AGENDA
COLLETON COUNTY COUNCIL
REGULAR MEETING
TUESDAY, MARCH 3, 2015
6:00 P.M.
COUNTY COUNCIL CHAMBERS, OLD JAIL BUILDING

1. Call to Order

2. Invocation and Pledge of Allegiance

3. Roll Call

4. Appearances & Public Presentations
   a) Phillip Slayter - Presentation “Colleton County Bikeway & Pedestrian Master Plan”

   b) Town of Cottageville - Mayor Grimsley - Present proposal for funding Cottageville Branch Library

5. Approval of Minutes
   a) Regular Meeting February 3, 2015

6. Administrator’s Briefing

7. Public Hearing
   a) Ordinance 15-O-01, Granting Easement No. 892842 to South Carolina Electric and Gas Across a Portion of Property Owned by Colleton County Located at 506 E. Washington Street in the City of Walterboro, County Colleton, SC; Such Easement is to be Used for the Installation, Operation and Maintenance of Electrical Facilities within Colleton County, SC; to Authorize Execution and Recording of the Easement Documents; and Other Matters Related Thereto

   b) Ordinance 15-O-02, To Amend Title 14-Land Management, Section 14.08-6.050(A)(3)(a) – Freestanding On-Premise Signs, of the Colleton County Code of Ordinances.

   c) Ordinance 15-O-03, To Provide For The Issuance And Sale Of Not Exceeding $29,700,757 General Obligation Capital Project Sales Tax Bonds Of Colleton County, South Carolina; To Prescribe The Purposes For Which The Proceeds Shall Be Expended; To Provide For The Payment Thereof; And Other Matters Relating Thereto
8. **Old Business**
   a) 2\(^{nd}\) Reading Ordinance 15-O-03, To Provide For The Issuance And Sale Of Not Exceeding $29,700,757 General Obligation Capital Project Sales Tax Bonds Of Colleton County, South Carolina; To Prescribe The Purposes For Which The Proceeds Shall Be Expended; To Provide For The Payment Thereof; And Other Matters Relating Thereto.

   b) 2\(^{nd}\) Reading Ordinance 15-O-04, Authorizing The Acquisition Of Certain Property By Colleton County By Lease-Purchase Financing In The Amount Of $1,759,724; The Execution And Delivery Of Certain Instruments, Including An Acquisition, Use And Security Agreement By Colleton County; And Other Matters Relating Thereto.

   c) 3\(^{rd}\) Reading Ordinance 15-O-01, Granting Easement No. 892842 to South Carolina Electric and Gas Across a Portion of Property Owned by Colleton County Located at 506 E. Washington Street in the City of Walterboro, County Colleton, SC; Such Easement is to be Used for the Installation, Operation and Maintenance of Electrical Facilities within Colleton County, SC; to Authorize Execution and Recording of the Easement Documents; and Other Matters Related Thereto.

   d) 3\(^{rd}\) Reading Ordinance 15-O-02, To Amend Title 14-Land Management, Section 14.08-6.050(A)(3)(a) – Freestanding On-Premise Signs, of the Colleton County Code of Ordinances.

9. **New Business**
   a) 1\(^{st}\) Reading by Title Only Ordinance 15-O-05, Providing For Infrastructure Or Special Source Revenue Credits To Project “C”; Authorising An Infrastructure Credit Agreement Between Colleton County And Project “C”; Providing For The Allocation Of Fees-In-Lieu Of Taxes Payable Under The Agreement For Development For A Joint County Industrial Park With Hampton County; And Other Matters Relating Thereto.

   b) Resolution 15-R-20, To Approve a Facilities Use Agreement By and Between Colleton County and the Town of Edisto Beach and to Authorize the County Administrator to Execute Said Agreement.

   c) Resolution 15-R-21, To Award the Contract for Engineering Services for Engineering Services for the Rivers Street Drainage Project.

   d) Resolution 15-R-22, To Declare Surplus Various Equipment and to Authorize Their Sale in Accordance with County Policy.

   e) Resolution 15-R-23, To Declare Surplus VHF Radio Equipment and to Authorize Their Sale in Accordance with County Policy.

   f) Resolution 15-R-24, to Donate Surplused VHF Radio Equipment to Bamberg County.
g) Resolution 15-R-25, To Award the Contract for the Paving of County Dirt Roads.

h) Resolution 15-R-26, To Adopt the County Bikeway and Pedestrian Master Plan.


j) Resolution 15-R-28, To Award the Contract for Annual Hose and Ladder Testing for Fire-Rescue to Mill Dam Enterprises.

k) Resolution 15-R-29, To Authorize the Budgeting of Funds and Purchase of a Portable 800 MHz Radio Console by the Fire-Rescue Department.

l) Resolution 15-R-30, To Authorize the Submittal of a Grant Application for the FEMA Hazard Mitigation Grant in the Amount of $41,250 and the Approval of 25% Matching Funds in the Amount of $10,312 to be Budgeted in the FY 2016 Budget Process.

m) Resolution 15-R-31, To Appoint Member to Board Vacancy.

n) Resolution 15-R-32, To Adopt a Policy for Defining and Selecting a Construction Manager-at-Risk.

o) Resolution 15-R-33, To Award the Bid for Tax Exempt Lease Purchase Financial Services

10. Items for Information and Public Record

11. Public Comments (3 minutes per person/max time 20 min.)

12. Council Time

13. Executive Session
   a) Contractual – Proposed Purchase of Property
   b) Legal Matter – LCAA Board Appointments
   c) Economic Development
      1. Project Vittorio
      2. Project C
      3. Project Hero
      4. Project Corn
      5. Project Global

14. Adjournment

15. Informal Meeting of the Whole
ORDINANCE NO. 15-O-01

COUNCIL-ADMINISTRATOR FORM OF GOVERNMENT FOR COLLETON COUNTY

[An Ordinance Granting Easement No. 892842 to South Carolina Electric and Gas Across a Portion of Property Owned by Colleton County Located at 506 E. Washington Street in the City of Walterboro, County Colleton, SC; Such Easement is to be Used for the Installation, Operation and Maintenance of Electrical Facilities within Colleton County, SC; to Authorize Execution and Recording of the Easement Documents; and Other Matters Related Thereto.]

WHEREAS:

Colleton County Council deems it to be in the best interest of the County to grant an Easement to South Carolina Electric and Gas across a portion of property owned by Colleton County located at 506 E. Washington Street in the City of Walterboro, Colleton County, SC; such easements are to be used for the installation, operation and maintenance of electrical facilities within Colleton County, SC.

NOW THEREFORE, BE IT ORDAINED BY COLLETON COUNTY COUNCIL DULY ASSEMBLED THAT:

1) The documents attached and included herein by reference grant Easement No. 892842 to South Carolina Electric and Gas across a portion of property owned by Colleton County located at 506 E. Washington Street in the City of Walterboro, Colleton County, SC to be used for the installation, operation and maintenance of electrical facilities within Colleton County, SC.

2) The County Administrator is hereby authorized to sign said easement on behalf of the County pending final approval of the document by the County Attorney.

3) Said easement shall be recorded in the Office of the Register of Deeds for Colleton County.

4) Severability:

If any provision of this Ordinance or the application thereof to any person or circumstance is held to be invalid, the invalidity does not affect other provisions or applications of the Ordinance which can be given effect without the invalid provision or application, and to this end, the provisions of this Ordinance are severable.

5) Conflict:

Provisions in other County Ordinances, Resolutions, policies, or by-laws in conflict with this Ordinance are hereby repealed.
ATTEST:

Ruth Mayer, Council Clerk

SIGNED:

Steven D. Murdaugh, Chairman

Approved as to Form
Sean Thornton, County Attorney

COUNCIL VOTE:
OPPOSED:
ORDINANCE 15-O-02

COUNCIL- ADMINISTRATOR FORM OF GOVERNMENT FOR COLLETON COUNTY

[An Ordinance to Amend Title 14-Land Management, Section 14.08-6.050(A)(3)(a) – Freestanding On-Premise Signs, of the Colleton County Code of Ordinances.]

WHEREAS:

1. A review of the maximum standards in Charleston, Beaufort and Dorchester counties reveals that the smaller standards that the County previously adopted are too low, and that the standards should be changed to address the aesthetic issues along SC Highway 174, a designated National Scenic Byway; and

2. After review of the above issues, amendments to Title 14-Land Management of the Colleton County Code of Ordinances, Article 14.08-6 Signs, Section 14.08-6.050 (A)(3)(a) were unanimously approved by the Planning Commission.

NOW, THEREFORE, BE IT ORDAINED BY COLLETON COUNTY COUNCIL, Duly Assembled That:

1. Title 14-Land Management of the Colleton County Code of Ordinances, Chapter 14.08-Zoning, Article 14.08-6 Signs is hereby amended as follows:

   14.08-6.050 Signs requirements by type

   For purposes of this Section, the following subsection shall be amended:

   14.08-6.050 (A)(3)(a) RC-1 and RC-2: 24 square feet
   RD-1 and RD-2: 80 square feet

   14.08-6.040 (G)(2) Signs allowed with a permit

   Add “All unincorporated property on Edisto Island shall have a maximum display area for on-premise signs not to exceed 50 square feet.

2. All provisions of other County Ordinances in conflict with this Ordinance are hereby repealed.

3. If any provision of this Ordinance or the application thereof to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of the Ordinance which can be given effect without the invalid provision or application and to this end, the provisions of this Ordinance are severable.
By: ____________________________
    Steven D. Murdaugh, Chairman of County Council

ATTEST:

By: ____________________________
    Ruth Mayer, Clerk to County Council

APPROVED AS TO FORM:

By: ____________________________
    Sean Thornton, County Attorney

COUNCIL VOTE:
OPPOSED:
ORDINANCE NO. 15-O-03

TO PROVIDE FOR THE ISSUANCE AND SALE OF NOT EXCEEDING $29,700,757 GENERAL OBLIGATION CAPITAL PROJECT SALES TAX BONDS OF COLLETON COUNTY, SOUTH CAROLINA; TO PRESCRIBE THE PURPOSES FOR WHICH THE PROCEEDS SHALL BE EXPENDED; TO PROVIDE FOR THE PAYMENT THEREOF; AND OTHER MATTERS RELATING THERETO.
AN ORDINANCE

TO PROVIDE FOR THE ISSUANCE AND SALE OF NOT EXCEEDING $29,700,757 GENERAL OBLIGATION CAPITAL PROJECT SALES TAX BONDS OF COLLETON COUNTY, SOUTH CAROLINA; TO PRESCRIBE THE PURPOSES FOR WHICH THE PROCEEDS SHALL BE EXPENDED; TO PROVIDE FOR THE PAYMENT THEREOF; AND OTHER MATTERS RELATING THERETO.

BE IT ENACTED BY THE COUNTY COUNCIL OF COLLETON COUNTY, SOUTH CAROLINA, IN MEETING DULY ASSEMBLED:

As an incident to the enactment of this Ordinance and the issuance of the bonds provided for herein, the County Council of Colleton County, South Carolina (the “County Council”), the governing body of Colleton County, South Carolina (the “County”), find that the facts set forth herein exist and the statements made with respect thereto are true and correct.

WHEREAS, Title 4, Chapter 10, Article 3 of the Code of Laws of South Carolina 1976, as amended (the “Capital Project Sales Tax Act”), authorises counties to impose a sales and use tax for the purpose of funding the costs of certain capital improvements as permitted in the Capital Project Sales Tax Act, subject to the results of a referendum, by the enactment of an ordinance pursuant to the Capital Project Sales Tax Act; and

WHEREAS, the Capital Project Sales Tax Act permits the revenues derived from the imposition of the sales and use tax to be pledged to the repayment of bonds issued by the county, the proceeds of which are to be used to fund the project or projects approved in the referendum; and

WHEREAS, pursuant to the provisions of the Capital Project Sales Tax Act, the County Council enacted Ordinance No. 14-O-07 (the “Capital Project Sales Tax Ordinance”) to provide for the imposition of a one percent sales and use tax (the “Capital Project Sales Tax”) in Colleton County for a period not to exceed 8 years from the date of imposition of the Capital Project Sales Tax, to fund, at a maximum cost not to exceed $29,700,757, the cost of acquiring, including in certain instances the acquisition of real property, constructing, furnishing, and equipping the following capital projects approved in the Referendum: Beach restoration; I-95 Business Loop improvements; Colleton County Airport Terminal renovation; Colleton County Law Enforcement Center; Colleton County Solid Waste Transfer Station; Hampton Street Auditorium renovation; Hampton, Washington, Ivanhoe water line; Colleton County rural water system; Well pump for Lodge and backup generator for Lodge, Smoaks and Williams; Recreation Center improvements, Fitness Center, Splashpad and Gymnasium expansion, Water/wastewater to serve Airport Parcel C and Venture Park; Harrelson Building customer service center; and Town of Cottageville recreational area (collectively, the “Referendum Projects”); and

WHEREAS, pursuant to the requirements of the Capital Project Sales Tax Act, a referendum was conducted on November 4, 2014 in Colleton County (the “Referendum”) for the purpose of approving the Capital Project Sales Tax to pay costs of the Referendum Projects; and
WHEREAS, the Referendum was approved by a majority vote of voters in the Referendum; and

WHEREAS, the County Council has now determined that it is in the best interest of the County, and necessary and proper for the general welfare of the County and its citizens that the County proceed with the Referendum Projects at this time by raising the necessary funds for the Referendum Projects by the issuance of general obligation bonds payable from the proceeds of the Capital Project Sales Tax; and

WHEREAS, there was also submitted to and approved by the voters at the Referendum the question of the issuance of not exceeding $29,700,757 of general obligation bonds of the County, payable from the Capital Project Sales Tax and maturing over a period not to exceed 8 years, to fund the Referendum Projects; and

WHEREAS, County Council has determined that the estimated costs of the Referendum Projects, including the costs of issuance of the bonds authorised hereby, is approximately $29,700,757; and

WHEREAS, by virtue of the County Bond Act (Title 4, Chapter 15 of the Code of Laws of South Carolina 1976, as amended) as amended and continued by Section 11-27-40 of the Code of Laws of South Carolina 1976, as amended (collectively, the “Enabling Act”), County Council is authorised to issue general obligation bonds of the County in such amounts as permitted under Article X, Section 14 of the South Carolina Constitution; and

WHEREAS, Article X, Section 14, paragraph 6 of the South Carolina Constitution authorises the County to incur general obligation indebtedness approved by a majority vote of the qualified electors of Colleton County voting in a referendum, subject to the restrictions and limitations set forth in the referendum;

NOW, THEREFORE, on the basis of the foregoing authorisations and for the purpose of raising the sum of not exceeding $29,700,757 for the Referendum Projects, the County Council enact this Ordinance to effect the issuance and sale of General Obligation Capital Project Sales Tax Bonds of the County authorised by the Enabling Act.

ARTICLE I

DEFINITIONS AND INTERPRETATIONS

Section 1 Defined Terms.

The terms defined in this Article (except as herein otherwise expressly provided or unless the context otherwise requires) for all purposes of this Ordinance shall have the respective meanings specified in this Article.
“Authenticating Agent” shall mean the authenticating agent for the Bonds designated pursuant to Section 1 of Article II hereof.

“Beneficial Owner” shall mean the person in whose name a Bond is recorded as the beneficial owner of the Bond by a Participant on the records of the Participant or such person’s subrogee.

“Bonds” shall mean the General Obligation Capital Project Sales Tax Bonds, Series 2015 of the County authorised to be issued hereunder in the aggregate principal amount of not exceeding $29,700,757.

“Bond Registrar” shall mean the bond registrar designated pursuant to the provisions of Section 1 of Article II hereof.

“Book-Entry Only System” shall have the meaning attributed to that term in Article II, Section 14 hereof.

“Books of Registry” shall mean the registration books maintained by the Bond Registrar in accordance with Section 8 of Article II hereof.

“Capital Project Sales Tax Act” shall mean Title 4, Chapter 10, Article 3 of the Code of Laws of South Carolina 1976, as amended.

“Capital Project Sales Tax” shall mean the one percent sales and use tax in Colleton County authorised to be imposed pursuant to the Capital Project Sales Tax Ordinance and the Referendum.


“Chairman” shall mean the chairman of the County Council or, in his absence, the vice chairman of the County Council.

“Clerk” shall mean the clerk of the County Council or, in her absence, the acting clerk.

“Closing Date” shall mean the date upon which there is an exchange of the Bonds for the proceeds representing the purchase price of the Bonds by the Original Purchaser.

“Continuing Disclosure Undertaking” shall mean the Continuing Disclosure Undertaking hereby authorised to be executed by the Chairman or the Finance Director on behalf of the County Council, as it may be amended from time to time in accordance with the terms thereof.

“County” shall mean Colleton County, South Carolina.

“County Administrator” shall mean the County Administrator of the County.
“County Council” shall mean the County Council of Colleton County, South Carolina, the
governing body of the County or any successor governing body of the County.

“Dated Date” shall mean the date of delivery of the Bonds.

“Debt Service” shall mean the scheduled amount of interest and amortisation of principal
payable on the Bonds during the period of computation, excluding amounts scheduled during such
period which relate to principal which has been retired before the beginning of such period.

“DTC” shall mean The Depository Trust Company, a limited purpose trust company
organised under the laws of the State of New York, and its successors pursuant to Article II, Section
14 hereof.

“Enabling Act” shall mean Title 4, Chapter 15 of the Code of Laws of South Carolina 1976,
as amended, as further amended and continued by Section 11-27-40 of the Code of Laws of South
Carolina 1976, as amended.

“Finance Director” shall mean the Finance Director of the County or, in his absence, any
other officer or employee of the County designated in writing by the County Administrator to
perform the duties of the Finance Director under this Ordinance.

“Financial Advisor” shall mean Raymond James & Associates, Inc., the financial advisor to
the County.

“Fiscal Agents” shall mean the Paying Agent, the Bond Registrar, the Authenticating Agent,
and any escrow agent under Article VI hereof with respect to the Bonds.

“Interest Payment Date” shall mean any _____ or _____ commencing _____.

“Letter of Representations” shall mean the Blanket Letter of Representation of the County to

“Net Proceeds,” when used with reference to the Bonds, shall mean the face amount of the
Bonds, plus accrued interest and premium, if any.

“Ordinance” shall mean this Ordinance as from time to time amended and supplemented by
one or more supplemental ordinances enacted in accordance with the provisions of Article VII
hereof.

“Original Purchaser” shall mean the first purchaser of the Bonds from the County.

“Participants” shall mean those broker-dealers, banks, and other financial institutions for
which the Securities Depository holds Bonds as securities depository.
“Paying Agent” shall mean the paying agent for the Bonds designated pursuant to Section 1 of Article II hereof.

“Referendum” shall mean the referendum conducted in Colleton County on November 4, 2014, pursuant to the provisions of the Capital Project Sales Tax Act.

“Referendum Projects” shall mean the cost of acquiring, including in certain instances the acquisition of real property, constructing, furnishing, and equipping the following capital projects approved in the Referendum: Beach restoration; I-95 Business Loop improvements; Colleton County Airport Terminal renovation; Colleton County Law Enforcement Center; Colleton County Solid Waste Transfer Station; Hampton Street Auditorium renovation; Hampton, Washington, Ivanhoe water line; Colleton County rural water system; Well pump for Lodge and backup generator for Lodge, Smoaks and Williams; Recreation Center improvements, Fitness Center, Splashpad and Gymnasium expansion, Water/wastewater to serve Airport Parcel C and Venture Park; Harrelson Building customer service center; and Town of Cottageville recreational area.

“Securities Depository” shall mean the administrator of the book-entry only system for the Bonds, as further described in Article II, Section 14 hereof and any successor appointed as provided in Article II, Section 14 hereof. The initial Securities Depository shall be DTC.

“Sinking Fund Account” shall mean the sinking fund account established and held by the Treasurer of Colleton County designed to provide for the payment of the principal of, premium, if any, and interest on the Bonds, as the same respectively fall due.

Section 2 General Rules of Interpretation.

For purposes of this Ordinance, except as otherwise expressly provided or the context otherwise requires:

(a) Articles, Sections, and Paragraphs, mentioned by number are the respective Articles, Sections, and Paragraphs, of this Ordinance so numbered.

(b) Except as otherwise expressly provided or unless the context otherwise requires, words importing persons include firms, associations, and corporations, and the masculine includes the feminine and the neuter.

(c) Words importing the redemption or redeeming or calling for redemption of a Bond do not include or connote the payment of such Bond at its stated maturity or the purchase of such Bond.

(d) Words importing the singular number include the plural number and vice versa.

(e) The heading or titles of the several Articles and Sections hereof, and any table of contents appended hereto or to copies hereof, shall be solely for convenience of reference and shall not affect the meaning, construction, interpretation, or effect of this Ordinance.
ARTICLE II

ISSUANCE OF BONDS

Section 1 Authorization of Bonds; Approval of Maturity Dates, Principal Amounts, and Interest Rates.

(a) Pursuant to the provisions of the Enabling Act and for the purposes of funding the costs of the Referendum Projects and paying costs of issuance of the Bonds, there shall be issued not exceeding Twenty-Nine Million Seven Hundred Thousand Seven Hundred Fifty-Seven and no/100 Dollars ($29,700,757.00) of general obligation bonds of the County. The Bonds shall be designated "General Obligation Capital Project Sales Tax Bonds, Series 2015"; and may be issued in one or more series as designated by the County Administrator. [The Bonds shall be originally dated the Dated Date, shall be in fully-registered form, shall be in denominations of Five Thousand and no/100 Dollars ($5,000.00) each or any integral multiple thereof, and may be numbered from R-1 upward. Query – Should the "not exceeding" amount of the issue be revised to $29,700,000 in order to accommodate the $5,000 denomination designation?]

(b) The Bonds will bear interest at such rates, payable on each Interest Payment Date, and will mature on the dates and in the amounts as are approved by the County Administrator provided that:

(i) The Bonds shall not bear interest at a true interest cost (TIC) greater than ___% per annum.

(ii) The Bonds shall mature not later than ______ 1, 2023.

(c) The County Administrator is hereby expressly delegated the authority to approve the sale and issuance of the Bonds so long as they conform to all of the parameters set forth in this Ordinance, including, but not limited to, this Section 1 of Article II.

(d) The Paying Agent, Authenticating Agent, and Bond Registrar shall be the Colleton County Treasurer, or such institution as designated by the County Administrator, as in the best interest of the County.

Section 2 Redemption of Bonds.

(a) General. The Bonds may not be called for redemption by the County except as provided in this Section 2.

(b) Redemption. The Bonds may be subject to redemption prior to their maturity, in whole or in part, and by lot as to Bonds or portions of Bonds within a maturity (but only in integral multiples of $5,000), upon the terms and on the dates and at the redemption prices as approved by the County Administrator prior to the issuance of the Bonds.
(c) **Partial Redemption of Bonds.** In the event that only part of the principal amount of a Bond shall be called for redemption or prepaid, payment of the amount to be redeemed or prepaid shall be made only upon surrender of that Bond to the Paying Agent. Upon surrender of such Bond, the County shall execute and the Authenticating Agent shall authenticate and deliver to the holder thereof, at the office of the Authenticating Agent, or send to such holder by registered mail at his request, risk, and expense, a new fully-executed Bond or Bonds, of authorized denominations equal in aggregate principal amount to, and of the same maturity and interest rate as, the unredeemed portion of the Bond surrendered.

(d) **Official Notice of Redemption.** (i) Unless waived by any registered owner of Bonds to be redeemed, official notice of any such redemption shall be given by the County by mailing a copy of an official redemption notice by first class mail at least thirty (30) days and not more than sixty (60) days prior to the date fixed for redemption to the registered owners of the Bond or Bonds to be redeemed at the address shown on the Books of Registry. Notice of redemption shall describe whether and the conditions under which the call for redemption may be revoked. Failure to give notice by mail or any defect in any notice so mailed with respect to any Bond shall not affect the validity of the proceedings for such redemption for Bonds for which notice was properly given.

(ii) All official notices of redemption shall be dated and shall state:

- (A) the redemption date,
- (B) the redemption price,
- (C) if less than all outstanding Bonds are to be redeemed, the identification (and, in the case of partial redemption, the respective principal amounts) of the Bonds to be redeemed,
- (D) that on the redemption date the redemption price will become due and payable upon each such Bond or portion thereof called for redemption, and that interest thereon shall cease to accrue from and after such date, and
- (E) the place where such Bonds are to be surrendered for payment of the redemption price.

(e) **Conditional Notice of Redemption of Bonds Permitted.** In the case of an optional redemption, the notice may state (i) that it is conditioned upon the deposit of moneys, in an amount equal to the amount necessary to effect the redemption, with the Trustee no later than the redemption date or (ii) that the County retains the right to rescind such notice on or prior to the scheduled redemption date (in either case, a “Conditional Redemption”), and such notice and optional redemption shall be of no effect if such moneys are not so deposited or if the notice is rescinded.

(f) **Deposit of Funds.** At least one day prior to any redemption date, the County shall deposit with the Paying Agent an amount of money sufficient to pay the redemption price of all the Bonds or portions of Bonds which are to be redeemed on that date.
(g) **Effect of Deposit of Funds.** Official notice of redemption having been given as aforesaid, the Bonds or portions of Bonds so to be redeemed shall, on the redemption date, become due and payable at the redemption price therein specified, and from and after such date (unless (i) the County shall have revoked the redemption in accordance with the terms set forth in the official notice of redemption or (ii) the County shall default in the payment of the redemption price) such Bonds or portions of Bonds shall cease to bear interest. If said money shall not be available on the redemption date, such bonds or portions thereof shall continue to bear interest until paid at the same rate as they would have borne had they not been called for redemption. Upon surrender of such Bonds for redemption in accordance with such notice, such Bonds shall be paid by the Paying Agent at the redemption price. Instalments of interest due on or prior to the redemption date shall be payable as herein provided for payment of interest. Upon surrender for any partial redemption of any Bond, there shall be prepared for the registered owner a new Bond or Bonds of the same maturity in the amount of the unpaid principal. All Bonds which have been redeemed shall be cancelled by the Paying Agent and shall not be reissued.

(h) **Further Notice.** In addition to the foregoing notice, further notice shall be given by the County as set out below, but no defect in such further notice nor any failure to give all or any portion of such further notice shall in any manner defeat the effectiveness of a call for redemption if official notice thereof is given as above prescribed. Such further notice of redemption may be combined with official notice as above prescribed in a single notice.

(i) Each further notice of redemption given hereunder shall contain the information required above for an official notice of redemption and (A) the CUSIP numbers of all Bonds being redeemed; (B) the date of issue of the Bond as originally issued; (C) the rate of interest borne by each Bond being redeemed; (D) the maturity date of each Bond being redeemed; and (E) any other descriptive information needed to identify accurately the Bonds being redeemed.

(ii) Each further notice of redemption shall be sent at least thirty-five (35) days before the redemption date by registered or certified mail or overnight delivery service to all registered securities depositories then in the business of holding substantial amounts of obligations of types comprising the Bonds and to one or more national information services that disseminate notices of redemption of obligations such as the Bonds.

(iii) Upon the payment of the redemption price of Bonds being redeemed, each cheque or other transfer of funds issued for such purpose shall bear the CUSIP number identifying, by issue and maturity, the Bonds being redeemed with the proceeds of such cheque or other transfer.

**Section 3 Cancellation of Bonds.**

All Bonds which have been redeemed shall be cancelled and either maintained or destroyed by the Paying Agent and shall not be reissued. A counterpart of the certificate of destruction evidencing such destruction shall be furnished by the Paying Agent to the County upon the request of the County Administrator.
Section 4   Purchase of Bonds.

The Paying Agent shall, if and to the extent practicable, endeavor to purchase Bonds or portions of Bonds at the written direction of the County at the time, in the manner, and at the price as may be specified by the County. The Paying Agent may so purchase the Bonds; provided that any limitations or restrictions on such redemption or purchases contained in this Ordinance shall be complied with. The expenses of such purchase shall be deemed an expense of the Paying Agent to be paid by the County. The Paying Agent shall incur no liability for any purchase made in accordance with this Section or for its inability to effect such purchase in excess of the redemption price thereof.

Section 5   Medium of Payment.

Both the principal of and interest on the Bonds shall be payable in any coin or currency of the United States of America which is, at the time of payment, legal tender for the payment of public and private debts.

Section 6   Place of Payments; Selection of Paying Agent.

Principal and premium, if any, of the Bonds, when due, shall be payable at the corporate trust office of the Paying Agent. Interest on any Bond shall be payable on each Interest Payment Date by cheque or draught mailed to the person in whose name such Bond is registered at the close of business on the fifteenth (15th) day (whether or not a business day) of the calendar month next preceding such Interest Payment Date (the Regular Record Date) by the Paying Agent. [Principal of, redemption premium, if any, and interest payable to any person holding Bonds in aggregate principal amount of $1,000,000 or more will be paid, upon the written request of any such registered owner in form and substance satisfactory to the Paying Agent, by wire transfer of immediately available funds to an account within any of the continental United States of America designated by such registered owner on or before the Record Date. Query: Will this work if the County Treasurer is the Paying Agent?]

Section 7   Execution of Bonds; Designation of Authenticating Agent.

(a) The Bonds shall be executed in the name of the County by the manual or facsimile signature of the Chairman, and attested by the manual or facsimile signature of the Clerk, and the seal of the County shall be impressed or reproduced on each Bond. Any facsimile signature appearing on the Bonds may be that of the officer who is in the office on the date of the enactment of this Ordinance. The Bonds shall be executed in respect of any manual signature by the person or persons holding office when such Bonds are ready for delivery. The execution of the Bonds in this fashion shall be valid and effective notwithstanding changes in the personnel of any of the above offices subsequent to their execution.

(b) The Bonds shall bear a certificate of authentication, substantially in the form set forth in Exhibit A, duly executed by the Authenticating Agent. The Authenticating Agent shall authenticate
each Bond with the manual signature of an authorised officer of the Authenticating Agent, but it shall not be necessary for the same authorised officer to authenticate all of the Bonds. Only such authenticated Bonds shall be entitled to any right or benefit under this Ordinance. Such certificate on any Bond issued hereunder shall be conclusive evidence that the Bond has been duly issued and is secured by the provisions hereof.

Section 8  Form of Bonds; Designation of Bond Registrar.

(a) The Bonds shall be issued in fully-registered form, and all principal, interest, or other amounts due thereunder shall be payable only to the registered owner thereof. The County Council hereby direct the Bond Registrar to maintain, at the County’s expense, the Books of Registry for the registration or transfer of the Bonds.

(b) The form of the Bonds and assignment provisions to be endorsed thereon shall be substantially as set forth in Exhibit A attached hereto and made a part of this Ordinance with any appropriate variations, legends, omissions, and insertions as permitted or required by this Ordinance or law.

Section 9  Registration and Transfers of Bonds; Persons Treated as Owners.

(a) Each Bond shall be fully-registered and no Bond may be transferred except by the registered owner thereof in person or by his attorney duly authorised in writing upon surrender thereof together with a written instrument of transfer satisfactory to the Bond Registrar duly executed by the registered owner or his duly authorised attorney. Upon the transfer of any such registered Bond or Bonds, the County shall execute and the Authenticating Agent shall authenticate and deliver, subject to the provisions of Section 12 of this Article, in the name of the transferee, a new registered Bond or Bonds of the same aggregate principal amount as the unpaid principal amount of the surrendered Bond or Bonds.

(b) Any registered owner requesting any transfer shall pay all taxes or other governmental charges required to be paid with respect thereto. Any purported assignment in contravention of the foregoing requirements shall be, as to the County, absolutely null and void. The person in whose name any Bond shall be registered shall be deemed and regarded as the absolute owner thereof for all purposes, and payment of the principal of and interest on such Bonds shall be made only to or upon the order of the registered owner or his legal representative. All such payments shall be valid and effective to satisfy and discharge the liability of the County upon such Bond to the extent of the sum or sums so paid. No person other than the registered owner shall have any right to receive payments, pursue remedies, enforce obligations, or exercise or enjoy any other rights under any Bond against the County. Notwithstanding the foregoing, nothing herein shall limit the rights of a person having a beneficial interest in any Bond as against a person (including the registered owner) other than the County, as in the case where the registered owner is a trustee or nominee for two or more beneficial owners of an interest in any Bond.

(c) The Bond Registrar shall not be required to exchange or transfer any Bond or portion thereof for the period beginning on the Regular Record Date and ending on the next succeeding
Section 10    Mutilated, Lost, or Stolen Bonds.

In the event any Bond is mutilated, lost, stolen, or destroyed, the County may execute and the Authenticating Agent may authenticate a new Bond of like date, maturity, interest rate, and denomination, as that mutilated, lost, stolen, or destroyed; provided that, in the case of any mutilated Bonds, they shall first be surrendered to the Paying Agent, and in the case of any lost, stolen, or destroyed Bonds, there shall be first furnished to the County and the Paying Agent evidence of their loss, theft, or destruction satisfactory to the County and the Paying Agent, together with indemnity satisfactory to them; provided that in the case of a registered owner which is a bank or insurance company, the agreement of such bank or insurance company to indemnify the County and the Paying Agent shall be sufficient. In the event any such Bonds shall have matured, instead of issuing a duplicate Bond, the County may pay the same without surrender thereof. The County, the Paying Agent, and the Authenticating Agent, may charge the registered owner of such Bond with their reasonable fees and expenses to replace mutilated, lost, stolen, or destroyed Bonds.

Section 11    Exchange of Bonds.

Subject to the provisions of Section 9 of this Article, the Bonds, upon surrender thereof to the Bond Registrar with a written instrument of transfer satisfactory to the Bond Registrar, duly executed by the registered owner or his duly authorised attorney, may, at the option of the registered owner thereof, and upon payment by such registered owner of any charges which the Paying Agent, the Authenticating Agent, or the Bond Registrar may make as provided in Section 12 of this Article, be exchanged for a principal amount of Bonds of any other authorised denominations equal to the unpaid principal amount of surrendered Bonds.

Section 12    Regulations with Respect to Exchanges and Transfers.

In all cases in which the privilege of exchanging or transferring the Bonds is exercised, the County shall execute and the Authenticating Agent shall authenticate and deliver the Bonds in accordance with the provisions of this Ordinance. All Bonds surrendered in any such exchanges or transfers shall forthwith be cancelled by the Paying Agent. There shall be no charge for such exchange or transfer of the Bonds except that the Paying Agent, the Bond Registrar, and the Authenticating Agent, may make a charge sufficient to reimburse them, or any of them, for any tax or other governmental charge required to be paid with respect to such exchange or transfer.

Section 13    Temporary Bonds.

The Bonds may be initially issued in temporary form, exchangeable for definitive Bonds to be delivered as soon as practicable. The temporary Bonds may be printed, lithographed, or typewritten, shall be of such denominations as may be determined by the County Council, shall be without coupons, and may contain such reference to any of the provisions of this Ordinance as may be appropriate. Every temporary Bond shall be executed by the County upon the same conditions and in substantially the same manner as the definitive Bonds. If the County issues temporary Bonds,
it will execute and furnish definitive Bonds without delay, and thereupon the temporary Bonds shall be surrendered for cancellation at the office of the Paying Agent and the Paying Agent shall deliver and exchange for such temporary Bonds an equal, aggregate principal amount of definitive Bonds of like aggregate principal amount and in authorised denominations of the same maturity or maturities and interest rate or rates. Until so exchanged, the temporary Bonds shall be entitled to the same benefits under this Ordinance as definitive Bonds under this Ordinance.

Section 14 Book-Entry Only System for the Bonds.

(a) The provisions of this section shall apply with respect to any Bond registered to Cede & Co. or any other nominee of DTC while the book-entry only system (the "Book-Entry Only System") provided for herein is in effect and shall, during the period of their application, supersede any contrary provisions of this Ordinance.

(b) The Bonds shall be issued as a single Bond for each maturity. On the date of the initial authentication and delivery of all of the Bonds, the Bonds shall be registered in the name of Cede & Co., as nominee of DTC as the registered owner of the Bonds. With respect to Bonds registered in the name of Cede & Co., as nominee of DTC, the County shall have no responsibility or obligation to any Participant (which means securities brokers and dealers, banks, trust companies, clearing corporations, and various other entities, some of whom, or their representatives, own DTC) or to any Beneficial Owner (which means, when used with reference to the Book-Entry Only System, the person who is considered the beneficial owner thereof pursuant to the arrangements for book entry determination of ownership applicable to DTC) with respect to the following: (i) the accuracy of the records of DTC, Cede & Co., or any Participant with respect to any ownership interests in the Bonds, (ii) the delivery to any Participant, any Beneficial Owner, or any other person, other than DTC, of any notice with respect to the Bonds, including any notice of redemption, or (iii) the payment to any Participant, or any Beneficial Owner, or any other person, other than DTC, of any amount with respect to the principal of or premium, if any, or interest on the Bonds. The Paying Agent shall pay all principal of and premium, if any, and interest on the Bonds only to or upon the order of DTC, and all such payments shall be valid and effective fully to satisfy and discharge the County's obligations with respect to the principal of and premium, if any, and interest on such Bonds to the extent of the sum so paid. No person other than DTC shall receive a Bond. Upon delivery by DTC to the County of written notice to the effect that DTC has determined to substitute a new nominee in place of Cede & Co., the words "Cede & Co." in this section shall refer to such new nominee of DTC.

(c) Upon receipt by the County of written notice from DTC to the effect that DTC is unable or unwilling to discharge its responsibilities hereunder, the County shall issue, transfer, and exchange Bonds as requested by DTC in authorised denominations, and whenever DTC requests the County to do so, the County will cooperate with DTC in taking appropriate action after reasonable notice to arrange for a substitute Securities Depository willing and able upon reasonable and customary terms to maintain custody of the Bonds registered in whatever name or names the registered owners transferring or exchanging such Bonds shall designate in accordance with this section.
(d) In the event the County determines that it is in the best interests of the Beneficial Owners that they be able to obtain Bonds registered in the name of a registered owner other than DTC, the County may so notify DTC, whereupon DTC will notify the Participants of the availability through DTC of such Bonds. In such event, upon the return by DTC of Bonds held by DTC in the name of Cede & Co., the County shall issue, transfer, and exchange Bonds in authorised denominations as requested by DTC, and whenever DTC requests the County to do so, the County will cooperate with DTC in taking appropriate action after reasonable notice to make available Bonds registered in whatever name or names the Beneficial Owners transferring or exchanging Bonds shall designate, in accordance with this section.

(e) Notwithstanding any other provision of this Ordinance to the contrary, so long as any Bond is registered in the name of Cede & Co., as nominee of DTC, all payments with respect to the principal of and premium, if any, and interest on such Bond and all notices with respect to such Bond shall be made and given, respectively, to DTC as provided in the Letter of Representations delivered by the County to DTC.

(f) In the event that the Book-Entry Only System pursuant to this section is discontinued, the Bonds shall be issued, transferred, and exchanged through DTC and its Participants to the Beneficial Owners.

ARTICLE III

SECURITY FOR BONDS

Section 1  Pledge of Full Faith, Credit, and Taxing Power.

For the payment of the principal of and interest on the Bonds as the same respectively mature, and for the creation of such Sinking Fund Account as may be necessary therefor, the full faith, credit, and taxing power, of the County are irrevocably pledged, and, subject to the provisions of Section 3 of this Article III, there shall be levied annually by the Auditor of Colleton County, and collected by the Treasurer of Colleton County, in the same manner as other County taxes are levied and collected, a tax, without limit, on all taxable property in the County, sufficient to pay the principal and interest of the Bonds as they respectively mature, and to create such Sinking Fund Account as may be necessary therefor.

Section 2  Levy and Collection of Property Taxes.

The Auditor and Treasurer of Colleton County, South Carolina, shall be notified of this issue of Bonds and directed, subject to the provisions of Section 1 of this Article III, to levy and collect, respectively, upon all taxable property in the County, an annual tax, without limit, sufficient to meet the payment of the principal of and interest on the Bonds, as the same respectively mature, and to create such Sinking Fund Account as may be necessary therefor.

Section 3  Pledge of Capital Project Sales Tax Revenues
(a) The Bonds shall be payable from, and additionally secured by a pledge of, the net revenues raised by the Capital Project Sales Tax. Upon receipt of the net revenue of the Capital Project Sales Tax from the State Treasurer, the Treasurer of Colleton County shall deposit that portion of the net revenues as directed by annual budget of the County Council into the Sinking Fund Account established for the Bonds and shall maintain proper books and records for an accounting thereof. To the extent the net revenues derived from the Capital Project Sales Tax are or will be available and on deposit with the Treasurer of Colleton County prior to the due dates of Debt Service for any fiscal year, the County Council shall reduce the amount of taxes required to be levied and collected pursuant to Section 2 of this Article. Such net revenues received by the Treasurer of Colleton County from the State Treasurer from the Capital Project Sales Tax shall be deposited in the Sinking Fund Account and on each payment date of the Bonds shall be applied to pay current Debt Service due on the Bonds. Pending such application, moneys held in such Account shall be invested by the Treasurer of Colleton County in accordance with law. All investment earnings shall be applied as directed by the County Council for the costs of Referendum Projects.

(b) The covenants and agreements herein set forth to be performed by the County shall be for the equal and proportionate benefit, security, and protection of all registered owners of the Bonds without preference, priority, or distinction as to payment or security or otherwise (except as to maturity) of any of the Bonds or any of the others for any reason or cause whatsoever, except as expressly provided herein or in the Bonds, and, except as aforesaid, all Bonds shall rank pari passu and shall be secured equally and ratably hereunder without discrimination or preference whatsoever.

(c) The County Council expressly reserves the right to pledge net revenues derived from the Capital Project Sales Tax to secure the payment of other obligations of the County, including other general obligation bonds, revenue bonds, notes, lease, or contract obligations, or similar contracts or evidences of indebtedness, and to apply such net revenues that are not required to pay current Debt Service on the Bonds to the costs of other Referendum Projects.

(d) Upon payment in full of all principal and interest due on the Bonds, whether at maturity or pursuant to defeasance in accordance with Article VI hereof, all funds derived from the Capital Project Sales Tax held by the Colleton County Treasurer in the Sinking Fund Account shall be released from the lien and pledge in favour of the Bonds created hereby and shall be disbursed at the direction of the County Council to pay costs of the Referendum Facilities.

ARTICLE IV

SALE OF BONDS; DISPOSITION OF PROCEEDS OF SALE;
TRANSFER OF FUNDS TO OPERATING AND MAINTENANCE FUND

Section 1 Sale of Bonds.

The Bonds shall be sold at public sale, at the price of not less than 100% of par and accrued interest to the date of delivery, in accordance with Section 11-27-40(9)(b) of the Code of Laws of South Carolina 1976, as amended, on the terms and conditions as are approved by the
[Chairman/County Administrator]. The Chairman is hereby expressly delegated the authority to approve the sale of the Bonds so long as they conform to all of the parameters set forth in Section 1 of Article II hereof. The sale of the Bonds shall be advertised as directed by the Finance Director in accordance with the Enabling Act. The form of said Notice, and the conditions of sale, are shall be approved by the Finance Director, upon the advice of the Financial Advisor and Bond Counsel. Bids for the purchase of the Bonds may be received in such form as determined by the County Administrator to be in the best interest of the County.

Section 2 Disposition of Proceeds of Sale of Bonds.

(a) The proceeds derived from the sale of the Bonds issued pursuant to this Ordinance shall be made use of by the County Council as follows:

(i) Any accrued interest shall be deposited in the Sinking Fund Account and applied to the payment of the first instalment of interest to become due on the Bonds.

(ii) Capitalised interest, in the amount designated by the County Administrator shall be deposited in the Sinking Fund Account and applied to the payment of the instalments of interest designated by the County Administrator.

(iii) Any premium shall be applied as directed by the County Administrator upon the advice of the Financial Advisor.

(iv) The remaining proceeds derived from the sale of the Bonds shall be applied as follows:

(A) Sufficient proceeds shall be applied to defray the costs of issuing the Bonds.

(B) Proceeds in the amount of not exceeding $29,700,757 shall be applied by the County to fund costs of the Referendum Projects.

(C) Any remaining proceeds of the Bonds, after their application to the purposes set forth in subparagraphs (A) and (B) above, together with investment earnings on the proceeds of the Bonds, shall be applied as directed by the County Council.

(b) No purchaser or registered owner of the Bonds shall be liable for the proper application of the proceeds thereof.

ARTICLE V

TAX EXEMPTION OF BONDS
Section 1  Exemption from State Taxes.

Both the principal of and interest on the Bonds shall be exempt from all state, county, municipal, school district, and all other taxes or assessments of the State of South Carolina, direct or indirect, general or special, whether imposed for the purpose of general revenue or otherwise, except inheritance, estate, or transfer taxes.

Section 2  Federal Tax Provisions.

The County Council hereby authorize the County Administrator to execute and deliver a tax regulatory agreement or certificate for the purpose of establishing and maintaining the excludability of interest on the Bonds from the gross income of the recipients thereof for federal income tax purposes.

ARTICLE VI

DEFEASANCE

Section 1  Release of Ordinance.

(a) If all of the Bonds issued pursuant to this Ordinance shall have been paid and discharged, then the obligations of the County under this Ordinance, and all other rights granted thereby shall cease and determine. Bonds shall be deemed to have been paid and discharged within the meaning of this Article in each of the following circumstances:

(i) If the Paying Agent shall hold, at the stated maturities of such Bonds, in trust and irrevocably appropriated thereto, moneys for the full payment thereof; or

(ii) If default in the payment of the principal of such Bonds or the interest thereon shall have occurred, and thereafter tender of such payment shall have been made, and the Paying Agent shall hold, in trust and irrevocably appropriated thereto, sufficient moneys for the payment thereof to the date of the tender of such payment; or

(iii) If the County shall have deposited with the Paying Agent or other escrow agent meeting the requirements of a Fiscal Agent hereunder, in an irrevocable trust, either moneys in an amount which shall be sufficient, or direct general obligations of the United States of America, which are not subject to redemption by the issuer prior to the date of maturity of the Bonds to be defeased, the principal of and interest on which, when due, and without reinvestment thereof, will provide moneys, which, together with the moneys, if any, so deposited at the same time, shall be sufficient to pay, when due, the principal, interest, and redemption premium or premiums, if any, due or to become due on and prior to the maturity date or dates; or

(iv) If there shall have been so deposited either moneys in an amount which shall
be sufficient, or direct general obligations of the United States of America the principal of
and interest on which, when due, will provide moneys which, together with the moneys, if
any, so deposited at the same time, shall be sufficient to pay, when due, the principal and
interest due or to become due on the Bonds on the maturity thereof.

(b) In addition to the above requirements of paragraphs (i), (ii), (iii), or (iv), in order for
this Ordinance to be discharged, all other fees, expenses, and charges of the Fiscal Agents, shall have
been paid in full at such time.

(c) Notwithstanding the satisfaction and discharge of this Ordinance, the Fiscal Agents
shall continue to be obligated to hold in trust any moneys or investments then held by the Paying
Agent for the payment of the principal of, premium, if any, and interest on, the Bonds, to pay to the
registered owners of Bonds the funds so held by the Fiscal Agents as and when such payment
becomes due.

(d) Any release under this Section shall be without prejudice to the rights of the Fiscal
Agents to be paid reasonable compensation for all services rendered under this Ordinance and all
reasonable expenses, charges, and other disbursements and those of their respective attorneys, agents,
and employees, incurred on and about the administration of trusts by this Ordinance created and the
performance of the powers and duties under this Ordinance of the Fiscal Agents.

Section 2 Deposit of Moneys.

Any moneys which at any time shall be deposited with a Fiscal Agent by or on behalf of the
County for the purpose of paying and discharging any Bonds shall be and are hereby assigned,
transferred, and set over to the Fiscal Agent in trust for the respective registered owners of such
Bonds, and such moneys shall be and are hereby irrevocably appropriated to the payment and
discharge thereof. If, through lapse of time or otherwise, the registered owners of such Bonds shall
no longer be entitled to enforce payment of their obligations, then, in such event, it shall be the duty
of the Fiscal Agent to transfer such funds to the County.

Section 3 Notice of Release of Ordinance.

(a) In the event any of said Bonds are not to be redeemed within the sixty (60) days next
succeeding the date the deposit required by Section 1(a)(iii) or (iv) of this Article is made, the
County shall give the Fiscal Agent irrevocable instructions to mail, as soon as practicable by first
class mail, a notice to the registered owners of such Bonds at the addresses shown on the Books of
Registry that (i) the deposit required by subparagraph (a)(iii) or (a)(iv) of Section 1 of this Article has
been made with the Fiscal Agent, and (ii) said Bonds are deemed to have been paid in accordance
with this Article and stating such maturity or redemption dates upon which moneys are to be
available for the payment of the principal of, and premium, if any, and interest on, said Bonds.

(b) The County covenants and agrees that any moneys which it shall deposit with the
Fiscal Agent shall be deemed to be deposited in accordance with, and subject to, the applicable
provisions of this Article.
ARTICLE VII

AMENDING AND SUPPLEMENTING OF ORDINANCE

Section 1  Amending and Supplementing of Ordinance Without Consent of Registered Owners of Bonds.

(a) The County Council, from time to time and at any time and without the consent or concurrence of any registered owner of any Bond, may enact an ordinance amendatory hereof or supplemental thereto, if the provisions of such supplemental ordinance shall not materially adversely affect the rights of the registered owners of the Bonds then outstanding, for any one or more of the following purposes:

(i) To make any changes or corrections in this Ordinance as to which the County Council shall have been advised by counsel that the same are verbal corrections or changes or are required for the purpose of curing and correcting any ambiguity or defective or inconsistent provision or omission or mistake or manifest error contained in this Ordinance, or to insert in this Ordinance such provisions clarifying matters or questions arising under this Ordinance as are necessary or desirable;

(ii) To add additional covenants and agreements of the County for the purpose of further securing the payment of the Bonds;

(iii) To surrender any right, power, or privilege reserved to or conferred upon the County by the terms of this Ordinance;

(iv) To grant or confer upon the registered owners of the Bonds any additional rights, remedies, powers, authority, or security that lawfully may be granted to or conferred upon them; or

(v) To make such additions, deletions, or modifications as may be necessary to assure compliance with section 148(f) of the Code relating to required rebate to the United States of America or otherwise as may be necessary to assure the exclusion from gross income of interest on the Bonds for purposes of federal income taxation.

(b) The County Council shall not enact any supplemental ordinance authorised by the foregoing provisions of this Section unless in the opinion of counsel (which opinion may be combined with the opinion required by Section 4 hereof) the enactment of such supplemental ordinance is permitted by the foregoing provisions of this Section and the provisions of such
supplemental ordinance do not adversely affect the rights of the registered owners of the Bonds then outstanding.

Section 2 Amending and Supplementing of Ordinance With Consent of Registered Owners of Bonds.

(a) With the consent of the registered owners of not less than a majority in principal amount of the Bonds then outstanding the County Council from time to time and at any time may enact an ordinance amendatory hereof or supplemental hereto for the purpose of adding any provisions to, or changing in any manner or eliminating any of the provisions of, this Ordinance, or modifying or amending the rights or obligations of the County under this Ordinance, or modifying or amending in any manner the rights of the registered owners of the Bonds then outstanding; provided, however, that without the specific consent of the registered owner of each such Bond which would be affected thereby, no supplemental ordinance amending or supplementing the provisions hereof shall: (i) change the fixed maturity date of any Bond or the dates for the payment of interest thereon or the terms of the redemption thereof, or reduce the principal amount of any Bond or the rate of interest thereon or the redemption price (or the redemption premium) payable upon the redemption or prepayment thereof; (ii) reduce the aforesaid percentage of Bonds, the registered owners of which are required to consent to any supplemental ordinance amending or supplementing the provisions of this Ordinance; or (iii) give to any Bond or Bonds any preference over any other Bond or Bonds secured hereby. Nothing in this paragraph contained, however, shall be construed as making necessary the approval of the registered owners of the Bonds of the enactment of any supplemental ordinance authorised by the provisions of Section 1 of this Article.

(b) It shall not be necessary that the consents of the registered owners of the Bonds approve the particular form of the wording of the proposed amendment or supplement or of the supplemental ordinance effecting such amending or supplementing hereof pursuant to this Section. The County shall mail a notice at least once, not more than thirty (30) days after the effective date of such amendment or supplement, of such amendment or supplement postage prepaid, to each registered owner of Bonds then outstanding at his address appearing upon the Books of Registry and to the Paying Agent, but failure to mail copies of such notice to any of the registered owners shall not affect the validity of the supplemental ordinance effecting such amendments or supplements or the consents thereto. Nothing in this paragraph contained, however, shall be construed as requiring the giving of notice of any amendment or supplement of this Ordinance authorised by Section 1 of this Article. No action or proceeding to set aside or invalidate such supplemental ordinance or any of the proceedings for its enactment shall be instituted or maintained unless such action or proceeding is commenced within sixty (60) days after the mailing of the notice required by this paragraph.

Section 3 Notation Upon Bonds; New Bonds Issued Upon Amendments.

Bonds delivered after the effective date of any action taken as provided in this Article may bear a notation as to such action, by endorsement or otherwise and in form approved by the County.
In that case, upon demand of the registered owner of any Bond outstanding after such effective date and upon the presentation of the Bond for such purpose at the office of the Paying Agent, and at such additional offices, if any, as the County may select and designate for that purpose, a suitable notation shall be made on such Bond. If the County shall so determine, new Bonds, so modified as in the opinion of the County upon the advice of counsel to conform to the amendments or supplements made pursuant to this Article, shall be prepared, executed, and delivered, and upon demand of the registered owner of any Bond then outstanding shall be exchanged without cost to such registered owner for Bonds then outstanding, upon surrender of such outstanding Bonds.

Section 4    Effectiveness of Supplemental Ordinance.

Upon the enactment (pursuant to this Article and applicable law) by the County Council of any supplemental ordinance amending or supplementing the provisions of this Ordinance and the delivery to the Paying Agent and the County Council of an opinion of bond counsel that such supplemental ordinance is in due form and has been duly enacted in accordance with the provisions hereof and applicable law and that the provisions thereof are valid and binding upon the County, or upon such later date as may be specified in such supplemental ordinance, (a) this Ordinance and the Bonds shall be modified and amended in accordance with such supplemental ordinance, (b) the respective rights, limitations of rights, obligations, duties, and immunities, under this Ordinance of the County, the Fiscal Agents, and the registered owners of the Bonds, shall thereafter be determined, exercised, and enforced under this Ordinance subject in all respects to such modifications and amendments, and (c) all of the terms and conditions of any such supplemental ordinance shall be a part of the terms and conditions of the Bonds and of this Ordinance for any and all purposes.

Section 5    Supplemental Ordinance Affecting Fiscal Agents.

No supplemental ordinance changing, amending, or modifying any of the rights, duties, and obligations of any Fiscal Agent appointed by or pursuant to the provisions of this Ordinance may be enacted by the County Council or be consented to by the registered owners of the Bonds without written consent of such Fiscal Agent affected thereby.

ARTICLE VIII

CONCERNING THE FISCAL AGENTS

Section 1    Fiscal Agents: Appointment and Acceptance of Duties.

The Paying Agent, the Bond Registrar, the Authenticating Agent, and any escrow agent with respect to the Bonds shall accept the duties and trusts imposed upon it by this Ordinance and shall agree in writing to perform such trusts but only upon the terms and conditions set forth in this Article VIII. Similarly, each financial institution appointed as a successor Paying Agent, Bond Registrar, Authenticating Agent, or escrow agent shall signify its acceptance of the duties and trusts imposed by this Ordinance by a written acceptance.
Section 2  Responsibilities of Fiscal Agents.

The recitals of fact contained herein and in the Bonds shall be taken as the statements of the County and no Fiscal Agent shall be deemed to assume any responsibility for the correctness of the same except in respect of the authentication certificate of the Authenticating Agent endorsed on the Bonds. No Fiscal Agent shall be deemed to make any representations as to the validity or sufficiency of this Ordinance or of any Bonds or as to the security afforded by this Ordinance, and no Fiscal Agent shall incur any liability in respect thereof. No Fiscal Agent shall be under any responsibility or duty with respect to the application of any moneys paid to any other Fiscal Agent. No Fiscal Agent shall be under any obligation or duty to perform any act which would involve it in expense or liability or to institute or defend any suit in respect hereof or to advance any of its own moneys, unless indemnified to its reasonable satisfaction. No Fiscal Agent shall be liable in the performance of its duties hereunder except for its own negligence or willful misconduct.

Section 3  Evidence on Which Fiscal Agents May Act.

(a) Each Fiscal Agent, upon receipt of any notice, ordinance, request, consent, order, certificate, report, opinion, bond, or other paper or document furnished to it pursuant to any provision of this Ordinance, shall examine such instrument to determine whether it conforms to the requirements of this Ordinance and shall be protected in acting upon any such instrument believed by it to be genuine and to have been signed or presented by the proper party or parties. Each Fiscal Agent may consult with counsel, who may or may not be of counsel to the County, and the opinion of such counsel shall be full and complete authorisation and protection in respect of any action taken or suffered by it under this Ordinance in good faith and in accordance therewith.

(b) Whenever any Fiscal Agent shall deem it necessary or desirable that a matter be proved or established prior to taking or suffering any action under this Ordinance, such matter (unless other evidence in respect thereof be therein specifically prescribed) may be deemed to be conclusively proved and established by a certificate of the Chairman, and such certificate shall be full warrant for any action taken or suffered in good faith under the provisions of this Ordinance; but in its discretion the Fiscal Agent may in lieu thereof accept other evidence of such fact or matter or may require such further or additional evidence as it may deem reasonable.

(c) Except as otherwise expressly provided in this Ordinance, any request, order, notice, or other direction required or permitted to be furnished pursuant to any provision hereof by the County to any Fiscal Agent shall be sufficiently executed if executed in the name of the County by the Chairman.

Section 4  Compensation.

The County shall pay to each Fiscal Agent from time to time reasonable compensation based on the then standard fee schedule of the Fiscal Agent for all services rendered under this Ordinance, and also all reasonable expenses, charges, counsel fees and other disbursements, including those of its attorneys, agents, and employees, incurred in and about the performance of their powers and duties under this Ordinance; provided, however, that any specific agreement between the County and
a Fiscal Agent with respect to the compensation of that Fiscal Agent shall control the compensation
to be paid to it.

Section 5  Certain Permitted Acts.

Any Fiscal Agent may become the owner or underwriter of any bonds, notes, or other
obligations of the County, or conduct any banking activities with respect to the County, with the
same rights it would have if it were not a Fiscal Agent. To the extent permitted by law, any Fiscal
Agent may act as a depository for and permit any of its officers or directors to effect or aid in any
reorganisation growing out of the enforcement of the Bonds or this Ordinance.

Section 6  Resignation of Any Fiscal Agent.

Any Fiscal Agent may at any time resign and be discharged of the duties and obligations
created by this Ordinance by giving not less than sixty (60) days’ written notice to the County and not
less than thirty (30) days’ written notice to the registered owners of the Bonds (as established by the
Books of Registry) prior to the next succeeding Interest Payment Date, and such resignation shall
take effect upon the date specified in such notice unless a successor shall have been appointed
previously by the County pursuant to Section 8 of this Article VIII, in which event such resignation
shall take effect immediately upon the appointment of such successor. In no event, however, shall
such a resignation take effect until a successor has been appointed.

Section 7  Removal of Fiscal Agent.

Any Fiscal Agent may be removed at any time by an instrument or concurrent instruments in
writing, filed with the County and such Fiscal Agent, and signed by either the Chairman or the
registered owners representing a majority in principal amount of the Bonds then outstanding or their
attorneys in fact duly authorised.

Section 8  Appointment of Successor Fiscal Agents.

(a) In case any Fiscal Agent hereunder shall resign or be removed, or be dissolved, or
shall be in the course of dissolution or liquidation, or otherwise become incapable of acting
hereunder, or in case it shall be taken under the control of any public officer or officers, or of a
receiver appointed by a court, a successor shall be appointed by the County. Every such Fiscal Agent
appointed pursuant to the provisions of this Section 8 shall be a trust company or bank organised
under state or federal laws and which is in good standing, within or outside the State of South
Carolina, having a stockholders’ equity of not less than $25,000,000 if there be such institution
willing, qualified, and able to accept the trust upon reasonable and customary terms.

(b) If in a proper case no appointment of a successor Fiscal Agent shall be made by the
County pursuant to the foregoing provisions of this Section 8 within forty-five (45) days after any
Fiscal Agent shall have given to the County written notice as provided in Section 6 of this Article VIII or after a vacancy in the office of such Fiscal Agent shall have occurred by reason of its removal or inability to act, the former Fiscal Agent or any registered owner may apply to any court of competent jurisdiction to appoint a successor. Said court may thereupon, after notice, if any, as the court may deem proper, appoint a successor.

Section 9 Transfer of Rights and Property to Successor.

Any successor Fiscal Agent appointed under this Ordinance shall execute, acknowledge, and deliver to its predecessor, and also to the County, an instrument accepting such appointment, and thereupon the successor, without any further act, deed, or conveyance, shall become fully vested with all moneys, estates, properties, rights, powers, duties, and obligations of the predecessor Fiscal Agent, with like effect as if originally named in that capacity; but the Fiscal Agent ceasing to act shall nevertheless, at the request of the County or at the written request of the successor Fiscal Agent, execute, acknowledge, and deliver, all instruments of conveyance and further assurance and do all things as may reasonably be required for more fully and certainly vesting and confirming in the successor Fiscal Agent all the right, title, and interest, of the predecessor Fiscal Agent in and to any property held by it under this Ordinance, and shall pay over, assign, and deliver, to the successor Fiscal Agent any money or other property subject to the trusts and conditions herein set forth. Should any deed, conveyance, or instrument in writing, from the County be required by such successor Fiscal Agent for more fully and certainly vesting in and confirming to such successor any such estates, rights, powers, and duties, any and all such deeds, conveyances, and instruments in writing, shall, on request, and so far as may be authorised by law, be executed, acknowledged, and delivered, by the County. Each successor Fiscal Agent shall promptly notify the other Fiscal Agents, if any, of its appointment as Fiscal Agent.

Section 10 Merger or Consolidation.

Any corporation or other organisation into which any Fiscal Agent may be merged or converted or with which it may be consolidated or any corporation or other organisation resulting from any merger, conversion, or consolidation or other organisation to which it may be party or any corporation or other organisation to which any Fiscal Agent may sell or transfer all or substantially all of its corporate trust business, provided such corporation or other organisation shall be a bank or trust company organised under state or federal laws, and shall be authorised by law to perform all the duties imposed upon it by this Ordinance, shall be the successor to such Fiscal Agent without the execution or filing of any paper or the performance of any further act.

Section 11 Adoption of Authentication.

In case any of the Bonds contemplated to be issued under this Ordinance shall have been authenticated but not delivered, any successor Authenticating Agent may adopt the certificate of authentication of any predecessor Authenticating Agent so authenticating such Bonds and deliver such Bonds so authenticated. In case any such Bonds shall not have been authenticated, any successor Authenticating Agent may authenticate such Bonds in the name of the predecessor Authenticating Agent or in the name of the successor Authenticating Agent, and in all such cases
such certificate shall be of full force and effect.

ARTICLE IX

MISCELLANEOUS

Section 1 Execution of Closing Documents and Certificates.

The Chairman, the Clerk, the County Administrator, the Finance Director of the County, and all other officers and employees of the County, are fully authorised and empowered to take all further action and to execute and deliver all closing documents and certificates as may be necessary and proper in order to complete the issuance of the Bonds and the action of such officers or any one or more of them in executing and delivering any documents, in the form as he or they shall approve, is hereby fully authorised.

Section 2 Vice Chairman May Act in Chairman’s Absence; Acting Clerk May Act in Clerk’s Absence.

In the absence of the Chairman, the vice chairman of the County Council is fully authorised to exercise all powers vested in the Chairman under this Ordinance. In the absence of the Clerk, the acting clerk of the County Council is fully authorised to exercise all powers and take all actions vested in the Clerk under this Ordinance.

Section 3 Official Statement.

(a) The County Council hereby approve the form of the Preliminary Official Statement relating to the Bonds in substantially the form presented at third reading hereof and hereby direct the distribution thereof in connexion with the sale of the Bonds.

(b) The County Council hereby authorise the Official Statement of the County relating to the Bonds substantially in the form of the Preliminary Official Statement presented at this meeting, with any modifications as the County Administrator, upon the advice of the Financial Advisor and bond counsel, approves; the County Administrator is hereby authorized and directed to execute copies of the Official Statement and deliver them to the Original Purchaser of the Bonds, which execution and delivery shall be conclusive evidence of the approval of any such modifications; and the County hereby authorize the use of the Official Statement and the information contained therein in connection with the public offering and sale of the Bonds.

Section 4 Benefits of Ordinance Limited to the County and Registered Owners of the Bonds.
With the exception of rights or benefits herein expressly conferred, nothing expressed or mentioned in or to be implied from this Ordinance or the Bonds is intended or should be construed to confer upon or give to any person other than the County and the registered owners of the Bonds, any legal or equitable right, remedy, or claim under or by reason of or in respect to this Ordinance or any covenant, condition, stipulation, promise, agreement, or provision herein contained. This Ordinance and all of the covenants, conditions, stipulations, promises, agreements, and provisions hereof are intended to be and shall be for and inure to the sole and exclusive benefit of the County and the registered owners from time to time of the Bonds as herein and therein provided.

Section 5 Ordinance Binding Upon Successors or Assigns of the County.

All the terms, provisions, conditions, covenants, warranties, and agreements contained in this Ordinance shall be binding upon the successors and assigns of the County and shall inure to the benefit of the registered owners of the Bonds.

Section 6 No Personal Liability.

No recourse shall be had for the enforcement of any obligation, covenant, promise, or agreement of the County contained in this Ordinance or the Bonds, against any member of the County Council, or any officer or employee of the County, as such, in his or her individual capacity, past, present, or future, either directly or through the County, whether by virtue of any constitutional provision, statute, or rule of law, or by the enforcement of any assessment or penalty or otherwise; it being expressly agreed and understood that this Ordinance and the Bonds are solely corporate obligations, and that no personal liability whatsoever shall attach to, or be incurred by, any member, officer, or employee as such, past, present, or future, either directly or by reason of any of the obligations, covenants, promises, or agreements, entered into between the County and the registered owners of the Bonds or to be implied therefrom as being supplemental hereto or thereto; and that all personal liability of that character against every such member, officer, and employee is, by the enactment of this Ordinance and the execution of the Bonds, and as a condition of, and as a part of the consideration for, the enactment of this Ordinance and the execution of the Bonds, expressly waived and released. The immunity of the members, officers, and employees, of the County under the provisions contained in this Section shall survive the termination of this Ordinance.
Section 7    Effect of Saturdays, Sundays and Legal Holidays.

Whenever this Ordinance requires any action to be taken on a Saturday, Sunday, or legal holiday or bank holiday in the State of South Carolina or in a state where the office of any Fiscal Agent is located, the action shall be taken on the first secular or business day occurring thereafter. Whenever in this Ordinance the time within which any action is required to be taken or within which any right will lapse or expire shall terminate on a Saturday, Sunday, or legal holiday or bank holiday in the State of South Carolina or in a state where the office of any Fiscal Agent is located, the time shall continue to run until midnight on the next succeeding secular or business day.

Section 8    Partial Invalidity.

(a) If any one or more of the covenants or agreements or portions thereof provided in this Ordinance on the part of the County or any Fiscal Agent to be performed should be determined by a court of competent jurisdiction to be contrary to law, then such covenant or covenants, or such agreement or agreements, or such portions thereof, shall be deemed severable from the remaining covenants and agreements or portions thereof provided in this Ordinance and the invalidity thereof shall in no way affect the validity of the other provisions of this Ordinance or of the Bonds, but the registered owners of the Bonds shall retain all the rights and benefits accorded to them hereunder and under any applicable provisions of law.

(b) If any provisions of this Ordinance shall be held or deemed to be or shall, in fact, be inoperative or unenforceable or invalid as applied in any particular case in any jurisdiction or jurisdictions or in all jurisdictions, or in all cases because it conflicts with any constitution or statute or rule of public policy, or for any other reason, such circumstances shall not have the effect of rendering the provision in question inoperative or unenforceable or invalid in any other case or circumstance, or of rendering any other provision or provisions herein contained inoperative or unenforceable or invalid to any extent whatever.

Section 9    Continuing Disclosure Undertaking.

(a) Pursuant to Section 11-1-85 of the Code of Laws of South Carolina 1976, as amended ("Section 11-1-85"), the County Council covenant to file with a central repository for availability in the secondary bond market when requested:

(i) An annual independent audit, within thirty days of the County Council's receipt of the audit; and

(ii) Event specific information within 30 days of an event adversely affecting more than five percent of the aggregate of revenues of the County.

The only remedy for failure by the County Council to comply with the covenant in this Section 9 shall be an action for specific performance of this covenant. The County Council specifically reserves the right to amend this covenant to reflect any change in Section 11-1-85, without the consent of any registered owner of any Bonds.
(b) In addition, the County Council hereby authorise the Chairman of County Council or
the Finance Director of the County to execute the Continuing Disclosure Undertaking, in the form
approved by the Finance Director of the County, upon the advice of the Financial Advisor or bond
counsel. The County Council further hereby covenant and agree that they will comply with and carry
out all of the provisions of the Continuing Disclosure Undertaking. Notwithstanding any other
provision of this Ordinance, failure of the County Council to comply with the Continuing Disclosure
Undertaking shall not be considered an event of default with respect to the Bonds; however, any
registered owner may take such actions as may be necessary and appropriate, including seeking
mandamus or specific performance by court order, to cause the County Council to comply with their
obligations under this paragraph.

Section 10  Law and Place of Enforcement of the Ordinance.

This Ordinance shall be construed and interpreted in accordance with the laws of the State of
South Carolina and all suits and actions arising out of this Ordinance shall be instituted in a court of
competent jurisdiction in said State.

Section 11  Repeal of Inconsistent Ordinances and Resolutions.

All ordinances and resolutions of the County Council, and any part of any resolution or
ordinance, inconsistent with this Ordinance are hereby repealed to the extent of the inconsistency.
Section 12  Effective Date of this Ordinance.

This Ordinance shall become effective upon approval following third reading.

(SEAL)

Steven D. Murdaugh, Chairman,
County Council of Colleton County, South Carolina

ATTEST:

Ruth Mayer, Clerk,
County Council of
Colleton County, South Carolina
ORDINANCE NO. 15-O-04

COUNCIL-ADMINISTRATOR FORM OF GOVERNMENT FOR COLLETON COUNTY

[AUTHORIZING THE ACQUISITION OF CERTAIN PROPERTY BY COLLETON COUNTY BY LEASE-PURCHASE FINANCING IN THE AMOUNT OF $1,759,724; THE EXECUTION AND DELIVERY OF CERTAIN INSTRUMENTS, INCLUDING AN ACQUISITION, USE AND SECURITY AGREEMENT BY COLLETON COUNTY; AND OTHER MATTERS RELATING THERETO.]

WHEREAS, Colleton County, South Carolina, a body politic and corporate and a political subdivision organized and existing under the laws of the State of South Carolina (the "County"), acting by its governing body, the County Council of Colleton County ("County Council"), is authorized to enact ordinances in relation to health and order in Colleton County or respecting any subject as appears to County Council necessary and proper for the security, general welfare, and convenience of Colleton County or for preserving health, peace, order, and good government in Colleton County; and

WHEREAS, the County is authorized to acquire and lease personal property (excluding any real property and permanent improvements thereon) (the "Property") by means of lease-purchase financing which does not count against the limitation set forth in Article X, Section 14, paragraph 7(a) of the South Carolina Constitution and Section 11-27-110 of the Code of Law of South Carolina 1976, as amended; and

WHEREAS, County Council have determined that it is in the best interest of the County to acquire certain vehicles and equipment and designate certain capital acquisitions of Property to be financed by means of a lease-purchase arrangement or lease-purchase agreements pursuant to which all lease payments are made with respect to all Property so financed and secured by a security interest in such Property so financed; and

WHEREAS, the County has obtained competitive offers from financial institutions to provide the required lease-purchase financing; and

WHEREAS, County Council intend that the specific terms of such lease-purchase financing arrangement, including the principal amount to be financed, interest rate, term, and other financing terms, and the selection of the financial institution or institutions providing the financing, will be approved by the County Administrator, based on the competitive offers
received and subject to the parameters set forth herein, without further action of County Council; and

WHEREAS, the terms of the lease-purchase financing arrangement are to be set forth in an Acquisition, Use and Security Agreement (the “Acquisition, Use and Security Agreement”), as approved by the County Administrator.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNTY COUNCIL OF COLLETON COUNTY, SOUTH CAROLINA,

Section 1. The lease purchase of the Property set forth in Schedule A attached hereto by the County pursuant to the terms set forth in the Lease Purchase Agreement is hereby approved. The County Administrator is hereby authorized and directed to execute and deliver the Lease Purchase Agreement, in form and substance satisfactory to him upon the advice of counsel and the Financial Advisor, his execution being conclusive evidence of his approval.

Section 2. The consummation of all transactions contemplated by the Acquisition, Use and Security Agreement are hereby approved.

Section 3. The County Administrator is hereby authorized to approve, on behalf of the County, the specific terms of financing of the Property, including the principal amount to be financed, interest rates, term, and other financing terms, and the selection of the financing institution or institutions providing the financing, based on the competitive offers received and as he deems in the best interest of Colleton County Government.

Section 4. The Chairman and all other appropriate officials and employees of the County are hereby authorized to execute, deliver, and receive any other agreements and documents as may be required by the County in order to carry out, give effect to, and consummate the transactions contemplated by the Acquisition, Use and Security Agreement.

Section 5. This Ordinance shall be construed and interpreted in accordance with the laws of the State of South Carolina.

Section 6. This Ordinance shall become effective immediately upon approval after third reading by County Council.

Section 7. The provisions of this Ordinance are hereby declared to be severable and if any section, phrase, or provision shall for any reason be declared by a court of competent jurisdiction to be invalid or unenforceable, that declaration shall not affect the validity of the remainder of the sections, phrases, and provisions hereof.
Section 8. All ordinances, resolutions, and parts thereof in conflict herewith are, to the extent of the conflict, hereby repealed.

Attest: 

______________________________
Clerk to Council

Signed: 

______________________________
Steven D. Murdaugh, Chairman

Approved as to Form
Sean P. Thornton, County Attorney

Council Vote:
Opposed:
ORDINANCE NO. 15-O-05

COUNCIL—ADMINISTRATOR FORM OF GOVERNMENT FOR COLLETON COUNTY

[AN ORDINANCE PROVIDING FOR INFRASTRUCTURE OR SPECIAL SOURCE REVENUE CREDITS TO PROJECT “C”; AUTHORISING AN INFRASTRUCTURE CREDIT AGREEMENT BETWEEN COLLETON COUNTY AND PROJECT “C”; PROVIDING FOR THE ALLOCATION OF FEES-IN-LIEU OF TAXES PAYABLE UNDER THE AGREEMENT FOR DEVELOPMENT FOR A JOINT COUNTY INDUSTRIAL PARK WITH HAMPTON COUNTY; AND OTHER MATTERS RELATING THERETO.]
RESOLUTION NO. 15-R-20

COUNCIL-ADMINISTRATOR FORM OF GOVERNMENT FOR COLLETON COUNTY

[A Resolution to Approve a Facilities Use Agreement By and Between Colleton County and the Town of Edisto Beach and to Authorize the County Administrator to Execute Said Agreement.]

WHEREAS:

1. Colleton County and the Town of Edisto Beach desire to enter into a Facilities Use Agreement to establish conditions for the operation of the Edisto Civic Center; and

2. Said agreement sets out the responsibilities of the building owner, Colleton County, and those of the tenant, the Town of Edisto Beach; and

3. It is deemed to be in the best interest of both parties to enter into this Facilities Use Agreement.

NOW, THEREFORE, BE IT RESOLVED BY THE COLLETON COUNTY COUNCIL DULY ASSEMBLED THAT:

1. The Facilities Use Agreement (attached and included herein by reference) is hereby approved.

2. The County Administrator is hereby authorized to execute said Agreement on behalf of Colleton County pending approval of same by the County Attorney.

ATTEST: SIGNED:

Ruth Mayer, Council Clerk

Steven D. Murdaugh, Chairman

COUNCIL VOTE:

OPPOSED:
RESOLUTION NO. 15-R-21

COUNCIL-ADMINISTRATOR FORM OF GOVERNMENT FOR COLLETON COUNTY

[A Resolution to Award the Contract for Engineering Services for Engineering Services for the Rivers Street Drainage Project.]

WHEREAS:

1. The County advertised a Request for Proposals, CC-15, for engineering services for the Rivers Street Drainage Project; and

2. Six proposals were received, and a committee scored them based on required qualifications; and

3. ICE, PLLC meets all of the requirements of the request for qualifications and received the highest score; and

4. Staff recommends that the contract be awarded to ICE, PLLC; and

5. Funding for this expenditure is being provided by the Colleton Transportation Committee.

NOW THEREFORE BE IT RESOLVED BY THE COLLETON COUNTY COUNCIL DULY ASSEMBLED THAT:

1. County Council hereby awards the contract in accordance with CC-15 to ICE, PLLC.

2. Funding for this expenditure is budget in the FY 15 CTC Local Paving Fund.

ATTEST: SIGNED:

Ruth Mayer, Council Clerk

Steven D. Murdaugh, Chairman

COUNCIL VOTE: OPOSED:
RESOLUTION NO. 15-R-22

COUNCIL-ADMINISTRATOR FORM OF GOVERNMENT FOR COLLETON COUNTY

[A Resolution to Declare Surplus Various Equipment and to Authorize Their Sale in Accordance with County Policy.]

WHEREAS:

1. Facilities Management has evaluated various equipment, and deemed it to be no longer suitable for County operations; and

2. It is recommended that Council declare said equipment surplus and authorize its sale through GovDeals or for trade in on upgraded equipment.

NOW, THEREFORE, BE IT RESOLVED BY THE COLLETON COUNTY COUNCIL DULY ASSEMBLED THAT:

1. The following vehicles and equipment are hereby declared surplus to the needs of the County.

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<th>Description</th>
<th>Serial Number</th>
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<td>Eagle 40 Lift</td>
<td>02B03301-08</td>
</tr>
</tbody>
</table>

2. Said equipment shall be placed for sale on GovDeals or for trade in on upgraded equipment.

ATTEST:                                               SIGNED:

Ruth Mayer, Council Clerk                             Steven D. Murdaugh, Chairman

COUNCIL VOTE:
OPPOSED
RESOLUTION NO. 15-R-23

COUNCIL-ADMINISTRATOR FORM OF GOVERNMENT FOR COLLETON COUNTY

[A Resolution to Declare Surplus VHF Radio Equipment and to Authorize Their Sale in Accordance with County Policy.]

WHEREAS:

1. In June of 2013, Colleton County began an upgrade of all radio equipment to 800 MHz equipment due to the FCC narrow-banding mandate making the VHF radios system ineffective; and

2. The older VHF radio equipment was to be traded in to Motorola as part of the upgrade; and

3. Motorola no longer wants the VHF equipment, and has advised the County to dispose of the equipment as it sees fit; and

4. The Fire-Rescue Commission, in their meeting on January 12, 2015, recommended that County Council declare the VHF Radio Equipment surplus; and

5. The Fire-Rescue Commission requested that any proceeds from the sale of said equipment be placed in Fund 156 and designated toward the purchase of additional 800 MHz radio equipment or firefighting equipment to be used within the Fire-Rescue department.

NOW, THEREFORE, BE IT RESOLVED BY THE COLLETON COUNTY COUNCIL DULY ASSEMBLED THAT:

1. The following vehicles and equipment are hereby declared surplus to the needs of the County.

   Portable Radios with accessories – 386
   Accessories may include shoulder microphones, dust covers, spacers, chargers, power supplies, belt clips, antennas and/or batteries

   Mobile Radios with accessories - 227
   Accessories may include brackets, mike clips, microphones, antennas, coax cables, external speakers and/or power cables

   Pagers with accessories - 437
   Accessories may include chargers, spacers, power supplies, amplifiers, antennas and/or belt clips

   Station Radios with accessories – 20
   Accessories may include power supplies, various cables, antennas, external speakers and/or microphones

   Base Station - Two
Voting Receivers - Five

2. Said equipment shall be placed for sale on GovDeals or for trade in on upgraded equipment.

3. The proceeds from the sale of said equipment is to be placed in Fund 156 and designated toward the purchase of additional 800 MHz radio equipment or firefighting equipment to be used within the Fire-Rescue department.

ATTEST:                        SIGNED:

Ruth Mayer, Council Clerk      Steven D. Murdaugh, Chairman

COUNCIL VOTE:
OPPOSED
RESOLUTION NO. 15-R-24

COUNCIL-ADMINISTRATOR FORM OF GOVERNMENT FOR COLLETON COUNTY

[A Resolution to Donate Surplused VHF Radio Equipment to Bamberg County.]

WHEREAS:

1. Bamberg County is currently unable to purchase VHF radio equipment for their Fire department; and

2. The Fire-Rescue Commission has an existing mutual aid agreement in place with Bamberg County Fire Department, who still utilizes the VHF radio system; and

3. The donation of VHF radio equipment will assist Bamberg County volunteer firefighters by improving response times and enhancing their communications capabilities, which will improve scene safety and operations; and

4. The Fire-Rescue Commission, in their meeting on January 12, 2015, recommended that County Council approve the donation of 40 pagers, 15 mobile radios and 30 portable radios with accessories to Bamberg County Fire Department.

NOW, THEREFORE, BE IT RESOLVED BY THE COLLETON COUNTY COUNCIL DULY ASSEMBLED THAT:

1. County Council hereby approves the donation of 40 pagers, 15 mobile radios and 30 portable radios with accessories to Bamberg County Fire Department.

ATTEST: 

SIGNED: 

Ruth Mayer, Council Clerk

Steven D. Murdaugh, Chairman

COUNCIL VOTE:

OPPOSED
RESOLUTION NO. 15-R-25

COUNCIL-ADMINISTRATOR FORM OF GOVERNMENT FOR COLLETON COUNTY

[A Resolution to Award the Contract for the Paving of County Dirt Roads]

WHEREAS:

1. The County advertised a Request for Bids, CTC-06, for the paving of Colleton County dirt roads; and

2. Three companies responded to the Request for Bids, CTC-06; and

3. The County evaluated the bids and recommends the contract be awarded to The Lane Construction Corporation.

NOW THEREFORE BE IT RESOLVED BY THE COLLETON COUNTY COUNCIL DULY ASSEMBLED THAT:

1. County Council hereby awards the contract in accordance with Bid CTC-06 to The Lane Construction Corporation in the amount of $2,336,342.30 for the paving of County-maintained dirt roads.

2. The County Administrator is hereby authorized to execute the contract on behalf of the County pending approval of same by the County Attorney.

3. Funding for the County Roads Improvement Project is budgeted in the FY15 CTC Local Paving Fund.

ATTEST: 

Ruth Mayer, Council Clerk

SIGNED: 

Steven D. Murdaugh, Chairman

COUNCIL VOTE: 

OPPOSED:
RESOLUTION NO. 15-R-26

COUNCIL-ADMINISTRATOR FORM OF GOVERNMENT FOR COLLETON COUNTY

[A Resolution to Adopt the County Bikeway and Pedestrian Master Plan]

WHEREAS:

1. Colleton County Eat Smart, Move More obtained federal and state funding to undertake a planning process to identify proposed locations for new bikeways and pedestrian facilities throughout the County; and

2. Colleton County Eat Smart, Move More established a joint advisory committee with representatives from the County, City of Walterboro and area citizens to provide input into this effort; and

3. Additionally, this master plan furthers the objectives of Colleton County Eat Smart, Move More by identifying and developing opportunities for increased physical activities by the citizens of the County; and

4. The completion of a County Bikeway and Pedestrian Master Plan will aid in the development of future transportation and recreational opportunities in the County while expanding the range and type of local quality of life amenities that our citizens can enjoy; and

5. At their meeting of February 23, 2015, the Colleton County Planning Commission voted to recommend adoption of the Bikeway and Pedestrian Master Plan to County Council.

NOW THEREFORE BE IT RESOLVED BY THE COLLETON COUNTY COUNCIL DULY ASSEMBLED THAT:

County Council hereby approves the County Bikeway and Pedestrian Master Plan.

ATTEST:                        SIGNED:

Ruth Mayer, Council Clerk

Steven D. Murdaugh, Chairman

COUNCIL VOTE:
OPPOSED:
RESOLUTION NO. 15-R-27

COUNCIL-ADMINISTRATOR FORM OF GOVERNMENT FOR COLLETON COUNTY

[A Resolution to Establish Priorities for the 2015 Annual CDBG County Needs Assessment.]

WHEREAS:

1. County Council is required to set priorities for the County in the annual CBDG needs assessment; and

2. A Public Hearing was held at the Regular Meeting on February 3, 2015; and

3. Ten areas have been identified as County priorities.

NOW THEREFORE BE IT RESOLVED BY THE COLLETON COUNTY COUNCIL DULY ASSEMBLED THAT:

1. Colleton County Council hereby identifies the following areas as priorities for the 2015 CDBG Needs Assessment:

   a. Economic Development: Speculative buildings, infrastructure, rail access, rail yards, rail spurs, roads, water and sewer and airport improvements;
   b. Recreational: sports complex, gymnasium, fitness center, water park facilities, pedestrian/bike trails, boat ramp improvements;
   c. Public Safety: fire sub stations, fire training facilities, law enforcement complex, Sheriff substations;
   d. County Public Facilities and Infrastructure: transfer station, new landfill, landfill equipment, landfill recycling, commercial kitchen equipment, public golf course, boat landing upgrades, auditorium renovations and upgrades, rural water implementation and infrastructure, rural sewer implementation and infrastructure, demolition of buildings in blighted areas, technology research and or infrastructure, county library technology upgrades, technology center expansion/upgrades, educational classroom technology;
   e. Roads / Bridges and Drainage: road drainage—Bama Road, road drainage improvements, dirt road improvements, culvert repairs;
   f. Transportation: I-95 corridor, intersection improvements, Exit 62/McLeod Rd street improvements;
   g. Tourism and Marketing: beautification and litter control, billboard and other signage, video advertising.
ATTEST:

Ruth Mayer, Council Clerk

SIGNED:

Steven D. Murdaugh, Chairman

COUNCIL VOTE:

OPPOSED:
RESOLUTION NO. 15-R-28

COUNCIL-ADMINISTRATOR FORM OF GOVERNMENT FOR COLLETON COUNTY

[A Resolution to Award the Contract for Annual Hose and Ladder Testing for Fire-Rescue to Mill Dam Enterprises.]

WHEREAS:

1. Fire Departments are required to perform annual hose and ground ladder testing on their equipment according to NFPA Standards; and

2. Mill Dam Enterprises (formerly Waterway of NC) has performed the testing for the past two years as they have been the lowest bidder;

3. Fire-Rescue solicited quotations for the current year through the Purchasing Department, and Mill Dam Enterprises was the lowest bidder; and

4. Mill Dam Enterprises has since submitted a three year quote at a reduced rate from the annual quotation; and

5. The Fire-Rescue Commission, in their Meeting on January 12, 2015, recommended that County Council award the three year contract to Mill Dam Enterprises for annual hose and ladder testing. It is understood that the fixed prices is a per unit cost as listed and the total annual cost could vary should the Fire-Rescue department reduce or increase the amount of hoses or ladders used within the department.

NOW, THEREFORE, BE IT RESOLVED BY THE COLLETON COUNTY COUNCIL DULY ASSEMBLED THAT:

1. County Council hereby awards the three-year contract to Mill Dam Enterprises for annual hose and ladder testing.

2. This item is budgeted in the Fire-Rescue Fund.

ATTEST: SIGNED:

Ruth Mayer, Council Clerk Steven D. Murdaugh, Chairman

COUNCIL VOTE: OPPOSED:
RESOLUTION NO. 15-R-29

COUNCIL-ADMINISTRATOR FORM OF GOVERNMENT FOR COLLETON COUNTY

[A Resolution to Authorize the Budgeting of Funds and Purchase of a Portable 800 MHz Radio Console by the Fire-Rescue Department.]

WHEREAS:

1. Last year our county migrated to an 800 MHz radio system operating on the state-wide Palmetto 800 radio network, which has provided the County’s Emergency Services with modern, reliable and clear communications; and

2. This County 9-1-1 Center is the only entity with the capabilities to dispatch Fire-Rescue equipment and personnel to requests for service from our citizens; and

3. Occasionally, issues occur, such as an unforeseen power outage, a weather emergency, cut fiber optic line or an equipment failure, which render the 9-1-1 Center out of service; and

4. There are back-up systems in place to allow for its continued operation, but there have experienced several occurrences when the entire Center was down for extended periods in which the County’s emergency services remain idle for the most part, as there is no way to alert the fire stations or the volunteer/off-duty firefighters to respond to the incidents; and

5. Motorola now has a piece of portable equipment, called a MCC7100 Console, which can act as a mobile dispatching console as it is completely portable, self-contained and fully functional; and

6. This item is on State Contract on Contract # 5000011320 at a cost of $34,944.31; and

7. Funding is available from the sale of surplussed SCBA equipment.

NOW THEREFORE BE IT RESOLVED BY THE COLLETON COUNTY COUNCIL DULY ASSEMBLED THAT:

1. The budgeting of funds from the sale of surplussed SCBA equipment into Fund 156 is hereby authorized.

2. The purchase of the MCC7100 is hereby authorized under State Contract #5000011320 at a cost of $34,944.31.

ATTEST:  

Ruth Mayer, Council Clerk

SIGNED:  

Steven D. Murdaugh, Chairman

COUNCIL VOTE:  

OPPOSED:
RESOLUTION NO. 15-R-30

COUNCIL-ADMINISTRATOR FORM OF GOVERNMENT FOR COLLETON COUNTY

[A Resolution to Authorize the Submittal of a Grant Application for the FEMA Hazard Mitigation Grant in the Amount of $41,250 and the Approval of 25% Matching Funds in the Amount of $10,312 to be Budgeted in the FY 2016 Budget Process.]

WHEREAS:

1. The Emergency Preparedness Department has requested authorization for the submittal of a grant application for the FEMA Hazard Mitigation Grant in the amount of $41,250; and

2. The Emergency Preparedness Department has requested approval for 25% match funding to be budgeted in the FY 2016 Budget related to the application for the Hazard Mitigation Grant in the amount of $10,312 for the purchase of generators.

NOW THEREFORE BE IT RESOLVED BY THE COLLETON COUNTY COUNCIL DULY ASSEMBLED THAT:

1. County Council hereby authorizes the application to FEMA for the Hazard Mitigation Grant in the amount of $41,250, and that funding for the 25% match, in the amount of $10,312, will be included in the FY 2016 Budget.

2. The Emergency Preparedness Department is responsible for preparing the grant application and for providing a copy of the grant application to the Finance Department.

ATTEST:                          SIGNED:

Ruth Mayer, Council Clerk        Steven D. Murdaugh, Chairman

COUNCIL VOTE:                 OPPOSED:
RESOLUTION NO. 15-R-31
COUNCIL-ADMINISTRATOR FORM OF GOVERNMENT FOR COLLETON COUNTY

(To Appoint Member to Board Vacancy.)

WHEREAS:
1. Lowcountry Regional Transportation Authority has one vacancy; and
   Applicants: Chris Bickley
2. The County Council is the appointing authority for Boards.

NOW THEREFORE BE IT RESOLVED BY THE COLLETON COUNTY COUNCIL DULY ASSEMBLED THAT:

The Council Hereby Appoints the following:

Lowcountry Regional Transportation Authority: Chris Bickley

ATTEST:                                          SIGNED:

Ruth Mayer, Council Clerk                        Steven D. Murdaugh, Chairman
RESOLUTION NO. 15-R-32

COUNCIL-ADMINISTRATOR FORM OF GOVERNMENT FOR COLLETON COUNTY

[A Resolution to Adopt a Policy for Defining and Selecting a Construction Manager-at-Risk.]

WHEREAS:

1. Construction manager-at-risk, means any construction manager that assumes the risk for construction, rehabilitation, alteration, or repair of a public improvement, and provides construction management services to the County; and

2. The construction manager-at-risk shall directly contract with subcontractors and suppliers for the project; and

3. The benefits of a construction manager-at-risk include increased speed of project completion, improved coordination and enhanced transparency; and

4. Staff recommends that Council adopt a policy for Construction Manager-at-Risk related to Section 3.08.160 of the County’s Code of Ordinances.

NOW THEREFORE BE IT RESOLVED BY THE COLLETON COUNTY COUNCIL DULY ASSEMBLED THAT:

1. County Council hereby adopts the policy for Defining and Selecting a Construction Manager-at-Risk (included herein and by reference) related to Section 3.08.160 of the County’s Code of Ordinances.

ATTEST: 

SIGNED: 

Ruth Mayer, Council Clerk

Steven D. Murdaugh, Chairman

COUNCIL VOTE:

OPPOSED:
RESOLUTION NO. 15-R-33

COUNCIL-ADMINISTRATOR FORM OF GOVERNMENT FOR COLLETON COUNTY

[A Resolution to Award the Bid for Tax Exempt Lease Purchase Financial Services.]

WHEREAS:

1. The County advertised a Request for Bids, CC-16, for tax exempt lease purchase financial services; and

2. Three financial institutions responded to the Request for Bids, CC-16; and

3. The County evaluated the bids and recommends the lease purchase financing be awarded to South State Bank at the approval of third reading of Ordinance #15-O-04.

NOW THEREFORE BE IT RESOLVED BY THE COLLETON COUNTY COUNCIL DULARY ASSEMBLED THAT:

1. County Council hereby awards the lease purchase financing in accordance with Bid CC-16 to South State Bank contingent upon the approval of third reading of Ordinance #15-O-04.

ATTEST:                     SIGNED:

Ruth Mayer, Council Clerk   Steven D. Murdaugh, Chairman

COUNCIL VOTE:

OPPOSED: