

**AN AGREEMENT TO AMEND THE AGREEMENT CREATING
THE CENTRAL MIDLANDS REGIONAL PLANNING COUNCIL
AND TO RENAME THE COUNCIL AS
THE CENTRAL MIDLANDS COUNCIL OF GOVERNMENTS
AND TO FURTHER AMEND THE AGREEMENT AS PROVIDED HEREIN**

WHEREAS, the Central Midlands Regional Planning Council was created by agreement in 1969 as amended in 1977, pursuant to South Carolina Act Number 487 of 1967 as amended by Act Number 363 of 1971, to serve as a regional planning and coordination agent for its members;

WHEREAS, a Council of Governments is a service arm of its members whereby the member governments can better meet service needs in a more cost effective and efficient manner; and

WHEREAS, the Members of the Central Midlands Regional Planning Council desire to amend the agreement creating the Council;

NOW, THEREFORE, pursuant South Carolina Act Number 363 of 1971, as amended by Act Number 382 of 1986, Act Number 364 of 1992, and Act Number 145 of 1995, the parties hereto agree to amend the agreement creating the Central Midlands Regional Planning Council to rename the Council as the Central Midlands Council of Governments, and to further amend the agreement as provided herein.

ARTICLE I – DECLARATION OF FINDINGS, PURPOSE, AND AMENDMENT

The governing bodies of the signatories to this agreement find that entry into this amended agreement is a valid exercise of their governmental powers and in the interest of their constituents.

The governing bodies of the signatories to this agreement declare that the purpose of this agreement is to: (1) amend the agreement creating the Council; (2) rename the Council; (3) continue the existing Council with its existing powers, duties, rights, and responsibilities unless otherwise provided herein; and (4) authorize the Council to contract with a joint agency to manage the joint administration of functions, joint exercise of powers, and the sharing of the costs thereof jointly undertaken by counties, incorporated municipalities, and other political subdivisions pursuant to an agreement between the governing bodies of the same as authorized by Article VIII, Section 13 of the South Carolina Constitution and South Carolina Act Number 313 of 1992.

Accordingly, the governing bodies of the signatories to this agreement do hereby amend the agreement creating the Central Midlands Regional Planning Council, renaming it as the Central Midlands Council of Governments with the powers, duties, and responsibilities hereinafter set forth.

ARTICLE II -- DEFINITIONS

Unless otherwise indicated herein, the following terms as used in this agreement shall have the meanings set forth below:

authorization act: a duly adopted resolution or ordinance by the governing body of a member, non-member county, non-member incorporated municipality, or other non-member political subdivision, whichever is appropriate under the particular governing body's rules.

Board: the governing Board of the Council, comprised of all representatives from all Council members.

calendar year: January 1 through December 31.

Council: the Central Midlands Council of Governments.

elected official: an elected individual serving on a member's governing body.

fiscal year: July 1 through June 30.

governing body: the body of elected or appointed officials that governs a county, incorporated municipality, or other political subdivision as provided by South Carolina law.

joint agency: two or more counties, incorporated municipalities, or other political subdivisions who, by "joint agency agreement," undertake to jointly administer functions, exercise powers, and share the costs thereof.

joint agency agreement: an agreement between two or more counties, incorporated municipalities, or other political subdivisions creating a "joint agency" pursuant to Article VIII, Section 13 of the South Carolina Constitution and South Carolina Act Number 313 of 1992.

jurisdiction: (a) the Council's jurisdiction is the area lying within the boundaries of Fairfield County, Lexington County, Newberry County, and Richland County, South Carolina, together with that portion of Batesburg-Leesville, South Carolina that lies within Saluda County, South Carolina; (b) a county's jurisdiction is that area lying within its boundaries, excluding the jurisdiction of any member municipality lying within the county; and (c) a municipality's jurisdiction is that area lying within its boundaries.

member: a county or incorporated municipality that has ratified this agreement as provided herein and is providing general fiscal support to the Council as provided herein.

municipality: an incorporated municipality.

person: any governmental or nongovernmental entity that is not a member of the Council, including but not limited to: any federal, state, or local government, including any political subdivision or agency thereof; any public or semi-public agency; any private, public, or semi-public corporation, foundation, association, partnership, or similar entity; and any natural person or persons.

population: the number of people residing within the specified jurisdiction as established by the latest census by the United States Bureau of Census, including any special census.

ARTICLE III – MEMBERSHIP AND REPRESENTATION

A. Membership of the Council

1. Generally

- a. All counties within the Council's jurisdiction, and all municipalities within the Council's jurisdiction having a population of 3,001 or more, are eligible for membership in the Council.
- b. The eligible counties and municipalities in the Council's jurisdiction which have ratified this agreement as provided herein and are participating in the general fiscal support of the Council as provided herein shall be members.
- c. Each member shall be entitled to representation on the Board of the Council as set forth in Article III(B-D).

2. Addition of new members

- a. Any non-member municipality in the Council's jurisdiction which has or attains a population of 3,001 or more shall have the right to become a member of the Council upon delivery of an authorization act to the Board and execution of this agreement by the individual authorized to do so in the authorization act.
- b. Upon execution of this agreement by a new member as provided in Article III(A)(2)(a) or III(A)(3)(b), the Board shall forthwith give notice to the new member as provided in Article III(A)(2)(c) and shall revise this agreement as provided in Article IX(B).
- c. The Board's notice to the new member shall include: (1) the new member's pro-rata share of general fiscal support funds to be furnished to the Council for the remainder of the Council's fiscal year and payment schedule for this

support; (2) the number and type of Board representatives to be appointed by the new member's governing body; and (3) any additional information deemed appropriate by the Board.

3. Termination of membership

- a. The membership of any county or municipality shall cease as provided in Article VI(C) upon its failure to provide general fiscal support as provided in Article VI(A-B).
- b. Any municipality's membership on the Council shall immediately cease and the terms of its representatives shall immediately expire upon any of the following events: (1) its population falls below 3,001; (2) it is dissolved as an incorporated municipality; or (3) it consolidates with another municipality; *provided* if a member municipality consolidates with a member or non-member municipality, the consolidated municipality shall have the right to become a member of the Council upon delivery of an authorization act to the Board and execution of this agreement by the individual authorized to do so in the authorization act; *and provided further* if a municipality's membership is terminated due to its population falling below 3,001, it shall have the right to appoint an advisory representative to the Council as provided in Article IV.
- c. Upon the termination of any member's membership, the Board shall revise this agreement as provided in Article IX(B).

B. Number of Representatives

1. Every member shall have at least one representative on the Board. Each member having a population over 20,000 shall have one additional representative for each additional population of 20,000 or fraction thereof above 20,000. The unincorporated areas of a member county, and the non-member municipalities within a member county, shall be represented by the member county's representatives.
2. The representative from any member having only one representative to the Board shall be an elected official. Recognizing the statutory requirement of having a majority of elected officials on the Board, the members who make more than one appointment will maintain at least the following number of elected official representatives: Fairfield County--two elected officials; Lexington County--six elected officials; Newberry County--one elected official; Richland County--six elected officials; and City of Columbia--three elected officials. The administrator

or manager of any member having a population of more than 20,000 may serve as one of the member's minimum number of elected official representatives; *provided that*, upon such appointment of an administrator or manager, the governing body shall at the same time designate an elected official to replace the manager or administrator upon the conditions set forth in Article III(C)(6).

3. Based upon the current population of the members listed in Addendum A to this agreement, representation on the Board shall be as set forth in Addendum A, but nothing shall preclude any member from appointing more than the minimum number of elected officials as representatives to the Board.
4. Recognizing the desirability of having minorities represented on the Board, the members who appoint more than one representative shall achieve and maintain the following minimum levels of minority representation: Fairfield County--at least one minority member; Lexington County--at least two minority members; Newberry County--at least one minority member; Richland County--at least four minority members; and City of Columbia--at least three minority members. The minority members may be elected officials or citizen appointees. The foregoing minority representation must be maintained as vacancies occur in the member's representation.

C. Appointment, Service, and Terms

1. The representatives to the Board shall be appointed by the governing body of the member. Representatives may be appointed to succeed themselves.
2. The term of elected official representatives shall be co-terminus with the term of their elected office. They may be reappointed or replaced in accordance with the rules of the member's governing body.
3. The term of representatives who are not elected officials shall be in accordance with the rules of the member's governing body. In the absence of such rules, their term shall be three years or until replaced or reappointed. They shall serve until their successors are appointed.
4. If a vacancy in Board representation of a member shall occur for any reason, the vacancy shall be filled for the duration of the unexpired term in the same manner as the original appointment.
5. The prohibition against dual-office holding in Article VI of the South Carolina Constitution does not apply to any elected or appointed official or employee serving as a representative on the Board.

6. If for any reason the number of elected official representatives on the Board shall fall below a majority, the terms of all manager or administrator representatives appointed under Article III(A)(2) to serve as one of a member's minimum number of elected officials shall cease and the elected official designated by the member's governing body under Article III(A)(2) shall be the representative of the member upon receipt of the written notice set forth below.
 - a. The Chairman shall give immediate written notice to the member's governing body of the change in representation set forth above and the reason therefore.
 - b. The designated elected official shall continue to serve as the member's representative to the Board until such time as the elected official majority on the Board is re-established.
 - c. Upon re-establishment of the elected official majority on the Board, the Chairman shall give immediate written notice to the member's governing body, whereupon the administrator or manager may resume representation of the member upon written notice to that effect by the member to the Board.

D. Compensation and Reimbursement

1. No representative shall receive any compensation for their service on the Board.
2. Any representative may be reimbursed from the Council's funds for any reasonable expenses incurred in connection with authorized activities on behalf of the Council.

ARTICLE IV -- ADVISORY REPRESENTATIVES

A. Who May Appoint

1. The governing body of a non-member municipality within the Council's jurisdiction that has a population of less than 3,001, including a municipality whose membership on the Council was terminated under Article III(A)(3)(b) due to its population falling below 3,001, may appoint an elected official to serve as an advisory representative to the Board.
2. The Legislative Delegation of each member county may elect one of its members to serve as an advisory representative to the Board.

B. Scope of Representation

1. Advisory representatives shall not vote on matters before the Board.
2. Advisory representatives shall not serve as an officer of the Council, nor shall they serve on the Executive Committee of the Council, but advisory representatives may serve on the Council's Advisory Committees as set forth in Article V(A)(4).
3. The provisions of Article III(C)(2), III(C)(4), III(C)(5) and III(D) apply to advisory representatives.
4. The entity appointing an advisory representative is not required to contribute to the financial support of the Council.

ARTICLE V -- OFFICERS, BYLAWS, MEETINGS, RECORDS

A. Election of Officers and Adoption of Bylaws and Procedures

1. The Board shall elect from its membership a Chairman and Vice-Chairman. The Board shall elect a Secretary-Treasurer who may be a staff employee of the Council. In any given year the Chairman and Vice-Chairman shall not be representatives of the same member.
2. The Board shall adopt bylaws, rules of procedure, and rules for the conduct of its business, including provision for meetings, hearings, and notice thereof.
3. The bylaws shall provide for the annual appointment of an Executive Committee consisting of the Chairman, Vice-Chairman, at least one representative from each county, and at least one representative from each member municipality having a population over 20,000. The county representatives on the Executive Committee may be a member county's representative or the representative from a member municipality located within the county. The majority of the Executive Committee members shall be elected officials. The powers and duties of the Executive Committee shall be set forth in the bylaws of the Council.
4. The bylaws of the Council may provide for the appointment of Advisory Committees. The members of such advisory committees may be drawn from the community at large as well as from the member representatives and non-member advisory representatives on the Council.

B. Meetings and Records

1. The Board shall hold regular meetings at places and dates to be determined by the Chairman; *provided* that the Board shall meet at least once every three months. All meetings at which official actions are taken shall be open to the public.
2. Special Board meetings may be called by the Chairman on his own initiative and must be called by him upon request of twenty percent or more of the Board representatives.
3. All representatives and advisory representatives to the Council shall be notified in writing of the time and place of meetings.
4. The Board shall keep a record of its attendance at meetings, recommendations, transactions, findings, and determinations. This record shall be a public record.

ARTICLE VI – GENERAL FISCAL SUPPORT FROM MEMBERS

A. General Fiscal Support

1. The governing body of each member shall provide general fiscal support to the Council by payment of funds as calculated herein.
2. General fiscal support is to be used for regional and multi-jurisdiction planning programs, coordination, and other services affecting the members.
3. If the general fiscal support to be provided by the governing bodies of the members is greater than is necessary for the Council's annual budget, the amount to be provided by each member shall be reduced pro-rata, and the governing body of each member shall be notified accordingly.

B. Computation and Payment of General Fiscal Support

1. Based on the population within each member's jurisdiction, an annual general fiscal support per capita assessment will be approved by the Board in January and requested of the members effective July 1st of the same calendar year for use by the Council in the fiscal year beginning on July 1st.
2. The governing body of each member shall, on or before the first day of each quarter of the Council's fiscal year, furnish twenty-five percent of the total general fiscal support to be provided by it during such fiscal year.

3. If the governing body of any member shall not have adopted its own operating budget by July 1 of such fiscal year, it shall immediately upon adoption of said budget furnish the amounts then due to the Council under the provisions of this Article.

C. Termination of Fiscal Support

1. No governing body of any member shall terminate its general fiscal support of the Council except at the end of a fiscal year and only upon having given the Board formal written notice on or before April 1 that it will not provide general fiscal support during the next fiscal year.
2. If any member terminates its general fiscal support of the Council, or otherwise fails to pay its share of the general fiscal support as provided in this Article: it shall thereupon cease to be a member; the terms of office of all its representatives on the Council shall thereupon expire; its appointees to any advisory or other committees shall cease to serve on the committee; and the receipt of services from the Council shall thereupon cease.
3. If membership in the Council is terminated as provided in Article VI(C)(2), the Council shall complete any existing, independent, and separate contractual obligations to the terminated member, provided the terminated member also completes its corresponding contractual obligations to the Council.
4. If membership in the Council is terminated as provided in Article VI(C)(2), the Board shall revise this agreement as provided in Article IX(B).

D. Additional Funds from Members

1. The governing body of any member may provide general support funds to the Council in excess of the amount provided in Article VI(B).
2. Any payment of excess general support funds during any fiscal year shall not reduce or otherwise affect the member's obligation to provide general fiscal support funds as provided in Article VI(B) in the next fiscal year.

ARTICLE VII -- FINANCES GENERALLY

A. Books, Accounts and Annual Reports

1. The Council shall keep books of account which shall be independently audited after the completion of each fiscal year.

2. A copy of the auditor's report and a copy of the annual report of activities shall be provided to the governing body of each member after presentation to the Board.

B. Other Funding Sources

1. The Board is hereby authorized to accept general support funds from any person.
2. The Board is hereby authorized to accept funds and revenue derived from contracts with, sales of products to, or sales of services to members and any other person.

C. Annual Budget and Work Program

1. The annual budget and work program shall include all funds available to the Council, including but not limited to: general fiscal support funds from members; general support funds from other funding sources; contract or other revenues from all sources; loans; grants; funds provided for any joint administration of function or joint exercise of power undertaken by the Council pursuant to an agreement as provided in Article VIII(B); and any other funds from any other source.
2. The work program shall cover all categories of work and activities to be undertaken by the Council, including but not limited to: services; planning; studies; operation of programs; and Council support activities. It shall also include any joint administration of function or joint exercise of power undertaken by the Council pursuant to an agreement as provided in Article VIII(B).

D. Use of Funds

1. The Council is authorized to use its funds to employ professional staff, consultants, clerical and other assistants and other employees; to obtain office space; to procure equipment, materials and supplies; and to acquire other real or personal property necessary for its functions and operations.
2. The Council is authorized to use its fund for other purposes as the Board shall determine to be necessary and proper in carrying out the functions of the Council within the budget and work program approved by the Board, including the exercise of the Council's general powers as set forth in Article VIII(A).
3. The Council is authorized to use its funds as necessary for the performance of contracts with, sales of products to, or sales of services to members or other persons.

4. If funds provided to the Council are for a specified purpose or subject to a limitation on use, the funds shall be used in accordance therewith.

E. Disposal of Assets

1. In the event the Council is abolished or dissolved, any assets remaining after the payment of obligations shall be distributed among the then existing members on a pro rata basis in proportion to their contributions to General Fiscal Support during the fiscal year of the abolishment or dissolution of the Council.

ARTICLE VIII -- POWERS

A. General Powers

1. The Council shall have the power to continue performing the same general functions and providing the same general services as previously provided and performed by the Central Midlands Regional Planning Council prior to the ratification of this amended agreement.
2. The Council shall have the power to perform the general functions and provide the general services set forth below as deemed appropriate by the Board and in the interest of the Council's members:
 - a. Study and make recommendations on matters affecting the public health, safety, general welfare, education, recreation, pollution control, utilities, planning, development, and such other matters as the common interests of the members may dictate.
 - b. Prepare studies, make recommendations, carry out planning activities, and develop programs on such matters as the common interests of the members may dictate.
 - c. Coordinate and promote cooperative programs and action, with and among, the members and other persons.
 - d. Provide technical assistance and information to the members and other persons.
3. The Council shall have the power to acquire, hold title to, and dispose of real and personal property necessary to the conduct of its business, including the power to obtain insurance to protect against damage to and loss of the real and personal property owned or used by the Council.

4. The Council shall have the power to cooperate with, contract with, and accept and expend funds from any member or other person, including the power to accept and expend funds as set forth in Article VII(D) of this agreement.
5. The Council may participate in or utilize the services of any program or service available from any person, including but not limited to participation in the South Carolina State Retirement System and use of any services available from the South Carolina Budget and Control Board (including the Division of General Services).
6. The Council shall have the power to do all things necessary to the conduct of its business in the exercise of its general powers.

B. Power to Contract with Joint Agency to Manage Joint Undertaking

1. Pursuant to the powers conferred upon the Council by South Carolina Act Number 363 of 1971, as codified in Sections 140(2), 140(4), and 150 of Title 6, Chapter 7 of the South Carolina Code, and upon approval by the Board, the Council may contract with a joint agency to manage the joint undertaking by the joint agency.
2. The Board shall not contract with the joint agency unless: (a) a certified copy of the joint agency agreement is submitted to it for its review; (b) the submitted joint agency agreement is accompanied by a certified copy of an authorization act by the governing body of each signatory to the joint agency agreement; (c) the contract between the Council and the joint agency includes provisions for fully funding the Council's management of the joint undertaking; and (d) the governing body of each signatory to the joint agency agreement submits an authorization act approving the contract between the Council and the joint agency.
3. The Council may contract with a joint agency comprised of: (a) two or more members; (b) one or more members and one or more non-member counties, non-member municipalities, or other non-member political subdivisions; or (c) two or more non-member counties, non-member municipalities, or other non-member political subdivisions; *provided* that if any signatory to the joint agency agreement is located outside the Council's jurisdiction, the Council shall not contract with the joint agency to manage the joint undertaking *unless* a member is also a signatory to the joint agency agreement.

C. General Limitation on Powers

1. The Council is a joint public agency existing for nonprofit and public purposes, exclusively for public benefit, and its property is public property.

2. The Council has no power to pass laws, levy taxes, or pledge the good faith and credit of its members.
3. Any contract entered into by the Council shall include an acknowledgement by the other party of the foregoing limitations on the Council's powers.

ARTICLE IX -- AMENDMENTS

A. Amendment of Terms of Agreement - Generally

1. The Board may propose amendments to this agreement and submit the proposed amended agreement to the governing bodies of the members for approval.
2. The proposed amended agreement shall become effective upon ratification and execution by the governing bodies of the members which contain at least eighty percent of the population within the Council's jurisdiction. Ratification shall be by an authorization act, and execution shall be by the person authorized to sign the amended agreement on behalf of the governing body as provided in the authorization act ratifying the amended agreement. A certified copy of the authorization act shall be delivered to the Council upon execution of the amended agreement
3. The membership of any existing member that does not ratify and execute the proposed amended agreement shall cease upon the amended agreement becoming effective as set forth in Article IX(A)(2); *provided* that any such member may continue its membership on the Council by subsequently ratifying and executing the amended agreement pursuant to an authorization act delivered to the Council.

B. Revisions and Amendments Due to a Change in Membership

1. Upon a change in membership involving a municipality with a population less than 20,001, caused by a termination or withdrawal under Article III(A)(3) or Article VI(C)(2), or by the addition of a new member under Article III(A)(2) or III(A)(3)(b), the Board shall forthwith revise Addendum A to this agreement to reflect the change without any action by the members' governing bodies and thereafter give notice of the revisions to all members.
2. Upon a change in membership involving a county or a municipality with a population of more than 20,000, caused by a termination or withdrawal under Article III(A)(3) or Article VI(C)(2), or by the addition of a new member under Article III(A)(2) or III(A)(3)(b), the Board shall forthwith submit proposed

amendments to this agreement on the following matters for action by the governing bodies of the members as provided in Article IX(A):

- a. if applicable, amending the definition of the Council's jurisdiction as defined in Article I;
- b. amending Article III(B)(2) and Addendum A to delete the terminated member or add the new member and adjust the minimum number of elected official representatives specified in Article III(B)(2) so as to continue the elected official majority on the Board;
- c. amending the minimum numbers provided in Article III(B)(4) so as to maintain adequate minority representation on the Board; and
- d. amending any other part of this agreement deemed appropriate by the Board as a result of the change in membership.

ARTICLE X – EFFECTIVE DATE, IMPLEMENTATION, AND SEVERABILITY

A. Effective Date

1. All governing bodies that ratify and execute this agreement shall become members upon the effective date of this agreement.
2. Ratification shall be accomplished by an authorization act by the governing body of the ratifying member. A certified copy of the authorization act shall be delivered to the Board.
3. Execution shall be accomplished by the signing of this agreement by the individual authorized to do so on behalf of the member's governing body as provided in the authorization act ratifying this agreement.
4. This agreement shall become effective upon ratification and execution by the governing bodies representing at least eighty percent of the population within the Council's jurisdiction reside and approval by the governor. This agreement shall then supersede the 1969 agreement as amended in 1977.

B. Implementation

1. This agreement shall not affect the current representatives or advisory representatives serving on the Council or their terms. They shall continue to serve on the Council until their terms end as provided in the Council's bylaws.

2. This agreement shall not affect the officers, executive committee, or any advisory committees of the Council. The officers, committees, and committee members shall continue to exist and serve until changed as provided in the Council's bylaws.
3. This agreement shall not affect the present bylaws, policies, or operating procedures of the Council. They shall continue to govern the operations of the Council until changed as provided in the Council's bylaws.
4. This agreement shall not affect the Council's current contractual obligations, program activities, recommendations, agreements, operations, functions, designations, agreements, or other matters undertaken by the Council prior to this amended agreement.
5. Upon ratification and execution of this amended agreement, any member that has appointed a manager or administrator to serve as one of the member's minimum number of elected officials shall forthwith designate in writing an elected official as provided in Article III(B)(2) of this amended agreement.

C. Severability

1. Should any part of this agreement be declared unlawful, all remaining parts of the agreement will remain in effect.

ADDENDUM A

Fairfield County

One citizen representative appointed
Two elected officials appointed

Lexington County

Four citizen representatives appointed
Six elected officials appointed

Newberry County

Two citizen representatives appointed
One elected official appointed

Richland County

Five citizen representatives appointed
Six elected officials appointed

City of Columbia

Three citizen representatives appointed
Three elected officials appointed

Town of Batesburg-Leesville

One elected official appointed

Town of Winnsboro

One elected official appointed

Town of Springdale

One elected official appointed

City of Newberry

One elected official appointed

Town of Irmo

One elected official appointed

Town of West Columbia

One elected official appointed

Town of Lexington

One elected official appointed

City of Cayce

One elected official appointed

Approved by the County Council for Fairfield County on November 11, 1996

Robert W. Davis
Chair

Sheryl M. Brown
Clerk

Approved by the County Council for Lexington County on October 14, 1996

William B. Banning Jr.
Chair

Deborah K. Black
Clerk

Approved by the County Council for Newberry County on November 12, 1996

Hy Bunn
Chair

Kathleen Pennington
Clerk

Approved by the County Council for Richland County on November 12, 1996

Harnet Bardin Fields
Chair

Michelle R. Bannock-Dinch
Clerk

Approved by the Mayor and Council of Batesburg-Leesville on October 14, 1996

Op S. Spennally Jr.
Mayor

Tom A. Taylor
Clerk

Approved by the Mayor and Council of Cayce on November 12, 1996

[Signature]
Mayor

[Signature]
Clerk

Approved by the Mayor and Council of Columbia on October 16, 1996

[Signature]
Mayor

[Signature]
Clerk

Approved by the Mayor and Council of Irmo on November 19, 1996

[Signature]
Mayor

[Signature]
Clerk

Approved by the Mayor and Council of Town of Lexington on October 7, 1996

[Signature]
Mayor

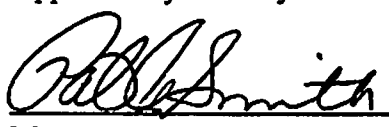
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Clerk

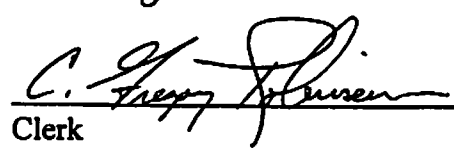
Approved by the Mayor and Council of City of Newberry on October 8, 1996

[Signature]
Mayor

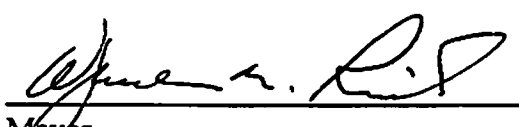
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Clerk

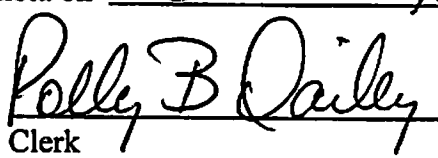
Approved by the Mayor and Council of Springdale on September 3, 1996


Mayor



Clerk

Approved by the Mayor and Council of West Columbia on October 8, 1996

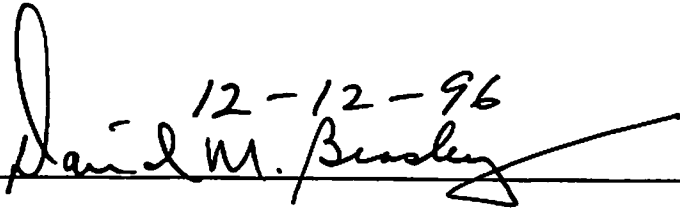

Mayor

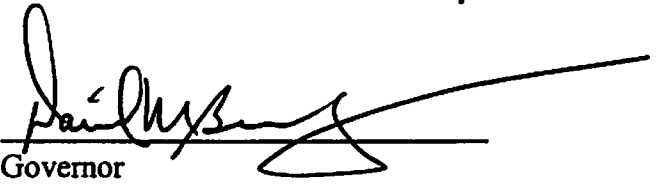

Clerk

Approved by the Mayor and Council of Winnsboro on October 8, 1996


Mayor


Clerk

Approved by the Governor on 12-12-96



Governor