

AGENDA MATERIALS
AND SUPPORTING DOCUMENTS
FOR THE MEETING OF

FEBRUARY 2, 1971

AGENDA

MEETING OF BUDGET AND CONTROL BOARD

3:00 P. M., TUESDAY, FEBRUARY 2, 1971

CONFERENCE ROOM, GOVERNOR'S OFFICE

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1. UNIVERSITY OF SOUTH CAROLINA - Proposed Construction of Energy Facility

The University is requesting the Board's approval for their construction of a new Energy Facility (heating and air conditioning plant) to serve the West area of the campus complex. The plant would be located on Sumter Street on the site of the old Field House destroyed by fire a few years ago.

Estimated cost is \$1,000,000, to be financed by the issuance of State Institution Bonds. Details of the University's capacity to finance this amount of additional bonds has been submitted and appears adequate.

2. UNIVERSITY OF SOUTH CAROLINA - College of General Studies - Proposed Allocation of Funds Under Title I, Higher Education Act of 1965 (Federal)

The Advisory Council charged with the responsibility of recommending the allocation of Federal Funds under the above Act has submitted a list of twelve projects for Board approval.

Details of these projects will be available at the Board meeting.

3. WILDLIFE RESOURCES DEPARTMENT - Proposal to Expand Data Processing

The Wildlife Department has for sometime had under consideration the computerizing of their system for issuance and for keeping records of hunting and fishing licenses. The proposal has been reviewed by our Division of Technology Utilization and has their recommendation for Board approval.

Mr. Bennett will be available to discuss details of the proposal with the Board. Estimated cost if \$66,390.00 per year, which would be covered by departmental revenue available for this purpose.

4. CLEMSON UNIVERSITY - Proposed Salary Increases for Athletic Personnel

Attached is a communication from Clemson requesting Board approval

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of salary increases for Athletic personnel as indicated.

(The Board has heretofore taken the position that its approval is not required in instances where Athletic personnel are paid entirely from Athletic Association funds. All of the personnel on the attached list are paid from this source.)

5. COLLEGE OF CHARLESTON - Bond Issue for Library Construction

✓ At the time the College of Charleston was taken over by the State, negotiations had been in process for sometime between the College and the Department of Housing and Urban Development for a loan of \$900,000.00 to apply on the construction of a new Library. Following the acquisition of the College by the State, an Act was passed by the General Assembly in 1970 (Act No. 1281) under which the College is now authorized to issue bonds for this purpose. As usual, approval of the Budget and Control Board is required by this Act.

The College has reached the point in the development of this project where Board action on issuance of these bonds is necessary and has accordingly requested approval. A formal resolution will be presented to the Board for this purpose.

Attached is a letter from President Stern giving the background of this matter.

6. STATE BOARD OF EDUCATION - Issuance of \$800,000.00 of Textbook Notes

✓ The State Board of Education is requesting approval of the Board to proceed with the issuance of \$800,000.00 of Notes (authorized by Section 21-459 of the 1962 Code) to finance the purchase of textbooks for the rental and free textbooks system.

The Notes will mature over a two-year period at \$400,000.00 per year.

The issuance of these Notes follows an established procedure for financing textbook purchases originated in 1936.

7. TREASURER'S OFFICE - Statement of Moody's Alliance Capital Corp.

over

Mr. Patterson has received a statement from Moody's for investment counsel services for the current fiscal year. Heretofore this service has been paid for out of the Civil Contingent Fund.

Mr. Patterson will give details on this item.



STATE OF SOUTH CAROLINA
DIVISION OF GENERAL SERVICES
BUDGET AND CONTROL BOARD
300 GERVAIS STREET
COLUMBIA

FURMAN E. McEACHERN, JR.
DIRECTOR

January 29, 1971

BUILDINGS AND GROUNDS
DEPARTMENTAL SERVICES
INSURANCE FOR PUBLIC
BUILDINGS
PRINTING AND OFFICE
SUPPLIES
PURCHASING
SINKING FUNDS
SURPLUS PROPERTY
PROCUREMENT
STATE FIRE MARSHAL

To: State Budget and Control Board

I am attaching an agenda with items which I hope the Board will be able to discuss with me at its meeting Tuesday, February 2, 1971.

With kind regards.

Very truly yours,

A handwritten signature in cursive script, appearing to read "Furman".

F. E. McEachern, Jr.
Director

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Attachment

STATE BUDGET AND CONTROL BOARD
DIVISION OF GENERAL SERVICES
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February 2, 1971

I. Disposition of State-owned Real Property

A. Hog Island, Charleston County

✓ The Charleston County Department of Parks, Recreation & Tourism desires to obtain the Hog Island spoil area for development for recreational purposes with the approval of the State Department of Parks, Recreation & Tourism. This land is also under claim of ownership by Charleston interests, and the matter has not been litigated.

It is recommended that a conditional quitclaim deed be executed to the Charleston County Department of Parks, Recreation & Tourism and that any litigation resulting be instituted or defended by them.

B. Lots 23, 24 and 25 Woodville, Charleston County

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✓ The Honorable Ben Scott Whaley in behalf of a client has offered the State \$ 6,500 for 80 acres of high land and 50 acres of marshland constituting the above tracts. This Division wrote Mr. Whaley that in light of the low appraisal, it might be better for the State to hold the property for possible public use. Mr. Whaley then requested an opportunity to appear before the Board in behalf of his client. It is requested that the Board instruct the Division how to proceed.

C. 7.3 Acre Tract - Airport Property

✓ In 1968 the State sold John Harland Company a four acre tract of land for commercial development at its appraised value of \$ 5,500 per acre. This company now desires to purchase an additional 2 - 4 acres for expansion purposes. The property was appraised in July, 1970 at \$ 6,000 per acre.

It is recommended that the Division be authorized to make a sale of up to four acres to the John Harland Company at its appraised value.

II. Trading-in Sale - Governor's Mansion

✓ In December, 1970 a trading-in sale of household items was held at the Governor's Mansion, producing some \$ 6,500. It is recommended that this money be refunded to the equipment account for the Mansion to be used for purchase of similar items for the Mansion and for the Lace House.

III. Sale of Vehicles

✓ A. It is recommended that the Board approve the sale of a used station wagon at its appraised price to retiring Governor Robert E. McNair.

✓ B. It is recommended that the Division be authorized to sell to Lt. Claude Belk, who retired January 1, 1971, a used Ford sedan at its appraised value.

IV. State Fire Marshal

✓ The Fire Marshal's Advisory Committee is recommending certain statutes to establish life safety requirements for existing structures for public occupancy. It is recommended that the Board authorize the Committee to approach the Judiciary Committee of the House of Representatives to request this legislation.

V. Rutledge Building

A water problem has existed at the Rutledge Building since the time of its occupancy. With the assistance of the Attorney General partial repairs have been made with the cost equally divided to the State, the architect, the contractor and the sub-contractor. Another water problem still exists because of leaking around the window frames. This matter is being pursued by the Attorney General but no settlement has been reached. It is recommended that we abide by the findings of the Attorney General and proceed with necessary repairs if no liability can be established.

VI. Disposition of Records

It is recommended that the Board approve disposition of records as approved by the Director of Archives and History under dates October 30, 1970, December 9, 1970, January 19 and 20, 1971.

VII. Interim Action - Purchase and Sale of Vehicles

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VIII. Interim Action - Tideland Permits

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IX. Interim Action - Space Rental

Department of Public Welfare - It is recommended that the Board approve the lease for 1,367 square feet for six months at a rate of \$ 2,563.13.

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Office of Economic Opportunity

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Juvenile Corrections

Purchase one 1971 Ford, Chevrolet or Plymouth station wagon for transportation of Reception & Evaluation children. This car to be in the motor pool and Federal Grant is provided.

College of Charleston

Purchase one 1971 Chevrolet Impala for official business trips and general use of the college.

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Purchase three 1971 Ford Custom 500 4-door police sedans.

University of South Carolina

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Trade one 1968 Dodge Polara for one 1971 Oldsmobile Delta Custom to be assigned to Executive Director

Tideland Permits

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Beaufort County Outdoorama, Inc. - Construct an artificial fishing reef in Atlantic Ocean

Capers Island Farm, Inc. - Fill and construct a dock, storage sheed and two dolphins in Station Creek

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Approval of plans for an existing 46 KV aerial transmission line over the marsh adjacent to and across Jericho Creek

Approval of plans for an existing 46 KV transmission line from the Beaufort Naval Hospital to Forgmere across Beaufort River

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Fripp Island Public Service District - Construct seven (7) T-groins, a triple tube wall and a training wall for beach erosion control on the Atlantic Ocean at the south end of Fripp Island

Highway Department - Install eleven (11) polypropylene tubular groins along the shore line at North Forest Beach area on Hilton Head Island

Ihly, James L. - Construct a dock adjacent to Coosaw River

Lighthouse Beach Company - Construct a wharf in a basin on Hilton Head Island

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Ashley, Robert E. - Construction of a wharf in Jeremy Creek

Bulwinkle, E. H., Jr. - Approval of plans for an existing pier constructed in Shem Creek

Charleston, City of, Commissioners of Public Works - Construct a 16" subaqueous water main across the Ashley River

Charleston County (continued)

Coastal Electric Coop., Inc. - Install a submarine cable in Ashepoo River

Cooper River Parks & Playground Commission - Approval of plans for an existing small boat launching ramp on Filbin Creek

Davis, Frank O. - Construct a floating boat house in James Island Creek

Davis, Richard C. - Approval of plans for an existing dock constructed in a branch of Molasses Creek

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Harrellson, J. P. and Robertson, H.M. - Construct docks on Pierre Creek and Shell House Creek

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Highway Department - Encroachment over certain marshlands and submerged lands, improvement of section of U. S. Route # 17

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White, L. C. - Construct an addition to an existing pier in Atlantic Intracoastal Waterway (Seewee Bay)

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Electric & Gas Company - Construct a 230 KV transmission line from Wateree to Denny Terrace across the Congaree River

Marlboro County

J. P. Steven & Company, Inc. - Construct a 24" submerged outfall in Great Pee Dee River

Addenda

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I. Borrow Pit - Camp Styx

The State Highway Department has requested permission to reopen a borrow pit at Camp Styx in Lexington County. They desire to remove approximately 10,000 yards of material and will make payment at the rate of 6¢ per yard.

It is recommended that this request be approved and that the funds be used for the purpose of fertilizing and seeding the area.

II. Pollution Control Authority - Offset Press

It is recommended that the Board approve purchase of a multilith offset press for this newly created agency. R. L. Bryan Company offered the low quotation on A. B. Dick equipment at \$ 1,595 for the base equipment.

III. Exchange of Vehicles

We have requests to exchange vehicles as follow:

- Not yuh*
1. Department of Corrections - 1969 Pontiac Executive with 51,753 miles for a 1971 model
 2. Department of Mental Health - 1968 Buick Electra with 31,008 miles for a 1971 model

IV. Electric Power Rates

✓

In June, 1970 South Carolina Electric & Gas Company was given authorization to add a surcharge on electric bills reflecting the average cost of fuels for the previous month. It was estimated that this would increase power charges by approximately 6%. The surcharge for December, 1970, however, was 19.42%, and it is expected that the charge in the Capitol Complex alone will be about 25% above our budget requests for 1971-72, or about \$ 40,000. It is requested therefore that we be authorized to ask the General Assembly for this amount since rental rates were based on previous cost estimates.

As a matter of information it appears that the anticipated increase will amount to some \$ 170,000 for State agencies in 1971-72 and \$ 225,000 in 1972-73.

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COLUMBIA, S. C. 29201

FURMAN E. MCEACHERN, JR.
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PROCUREMENT
STATE FIRE MARSHAL

February 3, 1971

Mr. P. C. Smith, Secretary
Budget & Control Board
P. O. Box 11333
Columbia, South Carolina 29211

Dear Pat:

I am attaching a copy of the items which I presented to the Budget and Control Board at its meeting February 2. In the margin I have indicated the action taken by the Board, and have added one item giving approval for the purchase of a car for the Commissioner of Labor.

If these notes do not agree with your record of the action taken please let me know.

Very truly yours,

F. E. McEachern, Jr.
Director

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Attachment

L 1253

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- X. Car for McGowan, Commissioner of Labor

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2. Department of Mental Health - 1968 Buick Electra with 31,008 miles for a 1971 model

IV. Electric Power Rates
In June, 1970 South Carolina Electric & Gas Company was given authorization to add a surcharge on electric bills reflecting the average cost of fuels for the previous month. It was estimated that this would increase power charges by approximately 6%. The surcharge for December, 1970, however, was 19.42%, and it is expected that the charge in the Capitol Complex alone will be about 25% above our budget requests for 1971-72, or about \$40,000. It is requested therefore that we be authorized to ask the General Assembly for this amount since rental rates were based on previous cost estimates.

As Information

As a matter of information it appears that the anticipated increase will amount to some \$170,000 for State agencies in 1971-72 and \$225,000 in 1972-73.



STATE OF SOUTH CAROLINA
DIVISION OF GENERAL SERVICES
BUDGET AND CONTROL BOARD

FURMAN E. MCEACHERN, JR.
DIRECTOR

300 GERVAIS STREET
COLUMBIA, S. C. 29201

December 29, 1970

9/15 4:15
BUILDINGS AND GROUNDS
DEPARTMENTAL SERVICES
INSURANCE FOR PUBLIC
BUILDINGS
PRINTING AND OFFICE
SUPPLIES
PURCHASING
SINKING FUNDS
SURPLUS PROPERTY
PROCUREMENT
STATE FIRE MARSHAL

Mr. P. C. Smith, Secretary
State Budget and Control Board
P. O. Box 11333
Columbia, South Carolina 29211

Dear Pat:

The State of South Carolina has adopted the Southern Standard Building Code as its minimum for fire and life safety regulations administered by the State Fire Marshal. This code applies only to new construction or to extensive renovations. Standards of the Fire Prevention Code, recommended by the American Insurance Association, have been adopted as they pertain to house-keeping and operation.

The State Fire Marshal's Advisory Committee has studied extensively the problem of existing structures which house aged and infirm individuals. As of this time, however, there is no statutory authorization to establish requirements for these structures. The Advisory Committee has prepared recommendations for review of the Budget and Control Board and reference to appropriate legislative committee for enactment.

It is requested that Advisory Committee Chairman William A. Carlisle, State Fire Marshal Jesse C. Johnson and myself be placed on the next agenda in order that the matter might be discussed in detail.

Very truly yours,

F. E. McEachern, Jr.
Director

FEMjr:lc

cc: Governor Robert E. McNair
Mr. William A. Carlisle
Mr. Jesse C. Johnson

1262



UNIVERSITY OF SOUTH CAROLINA

COLUMBIA, S. C. 29208

COLLEGE OF GENERAL STUDIES

January 20, 1971

Mr. P.C. Smith,
State Auditor
State Budget and Control Board
Finance Division
200 Hampton Office Building
Columbia, South Carolina

Dear Mr. Smith:

Under the provisions of the South Carolina State Plan for Title I Higher Education Act of 1965, the State Budget and Control Board has been designated as the state agency to administer Title I, and the College of General Studies, University of South Carolina, has been designated as the State Budget and Control Board's implementing agency. A State Advisory Council to the Budget and Control Board has been appointed to provide recommendations and guidance to the Board on such matters as the determination of priorities for funding emphasis, approval of projects, and allocation of funds under Title I.

Recommended for review and approval by the State Budget and Control Board are five Fiscal Year 1971 projects, as recorded in the enclosed minutes of the State Advisory Council meeting held on January 14, 1971, in the Carolina Coliseum on the University of South Carolina campus. A summary of each proposal is enclosed for your study.

Mr. John J. Powers, my Title I Coordinator, will be available to answer any questions that you may have concerning these FY 1971 Title I projects.

Sincerely,

Nicholas P. Mitchell

Nicholas P. Mitchell,
Dean

NPM:br

Enclosure

1263

ADVISORY COUNCIL MEETING

January 14, 1971

MEETING OF THE STATE ADVISORY COUNCIL

OF

TITLE I, HIGHER EDUCATION ACT OF 1965

January 14, 1971
Carolina Coliseum
University of South Carolina
Columbia, South Carolina

The State Advisory Council to the State Budget and Control Board, appointed for administering the Higher Education Act of 1965, met on January 14 at 1:30 p.m. to review twelve FY 1971 Title I program proposals and to select projects for funding out of the State's FY 1971 allotment of funds (\$155,297).

State Advisory Council Members Present:

Dr. R. Wright Spears, President
Columbia College
Columbia, South Carolina
Chairman

Mr. Melford A. Wilson,
Vice President for Business and Finance
Clemson University
Clemson, South Carolina

Dr. John F. Potts, Executive Director
Triangle Association of Colleges
Columbia, South Carolina

Dr. Charles S. Davis, President
Winthrop College
Rock Hill, South Carolina

Dr. James A. Morris
Commissioner of Higher Education
South Carolina Higher Education Commission
Columbia, South Carolina

State Agency Personnel Present:

Mr. John J. Powers, Coordinator
Continuing Education
College of General Studies
University of South Carolina
Columbia, South Carolina
Title I Coordinator

Miss Barbara Reese, Research Assistant
Title I Office
College of General Studies
University of South Carolina
Columbia, South Carolina

State Agency Personnel Absent:

Dr. Nicholas P. Mitchell, Dean
College of General Studies
University of South Carolina
Columbia, South Carolina
Head, Implementing Agency

Consultant Present:

Dr. Marshall Brown, Coordinator
South Carolina Commission on Higher Education Facilities
Clinton, South Carolina

Recommendations:

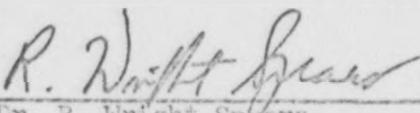
1. That the following projects be approved for FY 1971 funding in the amounts indicated:
 - a. The program "Seminar for Recreation and/or Park Commissioners," submitted by Dr. Lawrence Gahan of the Clemson University Department of Recreation and Park Administration, be funded in the amount of \$1,300. The institutional matching requirement is \$948. (Tab 1)
 - b. The program "Providing Paraprofessional Training in Mental Retardation," developed by Dr. Wade C. Weiters of Presbyterian College, be funded in the amount of \$20,027. The non-federal share of the program is \$12,932. (Tab 2)
 - c. The project "A Proposal for a Mobile Guidance Service to Serve Low-Income Students of Orangeburg County," submitted by Dr. Douglass Tate, Director of Counseling and Testing at South Carolina State College, be funded in the amount of \$30,126. The minimum matching for this project is \$19,000. (Tab 3)
 - d. The program "Innovative Approaches to Child Guidance and Parent Consultation," proposed by Dr. Francis X. Walton of the University of South Carolina Counseling Bureau, be funded in the amount of \$6,309. Non-federal matching funds are to total \$4,577. (Tab 4)
 - e. A "Training Program for South Carolina Governmental Employees," submitted by Professor Robert Stoudemire of the University of South Carolina Bureau of Governmental Research, be funded in the amount of \$17,057. The institutional minimum matching requirement is \$9,000. The Council noted that the project proposal requested \$58,223 and that this would be the third year of Title I funding for the program. Taking this into consideration and the lack of state support for the program from other sources of funding available to the state, the Council agreed that Title I had completed its role in getting the program under way by providing over \$77,000 in seed money. The Council commended Professor Stoudemire and the Bureau of Governmental Research for the progress they have made in bringing training to the many municipalities of the state. The Council suggested that the University of South Carolina approach the Governor's Planning and Grants Division for supplemental funding from Title VIII or other sources. (Tab 5)

2. That the following projects not be approved for funding at this time for the reasons indicated:

- a. The program "Workshop for School Board Members," developed by Dr. James Holladay of the College of Charleston, was denied funds on the grounds that it was a request for refunding a program the Council felt could be funded locally if the community desires to see it continued. (Tab 6)
- b. The project "Regional Recreation Leaders' Workshop," presented by Dr. Lawrence W. Gahan of the Clemson University Department of Recreation and Park Administration, was denied funds as the Council did not consider the project's individual and state priority as high as other projects under consideration. (Tab 7)
- c. The proposal "Solving Urban Problems in South Carolina," submitted by Dr. Joseph A. Ziegler of the Clemson University Department of Economics and Dr. Carl Dyer of the Clemson University Department of Industrial Management, was not approved on the grounds that it was too broad in scope. The Council agreed to give the program priority consideration for FY 1972 funding provided it was narrowed down possibly to one city or area and strongly suggested that Dr. Ziegler explore the possibility of working jointly with the Bureau of Urban and Regional Affairs of the University of South Carolina in developing a program. (Tab 8)
- d. The program "Local Implementation of Exercise Programs for the Evaluation, Prevention, and Treatment of Coronary Heart Disease," presented by Dr. Steven N. Blair of the University of South Carolina Department of Physical Education and Mrs. Baker of the South Carolina Heart Association, was considered to be an excellent program but was denied funds on the grounds that it did not have as high a state priority as programs dealing with Youth Opportunities. (Tab 9)
- e. Funds were denied to Walter Hambrick of the University of South Carolina Department of Physical Education for the continuation of the program "Interpretation and Implementation of Physical Education and Recreation for the Handicapped." The Council noted that this would be the fourth year of funding for related programs developed by Mr. Hambrick. The Council commended Mr. Hambrick on his accomplishments but proceeded to take a strong stand on the refunding of projects for a second time and declined to review any projects in the future submitted for a third round of funding. (Tab 10)
- f. The project "Professional Education for Personnel in Employment Security and Other Manpower Agencies," submitted by Dr. G.E. Breger of the University of South Carolina Bureau of Urban and Regional Affairs, was denied funds on the grounds that its priority was not as high as other projects under consideration, particularly those relating to Youth Opportunities. The Council realized the need and merit of the project and urged the project director to seek other sources of funding. (Tab 11)
- g. "New Treatment Modalities for Psychiatric Patient Services," developed by Dr. Joseph Hungate of the University of South Carolina Graduate School of Social Work, was vetoed on the grounds that its individual and state priority was not as high as other projects under consideration. (Tab 12)

3. In addition to the funding decisions, the following action was taken:
- a. The Council authorized Dr. James A. Morris to approach Governor West with regard to the appointment and make-up of the Title I Advisory Council.
 - b. The Council authorized John J. Powers, Title I Coordinator, to make necessary adjustments to bring the local funds of individual projects up to the level needed by the state agency in meeting its overall $\frac{2}{3}$ federal - $\frac{1}{3}$ local requirement.
 - c. The Council stated its position on the refunding of projects: In the future, only exceptional programs with substantial indications of community support and impact will be considered for funding a second time. It was the consensus of the Council that no program should be funded for a third year. The Council viewed Title I's role to be that of providing seed money to begin community service and continuing education programs, and after the expiration of Title I funds, programs that are a true need should be continued through alternate sources of funding.
 - d. The Council stated that February 1, 1971, will be the earliest activation date for approved projects.

The State Advisory Council meeting adjourned at 4:15 p.m.



Dr. R. Wright Spears,
Chairman

TITLE I PROGRAM SUMMARY

PROGRAM TITLE: "Seminar for Recreation and/or Park Commissioners"

PRIMARY INSTITUTION: Clemson University

INITIATOR: Lawrence W. Gahan, Ph.D. (Assistant Professor)
Department of Recreation and Park Administration
217 Godfrey Hall
Clemson University
Clemson, South Carolina

COOPERATING ORGANIZATIONS:

South Carolina Recreation Commission; South Carolina Department of Parks, Recreation and Tourism; South Carolina Recreation and Park Society; Municipal Association of South Carolina; South Carolina Association of Counties

COMMUNITY PROBLEM:

The number of park and recreation systems in South Carolina is increasing each year. At present, there are more than 150 commissioners serving on municipal and county recreation and park boards and commissions. In most cases, these individuals are lay persons who are usually unfamiliar with the type of problems they can expect to encounter during their term of office. With greater demands generated by the public and rising program and service costs to the agency, the competition for land, money and personnel is too keen not to have competent and knowledgeable recreation and/or park commissioners. No effective vehicle exists to provide this type of information at the present time.

RELATION TO ANNUAL AMENDMENT: Community Health and Recreation Services (RECREATION)

"Holding seminars for community leaders and municipal officials to acquaint them with ways of planning and implementing organized recreational programs" and "Conducting seminars to investigate new ways to support community recreation projects, disseminate the results, and motivate popular support for any resulting financial innovations." (III - A - 2 & 6)

PROGRAM OBJECTIVES:

1. To bring about increased communication between commissioners and agencies and organization interested in the provision of quality municipal and county recreation and park programs.
2. To increase competency and skills of commissioner's in dealing with problems related to parks and recreation.
3. To increase the dissemination of knowledge and information concerning park and recreation processes and procedures to commissioners.
4. To promote greater community involvement through discussion of current park and recreation problems.
5. To establish a means for continued sponsorship of annual recreation and/or park commissioners' seminar.

PLAN OF EXECUTION: The establishment of a seminar committee composed of members of the S.C. Recreation Commission; S.C. Department of Parks, Recreation and Tourism; the S.C. Recreation and Park Society; and Clemson University. The committee will establish the content of the seminar at two planning sessions scheduled for early 1971; the seminar is tentatively scheduled for April 1971. The office of the executive director of the S.C. Recreation Commission will be used to mail and print literature, announcements, and other information for the planning sessions and the seminar. The project director will administer the program, arrange for the seminar & planning sessions, and be responsible for a systematic evaluation.

EVALUATION PROCEDURES: Those attending the planning sessions will be asked to supply both verbal and written commentary on the value of the meetings. Formal questionnaires will be completed by those attending the seminar and also by those presenting the educational content. The project will attempt to provide a short-term evaluation viewed by the secondary group planning the seminar, by the primary group of commissioners attending the seminar & by the project director. Follow-up evaluations will be made to assess the impact of the seminar upon the overall competence of the commissioners in meeting their responsibilities.

AGENCY ASSESSMENT: PROGRAM STRENGTHS

Objectives include establishing a means for continued sponsorship of annual recreation and/or park commissioners' seminar. Reasonable cost per participant.

AGENCY ASSESSMENT: PROGRAM WEAKNESSES

ASSURANCE OF CONTINUING PROJECT AFTER EXPIRATION OF TITLE I FUNDS:

During the planning sessions and the actual seminar, discussions will be held with the planning committees to determine what steps will be taken to secure sponsorship of this seminar in the future.

ESTIMATED NO. OF PARTICIPANTS: Approx. 165 COST PER PARTICIPANT: Approx. \$13.62

ESTIMATED PROGRAM COST:

<u>FEDERAL:</u>	<u>\$1300.00</u>	<u>NON-FEDERAL:</u>	<u>\$948.00</u>	<u>TOTAL PROGRAM:</u>	<u>\$2248.00</u>
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SOURCE OF NON-FEDERAL FUNDS:

Clemson University

TITLE I PROGRAM SUMMARY

PROGRAM TITLE: "Providing Paraprofessional Training in Mental Retardation"

PRIMARY INSTITUTION: Presbyterian College

INITIATOR: Dr. Wade C. Weiters, Assistant Professor of Psychology & Special Education
Department of Psychology
Presbyterian College
Clinton, South Carolina

COOPERATING ORGANIZATIONS:

Whitten Village; Laurens County Department of Public Welfare; South Carolina State Employment Service; South Carolina Department of Mental Health

COMMUNITY PROBLEM:

Of Whitten Village's 1100 employees, over eighty percent are directly or indirectly involved in paraprofessional aspects of therapy, training, and treatment of the mentally retarded; these employees have no opportunity for formal training in areas of mental retardation prior to or during employment at Whitten Village. Such training could be made available to the paraprofessional, however, by combining the professional experience and expertise of staff and faculty members at Presbyterian College and Whitten Village; the two institutions are located a mere 1.8 miles apart in Laurens County.

RELATION TO ANNUAL AMENDMENT: Community Economic & Human Resources Development Services
(EMPLOYMENT)

"Presenting courses designed to develop subprofessional skills which will increasingly be in short supply, such as para-medical personnel" (I-D-5)

PROGRAM OBJECTIVES:

To train a total of 50 persons for work with the mentally retarded by:

- a. providing supervised work experience with the mentally retarded to prospective paraprofessional personnel
- b. providing in-service training in selected areas to prospective paraprofessional personnel
- c. providing academic training in selected areas to prospective paraprofessional personnel

The objectives of the proposal will be achieved by providing a 3-phase 6-month training program to each of two groups of 25 trainees. Phase I --

PLAN OF EXECUTION: Supervised Work Experience: each trainee will receive 35 hours weekly of supervised work experience with mentally retarded persons (or 840 hrs. during 6 mo. training session.) Phase II -- Inservice Training: each trainee will receive 4 hrs. weekly in-service training in areas of mental retardation (or 96 hrs. during 6 mo. training session.) Topics will include community & institutional practices; medical & psychological aspects; developmental aspects; educational programming. Phase III -- Academic Training: each trainee will receive 3 hrs. weekly academic training (or 72 hrs. during 6 mo. training session.) Topics to be included: abnormal psychology; teaching the mentally retarded; learning disabilities; psychology of the mentally retarded. ~~Credit or certificate will be given for completion of course.~~

EVALUATION PROCEDURES:

1. A reference criterion of percentage of trainees entering the program who complete all phases of the program.
2. Performance in in-service training & objective tests on academic presentation topics.
3. Pre and post training ratings of trainee performance during supervised work experience.

AGENCY ASSESSMENT: PROGRAM STRENGTHS

This program will provide an opportunity to develop strong community service ties between Presbyterian College and Whitten Village. It also gives the two institutions a basis on which to develop future programs in the area of special education.

AGENCY ASSESSMENT: PROGRAM WEAKNESSES

High cost per participant

ASSURANCE OF CONTINUING PROJECT AFTER EXPIRATION OF TITLE I FUNDS:

This is a one time effort but it has the potential of developing into an on-going program jointly funded by Presbyterian College and Whitten Village.

ESTIMATED NO. OF PARTICIPANTS: 50 COST PER PARTICIPANT: \$659.18

ESTIMATED PROGRAM COST:

<u>FEDERAL:</u> \$23,607.00 *	<u>NON-FEDERAL:</u> \$9,352.00 *	<u>TOTAL PROGRAM:</u> \$32,959.00
<u>FUNDED AT: FEDERAL - \$20,027</u>	<u>NON-FEDERAL - \$12,932</u>	<u>TOTAL PROGRAM - \$32,959</u>

SOURCE OF NON-FEDERAL FUNDS:

Presbyterian College
Whitten Village

TITLE I PROGRAM SUMMARY

PROGRAM TITLE: "Mobile Guidance Service to Serve Low-Income Students of Orangeburg County"

PRIMARY INSTITUTION: South Carolina State College

INITIATOR: Dr. Douglass Tate, Director of Counseling and Testing
P.O. Box 2008
South Carolina State College
Orangeburg, South Carolina 29115

COOPERATING ORGANIZATIONS:

Public School District Five; State of South Carolina Department of Mental Health

COMMUNITY PROBLEM:

A large gap in achievement of basic skills exists between students from different cultural backgrounds; the lack of achievement is marked in students whose parents are in the low-income group. These students are frequently characterized by poor school attendance, poor work-study habits & skills, non-participation in school activities, early drop-outs, and behavioral deviations such as malconduct, truancy, vandalism, juvenile delinquency, and social withdrawal. The culturally different student is also often handicapped by health, nutrition, hearing and vision difficulties which interfere with normal educational development. There are also inequalities in educational opportunities resulting from deficiencies in school programs and facilities, such as limited curricular offerings; the effects of these deficiencies are not entirely understood and the need for studying them and correcting them is great.

RELATION TO ANNUAL AMENDMENT: Community Economic & Human Resources Development (YOUTH OPPORTUNITY)
This program relates to many of the programs outlined in the Youth Opportunity section of the South Carolina Annual Amendment: combating the exorbitant school drop-out rate; presenting programs of social self-improvement for culturally deprived youth; presenting enrichment programs especially adapted to the needs of youth from low-income families; identifying and referring for professional care children who suffer from borderline or significant physical or mental handicaps; sponsoring youth activities & delinquency prevention. (I-A)

PROGRAM OBJECTIVES:

1. To provide a complete inventory of each student's assets and liabilities.
2. To develop a social history of each student to assist the student in understanding himself and the staff in better understanding the variables that influence the thinking of the low-income student.
3. To utilize group counseling in bringing about an understanding of the economic nature of the environment in which we live.
4. To implement achievement seminars to teach students how to reinforce themselves.
5. To broaden the cultural background of low income students.
6. To provide an information service to inform students about the job market, career patterns, and the ways and means of obtaining financial assistance to further educational and occupational goals.

This proposal represents Phase I of a 3-part program. Phase II is designed to provide school health services & assistance in physical development to low-income students (O.E.O. and N.I.M.H. will be approached for funding); Phase III is designed to provide teachers with new approaches in effectively reaching the low-income student (S.C. Title IV desegregation center will be approached to conduct the institute.) Phase I includes an intensive testing & counseling program supplemented by seminars; an information service aimed at encouraging students to continue their educations; invitations to low-income students to attend the college's cultural events and sporting events. Attempts will also be made to assist the student in a financial crisis remain in school. Any student having a serious health problem will be referred to the college health service or other appropriate agency.

EVALUATION PROCEDURES:

Where feasible a pre and post test design will be used in assessing whether the stated objectives of the program have been reached. Where feasible, control and experimental groups will be utilized to determine the effectiveness of the program. The state & local mental health agencies will provide the technical assistance for project evaluation.

AGENCY ASSESSMENT: PROGRAM STRENGTHS

Comprehensiveness of program in dealing with social, economic, cultural, psychological, and educational aspects of life for the low-income student.

Seed money from Title I has the potential of long-lasting and far-reaching impact in the area of opportunities for youth.

AGENCY ASSESSMENT: PROGRAM WEAKNESSES

Lack of positive commitment for funding of Phase II and Phase III; lack of indication that activity in Phase I will be continued under other funding.

ASSURANCE OF CONTINUING PROJECT AFTER EXPIRATION OF TITLE I FUNDS:

No definite assurance but a great deal of potential for funding by other sources. The Office of Economic Opportunity and the National Institute of Mental Health are being approached to fund phase II and South Carolina Title IV desegregation center is being approached to fund Phase III.

ESTIMATED NO. OF PARTICIPANTS: 1,000* COST PER PARTICIPANT: Approx. \$31

* junior and senior high school students

ESTIMATED PROGRAM COST:

FEDERAL: \$31,126.00 * NON-FEDERAL: \$18,667.00 * TOTAL PROGRAM: \$48,793.00 *

Awarded \$30,126 in federal funds; matching to be a minimum of \$19,000

SOURCE OF NON-FEDERAL FUNDS:

South Carolina State College

TITLE I PROGRAM SUMMARY

PROGRAM TITLE:

"Innovative Approaches to Child Guidance and Parent Consultation"

PRIMARY INSTITUTION:

University of South Carolina, Counseling Bureau
Also USC regional campus at Coastal Carolina, Conway

INITIATOR:

Dr. Francis X. Walton
Counseling Bureau
University of South Carolina
Columbia, South Carolina

COOPERATING ORGANIZATIONS:

State Department of Education (Guidance Services Division); Pee Dee Regional Supplementary Education Center; Division of Community Mental Health Services of the State Department of Mental Health

COMMUNITY PROBLEM: Half the white student population and three quarters of the black student population in South Carolina become so "turned off" in our schools that they drop out before completing the twelfth grade. This fact in itself illustrates that our schools are not meeting the needs of a majority of the population they are designed to serve. Many parents and educators, particularly in rural and small town cultures which favor traditional but outdated approaches to the guidance of youth, act as if they can force young people toward a particular goal. Such approaches to influencing youth give rise to a resistance that too often contributes to school drop-outs, feuds with parents and society, and adds fuel to the fires of discontent on college campuses. Educators in the state, becoming increasingly aware of shortcomings in the area of youth guidance and parent consultation, indicated their dire need for assistance at a recent 2-day counselors conference sponsored by the State Dept. of Education.

RELATION TO ANNUAL AMENDMENT: Community Economic and Human Resources Development Services (YOUTH OPPORTUNITY)

"Conducting regional instructional programs for adult community leaders in principles of youth development" and "offering a summer institute to guidance counselors, teachers, parents and community leaders stressing the requirements and opportunities of the non-college bound."
(I-A-1 & 5)

PROGRAM OBJECTIVES:

To develop practical knowledge of the following topics: the goal directed nature of behavior, the impact of the family constellation in personality development; the effects of suppressive and permissive child rearing techniques; use of natural and logical consequences as a method of discipline; understanding the pattern of transaction between parents and children; principles of child raising; techniques of communicating with parents and children.

To introduce the innovative approaches indicated above into the participant's school setting.

PLAN OF EXECUTION:

Two workshops in the summer of 1971 are proposed, one on the USC main campus and one on the Coastal Carolina regional campus. The educational program in each workshop will be divided so as to provide approximately 20 hours of discussion of innovative principles & techniques along with development of a frame of reference for understanding behavior; approximately 20 hours practical application of principles and techniques by means of counseling demonstrations by staff members & approx. 20 hours of supervised practice by participants in actual application of innovative principles & procedures to counseling cases.

EVALUATION PROCEDURES:

Two follow-up meetings will be held with participants of each workshop during the academic year following the workshop to assess their progress and improve their implementation of innovative principles. Reports from participants and school administrators will be sought to determine how the role of the counselor has changed in his school and how his effectiveness as a behavioral scientist has changed.

AGENCY ASSESSMENT: PROGRAM STRENGTHS

Program will build upon interest that has already been developed as a result of the two-day workshop sponsored by the State Department of Education on August 7 and 8, 1970, and the series of one-day workshops sponsored by the same agency in varied regions of the state during the current academic year. Impact of the program will be broadened by the holding of workshops in two separate locations.

AGENCY ASSESSMENT: PROGRAM WEAKNESSES

ASSURANCE OF CONTINUING PROJECT AFTER EXPIRATION OF TITLE I FUNDS:

Moderate: possibility of continuing as a project of the State Department of Education and possibility of continuing as a function of the continuing education program of the university.

ESTIMATED NO. OF PARTICIPANTS: 50 COST PER PARTICIPANT: \$217.72

ESTIMATED PROGRAM COST:

FEDERAL: \$6,309.00 NON-FEDERAL: \$4,577.00 TOTAL PROGRAM: \$10,886.00

SOURCE OF NON-FEDERAL FUNDS:

University of South Carolina
Pee Dee Regional Supplementary Education Center (to support workshop at Coastal Carolina)

TITLE I PROGRAM SUMMARY

PROGRAM TITLE: "Training Program for South Carolina Governmental Employees"

PRIMARY INSTITUTION:
University of South Carolina

INITIATOR: Robert H. Stoudemire, Associate Director
Bureau of Governmental Research
University of South Carolina
Columbia, South Carolina

COOPERATING ORGANIZATIONS: Cooperation of all (260) municipalities and all (46) counties in the state, multiple state agencies, the Municipal Association of South Carolina, the Association of Counties in South Carolina, the South Carolina chapter of Building Officials, the Municipal Finance Officers' Association, the Association of City Attorneys, the Small Town Association of S.C., and the Personnel Division of the State of South Carolina.

COMMUNITY PROBLEM: Two previous Title I grants have accomplished a great deal in the training of governmental employees; the need, however, remains great. Additional training services are desired by South Carolina counties, and assistance, especially in supervisory relationships, has been requested by several state agencies. These requests, coupled with the large turnover in elected county and municipal officials, calls for a frequent repetition of courses. A uniform county accounting system is in the offing, and numerous training sessions will be needed to implement this system upon its adoption. Counties also need instruction in personnel techniques, particularly in the classification of employees. Continued funding of present services & the expanded scope in which training must be done is of vital importance to all levels of government in South Carolina. The Bureau of Governmental Research has served in a training capacity since 1947 & will continue to do so, but the effort & effect will be curtailed substantially without Title I assistance.

RELATION TO ANNUAL AMENDMENT: GOVERNMENT AND COMMUNITY DEVELOPMENT SERVICES (Government)

"Beginning training programs for South Carolina government employees in the various aspects of their governmental duties to acquaint them with the latest techniques and procedures in administration."

PROGRAM OBJECTIVES:

To encourage sound techniques in municipal and county financial administration; to promote improved personnel practices in all jurisdictions throughout the state; to improve the skill and knowledge of public policy makers; to improve legal resources, especially those of municipalities; to provide technical assistance to all requesting state and local units, especially in the form of municipal handbooks; to provide an information clearinghouse service for management and technical problems; to further the skills of building officials and utility officials in municipalities; to investigate and utilize, if feasible, audio-visual aids and television as a means toward more efficient instruction; to supplement and to complement the long-time established programs of the Bureau of Governmental Research.

Annual multiple-session courses will include: Supervisory Methods and Techniques; Supervisory Methods for State Personnel; Supervisory Methods for Public Works Supervisors; Governmental Finance Administration; Budgetary Methods and Fiscal Administration; Building Official's Seminar. Annual conferences, seminars, and short-courses include: Conference for City Attorneys (1 day); Public Relations for Governmental Agencies (2 days); Mayors & Councilmen Seminar (1 day); Conference for Building Inspectors (1 day); Municipal Finance Officers Seminar (1 day); The Mayor as Municipal Judge (2 days); Centralized Purchasing (1 day); Effective Supervisory Methods (3 days); Work Methods and Work Distribution (3 days); Building Inspection Workshop (2 days); Legal Aspects of Planning & Zoning (1 day). Courses & field services will be provided upon request. Publication services will be offered.

EVALUATION PROCEDURES: Each major course will be assessed by the students. Other evaluation will be based upon feedback from the various participants and the associations having an interest in the various programs. An assessment of actions motivated by the program based on field visits to agencies and municipalities which have sent students to the various classes will be undertaken.

AGENCY ASSESSMENT: PROGRAM STRENGTHS

Well documented plan of execution which allows considerable flexibility to project staff in offering courses, workshops, seminars etc. based upon needs and requests. Exceptional community involvement; sound evaluation techniques.

AGENCY ASSESSMENT: PROGRAM WEAKNESSES

If approved, this will be the third year of funding for this project and no real evidence of the university or the state taking over the funding exists.

ASSURANCE OF CONTINUING PROJECT AFTER EXPIRATION OF TITLE I FUNDS:

The State of South Carolina has shown a marked and growing interest in training programs for governmental employees, but as yet no funds have been appropriated. It is hoped that the state will soon see fit to match its interest with an adequate appropriation.

ESTIMATED NO. OF PARTICIPANTS: 3,000 COST PER PARTICIPANT: Approx. \$30.00

ESTIMATED PROGRAM COST:

FEDERAL: \$58,223.00 * NON-FEDERAL: \$31,454.00 * TOTAL PROGRAM: \$89,677.00 *

~~Awarded \$17,057 in federal funds; matching to be a minimum of \$9,000.~~

SOURCE OF NON-FEDERAL FUNDS:

University of South Carolina

TITLE I PROGRAM SUMMARY

PROGRAM TITLE:

Workshop for School Board Members
Charleston, South Carolina

PRIMARY INSTITUTION:

College of Charleston

INITIATOR:

Dr. James Holladay, Head
Department of Education
College of Charleston
66 George Street
Charleston, South Carolina

COOPERATING ORGANIZATIONS:

State level: State Department of Education personnel
Charleston County: C & S Bank, Utilities Construction Company, South Carolina Electric & Gas;
Edward's Dept. Store; R.L. Bryan Co., Westvaco, General Electric Co., Charleston County School
Board; Office of Charleston County Superintendent

COMMUNITY PROBLEM: Charleston County School Board Members significantly effect the education of young people in their constituency through the formulation of policies which are implemented by the superintendent and his professional staff. Some of the board members of the Charleston County School System are active in national school board organizations and have had some instruction as to the duties and responsibilities of a board member; others have no such contact and must rely on "their own lights" for guidance. Last year's successful Title I project developed a greater awareness of the variables influencing policy making, but there is a need to increase the contact with school board members, particularly with newly elected or appointed board members, in order to have a significant impact upon education in the county. In other words, there is a need to amplify the effect previously begun.

RELATION TO ANNUAL AMENDMENT: Community Economic & Human Resources Development Services (EDUCATIO

"Training school board members to formulate and enforce adequate policies and procedures relating to their official duties." (I - B - 7)

PROGRAM OBJECTIVES:

To provide school board members with learning experiences provided by outstanding authorities in the field of education:

- A. To increase knowledge of current trends in curriculum -- reading, mathematics, social studies, language, physical education, art and music.
- B. To increase knowledge of specific duties of board membership on (1) County Board and (2) Constituent Board.
- C. To increase the knowledge of growing emphasis on accountability of school systems, i.e., teachers, supervisors, and administrators in the education of young people.
- D. To increase the specific knowledge of the duties of the central office personnel, all divisions of the administrative unit and the duties of the constituent superintendent as well as the County Superintendent.
- E. To increase knowledge on the election of board members for the County School Board.

Not less than five all-day workshops will be held in the spring and fall of 1971, utilizing two consultants per Saturday session. On some occasions

PLAN OF EXECUTION: only the Charleston County Board will be involved; on others the constituent boards will also be included (there are eight constituent boards and one consolidated board in Charleston County). Consultants will arrive in the Charleston area on the night before their scheduled appearance, permitting them to visit informally with board members, administrators, and staff prior to the formal programs; this also permits the speaker to get a feel for the Charleston area and its particular problems. Topics will include information on the exceptional child and information on the legal aspects of the Consolidation Act of Charleston County as well as topics which are of interest to board members as the program progresses

EVALUATION PROCEDURES:

Evaluation will be based upon observable changes in board member's behavior directly related to program objectives, subjective reports from individual board members, and assessment of greater awareness of board members regarding educational matters by administrative officers of the school system.

AGENCY ASSESSMENT: PROGRAM STRENGTHS

Proven techniques of communication developed under the FY 1970 program will be utilized. Excellent community involvement. Program does much to strengthen the College of Charleston's over-all program of community service and continuing education. Sound budget.

AGENCY ASSESSMENT: PROGRAM WEAKNESSES

Although community involvement and support in the project has increased, there is no indication that the program will come under community financial support after the expiration of Title I funds.

ASSURANCE OF CONTINUING PROJECT AFTER EXPIRATION OF TITLE I FUNDS:

It is anticipated that this program will eventually come under joint funding of the College of Charleston and the Charleston County School System.

ESTIMATED NO. OF PARTICIPANTS: 63 COST PER PARTICIPANT: \$76.50

ESTIMATED PROGRAM COST:

FEDERAL: \$2,835 NON-FEDERAL: \$1,986 TOTAL PROGRAM: \$4,821

SOURCE OF NON-FEDERAL FUNDS:

College of Charleston

TITLE I PROGRAM SUMMARY

PROGRAM TITLE: "Regional Recreation Leaders' Workshop"

PRIMARY INSTITUTION: Clemson University

INITIATOR: Lawrence W. Gahan, Ph.D. (Assistant Professor)
Department of Recreation and Park Administration
217 Godfrey Hall
Clemson University
Clemson, South Carolina

COOPERATING ORGANIZATIONS: South Carolina Recreation Commission
South Carolina Recreation and Park Society

COMMUNITY PROBLEM:

Meager community budgets supported by tax revenue generally prohibit the hiring of full-time professional leadership beyond the administrator's level, particularly in the area of physical activity and recreation. A vast amount of recreation in South Carolina is carried on by part-time and/or seasonal workers such as students majoring in other disciplines and working during their summer vacation. The kinds and quality of services expected by participants in recreation programs requires specialized training which is not available at the present time.

RELATION TO ANNUAL AMENDMENT: Community Health and Recreation Services (RECREATION)

"Training recreational leaders." (III - A - 7)

PROGRAM OBJECTIVES:

1. To increase the quality of the community park and recreation programs and services.
2. To increase the knowledge and skills of seasonal and/or part-time recreation leaders to meet their responsibilities.
3. To prepare and disseminate information beneficial to the communities' park and recreation programs.
4. To establish a means for continued sponsorship of annual regional workshops.

The first step is the creation of regional workshop committees composed of members of the South Carolina Recreation and Parks Society (vice-presidents of society districts), the South Carolina Recreation Commission, Clemson University, and representatives from interested communities in the regions to be served. Second, the establishment of the workshop content by the committees. Third, four regional workshops to be held on subsequent weekends in June 1971. Although planned within each region, all workshops will be coordinated by the project director. Tentative workshop sites are Rock Hill, Greenwood, North Charleston, and Florence.

EVALUATION PROCEDURES: Those attending the regional planning sessions will be asked to supply both verbal and written commentary on the value of the meetings. The workshops will include formal questionnaires to be completed by those in attendance and also by those presenting the educational content. The project director will provide a short-term evaluation of the planning sessions and workshops and a long-term assessment to evaluate the impact of the project on summer community recreation programs.

AGENCY ASSESSMENT: PROGRAM STRENGTHS

Extremely reasonable cost. Program objectives include finding a means of continued sponsorship of annual regional workshops. Regional workshops will permit greater participation.

AGENCY ASSESSMENT: PROGRAM WEAKNESSES

ASSURANCE OF CONTINUING PROJECT AFTER EXPIRATION OF TITLE I FUNDS:

During the planning sessions and following the actual workshops, discussions will be held with the regional committees to determine what steps will be taken to secure actual sponsorship of these workshops in the future. A high level of interest evidenced by recreation departments in Greenville City and County, Aiken, Richland County, Marion, Chapin, Rock Hill, Darlington, and Spartanburg indicate a strong possibility that the program will be continued under other sources of funding.

ESTIMATED NO. OF PARTICIPANTS: 200 COST PER PARTICIPANT: \$14.99

ESTIMATED PROGRAM COST:

FEDERAL: \$1770.00 NON-FEDERAL: \$1228.00 TOTAL PROGRAM: \$2998.00

SOURCE OF NON-FEDERAL FUNDS:

Clemson University

TITLE I PROGRAM SUMMARY

PROGRAM TITLE: "Solving Urban Problems in South Carolina"

PRIMARY INSTITUTION: Clemson University

INITIATOR: Dr. Joseph Zeigler
Department of Economics
Clemson University
Clemson, South Carolina

ASSOCIATE DIRECTOR: Dr. Carl L. Dyer
Dept. of Industrial Management
Clemson University
Clemson, South Carolina

COOPERATING ORGANIZATIONS:

Cooperation has been requested from the following agencies: S.C. Appalachian Regional Planning and Development Commission, S.C. Council on Human Relations, Southern Regional Education Board, Community Action Agencies, U.S. Department of Housing and Urban Development, South Carolina Municipal Association, and the Columbia Urban League.

COMMUNITY PROBLEM:

South Carolina is becoming increasingly more urbanized. With increasing urbanization the state and more specifically the developing cities, are facing and will face serious and difficult social, political, and economic problems. In particular, the problems of increasing crime, provision of adequate housing, insuring quality education, poverty, congestion, and the financing of government services appear to be acute and need immediate attention. Although there are organizations and municipal governments that are currently engaged in programs aimed at eliminating some of the problems faced by the cities, greater efficiency could be attained if the flow of information among the various interested parties were increased as to promote coordinated action. This proposal addresses problems of coordinated action by providing a meeting ground for all interested parties.

RELATION TO ANNUAL AMENDMENT: Government and Community Development Services (GOVERNMENT)

"Developing and conducting training programs for the urban specialist" and "sponsoring seminars on the cluster of problems facing metropolitan areas and the feasible methods of solving them," (II - B - 6 & 8)

PROGRAM OBJECTIVES:

The primary objective is to seek to solve urban problems in South Carolina through greater utilization of the state's resources.

The secondary objective is to increase the flow of information among the various parties interested in urban problems.

PLAN OF EXECUTION: Plans call for review and study of urban problems in South Carolina and an evaluation of existing programs and practices; a summary of the findings will be prepared and distributed. A concentrated two-day Urban Workshop will follow at which administrators, public officials, concerned citizens, faculty, and students will meet to present and discuss papers dealing with the specific urban problems that are determined to be most urgent by the survey. In order to extend the impact of the workshop beyond the immediate participants, the proceedings will be printed and distributed throughout the state.

EVALUATION PROCEDURES:

Participant evaluations and observed community action.

AGENCY ASSESSMENT: PROGRAM STRENGTHS

AGENCY ASSESSMENT: PROGRAM WEAKNESSES

It is questionable whether the anticipated attendance can be achieved from the public official - administrator group. Previous programs of this type have only succeeded in drawing private citizens and faculty members interested in what is happening.

ASSURANCE OF CONTINUING PROJECT AFTER EXPIRATION OF TITLE I FUNDS:

This is a one-time effort.

ESTIMATED NO. OF PARTICIPANTS: 150 COST PER PARTICIPANT: \$110.36

ESTIMATED PROGRAM COST:

FEDERAL: \$10,945.00 NON-FEDERAL: \$5,609.00 TOTAL PROGRAM: \$16,554.00

SOURCE OF NON-FEDERAL FUNDS:

Clemson University

TITLE I PROGRAM SUMMARY

PROGRAM TITLE: "Local Implementation of Exercise Programs for the Evaluation, Prevention, and Treatment of Coronary Heart Disease"

PRIMARY INSTITUTION: University of South Carolina

INITIATOR: Steven N. Blair, P.E.D. (Department of Physical Education)
University of South Carolina
Columbia, South Carolina

COOPERATING ORGANIZATIONS: South Carolina Heart Association (SCHA)
South Carolina Association for Health, Physical Education, and Recreation (SCAHPER)

COMMUNITY PROBLEM:

Cardiovascular disease is a leading cause of death in South Carolina; the State Board of Health has revealed that the rate for all cardiovascular disease increased approximately five per cent from 1960 to 1968. It has been proven that increased levels of physical activity tend to decrease the probability of coronary heart diseases, but there is a tremendous gap between this knowledge and the utilization of this knowledge.

RELATION TO ANNUAL AMENDMENT: Community Health and Recreation Services (HEALTH)

"Developing demonstration research projects of cooperation among university faculties and community and state officials in the development of sound local and regional programs of physical and mental health." (III - B - 4)

PROGRAM OBJECTIVES:

To reduce the incidence of cardiovascular disease in South Carolina by:

- A. Increasing the level of physical activity in the state.
- B. Training physicians to administer and interpret tests designed to evaluate a patient's cardiovascular fitness and his capability for exercise.
- C. Training exercise leaders to conduct programs of physical activity for the prevention of cardiovascular disease and for rehabilitation after an acute cardiovascular episode.
- D. Training participants in techniques of cardiopulmonary resuscitation.

PLAN OF EXECUTION: Local exercise advisory boards, consisting of physicians, physical educator and recreational leaders will be established to initiate, plan, promote, conduct, and evaluate physical activity programs. This will be followed by a workshop program held in 15 locations in the state and consisting of lectures, discussions, and laboratory sessions stressing physician education, education for the physical educator and recreational leader, and training in cardiopulmonary resuscitation. After the initial workshop sessions in which program leaders are trained, visits will be made to the communities involved by qualified physical activity program leaders to aid in the crucial early stages of the town's program.

EVALUATION PROCEDURES: The effectiveness of the local exercise boards will be determined by inspection. Community impact will be determined by having the exercise leaders maintain uniform records of participation and adherence to the program. In addition, each advisory board will evaluate its own program from the conduct of the workshop through the implementation of the exercise program. The Exercise and Heart Disease Task Force and the Heart Programs Committee of the SCHA will provide continuous project appraisal.

AGENCY ASSESSMENT: PROGRAM STRENGTHS

Strong possibility of continuing the project on the various local levels after expiration of Title I funds. The program has state-wide impact.

AGENCY ASSESSMENT: PROGRAM WEAKNESSES

ASSURANCE OF CONTINUING PROJECT AFTER EXPIRATION OF TITLE I FUNDS:

Once the local exercise boards are established, there is every reason to believe that the activity provided by this program will be perpetuated. With experts visiting every town as it begins its workshop program, there is little chance that a town will move its program in the wrong direction.

ESTIMATED NO. OF PARTICIPANTS: 175 - 350* COST PER PARTICIPANT: \$50 - \$100**

* 1500 - 3000 indirect participants

** Indirect participant cost: \$5 - \$10

ESTIMATED PROGRAM COST:

FEDERAL: \$9,034.00

NON-FEDERAL: \$9,766.00

TOTAL PROGRAM: \$18,800.00

SOURCE OF NON-FEDERAL FUNDS:

University of South Carolina (Department of Physical Education)
South Carolina Heart Association

1286

TITLE I PROGRAM SUMMARY

PROGRAM TITLE: "A Continuation of 'Interpretation and Implementation of Physical Education and Recreational Programs for the Handicapped'"

PRIMARY INSTITUTION: University of South Carolina

INITIATOR: Walter R. Hambrick
Department of Physical Education
University of South Carolina
Columbia, South Carolina

COOPERATING ORGANIZATIONS:

South Carolina Mental Retardation Association, South Carolina Commission for the Blind; Crippled Children's Division of the State Health Department; Midlands Association for Mentally Retarded; Easter Seal

Five years ago little if any concern was given to the recreation programs COMMUNITY PROBLEM: for the handicapped in the State of South Carolina. Today as the result of previous projects in physical education and recreation funded by Title I, there is a theoretical understanding and in some areas of the state a practical understanding of the importance of physical education and recreation for the handicapped. Funds are available from federal and state sources to train professionals to work with the atypical in recreation; unfortunately professionals are few and far between in South Carolina causing the bulk of recreation for the atypical to be carried on by aides and volunteers for whom no training funds are available. The need and value of physical education and recreation programs for the handicapped has been well justified by research, but far too few communities are putting a coordinated effort into such projects. There is a critical need to continue to provide services for those communities willing to put forth an effort & to urge more communities to provide for their handicapped.

RELATION TO ANNUAL AMENDMENT: Community Health and Recreation Services

"Presenting a series of seminars, workshops, or courses to train teachers, ministers, and nurses working with those who are mentally and emotionally disturbed" and "having study groups ascertain the recreational needs of such special groups ... as the disabled; then launch action programs to fill these deficiencies" and "training recreational leaders."
(III-A and B)

PROGRAM OBJECTIVES:

1. To encourage recreation departments and various handicapped organizations to provide some type of recreational programs for the related handicapped individuals residing in their communities.
2. To assist in planning recreation projects for various handicapped groups.
3. To provide in-service training for the volunteer personnel involved in the recreational programs.
4. To keep the agencies and groups involved in providing recreation for the handicapped informed on the various new programs and other current materials related to recreation.

PLAN OF EXECUTION:

This project would make available to communities, agencies, and all interested groups concerning physical education and recreation for the handicapped assistance in planning, training staff and developing programs of recreation for the handicapped. Requests for training volunteers in recreational activities, arts and crafts, nature study, swimming, camping, wood craft, singing, and drama will be fulfilled. Communities now having short 2-week programs of recreation for the atypical will be shown how to increase to 6 or 8 wks. at no additional cost.

EVALUATION PROCEDURES:

The project director will supply a brief narrative of the project outlining the impact and behavioral changes generated by the project.

AGENCY ASSESSMENT: PROGRAM STRENGTHS

This project aims to expand techniques proven successful in the state's population centers to areas of the state where few services are available to the handicapped and mentally retarded. Extensive lines of communication and cooperation exist from previous projects. Primary beneficiaries (those trained) will have the capability to provide on-going programs for the secondary beneficiaries (the atypical). Exceptionately realistic budget.

AGENCY ASSESSMENT: PROGRAM WEAKNESSES

Although the activity carried out in previous Title I projects has proven extremely worthwhile, neither the university nor the state show any indication of backing the programs on a continuing basis.

ASSURANCE OF CONTINUING PROJECT AFTER EXPIRATION OF TITLE I FUNDS:

Programs dealing with the atypical will be carried on by recreation commissions and departments in the various communities as well as by groups working with the handicapped and associations for the mentally retarded.

ESTIMATED NO. OF PARTICIPANTS: ^{350 volunteers} 600 children COST PER PARTICIPANT: \$8 - \$10 per volunteer

ESTIMATED PROGRAM COST:

FEDERAL:	\$4,855.00	NON-FEDERAL:	\$3,972.00	TOTAL PROGRAM:	\$8,827.00
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SOURCE OF NON-FEDERAL FUNDS:

University of South Carolina

TITLE 1 PROGRAM SUMMARY

PROGRAM TITLE: "Professional Education for Personnel in Employment Security and other Manpower Agencies"

PRIMARY INSTITUTION: University of South Carolina

INITIATOR: Gerald E. Breger, Ph.D., Director
Bureau of Urban and Regional Affairs
University of South Carolina
Columbia, South Carolina

COOPERATING ORGANIZATIONS:

Employment Security Commission, State of South Carolina; Regional Manpower Administration, U.S. Department of Labor, Atlanta, Georgia; United States Manpower Administration, Washington, D.C.

COMMUNITY PROBLEM:

The national commitment to massive manpower programs in the 1960's has now been implemented legislatively and organizationally, but the personnel of manpower service agencies have little or no background in this field. In July, 1969, the United States Manpower Administration, in conjunction with the Interstate Conference of Employment Security and the International Association of Personnel in Employment Security, launched "A Cooperative Research Project to Determine the Educational Needs of Personnel in Employment Security." The University of South Carolina, commissioned to conduct the studies in Florida, Georgia, and South Carolina, determined the most critical need to be the development of new courses at the college level which are not presently included in the college curriculum.

RELATION TO ANNUAL AMENDMENT: Government and Community Development Services (GOVERNMENT)

"Beginning training programs for South Carolina Government employees in the various aspects of their governmental duties to acquaint them with the latest techniques and procedures in administration."

PROGRAM OBJECTIVES:

1. To develop two new courses highly pertinent to the needs of manpower personnel. The two courses are "Client Characteristics of the Disadvantaged" and "Labor Market Structure and Dynamics."
2. To conduct these courses and evaluate their effectiveness.
3. To provide a pilot program in course development, conduct, and evaluation of manpower content courses for Employment Security.

The first phase of the course, the development of text materials, references, lectures, and case studies, will require eight months to complete. The nature, content, and level of the course offerings will be determined by information gained through basic preparation which will involve literature search and consultation with local agencies. The formulation of course outlines and teaching materials will be comprehensive, drawing on all relevant disciplines and organizational elements at the University for text materials, references lectures, and case studies. During the teaching phase in Spring Semester of 1972, experimentation will include, but not be limited to the following: length of class assignments, timing of different subjects, intensity of testing, creative job applications.

EVALUATION PROCEDURES: Students will be tested periodically during the teaching phase of the project. After the teaching phase, one month will be required to review local, regional, and national officials with the Employment Security Commission, Regional Manpower Administration, and U.S. Manpower Administration. The final evaluation report will contain: an evaluation of the accuracy, adequacy, and appropriateness of the project; analysis of established course criteria & course testing, including evaluation of materials & techniques of presentation; analysis of knowledge related to specific performance.

AGENCY ASSESSMENT: PROGRAM STRENGTHS

- The South Carolina Employment Security Commission has funded this program in the amount of \$2,000; this grant will be used in matching the Title I grant. The program will give the Bureau of Urban and Regional Affairs the opportunity to develop increased institutional capability in manpower training.

AGENCY ASSESSMENT: PROGRAM WEAKNESSES

High cost per participant

ASSURANCE OF CONTINUING PROJECT AFTER EXPIRATION OF TITLE I FUNDS:

The course content will hopefully be perpetuated as a portion of the educational program of the Employment Security Commission.

ESTIMATED NO. OF PARTICIPANTS: 40 - 60 COST PER PARTICIPANT: \$389 - \$579

ESTIMATED PROGRAM COST:

FEDERAL: \$11,434.00 NON-FEDERAL: \$11,933.00 TOTAL PROGRAM: \$23,367.00

SOURCE OF NON-FEDERAL FUNDS:

University of South Carolina
South Carolina Employment Security Commission

TITLE I PROGRAM SUMMARY

PROGRAM TITLE: "New Treatment Modalities for Psychiatric Patient Services"

PRIMARY INSTITUTION:
University of South Carolina

INITIATOR: Dr. Joseph I. Hungate, Dean
Graduate School of Social Work
University of South Carolina
Columbia, South Carolina

COOPERATING ORGANIZATIONS:

South Carolina Department of Mental Health; Veteran's Administration Hospitals; Medical College of Charleston; Crafts-Farrow State Hospital; Community Mental Health Centers in Anderson, Greenville, Spartanburg, Columbia, and Charleston.

COMMUNITY PROBLEM:

Research nationally supports the statement that in hospitals the actual care of the patient, and consequently his ultimate improvement, lies in the hands of the nurses, aides, social workers, and psychologists. It is a statistical fact that at the two state mental hospitals there are only two board-certified psychiatrists to see patients, diagnose the illness, work out a treatment program to restore social functioning of the patient, and coordinate the work of the limited number of social workers, nurses, aides, and psychologists who actually spend the bulk of their working days with the patients. The skills of the professionals have atrophied through disuse or through misapplication during years of institutionalization. Further complicating the problem is the fact that the treatment procedures used in the hospital setting are not easily transferable to the home setting once the patient is returned there.

RELATION TO ANNUAL AMENDMENT: Community Health and Recreation Services (HEALTH)

"Teaching mental health personnel about the organization and implementation of community health services and providing leadership and direction to professional mental health workers" (III - B - 11)

PROGRAM OBJECTIVES:

To institute new treatment modalities for in-patients in the state's mental hospitals which can be transferred to the home setting and be used by the family, friends, and others involved in the patient's daily life so as to reinforce the learned skills and maintain them.

PLAN OF EXECUTION: Plans call for one two-day workshop in which the theory and methods of behavior modifications were taught to the group of professionals attending. A one-day follow-up session one month later is planned for a discussion of the problems encountered in the intervening weeks in the process of trying to use these new techniques and a re-planning of techniques as required. There would be a two-day follow-up session two months later to (1) review problems of application and (2) to outline a teaching design to be used with families and new employees by the in-service training and teaching staff and the supervisors of services of the various units involved.

EVALUATION PROCEDURES: The evaluation procedures are built into the project as outlined above. Additional evaluative procedures by use of questionnaires and spot surveys will be conducted at the end of the three phases of the project.

AGENCY ASSESSMENT: PROGRAM STRENGTHS

Sound plans for follow-up and evaluation of program impact. Project will involve the new Graduate School of Social Work in the area of community service and continuing education. Sound budget.

AGENCY ASSESSMENT: PROGRAM WEAKNESSES

One-time effort.

ASSURANCE OF CONTINUING PROJECT AFTER EXPIRATION OF TITLE I FUNDS:

The techniques developed will become a portion of the standard training for all new employees and for the families of patients returning to the home.

ESTIMATED NO. OF PARTICIPANTS: Approx. 60 COST PER PARTICIPANT: Approx. \$125.70

ESTIMATED PROGRAM COST:

FEDERAL: \$4600 NON-FEDERAL: \$2943 TOTAL PROGRAM: \$7543

SOURCE OF NON-FEDERAL FUNDS:

University of South Carolina
South Carolina Department of Mental Health



STATE OF SOUTH CAROLINA
DIVISION OF TECHNOLOGY UTILIZATION

STATE BUDGET AND CONTROL BOARD

P. O. BOX 11333
COLUMBIA, S. C. 29202
803-758-3106

ROBERT E. MCNAIR
GOVERNOR

January 12, 1971

JEROME V. BENNETT
DIRECTOR

The Honorable P. C. Smith, Secretary
State Budget and Control Board
P. O. Box 11333
Columbia, South Carolina 29211

Dear Mr. Smith:

Attached hereto is the request from the South Carolina Wildlife Resources Department relating to the computerizing of their hunting and fishing licensing system.

In his letter Mr. Webb requested approval for the following additional expenditures:

Systems Design and Programming Cost	\$22,000
Equipment at the Wildlife Department	19,656/Year
Equipment at General Services	5,334/Year
Personnel Cost at Wildlife	29,400/Year
Computer time and other annual cost at General Services	<u>12,000/Year</u>
TOTAL ANNUAL COST	\$66,390/Year

The justification for this request is that the licensing volume has grown to the point where it is increasingly difficult and bordering on the impossible to adequately handle the licensing process manually. In addition, the forty-six conservation officers in the field spend 25% of their time distributing and collecting for licenses; it is estimated that this work by the Conservation Officers costs \$114,000 per year in their salaries. It is not intended that any of these people be eliminated from the payroll but it is intended that this 25% of their time would be dedicated to law enforcement rather than clerical licensing processing.

My comments and recommendations to the Budget and Control Board on this request are as follows:

1. In total, I recommend your approval of the request because the system as designed is fundamentally sound and is well justified in the removal of the clerical chore from the Conservation Officers.

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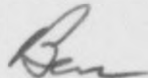
The Honorable P. C. Smith, Secretary
January 12, 1971

2. The system has considerable peak load and growth flexibility built into its design. If the volume continues to grow at the rate of the recent past, the new system can handle it well into the future.
3. It would be possible to install the system as designed without building-in the telecommunications capability. This capability costs approximately \$4,800 per year. However, it is my recommendation that the telecommunications capability be approved because it does give an added element of flexibility from the standpoint of responsiveness and timeliness of license processing and it ties in with the overall departmental plan to process data from the Marine Resources and the Commercial Fisheries operations in Charleston. Over and above all this, this system will provide a pilot installation for General Services to educate their personnel in the concepts and operations of the telecommunications system. In my judgement the \$4,800 is well justified by this educational process alone.

It should be noted, however, that this is a trial educational process and if the equipment or the system proves unfeasible in practice, then the telecommunications equipment can be eliminated without degrading the system below a capability sufficient to take care of Wildlife needs. At a point twelve (12) months after start-up of this system, a post audit review of the telecommunications procedure should be made to determine whether the \$4,800 per year expenditure is justified or should be continued.

If I can provide further information to the Board in its deliberations please let me know.

Very truly yours,



J. V. Bennett
Director

JVB:sc



South Carolina

WILDLIFE RESOURCES DEPARTMENT

POST OFFICE BOX 167

COLUMBIA, SOUTH CAROLINA

29202



• **PAT RYAN**
DIRECTOR, DIVISION
OF GAME AND
FRESHWATER FISHERIES

• **JAMES W. WEBB**
EXECUTIVE DIRECTOR

• **DR. JAMES A. TIMMERMAN, JR.**
DIRECTOR, DIVISION
MARINE RESOURCES

December 3, 1970

Mr. P. C. Smith
State Auditor
P. O. Box 11333
Columbia, S. C. 29211

Dear Mr. Smith:

The S. C. Wildlife Resources Department has been involved in an evaluation and feasibility study of the data processing requirements in conjunction with the Data Processing Section of General Services since March 1970. This study has resulted in the installation of a Burroughs L2000 machine in the Wildlife Department supported by the IBM S360/30 computer at General Services to alleviate the critical situation in the fiscal accounting area.

In September 1970 emphasis was shifted to another critical area, a hunting and fishing licensing system. In studying the requirements for this system it was found that the volume sold has increased from 274,016 totaling \$503,800 in 1954-55 to 579,141 totaling \$1,718,383 in 1968-69. We have reached a point where increased efficiency and economical operation is needed in the system due to the increase in volume and other factors.

Approval is requested for the Wildlife Department and General Services to secure additional equipment to support an off line tele-communications environment which would transmit and receive information with the Division of General Services. The computer at General Services would be utilized for all necessary processing and the information transmitted back and printed by the Wildlife Department.

Additional equipment needed at the Wildlife Department:

December 3, 1970

<u>Equipment Needed</u>	<u>Estimated Monthly Cost</u>
Telecommunications terminal (includes reader and printer)	\$ 945.50
3 Key Tape devices	591.00
Data Set	40.00
Line Cost	<u>61.50</u>
Total	\$ 1,638.00

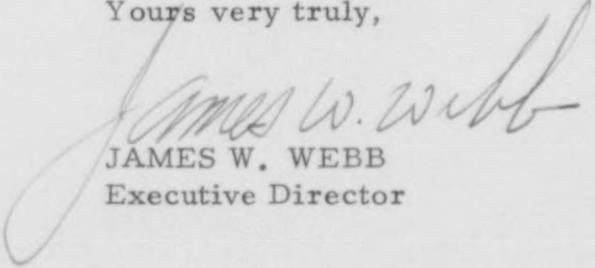
Additional equipment needed at General Services:

<u>Equipment Needed</u>	<u>Estimated Monthly Cost</u>
Telecommunications terminal	\$ 274.50
Interface Device for S360/30	130.00
Data Set	<u>40.00</u>
Total	\$ 444.50

This equipment would be installed with the concept in mind of providing the Wildlife Resources Department with a data processing capability that will not only satisfy present processing requirements, but also will provide for future applications and increased volumes in an orderly and effective manner. It is believed that this total system concept would be the most efficient and effective process for the Wildlife Department.

Detailed information supporting this request is herewith forwarded for your review and analysis. The need for approval is urgent so that we can utilize the equipment by June 1, 1971. Your consideration of our request will be greatly appreciated.

Yours very truly,


JAMES W. WEBB
Executive Director

JWW/sa
Enclosure
cc: Mr. John Turnbull

1296

PROPOSED RECOMMENDATIONS FOR
WILDLIFE RESOURCES DEPARTMENT LICENSE SYSTEM STUDY

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WILDLIFE RESOURCES DEPARTMENT
HUNTING AND FISHING LICENSE SYSTEM

November 18, 1970

SUMMARY STATEMENT

Mr. James W. Webb, Director, Wildlife Resources Department, in March 1970, requested the Data Processing Section of the Division of General Services, in cooperation with the Wildlife Department, to conduct an evaluation and system study of the fiscal accounting, license system, and all other data processing needs of the Department. This system study has been initiated and is still in progress.

Due to the critical situation in the fiscal accounting area, priority had to be given to the design of a system that would be effective with the fiscal year beginning July 1, 1970 using a Burroughs L2000 machine in the Wildlife Department supported by the IBM 360/30 computer at General Services. The fiscal system has been designed, is operational, and will be on a current basis by December 31, 1970.

In September 1970 emphasis was shifted to the license system and is now receiving first priority. In the design of the license system the study is being conducted within the following guidelines:

1. The minimum personnel and cost needed.
2. The maximum number of transactions and the minimum number of transactions that would be experienced during a month.
3. The equipment now available and the method that might be used to achieve the maximum use of it.
4. The additional equipment needed, if any, to achieve the desired speed and efficiency.
5. What procedures would be needed to achieve a smooth transition between the now existing system and any proposed system to be implemented in the future.
6. What future growth factors would tend to increase the work load.
7. What type of system configuration would better facilitate the reporting system of the entire Wildlife Resources Department.

In studying the requirements for the license system it was found that the volume sold has increased from 274,016 totaling \$503,800 in 1954-55 to 579,141 totaling \$1,718,383 in 1968-69 (See Section on Growth Factors). There are presently 46 Conservation Officers and 1700 Agents involved in the sale of licenses. The increase in volume and other factors definitely support the concern of the Wildlife Department in the development of a more efficient and economical system using modern methods, equipment and techniques.

With this in mind, this report will outline a plan of action for the design and operation of a license system, including recommendation for equipment and personnel with estimated costs, and a completion schedule with definite points where progress can be evaluated and measured.

To achieve these objectives will require an orderly and realistic program using personnel and equipment of the Wildlife Department and taking advantage of the system knowledge and more powerful computer equipment at General Services. This system will provide to management more timely, accurate, meaningful, and useful information, and at the same time minimize data processing costs through the use of existing computer equipment and know how.

Although the immediate concern is to develop a license system, emphasis is also placed on designing a total system that will serve all areas of the department. The recommendations in this report are based on the total system concept.

WILDLIFE RESOURCES DEPARTMENT

RECOMMENDATION

In consideration of the total systems concept as outlined in Summary Statement it is recommended that an off-line telecommunications terminal be installed in the Wildlife Department connected to the IBM 360/30 General Services. The configuration of equipment needed at Wildlife with estimated monthly cost would be approximately as follows: (See Exhibit 9)

1. Tele-communications terminal (includes card reader)	\$445.50 ✓
2. Freestanding encoders, three	591.00 ✓
3. Printer	500.00 ✓
4. Data Set	40.00 ✓
5. Line Cost	61.50 ✓
Estimated Monthly Cost.....	\$1,638.00

1638
444.10
2082.50

Staff Requirements

1 Supervisor, 1 Head Clerk, 1 Receipt Clerk, 1 Order Clerk, 2 Machine Operator

Estimated Monthly Cost..... \$2,450.00

The configuration of equipment needed at General Services with an estimated monthly cost would be as follows:

1. Tele-communications terminal	\$274.50 ✓
2. Interface device to S360/30	130.00 ✓
3. Data Set	40.00 ✓
Estimated Monthly Cost.....	\$444.50

404.50

Since this equipment would provide a basis for expansion of communications capabilities with other agencies it is planned that this cost would be handled by General Services.

This configuration of equipment and personnel will provide the Wildlife Department complete control over the system and the capability to control the turn around time with General Services.

It is estimated that to design and have operational this system for the fiscal year beginning July 1, 1971 (See Proposed Implementation Schedule) will require from General Services one full-time system analyst, one part time system analyst, one programmer, control, keypunching and computer test time. These costs are estimated at \$22,000.00.

The estimated development cost for this system would be to the Wildlife Department:

1. One time cost for systems design, programming, control procedures, software development, testing, etc. \$22,000.00

Revised 9.3.71

2. Annual cost for operation and maintenance of system

A. At Wildlife Department	
Equipment Rental	\$19,104.00
Personnel	29,400.00
B. At General Services	
Computer Time	10,000.00
System/Programming Maintenance	1,200.00
Control	800.00

Estimated Total Annual Cost..... \$60,504.00

Of course in addition necessary forms and supplies will have to be provided.

Of course, it is recognized that as the total system for the Wildlife Department continue to be designed the equipment cost at Wildlife will be spread among many other applications. Under review at this time are computer applications in the following areas:

1. Law Enforcement
2. Hunt Selection
3. Equipment Inventory and Control
4. Marine Laboratory
5. Personnel
6. Research

Undoubtedly there are other applications that need review.

The recommended concept of the telecommunications terminal system is that of providing the Wildlife Department with a data processing capability that will not only more adequately meet present requirements but will assure that future application and growth requirements can be met in an orderly, efficient, economical, and effective manner. It is believed that to attempt to design a system using any other concept will only result in more cost over the years and a constant redesign process that is wasteful, as well as inefficient.

PROJECTED LICENSES TRANSACTIONS FOR 1971-72

<u>Type</u>	<u>QUANTITY</u>
COMBINATION HUNTING AND FISHING	31,007
STATE HUNTING	94,617
COUNTY HUNTING	61,530
STATE FISHING	171,875
ANNUAL NON-RESIDENT HUNTING	5,650
THREE DAY NON-RESIDENT HUNTING	5,768
ANNUAL NON-RESIDENT FISHING	9,864
TEN DAY NON-RESIDENT FISHING	36,705
WATREE PERMITS	14,622
CLARKS HILL PERMITS	3,672
GREENWOOD PERMITS	5,657
HARTSVILLE PERMITS	3,923
MURRY PERMITS	8,565
SANTEE PERMITS	37,874
KEOWEE TOXAWAY PERMITS	<u>3,567</u>
TOTAL ESTIMATED SALES	494,896
TOTAL ESTIMATED RETURNS	<u>164,000</u>
TOTAL ESTIMATED TRANSACTIONS	658,896

WILDLIFE RESOURCES DEPARTMENT

GROWTH FACTORS

The growth factors experienced by the department have brought an increasing number of transactions in the License System. Growth within the Department is illustrated as follows:

1. Revenue from Resident License Sales in 1954-55 totaled \$407,000, as compared to total revenue 1968-69 \$1,351,492.25. (See Exhibit 1)
2. Revenue of Non-Resident License Sales in 1954-55 was \$96,880 and in 1968-69 climbed to a high of \$366,891. (See Exhibit 1)
3. The greatest increase in all Non-Resident License Sales is exhibited by the ten-day Non-Resident fishing license. The sales in this particular area increased from 13,855 licenses in 1957-58 to 36,168 in 1968-69 with a revenue of \$108,504. (See Exhibit 2)
4. The increase in operational costs of Fish Hatcheries reflect a definite growth pattern. Since 1955 the operational costs have increased approximately 250 per cent. The Game Refuge operational costs increase is approximately 7 times the amount it was in 1955. (See Exhibit 3)
5. On October 1, 1959 the South Carolina Boating Act was effective. Registration of boats for October 1, 1959 through June 30, 1960 totaled 27,659 for privately owned boats and 273 for dealers with a revenue of \$139,685. The total revenue derived from boat registrations in 1968-69 was \$156,044.11, representing approximately 37,300 new and used registered boats in the State. Boat Transfer Registrations have increased from approximately 500 in 1959-60 to approximately 7,700 in 1968-69, showing a definite growth factor in used boats. (See Exhibit 4)
6. The total Sales of Resident Licenses in 1954-55 was 266,356. In 1968-69 523,769 Resident Licenses were sold. (See Exhibit 5)
7. In 1954-55, 7,660 Non-Resident Licenses were sold, In 1968-69 there were 55,372 Non-Resident Licenses. (See Exhibit 5)
8. Operational costs of Law Enforcement has risen from \$248,052.28 in 1954-55 to \$1,385,349.25 in 1968-69.
9. The increased effort of the Law Enforcement Section is illustrated by the fact that in 1957-58 a total of 4,431 cases were made with 3,735 convictions and fines and forfeited bonds of \$57,187.25. A total of 696 cases were either dismissed, received suspended sentences, or were bound over to State or Federal Court. In the fiscal year 1968-69, a total of 6,764 cases were made representing a total of fines collected in the amount of \$112,453.04. The Law Enforcement Division now has 147 paid Conservation Officers throughout the state and 9 Supervisors. (See Exhibit 3)
10. Production from hatcheries in fiscal year 1954-55 was approximately 1,476,745 fry. This production of fry was produced by eight hatcheries. The total production from five warm water hatcheries in 1968-69 was approximately 957,112, with an additional procurement of 1,603,806 fry from the U. S. Fish and Wildlife Hatcheries. A total of 140 private

ponds were stocked with Large-mouth Bass, Bream, and Channel Catfish. A total of 965,841 Blue Gill Bream, Red Breast Bream, and Channel Catfish were stocked in public streams in 21 counties and 143,344 Bass in public streams in 16 counties.

11. The number of hunters utilizing the Game Management areas increased greatly in 1968 as compared to 1967. For example, a total of 60,732 permits were issued for deer hunting in 1968 as compared to 46,638 issued during 1967.

SYSTEM NOW USED IN ISSUING LICENSES

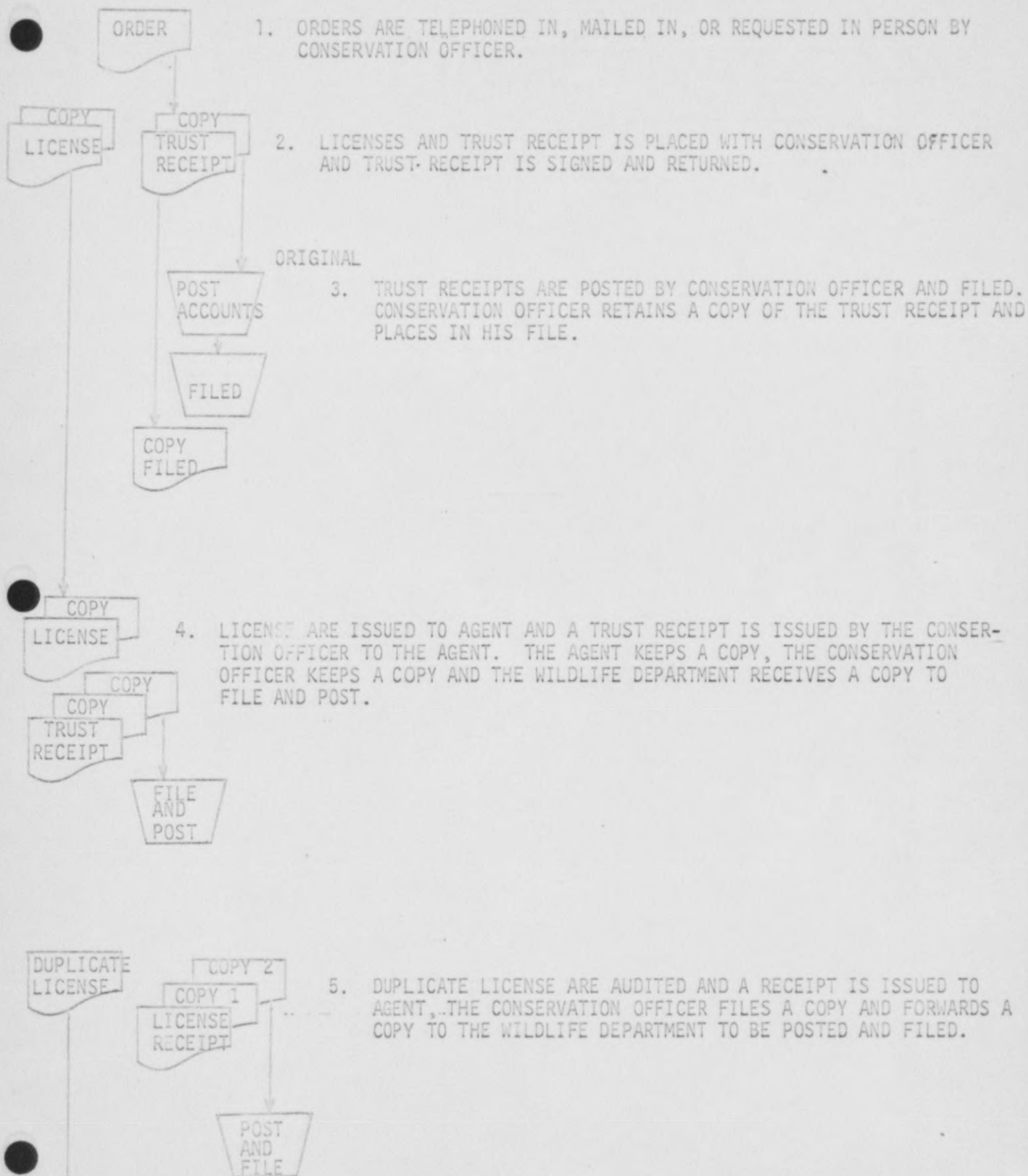
The present license section is composed of one supervisor and two full time and two part time clerks with a combined annual salary of \$19,603.00. The additional support of forty-six Conservation Officers, of the Law Enforcement Division, is required to supplement the distribution of licenses to the agents. Approximately 25% of each Conservation Officer's time is required to distribute and collect for licenses. The approximate average annual salary of a Conservation Officer is \$6,200.00. It is estimated that approximately \$114,080.00 in salaries for Law Enforcement personnel is currently being used as a supplement to the licenses distribution and collecting system. The estimated total salaries in the licenses section, including all assistance by other departments, is approximately \$133,683.00.

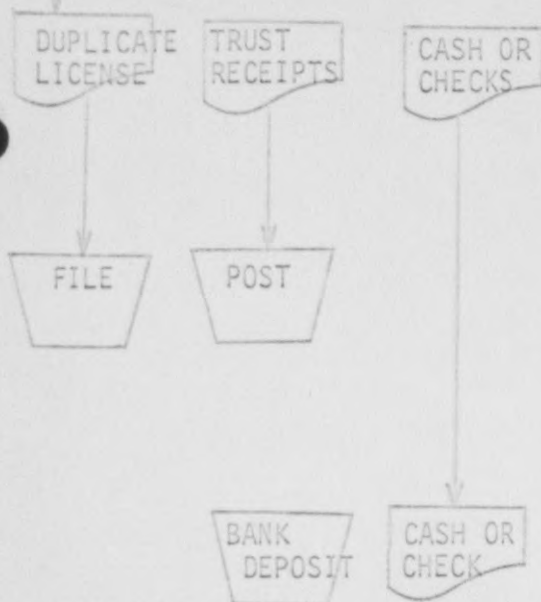
Under the present system the Conservation Officer is under a performance bond and must, to the best of his judgement, select the agents to sell licenses. There are persons who wish to become a licenses agent, but because of the Conservation Officer's judgement or the number of license agents already established in that area, their requests are denied.

The present system of posting is very time consuming and requires a clerk full time. The posting generally is about two to five weeks behind. The problem in this area is the inconsistency of Conservation Officer's making remittances. The volume of credit licenses and the volume of licenses now being remitted by the Conservation Officers have surpassed the capacity of present system.

The filing of duplicate licenses is by county and alphabetically by the first four initials of the last name. The amount of time used in finding a duplicate to issue a new license can run from two hours to two days, and in some instances, the duplicate can never be located.

LICENSE SYSTEM ORDER FLOW





6. CONSERVATION OFFICER REMITS BY DUPLICATE LICENSE AND TRUST RECEIPT AUDITS PERIODICALLY. DUPLICATE LICENSE FILED AND CONSERVATION OFFICER'S ACCOUNT IS POSTED AND A RECEIPT IS ISSUED TO OFFICER.

7. BANK DEPOSIT IS MADE.

PROPOSED LICENSE DISTRIBUTION AND RECEIPTING SYSTEM

A license section staff composed of one supervisor, one head clerk, one receipt clerk, one order clerk, one keypunch operator, and one machine operator would be needed to handle all existing transactions and future growth for the next two to three years. Future growth would only require that assistance be given to the receipt and/or order clerk,

All receipting and distribution would be conducted directly with the individual agents by means of the U. S. Postal Service, or picked up at the Columbia office by the agent. The distribution of all licenses would be by 3rd class mail or by the agent's direct pick up.

The distribution and receipting of licenses directly with each agent would produce the following benefits:

1. Release 46 Conservation Officers from spending approximately 25% of their time in distribution licenses and receipting revenue from the sale of licenses.
2. Reduce the number of transactions now being recorded in distribution and receipting of licenses.
3. Produce a more even transaction flow and a better receipting of revenue from the sale of licenses.
4. Reduce a stock piling of licenses by Conservation Officers.
5. An up-to-date balance of each agent's file could be maintained.
6. Speed up the process of receiving duplicate licenses.

All persons, who would secure a minimum \$2,000.00 performance bond, would be eligible to become a license agent.

The bonding of each agent would serve a two fold purpose.

1. To insure the security of the licenses placed with agent for sale.
2. To allow any person meeting the bonding requirements to become a licenses agent.

The maintaining and listing of a Master Duplicate Licenses File would lend assistance to the Law Enforcement Division, as well as making possible the issuing of a Duplicate License in a matter of a few minutes, instead of hours as is now the case.

Under the procedures for issuing licenses as proposed, an agent is not restricted to ordering licenses by sets of 10, 25, or 50. The agent may order any number desired. For Example: (13, 17, or 31).

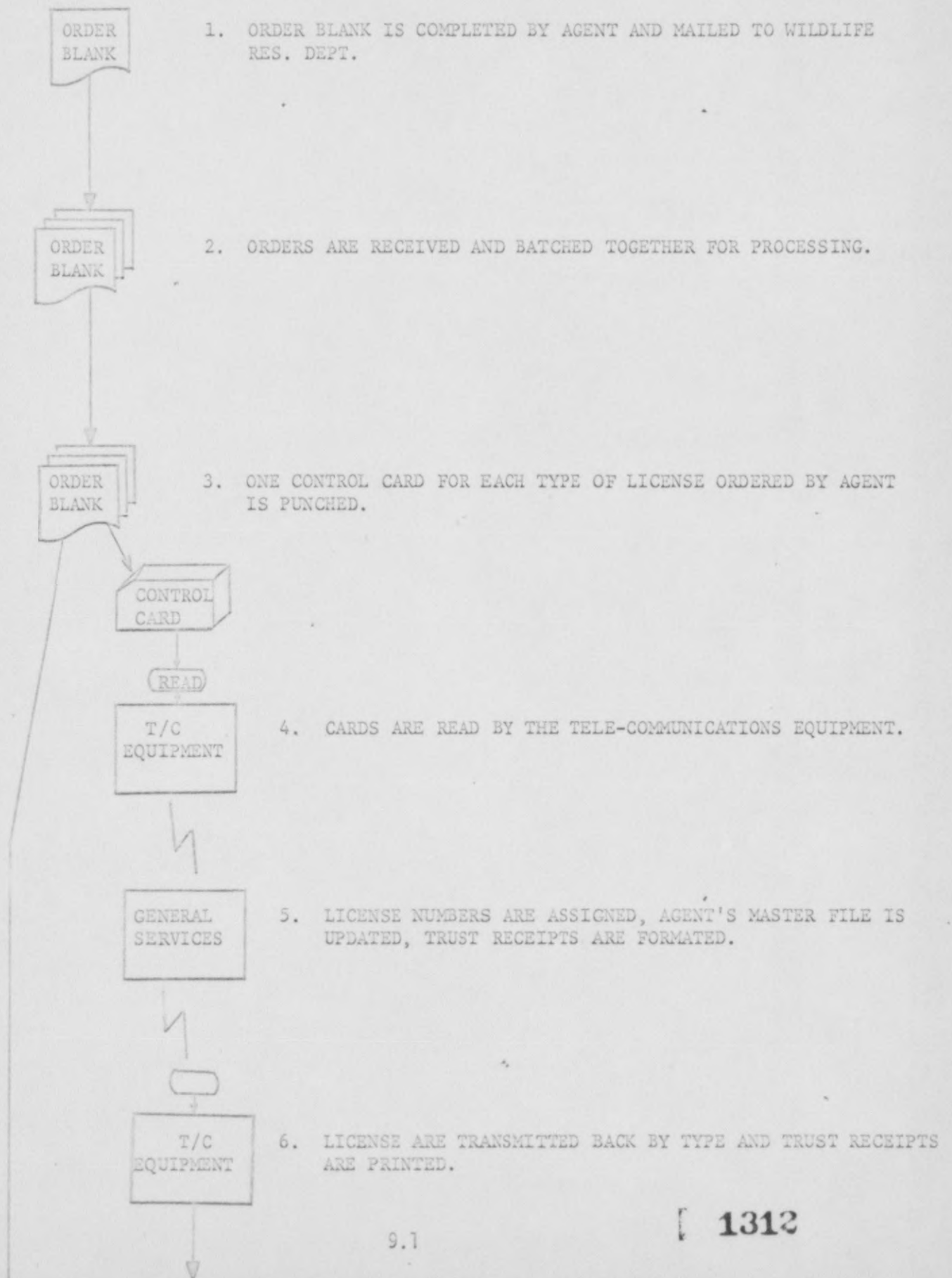
Using the proposed order and receipting forms, the Wildlife Department Clerks will not be required to fill out any forms or receipts. The clerk will verify the forms as filled out by the agents. This procedure alone will remove a large volume of work from the License Section Staff.

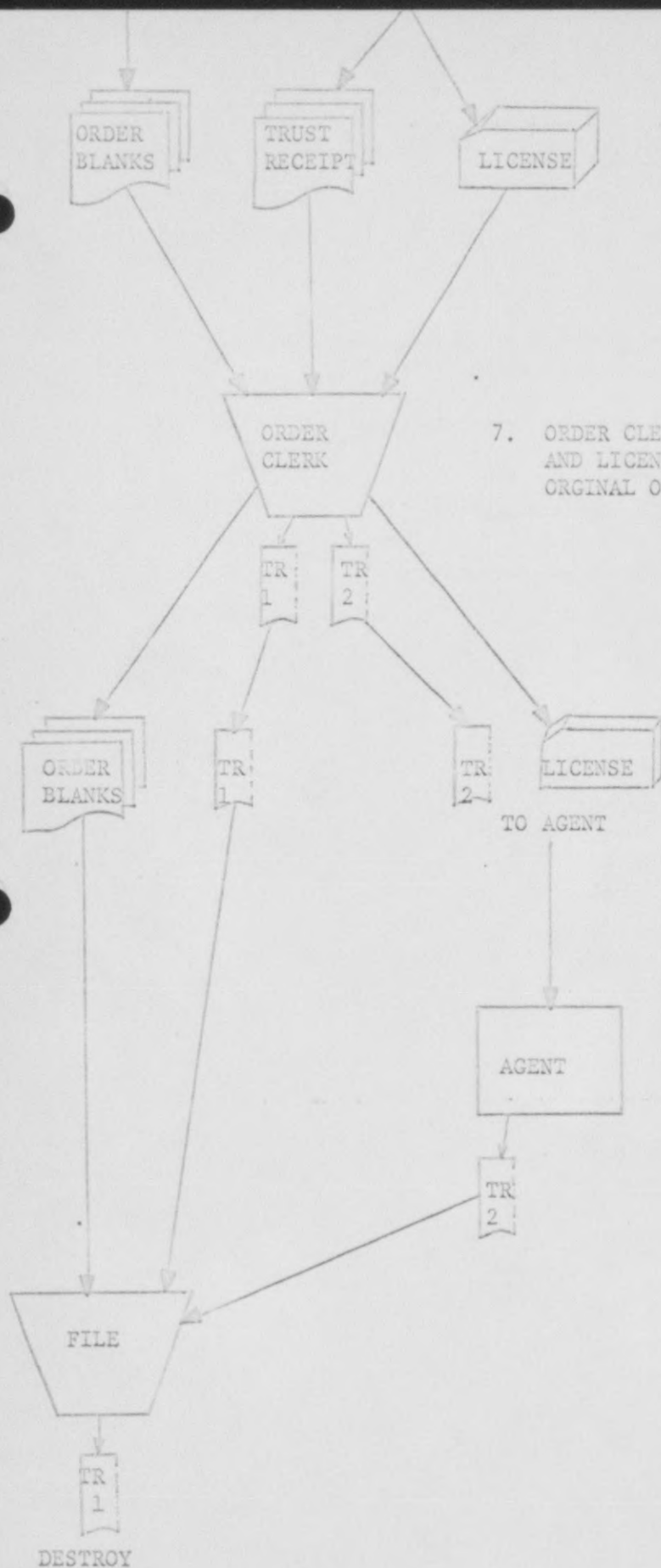
The implementation of the proposed system and the installation of the tele-communications equipment will provide the Wildlife Resources Department with the maximum amount of flexibility in future system design and implementation with a minimum future cost. At the present time, there are three other applications that could be modified to function within the proposed system in order to institute a cost reduction of reporting systems in the Wildlife Resources Department. This equipment would provide the basis for all future processing needs because of the processing capability available thru the General Services Data Processing Division.

The General Services Data Processing Division will be responsible for the coordination of forms design, the placement and implementation of all control, operation and clerical procedures, and the training of all operations personnel.

The vendors will be required to meet a delivery and operations date and all education material or services to provide the maximum information available at a minimum cost.

LICENSE SYSTEM DATA FLOW ORDERS





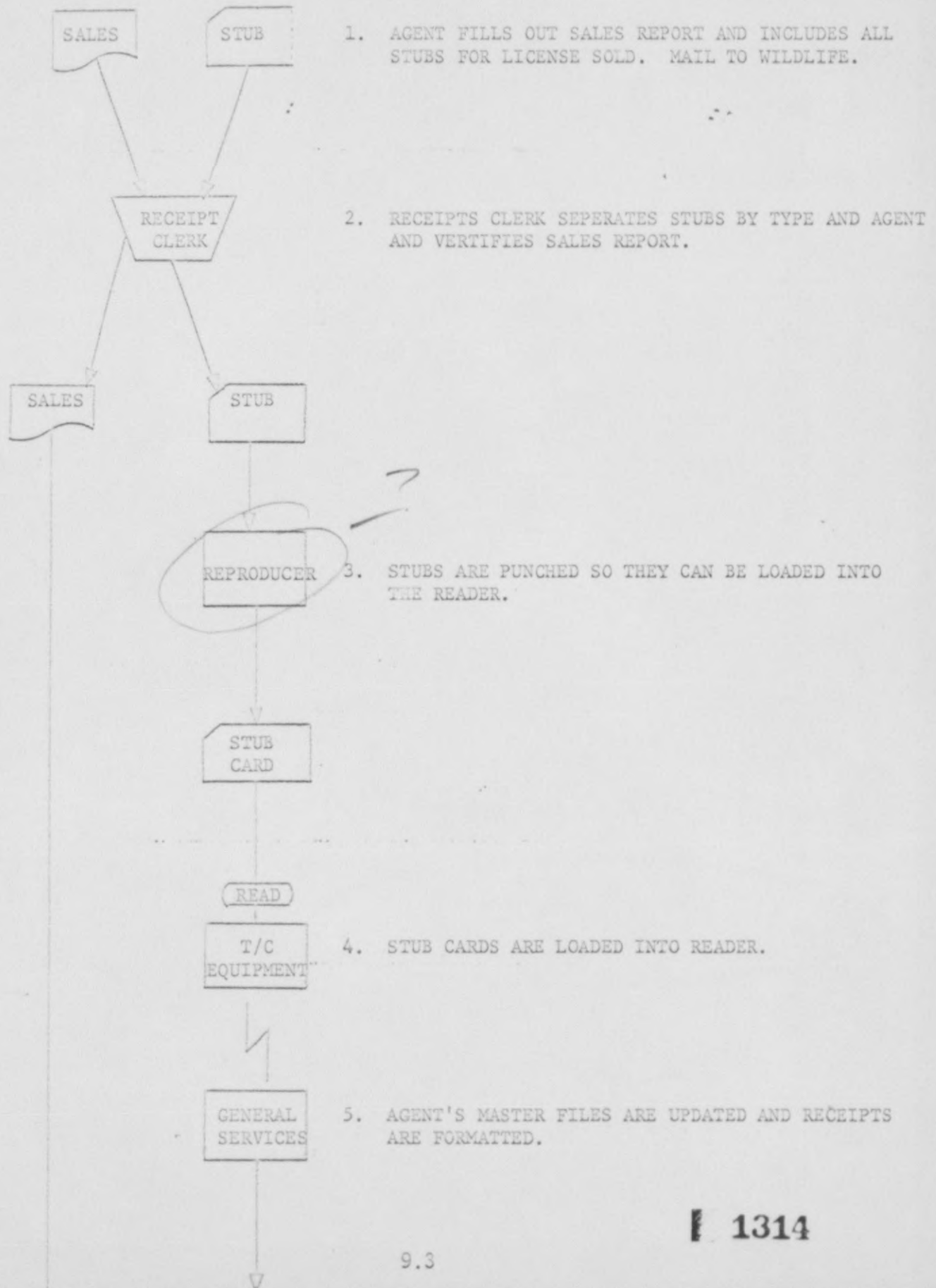
THE TRUST RECEIPT WILL BE A 2 PART FORM THAT WILL BE SPLIT IN THE MIDDLE.

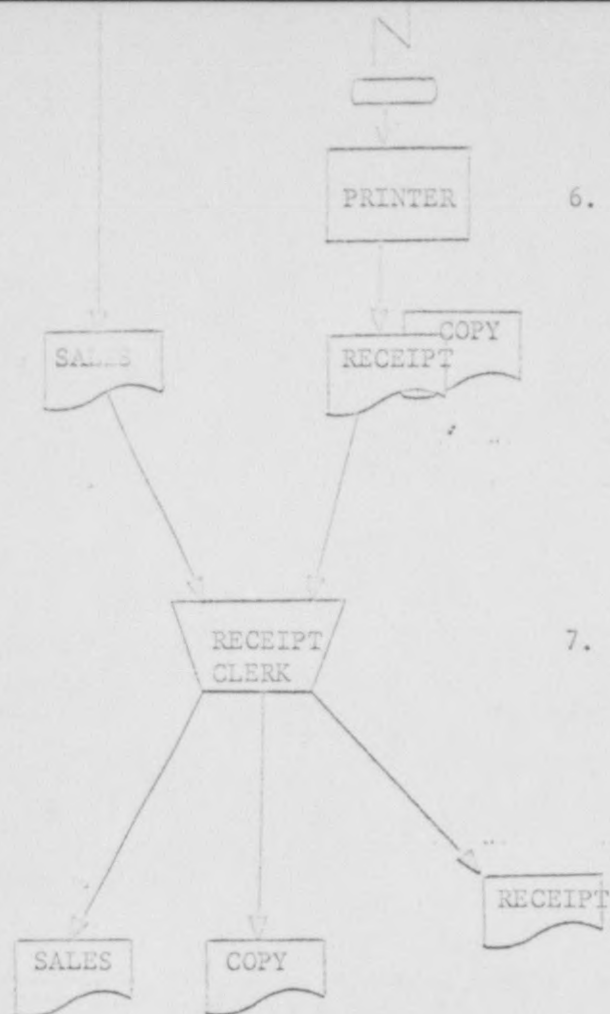
7. ORDER CLERK SEPERATES TRUST RECEIPT AND MAILS ONE HALF AND LICENSES TO AGENT FILES THE OTHER HALF AND ORIGINAL ORDER BY AGENT NUMBER.

8. AGENT SIGNS ONE COPY OF TRUST RECEIPT AND MAILS TO WILDLIFE.

9. SIGNED COPY IS FILED WITH ORIGINAL ORDER, COPY 1 OF TRUST RECEIPT IS DESTROYED.

LICENSE SYSTEM DATA FLOW RECEIPTING





6. RECEIPT FORMS ARE PRINTED.

7. CLERK COMPARES RECEIPT TO SALES REPORT. MAILES RECEIPT TO AGENT AND FILES COPY AND SALES BY AGENT NUMBER.

GENERAL
SERVICES

T/C
EQUIPMENT

8. AT THE END OF EACH DAY A OUTSTANDING STATUS REPORT WILL BE PRINTED GIVING THE BALANCE OF EACH AGENT'S ACCOUNT.

1315

S. C. WILDLIFE RESOURCES DEPARTMENT

PROPOSED

RULES AND REGULATIONS FOR LICENSE AGENTS

1. All agents are to have on file with the department a minimum performance bond in the amount of \$2,000.00 before they are approved to issue licenses.
2. Upon the receipt of a shipment of licenses each agent must within 10 days return to the department a signed receipt acknowledging receipt of said licenses. Additional orders will not be shipped until the receipt for the previous shipment is received by the department.
3. Each agent shall file a report and make remittance for all licenses sold since the last report, at least once each month. Cash will not be sent by mail.
4. No license may be exchanged by anyone for any purpose.
5. Duplicate licenses will be issued only from the Department's office in Columbia.
6. No license shall be issued on any form other than the form supplied by the Department's Columbia office.
7. No licenses shall be transferred from one agent to another by any person for any purpose.
8. All unsold licenses may be returned at anytime for credit. All unsold licenses must be returned to the Department within 10 days after the expiration date thereof.
9. Licenses will not be shipped to agents if the shipment thereof would exceed the amount of bond on file with the Department.
10. Once a license is sold no refund for the issue price will be made for any purpose.
11. The agent is accountable for all licenses shipped and receipt acknowledged. All unsold, voided, lost, misplaced or destroyed licenses must be accounted for at full value under procedures as established by the Department.
12. Failure by an agent to comply with any of these rules and regulations or any other legal provisions of law or regulation of the Commission will at the discretion of the Department constitute a breach of bond and termination of the person as a license agent.

WILDLIFE RESOURCES DEPARTMENT
PROPOSED SYSTEM IMPLEMENTATION SCHEDULE

PHASE 1

PRELIMINARY STUDY AND EVALUATION

A preliminary system study of the existing procedures, personnel and expenditures as being presently experienced. Total processing needs evaluated, with consideration given to future growth. Completion Date: November 18, 1970.

PHASE 2

REPORTING FINDINGS AND RECOMMENDATIONS

Final review of all system requirements, estimated total annual cost projection, selection of proposed equipment needs. Wildlife Commission to review and approve further activities. Completion Date: November 19, 1970.

PHASE 3

REVIEW OF PROPOSAL BY THE DIVISION OF TECHNOLOGY UTILIZATION AND THE STATE BUDGET AND CONTROL BOARD

The final selection of equipment needed, the method of processing, and select a vendor. At this time a formal request should be made by Mr. James Webb, of the Wildlife Resources Department, to the State Budget and Control Board listing the proposed equipment and purpose. The Budget and Control Board will then act on Mr. James Webb's request. Completion Date: January 1, 1971.

PHASE 4

PRE-SYSTEM INSTALLATION

A final review of the equipment ordered and projected annual cost by the Wildlife Commission. A complete description of all forms to be used, program specification, and a detail work schedule. Completion Date: January 29, 1971.

PHASE 5

IMPLEMENTATION OF SOFTWARE

Assign programs to be written, complete operations, control and clerical procedures. Begin testing of programs, test forms for compatability with System/Equipment Design, plan central processor schedule to allow for incoming Data from Wildlife and install Tele-Communications equipment at the Wildlife Department. Review initial results of testing with the Wildlife Department. Completion Date: April 15, 1971.

PHASE 6

FINAL TEST AND REVIEW

Test vendor communications software. Test and make final changes to all programs as directed by the Wildlife Department. Hire and train operations personnel needed. Train Wildlife Licenses Department personnel on clerical and control procedures. Make final system test and review with Wildlife Department. System fully operational and turned over to the Wildlife Resources Department. Completion Date: June 1, 1970.

Terminal Specifications For Wildlife Resources Division

I. Printer

1. Line Printer capable of printing minimum of 375 numeric LPM or 300 alpha LPM with minimum of 132 print positions.
2. Printer must have special enlarged dash character for printing mark sense cards.

II. Terminal

1. Must be able to communicate on-line directly with terminal at GSA over standard dial-up voice grade telephone lines.
2. Must have 190 character record length.
3. Must have keyboard to allow direct entry and verification of data onto magnetic tape.
4. Must be capable of handling standard 2400 foot reel of 1/2" 9 channel magnetic tape.
5. Card Reader to read standard 80 column, Hollerth coded cards rated at least 200 cards per minute.
6. Must be able to produce 80 column card list or unedited list of tape on printer.
7. Must allow automatic unattended receiving of data onto magnetic tape.

Terminal Specifications For GSA

I Terminal

1. Must be able to communicate directly with terminal at Wildlife Division over standard dial-up voice grade lines.
2. Must allow unattended automatic receiving of data onto magnetic tape.
3. Must be able to communicate directly on-line with present IBM 360/30 System.
4. Must have keyboard to allow direct entry and verification of data onto magnetic tape.
5. Must have 190 character record length.
6. Must be capable of handling standard 2,400 foot reel of 1/2" 9 channel magnetic tape.

II Vendor Responsibilities

1. Must have local service and sufficient trained personnel to allow engineer to be on site no longer than one (1) hour after service call.
2. Service must be provided for prime shift from 8:30 a.m. to 12:00 midnight, 6 days per week.
3. Must have local software support for terminal communications and IBM 360 DOS System.
4. Must provide complete delivery no later than April 15, 1971.

DATA SET AND LINE COMMUNICATIONS SPECIFICATIONS

The installation of one data set at each location connected by a leased local private line with conditioning. No dialing would be necessary, since the two data sets would be permanently connected 24 hours per day, 7 days per week. The data set, combined with a conditioned line, allows the transmission of asynchronous data at speeds of up to 1800 bps. The total cost of this system would be \$141.50 per month with a one-time installation charge of \$142.50, based on the following charges:

	<u>Mo.</u>	<u>SCC</u>
Two data sets @ \$40	\$80.00	\$100.00
One half duplex line @ one	4.00	7.50
Conditioning	<u>57.50</u>	<u>35.00</u>
Total	\$141.50	\$142.50

ANALYSIS OF ALTERNATIVES CONSIDERED

1. The Use of Existing On Site Equipment.

The only on site equipment present is a Burroughs L2000. This equipment is operator oriented and at best is a low speed tele-communications terminal. Card reading is at the rate of 100 cards per minute column by column serially. An output signal is provided for each card column, from a series of solar cells. Card punching is at the rate of 25 characters per second. Present applications have not been able to reach these thru put speeds.

At the present the L2000 is in use approximately 95% of the working day, and when the application now in progress is current it will be in use approximately 65% of the working day. The addition of new applications to minimize the amount of slack time is presently under development.

The major factors that determined this equipment not suitable for tele-communications are the volume of transactions to be handled and the limited equipment thru put performance experienced.

2. Batch Processing with Tab Equipment.

The advantage of tab equipment would be the low cost of equipment rental for on site processing. The punching speed of a reproducer would be approximately 100 cards per minute. The speed of a card interpreter would be approximately 100 cards per minute, but each license would require two passes thru the interpreter giving a net speed of 50 cards per minute in respect to the volume of transactions to be handled.

Again the volume of transactions now being processed and future growth requirements ruled out the use of this type of equipment. The larger number of personnel and space needed was also considered to be a disadvantage, which would occur with any future growth.

Utilizing tab equipment would require the transportation of cards and forms to a large processor, with increased control procedures and record keeping.

3. The Use of a Tele-communications Terminal.

After analysis of several types of tele-communication terminals, the greatest number of advantages are exhibited by the encoder type tele-communications terminal in this total system concept.

DISADVANTAGES.

- (a) No on site computing ability is available, however it is available thru communications with terminal processor.

ADVANTAGES

- (a) Mass data storage and processing medium is available at low cost.
- (b) Future growth will not adversely effect this system.
- (c) Data transmission may be made independently of the processor.
- (d) High speed transmission rate, 1,800 bps, and print speed, 300 lines per minute.
- (e) This type of terminal does not require the use of a highly skilled operator.
- (f) There will be no system overtime equipment rental charge.
- (g) Various equipment items can function independently of the tele-communications environment.
 - (1) The tele-communications encoder may be used off-line as a device to gather data when not used in receiving or sending data.
 - (2) The encoder can be used in conjunction with the printer, independently of the main processor, to produce printed reports or to reproduce a report that was previously printed.
 - (3) The printer spacing may be manually selected.
- (h) This tele-communications terminal, in off-line processing mode, would not be restricted to a particular type of processor or the activities of the processor.
- (i) The cost of installation of this type terminal is very low and would require no major building or housing costs.

- (j) The installation of a tele-communications terminal will replace the Burroughs posting machine now used in the Licenses Section.

The off-line tele-communications capability versus a courier service to handle the transporation of data between the Wildlife Department and General Services should not be considered in cost alone, but should be considered in the light of the total system concept. Within this concept, the tele-communications capability is the key to flexibility of operation and system design for the present and future applications for the Wildlife Resources Department. The equipment for tele-communications may be arranged so that a minimum of operational time will be dedicated to tele-communications. A system configuration that would allow simultaneous processing, tele-communications, and printing would decrease thru put time and operations personnel (See Exhibit 9). The Wildlife Resources Department would also retain complete control over all file activities and input data in a tele-communications environment.

Although there are advantages and disadvantages to both services, it is felt that the minimal increase in cost of the tele-communications system over the courier service would be justified in the following ways:

- (1) This system could provide for expanded services into other areas of the Wildlife Department in an orderly, efficient, economical fashion.
- (2) This system could be expanded to service other governmental agencies in the same manner as the Wildlife Department.
- (3) This system would provide a pilot installation for General Services in the area of education of personnel into the concepts and operation of a tele-communications system. This would provide a base of operation in which to launch into more sophisticated communications systems in the future.
- (4) This system would provide a more flexible operation from the standpoint of responsiveness and timeliness.

A cost analysis of the tele-communications capability and the courier service
is as follows:

MONTHLY COST COMPARISON

ITEM	TELE-COMMUNICATIONS	COURIER SERVICE
DATA SETS (2)	80.00	. 0
LINE COST	61.50	0
ENCODER WITH INTERFACE	327.00	327.00
ENCODERS	763.00 (4)	394.00 (2)
PRINTER	500.00	500.00
CARD READER	171.00	0
T/C LOGIC	180.00	0
VEHICLE OPERATIONAL COST	0	46.80
PERSONNEL	0	400.00
CONTROL COST	<u>66.00</u>	<u>66.00</u>
TOTAL COST	2,148.50	1,733.80

I 1325

PROPOSED LICENSE FORMAT

IMPORTANT

THIS STUB IS MACHINE PROCESSED
FOR YOUR CREDIT. RETURN
THIS STUB WITH YOUR REMITTANCE.

DO NOT FOLD, BEND, OR
MUTILATE THIS STUB.

LICENSE NUMBER	TYPE	AGENT	CO.
----------------	------	-------	-----

STATE HUNTING LICENSE

AGE	COLOR EYES	COLOR HAIR	RACE
SOCIAL SECURITY NUMBER		FT IN HEIGHT	WEIGHT
MO.	DA.	YE.	<input type="checkbox"/> AM <input type="checkbox"/> PM
DATE OF PURCHASE		TIME OF PURCHASE	

NAME

ADDRESS

CITY

AGENT'S SIGNATURE

LICENSE NUMBER	TYPE	AGENT
----------------	------	-------

CO	PRICE	EXPIRATION DATE
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STATE OF SOUTH CAROLINA STATE HUNTING LICENSE

I HEREBY CERTIFY THAT THE STATEMENTS
SHOWN ON THE REVERSE SIDE ARE TRUE
AND CORRECT AND I AM A BONA FIDE
LEGAL RESIDENT OF SOUTH CAROLINA.

LICENSEE SIGNATURE

S.C. WILDLIFE RESOURCES DEPARTMENT

JAMES W. WEBB
EXECUTIVE DIRECTOR

IMPORTANT

THIS STUB IS MACHINE PROCESSED
FOR YOUR CREDIT. RETURN
THIS STUB WITH YOUR REMITTANCE.

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MUTILATE THIS STUB.

LICENSE	NUMBER	TYPE	AGENT	CO.
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STATE HUNTING LICENSE

AGE	COLOR	EYES	COLOR	HAIR	RACE
SOCIAL SECURITY NUMBER		FT IN		HEIGHT	
WEIGHT		MO.		DA. YR.	
DATE OF PURCHASE		TIME OF PURCHASE		AM PM	

NAME

ADDRESS

CITY

AGENT'S SIGNATURE

LICENSE	NUMBER	TYPE	AGENT
CO	PRICE	EXPIRATION	DATE

STATE OF SOUTH CAROLINA STATE HUNTING LICENSE

I HEREBY CERTIFY THAT THE STATEMENTS
SHOWN ON THE REVERSE SIDE ARE TRUE
AND CORRECT AND I AM A BONA FIDE
LEGAL RESIDENT OF SOUTH CAROLINA.

LICENSEE SIGNATURE

S.C. WILDLIFE RESOURCES DEPARTMENT

JAMES W. WEBB
EXECUTIVE DIRECTOR

EXHIBIT 1

TOTAL REVENUE FROM LICENSE SALES

	<u>RESIDENT</u>	<u>NON-RESIDENT</u>
1954-55	407,000.00	96,880.00
55-56	359,965.00	97,325.00
56-57	606,273.00	108,130.00
57-58	663,158.75	139,430.00
58-59	709,988.25	168,626.00
59-60	699,392.75	181,312.00
60-61	738,614.00	191,961.00
61-62	784,015.00	188,205.00
62-63	861,046.75	190,812.00
63-64	895,533.25	206,171.00
64-65	938,041.50	223,084.00
65-66	948,196.75	232,897.00
66-67	1,151,646.75	270,349.00
67-68	1,213,249.75	288,189.00
68-69	1,351,492.25	366,891.00

COUNTY HUNTING

<u>YEAR</u>	<u>No. of Licenses</u>	<u>Total Dollars</u>
1954-55	87,273	82,273.00
1955-56	81,051	81,051.00
1956-57	87,953	87,953.00
1957-58	94,891	118,613.75
1958-59	95,049	118,811.25
1959-60	91,823	114,778.75
1960-61	97,256	121,570.00
1961-62	95,444	119,305.00
1962-63	103,047	128,808.75
1963-64	101,669	127,086.25
1964-65	96,542	120,677.50
1965-66	98,199	122,748.75
1966-67	98,047	122,558.75
1967-68	91,791	114,738.75
1968-69	91,185	113,981.25

STATE HUNTING

<u>YEAR</u>	<u>No. of LICENSES*</u>	<u>TOTAL DOLLARS</u>
1954-55	67,273	203,466.00
1955-56	68,364	205,092.00
1956-57	73,295	219,885.00
1957-58	65,066	260,264.00
1958-59	66,859	267,436.00
1959-60	66,587	266,348.00
1960-61	69,007	276,028.00
1961-62	70,871	283,484.00
1962-63	78,040	312,160.00
1963-64	83,726	334,904.00
1964-65	88,279	353,116.00
1965-66	94,380	377,520.00
1966-67	102,891	411,564.00
1967-68	110,178	440,712.00
1968-69	120,845	483,380.00

127

RESIDENT ANGLERS FISHING

<u>YEAR</u>	<u>NO. OF LICENSES</u>	<u>TOTAL</u>
1954-55	NO DATA AVAILABLE	
1955-56	NO DATA AVAILABLE	
1956-57	64,822	64,822.00
1957-58	59,395	59,395.00
1958-59	64,226	64,226.00
1959-60	67,465	67,465.00
1960-61	72,528	72,528.00
1961-62	78,562	78,562.00
1962-63	79,527	79,527.00
1963-64	79,327	79,327.00
1964-65	79,441	79,441.00
1965-66	72,118	72,118.00
1966-67	90,478	90,478.00
1967-68	86,515	86,515.00
1968-69	90,588	90,588.00

RESIDENT FISHING

<u>YEAR</u>	<u>NO. OF LICENSES</u>	<u>TOTAL</u>
1954-55	121,261	121,261.00
1955-56	73,822	73,822.00
1956-57	77,871	233,613.00
1957-58	74,962	224,886.00
1958-59	86,505	259,515.00
1959-60	83,597	250,791.00
1960-61	89,496	268,488.00
1961-62	100,888	302,664.00
1962-63	113,517	340,551.00
1963-64	118,072	354,216.00
1964-65	128,269	384,807.00
1965-66	125,270	375,810.00
1966-67	175,682	527,046.00
1967-68	190,370	571,284.00
1968-69	221,151	663,543.00

EXHIBIT 2

1335

REVENUE FROM THE SALE OF NON-RESIDENT LICENSES

REVENUE

\$ 120,000

\$ 110,000

\$ 100,000

\$ 90,000

\$ 80,000

\$ 70,000

\$ 60,000

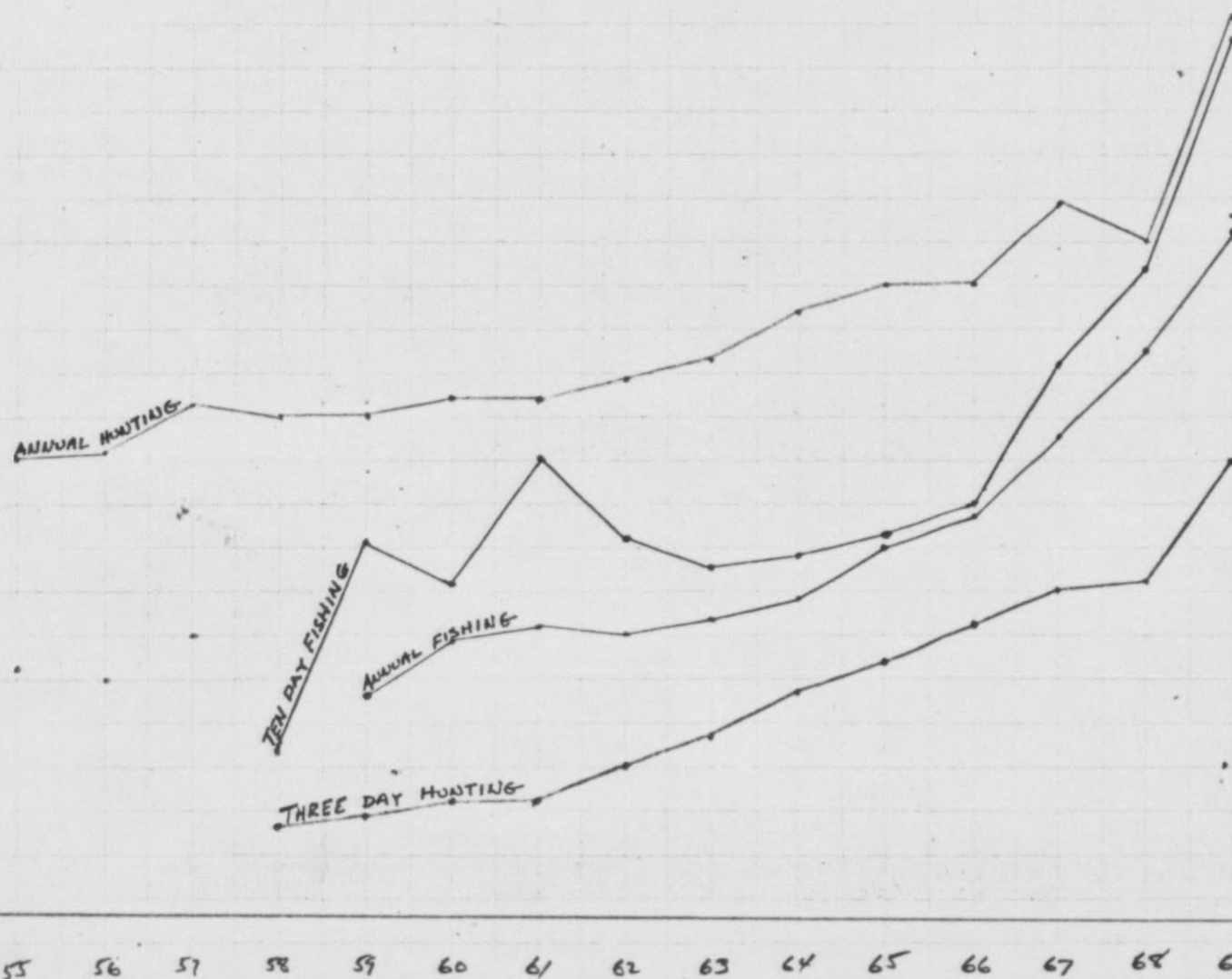
\$ 50,000

\$ 40,000

\$ 30,000

\$ 20,000

\$ 10,000



ENDING FISCAL YEAR

NON-RESIDENT HUNTING

<u>YEAR</u>	<u>NO. OF LICENSES</u>	<u>TOTAL DOLLARS</u>
1954-55	4,056	60,840.00
1955-56	4,089	61,335.00
1956-57	4,302	67,530.00
1957-58	3,288	65,760.00
1958-59	3,283	65,660.00
1959-60	3,361	67,220.00
1960-61	3,379	67,580.00
1961-62	3,176	69,952.00
1962-63	3,291	72,402.00
1963-64	3,543	77,946.00
1964-65	3,639	80,058.00
1965-66	3,665	80,630.00
1966-67	4,059	89,298.00
1967-68	3,873	85,206.00
1968-69	5,074	111,628.00

THREE-DAY NON-RESIDENT HUNTING

<u>YEAR</u>	<u>NO. OF LICENSES</u>	<u>TOTAL DOLLARS</u>
1954-55	NO DATA AVAILABLE	
1955-56	NO DATA AVAILABLE	
1956-57	NO DATA AVAILABLE	
1957-58	1,705	17,050.00
1958-59	1,918	19,180.00
1959-60	2,177	21,770.00
1960-61	2,170	21,700.00
1961-62	2,312	25,428.00
1962-63	2,585	28,435.00
1963-64	3,181	34,991.00
1964-65	3,433	37,763.00
1965-66	3,834	42,174.00
1966-67	4,123	45,353.00
1967-68	4,208	46,288.00
1968-69	5,459	60,049.00

NON-RESIDENT FISHING

<u>YEAR</u>	<u>NO. OF LICENSES</u>	<u>TOTAL DOLLARS</u>
1954-55	3,604	36,040.00
1955-56	3,599	35,990.00
1956-57	4,060	40,600.00
1957-58	2,891	28,910.00
1958-59	3,322	33,220.00
1959-60	3,934	39,340.00
1960-61	4,194	41,940.00
1961-62	4,097	40,970.00
1962-63	4,283	42,830.00
1963-64	4,401	44,010.00
1964-65	5,276	52,760.00
1965-66	5,471	54,710.00
1966-67	6,383	63,830.00
1967-68	7,370	73,700.00
1968-69	8,671	86,710.00

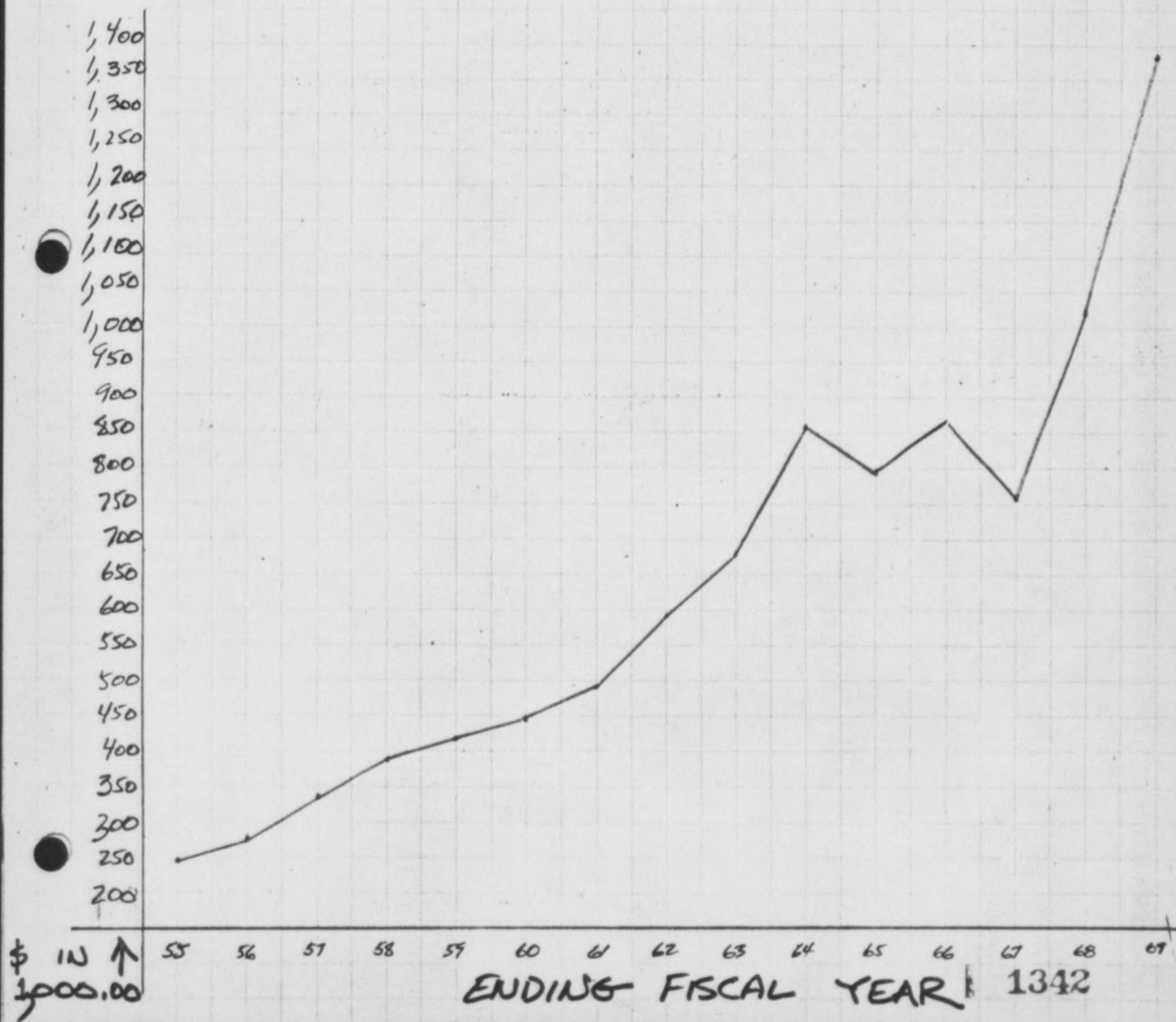
THREE OR TEN-DAY NON-RESIDENT FISHING

<u>YEAR</u>	<u>NO. OF LICENSES</u>	<u>TOTAL DOLLARS</u>
1954-55	NO DATA AVAILABLE	
1955-56	NO DATA AVAILABLE	
1956-57	NO DATA AVAILABLE	
1957-58	13,855	27,710.00
1958-59	25,283	50,566.00
* 1959-60	3,184	6,368.00
1959-60	15,538	46,614.00
1960-61	20,247	60,741.00
1961-62	17,285	51,855.00
1962-63	15,715	47,145.00
1963-64	16,408	49,224.00
1964-65	17,501	52,503.00
1965-66	18,461	55,383.00
1966-67	23,956	71,868.00
1967-68	27,665	82,995.00
1968-69	36,168	108,504.00

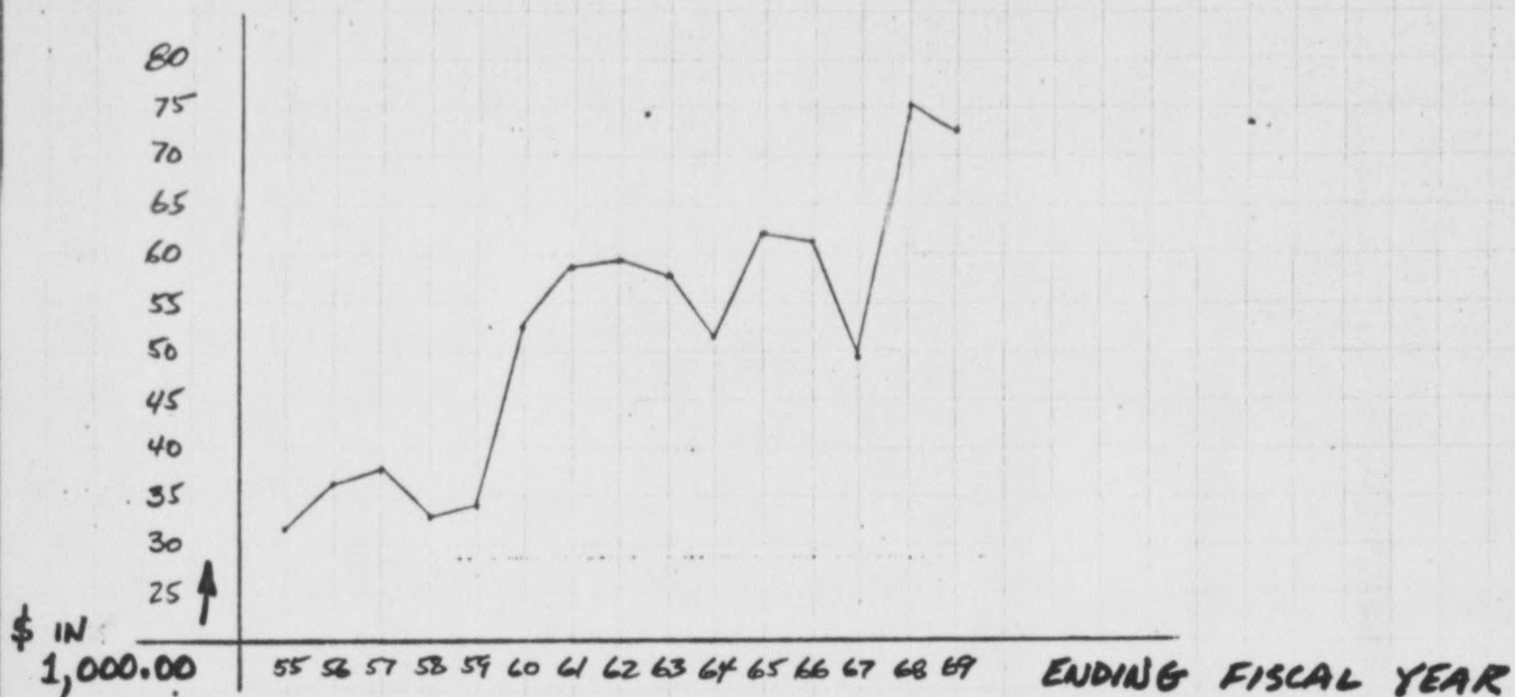
* 3 DAY NON-RESIDENT

EXHIBIT 3

OPERATIONAL COST OF LAW ENFORCEMENT DIVISION



OPERATIONAL COSTS FISH HATCHERIES



GAME REFUGES



OPERATIONAL COSTS

<u>YEAR</u>	<u>HATCHERIES</u>	<u>REFUGES</u>	<u>LAW ENFORCEMENT</u>
1954-55	\$32,643.89	\$ 5,163.38	\$ 248,052.28
1955-56	36,551.92	5,561.74	276,634.98
1956-57	37,961.98	5,282.92	338,329.90
1957-58	33,155.22	5,516.57	387,363.91
1958-59	34,611.62	4,377.78	418,069.08
1959-60	53,338.09	3,182.27	447,089.12
1960-61	58,448.89	4,510.05	490,694.44
1961-62	59,190.52	11,607.79	592,194.16
1962-63	57,499.47	5,953.69	684,557.73
1963-64	52,716.00	4,913.98	853,613.59
1964-65	63,816.99	11,087.66	798,279.12
1965-66	62,540.35	24,264.62	863,427.20
1966-67	49,868.07	26,198.51	812,441.42
1967-68	75,606.09	29,303.61	1,023,684.15
1968-69	73,152.24	36,757.53	1,385,349.25

EXHIBIT 4

1345

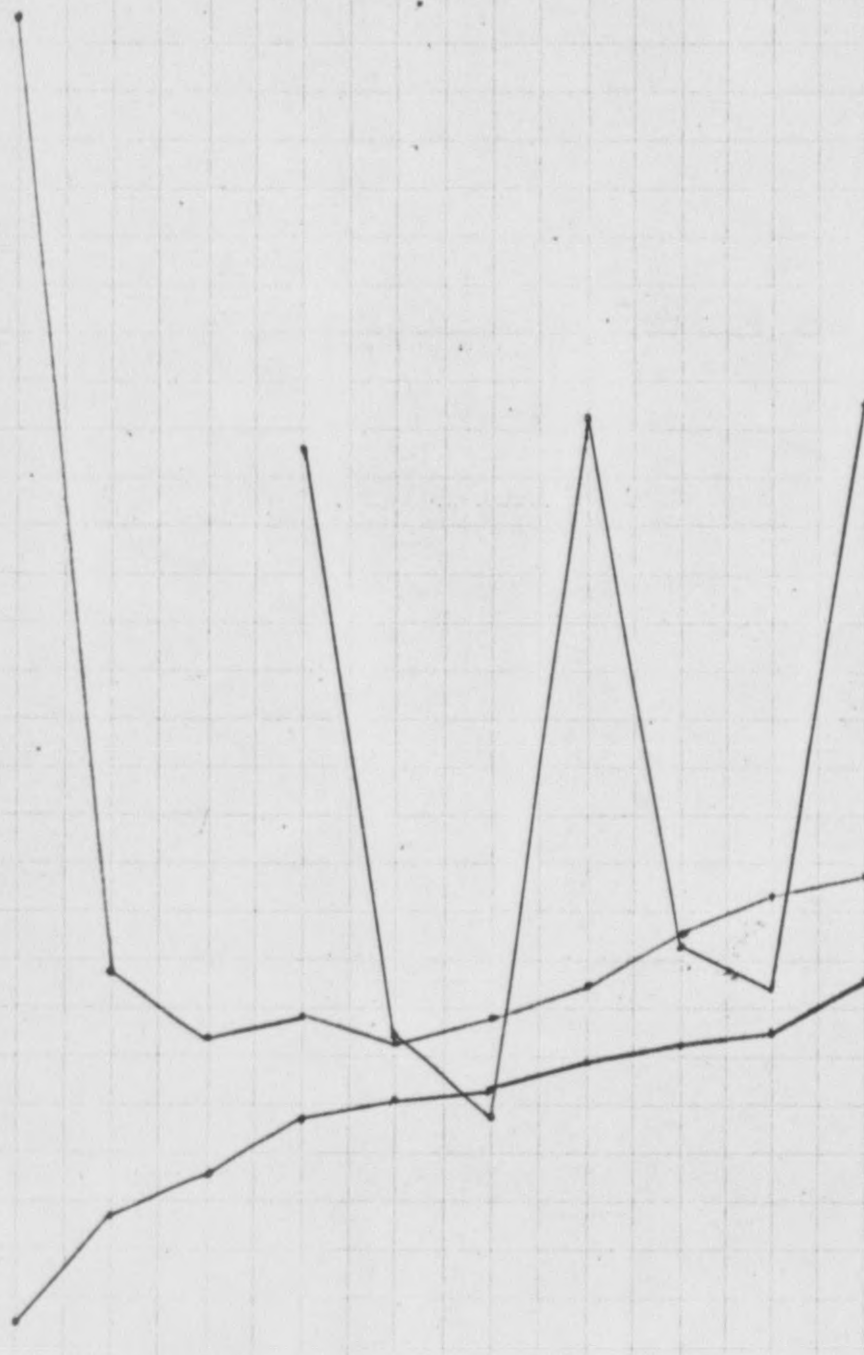
BOATING TRANSACTIONS

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NEW — RENEWALS — TRANSFERS —

1346



BOATING TRANSACTIONS

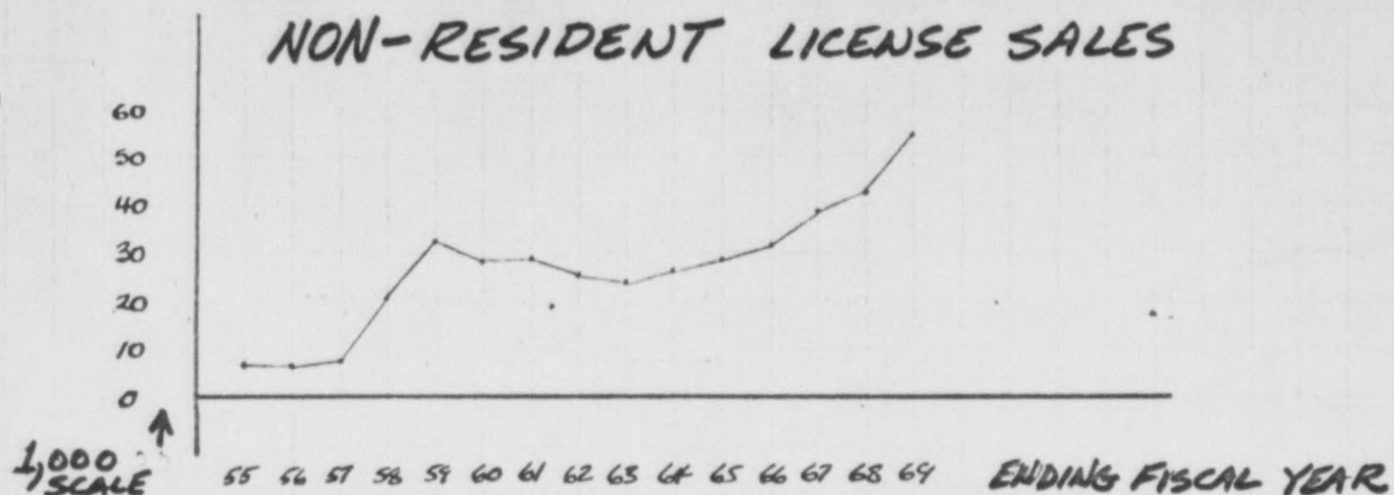
<u>YEAR</u>	<u>NEW</u>	<u>RENEWALS</u>	<u>TRANSFERS</u>
1959-60	27,677		530
1960-61	7,774		2,713
1961-62	6,281		3,690
1962-63	6,823	18,860	4,850
1963-64	6,249	6,484	5,060
1964-65	6,857	4,827	5,273
1965-66	7,523	19,324	5,997
1966-67	8,625	8,361	6,202
1967-68	9,114	7,460	6,587
1968-69	9,718	19,679	7,508

EXHIBIT 5

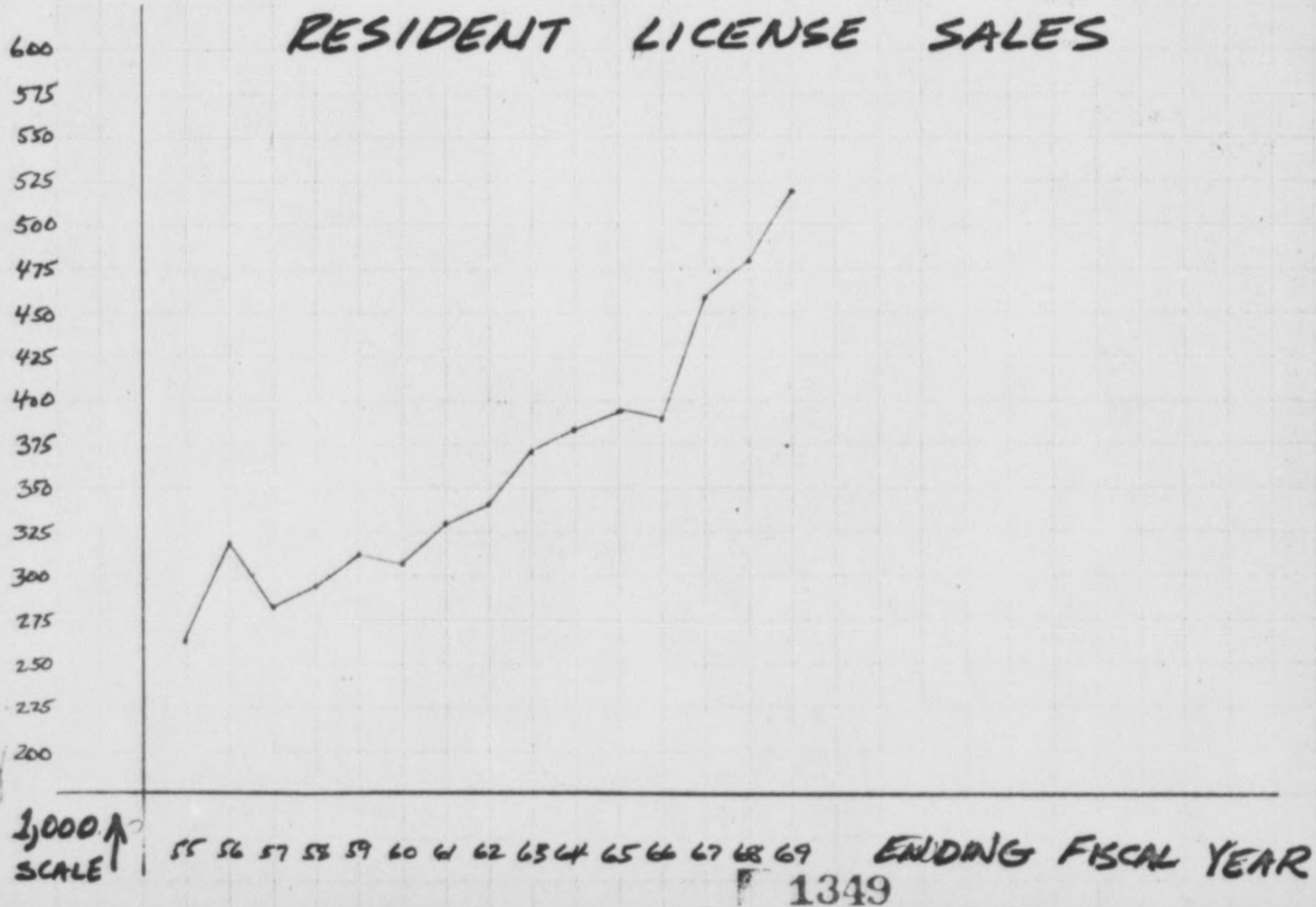
L 1348

TOTAL LICENSE SALES-ALL TYPES

NON-RESIDENT LICENSE SALES



RESIDENT LICENSE SALES



TOTAL LICENSE SALES BY FISCAL YEAR

<u>YEAR</u>	<u>RESIDENT</u>	<u>NON - RESIDENT</u>
1954-55	266,356	7,660
1955-56	323,237	7,688
1956-57	283,941	8,362
1957-58	294,314	21,739
1958-59	312,639	33,806
1959-60	309,472	28,194
1960-61	328,287	29,990
1961-62	345,765	26,870
1962-63	374,131	25,874
1963-64	382,794	27,533
1964-65	392,531	29,849
1965-66	389,967	31,431
1966-67	467,098	38,521
1967-68	478,912	43,116
1968-69	523,769	55,372

EXHIBIT 7

SUGGESTED METHOD OF ISSUING
LICENSE BY AGENTS:

PLACE CARBON
HERE

FOLD AND USE
CARBON

IN ORDER TO EXPEDITE THE DOCUMENTING
OF REQUIRED INFORMATION:

PLACE LICENSE FACE UP

PLACE CARBON OVER MIDDLE SECTION

FOLD RIGHT HAND SECTION OVER MIDDLE SECTION

FILL OUT COMPLETELY ALL REQUIRED INFORMATION

PAY SPECIAL ATTENTION TO THE SECTION INVOLVING THE TIME OF PURCHASE AND THE
DATE OF PURCHASE

01-STATE RESIDENT HUNTING AND FISHING ALL GAME
02-STATE RESIDENT HUNTING
10-ANNUAL NON-RESIDENT ALL GAME HUNTING
11-7 DAY NON-RESIDENT HUNTING PERMIT ALL GAME

EXHIBIT 8

PROPOSED OFFICE LAYOUT

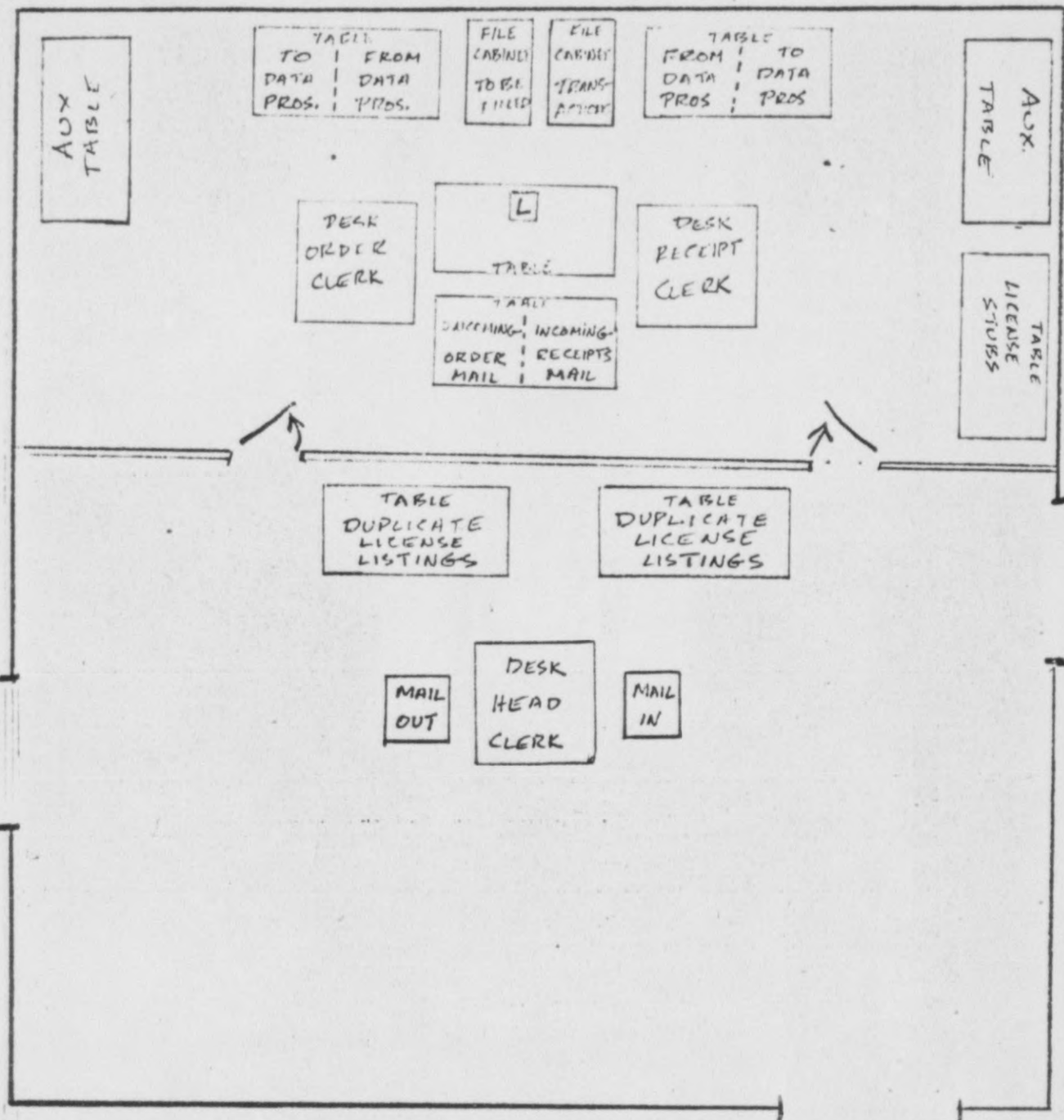
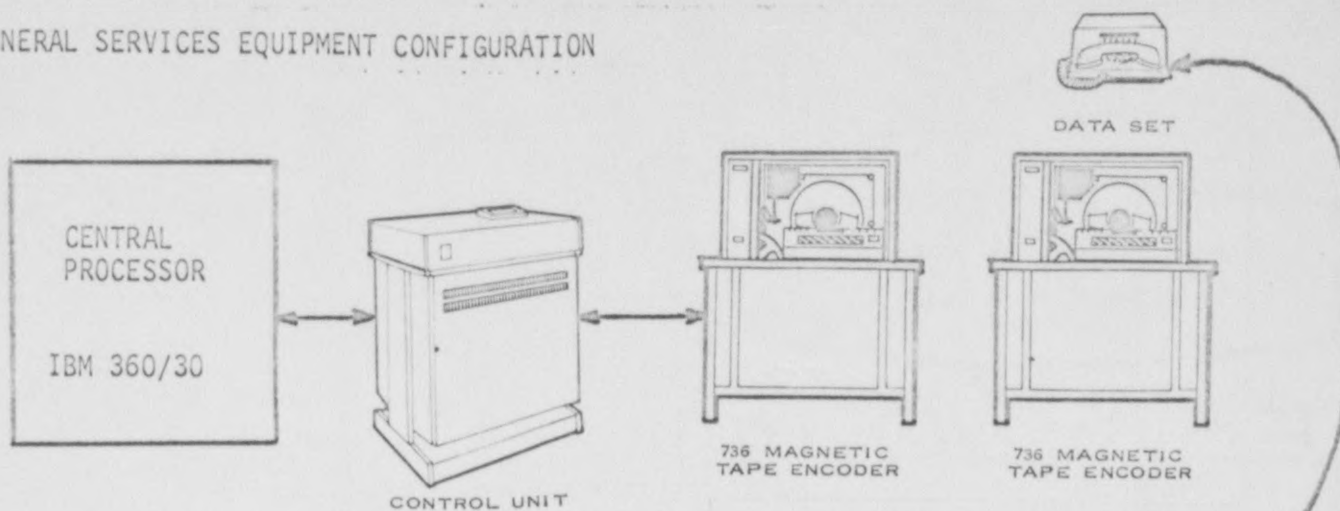


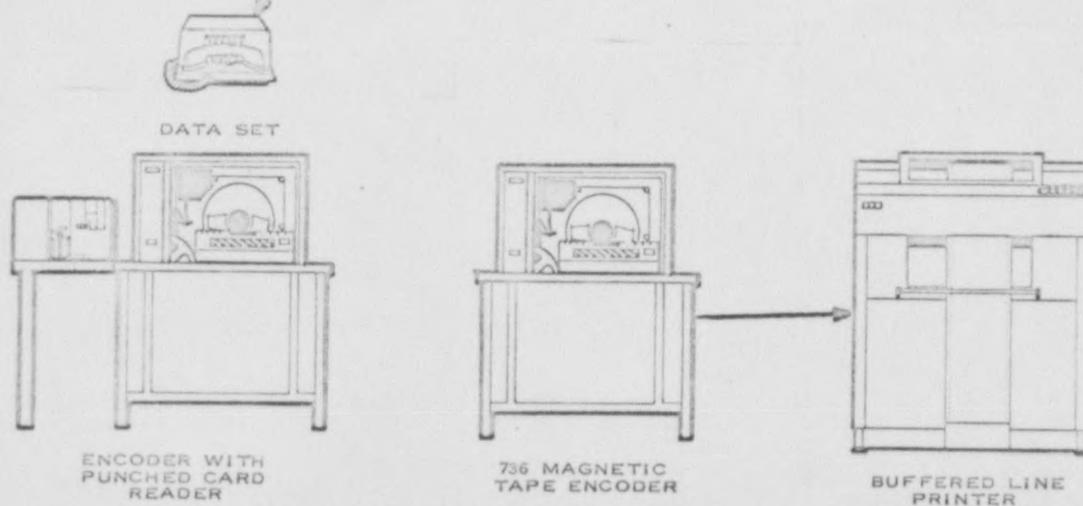
EXHIBIT 9

1355

GENERAL SERVICES EQUIPMENT CONFIGURATION



WILDLIFE RESOURCES DEPARTMENT EQUIPMENT CONFIGURATION



FROM:

R. A. Durham, Deputy Superintendent
Finance and Operations Division
1009 Rutledge Building

Date 1/13/71

TO:

Pat

MESSAGE:

I talked with
Grady before going to
the Board; Dates, Times,
etc. were satisfactory.
1357 Ralph

STATE OF SOUTH CAROLINA
DEPARTMENT OF EDUCATION

CYRIL B. BUSBEE
STATE SUPERINTENDENT OF EDUCATION



COLUMBIA

January 11, 1971

Hon. P. C. Smith, Secretary
State Budget and Control Board
Wade Hampton State Office Bldg.
Columbia, S. C. 29201

Dear Mr. Smith:

By authority vested in Section 21-459, Code of Laws of South Carolina, 1962, as amended by Act No. 994, Part II, Section 10, Acts and Joint Resolutions, 1966, the S. C. State Board of Education requests permission to issue its negotiable notes in the amount of \$800,000.00. Said issue is to consist of two series of notes in the amount of \$400,000.00 each.

The note issue shall be divided evenly between one and two year notes and dated February 11, 1971 with \$400,000.00 due February 11, 1972 and \$400,000.00 due February 11, 1973.

Attached hereto, please find Estimated Note Issue Necessary For Rental Books Purchased June 1, 1970 to December 1, 1970, and excerpt from the Minutes of the State Board of Education meeting, January 9, 1971, authorizing the sale of notes as listed above.

Sincerely yours,

Ralph A. Durham
Deputy Superintendent
Division of Finance and Operations

RAD:bw

Enclosures (2)

[1358

December 23, 1970

ESTIMATED NOTE ISSUE NECESSARY FOR RENTAL BOOKS PURCHASED

June 1, 1970 to December 1, 1970

Consignment Account with Central Textbook Depository		1,592,442.81
Less: New Book Inventory		<u>398,244.23</u>
Net Purchases		1,194,198.58
Less: Discount - 10%	119,419.86	
Exchange Credits	<u>29,368.76</u>	
		<u>148,788.62</u>
Net Balance Due on Purchases		1,045,409.96
Less: Cash on Hand 12-30-70	438,834.75	
Estimated Collection to Feb. 1, 1971	<u>365,000.00</u>	
Estimated Funds Available Feb. 1, 1971	803,834.75	
Less: Notes Due	525,000.00	
Interest Due	<u>31,500.00</u>	
	<u>556,500.00</u>	
Available Funds to Apply on Purchases		<u>247,334.75</u>
Note Issue Necessary		<u><u>798,075.21</u></u>
Estimated Rental Revenue for 1971-1972		1,150,000.00

(Excerpt from Minutes of State Board of Education Meeting,
January 9, 1971)

46. Office of Textbooks

01. Authorization to Borrow Funds for Operation of Rental Textbook Program - Mr. Durham presented a recommendation that the Board authorize the issuance of a note for \$800,000 for operation of the Rental Textbook Program. On motion by Mr. Tripp, seconded by Mr. Welch, this recommendation was approved by the Board.

Lagman 11/2, 1968

CLEMSON UNIVERSITY

CLEMSON, SOUTH CAROLINA 29631

OFFICE OF THE VICE PRESIDENT
FOR BUSINESS AND FINANCE

January 18, 1971

Mr. J. T. Dreher
Office of the State Auditor
P. O. Box 11333
Columbia, South Carolina 292 11

*All paid from
athletic funds*

Dear Mr. Dreher:

The approval of the State Budget and Control Board is requested for the salary adjustments listed below for members of the coaching staff at Clemson University, effective January 1, 1971. These men occupy unclassified positions, and did not receive any salary adjustments effective July 1, 1970:

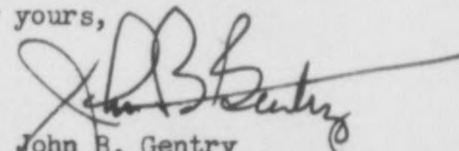
Soc Sec No.	Name	From	To
418-44-1457	Barfield, Douglas N. (Asst Coach)	\$ 14,508	\$ 15,504
239-50-9542	Bass, Thomas S. " "	12,036	14,004
424-20-0851	Cone, Fred " "	11,724	12,504
170-30-6207	Grace, Ronald D. " "	10,500	11,508
251-50-5524	Jordan, Ronald P. " "	14,400	15,504
264-56-0561	MacIntyre, George W. " "	14,004	15,000
407-44-4661	Shively, Douglas A. " "	14,004	15,504
511-44-6386	Beckish, Lawrence M. " "	12,036	Resigned 1/21/71
402-42-8989	Owen, Philip E. (replaces Beckish)	12,504	14,508 (Promotion)
249-56-2430	Satterfield, Steve M. (replaces Owen)	Appointed at \$14,004	

Also, two "resident football coaches", have had duties increased from part-time to full-time:

260-72-1653	Burson, Joseph S.	from \$900 per academic yr	to \$5,625 ac yr
432-82-3952	Norwood, Gordon W.	" 3,600 " " "	" " 5,625 ac yr

We feel that the adjustments recommended above are merited and necessary for the maintenance and development of this essential activity. Please initial and return the extra copy, if you can approve.

Sincerely yours,


John B. Gentry
Personnel Director

Cc.: Dr. Robert C. Edwards
Mr. Melford A. Wilson
Dean Walter T. Cox

1361

CLEMSON UNIVERSITY

CLEMSON, SOUTH CAROLINA 29631

OFFICE OF THE VICE PRESIDENT
FOR BUSINESS AND FINANCE

January 18, 1971

Mr. J. T. Dreher
Office of the State Auditor
P. O. Box 11333
Columbia, South Carolina 292 11

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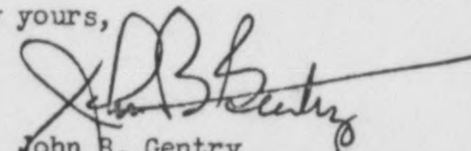
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432-82-3952	Norwood, Gordon W.	" 3,600 " " " "	" 5,625 ac yr

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Sincerely yours,


John B. Gentry
Personnel Director

Cc.: Dr. Robert C. Edwards
Mr. Melford A. Wilson
Dean Walter T. Cox

1362

✓ AC Bd
Feb. 2, 1971

A RESOLUTION
APPROVING THE ISSUANCE BY THE STATE COLLEGE BOARD OF TRUSTEES OF
NINE HUNDRED THOUSAND DOLLARS (\$900,000) LIBRARY BONDS OF THE
COLLEGE OF CHARLESTON PURSUANT TO SECTION 3 OF ACT NO. 1281 OF
1970.

BE IT RESOLVED BY THE STATE BUDGET AND CONTROL BOARD OF
SOUTH CAROLINA, IN MEETING DULY ASSEMBLED, AS FOLLOWS:

WHEREAS:

1. The State College Board of Trustees created by Act
No. 353 of 1969 (the Trustees) which is the governing board of
the College of Charleston located in Charleston, South Carolina
(the College), is authorized by Section 3 of Act No. 1281 of the
Acts of the General Assembly of the State of South Carolina for
the year 1970 (the Enabling Act) to issue not exceeding One Million
Two Hundred Thousand Dollars (\$1,200,000) plant improvement bonds
in order to finance the construction of a library on the campus of
the College. Such bonds will not be secured by a pledge of the
faith and credit of the State of South Carolina, but will be pay-
able from the proceeds derived from the plant improvement fee to
be imposed pursuant to the Enabling Act upon students attending
the College.

2. By resolution duly adopted at its regular meeting
held on January 12th, 1971, entitled "A RESOLUTION PROVIDING FOR
THE ISSUANCE AND SALE OF NINE HUNDRED THOUSAND DOLLARS (\$900,000)
LIBRARY BONDS OF THE COLLEGE OF CHARLESTON, DATED JANUARY 1, 1971,
AND OTHER MATTERS RELATING THERETO" (a certified copy of which
has been presented to and examined by this State Budget and
Control Board), the Trustees have provided for the issuance of
Nine Hundred Thousand Dollars (\$900,000) Library Bonds of the
College of Charleston pursuant to the Enabling Act in order to

finance the construction of a new library on the campus of the College. At the same meeting, the Trustees have also adopted a resolution by which they have imposed, beginning with the 1971-72 school year, upon each student attending the College of Charleston a library fee in an amount adequate to provide debt service on the proposed bonds, such library fee to be in the amount of One Hundred Dollars (\$100.00) for each student in attendance at any regular session of the College and enrolled in not less than three courses or classes for which credit is given toward any degree offered by the College, with proportionate reductions for part-time and special students.

3. In and by the said bond resolution the Trustees further agree to deposit prior to the occasion of the delivery of the bonds the sum of One Hundred Thirty Thousand Dollars (\$130,000) in the Debt Service Fund established by the said resolution which will be used to defray interest which will become due prior to the collection of the library fee and to establish a reserve or cushion fund in the amount of One Hundred Thousand Dollars (\$100,000). Based on conservative estimates of the receipts to be derived from the said library fee, it appears that the same will be adequate to provide debt service on the bonds in accordance with the provisions of the Enabling Act.

4. The Enabling Act further requires the approval of the State Budget and Control Board to the issuance of bonds thereunder.

NOW, THEREFORE:

The issuance of \$900,000 Library Bonds of the College of Charleston as aforesaid pursuant to the Enabling Act is

- 3 -

hereby approved and the condition imposed by the Enabling Act requiring the approval of the State Budget and Control Board to the issuance of bonds thereunder is hereby fulfilled.

STATE OF SOUTH CAROLINA,

COUNTY OF RICHLAND.

I, P. C. SMITH, Auditor of the State of South Carolina, and Secretary of the State Budget and Control Board, DO HEREBY CERTIFY:

That the said State Budget and Control Board is composed of the following:

His Excellency, John C. West, Governor of South Carolina and Chairman of the Board;

The Honorable Grady Leslie Patterson, Jr., State Treasurer;

The Honorable John Henry Mills, Comptroller General of South Carolina;

The Honorable Edgar A. Brown, Chairman of the Senate Finance Committee; and

The Honorable Robert James Aycock, Chairman of the House Ways and Means Committee.

That due notice of meeting of said Board, called to be held at the office of the State Auditor, in the Hampton Office Building, at Columbia, South Carolina, at _____ .M., _____, 1970, was given to all members in writing, and at least four (4) days prior to said meeting; that all members of said Board were present at said meeting, with the exception of:

That at said meeting, a Resolution, of which the attached is a true, correct and verbatim copy, was introduced by _____, who moved its adoption; said motion was seconded by _____, and upon vote being taken and recorded it appeared that the following votes were cast:

FOR MOTION

AGAINST MOTION

That Chairman thereupon declared the Resolution unanimously adopted, and the original thereof has been duly entered in the permanent records of minutes of meeting of said Board, in my custody as its Secretary.

Secretary

_____, 1971.

SINKLER GIBBS SIMONS & GUERARD, P. A.
ATTORNEYS & COUNSELLORS AT LAW

TELEPHONE 722-3366
AREA CODE 803

HUGER SINKLER
CHARLES H. GIBBS
ALBERT SIMONS, JR.
THEODORE B. GUERARD
G. DANA SINKLER
THOMAS G. BUIST
RUTH WILLIAMS
GEORGE C. EVANS

THOMAS A. HUTCHESON
ROBERT H. HOOD

2 PRIOLEAU STREET

CHARLESTON, S. C. 29402

POST OFFICE BOX 340

January 21st, 1971

Honorable P. C. Smith
State Auditor
Post Office Box 11333
Columbia, South Carolina 29202

Dear Pat:

Re: \$900,000 Library Bonds of the
College of Charleston.

At its meeting held on January 12th, 1971, the State College Board of Trustees adopted a resolution providing for the issuance of the captioned bonds pursuant to the authorization of Section 3 of Act No. 1281 of 1970, and enclosed herein is a certified copy of such resolution.

The Act requires approval of the State Budget and Control Board to the issuance of the said bonds. Accordingly, we have prepared and also enclose six (6) copies of a proposed resolution for consideration by the State Board approving the issuance of the captioned bonds. We also enclose for your consideration a copy of the resolution adopted by the Trustees imposing a library fee for the purpose of repaying the said bonds.

Act No. 1281 of 1970 provides that the library fee shall be placed into effect prior to the issuance of the bonds. We do not think it material that the library fee will be collected beginning with the 1971-72 school year inasmuch as the College will deposit at the time the bonds are issued \$130,000 in the Debt Service Fund for the purpose of paying the first interest payment and in order to establish a \$100,000 reserve.

We will appreciate you bringing this matter to the State Board's attention at your earliest convenience, and if the enclosed is adopted, returning six (6) certified copies to us.

SINKLER GIBBS SIMONS & GUÉRARD, P. A.

Honorable P. C. Smith
Page 2
January 21st, 1971

In the event that you feel the State Board may have some questions in connection with this matter, I am sure that President Stern will be able to give you full information.

Very truly yours,

Therese Guérard

TBG:mbd
Encs.

cc: Theodore S. Stern, Esq.
The College of Charleston
66 George Street
Charleston, South Carolina 29401

cc: James A. Rogers, Esq.
Florence Morning News
Florence
South Carolina

*P.S. Ted Stern will write you directly giving
the background of this issue.*
T



THE COLLEGE OF CHARLESTON

CHARLESTON, SOUTH CAROLINA 29401

JAN 26 1971

OFFICE OF THE PRESIDENT

The Honorable P. C. Smith
State Auditor
200 Hampton Office Building
Columbia, S. C.

Dear Pat:

I am writing to describe to you some of the background of the \$900,000 plant improvement bond issue now under consideration for the College of Charleston. As you probably know, the proceeds of this bond issue will provide the major portion of the cost for the construction of a badly needed library for the College.

These bonds are being sought under the authority of Act No. 1281, adopted by the General Assembly at its regular 1970 session. This act authorizes the State College Board of Trustees to issue up to \$650,000 in student and faculty housing revenue bonds and up to \$1.2 million in plant improvement bonds. The enabling act refers specifically to two projects, a dormitory addition and the proposed library, for which the College was at that time negotiating grant agreements with the federal government.

The estimated project cost for the library is \$1.2 million. Nine months before the formal transfer of the College of Charleston to the state, the College had completed drawings for this library and submitted a grant proposal to the Department of Health, Education and Welfare for assistance under the Higher Education Facilities Act of 1963. Our application sought a grant under Title I of this act and an annual interest subsidy grant under Title III. While negotiations on these applications were going on, legislation bringing the College into the state system was enacted.

The bond issue enabling legislation (Act No. 1281) was sought to clarify the College's position in connection with these federal

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FOUNDED 1770

TWO HUNDRED YEARS OF ACADEMIC EXCELLENCE

Page 2

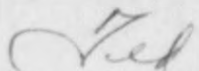
grants. To remain eligible, it was necessary for the College to demonstrate that it was in a position to provide its share of the project cost.

Information concerning this legislation and letters from the State College Board of Trustees and the Commission on Higher Education stating intentions to seek financing of the library project were forwarded to DHEW on May 12, 1970. The College received formal notification of the Title I grant award of \$294,365 on June 8, 1970. The grant was made subject to the condition that the project be funded and under construction within a year of the grant award date. On December 30, 1970, the College also received formal notification of a Title III annual interest grant assisting the financing of an additional \$725,000 of the project cost. On January 12, 1971 the State College Board of Trustees unanimously approved the resolution to issue \$900,000 in bonds and authorized the College to collect a Plant Improvement Fee.

Bid opening for the library construction will be held in my office on February 2, 1971. Because of this and the pressing need for the library, the College is making every effort to get the project under way as soon as possible. We are hoping to arrange a sale of our bonds as soon thereafter as possible. I hope this information is helpful to you. If you wish any further details, please do not hesitate to contact me at any time.

Warmest personal regards,

Sincerely,



Theodore S. Stern
President

lsp

Copy to: Mr. Theodore B. Guerard
Sinkler, Gibbs, Simons and Guerard

[1371

SINKLER GIBBS SIMONS & GUÉRARD, P. A.
ATTORNEYS & COUNSELLORS AT LAW

TELEPHONE 722-3366
AREA CODE 803

HUGER SINKLER
CHARLES H. GIBBS
ALBERT SIMONS, JR.
THEODORE B. GUÉRARD
G. DANA SINKLER
THOMAS G. BUIST
RUTH WILLIAMS
GEORGE C. EVANS

2 PRIOLEAU STREET

CHARLESTON, S. C. 29402

POST OFFICE BOX 340

THOMAS A. HUTCHESON
ROBERT H. HOOD

February 9th, 1971

THE STATE
Legal Advertising Dept.
Columbia, South Carolina

Gentlemen:

Re: \$900,000 College of Charleston
Library Bonds

Enclosed you will find the Notice of Sale of the captioned bonds which we ask that you publish in The State on Friday, February 12th, 1971. When publication has been completed, please return us seven copies of your Affidavit of Publication together with your bill.

On the enclosed copy of this letter, please acknowledge receipt of the enclosed Notice of Sale to be published as set forth above and return the enclosed copy to us in the enclosed, stamped, self-addressed envelope.

Very truly yours,

SGS

TBG/bhs
Enclosure

cc: Theodore S. Stern, Esq., The College of Charleston, 66 George St.,
Charleston, S. C.

cc: James A. Rogers, Esq., Florence Morning News, Florence, S. C.

cc: Hon. P. C. Smith, State Auditor, P. O. Box 11333, Columbia, S.C. 29202

cc: Hon. Grady L. Patterson, Jr., State Treasurer, P. O. Box 11568,
Columbia, S. C. 29211

OFFICIAL NOTICE OF SALE

\$900,000 COLLEGE OF CHARLESTON LIBRARY
BONDS

SEALED PROPOSALS addressed to the STATE COLLEGE BOARD OF TRUSTEES, the governing body of the College of Charleston, ~~in Charleston, South Carolina~~, will be received by it until 12:00 Noon (EST),

THURSDAY, FEBRUARY 25th, 1971,

at which time said proposals will be publicly opened at the office of the State Treasurer, in the Hampton Office Building, Columbia, South Carolina, for the purchase of NINE HUNDRED THOUSAND DOLLARS (\$900,000) COLLEGE OF CHARLESTON LIBRARY BONDS. Said bonds will bear date the 1st day of January, 1971, will be in denomination of \$1,000 each, will be numbered from 1 to 900, inclusive, and will mature in annual series or installments, in numerical order, as follows:

\$25,000 on January 1 in the year 1974;

\$30,000 on January 1 in each of the years
1975 and 1976;

\$35,000 on January 1 in each of the years
1977 and 1978;

\$40,000 on January 1 in each of the years
1979 and 1980;

\$45,000 on January 1 in the year 1981;

\$50,000 on January 1 in the year 1982;

\$55,000 on January 1 in the year 1983;

\$60,000 on January 1 in each of the years
1984 and 1985;

\$65,000 on January 1 in the year 1986;

\$75,000 on January 1 in the year 1987;

\$80,000 on January 1 in the year 1988;

\$85,000 on January 1 in the year 1989; and

\$90,000 on January 1 in the year 1990.

The bonds of this issue maturing subsequent to January 1, 1981, being bonds numbered 281 to 900, inclusive, shall be subject to redemption, at the option of said State College Board of Trustees, in whole or in part, but if in part, in inverse numerical order, on January 1, 1981, and all subsequent interest payment dates, at par, plus accrued interest to the date fixed for redemption, plus a redemption premium computed as follows:

(a) If the redemption be effected on or before January 1, 1986, the redemption premium for each bond redeemed shall be three per centum (3%) of the principal amount thereof; and

(b) If the redemption be effected after January 1, 1986, but prior to the stated maturity of the bond, the redemption premium for each bond redeemed shall be one and one-half per centum (1½%) of the principal amount thereof.

The principal and interest of 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, at the specified office of such banks or trust companies (financial institutions) as may be mutually agreed upon by the said State College Board of Trustees and the successful bidder.

Should it happen that the said State College Board of Trustees and the successful bidder shall fail to agree upon the financial institution or institutions at which the bonds shall be payable, then, in such event, said State College Board of Trustees shall provide that the bonds, both principal and interest, shall be payable at the principal office of a bank or trust company located in the City of New York, State of New York, or, at the option of the holder, at a bank or trust company having an office in the State of South Carolina.

Interest on the bonds will be payable semi-annually on the first days of January and July of each year, beginning July 1st, 1971.

BIDDERS are invited to name the rate or rates of interest which the bonds are to bear, and, unless all bids are rejected, they will be awarded to the bidder offering to take them at the lowest interest cost to the State College Board of Trustees, at a price of not less than par and accrued interest to the date of delivery. Bidders may name any number of rates of interest, but

- (a) all bonds of the same maturity shall bear the same rate of interest;
- (b) no rate of interest named shall be in excess of seven per centum (7%) per annum;
- (c) each rate of interest shall be a multiple of 1/20th or 1/8th of one per centum (1%);
- (d) all interest payments shall be evidenced by single coupons;
- (e) no rate of interest named shall be more than one and one-half per centum (1½%) higher than the lowest rate of interest named; and

Should it happen that the said State College Board of Trustees and the successful bidder shall fail to agree upon the financial institution or institutions at which the bonds shall be payable, then, in such event, said State College Board of Trustees shall provide that the bonds, both principal and interest, shall be payable at the principal office of a bank or trust company located in the City of New York, State of New York, or, at the option of the holder, at a bank or trust company having an office in the State of South Carolina.

Interest on the bonds will be payable semi-annually on the first days of January and July of each year, beginning July 1st, 1971.

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- (d) all interest payments shall be evidenced by single coupons;
- (e) no rate of interest named shall be more than one and one-half per centum (1½%) higher than the lowest rate of interest named; and

- (f) any premium offered must be paid in cash as a part of the purchase price.

Interest cost will be determined by deducting premium, if any, from the aggregate of interest on the bonds from January 1, 1971, until their respective maturities. Bidders are requested to present tabulations showing aggregate interest cost in dollars and cents, but such tabulations are not required and will not be regarded as a part of the bid. The right is reserved to reject all proposals. Bids will be accepted or rejected by 2:00 P. M. (EST) on the day of the sale.

EACH BID shall be enclosed in a sealed envelope and marked "PROPOSAL FOR COLLEGE OF CHARLESTON LIBRARY BONDS," and be directed to the undersigned, and must be accompanied by cash, or cashier's or certified check upon an incorporated bank or trust company for Eighteen Thousand Dollars (\$18,000), payable to the Treasurer of the College of Charleston. The check of the successful bidder will be applied as part payment for the bonds or to secure the State College Board of Trustees from any loss resulting from the failure of such bidder to comply with the terms of his bid.

The bonds will be issued pursuant to a resolution duly adopted on behalf of the College of Charleston by its governing body, the State College Board of Trustees, and under and in full compliance with the Constitution and Statutes of the State of South Carolina, including particularly Section 3 of Act No. 1281 of the Acts of the General Assembly of the State of South Carolina for the year 1970, for the purpose of providing funds to defray

a portion of the cost of constructing and equipping a library on the campus of the College of Charleston. The estimated cost of the library will exceed the amount of the bond issue and a portion of the cost of constructing the building has been provided from other sources.

Both the principal of and interest on the bonds of this issue are payable solely from, and are secured by ^a ~~an exclusive~~ pledge of, the entire revenues derived from the imposition of a library fee upon all students now or hereafter in attendance at any regular session of the College of Charleston and enrolled in not less than three (3) courses or classes for which credit is given toward any degree offered by the College of Charleston. Such revenues will be deposited as collected with the State Treasurer of the State of South Carolina as Corporate Trustee.

SAID BONDS will be registrable as to principal only.

Purchasers will be furnished with the printed bonds and an approving opinion on their validity by Sinkler Gibbs Simons & Guerard, Attorneys at Law, Charleston, South Carolina, a copy of which will be printed upon the back of each bond. Purchasers will likewise be furnished with the usual closing proofs, which will include a certificate that there is no litigation threatened or pending to restrain the issuance or sale of said bonds.

Persons wishing copies of the Official Statement or further information should communicate with Mr. Floyd Tyler, Vice-President for Business and Finance, College of Charleston, Charleston, South Carolina.

The bonds will be delivered to the purchasers in Columbia or Charleston, South Carolina, within forty-five days after the occasion of their award.

There is no official bid form. Each bid shall be conditioned in accordance with this Notice of Sale.

JAMES A. ROGERS, Chairman
State College Board of Trustees
c/o Hon. Grady L. Patterson, Jr.
State Treasurer
Hampton Office Building
Columbia, South Carolina

A RESOLUTION

PROVIDING FOR THE ISSUANCE AND SALE OF NINE
HUNDRED THOUSAND DOLLARS (\$900,000) LIBRARY
BONDS OF THE COLLEGE OF CHARLESTON, DATED
JANUARY 1, 1971, AND OTHER MATTERS RELATING
THERE TO.

BE IT RESOLVED BY THE STATE COLLEGE BOARD OF TRUSTEES IN
MEETING DULY ASSEMBLED:

ARTICLE I

FINDINGS OF FACT

Section 1.

As an incident to the adoption of this Resolution, and the issuance of the bonds provided for herein, the State College Board of Trustees (the TRUSTEES) find, as a fact, that each of the statements hereinafter set forth is in all respects true and correct:

1. At its regular 1970 Session the General Assembly enacted an Act No. 1281 entitled "AN ACT TO AUTHORIZE THE STATE COLLEGE BOARD OF TRUSTEES AS THE GOVERNING BODY OF THE COLLEGE OF CHARLESTON TO ISSUE NOT EXCEEDING SIX HUNDRED FIFTY THOUSAND DOLLARS STUDENT AND FACULTY HOUSING REVENUE BONDS, AND NOT EXCEEDING ONE MILLION TWO HUNDRED THOUSAND DOLLARS PLANT IMPROVEMENT BONDS, TO PROVIDE FOR THE USE OF THE PROCEEDS AND TO PROVIDE FOR THE PAYMENT OF SUCH BONDS; AND TO AUTHORIZE THE BOARD TO CONSUMMATE CERTAIN FINANCING ARRANGEMENTS AND TO UTILIZE AVAILABLE ENDOWMENTS TO ESTABLISH RESERVE FUNDS," (the ENABLING ACT).

2. By the ENABLING ACT the General Assembly authorized the TRUSTEES, as the governing body of the College of Charleston, an institution of higher education located in Charleston, South Carolina (the COLLEGE) to construct and equip a new library on the campus of the COLLEGE.

3. In and by the ENABLING ACT the TRUSTEES are authorized to raise not exceeding One Million Two Hundred Thousand (\$1,200,000)

through the issuance of bonds of the COLLEGE payable from a special fee to be imposed upon each student in attendance at the COLLEGE for each session who is enrolled in any course or class for which credit is given toward any degree offered by the COLLEGE in an amount sufficient to provide for the payment of the principal and interest of the bonds so authorized.

4. Acting on the basis of the authorization set forth in the ENABLING ACT the TRUSTEES are now undertaking the construction and equipping of the library building, which is located on the campus of the COLLEGE. A portion of the cost of the construction of the library has been provided from other sources, but the TRUSTEES have now found that in order to meet the remaining costs of constructing and equipping the library building it is necessary for them to exercise the authorizations granted to them by the ENABLING ACT and to make provision for the issuance and sale of bonds of the COLLEGE payable in the manner prescribed by the ENABLING ACT, to the extent of Nine Hundred Thousand Dollars (\$900,000).

5. In and by the ENABLING ACT the TRUSTEES are authorized to fix the fee in such amount as should be sufficient - not only to provide for the payment of the principal and interest of the bonds as the same mature - but to create such cushion or reserve fund as might be deemed appropriate.

6. The TRUSTEES have placed a library fee in effect as of the 1971-1972 Session which will be duly collected from each student as prescribed by the ENABLING ACT. The TRUSTEES anticipate that the ENABLING ACT will be amended in the near future to permit the TRUSTEES to limit the library fee to STUDENTS as hereinafter defined, in which event the library fee need be collected only from students enrolled in not less than three courses or classes

for which credit is given toward any degree offered by the COLLEGE. Receipts derived from the library fee will be remitted from time to time to the Corporate Trustee hereinafter appointed for deposit into the Debt Service Fund hereinafter established pursuant to the ENABLING ACT. In addition the TRUSTEES have established from other funds now available a cushion or reserve for the payment of the bonds to be issued pursuant to the ENABLING ACT.

7. On the basis of conservative estimates of the revenues to be generated from the library fees and by reason of the adequacy of the reserve already established, the TRUSTEES have determined that the bonds to be issued pursuant to the ENABLING ACT be expressed to mature in accordance with the provisions of this Resolution.

8. On the basis of the foregoing findings and in order to raise \$900,000 which shall be applied to the payment of the cost of constructing and equipping the library building, the TRUSTEES adopt this Resolution.

ARTICLE II

DEFINITIONS

Section 1.

This Resolution, including its recitals, may hereafter be cited, and is hereinafter sometimes referred to as the RESOLUTION. In this RESOLUTION, unless a different meaning clearly appears from the context:

(1) The ENABLING ACT shall mean Section 3 of Act No. 1281 enacted at the regular 1970 Session of the General Assembly of the State of South Carolina, whose title is fully set forth in

paragraph 1, Section 1, of Article I.

(2) Articles, sections and paragraphs mentioned by number are the respective articles, sections and paragraphs of this RESOLUTION so numbered.

(3) BONDS shall mean the bonds authorized by this RESOLUTION.

(4) The COLLEGE shall mean The College of Charleston at Charleston, South Carolina, a State owned institution.

(5) CORPORATE TRUSTEE shall mean the State Treasurer of the State of South Carolina or any successor financial institution located in the State of South Carolina named pursuant to the provisions of Article XII, and whose duties shall be as therein prescribed.

(6) DEBT SERVICE FUND shall mean the fund placed in the hands of the CORPORATE TRUSTEE pursuant to the provisions of the RESOLUTION and which is designed for the payment of the principal, interest and redemption premium of the BONDS.

(7) LIBRARY FEE shall mean the fee imposed pursuant to the ENABLING ACT to meet the payment of the principal and interest of the BONDS and to provide the cushion or reserve therefor created by the RESOLUTION.

(8) LOAN SUBSIDIES shall mean all sums to become payable to or for the account of the COLLEGE (including sums to be paid to the CORPORATE TRUSTEE for deposit in the DEBT SERVICE FUND) pursuant to any grant, loan agreement, contract or other obligation obligating either the United States or any department or agency

thereof, or the State of South Carolina to make payments over a period of years for the purpose of discharging in whole or in part the debt service of the BONDS or any portion of the BONDS; any calculation of the quantum of LOAN SUBSIDIES shall be made in the light of the applicable provisions of the grant, loan agreement, contract or obligation in force on the occasion when such calculation is required to be made by any of the provisions thereof.

(9) PAYING AGENT shall collectively denote the financial institutions (not exceeding two) at which the principal and interest of the BONDS shall be payable and which shall be named and designated by action of the Chairman of the TRUSTEES and President of the COLLEGE taken pursuant to Section 3 of Article XVII of the RESOLUTION.

(10) STUDENT shall mean any person in attendance at any regular session of the COLLEGE and enrolled in not less than three (3) courses or classes for which credit is given toward any degree offered by the COLLEGE.

(11) TRUSTEES shall mean the State College Board of Trustees, a body politic and corporate, created by Act No. 353 of the 1969 Acts of the South Carolina General Assembly.

ARTICLE III

ISSUANCE OF BONDS

Section 1.

Pursuant to the ENABLING ACT there shall be issued NINE HUNDRED THOUSAND DOLLARS (\$900,000) of bonds of the TRUSTEES which shall be designated as COLLEGE OF CHARLESTON LIBRARY BONDS and whose principal proceeds shall be expended for purposes incident

to the construction and equipping of a library building on the campus of the COLLEGE.

Section 2.

The BONDS shall be in denomination of One Thousand Dollars (\$1,000) each, shall be numbered from 1 to 900, inclusive, shall be dated January 1, 1971, and shall mature in annual series or installments, in numerical order, as follows:

\$25,000 on January 1 in the year 1974;

\$30,000 on January 1 in each of the years 1975
and 1976;

\$35,000 on January 1 in each of the years 1977
and 1978;

\$40,000 on January 1 in each of the years 1979
and 1980;

\$45,000 on January 1 in the year 1981;

\$50,000 on January 1 in the year 1982;

\$55,000 on January 1 in the year 1983;

\$60,000 on January 1 in each of the years 1984
and 1985;

\$65,000 on January 1 in the year 1986;

\$75,000 on January 1 in the year 1987;

\$80,000 on January 1 in the year 1988;

\$85,000 on January 1 in the year 1989; and

\$90,000 on January 1 in the year 1990.

Section 3.

Subject to the conditions imposed by Section 4 of Article IV, the BONDS which mature subsequent to January 1, 1981, being

bonds numbered 281 to 900, inclusive, shall be subject to redemption, at the option of the TRUSTEES, in whole or in part, but if in part, in inverse numerical order, on January 1, 1981, and all subsequent interest payment dates, at par, plus accrued interest to the date fixed for redemption, plus a redemption premium computed as follows:

- (a) If the redemption be effected on or before January 1, 1986, the redemption premium for each bond redeemed shall be three per centum (3%) of the principal amount thereof; and
- (b) If the redemption be effected after January 1, 1986, but prior to the stated maturity of the bond, the redemption premium for each bond redeemed shall be one and one-half per centum ($1\frac{1}{2}\%$) of the principal amount thereof.

Whenever the TRUSTEES has determined to call BONDS for redemption prior to their stated maturities, the TRUSTEES shall give notice of its intention to redeem such BONDS by the publication of a notice of redemption describing the BONDS to be redeemed and specifying the redemption date. The publication of such notice shall be made not less than thirty (30) days nor more than sixty (60) days prior to the date fixed for redemption, in a financial journal published in the City of New York, State of New York. Interest on the bonds to be redeemed shall cease to accrue from and after the redemption date specified in such notice unless the TRUSTEES defaults in making due provision for the payment of the redemption price thereof.

Section 4.

The BONDS shall bear such rate or rates of interest, payable on January 1 and July 1 of each year, beginning July 1, 1971, as shall at the sale of such BONDS reflect the lowest interest cost to the COLLEGE, at a price of not less than par and accrued interest to the date of delivery, but

- (a) all bonds of the same maturity shall bear the same rate of interest;
- (b) no rate of interest named shall be in excess of seven per centum (7%) per annum;
- (c) each rate of interest shall be a multiple of 1/20th or 1/8th of one per centum (1%);
- (d) all interest payments shall be evidenced by single coupons;
- (e) no rate of interest named shall be more than one and one-half per centum (1½%) higher than the lowest rate of interest named; and
- (f) any premium offered must be paid in cash as a part of the purchase price.

For the purposes of this Section, interest cost shall mean the aggregate of interest on the BONDS from January 1, 1971, until their respective maturities, less any sum named by way of premium.

Section 5.

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, at the PAYING AGENT.

Should it happen that the TRUSTEES and the successful bidder shall fail to agree upon the financial institution or institutions at which the BONDS shall be payable, then, in such event, the TRUSTEES shall provide that the BONDS, both principal and interest, shall be payable at the principal office of a bank or trust company located in the City of New York, State of New York, or, at the option of the holder, at a bank or trust company having an office in the State of South Carolina.

Section 6.

The BONDS shall be negotiable instruments, and shall be transferable by delivery, except when registered as to principal in the name of the holder at the office of that one of the PAYING AGENTS to be designated as Bond Registrar, on registry books to be kept for the purpose by such PAYING AGENT, and such registration shall be noted on the reverse side of each BOND, after which no transfer of such BOND shall be valid unless made on said books by the registered holder in person, or by his duly authorized attorney and similarly noted on the BOND; but such BOND may be discharged from registration in the same manner. The registration of any BOND shall not affect the negotiability of the coupons appertaining thereof, which shall continue to be payable to bearer and transferable by delivery.

Section 7.

The BONDS shall be executed in the name of the TRUSTEES

by the Chairman of the TRUSTEES and the President of the COLLEGE, the Corporate Seal of the COLLEGE impressed thereon, and attested by the Secretary of the TRUSTEES. Interest coupons attached to the BONDS shall be authenticated by the facsimile signatures of said Chairman, President and Secretary. The facsimile signatures appearing on the coupons shall be those of the Chairman, the President and the Secretary who are in office on the date of the final adoption of this RESOLUTION. The execution of the coupons in such fashion shall be valid and effectual, notwithstanding any subsequent change in the personnel of any of said offices. The BONDS shall be executed by the persons holding office when the BONDS are printed and are ready for delivery. BONDS executed in this fashion may be validly delivered notwithstanding changes in the personnel of any of said offices subsequent to their execution.

Section 8.

Both the principal and interest of 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 9.

For the punctual payment of the principal and interest of the BONDS, as they respectively mature, and for the creation of a cushion or reserve therefor, there shall be and there is

hereby exclusively pledged, all proceeds heretofore or hereafter raised from the LIBRARY FEE, and to that end the TRUSTEES agree that there shall be imposed, in the manner hereinafter provided by Section 1 of Article IV, a fee upon all STUDENTS sufficient in amount to meet the payment of the principal and interest of the BONDS and to maintain the cushion or reserve hereafter established, and that no STUDENT may attend the COLLEGE beginning with the 1971-1972 Session without the prior payment of the prescribed LIBRARY FEE.

Section 10.

The principal and interest of the BONDS shall be payable solely from the LIBRARY FEE and the faith and credit of the State of South Carolina shall not and is not pledged for the payment of such principal and interest, nor shall the TRUSTEES or any other person signing the BONDS be personally liable thereon.

Section 11.

The form of the BONDS, the interest coupons thereto attached, and the registration certificate to be endorsed thereon shall be substantially in the form as set forth in Exhibit "A" attached hereto.

ARTICLE IV

IMPOSITION OF LIBRARY FEE AND
COVENANTS RELATING THERETO

Section 1.

To the end that full and adequate provision for the payment of the principal and interest of the BONDS shall be made and

in order to fully implement the undertakings of the TRUSTEES to provide for the payment of the principal and interest of the BONDS and to create an adequate cushion or reserve therefor, the TRUSTEES specifically covenant and agree as follows:

(1) To place into effect, commencing with the 1971-1972 Session, and to maintain, and to revise from time to time and as often as may be necessary, a LIBRARY FEE upon all STUDENTS, in such amount as will be sufficient to provide for the payment of the principal and interest of the BONDS and to maintain, in the DEBT SERVICE FUND, a reserve in cash and securities with a market value of not less than \$100,000.00 ;

(2) To consider, not less frequently than semi-annually, the amount of the LIBRARY FEE then in effect. If it shall appear, on the basis of collections in the previous semester, or on the basis of any facts then existing, that the amount of the LIBRARY FEE then in force will be insufficient to provide for the payment of all principal and interest of the BONDS to become due in the next succeeding twelve months' period and to maintain as a reserve, in the DEBT SERVICE FUND, cash and securities with a market value of at least \$100,000.00 , then it shall be the duty of the TRUSTEES to revise the amount of the LIBRARY FEE to such extent as may be necessary to produce not less than the sum required to meet the payment of all principal and interest to become due on the BONDS in the next succeeding twelve months' period and to establish and maintain the market value of the cash or securities constituting the cushion or reserve in the DEBT SERVICE FUND, at not

less than \$100,000.00.

(3) In effecting the calculations required by subsections (1) and (2), supra, the TRUSTEES may include as a part of the LIBRARY FEE amounts derived and to be derived from LOAN SUBSIDIES to the same extent and in the same manner such amounts would be included if derived from the LIBRARY FEE.

Section 2.

The TRUSTEES covenant and agree that the rule now in effect requiring all those who attend, beginning with the 1971-1972 Session, any regular session of the COLLEGE enrolled in not less than three (3) courses or classes for which credit is given toward any degree offered by the COLLEGE, to pay, prior to enrollment therefor or attendance thereat as a STUDENT, the LIBRARY FEE imposed by the RESOLUTION, shall continue in effect until all BONDS, both principal and interest, shall be fully paid.

Section 3.

The TRUSTEES covenant and agree that on or before the occasion of the delivery of the BONDS they will cause to be deposited with the CORPORATE TRUSTEE, as a part of the DEBT SERVICE FUND, as established by Section 1 of Article VI, all moneys heretofore set aside as a cushion or reserve for the payment of the BONDS and that the amount so to be deposited will be not less than \$130,000.00.

Section 4.

The TRUSTEES covenant and agree that they will not undertake the redemption of less than all of the outstanding

BONDS, if the market value of the cash and securities in the DEBT SERVICE FUND shall be less than \$100,000.00, plus the aggregate of principal and interest payments of the BONDS for the next ensuing twelve months (following any such proposed redemption date) or if such redemption shall result in the reduction of the market value of the cash and securities in the DEBT SERVICE FUND to a sum less than \$100,000.00, plus the aggregate of principal and interest payments of the BONDS for the next ensuing twelve months (following any such proposed redemption date).

ARTICLE V

ADDITIONAL COVENANTS

Section 1.

The TRUSTEES agree that so long as any BONDS or coupons be outstanding and unpaid, the TRUSTEES will issue no further bonds or incur any obligations payable directly or indirectly from the proceeds of the LIBRARY FEE imposed by the RESOLUTION, it being specifically intended to relinquish any right to issue obligations of any sort that it might be on a parity with the BONDS or payable in any manner from the LIBRARY FEE which has been exclusively pledged to the payment of the BONDS.

Section 2.

The TRUSTEES agree that they will at all times insure the library building and keep the same insured against physical loss or damage however caused, in the same manner and to the same extent that other buildings and physical properties of the COLLEGE are insured, and that any expense resulting therefrom will be in the

regular operating budget of the COLLEGE.

Section 3.

The TRUSTEES agree that they will secure adequate fidelity bonds indemnifying the COLLEGE against defalcation of all persons handling the moneys received from the LIBRARY FEE, other than the CORPORATE TRUSTEE and the PAYING AGENT, and that all moneys received by the COLLEGE as the result of any defalcation of any moneys produced by the LIBRARY FEE shall be paid to the CORPORATE TRUSTEE and shall become a part of the DEBT SERVICE FUND.

ARTICLE VI

ESTABLISHMENT OF DEBT SERVICE FUND

Section 1.

Effective on the occasion of the delivery of the BONDS and continuing for so long a time as any sum remains due by way of principal or interest on the BONDS, there shall be established and maintained a DEBT SERVICE FUND. The DEBT SERVICE FUND has been created solely to provide for the punctual payment of the principal and interest of the BONDS, as the same respectively become due, and any expenses incidental to such payment, but including only the charges of the PAYING AGENT and the CORPORATE TRUSTEE. It is also intended that the same may be used to meet the payment of the principal of, interest on, and redemption premium of, the BONDS in the event all outstanding BONDS be redeemed as a whole, or to effect punctual partial redemption of BONDS, if such partial redemption shall not violate the covenant made by Section 4 of Article IV.

Section 2.

The DEBT SERVICE FUND shall consist of all receipts, income and revenues that the COLLEGE shall derive, directly or indirectly, from the imposition of the LIBRARY FEE, and it shall be the duty of the Treasurer of the COLLEGE, or its fiscal officer designated by the TRUSTEES, to remit the same, from time to time and as soon as possible following their receipt, to the CORPORATE TRUSTEE.

Section 3.

The DEBT SERVICE FUND shall at all times be kept in the complete custody of the CORPORATE TRUSTEE who shall from time to time utilize the same by paying over to the PAYING AGENT the sums required for payment of the principal and interest on the BONDS as the same come due.

Section 4.

It shall be the duty of the CORPORATE TRUSTEE to invest any moneys in the DEBT SERVICE FUND, to the extent practical, in the light of the needs for moneys with which to meet the payment of principal and interest. Such investments shall consist of obligations of the United States or obligations guaranteed by the United States, maturing not later than five years from the occasion when such investments shall be made, but all investments shall be made in the light of the obligation of the TRUSTEES to punctually discharge all sums become due by way of principal and interest on the BONDS. All income from any investments shall remain in, and become a part of, the DEBT SERVICE FUND, except

that the CORPORATE TRUSTEE may use income for the purpose of paying its charges as CORPORATE TRUSTEE and the charges of the PAYING AGENT.

ARTICLE VII

EVENTS OF DEFAULT

Section 1.

Each of the following events is hereby declared an "Event of Default", that is to say, if

(1) Payment of the principal of any of the BONDS shall not be made when the same shall become due and payable, either at its maturity or by proceedings for redemption; or

(2) Payment of any installment of interest shall not be made when the same becomes due and payable, or within thirty (30) days thereafter; or

(3) The TRUSTEES shall fail to comply with its undertaking to maintain in the DEBT SERVICE FUND, as a cushion or reserve therefor, cash and securities having a market value of at least \$100,000.00; or

(4) The TRUSTEES shall fail to require due and faithful observation of the dispositions made by the RESOLUTION of the LIBRARY FEE; or

(5) The TRUSTEES shall for any reason, be rendered incapable of fulfilling its obligations hereunder; or

(6) An Order or Decree shall be entered, with the consent or acquiescence of the TRUSTEES, appointing

a Receiver or Receivers of the TRUSTEES or of the COLLEGE, or any of the revenues derived from the LIBRARY FEE, or any proceedings shall be instituted, with the consent or acquiescence of the TRUSTEE, for the purpose of effecting a composition between the TRUSTEES or the COLLEGE and any creditors, or for the purpose of adjusting claims of any creditors, pursuant to any Federal or State statute now or hereafter enacted, or if such Order or Decree having been entered without the consent and acquiescence of the TRUSTEES, shall not be vacated or discharged or stayed on appeal within sixty (60) days after entry thereof, or, if such proceeding, having been instituted without the consent or acquiescence of the TRUSTEES, shall not be withdrawn or any ordered entered shall not be vacated, discharged or stayed on appeal, within sixty (60) days after the institution of such proceedings, or the entry of such orders; or

(7) The TRUSTEES or the COLLEGE shall make a default in the due and punctual performance of any other of the covenants, conditions, agreements or provisions contained in the BONDS or in this RESOLUTION, and such default shall continue for thirty (30) days after written notice, specifying such default and requiring the same to be remedied, shall have been given to the TRUSTEES by holders of not less than 15% of the principal of the BONDS then outstanding.

ARTICLE VIII

CONSEQUENCES OF DEFAULT AND REMEDIES

Section 1.

If the TRUSTEES shall be adjudged in default as to the payment of any installment of principal or interest upon any BONDS, or if it shall be adjudged in default as to the performance of any covenant or undertaking made by it, then, and in every such case, the holders of not less than 15% of the principal of the BONDS then outstanding may, by notice in writing to the TRUSTEES, declare the principal of all of the BONDS then outstanding (if not then due and payable) to be due and payable immediately, anything in the BONDS or herein contained to the contrary notwithstanding; PROVIDED, HOWEVER, that if at any time after the principal of the BONDS shall have been so declared to be due and payable, all arrears of interest, if any, upon all the BONDS then outstanding, and all other indebtedness secured hereby, except the principal of any BONDS not then due by their terms, and the interest accrued on such BONDS since the last interest payment date, shall have been paid, or shall have been provided for by deposit with the PAYING AGENT of a sum sufficient to pay the same, and every other default in the observance or performance of any covenant, condition, or agreement in the BONDS, or herein contained, shall be made good, or provision therefor satisfactory to such bondholders shall have been made, then, and in every such case the holders of not less than 15% in principal amount of the BONDS then outstanding may, by written notice to the TRUSTEES, rescind and

annul such declaration and its consequences, but no such rescission or annulment shall extend to or affect any subsequent default or impair any right consequent thereto.

Section 2.

Upon the happening and continuance of any event of default as provided in Article VII, then, and in every case, any holder of any BOND may proceed, subject to the provisions of Section 4, to protect and enforce the rights of all holders of BONDS by a suit, action or special proceeding in equity, or at law, for the specific performance of any covenant or agreement contained herein or in aid or execution of any power herein granted, or for the enforcement of any proper legal or equitable remedy as such bondholder shall deem most effectual to protect and enforce the rights aforesaid, insofar as such may be authorized by law.

Section 3.

In case any proceeding so taken on account of any default shall have been discontinued or abandoned for any reason, or shall have been determined adversely to any holder of BONDS, then, and in every such case, the TRUSTEES and all bondholders shall be restored to their former positions and rights hereunder, respectively, and all rights, remedies, powers and duties of all parties shall continue as though no such proceedings had been taken.

Section 4.

No one, or more, bondholders shall have any right in any manner whatever by his or their action to affect, disturb or prejudice the security granted and provided for herein, or to

enforce any right hereunder, except in the manner herein provided, and all proceedings at law or in equity shall be instituted, had and maintained for the equal benefit of all holders of all outstanding BONDS and coupons.

Section 5.

No remedy herein conferred is intended to be exclusive of any other remedy or remedies, and each and every such remedy shall be cumulative, and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity, or by statute.

Section 6.

No delay or omission of any bondholder to exercise any right or power accruing upon any default occurring and continuing as aforesaid, shall impair any such default or be construed as an acquiescence therein; and every power and remedy given by this Article to the bondholders, respectively, may be exercised from time to time and as often as may be deemed expedient.

ARTICLE IX

AGREEMENT TO FURNISH INFORMATION WITH
RESPECT TO COLLECTIONS FROM LIBRARY FEE

Section 1.

The TRUSTEES recognize that those who may from time to time own any of the BONDS will require full information with respect to the collections derived from the LIBRARY FEE and the schedule fixing the amount of the LIBRARY FEE from time to time in force. It, therefore, agrees to install and maintain proper

records into which complete and correct entries should be made, showing all receipts and disbursements made of the LIBRARY FEE.

Section 2.

The TRUSTEES agree that upon written request of any bondholder it will advise such bondholder of the schedule then existing for the LIBRARY FEE, the amount collected for the previous semester, the aggregate of all remittances made to the CORPORATE TRUSTEE, and the market value of the cash and securities in the DEBT SERVICE FUND as of the occasion of the last interest payment date, together with such other information as may be reasonably requested.

ARTICLE X

APPOINTMENT OF CORPORATE TRUSTEE

Section 1.

The State Treasurer of the State of South Carolina is hereby designated and shall act as CORPORATE TRUSTEE for the bondholders and is hereby appointed to act in such capacity.

Section 2.

It shall be the duty of the CORPORATE TRUSTEE to accept the custody of the DEBT SERVICE FUND and to apply and invest the same in the manner prescribed by Article VI.

ARTICLE XI

SECURITY OF MONEYS ON DEPOSIT IN THE
DEBT SERVICE FUND

Section 1.

Unless the same be secured as trust funds in the manner provided by Section 9.10 of Regulation 9 issued by the Comptroller of the Currency of the United States of America (12 CFR 9), all funds in the custody of the CORPORATE TRUSTEE, in excess of the amount of such deposit insured by the Federal Deposit Insurance Corporation, shall be secured and kept secured by direct obligations of the United States of a market value at least equal to the sum on deposit and not insured as aforesaid by the Federal Deposit Insurance Corporation.

Section 2.

All securities which shall be given to secure any funds as required by the provisions of this Article, shall be placed in the custody of a duly chartered bank which is a member of the Federal Deposit Insurance Corporation. Such other bank shall have a combined working capital and surplus of not less than One Million Dollars.

ARTICLE XII

CORPORATE TRUSTEE

Section 1.

Prior to the delivery of the BONDS, the State Treasurer of the State of South Carolina shall signify his acceptance of the powers, duties and obligations conferred and imposed upon him by

this RESOLUTION, by executing and delivering to the TRUSTEES a written acceptance thereof.

Section 2.

The recitals of fact made in the RESOLUTION and in the BONDS shall be taken as statements of the TRUSTEES, and the CORPORATE TRUSTEE shall not be deemed to have made any representation as to the correctness of the same, nor shall the CORPORATE TRUSTEE be deemed to have made any representation whatsoever as to the validity or sufficiency of this RESOLUTION or of the BONDS issued hereunder, or the coupons appertaining thereto. Nor shall the CORPORATE TRUSTEE be under any responsibility or duty with respect to the issuance of said BONDS, or the application of the proceeds thereof, except to the extent provided for herein.

Section 3.

The CORPORATE TRUSTEE shall at all times be protected in acting upon any notice, resolution, request, consent, order, certificate, statement, opinion, bond, coupon, or other paper or document believed to be genuine and to have been signed by the proper party or parties.

Section 4.

The CORPORATE TRUSTEE may at any time resign any may be discharged of its duties and obligations hereunder by giving to the TRUSTEES written notice of such resignation, specifying a date (not later than sixty days after such notice) when such resignation

shall take effect, and by publication of a copy of such notice at least once prior to such date in a financial journal published in the City of New York, State of New York, such publication to be not less than thirty days prior to such date. Such resignation shall take effect upon the date specified in such notice unless previously a successor shall have been appointed as hereinafter provided, in which event such resignation shall take effect immediately upon the appointment and qualification of such successor.

Section 5.

(1) Any CORPORATE TRUSTEE (other than the State Treasurer of the State of South Carolina) may be removed at any time by any court of competent jurisdiction upon application therefor made on behalf of not less than 25% of the principal amount of the BONDS at such time outstanding.

(2) Any CORPORATE TRUSTEE (other than the State Treasurer of the State of South Carolina) may likewise be removed at any time by the TRUSTEE with the consent and approval of not less than 25% of the principal amount of the BONDS at such time outstanding.

Section 6.

In case at any time the CORPORATE TRUSTEE shall resign or be removed or become incapable of acting, or be adjudged a bankrupt or insolvent, or a receiver of its property shall be appointed, or any public officer shall take charge or control of its property or affairs, a successor thereto shall be promptly appointed by a resolution of the TRUSTEES duly adopted. Such successor shall in all instances be a bank duly chartered pursuant to the laws of the United States or of the State of South Carolina, and shall have a combined working capital and surplus of not less than \$2,000,000.

Immediately following such appointment, the TRUSTEES shall give written notice of such appointment to the PAYING AGENT and shall promptly publish notice thereof, at least once, in a financial journal published in the City of New York.

Section 7.

If, in a proper case, no appointment of a successor CORPORATE TRUSTEE shall be promptly made pursuant to Section 6, any bondholder may make application to any court of competent jurisdiction for the appointment of a successor and said Court may thereupon, after such notice, if any, as such court may prescribe, appoint a successor.

Section 8.

Any successor CORPORATE TRUSTEE appointed hereunder shall execute and deliver to its predecessor and to the TRUSTEES a written acceptance of such appointment, and thereupon such successor, without any further act, deed or conveyance, shall become fully vested with all moneys, estates, properties, rights, powers, duties and obligations of its predecessor hereunder with like effect as if originally named as such CORPORATE TRUSTEE, and its predecessor shall be obligated to pay over, transfer, assign and deliver all moneys, securities or other property held by it to its successor, and on the written request of the TRUSTEES, or the successor, shall execute, acknowledge and deliver such instruments of conveyance and further assurance and do such other things as may be reasonably required for the vesting and confirming in such successor all the right, title and interest of the predecessor in and to any property held by it.

Section 9.

Any bank into which any successor CORPORATE TRUSTEE may be merged, or with which it may be consolidated, or any bank resulting from any merger or consolidation to which it shall be a party, or any bank to which any successor CORPORATE TRUSTEE may sell or transfer all or substantially all of its business, shall become the successor without the execution or filing of any paper or the performance of any further act; PROVIDED, ALWAYS, that if the TRUSTEES shall be dissatisfied with the institution resulting from the merger, consolidation or other action spoken of above, then the TRUSTEES may at any time within thirty days after such action name a new CORPORATE TRUSTEE (with the qualifications prescribed by Section 6) in lieu of the CORPORATE TRUSTEE then acting.

ARTICLE XIII

DISPOSITION OF PAID BONDS AND COUPONS

Section 1.

It shall be the duty of the PAYING AGENT to cancel all BONDS which shall have been paid, whether upon their maturity or retirement or redemption prior to maturity, all coupons that have been paid, and all unmatured coupons on BONDS paid or redeemed prior to their stated maturities; such cancellation shall be done in such fashion as to render such BONDS or coupons incapable of further negotiation or hypothecation. Whenever so requested by the TRUSTEES, the PAYING AGENT shall cause the destruction of such BONDS and coupons by cremation. In any event, it shall furnish appropriate certificates to the TRUSTEES, indicating the disposition of such BONDS and coupons.

ARTICLE XIV

DELIVERY OF THE BONDS AND DISPOSITION OF
THE PROCEEDS

Section 1.

Following the acceptance of the bid for the purchase of the BONDS, the BONDS shall be forthwith printed, and when printed and executed, shall be delivered to the purchasers upon receipt of the purchase price. The purchase price, including accrued interest, shall be disposed of as nearly simultaneously as possible in the following manner:

- (1) The accrued interest and premium, if any, shall be deposited in the DEBT SERVICE FUND; and
- (2) The remaining balance of the purchase price shall be delivered to the State Treasurer for the credit of the COLLEGE and the same shall be applied by the TRUSTEES to the purposes for which the BONDS were issued, including any expense incurred in connection with the issuance and sale thereof.

ARTICLE XV

DEFEASANCE

Section 1.

If all of the BONDS and coupons representing interest thereon, issued pursuant to this RESOLUTION, shall have been paid and discharged, then this RESOLUTION, the pledge of revenues made thereunder, and all other rights granted thereby, shall cease and determine. BONDS and coupons shall be deemed to have been paid

and discharged, within the meaning of this Article, if the PAYING AGENT shall hold, at their maturity or redemption date, in trust for and irrevocably appropriated thereto, sufficient moneys for the payment of the principal thereof, the redemption premium thereof, if any there be, and interest accrued to the date of maturity or redemption, as the case may be, or if default in such payment shall have occurred on such date, then to the date of the render of such payments; PROVIDED, ALWAYS, that if any such BONDS shall be redeemed prior to maturity thereof, the TRUSTEES shall have duly elected to redeem such BONDS and notice of such redemption shall have been duly given. Any moneys which at any time shall be deposited with the PAYING AGENT, by or on behalf of the TRUSTEES, for the purpose of paying and discharging any of the BONDS, or coupons, shall be, and are hereby assigned, transferred and set over to the PAYING AGENT in trust for the respective holders of the BONDS and coupons, and such moneys shall be and are hereby irrevocably appropriated to the payment and discharge thereof. But if, through lapse of time or otherwise, the holders of said BONDS or coupons, shall no longer be entitled to enforce payment of their obligations, then, in such event, it shall be the duty of the PAYING AGENT to forthwith return said funds to the TRUSTEES. All moneys deposited with the PAYING AGENT shall be deemed to be deposited in accordance with and subject to all of the provisions of this Article.

ARTICLE XVI

TENOR OF OBLIGATIONS

Section 1.

Every covenant, undertaking and agreement made on behalf

of the TRUSTEES and the COLLEGE as set forth in this RESOLUTION is made, undertaken and agreed to, for the proper securing of the payment of the principal of and interest on the BONDS. Each shall be deemed to partake of the obligation of the contract between the TRUSTEES and the holders of the BONDS and shall be enforceable accordingly.

ARTICLE XVII

SALE OF BONDS AND FORM OF ADVERTISEMENT

Section 1.

The BONDS shall be sold at not less than par, plus accrued interest to the date of their maturity, on the terms and conditions set forth in the form of advertisement set forth as "EXHIBIT B" attached hereto and made a part and parcel hereof, on a date to be established by the Chairman of the TRUSTEES and the President of the COLLEGE.

Section 2.

Advertisement of the sale of the BONDS shall be published at least once in THE STATE, a newspaper published in the City of Columbia, South Carolina, of general circulation in the State, not less than ten (10) days prior to the date set for the sale of said BONDS.

Section 3.

There is specifically delegated to the Chairman of the TRUSTEES and the President of the COLLEGE the function of agreeing upon the PAYING AGENT, the BOND Registrar, and the CORPORATE TRUSTEE and the fixing of compensation of the PAYING AGENT, the BOND Registrar, and of the CORPORATE TRUSTEE.

ARTICLE XVIII

SAVING CLAUSE

Section 1.

If any section, paragraph, clause or provision of this RESOLUTION shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any of the remaining provisions of this RESOLUTION.

ARTICLE XIX

REPEALING CLAUSE

Section 1.

All resolutions, or parts thereof, inconsistent herewith be, and the same are hereby, repealed to the extent of such inconsistencies.

ARTICLE XX

MISCELLANEOUS

Section 1.

The RESOLUTION has been prepared and is being executed in several counterparts, each of which is an original and all of which are identical. Each counterpart so executed shall be deemed an original of the RESOLUTION and all counterparts thereof are to be deemed but one instrument.

UNITED STATES OF AMERICA
STATE OF SOUTH CAROLINA
COLLEGE OF CHARLESTON
LIBRARY BOND

No. _____

\$1,000.00

THE STATE COLLEGE BOARD OF TRUSTEES, a body politic and corporate, organized and existing under the laws of the State of South Carolina (the Board of Trustees), and the governing body of the College of Charleston, in Charleston, South Carolina (the College), hereby acknowledges itself indebted, and for value received, promises to pay to the BEARER, or, if this bond be registered, to the REGISTERED HOLDER hereof, solely from revenues described and pledged to the payment of this bond, the principal sum of

ONE THOUSAND DOLLARS

on the 1st day of January, 19____ (unless this bond be subject to redemption and shall have been duly called for previous redemption and payment of the redemption price made or provided for), and to pay, solely from said revenues, interest on said principal sum from the date of this bond at the rate of _____

_____ per centum (%) per annum, payable semi-annually on the 1st days of January and July of each year, commencing July 1st, 1971, according to the tenor, and upon presentation and surrender of the annexed interest coupons therefor, as such coupons severally mature. Both the principal of and interest on this bond are payable at the principal office of _____, in the City of _____, State of South Carolina, or, at the option of the holder, at the

principal office of _____,
in the City of New York, State of New York, 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.

THIS BOND is one of an issue of bonds of like date, tenor
and effect, except as to number, rate of interest, date of maturity,
and redemption provisions, aggregating Nine Hundred Thousand
Dollars (\$900,000), issued pursuant to a resolution (the Resolu-
tion), duly adopted on behalf of the College by the Board of
Trustees, and issued under and in full compliance with the Consti-
tution and Statutes of the State of South Carolina, including
particularly Section 3 of Act No. 1281 of the Acts of the General
Assembly of the State of South Carolina for the year 1970, for the
purpose of providing funds to defray a portion of the cost of
constructing and equipping a library on the campus of the College.

THIS BOND may be registered in the name of the holder
hereof in conformity with the provisions endorsed hereon, and
unless so registered, this bond shall be transferable by delivery.
Such registration shall not affect the negotiability of the cou-
pons, which shall continue to be payable to bearer and transferable
by delivery.

The bonds of this issue maturing subsequent to January 1,
1981, being bonds numbered 281 to 900, inclusive, are subject to
redemption at the option of the Board of Trustees, in whole or in
part, but if in part, in inverse numerical order on January 1,
1981, and all subsequent interest payment dates, at par, plus
accrued interest to the date fixed for redemption, plus a redemp-

tion premium computed as follows:

- (a) If the redemption be effected on or before January 1, 1986, the redemption premium for each bond redeemed shall be three per centum (3%) of the principal amount thereof; and
- (b) If the redemption be effected after January 1, 1986, but prior to the stated maturity of the bond, the redemption premium for each bond redeemed shall be one and one-half per centum ($1\frac{1}{2}\%$) of the principal amount thereof.

If bonds are called for redemption prior to their maturity, notice of redemption, describing the bonds to be redeemed and specifying the redemption date, must be given by the Board of Trustees, by publication at least once, not less than thirty days and not more than sixty days prior to the redemption date, in a financial journal published in the City of New York, State of New York. Interest on the bonds to be redeemed shall cease to accrue from and after the redemption date specified in such notice unless the Board of Trustees defaults in making due provision for the payment of the redemption price thereof.

Both the principal of and interest on the bonds of this issue are payable solely from, and are secured by a pledge of, the entire revenues derived from the imposition of a library fee upon all students now or hereafter in attendance at any regular session of the College and enrolled in any course or class for which credit is given toward any degree offered by the College.

The faith and credit of the State of South Carolina are not pledged for the payment of either the principal of or interest on the bonds. No personal responsibility or accountability shall attach to any member of the Board of Trustees, or to any person executing this Bond, by reason of the execution or issuance hereof.

The Board of Trustees hereby covenants and agrees that it has placed into effect, beginning with the 1971-1972 session, and will maintain and revise whenever necessary, a library fee upon all students now or hereafter in attendance at any regular session of the College and enrolled in not less than three (3) courses or classes for which credit is given toward any degree offered by the College, sufficient to provide for the payment of the principal and interest of the bonds of this issue, as and when the same become due and payable, and to create a cushion or reserve therefor, to the extent and in the manner prescribed by the Resolution. The Board of Trustees has further covenanted and agreed that no such student will be permitted to enroll at the College without first paying in full the said library fee in accordance with the schedule then in force.

Upon the happening of any event of default as defined in the Resolution, the principal of all bonds issued pursuant to the Resolution then outstanding may become, or may be declared forthwith due and payable in the manner and with the effect provided for in the Resolution.

THIS BOND and the interest hereon are 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.

IT IS HEREBY CERTIFIED AND RECITED that all acts, conditions and things required by the Constitution and Laws of the State of South Carolina to exist, to happen, and to be performed precedent to or in the issuance of this bond, exist, have happened and have been performed in regular and due time, form and manner, and that the amount of this bond, together with all bonds of the issue of which this is one, does not exceed any constitutional or statutory limitation thereon.

IN WITNESS WHEREOF, the STATE COLLEGE BOARD OF TRUSTEES has caused this Bond to be signed by the Chairman of the said Board of Trustees and by the President of the College of Charleston, attested by the Secretary of the said Board of Trustees, the Corporate Seal of the College of Charleston to be impressed hereon, the annexed interest coupons to bear the facsimile signatures of said Chairman, said President and said Secretary, and this Bond to be dated the 1st day of January, A. D. 1971.

STATE COLLEGE BOARD OF TRUSTEES, as
the governing body of the College of
Charleston

(S E A L)

By _____
Chairman of the State College
Board of Trustees

By _____
President of the College of
Charleston

Attest:

Secretary of the State College
Board of Trustees

(unless the bond hereinafter described
be subject to redemption, and be sooner
redeemed or its redemption be provided
for)

On the first day of

July, 1971*

THE STATE COLLEGE BOARD OF TRUSTEES, as the governing
body of the College of Charleston, in Charleston, South Carolina,
will pay to BEARER _____ DOLLARS
\$ _____ * but solely from the revenues pledged to the pay-
ment hereof, in any coin or currency of the United States of
America which is then legal tender for the payment of public and
private debts, upon presentation and surrender of this coupon at
the principal office of _____,
in the City of _____, State of South Carolina, or, at
the option of the holder, at the principal office of _____
_____, in the City of New York, State of
New York, being the interest then due on its COLLEGE OF CHARLESTON
LIBRARY BOND, dated the 1st day of January, A. D. 1971, No. _____.

The faith and credit of the State of South Carolina are
not pledged to the payment of this coupon.

Secretary of the State College
Board of Trustees

Chairman of the State College
Board of Trustees

President of the College of
Charleston

*Maturity date and dollar value of coupon to be changed according
to maturity schedule.

(PROVISION FOR REGISTRATION TO BE ENDORSED ON BACK OF EACH BOND)

THIS BOND may be registered as to principal in the name
of the holder on books kept by _____
_____ the Registrar for the bonds of this
issue, and such registration shall be noted hereon by the Registrar,

A-7.

in the registration blank below, after which no transfer shall be valid unless made on said books by the registered holder, or attorney duly authorized, and similarly noted in the registration blank below, but it may be discharged from registration by being transferred to bearer, after which it shall be transferable by delivery, but it may again be registered as before. The registration of this bond as to principal shall not affect the negotiability of its coupons, which shall continue to be payable to bearer and transferable by delivery.

DATE OF REGISTRATION	IN WHOSE NAME REGISTERED	SIGNATURE OF AUTHORIZED OFFICER OF REGISTRAR
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

A copy of the approving legal opinion to be rendered shall be printed on the back of the BONDS. Preceding the same a certificate of authentication shall appear, which shall be signed on behalf of the TRUSTEES by a facsimile signature of the Chairman of the TRUSTEES. Said certificate of authentication shall be in form substantially as follows:

"IT IS HEREBY CERTIFIED that the following is a true and correct copy of the complete legal opinion of Messrs. Sinkler Gibbs Simons & Guerard, Attorneys & Counsellors at Law, Charleston, S. C., the original of which was manually executed, dated and issued as of the date of delivery of and payment for the bonds, and a copy of which is on file with each of the Paying Agents.

STATE COLLEGE BOARD OF TRUSTEES

By _____
Chairman"

OFFICIAL NOTICE OF SALE

\$900,000 COLLEGE OF CHARLESTON LIBRARY
BONDS

SEALED PROPOSALS addressed to the STATE COLLEGE BOARD OF TRUSTEES, the governing body of the College of Charleston, in Charleston, South Carolina, will be received by it until 12:00 Noon (EST),

, 1971

at which time said proposals will be publicly opened at the office of the State Treasurer, in the Hampton Office Building, Columbia, South Carolina, for the purchase of NINE HUNDRED THOUSAND DOLLARS (\$900,000) COLLEGE OF CHARLESTON LIBRARY BONDS. Said bonds will bear date the 1st day of January, 1971, will be in denomination of \$1,000 each, will be numbered from 1 to 900, inclusive, and will mature in annual series or installments, in numerical order, as follows:

\$25,000 on January 1 in the year 1974;

\$30,000 on January 1 in each of the years
1975 and 1976;

\$35,000 on January 1 in each of the years
1977 and 1978;

\$40,000 on January 1 in each of the years
1979 and 1980;

\$45,000 on January 1 in the year 1981;

\$50,000 on January 1 in the year 1982;

\$55,000 on January 1 in the year 1983;

\$60,000 on January 1 in each of the years
1984 and 1985;

\$65,000 on January 1 in the year 1986;

\$75,000 on January 1 in the year 1987;

\$80,000 on January 1 in the year 1988;
\$85,000 on January 1 in the year 1989; and
\$90,000 on January 1 in the year 1990.

The bonds of this issue maturing subsequent to January 1, 1981, being bonds numbered 281 to 900, inclusive, shall be subject to redemption, at the option of said State College Board of Trustees, in whole or in part, but if in part, in inverse numerical order, on January 1, 1981, and all subsequent interest payment dates, at par, plus accrued interest to the date fixed for redemption, plus a redemption premium computed as follows:

- (a) If the redemption be effected on or before January 1, 1986, the redemption premium for each bond redeemed shall be three per centum (3%) of the principal amount thereof; and
- (b) If the redemption be effected after January 1, 1986, but prior to the stated maturity of the bond, the redemption premium for each bond redeemed shall be one and one-half per centum (1½%) of the principal amount thereof.

The principal and interest of 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, at the specified office of such banks or trust companies (financial institutions) as may be mutually agreed upon by the said State College Board of Trustees and the successful bidder.

Should it happen that the said State College Board of Trustees and the successful bidder shall fail to agree upon the financial institution or institutions at which the bonds shall be payable, then, in such event, said State College Board of Trustees shall provide that the bonds, both principal and interest, shall be payable at the principal office of a bank or trust company located in the City of New York, State of New York, or, at the option of the holder, at a bank or trust company having an office in the State of South Carolina.

Interest on the bonds will be payable semi-annually on the first days of January and July of each year, beginning July 1st, 1971.

BIDDERS are invited to name the rate or rates of interest which the bonds are to bear, and, unless all bids are rejected, they will be awarded to the bidder offering to take them at the lowest interest cost to the State College Board of Trustees, at a price of not less than par and accrued interest to the date of delivery. Bidders may name any number of rates of interest, but

- (a) all bonds of the same maturity shall bear the same rate of interest;
- (b) no rate of interest named shall be in excess of seven per centum (7%) per annum;
- (c) each rate of interest shall be a multiple of 1/20th or 1/8th of one per centum (1%);
- (d) all interest payments shall be evidenced by single coupons;
- (e) no rate of interest named shall be more than one and one-half per centum (1½%) higher than the lowest rate of interest named; and

- (f) any premium offered must be paid in cash as a part of the purchase price.

Interest cost will be determined by deducting premium, if any, from the aggregate of interest on the bonds from January 1, 1971, until their respective maturities. Bidders are requested to present tabulations showing aggregate interest cost in dollars and cents, but such tabulations are not required and will not be regarded as a part of the bid. The right is reserved to reject all proposals. Bids will be accepted or rejected by 2:00 P. M. (EST) on the day of the sale.

EACH BID shall be enclosed in a sealed envelope and marked "PROPOSAL FOR COLLEGE OF CHARLESTON LIBRARY BONDS," and be directed to the undersigned, and must be accompanied by cash, or cashier's or certified check upon an incorporated bank or trust company for Eighteen Thousand Dollars (\$18,000), payable to the Treasurer of the College of Charleston. The check of the successful bidder will be applied as part payment for the bonds or to secure the State College Board of Trustees from any loss resulting from the failure of such bidder to comply with the terms of his bid.

The bonds will be issued pursuant to a resolution duly adopted on behalf of the College of Charleston by its governing body, the State College Board of Trustees, and under and in full compliance with the Constitution and Statutes of the State of South Carolina, including particularly Section 3 of Act No. 1281 of the Acts of the General Assembly of the State of South Carolina for the year 1970, for the purpose of providing funds to defray

a portion of the cost of constructing and equipping a library on the campus of the College of Charleston. The estimated cost of the library will exceed the amount of the bond issue and a portion of the cost of constructing the building has been provided from other sources.

Both the principal of and interest on the bonds of this issue are payable solely from, and are secured by an exclusive pledge of, the entire revenues derived from the imposition of a library fee upon all students now or hereafter in attendance at any regular session of the College of Charleston and enrolled in not less than three (3) courses or classes for which credit is given toward any degree offered by the College of Charleston. Such revenues will be deposited as collected with the State Treasurer of the State of South Carolina as Corporate Trustee.

SAID BONDS will be registrable as to principal only.

Purchasers will be furnished with the printed bonds and an approving opinion on their validity by Sinkler Gibbs Simons & Guerard, Attorneys at Law, Charleston, South Carolina, a copy of which will be printed upon the back of each bond. Purchasers will likewise be furnished with the usual closing proofs, which will include a certificate that there is no litigation threatened or pending to restrain the issuance or sale of said bonds.

Persons wishing copies of the Official Statement or further information should communicate with Mr. Floyd Tyler, Vice-President for Business and Finance, College of Charleston, Charleston, South Carolina.

B-6.

The bonds will be delivered to the purchasers in Columbia or Charleston, South Carolina, within forty-five days after the occasion of their award.

There is no official bid form. Each bid shall be conditioned in accordance with this Notice of Sale.

JAMES A. ROGERS, Chairman
State College Board of Trustees
c/o Hon. Grady L. Patterson, Jr.
State Treasurer
Hampton Office Building
Columbia, South Carolina

STATE OF SOUTH CAROLINA

COUNTY OF CHARLESTON

I, JOHN M. TRASK, JR., the duly elected, acting and
qualified Secretary of the State College Board of Trustees, DO
HEREBY CERTIFY:

That the foregoing Resolution is a true, correct, full
and verbatim copy of the original of a Resolution adopted by said
State College Board of Trustees at a meeting duly called and
regularly held on January 12, 1971, at which were
present: Calhoun Lemon, Allard A. Allston, Fitz John Creighton

McMaster, Mrs. Caroline Beaver, Mrs. Sara V. Liverance, James A.

Rogers, John M. Trask, Jr., Mrs. Eleanora Richardson, Edward T.


Jones, Richard P. Moses, Joe E. Berry, Jr., Mrs. Ellen C. Watson,
D.W. Green, Jr., all F. Mitchell Johnson and Kermit Addy,
constituting ~~a majority~~ of the members of said Board of Trustees.

That the original of said Resolution has been filed in
the permanent records of minutes of meetings of said State College
Board of Trustees in my custody as such Secretary.

WITNESS my Hand and the Seal of the State College Board
of Trustees, this 12th day of January, A. D. 1971.

(SEAL)

John M. Trask Jr.
Secretary of the State College Board
of Trustees



Greenville County Development Board

P. O. BOX 10048 • GREENVILLE, SOUTH CAROLINA • 29603

January 29, 1971

TELEPHONE (803) 235-7411

Mr. T. C. Hooper
Tricentennial Commission
WQOK Radio
White Horse Road
Greenville, South Carolina

Dear T. C.:

As you are no doubt aware, there is a rumor around Greenville that Governor West plans to request that the funds from the settlement with the contractors of the Tetron on Roper Mountain be returned to the State General Fund. T. C., normally I wouldn't put too much stock in a rumor of this kind, but in this particular instance, because there have been so many problems with the project, I feel I should take some action that would make the position of the Greenville County Development Board known.

We supported the original plan that one of the state's three Tricentennial Centers be constructed in Greenville; we have shared the concern of other upstate South Carolinians during the past year as construction was slowed and finally stopped; and we are now anxious to see the building completed without further delay. Any decision to abandon the unfinished cube, robbing the citizens of this area of the major tourist attraction we want and deserve could not be tolerated. We think this is particularly true in light of today's announcement to spend \$850,000 of state money for a waiting room on a Charleston pier which may be used a few times each year.

T. C., the concern of the Development Board is our economy and just as we want balanced industrial development for our area, we also want balanced economic development. We cannot have a balanced economy without a healthy share of the tourist dollar, and the loss of the Tetron would be a tremendous setback for our growth.



Mr. T. C. Hooper
Page 2
January 29, 1971

A rumor is a dangerous weapon that can quickly divide a state,
and this is not a time for us to be divided. Only an early
completion of the Tetron can silence this rumor.

Sincerely,



Leonard Todd, Chairman
Greenville County Development Board



January 29, 1971

Commissioner T. C. Hooper
South Carolina Tricentennial Commission
White Horse Road
Greenville, South Carolina

Dear T.C.:

We are dismayed, disappointed, and disillusioned to learn that there is consideration being given to diverting the funds earmarked for rebuilding the Tricentennial Building on Roper Mountain to some other agency of state government or directly into the State Treasury. We want you to know that we are unalterably opposed to such an action, and we urge you to do everything within the power of your office to head off such a move and to transmit our feelings to the Governor, the Budget & Control Board and to the other members of the Tricentennial Commission.

It seems like we have been involved in one campaign after another to save the Tricentennial Center for the Piedmont. We hope the State Government will finally realize that the people of the Piedmont want some kind of a tourist attraction developed on Roper Mountain, and believe that they deserve it. We made a large initial investment and we fought hard to get one of the three centers, and we certainly would not have made that investment of time and money for a half completed building that was late being opened and lasted less than a year.

We are in favor of developing South Carolina as a recreation and tourism area, and have not objected when most of the money over the years has been spent in the Coastal area. However, we contend that everyone doesn't necessarily like the Coast --- some like the mountains and fresh water --- and we believe it is time to give some attention to developing the Piedmont. We believe the Tricentennial Center, along with the Keowee-Toxaway project and the Scenic Highway 11 development, provides a base from which we can develop a strong tourism program for this area of the state.

Commissioner T. C. Hooper
January 29, 1971
Page 2

Our feeling that the Piedmont area has great tourism potential is further substantiated in the Travel Investment Program document prepared for PRT by Development Consultants Inc., which gives highest priority to creating a major travel destination and recreational area at Keowee-Toxaway.

Untold hours of time have been invested by Chamber committees, the local Tricentennial Committee, and the Greenville County Textile Museum Corp. in developing ideas and plans for the future use of the park and surrounding area. We have supported the transfer of the Tricentennial properties to PRT. We met with Bob Hickman on October 7, in Greenville to impress upon him our interest in full development of the Roper Mountain Park. Our representatives made a special appearance before the South Carolina Legislative Tourism Committee on December 11, to again, express our interest in full development of the park and to support the idea of transfer of the properties to PRT. Copies of letters from various Chambers, local organizations and individuals which were presented to Senator Grimes, are attached.

The future of the Piedmont Tricentennial Center was much discussed during the political campaign and we were all relieved by the headlines that were in the paper just prior to the election which said, "Cube will be reconstructed." We also felt from various conversations between Chamber and local Tricentennial officials and Governor West, that he would see that the Piedmont area would receive fair and reasonable consideration regarding the completion of the Tricentennial Center. We felt that he would protect our interests when the chips were down.

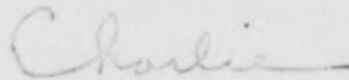
We fully realize that the State is hard pressed for revenue this year, but while \$720,000 is a significant amount of money, it will not make a significant impact on a \$550,000,000 State budget. We would hope the State would not violate its moral commitment to the people of the Piedmont for such a relatively small amount of money in the overall picture.

Let me conclude, T.C., by saying that we believe there is economic justification for full development of the Tricentennial Center as a means of expanding and diversifying our local economy. We believe the money from the court settlement should be invested on Roper Mountain, whether it is for completion of the "cube" or some other feasible tourist attraction. We believe

Commissioner T. C. Hooper
January 29, 1971
Page 3

further, that this will be seed money that will attract considerable other private investment in the immediate area as well as bring many tourist dollars to the Piedmont. We hope you will do everything in your power to get the project finished as soon as possible and we pledge our support to you, the Governor, and PRT to assist in any way possible.

Sincerely,

A handwritten signature in cursive script, appearing to read "Charlie", followed by a horizontal line.

Charles A. Gibson
President

THIS CASE MAY HAVE SOME OR ALL OF THE FOLLOWING DEFECTS WHICH MAY BE QUESTIONABLE WHEN READING. IN SPECIAL PROBLEM AREAS, THIS ROLL NOTE MAY BE REFILMED BEFORE THE DOCUMENT OR DOCUMENTS IN QUESTION.

1. PHOTOCOPY NOT CENTERED PROPERLY CUTTING OFF SOME OF THE INFORMATION.
2. DOCUMENTS ARE OF POOR LEGIBILITY AND MAY NOT PHOTOGRAPH WELL.
3. DOCUMENTS DAMAGED OR TORN BEFORE ARRIVING FOR FILMING.
4. DOCUMENTS CONTAIN A DOUBLE-COPY IMAGE, THE UNDERLYING IMAGE IS IRRELEVANT TO THE READABLE INFORMATION.
5. OVERSIZED DOCUMENTS THAT COMPRISE TWO OR MORE FRAMES.
6. DOCUMENTS WITH GLUED INSERTS WHICH WERE OR COULD NOT BE REMOVED, INFORMATION MAY OR MAY NOT BE UNDER THE INSERT.



CLINTON MILLS

MANUFACTURING COMPANY

CLINTON, SOUTH CAROLINA 29325

TELEPHONE
831 1820
AREA 1 001 803

ROBERT M. VANCE
PRESIDENT & TREASURER

December 4, 1970

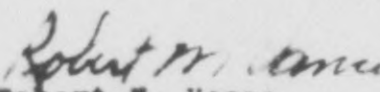
Mr. W. H. Trammell, Jr.
Textile Consultant
Suite 1118, Daniel Building
Greenville, S. C. 29602

Dear Harrison:

I am very sorry that I cannot be with you on December 12 due to prior commitments, but I do want to send you this letter to let you know of my support for the successful completion of the Piedmont Expo Park as well as Scenic Highway SC 11. Both of these projects should add immeasurably to the pleasure of tourists coming into this state as well as our S. C. natives.

It is my hopes that both of these projects will be shortly completed, and our state can benefit from the results of the great efforts that you have expended in their regards.

Respectfully,


Robert M. Vance
President

RMV:vcb

WATKINS AND VER. H. EVEN ONG & GABLE

ANDERSON, SOUTH CAROLINA 2904

* 總口天 中○赤池

Mr. W. H. Trammell, Jr.
Suite 1118
Daniel Building
Greenville S. C. 29602

I will not be able to attend the meeting on December 12 and therefore as you have requested will outline my feelings in this letter.

We certainly need to test the completed building as a tourist attraction. The building as designed, the location up close to I-85 and the beautiful setting are things we must not abandon.

Wm. L. Watkins

1431

State of South Carolina

CAROLYN E. FREDERICK, Member
MEMBER FROM GREENVILLE COUNTY

HOME ADDRESS
326 CHICK SPRINGS ROAD
GREENVILLE, S.C. 29609



COMMITTEE:
EDUCATION AND PUBLIC WORKS

House of Representatives
Columbia

December 11, 1970

The Honorable W. Clayton Grimes, Jr., Chairman
Committee on Promotion of Tourism
State House
Columbia, South Carolina

Dear Senator Grimes:

Welcome to up-country. I regret an out-of-town engagement prevents my appearing before your committee Saturday with Harrison Trammell and T.C. Hooper of Greenville.

We share the same interests and enthusiasms for development of Piedmont Expo Park into a major attraction for both area citizens and tourists. It is unnecessary to repeat the advantages of the unique natural setting and strategic location on highways. May I add my voice to the principle of taking the long-term, imaginative view and establishing through the Department of Parks, Recreation and Tourism a sound plan of operation of the Roper Mountain facility.

The completion of S.C. 11 from Oconee to Cherokee would be an immeasurable asset to PRT programming. It would not only strengthen the potential of Roper Mountain development, but would provide further unique tourist possibilities in the Piedmont area.

Thank you for the contributions you and your committee are making to the state's progress.

Respectfully yours,

Carolyn E. Frederick
Carolyn E. Frederick

LAW OFFICE OF
J. PAT MILEY
COURT HOUSE SQUARE
WAINALLA, SOUTH CAROLINA
29681

OFFICE PHONE 838-2212
RESIDENCE PHONE 838-2046

POST OFFICE BOX 428

December 4, 1970

Mr. W. H. Trammell, Jr.
Suite 1118 Daniel Building
Greenville, South Carolina 29602

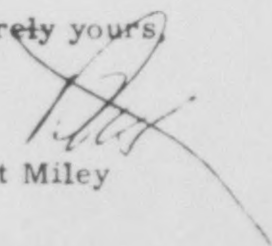
Dear Harrison:

I regret that I will be unable to appear before the
Legislative Committee on Tourism at its meeting on Satur-
day, December 12th, at the Santee-Cooper State Park.

Please be assured that my area of the Piedmont
Section of South Carolina is vitally interested in the completion
of South Carolina 11 from I-85 to Cherokee County. This scenic
highway will be a major tourist attraction of the State and we
look forward to the day on which the many travelers from the
north and south will be able to experience the beauty of our
Blue Ridge Mountains and the interesting historical sights which
will be available for everyone.

Please extend my personal greetings to Senator Grimes
and his committee and assure him that I fully endorse and
support the entire program for tourism in the Piedmont.

Sincerely yours,


J. Pat Miley

JPM:so

1433

HARRY W. FINDLEY
411 SHANNON WAY
ANDERSON, S. C. 29623

December 4, 1970

Mr. W. H. Trammell, Jr.
Suite 1118 Daniel Building
Greenville, South Carolina 29602

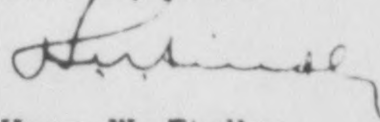
Dear Harrison:

I regret that I will be unable to meet with you and others on December 12; however, I do hope the Legislative Committee on Tourism will look with favor on the retention and further development of the Roper Mountain site as a permanent museum-type facility. Because of the beauty of this site and its excellent location in relation to I-85, it should become one of the most popular tourist attractions in the northern part of our state.

It is also hoped the committee will support the early completion of S. C. Highway 11. I have traveled over this highway from Spartanburg County to its Oconee terminus and, in my opinion, it passes through some of the most beautiful mountain scenery in the southeast. I am convinced that this highway will become a heavily traveled and very profitable tourist route through the upper Piedmont region.

With very best regards.

Sincerely yours,



Harry W. Findley

HWF:ja

WRIGHT BRYAN
BOX 226
CLEMSON, SOUTH CAROLINA 29631

December 10, 1970

Mr. I. B. Cooper
I. B. Cooper I
Greenville, South Carolina

Dear I. B.:

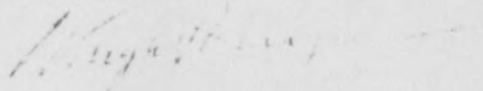
As a member of the South Carolina Tricentennial Commission and as a citizen of Pickens County, I fully share your concern for the future of Piedmont Exposition Park on Roper Mountain.

Despite misfortunes which have delayed and handicapped development of this matchlessly located park, it already is an asset to South Carolina, and more particularly to the entire Piedmont region. When properly completed -- as it must be -- it will be one of our State's most important tourist attractions and educational exhibits.

Its possibilities are exciting in so many ways that I am confident means will be found to make it what it should be. The day will come when tourism throughout the Piedmont will be promoted by this attraction, and all South Carolina will be proud.

Our Tricentennial Commission goes out of existence in 1971. The Piedmont Exposition Park is an asset for all time. I hope that some appropriate state agency, preferably the Parks, Recreation, and Tourism Commission, will be given title to Piedmont Exposition Park and the resources with which to develop and operate it for the benefit of all our people.

Sincerely yours,



A. J. HURT
CHAIRMAN
EARLEY, S. C.

W. EARLE FINDLEY
VICE CHAIRMAN
PICKENS, S. C.

ERNEST COOLER
EXECUTIVE DIRECTOR
P. O. BOX 37
PICKENS, S. C.
TELEPHONE RTR 2244

PICKENS COUNTY
PLANNING & DEVELOPMENT COMMISSION

DIRECTORS
D. H. DAVIS
ANDREW DEADWELLER
B. F. LLOYD JR.
T. D. LUNNELL
J. B. ALLEY JR.
R. SEARS
A. H. SLOAN

December 9, 1970

STATEMENT OF Ernest W. Cooler, Executive Director of the Pickens County Planning & Development Commission in support of turning over the Piedmont Expo Park on Roper Mountain to the State Department of Parks, Recreation and Tourism for operation.

Mr. Chairman:

I regret that it is not possible for me to personally appear before your committee to support the transfer of the Piedmont Expo Park to the Department of Parks, Recreation and Tourism. It was my privilege to work with the Parks division of the Forestry Commission from 1946 until 1953 and also to be in a position of promoting the general development, industrial development, and other aspects of growth of Pickens County during the past 6 years. One of the objectives of my present employer, The Pickens County Planning & Development Commission, is the promotion of the tourist industry throughout Pickens County.

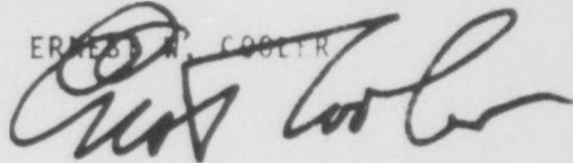
One of the most promising aspects of the promotion of the tourist industry in our area is the development of the Cherokee Foothills Scenic Highway which will extend from Gaffney on I-85 through the foothills of Spartanburg, Greenville, Pickens and Oconee Counties to I-85 at the South Carolina-Georgia State line. This development holds great promise for bringing many more tourists as well as local citizens into this area of Pickens County and we believe that attractions along this stretch of highway are of such superb quality that many thousands of visitors can be expected annually after it's completion.

Another great development in this section of South Carolina has been the Piedmont Panorama or Piedmont Expo Park developed by the Bicentennial Commission on Roper Mountain. Even though this facility was not completed during 1970 it was still visited by a great number of out-of-state persons

and many thousands of South Carolinians. When it is completed it will be a great attraction to all South Carolinians and to every visitor to the State who travels along I-85 near Greenville. Furthermore, it is a great cultural addition to the area and we look forward with great anticipation to its completion.

Knowing of the ability to operate such a facility in the very finest manner by the Department of Parks, Recreation and Tourism I do not know of any agency in South Carolina that could do a better job of keeping this fine facility in operation for all South Carolinians and for our visitors I very strongly recommend that this facility be turned over to the Department of Parks, Recreation and Tourism.

ERNEST W. COOLYR

A handwritten signature in dark ink, appearing to read "Ernest W. Coolyr", written over the typed name.

M. Hammel

GREENVILLE COUNTY PLANNING COMMISSION

18 Thompson St.

Greenville, South Carolina

29601

December 4, 1970

The Honorable Cecil C. Grimes, Jr.
Chairman
South Carolina Legislative Committee
on Tourism
The State House
Columbia, South Carolina 29201

Dear Senator Grimes:

It has come to our attention that your committee will hold hearings on or about December 12 concerning the disposition of the Tricentennial sites, particularly those at Charles Town Landing, Columbia, and Roper Mountain--Greenville, South Carolina.

Inasmuch as the legislation creating the authority to establish these various exhibition sites also authorized the Legislature to make disposition of these sites on or about June 30, 1971, we would highly endorse your recommending that the State Parks, Recreation and Tourism Commission be designated as the caretaker agency for these sites, and at this point we would specifically speak for the Roper Mountain site since it is the one in our region.

If we can be of assistance to the Department of Parks, Recreation and Tourism or any other agency you desire to take care of this project, we offer our full cooperation in developing future plans as requested.

Sincerely,

A. D. Asbury
Chairman

ADA:bo

cc: Messrs. Robert Hickman
Charles C. Garrett
Robert Vaughn

CITIZEN DELEGATES INC.

6657

SPARTANBURG

SPARTANBURG

2970

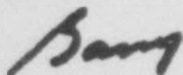
December 9, 1970

Mr. W. H. Hammell, Jr.
Suite 1118 Daniel Bldg.
Greenville, S. C. 29602

Dear Harrison:

In reply to your letter of December 8, 1970, I am
in full support for P.R.T. Director Bob Hickman to
take over the operation of the three tricentennial
Centers.

Sincerely,



C. B. Hayes, Jr.
Spartanburg County Delegate

CBH, jr/mf

GAFFNEY

CHAMBER OF COMMERCE

P. O. BOX 1119

• GAFFNEY, SOUTH CAROLINA 29340 •

PHONE 489-5721

December 12, 1970

Mr. Harrison Trammell
Ad Hoc Committee
Greater Greenville Chamber of Commerce
Post Office Box 10048
Greenville, South Carolina 29603

Dear Mr. Trammell:

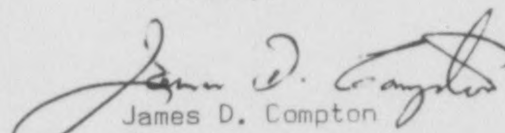
Your communications concerning the meeting being held today, December 12, at Santee-Cooper State Park arrived too late for us to assist you and the other interested people in the Piedmont in the final disposition of Piedmont Expo Park.

While the correspondence was properly addressed, we have had considerable problems recently in having our mail reach us within an even reasonable degree of time.

However, we would like to go on record as supporting your endeavors and, if you would like to have this at this late date, would be pleased to have a resolution to this effect adopted by our Board of Directors at our next meeting.

Please advise us if you think this would be helpful.

Sincerely,


James D. Compton
Manager



House of Representatives - State of South Carolina - Columbia

JOHN C. WILLIAMS, JR.
MEMBER FROM SPARTANBURG COUNTY

HOME ADDRESS:
139 1/2 W. MAIN STREET
SPARTANBURG, S. C. 29301

COMMITTEE:
AGRICULTURE AND CONSERVATION

December 10, 1970

The Honorable T. C. Hooper
Member, S. C. Tricentennial Commission
Drawer F
Greenville, South Carolina 29601

Dear T. C.,

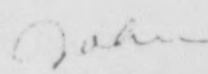
I regret very much that I am unable to go with you this Saturday to Santee.

As I told you over the telephone today, I very strongly support turning over the Piedmont Exposition to the Department of Parks, Recreation and Tourism at the completion of the present Tricentennial Celebration. It is my feeling that P.R.T. is the best suited agency to guide the state development of the Piedmont Center, and I shall appreciate your making my views known to the group this Saturday.

I am looking forward to seeing you again in the near future, and I wish for you a Merry Christmas and a Happy New Year!

With kindest personal regards,

Yours truly,


John C. Williams, Jr.

JCW, JR:bc

JOHN P. FARIS
1004 WEST MAIN STREET
LAURENS S. C. 29550

December 4, 1970

Mr. W. H. Trammell, Jr.
Textile Consultant
Suite 1118 Daniel Building
Greenville, South Carolina

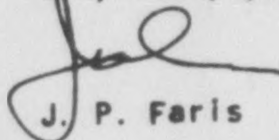
Dear Harrison:

I have your information on the meeting at
the Santee-Cooper State Park Saturday,
December 12.

Unfortunately, I will not be able to attend;
but I heartily endorse the program as out-
lined in your letter.

Warm personal regards and my very best
wishes to you for a fine Christmas.

Very truly yours,



J. P. Faris

JPF/gwm

TEXTILE HALL CORPORATION

POST OFFICE BOX 8828

GREENVILLE, SOUTH CAROLINA

29606

TEXTILE HALL
EXPOSITION AVENUE

December 4, 1970

Mr. W. Harrison Trammell, Jr.
Suite 1118 Daniel Building
Greenville, S.C. 29602

Dear Mr. Trammell:

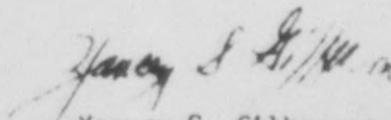
This letter conveys to you my proxy to speak loud and clear in support of the plans developed by you as chairman of Piedmont Tri-centennial Advisory Committee when you present these plans and associated projects to the Legislative Committee on Tourism.

The Roper Mountain facility has the highest highway visibility of any attraction I've seen in the Southeast and if developed along the lines you have discussed with the Parks Recreation & Tourism Commission should be of great benefit to the Piedmont region as a tourist attraction and to South Carolina's image as a leader in industry.

Early completion of Highway 11 from Oconee County to Cherokee county is a companion project of importance to the development of tourism and will show dramatically that natural beauty and industrial development are not incompatible in South Carolina.

Please extend to the Legislative Committee members a citizens thanks for their efforts.

Sincerely,


Yanney S. Gilkerson
President

YSG/cl

1443

Greater Greenville Chamber Of Commerce



19 S. IRVINE ST.
P. O. BOX 10048
GREENVILLE, S. C. 29603
803 — 235-7411

December 10, 1970

Mr. W. H. Trammell
Suite 1118, Daniel Building
Greenville, South Carolina 29602

Dear Mr. Trammell:

I hope you will express to Senator Grimes and the members of his committee on Tourism our continued interest in the future of the Piedmont Panorama as a major attraction for visitors in the up-state area. We strongly support proposals that would direct the S. C. Department of Parks, Recreation and Tourism to operate this facility.

As you know, Harrison, there are several elements within the community that are developing long range plans for this facility. We hope that these ideas will continue to grow and that the dreams envisioned by all of us when the geodesic cube plans were unveiled will soon be realized.

However, we can think of no local or state organization, department, or agency that is better prepared to immediately assume the responsibilities of operating the facility than PRT. We are prepared -- even anxious -- to work with PRT to get on with the work that will be needed to complete and open this magnificent facility.

And thank you for representing us at the Santee meeting.

Sincerely,

Thomas A. Roe
President

TAR/ml



1441



ANDERSON AREA CHAMBER OF COMMERCE ● CALHOUN HOTEL BUILDING ● ANDERSON, S.C. 29621 ● AC (803) 226-3454

December 9, 1970

Mr. Harrison Trammell
c/o Greater Greenville Chamber of Commerce
P. O. Box 10048
Greenville, South Carolina 29603

Dear Mr. Trammell:

The Board of Directors of the Anderson Area Chamber of Commerce wishes to be quoted as voting unanimously in favor of the development of Scenic Highway 11 and the Piedmont Exposition Centers for the upper-state region of South Carolina. We are unanimous in desiring to see these facilities fully developed as we feel it will serve as a major attraction and competition for the tourist dollar spent in South Carolina in the Piedmont Region.

On our behalf, please make our positive position known to Senator Grimes and his committee on Saturday, December 12, at the Santee-Cooper State Park.

We would appreciate being advised as to the outcome of the conference on the 12th. If we can be of further assistance, please do not hesitate to call on us.

Cordially yours,

A. F. Shorkey
President

AFS/sb



CONTRACT FURNISHINGS

MARCHANT INDUSTRIES, INC.
Box 5656 • Greenville, S. C. 29606
(803) 288-1111

December 10, 1970

Mr. W. H. Trammell, Jr.
Suite 1118
Daniel Building
Greenville, South Carolina 29601

Dear Harrison:

I would personally like to express my committee's wholehearted endorsement to your delegation meeting with the Tri-Centennial Commission favoring positive action on our part to permit PRT to assume management and leadership in the future use and development of the Piedmont Panorama.

Our committee is vitally concerned with the future development of this area and have made initial long-ranged plans that we would like to see incorporated into the future development of this center.

With every best wish for a successful meeting, I am,

Yours sincerely,

WORLD TEXTILE CENTER COMMITTEE
GREATER GREENVILLE CHAMBER OF COMMERCE

Thomas M. Marchant III
Chairman

k

SENECA CHAMBER OF COMMERCE
P. O. BOX 855
SENECA, SOUTH CAROLINA

December 10, 1970

Mr. Harrison Trainell, Jr.
Greater Greenville Chamber of Commerce
P. O. Box 10048
Greenville, S. C. 29603

Dear Mr. Trainell:

Thank you for your letter regarding the meeting with the Legislative Committee, December 12.

We have contacted Mr. Howard English, Manager of the Oconee County Planning Commission and he informed us that he has already forwarded a report concerning the matters that will be discussed at this meeting.

Our Chamber of Commerce is certainly in favor of any plans formulated for the PRT to take over the operation of the three Tricentennial centers - these are certainly valuable assets for our growing area in tourism and recreation.

For your information, Mr. English informed us that Mr. Jerry Wigington of Wigington, Inc., Seneca, S. C. is the chairman of Tourism in our area. Mr. Wigington is currently out of town and could not be reached. We cannot say whether he plans to attend the meeting.

If we can be of further service, please let us know.

Sincerely yours,

William R. Nimmons

William R. Nimmons, President
SENECA CHAMBER OF COMMERCE

SENECA CHAMBER OF COMMERCE
P. O. BOX 855
SENECA, SOUTH CAROLINA

December 10, 1970

Mr. Harrison Trammell, Jr.
Greater Greenville Chamber of Commerce
P. O. Box 10048
Greenville, S. C. 29603

Dear Mr. Trammell:

Thank you for your letter regarding the meeting with the Legislative Committee, December 12.

We have contacted Mr. Howard English, Manager of the Oconee County Planning Commission and he informed us that he has already forwarded a report concerning the matters that will be discussed at this meeting.

Our Chamber of Commerce is certainly in favor of any plans formulated for the PRT to take over the operation of the three Tricentennial centers - these are certainly valuable assets for our growing area in tourism and recreation.

For your information, Mr. English informed us that Mr. Jerry Wigington of Wigington, Inc., Seneca, S. C. is the chairman of Tourism in our area. Mr. Wigington is currently out of town and could not be reached. We cannot say whether he plans to attend the meeting.

If we can be of further service, please let us know.

Sincerely yours,

William R. Nimmons

William R. Nimmons, President
SENECA CHAMBER OF COMMERCE

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