

ANDERSON COUNTY COUNCIL  
ANDERSON, SOUTH CAROLINA  
Regular Meeting – May 21, 2002 – 6:00 p.m.

MINUTES

All area newspapers, radio stations and television stations were informed of this meeting in compliance with guidelines set forth in the Freedom of Information Act.

Present

Chairman Larry E. Greer – District #3, Presiding  
G. Fred Tolly – District #1  
Vice Chair Gracie S. Floyd – District #2  
Clint Wright – District #4  
Mike Holden – District #5  
William C. Dees – District #6  
M. Cindy Wilson – District #7  
Joey Preston – County Administrator  
Tom Martin – County Attorney  
Linda N. Gilstrap – Clerk  
Tammie Shealy – Deputy Clerk

The official meeting of the Anderson County Council convened in the Council Chambers of the Historic Courthouse on Tuesday, May 21, 2002 at 6:00 p.m.

Councilman Fred Tolly opened the meeting by giving the invocation. Everyone stood and pledged allegiance to the flag.

Councilwoman Gracie Floyd asked for a Point of Personal Privilege. Ms. Floyd stated that last Wednesday morning she received a phone call from the clerk informing her that there may be some concerns about her vote on the caption of the first reading of 2002-2003 budget ordinance at the May 14, 2002 council meeting. She said she discussed the matter with the County Attorney on Wednesday morning around 9:35 a.m. and she called on Attorney Tom Martin to explain her situation.

Mr. Martin: On last Wednesday morning following the council meeting on Tuesday, Ms. Floyd contacted me early in the morning indicating that she had been notified by the clerk's office that there was including in the budget an appropriation for a non-profit organization within the community for which she worked. The same non-profit has received funding from the county for the past seven years; however, Ms. Floyd had not been an employee until approximately eight months ago. She asked me what her legal obligation was regarding this. I notified her that the appropriate way to handle this was to contact the State Ethics Commission and ask for an informal advisory opinion. Noted that the vote last Tuesday evening, May 14 was by caption only as the ordinance was not prepared at that point. So the vote on the 14<sup>th</sup> was not for dollar amounts of money but was simply for the caption of the ordinance. Subsequently we have had several conversations with the State Ethics Commission and today the staff attorney for the State Ethics Commission rendered an informal opinion to the effect that the vote on the 14<sup>th</sup> was probably not an issue because it was by caption only but recommended that because Ms. Floyd is currently employed by an organization which has funding as a part of this year's budget, it would be appropriate, in order to avoid the appearance of impropriety, for Ms. Floyd to recuse herself from any participation in, discussion in or deliberation on and certainly vote on the budget as long as she is employed by that organization. The staff attorney recommended, as, as always the

advice of the State Ethics Commission, that in recusing herself, Ms. Floyd place the recusal in writing and for the matter under consideration comes before council exit herself from the room so that her presence in the room by eye contact or body movement could not be deemed to influence the discussion on the matter. That is the nature of the informal opinion rendered by the State Ethics Commission and I believe that Ms. Floyd will act upon that later. I'll leave that to Ms. Floyd.

Ms. Floyd: (still has the floor) First of all, I would like for it to be noted that I did resign that position. I resigned Wednesday but that resignation had nothing to do with the issue here. Secondly, I want to understand this clearly Mr. Martin, that I am to recuse myself and not even participate in any discussion of the budget or listen to any parts of this budget what so ever. Am I correct?

Mr. Martin: Ms. Floyd that is correct. The informal opinion of the State Ethics Commission recommends that you recuse yourself from this matter to avoid any appearance of impropriety, even though you are not a decision maker in the organization and even though you did not request funding for that organization to avoid even the appearance of impropriety they recommend you recuse yourself. And their suggestion as to recusal is always the same and that is not only do you not vote but that you not participate and that you leave the room during the discussion.

Ms. Floyd: I thank you Mr. Martin and thank you Mr. Chairman.

Mr. Greer recognized and welcomed visiting Scout Troop #205.

Citizens Comments:

Mr. Daniel Phillips spoke of problem with his neighbor having chickens. He said there was no refuge in his home from the noise or smell of this problem. Mr. Phillips said he had called every county office for help. He said he had been fighting this problem for over a year and asked council for any assistance. Mr. Holden responded that he had discussed this with Mr. Phillips and asked Mr. Preston to explore the possibility of any legal avenues of helping Mr. Phillips.

Mr. Charles Crowe spoke of item #4 on the agenda concerning #R2002-043 directing the Administrator to file the grant applications with the Federal Transit Administration. Mr. Crowe asked if this was on the rail service or bus transportation. Also, he said he was opposed to any matching funds. Mr. Preston asked to reply and stated, *for the record*, that the 1.5 million dollars does not require any matching funds. It's a straight grant for the county. It is a line item appropriation in the Federal budget. Mr. Preston said that this resolution would allow the county to get the 1.5 million dollars. Mr. Crowe said if there is not a clause in the resolution requiring local funding then he may have read the wrong resolution.

Mr. Ed Jean said he was helping a candidate with their campaign and was responsible for putting out signs and that signs for his candidate were being stolen. He asked if anyone knew anything about the missing signs to please not be so petty as to steal signs. Mr. Jean also recommended limiting the number of money appropriations by council members to 90 days before an election and he wanted to know when there would be an Exploring Revenue Alternatives tax meeting for his community in district #7.

Mr. Charles Crowe said the last meeting was an unpleasant meeting for him. He wanted to ask that everyone get past that. He comes to the council meeting to get facts and when he calls the county for information, he gets put on hold and given reasons why getting the

information will be delayed. Mr. Crowe said that no county employee had ever been rude to him however he did not understand why all the channeling.

Mr. Dan Harvell recapped from the last council meeting commenting that he and others had concerns about the upcoming budget. Mr. Harvell said it was good to know that C-funds were being used to extend Erwin Street in Starr. He questioned sewer being paid for by the taxpayers along this road. And for his last remarks he noted that the standing ovation for the county administrator at the last council meeting were mainly by county employees, not as the newspaper reported by residents only of the county.

Chairman Greer recognized Parks and Security Chief Bill Strewing. Chief Strewing thank County Council for the Proclamation designating the week of May 13 to honor fallen Police Officers.

Ms. Floyd asked the chair to allow her the opportunity to obtain a two-third vote from Council to place a resolution R2002-047 on the agenda, recognizing a student at McCants Middle School. Vote was unanimous to place the resolution on the agenda. Ms. Floyd presented Resolution R2002-047 – a resolution recognizing and honoring Anderson County resident and McCants Middle School student Benjamin Andrew Dockins for receiving the DAR Medal of patriotism. Mr. Dees seconded the motion and vote was unanimous. Ms. Floyd presented Benjamin Andrew Dockins a framed copy of the resolution and commended him for his outstanding achievement.

Council received a presentation by Ms. Beth Cribbe, Director of Development for the Anderson Sunshine House. Ms. Cribbe thanked council for supporting their junior golf tournament. She presented County Council with a copy of the budget from the Sunshine House and asked for continued support. Council received as information.

Council recognized Ms. Elaine Rollins with the Solid Waste Department as Employee of the Month for May 2002. Ms. Rollins was presented all the special gifts provided to the Employee of the Month. Council commended her for her dedicated service to the county.

Council recessed at 6:45 p.m. Chairman Greer called the meeting back to order at 6:55 p.m.

Ms. Floyd moved to take off the table Ordinance 2001-047 and Mr. Holden seconded. The vote was 6 in favor to take the noise ordinance off the table with Ms. Wilson abstaining. Ms. Floyd suggested that council send the ordinance back to the Noise Committee for further study and recommendations. Vote was unanimous to send Ordinance 2001-047 back to the Noise Committee.

Mr. Greer presented second reading of Ordinance #2002-015 – an ordinance to correct, ratify, and amend that certain option and site lease agreement by and between Anderson County, South Carolina and American Towers, Inc. successor in interest to Triton PCS Property Company, L.L.C; and other matters related thereto. *A public hearing was held;* no comments were received. On the motion of Bill Dees, seconded by Mike Holden, council voted unanimously to approve on second reading as presented.

Mr. Greer presented second reading of Ordinance #2002-017 – an ordinance to amend ordinance No. 98-019 as previously amended by ordinances No. 99-029, No. 2000-063, No. 2000-014 and No. 2001-046 relating to the industrial/business park of Anderson and Greenville counties so as to enlarge the park. Clerk's office did not receive in time for advertising a public hearing. Public hearing will be on third reading. This relates to the

Michelin properties. On the motion of Clint Wright, seconded by Mike Holden, council voted unanimously to approve on second reading as presented.

Ms. Floyd recuses herself from the meeting. The chairman asked her to submit a recusal form to the clerk's office. (Ms. Floyd left the room)

Mr. Greer presented second reading of Ordinance #2002-014 – an ordinance to adopt the operating and capital budgets of Anderson County for the fiscal year beginning July 1, 2002 and ending June 30, 2003 and to make appropriations for such Anderson County Budgets for County ordinary purposes and for other county purposes for which the County may levy a tax other than for Tri-County Technical College purposes; to provide for the levy of taxes on all taxable personal and real estate properties in Anderson County for such County ordinary purposes, including sufficient tax to pay the principal and interest on outstanding indebtedness of Anderson County maturing during said fiscal year; to adopt the operating and capital budgets of Anderson County for the fiscal year beginning July 1, 2002 and ending June 30, 2003, and to make appropriations for such Anderson County Budgets, for Tri-County Technical College; to provide for the levy of taxes on all personal and real properties in Anderson County on which school taxes may be levied for such Tri-County Technical College purposes; to provide for the levy, assessment and collection of certain other taxes and fees; to provide for the expenditure of said taxes and other revenues coming to the county during said fiscal year; and to provide for other matters relating to Anderson County. Mr. Greer stated that at the last council meeting that Ms. Wilson and himself had asked Mr. Preston to give a report on the status and condition of the Beaverdam sewer project. Mr. Greer asked Mr. Preston to give a report. Mr. Preston read the report to council *for the record*; this report is on file in Clerk to Council's office. Public hearing was held and the following comments were heard:

Mr. Dan Harvell said as a representative of the Anderson County Taxpayers Association that they are disappointed as to the how the budget process is done in Anderson County. Mr. Harvell asked how many divisions and department heads does the county have at this time and wanted to mention that in light of the state budget cuts Anderson County might want to take that into consideration when the county spends money.

**Mr. Bruce Gerrard** said that the budget was approximately 60 million for the 1997-1998 fiscal year and now the proposed budget of 90+ million for 2002-2003 years is a 50% increase in our budget in just five years. Mr. Gerrard points out several departments with increases. He asked council to review the proposed budget again and work together in an effort to pass a budget that keeps the interest of the citizens and taxpayers of this county in the forefront. Mr. Gerrard asked for an explanation of how the millage for the debt service could remain the same when the debt services increased from approximately 6 million to just over 7 1/2 million and also how the millage for the Library can go up from 4.8 to 8 mills.

**Ms. Dottie Kellam** requested that county council cut fringe benefits of paying Anderson County employees retirement.

**Mr. Frank Kellam** speaking on behalf of the board members of the Anderson County Taxpayers Association spoke of millage values. He submitted a list of budget cuts that the Association prepared for council's consideration. This report is on file in the Clerk to Council's office.

**Mr. Rodney Sanders** of Highway 187 south discussed his last tax notice concerning millage increases. He said his research indicates that there has been a 16-mill tax increase.

**Mr. Charles Crowe** from the White Plains Community asked about the supplementary budget concealed within the Library fund that he observed in his researching of the proposed budget. Mr. Crowe asked what was meant by approval of an ordinance by caption only. (The county attorney explained the phase.)

**Mr. Ed Jean** of Crestview Road said that he would like to keep a progressive program going. He doesn't want to live in a County that will start regressing for whatever reasons, and he supports the direction that the County is going in.

No further citizens wished to speak at the public hearing. The Chairman declared the public hearing closed. Mr. Tolly moved to approve second reading of Ordinance #2002-014 and Mr. Dees seconded. Ms. Wilson asked that a copy of the proposed cuts by Mr. Kellam's cuts and have the Finance Department look at the possibility of the cuts. She said that nowhere in the budget did she see the mention of Beaverdam and Mr. Preston said that it is incorporated in a statement that says, "Infrastructure construction will continue in accordance with the 10 year sewer plan." He is recommending that the County borrow \$8,350,000 (activity #326 for the Detention Center & other approved projects). She asked for a list of what the approved projects were. Ms. Wilson disclosed that she did not own property on Big Beaverdam Creek. The landowners and community members have challenged permits issued by DHEC and it's a battle over where to place the sewer line. The general accepted notion of Conflict Interest with a Financial Gain in Anderson County has been putting sewer lines where it benefited a select group of people. She reiterated that they do not gain financially by fighting permits; it cost them. She stated that she has no financial interest and she does not own any property on the creek, while her family does, it is costing them.

Council recessed at 7:45 p.m. Chairman Greer called the meeting back to order at 4:55 p.m. Discussion on budget continues: Mr. Wright said he was concerned about the maintenance portion at the Airport and how that is budgeted. The insurance may increase because of the additional exposure that the County might have because for liability for neglectance from a mechanic standpoint. He asked for more information so that he could better understand. Mr. Preston said that the County would be covered by the Insurance Reserve Fund and Airport Maintenance service that the County is currently providing and are proposing to provide is being proposed for a period of time to get a program built so that we can move forward to develop a fixed based operation that would encourage the type of fixed base operator that we are hoping to bring to our community. The second question that Mr. Wright asked was that during the Retreat in February he brought up the point of the Parks & Recreation Budgets and the Accommodations Tax that is coming off of the fee that added for the Sports Complex. He asked if the first \$25,000 of that money goes into the Parks & Rec. Money – if we have \$25,000 per district not, when we went to seven members with each Council member serving the same area as far as recreation is concerned. So actually we increased the Parks & Recreation Account by \$50,000. The County also has \$5,000 that comes into that. He will most likely offer an amendment at the third reading to roll back the Parks and Recreation General Fund money to \$20,000 utilizing the \$5,000 to get the Council back to the normal level. If any council Members have any suggestions he would be willing to listen he said. This would be utilizing more money from the Accommodations Tax from the Sports Complex. Mr. Tolly said that he would agree to eliminate the recreation funds completely. Mr. Dees spoke concerning a memorandum from Mr. Bob Daly, Director of the Detention Center, regarding staffing of the facility. He said that he was concerned that according to his memorandum he will have 10 officers

supervising over 300 inmates. Another issue is the general health of our security in Anderson County especially with Homeland Security Chief telling us that we are about to experience some things. Mr. Mike Holden asked Mr. Preston to explain the way retirement works. Chairman Greer asked if he could comment regarding that before Mr. Preston elaborates. The Chair asked the Finance Director to provide a check stub with all personal information blacked out. He wanted to look at the withholdings on the check stub. The retirement deduction on the stub shows that there is a monthly withholding. Anderson County is forced to pay into the State Retirement System for him since his retirement a couple of years ago. The state legislature needs to change some of this, he said. Mr. Preston said that on the Certified Annual Financial Statement on Page 43 – states that state law contribution requirements of plan members of the County are established from Title 9 of the S.C. Code of Laws. The State Retirement Plan members are required to contribute 6% of their annual salary. Under Police Retirement the contribution is as follows: Class 1 Officers - \$21/month, Class 2 Officers – 6.5% of annual covered salary. The County is required to contribute a determined rate of: S.C. Police Officer Retirement - Class 1 – Class 2 – 6.7%, 7.8% and 10.3 % of annual covered payroll respectively. Ms. Wilson asked about the three new staff positions that the Administrator requested – are they for the Detention Center? She also asked about the memorandum from Mr. Daly that Mr. Dees referred to. Mr. Preston stated that the memo was sent out last week and the three new positions are as follows: 1 – Administrative Assistant Position for the Museum, 2 – an accountant position paid for from an Federal Grant and an Airport mechanic. She said that Council did not vote on the mechanic position and Mr. Preston said it did not require a vote of Council. Ms. Wilson asked if it would not be wiser this year to go into a “holding” pattern this year to readjust with all the state funding cuts. Mr. Preston replied no that the County employee today is faced with a difficult job, they are receiving a lot of pressure to perform better than they have before and the fact that they are able to hold their operating budgets to a minimum and the fact that they have been able to improve the services being delivered out there justifies the cost of living and merit increase. Ms. Wilson asked where would the funding for Pelzer and West Pelzer for their sewer renovations be located in the proposed budget. Does the budget include funding for a satellite EMS to be placed out in the Hopewell Community, which is in the Williamston EMS Community? Mr. Preston said that he was charged with trying to cut the budget by 5% and only increases in the budget, any new projects, would be funded through grant funds or projects which are mandated by the state of South Carolina. The majority of the increases in the budget are for the payment of bond issues that Council has previously approved with the exception of the Detention Center and the Belton Library. He said Council would have to raise taxes to provide this kind of service. Ms. Wilson made a motion that rather than borrowing the 9 million dollars for the new capital project that the County use funds from the fund balance. She said that she thought the last accounting of the fund balance was \$13,000,000. Mr. Preston responded that it was \$12.4 million. Motion died from lack of a second. Mr. Holden asked to go on record as being in favor of employees getting their merit raises. Mr. Wright asked Mr. Preston to evaluate the use of fund balance verses borrowing the money. Mr. Preston said that it would be absolutely impossible to do this. He explained that there would be a cash flow problem – then the county would end up issuing short-term bonds to cover expenses. For a County this size and the budget this will not be feasible, impossible and not practical, he said. He said that the cash on hand fluctuates from month to month. Mr. Greer explained how the millage rate is actually calculated. Mr. Greer said that what he saw was the County was maintaining the direction this County without a tax increase and providing services to our citizens. Ms. Wilson asked about (page 23 of budget ordinance) if the lease purchase transactions of \$3,000,000 in addition to the money borrowed back in December? Mr. Martin said that this was an appropriations ordinance for the lease purchase. Each year the county does a lease purchase for equipment. Ms. Wilson asked if the County could use some of the fund balance for the lease purchases or capital projects. Mr. Preston remarked that the County could not do that. Mr. Holden said that you must look at the “whole picture” and Ms. Wilson talks cut, cut, cut and yet she comes up and spends, spends, spends. She also questions the purchase of Sheriff’s cars. Mr. Holden also said that

Mr. Preston had presented a good budget and he intends to vote for it. Vote was five in favor (Tolly, Holden, Wright, Greer, Dees), one recusal (Ms. Floyd), and one abstention (Ms. Wilson). Motion carried.

Chairman Greer presented Resolution #R2002-043 – a resolution authorizing and directing the Anderson County Administrator to file grant applications with the Federal Transit Administration, an operating Administration of the United States Department of Transportation, for Federal Transportation Assistance authorized pursuant to 49 U.S.C. 53, Title 23 of the United States Code, and other Federal Statutes Administered by the Federal Transit Administration. Ms. Floyd said that this would allow the Administrator to execute on Council's behalf an application for Federal Assistance with the Federal Transit Authority to authorize the project administrated by the Federal Transit Administration. Ms. Floyd moved to approve the resolution and Mr. Dees seconded. Mr. Preston stated that the County had \$1.5 million dollars earmarked for Anderson County that DOES NOT require any matching county money. Any additional funds/match would come back to Council for their approval. Mr. Wright read from paragraph #2 saying that the application may require the applicant to provide local share of the total project cost. He asked Mr. Preston was there a required match and he replied no. This will be used for the bus system, light rail study, and feasibility study. Ms. Wilson asked if it was possible to read over the paperwork to make sure that the County is not required to a local share without jeopardizing the project. Mr. Greer moved to amend the ordinance by placing language in it that if the application requires a local match that it will come back to Council for a vote. Mr. Wright seconded the amendment. The County Attorney suggested that the change in wording be included under paragraph 1. Vote on the amendment was unanimous. Vote on the original ordinance as amended was unanimous.

On the motion of Mr. Dees, seconded by Mr. Wright, Council voted unanimous to appropriate \$6,520 from District #6's paving account to resurface Old Powdersville Road from Old Pendleton Road to County Line.

On the motion of Mr. Greer, seconded by Mr. Tolly and Ms. Wilson seconded, Council voted unanimously to approve the paving of Gray Circle estimated at \$15,040. The funds will come from District #3 paving account.

Ms. Wilson moved to appropriate \$2,500 from District #7's paving account to scrape, prime, and paint (repair) the Pelzer swimming pool restrooms, lobby, canteen and exterior trim. Mr. Wright seconded and vote was unanimous.

Ms. Wilson moved to appropriate \$4,000 to help with sewer project on Ponderosa Drive in West Pelzer. The funds will come from District #7's Paving account and Mr. Tolly seconded. Vote was unanimous.

Ms. Wilson moved to appropriate \$2,500 for renovations at Mineral Springs Park in Williamston. Mr. Wright seconded. The funds to come out of District #7's Paving Account. Vote was unanimous.

Ms. Wilson moved to appropriate \$2,500 for the Williamston Fire Department for assistance for a fire fighting assistance grant for the Town of Williamston's fire department. The funds will come from District #7's paving account. Vote was six in favor and one abstention (Ms. Floyd). Motion carried.

Ms. Wilson moved to appropriate \$2,500 for a request for communication equipment for the Williamston Fire Department. The funds to come from District #7's paving account. Mr. Wright seconded and vote was unanimous.

Mr. Preston announced that his Administrator's Report stood as presented.

1. ADMINISTRATOR'S REPORT:
  - a. Certificates and Training:
    1. Mr. William H. Ray – Introduction to Microsoft Office 2000
    2. Mr. Charles E. Pinson – Introduction to Microsoft Office 2000
  - b. Letters of Appreciation:
    1. For: *Chairman Larry Greer and Mr. Joey Preston* From: Ms. Sally Burr
    2. For: Mr. Jeff Ricketson From: Ms. Dino Hicks, HBAA Executive Officer
    3. For: Mr. Greg Smith From: Ms. Kris Yon, Montessori School
    4. For: Mr. Walt Fisher's Road Maintenance Crew (Mr. Herman Patterson and Mr. Odell Aiken From: Jamie Hill
    5. For: Mr. Aaron Smart's Crew (Mr. Sam Ellis, Mr. Don White, Mr. Barry Prescott, Mr. Billy Lomax, Mr. Phil Brown, Mr. Calvin Scott, Mr. Scott Brigman, Mr. Walter Bethea, Mr. Charles Jarrard, Mr. Ted Singleton, Mr. Wilson James and Mr. David Strong From: Ms. Carolyn Talbert
    6. Road Maintenance Survey on response time for work orders
  - c. Minutes:
    1. Pendleton District Workforce Investment Board
    2. Anderson County EMS Commission Meeting
  - d. Reports:
    1. Detention Center Litter Report May 6-9, 2002
    2. Anderson County Public Safety – Compliance Monthly Report (April)
    3. Anderson County Public Safety – Environmental Enforcement Monthly Report (April)
    4. District Paving Report
  - e. Anderson County EMS Provider Response Rates
  - f. Anderson Heritage and the City of Anderson present the Chiquola Revisited (May 30, 2002)

Mr. Dan Harvell presented Facts and Figures by Taxpayers Association. Ms. Floyd recused herself during this time because budget items would be discussed. Mr. Harvell asked what the regulatory mechanism that allowed supplementary budget to be dealt with as the initial budget is being passed? Mr. Harvell said that they had requested 30 minutes and they were given 3 minutes so they asked some of their questions during the public hearing time. He said that he did not think that the County could regress.

There being no further business Council adjourned at 9:40 p.m.

Respectfully Submitted:

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Linda N. Gilstrap, Clerk to Council

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Tammie Shealy, Deputy Clerk to Council

ATTACHMENT: Ms. Floyd's Recusal form



ANDERSON COUNTY SOUTH CAROLINA

Making News. Making Progress.

May 21, 2002

MEMORANDUM

TO: COUNTY COUNCIL CHAIRMAN, ANDERSON COUNTY
FROM: Gracie S. Floyd
DATE: May 21, 2002
RE: Recusal from County Council participation due to potential conflict of interest or appearance of impropriety

County Administrator
Joey R. Preston

Council Members

- Clint Wright Chairman District 4
Mike Holden Vice-Chairman District 5
G. Fred Tolly, Jr. District 1
Gracie S. Floyd District 2
Larry E. Greer District 3
William C. Dees District 6
M. Cindy Wilson District 7

Pursuant to Section 8-13-700, Code of Laws of South Carolina, 1976, as amended, I am hereby giving notice of my abstention from the matter regarding the issue of Ordinance #2002-015 proposed Budget as it appears before Anderson County Council on May 21, 2002.

The potential conflict of interest or appearance of impropriety for which I am recusing myself and abstaining from participation is: The budget contains an allotment for Senior Solution, a non-profit agency, where I am employed. (for example: a personal or financial interest in the matter in question; a conflict or appearance of impropriety due to business or other relationships with one or more of the parties involved; and so forth).

This document is to be filed as a matter of public record, and is to be included with the official minutes of the County Council meeting at which the matter in question was brought before Anderson County Council.

Clerk to Council
Linda N. Gilstrap

Respectfully submitted,

Gracie S. Floyd



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