

ANDERSON COUNTY COUNCIL
ANDERSON, SOUTH CAROLINA
Regular Meeting – October 21, 2003 – 6:00 p.m.
Linda N. Gilstrap, Clerk to Council

M I N U T E S

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

(During times of discussion and presentations the minutes are condensed and paraphrased.)

The official meeting of the Anderson County Council convened in the Council Chambers of the Historic Courthouse on Tuesday, October 21, 2003 at 6:00 p.m.

Chairman William C. Dees called the meeting to order. Ms. M. Cindy Wilson asked Deacon Francis Crowder gave the invocation and everyone pledged allegiance to the flag of the United States of America.

On the motion of Ms. Wilson, seconded by Mr. Wright, Council voted unanimously to approve the October 7, 2003 minutes as mailed.

Chairman Dees moved item #7(a) up to item #2. No members of Council objected.

Citizen Comments: Mr. Harold Bates said that he was disturbed and upset over his taxes, which went up 263%. He asked that County Council realize that when there is a tax increase in this amount - there is something wrong. Mr. Elbert Menees read a prepared statement, which said that the issue is not the property reassessment or the property tax increase, but what he calls "property location disparity". In an article in the Anderson Independent Mail there was anecdotal evidence that property owners on Lake Hartwell may have been singled out for special treatment. The article said that taxes on one homeowner whose home is near Lake Hartwell remained unchanged while taxes on several Lake Hartwell property owners increased exponentially. He said he taxes nearly doubled and he was certain that his property had not increased significantly in the last 5-6 years. He asked Council to recognize and include this "disparity" question in any review or reconsideration of tax policy to insure that all property owners are being treated fairly. Mr. James E. Allan said that a lot of houses around lake Hartwell are up for sale because of the high taxes. He said that the citizens around Lake Hartwell worked hard for their houses and they don't want the county to take their property away because they can't pay the taxes. A member of council requested the following verbatim. Mr. Francis Crowder – "Distinguished members of County Council, I appreciate the opportunity to address you tonight. I come before you actually to represent people who normally don't come here. I hear people say 'I don't come to these meetings because number one they're not going to listen to me and number two they've already made up their

mind, and number three they're not going to do anything.' I believe that is not the democratic process. I live at 1107 Thornhill Drive and I'm privileged to have been a citizen of this area for over 35 years. I cannot see how anyone could punish the citizens of Anderson County by passing on such a high tax increase in any one fiscal year. Think of the people who are on social security that next year will get an average \$19 a month increase in their paychecks of which almost half of it is going to go for the Medicare increase. They can't even begin to approach to pay for the increases in the taxes. We've had tremendous growth in the Anderson County area. We've had businesses develop, we've had an influx of industry, and we've had houses being built everywhere. The roads are so clogged I can't even get out of my drive in the mornings. To me, it would appear, that this increase influx of tax valuation in itself would be enough to fund any reasonable amount of government service. I realize that you are being affected by the reduction in the state. I went to your website and looked at your power point presentation. I used to be a budget analyst and I wrote software for the government sector for many years and have handled budgeted over a billion dollars. So I am used to dealing with budgets. I find that any budget regardless of how little, can have 10% of it reduced if there is a will by the people who sit around the table that have the power to reduce the budget. So therefore I call on you to think about the following option: I request that you consider tabling the current tax evaluation, recall it. Challenge Mr. Joey Preston, who I am sure is a very distinguished and articulate budget preparer and a professional in his own right. I think he has done a good job for the County and I praise him for that. But by the same token I feel that there's limit to what any County can stand. A good starting place would be the repaving budget. I noticed on numerous occasions where Council passed the funding of things that don't have any more to do with repaving than "Adam's house cat" out of the new budget. To me it is a political slush fund that is given away to people in areas to give them a feel good about Anderson County government and further cement the relationship between them and you as an elected official so that you will get re-elected next year. When I was in budgeting if somebody wanted money you had to come and justify what you wanted and then find revenue to support it if you had to do it. I request that you consider this. I know the paper has said that number one - it may not be legal. Number two - it would cost hundreds of thousands of dollars to send out additional notices but think of the human cost to the people who can't afford it. Thank you." Mr. Rudolph Cole said that he owns property within the city of Anderson and outside the city. His taxes went up 45%. He said that to cover the tax increase he would have to go up on his renters from 25-50 dollars per month just to cover the tax increase. These people are the ones who are already having a hard time paying their rent; utilities and other bills and they have not had any salary increases nor any other benefits. He said if the taxpayers have to live with what they are getting why can't the county, and school districts do the same. He said that he felt there was a revolt in the making. Mr. Charles Crowe said that the item on the agenda dealing with health and dental was another reason that taxpayers are paying the high taxes. He asked for Council to "sweep" it under the rug and forget about it. Ms. Pat Hasefuss said that she lived adjacent to LINWA. According to a map drafted by Design South the 12 acres was to be a continuum care retirement center, a residential continuum care center, a nursing care facility, nursing continuing care retirement center. Now according to reports and ads, the Legacy is being portrayed as a affordable retirement living center with no offer of assisted living services, she said. She asked what tax breaks and not-for-profit status is being given to Legacy and who or what is the Wasserman Group. She also said that maybe Ms. Floyd could clarify if the "William A. Floyd" listed, as the 24-hour contact is her son. Apparently the "William Floyd" works for the Wasserman Group. It appears that there is a lot of tax breaks being given to businesses that aren't producing that many jobs which puts more of the burden on the individual taxpayer whose "back is almost broken", she said. She asked if it was correct that Morehead Construction Company is the principal in LINWA's infrastructure improvements and she asked if it was correct that the cost was \$723,060.25. If this is so, why are bonds being requested in the amount of \$975,000. Ms. Annette Holley of Iva spoke against the tax increase in Anderson County. She said that it puts a heavy burden on most senior citizens and young families. Ms. Peggy Taylor said that there are many unhappy taxpayers. She said on the third reading Council received the budget two days

prior to the vote. Only two people voted against it. She said that Ms. Wilson was the only council member who fought hard for a true budget. Mr. Ed Jean said that on his tax bill – 69% of his tax bill was going to the schools. And Council has no control over that 69%. Thirty-one percent (31%) is for others. He said he did not like the taxes. His taxes went up 72.3% however he was not happy but he would like to see some things being done. He said that a problem has developed that with all these people present it was kinda like “after the fact”. He recommended that the County get a committee to help these seniors with paying their bills. Mr. Brooks Brown reminded Council of Article 1 – Section 1 of the S.C. Constitution – says that the power of government resides in the hands of the people – not their elected officials. They are able to change it at any time. Governor Gray Davis of California had a problem with taxes. He got “un-elected” by 58%. Texas Senators didn’t want to vote on re-apportionment so they fled the state until they found out that 73% of their constituents were against them so they flocked back and settled the thing in one night, he said. Mr. Ed Allgood addressed has the decision of what benefits and salaries for quality employees for the County however if council decides to go with a retirement package (Health and dental) Council should set up a special escrow account for this money so that it is available – and we don’t have a county in disaster 10-15 years from now and don’t have the capital to pay for it. If the County is going to provide it then the County needs to determine how much money will be needed each year to fund the project. A member of council requested the following verbatim. Ms. Katherine Hamby – “Chairman, Council members, I’m here to talk about taxes. I want to know how you can justify raising my assessment from \$24,580 to \$35,600. Council has decided to raise taxes un-proportionately on the lake. My taxes went from \$6,294.79 to \$9,418.24 a tax increase of 50%. Other friends on the lake that I spoke with today said that they would gladly sign a petition against the taxes. I would like to know how you intend to attract retirees to this area. I’ve also been told today that other people who retired here from Chicago are now looking to move to Florida because their taxes on their lake homes are over \$5,000. My husband is president of Camtex and we just bought the Chiquola Mills plant. He is constantly looking to bring people into the area. Our business has been growing and this tax base does not make it attractive for people to move here when he is looking for supervisors, plant managers and we’re looking at bringing someone from Georgia right now, their family. When they look at the cost of housing and the cost of what their taxes are going to be how do you expect them to be here? If we could pick up our house and move it across the county line over to Georgia – we would. We can’t unfortunately. The county Council gets a windfall and we get stuck with a tax increase. Finally, what do I get for my taxes of \$9,418.24? I have private roads that we’ve put in ourselves. I live off Highway 24. I have no garbage pickup. I have to pay for garbage pickup. I have no sewers. I have no streetlights. I send my children to a private school and I’m expected to pay \$4,770.40 to District 4 schools. When my alarm was triggered the police did not come because they could not get into the gate of which you just pull up too and it opens automatically. I’d like to know how we can – in 10 years when we are looking at retiring – if my taxes are 9 thousand and something now, when my husband looks at retiring what are my taxes are going to be that is \$1,000 a month and that is going to be one-third of his social security payment. How are we going to afford it. He started working in textile mills when he was 16 years old and has worked his way up to being the president of a company and how are we going to afford – we moved here – we built our dream house so that we could raise our children in this community and how are we going to afford to pay the taxes when we retire. Thank you.” Mr. Wayne Elmore said this year they have challenged more assessments than ever on our real estate property. He said his concern was how appraisals were being made – drive bys? Mr. Dan Harvell talked about the resolution on the agenda dealing with the County paying health and dental insurance for retired County employees. He said that this was more inappropriate at this economic time than ever before. Mr. Lonnie Watt of Old Mill Road said that his property is adjacent to commercial property that he has developed over the past 25 years which is lease-able office. The taxes went from \$38,000 to \$63,000 in one year. This property is 500’ long on Clemson Boulevard. They failed to meet the appeal and it was difficult in developing property and surviving with taxes this high. Mr. Edward

Evans of Hartwell Ridge said that his property taxes increased 26%. He said he objects to Council giving thousand of dollars for non-county related items and it was not correct.

Council recessed at 7:00 p.m. Chairman Dees called the meeting back to order at approximately 7:10 p.m.

Ms. Floyd replied to a remark about a "William Floyd" being a 24-hour contact with the Wasserman Group – she said that Ms. Hasenfuss needs to go back and check her facts. She said that she was referring to the William Floyd out of Atlanta.

Council heard a tax presentation by the Tax Payers Association. Council received as information.

Chairman Dees read title of Resolution #R2003-074 – a resolution rescinding the "windfall" taken for the 2003-2004 Reassessment and requiring the adopted 2003-2004 budget be sent back to Administrator for him to provide more detail and line items for Council to consider in a diligent effort to reduce spending where possible. Ms. Wilson, the sponsor of the resolution, explained that the last sentence of the resolution states that the Anderson County Council, hereby, agrees to rollback the taxes on its citizens as provided by South Carolina State Law. She talked about the importance of the budget and that Council was only given the proposed budget until right before the final reading. The paper had a small ad that told of a meeting at 5:00 prior to the 6:00 meeting at which time third reading of the budget would be brought up. She said the ad was very difficult for Council to understand. She also said that she thought the time had come for Council to send the budget back to the Administrator and take a serious look at auditing. She said that Cline Brandt and Kochenower, the auditors since 1997-98 it looks as if they have been paid around a million dollars for a 5-year period on a contract basis which shouldn't have exceeded \$30,000-\$35,000 per year. She explained that Council needed a "fire wall" between the Council's auditors and consultants. She said that it looked as if the Council would be anticipating a five million dollar windfall with the reassessment and it is grossly unfair to County Employees and Assessor's Office. The citizens who own property in the County to receive notices that don't fully explain what the citizens are receiving. Ms. Wilson went over several areas of the budget that she believes could be reduced or eliminated. (Partying, credit card expenditures, lawyers' fees and etc.) Ms. Wilson moved to approve the resolution and Mr. Holden seconded. Council discussed. Mr. Greer said that he had several conversations with the Auditor, Anna Marie Brock, over the last several days. He explained the formula that is used to calculate the tax bills. He said that Anderson County had not created any ordinances that require reassessment and Anderson County could not pass any ordinances to make any changes except the one that postponed reassessment for one year. State law requires that property be reassessed every 5 years. Mr. Greer asked the Auditor to come forward and answer questions concerning the county levy and reassessment. Mr. Greer said that the School Boards and the County Delegation were hiding behind the County Council and this County government. Mr. Greer stated for the record that he was going to oppose the resolution because in his opinion it is not legal and by the next council meeting he will be working with Mr. Martin to draft an ordinance to have on the agenda for that time. Ms. Wilson proposed a motion that Council change the resolution to an Ordinance to comply with what the County attorney said. Mr. Martin said that the correct procedure would be for Ms. Wilson to withdraw the resolution and to amend the agenda to add an ordinance. Ms. Wilson withdrew her motion to approve Resolution #R2003-074 and she moved to amend the agenda to add an ordinance (#2003-050). Mr. Holden withdrew his second. Mr. Holden asked that Council requests that the Delegation open up the appeals process again. Ms. Floyd suggested that council write a letter to the Members of the Delegation and request that re-open the appeals process. Mr. Greer seconded the motion. Vote was unanimous.

Ms. Wilson stated that Ordinance #2003-050 is an ordinance whereby Anderson County Council, hereby, rescinds the "windfall" taken for the 2003-2004 Reassessment and, hereby, requires that the 2003-2004

budget passed June, 2003 be sent back to the Anderson County Administrator. The administrator will provide more detail and line items for Council to consider in a diligent effort to reduce spending where possible. Anderson County Council, hereby, agrees to rollback the taxes on its citizens as provided for by South Carolina State Law. Mr. Greer stated that he would second the motion but would reserve the right to add/change language in title as presented as Mr. Martin drafts the ordinance for second reading should it pass. Mr. Wright said that he thought the ordinance should be approved in title only. Mr. Greer stated that it was extremely important to keep up with what is occurring in Columbia. Ms. Wilson withdrew the last sentence from the title as read "Anderson County Council, hereby, agrees to rollback the taxes on its citizens as provided for by S.C. State Law." Mr. Greer agreed to second the motion. Ms. Floyd moved to table until next meeting for a written ordinance. Mr. Tolly seconded. Vote was four in favor (Holden, Floyd, Dees, Tolly) and three opposed (Greer, Wright, Wilson). Motion to table carried.

Council received at 9:00 p.m. The Chairman called the meeting back to order at 9:15 P.M.

Mr. Greer stated for the record that he opposed tabling the ordinance. Ms. Wilson said for the record that it was absolutely beyond comprehension that Council would table the ordinance when it was in title only and Council had two readings to go.

Mr. Martin explained that he needs to do some research on reassessment to find out if the County can change the 90 day appeal process – state law on reassessment has been changed a couple of times in the last couple years. Ms. Floyd moved that County direct the County Administrator and County Attorney along with staff (Ms. Gina Humphrey and Mr. Freeman) to contact the Delegation members and ask that they help extend the appeals process for reassessment. Ms. Wilson seconded and vote was unanimous.

Ms. Wilson began by stating that she had no problem with Mr. Broyles redevelopment plan or his basic information. She takes great exception in paying for his development cost and passing along the tax burden of his development cost to the county's taxpayers who are already overburdened. She said that LINWA is composed of his mother, and three cousins. Mr. Broyles failed to mention that he has power of attorney for his mother so that makes him a principal. Mr. Broyles is a principal of Design South and he stated that LINWA had paid for the engineering fees and she feels that it is very important that everyone knows who LINWA is and Design South is. This particular non-profit that Council voted to give them 11-1/2 million dollars for acquiring the land, constructing the project and hiring and etc. A JEDA loan is financing that provides low interest loans for non-profits for industrial, education and health endeavors, which help train workers and create jobs. She said it was important that we note that in all of the pre-filing the project was referred to as continuing care-assisted care living and now it is luxurious environment with, supposedly, affordable apartments. According to the news article, the building will not offer assisted living services. The rate start at \$1,340 per month and according to Ms. Webb who is the leasing agent, they will cook, clean, transport, and entertain. Should the taxpayers be paying for this group of investors to make a lot of money and they can get it in the form of salaries, she said. A non-profit pays no property taxes. The County also is paying LINWA and Design South to engineer their own sewer system, she said. She said the question remains is LINWA or Mr. Broyles still in this Legacy Project. She stated for the record that industrial inducements are not properly given to commercial developments -- any other developer in the County would have to pay these in the County.

Chairman Dees read title for third and final reading of Ordinance #2003-038 – an ordinance amending, in limited particulars only, the Master Road list of all County roads located in and maintained by the County of Anderson, South Carolina, created by Ordinance #2001-007; and other matters related thereto. Mr. Wright moved to approve on third reading and Mr. Tolly seconded. Vote was unanimous.

Chairman Dees read title for third and final reading of Ordinance #2003-039 – an ordinance authorizing the execution and delivery of an amendment to a lease purchase agreement between Anderson County and Milliken & Company, so as to extend the initial investment period to ten years for investments in excess of the initial commitment. Mr. Wright moved to approve on third reading and Ms. Wilson seconded. Vote was unanimous.

Chairman Dees read title of second reading to Ordinance #2003-042 – an ordinance to repeal Ordinance #2002-018; to disestablish the Heritage at Cobbs Glenn Special Tax District (2nd) in Anderson County; to establish the nature of services to be performed therein; to designate the uniform service charge in the special tax district; to provide for the operation of the special tax district; and other matters related thereto. A public hearing was held and no comments were received. On the motion of Mr. Tolly, seconded by Mr. Wright, Council voted unanimously to approve the second reading of the ordinance.

Chairman Dees read title of second reading for Ordinance #2003-043 – an ordinance authorizing the extension of the project acquisition period under that certain lease agreement by and between Anderson County, South Carolina, and BMW Manufacturing corporation dated as of September 1, 1998, to allow the completion of the project, the amendment of such lease agreement to reflect such extension and other matters relating thereto. A public hearing was held; no comments were received. On the motion of Mr. Wright, seconded by Mr. Holden, Council voted unanimously to approve on second reading.

Chairman Dees read the title of second reading of Ordinance #2003-044 – a first supplemental ordinance providing for the issuance and sale of an Anderson County, South Carolina, Special Source Revenue bond (LINWA, L.L.C. Project) Series 2003, not to exceed \$975,000; and other matters relating thereto. A public hearing was held and no comments were received. On the motion of Mr. Wright, seconded by Mr. Tolly, Council voted five in favor (Holden, Tolly, Dees, Wright, Floyd) and two opposed (Wilson, Greer). Motion carried.

Chairman Dees read title of second to Ordinance #2003-045 – a general bond ordinance authorizing and providing for the issuance of Anderson County, South Carolina, Special Source Revenue Bonds (LINWA L.L.C. Project); prescribing the form of bonds; limiting the payment of the bonds solely from certain revenues derived from the payments of fees-in-lieu of tax from certain properties located a joint-county industrial and business park; pledging such moneys to the payment of such special source revenue bonds; creating certain funds and providing for payments into such funds; making other covenants and agreements in connection with the foregoing; and other matters relating thereto. A public hearing was held; no comments were received. Mr. Wright moved to approve and Mr. Tolly seconded. Vote was five in favor (Holden, Tolly, Dees, Wright, Floyd) and two opposed (Greer, Wilson). Motion carried.

Chairman Dees presented first reading of Ordinance #2003-047 – an ordinance to amend Ordinance #98-019, as previously amended by Ordinances #99-029, #2000-063, #2001-014, #2001-046, #2002-036, and #2003-022 relating to the Industrial/Business Park of Anderson and Greenville Counties so as to enlarge the park. Mr. Wright moved to approve and Mr. Holden seconded. Council discussed the two pieces of property that would be included in the park – LINWA (tract 11) and J & S Industries (tract 12). Mr. Greer moved to split the two tracts into two separate ordinances because he could vote for one and could not on the other. Mr. Wright seconded. Vote to split was six in favor (Wilson, Holden, Tolly, Dees, Wright, Greer) and one abstention (Floyd). Motion to split carried.

Vote on Ordinance #2003-047 (as amended) with only tract #11 - LINWA was five in favor (Holden, Tolly, Dees, Wright, Floyd) and two opposed (Greer, Wilson). Motion to approve on second reading carried.

Mr. Wright moved to amend the agenda to add first reading of Ordinance #2003-050. Mr. Tolly seconded and vote was unanimous.

Mr. Martin advised that Council should vote on first reading of Ordinance #2003-051 – an ordinance to amend Ordinance #98-019, as previously amended by Ordinances #99-029, #2000-063, #2001-014, #2001-046, #2002-036, and #2003-022 relating to the Industrial/Business Park of Anderson and Greenville counties so as to enlarge the Park (tract 12 – J & S Properties). Ms. Wilson asked how the Assessor's office handle the LINWA since it is commercial and residential. Mr. Martin responded that the status provides that whatever the type of property retained within the park. Mr. Wright moved to approve and Mr. Greer seconded. Vote was unanimous.

Chairman Dees read title for first reading of Ordinance #2003-048 –an ordinance authorizing the execution and delivery of not exceeding \$400,000,000 principal amount industrial revenue bond, series 2003 (Robert Bosch Corporation Project), of Anderson County, South Carolina; the application of the proceeds of said bond to pay the costs of acquiring land, a building or buildings and various machinery, apparatus, equipment, office facilities and furnishings which comprise an industrial facility; the entering into of certain covenants and agreements and the execution and delivery of certain instruments relating to the issuance of the aforesaid bond, including an indenture between Anderson County and the purchaser securing the Bond and prescribing matters related thereto, and a lease agreement, including fee in lieu of tax provisions, between Anderson County, as lessor, and Robert Bosch Corporation, a Delaware Corporation as lessee; and other matters relating thereto. Ms. Wilson moved to approve and Mr. Greer seconded. Vote was unanimous.

Item #6 © - was removed from the agenda by Mr. Holden.

Mr. Greer read Resolution #R2003-074. He asked that the words "and honoring" be included in the title. He then moved to approve Resolution #R2003-075 – a resolution recognizing the Saluda Baptist Association on Celebrating 200 years of associational service to Anderson County. Mr. Greer moved to approve and Ms. Wilson seconded. Vote was unanimous.

Mr. Greer moved to approve a proclamation proclaiming November 1, 2003 as Anderson Farm-City Celebration Day. Mr. Tolly seconded and vote was unanimous.

On the motion of Mr. Floyd, seconded by Ms. Wilson, Council voted unanimously to approve the Proclamation proclaiming October as "Deeds of Pride" month in Anderson County. Ms. Wilson seconded and vote was unanimous.

Ms. Floyd moved to appoint Rev. Rufus Mitchell to the Museum Board.

On the motion of Mr. Tolly, seconded by Mr. Holden, Council voted unanimously to approve an appropriation of \$500 from District #1 Paving account for pipe on 902 Meadow Lane.

Ms. Wilson moved to approve an appropriation in the amount of \$1,000 for the Honea Path Elementary School PTO for playground equipment. Mr. Holden seconded and vote was unanimous.

Ms. Wilson moved to approve an appropriation of \$500 for 119 Oakwood Drive in Honea Path for a driveway apron pipe on public right-of-way. And approve an appropriation of \$800 for a cross over pipe where Williams Street and Cleveland Street connect of Honea Path. This work will be on public right-of-way. The funds to come from District #7's paving funds. Mr. Holden seconded. Vote was unanimous.

ADMINISTRATOR'S REPORT:

- a. Letters of Appreciation:
 - 1. For: Mr. Joey Preston and Ms. Michelle Strange From: United Way of Anderson
 - 2. For: Mr. Bob Daly From: Robert E. Benfield, Risk Manager-SCAC
 - 3. For: Ms. Karen Mills of Public Safety From: Ms. Tammy Campbell
 - 4. For: Mr. Holt Hopkins and Staff From: Mr. Blake Foster, City of Belton, Public Works Director
 - 5. For: Mr. Aaron Smart and Crew From: Mr. James Evans
- b. Minutes:
 - 1. Anderson Regional Airport Committee Meeting (September 8, 2003)
 - 2. Anderson County Transportation Safety Meeting – September 19, 2003 AND October 3, 2003
 - 3. Anderson County Development Partnership – September 16, 2003
- c. Reports:
 - 1. Road Paving Report
 - 2. Recreation Fund Report
 - 3. Road Maintenance Litter Report for September 2003
 - 4. Detention Center Litter Report – September 29 – October 2, 2003 and October 6-9, 2003
 - 5. Anderson County Litter Report – August 2003
 - 6. Animal Control Monthly Report – September 2003
 - 7. Environmental Enforcement Monthly Report for September
 - 8. Building & Codes Monthly Report – September
- d. News Article – Permit Approved for Beaverdam Sewer Project
- e. Departmental Transfers

Ms. Floyd asked Mr. Preston to have Mr. Robert Galloway to be present at all meetings when there is an item on the agenda that Mr. Martin cannot advise council on.

There being no further business, the meeting was adjourned at 10:10 p.m.

Respectfully submitted,

Linda N. Gilstrap, Clerk to Council
ANDERSON COUNTY COUNCIL