AGENDA
COUNTY COUNCIL OF BEAUFORT COUNTY
Monday, January 25, 2016
6:00 p.m.
Council Chambers, Administration Building
Beaufort County Government Robert Smalls Complex
100 Ribaut Road, Beaufort

Citizens may participate in the public comment periods and public hearings from telecast sites at Hilton Head Island Branch Library as well as Mary Field School, Daufuskie Island.

1. CALL TO ORDER - 6:00 P.M.

2. REGULAR SESSION

3. PLEDGE OF ALLEGIANCE

4. INVOCATION – Councilman Gerald Dawson

5. PROCLAMATION
   A. Friends of Hunting Island / Recipient / President’s Award, National Association of State Park Directors / Exemplary Support for a State Park (backup)
   Ms. Denise Parsick and the Friends of Hunting Island

6. ADMINISTRATIVE CONSENT AGENDA
   A. Approval of Minutes – January 11, 2016 caucus and January 11, 2016 regular session
   B. Committee Reports (next meeting)
      1. Community Services (February 29 at 3:00 p.m., ECR)
      2. Executive (March 14 at 3:00 p.m., ECR)
      3. Finance (February 15 at 2:00 p.m., ECR)
      4. Governmental (February 1 at 4:00 p.m., ECR)
      5. Natural Resources (February 1 at 2:00 p.m., ECR)
      6. Public Facilities (February 15 at 4:00 p.m., ECR)
   C. Appointments to Boards and Commissions (backup)

7. PUBLIC COMMENT – Speaker sign-up encouraged no later than 5:45 p.m. day of the meeting.
8. CONSENT AGENDA

A. SOUTHERN BEAUFORT COUNTY MAP AMENDMENT/REZONING REQUEST FOR R600-013-000-0061-0000 (20+-/- ACRE PORTION, FORMERLY KNOWN AS OKATIE MARSH PLANNED UNIT DEVELOPMENT, ON S.C. HIGHWAY 170 BETWEEN HEFFALUMP AND PRITCHER POINT ROADS) FROM T1 (NATURAL PRESERVE) TO T2R (RURAL) (backup)
   1. Consideration of second reading to occur January 25, 2016
   2. Public hearing announcement – Monday, February 29, 2016 beginning at 6:30 p.m. in Council Chambers of the Administration Building, Beaufort County Government Robert Smalls Complex, 100 Ribaut Road, Beaufort
   3. First reading approval occurred January 11, 2016 / Vote 10:0
   4. Natural Resources Committee discussion occurred January 4, 2016 / Vote 6:0
   5. Planning Commission discussion and recommendation to approve occurred December 7, 2015 / Vote 6:0

B. CONTRACT AWARD / BLUFFTON TOWNSHIP FIRE DISTRICT BURN ANNEX AND TRAINING TOWER (backup)
   1. Contract award: JReed Constructors, Baton Rouge, Louisiana
   2. Contract amount: $709,000
   3. Funding source: Account 73040011-57800, County General Ledger
   4. Finance Committee discussion and recommendation to award contract occurred January 19, 2016 / Vote 4:0

C. AN ORDINANCE TO AMEND BEAUFORT COUNTY ORDINANCE 2015/15, FY 2015-2016 BEAUFORT COUNTY BUDGET TO AUTHORIZE GENERAL FUND TRANSFERS IN THE AMOUNT OF $695,000 (CRIMINAL JUSTICE SYSTEM: SOLICITOR’S OFFICE PERSONNEL $185,000, PUBLIC DEFENDER PERSONNEL $185,000, AND CLERK OF COURT JURY SERVICE $50,000; AUDITOR’S OFFICE: PERSONNEL $135,000 AND OPERATIONS AND MAINTENANCE $139,590 (backup)
   1. Consideration of first reading to occur January 25, 2016
   2. Finance Committee discussion and recommendation to approve on first reading occurred January 19, 2016 / Vote 5:0

D. AN ORDINANCE TO APPROPRIATE FUNDS NOT TO EXCEED $250,000 FROM THE 3% LOCAL ACCOMMODATIONS TAX FUNDS TO THE COUNTY GENERAL FUND FOR CONSTRUCTION OF THE SPANISH MOSS TRAIL – PHASE 7 (backup)
   1. Consideration of first reading to occur January 25, 2016
   2. Finance Committee discussion and recommendation to approve on first reading occurred January 19, 2016 / Vote 5:0
E. AN ORDINANCE TO APPROPRIATE FUNDS NOT TO EXCEED $40,000 FROM THE 2% HOSPITALITY TAX FUND FOR ENGINEERING/ARCHITECTURAL SERVICES FOR RESTROOMS ON DAUFUSKIE ISLAND (backup)
   1. Consideration of first reading to occur January 25, 2016
   2. Finance Committee discussion and recommendation to approve on first reading occurred January 19, 2016 / Vote 5:0

F. 926M CATERPILLAR WHEEL LOADER FROM STATE CONTRACT FOR PUBLIC WORKS DEPARTMENT (backup)
   2. Contract amount: $174,952
   3. Funding source: Account 10001320-54200, Public Works, Roads/Drainage, Specialized Capital Equipment
   4. Public Facilities Committee discussion and recommendation to award contract occurred January 19, 2016 / Vote 4:0

G. TRAFFIC SIGN OPERATIONS TRUCK FOR TRANSPORTATION ENGINEERING DEPARTMENT (backup)
   1. Contract award: STAMM Manufacturing, Fort Pierce, Florida
   2. Contract amount: $121,410
   3. Funding sources: 2016 Vehicle Purchases Account 10001241-54000 with a balance of $100,000 utilizing $100,000, SCDOT Maintenance Account 10001242-51991 with a balance of $20,042.90 utilizing $18,000, and SCDOT Operations Account 10001242-51995 with balance of $3,449.78 utilizing $3,410.
   4. Public Facilities Committee discussion and recommendation to award contract occurred January 19, 2016 / Vote 4:0

H. CONSTRUCTION OF THREE TURNING LANES ON S.C. HIGHWAY 170 (backup)
   1. Contract award: Lane Construction Corporation, Beaufort, South Carolina
   2. Contract amount: $384,887.65
   3. Funding source: S.C. Highway 170 Widening Sales Tax Project with available budget remaining of $500,000
   4. Public Facilities Committee discussion and recommendation to award contract occurred January 19, 2016 / Vote 4:0

I. CONDEMNATION REQUEST FOR COUNTY DIRT ROADS WITHOUT RIGHT OF WAY – ALBERTHA FIELDS CIRCLE, BIG ESTATE, SHELDON (backup)
   1. Discussion to occur at the Community Services Committee on Monday, January 25, 2016 beginning at 2:30 p.m.

J. REALLOCATION 2015 CIP OBLIGATION BOND FUNDS FROM PERRYCLEAR BRIDGE CONSTRUCTION TO HVAC REPLACEMENTS (backup)
   1. Discussion to occur at the Community Services Committee on Monday, January 25, 2016 beginning at 2:30 p.m.
K. COMMUNITY DEVELOPMENT BLOCK GRANT 2016 NEEDS ASSESSMENT PRIORITY RANKINGS (backup)
   1. Discussion to occur at the Community Services Committee on Monday, January 25, 2016
      beginning at 2:30 p.m.

9. PUBLIC HEARINGS – 6:30 P.M.

A. SOUTHERN BEAUFORT COUNTY ZONING MAP AMENDMENT FOR FIVE PARCELS FROM T3-EDGE (R600 036 000 0001 0000, R600 036 000 001D 0000, R600 036 000 001F 0000, R600 036 000 001H 0000 AND R600 036 000 0364 0000) AND ONE PARCEL (R600 036 000 0439 0000) FROM MAY RIVER COMMUNITY PRESERVATION DISTRICT--ALL 6 PARCELS REZONED TO T2-R (RURAL) (backup)
   1. Consideration of third and final reading to occur January 25, 2016
   2. Second reading approval occurred January 11, 2016 / Vote 10:0
   3. First reading approval occurred December 14, 2015 / Vote 10:0
   4. Natural Resources Committee discussion and recommendation to approve ordinance on first reading occurred December 7, 2015 / Vote 7:0

B. PORT ROYAL ISLAND ZONING MAP AMENDMENT FOR R100-027-000-0013 AND R100-027-000-013A-0000 (36-ACRE PORTION OF TWO PARCELS) FROM C3-NMU (NEIGHBORHOOD MIXED USE) TO T4-NEIGHBORHOOD CENTER (NC) WITH THE REMAINING 70-ACRE PORTION OF THE PROPERTY TO REMAIN WITH THE BASE ZONING CLASSIFICATION OF C3-NMU UNDER THE ZONING AND DEVELOPMENT STANDARDS ORDINANCE (backup)
   1. Consideration of third and final reading to occur January 25, 2016
   2. Second reading approval occurred January 11, 2016 / Vote 10:0
   3. First reading approval, by title only, occurred December 14, 2015 / Vote 10:0
   4. Natural Resources Committee discussion occurred December 7, 2015

C. AN ORDINANCE TO APPROVE A FIRST AMENDMENT TO THE DEVELOPMENT AGREEMENT BETWEEN T&D LAND HOLDINGS, LLC, A SOUTH CAROLINA LIMITED LIABILITY COMPANY (THE “OWNER”), BURTON DEVELOPMENT, LLC, A SOUTH CAROLINA LIMITED LIABILITY COMPANY (THE “DEVELOPER”) AND THE GOVERNMENTAL AUTHORITY OF BEAUFORT COUNTY, SOUTH CAROLINA, A SOUTH CAROLINA MUNICIPAL CORPORATION (“BEAUFORT COUNTY”) (ordinance) (clean version) (blackline version)
   1. Consideration of second reading to occur January 25, 2016
   2. First reading approval occurred January 11, 2016 / Vote 10:0
   3. Public hearing announcement (2 of 2) - Monday, February 29, 2016 beginning at 6:30 p.m. in Council Chambers of the Administration Building, Beaufort County Government Robert Smalls Complex, 100 Ribaut Road, Beaufort
   4. Natural Resources Committee discussion occurred December 7, 2015
D. AUTHORIZING THE ISSUANCE AND SALE OF GENERAL OBLIGATION ADVANCED REFUNDING BONDS, SERIES 2016A, OR SUCH OTHER APPROPRIATE SERIES DESIGNATION, OF BEAUFORT COUNTY, SOUTH CAROLINA, IN THE PRINCIPAL AMOUNT OF NOT EXCEEDING $21,000,000; FIXING THE FORM AND DETAILS OF THE BONDS; AUTHORIZING THE COUNTY ADMINISTRATOR OR HIS LAWFULLY-AUTHORIZED DESIGNEE TO DETERMINE CERTAIN MATTERS RELATING TO THE BONDS; PROVIDING FOR THE PAYMENT OF THE BONDS AND THE DISPOSITION OF THE PROCEEDS THEREOF; AND OTHER MATTERS RELATING THERETO (REFUNDING OF SERIES 2007 BONDS RESULTING IN A POTENTIAL COST DIFFERENCE) (backup)

1. Consideration of third and final reading to occur January 25, 2016
2. Second reading approval occurred January 11, 2016 / Vote 10:0
3. First reading approval occurred December 14, 2015 / 10:0

10. MATTERS ARISING OUT OF EXECUTIVE SESSION

11. PUBLIC COMMENT - Speaker sign-up encouraged.

12. ADJOURNMENT
WHEREAS, The Friends of Hunting Island State Park (FOHI) was given the prestigious President's Award by the National Association of State Park Directors for their exemplary support of a state park from more than 6,628 state parks nationally; and

WHEREAS, FOHI is a local non-profit group that, for more than 20 years, has contributed thousands of volunteer hours and raised hundreds of thousands of dollars to "preserve, protect and enhance the natural and cultural resources" of Hunting Island State Park in Beaufort County, one of South Carolina's most naturally significant parks, as well as one of Trip Advisor's Top Beaches in America; and

WHEREAS, FOHI has made and continues to make improvements at the lighthouse complex – renovating outbuildings, collecting artifacts, completing archaeological excavations, repainting the lighthouse exterior; and

WHEREAS, FOHI continues to oversee an ever growing Sea Turtle Conservation Project – providing hundreds of volunteers to help locate, inspect and protect sea turtle nests and take inventories after the hatchlings emerge; and

WHEREAS, FOHI initiated and has expanded sponsorship of the Discover Carolina educational program – fundraising to support a curriculum-based program that introduces school children to the natural significance of this barrier island; and

WHEREAS, FOHI celebrated their 8th annual Pelican Plunge – coordinating this annual spectacle on New Year's Day that not only raises money for Discover Carolina, but raises awareness of the beauty and significance of Hunting Island; and

WHEREAS, FOHI has held Earth Day events for the past 20 years, gathering volunteers to help sweep and clean the beaches, trails and park roads for aesthetic appeal, as well as wildlife safety; and

WHEREAS, FOHI in partnership with SCORE (South Carolina Oyster Restoration Enhancement) has built oyster habitats – building or restoring reefs for oysters that clean the water as they feed, removing suspended sediment, as well as contaminants and pesticides; and

WHEREAS, FOHI continues to make improvements to the park's nature center – developing an alligator enclosure and other elements that helped transform the nature center into a true classroom; and

WHEREAS, FOHI Board Members funded a new park entrance sign – raising the funds necessary to design, fabricate and install a new park entrance sign; and

WHEREAS, FOHI continues to advocate for beach renourishment – serving as an advocate for beach renourishment at Hunting Island.

NOW, THEREFORE, BE IT RESOLVED, that Beaufort County Council hereby recognizes The Friends of Hunting Island for their recent recognition of the President's Award by the National Association of State Park Directors for their exemplary support of a state park.

D. Paul Somerville, Chairman

Dated this January 25, 2016
A caucus of the County Council of Beaufort County was held Monday, January 11, 2016 beginning at 5:30 p.m. in the Executive Conference Room of the Administration Building, Beaufort County Government Robert Smalls Complex, 100 Ribaut Road, Beaufort, South Carolina.

ATTENDANCE


RECEIPT OF COUNTY ADMINISTRATOR’S FIVE-WEEK PROGRESS REPORT

Mr. Gary Kubic, County Administrator, presented his Five-Week Progress Report, which summarized his activities from December 14, 2015 through January 8, 2016.

RECEIPT OF DEPUTY COUNTY ADMINISTRATOR / SPECIAL COUNSEL’S FIVE-WEEK PROGRESS REPORT

Mr. Joshua Gruber, Deputy County Administrator / Special Counsel, presented his Five-Week Progress Report, which summarized his activities from December 14, 2015 through January 8, 2016.

DISCUSSION ITEMS

Mrs. Bensch requested the Chairman remove item 7A, Southern Beaufort County Zoning Map amendment for five parcels from T3-Edge (R600 036 000 001 0000, R600 036 000 001D 0000, R600 036 000 001F 0000, R600 036 000 001 0000 and R600 036 000 0364 0000) and (R600 036 000 0439 0000) from the May River Community Preservation District--all six parcels rezoned to T2-R (Rural), from the consent agenda.

Mrs. Bensch requested the Chairman remove 7E, Engineering and Consulting Services for the 2015 Okatie West Regional Stormwater BMP, a CWA Section 319 Grant Project from the consent agenda. During regular session, Mrs. Bensch will make a motion to add a mediation clause, require change orders to be signed (not paid) within 15 days of submission, and change “may” to “will” in the termination by mutual consent clause.

Mr. Rodman stated the Governmental Committee met today and members had a long discussion about our next steps with respect to the alliances. There are two basic concerns – require ample
time to make a decision as well as the ability to consider more than one alliance, basically, Charleston.

**CALL FOR EXECUTIVE SESSION**

Mr. Vaux recused himself, left the room, and was not present for any of the discussion regarding Pepper Hall Plantation. His law firm formerly represented the seller in this same matter.

It was moved by Mr. Flewelling, seconded by Mr. McBride, that Council go immediately into executive session for the purpose of receiving legal advice relating to the proposed sale of property pursuant to the Beaufort County Rural and Critical Lands Program, negotiations incident to proposed contractual arrangements and proposed purchase of property, and receipt of legal advice covered by the attorney-client privilege. The vote: YEAS – Mrs. Bensch, Mr. Caporale, Mr. Flewelling, Mr. Fobes, Mrs. Howard, Mr. McBride, Mr. Rodman, Mr. Sommerville and Mr. Stewart. ABSENT – Mr. Dawson. RECUSAL – Mr. Vaux. (Mr. Vaux recused himself, left the room, and was not present for any of the discussion regarding Pepper Hall Plantation. His law firm formerly represented the seller in this same matter.). The motion passed.

**EXECUTIVE SESSION**

**ADJOURNMENT**

Council adjourned at 6:00 p.m.  

COUNTY COUNCIL OF BEAUFORT COUNTY

By: D. Paul Sommerville, Chairman

ATTEST:

Suzanne M. Rainey, Clerk to Council

Ratified:

To view video of full discussion of this meeting please visit [http://beaufort.granicus.com/ViewPublisher.php?view_id=2](http://beaufort.granicus.com/ViewPublisher.php?view_id=2)
The regular session of the County Council of Beaufort County was held Monday, January 11, 2016 beginning at 6:00 p.m. in Council Chambers of the Administration Building, Beaufort County Government Robert Smalls Complex, 100 Ribaut Road, Beaufort, South Carolina.

ATTENDANCE


PLEDGE OF ALLEGIANCE

The Chairman led those present in the Pledge of Allegiance.

INVOCATION

Councilman William McBride gave the Invocation.

MOMENT OF SILENCE

The Chairman called for a moment of silence in remembrance of Mr. Elrid Moody, who passed away Friday, January 8, 2016, at Helena Place, Port Royal. He served as Beaufort County Treasurer from 1980 to 1990 and as a County Councilman in 1991 and 1992.

The Chairman passed the gavel to the Vice Chairman in order to receive the Administrative Consent Agenda.

ADMINISTRATIVE CONSENT AGENDA

Review of the Proceedings of the Caucus held December 14, 2015

This item comes before Council under the Administrative Consent Agenda.

It was moved by Mr. Flewelling, seconded by Mrs. Howard, that Council approve the minutes of the caucus held December 14, 2015. The vote: YEAS – Mrs. Bensch, Mr. Caporale, Mr. Flewelling, Mr. Fobes, Mrs. Howard, Mr. McBride, Mr. Rodman, Mr. Sommerville, Mr. Stewart and Mr. Vaux. ABSENT - Mr. Dawson. The motion passed.
Review of the Proceedings of the Regular Session held December 14, 2015

This item comes before Council under the Administrative Consent Agenda.

It was moved by Mr. Flewelling, seconded by Mr. Fobes, that Council approve the minutes of the regular session held December 14, 2015. The vote: YEAS – Mrs. Bensch, Mr. Caporale, Mr. Flewelling, Mr. Fobes, Mrs. Howard, Mr. McBride, Mr. Rodman, Mr. Sommerville, Mr. Stewart and Mr. Vaux. ABSENT - Mr. Dawson. The motion passed.

Committee Reports

Executive Committee

Tax Equalization Board

Lora Quincy

The vote: YEAS – Mrs. Bensch, Mr. Caporale, Mr. Flewelling, Mr. Fobes, Mrs. Howard, Mr. McBride, Mr. Rodman, Mr. Sommerville, Mr. Stewart and Mr. Vaux. ABSENT - Mr. Dawson. Ms. Lora Quincy, representing Council District 4, garnered the six votes required to serve as a member of the Tax Equalization Board.

Governmental Committee

Economic Development

Mr. Rodman, as Chairman of the Governmental Committee, reported members discussed the next steps on alliances and put forward a motion by a vote of 3:4. After post-committee discussions, Mr. Rodman amended the motion as follows, “Beaufort County consider joining either the Charleston or Southern Alliance contingent upon a minimum of eight members of County Council affirmatively voting for the negotiated contract with that Alliance.” In order for Council to entertain the amended motion, Mr. Rodman agreed to bring forward a motion as an off-agenda item during new business.

Natural Resources Committee

Design Review Board

Mr. Flewelling, as Chairman of the Natural Resources Committee, nominated Mr. Donald Starkey, representing at-large, and Mr. Bill Allison, representing architect/landscape architect/building design/civil engineer, to serve as members of the Design Review Board.

To view video of full discussion of this meeting please visit http://beaufort.granicus.com/ViewPublisher.php?view_id=2
Planning Commission

Mr. Flewelling, as Chairman of the Natural Resources Committee, nominated Mrs. Diane Chmelik, representing southern Beaufort County, to serve as a member of the Planning Commission.

Stormwater Management Utility Board

Mr. Flewelling, as Chairman of the Natural Resources Committee, nominated Mr. Laurence Meisner, representing Stormwater District #6 (unincorporated Port Royal Island), and Mr. Patrick Mitchell, representing Stormwater District #7 (unincorporated Lady’s Island), to serve as members of the Stormwater Management Utility Board.

The Vice Chairman passed the gavel back to the Chairman in order to continue the meeting.

PUBLIC COMMENT

The Chairman recognized Mrs. Deanna Hubbard, the applicant for the proposed rezoning of six parcels, totaling 35-acres along Huggins Hollow Lane, east of Gibbet Road, Pritchardville, who displayed several images of the property before and after the cleanup and announced plans to establish a family RV Park on the site.

Mr. Doug Hubbard, the owner of the six parcels, totaling 35-acres along Huggins Hollow Lane, east of Gibbet Road, Pritchardville, stated his goal is to improve/clean up the property. A family RV Park would be located approximately 300 yards from the road, at the back of the property, surrounded by a buffer of trees.

Mrs. Evva Anderson, a resident of Pritchardville and whose home fronts the only ingress/egress to the property, asked Council to oppose the rezoning of six parcels, totaling 35-acres along Huggins Hollow Lane, east of Gibbet Road, Pritchardville. Given the location of her property, these recreational vehicles will contribute to increased light pollution and destroy the green space.

Ms. Michelle Mancini, a resident of Pritchardville, asked Council to oppose the rezoning of six parcels, totaling 35-acres along Huggins Hollow Lane, east of Gibbet Road, Pritchardville. The procedure has lacked due process, transparency, commits Title VI violations, and the Planning Director was underhanded in his dealings in this matter. She submitted letters from 28 residents/property owners requesting Council to vote against the rezoning.

Mrs. Jill Bolin, a resident of Academy Estates subdivision located within the Lady’s Island Community Preservation District, offered Council an array of facts about the neighborhood, including a developer’s proposed stormwater retention pond to be located in the middle of the subdivision.

To view video of full discussion of this meeting please visit http://beaufort.granicus.com/ViewPublisher.php?view_id=2
Mr. Richard Bolin, a resident of Academy Estates subdivision located within the Lady’s Island Community Preservation District, spoke against a developer’s proposal to construct a regional stormwater facility in the middle of the subdivision.

Mrs. Renee Murtaugh, a resident of Academy Estates subdivision located within the Lady’s Island Community Preservation District, spoke against a developer’s proposal to construct a five-acre stormwater facility in the middle of the neighborhood. She questioned the County’s vetting process.

Mr. Mark Lemstrom, a resident of Academy Estates subdivision located within the Lady’s Island Community Preservation District, expressed concern with the doubling of the density as well as construction of a water detention facility to be located in the middle of the neighborhood. These two projects jeopardize property value and potential reasonable resale.

Mr. Marco Orlando, a resident of Academy Estates subdivision located within the Lady’s Island Community Preservation District, stated Council has heard many facts tonight about the proposed stormwater detention pond and increased density of the neighborhood. He is upset with what is about to happen in his neighborhood. Why would Council change the character of a neighborhood zoned low density?

Mr. David Prekop, a resident of Academy Estates subdivision located within the Lady’s Island Community Preservation District, stated the lives of the residents have been turned upside down regarding the proposed construction of a five-acre pond in the middle of the neighborhood. He asked Council to reconsider the project because it was not vetted by the Lady’s Island Community Preservation Committee; but, instead, it went directly to the Staff Review Team.

Mr. Bill Murtaugh, a resident of Academy Estates subdivision located within the Lady’s Island Community Preservation District, stated many residents are frustrated with the County planning review process and the Staff Review Team regarding the proposed construction of a five-acre pond in the middle of the neighborhood. He suggested Council make several corrective measures: ensure transparency, require the Staff Review Team to keep and publish minutes, video and post the meetings, post an agenda, develop and post rules of conduct and process, and prepare and submit a written brief to the Planning Commission, etc.

Ms. Pat Unsicker, a resident of Pritchardville, asked Council to oppose the rezoning of six parcels, totaling 35-acres along Huggins Hollow Lane, east of Gibbet Road, Prichardville. She is concerned about rezoning the property to commercial as well as the increased traffic on this two-lane road.

Mr. Robert Sampler, developer, remarked some people have suggested that there is some level of collusion between the County and he in regards to his proposed five-acre stormwater pond project. This is false. The neighborhood residents are asking Council to approve contractual zoning. This same zoning designation was in place in 1997, 1999, and 2014. Where were these residents when the zoning designations were under consideration?

To view video of full discussion of this meeting please visit http://beaufort.granicus.com/ViewPublisher.php?view_id=2
SOUTHERN BEAUFORT COUNTY ZONING MAP AMENDMENT FOR FIVE PARCELS FROM T3-EDGE (R600 036 000 0001 0000, R600 036 000 001D 0000, R600 036 000 001F 0000, R600 036 000 001H 0000 AND R600 036 000 0364 0000) AND ONE PARCEL (R600 036 000 0439 0000) FROM MAY RIVER COMMUNITY PRESERVATION DISTRICT-- ALL SIX PARCELS REZONED TO T2-R (RURAL)

It was moved by Mr. Flewelling, as Chairman of the Natural Resources Committee (no second required), that Council approve on second reading a Southern Beaufort County Zoning Map amendment for five parcels from T3-Edge (R600 036 000 0001 0000, R600 036 000 001D 0000, R600 036 000 001F 0000, R600 036 000 001H 0000 and R600 036 000 0364 0000) and one parcel (R600 036 000 0439 0000) from May River Community Preservation District-- all six parcels rezoned to T2-R (Rural). The vote: YEAS – Mr. Flewelling, Mrs. Howard, Mr. McBride, Mr. Sommerville, Mr. Stewart and Mr. Vaux. NAYS – Mrs. Bensch, Mr. Caporale and Mr. Fobes. ABSTAIN – Mr. Rodman. ABSENT - Mr. Dawson. The motion passed.

The Chairman announced a public hearing on Monday, January 25, 2016 beginning at 6:30 p.m. in Council Chambers of the Administration Building, Beaufort County Government Robert Smalls Complex, 100 Ribaut Road, Beaufort, South Carolina.

ENGINEERING AND CONSULTING SERVICES FOR THE 2015 OKATIE WEST REGIONAL STORMWATER BMP, A CWA SECTION 319 GRANT PROJECT

Main motion: It was moved by Mr. Flewelling, as Chairman of the Natural Resources Committee (no second required), that Council award a contract to Ward Edwards Engineering, Bluffton, South Carolina in the amount of $109,473 to provide engineering and consulting services for the 2015 Okatie West Regional Stormwater BMP a CWA Section 319 grant project.

Motion to amend by addition: It was moved by Mrs. Bensch, seconded by Mr. Caporale, to amend the motion to require the approval/denial of a change order within 30 days of submission and to include a mediation clause.

Mrs. Bensch, as maker of the motion, and Mr. Caporale, who seconded the motion, withdrew the motion to amend by addition.

Vote on the main motion: The vote: YEAS – Mrs. Bensch, Mr. Caporale, Mr. Flewelling, Mr. Fobes, Mrs. Howard, Mr. McBride, Mr. Rodman, Mr. Sommerville, Mr. Stewart and Mr. Vaux. ABSENT - Mr. Dawson. The motion passed.

CONSENT AGENDA

PORT ROYAL ISLAND ZONING MAP AMENDMENT FOR R100-027-000-0013 AND R100-027-000-013A-0000 (36-ACRE PORTION OF TWO PARCELS) FROM C3-NMU (NEIGHBORHOOD MIXED USE) TO T4-NEIGHBORHOOD CENTER (NC) WITH THE REMAINING 70-ACRE PORTION OF THE PROPERTY TO REMAIN WITH THE BASE ZONING CLASSIFICATION OF C3-NMU UNDER THE ZONING AND DEVELOPMENT STANDARDS ORDINANCE

To view video of full discussion of this meeting please visit http://beaufort.granicus.com/ViewPublisher.php?view_id=2
This item comes before Council under the Consent Agenda. Discussion occurred at the December 7, 2015 meeting of the Natural Resources Committee.

It was moved by Mr. Flewelling, seconded by Mr. Rodman, that Council approve on second reading a Port Royal Island Zoning Map amendment for R100-027-000-0013 and R100-027-000-013A-0000 (36-acre portion of two parcels) from C3-NMU (Neighborhood Mixed Use) to T4-Neighborhood Center (NC) with the remaining 70-acre portion of the property to remain with the base zoning classification of C3-NMU under the Zoning and Development Standards Ordinance. The vote: YEAS – Mrs. Bensch, Mr. Caporale, Mr. Flewelling, Mr. Fobes, Mrs. Howard, Mr. McBride, Mr. Rodman, Mr. Sommerville, Mr. Stewart and Mr. Vaux. ABSENT - Mr. Dawson. The motion passed.

The Chairman announced the first of two public hearings on Monday, January 25, 2016 beginning at 6:30 p.m. in Council Chambers of the Administration Building, Beaufort County Government Robert Smalls Complex, 100 Ribaut Road, Beaufort, South Carolina. The second public hearing is scheduled to occur on Monday, January 25, 2016 beginning at 6:30 p.m. in Council Chambers of the Administration Building, Beaufort County Government Robert Smalls Complex, 100 Ribaut Road, Beaufort, South Carolina.
AUTHORIZED THE ISSUANCE AND SALE OF GENERAL OBLIGATION ADVANCED REFUNDING BONDS, SERIES 2016A, OR SUCH OTHER APPROPRIATE SERIES DESIGNATION, OF BEAUFORT COUNTY, SOUTH CAROLINA, IN THE PRINCIPAL AMOUNT OF NOT EXCEEDING $21,000,000; FIXING THE FORM AND DETAILS OF THE BONDS; AUTHORIZING THE COUNTY ADMINISTRATOR OR HIS LAWFULLY-AUTHORIZED DESIGNEE TO DETERMINE CERTAIN MATTERS RELATING TO THE BONDS; PROVIDING FOR THE PAYMENT OF THE BONDS AND THE DISPOSITION OF THE PROCEEDS THEREOF; AND OTHER MATTERS RELATING THERETO (REFUNDING OF SERIES 2007 BONDS) (RESULTING IN A POTENTIAL COST DIFFERENCE)

It was moved by Mr. Flewelling, seconded by Mr. Rodman, that Council approve on second reading an ordinance to authorize the issuance and sale of General Obligation Advanced Refunding Bonds, Series 2016A, or such other appropriate series designation, of Beaufort County, South Carolina, in the principal amount of not exceeding $21,000,000; fixing the form and details of the bonds; authorizing the County Administrator or his lawfully-authorized designee to determine certain matters relating to the bonds; providing for the payment of the bonds and the disposition of the proceeds thereof; and other matters relating thereto (refunding of Series 2007 Bonds resulting in a potential cost difference). The vote: YEAS – Mrs. Bensch, Mr. Caporale, Mr. Flewelling, Mr. Fobes, Mrs. Howard, Mr. McBride, Mr. Rodman, Mr. Sommerville, Mr. Stewart and Mr. Vaux. ABSENT - Mr. Dawson. The motion passed.

The Chairman announced a public hearing on Monday, January 25, 2016 beginning at 6:30 p.m. in Council Chambers of the Administration Building, Beaufort County Government Robert Smalls Complex, 100 Ribaut Road, Beaufort, South Carolina.

SOUTHERN BEAUFORT COUNTY MAP AMENDMENT/REZONING REQUEST FOR R600-013-000-0061-0000 (20+/- ACRE PORTION, FORMERLY KNOWN AS OKATIE MARSH PLANNED UNIT DEVELOPMENT, ON S.C. HIGHWAY 170 BETWEEN HEFFALUMP AND PRITCHER POINT ROADS) FROM T1 (NATURAL PRESERVE) TO T2R (RURAL)

This item comes before Council under the Consent Agenda. Discussion occurred at the January 4, 2016 meeting of the Natural Resources Committee.

It was moved by Mr. Flewelling, seconded by Mr. Rodman, that Council approve on first reading a Southern Beaufort County Map amendment/rezoning request for R600-013-000-0061-0000 (20+/- acre portion, formerly known as Okatie Marsh Planned Unit Development, on S.C. Highway 170 between Heffalump and Pritcher Point Roads) from T1 (Natural Preserve) to T2R (Rural). The vote: YEAS – Mrs. Bensch, Mr. Caporale, Mr. Flewelling, Mr. Fobes, Mrs. Howard, Mr. McBride, Mr. Rodman, Mr. Sommerville, Mr. Stewart and Mr. Vaux. ABSENT - Mr. Dawson. The motion passed.
A RESOLUTION TO COMMISSION ANIMAL SERVICE OFFICER STEPHANIE BRUMLEY TO ENFORCE BEAUFORT COUNTY ANIMAL ORDINANCES FOR BEAUFORT COUNTY PURSUANT TO THE AUTHORITY GRANTED IN SECTION 4-9-145 OF THE CODE OF LAWS OF SOUTH CAROLINA, 1976, AS AMENDED

This item comes before Council under the Consent Agenda. Discussion occurred at the January 11, 2016 meeting of the Governmental Committee.

It was moved by Mr. Flewelling, seconded by Mr. Stewart, that Council adopt a resolution to commission Animal Service Officer Stephanie Brumley to enforce Beaufort County Animal Ordinances for Beaufort County pursuant to the authority granted in Section 4-9-145 of the Code of Laws of South Carolina, 1976, as amended. The vote: YEAS – Mrs. Bensch, Mr. Caporale, Mr. Flewelling, Mr. Fobes, Mrs. Howard, Mr. McBride, Mr. Rodman, Mr. Sommerville, Mr. Stewart and Mr. Vaux. ABSENT - Mr. Dawson. The motion passed.

NEW BUSINESS

Adoption of 2016 Caucus and Regular Session Meeting Schedule

Main motion: It was moved by Mr. Flewelling, seconded by Mr. McBride, that Council adopt its 2016 caucus and regular session meeting schedule with caucus to begin at 5:30 p.m. and regular session at 6:00 p.m.

Motion to amend by substitution: It was moved by Mr. McBride the Council amend the caucus start time from 5:30 p.m. to 5:00 p.m. Mr. Flewelling, as the maker of the main motion, accepted the amendment. The vote: YEAS – Mrs. Bensch, Mr. Caporale, Mr. Flewelling, Mr. Fobes, Mrs. Howard, Mr. McBride, Mr. Rodman and Mr. Vaux. NAYS – Mr. Sommerville and Mr. Stewart. ABSENT - Mr. Dawson. The motion passed.

Establishment of Hawkers’ and Peddlers’ License Fees

It was moved by Mr. Stewart, seconded by Mr. Flewelling, that Council approve the 2016 hawkers and peddlers license fees as follows: $75 for County residents; $500 State, but not County residents; and $1,000 nonresidents. The vote: YEAS - Mrs. Bensch, Mr. Caporale, Mr. Flewelling, Mr. Fobes, Mrs. Howard, Mr. McBride, Mr. Rodman and Mr. Vaux. NAYS – Mr. Sommerville, Mr. Stewart and Mr. Vaux. ABSENT – Mr. Dawson. The motion passed.

Economic Development

Mr. Rodman stated he is not going to call for an off-agenda item. However, we need to get on with the economic development decision. Mr. Rodman has asked the municipalities to provide Council with a consolidated recommendation as to how they think the County should proceed, including a timeline and projected cost to include a funding method. Further, he suggested Beaufort County consider joining either the Charleston or Southern Alliance contingent upon a
minimum of eight members of County Council affirmatively voting for the negotiated contract with that Alliance.

**PUBLIC HEARINGS**

**COMMUNITY DEVELOPMENT BLOCK GRANT (CDBG) NEEDS ASSESSMENT TO SOLICIT PUBLIC INPUT ON COMMUNITY NEEDS AND PRIORITIES FOR HOUSING, PUBLIC FACILITIES, AND ECONOMIC DEVELOPMENT**

Mrs. Michelle Knight, Community & Economic Development Director, Lowcountry Council of Governments, stated the public hearing is required to solicit public comment on the S.C. Community Development Block Grant Program (CDBG) for Beaufort County. This will put the County in a position to be able to pursue CDBG funding for the coming year.

Mrs. Knight gave a PowerPoint presentation on the CDBG. CDBG is designed to assist units of local government in improving economic opportunities and meeting community revitalization needs, particularly for a person of low-and-moderate income (LMI). The program has been funded through the State since 1982 by the U.S. Department of Housing and Urban Development under Title I of the Housing Community Development Act of 1974. The annual allocation from HUD for the program is administered by the S.C. Department of Commerce, Division of Grant Administration.

South Carolina has been allotted approximately $18,342,911 CDBG funds for 2016. This allocation has been divided among the program as follows: Community Development Programs in the amount of $15,386,624: Community Infrastructure $10,216,505, Community Enrichment $3,000,000, Neighborhood Revitalization $1,210,119, Special Projects $300,000 and “Ready to go” Public Facilities Program. Matching fund requirements for all projects are now 10% of the grant request. However, additional leveraging for Community Development projects will make your project more competitive.

The Chairman opened a public hearing at 6:42 p.m. for the purpose of receiving information on community needs and priorities for housing, public facilities and economic development in the County. After calling three times for public comment and receiving none, the Chairman declared the hearing closed at 6:43 p.m.

**AN ORDINANCE TO TRANSFER FUNDS IN THE AMOUNT NOT TO EXCEED $623,280.00 FROM THE 3% LOCAL ACCOMMODATIONS TAX FUND TO THE GENERAL FUND FOR THE BROAD RIVER FISHING PIER REHABILITATION PROJECT**

The Chairman opened a public hearing beginning at 6:44 p.m. for the purpose of receiving public comment regarding an ordinance to transfer funds in the amount not to exceed $623,280.00 from the 3% Local Accommodations Tax Fund to the General Fund for the Broad River Fishing Pier Rehabilitation Project. After calling three times for public comment and receiving none, the Chairman declared the hearing closed at 6:45 p.m.
It was moved by Mr. Flewelling, seconded by Mr. Fobes, that Council approve on third and final reading an ordinance to transfer funds in the amount not to exceed $623,280.00 from the 3% Local Accommodations Tax Fund to the General Fund for the Broad River Fishing Pier Rehabilitation Project. The vote: YEAS – Mrs. Bensch, Mr. Caporale, Mr. Flewelling, Mr. Fobes, Mrs. Howard, Mr. McBride, Mr. Rodman, Mr. Sommerville, Mr. Stewart and Mr. Vaux. ABSENT – Mr. Dawson. The motion passed.

PUBLIC COMMENT

There were no requests to speak during public comment.

ADJOURNMENT

Council adjourned at 7:39 p.m.
## Boards and Commissions

### Reappointments and Appointments

#### January 25, 2016

### 1 Finance Committee

- **Airports Board**
  - **Nominate**
  - **Name**
  - **Position/Area/Expertise**
  - **Reappoint/Appoint**
  - **Votes Required**
  - **Term/Years**
  - **Expiration**
  - 01.25.16 Richard Sells
    - Town of Hilton Head Island appointee
    - Reappoint
    - 10/11
    - 2
    - 2/17
  - 01.25.16 Gregory Viventi
    - Qualifications
    - Reappoint
    - 8/11
    - 2
    - 2/18

### 2 Natural Resources Committee

- **Design Review Board**
  - **NominateD**
  - **Name**
  - **Position/Area/Expertise**
  - **Reappoint/Appoint**
  - **Votes Required**
  - **Term/Years**
  - **Expiration**
  - 01.11.16 Donald Starkey
    - At-Large
    - Architect, landscape architect, building design, civil engineer
    - Reappoint
    - 8 / 11
    - 4
    - 2/20
  - 01.11.16 Bill Allison
    - Appointment
    - 6 / 11
    - 4
    - 2/20

### Planning Commission

- **NominateD**
  - **Name**
  - **Position/Area/Expertise**
  - **Reappoint/Appoint**
  - **Votes Required**
  - **Term/Years**
  - **Expiration**
  - 01.11.16 Diane Chmelik
    - Southern Beaufort County
    - Reappoint
    - 10/11
    - 4
    - 2/20

### Stormwater Management Utility Board

- **NominateD**
  - **Name**
  - **Position/Area/Expertise**
  - **Reappoint/Appoint**
  - **Votes Required**
  - **Term/Years**
  - **Expiration**
  - 01.11.16 Laurence Meisner
    - Stormwater District #6 - Unincorporated Port Royal Island
    - Reappoint
    - 8 / 11
    - 4
    - 2/20
  - 01.11.16 Patrick Mitchell
    - Stormwater District #7 - Unincorporated Lady's Island
    - Reappoint
    - 8 / 11
    - 4
    - 2/20
SOUTHERN BEAUFORT COUNTY MAP AMENDMENT/REZONING REQUEST FOR R600-013-000-0061-0000 (20+/ - ACRE PORTION, FORMERLY KNOWN AS OKATIE MARSH PLANNED UNIT DEVELOPMENT, ON S.C. HIGHWAY 170 BETWEEN HEFFALUMP AND PRITCHER POINT ROADS) FROM T1 (NATURAL PRESERVE) TO T2R (RURAL).

Adopted this _____ day of ________, 2016.

COUNTY COUNCIL OF BEAUFORT COUNTY

By: ______________________________________
D. Paul Sommerville, Chairman

APPROVED AS TO FORM:

________________________________________
Thomas J. Keaveny, II, County Attorney

ATTEST:

_____________________________________
Suzanne M. Rainey, Clerk to Council

First Reading: January 11, 2016
Second Reading:
Public Hearing:
Third and Final Reading:
TO: Councilman Jerry Stewart, Chairman, Finance Committee
FROM: Dave Thomas, CPPO, Purchasing Director
SUBJ: RFP#090115, Bluffton Township Fire District Burn Annex & Training Tower
DATE: January 19, 2016

BACKGROUND: The Bluffton Township Fire District is a full service fire department providing service to all areas of Southern Beaufort County with the exception of Hilton Head Island and Daufuskie Island. The District covers a geographical area of approximately 250 square miles with eight (8) strategically located fire stations. The District is a career fire department with 130 full-time personnel. The District responded to 5,188 emergency incidents in 2013. The District currently operates eight (8) engine companies, one (1) truck company, and one (1) service/support unit. Three (3) of the engine companies are staffed as Advanced Life Support (ALS) engines. Emergency medical services are currently provided by Beaufort County’s Emergency Medical Services (EMS) division which is not affiliated with the District.

SCOPE OF WORK: The district identified in its strategic five year master plan that it would need to construct its own training facility. The location for this facility will be on district owned property, adjacent to station #30 on Burnt Church Road. This was one part of a three major capital projects plan that County Council approved for the district in FY15. An $8 million bond was appropriated for these three capital projects with the training facility being one of these projects. The budget for this project was capped at $1,300,000. The district, working along with the Beaufort County Purchasing Department, created a Request for Proposal (RFP) to evaluate fire training facility vendors and to select one that would best suit Bluffton Township Fire District. This process has been completed and the district is now requesting final approval to move this project forward with the appropriate funding.

VENDOR NAME AND FINAL RANKING:

1. J. Reed Construction / Fire facilities, 9882 S. Perdue Ave: Baton Rouge, LA
   a. Score 94.5 out of 100 total points

2. WHP Training Tower, 9130 Flint: Overland Park, KS
   a. Score 79.5 out of 100 total points

FUNDING: This project is one of three capital improvement projects that the fire district had approved by the County Council. Ordinance #2015/3 was approved to set a debt millage to the residents of the fire district at the rate of 1.22 mills to repay the bonds that were sold to fund all three projects. These funds will be held within the County GL Account Number # 73040011-57800. Bluffton Township Fire District will make warrant requests, when invoices are due, to this account for vendor payments. See attached for available funding.

PROPOSED COST: $709,000 price was negotiated with the contractor to meet the operational needs of the district along with the budget created for this project.

FOR ACTION: Finance Committee Meeting: Tuesday, January 19, 2016
RECOMMENDATION: The Purchasing Department recommends that the Finance Committee approve and recommend to County Council to proceed with the contract award of $709,000 with J. Reed Construction & Fire Facilities.

cc: Gary Kubic, County Administrator
    Josh Gruber, Deputy County Administrator/Special Counsel
    Alicia Holland, Asst. Co. Administrator, Finance
    John Thompson, Fire Chief, Bluffton Township Fire District

Att: RFP Scoring Summary Sheet
    Bluffton Fire District Capital Projects GO Bonds Funding
RFP 090115, Bluffton Township Fire District Burn Annex and Training Tower
INITIAL SCORE SHEET SUMMARY

<table>
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<td></td>
<td><strong>Name of Company</strong></td>
<td><strong>J. Reed / Fire facilities</strong></td>
<td><strong>WHP Training Towers</strong></td>
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<td>Capt. Hunter</td>
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<td><strong>TOTALS:</strong></td>
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<td><strong>333</strong></td>
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</tbody>
</table>

1. J. Reed / Fire facilities  
   \[379 \div 4 = 94.75\]

2. WHP Training Towers  
   \[333 \div 4 = 83.25\]
### Bluffton Fire District Capital Projects
#### General Obligation Bonds
#### As of November 24, 2015

**REVENUE**
- Bond Proceeds: $8,285,516
- Interest Income: 318

Total Revenue Available: 8,285,835

**EXPENDITURES**
- Fleet Replacement - 10 Fire Trucks (approved 7/27/2015): 3,701,920

Total Expenditures Approved: 6,451,216

Excess of Available Revenue over Approved Expenditures: $1,834,619
AN ORDINANCE TO AMEND BEAUFORT COUNTY ORDINANCE 2015/15, FY 2015-2016 BEAUFORT COUNTY BUDGET TO TRANSFER FUNDS IN THE AMOUNT OF $694,590 (CRIMINAL JUSTICE SYSTEM: SOLICITOR’S OFFICE PERSONNEL $185,000, PUBLIC DEFENDER PERSONNEL $185,000, AND CLERK OF COURT JURY SERVICE $50,000; AUDITOR’S OFFICE: PERSONNEL $135,000 AND OPERATIONS AND MAINTENANCE $139,590

WHEREAS, on May 26, 2015, Beaufort County Council adopted Ordinance No. 2015/15 which sets the County’s FY 2015-2016 budget and associated expenditures; and

WHEREAS, funding requests were made by the Solicitor’s Office, Public Defender’s Office, Clerk of Court, Auditor’s Office and Operations and Maintenance; and

WHEREAS, Beaufort County Council has determined it to be in the best interests of its citizens to transfer funds to the above referenced County entities.

NOW, THEREFORE, BE IT ORDAINED, by Beaufort County Council that the FY 2015-2016 Beaufort County Budget Ordinance is hereby amended so as to provide appropriations in the amount of $694,590 with such fund to be allocated as follows: Criminal Justice System: Solicitor’s Office Personnel $185,000, Public Defender’s Office Personnel $185,000, Clerk of Court Jury Service $50,000; Auditor’s Office: Personnel $135,000 and Operations and Maintenance $139,590.

DONE this _____ day of ________, 2016.

COUNTY COUNCIL OF BEAUFORT COUNTY

By: ________________________________
    D. Paul Sommerville, Chairman

APPROVED AS TO FORM:

____________________________________
Thomas J. Keaveny, II, County Attorney

ATTEST:

_______________________________
Suzanne M. Rainey, Clerk to Council

First Reading:
Second Reading:
Public Hearing:
Third and Final Reading:
ORDINANCE NO.________

AN ORDINANCE TO APPROPRIATE FUNDS NOT TO EXCEED $250,000 FROM THE 3% LOCAL ACCOMMODATIONS TAX FUNDS TO THE COUNTY GENERAL FUND FOR CONSTRUCTION OF THE SPANISH MOSS TRAIL – PHASE 7

WHEREAS, Beaufort County has developed a bicycle and pedestrian trail for use by the public and visitors as part of Beaufort County’s Rails to Trails program; and

WHEREAS, to complete the construction of the Spanish Moss Trail - Phase 7 project, funds not to exceed $250,000.00 are required; and

WHEREAS, Beaufort County Council believes that it is in the best interests of its citizens and to visitors of Beaufort County, to provide them with a safe and accessible pedestrian and bicycle route that will not only become a recreational asset, but provide an alternative mode of transportation that will link people to jobs, services and schools.

NOW, THEREFORE, BE IT ORDAINED by Beaufort County Council that a transfer in the amount of $250,000.00 is hereby authorized from the 3% Local Accommodations Tax Fund to the General Fund for the purpose of constructing the Spanish Moss Trail – Phase 7.

DONE this ___ day of ______, 2016.

COUNTY COUNCIL OF BEAUFORT COUNTY

BY:____________________________________
D. Paul Sommerville, Chairman

APPROVED AS TO FORM:

_________________________________
Thomas J. Keaveny, II, County Attorney

First Reading:
Second Reading:
Public Hearing:
Third and Final Reading:
Ordinance No. _____

AN ORDINANCE TO APPROPRIATE FUNDS NOT TO EXCEED $40,000.00 FROM THE 2% HOSPITALITY TAX FUND FOR ENGINEERING/ARCHITECTURAL SERVICES FOR RESTROOMS ON DAUFUSKIE ISLAND

WHEREAS, Beaufort County deems it appropriate to provide funding for engineering and architectural services associated with the design of restrooms on Daufuskie Island; and

WHEREAS, Beaufort County has determined that it is the best interest of its citizens to provide funding to the General Fund for this purpose from 2% Hospitality Tax Funds.

NOW, THEREFORE, BE IT ORDAINED by Beaufort County Council that an appropriation not to exceed $40,000.00 be made from the 2% Hospitality Tax Fund to pay for the engineering and architectural services associated with the design of restrooms on Daufuskie Island.

DONE this ___ day of ______, 2016.

COUNTY COUNCIL OF BEAUFORT COUNTY

BY: ___________________________________
    D. Paul Sommerville, Chairman

APPROVED AS TO FORM:

______________________________
Thomas J. Keaveny, II, County Attorney

First Reading:
Second Reading:
Public Hearing:
Third and Final Reading:
TO: Councilman Gerald Dawson, Chairman, Public Facilities Committee

FROM: Dave Thomas, CPPO, Purchasing Director

SUBJ: Request to Purchase a 926M Caterpillar Wheel Loader from State Contract for Beaufort County’s Public Works Department

DATE: January 19, 2016

BACKGROUND: The Purchasing Department received a request from the Director of Public Works to purchase one Wheel Loader from a State contract vendor. The new equipment is a replacement for a 2000 New Holland Wheel Loader (Asset #19968) assigned to the Public Works Department, with over 9,000 hours of operation. The department or section utilizes the loader to handle various types of material and load trucks. The old equipment will be sold on GovDeals.

STATE CONTRACT VENDOR INFORMATION:  
Blanchard Cat, Inc., Columbia, SC  
$174,952*  

*This price includes all applicable taxes and delivery


FOR ACTION: Public Facilities Committee meeting on January 19, 2016.

RECOMMENDATION: The Purchasing Department recommends that the Public Facilities Committee approve and recommend to County Council the contract award of $174,952 to purchase a 926M Caterpillar Wheel Loader from the aforementioned vendor in support of Public Works operations.

Attachment: Pricing Information

cc: Gary Kubic, County Administrator
    Joshua Gruber, Deputy County Administrator/Special Counsel
    Alicia Holland, Assistant County Administrator, Finance
    Eric Larson, Director, Environmental Engineering Division
    David Wilhelm, Director, Public Works Department
July 20, 2015

BEAUFORT COUNTY PUBLIC WORKS and MAINTENANCE
PO DRAWER 1228
BEAUFORT, SC 29901

Attention: CHAD STANLEY

Dear Chad,

We would like to thank you for your interest in our company and our products, and are pleased to quote the following for your consideration.

One (1) New CAT Model: 926M Wheel Loaders with all standard equipment in addition to the additional specifications listed below:

This quotation is valid for 30 days, after which time we reserve the right to re-quote. If there are any questions, please do not hesitate to contact me.

Sincerely,

Ryan Luthren
Machine Sales Representative
One (1) New CAT Model: 926M Wheel Loaders with all standard equipment in addition to the additional specifications listed below:

STANDARD EQUIPMENT

POWERTRAIN-Axle seal guards-Hydraulically driven demand cooling fan-Auto Idle shut down feature-Hydraulic transmission with electronic-Cat C7.1ACERT engine-control-Power Modes (Standard and Performance)-Operator Modes (Default, TC, Hystat and-Power by Range (High Power in Range 4)-Ice)--Tier 4 Final/Stage IV compliant-Directional Shift Agressiveness (Fast, Turbocharged and aftercooled-Medium, Slow)-Filtered crankcase breather-Rimpull control, adjust wheel torque-Diesel particulate filter-Creeper control, adjust ground speed-Selective Catalyst Reduction-Lubed for life driveshafts-Coolant protection to -34C (-29F)-Parking brake, electric-Differential lock in front axle-Single plane cooling package wide 6 fins-Dry type air cleaner-per inch density-Enclosed wet disc full hydraulic brakes-S-O-S port, engine, coolant, transmission-Fuel priming pump, automatic oil-Fuel water separator

HYDRAULICS-Automatic lift and bucket kickouts-Hydraulic Response setting (Fast, adjustable in-cab-Medium, Slow)-Bucket and Fork Modes, adjustable in-cab-Hydraulic diagnostic connectors and-Cylinder damping at kickout and-S-O-S ports-mechanical end stops-Hydraulic sight gauge, visible-Fine Mode control (Fast, Medium, Slow)-Load sensing hydraulics and steering-in Fork Mode-Seat mounted hydraulic joystick controls

ELECTRICAL-Alternator, 115-amp, heavy duty-rear stop and turn lights-12V power supply in cab (2)-Heavy duty gear reduction starter-Batteries, 1,000 CCA (2) 24 volt system-Product Link PRO w/3 year subscription-disconnect switch-Remote jump start post-Back up alarm-Resettable main and critical function-Emergency shutdown switch-breakers-Halogen work lights front and rear, LED-Reading lights front and rear


OTHER STANDARD EQUIPMENT-Large-access enclosure doors with-Remote mounted lubrication points-adjustable close/open force-Vandalism protection-Parallel lift loader linkage-lockable compartments-Recovery hitch with pin
MACHINE SPECIFICATIONS

Description
926M QC BK 60FKS LS
Available to ADS-D-N from the Clayton PDC.
430-2805 926M WHEEL LOADER
430-2945 PREP PACK, NORTH AMERICA
430-2823 HYD, 3V, COUPLER READY, STD LIFT
430-2996 STEERING, STANDARD
333-6526 DIFFERENTIAL, LIMITED SLIP REAR
430-2855 ENVIRONMENT, STANDARD
430-2992 WEATHER, COLD START 120V
423-7162 CAB, DELUXE
423-7201 SEAT, DELUXE
372-1868 RADIO, BLUETOOTH, AUX, MIC
366-8148 FENDERS, STANDARD
348-2579 COUNTERWEIGHT, HEAVY
430-2859 RIDE CONTROL
377-5635 CAMERA, REAR VIEW
377-5627 LIGHTS, AUX, HALOGEN/HALOGEN
430-2977 QUICK COUPLER, FUSION
454-0589 PRODUCT LINK PACK, DOMESTIC TRUCK
INLAND FREIGHT
SHIPPING/STORAGE PROTECTION KIT, Serialized Technical Media
LANE 1 ORDER
BUCKET 122" 2.5YD3 MP
 TIRES, 20.5R25 MX XTLA * L2
INSTRUCTIONS, ANSI, US
ENGINE AR
FORKS, 60" CONSTRUCTION
PRODUCT LINK, CELLULAR PL641
AUTO LUBE SYSTEM
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<tr>
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<td>After Tax Balance</td>
<td>$174,952</td>
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**WARRANTY**

- **Standard Warranty:** 12 Month/1,500 Hour Standard Warranty
- **Extended Warranty:** 7 years/10,000 Powertrain + Hydraulics

**F.O.B/TERMS**

Heavy Columbia

Accepted by ___________________________ on __________________

______________________________  Signature
TO:     Councilman Gerald Dawson, Chairman, Public Facilities Committee
FROM:   Dave Thomas, CPPO, Purchasing Director
SUBJ:   Request for Proposals (RFP) #120315TE, Traffic Sign Operations Truck for the Beaufort County Transportation Engineering Department
DATE:   January 19, 2016

BACKGROUND: The Purchasing Department received two proposals from two qualified vendors on December 3, 2015, for the Transportation Engineering Department. The vehicle is a replacement for the existing sign truck which is a 2001 Ford F-350 Super Duty with 169,274 miles. Transportation Engineering utilizes this truck to install, maintain and repair traffic control and street name signs throughout the County. The addition of a scissor type lift will assist Transportation Engineering in the repair and maintenance of traffic signals. Added towing capabilities will allow the truck to assist in work zone traffic control activities. The addition of these two features will increase the utilization of this truck for a variety of Transportation Engineering tasks where the existing truck has limitations. The existing truck will be transferred to Public Works for use as a mobile welding station.

VENDOR INFORMATION:

1. STAMM Manufacturing, Fort Pierce, FL  $121,410
2. ALTEC Industries, Inc., Creedmoor, NC  $137,546

FUNDING: Vehicle purchase would be funded by:
2016 Vehicle Purchases Acct #10001241-54000 with a balance of $100,000 utilizing $100,000, SCDOT Maintenance Acct #10001242-51991 with a balance of $20,042.90 utilizing $18,000, and SCDOT Operations Acct #10001242-51995 with balance of $3,449.78 utilizing $3,410.

FOR ACTION: Public Facilities Committee meeting on January 19, 2016

RECOMMENDATION: The Purchasing Department recommends that the Public Facilities Committee approve and recommend to County Council the contract award of $121,410 to purchase one Sign and Lift Truck from the aforementioned vendor in support of Transportation Engineering operations.

Attachment: Committee Evaluation Summary

cc: Gary Kubic, County Administrator
Joshua Gruber, Deputy County Administrator/Special Counsel
Alicia Holland, Assistant County Administrator, Finance
Colin Kinton, Director, Transportation Engineering Division
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<tr>
<th>Column1</th>
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<td><strong>Name of Company</strong></td>
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<td>Altec Industries</td>
<td>STAMM Mfg</td>
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<td>88</td>
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1. STAMM Mfg  
   2. Altec Industries
TO: Councilman Gerald Dawson. Chairman, Public Facilities Committee

VIA: Gary Kubic, County Administrator
Josh Gruber, Deputy County Administrator
Alicia Holland, Assistant County Administrator for Finance
Monica Spells, Assistant County Administrator for Civic Engagement
Dave Thomas, Purchasing Director

FROM: Robert McFee, PE. Division Director for Construction Engineering & Facilities

SUBJ: IFB # 010716E - Construction of 3 Turning Lanes on SC 170

DATE: January 8, 2016

BACKGROUND. Beaufort County received bids on 1/7/16 for the construction of 3 right turn lanes on SC 170 immediately south of the intersection of SC 170 and Bluffton Parkway. Construction of these 3 lanes is a result of the right of way settlement issued 2/13/13 and is included in attachment 1. The following contractors submitted bids.

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<th>PROPOSER</th>
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<th>AMOUNT</th>
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<tr>
<td>Lane Construction Corporation</td>
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<td>$384,887.65</td>
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<td>Preferred Materials, Inc.</td>
<td>Savannah, GA</td>
<td>$492,944.16</td>
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</tbody>
</table>

An analysis of Lane Construction bid prices revealed no apparent cause for rejecting their bid. Therefore, Lane Construction Corporation is the certified lowest responsible/responsive bidder and is in compliance with the County’s SMB Participation Ordinance. Therefore, it is recommended that the subject bid be awarded to Lane Construction Corporation is the amount of $384,887.65. Staff is requesting a 10% project contingency of $38,488. Total project budget is $423,375.65.

FUNDING. SC 170 Widening Sales Tax Project with available budget remaining of $500,000.

FOR ACTION. Public Facilities Committee Meeting on January 19, 2016.

RECOMMENDATION. The Public Facilities Committee approve and recommend to County Council approval of a contract award to Lane Construction Corporation for the construction of the 3 right turning lanes on SC 170 in the amount of $384,887.65 funded by the SC 170 Widening Sales Tax Project budget.

JRM/AA/mjh

Attachments: 1) Right of Way Settlement Agreement
2) Location Map
3) Bid Recap Sheet
4) SMB Bid Compliance Review
STATE OF SOUTH CAROLINA
COUNTY OF BEAUFORT

SETTLEMENT AGREEMENT

This Settlement Agreement ("Settlement Agreement") is entered into the 13th day of January, 2013, by and between County of Beaufort (the "Plaintiff") and Parcel 8A, LLC, Parcel 8B, LLC and Synovus Bank f/k/a NBSC (together the "Defendants").

WHEREAS, the parties are desirous of settling their differences by way of the Settlement Agreement.

NOW THEREFORE, in consideration of the terms and conditions set forth herein below and other good and valuable consideration the receipt of which is hereby acknowledged it is agreed between the parties as follows:

1. DESIGN CHANGES. The Plaintiff has agreed with Parcel 8A, LLC and Parcel 8B, LLC to certain design changes in the construction of additional lanes for access points, median cuts, and acceleration/deceleration lanes, for South Carolina Highway 170 in Beaufort County, South Carolina. Such changes are shown on the attached Exhibit I labeled SCDOT Encroachment Permits 108200 (Access 3), 108238 (Access 4) and 5-07-11-0077-95371 (Access 5). The changes shown on the Encroachment Permits include, the construction of conduits as detailed on the attached Exhibit I-A, construction of access points off of South Carolina Highway 170 as shown on
Exhibit I-B and shall also take into account the fact that the Encroachment Permits must be modified to reflect a four (4) lane rather than a two (2) lane highway including necessary median cuts with turn lanes on Access 4 (all of the above to be known as "Design Changes"). Plaintiff shall amend their construction plans to reflect the Design Changes and shall construct the Roadway in accordance with the Design Changes. Said construction of the Design Changes shall take place at the same time the County constructs all other South Carolina 170 Highway improvements;

2. LAWTON STATION IMPROVEMENT. Plaintiff further agrees to reconstruct any and all improvements located at the entrance at Lawton Station (Tract 67) that it may damage in the construction and the widening of South Carolina Highway 170. This includes monuments, signage, landscaping, etc.;

3. CONVEYANCE. Parcel 8A, LLC and Parcel 8B, LLC shall convey by deed or otherwise to Beaufort County the following properties (together defined as the "property"): 
   a. Tract 65: TMS #R610-028-000-0920
   b. Tract 65A: TMS #R610-028-000-03921
   c. Tract 67: TMS #R610-028-000-0023
   d. Tract 68: TMS #R610-028-000-0918
   e. Tract 68A: TMS #R610-028-000-3923
   f. Tract 68B: TMS #R610-028-000-3924
   g. Tract 68C: TMS #R610-028-000-0920
   h. Tract 68D: TMS #R610-028-000-3926
   i. Tract 69: TMS #R610-028-000-1106

Said Property in the aggregate total approximately 2.040 acres, said Property shall be transferred and conveyed free and clear any and all mortgage liens;

4. PAYMENT. Plaintiff shall pay to Parcel 8A, LLC and Parcel 8B, LLC the sum of Seven Hundred Thirteen Thousand Three Hundred Twenty and No Dollars ($713,320.00). Defendants shall pay Four Hundred Twenty-Eight Thousand Eight Hundred Forty and No Dollars ($428,840.00) to Beaufort County to pay for the construction items set forth in Paragraph 1 and the related exhibits;

5. SUCCESSORS AND ASSIGNS. This Settlement Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, representatives, successors and assigns;

6. SEVERABILITY. Each provision of this Settlement Agreement is intended to be severable. If any term or provision is held to be invalid, void or unenforceable by a court of competent jurisdiction for any reason whatsoever such ruling shall not affect the enforceability of the remainder of this Agreement; and

2
7. **COUNTERPARTS.** This Settlement Agreement may be executed in any number of Counterparts each of which when so executed and delivered shall be an original but all of which shall constitute one in the same instrument.

8. **RELEASE.** That for and in the consideration of the sum of Seven Hundred Thirteen Thousand Three Hundred Twenty and No Dollars ($713,320.00), plus any accrued interest to the undersigned in hand paid by the County, receipt of which is hereby acknowledged, the Landowners, for themselves, their heirs, administrators, executors, and assigns, do hereby acknowledge the aforesaid sum as payment in full for the just compensation to them as a result of the aforesaid condemnation and acquisition by the County, and do hereby release, acquit and forever discharge the State of South Carolina, its agencies, departments, institutions, boards and commissions, and officials, agents or employees thereof or successors thereto, and particularly Beaufort County from any and all claims, demands, damages, actions, causes of action, and suits at law or in equity, of whatsoever kind of nature, arisen, arising, or to arise from or because of necessary for the construction of the SC 170 Road Project in Beaufort County, South Carolina as described in the Condemnation Notices and Tenders of Payment. Notwithstanding the above, Landowners specifically do not release the County from the following matters: (i) any and all matters relating to Tract 70, and; (ii) matters relating to the construction obligations of the County as set forth herein related to, without limitation, median cuts, accel-decel lanes, etc. on the tracts which are the subject of this release.

[Signature Page to Follow]
IN WITNESS WHEREOF, the parties hereto have caused this Settlement Agreement to be executed as of the effective the 13th day of January, 2013.

WITNESSES:

PARCEL 8A, LLC,
a South Carolina limited liability company

By: ZINN INVESTMENTS III, LLC AS SUCCESSOR TO ZR VENTURES I, LLC, Its Managing Member

By: Thomas R. Zinn, Manager

PARCEL 8B, LLC,
a South Carolina limited liability company

By: ZINN INVESTMENTS III, LLC AS SUCCESSOR TO ZR VENTURES I, LLC, Its Managing Member

By: Thomas R. Zinn, Manager

BEAUFORT COUNTY

By: County Administrator

Its: County Administrator
The information and images contained on this web site are for viewing and informational purposes only. Although much of the data is compiled from official sources,
<table>
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<tr>
<th>ITEM</th>
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Signature & Date

[Signature]

1-13-16
Small and Minority Business Bid Compliance Review of Good Faith Efforts
Construction of Three Turning Lanes – IFB #010716E

<table>
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<tr>
<th>Prime Bidder/Proposer</th>
<th>Lane Construction</th>
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<tr>
<td>1 Included Completed Good Faith Efforts Checklist Form</td>
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<td>2 Requested Beaufort County SMBE Vendor List</td>
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<td>5 Sent Bid Notice to SMBE 10 Days in Advance</td>
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<tr>
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<td>7 Provided Proof of Sending Written Notice to Good Faith Agencies</td>
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<tr>
<td>8 Signed Non-Discrimination Statement Form (Exhibit 1)</td>
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<td>9 Included Completed Outreach Documentation Log (Exhibit 2)</td>
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<tr>
<td>10 Included Completed Proposed Utilization Plan (Exhibit 3)</td>
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Total 10 n/a

* The bidder submitted a notarized affidavit for 100% self-performance on the project, so good faith efforts documentation does not apply.

Lane Construction (Beaufort, SC)
Preferred Materials (Savannah, GA)

Total of 10 Possible Points

Scoring:
0 = No
1 = Yes

Prepared by M. Spells
January 13, 2016
TO: Councilman Gerald Dawson, Chairman, Public Facilities Committee

VIA: Gary Kubic, County Administrator
     Thomas Keaveny, County Attorney

FROM: Robert McFee, PE, Division Director for Construction Engineering & Facilities

SUBJ: Beaufort County Dirt Road Paving Requirements for Dirt Roads Without Right of Way
      Condemnation Request – Albertha Fields Circle, Big Estate, Sheldon

DATE: December 15, 2015

BACKGROUND. Albertha Fields Circle is a 0.41 mile dirt road located off Booker T. Washington Circle in the Big Estate community. Public Works has maintained this road for over 20 years. Albertha Fields Circle was ranked 26th on the FY 14/15 – FY 16/17 Dirt Road Paving Program.

In accordance with Section 106.2797 of the ZDSO and Policy Statement 17, the County must have a deeded 50-foot right of way before the road can be advertised for a dirt road paving contract. Beaufort County does not own the right-of-way, nor does it have an easement for Albertha Fields Circle. Staff has followed the current process to try and obtain deeds for right of way.

Staff efforts to date to obtain right of way for Albertha Fields Circle include obtaining a contractor to perform a field survey, researching ownership, preparing letters and deeds, and providing time for owner consideration and questions or discussions. The timeline associated with this process has been approximately six months. After sending two written requests, the Engineering Department has obtained 5 of 9 signed right of way deeds. Two of the property owners have not responded. Two other parcels are heirs properties which will require condemnation in order to ensure a marketable title. Condemnation of these four remaining parcels will be necessary to complete the right-of-way effort for Albertha Fields Circle. All of the other resident owners of Albertha Fields Circle have provided full support for its improvements.

The Engineering Department recommends approval for condemnation of the remaining four right of way parcels on Albertha Fields Circle in order to facilitate paving of the road.

FOR ACTION. Public Facilities Committee on January 19, 2016.

RECOMMENDATION. The Public Facilities Committee approve and recommend to County Council the condemnation of the four remaining right-of-way parcels needed on Albertha Fields Circle in order to improve the dirt road in a future dirt road paving contract.

JRM/EK/mjh

Attachments: 1) Location Map
              2) Sample Right of Way Request Letter
              3) Spreadsheet

cc: Eric Larson
Final Request. Response Required.
April 20, 2015

Oliver F. Carr
58 Albertha Fields Circle
Yemassee, SC 29945

Re: Albertha Fields Circle --- Right-Of-Way Acquisition

Tax Map #: R700 015 000 0170 0000

Dear Mr. Carr:

Albertha Fields Circle is dirt road that abuts and/or traverses your property which is referenced above by Tax Map#. In order for Beaufort County to legally maintain and improve dirt roads, we must ensure that the road is within the public domain and not private property. Per County ordinance we are compelled to secure a 50’-wide road right-of-way (generally 25 feet on each side of the existing roadway centerline) from the adjacent property owners for the purpose of maintenance and safety. The 50’ right-of-way allows the County to expend public funds on the road.

Our road survey indicates that the County must acquire a 0.213 acre (9,264 SF) portion of your property in order to assemble a 50’ right-of-way. Therefore, we are requesting that you convey this strip of land to the County using the enclosed quitclaim deed. The area to be conveyed is shown in Exhibit “A” of the deed.

If you want Albertha Fields Circle to continue to be maintained by Beaufort County, we ask that you:
1) Sign the enclosed deed,
2) Have it notarized, and
3) Return it to our office in the enclosed self-addressed envelope. If you live in Beaufort County, we will come to your home and notarize the deed ourselves. Just contact us at 255-2700 to make arrangements. If you do not wish to convey your interest in the roadway, please return the unsigned deed to us as soon as possible.

While you are under no obligation to honor our request, please be advised that if we are unable to assemble a 50’-wide right-of-way, Albertha Fields Circle will revert to private road status and the County will no longer maintain it. You should also be aware that many lending institutions and mortgage service companies now require owners of property on private roadways to establish and maintain a private roadway maintenance agreement as part of their loan documentation or closing requirements. A private roadway maintenance agreement must be paid for by all of the property owners benefited by the private roadway.

If you have any questions or concerns, please contact Eric Klatt at (843) 255-2700.

Sincerely,

Robert McFee, PE
Director of Facilities and Construction Engineering

JRM/EWK/cvs

Enclosures: Deed, Map
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TO: Councilman Gerald Dawson, Chairman, Public Facilities Committee
VIA: Gary Kubic, County Administrator
Josh Gruber, Deputy County Administrator
Alicia Holland, Assistant County Administrator for Finance
FROM: Robert McFee, PE, Division Director for Construction Engineering & Facilities
SUBJ: Reallocation of 2015 CIP General Obligation (GO) Bond Funds from Perryclear Bridge Construction to HVAC Replacements
DATE: January 11, 2016

BACKGROUND. On June 23, 2014, County Council approved Ordinance #2014/16 authorizing the issuance and sale of 2015 GO Bonds totaling $17.1 million for various County capital projects. These projects included the replacement of the Perryclear Bridge at a funding cost of $1 million and HVAC replacements at 9 County buildings at a funding cost of $2,111,500.

The Perryclear Bridge replacement construction has been completed and accepted with a total expenditure of only $907,523. In accordance with County policy on fund transfer approvals, it is requested that the remaining $92,477 unused balance for Perryclear Bridge construction be applied to the HVAC replacement funding. The HVAC systems are presently in the design phase. It is anticipated that construction bids will be ready for advertising by the summer of 2016.

FOR ACTION. Public Facilities Committee on January 19, 2016.

RECOMMENDATION. That the Public Facilities Committee approve and recommend to County Council the application of $92,477 in 2015 GO Bond funds from the completed Perryclear Bridge replacement to the 9 HVAC replacement 2015 GO Bond funds. This action will increase the current HVAC replacement funding budget from $2,111,500 to $2,203,977.

JRM/mjh
Attachments: Ordinance 2014/16
cc: Mark Roseneau

Z:2015 CIP GO Bond/Transfer Req
AUTHORIZING THE ISSUANCE AND SALE OF GENERAL OBLIGATION BONDS OR GENERAL OBLIGATION BOND ANTICIPATION NOTES, SERIES 2014A, OR SUCH OTHER APPROPRIATE SERIES DESIGNATION, OF BEAUFORT COUNTY, SOUTH CAROLINA, IN THE PRINCIPAL AMOUNT OF NOT EXCEEDING $17,100,000; FIXING THE FORM AND DETAILS OF THE BONDS; AUTHORIZING THE COUNTY ADMINISTRATOR OR HIS LAWFULLY-AUTHORIZED DESIGNEE TO DETERMINE CERTAIN MATTERS RELATING TO THE BONDS; PROVIDING FOR THE PAYMENT OF THE BONDS AND THE DISPOSITION OF THE PROCEEDS THEREOF; AND OTHER MATTERS RELATING THERETO.

BE IT ORDAINED BY THE COUNTY COUNCIL OF BEAUFORT COUNTY, SOUTH CAROLINA, AS FOLLOWS:

SECTION 1. Findings and Determinations. The County Council (the “County Council”), of Beaufort County, South Carolina (the “County”), hereby finds and determines:

(a) Pursuant to Section 4-9-10, Code of Laws of South Carolina 1976, as amended (the “Code”), and the results of a referendum held in accordance therewith, the Council-Administrator form of government was adopted and the County Council constitutes the governing body of the County.

(b) Article X, Section 14 of the Constitution of the State of South Carolina, 1895, as amended (the “Constitution”), provides that each county shall have the power to incur bonded indebtedness in such manner and upon such terms and conditions as the General Assembly shall prescribe by general law. Such debt must be incurred for a public purpose and a corporate purpose in an amount not exceeding eight percent (8%) of the assessed value of all taxable property of such county.

(c) Pursuant to Title 4, Chapter 15 of the Code (the same being and hereinafter referred to as the “County Bond Act”), the governing bodies of the several counties of the State may each issue general obligation bonds to defray the cost of any authorized purpose and for any amount not exceeding its applicable constitutional limit.

(d) The County Bond Act provides that as a condition precedent to the issuance of bonds an election be held and the result be favorable thereto. Title 11, Chapter 27 of the Code provides that if an election be prescribed by the provisions of the County Bond Act, but not be required by the provisions of Article X of the Constitution, then in every such instance, no election need be held (notwithstanding the requirement therefor) and the remaining provisions of the County Bond Act shall constitute a full and complete authorization to issue bonds in accordance with such remaining provisions.

(e) The assessed value of all the taxable property in the County as of June 30, 2013, is $1,824,698,184. Eight percent of the assessed value is $145,975,855. Also as of June 30, 2013, the outstanding general obligation debt of the County subject to the limitation imposed by Article X, Section 14(7) of the Constitution is $92,854,428. Thus, the County may incur not exceeding $53,121,427 of additional general obligation debt within its applicable debt limitation. n debt within its applicable debt limitation.

Simultaneously with the issuance of the Series 2014A Bonds (hereinafter defined), the County intends to issue its not exceeding $2,350,000 general obligation bonds, the final par amount of which will also count against the County’s constitutional debt limit.
(f) It is now in the best interest of the County for the County Council to provide for the issuance and sale of not exceeding $17,100,000 aggregate principal amount general obligation bonds of the County, the proceeds of which will be used for the following purposes: (i) funding capital improvement projects (the "Projects"); (ii) paying costs of issuance of the Series 2014A Bonds; and (iii) such other lawful purposes as the County Council shall determine.

(g) Pursuant to Ordinance No. 2012/10 enacted by County Council on August 13, 2012, the County has adopted Written Procedures Related to Tax-Exempt Debt.

SECTION 2. Authorization and Details of Series 2014A Bonds. Pursuant to the aforesaid provisions of the Constitution and laws of the State, there is hereby authorized to be issued not exceeding $17,100,000 aggregate principal amount of general obligation bonds of the County to be designated "17,100,000 (or such lesser amount issued) General Obligation Bonds, Series 2014A or such other appropriate series designation, of Beaufort County, South Carolina" (the "Series 2014A Bonds"), for the purpose set forth in Section 1(f) and other costs incidental thereto, including without limiting the generality of such other costs, engineering, financial and legal fees.

The 2014A Bonds shall be issued as fully registered bonds registrable as to principal and interest; shall be dated their date of delivery to the initial purchaser(s) thereof; shall be in denominations of $5,000 or any integral multiple thereof not exceeding the principal amount of Series 2014A Bonds maturing each year; shall be subject to redemption if such provision is in the best interest of the County; shall be numbered from R-1 upward; shall bear interest from their date payable at such times as hereinafter designated by the County Administrator and/or his lawfully-authorized designee at such rate or rates as may be determined at the time of the sale thereof; and shall mature serially in successive annual installments as determined by the County Administrator and/or his lawfully-authorized designee.

Wells Fargo Bank, N.A., Atlanta, Georgia, shall serve as registrar and paying agent (the "Registrar/Paying Agent") for the Series 2014A Bonds.

SECTION 3. Delegation of Authority to Determine Certain Matters Relating to the Series 2014A Bonds. The County Council hereby delegates to the County Administrator or his lawfully-authorized designee the authority to determine: (a) the par amount of the Series 2014A Bonds; (b) the maturity dates of the Series 2014A Bonds and the respective principal amounts maturing on such dates; (c) the interest payment dates of the Series 2014A Bonds; (d) redemption provisions, if any, for the Series 2014A Bonds; (e) the date and time of sale of the Series 2014A Bonds; (f) the authority to receive bids on behalf of the County Council; and (g) the authority to award the sale of the Series 2014A Bonds to the lowest bidder therefor in accordance with the terms of the Notice of Sale for the Series 2014A Bonds.

After the sale of the Series 2014A Bonds, the County Administrator and/or his lawfully-authorized designee shall submit a written report to County Council setting forth the details of the Series 2014A Bonds as set forth in this paragraph.

SECTION 4. Registration, Transfer and Exchange of Series 2014A Bonds. The County shall cause books (herein referred to as the "registry books") to be kept at the offices of the Registrar/Paying Agent, for the registration and transfer of the Series 2014A Bonds. Upon presentation at its office for such purpose the Registrar/Paying Agent shall register or transfer, or cause to be registered or transferred, on such registry books, the Series 2014A Bonds under such reasonable regulations as the Registrar/Paying Agent may prescribe.
Each Series 2014A Bond shall be transferable only upon the registry books of the County, which shall be kept for such purpose at the principal office of the Registrar/Paying Agent, by the registered owner thereof in person or by his duly authorized attorney upon surrender thereof together with a written instrument of transfer satisfactory to the Registrar/Paying Agent duly executed by the registered owner or his duly authorized attorney. Upon the transfer of any such Series 2014A Bond, the Registrar/Paying Agent on behalf of the County shall issue in the name of the transferee a new fully registered Series 2014A Bond or Series 2014A Bonds, of the same aggregate principal amount, interest rate, and maturity as the surrendered Series 2014A Bond. Any Series 2014A Bond surrendered in exchange for a new registered 2014A Bond pursuant to this Section shall be canceled by the Registrar/Paying Agent.

The County and the Registrar/Paying Agent may deem or treat the person in whose name any fully registered Series 2014A Bond shall be registered upon the registry books as the absolute owner of such Bond, whether such Series 2014A Bond shall be overdue or not, for the purpose of receiving payment of the principal of and interest on such Series 2014A Bond and for all other purposes and all such payments so made to any such registered owner or upon his order shall be valid and effectual to satisfy and discharge the liability upon such Series 2014A Bond to the extent of the sum or sums so paid, and neither the County nor the Registrar/Paying Agent shall be affected by any notice to the contrary. In all cases in which the privilege of transferring Series 2014A Bonds is exercised, the County shall execute and the Registrar/Paying Agent shall authenticate and deliver Series 2014A Bonds in accordance with the provisions of this Ordinance. Neither the County nor the Registrar/Paying Agent shall be obliged to make any such transfer of Series 2014A Bonds during the fifteen (15) days preceding an interest payment date on such Series 2014A Bonds.

SECTION 5. Record Date. The County hereby establishes a record date for the payment of interest or for the giving of notice of any proposed redemption of Series 2014A Bonds, and such record date shall be the fifteenth (15th) day (whether or not a business day) preceding an interest payment date on such Series 2014A Bond or in the case of any proposed redemption of Series 2014A Bonds, such record date shall be the fifteenth (15th) day (whether or not a business day) prior to the giving of notice of redemption of bonds.

SECTION 6. Mutilation, Loss, Theft or Destruction of Series 2014A Bonds. In case any Series 2014A Bond shall at any time become mutilated in whole or in part, or be lost, stolen or destroyed, or be so defaced as to impair the value thereof to the owner, the County shall execute and the Registrar shall authenticate and deliver at the principal office of the Registrar, or send by registered mail to the owner thereof at his request, risk and expense a new Series 2014A Bond of the same series, interest rate and maturity and of like tenor and effect in exchange or substitution for and upon the surrender for cancellation of such defaced, mutilated or partly destroyed Bond, or in lieu of or in substitution for such lost, stolen or destroyed Bond. In any such event the applicant for the issuance of a substitute Series 2014A Bond shall furnish the County and the Registrar evidence or proof satisfactory to the County and the Registrar of the loss, destruction, mutilation, defacement or theft of the original Bond, and of the ownership thereof, and also such security and indemnity in an amount as may be required by the laws of the State of South Carolina or such greater amount as may be required by the County and the Registrar. Any duplicate Series 2014A Bond issued under the provisions of this Section in exchange and substitution for any defaced, mutilated or partly destroyed Series 2014A Bond or in substitution for any allegedly lost, stolen or wholly destroyed Series 2014A Bond shall be entitled to the identical benefits under this Ordinance as was the original Series 2014A Bond in lieu of which such duplicate Series 2014A Bond is issued, and shall be entitled to equal and proportionate benefits with all the other Series 2014A Bonds of the same series issued hereunder.
All expenses necessary for the providing of any duplicate Series 2014A Bond shall be borne by the applicant therefor.

SECTION 7. Execution of Series 2014A Bonds. The Series 2014A Bonds shall be executed in the name of the County with the manual or facsimile signature of the Chairman of the County Council attested by the manual or facsimile signature of the Clerk to the County Council under a facsimile of the seal of the County impressed, imprinted or reproduced thereon; provided, however, the facsimile signatures appearing on the Series 2014A Bonds may be those of the officers who are in office on the date of enactment of this Ordinance. The execution of the Series 2014A Bonds in such fashion shall be valid and effectual, notwithstanding any subsequent change in such offices. The Series 2014A Bonds shall not be valid or become obligatory for any purpose unless there shall have been endorsed thereon a certificate of authentication. Each Series 2014A Bond shall bear a certificate of authentication manually executed by the Registrar in substantially the form set forth herein.


SECTION 9. Security for Series 2014A Bonds. The full faith, credit, and taxing power of the County are hereby irrevocably pledged for the payment of the principal of and interest on the Series 2014A Bonds as they respectively mature, and for the creation of such sinking fund as may be necessary therefor. There shall be levied annually by the County Auditor and collected by the County Treasurer, in the same manner as other county taxes are levied and collected, a tax, without limit, on all taxable property in the County sufficient to pay the principal of and interest on the Series 2014A Bonds as they respectively mature and to create such sinking fund as may be necessary therefor.

The County Council shall give the County Auditor and County Treasurer written notice of the delivery of and payment for the Series 2014A Bonds and they are hereby directed to levy and collect annually, on all taxable property in the County, a tax, without limit, sufficient to pay the principal of and interest on the Series 2014A Bonds as they respectively mature and to create such sinking fund as may be necessary therefor.

SECTION 10. Notice of Public Hearing. The County Council hereby ratifies and approves the publication of a notice of public hearing regarding the Series 2014A Bonds and this Ordinance, such notice in substantially the form attached hereto as Exhibit B, having been published in The Island Packet and The Beaufort Gazette, newspapers of general circulation in the County, not less than 15 days prior to the date of such public hearing.

SECTION 11. Initiative and Referendum. The County Council hereby delegates to the County Administrator and/or his lawfully-authorized designee the authority to determine whether the Notice prescribed under the provisions of Section 5 of Title 11, Chapter 27 of the Code relating to the initiative and referendum provisions contained in Title 4, Chapter 9, Article 13 of the Code shall be given with respect to this Ordinance. If said Notice is given, the County Administrator and/or his lawfully-authorized designee are authorized to cause such Notice to be published in a newspaper of general circulation in the County, in substantially the form attached hereto as Exhibit C.

SECTION 12. Exemption from State Taxes. Both the principal of and interest on the Series 2014A Bonds shall be exempt, in accordance with the provisions of Section 12-2-50 of the Code from all State, county, municipal, County and all other taxes or assessments, except estate or other transfer taxes, direct or indirect, general or special, whether imposed for the purpose of general revenue or otherwise.
SECTION 13. Tax Covenants. The County hereby covenants and agrees with the holders of the Series 2014A Bonds that it will not take any action which will, or fail to take any action which failure will, cause interest on the Series 2014A Bonds to become includable in the gross income of the holders of the Series 2014A Bonds for federal income tax purposes pursuant to the provisions of the Internal Revenue Code of 1986, as amended, and regulations promulgated thereunder (the “IRC”) in effect on the date of original issuance of the Series 2014A Bonds. The County further covenants and agrees with the holders of the Series 2014A Bonds that no use of the proceeds of the Series 2014A Bonds shall be made which, if such use had been reasonably expected on the date of issue of the Series 2014A Bonds would have caused the Series 2014A Bonds to be “arbitrage bonds,” as defined in Section 148 of the IRC, and to that end the County hereby shall:

(a) comply with the applicable provisions of Sections 103 and 141 through 150 of the IRC and any regulations promulgated thereunder so long as the Series 2014A Bonds are outstanding;

(b) establish such funds, make such calculations and pay such amounts, in the manner and at the times required in order to comply with the requirements of the IRC relating to required rebates of certain amounts to the United States; and

(c) make such reports of such information at the time and places required by the IRC.

SECTION 14. Book-Entry System. The Series 2014A Bonds initially issued (the “Initial Series 2014A Bonds”) will be eligible securities for the purposes of the book-entry system of transfer maintained by The Depository Trust Company, New York, New York (“DTC”), and transfers of beneficial ownership of the Initial Series 2014A Bonds shall be made only through DTC and its participants in accordance with rules specified by DTC. Such beneficial ownership must be of $5,000 principal amount of Series 2014A Bonds of the same maturity or any integral multiple of $5,000.

The Initial Series 2014A Bonds shall be issued in fully-registered form, one Series 2014A Bond for each of the maturities of the Series 2014A Bonds, in the name of Cede & Co., as the nominee of DTC. When any principal of or interest on the Initial Series 2014A Bonds becomes due, the Paying Agent, on behalf of the County, shall transmit to DTC an amount equal to such installment of principal and interest. DTC shall remit such payments to the beneficial owners of the Series 2014A Bonds or their nominees in accordance with its rules and regulations.

Notices of redemption of the Initial Series 2014A Bonds or any portion thereof shall be sent to DTC in accordance with the provisions of the Ordinance.

If (a) DTC determines not to continue to act as securities depository for the Series 2014A Bonds, or (b) the County has advised DTC of its determination that DTC is incapable of discharging its duties, the County shall attempt to retain another qualified securities depository to replace DTC. Upon receipt by the County the Initial Series 2014A Bonds together with an assignment duly executed by DTC, the County shall execute and deliver to the successor securities depository Series 2014A Bonds of the same principal amount, interest rate, and maturity registered in the name of such successor.

If the County is unable to retain a qualified successor to DTC or the County has determined that it is in its best interest not to continue the book-entry system of transfer or that interests of the beneficial owners of the Series 2014A Bonds might be adversely affected if the book-entry system of transfer is continued (the County undertakes no obligation to make any investigation to determine the occurrence of
any events that would permit it to make any such determination), and has made provision to so notify beneficial owners of the Series 2014A Bonds by mailing an appropriate notice to DTC, upon receipt by the County the Initial Series 2014A Bonds together with an assignment duly executed by DTC, the County shall execute, authenticate and deliver to the DTC participants Series 2014A Bonds in fully-registered form, in substantially the form set forth in Section 8 of this Ordinance in the denomination of $5,000 or any integral multiple thereof.

Notwithstanding the foregoing, at the request of the purchaser, the Series 2014A Bonds will be issued as one single fully-registered bond and not issued through the book-entry system.

SECTION 15. Sale of Series 2014A Bonds, Form of Notice of Sale. The Series 2014A Bonds shall be offered for public sale on the date and at the time designated by the County Administrator and/or his lawfully-authorized designee. A Notice of Sale in substantially the form set forth as Exhibit D attached hereto and incorporated herein by reference shall be distributed to prospective bidders and a summary of such Notice of Sale shall be published in a newspaper of general circulation in the State of South Carolina and/or in a financial publication published in the City of New York not less than seven (7) days prior to the date set for such sale.

SECTION 16. Preliminary and Final Official Statement. The County Council hereby authorizes and directs the County Administrator and/or his lawfully-authorized designee to prepare, or cause to be prepared, a Preliminary Official Statement to be distributed to prospective purchasers of the Series 2014A Bonds together with the Notice of Sale. The County Council authorizes the County Administrator to designate the Preliminary Official Statement as “final” for purposes of Rule 15c2-12 of the Securities Exchange Commission. The County Administrator and/or his lawfully-authorized designee are further authorized to see to the completion of the final form of the Official Statement upon the sale of the Series 2014A Bonds so that it may be provided to the purchaser of the Series 2014A Bonds.

SECTION 17. Filings with Central Repository. In compliance with Section 11-1-85 of the Code, the County covenants that it will file or cause to be filed with a central repository for availability in the secondary bond market when requested: (a) a copy of the annual financial report of the County within thirty (30) days from the County’s receipt thereof; and (b) within thirty (30) days of the occurrence thereof, relevant information of an event which adversely affects more than five (5%) percent of the revenues of the County or the County’s tax base.

SECTION 18. Continuing Disclosure. In compliance with the Securities and Exchange Commission Rule 15c2-12 (the “Rule”) the County covenants and agrees for the benefit of the holders from time to time of the Series 2014A Bonds to execute and deliver prior to closing, and to thereafter comply with the terms of a Disclosure Dissemination Agent Agreement in substantially the form appearing as Exhibit E attached to this Ordinance. In the event of a failure of the County to comply with any of the provisions of the Disclosure Dissemination Agent Agreement, an event of default under this Ordinance shall not be deemed to have occurred. In such event, the sole remedy of any bondholder or beneficial owner shall be an action to compel performance by this Ordinance.

SECTION 19. Deposit and Use of Proceeds. The proceeds derived from the sale of the Bonds shall be deposited with the County Treasurer in a special fund to the credit of the County, separate and distinct from all other funds, and shall be expended from time to time and made use of by the County as follows:

(a) Any premium shall be placed in the sinking fund established pursuant to Section 4-15-150 of the Code; and
(b) The balance of the proceeds shall be applied for the purposes set forth in this Ordinance including costs of issuance.

SECTION 20. Defeasance. The obligations of the County under this Ordinance and the pledges, covenants and agreements of the County herein made or provided for, shall be fully discharged and satisfied as to any portion of the Series 2014A Bonds, and such Series 2014A Bond or Series 2014A Bonds shall no longer be deemed to be outstanding hereunder when:

(a) such Series 2014A Bond or Series 2014A Bonds shall have been purchased by the County and surrendered to the County for cancellation or otherwise surrendered to the County or the Paying Agent and is canceled or subject to cancellation by the County or the Paying Agent; or

(b) payment of the principal of and interest on such Series 2014A Bonds either (i) shall have been made or caused to be made in accordance with the terms thereof, or (ii) shall have been provided for by irrevocably depositing with a corporate trustee in trust and irrevocably set aside exclusively for such payment, (1) moneys sufficient to make such payment, or (2) Government Obligations (hereinafter defined) maturing as to principal and interest in such amounts and at such times as will ensure the availability of sufficient moneys to make such payment and all necessary and proper fees, compensation and expenses of the corporate trustee. At such time as the Series 2014A Bonds shall no longer be deemed to be outstanding hereunder, such Series 2014A Bonds shall cease to draw interest from the due date thereof and, except for the purposes of any such payment from such moneys or Government Obligations, shall no longer be secured by or entitled to the benefits of this Ordinance.

“Government Obligations” shall mean any of the following:

(i) direct obligations of the United States of America or agencies thereof or obligations, the payment of principal or interest on which, in the opinion of the Attorney General of the United States, is fully and unconditionally guaranteed by the United States of America;

(ii) non-callable, U. S. Treasury Securities - State and Local Government Series (“SLGS”);

(iii) general obligation bonds of the State, its institutions, agencies, school districts and political subdivisions; and

(iv) a defeasance obligation as defined in Section 6-5-10 of the Code as such as may be amended from time to time.

(c) Such Series 2014A Bond or Series 2014A Bonds shall be defeased as provided in Section 11-14-110 of the Code as such may be amended from time to time.

SECTION 21. Reimbursement of Certain Expenditures. This Ordinance shall constitute the County’s declaration of official intent pursuant to Regulation §1.150-2 of the IRC to reimburse the County from a portion of the proceeds of the Bonds for expenditures it anticipates incurring (the “Expenditures”) with respect to the Projects prior to the issuance of the Bonds. The Expenditures which are reimbursed are limited to Expenditures which are: (a) properly chargeable to a capital account (or would be so chargeable with a proper election or with the application of the definition of placed in service under Regulation §1.150-2 of the IRC) under general federal income tax principals; or (2) certain de minimis or preliminary
Expenditures satisfying the requirements of Regulation §1.150-2(f) of the IRC. The source of funds for the Expenditures with respect to these projects will be the School District’s reserve funds. To be eligible for reimbursement of the Expenditures, the reimbursement allocation must be made not later than 18 months after the later of (a) the date on which the Expenditures were paid; or (b) the date such projects were placed in service, but in no event more than three (3) years after the original Expenditures.

SECTION 22. Authorization to Issue General Obligation Bond Anticipation Notes; Delegation of Authority. Pursuant to Title 11, Chapter 17, Code of Laws of South Carolina 1976, as amended, pending the issuance of the 2014A Bonds, County Council hereby authorizes the issuance of general obligation bond anticipation notes in an amount not to exceed $17,100,000 (the “2014A Notes”) for the purposes set forth in Section 1(e) herein and for costs of issuance of the 2014A Notes. In the event bond anticipation notes are issued, for the payment of principal of and interest on the 2014A Notes as they respectfullly mature, there is hereby pledged the proceeds of the 2014A Bonds and the full faith, credit and taxing power of the County. The County at its option may also utilize any other funds available therefore for the payment of the principal of and interest on the 2014A Notes. County Council hereby delegates to the County Administrator or his lawfully-authorized designee the authority to determine (a) the amount of the Notes; (b) the date, time and method of sale of the Notes; (c) whether the Notes will be book-entry or issued as a single fully-registered 2014A Note; (d) the maturity date and redemption provisions of the 2014A Notes; (e) the Registrar/Paying Agent for the 2014A Notes; (f) the form of the 2014A Note; (g) and such other details of the 2014A Notes as may be deemed advisable.

SECTION 23. Miscellaneous. The County Council hereby authorizes the County Administrator, Chair of the County Council, the Clerk to the County Council and County Attorney to execute such documents and instruments as necessary to effect the issuance of the Series 2014A Bonds. The County Council hereby retains McNair Law Firm, P.A., as bond counsel and First Southwest as financial advisor in connection with the issuance of the Series 2014A Bonds. The County Administrator is further authorized to execute such contracts, documents or engagement letters as may be necessary and appropriate to effectuate these engagements.

All rules, regulations, resolutions, and parts thereof, procedural or otherwise, in conflict herewith or the proceedings authorizing the issuance of the Series 2014A Bonds are, to the extent of such conflict, hereby repealed and this Ordinance shall take effect and be in full force from and after its enactment.
Enacted this 23rd day of June, 2014.

BEAUFORT COUNTY, SOUTH CAROLINA

Chair, County Council

(SEAL)

ATTEST:

Clerk, County Council

First Reading: May 27, 2014, By Title Only
Second Reading: June 9, 2014
Public Hearing: June 23, 2014
Third and Final Reading: June 23, 2014
### Beaufort County Capital Improvements Program

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<tr>
<td>Management Info. Systems</td>
<td>MIS-Administration</td>
<td>SAN Purchase</td>
<td>300,000</td>
</tr>
<tr>
<td>Public Safety</td>
<td>Animal Shelter</td>
<td>Animal Shelter Complex</td>
<td>3,500,000</td>
</tr>
<tr>
<td>Community Services</td>
<td>PALS</td>
<td>Ball Field Light Replacement</td>
<td>185,000</td>
</tr>
<tr>
<td>Community Services</td>
<td>DSN</td>
<td>Old Miller Road</td>
<td>450,000</td>
</tr>
<tr>
<td>Community Services</td>
<td>PALS</td>
<td>Buckwalter Expansion (Impact Fee Payment)</td>
<td>5,000,000</td>
</tr>
<tr>
<td>Eng and Infrastructure</td>
<td>Perryclear Bridge</td>
<td>MCAS - Bridge Replacement</td>
<td>1,000,000</td>
</tr>
<tr>
<td>Airport Enterprise Fund</td>
<td>Hilton Head Island Airport</td>
<td>Various Capital Projects - Part of Master Plan</td>
<td>2,000,000</td>
</tr>
</tbody>
</table>

**CIP GRAND TOTAL** 19,005,769
FORM OF BOND

UNITED STATES OF AMERICA
STATE OF SOUTH CAROLINA
COUNTY OF BEAUFORT
GENERAL OBLIGATION BOND, SERIES 2014A

No. R-

<table>
<thead>
<tr>
<th>INTEREST RATE</th>
<th>MATURITY DATE</th>
<th>ORIGINAL ISSUE DATE</th>
<th>CUSIP</th>
</tr>
</thead>
</table>

REGISTERED HOLDER:

PRINCIPAL AMOUNT: DOLLARS

KNOW ALL MEN BY THESE PRESENTS, that Beaufort County, South Carolina (the "County"), is justly indebted and, for value received, hereby promises to pay to the registered holder specified above, or registered assigns, the principal amount specified above on the maturity date specified above, upon presentation and surrender of this Bond at the principal office of Wells Fargo Bank, N.A., in the City of Atlanta, State of Georgia (the "Paying Agent"), and to pay interest on such principal amount from the date hereof at the rate per annum specified above until this Bond matures. Interest on this Bond is payable _______ 1, 20__, and semiannually on _______ 1 and _________ 1 of each year thereafter, until this Bond matures, and shall be payable by check or draft mailed to the person in whose name this Bond is registered on the registration books of the County maintained by the registrar, presently Wells Fargo Bank, N.A. in Atlanta, Georgia (the "Registrar"), at the close of business on the fifteenth (15th) day of the calendar month preceding each semiannual interest payment date. The principal of and interest on this Bond are payable in any coin or currency of the United States of America which is, at the time of payment, legal tender for public and private debts; provided, however, that interest on this fully registered Bond shall be paid by check or draft as set forth above.

This Bond shall not be entitled to any benefit under the Ordinance (hereafter defined), nor become valid or obligatory for any purpose, until the certificate of authentication hereon shall have been duly executed by the Registrar.

For the payment hereof, both principal and interest, as they respectively mature and for the creation of such sinking fund as may be necessary therefor, the full faith, credit and taxing power of the County are irrevocably pledged and there shall be levied annually by the Auditor of the County and collected by the Treasurer of the County, in the same manner as other county taxes are levied and collected, a tax, without limit, on all taxable property in the County sufficient to pay the principal of and interest on this Bond as they respectively mature and to create such sinking fund as may be necessary therefor.

EXHIBIT A
This Bond is one of a series of Bonds of like date of original issue, tenor and effect, except as to number, denomination, date of maturity, redemption provisions, and rate of interest, aggregating _______________ Dollars ($_________________), issued pursuant to and in accordance with the Constitution and laws of the State of South Carolina, including Article X of the Constitution of the State of South Carolina, 1895, as amended; Title 4, Chapter 15, Code of Laws of South Carolina 1976, as amended; Title 11, Chapter 27, Code of Laws of South Carolina 1976, as amended; and Ordinance No. _____ duly enacted by the County Council on ______________, 2014.

[Redemption Provisions]

This Bond is transferable as provided in the Ordinance, only upon the books of the County kept for that purpose at the principal office of the Registrar by the registered holder in person or by his duly authorized attorney upon surrender of this Bond together with a written instrument of transfer satisfactory to the Registrar duly executed by the registered holder or his duly authorized attorney. Thereupon a new fully registered Bond or Bonds of the same aggregate principal amount, interest rate redemption provisions, if any, and maturity shall be issued in exchange therefor as provided in the Ordinance. The County, the Registrar and the Paying Agent may deem and treat the person in whose name this Bond is registered as the absolute owner hereof for the purpose of receiving payment of or on account of the principal hereof and interest due hereon and for all other purposes.

Under the laws of the State of South Carolina, this Bond and the interest hereon are exempt from all State, county, municipal, County and all other taxes or assessments, except estate or other transfer taxes, direct or indirect, general or special, whether imposed for the purpose of general revenue or otherwise.

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 as required by law; that the amount of this Bond, together with all other indebtedness of the County, does not exceed the applicable limitation of indebtedness under the laws of the State of South Carolina; and that provision has been made for the levy and collection of a tax, without limit, on all taxable property in the County sufficient to pay the principal of and interest on this Bond as the same shall respectively mature and to create such sinking fund as may be necessary therefor.

IN WITNESS WHEREOF, BEAUFORT COUNTY, SOUTH CAROLINA, has caused this Bond to be signed with the manual or facsimile signature of the Chairman of the County Council, attested by the manual or facsimile signature of the Clerk to the County Council and the seal of the County impressed, imprinted, or reproduced hereon.

BEAUFORT COUNTY, SOUTH CAROLINA

(Seal)

Chair of County Council

ATTEST:

Clerk of County Council
[FORM OF REGISTRAR'S CERTIFICATE OF AUTHENTICATION]

Date of Authentication:

This bond is one of Bonds described in the within mentioned Ordinance of Beaufort County, South Carolina.

______________________________
as Registrar

By: ___________________________
    Authorized Officer

The following abbreviations, when used in the inscription on the face of this Bond shall be construed as though they were written out in full according to applicable laws or regulations.

TEN COM - As tenants in common
TEN ENT - As tenants by the entireties
JT TEN - As joint tenants with right of survivorship and not as tenants in common

UNIF GIFT MIN. ACT

Custodian
(Cust.) (Minor)

under Uniform Gifts to Minors
(State)

Additional abbreviations may also be used though not in list above.

[FORM OF ASSIGNMENT]

FOR VALUE RECEIVED, the undersigned sells, assigns and transfers unto

______________________________
(Name and address of Transferee)
the within Bond and does hereby irrevocably constitute and appoint __________________________ attorney to transfer the within Bond on the books kept for registration thereof, with full power of substitution in the premises.
Dated:

______________________________
Signature Guaranteed:

(Authorizing Officer)

Signature(s) must be guaranteed by an institution which is a participant in the Securities Transfer Agents Medallion Program ("STAMP") or similar program.

NOTICE: The signature to this agreement this agreement must correspond with the name of the registered holder as it appears upon the face of the within Bond in every particular, without alteration or enlargement or any change whatever.
A copy of the final approving opinion to be rendered shall be attached to each Bond and preceding the same a certificate shall appear, which shall be signed on behalf of the County with a manual or facsimile signature of the Clerk to the County Council. The certificate shall be in substantially the following form:

[FORM OF CERTIFICATE]

IT IS HEREBY CERTIFIED that the following is a true and correct copy of the complete final approving opinion (except for date and letterhead) of McNair Law Firm, P.A., Columbia, South Carolina, approving the issue of Series 2014A Bonds of which the within Bond is one, the original of which opinion 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 the County Council of Beaufort County, South Carolina.

BEAUFORT COUNTY, SOUTH CAROLINA

By: __________________________

Clerk of County Council
FORM OF NOTICE OF PUBLIC HEARING

NOTICE OF PUBLIC HEARING

Notice is hereby given that a public hearing will be held by the County Council of Beaufort County, South Carolina (the "County"), County Administration Building, 100 Ribaut Road, Beaufort, South Carolina, at 6:00 p.m. on June 23, 2014.

The purpose of the public hearing is to consider an Ordinance providing for the issuance and sale of General Obligation Bonds of Beaufort County, South Carolina, in the principal amount of not exceeding $17,100,000 (the "Series 2014A Bonds"). The proceeds of the Series 2014A Bonds will be used for the following purposes: (i) funding capital projects (the "Projects"); (ii) paying costs of issuance of the Series 2014A Bonds; and (iii) such other lawful purposes as the County Council shall determine.

The full faith, credit, and taxing power of the County will be pledged for the payment of the principal of and interest on the Series 2014A Bonds and a tax, without limit, will be levied on and collected annually, in the same manner other County taxes are levied and collected, on all taxable property of the County sufficient to pay the principal of and interest on the Series 2014A Bonds as they respectively mature and to create such sinking fund as may be necessary therefor.

At the public hearing all taxpayers and residents of the County and any other interested persons who appear will be given an opportunity to express their views for or against the Ordinance and the issuance of the Series 2014A Bonds.

COUNTY COUNCIL OF BEAUFORT COUNTY, SOUTH CAROLINA
FORM OF NOTICE

NOTICE OF ADOPTION OF ORDINANCE

Notice is hereby given that on June 23, 2014, the Beaufort County Council adopted an ordinance entitled: "ORDINANCE NO. _______ AUTHORIZING THE ISSUANCE AND SALE OF GENERAL OBLIGATION BONDS, SERIES 2014A, OR SUCH OTHER APPROPRIATE SERIES DESIGNATION, OF BEAUFORT COUNTY, SOUTH CAROLINA, IN THE PRINCIPAL AMOUNT OF NOT EXCEEDING $17,100,000; FIXING THE FORM AND DETAILS OF THE BONDS; AUTHORIZING THE COUNTY ADMINISTRATOR OR HIS LAWFULLY-AUTHORIZED DESIGNEE TO DETERMINE CERTAIN MATTERS RELATING TO THE BONDS; PROVIDING FOR THE PAYMENT OF THE BONDS AND THE DISPOSITION OF THE PROCEEDS THEREOF; AND OTHER MATTERS RELATING THERETO" (the "Ordinance").

The proceeds of the bonds will be used for the following purposes: (i) funding capital projects (the "Projects") (ii) paying costs of issuance of the bonds; and (iii) such other lawful purposes as the County Council shall determine.

Pursuant to Section 11-27-40(8) of the South Carolina Code of Laws, 1976, as amended, unless a notice, signed by not less than five (5) qualified electors of the County, of the intention to seek a referendum is filed both in the office of the Clerk of Court of the County and with the Clerk of the County Council, the initiative and referendum provisions of South Carolina law, Sections 4-9-1210 to 4-9-1230, South Carolina Code of Laws 1976, as amended, shall not be applicable to the Ordinance. The notice of intention to seek a referendum must be filed within twenty (20) days following the publication of this notice of the adoption of the aforesaid Ordinance in a newspaper of general circulation in Beaufort County.

COUNTY COUNCIL OF BEAUFORT COUNTY,
SOUTH CAROLINA
EXHIBIT D

FORM OF NOTICE OF SALE

OFFICIAL NOTICE OF SALE

$ GENERAL OBLIGATION BONDS, SERIES 2014A,
OF BEAUFORT COUNTY, SOUTH CAROLINA

Time and Place of Sale: NOTICE IS HEREBY GIVEN that sealed bids, facsimile bids and
electronic bids will be received on behalf of Beaufort County, South Carolina (the “County”),
____________________, Beaufort, South Carolina, until 11:00 a.m., South Carolina time, on
______________, __________, 2013, at which time said proposals will be publicly opened for the
purchase of $________________ General Obligation Bonds, Series 2014A, of the County (the “Series 2014A
Bonds”).

Sealed Bids: Each hand delivered proposal shall be enclosed in a sealed envelope marked
“Proposal for $________________ General Obligation Bonds, Series 2014A, Beaufort County, South
Carolina” and should be directed to the County Administrator at the address in the first paragraph hereof.

Facsimile Bids: The County will accept the facsimile transmission of a manually signed Official
Bid Form at the risk of the Bidder. The County shall not be responsible for the confidentiality of bids
submitted by facsimile transmission. Any delay in receipt of a facsimile bid, and any incompleteness or
illegible portions of such bid are the responsibility of the bidder. Bids by facsimile should be transmitted
to the attention of the County Administrator, fax number (843) __________.

Electronic Bids: Electronic proposals must be submitted through i-Deal’s Parity Electronic Bid
Submission System (“Parity”). No electronic bids from any other providers of electronic bidding services
will be accepted. Information about the electronic bidding services of Parity may be obtained from
i-Deal, 1359 Broadway, 2nd Floor, New York, New York 10018, Customer Support, telephone (212) 849-
5021.

PROPOSALS MAY BE DELIVERED BY HAND, BY MAIL, BY FACSIMILE
TRANSMISSION OR BY ELECTRONIC BID, BUT NO PROPOSAL SHALL BE CONSIDERED
WHICH IS NOT ACTUALLY RECEIVED BY THE COUNTY AT THE PLACE, DATE AND
TIME APPOINTED, AND THE COUNTY SHALL NOT BE RESPONSIBLE FOR ANY
FAILURE, MISDIRECTION, DELAY OR ERROR RESULTING FROM THE SELECTION BY
ANY BIDDER OF ANY PARTICULAR MEANS OF DELIVERY OF BIDS.

Book-Entry-Only Series 2014A Bonds: The Series 2014A Bonds will be issued in fully-
registered form. One Series 2014A Bond representing each maturity will be issued to and registered in
the name of Cede & Co., as nominee of The Depository Trust Company, New York, New York (“DTC”),
as registered owner of the Series 2014A Bonds and each such Series 2014A Bond will be immobilized in
the custody of DTC. DTC will act as securities depository for the Series 2014A Bonds. Individual
purchases will be made in book-entry form only, in the principal amount of $5,000 or any integral
multiple thereof not exceeding the principal amount of Series 2014A Bonds maturing each year;
Purchasers will not receive physical delivery of certificates representing their interest in the Series
2014A Bonds purchased. The winning bidder, as a condition to delivery of the Series 2014A Bonds, will
be required to deposit the Series 2014A Bond certificates representing each maturity with DTC.
The Series 2014A Bonds will be issued in fully-registered form registered as to principal and interest; will be dated ___________ , 2014; will be in denominations of $5,000 or any integral multiple thereof not exceeding the principal amount of Series 2014A Bonds maturing in each year; and will mature serially in successive annual installments on ___________ in each of the years and in the principal amounts as follows:

<table>
<thead>
<tr>
<th>Year</th>
<th>Principal Amount*</th>
<th>Year</th>
<th>Principal Amount*</th>
</tr>
</thead>
</table>

*Preliminary, subject to adjustment.

Adjustment of Maturity Schedule. The County reserves the right, in its sole discretion, either to decrease or increase the principal amount of the Series 2014A Bonds maturing in any year (all calculations to be rounded to the near $5,000), provided that any such decrease or increase shall not exceed 10% of the Series 2014A Bonds. Such adjustment(s), if any, shall be made within twenty-four (24) hours of the award of the Series 2014A Bonds. In order to calculate the yield on the Series 2014A Bonds for federal tax law purposes and as a condition precedent to the award of the Series 2014A Bonds, bidders must disclose to the County in connection with their respective bids the price (or yield to maturity) at which each maturity of the Series 2014A Bonds will be reoffered to the public.

In the event of any adjustment of the maturity schedule for the Series 2014A Bonds as described herein, no rebidding or recalculation of the proposals submitted will be required or permitted. Nevertheless, the award of the Series 2014A Bonds will be made to the bidder whose proposal produces the lowest true interest cost solely on the basis of the Series 2014A Bonds offered, without taking into account any adjustment in the amount of the Series 2014A Bonds pursuant to this paragraph.

The Series 2014A Bonds will bear interest from the date thereof payable semiannually on ___________ and ___________ of each year, commencing ___________, until they mature.

[Redemption Provisions]

Registrar/Paying Agent: Wells Fargo Bank, N.A., will serve as Registrar/Paying Agent for the Series 2014A Bonds.

Bid Requirements: Bidders shall specify the rate or rates of interest per annum which the Series 2014A Bonds are to bear, to be expressed in multiples of 1/20 or 1/8 of 1% and the interest rate specified for any maturity shall not be lower than the interest rate specified for any previous maturity. Bidders are not limited as to the number of rates of interest named, but the rate of interest on each separate maturity must be the same single rate for all Series 2014A Bonds of that maturity from their date to such maturity date. A bid for less than all the Series 2014A Bonds, a bid at a price less than par or a bid which includes a premium in excess of 10% of the par amount of the Series 2014A Bonds will not be considered. In addition to the bid price, the successful bidder must pay accrued interest from the date of the Series 2014A Bonds to the date of full payment of the purchase price.

Award of Bid. The Series 2014A Bonds will be awarded to the bidder or bidders offering to purchase the Series 2014A Bonds at the lowest true interest cost (TIC) to the County. The TIC will be the nominal interest rate which, when compounded semiannually and used to discount all debt service payments on the Series 2014A Bonds (computed at the interest rates specified in the bid and on the basis of a 360-day year of twelve 30-day months) to the dated date of the Series 2014A Bonds, results in an
amount equal to the price bid for the Series 2014A Bonds. In the case of a tie bid, the winning bid will be awarded by lot. The County reserves the right to reject any and all bids or to waive irregularities in any bid. Bids will be accepted or rejected no later than 3:00 p.m., South Carolina time, on the date of the sale.

Security: The full faith, credit, and taxing power of the County are hereby irrevocably pledged for the payment of the principal of and interest on the Series 2014A Bonds as they respectively mature, and for the creation of such sinking fund as may be necessary therefor. There shall be levied annually by the Auditor of the County and collected by the Treasurer of the County, in the same manner as other county taxes are levied and collected, an ad valorem tax, without limit, on all taxable property in the County sufficient to pay the principal and interest of the Series 2014A Bonds as they respectively mature and to create such sinking fund as may be necessary therefor.

Good Faith Deposit: No good faith deposit is required.

Bid Form: Proposals should be enclosed in a separate sealed envelope marked “Proposal for $ __________ General Obligation Bonds, Series 2014A of Beaufort County, South Carolina” and should be directed to the County Administrator at the address in the first paragraph hereof. It is requested but not required that you submit your bid on the Proposal for Purchase of Series 2014A Bonds supplied with the Official Statement.

Official Statement: Upon the award of the Series 2014A Bonds, the County will prepare an official statement (the “Official Statement”) in substantially the same form as the preliminary official statement subject to minor additions, deletions and revisions as required to complete the Official Statement. Within seven (7) business days after the award of the Series 2014A Bonds, the County will deliver the Official Statement to the successful bidder in sufficient quantity to comply with Rule G-32 of the Municipal Securities Rulemaking Board. The successful bidder agrees to supply to the County all necessary pricing information and any Underwriter identification necessary to complete the Official Statement within 24 hours after the award of the Series 2014A Bonds.

Continuing Disclosure: In order to assist the bidders in complying with S.E.C. Rule 15c2-12(b)(5), the County will undertake, pursuant to an ordinance and a continuing disclosure certificate, to provide certain annual financial information and notices of the occurrence of certain events, if material. A description of this undertaking is set forth in the Preliminary Official Statement and will also be set forth in the final Official Statement.

Legal Opinion: The County Council shall furnish upon delivery of the Series 2014A Bonds the final approving opinion of McNair Law Firm, P.A., Columbia, South Carolina, which opinion shall accompany each Bond, together with the usual closing documents, including a certificate of the County that no litigation is pending affecting the Series 2014A Bonds.

Certificate as to Issue Price: The successful bidder must provide a certificate to the County by the date of delivery of the Series 2014A Bonds, stating the initial reoffering price of the Series 2014A Bonds to the public (excluding bond houses and brokers) and the price at which a substantial amount of the Series 2014A Bonds were sold to the public, in form satisfactory to Bond Counsel. A sample copy of such a certificate may be obtained from Bond Counsel.
**Delivery:** The Series 2014A Bonds will be delivered on or about _______, 2014, in New York, New York, at the expense of the County. The balance of the purchase price then due, including the amount of accrued interest, must be paid in federal funds or other immediately available funds.

BEAUFORT COUNTY, SOUTH CAROLINA

s/______________________________

Chair of County Council
FORM OF DISCLOSURE DISSEMINATION AGENT AGREEMENT

This Disclosure Dissemination Agent Agreement (the “Disclosure Agreement”), dated as of __________, 2014, is executed and delivered by Beaufort County, South Carolina (the “Issuer”) and Digital Assurance Certification, L.L.C., as exclusive Disclosure Dissemination Agent (the “Disclosure Dissemination Agent” or “DAC”) for the benefit of the Holders (hereinafter defined) of the Series 2014A Bonds (hereinafter defined) and in order to provide certain continuing disclosure with respect to the Series 2014A Bonds in accordance with Rule 15c2-12 of the United States Securities and Exchange Commission under the Securities Exchange Act of 1934, as the same may be amended from time to time (the “Rule”).

The services provided under this Disclosure Agreement solely relate to the execution of instructions received from the Issuer through use of the DAC system and do not constitute “advice” within the meaning of the Dodd-Frank Wall Street Reform and Consumer Protection Act (the “Act”). DAC will not provide any advice or recommendation to the Issuer or anyone on the Issuer’s behalf regarding the issuance of municipal securities or any “municipal financial product” as defined in the Act and nothing in this Disclosure Agreement shall be interpreted to the contrary.

SECTION 1. Definitions. Capitalized terms not otherwise defined in this Disclosure Agreement shall have the meaning assigned in the Rule or, to the extent not in conflict with the Rule, in the Official Statement (hereinafter defined). The capitalized terms shall have the following meanings:

“Annual Report” means an Annual Report described in and consistent with Section 3 of this Disclosure Agreement.

“Annual Filing Date” means the date, set in Sections 2(a) and 2(f), by which the Annual Report is to be filed with the MSRB.

“Annual Financial Information” means annual financial information as such term is used in paragraph (b)(5)(i) of the Rule and specified in Section 3(a) of this Disclosure Agreement.

“Audited Financial Statements” means the financial statements (if any) of the Issuer for the prior fiscal year, certified by an independent auditor as prepared in accordance with generally accepted accounting principles or otherwise, as such term is used in paragraph (b)(5)(i) of the Rule and specified in Section 3(b) of this Disclosure Agreement.

“Series 2014A Bonds” means the bonds as listed on the attached Exhibit A, with the 9-digit CUSIP numbers relating thereto.

“Certification” means a written certification of compliance signed by the Disclosure Representative stating that the Annual Report, Audited Financial Statements, Notice Event notice, Failure to File Event notice, Voluntary Event Disclosure or Voluntary Financial Disclosure delivered to the Disclosure Dissemination Agent is the Annual Report, Audited Financial Statements, Notice Event notice, Failure to File Event notice, Voluntary Event Disclosure or Voluntary Financial Disclosure required to be submitted to the MSRB under this Disclosure Agreement. A Certification shall accompany each such document submitted to the Disclosure Dissemination Agent by the Issuer and include the full name of the Series 2014A Bonds.
Bonds and the 9-digit CUSIP numbers for all Series 2014A Bonds to which the document applies.

“Disclosure Representative” means the Finance Director, or his or her designee, or such other person as the Issuer shall designate in writing to the Disclosure Dissemination Agent from time to time as the person responsible for providing Information to the Disclosure Dissemination Agent.

“Disclosure Dissemination Agent” means Digital Assurance Certification, L.L.C, acting in its capacity as Disclosure Dissemination Agent hereunder, or any successor Disclosure Dissemination Agent designated in writing by the Issuer pursuant to Section 9 hereof.

“Failure to File Event” means the Issuer’s failure to file an Annual Report on or before the Annual Filing Date.

“Force Majeure Event” means: (i) acts of God, war, or terrorist action; (ii) failure or shut-down of the Electronic Municipal Market Access system maintained by the MSRB; or (iii) to the extent beyond the Disclosure Dissemination Agent’s reasonable control, interruptions in telecommunications or utilities services, failure, malfunction or error of any telecommunications, computer or other electrical, mechanical or technological application, service or system, computer virus, interruptions in Internet service or telephone service (including due to a virus, electrical delivery problem or similar occurrence) that affect Internet users generally, or in the local area in which the Disclosure Dissemination Agent or the MSRB is located, or acts of any government, regulatory or any other competent authority the effect of which is to prohibit the Disclosure Dissemination Agent from performance of its obligations under this Disclosure Agreement.

“Holder” means any person (a) having the power, directly or indirectly, to vote or consent with respect to, or to dispose of ownership of, any Series 2014A Bonds (including persons holding Series 2014A Bonds through nominees, depositories or other intermediaries) or (b) treated as the owner of any Series 2014A Bonds for federal income tax purposes.

“Information” means, collectively, the Annual Reports, the Audited Financial Statements (if any), the Notice Event notices, the Failure to File Event notices, the Voluntary Event Disclosures and the Voluntary Financial Disclosures.

“MSRB” means the Municipal Securities Rulemaking Board established pursuant to Section 15B(b)(1) of the Securities Exchange Act of 1934.

“Notice Event” means any of the events enumerated in paragraph (b)(5)(i)(C) of the Rule and listed in Section 4(a) of this Disclosure Agreement.

“Obligated Person” means any person, including the Issuer, who is either generally or through an enterprise, fund, or account of such person committed by contract or other arrangement to support payment of all, or part of the obligations on the Series 2014A Bonds (other than providers of municipal bond insurance, letters of credit, or other liquidity facilities), as shown on Exhibit A.

“Official Statement” means that Official Statement prepared by the Issuer in connection with the Series 2014A Bonds, as listed on Appendix A.
“Trustee” means the institution, if any, identified as such in the document under which the Series 2014A Bonds were issued.

“Voluntary Event Disclosure” means information of the category specified in any of subsections (e)(vi)(I) through (e)(vi)(II) of Section 2 of this Disclosure Agreement that is accompanied by a Certification of the Disclosure Representative containing the information prescribed by Section 7(a) of this Disclosure Agreement.

“Voluntary Financial Disclosure” means information of the category specified in any of subsections (e)(vii)(I) through (e)(vii)(III) of Section 2 of this Disclosure Agreement that is accompanied by a Certification of the Disclosure Representative containing the information prescribed by Section 7(b) of this Disclosure Agreement.

SECTION 2. Provision of Annual Reports.

(a) The Issuer shall provide, annually, an electronic copy of the Annual Report and Certification to the Disclosure Dissemination Agent, together with a copy for the Trustee, not later than the Annual Filing Date. Promptly upon receipt of an electronic copy of the Annual Report and the Certification, the Disclosure Dissemination Agent shall provide an Annual Report to the MSRB not later than the next February 1 after the end of each fiscal year of the Issuer, commencing with the fiscal year ending June 30, 2014. Such date and each anniversary thereof is the Annual Filing Date. The Annual Report may be submitted as a single document or as separate documents comprising a package, and may cross-reference other information as provided in Section 3 of this Disclosure Agreement.

(b) If on the fifteenth (15th) day prior to the Annual Filing Date, the Disclosure Dissemination Agent has not received a copy of the Annual Report and Certification, the Disclosure Dissemination Agent shall contact the Disclosure Representative by telephone and in writing (which may be by e-mail) to remind the Issuer of its undertaking to provide the Annual Report pursuant to Section 2(a). Upon such reminder, the Disclosure Representative shall either (i) provide the Disclosure Dissemination Agent with an electronic copy of the Annual Report and the Certification no later than two (2) business days prior to the Annual Filing Date, or (ii) instruct the Disclosure Dissemination Agent in writing that the Issuer will not be able to file the Annual Report within the time required under this Disclosure Agreement, state the date by which the Annual Report for such year will be provided and instruct the Disclosure Dissemination Agent that a Failure to File Event has occurred and to immediately send a notice to the MSRB in substantially the form attached as Exhibit B, accompanied by a cover sheet completed by the Disclosure Dissemination Agent in the form set forth in Exhibit C-1.

(c) If the Disclosure Dissemination Agent has not received an Annual Report and Certification by 6:00 p.m. Eastern time on Annual Filing Date (or, if such Annual Filing Date falls on a Saturday, Sunday or holiday, then the first business day thereafter) for the Annual Report, a Failure to File Event shall have occurred and the Issuer irrevocably directs the Disclosure Dissemination Agent to immediately send a notice to the MSRB in substantially the form attached as Exhibit B without reference to the anticipated filing date for the Annual Report, accompanied by a cover sheet completed by the Disclosure Dissemination Agent in the form set forth in Exhibit C-1.

(d) If Audited Financial Statements of the Issuer are prepared but not available prior to the Annual Filing Date, the Issuer shall, when the Audited Financial Statements are available, provide in a timely manner an electronic copy to the Disclosure Dissemination Agent, accompanied by a Certification, together with a copy for the Trustee, for filing with the MSRB.
(e) The Disclosure Dissemination Agent shall:

(i) verify the filing specifications of the MSRB each year prior to the Annual Filing Date;

(ii) upon receipt, promptly file each Annual Report received under Sections 2(a) and 2(b) with the MSRB;

(iii) upon receipt, promptly file each Audited Financial Statement received under Section 2(d) with the MSRB;

(iv) upon receipt, promptly file the text of each Notice Event received under Sections 4(a) and 4(b)(ii) with the MSRB, identifying the Notice Event as instructed by the Issuer pursuant to Section 4(a) or 4(b)(ii) (being any of the categories set forth below) when filing pursuant to Section 4(c) of this Disclosure Agreement:

- “Principal and interest payment delinquencies;”
- “Non-Payment related defaults, if material;”
- “Unscheduled draws on debt service reserves reflecting financial difficulties;”
- “Unscheduled draws on credit enhancements reflecting financial difficulties;”
- “Substitution of credit or liquidity providers, or their failure to perform;”
- “Adverse tax opinions, IRS notices or events affecting the tax status of the security;”
- “Modifications to rights of securities holders, if material;”
- “Bond calls, if material;”
- “Defeasances;”
- “Release, substitution, or sale of property securing repayment of the securities, if material;”
- “Rating changes;”
- “Tender offers;”
- “Bankruptcy, insolvency, receivership or similar event of the obligated person;”
- “Merger, consolidation, or acquisition of the obligated person, if material;” and
- “Appointment of a successor or additional trustee, or the change of name of a trustee, if material;”

(v) upon receipt (or irrevocable direction pursuant to Section 2(c) of this Disclosure Agreement, as applicable), promptly file a completed copy of Exhibit B to this
Disclosure Agreement with the MSRB, identifying the filing as “Failure to provide annual financial information as required” when filing pursuant to Section 2(b)(ii) or Section 2(c) of this Disclosure Agreement;

(vi) upon receipt, promptly file the text of each Voluntary Event Disclosure received under Section 7(a) with the MSRB, identifying the Voluntary Event Disclosure as instructed by the Issuer pursuant to Section 7(a) (being any of the categories set forth below) when filing pursuant to Section 7(a) of this Disclosure Agreement:

1. “amendment to continuing disclosure undertaking;”
2. “change in obligated person;”
3. “notice to investors pursuant to bond documents;”
4. “certain communications from the Internal Revenue Service;”
5. “secondary market purchases;”
6. “bid for auction rate or other securities;”
7. “capital or other financing plan;”
8. “litigation/enforcement action;”
9. “change of tender agent, remarketing agent, or other on-going party;”
10. “derivative or other similar transaction;” and
11. “other event-based disclosures;”

(vii) upon receipt, promptly file the text of each Voluntary Financial Disclosure received under Section 7(b) with the MSRB, identifying the Voluntary Financial Disclosure as instructed by the Issuer pursuant to Section 7(b) (being any of the categories set forth below) when filing pursuant to Section 7(b) of this Disclosure Agreement:

1. “quarterly/monthly financial information;”
2. “change in fiscal year/timing of annual disclosure;”
3. “change in accounting standard;”
4. “interim/additional financial information/operating data;”
5. “budget;”
6. “investment/debt/financial policy;”
7. "information provided to rating agency, credit/liquidity provider or other third party;"
8. "consultant reports;" and
9. "other financial/operating data."

(viii) provide the Issuer evidence of the filings of each of the above when made, which shall be by means of the DAC system, for so long as DAC is the Disclosure Dissemination Agent under this Disclosure Agreement.

(f) The Issuer may adjust the Annual Filing Date upon change of its fiscal year by providing written notice of such change and the new Annual Filing Date to the Disclosure Dissemination Agent, Trustee (if any) and the MSRB, provided that the period between the existing Annual Filing Date and new Annual Filing Date shall not exceed one year.

(g) Any Information received by the Disclosure Dissemination Agent before 6:00 p.m. Eastern time on any business day that it is required to file with the MSRB pursuant to the terms of this Disclosure Agreement and that is accompanied by a Certification and all other information required by the terms of this Disclosure Agreement will be filed by the Disclosure Dissemination Agent with the MSRB no later than 11:59 p.m. Eastern time on the same business day; provided, however, the Disclosure Dissemination Agent shall have no liability for any delay in filing with the MSRB if such delay is caused by a Force Majeure Event provided that the Disclosure Dissemination Agent uses reasonable efforts to make any such filing as soon as possible.

SECTION 3. Content of Annual Reports.

(a) Each Annual Report shall contain Annual Financial Information with respect to the Issuer, including the information provided in the Official Statement as follows:

(i) The financial statements of the Issuer for the preceding fiscal year prepared in accordance with generally accepted accounting principles as promulgated to apply to governmental entities from time to time by the Governmental Accounting Standards Board (or if not in conformity, to be accompanied by a qualitative discussion of the differences in the accounting principles and the impact of the change in the accounting principles on the presentation of the financial information). If the Issuer's audited financial statements are not available by the time the Annual Report is required to be filed pursuant to Section 3(a), the Annual Report shall contain unaudited financial statements in a format similar to the financial statements contained in the final Official Statement, and the audited financial statements shall be filed in the same manner as the Annual Report when they become available.

(ii) Financial and operating data for the fiscal year then ended, to the extent such information is not included in the Issuer's audited financial statements filed pursuant to clause (1) above, which shall be generally consistent with the tabular information (or other information, as otherwise noted below) contained in the Official Statement under the following headings: "THE BONDS—Security;" "DEBT STRUCTURE—Outstanding Indebtedness;" and "CERTAIN FISCAL MATTERS—Assessed Value of Taxable Property in the County," "—Estimated..."
True Value of All Taxable Property in the County,” “—Tax Rates,” “—Tax Collections for Last Five Years,” and “—Ten Largest Taxpayers.”

Any or all of the items listed above may be included by specific reference to other documents, including official statements of debt issues of the Issuer, which have been submitted to the MSRB. If the document included by reference is a final official statement, it must be available from the MSRB. The Issuer shall clearly identify each such other document so included by reference.

Any or all of the items listed above may be included by specific reference from other documents, including official statements of debt issues with respect to which the Issuer is an “obligated person” (as defined by the Rule), which have been previously filed with the Securities and Exchange Commission or available on the MSRB Internet Website. If the document incorporated by reference is a final official statement, it must be available from the MSRB. The Issuer will clearly identify each such document so incorporated by reference.

Any annual financial information containing modified operating data or financial information is required to explain, in narrative form, the reasons for the modification and the impact of the change in the type of operating data or financial information being provided.

SECTION 4. Reporting of Notice Events.

(a) The occurrence of any of the following events with respect to the Series 2014A Bonds constitutes a Notice Event:

(i) Principal and interest payment delinquencies;
(ii) Non-payment related defaults, if material;
(iii) Unscheduled draws on debt service reserves reflecting financial difficulties;
(iv) Unscheduled draws on credit enhancements reflecting financial difficulties;
(v) Substitution of credit or liquidity providers, or their failure to perform;
(vi) Adverse tax opinions, the issuance by the Internal Revenue Service of proposed or final determinations of taxability, Notices of Proposed Issue (IRS Form 5701-TEB) or other material notices or determinations with respect to the tax status of the Series 2014A Bonds, or other material events affecting the tax status of the Series 2014A Bonds;
(vii) Modifications to rights of Bond holders, if material;
(viii) Bond calls, if material, and tender offers;
(ix) Defeasances;
(x) Release, substitution, or sale of property securing repayment of the Series 2014A Bonds, if material;
(xi) Rating changes;
(xii) Bankruptcy, insolvency, receivership or similar event of the Obligated Person;

**Note to subsection (a)(12) of this Section 4:** For the purposes of the event described in subsection (a)(12) of this Section 4, the event is considered to occur when any of the following occur: the appointment of a receiver, fiscal agent or similar officer for an Obligated Person in a proceeding under the U.S. Bankruptcy Code or in any other proceeding under state or federal law in which a court or governmental authority has assumed jurisdiction over substantially all of the assets or business of the Obligated Person, or if such jurisdiction has been assumed by leaving the existing governing body and officials or officers in possession but subject to the supervision and orders of a court or governmental authority, or the entry of an order confirming a plan of reorganization, arrangement or liquidation by a court or governmental authority having supervision or jurisdiction over substantially all of the assets or business of the Obligated Person.

(xiii) The consummation of a merger, consolidation, or acquisition involving an Obligated Person or the sale of all or substantially all of the assets of the Obligated Person, other than in the ordinary course of business, the entry into a definitive agreement to undertake such an action or the termination of a definitive agreement relating to any such actions, other than pursuant to its terms, if material; and

(xiv) Appointment of a successor or additional trustee or the change of name of a trustee, if material.

The Issuer shall, in a timely manner not in excess of ten business days after its occurrence, notify the Disclosure Dissemination Agent in writing of the occurrence of a Notice Event. Such notice shall instruct the Disclosure Dissemination Agent to report the occurrence pursuant to subsection (c) and shall be accompanied by a Certification. Such notice or Certification shall identify the Notice Event that has occurred (which shall be any of the categories set forth in Section 2(e)(iv) of this Disclosure Agreement), include the text of the disclosure that the Issuer desires to make, contain the written authorization of the Issuer for the Disclosure Dissemination Agent to disseminate such information, and identify the date the Issuer desires for the Disclosure Dissemination Agent to disseminate the information (provided that such date is not later than the tenth business day after the occurrence of the Notice Event).

(b) The Disclosure Dissemination Agent is under no obligation to notify the Issuer or the Disclosure Representative of an event that may constitute a Notice Event. In the event the Disclosure Dissemination Agent so notifies the Disclosure Representative, the Disclosure Representative will within two business days of receipt of such notice (but in any event not later than the tenth business day after the occurrence of the Notice Event, if the Issuer determines that a Notice Event has occurred), instruct the Disclosure Dissemination Agent that (i) a Notice Event has not occurred and no filing is to be made or (ii) a Notice Event has occurred and the Disclosure Dissemination Agent is to report the occurrence pursuant to subsection (c) of this Section 4, together with a Certification. Such Certification shall identify the Notice Event that has occurred (which shall be any of the categories set forth in Section 2(e)(iv) of this Disclosure Agreement), include the text of the disclosure that the Issuer desires to make, contain the written authorization of the Issuer for the Disclosure Dissemination Agent to disseminate such information, and identify the date the Issuer desires for the Disclosure Dissemination Agent to disseminate the information (provided that such date is not later than the tenth business day after the occurrence of the Notice Event).
(c) If the Disclosure Dissemination Agent has been instructed by the Issuer as prescribed in subsection (a) or (b)(ii) of this Section 4 to report the occurrence of a Notice Event, the Disclosure Dissemination Agent shall promptly file a notice of such occurrence with MSRB in accordance with Section 2 (e)(iv) hereof. This notice will be filed with a cover sheet completed by the Disclosure Dissemination Agent in the form set forth in Exhibit C-1.

SECTION 5. CUSIP Numbers. Whenever providing information to the Disclosure Dissemination Agent, including but not limited to Annual Reports, documents incorporated by reference to the Annual Reports, Audited Financial Statements, Notice Event notices, Failure to File Event notices, Voluntary Event Disclosures and Voluntary Financial Disclosures, the Issuer shall indicate the full name of the Series 2014A Bonds and the 9-digit CUSIP numbers for the Series 2014A Bonds as to which the provided information relates.

SECTION 6. Additional Disclosure Obligations. The Issuer acknowledges and understands that other state and federal laws, including but not limited to the Securities Act of 1933 and Rule 10b-5 promulgated under the Securities Exchange Act of 1934, may apply to the Issuer, and that the duties and responsibilities of the Disclosure Dissemination Agent under this Disclosure Agreement do not extend to providing legal advice regarding such laws. The Issuer acknowledges and understands that the duties of the Disclosure Dissemination Agent relate exclusively to execution of the mechanical tasks of disseminating information as described in this Disclosure Agreement.

SECTION 7. Voluntary Filing.

(a) The Issuer may instruct the Disclosure Dissemination Agent to file a Voluntary Event Disclosure with the MSRB from time to time pursuant to a Certification of the Disclosure Representative. Such Certification shall identify the Voluntary Event Disclosure (which shall be any of the categories set forth in Section 2(e)(vi) of this Disclosure Agreement), include the text of the disclosure that the Issuer desires to make, contain the written authorization of the Issuer for the Disclosure Dissemination Agent to disseminate such information, and identify the date the Issuer desires for the Disclosure Dissemination Agent to disseminate the information. If the Disclosure Dissemination Agent has been instructed by the Issuer as prescribed in this Section 7(a) to file a Voluntary Event Disclosure, the Disclosure Dissemination Agent shall promptly file such Voluntary Event Disclosure with the MSRB in accordance with Section 2(e)(vi) hereof. This notice will be filed with a cover sheet completed by the Disclosure Dissemination Agent in the form set forth in Exhibit C-2.

(b) The Issuer may instruct the Disclosure Dissemination Agent to file a Voluntary Financial Disclosure with the MSRB from time to time pursuant to a Certification of the Disclosure Representative. Such Certification shall identify the Voluntary Financial Disclosure (which shall be any of the categories set forth in Section 2(e)(vii) of this Disclosure Agreement), include the text of the disclosure that the Issuer desires to make, contain the written authorization of the Issuer for the Disclosure Dissemination Agent to disseminate such information, and identify the date the Issuer desires for the Disclosure Dissemination Agent to disseminate the information. If the Disclosure Dissemination Agent has been instructed by the Issuer as prescribed in this Section 7(b) to file a Voluntary Financial Disclosure, the Disclosure Dissemination Agent shall promptly file such Voluntary Financial Disclosure with the MSRB in accordance with Section 2(e)(vii) hereof. This notice will be filed with a cover sheet completed by the Disclosure Dissemination Agent in the form set forth in Exhibit C-2.

The parties hereto acknowledge that the Issuer is not obligated pursuant to the terms of this Disclosure Agreement to file any Voluntary Event Disclosure pursuant to Section 7(a) hereof or any Voluntary Financial Disclosure pursuant to Section 7(b) hereof.
Nothing in this Disclosure Agreement shall be deemed to prevent the Issuer from disseminating any other information through the Disclosure Dissemination Agent using the means of dissemination set forth in this Disclosure Agreement or including any other information in any Annual Report, Audited Financial Statements, Notice Event notice, Failure to File Event notice, Voluntary Event Disclosure or Voluntary Financial Disclosure, in addition to that required by this Disclosure Agreement. If the Issuer chooses to include any information in any Annual Report, Audited Financial Statements, Notice Event notice, Failure to File Event notice, Voluntary Event Disclosure or Voluntary Financial Disclosure in addition to that which is specifically required by this Disclosure Agreement, the Issuer shall have no obligation under this Disclosure Agreement to update such information or include it in any future Annual Report, Audited Financial Statements, Notice Event notice, Failure to File Event notice, Voluntary Event Disclosure or Voluntary Financial Disclosure.

SECTION 8. Termination of Reporting Obligation. The obligations of the Issuer and the Disclosure Dissemination Agent under this Disclosure Agreement shall terminate with respect to the Series 2014A Bonds upon the legal defeasance, prior redemption or payment in full of all of the Series 2014A Bonds, when the Issuer is no longer an obligated person with respect to the Series 2014A Bonds, or upon delivery by the Disclosure Representative to the Disclosure Dissemination Agent of an opinion of counsel expert in federal securities laws to the effect that continuing disclosure is no longer required.

SECTION 9. Disclosure Dissemination Agent. The Issuer has appointed Digital Assurance Certification, L.L.C. as exclusive Disclosure Dissemination Agent under this Disclosure Agreement. The Issuer may, upon thirty days written notice to the Disclosure Dissemination Agent and the Trustee, replace or appoint a successor Disclosure Dissemination Agent. Upon termination of DAC’s services as Disclosure Dissemination Agent, whether by notice of the Issuer or DAC, the Issuer agrees to appoint a successor Disclosure Dissemination Agent or, alternately, agrees to assume all responsibilities of Disclosure Dissemination Agent under this Disclosure Agreement for the benefit of the Holders of the Series 2014A Bonds. Notwithstanding any replacement or appointment of a successor, the Issuer shall remain liable until payment in full for any and all sums owed and payable to the Disclosure Dissemination Agent. The Disclosure Dissemination Agent may resign at any time by providing thirty days’ prior written notice to the Issuer.

SECTION 10. Remedies in Event of Default. In the event of a failure of the Issuer or the Disclosure Dissemination Agent to comply with any provision of this Disclosure Agreement, the Holders’ rights to enforce the provisions of this Agreement shall be limited solely to a right, by action in mandamus or for specific performance, to compel performance of the parties’ obligation under this Disclosure Agreement. Any failure by a party to perform in accordance with this Disclosure Agreement shall not constitute a default on the Series 2014A Bonds or under any other document relating to the Series 2014A Bonds, and all rights and remedies shall be limited to those expressly stated herein.

SECTION 11. Duties, Immunities and Liabilities of Disclosure Dissemination Agent.

(a) The Disclosure Dissemination Agent shall have only such duties as are specifically set forth in this Disclosure Agreement. The Disclosure Dissemination Agent’s obligation to deliver the information at the times and with the contents described herein shall be limited to the extent the Issuer has provided such information to the Disclosure Dissemination Agent as required by this Disclosure Agreement. The Disclosure Dissemination Agent shall have no duty with respect to the content of any disclosures or notice made pursuant to the terms hereof. The Disclosure Dissemination Agent shall have no duty or obligation to review or verify any Information or any other information, disclosures or notices provided to it by the Issuer and shall not be deemed to be acting in any fiduciary capacity for the Issuer, the Holders of the Series 2014A Bonds or any other party. The Disclosure Dissemination Agent shall
have no responsibility for the Issuer’s failure to report to the Disclosure Dissemination Agent a Notice Event or a duty to determine the materiality thereof. The Disclosure Dissemination Agent shall have no duty to determine, or liability for failing to determine, whether the Issuer has complied with this Disclosure Agreement. The Disclosure Dissemination Agent may conclusively rely upon Certifications of the Issuer at all times.

The obligations of the Issuer under this Section shall survive resignation or removal of the Disclosure Dissemination Agent and defeasance, redemption or payment of the Series 2014A Bonds.

(b) The Disclosure Dissemination Agent may, from time to time, consult with legal counsel (either in-house or external) of its own choosing in the event of any disagreement or controversy, or question or doubt as to the construction of any of the provisions hereof or its respective duties hereunder, and shall not incur any liability and shall be fully protected in acting in good faith upon the advice of such legal counsel. The reasonable fees and expenses of such counsel shall be payable by the Issuer.

(c) All documents, reports, notices, statements, information and other materials provided to the MSRB under this Agreement shall be provided in an electronic format and accompanied by identifying information as prescribed by the MSRB.

SECTION 12. Amendment; Waiver. Notwithstanding any other provision of this Disclosure Agreement, the Issuer and the Disclosure Dissemination Agent may amend this Disclosure Agreement and any provision of this Disclosure Agreement may be waived, if such amendment or waiver is supported by an opinion of counsel expert in federal securities laws acceptable to both the Issuer and the Disclosure Dissemination Agent to the effect that such amendment or waiver does not materially impair the interests of Holders of the Series 2014A Bonds and would not, in and of itself, cause the undertakings herein to violate the Rule if such amendment or waiver had been effective on the date hereof but taking into account any subsequent change in or official interpretation of the Rule; provided neither the Issuer or the Disclosure Dissemination Agent shall be obligated to agree to any amendment modifying their respective duties or obligations without their consent thereto.

Notwithstanding the preceding paragraph, the Disclosure Dissemination Agent shall have the right to adopt amendments to this Disclosure Agreement necessary to comply with modifications to and interpretations of the provisions of the Rule as announced by the Securities and Exchange Commission from time to time by giving not less than 20 days written notice of the intent to do so together with a copy of the proposed amendment to the Issuer. No such amendment shall become effective if the Issuer shall, within 10 days following the giving of such notice, send a notice to the Disclosure Dissemination Agent in writing that it objects to such amendment.

SECTION 13. Beneficiaries. This Disclosure Agreement shall inure solely to the benefit of the Issuer, the Trustee of the Series 2014A Bonds, the Disclosure Dissemination Agent, the underwriter, and the Holders from time to time of the Series 2014A Bonds, and shall create no rights in any other person or entity.

SECTION 14. Governing Law. This Disclosure Agreement shall be governed by the laws of the State of Florida (other than with respect to conflicts of laws).

SECTION 15. Counterparts. This Disclosure Agreement may be executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.
The Disclosure Dissemination Agent and the Issuer have caused this Disclosure Agreement to be executed, on the date first written above, by their respective officers duly authorized.

DIGITAL ASSURANCE CERTIFICATION, L.L.C., as Disclosure Dissemination Agent

By: ____________________________
Name: __________________________
Title: __________________________

BEAUFORT COUNTY, SOUTH CAROLINA, as Issuer

By: ____________________________
Name: __________________________
Title: __________________________
EXHIBIT A

NAME AND CUSIP NUMBERS OF BONDS

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EXHIBIT B
NOTICE TO MSRB OF FAILURE TO FILE ANNUAL REPORT

Issuer: ____________________________

Obligated Person: ____________________

Name(s) of Bond Issue(s): ______________

Date(s) of Issuance: ____________________

Date(s) of Disclosure Agreement: ________

CUSIP Number: ________________________

NOTICE IS HEREBY GIVEN that the Issuer has not provided an Annual Report with respect to the above-named Series 2014A Bonds as required by the Disclosure Agreement between the Issuer and Digital Assurance Certification, L.L.C., as Disclosure Dissemination Agent. The Issuer has notified the Disclosure Dissemination Agent that it anticipates that the Annual Report will be filed by ______________.

Dated: ______________________________

Digital Assurance Certification, L.L.C., as Disclosure Dissemination Agent, on behalf of the Issuer

cc: ________________________________
This cover sheet and accompanying “event notice” will be sent to the MSRB, pursuant to Securities and Exchange Commission Rule 15c2-12(b)(5)(i)(C) and (D).

Issuer’s and/or Other Obligated Person’s Name:

Issuer’s Six-Digit CUSIP Number:

or Nine-Digit CUSIP Number(s) of the bonds to which this event notice relates:

Number of pages attached:

Description of Notice Events (Check One):

1. __“Principal and interest payment delinquencies;”
2. __“Non-Payment related defaults, if material;”
3. __“Unscheduled draws on debt service reserves reflecting financial difficulties;”
4. __“Unscheduled draws on credit enhancements reflecting financial difficulties;”
5. __“Substitution of credit or liquidity providers, or their failure to perform;”
6. __“Adverse tax opinions, IRS notices or events affecting the tax status of the security;”
7. __“Modifications to rights of securities holders, if material;”
8. __“Bond calls, if material;”
9. __“Defeasances;”
10. __“Release, substitution, or sale of property securing repayment of the securities, if material;”
11. __“Rating changes;”
12. __“Tender offers;”
13. __“Bankruptcy, insolvency, receivership or similar event of the obligated person;”
14. __“Merger, consolidation, or acquisition of the obligated person, if material;” and
15. __“Appointment of a successor or additional trustee, or the change of name of a trustee, if material.”

Failure to provide annual financial information as required.

I hereby represent that I am authorized by the issuer or its agent to distribute this information publicly:

Signature:

Name: __________________________ Title: __________________________

Digital Assurance Certification, L.L.C.
390 N. Orange Avenue
Suite 1750
Orlando, FL 32801
407-515-1100

Date:

COLUMBIA 1163571v2
EXHIBIT C-2
VOLUNTARY EVENT DISCLOSURE COVER SHEET

This cover sheet and accompanying "voluntary event disclosure" will be sent to the MSRB, pursuant to the Disclosure Dissemination Agent Agreement dated as of ________, between the Issuer and DAC.

Issuer’s and/or Other Obligated Person’s Name:

Issuer’s Six-Digit CUSIP Number:

or Nine-Digit CUSIP Number(s) of the bonds to which this notice relates:

Number of pages attached: ___

___ Description of Voluntary Event Disclosure (Check One):

1. ___ "amendment to continuing disclosure undertaking;"
2. ___ "change in obligated person;"
3. ___ "notice to investors pursuant to bond documents;"
4. ___ "certain communications from the Internal Revenue Service;"
5. ___ "secondary market purchases;"
6. ___ "bid for auction rate or other securities;"
7. ___ "capital or other financing plan;"
8. ___ "litigation/enforcement action;"
9. ___ "change of tender agent, remarketing agent, or other on-going party;"
10. ___ "derivative or other similar transaction;" and
11. ___ "other event-based disclosures."

I hereby represent that I am authorized by the issuer or its agent to distribute this information publicly:

Signature:

Name: ___________________________ Title: ___________________________

Digital Assurance Certification, L.L.C.
390 N. Orange Avenue
Suite 1750
Orlando, FL 32801
407-515-1100

Date: ___________________________
EXHIBIT C-3
VOLUNTARY FINANCIAL DISCLOSURE COVER SHEET

This cover sheet and accompanying “voluntary financial disclosure” will be sent to the MSRB, pursuant to the Disclosure Dissemination Agent Agreement dated as of ________ between the Issuer and DAC.

Issuer’s and/or Other Obligated Person’s Name:

Issuer’s Six-Digit CUSIP Number:

or Nine-Digit CUSIP Number(s) of the bonds to which this notice relates:

Number of pages attached: ___

___ Description of Voluntary Financial Disclosure (Check One):

1. ___ “quarterly/monthly financial information;”
2. ___ “change in fiscal year/timing of annual disclosure;”
3. ___ “change in accounting standard;”
4. ___ “interim/additional financial information/operating data;”
5. ___ “budget;”
6. ___ “investment/debt/financial policy;”
7. ___ “information provided to rating agency, credit/liquidity provider or other third party;”
8. ___ “consultant reports;” and
9. ___ “other financial/operating data.”

I hereby represent that I am authorized by the issuer or its agent to distribute this information publicly:

Signature:

Name: __________________________ Title: __________________________

Digital Assurance Certification, L.L.C.
390 N. Orange Avenue
Suite 1750
Orlando, FL 32801
407-515-1100

Date:
Memorandum

Date: January 21, 2016

To: William L. McBride, Chairman
Community Services Committee of Beaufort County Council

From: Monica Spells, Assistant County Administrator – CE&O
843-255-2354 or mspells@bcgov.net

Re: 2016 CDBG Recommended Needs Assessment Prioritization

Based on the Needs Assessment Public Hearing held at the regular County Council meeting on January 11, 2016, as well as a review and discussion by Administrative staff of potential projects that may qualify for the Community Development Block Grant (CDBG) Program, we submit the following recommendation of rankings for consideration and approval:

1. Neighborhood Improvement Projects (multiple activities) in low-to-moderate income (LMI) areas or others as identified:
   • Crystal Lake
   • Salem Road

2. Public Infrastructure and Facilities Projects, which may include water/sewer improvements or upgrades and sanitary sewer extensions, in LMI areas or others as identified:
   • Grober Hill Retrofit
   • Salt Creek South Retrofit
   • Shanklin Road Retrofit
   • Battery Creek
   • May River

3. Infrastructure Projects to support new and/or existing businesses

Should you have any questions or need additional information, please let me know.

Copy: Gary Kubic, County Administrator
    Joshua Gruber, Deputy County Administrator/Special Counsel
    Eric Larson, Environmental Engineering Division Director
    Tony Criscitiello, Planning Director
    Rob Merchant, Long-Range Planner
SOUTHERN BEAUFORT COUNTY ZONING MAP AMENDMENT FOR FIVE PARCELS FROM T3-EDGE (R600 036 000 0001 0000, R600 036 000 001D 0000, R600 036 000 001F 0000, R600 036 000 001H 0000, AND R600 036 000 0364 0000) AND ONE PARCEL (R600 036 000 0439 0000) FROM MAY RIVER COMMUNITY PRESERVATION DISTRICT--ALL SIX PARCELS REZONED TO T2-R (RURAL).

Adopted this _____ day of ________, 2016.

COUNTY COUNCIL OF BEAUFORT COUNTY

By: ______________________________________
    D. Paul Sommerville, Chairman

APPROVED AS TO FORM:

Thomas J. Keaveny, II, County Attorney

ATTEST:

Suzanne M. Rainey, Clerk to Council

First Reading: December 14, 2015
Second Reading: January 11, 2016
Public Hearing:
Third and Final Reading:
PORT ROYAL ISLAND ZONING MAP AMENDMENT FOR R100-027-000-0013 AND R100-027-000-013A-0000 (36-ACRE PORTION OF TWO PARCELS) FROM C3-NMU (NEIGHBORHOOD MIXED USE) TO T4-NEIGHBORHOOD CENTER (NC) WITH THE REMAINING 70-ACRE PORTION OF THE PROPERTY TO REMAIN WITH THE BASE ZONING CALLSIFICATION OF C3-NMU UNDER THE ZONING AND DEVELOPMENT STANDARDS ORDINANCE.

Adopted this _____ day of ________, 2016.

COUNTY COUNCIL OF BEAUFORT COUNTY

By: ______________________________________
    D. Paul Sommerville, Chairman

APPROVED AS TO FORM:

__________________________________
Thomas J. Keaveny, II, County Attorney

ATTEST:

__________________________________
Suzanne M. Rainey, Clerk to Council

First Reading, By Title Only:  December 14, 2015
Second Reading:  January 11, 2015
Public Hearing:
Third and Final Reading:
Current Zoning

C3NMU (Neighborhood Mixed-Use)

Proposed Zoning Change

C3NMU (Neighborhood Mixed-Use)
T4NCZ (Neighborhood Center Zone)
AN ORDINANCE TO APPROVE A FIRST AMENDMENT TO THE DEVELOPMENT AGREEMENT BETWEEN T&D LAND HOLDINGS, LLC, A SOUTH CAROLINA LIMITED LIABILITY COMPANY (THE “OWNER”), BURTON DEVELOPMENT, LLC, A SOUTH CAROLINA LIMITED LIABILITY COMPANY (THE “DEVELOPER”) AND THE GOVERNMENTAL AUTHORITY OF BEAUFORT COUNTY, SOUTH CAROLINA, A SOUTH CAROLINA MUNICIPAL CORPORATION (“BEAUFORT COUNTY”).

WHEREAS, the General Assembly of the State of South Carolina has enacted the “South Carolina Local Government Development Agreement Act” as set forth in Section 6-31-10 through 6-31-160 of the Code of Laws of South Carolina, 1976, as amended; and

WHEREAS, the Act authorizes local governments, including Beaufort County through its County Council, to enter Development Agreements with developers for the purpose of providing a continuous agreement for development of projects and for the protection and advance payments for the impact upon the citizens of Beaufort County.

NOW, THEREFORE, in consideration and pursuant to Section 6-31-10, of the Code of Laws of South Carolina, 1976, as amended, Beaufort County Council herein adopts this Ordinance, which is necessary to provide the authority to execute a First Amendment to the Development Agreement with Cherokee Beaufort, LLC, a South Carolina Limited Liability Company, authorized to conduct business in South Carolina.

Adopted this _____ day of ________, 2016.

COUNTY COUNCIL OF BEAUFORT COUNTY

By:____________________________________
D. Paul Sommerville, Chairman

APPROVED AS TO FORM:

________________________________________
Thomas J. Keaveny, II, County Attorney

ATTEST:

________________________________________
Suzanne M. Rainey, Clerk to Council

First Reading: January 11, 2016
Second Reading:
Public Hearings:
Third and Final Reading:
STATE OF SOUTH CAROLINA  )  FIRST AMENDMENT TO DEVELOPMENT
) AGREEMENT FOR CHEROKEE FARMS
) ) Indexing Reference:
) ) Book 3367 at Page 52
COUNTY OF BEAUFORT    )

THIS FIRST AMENDMENT TO DEVELOPMENT AGREEMENT FOR CHEROKEE FARMS (the “First Amendment”) is made and entered into effective the _____ day of _____________, 20__ by and between T&D Land Holdings, LLC, a South Carolina limited liability company (the “Owner”), Burton Development, LLC, a South Carolina limited liability company (the “Developer”) and the governmental authority of Beaufort County, South Carolina, a South Carolina municipal corporation (“Beaufort County”).

RECITALS

WHEREAS, Cherokee Beaufort, LLC (“Cherokee”), predecessor to the Owner and as owner of certain real property located in Beaufort County, South Carolina, and Developer and Beaufort County entered into that certain Development Agreement for Cherokee Farms dated December 15, 2014 and recorded in the Office of the Register of Deeds for Beaufort County, South Carolina (the “ROD”) in Book 3367 at Page 52 (the “Development Agreement”); and

WHEREAS, the real property that is the subject of the Development Agreement is more particularly described in Exhibit “A” to the Development Agreement (herein the “Property”); and

WHEREAS, Cherokee assigned its rights and obligations to Owner pursuant to that Notice of Transfer and Assignment and Assumption of Rights and Obligations Under Development Agreement dated November 4, 2014 and recorded in the ROD in Book 3367 at Page 47 (the “Assignment”); and

WHEREAS, Article III of the Development Agreement provides that the terms and conditions of the Development Agreement for the Property shall be vested against any future changes to the Beaufort County Zoning and Development Standards Ordinance (“ZDSO”), Beaufort County law, or changes to any now existing or future zoning ordinances; and

WHEREAS, by Ordinance 2014/36 adopted December 8, 2014, Beaufort County Council adopted a new zoning and development standards ordinance known and described as the Beaufort County Community Development Code (the “CDC”); and

WHEREAS, the current base zoning of the property is Suburban under the Official Land Use Zoning Map and ZDSO in effect at the time of the Development Agreement; and
WHEREAS, the parties hereto have agreed to amend the Development Agreement as to a thirty-six (36) acre portion of the Property, which portion is shown in Exhibit “A” (herein the “T4NC Parcel”), to change the base zoning of the T4NC Parcel to the CDC classification of T4 Neighborhood Center (“T4NC”) with the remaining sixty-nine (69) acre portion of the Property to remain with the base zoning classification of Suburban under the ZDSO; and

WHEREAS, the parties agree that the Development Agreement requires an amendment to clarify the intention of and the performance by the parties to address the matters described herein.

NOW, THEREFORE, Owner, Developer and Beaufort County, intending to be legally bound hereby and in consideration of the aforesaid premises and the covenants and agreements set forth in this First Amendment hereby agree as follows:

1. **Base Zoning.** The T4NC Parcel shown on Exhibit “A” attached hereto and made a part thereof, is hereby rezoned to impose the CDC zoning classification of T4NC as the base zoning for the T4NC Parcel. Except as to the T4NC zoning as described in the CDC that is currently in effect, the Development Agreement and all terms and conditions thereof shall continue in full force and effect for the T4NC Parcel. The remaining sixty-nine (69) acres are unaffected by this First Amendment.

2. **Definitions.** Any and all defined terms used herein shall have the same meaning as set forth in the Development Agreement unless otherwise herein defined.

3. **Control.** In the event of any inconsistency between this First Amendment and the Development Agreement, this First Amendment shall control. Except as amended or modified by the terms recited herein, the Development Agreement and all terms and conditions thereof shall continue in full force and effect.

4. **Commercial Space.** The parties hereto agree that the previously approved maximum square footage of commercial space, which was approved as a part of that Unified Development Plan attached as Exhibit “B” to the Development Agreement, will not be exceeded as a result of this First Amendment.

5. **Density Transfers.** The Owner agrees that it or its successors and/or assigns shall provide to the office of the Commanding Officer of the Marine Corps Air Station Beaufort not less than ten (10) federal working days prior notice of a scheduled public meeting to review any request from the Owner or Developer to increase density above that which is authorized under the Development Agreement inside the then current AICUZ on the Property.

6. **AICUZ-Incompatible Uses.** The Owner agrees that it or its successors and/or assigns shall also provide to the office of the Commanding Officer of the Marine Corps Air Station Beaufort not less than ten (10) federal working days’ prior notice of a scheduled public meeting to review any request to approve any of the following uses on the Property: (1) hospitals and other medical facilities with overnight patients; (2) nursing homes, not including assisted living facilities; (3) educational services (i.e. schools); (4) auditoriums and concert halls; (5) outdoor music shells and amphitheaters; and (6) cultural activities, including churches.

[Signatures on the following pages]
IN WITNESS WHEREOF, the parties hereby set their hands and seals, effective the date first above written.

WITNESSES:    OWNER:

T&D Land Holdings, LLC

_____________________________  ____________________ (SEAL)
By: Robert Turner
Its: Manager

_____________________________

STATE OF _________________ )  ACKNOWLEDGMENT
COUNTY OF _________________ )

I HEREBY CERTIFY, that on this _____ day of __________, 20___, before me, the undersigned Notary Public of the State and County stated below, personally appeared _____________________________, known to me (or satisfactorily proven) to be the person whose name is subscribed to the within document, who acknowledged the due execution of the foregoing document in the capacity indicated.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year last above mentioned.

____________________________
Notary Public for ______________
(Affix Notary Seal)            My Commission Expires: ____________
WITNESSES:

DEVELOPER:

Burton Development, LLC

_____________________________  ____________________ _______________ (SEAL)
By:
Its:

STATE OF _________________ )
COUNTY OF _________________ )

ACKNOWLEDGMENT

I HEREBY CERTIFY, that on this _____ day of __________, 20__, before me, the undersigned Notary Public of the State and County stated below, personally appeared __________________________, known to me (or satisfactorily proven) to be the person whose name is subscribed to the within document, who acknowledged the due execution of the foregoing document in the capacity indicated.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year last above mentioned.

_____________________________
Notary Public for ________________
(Affix Notary Seal)
My Commission Expires: ____________
WITNESSES:

_____________________________  ___________________________________ (SEAL)

By:
Its:

_____________________________

STATE OF SOUTH CAROLINA    )
COUNTY OF BEAUFORT           )

ACKNOWLEDGMENT

I HEREBY CERTIFY, that on this _____ day of ________, 20___, before me, the
undersigned Notary Public of the State and County stated below, personally appeared
______________________________, known to me (or satisfactorily proven) to be the person
whose name is subscribed to the within document as the appropriate official of Beaufort County, South
Carolina, who acknowledged the due execution of the foregoing document.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year last
above mentioned.

______________________________  
(Affix Notary Seal)

Notary Public for South Carolina
My Commission Expires: ____________
EXHIBIT “A”

T4NC Parcel
STATE OF SOUTH CAROLINA

COUNTY OF BEAUFORT

FIRST AMENDMENT TO DEVELOPMENT AGREEMENT FOR CHEROKEE FARMS

Indexing Reference:
Book 3367 at Page 52

THIS FIRST AMENDMENT TO DEVELOPMENT AGREEMENT FOR CHEROKEE FARMS (the “First Amendment”) is made and entered into effective the _____ day of _____________, 20__ by and between T&D Land Holdings, LLC, a South Carolina limited liability company (the “Owner”), Burton Development, LLC, a South Carolina limited liability company (the “Developer”) and the governmental authority of Beaufort County, South Carolina, a South Carolina municipal corporation (“Beaufort County”).

RECITALS

WHEREAS, Cherokee Beaufort, LLC (“Cherokee”), predecessor to the Owner and as owner of certain real property located in Beaufort County, South Carolina, and Developer and Beaufort County entered into that certain Development Agreement for Cherokee Farms dated December 15, 2014 and recorded in the Office of the Register of Deeds for Beaufort County, South Carolina (the “ROD”) in Book 3367 at Page 52 (the “Development Agreement”); and

WHEREAS, the real property that is the subject of the Development Agreement is more particularly described in Exhibit “A” to the Development Agreement (herein the “Property”); and

WHEREAS, Cherokee assigned its rights and obligations to Owner pursuant to that Notice of Transfer and Assignment and Assumption of Rights and Obligations Under Development Agreement dated November 4, 2014 and recorded in the ROD in Book 3367 at Page 47 (the “Assignment”); and

WHEREAS, Article III of the Development Agreement provides that the terms and conditions of the Development Agreement for the Property shall be vested against any future changes to the Beaufort County Zoning and Development Standards Ordinance (“ZDSO”), Beaufort County law, or changes to any now existing or future zoning ordinances; and

WHEREAS, by Ordinance 2014/36 adopted December 8, 2014, Beaufort County Council adopted a new zoning and development standards ordinance known and described as the Beaufort County Community Development Code (the “CDC”); and

WHEREAS, the current base zoning of the property is Suburban under the Official Land Use Zoning Map and ZDSO in effect at the time of the Development Agreement; and
WHEREAS, the parties hereto have agreed to amend the Development Agreement as to a thirty-six (36) acre portion of the Property, which portion is shown in Exhibit “A” (herein the “T4NC Parcel”), to change the base zoning of the T4NC Parcel to the CDC classification of T4 Neighborhood Center (“T4NC”) with the remaining sixty-nine (69) acre portion of the Property to remain with the base zoning classification of Suburban under the ZDSO; and

WHEREAS, the parties agree that the Development Agreement requires an amendment to clarify the intention of and the performance by the parties to address the matters described herein.

NOW, THEREFORE, Owner, Developer and Beaufort County, intending to be legally bound hereby and in consideration of the aforesaid premises and the covenants and agreements set forth in this First Amendment hereby agree as follows:

1. **Base Zoning.** The T4NC Parcel shown on Exhibit “A” attached hereto and made a part hereof, is hereby rezoned to impose the CDC zoning classification of T4NC as the base zoning for the T4NC Parcel. Except as to the T4NC zoning as described in the CDC that is currently in effect, the Development Agreement and all terms and conditions thereof shall continue in full force and effect for the T4NC Parcel. The remaining sixty-nine (69) acres are unaffected by this First Amendment.

2. **Definitions.** Any and all defined terms used herein shall have the same meaning as set forth in the Development Agreement unless otherwise herein defined.

3. **Control.** In the event of any inconsistency between this First Amendment and the Development Agreement, this First Amendment shall control. Except as amended or modified by the terms recited herein, the Development Agreement and all terms and conditions thereof shall continue in full force and effect.

4. **Commercial Space.** The parties hereto agree that the previously approved maximum square footage of commercial space, which was approved as a part of that Unified Development Plan attached as Exhibit “B” to the Development Agreement, will not be exceeded as a result of this First Amendment.

5. **Density Transfers.** The Owner agrees that it or its successors and/or assigns shall provide to the office of the Commanding Officer of the Marine Corps Air Station Beaufort not less than ten (10) federal working days prior notice of a scheduled public meeting to review any request from the Owner or Developer to increase density above that which is authorized under the Development Agreement inside the then current AICUZ on the Property.

6. **AICUZ-Incompatible Uses.** The Owner agrees that it or its successors and/or assigns shall also provide to the office of the Commanding Officer of the Marine Corps Air Station Beaufort not less than ten (10) federal working days prior notice of a scheduled public meeting to review any request to approve any non-residential use that is listed in Table 1, “Air Installations Compatible Use Zones Suggested Land Use Compatibility in Noise Zones” of the 2008 OPNAVINST 11010.3C / MCO 11010.16, “AIR INSTALLATIONS COMPATIBLE USE ZONES (AICUZ) PROGRAM,” a copy of which is attached hereto as Exhibit “B” and by this reference made a part hereof, as anything other than “Yes” of the following uses on the Property: (1) hospitals and other medical facilities with overnight patients; (2) nursing homes, not including assisted living facilities; (3) educational services (i.e., schools); (4) auditoriums and concert halls; (5) outdoor music shells and amphitheaters; and (6) cultural activities, including churches.
[Signatures on the following pages]
IN WITNESS WHEREOF, the parties hereby set their hands and seals, effective the date first above written.

WITNESSES:

OWNER:

T&D Land Holdings, LLC

_____________________________  ____________________ _______________ (SEAL)

By: Robert Turner
Its: Manager

STATE OF _________________ )
COUNTY OF _________________ )

ACKNOWLEDGMENT

I HEREBY CERTIFY, that on this _____ day of __________, 20___, before me, the undersigned Notary Public of the State and County stated below, personally appeared __________________________, known to me (or satisfactorily proven) to be the person whose name is subscribed to the within document, who acknowledged the due execution of the foregoing document in the capacity indicated.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year last above mentioned.

___________________________________
Notary Public for ____________________
(Affix Notary Seal)  My Commission Expires: _______________
STATE OF ___________________ )
COUNTY OF __________________ )

I HEREBY CERTIFY, that on this _____ day of __________, 20___, before me, the undersigned Notary Public of the State and County stated below, personally appeared ___________________________, known to me (or satisfactorily proven) to be the person whose name is subscribed to the within document, who acknowledged the due execution of the foregoing document in the capacity indicated.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year last above mentioned.

Notary Public for ____________________
(Affix Notary Seal)
My Commission Expires: ________________
WITNESSES: Beaufort County, South Carolina

_____________________________  ___________________________________ (SEAL)

By:
Its:

_____________________________

STATE OF SOUTH CAROLINA )
COUNTY OF BEAUFORT )

ACKNOWLEDGMENT

I HEREBY CERTIFY, that on this _____ day of __________, 20___, before me, the undersigned Notary Public of the State and County stated below, personally appeared _________________________________, known to me (or satisfactorily proven) to be the person whose name is subscribed to the within document as the appropriate official of Beaufort County, South Carolina, who acknowledged the due execution of the foregoing document.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year last above mentioned.

_____________________________
Notary Public for South Carolina

(Affix Notary Seal)

My Commission Expires: _______________
EXHIBIT “A”

T4NC Parcel
EXHIBIT “B”

2008 OPNAVINST 11010.3C / MCO 11010.16

(See attached)
ORDINANCE NO. _____

AUTHORIZING THE ISSUANCE AND SALE OF GENERAL OBLIGATION ADVANCED REFUNDING BONDS, SERIES 2016A, OR SUCH OTHER APPROPRIATE SERIES DESIGNATION, OF BEAUFORT COUNTY, SOUTH CAROLINA, IN THE PRINCIPAL AMOUNT OF NOT EXCEEDING $21,000,000; FIXING THE FORM AND DETAILS OF THE BONDS; AUTHORIZING THE COUNTY ADMINISTRATOR OR HIS LAWFULLY-AUTHORIZED DESIGNEE TO DETERMINE CERTAIN MATTERS RELATING TO THE BONDS; PROVIDING FOR THE PAYMENT OF THE BONDS AND THE DISPOSITION OF THE PROCEEDS THEREOF; AND OTHER MATTERS RELATING THERETO.

BE IT ORDAINED BY THE COUNTY COUNCIL OF BEAUFORT COUNTY, SOUTH CAROLINA, AS FOLLOWS:

SECTION 1. Findings and Determinations. The County Council (the “County Council”) of Beaufort County, South Carolina (the “County”), hereby finds and determines:

(a) Pursuant to Section 4-9-10, Code of Laws of South Carolina 1976, as amended, and the results of a referendum held in accordance therewith, the Council-Administrator form of government was adopted and the County Council constitutes the governing body of the County.

(b) Article X, Section 14 of the Constitution of the State of South Carolina, 1895, as amended (the “Constitution”), provides that each county shall have the power to incur bonded indebtedness in such manner and upon such terms and conditions as the General Assembly shall prescribe by general law. Such debt must be incurred for a public purpose and a corporate purpose in an amount not exceeding eight percent (8%) of the assessed value of all taxable property of such county.

(c) Pursuant to Title 4, Chapter 15 of the Code (the same being and hereinafter referred to as the “County Bond Act”), the governing bodies of the several counties of the State may each issue general obligation bonds to defray the cost of any authorized purpose and for any amount not exceeding its applicable constitutional limit.

(d) The County Bond Act provides that as a condition precedent to the issuance of bonds an election be held and the result be favorable thereto. Title 11, Chapter 27 of the Code of Laws of South Carolina 1976, as amended (“Title 11, Chapter 27”), provides that if an election be prescribed by the provisions of the County Bond Act, but not be required by the provisions of Article X of the Constitution, then in every such instance, no election need be held (notwithstanding the requirement therefor) and the remaining provisions of the County Bond Act shall constitute a full and complete authorization to issue bonds in accordance with such remaining provisions.

(e) Pursuant to the Constitution, the County Bond Act, Title 11, Chapter 17, the favorable results of a referendum held in the County on November 7, 2016, and ordinances adopted by the County Council on March 12, 2007 (together, the “2007 Ordinance”), the County issued its $25,500,000 General Obligation Bonds, Series 2007 (the “2007 Bonds”).

(f) Sections 11-21-10 to 11-21-80 of the Code of Laws of South Carolina 1976, as amended, empower any “public agency” to utilize the provisions of Article 5, Chapter 15, Title 11 (the “Refunding Act”) of the Code of Laws of South Carolina 1976, as amended, to effect the refunding of any outstanding general obligation bonds.
(g) The Series 2007 Bonds maturing on or after March 1, 2018, are subject to redemption at the option of the County on or after March 1, 2017, as a whole or in part at any time, and if in part in such order of redemption of maturity as selected by the County, at par, together with the interest accrued thereon to the date fixed for redemption.

(h) Pursuant to Ordinance No. 2012/10 adopted on August 13, 2012, the County Council adopted Written Procedures related to Tax-Exempt Debt.

(i) It is now in the best interest of the County for County Council to provide for the issuance and sale of not exceeding $21,000,000 principal amount general obligation advance refunding bonds of the County to provide funds for (i) refunding all of a portion of the County’s outstanding 2007 Bonds (the “Bonds to be Refunded”); (ii) paying costs of issuance of the Bonds (hereinafter defined); and (iii) such other lawful purposes as the County Council shall determine.

SECTION 2. Authorization and Details of Bonds. Pursuant to the aforesaid provisions of the Constitution and laws of the State, there is hereby authorized to be issued not exceeding $21,000,000 aggregate principal amount of general obligation refunding bonds of the County to be designated “$21,000,000 (or such lesser amount issued) General Obligation Advanced Refunding Bonds, (appropriate series designation), of Beaufort County, South Carolina” (the “Bonds”), for the purpose set forth in Section 1(i) and other costs incidental thereto, including without limiting the generality of such other costs, engineering, financial and legal fees.

The refunding of the Bonds to be Refunded shall be effected with a portion of the proceeds of the Bonds which proceeds shall be used for the payment of the principal of such Bonds to be Refunded are called for redemption in accordance with the provisions of the 2007 Ordinance and interest on such Bonds to be Refunded as and when the same becomes due. If necessary, notice of the aforesaid refunding for which a portion of the proceeds of the Bonds will be used shall be given in a financial paper published in the City of New York, State of New York.

Upon the delivery of the Bonds, the principal proceeds thereof, less issuance expenses, shall be deposited with the Paying Agent for the 2007 Bonds and used to redeem the Bonds to be Refunded.

The Bonds shall be issued as fully registered bonds registrable as to principal and interest; shall be dated their date of delivery to the initial purchaser(s) thereof; shall be in denominations of $5,000 or any integral multiple thereof not exceeding the principal amount of Bonds maturing each year; shall be subject to redemption if such provision is in the best interest of the County; shall be numbered from R-1 upward; shall bear interest from their date payable at such times as hereinafter designated by the County Administrator and/or his lawfully-authorized designee at such rate or rates as may be determined at the time of the sale thereof; and shall mature serially in successive annual installments as determined by the County Administrator and/or his lawfully-authorized designee.

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 public and private debts. The Registrar/Paying Agent shall be a bank, trust company, depository or transfer agent located either within or without the State of South Carolina.
SECTION 3. Delegation of Authority to Determine Certain Matters Relating to the Bonds. The County Council hereby delegates to the County Administrator or his lawfully-authorized designee the authority to: (a) determine the par amount of the Bonds; (b) determine the maturity dates of the Bonds and the respective principal amounts maturing on such dates; (c) determine the interest payment dates of the Bonds; (d) determine the redemption provisions, if any, for the Bonds; (e) determine the date and time of sale of the Bonds; (f) receive bids on behalf of the County Council; (g) determine the date of redemption for the Bonds to be Refunded, and (h) award the sale of the Bonds to the lowest bidder therefor in accordance with the terms of the Notice of Sale for the Bonds.

After the sale of the Bonds, the County Administrator and/or his lawfully-authorized designee shall submit a written report to County Council setting forth the details of the Bonds as set forth in this paragraph.

SECTION 4. Registration, Transfer and Exchange of Bonds. The County shall cause books (herein referred to as the “registry books”) to be kept at the offices of the Registrar/Paying Agent, for the registration and transfer of the Bonds. Upon presentation at its office for such purpose the Registrar/Paying Agent shall register or transfer, or cause to be registered or transferred, on such registry books, the Bonds under such reasonable regulations as the Registrar/Paying Agent may prescribe.

Each Bond shall be transferable only upon the registry books of the County, which shall be kept for such purpose at the principal office of the Registrar/Paying Agent, by the registered owner thereof in person or by his duly authorized attorney upon surrender thereof together with a written instrument of transfer satisfactory to the Registrar/Paying Agent duly executed by the registered owner or his duly authorized attorney. Upon the transfer of any such Bond the Registrar/Paying Agent on behalf of the County shall issue in the name of the transferee a new fully registered Bond or Bonds, of the same aggregate principal amount, interest rate, and maturity as the surrendered Bond. Any Bond surrendered in exchange for a new registered Bond pursuant to this Section shall be canceled by the Registrar/Paying Agent.

The County and the Registrar/Paying Agent may deem or treat the person in whose name any fully registered Bond shall be registered upon the registry books as the absolute owner of such Series Bond, whether such Bond shall be overdue or not, for the purpose of receiving payment of the principal of and interest on such Bond and for all other purposes and all such payments so made to any such registered owner or upon his order shall be valid and effectual to satisfy and discharge the liability upon such Bond to the extent of the sum or sums so paid, and neither the County nor the Registrar/Paying Agent shall be affected by any notice to the contrary. In all cases in which the privilege of transferring Bonds is exercised, the County shall execute and the Registrar/Paying Agent shall authenticate and deliver Bonds in accordance with the provisions of this Ordinance. Neither the County nor the Registrar/Paying Agent shall be obliged to make any such transfer of Bonds during the fifteen (15) days preceding an interest payment date on such Bonds.

SECTION 5. Record Date. The County hereby establishes a record date for the payment of interest or for the giving of notice of any proposed redemption of Bonds, and such record date shall be the fifteenth (15th) day (whether or not a business day) preceding an interest payment date on such Bond or in the case of any proposed redemption of Bonds, such record date shall be the fifteenth (15th) day (whether or not a business day) prior to the giving of notice of redemption of bonds.

SECTION 6. Mutilation, Loss, Theft or Destruction of Bonds. In case any Bond shall at any time become mutilated in whole or in part, or be lost, stolen or destroyed, or be so defaced as to impair the value thereof to the owner, the County shall execute and the Registrar shall authenticate and deliver
at the principal office of the Registrar, or send by registered mail to the owner thereof at his request, risk and expense a new Bond of the same series, interest rate and maturity and of like tenor and effect in exchange or substitution for and upon the surrender for cancellation of such defaced, mutilated or partly destroyed Bond, or in lieu of or in substitution for such lost, stolen or destroyed Bond. In any such event the applicant for the issuance of a substitute Bond shall furnish the County and the Registrar evidence or proof satisfactory to the County and the Registrar of the loss, destruction, mutilation, defacement or theft of the original Bond, and of the ownership thereof, and also such security and indemnity in an amount as may be required by the laws of the State of South Carolina or such greater amount as may be required by the County and the Registrar. Any duplicate Bond issued under the provisions of this Section in exchange and substitution for any defaced, mutilated or partly destroyed Bond or in substitution for any allegedly lost, stolen or wholly destroyed Bond shall be entitled to the identical benefits under this Ordinance as was the original Bond in lieu of which such duplicate Bond is issued, and shall be entitled to equal and proportionate benefits with all the other Bonds of the same series issued hereunder.

All expenses necessary for the providing of any duplicate Bond shall be borne by the applicant therefor.

SECTION 7. Execution of Bonds. The Bonds shall be executed in the name of the County with the manual or facsimile signature of the Chairman of the County Council attested by the manual or facsimile signature of the Clerk to the County Council under a facsimile of the seal of the County impressed, imprinted or reproduced thereon; provided, however, the facsimile signatures appearing on the Bonds may be those of the officers who are in office on the date of enactment of this Ordinance. The execution of the Bonds in such fashion shall be valid and effectual, notwithstanding any subsequent change in such offices. The Bonds shall not be valid or become obligatory for any purpose unless there shall have been endorsed thereon a certificate of authentication. Each Bond shall bear a certificate of authentication manually executed by the Registrar in substantially the form set forth herein.

SECTION 8. Form of Bonds. The Bonds and the certificate of authentication shall be in substantially the form set forth in Exhibit A attached hereto and incorporated herein by reference.

SECTION 9. Security for Bonds. The full faith, credit, and taxing power of the County are hereby irrevocably pledged for the payment of the principal of and interest on the Bonds as they respectively mature, and for the creation of such sinking fund as may be necessary therefor. There shall be levied annually by the County Auditor and collected by the County Treasurer, in the same manner as other county taxes are levied and collected, a tax, without limit, on all taxable property in the County sufficient to pay the principal of and interest on the Bonds as they respectively mature and to create such sinking fund as may be necessary therefor.

The County Council shall give the County Auditor and County Treasurer written notice of the delivery of and payment for the Bonds and they are hereby directed to levy and collect annually, on all taxable property in the County, a tax, without limit, sufficient to pay the principal of and interest on the Bonds as they respectively mature and to create such sinking fund as may be necessary therefor.

SECTION 10. Notice of Public Hearing. The County Council hereby ratifies and approves the publication of a notice of public hearing regarding the Bonds and this Ordinance, such notice in substantially the form attached hereto as Exhibit B, having been published in The Island Packet and The Beaufort Gazette, newspapers of general circulation in the County, not less than 15 days prior to the date of such public hearing.
SECTION 11. Exemption from State Taxes. Both the principal of and interest on the Bonds shall be exempt, in accordance with the provisions of Section 12-2-50 of the Code of Laws of South Carolina 1976, as amended, from all State, county, municipal, County and all other taxes or assessments, except estate or other transfer taxes, direct or indirect, general or special, whether imposed for the purpose of general revenue or otherwise.

SECTION 12. Tax Covenants. The County hereby covenants and agrees with the holders of the Bonds that it will not take any action which will, or fail to take any action which failure will, cause interest on the Bonds to become includable in the gross income of the holders of the Bonds for federal income tax purposes pursuant to the provisions of the Code and regulations promulgated thereunder in effect on the date of original issuance of the Bonds. The County further covenants and agrees with the holders of the Bonds that no use of the proceeds of the Bonds shall be made which, if such use had been reasonably expected on the date of issue of the Bonds would have caused the Bonds to be “arbitrage bonds,” as defined in Section 148 of the Code, and to that end the County hereby shall:

(a) comply with the applicable provisions of Sections 103 and 141 through 150 of the Code and any regulations promulgated thereunder so long as the Bonds are outstanding;

(b) establish such funds, make such calculations and pay such amounts, in the manner and at the times required in order to comply with the requirements of the Code relating to required rebates of certain amounts to the United States; and

(c) make such reports of such information at the time and places required by the Code.

SECTION 13. Book-Entry System. The Bonds initially issued (the “Initial Bonds”) will be eligible securities for the purposes of the book-entry system of transfer maintained by The Depository Trust Company, New York, New York (“DTC”), and transfers of beneficial ownership of the Initial Bonds shall be made only through DTC and its participants in accordance with rules specified by DTC. Such beneficial ownership must be of $5,000 principal amount of Bonds of the same maturity or any integral multiple of $5,000.

The Initial Bonds shall be issued in fully-registered form, one Bond for each of the maturities of the Bonds, in the name of Cede & Co., as the nominee of DTC. When any principal of or interest on the Initial Bonds becomes due, the Paying Agent, on behalf of the County, shall transmit to DTC an amount equal to such installment of principal and interest. DTC shall remit such payments to the beneficial owners of the Bonds or their nominees in accordance with its rules and regulations.

Notices of redemption of the Initial Bonds or any portion thereof shall be sent to DTC in accordance with the provisions of the Ordinance.

If (a) DTC determines not to continue to act as securities depository for the Bonds, or (b) the County has advised DTC of its determination that DTC is incapable of discharging its duties, the County shall attempt to retain another qualified securities depository to replace DTC. Upon receipt by the County the Initial Bonds together with an assignment duly executed by DTC, the County shall execute and deliver to the successor securities depository Bonds of the same principal amount, interest rate, and maturity registered in the name of such successor.
If the County is unable to retain a qualified successor to DTC or the County has determined that it is in its best interest not to continue the book-entry system of transfer or that interests of the beneficial owners of the Bonds might be adversely affected if the book-entry system of transfer is continued (the County undertakes no obligation to make any investigation to determine the occurrence of any events that would permit it to make any such determination), and has made provision to so notify beneficial owners of the Bonds by mailing an appropriate notice to DTC, upon receipt by the County the Initial Bonds together with an assignment duly executed by DTC, the County shall execute, authenticate and deliver to the DTC participants Bonds in fully-registered form, in substantially the form set forth in Section 8 of this Ordinance in the denomination of $5,000 or any integral multiple thereof.

SECTION 14. Sale of Bonds, Form of Notice of Sale. The Bonds shall be offered for public sale on the date and at the time designated by the County Administrator and/or his lawfully-authorized designee. A Notice of Sale in substantially the form set forth as Exhibit C attached hereto and incorporated herein by reference shall be distributed to prospective bidders and a summary of such Notice of Sale shall be published in a newspaper of general circulation in the State of South Carolina and/or in a financial publication published in the City of New York not less than seven (7) days prior to the date set for such sale.

SECTION 15. Preliminary and Final Official Statement. The County Council hereby authorizes and directs the County Administrator and/or his lawfully-authorized designee to prepare, or cause to be prepared, a Preliminary Official Statement to be distributed to prospective purchasers of the Bonds together with the Notice of Sale. The County Council authorizes the County Administrator to designate the Preliminary Official Statement as “final” for purposes of Rule 15c2-12 of the Securities Exchange Commission. The County Administrator and/or his lawfully-authorized designee are further authorized to see to the completion of the final form of the Official Statement upon the sale of the Bonds so that it may be provided to the purchaser of the Bonds.

SECTION 16. Filings with Central Repository. In compliance with Section 11-1-85, South Carolina Code of Laws 1976, as amended, the County covenants that it will file or cause to be filed with a central repository for availability in the secondary bond market when requested: (a) a copy of the annual financial report of the County within thirty (30) days from the County’s receipt thereof; and (b) within thirty (30) days of the occurrence thereof, relevant information of an event which adversely affects more than five (5%) percent of the revenues of the County or the County’s tax base.

SECTION 17. Continuing Disclosure. In compliance with the Securities and Exchange Commission Rule 15c2-12 (the “Rule”) the County covenants and agrees for the benefit of the holders from time to time of the Bonds to execute and deliver prior to closing, and to thereafter comply with the terms of a Disclosure Dissemination Agent Agreement in substantially the form appearing as Exhibit D attached to this Ordinance. In the event of a failure of the County to comply with any of the provisions of the Disclosure Dissemination Agent Agreement, an event of default under this Ordinance shall not be deemed to have occurred. In such event, the sole remedy of any bondholder or beneficial owner shall be an action to compel performance by this Ordinance.

SECTION 18. Deposit and Use of Proceeds. The proceeds derived from the sale of the Bonds necessary to refund the Bonds to be Refunded shall be deposited with the Paying Agent for the 2007 Bonds and used to redeem the Bonds to be Refunded. The remaining proceeds, if any, shall be deposited at the direction of the County Treasurer in a special fund to the credit of the County and shall be applied solely to the purposes for which the Bonds have been issued, including payment of costs of issuance of the Bonds.
SECTION 19. Defeasance. The obligations of the County under this Ordinance and the pledges, covenants and agreements of the County herein made or provided for, shall be fully discharged and satisfied as to any portion of the Bonds, and such Bond or Bonds shall no longer be deemed to be outstanding hereunder when:

(a) such Bond or Bonds shall have been purchased by the County and surrendered to the County for cancellation or otherwise surrendered to the County or the Paying Agent and is canceled or subject to cancellation by the County or the Paying Agent; or

(b) payment of the principal of and interest on such Bonds either (i) shall have been made or caused to be made in accordance with the terms thereof, or (ii) shall have been provided for by irrevocably depositing with a corporate trustee in trust and irrevocably set aside exclusively for such payment, (1) moneys sufficient to make such payment, or (2) Government Obligations (hereinafter defined) maturing as to principal and interest in such amounts and at such times as will ensure the availability of sufficient moneys to make such payment and all necessary and proper fees, compensation and expenses of the corporate trustee. At such time as the Bonds shall no longer be deemed to be outstanding hereunder, such Bonds shall cease to draw interest from the due date thereof and, except for the purposes of any such payment from such moneys or Government Obligations, shall no longer be secured by or entitled to the benefits of this Ordinance.

“Government Obligations” shall mean any of the following:

(a) direct obligations of the United States of America or agencies thereof or obligations, the payment of principal or interest on which, in the opinion of the Attorney General of the United States, is fully and unconditionally guaranteed by the United States of America;

(b) non-callable, U. S. Treasury Securities - State and Local Government Series (“SLGS”); and

(c) general obligation bonds of the State, its institutions, agencies, counties and political subdivisions, which, at the time of purchase, carry a AAA rating from Standard & Poor’s or a Aaa rating from Moody’s Investors Service.

SECTION 20. Miscellaneous. The County Council hereby authorizes the County Administrator, Chair of the County Council, the Clerk to the County Council and County Attorney to execute such documents and instruments as necessary to effect the issuance of the Bonds. The County Council hereby retains McNair Law Firm, P.A., as bond counsel in connection with the issuance of the Bonds. The County Administrator is further authorized to execute such contract, document or engagement letter as may be necessary and appropriate to effectuate these engagements.
All rules, regulations, resolutions, and parts thereof, procedural or otherwise, in conflict herewith or the proceedings authorizing the issuance of the Bonds are, to the extent of such conflict, hereby repealed and this Ordinance shall take effect and be in full force from and after its enactment.

Enacted this ____ day of ____________, 2015.

BEAUFORT COUNTY, SOUTH CAROLINA

Chair, County Council

(SEAL)

ATTEST:

Clerk, County Council

First Reading:   December 14, 2015
Second Reading:  January 11, 2016
Public Hearing:
Third and Final Reading:
FORM OF BOND

UNITED STATES OF AMERICA
STATE OF SOUTH CAROLINA
COUNTY OF BEAUFORT

GENERAL OBLIGATION ADVANCED REFUNDING BOND, SERIES 2016__

No. R-

<table>
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<tr>
<th>INTEREST RATE</th>
<th>MATURITY DATE</th>
<th>ORIGINAL ISSUE DATE</th>
<th>CUSIP</th>
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REGISTERED HOLDER:

PRINCIPAL AMOUNT:  DOLLARS

KNOW ALL MEN BY THESE PRESENTS, that Beaufort County, South Carolina (the “County”), is justly indebted and, for value received, hereby promises to pay to the registered holder specified above, or registered assigns, the principal amount specified above on the maturity date specified above, upon presentation and surrender of this Bond at the principal office of __________________ in ____________ (the “Paying Agent”), and to pay interest on such principal amount from the date hereof at the rate per annum specified above until this Bond matures. Interest on this Bond is payable ________ 1, 20___, and semiannually on __________ 1 and ___________ 1 of each year thereafter, until this Bond matures, and shall be payable by check or draft mailed to the person in whose name this Bond is registered on the registration books of the County maintained by the registrar, presently ____________________ in _______________________ (the “Registrar”), at the close of business on the fifteenth (15th) day of the calendar month preceding each semiannual interest payment date. The principal of and interest on this Bond are payable in any coin or currency of the United States of America which is, at the time of payment, legal tender for public and private debts; provided, however, that interest on this fully registered Bond shall be paid by check or draft as set forth above.

This Bond shall not be entitled to any benefit under the Ordinance (hereafter defined), nor become valid or obligatory for any purpose, until the certificate of authentication hereon shall have been duly executed by the Registrar.

For the payment hereof, both principal and interest, as they respectively mature and for the creation of such sinking fund as may be necessary therefor, the full faith, credit and taxing power of the County are irrevocably pledged and there shall be levied annually by the Auditor of the County and collected by the Treasurer of the County, in the same manner as other county taxes are levied and collected, a tax, without limit, on all taxable property in the County sufficient to pay the principal of and interest on this Bond as they respectively mature and to create such sinking fund as may be necessary therefor.
This Bond is one of a series of Bonds of like date of original issue, tenor and effect, except as to number, denomination, date of maturity, redemption provisions, and rate of interest, aggregating ________________ Dollars ($______________), issued pursuant to and in accordance with the Constitution and laws of the State of South Carolina, including Article X of the Constitution of the State of South Carolina, 1895, as amended; Title 4, Chapter 15, Code of Laws of South Carolina 1976, as amended; Title 11, Chapters 15 and 27, Code of Laws of South Carolina 1976, as amended; the favorable results of a referendum; and Ordinance No. _______ duly enacted by the County Council on ________________, 2016.

[Redemption Provisions]

This Bond is transferable as provided in the Ordinance, only upon the books of the County kept for that purpose at the principal office of the Registrar by the registered holder in person or by his duly authorized attorney upon surrender of this Bond together with a written instrument of transfer satisfactory to the Registrar duly executed by the registered holder or his duly authorized attorney. Thereupon a new fully registered Bond or Bonds of the same aggregate principal amount, interest rate redemption provisions, if any, and maturity shall be issued to the transferee in exchange therefor as provided in the Ordinance. The County, the Registrar and the Paying Agent may deem and treat the person in whose name this Bond is registered as the absolute owner hereof for the purpose of receiving payment of or on account of the principal hereof and interest due hereon and for all other purposes.

Under the laws of the State of South Carolina, this Bond and the interest hereon are exempt from all State, county, municipal, County and all other taxes or assessments, except estate or other transfer taxes, direct or indirect, general or special, whether imposed for the purpose of general revenue or otherwise.

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 as required by law; that the amount of this Bond, together with all other indebtedness of the County, does not exceed the applicable limitation of indebtedness under the laws of the State of South Carolina; and that provision has been made for the levy and collection of a tax, without limit, on all taxable property in the County sufficient to pay the principal of and interest on this Bond as the same shall respectively mature and to create such sinking fund as may be necessary therefor.

IN WITNESS WHEREOF, BEAUFORT COUNTY, SOUTH CAROLINA, has caused this Bond to be signed with the manual or facsimile signature of the Chairman of the County Council, attested by the manual or facsimile signature of the Clerk to the County Council and the seal of the County impressed, imprinted, or reproduced hereon.

BEAUFORT COUNTY, SOUTH CAROLINA

___________________________________
Chair of County Council

(SEAL)

ATTEST:

__________________________
Clerk of County Council
[FORM OF REGISTRAR’S CERTIFICATE OF AUTHENTICATION]

Date of Authentication:

This bond is one of the Bonds described in the within mentioned Ordinance of Beaufort County, South Carolina.

______________________________
as Registrar

By: ___________________________
Authorized Officer

The following abbreviations, when used in the inscription on the face of this Bond shall be construed as though they were written out in full according to applicable laws or regulations.

TEN COM - As tenants in common
TEN ENT - As tenants by the entireties
JT TEN - As joint tenants

UNIF GIFT MIN. ACT

Custodian
(Cust.)   (Minor)

under Uniform Gifts to Minors

(State)

Additional abbreviations may also be used though not in list above.

[FORM OF ASSIGNMENT]

FOR VALUE RECEIVED, the undersigned sells, assigns and transfers unto __________________________________________ (Name and address of Transferee) the within Bond and does hereby irrevocably constitute and appoint ________________ attorney to transfer the within Bond on the books kept for registration thereof, with full power of substitution in the premises.

Dated:

____________________________   ___________________________________
Signature Guaranteed:     (Authorizing Officer)

Signature(s) must be guaranteed by an institution which is a participant in the Securities Transfer Agents Medallion Program (“STAMP”) or similar program.

NOTICE: The signature to this agreement this agreement must correspond with the name of the registered holder as it appears upon the face of the within Bond in every particular, without alteration or enlargement or any change whatever.
A copy of the final approving opinion to be rendered shall be attached to each Bond and preceding the same a certificate shall appear, which shall be signed on behalf of the County with a manual or facsimile signature of the Clerk to the County Council. The certificate shall be in substantially the following form:

[FORM OF CERTIFICATE]

IT IS HEREBY CERTIFIED that the following is a true and correct copy of the complete final approving opinion (except for date and letterhead) of McNair Law Firm, P.A., Columbia, South Carolina, approving the issue of Bonds of which the within Bond is one, the original of which opinion 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 the County Council of Beaufort County, South Carolina.

BEAUFORT COUNTY, SOUTH CAROLINA

By: ________________________________

Clerk of County Council
Notice is hereby given that a public hearing will be held by the County Council of Beaufort County, South Carolina (the “County”), County Administration Building, 100 Ribaut Road, Beaufort, South Carolina, at 6:30 p.m. on January 11, 2016.

The purpose of the public hearing is to consider an Ordinance providing for the issuance and sale of General Obligation Refunding Bonds of Beaufort County, South Carolina, in the principal amount of not exceeding $21,000,000 (the “Bonds”). The proceeds of the bonds will be used for the following purposes: (i) refunding all of a portion of the County’s outstanding $25,500,000 General Obligation Bonds, Series 2007 (the “Bonds to be Refunded”); (ii) paying costs of issuance of the Bonds (hereinafter defined); and (iii) such other lawful purposes as the County Council shall determine.

The full faith, credit, and taxing power of the County will be pledged for the payment of the principal of and interest on the Bonds and a tax, without limit, will be levied on and collected annually, in the same manner other County taxes are levied and collected, on all taxable property of the County sufficient to pay to principal of and interest on the Bonds as they respectively mature and to create such sinking fund as may be necessary therefor.

At the public hearing all taxpayers and residents of the County and any other interested persons who appear will be given an opportunity to express their views for or against the Ordinance and the issuance of the Bonds.

COUNTY COUNCIL OF BEAUFORT COUNTY,
SOUTH CAROLINA
EXHIBIT C

FORM OF NOTICE OF SALE

OFFICIAL NOTICE OF SALE

$___________ GENERAL OBLIGATION REFUNDING BONDS, SERIES 2016_,
OF BEAUFORT COUNTY, SOUTH CAROLINA

Time and Place of Sale: NOTICE IS HEREBY GIVEN that sealed bids, facsimile bids and
electronic bids will be received on behalf of Beaufort County, South Carolina (the “County”), 100
Ribaut Road, Beaufort, South Carolina, until 11:00 a.m., South Carolina time, on __________,
__________, 2016, at which time said proposals will be publicly opened for the purchase of
$___________ General Obligation Advanced Refunding Bonds, Series 2016_, of the County (the
“Bonds”).

Sealed Bids: Each hand delivered proposal shall be enclosed in a sealed envelope marked
“Proposal for $___________ General Obligation Advanced Refunding Bonds, Series 2016_, Beaufort
County, South Carolina” and should be directed to the County Administrator at the address in the first
paragraph hereof.

Facsimile Bids: The County will accept the facsimile transmission of a manually signed Official
Bid Form at the risk of the Bidder. The County shall not be responsible for the confidentiality of bids
submitted by facsimile transmission. Any delay in receipt of a facsimile bid, and any incompleteness or
illegible portions of such bid are the responsibility of the bidder. Bids by facsimile should be transmitted
to the attention of the County Administrator, fax number (843) _________.

Electronic Bids: Electronic proposals must be submitted through i-Deal’s Parity Electronic Bid
Submission System (“Parity”). No electronic bids from any other providers of electronic bidding services
will be accepted. Information about the electronic bidding services of Parity may be obtained from i-
Deal, 1359 Broadway, 2nd Floor, New York, New York 10018, Customer Support, telephone (212) 849-
5021.

PROPOSALS MAY BE DELIVERED BY HAND, BY MAIL, BY FACSIMILE
TRANSMISSION OR BY ELECTRONIC BID, BUT NO PROPOSAL SHALL BE CONSIDERED
WHICH IS NOT ACTUALLY RECEIVED BY THE COUNTY AT THE PLACE, DATE AND
TIME APPOINTED, AND THE COUNTY SHALL NOT BE RESPONSIBLE FOR ANY
FAILURE, MISDIRECTION, DELAY OR ERROR RESULTING FROM THE SELECTION BY
ANY BIDDER OF ANY PARTICULAR MEANS OF DELIVERY OF BIDS.

Book-Entry-Only Series 2016 Bonds: The Bonds will be issued in fully-registered form. One
Bond representing each maturity will be issued to and registered in the name of Cede & Co., as nominee
of The Depository Trust Company, New York, New York (“DTC”), as registered owner of the Bonds and
each such Bond will be immobilized in the custody of DTC. DTC will act as securities depository for the
Bonds. Individual purchases will be made in book-entry form only, in the principal amount of $5,000 or
any integral multiple thereof not exceeding the principal amount of Bonds maturing each year;
Purchasers will not receive physical delivery of certificates representing their interest in the Bonds
purchased. The winning bidder, as a condition to delivery of the Bonds, will be required to deposit the
Bond certificates representing each maturity with DTC.
The Bonds will be issued in fully-registered form registered as to principal and interest; will be dated ____________ , 2016; will be in denominations of $5,000 or any integral multiple thereof not exceeding the principal amount of Bonds maturing in each year; and will mature serially in successive annual installments on ______________ in each of the years and in the principal amounts as follows:

<table>
<thead>
<tr>
<th>Year</th>
<th>Principal Amount*</th>
<th>Year</th>
<th>Principal Amount*</th>
</tr>
</thead>
</table>

*Preliminary, subject to adjustment.

Adjustment of Maturity Schedule. The County reserves the right, in its sole discretion, either to decrease or increase the principal amount of the Bonds maturing in any year (all calculations to be rounded to the near $5,000), provided that any such decrease or increase shall not exceed 10% of the Bonds. Such adjustment(s), if any, shall be made within twenty-four (24) hours of the award of the Bonds. In order to calculate the yield on the Bonds for federal tax law purposes and as a condition precedent to the award of the Bonds, bidders must disclose to the County in connection with their respective bids the price (or yield to maturity) at which each maturity of the Bonds will be reoffered to the public.

In the event of any adjustment of the maturity schedule for the Bonds as described herein, no rebidding or recalculation of the proposals submitted will be required or permitted. Nevertheless, the award of the Bonds will be made to the bidder whose proposal produces the lowest true interest cost solely on the basis of the Bonds offered, without taking into account any adjustment in the amount of the Bonds pursuant to this paragraph.

The Bonds will bear interest from the date thereof payable semiannually on ____________ and ____________ of each year, commencing ______________, until they mature.

[Redemption Provisions]

Registrar/Paying Agent: Wells Fargo Bank, N.A., will serve as Registrar/Paying Agent for the Bonds.

Bid Requirements: Bidders shall specify the rate or rates of interest per annum which the Bonds are to bear, to be expressed in multiples of 1/20 or 1/8 of 1% and the interest rate specified for any maturity shall not be lower than the interest rate specified for any previous maturity. Bidders are not limited as to the number of rates of interest named, but the rate of interest on each separate maturity must be the same single rate for all Bonds of that maturity from their date to such maturity date. A bid for less than all the Bonds, a bid at a price less than par or a bid which includes a premium in excess of 10% of the par amount of the Bonds will not be considered. In addition to the bid price, the successful bidder must pay accrued interest from the date of the Bonds to the date of full payment of the purchase price.

Award of Bid. The Bonds will be awarded to the bidder or bidders offering to purchase the Bonds at the lowest true interest cost (TIC) to the County. The TIC will be the nominal interest rate which, when compounded semiannually and used to discount all debt service payments on the Bonds (computed at the interest rates specified in the bid and on the basis of a 360-day year of twelve 30-day months) to the dated date of the Bonds, results in an amount equal to the price bid for the Bonds. In the case of a tie bid, the winning bid will be awarded by lot. The County reserves the right to reject any and all bids or to waive irregularities in any bid. Bids will be accepted or rejected no later than 3:00 p.m., South Carolina time, on the date of the sale.
Security: The full faith, credit, and taxing power of the County are hereby irrevocably pledged for the payment of the principal of and interest on the Bonds as they respectively mature, and for the creation of such sinking fund as may be necessary therefor. There shall be levied annually by the Auditor of the County and collected by the Treasurer of the County, in the same manner as other county taxes are levied and collected, an ad valorem tax, without limit, on all taxable property in the County sufficient to pay the principal and interest of the Bonds as they respectively mature and to create such sinking fund as may be necessary therefor.

Good Faith Deposit: No good faith deposit is required.

Bid Form: Proposals should be enclosed in a separate sealed envelope marked “Proposal for $______________ General Obligation Refunding Bonds, Series 2016_ of Beaufort County, South Carolina” and should be directed to the County Administrator at the address in the first paragraph hereof. It is requested but not required that you submit your bid on the Proposal for Purchase of Bonds supplied with the Official Statement.

Official Statement: Upon the award of the Bonds, the County will prepare an official statement (the “Official Statement”) in substantially the same form as the preliminary official statement subject to minor additions, deletions and revisions as required to complete the Official Statement. Within seven (7) business days after the award of the Bonds, the County will deliver the Official Statement to the successful bidder in sufficient quantity to comply with Rule G-32 of the Municipal Securities Rulemaking Board. The successful bidder agrees to supply to the County all necessary pricing information and any Underwriter identification necessary to complete the Official Statement within 24 hours after the award of the Bonds.

Continuing Disclosure: In order to assist the bidders in complying with S.E.C. Rule 15c2-12(b)(5), the County will undertake, pursuant to an ordinance and a disclosure dissemination agent agreement, to provide certain annual financial information and notices of the occurrence of certain events, if material. A description of this undertaking is set forth in the Preliminary Official Statement and will also be set forth in the final Official Statement.

Legal Opinion: The County Council shall furnish upon delivery of the Bonds the final approving opinion of McNair Law Firm, P.A., Columbia, South Carolina, which opinion shall accompany each Bond, together with the usual closing documents, including a certificate of the County that no litigation is pending affecting the Bonds.

Certificate as to Issue Price: The successful bidder must provide a certificate to the County by the date of delivery of the Bonds, stating the initial reoffering price of the Bonds to the public (excluding bond houses and brokers) and the price at which a substantial amount of the Bonds were sold to the public, in form satisfactory to Bond Counsel. A sample copy of such a certificate may be obtained from Bond Counsel.
Delivery: The Bonds will be delivered on or about __________, 2016, in New York, New York, at the expense of the County. The balance of the purchase price then due, including the amount of accrued interest, must be paid in federal funds or other immediately available funds.

BEAUFORT COUNTY, SOUTH CAROLINA
FORM OF DISCLOSURE DISSEMINATION AGENT AGREEMENT

This Disclosure Dissemination Agent Agreement (the “Disclosure Agreement”), dated as of _________________, 2016, is executed and delivered by Beaufort County, South Carolina (the “Issuer”) and Digital Assurance Certification, L.L.C., as exclusive Disclosure Dissemination Agent (the “Disclosure Dissemination Agent” or “DAC”) for the benefit of the Holders (hereinafter defined) of the Bonds (hereinafter defined) and in order to provide certain continuing disclosure with respect to the Bonds in accordance with Rule 15c2-12 of the United States Securities and Exchange Commission under the Securities Exchange Act of 1934, as the same may be amended from time to time (the “Rule”).

The services provided under this Disclosure Agreement solely relate to the execution of instructions received from the Issuer through use of the DAC system and do not constitute “advice” within the meaning of the Dodd-Frank Wall Street Reform and Consumer Protection Act (the “Act”). DAC will not provide any advice or recommendation to the Issuer or anyone on the Issuer’s behalf regarding the “issuance of municipal securities” or any “municipal financial product” as defined in the Act and nothing in this Disclosure Agreement shall be interpreted to the contrary.

SECTION 1. Definitions. Capitalized terms not otherwise defined in this Disclosure Agreement shall have the meaning assigned in the Rule or, to the extent not in conflict with the Rule, in the Official Statement (hereinafter defined). The capitalized terms shall have the following meanings:

“Annual Report” means an Annual Report described in and consistent with Section 3 of this Disclosure Agreement.

“Annual Filing Date” means the date, set in Sections 2(a) and 2(f), by which the Annual Report is to be filed with the MSRB.

“Annual Financial Information” means annual financial information as such term is used in paragraph (b)(5)(i) of the Rule and specified in Section 3(a) of this Disclosure Agreement.

“Audited Financial Statements” means the financial statements (if any) of the Issuer for the prior fiscal year, certified by an independent auditor as prepared in accordance with generally accepted accounting principles or otherwise, as such term is used in paragraph (b)(5)(i) of the Rule and specified in Section 3(b) of this Disclosure Agreement.

“Bonds” means the bonds as listed on the attached Exhibit A, with the 9-digit CUSIP numbers relating thereto.

“Certification” means a written certification of compliance signed by the Disclosure Representative stating that the Annual Report, Audited Financial Statements, Notice Event notice, Failure to File Event notice, Voluntary Event Disclosure or Voluntary Financial Disclosure delivered to the Disclosure Dissemination Agent is the Annual Report, Audited Financial Statements, Notice Event notice, Failure to File Event notice, Voluntary Event Disclosure or Voluntary Financial Disclosure required to be submitted to the MSRB under this Disclosure Agreement. A Certification shall accompany each such document submitted to the Disclosure Dissemination Agent by the Issuer and include the full name of the Bonds and the 9-digit CUSIP numbers for all Bonds to which the document applies.
“Disclosure Representative” means the Finance Director, or his or her designee, or such other person as the Issuer shall designate in writing to the Disclosure Dissemination Agent from time to time as the person responsible for providing Information to the Disclosure Dissemination Agent.

“Disclosure Dissemination Agent” means Digital Assurance Certification, L.L.C, acting in its capacity as Disclosure Dissemination Agent hereunder, or any successor Disclosure Dissemination Agent designated in writing by the Issuer pursuant to Section 9 hereof.

“Failure to File Event” means the Issuer’s failure to file an Annual Report on or before the Annual Filing Date.

“Force Majeure Event” means: (i) acts of God, war, or terrorist action; (ii) failure or shut-down of the Electronic Municipal Market Access system maintained by the MSRB; or (iii) to the extent beyond the Disclosure Dissemination Agent’s reasonable control, interruptions in telecommunications or utilities services, failure, malfunction or error of any telecommunications, computer or other electrical, mechanical or technological application, service or system, computer virus, interruptions in Internet service or telephone service (including due to a virus, electrical delivery problem or similar occurrence) that affect Internet users generally, or in the local area in which the Disclosure Dissemination Agent or the MSRB is located, or acts of any government, regulatory or any other competent authority the effect of which is to prohibit the Disclosure Dissemination Agent from performance of its obligations under this Disclosure Agreement.

“Holder” means any person (a) having the power, directly or indirectly, to vote or consent with respect to, or to dispose of ownership of, any Bonds (including persons holding Bonds through nominees, depositories or other intermediaries) or (b) treated as the owner of any Bonds for federal income tax purposes.

“Information” means, collectively, the Annual Reports, the Audited Financial Statements (if any), the Notice Event notices, the Failure to File Event notices, the Voluntary Event Disclosures and the Voluntary Financial Disclosures.

“MSRB” means the Municipal Securities Rulemaking Board established pursuant to Section 15B(b)(1) of the Securities Exchange Act of 1934.

“Notice Event” means any of the events enumerated in paragraph (b)(5)(i)(C) of the Rule and listed in Section 4(a) of this Disclosure Agreement.

“Obligated Person” means any person, including the Issuer, who is either generally or through an enterprise, fund, or account of such person committed by contract or other arrangement to support payment of all, or part of the obligations on the Bonds (other than providers of municipal bond insurance, letters of credit, or other liquidity facilities), as shown on Exhibit A.

“Official Statement” means that Official Statement prepared by the Issuer in connection with the Bonds, as listed on Appendix A.

“Trustee” means the institution, if any, identified as such in the document under which the Bonds were issued.

“Voluntary Event Disclosure” means information of the category specified in any of subsections (e)(vi)(1) through (e)(vi)(11) of Section 2 of this Disclosure Agreement that is accompanied by a
Certification of the Disclosure Representative containing the information prescribed by Section 7(a) of this Disclosure Agreement.

“Voluntary Financial Disclosure” means information of the category specified in any of subsections (e)(vii)(1) through (e)(vii)(9) of Section 2 of this Disclosure Agreement that is accompanied by a Certification of the Disclosure Representative containing the information prescribed by Section 7(b) of this Disclosure Agreement.

SECTION 2. Provision of Annual Reports.

(a) The Issuer shall provide, annually, an electronic copy of the Annual Report and Certification to the Disclosure Dissemination Agent, together with a copy for the Trustee, not later than the Annual Filing Date. Promptly upon receipt of an electronic copy of the Annual Report and the Certification, the Disclosure Dissemination Agent shall provide an Annual Report to the MSRB not later than the next February 1 after the end of each fiscal year of the Issuer, commencing with the fiscal year ending June 30, 2016. Such date and each anniversary thereof is the Annual Filing Date. The Annual Report may be submitted as a single document or as separate documents comprising a package, and may cross-reference other information as provided in Section 3 of this Disclosure Agreement.

(b) If on the fifteenth (15th) day prior to the Annual Filing Date, the Disclosure Dissemination Agent has not received a copy of the Annual Report and Certification, the Disclosure Dissemination Agent shall contact the Disclosure Representative by telephone and in writing (which may be by e-mail) to remind the Issuer of its undertaking to provide the Annual Report pursuant to Section 2(a). Upon such reminder, the Disclosure Representative shall either (i) provide the Disclosure Dissemination Agent with an electronic copy of the Annual Report and the Certification no later than two (2) business days prior to the Annual Filing Date, or (ii) instruct the Disclosure Dissemination Agent in writing that the Issuer will not be able to file the Annual Report within the time required under this Disclosure Agreement, state the date by which the Annual Report for such year will be provided and instruct the Disclosure Dissemination Agent that a Failure to File Event has occurred and to immediately send a notice to the MSRB in substantially the form attached as Exhibit B, accompanied by a cover sheet completed by the Disclosure Dissemination Agent in the form set forth in Exhibit C-1.

(c) If the Disclosure Dissemination Agent has not received an Annual Report and Certification by 6:00 p.m. Eastern time on Annual Filing Date (or, if such Annual Filing Date falls on a Saturday, Sunday or holiday, then the first business day thereafter) for the Annual Report, a Failure to File Event shall have occurred and the Issuer irrevocably directs the Disclosure Dissemination Agent to immediately send a notice to the MSRB in substantially the form attached as Exhibit B without reference to the anticipated filing date for the Annual Report, accompanied by a cover sheet completed by the Disclosure Dissemination Agent in the form set forth in Exhibit C-1.

(d) If Audited Financial Statements of the Issuer are prepared but not available prior to the Annual Filing Date, the Issuer shall, when the Audited Financial Statements are available, provide in a timely manner an electronic copy to the Disclosure Dissemination Agent, accompanied by a Certification, together with a copy for the Trustee, for filing with the MSRB.

(e) The Disclosure Dissemination Agent shall:

(i) verify the filing specifications of the MSRB each year prior to the Annual Filing Date;
(ii) upon receipt, promptly file each Annual Report received under Sections 2(a) and 2(b) with the MSRB;

(iii) upon receipt, promptly file each Audited Financial Statement received under Section 2(d) with the MSRB;

(iv) upon receipt, promptly file the text of each Notice Event received under Sections 4(a) and 4(b)(ii) with the MSRB, identifying the Notice Event as instructed by the Issuer pursuant to Section 4(a) or 4(b)(ii) (being any of the categories set forth below) when filing pursuant to Section 4(c) of this Disclosure Agreement:

“Principal and interest payment delinquencies;”

“Non-Payment related defaults, if material;”

“Unscheduled draws on debt service reserves reflecting financial difficulties;”

“Unscheduled draws on credit enhancements reflecting financial difficulties;”

“Substitution of credit or liquidity providers, or their failure to perform;”

“Adverse tax opinions, IRS notices or events affecting the tax status of the security;”

“Modifications to rights of securities holders, if material;”

“Bond calls, if material;”

“Defeasances;”

“Release, substitution, or sale of property securing repayment of the securities, if material;”

“Rating changes;”

“Tender offers;”

“Bankruptcy, insolvency, receivership or similar event of the obligated person;”

“Merger, consolidation, or acquisition of the obligated person, if material;” and

“Appointment of a successor or additional trustee, or the change of name of a trustee, if material;”

(v) upon receipt (or irrevocable direction pursuant to Section 2(c) of this Disclosure Agreement, as applicable), promptly file a completed copy of Exhibit B to this Disclosure Agreement with the MSRB, identifying the filing as “Failure to provide annual financial information as required” when filing pursuant to Section 2(b)(ii) or Section 2(c) of this Disclosure Agreement;
upon receipt, promptly file the text of each Voluntary Event Disclosure received under Section 7(a) with the MSRB, identifying the Voluntary Event Disclosure as instructed by the Issuer pursuant to Section 7(a) (being any of the categories set forth below) when filing pursuant to Section 7(a) of this Disclosure Agreement:

1. “amendment to continuing disclosure undertaking;”
2. “change in obligated person;”
3. “notice to investors pursuant to bond documents;”
4. “certain communications from the Internal Revenue Service;”
5. “secondary market purchases;”
6. “bid for auction rate or other securities;”
7. “capital or other financing plan;”
8. “litigation/enforcement action;”
9. “change of tender agent, remarketing agent, or other on-going party;”
10. “derivative or other similar transaction;” and
11. “other event-based disclosures;”

upon receipt, promptly file the text of each Voluntary Financial Disclosure received under Section 7(b) with the MSRB, identifying the Voluntary Financial Disclosure as instructed by the Issuer pursuant to Section 7(b) (being any of the categories set forth below) when filing pursuant to Section 7(b) of this Disclosure Agreement:

1. “quarterly/monthly financial information;”
2. “change in fiscal year/timing of annual disclosure;”
3. “change in accounting standard;”
4. “interim/additional financial information/operating data;”
5. “budget;”
6. “investment/debt/financial policy;”
7. “information provided to rating agency, credit/liquidity provider or other third party;”
8. “consultant reports;” and
9. “other financial/operating data.”
(viii) provide the Issuer evidence of the filings of each of the above when made, which shall be by means of the DAC system, for so long as DAC is the Disclosure Dissemination Agent under this Disclosure Agreement.

(f) The Issuer may adjust the Annual Filing Date upon change of its fiscal year by providing written notice of such change and the new Annual Filing Date to the Disclosure Dissemination Agent, Trustee (if any) and the MSRB, provided that the period between the existing Annual Filing Date and new Annual Filing Date shall not exceed one year.

(g) Any Information received by the Disclosure Dissemination Agent before 6:00 p.m. Eastern time on any business day that it is required to file with the MSRB pursuant to the terms of this Disclosure Agreement and that is accompanied by a Certification and all other information required by the terms of this Disclosure Agreement will be filed by the Disclosure Dissemination Agent with the MSRB no later than 11:59 p.m. Eastern time on the same business day; provided, however, the Disclosure Dissemination Agent shall have no liability for any delay in filing with the MSRB if such delay is caused by a Force Majeure Event provided that the Disclosure Dissemination Agent uses reasonable efforts to make any such filing as soon as possible.

SECTION 3. Content of Annual Reports.

(a) Each Annual Report shall contain Annual Financial Information with respect to the Issuer, including the information provided in the Official Statement as follows:

(i) The financial statements of the Issuer for the preceding fiscal year prepared in accordance with generally accepted accounting principles as promulgated to apply to governmental entities from time to time by the Governmental Accounting Standards Board (or if not in conformity, to be accompanied by a qualitative discussion of the differences in the accounting principles and the impact of the change in the accounting principles on the presentation of the financial information). If the Issuer’s audited financial statements are not available by the time the Annual Report is required to be filed pursuant to Section 3(a), the Annual Report shall contain unaudited financial statements in a format similar to the financial statements contained in the final Official Statement, and the audited financial statements shall be filed in the same manner as the Annual Report when they become available.

(ii) Financial and operating data for the fiscal year then ended, to the extent such information is not included in the Issuer’s audited financial statements filed pursuant to clause (1) above, which shall be generally consistent with the tabular information (or other information, as otherwise noted below) contained in the Official Statement under the following headings: “THE BONDS—Security;” “DEBT STRUCTURE—Outstanding Indebtedness;” and “CERTAIN FISCAL MATTERS—Assessed Value of Taxable Property in the County,” “—Estimated True Value of All Taxable Property in the County,” “—Tax Rates,” “—Tax Collections for Last Five Years,” and “—Ten Largest Taxpayers.”

Any or all of the items listed above may be included by specific reference to other documents, including official statements of debt issues of the Issuer, which have been submitted to the MSRB. If the document included by reference is a final official statement, it must be available from the MSRB. The Issuer shall clearly identify each such other document so included by reference.
Any or all of the items listed above may be included by specific reference from other documents, including official statements of debt issues with respect to which the Issuer is an “obligated person” (as defined by the Rule), which have been previously filed with the Securities and Exchange Commission or available on the MSRB Internet Website. If the document incorporated by reference is a final official statement, it must be available from the MSRB. The Issuer will clearly identify each such document so incorporated by reference.

Any annual financial information containing modified operating data or financial information is required to explain, in narrative form, the reasons for the modification and the impact of the change in the type of operating data or financial information being provided.

SECTION 4. Reporting of Notice Events.

(a) The occurrence of any of the following events with respect to the Bonds constitutes a Notice Event:

(i) Principal and interest payment delinquencies;

(ii) Non-payment related defaults, if material;

(iii) Unscheduled draws on debt service reserves reflecting financial difficulties;

(iv) Unscheduled draws on credit enhancements reflecting financial difficulties;

(v) Substitution of credit or liquidity providers, or their failure to perform;

(vi) Adverse tax opinions, the issuance by the Internal Revenue Service of proposed or final determinations of taxability, Notices of Proposed Issue (IRS Form 5701-TEB) or other material notices or determinations with respect to the tax status of the Series 2016_ Bonds, or other material events affecting the tax status of the Series 2016_ Bonds;

(vii) Modifications to rights of Bond holders, if material;

(viii) Bond calls, if material, and tender offers;

(ix) Defeasances;

(x) Release, substitution, or sale of property securing repayment of the Series 2016_ Bonds, if material;

(xi) Rating changes;

(xii) Bankruptcy, insolvency, receivership or similar event of the Obligated Person;

Note to subsection (a)(12) of this Section 4: For the purposes of the event described in subsection (a)(12) of this Section 4, the event is considered to occur when any of the following occur: the appointment of a receiver, fiscal agent or similar officer for an Obligated Person in a proceeding under the U.S. Bankruptcy Code or in any other proceeding under state or federal law in which a court or
governmental authority has assumed jurisdiction over substantially all of the assets or business of the Obligated Person, or if such jurisdiction has been assumed by leaving the existing governing body and officials or officers in possession but subject to the supervision and orders of a court or governmental authority, or the entry of an order confirming a plan of reorganization, arrangement or liquidation by a court or governmental authority having supervision or jurisdiction over substantially all of the assets or business of the Obligated Person.

(xiii) The consummation of a merger, consolidation, or acquisition involving an Obligated Person or the sale of all or substantially all of the assets of the Obligated Person, other than in the ordinary course of business, the entry into a definitive agreement to undertake such an action or the termination of a definitive agreement relating to any such actions, other than pursuant to its terms, if material; and

(xiv) Appointment of a successor or additional trustee or the change of name of a trustee, if material.

The Issuer shall, in a timely manner not in excess of ten business days after its occurrence, notify the Disclosure Dissemination Agent in writing of the occurrence of a Notice Event. Such notice shall instruct the Disclosure Dissemination Agent to report the occurrence pursuant to subsection (c) and shall be accompanied by a Certification. Such notice or Certification shall identify the Notice Event that has occurred (which shall be any of the categories set forth in Section 2(e)(iv) of this Disclosure Agreement), include the text of the disclosure that the Issuer desires to make, contain the written authorization of the Issuer for the Disclosure Dissemination Agent to disseminate such information, and identify the date the Issuer desires for the Disclosure Dissemination Agent to disseminate the information (provided that such date is not later than the tenth business day after the occurrence of the Notice Event).

(b) The Disclosure Dissemination Agent is under no obligation to notify the Issuer or the Disclosure Representative of an event that may constitute a Notice Event. In the event the Disclosure Dissemination Agent so notifies the Disclosure Representative, the Disclosure Representative will within two business days of receipt of such notice (but in any event not later than the tenth business day after the occurrence of the Notice Event, if the Issuer determines that a Notice Event has occurred), instruct the Disclosure Dissemination Agent that (i) a Notice Event has not occurred and no filing is to be made or (ii) a Notice Event has occurred and the Disclosure Dissemination Agent is to report the occurrence pursuant to subsection (c) of this Section 4, together with a Certification. Such Certification shall identify the Notice Event that has occurred (which shall be any of the categories set forth in Section 2(e)(iv) of this Disclosure Agreement), include the text of the disclosure that the Issuer desires to make, contain the written authorization of the Issuer for the Disclosure Dissemination Agent to disseminate such information, and identify the date the Issuer desires for the Disclosure Dissemination Agent to disseminate the information (provided that such date is not later than the tenth business day after the occurrence of the Notice Event).

(c) If the Disclosure Dissemination Agent has been instructed by the Issuer as prescribed in subsection (a) or (b)(ii) of this Section 4 to report the occurrence of a Notice Event, the Disclosure Dissemination Agent shall promptly file a notice of such occurrence with MSRB in accordance with Section 2(e)(iv) hereof. This notice will be filed with a cover sheet completed by the Disclosure Dissemination Agent in the form set forth in Exhibit C-1.

SECTION 5.  CUSIP Numbers. Whenever providing information to the Disclosure Dissemination Agent, including but not limited to Annual Reports, documents incorporated by reference to the Annual Reports, Audited Financial Statements, Notice Event notices, Failure to File Event notices, Voluntary Event
Disclosures and Voluntary Financial Disclosures, the Issuer shall indicate the full name of the Bonds and the 9-digit CUSIP numbers for the Bonds as to which the provided information relates.

SECTION 6. Additional Disclosure Obligations. The Issuer acknowledges and understands that other state and federal laws, including but not limited to the Securities Act of 1933 and Rule 10b-5 promulgated under the Securities Exchange Act of 1934, may apply to the Issuer, and that the duties and responsibilities of the Disclosure Dissemination Agent under this Disclosure Agreement do not extend to providing legal advice regarding such laws. The Issuer acknowledges and understands that the duties of the Disclosure Dissemination Agent relate exclusively to execution of the mechanical tasks of disseminating information as described in this Disclosure Agreement.

SECTION 7. Voluntary Filing.

(a) The Issuer may instruct the Disclosure Dissemination Agent to file a Voluntary Event Disclosure with the MSRB from time to time pursuant to a Certification of the Disclosure Representative. Such Certification shall identify the Voluntary Event Disclosure (which shall be any of the categories set forth in Section 2(e)(vi) of this Disclosure Agreement), include the text of the disclosure that the Issuer desires to make, contain the written authorization of the Issuer for the Disclosure Dissemination Agent to disseminate such information, and identify the date the Issuer desires for the Disclosure Dissemination Agent to disseminate the information. If the Disclosure Dissemination Agent has been instructed by the Issuer as prescribed in this Section 7(a) to file a Voluntary Event Disclosure, the Disclosure Dissemination Agent shall promptly file such Voluntary Event Disclosure with the MSRB in accordance with Section 2(e)(vi) hereof. This notice will be filed with a cover sheet completed by the Disclosure Dissemination Agent in the form set forth in Exhibit C-2.

(b) The Issuer may instruct the Disclosure Dissemination Agent to file a Voluntary Financial Disclosure with the MSRB from time to time pursuant to a Certification of the Disclosure Representative. Such Certification shall identify the Voluntary Financial Disclosure (which shall be any of the categories set forth in Section 2(e)(vii) of this Disclosure Agreement), include the text of the disclosure that the Issuer desires to make, contain the written authorization of the Issuer for the Disclosure Dissemination Agent to disseminate such information, and identify the date the Issuer desires for the Disclosure Dissemination Agent to disseminate the information. If the Disclosure Dissemination Agent has been instructed by the Issuer as prescribed in this Section 7(b) to file a Voluntary Financial Disclosure, the Disclosure Dissemination Agent shall promptly file such Voluntary Financial Disclosure with the MSRB in accordance with Section 2(e)(vii) hereof. This notice will be filed with a cover sheet completed by the Disclosure Dissemination Agent in the form set forth in Exhibit C-2.

The parties hereto acknowledge that the Issuer is not obligated pursuant to the terms of this Disclosure Agreement to file any Voluntary Event Disclosure pursuant to Section 7(a) hereof or any Voluntary Financial Disclosure pursuant to Section 7(b) hereof.

Nothing in this Disclosure Agreement shall be deemed to prevent the Issuer from disseminating any other information through the Disclosure Dissemination Agent using the means of dissemination set forth in this Disclosure Agreement or including any other information in any Annual Report, Audited Financial Statements, Notice Event notice, Failure to File Event notice, Voluntary Event Disclosure or Voluntary Financial Disclosure, in addition to that required by this Disclosure Agreement. If the Issuer chooses to include any information in any Annual Report, Audited Financial Statements, Notice Event notice, Failure to File Event notice, Voluntary Event Disclosure or Voluntary Financial Disclosure in addition to that which is specifically required by this Disclosure Agreement, the Issuer shall have no obligation under this Disclosure Agreement to update such information or include it in any future Annual Report, Audited
Financial Statements, Notice Event notice, Failure to File Event notice, Voluntary Event Disclosure or Voluntary Financial Disclosure.

SECTION 8. Termination of Reporting Obligation. The obligations of the Issuer and the Disclosure Dissemination Agent under this Disclosure Agreement shall terminate with respect to the Bonds upon the legal defeasance, prior redemption or payment in full of all of the Bonds, when the Issuer is no longer an obligated person with respect to the Bonds, or upon delivery by the Disclosure Representative to the Disclosure Dissemination Agent of an opinion of counsel expert in federal securities laws to the effect that continuing disclosure is no longer required.

SECTION 9. Disclosure Dissemination Agent. The Issuer has appointed Digital Assurance Certification, L.L.C. as exclusive Disclosure Dissemination Agent under this Disclosure Agreement. The Issuer may, upon thirty days written notice to the Disclosure Dissemination Agent and the Trustee, replace or appoint a successor Disclosure Dissemination Agent. Upon termination of DAC’s services as Disclosure Dissemination Agent, whether by notice of the Issuer or DAC, the Issuer agrees to appoint a successor Disclosure Dissemination Agent or, alternately, agrees to assume all responsibilities of Disclosure Dissemination Agent under this Disclosure Agreement for the benefit of the Holders of the Bonds. Notwithstanding any replacement or appointment of a successor, the Issuer shall remain liable until payment in full for any and all sums owed and payable to the Disclosure Dissemination Agent. The Disclosure Dissemination Agent may resign at any time by providing thirty days’ prior written notice to the Issuer.

SECTION 10. Remedies in Event of Default. In the event of a failure of the Issuer or the Disclosure Dissemination Agent to comply with any provision of this Disclosure Agreement, the Holders’ rights to enforce the provisions of this Agreement shall be limited solely to a right, by action in mandamus or for specific performance, to compel performance of the parties’ obligation under this Disclosure Agreement. Any failure by a party to perform in accordance with this Disclosure Agreement shall not constitute a default on the Bonds or under any other document relating to the Bonds, and all rights and remedies shall be limited to those expressly stated herein.

SECTION 11. Duties, Immunities and Liabilities of Disclosure Dissemination Agent.

(a) The Disclosure Dissemination Agent shall have only such duties as are specifically set forth in this Disclosure Agreement. The Disclosure Dissemination Agent’s obligation to deliver the information at the times and with the contents described herein shall be limited to the extent the Issuer has provided such information to the Disclosure Dissemination Agent as required by this Disclosure Agreement. The Disclosure Dissemination Agent shall have no duty with respect to the content of any disclosures or notice made pursuant to the terms hereof. The Disclosure Dissemination Agent shall have no duty or obligation to review or verify any Information or any other information, disclosures or notices provided to it by the Issuer and shall not be deemed to be acting in any fiduciary capacity for the Issuer, the Holders of the Bonds or any other party. The Disclosure Dissemination Agent shall have no responsibility for the Issuer’s failure to report to the Disclosure Dissemination Agent a Notice Event or a duty to determine the materiality thereof. The Disclosure Dissemination Agent shall have no duty to determine, or liability for failing to determine, whether the Issuer has complied with this Disclosure Agreement. The Disclosure Dissemination Agent may conclusively rely upon Certifications of the Issuer at all times.

The obligations of the Issuer under this Section shall survive resignation or removal of the Disclosure Dissemination Agent and defeasance, redemption or payment of the Bonds.

(b) The Disclosure Dissemination Agent may, from time to time, consult with legal counsel (either in-house or external) of its own choosing in the event of any disagreement or controversy, or question
or doubt as to the construction of any of the provisions hereof or its respective duties hereunder, and shall not incur any liability and shall be fully protected in acting in good faith upon the advice of such legal counsel. The reasonable fees and expenses of such counsel shall be payable by the Issuer.

(c) All documents, reports, notices, statements, information and other materials provided to the MSRB under this Agreement shall be provided in an electronic format and accompanied by identifying information as prescribed by the MSRB.

SECTION 12. Amendment; Waiver. Notwithstanding any other provision of this Disclosure Agreement, the Issuer and the Disclosure Dissemination Agent may amend this Disclosure Agreement and any provision of this Disclosure Agreement may be waived, if such amendment or waiver is supported by an opinion of counsel expert in federal securities laws acceptable to both the Issuer and the Disclosure Dissemination Agent to the effect that such amendment or waiver does not materially impair the interests of Holders of the Bonds and would not, in and of itself, cause the undertakings herein to violate the Rule if such amendment or waiver had been effective on the date hereof but taking into account any subsequent change in or official interpretation of the Rule; provided neither the Issuer or the Disclosure Dissemination Agent shall be obligated to agree to any amendment modifying their respective duties or obligations without their consent thereto.

Notwithstanding the preceding paragraph, the Disclosure Dissemination Agent shall have the right to adopt amendments to this Disclosure Agreement necessary to comply with modifications to and interpretations of the provisions of the Rule as announced by the Securities and Exchange Commission from time to time by giving not less than 20 days written notice of the intent to do so together with a copy of the proposed amendment to the Issuer. No such amendment shall become effective if the Issuer shall, within 10 days following the giving of such notice, send a notice to the Disclosure Dissemination Agent in writing that it objects to such amendment.

SECTION 13. Beneficiaries. This Disclosure Agreement shall inure solely to the benefit of the Issuer, the Trustee of the Bonds, the Disclosure Dissemination Agent, the underwriter, and the Holders from time to time of the Bonds, and shall create no rights in any other person or entity.

SECTION 14. Governing Law. This Disclosure Agreement shall be governed by the laws of the State of Florida (other than with respect to conflicts of laws).

SECTION 15. Counterparts. This Disclosure Agreement may be executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.
The Disclosure Dissemination Agent and the Issuer have caused this Disclosure Agreement to be executed, on the date first written above, by their respective officers duly authorized.

DIGITAL ASSURANCE CERTIFICATION, L.L.C., as Disclosure Dissemination Agent

By: ________________________________
Name: ______________________________
Title: ______________________________

BEAUFORT COUNTY, SOUTH CAROLINA, as Issuer

By: ________________________________
Name: ______________________________
Title: ______________________________
EXHIBIT A

NAME AND CUSIP NUMBERS OF BONDS

Name of Issuer: ________________________
Obligated Person(s): ________________________
Name of Bond Issue: ________________________
Date of Issuance: ________________________
Date of Official Statement: ________________________

CUSIP Number: ________________________ CUSIP Number: ________________________
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EXHIBIT B

NOTICE TO MSRB OF FAILURE TO FILE ANNUAL REPORT

Issuer: ________________________

Obligated Person: ________________________

Name(s) of Bond Issue(s): ________________________

Date(s) of Issuance: ________________________

Date(s) of Disclosure Agreement: ________________________

CUSIP Number: ________________________

NOTICE IS HEREBY GIVEN that the Issuer has not provided an Annual Report with respect to the above-named Bonds as required by the Disclosure Agreement between the Issuer and Digital Assurance Certification, L.L.C., as Disclosure Dissemination Agent. The Issuer has notified the Disclosure Dissemination Agent that it anticipates that the Annual Report will be filed by ______________.

Dated: _____________________________

Digital Assurance Certification, L.L.C., as Disclosure Dissemination Agent, on behalf of the Issuer

cc:
EXHIBIT C-1
EVENT NOTICE COVER SHEET

This cover sheet and accompanying “event notice” will be sent to the MSRB, pursuant to Securities and Exchange Commission Rule 15c2-12(b)(5)(i)(C) and (D).

Issuer’s and/or Other Obligated Person’s Name:

___________________________________________________________________________________

Issuer’s Six-Digit CUSIP Number:

___________________________________________________________________________________

or Nine-Digit CUSIP Number(s) of the bonds to which this event notice relates:

___________________________________________________________________________________

Number of pages attached: _____

_____ Description of Notice Events (Check One):

1. “Principal and interest payment delinquencies;”
2. “Non-Payment related defaults, if material;”
3. “Unscheduled draws on debt service reserves reflecting financial difficulties;”
4. “Unscheduled draws on credit enhancements reflecting financial difficulties;”
5. “Substitution of credit or liquidity providers, or their failure to perform;”
6. “Adverse tax opinions, IRS notices or events affecting the tax status of the security;”
7. “Modifications to rights of securities holders, if material;”
8. “Bond calls, if material;”
9. “De feasances;”
10. “Release, substitution, or sale of property securing repayment of the securities, if material;”
11. “Rating changes;”
12. “Tender offers;”
13. “Bankruptcy, insolvency, receivership or similar event of the obligated person;”
14. “Merger, consolidation, or acquisition of the obligated person, if material;” and
15. “Appointment of a successor or additional trustee, or the change of name of a trustee, if material.”

_____ Failure to provide annual financial information as required.

I hereby represent that I am authorized by the issuer or its agent to distribute this information publicly:

Signature:

___________________________________________________________________________________

Name: ___________________________________ Title: __________________________

Digital Assurance Certification, L.L.C.
390 N. Orange Avenue
Suite 1750
Orlando, FL 32801
407-515-1100

Date:

D-15
EXHIBIT C-2
VOLUNTARY EVENT DISCLOSURE COVER SHEET

This cover sheet and accompanying “voluntary event disclosure” will be sent to the MSRB, pursuant to the Disclosure Dissemination Agent Agreement dated as of _________ ______ between the Issuer and DAC.

Issuer’s and/or Other Obligated Person’s Name:

___________________________________________________________________________________

Issuer’s Six-Digit CUSIP Number:

___________________________________________________________________________________

___________________________________________________________________________________

or Nine-Digit CUSIP Number(s) of the bonds to which this notice relates:

___________________________________________________________________________________

Number of pages attached: _____

___ Description of Voluntary Event Disclosure (Check One):

1. ____“amendment to continuing disclosure undertaking;”
2. ____“change in obligated person;”
3. ____“notice to investors pursuant to bond documents;”
4. ____“certain communications from the Internal Revenue Service;”
5. ____“secondary market purchases;”
6. ____“bid for auction rate or other securities;”
7. ____“capital or other financing plan;”
8. ____“litigation/enforcement action;”
9. ____“change of tender agent, remarketing agent, or other on-going party;”
10. ____“derivative or other similar transaction;” and
11. ____“other event-based disclosures.”

I hereby represent that I am authorized by the issuer or its agent to distribute this information publicly:

Signature: __________________________________________

Name: ____________________________________________ Title: ________________________________

Digital Assurance Certification, L.L.C.
390 N. Orange Avenue
Suite 1750
Orlando, FL 32801
407-515-1100

Date: ____________________________________________

COLUMBIA 1238352v1
EXHIBIT C-3
VOLUNTARY FINANCIAL DISCLOSURE COVER SHEET

This cover sheet and accompanying “voluntary financial disclosure” will be sent to the MSRB, pursuant to the Disclosure Dissemination Agent Agreement dated as of ______ between the Issuer and DAC.

Issuer’s and/or Other Obligated Person’s Name:
___________________________________________________________________________________

Issuer’s Six-Digit CUSIP Number:
___________________________________________________________________________________

or Nine-Digit CUSIP Number(s) of the bonds to which this notice relates:
___________________________________________________________________________________

Number of pages attached: ____

____ Description of Voluntary Financial Disclosure (Check One):

1._____“quarterly/monthly financial information;”
2._____“change in fiscal year/timing of annual disclosure;”
3._____“change in accounting standard;”
4._____“interim/additional financial information/operating data;”
5._____“budget;”
6._____“investment/debt/financial policy;”
7._____“information provided to rating agency, credit/liquidity provider or other third party;”
8._____“consultant reports;” and
9._____“other financial/operating data.”

I hereby represent that I am authorized by the issuer or its agent to distribute this information publicly:

Signature:
___________________________________________________________________________________

Name: ____________________________ Title: ____________________________

Digital Assurance Certification, L.L.C.
390 N. Orange Avenue
Suite 1750
Orlando, FL 32801
407-515-1100

Date:
The document(s) herein were provided to Council for information and/or discussion after release of the official agenda and backup items.
Topic: Southern Beaufort County Zoning Map Amendment
35 acres Huggins Property, Pritchardville Community
Date Submitted: January 25, 2016
Submitted By: Evva Anderson
Venue: County Council Meeting
BJWSA Distribution and Collection System Asset Map

Legend
- Primary Lift Stations
- Water Treatment Plants
- Water Taps
- Elevated
- Ground Level
- Fire Service
- Sewer Pipes
- Effluent Force Main
- Force Main
- Gravity Line
- Waterway

This map is a user-generated static output from an Internet mapping site and is for reference only. Data layers that appear on this map may not be accurate, current, or otherwise reliable. THIS MAP IS NOT TO BE USED FOR NAVIGATION.

Evva Anderson
January 25, 2016
County Council Meeting

A Red X denotes the asset is abandoned. This map was automatically generated using GeoCortex Essentials.
Topic: Southern Beaufort County Zoning Map Amendment
35 acres Huggins Property, Pritchardville
Date Submitted: January 25, 2016
Submitted By: Michelle Mancini
Venue: County Council Meeting
Topic: T2-Rural and T2-Edge Comparison
Date Submitted: January 25, 2016
Submitted By: Tony Criscitiello
Venue: County Council Meeting
<table>
<thead>
<tr>
<th>Standard</th>
<th>T2 Rural</th>
<th>T3 Edge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Max. Residential Density</td>
<td>1 d.u. per 3 acres</td>
<td>Density determined by lot size</td>
</tr>
<tr>
<td>Minimum Lot Size</td>
<td>½ acre</td>
<td>11,250 SF (approx. ¼ acre)</td>
</tr>
<tr>
<td>Minimum Civic/Open Space</td>
<td>40% of site</td>
<td>0.05 acres per dwelling unit up to 15% of site</td>
</tr>
<tr>
<td>Non-tidal wetland protection</td>
<td>100%</td>
<td>100%</td>
</tr>
<tr>
<td>Upland Forest Protection</td>
<td>25%</td>
<td>20%</td>
</tr>
<tr>
<td>Use</td>
<td>T2 Rural</td>
<td>T3 Edge</td>
</tr>
<tr>
<td>-------------------------</td>
<td>----------------</td>
<td>---------</td>
</tr>
<tr>
<td>Crop Harvesting</td>
<td>P</td>
<td>P</td>
</tr>
<tr>
<td>Ag. Support services</td>
<td>P</td>
<td>N</td>
</tr>
<tr>
<td>Animal Production</td>
<td>C (200’ setback)</td>
<td>N</td>
</tr>
<tr>
<td>Factory Farming</td>
<td>S (200’ setback)</td>
<td>N</td>
</tr>
<tr>
<td>Commercial Stables</td>
<td>C</td>
<td>N</td>
</tr>
<tr>
<td>Farmworker Housing</td>
<td>C (50+ acres)</td>
<td>C (50+ acres)</td>
</tr>
<tr>
<td>Single-Family Subdivis.</td>
<td>P</td>
<td>P</td>
</tr>
<tr>
<td>Home Office/Business</td>
<td>C</td>
<td>C</td>
</tr>
<tr>
<td>Cottage Industry</td>
<td>C</td>
<td>N</td>
</tr>
<tr>
<td>Mobile Home Park</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Retail</td>
<td>C (1,500 SF Max.; 1/2 mile separation)</td>
<td>N</td>
</tr>
<tr>
<td>Gas Station</td>
<td>S (3 mile separation)</td>
<td>N</td>
</tr>
<tr>
<td>Use</td>
<td>T2 Rural</td>
<td>T3 Edge</td>
</tr>
<tr>
<td>------------------------------------</td>
<td>-------------------------------</td>
<td>------------------------------</td>
</tr>
<tr>
<td>Animal Boarding/Kennel/Stables</td>
<td>C (100’ setback)</td>
<td>N</td>
</tr>
<tr>
<td>Lodging</td>
<td>S (up to 24 rooms)</td>
<td>P (up to 5 room B&amp;B)</td>
</tr>
<tr>
<td>Public Safety Facilities</td>
<td>P</td>
<td>N</td>
</tr>
<tr>
<td>Institutional Care</td>
<td>S</td>
<td>N</td>
</tr>
<tr>
<td>Detention Facility</td>
<td>S</td>
<td>N</td>
</tr>
<tr>
<td>Churches (small/large)</td>
<td>C/S</td>
<td>C/N</td>
</tr>
<tr>
<td>Commercial Outdoor</td>
<td>S</td>
<td>N</td>
</tr>
<tr>
<td>Parks</td>
<td>P</td>
<td>N</td>
</tr>
<tr>
<td>Golf Course</td>
<td>P</td>
<td>N</td>
</tr>
<tr>
<td>Campgrounds</td>
<td>C</td>
<td>N</td>
</tr>
<tr>
<td>Ecotourism</td>
<td>C</td>
<td>N</td>
</tr>
<tr>
<td>Use</td>
<td>T2 Rural</td>
<td>T3 Edge</td>
</tr>
<tr>
<td>----------------------------------</td>
<td>----------</td>
<td>---------</td>
</tr>
<tr>
<td>Major Utilities</td>
<td>C</td>
<td>S</td>
</tr>
<tr>
<td>Airports</td>
<td>S</td>
<td>N</td>
</tr>
<tr>
<td>Waste Transfer Site</td>
<td>S</td>
<td>N</td>
</tr>
<tr>
<td>Regional Waste Disposal</td>
<td>S</td>
<td>N</td>
</tr>
<tr>
<td>Waste Convenience Ctr.</td>
<td>C</td>
<td>N</td>
</tr>
<tr>
<td>Telecom. Towers</td>
<td>S</td>
<td>N</td>
</tr>
<tr>
<td>Mining</td>
<td>S</td>
<td>N</td>
</tr>
</tbody>
</table>