# RICHLAND COUNTY COUNCIL REGULAR SESSION MARCH 18, 2008 6:00 P.M.

CALL TO ORDER

Honorable Joseph McEachern,

Chairman

INVOCATION

Honorable Valerie Hutchinson,

Vice-Chairwoman

PLEDGE OF ALLEGIANCE

Honorable Valerie Hutchinson,

Vice-Chairwoman

PRESENTATION:

Palmetto Health Richland Memorial Hospital

**Annual Spring Public Report** 

ADOPTION OF AGENDA

CITIZENS' INPUT

APPROVAL OF MINUTES

Regular Session:

March 4, 2008 [PAGES 4-14]

### REPORT OF THE COUNTY ADMINISTRATOR

- a. Report on Pending Claim
- b. Recreation Work Session: March 25, 2008, 4:00 p.m.
- c. On Premises Signs Report [PAGE 15]
- d. Recreation/Entertainment Complex Report
- e. Recognition for Dr. Sonny White, Midlands Technical College
- f. Lower Richland Sewer Service (Also Executive Session Item)
- g. Potential Land Purchase (Also Executive Session Item)

#### REPORT OF THE COUNTY ATTORNEY FOR EXECUTIVE SESSION ITEMS

- a. Lower Richland Sewer Service
- b. Potential Land Purchase

#### REPORT OF THE CLERK OF COUNCIL

#### REPORT OF THE CHAIRMAN

a. New EPA Standards

OPEN/CLOSE PUBLIC HEARING ITEMS
None

APPROVAL OF CONSENT ITEMS 1.a., 1.b., 2.a., 2.b.

#### 1. THIRD READING ITEMS

- a. Decker Boulevard Redevelopment Overlay Zone: An Ordinance amending the Richland County Code of Ordinances; Chapter 26, Land Development; Article V, Zoning Districts and District Standards; Section 26-83, establishment of zoning districts; subsection (D) overlay districts; so as to provide for a "CRD Corridor Redevelopment Overlay District" [CONSENT] [PAGES 16-43]
- b. 08-02MA
  David Gantt
  NC to RU (1 acre)
  Landscape and Horticultural Service
  15200-01-09 (p) & 15200-01-13(p)
  Blythewood Road [CONSENT] [PAGE 44]

#### 2. SECOND READING ITEMS

- a. An Ordinance authorizing deed to the City of Columbia for certain water lines to serve the Palmetto Heart Medical Office Building at the Palmetto Richland Hospital Campus; Richland County TMS #11503-01-04(p) [CONSENT] [PAGE 45]
- b. An Ordinance authorizing deed to the City of Columbia for certain sanitary sewer lines to serve the Palmetto Heart Medical Office Building at the Palmetto Richland Hospital Campus; Richland County TMS #11503-01-04 (p) [CONSENT] [PAGE 46]

#### 3. APPROVAL OF RESOLUTION

- a. A Resolution to appoint and commission Paul F. Alcantar as a Code Enforcement Officer for the proper security, general welfare, and convenience of Richland County [PAGE 47]
- 4. CITIZENS' INPUT

#### 5. EXECUTIVE SESSION

#### 6. MOTION PERIOD

- a. I would like to make a motion for staff to research the cost to connect Hobart Road so that the residents in the new Mungo subdivision and Longcreek will have access to the adorning road. It is less than a half mile connectivity. [DICKERSON]
- b. I would like to make a motion to have staff review and make an assessment of the proposed enhancement of the Broad River Road Corridor as proposed/suggested by Central Midlands. [DICKERSON]
- c. I would like to make a motion for staff to assess a cost to put a turning lane at the entrance of Holly Ridge Road. The land has been donated to the county for this purpose. (See Anna Almeida) [DICKERSON]
- d. I would like for staff to see if there can be any adjustment to the cost for the residents who wishes to use the community centers for community related activities other than HOA's. The residents of Bonnie Forest and Cedar Creek wishes to use these centers for community related activities but are prohibited except for a heavy fee of which many of them cannot afford. They have expressed that they should be available and that they should be able to use these centers at no cost. (They are not talking about private parties and/or personal use.) [DICKERSON]
- e. I believe that I address the trash and drainage issues but just in case. I would like to make a motion that we review the drainage issues as a results of leaves and trash being raked in the streets and left for the rain to wash the debris in the drain causing drainage problems. If we have to go to a biodegradable bag then this need to be considered.

  [DICKERSON]
- f. Fair Housing Resolution [MCEACHERN]
- g. Reconsider Rule 1.7C16 "Motion Period" [JACKSON]

#### 7. ADJOURNMENT

## MINUTES OF



# RICHLAND COUNTY COUNCIL REGULAR SESSION TUESDAY, MARCH 4, 2008 6:00 p.m.

In accordance with the Freedom of Information Act, a copy of the agenda was sent to radio and TV stations, newspapers, persons requesting notification, and was posted on the bulletin board located in the lobby of the County Administration Building.

#### **MEMBERS PRESENT:**

Chair Joseph McEachern Vice Chair Valerie Hutchinson Member Joyce Dickerson Norman Jackson Member Member Damon Jeter Member Paul Livingston Member Bill Malinowski Member Mike Montgomery L. Gregory Pearce, Jr. Member Bernice G. Scott Member

Member Kit Smith

OTHERS PRESENT – Michielle Cannon-Finch, Milton Pope, Tony McDonald, Roxanne Matthews, Joe Cronin, Stephany Snowden, Jennifer Dowden, Larry Smith, Joseph Kocy, Anna Almeida, Jennie Sherry-Linder, Tiaa Rutherford, Amelia Linder, Geo Price, James Brown, Andy Metts, Rodolfo Callwood, Audrey Shifflett, Daniel Driggers, Teresa Smith, Pam Davis, Donny Phipps, Monique Walters, Michelle Onley

#### **CALL TO ORDER**

The meeting was called to order at approximately 6:02 p.m.

# INVOCATION

The Invocation was given by the Honorable Damon Jeter

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#### PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by the Honorable Damon Jeter

#### ADOPTION OF AGENDA

Mr. Smith stated that Item b. under the Report of the County Attorney for Executive Session needed to be removed.

Mr. Montgomery moved, seconded by Ms. Dickerson, to approve the agenda as amended. The vote in favor was unanimous.

#### **CITIZENS' INPUT**

No one signed up to speak.

#### APPROVAL OF MINUTES

<u>Regular Session:</u> February 19, 2008 – Ms. Hutchinson moved, seconded by Mr. Pearce, to approve the minutes as distributed. The vote in favor was unanimous.

<u>Special Called Meeting: February 26, 2008</u> – Mr. Pearce moved, seconded by Ms. Hutchinson, to approve the minutes as distributed. The vote in favor was unanimous.

**Zoning Public Hearing:** February 26, 2008 – Ms. Hutchinson moved, seconded by Mr. Malinowski, to approve the minutes as distributed. The vote in favor was unanimous.

#### REPORT OF THE COUNTY ADMINISTRATOR

<u>Clarification of EMS Stations Budget Amendment</u> – Mr. Pope stated that he had spoken with Councilman Malinowski and provided clarification on this item.

<u>Farmers' Market Update</u> – Mr. Pope stated that the County is supporting the joint resolution and efforts of Representative Jimmy Bales regarding this matter.

<u>C-Funds Update</u> – Mr. Pope stated that the CTC had proposed two options, both of which, from the staff's perspective, places significant risk to the County. A follow-up meeting has been requested.

Animal Care MOU with Lexington County – Mr. Pope stated he had spoken with Lexington County Administration and a joint meeting has been planned for next week with the staffs to set a timeline of outstanding issues and to begin the development of an operational agreement/MOU.

<u>Digital Billboards</u> – Mr. Pope stated that Council had requested a side by side and it had been provided by e-mail and a hard copy was also distributed at tonight's meeting.

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<u>Riverside Property</u> – Mr. Pope stated that a separate entity has placed a contract on the property to possibly purchase it. Once the transaction has been completed then staff will schedule a meeting to insure that access to the area is available without having to build a separate road into the property.

Mr. Montgomery moved, seconded by Ms. Scott, to move this item to Executive Session. The vote in favor was unanimous.

<u>Recreation Commission Update</u> – Mr. Pope stated that the subcommittee of Council and the subcommittee of the Recreation Commission met on February 6<sup>th</sup> to discuss the responsibility and accountability between Richland County and the Recreation Commission, the need for a shared vision, and the immediate needs of the Council.

#### REPORT OF THE COUNTY ATTORNEY FOR EXECUTIVE SESSION ITEMS

The following items were potential Executive Session items:

- a. Personnel Matter
- b. Riverside Property

#### REPORT OF THE CLERK OF COUNCIL

<u>COG Luncheon—March 5<sup>th</sup></u> – Ms. Finch reminded Council of the CMCOG Luncheon on March 5<sup>th</sup> at 11:45 a.m. between the Environmental Planning Advisory Committee and the Regional Planning and Development Committee.

#### REPORT OF THE CHAIRMAN

No report was given.

#### PUBLIC HEARING ITEMS

Mr. McEachern opened the floor to the following public hearing:

- An Ordinance Amending the Richland County Code of Ordinances; Chapter 12, Garbage, Trash and Refuse; Article III, Construction, Modification, Expansion, and/or Operation of Solid Waste Management Facilities, Beneficial Landfills, and Composting Facilities, so as to repeal certain provisions – No one signed up to speak.
- An Ordinance Authorizing a Quit-Claim Deed for 62 Square Feet on Hastings Alley – No one signed up to speak.
- An Ordinance Amending Chapter 23 Regarding Hospitality Tax Sections 23-67 and 23-73 No one signed up to speak.
- An Ordinance Amending Chapter 16 Regarding Peddlers' Licenses No one signed up to speak.

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- An Ordinance Amending Ordinance 96-096HR Regarding Tourism Development Fee No one signed up to speak.
- A Budget Amendment to Transfer Interest Earned on the Vista TIF Funds to the General Fund and Appropriate an Increase in the General Fund Budget for Legal and Accounting Fees by the Amount of Money Previously Spent to Finalize the TIF Agreement with the City of Columbia – No one signed up to speak.
- An Ordinance Amending the Fiscal Year 2007-2008 Budget to Transfer Funds for the Elders Pond Station Construction for (\$1,722,000) and Transfer Funds for the Horrell Hill Station Construction for (\$550,244) to a Capital Project Fund from the Fire Fund and General Fund – No one signed up to speak.
- A Budget Amendment to Increase the Board of Voter Registration
   Department Budget by \$20,000 for the Purpose of Providing for Part-time
   Employees No one signed up to speak.
- An Ordinance Amending the Richland County Code of Ordinances; Chapter 2, Administration; Article V, County Departments; Division 4, Planning and Development Services; and to add a new division entitled "4.A. Building Codes and Inspections" so that a new county department will be created – No one signed up to speak.
- An Ordinance Calling for a Referendum and Ballot Question to Authorize the South Carolina Department of Revenue to Issue Temporary Permits for Off-Premises Sales of Beer and Wine without regard to the days or hours of sale – No one signed up to speak.
- An Ordinance Amending the Richland County Code of Ordinances, Chapter 26, Land Development; Article V, Zoning Districts and District Standards, Section 26-141, Table of Permitted Uses with Special Requirements, and Special Exception; "Manufacturing, Mining and Industrial Uses" of Table 26-V-2; and Article VI, Supplemental Use Standards; Section 26-152 Special Exceptions; so as to permit a limited number of digital billboards in the GC, M-1, LI, HI Zoning Districts as Special Exceptions [SPECIAL EXCEPTION VERSION]
- An Ordinance Amending the Richland County Code of Ordinances; Chapter 26, Land Development; Article VII, General Development, Site and Performance Standards; Section 26-180, Signs, so as to create a new section that would allow digital display devices [SAVANNAH VERSION]
- An Ordinance Amending the Richland County Code of Ordinances; Chapter 26, Land Development; Article VII, General Development, Site and Performance Standards; Section 26-180, Signs, so as to create a new section that would allow digital display devices [INDUSTRY VERSION]

Ms. Smith moved, seconded by Ms. Hutchinson, to consolidate the public hearings on items 2.a., 2.b., and 2.c. A discussion took place.

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The vote in favor was unanimous.

The following individuals spoke:

- 1. Eugene Davoll
- 2. Ted McClure
- 3. Mary Lou Stinson
- 4. Ed Judice
- 5. Scott Shockley
- 6. Peggy McClure
- 7. Travis Bianchi
- 8. Lanier Jones
- 9. Carol Kososki
- 10. William Wood
- 11. Ted Speth
- 12. John Hardee
- 13. Robin White
- 14. Basil Garzia
- 15. Will Haltiwanger
- 16. Ashleigh Moore
- 17. Pamela Craig
- 18. Barbara Wvatt
- 19. Yvonne Brown
- 20. Van Kornegay
- 21. Jim O'Brian
- 22. Ryan Nevius
- 23. Ray Torres
- 24. Scott Trent
- 25. James Barker
- 26. Furman Wingate
- 27. Maureen McAuldey
- 28. James Whitmire
- An Ordinance Amending the Richland County Code of Ordinances; Chapter 16, Licenses and Miscellaneous Business Regulations; Article 1, in general, so as to amend requirements pertaining to sexually oriented businesses, and make clarifications pertaining to all businesses – No one signed up to speak.

#### APPROVAL OF CONSENT ITEMS

Ms. Hutchinson moved, seconded by Ms. Scott, to approve the following consent items:

 An Ordinance Amending the Richland County Code of Ordinances; Chapter 12, Garbage, Trash and Refuse; Article III, Construction, Modification, Expansion, and/or Operation of Solid Waste Management Facilities,

- Beneficial Landfills, and Composting Facilities, so as to repeal certain provisions [Third Reading]
- Ordinance authorizing a quit-claim deed for 62 square feet on Hastings Alley [Third Reading]
- An Ordinance Amending Chapter 23 Regarding Hospitality Tax Sections 23-67 and 23-73 [Third Reading]
- An Ordinance Amending Chapter 16 Regarding Peddlers' Licenses [Third Reading]
- A Budget Amendment to Transfer Interest Earned on the Vista TIF funds to the General Fund and Appropriate an Increase in the General Fund Budget for Legal and Accounting Fees by the Amount of Money Previously Spent to Finalize the TIF Agreement with the City of Columbia [Third Reading]
- An Ordinance Amending the Fiscal Year 2007-2008 Budget to Transfer Funds for the Elders Pond Station Construction for (\$1,722,000) and Transfer Funds for the Horrell Hill Station Construction for (\$550,244) to a Capital Project Fund from the Fire Fund and General Fund [Third Reading]
- A budget amendment to Increase the Board of Voter Registration
   Department budget by \$20,000 for the Purpose of Providing for Part-time
   Employees [Third Reading]
- An Ordinance Amending the Richland County Code of Ordinances; Chapter 2, Administration; Article V, County Departments; Division 4, Planning and Development Services; and to add a new division entitled "4.A. Building Codes and Inspections" so that a new County department will be created [Third Reading]
- 08-02MA, David Gantt, NC to RU (1 Acre), Landscape and Horticultural Service, 15200-01-09(p) & 15200-01-13(p), Blythewood Road [Second Reading]
- Decker Boulevard Redevelopment Overlay Zone: An Ordinance Amending the Richland County Code of Ordinances; Chapter 26, Land Development; Article V, Zoning Districts and District Standards; Section 26-83, Establishment of Zoning Districts; Subsection (d) Overlay Districts; so as to provide for a "CRD Corridor Redevelopment Overlay District" [Second Reading]
- Request to approve a contract with Honeywell, Inc., in the amount of \$246,991.99 for the Purpose of Updating HVAC Controls and Smoke Evacuation System at the Alvin S. Glenn Detention Center
- Smoking Policy for County Facilities and Vehicles
- An Ordinance Authorizing Deed to the City of Columbia for Certain Water Lines to Serve the Palmetto Heart Medical Office Building at the Palmetto Richland Hospital Campus; Richland County TMS #11503-01-04(p) [First Reading]
- An Ordinance Authorizing Deed to the City of Columbia for Certain Sanitary Sewer Lines to Serve the Palmetto Heart Medical Office Building at the Palmetto Richland Hospital Campus; Richland County TMS #11503-01-04(p) [First Reading]

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The vote in favor was unanimous.

#### THIRD READING ITEMS

<u>An Ordinance Amending Ordinance 96-096HR Regarding Tourism Development</u>
<u>Fee</u> – Mr. Livingston moved, seconded by Ms. Dickerson, to approve this item. A discussion took place.

The vote in favor was unanimous.

An Ordinance calling for a referendum and ballot question to authorize the South Carolina Department of Revenue to issue temporary permits for off-premises sales of beer and wine without regard to the days or hours of sale — Ms. Hutchinson moved, seconded by Mr. Jeter, to approve this item. The vote was in favor. Mr. McEachern requested that the record reflect that he voted in opposition to this item.

#### SECOND READING ITEMS

An Ordinance Amending the Richland County Code of Ordinances, Chapter 26, Land Development; Article V, Zoning Districts and District Standards, Section 26-141, Table of Permitted Uses with Special Requirements, and Special Exceptions; "Manufacturing, Mining, and Industrial Uses" of Table 26-V-2; and Article VI Supplemental Use Standards; Section 26-152 Special Exceptions; so as to permit a limited number of digital billboards in the GC, M-1, LI, HI Zoning Districts as Special Exceptions (Special Exception Version)

An Ordinance Amending the Richland County Code of Ordinances; Chapter 26, Land Development; Article VII, General Development, Site, and Performance Standards; Section 26-180, Signs; so as to create a new section that would allow digital display devices [SAVANNAH VERSION]

An Ordinance Amending the Richland County Code of Ordinances, Chapter 26, Land Development; Article VII, General Development, Site, and Performance Standards; Section 26-180, Signs; so as to create a new section that would allow digital display devices [INDUSTRY VERSION]

Ms. Hutchinson moved, seconded by Mr. Pearce, to give 2<sup>nd</sup> Reading approval to the Savannah Version.

Ms. Dickerson made a substitute motion, seconded by Mr. Jeter, to table all three ordinances.

A discussion took place regarding the proper procedure to remove any, or all, of these ordinances from the table and place them back on the agenda.

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Mr. Montgomery made a 2<sup>nd</sup> substitute motion, seconded by Mr. Pearce, to table all three ordinances until the National Highway Traffic Safety Administration issues a study on the safety of digital display billboards.

<u>In Favor</u> <u>Oppose</u> Pearce Jackson Malinowski Jeter

Hutchinson McEachern
Smith Livingston
Montgomery Dickerson

Scott

The 2<sup>nd</sup> substitute motion failed.

In Favor<br/>JacksonOppose<br/>PearceJeterMalinowskiMcEachernHutchinsonLivingstonSmith

Dickerson Montgomery

Scott

The substitute motion passed.

Council recessed at 7:50 p.m.

Council reconvened at 7:59 p.m.

<u>08-01MA, Stan Mack, OI to PDD (9 Acres), Construction Company & Commercial Mixed Use, 03300-07-06, Farming Creek Road</u> – Mr. Malinowski moved, seconded by Ms. Scott, to give 2<sup>nd</sup> Reading to this item. A discussion took place.

The vote in favor was unanimous.

An Ordinance Amending the Richland County Code of Ordinances; Chapter 26, Land Development; Article VI, Supplemental Use Standards; Section 26-151, Permitted Uses with Special Requirements; Subsection (c) Standards; Paragraph (66) Sexually Oriented Businesses; so as to amend requirements pertaining to sexually oriented businesses – Mr. Montgomery moved, seconded by Ms. Dickerson, to defer this item. The vote in favor was unanimous.

An Ordinance Amending the Richland County Code of Ordinances; Chapter 16, Licenses and Miscellaneous Business Regulations; Article 1, in general, so as to

<u>amend requirements pertaining to sexually oriented businesses, and make</u>
<u>clarifications pertaining to all businesses</u> – Mr. Montgomery moved, seconded by
Ms. Dickerson, to defer this item. The vote in favor was unanimous.

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#### REPORT OF DEVELOPMENT AND SERVICES COMMITTEE

<u>On-Premises Signs</u> – Mr. Pope requested Council's input on enforcement efforts on this issue. Council requested an assessment before enforcement measures were put into place.

#### REPORT OF ADMINISTRATION AND FINANCE COMMITTEE

<u>Draft Intergovernmental Agreement for Detention Center Services</u> – Mr. Montgomery moved, seconded by Ms. Dickerson, to direct staff to draft a proposal and to send this matter back to the A&F Committee. A discussion took place.

The vote in favor was unanimous.

#### REPORT OF THE RULES AND APPOINTMENTS COMMITTEE

No report was given.

# APPLICATION FOR LOCATING A COMMUNITY RESIDENTIAL CARE FACILITY IN AN UNINCORPORATED AREA OF RICHLAND COUNTY

<u>Brenda C. Price, 4724 Faulkland Road, Columbia, SC 29210</u> – Ms. Dickerson moved, seconded by Ms. Scott, to approve this item. The vote in favor was unanimous.

<u>Lower Richland Sewer Service</u> – Mr. Livingston moved, seconded by Mr. Jackson, to work with McEntire Air National Guard and the developers to fund this service and to explore what will be required from the County's General Fund to back stop the bond payments. A discussion took place.

Mr. Montgomery made the following amendment: to direct staff to present a plan to adopt the Eastover alternative and explore what the County would have to impose.

Mr. Livingston accepted Mr. Montgomery's amendment.

The vote in favor was unanimous.

Report of Northeast Sports Complex Committee – Mr. Montgomery moved, seconded by Ms. Dickerson, to approve the Administration soliciting or contracting with the current provider to do a design development study, to develop a RFP that could use

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the design development with private developers to make proposals for public/private development, and to move forward on parallel with the two options. A discussion took place.

The vote in favor was unanimous.

#### **CITIZENS' INPUT**

No one signed up to speak.

#### **EXECUTIVE SESSION**

Mr. Pearce moved, seconded by Mr. Malinowski, to go into Executive Session. The vote in favor was unanimous.

Council went into Executive Session at approximately 9:00 p.m. and came out at approximately 9:13 p.m.

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- a. Personnel Matter No action was taken.
- b. Riverside Property No action was taken.

#### **MOTION PERIOD**

Ms. Smith moved, seconded by Mr. Montgomery, to suspend the newly adopted Council rule regarding motions for this meeting. The vote in favor was unanimous.

<u>Bluff Road and Blair Road Funds</u> – Ms. Scott referred to the D&S Committee the exploration of a budget amendment of \$243,184.94 to fund the Bluff Road and Blair Road project. The funds are to be replaced with C-Funds.

<u>Moving Permits for Manufactured Homes</u> – Ms. Scott directed the Administrator to investigate the moving of manufactured homes without moving permits.

<u>Lower Richland Girls' Basketball Team Resolution</u> – Mr. Jackson requested a resolution for the Lower Richland Girls' Basketball Team in honor of them winning their 3<sup>rd</sup> State Championship.

<u>Keenan Girls' Basketball Team Resolution</u> – Mr. McEachern requested a resolution for the Keenan Girls' Basketball Team in honor of their win against Lee Central.

<u>County Station on Time Warner Cable</u> – Mr. Jeter directed the Administrator to contact Time Warner Cable and set up a meeting regarding the County's station.

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<u>Recreation Commission Work Session</u> – Ms. Smith moved, seconded by Ms. Scott, to schedule a work session on March 25<sup>th</sup> to discuss legal and political options, governance issues and bond or construction issues.

<u>Maintenance of Yards</u> – Ms. Dickerson directed the Administrator to investigate the matter of unkempt yards with the Columbia Housing Authority.

<u>Funding for Homeless Shelter</u> – Mr. Jackson referred to the A&F Committee the exploration of funding for a homeless shelter with the City of Columbia.

The meeting adjourned at approximately 9:23 p.m.

The minutes were transcribed by Michelle M. Onley

#### **ADJOURNMENT**

	,
Joseph	McEachern, Chair
Valerie Hutchinson, Vice-Chair	Joyce Dickerson
Norman Jackson	Damon Jeter
Paul Livingston	Bill Malinowski
Mike Montgomery	L. Gregory Pearce, Jr.
Bernice G. Scott	Kit Smith

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2020 Hampton Street, 1<sup>st</sup> floor Columbia, SC 29204-1002 P.O. Box 192 Columbia, SC 29202-0192 (803) 576-2174 direct (803) 576-2182 fax (803) 576-2180 front counter geoprice@richlandonline.com

# Richland County Planning and Development Services

# Memo

To:

J. Milton Pope, County Administrator

From:

Geonard H. Price, Zoning Administrator

Date:

13 March 2008

Re:

On Premise Digital Display Signs

Staff recently completed a sweep of the major thoroughfare, collector and arterial roads in the unincorporated area of Richland County. This sweep was initiated because of the directive by County Council to identify the establishments that would be in violation of section 26-180 (e) (3) of the Richland County Land Development Code, signs which animate, flash, or exhibit illusion, prior to the issuance of notices of violation.

The initial sweep identified 38 digital display signs that would be considered to be in violation. Of these signs, six (6) would fall into the category of a place of worship or a public or private school.

Staff will prepare a display to identify the location of the violations. The display will also classify the action of the sign (reader board, animated display, or screen changes of fixed displays) found on the premise.

Staff will continue to perform sweeps to ensure all violations have been identified.

# STATE OF SOUTH CAROLINA COUNTY COUNCIL FOR RICHLAND COUNTY ORDINANCE NO. \_\_\_\_-08HR

AN ORDINANCE AMENDING THE RICHLAND COUNTY CODE OF ORDINANCES; CHAPTER 26, LAND DEVELOPMENT; ARTICLE V, ZONING DISTRICTS AND DISTRICT STANDARDS; SECTION 26-83, ESTABLISHMENT OF ZONING DISTRICTS; SO AS TO ESTABLISH THE CATEGORY OF "NEIGHBORHOOD MASTER PLAN OVERLAY DISTRICTS" AND WITHIN SUCH CATEGORY, A MORE SPECIFIC DISTRICT ENTITLED, "CRD CORRIDOR REDEVELOPMENT OVERLAY DISTRICT".

Pursuant to the authority granted by the Constitution and the General Assembly of the State of South Carolina, BE IT ENACTED BY THE RICHLAND COUNTY COUNCIL:

<u>SECTION 1.</u> The Richland County Code of Ordinances, Chapter 26, Land Development; Article II, Rules of Construction; Definitions; Section 26-22, Definitions; is hereby amended to include the following definitions:

Low Impact Development (LID). An ecologically friendly approach to site development and storm water management that aims to mitigate development impacts to land, water, and air. The approach emphasizes the integration of site design and planning techniques that conserve natural systems and hydrologic functions on a site.

Sign, Monument. Any monolithic sign in which the bottom of the sign is flush with the ground.

SECTION II. The Richland County Code of Ordinances, Chapter 26, Land Development; Article V, Zoning Districts and District Standards; Section 26-83, Establishment of Zoning Districts; Subsection (a), General; is hereby amended to read as follows:

(a) General. Within the unincorporated areas of Richland County there are three (3) four (4) types of zoning districts: general use districts, planned development districts, and overlay districts, and neighborhood master plan overlay districts. The regulations of this chapter shall apply uniformly to each class or kind of structure or land located within any of the enumerated district classifications. Within the districts as established by this chapter, the requirements as set forth in these sections shall be complied with in addition to any other general or specific requirements of this chapter.

SECTION III. The Richland County Code of Ordinances, Chapter 26, Land Development; Article V, Zoning Districts and District Standards; Section 26-83,

Establishment of Zoning Districts; is hereby amended to provide for a new subsection as follows:

(e) Neighborhood Master Plan overlay districts. Neighborhood Master Plan overlay districts are zoning districts intended to promote the revitalization of existing blighted commercial and residential areas, while encouraging reinvestment in and reuse of areas in the manner consistent with the specific master planning area and Comprehensive Plan for Richland County. Revitalization initiates housing and economic opportunities, which promotes socially vibrant centers of community life through the coordinated efforts of public, private, and community organizations. For the purpose of this chapter, the following neighborhood Master Plan overlay districts are established in the zoning jurisdiction of Richland County, South Carolina:

# CRD Corridor Redevelopment Overlay District

<u>SECTION IV.</u> The Richland County Code of Ordinances, Chapter 26, Land Development; Article V, Zoning Districts and District Standards; is hereby amended by the creation of a new Section, to read as follows:

### Sec. 26-107. CRD Corridor Redevelopment Overlay District

- (a) Purpose. The CRD Overlay District is intended to promote the revitalization of existing underutilized, vacant, or abandoned commercial strips while encouraging reinvestment in and reuse of areas in a manner consistent with the Comprehensive Plan for Richland County. Revitalization initiates housing and economic opportunities, which promotes socially vibrant centers of community life through the coordinated efforts of public, private and community organizations.
  - (b) Applicability/Establishment.
    - (1) The CRD Overlay District may be approved and designated by County Council for any area within the county that has already had a Master Plan approved and adopted by the County Council; provided, however, the standards of such district shall remain optional, as described in subparagraph (2), below.
    - (2) Once a CRD Overlay District is applied to a designated area of the county, the development standards of the underlying district shall remain in place until such time as a property owner applies to the Planning and Development Services Department to have the standards of the CRD Overlay District apply to his/her property. Only one set of standards shall apply to any one parcel of land, and a property owner is not allowed to simultaneously use the development standards of both districts.
    - (3) Development in a CRD Overlay District shall consist of higher density mixeduse building types that accommodate retail, offices, and residential uses.

Allowed uses include those uses allowed in the underlying zoning districts. Additional permitted uses and exceptions are listed in subsection (c), below. Development within identified CRD zones shall conform to the form-based standards found in subsection (d), below. The CRD Overlay District has detailed provisions for uses, building types, density, height, street design, design of public spaces, the mix of uses, building design, parking, and other aspects of the human environment.

- (c) Permitted uses, permitted uses with special requirements, and special exceptions.
  - (1) The following uses are NOT permitted in the CRD District:
    - a. Car and light truck washes.
    - b. Construction, building, general contractors, with outside storage.
    - c. Go-cart, motorcycle, and similar small vehicle tracks.
    - d. Manufacturing uses.
    - e. Freestanding outdoor advertising signs.
    - f. Pawn shops.
    - g. Pay day lending, car title, or check cashing establishments.
    - h. Rental centers.
    - i. Repair and maintenance services, automobile.
    - i. Sexually oriented businesses.
    - k. Truck washes, medium and heavy.
    - Truck stops.
    - m. Warehouses, self-storage.
  - (2) The following uses ARE permitted, with special requirements:
    - a. Automobile rental or leasing. No vehicles for sale or rent may be displayed in any front yard, nor shall such displays be permitted to encroach on any required landscaping areas or buffer yards. All vehicle display/parking areas shall conform to dimensional and landscaping and other design standards set forth for parking areas.

- b. Bars and Other Drinking Places. In addition to the standards in Section 26-151, "bars and other drinking places", as a principal use, shall be subject to the standards of the CRD Overlay District and be at least 400 feet from any residential use in a residential zoning district outside of the CRD District.
- c. Motor Cycle Dealers. Motorcycles may be displayed in a showroom only. No motorcycles for sale or rent may be displayed in outside of a showroom building.
- d. Motor Vehicle Sales. Vehicles may be displayed in a showroom only. No vehicles for sale or rent may be displayed in outside of a showroom building.
- e. Drive-thru Windows. Drive-thru windows for retail and office uses, where permitted, must be located to the rear of the building.
- (3) Residential uses permitted in the CRD Overlay District:
  - a. The following residential uses, which may not be permitted in some existing base zoning districts, shall be permitted by-right in the CRD Overlay District as part of mixed-use projects, subject to the standards of this district:
    - 1. Accessory dwellings.
    - 2. Dwellings, single-family, detached.
    - 3. Dwellings, single-family, zero lot line, common.
    - 4. Dwellings, single-family, zero lot line, parallel.
    - 5. Dwellings, two-family.
    - 6. Dwellings, multi-family.
  - b. Residential uses shall not comprise more than seventy-five (75%) percent of the square footage of a development project in the CRD Overlay District.

# (d) Development Standards.

# (1) Form-Based Standards:

CRÐ Overlay Standards	District Form-based
Building	Civic/Institutional
Types	House
Allowed	Townhouse
	Apartment/Loft
	Mixed-Use
	Commercial
Permitted	As permitted in underlying
Uses	zoning district, except as
	indicated in preceding sections
Max.	As determined by dimensional
Density	standards
(Units/Acre)	
Min. Height	2 stories for Mixed-Use
	buildings
Max. Height	Width of fronting roadway
	(face-of-curb to face-of-curb)
Open Space	Yes <sup>2</sup>
Dedication	
On-Street	Allowed where permitted by
Parking	SCDOT; shall be marked
Lighting	Pedestrian-Scaled; 12-16 ft
Curb	Standard
Drainage	Closed and LID <sup>3</sup>
Street Trees	40 ft average spacing in
	planting strip or tree wells <sup>4</sup>
Sidewalk	5-16 feet
~ TO WILL	both sides <sup>5</sup>



Ciric/Institutional Building



House



Townbous



Apartment/Lost



Mixed Use Building



Commercial Building

<sup>2</sup> Dedication is required for residential development only

3 Low Impact Development techniques

<sup>4</sup> Tree wells are required where ground floor retail abuts the sidewalk or right-of-way and on-street parking is provided on the fronting street.

<sup>5</sup> Sidewalk Width: 6 ft min. for multi-family residential or attached residential uses along thoroughfares or eollector streets; 12 ft min. (including area for tree wells) for retail, restaurants, or mixed-uses along streets with on-street parking, ground floor retail, and buildings built to the sidewalk; 16 ft min. (including area for trees wells) for outdoor seating areas along streets with on-street parking, ground floor retail, and buildings built to the sidewalk.

# (2) Building Types:

The building types outlined in this Section will provide the predominant form for new CRD development. While it is expected that some new building types will be introduced in this district, these variations should be based upon the types listed in this section. Innovative planning or design ideas for development where the proposed building types are different than those allowed in the CRD Overlay District may be approved subject to review by the Planning Commission.

	a. Civic & Institutional Buildings
1. Building Type Defined	The Civic & Institutional Building type includes public buildings such as libraries, governmental offices, post offices, and schools; semi-public buildings such as museums and hospitals; and private buildings such as churches, and long-term care facilities, and non-profit or charitable offices.
2. General Standards	<ul><li>[a]. Buildings should be of sufficient design to create visual anchors for the community.</li><li>[b]. Building(s) incidental to the principal structure shall be a minimum of 20 ft behind the front facade of the structure, and if more than one, shall be arranged to create secondary gathering spaces within the lot.</li></ul>
3. Façade Standards	Not applicable
4. Roof	Flat roofs are allowed, but principal buildings adjacent to residential structures are required to have pitched roofs or similar architectural features to ensure compatibility.
5. Dimensional Standards	
[a]. Lot Width <sup>1</sup> (Minimum)	50 ft
[b]. Front Setback <sup>2</sup> (Minimum)	10 ft
[c]. Front Setback <sup>2</sup> (Maximum)	n/a

The building height may increase one (1) story above a base height of three (3) stories for every 100 feet in distance from the property line of the nearest site zoned for single-family uses (RS-LD, RS-MD, RS-HD, or similar) that contain existing, single-family dwellings. The maximum height shall be as indicated above. One additional story of height above the maximum is permitted per subsection (d)(4)(a)4[b] for parking behind primary buildings.

[d]. Front Yard Encroachment <sup>3</sup>	10 ft
[e]. Side Setback (Minimum)	10 ft between buildings
[f]. Rear Setback (Minimum)	30 ft
[g]. Rear Setback from Alley <sup>4</sup> ( <i>Minimum</i> )	n/a
[h]. Accessory Structure Side/Rear Setback (Minimum)	5 ft

For lots less than 60 feet wide and multi-family uses, alley/rear access to all off-street parking areas is required. For lots greater than 60 feet wide, access to off-street parking is permitted from the fronting street or alley.

Minimum setbacks along major arterials shall be 20 feet.

For lots that provide access to off-street parking from a alley

	b. Detached House	c. Townhouse	d. Apartment/Loft Building
1. Building Type Defined	The House has four yards (Front/Sides/Rear) though variations include setting the building on one of the side property lines to create a larger side yard on the opposite side (i.e. Charleston Single). The House is flexible in use, accommodating single family uses, multi-family uses up to four units, home occupations, professional offices, and limited retail uses. There are two House types with Alley or with Driveway based on how the lot is accessed with an automobile. In general, within a	The Townhouse typically has I yard (Rear) though variations include a small front setback to provide some landscaping. The townhouse is a building with two or more residential units that are located side-by-side. When an entrance is provided at-grade, the townhouse may be used as a livework unit. The use permitted within the building is determined by the approved site plan.	The Apartment/Loft Building typically has I yard (Rear) though variations include a small front setback to provide landscaping. A multiple-unit building with units vertically arranged (generally) and with parking located below or behind the building. Units may be for rental or for sale in condominium ownership or may be designed as continuing care facilities. The ground floor may be available for commercial uses. The uses permitted within the building are determined by the approved site

Balconics, stoops, stairs, chimneys, open porches, bay windows, and raised doorways are permitted to encroach into the front setback.

2. Ground Level Treatment	within 15 of the sidev (at the building line) a [b]. Porches: Useable predominate motif of front and/or side of th six (6) feet deep and t	o provide privacy, all revalk shall be raised from a minimum of 1½ feet. e porches and stoops shoulding design and the building. Useable from welve (12) feet in width crawlspace of buildings	ould form a I be located on the nt porches are at least h.
3. Façade	Not applicable	windows. A minimulation elevations, and a minimulation side and rear building applicable, shall me "Percent of elevation horizontal plane (lindoors, porches, balo	om the street shall hes, balconies, and/or um of 60% of front inimum of 30% of ng elevations, as set this standard. on" is measured as the neal feet) containing conies, terraces and/or ndard applies to each
4. Roof and Eaves	[a]. Main roofs on detached house and townhouse buildings shall have a pitch between 8:12 and 12:12. Monopitch (shed) roofs are allowed only if they are attached to the wall of the main building. No monopitch roof shall have a pitch less than 4:12. A pitched roof shall be profiled by eaves a minimum of 6 inches from the building face or with a gutter.  [b]. Overhanging eaves may expose rafters. Flush eaves shall be finished by profiled molding or gutters.  [c]. All rooftop equipment shall be screened from view.  [d]. Apartment/Loft buildings may have roof pitches less than 3:12 and flat roofs, however such roofs will require a parapet wall.		

	b. Detached House	c. Townhouse	d. Apartment/Loft Building
5. Garage	[a]. Garage doors are not permitted on the front	[a]. Garage doors front elevation.	are not permitted on the

	elevation of any detached house on a lot less than 50 feet wide.  [b]. Garages with front loading bays shall be recessed from the front facade of the house by a minimum of five (5) feet and visually designed to form a secondary building volume. Garage doors shall be a minimum of twenty (20) feet from the back of sidewalk.  [c]. At no time shall the width of an attached garage exceed 40% of the total building facade.		
6. Materials	clad in wood clapbo wood drop siding, p stone, stucco, vinyl, superior in appearar [b]. Roof Materials: Ro shingles, standing s	esidential roofs shall be eam metal, terne, slate, c materials similar and/	oard, wood shingle, rd and batten, brick, similar and/or clad in wood dimensional asphalt
7. Dimensional Standards			
[a]. Lot Width <sup>1</sup> (Minimum)	30 ft	n/a	n/a
[b]. Front Setback <sup>2</sup> (Minimum)	10 ft	0 ft	0 ft

[c]. Front Setback <sup>2</sup> (Maximum)	n/a	25 ft	25 ft
[d]. Front Yard Encroachment	5 ft	5 ft <sup>5</sup>	8 ft <sup>5</sup>
[e]. Side Setback (Minimum)	20% of lot width <sup>6</sup>	10 ft between buildings	10 ft between buildings
[f]. Rear Setback (Minimum)	5 ft	5 ft	5 ft
[g]. Rear Setback from Alley <sup>4</sup> (Minimum)	15 ft from centerline	15 ft from centerline	15 ft from centerline

For lots less than 50 feet wide and multi-family uses, alley/rear access to all off-street parking areas is required. For lots greater than 50 feet wide, access to off-street parking is permitted from the fronting street or alley. Unless setbacks for specific streets are established by an approved Redevelopment Plan.

For lots that provide access to off-street parking from an alley

Balconies, stoops, stairs, chimneys, open porches, bay windows, and raised doorways are permitted to encroach into the

Upper story balconies may encroach into the right-of-way (over sidewalk only) with permission from the County and/or

In new developments, the entire setback may be allocated to one side with a minimum of 6 feet of total building separation, providing the setback condition is consistent with the block.

	e. Mixed-Use Building	f. Commercial Building
1. Building Type Defined	A multi-story small scale structure which can accommodate a variety of uses. A group of mixed-use buildings can be combined to form a mixed-use neighborhood center. Individual mixed-use buildings can be used to provide some commercial service, such as a neighborhood store, in close proximity to homes. The Mixed-Use Building typically has 1 yard (Rear) though variations include a small front plaza or courtyard to provide public space for outdoor seating as well as a building with complete lot coverage where an alternative to on-site surface parking is provided.	A single or multi-story medium to large structure which generally accommodates automobile-oriented uses that are found along major thoroughfares. A group of commercial buildings can be combined to form a community center. This building type provides convenient automobile access from the fronting thoroughfare, while minimizing the negative impacts of parking lots on an active pedestrian realm. The Commercial Building typically has 1 yard (Rear) though variations include: (1) a small front plaza or courtyard to provide public space for outdoor seating; or (2) a building with complete lot coverage where parking is handled in a manner other than on-site surface parking.
2. Minimum Height	2 Stories	Not Applicable
3. Ground Level Treatment	<ul> <li>[a]. Street Walls: The first floors of all mixed-use and commercial buildings shall be designed to encourage and complement pedestrian-style interest and activity by incorporating the following elements:</li> <li>[b]. Canopies/Awnings: A building canopy, awning, or similar weather protection may be provided and should project a minimum of 3-5 feet from the façade.</li> <li>[c]. Blank Walls: Expanses of blank walls may not exceed 20 feet in length. (A "blank wall" is a facade that does not contain transparent windows or doors.)</li> <li>[d]. Ventilation grates or emergency exit doors located at the first floor level in the building facade, which are oriented to any public street, shall be decorative.</li> </ul>	
4. Fenestration	[a]. Windows and Doors: The first directly on a street shall include	et floor of all buildings fronting e transparent windows and doors

arranged so that the uses inside are visible from and/or accessible to the street on at least 60% of the length of the first floor building elevation along the first floor street frontage.

[b]. Building Entrances: A primary entrance facade shall be oriented toward the street, be designed for the pedestrian, and be distinguishable from the rest of the building. Such entrances shall provide a sense of entry and add variety to the streetscape. Additional entrances may be oriented toward side or rear parking lots. Service entrances for shipping and receiving shall be oriented away from the public street.

	e. Mixed-Use Building	f. Commercial Building	
5. Materials	Building Walls: Commercial building walls shall be brick, stone, cementitious fiber board, or wood clapboard. Regular or decorative concrete block and EIFS-type stucco may be used on building walls not visible from a public street or as an accent material only. All accessory buildings shall be clad in materials similar in appearance to the principal structure.		
6. Dimensional			
Standards			
[a]. Lot Width <sup>1</sup> (Minimum)	32 ft	32 ft	
[b]. Front Setback <sup>2</sup> (Minimum)	0 ft	0 ft (10 ft from major arterials)	
[c]. Front Setback <sup>2</sup> (Maximum)	10 ft	20 ft (minor arterial/collector) 50 ft (major arterial)	
[d]. Front Yard Encroachment <sup>3</sup>	8 ft <sup>5</sup>	8 ft <sup>5</sup>	
[e]. Side Setback (Minimum)	0 ft within development, otherwise 5 ft	0 ft within development, otherwise 5 ft	
[f]. Rear Setback (Minimum)	0 ft	0 ft	
[g]. Rear Setback from Alley <sup>4</sup> ( <i>Minimum</i> )	0 ft	0 ft	

For lots less than 50 feet wide and multi-family uses, alley/rear access to all off-street parking areas is required. For lots greater than 50 feet wide, access to off-street parking is permitted from the fronting street or alley.

Unless setbacks for specific streets are established by an approved Redevelopment Plan.

For lots that provide access to off-street parking from an alley

Balconies, stoops, stairs, chimneys, open porches, bay windows, and raised doorways are permitted to encroach into the front setback.

Upper story balconies may encroach into the right-of-way (over sidewalk only) with permission from the County and SCDOT.

- (3) Landscaping, Bufferyard, and Screening Standards:
  - a. Bufferyards: Where a proposed use in a CRD Overlay District abuts a lower impact residential use in a residential zoning district outside of the CRD District, landscaping and bufferyards shall be provided in accordance with Section 26-176 of this chapter. However, in order to provide a continuous pedestrian transition for residential neighborhoods and commercial areas within CRD developments, institutional, office/commercial, or recreational land use categories shall not be separated from residential land use categories by berms or buffers.
  - b. Solid Waste Storage Areas: All trash containment devices including compactors, dumpsters, commercial roll-out bins, and areas for storing cardboard shall be located and designed so as not to be visible from the view of nearby streets and properties and shall be placed in the side or rear yards only, away from pedestrian circulation routes.
    - 1. In all cases, trash containment devices shall be enclosed to prevent windblown litter. The enclosure shall be at least as high as the highest point of the container.
    - 2. The enclosure shall be made of a material that is opaque at the time of installation and compatible with and/or similar to the design and materials of the principal building. Landscaping that will reach at least 6 feet in height at maturity shall be provided around the enclosure where it abuts a single family residential use or zoning district.
  - c. Mechanical and Utility Equipment: Mechanical and utility equipment shall be screened from view from nearby streets and properties in the same manner as trash containment areas. If the equipment is not visible off-site, then it need not be screened. The type of screening used shall be determined based on the proposed location of the equipment, existing site conditions, and the type and amount of existing and proposed vegetation on the site.
    - 1. Ground Mounted: Ground mounted equipment shall be located in the rear or side yard and screened.
    - 2. Roof Mounted: Such equipment located on the roof of the building shall be made invisible from nearby streets and properties through the use of setbacks from the edge of the roof or through the use of a screen exceeding the height of the equipment and using building materials and design which are compatible with those used for the exterior of the building.

(4) Parking/Loading Standards: Except as otherwise provided in this section, parking and loading facilities shall be provided as required by Section 26-173 and Section 26-174 of this chapter. However, due to the intended pedestrian nature of the CRD Overlay District area, minimum parking requirements are reduced, parking maximums established, on-street parking encouraged, and bicycle parking required.

## a. Off-Street parking:

1. Parking Ratios for Motor Vehicle Parking:

Use Type	ng Spaces <sup>1</sup>	
	.viiiiiiiiiiiiiii	Maximum
	Required	Permitted
Residential	l per unit	2 per unit
Lodging	1 per room or suite	
Office/Service Uses	1 per 1000 sq ft	3 per 1000 sq ft
Retail Uses	1 per 1000 sq ft	3 per 1000 sq ft
Restaurants	l per 4 seats	1 per 2 seats
Entertainment/ Recreation Uses	1 per 1000 sq ft	6 per 1000 sq ft
Theaters	1 per 4 seats	
Civic/Institutional (Schools)	1 per 1000 sq ft	
Civic/Institutional		
(Non-Assembly Uses, e.g. Hospital,	1 per 1000 sq ft	
Public Safety Station)		
Civic/Institutional Uses	1 per 8 seats (or	
(Assembly Uses Only, e.g.,	1 per 12 ft for	
Religious Institutions)	benches or	
Kengious institutions)	pews)	

<sup>&</sup>lt;sup>1</sup> All square footage is in gross square feet.

- 2. Small retail and service/business uses: Uses involving a gross floor area of less than twenty-five hundred (2,500) square feet shall not require on-site parking, provided that the required parking is available within a six hundred (600) foot radius of the activity.
- 3. Shared Parking: Shared parking is encouraged for all uses and shall meet the requirements of Section 26-173(e)(2).

#### 4. Location:

[a] No off-street parking shall be located within any front yard except parking for disabled or drop off spaces.

- [b] For non-residential buildings, no more than 33% of the lot width may be allocated to parking on the side of the building. Commercial and Mixed-Use buildings that provide 100% of the parking to the rear of the building shall be permitted one additional story of height above the maximum building height permitted.
- [c] All off-street parking spaces for townhouse and multi-family buildings shall be in the rear yard only and access to any garages shall be from the rear.
- [d] Parking areas in the side yards shall be located a minimum of 10 feet behind the frontage line of the building.
- [e] Where primary parking abuts sidewalks or roads within the CRD District, screening, a minimum of four (4) feet in height, shall be erected on the frontage line, where primary parking lots are located. This screening requirement may be met by the use of walls or densely planted vegetation, providing



Where primary parking abuts sidewalks or roads, screening, a minimum of four (4) feet in height, shall be erected on the frontage line.

for visual obstruction of the parking area from the abutting road(s).

- [f] Primary parking lots (over 24 spaces) and parking garages shall not:
  - [1] Abut street intersections;
  - [2] Be located adjacent to squares or parks; or
  - [3] Occupy lots which terminate a street vista.
- Paving Material: Surface parking spaces provided in excess of the minimum required shall be paved with porous paving blocks or other engineered, permeable paving material.
- 6. Connections: Adjacent parking lots shall have vehicular connections and/or shall have vehicular connections from an alley.
- 7. Transit Stop Provision: Developments that provide a covered transit stop with seating and approved by the Central Midlands Regional Transit Authority (CMRTA) along an existing or planned transit route shall be allowed to reduce their required off-street parking by ten (10) spaces.
- b. On-Street parking: On-street parking is encouraged on all streets in CRD Districts. On-street parking shall count toward any minimum parking requirements. The provision of on-street parking on thoroughfare or collector

streets within the CRD Overlay District will require the coordination with SCDOT and appropriate County agencies and may require modification of the existing curbline at the expense of the property owner or developer.

c. Bicycle Parking: Bicycle parking for all non-residential uses and for residential uses of more than four (4) units per building is required. Bicycle parking shall be provided based on the use of the building and the number of motor vehicle parking spaces. Where fewer than 2 bicycle spaces are required, at least two spaces or one rack must be provided.

Use Type	Required Bicycle Parking Spaces per 100 Auto Spaces	Maximum Number of Bicycle Spaces
Multi-family Residential (4 or more units/building only) Office/Business Services Retail Trade (except Lodging) Institutional/Civic (Non-Assembly Uses)	5	20
Lodging Wholesale/Manufacturing/Industria I Institutional/Civic (Assembly Uses Only)	2	20
Institutional/Civic (Schools)	10	No max.

1. Required Racks: "Inverted U" type racks or other racks that support the bicycle at two points on the bicycle frame are required. A single inverted U rack shall count as two bicycle parking spaces. Long term bicycle parking, which protects the entire bicycle and its components from theft, vandalism, and weather (such as bike lockers, locked rooms) may be provided for use by employees, residents,



Example of an "Inverted (!" bicycle rack. This rack will hold two bikes

and students and may count toward fulfillment of the bicycle parking requirements.

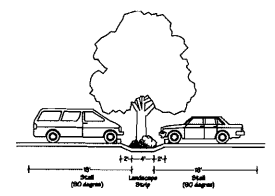
# 2. Bicycle Rack Siting and Dimensions:

- [a] Racks shall be secured to the ground on a hard surface such as concrete, asphalt, or unit pavers.
- [b] Each bicycle parking space shall provide six (6) feet by two (2) feet in area per bicycle plus the area needed for access.

- [c] Bicycle racks shall be located no closer than five (5) feet from any wall or three (3) feet from face of curb to provide adequate space for access and maneuvering.
- [d] At least four (4) feet between parallel racks shall be provided for access.
- [e] Bicycle racks installed on sidewalks shall provide for a clear, unobstructed width of at least five (5) feet for pedestrians and shall be installed parallel to the curb.
- [f] Racks should be placed along a major building approach line and clearly visible from the approach and no more than 50 feet from building entrances or no further than the closest motor vehicle parking space, whichever is less. Rack placement should allow for visual monitoring by persons within the building and/or persons entering the building.
- [g] If required bicycle parking is not visible from the street or main building entrance, a sign shall be posted at the main entrance indicating the location of the parking.
- [h] Uses with several major, actively used entrances shall locate a portion of the required bicycle parking at each entrance.
- d. Loading: Loading areas shall be to the rear of the principal building and may adjoin alleys or parking areas.
- e. Parking Area Landscaping: Parking lots shall be landscaped in accordance with the standards in Section 26-176(g), Vehicular Surface Area Landscaping, except as specified below.
  - 1. Vehicle Surface Area Interior Landscaping: Vehicle parking areas are to be planted with one (1) large shade tree for every five (5) parking spaces.
  - 2. Bioretention: Required Vehicle Surface Area Interior Landscaping (Section 26-176(g)(3)) may be substituted with one or more consolidated bioretention areas with minimum side dimensions measuring at least 38 X 12 feet each. Bioretention areas shall be designed and landscaped to trap and mitigate runoff from paved surfaces consistent with the description and intent of EPA Storm Water Technology Fact Sheet Bioretention (EPA 832-F-99-012, September 1999), or equivalent. Bioretention areas may be sited anywhere in the parking lot that is convenient to capture stormwater and manage parking lot traffic and facilitate pedestrian use, including adjacent to and connecting with vegetated areas on the perimeter

of a parking lot. Bioretention areas shall be considered part of the minimum required open space.

- 3. A portion of a parking space may be landscaped instead of paved, as follows:
  - [a] The landscaped area may include up to 2 feet of the front of the parking space as measured from a line parallel to the direction of the bumper of a vehicle using the space, as shown at right;
  - [b] Landscaping must be ground cover plants; and



Required parking landscaped areas may include up to 2 feet of the front of a parking space as measured from a line parallel to the direction of the humper of a vehicle using the steam as shown.

- [c] The landscaping may count direction of the humper of a vehicle using the state, as shown. towards any parking lot interior landscaping requirements and toward any overall site landscaping requirements. However, the landscaped area does not count toward perimeter landscaping requirements.
- 4. Garbage Receptacles: For every 100 parking spaces, one garbage receptacle shall be provided and centrally located in parking areas.

# f. Parking Structures:

- 1. Liner Buildings Required: The ground-level of a parking structure shall be wrapped by retail, office or some other active use along at least the primary façade. All levels of a structured parking facility shall be designed and screened in such a way as to minimize visibility of parked cars from surrounding streets.
- 2. High-Quality Materials: Parking structure facades shall be treated with high quality materials and given vertical articulation and emphasis compatible to the principal structure. The façade should be designed to visually screen cars. In no instance will rails or cabling alone be sufficient to meet this screening requirement.
- 3. Clear Entries: Pedestrian entries shall be clearly visible. The vertical circulation should not be located in the center of the structure or so that it is difficult or circuitous to locate.
- 4. Vents and Utility Openings: In addition to the above requirements, in the event that any openings for ventilation, service, or emergency access are

located at the first floor level in the building façade, then they shall be an integral part of the overall building design. These openings as well as pedestrian and vehicular entrances shall be designed to minimize visibility of parked cars. The remainder of the street level frontage shall be either commercial space or an architecturally articulated façade designed to minimize the visibility of parked cars.

g. Circulation Drives: Along major thoroughfares, a circulation drive may be permitted around the front of the building but may not encroach into the front setback or any required landscape area. If provided, this drive shall be designed to be the minimal width required for one-way circulation (not to exceed 12 feet in width) and shall be constructed using alternative paving treatments such as pavers or stamped concrete.

# (5) Sidewalk and pedestrian amenities:

- a. Sidewalks: Sidewalks shall be constructed along both sides of all streets in CRD overlay districts.
  - 1. Sidewalks on local streets shall be a minimum of 5 feet in width.
  - 2. Sidewalks on collectors or arterials shall be a minimum of 6 feet in width. Sidewalks should be a minimum of 8 feet in front of retail uses within 10 feet of the right-of-way. Sidewalks located in a mixed-use area with sidewalk-fronting, ground-floor retail and on-street parking may extend from the back of curb to the



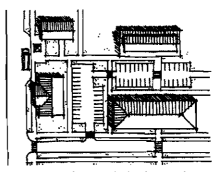
Typical sidewalks in mixed-use commercial areas should be 12-16 feet wide to encourage outdoor seating while providing adequate passing clearance

buildings and/or plaza areas and shall be a minimum of 12 feet wide. When outdoor, café-seating is expected, the sidewalk shall be a minimum of 16 feet wide.

#### b. Pedestrian Network:

1. Developers shall provide a complete network of pedestrian paths that interconnect building entrances, parking, transit stops, public sidewalks

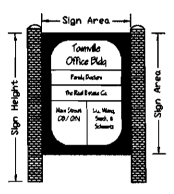
and crosswalks, adjacent properties, adjoining off-street paths, and other key destinations on or adjacent to the site. If no immediate benefit can be derived from pedestrian links between adjoining properties, a future at-grade link shall be provided for through a



Provide a complete network of pathways and sidewalks to buildings and through park 44

construction easement to the adjoining property.

- 2. Pedestrian pathways shall be provided from buildings to the sidewalk and through parking areas to ensure safe, direct, and convenient pedestrian access to building entrances and off-street parking.
- (6) Signs: Sign standards shall be governed by Section 26-180 of this Chapter with the following exceptions:
  - a. Existing signs not conforming to the standards above shall be governed by the provisions of sub-section 26-180(o), Non-conforming Signs. Furthermore, all existing non-conforming signs must be removed in order to utilize the CRD Overlay provisions.
  - b. No permanent detached pole signs shall be permitted in the CRD District.
  - c. Ground mounted or monument signs are allowed as follows:
    - 1. Not to exceed 5 feet in height and forty (40) square feet in area per side.
    - 2. Up to an additional fifteen (15) square feet of sign area is permitted for a monument sign that has a rock or brick base and a routed or sandblasted sign that is made out of wood.



- 3. Located behind the right-of-way and out of any sight distance triangle prescribed by SCDOT and Richland County Public Works.
- d. No outdoor advertising signs will be permitted.
- e. Signs are allowed to project nine (9) feet into the required setback or one-half the width of the required setback, whichever is less. A minimum overhead clearance of eight (8) feet from the sidewalk must be maintained.
- (7) Recreation/Open Space Standards: All CRD developments that include residential units shall be required to dedicate open space. The amount of useable open space required for dedication shall be determined using the Open Space Dedication Matrix below. Unless otherwise specified below, the requirements of Section 26-184 of this chapter shall apply.
  - a. Open Space Dedication Requirements: This matrix has been developed with regard to the availability of accessible open space in close proximity to the proposed development. Credits are granted to developments within a ¼ mile (5 minute) walk (along sidewalks or other pedestrian access) to existing,

publicly dedicated open space (parks, greenways, etc.). Developments that are adjacent to existing publicly dedicated open space are granted a fifty (50%) percent reduction in required dedication.

		Required Open Space
Open er Junit	Base open space required	200 sq ft per residential unit
REQUIRED C Space Pi Esidential	Within ¼ mile of public park	100 sq ft per residential unit
REQ Si Resid	Adjacent to public park	None required
	Mixed-Use Development	2% of Lot or Development

## b. Payment in Lieu of Dedication of Open Space:

1. The County Council may, at its discretion, accept either an equitable amount of land in another location within ½ mile of the development site or a fee paid to the County in lieu of dedication. A combination of recreational open space dedication and payments-in-lieu of dedication may be permitted. The following formula shall be used to determine the fee:

Post Development Appraised Value of Entire Development

X Required Recreational Open Space Dedication

=Payment in Lieu Dedication Fee

- 2. The Post Development Appraised Value of the entire development shall be established by an appraiser who is a member of the American Institute of Real Estate Appraisers.
- 3. Payments-in-lieu-of-dedication shall be approved as part of the development plan. Any disagreement in the amount of required payment shall be resolved by conducting a professional appraisal of the fair market value of the property. The professional appraiser shall be mutually agreed upon by the developer and County. An appraiser shall be appointed by the County should an agreement not be reached. All payments made in lieu of dedication shall be made at the time of preliminary plat approval. Failure to submit the required fee along with such applications will delay approval of such submissions until payment is rendered. All funds received for payment in lieu of dedication shall be deposited in a special fund or line item to be used only for the acquisition, development, or redevelopment of public recreation space within the CRD Overlay District or other approved location.

4. Reasons for payments-in-lieu-of-dedication may include, but are not limited to, proximity to existing public parks and/or existing topographic or geographic conditions.

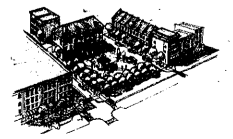
# b. Open Space Improvement Standards:

- 1. Inaccessible Land: No more than 25% of open space may be provided in "inaccessible land", including: any land where no zoning or building permits may be issued (such as dedicated easements and rights-of-way except those existing only to protect underground utilities such as water or sewer lines wetlands, bodies of water, etc., as determined by County Planning staff); and, any land with a post-development slope greater than 3:1, which would severely limit its usefulness as open space.
- 2. Natural Areas: Significant stands of trees, streambed areas, and other valuable topographic features shall be preserved within the required open space areas where practical. Areas noted an the adopted Redevelopment Plan as open space should be preserved and dedicated where practical and feasible and may be left unimproved in accordance with the plan (e.g., greenways).
- 3. Location: The design and location of public open space on a site is perhaps the most important determinant in a successful pedestrian environment. To ensure that public open space is well-used, it is essential to locate and design it carefully.
  - [a] Public open space should be fronted by streets and buildings to encourage their use and patrol their safety.
  - [b] The space should be located where it is visible and easily accessible from homes and public areas (building entrances, streets, sidewalks). No residential unit shall be more than one thousand (1,000) feet from any dedicated open space.



Public open space may be raised from the street grade and/or have on-street parking along its perimeter to help define its edges

- [c] Take views and sun exposure into account in design and location.
- [d] The space should be well-buffered from moving cars so that users can enjoy and relax in the space.



An "outdoor room" is created by surrounding an open plaza or greenspace with bu light gof 47

- [e] The space may be visible from streets or internal drives but should not be wholly exposed to them.
- [f] Partially enclose the space with building walls, freestanding walls, landscaping, raised planters, or on-street parking to help buffer it and create comfortable "outdoor rooms".
- 4. Public Seating: Publicly accessible places to sit in the public realm are important not only as basic amenities, but also in encouraging casual social interaction. Seating can be both formal and informal, including both park benches on the tops of garden walls or monumental stairs at the entrance to public buildings. Planter walls should be set at a maximum height of 2½ feet to allow for their use as seating. Moveable chairs and sidewalk cafes are strongly encouraged in public open spaces in the CRD Overlay District.
- 5. Minimum Amenities: The following requirements apply to squares, plazas and other urban open spaces in the CRD Overlay District:
  - [a] One (1) tree (3 inch caliper minimum measured 6" above the ground at installation) to be planted in at least 350 square feet of soil for every 1,000 square feet of provided open space.
  - [b] A minimum of twenty-five (25) linear feet of seating should be provided for every 1,000 square feet of open space. Seating should be more than 12 inches and less than 30



Provide amenities such as landscaping and seating in open space to encourage its use.

- inches in height and not less than 16 inches in depth. Seating more than 28 inches in depth and accessible from two sides should count double. Moveable chairs are encouraged and each count as 2 ½ linear feet of suggested seating.
- [c] At least half of the open space should be at street level.
- [d] Playground equipment, statues, and fountains, if provided, should be located toward the interior of squares and parks.
- [e] One (1) water tap for each five thousand (5,000) square feet of each landscaped open space.
- [f] One (1) garbage receptacle for each five thousand (5,000) square feet of each physically separated open space.

# (8) Building Design and Operation Standards:

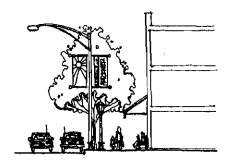
# a. Lots and Buildings:

- 1. Lot Frontage: All lots shall front a street, square or common open space. (Exception: Buildings which are interior to a site that has buildings that otherwise meet the frontage requirement).
- 2. Corner Lots: Buildings located at street intersections must place the main building, or part of the building, at the corner.
- 3. Setbacks: A building may be set back to create an "outdoor room" or patio/café seating.
- 4. Adjacent Lots: For similarly used properties, the grade of adjacent lots should match where the properties meet. If there is a significant grade difference, development should create an attractive transition using creative grading and landscaping or a decorative retaining wall, incorporating vehicular and pedestrian cross-access. Avoid using a blank or unscreened concrete retaining wall or rock covered slope.
- 5. Termination of Vistas: Important street vistas (such as along gateways and primary pedestrian streets) should terminate in a focal point, such as a building or other architectural or landscape feature.

# 6. General Building Design Standards:

- [a] Entryway: The main entrance of all principal structures shall open to a road, square, or common open space of at least twenty (20) square feet in area.
- [b] Architectural Style: The building design standards of this Chapter intentionally do not mandate a particular style and permit a wide variety of architectural expressions. However, when a design exhibits a known architectural style (i.e., Colonial, Victorian, Classical Revival) the details shall be consistent with that style unless the local architectural vernacular of Richland County provides an alternate precedent for a detail or element.
- (9) Streets: Streets in the CRD Overlay District should permit the comfortable use of the street by motorists, cyclists, and pedestrians. Pavement widths, design speeds, and the number of vehicle lanes should be minimized without compromising safety. The specific design of any given street must consider the buildings which front on the street and the relationship of the street to the area's street network.

- a. Connectivity: Streets shall interconnect within a development and with adjoining development. Street stubs should be provided with development adjacent to open land to provide for future connections.
- b. Streetscape Design: All new development or expansions to existing development shall be required to build or upgrade their street frontage in accordance with the following standards or standards established in an adopted Redevelopment Plan:
  - 1. On-Street Parking: All on-street parking should be parallel. Angle parking is permitted in front of high traffic retail locations and where the posted speed is 25 mph or less.



A typical mixed-use streetscape in a commercial area with on-street parking, liebting, street trees, seating, and sidewalks.

- 2. Access Management: Developments should minimize or eliminate curb cuts (driveways) along arterials. In general, curb cuts should be spaced no closer than 600 feet apart.
  - [a] Where possible, vehicular access should be shared with the adjacent properties and/or alleys should be utilized for access. Developments that share access may reduce their required Vehicle Surface Area Interior Landscaping requirements by twenty-five (25%) percent.
  - [b] Where a development is sited at a corner location, primary access shall be from the secondary street.
  - [c] All lots, parcels, or any other division of land adjacent to an arterial roadway may be allowed driveways or street connections in accordance with the following table:

Parcel Frontage (feet)	Number of Driveways Allowed
< 600	1
601-1200	2_
>1201	3

- 3. Curb-Return Radii: Curb radii shall be designed to reduce pedestrian crossing times along all streets requiring sidewalks. In general, curb radii should not exceed twenty (20) feet.
- 4. Curbs and Drainage: Standard curbing is required along all streets with on-street parking. All drainage grates, if provided, must be safe for bicyclists (grating must be perpendicular or diagonal to the street centerline).

- 5. Street Trees/Planting Strips: Street trees shall be planted between the street and the sidewalk for all new development. Trees shall be planted in planting strips or in tree wells with tree grates located between the curb and the sidewalk. Street trees shall substitute for required Street Protective Yard requirements (Section 26-176(e)), except where buildings are set back more than forty (40) feet from the right-of-way, in which case street trees and Street Protective Yards shall be required.
  - [a] Shade trees shall be installed at a minimum average distance of forty (40) feet on-center. Where overhead utilities exist prior to development, ornamental trees shall be substituted.
  - [b] Planting strips shall have minimum width of six (6) feet where ornamental trees are to be used and eight (8) feet where shade trees are required.
  - [c] Trees shall be planted in tree wells with tree grates in areas of mixeduse development where street frontages contain ground floor retail uses and on-street parking.
  - [d] A consistent variety and species of street trees shall be maintained by street, but adjacent streets shall use different species for variety and as a precaution against blight.
- 6. Outdoor Seating: Where uses such as outdoor seating for cafés and restaurants use the public sidewalk, there shall be a minimum of four (4) feet of clearance for adequate passing distance by pedestrians.
- 7. Street Lighting: Street furnishings in residential and retail areas shall include decorative, pedestrian-scale street lights no taller than twelve (12) to eighteen (18) feet.
- 8. Roadway Design: The road standards for the CRD Overlay District may be different from those set forth in Sec. 26-181 of this chapter, but must be approved by the county engineer during the CRD Overlay District review process. Reduced roadway widths are encouraged for traffic calming and due to a pedestrian-oriented approach to travel in a CRD Overlay District.
- 9. Alleys: Alleys are encouraged at the rear of building lots within the CRD District, except when topography or physical features makes such alleyways impractical. Dead end alleys are prohibited.
- 10. Street furnishings: Street furnishings shall be included in the CRD District streetscapes. Such furnishings shall include, but not be limited to:

pedestrian scale decorative street lights, benches, trash cans, and bicycle parking racks.

- 11. Traffic Management Plan: A traffic management plan, conducted by a registered engineer, must accompany a submission for all CRD Overlay District developments with an estimated trip generation of 3,000 vehicles per day or greater during an average weekday based on a five day national average as defined in the ITE Trip Generation Manual. The plan shall analyze the multi-modal transportation impacts of the proposed development and include proposals for handling all impacts noted. (Typically, the following developments meet or exceed the 3,000 vehicles per day threshold: 300 residential units; 55,000 square feet of retail; 250,000 square feet of office space; 350 room hotel.)
- 12. Utilities: To the extent possible, utilities (and associated pedestals, cabinets, junction boxes, and transformers), including electric, cable, telephone, and natural gas service, shall be located within alley right-of-ways, or behind buildings. Domestic water service and sanitary sewer must be located in such a way to cause the least impact to the streetscape planting strip and required street trees. Unless otherwise approved by the Planning Commission and the County Council, all utilities shall be placed underground.
- (e) Site Plan. The CRD site plan shall include all aspects of the spatial relationships proposed for the development, including:
  - (1) Layout and dimensions of lots, setbacks, roadways, alleys, open spaces and all information required to define the relationships within the streetscapes;
  - (2) Street Sections; and
  - (3) Building elevations.
- (f) Consistency with the Comprehensive Plan. The proposed Redevelopment Plan Area must be consistent with and compliment the *Richland County Comprehensive Plan*, the land use plan, and the capital improvement plan for the planning area in which it is located. In addition, it is recommended that the Redevelopment Plan be more clearly defined in the Comprehensive Plan update.

<u>SECTION V</u>. The Richland County Code of Ordinances; Chapter 26, Land Development; Article V, Zoning Districts and District Standards; Sections 26-107 – 26-130, Reserved; is hereby amended to read as follows:

Secs. 26-108 - 26-130. Reserved.

<u>SECTION VI.</u> <u>Severability</u>. If any section, subsection, or clause of this ordinance shall be deemed to be unconstitutional or otherwise invalid, the validity of the remaining sections, subsections, and clauses shall not be affected thereby.

<u>SECTION VII.</u> <u>Conflicting Ordinances Repealed</u>. All ordinances or parts of ordinances in conflict with the provisions of this ordinance are hereby repealed.

<u>SECTION VIII.</u> <u>Effective Date</u>. This ordinance shall be enforced from and after \_\_\_\_\_\_, 2008.

# 

RICHLAND COUNTY COUNCIL

ATTEST THIS THE	DAY
OF	, 2008
Michielle R. Cannon Clerk of Council	-Finch

RICHLAND COUNTY ATTORNEY'S OFFICE

Approved As To LEGAL Form Only

Approved As To LEGAL Form Only No Opinion Rendered As To Content

Public Hearing: February 26, 2008 First Reading: February 26, 2008 Second Reading: March 4, 2008

Third Reading: March 18, 2008 (tentative)

# STATE OF SOUTH CAROLINA COUNTY COUNCIL OF RICHLAND COUNTY ORDINANCE NO. -08HR

AN ORDINANCE OF THE COUNTY COUNCIL OF RICHLAND COUNTY, SOUTH CAROLINA, AMENDING THE ZONING MAP OF UNINCORPORATED RICHLAND COUNTY, SOUTH CAROLINA, TO CHANGE THE ZONING DESIGNATION FOR THE REAL PROPERTIES DESCRIBED AS A PORTION OF TMS # 15200-01-09 AND A PORTION OF TMS # 15200-01-13 FROM NC (NEIGHBORHOOD DISTRICT) TO RU (RURAL DISTRICT); AND PROVIDING FOR SEVERABILITY AND AN EFFECTIVE DATE.

Pursuant to the authority granted by the Constitution of the State of South Carolina and the General Assembly of the State of South Carolina, BE IT ENACTED BY RICHLAND COUNTY COUNCIL:

<u>Section I.</u> The Zoning Map of unincorporated Richland County is hereby amended to change the real properties described as a portion of TMS # 15200-01-09 and a portion of TMS # 15200-01-13 from NC (Neighborhood Commercial District) zoning to RU (Rural District) zoning.

<u>Section II</u>. If any section, subsection, or clause of this Ordinance shall be deemed to be unconstitutional, or otherwise invalid, the validity of the remaining sections, subsections, and clauses shall not be affected thereby.

<u>Section III</u>. All ordinances or parts of ordinances in conflict with the provisions of this ordinance are hereby repealed.

Section IV. This or	dinance shall be effective	e from and after
		RICHLAND COUNTY COUNCIL
Attest this	_ day of , 2008.	By:
Michielle R. Cannot Clerk of Council	n-Finch	_
Public Hearing: First Reading:	February 26, 2008 February 26, 2008	

March 4, 2008

March 18, 2008 (tentative)

Second Reading:

Third Reading:

# STATE OF SOUTH CAROLINA COUNTY COUNCIL FOR RICHLAND COUNTY ORDINANCE NO. -08HR

AN ORDINANCE AUTHORIZING DEED TO THE CITY OF COLUMBIA FOR CERTAIN WATER LINES TO SERVE THE PALMETTO HEART MEDICAL OFFICE BUILDING AT THE PALMETTO RICHLAND HOSPITAL CAMPUS: RICHLAND COUNTY TMS #11503-01-04 (P).

Pursuant to the authority by the Constitution of the State of South Carolina and the General Assembly of the State of South Carolina, BE IT ENACTED BY RICHLAND COUNTY COUNCIL:

SECTION I. The County of Richland and its employees and agents are hereby authorized to grant a deed to certain water lines to The City of Columbia, as specifically described in the attached Deed to Water Lines for Palmetto Heart Medical Office Building; Richland County TMS #11503-01-04 (portion); CF#265-11A, which is attached hereto and incorporated herein.

SECTION II. Severability. If any section, subsection, or clause of this ordinance shall be deemed unconstitutional or otherwise invalid, the validity of the remaining sections, subsections, and clauses shall not be affected thereby.

SECTION III. Conflicting Ordinances. All ordinances or parts of ordinances in conflict with the provisions of this ordinance are hereby repealed.

	ective Date. Thi	is ordinance shall be enforced from and after
2008.		
		RICHLAND COUNTY COUNCIL
		By:
	1 0	Joseph McEachern, Chair
Attest this	_ day of	
	, 2008.	
Michielle R. Canno	on-Finch	
Clerk of Council		
First Reading:	March 4, 200	08 (tentative)

Second Reading: Third Reading:

# STATE OF SOUTH CAROLINA COUNTY COUNCIL FOR RICHLAND COUNTY ORDINANCE NO. \_\_\_\_-08HR

AN ORDINANCE AUTHORIZING DEED TO THE CITY OF COLUMBIA FOR CERTAIN SANITARY SEWER LINES FOR PALMETTO HEART MEDICAL OFFICE BUILDING AT THE PALMETTO RICHLAND HOSPITAL CAMPUS; RICHLAND COUNTY TMS #11503-01-04 (P).

Pursuant to the authority by the Constitution of the State of South Carolina and the General Assembly of the State of South Carolina, BE IT ENACTED BY RICHLAND COUNTY COUNCIL:

<u>SECTION I.</u> The County of Richland and its employees and agents are hereby authorized to grant a deed to certain sanitary sewer lines to The City of Columbia, as specifically described in the attached Deed to Sanitary Sewer Lines for Palmetto Heart Medical Office Building, Richland County TMS #11503-01-04 (portion); CF#265-11A, which is attached hereto and incorporated herein.

<u>SECTION II.</u> <u>Severability</u>. If any section, subsection, or clause of this ordinance shall be deemed unconstitutional or otherwise invalid, the validity of the remaining sections, subsections, and clauses shall not be affected thereby.

<u>SECTION III</u>. <u>Conflicting Ordinances</u>. All ordinances or parts of ordinances in conflict with the provisions of this ordinance are hereby repealed.

SECTION IV	Effective Date.	This ordinance shall be enforced from and aft	er
		RICHLAND COUNTY COUNCIL	
		By: Joseph McEachern, Chair	
Attest this	day of	Joseph McPachern, Chan	
	, 2008.		
Michielle R. Ca Clerk of Counc			
First Reading: Second Readin		3 (tentative)	

Public Hearing: Third Reading:

STATE OF SOUTH CAROLINA )		A RES	<b>OLUTION</b>	OF THE
)	F	RICHLANI	COUNTY	COUNCIL
COUNTY OF RICHLAND )				

A RESOLUTION TO APPOINT AND COMMISSION PAUL F. ALCANTAR AS A CODE ENFORCEMENT OFFICER FOR THE PROPER SECURITY, GENERAL WELFARE, AND CONVENIENCE OF RICHLAND COUNTY.

**WHEREAS**, the Richland County Council, in the exercise of its general police power, is empowered to protect the health and safety of the residents of Richland County; and

**WHEREAS**, the Richland County Council is further authorized by Section 4-9-145 of the Code of Laws of South Carolina 1976, as amended, to appoint and commission as many code enforcement officers as may be necessary for the proper security, general welfare, and convenience of the County;

NOW, THEREFORE, BE IT RESOLVED THAT Paul F. Alcantar is hereby appointed and commissioned a Code Enforcement Officer of Richland County for the purpose of providing for the proper security, general welfare, and convenience of the County, replete with all the powers and duties conferred by law upon constables, in addition to such duties as may be imposed upon him by the governing body of this County, including the enforcement of the County's refuse and litter regulations and the use of an ordinance summons, and with all the powers and duties conferred pursuant to the provisions of Section 4-9-145 of the Code of Laws of South Carolina 1976, as amended. Provided, however, Paul F. Alcantar shall not perform any custodial arrests in the exercise of his duties as a code enforcement officer. This appointment shall remain in effect only until such time as Paul F. Alcantar is no longer employed by Richland County to enforce the County's refuse and litter regulations.

ADOPTED THIS THE \_\_\_\_ DAY OF MARCH, 2008.

Joseph McEachern, Chair Richland County Council

Attest:

Michielle R. Cannon-Finch Clerk of Council