GREENWOOD CITY COUNCIL

October 15, 2007 - 5:35 p.m.

MINUTES

PRESENT

Council Members: Mayor Nicholson, Linda Edwards, Betty Boles, Herbert Vaughn, and Johnny Williams; City Manager; Assistant City Manager; City Clerk; City Attorney; Phil Lindler; Chris Trainor of the Index Journal and Olgethia Louden of the Greenwood Today.

Barbara Turnburke entered the meeting at 5:36 p.m.

ABSENT

Niki Hutto

CALL TO ORDER

The meeting in Council Chambers was called to order by Mayor Nicholson at 5:35 p.m. and he welcomed everyone including Boy Scout Troops #66 and #911 to the meeting.

The Troop Leaders introduced the Boy Scouts to City Council.

The Mayor then gave the invocation.

STATEMENT AND QUORUM

Mayor Nicholson read the following statement, “In accordance with the Freedom of Information Act, Chapter 4, Title 30, Code of Laws of South Carolina, 1976, an agenda has been posted on the front door of City Hall and notification of this meeting has been given to the news media.”

The Mayor then asked the City Clerk, Steffanie Dorn, if a quorum was present. She said, “Yes, Mr. Mayor, we have a quorum present.”

APPROVAL OF CONSENT AGENDA

Mayor Nicholson asked for a motion to approve the consent agenda.

Motion to approve the consent agenda was made by Johnny Williams, seconded by Betty Boles.
The Mayor asked, “Are there any questions or discussion? All in favor raise your right hand. So moved.”

Motion passed unanimously.

PERSONAL APPEARANCE

Mayor Nicholson read the item and asked the City Manager, “Mr. Brown, have you heard from Mr. Lyle?”

Recognize Mr. Joshua B. Lyle – Rezoning Request for 405 Graydon Avenue (Postponed by City Council).

STEVEN BROWN

“He called me and requested to be placed on the agenda. He lives in Florida and was supposed to be in town. This is the property that you postponed action on because you wanted to hear from him.”

MAYOR NICHOLSON

“Okay. We’ll see if Mr. Lyle might come in a little later.”

CONSIDER

Ordinance No. 07-024 Relating to the Recovery of Collection costs as a Part of Delinquent Debts Pursuant to the Setoff Debt Collection Act.

(2nd reading)

STEVEN BROWN

“Mr. Mayor and City Council, this ordinance authorizes the City to participate in the Set Off Debt Collection Program permitted by South Carolina Code of Laws Section 12-56-10 and administered through the Municipal Association.”

Under public hearings, Mayor Nicholson said, “The format that we employ at the public hearings is, if there are individuals that would like to speak, we ask that you come to the podium, state your name and address for the record and try to limit your comments to no more than three or four minutes.”

The Mayor then read the first item and recognized the City Manager.
Not only does this ordinance allow us to participate, but it also imposes a $20 administrative fee to offset City expense for the program. The ordinance stipulates that the $25 administrative fee charged by the Municipal Association is also a collection cost.

Often times, people leave town and fail to pay a legal debt that is owed to the City of Greenwood. This program permits us to submit documentation of the debt to MASC who subsequently forwards it to the State of South Carolina. If the individual is eligible to receive a South Carolina tax refund, an amount equal to debt and applicable fees will be deducted from his/her tax refund."

MAYOR NICHOLSON “Okay. Thank you. Is there anyone here to speak in favor of this ordinance? Is there anyone opposing? Okay. Seeing and hearing none, we will close the public hearing.

Do I have a motion that we adopt this ordinance?"

Motion was made by Johnny Williams, seconded by Linda Edwards.

“Is there any discussion? All in favor raise your right hand. So moved."

Motion passed unanimously.

- attach -
CONSIDER

Ordinance No. 07-025 Adopting Stormwater Drainage Site Plan Regulations for Industrial, Commercial, Residential (Excluding Single Lot), Multi-Family, Public, and Semi-Public Uses within the City of Greenwood.

(1st reading)

STEVEN BROWN

"Mr. Mayor and Council, this ordinance is presented to you as a response to the City of Greenwood being designated as a small MS4. We have not been designated but we are on a potential list. If and when the designation takes place is not known at this time.

Several years ago, you instituted a program to locate and map all storm drainage systems within the City. Davis & Floyd Engineers have worked with us to develop accurate maps of the storm drainage system. The dilemma that we find ourselves in at this time is keeping these maps accurate as developments are completed within the City. This ordinance would require a certified plat reflect the developer’s intention. The plat would show all storm drainage elements with calculations supporting the plan. Once construction is complete, the developer is required to submit an ‘as built’ set of plans showing what they have done. Often what has been submitted on the original site plan and what is actually is constructed are two different items. So we would ask for the site plan and an ‘as built’ set of plans to be submitted prior to issuing a Certificate of Occupancy.

The third requirement of this ordinance is a maintenance easement agreement for any BMP’s, detention ponds and similar storm drainage structures. I am sure that you have observed detention ponds in and around the City that are being maintained."
Grass is overgrown and storm water does not drain properly. This ordinance requires an easement agreement, which establishes who owns and is responsible for maintaining these detention ponds and other similar BMP’s.

We have structured this ordinance to only collect the information that we need. We’re not trying to regulate storm water or dictate the designs of storm water plans. That responsibility is left to the owners and to their design engineers. All we want to know is what they have placed in the ground. Once the developer submits the plans in an electronic format, our GIS staff will input that data into the existing mapping system, and we will be able to maintain a current file of the storm drainage system within the City. That’s all we’re wanting at this time; nothing more and nothing less.”

MAYOR NICHOLSON

“Okay. Is there anyone else to speak in reference to the ordinance dealing with the Stormwater drainage site plan? Okay. Seeing none, we will close the public hearing.

Do I have a motion that we adopt this on first reading?”

Motion was made by Betty Boles, seconded by Johnny Williams.

“Are there any questions or further discussion? All in favor raise your right hand. So moved.”

Motion passed unanimously.

- attach -

CONSIDER

Mayor Nicholson read the third item and recognized the City Manager.

Ordinance No.
07-031 Annexing
Property Owned
by Robert L.
Warren, Jr.
Located at 112
Emerald Farm
Road.

(2nd reading)
STEVEN BROWN  “There are no changes from first reading, Mr. Mayor. Mr. Warren is the sole owner of this property and has petitioned the City to be annexed in accordance with State Law. We certainly would like to have him inside of the City.”

MAYOR NICHOLSON  “Okay. Is there anyone else to speak in favor of this annexation? Is there anyone opposing the annexation? Alright. Seeing and hearing none, we will close the public hearing.

Do I have a motion that we annex this property?”

Motion was made by Herbert Vaughn, seconded by Johnny Williams.

“Is there any further discussion? All in favor raise your right hand. So moved.”

Motion passed unanimously.

- attach -

CONSIDER  Mayor Nicholson read the fourth item and asked the City Manager, “Are there any changes Mr. Brown?”

Ordinance No. 07-032 Annexing Property Owned by Greenwood Presbyterian Church Located off Calhoun Road.

(2nd reading)

STEVEN BROWN  “No, sir.”

MAYOR NICHOLSON  “Okay. Is there anyone here to speak in favor of this annexation? Is there anyone opposing? Alright, seeing and hearing none, we will close the public hearing.

Do I have a motion?”
Motion to approve was made by Betty Boles, seconded by Linda Edwards.

"Is there any further discussion? All in favor raise your right hand. So moved."

Motion passed unanimously.

- attach -

CONSIDER

Mayor Nicholson read the fifth item and recognized the City Manager.

Ordinance No. 07-033 Closing 100’x40’ off Roseland Avenue and Located Adjacent to Properties Owned by J B Law LLC and American Termapest, Inc.

(1st reading)

"Mr. Mayor and City Council, the parcel highlighted in red is the subject property. It’s an alleyway estimated to be about 100 feet long and 40 feet wide. The two property owners who would gain from closing this alleyway would be the two here (pointing). Half of the property would be deeded to the adjacent owner which would be American Termapest and the other half would go to Mr. Lawrence. All four of the adjacent property owners signed a petition which stipulating their agreement of the request to close the alleyway.

We do not see any negative impact on any other property owners. This alleyway has always served basically these two properties and they’ll have access from Long and Montague. This request was submitted to the Planning Commission and, after a public hearing, they recommended abandoning this right-of-way. If you vote favorably on this next month, we would ask their attorney to submit deeds, providing each owner half of the alleyway, to the
City Attorney for execution.”

MAYOR NICHOLSON

“Okay. Is there anyone else to speak in favor of closing a part of Roseland Avenue? Is there anyone opposing? Okay. Seeing and hearing none, we will close the public hearing.

Do I have a motion from Council?"

Motion was made by Linda Edwards, seconded by Barbara Turnburke.

“Is there any further discussion? All in favor raise your right hand. So moved.”

The motion passed unanimously.

- attach -

CONSIDER

Mayor Nicholson read the sixth item and recognized the City Manager.

Ordinance No. 07-034 Amending the City of Greenwood’s Official Zoning Map (Ordinance No. 04-020) by Rezoning Property (Approximately 0.22 Acres), Located at 812 Milwee Avenue, from RM7 (Residential High-Density) to NC (Neighborhood Commercial).

(1st reading)

STEVEN BROWN

“Mr. Mayor and Council. This property may be familiar to some members.
Because the grade of the property is probably three feet above the normal grade of both Milwee and New Market, there have been problems when entering New Market from Milwee, especially if the grass isn’t cut on a timely basis.

This property has been owned by Byron and Thessa Smith for a number of years and has recently been purchased by Darren Jones. I have no knowledge of his intended use but his request has gone to the Planning Commission. After a public hearing, the Planning Commission recommended that it be rezoned Neighborhood Commercial. You can see neighborhood commercial in the area and the rest of this block here is RM7 (pointing).

I don’t even know if Mr. Jones is here for any comments. Phil may be able to add some information, but that’s all I have.”

PHIL LINDLER “Thank you, Mr. Mayor and Members of Council. One thing I do want to clarify is, under the application for rezoning, we always ask the applicant to identify what they are intending to do on the property. They’re not tied to what it is that they want to do as long as it is allowed within that zoning district. However, in this case, the proposed land use was left blank. Therefore, we do not have any idea if the property owner has intentions to rezone it. The only information they put on the application related to the zoning classification being changed, and the owner was unaware. Thank you.”

MAYOR NICHOLSON “Alright, is there anyone here to speak in favor of this zoning change? Is there anyone opposing? Okay. Seeing and hearing none, we will close the public hearing.

Do I have a motion from Council?”

LINDA EDWARDS “Mr. Mayor, if I’m in order, I would like to suggest that we postpone doing anything with this piece of property until we speak with Darren Jones to see what his intentions are.”

MAYOR NICHOLSON “Okay. I have a motion to postpone. Do I have a second?”

Motion to postpone was made by Linda Edwards, seconded by Betty Boles.

“Is there any further discussion? All in favor raise
CONSIDER

Ordinance No. 07-028 Amending Ordinance 03-010, Zoning Ordinance, Chapter 6, Supplemental Regulations, Sections 6.3.10.5.(C), Standards for Wall Signs in the General Commercial (GC) Zoning District.

(2nd reading)

STEVEN BROWN

“Mr. Mayor and City Council, this is second reading on the ordinance and there have been no changes since first reading. This ordinance allows the distance from a major roadway to be a part of the consideration in the size of a sign.”

MAYOR NICHOLSON

“Okay. Do I have a motion from Council?”

A motion was made by Johnny Williams, seconded by Herbert Vaughn.

“Is there any further discussion? All in favor raise your right hand. So moved.”

Motion passed unanimously.

- attach -
CONSIDER

Mayor Nicholson read the second item and recognized the City Manager.

Ordinance No. 07-030 Amending Ordinance 03-010, Zoning Ordinance, Chapter 4, Section 4.6.4.4.B. and Section 4.6.4.8.G., Standards for Fencing in the Uptown Overlay District (O-UP).

(2nd reading)

STEVEN BROWN “There are no changes since first reading, Mr. Mayor.”

MAYOR NICHOLSON “Okay. This had to do with the fencing behind one of the businesses in Uptown?”

STEVEN BROWN “That’s what brought it on but it really allows changes to the requirements for fences throughout the Uptown district.”

MAYOR NICHOLSON “Okay. Thank you. Do I have a motion?”

Motion was made by Betty Boles, seconded by Barbara Turnburke.

“Is there any discussion? All in favor raise your right hand. So moved.”

The motion passed unanimously.

- attach -
CONSIDER

Ordinance No. 07-023 Annexing 7.08 Acres Owned by the Greenwood Regional Hospital LLC.

(1st reading)

STEWEN BROWN “Mr. Mayor and City Council, we have been working on this project with the Greenwood Rehab Hospital officials for a number of months and they have now signed a petition for annexation. I would like permission to read a paragraph that is contained within the ‘fee in lieu’ agreement that the County approved for this property”

The City Manager read an excerpt from the proposed ordinance.

“If you annex this property, you’re agreeing to the same ‘fee in lieu’ arrangement as previously adopted by Greenwood County Council. This agreement is no different, may be even better from a city perspective, than those we have with others. Certainly this is a ‘win, win’ for the City, and this hospital will be a wonderful new addition to our business community. I would recommend approval of ordinance understanding that you’re duplicating the same ‘fee in lieu’ the County has.”

MAYOR NICHOLSON “Okay. Are there any questions? As you know they’re probably starting operations this month, aren’t they?”

CHARLES BARRINEAU “They’ve admitted their first patient today.”

MAYOR NICHOLSON “Okay. Have you all gone there to visit? If you haven’t, you must go. It’s an excellent facility and I think they can accommodate up to 48 patients.

Do I have a motion from Council?”

Motion was made by Johnny Williams, seconded by Betty
Boles.
“Are there any questions or further discussion? All in favor raise your right hand. So moved.”

The motion passed unanimously.

- attach -

CONSIDER

Mayor Nicholson read the second item and recognized the City Manager.

Ordinance No. 07-035 Closing Approximately 330’ of Monument Street and Authorizing City Manager and City Clerk to Sign a Quit Claim Deed to the County of Greenwood.

(1st reading)

STEVEN BROWN

“Mr. Mayor, this road is being closed as a part of the new library construction. One change I would mention. The request to close this road was received from “The Friends of the Greenwood County Library”. Ordinance No. 07-035 states that the quitclaim deed will be issued to the County of Greenwood. We believe it’s appropriate because the County will own the library.

The only other stipulation is relates utilities under this street. Those easements will have to be maintained or moved to another location. So, in your approval of this ordinance, you are doing it with the understanding that the County will either provide other property for the utilities or those easements will remain intact. At the time the deeds are drawn, all of that will be stipulated.

We have the letter from the SC Department of Transportation granting the right-of-way to the City of Greenwood. So you now own that 330 feet, and we would love to give it to the County.”
MAYOR NICHOLSON  “Okay. Do I have a motion?”

Motion was made by Linda Edwards, seconded by Barbara Turnburke.

“Is there any further discussion? All in favor raise your right hand. So moved.”

The motion passed unanimously.

- attach -

CONSIDER Mayor Nicholson read the third item and recognized the City Manager.

Ordinance No. 07-036 Annexing Property Owned by Connie Maxwell Children’s Home.

(1st reading)

STEVEN BROWN  “Mr. Mayor and City Council, when we were working on a other annexations, we’ve noticed there were some enclaves, or what a lot of people call ‘donut holes’, that existed on the Connie Maxwell property. There is no intention to build, change or do anything different than what they’ve been doing. For the purposes of providing quality services, we and the Connie Maxwell officials felt these donut holes need to be in annexed into the city limits. We have no explanation on how this may have occurred. We’re just cleaning it up and making all of their property a part of the City.”

MAYOR NICHOLSON  “Okay. Do I have a motion?”

Motion was made by Barbara Turnburke, seconded by Linda Edwards.
“Is there any further discussion? All in favor raise your right hand. So moved.”

The motion passed unanimously.

- attach -

CONSIDER

Resolution No. 07-011 to Authorize the Municipal Association of South Carolina to Act as Claimant Agent for the City of Greenwood for the Collection of Debt in Accordance with the Setoff Debt Collection Act.

STEVEN BROWN

“Mr. Mayor, you’ve passed an ordinance allowing us to participate in the debt setoff program. This resolution is necessary to authorize the Municipal Association to act as an agent of the City in the collection of these debts.”

MAYOR NICHOLSON

“So we need a resolution to go along with the ordinance?”

STEVEN BROWN

“Yes, sir.”

MAYOR NICHOLSON

“Okay. Do I have a motion?”

Motion was made by Betty Boles, seconded by Linda Edwards.

“All in favor raise your right hand. So moved.”
The motion passed unanimously.
- attach -

CONSIDER

Mayor Nicholson read the fifth item and recognized the City Manager.

City of Greenwood 2007
Accommodations Tax Requests.

STEVEN BROWN "Mr. Mayor and City Council, as required by State Law the City of Greenwood’s Accommodations Tax Advisory Committee has met and submitted to you a recommendation on funding agencies’ request for 2006-2007 a-tax monies. You have information that identifies the agencies who have requested funds and a brief description of their proposed use of the money. We have given you a description of the amount of money that they have requested, the recommendation from the Accommodations Tax Advisory Committee and, my recommendation. I would like to provide you additional information.

The Arts Council of Greenwood has requested $15,000 for maintenance and operation of the Federal Building. The A-Tax Committee recommended $0 funds and I’m recommending $0 funds. The Committee and I believe strongly that the operation of the Federal Building is an important element in our cultural community. I am concerned about spending limited funds, which are supposed to promote tourism and attract people into the community, for building maintenance and operation. I am fearful that all of these agencies will begin to ask for operational and maintenance funds also. We have funded specific projects, but I ask you to not consider putting money into their operational budgets.

The Greenwood Area Chamber of Commerce requested $4,000 for City and County maps. We believe that City and County maps can be provided from another source. The A-Tax Committee recommended $0 and I’m recommending $0.

The Greenwood Area Chamber of Commerce requested $5,000 for the South Carolina Half Iron Man Promotion. The A-Tax Committee recommended $3,000, and I’m recommending $4,000. This is a very worthwhile event that brings many people into town. They had almost 500 people participating this year and the hotels, motels and restaurants were filled.
We are convinced it’s a quality event and worthy of more money than even what the A-Tax Committee recommended. We believe, even though it’s probably a two-day event, it generates a lot of interest and gives us an opportunity to market Greenwood. So we would recommend $4,000 for that project.”

STEVE WELCH “Mr. Brown, if I can add to that, the event brings other people’s families here for about three to fours years and the same people come back.”

STEVEN BROWN “Right. The Greenwood Community Theatre has basically completed their first year since renovation. We have been working with them to improve some of their administrative procedures. We believe the ability to provide online ticket procurement where patrons from outside of Greenwood can go online, get a ticket, and secure a reservation. They have requested $8,400 for some printing, training, software, and promotional items. The A-Tax Committee recommended $6,000, and our recommendation is $6,000.

The Museum requested $40,000...”

MAYOR NICHOLSON “Mrs. Boles has a question.”

BETTY BOLES “What is the training for?”

STEVEN BROWN “This is training that is associated with the ticket program. There are certain ways that they must be trained to know how to run this electronic ticket system or E-Tixs.”

BETTY BOLES “Thank you for letting me know that.”

STEVEN BROWN “The Museum requested $40,000. They are presently beginning their $800,000 to $1 million renovation. They’re requesting monies for exhibits, signage and videos. They also operate the railroad center. The Committee recommended $15,000 and I am recommending the same.

For longer than I want to think, the City has been giving Piedmont Technical College $500 a year and that’s the recommendation from both groups.

The Festival of Flowers requested $27,900 for advertising, marketing, pole banners, and all that is associated with promotion and marketing. The Committee recommended $23,640, but I’m recommending $17,500. I think that amount is an adequate allocation considering
the other avenues they have to generate revenue. Their committee also receives funding from the County A-Tax Committee.

The Festival of Discovery, which is operated by the Uptown Greenwood Development Corporation, has requested $17,500 for advertising and marketing. I think all of us are aware of how successful that event was this year. The Good Lord gave us good weather, and we’ve just had tons of people in Greenwood for a very successful event. The A-Tax Committee recommended $12,500 and I have increased that to $17,500.

The Uptown Greenwood Development Corporation has had the Uptown Professional Cycling Challenge for five years and it’s always been a struggle to fund this event. They have requested $8,000 and the Committee recommended $2,500. I had added a few dollars that was left to this event and recommend $2,640. I will tell you this allocation will not fund that event. There will have to be a considerable amount of money generated from other sources to make that happen. If those other funds are not secured, that event will probably not happen and those monies will be available to be redistributed at another time.

State Law requires 30%, or $25,996, of your monies to be allocated to an agency which has the responsibility to promote visitors and tourism. The agency you have designated in the past is the Greenwood Visitors and Tourism Center which is located in the Federal Building. State Law also allows the City of Greenwood to keep the first $25,000 and five percent of the remaining monies. If you choose to do so, the amount will be $29,333. The total amount of funds allocated will be $118,469.”

MAYOR NICHOLSON “Okay. Are there any questions for Mr. Brown? As stated earlier, State Law requires this money to be used to promote tourism. When you think about a tourist, they are visitors staying in beds overnight and eating in the various restaurants. We have the recommendations and $118,469 is the total amount, right Mr. Brown?”

STEVEN BROWN “Yes, sir. If you approve this and everybody spends it as authorized by you, then we would zero out the funds.”

MAYOR NICHOLSON “Okay.”

PIERCE STOCKMAN “May I ask a question?”

MAYOR NICHOLSON “Go ahead, Mr. Stockman?”
PIERCÉ STOCKMAN  “I thought I heard that the City of Greenwood is allowed to keep 25%?”

MAYOR NICHOLSON  “It is $25,000 and 5% of the remaining monies.”

PIERCÉ STOCKMAN  “You’ve said 30% of the total and I noticed the 30% was less than the 25% because it is the remaining total.”

MAYOR NICHOLSON  “Right.”

PIERCÉ STOCKMAN  “What does the City of Greenwood do to encourage tourism?”

MAYOR NICHOLSON  “We do not have to promote tourism. That money is just for administering the program and operation costs.”

STEVEN BROWN  “Mr. Mayor, that’s everything from landscaping to beautification. It goes into the budget to offset what the City expenses.”

PIERCÉ STOCKMAN  “But I understood Mr. Brown to say he didn’t like to fund the General Budget in case of the Arts Council.”

MAYOR NICHOLSON  “Now, we said that these things are promoting tourism. The Arts Council requested for maintenance and operation and we don’t want fund operational expense. We want to fund special events that will bring people in.”

PIERCÉ STOCKMAN  “My only question was why does the City of Greenwood get to keep that last budgetary item with the big amount of $29,000? I fail to see the connection. Maybe I’m just missing the point but I don’t know what they do with the $29,000.”

MAYOR NICHOLSON  “It goes into the budget for everything from beautification or whatever that is not covered in the budget.”

PIERCÉ STOCKMAN  “Why wouldn’t you take 25% of the remaining monies and give all of it to the agencies? Is the City required to keep it?”

MAYOR NICHOLSON  “State Law says that we can administer the programs and other things we do such as beautification and the overall operation.”

PIERCÉ STOCKMAN  “Alright. Thank you.”

STEVEN BROWN  “Mr. Mayor, anybody who comes to any of these events will see everything from trash receptacles to City employees sweeping the streets afterwards.”
That $29,000 is a drop in the bucket compared to what it costs the City to assist as a sponsor to some of these events. It is a small sum of money that is allowed under the State Law for you to offset what it costs. It's not designated for a certain department but, when you consider all events including the Festival of Flowers, Festival of Discovery, and Live after Five, there are costs associated with it.

As City Manager, I’d rather recoup the total costs. That is not possible. The monies allocated from a-tax are only a small amount to cover some of the costs that we incur.”

**MAYOR NICHOLSON**

“Okay. Thank you. Council, you have the recommendations. Do I have a motion from Council on the allocation of these funds?”

Motion was made by Johnny Williams, seconded by Herbert Vaughn to approve the City Manager’s recommendation for distribution of Accommodations Tax Allocations as recommended:

<table>
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<tr>
<th>Organization</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Arts Council of Greenwood County</td>
<td>$ -0-</td>
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<tr>
<td>Greenwood Chamber of Commerce</td>
<td></td>
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<tr>
<td>City and County Maps</td>
<td>$ -0-</td>
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<tr>
<td>Half Iron Man Challenge</td>
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<td>Greenwood Community Theatre</td>
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<tr>
<td>The Museum</td>
<td>$15,000.00</td>
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<td>Piedmont Technical College</td>
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<td>Old Fashion Fourth of July Celebration</td>
<td>$500.00</td>
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<td>South Carolina Festival of Flowers</td>
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<tr>
<td>Uptown Greenwood Development Corporation</td>
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<td>South Carolina Festival of Discovery</td>
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<td>Professional Cycling Challenge</td>
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<td><strong>Total:</strong></td>
<td><strong>$118,469.00</strong></td>
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“Are there any questions or further discussion? All in favor raise your right hand. So moved.”

The motion passed unanimously.
Mayor Nicholson read the last item and said, “I know that we will have a Municipal Election coming at the first part of the year. Have you talked with Mrs. Cummings?”

“Okay. Do I have a motion that we postpone?”

Motion was made by Johnny Williams, seconded by Betty Boles.

“All in favor raise your right hand. So moved.”

The motion passed unanimously.

Mayor Nicholson asked if there were any questions or comments from City Council.

“Exactly what date are we supposed to see the signage at Sports Break?”

“It will be tomorrow through next Tuesday.”

There were no comments from the City Manager.

“Alright. Do I have a motion that we adjourn?”

Motion was made by Linda Edwards, seconded by Johnny Williams.

“Again, we’d like to thank Troops #66 and #911 for being with us this evening.”
The meeting adjourned at 6:20 p.m.

Floyd Nicholson, Mayor

ATTEST:

City Clerk and Treasurer