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City of Malterboro

242 Hampton Street

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Malterhara, South Carolina 29488

Walterboro, South Carolina 29488-0008

Walterboro City Council
Public Hearing and Regular Meeting
July 24, 2012
City Hall
6:15 P.M.

AGENDA

I. Call to Order:

- 1. Invocation.
- 2. Pledge of Allegiance.

II. Public Input on Agenda Items:

III. Public Hearing:

1. Ordinance # 2012-11, An Ordinance to Amend the Code of Ordinances of the City of Walterboro, So As to Clarify and Strengthen the Ordinance as Related to Noises.

IV. Approval of Minutes:

1. Minutes of the July 10, 2012 Regular Meeting (Minutes attached).

V. Old Business:

- 1. Ordinance # 2012-09, An Ordinance to Repeal Chapter 21, Zoning, of the 2003 Code of Ordinances of the City of Walterboro, South Carolina, As Well As to Repeal Chapters 17 and 24, Flood Damage Control and Planning, of the 2010 Code of Ordinances of the City of Walterboro, South Carolina, and to Replace Said Chapter 24 with a Revised Chapter 24, Entitled "Planning" Which Contains the "City of Walterboro Unified Development Ordinance," As Well As to Repeal Other Sections of the Codes that Conflict with the Provisions of the Revised Chapter 24, Second Reading and Adoption (Ordinance attached).
- 2. Ordinance # 2012-10, An Ordinance to Schedule a Referendum, to Be Held at the November 6, 2012 General Election, to Authorize the South Carolina Department of Revenue to Sell Sunday Alcohol Sales Permits in the City of Walterboro, Second Reading and Adoption (Ordinance attached).
- 3. Ordinance # 2012-11, An Ordinance to Amend the Code of Ordinances of the City of Walterboro, So As to Clarify and Strengthen the Ordinance as Related to Noises, Second Reading and Adoption (Ordinance attached).

VI. New Business:

- 1. Ordinance # 2012-12, An Ordinance to Annex Certain Property to the City of Walterboro, TMS # 147-00-00-024, TMS # 147-05-00-033, TMS 147-05-00-018, TMS # 147-05-00-017, TMS 147-05-00-016, TMS 147-05-00-012, and TMS # 147-05-00-009 (properties owned by Melissa Carter-Coursen, located on Mt. Carmel Road between Maxwell Street and Forster Drive, and extending north beyond Forster Drive on parcel # 147-00-00-024), First Reading (Ordinance and Petition attached).
- 2. Request to Use Downtown Waterfall Plaza for Susan G. Komen Fund-Raising on October 20, 2012 from 10:00 A.M. to 4:00 P.M. by Bonnie Tracy, Clarity Spa, LLC (Letter attached).

VII. Committee Reports:

VIII. Executive Session:

- 1. Personnel Matter.
- 2. Discussion of Negotiations Incident to Proposed Contractual Arrangements.

IX. ADJOURNMENT.

The Press and Standard

Tuesday, July 17, 2012



PUBLIC HEARING NOTICE

Walterboro City Council will hold a public hearing on Tuesday, July 24, 2012 at 6:15 P.M. in Council Chambers at City Hall, 242 Hampton Street, to receive public comments on the following proposed ordinance:

Ordinance # 2012-11, An Ordinance to Amend the Code of Ordinances of the City of Walterboro, So As to Clarify and Strengthen the Ordinance as Related to Noises.

A copy of the proposed ordinance is available in the City Manager's Office at City Hall, 242 Hampton Street or on the City's website (www.walterborosc. org). Written comments may be mailed to the City Manager, P.O. Box 709, Walterboro, SC 29488 and must be received prior to the public hearing. Please call the City Manager's Office (782-1000) for additional information or for disabled persons needing auxiliary aids. Please give at least 24 hours notice if auxiliary aids are required.

MINUTES

A Regular Meeting of Walterboro City Council was held at City Hall on Tuesday, July 10, 2012 at 6:15 P.M. with Mayor Bill Young presiding.

PRESENT WERE: Mayor Bill Young, Council Members: Paul Siegel, Dwayne Buckner, Charles Lucas, Randy Peters, Tom Lohr and Bobby Bonds. City Manager Jeff Lord, City Clerk Betty Hudson and City Attorney George Cone were also present. Approximately 16 persons were present in the audience.

There being a quorum present, the Mayor called the meeting to order and called on Council Member Buckner for the invocation. Council Member Lucas led the Pledge of Allegiance to our flag.

PUBLIC INPUT ON AGENDA ITEMS:

Mr. Arden Lommen addressed Council regarding agenda item no. 1, under New Business, entitled Ordinance # 2012-10, An Ordinance to Schedule a Referendum, to Be Held at the November 6, 2012 General Election, to Authorize the South Carolina Department of Revenue to Sell Sunday Alcohol Sales Permits in the City of Walterboro. Firstly, Mr. Lommen spoke on his concern for bus service to Boeing in Charleston, providing donations for equipment in fighting forest fires, and lastly he stated that he opposed Sunday sales of alcohol.

APPROVAL OF THE MINUTES:

The Minutes of the June 26, 2012 Public Hearing and Regular Meeting were approved as submitted on the motion of Council Member Buckner, seconded by Council Member Lucas and passed unanimously.

OLD BUSINESS:

There was no Old Business before Council.

NEW BUSINESS:

 Ordinance # 2012-10, An Ordinance to Schedule a Referendum, to Be Held at the November 6, 2012 General Election, to Authorize the South Carolina Department of Revenue to Sell Sunday Alcohol Sales Permits in the City of Walterboro, First Reading.

City Manager Lord reminded Council that at its last meeting, we discussed having two separate questions for the referendum, but the proper way to do it is to have one question with both items, as I have presented it. There also was a question about the time allowed to start selling alcohol. The time would be the same for beer and alcohol sales on-premise. They can't sell between 2:00 A.M. and 10:00 A.M. That would be the period they cannot sell.

A motion was then made by Council Member Lohr, seconded by Council Member Bonds, giving first reading approval to Ordinance # 2012-10. In discussing the motion, Council Member Buckner stated that this is a sensitive topic. He said that the issue right now is not whether or not citizens should have the right to be able to sell the alcohol. The issue right now is whether or not we should bring this before the people for a vote. The question in my mind is whether or not it's the right time to do this, and whether or not it's the right issue to bring before the people. I think it is the right issue to bring before the people, there are religious views on both sides of the spectrum on whether we should do this, the question is the timing. The argument for it is, the surrounding counties allow for Sunday alcohol sales and we don't. There is

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a tremendous amount of revenue we could possibly be losing on Sunday, by not having that opportunity for people to be able to buy alcohol. So, that's the argument for it. But against it, would be whether or not we have provided enough alternatives for our citizens outside of their religious beliefs to be able to make this decision, when we look at where we are economically, jobs and things like that. What other decisions do they have to make, but say "yes let's go ahead and do it." So, when you weigh those arguments on both sides, my position is going to be that I think we should allow it to come before the citizens, and that they should have the right to make that decision for themselves.

The motion to adopt Ordinance # 2012-10 on First Reading Approval then passed with all members voting in favor.

2. Ordinance # 2012-11, An Ordinance to Amend the Code of Ordinances of the City of Walterboro, So As to Clarify and Strengthen the Ordinance as Related to Noises, First Reading.

City Manager Lord stated that the noise ordinance, as it exists, is very straightforward. If there is any noise that can be heard from 50 feet away, it is in violation of the ordinance. It does not allow any leeway for special events, held at someone's home or at a place where events are held. So, what this proposed change does, it allows for a person to apply for a variance. If the variance is issued, then they could be able to hold the event and possibly exceed the noise ordinance. That way, additionally if we receive complaints, we could tell people because we have the variance, we know what the event is and this is the time it is supposed to be over.

The language of this ordinance provides that applications are made to the City Manager or his designee for permission to hold an event that would otherwise violate the noise ordinance. If permission is granted, it shall be valid only at the specific location and during the dates and times (no later than 11:00 P. M., nor earlier than 7:00 A.M.), and upon conditions specified by the City Manager. The proposed ordinance also requires that notice of such application be visibly posted at the specific location for 10 days prior to issuance of the permit.

Council Member Siegel moved to give First Reading Approval to Ordinance # 2012-11. Council Member Lucas seconded the motion.

In discussing the motion, Council Member Buckner asked City Manager Lord why this ordinance was being proposed? Where is the background on why we are having this suggested change? City Manager Lord responded that the current ordinance does not allow any leeway, and we have had concerns about that. There was a private event in which officers got involved in, and there are places that have public events. Our ordinance now gives a blanket variance to anything that is a City associated festival, etc. What this does is it allows people who are not the City to have permission to have events that would possibly have music that would be heard at a distance greater than 50 feet away.

City Manager Lord then stated, as an example, let's say the new Farmer's Market wants to have an event, they have a band. The band could possibly be in violation of the noise ordinance. So, this gives them the ability to apply for a variance so they can have their event. It gives an ability for people to do things in exception to the ordinance, once they go through the process. In that way, we know that these things are happening, so if we do get calls, we can communicate it, because right now, if we get a call and we hear music, we have to send our officers out to try and find out where the music is coming from. This way when we get calls, we can tell somebody that "yes" the person has a variance and according to their variance, the music will be

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off by 11:00 P.M. That way, we know better what's going on, and we don't have to harass someone who is having an event.

Council Member Buckner then asked the City Manager if he would be the person to decide whether or not the variance is granted. City Manager Lord responded affirmatively. Council Member Buckner then said, well, I have some concerns with that, because I don't understand how you are going to determine who gets a variance and who doesn't get a variance.

City Manager Lord then said, the ordinance sets out that the time can't be held beyond 11:00 P.M. or before 7:00 A.M. Basically, it just allows us to gather the information and have it. Because it is a decision made by me, it could be appealed to City Council. However, the reason it was written this way was so that every time someone holds an event, it doesn't have to come before City Council.

Mayor Young then asked the City Manager if the event will be posted like another variance, so people who strongly object would have an opportunity to come to the City Manager ahead of time and say, we don't want this event or we object to having this noise and then you would take that into consideration before you granted the variance? Mr. Lord responded, absolutely, if there is a specific concern, if someone says I have a small child who lives and sleeps in a room on that side of the house, then I can communicate that to the people who are asking for the variance. I will say, here is the issue and maybe, we can write this variance in a way that allows you to hold your event and mitigate that problem. So, it allows us to work out the issues before there is a problem, and if there is a problem afterwards, it allows us to address it.

City Manager Peters then asked the City Manager. Let's say an event happens just outside the city limits in the county, but the music blurs into the city, what is the jurisdiction? Mr. Lord responded that the City has no jurisdiction outside the City. He further stated that we can't prevent sounds from coming outside the City limits.

Council Member Buckner then asked, what if a person has an event and does not have a variance, and the police is called out, can the police shut them down? Mr. Lord responded, yes, if they are violating the ordinance. Council Member Buckner then said, well, I have an issue with that, because I think folks should have the opportunity to have a little fun or play their music within a reasonable amount of noise and I don't really see why we need to make that change right now, unless there has been a tremendous amount of complaints.

City Manager Lord answered, right now, nobody can do it. What this does is it gives them the ability to do it.

Council Member Siegel then added, I think this is a healthy idea, and this is the first reading, and we really need to look at it really hard. Our current ordinance leaves too much responsibility on our law enforcement officers to exercise discretion. It was never really intended, I believe, by Council to interfere with noise. Ours is an extremely restrictive ordinance. Noise that can be heard from 50 feet could be somebody shouting to their child, "watch out, there is a car coming in the road," and technically violate the ordinance. This gives the citizens a full warning to let them know that if you are going to have an event, you have a responsibility and the City will hopefully, in its discretion, honor the request for a variance from this very restrictive ordinance. I think it is a really good start for us here.

No further discussion was held, and the motion giving First Reading Approval to Ordinance #2012-11 passed with a vote of 6/1 with Mayor Young, Council Members Siegel, Lucas, Peters, Lohr and Bonds voting in favor, and Council Member Buckner voting against the motion for adoption.

Peguested Approved

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Consideration of Funding Recommendations from the Accommodations Tax Advisory Board

Finance Director Dennis Averkin reported that at its regularly scheduled meeting on June 21, 2012, the Accommodations Tax Advisory Board approved the following funding requests for A-Tax monies from the 30% A-Tax Fund and the 65% Tourism Fund and recommended adoption by Council as follows:

30% A-Tax Fund

	Total 30% A-Tax Fund		\$53,000
2.	Walterboro Colleton Chamber of Commerce	\$53,000	\$ -0-
1.	Walterboro Tourism Commission	\$53,000	\$53,000
		Requesteu	Approved

Mr. Averkin noted that there were two applicants for the 30% Tourism Fund which, in essence, is the designated marketing organization. There were two applications, the current Walterboro Tourism Commission and the Walterboro-Colleton Chamber of Commerce. Both requested DMO (designated marketing organization) status. He stated that the Advisory Committee voted unanimously to award that designation to the Walterboro Tourism Commission for a second year run.

It was noted by memorandum submitted by the A-Tax Board that "should this recommendation be adopted by Council, then the Walterboro Tourism Commission will remain the designated marketing organization for the City of Walterboro for year 2012-2013".

65% Tourism Fund

		Requested	Approved
1.	Colleton Museum & Farmers Market	\$ 3,000	\$ 2,500
2.	Wings & Wheels 2013 -Walterboro Tourism Com.	\$ 6,000	\$ 2,500
3.	Walterboro Exit 53 Merchants Association	\$ 6,600	\$ 6,600
4.	S.C. Artisans Center-Antiques, History & Arts Fest.	\$ 8,500	\$ 5,000
5.	Colleton County Hist. & Preservation Society	\$ 8,620	\$ 2,500
6.	Lowcountry Resort Island Tourism Commission	\$12,500	\$ 7,000
7.	Colleton County Rice Festival	\$15,000	\$ 8,000
8.	City of Walterboro Billboard Program	\$20,000	\$ 20,000
9.	Downtown Walterboro Criterium 2013	\$21,000	\$ 15,000
10.	Walterboro Rocks Advertising - Walt. Tourism Com.	\$49,000	\$ 38,000
11.	Walterboro Colleton C.O.C Our Town Mobile App.	\$18,000	<u>\$ -0-</u>
	Total 65% Tourism Fund		\$119,100

Mr. Averkin pointed out that the Committee had to trim the requests by approximately \$60,000. That is, in essence, the amount of money that we expect to receive this coming fiscal year. Mr. Averkin stated that the projected remaining balance available for 2012-2013 grants is \$100.00.

A motion was made by Council Member Lucas, seconded by Council Member Peters to approve the A-Tax funding recommendations as submitted.

In discussing the motion, Council Member Buckner questioned the funding request for the City of Walterboro's Billboard Program. He asked, what organization is that? Mr. Averkin explained that this is run through the Walterboro Tourism Commission in essence, but that is the City, and the director is Donna Laird.

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Council Member Siegel then asked Mr. Averkin, what was our appropriation last year for the Downtown Walterboro Criterium? Mr. Averkin answered that he believed this to be the same amount approved this year. Ms. Alta Mae Marvin, Chairman of the A-Tax Advisory Board corrected that the amount approved last year for the Criterium was \$18,000.

Council Member Siegel then raised a concern on the Walterboro Rocks Campaign. He asked, is that appropriated specifically to that one campaign theme of "Walterboro Rocks," or is that a general appropriation to the Tourism Commission? Mr. Averkin answered that this is strictly designed to the "theme" advertising, which has proven fairly successful. I think that the statistics will show that people are attracted by the billboards, when they come to visit us. So, it appears to be an effective campaign.

Council Member Siegel further asked, so the Walterboro Tourism Commission is appropriated \$38,000 for that campaign and also \$53,000 under the 30% Tourism Fund. Mr. Averkin responded, that is correct. He explained that the 30% funding is more of a promotional campaign. It covers a lot of other items, such as advertising in the Southern Living Magazine.

At this point, Ms. Alta Mae Marvin, Chairman of the A-Tax Advisory Board, addressed Council. She stated that the Walterboro Tourism Commission does a great job in seeking some grant funding, and part of that money is match funding, in order to get the additional funds this year. So, they are advertising in different locations and different magazines. Mr. Siegel answered, that is wonderful. He then asked if there were an estimate of the amount of grant funding that the Commission has been able to accomplish? Ms. Donna Laird, Tourism Director, answered that \$29,500 is the amount of grant funds.

Council Member Peters then asked, so basically we are spending \$38,000 and \$53,000 for billboards? What are we doing with the money? Mr. Averkin explained there is internet, media, mailings and there is some radio advertising in there as well.

City Manager Jeff Lord explained that this is advertising and promotion to get people to come to Walterboro. We can't spend this in this market, but we have to spend it out the market, to get people to come here. At the request of Mayor Young, Ms. Donna Laird gave more details on how the money is being spent by the Tourism Commission. She noted that the commission also applied for grants. She said, we wrote two pages of successes of what we have been able to accomplish this past year. She further noted that for the Walterboro Rocks Program, we asked for less than what we asked for last year, and we have had great success, tracking at the Welcome Center with advertising in the Southern Living Magazine, sending out postcards, etc. Mayor Young then added, this summer, I understand that we are way up in terms of visitors. Ms. Laird pointed out that in the spring, the Welcome Center averaged an increase of 96% over last year in visitors. We are seeing the numbers come up.

Council Member Peters then said, obviously they are not staying here and eating here, because we only have \$100 left. We spent the money. Seriously, we were working with a budget of \$119,000, and the last six months it was down, but prior to that what was it? Mr. Averkin responded that's about what we have taken in. That's what we received from the state.

Council Member Buckner then asked if there is a hospitality tax? Mr. Buckner stated that he is trying to see whether or not we have had an increase or decrease in the amount of hospitality tax revenue from last year verses this year or the last couple of years. He said, can you tell me whether we are up or down, so that we can gauge whether this marketing campaign is working? Mr. Averkin answered that he is still

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waiting on the June returns for the local hospitality. I don't have anything yet, but it looks like it's about even with prior years, perhaps even a slight increase, maybe a 1% or 2% increase.

Mayor Young then stated that the Hospitality Tax would not reflect everything that a tourist would spend in our community. If they go downtown and buy an antique, they are not going to pay a hospitality tax on it.

Further discussion was held, after which Council Member Lohr commended Ms. Donna Laird for the work she is doing. He said, I think maybe the best thing to do is to go out and visit the welcome center where tourists stop. You will be very pleased. As far as the printed materials, what they have out there is outstanding, and they have enough for people coming in.

Mayor Young then said, I want to say the same thing. I get to work with Donna and Hank some, and I think they are doing a great job promoting Walterboro. This goes even for things, I assume, like promoting the airport, some of the other things we do, and information on facilities that they might not be aware of. When I travel around the state, a lot of people will say things to me about the "Red Rocker Program" or the "Front Porch of the Lowcountry." I think that some of our consultants who came in, when we were looking at the Arborscape and the Loop Project, made the comment that we hit a home run with the Red Rocker Program. Keep up the good work.

The motion to approve the recommendations of the Accommodations Tax Advisory Board then passed all members voting in favor.

4. Acceptance of Resignation of Thomas Angell from the Municipal Planning Commission

A motion was made by Council Member Bonds to accept the resignation of Mr. Thomas Angell from the Municipal Planning Commission with regret. Council Member Lucas seconded the motion that passed unanimously.

COMMITTEE REPORTS:

There were not committee reports given.

EXECUTIVE SESSION:

A motion to enter an Executive Session was then made by Council Member Lucas, seconded by Council Member Bonds and passed unanimously. The Mayor then announced that the meeting would enter into an Executive Session for a discussion of negotiations incident to proposed contractual arrangements. The meeting then convened into an Executive Session.

The meeting returned to Open Session with no action being taken as a result of the Executive Session. There being no further business, a motion to adjourn was made by Council Member Peters, seconded by Council Member Bonds and passed unanimously. The Mayor adjourned the meeting at 7:40 P.M. Notice of this meeting was distributed to all local media and posted on the City Hall bulletin board at least twenty-four hours prior to meeting time.

Respectfully,

ORDINANCE # 2012-09

AN ORDINANCE TO REPEAL CHAPTER 21, ZONING, OF THE 2003 CODE OF ORDINANCES OF THE CITY OF WALTERBORO, SOUTH CAROLINA, AS WELL AS TO REPEAL CHAPTERS 17 AND 24, FLOOD DAMAGE CONTROL AND PLANNING, OF THE 2010 CODE OF ORDINANCES OF THE CITY OF WALTERBORO, SOUTH CAROLINA, AND TO REPLACE SAID CHAPTER 24 WITH A REVISED CHAPTER 24, ENTITLED "PLANNING" WHICH CONTAINS THE "CITY OF WALTERBORO UNIFIED DEVELOPMENT ORDINANCE", AS WELL AS TO REPEAL OTHER SECTIONS OF THE CODES THAT CONFLICT WITH THE PROVISIONS OF THE REVISED CHAPTER 24.

WHEREAS, the City of Walterboro is hereby adopting a revised Land Development and Zoning regulation entitled "City of Walterboro Unified Development Ordinance"; and

WHEREAS, the current Code of Ordinances for the City of Walterboro includes several provisions pertaining to zoning matters;

BE IT ORDAINED, BY THE MAYOR AND COUNCIL OF THE CITY OF WALTERBORO, IN COUNCIL ASSEMBLED:

SECTION I

The Code entitled "City of Walterboro Unified Development Ordinance" (UDO), prepared by Benchmark CMR, Incorporated, and Dated July 24, 2012, is adopted.

SECTION II

All ordinances of a general and permanent nature enacted on or before July 24, 2012, and not included in the UDO or recognized and continued in force by reference therein, are repealed.

Specifically, Chapters, Articles, Sections, Subsections and the like from the 2003 Code of Ordinances that remained in effect after the adoption of the 2010 Code of Ordinances as follows:

Section 13.201, subsections (a) and (b), as previously amended.

Chapter 11, Article II, Downtown Improvement District, as previously amended.

Section 18.320, Heavy Vehicles Prohibited, as previously amended.

And Chapters, Articles, Sections, Subsections and the like from the 2010 Code of Ordinances as follows:

Chapter 6, Section 7, Historic Districts; demolition of buildings; permits.

Chapter 14, Article II, Tree Protection, as previously amended.

Chapter 17, Flood Damage Control.

Chapter 24, Planning.

SECTION III

The repeal provided for in Section II hereof shall not be construed to revive any ordinance or part thereof that has been repealed by a subsequent ordinance that is repealed by this ordinance.

SECTION IV

This Ordinance shall become effective upon adoption.

DONE, this 24th day of July, 2012.

William	Τ.	Young,	Jr.	
Mayor				

ATTEST:

Betty J. Hudson City Clerk

First Reading: June 12, 2012
Public Hearing: July 16, 2012
Second Reading:

ORDINANCE # 2012-10

AN ORDINANCE TO SCHEDULE A REFERENDUM, TO BE HELD AT THE NOVEMBER 6, 2012 GENERAL ELECTION, TO AUTHORIZE THE SOUTH CAROLINA DEPARTMENT OF REVENUE TO SELL SUNDAY ALCOHOL SALES PERMITS IN THE CITY OF WALTERBORO.

WHEREAS, the laws of the State of South Carolina authorize municipal councils to order a referendum on the question of Sunday sales of alcohol as provided in S.C. Code Ann. Section 61-6-210, as amended, provided the requirements of state laws are met; and

WHEREAS, the City of Walterboro meets all state requirements related to the authorization of such a referendum; and

WHEREAS, City Council believes that the citizens of the City of Walterboro should be empowered to decide the propriety of Sunday alcohol sales within the City,

NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF WALTERBORO, IN COUNCIL ASSEMBLED, THAT:

SECTION I

A REFERENDUM BE CONDUCTED AT THE NEXT GENERAL ELECTION ON NOVEMBER 6, 2012, ON THE FOLLOWING QUESTION:

Shall the South Carolina Department of Revenue be authorized to issue temporary permits in the City of Walterboro for a period not to exceed twenty-four hours to allow the possession, sale, and consumption of alcoholic liquors by the drink to bona fide nonprofit organizations and business establishments authorized to be licensed for consumption-on-premises sales and to allow the sale of beer and wine at permitted off-premises locations without regard to the days or hours of sales?

SECTION II

Should the City of Walterboro Election Commission certify to the City Council of the City of Walterboro that the question has been answered in the affirmative in a majority of the votes cast on said question in the referendum, then such sales shall be allowed, as permitted by state law, within the city limits of the City of Walterboro, from and after December 1, 2012, without further action of City Council.

SECTION III

This Ordinance shall become effective immediately upon its ratification by City Council.

DONE AND RATIFIED, IN COUNCIL ASSEMBLED, this 24^{th} day of July, 2012.

William T. Young, Jr., Mayor

ATTEST:

Betty J. Hudson, City Clerk

First Reading: <u>July 10, 2012</u> Second Reading:

ORDINANCE # 2012-11

AN ORDINANCE TO AMEND THE CODE OF ORDINANCES OF THE CITY OF WALTERBORO, SO AS TO CLARIFY AND STRENGTHEN THE ORDINANCE AS RELATED TO NOISES.

WHEREAS, the improvements have been identified that strengthen the Code of Ordinances; and

WHEREAS, the following changes to the Code of Ordinances clarify portions of the Code,

NOW, THEREFORE, BE IT ORDAINED, by the Mayor and Council of the City of Walterboro, in Council Assembled, that the following amendments to the Code of Ordinances will become effective upon passage of this ordinance:

Chapter 20. Offenses and Miscellaneous Provisions, Article X. Noises is hereby amended as follows:

Sec. 20-218. Variances

- (1) Application for permission to hold an event which may violate the provisions of this article shall be made to the City Manager or the designee of the City Manager.
 - a. Such permission, if granted shall be valid only at the specific location, times (no later than 11:00 p.m. and no earlier than 7:00 a.m.), dates and upon the conditions as specified by the City Manager or the designee of the City Manager.
 - b. Notice of a pending application for a variance to the Noise Ordinance shall be posted on the property affected, with at least one such notice being visible from each public thoroughfare that abuts the property, at least 10 days prior to the issuance of the variance.
- (2) Public or private venues in which events may be held may apply for a blanket variance under the conditions outlined above. Provided, however, that the City Manager may amend or withdraw the blanket variance as deem appropriate to protect the public peace.

DONE, this 24th day of July, 2012.

	William T. Young, Jr. Mayor
ATTEST:	
Betty J. Hudson City Clerk	
First Reading: July 10, 2012 Public Hearing: July 24, 2012 Second Reading:	

ORDINANCE # 2012-12

AN ORDINANCE TO ANNEX CERTAIN PROPERTY TO THE CITY OF WALTERBORO.

WHEREAS, a proper petition has been filed with the City the City of Walterboro, South Carolina by Council of percent of the freeholders owning 100 percent of the assessed property hereinafter of the contiquous petitioning for annexation of the property to the City of under the provisions of S. C Code Section 5-3-Walterboro. 150(3); and

WHEREAS, it appears to Council that annexation would be in the best interest of the property owners and the City of Walterboro;

NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF WALTERBORO, IN COUNCIL ASSEMBLED:

The following described property is hereby annexed into and becomes a part of the City of Walterboro. The property annexed by this Ordinance is described as follows:

All that certain piece parcel or tract of land, situate lying and being in Colleton County, South Carolina, bounded as a whole, generally as follows: (proceeding around the boundary thereof in a clockwise direction starting at the Northernmost corner of the parcel) Northeasterly by lands of Walter K. Browning, III (TMS# 147-00-018) and measuring thereon Four Hundred Thirty feet, more or less; then Southeasterly by a road and lands of Harold Pace (TMS# 147-00-00-021) and a road and measuring thereon One Hundred Thirty (130) feet, more or less; then Northeasterly by a road separating this tract from lands of Harold Pace (TMS# 147-00-00-021) and the intersection of that with Forster Drive and measuring thereon Three Hundred Seventy-five (375) feet, more or less; then Northerly by a Forster Drive separating this parcel from another road and lands of Harold Pace (TMS# 147-00-00-021) and measuring thereon One Hundred Ninety (190) feet, more or less; then Easterly by the right of way of Mount Carmel Road and measuring thereon Six Hundred Forty-two and Five Tenths (642.5) feet, more or less; then Southerly by lands of Jevon S. and Lillian Thomas (TMS# 147-05-00-015) and measuring thereon One Hundred Twenty-five (125) feet, more or less; then Easterly by lands of Jevon S. and Lillian Thomas (TMS# 147-05-00-015) and lands presently of Letha J. Ramsey (TMS # 147-00-00-014) and measuring thereon One Hundred Sixty (160) feet, more or less; then Southerly and Southwesterly by lands of Eurakulon LLC (TMS# 147-05-00-013) and lands of Angel Christian Barnes (TMS # 147-05-00-020) and measuring thereon Four Hundred Ninety (490) feet, more or less; then Westerly by the right of way of Interstate Highway 95 and measuring thereon Seven Hundred Ninety (790) feet, more or less; then Northerly by lands of James Patrick and Angela C. Hiott (TMS # 147-00-00-025) and measuring thereon Two Hundred (200) feet, more or less; then Southwesterly by lands of James Patrick and Angela C. Hiott (TMS # 147-00-00-025) and measuring thereon Three Hundred Seventy-five (375) feet, more or less, along a broken line; then Westerly by the right of way of Interstate Highway 95 and measuring thereon Four Hundred Ninety (490) feet, more or less, together will all roads and rights of way located within or adjacent to the within described tract of land, all of which will more fully appear by reference to the attached sketch.

Tax Map Parcel Numbers:		Colleton County ROD Derivative Clause:
TMS # 147-00-00-024	_	Deed Book 1477, page 19, parcel 2
TMS # 147-05-00-033	•	Deed Book 1477, page 19, parcel 69
TMS # 147-05-00-018	-	Deed Book 1477, page 19, parcel 68
TMS # 147-05-00-017	-	Deed Book 1477, page 19, parcel 67
TMS # 147-05-00-016	_	Deed Book 1477, page 19, parcel 70

Parcel 2: All that certain piece parcel or tract of land, situate lying and being in Colleton County, South Carolina, bounded generally, as follows: Northerly by a road separating this lot from lands presently of Letha J. Ramsey (TMS # 147-05-00-014) and measuring thereon One Hundred Twenty-five (125) feet, more or less; Easterly by the right of way of Mount Carmel Road and measuring thereon Eighty (80) feet, more or less; Southerly by lands of Jack S. and Sherri P. Bishop (TMS # 147-05-00-011) and measuring thereon One Hundred Twenty-five (125) feet, more or less; Westerly by lands of Eurakulon LLC (TMS # 147-05-00-013) and measuring thereon Eighty (80) feet, more or less, all of which will more fully appear by reference to the attached sketch.

Tax Map Parcel Numbers: Colleton County ROD Derivative Clause: TMS # 147-05-00-012 - Deed Book 1477, page 19, parcel 66

Parcel 3: All that certain piece parcel or tract of land, situate lying and being in Colleton County, South Carolina, bounded generally, as follows: Northerly by lands of Jack S. Bishop, Jr. (TMS # 147-05-00-010) and measuring thereon One Hundred Twenty-five (125) feet, more or less; Easterly by the right of way of Mount Carmel Road and measuring thereon Eighty (80) feet, more or less; Southerly by lands of Marcus A. Wiffen, et al (TMS # 147-05-00-008) and measuring thereon One Hundred Twenty-five (125) feet, more or less; Westerly by lands of Eurakulon LLC (TMS # 147-05-00-013) and measuring thereon Eighty (80) feet, more or less, all of which will more fully appear by reference to the attached sketch.

Tax Map Parcel Numbers:

TMS # 147-05-00-009

Colleton County ROD Derivative Clause:
Deed Book 1477, page 19, parcel 65

The area is shaded on the attached map and is designated by Tax Map #s: 147-00-00-024, 147-05-00-033, 147-05-00-018, 147-05-00-017, 147-05-00-016, 147-05-00-012, 147-05-00-009 by the Colleton County Assessor's Office and includes all adjacent rights-of-way, except rights-of-way associated with Interstate 95.

The property shall be zone pending further action to zone i Ordinance.	d <u>Highway Commercial District</u> It pursuant to the City Zoning
This Ordinance shall be effeof second reading.	ective immediately upon passage
of, 2012.	CIL ASSEMBLED, thisday
ATTEST:	William T. Young, Jr. Mayor
Betty J. Hudson City Clerk	
First Reading:Second Reading:	

Carter Property Annexation

147-00-00-024, 147-05-00-009, 147-05-00-12, 147-05-00-16-18,147-05-00-033



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STATE OF SOUTH CAROLINA)
100 PERCENT PETITION FOR
COUNTY OF COLLETON)
ANNEXATION

TO THE MAYOR AND CITY COUNCIL OF THE CITY OF WALTERBORO; IN COUNCIL ASSEMBLED:

The undersigned, being 100 percent of the freeholders owning 100 percent of the assessed value of the property in the contiguous territory described below and shown on the attached plat or map, hereby petition for annexation of said territory to the City by ordinance effective as soon hereafter as possible, pursuant to South Carolina Code Section 5-3-150(3).

The territory to be annexed is described as follows:

All that certain piece parcel or tract of land, situate lying and being in Colleton Parcel 1: County, South Carolina, bounded as a whole, generally as follows: (proceeding around the boundary thereof in a clockwise direction starting at the Northernmost corner of the parcel) Northeasterly by lands of Walter K. Browning, III (TMS# 147-00-00-018) and measuring thereon Four Hundred Thirty feet, more or less; then Southeasterly by a road and lands of Harold Pace (TMS# 147-00-00-021) and a road and measuring thereon One Hundred Thirty (130) feet, more or less; then Northeasterly by a road separating this tract from lands of Harold Pace (TMS# 147-00-00-021) and the intersection of that with Forster Drive and measuring thereon Three Hundred Seventy-five (375) feet, more or less; then Northerly by a Forster Drive separating this parcel from another road and lands of Harold Pace (TMS# 147-00-00-021) and measuring thereon One Hundred Ninety (190) feet, more or less; then Easterly by the right of way of Mount Carmel Road and measuring thereon Six Hundred Forty-two and Five Tenths (642.5) feet, more or less; then Southerly by lands of Jevon S. and Lillian Thomas (TMS# 147-05-00-015) and measuring thereon One Hundred Twenty-five (125) feet, more or less; then Easterly by lands of Jevon S. and Lillian Thomas (TMS# 147-05-00-015) and lands presently of Letha J. Ramsey (TMS # 147-00-00-014) and measuring thereon One Hundred Sixty (160) feet, more or less; then Southerly and Southwesterly by lands of Eurakulon LLC (TMS# 147-05-00-013) and lands of Angel Christian Barnes (TMS # 147-05-00-020) and measuring thereon Four Hundred Ninety (490) feet, more or less; then Westerly by the right of way of Interstate Highway 95 and measuring thereon Seven Hundred Ninety (790) feet, more or less; then Northerly by lands of James Patrick and Angela C. Hiott (TMS # 147-00-00-025) and measuring thereon Two Hundred (200) feet, more or less; then Southwesterly by lands of James Patrick and Angela C. Hiott (TMS # 147-00-00-025) and measuring thereon Three Hundred Seventy-five (375) feet, more or less, along a broken line; then Westerly by the right of way of Interstate Highway 95 and measuring thereon Four Hundred Ninety (490) feet, more or less, together will all roads and rights of way located within or adjacent to the within described tract of land, all of which will more fully appear by reference to the attached sketch.

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Tax Map Parcel Numbers:

TMS # 147-05-00-012

Colleton County ROD Derivative Clause:
Deed Book 1477, page 19, parcel 66

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Tax Map Parcel Numbers:

TMS # 147-05-00-009

Colleton County ROD Derivative Clause:
Deed Book 1477, page 19, parcel 65

It is requested that the property be zoned <u>Highway Commercial</u>.

	•		
Melissa Carter-C	Carter-Courses	~	July 11, 2012
Signature	Street Address, City 108 Partridge ====================================	Trail Wa	Date Herboro, Sc 29488 =========
FOR MUNICIPAL U	Hany & Stude		7-11-12
		Date	7-11-12
-	ership verified by	Date	
Recommendation:	Ву:	Date	7/17/12
	Page 2 of	2	

Clarity Spa, LLC

237 E. Washington Street Walterboro, SC 29488

To Whom It May Concern:

Clarity Spa would like to ask permission for the use of the downtown Water Fall location on October 20, 2012 from 10 am til 4 pm.

October is Breast Cancer Awareness Month and we would like to put on an event to raise donations for the Susan G. Komen cut-a-thon/fund raiser.

SCHEDULE OF EVENTS:

Independent and Downtown Business Vendors
Health Association Speaker on Breast Cancer Awareness
Live Entertainment..etc..skits and maybe music
Raffles
Refreshments

Sincerely,

Bonnie Tracy, Owner -Clarity Spa, LLC

843-782-3538