AGREEMENT
CREATING A
REGIONAL COUNCIL OF GOVERNMENTS
FOR THE GEOGRAPHIC AREA OF
BEAUFORT, COLLETON, HAMPTON AND JASPER COUNTIES
TO BE KNOWN AS

THE LOWCOUNTRY REGIONAL PLANNING COUNCIL

WHEREAS, an Agreement did create the Lowcountry Regional Planning Commission in the Spring of 1969; and

WHEREAS, since that time a Constitutional Amendment has been approved by the voters and ratified by the General Assembly which authorizes counties and municipalities to participate fully in Regional Councils of Government and the General Assembly has subsequently amended Article 2 of Act 487 of the 1967 General Assembly to correspond to the wording of the Constitutional Amendment; and

WHEREAS, it is deemed necessary and desirable to revise the original Agreement to correspond with the new enabling legislation;

NOW THEREFORE, the parties hereto do agree to re-create the Lowcountry Regional Planning Commission as a Regional Council of Governments with the powers, duties, and responsibilities hereinafter set forth.

ARTICLE I -- CREATION

Section 1. Creation of the Lowcountry Regional Planning Council -- There is hereby created a Regional Council of Governments to be known as the Lowcountry Regional Planning Council, hereinafter referred to as "The Council."
Section 2. Area of Jurisdiction — The jurisdiction of The Council as set forth in Article 2 of Act 487 of the 1967 General Assembly, as amended shall include all incorporated and unincorporated area within the limits of Beaufort County, Colleton County, Hampton County, and Jasper County, South Carolina, with the exception of that area within the corporate limits of Fairfax, South Carolina located inside Hampton County.

ARTICLE II — MEMBERSHIP AND REPRESENTATION

Section 1. Membership of the Council — The counties and incorporated municipalities in The Council's area of jurisdiction which have ratified this agreement shall be members.

Section 2. Representation of Members — Members shall be entitled to representation on The Council by elected officials and appointed representatives as follows:

a. The Council shall be composed of 24 representatives of which eight shall be from Beaufort County, six each from Colleton and Hampton Counties and four from Jasper County.

b. There must be at least one minority group representative and one representative who is not an elected official from each member county and/or the participating municipality therein.

c. Member counties with a population of less than 20,001, according to the most recent census of population by the U.S. Bureau of Census, shall be represented on The Council by at least one elected official.

d. Member counties with a population of 20,001 to 40,000, according to the most recent census of population by the U.S. Bureau of Census, shall be represented on The Council by at least three elected officials.

e. Member counties with a population of 40,001 to 60,000 shall be represented on The
Council by at least four elected officials and with one additional elected official for each additional 20,000 persons or fraction thereof over a population of 60,000 according to the most recent census of population by the U.S. Bureau of Census.

f. Each member county shall include among its appointed representatives on The Council elected municipal officials at least equal in number to the number of incorporated municipalities located within the respective county having a population of 1,001 to 10,000 according to the most recent census of population by the U.S. Bureau of Census.

g. Municipalities with a population of over 10,000 according to the most recent census of population by the U.S. Bureau of the Census, shall be represented on The Council by two elected officials.

h. An incorporated municipality with a population of 1,000 or less may appoint one advisory representative to The Council from its governing body; provided however, that such representative shall not be eligible to vote on matters before The Council or to hold a Council office. Such municipalities shall not be required to participate in the financial support of The Council.

i. Should the possibility of change occur in the preceding factors on membership representation, as a result of population shift, the above shall be reviewed.

Section 3. Appointments -- Representatives on The Council may be appointed by the County Governing Bodies of the respective counties provided, however, that a municipality which participates financially by payment of its full per capita share of the expenses of The Council shall be entitled to appoint its representative to The Council.

Section 4. Terms -- The terms of representatives to The Council who hold elective public office, including the advisory representative of municipalities with less than 1,001
population shall be co-terminus with their terms of office. Initial terms of representatives
who do not hold elective office shall initially serve for a term of two years, or until replaced
or reappointed by their respective appointing body.

If any County shall cease to participate in the fiscal support of The Council, the terms of
office of all its, and its municipality, representatives shall thereupon expire. Any additional
incorporated municipality which attains a population of 1,001 or more, according to the most
recent census of population by the U.S. Bureau of the Census, shall be eligible to participate
in The Council by notifying The Council of its intention to participate and appointing its
elected member to The Council. Any participating municipality which falls below a population
of 1,001 according to the most recent census of population by the U.S. Bureau of the Census,
shall cease to participate and the term of its representative shall expire; provided, however,
such municipality shall still be eligible to have an advisory representative. If any participating
municipality is dissolved as an incorporated municipality or consolidates with another
municipality, such municipality shall thereupon cease to participate and the terms of its
representatives shall expire.

Section 5. Vacancies -- If a vacancy in The Council representation of a member shall
occur by reason of death, resignation, change of residence or any other cause, it shall be
filled for the duration of the unexpired term in the same manner as the original appointment.

Section 6. Representation, General -- No representative shall receive any compensation
for his services on The Council but any representative may be reimbursed from the funds of The
Council for any expenses incurred in connection with authorized activities on behalf of The
Council. Council representatives may also be members of a local planning council or boards.

ARTICLE III -- COUNCIL STRUCTURE

Section 1. Composition -- The Council, in addition to functioning as a whole entity,
shall be subdivided into an Executive Committee and several Advisory Committees to be
established by The Council as warranted. The Council shall elect from among its representatives a Chairman, Vice-Chairman, Secretary and Treasurer for a term of one year or until re-elected or their successors are elected. These four officers shall also serve on the Executive Committee in the same capacity along with four other members of The Council, one selected from and by The Council representatives of each member county. The Executive Director shall serve as the Recording Secretary and perform the required duties of that officer. No county may have more than one of its members serve as an officer during the same period of term.

The Advisory Committees may be drawn from the community at large as well as from the membership of The Council. Members of the Advisory Committees shall be chosen with the approval of the Executive Committee. Specifications for membership, meeting times, and procedures for The Council, Executive Committee and Advisory Committees shall be designated in The Council Bylaws, to be adopted at the appropriate time.

Section 2. Duties -- The duties and responsibilities of The Council, Executive Committee, Advisory Committees shall include but not be limited to the following:

The Council

a. To annually elect officers - Chairman, Vice-Chairman, Secretary and Treasurer.

b. To adopt and amend Bylaws whenever necessary.

c. To adopt an annual budget for The Council.

d. To establish and change as warranted overall policy for The Council.

e. To review actions of the Executive Committee and insure their adherence to prescribed Council policy.

f. To remove any member from the Executive Committee based on a majority vote.

g. To appoint and dismiss the Executive Director.
The Executive Committee

a. To execute administrative activities of The Council in accordance with policy determined by The Council.

b. To act on projects and grant requests and allocate funds as directed by The Council.

c. To receive and authorize the expenditure of funds for The Council, as approved by The Council, for the operation of The Council.

d. To prepare budget, policy direction and other recommendations for presentation before The Council.

Advisory Committees

a. To elicit citizen response and opinions on issues pertinent to the particular Advisory Committee's area of concern.

b. To appraise, research, discuss, and make proposals which will improve the development and environment of the four-county region.

c. To make recommendations for approval or rejection of grant applications; set priorities on action project fundings; and conduct program areas of work.

d. To encourage and assist local units of government in planning projects and programs.

From time to time Citizen Advisory Subcommittees may be formed to present a citizen's point of view on issues, programs, and projects of the four-county region and to give assistance to the Advisory Committees.

ARTICLE IV -- FINANCES

Section 1. Definition of Fiscal Year -- The fiscal year as used in this agreement shall be understood to mean the period beginning July 1 and ending on June 30.
Section 2. Adoption of Annual Budget -- At least thirty (30) days prior to the last Council meeting of each fiscal year, the Executive Committee shall prepare and submit to The Council for approval an annual budget for the upcoming fiscal year.

Section 3. Fiscal Support -- Local funds for the operation of The Council shall be provided by the governing body of each member county. The amount of funds shall be provided on a prorated basis between the member counties in accordance with the most recent census of population reported by the U.S. Bureau of Census. The Council presently receives thirty (30) cents per capita from each member county. This amount may be raised or lowered as required to conduct the affairs of The Council.

Section 4. Annual Audit -- As specified in Act Number 487 of the 1967 Acts of the South Carolina General Assembly, each member county shall be provided an annual audit following the close of each fiscal year.

Section 5. Funds payable quarterly in advance -- Each of the county governing bodies ratifying this agreement shall, on or before the first day of each quarter of the fiscal year, furnish twenty-five percent of the total amount to be provided by it during such year. If any governing body shall not have adopted its own operating budget by July 1 of such year, it shall, immediately upon adoption of said budget furnish the amounts then due to The Council under the provisions of this Section.

Section 6. Additional Funds -- The governing body of any participating political subdivision may, during any year, provide funds to The Council in excess of the amount provided in Section 3 above.

Section 7. Use of Funds -- The Council is authorized to expend the monies provided for its use by the participating political subdivisions and monies received from any other source for the employment of professional staff, consultants, clerical and other assistants and other employees, for obtaining office space, for procuring equipment, materials and supplies, and
for such other purposes as The Council shall determine to be necessary and proper in carrying out the functions of The Council within the budget approved by The Council.

Section 8. Contract Authorization -- In the performance of its duties, The Council may cooperate with, contract with, or accept funds from federal, state, and local public and semi-public agencies, foundations, private individuals and corporations; may expend such funds, and may carry out cooperative undertakings and contracts.

Section 9. Termination of Fiscal Support -- No governing body of any political subdivision who provides fiscal support under this agreement shall terminate its participation in the fiscal support of The Council except at the end of a fiscal year.

ARTICLE V — POWERS AND DUTIES

Section 1. Powers and Duties -- In discharging its responsibilities, The Council shall have the power and duty to:

a. Prepare studies and make recommendations on such matters as it deems appropriate.

b. Coordinate and promote cooperative programs and action with and among its members and other governmental and non-governmental entities.

c. Study and make recommendations on matters affecting the public health, safety, general welfare, education, recreation, pollution control, utilities, planning, development and such other matters as the common interest of the participating governments may dictate.

d. Provide continuing technical assistance, and information to the member local governments and other agencies and individuals.

e. In general, The Council shall have the power to carry on such planning activities and the development of such studies and programs as it deems to be in the interest
of the area.

f. Acquire and dispose of real and personal property necessary to the conduct of its business.

g. After coordination with the appropriate state, local and federal agencies, The Council may adopt such plans and programs as it may from time to time prepare. Such plans and programs as are adopted shall constitute the recommendations of The Council.

Section 2. Plans Advisory Only -- The Council shall act in an advisory and assisting capacity only and any plan or program prepared and adopted by The Council shall have no binding effect on the governing body of any political subdivision.

ARTICLE VI -- IMPLEMENTATION OF AGREEMENT

Section 1. This revised Agreement shall become effective after ratification as provided in Article VIII and shall then supersede the original Agreement which created the Lowcountry Regional Planning Commission, provided however, this revised Agreement shall not affect the officers, by-laws, policies, operating procedures, contractual obligations, program activities, recommendations or other matters as established under authority of such original Agreement.

ARTICLE VII -- AMENDMENTS

The Council may from time to time propose amendments to this Agreement. Any such amendment shall become effective only upon ratification by the governing bodies of the political subdivisions which include at least 66 2/3 percent of the population within the area of jurisdiction who are eligible to appoint voting members to The Council under the terms of this Agreement. The Executive Director shall notify each representative on The Council of any
proposed amendment affecting this Agreement at least 28 days before action is taken on such a proposal.

ARTICLE VIII -- EFFECTIVE DATE

Section 1. This Agreement shall become effective upon ratification by the governing bodies of the political subdivisions which include at least 80 per cent of the population within the area who are eligible to appoint voting members under the terms of this Agreement, and its approval by the Governor as required by law.

Approved by the County Council for Beaufort County on December 8, 1971.

[Signatures]
Chairman

[Signatures]
Attest: Administrative Officer

Approved by the Colleton County Board of Administrators on November 10, 1971.

[Signatures]
Chairman

[Signatures]
Attest: Clerk

Approved by the County Council for Hampton County on November 15, 1971.

[Signatures]
Chairman

[Signatures]
Attest: Clerk

Approved by the County Council for Jasper County on December 15, 1971.

[Signatures]
Chairman

[Signatures]
Attest: Clerk
Attested to by The Legislative Delegation, 13th Senatorial District.

Senator

Date

Date

Date

Date

Representative of Beaufort County

Representative of Beaufort County

Representative of Colleton County

Representative of Hampton County

Representative of Jasper County

Approved by the Governor on December 20, 1971.

Governor
STATE OF SOUTH CAROLINA
COUNTY OF BEAUFORT

RESOLUTION

WHEREAS, the people of the State of South Carolina approved an amendment to Article VII of the Constitution of South Carolina, 1895, so as to allow the General Assembly to authorize counties and municipalities to establish Regional Councils of Government and provide financial support therefore; and

WHEREAS, the General Assembly of South Carolina has ratified said Constitutional Amendment and amended Article Two of Act 487 of 1967 to authorize counties and municipalities within ten specified multi-county areas to create Regional Councils of Government by executing an appropriate agreement; and

WHEREAS, it is proposed that the four counties of Beaufort, Colleton, Hampton, and Jasper Counties create a Regional Council of Governments as provided by law; and

WHEREAS, an appropriate agreement to create the Regional Council of Governments to be known as the Lowcountry Regional Planning Council has been reviewed and approved by the Attorney General of South Carolina; and

WHEREAS, the County Council of Beaufort County find it necessary and desirable to create and participate in the support of the Regional Council of Governments as set forth in said agreement;

NOW THEREFORE, be it resolved by the County Council of Beaufort County that the attached agreement creating the Regional Council of Government is hereby approved and the County Council Chairman and Administrative Officer are authorized to execute the agreement on behalf of the Council.

Done this 8th day of November, 1971.

[Signatures]

ATEST:

[Signature]

Administrative Officer
Title
STATE OF SOUTH CAROLINA  
COUNTY OF Colleton

RESOLUTION

WHEREAS, the people of the State of South Carolina approved an amendment to Article VII of the Constitution of South Carolina, 1895, so as to allow the General Assembly to authorize counties and municipalities to establish Regional Councils of Government and provide financial support therefore; and

WHEREAS, the General Assembly of South Carolina has ratified said Constitutional Amendment and amended Article Two of Act 487 of 1967 to authorize counties and municipalities within ten specified multi-county areas to create Regional Councils of Government by executing an appropriate agreement; and

WHEREAS, it is proposed that the four counties of Beaufort, Colleton, Hampton, and Jasper Counties create a Regional Council of Governments as provided by law; and

WHEREAS, an appropriate agreement to create the Regional Council of Governments to be known as the Lowcountry Regional Planning Council has been reviewed and approved by the Attorney General of South Carolina; and

WHEREAS, the Board of Administrators of Colleton County find it necessary and desirable to create and participate in the support of the Regional Council of Governments as set forth in said agreement;

NOW THEREFORE be it resolved by the Board of Administrators of Colleton County that the attached agreement creating the Regional Council of Government is hereby approved and the Chairman and Clerk are authorized to execute the agreement on behalf of the Board of Administrators.

Done this 10th day of November, 1971.

[Signatures]

ATTEST:

[Signature]
RESOLUTION

WHEREAS, the people of the State of South Carolina approved an amendment to Article VII of the Constitution of South Carolina, 1895, so as to allow the General Assembly to authorize counties and municipalities to establish Regional Councils of Government and provide financial support therefore; and

WHEREAS, the General Assembly of South Carolina has ratified said Constitutional Amendment and amended Article Two of Act 487 of 1967 to authorize counties and municipalities within ten specified multi-county areas to create Regional Councils of Government by executing an appropriate agreement, and

WHEREAS, it is proposed that the four counties of Beaufort, Colleton, Hampton, and Jasper Counties create a Regional Council of Governments as provided by law; and

WHEREAS, an appropriate agreement to create the Regional Council of Governments to be known as the Lowcountry Regional Planning Council has been reviewed and approved by the Attorney General of South Carolina; and

WHEREAS, the County Council of Hampton County find it necessary and desirable to create and participate in the support of the Regional Council of Governments as set forth in said agreement;

NOW THEREFORE be it resolved by the County Council of Hampton County that the attached agreement creating the Regional Council of Government is hereby approved and the Chairman and Clerk are authorized to execute the agreement on behalf of the County Council.

Done this 15 day of July, 1971.

[Signatures]

ATTEST:

[Signatures]

County Clerk
RESOLUTION

WHEREAS, the people of the State of South Carolina approved an amendment to Article VII of the Constitution of South Carolina, 1895, so as to allow the General Assembly to authorize counties and municipalities to establish Regional Councils of Government and provide financial support therefore; and

WHEREAS, the General Assembly of South Carolina has ratified said Constitutional Amendment and amended Article Two of Act 487 of 1967 to authorize counties and municipalities within specified multi-county areas to create Regional Councils of Government by executing an appropriate agreement; and

WHEREAS, it is proposed that the four counties of Beaufort, Colleton, Hampton, and Jasper Counties create a Regional Council of Governments as provided by law; and

WHEREAS, an appropriate agreement to create the Regional Council of Governments to be known as the Lowcountry Regional Planning Council has been reviewed and approved by the Attorney General of South Carolina; and

WHEREAS, the County Council of Jasper County find it necessary and desirable to create and participate in the support of the Regional Council of Governments as set forth in said agreement;

NOW THEREFORE be it resolved by the County Council of Jasper County that the attached agreement creating the Regional Council of Government is hereby approved and the Chairman and Clerk are authorized to execute the agreement on behalf of the County Council.

Done this 5th day of November, 1971.

[Signatures]

ATTEST:

[Signatures]