Establishment of Objective 5 in Chapter 5, Water Quality Policies
Policy 5.3 has been amended.

**Objective (5): Support local governments' comprehensive planning efforts.**

**Strategy**
The State of South Carolina has mandated that all counties and municipalities having ordinances which affect land use develop a comprehensive plan. Efforts should be taken to ensure that the Lowcountry Areawide Water Quality Management Plan is not in conflict with the policies in the comprehensive plans adopted by member governments.

**Policy 5.1**
LCOG will undertake to closely coordinate Plan conformance certification activities with growth management strategies provided in comprehensive plans adopted by member governments and will define this process in Chapter 6, Administrative Procedures.

**Policy 5.2**
Participation in this process is limited to those governmental units with comprehensive plans developed in compliance with the Comprehensive Planning Enabling Act of 1994 and fully approved by their presiding Council. Participation will also be on a strictly voluntary basis with a written request for participation submitted to the LCOG Board of Directors.
Policy 5.3 If a sewer project is located within an area that a local government has determined will not be served by a central wastewater collection system and this determination is described by an adopted comprehensive plan and supporting ordinances, the sewer project shall be determined to be not in conformance with the Lowcountry Areawide Water Quality Management Plan. An approved on-site wastewater disposal system located in the same area will be considered to be in conformance with the Lowcountry Areawide Water Quality Management Plan.

Policy 5.4 Once any area has been annexed into another jurisdiction, the rules applying to this area will be those of the jurisdiction into which the area has annexed. Any determination of appropriateness for wastewater treatment systems will be the responsibility of the receiving management agency alone.