



**CITY OF BEAUFORT**  
1911 BOUNDARY STREET  
BEAUFORT MUNICIPAL COMPLEX  
BEAUFORT, SOUTH CAROLINA 29902  
(843) 525-7070  
**CITY COUNCIL REGULAR MEETING AGENDA**  
**March 10, 2020**

**NOTE: IF YOU HAVE SPECIAL NEEDS DUE TO A PHYSICAL CHALLENGE, PLEASE CALL IVETTE BURGESS 525-7070 FOR ADDITIONAL INFORMATION**

**STATEMENT OF MEDIA NOTIFICATION**

"In accordance with South Carolina Code of Laws, 1976, Section 30-4-80(d), as amended, all local media was duly notified of the time, date, place and agenda of this meeting."

**REGULAR MEETING - Council Chambers, 2nd Floor - 7:00 PM**

**I. CALL TO ORDER**

- A. Billy Keyserling, Mayor

**II. INVOCATION AND PLEDGE OF ALLEGIANCE**

- A. Mike McFee, Mayor Pro Tem

**III. PROCLAMATIONS/COMMENDATIONS/RECOGNITIONS**

- A. Proclamation proclaiming March 2020 as American Red Cross Month

**IV. PUBLIC COMMENT**

**V. MINUTES**

**VI. NEW BUSINESS**

- A. Co-Sponsorship request for use of Waterfront Park from Hopeful Horizon for Take Back the Night event on Thursday, April 30, 2020
- B. Request from Beaufort Area Hospitality Association to change the date for use of the Waterfront Park for the Oyster Festival event to be held on January 15-16, 2021
- C. Authorize City Manager to enter into Contract for Parking Management Services
- D. Resolution Adopting the Community Development Block Grant (CDBG) Priority Needs
- E. Approval for the City Manager to enter into a Memorandum of Understanding for the Carnegie Library Historical Marker
- F. Ordinance authorizing the City Manager to execute any and all necessary and appropriate documents for the purchase by the City of the property at 2153 Boundary Street - 1st Reading

**VII. REPORTS**

- City Manager's Report

- Mayor Report
- Reports by Council Members

**VIII.ADJOURN**



## PROCLAMATION AMERICAN RED CROSS MONTH, 2020

**WHEREAS**, March is American Red Cross Month, a time when we recognize the humanitarian organization that eases people's suffering during life's emergencies in Lowcountry South Carolina, across the United States and around the world. The Palmetto South Carolina Region of the American Red Cross has a long history of helping our neighbors in need by delivering shelter, care and hope during large-scale disasters; making our community safer through its lifesaving Home Fire Campaign; providing lifesaving blood; teaching skills that save lives; and supporting military, veterans, and their families. During this Red Cross Month, we thank and honor the selfless volunteers, dedicated employees and generous supporters who make this compassionate work possible;

**WHEREAS**, year, in the Lowcountry, nearly 800 volunteers assisted more than 1,300 people after local emergencies, like home fires. Meanwhile, when large-scale disasters, like Hurricane Dorian, devastated families, hundreds of disaster workers from South Carolina were among the nearly 9,000 Red Cross workers — 90 percent of them volunteers — who left their homes to work alongside partners to provide refuge, food, relief items, emotional support, recovery planning and other assistance;

**WHEREAS**, meanwhile, the Red Cross continues to work with its partners to prevent fire tragedies through its national Home Fire Campaign, which installed its 2 millionth free smoke alarm last year and has saved hundreds of lives across the country and 76 in South Carolina — since the campaign launched in 2014. Last year, in the Lowcountry, the Red Cross and local partners installed nearly 3,500 free smoke alarms and made nearly 1,000 households safer from the threat of home fires;

**WHEREAS**, additionally, in the Lowcountry, the Red Cross provided nearly 4,200 case services to U.S. service members, veterans and their families; collected more than 30,400 units of lifesaving blood; and trained more than 8,300 people in lifesaving skills like First Aid and CPR;

**WHEREAS**, every day, people in our community depend on the American Red Cross, whose lifesaving mission is powered by the devotion of volunteers, the generosity of donors and the partnerships of community organizations. We dedicate the month of March to all those who support its vital work to prevent and alleviate human suffering in the face of emergencies.

**NOW, THEREFORE**, the City Council of the City of Beaufort, South Carolina, hereby proclaims, March 2020 as

### AMERICAN RED CROSS MONTH, 2020

I encourage all Americans to support this organization and its noble humanitarian mission.

**IN WITNESS THEREOF**, I hereunto set my hand and caused the Seal of the City of Beaufort to be affixed this 10th day of March 2020

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BILLY KEYSERLING, MAYOR

ATTEST:

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IVETTE BURGESS, CITY CLERK



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**CITY OF BEAUFORT**  
DEPARTMENT REQUEST FOR CITY COUNCIL AGENDA ITEM

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**TO:** CITY COUNCIL **DATE:** 3/3/2020  
**FROM:** Rhonda Carey, Events and Tour Operations Coordinator  
**AGENDA ITEM TITLE:** Co-Sponsorship request for use of Waterfront Park from Hopeful Horizon for Take Back the Night event on Thursday, April 30, 2020  
**MEETING DATE:** 3/10/2020  
**DEPARTMENT:** City Clerk

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*BACKGROUND INFORMATION:*

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*PLACED ON AGENDA FOR:*

*REMARKS:*

**ATTACHMENTS:**

Description	Type	Upload Date
Co-Sponsorship	Backup Material	3/3/2020

# Hopeful Horizons

February 20, 2020

City of Beaufort  
City Council  
Beaufort, SC 29902

Dear Council Members:

In 2019 Hopeful Horizons served 1,200 victims of sexual assault, domestic violence, and child abuse. These individuals received counseling services, forensic interviews, shelter, transitional housing, and/or legal services at no cost. We are grateful to have the opportunity to serve so many, but we also know that there are others who suffer in silence as they are unaware of the lifesaving services available to them. Our community partners are invaluable in spreading the word and we appreciate all that they do to support us.

Each April, in honor of Sexual Assault Awareness Month, Hopeful Horizons presents "Take Back the Night" to raise awareness of sexual assault and our services, and to empower survivors in our community. In the past, the Council has graciously acknowledged our non-profit status and the importance of the issue. We are, once again, respectfully requesting your support in the form of co-sponsorship.

We look forward to partnering once again and seeing you at 6 p.m. in Waterfront Park on Thursday, April 30<sup>th</sup>.

Regards,



Rose Ewing  
Community Educator  
Hopeful Horizons  
1212 Charles St  
Beaufort SC 29902  
843.252.3001 mobile



Areas of the Waterfront Park can be reserved/rented for 4, 6, or 12 hour blocks of time. Please factor time for set up and take down of the event into your chosen block of time. Blocks of time **cannot** be reserved or rented in pro rated increments. **NO exceptions will be made to this policy.**

**Security Deposit is due upon approval of application**

**Fee payment due no less than 30 days prior to event.**

Fill out by circling venue area(s) and pricing in blocks of time required for your event. Please indicate need for electrical hookup.

WATERFRONT PARK RENTAL RATES FOR PRIVATE EVENTS			
Park Area	<u>4 HR Block</u>	<u>6 HR Block</u>	<u>12 HR Block</u>
Craft Market Lawn	\$ 200.00	\$ 400.00	
Contemplative Garden	\$ 200.00	\$ 400.00	
Pavilion	\$ 350.00	\$ 500.00	
Green 1	\$ 300.00	\$ 500.00	
Green 2	\$ 450.00	\$ 750.00	
Electric Fee	\$ 50.00	\$ 75.00	
Entire Park			\$2,200.00
Refundable Security Deposit	\$ 500.00	\$ 800.00	\$1,100.00

See this link <http://www.cityofbeaufort.org/group-events-business-license.aspx> to obtain a group business license application for vendors.

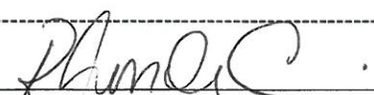
**Did you know?**

**BEAUFORT PRIDE OF PLACE** is a community involvement initiative that helps improve and develop quality of life throughout the city. Individuals, organizations, and visitors can get involved by donating money, equipment or time to assist the City with neighborhood improvement projects, youth programs, upgrading infrastructure and beautifying parks.

If you or your organization are interested in learning more about the program, volunteering or making a monetary or in-kind donation, please contact the City Manager's office @ 843-525-7070 or visit, <http://www.cityofbeaufort.org/270/Beaufort-Pride-of-Place> THANK YOU!

  
 Lessee/Applicant Signature

\_\_\_\_\_  
 Date

-----This section for City use-----  
  
 Events Coordinator - Rhonda Carey

2/28/2020  
 Date Application Received

Deposit Paid:  Fees Paid: \_\_\_\_\_ Deposit to be Refunded: \_\_\_\_\_

## REQUEST FOR CO-SPONSORSHIP Henry C. Chambers Waterfront Park

Name of Event: Take Back The Night

Date of Event: 4/30/2020

Contact person: Rose Ewing  
Telephone: 843-379-6164 office  
843-252-3001 mobile

Please check all that apply.

	Yes	No
<i>Are you a "For Profit" entity?</i>		** X
<i>Is this a fund raising event?</i>		X
<i>Is this event open to the public?</i>	X	
<i>Is there a required fee / donation to attend this event?</i>		X
<i>Are you requesting more than two (2) park areas for this event?</i>		X
<i>Will there be any type of "sales" for this event?</i>		X
<i>Will this event require more than four (4) hours (includes setup &amp; take down)?</i>		X
<i>Will alcohol be sold / served?</i>		X

\*\*If you answered "no" to the first question, what is your non-profit status? (501 (C) (3), (4) or (6))? \_\_\_\_\_

**Request for waivers/co-sponsorship of events must be approved by City Council prior to the event.**

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Events Coordinator Recommendation:      Approved:   ✓        Denied: \_\_\_\_\_

Explanation: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Forward for Council Deliberation: \_\_\_\_\_  
Date of Council Meeting

Council:      Approved: \_\_\_\_\_      Denied: \_\_\_\_\_

Explanation: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_



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**CITY OF BEAUFORT**  
DEPARTMENT REQUEST FOR CITY COUNCIL AGENDA ITEM

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**TO:** CITY COUNCIL **DATE:** 3/3/2020  
**FROM:** Rhonda Carey, Events and Tour Operations Coordinator  
**AGENDA ITEM TITLE:** Request from Beaufort Area Hospitality Association to change the date for use of the Waterfront Park for the Oyster Festival event to be held on January 15-16, 2021  
**MEETING DATE:** 3/10/2020  
**DEPARTMENT:** City Clerk

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*BACKGROUND INFORMATION:*

The original date requested was January 17-18, 2021

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*PLACED ON AGENDA FOR:*

*REMARKS:*

**ATTACHMENTS:**

Description	Type	Upload Date
Updated date Request	Backup Material	3/3/2020



# CITY OF BEAUFORT

## MEMORANDUM

TO: William Prokop, City Manager  
City Council

FROM: Linda Roper, Dir. Downtown Operations & Community Service 

DATE: March 3, 2020

SUBJECT: Request for change of date for use of Waterfront Park – Beaufort Area  
Hospitality Association Oyster Festival Event January 15-16, 2021

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December 2, 2019, The Beaufort Area Hospitality Association updated their plans to host their inaugural Oyster Festival event. (See attached email). The festival was originally planned to be held January 17-18, 2020 at Henry C. Chambers Waterfront Park. Circumstances prohibited the organization from hosting the event on those dates.

BAHA is asking for consideration and approval to revise the dates of their original reservation/event request, (presented to Council, and approved with amendments October 8, 2019), to January 15 -16, 2021.

## Rhonda Carey

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**From:** Lise Sundrla <info@bfthospitality.com>  
**Sent:** Monday, December 2, 2019 10:24 AM  
**To:** Rhonda Carey  
**Cc:** Linda Roper; Ivette Burgess  
**Subject:** Request to Change Date for Beaufort Oyster Festival

CAUTION: This email originated from outside your organization. Exercise caution when opening attachments or clicking links, especially from unknown senders.

Greetings Rhonda,

I hope you had a wonderful holiday. With this email, I am requesting a change of date for the inaugural Beaufort Oyster Festival.

The new date for the weekend festival in the Henry C. Chambers Waterfront Park is January 15-16, 2021. The remainder of our previous request and approval will stay the same.

In addition, we anticipate that we will also promote a full festival week for area restaurants in conjunction with the Beaufort Port Royal Sea Islands CVB and South Carolina Restaurant Week January 7 through 17, 2021.

Thank you for your assistance with this request.

Sincerely,

Lise

**Lise Sundrla | Executive Director**  
Beaufort Area Hospitality Association (BAHA)  
**(843) 379-2226**  
[bfthospitality.com](http://bfthospitality.com)



**CITY OF BEAUFORT**  
**Waterfront Park Rental Reservation Application**  
**Downtown Operations & Community Development Department**  
**500 Carteret St Ste. B2 Beaufort, SC 29902**

**Phone:** 843-379-7063

**Fax:** 843-986-5606

Name of Event:  <u>Beaufort Oyster Festival - Queen of the Carolina Sea Islands</u>	Date(s) of Event: <u>January 17-18, 2020</u> Setup start/end time: <u>Jan 16, 7:00AM to Jan 17 - 4PM</u> Actual event start/end time: <u>Jan 17 - 4 to 10/Jan 18 - 11 to 5PM</u> Take down start/end time: <u>Jan 18 - 5-10PM</u> <u>with equipment pickup on Jan 19/20</u>
Organization/Individual Name:  <u>Beaufort Area Hospitality Association</u>  Lise Sundrla, BAHA Ashley Rhodes (Ashley Rhodes Event Designs)	Address: <u>916 Port Republic Street, Bft 29902</u>  Telephone: <u>843-379-2226</u> Email: <u>info@bfthospitality.com</u>

- Completed application must be received and approved by the Events Coordinator.
- All reservations require the applicable refundable security deposit be remitted upon approval of application in order to secure the requested date(s).
- Deposits are refundable provided the venue is returned in the same condition it was received.

Please mail completed application to:

City of Beaufort, Attn: Rhonda Carey 500 Carteret St. Beaufort, SC 29902,

or scan and email to [rcarey@cityofbeaufort.org](mailto:rcarey@cityofbeaufort.org).

All events must abide and are governed by the City's Special/Private Events Policy. Organizers will receive a copy of the policy for review. To discuss specifics of the policy contact the Events Coordinator at 843-379-7063.

Is event open to the public? Yes

Will admission be charged or donation required? Free Admission. Tickets required for Food/Beverage

Will alcoholic beverages be sold? Yes Served? \_\_\_\_\_

Will food be sold? Yes Served? \_\_\_\_\_

Will there be any retail sales? Yes. Crafts and retail sale items

Number of people expected to attend: 3000 to 5000 over two days

Areas of the Waterfront Park can be reserved/rented for 4, 6, or 12 hour blocks of time. Please factor time for set up and take down of the event into your chosen block of time. Blocks of time **cannot** be reserved or rented in pro rated increments. **NO exceptions will be made to this policy.**

Security Deposit is due upon approval of application

Fee payment due no less than 30 days prior to event.

Fill out by circling venue area(s) and pricing in blocks of time required for your event. Please indicate need for electrical hookup.

WATERFRONT PARK RENTAL RATES FOR PRIVATE EVENTS			
Park Area	<u>4 HR Block</u>	<u>6 HR Block</u>	<u>12 HR Block</u>
Craft Market Lawn	\$ 200.00	\$ 400.00	
Contemplative Garden	\$ 200.00	\$ 400.00	✓
Pavilion	\$ 350.00	\$ 500.00	✓
Green 1	\$ 300.00	\$ 500.00	✓
Green 2	\$ 450.00	\$ 750.00	✓
Electric Fee	\$ 50.00	\$ 75.00	✓
<u>Entire Park</u>			✓\$2,200.00
Refundable Security Deposit	\$ 500.00	\$ 800.00	\$1,100.00

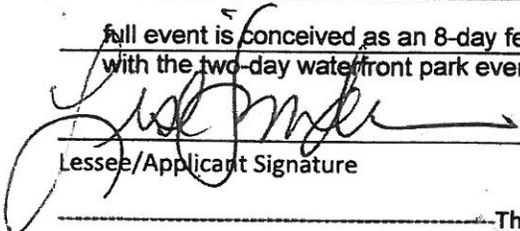
See this link <http://www.cityofbeaufort.org/group-events-business-license.aspx> to obtain a group business license application for vendors.

Comments:

The Beaufort Oyster Festival is envisioned to celebrate all aspects of our Lowcountry oystering culture

— economic, historical, architectural, ecological, culinary, artisan, agricultural, and more. The

full event is conceived as an 8-day festival week corresponding with SC Restaurant Week and culminating with the two-day waterfront park event.

  
Lessee/Applicant Signature

10/2/19  
Date

-----This section for City use-----

\_\_\_\_\_  
Events Coordinator - Rhonda Carey

\_\_\_\_\_  
Date Application Received

Deposit Paid: \_\_\_\_\_ Fees Paid: \_\_\_\_\_ Deposit to be Refunded: \_\_\_\_\_

# REQUEST FOR CO-SPONSORSHIP

## Henry C. Chambers Waterfront Park

Name of Event Beaufort Oyster Festival - Queen of the Carolina Sea Islands

Date of Event: Jan. 17-18, 2020

Contact person: Lise Sundrla, BAHA

Telephone: 843-379-2226

Please check all that apply.

	Yes	No
<i>Are you a "For Profit" entity?</i>		** ✓
<i>Is this a fund raising event?</i>	✓	
<i>Is this event open to the public?</i>	✓	
<i>Is there a required fee / donation to attend this event?</i>		✓
<i>Are you requesting more than two (2) park areas for this event?</i>	✓	
<i>Will there be any type of "sales" for this event?</i>	✓	
<i>Will this event require more than four (4) hours (includes setup &amp; take down)?</i>	✓	
<i>Will alcohol be sold / served?</i>	✓	

\*\*If you answered "no" to the first question, what is your non-profit status? (501 (C) (3), (4) or (6))? 501(c)6

**Request for waivers/co-sponsorship of events must be approved by City Council prior to the event.**

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Events Coordinator Recommendation:    Approved: ✓    Denied:       

Explanation: details re: what was approved  
attached - 10-8-19 Council Meeting  
minutes PRC

Forward for Council Deliberation: 10-8-2019  
Date of Council Meeting

Council:    Approved: ✓    Denied:       

Explanation: \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_



October 2, 2019

Rhonda Carey  
Events Coordinator  
City of Beaufort  
500 Carteret Street  
Beaufort, SC 29902

Greetings Rhonda,

We are delighted to present the attached Special Event Permit application for the inaugural Beaufort Oyster Festival – *Queen of the Carolina Sea Islands*, along with a request for co-sponsorship of this event with the City of Beaufort.

The Beaufort Oyster Festival is envisioned to celebrate all aspects of our Lowcountry oystering culture and agri-tourism economy from historical, to architectural, ecological, agricultural, culinary, artisan, and more.

The full event is conceived as an 8-day festival week corresponding with South Carolina Restaurant Week where focus is given to presenting oyster fare at area restaurants, and culminating in a weekend festival in the Henry C. Chambers Waterfront Park. Area businesses, elementary schools, agri-tourism and eco-cultural businesses, agencies and non-profits will be invited to participate in the event throughout the week in educational, art and oystering programs and demonstrations.

The full event would be scheduled January 11 – 18, 2020. The Festival Weekend would be January 17-18, 2020 in the Waterfront Park. These dates have been chosen specifically to support our local hospitality industry during a traditionally slow time in our market while generating positive economic activity supporting HTAX and ATAX.

It is our hope that this event will grow to become one of the City and Lowcountry's treasured heritage festivals. With this in mind, we are asking the City of Beaufort to partner with BAHA in this inaugural year as we plant the seed.

With this partnership, BAHA would like to offer 10% of our net profits to the City of Beaufort in support of the Pride and Place program contributing in reinvestment in our community.

Beaufort Area Hospitality Association  
PO Box 566 Beaufort, SC 29901 [info@bffhospitality.com](mailto:info@bffhospitality.com) [bffhospitality.com](http://bffhospitality.com)

parcels. Ms. Rodgers said she's heard many things about what will go on this property. Mr. Prichard said the owner and developer has ideas about this –he's "looking at an apartment building" to support the hospital workers and TCL students, but that's not "definite yet." It's still in the conceptual planning stages, he said. He explained the procedure for the plans when they're formally submitted. **The motion passed unanimously.**

**REQUEST FROM BEAUFORT AREA HOSPITALITY ASSOCIATION (BAHA) FOR USE OF THE WATERFRONT PARK AND CO-SPONSORSHIP TO HOST THE BEAUFORT OYSTER FESTIVAL – QUEEN OF THE CAROLINA SEA ISLANDS**

**Councilman Murray made a motion, second by Councilman Cromer, to approve the request for the January 11-18, 2020 event.** Ms. Carey said the request is for an inaugural event by the Beaufort Area Hospitality Association and Ashley Rhodes Event Designs. The request is for a waiver of fees at Waterfront Park, the use of water and electricity during the festival, donation of waste collection, recycling, port-a-lets, and hand-washing stations, police and EMS support, and load-in/load-out support, and park maintenance, Ms. Carey said.

**Lise Sundrla** introduced **Ashley Rhodes**. This will be an 8-day event, Ms. Sundrla said, to celebrate Lowcountry oyster culture.

On the three elements of the request – other than waiving park fees and the use of water and electricity in Waterfront Park – Ms. Sundrla said BAHA is asking for the city's assistance with these things as a partner, just in the festival's inaugural year. In return for this sponsorship, they are offering 10% of the festival's proceeds to the city's Pride of Place program. The festival will take place during a slow time for tourism, Ms. Sundrla said.

Ms. Rhodes said the first 5 days of the festival would incorporate local restaurants; other events include local schools in an art contest, and the winners would be announced at the festival. On Friday and Saturday, local artisans would sell wares that center around oysters, she said, and there would be entertainment, and food and beverage vendors. An oyster roast, in partnership with Sea Eagle, would be a separate ticketed event. There would also be a tabbing demonstration, Ms. Rhodes said.

Ms. Carey said the city manager had feedback he wanted to share. Mr. Prokop said generally, staff totally supports this as "a heritage event," but they have to look at precedent-setting. The city doesn't have the budget to cover overtime for police, he said. Also, the city has gotten two calls about waiving fees for other events. Mr. Prokop said the city wants to help make this festival successful, but staff feels the city should stick with its traditional co-sponsorship practices.

Ms. Sundrla said the budget is a little less than \$5,000 for those costs they are asking the city to waive.

Mayor Pro Tem McFee said he shares concerns about establishing precedent. Councilwoman Sutton said she agrees and will go with staff's recommendation.

Councilman Cromer asked how many people they anticipate; Ms. Sundrla said they expect 3,000 to 5,000 people to attend the weekend event.

Councilman Murray said he is very supportive of this event on many levels. He likes that it touches on art, education, natural resources, etc., so he doesn't want the organizers to think that he doesn't support it. The Pride of Place component is also great, he said, but as his colleagues have said, this is a precedent issue. Everyone needs to be treated fairly, he said, and many event organizers ask for the city's sponsorship all through the year. Councilman Murray said he doesn't recall ever giving organizations port-a-lets or hand-washing stations, and the police are "a direct cost" to the city.

**Councilman Murray made a motion, second by Councilman Cromer, to amend the original motion: only to support the use of Waterfront Park and associated fees and the use of water and electricity there, but not to support the donation of waste collection, recycling, port-a-lets, and hand-washing stations, police and EMS support, and related services that include park maintenance and support for load-in and load-out. The motion passed unanimously.**

Mayor Pro Tem McFee clarified with Ms. Sundrla that 10% of *net profits*, not *proceeds*, would be donated to the Pride of Place program. **The amended original motion passed unanimously.**

#### **TDAC/ATAX RECOMMENDATIONS**

**Councilman Murray made a motion, second by Councilwoman Sutton, to approve TDAC's recommendations.**

Councilman Cromer asked if there is anything council could do for the Beaufort History Museum. Mayor Pro Tem McFee explained to the public that some infrastructure projects "that we included with the ATAX funding" limited the amount that TDAC was able to recommend that council grant to organizations, including the Beaufort History Museum. City council and staff have discussed either "internally fund[ing] the museum" in part, either through ATAX or from elsewhere in the city budget.

Councilman Murray said council had directed staff to see if there might be some "professional development funds" or other "pots to draw from" that would allow the city to help the museum build its exhibits. **The motion passed unanimously.**

#### **APPROVAL OF THE CITY MANAGER EXECUTING AN AGREEMENT FOR A BEAUFORT COUNTY MULTI-AGENCY DRUG TASK FORCE**

**Councilman Murray made a motion, second by Councilman Cromer, to approve the**



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**CITY OF BEAUFORT**  
DEPARTMENT REQUEST FOR CITY COUNCIL AGENDA ITEM

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**TO:** CITY COUNCIL **DATE:** 3/5/2020  
**FROM:** Kathy  
**AGENDA ITEM TITLE:** Authorize City Manager to enter into Contract for Parking Management Services  
**MEETING DATE:** 3/10/2020  
**DEPARTMENT:** Finance

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**BACKGROUND INFORMATION:**

Please see the Recommendation Memo attached

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**PLACED ON AGENDA FOR:** Action

**REMARKS:**

Request the City Council authorize the City Manager to execute the Parking Management Services Contract with an effective date of April 1, 2020.

**ATTACHMENTS:**

Description	Type	Upload Date
Parking Management Services Committee Recommendation	Cover Memo	3/5/2020
Contract for Parking Services	Cover Memo	3/5/2020

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**CITY OF BEAUFORT - INTERNAL MEMORANDUM**

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**TO:** WILLIAM PROKOP  
**FROM:** JAY PHILLIPS  
**SUBJECT:** RFP 2020 – 107 PARKING AND ENFORCEMENT SERVICES  
**DATE:** 3/5/2020  
**CC:** LINDA ROPER, KATHY TODD, MATT CLANCY

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The City issued a Request for Proposal, RFP 2020-107 Parking Management and Enforcement Services on December 12, 2019. The RFP was posted on the City's website, Vendor Registry, was advertised in the Island News and the State of South Carolina (SCBO) procurement website.

The City received (4) sealed proposals by the submittal date of January 14, 2020. The proposals were publicly opened on January 14, 2020 at 2:01pm in the Finance Dept. Executive Conference Room #2 and results were publicly read in accordance with the RFP notice.

COSTS OF SERVICES: YEAR 1	
SP PLUS	\$270,978
LAZ PARKING	\$277,410
EP EXECUTIVE PARKING	\$277,216
REPUBLIC PARKING	\$298,137

On January 23, 2020 the selection committee discussed and evaluated the proposals. LAZ Parking and SP PLUS were selected for on-site presentations which were made on February 5, 2020. Following the discussion and evaluation of the presentations, the committee recommends SP PLUS. They bid the lowest costs, they provided a clearer explanation of the costs and they have been a good partner for several years with a record of increasing revenues.

**MUNICIPAL PARKING MANAGEMENT AGREEMENT**

This MUNICIPAL PARKING MANAGEMENT AGREEMENT (this “**Agreement**”) agreement made and entered into this \_\_\_\_\_ **day of March, 2020** by and between the **City of Beaufort, South Carolina** (hereinafter called the “**City**”) and SP+ Municipal Services, a Delaware corporation (hereinafter called the “**Operator**”).

**WITNESSETH**

THAT, WHEREAS, the City presently owns or controls as parking system with approximately 576 [parking spaces (including on-street spaces and off-street parking lots) and has the authority to contract for the management of said parking system; and

WHEREAS, On December 12, 2019, City issued RFP 2020-107 Parking Management and Enforcement Services (the “RFP”); and

WHEREAS, Operator is and experienced operator and manager of municipal parking facilities and on-street parking meters; and

WHEREAS, on January 14, 2020, Operator tendered its proposal ( the “Proposal”) to the City in response to the RFP;

WHEREAS, City and Operator desire to enter into an agreement whereby Operator will manage the City’s parking system upon the terms, covenants and conditions herein set forth.

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein contained, the parties hereto agree as follows:

1. **INCORPORATION BY REFERENCE.** The forgoing Recitals are incorporated herein by reference as fully as if set forth herein verbatim. Unless specifically modified by this Agreement, all terms and conditions of the RFP and the Proposal are incorporated herein by reference as fully as if set forth herein verbatim. Any inconsistency between the RFP, the Proposal and this Agreement shall be resolved in favor of the agreement first, followed by the RFP and then the Proposal.
2. **PREMISES.** City hereby grants to Operator and Operator hereby accepts the exclusive right and obligation of administering, managing and operating the City’s parking operations with respect to the parking facilities and metered spaces identified in Exhibit A attached hereto and incorporated herein by reference ( the “**Premises**”).
3. **TERM.** The initial term of this Agreement shall be for sixty (60) months commencing on April 1, 2020 (the “**Commencement Date**”) and continuing through and including March 31, 2023 (the “**Initial Term**”), unless terminated earlier as provided in this agreement. The term “**Year**” shall mean the twelve (12) consecutive months beginning with the Commencement Date and each twelve-month period thereafter.

4. **OPERATORS OBLIGATIONS AND SERVICES; OPERATING EXPENSES.** Operator hereby covenants and agrees that it will:

- (a) Supervise and direct parking operations at the Premises pursuant to the requirements of the RFP including but not limited to meter enforcement, citation management, parking permit management, and parking services) and render the usual and customary services incidental thereto. Such operations shall include management of parking lots (Pay stations), meter collections, meter enforcement, parking lot enforcement.
- (b) Routinely maintain the parking equipment in good operating condition and repair.
- (c) Employ sufficient experienced and qualified personnel to operate the premises who will be courteous to the public and render the services required by this Agreement.
- (d) Promote, advertise and endeavor to increase the volume, efficiency and quality of Operator's services rendered hereunder.
- (e) Annually during the term, on or before **April 30** each year, Operator shall prepare and deliver to City a budget, for the City's reasonable approval, reflecting the Net Revenues and Operating Expenses (defined below) which Operator expects to received and incur, respectively, during City's forthcoming fiscal year (the "**Budget**"), it being agreed that if the City for any reason does not respond to any proposed budget within 30 days after City's receipt thereof, said Budget shall be deemed approved. If at any time during the period covered by any approved budget it appears to Operator that the actual total of all Operating Expenses likely to be incurred during said period will exceed the Budget's projected total by more than ten percent (10%) Operator shall so advise City, and City and Operator shall jointly discuss what actions, if any, could be taken to minimize the Operating Expenses without substantially impairing the operation of the Premises.

In accordance with the provisions of Section 5 below, City shall Pay Operator for the expenses incurred by Operator in the performance of its duties, obligations and services pursuant to this Agreement (collectively, "**Operating Expenses**"). Operating Expenses shall include, without limitation, all costs, charges and administrative expenses for; salaries and wages and associated payroll burden (including without limitation, payroll taxes and fringe benefits); licenses and permits; first month's change funds/petty cash advanced by Operator (where applicable); compliance with governmental laws, regulations and payment card industry standards; uniforms, supplies, tools and cleaning; maintenance and repair to be performed by Operator; any applicable sales, parking, use, excise, Net Revenues or other tax or charge due the taxing authorities (collectively "**Sales Tax**"); telephone; utilities (except to the extent paid directly by the City); bookkeeping and administrative services; automobile allowances; employee recruitment, training and ongoing employment relations; computerized accounts receivable service; banking and credit card system services; postage and freight; tickets, paper and reporting forms; accounts payable and insurance claims processing; health insurance, worker's compensations insurance, automobile insurance ( where applicable), general liability insurance and comprehensive crime insurance coverage at rates established by Operator (but in no event to exceed the rates contained in the approved budget); and deductibles established by Operator for insured losses attributable to the Premises (plus attorney's fees and court costs to defend City and/or

Operator in actions brought to recover damages for such losses). Operating Expenses shall also include any expenses not listed above that are approved by City prior to expenditure.

Other Expenses shall not include (i) the costs of maintenance and repair of the Premises required of City hereunder, or (ii) City's various costs associated with its ownership and/or occupancy of the Premises, including without limitation depreciation, building insurance, real estate taxes and assessments, taxes on City's personal property, debt retirement (including without limitation mortgage interest), rent and such costs and expenses as may be necessitated to comply with the Americans With Disabilities Act of 1990. Payment of such expenses and costs is the sole obligation of the City.

If City Disputes and Operating Expense, City shall give Operator written notice specifying the item disputed and the reason therefor. The parties shall, in good faith, diligently pursue resolution of any disputed item within thirty (30) days of said notice.

**5. BANKING PROCEDURES.** All Net Revenues ( defined below) shall be deposited in a federally insured bank account maintained by Operator. Each month, to the extent Net Revenues are sufficient, Operator will pay incurred Operating Expenses from the prior month out of Net Revenues. All Net Profit (defined below), less deductions for the Management Fee (defined in Section 6 below), shall then be paid to City concurrently with the delivery of the monthly statement required in section 10 below. If Net Revenues are not sufficient to cover some of all of the Operating Expenses or Management Fee, the procedures in Section 8 will prevail.

“**Net Revenues**” shall mean all cash earned and collected by Operator for the parking and storage of motor vehicles at the Premises, whether on hourly, daily, weekly, or monthly basis, less all refunds, discounts and allowances made by Operator to its customers.

Operator shall be responsible for payment directly to the tax collector of Sales Tax (if any) based on Net Revenues collected by Operator. City shall be responsible for payment directly to the tax collector of the Sales Tax (if any) on any cash collected by City or its agents. In addition, each party hereto agrees to defend, indemnify and hold harmless the other party hereto, with respect to any loss, costs (including attorney fees), penalties, and other liability whatsoever arising out of any breach of the respective Sales Tax payment obligations set forth herein.

“**Net Profit**” is the balance remaining after deducting all Operating Expenses from Net Revenues.

**6. MANAGEMENT FEE.** As compensation for Operator's services hereunder, City shall pay Operator a management fee as follows (collectively, the “**Management Fee**”):

(a) A percentage management fee (the “**Percentage Fee**”) equal to 3.99% of Net Revenues, and an incentive fee (the “**Incentive Fee**”) equal to 7.0 % of Net Profit improvement in excess of Fiscal year 2019 Net Revenues (661,788.87).

OR

(b) For any partial Year during this agreement, the Threshold shall be reduced to the amount calculated by (i) dividing the Threshold by 265 days, and the (ii)

multiplying the quotient so determined by the actual number of days the Agreement was in effect such Year.

**7. CONDITION AND USE OF THE PREMISES AND EQUIPMENT.**

- (a) City warrants and represents that, as of the Commencement Date and throughout the term hereof, the Premises are and shall, at City's expense, be kept in good condition and repair for use as a parking facility and be constructed and fixtured to comply with all laws, regulations, ordinances, codes and industry standards now in effect or which become effective during the term hereof including, without limitation, the Americans With Disabilities Act of 1990 and similar laws.
- (b) City warrants and covenants that it has obtained or will obtain all licenses and permits (excepting Operator's governmental parking licenses and/or police permits) which are or may be a prerequisite to Operator's performance of its duties hereunder.

**8. REIMBURSEMENT OF DEFICITS.** Operating Expenses will be reimbursed to Operator out of Net Revenues on a monthly basis, as stated in Section 5 above. In the event Net Revenues during any month are exceeded by the total of Operating Expenses and the Management Fee, resulting in a deficit, Owner agrees to pay Operator the deficit within ten (10) days after receipt of Operator's monthly statement required in Section 10 below. If payment is not made by owner to Operators within said ten (10) day period, Operator shall have the right to: (i) charge interest at the highest legal rate permitted by law on the unpaid balance from the date such payment became due and payable; (ii) offset the amount of the deficit (plus accrued interest) by deduction thereof from any Net Profit due or to become due to Owner; and (iii) at its option, terminate this Agreement upon written notice, without waiving or limiting any of its legal remedies (including the right recover attorney's fees and nay other expenses incurred) which Operator may pursue to collect the amount owed.

**9. OPERATOR'S INSURANCE COVERAGES.**

- (a) Operator shall carry and maintain, as an Operating Expense, the following insurance coverages:
  - (1) Worker's Compensation insurance in compliance with the Worker's Compensation Act of the State of South Carolina.
  - (2) Employer's liability insurance on all employees for the Premises not covered by the Worker's Compensation Act, for occupational accidents or disease, for limits of not less than \$1,000,000 for any one occurrence, or whatever is necessary to satisfy the requirements of the umbrella liability insurance specified in Subsection (a)(7) below.

- (3) Garage liability or commercial general liability insurance on an occurrence form basis with limits of not less than \$2,000,000 per occurrence with an annual aggregate limit of \$2,000,000 per location.
  - (4) Automobile liability insurance covering losses for owned, non-owned or hired vehicles including comprehensive and collision coverage with a limit of not less than \$2,000,000 per occurrence.
  - (5) Comprehensive crime insurance including employee theft, premise, transit and depositor's forgery coverage with limits as to any given occurrence of not less than \$1,000,000.
  - (6) Umbrella liability insurance with an aggregate limit of not less than \$10,000,000.
- (b) The liability policies affording the coverages described in Subsections (a)(3), (a)(4) and (a)(6) above shall be endorsed to cover City and its employees, agents, directors and officers as additional insureds.
  - (c) Operator shall deliver certificates of insurance to City and renewal policies shall be obtained, and certificates delivered to City prior to expiration. Operator shall endeavor to mail Thirty (30) days' prior written notice to certificate holder should any of the policies be cancelled prior to expiration date. Notwithstanding anything in this Agreement to the contrary, Operator's right to collect its insurance charges for any given period is subject only to verification that the required insurance coverage was in effect for that period as evidenced by a duly issued certificate of insurance.

**10. MONTHLY REPORTING.** Within fifteen (15) days after the end of each month, Operator shall mail to City a statement showing all Net Revenues, Operating Expenses, the Management Fee, and the total amount of any deficit (if any) due and payable by City to Operator pursuant to Section 8 of this Agreement for the preceding month.

Operator shall keep complete and accurate reports and records (collectively, the "**Records**") of Net Revenues and Operating Expenses relating to the Premises. Such Records shall be kept in accordance with good accounting practices. Operator shall permit City to inspect Operator's records at Operator's offices during reasonable business hours and at City's expense. Expressly excluded for the Records available for inspection are any Records or portion thereof containing sensitive credit card data or proprietary or confidential information.

Within five (5) days after the end of each month, City shall send Operator a report of all Discounted Funds(as defined in Section 5 above) and all Net Revenues collected by City for preceding month.

**11. INTELLECTUAL PROPERTY.** Operator hereby grants to City, during the term of this agreement only, a non-assignable, non-exclusive right and license to use Operator's intellectual property, including but not limited to trade names, trademarks and any and all on-site parking amenities programs

(the “**Intellectual Property**”), to the extent related to Operator’s administration, management and operation of the Premises. Upon termination of this Agreement for any reason, Operator shall have the right, at its sole cost and expense, to remove the Intellectual Property from the Premises, and City shall refrain from all further use of the Intellectual Property.

**12. CITY’S OBLIGATIONS.** City shall, at its expense, be responsible for performance of the following:

- (a) Except for equipment maintenance duties expressly delegated to Operator pursuant to Section 4 above, all repair and maintenance of the Premises as deemed necessary and prudent in the sole discretion of the City, including (as applicable): utility, plumbing, sewage, drainage, security and lighting systems; paving; painting; directional signs, fencing, parking booths; landscaping; driveways, sidewalks and curbs (including curb cuts); sealing and waterproofing; electrical or mechanical equipment, including traffic control devices used at or in the Premises; and all structural repairs. Operator acknowledges that, pursuant to section III (10) of the RFP, Operator is responsible for painting the numbers and striping every other year for the parking lot of the Downtown Marina.
- (b) Alterations, improvements and additions that City deems necessary and/or as may be required by the Americans With Disabilities Act of 1990, and payment of architectural, engineering or consulting fees with respect thereto.
- (c) All installation, removal, replacement or modification of signage at the Premises as may be required by law or desired by City in order to adhere to the Manual on Uniform Traffic Control Devices (the “**MUTCD**”) or similar standards.
- (d) Safety and/or security personnel and equipment.

With respect to Subsection (d) above, City expressly acknowledges that Operator does not have knowledge or expertise as a guard or security service, and does not employ personnel for that purpose, nor do Operator’s employees undertake the obligation to guard or protect customers against the intentional acts of a third parties. City shall determine, at City’s discretion, whether and to what extent any precautionary warnings, security devices, or security services may be required to protect patrons in and about the premises. City agrees that Operator shall not be liable for claims, demand suits, liabilities, or judgements arising from Operator’s alleged failure to warn, to guard, or to protect persons in or about the Premises from and against intentional threats, harm, or injury, except for the negligent or intentionally committed acts of or by Operator or Operator’s employees.

City agrees that any contract between City and a third party contractor for work on behalf of the City at the Premises shall require (i) the third party contractor to indemnify, save and hold City and Operator harmless from and against and free and clear of all claims, suits, actions, and damages which may arise, occur or result from work performed by said third party contractor, and (ii) to require the third party contractor to name City and Operator as additional insureds on the third party contractor’s policy of insurance and furnish City and Operator with a certificate of insurance evidencing such coverage.

**14. INDEMNIFICATION.** Operator shall defend, indemnify and hold harmless City from and against any and all costs, expenses, losses, liability, claims, judgements and demands (collectively “Losses”) caused by Operator’s breach of this Agreement or caused by the failure of the City to comply with its obligations hereunder or by reason of the negligence of the City, its agents, employees or third parties.

**15. CITY’S INSURANCE.** City shall, at its expense, provide and maintain fire and extended coverage, vandalism and malicious mischief, and all-risk insurance coverages for buildings, improvements and any other real or personal property of City located on the Premises in an amount equal to the full replacement cost thereof.

**16. RELEASE AND WAIVER OF SUBROGATION.** In the event all or part of the Premises (including any buildings, improvements or other real or personal property thereon) are damaged or destroyed by fire or other casualty, the rights or claims of either party or its employees, agents, successors or assigns against the other with respect to liability for such loss, destruction or damage resulting therefrom, including loss, destruction or damage suffered as a result of negligence of either party or their employees or agents, are hereby released and discharged, and any and all subrogation rights or claims are hereby waived to the extent of the actual insurance coverage carried by the parties or which is commonly covered under an all-risk insurance policy, in either case irrespective of applicable deductibles. All such insurance policies shall contain a clause or endorsement providing that the insurance shall not be prejudiced if the insured has waived its rights of recovery (including subrogation rights) against any person or company prior to the date of loss, destruction or damage.

**17. LICENSES AND PERMITS.** Operator shall obtain and maintain all licenses and permits required by an operator of parking facilities by any governmental body or agency having jurisdiction over Operator’s operations at the Premises and will abide by the terms of such licenses and permits. Any license or permit fees incurred by Operator shall be deemed an Operating Expense.

**18. LAWS AND ORDINANCES.** Operator shall not use all or any part of the Premises for any use or purpose which is (i) forbidden by or in violation of any law of the United States, any state law or ordinance, or (ii) may be dangerous to life, limb or property.

**19. LOSS OR DAMAGE TO PREMISES.** In case of any substantial loss of or damage to the Premises as the result of taking under power of eminent domain, or by fire, storm or other casualty, City may (i) repair or restore the Premises at City’s expense, or (ii) abandon the operations and terminate this Agreement by giving at least ten (10) day’s prior written notice to Operator. If City so terminates, City shall not be liable to Operator for Management Fees arising after the date of taking or casualty; provided however, if any portion of the Premises remains suitable for parking and Operator, with City’s prior written approval, continues its operations, Operator shall be entitled to receive its Management Fees for the period during which such operations are continued. If City repairs and restores the Premises, no Management Fees shall be due for the period the Premises are unsuitable for the ordinary conduct of parking business, and Operator shall not be required to provide services hereunder, but this Agreement shall continue in effect and the term shall be extended for a period equal to the period needed for repair and restoration.

20. **RELATIONSHIP OF THE PARTIES.** No partnership or joint venture between the parties is created by this Agreement, it being agreed that the Operator is an independent contractor.
21. **FORCE MAJEURE.** Neither party shall be in violation of this Agreement for failure to perform any of its obligations by reason of strikes, boycotts, labor disputes, embargoes, shortages of materials, acts of God, acts of the public enemy, acts of public authority, weather conditions, riots, rebellion, accidents, sabotage or any other circumstances for which it is not responsible and which are not within its control. No Management Fees shall be due to Operator if it suspends operations for any such cause or event for the period of such suspension.
22. **GOVERNING LAW.** This Agreement shall be governed by and construed in accordance with the laws of the State of South Carolina.
23. **APPROVALS.** Whenever the approval of either party is required herein, such approval shall not be unreasonably withheld or delayed.
24. **WAIVERS.** No waiver of default by either party of any term, covenant or condition hereof to be performed or observed by the other party shall be construed as, or operated as, a waiver of any subsequent default of the same or any other term, covenant or condition hereof.
25. **SEVERABILITY.** If any provision hereof is held to be invalid by a court of competent jurisdiction, such invalidity shall not affect any other provision thereof, provided such invalidity does not materially prejudice either party in its rights and obligations contained in the valid provisions of this Agreement.
26. **ASSIGNMENT.** Operator shall not assign or transfer the Agreement or its right, title or interest herein without the prior written consent of the City, which consent shall not be unreasonably withheld. Operator is hereby given the right to assign this Agreement to an affiliate or Operator or to a corporation substantially all of the stock of which is owned by Operator and/or present or future loans to Operator.
27. **NOTICES.** Any notice or communication required to be given to or served upon wither party hereto shall be given or served by personal service or by express delivery or by mailing the same, postage prepaid, by United States registered or certified mail, return receipt requested, to the following addresses:

**TO CITY:** City of Beaufort, SC  
Attn: Kathy Todd  
19119 Boundary Street  
Beaufort, SC 29902

**TO OPERATOR:** SP Plus Corporation  
Attn: Legal Department  
507 Mainstream Drive  
Nashville, TN 37228

**with copy to:**                    **SP Plus Corporation**  
**Attn: Robert Kamer, Vice President**  
**3340 Peachtree Road NE**  
**Suite 675**  
**Atlanta, GA 30326**

Either part may designate a substitute address at any time hereafter by written notice thereof to the other party.

**28.    ENTIRE AGREEMENT.**    This Agreement, together with all exhibits hereto, constitutes the entire agreement between the parties, and supersedes all representations, statements or prior agreements and understandings both written and oral with respect to the matters contained in this Agreement and exhibits hereto. No person has been authorized to give any information or make any representation not contained in the Agreement. This Agreement may be amended only by written agreement of the parties.

**29.    PARTIES BOUND.**    This Agreement shall be binding upon and inure to the benefit of the parties hereto and their heirs, successors, executors, administrators, legal representatives and permitted assigns.

**30.    NEITHER PARTY DEEMED DRAFTER.**    The parties to this Agreement have had sufficient time to consult legal counsel and negotiate changes regarding the terms hereof. Therefore, neither party shall be deemed the drafter of this Agreement and, as such, this Agreement shall not be construed against either party due to the drafting thereof.

**31.    ATTORNEY FEES.**    In the event that either party hereto should (i) retain legal counsel and/or institute any suit against the other for violation of this Agreement or to enforce any of the covenants or conditions herein, or (ii) intervene in any suit in which the other is a party to enforce or protect its interest or rights hereunder, the prevailing party in any such suit shall be entitled to all of its costs, expenses and reasonable fees of its attorney(s) in connection therewith. The rights and obligations of this section shall survive the termination or expiration of the Agreement.

**32.    AUTHORITY.**    The individual signing this agreement on behalf of City hereby represents that he or she has been empowered with full authority to act on behalf of City in connection with this agreement, and that execution of this agreement has been duly authorized by City. If this Agreement is signed by an agent of City, then the individual signing below on behalf of City's agent hereby represents that he or she has been empowered with full authority to act on behalf of said agent in connection with this Agreement, and that execution of this Agreement has been duly authorized by said agent and by City. The individual signing this Agreement on behalf of Operator hereby represents that he or she has been empowered with full authority to act on behalf of Operator in connection with this agreement and that execution of the Agreement has been duly authorized by Operator.

**33.    COUNTERPARTS AND DELIVER OF SIGNATURES.**    This Agreement may be executed in any number of separate counterparts, each of which shall together be deemed an original, but the several counterparts shall together constitute but one and the same Agreement. A facsimile, portable document format (pdf) file or other reproduction of this Agreement (or the signature page of this Agreement) may be executed by one or more parties hereto, and an executed copy of this Agreement (or the signature page of this Agreement) may be delivered by one or both parties by facsimile or by electronic mail in a pdf file or by similar electronic transmission device pursuant to which the signature of or on behalf of such party can be seen, and such execution and delivery shall be considered valid, binding and effective

for all purposes. At the written request of either party, the parties agree to execute an original of this Agreement with original signatures.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

CITY:

OPERATOR:

**City of Beaufort, SC**

**SP Plus Corporation**

By: \_\_\_\_\_

By: \_\_\_\_\_

Name: \_\_\_\_\_

Name: \_\_\_\_\_

Title: \_\_\_\_\_

Title: \_\_\_\_\_



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## CITY OF BEAUFORT

### DEPARTMENT REQUEST FOR CITY COUNCIL AGENDA ITEM

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**TO:** CITY COUNCIL **DATE:** 3/3/2020  
**FROM:** City of Beaufort  
**AGENDA ITEM TITLE:** Resolution Adopting the Community Development Block Grant (CDBG) Priority Needs  
**MEETING DATE:** 3/10/2020  
**DEPARTMENT:** City Clerk

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**BACKGROUND INFORMATION:**

The City Manager wanted to discuss the city's capital improvement priorities which may qualify for CDBG grants at the February 25, 2020 Worksession.

*The SC CDBG Program is designed to provide assistance to units of local government in improving economic opportunities and meeting community revitalization needs, particularly for persons of low and moderate income (LMI). The CDBG Community Development Program Opportunities chart describes the program categories, types of projects, funds available, and deadlines. Projects from across the state compete for funding. Citizens may make suggestions to the locality to be considered in the planning process. Early each year, a Needs Assessment Public Hearing is held in each locality to determine the needs of the community. (See Attachment - [2020 CDBG Program Opportunities FH](#))*

*The three overarching goals of the CDBG program are to provide decent housing, economic opportunities and a suitable living environment. Within the context of these goals, each project must also meet one of three outcomes identified by HUD: affordability, accessibility, or sustainability.*

*Each activity must address at least one of the three National Objectives of the CDBG program: (1) benefit low and moderate income ("LMI") persons, (2) aid in the prevention or elimination of slums and blight, and (3) meet other urgent community needs posing a serious threat to the health or welfare of the community, where other financial resources are not available to meet such needs. The South Carolina CDBG Program has been designed to give maximum priority to activities that will benefit LMI persons. As required by Title I, the State of South Carolina is certifying to HUD that at least 70 percent of the total CDBG funds received by the State during the three year period from 2020 through 2022 will be used to provide benefits to persons from LMI families. (See Attachment - [2020-CDBG-Program-Description-Draft](#))*

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**PLACED ON AGENDA FOR:**

**REMARKS:**

**ATTACHMENTS:**

Description	Type	Upload Date
Resolution	Backup Material	3/3/2020
Letter	Backup Material	3/3/2020



## RESOLUTION

### RESOLUTION ADOPTING PRIORITY COMMUNITY DEVELOPMENT NEEDS

**WHEREAS**, a public hearing regarding the City's priority community development needs was held at the February 11, 2020 City Council meeting; and

**WHEREAS**, this public hearing was advertised in the January 31, 2020 edition of The Beaufort Gazette; and,

**WHEREAS**, the City Council discussed the City's priority community development needs at their Worksession on February 25, 2020; and,

**NOW THEREFORE, BE IT RESOLVED** by the City Council of Beaufort, South Carolina that the City's priority community development needs for 2020 are as follows:

1. Drainage improvements in low-and-moderate income neighborhoods as identified in our capital improvement plan.
2. Housing programs--housing repair for low-and-moderate income homeowners and for rental units occupied by low-and-moderate income renters; programs to promote new affordable rental housing; programs and policies to promote homeownership for low- and moderate-income households; and incentives to promote affordable infill housing.
3. Funding for public facilities, transportation, and services; other activities that strengthen existing community quality of life (parking garage, event center, education and workforce development, public health and safety).
4. Streetscape improvements in low-and-moderate income neighborhoods, to include Duke III Streetscape (Bladen Street to Ribaut Road), Lafayette, and Calhoun streets.
5. Improvements to public recreation facilities that benefit low-and-moderate income persons.

**IN WITNESS THEREOF**, I hereunto set my hand and caused the Seal of the City of Beaufort to be affixed this 10<sup>th</sup> day of March 2020.

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BILLY KEYSERLING, MAYOR

ATTEST:

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IVETTE BURGESS, CITY CLERK



**CITY OF BEAUFORT**  
**Community and Economic Development Department**

WILLIAM PROKOP  
City Manager

1911 BOUNDARY STREET  
BEAUFORT, SC 29902  
(843) 525-7011  
FAX (843) 986-5606

DAVID PRICHARD  
Community & Economic  
Director

Lowcountry Council of Governments  
Attn: Community & Economic Development  
P.O. Box 98  
634 Campground Road  
Yemassee, SC 29945

**SUBJECT: 2020 CDBG PRIORITY NEEDS**  
**Approved 2-25-2020**

1. Drainage improvements in low-and-moderate income neighborhoods as identified in our capital improvement plan.
2. Housing programs--housing repair for low-and-moderate income homeowners and for rental units occupied by low-and-moderate income renters; programs to promote new affordable rental housing; programs and policies to promote homeownership for low- and moderate income households; and incentives to promote affordable infill housing.
3. Funding for public facilities, transportation, and services; other activities that strengthen existing community quality of life (parking garage, event center, education and workforce development, public health and safety).
4. Streetscape improvements in low-and-moderate income neighborhoods, to include Duke III Streetscape (Bladen Street to Ribaut Road), Lafayette, and Calhoun streets.
5. Improvements to public recreation facilities that benefit low-and-moderate income persons.

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MOU) is entered into by and between the Beaufort County Historical Society (BCHS), the City of Beaufort, Clover Club and Friends of the Beaufort Library (FoL):

WHEREAS, BCHS has proposed, and the City of Beaufort, the Clover Club, and the FoL have agreed, to erect a historical marker at the site of the Carnegie Library located at 701 Craven Street; and,

WHEREAS, all parties agree that BCHS will submit an application to erect this marker to the South Carolina Department of Archives and History (SCDA&H) as a means for sharing and promoting correct historical information; and,

WHEREAS, all parties have expressed an interest in establishing a partnership to finance both the application and the manufacture of the Carnegie Library historical marker;

NOW THEREFORE, all four parties agree to share the expenses of the historical marker as designated by the SC Departments of Archives and History (SCDA&H). The estimated costs for the application fee (\$250), the manufacture of the marker (\$2090), and any miscellaneous expenses are to be divided and shared equally, with each organization paying \$600. All partners must pay their portion to BCHS prior to BCHS submitting the application to SCDA&H. Each partner will have an opportunity to review the copy from the SCDA&H and will have its name on the signage, though possibly abbreviated. Installation shall be completed by BCHS in a space designated by the SC Department of Transportation to be safe and visually unimpeded.

\_\_\_\_\_ date \_\_\_\_\_  
Beaufort County Historical Society

\_\_\_\_\_ date \_\_\_\_\_  
City of Beaufort

\_\_\_\_\_ date \_\_\_\_\_  
Clover Club

\_\_\_\_\_ date \_\_\_\_\_  
Friends of Beaufort Library



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**CITY OF BEAUFORT**  
DEPARTMENT REQUEST FOR CITY COUNCIL AGENDA ITEM

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**TO:** CITY COUNCIL **DATE:** 3/6/2020  
**FROM:** William Prokop, City Manager  
**AGENDA ITEM TITLE:** Ordinance authorizing the City Manager to execute any and all necessary and appropriate documents for the purchase by the City of the property at 2153 Boundary Street - 1st Reading  
**MEETING DATE:** 3/10/2020  
**DEPARTMENT:** City Managers Office

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*BACKGROUND INFORMATION:*

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*PLACED ON AGENDA FOR:*

*REMARKS:*

**ATTACHMENTS:**

Description	Type	Upload Date
Ordinance	Cover Memo	3/6/2020

**ORDINANCE**

Authorizing the City Manager to execute any and all necessary and appropriate documents for the purchase by the City of the property at 2153 Boundary Street

WHEREAS, Coastal States Bank (the Bank) is the owner of the property located at 2153 Boundary Street (the Property); and,

WHEREAS, it is anticipated that the Property will be necessary for the future extension and completion of the parallel road of First Street; and,

WHEREAS, the City has agreed with the Bank to purchase the Property for the sum of \$200,000; and,

WHEREAS, the City has agreed to be responsible for the cost of demolition and removal of the building located on the Property; and,

WHEREAS, City Council believes that it is in the best interest of the City and its citizens for the City to purchase and secure this property for this important projected future use; and,

WHEREAS, an Ordinance is required for the purchase of property by the City:

NOW THEREFORE, be it ordained by the Beaufort City Council, in Council duly assembled, and by the authority of the same, that the City Manager shall be authorized to execute such documents as may be necessary and appropriate for the purchase by the City of the property located at 2153 Boundary Street for the sum of \$200,000.

This Ordinance shall be effective upon adoption.

\_\_\_\_\_  
BILLY KEYSERLING, MAYOR

Attest:

\_\_\_\_\_  
IVETTE BURGESS CITY CLERK

1<sup>st</sup> Reading \_\_\_\_\_

2<sup>nd</sup> Reading & Adoption \_\_\_\_\_

Reviewed by: \_\_\_\_\_  
WILLIAM B. HARVEY, III, CITY ATTORNEY