CITY OF WALHALLA

"MAIN STREET to the MOUNTAINS"

Mr. Danny Edwards, Mayor

Mr. Danny Woodward, Mayor Pro Tem Ms. Sarai Melendez, Councilwoman

Mr. Keith Pace, Councilman Mr. Tyler Jordan, Councilman Mr. Grant Keehn, Councilman Mr. David Underwood, Councilman Mr. Michael Kozlarek, City Attorney Mr. Timothy B. Burton, City Administrator

AGENDA
WALHALLA CITY COUNCIL MEETING
Feb 21, 2023
5:30 PM
City Hall
206 N Church St, Walhalla, SC

CALL TO ORDER & WELCOME

Mayor Edwards

MOMENT OF SILENCE

PLEDGE OF ALLEGIANCE

APPROVAL OF AGENDA

APPROVAL OF MINUTES

Jan 17, 2023 Feb 6, 2023

PUBLIC COMMENT (Public Comment is limited to 5 minutes and must be directed to Council, per City Ordinance 2022-8)

ADMINISTRATOR COMMENTS

Brandon Burton

READING OF PROCLAMATIONS, RESOLUTIONS, AND ORDINANCES

Mayoral Proclamation:

A PROCLAMATION TO RECOGNIZE BLACK HISTORY MONTH AND CONTRIBUTIONS OF BLACK CITIZENS TO WALHALLA

Garden of the

First and Final Reading of Resolutions:

- 1. RESOLUTION 2023-5 A RESOLUTION IN HONOR OF BLACK HISTORY MONTH TO RECOGNIZE THE CONTRIBUTIONS OF MARTHA WRIGHT TO LOCAL GOVERNMENT.
- 2. RESOLUTION 2023-6 A RESOLUTION TO COMMEND CORPORAL PARKER SCRUGGS
- 3. RESOLUTION 2023-7 A RESOLUTION TO ADOPT A COACH'S POLICY.

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Mr. Grant Keehn, Councilman Mr. David Underwood, Councilman Mr. Michael Kozlarek, City Attorney Mr. Timothy B. Burton, City Administrator

Second, Final Reading and Public Review of Ordinances: (Public Comment is limited to 5 minutes and must be directed to Council, per City Ordinance 2020-17)

(none proposed)

First Reading of Ordinances:

1. ORDINANCE 2023-1 AN ORDINANCE TO ESTABLISH A REGISTRATION FOR VACANT AND ABANDON BUILDINGS.

DISCUSSION AND/OR ACTION ITEMS (to include Vote and/or Action on matters brought up for discussion, if required)

- 1. Sanitation Truck Purchase
- Garden of the Go 2. Appointment of Board of Zoning Appeals seat
- 3. Update from Planning Commission
- 4. Discussion of Comprehensive Plan-establish focus groups and steering committee
- 5. Discussion on committee and mayor pro-tempore ordinance update
- 6. Discussion on nuisance alarm ordinance update
- Discussion on outdoor burning ordinance update
- 8. Discussion on controlling dogs ordinance update

EXECUTIVE SESSION (to include Vote and/or Action on matters brought up for discussion, if required)

- 1. Discussion of an economic development matter
- 2. To receive legal advice on contractual matter

MAYOR COMMENTS Mayor Edwards

ADJOURN

City of Walhalla Joint City Council-Planning Commission Tuesday, January 17 2022 • 5:30 PM Council Chambers • City Hall Walhalla, South Carolina Minutes

In accordance with the South Carolina Freedom of Information Act, Section 30-4-10 et seq., South Carolina Code, 1976, the media was duly notified of the date, time, and place of the meeting.

City Council Members Present: Danny Edwards, Danny Woodward, Grant Keehn, Sarai Melendez, Keith Pace, David Underwood

Planning Commission Members Present: Chris Grant, Kelvin Bryant, Jessie Bunning, Regina Orr, William Tatum

Members Absent: Tyler Jordan

Staff Present: Ashley Jones and Celia Myers

Call to Order: Mayor Edwards called the meeting to order at 5:30PM, with a quorum present to conduct the meeting and welcomed all present to the meeting. A moment of silence was observed, as was the Pledge of Allegiance.

Approval of Agenda: Mayor Edwards called for any changes to the agenda. Hearing none, he called for a motion to approve the agenda. Mr. Pace moved to approve the agenda; Mr. Keehn seconded. The agenda was unanimously approved.

Approval of Minutes: Mayor Edwards called for any changes to the minutes of the December 20, 2022 meeting. Hearing none, he called for a motion to approve the minutes. Mr. Pace moved to approve the minutes; Mr. Keehn seconded. The December 20th minutes were unanimously approved. Mayor Edwards then called for any changes to the minutes of the January 3, 2023 meeting and committee reports. Hearing none, Mayor Edwards called for a motion. Mr. Woodward moved to approve the minutes; Ms. Melendez seconded. The motion to approve the January 3rd minutes were approved unanimously.

At this time, Mayor Edwards turned the meeting over to Planning Commission Chair Chris Grant.

Election of Planning Commission Officers: Chairman Grant called for nominations for Chair and Vice-Chair for the 2023 year. Mr. Bryant moved to nominate Chris Grant as Chair. Mr. Grant moved to nominate Kelvin Bryant as Vice-Chair. Hearing no further nominations, Chairman Grant called for a vote. Chris Grant as Chair and Kelvin Bryant as Vice-Chair was approved 5-0.

Approval of Minutes: Chairman Grant called for any changes to the minutes of the October 3, 2022 meeting. Hearing none, he called for a motion to approve the minutes. Mr. Tatum moved to approve the minutes; Mrs. Bunning seconded. The October 3rd minutes were unanimously approved. Chairman Grant then called for any changes to the minutes of the November 7, 2022 meeting. Hearing none, Chairman Grant called for a motion. Mr. Tatum moved to approve the minutes; Mrs. Bunning seconded. The motion to approve the November 7th minutes were approved unanimously.

New Business: Proposed Historic Preservation Ordinance

Celia Myers presented the revised draft of the proposed Historic Preservation Ordinance. Changes were highlighted. These included the removal of language to establish a Board of Architectural Review (BAR), giving the powers to oversee the historical program to the Planning Commission. Again, emphasis was given that this would be voluntary program. After the presentation, Commissioners and Council discussed the draft. Mr. Keehn questioned the voluntary nature of the program and if the designation stayed with the property or the property owner. Mrs. Myers clarified that the property

would be recorded with the designation, if approved, and would transfer to new owners. Mr. Keehn shared his concerns that this meant the program was not voluntary to new owners. He also shared his concerns that a developer could "flip houses" adding this designation, tying the hands of future owners. Chairman Grant countered that the Planning Commission and City Council would have to approve the designation and would notice if someone was attempting to created historic places en masse. Mayor Edwards added that only a few properties/structures would qualify for the program, further reducing this risk. Mr. Pace commented that the benefits for this proposed program would be for commercial properties more so than residential. When questioned, Mrs. Myers stated that the motivations on why to seek designation could vary. For one it may be to seek state and or national historical registry recognition, for another to signify their property as historic through a plaque or marker, for a third to assist in grant funding for renovations/repairs. Planning Commissioners Orr and Bunning added to this discussion. Mr. Underwood asked for confirmation that new owners should be notified of the designation prior to purchase and again asked for confirmation that the program would be voluntary. It was provided. Mr. Keehn questioned the inclusion of historic district language, fearing current or future property owners could be prevented from making the most of their property or feel pressured to join the program. Mrs. Myers tried to alleviate these concerns by stating that new construction would not be held to the same standards and that the program wouldn't affect the use of the property. Mr. Keehn stated he felt the district language should be removed. Ms. Melendez compared this ordinance to previous ordinances, adding that Council would have the ability to come back and tweak the language, should it not perform as expected. Chairman Grant thanked Council for the joint discussion. No action was taken on this item.

The meeting was turned back over to Mayor Edwards, who called for a brief recess at 6:05 PM.

At 6:10, Mayor Edwards called the meeting back to order.

Public Comments: Mayor Edwards called for any public comments. No one approached.

Administrator Comments: None provided.

Second, Final Reading and Public Review of Ordinances:

Ordinance 2022-14 - An ordinance to issue amendment to No. 1 to amend the FY 2023 Budget document and other matters related thereto. Mayor Edwards called for any comments. None were provided. Mayor Edwards called for a motion. Mr. Pace moved to approve Ordinance 2022-14; Mr. Underwood seconded. Mayor Edwards called for any discussion. Hearing none, the motion to approve passed 6-0.

Discussion and/or Action Items

Sanitation Truck Purchase: Mr. Pace informed that Council that staff had found a truck with a heavier chassis and a lower price. He moved to table the item pending further information; Mr. Underwood seconded. The motion to table the item on purchasing a sanitation truck was passed 6-0.

Mayor Edwards called for any other business. Hearing none, Mayor Edwards adjourned the meeting at 6:16 pm.

Respectfully Submitted,

Celia Boyd Myers, AICP Community Development Manager The City of Walhalla City Council held a City Committee Meeting Tuesday, February 7, 2023, at 5:30 PM. The location of the meeting was in Council Chambers of City Hall, 206 N. Church Street, Walhalla, SC 29691.

PRESENT: Mayor Danny Edwards, Mayor Pro-Tempore Danny Woodward, Councilman

Keith Pace, Councilman Grant Keehn, Councilman Tyler Jordan, Councilwoman

ABSENT: Councilman David Underwood, Councilwoman Sarai Melendez (at training)

STAFF: Brandon Burton, Russ Price, Tim Rice, Scott Parris, Will Bates, Celia Myers.

OTHERS: WGOG, The Journal, Public

Mayor Danny Edwards called the meeting to order at 5:30 PM and called for a moment of silence.

Mayor Danny Edwards asked Councilman Keith Pace to lead the Pledge of Allegiance.

Mayor Edwards called for a motion to approve the agenda. Mayor Pro-Tempore Danny Woodward made the motion, Councilman Keith Pace second. Mayor Edwards called for discussion and vote. All present councilmembers voted yea. None nay.

Mayor Danny Edwards opened for public comment and went over rules of meeting as it pertained to public comment. No public comments made.

Committee Reports were given by respective department heads.

Parks and Recreation- Mr. Woodward, Chair

Councilman Woodward reported: (Mr. Galbreath not in attendance due to last night of tournaments)

Walhalla City basketball tournaments wrapped up last night. The County Tournaments start tonight. All-Star practice will begin Monday, February 13, 2023. All-Star District Tournament will be on February 24-25, 2023.

Baseball and softball sign up started Monday, February 6, 2023 and will go through Friday, February 17, 2023.

Public Works- Mr. Jordan, Chair

Director Russ Price submitted report:

January the City of Walhalla picked up:

242-tons of residential garbage 127-tons of commercial garbage -tons of furniture 52-tons of recyclable brush -tons of mattresses 22tons C&D

Roll Carts for January
23 Delivered
4 Picked up
2 Repaired and Replaced

We took down Christmas lights. We removed Bradford Pears at the depot, South Broad, and two at Benson's Farm Supply.

Leaf truck is still down. Parts are in and should have it running this week.

Trash truck has been down a couple of weeks. It will be back up and running soon. We are a little behind on trash.

Police- Mr. Underwood, Chair

Chief Tim Rice reported:

January Events/Training/Other news:
Officer Mark Mealy attended Specific Skills Training Certification
Hosted Caught Being Good at WMS
Grant received from Spirit of Blue for safety equipment
Safewise ranked Walhalla #3 for the safest city in the state
New Hire Kyle Langdon
1 vacant position

Coming up:

Staff Sgt Zach McCall will be heading to the academy for Narcotics Training In the next 6 weeks, all officers will have completed the annual in-service training; emergency vehicle operations and pursuit driving along with the Oconee County Sheriffs Office. Annual firearms qualifications

1383 total calls for service 27 arrests made/ 0 juvenile referral 432 business checks/extra patrols
36 hours of overtime- 32 shift coverage, 4 court, 0 special event
118 hours of training

Utilities- Mr. Keehn, Chair

Director Scott Parris reported:

The next few weeks, we will be doing maintenance at the bike park on Watershed Lake; clearing trees and brush off the dam.

Last week there was an issue with the billing software. The system was down for 2.5 days- not generating bills. It's running now. We updated due dates to the 20th and no penalties were added for this month.

Customers had high bills because of frozen pipes and line breaks during the cold snap around Christmas. We are assisting customers with these high bills and offering those who are eligible a leak adjustment, if they show proof that they repaired it. That is offered once every 4 years. For people who do not qualify, we offer a payment plan.

Newer development, extension of Windsor at Walhalla, 1st phase has been completed- 48 lots. Application to DHEC for final approval.

Community Development, Ms. Melendez Chair

Celia Myers reported:

Researched workforce housing opportunities and short-term rentals

Working on historical ordinance

Working on zoning ordinance

Working on vacant building ordinance

Working with 2 potential new business owners, as well as a food trailer

8 complaints in reference to property maintenance; still within grace period. Will look at and address next week.

South Carolina chapter for the American Planning Association came up two weekends ago to hold a charette for the Kaufman Square Park

Two preliminary plat requests- subdivision and habitat for humanity

Laying groundwork for the baseline conditions for the comprehensive plans

Processed permits

General office and website management

Councilman Grant Keehn brought up the possibility of allowing people in city limits to have hens to produce eggs or farm animals for households. Councilmembers discussed. There would need to be a review of the existing city ordinance.

Fire and Codes- Ms. Melendez, Chair

Chief Will Bates gave report:

120 Fire responded to calls for services- fire, medical/rescue20 mutual aid calls162 hours on incidents271 hours of training

Fully staffed.

Still going through SC DHEC BLS agency certification

The following grants have been rewarded:

V-Safe- \$13,350 which will go toward purchasing a combination tool to help with vehicle extrication

General Government- Mr. Pace, Chair

Administrator Burton gave report:

City Judge, Roberta Barton, was sworn in as Municipal Judge

Met with Oconee County Public Library group to start planning for the Hispanic Heritage

Festival and looked at grant opportunity that we will be proceeding with

Upcoming month- the Judge and Court Clerk will be in Columbia for training

Budget workshop is now posted on the website

Online business license renewal is live

Working on numerous ordinances

Chief Rice and Celia are working on leash law

Chief Bates working on outdoor burning; working on permits for businesses with firepits

Chief Rice, John, and Russ are working on park designations

Looking at short term rentals

Working on historical ordinances

Personnel Handbook update is completed and will be on the agenda for March

General Code is in final stages

Sanitation Routes are on website

Code Enforcement actions begin mid -Feb

Email updated from web-based email to Microsoft

City dept heads working on goals for budget

Working with Enterprise Fleet to look at fleet management for our vehicles; it's a vehicle rotation program and will save \$25,000/year, maybe a little more

Stumphouse contractors onsite

Waiting on federal government to approve the contractor for the greenway

Chicopee substantially complete

Waterline improvement project in pre-construction phase

Working with Russ to redo deck boards at depot and building dumpster screens for dumpsters in city parking lot

Invitational bid for the Rec Dept for Sertoma II LED lights and controller installation, and to provide a new scoreboard

Ross Mountain Parking invitational bid will be sent out this month

Readvertising invitation for bid for South Catherine one lane; signage and sidewalk work Winter Wonderland event for Main St in January

Planning is underway for the Main Street to Mountains Festival in May and bike race Sewer Board passed billing structure change: residential rates will be \$10.00 base fee with a \$5.39 volumetric per thousand gallon fee; non-residential \$15.00 base fee with a \$7.73 per thousand gallon. Working with West Union, as well.

Administrator Burton mentioned streamlining committee and council meetings. Will continue to discuss later.

Mayor Danny Edwards reviewed financial report with councilmembers.

Mayor Pro-Tempore Danny Woodward made a motion to adjourn, Councilman Jordan second. Mayor Edwards called for a vote. All present councilmembers voted yea. None nay.

Meeting adjourned.



OCONEE JOINT REGIONAL SEWER AUTHORITY

623 Return Church Road Seneca, South Carolina 29678 Phone (864) 972-3900 www.ojrsa.org

TO: Scott Moulder, Seneca City Administrator

Brandon Burton, Walhalla City Administrator Kevin Bronson, Westminster City Administrator Mayor Linda Oliver, Town of West Union

RE: New Billing Rate Structure Notification

February 9, 2023

This is notification that the OJRSA Board of Commissioners voted to approve a new billing rate structure at our February 6, 2023 board meeting. This new rate structure sets a user base rate plus volumetric rate for residential and non-residential customers. The new rate structure, which is <u>effective on July 1, 2023</u>, is as follows:

Residential:

Base Rate of \$10.00 per month + Volumetric Rate of \$5.39 per 1,000 Gallons

Non-Residential:

Base Rate of \$15.00 per month + Volumetric Rate of \$7.37 per 1,000 Gallons

The Member Cities will collect the fees from their customers and submit the payment with the appropriate usage documentation to the OJRSA by the 15th of each month, with the first payment due in August 2023.

If you have any questions, please do not hesitate to contact us.

Sincerely.

OCOME JOINT REGIONAL SEWER AUTHORITY

Christopher Eleaze Executive Director

CRE:Is

A PROCLAMATION

TO RECOGNIZE BLACK HISTORY MONTH AND CONTRIBUTIONS OF BLACK CITIZENS TO WALHALLA

WHEREAS, a week was chosen in February of 1926 to celebrate Black History as it acknowledged the birthdays of Abraham Lincoln on Feb. 12 and of Frederick Douglass on Feb. 20, both of whom were recognized as champions of freedom and equality for all men; and

WHEREAS, in 1976 Black History Month was formally adopted to honor and affirm the importance of Black History throughout our American experience, which goes back thousands of years; and

WHEREAS, African Americans have been pivotal in the creation of a massive number of inventions and are recognized for achievements in agriculture, education, social services, public safety, health, business, fine arts, entertainment, science, politics, law, engineering, and technology; and

WHEREAS, Black history is not only a part of American history but also has an important place in Walhalla's history;

WHEREAS, Black Walhallans have owned and operated barber shops, beauty shops, butcher shops, cleaning services, childcare, teachers, tv repair, and served on Walhalla City Council; and

WHEREAS, during Black History Month all Walhallans are encouraged to reflect on past successes and challenged of African Americans and look to the future to continue to improve society so that we live up to the ideals of freedom, equality and justice

NOW, THEREFORE, I, Mayor Danny Edwards, proclaim February 2023 as Black History Month and encourage all citizens to learn about, support, and appreciate the successes and accomplishments made by Black Americans in Walhalla and abroad.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the official seal of the City of Walhalla, South Carolina to be affixed this Twenty First day of February, in the year of our Lord Two Thousand Twenty-Three.

Mayor Danny Edwards	

STATE OF SOUTH CAROL	INA)	
COUNTY OF OCONEE)	RESOLUTION 2023-5
CITY OF WALHALLA)	

A RESOLUTION IN HONOR OF BLACK HISTORY MONTH TO RECOGNIZE THE CONTRIBUTIONS OF MARTHA WRIGHT TO LOCAL GOVERNMENT

WHEREAS, February is designated as Black History Month and Black history has an important place in Walhalla's history; and

WHEREAS, Mrs. Martha Wright was born and raised in Walhalla, graduating in 1962 from Blue Ridge High School, then moving to Tennessee for college; and

WHEREAS, after college, Mrs. Wright worked as a communications trainer, retired, and moved back to Walhalla in 1990; and

WHEREAS, Mrs. Wright found plenty of time on her hands and desired to do more; and

WHEREAS, Mrs. Wright went to work for Oconee County staying 14 years mapping and assigning many E-911 addresses, managing rights of ways, and issuing building permits; and

WHEREAS, Mrs. White retired once again, however, only to keep working for another 5 years for Voter Registration, spending many hours registering voters and staffing elections, helping people vote at Shaver Recreation Center; and

WHEREAS, in 1995 Mrs. Wright successfully ran and was elected to Walhalla City Council for a 2-year term garnering the second highest number of votes; and

WHEREAS, Mrs. Wright was the first and only black person elected to Council in Walhalla; and

WHEREAS, Mrs. Wright, as city councilwoman, served on Keep Oconee Beautiful, American Red Cross Disaster Team, and building/zoning, public works and public utilities city council committees; and

WHEREAS, Today, Mrs. Wright still serves in numerous capacities with Double Springs Baptist Church, Seneca Creek Baptist Association, treasurer for Blue Ridge High School Reunion Committee, and serves on the Blue Ridge Community Center board.

լ 5

Mrs. Martha Wright as an exempl	City Council resolves to recognize Walhalla's Black History and lary public servant and sincerely thanks her for her contributions
to make our county and the City of	
AND IT IS SO RESOLVED this	s 21th day of February 2023.
	Mayor Danny Edwards
(seal)	
Attest:	
Timothy B. Burton, City Adminis	strator
2.11.0.1.1	

STATE OF SOUTH CAROLINA	A)				
COUNTY OF OCONEE	OUNTY OF OCONEE) RESOLUTION 2023-6				
CITY OF WALHALLA)				
A RESOLUTION TO	COMMI	END CORPORAL PARKER SCRUGGS			
WHEREAS, Corporal Parker Scr Walhalla; and	uggs is a	a duly sworn law enforcement officer for the City of			
WHEREAS, Corporal Scruggs wa	s on duty	on January 26, 2023 in the City of Walhalla; and			
WHEREAS, Mrs. Lucille Johnson town and Mrs. Johnson never arrive		gia departed her home for an appointment in a nearby appointment; and			
WHEREAS, fearing the worst, Ha that search led to South Carolina; a		Sheriff and family began searching for Mrs. Johnson,			
WHEREAS, Corporal Scruggs sav	w the stor	y about Mrs. Johnson earlier in the day; and			
WHEREAS, during the course of hand made contact; and	nis patrol	he, encountered a vehicle that matched Mrs. Johnson's			
WHEREAS, Corporal Scruggs det a former employer that was the nie		that this was the missing lady from Georgia, he called s. Johnson; and			
WHEREAS, Mrs. Johnson was sat	fely reuni	ted with her family the very day she veered off course.			
	ggs' exce	ouncil resolves to commend and express its sincere eptional awareness during this family crisis, his quick n.			
AND IT IS SO RESOLVED this	21th day	of February 2023.			
(seal)	Mayor	Danny Edwards			
Attest:					
Timothy B. Burton, City Administr	rator	1			

Resolution 2023-6 Commending Cpl. Scruggs

STATE OF SOUTH CAROLINA)	
COUNTY OF OCONEE)	RESOLUTION 2023-7
CITY OF WALHALLA)	
A RESOLUTION	TO	ADOPT A POLICY ON COACHES
WHEREAS, the City of Walhalla Recreation Department; and	appre	ciates the many coaches that volunteer for the Walhalla
WHEREAS, the City of Walhalla d	esires	s to have an exceptional volunteer coaching staff; and
WHEREAS, the City of Walhalla ownen lives; and	lesire	es for its programs to enrich the lives of young men and
WHEREAS, the City of Walhalla sportsmanlike, safe, positive, and dr		ommitted to ensuring its participants are nurtured in a d alcohol-free environment;
	in Ex	uncil resolves to adopt a Coaches policy for the Walhalla chibit A. The exhibit identified in this Resolution are e a part hereof.
AND IT IS SO RESOLVED this 2	1th da	ay of February 2023.
	May	vor Danny Edwards
(seal)		
Attest:		
Timothy B. Burton, City Administra	tor	





Background Check Policy for the Athletic Coaches/Volunteers

The City of Walhalla Recreation Department has the responsibility to protect the wellbeing and safety of all participants. As an extension of its on-going efforts to support this initiative, the Recreation Department has created a strategy to ensure that every volunteer meets a minimum standard that would provide participants with a safe environment.

The City of Walhalla Recreation has adopted a mandatory background screening policy for coaches/volunteers. In order to be a coach/volunteer with our athletic leagues, individuals must register as a coach each season and complete a yearly background check.

Each Applicant will be screened, and the cost of the background check will be covered by the City of Walhalla. The City of Walhalla will follow the guidelines below to determine if an applicant is eligible to serve as a coach/volunteer.

Application Disqualifiers

- Any Felony Conviction within 10 years
- Any sexual related crime and/or registered sex offender
- Any Drug convictions within the last 5 years or multiple conviction within 10 years
- Two or more DUI Convictions within the last 5 years
- Any Misdemeanor that involves violent behavior within 7 years
- Any crime involving moral turpitude
- Falsifying Application
- Any Misdemeanor Contributing to the Delinquency of a Minor
- Any Pending Charges
- Other situations where the City of Walhalla determines could be harmful to children and the City

Appeal Process (In case of disqualified application)

The applicant will be notified if their application is disqualified for any of the reasons above. If the applicant disputes the finding of the background check, they can appeal the Recreation Director and the City Administrator.

All information contained in the background checks and the finding are held in confidence. Information is not shared with outside organizations or individuals.

This policy not only supports long standing initiatives such as Tri-county Board of Directors Policies and Code of	f
Conduct, but also supports the well-being for the children in our programs.	

Signature:	Date:

WALHALLA RECREATION DEPARTMENT

COACHES

It is the goal of the Walhalla Recreation Department staff that participation in recreational sports programs be individually and cooperatively a wholesome, fun, and personally rewarding experience. Each participant, along with the coaches, should try to achieve a more positive attitude for sport, enhance its objectives that he/she had at the start of the season. All players and coaches shall be guided by the following Code of Conduct:

- NO coach or player shall be guilty of objectionable demonstrations of dissent at an official's decision.
- Only head coach shall discuss with an official, in any manner, the decision reached by an official.
- No coach, player or fan shall be guilty of personal verbal abuse upon any official, coach, player or fan for any decision.
- No coach or player shall be guilty of using unsportsmanlike tactics in the play of a game.
- No coach or player shall at any time lay a hand on, push, shove, strike, threaten to strike, otherwise attempt bodily harm to an official, staff member, coach, player or fan.

CHOOSING HEAD COACHES

Coaches are selected from volunteers and recruiting. The following steps are methods used in selection:

- Background check required.
- Returning coaches from the same age group.
- Returning coaches moving up or down in age group.
- Assistant coach from the same age group of previous year given position of Head Coach.
- Coaches in other sports for the department.
- Conduct of coach in prior coaching or spectator activities.
- Decision of Recreation Staff.

ALL-STAR COACH SELECTION

An All-Star Coach will be selected by the Recreation Department based on the following criteria:

- Knowledge of the game.
- Attitude during the season.
- Desire to win (during tournament play only).
- Ability to teach.
- Years of experience.
- Decision of the Recreation Director & Athletic Director.

TERMINATION OF A COACH

- Use of alcohol or drugs.
- Excessive abuse of officials.
- If a coach is ejected from a game, he/she must see the director prior to coaching another game.
- Excessive use of profanity.
- Physical abuse of participants.

- Disobeying rules adopted by the Recreation Department.
- Decision of the Recreation Director or Athletic Director.
- Use of social media in a negative manner towards an official, staff member, coach, player, fan or any recreation department.
- Any conviction, guilty plea, no contest plea, or court directed program in lieu of conviction to the application disqualifiers.
- Other reasons as determined by the City of Walhalla to uphold a safe and positive image.

I have read and agree to all the above rules and have also read the Coaches Code of Ethics			
and I,	wish to volunteer as a	a Head Coach or Assistant Coach for	
(Sport)	(Age division)	Date	

South Carolina Athletic Programs (SCAPI

Youth Coaches Code of Ethics

The coach shall be aware that he or she has a tremendous influence, for either good or ill, on the development of the athlete, thus, shall never place the value of winning above the value of instilling the highest ideals of character.

The coach shall uphold the honor and dignity of coaching. In all personal contact with athletes, league administrators, tournament officials, and the public, the coach shall strive to set an example of the highest ethical and moral conduct.

The coach shall take an active role in the prevention of drug, alcohol, and tobacco use.

The coach shall avoid the use of alcohol and tobacco products when in contact with players.

The coach shall master the games rules and shall teach them to his or her team members. The coach shall not seek an advantage by circumventing the spirit or letter of the rules.

The coach shall exert his or her influence to enhance positive sportsmanship by spectators.

The coach shall respect and support game officials. The coach shall not indulge in conduct which would incite players or spectators against the officials. Public criticism of officials or players is unethical.

The coach should meet and exchange cordial greetings with the opposing coach to set the correct tone for the game before and after the game.

I understand that unsportsmanlike behavior can lead to my suspension from and removal from this game and/or tournament. I understand that violating the rules of conduct may also lead to my suspension.

Filit Name		
Signature		
orginataro		
League	Date	

Drint Name

South Carolina Dixie Youth Coaches Code of Ethics

The coach shall be aware that he or she has a tremendous influence, for either good or ill, on the development of the athlete, thus, shall never place the value of winning above the value of instilling the highest ideals of character.

The coach shall uphold the honor and dignity of coaching. In all personal contact with athletes, league administrators, tournament officials, and the public, the coach shall strive to set an example of the highest ethical and moral conduct.

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I understand that unsportsmanlike behavior can lead to my suspension from and removal from this game and/or tournament. I understand that violating the rules of conduct may also lead to my suspension.

Print name		
Signature		
League	Date	

STATE OF SOUTH CAROL	INA)	
COUNTY OF OCONEE)	ORDINANCE 2023-01
CITY OF WAI HAI I A)	

AN ORDINANCE TO ESTABLISH A REGISTRATION FOR VACANT AND ABANDONED BUILDINGS

Whereas, the City of Walhalla desires to have its buildings occupied for homes and businesses to ensure a safe and healthy community; and

Whereas, vacant buildings can create health and safety hazards; and

Whereas, vacant buildings can become eyesores and a detriment on communities, affecting overall quality of life; and

Whereas, the City of Walhalla desires to have its vacant buildings registered for code enforcement and emergencies; and

NOW THEREFORE: it is ordained and enacted that: by the Mayor and Council members of the Municipality of Walhalla, in Council assembled, that the following ordinance, shall be as follows:

Section 1-1: Purpose.

- (1) Vacant and abandoned properties create and pose significant and costly problems for the City. These properties often become a drain on the City budget and detract from the quality of life of the neighborhood and the City as a whole. Vacant buildings are an impediment to neighborhood and commercial redevelopment and rehabilitation, decrease property values, and prevent neighborhood stabilization. These structures are unsightly, often structurally unsound or otherwise dangerous, attract criminal activity, and otherwise create a threat to public health, safety, and welfare of neighboring properties and the general public.
- (2) A significant obstacle in providing effective and prompt enforcement of the current City codes, as they relate to vacant buildings, is the inability to contact the owners of abandoned properties. These buildings are often also the subject of foreclosure actions by lien holders, which take considerable time to resolve.

(3) The purpose of this ordinance is to provide a just, equitable and practicable method for identifying, managing and responding to the numerous issues associated with vacant buildings that have been abandoned. This chapter is intended to prevent or mitigate dangers to health, safety and welfare, promote responsible management, provide a safe neighborhood for residents, safeguard property values, expedite housing repairs, and provide for prompt contact with owners or managers by police, fire, and code enforcement when issues or emergencies develop.

Section 1-2: Definitions

Unless otherwise expressly stated, the following terms shall, for the purposes of this Code, have the meanings shown in this section. Where terms are not defined, through the methods authorized by this section, such terms shall have ordinarily accepted meaning such as the context implies.

<u>Citation</u> means a charge or formal written accusation of violation of a municipal, state or federal law, regulation or ordinance, including any violations of the International Property Maintenance Code as adopted by the City of Walhalla.

<u>Code violation</u> means violation of any code adopted and/or enforced by the city, which may include but not be limited to the City of Walhalla Code of Ordinances or the International Property Maintenance Code.

<u>Courtesy</u> registration means notification by mail, phone, fax or email to the community development department or code enforcement officer notifying them of an extended vacancy of 120 days or more of a primary residence for work, vacation, military or a medical reason.

<u>Non-residential structure</u> means any building designed for occupancy for office, commercial, industrial, three or more residential units, or a combination thereof.

<u>Owner</u> means any person, firm or corporation having a legal or equitable title in the property; or recorded in the official records of the state, county or municipality as holding title.

<u>Property</u> means a lot, plot, premises or parcel of land, including the buildings or structures thereon.

<u>Residential structure</u> means a building designed for occupancy as a single family or two-family dwelling.

Responsible local representative means a person having his or her place of residence or business office within 45 miles of the vacant building and designated by the property owner as the agent responsible for operating such property in compliance with the ordinances adopted by the city. For the purposes of this article, the term "agent" shall refer to the responsible local representative.

<u>Responsible party</u> means any owner, occupant, agent, manager, operator and/or management company of a building, dwelling, structure or lot.

<u>Secure</u> means a building or portion of a building is closed or locked for entry by normal means other than boarding.

<u>Unoccupied</u> means a building which is not being used for a legal occupancy.

<u>Unsecured</u> means a building or portion of a building is open to entry by unauthorized persons without the use of tools or ladders.

<u>Vacant building</u> means any structure built for occupancy of residential, commercial or industrial uses that is unoccupied.

<u>Vacant building</u>; categorical classification standards: A building or portion of a building which is:

- (1) Category I: No current code violations on the structure or the premise.
 - a. The building is secure, not boarded.
 - b. The building is structurally sound with no code violations.
 - c. The property is maintained to minimal code by owner or responsible party.
- (2) Category II: Minimal code violations.
 - a. The building is boarded and secure.
 - b. The building is structurally sound with minor code violations.
 - c. The property is not regularly maintained.
- (3) Category III: Severe code violations.
 - a. The building is boarded or needs to be boarded.
 - b. Structural deficiencies are evident.
 - c. History of criminal activity at the address.
 - d. Structure is unfit for occupancy.
 - e. The property is not maintained.

<u>Abandoned building</u> is any building or structure that is vacant and is under a current notice of default; under a current notice of trustee's sale; pending a Tax Assessor's lien sale; any property that has been the subject of a foreclosure sale where the title was

retained by the beneficiary of a deed of trust involved in the foreclosure; any property transferred under a deed in lieu of foreclosure/sale; and

- (1) Any building that meets one or more of the conditions cited below.
 - a. Doors and windows on the mortgaged premises are continuously boarded up, broken or left unlocked;
 - b. Rubbish, trash or debris has observably accumulated on the mortgaged premises;
 - c. Furnishings and personal property are absent from the mortgaged premises;
 - d. The mortgaged premises are deteriorating so as to constitute a threat to public health or safety;
 - e. A mortgagee has changed the locks on the mortgaged premises and neither the mortgagor nor anyone on the mortgagor's behalf has requested entrance to, or taken other steps to gain entrance to, the mortgaged premises;
 - f. Reports of trespassers, vandalism or other illegal acts being committed on the mortgaged premises have been made to local law enforcement authorities;
 - g. A code enforcement officer or other public official has made a determination or finding that the mortgaged premises are abandoned or unfit for occupancy;
 - h. The mortgagor is deceased and there is no evidence that an heir or personal representative has taken possession of the mortgaged premises;
 - i. Other reasonable indicia of abandonment.

Section 1-3: Registration of vacant buildings.

- (1) Except as provided in subsection (2) below, all vacant buildings shall be registered with the Community Development department within 120 days of becoming vacant as defined in section 1-2. Registration is valid for 12 months and must be renewed annually from date the building became vacant.
- (2) Exemptions from registration:
 - Residential structures that are used as residential rentals and have active residential rental permits;
 - b. Office, industrial, or general commercial use buildings actively for sale or lease for less than twelve (12) months; with a licensed real estate company or managed by a licensed property management company that meet minimum building codes;
 - c. Structures that have multiple units in which at least one unit is occupied;

- d. Accessory structures not designed for occupancy; and/or
- e. Buildings that serve as a primary residence in which the owner is away for an extended period of time for work, vacation, military or medical reason. Building and property must be maintained to minimum code. Requires a courtesy registration.
- (3) If the building is vacant at the expiration of any registration period the owner shall renew such building and pay the annual registration and inspection fees.
- (4) The owner registering a vacant building shall supply the following information on an authorized form provided by the Community Development department.
 - a. Name, address, and telephone number of the owner;
 - b. Name, address and telephone number of any responsible party, if applicable;
 - c. Name, address, and telephone number of any local agent or representative of the owner, required if the owner's residence or business address in more than 45 miles from vacant building;
 - d. Tax parcel identification number of the premise on which the building is situated:
 - e. The common address of the building; and
 - f. Vacant building plan in accordance with section 1-4.
- (5) Following the initial registration of the vacant building, the code enforcement officer and/or fire marshal shall conduct an inspection of the property and premises to determine any code violations and to verify the vacant building category.
 - a. A status report will be provided to the owner of the building with the findings and current condition of the property. It will include any found violations and assign a category to the building.
 - b. Owners have the opportunity to address findings and request a reinspection to update the building's category classification.
- (6) All vacant buildings must remain secure and/or boarded in accordance current adopted IPMC.
- (7) Upon request by the code official, the owner shall post "No Trespass" placards on the property. Additional employment of security services for non-residential properties for a specified number of hours every day may be required by the police chief or his/her designee on the basis of the property history of code and/or criminal violations.

(8) Vacant building owners must designate a responsible local representative ("agent") if their place of residence or business is more than 45 miles from the vacant building. The responsible local representative shall act as agent for the property owner for purposes of accepting legal service; however, the vacant building owner remains personally liable in criminal prosecutions for code violations. The responsible local representative must be available at the number listed at all times in the event of an emergency or catastrophe.

Section 1-4: Establishment of vacant building plan.

- (1) All buildings registered, as required by this chapter, shall submit the following documents along with the Vacant Building Form to the Community Development Department at the time of registration and/or annual renewal:
 - a. A site plan;
 - b. A layout of the structure, if non-residential;
 - c. A plan of action to secure, monitor and maintain the building and premises thereof in conformance with this chapter;
 - d. Written consent by the owner, allowing City officials to enter and inspect the property
- (2) When a building, which is classified as a Category II or Category III, is registered as required by this chapter, the owner shall submit, or caused to be submitted, a rehabilitation plan for approval within 30 days of being notified building is a Category II or III classification by City officials. The plan shall contain the following:
 - a. A plan to make the building ready for occupancy with sufficient detail regarding the proposed repair and/or rehabilitation of the building to enable the code official to determine the adequacy of such plan
 - For buildings, dwellings or structures which are identified as being or containing public nuisances, then the vacant building plan shall contain a plan of action to remedy such public nuisances;
 - c. Buildings classified as Category III shall meet with the Fire Marshal/Fire Chief to review structural deficiencies and determine a plan, in case of fire or other emergency. Findings/recommendations shall be part of the submitted plan.
- (3) If the property is subject to a rehabilitation plan and the plan has been properly approved by the Community Development department, any transfer of property is subject to the terms of the vacant building plan. The transferee may apply to the city to be released from the requirements of the vacant building rehabilitation plan; however, a revised rehabilitation plan shall be submitted in its place for approval.

Section 1-5: Vacant building fees.

- (1) Annual registration fees are based on the use, category classification and the number of years that a building has been vacant (after the effective date of the ordinance from which this article derives). All fees are due at the time of registration or renewal.
 - a. Fees for Non-residential structures are as follows:

Year	Category I	Category II	Category III
Initial Registration	\$50	\$50	\$50
First Annual Renewal	\$100	\$150	\$200
Second Annual	\$500	\$750	\$1,000
Renewal			
Third Annual Renewal	\$1000	\$1500	\$2000
Each year thereafter	\$1500	\$2250	\$3000

b. Fees for Residential structures are as follows:

Year	Category I	Category II	Category III
Initial Registration	\$0	\$0	\$0
First Annual Renewal	\$50	\$50	\$100
Second Annual Renewal	\$50	\$250	\$500
Third Annual Renewal	\$50	\$500	\$1000
Each year thereafter	\$50	\$500	\$1000

- c. An annual compliance inspection fee of \$50.00, in addition to the vacant building fee, is required on all non-exempt vacant buildings. The fee shall be paid at the time of registration and/or renewal.
- d. Upon determination of a vacant building that hasn't been registered in accordance with this section additional penalties may apply in addition to the annual registration fees in accordance to section 1-6.
- e. Delinquent registration fees as a lien. After the owner is given notice of the amount of the registration fee due, except for those owners that have properly perfected an appeal pursuant to section 1-7, and the owner fails to pay the amount due, said amount shall constitute a debt due and owing to the city, and the city may commence a civil action to collect such the unpaid debt.

- f. Exemptions from annual registration fees may be granted for the following situations upon notification in writing to the City; registration is still required:
 - Residential and commercial buildings that have been actively marketed for sale or rent over twelve (12) months. Must be maintained to minimum code for the duration on the market;
 - ii. Buildings that are actively being renovated, up to twelve (12) months. Repairs and progression must be noticeable by the inspector/fire marshal. If renovations take longer than twelve (12) months, owner/agent may request an extension. Strongly recommend owner/agent request a reinspection every six (6) months to properly reflect category classification and maintain fee waiver.
 - iii. Properties that are in probate and actively being transferred;
- iv. Structures damaged by a fire or weather event may be exempt for up to one year;
- v. Financial hardship;
- vi. Category I structures that have not had citations within the last twelve (12) months;
- vii. Buildings that are structurally deficient that have been ordered by the City to be demolished and removed, in which the owner has provided consent to the City to demolish, and the City has accepted the consent. Liens are to be placed against the property to cover the cost of demolition.
- (2) Exemptions from annual registration fees not defined in this section may be requested to the Construction Board of Appeals for consideration.

Section 1-6: Enforcement and penalties.

- (1) Upon determination that a vacant building owner has failed to register or update information in accordance with this section, an administrative penalty of \$500.00 in addition to the registration/classification fee and inspection fee will be assessed, if not in compliance within 30 days after notice.
- (2) Failure by the owner to submit a vacant building rehabilitation plan within 30 days of notice or comply with a vacant building plan that has been approved by the city under this section is a violation of the Code and may be assessed an administrative penalty of \$500.00.

Section 1-7: Appeal.

Any person aggrieved by the requirements of this section may seek administrative appeal to the Construction Board of Appeals. Any person aggrieved by a final decision issued under this section by the Construction Board of Appeals, may seek relief in any court of competent jurisdiction as provided by the law.

This Ordinance shall be effective immediately upon funtil July 31, 2023 to register vacant buildings.	final reading. Building owners have
AND IS DONE AND RATIFIED in Council Duly ass 2023.	sembled thisDay of
2020.	
	Danny Edwards, Mayor
(SEAL)	Daility Edwards, Mayor
ATTEST:	
Timothy B. Burton, City Administrator	
Introduced By:	_
First Reading:	_
Public Hearing,	
Second Reading And Adoption:	_



CITY OF WALHALLA CONTRACTING AND FUNDING APPROVAL FORM

DEPARTMENT: PUBLIC WORKS

DATE REQUESTED: 2 14 23

PROJECT NAME: 2023 REAR LOAD TRASH TRUCK

PROJECT DESCRIPTION:

PURCHASE NON-CPL SIZE REAR LOAD TRASH TRUCK.

COUP PURCHASE AWARDEE NAME: NULIFE MUNICIPAL -

CONTRACT COST: \$ 134,643.00

FUNDING SOURCE: CAPMAL IMPROVEMENT (FIRE REIMBURSEMENT)

BUDGET CODE: 040-575-50500-52300

Twothy B. But

APPROVAL TO SUBMIT TO COUNCIL

2 H 23

DATE

CITY COUNCIL APPROVED

DATE

CITY OF WALHALLA

"MAIN STREET to the MOUNTAINS"

Mr. Danny Edwards, Mayor

Mr. Danny Woodward, Mayor Pro Tem Ms. Sarai Melendez, Councilwoman

Mr. Keith Pace, Councilman Mr. Tyler Jordan, Councilman Mr. Grant Keehn, Councilman Mr. David Underwood, Councilman Mr. Michael Kozlarek, City Attorney Mr. Timothy B. Burton, City Administrator

MEMO

TO: City Council

FROM: Timothy B. Burton, City Administrator

(03)

RE: F550 Ford Rear dump trash truck

DATE: 1/16/2023

Attached is the updated packet for the proposed small trash truck purchase. It was my misunderstanding about it being a side load, when in fact it is a rear load.

It is proposed to use funds from the insurance payout from the truck burned in the fire. These funds were placed into the Capital Improvement Fund. I know it was discussed that we would use this money for a "down payment" on the new front load that was included in the budget. However, Mr. Price has found this smaller truck and found that it would complement our operations and in fact may allow us to offer sanitation services to locations that are currently not available. Mr. Prices justification is attached as well. If our calculations are correct the purchase of this truck could

The current balance of the CIP Fund is \$310,886.67. We still have equipment to place on gov deals, so the account will be continue to be replenished.

Please let me know if you have any further questions.

MAIN STREET TO

Trash Truck

2023 Trash Truck purchase 140,112.32

Pick up between 175 and 250 roll carts.

Useful to pick up currently around 100-125 customers we currently don't service because the road is too small or there is no turnaround. This would generate between 30,600.00 and 38250.00 in revenue per year.

Gives us a back-up for the residential trucks which we currently do not have.

Great for catching up after holidays.

Great when we have call backs or when an area is missed due to construction or other road blockages.

Would be great for events when a large truck isn't needed.

Doesn't require a CDL to operate.



Company Address

2266 Powdersville Rd Easley SC 29642

864-371-6136

Date

1/17/2023

Quotation # 011723-3

Customer ID City

Quotation valid until: 2/16/2023

Prepared by: Stuart Simmons

Quotation For

City of Walhalla Department of Public Works

395 S Cedar St Walhalla SC 29691

864.638.4351

Comments or Special Instructions

8RL Quantum

	Ship Date	F.O.B. Point	Terms
A	by Jun 2023	Delivered	NET MSO
	1		

()uantity	Description	Unit Price	Taxable?	Amount
1	Curbtender 8RL Quantum Rear Loader & 2023 Ford F600 DIESEL Automatic	\$ 134,643.00	Yes	\$ 134,643.00
	Includes All Standard Features PLUS: Proper PTO, Proper Pump, EOS, Single Barker Rotary Cart Tipper, Mud Flaps Ahead of Rear Axle, Dual Hopper Work Lights, Dual Upper Amber Strobing Lights, Dual Driver Alert Buzzers, Cordura Hose Covering (Body & Tailgate), Lower Hopper Sidewall Liners, 20# Exterior Fire Extinguisher, Color LCD Rear Vision Camera System, Mounted, Painted Performance White, & Delivery.			
1	12 Mo Body/Hydraulic & 24 Mo Cylinder Warranty	Included in Above		
	SC IMF Tax Not Included			
	2022 Supply Chain Volatility is affecting raw material and component availability, as well as costs. NMTCI reserves the right prior to mounting, and with the appropriate communication, to adjust pricing and			

	Subtotal	\$ 134,643.00
If you have any questions concerning this quotation, please contact: Sam Knox	Tax Rate	0.00%
	Sales Tax	\$ -
	Other	
Thank you for your business!	TOTAL	\$ 134,643.00

Preview Order B93C - F6K 4x2 Reg Chas Cab DRW: Order Summary Time of Preview: 01/16/2023 16:20:10 Receipt: FIA

.AM/FM STEREO MP3/CLK

The state of the s

Dealership Namer Auto Gallery Ford, LLC					Sal	les Code : F21	626
Dealer Rep. RODERT CHILDERS	Type	Retall	Vehicle Line	Superduty	Order Code	6916	
Customer Name X XXXXX	Priority Code 10 Model Year		Modal Year	2023	Price Level	320	
			all Order Summary. Dow	nload Order Sumo	nacy. Print Page	goeas	sale
DESCRIPTION		MSRP	DESCRIPTION	,		PASRP	
F600 4X2 CHASSIS CAB DRW/193		\$53855	ENGINE BLOCK HEATER			\$150	
193 INCH WHEELBASE		\$0	50 STATE EMISSIONS			\$0	
ONFORD WHITE		\$0	120V/400W OUTLET			\$175	
VINYL 40/20/40 SEATS		\$0	CENTER HIGH MOUNT STO	PLAMP		\$0	
MEDIUM DARK SLATE		\$0	40 GAL AFT OF AXLE FUEL T	LNK		50	
PREFERRED EQUIPMENT PKG.680A		\$0	350 AMP ALTERNATOR			\$100	
.XL TRIM		\$0 DUAL BATTERY			\$0		
AIR CONDITIONING CFC FREE		\$0 REAR VIEW CAMERA & PREP KIT			\$415		

XL CHROME PACKAGE

Prepared for: Mr. Ryan Amick, Amick Equipment Sales

2023 F-550 Chassis 4x2 SD Regular Cab 193" WB DRW XL (F5G)

Price Level: 315



Client Proposal

Prepared by: SPENCER WOOD Office: 336-668-2401

Quote ID: AM-23F5GD

Date: 11/23/2022



Amick Equipment Sales

Prepared by: SPENCER WOOD 11/23/2022



2023 F-550 Chassis 4x2 SD Regular Cab 193" WB DRW XL (F5G)

Price Level: 315 | Quote ID: AM-23F5GD

Amick Pricing - 2023 F5G Diesel

Sale price: \$64,305.00 DIAMONDBACK DIESEL

Amick Equipment Sales

Prepared by: SPENCER WOOD 11/23/2022

Piedmont Truck Center, Inc. | 412 South Regional Road Greensboro North Carolina

Gora

2023 F-550 Chassis 4x2 SD Regular Cab 193" WB DRW XL (F5G)

Price Level: 315 | Quote ID: AM-23F5GD

As Configured Vehicle

Code Description

Base Vehicle

F5G Base Vehicle Price (F5G)

Packages

660A Order Code 660A

Includes:

- Transmission: TorqShift 10-Speed Automatic 10R140 with neutral idle and selectable drive modes: normal, eco, slippery roads, tow/haul and trail.

- Wheels: 19.5" x 6" Argent Painted Steel Hub covers/center ornaments not included.

- HD Vinyl 40/20/40 Split Bench Seat Includes center armrest, cupholder, storage, driver's side manual lumbar and 2 -way adjustable driver/passenger headrests.

- Radio: AM/FM Stereo w/MP3 Player

Includes 4 speakers.

- SYNC 4

Includes 8" LCD capacitive touchscreen with swipe capability, wireless phone connection, cloud connected, AppLink with app catalog, 911 Assist, Apple CarPlay and Android Auto compatibility, digital owner's manual and steering wheel audio controls.

Powertrain

44G

X4L

68M

99T Engine: 6.7L 4V OHV Power Stroke V8 Turbo Diesel B20

Includes Operator Commanded Regeneration (OCR), Diesel Exhaust Fluid (DEF) tank, intelligent oil-life monitor and manual push-button engine-exhaust braking.

Includes:

- Dual 68 AH/65 AGM Battery

- 250 Amp Alternator

Transmission: TorqShift 10-Speed Automatic

10R140 with neutral idle and selectable drive modes: normal, eco,

slippery roads, tow/haul and trail.

Limited Slip w/4.30 Axle Ratio

GVWR: 19,500 lb Payload Plus Upgrade Package

Includes upgraded frame, rear-axle and low deflection/high capacity rear springs. Increases max RGAWR to 14, 706. Note: See Order Guide Supplemental Reference for further details on GVWR.

Wheels & Tires

TGM Tires: 225/70Rx19.5G BSW Traction

Includes 4 traction tires on the rear and 2 A/P tires on the front.

64Z Wheels: 19.5" x 6" Argent Painted Steel

Hub covers/center ornaments not included.

Prices and content availability as shown are subject to change and should be treated as estimates only. Actual base vehicle, package and option pricing may vary from this estimate because of special local pricing, availability or pricing adjustments not reflected in the dealer's computer system. See salesperson for the most current information.

Amick Equipment Sales

Prepared by: SPENCER WOOD

Piedmont Truck Center, Inc. | 412 South Regional Road Greensboro North Carolina 11/23/2022



2023 F-550 Chassis 4x2 SD Regular Cab 193" WB DRW XL (F5G)

Price Level: 315 | Quote ID: AM-23F5GD

As Configured Vehicle (cont'd)

Code **Description**

Seats & Seat Trim

Α HD Vinyl 40/20/40 Split Bench Seat

> Includes center armrest, cupholder, storage, driver's side manual lumbar and 2 -way adjustable driver/passenger headrests.

Other Options

PAINT Monotone Paint Application

193WB 193" Wheelbase

STDRD Radio: AM/FM Stereo w/MP3 Player

Includes 4 speakers.

Includes

- SYNC 4

Includes 8" LCD capacitive touchscreen with swipe capability, wireless phone connection, cloud connected, AppLink with app catalog, 911 Assist, Apple CarPlay and Android Auto compatibility, digital owner's manual and steering wheel audio controls.

High Capacity Trailer Tow Package

Includes trailer brake wiring kit and upgraded rear axle. Increases GCW from 32,500 lbs. to 40,000 lbs. Note: Salesperson's Portfolio or Trailer-Towing Guide should be consulted for specific trailer towing or camper limits and corresponding required equipment, axle ratios and model availability. See Supplemental Reference for vehicle height consideration.

Dual 68 AH/65 AGM Battery

Center High-Mounted Stop Lamp (CHMSL)

Fleet Options

535

86M

59H

WARANT Fleet Customer Powertrain Limited Warranty

Requires valid FIN code.

Ford is increasing the 5-year 60,000-mile limited powertrain warranty to 5-years, 100,000 miles. Only Fleet purchasers with a valid Fleet Identification Number (FIN code) will receive the extended warranty. When the sale is entered into the sales reporting system with a sales type fleet along with a valid FIN code, the warranty extension will automatically be added to the vehicle. The extension will stay with the vehicle even if it is subsequently sold to a non-fleet customer before the expiration. This extension applies to both gas and diesel powertrains. Dealers can check for the warranty extension on eligible fleet vehicles in OASIS. Please refer to the Warranty and Policy Manual section 3.13.00 Gas Engine Commercial Warranty. This change will also be reflected in the printed Warranty Guided distributed with the purchase of every new vehicle.

Emissions

425 50-State Emissions System

Prices and content availability as shown are subject to change and should be treated as estimates only. Actual base vehicle, package and option pricing may vary from this estimate because of special local pricing, availability or pricing adjustments not reflected in the dealer's computer system. See salesperson for the most current information.

Amick Equipment Sales

Prepared by: SPENCER WOOD 11/23/2022



2023 F-550 Chassis 4x2 SD Regular Cab 193" WB DRW XL (F5G)

Price Level: 315 | Quote ID: AM-23F5GD

As Configured Vehicle (cont'd)

Code **Description**

Exterior Color

Z1_01 Oxford White

Interior Color

AS_03 Medium Dark Slate w/HD Vinyl 40/20/40 Split Bench Seat

Amick Equipment Sales

Prepared by: SPENCER WOOD



Carolina

2023 F-550 Chassis 4x2 SD Regular Cab 193" WB DRW XL (F5G)

Price Level: 315 | Quote ID: AM-23F5GD

Selected Equip & Specs

Dimensions

11/23/2022

• Conventional Capacity: 18,180 lbs. * GCWR: 37,000 lbs. * Fifth-wheel towing capacity: 28,100 lbs. * Gooseneck towing capacity: 28,100 lbs. • Vehicle body length: 279" • Vehicle body width: 80" • Vehicle body height: 82" • Wheelbase: 193" • Front track: 75" • Rear track: 74" • Vehicle turning radius: 27' • Cab to axle: 108" • Rear tire outside width: 94" • Axle to end of frame: 47" • Frame section modulus: 13 cu.in. • Frame yield strength (psi): 50000 • Frame rail width: 34" • Front bumper to front axle: 38" • Front bumper to back of cab: 124" • Front brake diameter: 15.4" • Rear brake diameter: 15.8" • Interior cargo volume: 12 cu.ft. • Max interior cargo volume: 12 cu.ft. • Total passenger volume: 64.6 cu.ft. • Headroom first-row: 40.8" • Leg room first-row: 43.9" • Shoulder room first-row: 66.7" • Hip room first-row: 62.5"

Powertrain

* Powerstroke 6.7L V-8 diesel direct injection, DEVCT intercooled turbo, diesel, engine with 330HP • Engine cylinders: V-8 * Compression ignition system * Horsepower: 330 HP@2200 RPM * Torque: 950 lb.-ft.@1850 RPM • Radiator • Auxiliary power take-off * Engine retarder system • TorqShift 10-speed automatic • Rear-wheel drive * Recommended fuel: diesel * Mechanical limited slip differential • Driveline managed traction control

Fuel Economy and Emissions

* Diesel secondary fuel type • Federal emissions

Suspension and Handling

• Firm ride suspension • Heavy-duty front shock absorbers • Heavy-duty rear shock absorbers

Driveability

• 4-wheel disc brakes • Front and rear ventilated disc brakes • 4-wheel antilock (ABS) brakes • Four channel ABS brakes • Brake assist system • Hill Start Assist • Mono-beam rigid axle front suspension • Front anti-roll bar • Front coil springs * Rigid axle rear suspension • Leaf spring rear suspension • Rear anti-roll bar • Hydraulic power-assist steering system • Re-circulating ball steering • 2-wheel steering system

Body Exterior

• Trailer wiring harness • 2 doors • Clearcoat paint • Monotone paint • Black fender flares • Black side window trim • Black windshield trim • Black door handles • Black front bumper • Black front bumper rub strip • 2 front tow hooks • Black grille • Black door mirrors • Manual extendable trailer mirrors • Convex spotter in driver and passenger side door mirrors • Turn signal indicator in door mirrors • LT225/70RS19.5 AS BSW front and rear tires • 19.5 x 6-inch front and dual rear argent steel wheels

Convenience

• Power door locks with 2 stage unlocking • Keyfob activated door locks • All-in-one remote fob and ignition key • Cruise control with steering wheel mounted controls • FordPass Connect smart device engine start control • Day/Night rearview mirror • Power first-row windows • Fixed rear windshield • Illuminated locking glove box • Illuminated glove box • Front beverage holders • 6 beverage holders • Instrument panel covered bin • Dashboard storage • Retained accessory power • PRND in IP • Trip computer • Upfitter switches • Over the air updates

Comfort

Amick Equipment Sales

Prepared by: SPENCER WOOD 11/23/2022



2023 F-550 Chassis 4x2 SD Regular Cab 193" WB DRW XL (F5G)

Price Level: 315 | Quote ID: AM-23F5GD

Selected Equip & Specs (cont'd)

• Manual climate control • Cabin air filter • Cloth headliner material • Full headliner coverage • Full vinyl floor covering • Full floor coverage • Manual tilting steering wheel • Manual telescopic steering wheel • Urethane steering wheel

Seats and Trim

• Seating capacity: 3 • 40-20-40 split-bench front seat • Split-bench front seat • Driver seat with 4-way directional controls • Front passenger seat with 4-way directional controls • Height adjustable front seat head restraints • Manual front seat head restraint control • Front seat center armrest • Front seat armrest storage • Manual reclining driver seat • Manual driver seat fore/aft control • Manual reclining passenger seat • Manual passenger seat fore/aft control • Manual driver seat lumbar • Vinyl front seat upholstery

Entertainment Features

• 2 total number of 1st row displays • 8 inch primary LCD display • Primary monitor touchscreen • AM/FM stereo radio • Seek scan • SYNC 4 external memory control • Speakers number: 4 • Standard grade speakers • Steering wheel mounted audio controls • SYNC 4 voice activated audio controls • Speed sensitive volume • Wireless audio streaming • Fixed audio antenna

Lighting, Visibility and Instrumentation

• Digital/analog instrumentation display • Configurable instrumentation gauges • Trip odometer • In-radio display clock • Compass • Exterior temperature display • Vehicle systems monitor • Gauge cluster display size (inches): 4.20 • Tachometer • Engine/electric motor temperature gauge * Turbo/supercharger boost gauge • Transmission fluid temperature gauge • Engine hour meter * Diesel exhaust fluid (def) gauge • Light tinted windows • Aero-composite headlights • Halogen headlights • Autolamp auto on/off headlight control • Multiple enclosed headlights • Delay-off headlights • DRL preference setting • Variable intermittent front windshield wipers • Front reading lights • Illuminated entry • Variable instrument panel light • Daytime running lights • Cab clearance lights * High mounted center stop light • Remote activated perimeter approach lighting • Fade interior courtesy lights

Technology and Telematics

• SYNC 4 911 Assist emergency SOS system via mobile device • SYNC 4 handsfree wireless device connectivity • SYNC 4 AppLink/Apple CarPlay/Android Auto smart device mirroring • FordPass Connect 5G mobile hotspot internet access • 2 **USB** ports

Safety and Security

• Driver front impact airbag • Seat mounted side impact driver airbag • Safety Canopy System curtain first-row overhead airbags • Cancellable front passenger air bag • Seat mounted side impact front passenger airbags • 6 airbags • Front height adjustable seatbelts • SecuriLock immobilizer • Remote panic alarm • Lane Departure Warning • Ford Co-Pilot360 - Pre-Collision Assist with Automatic Emergency Braking (AEB) forward collision mitigation

Dimensions

General Weights

* Curb weight	7,804 lbs.	* Rear curb weight	3,238 lbs.
* GVWR	19,500 lbs.	* Payload	11,820 lbs.

Amick Equipment Sales

Prepared by: SPENCER WOOD 11/23/2022





2023 F-550 Chassis 4x2 SD Regular Cab 193" WB DRW XL (F5G)

Price Level: 315 | Quote ID: AM-23F5GD

Selected Equip & Specs (cont'd)

Trailering Weights	. Concerned to wing constitute 20 400 lbs
* Fifth-wheel towing capacity 28,100 lbs. Conventional capacity 18,180 lbs.	* Gooseneck towing capacity 28,100 lbs. * GCWR 37,000 lbs.
Front Weights * Front curb weight Axle capacity front Tire/wheel capacity front Rear Weights * GAWR rear 4,566 lbs. 7,000 lbs. 7,500 lbs.	* GAWR front 7,000 lbs. * Spring rating front 7,000 lbs. * Axle capacity rear 14,706 lbs.
* Spring rating rear 14,706 lbs.	Tire/wheel capacity rear 15,000 lbs.
Off Road Min ground clearance 8.3"	
Exterior MeasurementsVehicle body length279"Vehicle body height82"Front brake diameter15.4"Rear frame height loaded29"Front track75"Vehicle turning radius27'Rear tire outside width94"Frame section modulus13 cu.in.Frame rail width34"Front bumper to back of cab124"	Vehicle body width80"Wheelbase193"Rear brake diameter15.8"Rear frame height unloaded34"Rear track74"Cab to axle108"Axle to end of frame47"Frame yield strength (psi)50000Front bumper to front axle38"
Interior Measurements Interior cargo volume 12 cu.ft.	Max interior cargo volume 12 cu.ft.
Interior Volume Total passenger volume 64.6 cu.ft.	Iviax interior cargo volume 12 cu.it.
Headroom Headroom first-row 40.8"	
Legroom Leg room first-row 43.9"	
Shoulder Room Shoulder room first-row 66.7"	
Hip Room Hip room first-row 62.5"	

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transmission

Piedmont Truck Center, Inc. | 412 South Regional Road Greensboro North Carolina | 274099308



2023 F-550 Chassis 4x2 SD Regular Cab 193" WB DRW XL (F5G)

Price Level: 315 | Quote ID: AM-23F5GD

Selected Equip & Specs (cont'd)

Powertrain

Engine	
*Engine Powerstroke 6.7L V-8 diesel direct injection, DEVCT intercooled turbo, diesel, engine with 330HP	* Valves per cylinder 4
Engine cylinders V-8 * Ignition Compression ignition system	Engine location Front mounted engine Engine mounting direction Longitudinal mounted engine
Engine block material Iron engine block	Cylinder head material. Aluminum cylinder head
Engine Specs	
* Displacement 6.7L	*cc 405.9 cu.in.
* Bore 3.9"	* Stroke 4.25"
* Compression ratio 15.8	SAEJ1349 AUG2004 compliant
Engine Power	
*Horsepower 330 HP@2200 RPM	* Torque 950 lbft.@1850 RPM
Alternator	
* Alternator amps 240A	Alternator type Heavy-duty alternator
Battery	
Battery amps 78Ah	* Battery type Dual lead acid battery
Battery rating 750CCA	Battery run down protection Battery run down protection
Engine Extras	
Radiator Radiator * Engine retarder Engine retarder system	Auxiliary power take-off Auxiliary power take-off
-	
Transmission	
Transmission TorqShift 10-speed automatic	Transmission electronic control Transmission electronic control
Overdrive transmission Overdrive transmission	Lock-up transmission Lock-up transmission
First gear ratio 4.615	Second gear ratio 2.919
Third gear ratio 2.132	Fourth gear ratio 1.773
Fifth gear ratio 1.519	Sixth gear ratio 1.277
Reverse gear ratio 4.695 Eighth gear ratio 0.851	Seventh gear ratio 1 Ninth gear ratio 0.687
Tenth gear ratio 0.631	Stall ratio 0.007
Selectable mode transmission Selectable mode	Sequential shift control SelectShift Sequential

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shift control

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ra North Carolina

2023 F-550 Chassis 4x2 SD Regular Cab 193" WB DRW XL (F5G)

Price Level: 315 | Quote ID: AM-23F5GD

Transmission oil cooler PTO transmission provision PTO transmission

provision

provis

Drive Type

Drive type Rear-wheel drive

Drivetrain

* Axle ratio 4.3

Exhaust

Tailpipe Stainless steel single exhaust

Fuel

* Fuel type diesel

Fuel Tank

* **DEF capacity** 7.20 gal. Fuel tank capacity 40.00 gal.

Drive Feature

* Limited slip differential Mechanical limited slip differential

Traction control Driveline managed traction

control

Fuel Economy and Emissions

Fuel Economy

* Secondary fuel type Diesel secondary fuel type

Emissions

Emissions Federal emissions

Suspension and Handling

Suspension

Suspension Firm ride suspension Front shock absorbers Heavy-duty front shock

absorbers

Rear shock absorbers Heavy-duty rear shock

absorbers

Driveability

Brakes

Brake type 4-wheel disc brakes Ventilated brakes Front and rear ventilated disc

brakes

ABS brakes Four channel ABS brakes ABS brakes 4-wheel antilock (ABS) brakes

Brake Assistance

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Piedmont Truck Center, Inc. | 412 South Regional Road Greensboro North Carolina | 274099308

(Ford)

2023 F-550 Chassis 4x2 SD Regular Cab 193" WB DRW XL (F5G)

Price Level: 315 | Quote ID: AM-23F5GD

Price Level: 315 Quote ID: AM-23F5GD	
Selected Equip & Specs (cont'd) Hill Start Assist Hill Start Assist	Brake assist system Brake assist system
Front Suspension	
Anti-roll bar front Front anti-roll bar	Suspension ride type front Mono-beam rigid axle front suspension
Front Spring	
Regular front springs Regular front springs	Springs front Front coil springs
Rear Spring	
Springs rear Rear leaf springs	Rear springs Heavy-duty rear springs
Rear Suspension	
Anti-roll bar rear Rear anti-roll bar	Suspension type rear Leaf spring rear suspension
* Suspension ride type rear Rigid axle rear suspension	•
Steering	
Steering Hydraulic power-assist steering system Steering type number of wheels 2-wheel steering	Steering type Re-circulating ball steering
system	
Exterior	
Front Wheels	
Front wheels diameter 19.5"	Front wheels width 6"
Rear Wheels	
Rear wheels diameter 19.5"	Rear wheels width 6"
Front And Rear Wheels	
Appearance argent	
	Material steel
Front Tires	Material steel
Front Tires Aspect 70	Material steel Diameter 19.5"
Aspect	Diameter 19.5"
Aspect 70 Sidewalls BSW	Diameter 19.5" Speed S
Aspect 70 Sidewalls BSW Tread AS	Diameter 19.5" Speed S Type LT
Aspect 70 Sidewalls BSW Tread AS Width 225mm Rear Tires Aspect 70	Diameter19.5"SpeedSTypeLTFront wheel - RPM647Diameter19.5"
Aspect 70 Sidewalls BSW Tread AS Width 225mm Rear Tires Aspect 70 Sidewalls BSW	Diameter 19.5" Speed S Type LT Front wheel - RPM 647 Diameter 19.5" Speed S
Aspect 70 Sidewalls BSW Tread AS Width 225mm Rear Tires Aspect 70	Diameter19.5"SpeedSTypeLTFront wheel - RPM647Diameter19.5"

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Piedmont Truck Center, Inc. | 412 South Regional Road Greensboro North Carolina |

(Ford)

2023 F-550 Chassis 4x2 SD Regular Cab 193" WB DRW XL (F5G)

Price Level: 315 | Quote ID: AM-23F5GD

Selected Equip & Specs (cont'd)

Body Exterior

Trailering

Towing wiring harness Trailer wiring harness Towing trailer sway Trailer sway control

Exterior Features

Number of doors 2 doors Front splash guards Front splash guards

Body

Body panels. Aluminum body panels with side

impact beams

Mirrors

Turn signal in door mirrors Turn signal indicator in

door mirrors

Convex spotter in driver and passenger side door mirrors

Keyfob door locks Keyfob activated door locks

Tires

Front tires LT load rating G

Rear tires LT load rating

Wheels

Dual rear wheels Dual rear wheels

Convenience

Door Locks

Door locks Power door locks with 2 stage

unlocking

All-in-one key All-in-one remote fob and ignition

key

Cruise Control

Cruise control Cruise control with steering

wheel mounted controls

Key Fob Controls

Fob remote engine controls FordPass Connect

smart device engine start control

Rear View Mirror

Day/Night rearview mirror Day/Night rearview

mirror

Exterior Mirrors

Door mirrors Power door mirrors

Heated door mirrors Heated driver and

passenger side door mirrors

Folding door mirrors Manual folding door mirrors

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Piedmont Truck Center, Inc. | 412 South Regional Road Greensboro North Carolina 11/23/2022



2023 F-550 Chassis 4x2 SD Regular Cab 193" WB DRW XL (F5G)

Price Level: 315 | Quote ID: AM-23F5GD

Selected Equip & Specs (cont'd)

Front	Side	Wind	lows
--------------	------	------	------

First-row windows Power first-row windows

Overhead Console

Overhead console Full overhead console Overhead console storage Overhead console

storage

Passenger Visor

Visor passenger mirror Passenger visor mirror

Power Outlets

12V power outlets 2 12V power outlets

Rear Windshield

Rear windshield Fixed rear windshield

Storage

Number of beverage holders 6 beverage holders Glove box Illuminated locking glove box

Instrument panel storage Instrument panel

covered bin

Windows Feature

One-touch up window Driver and passenger

one-touch up windows

One-touch down window Driver and passenger

Beverage holders Front beverage holders

Illuminated glove box Illuminated glove box

Dashboard storage Dashboard storage

one-touch down windows

Miscellaneous

Trip computer Trip computer

Upfitter switches Upfitter switches Over the air updates Over the air updates

PRND in IP PRND in IP

Accessory power Retained accessory power

Comfort

Climate Control

Climate control Manual climate control

Cabin air filter Cabin air filter

Headliner

Headliner material Cloth headliner material

Headliner coverage Full headliner coverage

Floor Trim

Floor covering Full vinyl floor covering

Floor coverage Full floor coverage

Steering Wheel

Steering wheel telescopic Manual telescopic

steering wheel

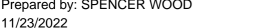
Steering wheel tilt. Manual tilting steering wheel

Steering wheel material Urethane steering wheel

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directional controls

passenger seat

upholstery

1st row displays

seat head restraints

with 4-way directional controls

2023 F-550 Chassis 4x2 SD Regular Cab 193" WB DRW XL (F5G)

Price Level: 315 | Quote ID: AM-23F5GD

Selected Equip & Specs (cont'd)

Seats and Trim

Seat Capacity

Seating capacity 3

Front Seats

Front seat type Split-bench front seat

Driver seat fore/aft control Manual driver seat

fore/aft control

Split front seats 40-20-40 split-bench front seat

Passenger seat fore/aft control Manual passenger

seat fore/aft control

Front head restraint control Manual front seat

head restraint control

Armrests front storage Front seat armrest

storage

Lumbar Seats

Driver lumbar Manual driver seat lumbar

Front Seat Trim

Front seat upholstery. Vinyl front seat upholstery

Interior Accents

Interior accents Chrome interior accents

Gearshifter Material

Gearshifter material Urethane gear shifter

material

Entertainment Features

LCD Displays

Primary monitor touchscreen Primary monitor

touchscreen

LCD primary display size 8 inch primary LCD

display

Radio Features

External memory SYNC 4 external memory

control

Speakers

Number of first-row LCD displays 2 total number of

Driver seat direction Driver seat with 4-way

Passenger seat direction Front passenger seat

Reclining passenger seat Manual reclining

Front head restraints Height adjustable front

Armrests front center. Front seat center armrest

Reclining driver seatManual reclining driver seat

Front seatback upholstery Vinyl front seatback

Seek scan Seek scan

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Prepared by: SPENCER WOOD Piedmont Truck Center, Inc. | 412 South Regional Road Greensboro North Carolina | 11/23/2022



2023 F-550 Chassis 4x2 SD Regular Cab 193" WB DRW XL (F5G)

Price Level: 315 | Quote ID: AM-23F5GD

Price Level: 315 Quote ID: AM-23F5GD	
Selected Equip & Specs (cont'd) Speakers Standard grade speakers	Speakers number 4
Audio Features	
Steering mounted audio control Steering wheel mounted audio controls	Speed sensitive volume Speed sensitive volume
Voice activated audio SYNC 4 voice activated audio controls	Wireless streaming Wireless audio streaming
Lighting, Visibility and Instrumentation	
Instrumentation	
Trip odometer Trip odometer	Instrumentation display Digital/analog instrumentation display
Configurable instrumentation gauges. Configurable instrumentation gauges	
Instrumentation Displays	
Temperature display Exterior temperature display	Systems monitor Vehicle systems monitor
Clock In-radio display clock	Compass Compass
Instrumentation Gauges	
Tachometer Tachometer	Transmission temperature gauge Transmission fluid temperature gauge
Turbo/cuporchargor boost	
* Turbo gauge Turbo/supercharger boost gauge	Engine/electric motor temperature gauge Engine/electric motor temperature gauge
	•
gauge Gauge cluster display size (inches) 4.20 * DEF fluid gauge Diesel exhaust fluid (def)	gauge Engine/electric motor temperature gauge
gauge Gauge cluster display size (inches) 4.20 * DEF fluid gauge Diesel exhaust fluid (def) gauge	gauge Engine/electric motor temperature gauge
Gauge cluster display size (inches) 4.20 * DEF fluid gauge Diesel exhaust fluid (def) gauge Instrumentation Warnings Engine temperature warning Engine temperature warning Low fuel warning	gauge Engine/electric motor temperature gauge Engine hour meter Engine hour meter Oil pressure warning Oil pressure warning Low brake fluid warning
Gauge cluster display size (inches) 4.20 * DEF fluid gauge Diesel exhaust fluid (def) gauge Instrumentation Warnings Engine temperature warning Engine temperature warning	gauge Engine/electric motor temperature gauge Engine hour meter Engine hour meter Oil pressure warning Oil pressure warning
Gauge cluster display size (inches) 4.20 * DEF fluid gauge Diesel exhaust fluid (def) gauge Instrumentation Warnings Engine temperature warning Engine temperature warning Low fuel warning Low fuel warning Battery charge warning Battery charge warning Key in vehicle warning	gauge Engine/electric motor temperature gauge Engine hour meter Oil pressure warning Low brake fluid warning Low brake fluid warning Headlights on reminder Headlights on reminder Door ajar warning * Low diesel exhaust fluid (DEF) warning Low
Gauge cluster display size (inches) 4.20 * DEF fluid gauge Diesel exhaust fluid (def) gauge Instrumentation Warnings Engine temperature warning Engine temperature warning Low fuel warning Low fuel warning Battery charge warning Battery charge warning Key in vehicle warning Key in vehicle warning Service interval warning Service interval indicator	gauge Engine/electric motor temperature gauge Engine hour meter Oil pressure warning Low brake fluid warning Low brake fluid warning Headlights on reminder Headlights on reminder Door ajar warning * Low diesel exhaust fluid (DEF) warning Low
Gauge cluster display size (inches) 4.20 * DEF fluid gauge Diesel exhaust fluid (def) gauge Instrumentation Warnings Engine temperature warning Engine temperature warning Low fuel warning Low fuel warning Battery charge warning Battery charge warning Key in vehicle warning Key in vehicle warning Service interval warning Service interval indicator	gauge Engine/electric motor temperature gauge Engine hour meter Oil pressure warning Low brake fluid warning Low brake fluid warning Headlights on reminder Headlights on reminder Door ajar warning * Low diesel exhaust fluid (DEF) warning Low

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2023 F-550 Chassis 4x2 SD Regular Cab 193" WB DRW XL (F5G)

Price Level: 315 | Quote ID: AM-23F5GD

Selected Equip & Specs (cont'd)

Auto headlights Autolamp auto on/off headlight

control

Delay off headlights Delay-off headlights

light

DRL preference setting DRL preference setting

Front Windshield

Wipers Variable intermittent front windshield wipers

Interior Lighting

Illuminated entry Illuminated entry

Front reading lights Front reading lights

Lights

Running lights Daytime running lights

Clearance lights Cab clearance lights

Remote activated Perimeter approach lighting perimeter approach lighting

Multiple headlights Multiple enclosed headlights

Interior courtesy lights Fade interior courtesy

Variable panel light Variable instrument panel

* High mount stop light High mounted center stop light

Technology and Telematics

Connectivity

Handsfree SYNC 4 handsfree wireless device connectivity

SYNC 4 911 Assist **Emergency SOS** emergency SOS system via mobile device

Internet Access

Internet access FordPass Connect 5G mobile hotspot internet access

USB Ports

USB ports 2 USB ports

Smart device integration SYNC 4 AppLink/Apple CarPlay/Android Auto smart device mirroring

Safety and Security

Airbags

Front impact airbag driver Driver front impact airbag

Front impact airbag passenger Cancellable front passenger air bag

Front side impact airbag passenger Seat mounted

side impact front passenger airbag

Number of airbags 6 airbags

Front side impact airbag driver Seat mounted side impact driver airbag

Overhead airbags Safety Canopy System curtain first-row overhead airbags

Seatbelts

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2023 F-550 Chassis 4x2 SD Regular Cab 193" WB DRW XL (F5G)

Price Level: 315 | Quote ID: AM-23F5GD

Selected Equip & Specs (cont'd)

Height adjustable seatbelts adjustable seatbelts

Security System

SecuriLock immobilizer Immobilizer

Remote panic alarm Remote panic alarm

Active Driving Assistance

Lane Departure Warning

Forward collision warningFord Co-Pilot360 - Pre-Collision Assist with Automatic Emergency Braking (AEB) forward collision mitigation

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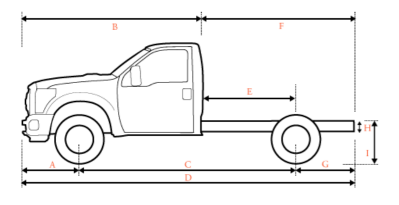


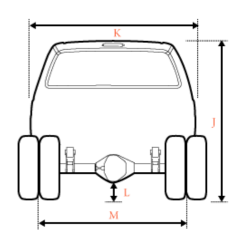
2023 F-550 Chassis 4x2 SD Regular Cab 193" WB DRW XL (F5G)

Price Level: 315 | Quote ID: AM-23F5GD

Vehicle Dimension and Performance Summary

Performance predictions in this report represent an estimate of vehicle performance based on standard operating conditions. Variations in customer equipment, load configuration, ambient conditions, and/or operator driving techniques can cause significant variations in vehicle performance. These values are not representative of results that may be shown in actual dynamometer tests. This report should therefore be used as a guide for comparative vehicle performance.





Dimensions

Α	Front of Bumper to Front Axle	38.30 in.
В	Front Bumper to Back of Cab (BBC)	123.70 in.
C	Wheelbase (WB)	193.00 in.
D	Overall Length (OAL)	278.80 in.
E	Back of Cab to Rear Axle (CA)	108.00 in.
F	Back of Cab to End of Frame	155.20 in.
G	Rear Axle to End of Frame (AF)	47.20 in.
H	Frame Section Height	
l	Rear Frame Height Unloaded	34.30 in.
l	Rear Frame Height Loaded	28.60 in.
J	Cab Height	
K	Body Width	80.00 in.
L	Maximum Ground Clearance	N/A
L	Minimum Ground Clearance	8.30 in.
M	Front Tread	74.80 in.
M	Rear Tread	74.00 in.

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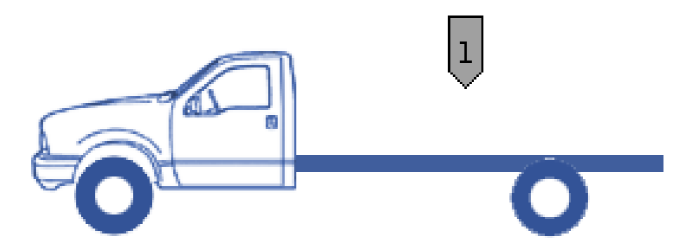
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2023 F-550 Chassis 4x2 SD Regular Cab 193" WB DRW XL (F5G)

Price Level: 315 | Quote ID: AM-23F5GD

Vehicle Dimension and Performance Summary (cont'd)



Weight

GVW	Front Axle	Rear Axle	Totals
Chassis	4,566 lbs		7,804 lbs
Body	0 lbs	0 lbs	0 lbs
Occupants Weight	300 lbs	150 lbs	450 lbs
1 Max Payload - (Max Payload)	2,134 lbs		11,246 lbs
TOTAL	7,000 lbs	12,500 lbs	19,500 lbs
Ratings	Front Axle	Rear Axle	GVWR
rtaurigo	1 TOTIL 7 IXIC	T COLI / IXIO	
GAWR	7,000 lbs	14,706 lbs	19,500 lbs
	7,000 lbs		
GAWR	7,000 lbs 7,500 lbs	14,706 lbs	
GAWR Wheels/Tires	7,000 lbs 7,500 lbs 7,000 lbs	14,706 lbs 15,000 lbs	

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2023 F-550 Chassis 4x2 SD Regular Cab 193" WB DRW XL (F5G)

Price Level: 315 | Quote ID: AM-23F5GD

Vehicle Dimension and Performance Summary (cont'd)

Start, Grade and Speed

Start	Ratio	Desired	Calculated
Start grade capability in 1st gear	4.62	15.00 %	57.40 %
Start grade capability in reverse	4.70	15.00 %	58.40 %
Grade	Ratio	Desired	Calculated
Maximum grade in 8th gear	0.85	3.00 %	10.75 %
Maximum grade in 9th gear	0.69	3.00 %	8.68 %
Maximum grade in 10th gear	0.63	3.00 %	7.98 %
Speed		Desired	Calculated
Top Speed (level grade)		75 mph	90 mph
To meet your requirement you need a maximum a	xle ratio of 5.18		
Top Speed on 3.0% grade		55 mph	
To meet your requirement you need a maximum of	f 122 hp		
	f 122 hp	60 mph	79 mph

Variables in Use

Rear axle ratio:	4.30/4.30	Governed RPM:	2,640 rpm
Tire size:		Frontal Area:	40.39 Sq.Ft.
	rev/mile)	Cruising RPM	2,300 rpm
Gross Vehicle Weight (GVW):	•	Worst road surface	Typical Highway
Clutch engagement torque:	475 ft.lbs.	Final Drive Ratio:	0.63
Torque conversion ratio:	1.97	Drag Coefficient	
Peak engine torque:	950 ft.lbs.		0.00
Engine Power:	330 hp @ 2 200 rpm		

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Amick Equipment Sales

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Obra

2023 F-550 Chassis 4x2 SD Regular Cab 193" WB DRW XL (F5G)

Price Level: 315 | Quote ID: AM-23F5GD

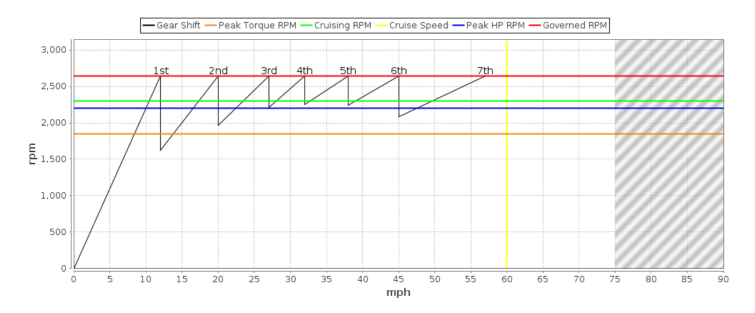
Vehicle Dimension and Performance Summary (cont'd)

Shift Chart

Shift Chart displays mathematical geared speed.

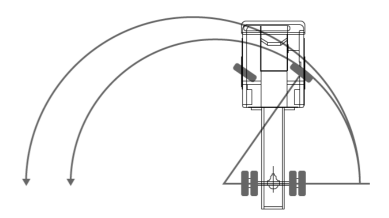
Diesel engines use Governed RPM for shift points.

Gas engines use Peak Torque RPM for shift points.



Turning Radius

Turning Radius 27.25 ft

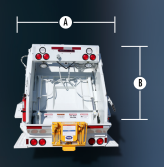


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DIAMONDBACK**







GENERAL SPECIFICATIONS

Model	6 D	8 D	6 D HC	8 D HC
Body Capacity	6 yd ³	8 yd³	6 yd³	8 yd ³
Hopper Capacity	1 yd³	1 yd³	1 yd³	1 yd³
*Body Width (A)	75″	75″	75″	75″
Body Height (B)	61"	61″	61″	61"
Body Length (C)	161"	189″	161"	189"
**Approx. Body Weight	5,840 lbs	6,130 lbs	5,985 lbs	6,275 lbs
Hopper Opening Width	54"	54"	54"	54"
Loading Sill Height	3.5" below frame	3.5" below frame	3.5" below frame	3.5" below frame
Hopper Cycle Time	8 - 10 secs.	8 - 10 secs.	14 - 18 secs.	14 - 18 secs.

MINIMUM CHASSIS SPECIFICATIONS

***Minimum GVWR	17,000 lbs	17,000 lbs	18,500 lbs	21,000 lbs
Cab to Trunnion	84"	108"	84"	108"

HYDRAULIC CYLINDER SPECIFICATIONS

Slide Cylinders (2)	2.5"	2.5"	3″	3″
Sweep Cylinders (2)	2.5"	2.5"	3″	3″
Tailgate Cylinders (2)	2.5"	2.5"	2.5"	2.5"
Ejection Cylinder	5.5"	6.5"	5.5"	6.5"

BODY CONSTRUCTION

Model	6/8 RL	6/8 HC RL
Roof & Sides	10 gauge*	10 gauge**
Floor (upper)	10 gauge*	10 gauge**
Floor (lower)	1/4″*	1/4″*
Ejection Blade	10 gauge*	10 gauge*
Sweep Blade	1/4″*	1/4″*
Tailgate	10 gauge*	10 gauge*
Tailgate Liner	N.A.	10 gauge**
Hopper Floor	1/4″*	1/4″*

AUTHORIZED NEW WAY DISTRIBUTOR

HYDRAULIC SYSTEMS

Max. Oper. Pressure	1,800 - 2,000 psi
Oil Reservoir	22 gal
Oil Flow w/std. pump	20 gpm

STANDARD EQUIPMENT

- Semi automatic cycling
- Auto back pack
- Auto-lock tailgate
- Back up alarm
- Upper rear lights
- ICC lights and reflectors
- Sight gauge on oil tank
- Chrome cylinder rods
- Side access door
- Driver alert buzzer
- Tailgate ajar indicator
- Adjustable riding steps rear
- Imron elite productive paint
- Color rear vision camera system

OPTIONAL EQUIPMENT

- Special lighting
- PTO & pump
- CNG powered
- Cart tipper

- Approximate Body Weight empty and exclusive of options. All models and specifications subject to change.
- **** Any chassis sent to Scranton Manufacturing with less than the minimum guideline requirements will not be mounted.

 (Chassis must be capable of carrying the net weight of the body plus the weight of the refuse collected.)











^{*} Body width is 85" with fenders.



Timothy Burton <walhallacitysc@gmail.com>

New Board Committee Commission Application Submission

1 message

City of Walhalla <info@cityofwalhalla.com>
To: walhallacitysc@gmail.com

Fri, Jan 27, 2023 at 6:32 PM

Position You're Applying For

Position Applying for

· Board of Zoning Appeals

Your Personal Information

Your Name

Kenny Johns

Your Email Address

kenny29691@gmail.com

Current Address

207 Playground Rd Walhalla, South Carolina 29691 United States Map It

Your Phone

(864) 723-5724

Best Time To Call You

Early Afternoon

Have you been employed with City of Walhalla before?

Yes

Dates

1993-1999, 2008-2010

Are you currently employed?

Yes

Are you a United States citizen?

Yes

Are you a legal resident of the City of Walhalla?

Yes

Are you able to meeting, typically at 5:30PM?

Yes

Are you serving on other boards or commissions that could prevent serving?

No

Do you have any interest in any business that is or will do business with the City of Walhalla?

No

Do you have any conflict of interest or reason to routinely abstain from voting?

No

Education

High School

Name of School	Address	Course of Study	Years Completed	Diploma / Degree
Walhalla	N Hwy 11, Walhalla	HS Diploma	1980-1984	HS Diploma

College of University

Name of School	Address	Course of Study	Years Completed	Diploma / Degree
Univ of So Car	University Way, Spartanburg	Political Science	1984-1989	ВА

More About You

Skills / Training

Well versed in many aspects involving local government.

Offices Held / Activities

Oconee County Library Board 1991-1992 Walhalla City Council 1993-1995 Mayor of Walhalla 1996-1999 Walhalla City Council 2000 Oconee County Council 2001-2004 Walhalla City Council 2008-2010 Oconee County Probate Judge 2011-2022

Please explain your desire to serve the City of Walhalla in this capacity.

Since day one of my first term on Walhalla City Council in 1993, I've wanted organized planned growth for the City of Walhalla. The very first zoning ordinance was enacted during my 2nd two year term on Walhalla City Council in 1994, I think?

Electronic Signature

Kenny Johns



CITY OF WALHALLA PLANNING COMMISSION

Chris Grant, Chair Jessie Bunning William Tatum

Kelvin Bryant, Vice Chair Regina Orr

Monday, February 13, 2023

Planning Commission Meeting 5:30 PM 206 North Church Street Walhalla, South Carolina 29691

AGENDA

- 1. Call to Order
- 2. Approval of Agenda
- 3. Approval of Minutes January 17, 2023
- 4. Ordinances
 - a. Proposed Historical Ordinance to establish a local historic property designation and design review regulations Review and Recommendation
 - b. Proposed Backyard Chickens Ordinance Initial Review of Draft
 - c. Proposed Short-Term Rental Ordinance Initial Review of Draft
 - d. Proposed Right-of-Way Annexation Ordinance Initial Review of Draft
- 5. Public Comments, Non-Agenda Items
- 6. Other Business
 - a. Staff Report of Preliminary Subdivisions (5 lots or less)
 - b. Comprehensive Plan Update
 - c. ACOG Training Schedule
- 7. Adjournment

City of Walhalla Joint City Council-Planning Commission Tuesday, January 17 2022 • 5:30 PM Council Chambers • City Hall Walhalla, South Carolina Minutes

In accordance with the South Carolina Freedom of Information Act, Section 30-4-10 et seq., South Carolina Code, 1976, the media was duly notified of the date, time, and place of the meeting.

City Council Members Present: Danny Edwards, Danny Woodward, Grant Keehn, Sarai Melendez, Keith Pace, David Underwood

Planning Commission Members Present: Chris Grant, Kelvin Bryant, Jessie Bunning, Regina Orr, William Tatum

Members Absent: Tyler Jordan

Staff Present: Ashley Jones and Celia Myers

Call to Order: Mayor Edwards called the meeting to order at 5:30PM, with a quorum present to conduct the meeting and welcomed all present to the meeting. A moment of silence was observed, as was the Pledge of Allegiance.

Approval of Agenda: Mayor Edwards called for any changes to the agenda. Hearing none, he called for a motion to approve the agenda. Mr. Pace moved to approve the agenda; Mr. Keehn seconded. The agenda was unanimously approved.

Approval of Minutes: Mayor Edwards called for any changes to the minutes of the December 20, 2022 meeting. Hearing none, he called for a motion to approve the minutes. Mr. Pace moved to approve the minutes; Mr. Keehn seconded. The December 20th minutes were unanimously approved. Mayor Edwards then called for any changes to the minutes of the January 3, 2023 meeting and committee reports. Hearing none, Mayor Edwards called for a motion. Mr. Woodward moved to approve the minutes; Ms. Melendez seconded. The motion to approve the January 3rd minutes were approved unanimously.

At this time, Mayor Edwards turned the meeting over to Planning Commission Chair Chris Grant.

Election of Planning Commission Officers: Chairman Grant called for nominations for Chair and Vice-Chair for the 2023 year. Mr. Bryant moved to nominate Chris Grant as Chair. Mr. Grant moved to nominate Kelvin Bryant as Vice-Chair. Hearing no further nominations, Chairman Grant called for a vote. Chris Grant as Chair and Kelvin Bryant as Vice-Chair was approved 5-0.

Approval of Minutes: Chairman Grant called for any changes to the minutes of the October 3, 2022 meeting. Hearing none, he called for a motion to approve the minutes. Mr. Tatum moved to approve the minutes; Mrs. Bunning seconded. The October 3rd minutes were unanimously approved. Chairman Grant then called for any changes to the minutes of the November 7, 2022 meeting. Hearing none, Chairman Grant called for a motion. Mr. Tatum moved to approve the minutes; Mrs. Bunning seconded. The motion to approve the November 7th minutes were approved unanimously.

New Business: Proposed Historic Preservation Ordinance

Celia Myers presented the revised draft of the proposed Historic Preservation Ordinance. Changes were highlighted. These included the removal of language to establish a Board of Architectural Review (BAR), giving the powers to oversee the historical program to the Planning Commission. Again, emphasis was given that this would be voluntary program. After the presentation, Commissioners and Council discussed the draft. Mr. Keehn questioned the voluntary nature of the program and if the designation stayed with the property or the property owner. Mrs. Myers clarified that the property

would be recorded with the designation, if approved, and would transfer to new owners. Mr. Keehn shared his concerns that this meant the program was not voluntary to new owners. He also shared his concerns that a developer could "flip houses" adding this designation, tying the hands of future owners. Chairman Grant countered that the Planning Commission and City Council would have to approve the designation and would notice if someone was attempting to created historic places en masse. Mayor Edwards added that only a few properties/structures would qualify for the program, further reducing this risk. Mr. Pace commented that the benefits for this proposed program would be for commercial properties more so than residential. When questioned, Mrs. Myers stated that the motivations on why to seek designation could vary. For one it may be to seek state and or national historical registry recognition, for another to signify their property as historic through a plaque or marker, for a third to assist in grant funding for renovations/repairs. Planning Commissioners Orr and Bunning added to this discussion. Mr. Underwood asked for confirmation that new owners should be notified of the designation prior to purchase and again asked for confirmation that the program would be voluntary. It was provided. Mr. Keehn questioned the inclusion of historic district language, fearing current or future property owners could be prevented from making the most of their property or feel pressured to join the program. Mrs. Myers tried to alleviate these concerns by stating that new construction would not be held to the same standards and that the program wouldn't affect the use of the property. Mr. Keehn stated he felt the district language should be removed. Ms. Melendez compared this ordinance to previous ordinances, adding that Council would have the ability to come back and tweak the language, should it not perform as expected. Chairman Grant thanked Council for the joint discussion. No action was taken on this item.

The meeting was turned back over to Mayor Edwards, who called for a brief recess at 6:05 PM.

At 6:10, Mayor Edwards called the meeting back to order.

Public Comments: Mayor Edwards called for any public comments. No one approached.

Administrator Comments: None provided.

Second, Final Reading and Public Review of Ordinances:

Ordinance 2022-14 - An ordinance to issue amendment to No. 1 to amend the FY 2023 Budget document and other matters related thereto. Mayor Edwards called for any comments. None were provided. Mayor Edwards called for a motion. Mr. Pace moved to approve Ordinance 2022-14; Mr. Underwood seconded. Mayor Edwards called for any discussion. Hearing none, the motion to approve passed 6-0.

Discussion and/or Action Items

Sanitation Truck Purchase: Mr. Pace informed that Council that staff had found a truck with a heavier chassis and a lower price. He moved to table the item pending further information; Mr. Underwood seconded. The motion to table the item on purchasing a sanitation truck was passed 6-0.

Mayor Edwards called for any other business. Hearing none, Mayor Edwards adjourned the meeting at 6:16 pm.

Respectfully Submitted,

Celia Boyd Myers, AICP Community Development Manager

STATE OF SOUTH CAROLINA)	
COUNTY OF OCONEE)	ORDINANCE 2023-X
CITY OF WALHALLA)	

AN ORDINANCE TO ESTABLISH LOCAL HISTORIC PROPERTY DESIGNATION PROGRAM AND DESIGN REVIEW

Whereas, the City of Walhalla wishes to establish a program to preserve, promote and develop the City's historical resources; and

Whereas, such program would allow for the establishment of a local historic register and the designation of historic landmarks, sites and districts that represent archaeological, architectural, cultural and historic significance of the City's resources; and

Whereas, local historic registers are a foundational element of historic preservation programs, enabling communities to survey, recognize and preserve their unique history and culture by inventorying and listing these resources; and

Whereas, historic preservation programs can preserve community character, promote cultural, economic and general welfare of its citizens, strengthen local economics and improve a community's quality of life;

NOW THEREFORE: it is ordained and enacted that: by the Mayor and Council members of the City of Walhalla, in Council assembled, that the following ordinance, shall be as follows:

SECTION 1. TITLE

The title of this ordinance shall be the City of Walhalla Historic Preservation Ordinance.

SECTION 2. PURPOSE

The purpose of this ordinance is to promote the public health, safety and general welfare by providing for the for the identification, protection, enhancement, perpetuation and use of improvements, buildings and their settings, structures, objects, monuments, sites, places, and areas within the City of Walhalla that reflect special elements of the City's architectural, artistic, cultural, engineering, aesthetic, historical, social and other heritage to achieve the following objectives:

- (A) Safeguard the heritage of the City by encouraging the voluntary protection of historic resources, representing significant elements of its history;
- (B) Enhance the visual character of the City by encouraging and providing for the voluntary preservation of those buildings that reflect unique and established architectural traditions that contribute to the established neighborhoods of the City;
- (C) Foster public appreciation of and civic pride in the beauty of the City and the accomplishments of its past;
- (D) Strengthen the economy and improve property values of the City by protecting and enhancing the City's attraction to residents and visitors;
- (E) Promote the private and public use of historic resources for the education, prosperity and general welfare of the people;

- (F) Stabilize and improve property values within the City; and
- (G) Achieve historic preservation through the encouragement and promotion of voluntary additions to the City's Historic Register.

This ordinance is part of the zoning ordinance of City of Walhalla and is enacted pursuant to the South Carolina Code of Laws, Sections 6-29-710 and Section 6-29-870 et sequitur.

SECTION 3. DEFINITIONS

Additions. An addition is an expansion of a building that increases the original size or footprint of the structure by constructing additional space.

Alteration. A change in the external architectural features of any historic structure or in the interior of any such structure if the interior feature is specifically included in the historic designation; a change in the landscape features of any historic site or place; or work having an adverse effect upon designated archaeological resources.

Character-Defining Features. Overall shape of the building, its materials, craftsmanship, decorative details and features, as well as the various aspects of its site and environment; features that capture the historic character of the building.

Certificate of Appropriateness. Document issued by the Planning Commission, following a prescribed review procedure, certifying that the proposed actions by an applicant are found to be acceptable in terms of design criteria relating to the individual property or the historic district.

Cultural Landscape. Geographic area, including both cultural and natural resources and the wildlife or domestic animals therein, associated with an historic event, activity, or person or exhibiting other cultural or aesthetic values.

Department. The City of Walhalla Community Development Department.

Director. The City's Community Development Director or designee.

Exterior architectural features. The architectural style, general design and general arrangement of the exterior of a building, structure or object, including but not limited to the kind or texture of the building material and the type and style of all windows, doors, signs and other appurtenant architectural fixtures, features, details or elements relative to the foregoing.

Historic District. An area, designated by the city council, upon the recommendation of the Planning Commission and pursuant to the provisions of this ordinance.

Historic Integrity. The ability of a property to convey its significance. Historic properties either retain integrity (convey their significance) or they do not. Within the concept of integrity, the National Register criteria recognizes seven aspects or qualities that, in various combinations, define integrity. The seven aspects of integrity are location, design, setting, materials, workmanship, feeling and association.

Historic Property. Any place (including an archaeological site or the location of a significant historical event), building, structure, work of art, fixture or similar object that has been individually designated by City Council or designated as a contributing property within a historic district.

Historic Register (Register). The City's list of properties formally designated as historic resources after an application is filed by the property owner. The current list of designated properties will be kept on file at the Community Development office. Properties on the South Carolina and National Register are automatically eligible for the City's Historic Register.

Historic Resource. A property or structure that (1) is listed on the City's Historic Register, (2) is listed on the South Carolina Register of Historical Resources, (3) has been officially determined to be eligible for the South Carolina Register of Historical Resources by the State Historical Resource Commission, (4) is listed on the National Register of Historic Places, (5) has been officially determined to be eligible for the National Register of Historic Places by the National Park Service, or (6) the City is mandated by law to treat as a historic resource based on substantial evidence in light of the whole record. Generally, a resource shall be considered to be "historically significant" if the resource meets the criteria for listing on the SC Register of Historical Resources.

Local Design Guidelines or Style Guide. A set of guidelines that provide recommendations for treatments of various building systems, such as windows and roofs, as well as information specific to particular architectural styles. This document would provide preferred design examples and guidelines for the alteration of historic resources. Projects which are consistent with these guidelines will typically not create an adverse impact to an historic resource.

Material Change in Appearance. A change that will affect either the exterior architectural or environmental features of a historic property or any building, structure, site, object, or landscape feature within a historic district, such as:

- (1) A reconstruction or alteration of the size, shape or facade of a historic property, including relocation of any doors or windows or removal or alteration of any architectural features, details or elements;
- (2) Demolition or relocation of a historic structure;
- (3) Commencement of excavation for construction purposes;
- (4) A change in the location of advertising visible from the public right-of-way; or
- (5) The erection, alteration, restoration or removal or any buildings or other structure with a historic property or district, including walls, fences, steps and pavements, or other appurtenant features, except exterior paint alterations.

Object. An object is a material thing of functional, aesthetic, cultural, historical or scientific value that may be, by nature or design, movable yet related to a specific setting or environment.

Site. A site is the location of a significant event, a prehistoric or historical occupation or activity, or a building or structure, whether standing, ruined, or vanished, where the location itself maintains historical or archaeological value regardless of the value of any existing structure.

Structure. A structure is a work made up of interdependent and interrelated parts in a definite pattern of organization. Constructed by man, it is often an engineering project large in scale.

Substantial Hardship. Hardship, caused by unusual and compelling circumstances, based on one or more of the following: (1) the property cannot reasonably be maintained in the manner dictated by the ordinance, (2) there are no other reasonable means of saving the property from deterioration, or collapse, or (3) the property is owned by a nonprofit organization, and it is not feasible financially or physically to achieve the charitable purposes of the organization while maintaining the property appropriately.

SECTION 4. COMMISSION AUTHORIZATION.

- (a) It is hereby established that the City's Planning Commission (Commission) shall have the responsibility to oversee the Historic Designation Program and design review duties.
- (b) Planning Commission Powers. The Planning Commission shall be authorized to:
 - (1) Prepare and maintain, or cause to have prepared and maintained, an inventory of all property within the City having the potential for designation as historic property;
 - (2) Review requests by property owners for historic designation and inclusion on the City's Historic Register;
 - (3) Recommend to the City Council specific districts, sites, buildings, structures, or objects to be designated by ordinance as historic properties or historic districts;
 - (4) Review applications for certificates of appropriateness, and grant or deny same in accordance with the provisions of this ordinance;
 - (5) Recommend to the City Council that the designation of any district, site, building, structure or object as a historic property or as a historic district be revoked or removed;
 - (6) Perform, or cause to have performed, historic preservation activities within the City; and
 - (7) Review and make comments to the State Board of Review concerning the nomination of properties within its jurisdiction to the South Carolina and National Register of Historic Places.
- (c) Planning Commission's power to adopt standards: The Commission shall develop, or cause to have developed, and adopt standards, design guidelines and criteria to perform its duties. The Commission shall have the flexibility to adopt design standards without amendment to this ordinance.

SECTION 5. RECOMMENDATION AND DESIGNATION OF HISTORIC DISTRICTS AND PROPERTIES.

- (a) *Historic Property Inventory:* Commission shall compile and collect information of historic resources within the city-limits of Walhalla.
- (b) Historic Property Register:
 - (1) Initial inclusion on the City's Historic Register shall be voluntary and require the approval of the property owner.
 - (2) The Commission shall, through the City Community Development Department, accept requests for historic designation and inclusion on the City's Historic Register.
 - (3) Prior to the Commission's recommendation of a historic district or historic property to the City Council for designation, the Commission shall compile a report for nomination consisting of:
 - a. A physical description;
 - b. A statement of the historical, cultural, architectural and/or aesthetic significance;
 - c. A map showing district boundaries and zoning classification of individual properties therein, or showing boundaries of individual historic properties; and
 - Representative photographs.

- (4) Properties or districts accepted for inclusion on the City's Historic Register are eligible to apply for a City plaque or marker, detailing its significance. Any fees associated with the plaques and/or markers shall be set by the City Council.
- (c) Designation of a Historic District:
 - (1) A historic district is a geographically definable area, which contains buildings, structures, sites, objects, and landscape features or a combination thereof, which:
 - a. Has special character of special historic/aesthetic value or interest;
 - Represents one or more periods, styles, or types of architecture typical of one or more eras in the history of the City, County or State; and
 - c. Causes such area, by reason of such factors, to constitute a visibly perceptible section of the City.
 - (2) Boundaries of a historic district shall be included in the separate ordinances designating such districts and shall be shown on the official zoning map of the city.
- (d) Designation of a historic property: A historic property or landmark is a building, structure, site, or object; including the adjacent area necessary for the proper appreciation or use thereof, deemed worthy of preservation by reason of value to the City for one of the following reasons:
 - (1) It has significant inherent character, interest, or value as part of the development or heritage of the community, state, or nation; or
 - (2) It is one of the few remaining examples of a past architectural style;
 - (3) It is a place or structure associated with an event or persons of historic or cultural significance to the community, state, or nation; or
 - (4) It is the site of natural or aesthetic interest that is continuing to contribute to the cultural or historical development and heritage of the community, state or nation.
 - (5) It is the work of a designer whose work has influenced significantly the development of the community, state or nation; or
 - (6) It contains elements of design, detail, materials, or craftsmanship which represent a significant innovation; or
 - (7) It is part of or related to a square or other distinctive element of community planning; or
 - (8) It represents an established and familiar visual feature of the neighborhood or community; or
 - (9) It has yielded, or may be likely to yield, information important in pre-history or history.
 - (10) Property is listed on the South Carolina Register of Historical Resources; eligible for the South Carolina Register of Historical Resources; listed on the National Register of Historic Places; or eligible for the National Register of Historic Places.
- (e) Requirements for adopting an ordinance for the designation of historic districts and historic properties:
 - (1) Any ordinance designating any property or district as historic shall:
 - a. List each property in a proposed historic district or describe the proposed individual historic property;
 - b. Set forth the name(s) of the owner(s) of the designated property or properties;

- c. Require that a certificate of appropriateness be obtained from the Commission prior to any material change in appearance of the designated property; and
- d. Require that the property or district be shown on the official zoning map of the city and be kept as a public record to provide notice of such designation.
- (2) The Planning Commission and/or City Council shall hold a public hearing on any proposed ordinance for the designation of any historic district or property, following the established public notice requirements of the City.
- (3) The Planning Commission shall transmit its recommendation to City Council, following its public meeting.
- (4) Following receipt of the Commission recommendation, the City Council may adopt the ordinance as proposed, may adopt the ordinance with any amendments they deem necessary, or reject the ordinance.

SECTION 6. APPLICATION FOR CERTIFICATE OF APPROPRIATENESS (COA).

- (a) Approval of material change in appearance in historic districts or involving historic properties: After the designation by ordinance of a historic property or a historic district, no material change in the appearance of such historic property, or of a contributing or non-contributing building, structure, site or object within such historic district, shall be made or be permitted to be made by the owner or occupant thereof, unless or until the application for a certificate of appropriateness has been submitted to and approved by the Commission. A building permit shall not be issued without a certificate of appropriateness. A separate zoning permit shall not be required for work requiring a COA.
- (b) Submission of supporting documentation to Commission: An application for a certificate of appropriateness shall be accompanied by supporting documentation, such as drawings, plans, photographs, etc. as may be required by the Commission.
- (c) *Interior alterations*: In its review of applications for certificates of appropriateness, the Commission shall not consider interior arrangement or use having no effect on exterior architectural features.
- (d) *Technical advice:* The Commission shall have the power to seek technical advice from outside its members on any application.
- (e) Public hearings on applications for certificates of appropriateness: The Commission shall schedule and hold a public hearing at which the proposed certificate of appropriateness is discussed. Notice of the hearing shall be published in the newspaper of general circulation. The subject property shall be posted; and all adjacent property owners of the subject property shall be notified of the request and hearing.
- (f) Commission Actions to Applications for Certificate of Appropriateness:
 - (1) Commission action: The Commission may approve the certificate of appropriateness as proposed, approve the certificate of appropriateness with any modifications it deems necessary, or reject it.
 - a. The Commission shall approve the application and issue a certificate of appropriateness if it finds that the proposed material change(s) in the appearance would not have a substantial adverse effect on the aesthetic, historic, or architectural significance and value of the historic property or the historic district.

In making this determination, the Commission shall consider, in addition to any other pertinent factors, the following criteria for each of the following acts:

- Reconstruction, alteration, new construction or renovation: The Commission shall issue certificates of appropriateness for the above proposed actions if those actions conform in design, scale, building materials, setbacks and site features, and to the Secretary of Interior's Standards for Rehabilitation and Guidelines for Rehabilitating Historic Buildings.
- Relocation: A decision by the Commission approving or denying a certificate of appropriateness for the relocation of a building, structure, or object shall be guided by:
 - i. Whether the present setting of the building contributes to its historic character and aesthetic interest.
 - ii. Whether there are definite plans for the area to be vacated and what the effect of those plans on the character of the surrounding area will be.
 - iii. Whether the building, structure or object can be moved without significant damage to its physical integrity.
 - iv. Whether the proposed relocation area is compatible with the historical and architectural character of the building, structure, site or object.
- 3. Demolition: A decision by the Commission approving or denying a certificate of appropriateness for the demolition of buildings, structures, sites, or objects shall be guided by:
 - i. The historic, scenic or architectural/significance of the building, structure, site, or object.
 - ii. The importance of the building, structure, site, or object to the ambiance of a district.
 - iii. The difficulty or the impossibility of reproducing such a building, structure, site, or object because of its design, texture, material, detail, or unique location.
 - iv. Whether the building, structure, site, or object is one of the last remaining examples of its kind in the neighborhood or the city.
 - v. Whether there are definite plans for use of the property if the proposed demolition is carried out, and what the effect of those plans on the character of the surrounding area would be.
 - vi. Whether reasonable measures can be taken to save the building, structure, site, or object from collapse.
 - vii. Whether the building, structure, site, or object is capable of earning reasonable economic return on its value.
- (g) Undue hardship: When, by reason of unusual circumstances, the strict application of any provision of this article would result in the exceptional practical difficulty or undue economic hardship upon any owner of a specific property, the Board of Zoning Appeals shall have the power to vary or modify strict provisions, so as to relieve such difficulty or hardship: provided such variances, modifications, interpretations remain in harmony with the general purpose and intent of said provisions, so that the architectural or historical integrity, or character of the

property shall be conserved and substantial justice done. In granting variances, the Board of Zoning Appeals may impose such reasonable and additional stipulations and conditions as will, in its judgement, best fulfill the purpose of this article. An undue hardship shall not be a situation of the person's own making. The Planning Commission remains responsible for approving or denying the certificate of appropriateness, should a variance be requested of and approved by the Board of Zoning Appeals.

- (h) Deadline for approval or rejection of application for certificate of appropriateness: The Commission shall approve or reject an application for a certificate of appropriateness within 30 days after the scheduled public hearing. Failure of the Commission to act within said 30 days shall constitute approval.
- (i) Denial of application for certificate of appropriateness:
 - (1) In the event the Commission rejects an application, it shall state its reasons for doing so, and shall transmit a record of such actions and reasons, in writing, to the applicant. The Commission may suggest alternative courses of action it thinks proper if it disapproves of the application submitted. The applicant may make modifications to the plans and may resubmit the application at any time after doing so.
 - (2) In cases where the application covers a material change in the appearance of a structure which would require the issuance of a building permit, the rejection of the application for a certificate of appropriateness by the Commission shall be binding upon the building inspector or other administrative officer charged with issuing building permits and, in such a case, no building permit shall be issued.
- (j) Requirement of conformance with certificate of appropriateness: All work performed pursuant to an issued certificate of appropriateness shall conform to the requirements of such certificate. In the event work is performed not in accordance with such certificate, the City code enforcement staff or designee shall issue a cease-and-desist order and all work shall cease
- (k) Certificate of appropriateness void if construction not commenced: A certificate of appropriateness shall become void if construction is not commenced within 12 months of date of issuance. A certificate of appropriateness shall be issued for a period of 12 months and is renewable for one 12-month extension with staff approval.
- (I) Recording an application for certificate of appropriateness: The Commission shall keep a public record of all applications for certificates of appropriateness, and of all the Commission's proceedings in connection with said application.
- (m) Appeals: Any person adversely affected by any determination made by Community Development staff in the enforcement or interpretation of this ordinance may appeal such determination to the Board of Zoning Appeals, within ten (10) calendar days of the written determination. Any person adversely affected by any determination made by the Planning Commission may appeal such determination to the Courts of South Carolina pursuant to the South Carolina Code of Laws, Section 6-29-900 et sequitur.

SECTION 7. MAINTENANCE OF HISTORIC PROPERTIES AND BUILDING AND ZONING CODE PROVISIONS.

(a) Ordinary maintenance or repair: Ordinary maintenance or repair of any exterior architectural or environmental feature in or on an historic property to correct deterioration, decay, or to sustain the existing form, and that does not involve a material change in design, material or

- outer appearance thereof, does not require a certificate of appropriateness.
- (b) Applicability of property maintenance code: Property owners of historic properties or properties within historic districts shall be subject to the City's adopted property maintenance code.
- (c) Affirmation of existing building and zoning codes: Nothing in this article shall be constructed as to exempt property owners from complying with existing city building and zoning codes, nor prevent any property owner from making any use of this property not prohibited by other statutes, ordinances or regulations.

SECTION 8. PENALTY PROVISIONS,

Violations of any provisions of this article shall be punished in the same manner as provided for punishment of violations of validly enacted ordinances of the city.

SECTION 9. SEVERABILITY.

In the event that any section, subsection, sentence, clause or phrase of this article shall be declared or adjudged invalid or unconstitutional, such adjunction shall in no manner affect the other sections, sentences, clauses, or phrases of this article, which shall remain in full force and effect, as if the section, subsection, sentence, clause, or phrase so declared or adjudged invalid or unconstitutional were not originally part thereof.

AND IS DONE AND RATIFIED in Council Duly asser	mbled thisDay of	_ 2023.
	Danny Edwards, Mayor	
(seal)		
ATTEST:		
Timothy B. Burton, City Administrator		
Introduced By:		
First Reading:	-	
Public Hearing,		
Second Reading And Adoption:		

STATE OF SOUTH CAROLINA)	
COUNTY OF OCONEE)	ORDINANCE 2023-X
CITY OF WALHALLA)	

AN ORDINANCE TO AMEND THE CITY OF WALHALLA CODE OF ORDINANCES, TO ALLOW FOR THE CONDITIONAL RAISING AND KEEPING OF CHICKENS WITHIN RESIDENTIAL DISTRICTS OF THE CITY LIMITS

Whereas, there has been interest within City limits in urban farming relating to the keeping of backyard chickens; and

Whereas, fostering sustainable efforts and green, environmentally friendly living within the City of Walhalla is important to quality of life of our citizens; and

Whereas, domesticated hens may be used for companionship, educational purposes, and non-commercial production of eggs in support of sustainable green living, and

Whereas, providing appropriate guidelines for backyard chickens that ensure the safety of the animals, maintain sanitary conditions of the property and protect the animals' welfare, and enforceable codes to maintain the quality of the owner's property and to prevent any impairment on the enjoyment of surrounding properties, are imperative for compliance with this ordinance; and

Whereas, outlining specific guidelines and regulations will provide a clear understanding to those interested in backyard chickens, as well as, to ensure a safe and clean environment in neighborhoods where permitted.

Now Therefore: it is ordained and enacted that: by the Mayor and Council members of the City of Walhalla, in Council assembled, that the Animal ordinance, shall be amended as follows:

Livestock and Fowl

Restrictions.

It shall be unlawful for any person, firm or corporation to keep or maintain any horses, mules, cows, sheep, goats, hogs, pigs, shoats, swine or other livestock or any chickens, turkeys or other barnyard fowl within the City of Walhalla other than as provided for below:

- A. One horse or cow per acre may be kept within the Cane Creek Basin, described as the 100-year floodplain and as shown on the FEMA map and further described in the City of Walhalla Zoning Ordinance (see Chapter 230, Part 1).
- B. On parcels or lots greater than two acres in size, chickens, horses and cows may be maintained. The animals must be kept on the property.
- (A) A single parcel or lot which is two acres or greater, in a single-family residential zone, may have one horse or head of cattle for each two acres unless the County Extension Service Livestock Agent certifies that the land uses will support additional animals. Such certificate shall be presented to the Zoning Administrator. Any such

conditional use is subject to an annual review.

- (B) Except as otherwise provided, it shall be unlawful for any person within residential districts of the city limits to keep, or allow or permit the keeping of, or possession of any chicken, poultry, pea fowl, guineas, ducks, geese, or other fowl, except as provided and specified in this section.
 - a. The following shall be accepted and exempt from the provisions above.
 - i.No more than four (4) domesticated female chickens (hens) shall be kept, maintained, or raised on minimum one (1) acre lots with single-family dwellings only. No roosters whatsoever shall be allowed. The following are additional requirements regarding the maintenance of domesticated female chickens.
 - ii.Hens shall be confined at all times within a coop or chicken run, which is fully enclosed and made of suitable, washable material, except when under the personal supervision of an owner or custodian. Fenced enclosures and chicken coops must be property ventilated, clean, dry, and odor-free, kept in a neat and sanitary condition at all times, in a manner that will not disturb the use or enjoyment of neighboring lots due to noise, odor or other adverse impact.
 - iii. A coop shall not exceed 120 square feet in area or six (6) feet in height. There shall be a minimum six square feet of run space per hen. Coops must be completely enclosed and constructed in a uniform manner of a sturdy material that provides protection from potential predators and the elements, and properly ventilated. Runs must be constructed of a fencing material that prevents potential predators from getting in, and hens from escaping.
 - iv.Runs and coops must be well drained so that there is no accumulation of chicken excrement, and shall be cleaned on a regular basis with all droppings and excretion disposed of in a manner so as not to attract flies or varmints, unless otherwise disposed of in accordance with any federal, state, or health regulation.
 - v.Chickens, coops, runs, or other structures for housing chickens shall only be located or permitted between the rear of the principal structure and the rear lot line of the premises; must be screened from the side and rear lot lines by shrubbery or a privacy fence at least five (5) feet tall, if within sight of neighboring properties; and shall not be located within fifteen (15) feet of any property line and fifty (50) feet of the nearest neighboring residence or commercial building.
 - vi.No person shall slaughter any chickens within City limits. It shall be unlawful to raise chickens for commercial purposes within the city limits.
 - vii.No person shall keep chickens on premises within the city without first receiving an approved permit (renewable annually) on June 30 of each year, along with an initial and annual compliance inspection, and payment of the registration fee, as set by the City Council.

- viii.A permit to keep hens may be suspended, revoked, or not issued by the city where there is a risk to public health or safety, or for any violation of, or failure to comply with, any provision of other applicable ordinances or laws, including local subdivision covenants.
- ix. Every person keeping, maintaining, or raising chickens and/or fowls within the corporate limits of the city prior to or on the effective date of this section shall conform to and be in full compliance with the regulations of this section within ninety (90) days after its passage.
- x. Any person violating any provision of this section shall be deemed guilty of an offense and shall be subject to a fine of up to five hundred dollars (\$500) or imprisonment for not more than thirty (30) days upon conviction. Each day of violation shall be considered a separate offense. Punishment for violation shall not relieve the offender of liability for delinquent penalties and costs provided herein.

SEVERABILITY.

In the event that any section, subsection, sentence, clause or phrase of this article shall be declared or adjudged invalid or unconstitutional, such adjunction shall in no manner affect the other sections, sentences, clauses, or phrases of this article, which shall remain in full force and effect, as if the section, subsection, sentence, clause, or phrase so declared or adjudged invalid or unconstitutional were not originally part thereof.

AND IS DONE AND RATIFIED in Council Duly assemble	d this2	2023.
(seal)	Danny Edwards, Mayor	
ATTEST:		
Timothy B. Burton, City Administrator		
Introduced By:		
First Reading:		
Public Hearing, Second Reading And Adoption:		

STATE OF SOUTH CAROLINA)	
COUNTY OF OCONEE)	ORDINANCE 2023-X
CITY OF WALHALLA)	

AN ORDINANCE TO AMEND THE ZONING CHAPTER OF THE MUNICIPAL CODE OF THE CITY OF WALHALLA, SOUTH CAROLINA TO PROVIDE FOR SHORT-TERM RENTALS, ESTABLISHING REGULATIONS FOR SUCH USE, AND OTHER MATTERS RELATING THERETO

Whereas, the City of Walhalla has seen as increase in demand for short-term rentals within City limits; and

Whereas, the City wishes to establish regulations to provide for privately owned residential property to be used as vacation homes or other short-term rentals;

Whereas, the City desires to minimize the adverse effects of short-term rental uses on surrounding residential properties and neighborhoods, and to preserve the character, integrity and stability of residential neighborhoods, in which short-term rental properties are located; and

Whereas, under SC Code Ann.§ 5-7-30 (Supp. 2021), the City Council is authorized to adopt ordinances on any subject which appears to it necessary and proper for the security, general welfare and convenience of the municipality or for preserving health, peace, order and good government in it; and

Whereas, the City Council has determined that the regulations set out in this Ordinance are in the best interest of the public health, safety, and welfare of the citizens of the City of Walhalla

NOW THEREFORE: it is ordained and enacted that: by the Mayor and Council members of the City of Walhalla, in Council assembled, that the following ordinance, shall be as follows:

Subsection (6) of Conditional uses. The following uses shall be permitted in any R-25 Zoning District, subject to the conditions of this Part 1:

Short-term rental units that meet the following requirements:

- a. Detached single-family dwellings and accessory dwellings may be rented. Manufactured homes are not eligible for short-term rental.
- b. A maximum of six (6) bedrooms shall be allowed with no more than two (2) adults in each room. The maximum number of any rental party (adults and children) shall not exceed twelve (12) people.
- c. Rooms shall be rented for a maximum of fourteen (14) consecutive days.
- d. Rental homes should reflect and blend in with the character of the neighborhood.

- e. Owners shall apply for and receive a Short-Term Rental Permit from the City of Walhalla, prior to operating as a short-term rental unit.
 - a. Short-Term Rental Permits shall be valid from January 1 to December 31 of any calendar year and shall only be valid for the calendar year during which the Short-Term Rental Permit is issued, irrespective of the date on which the Short-Term Rental Permit is issued. Applications may be submitted for forthcoming calendar year beginning November 1.
 - b. A Short-Term Rental Permit must be obtained for each short-term rental property that is offered for short-term rental.
 - c. Short-Term Rental Permits are non-transferrable and are only valid for the short-term rental property described in the Short-Term Rental Permit.
 - d. It is the duty of the Owner to notify the City of Walhalla of any changes to the contact information of the Owner and any Short-Term Rental Agent employed or engaged by the Owner for each Short-Term Rental Permit issued to the Owner.
 - e. The application fee for the Short-Term Rental Permit shall be set each year by the City Council in the annual Budget Ordinance.
 - f. The application for a Short-Term Rental Permit shall be made on a form published by the City of Walhalla and must be delivered with the application fee and following documentation:
 - i. A site plan showing compliance with the requirements of this Chapter;
 - ii. A copy of the rental agreement with rental rules. The rental agreement shall specify the following:
 - 1. The minimum and maximum stay.
 - The maximum number of guests. For primary house rentals, the total number of allowed guests (adults and children) is twelve (12). For accessory dwelling rentals, the total number of guests is limited to four (4).
 - The maximum number of vehicles permitted at the unit--which shall be based on the number of bedrooms and the design of the driveway. For primary house rentals, the number of vehicles is limited to 1 per bedroom, maximum of six (6). For accessory dwelling rentals, the maximum number of vehicles is limited to two (2).
 - 4. Where guests are to park. The agreement shall specify that guests are to park on-site and not in the street.
 - 5. That the City's noise ordinance applies and quiet hours are between 10:00 PM and 7:00 AM.
 - 6. Prohibit large gatherings, such as weddings and reunions unless specifically approved by the City.

- 7. Pets, if permitted, are not to be left outside unattended and must abide by the regulations set forth in the Animal Chapter of the City Code.
- 8. Rental rules, including use of the sanitation roll-carts, and emergency contact information including the police non-emergency number, shall be posted in a conspicuous location in the unit.
- iii. A copy of the property management plan:
 - 1. The property management plan shall identify a Short-Term Rental Agent. Where the property owner does not live on the premises, the Short-Term Rental Agent must be available to appear on the premises to respond a complaint within thirty (30) minutes of being notified by the Zoning Administrator or other City official. Where the property owner lives on the premises, a back-up Short-Term Rental Agent must be identified unless the owner certifies the unit will not be rented when the owner is out of town. The Zoning Administrator shall be notified when management of the unit changes. Failure to comply with the approved property management plan shall result in the revocation of the zoning permit.
 - 2. A copy of the fire alarm monitoring contract, if applicable.
- g. Review of an application for a Short-Term Rental Permit shall be conducted by the Zoning Administrator, and the Short- Term Rental Permit shall be granted unless the Owner fails to meet the conditions and requirements of this Chapter, or otherwise fails to demonstrate:
 - i. Compliance with this Chapter; or
 - ii. There are no outstanding citations for any activities occurring at or connected with the Short-Term Rental Property; or
 - iii. Compliance with any other City Ordinance or any relevant state or federal law regarding activities at the Short-Term Rental Property.

Any false statements or inaccurate or untrue information in the application are grounds for revocation or suspension of the Short-Term Rental Permit and/or imposition of penalties, including denial of future applications.

- h. Short-Term Rental Permits shall not be issued prior to a scheduled inspection with the Fire Marshal and approval obtained.
- i. Every person or business entity which:
 - i. Acts as a Short-Term Rental Agent, and
 - ii. Submits an application for Short Term Rental Permit on behalf of any Owner, must submit a complete application that includes all the information required in the form of the application and which has been signed by the Owner.

- f. Licenses, Permits, Payment of Fees and Taxes Fees Required.
 - a. No Owner may offer any Short-Term Rental Property for Short-Term Rental without initially and on a continuing basis:
 - Obtaining a valid and current Short-Term Rental Permit from the City of Walhalla, South Carolina; and
 - ii. Obtaining a valid and current business license for Short-Term Rental of property from the City of Walhalla, South Carolina; and
 - iii. Paying all applicable fees and taxes associated with any application for a Short-Term Rental Permit or business license, and all sales or other similar taxes in connection with any Short-Term Rental, paying all ad valorem taxes for any Short-Term Rental Property.
- g. Regulations for Short-Term Rentals and Short-Term Rental Properties.
 - a. General Regulations: During any lease of any Short-Term Rental Property, the Owner, or the Short-Term Rental Agent:
 - Shall be available during any Short-Term Rental Period to respond to a complaint or other matter related to the operation or behavior of any Short-Term Lessee of the Short-Term Rental Property; and
 - ii. Shall be available by telephone at all times during the Short-Term Rental Period and capable of being physically present at the Short-Term Rental Property, or taking other responsive action, within thirty (30) minutes of notification of a complaint or other matter related to the Short-Term Rental Property; and
 - iii. Shall prominently display in the Short-Term Rental unit contact information for the Owner or Short-Term Rental Agent responsible for responding to complaints; and
 - Shall maintain fully operable and building and fire code compliant smoke and carbon monoxide detectors in the Short-Term Rental Property, as required by law; and
 - v. Shall maintain at least one (1), or such other number as is required by any applicable building, fire or other applicable code, fully operable and charged fire extinguisher; and
 - vi. Shall maintain unobstructed escape routes from the Short-Term Rental Property in the event of fire; and
 - vii. Shall notify all prospective Short-Term Lessees in writing of the existence of any swimming pool or hot tub at the Short-Term Renal Property and any safety equipment related to the swimming pool or hot tub prior to making any agreement for any Short-Term Rental.
 - b. Trash Regulations: During any lease of any Short-Term Rental Property, the Owner, or the Short-Term Rental Agent:
 - i. Shall maintain a designated trash storage area for use of Short-Term Lessees at the Short-Term Rental Property.
 - ii. The designated trash storage area shall be fenced or screened so that trash

- containers are not seen from public streets and neighboring property, except during designated pick-up times; and
- iii. The Owner shall prominently display instructions for managing trash disposal, including designated pick-up times and, if applicable, relevant property owner association requirements in the Short-Term Rental Property.
- iv. The Owner shall ensure any outdoor trash containers remain secured to avoid spills and pests.
- v. The Owner shall ensure that trash containers are not placed curbside more than twenty-four (24) hours prior to scheduled pick-up times and will be removed no more than twenty-four (24) hours after pick-up.
- c. Parking Regulations. During any lease of any Short-Term Rental Property:
 - i. Parking: Parking shall be provided on-site and located to the side or rear of the dwelling. On-site parking shall be clearly delineated with an improved surface such as pavement, gravel, or another method approved by the zoning administrator. Parking areas must include a space at least nine (9) feet by eighteen (18) feet for each vehicle allowed to be parked on the premises and improved with an impermeable or semi-impermeable surface. Areas for parking must comply with all applicable requirements of Sections 330-1.31 through 330-1.38.
 - ii. The Owner must notify all prospective Short-Term Lessees in writing of the maximum number of vehicles permitted at the Short-Term Rental Property prior to making any agreement for any Short-Term Rental.
 - iii. The Owner must ensure that no vehicles associated with the Short-Term Lessee will park off-site, including in adjacent rights-of-way, during the Short-Term Rental Lease.
- d. Miscellaneous Regulations: During any Short-Term Rental Lease of any Short-Term Rental Property:
 - i. A maximum of six bedrooms shall be allowed with no more than two adults in each room. The maximum number of any rental party (adults and children) shall not exceed twelve (12) people.
 - ii. Short-Term Rental Properties must be properly maintained and regularly inspected by the Owner or Short-Term Rental Agent to ensure continued compliance with this Chapter and all other applicable zoning, building, health and life-safety code requirements.
 - iii. Rental homes should reflect and blend in with the character of the neighborhood.
 - iv. No on-site signs shall be permitted.
 - v. For properties located in a neighborhood with a property owners' association, written confirmation from the association president that short-term rentals are permitted in the neighborhood is required. The facility shall comply with all business license, revenue collection, and health laws of the City of Walhalla, Oconee County and the state of South Carolina.
- e. In addition to the requirements of this Chapter, any Short-Term Rental Property must also comply with all other statutes, ordinances, regulations or private covenants

applicable to the Short- Term Rental Property. Nothing in this Section is intended to authorize waiver of or limitations on compliance with any such requirements.

- h. Violations. It shall be a violation of this Chapter to:
 - a. Lease any Short-Term Rental Property for a Short-Term Rental without complying with the requirements of this Chapter.
 - b. Advertise any residential property for a Short-Term Rental without first complying with the requirements of this Chapter.
 - c. Fail to comply with any requirement of this Chapter.
- i. Suspension or Revocation of Short-Term Rental Permit.
 - a. When the City determines:
 - i. A Short-Term Rental Permit has been mistakenly or improperly issued or issued contrary to law; or,
 - ii. An Owner has breached any condition upon which the Short- Term Rental Permit was issued; or,
 - iii. An Owner has obtained a Short-Term Rental Permit through any fraud, misrepresentation, a false or misleading statement, or evasion or suppression of a material fact in the Short-Term Rental Permit application; or,
 - iv. An Owner is delinquent in the payment to the municipality of any tax or fee; or.
 - v. The operation of a Short-Term Rental Property has been declared a nuisance; or.
 - vi. More than two convictions for violations of the Municipal Code of the City of Walhalla, South Carolina, arising from any activities at, or connected with, a Short-Term Rental Property occur within any twelve (12) month period.

Then the City may give written notice to the Owner that the Short-Term Rental Permit is suspended and may be revoked, pending a single hearing before City Council for the purpose of determining whether the suspension should be upheld and whether the Short-Term Rental Permit should be revoked.

- b. When the City determines units are operating without approval of the City, the short-term rental application fee shall be double the stated fee or \$1,000, whichever is higher. If the property owner chooses not to submit a short-term rental application within 60 days of being notified by the City of being in violation of the ordinance, a short-term rental application shall not be approved for a period of 2 years.
- c. The written notice of suspension and proposed revocation shall state the time and place at which the hearing before City Council is to be held and shall contain a brief statement of the reasons for the suspension and proposed revocation and a copy of the applicable provisions of this Chapter. The written notice shall be delivered to the Owner or Short-Term Rental Agent by certified mail, return receipt requested, addressed to the Owner or Short-Term Rental Agent at the address for the Owner or Short-Term Rental Agent shown on the application for the Short-Term Rental Permit. The written notice will be deemed to have been delivered on the date that the certified mail return receipt is signed for by, or on behalf of, the Owner or Short-Term Rental Agent.

- d. The hearing before City Council on the suspension and proposed revocation of any Short-Term Rental Permit shall be held by City Council within thirty (30) days after delivery of the written notice described in this Section. The hearing shall be held upon written notice at a regular or special meeting of City Council. The hearing may be continued to another date by agreement of all parties. At the hearing, all parties shall have the right to be represented by counsel, to present testimony and evidence, and to cross-examine witnesses. Following the hearing, City Council by majority vote of its members present, shall render a written decision setting out its findings of fact and conclusions. The written decision shall constitute the final decision of City Council. The written decision shall be delivered to the Owner unless a different person and method of delivery is requested by the Owner at the hearing.
- e. The written decision of City Council may be appealed in the same manner as appeals are made from the decisions of other administrative bodies of the City of Walhalla, South Carolina. An appeal, in and of itself, does not stay the effect of City Council's decision
- j. Severability. If any section, phrase, sentence, or portion of this Ordinance is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such portion shall be deemed a separate, distinct, and independent provision, and such holding shall not affect the validity of the remaining portions thereof.
- k. Effective Date. This Ordinance shall be effective on its adoption by the City Council for the City of Walhalla, South Carolina, but the enforcement of the regulations set out in this Ordinance shall begin on January 1, 2024.

d this	Day of	2023.
Danny	Edwards, Mayor	
		Danny Edwards, Mayor

STATE OF SOUTH CAROLINA)	
COUNTY OF OCONEE)	ORDINANCE 2023-X
CITY OF WALHALLA)	

AN ORDINANCE TO ANNEX TEN AREAS OF RIGHT-OF-WAY ABUTTING THE CITY OF WALHALLA INCLUDING COFFEE ROAD (S-36) AND MULLER ROAD (S-97); PLAYGROUND ROAD (S-59); PICKENS HIGHWAY (SC 183); FOWLER ROAD (S-131); EARLE STREET (S-734); CHEROKEE FOOTHILLS TRAIL (SC-11); KENNETH STREET (S-735); EAST SOUTH BOUNDARY STREET AND WEST SOUTH BOUNDARY STREET (S-267); BLUE RIDGE BOULEVARD (SC 28); AND TORRINGTON RD (S-324)

Whereas, City Council of the City of Walhalla has received consent from the South Carolina Department of Transportation's (SCDOT) Secretary of Transportation to annex right-of-way, pursuant to SC Code Annotated Section 5-3-110, which provides for "annexation of right-of-way area of a street lying beyond but abutting on corporate limits, not exceeding the width thereof" and;

Whereas, the property sought to be annexed is contiguous to the present City limits;

Whereas, the City of Walhalla Planning Commission reviewed the request after a public hearing on March 13, 2023 and recommended City Council approve the annexation;

Whereas, the City Council has determined that annexation of these areas into the City is in the best interest of the public health, safety, and welfare of the citizens of the City of Walhalla

NOW THEREFORE: it is ordained and enacted that: by the Mayor and Council members of the City of Walhalla, in Council assembled, that the following ordinance, shall be as follows:

The abutting right-of-way that is the subject of this annexation is depicted in Exhibit A and described as follows:

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Area 1: Coffee Road (S-36) and Muller Road (S-97);

Area 2: Playground Road (S-59);

Area 3: Pickens Highway, aka North Catherine Street (SC 183);

Area 4: Fowler Road (S-131);

Area 5: Earle Street (S-734);

Area 6; Cherokee Foothills Trail (SC 11);

Area 7: Kenneth Street (S-735);

Area 8: East South Boundary Street and West South Boundary Street (S-267);
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Area 9: Blue Ridge Boulevard (SC 28); and

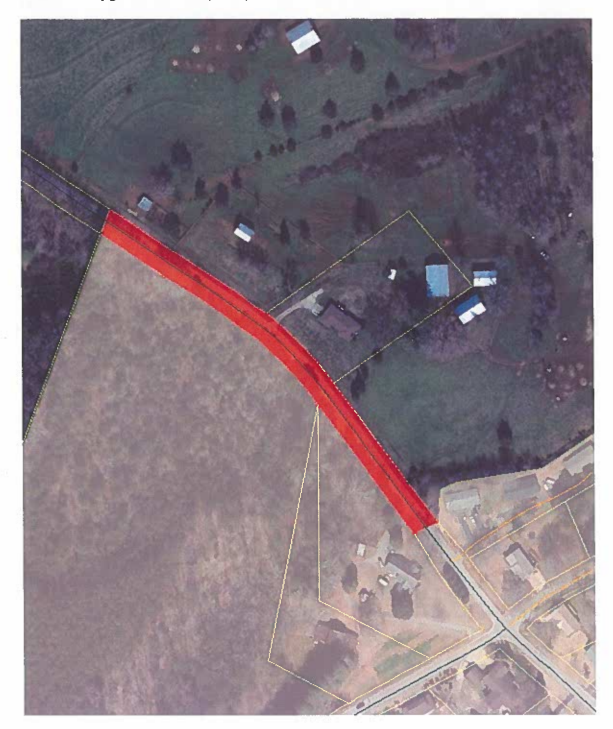
Area 10: Torrington Road (S-324)

This annexation of right-of-way will not alter existing zoning classifications of abutting properties. This ordinance becomes effective upon its approval by City Council at second and final reading.			
AND IS DONE AND RATIFIED in Council Duly assemble	d this	Day of	2023.
(seal)	Danny I	Edwards, Mayor	
ATTEST:			
Timothy B. Burton, City Administrator			
Introduced By:			
First Reading:			
Public Hearing, Second Reading And Adoption:			

Area 1: Coffee Road (S-36) and Muller Road (S-97) in red.



Area 2: Playground Road (S-59) in red.



Area 3: Pickens Highway, aka North Catherine Street (SC 183) in red.



Area 4: Fowler Road (S-131) in red.



Area 5: Earle Street (S-734) in red.



Area 6: Cherokee Foothills Trail (SC 11) in red.



Area 7: Kenneth Street (S-735) in red.



Area 8: East South Boundary Street and West South Boundary Street (S-267) in red.



Area 9: Blue Ridge Boulevard (SC 28) in red.



Area 10: Torrington Road (S-324) in red.





Chris Grant, Chair Jessie Bunning William Tatum

Kelvin Bryant, Vice Chair Regina Orr

Preliminary Plats Approvals January 2023

- 1. p/o 500-25-02-001
 - a. 31.18 acres zoned R-25
 - b. Subdivided into 2 parcels
- 2. 500-22-04-003
 - a. 1.97 acres zone R-15
 - b. Subdivided into 5 parcels

Per the Zoning Chapter of the City of Walhalla Municipal Code of Ordinances, "Where a proposed subdivision contains no more than five lots and does not require dedication of any land to the public or installation of any public improvements, the Zoning Administrator and Utility Director may approve the preliminary plats, as the final without approval from the Planning Commission."



Chris Grant, Chair Jessie Bunning William Tatum Kelvin Bryant, Vice Chair Regina Orr

Comprehensive Plan 10 Year Update

SC State Code

"All local governments that have adopted a local comprehensive plan in compliance with the provisions of Article 3, Chapter 29, Title 6 of the 1976 Code shall revise their local comprehensive plans to comply with the provisions of this act at the local government's next review of its local comprehensive plan as provided in Section 6-29-510(E) following the effective date of this act."

SECTION 6-29-510. Planning process; elements; comprehensive plan.

- (A) The local planning commission shall develop and maintain a planning process which will result in the systematic preparation and continual re-evaluation and updating of those elements considered critical, necessary, and desirable to guide the development and redevelopment of its area of jurisdiction.
- (B) Surveys and studies on which planning elements are based must include consideration of potential conflicts with adjacent jurisdictions and regional plans or issues.
 - (C) The basic planning process for all planning elements must include, but not be limited to:
 - (1) inventory of existing conditions;
 - (2) a statement of needs and goals; and
 - (3) implementation strategies with time frames.
- (D) A local comprehensive plan must include, but not be limited to, the following planning elements:
 - (1) a <u>population element</u> which considers historic trends and projections, household numbers and sizes, educational levels, and income characteristics;
 - (2) an economic development element which considers labor force and labor force characteristics, employment by place of work and residence, and analysis of the economic base;
 - (3) a <u>natural resources element</u> which considers coastal resources, slope characteristics, prime agricultural and forest land, plant and animal habitats, parks and recreation areas, scenic views and sites, wetlands, and soil types. Where a separate board exists pursuant to this chapter, this element is the responsibility of the existing board;
 - (4) a <u>cultural resources element</u> which considers historic buildings and structures, commercial districts, residential districts, unique, natural, or scenic resources, archaeological, and other cultural resources. Where a separate board exists pursuant to this chapter, this element is the responsibility of the existing board;
 - (5) a <u>community facilities element</u> which considers water supply, treatment, and distribution; sewage system and wastewater treatment; solid waste collection and disposal, fire protection, emergency medical services, and general government facilities; education facilities; and libraries and other cultural facilities;
 - (6) a <u>housing element</u> which considers location, types, age, and condition of housing, owner and renter occupancy, and affordability of housing. This element includes an analysis to ascertain nonessential housing regulatory requirements, as defined in this chapter, that add to the cost of developing affordable housing but are not necessary to protect the public health, safety, or welfare and an analysis of market-based incentives that may be made available to encourage development of affordable housing, which incentives may include density bonuses, design flexibility, and streamlined permitting processes;
 - (7) a <u>land use element</u> which considers existing and future land use by categories, including residential, commercial, industrial, agricultural, forestry, mining, public and quasipublic, recreation, parks, open space, and vacant or undeveloped;



Chris Grant, Chair Jessie Bunning William Tatum Kelvin Bryant, Vice Chair Regina Orr

- (8) a <u>transportation element</u> that considers transportation facilities, including major road improvements, new road construction, transit projects, pedestrian and bicycle projects, and other elements of a transportation network. This element must be developed in coordination with the land use element, to ensure transportation efficiency for existing and planned development;
- (9) a priority investment element that analyzes the likely federal, state, and local funds available for public infrastructure and facilities during the next ten years, and recommends the projects for expenditure of those funds during the next ten years for needed public infrastructure and facilities such as water, sewer, roads, and schools. The recommendation of those projects for public expenditure must be done through coordination with adjacent and relevant jurisdictions and agencies. For the purposes of this item, "adjacent and relevant jurisdictions and agencies" means those counties, municipalities, public service districts, school districts, public and private utilities, transportation agencies, and other public entities that are affected by or have planning authority over the public project. For the purposes of this item, "coordination" means written notification by the local planning commission or its staff to adjacent and relevant jurisdictions and agencies of the proposed projects and the opportunity for adjacent and relevant jurisdictions and agencies to provide comment to the planning commission or its staff concerning the proposed projects. Failure of the planning commission or its staff to identify or notify an adjacent or relevant jurisdiction or agency does not invalidate the local comprehensive plan and does not give rise to a civil cause of action;
- (10) a <u>resiliency element</u> that considers the impacts of flooding, high water, and natural hazards on individuals, communities, institutions, businesses, economic development, public infrastructure and facilities, and public health, safety and welfare. This element includes an inventory of existing resiliency conditions, promotes resilient planning, design and development, and is coordinated with adjacent and relevant jurisdictions and agencies. For the purposes of this item, "adjacent and relevant jurisdictions and agencies" means those counties, municipalities, public service districts, school districts, public and private utilities, transportation agencies, and other public entities that are affected by or have planning authority over the public project. For the purposes of this item, "coordination" means written notification by the local planning commission or its staff to adjacent and relevant jurisdictions and agencies of the proposed projects and the opportunity for adjacent and relevant jurisdictions and agencies to provide comment to the planning commission or its staff concerning the proposed projects. Failure of the planning commission or its staff to identify or notify an adjacent or relevant jurisdiction or agency does not invalidate the local comprehensive plan and does not give rise to a civil cause of action. This element shall be developed in coordination with all preceding elements and integrated into the goals and strategies of each of the other plan elements.
- (E) All planning elements must be an expression of the planning commission recommendations to the appropriate governing bodies with regard to the wise and efficient use of public funds, the future growth, development, and redevelopment of its area of jurisdiction, and consideration of the fiscal impact on property owners. The planning elements whether done as a package or in separate increments together comprise the comprehensive plan for the jurisdiction at any one point in time. The local planning commission shall review the comprehensive plan or elements of it as often as necessary, but not less than once every five years, to determine whether changes in the amount, kind, or direction of development of the area or other reasons make it desirable to make additions or amendments to the plan. The comprehensive plan, including all elements of it, must be updated at least every ten years.

SECTION 6-29-520. Advisory committees; notice of meetings; recommendations by resolution; transmittal of recommended plan.



Chris Grant, Chair Jessie Bunning William Tatum Kelvin Bryant, Vice Chair Regina Orr

- (A) In the preparation or periodic updating of any or all planning elements for the jurisdiction, the planning commission may use advisory committees with membership from both the planning commission or other public involvement mechanisms and other resource people not members of the planning commission. If the local government maintains a list of groups that have registered an interest in being informed of proceedings related to planning, notice of meetings must be mailed to these groups.
- (B) Recommendation of the plan or any element, amendment, extension, or addition must be by resolution of the planning commission, carried by the affirmative votes of at least a majority of the entire membership. The resolution must refer expressly to maps and other descriptive matter intended by the planning commission to form the whole or element of the recommended plan and the action taken must be recorded in its official minutes of the planning commission. A copy of the recommended plan or element of it must be transmitted to the appropriate governing authorities and to all other legislative and administrative agencies affected by the plan.
- (C) In satisfying the preparation and periodic updating of the required planning elements, the planning commission shall review and consider, and may recommend by reference, plans prepared by other agencies which the planning commission considers to meet the requirements of this article.

SECTION 6-29-530. Adoption of plan or elements; public hearing.

The local planning commission may recommend to the appropriate governing body and the body may adopt the plan as a whole by a single ordinance or elements of the plan by successive ordinances. The elements shall correspond with the major geographical sections or divisions of the planning area or with functional subdivisions of the subject matter of the comprehensive plan, or both. Before adoption of an element or a plan as a whole, the governing authority shall hold a public hearing on it after not less than thirty days' notice of the time and place of the hearings has been given in a newspaper having general circulation in the jurisdiction.

SECTION 6-29-540. Review of proposals following adoption of plan; projects in conflict with plan; exemption for utilities.

When the local planning commission has recommended and local governing authority or authorities have adopted the related comprehensive plan element set forth in this chapter, no new street, structure, utility, square, park, or other public way, grounds, or open space or public buildings for any use, whether publicly or privately owned, may be constructed or authorized in the political jurisdiction of the governing authority or authorities establishing the planning commission until the location, character, and extent of it have been submitted to the planning commission for review and comment as to the compatibility of the proposal with the comprehensive plan of the community. In the event the planning commission finds the proposal to be in conflict with the comprehensive plan, the commission shall transmit its findings and the particulars of the nonconformity to the entity proposing the facility. If the entity proposing the facility determines to go forward with the project which conflicts with the comprehensive plan, the governing or policy making body of the entity shall publicly state its intention to proceed and the reasons for the action. A copy of this finding must be sent to the local governing body, the local planning commission, and published as a public notice in a newspaper of general circulation in the community at least thirty days prior to awarding a contract or beginning construction. Telephone, sewer and gas utilities, or electric suppliers, utilities and providers, whether publicly or privately owned, whose plans have been approved by the local governing body or a state or federal regulatory agency, or electric suppliers, utilities and providers who are acting in accordance with a legislatively delegated right pursuant to Chapter 27 or 31 of Title 58 or Chapter 49 of Title 33 are exempt from this provision. These utilities must submit construction information to the appropriate local planning commission.



CITY OF WALHALLA COMPREHENSIVE PLAN UPDATE

2025-2045



SUMMER/FALL 2023

Hold community events (open houses, listening sessions, pop-ups, surveys, public workshops) to gain public feedback.



SUMMER/FALL 2024

Draft elements and strategies based on Community Vision, Goals and Objectives. Allow for public review/feedback throughout process.



SPRING 2023

Kick-off process by establishing Steering Committee and Focus Groups. Review baseline data and trends. Plan community events for public engagement.



WINTER/SPRING 2024

Compile input to draft
Community goals,
objectives and
Community Vision.
Allow for public
feedback and adopt
final draft.



WINTER 2025

Plan adoption by City Council.

2023-2025

Planning Officials Orientation and Continuing Education Training

2023

Date/Time	Training Type	Location	Deadline
February 22 nd 1 PM	OR	Pickens County	February 15
March TBD	CE	City of Belton	TBD
March 8 th 9:30	OR	ACOG	March 1 st
March 8 th 5:00	OR	ACOG	March 1 st
April 11 th 10 AM	CE	Oconee County	April 4 th
April 27 ^{th 5 PM}	OR	City of Spartanburg	April 20 th
May TBD	CE	City of Spartanburg	TBD
June 1 st	CE	City of Easley	May 25 th
June 14 th 10 AM	CE	ACOG	June 7 th
June 14 th 5 PM	CE	ACOG	June 7 th
July TBD	CE	Travelers Rest	TBD
August 23 rd 1 PM	CE	Cherokee County	August 16 th
November 1st OR 9:30	OR	ACOG	October 25 th
AM			
November 1 st 5 PM	OR	ACOG	October 25 th
December 13 th 10 AM	CE	ACOG	December 6 th
December 13 th 5 PM	CE	ACOG	December 6 th

Per state law, all new board members and staff members are required to take orientation within one year of the appointment/hiring date. After orientation, members are required to take continuing education once a year. Orientation is available online if any members are interested.

Forms will be sent out to municipalities and counties prior to each training as well as invoices after registration. Please note that dates, times, and locations are subject to change.

If you have any questions or concerns, please contact Jennifer Vissage at 864 241 4627 or vissage@scaog.org.



City of Walhalla Comprehensive Plan Update 2025-2045

Steering Committee (Draft - to be determined by Mayor Edwards and Council)

Danny Edwards, Mayor Brandon Burton, Administrator Planning Commission Chair or Vice-Chair Main Street Walhalla Board Member Two (2) Citizens Celia Myers, AICP, Community Development

Focus Groups (Draft - to be determined by Mayor Edwards and Council)

- 1. Population, Economic Development and Land Use
 - a. Keith Pace
 - b. MSW Staff (Catie Fisher)
 - c. Planning Commissioner
- 2. Natural Resources and Resiliency
 - a. David Underwood
 - b. Planning Commissioner
- 3. Community Facilities and Services
 - a. Grant Keehn
 - b. Danny Woodward
 - c. City Staff (Will Bates, Scott Parris, Tim Rice)
 - d. Planning Commissioner
- 4. Housing and Transportation
 - a. Sarai Melendez
 - b. Tyler Jordan
 - c. Planning Commissioner
- 5. Cultural/Historical Resources and Health & Active Living
 - a. Danny Woodward
 - b. City Staff (John Galbreath)
 - c. Planning Commissioner

Potential Partners (to include on focus groups or coordinate with public engagement)

- 1. Walhalla Performing Arts Center
- 2. Partners for Progress
- 3. Main Street Walhalla
- 4. Walhalla Middle/School District
- 5. Oconee Chamber of Commerce
- 6. Clemson Extension/4-H/Master Gardeners
- 7. Clemson Rural Health
- 8. Oconee Conservation District
- 9. Rotary Club
- 10. Lion's Club
- 11. Area Churches
- 12. Ten at the Top

- 13. Habitat for Humanity
- 14. Food Council
- 15. Oconee Cultivation
- 16. Humane Society
- 17. Museums (Oconee, Cherokee)
- 18. Oconee County
- 19. Foothills Alliance
- 20. American Legion Post 124
- 21. Walhalla Library Branch
- 22. United Way
- 23. YMCA
- 24. State/Regional Agencies



CITY OF WALHALLA COMPREHENSIVE PLAN UPDATE

2025-2045



SUMMER/FALL 2023

Hold community events (open houses, listening sessions, pop-ups, surveys, public workshops) to gain public feedback.



SUMMER/FALL 2024

Draft elements and strategies based on Community Vision, Goals and Objectives. Allow for public review/feedback throughout process.



SPRING 2023

Kick-off process by establishing Steering Committee and Focus Groups. Review baseline data and trends. Plan community events for public engagement.



WINTER/SPRING 2024

Compile input to draft
Community goals,
objectives and
Community Vision.
Allow for public
feedback and adopt
final draft.



WINTER 2025

Plan adoption by City Council.

2023-2025

Finance & Admin- council as a whole Community Development & Planning- (planning, zoning, codes) Public Safety- (fire and police) Infrastructure- (utilities and streets and sanitation) Recreation- (parks and rec)

This brings us down from 7 committees 5.

Committees meet as needed throughout the year. Mayor appoints the committee and the committee elects the chair. Mayor is the finance & admin chair. Mayor Pro-Temp is elected at the first meeting of every calendar year.

Dept heads send reports to City Admin who then sends to committee chair. Chair gives the report at the council meeting. Dept heads are there to answer questions.

This model would allow either 1 or 2 "council" meetings a month.

STATE OF SOUTH CAROLINA)	
COUNTY OF OCONEE)	ORDINANCE 2023-#
CITY OF WALHALLA)	

AN ORDINANCE TO REPEAL AND REPLACE ORDINACE 2006-5 TO REGULATE FALSE / NUISANCE ALARMS TO WHICH THE PUBLIC SAFETY SERVICES OF THE CITY OF WALHALLA RESPONDS.

Whereas,

NOW THEREFORE: it is ordained and enacted that: by the Mayor and Council members of the Municipality of Walhalla, in Council assembled, that the following ordinance, shall be as follows:

SECTION 1. TITLE

The title of this ordinance shall be the False / Nuisance Alarm Ordinance.

SECTION 2. PURPOSE

The purpose of this ordinance is:

- I. to protect the citizens, visitors and buildings of City of Walhalla.
- II. to promote economic and general welfare of the people of City of Walhalla.
- III. to limit the danger and liability that the public and public safety services are exposed to.

The City of Walhalla Fire Department and Police Department responds on a regular basis to alarms which turn out to be false alarms. The Police and Fire Departments are unable to determine whether or not an alarm is false without responding to the call, thereby necessitating a response to each alarm. Responding to alarms requires the Police and Fire Departments to expend considerable manpower, fuel, apparatus and equipment maintenance costs and exposes them and the public to danger and liability due to the response level required.

The City of Walhalla assumes no responsibility for the installation, maintenance or repair of any required or non-required fire and/or burglar alarms.

It shall also be the responsibility of the alarm subscriber/ property owner to maintain up to date keyholder information with the alarm company.

SECTION 3. SERVICE CHARGE

RESIDENTIAL

Every residence within the incorporated areas of the City of Walhalla that has a fire and/or burglar alarm system shall be considered in good standing to report a maximum of two (2) false alarms per one year period. After two (2) false alarm responses that the City of Walhalla Fire Department and/or Police Department has responded, a fee can/may be levied against the owner or lessee as follows:

Number of False Calls/ Year	Service Fee
1st Alarm	\$0
2nd Alarm	\$0
3rd Alarm	\$60.00
4th Alarm	\$120.00
5th Alarm	\$240.00
6th Alarm	\$480.00

After 6 alarms have occurred that required response each additional alarm after for the remainder of the year (12 month) shall be charged at \$480.00 per alarm.

The one-year (12 month) period shall start on January 1st and end on December 31st of each calendar year.

COMMERCIAL

Every commercial business within the incorporated areas of the City of Walhalla that has a fire and/or burglar alarm system shall be considered in good standing to report a maximum of two (2) false alarms per one year period. After two (2) false alarm responses that the City of Walhalla Fire Department and/or Police Department has responded, a fee can/may be levied against the owner or lessee as follows:

Number of False Calls/ Year	Service Fee
1st Alarm	\$0
2nd Alarm	\$0
3rd Alarm	\$125.00
4th Alarm	\$250.00
5th Alarm	\$500.00
6th Alarm	\$1000.00

After 6 alarms have occurred that required response each additional alarm after for the remainder of the year (12 month) shall be charged at \$1000.00 per alarm.

The one-year (12 month) period shall start on January 1st and end on December 31st of each calendar year.

SECTION 3. FIRE DEPARTMENT

I. After receiving and responding to two (2) false alarms any additional false alarms for the remainder of the year (12 month) the City of Walhalla Fire Chief or his/her designee can/may present an invoice for the fee imposed. The City of Walhalla Fire Department shall keep a duplicate copy of the invoice on file. The offending party shall have thirty (30) days to pay said invoice to the City of Walhalla. In the event that the offending party does not pay the invoice withing thirty (30) days, the City of Walhalla can/may file a civil action for the collection of said invoice. If the City of Walhalla files a civil action to collect said invoice, the City of Walhalla shall also be entitled to attorney's fees, Court costs and costs incurred for collecting said invoice.

SECTION 4. POLICE DEPARTMENT

I. After receiving and responding to two (2) false alarms for any additional false alarms for the remainder of the year (12 month) the City of Walhalla Police Chief or his/her designee shall present an invoice for the fee imposed. The City of Walhalla Police Department shall keep a duplicate copy of the invoice on file. The offending party shall have thirty (30) days to pay said invoice to the City of Walhalla. In the event that the offending party does not pay the invoice withing thirty (30) days, the City of Walhalla may file a civil action for the collection of said invoice. If the City of Walhalla files a civil action to collect said invoice, the City of Walhalla shall also be entitled to attorney's fees, Court costs and costs incurred for collecting said invoice.

SECTION 5. SEVERABILITY CLAUSE

If any provision of this ordinance shall be held or made invalid by a court decision, statute, or rule, or shall be otherwise rendered invalid, the remainder of this ordinance shall not be affected thereby.

SECTION 6. LEGALITIES

That nothing in this ordinance hereby adopted shall be construed to affect any suit or proceeding impending in any court, or any rights acquired, or liability incurred, or any cause or causes of action acquired or existing, under any act or ordinance hereby repealed as city in Section 5 of this ordinance; nor shall any just or legal right or remedy of any character be lost, impaired or affected by this ordinance.

SECTION 7. ADOPTION

This ordinance shall take effect and be in force from and after its approval as required by law	
AND IS DONE AND RATIFIED in Council Duly assembled thisDay of 2022	2.

	Danny Edwards, Mayor
(SEAL)	
ATTEST.	
ATTEST:	
Timothy B. Burton, City Administrator	
Introduced By:	_
First Reading:	_
Public Hearing,	
Second Reading	
And Adoption:	

STATE OF SOUTH CAROLINA)		
COUNTY OF OCONEE)	ORDINANCE 2006-5
CITY OF WALHALLA)	

AN ORDINANCE TO REGULATE FALSE FIRE ALARMS TO WHICH THE WALHALLA FIRE DEPARTMENT RESPONDS AND TO RECIND ORDINANCE 2004-2 IN ITS ENTIRETY.

WHEREAS, the Walhalla Fire Department responds on a regular basis to fire alarms which turn out to be false alarms; and

WHEREAS, responding to false fire alarms requires the Walhalla Fire Department to expend considerable money and manpower and exposes them and the public to danger and liability; and

WHEREAS, the Walhalla Fire Department is unable to determine whether or not an alarm is false without responding to the call, thereby necessitating a response to each alarm; and

WHEREAS, it is the responsibility of the owner or lessee of every establishment or residence to purchase and maintain a reliable, approved and permitted fire alarm system.

NOW THEREFORE, BE IT ORDAINED, by the Walhalla City Council, in session duly assembled with a quorum present and voting that:

- (A) <u>Maximum annual limit.</u> Every establishment or resident within the incorporated areas of the City of Walhalla having an approved and permitted fire alarm system shall be entitled to report a maximum of two (2) false alarms to the Walhalla Fire Department within a one year (12 month) period without charge.
- (B) <u>Service Charge</u>. After determining that the Walhalla Fire Department has responded to and arrived at the location of a false call or alarm, a fee shall be levied against the owner or lessee as follows:
 - (1) 1st and 2nd false alarm call no charge
 - (2) 3rd and 4th false alarm call within one year (12 month) period \$250.00 each
 - (3) 5th false alarm call \$500.00
 - (4) 6th false alarm call and each additional false alarm call within one year (12 month) \$1,000.00 each
- (C) Upon a violation of Section (B) (2) of this Ordinance, the Walhalla City Fire Chief or his/her designee shall present an invoice for the fee imposed. The

(C) Upon a violation of Section (B) (2) of this Ordinance, the Walhalla City Fire Chief or his/her designee shall present an invoice for the fee imposed. The Walhalla Fire Department shall keep a duplicate copy of the invoice. The offending party shall have thirty (30) days to pay said invoice to the City of Walhalla. In the event that the offending party does not pay the invoice within thirty (30) days, the City of Walhalla may file a civil action for the collection of said invoice. If the City of Walhalla files a civil action to collect said invoice, the City of Walhalla shall also be entitled to attorney's fees, Court costs and costs incurred for collecting said invoice.

Lamar Bailes, Mayor of Walhalla

ATTEST:

Nancy Goehle Oity Administrator

Presented by: M. Land

First Reading: <u>5-9-06</u>

Second Reading & Adoption: 6-13-06

STATE OF SOUTH CAROLINA)	
COUNTY OF OCONEE)	ORDINANCE 2023-#
CITY OF WALHALLA)	

AN ORDINANCE TO REPEAL AND REPLACE ORDINANCE 1996-4 AND TO ESTABLISH THE MINIMUM REGULATIONS GOVERNING THE REGULATION OF BURNING OF LEAVES, TRASH, AND OTHER WASTE MATERIALS OUTDOORS BY RESIDENTS AND COMMERCIAL BUSINESSES IN THE CITY OF WALHALLA.

Whereas,

NOW THEREFORE: it is ordained and enacted that: by the Mayor and Council members of the Municipality of Walhalla, in Council assembled, that the following ordinance, shall be as follows:

SECTION 1. TITLE

The title of this ordinance shall be the 2023 Outdoor Burning Ordinance.

SECTION 2. PURPOSE

The purpose of this ordinance is:

- I. to protect the citizens, visitors, and buildings of City of Walhalla.
- II. to promote economic and general welfare of the people of City of Walhalla.
- III. To establish guidelines for the proper burning and operation of open flame in the City of Walhalla. (Appendix A)

It shall be unlawful for any person to set or maintain a fire outdoors within the Corporate Limits of the City of Walhalla without a proper and in date permit. Permitted burning will only be allowed for the purpose of burning natural vegetation only. All other materials such as trash, tires, plastics, lumber, or other flammable materials will be strictly prohibited. This is in accordance with the legislation passed by the South Carolina Forestry Commission (SCFC) and the South Carolina Department of Health and Environmental Control (SC DHEC).

SECTION 3. ACCEPTED AND PROHIBITED BURNING MATERIALS

In accordance with South Carolina Forestry Commission Regulation 61-62.2 "Prohibition of Open Burning" and with SC DHEC guidelines, permitted burning will be accepted only for the following:

I. Burning of leaves, tree branches, or yard trimmings originating on the premises

- II. Burning in connection with the preparation of food for immediate consumption.
- III. Campfires and fires used solely for recreational purposes, ceremonial occasions, or human warmth. Fires set for these purposes must use only clean wood products (woody vegetation, leaves, or wood which is not coated with stain, paint, glue or other coating material, and not treated lumber).
- IV. Burning for the purposes of agricultural or land management purposes can only burn material that originated on site and not moved from one site to another location.
- V. The amount of dirt on the material must be minimized.
- VI. No heavy oils, asphaltic materials, items containing natural or synthetic rubber, or any materials other that plant growth may be burned.
- VII. In the event of large area or land clearing all burning operations must be in accordance with SCFC and SC DHEC regulations.

SECTION 4. RESIDENTIAL

All burning of any flammable materials in the outdoors shall be done under the authorization and supervision of the City of Walhalla Fire Department. Citizens, prior to burning, must contact the Fire Department and will be issued a burn permit after giving the Fire Department the following information which will include their phone number, location of burning, and permanent home address and what is to be burned. Permitted burning will only be allowed for materials outlined in Section 3 of this ordinance. Permits are issued for one (1) day with the understanding that if any complaints are received the Fire Department will extinguish the fire. Decision to extinguish the fire is solely at the discretion of the City of Walhalla Fire Department. There will be no burning permitted on Sundays.

SECTION 5. COMMERCIAL

All burning of any flammable materials in the outdoors shall be done under the authorization and supervision of the City of Walhalla Fire Department. Businesses, prior to burning, must contact the Fire Department and will be issued an Annual Commercial Burn Permit (Appendix B) after giving the Fire Department the following information which will include their phone number, location of burning, and what is to be burned. Permitted burning will only be allowed for materials outlined in Section 3 of this ordinance. Permits are issued for one (1) year with the understanding that if any complaints are received the Fire Department will extinguish the fire. Decision to extinguish the fire is solely at the discretion of the City of Walhalla Fire Department. There will be no burning permitted on Sundays.

SECTION 6. FINES AND FEES

RESIDENTIAL	COMMERCIAL	
FINES	FEES	FINES
1 st offence- \$0	Annual Permit- \$50	1 st offence- \$100
2 nd offence- \$50		2 nd offence- \$250
3 rd offence- \$100		3 rd offence- \$500
4 th offence- \$200		4 th offence- \$1000
5 th offence- Ban for 1 year		5 th offence- Ban for 1 year

SECTION 6. SEVERABILITY CLAUSE

If any provision of this ordinance shall be held or made invalid by a court decision, statute or rule, or shall be otherwise rendered invalid, the remainder of this ordinance shall not be affected thereby.

SECTION 7. LEGALITIES

That nothing in this ordinance hereby adopted shall be construed to affect any suit or proceeding impending in any court, or any rights acquired, or liability incurred, or any cause or causes of action acquired or existing, under any act or ordinance hereby repealed as city in Section 6 of this ordinance; nor shall any just or legal right or remedy of any character be lost, impaired or affected by this ordinance.

SECTION 8. ADOPTION

This ordinance shall take effect and be in force from a	nd after its a _l	pproval as requi	red by law.
AND IS DONE AND RATIFIED in Council Duly assem	ibled this	Day of	2023.
		Danny Edwards	Marra
		Danny Edwards	, Mayor
(SEAL)			
ATTEST:			
Timothy B. Burton, City Administrator			
Introduced By:			
First Reading:			
Public Hearing, Second Reading And Adoption:			

APPENDIX A. BURN PERMIT WEATHER GUIDELINES

BURN PERMIT WEATHER GUIDELINES

The City of Walhalla Fire Department has the ultimate authority on determining if the weather conditions are safe to burn. At any time, all burn permits can be revoked temporarily due to weather. The following are general conditions that must be abided by for burning.

WIND: If the wind is over 5 mph for the day, there should be no burning that day.

HUMIDITY: If the humidity is higher than 30 percent, burning is allowed for that day. If the humidity is lower than 30 percent, burning is not allowed that day.

RED FLAG: If any point in time the South Carolina Forestry Commission issues a RED FLAG Burning Ban there shall be no burning until the ban has been lifted.

APPENDIX B. COMMERCIAL BURN PERMIT

Commercial Burn Permit

In accordance with Ordinance 2023-#.

Annual Commercial Burn Permit must be obtained from the Fire Department every year for burning at a Business in City Limits. Commercial Burn Permits will be at the cost of \$50 per year. All burning shall be done in approved fire pits.

Burn Permit Rules and Regulations

- Fire must be attended at all times.
- If the fire gets off your property, the business owner will be responsible for damages.
- Only natural vegetation shall be burned. The fire shall NOT contain any LUMBER.
- No household garbage, tires, plastics, wires, insulation, furniture, or clothing may be burned.
- No types of starting fuel may be used.
- A copy of the burn permit shall be located at each business.
- A water source, a tool, and means of communication must be present at each burn site.
- Permit holders shall follow all weather requirements as set forth by the City of Walhalla Fire Department

Any permit issued may be revoked for the protection of life, property to prevent or to abate the nuisances caused by such burning. If the permit holder fails to comply with any terms or conditions of this permit, and as a result of the failure the City of Walhalla Fire Department is required to suppress a fire, the person or permit holder is responsible for the cost of fire suppression services in accordance with Ordinance 2023-# Section 5.

Business Name:	-
Address:	_
Owners:	
Date:	
Fire Department Representative:	

STATE OF SOUTH CAROLINA)

COUNTY OF OCONEE) ORDINANCE 1996-4

CITY OF WALHALLA)

AN ORDINANCE AMENDING AND REPLACING IT IS ENTIRETY ORDINANCE 1979-11 TO REGULATE THE BURNING OF LEAVES, TRASH AND OTHER WASTE MATERIALS OUTDOORS BY RESIDENTS OF THE CITY OF WALHALLA

BE IT ORDAINED in Council duly assembled and by the authority of the same:

Ι

It shall be unlawful for any person to set or maintain a fire outdoors within the Corporate Limits of the City of Walhalla for the purpose of burning leaves, grass, trash or other flammable materials except as set forth in the paragraph following.

II

All burning of any flammable materials in the outdoors shall be done under the authorization and supervision of the Walhalla Fire Department of the City of Walhalla. Citizens, prior to burning, must contact the Fire Department and will be issued a burn number which will include their phone number, location to be burned, and permanent home address. Permits are issued for one (1) day with the understanding that if any complaints are received the Fire Department will extinguish the fire. Decision to extinguish the fire is solely at the discretion of the Walhalla Fire Department. There is absolutely NO burning allowed on Sundays.

III

Any person setting or causing fires to be set for the purpose of burning any flammable material in the outdoors within the

Corporate Limits of the City of Walhalla without having complied with the terms of the paragraph above shall, upon conviction, be fined not less than \$200.00 or 30 days incarceration.

DONE AND RATIFIED, in Council duffy assembled.

Kenneth E. Johns, Jr., Mayor

ATTEST:

Vickie L. Satterfield
City Administrator

Introduced by: Randy Chastain

First Reading: 2/20/9/6

Second and Final Reading: 3/19/9/0

STATE OF SOUTH CAROL		
COUNTY OF OCONEE)	ORDINANCE 2006-5
CITY OF WALHALLA)	

AN ORDINANCE TO REGULATE FALSE FIRE ALARMS TO WHICH THE WALHALLA FIRE DEPARTMENT RESPONDS AND TO RECIND ORDINANCE 2004-2 IN ITS ENTIRETY.

WHEREAS, the Walhalla Fire Department responds on a regular basis to fire alarms which turn out to be false alarms; and

WHEREAS, responding to false fire alarms requires the Walhalla Fire Department to expend considerable money and manpower and exposes them and the public to danger and liability; and

WHEREAS, the Walhalla Fire Department is unable to determine whether or not an alarm is false without responding to the call, thereby necessitating a response to each alarm; and

WHEREAS, it is the responsibility of the owner or lessee of every establishment or residence to purchase and maintain a reliable, approved and permitted fire alarm system.

NOW THEREFORE, BE IT ORDAINED, by the Walhalla City Council, in session duly assembled with a quorum present and voting that:

- (A) <u>Maximum annual limit.</u> Every establishment or resident within the incorporated areas of the City of Walhalla having an approved and permitted fire alarm system shall be entitled to report a maximum of two (2) false alarms to the Walhalla Fire Department within a one year (12 month) period without charge.
- (B) <u>Service Charge</u>. After determining that the Walhalla Fire Department has responded to and arrived at the location of a false call or alarm, a fee shall be levied against the owner or lessee as follows:
 - (1) 1st and 2nd false alarm call no charge
 - (2) 3rd and 4th false alarm call within one year (12 month) period \$250.00 each
 - (3) 5th false alarm call \$500.00
 - (4) 6th false alarm call and each additional false alarm call within one year (12 month) \$1,000.00 each
- (C) Upon a violation of Section (B) (2) of this Ordinance, the Walhalla City Fire Chief or his/her designee shall present an invoice for the fee imposed. The

(C) Upon a violation of Section (B) (2) of this Ordinance, the Walhalla City Fire Chief or his/her designee shall present an invoice for the fee imposed. The Walhalla Fire Department shall keep a duplicate copy of the invoice. The offending party shall have thirty (30) days to pay said invoice to the City of Walhalla. In the event that the offending party does not pay the invoice within thirty (30) days, the City of Walhalla may file a civil action for the collection of said invoice. If the City of Walhalla files a civil action to collect said invoice, the City of Walhalla shall also be entitled to attorney's fees, Court costs and costs incurred for collecting said invoice.

Lamar Bailes, Mayor of Walhalla

ATTEST:

Nancy Goehle Oity Administrator

Presented by: M. Land

First Reading: <u>5-9-06</u>

Second Reading & Adoption: 6-13-06

STATE OF SOUTH CAROL	INA)	
COUNTY OF OCONEE)	ORDINANCE NO. 2023-XX
CITY OF WALHALLA)	

AN ORDINANCE TO REPEAL AND REPLACE ORDINANCES 1980-4 AND 1987-6 AND REPLACE WITH; AN ORDINANCE TO PROVIDE FOR REGULATIONS REGARDING THE CONTROL OF DOGS.

WHEREAS, the City of Walhalla wishes provide a healthy and safe environment for visitors, citizens, employees and officials; and

WHEREAS, the City of Walhalla wishes to provide regulation on the control of dogs within the City of Walhalla; and

THEN, LET IT THEREFORE BE ORDAINED, by the City Council of Walhalla, SC to rescind Ordinance 1980-4 AND 1987-6 and replace in its entirety as follows:

Section 0. Title

Regulations for controlling dogs.

Section 1. Vicious dogs.

It shall be unlawful for any <u>person</u> to keep or maintain any vicious or ferocious dog within the corporate limits of the <u>city</u>.

If any person or <u>property</u> is injured or damaged by any such dog, the <u>owner</u> of such dog shall be prima facie guilty of a violation of this section.

Section 2. Howling, diseased, or destructive dogs.

The howling or barking of any dog to such an extent as to interfere materially with or affect the health, comfort or peace and quiet of the people is hereby declared a nuisance is said noise, is made by a dog and continuing for more than four cumulative minutes in any sixty-minute period.

It shall also be a nuisance to permit a dog to molest other <u>dogs</u> or pet <u>animals</u>, or to permit a dog to damage or destroy flowers, ornamental <u>shrubs</u>, or <u>property</u> of others. A diseased or mangy dog is likewise declared to be a nuisance.

Any person harboring, keeping in possession, or having custody or control of any dog

l K which constitutes a nuisance, as defined in this section, who shall fail or <u>refuse</u> to take such action or do such things as will abate such nuisance when required in writing to do so by the <u>chief of police</u> shall be guilty of a misdemeanor.

Section 3. Rabies inoculation and tags—Required.

It shall be unlawful for any <u>person</u> to own or have in possession any dog which has not been inoculated against rabies within the preceding twelve (12) <u>months</u> by a licensed veterinarian.

It shall be the duty of <u>each person</u> having a dog inoculated against rabies to obtain from the veterinarian at the time of inoculation a metal badge or tag so prepared as to be capable of being attached to the collar of the dog, which badge or tag shall bear an inscription showing that such dog has been inoculated against rabies and the <u>year</u> of such inoculation. This badge or tag shall at all times, be attached to the collar of the dog so inoculated. If any dog is found to not have said tags attached the owner of such dog shall be guilty of a violation of this section.

Except as otherwise provided, it shall be unlawful for any person to remove from the collar of a dog the metal tag or badge thereto attached and which was issued by a duly licensed veterinarian at the time of issuance of a certificate in accordance with this article.

Section 4. Confinement of animals in heat.

It shall be the duty of the owner or any person having control of any animal to securely confine such animal and keep it concealed from view while such animal is in heat. It shall be the duty of any police officer, animal control officer or other designated agent, to impound any such animal not confined as required in this section.

Section 5. Dogs at large.

It shall be unlawful for an owner of any dog to permit such dog to be at large, off the premises or property of the owner, without keeping such dog under restraint by a leash and in the control of a competent person.

It shall be unlawful to allow dogs to cause damage or destruction to, or defecate on public or private property other than on the property of the person owning or harboring such dog. Dog owners walking dogs on public property including parks, natural areas, and sidewalks, where allowed must clean up after their dogs.

This provision shall not apply for a service animal in performance of its trained duties.

Section 6. Penalties for violation.

Any person who violates any provision of this Ordinance shall be guilty of a misdemeanor, and upon conviction shall be fined an amount not to exceed two hundred (200) dollars or imprisoned for not to exceed thirty (30) days, or both. In the case of continuing violations each day of violation shall constitute a separate offense.

Section 7. Severability

It is hereby declared to be the intention of the city council that the sections, paragraphs, sentences, clauses and phrases of this ordinances are severable and if any phrase, clause, sentence, paragraph or section of this ordinance shall be declared to be unconstitutional or invalid by a judgment or decree of any court of competent jurisdiction, the same being final, such a judgment shall not affect any of the remaining phrases, clauses, sentences, paragraphs or sections of this ordinance.

AND IS DONE AND RATIFIED in Council Duly a 2023.	ssembled thisDay of
	Danny Edwards, Mayor
(SEAL)	
ATTEST:	
Timothy B. Burton, City Administrator	
Introduced By:	
First Reading:	
Public Hearing,	
Second Reading	
And Adoption:	

STATE OF SOUTH CAROLINA)

COUNTY OF OCONEE)

ORDINANCE NO. 1987-6

TOWN OF WALHALLA)

AN ORDINANCE TO AMEND THE LEASH ORDINANCE OF THE TOWN OF WALHALLA, 1980-4, TO PROVIDE FOR A REDUCTION OF THE HOLDING PERIOD FOR IMPOUNDED DOGS AND FOR WARNING AND PENALTIES FOR VIOLATIONS OF SAID ORDINANCE.

WHEREAS, The Oconee County Animal Shelter has determined that the holding period for dogs impounded in the Animal Shelter should be reduced from ten (10) days to five (5) days to relieve overcrowding in the facility, and that the penalties for violating the provisions of the Leash Ordinance should be revised to provide for a warning for the first offense, a fine or imprisonment for the second offense, and a fine or imprisonment and impoundment of the unsecured or unsupervised dog for the third offense;

NOW, THEREFORE, BE IT ORDAINED by the Mayor and the Town Council of the Town of Walhalla in council duly assembled and by the authority of the same:

SECTION I. AMENDMENT. The "Leash Ordinance of the Town of Walhalla," 1980-4, is hereby amended by striking the first and second sentences of Section IV, and inserting the following sentences, so said section, as amended, shall read:

SECTION IV. No dog shall be allowed to run at large in the Town of Walhalla beyond the premises of the owner unless secured by a leash or under supervisory control (verbal, visual, disciplinary).

SECTION II. AMENDMENT. The Leash Ordinance of the Town of Walhalla, 1980-4, is hereby further amended by striking the

first paragraph, first sentence, of Section V, and inserting the following, so said section, as amended, shall read:

SECTION V. The owner of any dog found running at large in the Town of Walhalla beyond the premises of the owner and not secured by a leash or under supervisory control as herein provided shall be subject to the following penalties:

- A. For a first offense, the owner of the dog shall be issued a written warning.
- B. For a second offense, the owner of the dog shall be fined or imprisoned within the jurisdiction of the Municipal Court.
- C. For a third and subsequent offense, the owner of the dog shall be fined or imprisoned within the jurisdiction of the Municipal Court, and the unsecured or unsupervised dog shall be impounded for a period not to exceed five (5) days or until claimed by the owner.

SECTION III. AMENDMENT. The Leash Ordinance of the Town of Walhalla, 1980-4, is amended so as to provide for a Section VI, and said section shall read as follows:

Any dog found in the Town of Walhalla running at large beyond the premises of the owner and not secured by a leash or under supervisory control for which the owner cannot be determined, shall be impounded in the Oconee County Animal Control Shelter for a period not to exceed five (5) days or until claimed by the owner within said period, and, while in the Oconee County Animal Shelter or upon the expiration of five (5) days, such dog shall be subject to the provisions governing the operation of said facility. This five (5) day period must and shall be strictly enforced by Town officials.

SECTION IV. SAVINGS CLAUSE. Said Ordinance, sections, paragraphs, and sentences, as amended, shall continue in full force and effect.

DONE AND RATIFIED in Council duly assembled this sixteenth

day of November, 1987.

WAYNE A. SMALLEY, Mayor

COUNCIL:

Aldri Boletts

ATTEST:

Glenn C. Martin

Clerk and Treasurer

Introduced by: Mr. Frady

First Reading: October 19, 1987 Second Reading: November 16, 1987 STATE OF SOUTH CAROLINA)

ORDINANCE NO. 1980-4

COUNTY OF OCONEE)

TOWN OF WALHALLA)

AN ORDINANCE PROHIBITING DOGS RUNNING AT LARGE IN THE TOWN OF WALHALLA AND PROVIDING PENALTIES FOR PERSONS VIOLATING THE PROVISIONS HEREOF

BE IT ENACTED IN COUNCIL duly assembled and by the authority of the same:

Ι

That this Ordinance shall be known as the Leash Ordinance of the Town of Walhalla.

II

It shall be unlawful for any person to allow dogs to run at large beyond the premises of the owner unless controlled by a leash or close personal supervision.

III

All dogs within the Town of Walhalla shall have collars, or tags, with the name , address and telephone number stamped or printed on said collar or tag.

IV

Any dog found in the Town of Walhalla running at large beyond the premises of the owner and not secured by a leash or under supervisory control, (verbal, visual, disciplinary), such dog shall be impounded by the officers of the Town of Walhalla and retained in the dog pound for a period of ten (10) days or until claimed by the owner. This (10) ten day period must and shall be strictly observed and enforced by town officials.

V

Any person violating the terms of this Ordinance shall be fined or imprisoned at the discretion of the Town Recorder.

This Ordinance shall take effect upon enactment.

DONE AND RATIFIED IN COUNCIL duly assembled.

Mayor

ATTEST:

M. J. Westmereland
Clerk & Treasurer

Clerk & Heastrer

Introduced by: A. S. Chappuis

First Reading: May 12, 1980

Second Reading and Adoption: June 9, 1980