The Honorable Columbus County Board of Commissioners met in their said office at 8:00 A.M., Monday, November 5, 1990, it being the first Monday.

BOARD MEMBERS PRESENT:

Giles E. (Buddy) Byrd, Chairman

Lynwood Norris, Vice Chairman

Junior Dew

Ed Worley

Samuel G. Koonce

Roy L. Lowe, Administrator Ida L. Smith, Clerk

#### ABSENT:

James E. Hill, County Attorney

Chairman Byrd called the meeting to order and Mayor Horace Whitley gave the invocation.

## APPROVAL OF MINUTES

A motion was made by Commissioner Norris, seconded by Commissioner Koonce and passed unanimously to approve the minutes of the October 1, 1990, Board meeting, as recorded.

## PROCLAMATION - FARM CITY WEEK

A motion was made by Commissioner Norris, seconded by Commissioner Dew and passed unanimously to adopt the following Proclamation:

#### PROCLAMATION

FARM - CITY WEEK

#### 1990

WHEREAS, the growth and development of the County and the well-being of all of its citizens are dependent upon cooperation and exchange between the two essential environments of our society; farmers and city people; and

WHEREAS, the complexities of their individual problems and the divergence of their activities may lead to a widening gap of misunderstanding; and

WHEREAS, any gap of misunderstanding must be eliminated, and each group must understand the other if our American way of life is to endure; and

WHEREAS, Farm-City Week provides an unparalleled experience for farm and city people to become better acquainted.

NOW, THEREFORE, the Columbus County Board of Commissioners, do hereby proclaim the period of November 16 through November 22 to be Farm-City Week; and further call upon all citizens of this County to participate to the limit of their capabilities in the joint visits, seminars, pageants, fairs, and civic and social events associated with a successful Farm-City Week in Columbus County.

Adopted this 5th day of November, 1990.

ATTEST:

/s/ Roy L. Lowe, Administrator

COLUMBUS COUNTY BOARD OF COMMISSIONERS By: /s/ Giles E. Byrd

Chairman

## PROCLAMATION - HOME CARE WEEK

A motion was made by Commissioner Dew, seconded by Commissioner Norris and passed unanimously to proclaim November 25 through December 1, 1990, as Home Care Week. Proclamation is as follows:

HOME CARE WEEK, 1990

# PROCLAMATION

WHEREAS, Columbus County citizens of all ages and economic levels are concerned about high-quality, affordable, long-term health care. Home care provides a wide range of these needed health and supportive services to the ill, elderly, disabled and infirm in their own homes. The concept of home care is the oldest and most enduring tradition of health service delivery in the United States of America; and

WHEREAS, SURVEYS SHOW THAT MOST PEOPLE PREFER TO RECEIVE MEDICAL care and related supportive services in their own homes and there is also a significant and growing body of evidence that home care services stimulate quicker and fuller recoveries and improvements than comparable services within institutions; and

WHEREAS, home care allows our disabled and chronically ill citizens of all ages to remain with their loved ones in surroundings that are familiar and comfortable, and in so doing, home care helps preserve one of the country's most important social values, keeping families together; and

WHEREAS, all citizens require more in-home care, Columbus County home care agencies are meeting that challenge and home care agencies are providing services ranging from assistance with personal care to high-tech intravenous drug therapies; and

WHEREAS, with rapidly rising health care costs, home care offers a practical means of providing health care and related services to those who desperately need them. By offering these services in the home, we can treat our elderly, disabled, and chronically ill population comfortably, cost-effectively, and with high-quality, individualized health care and supportive services.

NOW, THEREFORE, the Board of Commissioners of Columbus County, hereby proclaim November 25 through December 1, 1990, as

## HOME CARE WEEK

in Columbus County, and urge our citizens to recognize the efforts of home care

providers, and the families and friends of the elderly and disabled, who provide such important services in the home.

IN WITNESS WHEREOF, this 5th day of November, 1990, this Document was signed and the Seal of the County of Columbus was affixed thereto.

> COLUMBUS COUNTY BOARD OF OF COMMISSIONERS

#### ATTEST:

/s/ Roy L. Lowe, Administrator

By: /s/ Giles E. Byrd Chairman

## COUNTY PROPERTY - HELP MISSION VOLUNTEERS REQUEST FOR LOT ON CHADBOURN ROAD

Charlie Langston, representing Help Mission volunteers, requested the Board to consider donating county property (lot on Chadbourn Road 100' x 150') to erect a new metal building. Mr. Langston stated that the Help Mission Board of Diretors plans to have a financial drive to pay for the structure which is planned to have adequate hanging room for clothing, a place to store food and a small sales room to sell excess goods to buy food and other items needed.

A motion was made by Commissioner Dew, seconded by Commissioner Koonce and passed unanimously to table the request until it can be discussed with the County Attorney, who was not present at the meeting.

## ALCOHOL / DRUG COALITION - REQUEST FOR ENDORSEMENT AND APPROVED

Eunice Shipman Campbell, Nancy Dove and Evvee Bellamy addressed the Board explaining the aims and objectives of the Alcohol and Drug Coalition stating that the organization hopes to combat drug and alcohol abuse by offering alternatives throughout the County. They requested that the Board of Commissioners help by endorsing National Drug Awarenes Week, and provide meeting facilities and office space.

A motion was made by Commissioner Koonce, seconded by Commissioner Norris and passed unanimously to endorse the National Drug Awareness Week and the efforts being made by the Alcohol and Drug Coalition.

A motion was made by Commissioner Dew, seconded by Commissioner Norris and passed unanimously to present a letter of committent so the coalition can apply for grants and provide meeting space throughout the county in county-owned facilities.

## DOMESTIC VIOLENCE - REQUEST FOR FUNDING TAKEN UNDER ADVISEMENT

Angelia Rhodes, Abuse Counselor, for Domestic Violences, requested funds for the additional work she is doing to help with the overwhelming case load of victims of Domestic Violences in Columbus County. Ms. Rhodes further stated that as of June 1990, Domestic Violences was added to the Rape/Sexual Abuse, Child Sexual Abuse program.

The Board reached a general consensus to take Ms. Rhodes request under advisement.

## **RESOLUTION - CAPE FEAR COUNCIL OF GOVERNMENTS**

A motion was made by Commissioner Norris, seconded by Commissioner Dew

and passed unanimously to adopt the following Resolution:

#### RESOLUTION

WHEREAS, in North Carolina the Lead Regional Organizations, a voluntary organization serving municipal and county governments, have established productive working relationships with the cities and counties across this state; and WHEREAS, many counties and cities need assistance in pursuing economic and community development opportunities, but federal assistance in the form of intergovernmental revenues has been severly curtailed in recent years; and WHEREAS, the 1990 General Assembly recognized this need through the appropriation of \$960,300 to help the Lead Regional Organizations assist local governments with grant applications, economic development, community development, and to support local industrial development activities and other activities as deemed appropriate by their local governments; and

WHEREAS, these funds are not intended to be used for payment of member dues or assessments to a Lead Regional Organization or to supplant funds appropriated by the member governments; and

WHEREAS, in the event that a request is not made by the County of Columbus for release of these funds to our regional Council, the funds will revert to the state's fund; and

WHEREAS, in Region O funds in the amount of \$53,350 will be used to/for assist local governments in grant applications, economic development, community development, support of local industrial dvelopment activities, and other activities as deemed appropriate by the member governments. Funds appropriated by this bill may not be used for payment of dues or assessments by the member governments, and may not supplant funds appropriated by the member governments.

NOW, THEREFORE BE IT RESOLVED, that the Columbus County Board of Commissioners requests the release of its share of these funds \$11,764.46 to the Region O Council of Governments at the earliest possible time in accordance with the provisions of Chapter 830 of the 1987 Session Laws (HB 1515).

Witnessed this 5th day of November, 1990.

COLUMBUS COUNTY BOARD OF COMMISSIONERS

#### By: /s/ Giles E. Byrd Chairman

#### WITNESSED BY:

/s/ Roy L. Lowe, Administrator

*|s|* Ida L. Smith, Clerk

# <u>RESOLUTION – APPROVAL TO DOT TO ADD SUBDIVISION OF SR 1749 TO STATE MAINTAINED</u> SYSTEM

A motion was made by Commissioner Norris, seconded by Commissioner Dew and passed unanimously to adopt the following resolution to add the Timber Cove Subdivision located off SR 1748 to the state maintained system.

North Carolina

County of Columbus

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Description: Timber Cove Subdivision located off SR 1749 (Streets that meet state requirements)

WHEREAS, the attached petition has been filed with the Board of County Commissioners of the County of Columbus requesting that the above described road, the location of which has been indicated in red on the attached map, be added to the Secondary Road System; and WHEREAS, the Board of County Commissioners is of the opinion that the above described road should be added to the Secondary Road System, if the road meets minimum standards and criteria established by the Division of Highways of the Department of Transportation for the addition of roads in the System.

NOW, THEREFORE, be it resolved by the Board of County Commissioners of the County of Columbus that the division of Highways is hereby requested to review the above described road, and to take over the road for maintenance if it meets established standards and criteria.

CERTICIFATE

The foregoing resolution was duly adopted by the Board of Commissioners of the County of Columbus at a meeting on the 5th day of November, 1990.

WITNESS my hand and official seal the the 5th day of November, 1990.

/s/ Ida L. Smith Clerk, Board of Commissioners County of Columbus

## APPOINTMENT - FAIR BLUFF BOARD OF ADJUSTMENTS

A motion was made by Commissioner Koonce, seconded by Commissioner Norris and passed unanimously to appoint Mr. L. G. Lawson to serve on the Fair Bluff Board of Adjustments for a three (3) year term as the extra-territorial member.

## INDUSTRIAL CORRIDOR DESIGNATED - U.S. 76 FROM CHADBOURN TO FAIR BLUFF

The County Administrator presented the Board with letters of request from the Towns of Fair Bluff, Chadbourn and Cerro Gordo to designate Highway 76 from the intersection of Highway 74 near Chadbourn to the South Carolina State Line South of Fair Bluff as a Growth Corridor to enhance future planning for the area.

A motion was made by Commissioner Worley, seconded by Commissioner Koonce and passed unanimously to adopt the following Resolution:

## RESOLUTION

The Board of Commissioners of Columbus County, North Carolina, unanimously adopted the foregoing Resolution at their regular meeting on the 5th day of November, 1990.

#### WITNESSETH:

THAT WHEREAS, our County has problems, agricultural income is decreas-

WHEREAS, U. S. Highway 76 is a major highway Eastward to Wrightsville Beach and is further a major connection to Interstate 40 West of Wilmington to the Great Smokey Mountains of North Carolina; and

WHEREAS, the Columbus County Board of Commissioners is giving high priority to the planning for a better future for Columbus County and its citizens.

NOW, THEREFORE, BE IT RESOLVED, that the Columbus County Board of Commissioners hereby designates U.S. Highway 76 from Highway 74, near Chadbourn, N.C., and Southward through Cerro Gordo and Fair Bluff to the South Carolina State Line, as an Economic and Industrial Development Corridor through Columbus County. ADOPTED this 5th day of November, 1990.

Columbus County Board of ATTEST: Commissioners /s/ Roy L. Lowe, Administrator By: /s/ Giles E. Byrd Chairman

CAPITAL PROJECT ORDINANCES - BONDS FOR COLUMBUS COUNTY SCHOOLS & & CITY SOUTHEASTERN COMMUNITY COLLEGE

A motion was made by Commissioner Koonce, seconded by Commissioner Norris and passed unanimously to adopt the following capital project ordinances. COLUMBUS COUNTY SCHOOLS

BE IT ORDAINED by the Board of Commissioners of the County of Columbus, North Carolina, that pursuant to Section 159-13.2 of the General Statutes of North Carolina, the following project ordinance is HEREBY ADOPTED:

The project authorized is Columbus County Schools: SECTION 1. Construction of East Columbus High School, South Columbus High School and renovations to West Columbus High School.

SECTION 2. The project director is hereby directed to proceed with the construction of the project within the terms of the various grant and loan agreements executed with the Federal and State governments in accordance with the limitations set forth in Section 143 of the General Statutes of North Carolina, and within the funds appropriated herein.

SECTION 3. The following revenues are anticipated to be available to the County to complete the project:

> School Bonds - Series 1990 -\$4,300,000

SECTION 4. The following amounts are appropriated for the project:

School Bonds - Series 1990 -\$4,300,000

SECTION 5. The Finance Officer is directed to report quarterly on the financial status of this project. She shall also keep the Governing Body informed of each regular meeting of any unusual occurrences. Copies of the capital project ordinance shall be made SECTION 6. available to the Budget Officer and the Finance Officer for direction in carrying

out the project.

ADOPTED this 5th day of November, 1990.

#### WHITEVILLE CITY SCHOOLS

BE IT ORDAINED by the Board of Commissioners of the County of Columbus, North Carolina, that pursuant to Section 159-13.2 of the General Statutes of North Carolina, the following capital ordinance is HEREBY ADOPTED:

SECTION 1. The project authorized is Whiteville City Schools renovations.

SECTION 2. The project director is hereby directed to proceed with the construction of the project within the terms of the various grant and loan agreements executed with the Federal and State governments in accordance with the limitations set forth in Section 143 of the General Statutes of North Carolina, and within the funds appropriated herein.

SECTION 3. The following revenues are anticipated to be available to the County to complete the project:

School Bonds - Series 1990 - \$4,100,000

SECTION 4. The following amounts are appropriated for the project:

School Bonds - Series 1990 - \$4,100,000

SECTION 5. The Finance Officer is directed to report quarterly on the financial status of this project. She shall also keep the Governing Body informed of each reular meeting of any unusual occurrences.

SECTION 6. Copies of the capital project ordinance shall be made available to the Budget Officer and the Finance Officer for direction in carrying out the project.

ADOPTED this 5th day of November, 1990.

#### SOUTHEASTERN COMMUNITY COLLEGE

BE IT ORDAINED by the Board of Commissioners of the County of Columbus, North Carolina, that pursuant to Section 159-13.2 of the General Statutes of North Carolina, the following capital project ordinance is HEREBY ADOPTED:

SECTION 1. The project authorized is Southeastern Community College renovations.

SECTION 2. The project director is hereby directed to proceed with the construction of the project within the terms of the various grant and loan agreements executed with the Federal and State governments in accordance with the limitations set forth in Section 143 of the General Statutes of North Carolina,

and within the funds appropriated herein.

SECTION 3. The following revenues are anticipated to be available to the County to complete the project:

College Bonds - Series 1990 - \$1,100,000

SECTION 4. The following amounts are appropriated for the project:

College Bonds - Series 1990 \$1,100,000

SECTION 5. The Finance Officer is directed to report quarterly on the financial status of this project. She shall also keep the Governing Body informed

of each regular meeting of any unusual occurrences.

SECTION 6. Copies of the capital project ordinance shall be made available to the Budget Officer and the Finance Officer for direction in carrying out the project.

Adopted this 5th day of November, 1990.

## SOUTHEASTERN COMMUNITY COLLEGE - BUDGET APPROVAL

A motion was made by Commissioner Norris, seconded by Commissioner Koonce and passed unanimously to approve the 1990-91 institution budget for Southeastern Community College as approved in the 1990-91 Columbus County Operating Budget adopted on June 28, 1990. Budget amounts are as follows:

Current expense allocation	\$748,180
Capital outlay allocation	18,590
RSVP allocation	18,040

## CONTRACT - SOCIAL SERVICES AND DON W. VIETS, JR.

A motion was made by Commissioner Dew, seconded by Commissioner Norris and passed unanimously to approve the following contract: STATE OF NORTH CAROLINA

COUNTY OF COLUMBUS

#### CONTRACT OF EMPLOYMENT

THIS CONTRACT OF PRIMARY EMPLOYMENT by and between the Columbus County Commissioners (herinafter referred to as Department), and Don W. Viets, Jr. of Lee, Lee & Viets, Attorney at Law (hereinafter referred to as Attorney), to provide for the legal services needed by the Columbus County Child Support Agency (hereinafter referred to as Agency).

## WITNESSETH:

WHEREAS, the Departmment desires to employ the Attorney to provide the legal services needed by the Agency upon the following terms:

1. This contract shall begin September 1, 1990, and continue through August 31, 1991, unless terminated or renewed as hereinafter provided.

2. The Attorney, upon reasonable notice, shall be available for consultation, legal advice and representation as requested by the Agency on legal matters arising under Article 9, Chapter 110 of the North Carolina General Statutes, Title 42 United States Code, Section 651 <u>et seq.</u> and the regulations promulgated thereunder.

3. The Attorney agrees to comply with all of the requirements of Article 9, Chapter 110 of the North Carolina General Statutes. Title 42 United States Code, Section 651 <u>et seq.</u>, and the regulations promulgated thereunder, regarding the performance of program legal services. These requirements include, but are not limited to, maintaining such records as are required by the Department or Agency, making such records available for federal or state audit if required and making any financial, statistical, and program progress reports. 4. The Department agrees to pay the Attorney Fifty (\$50.00) Dollars per hour for the time spent in performing the services required under this contract. This hourly rate shall encompass all expenses including, but not limited to, those for salary, supplies, office space, heating and maintenance for office space, telephone service, long-distance telephone calls, and travel. The Attorney is not to be reimbursed for incurring extraordinary expenses incident to performing the services required under this Contract, with the exception that the Department agrees to pay all court costs and filing fees which are required to be paid in conjunction with the services provided by the Attorney under this Contract.

5. Either party may terminate this agreement with thirty (30) days written notice to the other party.

6. This contract may be renewed by the parties for two additional periods of one (1) year each.

7. The Attorney shall notify the Agency when a conflict of interest arises for the Attorney. In all such cases, referral shall be made to another attorney with whom the Department has contracted for secondary employment for the provision of legal services when conflicts arise.

8. Reimbursement for attendance at one annual training session shall be made based upon a maximum hourly rate of \$50.00, not to exceed a maximum of \$200.00 for the full session or \$100.00 for each day attended or the amount set by the Child Support Enforcement Agency.

NOW THEREFORE, the parties have executed this Contract in triplicate originals, one to be retained by the Attorney, one to be retained by the Agency, and one to be filed with the Child Support Enforcement Section, Division of Social Services, Department of Human Resources, Raleigh, North Carolina.

This 5th day of November, 1990.

By: /s/ Don W. Viets, Jr.

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Attorney at Law Lee, Lee & Viets, Attorneys

By: /s/ Giles E. Byrd Chairman County Board of Commissioners

This instrument has been preaudited in the manner required by the Local Government Budget and Fiscal Control Act.

By /s/ Gayle B. Godwin

## Finance Officer

#### FORESTRY SERVICE - 1990-91 BUDGET APPROVAL

A motion was made by Commissioner Norris, seconded by Commissioner Dew and passed unanimously to approve an agreement with the State of North Carolina, Department of Environment, Health and Natural Resources for protection, development and improvement of forest lands in Columbus County, North Carolina. The Board of Columbus County agrees to pay the Division of Forest Resources 40% of the total cost of the Forester or Forest Ranger salaries and expenses and of other proper expenditures made in connection with the over-all Forestry program in said 76

County, upon receipt and consequent approval of the periodic statements submitted by the Forestry Service.

The County agrees to appropriate for fiscal year 1990-91 the sum of \$113,205.00 dollars, which sum shall be available for expenditure under the terms of this Agreement, and represents the County's share of the annual budget.

A copy of the properly executed Agreement is on file at the office of the Clerk to the Board.

## TAX DEPARTMNET - LAND RECORDS MANAGEMENT FUND

W.D. "Bill" Brooks, Tax Administrator, presented the Board with a letter from the N.C. Department of Environment, Health, and Natural Resources, Division of Land Resources announcing that Columbus County has been awarded \$3,000 matching funds under the North Carolina Records Management Program (LEMP) with the stipulation that the county match the stte funds to assist with the Land Records Management Program. Mr. Brooks stated that \$20,000 was approved in the 1990-91 County Budget for the project and requested that the \$20,000 remain in the Land Records Management Program to continue the improvement of county land records.

A motion was made by Commissioner Dew, seconded by Commissioner Norris and passed unanimously to approve the County of Columbus enter into a contract agreement with the N.C. Department of Environment, Health, and Natural Resources for the matching funds of \$3,000 with the County appropriating \$20,000 for the mapping project as was approved in the 1990-91 Columbus County Operating Budget.

The Contract Agreement is on file in the office of the Clerk to the Board.

# SHERIFF'S DEPT. - APPROVAL OF WEAPON TO BE SOLD TO RETIRING DEPUTY

The Administrator presented a letter of request from Sheriff Harold L. Rains, to allow Jimmy M. Hardin, who retired October 31, 1990, to purchase the service revolver that was assigned to him, Smith & Wesson .357 Magnum, Model 581, Serial #AAP4740 for an appraised value of \$50.00.

A motion was made by Commissioner Norris, seconded by Commissioner Dew and passed unanimously to permit the Sheriff to allow Jimmy M. Hardin to purchase the service revolver, Smith & Wesson .357 Magnum, Model 581, serial #AAP4740 for an appraised value of \$50.00.

The Board reached a general concensus to present Jimmy M. Hardin,

retired, with a "plaque of appreciation" at the next Board meeting.

## APPOINTMENT - FOUR-COUNTY COMMUNITY SERVICES

A motion was made by Commissioner Worley, seconded by Commissioner Koonce and passed unanimously to appoint Roy L. Lowe, County Administrator, to serve on the Four-County Community Services Board of Trustees, to fill the unexpired term of Commissioner Ed Worley, who resigned.

## BUDGET AMENDMENT - CAPITAL RESERVE

A motion was made by Commissioner Koonce, seconded by Commissioner Norris and passed unanimously to approve the following budget amendment:

10-397-0000 Transfer from Capital Reserve Fund \$285,738.00

To be expended:

10-506-7100 Public Buildings - Land Purchase \$285,738.00

## BUDGET AMENDMENT - SOCIAL SERVICES

A motion was made by Commissioner Dew, seconded by Commissioner Norris and passed unanimously to approve the following Social Services budget amendment:

Accept 10-348-2301 Independent Living program \$ 3,390.00

To be expended:

10-611-0200 Independent Living Program

\$ 3,390.00

\$26,948.00

## BUDGET AMENDMENT - LIBRARY

A motion was made by Commissioner Norris, seconded by Commissioner Koonce and passed unanimously to approve a budget amendment for the Library as follows:

Accept 10-348-3100 Library Ser. Construction Grant\$ 6,395.00Accept 348-3100 State Aid to Public Libraries569.00To be expended as follows:\$ 569.00

10-630-3300	Books	<b>\$ 5,500.00</b> .
10-630-3302	AV (books on cassettes)	895.00
10-630-7400	Microfiche Cabinet	569.00

#### BUDGET AMENDMENT - RAPE CRISIS

A motion was made by Commissioner Koonce, seconded by Commissioner Norris and passed unanimously to approve a budget amendment for Rape Crisis as follows:

Accept 10-361-0000 State Grant-Rape Crisis Program \$17,000.00

To be expended as follows:

10-514-0200 Salaries & Wages	\$13,500.00
10-514-0500 FICA	1,000.00
10-514-0600 Insurance	1,500.00
10-514-1400 Travel	500.00
10-514-3200 Supplies	500.00

## BUDGET AMENDMENT - SOCIAL SERVICES

A motion was made by Commissioner Koonce, seconded by Commissioner Norris and passed unanimously to approve a budget amendment for Social Services as

follows:

Accept 10-348-03 100% Child Day Care

To be expended as follows:

10-611-0206 AFDC Day Care Trans. \$26,948.00

## TAX RELEASES & REFUNDS

A motion was made by Commissioner Norris, seconded by Commissioner Dew and passed unanimously to approve the tax releases as recommended by the Tax Supervisor. Sandra Baldwin; Double-wide mobile home double listed on map L-3-17B as real estate. Amount \$94.72, valuation \$13,930, year 1990, account #14-01376.

Robert J. & Carolyn Banfield; L-4-9, house measured incorrectly, valuation reduced. Amount \$41.30, valuation \$5,900, year 1990, account #14-01537.

Jerry & Wanda Batten; L-2-113 (70.79 acres) rebilled to Elizabeth Blackman on account #14-02020. Amount \$140.70, valuation \$20,100, year 1990, account #14-01703.

Julia & Thomas Field (Heirs); Z-1-32, not in Columbus County but Brunswick County. Amount \$91.80, valuation \$13,500, year 1990, account #15-13660.

Federal Land Bank of Columbia; J-13-11 double-listed to Kathy Prince on J-13-19, account #06-30190. Amount \$24.68, valuation \$2,870, year 1987, account #06-09585.

Federal Land Bank Association; clerical error in 1984. Billed through error. Amount \$70.18, year 1984, account #01-26300.

William Walter, Jr. and Jean Floyd; mobile home double-listed on real and personal property. Amount \$28.36, valuation \$4,170, year 1990, account #12-08420.

Timothy & Gayle Freeman; Billed with 1986 Datsun instead of 1978 year model, clerical error. Amount \$59.77, valuation \$8,790, year 1990, account #01-29797.

Willary & Geneva Gerald Heirs; TC-3-2, lot size corrected to 50 x 150, per deed. Amount \$50.38, valuation \$6,890, years 1987, 1989, 1990, account #06-14060.

Jonathan Scott Guyer; Vehicle priced wrong. Amount \$21.85, valuation \$2,920, year 1990, account #01-35812.

Elsie Carolyn L. Hinson; CG-2-34, acres corrected to 10.17 acres, also CG-2-34A rebilled to Jeanette L. Fowler as 9.5 acres, valuation \$11,800. Amount \$129.76, valuation \$18,200, year 1990, account #16-08683.

Steve Allen & Carol Ann Jacobs; listed wrong vehicle (1988 Ford acquired 1-15-90); should have listed 1985 Nissan as of 1-1-90. Amount \$27.61; valuation \$4,060, year 1990, account #03-11860.

Charles L. Lennon; Farming equipment priced wrong. Amount \$75.38, valuation \$11,085, year 1990, account #05-03660.

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Russell L. Long; Mobile home listed on real and personal property.

Amount \$58.30; valuation \$7,670, year 1990, account #03-14800.

Charles W. & Brenda McArthur; New house was already billed to Jimmie A.

Scott on map CH-2-120B, account #13-35457. Amount \$347.48, valuation \$51,100,

year 1990, account #13-24900.

Adam Adell McDuffie; CH-3-233 double listed to Irene Barr on CH-3-232, account #13-01253. Amount \$6.12, valuation \$900, year 1990, account #13-25525. James Mitchell & Rhonda Nance c/o John Powell; Billed with 1990 GMC instead of the 1980 Chevrolet he owned on 1-1-90. Amount \$120.08, valuation \$16,010, year 1990, account #03-16895.

Daniel T. Norton; Business listing already listed World Omni Leasing #02-09030. Amount \$32.37, valuation \$4,760, year 1990, account #01-65876.

Larry Ray Patrick; Mobile home double-listed as personal and real property. Amount \$66.84, valuation \$9,830, year 1990, account #04-12870.

Charles L. & Georgia R. Peterson; Land breakdown incorrect - valuation reduced. Amount \$40.12, valuation \$5,900, year 1990, account #15-29460.

Ida Mae Coleman Troupe; D-9-10, failed to get land use value. Amount \$130.56; valuation \$19,200, year 1990, account #16-16057

United States of America, FHA; C-6-27 tax exempt for 1990. FHA owned property prior to 1-1-90, not sold on 7-1-90. Amount \$221.00, valuation \$32,500, year 1990, account #10-17430.

Mary L. Bordeaux; Failed to receive the Senior-citizens exemption. Amount \$81.60; valuation \$12,000, year 1990, account #15-03242.

Dorothy M. Cribb; Failed to receive the Senior-citizens exemption. Amount \$88.80; valuation \$12,000, year 1990, account #09-05517.

Luphelia Lennon Houstess; Failed to receive the Senior-citizens exemption. Amount \$50.66; valuation \$7,450, year 1990, account #14-06548.

Rosa H. McPherson; Failed to receive the Senior-citizens exemption. Amount \$88.80, valuation \$12,000, year 1990, account #09-19740.

Taft & Hildred Scarborough; Failed to receive the Senior-citizens exemption. Amount \$81.60, valuation \$12,000, year 1990, account #01-79200.

Z. V. Soles; Failed to receive Disability exemption. Amount \$81.60; valuation \$12,000, year 1990, account #06-34780.

ORDERED: That Fire and Rescue fees be released as follows:

NAME	AMOUNT	ACCOUNT NO.
A. W. Barnhill	\$10.12	11-01240
Jimmie Ray & Janice Batten	30.76	11-01740
Earlie Blackman	1.18	11-02880
Willis (Heirs) & Judy Ann Cartrette	7.28	01-13640
Edward Theron Casselman (Mrs.)		09-04220
Hedy W. Davis and Harvey A. Wilson	.88	14-04250
Donnel & Katie Dixon	7.88	01-20940
Leslie & Marilyn Edwards	.84	<b>12-06835</b>
Ronald Regan Enzor	16.48	01-24501
Bessie Mae Fair	3.38	13-12360
Federal Paper Board Co.	10.08	14-05060
Earl B. Gurking, Sr.	1.90	05-02620
Hilton Eugene Hammond	6.02	01-36380
S. Furney Hughes	. 42	14-07140
Jim Walker Homes	.56	11-14600
Etta L. Johnson	.98	14-07460
George D. Larrimore	.54	01-51340
F. J. & Mazaline Lee	11.58	03-12840
Raymond O'Neil & Barbara Lee	42.86	03-13000
Roger A. Lee	10.34	03-13020
Mrs. Geraldine Lewis	1.20	01-52840
David Earl Long	18.65	03-13640
Marcus Wayne & Kathy Lovett	2.32	11-15910
Shirley F. McAbee	6.41	01-54760
John Gary & Ann McMillan	2.56	06-24621

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NAME	AMOUNT	ACCOUNT NO.
Michael D. Powell	\$42.88	01-72080
Ralph Clayton & Frances Pridgen		
Paisley Edwin Russ	93.24	01-73740
Andrew O. & Mary Shipman		04-13880
Duval & Montez Shipman		14-13680
	3.42	1 <b>4-</b> 13760
Elmer Jr. & Lucille Shipman		14-13820
Ronnie Simmons	8.04	03-21251
Alfred Dale & Peggy Smith		11-24650
George Calvin & Mary Lou Smith		09-27200
Francis Herbert Swain, Jr.	3.60	13-39140
United Carolina Bank	53.19	13-41020
ORDERED: That User fees be releas	ed as follows:	
NAME	AMOUNT	ACCOUNT NO.
Sandra Baldwin	\$30.00	1 <b>4-</b> 01376
James Douglas & Debra Connor	18.00	13-08800
William Walter, Jr. & Jean Floyd		12-08420
Samuel K. Hilburn	30.00	16-08513
Luphelia Lennon Houstess	30.00	14-06548
John M. III & Charles Lloyd Lennon	30.00	
	18.00	05-03880
Charles W. & Brenda McArthur	54.00	06-24621
Larry Ray Patrick		13-24900
Alvy D. Payne	30.00	04-12870
······································	30.00	04-13020
	18.00	01-71220
Donald & Lisa Ragauge		01-74643
A. T. Shipman	18.00	01-82220
	30.00	13-36840
Clyde & Lydia Soles	30.00	03-23145
Mrs. Inez Turbeville	12.00	10-17160
United States of America (FmHA)		10-17430
Whiteville Motor Co., Inc.	18.00	02-05780
Sam L. Williamson	30.00	12-31740
ORDERED: That 2% Discounts be rele	ased as follows:	
NAME	AMOUNT	ACCOUNT NO.
William E., Jr. & Lorraine Bernste	in \$10.76	08-01180
John Albert Buck	7.31	07-01000
Hartwell & Marie Formy <b>Du</b> val	12.26	03-07620
John Daniel & Alice Lou Gooden	7.87	12-09560
Gene Austin & Frances Inman	6.57	01-45860
Haywood McKoy	13.11	11-16700
Yates Lee McPherson	6.71	09-20060
Perline B. Sikes	. 98	
Harry A. & Mantha Simmons	2.25	09-26126 0 <b>4-</b> 14140
David Neal Allgood; 1982 Pontiac	sold for junk in	
\$114.88; valuation \$1,990, year <b>19</b> 89		
Fred F. Atkinson; Vehicle listed		
7; valuation \$11,100, years 1987, 198		

Amount \$170.48; valuation \$7,310, years 1986, 1987, 1988; account #17-00780.

Horace Edward Best; Did not own vehicle on 1-1-88. Amount \$118.32, valua-

tion \$1,830; year 1988, account #17-02195.

Deborah King Butler c/o Edward King; Did not own 1987 Ford on 1-1-88. (Acquired 6/88). Amount \$298.09, valuation \$11,080, years 1988 & 1989, account #17-05425.

Eddie Joe Bullard; Vehicle double-listed on regular list as Eddie Joe Bullard #12-04280. Amount \$85.33, valuation \$9,020, year 1987, account #17-04890.

Kathy Warta Campbell; Clerical error - 1987 Toyoto listed for late list.

Amount \$100.00 late list fine; year 1988; account #17-05765.

John Austin Clewis; 1986 Chevrolet repossessed in 1988. Amount \$156.55, valuation \$7,560; year 1989; account #17-06830.

William Edwin Cullum; Motor Vehicle junked in 1988. Amount \$113.76, valuation \$1,840, year 1989, account #17-08181.

John Douglas Dew, Sr.; Clerical error - vehicle was to be billed on late list. Amount \$100.00 late list fine, year 1989, account #17-09042.

Ricky Dale Enzor; 1982 Chevrolet junked October, 1987 and repossessed by State of N. C. in Brunswick. Amount \$216.62; valuation \$11,650, year 1988, account #17-10635.

Jay Wendell FormyDuval; 1974 Chevroelt truck junked several years ago. Amount \$100.00 late list fine; valuation \$840; year 1988, account #17-11558.

G. W. Freeman; 1981 Ford double-listed on regular list account #10-17500. Acount \$34.16; valuation \$3,610, year 1987, account #17-12240.

Mary Frances Freeman; Fine already applied on Mary Frances Freeman's account #17-122233. Amount \$200.00 Late list fine, years 1988 & 1989; account #17-12445.

Demitrius Gainey; 1984 Datsun burned in 1986. Amount \$138.54; valuation \$3,850; year 1988, account #17-12897.

Michael A. & Jeannie Galloway; 1984 Buick listed in Nebraska in 1986. Amount \$81.36; valuation \$8,600; year 1986, account **#1**7-12950.

Gail George; 1978 Chevrolet was totalled prior to 1-1-88, but listed as 1984 Pontiac as Gail. Amount \$108.40, valuation \$840; year 1988, account #17-13540.

Artis Winfield Graham; Vehicle listed in Bladen County. Amount \$251.56; valuation \$15,590, years 1987 and 1988, account #17-15077.

Emmett Grahan; Vehicle was repossessed prior to 1-1-88. Amount \$194.09; valuation \$12,580; year 1988, account #17-15245.

Lindy Ray Jacobs; Lived in Orangeburg, S. C. until middle of year 1986. Amount \$131.49; valuation \$13,900; year 1986; account #17-20020.

Tara Denise Justice (Locklear); Moved out of Columbus County in 1988. Amount \$105.91; valuation \$790; year 1989; account #17-15348.

Theodore Allen Linhartz, Jr.; Lives in Brunswick County. Amount \$171.11; valuation \$7,320; years 1987 and 1988; account #17-22958.

Kelly Michelle Long; 1981 Toyoto sold November, 1988. Amount \$113.84;

valuation \$1,850; year 1989; account #17-23521.

Connor Floyd Morris, Jr.; Late Listing Fine already imposed on #17-28039,

Connor Floyd Norris. Amount \$100.00 Late List Fine; year 1989, account #17-27053.

Willie James Newkirk; Clerical error - was to be billed with Last List

only. Amount \$100.00 Last List Fine; year 1989; account #17-27768.

Arnold Pierce; Owned 1984 Pontiac only in 1988. 1979 Oldsmobile and 1977

Volkswagon junked. Amount \$50.25; valuation \$5,020; year 1988, account #17-29420.

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Billy Tyree; 1978 Ford was located in California until 1990 when he moved back to Columbus County. Amount \$109.88; valuation \$1,320; year 1989, account 17-38291.

Evelyn Elliott Wilson; 1980 Oldsmobile already listed to Frank & Evelyn Wilson #13-45260. Amount \$112.56; valuation \$1,680; year 1989; account #17-41605.

Ordered:: That a refund check be issued to Jimmie Ray & Janice Batten, Route 2, Box 266A, Whiteville, N. C. in the amount of \$32.66 (Hallsboro Fire District), for year 1989. M-4-36 not in Hallsboro Fire District, taxes paid 12/06/89. Year 1989, account #11-01740.

Ordered: That a refund check be issued to Wilbur & Alta Hayes, Route # 1, Box 354, Nakina, N. C. 28455, in the amount of \$484.16 for year 1989. House was double-lilsted to Tommy Gore on N-10-85B, account #03-09600. Valuation \$71,200, year 1989, account # 03-10860.

Ordered: That a refund check be issued to Sidney Rudolph & Barbara Hill, Box 3, Brunswick, N.C. 28424, in the amount of \$16.21 BF; for year 1990. Not in Brunswick Fire District; lives in Town of Brunswick. Valuation \$23,160, year 1989, account #01-40660.

Ordered: That refund check be issued to Yancie Estel Nobles, Route #2, Box 10, Tabor City, N. C. 28463 in the amount of \$60.00 UF, for year 1990. Two (2) houses outside city limits vacant. Year 1990, account #06-27200.

Ordered: That a refund check be issued to Woodrow L. & Doris Ward, Box 35, Evergreen, N.C. 28438, in the amount of \$81.60 for year 1990. Failed to get Senior-citizens exemption. Valuation \$12,000, year 1990, account #12-28360. /

Ordered: That a refund check be issued to William L. Thompsn, Jr., Route 2, Box 27, Chadbourn, N. C. 28431, in the amount of \$11.63, for year 1990. Tractor over priced. Valuation \$1,550; year 1990; account #01-95040.

# GOVERNING BODY - APPROVED RESOLUTION OF APPRECIATION TO COMMISSIONER BYRD

A motion was made by Commissioner Worley, seconded by Commissioner Dew and passed unanimously to present Commissioner Buddy Byrd with a "Resolution of Appreciation" at the next Board meeting.

## EXECUTIVE SESSION

At 8:50 A.M., a motion was made by Commissioner Norris, seconded by Commissioner Koonce and passed unanimously to adjourn into executive session to

## RESUME REGULAR SESSION

At 9:17 A.M., a motion was made by Commissioner Norris, seconded by Commissioner Dew and passed unanimously to adjourn executive session and resume regular session.

No action was taken.

## ADJOURNMENT

Immediately, a motion was made by Commissioner Norris, seconded by Commissioner Dew and passed unanimously to adjourn the Board meeting. APPROYED:

L. Smith

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