RICHLAND COUNTY

OFFICE OF SMALL BUSINESS AD HOC

COMMITTEE AGENDA

TUESDAY JULY 25, 2023

3:00 PM

COUNCIL CHAMBERS
The Honorable
Jason Branham
The Honorable
Derrek Pugh, Chair
The Honorable
Gretchen Barron
The Honorable
Jesica Mackey
The Honorable
Chakisse Newton
County Council District 1
County Council District 2
County Council District 7
County Council District 9
County Council District 11

1. **Call to Order**
   The Honorable Derrek Pugh

2. **Approval of Minutes**
   The Honorable Derrek Pugh
   a. April 24, 2023 [PAGES 5-8]

3. **Adoption of Agenda**
   The Honorable Derrek Pugh

4. **Items for Information**
   The Honorable Derrek Pugh
   a. Office of Small Business Opportunity – Status Update
      [PAGES 9-10]

5. **Items for Discussion/Action**
   a. Review of OSBO Ordinances:
      1. Ordinance 049-13HR - "An Ordinance Amending the Richland County Code of Ordinances, Chapter 2, Administration, Article X, Purchasing; by adding a new division entitled 7, Small Local Business Enterprise Procurement Requirements; and amending Chapter 2, Administration; Article XI, Inquiries and Investigations, so as to renumber the paragraphs therein" [PAGES 11-23]

      2. Ordinance 039-14HR - "An Ordinance amending the Richland County Code of Ordinances, Chapter 2, Administration; Article V, County Departments; by adding a new division entitled 5A, Office of Small Business Opportunity; so that a new department will be created" [PAGES 24-25]

      3. Ordinance 064-14HR – “An Ordinance Amending the Richland County Code of Ordinances, Chapter 2, Administration; so as to abolish the department known as the Office of Small Business Opportunity and instead create it as a division of the Office of Procurement” [PAGE 26]
4. Ordinance 058-16HR - "An Ordinance amending the Richland County Code of Ordinances, Chapter 2, Administration; so as to move the division known as the Office of Small Business Opportunity from Procurement so that this division directly reports to the County Administrator" [PAGE 27]

6. Adjournment

The Honorable Derrek Pugh

Special Accommodations and Interpreter Services Citizens may be present during any of the County’s meetings. If requested, the agenda and backup materials will be made available in alternative formats to persons with a disability, as required by Section 202 of the Americans with Disabilities Act of 1990 (42 U.S.C. Sec. 12132), as amended and the federal rules and regulations adopted in implementation thereof. Any person who requires a disability-related modification or accommodation, including auxiliary aids or services, in order to participate in the public meeting may request such modification, accommodation, aid or service by contacting the Clerk of Council’s office either in person at 2020 Hampton Street, Columbia, SC, by telephone at (803) 576-2061, or TDD at 803-576-2045 no later than 24 hours prior to the scheduled meeting.
COUNCIL MEMBERS PRESENT: Derrek Pugh, Chair; Jason Branham, Jesica Mackey, and Chakisse Newton

OTHERS PRESENT: Paul Livingston

1. CALL TO ORDER – Chairman Derrek Pugh called the meeting to order at approximately 4:00 PM.

   Mr. Pugh noted Ms. Barron would be attending the meeting via Zoom.

2. APPROVAL OF MINUTES

   a. March 7, 2023 – Ms. Newton moved to approve the minutes as distributed, seconded by Ms. Mackey.

      In Favor: Branham, Pugh, Mackey, and Newton

      Not Present: Barron

      The vote in favor was unanimous.

3. ADOPTION OF THE AGENDA – The County Attorney, Patrick Wright, stated if the committee wished to act on Items 4(a)(1) -4(a)(5) that the agenda would need to be amended to indicate the items are “Items for Discussion/Action.”

   Ms. Mackey moved to adopt the agenda as amended, seconded by Ms. Newton.

   In Favor: Branham, Pugh, Barron, Mackey, and Newton

   The vote in favor was unanimous.

4. DISCUSSION/ACTION ITEMS

   a. Review of OSBO Ordinances:

      1. Ordinance 049-13HR – “An Ordinance Amending the Richland County Code of Ordinances, Chapter 2, Administration, Article X, Purchasing; by adding a new division entitled 7, Small Local Business Enterprise Procurement Requirements; and amending Chapter 2, Administration; Article XI, Inquiries and Investigations, so as to renumber the paragraphs therein”

      2. Ordinance 039-14HR – “An Ordinance amending the Richland County Code of Ordinances, Chapter 2, Administration; Article V, County Departments; by adding a new division entitled 5A, Office of Small Business Opportunity; so that a new department will be created”

      3. Ordinance 064-14HR – “An Ordinance Amending the Richland County Code of Ordinances, Chapter 2, Administration; so as to abolish the department known as the Office of Small Business Opportunity and instead create it as a division of the office of Procurement”
4. **Ordinance 058-16HR** – “An Ordinance amending the Richland County Code of Ordinances, Chapter 2, Administration; so as to move the division known as the Office of Small Business Opportunity from Procurement so that this division directly reports to the County Administrator”

5. **Ordinance 010-17HR** – “An Ordinance Amending the Richland County Code of Ordinances, Chapter 2, Administration; so as to restructure the departments of the County”

Mr. Wright stated that the Office of Small Business Opportunity currently reports to the Procurement Director. There was a proposal by a previous Administrator that it would be under that office for a year and then report to the Economic Development Committee. There was never an ordinance adopted that solidified the proposal. The committee can determine whether they want it to stay that way or if they want the Office of Small Business Opportunity to report directly to the County Administrator, etc.

Mr. Pugh requested some history on the ordinance.

Mr. Wright responded there are several ordinances. He noted the office previously reported to the Administrator. He cannot say why the reporting structure changed. At this point, Council can determine how they wish to have the reporting structure. There is nothing that mandates the current reporting structure must be maintained.

Mr. Pugh inquired if he is correct when he says these ordinances were established under the Penny Tax Referendum.

Mr. Wright declared the office was initially created due to the Penny Tax Referendum, but it does not have to remain that way.

Ms. Mackey inquired which ordinance listed in the agenda packet is the current ordinance we are operating under.

Mr. Wright responded the most current ordinance is “Ordinance 010-17HR.” He expressed that part of the confusion is there was a proposal from the former Administrator that it would operate a certain way for one year and then go under Economic Development, but that was not included in the ordinance.

Ms. Mackey declared the Office of Small Business Opportunity operates hand-in-hand with the Transportation Penny Program, assisting minority businesses with resources related to opportunities with the program. She stated she wanted to ensure that it is not the sole role of the office but a piece of what the office does.

Mr. Wright indicated the establishment was based on the Penny Program, but Council can determine that the office can have a broader umbrella.

Ms. Newton said, for clarification, the current ordinance states the department reports to the County Administrator.

Mr. Wright responded the office currently reports to the Procurement Director.

Ms. Newton questioned the implications of changing the office’s departmental status.

Mr. Leonardo Brown, County Administrator, declared that the specific ramifications deal with the level of responsibilities and duties Council wants the department to have more than the reporting structure. As the Administrator, all the departments flow up to him. One is a direct report. The other would be through a director of their division.

Ms. Newton acknowledged while she understands this was a department created with the Penny Program in mind, as she reads the broad functions of the department, it did not seem limited to the Penny Program. If that is correct, and we wanted the department to continue the same functions, do you envision that requires a broad rewrite of the ordinance or modifications to the current ordinance?

Mr. Wright replied he did not believe there would be a need for a profound change. The only difference would be the ordinance that makes it a standalone division.

Ms. Newton asserted the way she looks at this department is there are two or three functions. One is a broad outreach, awareness, and education function. Then some duties seem procurement in nature.
Mr. Brown stated that based on the way the ordinance is written, some components are procurement related, which will always be a part because we are talking about connecting entities to procurement-related opportunities. He assumes this may be why the reporting structure was set up this way.

Ms. Newton inquired if there are any functions, as they currently exist, that would be better served moving them out and putting those functions under Procurement or if having that liaison is sufficient to make sure we are doing what we need to do.

Mr. Brown stated that it comes down to the level of customer service employees provide. We can get caught up in how something is termed, or we can get caught up in what we are doing to bring value to the community through these specific responsibilities and duties. He does not know there is a service the entity currently provides that would diminish if you remove it from Procurement. He noted it would never have ties to Procurement. There must be a partnership, even if the office reports to the Administrator.

Mr. Branham indicated, based on the presentation at the last committee meeting, he does not see where the department advocates for minority businesses.

Mr. Wright stated, "Ordinance 058-16HR" says, "The office shall manage and administer the SLBE Program and shall undertake other functions and duties as assigned by the County Administrator or County Council." Therefore, the purpose is to deal with the Small Business procurement requirements. The ordinance does not specify that the office advocates for minority businesses. He acknowledged that the Administrator could set up those functions.

In effect, Mr. Branham declared that it seems they are obtaining minority participation. He gleaned from the presentation that staff would prefer the office report directly to the Administrator. He inquired what other possible departments might make sense to be affiliated with the office.

Mr. Brown asserted the Government and Community Services Department was the other area they were working with. Regardless of the reporting structure, they will still be partnering with Procurement in some fashion. If Council would prefer the Administrator directly oversee the department, it will still be how we work well to ensure those small and local businesses have equitable opportunities through our procurement mechanism. The only other department that does something similar is Government and Community Services.

Mr. Branham inquired if we are running the risk the ordinance that created the OSBO will be voided when the Penny Tax collection ends.

Mr. Wright replied since the latest ordinance includes the Office of Small Business Opportunity. The committee and Council must determine what they want the setup to be and their specific responsibilities.

Ms. Mackey indicated she would like to see the Office of Small Business Opportunity operate as a standalone department so that it feels to the community there is a resource the County has to help small businesses grow. In addition, for the office to work strategically in each district to promote and assist small businesses.

Mr. Pugh inquired if we are confident that we are operating under "Ordinance 010-17HR."

Mr. Wright affirmed that we are operating under "Ordinance 010-17HR," but "Ordinance 058-16HR" is specific to the Office of Small Business. This committee needs to determine what the focus of this office should be. Right now, they are responsible for the Small Local Business Enterprise program. You could add that to the ordinance if you want to expand that. Currently, there is a disparity study in the works. If you want to deal with minorities and women-owned businesses, you must do the disparity study.

Mr. Branham noted the mission, services provided, and goals are outlined in the minutes from the last meeting, which would be a good starting place.

Ms. Erica Wade, Office of Small Business Opportunity Manager, stated when we look at the different ordinances, we are not listed in "Ordinance 010-17HR." At the time, the Administrator reorganized the whole County, but OSBO was not listed in the ordinance. In a later proposal, the office was to be placed under Government and Community Services because of the direction the office was heading. She noted they are currently operating under Procurement.

Mr. Branham inquired as to Ms. Wade's preferred reporting structure.
Ms. Wade responded she would prefer to be a standalone department because of some of the services provided and to be able to function in certain capacities.

Mr. Branham inquired if there were any goals or services Ms. Wade would like to see added to the office.

Ms. Wade responded she believes everything was listed in her previous presentation. She stated the disparity study would put some teeth into the program.

Ms. Mackey indicated she would like to begin drafting a new ordinance that makes the Office of Small Business a standalone department but also includes language that addresses things discussed in the Strategic Plan. She would like to see the office work in conjunction with Procurement, Government and Community Services, Economic Development, and the Transportation Penny Program.

Mr. Wright stated that if you can detail the specifics of what you want in the ordinance, his office can draft a new one.

Mr. Pugh asked if we must create the ordinance first and then take action.

Mr. Wright responded, at this point, the committee needs to determine specifically what they want the office to do so we know what needs to be in the ordinance.

Ms. Mackey moved to work with the County Attorney to develop a new ordinance for the Office of Small Business Opportunity to be a standalone department, provided with details from this body, seconded by Ms. Newton.

Ms. Newton suggested setting a deadline for when the feedback is due to the Attorney's Office and having the Clerk's Office extend the invitation to Council.

Mr. Branham inquired if we also want the Attorney's Office to begin drafting the information pertaining to the office's function.

Mr. Wright maintained he was not re-drafting anything until he received information from the body. He noted he needs to know what the body wants before he can start drafting something. The committee needs to determine what they want the office to focus on and send those recommendations to his office.

Mr. Pugh suggested providing recommendations to Mr. Wright's office by May 9th.

Ms. Newton requested to extend the recommendation deadline to May 15th since she will be traveling for business for the next two weeks. She noted in all our meetings; she never got the impression any Councilmember was troubled with the current functioning of the office. There may be things people want to tweak, but broadly speaking, we seem to be good.

Mr. Branham acknowledged he would be fine with using the goals, services provided, and mission outlined in Ms. Wade's presentation as a starting point.

Mr. Livingston stated he did not want to rely on suggestions from Councilmembers solely. He also suggested getting feedback from the Office of Small Business Opportunity staff.

Ms. Mackey restated her motion, as follows, to work with the County Attorney to develop a new ordinance for the Office of Small Business Opportunity that creates the office as a standalone department, with duties provided by Councilmembers by May 15th.

In Favor: Branham, Pugh, Barron, Mackey, and Newton

The vote in favor was unanimous.

5. **ADJOURNMENT** – Ms. Newton moved to adjourn the meeting, seconded by Mr. Branham.

In Favor: Branham, Pugh, Barron, Mackey, and Newton

The vote in favor was unanimous.

The meeting adjourned at approximately 4:40 PM.
Executive Summary (Narrative Status):

Staff continues its efforts to provide support and assistance to the Richland County small business community. Staff will continue its recruiting efforts to increase the vendor pool through outreach, trainings and strategic partnerships. OSBO also partners with the Business Service Center to capture businesses within the County that may potentially certify in areas where there is a demand.

Key Accomplishments/Milestones:

May 2, 2023  
Richland County 911 Public Safety Center (Columbia Mall).  
12% SLBE utilization goal was established ($31M overall)

July 8, 2023  
Dirt Road Package O: 12% SLBE goal was established.

June 30, 2023  
Disparity Study, plan for data collection completed.  
Phase 1 - Legal Chapter Analysis Historical Draft Completed.  
Phase 2 is scheduled to begin in August 2023 (anecdotal projections).

Number of Certified SLBEs  
Currently, there are 120 Certified SLBEs.

September 7, 2023  
OSBO staff will serve on the panel for SC Commerce, “Navigating the Certification Maze”, at Midlands Technical College.

September 13, 2023  
Staff is planning phase the 4th Annual Engaged Richland Summit. The 2023 Evolving, Exposure, Expansions Summit, R2i2 Conference Center.
**CRITICAL ISSUES:**

As of the date of this briefing, staff is awaiting council’s input/feedback from the County Attorney’s Office as it relates to the directives for OSBO.

**TOP RISKS/CONCERNS:**

With the Disparity Study in progress, OSBO wants to ensure that the office is operating under the correct ordinance. Ordinance No. 058-16HR runs parallel to Division 7, Section 2.639 referencing the SLBE program furthering the county’s public interest for fostering an effective broad based competition from all segments of the vendor community to include small, local and minority businesses. This will help ensure that the County will neither be an active nor passive participant in private sector marketplace discrimination, but that it promotes equal opportunities for the contracting community to participate in County contracts.
STATE OF SOUTH CAROLINA
COUNTY COUNCIL FOR RICHLAND COUNTY
ORDINANCE NO. 049–13HR

AN ORDINANCE AMENDING THE RICHLAND COUNTY CODE OF
ORDINANCES, CHAPTER 2, ADMINISTRATION; ARTICLE X, PURCHASING; BY
ADDING A NEW DIVISION ENTITLED 7, SMALL LOCAL BUSINESS
ENTERPRISE PROCUREMENT REQUIREMENTS; AND AMENDING CHAPTER 2,
ADMINISTRATION; ARTICLE XI, INQUIRIES AND INVESTIGATIONS, SO AS
TO RENUMBER THE PARAGRAPHS THEREIN.

Pursuant to the authority granted by the Constitution and the General Assembly of the
State of South Carolina, BE IT ENacted BY THE COUNTY COUNCIL FOR
RICHLAND COUNTY:

SECTION I. The Richland County Code of Ordinances; Chapter 2, Administration;
Article XI, Inquiries and Investigation; Section 2-639, Short title; is hereby renumbered
to read as Section 2-647, and all remaining paragraphs in Article XI are renumbered in
appropriate chronological order.

SECTION II. The Richland County Code of Ordinances, Chapter 2, Administration;
Article X, Purchasing; is hereby amended by the creation of a new Division, to read as
follows:

DIVISION 7. SMALL LOCAL BUSINESS ENTERPRISE PROCUREMENT
REQUIREMENTS

Sec. 2-639. General Provisions.

(a) Purpose

The purpose of this division is to provide a race- and gender-neutral procurement
tool for the County to use in its efforts to ensure that all segments of its local
business community have a reasonable and significant opportunity to participate
in County contracts for construction, architectural & engineering services,
professional services, non-professional services, and commodities. The Small
Local Business Enterprise ("SLBE") Program also furthers the County's public
interest to foster effective broad-based competition from all segments of the
vendor community, including, but not limited to, minority business enterprises,
small business enterprises, and local business enterprises. This policy is, in part,
tended to further the County's compelling interest in ensuring that it is neither
an active nor passive participant in private sector marketplace discrimination, and
in promoting equal opportunity for all segments of the contracting community
to participate in County contracts. Moreover, the SLBE Program provides
additional avenues for the development of new capacity and new sources of
competition for County contracts from the growing pool of small and locally
based businesses.

(b) Scope and Limitations

This SLBE Program may be applied by the County on a contract-by-contract basis
to the maximum practicable extent permissible under federal and state law.

(c) Definitions

Affirmative Procurement Initiatives — refers to any procurement tool to enhance
contracting opportunities for SLBE firms including: bonding / insurance waivers,
bid incentives, price preferences, sheltered market, mandatory subcontracting,
competitive business development demonstration projects, and SLBE evaluation
preference points in the scoring of proposal evaluations.
Award – the final selection of a bidder or offeror for a specified prime contract or subcontract dollar amount. Awards are made by the County to prime contractors or vendors or by prime contractors or vendors to subcontractors or sub-vendors, usually pursuant to an open invitation to bid (“ITB”) or request for proposal (“RFP”) process. (Contract awards are to be distinguished from contract payments in that they only reflect the anticipated dollar amounts instead of actual dollar amounts that are to be paid to a bidder or offeror under an awarded contract.)

Bid Incentives – additional inducements or enhancements in the bidding process that are designed to increase the chances for the selection of SLBE firms in competition with other firms. These bid incentives may be applied to all solicitations, contracts, and letter agreements for the purchase of Architectural & Engineering services, Construction, Professional Services, Non-professional Services, and Commodities including change orders and amendments.

Centralized Bidder Registration System (“CBR”) -- a web-based software application used by the County of Richland to track and monitor SLBE availability and utilization (i.e., “Spend” or “Payments”) on County contracts.

County – refers to the County of Richland, South Carolina.

Commercially Useful Function – an SLBE performs a commercially useful function when it is responsible for execution of the work of the contract and is carrying out its responsibilities by actually performing, managing, and supervising the work involved. To perform a commercially useful function, the SLBE must also be responsible, with respect to materials and supplies used on the contract, for negotiating price, determining quantity and quality, ordering the material, and installing (where applicable) and paying for the material itself. To determine whether an SLBE is performing a commercially useful function, an evaluation must be performed of the amount of work subcontracted, normal industry practices, whether the amount the SLBE firm is to be paid under the contract is commensurate with the work it is actually performing and the SLBE credit claimed for its performance of the work, and other relevant factors. Specifically, an SLBE does not perform a commercially useful function if its role is limited to that of an extra participant in a transaction, contract, or project through which funds are passed in order to obtain the appearance of meaningful and useful SLBE participation, when in similar transactions in which SLBE firms do not participate, there is no such role performed.

Emerging SLBE – an emerging firm that meets all of the qualifications of a Small Local Business Enterprise, and that is less than five years old, but has no more than five full-time employees and annual gross sales as averaged over the life of the firm that are less than $1 million.

Goal – a non-mandatory annual aspirational percentage goal for SLBE contract participation is established each year for Architectural & Engineering services, Construction, Professional Services, Non-professional Services, and Commodities contracts. Mandatory percentage goals for SLBE subcontract participation may be established on a contract-by-contract basis by either the Director of Procurement or a Goal Setting Committee.

Goal Setting Committee – a committee established by the Director of Procurement for the County (including a representative of the Procurement Department and a representative of the end-user agency) and chaired by the Director of Procurement that establishes SLBE Program goals and selects appropriate SLBE Affirmative Procurement Initiatives to be applied to each contract for the County based upon industry categories, vendor availability, and project-specific characteristics. The Director of Procurement may establish as many as five separate Goal Setting Committees (i.e., one for each industry category).
Good Faith Efforts – documentation of the Bidder’s intent to comply with SLBE Program goals and procedures, including, but not limited to the following: (1) documentation within a bid submission or proposal reflecting the Bidder’s commitment to comply with SLBE Program goals as established by the Director of Procurement or a Goal Setting Committee for a particular contract; or (2) documentation of efforts made towards achieving the SLBE Program goals (e.g., timely advertisements in appropriate trade publications and publications of wide general circulation; timely posting of SLBE subcontract opportunities on the County web site; solicitations of bids from all qualified SLBE firms listed in the County’s SLBE Directory of certified SLBE firms; correspondence from qualified SLBE firms documenting their unavailability to perform SLBE contracts; documentation of efforts to subdivide work into smaller quantities for subcontracting purposes to SLBE firms; documentation of efforts to assist SLBE firms with obtaining financing, bonding, or insurance required by the bidder; and documentation of consultations with trade associations and consultants that represent the interests of small and local businesses in order to identify qualified and available SLBE subcontractors.)

Graduation – An SLBE firm permanently graduates from the County’s SLBE program when it meets the criteria for graduation set forth in this policy.

Independently Owned, Managed, and Operated – ownership of an SLBE firm must be direct, independent, and by individuals only. Business firms that are owned by other businesses or by the principals or owners of other businesses that cannot themselves qualify under the SLBE eligibility requirements shall not be eligible to participate in the SLBE program. Moreover, the day-to-day management of the SLBE firm must be direct and independent of the influence of any other businesses that cannot themselves qualify under the SLBE eligibility requirements.

Industry Categories – procurement groupings for County contracts for purposes of the administration of Affirmative Procurement Initiatives shall be inclusive of Architectural & Engineering, Construction, Professional Services, and Non-professional Services, and Commodities procurements. Industry Categories may also be referred to as “business categories.”

Joint Venture - an association of two or more persons or businesses carrying out a single business enterprise for which purpose they combine their capital, efforts, skills, knowledge and/or property. Joint ventures must be established by written agreement.

Local Business Enterprise (“LBE”) - a firm having a Principal Place of Business or a Significant Employment Presence in Richland County, South Carolina. This definition is subsumed within the definition of Small Local Business Enterprise.

Non-professional Services – non-construction, non-architectural, and non-engineering services that are other than Professional Services, and such “other” services that do not require any license or highly specialized training and credentials to perform.

Points – the quantitative assignment of value for specific evaluation criteria in the selection process.

Prime Contractor – The vendor or contractor to whom a purchase order or contract is awarded by the County for purposes of providing goods or services to the County.

Principal Place of Business – a location wherein a firm maintains a company headquarters or a physical office and through which it obtains no less than fifty percent of its overall customers or sales dollars, or through which no less than twenty-five percent of its employees are located and domiciled in the County of Richland and/or Richland County.
Professional Services – any non-construction and non-architectural & engineering services that require highly specialized training and/or licensed credentials to perform, such as legal, accounting, scientific, technical, insurance, investment management, medical, or real estate services.

Responsive - a firm’s bid or proposal conforms in all material respects to the invitation to bid or request for proposal and shall include compliance with SLBE Program requirements.

Sheltered Market – An Affirmative Procurement Initiative designed to set aside a County contract bid for bidding exclusively among SLBE firms.

Significant Employee Presence – no less than twenty-five percent of a firm’s total number of full and part-time employees are domiciled in Richland County.

Small Local Business Enterprise ("SLBE") – an independently owned firm that is not dominant in its industry, and that satisfies all requirements of being both a "Small Business Enterprise" and a "Local Business Enterprise."

SLBE Plan Execution Certification (SLBE Form – C) - The form certifying the general contractor’s intent to use a SLBE subcontractor, verifying that an agreement has been executed between the prime and the SLBE.

SLBE Directory - A listing of the small local businesses that have been certified by the Procurement Department for participation in the SLBE Program.

SLBE Certification/Re-certification Application (SLBE Form – R) – This form shall be completed by Small Local Business Enterprises (SLBEs) when applying for and/or recertifying SLBE status for participation in the County’s Small Local Business Enterprise Program. This form shall be completed every two years by certified Small Local Business Enterprises by the anniversary date of their original certification.

SLBE Schedule for Subcontractor Participation (SLBE Form – S) – This form must be completed by all non-SLBE firms that subcontract to SLBE firms. A form must be submitted for each SLBE subcontractor. This form(s) must be reviewed and approved by the Director of Procurement before contract award.

SLBE Unavailability Certification (SLBE Form – U) - This form demonstrates a bidder’s unsuccessful good faith effort to meet the small, local participation requirements of the contract. This form will only be considered after proper completion of the outreach and compliance efforts and methods used to notify and inform SLBE firms of contracting opportunities have been fully exhausted.

Small Business Enterprise ("SBE") – a small business enterprise is any for-profit enterprise as defined by South Carolina Code of Laws, Title 33, Chapter 31 that is not a broker, that is independently owned and operated, that is not a subsidiary of another business, and that is not dominant in its field of operation; and that also meets the following size standard limitations: (1) the SBE must have no more than fifty full-time employees; and (2) the SBE and must have annual gross revenues within its largest primary NAICS commodity code as averaged over its most recent past three fiscal years of not more than $10 million for construction firms, specialty trade contractors, and manufacturing firms; not more than $5 million for architectural firms; not more than $3 million for professional services firms (e.g., scientific, real estate, insurance, accounting, legal, etc.); not more than $2.5 million for engineering firms; and not more than $2 million for wholesale operations, retail firms, and all other services firms (e.g., truck transportation, administrative support services, repair and maintenance services). If a business has not existed for 3 years, the employment and gross sales limits described above shall be applied based upon the annual averages over the course of the existence of the business not to exceed the three years. Once the gross annual receipts of a
business exceed the gross sales average limits, it should no longer be eligible to benefit as an SLBE firm and should be graduated from the program. The size standards in number of employees and annual gross revenue dollars should be reviewed annually and adjusted periodically to meet economic changes. Joint ventures must be certified on a bid-by-bid basis. The joint venture shall not be subject to the average gross receipts and employee limits imposed by this section. However, each individual business participating in the joint venture must be certified by the Procurement Department as an SBE. This definition is subsumed within the definition of Small Local Business Enterprises.

**Small Local Business Enterprise ("SLBE")** – A Local Business Enterprise that is also a Small Business Enterprise.

**Spend Dollars** – dollars actually paid to prime and/or subcontractors and vendors for County contracted goods and/or services.

**Subcontractor** – any vendor or contractor that is providing goods or services to a Prime Contractor in furtherance of the Prime Contractor’s performance under a contract or purchase order with the County.

**Suspension** – the temporary stoppage of a SLBE firm’s participation in the County’s contracting process under the SLBE Program for a finite period of time due to the cumulative contract payments the SLBE received during a fiscal year.

**Sec. 2-640. Program Objectives and General Responsibilities.**

(a) To meet the objectives of this Program, the County is committed to:

1. Increasing the participation of Small Local Business Enterprises ("SLBEs") in County contracting, and, to the extent possible, ameliorating through race- and gender-neutral means, any disparities in the participation of minority business enterprises or women business enterprises on County contracts.

2. Regular evaluation regarding the progress of the Program using accumulated availability and utilization data to determine specific program provisions that require modification, expansion, and/or curtailing;

3. Establishing one or more Goal Setting Committee(s) ("GSCs") to provide guidance on the implementation of the rules under this Policy;

4. Continuous review and advice of the GSC in administering the policy and goals herein. The County’s Director of Procurement shall determine the size of each GSC that is to be chaired by the Procurement Director. The Procurement Director shall also appoint the remaining members of the GSC from the County’s procurement personnel and other County departments affected by this Program; and

5. Providing accountability and accuracy in setting goals and in reporting program results through the implementation of a mandatory centralized bidder registration process capable of identifying with specificity the universe of firms that are available and interested in bidding on and/or performing on County contracts, and of providing the means of tracking actual County bids, contract awards, and prime contract and subcontract payments to registered bidders on the basis of firm ownership status, commodity or sub-industry codes, firm location, and firm size. Accordingly, Prime Contractors and Subcontractors will be required to register and input data into the CBR or other related forms and systems as a condition of engaging in business with the County.

(b) At a minimum, the Procurement Director shall:
1. Report to the County Administrator and the County Council on at least an annual basis as to the County's progress towards satisfying SLBE program objectives;

2. Formulate Program waivers, improvements and adjustments to the GSC goal-setting methodology and other Program functions;

3. Have substantive input in a contract specification review process to be undertaken in advance of the issuance of County's RFPs and bid solicitations to ensure that contract bid specifications are not unnecessarily restrictive and unduly burdensome to small, local, minority-owned, and other businesses;

4. Receive and analyze external and internal information including statistical data and anecdotal testimonies it deems appropriate to effectively accomplish its duties; and

5. Monitor and support the implementation of the rules under this Program, and where appropriate, make recommendations to the County Administrator for approval of changes to established size standards for SLBE firms, and provide notice of all approved changes to the County Council.

(c) At a minimum, each Goal Setting Committee shall:

1. Meet as often as it deems necessary to accomplish its duties but not less than twice annually;

2. Develop the SLBE goal setting methodology to be implemented by the Director of Procurement on a contract-by-contract basis; and

3. Monitor and support the implementation of the rules under this Program policy.

Sec. 2-641. Eligibility for the SLBE Program.

(a) For the purpose of this program, a firm will be certified as a Small and Local Business Enterprise (SLBE) with the Procurement Department upon its submission of a completed certification form (SLBE Form-R), supporting documentation, and a signed affidavit stating that it meets all of the SLBE eligibility criteria as set forth below:

1. It is an independently owned and operated for-profit business concern as defined by South Carolina Code of Laws, Title 33, Chapter 31 that is not a broker, that is not a subsidiary of another business, that is not dominant in its field of operation; whose owners are actively involved in day-to-day management and control of the business, and that also is performing a commercially useful function;

2. It meets size standard eligibility requirements for Small Business Enterprises as defined below:

a. Construction firms, specialty trade firms, and manufacturing firms have not employed more than 50 full-time persons at any time during the last three years, and the gross annual revenues of the business for its largest primary NAICS code have not exceeded an average of $7 million in its most recently completed 3 fiscal years;

b. Architectural business firms have not employed more than 50 persons at any time during the last three years, and the gross annual revenues of the business for its largest primary NAICS code have not exceeded an average of $3 million in its most recently completed 3 fiscal years;
c. Professional services business firms have not employed more than 50 persons at any time during the last three years, and the gross annual revenues of the business for its largest primary NAICS code have not exceeded an average of $3 million in its most recently completed 3 fiscal years;

d. Engineering business firms, have not employed more than 50 persons at any time during the last three years, and the gross annual revenues of the business for its largest primary NAICS code have not exceeded an average of $2.5 million in its most recently completed 3 fiscal years;

e. Wholesale operations, retail firms, and all other services business firms have not employed more than 50 persons at any time during the last three years, and the gross annual revenues of the business for its largest primary NAICS code have not exceeded an average of $2 million in its most recently completed 3 fiscal years; and

If a business has not existed for 3 years, the employment and gross revenue limits described above shall be applied based upon the annual averages not to exceed three years.

Once the gross annual revenues of a business exceed the three-year average gross annual revenue limits, it should no longer be eligible to benefit as an SLBE firm and should be permanently graduated from the program. The size standards in number of employees and annual gross revenue dollars should be reviewed annually and adjusted periodically to meet changes in market conditions. Joint ventures must be certified on a bid-by-bid basis. The joint venture itself shall not be subject to the size standard limitations imposed by this section. However, each individual business participating in the joint venture must be certified by the Procurement Department as an SLBE in order for the joint venture to receive the benefits of the SLBE program.

This definition is subsumed within the definition of Small Local Business Enterprises.

3. The firm is a Local Business Enterprise as defined by this Policy with a principal place of business or significant employment presence in Richland County, SC as defined herein;

4. The firm has been established for at least one year or the managing principals of the business each have at least three years of relevant experience prior to forming or joining the business; and

5. In the year preceding the date of the initial certification application, the applicant has not received more than $1,000,000 in County contract payments as a result of contract awards from the County achieved through an open competitive bidding process.

(b) Upon receipt of SLBE certification or re-certification applications, the Director of Procurement or designated Procurement Department staff shall review all enclosed forms affidavits and documentation to make a prima facie determination as to whether the applicant satisfies the SLBE eligibility requirements as set forth in this policy. Applicants determined ineligible to participate as a SLBE shall receive a letter from the Director of Procurement stating the basis for the denial of eligibility. Applicants determined ineligible shall not be eligible to submit a new application for one year after the date of the notice of denial of eligibility.

(c) Applicants determined eligible to participate in the SLBE program shall submit a completed re-certification form (SLBE-R) every two years to the Procurement Department for review and continued certification. However, upon application for re-certification, an SLBE firm must be an independently owned and operated business concern, and maintain a Principal Place of Business or
Significant Employment Presence in the County of Richland in accordance with this Section 2-641 of Division 7, "Eligibility for the SLBE Program," of this Policy. To qualify for recertification, an SLBE's maximum employment numbers and annual gross revenues average for the three fiscal years immediately preceding the application for recertification shall not exceed the size standard eligibility requirements.

(d) In the course of considering the certification or re-certification status of any SLBE firm, the Director of Procurement or his or her designees shall periodically conduct audits and inspect the office, job site, records, and documents of the firm, and shall interview the firm's employees, subcontractors, and vendors as reasonably necessary to ensure that all eligibility standards are satisfied and that the integrity of the SLBE Program is maintained.

(e) For purposes of this Program, a firm will be certified as an Emerging SLBE by the Procurement Department upon its submission of a completed certification form (SLBE Form-R), supporting documentation, and a signed affidavit stating that it meets all of the Emerging SLBE eligibility criteria as set forth below:

1. The firm complies with SLBE criteria as specified above in Sec. 2-641 (a)(1) and (a)(3);
2. The firm has been in existence for less than five years;
3. The firm has no more than five full-time employees; and
4. The firm's annual gross revenues as averaged over the life of the firm are less than $1 million.

Sec. 2-642. Graduation and Suspension Criteria.

(a) A bidder may not count towards its SLBE or Emerging SLBE participation the amount subcontracted to an SLBE or Emerging SLBE firm that has graduated or been suspended from the program as follows:

1. An SLBE firm shall be permanently graduated from the SLBE Program after it has received a cumulative total of $5 million of County-funded prime contract or subcontract payments in at least five separate contracts since its initial certification as an SLBE firm;

2. An SLBE firm shall be permanently graduated from the SLBE program after its three fiscal year average gross sales exceeds the size standard eligibility requirements;

3. An SLBE firm shall be temporarily suspended by the Director of Procurement for the balance of any fiscal year after it has received a cumulative total of $1.5 million in payments as a prime contractor and / or subcontractor for that fiscal year; provided, however, that the SLBE firm shall be eligible to participate in Affirmative Procurement Initiatives in the following fiscal year so long as the firm has not yet satisfied the graduation criteria;

4. An SLBE firm may have its SLBE eligibility permanently revoked by the Director of Procurement if it fails to perform a Commercially Useful Function under a contract, or if it allows its SLBE status to be fraudulently used for the benefit of a non-SLBE firm or the owners of a non-SLBE firm so as to provide the non-SLBE firm or firm owners benefits from Affirmative Procurement Initiatives for which the non-SLBE firm and its owners would not otherwise be entitled;

5. An Emerging SLBE firm shall be permanently graduated from Emerging SLBE status after it has received a cumulative total of $2.5 million of County-funded prime contracts or subcontract payments in at least five separate contracts since its initial certification as an Emerging SLBE firm;
6. An Emerging SLBE firm shall be permanently graduated from Emerging SLBE status once its three-year average annual gross sales exceeds $2 million; and

7. An Emerging SLBE firm shall be temporarily suspended from Emerging SLBE status by the Director of Procurement for the balance of any fiscal year after it has received a cumulative total of $750,000 in payments as a prime contractor and/or subcontractor for that fiscal year; provided, however, that the Emerging SLBE firm shall be eligible to continue participating in Affirmative Procurement Initiatives as an SLBE firm for the remainder of the fiscal year, and may also participate in Affirmative Procurement Initiatives as an Emerging SLBE firm in the following fiscal year so long as the firm has not yet satisfied the graduation criteria for such status.

(b) The Director of Procurement shall provide written notice to the SLBE firm or Emerging SLBE firm upon graduation or suspension from the SLBE program, and such notice shall clearly state the reasons for such graduation or suspension.

Sec. 2-643. Appeals.

A business concern that is denied eligibility as an SLBE or as an Emerging SLBE, or who has its eligibility revoked, or who has been denied a waiver request can appeal the decision to the County Administrator. A written notice of appeal must be received by the County Administrator within 15 days of the date of the decision. Upon receipt of a timely notice of appeal and request for hearing, the Director of Procurement, or designee (other than the Director of Procurement), shall also participate in a hearing conducted by the County Administrator or the County Administrator’s designee soon as practicable. The decision of the County Administrator, or designee, shall be the final decision of the County.

Sec. 2-644. Affirmative Procurement Initiatives for Enhancing SLBE and Emerging SLBE Contract Participation.

(a) The County in conjunction with the appropriate Contract Officer and the Director of Procurement may utilize the following Affirmative Procurement Initiatives in promoting the award of County contracts to SLBEs or Emerging SLBEs.

1. Bonding and Insurance Waiver: The County, at its discretion, may waive or reduce the bonding, or insurance requirements depending on the type of contract and whether the County determines that the bonding and or insurance requirements would deny the SLBE or Emerging SLBE an opportunity to perform the contract which the SLBE or Emerging SLBE has shown itself otherwise capable of performing.

2. Price Preferences: The County may award a contract to a SLBE or Emerging SLBE which submits a bid within 10% (inclusive) of a low bid by a non-SLBE. However, this price preference would not apply if the award to the SLBE would result in a total contract cost that is, on an annual basis, more than $25,000 higher than the low bid; nor would it apply on a contract in which the total contract cost would exceed the County’s budgeted price for the contract.

3. Evaluation Preferences: The County may reserve up to 20% of the total points available for evaluation purposes for respondents to an RFP to firms that are certified as SLBE or Emerging SLBE firms, or to joint ventures that have SLBE and/or Emerging SLBE partners

a. For Architectural & Engineering, Professional Services, Other Services, and design/build or CM at risk contracts that are awarded based on evaluation criteria, there shall be SLBE or Emerging SLBE participation criterion for all contracts let at predetermined percentage of the total points awarded. The
determination will be made using the suggested model outlined in the “Point Evaluation Table” below:

### POINT EVALUATION TABLE

<table>
<thead>
<tr>
<th>10 Points for SLBE Participation</th>
<th>20 Points for SLBE Participation</th>
</tr>
</thead>
<tbody>
<tr>
<td>&gt; 51% = 10 points</td>
<td>&gt; 51% = 20 points</td>
</tr>
<tr>
<td>&gt; 45% = 7 points</td>
<td>&gt; 45% = 17 points</td>
</tr>
<tr>
<td>&gt; 40% = 6 points</td>
<td>&gt; 40% = 16 points</td>
</tr>
<tr>
<td>&gt; 35% = 5 points</td>
<td>&gt; 35% = 14 points</td>
</tr>
<tr>
<td>&gt; 30% = 4 points</td>
<td>&gt; 30% = 12 points</td>
</tr>
<tr>
<td>&gt; 25% = 3 points</td>
<td>&gt; 25% = 10 points</td>
</tr>
<tr>
<td>&gt; 20% = 2 points</td>
<td>&gt; 20% = 8 points</td>
</tr>
<tr>
<td>&gt; 15% = 1 point</td>
<td>&gt; 15% = 6 points</td>
</tr>
<tr>
<td></td>
<td>&gt; 10% = 4 points</td>
</tr>
</tbody>
</table>

Contractors may be evaluated on their SLBE or Emerging SLBE participation by utilizing the following schedule, which is most often used by Architectural & Engineering:

<table>
<thead>
<tr>
<th>Points Awarded</th>
<th>% of Participation Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.0</td>
<td>Proposals by registered SLBE owned and/or controlled firms</td>
</tr>
<tr>
<td>4.0</td>
<td>Majority prime with registered SLBE participation</td>
</tr>
<tr>
<td>3.0</td>
<td>Majority prime with registered SLBE participation</td>
</tr>
<tr>
<td>2.0</td>
<td>Majority prime with registered SLBE participation</td>
</tr>
<tr>
<td>0</td>
<td>Less than the goal for registered SLBE participation</td>
</tr>
</tbody>
</table>

4. **Mandatory Subcontracting:**

a. The Goal Selection Committee may, on a contract-by-contract basis, at its discretion, require that a predetermined percentage of a specific contract, up to 40%, be subcontracted to eligible SLBEs or to eligible Emerging SLBEs, provided however, that if the prime contractor is a certified SLBE or Emerging SLBE, then the prime contractor shall be able to count the dollar value of the work performed by its own forces towards satisfaction of the Mandatory Subcontracting goal for that contract.

b. An SLBE or Emerging SLBE prime contractor may not subcontract more than 49% of the contract value to a non-SLBE.

c. A prospective bidder on a County contract shall submit at the time of bid SLBE – Form S providing the name of the SLBE or Emerging SLBE subcontractor or subcontractors and describing both the percentage of subcontracting by the SLBE or Emerging SLBE, and the work to be performed by the SLBE or Emerging SLBE. A bidder may request a full or partial waiver of this mandatory subcontracting requirement from the Director of Procurement for good cause by submitting the SLBE Unavailability Certification form to the Director of Procurement at the time of bid. Under no circumstances shall a waiver of a mandatory subcontracting requirement be granted without submission of adequate documentation of Good Faith Efforts by the bidder and careful review by the Director of Procurement. The Director of Procurement shall base his or her determination on a waiver request on the following criteria:

   (1) Whether the requestor of the waiver has made Good Faith Efforts to subcontract with qualified and available SLBEs or Emerging SLBEs;
(2) Whether subcontracting would be inappropriate and/or not provide a
“Commercially Useful Function” under the circumstances of the contract; and

(3) Whether there are no certified SLBE or Emerging SLBE firms that are
qualified and available to provide the goods or services required.

d. In the absence of a waiver granted by the Director of Procurement, failure
of a Prime Contractor to commit in its bid or proposal to satisfying the mandatory
SLBE subcontracting goal shall render its bid or proposal non-responsive.

e. In the absence of a waiver granted by the Director of Procurement, failure
of a Prime Contractor to attain a mandatory subcontracting goal for SLBE
participation in the performance of its awarded contract shall be grounds for
termination of existing contracts with the County, debarment from performing
future County contracts, and/or any other remedies available under the terms of
its contract with the County or under the law.

f. A Prime Contractor is required to notify and obtain written approval from
the Director of Procurement in advance of any reduction in subcontract scope,
termination, or substitution for a designated SLBE or Emerging SLBE
Subcontractor. Failure to do so shall constitute a material breach of its contract
with the County.

5. Sheltered Market:

a. The Director of Procurement and the appropriate County Contracting
Officer may select certain contracts which have a contract value of $250,000 or
less for award to a SLBE or a joint venture with a SLBE through the Sheltered
Market program. Similarly, the Director of Procurement and the appropriate
County Contracting Officer may select certain contracts that have a value of
$50,000 or less for award to an Emerging SLBE firm through the Sheltered
Market program.

b. In determining whether a particular contract is eligible for the Sheltered
Market Program, the County's Contracting Officer and Director of Procurement
shall consider: whether there are at least three SLBEs or Emerging SLBEs that
are available and capable to participate in the Sheltered Market Program for that
contract; the degree of underutilization of the SLBE and Emerging SLBE prime
contractors in the specific industry categories; and the extent to which the
County’s SLBE and Emerging SLBE prime contractor utilization goals are being
achieved.

c. If a responsive and responsible bid or response is not received for a
contract that has been designated for the Sheltered Market Program or the
apparent low bid is determined in the Procurement Director’s discretion to be too
high in price, the contract shall be removed from the Sheltered Market Program
for purposes of rebidding.

6. Competitive Business Development Demonstration Project:

a. With the concurrence of the Director of Procurement, the appropriate
County Contracting Officer may reserve certain contracts for placement into a
Competitive Business Development Demonstration Project (“CBD Demonstration
Project”) wherein those contracts require the purchase of goods or services from
an industry that routinely has too few sources of bidders to provide meaningful or
sufficient competition for such County contracts. The purpose for the placement
of a contract into the CBD Demonstration Project shall be to encourage the
development of new capacity within an industry to competitively bid on the future
supply of specialized goods or services to the County.

b. Contracts reserved for CBD Demonstration Projects shall be subject to a
Request for Proposals process whereby the selected firm will be required to be a
joint venture between an established firm or experts in that relevant industry and an SLBE firm. The scope of work for the selected joint venture shall include teaching a hands-on curriculum to SLBE firms that have expressed an interest in diversifying into the relevant industry, in addition to performing the customary functions of the contract. This curriculum shall include both administrative skills (e.g. cost estimating, bidding, staffing, project management) and technical skills (e.g., hands-on demonstration of how to perform necessary tasks in the field) required to qualify for future County contracts and to successfully compete in the industry.

c. The Director of Procurement shall be required to select SLBE candidate firms for participation on such CBD Demonstration Projects on the basis of an assessment of their current capabilities and their likely success in diversifying into the new relevant industry once given technical assistance, training, and an opportunity to develop a performance track record in the industry.

Sec. 2-645. SLBE Program Performance Review.

(a) The Director of Procurement or designee shall monitor the implementation of this Policy and the progress of this Program. On at least an annual basis, the Director of Procurement or designee shall report to the County Administrator and County Council on the progress of achieving the goals established for awards to certified SLBE and Emerging SLBE firms, reporting both dollars awarded and expended. In addition, the Director of Procurement or designee shall report on the progress in achieving the stated Program Objectives, including, but not limited to, enhancing competition, establishing and building new business capacity, and removing barriers to and eliminating disparities in the utilization of available minority business enterprises and women business enterprises on County contracts.

(b) The County shall periodically review the SLBE Program to determine whether the various contracting procedures used to enhance SLBE contract participation need to be adjusted or used more or less aggressively in future years to achieve the stated Program Objectives. The County Council shall conduct a public hearing at least once every two years in order to solicit public comments on the Program.

Sec. 2-646. Conflicts.

To the extent language in this Division conflicts with other language in Article X, the language in this Division controls only with respect to contracts wherein the Small Local Business Enterprise Program is being applied by the Director of Procurement. In all other respects, prior language in this Article shall remain in full force and effect.

SECTION III. Severability. If any section, subsection, or clause of this ordinance shall be deemed to be unconstitutional or otherwise invalid, the validity of the remaining sections, subsections, and clauses shall not be affected thereby.

SECTION IV. Conflicting Ordinances Repealed. All ordinances or parts of ordinances in conflict with the provisions of this ordinance are hereby repealed.

SECTION V. Effective Date. This ordinance shall be effective from and after September 17, 2013.

RICHLAND COUNTY COUNCIL

BY: Kelvin E. Washington, Sr., Chair

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Attest this 2nd day of October, 2013.

Michelle Ogley
Clerk of Council

RICHLAND COUNTY ATTORNEY’S OFFICE

Approved As To LEGAL Form Only.
No Opinion Rendered As To Content.

First Reading: May 21, 2013
Second Reading: July 2, 2013
Third Reading: September 17, 2013
Public Hearing: June 18, 2013
STATE OF SOUTH CAROLINA
COUNTY COUNCIL FOR RICHLAND COUNTY
ORDINANCE NO. 039–14HR

AN ORDINANCE AMENDING THE RICHLAND COUNTY CODE OF
ORDINANCES, CHAPTER 2, ADMINISTRATION; ARTICLE V, COUNTY
DEPARTMENTS; BY ADDING A NEW DIVISION ENTITLED 5A, OFFICE OF
SMALL BUSINESS OPPORTUNITY; SO THAT A NEW DEPARTMENT WILL BE
CREATED.

Pursuant to the authority granted by the Constitution and the General Assembly of the
State of South Carolina, BE IT ENACTED BY THE COUNTY COUNCIL FOR
RICHLAND COUNTY:

SECTION I. The Richland County Code of Ordinances, Chapter 2, Administration;
Article V, County Departments; Division 5, Public Safety, Sections “2-232 – 2-234.
Reserved” is hereby deleted in their entireties.

SECTION II. The Richland County Code of Ordinances, Chapter 2, Administration;
Article V, County Departments; is hereby amended by the creation of a new Division, to
read as follows:

DIVISION 5A. OFFICE OF SMALL BUSINESS OPPORTUNITY

Sec. 2-232. Creation; director.

There is hereby created the department of the Office of Small Business
Opportunity (OSBO) and the position of director of the OSBO. The director shall be
appointed by and report to the county administrator, and his/her term of office shall be
at the pleasure of the county administrator. The director of the OSBO shall be a person
with education, training, skills, and/or experience that is satisfactory to the county
administrator.

Sec. 2-233. Staff; personnel; compensation.

The director of the OSBO shall have such staff and assistants as are necessary
to the operation of the department and the performance of his/her duties. They shall be
subject to the county personnel system and their compensation determined accordingly.

Sec. 2-234. Responsibilities; powers; duties.

The OSBO, and such employees of the department as are assigned to it, shall be
charged with the following duties:

(a) Management of the county’s SLBE program (see Section 2-639, et. seq.)

(b) Management of the county’s Minority, Women and Disadvantaged Business
Enterprise (MWDBE) programs;

(c) Management of the county’s program for business enterprises owned and
operated by persons with disabilities;

(d) Management of the Business Development program; and

(e) Other programs or functions assigned to the department by the county
administrator or county council.
SECTION III. Severability. If any section, subsection, or clause of this ordinance shall be deemed to be unconstitutional or otherwise invalid, the validity of the remaining sections, subsections, and clauses shall not be affected thereby.

SECTION IV. Conflicting Ordinances Repealed. All ordinances or parts of ordinances in conflict with the provisions of this ordinance are hereby repealed.

SECTION V. Effective Date. This ordinance shall be effective from and after July 15, 2014.

RICHLAND COUNTY COUNCIL

BY:

[Signature]

Norman Jackson, Chair

Attest this 8th day of August, 2014.

[Signature]

S. Monique McDaniels
Clerk of Council

RICHLAND COUNTY ATTORNEY’S OFFICE

[Signature]

Approved As To LEGAL Form Only
No Opinion Rendered As To Content

First Reading: June 17, 2014
Second Reading: July 1, 2014
Third Reading: July 15, 2014
STATE OF SOUTH CAROLINA
COUNTY COUNCIL FOR RICHLAND COUNTY
ORDINANCE NO. 064-14HR

AN ORDINANCE AMENDING THE RICHLAND COUNTY CODE OF ORDINANCES, CHAPTER 2, ADMINISTRATION; SO AS TO ABOLISH THE DEPARTMENT KNOWN AS THE OFFICE OF SMALL BUSINESS OPPORTUNITY AND INSTEAD CREATE IT AS A DIVISION OF THE OFFICE OF PROCUREMENT.

Pursuant to the authority granted by the Constitution and the General Assembly of the State of South Carolina, BE IT ENACTED BY THE COUNTY COUNCIL FOR RICHLAND COUNTY:

SECTION I. The Richland County Code of Ordinances, Chapter 2, Administration; Article V, County Departments; Division 5A, Office of Small Business Opportunity; is hereby deleted and Sections 2-232 through 2-234 are reserved for future use.

SECTION II. The Richland County Code of Ordinances, Chapter 2, Administration; Article III, Administrative Offices and Officers; Division 9, Office of Procurement; is hereby amended by the addition of Section 2-153.5, to read as follows:

2-153.5. Divisions.

The office of procurement shall include the Office of Small Business Opportunity Division, which shall manage and administer the SLBE Program (see Section 2-639 et. seq.) and shall undertake other functions and duties as assigned by the director of the office of procurement, the county administrator or county council.

SECTION III. Severability. If any section, subsection, or clause of this ordinance shall be deemed to be unconstitutional or otherwise invalid, the validity of the remaining sections, subsections, and clauses shall not be affected thereby.

SECTION IV. Conflicting Ordinances Repealed. All ordinances or parts of ordinances in conflict with the provisions of this ordinance are hereby repealed.

SECTION V. Effective Date. This ordinance shall be effective from and after November 18, 2014.

RICHLAND COUNTY COUNCIL

BY: __________________________
Norman Jackson, Chair

Attest this 17th day of
December, 2014.

S. Monique McDaniels
Clerk of Council

RICHLAND COUNTY ATTORNEY’S OFFICE

Approved As To LEGAL Form Only.
No Opinion Rendered As To Content.

First Reading: September 16, 2014
Second Reading: October 21, 2014
Third Reading: November 18, 2014
Public Hearing: November 18, 2014

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STATE OF SOUTH CAROLINA
COUNTY COUNCIL FOR RICHLAND COUNTY
ORDINANCE NO. 058–16HR

AN ORDINANCE AMENDING THE RICHLAND COUNTY CODE OF ORDINANCES, CHAPTER 2, ADMINISTRATION; SO AS TO MOVE THE DIVISION KNOWN AS THE OFFICE OF SMALL BUSINESS OPPORTUNITY FROM PROCUREMENT SO THAT THIS DIVISION DIRECTLY REPORTS TO THE COUNTY ADMINISTRATOR

Pursuant to the authority granted by the Constitution and the General Assembly of the State of South Carolina, BE IT ENACTED BY THE COUNTY COUNCIL FOR RICHLAND COUNTY:

SECTION I. The Richland County Code of Ordinances, Chapter 2, Administration; Article III, Administrative Offices and Officers; Division 9, Office of Procurement; Section 2-153.5; is hereby deleted.

SECTION II. The Richland County Code of Ordinances, Chapter 2, Administration; Article X, Purchasing; Division 7, Small Business Enterprise Procurement Requirements; Section 2-639; General Provisions; sub-paragraph (c); is hereby amended by the addition of the following definition, which shall be placed in appropriate alphabetical order:

Office of Small Business Opportunity. The office which shall manage and administer the SLBE Program (see Section 2-639 et. seq.) and shall undertake other functions and duties as assigned by the county administrator or county council.

SECTION III. The Richland County Code of Ordinances, Chapter 2, Administration; Article X, Purchasing; Division 7, Small Business Enterprise Procurement Requirements; shall be amended by replacing each reference of the “director of procurement” to the “director of the Office of Small Business Opportunity.”

SECTION IV. Severability. If any section, subsection, or clause of this ordinance shall be deemed to be unconstitutional or otherwise invalid, the validity of the remaining sections, subsections, and clauses shall not be affected thereby.

SECTION V. Conflicting Ordinances Repealed. All ordinances or parts of ordinances in conflict with the provisions of this ordinance are hereby repealed.

SECTION VI. Effective Date. This ordinance shall be effective from and after December 6, 2016.

RICHLAND COUNTY COUNCIL

By: 

Torrey Rush, Chair

Attest this 14th day of December, 2016.

Michelle Onley
Deputy Clerk of Council

First Reading: November 1, 2016
Second Reading: November 15, 2016
Third Reading: December 6, 2016
Public Hearing: December 6, 2016