

A RESOLUTION

TO PROVIDE FOR A CONTINUATION OF CURRENT AD VALOREM PROPERTY TAX TO BE LEVIED BY THE BOILING SPRINGS FIRE DISTRICT, THE LAKE CUNNINGHAM FIRE DISTRICT, THE SOUTH GREENVILLE FIRE DISTRICT, AND THE GREENVILLE COUNTY RECREATION DISTRICT, WHICH REPRESENTS NO INCREASE IN TAXES OR MILLAGE RATE.

WHEREAS, the Boiling Springs Fire District, the Lake Cunningham Fire District, the South Greenville Fire District, and the Greenville County Recreation District (collectively referred to as the “Districts”) are special purpose districts, located wholly within the County of Greenville;

WHEREAS, the Boards of Commissioners for the Districts are authorized by law to annually levy, for operations and maintenance, ad valorem property tax millage and by resolution have approved and requested continuation of their present millage rate;

WHEREAS, according to the provisions contained in S.C. Code Ann. § 6-11-275, as amended, special purpose districts totally located within a county, which were in existence prior to March 7, 1973, and which have the statutory authority to annually levy taxes for operations and maintenance, are authorized to increase their respective millage limitations upon the written approval of the governing body of the county in which they are located;

WHEREAS, pursuant to S.C. Code Ann. § 6-11-275, the levy of a millage above a special purpose district’s statutory rate must be approved each year by the governing body of the county in which the district is located;

WHEREAS, the Districts have traditionally levied ad valorem property tax millage rates above their statutory limits; and

WHEREAS, decades ago the General Assembly set up statutory millage rates for these Districts, and overtime most of these old statutory rates have become an outdated measure of the revenue sufficient to continue day-to-day operation of the Districts.

NOW, THEREFORE, BE IT RESOLVED that the following millage rates are approved by Greenville County Council:

- A. Boiling Springs Fire District. Continuation of its present millage rate of twenty-one and one-tenth (21.1) mills for operations and maintenance which is above the twenty (20) mills established by statute for the Boiling Springs Fire District. This represents no increase over last year’s millage.

- B. Lake Cunningham Fire District. Continuation of its present millage rate of thirty-two and seven-tenths (32.7) mills for operations and maintenance which is above the fifteen (15) mills established by statute for the Lake Cunningham Fire District. This represents no increase over last year's millage.
- C. South Greenville Fire District. Continuation of its present millage rate of thirty-six and two-tenths (36.2) mills for operations and maintenance which is above the sixteen (16) mills established by statute for the South Greenville Fire District. This represents no increase over last year's millage.
- D. Greenville County Recreation District. Continuation of its present millage rate of four and six-tenths (4.6) mills for operations and maintenance which is above the four and five-tenths (4.5) mills established by statute for the Greenville County Recreation District. This represents no increase over last year's millage.

BE IT FURTHER RESOLVED that the continuation of millage authorized by this Resolution is effectuated pursuant to S. C. Code Ann. § 6-11-275, as amended.

BE IT FURTHER RESOLVED, that the Auditor and Tax Collector of Greenville County are hereby directed to levy and collect the millage rates authorized by this Resolution.

DONE IN REGULAR MEETING THIS ____ DAY OF _____, 2012.

 Herman G. Kirven, Jr., Chairman
 Greenville County Council

ATTEST:

 Theresa B. Kizer
 Clerk to Council

 Joseph M. Kernell
 County Administrator