

STATE OF TENNESSEE
COUNTY OF GREENE

GREENE COUNTY LEGISLATIVE BODY
MONDAY, NOVEMBER 21, 2011
6:00 P.M.

The Greene County Legislative Body met in regular session on, Monday, November 21, 2011 at the Greene County Courthouse for the regular monthly meeting of the County Commission. Mayor Broyles called the meeting to order to transact business that is to lawfully come before this Honorable Body. Commissioner Hilton Seay led the Pledge to the Flag, followed by Prayer led by Commissioner Rollins. The Commissioners signed in on their key pads and the following Commissioners were present final count at 6:17 p .m.: Commissioners Bird, Bowers, Carter, Crum, Greenway, Grogan, Hensley, Holt, Hopson, Kiker, King, Malone, McAmis, Moss, Quillen, Rollins, Sams, Sauceman, Seay, Waddle and White. There were 21 Commissioners present.

APPROVAL OF PRIOR MINUTES

A motion was made by Commissioner Bird and seconded by Commissioner Hensley to approve prior minutes. Mayor Broyles called for the Commissioners to vote on their keypads. The following vote was taken: Commissioners Bird, Bowers, Carter, Crum, Greenway, Hensley, Holt, Hopson, Kiker, Malone, McAmis, Moss, Quillen, Rollins, Sams, Sauceman, Seay, and White. The vote was 18 – aye; 3 - absent. The Commissioners voted in favor of the motion to approve the prior minutes.

PUBLIC HEARING

Mayor Broyles called for those that wish to speak for Resolution A. Mr. David Moorman of 347 Hammitt Rd in Bulls Gap spoke for the rezoning. No one spoke against it.

Commissioner Rollins recognized Shawn Street, Director of the Health Dept. who invited the Commissioners to a meeting with the Commissioner of Health.

Commissioner Bowers recognized Larry Parman of 105 Rolling Hills Rd. who spoke concerning the three-minute time limit and how much Dave Wright was paid for the last Commission meeting he attended. He also spoke of “fee grabbing” by officers on the bypass.

Commissioner Quillen recognized two leadership class members.

Commissioner Crum recognized David Saulsbury, a Boy Scout working on his Eagle Scout rank.

REPORTS

There were reports from the Solid Waste Dept. and Committee minutes in the package.

ELECTION OF NOTARIES

Mayor Broyles asked the Clerk to read a list of names requesting to be notaries to the Commission. Clerk, David Thompson, read the list. A motion was made by Commissioner Sauceman and seconded by Commissioner Quillen to approve the list. Mayor Broyles called for the Commissioners to vote on their keypads. The following vote was taken: Commissioners Bird, Bowers, Carter, Crum, Greenway, Grogan, Hensley, Holt, Hopson, Kiker, King, Malone, McAmis, Moss, Quillen, Rollins, Sams, Sauceman, Seay, Waddle and White. The vote was 21 – aye. The Commissioners voted in favor of the motion to approve the notaries.

ELECTION OF NOTARIES
November 21, 2011

Tabatha Carr	New
Ralph Dingus	New
Traci Ellison	Renewal
Ivy Griffin	New
Ginia Johnston	New
Pamela Lamb	Renewal
Bill Moncier	Renewal
William Nunnally	Renewal
Alan Sipe	New
Veronica Taylor	New
Elizabeth Williams	New

**A RESOLUTION TO REZONE CERTAIN TERRITORY
OWNED BY MARIA ARCIGA
FROM A-1, GENERAL AGRICULTURE DISTRICT TO B-2, GENERAL BUSINESS DISTRICT WITHIN THE
UNINCORPORATED TERRITORY OF GREENE COUNTY, TENNESSEE**

WHEREAS, the Greene County Commission has adopted a zoning resolution establishing zone districts within the unincorporated territory of Greene County, Tennessee and regulations for the use of property therein; and

WHEREAS, the Greene County Commission realizes that any zoning plan must be changed from time to time to provide for the continued efficient and economic development of the county; and

WHEREAS, Maria Arciga has requested that this property be rezoned from A-1, General Agriculture District to B-2, General Business District,

WHEREAS, the Greeneville Regional Planning Commission did review a request that the Maria Arciga property be rezoned on November 8, 2011 and recommends that the Greene County Commission approve the request to rezone the property.

NOW, THEREFORE BE IT RESOLVED that the Greene County Commission amend the Greene County Zoning Map to show the following property to be zoned B-2, General Business District,

Being the same property identified as Greene County tax map 098, as parcel 003.00, as shown on the map.

This change shall take effect after its passage, the welfare of the County requiring it.

Approved for recommendation
by Greeneville Regional Commission

November 8, 2011

Date

Date of Public Hearing
by the Greene County Commission:

November 21, 2011

Date

Approved by the Greene
County Commission:

Nov. 21 2011

Date

Approved and signed in Open Meeting:

Alvin D. Broyle
County Mayor

Attest:

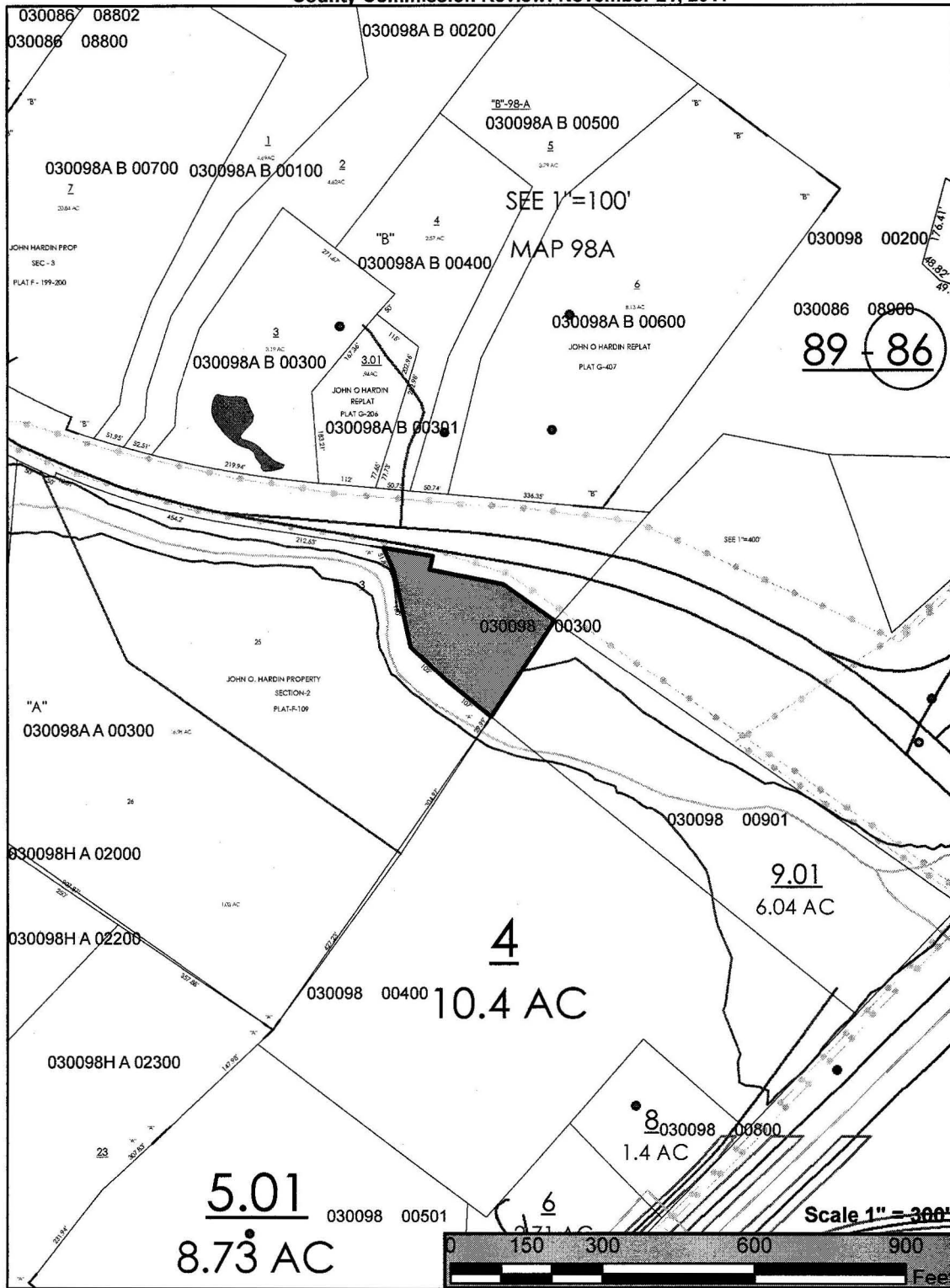
County Court Clerk

County Attorney
OFFICIAL SEAL

Approved as to Form:

A.

Greene County Rezoning Request From A-1 to B-2
Property Owner: Maria Arciga
Tax Map 098, Parcel 003.00
County Commission Review: November 21, 2011



Legend

 Proposed Rezoning

Map Prepared By:
Greene County Planning Department
Greenville, TN 37743

Not to be used for engineering purposes



A RESOLUTION TO REZONE CERTAIN PROPERTY OWNED BY MARIA
ARCIGA FROM A-1, GENERAL AGRICULTURE DISTRICT TO B-2, GENERAL
BUSINESS DISTRICT WITHIN THE UINCORPORATED TERRITORY OF GREENE
COUNTY, TENNESSEE

A motion was made by Commissioner Carter and seconded by Commissioner Bowers to approve a resolution to rezone certain property owned by Maria Arciga from a-1, General Agriculture District to B-2, General Business District within the unincorporated territory of Greene County, Tennessee. Mayor Broyles called for the Commissioners to vote on their keypads. The vote was as follows: Commissioners Bird, Bowers, Carter, Crum, Greenway, Grogan, Hensley, Holt, Hopson, Kiker, King, Malone, McAmis, Moss, Quillen, Rollins, Sams, Seay, Waddle and White voted aye. Commissioner Sauceman voted no. The vote was 20 – aye; 1 - nay. The Commissioners voted in favor of the motion to approve the resolution.

**A RESOLUTION TO AMEND THE GENERAL FUND
BUDGET FOR REVENUES RECEIVED
BY BUILDING MAINTENANCE DEPARTMENT**

WHEREAS, the Greene County Buildings Maintenance Department has received revenues totaling \$722 from the sale of recyclable scrap metal and shredded paper; and

WHEREAS, the maintenance department wishes to expend these amounts;

THEREFORE, let the general fund budget be amended as follows:

INCREASE BUDGETED REVENUES

44145 Sale of Recycled Materials
Total increase in budgeted revenues

\$	722
\$	722

INCREASE APPROPRIATIONS

51800 COUNTY BUILDINGS
 307 Communication
Total adjustments to appropriations

\$	722
\$	722

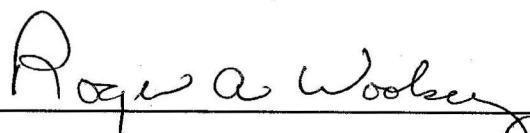
NOW, THEREFORE; be it resolved by the Greene County Legislative Body meeting in regular session this 21st day of November, 2011, a quorum being present and a majority voting in the affirmative, that the budget be amended as above.



County Mayor

Budget and Finance Committee
Sponsor





County Attorney

B

**A RESOLUTION TO AMEND THE GENERAL FUND BUDGET FOR REVENUES
RECEIVED BY THE BUILDING MAINTENANCE DEPT.**

A motion was made by Commissioner Holt and seconded by Commissioner Greenway to approve a resolution to amend the General Fund budget for revenues received by the Building Maintenance Dept. Mayor Broyles called for the Commissioners to vote on the motion on their keypads. The following vote was taken: Commissioners Bird, Bowers, Carter, Crum, Greenway, Grogan, Hensley, Holt, Hopson, Kiker, King, Malone, McAmis, Moss, Quillen, Rollins, Sams, Sauceman, Seay, Waddle and White voted aye. The vote was 21 – aye. The Commissioners voted in favor of the motion to approve the resolution.

**A RESOLUTION TO AMEND THE 2012 FISCAL YEAR
GENERAL FUND'S BUDGET TO BUDGET FOR MENTAL HEALTH
EVALUATION AND TREATMENT SERVICES ORDERED BY JUDGES**

WHEREAS, *Tennessee Code Annotated*, Section 33-7-304(a) makes counties responsible for the cost of outpatient and inpatient mental health evaluations and treatment court ordered for defendants charged only with misdemeanors if such defendants are unable to pay for these services; and

WHEREAS, the Greene County General Sessions Judge has ordered two defendants to undergo these mental health evaluations and treatment; and

WHEREAS, during the budget process it was unanticipated that the cost of treatment would exceed previous expenditures as the budget was based on historical costs;

THEREFORE, let the General Fund budget be amended as follows:

INCREASE BEGINNING BUDGETED GENERAL FUND BALANCE

39000	Unsigned Fund	\$ 12,500
Total adjustment to beginning budgeted fund balance:		<u>\$ 12,500</u>

INCREASE APPROPRIATIONS

53300 GENERAL SESSIONS COURT

399	Other Contracted Services	\$ 12,500
Total Increase In Appropriations		<u>\$ 12,500</u>

NOW, THEREFORE; be it resolved by the Greene County Legislative Body meeting in regular session this 21st day of November, 2011, a quorum being present and a majority voting in the affirmative, that the General Fund Budget be amended as above.

Tabler

County Mayor

County Clerk

Budget and Finance Committee
Sponsor

Roger A. Wolsky

County Attorney

C.

A RESOLUTION TO AMEND THE 2012 FISCAL YEAR GENERAL FUND'S
BUDGET TO BUDGET FOR MENTAL HEALTH EVALUATION AND
TREATMENT SERVICES ORDERED BY JUDGES

A motion was made by Commissioner Moss and seconded by Commissioner Rollins to approve a resolution to amend the 2012 fiscal year General Fund's budget to budget for mental health evaluation and treatment services ordered by judges. The Mayor asked for a vote on their keypads.

A motion was made by Commissioner Holt and seconded by Commissioner Bird to amend the resolution to include the latest bill received for evaluation of another prisoner making the total of the amendment \$19,650. After long discussion a motion was made by Commissioner Grogan and seconded by Commissioner Greenway to table Resolution C and the motion to amend Resolution C until the December meeting.

Mayor Broyles called for the Commissioners to vote on the motion on their keypads. The following vote was taken: Commissioners Bird, Bowers, Crum, Greenway, Grogan, Holt, King, Malone, McAmis, Moss, Rollins, Sams, Sauceman, Seay, Waddle and White voted aye. Commissioners Carter, Hopson, Hensley, Quillen, and Kiker voted no. The vote was 16 – aye; 5 - nay. The Commissioners voted in favor of the motion to table the resolution and the motion to amend the resolution.

**RESOLUTION TO BUDGET FOR A CONTRIBUTION TO THE
GUS MACKER COMMUNITY BASKETBALL TOURNAMENT
FROM THE ECONOMIC DEVELOPMENT FUND**

WHEREAS, the Greene County Partnership has signed a contract with Gus Macker Basketball, LLC to host a Gus Macker Basketball Community Tournament on June 23 and June 24 of 2012. This tournament will be hosted for three years per this contract. This is a 3-on-3 tournament that is open to teams of all ages; and

WHEREAS, This tournament will generate a significant economic impact to the county as this will be the only Gus Macker Basketball Community Tournament held in Tennessee during June 2012; and

WHEREAS, this tournament will allow local and regional teams to participate in a wholesome, family-oriented event; and

WHEREAS, the Greene County Partnership has already incurred expenses related to this even and request that the Greene County Commission make a contribution of \$10,000 to help defray the costs of sponsoring this event,

WHEREAS, the Greene County hotel/motel tax was adopted to help fund recreational pursuits in Greene County and the Greene County Legislature does wish to contribute to this event and that said funding be derived and taken from the portion of the hotel/motel tax allocated for the recreational pursuits for Greene County; and

THEREFORE, let the Economic Development Fund budget be amended as follows:

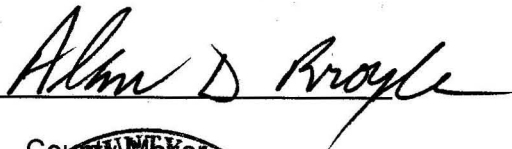
INCREASE BUDGETED FUND BALANCE

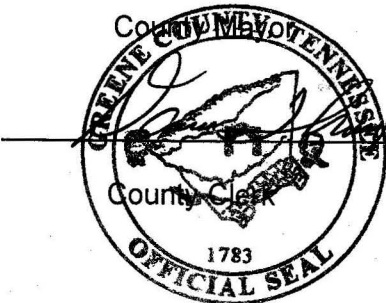
34535	Restricted for Social, Cultural, and Recreational Services	\$ 10,000
	Total adjustment to budgeted fund balance	<u>\$ 10,000</u>

INCREASE APPROPRIATIONS

91150	Social, Cultural, and Recreational Services	
	316 Contributions	\$ 10,000
	Total increase in appropriations	<u>\$ 10,000</u>

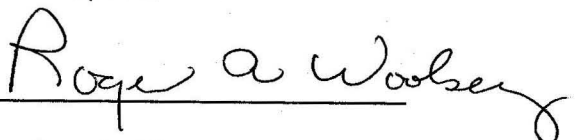
NOW, THEREFORE; be it resolved by the Greene County Legislative Body meeting in regular session this 21th day of November 2011, a quorum being present and a majority voting in the affirmative, that the budget be amended as above.





Budget and Finance Committee

Sponsor


County Attorney

D

A RESOLUTION TO BUDGET FOR A CONTRIBUTION TO THE GUS MACKER
COMMUNITY BASKETBALL TOURNAMENT FROM THE ECONOMIC
DEVELOPMENT FUND

A motion was made by Commissioner Kiker and seconded by Commissioner Quillen to approve a resolution to budget for a contribution to the Gus Macker Community Basketball Tournament from the Economic Development Fund. The Mayor asked for a vote on their keypads. The following vote was taken: Commissioners Bird, Bowers, Carter, Crum, Greenway, Grogan, Holt, Kiker, King, Malone, McAmis, Moss, Quillen, Rollins, Sams, Sauceman, Seay, Waddle and White voted aye. Commissioners Hopson and Hensley voted no. The vote was 19 – aye; 2 - nay. The Commissioners voted in favor of the motion to approve the resolution.

**A RESOLUTION TO ADOPTING A DEBT
MANAGEMENT POLICY FOR GREENE COUNTY**

WHEREAS, *Tennessee Code Annotated*, Section 9-21-151(b)(1), authorizes the State Funding Board to develop model financial transaction policies for local governments and local government instrumentalities;

WHEREAS, the State Funding Board has adopted a statement on debt management and directed local governments and government entities that borrow money to draft their own debt management policies with certain mandatory provisions; and

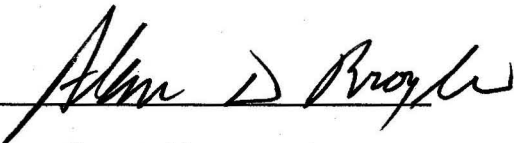
WHEREAS, the Greene County Legislative Body has prepared a debt management policy that includes the mandatory provisions relative to transparency, professionals and conflicts.

NOW, THEREFORE BE IT RESOLVED by the Greene County Legislative Body meeting in regular session this 21st day of November, 2011, a quorum being present and a majority voting in the affirmative, that:

SECTION 1. The debt management policy attached as Exhibit A to this resolution, incorporated herein by reference, is hereby adopted.

SECTION 2. This resolution shall take effect upon passage, the public welfare requiring it.

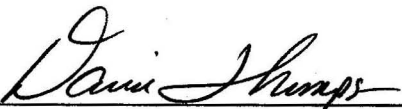
See Exhibit A



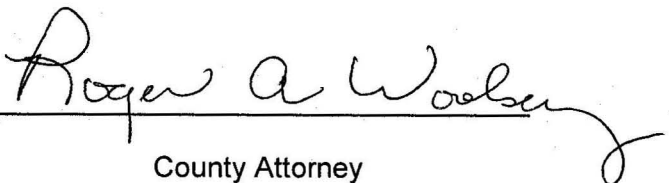
County Mayor

Budget and Finance Committee

Sponsor



County Clerk



County Attorney



E

EXHIBIT A

GREENE COUNTY TENNESSEE

Debt Management Policy



Formally Adopted: November 21, 2011

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INTRODUCTION

This Debt Management Policy (the “Debt Policy”) is a written guideline with parameters that affect the amount and type of debt that can be issued by Greene County, Tennessee (the “County”), the issuance process and the management of the County’s debt. The purpose of this Debt Policy is to improve the quality of management and legislative decisions and to provide justification for the structure of debt issuances consistent with the Debt Policy’s goals while demonstrating a commitment to long-term capital planning. It is also the intent of the County that this Debt Policy will signal to credit rating agencies, investors and the capital markets that the County is well managed and will always be prepared to meet its obligations in a timely manner. This Debt Policy fulfills the requirements of the State of Tennessee regarding the adoption of a formal debt management policy on or before January 1, 2012.

This Debt Policy provides guidelines for the County to manage its debt and related annual costs within both current and projected available resources while promoting understanding and transparency for our citizens, taxpayers, rate payers, businesses, investors and other interested parties.

The County may, from time to time, review this Debt Policy and make revisions and updates, if warranted.

GREENE COUNTY, TENNESSEE DEBT MANAGEMENT POLICY

I. INTRODUCTORY STATEMENT

In managing its Debt (defined herein as tax-exempt or taxable bonds, capital outlay notes, other notes, capital leases, interfund loans or notes and loan agreements); it is the County's policy to:

- Achieve the lowest cost of capital within acceptable risk parameters
- Maintain or improve credit ratings
- Assure reasonable cost access to the capital markets
- Preserve financial and management flexibility
- Manage interest rate risk exposure within acceptable risk parameters

II. GOALS AND OBJECTIVES

Debt policies and procedures are tools that ensure that financial resources are adequate to meet the County's long-term capital planning objectives. In addition, the Debt management policy (the "Debt Policy") helps to ensure that financings undertaken by the County have certain clear, objective standards which allow the County to protect its financial resources in order to meet its long-term capital needs.

The Debt Policy formally establishes parameters for issuing debt and managing a debt portfolio which considers the County's specific capital improvement needs; ability to repay financial obligations; and, existing legal, economic, and financial market conditions. Specifically, the policies outlined in this document are intended to assist in the following:

- To guide the County in policy and debt issuance decisions
- To maintain appropriate capital assets for present and future needs
- To promote sound financial management
- To protect the County's credit rating
- To ensure the County's debt is issued legally under applicable state and federal laws
- To promote cooperation and coordination with other parties in the financing
- To evaluate debt issuance options

III. PROCEDURES FOR ISSUANCE OF DEBT

1) Authority

- a) The County will only issue Debt by utilizing the statutory authorities provided by *Tennessee Code Annotated* as supplemented and revised ("TCA") and the Internal Revenue Code (the "Code").
- b) The County will adhere to any lawfully promulgated rules and regulations of the State and those promulgated under the Code.
- c) All Debt must be formally authorized by resolution of the County's Legislative Body.

2) Transparency

- a) It is recognized that the issuance of Debt must have various approvals and on occasion, written reports provided by the State of Tennessee Comptroller's office either prior to adoption of resolutions authorizing such Debt, prior to issuance and/or following issuance. The County, in conjunction with any professionals (including, but not limited to, financial advisors, underwriters, bond counsel, etc. which may individually or collectively be referred to herein as "Financial Professionals") will ensure compliance with TCA, the Code and all federal and State rules and regulations. Such State compliance will include, but not be limited to, compliance with all legal requirements regarding adequate public notice of all meetings of the County related to consideration and approval of Debt. Additionally, the County shall provide the Tennessee Comptroller's office sufficient information on the Debt to not only allow for transparency regarding the issuance, but also assuring that the Comptroller's office has sufficient information to adequately report or approve any formal action related to the sale and issuance of Debt. The County will also make this information available to its legislative body, citizens and other interested parties.
- b) The County will file its Audited Financial Statements and any Continuing Disclosure document prepared by the County or its Dissemination Agent. To promote transparency and understanding, these documents should be furnished to members of the Legislative Body and made available electronically or by other usual and customary means to its citizens, taxpayers, rate payers, businesses, investors and other interested parties by posting such information on-line or in other prominent places.

IV. CREDIT QUALITY AND CREDIT ENHANCEMENT

The County's Debt management activities will be conducted in order to maintain or receive the highest possible credit ratings. The Mayor and Budget and Accounts Director in conjunction with any Financial Professionals that the County may chose to engage will be responsible for maintaining relationships and communicating with one or more rating agencies.

The County will consider the use of credit enhancements on a case-by-case basis, evaluating the economic benefit versus cost for each case. Only when clearly demonstrable savings can be shown shall an enhancement be considered. The County will consider each of the following enhancements as alternatives by evaluating the cost and benefit of such enhancements:

1) Insurance

The County may purchase bond insurance when such purchase is deemed prudent and advantageous. The predominant determination shall be based on such insurance being less costly than the present value of the difference in the interest on insured bonds versus uninsured bonds.

2) Letters of Credit

The County may enter into a letter-of-credit ("LOC") agreement when such an agreement is deemed prudent and advantageous. The County or its Financial Professionals, if any, may seek proposals from qualified banks or other qualified financial institutions pursuant to terms and conditions that are acceptable to the County.

V. AFFORDABILITY

The County shall consider the ability to repay Debt as it relates to the total budget resources, the wealth and income of the community and its property tax base and other revenues available to service the Debt. The County may consider debt ratios and other benchmarks compared to its peers when analyzing its Debt including materials published by the nationally recognized credit rating agencies.

VI. DEBT STRUCTURE

The County shall establish all terms and conditions relating to the issuance of Debt and will invest all bond proceeds pursuant to the terms of its investment policy, if any. Unless otherwise authorized by the County, the following shall serve as the Debt Policy for determining structure:

1) Term

All capital improvements financed through the issuance of Debt will be financed for a period not to exceed the useful economic life of the improvements and in consideration of the ability of the County to absorb such additional debt service expense. The term of Debt shall be determined by, but not limited to, the economic life of the assets financed, conditions in the capital markets, the availability of adequate revenue streams to service the Debt and the existing pattern of Debt payable from such identifiable fund or enterprise activity, but in no event will the term of such Debt exceed forty (40) years, as outlined in TCA.

2) Capitalized Interest

From time to time, certain financings may require the use of capitalized interest from the date of issuance until the County is able to realize beneficial use and/or occupancy of the financed project. Interest may be capitalized through a period permitted by federal law and TCA if it is determined that doing so is beneficial to the financing by the Legislative Body and is appropriately memorialized in the legislative action authorizing the sale and issuance of the Debt.

3) Debt Service Structure

General Obligation debt issuance shall be planned to achieve relatively net level debt service or level principal amortization considering the County's outstanding debt obligations, while matching debt service to the useful economic life of facilities. Absent events or circumstances determined by its Legislative Body, the County shall avoid the use of bullet or balloon maturities (with the exception of sinking fund requirements required by term bonds) except in those instances where such maturities serve to make existing overall debt service level or match specific income streams. Debt which is supported by project revenues and is intended to be self-supporting should be structured to achieve level proportional coverage to expected available revenues.

4) Call Provisions

In general, the County's Debt should include a call feature no later than ten (10) years from the date of delivery of the bonds. The County will avoid the sale of long-term debt which carries longer redemption features unless a careful evaluation has been conducted by the Mayor and Budget and Accounts Director and/or Financial Professionals, if any, with respect to the value of the call option.

5) Original Issuance Discount/Premium

Debt with original issuance discount/premium will be permitted.

6) Deep Discount Bonds

Deep discount debt may provide a lower cost of borrowing in certain capital markets. The Mayor and Budget and Accounts Director and/or Financial Professionals, if any, should carefully consider their value and effect on any future refinancing as a result of the lower-than-market coupon.

VII. DEBT TYPES

When the County determines that Debt is appropriate, the following criteria will be utilized to evaluate the type of debt to be issued.

1) Security Structure

a) General Obligation Bonds

The County may issue Debt supported by its full faith, credit and unlimited ad valorem taxing power ("General Obligation Debt"). General Obligation Debt shall be used to finance capital projects that do not have significant independent creditworthiness or significant on-going revenue streams or as additional credit support for revenue-supported Debt, if such support improves the economics of the Debt and is used in accordance with these guidelines.

b) Revenue Debt

The County may issue Debt supported exclusively with revenues generated by a project or enterprise fund ("Revenue Debt"), where repayment of the debt service obligations on such Revenue Debt will be made through revenues generated from specifically designated sources. Typically, Revenue Debt will be issued for capital projects which can be supported from project or enterprise-related revenues.

c) Capital Leases

The County may use capital leases to finance projects assuming the Mayor and Budget and Accounts Director and/or Financial Professionals, if any, determine that such an instrument is economically feasible.

2) Duration

a) Long-Term Debt

The County may issue long-term Debt when it is deemed that capital improvements should not be financed from current revenues or short-term borrowings. Long-term Debt will not be used to finance current operations or

normal maintenance. Long-term Debt will be structured such that financial obligations do not exceed the expected useful economic life of the project(s) financed.

- i. *Serial and Term Debt.* Serial and Term Debt may be issued in either fixed or variable rate modes to finance capital infrastructure projects;
- ii. *Capital Outlay Notes ("CONs").* CONs may be issued to finance capital infrastructure projects with an expected life up to twelve years; or
- iii. *Capitalized Leases.* Capitalized Leases may be issued to finance infrastructure projects or equipment with an expected life not greater than its expected useful life.

b) Short-Term Debt

Short-term borrowing may be utilized for:

- i. Financing short economic life assets;
- ii. The construction period of long-term projects;
- iii. For interim financing; or
- iv. For the temporary funding of operational cash flow deficits or anticipated revenues subject to the following policies:
 1. *Bond Anticipation Notes ("BANs").* BANs, including commercial paper notes issued as BANs, may be issued instead of capitalizing interest to reduce the debt service during the construction period of a project or facility. The BANs shall not mature more than 2 years from the date of issuance. BANs can be rolled in accordance with federal and state law. BANs shall mature within 6 months after substantial completion of the financed facility.
 2. *Revenue Anticipation Notes ("RANs") and Tax Anticipation Notes ("TANs").* RANs and TANS shall be issued only to meet cash flow needs consistent with a finding by bond counsel that the sizing of the issue fully conforms to federal IRS and state requirements and limitations.
 3. *Lines of Credit.* Lines of Credit shall be considered as an alternative to other short-term borrowing options. A line of credit shall only be structured to federal and state requirements.

4. *Interfund Loans.* Interfund Loans shall only be used to fund operational deficiencies among accounts or for capital projects to be paid from current fiscal year revenues. Such interfund loans shall be approved by the State Comptroller's office and shall only be issued in compliance with state regulations and limitations.
5. *Other Short-Term Debt.* Other Short-Term Debt including commercial paper notes, BANs, Capitalized Leases and CONs may be used when it provides an interest rate advantage or as interim financing until market conditions are more favorable to issue debt in a fixed or variable rate mode. The County will determine and utilize the most advantageous method for short-term borrowing. The County may issue short-term Debt when there is a defined repayment source or amortization of principal.

3) **Interest Rate Modes**

a) **Fixed Rate Debt**

To maintain a predictable debt service schedule, the County may give preference to debt that carries a fixed interest rate.

b) **Variable Rate Debt**

The targeted percentage of net variable rate debt outstanding (excluding (1) debt which has been converted to synthetic fixed rate debt and (2) an amount of debt considered to be naturally hedged to short-term assets in the Unreserved General and/or Debt Service Fund Balance) shall not exceed [25%] of the County's total outstanding debt and will take into consideration the amount and investment strategy of the County's operating cash.

The following circumstances may result in the consideration of issuing variable rate debt:

- i. *Asset-Liability Matching;*
- ii. *Construction Period Funding;*
- iii. *High Fixed Interest Rates.* Interest rates are above historic averages;
- iv. *Diversification of Debt Portfolio;*
- v. *Variable Revenue Stream.* The revenue stream for repayment is variable and is anticipated to move in the same direction as market-generated variable interest rates or the dedication of revenues allows capacity for variability; and

- vi. *Adequate Safeguard Against Risk.* Financing structure and budgetary safeguards are in place to prevent adverse impacts from interest rate shifts such structures could include, but are not limited to, interest rate caps and short-term cash investments in the County's General Fund.

An analysis by the Mayor and Budget and Accounts Director and/or Financial Professionals, if any, shall be conducted to evaluate and quantify the risks and returns associated with the variable rate Debt including, but not limited to, a recommendation regarding the use of variable rate debt.

4) **Zero Coupon Debt**

Zero Coupon Debt may be used if an analysis has been conducted by the Mayor and Budget and Accounts Director and/or Financial Professionals, if any, and the risks and returns associated with the Zero Coupon Debt have been made. The analysis shall include, but not be limited to a recommendation regarding the use of Zero Coupon Debt as the most feasible instrument considering available revenues streams, the need for the project and other factors determined by the Legislative Body.

5) **Synthetic Debt**

The County will not enter into any new interest rate swaps or other derivative instruments unless it adopts a Debt Derivative Policy consistent with the requirements of TCA and only after approval of the State Comptroller's office and affirmative action of the Legislative Body. To the extent the County has any current existing interest rate swaps or other derivative instruments, the County will monitor these agreements and any amendments consistent with the compliance report issued by the State Comptroller's Office at the time the agreements were previously authorized.

VIII. REFINANCING OUTSTANDING DEBT

The Mayor and Budget and Accounts Director, in conjunction with Financial Professionals, if any, shall have the responsibility to analyze outstanding Debt for refunding opportunities. The Mayor and Budget and Accounts Director will consider the following issues when analyzing possible refunding opportunities:

1) **Debt Service Savings**

Absent other compelling considerations such as the opportunity to eliminate onerous or restrictive covenants contained in existing Debt documents, the County has established a minimum net present value savings threshold of at least 3.0 percent of the advance refunded Debt principal amount. Current refunding opportunities may be considered by the County using any savings threshold if the

refunding generates positive net present value savings. The decision to take less than 3.0 percent net present value savings for an advance refunding or to take the savings in any manner other than a traditional year-to-year level savings pattern must be approved by the Legislative Body or delegated to the County's Mayor.

2) Restructuring for economic purposes

The County may also refund Debt when it is in its best financial interest to do so. Such a refunding will be limited to restructuring to meet unanticipated revenue expectations, achieve cost savings, mitigate irregular debt service payments, release reserve funds or remove unduly restrictive bond covenants or any other reason approved by the Legislative Body in its discretion.

3) Term of Refunding Issues

Normally, the County will refund Debt equal to or within its existing term. However, the Mayor and Budget and Accounts Director may consider maturity extension, when necessary to achieve desired outcomes, provided that such extension is legally permissible and it is approved by the Legislative Body. The Mayor and Budget and Accounts Director may also consider shortening the term of the originally issued debt to realize greater savings. The remaining useful economic life of the financed facility and the concept of inter-generational equity should guide these decisions.

4) Escrow Structuring

The County shall utilize the least costly securities available in structuring refunding escrows. In the case of open market securities, a certificate will be provided by a third party agent, who is not a broker-dealer stating that the securities were procured through an arms-length, competitive bid process, that such securities were more cost effective than State and Local Government Obligations (SLGS), and that the price paid for the securities was reasonable within Federal guidelines. In cases where taxable Debt is involved, the Mayor and Budget and Accounts Director, with the approval of bond counsel, may make a direct purchase as long as such purchase is the most efficient and least costly. Under no circumstances shall an underwriter, agent or any Financial Professionals sell escrow securities involving tax-exempt Debt to the County from its own account.

5) Arbitrage

The County shall take all necessary steps to optimize escrows and to avoid negative arbitrage in its refunding. Any positive arbitrage will be rebated as necessary according to Federal guidelines.

IX. METHODS OF ISSUANCE

The Mayor and Budget and Accounts Director may consult with a Financial Professional regarding the method of sale of Debt. Subject to approval by the Legislative Body, the Mayor and Budget and Accounts Director will determine the method of issuance of Debt on a case-by-case basis consistent with the options provided by prevailing State law.

1) Competitive Sale

In a competitive sale, the County's Debt will be offered in a public sale to any and all eligible bidders. Unless bids are rejected, the Debt shall be awarded to the bidder providing the lowest true interest cost as long as the bid adheres to the requirements set forth in the official notice of sale.

In a competitive sale, a financial advisor may bid on an issue for which they are providing advisory services only if:

- a) Authorized by the rules and regulations of the Municipal Securities Rulemaking Board (the "MSRB"), including Rule G-23, as may be amended and modified;
- b) The Legislative Body or designated official grants in writing specific authority on a transaction by transaction basis;
- c) Such sale is properly carried out through a widely and publicly advertised sale, during normal bond sale hours, and through an industry standard, electronic bidding platform; and
- d) The financial advisory fee is separately disclosed and billed from the underwriting fee.

2) Negotiated Sale

The County recognizes that some securities are best sold through a negotiated sale with an underwriter or group of underwriters. The County shall assess the following circumstances in determining whether a negotiated sale is the best method of sale:

- a) State requirements on negotiated sales;
- b) Debt structure which may require a strong pre-marketing effort such as those associated with a complex transaction generally referred to as a "story" bond;
- c) Size or structure of the issue which may limit the number of potential bidders;

- d) Market conditions including volatility wherein the County would be better served by the flexibility afforded by careful timing and marketing such as is the case for Debt issued to refinance or refund existing Debt;
- e) Whether the Debt is to be issued as variable rate obligations or perhaps as Zero Coupon Debt;
- f) Whether an idea or financing structure is a proprietary product of a single firm;
- g) In a publicly offered or privately placed, negotiated sale, a financial advisor, if any, shall not be permitted to resign as the financial advisor in order to underwrite or privately place an issue for which they are or have been providing advisory services;
- h) The underwriter shall clearly identify itself in writing as an underwriter and not as a financial advisor from the earliest stages of its relationship with the County with respect to the negotiated issue. The underwriter must clarify its primary role as a purchaser of securities in an arm's length commercial transaction and that it has financial and other interests that differ from those of the County. The underwriter in a publicly offered, negotiated sale shall be required to provide pricing information both as to interest rates and to takedown per maturity to the Legislative Body (or its designated official) in advance of the pricing of the debt.

3) Private Placement

From time to time, the County may elect to privately place its Debt. Such placement shall only be considered if this method is demonstrated to be advantageous to the County.

X. PROFESSIONALS

1) Financial Professionals

As needed, the County may select Financial Professionals to assist in its Debt issuance and administration processes. In selecting Financial Professionals, consideration should be given with respect to:

- a) relevant experience with municipal government issuers and the public sector;
- b) indication that the firm has a broadly based background and is therefore capable of balancing the County's overall needs for continuity and innovation in capital planning and Debt financing;
- c) experience and demonstrated success as indicated by its experience;

- d) the firm's professional reputation;
- e) professional qualifications and experience of principal employees; and
- f) the estimated costs, but price should not be the sole determining factor.

2) Miscellaneous

a) Written Agreements

- i. Any Financial Professionals engaged by the County shall enter into written agreements including, but not limited to, a description of services provided and fees and expenses to be charged for the engagement.
- ii. The County shall enter into an engagement letter agreement with each lawyer or law firm representing the County in a debt transaction. No engagement letter is required for any lawyer who is an employee of the County or lawyer or law firm which is under a general appointment or contract to serve as counsel to the County. The County does not need an engagement letter with counsel not representing the County, such as underwriters' counsel.
- iii. The County shall require all Financial Professionals engaged in the process of issuing debt to clearly disclose all compensation and consideration received related to services provided in the debt issuance process by both the County and the lender or conduit issuer, if any. This includes "soft" costs or compensations in lieu of direct payments.

b) Conflict of Interest

- i. Financial Professionals involved in a debt transaction hired or compensated by the County shall be required to disclose to the County existing client and business relationships between and among the professionals to a transaction (including but not limited to financial advisors, swap advisors, bond counsel, swap counsel, trustee, paying agent, underwriter, counterparty, and remarketing agent), as well as conduit issuers, sponsoring organizations and program administrators. This disclosure shall include that information reasonably sufficient to allow the County to appreciate the significance of the relationships.
- ii. Financial Professionals who become involved in the debt transaction as a result of a bid submitted in a widely and publicly advertised competitive sale conducted using an industry standard, electronic bidding platform are not subject to this disclosure. No disclosure is required that would violate any rule or regulation of professional conduct.

XI. COMPLIANCE

1) Continuing Annual Disclosure

Normally at the time Debt is delivered, the County will execute a Continuing Disclosure Certificate in which it will covenant for the benefit of holders and beneficial owners of the publicly traded Debt to provide certain financial information relating to the County by not later than twelve months after each of the County's fiscal years, (the "Annual Report and provide notice of the occurrence of certain enumerated events. The Annual Report (and audited financial statements, if filed separately) will be filed with the MSRB through the operation of the Electronic Municipal Market Access system ("EMMA") and any State Information Depository established in the State of Tennessee (the "SID"). If the County is unable to provide the Annual Report to the MSRB and any SID by the date required, notice of each failure will be sent to the MSRB and any SID on or before such date. The notices of certain enumerated events will be filed by the County with the MSRB through EMMA and any SID. The specific nature of the information to be contained in the Annual Report or the notices of significant events is provided in each Continuing Disclosure Certificate. These covenants are made in order to assist underwriters in complying with SEC Rule 15c2-12(b) (the "Rule").

2) Arbitrage Rebate

The County will also maintain a system of record keeping and reporting which complies with the arbitrage rebate compliance requirements of the Internal Revenue Code (the "Code").

3) Records

The County will also maintain records required by the Code including, but not limited to, all records related to the issuance of the debt including detailed receipts and expenditures for a period up to 6 years following the final maturity date of the Debt or as required by the Code.

XII. DEBT POLICY REVIEW

1) General Guidance

The guidelines outlined herein are only intended to provide general direction regarding the future issuance of Debt. The County maintains the right to modify this Debt Policy and may make exceptions to any of its guidelines at any time to the extent that the execution of such Debt achieves the goals of the County as long as such exceptions or changes are consistent with TCA and any rules and regulations promulgated by the State.

This Debt Policy should be reviewed from time to time as circumstances, rules and regulations warrant.

2) Designated Official

The Mayor and Budget and Accounts Director are responsible for ensuring substantial compliance with this Debt Policy.

A RESOLUTION ADOPTING A DEBT MANAGEMENT POLICY FOR GREENE
COUNTY

A motion was made by Commissioner Bird and seconded by Commissioner Quillen to approve a resolution adopting a debt management policy for Greene County.

A motion was made by Commissioner Holt and seconded by Commissioner Sams to table the resolution. The Mayor asked for a vote on their keypads on the motion to table the resolution. The following vote was taken: Commissioners Hensley, Bird, Sauceman, Seay, Holt, Crum, Kiker and Sams voted yes. Commissioners Bowers, Carter, Greenway, Grogan, Hopson, King, Malone, McAmis, Moss, Quillen, Rollins, Waddle and White voted aye. The vote was 8 – aye; 13 - nay. The Commissioners voted against the motion to table the resolution.

Mayor Broyles called for the Commissioners to vote on the motion to approve the resolution on their keypads. The following vote was taken: Commissioners Bird, Bowers, Carter, Crum, Greenway, Grogan, Hopson, King, Malone, McAmis, Moss, Quillen, Rollins, Sauceman, Seay, Waddle and White voted aye. Commissioners Kiker and Sams voted no. Commissioners Hensley and Holt abstained. The vote was 17 – aye; 2 – nay; 2 - abstained. The Commissioners voted in favor of the motion to approve the resolution.

**A MOTION TO AUTHORIZE COUNTY ATTORNEY ROGER WOOLSEY TO
PREPARE A FORMAL LETTER OR RESOLUTION TO DIRECT OUR STATE
REPRESENTATIVES AND SENATOR TO ADDRESS THE ISSUE OF
REGULATION REGARDING MENTAL HEALTH EVALUATIONS AND FOR THE
ATTORNEY TO FURNISH THE LETTER OR RESOLUTION TO OTHER COUNTY
MAYORS AND LEGISLATIVE ASSOCIATIONS**

A motion was made by Commissioner Bird and seconded by Commissioner Carter to have our County Attorney, Roger Woolsey, to prepare a formal letter or resolution to direct our State Representatives and Senator to address the issue of regulation regarding mental health evaluations and for the Attorney to furnish the letter or resolution to other County Mayors and Legislative Associations. Mayor Broyles called for the Commissioners to vote on the motion on their keypads. The following vote was taken: Commissioners Bird, Bowers, Carter, Crum, Greenway, Grogan, Hensley, Holt, Hopson, Kiker, King, Malone, McAmis, Moss, Quillen, Rollins, Sams, Sauceman, Seay, Waddle and White voted aye. The vote was 21 – aye. The Commissioners voted in favor of the motion.

OTHER BUSINESS

Mayor Broyles announced that the annual employee Christmas Breakfast will be on Dec. 15 from 8:00 – 10:00 a.m. at Asbury Church. The cost is \$7.00 per person.

The announcement was made that there will be a Highway Committee meeting one week from tonight at the Highway Dept.

THE MEETING ADJOURNED