ORDINANCE 2025 -

RELATING TO THE RECOVERY OF COLLECTION COSTS AS A PART OF DELINQUENT DEBTS COLLECTED PURSUANT TO THE SETOFF DEBT COLLECTION ACT

WHEREAS, the City/Town of	is a claimant agency as defined
in the Setoff Debt Collection Act, S.C. Code Anr	n. § 12-56-10, et seq. (the Act) and is therefore
entitled to utilize the procedures set out in th	e Act to collect delinquent debts owed to the
City/Town of	;
AND WHEREAS, "delinquent debt" is defined in	the Act to include "collection costs, court costs
fines, penalties, and interest which have accrue	d through contract, subrogation, tort, operation
of law, or any other legal theory regardless of w	hether there is an outstanding judgment for that
sum which is legally collectible and for which a c	collection effort has been or is being made;"
AND WHEDEAS the City/Town of	has contracted with the
AND WHEREAS, the City/Town of Municipal Association of South Carolina to subm	
Revenue pursuant to the Act;	iit claims on its behalf to the 3C Department o
nevenue pursuant to the Act,	
AND WHEREAS, the Municipal Association of Sou	th Carolina charges an administrative fee for the
services it provides pursuant to the Act;	-
AND WHEREAS, the administrative fee charged	
a cost of collection incurred by the City/Town	
through contract, and is therefore properly cons	·
the City/Town of	as that term is defined in the Act;
AND WHEREAS, the City/Town of	also incurs internal costs in
preparing and transmitting information to the	
collection costs that are a part of the c	-
	reiniquent dest office to the diej, form o
AND WHEREAS, the City/Town of	may desire to recover its
internal costs of collection by adding such costs	to the delinguent debt:

e Mayor and Council of the City/Town of
may impose a collection cost of up to n for any delinquent debts that are sought to be off Debt Collection Act, S.C. Code Ann. § 12-5610 collection cost that arises by operation of law and overed from the debtor.
hereby declares that the administrative fee Carolina is also a collection cost to the City/Town, but and recovered from the debtor. e are hereby repealed.
ate of final reading, provided however, that this or law and practice and shall not be construed to tors as costs of collection under the Act were not debtor.
layor
llerk
1