RESOLUTION

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

WHEREAS, the	is a claimant agency as defined
·	Ann. § 12-56-10, et seq. (the Act) and is therefore in the Act to collect delinquent debts owed to
(Claim	-
costs, fines, penalties, and interest which operation of law, or any other legal theorems.	fined in the Act to include "collection costs, court have accrued through contract, subrogation, tort, y regardless of whether there is an outstanding tible and for which a collection effort has been or is
·	tracted with the Municipal Association of South SC Department of Revenue pursuant to the Act;
AND WHEREAS, the Municipal Association provides pursuant to the Act;	n of South Carolina charges a fee for the services it
collection incurred by the Claimant that a	Municipal Association of South Carolina is a cost of rises through contract, and is therefore properly owed to the Claimant as that term is defined in the
	urs internal costs in preparing and transmitting ich costs are also collection costs that are a part of
AND WHEREAS, the Claimant desires to refee that will be added to the delinquent debt	recover its internal costs of collection by charging a
NOW THEREFORE, BE IT RESOLVED by follows:	the as
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any delinquent debts that are sought to be Debt Collection Act, S.C. Code Ann. § 12-56	(Claimant) hereby imposes an to defray its internal costs of collection for collected pursuant to the provisions of the Setoff 5-10 et. seq. This fee is hereby declared to be a w and shall be added to the delinquent debt and	
•	the administrative fee charged by the Municipal ion cost to the Claimant, which shall also be added e debtor.	
 All Resolutions in conflict with this Resolution are hereby repealed. This Resolution shall be effective on the date of adoption, provided however, that this Resolution is declared to be consistent with prior law and practice and shall not be construed to mean that any fees previously charged to debtors as costs of collection under the Act were not properly authorized or properly charged to the debtor. 		
Adopted by majority vote this day	of, 20	
_	Chairman	
Attest: _	Clerk	