Executive Order No. 94-33

WHEREAS, Christmas Day and New Years Day both fall on a Sunday this year; and,

WHEREAS, Section 61-13-380 of the Code of Laws of South Carolina, 1976, as amended, empowers the Governor to proclaim periods wherein it shall be unlawful to sell any alcoholic liquors in the interest of law and order or public morals and decorum.

WHEREAS, Section 61-13-380 of the Code of Laws of South Carolina, 1976, as amended, in accordance with the Opinion of the Attorney General issued November 20, 1990, does not apply to the sale of mini-bottles sold under the provisions of Section 61-5-20.

WHEREAS, the South Carolina Association of Beverage Retailers has requested that the Governor issue an Executive Order closing A.B.C. retail liquor outlets in the State of South Carolina on December 26, 1994, and January 2, 1995; and,

WHEREAS, it will be in the best interest of the public and of the beverage industry for A.B.C. liquor retailers to close on the days following Christmas Day and New Years Day, to allow time for observance of these holidays.

NOW THEREFORE, pursuant to the powers conferred upon me by the Laws of the State of South Carolina, I hereby proclaim that it shall be unlawful for wholesale and retail A.B.C. establishments to sell any alcoholic liquors, not including mini-bottles sold under the provisions of Section 61-5-20, and not including beer, wine, ale and porter, in South Carolina on December 26, 1994, and January 2, 1995.

Carroll A. Campbell, Jr.
Governor
December, 21, 1994

Executive Order No. 94-34

WHEREAS, electric service is one of the most essential services required by modern society, and the public welfare is immediately threatened by any occurrences, natural or manmade, which interrupt the delivery of electricity and electrical services; and

WHEREAS, the South Carolina Motor Vehicle Carriers Act and federal regulations prohibit electric supplier vehicles and commercial motor vehicle drivers from working extended hours to assist in the repair of damage and restoration of the delivery of electricity and electrical services; and

WHEREAS, federal law, specifically 49 C.F.R. §390.23, allows a Governor to suspend these rules and regulations if the Governor determines that an emergency condition exists.

NOW THEREFORE, pursuant to the authority vested in me by the Constitution and Laws and Regulations of this State and of the United States of America, I hereby declare that electric supplier vehicles and commercial motor vehicle drivers are exempt from the rules and regulations restricting their
participation in emergency relief efforts during a "local emergency." A "local emergency" shall be considered to be any power outage or interruption of electric service that occurs within the State of South Carolina, including a near term threat or occurrence of a meteorological condition or other condition reasonably likely to result in power outages or electric service interruption. A "local emergency" begins when the affected electric supplier receives notice of the power outage or interruption of electric service or receives notice of the existence of conditions reasonably likely to result in power outages or electric service interruption. The "local emergency" continues until the necessary maintenance or repair work is completed and personnel utilized to perform necessary maintenance or repair work have returned to their respective normal work routines.

This Executive Order shall remain in effect until state legislation is enacted to codify the purposes and objectives of this order.

Carroll A. Campbell  
Governor  
December 21, 1994

Executive Order No. 95-02

Whereas, an industrial accident occurred at Georgetown Steel Company in Georgetown, South Carolina, on the morning of January 4, 1995, resulting in a chemical release from the plant’s cooling system; and

Whereas, this release inundated the primary water supply system of the City of Georgetown, thereby rendering it unsafe for public consumption and generally inoperable; and

Whereas, the citizens of the City of Georgetown are exclusively dependent on this system for their primary water supply; and

Whereas, the system has been closed by the South Carolina Department of Health and Environmental Control and therefore cannot presently be used as a drinking water supply for the City; and

Whereas, the necessity to assist the City in maintaining an adequate supply of drinking water through alternative sources will require additional support from the South Carolina National Guard.

Now, therefore, pursuant to the powers conferred upon me by the Constitution and laws of the State of South Carolina, I hereby place the South Carolina National Guard on state duty and order the utilization of the South Carolina National Guard’s personnel and equipment to assist in the recovery of the system and in the maintenance of adequate drinking water supplies for the area.

Carroll A. Campbell, Jr.  
Governor  
January 6, 1995