Amy H. Cannon County Manager

Tracy Jackson Assistant County Manager



Rawls Howard Director

David Moon Deputy Director

CUMBERLAND COUNTY JOINT PLANNING BOARD

AGENDA June 21, 2022 6:00 PM

- I. INVOCATION AND PLEDGE OF ALLEGIANCE
- II. ADJUSTMENTS TO / APPROVAL OF AGENDA
- III. PUBLIC MEETING WITHDRAWALS / DEFERRALS
- IV. ABSTENTIONS BY BOARD MEMBERS
- V. APPROVAL OF THE MINUTES
 - A. MINUTES OF MAY 17, 2022
- VI. CHAIRMAN'S WELCOME AND RULES OF PROCEDURE
- VII. PUBLIC MEETING CONSENT ITEMS

REZONING CASES

- B. Case ZNG-010-22: Initial zoning of 82.50+/- acres to R5 Single Family and C2(P) Planned Service and Retail or to a more restrictive zoning district, located 655 feet east of the intersection of Rockfish Road and Waldos Beach Road and 560 feet west of the intersection of Camden Road and Wipperwill Drive on REIDs 9494961873000, 9494863275000, 9494765995000, & 9494951997000, submitted by Trae Livick (agent) on behalf of Barbara M Johnson Heirs (owner).
- C. Case ZNG-006-22: Rezoning of 14.87+/- acres from R6A Residential to R5A Residential/CZ Conditional Zoning or to a more restrictive zoning district, located west of Elk Park Drive, on the south side of NC 59 (N Main Street), north of Hunting Ridge Road on REID 0414063928000, submitted by Rodney Sherrill on behalf of Elk Park Development LLC (owner).
- D. Case ZNG-008-22: Rezoning of 7.36+/- acres from C(P) Planned Commercial & O&I(P) Office and Institutional to C(P) Planned Commercial/CZ Conditional Zoning & O&I(P) Office and Institutional/CZ Conditional Zoning or to a more restrictive zoning district, located at the northeastern intersection of S. Main Street and E. Patterson Street, south side of Lakeview Road on REID 0414646657000, submitted by Town of Hope Mills (agent) on behalf of Town of Hope Mills (owner).
- E. Case ZNG-009-22: Rezoning of 10.08+/- acres from RR Rural Residential/CZ

Conditional Zoning for indoor recreation for profit & other specific requested allowed uses to RR Rural Residential/CZ Conditional Zoning for indoor recreation for profit & other specific requested allowed uses or to a more restrictive zoning district; located at 4221 Black Bridge Road on REIDs 0403872458000; submitted by Charlotte and Thurston Robinson (agent) on behalf of Charlotte and Thurston Robinson (owner).

- F. Case ZON-22-0046: Rezoning from A1 Agricultural District to R20 Residential District or to a more restrictive zoning district on 1.40 +/- acres; located at 654/658 Magnolia Church Road, submitted by Todlen Enterprises I LLC (owner/applicant).
- G. Case ZON-22-0047: Rezoning from A1 Agricultural District to R40 Residential District or to a more restrictive zoning district for 35.83 +/- acres; located adjacent to Wade Stedman Road and Royal Williams Road; submitted by M.A.P.S. surveying LLC Michael Adams (applicant) on behalf of Wayne T. Younts Realty & Construction Inc (owner).
- H. Case ZON-22-0049: Rezoning from RR Rural Residential District, A1 Agricultural District, and M1(P) Planned Light Industrial District to A1 Agricultural District or to a more restrictive zoning district on 32.88 +/- acres; located at 480 N. Plymouth Street; submitted by Roman & Cynthia Price (owners/applicant).
- I. Case ZON-22-0051: Rezoning from A1 Agricultural District to RR Rural Residential District or to a more restrictive zoning district on 0.55 +/- acres; located at 5855 State Road; submitted by Robert McLean (applicant) on behalf of Marcus McLean (owner).

VIII. PUBLIC MEETING CONTESTED ITEMS

REZONING CASES

- J. Case ZNG-007-22: Rezoning of 0.34+/- acres from C1(P) Planned Local Business to C(P) Planned Commercial or to a more restrictive zoning district; located at 3419 N. Main Street on REIDs 0414368779000; submitted by Charlie Gardner (agent) on behalf of Gardner Assets, LLC (owner).
- K. ZON-22-0050: Rezoning from R6 Residential District to C(P) Planned Commercial District or to a more restrictive zoning district on 0.22 +/- acres; located at 809 Katie Street; submitted by Rudy McMillian (applicant) on behalf of Majestic Mobility, LLC (owner).

CONDITIONAL ZONING CASE

A. ZON-22-0052: Rezoning from RR/CZ Rural Residential Conditional Zoning District to R6A Residential District or to a more restrictive zoning district on 7.50 +/- combined acres; located at 106 Buckner Street; submitted by Gary Futch (applicant) on behalf of Carolyn, Steven, and Larry Strawbridge, Tracey Roberts, and Wesley Carroll (owners).

IX. OTHER ITEM

L. ZON-22-0034: Text Amendment to the Cumberland County Zoning Ordinance,

Article 13 and a series of related Sections to update and revise sign regulations, standards, and definitions and to establish a new Article 18, Enforcement, pertaining to violations of the Zoning Ordinance; submitted by Cumberland County Planning & Inspections Dept. (applicant).

X. DISCUSSION

M. SUBDIVISION ORDINANCE UPDATE

N. NOMINATIONS COMMITTEE MEETING

XI. ADJOURNMENT



PLANNING AND INSPECTIONS DEPARTMENT

MEMORANDUM FOR JOINT PLANNING BOARD AGENDA OF JUNE 21, 2022

TO: JOINT PLANNING BOARD

FROM: CUMBERLAND COUNTY PLANNING & INSPECTIONS DEPARTMENT

DATE: 6/21/2022

SUBJECT: MINUTES OF MAY 17, 2022

ATTACHMENTS:

Description MINUTES OF MAY 17, 2022 Type Backup Material Amy H. Cannon County Manager

Tracy Jackson Assistant County Manager



Rawls Howard Director

David Moon Deputy Director

Cumberland County Joint Planning Board

MINUTES May 17, 2022

Members Present Mr. Stan Crumpler – Chairman Mr. Jordan Stewart Mr. William Walters Mr. Gary Burton Mr. James Baker Ms. Kassandra Herbert Mrs. Susan Moody Members Absent Mr. Thomas Lloyd Mrs. Jami McLaughlin Mr. Mark Williams

Mr. Rawls Howard Mr. David Moon Mr. Christopher Portman Mrs. Laverne Howard Mr. Chris Carr Asst. County Attorney

Others Present

I. INVOCATION AND PLEDGE OF ALLEGIANCE

Mr. Crumpler delivered the invocation and led those present in the Pledge of Allegiance.

II. ABSTENTIONS BY BOARD MEMBERS

There were none.

III. ADJUSTMENTS TO / APPROVAL OF AGENDA

Mr. Howard advised the board that Cases ZNG-006-22 requested a deferral and ZON-22-0040 requested to have the case withdrawn.

Mrs. Moody made a motion, seconded by Mr. Burton to approve the agenda with the changes. Unanimous approval.

IV. PUBLIC MEETING DEFERRAL / WITHDRAWALS

Case ZNG-006-22: Rezoning of 14.87+/- acres from R6A Residential to R5A Residential or to a more restrictive zoning district, located west of Elk Park Drive, on the south side of NC 59 (N Main Street), north of Hunting Ridge Road on REID 0414063928000, submitted by Rodney Sherrill on behalf of Elk Park Development LLC (owner).

Mrs. Moody made a motion, seconded by Mr. Burton to approve the deferral of Case ZNG-006-22 to the June 21, 2022 meeting. Unanimous approval.

ZON-22-0040: Rezoning from M2 Heavy Industrial District to R15 Residential District or to a more restrictive zoning district on 24.59 +/- acres; located at the east end of Front Street, Town of Stedman; submitted by Carlos Jack Horne (applicant) on behalf of Billy & Fay Horne (owners). **(Stedman)**

Mrs. Moody made a motion, seconded by Mr. Walters to approve the withdrawal of Case ZON-22-0040 at the applicant's request. Unanimous approval.



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Cumberland County Joint Planning Board

V. APPROVAL OF THE MINUTES OF MARCH 15, 2021

Mrs. Moody made a motion, seconded by Mr. Crumpler to approve the minutes as submitted. Unanimous approval.

VI. CHAIRMAN'S WELCOME AND RULES OF PROCEDURE

Chair Crumpler read the welcome and rules of procedures.

VII. PUBLIC MEETING CONSENT ITEMS

REZONING CASES

A. Case ZNG-005-22: Initial zoning of 52.94+/- acres to R7.5 Residential and C1(P) Planned Local Business or to a more restrictive zoning district; located on the south side of SR 1003 (Camden Road), west of intersection with SR 3039 (Wipperwill Drive) on REIDs 0404048665000, 0404059166000 & 9494961873000; submitted by Stephen G. Terry on behalf of Barbara M Johnson heirs (owner) & Trae Livick on behalf of McKim & Creed, Inc. (agent). (Hope Mills)

In ZNG-005-22, the Town of Hope Mills Planning staff recommends approval of the initial zoning request to R7.5 Residential and C1(P) Planned Local Business and finds: a. The approval is an amendment to the adopted Southwest Cumberland Land Use Plan (2013) map for the C1(P) area and that the Board of Commissioners should not require any additional request or application for amendment to said map for this request; b. The following change in conditions was considered in amending the zoning ordinance (zoning map) to meet the development needs of the community: the C1(P) portion of the request is less than an acre of the overall development, will provide for the development of convenient goods and services at the lightest commercial level and is positioned with access to a heavily trafficked road at the forefront of the proposed area. c. And this rezoning approval is reasonable and in the public interest because the site has access to public utilities, will allow a density in harmony with existing surrounding zoning and will be in line with existing surrounding uses.

In ZNG-005-22, Mrs. Moody made a motion, seconded by Mr. Baker to recommend approval of the initial zoning request to R7.5 Residential and C1(P) Planned Local Business and finds: a. The approval is an amendment to the adopted Southwest Cumberland Land Use Plan (2013) map for the C1(P) area and that the Board of Commissioners should not require any additional request or application for amendment to said map for this request; b. The following change in conditions was considered in amending the zoning map to meet the development needs of the community: the C1(P) portion of the request is less than an acre of the overall development, will provide for the development of convenient goods and services at the lightest commercial level and is positioned with access to a heavily trafficked road at the forefront of the proposed area, and c. This rezoning approval is reasonable and in the public interest because the site has access to public utilities, will allow a density in harmony with existing surrounding zoning and will be in line with existing surrounding uses. Unanimous approval.



David Moon Deputy Director

Cumberland County Joint Planning Board

B. ZON-22-0042: Rezoning from RR Rural Residential District to R7.5 Residential District or to a more restrictive zoning district on 0.60 +/- acres; located at 3556 Camden Road EXT; submitted by Thomas Hanson (applicant) on behalf of Elizabeth Bruno (owner).

In Case ZON-22-0042, the Planning and Inspections staff recommends approval of the rezoning request from RR Rural Residential District to R7.5 Residential District. Staff finds the request is consistent with the Southwest Cumberland Land Use Plan which calls for "Medium Density Residential" at this location. Staff also finds that the request is reasonable and in the public interest as it is compatible to and in harmony with the surrounding land use activities and zoning.

In Case ZON-22-0042, Mrs. Moody made a motion, seconded by Mr. Baker to recommend approval of the rezoning request from RR Rural Residential District to R7.5 Residential District. The Board finds the request is consistent with the Southwest Cumberland Land Use Plan which calls for "Medium Density Residential" at this location. The Board also finds that the request is reasonable and in the public interest as it is compatible to and in harmony with the surrounding land use activities and zoning. Unanimous approval.

CONDITIONAL ZONING CASE

C. ZON-22-0048: Rezoning from C1(P) Planned Local Business District to C1(P) Planned Local Business District / CZ Conditional Zoning or to a more restrictive zoning district on 0.49 +/- acres; located at 3876 Dunn Road; submitted by Town of Eastover. (Eastover)

In Case ZON-21-0048, the Planning and Inspections staff recommends approval of the rezoning request from C1(P) Planned Local Business District to C1(P)/CZ Planned Local Business District Conditional Zoning. Staff finds the request is consistent with the Eastover Area Land Use Plan which calls for "Mixed Use" at this location. Staff also finds that the request is reasonable and in the public interest as it is compatible to and in harmony with the surrounding land use activities and zoning.

In Case ZON-21-0048, Mrs. Moody made a motion, seconded by Mr. Baker to recommend approval of the rezoning request from C1(P) Planned Local Business District to C1(P)/CZ Planned Local Business District Conditional Zoning. The Board finds the request is consistent with the Eastover Area Land Use Plan which calls for "Mixed Use" at this location. The Board also finds that the request is reasonable and in the public interest as it is compatible to and in harmony with the surrounding land use activities and zoning. Unanimous approval.

VIII. PUBLIC MEETING CONTESTED ITEMS

CONDITIONAL ZONING DISTRICT

D. ZON-22-0044: Rezoning from C(P) Planned Commercial District to M(P) Planned Industrial/CZ Conditional Zoning District or to a more restrictive zoning district on 4.87 +/- acres; located at 3703 Gillespie Street; submitted by Seth Henry Britton Saeugling (applicant) on behalf of Kathryn & Robert Gaines (owner).



David Moon Deputy Director

Cumberland County Joint Planning Board

Mr. Christopher Portman presented the case information and photos.

In Case ZON-22-0044, the Planning and Inspections staff recommends denial the rezoning request from C(P) Planned Commercial District to M(P) Planned Industrial District/Conditional Zoning. Staff finds the request is not consistent with the South-Central Cumberland Land Use Plan which calls for "Heavy Commercial" at this location. Staff also finds that the request is not reasonable or in the public interest as the requested district is not compatible to or in harmony with the surrounding land use activities and zoning.

There were people present to speak in favor and in opposition.

Mr. Seth Saeugling spoke in favor. Mr. Saeugling stated that he had just found out new information just before the meeting related to flooding issues on the site that they were not made aware of, and the selling agent did not disclose. Mr. Saeugling said that if they do go forward with this, they want to make sure they fix the flooding issue. Mr. Saeugling gave a presentation on his contractor storage business and how it works.

Mr. Crumpler asked what steps will be in place to ensure there are no hazardous materials being stored.

Mr. Saeugling said there will be a janitorial service on site that will walk the entire property daily, cleaning trash and looking for any new materials that might be brought in.

Mark Kernodle spoke in opposition. Mr. Kernodle stated he was not opposed to progress but said that the subject property is subject to flooding. He pointed out an area on Gillespie Street that acts as a barrier so that water can't cross over to the drainage ditch that the State has provided with drains. The subject property floods and runs onto his property and causes his property to flood.

Public meeting closed.

Mr. Howard said that staff was on the fence with this case and their recommendation. Staff's concern was that this facility was unmanned, and with the absence of someone being there, staff had issues with what is being stored there and who is checking it. They also had concern about a precedent being set in the area even though it is a tightly conditionally zoned. If you added an MP District it would change the dynamic of the commercial nature of what the plans had called for out there and putting in an industrial zone directly against a single-family neighborhood is always a concern.

In Case ZON-22-0044, Mr. Crumpler made a motion, seconded by Mr. Burton to continue the case until the July 19, 2022 Planning Board meeting. Unanimous approval.

E. ZON-22-0045: Rezoning from A1 Agricultural District to R15 Residential District/ CZ Conditional Zoning or to a more restrictive zoning district on 6.00 +/- acres; located at the end of Laguardia Drive; submitted by Scott Brown (applicant) on behalf of William R. Homes, LLC (owner).

Mr. David Moon presented the case information and photos.



David Moon Deputy Director

Cumberland County Joint Planning Board

In Case ZON-22-0045, the Planning and Inspections staff recommends approval of the rezoning request from A1 Agricultural District to R15 Residential/CZ Conditional Zoning District. Staff finds the request is consistent with the South-Central Cumberland Land Use Plan which calls for Low Density Residential at this location. Staff also finds that the request is compatible to and in harmony with the surrounding land use activities and zoning.

There were people present to speak in favor and in opposition.

Jimmy Ray spoke in favor. Mr. Ray presented maps from the South-Central Land Use Plan that the subject property falls within. Mr. Ray gave some background on his company. Mr. Ray went on to point out how his property falls into all the parameters in the South-Central Land Use Plan. Mr. Ray discussed options to help fix some of the flooding concerns, like a ditch behind the houses that will collect their water and dump it into a silt pond.

Carlene Morales spoke in opposition. Ms. Morales stated that her concerns are with how flooding issues will be handled and HOA dues being paid by new homeowners. The problem is our subdivision relies on the applicant's retention pond functioning properly, which means they would rely on his HOA functioning properly so that it is properly maintained.

Mr. Stewart asked Ms. Morales if she spoke to the President of William R. Homes, LLC.

Ms. Morales said she only spoke to Scott Brown, the applicant and was told that they had plans for the overflow.

Mr. Stewart asked if she had spoken to anyone else because he was wondering if they had articulated to her what they had articulated to the board about the ditch and the retention pond, and it looks like they made it bigger.

Ms. Zelma Lopez spoke in opposition. Ms. Lopez stated that her concern is with the flooding and drainage issues. She is also concerned with how this will impact her property.

Mr. Burton reminded Ms. Lopez that the owner has offered to help with the situation, he can't solve it but has offered to help and he doesn't have to.

Public meeting closed.

In Case ZON-22-0045, Mrs. Moody made a motion, seconded by Mr. Baker to recommend approval of the rezoning request from A1 Agricultural District to R15 Residential/CZ Conditional Zoning District. The Board finds the request is consistent with the South-Central Cumberland Land Use Plan which calls for Low Density Residential at this location. The Board also finds that the request is compatible to and in harmony with the surrounding land use activities and zoning. Unanimous approval.

IX. OTHER ITEM

Mr. Howard advised the Board about the update to the bylaws. Mr. Howard explained some of the changes like the rules to attendance, the relation of the Chair and Vice-Chair and the selection of the Planning Director and updated the times and dates of meetings. Mr. Howard explained that a lot of



Rawls Howard Director

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Cumberland County Joint Planning Board

items were removed from the bylaws because they were no longer applicable with the changes to the Joint Planning Board Interlocal Agreement.

Mr. Howard advised that the Board needed to adopt the bylaws so that it could be ratified by each of the Towns, then proceed to the Board of Commissioners for their approval.

Mr. Howard said that he noticed a small change in the draft regarding term limit language among all the Board members. They need to make one change in the document to the term of the board members and that should be included in the motion.

Mrs. Moody made a motion, seconded by Mr. Baker to approve the revised bylaws with the change that was noted regarding term limits in the bylaws mirroring the terms in the Joint Planning Board Interlocal Agreement. Unanimous approval.

X. DISCUSSION

• SIGN ORDINANCE UPDATE

Mr. Howard updated the Board on the progress of the Sign Ordinance Update. He noted that there was very positive reception for the new standards at the subcommittee meeting and among the sign company reps that were in attendance.

There being no further business, the meeting adjourned at 7:48 p.m.



PLANNING AND INSPECTIONS DEPARTMENT

MEMORANDUM FOR JOINT PLANNING BOARD AGENDA OF JUNE 21, 2022

- TO: JOINT PLANNING BOARD
- FROM: CUMBERLAND COUNTY PLANNING & INSPECTIONS DEPARTMENT
- DATE: 6/21/2022
- SUBJECT: ZON-22-0034: TEXT AMENDMENT TO THE CUMBERLAND COUNTY ZONING ORDINANCE, ARTICLE 13 AND A SERIES OF RELATED SECTIONS TO UPDATE AND REVISE SIGN REGULATIONS, STANDARDS, AND DEFINITIONS AND TO ESTABLISH A NEW ARTICLE 18, ENFORCEMENT, PERTAINING TO VIOLATIONS OF THE ZONING ORDINANCE; SUBMITTED BY CUMBERLAND COUNTY PLANNING & INSPECTIONS DEPT. (APPLICANT).

ATTACHMENTS:

Description Case ZON-22-0034 Type Backup Material





NORTH CAROLINA

Zoning Ordinance

Proposed amendments to Article 13, Sign Regulations, + new Article 18, Enforcement

3.18.22<u>5.18.22</u>

Cede Szight

WHAT'S IN THIS **DOCUMENT**?

This document is a draft of Cumberland County's Zoning Ordinance with a series of proposed changes related to two main articles: Article 13, Sign Regulations, and the establishment a new Article 18, Enforcement, pertaining to how the County addresses violations of the zoning ordinance (whether related to signage or other activities. The document is a complete version of the current Zoning Ordinance, but includes a series of proposed changes to the text, marked in red (new text) or blue (deleted text) that relate to these two articles. Readers should note that there are also some related changes in other articles, like the defined terms in Article 2 and the uses in Article 4.

These changes to Article 13 are based on the need to make the County's sign standards more user-friendly and the need to comply with the 2015 Supreme Court ruling on content-neutral sign regulations in the *Reed vs. Gilbert* case. In this case, the Court found that local government regulations that apply sign rules based on the sign's content or message are content-based, and that content-based sign regulations must withstand the test of strict scrutiny by the courts if challenged. Strict scrutiny is a two-part test applied by courts that determines if the regulations: 1) are narrowly tailored and 2) further a compelling public interest. Court precedent has shown that only those regulations intended to directly protect public safety are likely to withstand strict scrutiny review – and that in most cases, standards regulating sign content will not pass the test. So, local governments across the country are now revising their sign regulations to remove content-based standards to help ensure that their sign regulations will withstand legal challenge. These proposed changes will make the County's sign standards content-neutral.

In addition to the need to remove content-based <u>sign</u> standards, <u>these</u> proposed_changes update and modernize the sign standards to make them easier to understand, follow, and administer. There are also other significant changes proposed such as <u>limitations on the where</u> new outdoor advertising (billboards) <u>can be established (solely in areas near interstate</u> <u>highways)</u> and <u>new standards that better tailor sign size and height to the level of traffic on the</u> <u>road the sign faces (the busier the road, the larger the allowable sign)</u>. The standards include new illustrations and clarifications regarding measurement to help <u>them be more</u> predictable.

The redlined text, deletions <u>(shown in blue)</u>, and recommendations included in this <u>version of</u> <u>the County's Zoning Ordinance</u> are based on a Sign Ordinance Assessment discussed with a subcommittee of the County's Joint Planning Board on September 27, 2021. The <u>Assessment</u> ma<u>de</u> seven basic recommendations for improvement to the current <u>sign regulations</u>, including:

- 1. Manage content-based standards;
- 2. Establish a broader range [of 16] generic sign types;
- 3. Update and broaden sign exemptions and prohibitions;
- 4. Revise approach to sign height and size for pole and ground signs;
- 5. Enhance predictability and administrative ease;

- 6. Address nonconforming and obsolete signage; and
- 7. Revise the regulatory structure.

The <u>Assessment</u> also identified nine sign-related topics for further discussion, which were discussed with County staff and the sub-committee of the Joint Planning Board on September 27.

In addition to the proposed changes to the sign standards, this set of proposed text amendments also includes the establishment of a new Article 18, Enforcement, which is proposed to replace and enhance the standards in Sections 1703, Violations and 1704, Penalties. The changes related to enforcement of the zoning regulations are intended to clarify the following:

- What constitutes a violation of the Zoning Ordinance;
- How responsibility for a violation is established;
- The procedure the County will use for investigating, notifying, and addressing violations of the Zoning Ordinance;
- Identifying the range of remedies and penalties available to the County; and
- Describing how civil penalties are assessed.

These changes are necessary to comply with recent changes pertaining to statutory limitations on enforcement, the decriminalization of land use-related violations by the General Assembly, and for greater consistency with best practices pertaining to zoning enforcement from around the State.

The <u>following pages</u> includes a summary table of the proposed changes to the current Zoning Ordinance, including the section number, name, page number, and anticipated revisions for each proposed change. Readers may use this table to locate affected sections of the current Zoning Ordinance. Due to the addition of new material, the page numbers of the Zoning Ordinance will change, but for the sake of clarity, they have been retained as is in this document.

SUMMARY TABLE OF PROPOSED SIGNAGE CHANGES

The following table identifies the locations of proposed text changes <u>in the Zoning Ordinance</u> associated with the<u>se</u> sign <u>and enforcement</u> recommendations. Each proposed change (whether an addition, deletion, or both) is identified in the table below by the section number, page number, and a general description of the proposed change. New sections are shown in <u>yelloworange</u> rows. This table is proposed for the purposes of review only and will not be included in the adopted changes to the Zoning Ordinance.

SUMMARY TABLE OF PROPOSED SIGNAGE CHANGES						
Orange rows identify newly proposed sections						
SECTION #	SECTION NAME	PAGE #	DESCRIPTION OF PROPOSED CHANGE			
108.A	Zoning Permit Required	3	Include signs in the list of development subject to zoning permit requirements.			
202.D	Calculations of Measurement	6	Include cross reference to the measurement section in the Article XIII, Sign Regulations for signage measurement			
203	Definitions of Specific Terms and Words	6-30	Include sign definitions and cross references to sign definitions here			
403	Use Matrix	44	Allows outdoor advertising (billboards) in most districts (but only within 660 feet of an interstate or highway)			
503.C	Sign Requirements (for conditional zoning districts)	48	 Clarify that the range of allowable sign types permissible in conditional zoning district shall be the same as those permitted in the parallel conventional (general) zoning district Clarify that some conditional districts (like the mixed use conditional or planned neighborhood development zoning districts) do not allow deviations from sign standards 			
604.C.9	Development Standards (for the mixed use conditional zoning district)	56	Update cross reference to Article XIII, Sign Regulations			
705.E	Sign Regulations (for the planned neighborhood development conditional zoning district)	62	Update cross reference to Article XIII, Sign Regulations			
8.102.C.1 .e	Land Uses (billboards) in Coliseum-Tourism Overlay District	75	Remove the ability to accommodate outdoor advertising			

SUMMARY TABLE OF PROPOSED SIGNAGE CHANGES						
	Orange rows identify newly proposed sections					
SECTION #	SECTION NAME	PAGE #	DESCRIPTION OF PROPOSED CHANGE			
8.102.D.3	Signs (in Coliseum- Tourism Overlay District)	78	 Update the cross reference standards for existing billboards in Article XII, Sign Regulations Clarify the maximum sign height is for pole signs, not freestanding signs 			
903.E	Bed and Breakfast	83	Specify the type of allowable signage (wall or pole)			
905.1.G	Convenience Container and Recycling Facility	85	Remove (not needed, controlled by generic sign type standards)			
908.D	Golf Courses	90	Remove (not needed, controlled by generic sign type standards)			
911.I	Hazardous Waste Storage/Disposal Facility	91	Remove reference to M(P) district (since signs are regulated by generic sign type, not district)			
916.F	Non-residential Use as a Permitted Use in a Residential or Agricultural District	97	Remove (not needed, controlled by generic sign type standards)			
920.A	Recreation or Amusement, Public/Private & Indoor/Outdoor	100	Remove (not needed, controlled by generic sign type standards)			
925.H	Solid Waste Disposal Facility	106	Remove (not needed, controlled by generic sign type standards)			
926.A	Theatre Productions, Outdoor	106	Remove (not needed, controlled by generic sign type standards)			
1001.D	Yard Sales	111	Remove (not needed, controlled by generic sign type standards)			
1002.A	Home Occupations	112	Revise to identify wall signs			
1301	Purpose	141	Replace with new section on purpose and intent			
1301	Purpose and Intent		Broaden the range of topics addressed in this section			
1302	Sign Definitions	141	Delete in favor of generic sign type definitions embedded within sign type standards			
1302	Applicability		Clarify the requirements for a Zoning Permit			
1303	Signs Exempt from Regulation	143	Replace with new section on exclusions			
1303	Exclusions		Broaden to recognize 10 different sign types and public art			
1304	Signs Permitted in Any District	144	Replace with generic sign type standards			
1304	Prohibited Signage		Identifies 9 types of prohibited signs, including moving or windblown signs			
1305	General Site and Sign Specifications	145	Replace with general rules for all signage section			

	SUMMARY TABLE OF PROPOSED SIGNAGE CHANGES						
	Orange rows identify newly proposed sections						
SECTION #	SECTION NAME	PAGE #	DESCRIPTION OF PROPOSED CHANGE				
1305	Review and Approval Procedures		Discuss the signs requiring zoning permits, no zoning permits, and those requiring special use permits				
1306	Signs Permitted by District	147	Remove and address signage by generic sign type instead				
1306	Locational Standards		Sets down locations where signs can and can not be allowed, including the right-of-way				
1307	Sign Measurement		Sets out the rules for sign face area, sign height, and wall area determination				
1307	Billboards	150	Replace with generic sign standards for outdoor advertising				
1308	General Rules for All Signage		Sets out the provisions for illumination, structural configuration, and maintenance				
1308	Signs Prohibited	151	Replace with new prohibited signs section				
1309	Sign Standards by Sign Type		Table of 14 standards for 14 different kinds of sign (in alphabetical order)				
1310	Incentives		Incentives for higher quality ground and pole sign installations				
<u>1311131</u> <u>0</u>	Uniform Sign Plans		Describes the uniform sign plan procedure				
1312 <u>131</u> <u>1</u>	Removal of Dilapidated or Obsolete Signage		Describes the process for removing broken or outdated signage				
1313131 2	Nonconforming Signage		New section detailing how nonconforming signage may be maintained and when it must be removed				
<u>1703</u>	<u>Violations</u>	<u>176</u>	Replace with new Article 18				
<u>1704</u>	<u>Penalties</u>	<u>177</u>	Replace with new Article 18				
	, VIOLATIONS (new)	T					
<u>1801</u>	<u>Intent</u>		Describes the purposes for the standards				
<u>1802</u>	Authority		Sets out the County's authority to enforce the Zoning Ordinance				
<u>1803</u>	Compliance Required		Clarifies that compliance with the Zoning Ordinance is mandatory				
<u>1804</u>	Description of Violations		Identifies the actions that constitute a violation of the Zoning Ordinance				
<u>1805</u>	Responsible Parties		Identifies the range of parties that may be held liable for a violation				
<u>1806</u>	Enforcement Procedure		Sets out the process for identifying a violation, issuing a notice of violation, failure to comply and appeal				
<u>1807</u>	Remedies		Describes the range of remedies available to the County to address a violation of the Zoning Ordinance				
<u>1808</u>	Civil Penalties		Describes how civil penalties are assessed and processed				

ARTICLE I ADMINISTRATIVE PROVISIONS

SECTION 101. INTENT AND PURPOSE.

An ordinance establishing zoning regulations in Cumberland County, North Carolina, and providing for the administration, amendment and enforcement of this ordinance and defining the duties and powers of a Board of Adjustment in accordance with the provisions of the North Carolina General Statutes and amending all previous Cumberland County Zoning Ordinances. This ordinance is to provide for the public health, safety and general welfare, encourage orderly development, protect the quality of the environment and regulate the location and use of structures and land for commerce, industry, residences, parks, public uses, etc., in accordance with the Comprehensive Land Use Plan. **State Statute Reference:** N.C. GEN. STAT., Chapter 160D, Local Planning and Development Regulation (*Amd. 02-01-21*)

SECTION 102. TITLE.

This ordinance shall be known and may be cited as the "Cumberland County Zoning Ordinance."

SECTION 103. AUTHORITY.

The Board of Commissioners of Cumberland County, pursuant to the authority conferred by N.C. GEN. STAT. §160D-702 *et seq.*, adopts, approves, enacts, and ordains this ordinance. (*Amd. 02-01-21*)

SECTION 104. JURISDICTION.

On and after its effective date this ordinance and subsequent amendments thereto shall govern the use of all lands within Cumberland County and all areas located outside of the jurisdiction of any municipality including development, as well as floating homes over estuarine waters, and over lands covered by navigable waters owned by the State pursuant to G.S. 146-12. In accordance with N.C. Gen. Stat § 160D-202, this ordinance may also regulate territory within the jurisdiction of any municipality whose governing body by resolution requests County to exercise any or all of these powers in any or all areas lying within the city's corporate limits and County's Board of Commissioners, by resolution, accepts such jurisdiction; provided, however, that any such grant of jurisdiction from a municipality to County may be modified or rescinded in accordance with N.C. Gen. Stat. § 160D-202(i).

(Amd. 01-19-10; Amd. 02-01-21)

SECTION 105. APPLICATION.

The provisions of this ordinance shall be interpreted and applied as minimum requirements adopted for the promotion of the public health, safety, morals, convenience, order, prosperity, general welfare and protection of the property rights of the community.

SECTION 106. ORDINANCE ADMINISTRATOR.

This ordinance shall be administered and enforced by the County's Planning & Inspections Director (hereinafter "Director"). This official or their representative shall have the right to enter upon the premises in any manner authorized by law as required to carry out the necessary duties for the fair and impartial enforcement of this ordinance. All questions arising in connection with enforcement and interpretation of this ordinance shall be presented first to the Code Enforcement Coordinator (hereinafter "Coordinator"). The Coordinator shall give written notice to the owner of the property that is the subject of the determination and to the party who sought the determination if different. The written notice shall be delivered by personal delivery, electronic mail, or by first-class mail to the last address listed for the owner of the affected property on the county tax records and to the address provided in the request for a determination if different from the owner. If the Coordinator, after consultation with and the agreement of the Director, finds that they are not authorized to make a determination or judgment or that the question automatically falls within the jurisdiction of the Board of Adjustment, then the matter shall be referred to the board for review and decision in accordance with the provisions of Section 1604. (Amd. 11-20-06; Amd. 02-19-08; Amd. 02-01-21)

SECTION 107. STAFF CONFLICT-OF-INTEREST.

No staff member of the Planning and Inspections Department shall make a final decision on an administrative decision required by this ordinance if the outcome of that decision would have a direct, substantial, and readily identifiable financial impact on the staff member or if the applicant or other person subject to that decision is a person with whom the staff member has a close familial, business, or other associational relationship. If a staff member has a conflict of interest under this section, the decision shall be assigned to the supervisor of the staff person or such other staff person as may be designated by the development regulation or other ordinance.

No staff member of the Planning and Inspections Department shall be financially interested or employed by a business that is financially interested in a development subject to regulation under this ordinance unless the staff member is the owner of the land or building involved. No staff member or other individual or an employee of a company contracting with a local government to provide staff support shall engage in any work that is inconsistent with his or her duties or with the interest of the local government, as determined by the local government. (*Amd. 02-01-21*)

SECTION 108. ZONING PERMIT.

A. <u>Zoning Permit Required</u>. It shall be unlawful to commence the excavation for or the construction of any building or other structure, including accessory structures <u>and signs</u>, or to commence the moving, alteration or repair of any structure, or the use of any land or building, including accessory structures, until the Coordinator has issued a zoning permit for such work or use. Such permit shall include a statement that the plans, specifications for, and intended use of such land or structure, in all respects, conform to the provisions of this ordinance and the County Subdivision Ordinance. Application for a zoning permit shall be made in writing to the Coordinator on forms provided for that purpose. Zoning permits shall be void after six months from date of issue unless substantial progress on the project has been made.

(Amd. 02-19-08, Amd. 04-18-11)

B. <u>Approval of Plans</u>. The Coordinator shall review all applications for a zoning permit for any purpose regulated by this ordinance and the County Subdivision Ordinance for conformity with this ordinance and the County Subdivision Ordinance. To this end, every application for a zoning permit shall be accompanied by a plan or plat drawn to scale and showing the following in sufficient detail to enable the Coordinator to ascertain whether the proposed activity conforms to this ordinance and the County Subdivision Ordinance:

1. The actual shape, location and dimensions of the lot.

2. The shape, size and location of all buildings or other structures to be erected, altered or moved and of any building or other structures already on the lot.

3. The existing and intended use of all such buildings or other structures.

4. Such other information concerning the lot or adjoining lots as may be essential for determining whether the provisions of this ordinance and the County Subdivision Ordinance are being observed.

In any planned district, the Coordinator shall not issue a zoning permit for any new use or change in existing use except in conformance with an approved site plan. The site plan shall also, without limitation, comply with all applicable standards of the Article XIV of this ordinance.

(Amd. 01-19-10, Amd. 04-18-11)

C. <u>Issuance of Zoning Permit</u>. If the proposed activity as set forth in the application conforms with the provisions of this ordinance and the County Subdivision Ordinance, the Coordinator shall issue a zoning permit for such purpose. If any application for a zoning permit is not approved, the Coordinator shall state in writing on the application the cause for such disapproval. Issuance of a permit shall in no case be construed as waiving any provision of this ordinance or of the County Subdivision Ordinance and the County reserves

the right to rescind any zoning permit mistakenly issued in contravention of the provisions of this ordinance or of the County Subdivision Ordinance. (*Amd. 02-19-08*)

SECTION 109. CERTIFICATE OF OCCUPANCY REQUIRED.

No land or structure (except for signs) or part thereof hereafter erected, moved or altered in its use shall be used until the Coordinator has issued a "Certificate of Occupancy" stating that such land, structure or part thereof conforms with the provisions of this ordinance and the County Subdivision Ordinance. Within three days after notification that a structure or premises or part thereof is ready for occupancy or use, it shall be the duty of the Coordinator to make a final inspection thereof, and to issue a "Certificate of Occupancy" if the building or premises or part thereof conforms with the provisions of this ordinance and the County Subdivision Ordinance; or if such certificate is refused, to state the reason for the refusal in writing.

(Amd. 02-19-08)

SECTION 110. BONA FIDE FARM EXEMPTION.

The provisions of this ordinance do not apply to bona fide farms or bona fide farming purposes as described and defined in N.C. Gen. Stat. § 160D-903. This ordinance does not regulate croplands, timberlands, pasturelands, orchards, or other farmlands, or any farmhouse, barn, poultry house or other farm buildings, including tenant or other dwellings units for persons working on said farms, so long as such dwellings shall be in the same ownership as the farm and located on the farm. Residences for non-farm use or occupancy and other non-farm uses are subject to the provisions of this ordinance. (*Amd. 01-19-10; Amd. 02-01-21*)
State Statute Reference: N.C. GEN. STAT. §160D-903

SECTION 111. FEES.

Each applicant for a zoning amendment, either general or for a Conditional Zoning District, text amendment, alternate yard requirement, appeal from administrative decisions, variance or Special Use Permit shall pay a nonrefundable fee in accordance with a schedule adopted by the Board of Commissioners.

(Amd. 01-19-10, Amd. 04-18-11; Amd. 02-01-21)

ARTICLE II INTERPRETATIONS, CALCULATIONS, AND DEFINITIONS

The interpretation of terms, methods of measurement, and definitions contained in this article shall be observed and applied when construing this ordinance, except when the context clearly indicates otherwise. Words not otherwise defined shall be construed and given their customary and ordinary meaning.

SECTION 201. INTERPRETATIONS OF COMMON TERMS AND WORDS.

For the purpose of interpreting certain words or terms contained within this ordinance, the following shall apply:

A. Words used in the present tense include the future tense. Words used in the singular number include the plural, and words used in the plural number include the singular, unless the natural construction of the wording indicates otherwise.

B. The word "shall" is always mandatory and not discretionary.

C. The word "may" is permissive.

D. The word "person" includes any firm, association, organization, partnership, corporation, trust or company, or any other legal entity, as well as an individual.

E. The word "lot" shall include the words "piece," "parcel," "tract" or "plot."

F. The phrase "used for" shall include the phrases "arranged for," "designed for," "intended for" and "occupied for."

G. Any reference to an "article" or "section" shall mean an article or section of this ordinance, unless otherwise specified.

H. Where any provision of this ordinance conflicts with any other provision of this ordinance, any other County regulation, or any local, State, or Federal law, the most restrictive provision will apply. (*Amd. 02-19-08*)

SECTION 202. METHODS OF CALCULATION.

The rules set out herein shall be used to enforce and apply this ordinance, unless such rules are inconsistent with specific criteria contained within an individual article or section. If a

discrepancy arises between the following methods and any specific section elsewhere in this ordinance, the standards of the section shall prevail.

A. <u>Fractional Requirements</u>. When any requirement of this ordinance results in a fraction of a unit, a fraction of one-half or more shall be considered a whole unit, and a fraction of less than one-half shall be disregarded. When the number of dwelling units permitted on a lot submitted for approval as a group development results in a fraction of a dwelling unit, a fraction of one-half or more shall be considered a dwelling unit, and a fraction of less than one-half shall be disregarded. (*Amd. 02-19-08*)

B. <u>Computation of Time</u>. The time within which an act is to be completed shall be computed by excluding the first day and including the last day; if the last day is a Saturday, Sunday or legal holiday recognized by the County, that day shall also be excluded.

C. <u>Calculations of Measurement</u>. The spatial separations required by this ordinance shall be calculated as follows:

1. Distance. By drawing a straight line from the closest point on the perimeter of the exterior wall of the site being measured to the closest point of the property line in question.

2. Separation from a Use/Structure. By drawing a straight line from the closest point on the perimeter of the exterior wall, structure or bay to another structure, the property line, or a well or septic, as applicable.

3. Area. Multiplying the length times the width and then further calculate to provide total acreage or square footage.

D. Signage Measurement. The rules for measurement of signage are included in Section 1307, Sign Measurement.

SECTION 203. DEFINITIONS OF SPECIFIC TERMS AND WORDS.

All terms that are defined in N.C. Gen. Stat. Chapter 160D which are not defined in this ordinance shall have the meaning set out in N.C. Gen. Stat. Chapter 160D. In further amplification and for clarity of interpretation of the context, the following definitions of word usage shall apply: (*Amd. 02-01-21*)

Abutting/Contiguous: Having property or district lines in common, i.e., two lots are abutting if they have any portion of any property line in common. Lots are also considered to be abutting if they are directly opposite each other and separated by a street, alley, railroad right-of-way or stream.

Access: A way of approaching or entering a property. Access also includes ingress, the right to enter and egress, and the right to leave.

Accessory Building or Use: A building or use, not including signs, which is:

A. Conducted or located on the same zoning lot as the principal building or use, or offstreet parking, as specifically provided for in this ordinance;

B. Clearly incidental to, subordinate in area and purpose to, and serving the principal use; and

C. Either in the same ownership as the principal use or clearly operated and maintained solely for the comfort, convenience, necessity or benefit of the occupants, employees, customers or visitors of or to the principal use.

Administrative decision: Decisions made in the implementation, administration, or enforcement of development regulations that involves the determination of facts and the application of objective standards set forth in local government development regulations. *(Amd. 02-01-21)*

Advertising: Techniques, practices, and site features used to bring products, services, opinions, or causes to public notice for the purpose of persuading the public to respond in a certain way toward what is advertised, including purchase of goods or services.

Agriculture: The production and activities relating or incidental to the production of crops, grains, fruits, vegetables, ornamental and flowering plants, dairy, livestock, poultry, and all other forms of agriculture, as defined in N.C. Gen. Stat. § 106-581.1. The operation of any accessory uses shall be secondary to that of the normal agricultural activities. (*Amd. 02-01-21*)

Airport Operations (Major): Any area of land or water which is used or intended for use for the landing and taking off of aircraft having a seating capacity of ten or more person, and any appurtenant areas which are used or intended for use for airport buildings or other airport facilities or rights-of-way, including all necessary taxiways, aircraft storage and tiedown areas, hangars and other necessary buildings and open spaces.

Airport Operations (Minor): Any area of land or water designed and set aside for the landing and takeoff of aircraft provided that no aircraft capable of seating more than nine persons shall be permitted to utilize the site. This definition includes all necessary facilities for the housing and maintenance of aircraft. (Section 902)

Alley: A public or private right-of-way primarily designed to serve as a secondary access to the side or rear of those properties whose principal frontage is on a street and is not intended for general traffic.

Alter: To make any change, addition or modification in construction, occupancy or use.

Alternative Structure (regarding Telecommunication Facilities): A structure which is not primarily constructed for the purpose of holding antennas but on which one or more antennas may be mounted. Alternative structures include, but are not limited to, flagpoles, buildings, silos, water tanks, pole signs, lighting equipment, steeples, billboards and electric transmission towers. (Section 927)

Amusement Center: An establishment offering five or more amusement devices, including, but not limited to, coin-operated electronic games, shooting galleries, table games and similar recreational diversions within an enclosed building.

Ancillary Use: That which is commonly subordinate to or incidental to a principal or primary use – also see *Accessory Structure or Use.* (*Amd. 01-19-10*)

Animation: As used in the sign regulations, an image or group of images that appear to move or change in a deliberate and discernable manner during an interval of time of less than 60 seconds.

Antenna: Any exterior transmitting or receiving device that radiates or captures electromagnetic waves (excluding radar signals).

Apartment: A room or suite of rooms intended for use as a residence by a single household or family. Such a dwelling unit may be located in an apartment house, duplex, non-residential building or as an accessory use in a single home. (*Amd. 02-19-08*)

Approach Surface Zones: An inclined plane located directly above the approach area to the Fayetteville Regional Airport. The dimensions of the approach area are measured horizontally. The approach areas for each particular runway are symmetrically located with respect to the extended runway center lines and have lengths and widths as indicated on the *Airport Airspace Plan* contained within the *2005 Fayetteville Regional Airport Master Plan*, Sheet No. 6, or any subsequent amendment upon official adoption to the Airport Master Plan. The Airport Airspace Plan also shows the slopes of the respective approach surface zones.

(Amd. 09-16-08)

Assembly: An event causing a company of persons to collect together in one place, and usually for some common purpose, such as for deliberation and legislation, worship or social entertainment.

Avigation Easement: An easement, recorded with the Cumberland County Register of Deeds, intended to protect property owners and residents of properties in close proximity

to the Fayetteville Regional Airport and by providing for the free and unobstructed passage of aircraft in and through the air space above said properties thus providing for the safe, convenient and reasonable operation of the airport. (*Amd. 09-16-08*)

Bars & Nightclubs: Establishments including private clubs, sports bars/clubs etc., that may be licensed to sell alcoholic beverages to be consumed on the premises and do not meet the criteria to be a restaurant.

Bed and Breakfast: A form of temporary/transient housing with breakfast included, but no other meals available. There is no restaurant, but overnight guests may use a dining room, which is open only during breakfast hours. (Section 903)

Berm: Any elongated earthen mound designed or constructed to separate, screen or buffer adjacent land uses.

Billboard: See Section 1302 for all sign related definitions". "...

Board of Adjustment: A quasi-judicial body whose establishment, powers, authority, and responsibility is described in detail in Article XVI.

Board of Commissioners: The governing body of Cumberland County.

Boarding House: A building other than a bed and breakfast, hotel, inn or motel where, for compensation, meals are served and lodging is provided.

Bona Fide Farm: Any tract of land used for agricultural purposes as described and defined in N.C. Gen. Stat. § 160D-903. (Section 109) (*Amd. 02-01-21*)

Borrow Source Operations: The removal of soil, sand or other soil materials, with further processing limited to dry screening to remove roots, trash, objectionable and other deleterious material. The provisions of this ordinance shall not apply to bona fide farming activities, operations subject to North Carolina Department of Transportation contractual agreements, or jurisdiction for the duration of the contract only, and any operations exempt from the State Mining Commission's regulations. These exemptions shall apply in all zoning districts. (Section 904)

Buffer, Riparian: A strip of land adjacent to and extending parallel with certain rivers or creeks in Cumberland County consisting of vegetation or woodlands or a combination thereof for purposes of filtering stormwater and providing wildlife habitat. (Section 1102.H) (*Amd. 06-18-12*)

Buffer, Screening: An opaque fence, wall, berm, hedge or other natural planting, or a combination thereof, which will restrict the view from adjoining streets and/or abutting properties. (Section 1102 G)

Buildable Area (Buildable Envelope): The space remaining on a lot after the minimum open space requirements (yards, setbacks, etc.) have been met.

Building: Any structure used or intended for supporting or sheltering any use or occupancy. *(Amd. 02-01-21)*

Building, Principal (Main): A building in which the principal use is conducted for the lot on which it is situated.

Building, Temporary: A building used temporarily for the storage of construction materials and equipment incidental and necessary to on-site permitted construction of utilities, or other community facilities, or used temporarily in conjunction with the sale of property within a subdivision under construction.

Building Footprint: The portion of a lot's area that is enclosed by the foundation of buildings, plus any cantilevered upper floor, stoops, porches, chimneys, decks, etc.

Building Frontage: The linear foot of a building that runs approximately parallel to and faces public or private street(s).

Building Height: The vertical distance measured from the average elevation of the finished grade at the front of the building to the highest point of the building. Spires, cupolas, chimneys, antennae attached to a building, and/or projections from buildings or radio, TV, communications, telecommunication and water towers are not to be included in the calculations of building height.

Building Lot Coverage: The amount of net lot area or land surface area, expressed in terms of a percentage that is covered by all principal buildings.

Building Setbacks: The minimum distance from all property and/or right-of-way lines to the closest projection of the exterior face of buildings, walls or other forms of construction (i.e. decks, landings, terraces and porches, etc.)

Cabin: A building used for occupancy containing sleeping units where the occupants are primarily transient in nature and meet the State Building Codes for a residential building. (*Amd. 04-20-20*)

Cabin, Open air: A building that has three walls consisting of at least twenty percent screened openings with a maximum height of 44 inches (1120 mm) above the finished floor to the bottom of the openings and has no heating or cooling system. *(Amd. 04-20-20)*

Call Center: A central building or office place where agents or operators man banks of telephones to either make outgoing, or field incoming telephone calls for a specific company or organization.

(Amd. 11-20-06, Amd. 04-18-11)

Camouflage: To disguise with paint or other aesthetic means so as to blend with the surrounding area.

Campground/RV Parks: Land upon which shelters (such as tents, cabins/open air cabins, travel trailers and recreational vehicles) are erected or located for temporary occupation by transients and/or vacationers. They may include such permanent structures and facilities as are normally associated with the operation of a campground. (Section 921) (*Amd. 04-20-20*)

Canopy, Marquee or Awning: A roof-like cover extending over a sidewalk, walkway, driveway or other outdoor improvement for the purpose of sheltering individuals or equipment from the weather. An awning is made of fabric or some flexible fabric-like substance. Canopies and marquees are rigid structures of a permanent nature. (Section 1102 A)

Cemetery: As defined in Chapter 65, Article 9, of the General Statutes of North Carolina, any one or a combination of more than one of the following in a place used or to be used and dedicated or designed for cemetery purposes:

- A. Burial park for earth internment;
- B. Mausoleum; or
- C. Columbarium.

Certificate of Occupancy: Official certification that a premise conforms to the provisions of this ordinance (and State Building Code) and may be used or occupied. Such a certificate is granted for new construction or for alterations or additions to existing structures or a change in use upon completion of the building or site final inspection. Unless such a certificate is issued, a structure cannot be occupied, but a certificate may be issued for a portion of a structure ready for occupancy, such as separate dwelling or commercial units in a structure with multiple units. (*Amd. 02-19-08*)

Changeable Copy: Text or other depictions on the face of a sign that are capable of being revised on a regular or infrequent basis.

Change of Use: Changing the original purpose of the building to a different use or changing the lot configuration due to changed requirements (e.g., adding display or storage areas).

Close familial relationship: For purposes of conflict of interest, a close familial relationship means a spouse, parent, child, brother, sister, grandparent or grandchild. The term also includes the step, half, and in-law relationships. *(Amd. 02-01-21)*

Club or Lodge (Private, Nonprofit, Civic or Fraternal): Non-profit associations of persons, who are bona fide, dues-paying members, which own, hire or lease a building, or portion thereof, the use of such premises being restricted to members and their guests. The affairs and management of such "private club or lodge" are conducted by a board of directors, executive committee or similar body chosen by the members. It shall be permissible to serve food and meals on such premises provided that adequate dining room space and kitchen facilities are available. The sale of alcoholic beverages to members and their guests shall be allowed provided it is secondary and incidental to the promotion of some other common objective of the organization, and further provided that such sale of alcoholic beverages is in compliance with applicable Federal, State and local laws. (Section 905)

Code Enforcement Coordinator: The individual assigned this position and title within the County's job position classifications that is charged with the day-to-day interpretation and enforcement of this ordinance. (*Amd. 02-19-08*)

Conditional Use: A use or occupancy of a structure, or a use of land, permitted only upon the successful rezoning to a Conditional Zoning district and made subject to the limitations and conditions specified therein. (Article V, Article VI, Article VII, & Article VII)¹ (*Amd. 04-18-11*)

Conditional Zoning: A legislative zoning map amendment with site-specific conditions incorporated into the zoning map amendment. (Article V, Article VI, Article VII & Article VII) (*Amd. 02-01-21*)

Condominium Development: A project of two or more units in one or more multi-unit buildings designed and constructed for unit ownership as permitted by the North Carolina Unit Ownership Act, N. C. GEN. STAT. 47A-I, et seq., and shall be approved under the requirements for condominium developments set forth in the County Subdivision Ordinance.

Conical Surface Zone: An area that extends upward and outward from the periphery of the horizontal surface zone with a slope of 20:1 measured in a vertical plane passing through the Fayetteville Regional Airport reference point. Measuring radially outward, from the periphery of the horizontal surface zone, the conical surface extends for a horizontal distance as shown on the *Airport Airspace Plan* contained within the *2005 Fayetteville*

¹ NOTE TO STAFF: Conditional uses are no longer recognized by the NCGS. Need to be changed to special uses.

Regional Airport Master Plan, Sheet No. 6, or any subsequent amendment upon official adoption to the Airport Master Plan. *(Amd. 09-16-08)*

Conservancy Organization: Any legally established incorporated entity, whether for profit or non-profit, whose primary mission is dedicated to the protection of the environment and natural resources.

(Amd. 02-19-08)

Content-based Signage Standard: A standard or requirement applied to signage that requires the person issuing the permit to read the sign's copy or message in order to determine the appropriate type of standards to apply and whether or not the proposed signage meets the applicable standards.

Convalescent Home (Nursing Home): An institution that is advertised, announced or maintained for the express or implied purpose of providing nursing or convalescent care for persons unrelated to the licensee. A convalescent home is a home for chronic or nursing patients who, on admission, are not as a rule acutely ill and who do not usually require special facilities such as an operating room, x-ray facilities, laboratory facilities or obstetrical facilities. A convalescent home provides care for persons who have remedial ailments or other ailments for which continuing medical and skilled nursing care is indicated, who, however, are not sick enough to require general hospital care. Nursing care is their primary need, but they will require continuing medical supervision. A major factor that distinguishes convalescent homes is that the residents will require the individualization of medical care. (Section 917)

Convenience Container and Recycling Facility: A County-owned, -leased or -operated site, generally two acres or less in size, serving the surrounding community for the temporary collection, storage and transference of solid waste, yard waste and recyclables. (Section 905.1) (*Amd. 03-17-09*)

Coordinator: See *Code Enforcement Coordinator.* (*Amd.* 02-19-08)

County Subdivision Ordinance: The Cumberland County Subdivision Ordinance is a technical ordinance which governs the division and development of property located within the jurisdictional boundary of the County of Cumberland. *(Amd. 01-19-10)*

Day Care Facility: A building or dwelling regularly used for recreational or supervisory care of nine or more persons (adults or children), not including the operator's own family members, during any 24-hour period. It does not matter where it is located, whether the same or different persons attend and whether or not it is operated for profit. The following are not included: public schools; nonpublic schools, as described in N. C. GEN. STAT. §110-

86(2); summer camps having children in full-time residence; summer day camps; specialized activities or instruction such as athletics, clubs, the arts, etc.; and bible schools normally conducted during vacation periods. (Section 906)

Density: The average number of families, persons, housing units or buildings per unit of land. For purposes of this definition, public utility easements for sub-stations shall not count toward density. (*Amd.* 01-19-10)

Density Development: The division of land, in such a way as to allow development at the density of the parallel zoning district while at the same time promoting the preservation of natural topography by requiring that all development occur on 60 percent of the overall acreage with open space designation for the other 40 percent. (Article VIII) (*Amd. 02-19-08*)

Detention Facility: A publicly or privately-operated jail or prison designed for the detention of juveniles or adults as pretrial detainees or as convicted inmates serving terms of incarceration. (Section 907)

Determination: A written, final and binding order, requirement, or determination regarding an administrative decision. *(Amd. 02-01-21)*

Director: See *Planning and Inspections Director.* (*Amd. 02-19-08*)

Distillery, Small: An independently owned distillery operating in a structure not exceeding 25,000 square feet in size that produces small batch, craft distilled spirits (not beer or wine) only for direct sale to the North Carolina Alcoholic Beverage Control Commission. (*Amd. 04-20-15*)

DNL: The A-weighted average day/night sound level in decibels during a 24-hour period. (*Amd. 09-16-08*)

Driveway: A private access way, the use of which is limited to persons residing, employed or otherwise using or visiting the parcel in which it is located.

Dwelling: A building that contains one or more dwelling units used, intended or designed to be used, rented, leased, let or hired out to be occupied for living purposes. *(Amd. 02-01-21)*

Dwelling, Multiple Family: A residence designed for or occupied by two or more families consisting of two or more dwelling units. (*Amd. 02-01-21*)

Dwelling, Single Family: A detached residence designed for or occupied by one family only and consisting of one dwelling unit. (*Amd. 02-01-21*)

Dwelling Unit: A single unit providing complete, independent living facilities for one or more persons, including permanent provisions for living, sleeping, eating, cooking and sanitation. (*Amd. 02-01-21*)

Easement: A right given or reserved by the owner of land for specific limited use of that land.

Electronic Message Board: See Section 1309, Sign Standards by Sign Type.

Equestrian Facilities: Commercial stand-alone facilities or as an integral part of and in conjunction with residential developments, including: horse ranches, boarding stables, riding schools and academies, trails, and horse exhibition facilities. Barns, stables, corrals, paddocks and the like are considered accessory and incidental to the foregoing uses. (*Amd. 11-20-06*)

Façade: —The exterior walls of a building which is adjacent to or fronting on a public rightof-way or other public area; typically the front of a building, but also includes any side or rear of a building facing a public right-of-way or other public area. (*Amd.* 01-19-10)

Façade Plane: The primary or main portion of a building's wall oriented in a particular direction. A building's wall may have projections or recesses that are not in-line with the primary façade plane, but such projections or recesses share the same orientation or face the same direction as the balance of the façade plane.

Family: One or more persons occupying a single housekeeping unit and using common cooking facilities, provided that, unless all members are related by blood, marriage or adoption, no such family shall contain over five persons. The presence of household employees or children in foster care shall not disqualify any premises otherwise satisfying the above rules.

Fences or Walls: A tangible barrier constructed of any allowable material erected for the purpose of providing a boundary or as a means of protection, or to prevent uncontrolled access, or for decorative purposes (such as ornamental gate or ornamental gates), or to screen from viewers in or on adjoining properties and streets, materials stored and operations conducted behind it. (Section 1102 C) (*Amd. 02-19-08*)

Fences or Walls, Solid: A solid fence or wall is defined as one in which the openings through which clear vision and the free passage of air from one side to the other does not exceed 25 percent of the fence or wall. All others are open fences or walls. (Section 1102 C) (*Amd. 04-11-18*)

Firing Range, Outdoor: A facility, including its component shooting ranges, safety fans or shotfall zones, parking areas, all structures for classrooms, administrative offices, ammunition storage areas and other associated improvements, designed for the purpose of providing a place for the discharge of various types of firearms or the practice of archery. For purposes of this ordinance, outdoor firing ranges are a principal use of property and therefore, shall not be considered incidental or accessory. This ordinance is exclusive of occasional target practice by individuals on property owned or leased by the individuals, sighting of weapons for purposes of hunting, or temporary turkey shoots conducted on a property no more than 12 days in any calendar year. (Sec. 907.1) (*Amd. 06-17-13*)

Flag: A piece of cloth or similar material, typically rectangular or square in shape, that is attached to a pole or rope along the shorter side of the material. Flags affixed to two or more poles at the same time are considered to be pole signs.

Flea Market: Sales area (indoors or outdoors) in which space is set aside or rented, and which is intended for use by one or more individuals to sell a variety of articles. (Section 923)

Floor Area, Gross: The total area of a building measured by taking the outside dimensions of the building at each floor level.

Floor Area, Net: The horizontal area of each floor of a building or structure; excluding those areas not directly devoted to the principal, incidental, or accessory use, such as: storage areas, stairwells, elevators, closets, restrooms, maintenance rooms, hallways, and similar areas.

Food Sales/Grocery Stores: Stores specializing in the sale of foodstuffs as its principal business with incidental sales of household supplies.

Garage, Commercial: Any building or premises, except those described as a private or parking garage, used for the storage or care of motor vehicles, or where any such vehicles are equipped for operation, repaired or kept for remuneration, hire or sale.

Garage, Private: An accessory building or portion of a building permitted in any district allowing residential uses, providing for the storage of private motor vehicles used by the occupants of the principal building, and in which no business, occupation or service for profit is in any way conducted, except in an approved home occupation.

Golf Course/Driving Range: Land developed for the recreational purpose of golf, excluding miniature golf courses and including country clubs, private and public courses, driving ranges and pro and snack shops. (Section 908)

Governmental Use: A building, structure or facility owned and operated or occupied by a unit of local government of the State, including but not limited to a municipality, any agency of the State, the United States or any State thereof, or any Indian tribe recognized as such by the federal government. This definition does not include any utility, whether owned and/or operated by any public or private agency. (*Amd. 11-20-06*)

Group Development: A group of two or more principal uses, structures, or dwelling units occupying, built on, or intended to occur on a single lot, tract, or parcel of land. (County Subdivision Ordinance)

Group Home: A home with support and supervisory personnel, some or all of whom are nonresident, that provides room and board, personal care and habilitation services in a residential environment to not more than six resident handicapped persons 24 hours a day, seven days a week. (Section 909)

Group Quarters: A building or group of buildings, which houses more than two persons in other than a traditional family setting. Housing may be in individual rooms or communal rooms with bathroom facilities and other common use areas. Housing may be free of charge or with a fee (monetary or service). This definition shall not include foster care homes, therapeutic foster care homes or other uses specifically listed in Section 403, Use Matrix, i.e., group homes and residential habilitation support facilities. It does include, but is not limited to, rooming/boarding houses, dormitories, children's homes, religious quarters, membership lodgings, halfway houses, alcohol and drug abuse centers, homeless shelters and hospice facilities. (Section 910)

Halfway House: An establishment whose primary purpose is the rehabilitation of persons. Such services include drug and alcohol rehabilitation and rehabilitation for prison parolees and juveniles. This shall not include facilities defined and licensed as "group homes." Halfway houses will be regulated as "group quarters." (Section 910)

Handicapped Person: A person with a temporary or permanent physical, emotional or mental disability, including but not limited to mental retardation, cerebral palsy, epilepsy, autism, hearing and sight impairments, emotional disturbances and orthopedic impairments, but not including mentally ill persons who are dangerous to themselves or others as defined in N. C. GEN. STAT. § 122C-3(11)(b).

Hazardous Materials Storage: The keeping, retention or leaving of hazardous materials in closed containers, tanks, cylinders or similar vessels; or vessels supplying operation through closed connections to the vessel. (Section 911)

Height: For purposes of determining vertical (height) limits related to the Airport Overlay District, established and regulated by the Federal Aviation Administration (FAA), the datum shall be *mean sea level* elevation unless otherwise specified. (*Amd.09-16-08*)

Highway Plan: A plan formally known as "Fayetteville Area Metropolitan Planning Organization Highway Plan" that provides and defines a functional system of streets permitting travel from origins to destinations with directness, ease and safety. Different streets in this system are designed and called on to perform specific functions, thus minimizing the traffic and land service conflict.

Home Occupation: Any occupation or profession carried on entirely within a dwelling or accessory building on the same lot by one or more occupants thereof. (Section 1002 A)

Horizontal Surface Zone: A plane, circular in shape with its height 150 feet above the established Fayetteville Regional Airport elevation and having a radius from the airport reference point as indicated on the *Airport Airspace Plan* contained within the *2005 Fayetteville Regional Airport Master Plan*, Sheet No. 6, or any subsequent amendment upon official adoption to the Airport Master Plan. (*Amd. 09-16-08*)

Hospital: An institution designed for the diagnosis, treatment and care of human illness or infirmity and providing health services primarily for inpatients and including as related: clinic facilities, laboratories, outpatient departments, training facilities and staff offices. (Section 917)

Hotel: An establishment which provides compensated lodging on a short-term basis with access to units from interior lobbies or hallways, and provides numerous amenities intended to increase guests' lodging satisfaction. (*Amd. 04-22-14*)

Internet café/video gaming: Any for profit business enterprise, whether as a principal, accessory or incidental use, providing two or more computers and/or other electronic devices for access to the internet, email, applications, video games, or any other similar activity for a fee that either rewards the user in currency or in any manner capable of being converted to currency whether immediate or future or any other form of compensation. This term includes but is not limited to "internet cafes", "cybercafes", "sweepstakes", or "business center". This term does not include any governmental use. (*Amd. 10-15-12*)

Junk Yard: Any area in whole or in part, where waste or scrap materials are bought, sold, exchanged, stored, baled, packed, disassembled or handled, including but not limited to, scrap iron and other metals, paper, rags, vehicles, rubber tires and bottles. A "junk yard" includes a motor vehicle wrecking yard but does not include uses established entirely within

enclosed buildings. It also includes residential outside storage of the above items. (Section 915) (*Amd.* 01-19-10)

Kennel: Any premises where four or more dogs which are five months old or older are kept permanently commercially or as pets, excluding pet grooming shops, veterinary clinics and veterinary hospitals. (Section 912) (*Amd. 01-19-10; Amd. 10-15-12*)

Land, Gross Area: The square footage of all the area included within the external boundary of the property to be developed excluding existing public streets and railroad right-of-ways.

Land, Net Area: The land area required to meet the minimum dimensional zoning district standards as required by this ordinance.

Landfill, Demolition/Inert Debris: A waste disposal unit that receives wastes which are chemically and physically stable such as: stumps, limbs, leaves, concrete, brick, wood, uncontaminated earth and other solid wastes resulting from construction, demolition or land clearing. (*Amd. 02-19-08*)

Landfill, Sanitary: A facility where waste material and refuse is placed in the ground in layers and covered with earth or some other suitable material each work day. Sanitary landfills shall also conform to requirements of 15A N.C. ADMIN. CODE 13B regarding solid waste management.

Lateral Access: The provision of ingress and egress between adjoining or abutting current or future non-residential uses to facilitate the circulation of vehicular traffic between those uses and designed to relieve traffic congestion, provide protection from through traffic, and limit individual driveway access along public rights-of-way. (*Amd. 04-18-11*)

Legal Notice (as used in signage standards): Information posted or displayed on a sign that is required to be provided to members of the general public in accordance with State or federal law.

Loading Area or Space, Off-Street: An area logically and conveniently located for bulk pickups and deliveries, and accessible to such vehicles. Required off-street loading space is not to be included as off-street parking space in computing required off-street parking space. (Article XII)

Lot: A parcel of land occupied or intended for occupancy, by a main building or group of main buildings together with any accessory buildings, including such yards, open spaces, width, and area as are required by this ordinance, either shown on a plat of record or described by metes and bounds and recorded with the Register of Deeds.

Lot, Corner: A lot abutting the intersection of two or more streets in which access has not been denied, or a lot abutting on a curved street or streets, which streets have an angle of intersection of not more than 135 degrees. (Section 1101 G-Corner Lots, 1102 C-Fences, 1102 D-Corner Visibility, Article XIII, Sign Regulations) (*Amd. 01-19-10*)

Lot, Depth: The depth of a lot is the average distance between the front and back lot lines excluding street rights-of-way.

Lot, Flag: A lot where the main body of the lot is separated from the street giving access to the property, but which has an included strip of land at least 20 feet in width connecting the lot to the street, thus providing lot access.

Lot, Frontage: The linear feet of property measured along the property line that abuts a public street. On a private street the distance is measured along the right-of-way line adjoining the street.

Lot, Interior: A lot other than a corner lot.

Lot, Through: A lot, other than a corner lot, having frontage on at least two parallel or approximately parallel streets. *(Amd. 01-19-10)*

Lot Lines: The lines bounding a lot. Where a lot of record includes a public street right-ofway, the lot lines are presumed not to extend into the right-of-way.

Lot of Record: A lot which is a part of a subdivision, a plat of which has been recorded in the office of the Cumberland County Register of Deeds, or a lot described by metes and bounds, the description of which has been recorded in the office of the Cumberland County Register of Deeds and, if applicable, meets all requirements of the County Subdivision Ordinance.

Lot Width: The straight-line distance between the points where the building setback line intersects the two side lot lines.

Mansard Roof: A roof form that combines a gambrel style roof with a hip style roof where the lower portion of the roof has a much steeper pitch than the upper portion of the roof. The steep portion of the roof may be vertical or almost vertical in orientation (see figure below.



Manufactured Home: A manufactured building designed to be used as a single-family dwelling unit, which has been constructed and labeled indicating compliance with the HUD administered National Manufactured Housing Construction and Safety Standards Act of 1974, as amended. (Section 913)

Manufactured Home, Class A: A manufactured home constructed after July 1, 1976, that meets or exceeds the construction standards promulgated by the U.S. Department of Housing and Urban Development that were in effect at the time of construction and that satisfies the following additional criteria:

A. The manufactured home has a length not exceeding four times its width, with length measured along the longest axis and width measured at the narrowest part of the other axis.

B. The pitch of the roof of the manufactured home has a minimum vertical rise of 2.2 feet for each 12 feet of horizontal run and the roof is finished with a type of shingle that is commonly used in standard residential construction.

C. All roof structures shall provide an eave projection of no less than six inches, which may include a gutter.

D. The exterior siding consists predominantly of vinyl or aluminum horizontal lap siding (whose reflectivity does not exceed that of gloss white paint) or wood or hardboard siding, comparable in composition, appearance and durability to the exterior siding commonly used in standard residential construction.

E. The manufactured home is set up in accordance with the standards set by the North Carolina Department of Insurance and a continuous permanent masonry foundation, or permanent masonry curtain wall, un-pierced except for required ventilation and access, is installed under the manufactured home.

F. Stairs, porches, entrance platforms, ramps and other means of entrance and exit to and from the home shall be installed or constructed in accordance with the standards set by the North Carolina Department of Insurance, attached firmly to the primary structure and anchored securely to the ground.

G. The moving hitch, wheels and axles, and transporting lights have been removed.

Manufactured Home, Class B: A manufactured home constructed after July 1, 1976, that meets or exceeds the construction standards promulgated by the U.S. Department of Housing and Urban Development that were in effect at the time of construction, but that does not satisfy all of the criteria necessary to qualify the house as a Class A manufactured home.

Manufactured Home, Class C: Any manufactured home that does not meet the definitional criteria of a Class A or Class B manufactured home. (Section 913)

Manufactured Home Park: A multi-family development on any site or tract of land with more than two spaces intended to be occupied by manufactured homes, regardless of whether a charge is made for such services. Manufactured home parks may include recreational facilities and other incidental structures necessary to support the residents of the park. (County Subdivision Ordinance) (*Amd. 02-19-08*)

Manufactured Home Space: A plot of land within a manufactured home park designed for the accommodation of one manufactured home. (County Subdivision Ordinance)

Massage and Bodywork Therapist: Any person who is licensed by the North Carolina Board of Massage and Bodywork Therapy to practice massage and bodywork therapy as defined and regulated by N.C. GEN. STAT., Chapter 90.

Massage and Bodywork Therapy: Systems of activity applied to the soft tissues of the human body for therapeutic, educational or relaxation purposes as regulated by N.C. GEN. STAT., Chapter 90, and the North Carolina Board of Massage and Bodywork Therapy. The application may include:

A. Pressure, friction, stroking, rocking, kneading, percussion or passive or active stretching within the normal anatomical range of movement;

B. Complimentary methods, including the external application of water, heat, cold, lubricants and other topical preparations;

C. The use of mechanical devices that mimic or enhance actions that may possibly be done by the hands.

Mini-Warehouse/Storage Facilities: A building, or group of buildings, in a controlled access and/or fenced compound that contains varying sizes of individual, compartmentalized and controlled access stalls or lockers for the dead storage of a customer's personal property, goods or wares. No sales, service, or repair activities other than the rental of dead storage units are permitted on the premises. (Section 914)

Mixed Use: A single building containing more than one type of land use where the residential use occupies no more than 40 percent of the total building floor area and the non-residential use occupies a minimum of 60 percent of the total floor area or a single development of more than one building and use with the different types of land uses in close proximity, planned as a unified complementary whole, and functionally integrated to the use of shared vehicular and pedestrian access and parking areas. (Article VI & Section 914.1) (*Amd. 01-19-10*)

Mobile Storage Units: Self-contained portable units designed to be temporarily placed on a lot for the purpose of loading and/or unloading the contents, with the unit being transported to and stored at a permanent storage facility. (Examples include: Pods, U-pack, Mini-Mobile, etc.) (Section 1001.E) (*Amd. 04-18-11*)

Modular Structure: A manufactured structure designed for year-round residential or commercial use, with major components or modules pre-assembled and transported to a site for final assembly, foundation, construction, and utility connection. Such structures must meet all requirements of the North Carolina State Building Code and must have attached a North Carolina Validating Stamp.

Motel: An establishment that provides short-term and long-term lodging for compensation, usually with less guest amenities than a hotel, has independent exterior entrances/exits to each unit from the off-street parking area and is typically one or two stories. (*Amd. 04-22-14*)

Motor Vehicle: A machine designed or intended to travel over land or water by selfpropulsion or while attached to a self-propelled vehicle, except that said definition shall not include a "manufactured home" or "mobile home" as defined in County Health Department regulations, the County Subdivision Ordinance, and this ordinance. **Motor Vehicle Parking Lot**: An area or plot of land used for, or designated for, the shortterm parking of serviceable motor vehicles, either as a principal use or as an accessory use. (Article XII)

Motor Vehicle Parking Lot, Commercial: A tract of land which is used for the storage of legally licensed, insured and registered motor vehicles, not accessory to any other use on the same or any other lot, and which contains parking spaces rented to the general public or reserved for individuals by the hour, day, week, or month. (*Amd. 02-19-08*)

Motor Vehicle Parking, Off-Street: A parking space located outside of a street right-of-way. (Article XII)

Motor Vehicle Parking Space: An area of not less than 20 feet in length and nine feet in width for one automobile, plus the necessary access space. (Article XII)

Motor Vehicle Storage Lot: A plot of land used for the open storage of vehicles, which does not meet the definition of a junkyard or motor vehicle parking lot.

Municipal Influence Area: Areas within the County that are assigned to a specific municipality where that municipality's development standards shall be applicable. The official Municipal Influence Area Map is filed with the appropriate municipality's Clerk and the Clerk to the County Commissioners and maintained by the Joint Planning Board. (*Amd. 02-19-08*)

Mural: An image, painting, or two-dimensional work of art that is permanently attached to a building's wall, floor, or ceiling.

Nonconforming Lot: A lot existing at the effective date of this ordinance or any amendment to it that was created in compliance with the County Subdivision Ordinance in effect at the time of lot creation and that does not meet the minimum area or lot width or depth requirements of the district in which the lot is located. (Sections 1003 & 1004)

Nonconforming Sign: See "Sign, Nonconforming."

Nonconforming Structure: An existing structure that does not comply with the intended use or dimensional requirements of this ordinance for the district in which it is located either at the effective date of this ordinance or as a result of subsequent amendments thereto. (Sections 1003 & 1004) (*Amd. 01-19-10*)

Nonconforming Use: Any existing use of land or structure which does not comply with the use regulations of this ordinance for the district in which it is located either at the effective date of this ordinance or as a result of subsequent amendments thereto. (Sections 1003 & 1004)

Nuisance: Anything that unreasonably interferes with the use or enjoyment of property, endangers personal health or safety, or is offensive to the senses.

Obscene Matter (as used in the signage standards): Any item with a context of a sexual nature depicting, describing or related to anatomical areas and sexual activities. Display of text, images, or actions that are not protected as free speech by the First Amendment to the Constitution based on: 1) whether the "average person, applying contemporary community standards" would find that the work depicting or describing sexual conduct when taken as a whole, appeals to the prurient interest; 2) whether the work depicts or describes, in a patently offensive way, sexual conduct specifically defined by the North Carolina General Statutes; and 3) whether the work, taken as a whole, lacks serious literary, artistic, political, or scientific value.

Obstruction: Any structure, growth, or other object, including a mobile object, which exceeds a limiting height set forth in this ordinance.

Open Space: The land used for recreation, natural resource protection, amenities and/or buffer areas. Open space may include, but is not limited to, walkways, recreation areas, playgrounds, wooded areas, greenways and watercourses.

Ordinance: This, the Cumberland County Zoning Ordinance, including any amendments. Whenever the effective date of the ordinance is referred to, the reference includes the effective date and the effective date of any amendment to the Zoning Ordinance. This ordinance consists of two parts – a text and a map, in hardcopy or digital format.

Outdoor Advertising: See Section 1309, Sign Standards by Sign Type.

Personal Property: Property owned, utilized, and maintained by an individual or members of the common residence and acquired in the normal course of living in or maintaining a residence. It does not include merchandise that was purchased for resale or obtained on consignment. (Section 1001 D)

Planning and Inspections Department: The department established by the County Board of Commissioners, responsible for and tasked with planning and land use matters for the County and contracted municipalities.

(Amd. 02-19-08)

Planning and Inspections Director: The individual responsible for the leadership of the Cumberland County Planning and Inspections Department, and who serves as advisor to the Cumberland County Joint Planning Board. Throughout this ordinance, references to *Director* include the individual assigned to this position and/or the Director's designee. (*Amd. 02-19-08*)

Planning and Inspections Staff: The staff members assigned to the Planning and Inspections Department who, under the supervision of the Planning and Inspections Director, support

the Cumberland County Joint Planning Board and contracted municipalities on planning and land use matters. (*Amd. 01-19-10*)

Planning Board: The Cumberland County Joint Planning Board created by and with members appointed by the County Board of Commissioners for purposes of offering recommendations to the Commissioners and the governing body of contracted municipalities on planning and land use matters and issuing final rulings on matters specifically delegated to the board by the Commissioners. *(Amd. 02-19-08)*

Plat/Plan: A map, usually of land which is to be or has been subdivided, showing the location, boundaries, and ownership of properties; the location, bearing and length of every street and alley line, lot line and easement boundary line; and such other information as may be necessary to determine whether a proposed subdivision or development meets all required standards of this ordinance, the County Subdivision Ordinance, and other applicable ordinances.

Premises: A lot and the structure or structures located on it.

Principal Structure/Principal Uses: The primary building(s), purpose(s) or function(s) that a parcel or structure serves or is intended to serve.

Public Utility Station: A structure or facility used by a public or quasi-public utility agency to store, distribute or generate electricity, gas, communications and related equipment or to pump or chemically treat water. This does not include storage or treatment of sewage, solid waste or hazardous waste. (*Amd. 01-19-10; Amd. 05-18-15*)

Public Art: Art or artistic expression in any media whose form, function, and meaning are created for the general public through a public process. Public art is visually and physically accessible to the public; it is installed in public space in both outdoor and indoor settings. Public art is not provided for the sake of advertising or to promote commercial interests.

Public Water and/or Sewer: Municipal, sanitary district, community, and privately-owned water and/or sewer systems as regulated and controlled by the North Carolina Utilities Commission, North Carolina State Board of Health, North Carolina Department of Environment and Natural Resources and the County Health Department. (*Amd. 02-19-08*)

Public Way: Any street, alley or similar parcel of land, which is deeded, dedicated or otherwise permanently appropriated to the public for public use.

Quarry Operations: The extraction or removal by any means, to include, but not limited to, such activities as blasting, excavating, jacking of minerals, ores or other materials which are

processed by washing, wet screening, classifying, crushing, material gradation or other treatment which combines, mixes or blends with other materials. (Section 919)

Quasi-Judicial: A hearing where the decision is involving the finding of facts regarding a specific application of this ordinance and the exercise of discretion when applying the standards of this ordinance. Quasi-judicial decisions include decisions involving variances, special use permits and appeals of administrative determinations. (*Amd. 01-19-10, Amd. 04-18-11*)

Recreation, Indoor: An establishment providing completely enclosed recreation activities. Accessory uses shall be permitted to include the preparation and serving of food and/or the sale of equipment related to the enclosed uses. Included in this definition shall be bowling, roller-skating or ice-skating, billiards, pool, motion picture theatres and related amusements. (Section 920)

Recreation, Outdoor: An area free of buildings except for restrooms, dressing rooms, equipment storage, maintenance buildings, open-air pavilions and similar structures used primarily for recreational activities. (Section 920)

Recreation, Outdoor (with mechanized vehicle operations): An area or establishment, which requires the use of motors or engines for the operation of equipment or participation in the activity. This definition includes but is not limited to go-cart tracks, bicycle motorcross (BMX) courses and the like. This definition does not include golf courses (golf carts) or other low impact motorized activities or vehicles. *(Amd. 01-19-10)*

Recreational Vehicle: A vehicle which is built on a single chassis or capable of being placed in or on a vehicle; designed to be self-propelled or towable by a light duty truck; and designed primarily for use as temporary living quarters for recreational, camping, travel or seasonal use. The basic entities are travel trailer, camping trailer, truck camper, and motor home.

Recreational Vehicle Park: See "Campground/RV Park" above.

Religious Worship Activity: Any premises, the principal purpose of which is religious worship and in which the principal structure is the principal place of worship. Accessory uses may include without charge religious education classrooms, assembly rooms, kitchen, library room or reading room, recreation hall and a one-family dwelling unit (parsonage) but excluding day care facilities, food sales, secondhand shops, festivals, bazaars and facilities for residence or training of religious orders, unless otherwise authorized by the ordinance. (*Amd. 02-19-08; Amd. 06-15-09*)

Residential Habilitation Support Facility: A day care home with support and supervisory personnel that provides room and board, personal care and habilitation services in a family environment to more than six resident handicapped persons. (Section 922)

Restaurant: An eating establishment, including cafeterias, cafes, grills, fast-food establishments, etc., that has gross receipts from food sales and non-alcoholic beverage sales of at least 30 percent of the total gross receipts including alcoholic beverage sales. This definition does not include those uses regulated by Section 924.

Right-of-Way: An area owned and maintained by a municipality, the State of North Carolina, a public utility, a railroad or a private entity for the placement of such utilities and/or facilities for the passage of vehicles or pedestrians, including roads, pedestrian walkways, utilities or railroads.

Septage: A fluid mixture of untreated and partially treated sewage solids, liquids and sludge of human or domestic waste origin removed from a sewage collection, treatment and disposal system.

Septage Disposal Site: A site that has been approved for the disposal of septage by the County Health Department, and if applicable, the North Carolina Department of Environment and Natural Resources.

Setback: The distance or separation between every structure with other structures, whether on the same or separate lots, and every structure and the lot lines of the lot on which it is located as required by this ordinance and/or the County Subdivision Ordinance. (Section 1104) (*Amd. 01-19-10*)

Sexually Oriented Business: Any business or enterprise that has as one of its principal business purposes or as a predominant purpose of its business an emphasis on matter and conduct depicting, describing or related to anatomical areas and sexual activities specified in N.C. GEN. STAT. §14-202.10. (Section 924)

Shopping Center: A group of retail and other commercial establishments that is planned and designed for the site on which it is built, functioning as a unit, with common entrance ways, off-street parking, landscaped areas, and pedestrian paths provided on the property as an integral part of the unit.

Sign: See Section 1302 for all sign-related definitions. Any words, lettering, numerals, parts of letters or numerals, figures, phrases, sentences, emblems, devices, designs, trade names or trademarks by which any message is made known, including any surface, fabric or other material or structure designed to carry such devices that are used to designate or attract attention to an individual, a firm, an event, an association, a corporation, a profession, a business or a commodity or product that are exposed to public view.

Sign Face Area: The portion of a sign that contains the message being conveyed, as determined in accordance with Section 1307.

Sign Height: The height to the tallest point of a sign structure, as determined in accordance with Section 1307.

Sign Support Structure: The framework and structural support for a sign.

Sign, Awning: See Section 1309, Sign Standards by Sign Type.

Sign, Banner: A sign made of a flexible fabric or plastic material that is affixed to a building or other vertical projection, in two or more locations, but is not an awning sign or a flag.

Sign, Billboard: See "Outdoor Advertising."

Sign, Bow: See "Sign, Feather Flag."

Sign, Dilapidated: A sign that is old or that has been poorly maintained that poses a public safety hazard or is difficult to read.

Sign, Emergency Warning: A sign intended to convey danger or caution that encourages viewers to behave in certain ways.

Sign, Externally Illuminated: A sign that is illuminated by a source of illumination located outside of or apart from the sign face area.

Sign, Feather Flag: See Section 1309, Sign Standards by Sign Type.

Sign, Fence Wrap: A temporary sign affixed to fencing surrounding an active construction site.

Sign, Government (Governmental): Any temporary or permanent sign erected and maintained for any government purposes.

Sign, Ground: See Section 1309, Sign Standards by Sign Type.

Sign, Incidental: See Section 1309, Sign Standards by Sign Type.

Sign, Inflatable: A hollow sign that is intended to expand as air is pumped inside of it. Inflatable signs are tethered to the ground or some other structure.

Sign, Internally Illuminated: A sign or sign face area that is illuminated via a light source located within or integral to the sign or sign support structure.

Sign, Moving: A sign that moves or has moving parts, including but not limited to the sign face area, the sign support structure, or some other element of the sign. Flags and banners are not considered moving signs.

Sign, Multi-faced: A sign that with two sides that are not back-to-back or that do not align with one another vertically or horizontally, or a sign with more than two sides.

Sign, Nonconforming: A sign that does not conform to the standards of this Ordinance, as amended.

Sign, Obsolete: A sign advertising a use or establishment that is no longer present.

Sign, Off-Premise: A sign that advertises goods, products, or services, offered in a location that differs from the sign's location.

Sign, Off-Street Parking: Signage associated with the temporary parking of automobiles outside street rights-of-way.

Sign, Pennant: A triangular-shaped sign affixed to its mounting support along its shortest side.

Sign, Pole: See Section 1309, Sign Standards by Sign Type.

Sign, Political: See Section 1309, Sign Standards by Sign Type.

Sign, Portable: See Section 1309, Sign Standards by Sign Type. Sign, Projecting: See Section 1309, Sign Standards by Sign Type.

Sign, Public Safety: A sign, typically installed by a unit a government, that warns viewers of a dangerous situation, or seeks to compel behavior that is appropriate in order to avoid danger.

Sign, Roof: A sign located on a roof or above the eave of a building.

Sign, Special Purpose: See Section 1309, Sign Standards by Sign Type.

Sign, Streamer: A sign, typically comprised of fabric or other flexible material designed to wave or move in the wind. Streamers are typically long and narrow in form.

Sign, Street: A sign advertising the official name of a street or road.

Sign, Temporary: See Section 1309, Sign Standards by Sign Type.

Sign, Traffic Warning: Signage devoted to warning motorists, pedestrians, or bicyclists of a potential traffic hazard or other danger.

Sign, Wall: See Section 1309, Sign Standards by Sign Type.

Sign, Window: See Section 1309, Sign Standards by Sign Type.

Site Plan: A scaled drawing depicting uses and structures proposed for a parcel of land as required by this ordinance and the County Subdivision Ordinance. It includes such things as lot lines, streets, building sites and setbacks, means of access, parking, reserved open space, buildings, major landscape features—both natural and manmade—and, depending on requirements, the locations of proposed utility lines. The specific criteria for site plans are found in Article XIV.

Site-Specific Vesting Plan: A plan used to determine development vested rights. This plan can include, but is not limited to, a subdivision plat, a site plan, a preliminary or general development plan, a special use permit, a conditional zoning, or any other development approval as recognized by the County. (*Amd. 02-01-21*)

Solar Farm: The components and subsystems required to convert solar energy into electric or thermal energy suitable to supply merchant power to the electricity grid. The area of the system includes all the land inside the perimeter of the system, which extends to any fencing, land area required for setbacks, landscaping and signage. This term applies, but is not limited to, solar photovoltaic (PV) systems and solar thermal systems. This term does not apply to roof mounted on any code-compliant structure, ground mounted and in compliance with accessory structure provisions as contained within this ordinance, or any building integrated solar (i.e., shingle, hanging solar, canopy). (*Amd. 05-18-15*)

Solid Waste Disposal Facility: Any depository of solid waste, excluding earth for fill and septage. This definition includes, but is not limited to, sanitary landfills, sewage treatment facilities and waste incinerators. This definition does not include "Convenience Container and Recycling Facilities" as defined herein. (Section 925) (*Amd. 3-17-09*)

Special Use: Those uses for which a permit is required for the proposed activities which are essentially compatible with other uses or activities permitted in a zoning district, but which present unique challenges or possess unique characteristics, or qualities that require comprehensive review at a public hearing by the County Board of Adjustment and which may be allowed only after the findings of fact and the imposition of reasonable conditions. (Section 1606) (*Amd. 04-18-11*)

Special Use Permit: A permit issued to authorize development or land uses in a particular zoning district upon presentation of competent, material, and substantial evidence establishing compliance with one or more general standards requiring that judgement and discretion be exercised as well as compliance with specific standards. This definition includes permits previously referred to as "conditional use permits" or "special exceptions." (Section 1606) (*Amd. 02-01-21*)

Static Hold Time: The minimum amount of time a digital message on a sign remains constant or fixed.

Street: A public or private thoroughfare which affords the principal means of access to abutting property, including avenue, place, way, drive, lane, boulevard, highway, road and any other thoroughfare, except an alley.

Street, Private: Any road, street, or alley which is not publicly owned and maintained and is used for access by the occupants of the development, their guests, and the general public. (This does not include neighborhood public roads, cart paths and ingress/egress easements.) Requirements for private streets are in the County Subdivision Ordinance.

Street, Public: A dedicated, and accepted for maintenance purposes, public right-of-way for vehicular traffic that affords the principal means of access to abutting properties. *(Amd. 02-19-08)*

Structure: That which is built or constructed, an edifice or building of any kind, or any piece of work artificially built up or composed of parts joined together in a permanent manner. (*Amd. 02-19-08*)

Subdivision: All divisions of a less than ten acre tract or parcel of land into two or more lots, building sites or other divisions for the purpose of sale or building development, whether immediate or future, with certain modifications as more particularly defined in the County Subdivision Ordinance.

Swimming Pool, Private: Any structure which contains water over 24 inches in depth and which is used, or intended to be used, for swimming or recreational bathing in connection with a single-family residence and which is available only to the family and guests of the house holder. This includes in-, on- and above-ground swimming pools. (Section 1002 C)

Swimming Pool, Public: Any swimming pool that does not meet the definition of "Private, Swimming Pool" located above. The County Subdivision Ordinance and the County Health Department also regulate public swimming pools. (Section 1002 C)

Temporary: A permit or event for a limited period of time. (Section 1001)

Temporary Holiday Display: Lights, signs, or other customary objects or imagery associated with a religious or secular holiday recognized by Cumberland County.

Therapeutic Foster Care Home: A 24-hour residential treatment facility located in a private residence which provides professionally trained parent substitutes who work intensively with children and adolescents who are emotionally disturbed or have a substance problem, or both. These homes shall not serve more than two children or adolescents.

Tower: Any fabricated structure or device including, but not limited to, relay stations for commercial operations, such as cable television, telecommunication, radio, television stations and the operation of such uses. "Tower" shall not include structures that support antennae or similar devices that support or facilitate HAM radio or Citizen Band communication. (Section 927)

Townhouse: A single structure on its own separate lot containing one dwelling unit that occupies space from the ground to the roof and is attached to one or more other dwelling units by at least one common wall. (*Amd. 02-19-08*)

Traffic Signal: An electronic device intended to control the actions of drivers, bicyclists, or pedestrians moving through a public or private right-of-way.

Transition Time: The maximum amount of time needed for a digital message or image on a sign to change to a different or revised message or image.

Transitional Zone: The areas within the Fayetteville Regional Airport airspace that extends outward and upward from the sides of the approach zones for a horizontal distance as shown on the *Airport Airspace Plan* contained within the *2005 Fayetteville Regional Airport Master Plan*, Sheet No. 6, or any subsequent amendment upon official adoption to the Airport Master Plan.

(Amd. 09-16-08)

Uniform Sign Plan: A document that establishes the particular characteristics of signs and signage located within a single lot, site, or development that is planned, developed, and operated as a unit or single entity, regardless of land ownership.

Unit: A use, group, structure, or other entity regarded as an elementary structural or functional constituent of a whole. (*Amd. 02-19-08*)

Variance: A variance is a relaxation of the terms of this ordinance where such variance will not be contrary to the public interest and where, owing to conditions peculiar to the property and not the result of the action of the applicant, a literal enforcement of the ordinance would result in unnecessary and undue hardship. (Section 1605)

Vehicular Surface Area: An area primarily used for the parking of private passenger vehicles. "Vehicular surface area" includes the means of ingress and egress to the area where motor vehicles are parked. "Vehicular surface area" includes any median, traffic island, or other traffic control device or structure contained wholly within the vehicular parking area. "Vehicular surface area" does not include covered vehicle parking areas or multi-level vehicle parking areas.

(Amd. 01-19-10, Amd. 04-18-11)

Vertical Mixed Use: Buildings erected for two or more different uses, providing space for non-residential uses on the ground floor with residential areas located on the upper floors and functionally designed to share vehicular and pedestrian access and parking areas. (Article VI)

Vocational School: A specialized instructional establishment that provides on-site training of business, commercial, and/or trade skills primarily within classrooms or work sites enclosed in buildings to prepare individuals to enter the workforce; to obtain a two-year degree and transfer to a four-year college or university after graduation; or to seek a diploma or certificate program to quickly obtain knowledge and expertise in specialized areas. Incidental instructional services in conjunction with a principal use listed in Section 403 shall not be considered a vocational school and nor shall any use that includes an outdoor shooting range be considered a vocational school. (*Amd. 08-18-14*)

Yard, Front: An area of which the width is measured the entire length of the front property line between the side property lines; and the depth is measured as the distance between the street right-of-way or property line and the required front setback line.

Yard, Rear: An area of which the width is measured the entire length of the rear property line between the side property lines; and the depth is measured as the distance between the property line and the required rear setback line.

Yard, Side: An area extending from the required front setback to the required rear setback, or to the front or rear property lines where no front or rear setback is required by the provisions of this ordinance, the minimum and average dimensions of which are determined by the standards of property development of the zoning district in which such lot is located.

Yard Sale: All general sales open to the public, conducted from or in an area that is residentially zoned or residentially used for the purpose of disposing of personal property including, but not limited to, all sales entitled "garage," "lawn," "yard," "attic," "porch," "room," "backyard," "patio," or "rummage sale." (Section 1001 D)

Zero Lot Line Development: A single development including, but not limited to, patio houses, townhouses, condominiums, businesses, individual lots and including one or more structures comprising at least two individual lots, dwelling units, or businesses, whether attached or detached, intended for separate ownership and developed in accordance with the standards of the County Subdivision Ordinance. (*Amd. 02-19-08*)

Zoning: A police power measure, enacted by the County Commissioners pursuant to enabling statutes, in which the County is divided into districts or zones within which Permitted, Conditional, and Special Uses are established, as are regulations governing lot size, building bulk, placement, and other development standards. Requirements vary from district to district, but they must be uniform within districts.

Zoning District: An area established by this ordinance where the individual properties are designed to serve compatible functions and to be developed at compatible scales.

ARTICLE III ZONING DISTRICTS

SECTION 301. ESTABLISHMENT OF DISTRICTS.

For the purpose of this ordinance, the areas shown on the County's zoning map are divided into the following general classes of districts.

SECTION 302. CONSERVANCY DISTRICT.

<u>CD Conservancy District</u>. This district is designed to preserve and protect identifiable natural resources from urban encroachment. The general intent of the district is to provide open area uses for such resource areas that will continue to provide limited development potential while preserving existing conditions to the extent feasible. Areas to be zoned in this district shall be identifiable as swamp, marsh, flood land, poor or very severe soils areas or managed and unmanaged woodland on USGS (Geological Survey) maps, soil maps prepared by the USDA (Department of Agriculture) Soil Conservation Service or other appropriate sources and on file in the County Planning and Inspections Department.

SECTION 303. AGRICULTURAL DISTRICTS.

A. <u>A1 Agricultural District</u>. This district is designed to promote and protect agricultural lands, including woodland, within the County. The general intent of the district is to permit all agricultural uses to exist free from most private urban development except for large lot, single-family development. Some public and/or semi-public uses as well as a limited list of convenient commercial uses are permitted to ensure essential services for the residents.

B. <u>A1A Agricultural District</u>. This district is primarily designed to allow for residential use of single-family residential dwellings and/or Class A manufactured homes on lots with an area of one acre or greater and is to be located within predominantly agricultural areas. The district is not intended to encourage large scale developments and shall not be considered for tracts of land greater than ten acres.

SECTION 304. RESIDENTIAL DISTRICTS.

Residential districts are composed of certain existing residential areas of the County and certain areas where similar residential development should be encouraged to occur. The regulations for these districts are designed to stabilize and protect the essential characteristics of each district by promoting and encouraging a suitable environment for family life and prohibiting certain incompatible activities of a commercial or industrial

nature. To these ends, development is limited to dwellings that provide homes for the residents plus certain additional such uses as schools, parks, recreation facilities and certain other public facilities. This system of classification optimizes orderly development by providing a variety of living environments based on different levels of permitted population density, facilitating the adequate provision of transportation and other public services. *(Amd. 04-18-11)*

A. <u>R40 Residential District</u>. A district designed primarily for single-family dwelling units with a lot area of 40,000 square feet or above.

B. <u>R40A Residential District</u>. A district designed primarily for single-family dwelling units including the use of manufactured homes on individual lots with a lot area of 40,000 square feet or above.

C. <u>R30 Residential District</u>. A district designed primarily for single-family dwelling units with a lot area of 30,000 square feet or above.

D. <u>R30A Residential District</u>. A district designed primarily for single-family dwelling units and Class A manufactured homes with a lot area of 30,000 square feet or above.

E. <u>R20 Residential District</u>. A district designed primarily for single-family units with a lot area of 20,000 square feet or above. (*Amd. 2-21-06*)

F. <u>R20A Residential District</u>. A district designed primarily for single-family units and Class A manufactured homes with a lot area of 20,000 square feet or above. (*Amd. 2-21-06*)

G. <u>RR Rural Residential District</u>. A district for traditional rural use with lots of 20,000 square feet or above. The principal use of the land is for suburban density residential, including manufactured housing units, and agricultural purposes. These districts are intended to ensure that residential development not having access to public water supplies and dependent upon septic tanks for sewage disposal will occur at a sufficiently low density to provide for a healthful environment.

(Amd. 01-19-10, Amd. 04-18-11)

H. <u>R15 Residential District</u>. A district designed primarily for single-family dwelling units with a lot area of 15,000 square feet or above.

I. <u>R7.5 Residential District</u>. A district designed primarily for single-family dwellings on lots with a lot area of 7,500 square feet or above. (*Amd.* 11-20-06)

J. <u>R6 Residential District</u>. A district designed for a mix of single- and multi-family dwellings.

K. <u>R6A Residential District</u>. A district designed for a mix of single- and multi-family dwellings including the use of manufactured homes on individual lots and in manufactured home parks.

L. <u>R5A Residential District</u>. A district designed primarily for multi-family dwelling units with a maximum density of 13 ½ dwelling units per net acre. (*Amd. 02-19-08*)

M. <u>R5 Residential District</u>. A district designed primarily for multi-family dwelling units with a maximum density of 29 units per acre, dependent upon the type of development. (*Amd. 02-19-08*)

SECTION 305. PLANNED PROFESSIONAL DISTRICT.

<u>O&I(P) Planned Office and Institutional District</u>. This district is designed primarily for agencies and offices rendering services in the professions, finance, real estate and brokerage, as well as both public and private institutional functions, public assembly, religious and certain cultural and recreational activities and group housing. The uses in this district classification may be characterized generally as having no retail or wholesale trade, except as incidental uses. The district is often situated between business and residential areas and may also consist of a mix of limited business and residential uses. The regulations are designed for maintaining more compatibility with nearby residential districts than a commercial district would provide. To promote the essential design features with the O&I(P) district, plan approval is a requirement.

(Amd. 04-18-11)

SECTION 306. PLANNED COMMERCIAL DISTRICTS.

A. <u>C1(P) Planned Local Business District</u>. This district is designed to cater to the ordinary shopping needs of the immediate neighborhood with emphasis on convenience goods. This district is customarily located adjacent to an arterial street and generally surrounded by residential areas. To promote the essential design features with the C1(P) district, plan approval is a requirement.

B. <u>C2(P) Planned Service and Retail District</u>. This district is designed to allow for the nonresidential development of land with service and retail uses not typically considered intrusive to neighboring residential properties or in areas generally requiring a greater degree of restrictions regarding the commercial use of properties. (*Amd. 02-19-08*)

C. <u>C(P) Planned Commercial District</u>. This district is designed to assure the grouping of buildings on a parcel of land so as to constitute a harmonious, efficient and convenient

retail shopping area. Site plans assure traffic safety and the harmonious and beneficial relations between the commercial area and contiguous land. To promote the essential design features with the C(P) district, plan approval is a requirement. (Amd. 02-19-08)

SECTION 307. PLANNED INDUSTRIAL DISTRICTS.

A. <u>M1(P) Planned Light Industrial District</u>. This district is designed for a wide variety of light industrial operations involving manufacturing, processing and fabrication of materials, operations involving wholesaling and bulk storage, other non-retail uses and certain public assembly and recreational uses. The general intent of the district is to prohibit residential, retail and heavy industrial uses of the land. By their nature, the uses permitted in this district are generally not compatible with residential or shopping center uses. To promote the essential design features with the M1(P) district, site plan approval is a requirement. (*Amd. 02-19-08*)

B. <u>M(P) Planned Industrial District</u>. This district is designed primarily for basic manufacturing and processing industries, all of which normally create a high degree of nuisance and are not generally compatible with surrounding or abutting residential or commercial areas. The general intent of this district is to permit uses confined to service, wholesaling, manufacturing, fabrication and processing activities that can be carried on in an unobtrusive manner characterized by low concentration and limited external effects with suitable open spaces, landscaping, parking and service areas. This district is customarily located on larger tracts of land with good highway and rail access buffered from residential districts by other more compatible uses. Commercial activities are not permitted except those having only limited contact with the general public and those not involving the sale of merchandise at retail except for items produced on the premises or for the purpose of serving employees, guests and other persons who are within the district with an industrial activity. To promote the essential design features within the M(P) district, site plan approval is a requirement. (*Amd. 02-19-08, Amd. 09-16-08*)

SECTION 308. CONDITIONAL ZONING DISTRICTS.

A. <u>Companion Districts</u>. Each district includes a companion Conditional Zoning district (e.g. A1 has A1/CZ) where no uses are permitted by right. This district is designed for the development and use of the property subject to predetermined ordinance standards and rules imposed as part of the legislative decision creating the district and applying it to the particular property. (Article V)

B. <u>Mixed Use Development – Conditional Zoning District (MXD/CZ)</u>. The purpose of this district is to encourage innovative development on a conditional basis by providing use flexibility while maintaining quality design standards tempered with proper controls

regarding buffering, landscaping, open space designation, density and other conditions. (Article VI)

C. <u>Planned Neighborhood Development – Conditional Zoning District (PND/CZ)</u>. A district designed for the planned development of various residential densities concurrent with neighborhood-oriented uses in a single project. (Article VII)

D. <u>Density Development – Conditional Zoning District (DD/CZ)</u>. The purpose of this district is to promote the preservation of open space and the rural areas within the County, through permanent restriction of development on a percentage of a tract, buffering, and clustering of lots, while at the same time providing for the residential development of land. (Article VIII)

(Amd. 04-18-11)

SECTION 308.1. OVERLAY DISTRICTS.

Overlay districts establish area-specific provisions which are in addition to the regulations applying to the underlying general and Conditional Zoning districts and in addition to the minimum requirements of this ordinance for Special Uses. (*Amd. 04-18-11*)

A. <u>Airport Overlay District (AOD)</u>. The purpose of this district is to protect the public health, safety and welfare in the vicinity of the Fayetteville Regional Airport by minimizing exposure to and giving public notice of probable high noise levels and accident hazards generated by the airport operations and to encourage future development that is compatible with the continued operation of the airport and the economic well being of the County.

B. <u>Coliseum Tourism Overlay District (CTOD)</u>. The primary purpose of this district is to ensure development within the district boundary is compatible with the objective of promoting the Crown Coliseum Complex and establishing the image as a contemporary, vibrant retail area that is harmonious with the complex events. Ensuring that new construction and redevelopment is oriented to serving the users of the coliseum complex, particularly the traveling public, the economic well being of the county will be maximized.

C. Reserved for future use. (Amd. 09-16-08; Amd. 04-22-14)

SECTION 309. DORMANT/CORRESPONDING ZONING DISTRICTS.

This amendment (June 20, 2005) of the ordinance makes dormant certain previously existing zoning districts created under the County Zoning Ordinance of July 3, 1972, and subsequent amendments. The PND Planned Neighborhood district is now dormant and

development shall either comply with the standards of the R7.5 Residential District or shall be submitted for approval under Article VII. The following previously existing zoning districts now correspond to current districts as indicated: (Amd. 01-19-10)

A. HS(P) Planned Highway Services District shall correspond to the C(P) Planned Commercial District;

B. C3 Heavy Commercial District shall correspond to the C(P) Planned Commercial District; and

C. M2 Heavy Industrial District shall correspond to the M(P) Planned Industrial District.

D. R10 Residential District shall correspond to R7.5 Residential District. (*Amd. 11-20-06*)

SECTION 310. ZONING DISTRICTS MAP.

The boundaries of the districts are shown on a map in digital format, which is to be considered a part of this ordinance and made a part hereof entitled "Official Zoning Map, Cumberland County, North Carolina". The zoning map and all the notations, references and amendments thereto, and other information shown thereon, are hereby made a part of this ordinance the same as if such information set forth on the map were all fully described and set out herein. The zoning map is a public record and shall be kept on file with the County Planning and Inspections Department, where it shall be available for inspection by the public.

Regardless of the existence of purported copies of the zoning map, which may from time to time be made or published, the zoning map on file with the Planning and Inspections Department and amendments thereto, as entered in the minutes of the Board of Commissioners, shall be the final authority as to the current zoning status of lands, buildings and other structures in the zoning districts.

SECTION 311. INTERPRETATION OF DISTRICT BOUNDARIES.

If dispute exists as to the boundaries of any district shown on the zoning maps, the following rules shall apply:

A. <u>Extensions of Line</u>. Where such district boundaries are indicated as approximately following a street or railroad rights-of-way, alley lines and lot lines, or extensions of such lines, those shall be considered to be such boundaries. Where district boundaries are indicated as approximately following the centerline of streambeds or riverbeds, or such centerlines extended, such centerlines shall be considered to be such boundaries.

B. <u>Un-Developed Property</u>. For un-developed property or where a district boundary divides a lot, the location of such boundary, unless the same is indicated by dimensions shown on the map, shall be determined by the use of the scale of the map. (*Amd. 02-19-08*)

C. <u>Natural, Developed, or Topographical Features</u>. Where natural, developed, or topographical features existing on the ground are at variance with those shown on the zoning maps, or in other circumstances not covered by sub-sections A and B above, the Board of Adjustment shall interpret the district boundaries.

D. Jurisdiction After Annexation. When any portion of the territory subject to this ordinance as shown on the zoning map shall be annexed into the corporate limits of a municipality, such area or areas shall remain subject to the provisions of this ordinance for a maximum period of 60 calendar days thereafter, or until such time that the area or areas are subject to the municipal regulations, whichever occurs first, at the conclusion of which time zoning jurisdiction shall pass to the municipality. (Amd. 01-19-10)

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ARTICLE IV PERMITTED, CONDITIONAL, AND SPECIAL USES

SECTION 401. GENERAL.

Within the various zoning districts established in Article III and subject to the requirements of this ordinance, no land, building or structure shall be used, and no building or structure shall be erected which is intended or designed to be used, in whole or in part for any use other than the uses allowed by the various districts established herein. The use regulations for the various districts are intended to be permissive in nature. Some land uses may be allowed through Conditional Zoning or by issuance of a Special Use Permit only upon findings that certain conditions exist or should be applied and is requested and agreed to by the property owner. The establishment of these uses shall be allowed only after review through appropriate measures and approval of plans.

Permitted uses in the various districts are indicated in the appropriate column of the following matrix. Special Uses, with Board of Adjustment approval and issuance of the Permit, and some uses in Conditional Zoning districts, after Board of Commissioner approval are also indicated in the matrix. All proposed non-residential uses, including changes in an existing use, in any planned district require site plan review and approval and shall be in compliance with the standards of this ordinance and the County Subdivision Ordinance. (*Amd. 04-18-11*)

SECTION 402. USES BY RIGHT.

All uses of property are allowed as a use by right except where this ordinance specifies otherwise or where this ordinance specifically prohibits the use. In the event, a use of property is proposed that is not addressed by the terms of this ordinance, the minimum ordinance standards for the use addressed by this ordinance that is most closely related to the land use impacts of the proposed use shall apply. In addition, the Ordinance Administrator may initiate a text amendment addressing such proposed use, provided that the drafting and adoption of said amendment will not cause delay in the permitting of the proposed use.

(Amd. 04-18-11)

SECTION 403. USE MATRIX.

The matrix on the following pages indicates Permitted and Special uses as well as some uses allowed only in a Conditional Zoning district. (*Amd. 04-18-11*)

CUMBERLAND COUNTY ZONING ORDINANCE

P = PERMITTED USE

LAND USES					1	1				ZOI	NING (CLASS	IFICA	TIONS								
	CD	A1	A1A	R40	R40A	R30	R30A	RR	R20	R20A	R15	R7.5	R6	R6A	R5	R5A	0&I(P)	C1(P)	C2(P)	C(P)	M1(P)	M(P)
ACCESSORY USES, Incidental to any permitted	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р
use (Sec. 1002)	F	r.	F	, r	r	F	F	r	r	, r	F	r	r	r	r	r	r	r	r	r	r	Ľ.
ADDRESSING SERVICE/BULK MAILING																				Р	Р	Р
AGRICULTURAL OR RURAL FARM USE	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р								
AIRPORT OPERATIONS, minor (Sec. 902)		S																			S	S
AIRPORT OPERATIONS, major																						Р
ALCOHOLIC BEVERAGE CONTROL SALES																				Р		
APPAREL AND ACCESSORY SALES																		Р	Р	Р		
ASSEMBLIES, Community, assembly hall, armory,																						
stadium, coliseum, community center, fairgrounds etc.		Р	Р	S	S	S	S	S	S	S	S	S	S	S	S	S	Р	Р	Р	Р	Р	P
(Sec. 916)																						
AUCTION SALES, excluding livestock auctioning & motor vehicles																				Р	Р	Р
BAKERY PRODUCTION AND WHOLESALE SALES																				Р	Р	Р
BAKING, on premises and retail only																		Р	Р	P	•	<u> </u>
BANKS, SAVINGS AND LOAN COMPANY AND																			-	-		
OTHER FINANCIAL ACTIVITIES																	Р	Р	Р	Р		
BARBERING AND HAIRDRESSING		<u> </u>																	_	-		
SERVICES/SALONS (Sec. 916)		S																Р	Р	Р		
BARS & NIGHT CLUBS, except as regulated by Sec. 924																				Р		
BED AND BREAKFAST (Sec. 903), except as regulated		Р	P	Р	Р	р	Р	Р	Р	р	Р	Р	Р	Р	Р	P			D	Р		
by Sec. 924		Ľ.		· ·		· ·	r	ſ	r	· ·		· ·			r							<u> </u>
BILLBOARDS (Outdoor Advertising) (SEC		s	s														SZ	SZ	SZ	SZ	<mark>S</mark> Z	<u>sz</u>
1307<u>1</u>309)		-	-							ļ									-=	_		
BINGO		_								ļ								Р		Р		<u> </u>
BOOKS & PRINTED MATTER SALES, except as																	Р	Р	Р	Р	Р	Р
regulated by Sec. 924 BORROW SOURCE OPERATIONS (Sec. 904)		s																			s	s
BOTTLED GAS DISTRIBUTING, bulk storage		3																			P	P
BOTTLING		-																			r	P
BUILDING SUPPLY		-				<u> </u>													P	Р	Р	P
BUS STATION ACTIVITIES, storage terminal		-								<u> </u>									r	r	r	<u> </u>
activities																				Р	Р	Р
CABINET MAKING AND OTHER WOODWORKING																					Р	Р
CALL CENTER																					r	P
																			_	-		· ·
CEMETERY, public (Sec. 916)		Р		S	S			S										Р	Р	Р	Р	P

CUMBERLAND COUNTY ZONING ORDINANCE

P = PERMITTED USE

LAND USES										Z	ONING	CLASS	IFICAT	IONS						-		
	CD	A1	A1A	R40	R40A	R30	R30A	RR	R20	R20A	R15	R7.5	R6	R6A	R5	R5A	O&I(P)	C1(P)	C2(P)	C(P)	M1(P)	M(P)
CLUB OR LODGE (Sec. 905), except as regulated by Sec. 924		S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	Р	S	Р		
CONVENIENCE CONTAINER AND RECYCLING FACILITY (Sec. 905.1)		s	s	s	s	s	s	s	s	S	s	s	s	S	s	s	s	Р	Ρ	Р	Р	Р
CONVENIENCE RETAIL W/ GASOLINE SALES, including drive thru motor vehicle washing (Sec 916)		Р																Р	Р	Р	Р	Р
COTTON GIN (Sec. 916)		Р	Р																		Р	Р
CREMATORIUM																				Р	Р	Р
DAY CARE FACILITY (Sec. 906)		S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	Р	Р	Р	Р	S1	S ¹
DETENTION FACILITIES/PRISONS (Sec. 907)		Z	Z																	Z	Z	Z
DISTILLERY, small																				Р		
DRY CLEANING AND LAUNDRY COLLECTION, no cleaning on premises except in conjunction with service counter, provided not more than 2500 square feet are devoted to these processes																		Ρ	Ρ	Ρ		
DRY CLEANING/LAUNDRY, self service																		Р	Р	Р		
DRY CLEANING OR LAUNDRY, commercial																				Р	Р	Р
DWELLING, SINGLE & MULTIPLE FAMILY		Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	S ²	S ²	S ²	S ²		
EXTERMINATING SERVICES																			Р	Р	Р	Р
EQUESTRIAN FACILITIES		Р	Р	Р	Р	Р	Р	Ρ	S	S												
FARM SUPPLIES MERCHANDISING & MACHINERY SALES/SERVICING (Sec. 916)		Р																	Р	Ρ	Р	Р
FIRE STATION OPERATIONS/EMERGENCY SERVICES (Sec. 916)		Р	Р	Р	Р	Ρ	Р	Ρ	Р	Р	Р	Р	Р	Ρ	Р	Р	Р	Р	Р	Р	Р	Р
FIRING RANGE, OUTDOOR (Sec. 907.1)		Z																				
FISH HATCHERY (Sec. 916)	Р	Р																			Р	Р
FLOWER SHOP																		Р	Р	Р		
FOOD PROCESSING																					Р	Р
FOOD PRODUCTION, with on premises retail sales of product																			Ρ	Р		
FOOD PRODUCTION/WHOLESALE SALES																				Р	Р	Р
FOOD SALES/GROCERY STORES (Sec. 916)		Р																Р	Р	Р		
FUNERAL HOME, incl. incidental crematorium		Р		l													Р	Р	Р	Р		
GOLF COURSES (Sec. 908)		Р	Р	Р	Р	Р	Р	Ρ	Р	Р	Р	Р	Р	Р	Ρ	Р	Р	Р	Р	Р	Р	Р
GROUP HOME, six or less clients (Sec. 909)		Р	Р	Р	Р	Р	Р	Ρ	Р	Р	Р	Р	Р	Р	Ρ	Р						
GROUP QUARTERS (Sec. 910)		S	S	S	S	S	S	S	S	S	S	S	S	S	S	S						
HARDWARE, PAINT & GARDEN SUPPLY SALES																		Р	Р	Р		
HAZARDOUS WASTE STORAGE/DISPOSAL FACILITY (Sec. 911)																					s	s

HOME FURNISHING AND APPLIANCE SALES			P P
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¹Only in approved industrial parks

²Special Use Permit required for Mixed Use Building, see Section 914.1 (Amd. 01-19-10)

CUMBERLAND COUNTY ZONING ORDINANCE

P = PERMITTED USE

S = SPECIAL USE (Sec. 1606 Board of Adjustment)

Z = CONDITIONAL ZONING (Article V – County BOC)

LAND USES										ZONI	NG CL/	ASSIFIC	ATION	S								
	CD	A1	A1A	R40	R40A	R30	R30A	RR	R20	R20A	R15	R7.5	R6	R6A	R5	R5A	O&I(P)	C1(P)	C2(P)	C(P)	M1(P)	M(P)
HOME OCCUPATIONS, Incidental (Sec.1002A)	Р	Р	Р	Р	Р	Ρ	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р					
HOTEL/MOTEL, except as regulated by Sec. 924																			Р	Р		1
INDUSTRIAL OPERATIONS NOT OTHERWISE																						Р
PROHIBITED																						
INDUSTRIAL SALES OF EQUIPMENT OR REPAIR SERVICE																					Р	Р
INTERNET CAFÉ/VIDEO GAMING																				Р		
JANITORIAL SERVICE																			Р	Р	Р	Р
KENNEL OPERATIONS ³ (Sec. 912)		Р	S	S	S														Р	Р	Р	Р
LABORATORY OPERATIONS, medical or dental																	Р	Р	Р	Р		
LABORATORY, RESEARCH																	Р	Р	Р	Р	Р	Р
LANDFILL, DEMOLITION/INERT DEBRIS																					Р	Р
LIBRARY (Sec. 916)		Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р		1
LIVESTOCK SALES & AUCTIONING (Sec. 916)		Р																			Р	Р
LOCKSMITH, GUNSMITH																			Р	Р	Р	
MACHINE TOOL MANUFACTURING OR WELDING																						Р
MANUFACTURED HOME CLASS A, for residential		Р	Р		Р		Р	Р		Р				P ⁴								
occupancy		P	r		P		P	r		r				r								I
MANUFACTURED HOME CLASS B, for residential		Р			Р			Р						P ⁴								1
occupancy		Ľ						r						r								<u> </u>
MANUFACTURED HOME CLASS C, for residential														P ⁴								1
occupancy (Sec. 913)																						
MANUFACTURED HOME PARK (County Subdivision														Р								1
Ordinance), excluding any manufactured home sales																						
MANUFACTURED HOME SALES																				Р	Р	Р
MASSAGE & BODYWORKS THERAPY																		Р	Р	Р		
MILLING OR GRINDING GRAIN AND SEED INTO FOOD (Sec. 916)		Р																			Р	Р
MINI-WAREHOUSING (SELF-STORAGE FACILITY) (no																						
outside commercial storage of motor vehicles (Sec.		Р														S	S	Р	Р	Р	Р	Р
914)																						
MINI-WAREHOUSING (SELF-STORAGE FACILITY)																						l
(including outside commercial storage of motor		S																		Р	Р	Р
vehicles)																						
MONUMENT SALES																				Р	Р	Р
MONUMENT WORKS																					Р	Р
MOTOR VEHICLE PARKING LOT, commercial																	Р	Р	Р	Р		Р

³*Repealed.* (Amd. 01-19-10; Amd. 10-15-12)

⁴Group developments in the R6A Residential district shall not be approved for more than one manufactured dwelling unit. (Amd. 08-20-12)

CUMBERLAND COUNTY ZONING ORDINANCE

P = PERMITTED USE

LAND USES										Z	ONING	CLASSI	FICAT	IONS								
	CD	A1	A1A	R40	R40A	R30	R30A	RR	R20	R20A	R15	R7.5	R6	R6A	R5	R5A	O&I(P)	C1(P)	C2(P)	C(P)	M1(P)	M(P)
MOTOR VEHICLE PARTS AND ACCESSORIES SALES,																		Р	Р	Р		
contained within a building and without storage																		F	r	F		
MOTOR VEHICLE REPAIR AND/OR BODY WORK (Sec.		Р																				
916), excluding commercial		l '																		Р	Р	Р
wrecking/dismantling/storage of junked vehicles																						
MOTOR VEHICLE RENTALS																			Р	Р	Р	Р
MOTOR VEHICLE SALES, new and used, including																			Р	Р	Р	Р
motor vehicle auctions																			r	r.	r	r.
MOTOR VEHICLE SERVICE STATION OPERATIONS																		Р	Р	Р	Р	
(Sec. 916)																				· ·	· ·	
MOTOR VEHICLE STORAGE YARD																					Р	Р
MOTOR VEHICLE WASHING																			Р	Р	Р	Р
MOTOR VEHICLE WRECKING YARDS AND JUNKYARDS																					s	Р
(Sec. 915) including sale of parts																					J	<u> </u>
NURSERY OPS/PLANT HUSBANDRY/GREENHOUSES	Р	Р						Р											Р	Р	Р	Р
(Sec. 916)	r	r						r											r	r.	r	r.
NURSING HOME/CONVALESCENT																						
HOME/HOSPITAL/RETIREMENT HOME, etc. (Sec.		S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	Р	Р	Р	Р		
917)																						
OFFICE SUPPLIES AND EQUIPMENT SALES AND																			Р	Р		
SERVICE/MAILBOX SERVICE																			•			
OFFICE USE – of a doctor, dentist, osteopath,																						
chiropractor, optometrist, physiotherapist, or other		Р	Р	Р	Р			Р									Р	Р	Р	P		
medically oriented profession, clinics (Sec. 916)																						
OFFICE USE – with no on-premises stock or goods for																						
sale to the general public and the operations and																						
services of which are customarily conducted and																	Р	Р	Р	P		
concluded by means of written, verbal or																						
mechanically reproduced communications material																						
PET SALES, excluding kennel activities or outside																			Р	Р		
storage of animals																			-			L
PHOTOGRAPHY STUDIO																	Р	Р	Р	Р		L
PRINTING AND REPRODUCTION LARGE SCALE, => 4000 sq. ft.																				Р	Р	Р
PRINTING AND REPRODUCTION SMALL SCALE, <4000																	Р	Р	Р	Р		
sq. ft.																						

CUMBERLAND COUNTY ZONING ORDINANCE

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LAND USES										Z	ONING	G CLASS	IFICAT	IONS								
	CD	A1	A1A	R40	R40A	R30	R30A	RR	R20	R20A	R15	R7.5	R6	R6A	R5	R5A	O&I(P)	C1(P)	C2(P)	C(P)	M1(P)	M(P)
PUBLIC/COMMUNITY UTILITY STATIONS/SUBSTATIONS	Р	Р	Р	Р	Р	Р	Р	Р	Ρ	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р
PUBLIC UTILITY WORKS, SHOPS OR STORAGE YARDS (Sec. 918)		s																	Р	Р	Р	Р
PUBLISHING																					Р	Р
QUARRY (Sec. 919)	z	z	z	z	z	z	z	z	z	z	z	z	z	z	z	z	z	z	z	z	r Z	r Z
RADIO OR TELEVISION STUDIO ACTIVITIES ONLY	-	~	~	-	2	-	-	-	-	2	-	2	~	2	~	2	P	P	P	P	2	
RAILROAD STATION/OPERATIONS																	F	r		P	Р	Р
RECREATION/AMUSEMENT INDOOR (Sec. 920)																				F	r	
conducted inside building for profit, not								Р											P	Р		
otherwise listed & not regulated by Sec. 924								•											•	•		
RECREATION/AMUSEMENT OUTDOOR (Sec. 920)																						
conducted outside building for profit, not	Р	Р	s	S	s	S	s	s	S	s	S	s							s	Р		
otherwise listed & not regulated by Sec. 924																						
RECREATION/AMUSTMENT OUTDOOR (with																						
mechanized vehicle operations) conducted		Р																		Р		
outside building for profit, not otherwise listed &		Р																		Р		
not regulated by Sec. 924																						
RECREATION OR AMUSEMENT PUBLIC/PRIVATE																						
(Sec. 920) not operated as a business for profit																						
including playgrounds, neighborhood center	Ρ	Р	Р	Ρ	Р	Ρ	Р	Р	S	S	S	S	S	S	S	S	Р	Р	Р	Р	S	S
buildings, parks, museums, swimming pools,																						
etc., & not regulated by Sec. 924																						
RECREATION VEHICLE PARK AND/OR	s	s	s					s											Р	Р		
CAMPGROUNDS (Sec. 921)			-																			L
RELIGIOUS WORSHIP ACTIVITIES		Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р
REPAIR, RENTAL AND/OR SERVICING, of any																			-	_	_	
product the retail sale of which is a use by right																		P	Р	Р	Р	P
in the same district																						
RESIDENTIAL HABILITATION SUPPORT FACILITY (Sec. 922)		s	S		S			S									Р	Р		Р		
· · · ·																						
RESTAURANT, operated as commercial enterprise, except as regulated by Section 924																		Р	Р	Р		
RETAILING OR SERVICING. With operations																						
conducted and merchandise stored entirely																			Р	Р		
within a building and not otherwise listed herein																						
SANITARIUM																	Р					
										[1

CUMBERLAND COUNTY ZONING ORDINANCE

P = PERMITTED USE

LAND USES										Z	ONING	CLASSI	FICAT	IONS								
	CD	A1	A1A	R40	R40A	R30	R30A	RR	R20	R20A	R15	R7.5	R6	R6A	R5	R5A	0&I(P)	C1(P)	C2(P)	C(P)	M1(P)	M(P)
SAWMILL AND/OR PLANING OPERATION (Sec. 916)	Ρ	Р																			Р	Р
SCHOOL, business and commercial for nurses or																						1
other medically oriented professions, trade,																	Р	Р	Р	Р	Р	Р
vocational & fine arts																						I
SCHOOLS, public, private, elementary or secondary		Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р					1
(Sec. 916)		F	F	r		r	r	r	r	r	r	F	r	r	r	r	F					<u> </u>
SECOND-HAND, PAWN AND FLEA MARKET (Sec. 923)																				Р		I
SEPTAGE DISPOSAL SITE		Р																			Р	Р
SEXUALLY ORIENTED BUSINESSES (Sec. 924)																				S		Р
SHEET METAL FABRICATION																						Р
SOLAR FARM		Р																			Р	Р
SOLID WASTE DISPOSAL FAC. (Sec. 925)		S	S																			S
SPECIAL INFORMATION SIGNS (Sec. 1304 D)	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S
STORAGE-FLAMMABLE																						Р
STORAGE-OPEN																						Р
STORAGE-WAREHOUSE																						Р
SWIMMING POOLS, Incidental to a principal use,	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р
(Sec. 1002C)	P		Р	Р	Р	۲ I	Р	۲ I	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	P	Р	
TAILORING (Dressmaking)																		Р	Р	Р		
TAXICAB STAND OPERATION																			Р	Р		
TELEPHONE SWITCHING/BOOSTER STATION		Р	Р	Р	Р	Р	Р	Р	Ρ	Р	Ρ	Р	Ρ	Р	Ρ	Р	Р	Р	Р	Р	Р	Р
THEATER PRODUCTIONS, indoor, which show only																						
films previously submitted to & rated by the Motion																		Р	Р	Р		ł
Picture Association of America & not including																		r	r			ł
theaters regulated by Section 924																						L
THEATER PRODUCTIONS, outdoor (Sec. 926), which																						ł
show only films previously submitted to & rated by		s	s					s											s	Р		ł
the Motion Picture Association of America & not		l .						l .											Ū	· ·		ł
including theaters regulated by Section 924																						
TIRE RECAPPING																						Р
TOWER (Sec. 927)	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	Р	Р	Р
TRADES CONTRACTOR ACTIVITIES, with or without																			Р	Р	Р	Р
outside storage of equipment or supplies																			· ·	· ·		
TRAILER RENTALS, Including terminal activities,																						ł
hauling and/or storage, incidental to same, but																				Р	Р	р
excluding mini-warehousing as defined herein																						ı

CUMBERLAND COUNTY ZONING ORDINANCE

P = PERMITTED USE

S = SPECIAL USE (Sec. 1606 Board of Adjustment)

Z = CONDITIONAL ZONING (Article V – County BOC)

LAND USES										Z	ONING	G CLASS	IFICAT	IONS								
	CD	A1	A1A	R40	R40A	R30	R30A	RR	R20	R20A	R15	R7.5	R6	R6A	R5	R5A	O&I(P)	C1(P)	C2(P)	C(P)	M1(P)	M(P)
TRUCK TERMINAL ACTIVITIES, repair & hauling and/or storage																				Ρ	Р	Р
UPHOLSTERING OR FURNITURE REFINISHING																			Р	Р	Р	Р
VARIETY, GIFT AND HOBBY SUPPLY SALES																		Р	Р	Р		
VENDING MACHINE RENTAL																				Р	Р	Р
VETERINARIAN (Sec. 916)		Р	Ρ	Р	Р			Р											Р	Р		
WHOLESALE SALES, with operations conducted and merchandise stored entirely within a building and not otherwise listed herein																				Р	Р	Р
WIRELESS COMMUNICATIONS & ACCESSORY SALES																		Р	Р	Р		

(Section 403 amendments: Amd. 02-21-06, Amd. 02-19-08, Amd. 03-17-09, Amd. 01-19-10; Amd. 04-18-11; Amd.08-20-12; Amd.04-20-15; Amd. 04-20-20)

ARTICLE V COMPANION DISTRICTS –CONDITIONAL ZONING DISTRICTS

SECTION 501. GENERAL.

The Conditional Zoning districts set forth herein are authorized by N.C. GEN. STAT. §160D-703 and are intended to modify the uses to which the parallel zoning district is restricted. Generally, an applicant, by seeking to rezone property to a Conditional Zoning district, will propose to restrict or eliminate Permitted, Conditional or Special Uses. Request for Conditional Zoning district rezoning shall be processed administratively in the same manner as for amendments to this ordinance as established in Article XV.

Conditional Zoning districts are floating districts that parallel general zoning districts. Conditional Zoning districts are identical to their corresponding general zoning districts in all respects except that a permit is required as a prerequisite to any use (Permitted, Conditional or Special) or development within them.

Parallel Conditional Zoning districts are provided as a voluntary alternative method of petitioning the Board of Commissioners for a zoning map or classification change. The owner may submit conditions that restrict the uses that would otherwise be allowed in the zoning district and only those uses specifically requested in the application shall be considered.

(Amd. 02-19-08; Amd. 04-18-11; Amd. 02-01-21)

SECTION 502. RESTRICTIONS ON FILING OF APPLICATIONS.

A request for a Conditional Zoning district rezoning shall be initiated only by an application [petition] signed by all current record owners of the property. (*Amd.* 11-20-06; *Amd.* 04-18-11)

SECTION 503. CONTENT OF APPLICATIONS AND CONDITIONS.

The Conditional Zoning district application shall provide the minimum information requirements set forth below; however, additional information may be required by the Planning and Inspections Staff, Planning Board or the Board of Commissioners when requested if any of the aforementioned deem it necessary in order to be able to make a recommendation on, or decision regarding, the application. Such requests may include a

requirement for a more detailed site plan, or one modified in accordance with additional or modified conditions and other performance criteria. (*Amd. 02-19-08; Amd. 04-18-11*)

A. <u>Proposed Uses</u>: Proposed uses shall be set forth in detail, including the compatibility with the uses in the neighboring districts. Any limitations or conditions to be placed on the proposed uses to enhance compatibility with and benefit to surrounding areas shall also be set forth.

B. <u>Dimensional Requirements</u>: The application shall show that the uses comply with dimensional requirements for the district requested. If the applicant proposes to vary the dimensional requirements for the district requested, it shall be demonstrated that the public purposes to be accomplished by any such dimensional requirement are met to an equal or greater degree.

C. <u>Sign Requirements</u>: The application shall indicate the location of signs in accordance with Article XIII, Sign Regulations. <u>The range of allowable sign types</u> <u>permissible in a conditional zoning district shall be the same as those permitted in the corresponding conventional (general) zoning district.</u> If the applicant proposes to vary the sign provisions for the district requested, it shall be demonstrated that the public purposes to be accomplished by any such provisions are met to an equal or greater degree. <u>Some conditional zoning districts (e.g., the mixed use conditional or planned neighborhood development zoning districts) do not allow deviations from sign standards.</u> (*Amd. 02-19-08*)

D. <u>Off-Street Parking Requirements</u>: The application shall indicate the location of all off-street parking and internal drive areas in accordance with Article XII, Off-Street Parking provisions. If the applicant proposes to vary the off-street parking provisions of this ordinance for the use requested, it shall be demonstrated that the public purposes to be accomplished by any such provisions are met to an equal or greater degree. (*Amd. 02-19-08*)

E. <u>Miscellaneous Provisions</u>: The application may also set forth other conditions and performance criteria, such as days and hours of operation, numbers of employees, exterior lighting, and noise, odor and smoke emission controls or other environmental conditions, which might be proposed to make the use of the property compatible with surrounding areas and uses allowed therein. (*Amd. 04-18-11*)

F. <u>Site Plan Requirement</u>: The application shall include a site plan drawn to the specifications of Section 1402. If the proposed uses involve development subject to the County Subdivision Ordinance, the site plan required may be general in nature, showing

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a generalized street pattern, if applicable, and the location of proposed uses. If the proposed uses include development not subject to the County Subdivision Ordinance, the site plan shall be of sufficient detail to allow the Planning and Inspections Staff, the Planning Board, and the Board of Commissioners to analyze the proposed uses and arrangement of uses on the site. It shall also include the footprints of all buildings to be placed on the site, the proposed number of stories, and the location and number of off-street parking and loading spaces. The site plan shall show proposed points of access to existing streets and internal circulation patterns. In addition, the location of all proposed buffers and fences shall be included on the site plan. (*Amd. 02-19-08*)

SECTION 504. ACTION BY THE PLANNING BOARD.

The Planning Board may hold a public meeting during which the applicant may voluntarily make modifications to the request. The Planning Board shall review the request for a Conditional Zoning district rezoning and make a recommendation to the Board of Commissioners. When making this recommendation, the Planning Board shall issue a statement addressing the reasonableness of the proposed rezoning, in addition to addressing the request's consistency with any comprehensive plan that has been adopted and any other officially adopted plan that is applicable. (*Amd. 11-20-06; Amd. 04-18-11; Amd. 02-01-21*)

SECTION 505. ACTION BY THE BOARD OF COMMISSIONERS.

The Board of Commissioners shall hold a legislative hearing to consider the Conditional Zoning district rezoning and shall review the application, recommendations from the Planning Board, suggested conditions, and other information presented at the legislative hearing. The Board of Commissioners shall adopt a statement analyzing the reasonableness of the proposed rezoning along with addressing the consistency of the request with any applicable officially adopted comprehensive plan for the area in which the subject property is located and this statement shall be made a part of the record.

In approving the application, the Board of Commissioners, with mutual agreement of the property owner(s) recorded in writing, may attach such reasonable requirements or conditions in addition to those specified in the Planning Board's recommendation. The conditions may include, but shall not be limited to:

A. The location of the proposed use on the property;

B. The number and location of structures;

C. The location and extent of accessory and support facilities, such as parking lots, driveways, fences and access streets;

D. The location and extent of buffer areas and other special purpose areas on the property;

E. The height of any structure;

F. The phasing of development;

G. Other restrictions on the use of the property that adhere to the purposes of this ordinance and maintain the public health, safety and welfare; and

H. Such other matters as the applicant shall propose.

The record shall reflect that the property owner(s) voluntarily agree to all conditions proposed.

(Amd.11-20-06; Amd. 04-18-11; Amd. 02-01-21)

SECTION 506. MODIFICATION TO APPROVED CONDITIONAL ZONING DISTRICTS.

All modifications, including changes in use and/or increase in density, to approved Conditional Zoning districts, other than those listed below, shall be reviewed in the same manner as a new project.

The following minor modifications to the [approval for the] Conditional Zoning district may be approved by the Planning and Inspections Staff without approval by the Board of Commissioners, provided no variance is required, the use does not change, the intent and layout of the approved plan is generally followed, density is not increased, conditions of approval are not violated, and such changes do not cause a significant adverse impact:

A. Slight variations in the building dimensions that do not depart from the general approved layout and not exceeding ten percent of the original approved dimensions;

B. Minor changes in parking lot or traffic lane dimensions;

C. Minor dimensional changes to individual lots;

D. Minor site modifications due to necessary engineering requirements;

E. Change of location of elements included on the site plan that generally maintains relative alignment and orientation to the approved site plan; and

F. Other similar insignificant changes.

In reviewing such changes, the Planning and Inspections Staff may require that the modification be handled in the same manner as a new application. (*Amd.* 04-18-11)

SECTION 507. TIME LIMIT.

Once the Conditional Zoning district rezoning is approved, all conditions attached thereto shall be binding upon the property and all subsequent development and use of the property shall be in accordance with the approved application and conditions. Since the intent of this type of district is to provide for workable alternative uses of property, it is intended that land will be zoned in accordance with firm plans to develop. Therefore, at the end of two years from the date of approval, the Planning Board may examine progress made to determine if active efforts are proceeding. If the Planning Board determines that active efforts to develop are not proceeding, it may institute proceedings to rezone the property to its previous zoning classification. (*Amd. 04-18-11*)

SECTION 508. FAILURE TO COMPLY.

If for any reason any condition imposed pursuant to this section is found to be illegal or invalid, or if the applicant should fail to accept any condition, the authorization of such Conditional Zoning district shall be null and void and of no effect, and the Planning and Inspections Director shall initiate a rezoning to revert the zoning of the property to its previous zoning classification.

Compliance with all conditions of a Conditional Zoning district is an essential element of the Conditional Zoning district's continued validity and effectiveness. If the Director determines that a developer has failed to comply with a condition of an approved Conditional Zoning district, the Director shall so notify the property owner(s) or the property owner(s)' successor in interest in writing and shall place the matter on the Board of Commissioners' agenda, after consideration by the Planning Board and upon issuance of its recommendation, for the Commissioners' hearing and decision whether or not to revoke the approval of the Conditional Zoning district and revert the zoning of the property to its previous zoning district. Such hearing shall be on reasonable written notice to the property owner(s) or the property owner(s)' successor in interest. The decision of the Board of Commissioners shall be a final decision and a decision to revoke

the Conditional Zoning district may be appealed to the Superior Court of Cumberland County within 30 days after the property owner(s) or the property owner(s)' successor in interest have been served with written notice of the Board of Commissioners' decision. Service by personal delivery or certified mail, return receipt requested, of a certified copy of the Board of Commissioners' approved minutes for its meeting at which such decision is made, may constitute written notice and service of the Board of Commissioners' decision hereunder.

(Amd. 02-19-08; 04-18-11)

SECTION 509. VALIDATION OF EXISTING CONDITIONAL USE OVERLAYS AND CONDITIONAL USE DISTRICTS AND PERMITS.

Nothing in this ordinance shall be interpreted to affect or impair any rights accrued pursuant to any Conditional Use Overlay District and Permit, under the County Zoning Ordinance of July 3, 1972, and subsequent amendments, prior to the effective date of this ordinance. In addition, nothing in this ordinance shall be interpreted to affect or impair any rights accrued pursuant to a Conditional Use District and Permit approved prior to April 18, 2011. All valid and legally approved Conditional Use Overlay Districts or Conditional Use Districts and the Permits shall continue to be valid provided that terms of the permit are not substantially or materially altered or expanded in any manner, that all conditions and requirements of the permit are and continue to be complied with and that the use does not cease for a period of one year. Failure to comply with the conditions of the Permit for the Conditional Use Overlays or a Conditional Use District will subject the property owner and/or developer to possible revocation and reversion pursuant to Section 508 above. (*Amd. 04-18-11*)

ARTICLE VI MIXED USE DEVELOPMENT – CONDITIONAL ZONING_DISTRICT

SECTION 601. GENERAL.

This zoning district incorporates the provisions of Article V, Conditional Zoning Districts, in its entirety. In addition, the restrictions and requirements set forth below shall be considered minimum standards and must be adhered to or exceeded. *(Amd. 04-18-11)*

SECTION 602. MINIMUM CONDITIONS FOR APPLICATION.

The following are the minimum conditions that must be met prior to submission of an application for this district:

A. The subject property must be served by public or community water and sewer;

B. The subject property must have permitted access to a public paved street that can support the development; and

C. The subject property must be at least ten acres.

SECTION 603. USES ALLOWED.

The intent of this district is to allow for flexibility of development; however, unless a use not listed below is specifically requested by the applicant and receives a favorable recommendation from the Planning Board and approved by the County Commissioners, all uses within the district shall be limited to the following:

A. Any residential use except manufactured homes and manufactured home parks;

B. Commercial and office uses in the C1(P) Planned Local Business District and O&I(P) Planned Office and Institutional District; and

C. Allowed uses from the C2(P) Planned Service and Retail and the C(P) Planned Commercial districts are as follows:

1. Alcoholic Beverage Control Sales;

2. Bed & Breakfast (except those regulated by Section 924);

3. Food Production (with on premises retail sales of product);

4. Home Furnishings and Appliance Sales;

5. Janitorial Service;

6. Locksmith, Gunsmith;

7. Mini-warehousing with no outside storage of vehicles (if constructed in accordance with Section 914);

8. Motor Vehicle Washing;

9. Office Supplies and Equipment Sales and Service, Mailbox Service;

10. Pet Sales (excluding kennel operations, outside runs, and outside storage of animals);

11. Recreation or Amusement, Indoor (conducted inside a building for profit, and not otherwise listed herein) and recreation/amusement outdoor (conducted outside building for profit, not otherwise listed or regulated);

12. Recreation or Amusement, Public/Private (not operated as a business for profit);

13. Retailing or Servicing with operations conducted and merchandise stored entirely within a building (Note: The remainder of this use, as listed in Section 403, "and not otherwise listed herein" is not included in this Section.); and

14. Veterinarian.

Any combination of the above permitted uses shall not exceed 50% of the total land area within the district for non-residential development. (*Amd.* 11-20-06; *Amd.* 02-19-08; *Amd.* 01-19-10)

SECTION 604. DEVELOPMENT PERFORMANCE STANDARDS.

A. <u>Calculation of Area</u>: Prior to submission for approval, the developer shall ensure the following calculations for land uses are provided for and clearly shown on the site plan:

1. Fifteen percent of the land area for the entire development shall be subtracted out of the overall acreage prior to any other calculations and shall be reserved as open space; and

2. After deduction of open space is completed, all acreage devoted to vertical mixed use, provided only residential use occurs above the first floor, shall be subtracted out of the remainder; then

3. The resultant acreage shall be the basis for calculation of the percentages for the fifty percent commercial and residential calculations.

B. Open Space Provisions.

1. Fifteen percent of the land area is to remain undeveloped (in its natural state), unless developed recreational facilities are specifically requested in the application and shown on the site plan and approved by the County Commissioners upon their consideration of the recommendation from the Planning Board;

2. The open space portion of the tract must be in one contiguous piece or if not, receive a favorable recommendation from the Planning Board and approved by the Board of Commissioners; and

3. The open space shall be secured by a recorded conservation easement and maintained as common area by an owners' association in the same manner as prescribed in the County Subdivision Ordinance for common area in Zero Lot Line developments, or owned by a public or non-profit organization (i.e., governmental entity, land trust, conservancy, etc.) provided that this manner of ownership is approved by the County Commissioners after their consideration of the Planning Board's recommendation. It is permissible for the owners' association to initially be incorporated as an umbrella organization with declaration of covenants addressing the overall development and then subsidiary associations created for individual sub-developments within the overall development. (*Amd. 01-19-10*)

C. Development Standards.

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1. A site plan including all information required for detailed site plans enumerated in Section 1402 shall be submitted with the application. In addition, the site plan shall include the street layout, all proposed means for pedestrian and vehicle movement, including any alleys, public/private access to open space, etc. The site plan must be detailed and strictly adhered to.

2. Half of the proposed residential development, excluding vertical mixed use, shall have been issued a Certificate of Occupancy or a guarantee has been posted in the form of a bond or irrevocable letter of credit and approved by the County Attorney, with the estimated cost of construction being approved by the County Engineer, in the same manner as required by the County Subdivision Ordinance for "Guarantees of Improvements", prior to the completion of the approved non-residential portion of the plan. In the event, the developer fails to complete the residential portion of the development, the funds from the guarantee shall be used toward recouping any legal cost associated with enforcement of the conditions of approval and toward construction of any improvement within the development reasonably necessary to provide for the safety, health, and welfare of the public.

(Amd. 01-19-10; 04-18-11)

3. All development within the district must meet any height restrictions imposed by airports and the Federal Aviation Administration.

4. The district dimensional requirements, including minimum lot size, setbacks, and density restrictions, of Article XI shall not apply within the district; however, all periphery setbacks shall be that of any adjoining zoning district.

5. Sidewalks shall be provided in accordance with the standards of the County Subdivision Ordinance.

6. The site plan shall indicate the minimum number, size, and location of offstreet parking spaces for all non-residential development and comply with the standards of Article XII, Off-Street Parking and Loading. (Amd. 01-19-10)

7. All utilities except for high voltage electric lines (25kv or greater) shall be placed underground within the district.

8. Streets and drives will comply with North Carolina Department of Transportation standards and will be capable of carrying the projected traffic volumes.

9. All signage within the district shall comply with the sign regulations as authorized in Section 1306. AArticle XIII, Sign Regulations.

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11. Developments submitted for approval under this article are exempt from the parks, recreation, and open space provisions contained within the County Subdivision Ordinance.

(Amd. 01-19-10)

D. <u>Other Applicable Regulations</u>. In addition to the above requirements and all conditions placed on the district, the developer shall ensure the following:

1. All County Subdivision Ordinance and Watershed Protection Ordinance requirements shall be complied with, where applicable;

2. Compliance with the Highway Plan;

3. The plans must be in harmony with the most current Comprehensive Land Use Plan, any officially adopted area plan and current adopted policies; and

4. All other applicable Federal, State, and local regulations are complied with. (*Amd. 01-19-10*)

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ARTICLE VII PLANNED NEIGHBORHOOD DEVELOPMENT – CONDITIONAL ZONING DISTRICT

SECTION 701. PURPOSE.

This district encourages the development of residential land in such a manner as to provide a more desirable living environment characterized by a variety of housing types in order to best meet the demand of all people, allow new methods by which land and facility costs can be reduced on a per unit basis so that more people can afford better living conditions, and may include limited commercial facilities to meet the needs of surrounding residents.

SECTION 702. GENERAL.

The developer is strongly encouraged to submit a preliminary sketch of the proposed Planned Neighborhood Development (PND) plan and to work closely with the Planning and Inspections Staff prior to submission of any application and site plan for rezoning to this Conditional Zoning district. This zoning district incorporates the provisions of Article V, Conditional Zoning districts, in its entirety. In addition, the restrictions and standards set forth below shall be considered minimum standards for this Conditional Zoning district or surpassed. (*Amd. 04-18-11*)

SECTION 703. MINIMUM CONDITIONS FOR APPLICATION.

The following are the minimum conditions that must be met prior to submission of an application for this district:

A. The subject property must be served by public or community water and sewer;

B. The subject property must have permitted access to a public paved street that can support the development; and

C. The subject property must contain at least 50 contiguous acres under one ownership or control. An area shall be deemed contiguous which is composed of one un-separated continuity of land; or is separated by street rights-of-way to which abutting property has direct access rights; or is separated by minor streams, creeks, other bodies of water or railroad rights-of-way across which vehicular crossings are feasible and practicable and which will be provided for in the PND plan.

SECTION 704. USES ALLOWED.

The following uses are permitted subject to restrictions placed on the PND by the Planning Board and/or Board of Commissioners, and as agreed to by the record property owner(s): (*Amd. 02-19-08*)

A. Any residential use permitted in the R7.5 zoning district, including a variety of single-family, multifamily, patio homes, townhouses, condominiums and zero lot line developments;

B. Commercial and office uses in the C1(P) Planned Local Business District and O&I(P) Planned Office and Institutional District; and

C. Allowed uses from the C2(P) Planned Service and Retail and the C(P) Planned Commercial districts are as follows: (*Amd.* 01-19-10)

1. Home Furnishings and Appliance Sales;

2. Hotel/Motel (except as regulated by Section 924);

3. Janitorial Service;

4. Office Supplies and Equipment Sales and Service;

5. Motor Vehicle Washing;

6. Recreation/Amusement, Indoor conducted inside a building for profit, not otherwise listed & not regulated by Section 924);

7. Recreation or Amusement Public/Private (not operated as a business for profit including playgrounds, neighborhood center buildings, parks, museums, swimming pools, etc., and not regulated by Section 924);

8. Retailing or Servicing (with operations conducted and merchandise stored entirely within a building and not otherwise listed herein);

9. Veterinarian.

SECTION 705. DEVELOPMENT STANDARDS.

A. Land Use Proportions.

1. <u>Non-Residential Uses</u>: A maximum of five percent of the gross land area of the development may be devoted to such convenience commercial uses as listed above, with no one tract to exceed ten acres.

If more than one tract of land is proposed for commercial uses, no one tract shall be less than two acres and all tracts shall be separated from each other by at least onequarter mile measured in a straight line.

2. <u>Residential Uses</u>: The maximum density of residential units per acre of the gross land area shall be six except as provided below. In determining the maximum number of units, the acreage denoted to commercial uses shall not be included. (*Amd. 02-19-08*)

The commercial land area may be proportioned if the developer wishes, i.e., three and three quarters percent commercial and six and one-half units per acre of gross land area; two and one-half percent commercial and seven units per acre of gross land area; one and one-quarter percent commercial and seven and one-half units per acre of gross land area. In lieu of all commercial development, a developer may increase the maximum residential density not to exceed eight units per acre of gross land area.

B. Open Space and Recreational Facilities. Where the Fayetteville-Cumberland Parks and Recreation Master Plan or any other plan of the County or municipal government adopted after the effective date of this amendment identifies land in the proposed PND as a proposed recreation area, a minimum of 15 percent of the gross land area to be committed to a PND shall either be placed in an owners' association, under the same provision and conditions as provided for in the County Subdivision Ordinance, or be dedicated to the County of Cumberland for use as parks, recreation areas, and open space. At least 50 percent of the area offered for dedication must be suitable for recreational use. The Board of Commissioners,' after their consideration of the Planning Board's recommendation, shall determine that the quality and location of the land to be dedicated is sufficient to serve the PND. (*Adm. 02-19-08*)

The entire dedication may be made when the preliminary plat is presented to the Board of Commissioners; or, if the development is to be accomplished through a series of stages, the open spaces may be dedicated in parts proportionate to the number of units to be developed as approved in the PND plan. No parcel of land dedicated shall be less than one contiguous acre which shape is acceptable to the Board of Commissioners and all such areas shall be physically a part of the PND. Detached single-family dwelling units are exempt from any further open space dedication requirements of the Subdivision Ordinance. Residential group developments must provide the recreation areas required by the Subdivision Ordinance.

When according to adopted County or municipal plans, no land is required for recreation purposes, 15 percent of the land shall be either placed in an owners' association, under the same provision and conditions as provided for in the County Subdivision Ordinance; the land shall be dedicated to the County for use as parks and recreation and open space; or a fee shall be paid to the County of Cumberland for the acquisition of land for recreation purposes in accordance with the provisions of N.C. GEN. STAT. §160D-804. The Board of Commissioners shall decide which option is appropriate. If a fee is chosen, it shall be equivalent to 15 percent of the tax-assessed value of the land contained in the PND. The entire dedication of land or fee may be made at the time the preliminary plat is presented for approval or may be made in proportion to the number of units to be developed of the total approved for the PND. A fee in lieu does not entitle the PND to additional residential units or commercial acreage. (*Amd. 02-01-21*)

C. <u>Buffer Requirement</u>. Buffers meeting the standards of Section 1102.G shall be provided. The Board of Commissioners' upon recommendation from the Planning Board may require additional buffering, when the proposed nonresidential area abuts land not included in the development plan and the required buffer would not protect the adjoining properties from the non-residential character of the uses.

D. <u>Off-Street Parking and Loading Spaces</u>. Off-street parking and loading spaces shall be provided as required for the specific uses as listed in Article XII.

E. <u>Sign Regulations</u>. All signage shall comply with the standards enumerated in <u>Section 1306 with non-residential uses not exceeding the standards for the C1(P) zoning</u> <u>districtArticle XIII, Sign Regulations</u>.

F. <u>Dimensional Provisions</u>. Residential uses shall meet or exceed the minimum standards for setbacks of the R7.5 Residential District along all public streets and on the periphery of the development. All non-residential uses shall observe the yard regulations for the C1(P) zoning district along the public streets and on the periphery of the PND.

G. <u>Schedule of Development</u>. Development of the commercial portion of a PND shall not commence until the following schedule of the number of residential units approved for the PND have been developed:

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Size of PND	Units Approved
50 to 100 acres	50%
Over 100 acres, up to 150 acres	40%
Over 150 acres, up to 200 acres	30%
Over 200 acres	25%

SECTION 706. CONTENTS OF APPLICATION.

In addition to the requirements of Section 503, the application shall contain the following items:

A. General site plan indicating the proposed land use areas including residential, commercial, open space and recreational, and other public facility areas to be developed for the entire site;

B. The proposed density pattern for the entire area, and the housing type to be used in each area, i.e., multi-family, single-family attached, single-family detached;

C. The primary and collector streets, including thoroughfares on the adopted Highway Plan and any other adopted plans of the County and/or Planning Board;

D. The proposed uses for the commercial area(s);

E. Floodplain areas where applicable;

F. Written statement or certification from appropriate public authorities that the PND area will be served with public or community water and sewer systems;

G. Legal description of boundary of PND plan area and each proposed housing area in the PND plan;

H. The names and addresses of adjoining property owners.

SECTION 707. SITE PLAN AND SUBDIVISION APPROVAL.

After approval of the PND from the Board of Commissioners and prior to issuance of any zoning or building permit, the property owner(s) shall submit for preliminary and final approval of each segment of the plan, meeting conditions of the approved permit, in the same manner as for site plan and subdivision approvals in accordance with this ordinance and the County Subdivision Ordinance. (*Amd. 04-18-11*)

SECTION 708. AMENDMENTS.

Amendments to an approved PND plan shall be processed in the same manner as the original application. In considering the approval of an amendment to a condition, consideration shall be given to the effect the amendment may have on any other portion of the PND.

SECTION 709. ABANDONMENT OF PND PLAN.

In the event the developer abandons the PND plan as approved, all undeveloped or unplatted land shall be used further only under the regulations of the R7.5 Residential district unless a subsequent application is approved for the remaining land. Such subsequent plans must be based, however, on the overall residential density planned on the original tracts of land and may not include additional commercial land except if a portion was not developed under the original plan.

SECTION 710. VALIDATION OF EXISTING PND PLANS.

PND plans approved prior to the effective date of this ordinance shall not be affected by this amendment; however, any amendment to any existing PND after the effective date of this ordinance shall be processed under the amended approval process outlined in this article.

ARTICLE VIII DENSITY DEVELOPMENT- CONDITIONAL ZONING DISTRICT

SECTION 801. PURPOSE.

Density Development-Conditional Zoning districts are intended to promote the preservation of open space and the rural areas within the County while at the same time providing for the residential development of land. (*Amd. 04-18-11*)

SECTION 802. GENERAL.

The property owner(s) are strongly encouraged to submit a preliminary sketch of the proposed development and to work closely with the Planning and Inspections Staff prior to submission of any application and site plan for rezoning to this Conditional Zoning district. This zoning district incorporates the provisions of Article V, Conditional Zoning Districts, in its entirety. In addition, the restrictions and standards set forth below shall be considered minimum standards for this Conditional Zoning district and must be satisfied or surpassed.

(Amd. 04-18-11)

SECTION 803. DEVELOPMENT STANDARDS.

A. <u>Development Area</u>. All building sites will be restricted to 60 percent of the total tract with the remaining 40 percent designated as open space. Twenty percent of the land designated as open space must not include wetlands, water bodies, or located within the floodway.

(Amd. 02-19-08)

B. <u>Density</u>. All developments approved under this section may provide for equal to or less than the density of the requested parallel zoning district as allowed for in Section 1104.

(Amd. 02-19-08)

C. <u>Building Sites</u>. The building site shall be that property intended for conveyance to a fee simple owner after the construction thereon of residential structure(s) and shall be sufficient in size to accommodate the structure(s) intended to be constructed thereon; any accessory structures; and provisions for utilities, whether public or private, including sufficient land area for wells, septic tanks and drain fields, if necessary.

D. <u>Yard Regulations</u>. The building sites shall be exempt from the yard regulations in Section 1104, provided that all sites served by a public street shall provide for the minimum front yard setback and a minimum of ten-foot separation between structures shall be provided for all structures within the development. All periphery setbacks must be met along the perimeter of the development. Setbacks shall not include any of the open space and/or buffer areas as required by sub-sections E and F below.

E. <u>Perimeter Buffer</u>. The entire development shall be buffered with a minimum of six-foot in height and 20-foot in width vegetative strip of land, as described below, around the periphery and 40-foot in width along the frontage right-of-way. The buffer shall consist of natural topography and/or plantings, as necessary to preserve the rural appearance of the area surrounding the development and the right(s)-of-way fronting the development, provided that:

1. The application and site plan shall clearly reflect the buffer area and the property owner(s)' intentions regarding the buffer, including the location of and type of plant material proposed and assurance that any proposed plantings will be three feet in height at time of planting, to reach a height of six feet within three years, with sufficient plantings along any right-of-way to accomplish complete opacity within three years from time of planting. A berm or combination berm and plantings may also be used provided an initial height of three feet is achieved with a total height of six feet within three years;

2. Unless expressly mutually agreed upon in advance and approved by the Board of Commissioners after consideration of the recommendation from the Planning Board, the property owner(s) shall not develop or alter the natural topography of the land within the buffer area. There shall be no cutting, removal of trees, or the disturbance of other natural features except as stated herein:

a. As incidental to boundary marking, fencing, signage, installation of utilities, construction and maintenance of nature trails and public access allowed hereunder;

b. Selective cutting and prescribed burning or clearing of vegetation and the application of usual and customary pesticides for fire containment and protection, disease control, restoration of hydrology, wetlands enhancement and/or control of non-native plants; or

c. The property owner(s) chose to use a berm or combination berm and plantings.

3. The land area containing the perimeter buffer shall be permitted to count toward the 40 percent open space requirement but shall not be considered as any portion of any required yard area;

4. The perimeter buffer may be reduced in width if adjacent to an existing and properly approved Density Development provided the combined buffers satisfy the intent of this ordinance and is found to be sufficient by the Planning Board and the County Commissioners;

5. The final approval of the sufficiency of the perimeter buffer shall rest with the Board of Commissioners after their consideration of the recommendation from the Planning Board; and

6. The perimeter buffer shall be in place prior to submission for final plat approval of any lot within the development or the property owner may elect to post a guarantee, such as a letter of credit, performance bond or other surety in the same manner as allowed for in the County Subdivision Ordinance equal to 1.25 times the tax assessed raw land value of the area within the development plus 100 percent of the amount of any improvements proposed to satisfy the buffer requirement. (*Amd. 02-19-08; Amd. 04-18-11*)

F. Open Space.

1. The property owner shall not develop or alter the natural topography of the designated open space unless improvements are clearly indicated on the application and site plan and approved by the Board of Commissioners after their consideration of a recommendation from the Planning Board.

2. The open space land area shall adjoin the largest practical number of lots within the development and may, if proposed to be maintained by the property owner or by an owners' association, restrict access to only the residents of the development.

3. The open space land area shall be interconnected wherever possible to provide for a continuous network with such lands in adjacent developments.

4. All open space shall be permanently restricted from future subdivision and other forms of development through a perpetual open space or conservation easement running with and appurtenant to title of lots in the development, and recorded in the Cumberland County Registry, except where otherwise provided herein. The location of the easement shall be shown on the recorded plat and clearly depicted on the site plan. The conservation easement shall expressly provide that Cumberland County shall be an intended third-party beneficiary and shall have standing to both enforce any restrictions and to recover the costs of remedying any violation from any party(s) breaching the easement.

(Amd. 02-19-08; Amd. 04-18-11)

5. Open space shall be preserved and used only for natural scenic, passive recreational, agricultural, pasture and/or meadow, forestry, wetlands, or horticultural uses.

6. A property owners' association shall be created to maintain the open space and any common areas in the development, unless an alternative method of maintenance is approved by the Board of Commissioners upon recommendation of the Planning Board (such as, for instance, if the open space is conveyed by a perpetual conservation easement to a recognized nonprofit conservancy organization or other non-profit organization established for ecological and/or environmental preservation). Membership in the property owners' association shall be mandatory for all property owners in the development. The property owners' association shall have the authority and duty to levy assessments, which shall be liens upon and run with the title to every lot within the development, to provide for maintenance of the open space and any other common areas in the development. The documents creating the property owners' association shall provide that they may not be amended except upon a vote of the owners representing at least three-quarters of the lots in the development. The County Attorney shall approve the property owner's association documents, to include any articles of incorporation, bylaws, and/or declaration of restrictive covenants. The property owners' association documents may provide or include mechanisms to allow the developer and/or seller of the property actively to use the open space for pasture or agricultural uses.

(Amd. 02-19-08)

7. The property owner(s)' intentions regarding the open space, e.g., whether to remain in its natural state, provide developed recreation facilities, timber harvesting, farmed, etc., shall be clearly reflected in the application and on the site plan upon formal submission of the application. (*Amd. 04-18-11*)

G. <u>Parks, Recreation, and Open Space Exemption</u>. Developments submitted for approval under this article are exempt from the parks, recreation, and open space provisions contained within the County Subdivision Ordinance.

H. <u>Subdivision Ordinance Compliance</u>. All pertinent portions of the County Subdivision Ordinance shall be complied with.

I. <u>Other Applicable Regulations</u>. In addition to the above requirements and all conditions placed on the district, the property owner shall ensure the following:

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1. All watershed protection requirements shall be complied with, where applicable;

2. Compliance with the Highway Plan;

3. The plans must be in harmony with the most current Comprehensive Land Use Plan, officially adopted area plans and current adopted policies;

4. All other applicable Federal, State, and local regulations are complied with. (*Amd.* 01-19-10; *Amd.* 04-18-11)

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ARTICLE VIII.I OVERLAY DISTRICTS

SECTION 8.101. AIRPORT OVERLAY DISTRICT (AOD).

A. <u>Applicability</u>. The provision of this article shall apply to all new development within the Airport Overlay District (AOD) and any addition, remodeling, relocation or construction requiring a zoning or building permit. These provisions shall also apply to all trees located within the boundary of the AOD.

B. <u>Airport Overlay District Map</u>. The boundary of the AOD is established as a layer on the *Official Zoning Map, Cumberland County North Carolina* in digital format and is hereby adopted and made a part of the provisions of this article as if the map itself were contained herein - see Appendix 1 for informational sketch map. (*Amd. 01-19-10*)

C. <u>Land Uses</u>. The land uses allowed under the terms of this ordinance shall continue to be allowed in the same manner as established by this ordinance; however, upon the consideration of any petition for the rezoning of property within the AOD, the Planning & Inspections Staff, Joint Planning Board, and the Board of Commissioners shall give considerable weight to the following factors when formulating their recommendation/ruling:

1. All allowed uses within the district being requested should be compatible with the continued operation of the airport and consistent with the 2023 Off-Airport Land Use Plan, or subsequent amendments to said plan, upon the subsequent amendments have been officially adopted by the Board of Commissioners;

2. Any petition for rezoning of properties located within the Airport Impact Zones – see Appendix for map of Airport Impact Zones – should not be favorably considered except where such request is consistent with the following recommended land uses and densities: (Amd. 01-19-10)

a. *Airport Impact Zones* 1, 2 and 5 are zones where the recommended land uses should prohibit residential development and allow low impact (less than five people per acre) non-residential development.

b. *Airport Impact Zones* 3 and 4 should allow zero to low density residential development or non-residential development ranging from 25 to 40 people per acre.

c. Airport Impact Zone 6 should generally allow low density residential development and non-residential development accommodating fewer than 100 people per acre.

3. Any district that would allow a use incompatible with the airport operations should not be favorably considered without a favorable recommendation from the Fayetteville Regional Airport Director, this includes uses that would cause the following:

a. A high concentration of residential dwelling units, specifically at a density of more than two dwelling units per net acre;

b. A use that would cause a high concentration of people, such as: indoor recreation, schools, medical facilities and the like;

c. Release into the air any substance that would impair aircraft visibility or otherwise interfere with its operation;

d. Produce light emissions, either direct or reflective, that would interfere with pilot vision, result in glare in the eyes of pilots using the airport or diminish the ability of pilots to distinguish between airport lights and other lights;

e. Create electrical interference with navigational signals or radio communication between the airport and aircraft;

f. Construct tall smokestacks or television, telecommunication and/or radio transmission towers; or

g. Attract birds or water fowl in such numbers as would create a hazard and interfere with the landing, takeoff, or maneuvering of aircraft intending to use the airport; such as storage of garbage, etc.

D. <u>Height Limitations</u>. Structures shall not be erected, altered, or maintained, and no tree shall be allowed to grow in to a height in excess of the applicable height limits established and regulated by the Federal Aviation Administration (FAA), and prior to application for any building/zoning permit the developer shall provide to the Coordinator a copy of the FAA's acknowledgement of receipt of FAA Form 7460-1, *Notice of Proposed Construction or Alteration*, as required by Part 77 of the Federal Aviation Regulations (14 C.F.R. Part 77). In the event, the FAA's acknowledgement indicates the proposed development would provide an obstruction and/or a hazard to air navigation, the developer must provide either written consent from the Airport Director as related to the proposed development or seek a variance under the provisions of this chapter. Notwithstanding the provisions of this section, height

limitations shall not apply to any structure or any vegetation that is 35 feet or less in height, except when such tree or structure, because of terrain, land contour, or topographic features, would extend above the height limits of the FAA. The FAA height limitations generally include the following:

1. <u>Approach Zone</u>. Height limitations for Approach Zones shall be determined by measuring outward and upward at a 50:1 slope for Runway 4/22 and a slope of 50:1 for Runway 10/28. This measurement is commenced from the end of and at the same elevation as the end of the respective runway centerline to the prescribed horizontal distance.

2. <u>Transitional Zone</u>. Height limitations for the Transitional Zone shall be determined by measuring outward and upward at a 7:1 slope from the sides of and at the same elevation as the Approach Surface and extending to the point of intersection with a horizontal surface or conical surface.

3. <u>Conical Zone</u>. Height limitations in the Conical Zone are established by measuring from the periphery of the horizontal zone and at 150 feet above elevation outward and upward at a 20:1 slope to a height of 350 feet above airport elevation.

4. <u>Horizontal Zone</u>. Height limitations in the Horizontal Zone are established at 150 feet above airport elevation (190 MSL).

E. <u>Notice and Disclosure of Noise Impact</u>. Any site plan, preliminary or final plat for property located within the AOD that is submitted for review and approval under the terms of this ordinance and/or the County Subdivision Ordinance shall contain the following notice:

"Property shown on this plan/plat is within the Cumberland County Airport Overlay District and all or a portion of the property described hereon is within an area that is subject to an average noise level near to or exceeding 65 dnl."

F. Lighting/Marking.

1. Any allowed use, subdivision, or other development located within the AOD shall not have outdoor lighting or illumination arranged and/or operated in such a manner as to be misleading or pose a danger to aircraft operations and in no case shall lighting be in contradiction to the provisions of Section 1102.M of this ordinance.

2. The owner of any existing structure or vegetation that is currently penetrating any referenced surface within the AOD shall permit the installation, operation, and

maintenance thereon of whatever markers and lights deemed necessary by the Federal Aviation Administration or by the Director of the Fayetteville Regional Airport to indicate to the operators of aircraft in the vicinity of the airport the presence of an airport obstruction. These markers and lights shall be installed, operated, and maintained at the expense of the Fayetteville Regional Airport Director.

G. <u>Avigation Easement</u>. Property owners and residents of properties in which is encumbered by the avigation easement, recorded in Deed Book 520, page 186, at the Cumberland County Register of Deeds, shall not restrict the access of the Fayetteville Regional Airport Director or the director's designee to enter said properties for purposes of carrying out the provisions of the easement see Appendix 1 for sketch map of easement location.

(Amd. 01-19-10)

H. <u>Nonconformities</u>. The regulations prescribed in this section shall not be construed to require the removal, lowering or other change or alteration of any existing structure that is found to be nonconforming to the provisions of this section as of the effective date of this amendment, or otherwise interfere with the continuance of an existing use. Nothing contained herein shall require any change in the construction, alteration, or intended use of any structure, the construction or alternation of which valid permits have been issued prior to the effective date of this amendment and is diligently exercised. The provisions of this sub-section do not apply to any tree, which may be trimmed in the event the tree is found to be encroaching into the airspace zones established in sub-section "D" above.

Whenever it is determined that a nonconforming tree or structure has been abandoned or more than 50% percent torn down, physically deteriorated, or decayed, no permit shall be granted that would allow such structure or tree to exceed the applicable height limit or otherwise deviate from the zoning regulations within the AOD.

I. <u>Conflicting Regulations</u>. Where the provisions of this section conflict with the remaining provisions of this ordinance and any other provision of the County Code or other Federal, State or local regulation, the more restrictive regulation shall apply. *(Amd. 09-16-08)*

SECTION 8.102. COLISEUM-TOURISM OVERLAY DISTRICT (CTOD).

A. <u>Applicability</u>. The provisions of this section shall apply to the proposed development and any re-development of properties within the Coliseum-Tourism Overlay District, including any addition, remodeling, relocation or construction requiring a zoning or building permit. In the event there is a conflict between the requirements of provisions of this ordinance and this overlay district, the overlay provisions shall prevail.

B. <u>Coliseum-Tourism Overlay District Map</u>. The boundary of the CTOD is established as a layer on the *Official Zoning Map*, *Cumberland County North Carolina* in digital format and is hereby adopted and made part of the provisions of this section as if the map itself were contained herein- see Appendix 3 for informational sketch maps.

C. Land Uses.

1. *Principal Uses*. All new uses of property and any change in an existing use shall first require approval of a Conditional Zoning application subject to the provisions of Article V prior to commencement of the proposed or change in use. To ensure the primary objective of the district is attained and not including officially sanctioned government events, land uses within the district are limited to the following:

- a. Alcoholic Beverage Control Sales;
- b. Apparel and Accessory Sales;
- c. Assemblies, Community, Assembly Hall, Armory, Stadium, Coliseum, Community Center, Fairgrounds, and similar uses;
- d. Banks, Savings and Loan Company and Other Financial Activities;
- e. Billboards in compliance with Sec 1307 except that any proposed billboard located within the CTOD shall be no closer than 1,000 feet to an existing billboard regardless where the existing billboard is located;
- f.e. Books & Printed Matter Sales, not including those regulated by Section 924;
- g.f. Convenience Retail with Gasoline Sales, including drive through motor vehicle washing

h.g. Dry Cleaning/Laundry, self-service;

i.h. Farmers' Market;

- j<mark>...</mark>Flower Shop;
- k.j. Hotel, except as regulated by Section 924;

<u>k.</u> Motor Vehicle Rentals;

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- m.l. Office Use with no on-premises stock or goods for sale to the general public and the operations and services of which are customarily conducted and concluded by means of written, verbal or mechanically reproduced communications material;
- m. Public/Community Utility Stations/Sub-stations;
- •<u>n.</u> Recreation/Amusement Indoor (Section 920) conducted inside building for profit, not otherwise listed and not regulated by Section 924;
- **p.o.** Recreation or Amusement Public/Private (Section 920) not operated as a business for profit including playgrounds, neighborhood center buildings, parks, museums, swimming pools, and similar uses, and not regulated by Section 924;
- **q.** Restaurant, operated as commercial enterprise not including those regulated by Section 924;

r.q. Swimming Pools, incidental to a principal use (Section 1002.C);

<u>s.r.</u>Veterinarian.

2. Accessory, Ancillary and Incidental Uses. In conjunction with the above allowed principal uses as listed in sub-section 1.

a. Permanent outdoor sales and displays shall be permitted only within a physically defined area that is delineated on the site plan as approved by the Board of Commissioners, and all physical improvements defining the sales/display area shall be constructed of materials comparable to the primary building(s) on site – this provision shall not apply to a farmers' market, see Section 907.1 for specific regulations pertaining to farmers' markets;

b. Outdoor storage shall be completely screened from view from any street and all adjacent properties in accordance with Section 1102.G within this district;

c. Temporary or promotional events conducted outside must have the prior approval of the Planning & Inspections Director, or the director's designee;

3. *Nonconformities.* To ensure the primary objective of the district is attained, with the exception of legal residences conforming prior to the adoption of the amendment [April 22, 2014], strict implementation of the below provisions regulating nonconformities within the district is paramount. For purposes of this section,

permissible repair is defined as those repairs, not replacement, that are limited to routine or ordinary maintenance and which would not result in the extension of the normal life of the structure. Impermissible replacement is defined as maintenance, construction or re-construction of a nonconforming structure or part thereof or structure housing a nonconforming use within the district that is damaged by fire, storm or other causes including natural deterioration to an extent exceeding 40 percent of the structure's reproducible value or its bulk (including foundations).

a. All nonconforming uses not carried on within a structure, except those which are specifically allowed as an accessory, ancillary or incidental to an allowed uses subject to the provisions of this section, shall be discontinued within one calendar year from the effective date of this ordinance, regardless whether or not the nonconforming use status applies to structure(s) and premises in combination with the nonconforming outdoor use – any subsequent use of the land and structures placed thereon shall conform to the provisions of this section.

b. A nonconforming use may not be changed or expanded or resumed if the nonconforming use has ceased for a period of 180 calendar days within the district.

c. Any structure that is nonconforming due to noncompliance with dimensional requirements, but which houses an allowed use within the district may continue provided that its nonconformity is not increased, except where specifically approved by the County Board of Commissioners, and provided that prior to any upgrades to any nonconforming structure housing an allowed use beyond permissible repairs, the minimum landscaping and pedestrian improvements are implemented on the site.

d. Owners of properties within the district shall not allow for the impermissible replacement of any nonconforming structure located inside the district unless specifically approved by the County Board of Commissioners.

D. <u>Site Design/Site Layout</u>.

1. Yard Setbacks. The lot and yard setback provisions of Article XI as applied to the C2(P) district shall apply to properties fronting on Gillespie Street (US HWY 301/I-95 Bus) and Owen Drive (SR 1007), except that for proposed buildings with a height of greater than 25 feet, the front yard setback shall be a minimum distance equaling twice the building height. For developments along all other streets, regardless whether public or private and including new or proposed streets, the yard setbacks shall be as follows: a. Minimum of 35 feet from each street right-of-way/property line for the front yard setbacks, except that for structures more than 25 feet in height, the front yard setback shall be a minimum distance equaling twice the height of the building;

b. Minimum of 15 feet from a side or rear property line where the adjacent property is also within the district or zoned for non-residential use; and

c. Minimum of 30 feet from a side or rear property line where the adjacent property is zoned residential.

In the event development is proposed for a property without direct frontage on a public or approved private street, the yard setbacks as requested by the developer must afford public safety and be delineated on the site plan. In addition, the plan for ingress/egress must clearly be shown on the site plan, addressed in the application and the requisite easements provided to the Code Enforcement <u>Manager Coordinator</u> at the time of permit application.

2. Off-Street Parking, Loading and Drives. Off-street parking and loading shall be provided as required by Article XII; however, all required parking shall be surfaced with asphalt, concrete or pervious material and shall be maintained in proper repair. Interconnectivity between parcels within the district is mandatory and shall be included on the site plan indicating the location and width of the proposed interconnecting drive areas along with all driveways to the street right-of-way.

3. Signs. Signage shall be allowed in the district consistent with the provisions for the C1(P) zoning district, to include all related regulations of Article XIII, <u>Sign Regulations</u>, except that the maximum height of any <u>freestanding pole</u> sign shall be 25 feet within the overlay district.

4. *Buffers.* The provisions of Section 1102.G shall apply along the periphery of every developed lot within the district that is also adjacent to a residentially zoned property.

5. *Dumpster and Utility Screening.* All dumpster and utility areas shall be located on concrete pads and screened on a minimum of three sides with a solid fence between the dumpster or utility and complimented with vegetative plantings.

6. *Fencing.* Any fencing proposed must be specifically identified as to type and location on the site plan; if not included on the plan, the permit for said fence shall be denied – this provision includes open fences as well as solid.

7. Landscaping. Landscaping shall be provided in accordance with the provisions of Section 1102.N, except that for the streetscape landscaping a minimum of four small ornamental trees per 50 linear feet of street frontage shall be required. Healthy existing large shade trees may be utilized for calculation of landscaping compliance in lieu of the ornamental streetscape trees only if they are in the appropriate area on the subject lot and a minimum of eight-inch caliper. The developer is strongly encouraged to retain as many existing trees of significant stature as possible.

8. Stormwater Utility Structures. Any stormwater utility structure proposed within the front yard or within view from the public or private street shall be integrated into the proposed project design and aesthetically pleasing. The burden shall be on the developer to address the stormwater utility structure aesthetic design plans proposed within the application or on the site plan.

9. *Underground Utilities.* All utilities shall be located underground except where specifically prohibited by the utility provider.

10. Other Regulations. The developer/property owner shall ensure compliance with all applicable Federal, State and local regulations. (Amd. 04-22-14)

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ARTICLE IX INDIVIDUAL USES

SECTION 901. DEVELOPMENT STANDARDS FOR INDIVIDUAL USES.

The development standards of this article are additional to other requirements in this ordinance. If there is a conflict with another section of this ordinance or any other Federal, State or local regulation, the most restrictive requirement shall apply. These development standards are use-specific and apply as minimum development standards for the use regardless of the type of approval or permit otherwise required by this ordinance. All non-residential uses listed within this article require site plan review and approval in accordance with Article XIV unless this article specifically requires approval of a Special Use Permit or Conditional Zoning District. Those uses requiring approval as a Special Use Permit (Section 1606) or a Conditional Zoning District (Article V) shall also be subject to these standards and any additional standards or conditions required by the approval.

(Amd. 11-20-06; 04-18-11)

In addition to the specific criteria listed for each use, the following are to be considered as minimum criteria for every non-residential use:

A. All parking and loading areas shall comply with the minimum provisions established in Article XII, Off-Street Parking and Loading;

B. All lighting shall be directed internally and shall comply with Section 1102.M;

C. Noise generated by any use shall not substantially or detrimentally affect the ability of surrounding property owners to reasonably enjoy the use of their properties and shall not contradict those standards of Chapter 9.5, Cumberland County Code, Article II, entitled: "Noise" (Noise Ordinance);

D. When any non-residential use is adjacent to residentially zoned properties, a screening buffer shall be provided in accordance with Section 1102.G of this ordinance; (Amd. 01-19-10; Amd. 06-18-12)

E. Unless otherwise specified within these individual sections, all signage shall be in compliance with Article XIII, Sign Regulations, for the specific district in which the subject property is located;

F. All new non-residential development shall comply with the landscaping provisions of Section 1102.N; and

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(Amd. 02-19-08)

G. Compliance with all Federal, State, and local regulations, including the County Subdivision Ordinance, is mandatory.

SECTION 902. AIRPORT OPERATIONS (MINOR).

A. Airport size and layout shall conform to current Federal Aviation Administration (FAA) design standards, if applicable.

B. There shall be a minimum of 300 feet between any runway or taxiway to the nearest property used or zoned for residential purposes, except that a residence may be located on the property of a small private airfield.

C. Hangars, storage buildings, terminals, loading docks and parking lots, when located within 100 feet of the property line or street right-of-way and abutting property used or zoned for residential uses, shall be screened with a vegetative buffer.

D. The site plan shall include the location and size of landing strips and the location of landing lights (if applicable).

E. A map of all property within 500 feet of the proposed airfield or airstrip property lines and within 1,500 feet of each end of the runway, including names and addresses of property owners, as given in the tax listings and existing land use for each property shall be submitted as part of the application.

F. A map depicting the location, type and height of any structure, including towers, over 200 feet in height and within a five-mile radius shall be submitted as part of the application.

G. In order to grant approval of the use, additional conditions that the Planning Board or Staff deem appropriate and reasonably necessary for the protection and safety of nearby property may be required.

SECTION 903. BED AND BREAKFAST.

A. The use must be located in a structure originally constructed for use as a residence.

B. The operation may consist of a maximum of nine guestrooms.

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C. Each room must have access to a hall or exterior door.

D. One non-illuminated <u>wall or pole</u> sign shall be permitted, which shall have maximum dimensions of two feet high by three feet wide, and not be more than 3 ½ feet tall at its highest point above ground level.

E. There shall be no less than one bathroom, consisting of a bath or shower and lavatory, for each two guestrooms.

F. Guestrooms shall not be equipped with cooking facilities.

G. There shall be no other bed and breakfast within 400 feet of the property.

H. Parking shall be provided at the rate of one space for each room to be rented and one space for each employee/owner. No off-street parking shall be permitted any closer to the right-of-way than the principal structure.

I. A fire protection plan approved by the County Fire Marshal must be submitted at the time of permit application.

J. The required site plan shall depict neighboring properties and buildings within 200 feet of all property lines.

K. Reserved for future use.

L. Meals served on the premises to guests shall be limited to breakfast and no meals shall be served to the general public.

M. All State requirements shall be complied with and all required State permits are to be acquired and maintained. (*Amd.* 11-20-06; *Amd.* 01-19-10)

SECTION 904. BORROW SOURCE OPERATIONS.

A. The applicant shall provide a list of all property owners within 1,000 feet of the exterior boundaries of the lot of record to the site of the borrow source operation. This information shall be provided from the current Tax Administrator's property tax listing of property according to the tax administration office.

B. Applicants shall identify the size and location of operating, or permitted, borrow source operations within a 1 ½-mile radius as measured from the centroid of the parcel

within which the borrow pit is located. The scope and density of these operations within a 1 ½-mile radius shall be considered in making the final determination.

C. While in transit, trucks are to use appropriate load covers, and water trucks or other means that may be necessary shall be utilized to prevent dust from leaving the borrow source operation.

D. Existing vegetation, or stabilized, vegetated earthen berms to serve as buffers and to prevent soil erosion, shall be maintained between the borrow source operation and adjacent residences and public thoroughfares to screen the operation from the public.

E. Hours of operation shall be sunrise to sunset, Monday through Saturday, unless otherwise stated in the permit.

F. The applicant shall provide to the Planning and Inspections Staff, at the time the application is submitted, documentation from the North Carolina Department of Transportation that the public thoroughfare to which the borrow source operation has access, has sufficient load carrying capacity to support the proposed traffic generated by the borrow source operation or that load limits are acceptable.

G. The applicant shall provide to the Planning and Inspections Staff, at the time the application is submitted, proof of legal access, for the County Attorney's approval, from the borrow source operation to a public thoroughfare if the subject property does not have direct access to a public thoroughfare.

SECTION 905. CLUB OR LODGE (NOT REGULATED BY SECTION 924).

A. The intensity of the use shall not have a significant adverse impact on adjacent properties due to traffic, parking, noise, refuse, or similar factors.

B. Additional setbacks and buffering may be required in the case of facilities for outdoor functions, such as outdoor arenas, if reasonably necessary to protect adjacent properties from noise, light, and glare.

C. Parking, loading and outdoor activity areas, such as outdoor exhibition areas, picnic areas, amphitheaters and outdoor stages and seating areas, must be buffered from view from adjacent properties. These buffers must meet the requirements of this ordinance.

D. The site plan shall indicate the style and location of all outdoor lighting.

E. There shall be no outdoor loudspeakers or public address system other than in an outdoor arena.

SECTION 905.1 CONVENIENCE CONTAINER AND RECYCLING FACILITY

A. Material shall not be stored outside of appropriate waste containers, and all such containers shall be located on a solid impervious surface such as concrete pads.

B. All structures on the site shall comply with the dimensional requirements for the zoning district in which the facility is to be located.

C. The site shall be maintained to prevent odors, rodents and any other nuisances.

D. The site shall have direct access to a paved public street.

E. Access roads leading to any part of the operation shall be constructed in such a manner as to not impede traffic on any public or private street and shall be paved or constructed with gravel or crushed stone surface and maintained in a dust-free manner.

F. All environmental health rules and regulations, including Federal and State laws, shall be complied with.

G. One identification sign, as defined in Section 1302, shall be permitted in accordance with Article XIII.

HG. Site obscuring buffers shall be provided in accordance with the provisions of Section 1102.G and are not included in the exemptions under Section 1102.G.2 (*Amd. 03-17-09*)

SECTION 906 DAY CARE FACILITIES

A. For day care facilities located within any residential or agricultural zoning district, the following provisions must be complied with:

1. Minimum lot size shall be 20,000 square feet.

2. The required minimum setbacks shall be as follows:

a. Front yard: 30 feet from any public or private street;

b. Rear yard setback: 35 feet;

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c. Side yard setbacks: 20 feet; and

d. Corner lots: shall provide a minimum of 30 feet from both streets.

3. Subject property must abut and have direct access to a major or minor thoroughfare or higher street classification, as identified in the Highway Plan, for all day care facilities located in residential districts.

B. Day care facilities allowed in zoning districts other than residential districts shall comply with the district dimensional requirements of the zoning district.

C. Minimum of two off-street parking spaces, plus one off-street parking space for each employee, shall be provided. Off-street parking shall be provided in accordance with the standards of Article XII.

D. There shall be sufficient paved driveway to accommodate at least two motor vehicles at one time for the purpose of loading and unloading passengers in addition to any off-street parking area.

E. All children's outside play areas shall be enclosed with at least a four-foot high fence and located only within the side and/or rear yards, provided the yards are not adjacent to a street. The horizontal/vertical spacing in the fence shall be a maximum of four inches and at a minimum the fence must comply with the guard opening limitations for spacing established in the most currently adopted North Carolina State Building Code.

(Amd. 11-20-06; Amd. 02-19-08; Amd.01-09-10; Amd. 02-01-21)

SECTION 907. DETENTION FACILITIES/PRISONS.

In areas contiguous to residentially zoned or residentially developed areas, there must be a minimum 200 foot setback for detention facilities and 500 foot setback for prisons, which shall be measured from the exterior walls or fences of the detention facility or prison facility to the property line of any adjoining residentially zoned or residentially developed area or public right-of-way. In all other areas, the setbacks for detention facilities shall be in accordance with the standard zoning district dimensional provisions and, for prisons, a minimum setback of 200 feet from the property lines. In addition,

A. No minimum lot area is required; however, the lot shall be adequate to provide the yard space required by the district dimensional requirements of this ordinance, meet other standards contained in this ordinance, and comply with all Federal and State regulations; B. A solid buffer shall be provided and maintained in accordance with this ordinance; however, more intensive buffering may be required when the use is near or adjacent to residentially zoned areas; and

C. Adequate off-street parking and loading space shall be provided on site. Any public street, sidewalk or right-of way or any other private grounds not a part of the detention facility parking area may not be used for the parking, loading, or maneuvering of vehicles.

(Amd. 02-19-08)

SECTION 907.1. FIRING RANGE, OUTDOOR.

A. A detailed site plan complying with the provisions of Article XIV shall be submitted for review and if approved, all applicable permits must be obtained prior to commencement of range activity. The detailed site plan shall be sealed by a North Carolina registered engineer attesting that the proposed plan incorporates the specific safety and design standards for outdoor firing range provisions and live fire shoot house provisions, if applicable, as set out in Section 4, Outdoor Range Design; Section 6, Live Fire Shoot House; and Attachments 1-2 through 1-20 of the *Range Design Criteria* (June 2012) as published by the US Department of Energy's Office of Health, Safety and Security for the type of range proposed; except that Section 4.b(10), the words "or administrative" in the first sentence of Section 4.c(7), the second sentence of Section 4.c(7) and Section 6.a(1) shall not be considered for the reason that these sections are specific to the needs of the DOE.

[Editor's note: A hardcopy of the Range Design Criteria is available for public viewing in the office of the Current Planning section of the Planning & Inspections Department and a hyperlink is provided in this same section in the ordinance on the department's website.]

B. The site on which the outdoor firing range is proposed shall contain a minimum of 200 acres within a tract or contiguous tracts owned or leased under a recorded lease to the owner/operator of the outdoor firing range. The detailed site plan shall show the boundary of the subject property in its entirety and shall further disclose all existing uses, if discernible, and structures within a distance of 300 feet from the boundary.

C. Surface danger zones shall be located entirely on the subject property and shall be designed to contain all projectiles and debris caused by the type of ammunition, targets and activities to be used or to occur on the property. The layout of the proposed range(s) with the accompanying safety fans shall be delineated on the required site plan

for each/all range(s) to be constructed on the property. All firing stations shall be setback a minimum of 180 feet from the boundary of the subject property.

D. A 60 foot wide buffer, undisturbed except for fence installation and vegetative planting, shall be provided around the entire perimeter of the subject property and shall also be delineated on the detailed site plan.

E. A firing range facility must have access to an approved private street or a public street.

F. Unauthorized access to the firing range facility shall be controlled while firearms are being discharged.

G. The developer/operator of the firing range facility shall provide to Code Enforcement at the time of application for the building final inspection, a certification prepared by a North Carolina registered engineer that the firing range facility has an environmental stewardship plan, which may include semi-annual soil and water sampling, regular liming of the soil to prevent lead migration, reclamation and recycling of the lead and is compliant with the Best Management Practices, specifically relating to lead management, as specified by the Environmental Protection Agency's (EPA's) most current edition of *Best Management Practices for Lead at Outdoor Shooting Ranges*.

H. If any firing range facility, or the use thereof, is intended to be expanded to include types of ranges, operations, munitions or activities not covered by the most current conditional approval or pre-existing status, re-submittal/submittal of the site plan for the entire firing range facility for review and approval of the change or expansion shall be required prior to commencement of the change or expansion. This provision applies regardless whether or not the firing range facility was in existence prior to the adoption of this section.

I. All outdoor firing range facilities shall maintain general liability insurance coverage in an amount of not less than Three Million Dollars through an insurance company licensed to do business in North Carolina. The policy shall not exclude coverage for property damage or personal injury caused by the discharge of firearms.

J. All other applicable Federal, State and local regulations to include the County's Noise Ordinance shall be strictly adhered to.

K. This sub-section K shall specifically apply to all non-permitted existing uses which are outdoor firing ranges within the definition of this ordinance, except those as may be permitted in accordance with this sub-section. A permit shall be issued for any nonpermitted outdoor firing range in operation on June 20, 2005, upon the submission of an application that shall include:

1. The date upon which the applicant commenced outdoor firing range operations on the site;

2. An aerial map which shows the boundaries of the site and the improvements located thereon;

3. A statement of the hours of operation;

4. A statement of the largest caliber ammunition discharged on the site; and

5. A narrative description of the measures employed (a) to control unauthorized access to the facility when weapons are being discharged, (b) to prevent projectiles from leaving the site, (c) to mitigate noise and (d) to mitigate potential lead contamination of the groundwater.

The permit issued under this sub-section K shall establish the benchmark for the determination of an expansion under sub-section H. Any facility permitted under this sub-section K shall remain subject to all other applicable state laws and local ordinances.

SECTION 908. GOLF COURSES.

A. The following setbacks include any permanent or temporary structure such as, but not limited to, clubhouse, equipment storage, green house, swimming pool, tennis courts and restaurant:

1. Front yard setback from any public street: 100 feet;

2. Rear yard setback: 200 feet;

3. Side yard setback: 200 feet; and

4. Corner lot setback from side street lot lines: 200 feet.

B. Minimum off-street parking spaces: four per hole, plus one per 200 square feet of restaurant and/or retail space, and one space per employee.

C. Incidental uses to a golf course may include pro shop, eating establishment, drinking establishment when in conjunction with an eating establishment (not including those operating under Section 924 of this ordinance), tennis courts, swimming pools,

and practice area. Permitted incidental uses may continue only as long as the golf course is in operation and open.

D. Signs as permitted in the C1(P) Planned Local Business District are allowed.

SECTION 909. GROUP HOMES.

No group home may be located within a one-half mile radius of an approved or existing group home or approved or existing residential habilitation support facility, regardless of the jurisdiction of the approved or existing home or facility. A group home for not more than six resident handicapped persons, any one of whom may be dangerous to others as defined in N.C. GEN. STAT. §122C-3(11)(b) is not a permitted use in any residential district.

(Amd. 02-19-08)

SECTION 910. GROUP QUARTERS.

A. Each room must have access to a hall or exterior door.

B. One non-illuminated sign shall be permitted, which shall have maximum dimensions of two feet high by three feet wide, and not be more than 3 ½ feet tall at its highest point above ground level.

C. There shall be no less than one bathroom, consisting of a bath or shower, and lavatory, for each two guestrooms.

D. Guestrooms shall not be equipped with cooking facilities.

E. Parking shall be provided at the rate of one space for each room to be utilized and one space for each employee/owner. No parking shall be allowed in any front yard.

F. A fire protection plan approved by the County Fire Marshal must be submitted at the time of permit application.

G. The required site plan shall depict neighboring properties and buildings within 200 feet of property lines.

H. The site shall have direct vehicular access to a public street or an approved private street.

SECTION 911. HAZARDOUS WASTE STORAGE/DISPOSAL FACILITY.

A. In addition to the requirements for site plans as required in Article XIV, the following information shall also be provided at the time of application for permits:

1. Type of waste being stored, storage area and use areas;

2. Maximum amount of each material to be stored or used in each area;

3. Range of container sizes and types of materials to be stored in each; and

4. The location and type of emergency equipment to be supplied on site.

B. The site shall have direct access to a public street or an approved private street.

C. Any actual storage site/container shall be located at least 500 feet from any existing residential structure or from any residentially zoned or publicly utilized property, i.e., schools, parks, etc.

D. The storage, use, handling and disposal of all hazardous materials shall be in accordance with the requirements of the Resource Conservation and Recovery Act (RCRA) and the United States Environmental Protection Agency (EPA) regulations thereunder, and the North Carolina Fire Prevention Code, Chapter 27 et al.

E. All buildings within the facility, including any accessory buildings for storage of hazardous materials, shall be at least 150 feet from property lines.

F. The facility and its operation shall observe all fire prevention and protection requirements.

G. Security fencing, a minimum of six feet in height, shall be provided along the entire boundary of the property.

H. The County Fire Marshal's written comments and documentation of their approval of plans shall be submitted with the Special Use Permit application.

I. Facility signage shall be in accordance with sign regulations for the M(P) zoning district. All hazard identification signs shall be posted as required by the Fire Prevention Code.

J. All proposed developments using and storing hazardous materials shall prepare and submit an Emergency Contingency Plan as part of its application. The Emergency Contingency Plan shall be prepared in accordance with the requirements of the Superfund Amendments and Reauthorization Act (SARA), the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), or Section 311 of the Clean Water Act, as amended. The plan shall identify buildings and the locations of points of storage and use of hazardous materials. The plan shall be approved by the County Engineer and the County Fire Marshal prior to submission of an application.

K. Any container or tank used to store hazardous materials shall be equipped with leak detection devices and shall be double-walled or have other secondary containment features.

SECTION 911.1. INTERNET CAFÉ/VIDEO GAMING.

The following standards apply regardless whether the internet café or video gaming facility is operated as a principal use, accessory use or incidental use:

A. The detailed site plan accompanying the application shall comply with the provisions of Article XIV and when the internet café/video gaming facility is to be located on a lot with other existing uses, all existing uses on the same lot must be labeled on the appropriate building footprint as shown on the detailed site plan;

B. Each such establishment shall be located no closer than 2,500 feet from another internet café/video gaming facility, regardless of the jurisdiction in which the facility is located;

C. Each such establishment shall not be located within 500 feet of any area zoned for residential use, properties containing residential unit(s), religious worship activity, nursery school, day care facility, educational facilities, any public or non-profit recreation or amusement and any public or private school regardless of the zoning district in which located and shall be measured from the property line(s) containing such regulated use;

D. In the event there is a change in the operational characteristics of the facility in which the internet café/video gaming operation is located, re-submittal of an updated complete application and site plan for re-review and approval prior to enacting the proposed change;

E. This establishment shall not be located within the same facility as a commercial entity in the business of providing open alcoholic beverages (to include liquor, fortified wine, unfortified wine and beer), for sale or otherwise provided and alcohol sales within the establishment shall not be permitted;

F. No establishment shall contain any computer, computer program or gaming machine that has been declared to be banned in the State of North Carolina;

G. Off-street parking shall be provided at the rate of one space for each gaming machine independent of the off-street parking required for all/any other use on the same property;

H. Signage shall be as regulated in Article XII; and

I. Internet cafes/video gaming facilities shall not operate between the hours of 2:00 am to 7:00 am.

SECTION 912. KENNEL OPERATIONS.

A. The site plan for kennel operations shall include information as to any outside pen area, shelters, fencing, runs, etc. pertaining to the kennel operations.

B. Shelters, runs, and pen areas shall not be located any closer than fifteen feet to any property line for kennels located in agricultural and residentially zoned districts.

C. The required shelter shall be fully enclosed on three sides, roofed, and have a solid floor.

D. A vegetative buffer shall be required along the side and rear property lines and must comply with the provisions of Section 1102.G. In addition, a privacy fence may be required if it is determined the fence would alleviate any detrimental effects on neighboring properties.

E. Kennel operations shall not be allowed in residential districts if the minimum lot size required by the zoning district of the subject tract has been compromised or otherwise reduced in area as required by the zoning district, i.e., Zero Lot Line developments.

F. Kennel operations including all pens, shelters, etc., are required to meet the setbacks as required by the zoning district.

G. Repealed. (Amd. 11-20-06; Amd. 02-09-08; Amd. 09-16-08; Amd. 10-15-12)

SECTION 913. MANUFACTURED HOMES.

Manufactured homes placed, erected or located on any parcel or lot, shall comply with the standards of the County's Minimum Housing Ordinance and shall meet or exceed

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the construction standards promulgated by the U.S. Department of Housing and Urban Development in order to qualify for any permits under the terms of this ordinance and the County Subdivision Ordinance.

This section shall not apply to "properly set up", Class C manufactured homes requiring relocation when a manufactured home park owner or a government agency, such as the County Health Department, has mandated the closure of a previously approved or preexisting nonconforming manufactured home park provided that the Class C manufactured home is owner-occupied and shall only be relocated to an approved manufactured home park or a pre-existing nonconforming manufactured home park. (*Amd. 01-19-10*)

For purposes of this section, "properly set up" means:

A. In actual use for residential purposes;

B. Lawfully connected to electricity, water and sewer or septic service;

C. In compliance with the County's Minimum Housing Ordinance; and

D. Listed for property taxes and having property taxes paid as of the most recent listing period and the previous five calendar years.

(Amd. 01-19-10)

SECTION 914. MINI-WAREHOUSING IN RESIDENTIAL DISTRICTS.

For all mini-warehousing units constructed in residential districts, the following standards shall apply:

A. The units shall only be constructed in conjunction with multi-family housing units and the number of individual storage units shall not exceed the number of multifamily dwelling units within the development;

B. The façade of the mini-warehousing site shall be constructed with decorative and permanent material, such as brick, stone, etc., and be of the same type of material as the exterior of the multi-family units; and

C. The sides and rear perimeter of the mini-warehousing site shall be buffered and landscaped in such a manner as to blend in with the surrounding development and to not be visible to adjacent residential areas. (*Amd. 02-19-08*)

SECTION 914.1. MIXED USE BUILDING.

A. Mixed use buildings are allowed uses in the O&I(P) Planned Office & Institutional, C1(P) Planned Local Business, C2(P) Planned Service and Retail and C(P) Planned Commercial districts;

B. Residential uses within a mixed use building shall not exceed 40 percent of the total floor area, with a minimum of 60 percent of the floor area of all structures devoted to the non-residential use(s) as within the specific zoning district of the property;

C. All "for sale" residential units are subject to the provisions governing Unit Ownership developments in the County Subdivision Ordinance;

D. The development must be served by public or community water and sewer;

E. The subject property must have direct vehicular access to a paved public right-ofway;

F. Off-street parking shall be provided in accordance with Article XII for the nonresidential use, and one and one-half spaces for each residential unit. Shared parking shall be encouraged and permitted when it can be substantiated that the hours of operation of the non-residential use are restricted to daylight hours and will not adversely affect the residential parking needs;

G. The minimum lot area per residential unit shall be 1,000 square feet not including the lot area utilized by the non-residential use. The site plan must provide the calculations indicating compliance with this provision;

H. Sidewalks are required in accordance with the standards of the County Subdivision Ordinance;

I. A fee in lieu of dedication of on-site parks, recreation, and open space is mandatory. This fee is to be calculated in the same manner as established in the provisions governing parks, recreation and open space in the County Subdivision Ordinance;

J. The façade of the buildings approved for mixed use in a non-residential district shall be of a commercial design; and

K. There shall be no ancillary, accessory or incidental residential use of the property outside the mixed use building.

(Amd. 03-01-06; Amd. 02-19-08; Amd. 01-19-10)

SECTION 915. MOTOR VEHICLE WRECKING YARDS AND JUNKYARDS.

A. All fluids from vehicles, transmission, brake fluid, gasoline, etc. shall be drained from any vehicle before the vehicle is stored. The fluids shall be drained into approved containers and be disposed of according to approved environmental procedures and Environmental Protection Agency (EPA) regulations.

B. A cement pad shall be installed for fluid drainage to prevent soil pollution or contamination.

C. If at any inspection, fluids are determined to have been placed or drained in the ground/soil, the permit shall be revoked immediately.

D. Unless specifically approved otherwise, vehicles shall not be stacked.

E. If stacking is specifically approved, the stacked vehicles are to be shielded in such a manner that they cannot be seen from any adjacent residentially zoned or residentially used properties.

F. The vehicle storage area shall be contained entirely within a six-foot high solid fence with a vegetative buffer planted along the outside of the fence along the entire perimeter of the property.

G. The maximum number of vehicles stored on the site at any one time may be restricted to a specific number.

H. The vehicle storage area shall not exceed more than 50 percent of the property.

I. Appropriate insect and rodent control procedures shall be adopted that comply with County Health Department procedures.

<u>SECTION 916. NON-RESIDENTIAL USE AS A PERMITTED USE IN A RESIDENTIAL OR</u> <u>AGRICULTURAL DISTRICT (AND NOT OTHERWISE LISTED WITHIN THIS ARTICLE).</u>

A. Site plan review and approval in accordance with Article XIV and providing for the specific information required by this section.

B. The minimum yard requirements shall meet or exceed those required in the C1(P) zoning district.

C. Required parking shall be paved if otherwise required to be paved by this ordinance. In these circumstances, paved parking shall be provided with all parking

areas and internal drives being clearly marked. In addition, no parking shall be permitted in the required front yard.

D. Buffering and/or landscaping for the use shall be provided and maintained in such a manner as to comply with the standards of this ordinance (Section 1102.G) and is dependent upon the zoning and nature of the surrounding area. The site must provide ample area and adequate open space on all sides of the structure so that the character of the neighborhood is preserved.

E. The subject property shall have direct access to a public right-of-way or approved private street. In the event a private street is the means of access, consent by the common lot owners responsible for maintenance of the private street is required. Also, the plan shall include proposed points of access, ingress, and egress and the pattern of internal circulation. Points of ingress and egress shall be located so as to minimize traffic hazards, inconvenience and congestion. The existing access streets must be able to handle the anticipated increase in traffic volume, or the developer shall cover the costs of upgrading the streets; such as, but not limited to, the addition of a turning lane.

F. Signage for the development shall not exceed those allowed under Section 1306.A.

GF. Noise levels shall not exceed 60 dB(A) between the hours of 10:00 p.m. and 7:00 a.m. In any case, the noise level, regardless of the time of day, shall not become a nuisance to neighboring properties and strict compliance with the County's aforementioned Noise Ordinance is required. (Note: dB(A) refers to the sound pressure level in decibels as measured on a sound level meter using the A weighting network.) (*Amd. 11-20-06; Amd. 02-19-08; Amd. 01-19-10; Amd. 04-18-11*)

<u>SECTION 917. NURSING HOME/CONVALESCENT HOME/HOSPITAL/SANITARIUM</u> /RETIREMENT HOME, ETC.

A. The facility shall not cover more than 50 percent of the tract.

B. Must meet all requirements for licensing by the State of North Carolina.

C. In addition to basic requirements for site plans as required in Article XIV, the plan shall include proposed points of access, ingress and egress, the pattern of internal circulation, and the layout of parking spaces.

D. All facilities shall be solely for the use of residents and their guests.

E. Facilities for administrative services and limited medical services for the exclusive use of the residents may be located on the site.

SECTION 918. PUBLIC UTILITY WORKS, SHOPS OR STORAGE YARDS.

A. All structures shall be designed and landscaped in a way as to blend in with the surrounding area.

B. A chain link fence shall enclose all dangerous apparatuses and shall be at least eight feet in height.

C. All motor vehicle parking shall be located within the area circumscribed by the buffered/screened area.

D. Such facilities shall have direct access to a public street or an approved private street.

(Amd. 01-19-10)

SECTION 919. QUARRY.

A. No minimum lot area is required but, the lot shall be adequate to provide the yard space required for the M(P) Planned Industrial District and meet the standards of this section.

B. The temporary erection and operation of plants and equipment necessary for crushing, polishing, dressing or otherwise physically or chemically processing the material extracted on the site shall comply with the district dimensional requirements of the M(P) zoning district.

C. All equipment used for excavation, quarrying and permitted processing shall be constructed, maintained and operated in such a manner as to eliminate, as far as practicable, noise, vibration, or dust which would injure or annoy persons living or working in the vicinity.

D. Access ways or drives within the premises shall be maintained in a dust-free condition through surfacing or such other treatment as may be necessary.

E. No excavation shall be made closer than 200 feet from the banks of any river, stream, creek or waterway except by submission of documentation, verified by the County Engineer, that such excavation or quarrying shall not impair the lateral support needed for permanent stream levees.

F. All excavations shall be made either to a depth of five feet below a water producing level, or graded or back-filled with non-noxious and non-inflammable solids to assure that the excavated area will not collect and retain stagnant water or that the

graded or back-filled surface will create a gentle rolling topography to minimize erosion by wind or rain and substantially conform with the contour of the surrounding area.

G. Whenever the floor of a quarry is five feet or more below the grade of adjacent land, the property containing the quarry shall be completely enclosed by a barrier either consisting of a mound of earth not less than six feet high located at least 25 feet from any street right-of-way and planted with a double row of quick growing vegetative landscaping, or shall be enclosed with a chain link fence or its equivalent in strength and protective character to a height of six feet along the property line.

H. An excavation shall be located 100 feet or more and back-filled to 150 feet from a street right-of-way line. Quarrying operations shall be located 50 feet or more from a street right-of-way line and to any property boundary line. With approval by the County Engineer, such excavation or quarrying may be permitted inside these limits in order to reduce the ground elevation to the established street grade.

I. More intensive buffering than the normal standard may be required when the development is near or adjacent to residentially zoned areas.

J. A reclamation plan shall be submitted along with the site plan and the application. All such reclamation plans shall include the following:

1. A grading plan showing existing contours in the area to be extracted and proposed future contours showing the topography of the area after completion. Such plans shall include the surrounding area within 500 feet of the property boundary line, drawn to an appropriate scale with contour lines at intervals of five feet or less.

2. Existing and proposed drainage of the area.

3. Details of re-grading and re-vegetation of the site during and at conclusion of the operation. The following are the minimum requirements to be met at the conclusion of the operation:

a. The banks of all extraction, when not back-filled, shall be sloped at a grade of not less than two feet horizontal to one foot vertical. This slope shall be maintained 20 feet beyond the water line if such exists.

b. Spoil banks shall be graded to a level suiting the existing terrain.

c. All banks and extracted areas shall be surfaced with at least six inches of suitable soil, except exposed rock surfaces, and shall be planted or seeded with trees,

shrubs, legumes or grasses and maintained until the soil is stabilized and approved by the County Engineer.

K. When any extraction has been completed, such area shall either be left as a permanent spring-fed lake or the floor thereof shall be leveled in such manner as to prevent the collection and stagnation of water and to provide proper drainage without excessive soil erosion.

L. All equipment and structures shall be removed within three months of the completion of the extraction of materials.

M. The facility must be permitted by the North Carolina Department of Environment and Natural Resources and/or other applicable Federal, State, and local agencies.

SECTION 920. RECREATION OR AMUSEMENT, PUBLIC/PRIVATE & INDOOR/OUTDOOR.

A. One sign shall be permitted and shall not exceed the standards for those allowed in the C1(P) zoning district.

<u>BA</u>. The site shall have vehicular access to a paved public street.

C. Repealed.

₽<u>B</u>. All outdoor lighting shall comply with the standards of Section 1102 M.

EC. If the facility is of such a use that would be conducted on dirt (i.e., ball fields, go cart tracks, etc.) measures shall be taken to minimize the creation of dust.

FD. Fencing, netting, or other control measures shall be provided around the perimeter of any areas used for hitting, flying, or throwing of objects to prevent the object from leaving the designated area.

GE. A minimum of three acres of land is required for mechanized outdoor recreation areas and the detailed site plan and application shall provide adequate information to ensure the increase in motor vehicle traffic will not adversely impact any surrounding residential neighborhoods.

(Amd. 01-19-10; Amd.04-18-11)

SECTION 921. RECREATION VEHICLE PARK AND/OR CAMPGROUND.

A. Recreation vehicle parks/campgrounds shall be used only by travel trailers, pickup, coaches, motor homes, camping trailers, other vehicular accommodations,

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cabins and tents suitable for temporary habitation and used for travel, vacation and recreation purposes.

B. The area of the park/campground shall be at least three acres. Each recreation vehicle/cabin/open air cabins camp site, excluding sites used solely for tents, shall be a minimum of 1,200 square feet in area with a maximum of 20 sites per acre. Each site shall contain a stabilized vehicular parking pad of packed gravel, paving or other suitable material. Cabin sites shall not exceed more than twenty percent of the total proposed sites within the recreation vehicle/campground site. The maximum size of the proposed cabins shall not exceed 400 square feet and shall be identified as being either a cabin or open air cabin. Cabins shall not have bathrooms within the cabin and must be served by a bathhouse located within 500 feet from the entrance of the cabin to the entrance of the bathhouse.

C. All yard setback requirements shall be in accordance with the dimensional requirements of the zoning district in which the park or campground is located and no structure, recreational vehicle site or camping site shall be located within the required yard area.

D. Individual recreation vehicle spaces within a recreation vehicle park/campground shall not directly access a public road. Access to all recreation vehicle spaces and accessory structures within the park/campground shall be from internal streets with the entrance to the park directly accessing a public right-of-way. A driveway permit must be obtained from the North Carolina Department of Transportation for connection to the public street.

E. The recreation vehicle park/campground shall not allow for permanent occupancy on the same site by the same occupant for any continuous period of time exceeding 90 days with a maximum allowance of 180 days per calendar year within the same park. There must be a minimum 30-day waiting period between stays within the same park for each recreational vehicle/occupant. Each recreation vehicle park/campground shall be required to maintain a registry or logbook identifying, at a minimum, the recreation vehicle license plate number and Vehicle Identification Number for recreation vehicle sites and/or names of occupants in campground sites which will be subject to inspection by the County during regular inspections. Upon the adoption date of this amendment, existing recreation vehicle parks will also be required to comply with the logbook requirement.

F. Each park shall have at least one telephone available for public use. Management headquarters, manager's residence, recreational facilities, bathhouses, toilets, dumping stations, showers, coin-operated laundry facilities, stores and the uses and structures customarily incidental to operations of a recreation vehicle park/campground are permitted as accessory uses to the park, subject to the following restrictions:

1. Such establishments (excluding recreational facilities) and the parking areas primarily related to their operations shall not occupy more than 10% of the gross area of the park/campground.

2. The structures housing such facilities shall not be located closer than 100 feet to any public street and shall not be directly accessible from any public street but shall be accessible only from an internal drive within the park/campground.

3. Such structures containing toilets, bathhouses and other plumbing fixtures shall comply with the requirements of the North Carolina Building Code.

4. Each park shall be limited to a maximum of one manager's/ caretaker's residence.

G. Adequate off-street parking and maneuvering space shall be provided on site. No public street, sidewalk or right-of-way or any other private grounds not a part of the recreational vehicle parking area shall be used to park or maneuver vehicles.

H. Internal drives shall be constructed to a minimum of 18 feet in width if providing two-way streets and 12 feet in width for one-way streets and contain a minimum depth of six inches of stone gravel base with proper ditching, drainage, and seeding of slopes. Permanent dead-end streets shall have a cul-de-sac constructed 40 feet in diameter.

I. Recreational vehicle parks and campgrounds shall be enclosed by a fence, wall, landscape screening, earthen mounds or by other measures from all contiguous residential areas in a manner that complements the landscape and assures compatibility with the adjacent environment and complies with the buffering requirements for non-residential uses adjacent to residential districts.

J. In addition to the requirements required to be shown on the site plan as required by the Article XIV, the site plan shall include the name and address of the applicant, the location and dimensions of each recreation vehicle/camping site, the location and use of all service and recreational facilities, all interior access ways, drives, and parking. All site plans subject to this Section shall also require approval from the County Health Department.

K. When permitted, recreation vehicle parks/campgrounds within the CD Conservancy District shall be subject to the following requirements:

1. No individual recreation vehicle/camping site shall have individual on-site septic systems.

2. Each recreational vehicle must be equipped with a holding tank and each park/campground must have an approved dumping station or pump-out facilities on the premises.

L. All Federal, State and other local regulations shall be complied with. (*Amd. 11-20-06; Amd. 01-19-10; Amd. 04-20-20*)

SECTION 922. RESIDENTIAL HABILITATION SUPPORT FACILITY.

A. Minimum lot size: 20,000 square feet.

B. The structure must pass all health and fire inspections.

C. The property must be at least a one-half-mile radius from an existing or approved residential habilitation support facility or an existing or approved group home, regardless of the jurisdiction of the existing or approved facility or home.

D. The following setbacks shall be minimum yard requirements, except where the zoning district in which the facility is located has greater dimensional requirements, the zoning district setbacks apply:

1. Front yard: 50 feet from any public or private street.

2. Rear yard: 35 feet; and

3. Side yard: 25 feet.

E. Off-street parking shall be provided at the rate of two spaces plus one for each caregiver.

F. The facility shall have direct access to a paved public street meeting North Carolina Department of Transportation standards.

G. The facility shall provide a minimum of 100 square feet of living area per person, not counting the caregivers.

(Amd. 02-19-08; 01-19-10)

SECTION 923. SECOND HAND, PAWN AND FLEA MARKET.

A. Outside storage of goods, equipment and material shall be prohibited; however, outside display of merchandise in conducting the commercial operation is permitted

during the hours when the commercial operation is open for business. No storage or display shall be permitted within a public right-of-way.

B. Vehicle parking shall be provided entirely on site. Traffic generated by the business shall not impede the normal flow of traffic on any public right-of-way.

SECTION 924. SEXUALLY ORIENTED BUSINESSES.

Sexually oriented businesses are some of the uses which, because of their very nature, may have serious objectionable characteristics, particularly when several of them are concentrated in one area, thereby having a deleterious effect upon adjacent areas, or when the uses are proposed to be located in or near sensitive areas or land uses. Special regulation of sexually oriented businesses is necessary to ensure that these adverse effects will not contribute to the blighting or downgrading of the surrounding neighborhood. These special regulations and applicable criteria are contained in this section.

Sexually oriented businesses shall be allowed only in the C(P) Planned Commercial District and M(P) Planned Industrial District subject to the following:

A. Sexually oriented businesses shall not be located within 2500 feet of another sexually oriented business. The measurement shall be taken from the exterior walls of the building(s) containing such regulated use.

B. No sexually oriented business shall be located within 3,000 feet of any area zoned for residential use or from the property line of residential unit(s), religious worship activity, nursery school, day care facility, any recreation and amusement not regulated herein, and any public or private school regardless of the zoning district, and shall be measured from the property line(s) containing such regulated use.

C. Buffering complying with the standards of Section 1102.G shall be placed around the entire perimeter, including road frontage, for all sexually oriented businesses.

D. No nude or seminude service or entertainment of any kind shall be allowed outside the building of such use.

E. The provisions of this article shall not apply to "Massage and Bodyworks Therapy" as defined in Article II of this ordinance and to the extent regulated by N.C. GEN. STAT., Chapter 90.

SECTION 924.1. SOLAR FARMS

A. Solar farms shall be located on a minimum 20-acre tract and shall comply with the minimum yard setbacks for the zoning district in which the property is located.

B. Solar farms shall not be constructed over any onsite wastewater system unless otherwise specifically approved by the County's Environmental Health Department.

C. Every component of the solar farm shall be limited to a maximum of 20 feet in height; this provision shall not include the interconnection poles, substation equipment or other devices necessary for the electricity to be delivered to the public utility substation.

D. Streetscape landscaping and buffering as required in Section 1102 shall be provided.

E. The military Garrison Commander or the commander's representative shall be afforded a maximum of ten days to comment on any proposed solar farm site plan submittal.

F. After site plan approval and prior to permit application, the developer must submit the Federal Aviation Administration's FAA Form 7460-1, filed under Part 77 and included in the Obstruction Evaluation Program, in which the FAA must determine the proposed solar farm to be no obstruction/hazard to air traffic. For all proposed solar farms within five miles of the Fayetteville Regional Airport, a solar glare analysis, with the Airport Director's approval, indicating "no glare" shall be attached to the Form 7460-1 and included with the Form 7460-1 when presented for permit application. The Solar Glare Hazard Analysis Tool (SGHAT) may be found at <u>www.sandia.gov/glare</u>.

G. In the event power production ceases for a period of six (6) months, the owner of the real property upon which the solar farm is located shall remove from the site all the components of the solar farm, to include equipment, conduit, structures, foundations and any other improvements or devices used in the installation or operation of the solar farm and dispose of these components in accordance with applicable law. The owner's failure to remove and dispose of these components within nine months from the date which power production ceases shall constitute an unlawful condition existing upon or use of the real property which may be enforced by all the remedies available under this ordinance and N.C.G.S. § 153A-123.

H. All Federal, State and other local regulations shall be complied with. (*Amd. 05-18-15*)

SECTION 925. SOLID WASTE DISPOSAL FACILITY.

A. No such facility shall locate within 2500 feet of an existing residential structure or of residentially zoned property.

B. No material shall be stored outside of appropriate waste containers, and all such containers shall be located on a solid impervious surface such as concrete pads.

C. All structures on the site shall comply with the dimensional requirements for the zoning district.

D. The site shall be maintained to prevent odors, rodents and any other nuisances.

E. The site shall have direct access to a paved public street.

F. Access roads leading to any part of the operation shall be constructed in such a manner as to not impede traffic on any public or private street and shall be paved or constructed with gravel or crushed stone surface and maintained in a dust-free manner.

G. All environmental health rules and regulations, including Federal and State laws, shall be complied with.

H. One identification sign, as defined in Section 1302, shall be permitted in accordance with Article XIII.

SECTION 926. THEATER PRODUCTIONS, OUTDOOR.

A. One sign shall be permitted and shall not exceed the standards for those allowed in the C1(P) Planned Local Business District.

<u>BA</u>. The site shall have direct vehicular access to a collector or higher-level street.

⊆<u>B</u>. In non-commercial districts, hours of operation shall be between sunrise and sunset. Noise levels shall not pose a nuisance to neighboring properties.

 $\oplus \underline{C}$. All outdoor lighting shall be turned off between 11:00 p.m. and sunrise, except lighting used for walkways, roads, parking lots and security. In these cases, fully shielded lights must be used.

SECTION 927. TOWERS.

A. A communication tower and associated equipment totally concealed within a building or structure so as to be architecturally indiscernible shall not be regulated as a tower under this section.

B. The applicant, owner, or developer of a tower that is to be at least 75 feet in height shall submit a site plan with the application for permits to authorize construction or erection of the tower. The site plan shall include:

1. Identity of the proposed or intended user(s) of the tower.

2. The certification of a registered engineer that the tower has the structural integrity and/or capacity to support or to accommodate more than one use or user.

3. The statement and supporting information and documentation by the applicant, owner, or developer that no structures or facilities suitable for collocation are available within the coverage area.

4. The statement of the owner indicating the intent and willingness to permit shared use of the tower and the potential for or limitations on the number of other users that the proposed tower can accommodate.

5. Elements and design that meet all requirements of this ordinance and the County Subdivision Ordinance.

C. Setbacks as prescribed below are intended for the assurance of public safety and protection of the property rights of adjacent property owners and shall not be less than the minimum required and shall not be varied by the Board of Adjustment:

1. Residential/Agricultural Zones. Towers in any residential or agricultural district shall be set back from all adjacent property lines and/or lease lines a distance not less than the height of the tower. The distance shall be measured from the base of the tower.

2. Commercial/Industrial Zones. Any tower shall be set back from property and/or lease lines a minimum of 50 feet or one foot of setback for each two feet of tower height, whichever is greater.

D. Structures located near towers shall not encroach upon the setbacks of the towers, unless such towers are of monopole design and construction, in which case buildings and structures may be located within the setback distances.

E. A chain link fence at least ten feet in height and located at least ten feet from the base of the tower shall enclose the tower base.

F. A buffer area at least 25 feet wide shall surround the tower compound. The buffer shall shield the compound area from the entire tract. No structures, including guyed wires or anchors, may be constructed or located within the buffer. The buffer area shall be planted with evergreen trees that will attain a minimum height of 25 feet within four years and be spaced no greater than 20 feet apart. The inner fringe of the buffer area shall be planted with an evergreen hedge that shall have an initial height of at least three feet and an expected attainment of six feet in height within four years of planting. The hedge shall constitute a complete shield or visual blockage. If the Coordinator determines that a natural buffer already exists on site that substantially complies with the purpose and intent of this performance standard to an equal or greater degree, such an alternative natural buffer shall be considered adequate. If an alternative natural buffer is used, the user shall be responsible to ensure that the buffer remains compliant for as long as the tower remains. If a buffer is altered to an extent where it no longer serves to shield or obscure the compound from view, the applicant or tower user(s) shall install buffers as required by this section.

G. The applicant, owner or developer shall certify that the proposed tower will be constructed and operated in accordance with all applicable Federal, State and local laws and ordinances, including but not limited to all Federal Communication Commission (FCC) and Federal Aviation Administration (FAA) rules and guidelines.

H. Prior to the issuance of a building permit for a tower, the applicant, owner or developer shall submit drawings sealed by a licensed engineer and a certification letter from the licensed engineer who prepared the plans that the tower will meet all applicable Federal, State and local building codes and structural standards.

I. Repealed.

J. The tower's height shall not exceed 450 feet. When a tower is located on a building or structure, the combined height of the building or structure and the tower shall not exceed 450 feet, except in the A1 Agricultural District. The height of a tower located in the A1 Agricultural District shall not be restricted. However, a tower located in the A1 Agricultural District must meet all applicable setbacks.

K. The exterior appearance of any building or structure associated with a tower and located in a residential zone shall maintain a residential architectural quality including, without limitation, a pitched roof and frame or brick veneer construction.

L. No building or structure associated with a tower and located in a residential zone may be used as a work site for any worker. However, periodic maintenance, inspection and renovation of the facility shall be permitted.

M. Each applicant, owner or developer shall demonstrate that the use will not be detrimental or injurious to the property values of the surrounding neighborhood. In zoning districts where the tower is a use by right, the applicant, owner or developer may satisfy the requirement by submitting a statement signed by a licensed appraiser or real estate broker which expresses an opinion that the use will not be detrimental or injurious to the property values of the surrounding neighborhood.

N. Repealed.

O. To protect the public from unnecessary exposure to electromagnetic radiation, the applicant, developer, owner or operator of the tower shall document that the power density levels do not exceed federally approved levels or American National Standards Institute (ANSI) standards, whichever is stricter.

P. If lighting is required by the FAA, it shall meet or exceed the FAA standards. To the extent allowed by FAA regulations and standards, strobes shall not be used for nighttime lighting. To the extent permitted by Federal statutes, regulations and standards, the lights shall be oriented so as not to project directly onto surrounding residential property. Prior to issuance of a building permit, the applicant, developer or owner shall submit documentation from the FAA that the proposed lighting is the minimum lighting required by the FAA.

Q. A tower not used for a period of at least six months shall be determined to be abandoned and shall be removed. The owner of the tower shall remove any abandoned, unused or structurally unsound tower within 90 days of receiving notice requiring removal. The Coordinator may establish a shorter period of time for the removal of a tower that is structurally unsound.

R. The owner or operator of a tower shall submit a statement signed and sealed by a licensed engineer that the tower will be structurally sound.

S. If the Coordinator determines a tower is not structurally sound, the owner or operator of the tower shall, within 60 days or a shorter time period if required by the Coordinator, complete repairs to restore the structural soundness of the tower.

T. The owner, applicant, or developer shall camouflage the tower so that it blends into the surrounding area. Methods of camouflage include paint, architectural design or structure, and other means. U. No outside storage on the site of the tower shall be permitted.

V. All tower sites shall comply with the provisions of the County Subdivision Ordinance.

(Amd. 02-19-08; Amd. 01-19-10)

ARTICLE X OTHER USES

SECTION 1001. TEMPORARY USES.

The Coordinator may issue a temporary Certificate of Occupancy for the following uses in accordance with the provisions of this section. In cases where the desirability of permitting the use is questionable and the application for the temporary Certificate of Occupancy is denied, the matter shall be appealed to the Board of Adjustment for a decision in accordance with Article XVI.

A. <u>Temporary Events</u>. A temporary occupancy permit may be issued for bazaars, carnivals, religious revivals, sports events, circuses, festivals and similar uses for a limited fixed period of time not to exceed 30 days in any one calendar year, and as the Coordinator may impose based on the character of the district affected.

B. <u>Temporary Construction Offices</u>. A temporary occupancy permit may be issued for construction offices in any district at any site where erection, addition, relocations and/or structural alterations are taking place, provided that such construction office shall be removed immediately upon completion of the project.

C. <u>Temporary Office and Exhibition</u>. A temporary occupancy permit may be issued for mobile structures used solely as offices or for purposes of exhibition in any district for a fixed period of time not to exceed six months and only upon satisfactory evidence that the use of such mobile structure shall not violate any code or regulation or the intent of this ordinance. The temporary permit may be renewed upon similar evidence of use of such mobile structure.

D. <u>Yard Sales</u>. A permit is not required; however, a resident and/or family household is limited to no more than four separate yard sales, each of which may consist of a oneor two-day period within any calendar year, within any residential or agricultural district. The hours of operation are limited to daylight hours on the day(s) the sale occurs. The person conducting the yard sale (tenant or property owner) shall be responsible for the prevention of any negative effects on neighboring properties and prevention of impeding the normal flow of traffic on public rights-of-way. Also, the person conducting the sale shall ensure that all property being sold is personal property, as defined in Article II, and that any residual items at the conclusion of the sale are not stored outside the residential dwelling in a permanent or semi-permanent manner. Signage shall only be allowed on-site, and strict compliance with sign regulations enumerated in Article XIII. E. <u>Mobile Storage Units</u>. Temporary self-contained storage units shall be permitted to be located between a principal structure and the street for a period of time not to exceed 14 calendar days. (*Amd. 02-19-08*)

SECTION 1002. INCIDENTAL USES.

A. <u>Home Occupations</u>. A home occupation shall be permitted as an accessory use to any dwelling unit and may be conducted in the principal structure or an accessory structure provided that:

1. The principal person or persons providing the business or service resides in the dwelling on the premises;

2. The area used for the business or service does not exceed 25 percent of the combined floor area of the structures or 500 square feet, whichever is less;

3. All work associated with the home occupation is conducted inside the designated building(s);

4. An attached wall sign not more than two square feet in area is allowed;

5. The property contains no outdoor display or storage of goods or services associated with the home occupation;

6. The home occupation causes no change in the external appearance of the existing building and structures on the property;

7. One additional parking space is allowed;

8. Wholesale sales of goods do not occur on the premises;

9. The home occupation employs no more than one person who does not reside on the premises;

10. The home occupation does not create any parking congestion, noise, vibration, odor, glare, fumes or electrical or communications interference which can be detected by the normal senses off the premises, including visual or audible interference with radio or television reception;

11. One vehicle, no heavier than ³⁄₄ ton, used in connection with the home occupation is permitted and shall be located on the premises in such a manner, so as not to disrupt the quiet nature and visual quality of the neighborhood;

12. A small home day care shall be permitted as accessory to any dwelling unit, provided that the following additional conditions are met, as well as the other conditions of this section:

a. If an outdoor play area is provided, it must be located in the side and/or rear yard of the property, provided that the yard area is not adjacent to any street, and the outdoor play area is fenced with a solid (opaque) fence; and

b. No more than eight children who are unrelated to the operator can be cared for during any 24-hour period.

13. All Federal, State, and local regulations, including the County Environmental Health regulations are complied with in the conduct of the home occupation.

B. <u>Outside Storage and Display</u>. Outside storage of goods, equipment and material shall be prohibited in any O&I(P) and any outside storage in the C1(P), C2(P) or C(P) district shall be buffered from view from any public street. Outside display of merchandise which is normally required in conducting the commercial operation is permitted in any of the above-named districts except the O&I(P) District. (*Amd. 02-19-08; Amd. 04-18-11*)

C. <u>Swimming Pools</u>. Every swimming pool, public and private, as defined by this ordinance is permitted as an incidental use and shall be regulated as follows:

1. The setback for a swimming pool from any side and rear lot line shall be ten feet.

2. A fence shall be erected to a minimum height of four feet to completely enclose the portion of yard containing the pool and shall include a gate that can be securely fastened for below-ground pools. The horizontal/vertical spacing in the fence shall be a maximum of four inches and at a minimum the fence must comply with the guard opening limitations for spacing established in the most currently adopted North Carolina State Building Code. (*Amd. 01-19-21*)

3. All mechanical equipment shall be located a minimum of five feet from any property line.

4. All floodlights shall be shielded from adjacent properties to reduce offensive glare.

5. All electrical wiring shall be in conformance with the National Electrical Code.

6. A water discharge plan for the proposed use shall be submitted showing the location of buildings, yard dimensions and other pertinent data. This plan shall also stipulate the type of system used for disposal of waste from the site. No permit shall be issued until the Coordinator determines that the water discharge plan is adequate by meeting one or more of the following criteria:

a. The discharge system shall drain directly into the street storm drainage system, other public storm drainage systems or natural stream; or

b. Enough hose is made available to discharge such water into the above public ways; or

c. That water discharge can be accomplished on the lot without threat of discharge onto adjacent lots.

7. In any zoning district, a swimming pool may not be located in a required front yard, including residential corner lots subject to Section 1101 G. (*Amd. 02-19-08*)

D. <u>Accessory Retail Uses</u>. Accessory retail uses include shops incidental to a hospital or clinic, variety, book, cafeterias, soda bars, coffee shops, beauty shops, and barbershops incidental to institutional or professional office buildings or manufacturing facilities. Accessory retail uses shall be conducted solely for the convenience of the employees, patients, patrons, students or visitors and not the general public. Such retail use, which is conducted wholly within the principal building without access thereto other than from within the building, without exterior advertising display, shall be permitted.

E. <u>Accessory Structures</u>. The following provisions apply to all accessory structures:

1. Accessory structures shall not be rented or inhabited by other than employees performing services on the premises of the owner, lessee, or tenant of the premises.

2. Accessory buildings not intended to be used for living quarters shall not be constructed upon a lot until the construction of the principal building has commenced.

3. Manufactured homes intended for residential occupancy shall not be classified as accessory or used as a storage structure.

4. Accessory structures shall not be erected in any required front or side yard or within 20 feet of any side street line, or within five feet of any lot line not a street line, or within five feet of any accessory building or other building. In no case, however, shall an accessory building be placed closer to a street than the minimum setback requirements for a principal structure. Any accessory structure greater than 700 square feet in floor area must be located inside the building envelope. (*Amd. 11-20-06; Amd. 02-19-08; Amd. 01-19-10*)

SECTION 1003. NONCONFORMING USES.

A. <u>General Provisions</u>. No structure or land containing a nonconforming use shall hereafter be increased, nor shall its total value be enhanced, except as provided in this section.

B. <u>Discontinuance/Buffering of Open-Air Outside Uses</u>. All nonconforming uses not carried on within a structure, except those which are incidental and necessary to activities within a structure, shall be discontinued within three calendar years from the effective date of this ordinance unless they can be adequately buffered so that the nonconforming use is not visible to the surrounding properties and these such uses shall be buffered in accordance with Section 1102.G within two calendar years from the effective date of this ordinance. Uses to be discontinued or buffered under this Section shall include outdoor sales areas, motor vehicle parking lots not immediately adjacent to and used in conjunction with a structure that the parking lot serves, storage yards, signs, billboards and similar uses. Where nonconforming use status applies to structure(s) and premises in combination, if the structure(s) are removed or destroyed, the nonconforming use of the land shall cease and any subsequent use of the land and buildings placed thereon shall conform to the provisions of this ordinance.

C. <u>Continuance of Nonconforming Uses</u>. No nonconforming use may be changed, expanded or resumed to any other nonconforming use, unless the Board of Adjustment finds that such use is no more detrimental to the neighborhood than the initial nonconforming use of the property in question. No change of title or possession or right to possession of property with a nonconforming use shall be construed to prevent the continuance of such nonconforming use.

D. <u>Continuance of Nonconforming Structures</u>. A structure that is nonconforming due to noncompliance with dimensional requirements, and which is a permitted use in the district, may continue, provided that its nonconformity is not increased. Structural changes which decrease or do not affect the degree of nonconformity, regardless of

cost and/or increase in value, shall be permitted. Routine repairs, maintenance, rehabilitation and renovations, regardless of value, shall be permitted.

E. <u>Reconstruction Prohibited</u>. Any nonconforming structure or any structure containing a nonconforming use, which has been damaged by fire or other causes, may be reconstructed and its use resumed if that occurs within one year of such damage, unless such structures have been determined by the Coordinator to have been damaged to an extent exceeding 50 percent of its then reproducible value or its bulk, exclusive of foundations, in which case any repair, reconstruction or use shall conform with the provisions of this Ordinance.

F. <u>Resumption of Nonconforming Use Prohibited</u>. Resumption of a nonconforming use of a structure shall not be permitted if such nonconforming use is discontinued, or ceases regardless of intent, for a continuous period of one calendar year. (*Amd. 02-19-08; Amd. 01-19-10; Amd. 04-18-11*)

SECTION 1004. NONCONFORMING MANUFACTURED HOME LOTS AND PARKS.

Notwithstanding any other provisions of this section to the contrary, the continuance of the use of land and structures for individual manufactured home or manufactured home park purposes in zoning districts in which individual manufactured homes or manufactured home parks are not a permitted use shall be regulated as follows:

A. <u>Individual Nonconforming Manufactured Home Uses</u>. Individual lots in districts not zoned for manufactured home use on which there is located a preexisting (i.e., thereon at the time of such zoning) nonconforming manufactured home may continue to be used as an individual manufactured home lot, subject to the following conditions:

1. In the event that the use of the nonconforming individual lot as a site for a pre-existing individual manufactured home is discontinued for a period of one year or more, such use of the lot shall not be resumed, and only the uses permitted for the zoning district in which the lot is located shall be allowed.

2. A manufactured home that was located on a nonconforming individual manufactured home lot at the time the district in which the lot is located was zoned shall not be replaced except in accordance with the provisions of sub-section C below.

B. <u>Continuance of Preexisting Nonconforming Manufactured Home Park Uses</u>. Tracts or parcels of land in districts not zoned for manufactured home park use on which there is located a preexisting nonconforming manufactured home park may continue to be used as a manufactured home park, subject to the following conditions: 1. In the event that the use of a tract or parcel of land, or part thereof, as a manufactured home park is discontinued for a period of one year or more, such use of the land, or part thereof, shall not be resumed, and only the uses permitted for the zoning district in which the land is located shall be allowed.

2. A manufactured home that was located in a preexisting nonconforming manufactured home park at the time the district in which the park is located was zoned shall not be replaced except in accordance with the provisions of sub-section D below.

C. <u>Replacement of Preexisting Manufactured Homes on Individual Nonconforming</u> <u>Lots</u>. A preexisting manufactured home on an individual nonconforming manufactured home lot may be replaced by another manufactured home during the period in which the preexisting nonconforming use of the lot is allowed to continue, provided that the replacement structure, as newly positioned on the lot, conforms to the following requirements:

1. The replacement structure in any residentially zoned district shall be a Class A manufactured home, and the replacement structure in any of the following non-residential zoning districts:, O&I(P) Planned Office and Institutional, C1(P) Planned Local Business, C2(P) Planned Service and Retail, C(P) Planned Commercial, M1(P) Planned Light Industrial, and M(P) Planned Industrial shall be a Class A or Class B manufactured home as defined in this ordinance, provided that such replacement structures are used exclusively for residential purposes.

2. The replacement structure shall meet the structure dimensional requirements and other applicable provisions of this ordinance for the zoning district in which the lot is located.

3. The replacement structure shall meet the current County Health Department regulations pertaining to sewage and water systems; the current requirements of the County Fire Prevention Ordinance; and the current requirements of the County Minimum Housing Code.

4. In the event of conflict among the requirements set forth above, the replacement structure must meet the stricter of the conflicting requirements.

D. <u>Replacement of Preexisting Manufactured Homes in Nonconforming</u> <u>Manufactured Home Parks</u>. A preexisting manufactured home in a nonconforming manufactured home park may be replaced by another manufactured home during the period in which the preexisting nonconforming use of the land on which the park is located is allowed to continue, provided that the replacement structure, as newly positioned in the park, conforms to the following requirements: 1. The replacement structures shall be placed in the manufactured home park so that the structure in place is set back from the external boundaries of the park a distance that meets the dimensional requirements and other applicable provisions of this ordinance for the zoning district in which the park is located, as though the park were a single lot or tract within such district. For the purposes of this section, front yard setback requirements shall be measured from a public street constituting an external boundary of the park, if any. Other setback requirements shall be treated as rear and side yard setbacks, as appropriate, and be measured from the boundary of the park other than a public street.

2. The replacement structure and the manufactured home lot on which it is placed shall meet the current internal dimensional requirements for a manufactured home park as defined and set forth in the County Subdivision Ordinance, to include without limitation: lot area, density and yard space requirements.

3. The replacement structure shall meet the current requirements of the County Health Department regulations pertaining to manufactured homes and manufactured home parks; current requirements of the County Fire Prevention Ordinance; and the current requirements of the County Minimum Housing Code.

4. The replacement structure shall be a Class A or Class B manufactured home and shall otherwise meet the current construction and other standards for manufactured homes established by applicable Federal, State, and local regulations.

5. In the event of conflict among the requirements set forth above, the replacement structure must meet the stricter of the conflicting requirements.

E. <u>Map of Preexisting Nonconforming Manufactured Home Lot or Park</u>. Every owner of land on which a preexisting nonconforming manufactured home lot or park is located shall file with the Planning and Inspections Department, a map or site plan of the land area of such lot or park showing the dimensions to scale of the area at the time of the zoning of the land on which the lot or park is located, showing the location and external dimensions to scale of each manufactured home existing therein at such time, and showing such other pertinent information as the Planning and Inspections Department and Coordinator require.

F. <u>Zoning Permit Required</u>. Replacement of a preexisting nonconforming manufactured home hereunder shall not be permitted unless the owner of such replacement has made application to the Coordinator for a zoning permit for such replacement, and the permit has been issued. The application shall describe the proposed replacement manufactured home by manufacturer's name, model and serial

number, year of manufacture and dimensions and shall show the proposed manufactured home space for the replacement on a copy of the map of the manufactured home lot or park on file with the County Planning and Inspections Department. The Coordinator shall issue a zoning permit for the replacement only upon a determination that the replacement and its location meet the requirements for replacing a preexisting nonconforming manufactured home set forth above. The Coordinator may require any additional information reasonably necessary to make such determination and may deny a permit if such information is not submitted. No provision herein shall waive or release other requirements for a permit pertaining to the replacement or lot or park in which the manufactured home is to be located that may be set forth in this ordinance or other Federal, State, or local laws. (*Amd. 02-19-08*)

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ARTICLE XI LOT AND YARD REGULATIONS

SECTION 1101. LOT REGULATION.

Unless otherwise established in the County Subdivision Ordinance, the general lot regulations shall apply as herein set forth.

A. <u>One Principal Structure Per Lot</u>. Every principal structure hereafter erected shall be located on a lot as herein defined. In no case shall there be more than one main residential building and its accessory buildings on one lot of record unless otherwise provided for in this ordinance and the County Subdivision Ordinance. Residential uses in the A1 Agricultural District that are considered accessory to the principal bona fide farming use are not limited in number when associated with the farm use as exempted by Section 109.

B. <u>Street Access</u>. No structure shall be erected on a lot, subject to regulation under the County Subdivision Ordinance, which does not abut a public street or approved private street (see County Subdivision Ordinance for private street provisions) for at least 20 feet, such frontage (abutting) to be continuous from the property line to the front yard building setback line. Those lots or tracts, not regulated by the County Subdivision Ordinance shall provide, at a minimum, proof of a 20-foot deeded access easement, which has been properly and legally recorded with the County Register of Deeds, to serve the said lot or tract.

C. <u>Reduction of Lot Size Prohibited</u>. No lot shall be reduced in area so that lot and/or yard areas below the minimum required under this ordinance shall result. Lots 50 feet or more in width may be treated as recorded lots less than the minimum requirement (sub-section D below).

D. <u>Recorded Lots Less Than Minimum Requirement</u>. Where any lot of record on the effective date of this ordinance or amendment thereto for the zoning area in a district which allows residential uses does not contain sufficient land to permit conformance to the dimensional requirements of this ordinance, such lot may be used as a building site for a single-family residence, provided that the lot area and yard dimensions are not reduced below the minimums specified in this ordinance by more than 17 percent in the RR, R15, R7.5, R6, R6A and R5 residential districts; or below the dimensional requirements of the RR Rural Residential District in the A1 Agricultural District.

E. <u>Lots Without Community Water and/or Sewer</u>. Any lot that is not served by public or community water and/or sewer, in addition to the regulations of the zoning district in

which said lot is located, must be certified by the County Health Department to be large enough to meet all applicable regulations regarding water supply and/or sewage disposal prior to application for a zoning permit.

F. <u>Building Lines on Irregularly Shaped Lots</u>. The Coordinator shall determine locations of front, side, and rear building lines on irregularly shaped lots. In no case, shall a setback line be measured from any part of any tract that does not meet the minimum width requirement for the individual district as listed in Section 1104. Such determinations shall be based on the spirit and intent of the district regulations to achieve spacing and location of buildings or groups of buildings on individual lots.

G. <u>Corner Lots</u>. Principal structures on corner lots in residential districts on which dwelling units are to front on each of the intersecting streets shall observe the front yard requirements on each of the intersecting streets if they are constructed and located within developments recorded after the effective date of this ordinance, or any amendment to said ordinance. With the exception of the R6A Residential district, principal structures on corner lots in residential districts that observe the front yard requirements of the two intersecting streets may reduce the required rear yard by 20 feet.

H. Lot Area Exception in Conservancy Districts. In the CD Conservancy District, the area may be used as part of any contiguous zoning district for calculating density of an entire development and satisfying setback requirements for lots within the development. That portion of such lots within the development falling within the CD District shall only be used for open space uses, and no principal or accessory structures shall be permitted, except boat landing piers when permitted by applicable Federal, State, or local regulations. (*Amd. 01-19-10*)

SECTION 1102. YARD REGULATION.

A. <u>Projection Into Yard Space</u>. Every part of a required yard shall be open from its lowest point (grade level) to the sky, unobstructed except for the ordinary projections of sills, belt courses, buttresses, cornices, ornamental features, sundecks, balconies, open porches and eaves; provided that none of the above projections shall project into a required yard more than four feet. Canopies, eaves and marquees may extend into a required yard in a commercial or industrial district provided that no more than ten percent of the square footage within the required yard is covered by such canopies, eaves and marquees shall not be solid and shall not interfere with the free movement of traffic, the required off-street parking, and the sight view of adjacent properties.

Open fire escapes, outside stairways, open wheelchair ramps, the ordinary projections of chimneys and flues, swimming pools, flag poles, decorative fountains and other similar items may be erected in required yards when placed so as not to obstruct light and ventilation necessary for the structure. To minimize encroachment of wheelchair ramps into the required yard, turning platforms are encouraged.

B. Determination of Front Yard Setback. The front yard requirements of this ordinance shall not apply on lots where the average depth of existing front yards on developed lots, located within 100 feet on each side of a lot, within the same block and zoning district as such lot, is greater or lesser than the minimum required front lot depth. In such cases, the depth of the front yard on such lot shall not be less than the average front yard depth on such developed lots. This provision shall not require a structure to be set back from the street or road a greater distance than the distance set forth in this ordinance or the setback line observed by the closer of the two existing principal structures on immediately adjoining lots. In no case, however, shall any residential structure be placed closer than 50 feet from the centerline of a street on which it faces or within 40 feet from the centerline of a side street. The location of a residential structure with respect to the street line in any commercial or industrial district shall not be used as a factor in determining the required setback from the street line for any new structure to be erected in such districts. ((Amd. 01-19-10)

C. <u>Fences and Walls</u>. The setback requirements of this ordinance shall not apply to any retaining wall. Open fences and walls may be erected to any height. Solid fences and walls shall be limited to three feet in height when projecting into or enclosing a minimum front yard and shall be limited to seven feet in height when projecting into or enclosing a minimum side and/or rear yard. When a corner lot follows two front yard setbacks, as determined by the Coordinator, a solid fence or wall greater than three feet in height, but not exceeding seven feet in height, may not be erected within 20 feet of the right-of-way on the street deemed the secondary front yard by the Coordinator. The street on which the house is addressed is usually considered the primary street on which the house must follow the full front yard setback unless otherwise determined by the Coordinator. Exceptions to location criteria are as follows:

1. Fences or walls that are within or enclose the minimum side and/or rear yard of a subdivision lot which is situated on a peripheral boundary of a subdivision in which it is a part;

2. Rear yards on through lots may have a privacy fence erected up to the rear property line, as determined by a platted "no access easement" or up to 20 feet from that line in the absence of a "no access easement";

3. Fences erected in conjunction with a buffer, as required by sub-section G, "Buffer Requirements" below, shall be set back a sufficient width from the property line to allow for the proper maintenance and upkeep of the vegetative buffer; and

4. When a principal structure is permitted closer than 25 feet to a public right-ofway line, the fence or wall will be permitted no closer to the road right-of-way than the permitted location of the principal structure. (*Amd.* 11-20-06; *Amd.* 02-19-08; *Amd.* 01-19-10)

D. <u>Corner Visibility</u>. In all districts, no fence, wall, shrubbery, sign or other obstruction to vision between the heights of three and 15 feet shall be permitted within 20 feet of the intersection of two streets.

E. <u>Rear Yards on Through Lots</u>. The depth of rear yards on through lots shall be at least equal to the minimum required front yards for the district in which it is located, and no accessory buildings shall be located in the rear yard on through lots.

F. <u>No Other Building in Required Yard Space</u>. No part of a yard or other open space required about any structure for the purpose of complying with the provisions of this ordinance shall be included as part of a yard or other open space required under this ordinance for another structure. When two or more uses occupy the same building, sufficient off-street parking areas, yard widths, lot area, open space, etc., must be provided so that the dimensional requirements pertaining to each of the uses will be met in full.

G. Screening Buffer Requirements.

1. A solid buffer shall be installed:

a. When a non-residential use abuts a residentially zoned property along the side and/or rear property lines;

b. When any commercial off-street parking or loading space abuts a residential district along the side or rear property lines;

c. When any use permitted in a residential or agricultural district other than a single- or multi-family dwelling abuts a residential district along the side or rear property lines;

d. When any multi-family development of more than three residential units abuts a residential district or an existing single-family dwelling along the side or rear property lines; and e. When any outside storage of materials, equipment or products is visible and/or abutting any residential district and/or public street.

2. "Governmental use" as defined herein and including public and private elementary, junior high/middle, and high schools, accredited by the State of North Carolina, and "religious worship activity" as defined herein shall be exempt from the buffer requirements of this ordinance.

3. For all uses classified under sub-section "e" above and regardless whether or not the use was existing at the time of the adoption of this ordinance, the property owner shall provide and maintain a solid buffer within two calendar years of said use being subject to this ordinance in accordance with the standards of this Sub-section.

4. When required by this ordinance and/or the County Subdivision Ordinance, the following standards shall apply:

a. A vegetative buffer shall be a minimum of three feet in height at time of planting to reach a height of six feet within three calendar years;

b. Solid non-vegetative fencing shall have a minimum height of six feet;

c. Buffer vegetation shall be located between any fence and the common property line.

d. Chain link fencing shall not be permitted as a screening alternative, regardless of type of modifications made to the chain link fence. (*Amd.* 11-20-06; *Amd.* 02-19-08; *Amd.* 06-15-09; *Amd.* 01-19-10)

H. <u>Riparian Buffer</u>. For purposes of protecting the aquatic and wildlife habitat and to ensure bank stabilization, the Cape Fear River, Little River, Lower Little River, Rockfish Creek, Little Rockfish Creek and South River shall be protected from development by means of riparian buffer. The riparian buffer shall consist of two zones, a combined width of 50 feet, as follows:

1. Zone One.

a. Zone One shall include the existing vegetated area that is undisturbed except for minimal encroachment for purposes of river or creek access, provided that residential developments shall have no more than one such access point. Where Zone One has been or is to be disturbed for purposes of utility installation, the area disturbed shall count as the access point. b. The location of Zone One shall begin at the common property line with the river or creek, or at the top of the bank and where the top of the bank is not easily discernable Zone One shall begin at the root growth area closest to the surface water and extend landward a distance of 30 feet on all sides of the surface water, measured horizontally on a line perpendicular to a vertical line marking the top of the bank or the root growth area closest to the surface water.

2. Zone Two.

a. Zone Two shall consist of a stable, vegetated area that is preferably left undisturbed; however, grading and re-vegetating in Zone Two is allowed provided that the health of the vegetation in Zone One is not compromised.

b. Zone Two shall begin at the outer edge of Zone One and extend landward 20 feet as measured horizontally on a line perpendicular to the surface water.

Developments proposed and adjacent to the aforementioned rivers and creeks shall have the riparian buffer designated as "common area" with maintenance and upkeep by the owners' association in the same manner as required for common areas in zero lot line developments – see Section 2402, County Subdivision Ordinance. Each zone shall be demarcated on the ground, shown on the preliminary plan and final plat, in addition to the declaration of covenants addressing the purpose of the riparian buffer zones and maintenance requirements.

The provisions of this sub-section are not intended to supersede or minimize the buffer areas required for high density developments – see Section 31A-23, County Water Supply Watershed Management and Protection Ordinance. In addition, lots with single-family dwelling units consisting of two acres or less in area that pre-exist the adoption date of this amendment (June 18, 2012) shall be exempt from these riparian buffer provisions.

(Amd. 02-19-08; Amd. 06-18-12)

I. <u>Building Height</u>. Multiple family dwellings and office, commercial and industrial buildings shall not be limited to height except that for each one foot of height greater than 35 feet, the side and rear yard setbacks shall be increased by one foot.

J. <u>Side Yard Exception</u>. In the C1(P) Planned Local Business District, C2(P) Service and Retail District and C(P) Planned Commercial District, where the lot has a width of 150 feet or less at the front yard setback line, the minimum side yard width requirements shall apply only to one side if the opposite side is also zoned for commercial or industrial uses.

(Amd. 02-19-08)

K. <u>Rear Yard Exception for Manufactured Homes in an R6A Residential District</u>. In an R6A Residential District where a single manufactured home, as herein defined, is to be placed on an individual lot, and no other principal structure exists, the rear yard requirement may be reduced to five feet as long as such manufactured home shall be at least 15 feet from any other manufactured home located on an adjoining lot to the rear of the subject lot.

L. <u>Averasboro Battlefield Viewshed Frontage</u>. A front yard setback of 70 feet from the right-of-way, regardless of zoning classification, shall be required for all lots fronting NC Highway 82 (Burnett Road), which is a designated "Viewshed" and located within the area designated by the National Register of Historic Places as the Averasboro Battlefield.

M. <u>Outdoor Lighting</u>. The purpose of this section is to reduce glare, to reduce light trespass, to decrease the expense of lighting, to decrease light pollution, and to improve the aesthetics of the County while still providing adequate nighttime safety and security. The following standards are applicable to all properties:

1. All lights shall be shielded in such a way as to direct all light toward the Earth's surface and away from reflective surfaces;

2. Light fixtures or lamps shall be shielded/shaded in such a manner as to direct incident rays away from all adjacent property and any light on a pole, stand, or mounted on a building must have a shield, and adjustable reflector and non-protruding diffuser;

3. Any facilities, which may require floodlighting, may not arrange the light in such a way that it will shine toward roadways, onto adjacent residential property or residentially zoned property or into the night sky;

4. Any interior lighted signs may not be lit at night when any face of the sign is removed or damaged in such a way that the light may distract pedestrians or drivers or become a nuisance to homeowners;

5. Any light fixture must be placed in such a manner that no light-emitting surface is visible from any residential area or public/private roadway, walkway, trail or other public way when viewed at ground level.

N. <u>Landscaping</u>. The purpose and intent of this ordinance is to enhance the community appearance and improve air quality within the County. All requirements as set forth below shall be applied to non-residential and mixed-use developments requiring site plan approval prior to zoning permit application. For existing non-residential developments, the landscaping provisions of this Section shall apply only to

the extent of any change in the building footprint. The detailed site plan, when submitted for site plan approval, shall include the following: (*Amd.* 11-21-05)

1. <u>Streetscape</u>. Landscaping shall be installed for all non-residential and mixeduse developments abutting a public street as follows:

a. Minimum of one large shade tree or two small ornamental trees per 50 linear feet of street frontage. Calculation for the required number of trees shall be the total length of street frontage divided by 50.

b. Trees shall be planted within the front yard setback, not within the rightof-way, and may be clustered.

c. The size of the trees to be planted shall be a minimum of two-inch caliper for large shade trees and a minimum of six feet in height for small ornamental trees as specified by the latest edition of *American Standard for Nursery Stock* published by the American Association of Nurserymen.

d. Reserved for future use.

e. Healthy existing trees may be used to satisfy these requirements.

2. <u>Yard Space</u>. Landscaping shall be installed for all non-residential and mixeduse development building areas where the lot is adjacent to a public street, regardless of whether or not access to the public street is permitted, as follows:

a. Required plant materials: one ornamental tree for every 50 linear feet of building length and/or width and two shrubs for every ten linear feet of building length and/or width.

b. The required plant materials must be located between the structure and the required setback line, excluding the parking areas addressed below.

c. The development must have a yard space sufficient in size to accommodate the required plantings and to allow room for flexibility in the landscape design.

3. <u>Parking Areas</u>. Paved parking areas consisting of 20 or more parking spaces shall be landscaped as follows:

a. Required plant materials: One large shade tree or two ornamental shade trees for every 20 spaces.

b. Trees shall be planted in such a manner to be protected from motor vehicles.

4. <u>Maintenance</u>.

a. Required plant materials shall be maintained by the property owner, including replacing dead or unhealthy trees and shrubs.

b. All yard and planting areas shall be maintained in a neat, orderly, and presentable manner and kept free of weeds and debris. (*Amd. 02-19-08*)

O. <u>Retention/Detention Basins (Ponds)</u>. When retention/detention basins are required by the State or local ordinances for stormwater, watershed or other purposes, the basins shall be secured with a minimum four-foot-high fence with a lockable gate. *(Amd. 01-19-10)*

SECTION 1103. SPECIAL DEVELOPMENTS.

Special developments governed elsewhere in this ordinance and those governed by the County Subdivision Ordinance may be exempt from the lot and yard requirements of this ordinance, provided the development conforms to the special provisions of this ordinance and the County Subdivision Ordinance and the overall dwelling unit density is maintained for the district in which it is located except where specifically exempted elsewhere. This section shall include, but not be limited to Article V, Conditional Zoning District; Article VI, Mixed Use-Conditional Zoning District and Article VIII, Density Development-Conditional Zoning District; contained within this ordinance, and Zero Lot Line Developments, Unit Ownership Developments, and Manufactured Home Parks, which are regulated by the County Subdivision Ordinance. (*Amd. 02-19-08; Amd. 04-18-11*)

SECTION 1104. DISTRICT DIMENSIONAL PROVISIONS.

The provisions on the following pages shall be complied with except where specifically exempted by Section 1103. This section is in "chart" format and begins on the next page.

SECTION 1104. DISTRICT DIMENSIONAL PROVISIONS.1

Except for the special provisions as previously noted in this article and any special provisions provided for elsewhere within this ordinance, the following district dimensional requirements shall be complied with:

	DENSITY ²				MINIMUM Y	ARD SET	BACK R	EGULATION	<u>S</u> ²
(SC		G) UNIT (DU) FOF			FRONT⁵		SIDE		REAR
DISTRICT	LOT SIZE	GROÙP DEVE	LOPMENTS	<u>WIDTH</u>	YARD		YARD		YARD
	(square feet unless otherwise stated)	2 nd , 3 rd 1 st DU &4 th DU		(in feet)	(measured from R/W line	e)(1 story) (2	2 story)	(each add greater than 2 stories)	(in feet)
A1 ³	2 acres	2 acres 2 acr	es 2 acres	100	50	20	25	25ft/story	50
A1A ⁴	1 acre	1 acre 1 ac	re 1 acre	100	50	20	25	25ft/story	50
R40	40,000	40,000 40,00	0 40,000	100	30	15	15	10ft/story	35
R40A	40,000	40,000 40,00	0 40,000	100	30	15	15	10ft/story	35
R30	30,000	30,000 30,00	0 30,000	100	30	15	15	10ft/story	35
R30A	30,000	30,000 30,00	0 30,000	100	30	15	15	10ft/story	35
R20	20,000	20,000 20,00	0 20,000	100	30	15	15	10ft/story	35
R20A	20,000	20,000 20,00	0 20,000	100	30	15	15	10ft/story	35
RR	20,000	20,000 20,00	0 20,000	100	30	15	15	10ft/story	35
R15	15,000	15,000 15,00	00 15,000	75	30	10	15	10ft/story	35
R7.5	7,500	7,500 7,50	0 7,500	75	30	10	15	8ft/story	35
R6	6,000	6,000 5,00	0 4,000	60	25	10	12	6ft/story	30
R6A ²	6,000	6,000 5,00	0 4,000	60	25	10	12	6ft/story	15 ⁶
R5A	5,000	3,000 3,00	0 3,000	60	25	10	12	4ft/story	30
R5	5,000	5,000 3,00	0 1,500	60	25	10	10	4ft/story	30

¹ All signs are regulated by Article XIII.

² Exceptions: See Section 1103 for special exceptions to this chart.

³ Minimum lot size for non-residential uses is one acre.

⁴ Maximum district size for rezoning request is 10 acres.

⁵ Exception: Averasboro Battlefield Viewshed Frontage (Section 1102 L)

⁶ See Section 1102 K for Rear Yard Exception for Manufactured Homes in the R6A District. (*Amd. 3-21-16; Amd. 11-20-06*)

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(Section 1104, District Dimensional Provisions – Continued)¹

MINIMUM YARD SETBACK REGULATIONS²

DISTRICT		FRONT YARD (feet)		REAR YARD (feet)
	Measured from R/W <u>Line</u>	Measured from Street <u>Centerline</u>		
CD	50	80	50	50
O&I(P)	35	65	15	20
C1(P)	45	75	15	20
C2(P)	50	80	30	30
C(P)	50	80	30	30
M1(P)	50	80	30	30
M(P)	100	130	50	50

¹ Exception: See Section 1103 for special exceptions to this chart.

² All signs are regulated by Article XIII. (*Amd.* 02-19-08)

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ARTICLE XII OFF-STREET PARKING AND LOADING

SECTION 1201. GENERAL PROVISIONS.

All uses of land, buildings, or structures shall provide for adequate off-street parking and loading space to meet at least the minimum standards in accordance with the provisions of this article.

A. <u>Plan Approval</u>. Each application for a zoning permit, Conditional Zoning district, Special Use Permit, or site plan approval shall include information as to the location and dimensions of off-street parking and loading space and the means of ingress and egress to such space. This information shall be in sufficient detail to enable the Coordinator to determine whether or not the requirements of this article are met.

B. <u>Certificate of Occupancy</u>. The Certificate of Occupancy for the use of any building, structure or land where off-street parking space or loading space is required shall be withheld by the Coordinator until the provisions of this article are fully complied with. If at any time such compliance ceases, any Certificate of Occupancy previously issued for the use of the property shall immediately become void, and further use of the premises shall cease until the property is brought into compliance with this article.

C. <u>Permanency</u>. The off-street parking and loading spaces required by this article shall be permanent spaces and shall not be used for any other purpose unless other spaces are provided which will fully meet the requirements of this ordinance.

D. <u>Permissive Parking and Loading Facilities</u>. Off-street parking or loading facilities, which serve any existing non-residential use of land or buildings, are permitted in any commercial or industrial district provided that all regulations herein governing the location, design and operation of such facilities are adhered to and provided further that whenever a parking facility serving a non-residential use abuts a residential district, a vegetative buffer at least six feet in height shall be established between the parking facility and the residential district.

E. <u>Increased Intensity of Existing Use</u>. When the intensity of use of any building or premises shall be increased through addition of dwelling units, gross floor area, seating capacity or other units specified herein for the computation of required parking and loading facilities, parking and loading facilities shall be provided for such increase in intensity of use.

F. <u>Change of Existing Use</u>. Whenever the existing use of a structure shall hereafter be changed to a new use, parking and loading facilities shall be provided as required for such new use. However, if the structure was erected prior to the effective date of this ordinance, additional parking or loading facilities are mandatory only in the amount by which the requirements for the new use shall exceed those for the existing use. (*Amd. 02-19-08; Amd. 04-18-11*)

SECTION 1202. OFF-STREET PARKING.

A. <u>Minimum Off-Street Parking Requirements</u>. Off-street parking spaces shall be provided and permanently maintained by the owners or occupants of the following types of property uses on the basis indicated.

Uses	Required Parking
All dwelling units	Two spaces for each dwelling unit except one and one-half spaces for each dwelling unit in a multi-family complex located in R6, R5A, R5, and mixed-use developments.
Art galleries, libraries, museums	One space for each 400 square feet of net floor area
Banks	One space for each 200 square feet of net floor area, plus one space for each two employees
Commercial amusement	One space for each four persons in design capacity
Detention facilities	One space for every three beds, up to 500 beds; one space for every five beds above 500 beds
Funeral homes	One space for each four seats in chapel

Uses- Continued	Required Parking – Continued
General, professional, governmental offices	One space for each 300 square feet of net floor area
Hospitals	One space for each two beds intended for patient use, plus one space for each employee on the largest shift
Lodges, fraternal, and social organizations	One space for each four persons in design capacity
Manufacturing, processing, fabrication, assembly, construction, contracting, building trades	One space for each vehicle used directly in the conduct of the use, plus two additional spaces for each three employees on the largest shift
Manufactured home and travel trailer sales lot	One space for each employee and one space for each 3,000 square feet of display area
Medical clinics, doctors' and dentists' offices	Five spaces for each professional practicing on the premises
Motel, hotel, tourist home	One space for each room or unit to be rented; plus one space for each three employees; plus one space for each 100 square feet of floor area utilized for meeting rooms
Motor vehicle gas stations	Ten parking spaces
Motor vehicle repair	One space for each 200 square feet of net floor and/or sales garage area
Nursery, kindergarten, elementary & junior high/middle schools	One space for each employee, plus ten additional spaces

Uses- Continued	Required Parking - Continued
Nursing homes, convalescent and retirement homes	One space for each four beds intended for resident use, plus one parking space for each employee on the largest shift
Religious worship	One space for each five seats
Restaurants	One space for each four inside seats plus outside serving spaces
Retail stores, service shops, food & beverage establishments including planned shopping centers	One space for each 200 square feet of net floor area
Rooming or boarding house	One space for each bedroom
Senior high schools	Four spaces for each classroom and administrative office
Veterinary clinics	Four spaces for each veterinarian
Vocational, business, post secondary, avocational and trade schools	One space for each 300 square feet of gross floor area
Wholesale establishments	One space for each 900 square feet of gross floor area

(Amd. 02-19-08; Amd. 01-19-10; Amd. 04-18-11)

B. <u>Computation</u>. When determination of the number of off-street parking spaces required by this ordinance result in a requirement of a fractional space, any fraction of one-half or less may be disregarded, while a fraction in excess of one-half shall be counted as one parking space.

C. <u>Size</u>. All required off-street parking spaces shall be at least nine feet in width and at least 20 feet in length measured at right angles to the axis of the vehicle exclusive of access drives, aisles or ramps. Such space shall have a vertical clearance of at least six feet, six inches. For parallel parking, the length of the parking space shall be increased to 23 feet. Compact parking spaces, measuring seven and one-half feet wide and 16 feet in length, provided that the compact spaces do not exceed more than 25 percent of the total required parking.

D. <u>Design</u>. Off-street parking spaces, drive areas and entrances to any structure shall be designed and constructed to the standards of the N.C. Building Code, or other applicable Federal, State or local regulation.

E. <u>Access</u>. Each required off-street parking space shall open directly upon an aisle or driveway of such width and design as to provide safe and efficient means of vehicular access to such parking space. All off-street parking facilities shall be designed with appropriate means of vehicular access to a street or alley in a manner that will least interfere with traffic movement. All commercial and industrial off-street parking areas and all off-street parking lots for residential use where three or more spaces are required shall be so arranged that egress from the parking space is by forward motion of the vehicle.

F. <u>Lighting</u>. Any lighting used to illuminate off-street parking areas shall be subject to the same standards as listed in Section 1102.M.

G. <u>Public Area</u>. No portion of any street right-of-way or public parking facility shall be considered as fulfilling or partially fulfilling area requirements for off-street parking space required by the provisions of this ordinance.

H. <u>Combination and Shared Parking</u>. The required parking space for any number of separate uses may be combined in one lot as long as the minimum number of spaces for each separate use is provided, except that the required space assigned to one use within a shopping center may be assigned to another use provided that the hours of operation for each use do not coincide or overlap and one-half of the parking spaces required for churches, theaters or assembly halls whose peak attendance will be at night or on Sundays may be assigned to a use which will be closed at night and on Sundays.

I. <u>Remote Parking Space</u>. If the off-street parking space required by this ordinance for non-residential uses cannot be reasonably provided on the same lot on which the principal use is located, such space may be provided on any land within 400 feet of the main pedestrian entrance to such principal use, provided such land is in the same ownership, by deed or long term, recorded lease, and that such land is zoned to allow the non-residential use for which the remote parking is to serve.

In such cases, the applicant for a permit for the principal use shall submit with his application an instrument duly executed, acknowledged and recorded with the County Register of Deeds that subjects said land to parking use in connection with the principal use.

J. <u>Existing Parking Facilities</u>. Accessory off-street parking facilities in existence on the effective date of this ordinance and located on the same lot as the use served shall not hereafter be reduced below the minimum requirements of this article.

K. <u>Residential Parking Limitation</u>. Where parking for more than five cars is permitted or required in residential districts, the lot may be used only for parking and not for any type of loading, sales, repair work, dismantling, servicing or long-term storage, either of merchandise or vehicles.

L. <u>Handicap Parking</u>. Handicap parking shall be provided in accordance with the standards of the North Carolina Building Code and any other applicable Federal and/or State regulations.

(Amd. 01-19-10; Amd. 04-18-11)

SECTION 1203. OFF-STREET LOADING.

Off-street loading spaces accessory to uses permitted in any district shall be provided in accordance with the following regulations. The Coordinator shall determine the sufficiency of loading spaces permitted or required by this ordinance.

A. <u>Minimum Off-Street Loading Requirements</u>. Off-street loading spaces shall be provided and permanently maintained by the owners or occupants of the following types of land uses on the basis indicated:

Uses	Required Space(s)
Commercial operations with a gross floor area of less than 20,000 square feet and all wholesale, manufacturing and light industrial operations with a gross floor area of less than 10,000 square feet	One loading space
Retail operations, (including restaurant and dining facilities within hotels and office buildings) with a total usable floor area of 20,000 square feet or more	One loading space for every 20,000 square feet of floor area requiring not more than seven spaces
Office buildings and hotels with a total usable floor area of 100,000 square feet or more devoted to such purposes	One loading space for every 100,000 square feet of floor area
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Uses - Continued

Industrial and wholesale operations with a gross floor area of 10,000 square feet or over and as follows:

10,000 to 40,000 square feet Above 40,000 to 100,000 square feet Above 100,000 to 160,000 square feet Above 160,000 to 240,000 square feet Above 240,000 to 320,000 square feet Above 320,000 to 400,000 square feet Each 90,000 square feet above 400,000 square feet Minimum number of loading spaces required:

One loading space Two loading spaces Three loading spaces Four loading spaces Five loading spaces Six loading spaces One additional loading space

B. <u>Location</u>. One or more loading berths or other space shall be provided for standing, loading and unloading operations either inside or outside a building and on the same or adjoining premises with every structure erected after the enactment of this ordinance.

C. <u>Screening</u>. All motor vehicle loading spaces abutting any residential district shall be completely screened.

D. <u>Size</u>. A loading berth shall have minimum plan dimensions of 12 feet by 25 feet and 14 feet overhead clearance. A loading berth shall be sufficient to allow normal loading operations of a kind and magnitude appropriate to the use served.

E. <u>Access</u>. Each required off-street loading space shall be designed with appropriate means of vehicular access to a street or alley, without hindering the movement of vehicles over a street or alley, and of pedestrians over a sidewalk.

F. <u>Utilization</u>. Space allocated to any off-street loading space shall not, while so allocated, be used to satisfy the space requirements for any off-street parking spaces or access drives or aisles.

Required Space - Continued

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ARTICLE XIII SIGN REGULATIONS

SECTION 1301 PURPOSE AND INTENT.²

This section provides guidance and standards for signage across the County's planning jurisdiction and within any municipalities who have formally requested the County to enforce these standards within its jurisdiction. The erection and maintenance of signs is controlled and regulated to promote the health, safety, welfare, convenience, and enjoyment of travel on streets and sidewalks. These provisions are also intended to balance between the promotion of beneficial commerce and the protection of community character. More specifically, these sign regulations are intended to: The purpose of these regulations is to minimize any detrimental effects of signs on adjacent land uses and to ensure that permitted signs do not become a public nuisance or hazard. All signs erected, altered, relocated or maintained shall be in accordance with the provisions of this article.

A. Avoid conflicts between advertising and public safety signage;

B. Avoid interference with protected free speech;

<u>C.</u> Ensure that any content–based signage standards serve a compelling public purpose and are as narrowly-tailored as possible;

D. Ensure that governmental signage intended to protect public safety or to provide necessary information to the public is not hampered by sign regulations;

<u>E.</u> Ensure residents and visitors can locate desired goods, services, and destinations;

F Minimize any detrimental effects of signage on adjacent properties;

G. Promote economic development and beneficial commerce;

H. Promote traffic safety;

² This section has been enhanced with additional detail regarding the need to protect free speech and to clarify that Cumberland County has carefully considered any content-based sign standards and worked to ensure they are focused on the protection of public safety.

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I. Regulate off-premise signage in accordance with State law and federal law and jurisprudence; and

J. Regulate the content of signs to the least extent possible and only when absolutely necessary to protect public health and safety;

SECTION 1302 SIGN DEFINITIONS APPLICABILITY.³

Except for the sign types exempted from these standards identified in Section 1303, Exclusions, all signs shall be constructed, erected, affixed, placed, posted, painted, repainted, hung, established, or otherwise modified only in accordance with the standards in this Article and Section 108, Zoning Permit. For purposes of interpreting this article, the following words and terms are herein defined:

A. <u>Attached Sign</u>. A sign connected to or painted on a wall and including signs connected to or otherwise displayed on or through a façade window. The following are not attached signs: wall identification signs and commemorative plaques not more than two square feet in area, memorial cornerstones or tablets providing information on building erection or commemorating a person or event, or unit identification signs.

B. <u>Billboard (Off-premises Sign)</u>. A sign which directs attention to a business, commodity, service, entertainment or other message not conducted, sold or offered on the premises where such sign is located.

C <u>Business Sign</u>. A sign that directs attention to a business, industry, profession, commodity, service or entertainment sold, produced or offered upon the premises where such sign is located or to which it is attached.

D. <u>Flashing Sign</u>. Any illuminated sign on which the artificial light is not maintained stationary or constant in intensity and color at all times when such sign is in use. For the purpose of this ordinance, any moving, illuminated sign shall be considered a "flashing sign"; such signs shall not be deemed to include time and temperature signs, mechanical/digital signs or public message displays using electronic switching, provided the message remains displayed for a minimum of eight seconds.

³ This section identifies the kinds of development subject to these standards. It builds on the last sentence of current Section 1301, but relocates the applicability material to its own section instead of embedding it with the purpose provisions. Sign definitions have been relocated to one of two places: one is to the table of sign standards for each of the 16 different kinds of generic sign types in new Section 1309. The other location is Article 2 (the current definitions article) for sign-related terms that are not one of the 16 generic sign types.

E. <u>Freestanding Sign</u>. Any sign supported wholly or in part by some structure other than the building or buildings housing the business to which the sign pertains. For purposes of this article, this definition shall not include "billboard" which is defined above.

F. <u>Governmental Sign</u>. Any sign erected by or on behalf of a governmental body to post a legal notice, identify public property, convey public information, and direct or regulate pedestrian or vehicular traffic.

G. <u>Ground Sign</u>. A freestanding sign suspended or supported by one or more uprights or braces anchored in the ground with no more than 30 inches clearance from the bottom of the sign to the ground below.

H. <u>Identification Sign (Directory</u>). A sign used to display only the name, address, crest or trademark of the business, individual, family, organization or enterprise occupying the premises, the profession of the occupant, the name of the building on which the sign is displayed, or the name of the owners or developers. A directory sign is an identification sign with information on multiple occupants.

I. <u>Informational Sign</u>. Any on-premises sign containing no other commercial message, copy, announcement or decoration other than instruction or direction to the public. Such signs include, but are not limited to, the following: identifying rest rooms, public telephones, automated teller machines, for lease, for sale, self-service, walkways, entrances and exits, freight entrances, traffic direction and prices.

J. <u>Mechanical/Digital Sign</u>. Any sign with changeable copy and the message changes in increments of at least eight seconds shall be considered as a "sign" under this article.

K. <u>Obscene Matter</u>. Any item with a context of a sexual nature depicting, describing or related to anatomical areas and sexual activities.

L. Pole Sign. A freestanding sign that is mounted on a pole or other support.

M. <u>Portable Sign</u>. Any sign not permanently attached to the ground or to a building or other structure and which, because of its relatively light weight, is meant to be moved from place to place. Such sign may or may not have changeable copy, may or may not be wired for lighting and may or may not have wheels. "Sandwich boards" are considered as portable signs.

N. <u>Public Information Sign</u>. A sign usually erected on public property or right-of-way and maintained by a public agency that provides the public with information and in no way relates to a commercial activity including, but not limited to, speed limit signs, city limit signs, street name signs and directional signs. O. Roof Sign. A sign displayed above the eaves of a building.

P. <u>Sign</u>. Any words, lettering, parts of letters, figures, numerals, phrases, sentences, devices, designs, trade names or trademarks by which anything is made known, such as the designation of any individual, business, commodity, product, service or entertainment, which are visible and used to attract attention. The word "sign" does not include official notices posted by any public officer in performance of a public duty, or by any person in giving legal notice; nor does it include directional, warning, traffic or informational structures required by or authorized by law or by Federal, State, or local authority.

Q. <u>Sign Area</u>. The area of a sign mounted on a board or within a frame or box shall be the area of the board, frame or box. The area of a sign mounted directly on the wall of a building shall be the area within the outline of the actual shape of the sign. For individual letters or logos mounted on the wall of a building, the sum of the areas of each letter, measured from the exterior edges of the letter, will be the sign area. Sign area does not include support structures unless the coloration, lighting, etc. are designed to attract attention.

R. <u>Sign Height</u>. The vertical distance measured from the mean curb level to the level of the highest point of the sign, unless defined differently within this ordinance. In the case of a sign not adjoining a street or highway, the "height of a sign" is the vertical distance of the average elevation of the ground immediately adjoining the sign to the level of the highest point of the sign.

(Amd. 11-20-06; Amd. 02-19-08; Amd. 01-19-10; Amd. 04-18-11)

SECTION 1303 EXCLUSIONS. - SIGNS EXEMPT FROM REGULATION-

- The following forms of signage shall not be subject to these signage standards, but may be subject to other applicable standards in this Ordinance, such as the dimensional standards or requirements to obtain a building permit. Applicants shall be responsible for securing all required permits prior to erecting or modifying any of the following forms of excluded signage:⁴

A. Building cornerstones, historical plaques, or grave markers;

<u>B.</u> Fence-wrap signs affixed to fences surrounding a construction site in accordance with the standards in Section 160D-908 of the North Carolina General Statutes;⁵

 ⁴ Most of the sign types listed in this section would depend upon content-based standards for their regulation, which is why they are listed as exclusions.
 ⁵ These signs are specifically exempted by the Statutes.

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C. Flags, except for feather flags, which are subject to these standards;

D. Legal notices required by governmental bodies, public utilities, or civic associations;

E. Painted or printed murals or other forms of public art shall not be considered as signage subject to these standards in cases where the art or mural does not incorporate a direct or indirect reference to a tradename, trademark, or the name of the establishment associated with the mural or artwork. Any public art or mural that incorporates a direct or indirect reference to a tradename, trademark, or the name of the establishment associated with the mural or artwork shall be considered as signage subject to the standards in this Article;

F. Signage affixed to a motor vehicle or trailer, provided the motor vehicle or trailer is parked or stored in an approved and properly configured off-street parking space;⁶

<u>G.</u> Signage associated with off-street parking spaces or the prohibition of parking in certain locations like fire lanes, bus lanes, or loading zones;⁷

<u>H. Signage owned or maintained by any unit of government or public agency that</u> includes, but is not limited to, flags, street signs, traffic warning signs, and other signage provided solely by governmental agencies for public health and safety;⁸

<u>I.</u> Signage that is not visible from any off-site areas (e.g., entirely enclosed by opaque walls that prevent the visibility of signage from any off-site areas); and⁹

J. Temporary holiday displays associated with a federal, State, or Countyrecognized-identified civic, patriotic, or religious holidays.

The following signs are exempt from regulation under this ordinance except that any lighted sign shall require an electrical permit:

A. Governmental signs;

⁹ This replaces the current exemption for signage not legible from streets because the legibility of sign copy is a content-based standard.

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⁶ This standard carries forward the current exemption from Section 1303.D but adds the caveat that such signage is only excluded if the vehicle or trailer is located within an approved off-street parking space. Parking of vehicles or trailers in locations that are not improved parking spaces is prohibited by the draft sign regulations. One could also argue that unless the vehicle or trailer is on a site where the business or service it advertises is located, the sign is an off-premise sign, which is prohibited.
⁷ This exemption is included as a practical matter.

⁸ Exclusion of government signs is proposed as a practical matter. Some government signs are directly related to public safety; others are more about public information. Instead of trying to make these distinction, these provisions simply exclude all government signs from regulation.

B. Lights and decorations with no commercial message temporarily displayed on traditionally accepted civic, patriotic or religious holidays;

C. Signs located on the interior of buildings, courts, lobbies, stadiums, or other structures which are not intended to be seen from the exterior of said buildings or structures;

D. Signs affixed to vehicles and trailers used in the normal transport of goods or persons where the sign is incidental and accessory to the primary use of the vehicle or trailer;

E. Signs affixed to windows of vehicles displaying information on the terms of sale for said vehicles;

F. Signs not legible from a public or private street;

G. Flags of the governmental jurisdictions of the United States of America or the State of North Carolina, local governmental jurisdictions, foreign nations having diplomatic relations with the United States, and any other flags adopted or sanctioned by the County Board of Commissioners, subject to U.S. Congressional protocol; and

H. Public information signs. (Amd. 02-19-08)

SECTION 1304. PROHIBITED SIGNAGE.¹⁰ The following signs, sign construction, and displays are prohibited throughout the County's planning jurisdiction.

A. Any sign placed on a utility pole, street sign post, traffic signal support, hydrant, bridge, tree, aspect of public infrastructure, or street paving that is not installed or approved by an appropriate governmental agency.

B. Any sign which the Coordinator determines obstructs the view of bicyclists, pedestrians, or motorists using any street, sidewalk, public trail, or which interferes with the effectiveness of or obscures any traffic warning sign or traffic signal.¹¹

outdoor advertising signs established in accordance with Section <mark>1309.F</mark>, Outdoor Advertising, <mark>J</mark>

¹⁰ This section is proposed to replace current Section 1308.

¹¹ This prohibition and the three that follow are quite typical and already addressed in the current ordinance in one form or another.

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<u>C. Any sign which interferes with free passage from or obstructs any fire escape,</u> downspout, door, stairway, ladder, or opening intended as a means of ingress or egress.¹²

D. Moving and windblown signs, including inflatable signs, bow signs, pennants, and streamers, as well as flashing, scrolling, twirling, or blinking signs, but excluding flags, banners, clocks, louvers permitted on outdoor advertising in accordance with Section 1309.F, Outdoor Advertising, and allowable forms of animation permitted on an electronic message board in accordance with Section 1309.B, Electronic Message Boards.¹³

<u>E. Off-premise signs or signage that advertises goods or services provided on a different lot, tract, or site from where the sign is located, provided that this prohibition shall not apply to outdoor advertising signs established in accordance with Section 1309.F, Outdoor Advertising, special purpose signs established in accordance with Section 1309.I, Special Purpose Signs, or to vehicles or trailers with signage parked at the home of the vehicle's operator.¹⁴</u>

F. Signage affixed to a stationary motor vehicle, boat, or trailer not located within a designated and properly configured off-street parking space. Temporary parking of a motor vehicle, boat, or trailer with signage at a location where services are actively being provided or at the driver's home shall not be considered a violation of these signage standards. Nothing in these standards shall be construed to prohibit the

For new off-premise signs that are not governmental signs, these draft sign regulations propose the "Special Purpose Sign" standards in new Section 1309. These standards still require a special use permit, include a maximum number per lot/use type, a maximum distance from the use advertised, and several other new standards.

As an additional note, these draft standards propose to prohibit new outdoor advertising, most of which is also off-premise signage. The prohibition in this section is intended to clarify that new off-premise signage may only be established via the new special purpose sign procedure.

¹² Carries forward Section 1308.C.

¹³ This builds on the current prohibition for flashing signs in Section 1308.F. The current regulations are largely silent on movable sign parts except for Section 1305.B regarding measurement of sign area. Limitations on large inflatables on roofs or in parking lots as well as the fan-driven wind-sock-style signs that whip around (see https://coronaca.image360.com/signs/inflatable-signage) are also new. Arguably, an inflatable Santa or similar religious/secular holiday figure (like a snowman) could be permitted as a temporary holiday display under new Section 1303

¹⁴ This is a new standard. Section 1304.D of the current standards recognizes a "special informational sign", which may be an off-premise sign. The current standards limit the establishment of special informational signs to only those determined necessary to inform the public as to location and information concerning "facilities, institutions, business districts, fraternal orders and service clubs" or other activity the BOA may judge as beneficial. This is a blend of content-based and subjective standards, and many of these kinds of signs are likely to be classified as "governmental signs" under these new regulations, and would therefore be exempted from regulation anyway.

commonplace day-to-day parking of homeowner or occupant vehicles that happen to include signage associated with their occupation or place of employment.¹⁵

<u>G.</u> Signs, lights, rotating features, words, and other devices, which resemble or may be erroneously construed as traffic signals, traffic warning signs, or emergency vehicle lights.¹⁶

H. Signs on the roof, above the parapet, or above the mansard roof portion of a building.¹⁷

I. Signs that incorporate, describe, or depict obscene matter as defined in this Ordinance.¹⁸

SECTION 1304. SIGNS PERMITTED IN ANY DISTRICT.

The following types of signs are permitted in all zoning districts subject to any specific requirement or prohibition provided herein for any particular zoning district.

A. <u>Temporary Signs</u>. For the purpose of advertising a specific property, individual or event, signs not exceeding eight square feet in area are permitted provided the temporary signs are setback a minimum of five feet from a property line, not located within any public right of way, do not constitute a hazard to public safety, do not contain obscene matter and are removed within seven calendar days of cessation of the temporary occasion the sign is purporting to advertise. This provision shall not be construed to authorize the posting of signs upon trees, utility poles, traffic control signs, lights or devices, or in any place or manner prohibited by any other Federal, State or local regulation.

B. <u>Temporary Signs Advertising Real Estate Developments</u>. For the purpose of advertising real estate developments for which a plat has been officially recorded, one sign is permitted at each main entrance to the development named on the sign. Such signs shall not to exceed 32 square feet in area.

C. <u>Traffic Control Signs</u>. Signs that only regulate traffic on private property are permitted.

¹⁸ This carries forward a current prohibition in Section 1308.D. The updated sign regulations will include an updated and clarified definition of "obscene matter."
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¹⁵ This is a new prohibition. As drafted, these proposed sign provisions exempt vehicular signs from regulation in cases where the vehicle or trailer is located on the site being advertised. At the same time, the parking of vehicles with signs on land different than the location being advertised is prohibited (except when services are provided or the vehicle is parked at the driver's home).

¹⁶ Carries forward Section 1308.A.

¹⁷ This is proposed for the County's consideration. It is typical to prohibit roof signs, but standards for roof signs could also be added at the County's desire.

D. <u>Special Informational Signs</u>. For the purpose of giving directions and information, onsite signs pertaining to special uses where not otherwise permitted, and off premises signs may be approved by the Board of Adjustment subject to a Special Use Permit specifying the size, location, lighting, design and display in accordance with Section 1606. Such signs shall be limited to those which are necessary to inform the public as to location and information concerning facilities, institutions, business districts, fraternal orders and service clubs, or such other activity as the board may judge to be beneficial to the total community.

E. <u>Special entrance signs</u>. A permanent sign is permitted as an integral part of a gate or entrance structure which identifies a subdivision, group development or other special development approved under the provisions of this ordinance or the County Subdivision Ordinance, estate, farm, or other entity, provided there are not more than two signs for each main entrance, with a total sign area for each such entrance not to exceed 32 square feet. Under this provision, if such a special entrance sign is utilized no other main entrance identification sign is permitted. *(Amd. 04 18 11)*

SECTION 1305 SIGNAGE - GENERAL SITE AND SIGN SPECIFICATIONS. REVIEW AND APPROVAL PROCEDURES.¹⁹

A. <u>Zoning Permit Required</u>. No sign requiring a permit shall hereafter be erected or attached to, suspended from, or supported on a structure nor shall any existing sign be enlarged, replaced, <u>modified</u>, or relocated until a zoning permit has been issued by the Coordinator <u>in accordance with Section 108</u>.

<u>B. No Zoning Permit Required. The following sign types shall not be required to obtain a zoning permit, but shall comply with all applicable requirements in this Ordinance:</u>

<u>1. The placement of one or more incidental signs, subject to the applicable standards in Section 1309.E, Incidental Signs;</u>

<u>2. The placement of a temporary sign, subject to the applicable standards in</u> Section 1309.KJ, Temporary Signs; and

¹⁹ This is a new section that clarifies some procedural requirements for signage.

3. The placement of a political sign, subject to the applicable standards in Section 1309.H, Political Signs.

<u>C. Special Use Permit Required. Establishment or alteration of a special purpose sign</u> or outdoor advertising shall require prior approval of a special use permit in accordance with Section 1606, Special Use Permits.

<u>D. Uniform Sign Plan. A commercial development of two or more principal</u> <u>buildings located on two or more lots that is planned, constructed, or operated as a</u> <u>single, unified, cohesive development shall submit a uniform sign plan prepared in</u> <u>accordance with Section 1310, Uniform Sign Plans.</u>

SECTION 1306 LOCATIONAL STANDARDS.

4. Political signs, configured in accordance with Section 1309.H, Political Signs²⁰;

HA. Permissible Locations for Signage. Signs and sign support structures may be located within any of the following areas

1. Required zoning district setbacks or yards;

2. Off-street parking areas, provided they do not inhibit use of a required parking space; and

<u>3. Required landscaping areas, provided they do not interfere with landscaping performance.</u>

<u>B. Prohibited Locations for Signage. In no instance shall a sign or sign support</u> <u>structure be located within the following areas:</u>

1. Sight distance triangles, unless required by NCDOT;

2. Required open space or conservation areas;

3. Required riparian buffer areas;

4. Within a recorded access or drainage easement; or

²⁰ The General Statutes allow political signs to be located within NCDOT street rights of way during election season.

5. In a location that obscures other lawfully established signage, whether on the same or a different site.

<u>C.</u> Signs in the Right-of-Way. Except for the following types of signage, no sign shall be permitted within a street right-of-way:²¹

<u>1. Governmental signage erected or approved by Cumberland County, the State,</u> the federal government, or NCDOT;

<u>2. Emergency warning signage erected by a governmental agency, public utility, or contractor performing work within the right-of-way;</u>

3. Awning signs, configured in accordance with Section 1309.A, Awning Signs;

5. Portable signs configured in accordance with Section 1309.H, Portable Signs;²² and

<u>4. Projecting signs configured in accordance with Section 1309.H, Projecting Signs.</u>

SECTION 1307 SIGN MEASUREMENT.

B. <u>Measurement of Sign Area</u>.

A. Sign Face Area Determination.²³ The face area of a sign is computed as including the entire area within a parallelogram, triangle, circle, semi-circle, or other regular geometric figure, including all elements of the display, including changeable copy, frames, cabinets, backing, or display of identification or licensing officially required by any governmental body.

1. The supporting structure for a sign shall not be included within the calculation of the face area of a sign unless the supporting structure includes embellishments, flourishes, or other devices intended to attract attention to the sign.

2. In the case of signs mounted back-to-back so that both faces cannot be viewed from any point at the same time, only one side of the sign is to be included in

²² The current sign standards define portable signs (like sandwich board signs) but don't include any provisions for where these signs can be located or how they should be configured.

²³ This is one of the aspects that could be illustrated. See the last pages of this document for example <u>illustrations.</u>

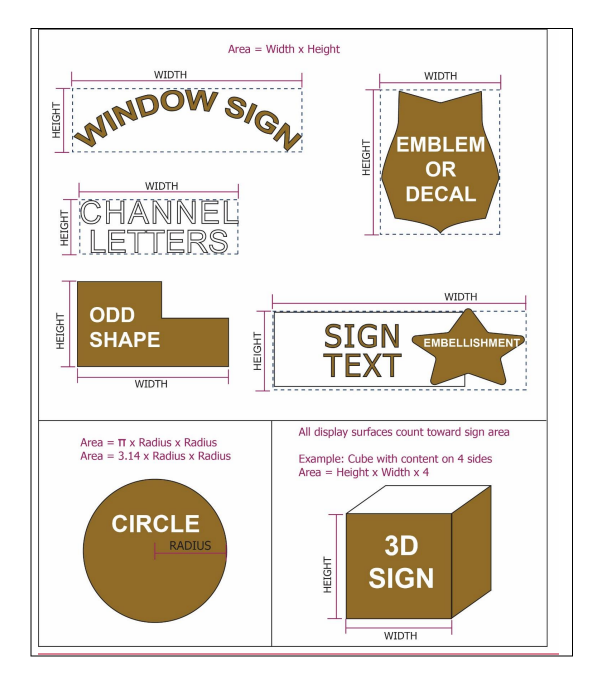
²¹ This section builds on the prohibition of signage in the ROW in current Section 1308.B, but it recognizes that some signs, like governmental signs, are (and should be) in the right-of-way. Additional discussion is necessary on whether or not the County wants to indicate that signs placed illegally in the right-of-way will be removed by the County. Additional discussion may also be necessary about a potential conflict between current Section 1308.B and current Section 1308.A related to sign placement near intersections.

the calculation of sign face area. In cases where one of the two signs placed back-toback is larger than the other sign, the calculation of the sign face area shall be based upon the larger sign.

3. When two identical sign faces are placed back- to- back so that both faces cannot be viewed from any point at the same time, the total sign area shall be computed by the measurement of one of the faces.

4. For multi-faced signs, the sign area shall be computed by adding the total area from each sign face.

5. In the case of cylindrical signs, signs in the shape of cubes, or other signs, which are substantially three-dimensional with respect to their display surfaces, the entire display surface is included in computations of area.



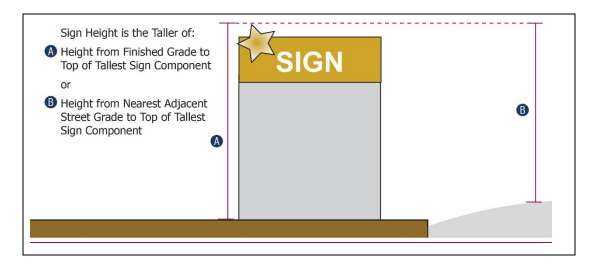
The area of a sign mounted on a board or within a frame box shall be the area of the board, frame or box. The area of a sign mounted directly on the wall of a building shall be the area within the outline of the actual shape of the sign. For individual letters or logos mounted on the wall of a building, the sum of the areas of each letter, measured from the exterior edges of the letter, will be the sign area. Signs that employ moving or extending parts shall be measured when moved or extended to form the largest possible silhouette. The total sign area for a double-faced or "V" type sign shall be measured on the largest face of the sign; however, advertising matter may be posted on both sides of such permitted signs, provided that any "V" type sign with a

"V" angle of greater than 45 degrees shall be subject to measurement of sign area on both sides. Sign area does not include support structures unless the coloration, lighting, etc. are designed to attract attention.

B. Sign Height Determination.²⁴

1. Sign height shall be computed as the distance from the base of the sign at the finished grade or from the nearest adjacent street grade to which the sign is oriented and on which the lot has frontage, whichever is higher, to the top of the highest component of the sign or supporting structure. The finished grade shall be the grade after construction, excluding any filling, berming, mounding, or excavating solely for the purpose of locating the sign.

2. In non-residential districts, architectural embellishments along the top of the sign support structure, such as caps, cornices, coping, eaves, or horizontal design features with a maximum height of 18 inches and a maximum projection of up to 6 inches beyond the sign face, shall be excluded from the calculation of sign height unless such embellishments include advertising copy.



C. Sign Setback Determination. The minimum setback for a sign from a lot line or other location requiring a setback shall be measured from the closest point of the sign face or sign support structure to the lot line or other location requiring a setback. In cases where the sign face area or support structure moves, then the minimum setback shall be measured from the closest potential location of the sign face area or support structure to the lot line or other sign face area or support structure to the lot location of the sign face area or support structure to the lot line or other location requiring a setback.

 $^{^{24}}$ This is one of the aspects that could be illustrated. See the last pages of this document for example illustrations.

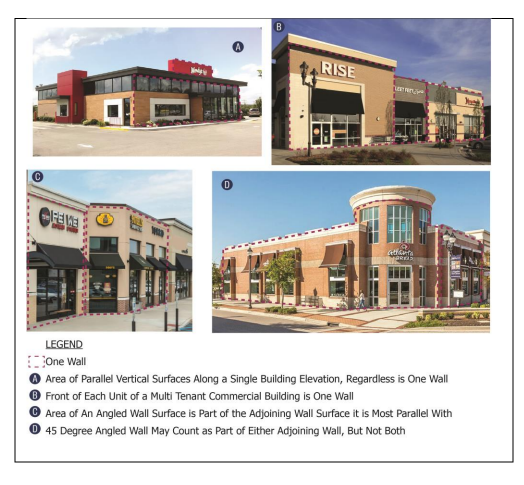
<u>D.</u> Wall Area Size Determination. For the purposes of determining allowable wall sign area, a wall is the vertical exterior surface of a building, the area of which shall be determined as follows:²⁵

1. The area of all parallel vertical surfaces along a single building elevation regardless of offsets shall be counted as one wall. This includes wall surfaces that are parallel or approximately parallel that may be located in front of or behind the primary façade plane.

2. The front of each unit of an in-line multiple tenant commercial building shall be counted as a separate wall for the purposes of determining maximum allowable wall sign face area. For the purposes of determining each tenant's front wall span, the span between the interior walls separating one tenant space from another shall be considered as that space's front wall span.

3. The area of an angled wall surface shall be counted as part of whichever adjoining wall surface it is most parallel with. A 45-degree angled wall may be counted as part of the area of either adjoining wall, but not as a part of both.

 $[\]frac{25}{10}$ This is one of the aspects that could be illustrated. See the last pages of this document for example illustrations.



SECTION 1308 GENERAL RULES FOR ALL SIGNAGE.²⁶²⁷

A. Changeable Copy. Changeable copy areas may only be located on ground, pole, portable special purpose, or wall-outdoor advertising signs. Changeable copy that is animated shall be limited to the portion of a sign permitted to be an electronic message board.

<u>B. Illumination. Where authorized, signs may only be illuminated in accordance</u> with the following standards:²⁸

²⁶ This section integrates and builds on the standards in current Sections 1305.G and 1305.H.

²⁷ NOTE TO STAFF: Additional discussion needed about how we will incorporate incentives for sign configuration. The basic concept is that an applicant would be permitted to have an increased number, increased size, or taller sign if such signage is configured with "desirable" attributes (landscaping, high quality materials, revision based on voluntary design review, desired locations, or for desired use types). The question is — should the incentive provisions be included as a new stand-alone section 1311, or should incentives be incorporated into each of the specific tables? The first draft of the sign standards should be configured based on our discussion of this topic.
²⁸ These are new standards.

<u>1.</u> Illuminated signs shall obtain a building permit and be configured in accordance with the State Building Code, the applicable electric code, and the adopted fire code.

2. Signage erected after (*insert the effective date of these standards*) that is and not affixed to a building wall and includes illumination shall locate electrical wiring within the sign and underground.

3. Signage that is affixed to a building wall and includes illumination shall locate electrical wiring within the sign and building walls.

4. Internally illuminated signs are prohibited within all residential districts.²⁹

<u>5.</u> Signs facing residentially-zoned lots or lots used solely for residential purposes shall not be internally illuminated. This standard shall not prohibit illuminated signage on a lot in a non-residential district that is oriented towards a street rather than towards another adjacent lot. Nothing shall require a pre-existing internally illuminated sign to remove or extinguish internal illumination if a non-residentially zoned lot it faces becomes used solely for residential purposes.³⁰

<u>6.</u> Externally illuminated signs shall be shielded or configured to avoid creating glare on streets, sidewalks, pedestrian areas, or on residentially-zoned lands.³¹

7. Flashing or blinking lights of any kind are prohibited on a sign or sign support structure and sign illumination shall not vary in degrees of brightness or intensity.³²

<u>C.</u> Maintenance Required. All signs and sign supports shall be maintained in good repair, and failure to correct the unsafe condition is a violation of this Ordinance. In the event a sign or sign support is poorly maintained or becomes unsafe, the Coordinator shall notify the sign owner of the condition in writing, and the sign owner shall take whatever action is identified by the Coordinator as required to maintain public safety.³³

²⁹ This is a new standard proposed for the County's consideration. The current standards bar illuminated signage that faces a residential district from being a nuisance, but stops short of baring internally illuminated signage in residential districts altogether. Internally illuminated signage is a non-residential characteristic; externally illuminated signage is more common in residential and pedestrian areas.
³⁰ This builds on the standards in current Section 1305.E, by prohibiting such internal illumination rather than the current language about not creating a nuisance, which is subjective and difficult to define.

³¹ This is a new standard.

³² Carries forward current Section 1308.F.

³³ This builds on the standards in current Section 1305.D by indicating the steps the County will take to ensure maintenance activities take place.

<u>D. Structural Configuration. All permanent, non-portable signs and sign supporting</u> structures shall be constructed and designed according to generally accepted engineering practices to withstand wind pressures and load distribution for Cumberland County as specified in the current North Carolina Building Code.³⁴

<u>E. Limitation on Types of Signage</u>. Except when permitted as a special purpose sign, a lot or development shall not include one or more ground signs and one or more pole signs. This limitation shall not apply to wall signs or other types of signage identified in Section 1309.

SECTION 1309 SIGN STANDARDS BY SIGN TYPE. The following tables set out the sign standards for each type of sign regulated by this Article.

³⁴ These are new standards that clarify signage must meet minimum structural and wind load resistance factors as prescribed by the State Building Code.

1309.AAM1. Illustrations:	VNING SIGN ³⁵	PASTA			PERTI				
2. Definition:	A sign that is part of or attached to an awning, canopy, or other protective canvas, plastic, or metal cover affixed to a building and located over a door, entrance, window, or other outdoor area. Colors, stripes, or patterns on an awning's surface shall not be considered as signage.								
3. Zoning Districts Where Permitted:	CD, A1, A1A, DD/CZR40 to R7.5, RRR6 to R5OI, MXD, PNDC1(P) & M1(P)C(P) & C2(P)MINoNoNoYesYesYesYes								
4. Max. Number of Signs Per Lot:	<u>1 per every te</u>						<u>Yes</u> eet		
5. Max. Sign Face Area Per Sign:	25 percent of provided	the awning ar	ea upon wł	nich it is loca	ted, includi	ng the drip	<u>flap, if</u>		
6. Max. Sign Face Area Per Lot:	No more than square footag						<u>g façade</u>		
7. Max. Sign Height:	No higher that	n the top of a	roof eave o	r top of a pa	rapet wall				
8. Illumination:	Permitted on floor, subject			nination is p	ermitted at	oove the see	cond		
	i. Awning sign: windows ii. Awning sign								
9. Additional Standards:	above a sidew	alk or pedestr	ian way an	d provided t	hey mainta	in a minimu			
	iii. Signage on area are not c number and fa	ounted as awr	ning signs a				_		

³⁵ This is the proposed tabular layout for each of the 14 generic sign types. Each sign type has subtle differences in the types of standards, but each table follows this general format. Some signs will include additional standards based on the type of zoning district where proposed. One consideration for County staff is whether or not the zoning district groupings shown in this table are appropriate.

1309.BELE1.Illustrations:	CTRONIC MES	law 1	OARD 91 561 531 8 8 8 8 8			LY FA ACADE					
		A portion of awall ground or pole sign that electronically displays information that									
	may or may not change. Sign content is displayed by light emitting diodes (LE										
2. Definition:	fiber optics, li	-									
	the display are or imagery that			-							
	CD, A1,	R40 t		R6 to	OI, MXD,	<u>C1(P) &</u>	<u>C(P) &</u>				
3. Zoning Districts	<u>A1A, DD/CZ</u>	R7.5,		R5	PND	M1(P)	C2(P)	<u>M(P)</u>			
Where Permitted:	Yes	Yes		Yes	No	Yes	Yes	Yes			
	In no instance	In no instance shall an EMB be located on a lot with a residential principal use									
4. Max. Number of EMBs Per Lot:	Lesser of: One abutting a pul more than on applicable pro	olic stree e EMB th	t. In no lat incor	instance porates	e shall a deve animation o	elopment be r that fails to	permitted	to have			
	Pole, ground,						uare feet o	or 50% of			
	total allowabl		-		-						
5. Max. EMB Face	Outdoor adve	rtising si	gns: up	to 100%	of the allow	/able sign fa	ce area ma	<u>y be</u>			
<u>Area:</u>	configured as	an electr	<u>onic me</u>	essage bo	<u>pard that pe</u>	rmits change	<u>eable copy,</u>	but in no			
	instance shall						oly with the				
	applicable pro					<u>ition time</u>					
6. Min. Separation	From a dwelli	-		50 linear							
from a Dwelling	From another	EMB	35	70 linea	ar feet						
<u>7. Max. Sign</u> <u>Height:</u>	In accordance			ound, o	r pole <u>type o</u>	<u>f sign it is at</u>	<u>tached to</u>				
<u>8. Max.</u>	Daytime hour										
Brightness:	Dawn, dusk, 8						onable, as				
	determined b	-	de Enfor	cement	Coordinator						
	Minimum stat				atod on grou	nd signs or a	special pure				
	time between different messagesOnly EMBs located on ground signs or special purpose signs may include animated copy; no image static hold or										
9. Changeable								_			
<u>9. Changeable</u>	different mes		may in	clude an	imated copy	r; no image s	static hold o	or			
<u>9. Changeable</u> <u>Copy:</u>		sages	<u>may in</u> maxim	clude an	imated copy sition times	r; no image s	static hold o	or			

	Maximum transition time between different messages or images: 5 secondsNon- animated copy	Minimum image static hold time of 60 seconds and maximum transition time between messages of 5 seconds					
10. Additional	ii. If included on a pole the changeable copy p	art of a permanent sign e, ground, or special purpose sign, the EMB shall be subject provisions associated with that sign type and in the event of rictive provision shall apply ^{ii.} Appearance of animation or prohibited.					
<u>Standards:</u>	iii. The owner or operator of an EMB shall attest to the installation of a power supply system that will power the EMB off after a power outage or other condition that causes the sign to blink, flash, or have the appearance of movementcreate a safety hazard						

1309.C FEA	ATHER FLAG ³⁶						
<u>1. Illustrations:</u>		Orth Redso					
2. Definition:	A sign made of pole or other signs with an of circular shape to a pole or up regulations.	upright along elongated mo within which	the long edg unting pole the sign ma	ge of the sig or upright t iterial is mou	n. Bow sign hat curves a unted. Flag	ns are feath at the top to s that are r	<u>ner flag</u> o form a nounted
3. Zoning Districts Where Permitted:	CD, A1, A1A, DD/CZ No	<u>R40 to</u> <u>R7.5, RR</u> No	<u>R6 to R5</u> No	OI, MXD, PND Yes	<u>C1(P) &</u> <u>M1(P)</u> Yes	<u>C(P) &</u> <u>C2(P)</u> Yes	M(P) Yes
<u>4. Max. Number of</u> Flags Per Lot:	<u>1 per lot or 1</u> Lots with a str every 50 linea subject to mir	eet frontage of lot fr	ential tenan of at least 50 ontage; feat	t in a multi-t O linear feet ther flags ma	enant build may includ	ling or deve e 1 feather	lopment. flag for
5. Max. Number of Flags Per Pole:	<u>1</u>						
<u>6. Max. Size Per</u> <u>Flag:</u>	32 square fee	<u> </u>					
7. Max. Height:	<u>10 feet</u>						
8. Min. Setback:	5 feet from th	<u>e lot line</u>					
9. Illumination:	<u>Prohibited</u>						
10. Additional	i. May be in pl	g a multi-tena	nt developn	nent	•		
<u>Standards:</u>	ii. May not be that interferes			ight distanc	e triangles (<u>or in other</u>	<u>areas</u>
L							

³⁶ Standards that recognize the flag of a governmental agency are content-based and should not be included. It is possible to apply Chapter 5 of Title 4 of the USC (the Flag Code) to all flags if the County desires to do so,

1309.D GRC 1. Illustrations: Image: Comparison of the second	OUND SIGN	N				ASHI	12	RE PLACE OSS PVMO!	
2. Definition:	Any sign, othe of a supporting where there is ground. Groun is at least as w "pedestal" sign bottom of the than the sign s not mounted t	g system com no open spa nd signs are c ide as the sig ns or "monun sign's face ar support struct	nprised of a ce between configured s in face area. nent" signs. rea and grou ture shall be	soli the the the so th Gr . Gr . An und e co	d pedesta e bottom nat the ba round sign or sign with or where nsidered	al, or of th use of ns ma th an th an e the as a	other e sign f the si ay alsc openi sign fa pole si	bracing sy face area a ign suppor be referre ing betwee ice area is ign. Groun	stem and the t structure ed to as en the wider d signs are
3. Zoning Districts Where Permitted:	<u>CD, A1,</u> <u>A1A, DD/CZ</u>	<u>R40 to</u> R7.5, RR	<u>R6 to R5</u>	0	I, MXD, PND		<u>P) &</u> 1(P)	<u>C(P) &</u> <u>C2(P)</u>	<u>M(P)</u>
	<u>No</u>	<u>Yes</u>	<u>Yes</u>		<u>Yes</u>	<u>Y</u>	<u>'es</u>	<u>Yes</u>	<u>Yes</u>
	Lot or Develop	oment Size	# of Street	t Fro	ontages		<u># of S</u>	Signs Allow	<u>ed</u>
4. Max. Number of	< 2 acres		OneTwo or moreOne			<u>1</u>			
Signs Per Lot:	< 2 acres					<u>2</u>			
	2 or more acre	<u>es</u>				<u>2</u>			
	2 or more acre	<u>25</u>	<u>Two or mo</u>	nore <u>3</u>					
	Classification	of Abutting S	<u>treet</u>		Max. Fac	e Ar	<u>ea per</u>	<u>Sign</u>	
5. Max. Sign Face	Local street (p	ublic or priva	<u>te)</u>		50 squar	e fee	<u>et</u>		
Area Per Sign:	Minor thoroug	<u>ghfare</u>			100 square feet				
	Major thoroug				200 square feet				
	Boulevard or h	400 square feet							
	In no instance shall the thickness of a ground sign, including the sign support structure, architectural embellishments, and the sign face area exceed four feet								
<u>6. Max. Sign</u> Thickness:	In no instance	shall the thic		-					
	In no instance	shall the thic nitectural emb	bellishment	s, al	nd the sig	gn fac	ce area		ur feet
<u>Thickness:</u>	In no instance structure, arch	shall the thic nitectural emb of Abutting S	bellishment treet	s, al	nd the sig	gn fac	ce area	exceed fo	ur feet
Thickness: 7. Max. Sign	In no instance structure, arch	shall the thic hitectural emb of Abutting S ublic or priva	bellishment treet	<u>.s, a</u>	nd the sig ix. Height eet	gn fac	ce area	exceed fo	ur feet
<u>Thickness:</u>	In no instance structure, arch Classification of Local street (p	shall the thic nitectural emb of Abutting S ublic or priva shfare	bellishment treet	<u>Ma</u> <u>6 fe</u> <u>9 fe</u>	nd the sig ix. Height eet	gn fac	ce area	exceed fo	ur feet

<u>1309.D</u> <u>GR</u>	OUND SIGN					
	From right-of-way	<u>5 feet</u>				
8. Min. Setbacks:	From all other lot lines	5 feet; 10 feet from residential district				
	From other ground signs	<u>35 feet</u>				
9. Illumination:	External illumination is permitted	in all zoning districts; Internal illumination only				
<u>9. mummation.</u>	permitted in mixed-use and non-r	esidential zoning districts subject to Section 1308				
	Changeable copy is limited to 50%	of total sign area for each allowable ground sign				
10: Changeable	A ground sign may include an EMB with animated copy in accordance with Section					
	1309 BMinimum static hold time between different messages or images: 60					
<u>Copy:</u>	seconds					
	Maximum transition time betwee	n different messages or images: 5 seconds				
	i. Establishment of a new ground sign on a lot with an existing pole sign shall					
	require removal of the existing pole sign prior to or concurrent with establishment					
	of the ground sign					
11. Additional	ii. A ground sign base may project	outwards beyond the edge of the sign face or				
Standards:	architectural embellishment by up	to six inches on the front, rear, and sides of the				
	<u>sign</u>					
	iii. Ground signs shall not be locat	ed on the same lot as a single-family detached or				
	duplex dwelling					

1309.E IN 1. Illustrations:	ICIDENTAL S	en H	- Allstate Insurance December 2000 StoneWor - StoneWor 	Security OF Cemeras in Use	BEWARE of DOG				
2. Definition:	information, on-site traffi	or other me c circulation e" or "bewar	t sign that may provessage. Examples o (such as "entrance re of dog" signs), ac	f incidenta " or "exit"	l signs inclu signs), publi	<u>de signs ado</u> ic safety (su	dressing ich as		
3. Zoning Districts Where	<u>CD, A1,</u> <u>A1A,</u> <u>DD/CZ</u>	<u>R40 to</u> <u>R7.5, RR</u>	<u>R6 to R5</u>	<u>OI,</u> <u>MXD,</u> <u>PND</u>	<u>C1(P) &</u> <u>M1(P)</u>	<u>C(P) &</u> <u>C2(P)</u>	<u>M(P)</u>		
Permitted:	Yes	<u>Yes</u>	Yes	Yes	Yes	Yes	Yes		
			gle family detached I ctured home	dwelling,	1 per prin	1 per principal structure			
<u>4. Max.</u>	Lots with a d	uplex or tov	vnhouse dwelling		1 per dwe	lling unit			
Number of	Multi-family	developmer	nt		1 per building + 5				
Signs Per Lot or	Mixed-use lo	t or develop	oment		(see max sign face area per lot				
Development:	Non-residen	tial lot or de	velopment		or development)				
	No limit but	in no instand	ce shall the total an	nount of sig	gn face area	exceed the	2		
	<u>maximum al</u>	lowed for th	<u>e lot or developme</u>	nt					
5. Max. Sign	Retail uses:		Up to 8 square fe	et per sign					
Face Area Per	All other use	types:	2 square feet per	sign					
<u>Sign:</u>	No single sig	n may occup	by more than 90% c	of the total	allowable ir	ncidental sig	<u>gn face</u>		
	area per lot								
<u>6. Max. Sign</u>			<u>se lot, district, or m</u>	<u>ulti-family</u>	20 square	feet			
Face Area Per	<u>developmen</u>	<u>t</u>							
Lot or Development:	Non-residen	tial lot, distr	ict, or development	<u>t</u>	32 square	feet			
7. Max. Sign	Residential,	agricultural,	or conservation	<u>6 feet</u>					

³⁷ This is a new set of standards for common, often small, and sometimes non-permanent signage, like ideological signs, "open" signs, on-site directional signs, private warning signs (beware of dog, high voltage), menu boards, gas price signs, and similar signage. These kinds of signs do not require a permit, but there are standards that apply.

Height:	district						
	All other districts	<u>12 feet</u>					
8. Min. Setback	At least five feet from any lot line, except when included as part of a uniform sign plan						
9. Illumination:	Prohibited						
<u>10. Additional</u> Standards:	III Incidental signs contigured as an "A-trame" or "sandwich board" sign and loca						
	a pedestrian accessway or within five feet of a street right-of-way shall have a maximum height of four feet						

<u>1309.F</u> OU	TDOOR ADVE	<u>RTISING</u>							
1. Illustrations:		PARDON M		8	REAL JSING SIGN LA MAKE YOU A B	ETTER PERSON			
2. Definition:	A sign, configue an interstate of attention to a sold, or offere located. An of	or primary con business, com d either on th utdoor advert	nmercial h modity, se e premises ising sign c	ighway. Out ervice, or ent s or off the p	door advert ertainment remises wh	ising direct that is con- ere the sign	<u>s</u> ducted, i is		
	prohibited by CD, A1, A1A, DD/CZ	<u>R40 to</u> R7.5, RR	<u>R6 to</u> R5	<u>OI, MXD,</u> PND	<u>C1(P) &</u> M1(P)	<u>C(P) &</u> C2(P)	<u>M(P)</u>		
3. Zoning Districts	Yes No	No	No	Yes	Yes	Yes	Yes		
Where Permitted:	Outdoor adve	rtising is only	permitted						
	be within 660					-			
4. Max. Number of	One; an outdo				-				
Signs Per Lot:	back, identical	-							
	2,500 linear fe						within		
5. Min. Separation:	County's plan				ig regulates	<u>s in located</u>	WICHI		
<u>6. Max. Sign Face</u> Area Per Sign:	700 square fee		<u>///</u>						
7. Max. Sign	<u>35 feet</u>								
<u>Height:</u> 8. Illumination:	Permitted, sub	night to Castia	n 1200						
8. Illumination:		-		testal stars an					
9. Changeable	Changeable co	••••••	•	<u>totai sign ar</u>	<u>ed</u>				
	Copy shall be Minimum stat		-	foront moss	agos or ima		ande		
<u>Copy:</u>	Maximum trar								
	i. The entire lo								
	same conditio				-				
	ii. A lot or site	-	-				se shall he		
10. Additional	of a minimum								
Standards:	requirements								
			-						
	configured so as to reasonably accommodate a use type commonly found in the								
	corresponding	conventional	zoning dis	strict					

Footnotes - 38

<u>- Local governments may prohibit new billboards, and the NCDOT may not grant a permit for a new billboard without prior approval from the affected local government– even within the 660-foot-zone lining interstates and primary highways. Claims that the Federal Highway Beautification Act (23 CFR Part 750) or NC Outdoor Advertising Control Act (NCGS 136-126 through 136-140.1) pre-empt local control over placement of new billboards are **inaccurate**.</u>

- NCGS Section 136-129.1 actually **prohibits** off-premise billboards beyond any land located more than 660 feet from the edge of an interstate or primary highway outside of urban areas (none of Cumberland County is located within an urban area as it is defined by Section 136-128). In other words, even if the County wanted to allow off-premise billboards in areas beyond 660 feet from the interstate or a primary highway, such placement would be a violation of <u>State law.</u>

- NCGS Section 136-133.5(e) **prohibits** the NCDOT from issuing permits for new billboards on land that is spot zoned to a commercial or industrial designation – even if the local government allows billboards and approves such rezonings. In other words, the establishment of new billboards on spot-zoned land (as has taken place in Cumberland County) is a violation of State law.

The following describes how billboards are regulated in other selected NC counties:

New Hanover County

<u>§5.6.4 Allows new outdoor advertising (billboards) in I-1, I-2, and AC districts. Billboards must be 400 feet from residential zoning, churches, parks, and schools. Max face area size = 150 sf for signs on 4-lane roads; 75 sf for signs one 3 or fewer lane roads. Max height = 30 feet. Billboards must be 1,000' from one another.</u>

Buncombe County

Ch 78 Article V Allows billboards, but unclear in which districts or locations. Billboards are prohibited 100 feet from a school or residence and 75 feet from a street intersection. Max face area = 32 sf. Max height = 12 feet. 1,000' spacing between billboards.

Durham County

<u>§11.3.5 Prohibits new off-premise (billboard) signs.</u>

Moore County

<u>§7.15.H allows new billboards with a conditional (special) use permit approval. Must be 200 feet from property used or zoned for residential purposes. Requires 1,000' spacing between billboards.</u>

Wake County

Article 18 regulates "off-premise signs" but does not mention outdoor advertising or billboards by name. Off-premise signs permitted in non-residential and airport districts. Must be 750 feet from a residence. Max face area size = 300 sf. Max height = 30 feet for pole signs. Requires 2,500' spacing between off-premise signs.

Harnett County

<u>§10.10 allows outdoor advertising signs (billboards) in the Commercial/Business District outside of Highway Corridor</u> overlays. May be as close as 250 feet from a residence; 500 feet from a street intersection. Max face area size = 500 sf. Max height = 35 feet. Billboards must be 1,500' from one another.

³⁸ ³⁸ During presentation of the Sign Code Assessment to the Joint Panning Board, several comments were made about the County's current practice of rezoning small plots of land adjacent to interstates to commercial or industrial zoning districts in order to accommodate billboards. After considerable research and discussion, these proposed sign standards seek to apply new more restrictive rules to billboards. Existing billboards may remain, and may be maintained and even improved in accordance with the applicable provisions in Section 160D-912 of the NCGS. Research on billboards reveals the following:

1309.G PO 1. Illustrations:	LE SIGN				LifeStorage 318 STORAGE		Kitt	IT(N (415-2	CHE Badt • Add 179-100	NS E HILIONS
2. Definition:	Any freestandir attached direct or more poles of bottom of the s less wide than t signs. Pole sign advertise are co	ly to the gro or other upr sign face are the sign fac as located o	ound right : ea an e are ff-pre	by me suppor d the g a. Pole emises	eans of a su rts where th ground or v e signs may from the p	pport here i /here / also	ing sys s open the su be refe	tem spac ppor erred	compr e bety ting st to as	rised of one ween the ructure is "pylon"
3. Zoning Districts Where Permitted:	<u>CD, A1,</u> <u>A1A, DD/CZ</u>	<u>R40 to</u> R7.5, RR		5 toOI, MXD,OIR5PND		<u>M1(P)</u> <u>C2</u>		<u>P) &</u> ?(P)	<u>M(P)</u>	
	No	<u>No</u>			<u>No</u>				<u>es</u>	<u>Yes</u>
	Lot or Develop	<u>ment Size</u>	<u># of</u>	Stree	t Frontages		<u># of S</u>	<u>Signs</u>	Allow	<u>ed</u>
4. Max. Number	< 2 acres		<u>One</u>				<u>1</u>			
of Signs Per Lot:	< 2 acres		Two	<u>Two or more</u>				2		
	2 or more acres	5	<u>One</u>	<u>One</u>			2			
	2 or more acres	5	Two or more <u>3</u>							
				<u>Cla</u>	ssification	of Ab	utting	Stree	<u>et</u>	
	<u># of Tenants</u>	Local Stre	et	<u>Mino</u> Thor	or oughfare	<u>Maj</u> Tho	<u>or</u> roughfa	are	<u>Boul</u> High	evard or er
5. Max. Sign Face	<u>One</u>	<u>50</u>		100		150			200	
Area Per Sign:	Two	<u>70</u>		100		150			200	
	Three to Five	100		200		250			300	
	Six to Nine	<u>150</u>		300		350			400	
	Ten or More	<u>200</u>		<u>400</u>		<u>450</u>			<u>500</u>	
<u>6. Max. Sign Face</u> <u>Area Per Lot:</u>	In cases where sign area for th face area for ar	<u>e lot or the</u>	deve	lopme						

7. Max. Sign Thickness:	In no instance shall the thickness of a pole sign, including sign support structure, architectural embellishments, and the sign face area exceed four feet							
	Classification of Abutting Street	Classification of Abutting Street Max. Height (including support structu						
8. Max. Sign	Local street (public or private) <u>30 feet</u>							
Height:	Minor thoroughfare	40 feet						
	Major thoroughfare	50 feet						
	Boulevard or higher	<u>60 fe</u>	<u>et</u>					
	From right-of-way		<u>5 feet</u>					
	From all other lot lines		10 feet; 20 from residential district					
9. Min. Setbacks:	From other pole signs	<u>35 linear feet</u>						
	Any pole sign with a height exceeding 50 feet shall be setback from all lot lines							
	(except right-of-way lines) a height equal to the height of the sign							
	External illumination is permitted for any pole sign of 30 feet in height or less,							
10. Illumination:	subject to Section 1308							
	Internal illumination is permitted	in all d	listricts subject to Section 1308					
	Changeable copy limited to 50% c	of total	sign area for each allowable pole sign					
11 Changaabla	A pole sign may include an EMB w	ith no	n-animated copy in accordance with Section					
11. Changeable	<u>1309 B</u>							
<u>Copy:</u>	Minimum static hold time between different messages or images: 60 seconds							
	Maximum transition time between different messages or images: 5 seconds							
	i. Establishment of a new pole sig	i. Establishment of a new pole sign on a lot with an existing ground sign shall require						
	removal of the existing ground sign prior to or concurrent with establishment of the							
	pole sign							
	ii. A pole sign may project outwar	ds bey	ond the edge of the sign supporting					
	structure or architectural embellis	shmen	t by up to six inches on the front, rear, and					
	sides of the sign							
12. Additional	iii. Pole signs that extend over a signs that extend over a signs that extend over a signs are signed as a sign of the sign of	dewal	<u>k shall maintain a minimum vertical</u>					
Standards:	clearance of nine feet above the s	idewa	<u>lk surface</u>					
	iv. Pole signs that extend over a street or vehicular travelway shall maintain a							
	minimum vertical clearance of 14 feet above the pavement							
			660 linear feet of a freeway or expressway					
	right-of-way may have a maximur	n heigl	<u>ht of 100 feet and a maximum face area of</u>					
			setback from all lot lines a distance					
	equivalent to the height of the po	le sign	equivalent to the height of the pole sign					

1309.H P4 1. Illustrations:		ur Mr RICT 29					NO CHARTER VOOTE NOC TEMPLE TERRACE CHARTER AMENDMENT	
2. Definition:	action that is calendar yea North Carolin signs or "elec	; made av r when e na Gener ction" sig side the	vailable lections al Statu ms. A si	for vie s are ur ites. Pe ign of a	w by the p iderway as plitical sign political n	al candidate, p ublic before an described in S s are also refe ature that are tions are unde	nd during the Section 136-3 rred to as "ca placed on pri	portion of a 2 of the mpaign" vate
3. Zoning Districts Where Permitted:	C D, A1, A 1A, DD/CZ	R40 t 4 R7.5, F		R5	OI, MXD, PND	C1(P) & M1(P)	C(P) & C2(P)	M(P)
Permitteu.	Yes	Yes	2	Yes	Yes	Yes	Yes	Yes
4. Max. Number	On a Lot		3					
of Signs Per Lot:	Within the R	o₩	No lin placer	1.1	vided the a	butting lando	wner consent	s to their
5. Max. Sign	On a Lot		Maxin	num of	32 square	feet for all po	litical signs	
Face Area Per Sign:	Within the R	0W	6 squa	are feet	: per sign			
6. Max. Sign	On a Lot		42 inc	ches				
Height:	Within the I	ROW	60 inc	ches				
	No political sign shall be placed in any manner that obscures another political sign from view from the public realm							
7. Min. Spacing:	sign from vi	ew fron	i the pi	ublic re	ealm			
7. Min. Spacing: 8. Illumination:	sign from vi Prohibited	ew fron	i the pi	ublic re	alm			

³⁹ These are new standards. Political sign standards are content based regulations — however, the State Statutes have clear rules applicable to these kinds of signs. Political signs do not require approval of a zoning compliance permit. The County may wish to exclude these standards from the sign regulations. The State rules will still apply within rights of way. If these standards are removed, political signs would be treated as incidental signs.

1309.H PO 1. Illustrations:	P H	Velcome Please see fostess to e seated.				RENT		
2. Definition:	A pedestrian of primarily local mixed use use frame" signs of operating hou as a portable s	ted proxi e type bei or "Board irs. Signs sign.	imate ing ac I″ sigr S loca	to the prin dvertised. F	hary entrand Portable sign Fis intended hicle, boat, c	e of the no is are also r to remain or trailer shi	n-residentia eferred to a visible only all not be co	al or a s "A- during
	CD, A1,	R40 to		R6 to R5	OI, MXD,	C1(P) &	С(Р) &	M(P)
3. Zoning Districts	A1A, DD/CZ	R7.5, No		No	PND Yes	M1(P) Yes	C2(P)	No
Where Permitted:								No abt of
	In no instance shall a portable sign be located within a public or private right-of-							
4. Max. Number of	way Single-tenant use One							
Signs Per Lot:	Multi-tenant (• • • •	-	t up to a ma	vimum of te	n nor dovo	lonment
5. Max. Sign Face		350	Ond		t up to a ma			opinent
Area Per Sign:	8.5 square fee	÷ŧ						
6. Max. Number of								
Sign Sides:	2							
sign sides:	5 feet from all		e e fe				into tot uni	field
7. Min. Setback:	development							Heu
8. Max. Distance	development	approved		operated t	is a single ac	reiopinent		
from Primary	25 linear feet							
Building Entrance:								
9. Max. Sign								
•	4 feet							
Height:	+							
10. Changeable	Up to 95% of s	sign face	area;	; digital or e	electronic sig	nage is pro	hibited	
Copy:	Drobibitod				_			
11 III	Prohibited						unt doubles	monto
11. Illumination:	i. Nothing shall prohibit rotating of portable signs in multi-tenant developments provided the maximum number of allowable signs is not exceeded						HEHIS	
11. Illumination:12. Additional								
		maximun	n nun	nber of allo	wable signs	is not excee	ded	

<u>1.</u> <u>Illustrations:</u>	O ak St	reet	HAANDI						
2. Definition:	Any sign that projects outward from a building's exterior wall where the sign face area is not parallel to the building wall upon which is mounted. Projecting signs are also referred to as "marquee" signs. Signs mounted to a building wall with sign face areas that are parallel to the building wall are considered "wall" signs. A projecting signs smaller than 1.5 square feet in size is an incidental sign. A sign comprised of fabric or similar material is a "flag" or a "banner" sign.								
3. Zoning	<u>CD, A1, A1A,</u>	<u>R40 to R7.5,</u>	R6 to R5	<u>OI, MXD,</u>	<u>C1(P) 8</u>		M(P)		
Districts Where	DD/CZ	<u>RR</u>		<u>PND</u>	<u>M1(P)</u>	<u>C2(P)</u>			
Permitted:	<u>No</u>	<u>No</u>	<u>No</u>	<u>Yes</u>	<u>Yes</u>	<u>Yes</u>	<u>No</u>		
4. Max. Number of Signs Per Lot:	Single tenant building 1 per building façade facing a street Multi-tenant building 1 per tenant								
			Single-tenan	t huilding		20 square f	auare feet		
5. Max. Sign Face	<u>Two Sides</u>	ŀ	Multi-tenant	10 square feet					
Area Per Sign:	Three or More Si	des	60 square fe						
<u>6. Max. Sign</u> <u>Height:</u>	A projecting sign shall not project above the height of the wall it is mounted to								
7. Min. Clearance Above Walkway:	<u>9 feet</u>								
8. Illumination:	Internal or extern	nal illumination	permitted su	ibject to Secti	on 1308				
9. Additional	i. A projecting sig	i. A projecting sign shall not overhang a vehicular travelway							
	 i. A projecting sign shall not overhang a vehicular travelway ii. Projecting signs of less than two square feet in area shall be considered as incidental signs 								

1309.IS1.Illustrations:	PECIAL PURPO	DSE SIGN	Gold Stre Repair & 2736-	Cutorian Constant of Constant		Since 1958			
2. Definition:	A ground or p it advertises. non-tradition object. A spe non-tradition special use pe	A special purp al materials or cial purpose s al aspect or el	oose sign can r in a non-trac ign may be a c ement. A spe	also be a no litional form combination cial purpose	vel or unique such as an a of a traditione sign require	e sign comp animal, vehi onal sign typ es approval	rised of cle, or e with a		
3. Zoning	<u>CD, A1,</u>	<u>R40 to</u>	R6 to R5	OI, MXD,	<u>C1(P) &</u>	<u>C(P) &</u>	M(P)		
Districts Where Permitted:	A1A, DD/CZ	<u>R7.5, RR</u>	Yes	PND Vos	M1(P) Yes	<u>C2(P)</u>	Yes		
4. Max.	On site								
Number of Signs Per Lot or Development:	Off-premiseOne within 2,640 feet plus or within 5,280 feetIn right-of-way adjacent to lot or developmentTwo total						additional		
<u>5. Max. Sign</u> Face Area Per <u>Sign:</u>	Unlimited								
<u>6. Max. Sign</u> Thickness:	No more than	No more than twice the sign's total height							
7. Max. Sign	Non-Resident	ial District		<u>60 feet</u>	<u>60 feet</u>				
<u>Height:</u>	All Other Dist	<u>ricts</u>		<u>30 feet</u>					
<u>8. Min.</u> Setback:	Shall be setback from all lot lines a distance equivalent to the overall height of the sign, including support structure								
<u>8. Changeable</u> <u>Copy:</u>	Changeable copy limited to 25% of total sign area for each allowable special purposesignA special purpose sign may include an EMB with animated copy in accordance withSection 1309 BSection 1309 BMaximum transition time between different messages or images: 5 seconds								
9. Illumination:	External illum								
10. Additional Standards:	i. Requires iss ii. In cases wh purpose signs	uance of a spe ere a special p	ecial use perm ourpose signs	<u>nit</u> is provided			<u>cial</u>		

1309.JTE1.Illustrations:	NPORARY SIC LOT FOR SALE WAL*MART REALTY 479-204-2020 WWW.Wal-martreally.com		GARAGE			COMING SOON 1		
2. Definition:	removed with	Any sign that is not permanently affixed to the ground or a building which can be removed without special handling and that may be located on a lot or site in addition to other forms of permanent signage. Signs in or visible through a window are window signs						
3. Zoning Districts Where Permitted:	<u>CD, A1,</u> R40 to		<u>R6 to R5</u>	<u>OI,</u> <u>MXD,</u> <u>PND</u>	<u>C1(P) &</u> <u>M1(P)</u>	<u>C(P) &</u> <u>C2(P)</u>	<u>M(P)</u>	
4. Max. Number of Temporary Signs Per Lot:		YesYesYesYesYesYes1 per lot or 1 per non-residential tenant in a multi-tenant development						
5. Max. Sign Face	<u>Residential d</u>	istricts	<u>6 square fee</u>	<u>6 square feet</u>				
Area Per Temporary Sign:	All other dist	ricts		24 square feet; multi-tenant sites shall be a limited to a maximum of 48 square feet for all temporary signs on the site				
6. Min. Setback:	10 feet from the lot line or edge of street or driveway pavement							
7. Max. Sign	Non-resident	ial districts		<u>12 feet</u>				
<u>Height:</u>	All other dist	ricts		<u>6 feet</u>				
8. Illumination:	Prohibited							
9. Additional Standards:	Temporary signs are not subject to a maximum time limit							

<u>1309.</u> K <u>W</u> /	ALL SIGN									
1. Illustrations:	CTON	y's C	AF	3.		Chu Chu	CkiePies			
	Any sign, othe									
2. Definition:	building wall. to the building		-							
<u>2. Definition.</u>	a wall are "pro									
	are "banners"	or "fla	gs."Si	gns visible t	hrough a wi	ndow are w	<u>vindow sigr</u>	<u>15.</u>		
3. Zoning Districts	<u>CD, A1,</u> <u>R40</u>			R6 to R5	<u>OI, MXD,</u>	<u>C1(P) &</u>	<u>C(P) &</u>	M(P)		
Where Permitted:	A1A, DD/CZ Yes		5 <u>, RR</u>	Yes	PND Yes	M1(P) Yes	C2(P) Yes	Yes		
	Single-Tenant 2			Building Size			# of Signs			
4. Max. Number of				> 2,000 square feet 2,000 – 10,000 square feet			<u>1</u> 3			
Signs Per Wall:			-	Nore than 10,000 square feet						
	Multi-Tenant									
	Single-Tenant	2 square feet per every one linear foot of building wall								
5. Max. Sign Face	<u>Single-Tenanc</u>	along a building's front façade plane								
Area Per Sign:		<u>2 square feet per every one linear foot of building wall</u> <u>located between the walls portioning the tenant's space</u>								
	Multi-Tenant				<u>en the walls</u> nants' space		ortioning the tenant's space			
	Classification	of Abu				Max. Sign Area (entire wall)				
	Local street (p									
6. Max. Sign Face	Minor thorou		Γρινα		150 square feet 200 square feet					
Area Per Wall:	Major thoroug				250 square feet					
	Boulevard or higher				<u>300 square feet</u>					
7. Max. Distance										
from Corner or Multi-Tenant	<u>18 inches</u>									
<u>Boundary</u>										
8. Max. Sign	No wall sign s	hall ext	end ab	ove, below	or beyond t	the building	g wall to wh	<u>nich it is</u>		
Height:	attached	• ••				• • • •	1.00			
9. Illumination:	External illum									
	permitted in r	піхеа-ц	ise and	non-reside	ntial zoning	uistricts su	bject to Sec	2000 1308		

<u>1309.</u> K	WALL SIGN
	Changeable copy limited to 35% of total sign area for each allowable wall sign
10. Changeable	A wall sign may include an EMB with non-animated copy in accordance with
	Section 1309 B
<u>Сору:</u>	Minimum static hold time between different messages or images: 60 seconds
	Maximum transition time between different messages or images: 5 seconds
	i. No wall sign shall be located in a manner that covers or blocks ingress or egress
11. Additional	from a door, window, or fire escape
	ii. Wall signs may not be located on an accessory structure
Standards:	iii. Wall signs shall not project outwards from the wall they are mounted to by
	more than six inches

1309.L M								
2. Definition:	A sign affixed to or visible through the surface of a window or glass door that is intended to be visible to the public from outside the building. Signs painted on glass and etched or frosted glass that includes text or symbols shall be considered as a window sign. Signs not visible from off-site areas are exempted from these standards. Signs mounted to a building's exterior wall are wall signs. Material used to block views into a vacant building (such as brown paper) is not considered to be a window sign. Blinds, shades, or curtains bearing symbols or text that is visible from off-site areas shall be considered to be a window sign subject to these standards.							
3. Zoning	<u>CD, A1,</u>	R40 to	R6 to	OI, MXD,	C1(P) &	<u>C(P) &</u>		
Districts	A1A, DD/CZ	R7.5, RR	<u>R5</u>	PND	M1(P)	C2(P)	<u>M(P)</u>	
<u>Where</u> <u>Permitted:</u>	<u>No</u>							
<u>4. Max.</u> Number of	<u>No limit, subj</u> e	ect to the max	kimum sigr	i face area sta	ndards			
Signs Per Lot:								
<u>5. Max. Sign</u> Area Per Sign:	33% of the outer extent of any single window or door							
6. Max. Sign	Window signs are not permitted above the second story or higher than 25 feet above							
Height:	ground level							
7. Illumination:	External illum	ination is prol	hibited					
8. Additional Standards:	building façad	External illumination is prohibited i. Groups of multiple windows or doors within six inches of one another on the same building façade sdddhall be considered as one window or door for the purposes of sign face area calculation						

C. <u>Freestanding Sign Location – All Districts (Excluding Billboards)</u>. Freestanding signs shall be set back from the existing road right of way (normally the front property line) or proposed future road right of way, whichever is the greater distance, according to the tables below. Freestanding signs shall be set back from all other property lines a minimum distance of five feet, except that development signs may be located on a median of a public right of way provided that the NC Department of Transportation permits the sign and freestanding signs located on a median of a private street shall be located no closer than 20 feet of the street intersection. In no instance shall a sign between the heights of three and 15 feet be permitted within 20 feet of the right-of-way line at the intersection of two streets. Freestanding signs may be placed on the same or separate support structures.

1. <u>Ground Signs</u>. The following table establishes the minimum setback requirements for ground signs provided that all other requirements of this article are complied with.

Sign Height	Minimum Setback from Right-of-way Line
0 15 feet	5 feet
Greater than 15 feet and up to 30 feet	10 feet
Greater than 30 feet	10 feet, plus 1 foot for each foot of height exceeding 30 feet

2. <u>Pole Signs</u>. Pole signs, in addition to all other requirements of this article, shall be setback a minimum of five feet from the existing or proposed right of way line provided that no portion of the sign projects any closer than two feet, measured in horizontal distance, from the proposed or existing right of way line. Also, pole signs shall maintain a minimum clearance of nine feet over any pedestrian areas and 14 feet over any vehicular paths. Pole signs shall not exceed a maximum sign height of 30 feet unless specifically otherwise allowed within this article. Pole signs more than 100 feet in height shall be set back from any property line a distance of one foot for each foot of height above ground level when otherwise allowed within this article.

D. <u>Maintenance and Appearance of Signs</u>. All signs together with braces, guys and supports shall at all times be maintained in a safe condition and kept in good repair, free from excessive rust, corrosion, peeling paint or other surface deterioration.

E. <u>Signs Facing Residential Districts</u>. Illuminated signs shall be so placed as not to be a nuisance to residents of neighboring residential property.

F. <u>On Site Interference</u>. The location and structural design of freestanding signs shall be such as to not interfere with the safe and efficient use of off-street parking and loading areas including aisle ways and access driveways.

G. <u>Unsafe and Unlawful Signs</u>. If the Coordinator finds that any sign is unsafe or is a menace to the public or has been constructed, erected or is being maintained in violation of this ordinance, the Coordinator shall give written notice of such violation to the owner of the sign or the owner of the property where the sign is located, or both. If the owner of the sign, or the property owner, fails to remove or alter the structure so as to comply with the required standards within 30 days after receipt of said notice, such sign may be removed, or altered to comply, by the Coordinator at the expense of the owner of the sign or the property owner. The Coordinator may cause any sign or other advertising structure that is an immediate peril to persons or property to be promptly removed by the sign owner or the property owner.

H. <u>Cessation of Purpose and Removal</u>. Any sign now or hereafter existing which no longer advertises a bona fide business conducted or a product sold shall be taken down and removed by the owner, agent or person having the beneficial use of the building or land or structure upon which such sign may be found. Such sign shall be removed within 30 days after written notification from the Coordinator except that temporary activities sign posting shall be removed by the permittee within seven days following the date of termination of such events. Upon failure to comply with any notice within the time specified, the Coordinator is authorized to cause removal of such sign, and the owner of the sign shall pay expenses incurred.

I. <u>Signs Permitted in Conjunction with Nonconforming Uses</u>. Any nonconforming use in any district may maintain such business signs as would be allowed for such use in the most restrictive district in which the use would be permitted, or such signs as are existing at the time the use becomes nonconforming, whichever is the most restrictive with regards to sign size.

(Amd. 11-20-06; Amd. 02-19-08; Amd. 01-19-10; Amd. 04-18-11)

SECTION 1306. SIGNS PERMITTED BY DISTRICT.

In addition to the aforementioned signs, the following are also permitted:

A. Residential, Agricultural, Mixed Use Developments and Conservancy Districts.

1. <u>Dwelling Identification Sign</u>. One identification sign not exceeding two square feet in area is permitted for each residential dwelling unit. For one and two family dwelling units, identifications signs shall be at least five feet from any street or property line. For multi-family dwelling units, identification signs shall be mounted flat to the main wall of the building. Identification signs may be illuminated but non-flashing and motionless.

2. <u>Development Signs</u>. A permanent sign is permitted as an integral part of an entrance structure which identifies a subdivision, group development, estate, farm or other entity, provided there are not more than two signs for each main entrance, with a total sign area for each such entrance not to exceed 32 square feet in area. Such signs may be lighted, but non flashing and motionless, and located according to the criteria in Section 1305.

3. <u>Agricultural Products Signs</u>. In the zoning districts that allow agriculture or rural farm use, signs advertising agricultural products produced on the premises are permitted, provided there are no more than two such signs, each of which shall not exceed 12 square feet in area. In any instance where the products sold are seasonal or temporary, such signs shall be removed within 30 days of cessation of the activity advertised. This section shall not apply to any property exempt under the bona fide farms provisions of Section 109.

4. <u>Institutional, Commercial and Industrial Signs Located in Agricultural,</u> <u>Residential, Mixed Use or Planned Neighborhood Developments and Conservancy</u> <u>Districts</u>. Any institutional, commercial or industrial use, which is a Permitted or Special or an approved use allowed in a Conditional Zoning district in an agricultural, residential or conservancy district, may erect and maintain signs as follows:

a. One freestanding sign not to exceed 100 square feet in area shall be permitted. If more than one principal use is conducted on the same site, or in the same building, each additional principal use shall be permitted one freestanding sign not to exceed 50 square feet in area.

b. Freestanding signs shall be located in accordance with the criteria found in Section 1305 of this article.

c. Attached signs for all principal uses on the site shall not exceed 50 square feet in area, except where the non-residential use is located within an approved Mixed Use or Planned Neighborhood development. For non-residential uses within Mixed Use or Planned Neighborhood developments, attached signage is allowed provided the attached signs do not exceed two square feet in area for each front foot of structure the occupant occupies. In addition, the attached signs may be placed on any side of the building. If there is more than one principal use, the property owner will determine the allocation of attached sign area. In the event a shopping center is designed in such a manner that the end unit or end units front the right of way and the store front faces an internal parking lot, the end unit or end units may place one additional attached sign on the side facing the right-of-way, provided that the overall combined square footage of the attached signs do not exceed two square feet in area for each front foot of the structure that the occupant occupies.

B. Professional, Commercial and Industrial Districts.

1. <u>O&I(P) Planned Office and Institutional District</u>. Signs in the O&I(P) District shall be regulated as follows:

a. One freestanding sign not to exceed 50 square feet in area will be allowed per building. Freestanding signs shall be located in accordance with the criteria found in Section 1305 of this article.

b. Attached signage not exceeding two square feet in area for each front foot of structure the occupant occupies is allowed. Attached signs may be placed on any side of the building.

2. <u>C1(P) Planned Local Business District</u>. Signs in the C1(P) District shall be regulated as follows:

a. One freestanding sign not exceeding 100 square feet in area is allowed for sites with a maximum of five occupants. Sites with more than five occupants may have an additional 10 square feet maximum area for each occupant over five, with a total maximum freestanding sign area not to exceed 200 square feet in area. Freestanding signs shall be located in accordance with the criteria found in Section 1305 of this article.

b. Attached signage is allowed. Attached signs shall not exceed two square feet in area for each front foot of structure the occupant occupies. Attached signs may be placed on any side of the building.

3. <u>C2(P) Planned Retail and Service District and C(P) Planned Commercial District</u>. Except for billboards (off premises) signs which are regulated by Section 1307, signs in the C2(P) and C(P) District shall be regulated as follows:

a. Sites with no more than two occupants may have one freestanding sign. This sign shall have a maximum size of 100 square feet in area. Sites with more than two occupants but less than ten occupants may have two freestanding signs. Each sign shall have a maximum size of 100 square feet in area. Sites with more than ten occupants may have two freestanding signs, each with a maximum size of 100 square feet in area; or one freestanding sign with a maximum size of 200 square feet in area. Sites with more than ten occupants may have an additional ten square feet of freestanding sign area for each occupant over ten, with a total maximum freestanding sign area not to exceed 400 square feet. On corner lots, one additional freestanding sign is allowed on the side street frontage, not to exceed 100 square feet in area. Sites approved as a zero lot line development such as a shopping center, where the site has one primary lot with one or more outlots, shall constitute one integral development for purposes of this subsection. Freestanding signs shall be located in accordance with the criteria found in Section 1305 of this article.

b. Attached signage is allowed, not to exceed two square feet in area for each front foot of structure that the occupant occupies. On sites where a canopy exceeds the building size, the canopy size may be used to determine the permitted attached sign area. Attached signs may be placed on any side of the building.

c. Detached business signs with no height limitation are allowed when located within 1,500 feet of an interstate (I-95) and when said signs are in excess of 100 feet in height these signs shall not be limited in area when located within 1,500 feet of an interstate (I-95) exit ramp, measured at the ramp's outer intersection with a state road (NC or SR).

4. <u>M1(P) Planned Light Industrial District</u>. Signs located in this district shall follow the same dimensional criteria as for signs being located in the C(P) Planned Commercial District.

5. <u>M(P) Planned Industrial District</u>. Except for billboards (off-premises signs) which are regulated by Section 1307, signs in the M(P) District shall be regulated as follows:

a. One freestanding sign is allowed at each main entrance to the site. The total entrance signage shall not exceed a maximum sign area of 500 square feet with each individual entrance sign not exceeding a maximum sign area of 300 square feet. On corner lots, one additional freestanding sign is allowed on the side street frontage, not to exceed 100 square feet in area. Freestanding signs shall be located in accordance with the criteria found in Section 1305.

b. Attached signage is allowed, not to exceed two square feet in area for each front foot of structure that the occupant occupies. On sites where a canopy exceeds the building size, the canopy size may be used to determine the permitted attached sign area. Attached signs may be placed on any side of the building. (*Amd.* 11-20-06; *Amd.* 01-19-10; *Amd.* 04-18-11)

SECTION 1308. SIGNS PROHIBITED.

Erection or maintenance of signs having any of the following characteristics is prohibited:

A. <u>Signs Not to Constitute Traffic Hazards</u>. No sign or advertising structure shall be erected or maintained at the intersection of any street or road so as to obstruct free and clear vision; or at any location where, by reason of the position, illumination, shape or color, it may impair, obstruct the view or be confused with any authorized traffic sign, signal or device; or that makes use of the words "stop," "look," "drive-in," "danger" or any other word, phrase, symbol or character in such manner as to interfere with, mislead or confuse traffic. In any case, signs shall be prohibited within 20 feet of a street intersection measured to the intersection of the two nearest street lines.

B. <u>Signs Erected on Public Streets</u>. No sign shall be erected or maintained within any public street right-of-way nor be allowed to extend over or into any public street, provided that this section shall not apply to public signs necessary in the performance of a governmental function or required to be posted by law.

C. <u>Obstruction of Ingress or Egress of Building</u>. No sign shall be erected or maintained that obstructs ingress and/or egress to or from any window, door, fire escape, stairway, ladder or opening intended to provide light, air, ingress or egress to or from any room or building as required by law.

D. <u>Obscene Matter Prohibited</u>. No sign shall be erected or maintained which bears or contains statements, words or pictures of an obscene character.

E. <u>Signs on Private Property; Consent Required</u>. No sign may be erected by any person on the private property of another person without first obtaining the verbal or written consent of such owner.

F. <u>Flashing Signs</u>.

SECTION 1310 INCENTIVES.⁴⁰

Ground, pole, or special purpose signs that are fully landscaped around the base of the sign may add an additional 36 inches to the total allowable sign height

Lots or developments permitted to have two or more ground or pole signs may increase the maximum allowable sign face area for a single ground or pole sign by up to 50 percent, provided the approval is conditioned by the landowner to maintain a maximum of one ground or pole sign.

In non-residential districts, the maximum height of a ground or pole sign may be increased by 1 foot for every 10 feet of additional setback beyond the minimum rightof-way setback up to a maximum height 20 percent taller than the maximum sign height permitted, based on the type of roadway frontage.

In non-residential districts, architectural embellishments along the top of the sign support structure, such as caps, cornices, coping, eaves, or horizontal design features with a maximum height of 18 inches and a maximum projection of up to 6 inches beyond the sign face, shall be excluded from the calculation of sign height unless such embellishments include advertising copy.

SECTION 1310 UNIFORM SIGN PLANS.⁴¹

A. Compliance Required. Uniform sign plans shall be required in accordance with Section 1305, Signage Review and Approval Procedures, and may also be applied by the landowner in cases where not required. In cases where a uniform sign plan is required or applied to a development, all owners, tenants, subtenants, and purchasers of individual units within the development shall comply with the approved uniform sign plan.

<u>B.</u> Relationship to Other Signage Standards. Requirements in a unified sign plan may be more restrictive than the otherwise applicable signage standards in this Article

⁴⁰ This is a draft section proposed for the County's consideration. These incentives are designed to encourage higher quality sign design, or a reduction in the total number of signs within the streetscape. There are several other incentives that could be added at the County's discretion, and each incentive. If included, will be supplemented by its own illustration.

⁴¹ Uniform sign plans are intended for multi-building or multi-lot developments that are permitted, developed, and operated as a single unit, like a shopping center.

but shall not be less restrictive. The uniform sign plan may include any form of allowable sign, but shall not include sign types that are not permitted by this Ordinance.

<u>C.</u> Required Elements. A uniform sign plan shall address all the following aspects of signage within the development:

1. The total number of proposed and allowable signs;

2. The types of proposed and allowable signs;

3. The location of all proposed and allowable signs;

4. The materials, size, color, and specifications of all proposed and allowable signs; and

5. Details associated with sign illumination.

D. Consistency in Signage. Signage subject to a uniform sign plan shall employ consistent sign types, color patterns, and materials when proposed on buildings with a uniform façade style. Up to two distinct sign styles or color options may be introduced on buildings with architecturally distinct building segments. Signs within each sign style shall be constructed of similar materials. Ground signs within a multi-building development shall incorporate one or more unifying elements, such as style, illumination, colors, or materials.

<u>E. Allocation of Sign Area in Multi-Tenant Developments.</u> Unless otherwise specified in the uniform sign plan, the permanent sign area for a multi-tenant development shall be allocated in proportion to the frontage each tenant controls on the applicable wall.

F. Amendment Procedures. A uniform sign plan may only be amended by filing a new uniform sign plan and application with the Coordinator. The application may be filed only by the owner of the land affected by the proposed change, or an agent, lessee or contract purchaser specifically authorized by the owner. Before filing the application, all landowners affected by the proposed change must give written authorization. If a governing board for the property affected exists, then the governing board shall provide written authorization for all landowners affected. Any new or amended uniform sign plan shall include a schedule that requires bringing all permanent signs not conforming to the proposed plan into conformance within 90 days of approval.

<u>G. Effect. After approval of an amendment to a uniform sign plan, no permanent sign shall be erected, placed, painted, or maintained except in accordance with the plan,</u>

and the plan may be enforced in the same way as any provision of this Ordinance. In the case of any conflict between a provision of a lawfully approved uniform sign plan and a provision of this section, the uniform sign plan shall control.

SECTION 1311 REMOVAL OF DILAPIDATED OR OBSOLETE SIGNAGE.⁴²

A. Dilapidated signs shall be repaired or removed by a landowner or other responsible party in accordance with the requirements described in a notice of violation by the Coordinator. An existing sign shall be considered dilapidated if it:

<u>1.</u> <u>Constitutes a public safety hazard, in the sole discretion of the</u> <u>Coordinator;</u>

2. Is in disrepair or exhibits a state of being broken;

3. Fails to maintain its form as originally constructed or permitted;

4. Fails to perform its intended function;

5. Suffers from support pole or structural failure;

6. Has borders or other necessary parts that are falling off or are already removed;

7. Has panels that are missing or that have fallen off; or

8. Is overgrown by vegetation.

<u>B.</u> Signs that identify business establishments that are no longer in operation shall be considered obsolete signs, which shall be subject to the following standards:

<u>1.</u> Obsolete sign faces shall be removed or fully obscured from all off-site views within 60 days from the date of termination.

2. In cases where the cabinet associated with an obsolete sign is removed, all sign supports, sign framework, mounting hardware, or similar features shall also be removed.

3. In cases where a sign cabinet is left in place, the cabinet shall include blank or permanently obscured sign faces.

⁴² This section integrates and builds on the standards in current Sections 1305.G and 1305.H.

4. Sign faces may be obscured solely through mechanical attachment of a rigid material (such as wood or opaque plastic) or through use of paint or other applied covering that fully obscures the sign copy from all off-site views.

5. In no instance shall vinyl, fabric, non-rigid material, or surfacing incapable of concealing sign copy be used to obscure the sign face of an obsolete sign.

6. In no instance shall a nonconforming sign or nonconforming portion of a sign be permitted to remain as an obsolete sign, and all non-conforming aspects shall be fully removed within 60 days of business termination.⁴³

SECTION 1312 NONCONFORMING SIGNAGE.44

A. Generally. A sign that was legally in existence on (*insert the effective date of this Ordinance*), and was constructed in accordance with the applicable laws and ordinances in effect on its date of construction or modification, but by reason of its size, height, location, design, or construction is no longer in compliance with the requirements of this Ordinance, shall be deemed a nonconforming sign subject to the standards in this section.

<u>B.</u> Prohibited Actions. The following actions associated with a nonconforming sign shall be prohibited:

<u>1.</u> Enlargement or Alteration. Structural alteration, enlargement, or extension of a nonconforming sign or sign structure shall not be permitted, however, nothing shall limit the ability to modernize an existing outdoor advertising sign in accordance with Section 136.131.2 of the North Carolina General Statutes; and

2. Relocation. Relocation of a nonconforming sign upon the premises, unless the relocation meets the requirements of this Ordinance, however, nothing shall limit the ability to modernize an outdoor advertising sign in accordance with Section 136.131.2 of the North Carolina General Statutes.

<u>C. Maintenance Allowed. A nonconforming sign may remain in place and be</u> maintained, provided that maintenance activities shall be limited to nonstructural

⁴⁴ This is a new section that builds on current Section 1305.I. 197

⁴³ This section carries forward current Section 1305.H except that it provides greater clarity regarding what "removal" constitutes (by allowing cabinets or support structures to remain after the sign is removed). It clarifies that nonconforming signs (or parts of signs) must be removed upon being determined an obsolete signs. The current standards call for sign removal within 30 days – these draft standards propose doubling that time period to 60 days to allow applicants more time to comply. This can be reverted back to 30 days at the County's discretion.

repairs, such as repainting or electrical repairs; incidental alterations which do not increase the degree or extent of the nonconformity; and changing of sign copy. Nonconforming signs may change copy in the form of replacement panels or replacement lettering, provided such change does not impact or reduces the degree of nonconformity.

D. Relocation. In the event a nonconforming sign or nonconforming sign support structure is required to be relocated due to changes in public infrastructure, the nonconforming sign and support structure may be relocated to elsewhere on the site provided any nonconforming factors are not worsened as a part of the relocation.

<u>E.</u> Removal and Replacement. Any nonconforming sign or sign support structure that is removed for any reason shall only be replaced with a sign or sign support structure that fully complies with the provisions of this Ordinance.

F. Damage and Replacement. If damage to a nonconforming sign or sign support structure from any cause is less than 50 percent of its replacement value, the sign or sign support structure may be rebuilt or repaired to its original condition in its original location and may continue to be displayed as long as the use it serves remains in operation. If damage from any cause to a nonconforming sign or sign support structure equals or exceeds 50 percent of its replacement value, the nonconforming sign, including sign supports and mounting hardware, may only be replaced with a sign that complies with the provisions of this Ordinance.

ARTICLE XIV PLANNED DISTRICTS

SECTION 1401. GENERAL OBJECTIVES.

This article recognizes that through ingenuity, imagination and quality design, community development can be improved. All planned zoning districts shall be subject to site plan review and approval prior to application for any permits. The careful review of development plans by the Planning and Inspections Staff is a process that will:

A. Permit creative approaches to the development of land, reflecting changes in the technology of land development;

B. Provide for an efficient use of land, which can result in smaller networks of utilities and streets and thereby lower development costs;

C. Provide and ensure an environment of stable character compatible with surrounding land uses;

D. Accomplish a more desirable environment than would otherwise be possible; and

E. Enhance the appearance of the community.

SECTION 1402. DETAILED SITE PLAN SPECIFICATIONS.

In any planned district, permits shall not be issued by the Coordinator except in conformance with a detailed plan submitted to and approved by the Planning and Inspections Staff. Plans submitted for approval shall be in the number as required by the Director drawn to an engineering scale of not less than one-inch equals 200 feet, and shall show all information necessary for proper evaluation of the plan, including:

A. The dimensions and location of the property, all existing and proposed structures, including any existing and/or proposed freestanding signs, and all existing and proposed right(s)-of-way;

B. The parking and general circulation plan, including entrances, exits and pedestrian ways;

C. The service area, including off-street loading facilities, service drives and dimensions thereof and proposed uses of all structures;

D. The proposed location and material of fences, walls, buffers, and landscaping; and

E. The name of the developer, the date, the scale, the north arrow, Parcel Identification Number, general vicinity sketch map, and the person or firm preparing the plan.

(Amd. 02-19-08)

SECTION 1403. SITE PLAN REVIEW.

Plans for developments shall be submitted to the Planning and Inspections Staff in accordance with the schedule established by the Planning Board. The Planning and Inspections Staff shall ensure the plan is in compliance with this ordinance, the Subdivision Ordinance, and the Water Supply Watershed Management and Protection Ordinance, if applicable.

The burden shall be on the developer to show that their plans are in the best interests of the community and the users of the proposed developments. Site planning of the proposed development shall provide protection of the development from potentially adverse surrounding influences and protection of surrounding areas from potentially adverse influences within the development. The development plan shall show, and careful review shall be given to, the following information:

A. Proposed land uses, the location of various land uses, their types and densities;

B. Proposed circulation pattern for vehicles and pedestrians, including providing for the interconnectivity of drives and parking areas by means of lateral access;

C. Proposed parks and other common open space areas, proposed means of dedication of any common open space areas and organizational arrangements for the ownership, maintenance and preservation of common open space;

D. Delineation of the units or phases to be constructed in progression;

E. Relation to land uses in surrounding areas and to the general development plan;

F. The layout of motor vehicle parking and loading areas, service areas, entrances, exits, yards, courts and landscaping, location of freestanding signs, control of lighting, noise or other potentially adverse influences in order to protect the residential character within and/or adjacent to the planned development;

G. The yard setbacks and type of buffering and/or screening of various land uses;

H. The plan shall note and the developer shall ensure that all utilities are placed underground, except for 25kv or greater electrical lines; and

I. Extension and connection to public water and/or sewer is required if extension and/or connection would be required under the provisions of the County Subdivision Ordinance. If the development consists of a non-residential use mixed use or planned neighborhood, and utilities are present within the right-of-way or if any adjacent lot is served by utilities, extension and connection is mandatory.

The Planning and Inspections Staff shall either approve the site plan and state the conditions of such approval, if any, or shall disapprove the site plan and state its reasons. Where a site plan meets the provisions of the Subdivision Ordinance, approval of the site plan shall constitute preliminary subdivision plat approval for the purposes of the County Subdivision Ordinance. The approved plan shall be filed with the Coordinator. The approved plan may be amended in the same manner as provided for original plan approval.

(Amd. 02-19-08; Amd. 04-18-11)

SECTION 1404 PLANNING BOARD CONSIDERATION

The Planning Board may hear and approve or deny a site plan, upon the written request for a hearing from the developer. An aggrieved developer may appeal conditions placed upon the approval of a site plan by the Planning and Inspections Staff to the Planning Board in accordance with the board's policy and schedule for hearing appeals. (*Amd. 01-19-10; Amd. 04-18-11*)

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ARTICLE XV AMENDMENTS

SECTION 1501. SUBMISSION OF AMENDMENTS AND CHANGES.

The Board of Commissioners may amend, supplement, change, modify, or repeal the provisions of this ordinance, including but not limited to: its regulation of, or the number, area, boundaries and classifications of the zoning districts, upon petition, recommendation of the Planning Board, or on its own motion, after public notice and hearing as provided by law. No amendment shall become effective unless and until it is first submitted to, considered by and reported on from the Planning Board and thereafter approved by the Board of Commissioners. The following provisions shall govern submissions for amendment of this ordinance.

A. <u>Submission of Petition</u>. Petitions for amendments to this ordinance shall be submitted in the form prescribed by the Director. Submissions by the Board of Commissioners or by the Joint Planning Board on its own initiative shall state the proposed amendment succinctly. When a petition for rezoning is made by a person other than the tax record property owner, a local government entity or authorized agent of the tax record owner or a local government, the application must provide certification that the property owner has received actual notice of the petition and a notice of the legislative hearing. Third-party down-zonings are prohibited unless initiated by the governing body. (*Amd. 01-19-10; Amd. 02-01-21*)

B. <u>Schedule for Public and Legislative Hearings</u>. All petitions for amendments may be set for public meeting to be considered for recommendation by the Planning Board, and then shall be heard at a legislative hearing and decided by the Board of Commissioners according to their adopted regular meeting schedule. (*Amd. 02-01-21*)

C. <u>Revisions to Petitions</u>. If upon the initial review of the petition for amendment by the Planning and Inspections Staff, the petition is found to be inaccurate, incomplete or requires revision, or if the applicant of his own accord desires to make a change in the application for the petition, the petition may be rescheduled to the next available scheduled hearing.

(Amd. 02-01-21)

D-<u>E</u>. Notice to Military Bases</u>. All requests for amendments that would change or affect the permitted uses of land located five miles or less from the perimeter boundary of Fort Bragg, Pope Air Force Base, and/or Simmons Army Airfield shall be provided to the Commander of said bases in accordance with N. C. GEN. STAT. §160D-601. (*Amd. 02-19-08; Amd. 02-01-21*)

SECTION 1502. PLANNING & INSPECTIONS STAFF RECOMMENDATION.

Upon submission of a complete petition for amendments of this ordinance, the Planning and Inspections Staff shall review the petition and the request and make a recommendation to the Planning Board. The Staff shall take into consideration, among other related issues, the following factors when considering criteria for their recommendation:

A. The appropriateness of the request in relation to, and the request's consistency with the current Land Use Plan and adopted land use policies for the subject area;

B. The availability of public services, to include utilities, schools, fire, police, recreation, etc.;

C. The suitability of the request as related to the nature of the surrounding land area and any foreseeable effects on the surrounding area;

D. The policies of the Planning Board and Board of Commissioners in similar cases;

E. The effect of the request regarding environmental concerns;

F. Any changed conditions or circumstances in the area of a proposed change since any previous zoning action;

G. Whether the proposed amendment would correct an inadvertent mistake; and

H. The reasonableness of the proposed request for all small-scale rezonings. (Amd. 11-20-06; Amd. 02-19-08; Amd. 04-18-11)

SECTION 1503. PLANNING BOARD HEARING AND RECOMMENDATION.

A. The Planning Board, upon receipt of a proposed amendment, by petition or otherwise, and upon a recommendation from the Planning and Inspections Staff, shall consider each proposed amendment and may hold a public meeting, public notice of which shall be given, for such consideration. Minutes of each meeting shall be kept in

writing. Upon petition or other proposal for an amendment of the ordinance for the purpose of establishing a Conditional Zoning district or specifically changing the classification of an existing district or part thereof, the Planning Board may consider amending the ordinance to provide a classification or reclassification other than that specifically requested or recommended, provided that the notice to landowners and notice of public meeting state that classifications or reclassifications other than that requested may be considered. If, upon receipt of a proposal to reclassify one type of general zoning district to another, or the Planning Board proposes, or has a proposal from the Board of Commissioners, to consider establishment of a Conditional Zoning district, it must refer such proposal to the owners of the property to be included in such district for submission of a petition in accordance with the provisions of Article V hereof; no consideration of such a proposal shall occur unless and until such a petition is received.

(Amd. 02-01-21)

B. Following consideration of proposed amendments, supplements, changes, modifications or repeal of provisions of this ordinance, the Planning Board shall report all proposals it has considered to the Board of Commissioners along with a statement addressing consistency of the request with any comprehensive plan that has been adopted and any other officially adopted plan that is applicable and with its recommendation thereon. Failure of the Planning Board to make a report and recommendation within 30 days after hearing a petition for a specific amendment shall constitute a favorable report and recommendation for such amendment. (*Amd. 11-20-06; Amd. 04-18-11; Amd. 02-01-21*)

C. A Planning Board member shall not vote on any advisory or legislative decision regarding a development regulation adopted pursuant to this ordinance or N.C. Gen. Stat. Chapter 160D where the outcome of the matter being considered is reasonably likely to have a direct, substantial, and readily identifiable financial impact on the member. A Planning Board member shall not vote on any zoning amendment if the landowner of the property subject to a rezoning petition or the applicant for a text amendment is a person with whom the member has a close familial, business, or other associational relationship. If an objection is raised to a member's participation at or prior to the hearing or vote on the matter and that member does not recuse himself or herself, the remaining members shall by majority vote rule on the objection. (*Amd. 02-01-21*)

SECTION 1504. BOARD OF COMMISSIONERS' HEARING AND FINAL DISPOSITION.

A. Upon receipt of reports and recommendations from the Planning Board concerning proposed amendments, supplements, changes, modifications or repeal provisions of this ordinance, the Board of Commissioners shall schedule a legislative

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hearing, upon notice to landowners of proposed action and notice of the hearing as required by law, and therefore shall approve or deny the proposed action. A failure to approve a proposed action shall constitute a denial of the proposal. (*Amd. 02-01-21*)

B. The Board of Commissioners may approve an amendment of this ordinance to provide a classification or reclassification of a zoning district or part thereof, other than that specifically requested by a petitioner, provided that the notice to landowners and the notice of legislative hearing required by law states that classifications or reclassifications other than that requested will be considered and further provided that the Planning Board has considered other such classifications or reclassifications and reported on them to the Board of Commissioners. If such notice or such consideration has not been accomplished, the Board of Commissioners shall refer its proposal to amend this ordinance in a way other than that proposed by the petitioner to the Planning Board for further action in accordance with this ordinance. (*Amd. 02-01-21*)

C. To approve any amendment, supplement, change, modification or repeal of any provisions of this ordinance, the Board of Commissioners shall address in a brief statement the consistency of the action with any officially adopted comprehensive plan; and make a finding and determination, entered in the minutes of the meeting, that such action is reasonable, neither arbitrary or unduly discriminatory and in the public interest. Consideration of any Conditional Zoning district is governed by Article V of this ordinance.

(Amd. 02-01-21)

D. Notice of approval of any amendment for an industrial zoning district within 660 feet of the right-of-way of interstate or primary highways shall be sent by registered mail to the North Carolina Department of Transportation in accordance with N. C. GEN. STAT. § 136-153.

(Amd. 11-20-06; Amd. 04-18-11)

E. A member of the Board of Commissioners shall not vote on any legislative decision regarding a development regulation adopted pursuant to this ordinance or N.C. Gen. Stat. Chapter 160D where the outcome of the matter being considered is reasonably likely to have a direct, substantial, and readily identifiable financial impact on the member. A Commissioner shall not vote on any zoning amendment if the landowner of the property subject to a rezoning petition or the applicant for a text amendment is a person with whom the member has a close familial, business, or other associational relationship. If an objection is raised to a member's participation at or prior to the hearing or vote on the matter and that member does not recuse himself or herself, the remaining members shall by majority vote rule on the objection. (*Amd. 02-01-21*)

SECTION 1505. PETITIONS FOR AMENDMENTS LIMITED: REAPPLICATIONS LIMITED.

After the initial zoning process in a zoning area, an initial petition to amend this ordinance so as to reclassify property in that area may be submitted at any time. After the first such petition has been submitted, regardless of the outcome thereof, no subsequent petition, by the same or other persons, to reclassify the same property or any portion thereof, whether in conjunction with other property or not, shall be considered earlier than one full calendar year after the date of the last public hearing before the Board of Commissioners on the most recent prior application to reclassify such property or portion thereof. A petition to amend this ordinance so as to reclassify property may be withdrawn without establishing a new one year time limit only by a written instrument submitted to the Director of Planning and Inspections prior to the first official notification to the public concerning the petition. If the instrument withdrawing a petition to reclassify property is received after such first notification of the public, the withdrawal shall be effective, but a subsequent petition to reclassify the same property or part thereof, as set forth above, shall not be considered earlier than one full calendar year after the date of the receipt of the withdrawal instrument. The foregoing time limits on petitions to reclassify property shall not apply to amendments of any nature initiated by the Planning Board or Board of County Commissioners.

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ARTICLE XVI BOARD OF ADJUSTMENT

SECTION 1601. ESTABLISHMENT.

The Board of Commissioners, pursuant to N.C. GEN. STAT. §160D-302, does establish a Board of Adjustment. Such Board shall consist of at least five members appointed by the Commissioners, with membership providing for a means of proportional representation of the County's territorial jurisdiction. The appointments shall be for staggered terms. Subsequent or new reappointments shall be for three-year terms; all appointments to fill vacancies shall be for the unexpired term. The Commissioners shall also appoint five alternate members at large to serve in the absence or temporary disqualification of any regular member or to fill a vacancy pending appointment of a member. Alternate members shall be appointed in the same manner as regular members and at the regular times for appointment. Each alternate member, while attending any regular or special meeting of the board and serving in the absence of any regular member, shall have and exercise all the powers and duties of any regular member absent from the meeting. (*Amd. 02-01-21*)

SECTION 1602. PROCEEDINGS.

The Board shall elect a Chairperson and Vice-Chairperson from among its members. The Director shall assign a staff member to fill the Secretary and Clerk positions. Meetings of the board shall be held at the call of the Chairperson and at such other times as the board may determine. The Chairperson or any member acting as Chair and the Clerk to the Board are authorized to administer oaths for all testimony. The Chairperson may compel the attendance of witnesses in any matter coming before the Board. Any person who, while under oath during a proceeding before the Board of Adjustment, willfully swears falsely is guilty of a Class 1 misdemeanor. The Vice-Chairperson or any member of the board while temporarily acting as Chairperson has and can exercise like authority. All meetings of the board shall be open to the public. The board shall keep minutes of its proceedings, showing the vote of each member upon every motion or question, or if absent or failing to vote, indicating such fact. The board shall also keep records of its examinations and official action.

The Clerk to the board shall transmit to the board all applications, reports and written materials relevant to the matter being considered. The administrative materials may be distributed to the board members prior to the hearing if at the same time they are distributed to the board a copy is also provided to the appellant or applicant and to the landowner if that person is not the appellant or applicant. The administrative materials

shall become part of the hearing record. The administrative materials may be provided in written or electronic form. Objections to inclusion or exclusion of administrative materials may be made before or during the hearing. Rulings on objections shall be made by the board at the hearing. (Amd. 02-01-21)

SECTION 1603. POWERS AND DUTIES.

The Board of Adjustment shall hear and decide all matters upon which it is required to pass under any statute or ordinance that regulates land use or development:

A. Hear and decide special use permits, requests for variances, and appeals of decisions relating to the administrative review of any order, requirement, decision or determination made by the Director or other administrative official regarding enforcement of this ordinance or other ordinance that regulates land use or development. (see Section 1604 below)

B. Vary or modify any of the regulations or provisions of this ordinance related to the construction or alteration of buildings or structures, dimensional requirements and minimum standards of individual uses except for specific location criteria for individual uses, in accordance with Section 1605, where there are unnecessary hardships in carrying out the strict letter of this ordinance, so that the spirit, purpose and intent of the ordinance shall be observed, public safety is secured and substantial justice achieved;

C. May hear and decide special use permit applications in accordance with standards and procedures specified in Section 1606;

D. Hear and rule on appeals from the County's Minimum Housing and Nonresidential Code.

(Amd. 02-01-21)

E. Rule on matters concerning nonconforming uses as to their continuance or discontinuance, expansion, reconstruction and, in general, compliance with Sections 1003 and 1004;

F. Rule on matters related to the County's Water Supply Watershed Management and Protection Ordinance regarding High Density developments, appeal of the Watershed Review Officer's decision, and hear request for variance from the County Water Supply Watershed Management and Protection Ordinance; G. Hear and rule on appeals and variance requests from the County's Flood Damage Prevention Ordinance.

SECTION 1604. APPEALS.

The Board of Adjustment shall hear and decide from decisions of administrative officials charged with enforcement of the zoning ordinance and may hear appeals arising out of any other ordinance that regulates land use or development pursuant to all of the following:

A. Any person who has standing under N.C. Gen. Stat. 160D-1402 or the County may appeal a decision to the Board of Adjustment. The notice of appeal shall state the grounds for the appeal. (*Amd. 02-01-21*)

B. The official who made the decision shall give written notice to the owner of the property that is the subject of the decision and to the party who sought the decision, if different from the subject property owner. The written notice shall be delivered by personal delivery, electronic mail, or by first-class mail. In the absence of evidence to the contrary, notice given by first class mail shall be deemed received on the third business day following deposit of the notice for mailing with the United States Postal Service.

(Amd. 02-01-21)

C. The owner or other party shall have 30 days from the receipt of the written notice within which to file an appeal. Any other person with standing to appeal shall have 30 days from receipt from any source of actual or constructive notice of the decision within which to file an appeal.

D. An appeal of a notice of violation or other enforcement order stays enforcement of the action appealed from and accrual of any fines assessed unless the official who made the decision certifies to the Board of Adjustment after notice of appeal has been filed that because of the facts stated in an affidavit, a stay would cause imminent peril to life or property or because the violation is transitory in nature, a stay would seriously interfere with enforcement of the ordinance. In that case, enforcement proceedings shall not be stayed except by a restraining order, which may be granted by a court. If enforcement proceedings are not stayed, the appellant may file with the official a request for an expedited hearing of the appeal, and the Board of Adjustment shall meet to hear the appeal within 15 days after such a request is filed. Notwithstanding the foregoing, appeals of decisions granting a development approval or otherwise affirming that a proposed use of property is consistent with the ordinance shall not stay the further review of an application for development approvals to use such property; in these situations, the appellant or local government may request and the board may grant a stay of a final decision of development approval applications, including building permits affected by the issue being appealed. (*Amd. 02-01-21*)

E. Subject to the provisions of subdivision (D) of this sub-section, the Board of Adjustment shall hear and decide the appeal within a reasonable time.

F. The official who made the decision or the person currently occupying that position if the decision-maker is no longer employed in that position shall be present at the evidentiary hearing as a witness. The appellant shall not be limited at the hearing to matters stated in a notice of appeal. If any party or the County would be unduly prejudiced by the presentation of matters not presented in the notice of appeal, the board shall continue the hearing. The Board of Adjustment may reverse or affirm, wholly or partly, or may modify the decision appealed from and shall make any order, requirement, decision, or determination that ought to be made. The board shall have all the powers of the official who made the decision.

SECTION 1605. VARIANCE.

When unnecessary hardships would result from carrying out the strict letter of a zoning regulation, the Board of Adjustment shall vary any of the provisions of the zoning regulation upon a showing of all of the following: (*Amd. 02-01-21*)

A. Unnecessary hardship would result from the strict application of the regulation. It shall not be necessary to demonstrate that, in the absence of the variance, no reasonable use can be made of the property. (*Amd. 02-01-21*)

B. The hardship results from conditions that are peculiar to the property, such as location, size, or topography. Hardships resulting from personal circumstances, as well as hardships resulting from conditions that are common to the neighborhood or the general public, may not be the basis for granting a variance. A variance may be granted when necessary and appropriate to make a reasonable accommodation under the Federal Fair Housing Act for a person with a disability. (*Amd. 02-01-21*)

C. The hardship did not result from actions taken by the applicant or the property owner. The act of purchasing property with knowledge that circumstances exist that may justify the granting of a variance shall not be regarded as a self-created hardship. D. The requested variance is consistent with the spirit, purpose and intent of the regulation, such that public safety is secured, and substantial justice is achieved. (*Amd. 02-01-21*)

Appropriate conditions may be imposed on any variance, provided that the conditions are reasonably related to the variance. Any variance granted becomes null and void if not exercised within the time specified in such approvals, or if no date is specified, within one calendar year from the date of such approval. No change in permitted uses may be authorized by a variance. The Board of Adjustment is also not authorized to grant variances to any use approved in a Conditional Zoning district or to the specific conditions or other performance criteria imposed upon such use. If the board denies a variance request, the board shall enter the reason for its action in the minutes of the meeting at which the action is taken. In the event of a denial, the Board of Adjustment shall not consider resubmission of the application for the same variance request on the same property without a substantial material change concerning the property and the application.

(Amd. 02-01-21)

SECTION 1606. SPECIAL USE PERMITS.

The Board of Adjustment shall hear and decide applications for Special Use Permits. The various Special Uses set forth in the Use Matrix in Article IV, because of special site or design requirements, operating characteristics or potential adverse effects on surrounding property and neighborhoods, shall be permitted only upon approval by the Board of Adjustment in accordance with the standards and procedures specified in the ordinance. Reasonable and appropriate conditions may be imposed upon these permits.

A. Purpose. Permitting Special Uses adds flexibility to this ordinance. Subject to high standards of planning and design, certain property uses are allowed in the several districts where these uses would not otherwise be acceptable. By means of controls exercised through the Special Use Permit procedures, property uses that would otherwise be undesirable in certain districts can be developed to minimize any negative effects they might have on surrounding properties.

B. Procedure. Special Use Permits shall be granted by the Board of Adjustment as permitted for only those uses enumerated in Section 403, Use Matrix, as Special Uses. Uses specified as a Special Use in Section 403 shall be permitted only upon the issuance of a Special Use Permit by the Board of Adjustment.

The owner or owners of all property included in the petition for a Special Use Permit shall submit a complete application and a detailed site plan (drawn in accordance with the specifications listed in Section 1402) to the Planning and Inspections Staff. The Staff

will schedule the application to be heard by the Board of Adjustment in accordance with the adopted time schedule.

Developers are encouraged to discuss their Special Use plans with the Planning and Inspections Staff before submission. The staff shall assist the developer upon request by reviewing Special Use plans to ensure that the technical requirements of this ordinance are met before submission to the Board of Adjustment.

All applications and site plans shall provide information indicating compliance with the development standards for individual uses as listed in Article IX of this ordinance, as applicable, and the height and area regulations for the zoning district in which they are located, unless the provisions for the Special Use provide to the contrary.

C. Consideration of Application. The Board of Adjustment shall consider the application, site plan and any other evidence presented in accordance with this article and may grant or deny the Special Use Permit requested. In granting a Special Use Permit, the Board shall find that:

1. The use will not materially endanger the public health or safety if located according to the plan submitted and proposed;

2. The use meets all required conditions and specifications;

3. The use will maintain or enhance the value of adjoining or abutting properties, or that the use is a public necessity; and

4. The location and character of the use, if developed according to the plan as submitted and recommended, will be in harmony with the area in which it is to be located and is in general conformity with Cumberland County's most recent Land Use Plan, either comprehensive or a detailed area plan.

D. Final Disposition. In granting approval of a Special Use Permit, the Board of Adjustment shall impose such reasonable terms and conditions as it may deem necessary for the protection of the public health, general welfare and public interest and as authorized under N.C. Gen. Stat. Chapter 160D. The applicant/landowner must give written consent to all imposed conditions. In granting a Special Use Permit, the Board of Adjustment may give due consideration to one or all of the following: (*Amd. 02-01-21*)

1. The compatibility of the proposal, in terms of both use and appearance, with the surrounding neighborhood;

2. The comparative size, floor area and mass of the proposed structure in relationship to adjacent structures and buildings in the surrounding area and neighborhood;

3. The frequency and duration of various indoor and outdoor activities and special events, and the impact of these activities on the surrounding area;

4. The capacity of adjacent streets to handle increased traffic in terms of traffic volume, including hourly and daily levels and weight-bearing limitations;

5. The added noise level created by activities associated with the proposed use;

6. The requirements for public services where the demands of the proposed use are in excess of the individual demands of the adjacent land uses, in terms of police and fire protection, and the presence of any potential or real fire hazards created by the proposed use;

7. Whether the general appearance of the neighborhood will be adversely affected by the location of the proposed use on the parcel;

8. The impact of night lighting in terms of intensity, duration and frequency of use, as it impacts adjacent properties and in terms of presence in the neighborhood;

9. The impact of the landscaping of the proposed use, in terms of maintained landscaped areas, versus areas to remain in a natural state, as well as the openness of landscaped areas, versus the use of buffers and screens;

10. The impact of a significant amount of hard-surfaced areas for buildings, sidewalks, drives, parking areas and service areas, in terms of noise transfer, water runoff and heat generation;

11. The availability of public facilities and utilities;

12. The harmony in scale, bulk, coverage, function and density of the proposed development and compliance with the development standards of the individual uses; and

13. The reasonableness of the request as compared to the purpose and intent of the most recent Land Use Plan, this ordinance, and adopted policies, for the physical development of the district, and protection of the environment.

All such additional conditions imposed on the permit by the Board of Adjustment shall be entered in the minutes of the meeting at which the Special Use Permit is granted, on the Special Use Permit itself, and on the approved plans submitted therewith. The specific conditions shall run with the land and shall be binding on the original applicants for the Special Use Permit, their heirs, successors and assigns. The applicant for the Special Use Permit is responsible for the recordation of the "Notice of Special Use Permit" with the Cumberland County Register of Deeds prior to application for any zoning permit.

If the Board denies the Special Use Permit, it shall enter the reason for its action in the minutes of the meeting at which the action is taken. In the event of a denial, the Board of Adjustment shall not consider resubmission of the application for the same Special Use Permit on the same property without a substantial material change concerning the property and the application.

E. Expiration of Permits. Any Special Use granted becomes null and void if not exercised within the time specified in such approval, or if no date is specified, within one calendar year from the date of such approval if the permit has not been recorded with the County Register of Deeds. Furthermore, once the Certificate of Occupancy has been issued for a Special Use and then the Special Use ceases to exist for a time period of one calendar year or more, a re-submittal of the Special Use application for the same use may be required if there has been a material change in the ordinance standards.

F. Modifications to Plans. The Board of Adjustment shall review any change, enlargement or alteration in site plans submitted as a part of a Special Use application, and new conditions may be imposed where findings require. The Planning and Inspections Staff may approve minor modifications of the approved plans in the same manner as authorized in Section 506 for Conditional Zoning districts, provided that the changes do not materially alter the original plan as approved, and the intent and objectives of the original approval are not deviated from.

G. Noncompliance. If for any reason any condition imposed pursuant to this section is found to be illegal or invalid, the Special Use Permit shall be null and void and of no effect, and the Planning and Inspections Staff shall institute proceedings for the case to be reheard by the Board of Adjustment.

Compliance with all the conditions of a Special Use Permit is an essential element of the Special Use Permit's continued validity and effectiveness. If the Coordinator shall determine that a permittee has failed to comply with a condition of an approved Special Use Permit, he shall so notify the permittee or the permittee's successor in interest and shall place the matter on the Board of Adjustment's agenda for the Board's decision whether or not to revoke the Special Use Permit. Such hearing shall be on reasonable

written notice to the permittee or the permittee's successor in interest and shall be a quasi-judicial proceeding according to quasi-judicial procedures. The decision of the Board of Adjustment shall be a final decision, and a decision to revoke the Special Use Permit may be appealed to the Superior Court of Cumberland County within 30 days after the permittee or the permittee's successor in interest has been served with written notice of the Board of Adjustment's decision. Service by personal delivery, electronic mail or certified mail, return receipt requested, of a certified copy of the Board of Adjustment's approved minutes for its meeting at which such decision is made, may constitute written notice and service of the Board of Adjustment's decision hereunder.

H. Appeals of Special Use Permit Decisions. No appeal may be taken from the action of the Board of Adjustment in granting or denying a Special Use Permit except through the Cumberland County Superior Court in the same manner as set forth in this article for appeal of any Board of Adjustment decision.

SECTION 1607 HEARINGS

A. The applicant, the County, and any person who would have standing to appeal the decision under N.C. Gen. Stat. 160D-1402(d) shall have the right to participate as a party at the evidentiary hearing. Other witnesses may present competent, material, and substantial evidence that is not repetitive as allowed by the board. Objections regarding jurisdictional and evidentiary issues, including but not limited to, the timeliness of an appeal, the standing of a party, or the inclusion or exclusion of administrative material may be made to the board. The board chair shall rule on any objections and the chair's rulings may be appealed to the full board. (*Amd. 02-01-21*)

B. The Board of Adjustment shall determine contested facts and make its decision within a reasonable time. Every quasi-judicial decision shall be based upon competent, material and substantial evidence in the record. Each quasi-judicial decision shall be reduced to writing and reflect the board's determination of contested facts and their application to the applicable standards. The written decision shall be signed by the Chair or other duly authorized member of the board. A quasi-judicial decision is effective upon filing the written decision with the Clerk to the board. The decision of the board shall be delivered by personal delivery, electronic mail, or by first-class mail to the applicant, property owner, and to any person who has submitted written request for a copy, prior to the date the decision becomes effective. The Clerk to the board shall certify that proper notice has been made and the certificate shall be deemed conclusive in the absence of fraud. (*Amd. 02-01-21*)

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C. The Secretary to the Board of Adjustment shall ensure the Commanders of Fort Bragg, Pope Army Airfield, and Simmons Army Airfield are notified of any application affecting the use of property located within five miles or less of the perimeter boundary of said bases in accordance with N.C. GEN. STAT. §160D-601. (*Amd. 02-01-21*)

SECTION 1608. REQUIRED VOTE.

A. The concurring vote of four-fifths of the Board of Adjustment shall be necessary to grant a variance. A majority of the members shall be required to decide any other quasi-judicial matter or to determine an appeal made in the nature of certiorari. For the purposes of this sub-section, vacant positions on the board and members who are disqualified from voting on a quasi-judicial matter shall not be considered members of the board for calculation of the requisite majority if there are no qualified alternates available to take the place of such members.

B. A member of the Board of Adjustment exercising quasi-judicial functions pursuant to this ordinance shall not participate in or vote on any quasi-judicial matter in a manner that would violate affected person's constitutional rights to an impartial decision maker. Impermissible violations of due process include, but are not limited to, a member having a fixed opinion prior to hearing the matter that is not susceptible to change, undisclosed ex parte communications, a close familial, business or other associational relationship with an affected person, or a financial interest in the outcome of the matter. If an objection is raised to a member does not recuse himself or herself, the remaining members shall by majority vote rule on the objection. (*Amd. 02-01-21*)

SECTION 1609. REVERSAL/REVOCATION OF DECISION.

After a hearing has been held and approval granted, the Board of Adjustment may reverse or revoke any decision in the same manner as was required for the approval upon finding that:

(Amd. 02-01-21)

A. The approval was obtained by fraud;

B. The use for which such approval was granted is not being executed;

C. The use for which such approval was granted has ceased to exist or has been suspended for one calendar year or more;

D. The permit granted is being, or recently has been, exercised contrary to the terms or conditions of such approval;

E. The permit granted is in violation of an ordinance or statute; or

F. The use for which the approval was granted was so exercised as to be detrimental to the public health or safety, or so as to constitute a nuisance.

SECTION 1610. APPEAL OF FINAL DECISION.

Every quasi-judicial decision shall be subject to review by the Superior Court by proceedings in the nature of certiorari pursuant to N.C. GEN. STAT. §160D-1402. A petition for review of a quasi-judicial decision shall be filed with the Clerk of Superior Court by the later of 30 days after the decision is effective or after a written copy thereof is given in accordance with G.S. 160D-406(j). When first-class mail is used to deliver notice, three days shall be added to the time to file the petition. The provisions of N.C. Gen. Stat. § 160D-1402 shall apply to the appeal.

(Amd. 02-19-08; Amd. 08-18-08; Amd. 01-19-10; Amd. 04-18-11; Amd. 08-21-17; Amd. 02-01-21)

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ARTICLE XVII LEGAL PROVISIONS

SECTION 1701. VALIDITY.

If any article, section, sub-section, sentence, clause or phrase of this ordinance is for any reason held to be invalid, such decision shall not affect the validity of the remaining portions of this ordinance. The Board of Commissioners hereby declares that it would have passed this ordinance and each article, section, sub-section, clause and phrase thereof, irrespective of the fact that any one or more articles, sections, sub-sections, sentences, clauses or phrases be declared invalid.

SECTION 1702. VESTED RIGHTS.

For purposes of vesting development rights, this ordinance incorporates by reference the provisions set forth in NC GEN. STAT. §160D-108; to include site-specific vesting plans.

If an application is submitted for a development approval and a development regulation changes between the time the application was submitted and a decision for approval was rendered, the applicant may choose which version of the development regulation will apply to the development approval. If the applicant chooses the version of the rule in place at the time of the application, the applicant shall not be required to await the outcome of the amendment to the development regulation(s) prior to acting on the development approval. If the application is delayed or placed on hold for six consecutive months, the permit choice rule is waived and the application must meet the development regulations in place at the time the consideration of the application is resumed.

Nothing in this ordinance shall be interpreted or construed to give rise to any permanent vested rights or expectations in the continuation of any particular use, district, zoning classification, or other permissible activities herein; and, the same are all hereby declared to be subject to subsequent amendment, change or modification as may be necessary for the preservation or protection of the public health, safety and welfare.

Further, the provisions of this ordinance shall apply from and after its effective date. The provisions of this ordinance shall not apply to any site plan that received a valid approval under site plan review procedures of the County Zoning Ordinance, effective date July 3, 1972, and subsequent amendments thereto, to the extent no provisions hereof, would be more stringent or impose greater requirements. Notwithstanding the

preceding sentence, the requirements of any section of this ordinance expressly stating it shall apply to developments existing on the effective date hereof, shall so apply to any such site plan.

(Amd. 02-01-21)

SECTION 1703. VIOLATIONS.

A. <u>Statutory Authority</u>. This ordinance may be enforced by any remedy authorized by N.C. Gen. Stat. § 160D-404 and N.C. Gen. Stat. §153A-123, to include criminal prosecution for a misdemeanor in accordance with Gen. Stat. § 14-4. (Amd. 02-01-21)

B. <u>Process for Issuance of Notice of Violation</u>. If a Code Enforcement Coordinator finds that any provision of this ordinance is being violated, the Coordinator shall cause to be served upon the holder of the development approval and to the landowner of the property involved, if the landowner is not the holder of the development approval, by personal delivery, electronic delivery, or first class mail, a notice of violation. The notice of violation may be posted on the property. The person providing the notice of violation shall certify that the notice was provided, and the certificate shall be deemed conclusive in the absence of fraud. The notice of violation shall indicate the nature of the violation and order the action necessary to correct it. The notice of violation shall also state the monetary penalty and the right of the offender to appeal the violation that is the basis of the citation to the Board of Adjustment within ten days from the date of service of the notice of violation. (*Amd. 02 01-21*)

1. <u>Responsible Parties</u>. The owner, lessee, tenant or occupant of any building or land or part thereof and any architect, builder, contractor, agent or any other person who participates in, assists, directs, creates or maintains any violation of the provisions of this ordinance may be held responsible for the violation and be liable for the penalties and be subject to the remedies provided in Section 1704 below.

2. <u>Separate Offense</u>. Each day that any violation continues after notification by the Coordinator that such violation exists shall be considered a separate offense for purposes of penalties and remedies specified herein.

3. <u>Appeal of Notice of Violation</u>. If the offender files notice of appeal to the Board of Adjustment within the ten day time period, the appeal shall stay the collection of the penalty so imposed as well as the corrective action prescribed in the citation. Appeals to the Board of Adjustment shall be administered as provided in Article XVI; however, the time for perfecting the appeal shall be ten days as hereinbefore stated. (Amd. 02-01-21)

June 20, 2005 County Zoning Ordinance w/ Amendments through March 15, 2021

C. <u>Emergency Enforcement</u>. Notwithstanding the forgoing, in cases where delay would seriously threaten the effective enforcement of this ordinance or pose a danger to the public health, safety or welfare, the Coordinator may seek enforcement of this ordinance without prior written notice by invoking any of the penalties or remedies herein authorized. (Amd. 02-19-08)

SECTION 1704. PENALTIES.

A. A person who violates any of the provisions of this ordinance shall be subject to revocation of any permits and a civil penalty in the sum of \$500.00 following the issuance of a civil citation. Each day the violation continues shall constitute a separate violation and the civil penalty shall accrue at the rate of \$500 each day until the necessary corrective action is taken. The penalty shall be recovered by the County in a civil action if the offender fails to pay the penalty to the Finance Director, Cumberland County, Post Office Drawer 1829, Fayetteville, North Carolina 28302, within ten calendar days after being cited for the violation. The civil action of recovery shall be in the nature of an action to recover a debt and shall include as an additional sum to be recovered the full costs of the action, including but not limited to, filing, service and attorney fees. Nothing in this section shall preclude the enforcement of this ordinance pursuant to the provisions of N.C. GEN. STAT. §14-4. (Amd. 02-01-21)

B. Every violation of this ordinance shall be a misdemeanor punishable by a maximum fine of \$500. (*Amd. 02-01-21*)

SECTION 1705. AMENDMENT CLAUSE.

This ordinance, upon its effectiveness as provided by law, amends in its entirety the previously existing Cumberland County Zoning Ordinance, effective date of July 3, 1972, including all subsequent amendments to said previously existing ordinance, except where otherwise expressly stated within this ordinance.

SECTION 1706. EFFECTIVE DATE.

This ordinance shall be in full force and effect from and after its passage by the Board of Commissioners of Cumberland County, this the 20th day of June, 2005.

ARTICLE XVIII ENFORCEMENT

SECTION 1801. INTENT.⁴⁵

This section establishes procedures through which the County ensures compliance with the provisions of this Zoning Ordinance and obtains corrections for Ordinance violations. It also sets forth the remedies and penalties that apply to violations of this Ordinance. The provisions of this section are intended to encourage the voluntary correction of violations, where possible.

SECTION 1802. AUTHORITY.

A. Statutory Authority. The standards in this Article are adopted in accordance with Section 160D-404 and Section 153A-123 of the North Carolina General Statutes. ⁴⁶

<u>B. Statute of Limitations. Enforcement of violations of this Ordinance shall be in</u> accordance with Section 1-49(3) and Section 1-51(5) of the North Carolina General Statutes.⁴⁷

SECTION 1803. COMPLIANCE REQUIRED.

Compliance with all the procedures, standards, and other provisions of this Ordinance is required by all persons owning, developing, managing, using, or occupying land or structures in the County's planning jurisdiction.

SECTION 1804. DESCRIPTION OF VIOLATIONS.

Any of the following shall be a violation of this Ordinance and shall be subject to the remedies and penalties provided by this Ordinance and by State law:⁴⁸

 ⁴⁵ This is a new section establishing the County's intent to achieve compliance rather than levy penalties.
 ⁴⁶ This section carries forward Section 1703-A of the current ordinance, but removes the references to criminal prosecution in accordance with NCGA Session Law 2021-138.

⁴⁷ This is a new limitation included in accordance with changes passed at the same time as the "160D" changes, but located in the portion of the Statutes dealing with civil procedures. Essentially, these two sections limit the ability of a local government to pursue enforcement proceedings after a seven-year period if the violation was visible from the public realm, or after a five-year period from the date the facts of the violation became a matter of the public record.

⁴⁸ This is a new section that sets out the general actions that constitute a violation. County staff may wish to append this list to add other activity. It is common to include some aspects of subdivision here, but that is a separate ordinance.

A. Development Without Authorization. Engaging in any development, use, construction, land disturbance, or other activity of any nature upon land or improvements thereon subject to the jurisdiction of this Ordinance without all required plans, permits, certificates, or other forms of authorization as set forth in this Ordinance.

<u>B.</u> Development Inconsistent with Authorization. Engaging in any development, use, construction, land disturbance, or related activity of any nature in any way inconsistent with any approved plan, permit, certificate, or other form of authorization granted for such activity.

<u>C.</u> Violation by Act or Omission. Violating, by act or omission, any term, variance, modification, adjustment, condition, requirement, or qualification placed upon any required plan, permit, certificate, or other form of authorization for the development, use, construction, land disturbance, or other activity upon land or improvements thereon.

D. Use in Violation. Erecting, constructing, altering, repairing, maintaining, or using any building or structure, or use of any land in violation of this Ordinance or any regulation made under the authority conferred thereby.

E. Continuing or Repeating a Prior Violation. Continuing with or repeating a violation of this Ordinance or other development approval following receipt of notice in accordance with this Article.

SECTION 1805. RESPONSIBLE PARTIES.

A. Generally. The landowner, lessee, tenant or occupant of any building or land or part thereof and any architect, builder, contractor, agent or any other person who participates in, assists, directs, creates, or maintains a situation that constitutes a violation of this ordinance may be held responsible for the violation, be liable for the penalties, and be subject to the remedies provided in Section 1807 below.⁴⁹

<u>B.</u> Failure by County Does not Relieve Individual. Failure of the Code Enforcement Coordinator or other County official charged with enforcement responsibility to observe or recognize conditions which violate this Ordinance or to deny the issuance of a development permit shall not relieve the landowner from the condition or damages that may result from the violation, subject to Section 1802.B. In no instance shall the County, its officers, or agents be responsible for conditions or damages.⁵⁰

⁴⁹ Carries forward current Section 1703.B.1.

⁵⁰ This is a new section.

SECTION 1806. ENFORCEMENT PROCEDURE.⁵¹

When the Code Enforcement Coordinator, or other County official, finds a violation of this Ordinance, they shall proceed in accordance with the following:

A. Investigation.

<u>1.</u> The Code Enforcement Coordinator or a designee will investigate complaints or claims of violations that are properly filed with County officials and may further investigate potential violations based on visual or other evidence collected by County personnel.

2. If, upon investigation, a violation of this Ordinance subject to this Article is identified, the Code Enforcement Coordinator or other appropriate County official shall prepare a written notice of violation.

B. Written Notice of Violation. A written notice of violation shall be prepared and shall include all of following:

<u>1.</u> That the land, building, structure, sign, use, or activity is in violation of this Ordinance;

2. The nature of the violation, and citation of the section(s) of this Ordinance violated;

3. The measures necessary to remedy the violation;

4. The time period in which the violation must be corrected;

5. That penalties or remedies may be assessed; and

6. That the party cited has the right to appeal the notice within 30 days from the date the notice of violation is delivered, in accordance with Section 1604.

C. Delivery of Written Notice.

<u>1. The notice of violation shall be delivered to the holder of the development approval and to the landowner of the property involved, if the landowner is not the holder of the development approval, by personal delivery, electronic delivery,</u>

⁵¹ Proposed to replace the language in Section 1703.B with subtle changes in accordance with 160D. One such change is the 30-day time period to appeal (increased from 10 days in current language).

or first-class mail and may be provided by similar means to the occupant of the property or the person undertaking the work or activity.

2. The notice of violation may be posted on the property.

3. The County official providing the notice of violation shall certify that the notice was provided, and the certificate shall be deemed conclusive in the absence of fraud.

<u>D. Remedy Upon Notice. Upon delivery of a written notice of a violation, the</u> landowner or any other responsible person shall remedy the violation within the allowable time period described in the notice of violation.

E. Appeal of Notice of Violation. If the alleged violator files a notice of appeal to the Board of Adjustment within the allowable time period, the appeal shall stay the collection of the penalty and corrective action prescribed in the notice of violation. Appeals to the Board of Adjustment shall be administered in accordance with Section 1604.⁵²

F. Failure to Comply with Order. If the landowner, occupant, or any other responsible person fails to comply with a notice of violation from which no appeal has been taken, or a final decision by the Board of Adjustment following an appeal, the landowner or occupant shall be subject to such remedies and penalties as may be provided for by State law or Section 1807.

<u>G. Emergency Enforcement.</u> In cases where delay would seriously threaten the effective enforcement of this ordinance or pose a danger to the public health, safety, or welfare, the Code Enforcement Coordinator may seek immediate enforcement of this Ordinance without prior written notice by invoking any of the penalties or remedies in this Article.

H. Each Day a Separate Violation. Each day a violation continues following notice or failure to comply with a notice is considered a separate and distinct offense.⁵³

SECTION 1807. REMEDIES.⁵⁴

A. Conditioned Permit or Certificate.

⁵² Carries forward current Section 1703.B.3 with the revised appeal timeframe.

⁵³ Carries forward current Section 1703.B.2.

⁵⁴ Replaces Section 1704 with a broader range of allowable penalties. References to misdemeanors has been removed based on the decriminalization of land use provisions in Session Law 2021-138.

<u>1.</u> A review authority may condition the authorization of any permit, certificate, or other approval for land, subdivision, building, structure, sign, use, or development activity with a violation or outstanding, but still authorized enforcement action, upon the correction of the violation, payment of civil penalties within a specified time, or the posting of a compliance guarantee approved by the appropriate governmental authority.

2. In no instance shall the authorization of any permit, certificate, or approval for one property with a violation or outstanding enforcement action be conditioned with the correction of a violation, payment of civil penalties within a specified time, or the posting of a compliance guarantee for a different property.

B. Stop Work Orders.

<u>1.</u> General. Whenever the Code Enforcement Coordinator or a designee determines that a person is engaged in doing work that constitutes, creates, or results in a violation of this Ordinance and that irreparable injury will occur if the violation is not terminated immediately, that official may order the specific part of the work that constitutes, creates, or results in a violation of this Ordinance to be immediately stopped.

2. Order in Writing. The stop work order shall be in writing and directed to the landowner, and the occupant or person doing the work. The stop work order shall state the specific work to be stopped, the specific reasons for the stoppage, and the conditions under which the work may be resumed. A copy of the order shall be delivered to the holder of the development approval and to the owner of the property involved (if that person is not the holder of the development approval) by personal delivery, electronic delivery, or first-class mail. The County official delivering the notice shall certify that the order was delivered and that certificate shall be deemed conclusive in the absence of fraud.

3. Appeal. Any person aggrieved by the issuance of a stop work order may appeal the issuance of the order to the Board of Adjustment in accordance with Section 1604. No further work or activity shall take place in violation of a stop work order pending a ruling on the appeal.

4. Compliance Required. Neither the responsible person nor a landowner upon whom a stop work order is served shall continue with work in violation of the stop work order while it remains in effect, unless the order is stayed in accordance with an appeal in accordance with Section 1604.

C. Revocation of Permits.

June 20, 2005 County Zoning Ordinance w/ Amendments through March 15, 2021

<u>1.</u> The Code Enforcement Coordinator may revoke and require the return of a permit by notifying the permit holder in writing, stating the reason for the revocation.

2. Building permits may be revoked, in accordance with Section 160D-1115 of the North Carolina General Statutes, for any of the following: any substantial departure from the approved application, plans, or specifications; refusal or failure to comply with the requirements of State or local laws; or for making false statements or misrepresentations in securing the permit, certificate, or approval.

3. Any permit or certificate mistakenly issued in violation of an applicable State or County law may also be revoked.

4. Revocation of a permit or approval shall be processed in the same manner as the permit or approval was granted.

D. Criminal Penalties. Any person who knowingly or willfully violates any soil erosion and sedimentation control provision of this Ordinance, or rule or order adopted or issued pursuant to the soil erosion and sedimentation control provisions, or who knowingly or willfully initiates or continues a land-disturbing activity for which a soil erosion and sedimentation control plan is required, except in accordance with the terms, conditions, and provisions of an approved plan, shall be guilty of a Class 2 misdemeanor that may include a fine not to exceed five thousand dollars (\$5,000).⁵⁵

E. Injunctive Relief.

<u>1.</u> Action by Board of Commissioners. Whenever the Board of Commissioners has reasonable cause to believe that any person is violating or threatening to violate this Ordinance, or any rule or order adopted or issued pursuant to this Ordinance, or any term, condition, or provision of an approved development plan, or soil erosion and sedimentation control plan, it may, either before or after the institution of any other action or proceeding authorized by this Ordinance, institute a civil action in the name of the County, for injunctive relief to restrain, correct, abate, mandate, or enjoin the violation or threatened violation.

2. Superior Court. The action shall be brought in the Superior Court of Cumberland County. Upon determination by a court that an alleged violation is occurring or is threatened, it shall enter such orders or judgments as are necessary to abate the violation or to prevent the threatened violation.

⁵⁵ NOTE TO STAFF: The ability to apply a criminal penalty to violations of stormwater or flood damage prevention requirements remains in the Statutes. Additional discussion is required about whether or not the County would like to keep this section, expand it, or remove it.

F. Order of Abatement. In addition to an injunction, the County may apply for and the court may enter an Order of Abatement as part of the judgment in the case. An Order of Abatement may direct any of the following actions:

<u>1.</u> That buildings or other structures on the property be closed, demolished, or removed;

<u>2.</u> That fixtures, furniture, or other moveable property be moved or removed entirely;

3. That improvements, alterations, modifications, or repairs be made; or

<u>4.</u> That any other action be taken as necessary to bring the property into compliance with this Ordinance.

<u>G.</u> Equitable Remedy. The County may apply to a court of law for any appropriate equitable remedy to enforce the provisions of this Ordinance. The fact that other remedies are provided under general law or this Ordinance shall not be used by a violator as a defense to the County's application for equitable relief.

H. State and Common Law Remedies. In addition to other enforcement provisions contained in this section, the Board of County Commissioners may exercise any and all enforcement powers granted to it by State law or common law.

I. Previous Enforcement. Nothing in this Ordinance shall prohibit the continuation of previous enforcement actions.

J. Remedies; Cumulative and Continuous. All such remedies provided herein shall be cumulative. To the extent that North Carolina law may limit the availability of a particular remedy set forth herein for a certain violation or a part thereof, such remedy shall remain available for other violations or other parts of the same violation.

SECTION 1808. PENALTIES.⁵⁶

A. A person who violates any of the provisions of this Ordinance shall be subject to revocation of any permits and a civil penalty in the sum of \$500.00 dollars following the issuance of a civil citation. Each day the violation continues shall constitute a separate violation and the civil penalty shall accrue at the rate of \$500 dollars each day until the necessary corrective action is taken.

⁵⁶ This is a new section. It includes some already-listed provisions that are organized under the penalties section. It could be removed without significant impact. It is proposed for the County's consideration.

<u>B.</u> The penalty shall be recovered by the County in a civil action if the offender fails to pay the penalty to the Finance Director, Cumberland County, Post Office Drawer 1829, Fayetteville, North Carolina 28302, within ten calendar days after being cited for the violation.

<u>C.</u> The civil action of recovery shall be in the nature of an action to recover a debt and shall include as an additional sum to be recovered the full costs of the action, including but not limited to, filing, service and attorney fees.



PLANNING AND INSPECTIONS DEPARTMENT

MEMORANDUM FOR JOINT PLANNING BOARD AGENDA OF JUNE 21, 2022

- TO: JOINT PLANNING BOARD
- FROM: TOWN OF HOPE MILLS
- DATE: 6/21/2022
- SUBJECT: CASE ZNG-010-22: INITIAL ZONING OF 82.50+/- ACRES TO R5 SINGLE FAMILY AND C2(P) PLANNED SERVICE AND RETAIL OR TO A MORE RESTRICTIVE ZONING DISTRICT, LOCATED 655 FEET EAST OF THE INTERSECTION OF ROCKFISH ROAD AND WALDOS BEACH ROAD AND 560 FEET WEST OF THE INTERSECTION OF CAMDEN ROAD AND WIPPERWILL DRIVE ON REIDS 9494961873000, 9494863275000, 9494765995000, & 9494951997000, SUBMITTED BY TRAE LIVICK (AGENT) ON BEHALF OF BARBARA M JOHNSON HEIRS (OWNER).

ATTACHMENTS:

Description Case ZNG-010-22 Type Backup Material



STAFF REPORT REZONING CASE# - ZNG-010-22 Planning Board Meeting: 6-21-2022 Hope Mills Board Meeting: 7-18-2022

Address: 655 feet east of the intersection of Rockfish Road and Waldos Beach Road and 560 feet west of the intersection of Camden Road and Wipperwill Drive.

ZONING REQUEST: Initial zoning to R5 Single Family and C2(P) Planned Service and Retail The applicant is requesting the initial zoning of 82.50 acres of land tied to a recent annexation by the Town of Hope Mills Board of Commissioners. At the March 21, 2022 Board Meeting, the Town of Hope Mills approved the annexation of the subject tract pursuant to Annexation A2022-01. REIDs associated with the proposed development include: 9494961873000, 9494863275000, 9494765995000, & 9494951997000. The approval of the annexation included authorization for staff to proceed with the initial zoning of the subject property to the R5 Single Family and the C2(P) Planned Service and Retail districts. Staff has worked extensively with the developer for the facilitation of the proposed project which consists of 55.1 acres of commercial and 27.4 acres of residential development. The location of the subject property is illustrated in Exhibit "A".

SUBJECT PROPERTY INFORMATION

OWNER/APPLICANT:

Trae Livick -McKim and Creed, Inc (agent) on behalf of Barbara M. Johnson Heirs (owner).

ADDRESS/LOCATION: 655 feet east of the intersection of Rockfish Road and Waldos Beach Road and 560 feet west of the intersection of Camden Road and Wipperwill Drive.; REIDs: : 9494961873000, 9494863275000, 9494765995000, & 9494951997000. For additional Information on the site location, refer to Exhibit "A"



SIZE:

As stated above, the subject property is 82.50

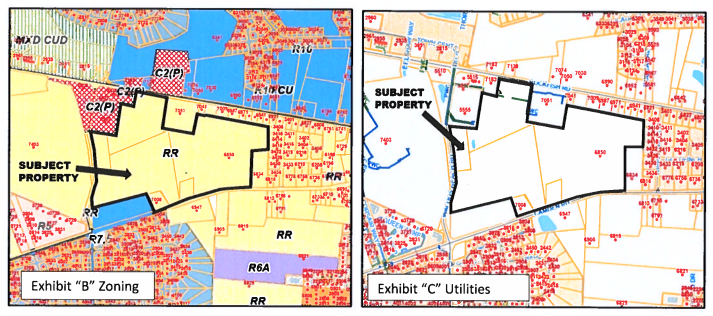
acres in size with varying lengths of depth along Rockfish Road and Camden Road.

EXISTING ZONING: The overall surrounding area is comprised of a variety of uses with a commercial node adjacent to the northwest corner of the subject property. The area to the immediate east is a well established residential area regulated under the RR Rural Residential District. There is another established residential area to the south zoned under the R7.5 district with Jack Britt High School located to the immediate west of the property in guestion.

EXISTING LAND USE: The subject property is currently vacant.

SURROUNDING ZONING AND LAND USE: The properties adjacent to the immediate east are developed with single family residential uses with an area to the immediate south that is slated for a new residential subdivision. Refer to Exhibit "B" for zoning and surrounding land uses.

OTHER SITE CHARACTERISTICS: Exhibit "C" provides the location of water and sewer availability.



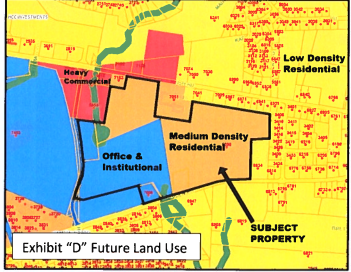
DEVELOPMENT REVIEW: The development of this property will require a development/group development review approval subject to consideration by the Hope Mills Board of Commissioners.

COMPREHENSIVE DEVELOPMENT PLANS:

This site is located within the Southwest Cumberland Land Use Plan (2013) and is designated as "Medium Density" and "Office & Institutional". Although staff is in support, this request is not consistent with the land use plan. Please refer to Exhibit "D" for additional information.

IMPACTS ON AREA FACILITIES

TRAFFIC: FAMPO did not provide any objections to this request.



UTILITIES: The property is currently served by PWC water and sewer.

ECONOMIC DEVELOPMENT: Fayetteville Cumberland Economic Development Corporation has reviewed the request and reported no objections.

PLAN REVIEW COMMENTS: The Town of Hope Mills Plan Review team has no objections to this request.

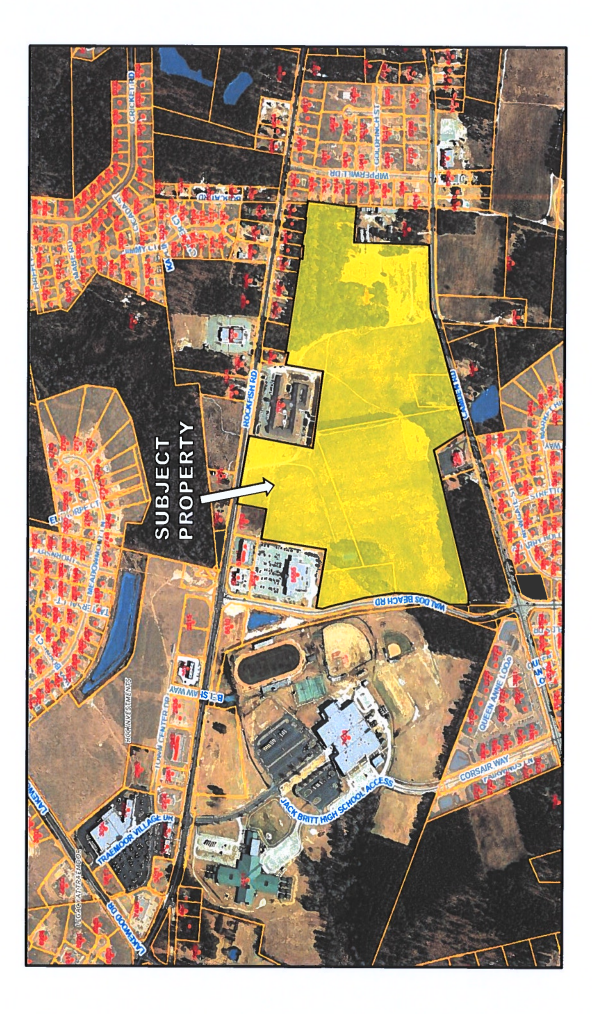
SPECIAL OVERLAY DISTRICTS: The subject property is not located within the boundaries of any established overlay district.

CODE DEVIATIONS: None.

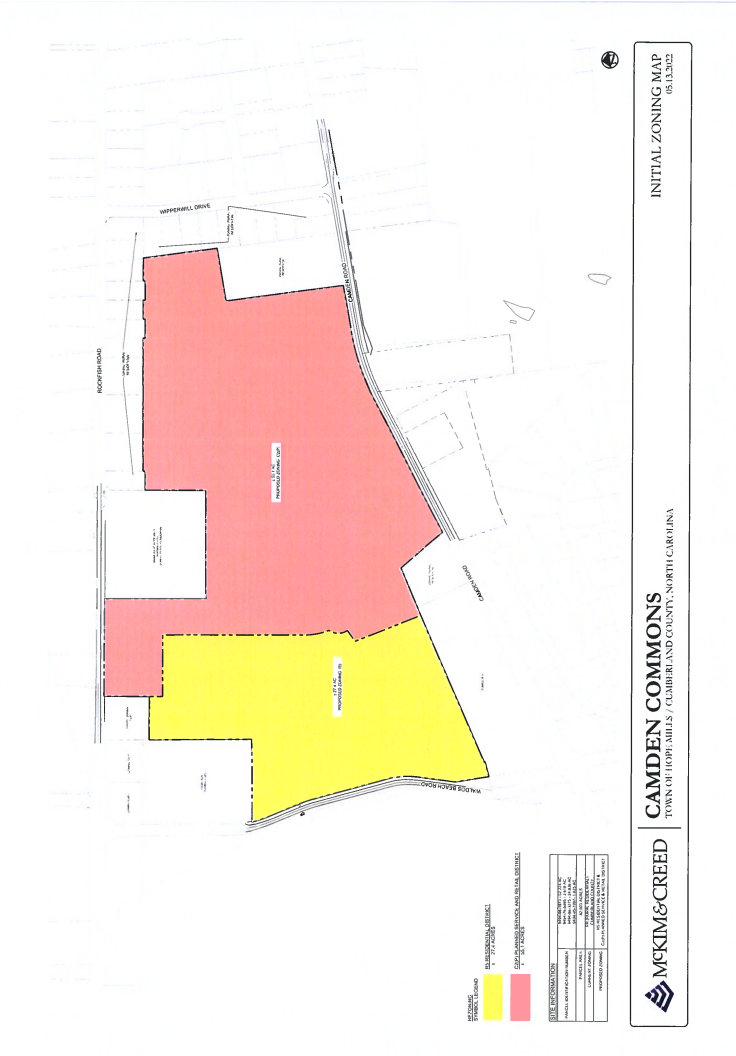
CONDITIONS: None.

STAFF RECOMMENDATION

In ZNG-010-22, the Town of Hope Mills Planning staff **recommends approval** of the initial zoning request to the R5 Single Family and the C2(P) Planned Service and Retail districts and finds that although the request is not consistent with the Southwest Cumberland Land Use Plan (2013) designation the economic and regional impact of the proposed development fits within the vision and long term outlook of the area. Approval of the request is reasonable and in the public interest because the district requested is in harmony with surrounding existing uses and zoning.



SKETCH MAP CASE NO. ZNG-010-22





Town of Hope Mills

Planning Department

CASE NO.: ZNG-010-22-
ZONING BOARD MEETING DATE: 6/21/27-
DATE APPLICATION SUBMITTED: $5/12$
RECEIPT NO.:
RECEIVED BY:

APPLICATION FOR REZONING HOPE MILLS ZONING ORDINANCE

The following items are to be submitted with this completed application:

- 1. A copy of the *recorded* deed and/or plat;
- 2. If portion(s) of an existing tract is/are being submitted for rezoning, an accurate written legal description of only the area to be considered for the rezoning; and
- 3. A check made payable to "Town of Hope Mills" in the amount of \$ 0.00 (See attached Fee Schedule).

Rezoning Procedure:

- 1. Complete application submitted by the applicant.
- 2. Notification to surrounding property owners.
- 3. Zoning Board hearing.
- 4. Re-notification of interested parties and adjacent property owners; public hearing advertisement in the newspaper.
- 5. Hope Mills Commissioners' public hearing (approximately two to four weeks after Planning Board public hearing)
- 6. If approved by the Hope Mills Commissioners, rezoning becomes effective immediately.

The Town Planning Staff may advise on zoning options, inform applicants of development requirements and answer questions regarding the application and rezoning process. For questions, call (910)424-4555. Hours of operation are 8:00 a.m. to 5:00 p.m., Monday through Friday.

NOTE: Any revisions, inaccuracies or errors to/on the application may cause the case to be delayed and re-scheduled for the next available Board meeting according to the Board's meeting schedule. Also, the application fee is *nonrefundable* once processing of the application has begun.

TO THE ZONING BOARD AND THE TOWN OF HOPE MILLS BOARD OF COMMISSIONERS, HOPE MILLS, NORTH CAROLINA:

I (We), the undersigned, hereby submit this application, and petition the Hope Mills Board of Commissioners to amend and to change the zoning map of the Town of Hope Mills as provided for under the provisions of the Hope Mills Zoning Ordinance. In support of this petition, the following facts are submitted:

1. Requested Rezoning from <u>RR</u> to <u>R5 & C2(P)</u>

If the area is a portion of an existing parcel, a written metes and bounds description of only that portion to be considered for rezoning, including the exact acreage must accompany this application along with a copy of the recorded deed and/or plat. If more than one zoning classification is requested, a correct metes and bounds legal description, including acreage, for each bounded area must be submitted.

- 2. Address/location of property to be Rezoned: Property is bound by Rockfish Road to the north, Waldos Beach Road to the west, and Camden Road to the south. The property is bound by developed single family residential area toward the east. Property frontage along Rockfish Road is approximately 512 feet in length beginning approximately 655 feet east of the intersection of Rockfish Road and Waldos Beach Road. Property frontage along Waldos Beach Road is approximately 1,190 feet beginning at the south edge of the Food Lion parcel. Property frontage along Camden Road is approximately 1200 feet and beginning approximately 560 feet west of the intersection of Camden Road and Wipperwill Drive.
- 3. Parcel Identification Number (PIN #) of property: <u>PINs: 9494-96-1873, 9494-86-3275, 9494-76-5995, 9494-95-1997</u> (also known as Tax ID Number or Property Tax ID)
- 4. Acreage: <u>82.503 Acres</u> Frontage: <u>Refer to description in Item 2</u> Depth: <u>+/-2,700 Ft. from Waldos Beach Road</u>
- 5. Water Provider: Well: <u>No</u> PWC: <u>Yes</u>
- 6. Septage Provider: Septic Tank <u>No</u> PWC <u>Yes</u> Other (name) <u>No</u>
 - 7. Cumberland County Register of Deeds. (Attach copy of deed of subject property as it appears in Registry **See Attached**).
 - a. Lot 1: Deed Book <u>2856</u>, Page(s) <u>539</u>
 - b. Lot 2: Deed Book <u>2638</u>, Page(s) <u>59</u>
 - c. Lot 3: Deed Book <u>4740</u>, Page(s) <u>782</u>
 - d. Lot 4: Deed Book <u>3762</u>, Page(s) <u>93</u>

- 8. Existing use(s) of property: <u>Pastureland and woodland area</u>
- 9. Proposed use(s) of the property: <u>R5 Multi-family Residential; C2(P) -</u> <u>Commercial</u>
- Do you own any property adjacent to, including across the street from, the property being submitted for rezoning? Yes <u>X</u> No
 If yes, where? <u>Approximately 52 acres area south of Camden Road. Area is referred to as Camden Preserve.</u>
- 11. Has a violation been issued on this property? Yes _____ No __X___

The Planning Staff is available for advice on completing this application; however, they are not available for completion of the application.

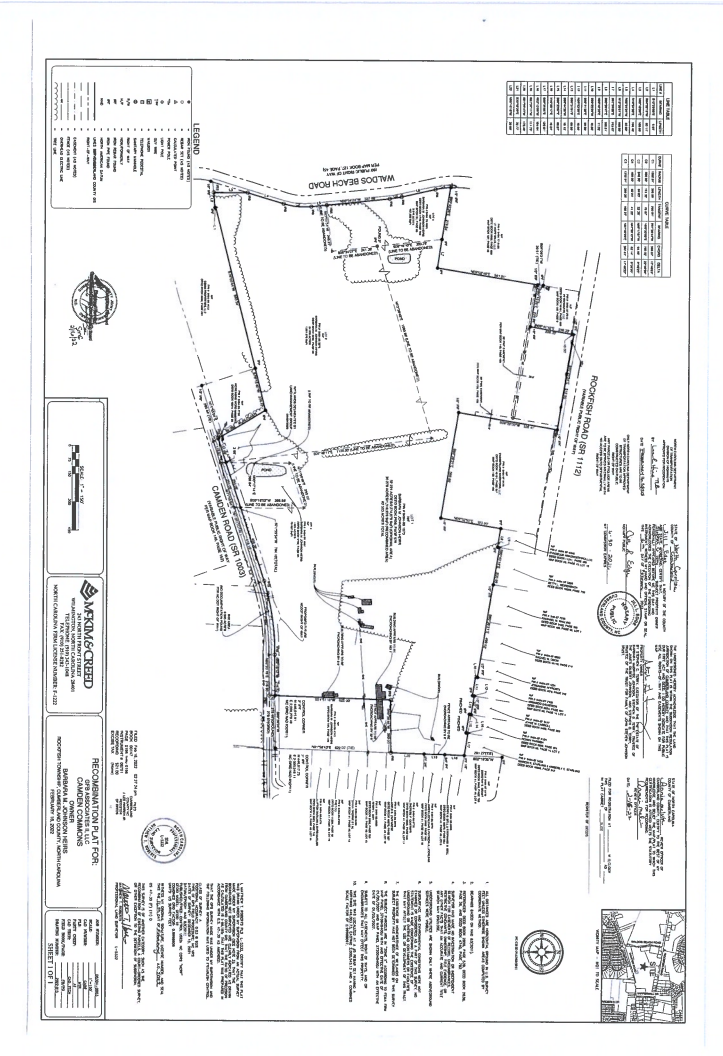
The undersigned hereby acknowledge that the Planning Staff has conferred with the petitioner or assigns, and the application as submitted is accurate and correct.

Johnson, Barbara M Heirs (Represented by Stephen G, Terry) Property owner(s)' name (print or type)			
<u>P.O. Box 53349</u> Fayetteville, NC 28305 Complete mailing address of property ow	mer(s)		
<u>(910) 483-1437</u> Telephone number	<u>N/A</u> Alternative telephone number		
steve@hbl-cpa.com E-mail address	<u>(910) 483 - 3264</u> Fax number		
<u>Trae Livick (McKim & Creed, Inc. – Consulting Engineer)</u> Agent, attorney, or applicant (other than property owner) (print or type)			
<u>243 North Front Street</u> <u>Wilmington, NC 28401</u> Complete mailing address of agent, attor	ney, or applicant		
(910) 343-1048 Telephone number	N/A Alternative telephone number		
tlivick@mckimcreed.com E-mail address	<u>(910) 251-8282</u> Fax number		

Owner's signature (Stephen G. Terry)

Agent, attorney, or applicant's signature (other than property owner)

Upon submission, the contents of this application becomes "public record" and is available for review and/or copies upon request.



NORTH CAROLINA CUMBERLAND COUNTY

WARRANTY DEED

THIS DEED, made this 30th day of January

, 19 78

by JANIE MASON, widow

herein called Grantor,

to JOHN G. JOHNSON and wife, BARBARA M. JOHNSON

herein called Grantee,

all of said State and County,

WITNESSETH THAT: Grantor, for ten dollars and other valuable considerations hereby acknowledged as paid and received, has bargained and sold, and by these presents does grant, bargain, sell and convey to Grantee, his heirs, successors and assigns, certain land described as follows:

NORTH CAROLINA CUMBERLAND COUNTY TOWNSHIP OF ROCKFISH

Located North of Camden Road; this is the northern part of the Mason Estate. See Book 618, page 11; also Book 593, page 32, Cumberland County Registry. The southern line is bounded on the, "church property Kingdom Hall Book 2452, page 267, Cumberland County Registry." On the East by Johnson. See Book 402, page 47, Cumberland County Registry. The beginning and control corner is the, north-west corner of the church property Book 2452, page 267; the church North line is the controling line; thence continuing the church property line South 80 degrees 30 minutes West 828 feet to a point in the original western boundary of the Mason Property; this point is 11 feet North 5 degrees West from the corner of this tract; thence with the original line North 5 degrees West 583 feet to an iron stake; thence North 80 degrees East with the original boundary 316.8 feet to an iron stake; thence North 5 degrees West with the original boundary 210.5 feet to a common corner of Johnson lands; thence with the Johnson and Mason line North 70 degrees East 1078.4 feet to a stake; thence South 5 degrees East 1247 feet to an iron stake in the center line of State Road No. 1003; thence with the center line of Camden Road South 76 degrees 15 West 109.2 feet to a point; thence with a new line for the church property North 28 degrees 54 minutes West 323 feet to an iron pipe in the original North 1 ine of the church property North 28 degrees 54 minutes West 323 feet to an iron pipe in the original line South 80 degrees 30 minutes West 230.9 feet to the beginning. Survey made by Hugh McCormick. Said tract consists of 20.60 acres more or less.



2638 0059 TO HAVE AND TO HOLD, the aforesaid land and all privileges and appurtenances thereto belonging, to the said Grantee, his heirs and assigns, to his only use and behoof forever.

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And the said Grantor covenants that he is seized of said premises in fee, and has the right to convey the same in fee simple, that the same are free and clear from all encumbrances, and that he will warrant and defend the said title to the same against the law-ful claims of all persons whomsoever.

Wherever used herein, the singular shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders as the context may require.

IN TESTIMONY WHEREOF, the said Grantor has hereunto set his hand and seal the day and year above written.

JANIE MASON	(SEAL)
JANLE MASON	
	(SEAL)
	(SEAL)
	(SEAL)

NORTH CAROLINA, CUMBERLAND

COUNTY.

I, BARY W. Doughty, a Notary Public, in and for said County and State, do hereby certify that JANIE MASON, widow

and

shissisting, personally appeared before me this day and acknowledged the due execution of the foregoing deed of conveyance.

Witness my hand and notarial seal, this	30 day of January , 19 78	
here and the second second	An Doughdy Notary Publi	c
My commission expires on 2-30-81	0 0	

NORTH CAROLINA,

COUNTY.

COUNTY.

I, _____, a Notary Public, in and for said County and State, do hereby certify that

and

his wife, personally appeared before me this day and acknowledged the due execution of the foregoing deed of conveyance.

Witness my hand a	nd notarial seal, this	day of	, 19
			Notary Public

My commission expires on

NORTH CAROLINA, CUMBERLAND

The foregoing or annexed certificate of

Bitly w Daughtry , Notary Public is certified to be correct. This instrument was presented for registration and recorded in this office at Book <u>24.35</u>, Page <u>29</u>

This the <u>30</u> day of <u>Jan</u>, <u>1978</u>, at <u>320</u> o'clock P.M. MARION CLARK REGISTER OF CLADS By <u>Cherney</u> <u>B</u> Heme Register of Deeds 2856 0539

	ť	-m2856 r== 539	e.
		Recording Time, Book and Page Parcel Identifier No. County on the day of	
	by		
	P.O. Box	sckwell, Jr. < 469, Fayetteville, NC 28302 sckwell, Jr.	
-		Acts, Rockfish Twp	
		bber , 19 61 , by and between	
	BARBARA M. JOHNSON, Executri of the Estate of John Gilber Johnson	IX BARBARA M. JOHNSON	
		and, if appropriate, character of entity, e.e. corporation or partnership. rein shall include said parties, their heirs, successors, and assigns, and	
	acknowledged, has and by these presents does gr	consideration paid by the Grantee, the receipt of which is hereby ant, bargain, sell and convey unto the Grantee in fee simple, all that Dock fits h	:
	FIRST TRACT: BEGINNING at a Northeast corner of the tract the old line South 1 degree stake; thence North 87 West, line; thence North 1 degree 3 old corner; thence with anot	a and more particularly described as follows: a stake in the old Baker line, it being the of which this is a part, and runs thence with 30 minutes West 8 chains and 22 links to a 36 chains and 50 links to a stake in the old 0 minutes East 8 chains 22 links to a stake an her old line South 87 degrees East 36 chains containing 30 acres, more or less.	2.5 A 1
1	running thence North 3 degree pointers; thence West 20 cha	stake on the south side of the Wire Road, and aes West 42 chains to a corner, black jack ains to a corner, in the head of a branch; 3 chains to a corner; thence South 5 degrees	

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100x2256 rase540

The above is the same property described in Deed recorded in Book 2405, Page 706, Cumberland County Registry.

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The property hereinabove described was acquired by Grantor by instrument recorded in Book 2405, Page 706, Cumberland County Registry

A map showing the above described property is recorded in Plat Book ______ page ._____ TO HAVE AND TO HOLD the aforesaid lot or parcel of land and all privileges and appurtenances thereto belonging to the Grantee in fee simple.

The Granter makes no warranty, express or implied, as to title to the property hereinabove described.

(Cerr	perate Name)	M. JOHNSON
Av:	President Masse)	H. JUNASUA
	ž	
	President Z	
ATTEST:	C	
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in trees	etretary (Corporate Scal) 00	(\$7AL
HAL-TTANK .	NORTH CAROLINA, CURDER LANd	
Sec. 1	2 L a Netary Public of the County and State aferenald, certify	
1 :	×	
		Graater
El Factors / /	persenally appeared before me this day and acknowledged the e hand and official stamp or seal, this 30 thay at Octob	
Filling County		19
rand (court	5 My commission expires MAN 25, 1986	Im K. Maria
SEAL - STANP		
SEAL - STANP	NORTH CAROLINA,	
	L a Notary Public of the County and State aforesaid, certify	
	g personally came before me this day and acknowledged that	
		Carolina corporation, and that by authority duly
	B given and as the set of the corporation, the foregoing instrume	
	5 President, scaled with its corporate scal and attested by	
	and and and antitat planty or stat, take and, day of	
	My commission expires:	Notary Public
NORTH CAROLENA, CUN	ABERLAND COUNTY	naouda
The families of the		price Public is/are certified to be correct.
The foregoing or anne:		
	ented for registration and recorded in this Office at Book	ICL . 676
	mented for registration and recorded in this Office at Book 2	Se Page S1

Action Tax \$36.00 Parcel Identifier No. in the day of, 19 Al After recording to Steven J. O'Connor, Rose, Ray, Minfrey & O'Connor, P.A. Al After recording to Steven J. O'Connor, Rose, Ray, Minfrey & O'Connor, P.A. Al After recording to Steven J. O'Connor, Rose, Ray, Minfrey & O'Connor, P.A. Al After recording to Steven J. O'Connor, Attorney at Law inf description for the Index		-	к. ()
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BECGEN THE \$36.00 Becording Time, Book and Page as Lot No.	08915	0/2183	
as Lot No. Parcel Identifier No. Price Identifier N			GEORGE EL TATUM REGISTER OF DEEDS CUMBERLAND CO., N.C.
ar Lat No. erified by County on the day of , 19 County on the day of , 19 all after recording to Steven J. 0'Connor, Rose, Ray, Winfrey & 0'Connor, P.A. 14 Mason Street, P.O. Box 1239, Fayetteville, North Carolina 28302 his instrument was prepared by Steven J. 0'Connor, Attorney at Law ield description for the Index NORTH CAROLINA SPECIAL WARRANTY DEED MIS DEED made this 9th day of March .19 92, by and between GRANTOR GRANTOR GRANTOR avid Richard Brule, Ancillary Administrator Not the will of Magic Louise (Johnson) rule, David Richard Brule, and Ufe, stricia M. Brule, Edua Diame (Brule) happ and husband, Charles O. Rnapp. er in apprepriate based for each party: mase, addres, and M sepreprist, character of eatily, ex emperations or patternally. A designation Grantor and Grantee as used herein shall include said parties, their heirs, successors, and assigns, In leadue singued in a distance on a distance of S.R. 1003 - Canden Road Cordinates (S.G. Afor) Seconds Line Solid Jie Grantes in Se simple, all tail to the grante of Law Station Granter and I in the Centerline of S.R. 1003 - Canden Road Cordinates (S.G. Afor) said and I having North Carolina Grid Coordinates: x 7 Seconds Mat the Orthor, North Carolina Grid Coordinates: x 7 Seconds Cast, 250.02 feet to an iron rod, thence with an ew line South 00 degrees 16 minutes 55 seconds East, 367.09 feet to an the an ew line Morth 00 degrees 16 minutes 55 seconds East, 367.09 feet to an the and with a new line North 0 degrees 16 minutes 55 seconds East, 367.00 feet to an the new line Morth 00 degrees 16 minutes 55 seconds East, 367.00 feet to an the new line Morth 00 degrees 16 minutes 55 seconds East, 367.00 feet to an the new line Morth 00 degrees 16 minutes 55 seconds East, 367.00 feet to an the new line Morth 00 degrees 16 minutes 55 seconds East, 367.00 feet to an the new line Morth 00 degrees 16 minutes 55 seconds East, 367.00 feet to an the new line Morth 00 degrees 16 minutes 50 seconds East, 367.00 feet to an the new line Morth 0	Excise Tax \$36.00	Reco	ding Time, Book and Page
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ar is appropriate block for each party: name, address, and if appropriate, character of culty, e.e. corporation or partnership. a designation Grantor and Grantee as used herein shall include said parties, their heirs, successors, and assigns, it is appropriate block for each party: name, address, and if appropriate block for each party: name, address, and if appropriate block for each party: name, address, and if appropriate, character of culty, e.e. corporation or partnership. a designation Grantor and Grantee as used herein shall include said parties, their heirs, successors, and assigns, it is appropriate block for cash partnership. The statute of the grantor, for a valuable consideration paid by the Grantee, the receipt of which is here how as and by these presents does grant, bargain, sell and convey unto the Grantee in fee simple, all the tor parcel of land situated in the City of	Divie, David Richard Brule and wife	Route 12	Box 692
app and nusband, Charles O. Rnapp. ar is apprepriate bleck for each party: name, address, and if apprepriate, character of culty, e.e. corporation or partnership. a designation Grantor and Grantee as used herein shall include said parties, their heirs, successors, and assigns, it include singular, plural, masculine, feminine or neuter as required by context. TNESSETH, that the Grantor, for a valuable consideration paid by the Grantee, the receipt of which is her nowledged, has and by these presents does grant, bargain, sell and convey unto the Grantee in fee simple, all the isain lot or parcel of land situated in the City of	VILE, LYNERIA J. STULA Fdog Diamon / Puul-1	Fayettevi	11e, NC 28306
a designation Grantor and Grantee as used herein shall include said parties, their heirs, successors, and assigns, Il include singular, plural, masculine, feminine or neuter as required by context. TRESSETH, that the Grantor, for a valuable consideration paid by the Grantee, the receipt of which is her nowledged, has and by these presents does grant, bargain, sell and convey unto the Grantee in fee simple, all t tain lot or parcel of land situated in the City of <u>Rockfish</u> Townal <u>BEGINNING</u> at a p.k. nail in the Centerline of S.R. 1003 - Camden Road 50' R/W), said nail having North Carolina Grid Coordinates: x eggrees 24 minutes 05 seconds East a grid distance of 1727.87 feet from an citating iron pin (Station L-10 Cumberland County Control), and runs thence the new line North 00 degrees 16 minutes 52 seconds East, 367.09 feet to a tiron rod, thence with a new line North 71 degrees 55 minutes 48 seconds to conds West, 250.02 feet to an iron rod, thence with a new line South 00 degrees 16 miden Road, thence with said centerlining. Containing 2.00 acress more or stored & to Last the source of the property described above under the will of Maggie Louise ohnson) Brule. See 91-E-233, Cumberland County Estates Division.	and hosband, charles 0. Knapp.		
h iron rod, thence with a new line North 71 degrees 56 minutes 48 seconds ist, 250.02 feet to an iron rod, thence with a new line South 00 degrees 16 mden Road, thence with said centerline South 71 degrees 56 minutes 48 seconds conds West, 250.02 feet to the beginning. Containing 2.00 acres more or stament of John H. Johnson and Edna Johnson. vid Richard Brule, Leo Eugene Brule, Jr. and Edna Dianne (Brule) Knapp are e devisees of the property described above under the Will of Maggie Louise ohnson) Brule. See 91-E-233, Cumberland County Estates Division.	ITNESSETH, that the Grantor, for a valuable conside knowledged, has and by these presents does grant, barg rtain lot or parcel of land situated in the City of umberland ROCKFISH TOWNSHIP ^{County} , North Carolina and mo BEGINNING at a p.k. nail in the (60' R/W), said nail having Nort: 1,999,039,636 and y = 445,676.467; in legrees 24 minutes 05 seconds East a valisting iron pin (Station Lallo Curbo)	re particularly describes a conterline of S. h Carolina Grid said nail also b grid distance of	tee, the receipt of which is here the Grantee in fee simple, all th Rockfish Townshi RollCOUNTY R. 1003 - Camden Road Coordinates: x = eing located North 71 1727.87 feet from an
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17 Aven, Firm Vr. 6 € 1977 - men without & Co. 192 Box 127 Yazimere v C 21005 Advances at 171 V € & de dance - 1987	he devices of the property described Johnson) Brule. See 91-E-233, Cumber	Jr. and Edna Dia above under the rland County Esta	will of Maggie Louise tes Division.
	Вал Консс Главо № 6 6 1977 — динерайцика & Ср. П.С. Вок 127 Удолжив и С. 27055 № Арминик цоттол К. С. Виг Арас — Тарат Тара		(218) p
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The property hereinabove described was acquired by Grantor by instrument recorded in See will and estate of

Maggie Louise (Johnson) Brule filed at 91-E-233 and 92-E-164, Estates Division Cumberland County Courthouse.

A map showing the above described property is recorded in Plat Book page

TO HAVE AND TO HOLD the aforesaid lot or parcel of land and all privileges and appurtenances thereto belonging to the Grantee in fee simple.

And the Grantor covenants with the Grantee, that Grantor has done nothing to impair such title as Grantor received, and Grantor will warrant and defend the title against the lawful claims of all persons claiming by, under or through Grantor, except for the exceptions hereinafter stated. Title to the property hereinabove described is subject to the following exceptions:

corporate name by its duly authorized offi	or has bereunto set his hand and	seal, or if corporate, has caused this instrument to	be signed in its
n.nny In	41	intere by entherity of ity Board of Directors, the da	y and year Brst
Camil Richard Brule	Achar: (SEAL)	Laure Riched Brile	(SEAL)
DAVID RICHARD BRULE, Anci of the Will of Maggie Loui	llary Adm'r CTA	DAVLD RICHARD BRULE	
the of magne Loui	se (Johnson) Brule 4	Fatricia M. Opule	(SPAL)
ala a		PATRICIA M. BRULE	
Vio Eugene DU	il.	Edra Diarro Bruli of	1
LES EUGENE BRUTS, IR.	(SEAL)	Edna Diane Bruli &	TO PHOSEAL)
ante Bull	, 4	Churches At	.,
CATHLA J. BRULE	(SEAL)	CHARLES O. KNAPP	(\$EAL)
STAL-STAMP State of	E: California Sor	County.	
Lossagan		Dug	
OFFICIAL SEAL	TV Adm'r CTA of the Ud	aforesaid, certify that DAVID RICHARD BRU	۶ <u>۳</u>
NOTARY PUBLIC - CAN ORINA	appeared before me this day and	11.of Maggie Louise (Johnson) - Brut	le Granter,
My Come. Exames Fetz Lin 1823 d	official stamp on and the this day and	ar of	nent. Witness my
La contrata de la contrat			
a My cennij	asion expires	5. Hand the Donest	Appenary Pablis
STAL-STAMP	of: colifornia 8	an Digo County	
Miscanon and States Mi		tate aforesaid, certify that DAVID RICHARD B	
HAND & DANESHVAR	Patricia M. Brule	and anothing there were an analytic and	KVLC. and
NOTARY PUBLIC . CALE OR A DECIMA	ily appeared before me this day a	acknowledged the execution of the foregoing instr	Granter,
SAN DEGO COUNTY S My Correr, Espires Feb 16, Stagtand at		any of	mment. Witness my
⁵ My com	mission expires 7/16/93		/
		Hamilt Dareth	QU.Holary Public
a a a a a a a a a a a a a a a a a a a	of: California Be	n Duff ounty.	
HAMID R. DANESHVARIZ VIE.	tary Public of the County and St	ate aforesaid, certify that . LEO. EUGENE . BRILLE	L.JR. and
HALL MATTER AND AND AND ALL.	CINTHIA . T. BROLE.		Granter,
	ly appeared before me this day a	a acknowledged the execution of the foregoing instr	ument, Witness my
ang <u>ra میں میں میں میں میں میں میں میں میں میں</u>	d official stamp or seal, this 4	day of Malan 1992	,
S My com	mission expires	3 gand hope	el set
SEAL STANP State of	OREGON Joseph	ine in a second second	-Waterent Leene
O L a Netary	Public of the County	ELL. County.	
C 4 and hus	and CHARLES O. KNAPP	foresaid certify that EDNA DIANNE (BRULE)	KNAPP
Berronally a	peared before me this day and as		Granter,
	icial stamp or seal, this If ay	cknowledged the execution of the foregoing instrumen	it, Witness my
· · · ·	My Committeion Cont		
D My commissi	expires:	April 12, 1992 July 12 al Kinede	Notary Public
	10 AL 40 440		

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QUITCLAIM DEED	a ⁵		
No Revenue	GEORGE E. REGISTER OF CUMBERLAND C TITLE NOT CERTIF	DEEDS N.C.	
	10-16-1997	AM 10:48	
Prepared by and return to: Rebecca F. Person, P. O. Draw	n, P. O. Drawer 1358, Fayetteville, NC 28302 RECEIVED		

STATE OF NORTH CAROLINA

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4740 0782

CUMBERLAND COUNTY

THIS DEED, made and entered into this <u>13th</u> day of <u>October</u> , 1997, by
and between W. T. BARBOUR and wife, MARGARET BARBOUR of
Cumberland County and State of North Carolina, hereinafter called Grantor, and BARBARA
M. JOHNSON, of Cumberland County and State of North Carolina, hereinafter called Grantee,
whose permanent mailing address is Route 12, Box 692, Fayetteville, NC 28306:

WITNESSETH:

That said Grantor, for and in consideration of the sum of Ten Dollars (\$10.00) to him in hand paid, the receipt of which is hereby acknowledged, has remised and released and by these presents does remise, release, convey, and forever quitclaim unto the Grantee, her heirs and/or successors and assigns, all right, title, claim and interest of the Grantor in and to a certain lot or parcel of land lying and being in Rockfish Township, Cumberland County, North Carolina and more particularly described on Exhibit A attached hereto and incorporated herein by this reference.

To have and to hold the aforesaid lot or parcel of land and all privileges thereunto belonging to him, the Grantee, his heirs and/or successors and assigns, free and discharged from all right, title, claim or interest of the Grantor or anyone claiming by, through or under him.

The designation Grantor and Grantee as used herein shall include said parties, their heirs, successors, and assigns, and shall include singular, plural, masculine, feminine or neuter as required by context.

IN WITNESS WHEREOF, the Grantor has hereunto set his hand and seal, or if corporate has caused this instrument to be signed in its corporate name by its duly authorized officers and its seal to be hereunto affixed by authority of its Board of Directors, the day and years first above written.

14

WT BARBOUR [SEAL] w.

Margaret Barbour _[SEAL]

STATE OF NORTH CAROLINA CUMBERLAND COUNTY

4740 0783

> I. a Notary Public of the County and State aforesaid, certify that W. T. BARBOUR and with the part of the County and State aforesaid, certify that W. T. BARBOUR and Grant the part of the foregoing instrument. Witness my hand and official of the foregoing instrument. Witness my hand and official of the foregoing instrument. 1997. ber (L) (STORA) A. Notary Public , C PUBL RLAND COUNT My Commission Expires: anch 3, 2001 The foregoing Certificate(s) of M. Hooper borat is/afe certified to be correct. This instrument and this certificate are duly registered at the date and time and in the Book and Page shown on the first page hereof. GEORGE E. TATUM CUMBERLAND **REGISTER OF DEEDS FOR.** COUNTY, Ca Onne K 1 By Deputy/Astistant - Register of Deeds **NO REVENUE**

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EXHIBIT A

4740

0784

Cumberland County Board of Education Johnson Property

Beginning at the intersection of the southern line of the 122.15 acre tract belonging to Barbara M. Johnson as recorded in Plat Book 51, Page 66 of the Cumberland County, North Carolina Registry with the western right-of-way line of the proposed Fayetteville outer loop D.O.T. Highway Project Number 9.8069747 as recorded in D.O.T. Map Book 01, Page 33 of the Cumberland County, North Carolina Registry, said beginning point being N. 67° 26' 24" W. 198.41 feet from the southeast corner of the 122.15 acre tract and having N.C. Grid (NAD 83-97) Coordinates N. 445,428.0405,

E. 1,997,416.1765 and running thence from said beginning point N. 67° 26' 24"

W. 1551.80 feet to a concrete monument; thence N. 67° 29' 27" W. 1249.43 feet to a concrete monument thence

N. 08° 36' 06" W. 415.29 feet to an iron pipe; thence N. 24° 49' 31" E. 555.72 feet to an iron pipe; thence S. 80° 24' 15" E. 217.43 feet to an iron stake; thence N. 13° 49' 42" E. 538.67 feet to an iron pipe; thence S. 85° 24' 52" E. 142.52 feet to an iron stake; thence N 04° 37' 19" E. 199.08 feet to a concrete monument in the southern margin of S.R. 1112 said monument having N.C. Grid Coordinates N. 448,090.5304,

E. 1,995,501.3231 and running thence with said margin S. 76° 48' 52" E. 119.71 feet to an iron pipe; thence S. 80° 42' 03" E. 449.92 feet to an iron pipe Thompkins northwest corner; thence with his western line S 02° 32' 30" W. 211.77 feet to an iron pipe; thence S 09° 57' 00" E. 142.15 feet to an iron pipe; thence N. 89° 00' 16" E. 72.98 feet to an iron pipe in the western line of the Anderson tract as shown on plat recorded

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in Plat Book 51 at Page 45 and running thence with it S. 03° 35' 27" W. 114.61 feet to an iron stake; thence N. 81° 55' 21" E. 689.58 feet to concrete monument; thence N. 16° 58' 40" W. 85.90 feet to an iron pipe; thence N. 09° 14' 05" E. 101.59 feet to the right of way line of the above mentioned D.O.T. Highway Project and running thence with it S. 76° 13' 56" E. 419.78 feet; thence S. 20° 26' 10" E. 280.67 feet; thence S. 15° 10' 58" E. 339.82 feet; thence S. 11° 44' 51" E. 486.25 feet; thence S. 06° 13' 24" E. 599.55 feet; thence S. 16° 46' 19" W. 599.52 feet; thence S. 07° 17' 09" W. 40.46 feet to the beginning and being all of that certain 122.15 acre tract which lies west of the proposed new highway right-of-way and containing 106.518 acres more or less.

SCR/pwm July 29, 1997 Revised September 18, 1997

4740

0785

OWNER	ADDRESS	СІТҮ	STATE	ZIP
PETROMARTS LLC	7140 HOLMFIELD RD	FAYETTEVILLE	NC	
VP HOPE MILLS DE LLC	PO BOX 843	WILKESBORO	NC	
CBMM PROPERTIES LLC;CJR PROPERTY HOLDINGS LLC	2709 THORNGROVE CT	FAYETTEVILLE	NC	
TAYLOR, ZOLETTA L	3808 NEWGATE ST	FAYETTEVILLE	NC	
MANYWEATHER, FELIX II	3804 NEWGATE ST	FAYETTEVILLE	NC	
BARNEY, BRUNHILDE LIFE ESTATE	6947 CAMDEN RD	FAYETTEVILLE	NC	
JOHNSON, BARBARA M HEIRS	PO BOX 53349	FAYETTEVILLE	NC	
SIRAGUSA-ZAFFARESE, ADELE	3418 WIPPERWILL DR	FAYETTEVILLE	NC	
COSTNER, THERESE FIELD	3414 WIPPERWILL DR	FAYETTEVILLE	NC	
LOCKLEAR, JAMES E;LOCKLEAR, PATRICIA ANN	3410 WIPPERWILL DR	FAYETTEVILLE	NC	
BELL, DEREK G;BELL, STEPHANIE N HALBLEIB	3406 WIPPERWILL DR	FAYETTEVILLE	NC	
GRANT, DOROTHY SMITH	6921 ROCKFISH RD	FAYETTEVILLE	NC	
STARLING, MARION R;STARLING, KIMBERLY C	6968 ROCKFISH RD	FAYETTEVILLE	NC	
PARRISH, RONNY	6941 ROCKFISH RD	FAYETTEVILLE	NC	
CARROLL, JOYCE M	6951 ROCKFISH RD	FAYETTEVILLE	NC	
SALMERON, ARMANDO	6961 ROCKFISH RD	FAYETTEVILLE	NC	
AFFRONTI, JESSAMIRE	6971 ROCKFISH RD	FAYETTEVILLE	NC	
ODOM, RACHEL MAE	7009 ROCKFISH RD	FAYETTEVILLE	NC	
MEISENBACH, BETTY L	104 GRYCE LOCH CT	GOOSE CREEK,	SC	
ANAGNOSTOPOULOS, EVAGELOS	7048 ROCKFISH RD	FAYETTEVILLE	NC	
CUMBERLAND AL INVESTORS LLC	4423 PHEASANT RIDGE RD 301	ROANOKE	٨A	
WILLIAMS TIMBER LLC	2709 THORNGROVE COURT SUITE 1	FAYETTEVILLE	NC	



PLANNING AND INSPECTIONS DEPARTMENT

MEMORANDUM FOR JOINT PLANNING BOARD AGENDA OF JUNE 21, 2022

- TO: JOINT PLANNING BOARD
- FROM: TOWN OF HOPE MILLS
- DATE: 6/21/2022
- SUBJECT: CASE ZNG-006-22: REZONING OF 14.87+/- ACRES FROM R6A RESIDENTIAL TO R5A RESIDENTIAL/CZ CONDITIONAL ZONING OR TO A MORE RESTRICTIVE ZONING DISTRICT, LOCATED WEST OF ELK PARK DRIVE, ON THE SOUTH SIDE OF NC 59 (N MAIN STREET), NORTH OF HUNTING RIDGE ROAD ON REID 0414063928000, SUBMITTED BY RODNEY SHERRILL ON BEHALF OF ELK PARK DEVELOPMENT LLC (OWNER).

ATTACHMENTS:

Description Case ZNG-006-22 Type Backup Material



STAFF REPORT REZONING CASE# - ZNG-006-22 Planning Board Meeting: 6-21-2022 (deferred)

Address: West of Elk Park Dr, on south side of N Main St, north of Hunting Ridge Rd

ZONING REQUEST

R6A to R5A/CZ CONDITIONAL ZOINING

This is a request for rezoning of one parcel located west of Elk Park Drive, on the south side of N Main Street behind the existing Walmart Supercenter from R6A Residential to R5A Residential/CZ Conditional Zoning. This request would increase the allowed density from 1 lot/unit per 6,000 square feet to 1 lot/unit per 5,000 square feet. The location of the subject property is illustrated in Exhibit "A".

SUBJECT PROPERTY INFORMATION

OWNER/APPLICANT:

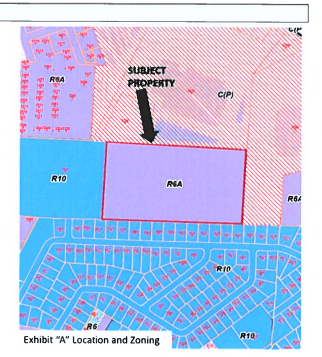
Rodney Sherrill on behalf of Elk Park Development, LLC (owner)

ADDRESS/LOCATION: West of Elk Park Drive, South side of NC 59 (N Main Street), north of Hunting Ridge Road; REID #: 0414063928000 Refer to Exhibit "A".

SIZE:

One parcel totaling 14.87+/- acres. The subject property is accessed by a 35-foot wide private street known as Elk Park Drive.

EXISTING ZONING: The property is currently zoned R6A Residential. This district is designed for a mix of single- and multi-family dwellings including the use of manufactured homes and manufactured home parks.

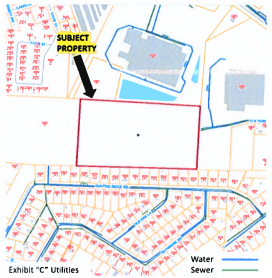


EXISTING LAND USE: The parcels is currently vacant. The site was a former manufactured home park.

SURROUNDING ZONING AND LAND USE: The immediate surrounding zoning is comprised of C(P) Planned Commercial to the north and east, R10 Residential to the south and west, and some R6A in the surrounding area as well. The surrounding land uses include a hardware retail store, grocery store, single family and multi-family residential. Refer to Exhibit "B" for aerial view of surrounding land uses.

OTHER SITE CHARACTERISTICS: Exhibit "C" provides the location of water and sewer availability and also confirms that the site is not located in a watershed or Special Flood Hazard Area.





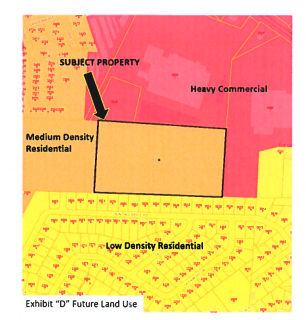
DEVELOPMENT REVIEW: Prior to the application of a zoning and/or building permit, subdivision, site plan or group development approval will be required and will be heard by the Hope Mills Board of Commissioners.

DIMENSIONAL PROVISIONS TIED TO THE REQUEST:

MINIMUM STANDARD	EXISTING ZONING	PROPOSED ZONING
Front Yard Setback	25 feet	25 feet
Side Yard Setback	10 feet	10 feet
Rear Yard Setback	30 feet	30 feet
Lot Area	6000 square feet	5000 square feet
Lot Width	60 feet	60 feet

COMPREHENSIVE DEVELOPMENT PLANS:

This site is located within the Southwest Cumberland Land Use Plan (2013) and is designated as "Medium Density Residential". The "Medium Density Residential" classification allows for residential uses with a density of greater than 6 but less than 15 units/acre. It includes multi-family residential as well. Applicable districts are R6 and R5A. This request is consistent with the adopted Southwest Cumberland Land Use Plan. Please refer to Exhibit D for additional information.



IMPACTS ON AREA FACILITIES

TRAFFIC: Comments were requested from FAMPO. None received. A traffic impact study was conducted in conjunction with this request. Based on the analysis, the proposed development would account for 2% of the overall future traffic at the intersection of N. Main Street and Butler Street and will have minimal impact on the area. The study concluded that no improvements were recommended at the above referenced intersection.

UTILITIES: The property will be served by PWC water and sewer.

ECONOMIC DEVELOPMENT: Fayetteville Cumberland Economic Development Corporation has reviewed the request and reported no objections.

PLAN REVIEW COMMENTS: The Town of Hope Mills Plan Review team has no objections to this request.

SPECIAL OVERLAY DISTRICTS: The subject properties are not located within the Airport Overlay District, Five-Mile radius of Fort Bragg or Historic Overlay District.

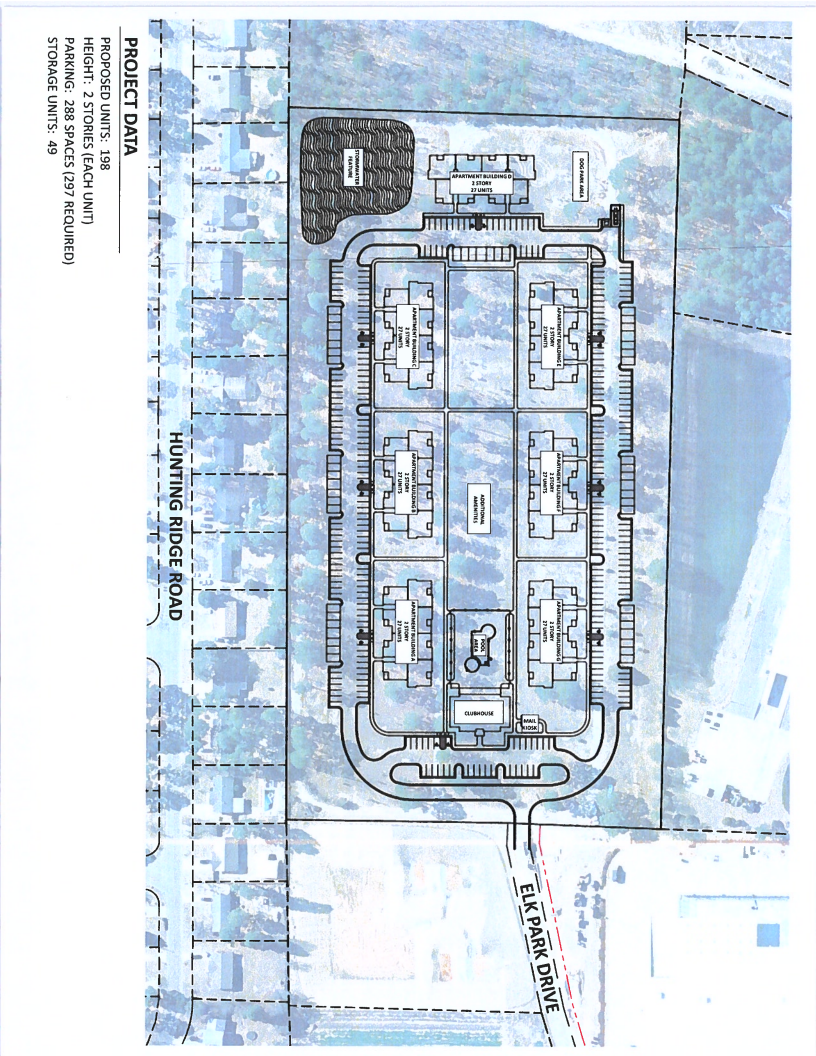
CODE DEVIATIONS: This request is a conditional zoning rezoning and includes a slight request for reduction in the required number of parking spaces from 297 to 288.

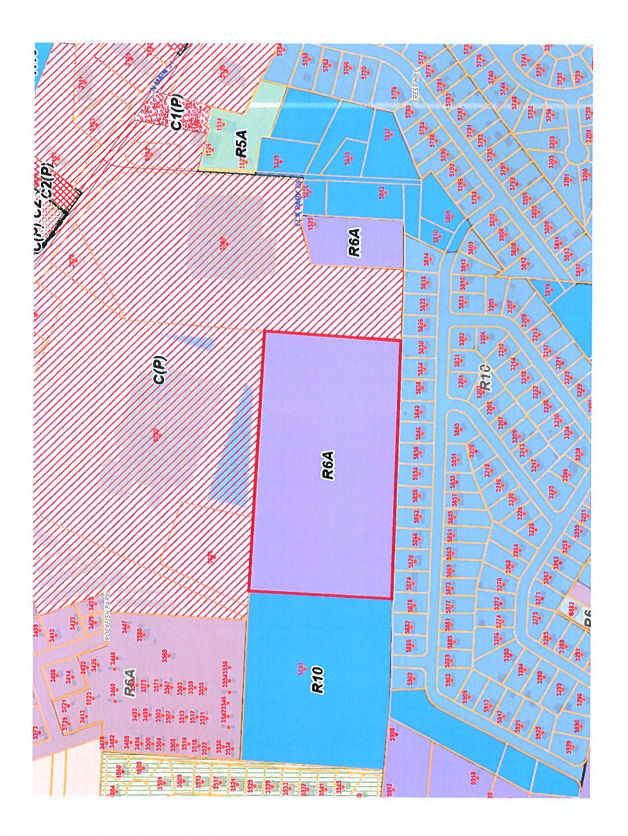
CONDITIONS: Development conditions including the submitted site plan will apply at the time a development review is processed.

STAFF RECOMMENDATION

In ZNG-006-22, the Town of Hope Mills Planning staff **recommends approval** of the rezoning from R6A Residential to R5A Residential/CZ Conditional Zoning and finds:

- a. The approval is consistent with the adopted Southwest Cumberland Land Use Plan (2013) map for Medium Density Residential and that the Board of Commissioners should not require any additional request or application for amendment to said map for this request;
- b. The following change in conditions was considered in amending the zoning ordinance (zoning map) to meet the development needs of the community: the proposed number of units capped at 198 will limit any negative impacts of the surrounding area with respect to increased traffic.
- c. And this rezoning approval is reasonable and in the public interest because the site has access to public utilities, will allow a density in harmony with existing surrounding zoning and will be in line with existing surrounding uses.





SKETCH MAP CASE NO. ZNG-006-22 R6A to R5A

MILLS ABOA

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Town of Hope Mills

Planning Department

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CASE	44-18-107-18-5T #: <u>ZNG-006-22</u>
ZONIN MEET	NG BOARD ING DATE: 6/21/22
	APPLICATION ITTED: 5.28.27
RECEI	PT #:
RECEI	VED BY:

APPLICATION FOR CONDITIONAL ZONING DISTRICT REZONING REQUEST HOPE MILLS ZONING ORDINANCE

Upon receipt of this application (petition), the Planning Staff will schedule the request to be heard by the Hope Mills Zoning Board in accordance with the Board's adopted meeting schedule. In accordance with state law and board's policy, a notice of the hearing will be mailed to the owners of the adjacent and surrounding properties, which may be affected by the proposed Conditional Zoning. In addition, a sign will be posted on the property.

The Zoning Board will make a recommendation to the Hope Mills Board of Commissioners concerning the request. The Board of Commissioners will schedule a public hearing and issue a final decision on the matter. Generally, the Commissioners will hold the public hearing two to four weeks following the Zoning Board meeting. <u>The Conditional Zoning District is not effective until the request is heard and approval granted by the Board of Commissioners.</u>

The following items are to be submitted with the completed application:

- 1. A copy of the recorded deed and/or plat,
- 2. If a portion of an existing tract is/are being submitted for rezoning, an accurate written legal description of only the area to be considered;
- 3. A copy of a detailed site plan drawn to an engineering scale, showing the location of all buildings, yard dimensions, driveways, fencing, lighting parking areas, landscaping, and all other pertinent data to the case; and
- 4. A check made payable to the "Town of Hope Mills" in the amount of \$_____ (See attached Fee Schedule)

NOTE: Any revisions, inaccuracies or errors to the application or site plan may cause the case to be delayed and will be scheduled for the next available Board meeting according to the Board's meeting schedule. Also, the application fee is *nonrefundable*.

The Planning Staff is available for advice on completing this application; however, they are not available for completion of the application or preparation of the site plan. For questions call (910)424-4555. Hours of operation are 8:00 a.m. to 5:00 p.m., Monday through Friday.

TO THE ZONING BOARD AND TOWN BOARD OF COMMISSIONERS OF HOPE MILLS, NC:

I (We), the undersigned, hereby submit this application, and petition the Hope Mills Commissioners to amend and to change the zoning map of the Town of Hope Mills as provided for under the provisions of the Hope Mills Zoning Ordinance. In support of this petition, as hereinafter requested, the following facts are submitted:

1.	Applicant/Agent EIK Park Development, LLC.
2.	Address: Singing Pine Drive, Hope Milzip Code _ 28348
3.	Telephone: (Home) 910-391-1577 (Work) 910-978-1010
4.	Location of Property: Singing Pine Drive-Hope Mills
5.	Parcel Identification Number (PIN #) of subject property: <u>D414-04-3928</u> (also known as Tax ID Number or Property Tax ID)
6.	Acreage: 14.87 Frontage: 1098.69 Depth: 605.31
7.	Water Provider: <u>PWC</u> Septage Provider: <u>PWC</u>
8.	Deed Book 1132.4, Page(s) 471, Cumberland County Registry. (Attach copy of deed of subject property as it appears in Registry).
9.	Existing use of property: Vacant Land
10.	Proposed use(s) of the property: MUITI - Family
	NOTE: Be specific and list all intended uses.
11.	Do you own any property adjacent to, including across the street from, the property being submitted for rezoning? Yes No
12.	Has a violation been issued on this property? Yes No
13.	It is requested that the foregoing property be rezoned FROM:
	TO: (Select one)
	Conditional Zoning District, with an underlying zoning district of (Article V) Mixed Use District/Conditional Zoning District (Article VI)
	Planned Neighborhood District/Conditional Zoning District (Article VII)
	Density Development/Conditional Zoning District, at theDensity (Article VIII)

1

APPLICATION FOR CONDITIONAL ZONING

1. PROPOSED USE(S):

1

A. List the use(s) proposed for the Conditional Zoning. (Use of the underlying district will be restricted only to the use(s) specified in this application if approved.)

Multi - Family

B. Density: List the amount of acreage that will be residential, commercial, and/or open space, and the number of lots and/or dwelling units proposed, and the square footage of the non-residential units.

2. DIMENSIONAL REQUIREMENTS:

- A. Reference either the dimensional requirements of the district, Sec. 102A-1204 or list the proposed setbacks.
- B. Off-street parking and loading, Sec.102A-1301 & 102A-1303: List the number of spaces, type of surfacing material and any other pertinent information.

298 spaces provided 297 REQUIRSO

3. SIGN REQUIREMENTS:

Reference the district sign regulations proposed from Article XIV.

4. LANDSCAPE AND BUFFER REQUIREMENTS:

- A. For all new non-residential and mixed use development abutting a public street, indicate the number and type of large or small ornamental trees used in the streetscape, yard space, and/or parking areas, plus the number and type of shrubs. [Sec. 102A-1202(n)]. NOTE: All required landscaping must be included on the site plan.
- B. Indicate the type of buffering and approximate location, width and setback from the property lines. [Sec. 102A-1202(g)] NOTE: All required buffers must be included on the site plan.

5. MISCELLANEOUS:

List any information not set forth above, such as the days and hours of the operation, number of employees, exterior lighting, noise, odor and smoke, emission controls, etc.

6. SITE PLAN REQUIREMENTS:

The application must include a site plan drawn to the specifications of Sec. 102A-1502. If the proposed uses involve development subject to the Hope Mills Subdivision Ordinance, the site plan required may be general in nature, showing a generalized street pattern, if applicable, and the location of proposed uses. If the proposed uses include development not subject to the Subdivision Ordinance, the site plan must be of sufficient detail to allow the Planning Staff, Hope Mills Plan Review Committee, the Zoning Board and Board of Commissioners to analyze the proposed uses and arrangement of uses on the site. It also must include the footprints of all buildings (proposed and existing), the proposed number of stories, location and number of off-street parking and loading spaces, proposed points of access to existing streets and internal circulation patterns. In addition, the location of all proposed buffers and fences and landscaping shall be included on the site plan.

7. STATEMENT OF ACKNOWLEDGMENT:

It is understood by the undersigned that the official zoning map, as originally adopted and subsequently amended, is presumed to be appropriate to the property involved and that the burden of proof for a zoning amendment (rezoning) rest with the petitioner.

It is the responsibility of the petitioner (personally or by agent) to submit to the Planning Department a valid request within a complete application.

I further understand I must voluntarily agree to all ordinance related conditions prior to the first hearing on the case or any disagreement may be cause for an unfavorable recommendation. The undersigned hereby acknowledge that the Planning Staff has conferred with the petitioner or assigns, and the application as submitted is accurate and correct.

EIK Park Development, LLC NAME OF OWNER(S) (PRINT OR TYPE	C. Rodney Sherrill
PO Box 53552, Fayetter ADDRESS OF OWNER(S)	
rodneysidio@gmail.cor E-MAIL	n
910-391-1577	910-978-1010
HOME TELEPHONE	WORK TELEPHONE
SIGNATURE OF OWNER(S)	SIGNATURE OF OWNER(S)
NAME OF AGENT, ATTORNEY, APPLIC	
HOME TELEPHONE	WORK TELEPHONE
E-MAIL ADDRESS	FAX NUMBER

SIGNATURE OF AGENT, ATTORNEY, OR APPLICANT

BK 11326 PG 0471

FILED ELECTRONICALLY CUMBERLAND COUNTY NC J. LEE WARREN, JR.

FILED	Dec	01,	2021
AT	11:	:22:3	34 AM
BOOK		:	L1326
START PAGE	C		0471
END PAGE			0472
INSTRUMENT	C #	1	55587
RECORDING		\$2	26.00
EXCISE TAX	c 5	\$1,00	60.00

NORTH CAROLINA GENERAL WARRANTY DEED PREPARED WITHOUT TITLE EXAMINATION

Excise Tax: \$1,060.00

Parcel Identifier No. 0414-06-3928 Verified by _____ County on the ____ day of _____, 20____

Mail/Box to: Hutchens Law Firm LLP RE.FAY1332219

This instrument was prepared by: <u>The Real Estate Law Firm, 2919 Breezewood Avenue, Suite 300, Fayetteville, NC 28303</u> Brief description for the Index: <u>Lot Tract 1, Helenale Mobile Home Park, Inc</u>

THIS DEED made this <u>17th</u> day of <u>November</u> , 20 <u>2</u>	1, by and between	
GRANTOR	GRANTEE	
Vance Andrew Blanton and Ronald Larry Blanton, a widow and James David Blanton, an unmarried man and Ceilia Marie Furr AKA Cecilia Marie Furr and Wanda Blanton and Konnath Furr	Elk Park Development, LLC. Singing Pine Drive Hope Mills, NC 28348	
Kenneth Furr PO Box 64682	Mailing Address: P.O. Box 53552	
Fayetteville, NC 28306	Fayetteville, NC 28303	

Enter in appropriate block for each Grantor and Grantee: name, mailing address, and, if appropriate, character of entity, e.g. corporation or partnership.

The designation Grantor and Grantee as used herein shall include said parties, their heirs, successors, and assigns, and shall include singular, plural, masculine, feminine or neuter as required by context. WITNESSETH, that the Grantor, for a valuable consideration paid by the Grantee, the receipt of which is hereby acknowledged, has and by these presents does grant, bargain, sell and convey unto the Grantee in fee simple, all that certain lot, parcel of land or condominium unit situated in the City of Hope Mills, Rockfish Township, Cumberland County, North Carolina and more particularly described as follows:

BEING all of Tract 1, in a subdivision known as Helenale Mobile Home Park, Inc, and the same being duly recorded in Plat Book 124, Page 168, Cumberland County Registry, North Carolina.

Parcel ID: 0414-06-3928

Property Address: Singing Pine Drive, Hope Mills, NC 28348

The property hereinabove described was acquired by Grantor by instrument recorded in Book 8206 page 157. All or a portion of the property herein conveyed ______ includes or _____ does not include the primary residence of a Grantor. A map showing the above described property is recorded in Plat Book 124 page 168.

Submitted electronically by "Hutchens Law Firm LLP" in compliance with North Carolina statutes governing recordable documents NCE

Printed by Agreement with the NC Bar Association

North Carolina Bar Association - NC Bar Form No. 3

BK 11326 PG 0472

TO HAVE AND TO HOLD the aforesaid lot or parcel of land and all privileges and appurtenances thereto belonging to the Grantee in fee simple. And the Grantor covenants with the Grantee, that Grantor is seized of the premises in fee simple, has the right to convey the same in fee simple, that title is marketable and free and clear of all encumbrances, and that Grantor will warrant and defend the title against the lawful claims of all persons whomsoever, other than the following exceptions:

SUBJECT TO ALL VALID AND SUBSISTING RESTRICTIONS, RESERVATIONS, COVENANTS, CONDITIONS, RIGHTS OF WAYS AND EASEMENTS PROPERLY OF RECORD, IF ANY, AND AD VALOREM TAXES DUE FOR THE CURRENT YEAR.

IN WITNESS WHEREOF, the Grantor has duly executed the foregoing as of the day and year first above written.

Vienco Has (SBAL) rew Blanton (SÉAL) Print/Type Name: Ronald I arry Blanton (SEAL) lantor Collins Mario Farrial (SEAL) Print/Type Name: Ceilia Marie Cecilia Marie Furr (SEAL) Print/Type Name & Title: Wanda Blanton (SEAL) Print/Type Name & Title: Kenneth Furr

State of North Carolina

County of Cumberland

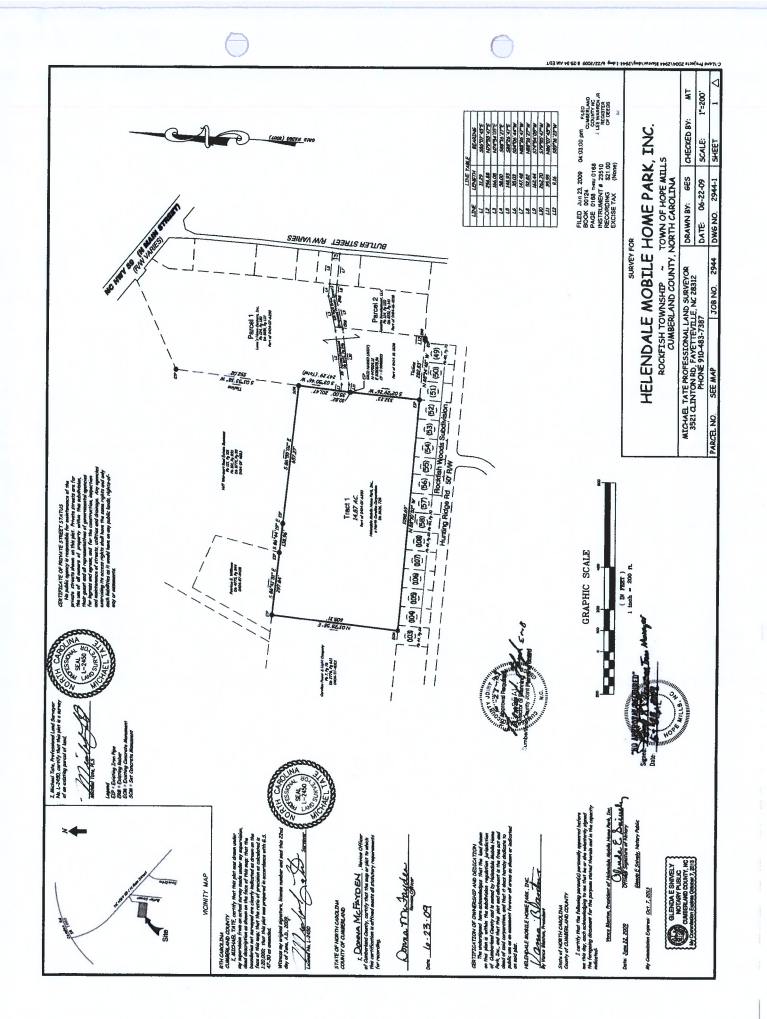
I, the undersigned Notary Public of Cumberland County and State aforesaid, certify that <u>Vance Andrew Blanton, Ronald</u> <u>Larry Blanton, James David Blanton, Ceilia Marie Furr AKA Cecilia Marie Furr, Wanda Blanton and Kenneth Furr</u> personally appeared before me this day and acknowledged the due execution of the foregoing instrument for the purposes therein expressed. Witness my hand and Notarial stamp or seal this 17th day of November, 2021.

My Commission Expires:	3-5-2026 JEN JEN SJENT ROLLA ALCUMA	
	2 NOTARY S	
	PUBLIC U.	
	THE COUNT WINNING	

The foregoing Certificate(s) of

is/are certified to be correct. This instrument and this certificate are duly registered at the date and time and in the Book and Page shown on the first page hereof.

	Register of Deeds for	County
By:	Deputy/Assistant –Regi	ster of Deeds



OWNER	AD
GARNER, ROXIE K	58
BLEDSOE, CHRISTOPHER LENTZ; BLEDOSE, YVONNE D.	58
CANSLER, ROBERT E;CANSLER, CHRISTY F	58
DUKE ENERGY PROGRESS INC	0 P
AMERICAN TOWERS LLC	РО
DAVIS, MARILYN R	58
LAWRENCE, GERALDINE	РО
HEMION, RAYMOND	РО
BUCKNER, JUSTIN KYLE; BUCKNER, MARY ELIZABETH	66
WELCH, JOHN D;WELCH, MARY	58
ELK PARK DEVELOPMENT LLC	РО
FORREST, EVELYN L TRUTEE	РО
STOCKING, JARED;STOCKING, JAMIE	с С
SPORTSMAN, SHANE	58
TEJEDA, LID HEMELDA	58
VELASQUEZ, JESUS Y.;VELASQUEZ, SUGEY	58
WAL-MART REAL ESTATE BUSINESS TRUST (#2929)	Р
LOWES HOME CENTERS INC ATTN: TAX DEPT	10

NDDRESS	CITY	STATE	ZIP
878 HUNTING RIDGE RD	HOPE MILLS	NC	
874 HUNTING RIDGE RD	HOPE MILLS	NC	
870 HUNTING RIDGE ROAD	HOPE MILLS	NC	
P O BOX 1551 N/A	RALEIGH	NC	
O BOX 723597	ATLANTA	ВA	
866 HUNTING RIDGE RD	HOPE MILLS	NC	
O BOX 12072	ATLANTA	GA	
O BOX 42	WAWARSING	٧	
910 PINEVILLE RD 106	RALEIGH	NC	
850 HUNTING RIDGE RD	HOPE MILLS	NC	
O BOX 53552	FAYETTEVILLE	NC	
O BOX 7262	MENLO PARK	CA	
842 HUNTING RIDGE ROAD	HOPE MILLS	NC	
838 HUNTING RIDGE RD	HOPE MILLS	NC	
834 HUNTING RIDGE RD	HOPE MILLS	NC	
830 HUNTING RIDGE RD	HOPE MILLS	NC	
O BOX 8050 MS 0555	BENTONVILLE	AR	
000 LOWES BLV	MOORESVILLE	NC	

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RAMEY KEMP ASSOCIATES

Moving forward.

T 919 872 5115

5808 Faringdon Place Raleigh, NC 27609

August 27, 2021

Scott Brown, PE 4D Site Solutions 409 Chicago Drive, Suite 112 Fayetteville, NC 28306

Subject: Elk Park Drive Apartments – Traffic Assessment Hope Mills, North Carolina

Dear Mr. Brown,

This letter provides a traffic assessment for the proposed Elk Park Drive residential development located south of N Main Street and west of Butler Street, to the south of Lowe's Home Improvement, in Hope Mills, North Carolina. The proposed development is expected to consist of 160 apartment units, 16 of which are expected to be low-rise (2 stories or less) and 144 are expected to be mid-rise (3 stories or more). The development is expected to be built-out by 2024. The purpose of this study is to determine the potential impacts to the intersection of N Main Street and Butler Street, as created by traffic generated by the proposed development.

2021 Existing Conditions

Traffic counts were collected in August of 2021 by Quality Counts during the weekday AM (7:00 – 9:00 AM) and PM (4:00 – 6:00 PM) peak periods at the intersection of N Main Street and Butler Street, while schools were not yet in session. Due to the impacts of the COVID-19 pandemic and schools being out of session, 24-hour tube counts were additionally collected along N Main Street to determine an adjustment factor to apply to the existing data.

Based on a comparison of most recent North Carolina Department of Transportation (NCDOT) average annual daily traffic (AADT) volume data along N Main Street (30,500 vehicles per day in 2018), grown to 2021 via a 1% annually compounded growth rate (approximately 31,424 vehicles per day), the 2021 24-hour tube counts (26,960 vehicles per day) indicated an adjustment factor of 1.17 should be applied to the 2021 peak hour traffic data to account for the COVID-19 pandemic and schools being out of session. It should be noted that the 1% annually compounded growth rate was determined based on historical AADT growth within the network.

A factor of 1.17 was applied to the traffic volumes for each movement at the intersection of N Main Street and Butler Street. This methodology is expected to provide conservative results, because the minor-street approaches are not expected to experience as high of a reduction in traffic as a result of schools being out of session, as minimal school trips would be expected



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to/from the development to the north and south along Butler Street. Refer to the attachments for a copy of the data collection and an illustration of 2021 existing traffic volumes.

2024 No-Build Conditions

No-build traffic volumes were determined by projecting 2021 Existing traffic volumes to 2024 using a 1% annually compounded growth rate based on historical growth within the vicinity of the site. This methodology is expected to provide conservative results, because the minor-street approaches are not expected to have development growth prior to the build-out of the proposed development; therefore, would not be expected to grow as rapidly as the mainline. Refer to the attachments for the 2024 No-Build weekday peak hour traffic volumes.

Site Trip Generation and Distribution

Average weekday daily, AM peak hour, and PM peak hour trips for the proposed development were estimated using methodology contained within the ITE *Trip Generation Manual*, 10th Edition. Table 1 provides a summary of the trip generation potential for the site.

Land Use (ITE Code)	Intensity	Daily Traffic (vpd)	Week AM Pea Trips	k Hour	Weel PM Pea Trips	k Hour
		(vpu)	Enter	Exit	Enter	Exit
Low-Rise Multi-Family Housing (220)	16 units	80	2	6	8	4
Mid-Rise Multi-Family Housing (221)	144 units	790	13	36	38	25
Total Trips		870	15	42	46	29

Table 1: Trip Generation Summary

It is estimated that the proposed development will generate approximately 870 total site trips on the roadway network during a typical 24-hour weekday period. Of the daily traffic volume, it is anticipated that 57 trips (15 entering and 42 exiting) will occur during the weekday AM peak hour and 75 trips (46 entering and 29 exiting) will occur during the weekday PM peak hour. It should be noted that the NCDOT threshold to require a TIA is 3,000 vehicles per day, which this development is expected to generate significantly less than.

Trip distribution percentages used in assigning site traffic for this development were estimated based on a combination of existing traffic patterns, population centers adjacent to the study area, and engineering judgment. It is estimated that the residential site trips will be regionally distributed as follows:

- 40% to/from the east via N Main Street
- 60% to/from the west via N Main Street

It should be noted that a portion of the residential trips may be captured internally to Lowe's Home Improvement and the shopping center and office development located in the southeast

quadrant at the intersection of N Main Street and Butler Street. No internal capture was considered for this study to provide conservative results. Refer to the attachments for the site trip distribution and site trip assignment.

2024 Build Conditions

To estimate traffic conditions with the proposed Elk Park Drive Apartments development built-out, the site trips were added to the 2024 No-Build traffic volumes to determine the 2024 Build traffic volumes. Refer to the attachments for an illustration of the 2024 Build peak hour traffic volumes with the development built out.

<u>Analysis</u>

The study intersection was analyzed using the methodology outlined in the *Highway Capacity Manual* (HCM), 6th Edition published by the Transportation Research Board. Capacity and level of service are the design criteria for this traffic study. A computer software package, Synchro (Version 10.3), was used to complete the analyses for the study area intersection. The HCM defines capacity as "the maximum hourly rate at which persons or vehicles can reasonably be expected to traverse a point or uniform section of a lane or roadway during a given time period under prevailing roadway, traffic, and control conditions." Level of service (LOS) is a term used to represent different driving conditions, and is defined as a "qualitative measure describing operational conditions within a traffic stream, and their perception by motorists and/or passengers." Level of service varies from Level "A" representing free flow, to Level "F" where breakdown conditions are evident. Capacity analysis at all study intersections was completed according to the NCDOT Congestions Management Guidelines.

The existing signalized intersection of N Main Street and Butler Street was analyzed under 2021 existing, 2024 no-build, and 2024 build traffic conditions with lane configurations and traffic control shown in Table 2. Refer to Table 2 for a summary of the analysis results. Refer to the attachments for the Synchro capacity analysis reports and SimTraffic queuing reports.

Intersection	Approach	AND CORP. AND SALE	xisting itions	1. 化学生物学生化学生物学生	o-Build itions	11111111111111111111111111111111111111	Build litions
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	WB	В	С	В	С	В	С
N Main Street and Butler Street	NB	E	Е	E	E	E	E
buller Street	SB	E	Е	Е	E	E	Е
	Overall	B (18)	C (31)	B (18)	C (33)	C (20)	C (35)

Table 2: Capacity	Analysis Summary
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Capacity analysis of 2021 existing, 2024 no-build, and 2024 build traffic conditions indicates the study intersection of N Main Street and Butler Street are not expected to be significantly

impacted by the proposed development during the weekday AM and PM peak hours. The intersection is expected to increase by an overall delay of two (2) seconds during each the weekday AM and PM peak hours between 2024 no-build and build conditions. Additionally, no change in level-of-service is expected for the northbound approach (Butler Street) between any of the analysis scenarios during the weekday AM and PM peak hours.

SimTraffic simulations were performed for the study intersection. Based on the queuing results, all existing storages are expected to sufficiently accommodate turning movement traffic volumes during the weekday AM and PM peak hours. During the weekday PM peak hour, there was reported to be queuing on the eastbound and westbound through lanes that were shown to extend beyond the mainline left-turn storages at its peak. Although this may create additional delays for the mainline left-turn movements, this is not a safety concern, as the storages accommodate the turning volumes without any turning movement vehicles spilling into the through lanes. With signal timing adjustments, this queuing is expected to be improved.

The proposed development is anticipated to add approximately 2% of total future traffic volumes to this study intersection. Additionally, the intersection was analyzed without any right-turns on-red (RTOR), even though this movement is expected under real world conditions. The allowance of RTOR would further reduce the delays and queuing discussed previously. The intersection currently has exclusive turn lanes on all approaches. Signal timing adjustments along N Main Street may be expected to improve the overall delay at the intersection. This is typically performed by the municipality or NCDOT that is maintaining the corridor and would not typically be performed by a developer.

Conclusions

Overall, the proposed development is expected to account for approximately 2% of the overall future traffic at the intersection of N Main Street and Butler Street and have minimal impact on the study intersection delays and queuing, which is expected to operate acceptably based on capacity and queuing results, even considering the following conservative measures:

- An annually compounded growth rate of 1% was applied to all traffic movements, although the minor-street approaches are not expected to have development growth prior to the build-out of the proposed development; therefore, would not be expected to grow as rapidly as the mainline
- No internal capture was considered, although a portion of the site trips may travel to/from the Lowe's Home Improvement and/or the existing office/retail development located in the southeast quadrant at the intersection of N Main Street and Butler Street
- RTOR was not considered, although this is expected under real world conditions
- Signal timings may be optimized along N Main Street under future conditions; however, timings as shown on the signal plans were utilized throughout the analysis in this study



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Elk Park Drive Apartments | 5

Based on the findings of this study, no improvements are recommended since the existing intersection geometrics at N Main Street and Butler Street are expected to accommodate future traffic conditions at the build-out of the proposed Elk Park Drive Apartments development.

RAMEY KEMP ASSOCIATES Moving forward.

Please let us know if you have any questions regarding this information.

Sincerely,

RAMEY KEMP & ASSOCIATES, INC.

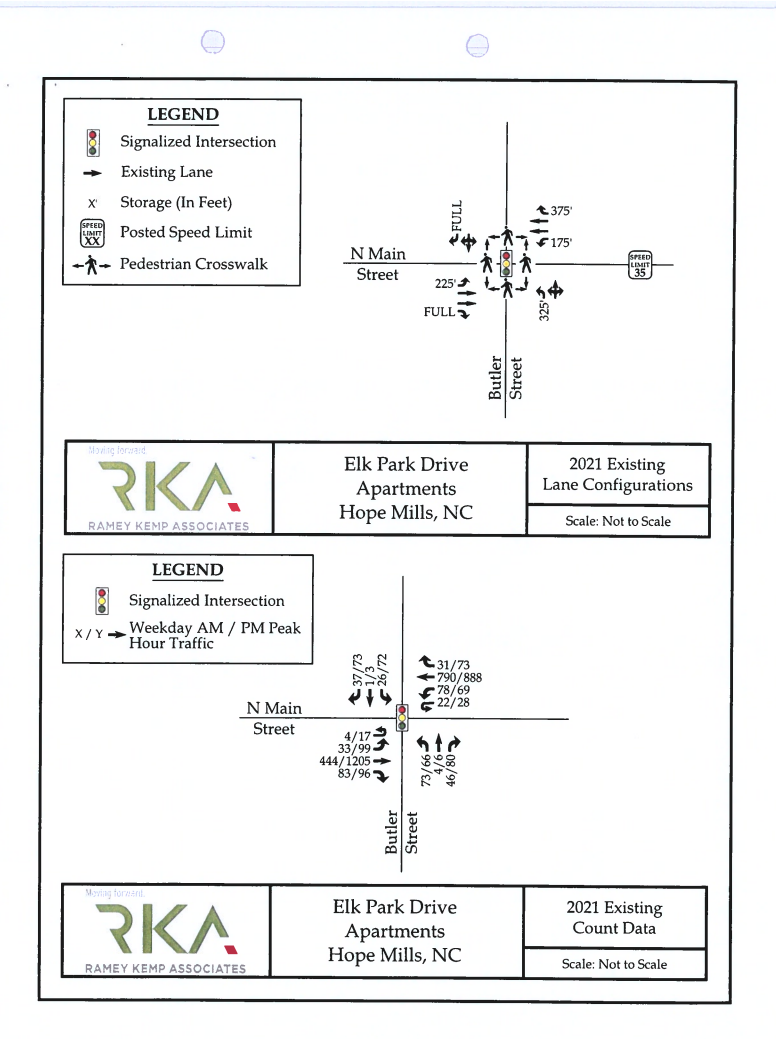
Joshua Reinke, P.E.

North Carolina State Traffic Lead

NC Corporate License # C-0910

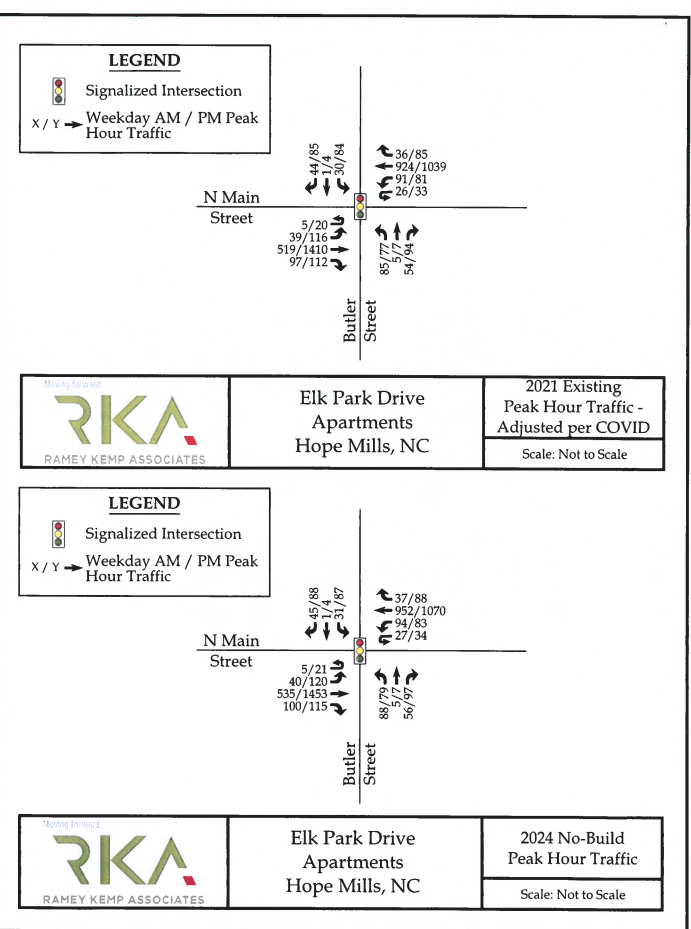
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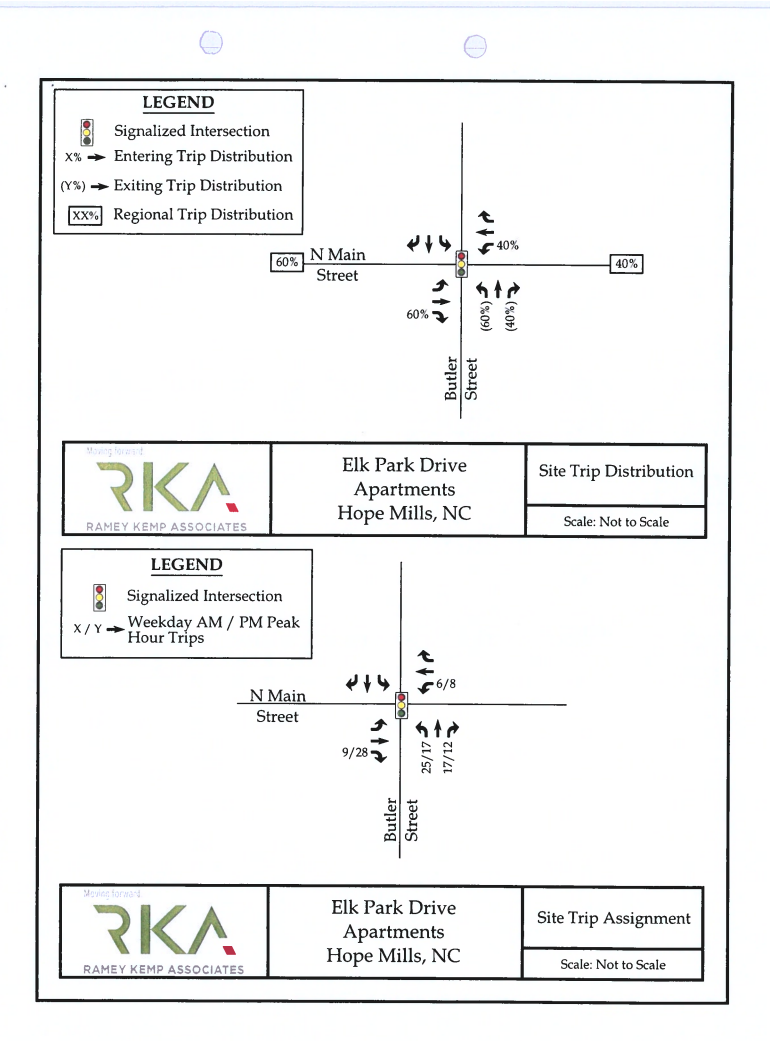
Figures Traffic Count Data Capacity Analysis Reports SimTraffic Analysis Reports



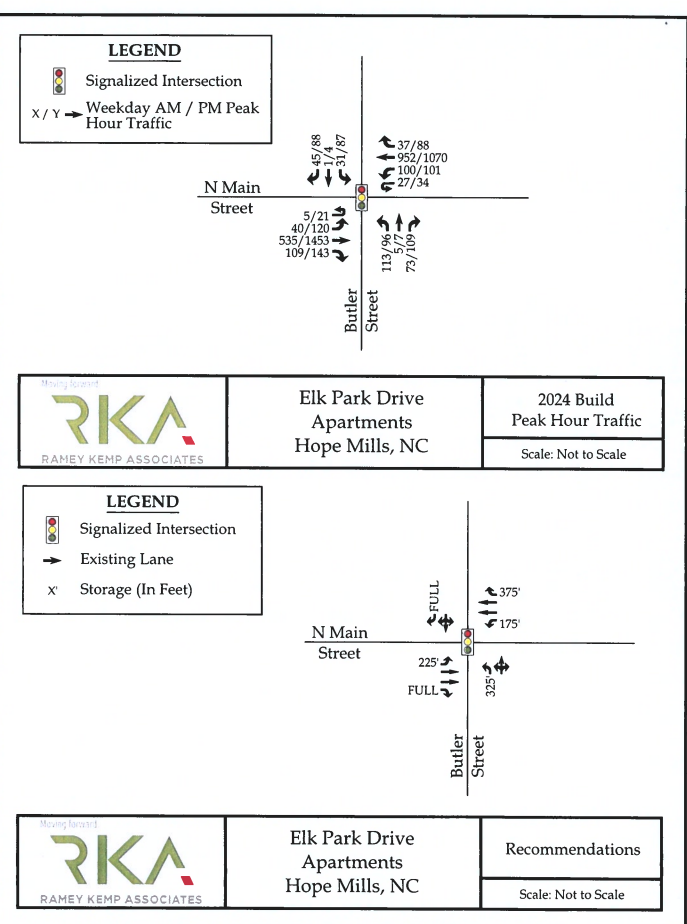
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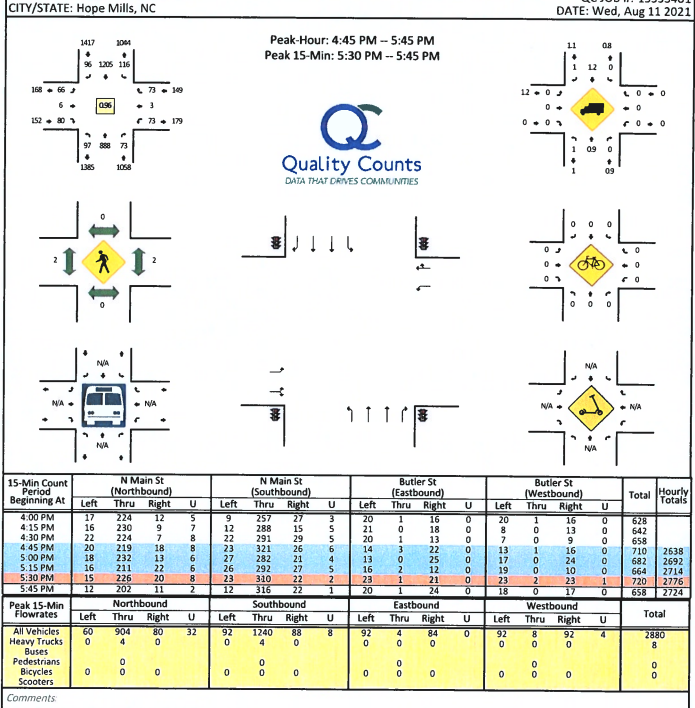


Type of peak hour b	being reported:	Intersection	Peak
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LOCATION: N Main St -- Butler St

Method for determining peak hour: Total Entering Volume

QC JOB #: 15533401 DATE: Wed, Aug 11 2021



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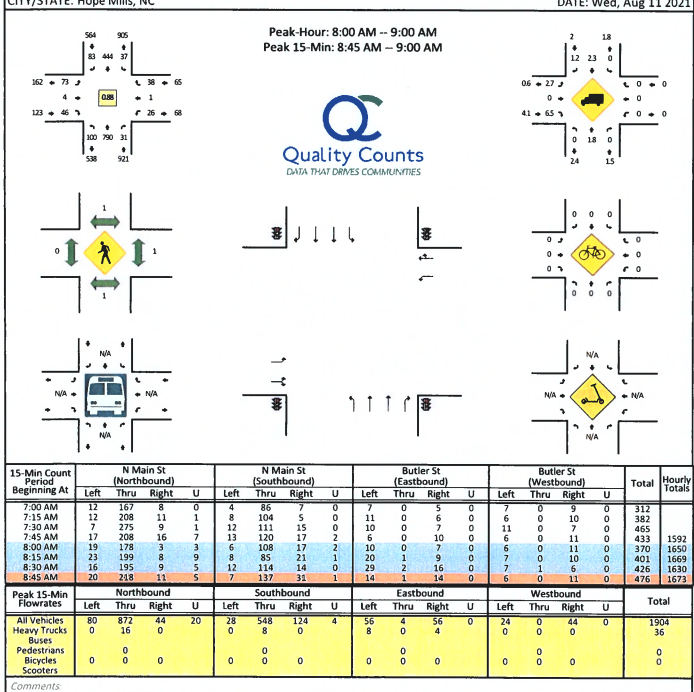
SOURCE: Quality Counts, LLC (http://www.qualitycounts.net) 1-877-580-2212

Type of peak hour being reported: Intersection Peak

Method for determining peak hour: Total Entering Volume

LOCATION: N Main St -- Butler St CITY/STATE: Hope Mills, NC





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2021 Existing AM Timing Plan: Peak Hour

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Minimum Initial (s)	7.0	7.0	10.0	7.0	7.0	7.0	10.0	7.0	70	7.0	WE WELL	70
	12.9	12.9		13.3	12.9	12.9		7.0	7.0	7.0		7.0
Minimum Split (s)	25.0	25.0	16.1 45.0		25.0		16.1	13.2	13.3	13.3	WTU STUD	13.2
Total Split (s)		25.0		20.0		25.0	45.0	20.0	20.0	20.0		20.0
Total Split (%)	22.7%		40.9%	18.2%	22.7%	22.7%	40.9%	18.2%	18.2%	18.2%		18.2%
Maximum Green (s)	19.1	19.1	38.9	13.7	19.1	19.1	38.9	13.8	13.7	13.7		13.8
Yellow Time (s)	3.0	3.0	3.8	3.1	3.0	3.0	3.8	3.2	3.1	3.1		3.2
All-Red Time (s)	2.9	2.9	2.3	3.2	2.9	2.9	2.3	3.0	3.2	3.2	目的目的目的	3.0
Lost Time Adjust (s)		-1.1	-1.1	-1.2		-0.9	-1.1	-1.3	-1.2	-1.2		-1.3
Total Lost Time (s)	STEPATER.	4.8	5.0	5.1	1991130	5.0	5.0	4.9	5.1	5.1		4.9
Lead/Lag	Lead	Lead	Lag	Lag	Lead	Lead	Lag	Lead	Lag	Lag		Lead
Lead-Lag Optimize?	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	112225	Yes
Vehicle Extension (s)	2.0	2.0	3.0	2.0	2.0	2.0	3.0	2.0	2.0	2.0		2.0
Recall Mode	None	None	C-Max	None	None	None	C-Max	None	None	None	如是自己	None
Act Effct Green (s)	SN ROTHER DUTY	73.4	63.2	75.5		72.0	66.7	80.9	11.4	11.4		9.2
Actuated g/C Ratio	The Report	0.67	0.57	0.69		0.65	0.61	0.74	0.10	0.10		0.08
v/c Ratio		0.13	0.28	0.10		0.23	0.48	0.03	0.48	0.47		0.21
Control Delay		7.8	13.9	4.0		7.9	15.2	6.2	55.3	55.6		50.1
Queue Delay		0.0	0.0	0.0		0.0	0.0	0.0	0.0	0.0		0.0
Total Delay		7.8	13.9	4.0	Sel Series	7.9	15.2	6.2	55.3	55.6		50.1
LOS		Α	В	Α		Α	В	Α	Ε	E		D
Approach Delay			12.0				14.1			55.5		
Approach LOS			В				В			E		- And
Queue Length 50th (ft)	CEL SHOW	10	104	10		28	218	8	60	54	18 50	21
Queue Length 95th (ft)		28	174	23		61	324	21	109	101		52
Internal Link Dist (ft)		1. 1.20	999		IF LAXES	See State	1115		SHORE S	263		REE
Turn Bay Length (ft)		225				175		375	an menulities with	CONTRACTOR OF CONTRACTOR	and country including	PROFESSION OF TRAI
1												

Elk Park Drive Apartments - Hope Mills, NC RKA

2021 Existing AM Timing Plan: Peak Hour

	1	-
Lana Crust	T OPT	000
Lane Group	SBT	SBR
Lane Configurations	4	4.4
Traffic Volume (vph)	4	44
Future Volume (vph)	4	44
Ideal Flow (vphpl)	1900	1900
Storage Length (ft)	(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(0
Storage Lanes Taper Length (ft)		0
Lane Util. Factor	0.95	1.00
Frt		1.00
Fit Protected	0.869	
Satd. Flow (prot)	0.997 1533	0
Fit Permitted	0.997	U
Satd. Flow (perm)	1533	0
Right Turn on Red	1533	No
Satd. Flow (RTOR)		INO
Link Speed (mph)	25	1912-015 B
Link Distance (ft)	1048	ale serie
Travel Time (s)	28.6	
Peak Hour Factor	0.90	0.90
Adj. Flow (vph)	0.90	49
Shared Lane Traffic (%)		73
Lane Group Flow (vph)	56	0
Turn Type	NA	U
Protected Phases	3	EN SAR
Permitted Phases		
Detector Phase	3	4251253
Switch Phase	WATER AND	
Minimum Initial (s)	7.0	199,83101
Minimum Split (s)	13.2	
Total Split (s)	20.0	
Total Split (%)	18.2%	AND
Maximum Green (s)	13.8	
Yellow Time (s)	3.2	an Landard and
All-Red Time (s)	3.0	
Lost Time Adjust (s)	-1.3	
Total Lost Time (s)	4.9	AN ARCT
Lead/Lag	Lead	ACCEL THE STOLE &
Lead-Lag Optimize?	Yes	15335
Vehicle Extension (s)	2.0	and the second second
Recall Mode	None	Sec. B.
Act Effct Green (s)	9.2	
Actuated g/C Ratio	0.08	1918
v/c Ratio	0.44	
Control Delay	58.4	A States
Queue Delay	0.0	
Total Delay	58.4	Signal A
LOS	E	
Approach Delay	55.5	
Approach LOS	E	
Queue Length 50th (ft)	41	12 26.2
Queue Length 95th (ft)	82	
Internal Link Dist (ft)	968	
Turn Bay Length (ft)		
		_

Elk Park Drive Apartments - Hope Mills, NC RKA

Lanes, Volumes, T 1: Butler Street & N	-	Street							2		Existing Plan: Pea	-
	4	۶	-	>	F	4	+	*	1	†	1	1
Lane Group	EBU	EBL	EBT	EBR	WBU	W/BL	WBT	WBR	NBL	NBT	NBR	SBL
Base Capacity (vph)		533	2032	1138		709	2146	1244	229	211	See Ale	230
Starvation Cap Reductn		0	0	0		0	0	0	0	0		C
Spillback Cap Reductn		0	0	0		0	0	0	0	0		C
Storage Cap Reductn		0	0	0		0	0	0	0	0		C
Reduced v/c Ratio		0.09	0.28	0.09	ACQUERTS (C) 12(9)MI	0.18	0.48	0.03	0.37	0.36		0.13
Intersection Summary					18.8				11. AP -		L. A. L.	
Area Type:	Other											-
Cycle Length: 110												
Actuated Cycle Length: 110)		16% 件	1. A.			State .		NE PER	Real State		
Offset: 25 (23%), Referenc	ed to phas	e 2:EBW	B and 6:	EBWB, S	Start of G	reen						
Natural Cycle: 65											CLUINS.	
Control Type: Actuated-Co	ordinated											
Maximum v/c Ratio: 0.48										Phate 13	W. Falas	
Intersection Signal Delay: 1	18.1			In	tersection	n LOS: B						
Intersection Capacity Utiliz	ation 54.6%	6		IC	U Level	of Servic	eA	14.8.8.1	S. Make	NA PER		
Analysis Period (min) 15							and a state of the second s		CONTRACTOR OF CONTRACTOR			

S ₀₁	● ● Ø2 (R)	₩ ₀₃	N 04
25 s	45 5	20 g	20 s 20 s 20 s 20
F 05	●		
25 s	46.6		

(Θ	
Lanes, Volumes, T 1: Butler Street & N	-	Street			2021 Existing A Timing Plan: Peak Ho
	ţ	1			
Lane Group	SBT	SBR			
Base Capacity (vph)	210		Seattle Rest of Seattle	ADA TO THE STATE	
Starvation Cap Reductn	0				
Spillback Cap Reductn	0	S. L. S. Statistics		Star Water Star	The state of the state of the state of the
Storage Cap Reductn	0				
Reduced v/c Ratio	0.27		a de generale de la précisión de la Stéric de la précisión e renderation de la précisión de la précisión de la Anna esta de renderation de la précisión de la p	an an air an an an an an an an a	lainean the product of fight products by the second state for
Intersection Summary					

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2021 Existing PM Timing Plan: Peak Hour

	4								-			
	1	≯	-	7	F	-	-	•	1	T	1	-
Lane Group	EBU	EBL	EBT	EBR	WBU	WAL	WBT	WBR	NBL	NBT	NBR	SBL
Lane Configurations		ង	<u></u>	1		Ä	*	1	ሻ	4		7
Traffic Volume (vph)	20	116	1410	112	33	81	1039	85	77	7	94	84
Future Volume (vph)	20	116	1410	112	33	81	1039	85	77	7	94	84
Ideal Flow (vphpl)	1900	1900	1900	1900	1900	1900	1900	1900	1900	1900	1900	1900
Storage Length (ft)		225		0		175		375	0		0	0
Storage Lanes		1		1	121022	1		1 ada 1	1		0	1
Taper Length (ft)		100				100			100			100
Lane Util. Factor	0.95	1.00	0.95	1.00	0.95	1.00	0.95	1.00	0.95	0.95	1.00	0.95
Frt				0.850				0.850		0.871		a second second second
Fit Protected		0.950				0.950			0.950	0.996	13/25	0.950
Satd. Flow (prot)	0	1770	3539	1583	0	1770	3539	1583	1681	1535	0	1681
FIt Permitted		0.140				0.072		dia serie	0.950	0.996		0.950
Satd. Flow (perm)	0	261	3539	1583	0	134	3539	1583	1681	1535	0	1681
Right Turn on Red				No		(HELEN)	Cherry Cherry	No	S. A. C. F.		No	the feat
Satd. Flow (RTOR)												and a second second second
Link Speed (mph)			35			SLART.	35		18-48-25	25	N.S.	
Link Distance (ft)			1079				1195			343		ALE-CONDLY
Travel Time (s)			21.0				23.3		She a	9.4		GROSSIEI
Peak Hour Factor	0.90	0.90	0.90	0.90	0.90	0.90	0.90	0.90	0.90	0.90	0.90	0.90
Adj. Flow (vph)	22	129	1567	124	37	90	1154	94	86	8	104	93
Shared Lane Traffic (%)									10%		1. Concerning a conce	10%
Lane Group Flow (vph)	0	151	1567	124	0	127	1154	94	77	121	0	84
Turn Type	D.P+P	D.P+P	NA	pm+ov	D.P+P	D.P+P	NA	pm+ov	Split	NA	and setting	Split
Protected Phases	1	1	6	. 4	5	5	2	3	4	4		3
Permitted Phases	2	2		6	6	6		2				and and a state of the state of
Detector Phase	1	1	6	4	5	5	2	3	4	4		3
Switch Phase												all the second of
Minimum Initial (s)	7.0	7.0	10.0	7.0	7.0	7.0	10.0	7.0	7.0	7.0		7.0
Minimum Split (s)	12.9	12.9	16.1	13.3	12.9	12.9	16.1	13.2	13.3	13.3		13.2
Total Split (s)	25.0	25.0	45.0	20.0	25.0	25.0	45.0	20.0	20.0	20.0	11935	20.0
Total Split (%)	22.7%	22.7%	40.9%	18.2%	22.7%	22.7%	40.9%	18.2%	18.2%	18.2%		18.2%
Maximum Green (s)	19.1	19.1	38.9	13.7	19.1	19.1	38.9	13.8	13.7	13.7		13.8
Yellow Time (s)	3.0	3.0	3.8	3.1	3.0	3.0	3.8	3.2	3.1	3.1		3.2
All-Red Time (s)	2.9	2.9	2.3	3.2	2.9	2.9	2.3	3.0	3.2	3.2		3.0
Lost Time Adjust (s)		-1.1	-1.1	-1.2		-0.9	-1.1	-1.3	-1.2	-1.2		-1.3
Total Lost Time (s)		4.8	5.0	5.1	C. C. Startes	5.0	5.0	4.9	5.1	5.1		4.9
Lead/Lag	Lead	Lead	Lag	Lag	Lead	Lead	Lag	Lead	Lag	Lag		Lead
Lead-Lag Optimize?	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes		Yes
Vehicle Extension (s)	2.0	2.0	3.0	2.0	2.0	2.0	3.0	2.0	2.0	2.0		2.0
Recall Mode	None	None	C-Max	None	None	None	C-Max	None	None	None		None
Act Effct Green (s)	Construction particular	65.6	55.3	68.3		65.2	54.4	71.0	13.1	13.1		11.6
Actuated g/C Ratio		0.60	0.50	0.62	No.	0.59	0.49	0.65	0.12	0.12		0.11
v/c Ratio		0.49	0.88	0.13	A De LET CALENDA LA	0.56	0.66	0.09	0.39	0.66	CFLUAR BALL	0.47
Control Delay		15.2	33.2	5.2	Nel Santa	27.0	24.9	8.9	49.6	63.3		54.6
Queue Delay		0.0	0.0	0.0		0.0	0.0	0.0	0.0	0.0		0.0
Total Delay	建筑建筑器	15.2	33.2	5.2	S. B. Sall	27.0	24.9	8.9	49.6	63.3		54.6
LOS		В	С	A	010402080	С	C	A	D	E	ROGINE LENA	D
Approach Delay	SEA12	NS COL	29.8	SSAR	1354453	SP SI SA	24.0	He street	STREET,	58.0	123.9279	ANTE
Approach LOS	THE REAL PROPERTY.	ALL DOUGHT OF	C		TELEVISION CONTRACTOR	A APPENDENCE	C		SALEN PLOT	50.0 E		CHEVEN CONTRACTOR
Queue Length 50th (ft)	650 (FR)	40	501	15	San Grad	35	313	23	52	86	MAN AND	60
Queue Length 95th (ft)		76	#780	31	CONTRACTOR VIEW	100	463	51	102	152		109
Internal Link Dist (ft)	A CARLES		999	No. States	the star	100	1115		102	263	of Alarah	103
Turn Bay Length (ft)		225	000	2010/01/02/05/		175	1170	375		200		
bay congui (it)		220					_	515				

Elk Park Drive Apartments - Hope Mills, NC RKA

2021 Existing PM Timing Plan: Peak Hour

	Ļ	1
Lane Group	SBT	SBR
Lanetonfigurations	4	
Traffic Volume (vph)	4	85
Future Volume (vph)	4	85
Ideal Flow (vphpi)	1900	1900
Storage Length (ft)	1000	0
Storage Lanes	WOLT SKAR	Ő
Taper Length (ft)		U
Lane Util. Factor	0.95	1.00
Frt	0.95	1.00
Fit Protected	0.996	
Satd. Flow (prot)	1530	0
Fit Permitted	0.996	U
	1530	0
Satd. Flow (perm)	1000	
Right Turn on Red	是公司控制经济	No
Satd. Flow (RTOR)	05	
Link Speed (mph)	25	Electron and
Link Distance (ft)	1048	
Travel Time (s)	28.6	0.00
Peak Hour Factor	0.90	0.90
Adj. Flow (vph)	4	94
Shared Lane Traffic (%)		
Lane Group Flow (vph)	107	0
Turn Type	NA	
Protected Phases	3	
Permitted Phases		
Detector Phase	3	
Switch Phase		
Minimum Initial (s)	7.0	
Minimum Split (s)	13.2	
Total Split (s)	20.0	
Total Split (%)	18.2%	
Maximum Green (s)	13.8	CON NO
Yellow Time (s)	3.2	A CONTRACTOR OF
All-Red Time (s)	3.0	
Lost Time Adjust (s)	-1.3	
Total Lost Time (s)	4.9	
Lead/Lag	Lead	
Lead-Lag Optimize?	Yes	
Vehicle Extension (s)	2.0	
Recall Mode	None	
Act Effct Green (s)	11.6	
	0.11	
Actuated g/C Ratio		
	0.66	24144 2370
Control Delay	66.5	
Queue Delay	0.0	STATE DATE
Total Delay	66.5	
LOS	E	A AMARAMA
Approach Delay	61.2	
Approach LOS	E	
Queue Length 50th (ft)	77	
Queue Length 95th (ft)	135	
Internal Link Dist (ft)	and the second se	
Turn Bay Length (ft)	968	

Elk Park Drive Apartments - Hope Mills, NC RKA

Lanes, Volumes, T 1: Butler Street & N						_					Existing Plan: Pea	
	1	۶	-	7	F	1	+	*	1	1	1	1
Lane Group	EBU	EBL	EBT	EBR	WBU	WBL.	WBT	WBR	NBL	NBT	NBR	SB
Base Capacity (vph)	Late march	443	1779	1012		382	1749	1071	231	211		23
Starvation Cap Reductn		0	0	0	and the second second second	0	0	0	0	0		
Spillback Cap Reductn		0	0	0	SAP.S.	0	0	0	0	0		4-14-14
Storage Cap Reductn		0	0	0		0	0	0	0	0	121/21/21/21/21/21	(
Reduced v/c Ratio		0.34	0.88	0.12	والمراجع المغار والمراجع	0.33	0.66	0.09	0.33	0.57	and the law of the second	0.37
Intersection Summary							1984		45	ten No	2.17	
Area Type: (Other	No.	1. 34 10		6.283		Net we have		all chief	and and		
Cycle Length: 110												
Actuated Cycle Length: 110										a the states		1
Offset: 25 (23%), Reference	ed to phas	e 2:EBW	B and 6:	EBWB, S	Start of G	reen						
Natural Cycle: 90									T	1.2.3	New York	Q.L.L.
Control Type: Actuated-Cod	ordinated											
Maximum v/c Ratio: 0.88									1915	5.82.84	A SAME	Maria.
Intersection Signal Delay: 3	0.8			In	tersection	LOS: C					Construction Construction	Incomentation of
Intersection Capacity Utiliza	ation 69.7%	6		IC	U Level	of Service	e C			11 MAR	S.S.S.S.	
Analysis Period (min) 15											AND ALL ALL ALL	and piece
# 95th percentile volume	exceeds c	apacity, o	queue ma	ay be lon	ger.	else las			Maria			2362
Queue shown is maximi	um after tw	o cycles										

* _{Ø1}	Ø2 (R)	₩ _{Ø3}	1 04
25.5	A5 s	34 s	20.5
F 05	→ D6 (R)		
25 s	485		

Lanes, Volumes, T 1: Butler Street & N	-	Street	2021 Existing PM Timing Plan: Peak Hour
	Ļ	4	
Lane Group	SBT	SBR	
Base Capacity (vph)	210		
Starvation Cap Reductn	0		
Spillback Cap Reductn	0		
Storage Cap Reductn	0		
Reduced v/c Ratio	0.51	an and the second se	

2024 No-Build AM Timing Plan: Peak Hour

	4											
	1	>	-	7	F	<pre>f</pre>			1	Ť	1	1
Lane Group	EBU	EBL	EBT	EBR	WBU	WBL	WBT	WBR	NBL	NBT	NBR	SBL
Lane Configurations		A		7		2	*	7	٦	4		ሻ
Traffic Volume (vph)	5	40	535	100	27	94	952	37	88	5	56	31
Future Volume (vph)	5	40	535	100	27	94	952	37	88	5	56	31
(deal Flow (vphpl)	1900	1900	1900	1900	1900	1900	1900	1900	1900	1900	1900	1900
Storage Length (ft)		225		0		175		375	0		0	0
Storage Lanes		1		1	and the	1		1	1		0	1
Taper Length (ft)		100				100			100			100
Lane Util. Factor	0.95	1.00	0.95	1.00	0.95	1.00	0.95	1.00	0.95	0.95	1.00	0.95
Frt				0.850				0.850		0.884		
Fit Protected		0.950				0.950		1.450	0.950	0.993	1. Healt	0.950
Satd. Flow (prot)	0	1770	3539	1583	0	1770	3539	1583	1681	1553	0	1681
Fit Permitted		0.205			10.15	0.392		1991	0.950	0.993	ACT, SI	0.950
Satd. Flow (perm)	0	382	3539	1583	0	730	3539	1583	1681	1553	0	1681
Right Turn on Red				No		1		No		Res Inde	No	STREET,
Satd. Flow (RTOR)												
Link Speed (mph)			35	EVEC IS	经济管理	0.5457	35			25	12.18.9	
Link Distance (ft)			1079				1195			343		r salio sterais and
Travel Time (s)			21.0			1.2	23.3		GREAT	9.4		134880
Peak Hour Factor	0.90	0.90	0.90	0.90	0.90	0.90	0.90	0.90	0.90	0.90	0.90	0.90
Adj. Flow (vph)	6	44	594	111	30	104	1058	41	98	6	62	34
Shared Lane Traffic (%)							4.987/98_35_90/2-0		12%	CALIFICATION OF COM		10%
Lane Group Flow (vph)	0	50	594	111	0	134	1058	41	86	80	0	31
Turn Type	D.P+P	D.P+P	NA	pm+ov	D.P+P	D.P+P	NA	pm+ov	Split	NA		Split
Protected Phases	1	61	6	4	5	5	2	3	4	4		3
Permitted Phases	2	2		6	6	6	Locus Mure	2	Control and the			
Detector Phase	1	1	6	4	5	5	2	3	4	4	S. S.Y. S.Y.	3
Switch Phase			and a balance of		The Party Party		1008.04.70000000000			-247 Mars 1942		U
Minimum Initial (s)	7.0	7.0	10.0	7.0	7.0	7.0	10.0	7.0	7.0	7.0		7.0
Minimum Split (s)	12.9	12.9	16.1	13.3	12.9	12.9	16.1	13.2	13.3	13.3		13.2
Total Split (s)	25.0	25.0	45.0	20.0	25.0	25.0	45.0	20.0	20.0	20.0		20.0
Total Split (%)	22.7%	22.7%	40.9%	18.2%	22.7%	22.7%	40.9%	18.2%	18.2%	18.2%		18.2%
Maximum Green (s)	19.1	19.1	38.9	13.7	19.1	19.1	38.9	13.8	13.7	13.7		13.8
Yellow Time (s)	3.0	3.0	3.8	3.1	3.0	3.0	3.8	3.2	3.1	3.1		3.2
All-Red Time (s)	2.9	2.9	2.3	3.2	2.9	2.9	2.3	3.0	3.2	3.2		3.0
Lost Time Adjust (s)	State Managements	-1.1	-1.1	-1.2		-0.9	-1.1	-1.3	-1.2	-1.2		-1.3
Total Lost Time (s)		4.8	5.0	5.1		5.0	5.0	4.9	5.1	5.1		4.9
Lead/Lag	Lead	Lead	Lag	Lag	Lead	Lead	Lag	Lead	Lag	Lag		Lead
Lead-Lag Optimize?	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes		Yes
Vehicle Extension (s)	2.0	2.0	3.0	2.0	2.0	2.0	3.0	2.0	2.0	2.0		2.0
Recall Mode	None	None	C-Max	None	None	None	C-Max	None	None	None		None
Act Effct Green (s)	New York of States of Mary	73.2	62.9	75.3		71.8	66.5	80.8	11.5	11.5		9.3
Actuated g/C Ratio		0.67	0.57	0.68	REAL ST	0.65	0.60	0.73	0.10	0.10		0.08
v/c Ratio		0.14	0.29	0.10		0.24	0.49	0.04	0.49	0.49	the second	0.00
Control Delay		8.0	14.2	4.0	1000	8.1	15.6	6.4	55.2	56.1		50.2
Queue Delay		0.0	0.0	0.0		0.0	0.0	0.0	0.0	0.0		0.0
Total Delay	Sten all	8.0	14.2	4.0		8.1	15.6	6.4	55.2	56.1		50.2
LOS		A	B	4.0 A	THE REAL PROPERTY OF	A	13.0 B	0.4 A	55.Z E	50.1 E		50.2 D
Approach Delay		CHARLES .	12.3	- Children		A A	14.5	STREET.	SALAR AND	55.6		U
Approach LOS	200.000.000.0002		12.3 B	a) 192 (192			14.5 B	a company		55.6 E		1999年7月
Queue Length 50th (ft)		10	108	10	2012/02/02	29	228	8	61	56		20
Queue Length 95th (ft)		28	182	24	Well Provide Links	64	341	22	110	105		22
Internal Link Dist (ft)		20	999	24	A. States	04	1115	22	110		ana ana	52
Turn Bay Length (ft)		225	222		ENTERN	175	1113	97E	CONTRACTOR OF	263		MARKEY
run bay Lengin (iii)		220				1/5		375				

Elk Park Drive Apartments - Hope Mills, NC RKA

2024 No-Build AM Timing Plan: Peak Hour

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ane Group	SBT	SBR
Lane Group Lane Configurations		JOK
Traffic Volume (vph)	4	45
Future Volume (vph)	4	45
Ideal Flow (vphpi)	1900	1900
Storage Length (ft)	1300	0
Storage Lanes	MAGAMAN	0
Taper Length (ft)		v
Lane Util. Factor	0.95	1.00
Frt	0.868	1.00
Fit Protected	0.997	ol salas
Satd. Flow (prot)	1531	0
Fit Permitted	0.997	HAL MELL
Satd. Flow (perm)	1531	0
Right Turn on Red		No
Satd. Flow (RTOR)		
Link Speed (mph)	25	in the second
Link Distance (ft)	1048	
Travel Time (s)	28.6	
Peak Hour Factor	0.90	0.90
Adj. Flow (vph)	4	50
Shared Lane Traffic (%)	and a second a second as a second	
Lane Group Flow (vph)	57	0
Turn Type	NA	
Protected Phases	3	els Mas
Permitted Phases		
Detector Phase	3	
Switch Phase		
Minimum Initial (s)	7.0	
Minimum Split (s)	13.2	
Total Split (s)	20.0	
Total Split (%)	18.2%	
Maximum Green (s)	13.8	
Yellow Time (s)	3.2	
All-Red Time (s)	3.0	
Lost Time Adjust (s)	-1.3	
Total Lost Time (s)	4.9	and the second
Lead/Lag	Lead	
Lead-Lag Optimize?	Yes	Mirris
Vehicle Extension (s)	2.0	
Recall Mode	None	She la
Act Effct Green (s)	9.3	
Actuated g/C Ratio	0.08	
v/c Ratio	0.44	
Control Delay	58.6	
Queue Delay	0.0	
Total Delay	58.6	
LOS	E	
Approach Delay	55.7	
Approach LOS	E	
Queue Length 50th (ft)	41	
Queue Length 95th (ft)	84	
Internal Link Dist (ft)	968	
Turn Bay Length (ft)		

Elk Park Drive Apartments - Hope Mills, NC RKA

Lanes, Volumes, T 1: Butler Street & N	•	Street							2		o-Build Plan: Pea	
	1	۶	-	7	F	-	-	*	1	1	r	5
Lane Group	EBU	EBL	EBT	EBR	WBU	WBL	WBT	WBR	NBL	NBT	NBR	SBL
Base Capacity (vph)		522	2023	1135		698	2139	1241	230	213		230
Starvation Cap Reductn		0	0	0		0	0	0	0	0		(
Spillback Cap Reductn		0	0	0		0	0	0	0	0		(
Storage Cap Reductn		0	0	0		0	0	0	0	0		(
Reduced v/c Ratio		0.10	0.29	0.10		0.19	0.49	0.03	0.37	0.38	No.	0.13
Intersection Summary		1 State		1		198 - A.				Sec. 1		18.3.2.
Area Type: C	Other			1. 10. 1.	EN STREET		a survey	and the second		P. S. Serry	and and	1000 A
Cycle Length: 110									ALL DO ATA			A DARCONTES
Actuated Cycle Length: 110		No.			Sec. 2		STATE A		Sec. 12			
Offset: 25 (23%), Reference	ed to phas	e 2:EBW	B and 6:	EBWB, S	Start of G	reen						
Natural Cycle: 65											Steril and	
Control Type: Actuated-Coc	rdinated											
Maximum v/c Ratio: 0.49											States?	
Intersection Signal Delay: 1	In	tersection	LOS: B									
Intersection Capacity Utiliza	tion 55.5%	6		IC	U Level	of Service	e B			A BIER	Sec. 1	
Analysis Period (min) 15												

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Lanes, Volumes, T 1: Butler Street & N	-	Street	2024 No-Build AM Timing Plan: Peak Hour
	ţ	4	
Lane Group	SBT	SBR	
Base Capacity (vph)	210		
Starvation Cap Reductn	0		
Spillback Cap Reductn	0		
Storage Cap Reductn	0		
Reduced v/c Ratio	0.27	Annual statement of the state of the statement of the statement of the statement of the statement of the statem	

2024 No-Build PM Timing Plan: Peak Hour

	5	۶	-	7	F	1	-	*	1	1	1	1
Lane Group	EBU	EBL	EBT	EBR	WBU	WBL	WAT	WBR	NBL	NBT	NBR	SBL
Lane Configurations		à	† †	1		A	^	1	٦	4		<u> </u>
Traffic Volume (vph)	21	120	1453	115	34	83	1070	88	79	7	97	87
Future Volume (vph)	21	120	1453	115	34	83	1070	88	79	7	97	87
Ideal Flow (vphpl)	1900	1900	1900	1900	1900	1900	1900	1900	1900	1900	1900	1900
Storage Length (ft)		225		0		175		375	0	1000	0	0
Storage Lanes		1		1	Mar Star	1	Sale of	1	1	IN LOW	0	1
Taper Length (ft)		100		interest states and a		100			100			100
Lane Util. Factor	0.95	1.00	0.95	1.00	0.95	1.00	0.95	1.00	0.95	0.95	1.00	0.95
Frt				0.850	0.00		0.00	0.850	0.00	0.870	1.00	0.00
Fit Protected	N.S. A.M.	0.950		0.000		0.950	Section 1	0.000	0.950	0.996	194721-71	0.950
Satd. Flow (prot)	0	1770	3539	1583	0	1770	3539	1583	1681	1533	0	1681
Fit Permitted	(HATTAN)	0.127	0000	1000	GHARA PER	0.073	0000	1000	0.950	0.996		0.950
Satd. Flow (perm)	0	237	3539	1583	0	136	3539	1583	1681	1533	0	1681
Right Turn on Red	TS CASH	LUI	0000	No	ELESSIN'S	100	0000	No	1001	1000	No	1001
Satd. Flow (RTOR)			(212 CH PHAN)	110	the PETLANN	A BARA		NU			NU	
Link Speed (mph)		BAR TRIB	35	CALCENT OF		REALIZE	35			25	ELLING?	
Link Distance (ft)	Manager States		1079	an the second		Resident and the	1195	SECOND A		343	Her Links	
Travel Time (s)			21.0			12000	23.3	I AND IN THE REAL		9.4		
Peak Hour Factor	0.90	0.90	0.90	0.90	0.90	0.90	0.90	0.90	0.90	9.4 0.90	0.90	0.00
Adj. Flow (vph)	23	133	1614	128	38	92	1189	98	88	0.90	108	0.90 97
Shared Lane Traffic (%)	23	155	1014	120	30	92	1109	30		0	100	
	0	156	1614	128	٥	130	4400	00	10%	400		10%
Lane Group Flow (vph)	D.P+P	D.P+P			0 D.P+P		1189	98	79	125	0	87
Turn Type		the second s	NA	pm+ov		D.P+P	NA	pm+ov	Split	NA		Split
Protected Phases	1	1	6	4	5	5	2	3	4	4		3
Permitted Phases	2	2	0	6 4	6	6	0	2				
Detector Phase	1	SK-462-15	6	4	5	5	2	3	4	4		3
Switch Phase	7.0	7.0	40.0	7.0	70	7.0	40.0	70	7.0	7.0	WILL PRESS LT	
Minimum Initial (s)	7.0	7.0	10.0	7.0	7.0	7.0	10.0	7.0	7.0	7.0		7.0
Minimum Split (s)	12.9	12.9	16.1	13.3	12.9	12.9	16.1	13.2	13.3	13.3		13.2
Total Split (s)	25.0	25.0	45.0	20.0	25.0	25.0	45.0	20.0	20.0	20.0		20.0
Total Split (%)	22.7%	22.7%	40.9%	18.2%	22.7%	22.7%	40.9%	18.2%	18.2%	18.2%		18.2%
Maximum Green (s)	19.1	19.1	38.9	13.7	19.1	19.1	38.9	13.8	13.7	13.7		13.8
Yellow Time (s)	3.0	3.0	3.8	3.1	3.0	3.0	3.8	3.2	3.1	3.1		3.2
All-Red Time (s)	2.9	2.9	2.3	3.2	2.9	2.9	2.3	3.0	3.2	3.2		3.0
Lost Time Adjust (s)		-1.1	-1.1	-1.2		-0.9	-1.1	-1.3	-1.2	-1.2		-1.3
Total Lost Time (s)		4.8	5.0	5.1		5.0	5.0	4.9	5.1	5.1	1915292	4.9
Lead/Lag	Lead	Lead	Lag	Lag	Lead	Lead	Lag	Lead	Lag	Lag		Lead
Lead-Lag Optimize?	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes		Yes
Vehicle Extension (s)	2.0	2.0	3.0	2.0	2.0	2.0	3.0	2.0	2.0	2.0		2.0
Recall Mode	None	None	C-Max	None	None	None	C-Max	None	None	None	将是自然	None
Act Effct Green (s)		65.4	54.9	68.0		65.0	53.7	70.5	13.2	13.2		11.8
Actuated g/C Ratio		0.59	0.50	0.62		0.59	0.49	0.64	0.12	0.12		0.11
v/c Ratio		0.52	0.91	0.13		0.57	0.69	0.10	0.39	0.68		0.48
Control Delay		17.3	36.2	5.3		27.3	26.1	9.1	49.9	64.8		54.6
Queue Delay		0.0	0.0	0.0		0.0	0.0	0.0	0.0	0.0		0.0
Total Delay		17.3	36.2	5.3		27.3	26.1	9.1	49.9	64.8		54.6
LOS		В	D	Α		С	С	А	D	E		D
Approach Delay		60.5257	32.6	2.0000			25.0	44616	Water and	59.0		
Approach LOS			С				С			E		and the second second
Queue Length 50th (ft)		42	537	15		37	334	25	54	89	APP ARM	62
Queue Length 95th (ft)		90	#820	32		102	488	54	105	155	CALCULAR IN	113
Internal Link Dist (ft)	0-16-15-15	R. M.	999	NT MARTIN	ALC: NO	ST COMPANY	1115			263		
Turn Bay Length (ft)	CALCULAR DE L'OR DES LAS	225			-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	175		375	A CONTRACTOR OF CONTRACTOR	200	THE PROPERTY	TORSE REAL

Elk Park Drive Apartments - Hope Mills, NC RKA

2024 No-Build PM Timing Plan: Peak Hour

	↓	-
ana Groun	SBT	COM
Lane Group		SBR
Lane Configurations	4	00
Traffic Volume (vph) Future Volume (vph)	4	88 88
Ideal Flow (vphpl)	4 1900	1900
Storage Length (ft)	1900	1900
Storage Lanes		0
Taper Length (ft)	e de rettins dis	U
Lane Util. Factor	0.95	1.00
Frt	0.869	1.00
Fit Protected	0.996	Sec. State
Satd. Flow (prot)	1532	0
Flt Permitted	0.996	
Satd. Flow (perm)	1532	0
Right Turn on Red	1002	No
Satd. Flow (RTOR)		110
Link Speed (mph)	25	1.5.0.65
Link Distance (ft)	1048	21969/961
Travel Time (s)	28.6	4. R. M. A. A.
Peak Hour Factor	0.90	0.90
Adj. Flow (vph)	4	98
Shared Lane Traffic (%)		
Lane Group Flow (vph)	112	0
Turn Type	NA	1000 0 10 10 10 10 10 10 10 10 10 10 10
Protected Phases	3	1999
Permitted Phases		
Detector Phase	3	
Switch Phase		
Minimum Initial (s)	7.0	
Minimum Split (s)	13.2	
Total Split (s)	20.0	14258
Total Split (%)	18.2%	
Maximum Green (s)	13.8	
Yellow Time (s)	3.2	
All-Red Time (s)	3.0	
Lost Time Adjust (s)	-1.3	
Total Lost Time (s)	4.9	S. Passi
Lead/Lag	Lead	
Lead-Lag Optimize?	Yes	
Vehicle Extension (s)	2.0	
Recall Mode	None	ESS AND
Act Effct Green (s)	11.8	
Actuated g/C Ratio	0.11	EN ASUA
v/c Ratio	0.68	
Control Delay	67.6	Ser Star
Queue Delay	0.0	
Total Delay	67.6	and the states
LOS	E	A THE OTHER DESIGNATION OF THE
Approach Delay	61.9	
Approach LOS	E	CALCULATION NO.
Queue Length 50th (ft)	81	的各种科学
Queue Length 95th (ft)	142	
Internal Link Dist (ft)	968	dans
Turn Bay Length (ft)		

Elk Park Drive Apartments - Hope Mills, NC RKA

Lanes, Volumes, Ti <u>1: Butler Street & N</u>	•	Street							2	024 N Timing f	O-Build Plan: Pea	
	1	۶	->	>	F	1	-	×.	1	†	1	1
Lane Group	EBU	EBL	EBŢ	EBR	WBU	WBL	WBT	WBR	NBL	NBT	NBR	SBL
Base Capacity (vph)		432	1766	1005		383	1726	1061	230	210	1 Posting	230
Starvation Cap Reductn		0	0	0		0	0	0	0	0	ALL DOCUMENTS	C
Spillback Cap Reductn	KS Colle	0	0	0	Sec. 1	0	0	0	0	0		C
Storage Cap Reductn		0	0	0		0	0	0	0	0		C
Reduced v/c Ratio	1	0.36	0.91	0.13		0.34	0.69	0.09	0.34	0.60		0.38
Intersection Summary				a fuere a	Act in the second	3.83				14074		
Area Type: O	ther	CO CONTRA	ale se se			and the second	No. 32				1237.25	
Cycle Length: 110												
Actuated Cycle Length: 110	SU1922	1.1992.00	State 2									
Offset: 25 (23%), Reference	d to phas	e 2:EBW	B and 6:	EBWB, S	Start of G	reen						
Natural Cycle: 90		112	(inter with	and the				13 Mark	的已经能力		Share S	
Control Type: Actuated-Cool	rdinated		THEFT			130-120-120-120-120-120-120-120-120-120-12						
Maximum v/c Ratio: 0.91	的政治学	ana ana a	行为代表	The St.	生产基金支	间的合计	的目的	Selferies			di ser	
Intersection Signal Delay: 32			212.242.442.44	A STATISTICS AND A STATISTICS	tersection					THE OWNER AND ADDRESS OF		
Intersection Capacity Utilizat	ion 71.29	6		IC	U Level	of Service	e C		國合計			
Analysis Period (min) 15		100000 - 10000	-		2.		110/00-00-00-00					
# 95th percentile volume e				ay be lon	ger.	150 500		5-12-2-		the same		
Queue shown is maximu												

* _{Ø1}	●	№ 03	\$1 ₀₄
25 s	45 s	20 8	20 5 0000000000000000000000000000000000
₩ 25	06 (R)		
25 s			

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Lanes, Volumes, T 1: Butler Street & I	-	Street		2024 No-Build PM Timing Plan: Peak Hour
	Ļ	1		
Lane Group	SBT	SBR		
Base Capacity (vph)	210	24 Sec. as Sugar	States and the second states	
Starvation Cap Reductn	0			
Spillback Cap Reductn	0	Part Print Print		
Storage Cap Reductn	0			
Reduced v/c Ratio	0.53	Coloring Friday Coloris	an our state whether the second state and the second state and the second state and the second state and the s	n yan din yan menangkan menangkan menangkan sebuah panak ana kana sebuah sebuah sebuah sebuah sebuah sebuah seb
Intersection Summary				

2024 Build AM Timing Plan: Peak Hour

Series EBU EBU EBT EBR WBU WBI WBI NBL NBT NBR SBL Lane Configurations 1 4 7 1 4 7 1 4 7 3 3 Frafic Volume (vph) 5 40 555 109 27 100 952 37 113 5 73 31 Frafic Volume (vph) 100 111 115 116 100 100													
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $		1	۶	->	\mathbf{r}	F	×	-	*	1	1	1	1
Lane Configurations T F	Lane Group	EBU	EBL	EBT	EBR	WBU	WBL	WBT	WBR	NBL	NBT	NBR	SBL
Traffic Volume (vph) 5 40 535 109 27 100 952 37 113 5 73 31 ideal Flow (vph) 1900	Lane Configurations		3	*	7		3	^		×,			-
Future Volume (vph) 5 40 535 109 27 100 952 37 113 5 73 91 Glea Flow (vphph) 1900 100 1900	Traffic Volume (vph)	5				27						73	
ideal Flow (vphp) 1900 <td>Future Volume (vph)</td> <td>5</td> <td>40</td> <td>535</td> <td></td> <td></td> <td>and the second se</td> <td></td> <td></td> <td></td> <td>and the second second</td> <td></td> <td></td>	Future Volume (vph)	5	40	535			and the second se				and the second		
Storage Length (ft) 225 0 175 375 0 0 0 0 Taper Length (ft) 100 -1 1 1 1 0 100 Lane Ulti, Factor 0.95 100 0.95 1.00 0.95 0.95 0.956 0.956 0.956 0.956 0.	Ideal Flow (vphpl)	1900	1900	1900	1900					a second s			
Storage Lanes 1 <	Storage Length (ft)		225		and the second se					and the second se			
Taper Length (ft) 100		2.5	and the second se			1.527.5	and the second second second	1.16.1	and the second sec			and the second se	-
Lane UII. Factor 0.95 1.00 0.95 1.00 0.95 1.00 0.95 1.00 0.95 1.00 0.95 0.850 0.850 0.850 0.850 0.850 0.90 0.90 0.			100				100		all contraction of the			•	and the second se
Frt 0.850 0.850 0.850 0.953 0.950 0.953 0.955 0.953 0.953 0.955 0.953 0.954 0.954 0.954 0.954 0.954 0.954 0.954 0.954 0.954 0.954 0.954 0.954 0.954 0.954 0	and the second se	0.95		0.95	1.00	0.95		0.95	1.00	and a state of the	0.95	1.00	
Fit Protected 0.950 0.950 0.950 0.950 0.960 0.993 0.950 Satd. Flow (prot) 0 1770 3539 1583 0 1770 3539 1583 0.950 0.993 0.950 Satd. Flow (perm) 0 374 3539 1583 0 723 3539 1583 1681 1548 0 1681 Kight Tum on Red No	Frt									0.00		1.00	0.00
Satd. Flow (prot) 0 1770 3539 1583 0 1770 3539 1583 1681 1548 0 1681 Flt Permitted 0.201 0.388 0.380 0.380 0.950 0.933 0.950 Right Tum on Red 0 374 3539 1583 0 723 3539 1583 1681 1548 0 1681 Right Tum on Red 0.97 3539 1583 0.81 1548 0 1681 Link Speed (mph) 35 35 25 111 1079 11195 343 1724 170 111 1058 41 126 6 81 34 Pack Hour Factor 0.90 0	Fit Protected		0.950		-Brite Cal	1919-003	0.950		1000	0.950		CAN SHOT	0.950
EIL Permitted 0.201 0.388 0.950 0.933 0.950 Satd. Flow (perm) 0 374 3539 1583 0 723 3539 1583 1681 1548 0 1681 Right Turn on Red No No No No No No No Satd. Flow (RTOR) 35 35 25 0 <	ALL AND THE REAL PROPERTY OF A DESCRIPTION OF A DESCRIPTI	0		3539	1583	0		3539	1583			0	
Satd. Flow (perm) 0 374 3539 1583 0 723 3539 1583 1681 1548 0 1681 Right Turn on Red No	the second se	59998-50		a far the se	D.S.S. Mark	NEW STREET			1000			CHINCH	
Right Turn on Red No No No Satd. Flow (RTOR) 1079 1195 343 Link Speed (mph) 35 25 25 Link Statace (ft) 1079 1195 343 Travel Time (s) 21.0 23.3 9.4 Peak Hour Factor 0.90 <td< td=""><td>And a second second</td><td>0</td><td>and the state of the second second second</td><td>3539</td><td>1583</td><td>0</td><td></td><td>3539</td><td>1583</td><td>and the second se</td><td>the second se</td><td>0</td><td></td></td<>	And a second	0	and the state of the second second second	3539	1583	0		3539	1583	and the second se	the second se	0	
Said. Flow (RTOR) In Speed (mpt) 35 25 Link Speed (mpt) 35 35 25 Link Distance (ft) 1079 1195 343 Travel Time (s) 21.0 23.3 9.4 Peak Hour Factor 0.90 0.9			Restrict	STATISTICS OF		STREAM	delet faut	0000	a state of the sta		1040		1001
Link Speed (mph) 35 35 25 Link Distance (n) 1079 1195 343 Travel Time (s) 21.0 23.3 9.4 Peak Hour Factor 0.90		Dell'Escherov, Es		54402529012			ALL DI TORONO		110			NO	
Link Distance (ft) 1079 1195 343 Travel Time (s) 21.0 23.3 9.4 Peak Hour Factor 0.90 10% 110* 110* 110* 110* 110* 30 31 31 31 31 31 31 31 31 31 31 31			11111	35	TANAS	test and a		35	1200-1216	AREA VAC	25	GRADAR	San States
Travel Time (s) 21.0 23.3 9.4 Peak Hour Factor 0.90						ALCININHS	12 3 AL OT OF OF OF		ST. STORE NO	CAR OF STREET		84729472 S	S. 22.22.3
Peak Hour Factor 0.90			Sector Sector		NEX CONTRACT				CALCONS CO				170.00
Adj. Flow (vph) 6 44 594 121 30 111 1058 41 126 6 81 34 Shared Lane Traffic (%) 0 50 594 121 0 141 1058 41 111 102 0 31 Turm Type D.P+P D.P+P NA pm+ov D.P+P NA pm+ov Skit NA Split		0.90	0.90	and the second se	0 90	0.90	0.00		0.00	0.00		0.00	0.00
Shared Lane Traffic (%) 12% 10% Lane Group Flow (vph) 0 50 594 121 0 141 1058 41 111 102 0 31 Tum Type D.P+P D.P+P NA pm+ov D.P+P NA pm+ov Split NA Split Split NA Split NA Split	and to the home will be the strength of the st								and the second sec		the development of the second second		
Lane Group Flow (vph) 0 50 594 121 0 141 1058 41 111 102 0 31 Turn Type D.P+P D.P+P NA pm+ov D.P+P NA pm+ov Split NA Split Protected Phases 1 1 6 4 5 5 2 3 4 4 3 Detector Phase 1 1 6 4 5 5 2 3 4 4 3 Switch Phase 1 1 6 4 5 5 2 3 4 4 3 Minimum Initial (s) 7.0 7.0 10.0 7.0 7.0 7.0 10.1 13.2 13.3 13.2 13.3 13.2 13.3 13.2 13.3 13.2 13.3 13.2 13.3 13.2 13.3 13.2 13.4 13.7 13.7 13.8 13.7 13.7 13.8 13.7		VIII VIII VIII VIII VIII VIII VIII VII		004	121	50		1000	19899419		0	01	
Turn Type D.P+P D.P+P NA pm+ov D.P+P NA pm+ov Split NA Protector Phase 1 1 6 4 5 5 2 3 4 4 3 Detector Phase 1 1 6 4 5 5 2 3 4 4 3 Detector Phase 12.9 16.1 13.3 12.9 16.1 13.2 13.3 13.2 13.3 13.2 13.3 13.2 13.2 13.2 13.2 13.2 13.2 13.2 13.2 13.2 13.2 13.2	the second s	0	50	504	121	0	1/1	1059	44		100	٥	
Protected Phases 1 1 6 4 5 5 2 3 4 4 3 Permitted Phases 2 2 6 6 6 2 2 3 4 4 3 Detector Phase 1 1 6 4 5 5 2 3 4 4 3 Switch Phase 1 1 6 4 5 5 2 3 4 4 3 Switch Phase 1 1 6 4 5 5 2 3 4 4 3 Minimum Initial (s) 7.0 7.0 10.0 7.0 7.0 10.0 7.0									and a second			U	the second second second
Permitted Phases 2 2 6 6 6 2 Detector Phase 1 1 6 4 5 5 2 3 4 4 3 Switch Phase 1 1 6 4 5 5 2 3 4 4 3 Switch Phase 11 1 6 4 5 5 2 3 4 4 3 Minimum Initial (s) 7.0 7.0 10.0 7.0					The second se				COLUMN PROPERTY.	THE OWNER AND ADDRESS OF			
Detector Phase 1 1 6 4 5 5 2 3 4 4 3 Switch Phase Minimum Initial (s) 7.0 7.0 10.0 7.0				U				2		4	4		3
Switch Phase None				6				2					-
Minimum Initial (s) 7.0 7.0 10.0 7.0 7.0 10.0 7.	the second state of the se		A SALAR	0		J	J	2	3	4/2	4		3
Minimum Split (s) 12.9 12.9 16.1 13.3 12.9 12.9 16.1 13.2 13.3 13.3 13.2 Total Split (s) 25.0 25.0 45.0 20.0 25.0 45.0 20.0	one of a party second second second second and a second second second second second second second second second	70	7.0	10.0	7.0	70	7.0	10.0	70	7.0	7.0		7.0
Total Split (s) 25.0 25.0 45.0 20.0 25.0 45.0 20.0 20.0 20.0 20.0 Total Split (%) 22.7% 22.7% 40.9% 18.2% 22.7% 22.7% 40.9% 18.2% 13.3 13.2 3.0 3.2 3.1 3.1 3.2 3.0 3.2 3.2 3.0 3.2 3.2 3.0 3.2 3.2 3.0 3.2 3.2 3.0 3.2 3.2 3.1 3.1 4.1 4.9 <td< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></td<>													
Total Split (%) 22.7% 22.7% 40.9% 18.2% 22.7% 40.9% 18.2% 13.3 13.3 13.3 13.2 13.1 3.2 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 4.0 40.30													
Maximum Green (s) 19.1 19.1 38.9 13.7 19.1 19.1 38.9 13.8 13.7 13.8 Yellow Time (s) 3.0 3.0 3.8 3.1 3.0 3.0 3.8 3.2 3.1 3.1 3.1 3.2 All-Red Time (s) 2.9 2.9 2.3 3.2 2.9 2.9 2.3 3.0 3.2 3.2 3.0 Lost Time (s) 4.8 5.0 5.1 5.0 5.0 4.9 5.1 5.1 4.9 Lead/Lag Lead Lead Lag Lag Lead Lag				Contraction of the Property statements									
Yellow Time (s) 3.0 3.0 3.8 3.1 3.0 3.0 3.8 3.2 3.1 3.1 3.1 3.2 All-Red Time (s) 2.9 2.9 2.3 3.2 2.9 2.9 2.3 3.0 3.2 3.2 3.0 3.2 3.2 3.0 3.2 3.2 3.0 Lost Time Adjust (s) -1.1 -1.1 -1.1 -1.2 -0.9 -1.1 -1.3 -1.2 -1.2 -1.3 Total Lost Time (s) 4.8 5.0 5.1 5.0 5.0 4.9 5.1 5.1 4.9 Lead/Lag Lead Lag Lag Lead Lag													
All-Red Time (s) 2.9 2.9 2.9 2.9 2.3 3.0 3.2 3.2 3.0 Lost Time Adjust (s) -1.1 -1.1 -1.2 -0.9 -1.1 -1.3 -1.2 -1.3 Total Lost Time (s) 4.8 5.0 5.1 5.0 5.0 4.9 5.1 5.1 4.9 Lead/Lag Lead Lead Lag Lag Lead Lag Lag Lead Lag Lag Lead Lag													
Lost Time Adjust (s) -1.1 -1.1 -1.2 -0.9 -1.1 -1.3 -1.2 -1.2 -1.3 Total Lost Time (s) 4.8 5.0 5.1 5.0 5.0 4.9 5.1 5.1 4.9 Lead/Lag Lead Lag Lag Lag Lead Lag La													
Total Lost Time (s) 4.8 5.0 5.1 5.0 5.0 4.9 5.1 5.1 4.9 Lead/Lag Lead Lead Lag Lag Lead Lag Lag Lead Lag Lead Lag Lag Lag Lead Lag Lead Lag Lag Lag Lead Lag Lag <td></td> <td>2.9</td> <td></td> <td></td> <td></td> <td>2.9</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>		2.9				2.9							
Lead/Lag Lead Lag Lag Lead Lag Lag <thlag< th=""> Lag Lag <thla< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></thla<></thlag<>													
Lead-Lag Optimize? Yes	Preserve and the second s	Land											
Vehicle Extension (s) 2.0 2.0 3.0 2.0 2.0 3.0 2.0				Lag				Lag		Lag			
Recall Mode None None C-Max None None None C-Max None													
Act Effct Green (s) 71.8 61.3 75.1 70.5 65.1 79.4 12.9 12.9 9.3 Actuated g/C Ratio 0.65 0.56 0.68 0.64 0.59 0.72 0.12 0.12 0.08 v/c Ratio 0.14 0.30 0.11 0.26 0.51 0.04 0.56 0.56 0.22 Control Delay 8.7 15.3 4.1 8.9 16.7 7.1 56.3 57.2 50.2 Queue Delay 0.0													
Actuated g/C Ratio 0.65 0.56 0.68 0.64 0.59 0.72 0.12 0.12 0.08 v/c Ratio 0.14 0.30 0.11 0.26 0.51 0.04 0.56 0.56 0.22 Control Delay 8.7 15.3 4.1 8.9 16.7 7.1 56.3 57.2 50.2 Queue Delay 0.0	All and the second states and the second states while all states and the second states and the	None				None							
v/c Ratio 0.14 0.30 0.11 0.26 0.51 0.04 0.56 0.52 Control Delay 8.7 15.3 4.1 8.9 16.7 7.1 56.3 57.2 50.2 Queue Delay 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0 Total Delay 8.7 15.3 4.1 8.9 16.7 7.1 56.3 57.2 50.2 LOS A B A B A E E D Approach Delay 13.1 15.5 56.7 56.7 56.7 56.7 56.7 Queue Length 50th (ft) 11 113 11 32 237 9 78 72 22 Queue Length 50th (ft) 30 191 26 71 356 24 133 125 52 Internal Link Dist (ft) 999 1115 263 263 263								and the summer summer and					
Control Delay 8.7 15.3 4.1 8.9 16.7 7.1 56.3 57.2 50.2 Queue Delay 0.0 <td></td> <td></td> <td>And a subscription of the second</td> <td></td> <td></td> <td></td> <td>the second second second particular to</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>			And a subscription of the second				the second second second particular to						
Queue Delay 0.0 <th< td=""><td>and the second se</td><td>NEW TO THE</td><td></td><td></td><td></td><td>a and the second second</td><td></td><td></td><td>A COLORADO DE DE</td><td></td><td></td><td></td><td></td></th<>	and the second se	NEW TO THE				a and the second second			A COLORADO DE				
Total Delay 8.7 15.3 4.1 8.9 16.7 7.1 56.3 57.2 50.2 LOS A B A A B A E E D LOS A B A A B A E E D Approach Delay 13.1 15.5 56.7 Approach LOS B E E D Queue Length 50th (ft) 11 113 11 32 237 9 78 72 22 Queue Length 95th (ft) 30 191 26 71 356 24 133 125 52 Internal Link Dist (ft) 999 1115 263 1115 263 1115 115<													
LOS A B A A B A E D Approach Delay 13.1 15.5 56.7 52.2													
Approach Delay 13.1 15.5 56.7 Approach LOS B B E Queue Length 50th (ft) 11 113 11 32 237 9 78 72 22 Queue Length 95th (ft) 30 191 26 71 356 24 133 125 52 Internal Link Dist (ft) 999 1115 263 263 263		國主義的政							Contraction of the second				50.2
Approach LOS B B E Queue Length 50th (ft) 11 113 11 32 237 9 78 72 22 Queue Length 95th (ft) 30 191 26 71 356 24 133 125 52 Internal Link Dist (ft) 999 1115 263 263	the logit of the second s		A		A	100 /2 brak # 473	A		A	E			D
Queue Length 50th (ft) 11 113 11 32 237 9 78 72 22 Queue Length 95th (ft) 30 191 26 71 356 24 133 125 52 Internal Link Dist (ft) 999 1115 263		ALC: NO.				and the	511212-00			和的特征		No. Basis	包括
Queue Length 95th (ft) 30 191 26 71 356 24 133 125 52 Internal Link Dist (ft) 999 1115 263		National Property and											
Internal Link Dist (ft) 999 1115 263													22
Internal Link Dist (ft) 999 1115 263			30		26		71		24	133	125		
			N. S. F. C.	999				1115	CEN SI	A CONSTR	263	1844 B.1	
	Turn Bay Length (ft)		225				175		375				

Elk Park Drive Apartments - Hope Mills, NC RKA

2024 Build AM Timing Plan: Peak Hour

	ţ	1
Lane Group	SBT	SBR
Lanetonfigurations	\$	
Traffic Volume (vph)	4	45
Future Volume (vph)	4	45
Ideal Flow (vphpl)	1900	1900
Storage Length (ft)		0
Storage Lanes		0
Taper Length (ft)		
Lane Util. Factor	0.95	1.00
Frt	0.868	
Fit Protected	0.997	and the
Satd. Flow (prot)	1531	0
Flt Permitted	0.997	Tel (tel se
Satd. Flow (perm)	1531	0
Right Turn on Red		No
Satd. Flow (RTOR)		
Link Speed (mph)	25	
Link Distance (ft)	1048	
Travel Time (s)	28.6	
Peak Hour Factor	0.90	0.90
Adj. Flow (vph)	4	50
Shared Lane Traffic (%)		
Lane Group Flow (vph)	57	0
Turn Type	NA	
Protected Phases	3	的位于外生
Permitted Phases		0.0.80 5000
Detector Phase	3	计语言注意
Switch Phase	7.0	
Minimum Initial (s)	7.0	
Minimum Split (s)	13.2	
Total Split (s)	20.0	
Total Split (%)	18.2%	THE SECTION OF
Maximum Green (s)	13.8	
Yellow Time (s)	3.2	त्र अध्यक्ष स
All-Red Time (s)	3.0	43.94.846
Lost Time Adjust (s)	-1.3	
Total Lost Time (s)	4.9	
Lead/Lag	Lead	NIS PASSING
Lead-Lag Optimize? Vehicle Extension (s)	Yes	
Recall Mode	2.0	THE REAL PROPERTY
	None	
Act Effct Green (s)	9.3	ANA BARA
Actuated g/C Ratio	0.08	
v/c Ratio	0.44	
Control Delay	58.6	
Queue Delay	0.0	
Total Delay	58.6	
LOS Approach Dolou	E	
Approach Delay	55.7	
Approach LOS Queue Length 50th (ft)	E 41	and a star
Queue Length 95th (ft)	41 84	
Internal Link Dist (ft)	84 968	15 M 10 10 20
	900	同じれた説
Turn Bay Length (ft)		

Elk Park Drive Apartments - Hope Mills, NC RKA

Lanes, Volumes, T <u>1: Butler Street & N</u>											4 Build Plan: Pea	
	5	۶	-	7	F	-	+	*	-	t	1	1
Lane Group	EBU	EBL	EBT	EBR	WBU	WBL	WBT	WBR	NBL	NBT	NBR	SBL
Base Capacity (vph)	to Maria	513	1971	1117	1917.38	686	2094	1221	236	217	the lease	230
Starvation Cap Reductn		0	0	0		0	0	0	0	0		(
Spillback Cap Reductn		0	0	0		0	0	0	0	0	an ale	(
Storage Cap Reductn		0	0	0		0	0	0	0	0		(
Reduced v/c Ratio		0.10	0.30	0.11	dent in the second	0.21	0.51	0.03	0.47	0.47	- Aller and a second	0.13
Intersection Summary		No.	S. States	and the second		R HAR					12 (9)	
Area Type: (Other		Marke at			a kale faith		1.2.3	and a state	and the second		
Cycle Length: 110												
Actuated Cycle Length: 110								RI STAT	14	18 Stores	1437913	
Offset: 25 (23%), Reference	ed to phas	e 2:EBW	B and 6:	EBWB, S	Start of G	reen						
Natural Cycle: 65								ALL S		Resp.	States of G	
Control Type: Actuated-Cod	ordinated											
Maximum v/c Ratio: 0.56									No service	1-1-5-5-1	BALL.	
Intersection Signal Delay: 2	0.0			In	tersection	LOS: C						
Intersection Capacity Utiliza	tion 56.79	%		IC	U Level	of Service	e B				SE SAN	A Par

Splits and Phases: 1: Butler Street & N Main Street

1	Ø2 (R)	0 3	1 Ø4
25 \$	45 s	20 s	20 5
F 05	→ D6 (R)		
25 s			

	and a		\mathbf{O}
Lanes, Volumes, T	imings		2024 Build AM
1: Butler Street & N	Main	Street	Timing Plan: Peak Hour
	Ļ	4	
Lane Group	SBT	SBR	
Base Capacity (vph)	210		
Starvation Cap Reductn	0		
Spillback Cap Reductn	0		
Storage Cap Reductn	0		
Reduced v/c Ratio	0.27	and all the second and the second second	

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2024 Build PM Timing Plan: Peak Hour

	•	٠		~	-	-	+	4				1
E		-	-	•	F	4		•	7	I	1	*
Lane Group	EBU	EBL	EBT	EBR	WBU	WBL	WBT	WBR	NBL	NBT	NBR	SBL
Lane Configurations		à	† †	7		ā	*	7	ሻ	4		ሻ
Traffic Volume (vph)	21	120	1453	143	34	101	1070	88	96	7	109	87
Future Volume (vph)	21	120	1453	143	34	101	1070	88	96	7	109	87
Ideal Flow (vphpl)	1900	1900	1900	1900	1900	1900	1900	1900	1900	1900	1900	1900
Storage Length (ft)		225		0		175		375	0		0	0
Storage Lanes	Server Sug	1-		1	alatter a	2	1.6	1	1	19 Merror	0	1
Taper Length (ft)		100				100			100			100
Lane Util. Factor	0.95	1.00	0.95	1.00	0.95	1.00	0.95	1.00	0.95	0.95	1.00	0.95
Frt				0.850				0.850		0.870		
Fit Protected		0.950				0.950			0.950	0.996		0.950
Satd. Flow (prot)	0	1770	3539	1583	0	1770	3539	1583	1681	1533	0	1681
Fit Permitted		0.124				0.075			0.950	0.996	S. Startin	0.950
Satd. Flow (perm)	0	231	3539	1583	0	140	3539	1583	1681	1533	0	1681
Right Turn on Red				No			- Anglah	No	0246	12 17 12 12	No	En alter
Satd. Flow (RTOR)										ALL		
Link Speed (mph)	Seaters	NF ANT	35				35		NATE NO.	25		S. 271
Link Distance (ft)	and the second		1079			Also lan bikee	1195	5615-121-12-12-12-12-12-12-12-12-12-12-12-12	a para meranya	343	SHOW SKILL	Sec. Sec. Sec. S
Travel Time (s)	The second		21.0				23.3	S REAL	10725	9.4		TRASET
Peak Hour Factor	0.90	0.90	0.90	0.90	0.90	0.90	0.90	0.90	0.90	0.90	0.90	0.90
Adj. Flow (vph)	23	133	1614	159	38	112	1189	98	107	8	121	97
Shared Lane Traffic (%)				100			1100	00	10%		161	10%
Lane Group Flow (vph)	0	156	1614	159	0	150	1189	98	96	140	0	87
Turn Type	D.P+P	D.P+P	NA	pm+ov	D.P+P	D.P+P	NA	pm+ov	Split	NA	U	Split
Protected Phases	1	1	6	4	5	5	2	3	4	4		3
Permitted Phases	2	2	v	6	6	6	2	2	SUMASIDE II		250755530	3
Detector Phase	1	1	6	4	5	5	2	3	4	4		3
Switch Phase			U		J	J	4	J	4	4		3
Minimum Initial (s)	7.0	7.0	10.0	7.0	7.0	7.0	10.0	7.0	7.0	7.0	ALC: SOUTH	7.0
Minimum Split (s)	12.9	12.9	16.1	13.3	12.9	12.9	16.1	13.2	13.3	13.3		7.0
Total Split (s)	25.0	25.0	45.0	20.0	25.0	25.0	45.0	20.0				13.2
	22.7%	22.7%	40.9%	18.2%	22.7%	22.7%			20.0	20.0		20.0
Total Split (%)							40.9%	18.2%	18.2%	18.2%		18.2%
Maximum Green (s)	19.1	19.1	38.9	13.7	19.1	19.1	38.9	13.8	13.7	13.7		13.8
Yellow Time (s)	3.0	3.0	3.8	3.1	3.0	3.0	3.8	3.2	3.1	3.1		3.2
All-Red Time (s)	2.9	2.9	2.3	3.2	2.9	2.9	2.3	3.0	3.2	3.2		3.0
Lost Time Adjust (s)		-1.1	-1.1	-1.2		-0.9	-1.1	-1.3	-1.2	-1.2		-1.3
Total Lost Time (s)	STATE IM	4.8	5.0	5.1	Kan Leven	5.0	5.0	4.9	5.1	5.1		4.9
Lead/Lag	Lead	Lead	Lag	Lag	Lead	Lead	Lag	Lead	Lag	Lag		Lead
Lead-Lag Optimize?	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes		Yes
Vehicle Extension (s)	2.0	2.0	3.0	2.0	2.0	2.0	3.0	2.0	2.0	2.0		2.0
Recall Mode	None	None	C-Max	None	None	None	C-Max	None	None	None	4.26.3	None
Act Effct Green (s)		64.7	53.3	67.1	terro a minerale	64.3	53.0	69.8	13.9	13.9		11.8
Actuated g/C Ratio		0.59	0.48	0.61		0.58	0.48	0.63	0.13	0.13		0.11
v/c Ratio		0.53	0.94	0.16		0.62	0.70	0.10	0.45	0.72		0.48
Control Delay		18.0	40.5	5.7		30.6	26.7	9.3	51.2	67.2		54.6
Queue Delay		0.0	0.0	0.0		0.0	0.0	0.0	0.0	0.0		0.0
Total Delay	Section 2	18.0	40.5	5.7		30.6	26.7	9.3	51.2	67.2		54.6
LOS		В	D	А		С	С	А	D	E		D
Approach Delay	Mal Sect		35.8				25.9		and the	60.7	L R SEC	
Approach LOS			D				С			E		
Queue Length 50th (ft)		44	565	20	(A. S. A.	52	343	26	65	98	a statistics	62
Queue Length 95th (ft)		93	#840	41		120	488	54	122	#189		113
Internal Link Dist (ft)	11111		999				1115			263		1914-02

Elk Park Drive Apartments - Hope Mills, NC RKA

2024 Build PM Timing Plan: Peak Hour

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Lane Group	SBT	SBR
Lane Configurations	4	
Traffic Volume (vph)	4	88
Future Volume (vph)	4	88
Ideal Flow (vphpl)	1900	1900
Storage Length (ft)		0
Storage Lanes	Sector 2	0
Taper Length (ft)	0.05	1.00
Lane Util. Factor	0.95	1.00
Frt	0.869	
Fit Protected	0.996	
Satd. Flow (prot)	1532	0
Fit Permitted	0.996	-
Satd. Flow (perm)	1532	0
Right Turn on Red		No
Satd. Flow (RTOR)	25	1000
Link Speed (mph) Link Distance (ft)	25 1048	191919
	28.6	
Travel Time (s) Peak Hour Factor	0.90	0.90
Adj. Flow (vph)	0.90	98
Shared Lane Traffic (%)	41	90
Lane Group Flow (vph)	112	0
Turn Type	NA	U
Protected Phases	3	
Permitted Phases	J	
Detector Phase	3	
Switch Phase	5	
Minimum Initial (s)	7.0	Sates S
Minimum Split (s)	13.2	NARA CONT
Total Split (s)	20.0	
Total Split (%)	18.2%	NERTHARN
Maximum Green (s)	13.8	200725
Yellow Time (s)	3.2	
All-Red Time (s)	3.0	AN ANAL
Lost Time Adjust (s)	-1.3	
Total Lost Time (s)	4.9	13.41.19
Lead/Lag	Lead	
Lead-Lag Optimize?	Yes	2013
Vehicle Extension (s)	2.0	
Recall Mode	None	6 18 S 6 S
Act Effct Green (s)	11.8	20048-04640200
Actuated g/C Ratio	0.11	and the
v/c Ratio	0.68	
Control Delay	67.6	ALC: YE
Queue Delay	0.0	
Total Delay	67.6	
LOS	E	
Approach Delay	61.9	201
Approach LOS	E	
Queue Length 50th (ft)	81	
Queue Length 95th (ft)	142	
Queue Lengui 35th (h)		The second
Internal Link Dist (ft)	968	

Elk Park Drive Apartments - Hope Mills, NC RKA

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ane Group	EBU	EBL	EBT	EBR	WBU	WBL	WBT	WBR	NBL	NBT	NBR	SBL
Base Capacity (vph)		428	1715	985		384	1703	1051	233	212	The Startes	230
Starvation Cap Reductn		0	0	0		0	0	0	0	0		(
Spillback Cap Reductn	Second Second	0	0	0		0	0	-0	0	0		C
Storage Cap Reductn		0	0	0		0	0	0	0	0		(
Reduced v/c Ratio		0.36	0.94	0.16		0.39	0.70	0.09	0.41	0.66	New York Distance	0.38
ntersection Summary	A DALE									1.18	La eral	
Area Type: (Other				118 24					135.5 2		
Cycle Length: 110												
Actuated Cycle Length: 110		25 B. 18	12.190		Sport Specie	N. Sa	STA PA	1. Stantin				
Offset: 25 (23%), Reference	ed to phas	e 2:EBW	B and 6:	EBWB, S	Start of G	reen						
Natural Cycle: 90	USES STREET					S. Same						1
Control Type: Actuated-Coc	ordinated											
Maximum v/c Ratio: 0.94		273.39	1 States	at and	A dia al				Street a			
ntersection Signal Delay: 3				In the Property lies	tersectior							
ntersection Capacity Utiliza	ation 73.19	6		IC	U Level	of Service	e D	是法的法	A SALAR	es altri	and See	
Analysis Period (min) 15	300 52-547,977		CONTRACTOR NO.			United the Constants		-				
# 95th percentile volume	exceeds c	apacity, o	queue ma	ay be lon	ger.							

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1 01	₫ Ø2 (R)	№ ₀₃	\$ 04	
25 6	45.s	20 8	20 4	
F 05	₽ → ₽ ₽ 6 (R)			
	A REAL PROPERTY AND A REAL			

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Lanes, Volumes, T 1: Butler Street & N	-	Street	2024 Build PM Timing Plan: Peak Hour
	Ļ	4	
Lane Group	SBT	SBR	
Base Capacity (vph)	210		
Starvation Cap Reductn	0		
Spillback Cap Reductn	0		
Storage Cap Reductn	0		
Reduced v/c Ratio	0.53	a sa sa na	lim parte contra contra en a contractivo per contractor interesente en anterna de la contractiva de la contract
Intersection Summary			

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Queuing and Blocking Report 2021 Existing AM

08/24/2021

Movement	EB	EB	EB	EB	WB	WB	WB	NB	NB	SB	SB
Directions Served	UL	Т	Т	R	UL	Т	Т	L	LTR	L	LTR
Maximum Queue (ft)	66	129	111	44	60	165	173	87	135	115	178
Average Queue (ft)	20	61	29	6	27	79	53	42	72	47	73
95th Queue (ft)	51	122	75	27	54	151	137	81	128	98	156
Link Distance (ft) Upstream Blk Time (%) Queuing Penalty (veh)		1040	1040	1040		1126	1126	240	240	991	991
Storage Bay Dist (ft)	225				175						
Storage Blk Time (%)						0					
Queuing Penalty (veh)						0					

Network Summary

Network wide Queuing Penalty: 0

Queuing and Blocking Report 2021 Existing PM

Movement	EB	EB	E8	EB	WB	WB	WB	WB	NB	NB	SB	SE
Directions Served	UL	Т	Т	R	UL	Т	Т	R	L	LTR	L	LTR
Maximum Queue (ft)	325	555	500	63	143	298	295	60	107	201	179	287
Average Queue (ft)	107	295	265	20	54	164	156	11	46	94	84	122
95th Queue (ft)	280	497	467	49	105	278	288	40	87	169	152	203
Link Distance (ft) Upstream Blk Time (%)		1040	1040	1040		1126	1126		240	240	991	991
Queuing Penalty (veh)												
Storage Bay Dist (ft)	225				175			375				
Storage Blk Time (%)		15				5						
Queuing Penalty (veh)		20				6						

Network Summary

Network wide Queuing Penalty: 26

08/24/2021

Queuing and Blocking Report 2024 Build AM

08/24/2021

Movement	EB	EB	EB	EB	WB	WB	WB	NB	NB	SB	SB
Directions Served	UL	Т	Т	R	UL	Т	Т	L	LTR	L	LTR
Maximum Queue (ft)	66	157	125	66	60	186	195	90	200	114	167
Average Queue (ft)	21	80	36	18	28	87	66	50	91	46	74
95th Queue (ft)	47	154	91	50	51	167	159	81	166	95	146
Link Distance (ft) Upstream Blk Time (%) Queuing Penalty (veh)		1040	1040	1040		1126	1126	240	240	991	991
Storage Bay Dist (ft)	225				175						
Storage Blk Time (%)						0					
Queuing Penalty (veh)						0					
Network Summary											

Network wide Queuing Penalty: 0

^c Queuing and Blocking Report 2024 Build PM

Movement	EB	EB	EB	EB	WB	WB	WB	WB	NB	NB	SB	SE
Directions Served	UL	Т	Т	R	UL	Т	Т	R	L	LTR	L	LTR
Maximum Queue (ft)	325	580	557	86	274	376	371	39	95	199	131	165
Average Queue (ft)	108	307	287	27	82	167	152	7	44	104	82	96
95th Queue (ft)	281	488	454	60	187	291	274	29	88	175	123	149
Link Distance (ft) Upstream Blk Time (%) Queuing Penalty (veh)		1040	1040	1040		1126	1126		240	240	991	991
Storage Bay Dist (ft)	225				175			375				
Storage Blk Time (%)		20				6	0					
Queuing Penalty (veh)		28				9	0					

Network Summary

Network wide Queuing Penalty: 37

08/24/2021

Queuing and Blocking Report 2024 No-Build PM

Intersection: 1: Butle	er Stree	et & N	Main	Street								
Movement	EB	EB	EB	EB	WB	WB	WB	WB	NB	NB	SB	SB
Directions Served	UL	Т	Т	R	UL	T	Т	R	L	LTR	L	LTR
Maximum Queue (ft)	324	553	493	66	274	340	326	20	107	168	135	324
Average Queue (ft)	111	270	256	21	83	174	155	4	40	95	84	127
95th Queue (ft)	277	448	430	53	204	290	281	16	80	164	137	220
Link Distance (ft)		1040	1040	1040		1126	1126		240	240	991	991
Upstream Blk Time (%)												
Queuing Penalty (veh)												
Storage Bay Dist (ft)	225				175			375				
Storage Blk Time (%)		15				7						
Queuing Penalty (veh)		22				9						
Network Summary												

Network wide Queuing Penalty: 31

08/24/2021

Queuing and Blocking Report 2024 No-Build AM

• . ١.

08/24/2021

Movement	EB	EB	EB	EB	WB	WB	WB	NB	NB	SB	SB
Directions Served	UL	Т	Т	R	UL	Т	Т	L	LTR	L	LTR
Maximum Queue (ft)	66	135	131	45	79	183	173	121	134	137	195
Average Queue (ft)	23	67	33	9	36	80	53	45	70	50	92
95th Queue (ft)	53	132	82	31	71	154	142	90	129	112	170
Link Distance (ft)		1040	1040	1040		1126	1126	240	240	991	991
Upstream Blk Time (%)											
Queuing Penalty (veh)											
Storage Bay Dist (ft)	225				175						
Storage Blk Time (%)						0					
Queuing Penalty (veh)						0					

Network wide Queuing Penalty: 0



PLANNING AND INSPECTIONS DEPARTMENT

MEMORANDUM FOR JOINT PLANNING BOARD AGENDA OF JUNE 21, 2022

- TO: JOINT PLANNING BOARD
- FROM: TOWN OF HOPE MILLS
- DATE: 6/21/2022
- SUBJECT: CASE ZNG-008-22: REZONING OF 7.36+/- ACRES FROM C(P) PLANNED COMMERCIAL & O&I(P) OFFICE AND INSTITUTIONAL TO C(P) PLANNED COMMERCIAL/CZ CONDITIONAL ZONING & O&I(P) OFFICE AND INSTITUTIONAL/CZ CONDITIONAL ZONING OR TO A MORE RESTRICTIVE ZONING DISTRICT, LOCATED AT THE NORTHEASTERN INTERSECTION OF S. MAIN STREET AND E. PATTERSON STREET, SOUTH SIDE OF LAKEVIEW ROAD ON REID 0414646657000, SUBMITTED BY TOWN OF HOPE MILLS (AGENT) ON BEHALF OF TOWN OF HOPE MILLS (OWNER).

ATTACHMENTS:

Description Case ZNG-008-22 Type Backup Material



STAFF REPORT REZONING CASE# - ZNG-008-22 Planning Board Meeting: 6-21-2022 Hope Mills Board Meeting: 7-18-2022

Address: Northeastern intersection of S. Main Street and E. Patterson Street

ZONING REQUEST: C(P) Planned Commercial & O&I(P) Office & Institutional to the C(P) Planned Commercial/CZ Conditional Zoning & O&I(P) Office and Institutional/CZ Conditional Zoning

The applicant is requesting to rezone 7.36 acres of land located at the northeastern intersection of S. Main Street and E. Patterson Street from the C(P) Planned Commercial & O&I(P) Office & Institutional to the C(P) Planned Commercial/CZ Conditional Zoning & O&I(P) Office and Institutional/CZ Conditional Zoning districts. The subject property fronts approximately 258.70 feet along the east side of S. Main Street with depths of roughly 730.67+/- feet. The site is owned by the Town of Hope Mills and is currently developed with the Thomas Oakman Chapel with a significant portion existing as vacant wooded land with sloping topography. The site is located downstream from the Hope Mills Lake with Little Rockfish Creek bisecting the site from North to South. There are two points of egress/ingress to the site off of E. Patterson Street via an unimproved paved parking lot and another off of Lakeview Road via a gravel dirt area used for parking and Town of Hope Mills storage. The site is also adjacent to a Doctor's office located at the southeast intersection of S. Main Street and Lakeview Road. The Town of Hope Mills is proposing to develop the site with Heritage Park. The location of the subject property is illustrated in Exhibit "A".

SUBJECT PROPERTY INFORMATION

OWNER/APPLICANT:

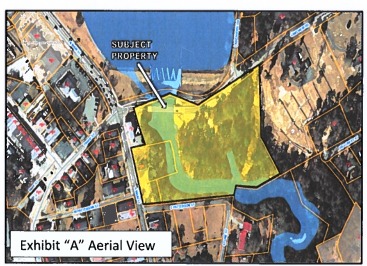
Town of Hope Mills (agent) on behalf of Town of Hope Mills (owner).

ADDRESS/LOCATION: Northeastern

Intersection of S. Main Street and E. Patterson Street; REID: 0414646657000. For additional Information on the site location, refer to Exhibit "A"

SIZE:

As stated above, the subject property is 7.36 acres in size with approximately 258.70 feet along the east side of S. Main Street with depths of roughly 730.67+/- feet.

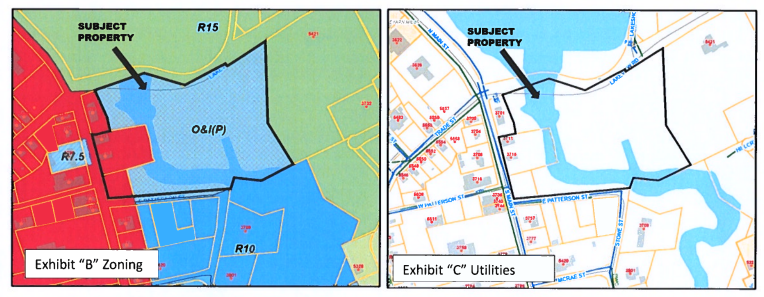


EXISTING ZONING: The area to the immediate north and east is a well established residentially zoned area governed by the R15 district with the area to the immediate south zoned under the R7.5 (R10) Residential district. There is a large commercially zoned area across the street from the subject property to the west.

EXISTING LAND USE: The subject property is mostly vacant with a chapel located at the southwest corner.

SURROUNDING ZONING AND LAND USE: The commercially zoned portion of the site is the location of the Chapel with associated unimproved parking. Although the area across the street is commercially zoned, there is a residence and a church located within this area. Refer to Exhibit "B" for zoning and surrounding land uses.

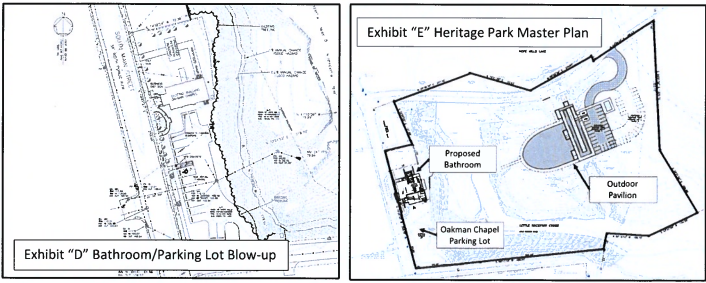
OTHER SITE CHARACTERISTICS: Exhibit "C" provides the location of water and sewer availability.



DEVELOPMENT REVIEW: As this is a conditional zoning request, site plan approval will not be required for the further development of this site.

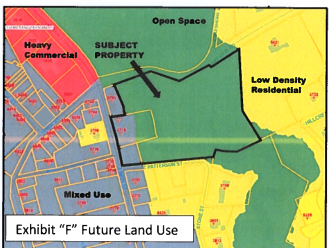
PROPOSED DEVELOPMENT:

The full development of Heritage Park will consist of the area to the immediate north of the Thomas Oakman Chapel developed with an exterior bathroom that will be designed in a manner reflective of the historical nature of the Chapel. The parking lot at the corner of S. Main Street and E. Patterson Street will be resurfaced and restriped with 15 new parking spaces with the area across stream developed into a passive outdoor pavilion that will provide for 49 parking spaces. Illustrations of the overall project are illustrated in Exhibits "D" & "E".



COMPREHENSIVE DEVELOPMENT PLANS:

This site is located within the Southwest Cumberland Land Use Plan (2013) and is designated as "Open Space and Mixed Use". The open space designation in the land use plan provides for the facilitation of parks and outdoor recreation related activities and developments. Applicable districts include the O&I(P) district and the request is consistent with the land use plan as the underlying zoning will not be changed. Please refer to Exhibit "F" for additional information.



IMPACTS ON AREA FACILITIES

TRAFFIC: FAMPO did not provide any objections to this request.

UTILITIES: The property will be served by PWC water and sewer.

ECONOMIC DEVELOPMENT: Fayetteville Cumberland Economic Development Corporation has reviewed the request and reported no objections.

PLAN REVIEW COMMENTS: The Town of Hope Mills Plan Review team has no objections to this request.

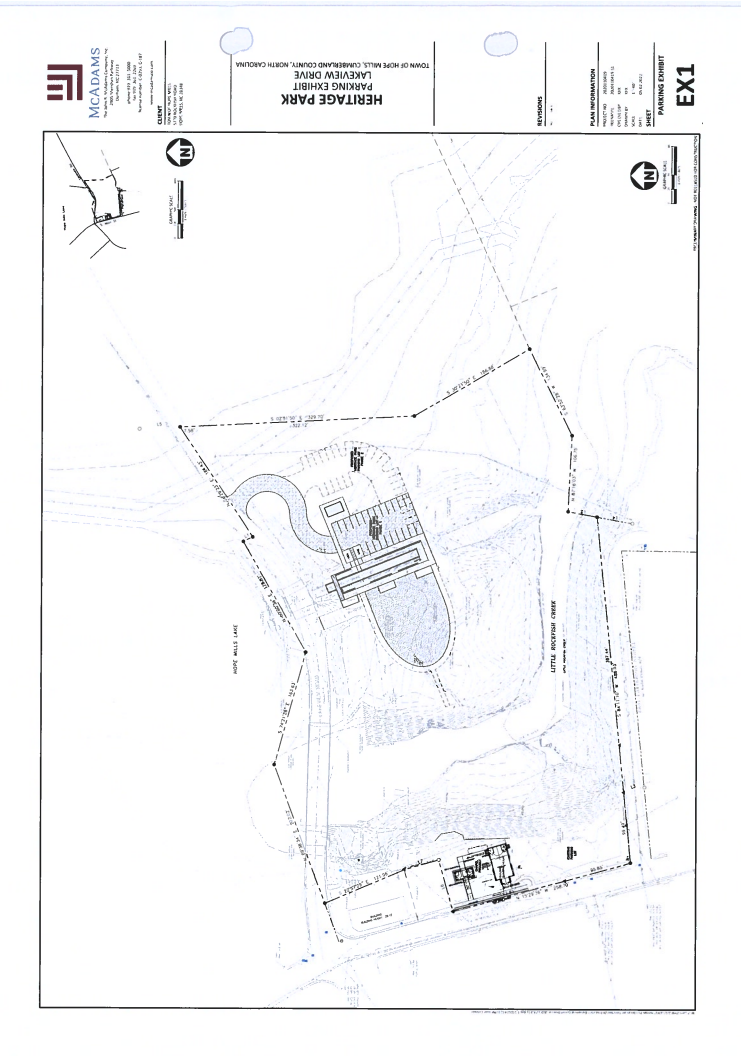
SPECIAL OVERLAY DISTRICTS: The subject property is located within the boundaries of the Hope Mills Historic Overlay District.

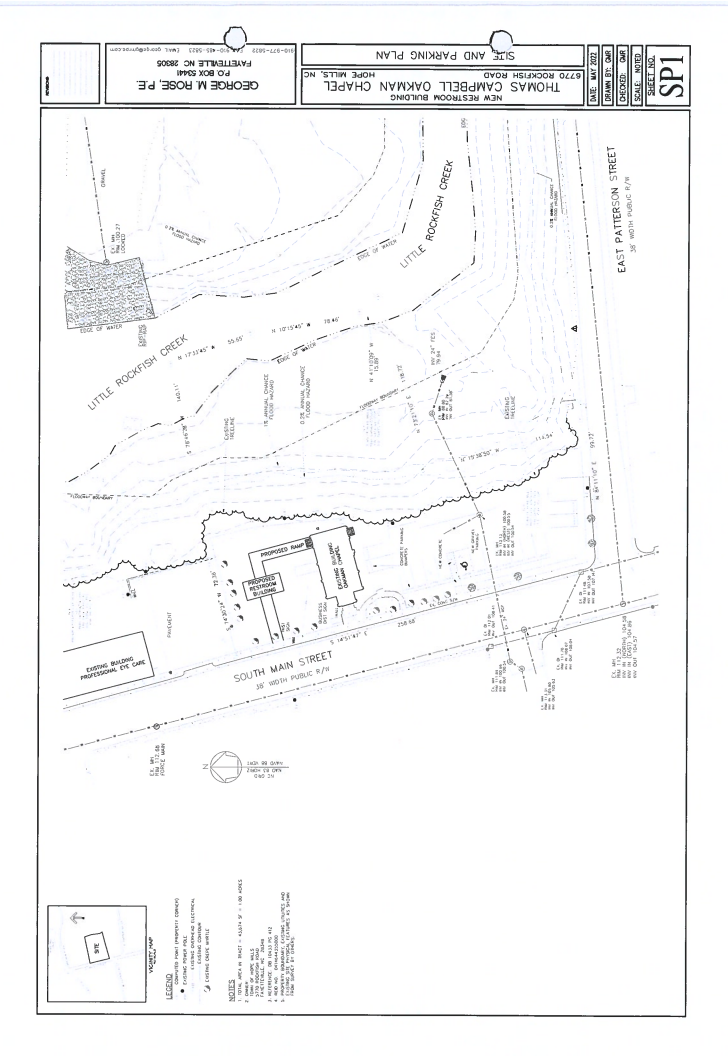
CODE DEVIATIONS: Code deviations include a reduction in parking.

CONDITIONS: Conditions of approval are tied to the site plan and the parking.

STAFF RECOMMENDATION

In ZNG-008-22, the Town of Hope Mills Planning staff **recommends approval** of the rezoning request from the C(P) Planned Commercial & O&I(P) Office & Institutional to the C(P) Planned Commercial/CZ Conditional Zoning & O&I(P) Office and Institutional/CZ Conditional Zoning districts and finds the request consistent with the Southwest Cumberland Land Use Plan (2013) designation of "Open Space" and "Mixed Use" as park development is recommended in this area. Approval of the request is reasonable and in the public interest because the district requested is in harmony with surrounding existing uses and zoning.







SKETCH MAP CASE NO. ZNG-008-22

* Town * * HOPE * MILLS * 1891 *	CASE #: $\frac{2}{2}$ $\frac{2}{2}$ $\frac{2}{2}$ ZONING BOARD MEETING DATE: $\frac{6}{2}$ $\frac{2}{2}$ DATE APPLICATION SUBMITTED: $\frac{5}{n}$
Town of Hope Mills	RECEIPT #: N/A RECEIVED BY:

APPLICATION FOR CONDITIONAL ZONING DISTRICT REZONING REQUEST HOPE MILLS ZONING ORDINANCE

Upon receipt of this application (petition), the Planning Staff will schedule the request to be heard by the Hope Mills Zoning Board in accordance with the Board's adopted meeting schedule. In accordance with state law and board's policy, a notice of the hearing will be mailed to the owners of the adjacent and surrounding properties, which may be affected by the proposed Conditional Zoning. In addition, a sign will be posted on the property.

The Zoning Board will make a recommendation to the Hope Mills Board of Commissioners concerning the request. The Board of Commissioners will schedule a public hearing and issue a final decision on the matter. Generally, the Commissioners will hold the public hearing two to four weeks following the Zoning Board meeting. <u>The Conditional Zoning District is not effective until the request is heard and approval granted by the Board of Commissioners.</u>

The following items are to be submitted with the completed application:

- 1. A copy of the recorded deed and/or plat,
- 2. If a portion of an existing tract is/are being submitted for rezoning, an accurate written legal description of only the area to be considered;
- 3. A copy of a detailed site plan drawn to an engineering scale, showing the location of all buildings, yard dimensions, driveways, fencing, lighting parking areas, landscaping, and all other pertinent data to the case; and
- 4. A check made payable to the "Town of Hope Mills" in the amount of \$_____ (See attached Fee Schedule)

NOTE: Any revisions, inaccuracies or errors to the application or site plan may cause the case to be delayed and will be scheduled for the next available Board meeting according to the Board's meeting schedule. Also, the application fee is *nonrefundable*.

The Planning Staff is available for advice on completing this application; however, they are not available for completion of the application or preparation of the site plan. For questions call (910)424-4555. Hours of operation are 8:00 a.m. to 5:00 p.m., Monday through Friday.

TO THE ZONING BOARD AND TOWN BOARD OF COMMISSIONERS OF HOPE MILLS, NC:

I (We), the undersigned, hereby submit this application, and petition the Hope Mills Commissioners to amend and to change the zoning map of the Town of Hope Mills as provided for under the provisions of the Hope Mills Zoning Ordinance. In support of this petition, as hereinafter requested, the following facts are submitted:

1.	Applicant/Agent THE TOWN of HOPE MILLS
2.	Address: 5170 Rock Figh Roso Zip Code 20348
3.	Telephone: (Home) 910.426.4103 (Work) 910.426.4100 NE INTERGEORICE OF S. Manuar & F. PATENSONAT.
4.	Location of Property: Location of Property: Compared and the second of S. Manusci & E. 12 [Brown Side of Compared Side o
5.	Parcel Identification Number (PIN #) of subject property: <u><u>orthy-64-6657</u>, <u>couly-64-6657</u> (also known as Tax ID Number or Property Tax ID)</u>
6.	Acreage: <u>7.36</u> Frontage: <u>257.34</u> Depth: <u>752</u>
7.	Water Provider: PLAC Septage Provider: PLAC
8.	Deed Book, Page(s), Cumberland County Registry. (Attach copy of deed of subject property as it appears in Registry).
9.	Existing use of property: Outpoor Peccepton
10.	Existing use of property: Outpoon PECREATEN, PATE,
	NOTE: Be specific and list all intended uses.
11.	Do you own any property adjacent to, including across the street from, the property being submitted for rezoning? Yes No
12.	Has a violation been issued on this property? Yes No
13.	It is requested that the foregoing property be rezoned FROM: $C(P) \neq o \neq I(P)$
	TO: (Select one)
	Conditional Zoning District, with an underlying zoning district of $(P) \neq o \neq (P)$ (Article V) Mixed Use District/Conditional Zoning District (Article VI)
	Planned Neighborhood District/Conditional Zoning District (Article VII)
	Density Development/Conditional Zoning District, at theDensity (Article VIII)

APPLICATION FOR CONDITIONAL ZONING

1. PROPOSED USE(S):

Α. List the use(s) proposed for the Conditional Zoning. (Use of the underlying district will be restricted only to the use(s) specified in this application if

approved.) USES ALLOWED WITH THE C(P) & of I (P) DISTRICTES, REQUEST IS FOR REDUCTION IN PARKING. & SETTRACKS

Β. Density: List the amount of acreage that will be residential, commercial, and/or open space, and the number of lots and/or dwelling units proposed, and the square footage of the non-residential units.

7.36± Acres

2. DIMENSIONAL REQUIREMENTS:

Α. Reference either the dimensional requirements of the district, Sec. 102A-1204 or list the proposed setbacks.

proposed setbacks. SETBACKS: SIDE - 15 FEET REAR - 10 FEET

Off-street parking and loading, Sec.102A-1301 & 102A-1303: List the number of Β. spaces, type of surfacing material and any other pertinent information.

46 SPACES - HERITAGE PARKAREA 15 SPACES - CHURCH PATHROOM ANER GI FOTAL SPACES

3. SIGN REOUIREMENTS:

Reference the district sign regulations proposed from Article XIV.

4/4

4. LANDSCAPE AND BUFFER REQUIREMENTS:

For all new non-residential and mixed use development abutting a public street, indicate the number and type of large or small ornamental trees used in the streetscape, yard space, and/or parking areas, plus the number and type of shrubs. [Sec. 102A-1202(n)]. NOTE: All required landscaping must be included on the site plan.

WILL UTILITIE EXISTING TIZEOS

B. Indicate the type of buffering and approximate location, width and setback from the property lines. [Sec. 102A-1202(g)] NOTE: All required buffers must be included on the site plan.

N/A

5. MISCELLANEOUS:

List any information not set forth above, such as the days and hours of the operation, number of employees, exterior lighting, noise, odor and smoke, emission controls, etc.



6. SITE PLAN REQUIREMENTS:

The application must include a site plan drawn to the specifications of Sec. 102A-1502. If the proposed uses involve development subject to the Hope Mills Subdivision Ordinance, the site plan required may be general in nature, showing a generalized street pattern, if applicable, and the location of proposed uses. If the proposed uses include development not subject to the Subdivision Ordinance, the site plan must be of sufficient detail to allow the Planning Staff, Hope Mills Plan Review Committee, the Zoning Board and Board of Commissioners to analyze the proposed uses and arrangement of uses on the site. It also must include the footprints of all buildings (proposed and existing), the proposed number of stories, location and number of off-street parking and loading spaces, proposed points of access to existing streets and internal circulation patterns. In addition, the location of all proposed buffers and fences and landscaping shall be included on the site plan.

7. STATEMENT OF ACKNOWLEDGMENT:

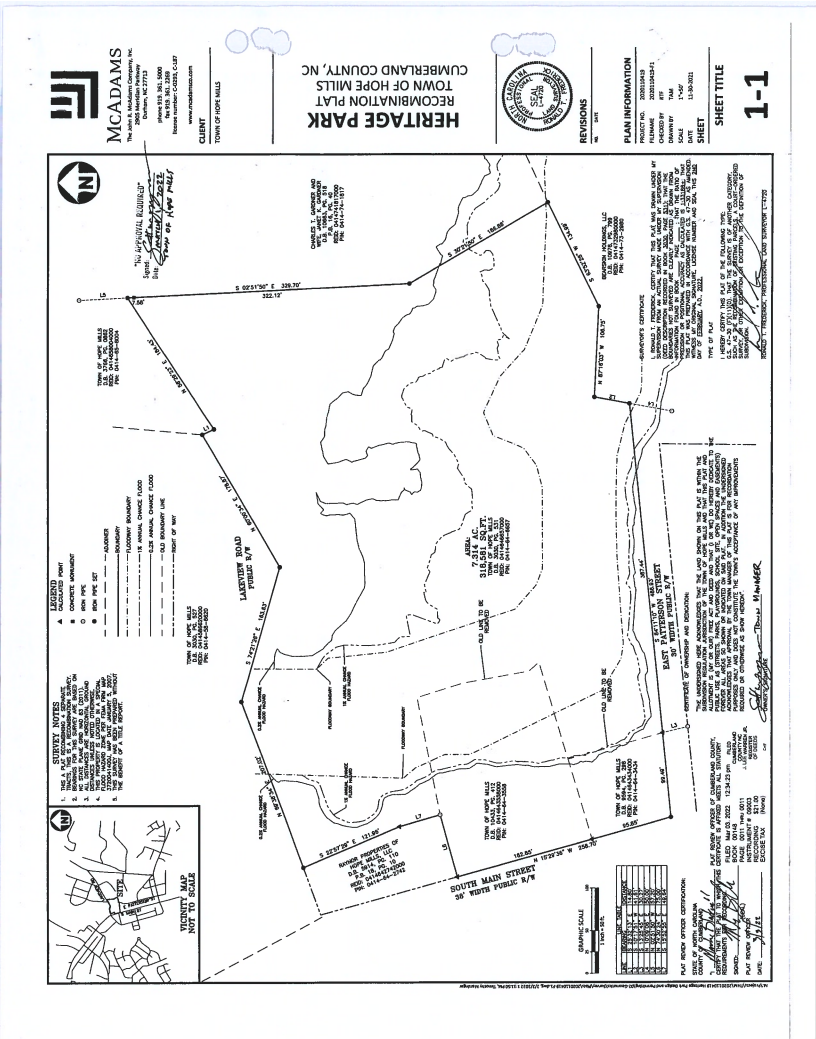
It is understood by the undersigned that the official zoning map, as originally adopted and subsequently amended, is presumed to be appropriate to the property involved and that the burden of proof for a zoning amendment (rezoning) rest with the petitioner.

It is the responsibility of the petitioner (personally or by agent) to submit to the Planning Department a valid request within a complete application.

I further understand I must voluntarily agree to all ordinance related conditions prior to the first hearing on the case or any disagreement may be cause for an unfavorable recommendation. The undersigned hereby acknowledge that the Planning Staff has conferred with the petitioner or assigns, and the application as submitted is accurate and correct.

NAME OF OWNER(S) (PRINT OR TYPE) ADDRESS OF OWNER(S) cmclanghlin@ OWNO E-MAIL 910.426- 4103 910.426.4100 HOME TELEPHONE WORK TELEPHONE SIGNATURE OF OWNER(S) SIGNATURE OF OWNER(S) NAME OF AGENT, ATTORNEY, APPLICANT (by assign) (PRINT OR TYPE) STO ROCKFISH ROAD HOPE MILL ADDRESS OF AGENT, ATTORNEY, APPLICANT 910.426.4103 910.426.4100 WORK TELEPHONE HOME TELEPHONE 110.429.3386 Conclaud Wince E-MAIL ADDRESS FAX NUMBER SIGNATURE OF AGENT, ATTORNEY, OR APPLICANT

- * <u>ALL</u> record property owners must sign this petition.
- * The contents of this application, upon submission, becomes "public record."



\bigcirc



OWNER	ADDRESS	CITY	STATE	ZIP
GARDNER, CHARLES T;	G/ PO BOX 64076	FAYETTEVILLE	NC	28306
INDOOR WAREHOUSE	STIPO BOX 715	HOPE MILLS	NC	28348
HALL, MCKINLEY F JR	125 SANDRA CT	ANGIER	NC	27501
MCLEAN, HELEN F	3647 LAKESHORE DR	HOPE MILLS	NC	28348
RRH PROPERTIES, LLC	5367 S FORTY DR	HOPE MILLS	NC	28348
HOPE MILLS PRESBYTE	RI# PO BOX 298	HOPE MILLS	NC	28348
REEVES, SHARON F	3708 S MAIN ST	HOPE MILLS	NC	28348
COVE DEVELOPMENT II	NC 222 FRANKLIN ST	FAYETTEVILLE	NC	28301
GRAM, JEFFERY B	222 FRANKLIN ST	FAYETTEVILLE	NC	28301
RAYNOR PROPERTIES C	F 3701 S MAIN ST	HOPE MILLS	NC	28348



PLANNING AND INSPECTIONS DEPARTMENT

MEMORANDUM FOR JOINT PLANNING BOARD AGENDA OF JUNE 21, 2022

- TO: JOINT PLANNING BOARD
- FROM: TOWN OF HOPE MILLS
- DATE: 6/21/2022
- SUBJECT: CASE ZNG-009-22: REZONING OF 10.08+/- ACRES FROM RR RURAL RESIDENTIAL/CZ CONDITIONAL ZONING FOR INDOOR RECREATION FOR PROFIT & OTHER SPECIFIC REQUESTED ALLOWED USES TO RR RURAL RESIDENTIAL/CZ CONDITIONAL ZONING FOR INDOOR RECREATION FOR PROFIT & OTHER SPECIFIC REQUESTED ALLOWED USES OR TO A MORE RESTRICTIVE ZONING DISTRICT; LOCATED AT 4221 BLACK BRIDGE ROAD ON REIDS 0403872458000; SUBMITTED BY CHARLOTTE AND THURSTON ROBINSON (AGENT) ON BEHALF OF CHARLOTTE AND THURSTON ROBINSON (OWNER).

ATTACHMENTS:

Description Case ZNG-009-22 Type Backup Material



STAFF REPORT REZONING CASE# - ZNG-009-22 Planning Board Meeting: 6-21-2022 Hope Mills Board Meeting: 7-18-2022

Address: 4221 Blackbridge Road

ZONING REQUEST RR Rural Residential/CZ Conditional Zoning for indoor recreation for profit & other specific requested allowed uses to RR Rural Residential/CZ Conditional Zoning for indoor recreation for profit & other specific requested allowed uses

The applicant is requesting to rezone 10.08+/- acres from RR Rural Residential/CZ Conditional Zoning for indoor recreation for profit & other specific requested allowed uses to RR Rural Residential/CZ Conditional Zoning for indoor recreation for profit & other specific requested allowed uses. The request is an amendment to Case P18-21 which initially placed the RR Rural Residential/CZ Conditional Zoning designation on the subject property. The applicant is currently requesting to add a Day Care as an additional use to the existing facility which is permitted in the district but it was not included with the identified uses under the original conditional zoning request. The request does not include any exterior construction to the existing facility as the requested use will be facilitated indoors. The location of the subject property is illustrated in Exhibit "A".

SUBJECT PROPERTY INFORMATION

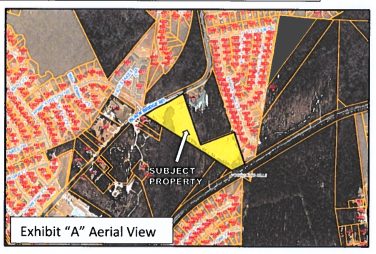
OWNER/APPLICANT:

Charlotte Robinson (agent) on behalf of Charlotte Robinson (owner).

ADDRESS/LOCATION: 4221 Blackbridge Road; REID: 0403872458000. For additional Information on the site location, refer to Exhibit "A"

SIZE:

As stated above, the subject property is 10.08 acres in size with approximately 537.30 feet along the south side of Backbridge Road.

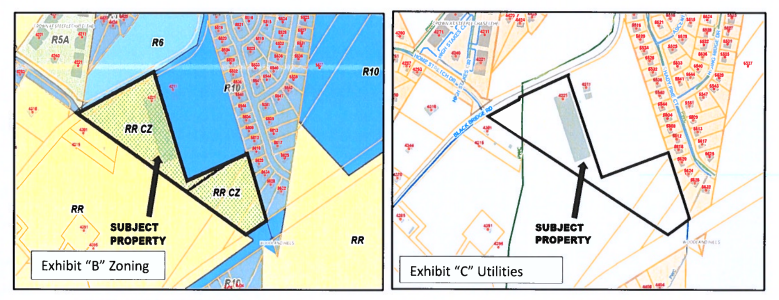


EXISTING ZONING: The area to the immediate south is also designated under the RR Rural Residential district with the rest of the surrounding area comprised of various residential districts.

EXISTING LAND USE: The subject property is developed with a 50,000+ square foot recreational facility.

SURROUNDING ZONING AND LAND USE: The property adjacent to the immediate east is developed with a church with the other surrounding properties developed with residential uses. Refer to Exhibit "B" for zoning and surrounding land uses.

OTHER SITE CHARACTERISTICS: Exhibit "C" provides the location of water and sewer availability.



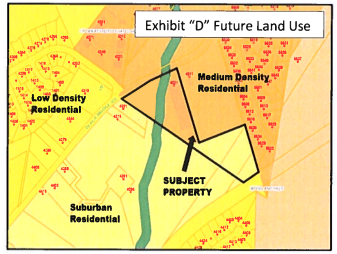
DEVELOPMENT REVIEW: As the requested use of a Day Care requires a Special Use Permit, approval from the Board of Adjustment is required.

COMPREHENSIVE DEVELOPMENT PLANS: This site is located within the Southwest Cumberland Land Use Plan (2013) and is designated as "Medium Density" and "Suburban Residential". With the zoning remaining unchanged the request is consistent with the land use plan. Please refer to Exhibit "D" for additional

IMPACTS ON AREA FACILITIES

information.

TRAFFIC: FAMPO did not provide any objections to this request.



UTILITIES: The property is currently served by PWC water and sewer.

ECONOMIC DEVELOPMENT: Fayetteville Cumberland Economic Development Corporation has reviewed the request and reported no objections.

PLAN REVIEW COMMENTS: The Town of Hope Mills Plan Review team has no objections to this request.

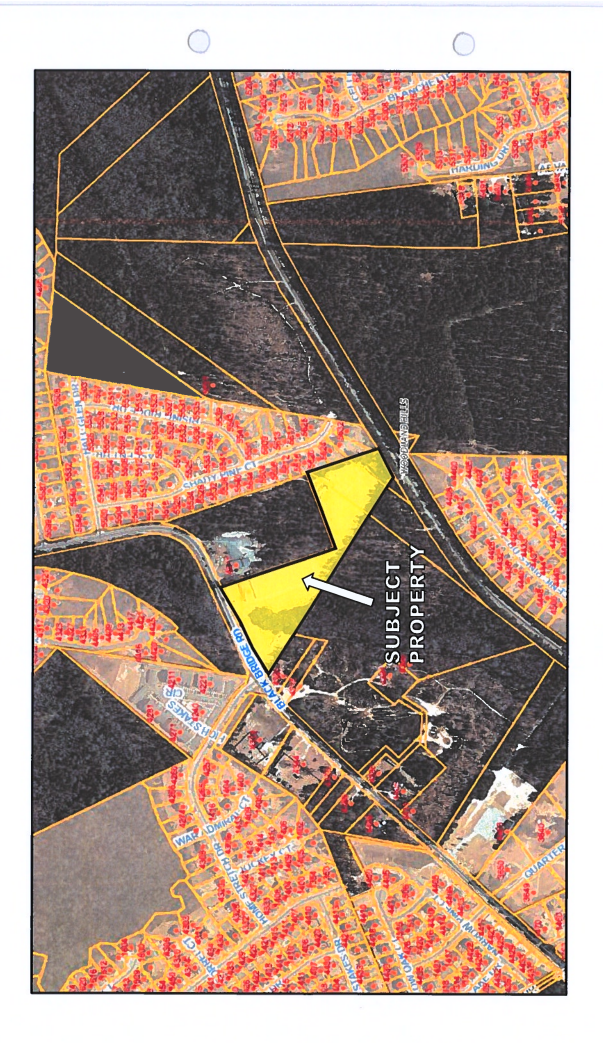
SPECIAL OVERLAY DISTRICTS: The subject property is not located within the boundaries of any established overlay district.

CODE DEVIATIONS: None.

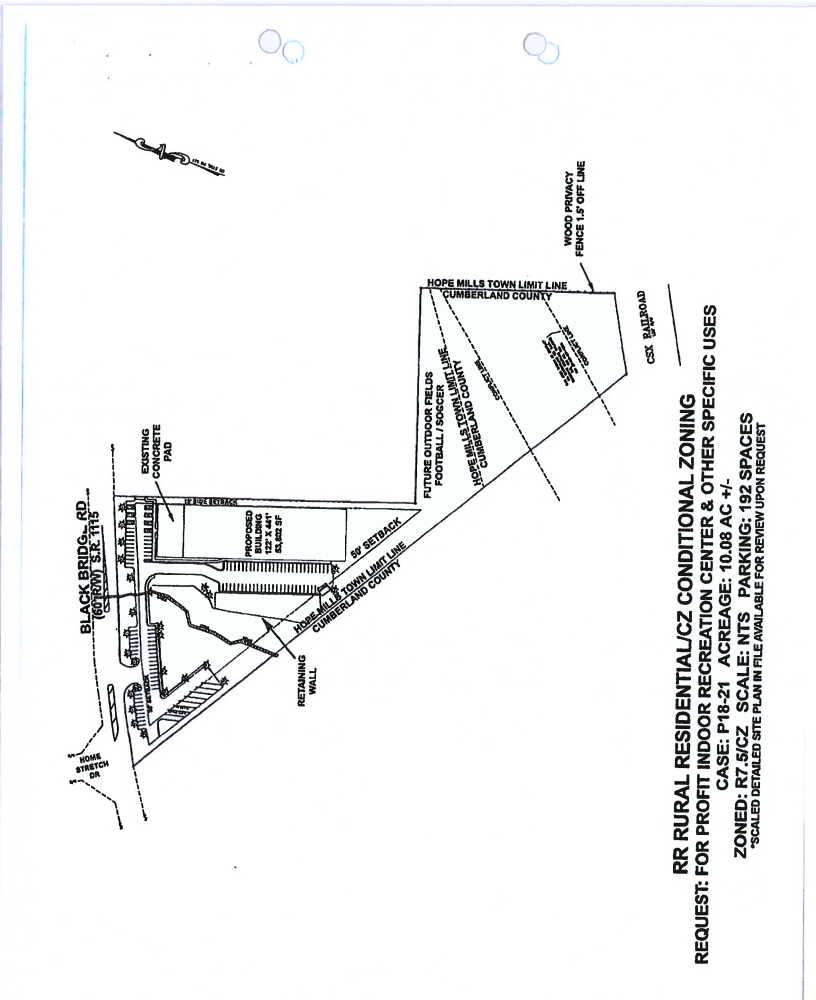
CONDITIONS: Conditions of approval are tied to the site plan and the identified allowed uses.

STAFF RECOMMENDATION

In ZNG-009-22, the Town of Hope Mills Planning staff **recommends approval** of the rezoning request from the RR Rural Residential/CZ Conditional Zoning for indoor recreation for profit & other specific requested allowed uses to RR Rural Residential/CZ Conditional Zoning for indoor recreation for profit & other specific requested allowed uses and finds the request consistent with the Southwest Cumberland Land Use Plan (2013) designation of "Medium Density Residential" and "Suburban Residential" as recreational development is recommended in this area. Approval of the request is reasonable and in the public interest because the district requested is in harmony with surrounding existing uses and zoning.



SKETCH MAP CASE NO. ZNG-009-22



Town of Hope Mills

County Planning Department

CASE #: BR BNG. 009.22	ю.
ZONING BOARD 6/20/22	
ZONING BOARD 6/20/201 MEETING DATE: 7/18/201	
DATE APPLICATION SUBMITTED: <u>5/11/22</u>	
RECEIPT #: 20020449	
RECEIVED BY:	

APPLICATION FOR CONDITIONAL ZONING DISTRICT REZONING REQUEST HOPE MILLS ZONING ORDINANCE

Upon receipt of this application (petition), the County Planning Staff will schedule the request to be heard by the Hope Mills Zoning Board in accordance with the Board's adopted meeting schedule. In accordance with state law and board's policy, a notice of the hearing will be mailed to the owners of the adjacent and surrounding properties, which may be affected by the proposed Conditional Zoning. In addition, a sign will be posted on the property.

The Zoning Board will make a recommendation to the Hope Mills Board of Commissioners concerning the request. The Board of Commissioners will schedule a public hearing and issue a final decision on the matter. Generally, the Commissioners will hold the public hearing two to four weeks following the Zoning Board meeting. <u>The Conditional Zoning District is not effective until the request is heard and approval granted by the Board of Commissioners.</u>

The following items are to be submitted with the <u>completed</u> application:

- 1. A copy of the recorded deed and/or plat,
- 2. If a portion of an existing tract is/are being submitted for rezoning, an accurate written legal description of only the area to be considered;
- 3. A copy of a detailed site plan drawn to an engineering scale, showing the location of all buildings, yard dimensions, driveways, fencing, lighting parking areas, landscaping, and all other pertinent data to the case; and
- 4. A check made payable to the "Town of Hope Mills" in the amount of \$ 700 (See attached Fee Schedule)

NOTE: Any revisions, inaccuracies or errors to the application or site plan may cause the case to be delayed and will be scheduled for the next available Board meeting according to the Board's meeting schedule. Also, the application fee is *nonrefundable*.

The County Planning Staff is available for advice on completing this application; however, they are not available for completion of the application or preparation of the site plan. For questions call (910)678-7603 or (910) 678-7602. Hours of operation are 8:00 a.m. to 5:00 p.m., Monday through Friday.

TO THE ZONING BOARD AND TOWN BOARD OF COMMISSIONERS OF HOPE MILLS, NC:

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I (We), the undersigned, hereby submit this application, and petition the Hope Mills Commissioners to amend and to change the zoning map of the Town of Hope Mills as provided for under the provisions of the Hope Mills Zoning Ordinance. In support of this petition, as hereinafter requested, the following facts are submitted:

1.	Applicant/Agent Charlotle Robinson
2.	Applicant/Agent Charlotle Robinson Address: <u>599 Castle Rising RD</u> Zip Code <u>28314</u>
3.	Telephone: (Home) NA (Work) 910-257-6539
4.	Location of Property: 4221 Blackbridge RD Hope Mills NC 28348
5.	Parcel Identification Number (PIN #) of subject property: <u>0403-81-0613</u> /0403-81-5332 (also known as Tax ID Number or Property Tax ID)
6.	Acreage: 10.08 Frontage: 625.63 Depth: 767
7.	Water Provider: <u>PWC</u> Septage Provider: <u>PWC</u>
8.	Deed Book <u>O115</u> , Page(s) <u>6197</u> , Cumberland County Registry. (Attach copy of deed of subject property as it appears in Registry).
9.	Existing use of property: Sports Complex (Community Center
10.	Proposed use(s) of the property: <u>Sports complex</u> (community Center
	Summer Comp/Before/After School/Bingp NOTE: Be specific and list all intended uses.
11.	Do you own any property adjacent to, including across the street from, the property being
	submitted for rezoning? YesNoX
12.	Has a violation been issued on this property? Yes NoX
13.	It is requested that the foregoing property be rezoned FROM:
	TO: (Select one)
	Conditional Zoning District, with an underlying zoning district of <u>PR</u> (Article V) Mixed Use District/Conditional Zoning District (Article VI)
	Planned Neighborhood District/Conditional Zoning District (Article VII)
	Density Development/Conditional Zoning District, at theDensity (Article VIII)

APPLICATION FOR CONDITIONAL ZONING

1. **PROPOSED USE(S)**:

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A. List the use(s) proposed for the Conditional Zoning. (Use of the underlying district will be restricted only to the use(s) specified in this application if approved.)

B. Density: List the amount of acreage that will be residential, commercial, and/or open space, and the number of lots and/or dwelling units proposed, and the square footage of the non-residential units.

2. DIMENSIONAL REQUIREMENTS:

A. Reference either the dimensional requirements of the district, Sec. 102A-1204 or list the proposed setbacks.

B. Off-street parking and loading, Sec.102A-1301 & 102A-1303: List the number of spaces, type of surfacing material and any other pertinent information.

3. SIGN REQUIREMENTS:

Reference the district sign regulations proposed from Article XIV.

4. LANDSCAPE AND BUFFER REQUIREMENTS:

A. For all new non-residential and mixed use development abutting a public street, indicate the number and type of large or small ornamental trees used in the streetscape, yard space, and/or parking areas, plus the number and type of shrubs. [Sec. 102A-1202(n)]. NOTE: All required landscaping must be included on the site plan.

B. Indicate the type of buffering and approximate location, width and setback from the property lines. [Sec. 102A-1202(g)] NOTE: All required buffers must be included on the site plan.

5. MISCELLANEOUS:

List any information not set forth above, such as the days and hours of the operation, number of employees, exterior lighting, noise, odor and smoke, emission controls, etc.

0600-0200 AM 15 employers

6. SITE PLAN REQUIREMENTS:

The application must include a site plan drawn to the specifications of Sec. 102A-1502. If the proposed uses involve development subject to the Hope Mills Subdivision Ordinance, the site plan required may be general in nature, showing a generalized street pattern, if applicable, and the location of proposed uses. If the proposed uses include development not subject to the Subdivision Ordinance, the site plan must be of sufficient detail to allow the County Planning Staff, Hope Mills Review Committee, the Zoning Board and Board of Commissioners to analyze the proposed uses and arrangement of uses on the site. It also must include the footprints of all buildings (proposed and existing), the proposed number of stories, location and number of off-street parking and loading spaces, proposed points of access to existing streets and internal circulation patterns. In addition, the location of all proposed buffers and fences and landscaping shall be included on the site plan.

7. STATEMENT OF ACKNOWLEDGMENT:

It is understood by the undersigned that the official zoning map, as originally adopted and subsequently amended, is presumed to be appropriate to the property involved and that the burden of proof for a zoning amendment (rezoning) rest with the petitioner.

It is the responsibility of the petitioner (personally or by agent) to submit to the County Planning Department a valid request within a complete application.

I further understand I must voluntarily agree to all ordinance related conditions prior to the first hearing on the case or any disagreement may be cause for an unfavorable recommendation. The undersigned hereby acknowledge that the County Planning Staff has conferred with the petitioner or assigns, and the application as submitted is accurate and correct.

Charlotte Robinson Thurston Robinson NAME OF OWNER(S) (PRINT OR TYPE) <u>599 Castle Rising RD Foy NC. 28314</u> ADDRESS OF OWNER(S) tjraddire gmail.com <u>_____910-257-6539</u> work telephone HOME TELEPHONE SIGNATURE OF OWNER(S) <u>Charlotte</u> <u>Robinson</u> NAME OF AGENT, ATTORNEY, APPLICANT (by assign) (PRINT OR TYPE) <u>599</u> Castle Rising RD Fay NC. 28314 ADDRESS OF AGENT, ATTORNEY, APPLICANT <u>910-257-6539</u> HOME TELEPHONE <u>910-860-8898</u> WORK TELEPHONE <u>Firaddire gnail.com</u> <u>910-860-9820</u> E-MAIL ADDRESS FAX NUMBER SIGNATURE OF AGENT, ATTORNEY, OR APPLICANT

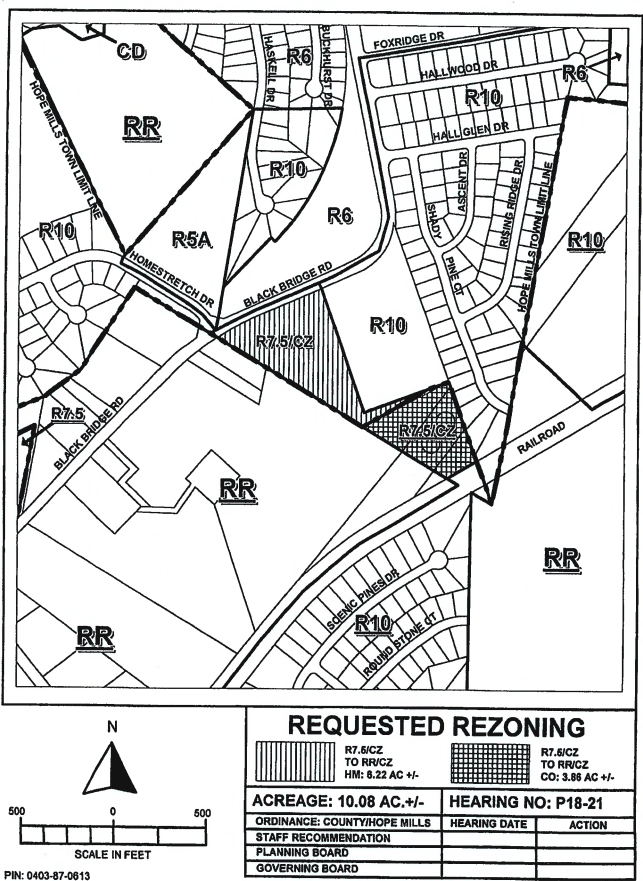
- * <u>ALL</u> record property owners must sign this petition.
- * The contents of this application, upon submission, becomes "public record."

REQUESTED ZONING DISTRICTS ¹	LESS THAN 5 ACRES	5 TO 50 ACRES	50 TO 100 ACRES	100+ ACRES
CONDITIONAL ZONING <u>DISTRICTS²</u> RESIDENTIAL DD/CZ	\$400	\$500	\$600	\$800
CONDITIONAL ZONING <u>DISTRICTS²</u> NONRESIDENTIAL PND/CZ MXD/CZ	\$600	\$700	\$800 [•]	\$1,000

HOPE MILLS ZONING ORDINANCE FEE SCHEDULE

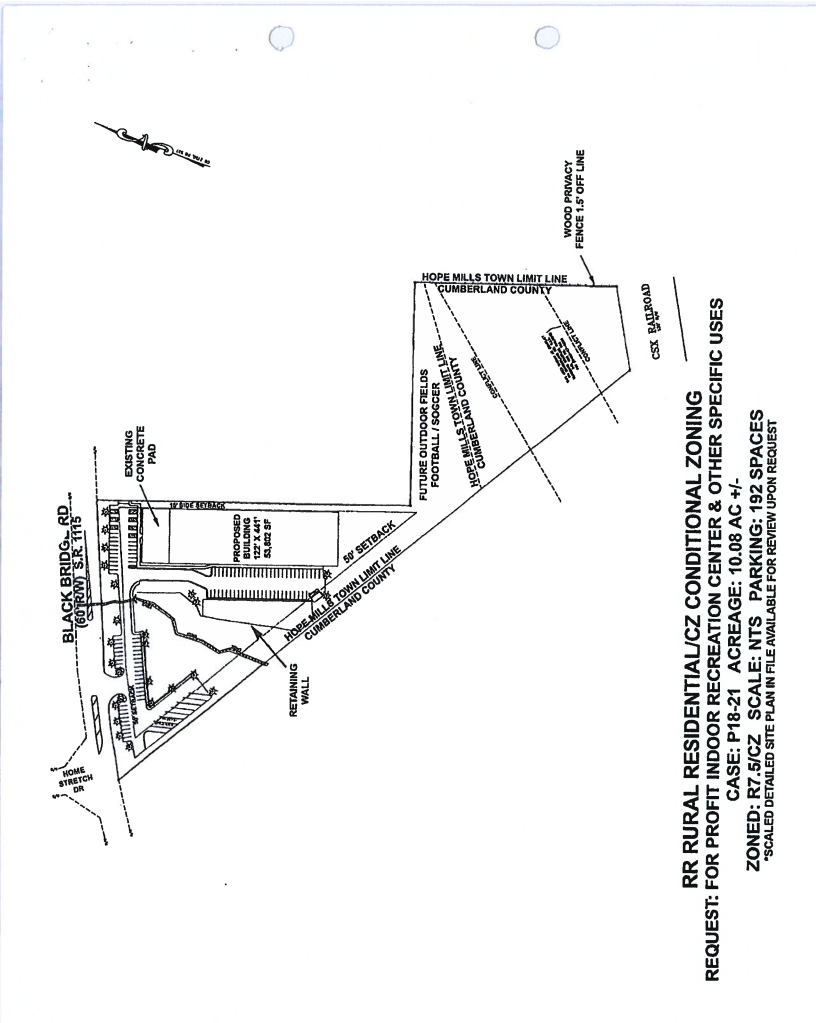
1 If more than one zoning district is requested in the same application, the highest fee for the district requested will apply.

2 If a general rezoning is requested and based on recommendations of the Zoning Board or Hope Mills Commissioners, the applicant desires to submit a Conditional Zoning District application; the original application fee will be credited towards the Conditional Zoning application fee.



PIN: 0403-87-5332

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P = Permitted use C = Conditional use (Board of Commissioners approval required) S = Special use (Board of Adiustment approval required)	sioners ; proval re	approv	al requi	red)											
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Airport operations (major) (§102A-1002)															in the
Alcoholic beverages, (control sales)													ס		
Apparel and accessory sales	No. of Lot of Lo										ס	ס	ס		
Assemblies (including assembly hall, armory,															
stadium, coliseum, community center, fairground activities) (§102A-1015)		so	0	\$	m	s	s	co	67	-	- 10	-0	P		
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Bank, savings and loan company and other financial activities										ס	σ	ס	υ		Martine I
ars & night clubs, not regulated by Sec. 102A-102		·											ש		States M
Barbering and hairdressing services												0			
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Billboards (§102A-1407)													S		

Adopted: October 20, 2008 T.J. Robinson 5/10/2022

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Town of Hope Mills Zoning Ordinance	c. 102A-403. Use matrix.	⁴ Second floor and above only ³ Unless approved in conjunction w/ CUD	Food production, with on premises retail sales of product	Food processing	Florist	Fish hatchery	(§102A-1015)	machinery)	Farm supplies merchandising (excluding farm	Farm machinery sales and servicing	Exterminating service	Equestrian facilities	Dwelling, single family	Dwelling, multiple family	Dry cleaning and laundry collection, no cleaning on premises except in conjunction with service counter, provided not more than 2,500 square feet is devoted to these processes	Dry cleaning/laundry, self service		LAND USES	S = Special use (Board of Adjustment approval required)	C = Conditional use (Board of Commissioners approval required)	P = Permitted use	c. 102A-403. Use matrix.
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									- 39 -					Town of Hope Mills Zoning Ordinance
														c. 102A-403. Use matrix.
														'Second floor and above only
			and a state											Machine tool manufacturing or welding
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ი														Industry, pilot operation
ס											-			Industrial sale of equipment or repair service
														Industrial operations not otherwise prohibited
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Town of Hope Mills Zoning Ordinance Adopted: October 20, 2008 T. J. Robinson 5/10/2022

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Motor vehicle parking lot, commercial	Motor vehicle storage yard	Monument works	Monument sales	Mini-warehousing (self-storage facility) (including outside commercial storage of motor vehicles)	(\$102A-1012)	Mini-warehousing (self-storage facility) (no	Milling or grinding grain and seed into food	Massage & bodyworks therapy	Manufactured home sales	Manufactured home park, excluding any manufactured homes sales (Chapter 86)	Manufactured home, Class C for residential occupancy (§102A-1011)	occupancy	Manufactured home, Class B for residential	occupancy	Manufactured home, Class A for residential		LAND USES	C = Conditional use (Board of Commissioners approval required) S = Special use (Board of Adjustment approval required)	P = Permitted use
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Motor vehicle parts and accessories sales, contained within a building and with no outside storage											υ	, ס	ס		
Motor vehicle repair and/or body work, excluding commercial wrecking/dismantling/ storage of junked vehicles													υ	ס	C. Second Concept
Motor vehicle rentals												ס	ס		
Motor vehicle sales, new and used, including motor vehicle auctions													σ	ס	Service and
Motor vehicle service station operations			All and a second								P	ס	ס	ס	
Motor vehicle washing					North State	8.05						ס	P	ס	
Motor vehicle wrecking yards and junkyards, including sales of parts (§102A-1014)						14523								S	
Municipal building and activities	P									ס	P	Ρ	σ		
Nursery operations/plant husbandry/ greenhouses (§102A-1015)	U	T						6				d	P	•	
Nursing home/convalescent home/hospital/ retirement home, etc. (§102A-1016)		S	S	s	S	S	S	S	S	ס	ס	P	ס		Contraction of
Office supplies and equipment sales and service/mailbox service												ס	ס		and the second second
c. 102A-403. Use matrix.															
Town of Hope Mills Zoning Ordinance Adopted: October 20, 2008															

P = Permitted use C = Conditional use (Board of Commissioners approval required) S = Special use (Board of Adjustment approval required)	ioners roval re	approv equired	al requi	red)											
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	8	RR	R20	R15	R7 5	R6	R6A	R 5	R54	0% (/0)	C1/P)	(3/P)			
Office use of a doctor, dentist, osteopath, chiropractor, optometrist, physiotherapist, or other medically oriented profession, clinic										P	P	P	P		
Office use, with no on-premises stock of goods for sale to the general public and the operations															
and services of which are customarily conducted and concluded by means of written,										σ	ש	σ	σ		
verbal or mechanically reproduced communications material															
Pet sales, excluding kennel activities or outside storage of animals												ס	ס		
Photography studio												σ	σ		10000
Post office									No. of the other states of	ס	P	ס	ס		
Printing and reproduction small scale, <4000 sq. ft .								en otra di		ס	ס	ס	ס		
Printing and reproduction large scale, =>4000 sq. ft.													ס	ס	ס
Public utility stations or substations (§102A-1015)		s	S	s	S	S	S	S	S	S	S	S	S	σ	ש
Public utility works, shops or storage yards (§102A- 1017)													ס	ס	P
Publishing														ס	J
Quarry operations (§102A-1018)															0
Radio of television studio activities only										P	ס	P	ש		
Kadio or television transmitting								0.00		S	S	S	S		ס
Town of Hope Mills Zoning Ordinance Adopted: October 20, 2008 T.J. Robinson 5/10/2022				1	- 42 -										

				(\bigcirc	1			T					0	-	·
Town of Hope Mills Zoning Ordinance Adopted: October 20, 2008	Restaurant, operated as commercial enterprise, drive-ins excluded and except as regulated by Sec 102A-1023	Residential habilitation support facilities (§102A-1021)	Repair, rental, or servicing of any product the retail sale of which is a use by right in the same district	Religious worship activities (§102A-1015)	Recreation vehicle park and/or campgrounds (§102A-1020)	museums, swimming pools, etc., & not otherwise listed) (§102A-1019)	creation/amusement public/private (not operated a business for profit including playgrounds, neighborhood center buildings, parks,	Recreation/amusement outdoor (with mechanized vehicle operations) (Amd. 06-15-09)	listed & not regulated) (§102A-1019)	Recreation/amusement outdoor (conducted outside building for profit, not otherwise	not regulated) (§102A-1019)	Recreation/amusement indoor (conducted a listed & listed	Railroad yard operations		LAND USES	Hope Mills Zoning Ordinance P = Permitted use C = Conditional use (Board of Commissioners approval required) S = Special uses (Board of Adjustment approval required)
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T.J. Robinson	Adopted: October 20, 2008	Zoning Ordinance	Town of Hope Mills
5/10/2022	-		

			Specia	Solid	Sexua	S	Season		Sch		other	2		Retailing and built	ente			S
Storage, warehouse	Storage, open	Storage, flammable	Special informational signs [§102A-1404(g)]	Solid waste disposal facilities (§102A-1024)	Sexually oriented businesses (§102A-1023)	Second hand, pawn and flea market (§102A-1022)	Seasonal sales establishments [§102A-1101(f)]	secondary (§102A-1015)	Schools, public, private, elementary or	vocational & fine arts	other medically oriented professions, trade,	Sawmill or planning activities	Sanitarium	Retailing or servicing with operations conducted and merchandise stored entirely within a building and not otherwise listed herein	Restaurant, operated as commercial enterprise, drive-ins included, except as regulated by Sec 102A-1023		LAND USES	P = Permitted use C = Conditional use (Board of Commissioners approval required) S = Special use (Board of Adjustment approval required)
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c. 102A-403. Use matrix.

	c. 102A-403. Use matrix.	P P CD oval rec	P P RR Juired	P P 20	P P R15	T T T R7.5		P P Z	P P R5	P P P CLASS	CLASSIFICATION R5A O& (P) P P P	P P P P C (1)(P)	Ω		ר ק ק ק ק ק ק ק ק ק ק ק ק ק ק ק ק ק ק ק	P P P C(P) P P P M1(P)
	(§102A-1015) Theater productions, indoor, which show only films previously submitted to & rated by the Motion Picture Association of America & not including theaters regulated by Sec. §102A-1023										•	σ		σ		σ
\bigcap	Theater productions, outdoor, which show only films previously submitted to & rated by the Motion Picture Association of America & not including theaters regulated by Sec. §102A-1023 (§102A-1025)		S										S		U	
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	Towers (\$102A-1026)	P	4	0	n	0	n	0	0	0	n	0	0		0	
	Trades contractor activities excluding outside storage of equipment or supplies	4	U	o	U	U	U	U	U	U	u	U	ט ס		τ	ד ד ד ד
	Trades contractor activities with outside storage of equipment or supplies															σ
	c. 102A-403. Use matrix. Town of Hope Mills Zoning Ordinance Adopted: October 20, 2008					- 45 -										
	T.J. Robinson S/10/2022															

2110 2022

Town of Hope Mills Zoning Ordinance Adopted: October 20, 2008 T-J. Robinson 5/10/2022

Wholesale sales with operations conducted and hauling and/or storage, incidental to same, but excluding mini-warehousing as defined herein Truck terminal activities repair and hauling or merchandise stored entirely within a building Wireless communications & accessory sales Trailer rentals, including terminal activities, Vending machines operations outdoor Variety, gift and hobby supply sales Upholstering or furniture refinishing S = Special use (Board of Adjustment approval required) C = Conditional use (Board of Commissioners approval required) and not otherwise herein Vending machine rental P = Permitted use Veterinarian LAND USES storage 8 RR **R20** R15 R7.5 R6 R6A ZONING CLASSIFICATION R5 R5A 0& I(P) C1(P) D T ס D C2(P) ν σ ס σ J C(P) T J U J T υ J S T M1(P) σ J σ ס ۵ M(P) J ٦ J D T

Hope Mills Zoning Ordinance

Α ΒΤΙΟΓΕ Λ

Town of Hope Mills Zoning Ordinance Adopted: October 20, 2008

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OWNER	ADDRESS	CITY	STATE	ZIP
New South River Baptist Association, Inc	P.O. Box 298	Fayetteville	NC	28302
CROWN AT STEEPLECHASE APARTMENTS LLC	PO BOX 25640	FAYETTEVILLE	NC	28314
CARTER, AMELIA	4318 BLACKS BRIDGE RD	PARKTON	NC	28371
PARKER, CONNIE E;PATTY, G PARKER KELLY TRUSTEES	4301 BLACKS BRIDGE RD	PARKTON	NC	28371
PARKER, CONNIE H TRUSTEE	4301 BLACKS BRIDGE RD	PARKTON	NC	28371
WILLIAMS, VERNON A; WILLIAMS, FRAN S	5616 SHADY PINE CT	HOPE MILLS	NC	28348
SANCHEZ, CHRISTOPHER JAMES;SANCHEZ, NICOLE MARIE	5620 SHADY PINE COURT	HOPE MILLS	NC	28348
CHAVIS, DION	5624 SHADY PINE COURT	HOPE MILLS	NC	28348

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PLANNING AND INSPECTIONS DEPARTMENT

MEMORANDUM FOR JOINT PLANNING BOARD AGENDA OF JUNE 21, 2022

TO: JOINT PLANNING BOARD

FROM: CUMBERLAND COUNTY PLANNING & INSPECTIONS DEPARTMENT

DATE: 6/21/2022

SUBJECT: CASE ZON-22-0046: REZONING FROM A1 AGRICULTURAL DISTRICT TO R20 RESIDENTIAL DISTRICT OR TO A MORE RESTRICTIVE ZONING DISTRICT ON 1.40 +/- ACRES; LOCATED AT 654/658 MAGNOLIA CHURCH ROAD, SUBMITTED BY TODLEN ENTERPRISES I LLC (OWNER/APPLICANT).

ATTACHMENTS:

Description Case ZON-22-0046

Type Backup Material



PLANNING & INSPECTIONS

PLANNING STAFF REPORT REZONING CASE # ZON-22-0046 Planning Board Meeting: June 21, 2022

Location: 654 and 658 Magnolia Church Rd. Jurisdiction: County-Unincorporated

REQUEST

Rezoning A1 to R20

Applicant requests a rezoning from A1 Agricultural District to R20 Residential District for one parcel of approximately 1.4 acres located at 654 and 658 Magnolia Church Road. The parcel is occupied by two manufactured homes. The intent of the property owner is to remove the existing manufactured homes and replace them with a duplex. Exhibit "A" identifies the location of the property and the zoning currently assigned to it. Exhibit "B" includes existing and surrounding uses while Exhibit "C" provides the soils and utilities.

PROPERTY INFORMATION

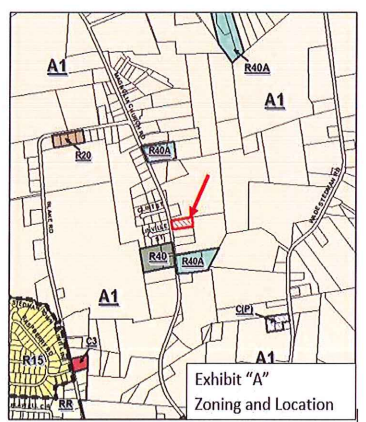
OWNER/APPLICANT: Todlen Enterprises I, LLC

ADDRESS/LOCATION: Refer to Exhibit "A", Location and Zoning Map.

REID number: 0486962149000

SIZE: 1.4 +/- acres within one parcel. Road frontage along Magnolia Church Road is 153 +/- feet. The property has a depth approximately 400 +/- feet in length.

EXISTING ZONING: The subject property is currently zoned A1 Agricultural District. Minimum lot size for this district is two acres. This district is intended to promote and protect agricultural lands, including woodland, within the County. The general intent of the district is to permit all agricultural uses to exist free from most private urban development except for large lot, single-family development. Some public and/or semi-public uses as well as a limited list of convenient commercial uses are permitted to ensure essential services for the residents.

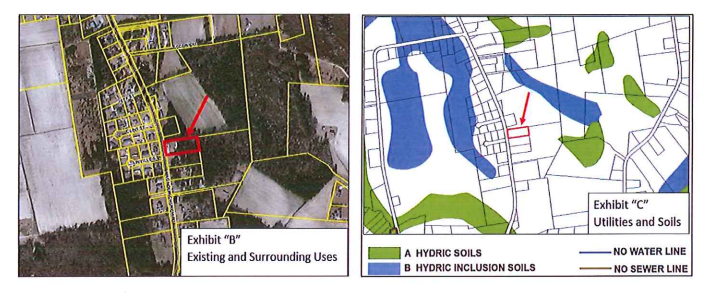


EXISTING LAND USE: The parcel contains two manufactured homes. Exhibit "B" shows the existing use of the subject property.

SURROUNDING LAND USE: Exhibit "B" illustrates the following:

- North: Wooded lands and single-family homes
- East: Wooded land and a single-family home
- West: Single-family residential neighborhood
- South: Single-family homes

OTHER SITE CHARACTERISTICS: The site is not located in a Watershed or within a Flood Zone Hazard Area. The subject property, as delineated in Exhibit "C", illustrates no presence of hydric or hydric inclusion soils on the property.



DEVELOPMENT REVIEW: Subdivision review by County Planning & Inspections will be required before any development.

DIMENSIONAL PROVISIONS FOR REQUESTED DISTRICT:

Minimum Standard	A1 (Existing Zoning)	R20 (Proposed)
Front Yard Setback	50 feet	30 feet
Side Yard Setback	20 feet (one story) 25 feet (two story)	15 feet
Rear Yard Setback	50 feet	35 feet
Lot Area	2 acres	20,000 sq. ft.
Lot Width	100'	100'

Development Potential:

Existing Zoning (A1)	Proposed Zoning (R40)	
2 dwelling units	1 duplex	

- Assumes 80% of land is usable for development after exclusion of potential area for roads and drainage.
- Calculation: (total developable area times 0.8)/minimum lot size for zone district.
- Section 202 (A): Lot count may be rounded-up when a fraction occurs. When any requirement of
 this ordinance results in a fraction of a unit, a fraction of one-half or more shall be considered a
 whole unit, and a fraction of less than one-half shall be disregarded.

COMPREHENSIVE PLANS: This property is located within the <u>Stedman Area Land Use</u> <u>Plan (2019)</u>. The future land use classification of the property is Suburban Density Residential. Exhibit "D" shows the future land use designations assigned to properties in the vicinity of the subject site.

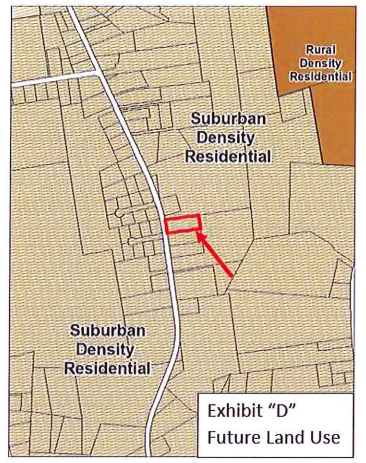
Associated Zoning Districts for Suburban Density: R30, R30A, R20, R20A, RR, CD, R40, R40A. The proposed rezoning request is consistent with the adopted Land Use Plan.

APPLICABLE PLAN GOALS/POLICIES:

-Objectives:

Associated plan elements and policies that may be considered include the following:

- The intent of this classification is to allow for a denser, neighborhood type residential developments with no more than one unit per 20,000 square feet, or approximately 0.46 acres. Septic systems may be utilized based on soil type, lot size, and distance from public sewer.
- 1.3: Protect working agricultural operations through site design (page 57)



IMPACTS ON LOCAL INFRASTRUCTURE AND/OR FACILITIES

UTILITIES: Water and sewer lines are not available near the subject property. It is the applicant's responsibility to determine if this utility provider will serve their development. Utilities for water and sewer are shown on Exhibit "C". Well and septic will likely be required, and the lot size must meet the minimum area necessary to accommodate both.

TRAFFIC: According to the Fayetteville Area Metropolitan Planning Organization (FAMPO), the subject property, 654 and 658 Magnolia Church Road, is located outside of FAMPO boundaries.

SCHOOLS CAPACITY/ENROLLMENT:

School	Capacity	Enrollment
Stedman Primary	162	122
Stedman Elementary	358	250
Mac Williams Middle	1164	1141
Cape Fear High	1476	1519

ECONOMIC DEVELOPMENT: Fayetteville Cumberland County Economic Development Corporation has reviewed the request and had no objection to the proposed request.

EMERGENCY SERVICES: Cumberland County Fire Marshal's office has reviewed the request and has no objections to the rezoning request.

SPECIAL DISTRICTS: The property is not located within the Fayetteville Regional Airport Overlay District or within five miles of Fort Bragg Military Base.

CONDITIONS OF APPROVAL: This is a conventional zoning and there are no conditions at this time.

STAFF RECOMMENDATION

In Case ZON-22-0046, the Planning and Inspections staff **recommends approval** of the rezoning request from A1 Agricultural District to R20 Residential District. Staff finds the request is consistent with the Stedman Land Use Plan which calls for "Suburban Density Residential" at this location. Staff also finds that the request is reasonable and in the public interest as it is compatible to and in harmony with the surrounding land use activities and zoning.

Attachments: Notification Mailing List Application

ATTACHMENT – MAILING LIST

KAREN C. JACKSON JONATHAN W. JACKSON 633 MAGNOLIA CHURCH RD STEDMAN, NC 28391

LINDA MANNING EDGE CLAXTON LEONARD EDGE 12221 WHITESIDE DR CHARLOTTE, NC 28278

STEDMAN HOUSING MART INC PO BOX 339 STEDMAN, NC 28391

ROBERT DUMP 592 MAGNOLIA CHURCH RD STEDMAN, NC28391

LOIS HUBBARD FAMILY LIMITED PARTNERSHIP 6090 JAKE RD STEDMAN, NC 28391

DANIELLE S WHITCOM8 PO BOX 452 STEDMAN, NC 28391

GERHARD BERGSCH PO BOX 323 STEDMAN, NC 28391

GILDA H ROUMILLAT PO BOX 836 STEDMAN, NC 28391

HEATHER REDLINE JUSTIN REDLINE 577 MAGNOLIA CHURCH RD STEDMAN, NC 28391

TREVOR C JACKSON 770 MAGNOLIA CHURCH RD STEDMAN, NC 28391 OLLEN J. FAIRCLOTH 367 HORSE PASTURE RD SALEMBURG, NC 28385

STEHEN DEAN SAMPSON 6101 LINVILLE ST STEDMAN, NC 28391

MELAINE D GILL DAVID E GILL 6124 LINVILLE ST STEDMAN, NC 28391

CECIL KELLY CULBRETH 6087 JEFF ST STEDMAN, NC 28391

WANDA WOOD TEETS BRUCE J TEETS 622 MAGNOLIA CHURCH RD STEDMAN, NC 28391

DONNETT C MOBLEY WILLIAM TATE MOBLEY, JR 6134 JAKE RD STEDMAN, NC 28391

RANDALL C AUTRY UFE ESTATE 6125 GLORY RD STEDMAN, NC 28391

BYOUNG CHUL LEE 6094 JEFF ST STEDMAN, NC 28391

JANET S NOBLES JAMES C NOBLES PO BOX 352 STEDMAN, NC 28391

RAQUEL NIEVES 6247 SANDY CREEK RD STEDMAN, NC 28391 TREVOR C. JACKSON 770 MAGNOLIA CHURCH RD STEDMAN, NC 28391

LENA HEIRS PRINCE PO BOX 53943 FAYETTEVILLE, NC 28305

TONY H GAINEY CONNIE F GAINEY 6135 LINVILLE ST STEDMAN, NC 28391

ANDREA COX PHILLIP A. COX 789 MAGNOLIA CHURCH RD STEDMAN, NC 28391

ELEANOR AYERS HAIRR 6750 CLINTON RD STEDMAN, NC 28391

DONNETT C MOBLEY WILLIAM TATE MOBLEY, JR 6134 JAKE RD STEDMAN, NC 28391

JODI F GAINEY TIMOTHY GAINEY 6144 CLINT ST STEDMAN, NC 28391

STACEY L. DUMP ROBERT E DUMP 576 MAGNOLIA CHURCH RD STEDMAN, NC 28391

WANDA L TEETS BRUCE J TEETS 622 MAGNOLIA CHURCH RD STEDMAN, NC 28391

DONNETT C MOBLEY WILLIAM TATE MOBLEY, JR 6134 JAKE RD STEDMAN, NC 28391 LOUISE FINICK LENNON 6123 LINVILLE ST STEDMAN, NC 28391

BLAKE ROAD FARMS LLC PO BOX 53943 FAYETTEVILLE, NC 28305

EYAL DAHAN 6259 WARNER DR LOS ANGELES, CA 90048

JANET PAGE LAND CHARLES ERIC LAND 642 MAGNOLIA CHURCH RD STEDMAN, 28391

VIRGINIA L PAGE LENNON A PAGE 791 WADE STEDMAN RD STEDMAN, NC 28391

DANIEL M RAPOLLA 6240 STONEY POINT LP FAYETTEVILLE, NC 28306

DEBORAH LYNN LOCKE 6115 CLINT ST STEDMAN, NC 28391

TYLER FORAKER JACOB CORY FORAKER 773 MAGNOLIA CHURCH RD STEDMAN, NC 28391

MAXTON EUGENE FAIRCLOTH 6143 CLINT ST STEDMAN, NC 28391 LORETTA SIMMONS FREEMAN 1121 CARL FREEMAN RD STEDMAN, NC 28391

STEDMAN HOUSING MART INC PO BOX 339 STEDMAN, NC 28391

JEANNETTE C SESSOMS BILLY R SESSOMS 6201 GLORY RD STEDMAN, NC 28391

AUDREY V AUTRY 812 MAGNOLIA CHURCH RD STEDMAN, NC 28391

MARY K KELSEY WILLIAM M KELSEY 6114 CLINT ST STEDMAN, NC 28391

HOSEA CORNELIUS GRAHAM 6101 CLINT ST STEDMAN, NC 28391

WILBERT W HAIRR PO BOX 61 STEDMAN, NC 28391

PATRICIA B HEIRS JACKSON 555 CUNNINGHAM ST FAYETTEVILLE, NC 28303

DEIDRE HOUSTON BUNCE DONALD STEPHEN BUNCE PO BOX 53943 FAYETTEVILLE, NC 28305 STACEY L DUMP ROBERT ED DUMP 576 MAGNOLIA CHURCH RD STEDMAN, NC 28391

MARY K KELSEY WILLIAM M KELSEY 6114 CLINT ST STEDMAN, NC 28391

SHANNON P JOHNSTON FITZHUGH H. JOHNSTON PO BOX 7 STEDMAN, NC 28391

BLAKE ROAD FARMS LLC PO BOX 53943 FAYETTEVILLE, NC 28305

LORRAINE J HEATH JOHN P HEATH 757 MAGNOLIA CHURCH RD STEDMAN, NC 28391

WANDA WOOD TEETS BRUCE J TEETS 622 MAGNOLIA CHURCH RD STEDMAN, NC 28391

NICHOLE L TEETS 623 MAGNOLIA CHURCH RD STEDMAN, NC 28391

KEITH DOUGLAS JACKSON 6090 JEFF ST STEDMAN, NC 28391

ATTACHMENT: APPLICATION

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County of Cumberland

Planning & Inspections Department

CASE #: 20n-22-0046
PLANNING BOARD MEETING DATE: 6/21/22
DATE APPLICATION SUBMITTED: <u>4 20 22</u>
RECEIPT #:
RECEIVED BY:

APPLICATION FOR REZONING REQUEST CUMBERLAND COUNTY ZONING ORDINANCE

The following items are to be submitted with the completed application:

- 1. A copy of the *recorded* deed and/or plat.
- 2. If a portion(s) of the property is being considered for rezoning, an accurate written legal description of only the area to be considered;
- 3. A check made payable to "Cumberland County" in the amount of \$ 250.

Rezoning Procedure:

- 1. Completed application submitted by the applicant.
- 2. Notification to surrounding property owners.
- 3. Planning Board hearing.
- 4. Re-notification of interested parties / public hearing advertisement in the newspaper.
- 5. County Commissioners' public hearing (approximately four weeks after Planning Board public hearing)
- 6. If approved by the County Commissioners, rezoning becomes effective immediately.

The Planning & Inspections Staff will advise on zoning options, inform applicants of development requirement and answer questions regarding the application and rezoning process. For further questions, call (910)678-7603 or (910)678-7609. Hours of operation are 8:00 a.m. to 5:00 p.m., Monday through Friday.

NOTE: Any revisions, inaccuracies or errors to the application may cause the case to be delayed and will be scheduled for the next available board meeting according to the board's meeting schedule. Also, the application fee is *nonrefundable*.

Cumberland County Rezoning Revised: 01-25-2013

TO THE CUMBERLAND COUNTY JOINT PLANNING BOARD AND THE BOARD OF COUNTY COMMISSIONERS OF CUMBERLAND COUNTY, NC:

I (We), the undersigned, hereby submit this application, and petition the County Commissioners to amend and to change the zoning map of the County of Cumberland as provided for under the provisions of the County Zoning Ordinance. In support of this petition, the following facts are submitted:

1.	Requested Rezoning from A1 to R20
2.	Address of Property to be Rezoned: 654/658 Magnolia Church Rd
3.	Location of Property:
4.	Parcel Identification Number (PIN #) of subject property: <u>6486-96. exercise</u> 219 (also known as Tax ID Number or Property Tax ID)
5.	Acreage: 1.4 Frontage: 153' Depth: 400
6.	Water Provider: Well: <u>X</u> PWC: Other (name):
7.	Septage Provider: Septic Tank X PWC
8.	Deed Book <u>0059</u> , Page(s) <u>0021</u> , Cumberland County Registry. (Attach copy of deed of subject property as it appears in Registry).
).	Existing use of property: Residential 2 Hup Menufuctured H
ίΟ.	Proposed use(s) of the property: duply
	· · · · · · · · · · · · · · · · · · ·
11.	Do you own any property adjacent to or across the street from this property?
	Yes No If yes, where?
2.	Has a violation been issued on this property? YesNoNo

portion of a parcel, a written legal description by metes and bounds, showing acreage must accompany the deeds and/or plat. If more than one zoning classification is requested, a correct metes and bounds legal description, including acreage, for each bounded area must be submitted.

The Planning and Inspections Staff is available for advice on completing this application; however, they are not available for completion of the application.

Cumberland County Rezoning Revised: 01-25-2013 The undersigned hereby acknowledge that the County Planning Staff has conferred with the petitioner or assigns, and the application as submitted is accurate and correct.

NAME OF OWNER(S) (PRINT OR TYPE) Todley Todler Ewter Auses 1, LL <u>6134</u> Jake Rd Stedmin NC 28391 ADDRESS OF OWNER(S) <u>910 391 1063</u> HOME TELEPHONE # WORK TELEPHONE # NAME OF AGENT, ATTORNEY, APPLICANT (PRINT OR TYPE) ADDRESS OF AGENT, ATTORNEY, APPLICANT wtmobley)reaow.com HOME TELEPHONE # WORK TELEPHONE # MHMJLLA IGNATURE OF OWNER(S) SIGNATURE OF AGENT, ATTORNEY OR APPLICANT SIGNATURE OF OWNER(S)

The contents of this application, upon submission, become "public record."

Cumberland County Rezoning Revised: 01-25-2013

Page 3 of 4

CUMBERLAND COUNTY FEE SCHEDULES

	REQUESTED ZONING DISTRICTS ¹	LESS THAN 5 ACRES	5 TO 50 ACRES	50 TO 100 ACRES	100+ ACRES
CD A1 A1A R40 R40A R30 R30A R20 R20A RR R15 R7.5 R6 R6A R5 R5A					
O&I(P) C1(P) C2(P) C(P) M1(P) M(P)					
DI RESIDE DD/CZ	FIONAL ZONING I <u>STRICTS²</u> NTIAL CATION OF CONDITIONS				<u></u>
DI NONRE PND/CZ MXD/C2					
ALL TE	ISION WAIVERS XT AMENDMENTS NNCE TEXT				
VARIAN WATER ADMINI INTERPI NONCO		BOARD OF ADJUSTME		County Watersh	ed Ordinance

¹If more than one zoning district is requested in the same applications, the highest fee for the district requested will apply.

²If a general rezoning is requested and based on recommendations of the Joint Planning Board or County Commissioners, a Conditional Zoning District and Permit application is to be filed; the original application fee will be credited toward the Conditional Zoning District and Permit application fee. Revised October 26, 2011

Cumberland County Rezoning Revised: 01-25-2013

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Page 4 of 4



PLANNING AND INSPECTIONS DEPARTMENT

MEMORANDUM FOR JOINT PLANNING BOARD AGENDA OF JUNE 21, 2022

- TO: JOINT PLANNING BOARD
- FROM: CUMBERLAND COUNTY PLANNING & INSPECTIONS DEPARTMENT
- DATE: 6/21/2022
- SUBJECT: CASE ZON-22-0047: REZONING FROM A1 AGRICULTURAL DISTRICT TO R40 RESIDENTIAL DISTRICT OR TO A MORE RESTRICTIVE ZONING DISTRICT FOR 35.83 +/- ACRES; LOCATED ADJACENT TO WADE STEDMAN ROAD AND ROYAL WILLIAMS ROAD; SUBMITTED BY M.A.P.S. SURVEYING LLC MICHAEL ADAMS (APPLICANT) ON BEHALF OF WAYNE T. YOUNTS REALTY & CONSTRUCTION INC (OWNER).

ATTACHMENTS:

Description Case ZON-22-0047 Type Backup Material



PLANNING & INSPECTIONS

PLANNING STAFF REPORT REZONING CASE # ZON-22-0047 Planning Board Meeting: June 21, 2022

Location: Adjacent to Wade Stedman Rd. and Royal Williams Rd. Jurisdiction: County-Unincorporated

Rezoning A1 to R40

REQUEST

Applicant requests a rezoning from A1 Agricultural District to R40 Residential District for one parcel of approximately 35.83 acres located adjacent to Wade Stedman Rd. and Royal Williams Rd, approximately two miles east of the Town of Eastover. The parcel is currently vacant farmland. The intent of the property owner is to create single family residential. Exhibit "A" identifies the location of the property and the zoning currently assigned to it. Exhibit "B" includes existing and surrounding uses while Exhibit "C" provides the soils and utilities.

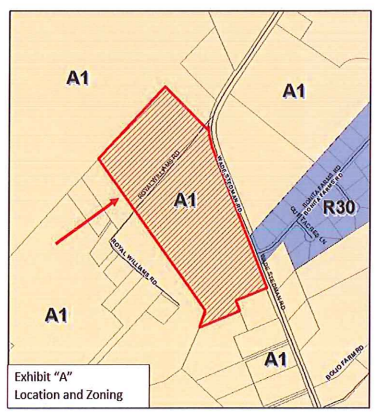
PROPERTY INFORMATION

OWNER/APPLICANT: Wayne T. Younts Realty and Construction INC.

ADDRESS/LOCATION: Refer to Exhibit "A", Location and Zoning Map. REID number: 0489811011000

SIZE: 35.83 +/- acres within one parcel. Road frontage along Wade Stedman Road is 1703 +/- feet. The property has a varying depth but is approximately 1,025 +/- feet in length at its deepest point.

EXISTING ZONING: The subject property is currently zoned A1 Agricultural District. Minimum lot size for this district is two acres. This district is intended to promote and agricultural lands, including protect woodland, within the County. The general intent of the district is to permit all agricultural uses to exist free from most private urban development except for large lot, singlefamily development. Some public and/or semi-public uses as well as a limited list of convenient commercial uses are permitted to ensure essential services for the residents.

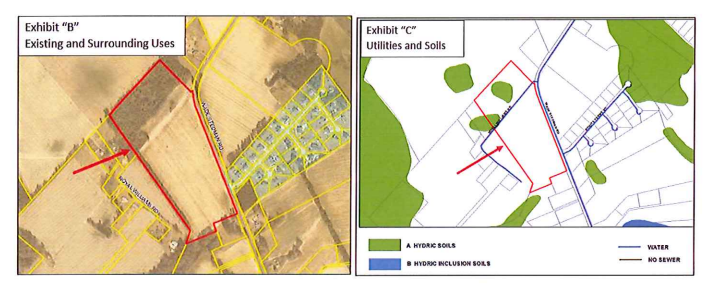


EXISTING LAND USE: The parcel is vacant farmland currently. Exhibit "B" shows the existing use of the subject property.

SURROUNDING LAND USE: Exhibit "B" illustrates the following:

- North: Farmland and single family residential
- East: Farmland and single-family homes
- West: Farmland and Bonita Farms Estates, a single-family residential neighborhood
- South: Farmland

OTHER SITE CHARACTERISTICS: The site is not located in a Watershed or within a Flood Zone Hazard Area. The subject property, as delineated in Exhibit "C". illustrates presence of hydric or hydric inclusion soils at a small portion of the northwest and northcentral part of the property.



DEVELOPMENT REVIEW: Subdivision review by County Planning & Inspections will be required before any development.

DIMENSIONAL PROVISIONS FOR REQUESTED DISTRICT:

Minimum Standard	A1 (Existing Zoning)	R40 (Proposed)
Front Yard Setback	50 feet	30 feet
Side Yard Setback	20 feet (one story) 25 feet (two story)	15 feet
Rear Yard Setback	50 feet	35 feet
Lot Area	2 acres	40,000 sq. ft.
Lot Width	100'	100'

Development Potential:

Existing Zoning (A1)	Proposed Zoning (R40)	
1 dwelling units	31 dwelling units	

- Assumes 80% of land is usable for development after exclusion of potential area for roads and drainage.
- Calculation: (total developable area times 0.8)/minimum lot size for zone district.
- Section 202 (A): Lot count may be rounded-up when a fraction occurs. When any requirement of this ordinance results in a fraction of a unit, a fraction of one-half or more shall be considered a whole unit, and a fraction of less than one-half shall be disregarded.

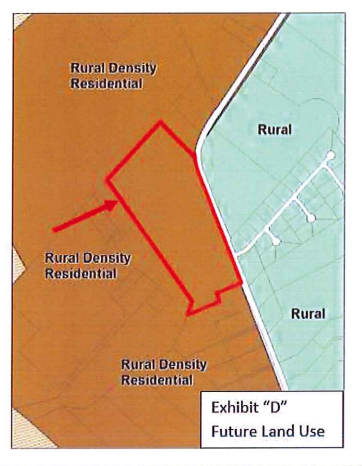
COMPREHENSIVE PLANS: This property is located within the <u>Eastover Area Land Use Plan (2018)</u>. The future land use classification of the property is Rural Density Residential. Associated zoning districts for Rural Density Residential: R20, R20A, RR, R30, R30A, R40 and R40A. Exhibit "D" provides the Future Land Use map for the Eastover Area Land Use Plan. The proposed rezoning request is consistent with the adopted Land Use Plan.

APPLICABLE PLAN GOALS/POLICIES:

-Objectives:

Rural Density Residential Development Goal:

- Preserve and protect farmland, the agribusiness industry, and the rural character of the area in order to create a sustainable environment for agricultural operations.
- Provide for a full range of housing types with adequate infrastructure throughout that is in harmony with the surrounding areas and accommodates the future needs of the residents while maintaining the character of the area.
 - Use development techniques that preserve the rural character of the area.
 - Improve and/or add street lighting in residential areas
 - Locate sidewalks and pedestrian facilities, where appropriate, to provide access to schools, recreation areas and commercial centers
 - Encourage more than one means of ingress/egress in new residential subdivisions and connectivity to existing subdivisions



IMPACTS ON LOCAL INFRASTRUCTURE AND/OR FACILITIES

UTILITIES: Water lines are available near the subject property. It is the applicant's responsibility to determine if this utility provider will serve their development. Utilities for water and sewer are shown on Exhibit "C". Septic will likely be required, and the lot size must meet the minimum area necessary to accommodate.

TRANSPORTATION: According to the Fayetteville Area Metropolitan Planning Organization (FAMPO), the subject property, Intersection of Wade Stedman Rd., and Royal Williams Rd, is located outside of FAMPO boundaries. Royal Williams Road provides access to as many as ten parcels that become landlocked without this road. As Royal Williams Road passes over the subject site, at the time of a preliminary subdivision plan application this road may need to be dedicated as a public right-of-way to access parcels to the west.

SCHOOLS CAPACITY/ENROLLMENT:

School	Capacity	Enrollment
Eastover Central Elementary	480	311
Mac Williams Middle	1164	1141
Cape Fear High	1476	1519

ECONOMIC DEVELOPMENT: Fayetteville Cumberland County Economic Development Corporation has reviewed the request and had no objection to the proposed request.

EMERGENCY SERVICES: Cumberland County Fire Marshal's office has reviewed the request and stated to ensure all applicable fire department access requirements are met in accordance with Section 503 of the 2018 NC Fire Code. Water flow calculations will need to be provided to ensure water supply is sufficient to meet the fire flow requirements for any proposed development.

SPECIAL DISTRICTS: The property is not located within the Fayetteville Regional Airport Overlay District or within five miles of Fort Bragg Military Base.

CONDITIONS OF APPROVAL: This is a conventional zoning and there are no conditions at this time.

STAFF RECOMMENDATION

In Case ZON-22-0047, the Planning and Inspections staff **recommends approval** of the rezoning request from A1 Agricultural District to R40 Residential District. Staff finds the request is consistent with the Eastover Area Land Use Plan which calls for "Rural Density Residential" at this location. Staff also finds that the request is reasonable and in the public interest as it is compatible to and in harmony with the surrounding land use activities and zoning.

Attachments: Notification Mailing List Application

ATTACHMENT – MAILING LIST

JERRIE R STARLING JOHN TROY STARLING 3113 ROYAL WILLIAMS RD WADE, NC 28395

ERIKA LONG JAIME FRANK LONG 3558 WADE STEDMAN RD WADE, NC 28395

WAYNE T YOUNTS REALTY & CONSTRUCTION INC 2911 BREEZEWOOD AVE STE 200 FAYETTEVILLE, NC 28303

SAUNDRA L HOLLAND CHAZ M HOLLAND (II 3151 BONITA FARMS RD WADE, NC 28395

MAYSI N ALVARADO LUIS ALVARADO 3131 BONITA FARMS RD WADE, NC 28395

JERRIE RICH STARLING JOHN TROY STARLING 3113 ROYAL WILLIAMS RD WADE, NC 28395

JOSHUA EDWARD CHURCH AMANDA GAYLE CHURCH CMR 467 BOX 6199 APO, AE 09096

KRISTA J RUSSELL 5612 QUIET ACRES LN WADE, NC 28395

SYLVIA J MATTHEWS GERALD A MATTHEWS 4003 WADE STEDMAN RD WADE, NC 28395

JOHN GARRISON MELTON ELLEN HOPE MELTON 6175 MCOONALD RD PARKTON, NC 28371 MARSHA STARLING NANCY WILLIAM DONNA MCLAMB 3494 WADE STEDMAN RD WADE, NC 28395

CLEVELAND E OVERBEE 3051 ROYAL WILLIAMS RD WADE, NC 28395

GEORGE EDMUND BULLARD JR 3304 HAYFIELD RD WADE, NC 28395

RONALD MARTH JR 3831 WADE STEDMAN RD WADE, NC 28395

MATTHEW V BROGAN 5609 QUIET ACRES LN WADE, NC 28395

WILLIAM ANTHONY MCLAMB 3558 WADE-STEOMAN RD WADE, NC 28395

DAWN S. ROYAL WILLIAM D ROYAL PO BOX 635 APPOMATTOX, VA 24522

MARSHA M STARLING HAROLD M STARLING 3069 ROYAL WILLIAMS RD WADE, NC 28395

SYLVIA J MATTHEWS GERALD A MATTHEWS 4003 WADE STEDMAN RD WADE, NC 28395

MARSHA E LAFONTAINE MICHEAL F LAFONTAINE 5605 QUIET ACRES LN WADE, NC 28395 WAYNE T YOUNTS REALTY & CONSTRUCTION INC 2911 BREEZEWOOD AVE STE 200 FAYETTEVILLE, NC 28303

JAMES THOMAS TART JR AUDREY ROYAL TART 3922 WADE STEDMAN RD WADE, NC 28395

THERESA A STOCKS JOHNNY R STOCKS 3141 BONITA FARMS RD WADE, NC 28395

LINDA GREY MASSON JOHN PHILLIPPE MASSON 3007 ROYAL WILLIAMS RD WADE, NG 28395

ANNIE BELLE CAROLL WRIGHT 3331 WADE STEDMAN RD WADE, NC 28395

LINDA GREY MASSON JOHN PHILLIPPE MASSON 3007 ROYAL WILLIAMS RD WADE, NC 28395

BARBARA J GEEEN ROBERT W GREEN 3121 BONITA FARMS RD WADE, NC 28395

JENNIFER L HOUSE JASON D HOUSE 3555 WADE STEDMAN RD WADE, NC 28395

WILLIAM EARL HORNE JR TIFFANY MEARES HORNE 5604 QUIET ACRES LN WADE, NC 28395

SONDRA A DAVIS JAMES M DAVIS 3111 BONITA FARMS RD WADE, NC 28395

ATTACHMENT: APPLICATION

PINICAMOL

County of Cumberland

Planning & Inspections Department

CASE #:	
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PLANNING BOARD MEETING DATE:

DATE APPLICATION SUBMITTED:

RECEIPT #:	

RECEIVED BY: _____

APPLICATION FOR REZONING REQUEST CUMBERLAND COUNTY ZONING ORDINANCE

The following items are to be submitted with the completed application:

- 1. A copy of the *recorded* deed and/or plat.
- 2. If a portion(s) of the property is being considered for rezoning, an accurate written legal description of only the area to be considered;
- 3. A check made payable to "Cumberland County" in the amount of \$_____. (See attached Fee Schedule).

Rezoning Procedure:

- 1. Completed application submitted by the applicant.
- 2. Notification to surrounding property owners.
- 3. Planning Board hearing.
- 4. Re-notification of interested parties / public hearing advertisement in the newspaper.
- 5. County Commissioners' public hearing (approximately four weeks after Planning Board public hearing)
- 6. If approved by the County Commissioners, rezoning becomes effective immediately.

The Planning & Inspections Staff will advise on zoning options, inform applicants of development requirement and answer questions regarding the application and rezoning process. For further questions, call (910)678-7603 or (910)678-7609. Hours of operation are 8:00 a.m. to 5:00 p.m., Monday through Friday.

NOTE: Any revisions, inaccuracies or errors to the application may cause the case to be delayed and will be scheduled for the next available board meeting according to the board's meeting schedule. Also, the application fee is *nonrefundable*.

TO THE CUMBERLAND COUNTY JOINT PLANNING BOARD AND THE BOARD OF COUNTY COMMISSIONERS OF CUMBERLAND COUNTY, NC:

I (We), the undersigned, hereby submit this application, and petition the County Commissioners to amend and to change the zoning map of the County of Cumberland as provided for under the provisions of the County Zoning Ordinance. In support of this petition, the following facts are submitted:

1.	Requested Rezoning from <u>Al</u> to <u>R40</u>
2.	Address of Property to be Rezoned: N/A - adjacent to 3555 Wade Sledman Rd
3.	Location of Property: Wade Stedman Rd- 0.45 SW af
	intersection of Wade Stedman Rd + Hay Field Rd
4.	Parcel Identification Number (PIN #) of subject property: 0489811011 000 (also known as Tax ID Number or Property Tax ID)
5.	Acreage: <u>35.83</u> Frontage: <u>1703,93</u> Depth: <u>850</u>
6.	Water Provider: Well: PWC: Other (name): Eastover
7.	Septage Provider: Septic Tank PWC
8.	Deed Book 11234, Page(s) 838, Cumberland County Registry. (Attach copy of deed of subject property as it appears in Registry).
9.	Existing use of property: Farmland
10.	Proposed use(s) of the property: <u>Residential - Single Family</u>
11.	Do you own any property adjacent to or across the street from this property?
	Yes No If yes, where? To the south - 3615 wode Stedmon Rd
12.	Has a violation been issued on this property? YesNoX
	of the recorded deed(s) and/or recorded plat map(s) must be provided. If the area is a

A copy of the recorded deed(s) and/or recorded plat map(s) must be provided. If the area is a portion of a parcel, a written legal description by metes and bounds, showing acreage must accompany the deeds and/or plat. If more than one zoning classification is requested, a correct metes and bounds legal description, including acreage, for each bounded area must be submitted.

The Planning and Inspections Staff is available for advice on completing this application; however, they are not available for completion of the application.

The undersigned hereby acknowledge that the County Planning Staff has conferred with the petitioner or assigns, and the application as submitted is accurate and correct.

Wayne T. Yount's Reality + Construction Inc. NAME OF OWNER(S) (PRINT OR TYPE) 2911 Breezewood Ave Suite200 Fay NC 28303 ADDRESS OF OWNER(S) <u>910 - 977 - 1804</u> Work telephone # **HOME TELEPHONE #** MAPS Surveying Inc - Michael J. Adams NAME OF AGENT, ATTORNEY, APPLICANT (PRINT OR TYPE) 1401 Morganton Rd Fay NC 28305 ADDRESS OF AGENT, ATTORNEY, APPLICANT E-MAIL / Mapssurveying.com / yountsrity@aol.com <u>910 - 484 - 6432</u> Work telephone # **HOME TELEPHONE #** SIGNATURE OF AGENT, ATTORNEY OR SIGNATURE OP OWNER(S) APPLICANT

SIGNATURE OF OWNER(S)

The contents of this application, upon submission, become "public record."

BK 11234 PG 0838

FILED ELECTRONICALLY CUMBERLAND COUNTY NC J. LEE WARREN, JR.

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Prepared By and Return To: Attorney Steve Bunce Box

File # 51657-21

This instrument prepared by Attorney Steve Bunce, a licensed North Carolina Attorney delinquent taxes, if any, to be paid by closing attorney to the County upon disbursement of closing proceeds

Revenue Stamps \$1,176.00

Tax Pin Number: 0489-80-4303

NORTH CAROLINA

GENERAL WARRANTY DEED

CUMBERLAND COUNTY

THIS DEED made and entered into this 25th day of August, 2021, by and between Donald W. Royal, Jr. also known as Donald Wilton Royal, Jr. and wife, Catherine G. Royal; Sarah Royal Gibbs, unmarried; Susan Royal Klein and husband, Louis Klein; and Amy Royal Ritchy and husband, Phillip Ritchy, hereinafter called "Grantor," whose mailing address is 118 N Cardinal Dr. Ext., Ste. 103, Wilmington, NC 28405 and Wayne T. Younts Realty & Construction, Inc., a North Carolina corporation, whose mailing address is 2911 Breezwood Ave., Ste. 200, Fayetteville, NC 28303, hereinafter called "Grantee".

The designation Grantor and Grantee as used herein shall include said parties, their heirs, successors, and assigns, and shall include the singular, plural, masculine, feminine, or neuter as required by context.

WITNESSETH:

The Grantor, for a valuable consideration paid by the Grantee, the receipt of which is hereby acknowledged, has and by these presents does grant, bargain, sell and convey unto the Grantee in fee simple (with the exceptions hereinafter stated, if any), all the certain tract or parcel of land situated in the or near City of Wade, Cumberland County, North Carolina, and more particularly described as follows:

BEING all of Lot 1, consisting of 61.18 acres as shown on a map entitled "Division of the property of Donald W. Royal, Sr." recorded in Plat Book 127, Page 49, Cumberland County Registry.

LESS and EXCEPT the portion previously conveyed to Harold M. Starling and wife, Marsha M. Starling by deed recorded in Book 10912, Page 444, and more particularly described as:

BEING all of Lot 3, consisting of 1.15 acres as shown on a map entitled "Division of Tract No. 1, PB 127, PG 49 Surveyed for Donald W. Royal, Jr., Sarah Royal Gibbs, Susan Royal Klein and Amy Royal Ritchy" recorded in Plat Book 145, Page 25, Cumberland County Registry.

The property conveyed herein is a portion of the property described in deeds recorded in Book 9589, Page 20 and Deed Book 9628, Page 752.

This property does not include the primary residence of the Grantor(s).

TO HAVE AND TO HOLD the aforesaid tract or parcel of land and all privileges and appurtenances thereto belonging to the Grantee in fee simple.

And the Grantor covenants with the Grantee, that Grantor is seized of the premises in fee simple, has the right to convey the same in fee simple; that title is marketable and free and clear of all encumbrances, and that Grantor will warrant and defend the title against the lawful claims of all persons whomsoever except for the exceptions hereinafter stated, if any.

Title to the property hereinabove described is subject to the following exceptions:

- a. County and/or Municipal Zoning Ordinances, Rules and Regulations.
- b. Restrictive Covenants, Easements and Rights of Way of Record.
- c. County Ad Valorem Taxes.
- d. Deed of Easement to Eastover Sanitary District, Inc. recorded in Book 8177, Page 278.
- e. Declaration of Access and Utility Easement and Street Maintenance Agreement recorded in Book 11044, Page 515.
- f. Private Road Maintenance Agreement recorded in Book 10638, Page 874.
- g. Rights of others to the use for ingress, egress, regress, and utility purposes over and upon that portion of the property known as Royal Williams Road and described as a 10' Road on plats recorded in Plat Book 60, Page 26 and Plat Book 69, Page 3.

[Remainder of Page Intentionally Left Blank.]

IN WITNESS WHEREOF, the Grantors have hereunto set their hands and seals, the day and year first above written.

ð, Roval R Phillip Ritchy

STATE OF <u>North Carolina</u> COUNTY OF <u>New Hanover</u>

I, certify that the following person(s) personally appeared before me this day each acknowledging to me that he or she signed the foregoing document: Amy Royal Ritchy and Phillip Ritchy.

Date: <u>Rugust 26, 2021</u> HESTER Stimulation of the <u>Virginia</u> Hester Britten Notary Public Signature
Virginia Heater meth
The AUBLINE AND Printed Name of Notary Public
The Walk of the Printed Name of Notary Public
My Commission Expires June 8, 2025

IN WITNESS WHEREOF, the Grantors have hereunto set their hands and seals, the day and year first above written.

Larak Rozal Libbs

STATE OF <u>North Carolina</u> COUNTY OF <u>New Hanover</u>

I, certify that the following person(s) personally appeared before me this day each acknowledging to me that he or she signed the foregoing document: Sarah Royal Gibbs.

Date: <u>August 26,2021</u> Notary Public Signature Vinginia Hester Smith Printed Name of Notary Public My Commission Expires: June 8, 2025

IN WITNESS WHEREOF, the Grantors have hereunto set their hands and seals, the day and year first above written.

Susan Royal Klain Susan Royal Klein Larin Kl.

Louis Klein

STATE OF North Carolina COUNTY OF New Hanover

I, certify that the following person(s) personally appeared before me this day each acknowledging to me that he or she signed the foregoing document: Susan Royal Klein and Louis Klein.

Date: August 26, 2021



Virginia Leoter Smith Notary Public Signature <u>Virginia Hester Smith</u> Printed Name of Notary Public

My Commission Expires: June 8, 2025

BK 11234 PG 0843

IN WITNESS WHEREOF, the Grantors have hereunto set their hands and seals, the day and year first above written.

Donald W. Royal, Jr. also known as Donald Wilton Royal, Jr.

Catherine G-Do Catherine G. Roval

STATE OF North Carolina COUNTY OF <u>News Hanover</u>

I, certify that the following person(s) personally appeared before me this day each acknowledging to me that he or she signed the foregoing document: Donald W. Royal, Jr. also known as Donald Wilton Royal, Jr. and Catherine G. Royal.

Date: August 26, 2022

Virginia Newton Smith Notary Public Signature Virginia Hebter Smith Printed Name of Notary Public

My Commission Expires: June 8, 2025





PLANNING AND INSPECTIONS DEPARTMENT

MEMORANDUM FOR JOINT PLANNING BOARD AGENDA OF JUNE 21, 2022

- TO: JOINT PLANNING BOARD
- FROM: CUMBERLAND COUNTY PLANNING & INSPECTIONS DEPARTMENT
- DATE: 6/21/2022
- SUBJECT: CASE ZON-22-0049: REZONING FROM RR RURAL RESIDENTIAL DISTRICT, A1 AGRICULTURAL DISTRICT, AND M1(P) PLANNED LIGHT INDUSTRIAL DISTRICT TO A1 AGRICULTURAL DISTRICT OR TO A MORE RESTRICTIVE ZONING DISTRICT ON 32.88 +/- ACRES; LOCATED AT 480 N. PLYMOUTH STREET; SUBMITTED BY ROMAN & CYNTHIA PRICE (OWNERS/APPLICANT).

ATTACHMENTS:

Description Case ZON-22-0049 Type Backup Material



PLANNING & INSPECTIONS

PLANNING STAFF REPORT REZONING CASE # ZON-22-0049 Planning Board Meeting: June 21, 2022

Location: 480 N. Plymouth St Jurisdiction: County-Unincorporated

Rezoning A1, RR & M1(P) to A1

Applicant requests a rezoning from RR Rural Residential District (30.23 acres +/-), A1Agricultural District (2.31 acres +/-) and M1(P) Planned Light Industrial District (.34 acres +/-) to A1 Agricultural District for one parcel totaling approximately 32.88 acres located at 480 N. Plymouth Street. The parcel is currently vacant. The parcel is also located in the Fayetteville MIA. The intent of the property owner is to rezone the parcel to allow for a single-family residential dwelling, an agricultural sawmill, a dog kennel operation, and a family cemetery plot.

PROPERTY INFORMATION

REQUEST

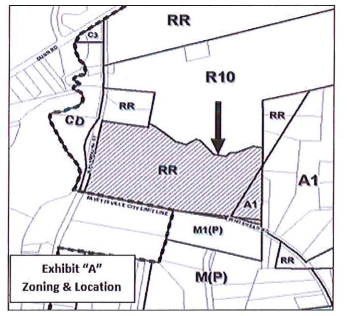
OWNER/APPLICANT: Roman A. & Cynthia O. Price

ADDRESS/LOCATION: Refer to Exhibit "A", Location and Zoning Map. REID number: 0447844679000

SIZE: 32.88 +/- acres single parcel. The subject property lies east of the Fayetteville city limits and is somewhat rectangular in shape. Road frontage along N. Plymouth St. is 855 +/- feet. The property has a depth approximately 1791 +/- feet.

EXISTING ZONING: The subject property is currently zoned RR Rural Residential District, A1 Agricultural District and M1(P) Planned Light Industrial District.

 RR Rural Residential District (30.23 acres +/) is designed for traditional rural use with lots of 20,000 square feet or above. The



principal use of the land is for suburban density residential, including manufactured housing units, and agricultural purposes. These districts are intended to ensure that residential development not having access to public water supplies and dependent upon septic tanks for sewage disposal will occur at a sufficiently low density to provide for a healthful environment.

- A1 Agricultural District (2.31 acres +/-) is designed to promote and protect agricultural lands, including woodland, within the County. The general intent of the district is to permit all agricultural uses to exist free from most private urban development except for large lot, single-family development. Some public and/or semi-public uses as well as limited list of convenient commercial uses are permitted to ensure essential services for the residents.
- M1(P) Planned Light Industrial District (.34 acres +/-) is designed for a wide variety of light industrial
 operations involving manufacturing, processing and fabrication of materials operations involving
 wholesaling and bulk storage, other non-retail uses and certain public assembly and recreational
 uses. The general intent of the district is to prohibit residential, retail, and heavy industrial uses of
 land. By their nature, the uses permitted in this district are generally not compatible with residential

or shopping center uses. To promote the essential design features with the M1(P) district, site plan approval is a requirement.

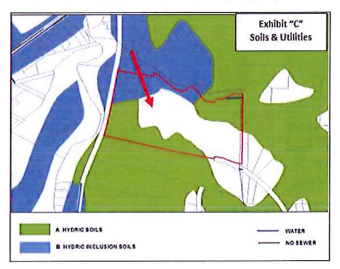
EXISTING LAND USE: This parcel is currently vacant land. Exhibit "B" shows the existing use of the subject property.

SURROUNDING LAND USE: Exhibit "B" illustrates the following:

- North: Single family residential, farmland, wooded lands
- East: Single family residential, wooded land
- West: vacant land, Fayetteville City Limits
- South: Planned Light Industrial, Fayetteville City Limits

OTHER SITE CHARACTERISTICS: The site is not located in a Watershed. A small portion along the northern property line is within the Special Flood Hazard Area. The subject property, as delineated in Exhibit "C", illustrates presence of hydric soils along the southwest corner and northeast corner of the subject parcel, as well as hydric inclusion soils at a small portion of the northwest corner to center of the property.



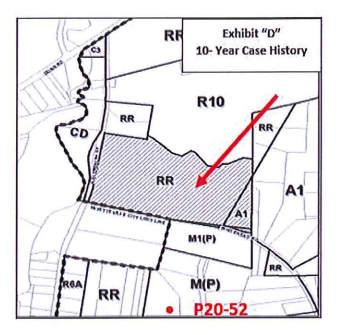


TEN YEAR ZONE CASE HISTORY:

Exhibit "D" denotes the location of the zoning case history described below.

• P20-52 RR to M(P) Approved

DEVELOPMENT REVIEW: Subdivision and/or site plan may be required by County Planning & Inspections depending on the type of development that is proposed and consistent with the zoning district and permissible use table.



DIMENSIONAL PROVISIONS FOR REQUESTED DISTRICT:

Minimum Standard	A1 (Existing Zoning)	RR (Existing Zoning)	M1(P) (Existing Zoning	A1 (Proposed Zoning)
Front Yard Setback	50 feet	30 Feet	50 Feet	50 feet
Side Yard Setback	20 feet (one story)	15 feet	30 Feet	20 feet (one story)
	25 feet (two story)			25 feet (two story)
Rear Yard Setback	50 feet	35 feet	30 Feet	50 feet
Lot Area	2 acres	20,000 sq. ft.	n/a	2 acres
Lot Width	100'	100'	n/a	100'

Development Potential:

Existing Zoning (A1)	Existing Zoning (RR)	Existing Zoning (M1(P))	Proposed Zoning (A1)
1 dwelling units	53 dwelling units	N/A	13 dwelling units

- Assumes 80% of land is usable for development after exclusion of potential area for roads and drainage.
- Calculation: (total developable area times 0.8)/minimum lot size for zone district.
- Section 202 (A): Lot count may be rounded-up when a fraction occurs. When any requirement of
 this ordinance results in a fraction of a unit, a fraction of one-half or more shall be considered a
 whole unit, and a fraction of less than one-half shall be disregarded.
- Subject to provisions located in Section 916, Cumberland County Zoning Ordinance, Non-Residential Use as a Permitted Use in a Residential or Agricultural District.

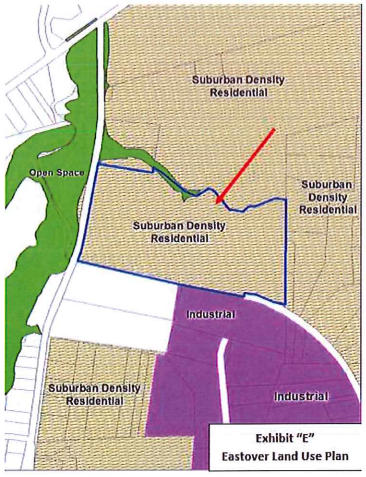
COMPREHENSIVE PLANS: This property is located within the <u>Eastover Area Land Use Plan</u> (2018). The future land use classification of the property is Suburban Density Residential. Associated Zoning Districts for Suburban Density: R7.5, and R15. The proposed rezoning request is not consistent with the adopted Land Use Plan.

APPLICABLE PLAN GOALS/POLICIES:

-Objectives:

RECOMMENDATION: Provide for a full range of housing types with adequate infrastructure throughout that is in harmony with the surrounding areas and accommodates the future needs of the residents while maintaining the character of the area.

- 1. Improve and/or add street lighting in residential areas
- Locate sidewalks and pedestrian facilities, where appropriate, to provide access to schools, recreation areas and commercial centers
- 3. Use development techniques that preserve the rural character of the area
- Encourage more than one means of ingress/egress in new residential subdivisions and connectivity to existing subdivisions



IMPACTS ON LOCAL INFRASTRUCTURE AND/OR FACILITIES

UTILITIES: A water line is located in the northeast corner of subject property. Sewer lines are not available near the subject property. It is the applicant's responsibility to determine if this utility provider will serve their development. Utilities for water and sewer are shown on Exhibit "C".

TRANSPORTATION: According to the Fayetteville Area Metropolitan Planning Organization (FAMPO), the subject property sits on Plymouth Street and is identified as a local road in the Metropolitan Transportation Plan. There are no roadway construction improvement projects planned and the subject property will have no significant impact on the Transportation Improvement Program. In addition, Plymouth Street does not have a 2020 AADT nor does it have a road capacity listed. Due to lack of data and the small scale, the new development request does not demand a trip generation. The new development should not generate enough traffic to significantly impact Plymouth Street.

According to NCDOT, change of use of subject properties and/or construction of any new connection or alteration of any existing connection shall require an approved Driveway Permit. It is the responsibility of the property owner to contact Division 6 / District 2 office.

SCHOOLS CAPACITY/ENROLLMENT:

School	Capacity	Enrollment
Armstrong Elementary	441	389
Mac Williams Middle	1164	1141
Cape Fear High	1476	1519

ECONOMIC DEVELOPMENT: Fayetteville Cumberland County Economic Development Corporation has reviewed the request and had no objection to the proposed request.

EMERGENCY SERVICES: Cumberland County Fire Marshal's office has reviewed the request and has no objections to the rezoning request.

SPECIAL DISTRICTS: The property is not located within the Fayetteville Regional Airport Overlay District or within five miles of Fort Bragg Military Base.

CONDITIONS OF APPROVAL: This is a conventional zoning and there are no conditions at this time.

STAFF RECOMMENDATION

In Case ZON-22-0049, the Planning and Inspections staff **recommends approval** of the rezoning request from RR Rural Residential District, A1Agricultural District and M1(P) Planned Light Industrial District to A1 Agricultural District. Staff finds the request is not consistent with the Eastover Area Land Use Plan which calls for Suburban Density Residential at this location. However, staff further finds that: A. Approval is an amendment to the adopted, current Eastover Area Land Use Plan; and that the Board of Commissioners should not require any additional request or application for amendment to said map for this request, B. The request would promote larger lots sizes than what the plan calls for, and C. The request is reasonable and in the public interest because the uses allowed in the A1 Agricultural District would be compatible to and in harmony with the surrounding land use activities and zoning.

Attachments: Notification Mailing List Application

ATTACHMENT – MAILING LIST

AMY JO CARTER MICKEL E. CARTER 806 DUNN RD FAYETTEVILLE, NC 28312

N CURTIS GEORGE E TATUM 2504 E PELICAN DR OAK ISLAND, NC 28465

MINGES, BRADFORD WAYNE-METHODIST COLLEGE TRUSTEES; LENDIR RHYNE COLLEGE TRUSTEES; EUBANK, MANLY; GREGORY, LYNN E; EARLY, BETTY; EUBANK, MARIAH BYRD 8705 ALDERSGATE WAY RALEGH, NC 27615

JILL B SOLES 615 FARRELL AVE FAYETTEVILLE, NC 28312

HOUSEHOLD OF FAITH WORLD OUTREACH CENTER 468 N PLYMOUTH STREET FAYETTEVILLE, NC 28312

COVENANT LOVE FAMILY CHURCH INC 420 DUNN RD FAYETTEVILLE, NC 28312

DAVID F FERRUZZI 6809 TOWBRIDGE RD FAYETTEVILLE, NC 28306

JOSEPH A LAWRENCE 630 WHITEHEAD RD FAYETTEVILLE, NC 28312

DAVID GLYNN SOLES 628 DUNN RD FAYETTEVILLE, NC 28312

CHRIST GOSPEL CHURCH OF FAY 918 PERSON ST FAYETTEVILLE, NC 28301 AOM II LLC PO BOX 361 FAYETTEVILLE, NC 28302

J HEIRS GEORGE TIGNEY 116 MULLINS AVE FAYETTEVILLE, NC 28301

KENNETH A WRIGHT 1522 N GARDNER DR BAYSHORE, NY 11706

RUTH BUIE LUTHER BUIE 910 CHESTNUT ST FAYETTEVILLE, NC 28301

SOLES COMMERCIAL PROPERTIES LLC 608 DUNN RD FAYETTEVILLE, NC 28312

SANDRA GEORGE POWELL 565 WHITEHEAD RD FAYETTEVILLE, NC 28312

ADAM 2020, LLC 127 STARHILL AVE FAYETTEVILLE, NC 28303

CULBRETH, REESE M III, JOSEPH L:DANA, CATHERINE C HANNA 413 KILBERRY CT WEST COLUMBIA, SC 29170

ZARKO JOHNSON 7080 RAEFORD RD FAYETTEVILLE, NC 28304

KENNETH A WRIGHT 1522 N GARDNER DR BAYSHORE, NY 11706 WEI ZHOU DONG WANG 2222 ROLLING HILL RD FAYETTEVILLE, NC 28304

SINGWELL LLC 2103 ANGELIA M ST FAYETTEVILLE, NC 28312

JOSEPH A LAWRENCE 630 WHITEHEAD RD FAYETTEVILLE, NC 28312

DOROTHY MAE PRIDGEN 4914 ROSEHILL RD FAYETTEVILLE, NC 28311

ADDIE B GALBREATH 9300 SIR HUON LN WAXHAW, NC 28173

ROMAN A. PRICE CYNTHIA O. PRINCE 1751 GOLA DR FAYETTEVILLE, NC 28301

JILL B SOLES DAVID G SOLES 615 FARRELL AVE FAYETTEVILLE, NC 28312

MARY SIMON, KATHY CARTER, JOHNNY LEWIS, MARY FISHER 429 N PLYMOUTH ST FAYETTEVILLE, NC 28312

SONYA M TAYLOR ROBERT L TAYLOR 509 WHITEHEAD RD FAYETTEVILLE, NC 28312

ATTACHMENT: APPLICATION



County of Cumberland

Planning & Inspections Department

CASE #:	ZON-22-0049
PLANNING MEETING I	
	D: 04/29/22
RECEIPT #:	<u>REC-005184-2022</u>
RECEIVED	BY;

.,

APPLICATION FOR REZONING REQUEST CUMBERLAND COUNTY ZONING ORDINANCE

The following items are to be submitted with the <u>completed</u> application:

- 1. A copy of the *recorded* deed and/or plat.
- 2. If a portion(s) of the property is being considered for rezoning, an accurate written legal description of only the area to be considered;
- 3. A check made payable to "Cumberland County" in the amount of \$ 810. ** (See attached Fee Schedule).

Rezoning Procedure:

- 1. Completed application submitted by the applicant.
- 2. Notification to surrounding property owners.
- 3. Planning Board hearing.
- 4. Re-notification of interested parties / public hearing advertisement in the newspaper.
- 5. County Commissioners' public hearing (approximately four weeks after Planning Board public hearing)
- 6. If approved by the County Commissioners, rezoning becomes effective immediately.

The Planning & Inspections Staff will advise on zoning options, inform applicants of development requirement and answer questions regarding the application and rezoning process. For further questions, call (910)678-7603 or (910)678-7609. Hours of operation are 8:00 a.m. to 5:00 p.m., Monday through Friday.

NOTE: Any revisions, inaccuracies or errors to the application may cause the case to be delayed and will be scheduled for the next available board meeting according to the board's meeting schedule. Also, the application fee is *nonrefundable*.

Cumberland County Rezoning Revised: 01-25-2013

Page 1 of 4

TO THE CUMBERLAND COUNTY JOINT PLANNING BOARD AND THE BOARD OF COUNTY COMMISSIONERS OF CUMBERLAND COUNTY, NC:

I (We), the undersigned, hereby submit this application, and petition the County Commissioners to amend and to change the zoning map of the County of Cumberland as provided for under the provisions of the County Zoning Ordinance. In support of this petition, the following facts are submitted:

1.	Requested Rezoning from RB to A1
2.	Address of Property to be Rezoned: 480 N. PLY Mouth St
3.	Address of Property to be Rezoned: <u>480 N. Plymouth St</u> Location of Property: <u>South & Dunn Rd and of Whitehead</u> Rol
4,	Parcel Identification Number (PIN #) of subject property: <u>#OXK17-8414679000</u> (also known as Tax ID Number or Property Tax ID)
5.	Acreage: 32.88 Frontage: 855FE Depth: 1791FE
6.	Water Provider: Well: PWC: Other (name):
7.	Septage Provider: Septic Tank N/APWC
8.	Deed Book $\frac{1/0/6}{6}$, Page(s) $\frac{000}{000}$, Cumberland County Registry. (Attach copy of deed of subject property as it appears in Registry).
9,	Existing use of property:
10.	Proposed use(s) of the property: <u>Residential Agraultan Sawmill</u>
	Dog-Kennel Housing
[1.	Do you own any property adjacent to or across the street from this property?
	Yes No If yes, where?
12.	Has a violation been issued on this property? Yes No

A copy of the recorded deed(s) and/or recorded plat map(s) must be provided. If the area is a portion of a parcel, a written legal description by metes and bounds, showing acreage must accompany the deeds and/or plat. If more than one zoning classification is requested, a correct metes and bounds legal description, including acreage, for each bounded area must be submitted.

The Planning and Inspections Staff is available for advice on completing this application; however, they are not available for completion of the application.

The undersigned hereby acknowledge that the County Planning Staff has conferred with the petitioner or assigns, and the application as submitted is accurate and correct.

Cynthia O. Price oman NAME OF OWNER(S) (PRINT OR TYP 1751 Quía Dr. Fayetteville KIC 28301 ADDRESS OF OWNER(S) 910 273-8055 HOME TELEPHONE # WORK TELEPHONE # AME OF AGENT, ATTORNEY, APPLICANT (PRINT OR TYPE) 1751 Gola De Fayetteville NC 2830/ ADDRESS OF AGENT, ATTORNEY, APPLICANT Fomanaprice 2 agmail. com <u>910-7738055</u> HOME TELEPHONE # WORK TELEPHONE # TURE OF OWNER(S) SIGNATURE OF AGENT, ATTORNEY OR APPLICANT

The contents of this application, upon submission, become "public record."

Cumberland County Rezoning Revised: 01-25-2013

Page 3 of 4



PLANNING AND INSPECTIONS DEPARTMENT

MEMORANDUM FOR JOINT PLANNING BOARD AGENDA OF JUNE 21, 2022

TO: JOINT PLANNING BOARD

FROM: CUMBERLAND COUNTY PLANNING & INSPECTIONS DEPARTMENT

DATE: 6/21/2022

SUBJECT: CASE ZON-22-0051: REZONING FROM A1 AGRICULTURAL DISTRICT TO RR RURAL RESIDENTIAL DISTRICT OR TO A MORE RESTRICTIVE ZONING DISTRICT ON 0.55 +/- ACRES; LOCATED AT 5855 STATE ROAD; SUBMITTED BY ROBERT MCLEAN (APPLICANT) ON BEHALF OF MARCUS MCLEAN (OWNER).

ATTACHMENTS:

Description Case ZON-22-0051 Type Backup Material



PLANNING & INSPECTIONS

PLANNING STAFF REPORT REZONING CASE # ZON-22-0051 Planning Board Meeting: June 21, 2022

Location: 5855 State Street Jurisdiction: County-Unincorporated

Rezoning A1 to RR

REQUEST

Applicant requests a rezoning from A1 Agricultural District to RR Rural Residential District for one parcel of approximately 0.55 acres located at 5855 State Street. The parcel is currently vacant. The intent of the property owner is to rezone the lot to put a residential dwelling on it. Exhibit "A" identifies the location of the property and the zoning currently assigned to it. Exhibit "B" includes existing and surrounding uses while Exhibit "C" provides the soils and utilities.

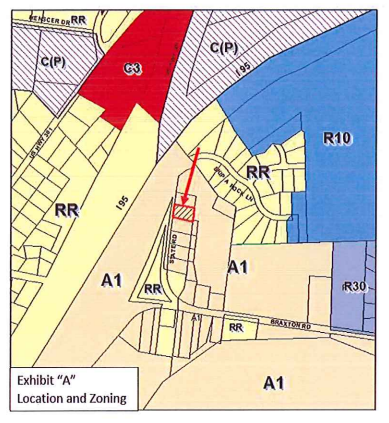
PROPERTY INFORMATION

OWNER/APPLICANT: Marcus McLean (owner); Robert McLean (applicant)

ADDRESS/LOCATION: Refer to Exhibit "A", Location and Zoning Map. REID number: 0412896228000

SIZE: 0.55 +/- acres within one parcel. Road frontage along State Street is 113 +/- feet. The property has a depth approximately 188 +/- feet in length.

EXISTING ZONING: The subject property is currently zoned A1 Agricultural District. Minimum lot size for this district is two acres. This district is intended to promote and protect agricultural lands, including woodland, within the County. The general intent of the district is to permit all agricultural uses to exist free from most private urban development except for large lot, single-family development. Some public and/or semi-public uses as well as a limited list of convenient commercial uses are permitted to ensure essential services for the residents.

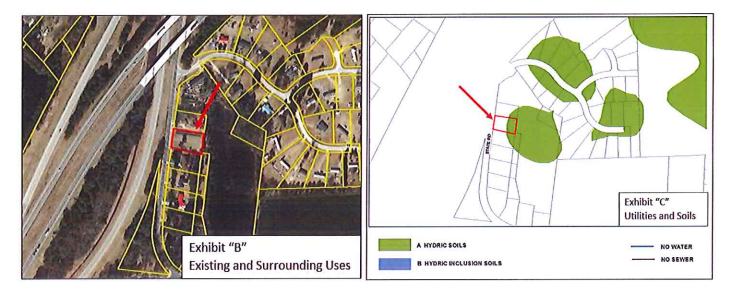


EXISTING LAND USE: The parcel is currently vacant land. Exhibit "B" shows the existing use of the subject property.

SURROUNDING LAND USE: Exhibit "B" illustrates the following:

- North: Single family homes
- East: Vacant lands
- West: I-95 N Expressway
- South: Single-family residential

OTHER SITE CHARACTERISTICS: The site is not located in a Watershed or within a Flood Zone Hazard Area. The subject property, as delineated in Exhibit "C", illustrates presence of hydric or hydric inclusion soils at a small portion of the western part of the property.



DEVELOPMENT REVIEW: Subdivision review by County Planning & Inspections may be required based on the owner's development plans.

DIMENSIONAL PROVISIONS FOR REQUESTED DISTRICT:

Minimum Standard	A1 (Existing Zoning)	RR (Proposed)
Front Yard Setback	50 feet	30 feet
Side Yard Setback	20 feet (one story) 25 feet (two story)	15 feet
Rear Yard Setback	50 feet	35 feet
Lot Area	2 acres	20,000 sq. ft.
Lot Width	100'	100'

Development Potential:

Existing Zoning (A1)	Proposed Zoning (RR)
0 dwelling units	1 dwelling unit

- Assumes 80% of land is usable for development after exclusion of potential area for roads and drainage.
- Calculation: (total developable area times 0.8)/minimum lot size for zone district.
- Section 202 (A): Lot count may be rounded-up when a fraction occurs. When any requirement of this ordinance results in a fraction of a unit, a fraction of one-half or more shall be considered a whole unit, and a fraction of less than one-half shall be disregarded.

COMPREHENSIVE PLANS: This property is located within the South-Central Area Land Use Plan (2015). The future land use classification of the property is Low Density Residential. Associated Zoning Districts for Low Density Development: R7.5, R10, R15. The proposed request is not consistent with the adopted Land Use Plan.

APPLICABLE PLAN GOALS/POLICIES:

-Objectives:

Associated plan elements and policies that may be considered include the following:

- Provide a complete range of residential housing types that accommodates the needs of all residents with adequate infrastructure while preserving the character of the area and protecting environmentally sensitive areas.
- Encourage the use of low impact 0 developments techniques.
- Promote the building of quality housing. 0
- Provide and preserve natural vegetative buffer areas between sinale and

Healwy Commercial Low Density Residential Suburban Residential Low Density Residential Exhibit "D" Farmland Future Land Use

multistory residential development and non-residential uses.

IMPACTS ON LOCAL INFRASTRUCTURE AND/OR FACILITIES

UTILITIES: Water and sewer lines are not available near the subject property. It is the applicant's responsibility to determine if this utility provider will serve their development. Utilities for water and sewer are shown on the map at Exhibit "C". Well and septic will likely be required, and the lot size must meet the minimum area necessary to accommodate both.

TRAFFIC: The subject parcel sits on State Road, which is a local road in the Metropolitan Transportation Plan. There are no roadway construction improvement projects planned for State Road and the subject property will have no significant impact on the Transportation Improvement Program. In addition, there is no 2020 AADT listed for State Road but Braxton Road which connects to State Road has a 2020 AADT of 1500. There is not any road capacity data for State Road or Braxton Road. Due to the lack of data and the small scale, the new zoning request does not demand a trip generation. The new zoning should not generate enough traffic to significantly impact State Road.

SCHOOLS CAPACITY/ENROLLMENT:

School	Capacity	Enrollment
Gallberry Farm Elementary	884	897
Gray's Creek Middle	1083	1125
Gray's Creek High	1517	1396

ECONOMIC DEVELOPMENT: Fayetteville Cumberland County Economic Development Corporation has reviewed the request and had no objection to the proposed request.

EMERGENCY SERVICES: Cumberland County Fire Marshal's office has reviewed the request and has no objections to the rezoning request.

SPECIAL DISTRICTS: The property is not located within the Fayetteville Regional Airport Overlay District or within five miles of Fort Bragg Military Base.

CONDITIONS OF APPROVAL: This is a conventional zoning and there are no conditions at this time.

STAFF RECOMMENDATION

In Case ZON-22-0051, the Planning and Inspections staff **recommends approval** of the rezoning request from A1 Agricultural District to RR Rural Residential District. Staff finds the request is not consistent with the South-Central Area Land Use Plan which calls for "Low Density Residential" at this location. However, staff also finds that: A. Approval is an amendment to the adopted, current South-Central Area Land Use Plan; and that the Board of Commissioners should not require any additional request or application for amendment to said map for this request, B. The request would promote larger lots sizes than what the plan calls for, and C. The request is reasonable and in the public interest because the uses allowed in the RR Rural Residential District would be compatible to and in harmony with the surrounding land use activities and zoning.

Attachments: Notification Mailing List Application

ATTACHMENT – MAILING LIST

JAMES W LILLY 6342 BRAXTON RD HOPE MILLS, NC 2834B

STEPHEN A HOLLINGSWORTH 128 SKIP A ROCK LN HOPE MILLS, NC 2834B

VINETTA M MCNAIR 5909 STATE RD HOPE MILLS, NC 2834B

ANNIE MCLEAN FERGUSON 5865 STATE RD HOPE MILLS, NC 28348

DANIEL MARTINEZ 1660 OLD TROLLEY RD 121 SUMMERVILLE, SC 29485

GLADIS ELISA ALCANTAR CARABEO 91 MICHAEL LUCAS LN DUNN, NC 28334

PAUL REVIS 6398 VANILLA BAR DR HOPE MILLS, NC 28348

SAMANTHA SUTTON JUSTIN WYNN 121 SKIP A ROCK LN HOPE MILLS, NC 2834B

DEBRA MCDUFFIE DARRELL RAY WILLIAM O BILL TERRY A BAL 1821 MCARTHUR RD FAYETTEVILLE, NC 28311 DARLENE V CARIDE 116 SKIP A ROCK LN HOPE MILLS, NG 2834B

GWENDLYN MCMILLAN SAM MCMILLAN 5935 STATE ST HOPE MILLS, NC 28348

NEIL JODY RATELY 5909 STATE RD HOPE MILLS, NC 2834B

FRANCES D FOWLKES 144 SKIP A ROCK LN HOPE MILLS, NC 2834B

PATRICIA MCCABE 6399 VANILLA BAR DR HOPE MILLS, NC 28348

FRED DANIEL ROBBIE M HALE PO BOX 504 HOPE MILLS, NC 2834B

JOHNIE BUXTON JR 5921 STATE RD HOPE MILLS, NC 28348

KAMI SIMON JAMES SIMON JR 117 SKIP A ROCK LN HOPE MILLS, NC 28348

JEFFREY MASON 8200 MEADOWLARK CT MANASSAS, VA 20111 JEROME NICHOLS LILLY VIOLA LYNN LILLY 5841 STATE RD HOPE MILLS, NC 2834B

ROSA HALL DANIEL HALL 108 SKIP A ROCK LN HOPE MILLS, NC 28348

TONY MCVICKERS PO BOX 584 PARKTON, NC 28371

GLORIA G BUXTON 5921 STATE RD HOPE MILLS, NC 28348

DAVID HEIRS MCCOY 6330 BRAXTON RD HOPE MILLS, NC 28348

MARCUS G MCLEAN 6141 BRAXTON RD HOPE MILLS, NC 28348

ARIANA GENEVIEVE LAVALLEE 6240 BRAXTON RD HOPE MILLS, NC 2834B

LUKE MCMILLAN 5957 STATE RD HOPE MILLS, NC 28348

ATTACHMENT: APPLICATION

HOAN

County of Cumberland

Planning & Inspections Department

CASE #: 20N-22-0051
PLANNING BOARD MEETING DATE: 6/21/22
DATE APPLICATION SUBMITTED: 5 6 22
RECEIPT #:
RECEIVED BY:

APPLICATION FOR REZONING REQUEST CUMBERLAND COUNTY ZONING ORDINANCE

The following items are to be submitted with the completed application:

- 1. A copy of the *recorded* deed and/or plat.
- 2. If a portion(s) of the property is being considered for rezoning, an accurate written legal description of only the area to be considered;
- A check made payable to "Cumberland County" in the amount of \$ 250.99.
 (See attached Fee Schedule).

Rezoning Procedure:

- 1. Completed application submitted by the applicant.
- 2. Notification to surrounding property owners.
- 3. Planning Board hearing.
- 4. Re-notification of interested parties / public hearing advertisement in the newspaper.
- 5. County Commissioners' public hearing (approximately four weeks after Planning Board public hearing)
- 6. If approved by the County Commissioners, rezoning becomes effective immediately.

The Planning & Inspections Staff will advise on zoning options, inform applicants of development requirement and answer questions regarding the application and rezoning process. For further questions, call (910)678-7603 or (910)678-7609. Hours of operation are 8:00 a.m. to 5:00 p.m., Monday through Friday.

NOTE: Any revisions, inaccuracies or errors to the application may cause the case to be delayed and will be scheduled for the next available board meeting according to the board's meeting schedule. Also, the application fee is *nonrefundable*.

TO THE CUMBERLAND COUNTY JOINT PLANNING BOARD AND THE BOARD OF COUNTY COMMISSIONERS OF CUMBERLAND COUNTY, NC:

I (We), the undersigned, hereby submit this application, and petition the County Commissioners to amend and to change the zoning map of the County of Cumberland as provided for under the provisions of the County Zoning Ordinance. In support of this petition, the following facts are submitted:

1.	Requested Rezoning from <u>A1</u> to <u>RXR KK 23/</u>
2.	Address of Property to be Rezoned: 5855 STATE ROAL
3.	Location of Property: 5855 STATE Ropd
	Cumbentand Co. Hope Mills N.C. 28348
4.	C <u>Umbenland Co. Hope</u> <u>Mills</u> <u>N.C.</u> <u>28348</u> Parcel Identification Number (PIN #) of subject property: <u>0412-89-6228</u> (also known as Tax ID Number or Property Tax ID)
5.	Acreage: • 53 Frontage: <u>//3, 5⁻³</u> Depth: <u>/88, 34</u>
6.	Water Provider: Well: PWC: Other (name):
7.	Septage Provider: Septic Tank PWC
8.	Deed Book <u>10711</u> , Page(s) <u>0570</u> , Cumberland County Registry. (Attach copy of deed of subject property as it appears in Registry).
9.	Existing use of property: <u>Granden Spo-T</u>
10.	Proposed use(s) of the property: <u>Residential Dwelling</u>
11.	Do you own any property adjacent to or across the street from this property?
	Yes No If yes, where?
12.	Has a violation been issued on this property? Yes No
٨	any of the recorded dead(a) and/or recorded plot man(a) must be manided. If the area is a

A copy of the recorded deed(s) and/or recorded plat map(s) must be provided. If the area is a portion of a parcel, a written legal description by metes and bounds, showing acreage must accompany the deeds and/or plat. If more than one zoning classification is requested, a correct metes and bounds legal description, including acreage, for each bounded area must be submitted.

The Planning and Inspections Staff is available for advice on completing this application; however, they are not available for completion of the application.

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The undersigned hereby acknowledge that the County Planning Staff has conferred with the petitioner or assigns, and the application as submitted is accurate and correct.

MANCU'S GARGONY MELEAN NAME OF OWNER(S) (PRINT OR TYPE)

<u>L'é141 BNAXTON RE Hope Mills N.C. 2834-8</u> ADDRESS OF OWNER(S)

<u>919-610-0045</u> HOME TELEPHONE # <u>910-309-7758</u> WORK TELEPHONE #

Roben T. G.-MELEAN NAME OF AGENT, ATTORNEY, APPLICANT (PRINT OR TYPE)

6141 BNAXTON R. Hope Mills N.C. 2834F ADDRESS OF AGENT, ATTORNEY, APPLICANT

Greg McLEAN 55 E. gMDil. COM

<u>910-309-7758</u> HOME TELEPHONE # <u>910-309-7582</u> WORK TELEPHONE #

marcus & Me

SIGNATURE OF OWNER(S)

Nobert S. M. Jean

SIGNATURE OF AGENT, ATTORNEY OR APPLICANT

SIGNATURE OF OWNER(S)

The contents of this application, upon submission, become "public record."

5855 STATE Road Hope Mills N.C. 28348 188 Proposed System \$ \$ сl Proposed WEII 190 Neighbonius Well Property of: MANCUS GREEDING MELEDIN 1": 50 Zoned: <u>A</u> Scale: PIN#: 0412-89-6228

Cumberland County, NC

Revised: 2-2-07



PLANNING AND INSPECTIONS DEPARTMENT

MEMORANDUM FOR JOINT PLANNING BOARD AGENDA OF JUNE 21, 2022

- TO: JOINT PLANNING BOARD
- FROM: TOWN OF HOPE MILLS
- DATE: 6/21/2022
- SUBJECT: CASE ZNG-007-22: REZONING OF 0.34+/- ACRES FROM C1(P) PLANNED LOCAL BUSINESS TO C(P) PLANNED COMMERCIAL OR TO A MORE RESTRICTIVE ZONING DISTRICT; LOCATED AT 3419 N. MAIN STREET ON REIDS 0414368779000; SUBMITTED BY CHARLIE GARDNER (AGENT) ON BEHALF OF GARDNER ASSETS, LLC (OWNER).

ATTACHMENTS:

Description Case ZNG-007-22 Type Backup Material



STAFF REPORT REZONING CASE# - ZNG-007-22 Planning Board Meeting: 6-21-2022 Town of Hope Mills Meeting: 7-18-22

Address: 3419 N. Main Street

ZONING REQUEST

C1(P) to C(P)

This is a request for the rezoning of a 0.34 acre parcel located at 3419 N. Main Street from the existing C1(P) Planned Local Business to the C(P) Planned Commercial District. The location of the subject property is illustrated in Exhibit "A".

SUBJECT PROPERTY INFORMATION

OWNER/APPLICANT:

Charlie Gardner (agent) on behalf of Gardner Assets, LLC (owner) (owner)

ADDRESS/LOCATION: 3419 N. Main Street; REID #: 0414368779000. Refer to Exhibit "A" For detailed zoning information.

SIZE:

One parcel totaling 0.34+/- acres. The subject property is located at the northwest intersection of N. Main Street and Davis Street.

EXISTING ZONING: The property is currently

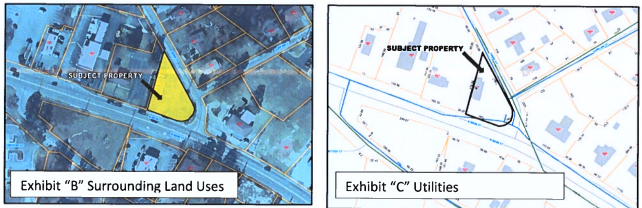
zoned under the C1(P) district with properties to the immediate east, west, and south all developed with uses regulated under the C1(P) district. This district is designed to provide convenience goods and services for the immediate neighborhood and should serve as a transition between residential and heavy commercial development.

EXISTING LAND USE: The parcels is developed with a beauty salon that is no longer in operation.

SURROUNDING ZONING AND LAND USE: The immediate surrounding zoning is comprised of C1(P) Planned Commercial to the immediate east, west, and south with R10 Residential to the southwest and R6 Residential to the northeast. The surrounding land uses include a retail store, a vacant fast food restaurant, and single family residential. Refer to Exhibit "B" for aerial view of surrounding land uses.



OTHER SITE CHARACTERISTICS: Exhibit "C" provides the location of water and sewer availability and also confirms that the site is not located in a watershed or Special Flood Hazard Area.



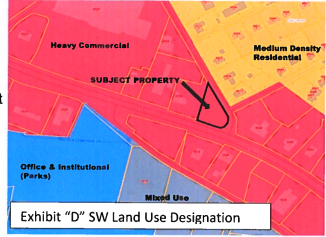
DEVELOPMENT REVIEW: Prior to the application of a zoning and/or building permit, subdivision, site plan or group development approval will be required and will be heard by the Hope Mills Board of Commissioners.

DIMENSIONAL PROVISIONS TIED TO THE REQUEST:

MINIMUM STANDARD	EXISTING ZONING	PROPOSED ZONING
Front Yard Setback	45 feet	50 feet
Side Yard Setback	15 feet	30 feet
Rear Yard Setback	20 feet	30 feet
Lot Area	N/A	N/A
Lot Width	N/A	N/A

COMPREHENSIVE DEVELOPMENT PLANS:

This site is located within the Southwest Cumberland Land Use Plan (2013) and is designated as "Heavy Commercial". The "Heavy Commercial" classification allows for uses that provide a wide variety of retail, wholesale, and commercial businesses and should not be in a predominantly residential, office & Institutional, or light commercial area. This request is consistent with the adopted Southwest Cumberland Land Use Plan. Please refer to Exhibit D for additional information.



IMPACTS ON AREA FACILITIES

TRAFFIC: Comments were requested from FAMPO. None received.

UTILITIES: The property will be served by PWC water and sewer.

ECONOMIC DEVELOPMENT: Fayetteville Cumberland Economic Development Corporation has reviewed the request and reported no objections.

PLAN REVIEW COMMENTS: The Town of Hope Mills Plan Review team has no objections to this request.

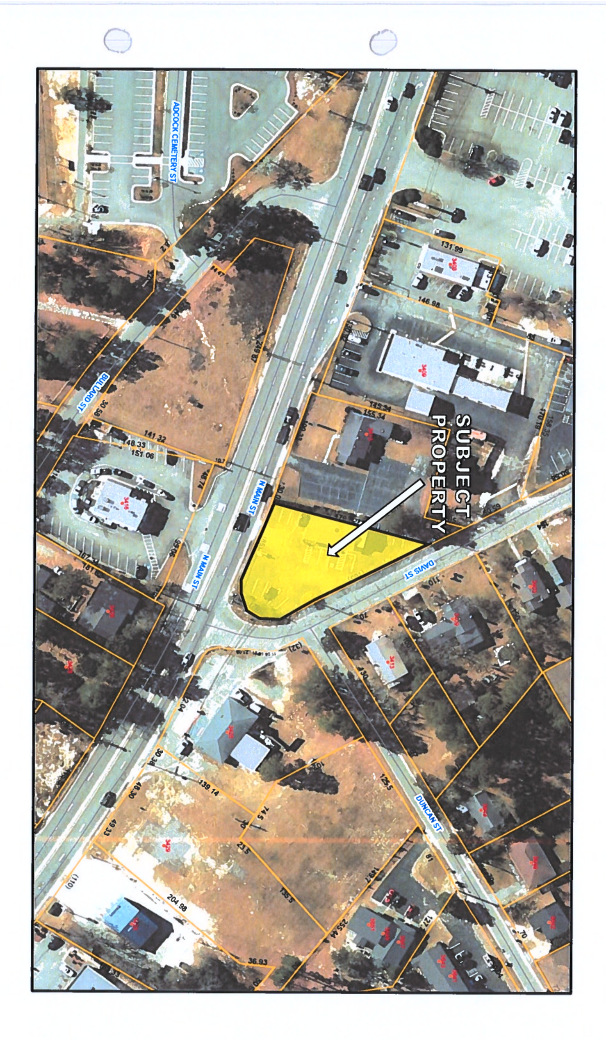
SPECIAL OVERLAY DISTRICTS: The subject properties are not located within the Airport Overlay District, Five-Mile radius of Fort Bragg or Historic Overlay District.

CODE DEVIATIONS: There are no code deviations tied to this request.

CONDITIONS: None ..

STAFF RECOMMENDATION

In ZNG-007-22, the Town of Hope Mills Planning staff **recommends denial** of the rezoning from C1(P) Planned Local Business to the C(P) Planned Commercial District although the staff finds the request consistent with the Southwest Cumberland Land Use Plan (2013) designation of "Heavy Commercial" as the C(P) district allows for retail and commercial businesses. Denial of the request is reasonable and in the public interest as the proposed use would not be in harmony with the overall surrounding area and does not comply with the locational criteria for the C(P) district that indicates that uses under this district should not be located in an area that is predominately light commercial or office & institutional.



SKETCH MAP CASE NO. ZNG-007-22

* Hope * Mills
1891
* *

Town of Hope Mills

Planning Department

62		
CASE NO.: _ZNG-007-22		
ZONING BOARD MEETING DATE: 6-21-22		
DATE APPLICATION SUBMITTED: <u>4 · 13 · 22</u>		
RECEIPT NO.: 200020293		
RECEIVED BY:		

APPLICATION FOR REZONING HOPE MILLS ZONING ORDINANCE

The following items are to be submitted with this completed application:

- 1. A copy of the *recorded* deed and/or plat;
- 2. If portion(s) of an existing tract is/are being submitted for rezoning, an accurate written legal description of only the area to be considered for the rezoning; and
- 3. A check made payable to "Town of Hope Mills" in the amount of \$_____. (See attached Fee Schedule).

Rezoning Procedure:

- 1. Complete application submitted by the applicant.
- 2. Notification to surrounding property owners.
- 3. Zoning Board hearing.
- 4. Re-notification of interested parties and adjacent property owners; public hearing advertisement in the newspaper.
- 5. Hope Mills Commissioners' public hearing (approximately two to four weeks after Planning Board public hearing)
- 6. If approved by the Hope Mills Commissioners, rezoning becomes effective immediately.

The Town Planning Staff may advise on zoning options, inform applicants of development requirements and answer questions regarding the application and rezoning process. For questions, call (910)424-4555. Hours of operation are 8:00 a.m. to 5:00 p.m., Monday through Friday.

NOTE: Any revisions, inaccuracies or errors to/on the application may cause the case to be delayed and re-scheduled for the next available Board meeting according to the Board's meeting schedule. Also, the application fee is *nonrefundable* once processing of the application has begun.

TO THE ZONING BOARD AND THE TOWN OF HOPE MILLS BOARD OF COMMISSIONERS, HOPE MILLS, NORTH CAROLINA:

I (We), the undersigned, hereby submit this application, and petition the Hope Mills. Board of Commissioners to amend and to change the zoning map of the Town of Hope Mills as provided for under the provisions of the Hope Mills Zoning Ordinance. In support of this petition, the following facts are submitted:

1. Requested Rezoning from C(P) to C(P)

If the area is a portion of an existing parcel, a written metes and bounds description of only that portion to be considered for rezoning, including the exact acreage must accompany this application along with a copy of the recorded deed and/or plat. If more than one zoning classification is requested, a correct metes and bounds legal description, including acreage, for each bounded area must be submitted.

2. Address/location of property to be Rezoned: 3419 N MAIN ST.

- 3. Parcel Identification Number (PIN #) of property: <u>0414-36- & 779</u> (also known as Tax ID Number or Property Tax ID)
- 4. Acreage: 0.34 Frontage: 100' +/- Depth: 165' +/-

5. Water Provider: Well: _____ PWC: ____

- 6. Septage Provider: Septic Tank _____ PWC ____ Other (name) _____
- 7. Deed Book <u>8881</u>, Page(s) <u>255</u> Cumberland County Register of Deeds. (Attach copy of deed of subject property as it appears in Registry).
- 8. Existing use(s) of property: <u>SAUN</u>
- 9. Proposed use(s) of the property: <u>CPR DEAVERSHIP</u>

10. Do you own any property adjacent to, including across the street from, the property being submitted for rezoning? Yes _____ No _____ If yes, where? 3429 N MAIN ST.

11. Has a violation been issued on this property? Yes _____ No _____

The County Planning Staff is available for advice on completing this application; however, they are not available for completion of the application.

Town of Hope Mills Rezoning Revised: 01-25-2013 The undersigned hereby acknowledge that the County Planning Staff has conferred with the petitioner or assigns, and the application as submitted is accurate and correct.

GARDNER ASSETS, LLL Property owner(s)' name (print or type)

PU BOX TIS HOPE MILLS NC 28348

Complete mailing address of property owner(s)

910-779-7391

Telephone number

Alternative telephone number

CHARLIE G GLFNL. COM E-mail address 910-339-0408 Fax number

uttorney, or applicant (other than property owner) (print or type)

Complete mailing address of agent, attorney, or applicant

Telephone number

Alternative telephone number

E-mail address

Owner's signature

Fax number

Agent, attorney, or applicant's signature (other than property owner)

Owner's signature

Upon submission, the contents of this application becomes "public record" and is available for review and/or copies upon request.

Town of Hope Mills Rezoning Revised: 01-25-2013

Page 3 of 4

8881 0255

BK08881 PG0255



FILED				
CUMBERLAND COUNTY NC				
J. LEE WARREN, JR.				
REGISTER OF DEEDS				
FILED	Apr 20, 2012			
AT	11:56:00 am			
BOOK	08881			
START PAGE	0255			
END PAGE	0257			
INSTRUMENT	F# 14511			
RECORDING	\$26.00			
EXCISE TAX	\$170.00			
CL				

NORTH CAROLINA SPECIAL WARRANTY DEED

Prepared By: Attorney Charles H. Gardner GLF File #10324-12 Return to: Gardner Law Firm, PLLC - P.O. Box 715, Hope Mills, NC 28348

Insured By: No Title Exam, Legal Description derived from Grantor's Deed

Revenue Stamps: \$170.00

Tax PIN: 0414-36-8779

Brief Description for Index: 0.34 Acres North Main Street, Oakcrest Block 9

This DEED, made on April 17, 2012, by and between:

GRANTOR	GRANTEE
New Century Bank, a North Carolina Banking	Gardner Assets, LLC, a North Carolina Limited
Corporation	Liability Company
Post Office Box 1988	5535 Trade Street
Dunn, North Carolina 28334	Hope Mills, North Carolina 28348

The designation Grantor and Grantee as used herein shall include said parties, their heirs, successors, and assigns, and shall include singular, plural, masculine, feminine or neuter as required by context.

W I T N E S S E T H, that the Grantor, for a valuable consideration paid by the Grantee, the receipt of which is hereby acknowledged, has and by these presents does grant, bargain, sell and convey unto the Grantee in fee simple, all that certain lot or parcel of land situated in the Town of Hope Mills, Rockfish Township, Cumberland County, North Carolina and more particularly described as follows:

For legal description, see attached Exhibit A

The property hereinabove described was acquired by Grantor by instrument recorded in Book 8773, Page 608.

All or a portion of the property herein conveyed does not include the primary residence of a Grantor.

BK08881 PG0256

A map showing the above described property is recorded in Plat Book, Page.

TO HAVE AND TO HOLD the aforesaid lot or parcel of land all privileges and appurtenances thereto belonging to the Grantee in fee simple.

And the Grantor covenants with the Grantee, that Grantor has done nothing to impair such title as Grantor received, and Grantor will warrant and defend the title against the lawful claims of all persons claiming by, under or through Grantor, other than the following exceptions:

- a. County and/or Municipal Zoning Ordinances, Rules and Regulations.
- b. Restrictive Covenants, Easements, and Rights of Way of record.
- c. Ad Valorem Taxes for all current and subsequent years.

IN WITNESS WHEREOF, the Grantor has duly executed the foregoing as of the day and year first above written.

New Century Bank (SEAL) By: Print/Type Name & Title: DON Davis Hes

Harnett County, North Carolina

I, the undersigned Notary Public, certify that $\underline{Don Davis}$ personally appeared before me this day and acknowledged to me that he/she is the <u>SrVice Aresident</u> of New Century Bank, a North Carolina Banking Corporation, and that by authority duly given and as the act of such entity, he/she signed the foregoing instrument in its name on its behalf as its act and deed. Witness my hand and Notarial stamp this the <u>18</u>th day of <u>Arcil</u>, 20<u>12</u>.

(N.P. SEAL)

Kearry K Colema. Notary Public Signature Printed Name of Notary Public 8. 2013 My Commission Expires:



(Affix Seal Above)

Exhibit A - to be attached to and made a part of that certain Special Warranty Deed dated April 17, 2012, executed by New Century Bank to Gardner Assets, LLC.

Generally described as real property, with any and all improvements located thereon, located in Cumberland County, North Carolina and more particularly described as follows:

BEGINNING at an iron stake, in the intersection of the southern right-of-way margin of Davis Street with the eastern right-of-way margin of Fayetteville Street (as shown on map entitled "Oakcrest" as recorded in Plat Book 11, Page 13, Cumberland County Registry), said iron stake being South 23 degrees 07 minutes 14 seconds East 44.57 feet from the northeast corner of Viola M. Dix Property (See Deed Book 775, Page 267 Cumberland County Registry) and running thence with the southern right-of-way margin of Davis Street South 23 degrees 07 minutes 14 seconds East 136.61 feet to a stake; thence South 22 degrees 09 minutes 52 seconds East 24.19 feet to a stake; thence South 19 degrees 08 minutes 24 seconds East 23.91 feet to a stake; thence South 19 degrees 13 minutes 13 seconds East 27.48 feet to a stake; thence South 43 degrees 59 minutes 30 seconds West 14.83 feet to a stake; thence South 47 degrees 44 minutes 42 seconds West 14.05 feet to a stake; thence North 86 degrees 36 minutes 50 seconds West 19.48 feet to a stake in the northern right-of-way margin of North Main Street; thence with the northern right-of-way margin of North Main Street North 63 degrees 29 minutes 12 seconds West 14.10 feet to a stake; thence North 63 degrees 54 minutes 34 seconds West 34.91 feet to a stake; thence North 64 degrees 28 minutes 31 seconds West 24.92 feet to a stake; thence North 66 degrees 00 minutes 56 seconds West 25.85 feet to a stake; thence North 65 degrees 27 minutes 41 seconds West 18.99 feet to an iron stake; the intersection of the northern right-of way margin of North Main Street and the eastern right-of-way margin of Fayetteville Street, said iron stake being South 66 degrees 26 minutes 57 seconds East 30.09 feet from the southeast corner of Alice M. Davis Property (see Deed Book 2483, Page 224, Cumberland County Registry); thence with the eastern right-of-way margin of Fayetteville Street North 19 degrees 11 minutes 00 seconds East 179.11 feet to the BEGINNING. Containing 0.34 acres more or less and being a portion of Block 9 of Oakcrest Subdivision as recorded in Plat Book 11, Page 13, Cumberland County Registry.

For reference only, the address of the property is 3419 N. Main St., Hope Mills, NC 28348

Grantor's Initials:

OWNER	ADDRESS	CITY	STATE
GARDNER, CHARLES T; GARDNER JANET K	6635 LOBLOLLY DRIVE	HOPE MILLS	NC
BALKCUM, HEWEL RATLEY	4192 SW WOOD ST	SHALLOTTE	NC
BURNS, KAZI-HASIBA	7376 STONEY POINT RD	FAYETTEVILLE	NC
DRAUGHON, ROBERT CHARLES	PO BOX 48484	CUMBERLAND	NC
COOKOUT HOPE MILLS, INC	15 LAURA LANE SUITE 300	THOMASVILLE	NC

ZIP	
	28348
	28470
	28306
	28331
	27360

.

C

TAR HEEL PINE TREES, LLC6635 LOBLOLLY DRIVEHOPE MILLS, NC 28348BURNS, KAZI-HASIBA7376 STONEY POINT RDFAYETTEVILLE, NC 28306COOKOUT HOPE MILLS, INC15 LAURA LANE SUITE 300THOMASVILLE, NC 27360

BALKCUM, HEWEL RATLEY 4192 SW WOOD ST SHALLOTTE, NC 28470 DRAUGHON, ROBERT CHARLES PO BOX 48484 CUMBERLAND, NC 28331



PLANNING AND INSPECTIONS DEPARTMENT

MEMORANDUM FOR JOINT PLANNING BOARD AGENDA OF JUNE 21, 2022

- TO: JOINT PLANNING BOARD
- FROM: CUMBERLAND COUNTY PLANNING & INSPECTIONS DEPARTMENT
- DATE: 6/21/2022

SUBJECT: ZON-22-0050: REZONING FROM R6 RESIDENTIAL DISTRICT TO C(P) PLANNED COMMERCIAL DISTRICT OR TO A MORE RESTRICTIVE ZONING DISTRICT ON 0.22 +/- ACRES; LOCATED AT 809 KATIE STREET; SUBMITTED BY RUDY MCMILLIAN (APPLICANT) ON BEHALF OF MAJESTIC MOBILITY, LLC (OWNER).

ATTACHMENTS:

Description Case ZON-22-0050 Type Backup Material



PLANNING & INSPECTIONS

PLANNING STAFF REPORT REZONING CASE # ZON-22-0050 Planning Board Meeting: June 21, 2022

Location: 809 Katie Street Jurisdiction: County-Unincorporated

Rezoning R6 to C(P)

REQUEST

Applicant requests a rezoning from R6 Residential District to C(P) Planned Commercial District for one parcel of approximately 0.22 acres located at 809 Katie Street. This parcel is located in the Fayetteville MIA. The parcel currently has a single residential home. The two parcels abutting to the east are assigned a C3 zoning district and are owned by the same property owner, who operates a business there and wants to expand the business site. Per Section 309.B, Zoning Code, C3 zoning is a dormant zoning district and is now assigned the same use and development rights and C(P) zoning. Both of the owner's abutting parcels rest next to the municipal boundaries of the City of Fayetteville. Exhibit "A" identifies the location of the property and the zoning currently assigned to it. Exhibit "B" includes existing and surrounding uses while Exhibit "C" provides the soils and utilities.

PROPERTY INFORMATION

OWNER/APPLICANT: Majestic Mobility, LLC (Owner), Rudy McMillian (Applicant)

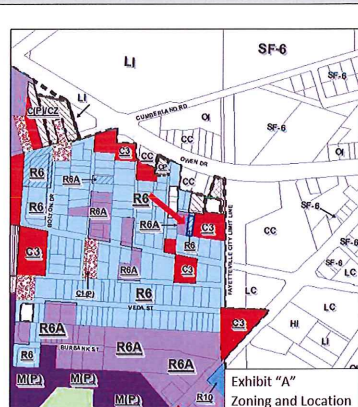
ADDRESS/LOCATION: Refer to Exhibit "A", Location and Zoning Map. REID number: 0426509951000

SIZE: 0.22 +/- acres within one parcel. Road frontage along Katie Street is 50 +/- feet. The property has a depth approximately 189 +/- feet in length.

EXISTING ZONING: The subject property is currently zoned R6 Residential District. Minimum lot size for this district is 6,000 sq. ft. This is a district designed for a mix of single- and multi-family dwellings.

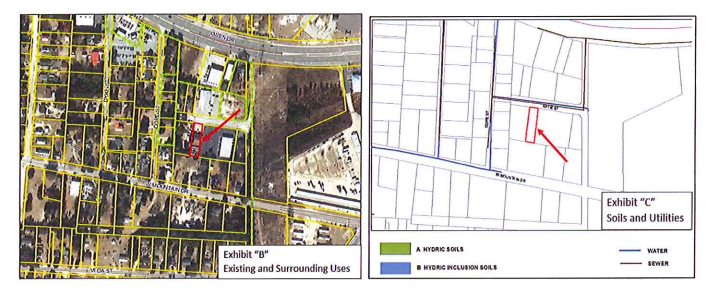
EXISTING LAND USE: This parcel contains a single-family home. Exhibit "B" shows the existing use of the subject property.

SURROUNDING LAND USE: Exhibit "B" illustrates the following:



- North: Commercial and Fayetteville City Limits
- West: Single family residential
- East: Commercial and Fayetteville City Limits
- South: Single-family residential with some commercial properties

OTHER SITE CHARACTERISTICS: The site is not located in a Watershed or within a Flood Zone Hazard Area. The subject property, as delineated in Exhibit "C", illustrates presence of hydric or hydric inclusion soils at a small portion of the northeast corner of the property.



DEVELOPMENT REVIEW: Subdivision and/or site plan review by County Planning & Inspections will be required before any development.

DIMENSIONAL PROVISIONS FOR REQUESTED DISTRICT:

Minimum Standard	R6 (Existing Zoning)	C(P) (Proposed)
Front Yard Setback	25 feet	50 feet
Side Yard Setback	10 feet (one story) 12 feet (two story)	30 feet
Rear Yard Setback	30 feet	30 feet
Lot Area	6,000 sq. ft.	N/A
Lot Width	60'	N/A

Development Potential:

Existing Zoning (R6)	Proposed Zoning (C(P))
1 dwelling unit	N/A

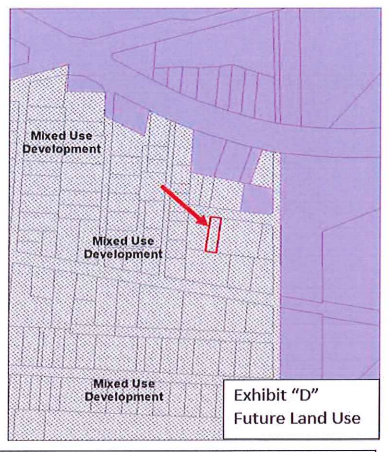
- Assumes 80% of land is usable for development after exclusion of potential area for roads and drainage.
- Calculation: (total developable area times 0.8)/minimum lot size for zone district.
- Section 202 (A): Lot count may be rounded-up when a fraction occurs. When any requirement of this ordinance results in a fraction of a unit, a fraction of one-half or more shall be considered a whole unit, and a fraction of less than one-half shall be disregarded.

COMPREHENSIVE PLANS: This property is located within the <u>Southwest Cumberland</u> <u>Area Land Use Plan (2013)</u>. The future land use classification of the property, as shown in Exhibit "D", is Mixed Use Development. Associated Zoning Districts for Mixed Use Development: R5, C1(P) & C2(P). The proposed rezoning request is not consistent with the adopted Land Use Plan.

APPLICABLE PLAN GOALS/POLICIES:

-Objectives:

 Mixed use areas allow for high density residential and light commercial uses. All uses within the Mixed-Use Development must be compatible with the surrounding land uses. Mixed use must have public water and sewer, direct access to at least a collector street, and adequate space for any required buffering, screening, etc.



IMPACTS ON LOCAL INFRASTRUCTURE AND/OR FACILITIES

UTILITIES: PWC water and sewer are available along the frontage of Katie Street. It is the applicant's responsibility to determine if these utilities will adequately serve their development. Utilities for water and sewer are shown on Exhibit "C".

TRANSPORTATION: According to the Fayetteville Area Metropolitan Planning Organization (FAMPO), the subject property sits on Katie Street, which is a local road in the Metropolitan Transportation Plan. There are no roadway construction improvement projects planned for Katie Street and the subject property will have no significant impact on the Transportation Improvement Program. In addition, there is no 2020 AADT listed for Katie Street nor is there any road capacity data for Katie Street. Due to the lack of data and the small scale, the new zoning request does not demand a trip generation. The new development should not generate enough traffic to significantly impact Katie Street.

SCHOOLS CAPACITY/ENROLLMENT:

School	Capacity	Enrollment
Cumberland Road Elementary	461	287
Douglas Byrd Middle	768	699
Douglas Byrd High	1466	1159

ECONOMIC DEVELOPMENT: Fayetteville Cumberland County Economic Development Corporation has reviewed the request and had no objection to the proposed request.

EMERGENCY SERVICES: Cumberland County Fire Marshal's office has reviewed the request and stated to ensure all fire department access requirements are met in accordance with section 503 of the 2018 NC fire code, as well as to submit building plans to scale for new construction or building renovation.

SPECIAL DISTRICTS: The property is located within the Fayetteville Regional Airport Overlay District, but not within five miles of Fort Bragg Military Base.

CONDITIONS OF APPROVAL: This is a conventional zoning and there are no conditions at this time.

STAFF RECOMMENDATION

In Case ZON-22-0050, the Planning and Inspections staff **recommends denial** of the rezoning request from R6 Residential District to C(P) Planned Commercial District. Staff finds the request is not consistent with the Southwest Cumberland Area Land Use Plan which calls for "Mixed Use Development" at this location. Staff also finds that the request is not reasonable and not in the public interest as it is not compatible to and in harmony with the surrounding land use activities and zoning.

Attachments: Notification Mailing List Application

ATTACHMENT – MAILING LIST

MAJESTIC MOBILITY LLC 2028 WOMBLE DR FAYETTEVILLE, NC 28305

HARRY E RIMEL JUDY W RIMEL 107 POPLAR GROVE RD WILMINGTON, NC 28411

T & W INVESTMENTS LLC 573 PORTER RD HOPE MILLS, NC 28348

TIMOTEO PEREIRA MARIA MACIAS 718 W MOUNTAIN DRIVE FAYETTEVILLE, NC 28305

MAJESTIC MOBILITY LLC 922 BRIGHTON ROAD FAYETTEVILLE, NC 28314

BRADLEY D. O'NEAL 714 W MOUNTAIN DR FAYETTEVILLE, NC 28306

EVELYN DICKER SMITH PO BOX 9022 FAYETTEVILLE, NC 28311

ASM FAYETTEVILLE OWEN LLC 1138 N GERMANTOWN PKY CORDOVA, TN 38016

CALVIN REED HUNT LIFE ESTATE 3118 COPE ST FAYETTEVILLE, NC 28305

AMANDA KARLA POLAK ROBERT BRENT DOOLEY JOHN SCOTT DOOLEY 276 LAKESIDE DR RAEFORD, NC 28376 FIRST CHURCH FAYETTEVILLE INC PO BOX 64277 FAYETTEVILLE, NC 28306

ANITA SESSOMS ROGERS 627 W MOUNTAIN DR FAYETTEVILLE, NC 28306

JAMES CARLTON MARLEY JAMES DONNIE MARLEY RONNIE A MARLEY 305 VINELAND DR FAYETTEVILLE, NC 28305

RAY A SAMPLES 803 W MOUNTAIN DR FAYETTEVILLE, NC 28306

GUADALUPE PEREZ ELIAS 1237 WALNUT ST INGLEWOOD, CA 90301

C & E HOMEVESTORS LLC PO BOX 64902 FAYETTEVILLE, NC 28306

VANESA GUADALUPE AGUILERA BRITO 1538 CAIN RD FAYETTEVILLE, NC 28303

AIZA VONCANNON RICKEY VONCANNON JR 3008 COPE STREET FAYETTEVILLE, NC 28305

KATHLEEN L HEIRS MATTHEWS 708 VEDA ST FAYETTEVILLE, NC 28306

LINDA F PITTMAN WILLIAM R PITTMAN 812 KATIE ST FAYETTEVILLE, NC 28306 CYNTHIA GRIMSLEY 1917 MARTINDALE DR FAYETTEVILLE, NC 28304

JEAN DUNCAN JAMES DUNCAN 1509 MINTZ AVE FAYETTEVILLE, NC 28303

EVELYN GREEN VEGA 700 W MOUNTAIN DR FAYETTEVILLE, NC 28306

KD BROYLES HEIEN DONNA M ALBAUGH DAVID K DICK SHARON L DICK 3001 FOLKSTONE CIR FAYETTEVILLE, NC 28305 CHARLES RICHARD THRASH SANDY AUTRY TRASH 3010 COPE ST FAYETTEVILLE, NC 28306

KANICE FREDDIE MCLEAN PO BOX 58375 FAYETTEVILLE, NC 28305

SHARON T. CRUZ BENNY CRUZ 735 W MOUNTAIN DR FAYETTEVILLE, NC 28306

DONNA D BLACK 2433 GRAY GOOSE LOOP FAYETTEVILLE, NC 28306

AUDREY H BOGDEN 2660 EVERITTE ST FAYETTEVILLE, NC 28306

TWO BROTHERS HOLDING CO INC 806 KATIE ST FAYETTEVILLE, NC 28306 ST HERRINGTON WILLIAM C HERRIGNTON 3119 PHILLIE CIR FAYETTEVILLE, NC 28306

BAGSC LLC PO BOX 9167 SPRINGFIELD, MO 65801

KAAVU LLC, SERIES 2 290 ROYAL SUNSET DR DURHAM, NC 27713

BRANDY L LAYMAN RICHARD T LAYMAN 706 WEST MOUNTAIN DR FAYETTEVILLE, NC 28306

STAR HERRINGTON-BEAMAN 3119 PHILLIES CIR FAYETTEVILLE, NC 28305

DAVID GAUSE 5516 MCPHAIL ST HOPE MILLS, NC 2834B

RONNIE SESSOMS KWASNIEWSKI 637 W MOUNTAIN DR FAYETTEVILLE, NC 28306

MARELYN BENITEZ JESUS BENITEZ 1414 ACACIA DR FAYETTEVILLE, NC 28314

SHARON CRUZ 735 W MOUNTAIN DR FAYETTEVILLE, NC 28305 LINDA FAYE PITTMAN WILLIAM RONALD PITTMAN 812 KATIE ST FAYETTEVILLE, NC 28306

RONALD EUGENE SEWELL 3019 DYKE ST FAYETTEVILLE, NC 28306

AMANDA DANIELLE BOSTIC 3123 COPE ST FAYETTEVILLE, NC 28306

DONNA D. BLACK 3117 DYKE ST FAYETTEVILLE, NC 28306

JAMES ARNOLD LIFE ESTATE 3805 HAWK RUN CT HOPE MILLS, NC 28348

NEAL A SUTTON 380 COLE AVE RAEFORD, NC 28376

PATRIC STEWART WILIAM STEWART 3109 DYKE ST FAYETTEVILLE, NC 28306

MONAL DEPANI 3108 DYKE ST FAYETTEVILLE, NC 28305

FIRST UNITED PENTECOSTAL CHURCH PO BOX 64277 FAYETTEVILLE, NC 28306 WILLIAM JAMES MOURLOT JR 3016 DYKE ST FAYETTEVILLE, NC 28306

DUKE ENERGY PROGRESS INC PO BOX 1551 RALEIGH, NC 27602

TYSON THOMAS RALPH RILEY NANCY TYSON 712 W MOUNTAIN DR FAYETTEVILLE, NC 28305

DIANE HARRELL-TRUSTEE DIANE HARRELL-TRUSTEE P O BOX 53729 FAYETTEVILLE, NC 28305

WILLIAM GLENN SELLERS 728 VEDA ST FAYETTEVILLE, NC 28306

ANN HARDEN PEACOCK BETTY MCENZIE PEIL 2424 OWEN DR FAYETTEVILLE, NC 28306

GLADYS GINAR ALBERTO MENDEZ 702 VEDA ST FAYETTEVILLE, NC 28306

WILLIAM R PITTMAN JR 812 KATIE ST FAYETTEVILLE, NC 28306

ATTACHMENT: APPLICATION

	MUDILITY
- -	10-5

County of Cumberland

Planning & Inspections Department

CASE #: ZON-22-0050
PLANNING BOARD MEETING DATE: 062122
DATE APPLICATION SUBMITTED: 05/02/22
RECEIPT #:
RECEIVED BY:

APPLICATION FOR REZONING REQUEST CUMBERLAND COUNTY ZONING ORDINANCE

The following items are to be submitted with the completed application:

- 1. A copy of the *recorded* deed and/or plat.
- If a portion(s) of the property is being considered for rezoning, an accurate written legal description of only the area to be considered;
 A check made payable to "Cumberland County" in the amount of \$ 450.00
- 3. A check made payable to "Cumberland County" in the amount of \$ 45 (See attached Fee Schedule).

Rezoning Procedure:

- 1. Completed application submitted by the applicant.
- 2. Notification to surrounding property owners.
- 3. Planning Board hearing.
- 4. Re-notification of interested parties / public hearing advertisement in the newspaper.
- 5. County Commissioners' public hearing (approximately four weeks after Planning Board public hearing)
- 6. If approved by the County Commissioners, rezoning becomes effective immediately.

The Planning & Inspections Staff will advise on zoning options, inform applicants of development requirement and answer questions regarding the application and rezoning process. For further questions, call (910)678-7603 or (910)678-7609. Hours of operation are 8:00 a.m. to 5:00 p.m., Monday through Friday.

NOTE: Any revisions, inaccuracies or errors to the application may cause the case to be delayed and will be scheduled for the next available board meeting according to the board's meeting schedule. Also, the application fee is *nonrefundable*.

TO THE CUMBERLAND COUNTY JOINT PLANNING BOARD AND THE BOARD OF COUNTY COMMISSIONERS OF CUMBERLAND COUNTY, NC:

I (We), the undersigned, hereby submit this application, and petition the County Commissioners to amend and to change the zoning map of the County of Cumberland as provided for under the provisions of the County Zoning Ordinance. In support of this petition, the following facts are submitted:

L	Requested Rezoning from <u>R6</u> to <u>CP</u>
2.	Address of Property to be Rezoned: 809 Katie Street, FAY NC 28306
3.	Location of Property: off KAtiE Stacef
4.	Parcel Identification Number (PIN #) of subject property: <u>0426-50-99</u> 51 (also known as Tax ID Number or Property Tax ID)
5.	Acreage: .22. Frontage: 50' Depth: 188.91'
6.	Water Provider: Weil: PWC: Other (name);
7.	Septage Provider: Septic Tank PWC to be installed
8,	Deed Book <u>11441</u> , Page(s) <u>0389</u> , Cumberland County Registry. (Attach copy of deed of subject property as it appears in Registry).
9.	Existing use of property: office building
10.	Proposed use(s) of the property: office building
11.	Do you own any property adjacent to or across the street from this property?
	Yes No If yes, where? 801 + 803 KAtiE Street
12.	Has a violation been issued on this property? Yes No
portic accon	by of the recorded deed(s) and/or recorded plat map(s) must be provided. If the area is a on of a parcel, a written legal description by metes and bounds, showing acreage must mpany the deeds and/or plat. If more than one zoning classification is requested, a correct s and bounds legal description, including acreage, for each bounded area must be

The Planning and Inspections Staff is available for advice on completing this application; however, they are not available for completion of the application.

Comberland County Rezoning Revised: 01-25-2013

submitted.

Page 2 of 4

The undersigned hereby acknowledge that the County Planning Staff has conferred with the petitioner or assigns, and the application as submitted is accurate and correct.

MAJESTIC MOBILITY, LLC NAME OF OWNER(S) (PRINT OR TYPE) 2028 Womble Brive, FAyEttoville, NC 28306 ADDRESS OF OWNER(S) (910) 476-0349 HOME TELEPHONE # WORK TELEPHONE # Rudy M.M. (IA ~ NAME OF AGENT, ATTORNEY, APPLICANT (PRINT OR TYPE) S29 Hollins Bins Fayetteville, NC 28306 ADDRESS OF AGENT, ATTORNEY, APPLICANT FUDYMQ MAJESTIC MOBILITY. GOM E-MAIL 910-476-0349 HOME TELEPHONE # (910) 484-4276 WORK TELEPHONE # SIGNATURE OF OWNER(S) SIGNATURE OF AGENT, ATTORNEY OR APPLICANT SIGNATURE OF OWNER(S)

The contents of this application, upon submission, become "public record."



PLANNING AND INSPECTIONS DEPARTMENT

MEMORANDUM FOR JOINT PLANNING BOARD AGENDA OF JUNE 21, 2022

TO: JOINT PLANNING BOARD

FROM: CUMBERLAND COUNTY PLANNING & INSPECTIONS DEPARTMENT

DATE: 6/21/2022

SUBJECT: ZON-22-0052: REZONING FROM RR/CZ RURAL RESIDENTIAL CONDITIONAL ZONING DISTRICT TO R6A RESIDENTIAL DISTRICT OR TO A MORE RESTRICTIVE ZONING DISTRICT ON 7.50 +/-COMBINED ACRES; LOCATED AT 106 BUCKNER STREET; SUBMITTED BY GARY FUTCH (APPLICANT) ON BEHALF OF CAROLYN, STEVEN, AND LARRY STRAWBRIDGE, TRACEY ROBERTS, AND WESLEY CARROLL (OWNERS).

ATTACHMENTS:

Description Case ZON-22-0052 Type Backup Material



PLANNING & INSPECTIONS

PLANNING STAFF REPORT REZONING CASE # ZON-22-0052 Planning Board Meeting: June 21, 2022

Location: 106 Buckner Street Jurisdiction: County-Unincorporated

REQUEST

Rezoning RR/CZ to R6A

Applicant requests a rezoning from RR Rural Residential Conditional Zoning District to R6A Residential District for one parcel of approximately 7.50 acres located at 106 Buckner Street. This request is in the Fayetteville MIA. This property went before the Board of Commissioners under case P19-30 on August 19, 2019 and was approved from R6A to RR/CZ to allow the use of a recreational vehicle park and/or campground. The applicant would like to rezone back to R6A to allow a manufactured home park. Exhibit "A" identifies the location of the property and the zoning currently assigned to it. Exhibit "B" includes existing and surrounding uses while Exhibit "C" provides the soils and utilities.

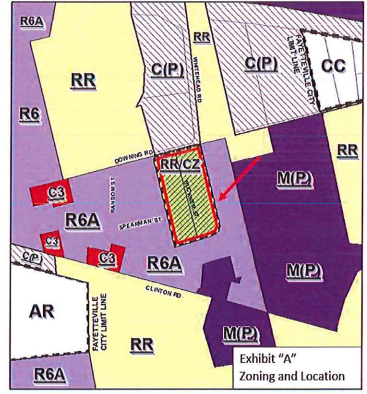
PROPERTY INFORMATION

OWNER/APPLICANT: Carolyn, Steven, and Larry Strawbridge, Tracey Roberts, and Wesley Carroll (owners); Gary Futch (applicant)

ADDRESS/LOCATION: Refer to Exhibit "A", Location and Zoning Map. REID number: 0457002623000

SIZE: 7.50 +/- acres within one parcel. The parcel approximately 7.50 +/- acres. Road frontage along Downing Road 400 +/- feet. The property has a depth of approximately 811 +/- feet in length at its deepest point.

EXISTING ZONING: The subject property is zoned RR Rural Residential/ currently Conditional Zoning District. Minimum lot size for this district is 20,000 sq. ft. This district is intended for traditional rural use with lots of 20,000 square feet or above. The principal use of the land is for suburban density residential, including manufactured housing units, and agricultural purposes. These districts are that residential intended to ensure development not having access to public



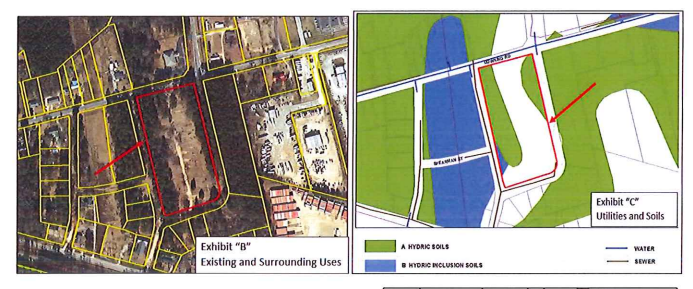
water supplies and dependent upon septic tanks for sewage disposal will occur at a sufficiently low density to provide for a healthful environment. Each district includes a companion Conditional Zoning district (e.g. A1 has A1/CZ) where no uses are permitted by right. This district is designed for the development and use of the property subject to predetermined ordinance standards and rules imposed as part of the legislative decision creating the district and applying it to the particular property.

EXISTING LAND USE: The parcel is currently vacant. Exhibit "B" shows the existing use of the subject property.

SURROUNDING LAND USE: Exhibit "B" illustrates the following:

- North: Commercial Use and Residential homes
- East: Wooded land and M(P)Planned Industrial uses
- West: Single family residential
- South: Vacant land, single-family residential and M(P) Uses

OTHER SITE CHARACTERISTICS: The site is not located in a Watershed or within a Flood Zone Hazard Area. The subject property, as delineated in Exhibit "C", illustrates presence of hydric or hydric inclusion soils on the Western and Northeastern portions of the property. The property owner also owns land abutting to the east, west and south of the subject site.

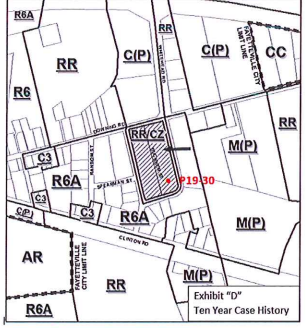


TEN YEAR ZONE CASE HISTORY:

Exhibit "D" denotes the location of the zoning case history described below.

P19-30: R6A to RR/CZ; Approved

DEVELOPMENT REVIEW: Subdivision review by County Planning & Inspections will be required before any development. A re-plat will likely be necessary.



DIMENSIONAL PROVISIONS FOR REQUESTED DISTRICT:

Minimum Standard	RR/CZ (Existing Zoning)	R6A (Proposed)
Front Yard Setback	30 feet	25 feet
Side Yard Setback	15 feet	10 feet
Rear Yard Setback	35 feet	15 feet
Lot Area	20,000 sq. ft.	6,000 sq. ft.
Lot Width	100'	60'

Development Potential:

Existing Zoning (RR/CZ)	Proposed Zoning (R6A)	
RV Park/Max. 20 sites per ac – 150 sites	43 dwelling units	

- Assumes 80% of land is usable for development after exclusion of potential area for roads and drainage.
- Calculation: (total developable area times 0.8)/minimum lot size for zone district.
- Section 202 (A): Lot count may be rounded-up when a fraction occurs. When any requirement of
 this ordinance results in a fraction of a unit, a fraction of one-half or more shall be considered a
 whole unit, and a fraction of less than one-half shall be disregarded.

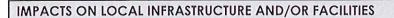
COMPREHENSIVE PLANS: This property is located within the <u>Vander Area Land Use Plan (2017)</u>. The future land use classification of the property, as shown in Exhibit "E", is Suburban Density Residential. Associated Zoning Districts for Suburban Density Development: R20, RR, R20A, R30, R30A. The request is not consistent with the adopted Land Use Plan.

APPLICABLE PLAN GOALS/POLICIES:

-Objectives:

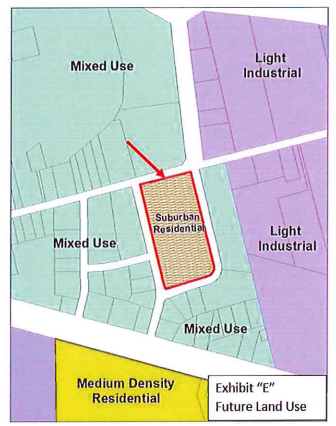
Associated plan elements and policies that may be considered include the following:

- Suburban Density Residential should have a minimum lot size of 20,000 square feet. The zoning districts associated with this type of development include: R20, RR, R20A, R30 and R30A.
- Septic systems are allowed based on soil type, lot size and distance from public sewer. Public water should be required.



UTILITIES: PWC water and sewer utilities are available. It is the applicant's responsibility to determine if these utilities will adequately serve their development. Utilities for water and sewer are shown on Exhibit "C".

TRANSPORTATION: The subject parcel sits on Buckner Street, which is a local road in the Metropolitan Transportation Plan. There are no roadway construction improvement projects planned for Buckner Street and the subject property will have no significant impact on the Transportation Improvement Program. In addition, there is no 2020 AADT listed for Buckner Street nor is there any road capacity data available. Due to the lack of data and the small scale, the new zoning request does not demand a trip generation. The new development should not generate enough traffic to significantly impact Buckner Street.



SCHOOLS CAPACITY/ENROLLMENT:

School	Capacity	Enrollment
Armstrong Elementary	441	389
Mac Williams Middle	1164	1141
Cape Fear High	1476	1519

ECONOMIC DEVELOPMENT: Fayetteville Cumberland County Economic Development Corporation has reviewed the request and believes that this tract along with other tracts in the close proximity would be better suited as M(P). Given several neighboring tracts are currently zoned industrial as well as the access to Highway 24, this tract is more suited for industrial development.

EMERGENCY SERVICES: Cumberland County Fire Marshal's office has reviewed the request and has stated that the current Road will need to be upgraded to ensure all applicable fire department access requirements are met in accordance with Section 503 of the 2018 NC Fire Code.

SPECIAL DISTRICTS: The property is located within the Fayetteville Regional Airport Overlay District, but not within five miles of Fort Bragg Military Base.

CONDITIONS OF APPROVAL: This is a conventional zoning and there are no conditions at this time.

STAFF RECOMMENDATION

In Case ZON-22-0052, the Planning and Inspections staff **recommends denial** of the rezoning request from RR Rural Residential Conditional Zoning District to R6A Residential District. Staff finds the request is not consistent with the Vander Area Land Use Plan which calls for "Suburban Density Residential" at this location. Staff also finds that the request is not reasonable and in the public interest as it is not compatible to and in harmony with the surrounding land use activities.

Attachments: Notification Mailing List Application Existing RR/CZ Condition Sheet

ATTACHMENT – MAILING LIST

JOYCE 5 BULLOCK HOMER BULLOCK PO BOX 1382 FAYETTEVILLE, NC 28302

WESLEY C SULUVAN LIFE ESTATE 2268 DOWNING RD FAYETTEVILLE, NC 28312

MARK A. CARROLL SHEILA CARROLL 2269 CLINTON RD FAYETTEVILLE, NC 28312

IRENE JOSE RODRIGUEZ ALFONSO ANTONIO RODRIGUEZ 2313 DOWNING RD FAYETTEVILLE, NC 28312

THOMAS WOOD 175 ELLERSLIE DR FAYETTEVILLE, NC 28303

WILLIAM PRESTON MCLAURIN 2287 DOWNING RD FAYETTEVILLE, NC 28312

SARAH J GOINS LIFE ESTATE 2419 DOWNING RD FAYETTEVILLE, NC 28312

SANDMAX INVESTMENTS LLC PO BOX 1208 FAYETTEVILLE, NC 28302

NEW SOUTH RIVER BAPTIST ASSOCATION PO BOX 298 FAYETTEVILLE, NC 28302

RAYMOND EUGENE BAKER 830 MARY JORDAN LN FAYETTEVILLE, NC 28311 HONORE DANIELLE BYRD 6185 TABOR CHURCH RD FAYETTEVILLE, NC 28312

BRENDA J CORDREY RETHA J MCAFEE SHELBY J CONLEY TED CURTISS JONES 3358 SANDEROSA RD FAYETTEVILLE, NC 28312 DEVONIA L HILTON 2205 CLINTON RD FAYETTEVILLE, NC 28312

DYLAN ISHAM 2301 CLINTON RD FAYETTEVILLE, NC 28312

UNIFIRST CORP 68 JONSPIN RD WILMINGTON, MA 01887

ERNESTINE TUCKER LEWIS TUCKER 2452 DOWNING RD FAYETTEVILLE, NC 28312

TIME SAVER ON SITE OIL CHANGE SERVICES INC 2205 CLINTON RD FAYETTEVILLE, NC 28312

CAPE FEAR BAPTIST CHURCH 6041 BUTLER NURSERY RD FAYETTEVILLE, NC 28305

ERNESTINE TUCKER 2452 DOWNING RD FAYETTEVILLE, NC 28312 EAST SIDE CHURCH OF GOD 2217 CLINTON RD FAYETTEVILLE, NC 28312

STEVEN CHARLES STRAWBRIDGE WESLEY CARROU ROBERTS TRACY L STRAWBRIDGE ROBERTS IOHN LARKY STRAWBRIDGE IANICE CAROLYN THOMAS STRAWBRIDGE 4118 THETFCRD RD CURHAM, NC 27707 WELBUILT HOMES INC PO BOX 1382 FAYETTEVILLE, NC 28302

ROBERT L BOWYER PO BOX 53186 FAYETTEVILLE, NC 28305

DUKE ENERGY PROGRESS INC 419 FAYETTEVILLE ST RALEIGH, NC 27601

DUKE ENERGY PROGRESS INC PO BOX 1551 RALEIGH, NC 27602

PAMELA B. LOVETT DAVID E. LOVETT 6482 GADDIS DR FAYETTEVILLE, NC 28306

HONICA R.M. CRAWFORD BRITTMAN P.O. BOX 1651 FAYETTEVILLE, NC 28312

EMMETT P. STARNES CAROLYN G STARNES 256 WHITEHEAD RD FAYETTEVILLE, NC 28312

ATTACHMENT: P19-30 APPROVAL AND CONDITION SHEET

Diane Wheatley, Chair Cumberland County

Carl Manning, Vice-Chair Cumberland County

Jami McLaughlin, Town of Spring Lake Jordan Stewart, Town of Stedman

Vacant Wade, Falcon & Godwin

> Thomas Lloyd, Town of Linden

August 20, 2019

Carolyn & Larry Strawbridge Steven Strawbridge 4118 Thetford Rd Dutham, NC 27707



Planning & Inspections Department

Joel Strickland, Acting Director

Vacant, Deputy Director

Vikki Andrews, Lori Epler, Cumberland County

Stan Crumpler, Town of Eastover

Patricia Hall, Town of Hope Mills

SUBJECT: P19-30. REZONING OF 7.35+/- ACRES FROM R6A RESIDENTIAL TO RR RURAL RESIDENTIAL/CZ CONDITIONAL ZONING FOR A RECREATIONAL VEHICLE PARK AND/OR CAMPGROUND OR TO A MORE RESTRICTIVE ZONING DISTRICT; LOCATED ON THE SOUTH SIDE OF SR 1834 (DOWNING ROAD), NORTH AND WEST OF BLACKMAN DRIVE; SUBMITTED BY CAROLYN THOMAS & LARRY STRAWBRIDGE, TRACY & WESLEY C. ROBERTS AND STEVEN CHARLES STRAWBRIDGE (OWNERS). (COUNTY)

Dear Property Owner:

This is to inform you that the Cumberland County Board of Commissioners rate on August 19, 2019 and approved rezoning of 7.35^{+/-} acre from R6A Residential to RR Rural Residential/CZ Conditional Zoning for a recreational vehicle park and/or campground or to a more restrictive zoning district; located on the south side of SR 1834 (Downing Road), north and west of Blackman Drive; submitted by Carolyn Thomas & Larry Strawbridge, Tracy & Wesley C. Roberts and Steven Charles Strawbridge (owners).; subject to the contents of the application, site plan, and the following conditions:

Revision Required:

- Codes prior to the further processing of this plat/plan. The Three copies of a revised site plan and a \$25.00 revision fee is required to be submitted to Land Use following must be addressed on the revised plat/plan:
- a. This conditional approval is not approval of the permit for any freestanding signs. Attached signage for this development must be in accordance with the applicable sign regulations as set forth in Article XIII of the County Zoning Ordinance and that the proper permit(s) must be obtained prior to the installation of any permanent signs on the property. (Note: This conditional approval is not approval of the size, shape, or location of any signs.) (Art. XIII, County Zoning Ord.) Note: This site can only be permitted for one freestanding sign. The revised plan must remove one of the freestanding signs shown on current plan.
- b. The recreational vehicle park must provide at least one telephone for public use. Note: If the phone is going to be housed within any type of structure, such as a phone booth or box, the phone must meet the minimum front yard setback of 30 feet.

Pre- Permit Related:

- Prior to permit application, the developer must provide to the Code Enforcement Section documentation of NC Department of Environmental Quality Division of Energy, Mineral and Land Resources' (NCDEQ DEMLR) approval of the Sedimentation and Erosion control plan for this project. NCDEQ DEMLR requires a Sedimentation and Erosion control plan be submitted and approved 30 days prior to land disturbing activities if said land disturbing activity will exceed one acre.
- If a plan is not required, per 15ANCAC 04B.0105 "Person conducting land disturbing activity shall take all reasonable measures to protect public and private property from damage cause by such activities." Sedimentation and erosion control measures will need to be installed to protect adjacent properties.

[Sec. 4-8(b)(6), County Code; originally under County jurisdiction relinquished to NCDEQ around 2000]

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Permit-Related:

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- 3. The owner/developer(s) of these lots must obtain detailed instructions from the County Code Enforcement Section, Room 101 in the Historic Courthouse at 130 Gillespie Street on provisions of the County Zoning Ordinance and any permits that may be required to place any structure within this development or to commence any use of the subject property. For additional information, the developer should contact a Code Enforcement Officer. (Chpt. 4, County Code & Sec. 107, County Zoning Ord.)
- The developer must provide a site-specific address and tax parcel number at the time of building/zoning permit application. [Sec. 4-8(b)(2), County Code]
- Driveway Permit Required. Construction of any new connection or alteration of any existing connection may require an approved Driveway Permit. For additional information contact the NC Department of Transportation's (NCDOT) Division 6/District 2 office.
- Change of use of subject properties shall require an approved Driveway Permit. Permits MUST be secured prior to the change or alteration of existing or proposed property use. Failure to secure required permits prior to construction or change in property usage may result in the removal of the driveway or street connections at the property owner's expense. For additional information contact the Division 6/District 2 office.
- In the event that a structure (house) is built by a contractor for commercial gain and/or if property changes ownership from existing owner to builder, an approved Driveway Permit must be secured.
- Note: In the event the NCDOT driveway permit process alters the site plan in any manner, three copies of a revised site plan (and \$25.00) must be submitted for staff review and approved prior to permit application.
- Note: The property owner most likely will be required to provide a copy of a recorded plat and deed conveying to the NCDOT that portion of the subject property located within or to be located within the right-of-way at the time of driveway permit application. [§ 136-18(29), NCOS]
- 6. Because the subject property is located within the Airport Overlay District and in the event any structure is greater than 200 feet in height, the developer will be required to provide a FCC Form 7460-1 to Code Enforcement at the time of permit application. This form must be acknowledged by the FCC that the structure is not a hazard or obstruction to air traffic. (Section 8.101.D, County Zoning Ord.)
- 7. New development where the developer will disturb or intends to disturb more than one acre of land is subject to the Post-Construction Stormwater Management Permitting Program (Phase II Stormwater Management Requirements) administered by the Department of Energy, Minerals and Land Resources, NC Department of Environmental Quality (DEMLR NCDEQ). If one acre or more of land is to be disturbed, a copy of the State's *Post-Construction Permit* must be provided to County Code Enforcement prior to the issuance of the Certificate of Occupancy. (Note: If any retention/detention basins are required for state approval of this plan, three copies of a revised plan (and \$25/\$50 revision fee) must be submitted and approved by Planning & Inspections.) (Sec. 2306.D, County Subdivision Ord. & 2006-246, NC Session Law)
- Prior to application for the Certificate of Occupancy, connection to public water and sewer is required, the Public Works Commission (PWC)
 must approve water and sewer plans. A copy of the PWC approval must be provided to Code Enforcement. Contact Sam Powers with PWC for
 more information. (Section 2306 A, County Subdivision Ord. & Sec. 1403.1, County Zoning Ord.)
- Note: Due to an existing agreement between the PWC and the City of Fayetteville, an annexation petition most likely will be required prior to the PWC's review of any utility plans. Upon submission of the annexation petition the city most likely will require an engineer's sented certification as to the guarantee of improvements. In addition, the city may require a bond or other financial guarantee as assurance that all required improvements will be properly installed.
- The County Fire Marshall specifies that the developer is to ensure that fire department access is met. For questions related to this comment, please contact the Fire Marshall's office.
- 10. The building final inspection cannot be accomplished until a Code Enforcement Officer inspects the site and certifies that the site is developed in accordance with the approved plans. (Sec. 107.B, County Zoning Ord.; & Secs. 2005 & 2007 County Subdivision Ord.)

Site-Related:

- 11. All uses, dimensions, setbacks and other related provisions of the County Subdivision and Development Ordinance, and County Zoning Ordinance for the RR Rural Residential/CZ Conditional Zoning for a recreational vehicle park and/or campground zoning district must be complied with, as applicable.
- 12. All corner lots and lots fronting more than one street must provide front yard setbacks from each street. (Sees. 1101.G & 1102.B, County Zoning Ord.)
- 13. For any new development, an adequate drainage system must be installed by the developer in accordance with the NC Department of Environmental Quality (NCDEQ) Manual on Best Management Practices and all drainage ways must be kept clean and free of debris. (Section 2307.A, County Subdivision Ord.)

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- 14. For new development, all utilities, except for 25ky or greater electrical lines, must be located underground. (Section 2306.C, County Subdivision Ord.)
- 15. In the event a stormwater utility structure is required by the NC Department of Environmental Quality (NCDEQ), the owner/developer must secure the structure with a four foot high feace with a lockable gate, and is required to maintain the detention/retention basin, keeping it clear of debris and taking measures for the prevention of insect and rodent infestation. (Sec. 1102.0, County Zoning Ord.)
- 16. Turn lanes may be required by the NC Department of Transportation (NCDOT). [Art. XIV, County Zoning Ord. & NCOS §136-18(5) & §136-93]
- Note: The property owner most likely will be required to provide a copy of a recorded plat and deed conveying to the NCDOT that portion of the subject property located within or to be located within the right-of-way at the time of driveway permit application.
- 17. All lighting is required to be directed internally within this development and comply with the provisions of Section 1102 M, Outdoor Lighting, County Zoning Ordinance.
- 18. The recreational vehicle park must be enclosed by a fence, wall, landscape screening, earthen mounds or by other measures from all configuous residential areas in a manner that complements the landscape and assures compatibility with the adjacent environment and complies with the buffering requirements for non-residential uses adjacent to residential districts (Section 1102.0, County Zoning Ordinance) Note: Chain link fencing cannot be used to satisfy the buffer requirement.)
- 19. All dumpster, garbage, and utility areas shall be located on concrete pads and screened on a minimum of three sides.
- 20. Adequate off-street parking and maneuvering space shall be provided on site. No public street, sidewalk or right-of-way or any other private grounds not a part of the recreational vehicle parking area shall be used to park or maneuver vehicles.
- 21. Each recreational vehicle/camp site, excluding sites used solely for tents, shall be a minimum of 1200 square feet in area.
- 22. The recreational vehicle park/campground cannot allow for permanent occupancy of any RV or campsite within this development; the same RV cannot remain on the same site for a continuous period of time exceeding 90 days.
- 23. Recreational vehicle parks/campgrounds shall be used only by travel trailers, pickup, coaches, motor homes, camping trailers, other vehicular accommodations and tents suitable for temporary habitation and used for travel, vacation and recreation purposes.
- 24. The internal drives serving the recreation vehicle park are to be constructed with a minimum 18 feet in width if providing two way streets and 12 feet in width for one way drives and contain a minimum depth of six inches of stone gravel base with proper ditching, drainage, and seeding of stopes.
- 25. The owner/developer is responsible and liable for maintenance and upkcep of this site, all structures, and appurtenances, to include ensuring that the site is kept free of litter and debris, all grass areas mowed, all buffers and shrubbery kept trim and maintained, so that the site remains in a constant state of being aesthetically and environmentally pleasing. (See. 1403, County Zoning Ord.)

26. The Noise Regulations of the County Code Chpt. 9.5, Art. If are to be complied with.

<u>Advisories</u>:

- 27. The applicant is advised to consult an expert on wetlands before proceeding with any development.
- 28. Any revision or addition to this plan necessitates re-submission for review and approval prior to the commencement of the change.
- 29. The owner/developer is responsible for ensuring easements which may exist on the subject property are accounted for, not encumbered and that no part of this development is violating the rights of the casement holder.
- 30. The US Postal Service most likely will require this development to have centralized cluster boxes for postal service to each lot or unit. The developer is advised to contact the US Postal Growth Coordinator for the Mid-Carolinas District to determine the appropriate location for the cluster boxes. If the cluster box location requires changes to the subdivision or site plan, a revised preliminary/plan must be submitted to the Planning & Inspections Department for review and approval.
- 31. This conditional approval is not to be construed as alt-encompassing of the applicable rules, regulations, etc. which must be complied with for any development. Other regulations, such as building, environmental, health and so forth, may govern the specific development. The developer is the responsible party to ensure full compliance with all applicable Federal, State, and local regulations.
- 32. Because the subject property is located within the Airport Overlay District, the developer is strongly encouraged to discuss their development plans with Land Use Codes Section and/or the Fayetteville Regional Airport Director early in the planning stage to ensure that the proposed height of any proposed structure can be found to be no obstruction or hazard to air nuvigation.

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33. The subject property lies on Downing Road and Blackman Drive. Both are identified as local roads in the 2045 Metropolitan Transportation Plan. The subject property will have no impact on the Transportation Improvement Plan. For questions related to this comment, please contact Transportation Planning.

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Thank you for doing business in Cumberland County!

If you need clarification of any conditions, please contact Betty Lynd at 910-678-7603 or Hope Ward Page at 910-678-7602 with the Land Use Codes Section; otherwise, contact the appropriate agency at the contact numbers below,

Contact Information (Area Code is 910 unless otherwise stated):

Subdivision/Site Plan/Plat	Ed Byrne	678-7609	ebyme@co.cumberland.ne.us
Code Enforcement (Permits):	Scott Walters	321-6654	swalters@co.cumberland.no.us
County Building Inspections:	Michael Naylor	321-6657	mnaylo@co.cumberland.nc.us
Fire Marshal - Emergency Services	Kevin Lowther	321-6625	klowthen@co.cumberland.ne.us
Gene Booth		678-7641	wbooth@co.cumberland.nc.us
County Health Department:	Fred Thomas	433-3692	fthomas@co.cumberland.nc.us
Food & Lodging Env. Health:	Fred Thomas	433-3692	Rhomas/aco.cumberland.nc.us
Ground Water Issues:	Fred Thomas	433-3692	fthomas@co.cumberland.nc.us
PWC:	Joe Glass	223-4740	joe.glass@faypwc.com
	Sam Powers	223-4370	sam.powers@faypwe.com
Fayetteville Airport Director	Brad Whited	433-1160	bwhited@ci.fay.nc.us
Fayetteville Planning:	Marsha Bryant	433-1416	mbryant/alci.fay.ne.us
US Postal Service	Jonathan R. Wallace	(704) 393-4412	jonathan r.wallace@usps.gov
Corp of Engineers (wetlands):	Liz Hair	(910) 251-4049	hair@usacr.army.mil
NCDEQ (E&S):	Leland Cottrell	(910)433-3393	Jeland.cottrell@ncdenr.goy
US Fish & Wildlife Services	Susan Ladd Miller	(910) 695-3323	susan miller@fws.gov
Location Services:			
Site-Specific Address;	Will Phipps	678-7666	wphipps@co.cumberland.nc.us
Tax Parcel Numbers:	122 C 10 C	678-7549	
NCDOT (driveways/curb-cuts):	Troy Baker	364-0601	tibaker@ncdot.gov
Transportation Planning:	Katrina Eyans	678-7614	kevans@co.cumberland.ne.us
N.C. Division of Water Quality:	Annette Lucas	(919) 807-6381	annette.lucas@ncdenr.gov

Sincerely,

Edward M. Byre

Edward M. Byrne, Senior Planner Land Use Codes Section

Attachments:

Sketch Map Site Plan Application

ce: Tracy & Wesley Roberts, owners, via email <u>rtgsrider@gmail.com</u> Patrick Martin, agent, via email <u>lcesonpropertieslle@email.com</u> Scott Walters, Code Enforcement Manager, via email <u>swalters@co.cumberland.nc.us</u>

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ATTACHMENT: APPLICATION



County of Cumberland

Planning & Inspections Department

CASE #: 20N-22-0052
PLANNING BOARD MEETING DATE: 621 27
DATE APPLICATION SUBMITTED: 5/16/22
RECEIPT #:
RECEIVED BY:

APPLICATION FOR REZONING REQUEST CUMBERLAND COUNTY ZONING ORDINANCE

The following items are to be submitted with the completed application:

- 1. A copy of the *recorded* deed and/or plat.
- 2. If a portion(s) of the property is being considered for rezoning, an accurate written legal description of only the area to be considered;
- 3. A check made payable to "Cumberland County" in the amount of $\frac{310.00}{50}$. (See attached Fee Schedule).

Rezoning Procedure:

- 1. Completed application submitted by the applicant.
- 2. Notification to surrounding property owners.
- 3. Planning Board hearing.
- 4. Re-notification of interested parties / public hearing advertisement in the newspaper.
- 5. County Commissioners' public hearing (approximately four weeks after Planning Board public hearing)
- 6. If approved by the County Commissioners, rezoning becomes effective immediately.

The Planning & Inspections Staff will advise on zoning options, inform applicants of development requirement and answer questions regarding the application and rezoning process. For further questions, call (910)678-7603 or (910)678-7609. Hours of operation are 8:00 a.m. to 5:00 p.m., Monday through Friday.

NOTE: Any revisions, inaccuracies or errors to the application may cause the case to be delayed and will be scheduled for the next available board meeting according to the board's meeting schedule. Also, the application fee is *nonrefundable*.

TO THE CUMBERLAND COUNTY JOINT PLANNING BOARD AND THE BOARD OF COUNTY COMMISSIONERS OF CUMBERLAND COUNTY, NC:

I (We), the undersigned, hereby submit this application, and petition the County Commissioners to amend and to change the zoning map of the County of Cumberland as provided for under the provisions of the County Zoning Ordinance. In support of this petition, the following facts are submitted:

۱.	Requested Rezoning from RRCZ to RGA
2.	Address of Property to be Rezoned: 106 BUCKARS ST
3.	Location of Property: East of Clinton Rd of Downing Rd
	Location of Property: East of Clinton Rd of Downing Rd South of NC HWY 24
4,	Parcel Identification Number (PIN #) of subject property: $0437-00 - 262.3$ (also known as Tax ID Number or Property Tax ID)
5.	Acreage: 7,50 Frontage: 400 Ft Depth: 811 Ft
6,	Water Provider: Well: PWC: Ves Other (name):
7.	Septage Provider: Septic Tank PWC PWC PWC
8.	Septage Provider: Septic Tank PWC <u>4CS</u> Deed Book <u>1032.9</u> , Page(s) <u>0614</u> tact 12 Registry. (Attach copy of deed of subject property as it appears in Registry).
9.	Existing use of property: Mobile Home Park
10.	Proposed use(s) of the property: New Mobile Home Park
[1.	Do you own any property adjacent to or across the street from this property?
	Yes No If yes, where? 9 lots surrounding this pasce!
12.	Has a violation been issued on this property? Yes No
A cop	by of the recorded deed(s) and/or recorded plat map(s) must be provided. If the area is a

A copy of the recorded deed(s) and/or recorded plat map(s) must be provided. If the area is a portion of a parcel, a written legal description by metes and bounds, showing acreage must accompany the deeds and/or plat. If more than one zoning classification is requested, a correct metes and bounds legal description, including acreage, for each bounded area must be submitted.

The Planning and Inspections Staff is available for advice on completing this application; however, they are not available for completion of the application.

Cumberland County Rezoning Revised: 01-25-2013

States and a state of the state The undersigned hereby acknowledge that the County Planning Staff has conferred with the petitioner or assigns, and the application as submitted is accurate and correct. Carola J. Study 1 Stern (Straterity-Juac Typer Strawbridger over 2704 Laterick Drive Truisville, KY 48205 NAME OF OWNER(S) (PRINT OR TYPE) 4111 Rorland Rol 4118 Thetford RD Durettam NC 27907 Durlan VC 27701 ADDRESS OF OWNER(S) 919 5385514 502-338-9192 9194894005 HOME TELEPHONE # WORK TELEPHONE # and the second second ary FUT NAME OR AGENT, ATTORNEY, APPLICANT (PRINT OR TYPE) 150 N McPherson Church Rd FayeHeville NC 28303 ADDRESS OF AGENT, ATTORNEY, APPLICANT i. Gary Q grant musicayse .com E-MAIL 910-322-1446 HOME TELEPHONE # 910-322-1490 WORK TELEPHONE # Condy JSty 5/10/22 - 5/16/22 SIGNATURE OF OWNER(S) SIGNATURE OF AGENT, ATTORNEY OR APPLICANT 5/16/22 SIGNATURE OF OWNER(S 5116/22 Crathange Rosets. 5/110/22-The contents of this application, upon submission, become "public record," Cumberland County Rezoning Page 3 of 4 Revised: 01-25-2013 a line of the state of the 4.72 · · · }

FILED CUMBERLAND C J. LEE WARR	ounty NC En, Jr.
OFCISTER OF	DEEDS
FILED J	un 25, 2018 -
AT ()3:02:15 pm
BOOK	10329
START PAGE	0614
-	0624
END PAGE	
INSTRUMENT	
RECORDING	\$26.00
EXCISE TAX	(None)
BLF	

NORTH CAROLINA

SPECIAL WARRANTY DEED

	DOW	SPECIAL WARRANTY DEED
Excise Tax:		Recording Time, Book and Page
Tax Map No.		Parcel Identifier No.

Mail after recording to: Janice Carolyn Thomas Strawbridge, 4118 Thetford Rd. Durham, NC 27707

This instrument was prepared by: Anne Page Watson without benefit of title search

THIS DEED made this ______ day of ______, ____, _____, _____ by and between

GRAN	TOR
------	-----

Carolyn Thomas Strawbridge and spouse John Larry Strawbridge, and Tracy Lynn Strawbridge Roberts and spouse Wesley Carroll Roberts, And Steven Charles Strawbridge, unmarried Mailing Address:

4118 Thetford Rd., Durham, NC 27707

GRANTEE

Janice Carolyn Thomas Strawbridge and spouse John Larry Strawbridge, a 50% undivided interest Tracy Lynn Strawbridge Roberts and spouse Wesley Carroll Roberts, a 25% undivided interest, and Steven Charles Strawbridge, unmarried, a 25% undivided interest Mailing Address:

4118 Thetford Rd. Durham, NC 27707

The designation Grantor and Grantee as used herein shall include said parties, their heirs, successors, and assigns, and shall include singular, plural, masculine, feminine or neuter as required by context.

WITNESSETH, that the Grantor, for a valuable consideration paid by the Grantee, the receipt of which is hereby acknowledged, has and by these presents does grant, bargain, sell and convey unto the

BK10329 PG0615

Grantee in fee simple, all that certain lot or parcel of land situated in the City of ______, Township, Cumberland County, North Carolina, and more particularly described as follows:

See Exhibit A attached hereto

The property hereinabove described was acquired by Grantor by instrument recorded in Book _____, Page _____,

A map showing the above described property is recorded in Plat Book _____, Page _____.

TO HAVE AND TO HOLD the aforesaid lot or parcel of land and all privileges and appurtenances thereto belonging to the Grantee in fee simple.

And the Grantor covenants with the Grantee, that Grantor has done nothing to impair such title as Grantor received, and that Grantor will warrant and defend the title against the lawful claims of all persons claiming by, under or through Grantor, except for the exceptions hereinafter stated.

Title to the property hereinabove described is hereby conveyed subject to all valid and subsisting restrictions, reservations, covenants, conditions, rights of ways and easements properly of record, if any and current year ad valorem taxes.

IN WITNESS WHEREOF, the Grantors have hereunto set their hands and seals, or, if corporate, has caused this Deed to be executed by its duly authorized officers and its seal to be hereunto affixed, the day and year first above written.

		(SEAL)
Continued on no	ext page	(SEAL)

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Carolyn Thomas Strawbridge

COUNTY

I certify that the following person(s) personally appeared before me this day, each acknowledging to me that he or she voluntarily signed the foregoing document for the purpose stated therein and, in the capacity, indicated: Carolyn Thomas Strawbridge.

Witness my hand and official stamp or seal, this the 20 day of 2018.

My Commission Expires: 9.30-18

(Seal)

NORTH CAROLINA, Durham

Mary Public Reily Notary Public Print Notary Name: Mary E. Reilly

(N.P.SEAL)

MARY E. REILLY Notary Public, North Carolina Ourham County My Commission Explices September 30, 2018

John Larry Strawbridge

NORTH CAROLINA, Durham COUNTY

(N.P.SEAL)

MARY E. REILLY Notary Public, North Carolina Durham County My Commission Expires September 30, 2018

I certify that the following person(s) personally appeared before me this day, each acknowledging to me that he or she voluntarily signed the foregoing document for the purpose stated therein and, in the capacity, indicated: John Larry Strawbridge.

Witness my hand and official stamp or seal, this the 30 day of April ..., 2018.

My Commission Expires: <u>9.30.2018</u>

Mary G. Reily Notary Public Print Notary Name: Mary G. Reilly

(Seal)

JIRCY (14 Starts & Roberts Tracy Lynn Statwbridge Roberts

lentuola 1500 COUNTY

I certify that the following person(s) personally appeared before me this day, each acknowledging to me that he or she voluntarily signed the foregoing document for the purpose stated therein and, in the capacity, indicated: Tracy Lynn Strawbridge Roberts.

Witness my hand and official stamp or seal, this the 12 day of April 2018.

My Commission Expires: 11-29-2018

(Seal)

Notary Public Print Notary Name Starton Slauph ter, (N.P.SEAL)

SMARCN L. SLAUGHTER Notary Putsic, State of Large, KY My commission orghine New, 28, 2818 BK10329 PG0619

adrill 01 Wesley Carrol Roberts

Kentucky NORTH CAROLINA, Jefterson COUNTY

I certify that the following person(s) personally appeared before me this day, each acknowledging to me that he or she voluntarily signed the foregoing document for the purpose stated therein and, in the capacity, indicated: Wesley Carroll Roberts.

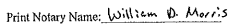
Witness my hand and official stamp or seal, this the 13th day of April , 2018.

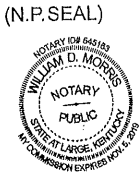
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My Commission Expires: 11.05.2019

Notary Public

(Seal)





OK10329 P00620

Steven Charles Strawbridge

NORTH CAROLINA, Dunham COUNTY

I certify that the following person(s) personally appeared before me this day, each acknowledging to me that he or she voluntarily signed the foregoing document for the purpose stated therein and, in the capacity, indicated: Steven Charles Strawbridge.

Witness my hand and official stamp or seal, this the $\underline{9^{\text{H}}}$ day of \underline{Apr} , 1, 2018.

My Commission Expires: 12/07/2031 (N.P.SEAL) (Seal) Thomas Whilehead NOTARY PUBLIC

Durham County, NO My Comm. Expires December 07, 2021

Jles. Und Notary Public

Print Notary Name: Thomas Whitehead

EXHIBIT A

Tract 1:

BEING all of Lots 36 and 37 according to a plat entitled "Subdivision of Property of E.K. Stevens", Cumberland County, North Carolina, dated December 20, 1941, prepared by George H. Stuart and recorded in Map Book 10 at Page 24, Cumberland County Registry North Carolina with tax parcel number 0447-61-4594.

Tract 2:

BEING all of Lots 38 and 39 according to a plat entitled "Subdivision of Property of E.K. Stevens", Cumberland County, North Carolina, dated December 20, 1941, prepared by George H. Stuart and recorded in Map Book 10 at Page 24, Cumberland County Registry North Carolina with tax parcel number 0447-61-5611.

Tract 3:

BEING all of Lots 2 and 3, BLOCK. A according to plat entitled "Culbreth Acres" dated July 26, 1957 prepared by Guy Hudgins and recorded in Map Book 20 at Page 4, Cumberland County Registry, North Carolina, with old parcel number 0447-90-3116 and new parcel number 0447-90-3292.

Tract 4:

BEING all of Lot 4, BLOCK A according to a plat entitled "Culbreth Acres" dated July 26, 1957 prepared by Guy Hudgins and recorded in Map Book 20 at Page 4, Cumberland County Registry, North Carolina, with old parcel number 0447-90-3219 and new parcel number 0447-90-3387.

Tract 5:

BEING all of Lot 5, BLOCK A according to a plat entitled "Culbreth Acres" dated July 26, 1957 prepared by Guy Hudgins and recorded in Map Book 20 at Page 4, Cumberland County Registry, North Carolina, with old parcel number 0447-90-3410 and new parcel number 0447-90-3487.

Tract 6:

BEING all of Lots 7 and 8, BLOCK B according to a plat entitled "Culbreth Acres" dated July 26, 1957 prepared by Guy Hudgins and recorded in Map Book 20 at Page 4, Cumberland County Registry, North Carolina, with old parcel number 0447-90-6198 and new parcel number 0447-90-7273.

Tract 7:

BEING all of Lot 9, BLOCK B according to a plat entitled "Culbreth Acres" dated July 26, 1957 prepared by Guy Hudgins and recorded in Map Book 20 at Page 4, Cumberland County Registry, North Carolina, with old parcel number 0447-90-8265 and new parcel number 0447-90-9342.

Tract 8:

BEING all of Lot 10, BLOCK B according to a plat entitled "Culbreth Acres" dated July 26, 1957 prepared by Guy Hudgins and recorded in Map Book 20 at Page 4, Cumberland County Registry, North Carolina, with old parcel number 0447-90-8175 and new parcel number 0447-90-9252.

Tract 9:

BEING all of Lot 11, BLOCK B according to a plat entitled "Culbreth Acres" dated July 26, 1957 prepared by Guy Hudgins and recorded in Map Book 20 at Page 4, Cumberland County Registry, North Carolina, with old parcel number 0447-90-8094 and new parcel number 0447-90-9161.

Tract 10:

BEING all of Lots 1, 2, 3 4, and 5, BLOCK C according to a plat entitled "Culbreth Acres" dated July 26, 1957 prepared by Guy Hudgins and recorded in Map Book 20 at Page 4, Cumberland County Registry, North Carolina, with old parcel number 0447-90-5576 and new parcel number 0447-90-6642.

Tract 11:

BEING all of Lots 6 thru 10, BLOCK C according to a plat entitled "Culbreth Acres" dated July 26, 1957 prepared by Guy Hudgins and recorded in Map Book 20 at Page 4, Cumberland County Registry, North Carolina, with old parcel number 0447-90-7670 and new parcel number 0447-90-8647.

Tract 12:

BEING all of Lots 1 thru 16, BLOCK D according to a plat entitled "Culbreth Acres" dated July 26, 1957 prepared by Guy Hudgins and recorded in Map Book 20 at Page 4, Cumberland County Registry, North Carolina, with old parcel number 0457-00-1555 and new parcel number 0457-00-2623.

Tract 13:

BEING all of Lot 2, BLOCK E according to a plat entitled "Culbreth Acres" dated July 26, 1957 prepared by Guy Hudgins and recorded in Map Book 20 at Page 4, Cumberland County Registry, North Carolina, with old parcel number 0456-09-1904 and new parcel number 0457-00-1070.

Tract 14:

BEING all of Lot 3, BLOCK E according to a plat entitled "Culbreth Acres" dated July 26, 1957 prepared by Guy Hudgins and recorded in Map Book 20 at Page 4, Cumberland County Registry, North Carolina, with old parcel number 0456-09-1999 and new parcel number 0457-00-2066.

Tract 15:

BEING all of Lot 4, BLOCK E according to a plat entitled "Culbreth Acres" dated July 26, 1957 prepared by Guy Hudgins and recorded in Map Book 20 at Page 4, Cumberland County Registry, North Carolina, with old parcel number 0457-00-0292 and new parcel number 0457-00-3069.

Tract 16:

BEING all of Lots 5, 6 and 7, BLOCK E according to a plat entitled "Culbreth Acres" dated July 26, 1957 prepared by Guy Hudgins and recorded in Map Book 20 at Page 4, Cumberland County Registry, North Carolina, with old parcel number 0457-00-5029 and new parcel number 0457-00-6117.

Tract 17:

BEING all of Lots 8 thru 15, BLOCK E according to a plat entitled "Culbreth Acres" dated July 26, 1957 prepared by Guy Hudgins and recorded in Map Book 20 at Page 4, Cumberland County Registry, North Carolina, with old parcel number 0457-00-4694 and new parcel number 0457-00-5781.

Tract 18:

BEING a 6/10 acre identified by old parcel number 0456-09-2709 and new parcel number 0456-09-2896 with a physical address of 2301 Clinton Road, Fayetteville, NC. Said 6/10 of an acre being delineated on survey recorded in Book 5175 at Page 575 and being a portion of property previously described in Deed recorded in Book 2888 at Page 723.

Tract 19:

BEING a portion of Lot 1, BOCK A, according to a plat entitled "Culbreth Acres" recorded in Map Book 20 at Page 4, Cumberland County Registry, North Carolina with an old parcel number 0447-90-3021 and new parcel number 0447-90-3096 and more particularly described as follows:

BEGINNING at a stake located in the Northern margin of N.C. Highway No. 24 and shown as the Clinton Road, at its intersection with the Western margin of Ransom Street, said beginning corner also being the Southeast corner of Lot No. 1 in Block "A" of "Culbreth Acres" as shown

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by plat recorded in Book of plats 20 on Page 4 of the Cumberland County Registry, and running thence the northern margin of Highway No. 24 North 71° 07 minutes West 114.58 feet to a stake, a new corner; thence a new line, North 15° 46 minutes East 117.10 feet to a stake, a new corner in an old line; thence said line South 74° 19 minutes East 121.24 feet to a stake in the Western margin of Ransom Street; thence with the margin of said street South 18° 53 minutes West 124 feet to the beginning. Being a portion of Lot No. 1 in Block "A" of "Culbreth Acres' as shown by Plat Book 20, Page 4, and a portion of the tract of land described in a deed from Georgia S. Culbreth, et al, dated February 15, 1957, to P.R. Hall and wife, recorded in Book 716, Page 39, Cumberland County Registry. Being the same land conveyed by P.R. Hall and others to Fletcher Thomas and wife, Joyce Thomas, by deed dated April 14, 1960 and recorded in Book 819 at Page 178, Cumberland County Registry.



PLANNING AND INSPECTIONS DEPARTMENT

MEMORANDUM FOR JOINT PLANNING BOARD AGENDA OF JUNE 21, 2022

- TO: JOINT PLANNING BOARD
- FROM: CUMBERLAND COUNTY PLANNING & INSPECTIONS DEPARTMENT
- DATE: 6/21/2022
- SUBJECT: ZON-22-0034: TEXT AMENDMENT TO THE CUMBERLAND COUNTY ZONING ORDINANCE, ARTICLE 13 AND A SERIES OF RELATED SECTIONS TO UPDATE AND REVISE SIGN REGULATIONS, STANDARDS, AND DEFINITIONS AND TO ESTABLISH A NEW ARTICLE 18, ENFORCEMENT, PERTAINING TO VIOLATIONS OF THE ZONING ORDINANCE; SUBMITTED BY CUMBERLAND COUNTY PLANNING & INSPECTIONS DEPT. (APPLICANT).

ATTACHMENTS:

Description Case ZON-22-0034 Type Backup Material





NORTH CAROLINA

Zoning Ordinance

Proposed amendments to Article 13, Sign Regulations, + new Article 18, Enforcement

3.18.22<u>5.18.22</u>

Cede Szight

WHAT'S IN THIS **DOCUMENT**?

This document is a draft of Cumberland County's Zoning Ordinance with a series of proposed changes related to two main articles: Article 13, Sign Regulations, and the establishment a new Article 18, Enforcement, pertaining to how the County addresses violations of the zoning ordinance (whether related to signage or other activities. The document is a complete version of the current Zoning Ordinance, but includes a series of proposed changes to the text, marked in red (new text) or blue (deleted text) that relate to these two articles. Readers should note that there are also some related changes in other articles, like the defined terms in Article 2 and the uses in Article 4.

These changes to Article 13 are based on the need to make the County's sign standards more user-friendly and the need to comply with the 2015 Supreme Court ruling on content-neutral sign regulations in the *Reed vs. Gilbert* case. In this case, the Court found that local government regulations that apply sign rules based on the sign's content or message are content-based, and that content-based sign regulations must withstand the test of strict scrutiny by the courts if challenged. Strict scrutiny is a two-part test applied by courts that determines if the regulations: 1) are narrowly tailored and 2) further a compelling public interest. Court precedent has shown that only those regulations intended to directly protect public safety are likely to withstand strict scrutiny review – and that in most cases, standards regulating sign content will not pass the test. So, local governments across the country are now revising their sign regulations to remove content-based standards to help ensure that their sign regulations will withstand legal challenge. These proposed changes will make the County's sign standards content-neutral.

In addition to the need to remove content-based <u>sign</u> standards, <u>these</u> proposed_changes update and modernize the sign standards to make them easier to understand, follow, and administer. There are also other significant changes proposed such as <u>limitations on the where</u> new outdoor advertising (billboards) <u>can be established (solely in areas near interstate</u> <u>highways)</u> and <u>new standards that better tailor sign size and height to the level of traffic on the</u> <u>road the sign faces (the busier the road, the larger the allowable sign)</u>. The standards include new illustrations and clarifications regarding measurement to help <u>them be more</u> predictable.

The redlined text, deletions <u>(shown in blue)</u>, and recommendations included in this <u>version of</u> <u>the County's Zoning Ordinance</u> are based on a Sign Ordinance Assessment discussed with a subcommittee of the County's Joint Planning Board on September 27, 2021. The <u>Assessment</u> ma<u>de</u> seven basic recommendations for improvement to the current <u>sign regulations</u>, including:

- 1. Manage content-based standards;
- 2. Establish a broader range [of 16] generic sign types;
- 3. Update and broaden sign exemptions and prohibitions;
- 4. Revise approach to sign height and size for pole and ground signs;
- 5. Enhance predictability and administrative ease;

- 6. Address nonconforming and obsolete signage; and
- 7. Revise the regulatory structure.

The <u>Assessment</u> also identified nine sign-related topics for further discussion, which were discussed with County staff and the sub-committee of the Joint Planning Board on September 27.

In addition to the proposed changes to the sign standards, this set of proposed text amendments also includes the establishment of a new Article 18, Enforcement, which is proposed to replace and enhance the standards in Sections 1703, Violations and 1704, Penalties. The changes related to enforcement of the zoning regulations are intended to clarify the following:

- What constitutes a violation of the Zoning Ordinance;
- How responsibility for a violation is established;
- The procedure the County will use for investigating, notifying, and addressing violations of the Zoning Ordinance;
- Identifying the range of remedies and penalties available to the County; and
- Describing how civil penalties are assessed.

These changes are necessary to comply with recent changes pertaining to statutory limitations on enforcement, the decriminalization of land use-related violations by the General Assembly, and for greater consistency with best practices pertaining to zoning enforcement from around the State.

The <u>following pages</u> includes a summary table of the proposed changes to the current Zoning Ordinance, including the section number, name, page number, and anticipated revisions for each proposed change. Readers may use this table to locate affected sections of the current Zoning Ordinance. Due to the addition of new material, the page numbers of the Zoning Ordinance will change, but for the sake of clarity, they have been retained as is in this document.

SUMMARY TABLE OF PROPOSED SIGNAGE CHANGES

The following table identifies the locations of proposed text changes <u>in the Zoning Ordinance</u> associated with the<u>se</u> sign <u>and enforcement</u> recommendations. Each proposed change (whether an addition, deletion, or both) is identified in the table below by the section number, page number, and a general description of the proposed change. New sections are shown in <u>yelloworange</u> rows. This table is proposed for the purposes of review only and will not be included in the adopted changes to the Zoning Ordinance.

SUMMARY TABLE OF PROPOSED SIGNAGE CHANGES						
Orange rows identify newly proposed sections						
SECTION #	SECTION NAME	PAGE #	DESCRIPTION OF PROPOSED CHANGE			
108.A	Zoning Permit Required	3	Include signs in the list of development subject to zoning permit requirements.			
202.D	Calculations of Measurement	6	Include cross reference to the measurement section in the Article XIII, Sign Regulations for signage measurement			
203	Definitions of Specific Terms and Words	6-30	Include sign definitions and cross references to sign definitions here			
403	Use Matrix	44	Allows outdoor advertising (billboards) in most districts (but only within 660 feet of an interstate or highway)			
503.C	Sign Requirements (for conditional zoning districts)	48	 Clarify that the range of allowable sign types permissible in conditional zoning district shall be the same as those permitted in the parallel conventional (general) zoning district Clarify that some conditional districts (like the mixed use conditional or planned neighborhood development zoning districts) do not allow deviations from sign standards 			
604.C.9	Development Standards (for the mixed use conditional zoning district)	56	Update cross reference to Article XIII, Sign Regulations			
705.E	Sign Regulations (for the planned neighborhood development conditional zoning district)	62	Update cross reference to Article XIII, Sign Regulations			
8.102.C.1 .e	Land Uses (billboards) in Coliseum-Tourism Overlay District	75	Remove the ability to accommodate outdoor advertising			

SUMMARY TABLE OF PROPOSED SIGNAGE CHANGES						
	Orange rows identify newly proposed sections					
SECTION #	SECTION NAME	PAGE #	DESCRIPTION OF PROPOSED CHANGE			
8.102.D.3	Signs (in Coliseum- Tourism Overlay District)	78	 Update the cross reference standards for existing billboards in Article XII, Sign Regulations Clarify the maximum sign height is for pole signs, not freestanding signs 			
903.E	Bed and Breakfast	83	Specify the type of allowable signage (wall or pole)			
905.1.G	Convenience Container and Recycling Facility	85	Remove (not needed, controlled by generic sign type standards)			
908.D	Golf Courses	90	Remove (not needed, controlled by generic sign type standards)			
911.I	Hazardous Waste Storage/Disposal Facility	91	Remove reference to M(P) district (since signs are regulated by generic sign type, not district)			
916.F	Non-residential Use as a Permitted Use in a Residential or Agricultural District	97	Remove (not needed, controlled by generic sign type standards)			
920.A	Recreation or Amusement, Public/Private & Indoor/Outdoor	100	Remove (not needed, controlled by generic sign type standards)			
925.H	Solid Waste Disposal Facility	106	Remove (not needed, controlled by generic sign type standards)			
926.A	Theatre Productions, Outdoor	106	Remove (not needed, controlled by generic sign type standards)			
1001.D	Yard Sales	111	Remove (not needed, controlled by generic sign type standards)			
1002.A	Home Occupations	112	Revise to identify wall signs			
1301	Purpose	141	Replace with new section on purpose and intent			
1301	Purpose and Intent		Broaden the range of topics addressed in this section			
1302	Sign Definitions	141	Delete in favor of generic sign type definitions embedded within sign type standards			
1302	Applicability		Clarify the requirements for a Zoning Permit			
1303	Signs Exempt from Regulation	143	Replace with new section on exclusions			
1303	Exclusions		Broaden to recognize 10 different sign types and public art			
1304	Signs Permitted in Any District	144	Replace with generic sign type standards			
1304	Prohibited Signage		Identifies 9 types of prohibited signs, including moving or windblown signs			
1305	General Site and Sign Specifications	145	Replace with general rules for all signage section			

	SUMMARY TABLE OF PROPOSED SIGNAGE CHANGES						
	Orange rows identify newly proposed sections						
SECTION #	SECTION NAME	PAGE #	DESCRIPTION OF PROPOSED CHANGE				
1305	Review and Approval Procedures		Discuss the signs requiring zoning permits, no zoning permits, and those requiring special use permits				
1306	Signs Permitted by District	147	Remove and address signage by generic sign type instead				
1306	Locational Standards		Sets down locations where signs can and can not be allowed, including the right-of-way				
1307	Sign Measurement		Sets out the rules for sign face area, sign height, and wall area determination				
1307	Billboards	150	Replace with generic sign standards for outdoor advertising				
1308	General Rules for All Signage		Sets out the provisions for illumination, structural configuration, and maintenance				
1308	Signs Prohibited	151	Replace with new prohibited signs section				
1309	Sign Standards by Sign Type		Table of 14 standards for 14 different kinds of sign (in alphabetical order)				
1310	Incentives		Incentives for higher quality ground and pole sign installations				
<u>1311131</u> <u>0</u>	Uniform Sign Plans		Describes the uniform sign plan procedure				
1312 <u>131</u> <u>1</u>	Removal of Dilapidated or Obsolete Signage		Describes the process for removing broken or outdated signage				
1313131 2	Nonconforming Signage		New section detailing how nonconforming signage may be maintained and when it must be removed				
<u>1703</u>	<u>Violations</u>	<u>176</u>	Replace with new Article 18				
<u>1704</u>	<u>Penalties</u>	<u>177</u>	Replace with new Article 18				
	, VIOLATIONS (new)	T					
<u>1801</u>	<u>Intent</u>		Describes the purposes for the standards				
<u>1802</u>	Authority		Sets out the County's authority to enforce the Zoning Ordinance				
<u>1803</u>	Compliance Required		Clarifies that compliance with the Zoning Ordinance is mandatory				
<u>1804</u>	Description of Violations		Identifies the actions that constitute a violation of the Zoning Ordinance				
<u>1805</u>	Responsible Parties		Identifies the range of parties that may be held liable for a violation				
<u>1806</u>	Enforcement Procedure		Sets out the process for identifying a violation, issuing a notice of violation, failure to comply and appeal				
<u>1807</u>	Remedies		Describes the range of remedies available to the County to address a violation of the Zoning Ordinance				
<u>1808</u>	Civil Penalties		Describes how civil penalties are assessed and processed				

ARTICLE I ADMINISTRATIVE PROVISIONS

SECTION 101. INTENT AND PURPOSE.

An ordinance establishing zoning regulations in Cumberland County, North Carolina, and providing for the administration, amendment and enforcement of this ordinance and defining the duties and powers of a Board of Adjustment in accordance with the provisions of the North Carolina General Statutes and amending all previous Cumberland County Zoning Ordinances. This ordinance is to provide for the public health, safety and general welfare, encourage orderly development, protect the quality of the environment and regulate the location and use of structures and land for commerce, industry, residences, parks, public uses, etc., in accordance with the Comprehensive Land Use Plan. **State Statute Reference:** N.C. GEN. STAT., Chapter 160D, Local Planning and Development Regulation (*Amd. 02-01-21*)

SECTION 102. TITLE.

This ordinance shall be known and may be cited as the "Cumberland County Zoning Ordinance."

SECTION 103. AUTHORITY.

The Board of Commissioners of Cumberland County, pursuant to the authority conferred by N.C. GEN. STAT. §160D-702 *et seq.*, adopts, approves, enacts, and ordains this ordinance. (*Amd. 02-01-21*)

SECTION 104. JURISDICTION.

On and after its effective date this ordinance and subsequent amendments thereto shall govern the use of all lands within Cumberland County and all areas located outside of the jurisdiction of any municipality including development, as well as floating homes over estuarine waters, and over lands covered by navigable waters owned by the State pursuant to G.S. 146-12. In accordance with N.C. Gen. Stat § 160D-202, this ordinance may also regulate territory within the jurisdiction of any municipality whose governing body by resolution requests County to exercise any or all of these powers in any or all areas lying within the city's corporate limits and County's Board of Commissioners, by resolution, accepts such jurisdiction; provided, however, that any such grant of jurisdiction from a municipality to County may be modified or rescinded in accordance with N.C. Gen. Stat. § 160D-202(i).

(Amd. 01-19-10; Amd. 02-01-21)

SECTION 105. APPLICATION.

The provisions of this ordinance shall be interpreted and applied as minimum requirements adopted for the promotion of the public health, safety, morals, convenience, order, prosperity, general welfare and protection of the property rights of the community.

SECTION 106. ORDINANCE ADMINISTRATOR.

This ordinance shall be administered and enforced by the County's Planning & Inspections Director (hereinafter "Director"). This official or their representative shall have the right to enter upon the premises in any manner authorized by law as required to carry out the necessary duties for the fair and impartial enforcement of this ordinance. All questions arising in connection with enforcement and interpretation of this ordinance shall be presented first to the Code Enforcement Coordinator (hereinafter "Coordinator"). The Coordinator shall give written notice to the owner of the property that is the subject of the determination and to the party who sought the determination if different. The written notice shall be delivered by personal delivery, electronic mail, or by first-class mail to the last address listed for the owner of the affected property on the county tax records and to the address provided in the request for a determination if different from the owner. If the Coordinator, after consultation with and the agreement of the Director, finds that they are not authorized to make a determination or judgment or that the question automatically falls within the jurisdiction of the Board of Adjustment, then the matter shall be referred to the board for review and decision in accordance with the provisions of Section 1604. (Amd. 11-20-06; Amd. 02-19-08; Amd. 02-01-21)

SECTION 107. STAFF CONFLICT-OF-INTEREST.

No staff member of the Planning and Inspections Department shall make a final decision on an administrative decision required by this ordinance if the outcome of that decision would have a direct, substantial, and readily identifiable financial impact on the staff member or if the applicant or other person subject to that decision is a person with whom the staff member has a close familial, business, or other associational relationship. If a staff member has a conflict of interest under this section, the decision shall be assigned to the supervisor of the staff person or such other staff person as may be designated by the development regulation or other ordinance.

No staff member of the Planning and Inspections Department shall be financially interested or employed by a business that is financially interested in a development subject to regulation under this ordinance unless the staff member is the owner of the land or building involved. No staff member or other individual or an employee of a company contracting with a local government to provide staff support shall engage in any work that is inconsistent with his or her duties or with the interest of the local government, as determined by the local government. (*Amd. 02-01-21*)

SECTION 108. ZONING PERMIT.

A. <u>Zoning Permit Required</u>. It shall be unlawful to commence the excavation for or the construction of any building or other structure, including accessory structures <u>and signs</u>, or to commence the moving, alteration or repair of any structure, or the use of any land or building, including accessory structures, until the Coordinator has issued a zoning permit for such work or use. Such permit shall include a statement that the plans, specifications for, and intended use of such land or structure, in all respects, conform to the provisions of this ordinance and the County Subdivision Ordinance. Application for a zoning permit shall be made in writing to the Coordinator on forms provided for that purpose. Zoning permits shall be void after six months from date of issue unless substantial progress on the project has been made.

(Amd. 02-19-08, Amd. 04-18-11)

B. <u>Approval of Plans</u>. The Coordinator shall review all applications for a zoning permit for any purpose regulated by this ordinance and the County Subdivision Ordinance for conformity with this ordinance and the County Subdivision Ordinance. To this end, every application for a zoning permit shall be accompanied by a plan or plat drawn to scale and showing the following in sufficient detail to enable the Coordinator to ascertain whether the proposed activity conforms to this ordinance and the County Subdivision Ordinance:

1. The actual shape, location and dimensions of the lot.

2. The shape, size and location of all buildings or other structures to be erected, altered or moved and of any building or other structures already on the lot.

3. The existing and intended use of all such buildings or other structures.

4. Such other information concerning the lot or adjoining lots as may be essential for determining whether the provisions of this ordinance and the County Subdivision Ordinance are being observed.

In any planned district, the Coordinator shall not issue a zoning permit for any new use or change in existing use except in conformance with an approved site plan. The site plan shall also, without limitation, comply with all applicable standards of the Article XIV of this ordinance.

(Amd. 01-19-10, Amd. 04-18-11)

C. <u>Issuance of Zoning Permit</u>. If the proposed activity as set forth in the application conforms with the provisions of this ordinance and the County Subdivision Ordinance, the Coordinator shall issue a zoning permit for such purpose. If any application for a zoning permit is not approved, the Coordinator shall state in writing on the application the cause for such disapproval. Issuance of a permit shall in no case be construed as waiving any provision of this ordinance or of the County Subdivision Ordinance and the County reserves

the right to rescind any zoning permit mistakenly issued in contravention of the provisions of this ordinance or of the County Subdivision Ordinance. (*Amd. 02-19-08*)

SECTION 109. CERTIFICATE OF OCCUPANCY REQUIRED.

No land or structure (except for signs) or part thereof hereafter erected, moved or altered in its use shall be used until the Coordinator has issued a "Certificate of Occupancy" stating that such land, structure or part thereof conforms with the provisions of this ordinance and the County Subdivision Ordinance. Within three days after notification that a structure or premises or part thereof is ready for occupancy or use, it shall be the duty of the Coordinator to make a final inspection thereof, and to issue a "Certificate of Occupancy" if the building or premises or part thereof conforms with the provisions of this ordinance and the County Subdivision Ordinance; or if such certificate is refused, to state the reason for the refusal in writing.

(Amd. 02-19-08)

SECTION 110. BONA FIDE FARM EXEMPTION.

The provisions of this ordinance do not apply to bona fide farms or bona fide farming purposes as described and defined in N.C. Gen. Stat. § 160D-903. This ordinance does not regulate croplands, timberlands, pasturelands, orchards, or other farmlands, or any farmhouse, barn, poultry house or other farm buildings, including tenant or other dwellings units for persons working on said farms, so long as such dwellings shall be in the same ownership as the farm and located on the farm. Residences for non-farm use or occupancy and other non-farm uses are subject to the provisions of this ordinance. (*Amd. 01-19-10; Amd. 02-01-21*)
State Statute Reference: N.C. GEN. STAT. §160D-903

SECTION 111. FEES.

Each applicant for a zoning amendment, either general or for a Conditional Zoning District, text amendment, alternate yard requirement, appeal from administrative decisions, variance or Special Use Permit shall pay a nonrefundable fee in accordance with a schedule adopted by the Board of Commissioners.

(Amd. 01-19-10, Amd. 04-18-11; Amd. 02-01-21)

ARTICLE II INTERPRETATIONS, CALCULATIONS, AND DEFINITIONS

The interpretation of terms, methods of measurement, and definitions contained in this article shall be observed and applied when construing this ordinance, except when the context clearly indicates otherwise. Words not otherwise defined shall be construed and given their customary and ordinary meaning.

SECTION 201. INTERPRETATIONS OF COMMON TERMS AND WORDS.

For the purpose of interpreting certain words or terms contained within this ordinance, the following shall apply:

A. Words used in the present tense include the future tense. Words used in the singular number include the plural, and words used in the plural number include the singular, unless the natural construction of the wording indicates otherwise.

B. The word "shall" is always mandatory and not discretionary.

C. The word "may" is permissive.

D. The word "person" includes any firm, association, organization, partnership, corporation, trust or company, or any other legal entity, as well as an individual.

E. The word "lot" shall include the words "piece," "parcel," "tract" or "plot."

F. The phrase "used for" shall include the phrases "arranged for," "designed for," "intended for" and "occupied for."

G. Any reference to an "article" or "section" shall mean an article or section of this ordinance, unless otherwise specified.

H. Where any provision of this ordinance conflicts with any other provision of this ordinance, any other County regulation, or any local, State, or Federal law, the most restrictive provision will apply. (*Amd. 02-19-08*)

SECTION 202. METHODS OF CALCULATION.

The rules set out herein shall be used to enforce and apply this ordinance, unless such rules are inconsistent with specific criteria contained within an individual article or section. If a

discrepancy arises between the following methods and any specific section elsewhere in this ordinance, the standards of the section shall prevail.

A. <u>Fractional Requirements</u>. When any requirement of this ordinance results in a fraction of a unit, a fraction of one-half or more shall be considered a whole unit, and a fraction of less than one-half shall be disregarded. When the number of dwelling units permitted on a lot submitted for approval as a group development results in a fraction of a dwelling unit, a fraction of one-half or more shall be considered a dwelling unit, and a fraction of less than one-half shall be disregarded. (*Amd. 02-19-08*)

B. <u>Computation of Time</u>. The time within which an act is to be completed shall be computed by excluding the first day and including the last day; if the last day is a Saturday, Sunday or legal holiday recognized by the County, that day shall also be excluded.

C. <u>Calculations of Measurement</u>. The spatial separations required by this ordinance shall be calculated as follows:

1. Distance. By drawing a straight line from the closest point on the perimeter of the exterior wall of the site being measured to the closest point of the property line in question.

2. Separation from a Use/Structure. By drawing a straight line from the closest point on the perimeter of the exterior wall, structure or bay to another structure, the property line, or a well or septic, as applicable.

3. Area. Multiplying the length times the width and then further calculate to provide total acreage or square footage.

D. Signage Measurement. The rules for measurement of signage are included in Section 1307, Sign Measurement.

SECTION 203. DEFINITIONS OF SPECIFIC TERMS AND WORDS.

All terms that are defined in N.C. Gen. Stat. Chapter 160D which are not defined in this ordinance shall have the meaning set out in N.C. Gen. Stat. Chapter 160D. In further amplification and for clarity of interpretation of the context, the following definitions of word usage shall apply: (*Amd. 02-01-21*)

Abutting/Contiguous: Having property or district lines in common, i.e., two lots are abutting if they have any portion of any property line in common. Lots are also considered to be abutting if they are directly opposite each other and separated by a street, alley, railroad right-of-way or stream.

Access: A way of approaching or entering a property. Access also includes ingress, the right to enter and egress, and the right to leave.

Accessory Building or Use: A building or use, not including signs, which is:

A. Conducted or located on the same zoning lot as the principal building or use, or offstreet parking, as specifically provided for in this ordinance;

B. Clearly incidental to, subordinate in area and purpose to, and serving the principal use; and

C. Either in the same ownership as the principal use or clearly operated and maintained solely for the comfort, convenience, necessity or benefit of the occupants, employees, customers or visitors of or to the principal use.

Administrative decision: Decisions made in the implementation, administration, or enforcement of development regulations that involves the determination of facts and the application of objective standards set forth in local government development regulations. *(Amd. 02-01-21)*

Advertising: Techniques, practices, and site features used to bring products, services, opinions, or causes to public notice for the purpose of persuading the public to respond in a certain way toward what is advertised, including purchase of goods or services.

Agriculture: The production and activities relating or incidental to the production of crops, grains, fruits, vegetables, ornamental and flowering plants, dairy, livestock, poultry, and all other forms of agriculture, as defined in N.C. Gen. Stat. § 106-581.1. The operation of any accessory uses shall be secondary to that of the normal agricultural activities. (*Amd. 02-01-21*)

Airport Operations (Major): Any area of land or water which is used or intended for use for the landing and taking off of aircraft having a seating capacity of ten or more person, and any appurtenant areas which are used or intended for use for airport buildings or other airport facilities or rights-of-way, including all necessary taxiways, aircraft storage and tiedown areas, hangars and other necessary buildings and open spaces.

Airport Operations (Minor): Any area of land or water designed and set aside for the landing and takeoff of aircraft provided that no aircraft capable of seating more than nine persons shall be permitted to utilize the site. This definition includes all necessary facilities for the housing and maintenance of aircraft. (Section 902)

Alley: A public or private right-of-way primarily designed to serve as a secondary access to the side or rear of those properties whose principal frontage is on a street and is not intended for general traffic.

Alter: To make any change, addition or modification in construction, occupancy or use.

Alternative Structure (regarding Telecommunication Facilities): A structure which is not primarily constructed for the purpose of holding antennas but on which one or more antennas may be mounted. Alternative structures include, but are not limited to, flagpoles, buildings, silos, water tanks, pole signs, lighting equipment, steeples, billboards and electric transmission towers. (Section 927)

Amusement Center: An establishment offering five or more amusement devices, including, but not limited to, coin-operated electronic games, shooting galleries, table games and similar recreational diversions within an enclosed building.

Ancillary Use: That which is commonly subordinate to or incidental to a principal or primary use – also see *Accessory Structure or Use.* (*Amd. 01-19-10*)

Animation: As used in the sign regulations, an image or group of images that appear to move or change in a deliberate and discernable manner during an interval of time of less than 60 seconds.

Antenna: Any exterior transmitting or receiving device that radiates or captures electromagnetic waves (excluding radar signals).

Apartment: A room or suite of rooms intended for use as a residence by a single household or family. Such a dwelling unit may be located in an apartment house, duplex, non-residential building or as an accessory use in a single home. (*Amd. 02-19-08*)

Approach Surface Zones: An inclined plane located directly above the approach area to the Fayetteville Regional Airport. The dimensions of the approach area are measured horizontally. The approach areas for each particular runway are symmetrically located with respect to the extended runway center lines and have lengths and widths as indicated on the *Airport Airspace Plan* contained within the *2005 Fayetteville Regional Airport Master Plan*, Sheet No. 6, or any subsequent amendment upon official adoption to the Airport Master Plan. The Airport Airspace Plan also shows the slopes of the respective approach surface zones.

(Amd. 09-16-08)

Assembly: An event causing a company of persons to collect together in one place, and usually for some common purpose, such as for deliberation and legislation, worship or social entertainment.

Avigation Easement: An easement, recorded with the Cumberland County Register of Deeds, intended to protect property owners and residents of properties in close proximity

to the Fayetteville Regional Airport and by providing for the free and unobstructed passage of aircraft in and through the air space above said properties thus providing for the safe, convenient and reasonable operation of the airport. (*Amd. 09-16-08*)

Bars & Nightclubs: Establishments including private clubs, sports bars/clubs etc., that may be licensed to sell alcoholic beverages to be consumed on the premises and do not meet the criteria to be a restaurant.

Bed and Breakfast: A form of temporary/transient housing with breakfast included, but no other meals available. There is no restaurant, but overnight guests may use a dining room, which is open only during breakfast hours. (Section 903)

Berm: Any elongated earthen mound designed or constructed to separate, screen or buffer adjacent land uses.

Billboard: See Section 1302 for all sign related definitions". "...

Board of Adjustment: A quasi-judicial body whose establishment, powers, authority, and responsibility is described in detail in Article XVI.

Board of Commissioners: The governing body of Cumberland County.

Boarding House: A building other than a bed and breakfast, hotel, inn or motel where, for compensation, meals are served and lodging is provided.

Bona Fide Farm: Any tract of land used for agricultural purposes as described and defined in N.C. Gen. Stat. § 160D-903. (Section 109) (*Amd. 02-01-21*)

Borrow Source Operations: The removal of soil, sand or other soil materials, with further processing limited to dry screening to remove roots, trash, objectionable and other deleterious material. The provisions of this ordinance shall not apply to bona fide farming activities, operations subject to North Carolina Department of Transportation contractual agreements, or jurisdiction for the duration of the contract only, and any operations exempt from the State Mining Commission's regulations. These exemptions shall apply in all zoning districts. (Section 904)

Buffer, Riparian: A strip of land adjacent to and extending parallel with certain rivers or creeks in Cumberland County consisting of vegetation or woodlands or a combination thereof for purposes of filtering stormwater and providing wildlife habitat. (Section 1102.H) (*Amd. 06-18-12*)

Buffer, Screening: An opaque fence, wall, berm, hedge or other natural planting, or a combination thereof, which will restrict the view from adjoining streets and/or abutting properties. (Section 1102 G)

Buildable Area (Buildable Envelope): The space remaining on a lot after the minimum open space requirements (yards, setbacks, etc.) have been met.

Building: Any structure used or intended for supporting or sheltering any use or occupancy. *(Amd. 02-01-21)*

Building, Principal (Main): A building in which the principal use is conducted for the lot on which it is situated.

Building, Temporary: A building used temporarily for the storage of construction materials and equipment incidental and necessary to on-site permitted construction of utilities, or other community facilities, or used temporarily in conjunction with the sale of property within a subdivision under construction.

Building Footprint: The portion of a lot's area that is enclosed by the foundation of buildings, plus any cantilevered upper floor, stoops, porches, chimneys, decks, etc.

Building Frontage: The linear foot of a building that runs approximately parallel to and faces public or private street(s).

Building Height: The vertical distance measured from the average elevation of the finished grade at the front of the building to the highest point of the building. Spires, cupolas, chimneys, antennae attached to a building, and/or projections from buildings or radio, TV, communications, telecommunication and water towers are not to be included in the calculations of building height.

Building Lot Coverage: The amount of net lot area or land surface area, expressed in terms of a percentage that is covered by all principal buildings.

Building Setbacks: The minimum distance from all property and/or right-of-way lines to the closest projection of the exterior face of buildings, walls or other forms of construction (i.e. decks, landings, terraces and porches, etc.)

Cabin: A building used for occupancy containing sleeping units where the occupants are primarily transient in nature and meet the State Building Codes for a residential building. (*Amd. 04-20-20*)

Cabin, Open air: A building that has three walls consisting of at least twenty percent screened openings with a maximum height of 44 inches (1120 mm) above the finished floor to the bottom of the openings and has no heating or cooling system. *(Amd. 04-20-20)*

Call Center: A central building or office place where agents or operators man banks of telephones to either make outgoing, or field incoming telephone calls for a specific company or organization.

(Amd. 11-20-06, Amd. 04-18-11)

Camouflage: To disguise with paint or other aesthetic means so as to blend with the surrounding area.

Campground/RV Parks: Land upon which shelters (such as tents, cabins/open air cabins, travel trailers and recreational vehicles) are erected or located for temporary occupation by transients and/or vacationers. They may include such permanent structures and facilities as are normally associated with the operation of a campground. (Section 921) (*Amd. 04-20-20*)

Canopy, Marquee or Awning: A roof-like cover extending over a sidewalk, walkway, driveway or other outdoor improvement for the purpose of sheltering individuals or equipment from the weather. An awning is made of fabric or some flexible fabric-like substance. Canopies and marquees are rigid structures of a permanent nature. (Section 1102 A)

Cemetery: As defined in Chapter 65, Article 9, of the General Statutes of North Carolina, any one or a combination of more than one of the following in a place used or to be used and dedicated or designed for cemetery purposes:

- A. Burial park for earth internment;
- B. Mausoleum; or
- C. Columbarium.

Certificate of Occupancy: Official certification that a premise conforms to the provisions of this ordinance (and State Building Code) and may be used or occupied. Such a certificate is granted for new construction or for alterations or additions to existing structures or a change in use upon completion of the building or site final inspection. Unless such a certificate is issued, a structure cannot be occupied, but a certificate may be issued for a portion of a structure ready for occupancy, such as separate dwelling or commercial units in a structure with multiple units. (*Amd. 02-19-08*)

Changeable Copy: Text or other depictions on the face of a sign that are capable of being revised on a regular or infrequent basis.

Change of Use: Changing the original purpose of the building to a different use or changing the lot configuration due to changed requirements (e.g., adding display or storage areas).

Close familial relationship: For purposes of conflict of interest, a close familial relationship means a spouse, parent, child, brother, sister, grandparent or grandchild. The term also includes the step, half, and in-law relationships. *(Amd. 02-01-21)*

Club or Lodge (Private, Nonprofit, Civic or Fraternal): Non-profit associations of persons, who are bona fide, dues-paying members, which own, hire or lease a building, or portion thereof, the use of such premises being restricted to members and their guests. The affairs and management of such "private club or lodge" are conducted by a board of directors, executive committee or similar body chosen by the members. It shall be permissible to serve food and meals on such premises provided that adequate dining room space and kitchen facilities are available. The sale of alcoholic beverages to members and their guests shall be allowed provided it is secondary and incidental to the promotion of some other common objective of the organization, and further provided that such sale of alcoholic beverages is in compliance with applicable Federal, State and local laws. (Section 905)

Code Enforcement Coordinator: The individual assigned this position and title within the County's job position classifications that is charged with the day-to-day interpretation and enforcement of this ordinance. (*Amd. 02-19-08*)

Conditional Use: A use or occupancy of a structure, or a use of land, permitted only upon the successful rezoning to a Conditional Zoning district and made subject to the limitations and conditions specified therein. (Article V, Article VI, Article VII, & Article VII)¹ (*Amd. 04-18-11*)

Conditional Zoning: A legislative zoning map amendment with site-specific conditions incorporated into the zoning map amendment. (Article V, Article VI, Article VII & Article VII) (*Amd. 02-01-21*)

Condominium Development: A project of two or more units in one or more multi-unit buildings designed and constructed for unit ownership as permitted by the North Carolina Unit Ownership Act, N. C. GEN. STAT. 47A-I, et seq., and shall be approved under the requirements for condominium developments set forth in the County Subdivision Ordinance.

Conical Surface Zone: An area that extends upward and outward from the periphery of the horizontal surface zone with a slope of 20:1 measured in a vertical plane passing through the Fayetteville Regional Airport reference point. Measuring radially outward, from the periphery of the horizontal surface zone, the conical surface extends for a horizontal distance as shown on the *Airport Airspace Plan* contained within the *2005 Fayetteville*

¹ NOTE TO STAFF: Conditional uses are no longer recognized by the NCGS. Need to be changed to special uses.

Regional Airport Master Plan, Sheet No. 6, or any subsequent amendment upon official adoption to the Airport Master Plan. *(Amd. 09-16-08)*

Conservancy Organization: Any legally established incorporated entity, whether for profit or non-profit, whose primary mission is dedicated to the protection of the environment and natural resources.

(Amd. 02-19-08)

Content-based Signage Standard: A standard or requirement applied to signage that requires the person issuing the permit to read the sign's copy or message in order to determine the appropriate type of standards to apply and whether or not the proposed signage meets the applicable standards.

Convalescent Home (Nursing Home): An institution that is advertised, announced or maintained for the express or implied purpose of providing nursing or convalescent care for persons unrelated to the licensee. A convalescent home is a home for chronic or nursing patients who, on admission, are not as a rule acutely ill and who do not usually require special facilities such as an operating room, x-ray facilities, laboratory facilities or obstetrical facilities. A convalescent home provides care for persons who have remedial ailments or other ailments for which continuing medical and skilled nursing care is indicated, who, however, are not sick enough to require general hospital care. Nursing care is their primary need, but they will require continuing medical supervision. A major factor that distinguishes convalescent homes is that the residents will require the individualization of medical care. (Section 917)

Convenience Container and Recycling Facility: A County-owned, -leased or -operated site, generally two acres or less in size, serving the surrounding community for the temporary collection, storage and transference of solid waste, yard waste and recyclables. (Section 905.1) (*Amd. 03-17-09*)

Coordinator: See *Code Enforcement Coordinator.* (*Amd.* 02-19-08)

County Subdivision Ordinance: The Cumberland County Subdivision Ordinance is a technical ordinance which governs the division and development of property located within the jurisdictional boundary of the County of Cumberland. *(Amd. 01-19-10)*

Day Care Facility: A building or dwelling regularly used for recreational or supervisory care of nine or more persons (adults or children), not including the operator's own family members, during any 24-hour period. It does not matter where it is located, whether the same or different persons attend and whether or not it is operated for profit. The following are not included: public schools; nonpublic schools, as described in N. C. GEN. STAT. §110-

86(2); summer camps having children in full-time residence; summer day camps; specialized activities or instruction such as athletics, clubs, the arts, etc.; and bible schools normally conducted during vacation periods. (Section 906)

Density: The average number of families, persons, housing units or buildings per unit of land. For purposes of this definition, public utility easements for sub-stations shall not count toward density. (*Amd.* 01-19-10)

Density Development: The division of land, in such a way as to allow development at the density of the parallel zoning district while at the same time promoting the preservation of natural topography by requiring that all development occur on 60 percent of the overall acreage with open space designation for the other 40 percent. (Article VIII) (*Amd. 02-19-08*)

Detention Facility: A publicly or privately-operated jail or prison designed for the detention of juveniles or adults as pretrial detainees or as convicted inmates serving terms of incarceration. (Section 907)

Determination: A written, final and binding order, requirement, or determination regarding an administrative decision. *(Amd. 02-01-21)*

Director: See *Planning and Inspections Director.* (*Amd. 02-19-08*)

Distillery, Small: An independently owned distillery operating in a structure not exceeding 25,000 square feet in size that produces small batch, craft distilled spirits (not beer or wine) only for direct sale to the North Carolina Alcoholic Beverage Control Commission. (*Amd. 04-20-15*)

DNL: The A-weighted average day/night sound level in decibels during a 24-hour period. (*Amd. 09-16-08*)

Driveway: A private access way, the use of which is limited to persons residing, employed or otherwise using or visiting the parcel in which it is located.

Dwelling: A building that contains one or more dwelling units used, intended or designed to be used, rented, leased, let or hired out to be occupied for living purposes. *(Amd. 02-01-21)*

Dwelling, Multiple Family: A residence designed for or occupied by two or more families consisting of two or more dwelling units. (*Amd. 02-01-21*)

Dwelling, Single Family: A detached residence designed for or occupied by one family only and consisting of one dwelling unit. (*Amd. 02-01-21*)

Dwelling Unit: A single unit providing complete, independent living facilities for one or more persons, including permanent provisions for living, sleeping, eating, cooking and sanitation. (*Amd. 02-01-21*)

Easement: A right given or reserved by the owner of land for specific limited use of that land.

Electronic Message Board: See Section 1309, Sign Standards by Sign Type.

Equestrian Facilities: Commercial stand-alone facilities or as an integral part of and in conjunction with residential developments, including: horse ranches, boarding stables, riding schools and academies, trails, and horse exhibition facilities. Barns, stables, corrals, paddocks and the like are considered accessory and incidental to the foregoing uses. (*Amd. 11-20-06*)

Façade: —The exterior walls of a building which is adjacent to or fronting on a public rightof-way or other public area; typically the front of a building, but also includes any side or rear of a building facing a public right-of-way or other public area. (*Amd.* 01-19-10)

Façade Plane: The primary or main portion of a building's wall oriented in a particular direction. A building's wall may have projections or recesses that are not in-line with the primary façade plane, but such projections or recesses share the same orientation or face the same direction as the balance of the façade plane.

Family: One or more persons occupying a single housekeeping unit and using common cooking facilities, provided that, unless all members are related by blood, marriage or adoption, no such family shall contain over five persons. The presence of household employees or children in foster care shall not disqualify any premises otherwise satisfying the above rules.

Fences or Walls: A tangible barrier constructed of any allowable material erected for the purpose of providing a boundary or as a means of protection, or to prevent uncontrolled access, or for decorative purposes (such as ornamental gate or ornamental gates), or to screen from viewers in or on adjoining properties and streets, materials stored and operations conducted behind it. (Section 1102 C) (*Amd. 02-19-08*)

Fences or Walls, Solid: A solid fence or wall is defined as one in which the openings through which clear vision and the free passage of air from one side to the other does not exceed 25 percent of the fence or wall. All others are open fences or walls. (Section 1102 C) (*Amd. 04-11-18*)

Firing Range, Outdoor: A facility, including its component shooting ranges, safety fans or shotfall zones, parking areas, all structures for classrooms, administrative offices, ammunition storage areas and other associated improvements, designed for the purpose of providing a place for the discharge of various types of firearms or the practice of archery. For purposes of this ordinance, outdoor firing ranges are a principal use of property and therefore, shall not be considered incidental or accessory. This ordinance is exclusive of occasional target practice by individuals on property owned or leased by the individuals, sighting of weapons for purposes of hunting, or temporary turkey shoots conducted on a property no more than 12 days in any calendar year. (Sec. 907.1) (*Amd. 06-17-13*)

Flag: A piece of cloth or similar material, typically rectangular or square in shape, that is attached to a pole or rope along the shorter side of the material. Flags affixed to two or more poles at the same time are considered to be pole signs.

Flea Market: Sales area (indoors or outdoors) in which space is set aside or rented, and which is intended for use by one or more individuals to sell a variety of articles. (Section 923)

Floor Area, Gross: The total area of a building measured by taking the outside dimensions of the building at each floor level.

Floor Area, Net: The horizontal area of each floor of a building or structure; excluding those areas not directly devoted to the principal, incidental, or accessory use, such as: storage areas, stairwells, elevators, closets, restrooms, maintenance rooms, hallways, and similar areas.

Food Sales/Grocery Stores: Stores specializing in the sale of foodstuffs as its principal business with incidental sales of household supplies.

Garage, Commercial: Any building or premises, except those described as a private or parking garage, used for the storage or care of motor vehicles, or where any such vehicles are equipped for operation, repaired or kept for remuneration, hire or sale.

Garage, Private: An accessory building or portion of a building permitted in any district allowing residential uses, providing for the storage of private motor vehicles used by the occupants of the principal building, and in which no business, occupation or service for profit is in any way conducted, except in an approved home occupation.

Golf Course/Driving Range: Land developed for the recreational purpose of golf, excluding miniature golf courses and including country clubs, private and public courses, driving ranges and pro and snack shops. (Section 908)

Governmental Use: A building, structure or facility owned and operated or occupied by a unit of local government of the State, including but not limited to a municipality, any agency of the State, the United States or any State thereof, or any Indian tribe recognized as such by the federal government. This definition does not include any utility, whether owned and/or operated by any public or private agency. (*Amd. 11-20-06*)

Group Development: A group of two or more principal uses, structures, or dwelling units occupying, built on, or intended to occur on a single lot, tract, or parcel of land. (County Subdivision Ordinance)

Group Home: A home with support and supervisory personnel, some or all of whom are nonresident, that provides room and board, personal care and habilitation services in a residential environment to not more than six resident handicapped persons 24 hours a day, seven days a week. (Section 909)

Group Quarters: A building or group of buildings, which houses more than two persons in other than a traditional family setting. Housing may be in individual rooms or communal rooms with bathroom facilities and other common use areas. Housing may be free of charge or with a fee (monetary or service). This definition shall not include foster care homes, therapeutic foster care homes or other uses specifically listed in Section 403, Use Matrix, i.e., group homes and residential habilitation support facilities. It does include, but is not limited to, rooming/boarding houses, dormitories, children's homes, religious quarters, membership lodgings, halfway houses, alcohol and drug abuse centers, homeless shelters and hospice facilities. (Section 910)

Halfway House: An establishment whose primary purpose is the rehabilitation of persons. Such services include drug and alcohol rehabilitation and rehabilitation for prison parolees and juveniles. This shall not include facilities defined and licensed as "group homes." Halfway houses will be regulated as "group quarters." (Section 910)

Handicapped Person: A person with a temporary or permanent physical, emotional or mental disability, including but not limited to mental retardation, cerebral palsy, epilepsy, autism, hearing and sight impairments, emotional disturbances and orthopedic impairments, but not including mentally ill persons who are dangerous to themselves or others as defined in N. C. GEN. STAT. § 122C-3(11)(b).

Hazardous Materials Storage: The keeping, retention or leaving of hazardous materials in closed containers, tanks, cylinders or similar vessels; or vessels supplying operation through closed connections to the vessel. (Section 911)

Height: For purposes of determining vertical (height) limits related to the Airport Overlay District, established and regulated by the Federal Aviation Administration (FAA), the datum shall be *mean sea level* elevation unless otherwise specified. (*Amd.09-16-08*)

Highway Plan: A plan formally known as "Fayetteville Area Metropolitan Planning Organization Highway Plan" that provides and defines a functional system of streets permitting travel from origins to destinations with directness, ease and safety. Different streets in this system are designed and called on to perform specific functions, thus minimizing the traffic and land service conflict.

Home Occupation: Any occupation or profession carried on entirely within a dwelling or accessory building on the same lot by one or more occupants thereof. (Section 1002 A)

Horizontal Surface Zone: A plane, circular in shape with its height 150 feet above the established Fayetteville Regional Airport elevation and having a radius from the airport reference point as indicated on the *Airport Airspace Plan* contained within the *2005 Fayetteville Regional Airport Master Plan*, Sheet No. 6, or any subsequent amendment upon official adoption to the Airport Master Plan. (*Amd. 09-16-08*)

Hospital: An institution designed for the diagnosis, treatment and care of human illness or infirmity and providing health services primarily for inpatients and including as related: clinic facilities, laboratories, outpatient departments, training facilities and staff offices. (Section 917)

Hotel: An establishment which provides compensated lodging on a short-term basis with access to units from interior lobbies or hallways, and provides numerous amenities intended to increase guests' lodging satisfaction. (*Amd. 04-22-14*)

Internet café/video gaming: Any for profit business enterprise, whether as a principal, accessory or incidental use, providing two or more computers and/or other electronic devices for access to the internet, email, applications, video games, or any other similar activity for a fee that either rewards the user in currency or in any manner capable of being converted to currency whether immediate or future or any other form of compensation. This term includes but is not limited to "internet cafes", "cybercafes", "sweepstakes", or "business center". This term does not include any governmental use. (*Amd. 10-15-12*)

Junk Yard: Any area in whole or in part, where waste or scrap materials are bought, sold, exchanged, stored, baled, packed, disassembled or handled, including but not limited to, scrap iron and other metals, paper, rags, vehicles, rubber tires and bottles. A "junk yard" includes a motor vehicle wrecking yard but does not include uses established entirely within

enclosed buildings. It also includes residential outside storage of the above items. (Section 915) (*Amd.* 01-19-10)

Kennel: Any premises where four or more dogs which are five months old or older are kept permanently commercially or as pets, excluding pet grooming shops, veterinary clinics and veterinary hospitals. (Section 912) (*Amd. 01-19-10; Amd. 10-15-12*)

Land, Gross Area: The square footage of all the area included within the external boundary of the property to be developed excluding existing public streets and railroad right-of-ways.

Land, Net Area: The land area required to meet the minimum dimensional zoning district standards as required by this ordinance.

Landfill, Demolition/Inert Debris: A waste disposal unit that receives wastes which are chemically and physically stable such as: stumps, limbs, leaves, concrete, brick, wood, uncontaminated earth and other solid wastes resulting from construction, demolition or land clearing. (*Amd. 02-19-08*)

Landfill, Sanitary: A facility where waste material and refuse is placed in the ground in layers and covered with earth or some other suitable material each work day. Sanitary landfills shall also conform to requirements of 15A N.C. ADMIN. CODE 13B regarding solid waste management.

Lateral Access: The provision of ingress and egress between adjoining or abutting current or future non-residential uses to facilitate the circulation of vehicular traffic between those uses and designed to relieve traffic congestion, provide protection from through traffic, and limit individual driveway access along public rights-of-way. (*Amd. 04-18-11*)

Legal Notice (as used in signage standards): Information posted or displayed on a sign that is required to be provided to members of the general public in accordance with State or federal law.

Loading Area or Space, Off-Street: An area logically and conveniently located for bulk pickups and deliveries, and accessible to such vehicles. Required off-street loading space is not to be included as off-street parking space in computing required off-street parking space. (Article XII)

Lot: A parcel of land occupied or intended for occupancy, by a main building or group of main buildings together with any accessory buildings, including such yards, open spaces, width, and area as are required by this ordinance, either shown on a plat of record or described by metes and bounds and recorded with the Register of Deeds.

Lot, Corner: A lot abutting the intersection of two or more streets in which access has not been denied, or a lot abutting on a curved street or streets, which streets have an angle of intersection of not more than 135 degrees. (Section 1101 G-Corner Lots, 1102 C-Fences, 1102 D-Corner Visibility, Article XIII, Sign Regulations) (*Amd. 01-19-10*)

Lot, Depth: The depth of a lot is the average distance between the front and back lot lines excluding street rights-of-way.

Lot, Flag: A lot where the main body of the lot is separated from the street giving access to the property, but which has an included strip of land at least 20 feet in width connecting the lot to the street, thus providing lot access.

Lot, Frontage: The linear feet of property measured along the property line that abuts a public street. On a private street the distance is measured along the right-of-way line adjoining the street.

Lot, Interior: A lot other than a corner lot.

Lot, Through: A lot, other than a corner lot, having frontage on at least two parallel or approximately parallel streets. *(Amd. 01-19-10)*

Lot Lines: The lines bounding a lot. Where a lot of record includes a public street right-ofway, the lot lines are presumed not to extend into the right-of-way.

Lot of Record: A lot which is a part of a subdivision, a plat of which has been recorded in the office of the Cumberland County Register of Deeds, or a lot described by metes and bounds, the description of which has been recorded in the office of the Cumberland County Register of Deeds and, if applicable, meets all requirements of the County Subdivision Ordinance.

Lot Width: The straight-line distance between the points where the building setback line intersects the two side lot lines.

Mansard Roof: A roof form that combines a gambrel style roof with a hip style roof where the lower portion of the roof has a much steeper pitch than the upper portion of the roof. The steep portion of the roof may be vertical or almost vertical in orientation (see figure below.



Manufactured Home: A manufactured building designed to be used as a single-family dwelling unit, which has been constructed and labeled indicating compliance with the HUD administered National Manufactured Housing Construction and Safety Standards Act of 1974, as amended. (Section 913)

Manufactured Home, Class A: A manufactured home constructed after July 1, 1976, that meets or exceeds the construction standards promulgated by the U.S. Department of Housing and Urban Development that were in effect at the time of construction and that satisfies the following additional criteria:

A. The manufactured home has a length not exceeding four times its width, with length measured along the longest axis and width measured at the narrowest part of the other axis.

B. The pitch of the roof of the manufactured home has a minimum vertical rise of 2.2 feet for each 12 feet of horizontal run and the roof is finished with a type of shingle that is commonly used in standard residential construction.

C. All roof structures shall provide an eave projection of no less than six inches, which may include a gutter.

D. The exterior siding consists predominantly of vinyl or aluminum horizontal lap siding (whose reflectivity does not exceed that of gloss white paint) or wood or hardboard siding, comparable in composition, appearance and durability to the exterior siding commonly used in standard residential construction.

E. The manufactured home is set up in accordance with the standards set by the North Carolina Department of Insurance and a continuous permanent masonry foundation, or permanent masonry curtain wall, un-pierced except for required ventilation and access, is installed under the manufactured home.

F. Stairs, porches, entrance platforms, ramps and other means of entrance and exit to and from the home shall be installed or constructed in accordance with the standards set by the North Carolina Department of Insurance, attached firmly to the primary structure and anchored securely to the ground.

G. The moving hitch, wheels and axles, and transporting lights have been removed.

Manufactured Home, Class B: A manufactured home constructed after July 1, 1976, that meets or exceeds the construction standards promulgated by the U.S. Department of Housing and Urban Development that were in effect at the time of construction, but that does not satisfy all of the criteria necessary to qualify the house as a Class A manufactured home.

Manufactured Home, Class C: Any manufactured home that does not meet the definitional criteria of a Class A or Class B manufactured home. (Section 913)

Manufactured Home Park: A multi-family development on any site or tract of land with more than two spaces intended to be occupied by manufactured homes, regardless of whether a charge is made for such services. Manufactured home parks may include recreational facilities and other incidental structures necessary to support the residents of the park. (County Subdivision Ordinance) (*Amd. 02-19-08*)

Manufactured Home Space: A plot of land within a manufactured home park designed for the accommodation of one manufactured home. (County Subdivision Ordinance)

Massage and Bodywork Therapist: Any person who is licensed by the North Carolina Board of Massage and Bodywork Therapy to practice massage and bodywork therapy as defined and regulated by N.C. GEN. STAT., Chapter 90.

Massage and Bodywork Therapy: Systems of activity applied to the soft tissues of the human body for therapeutic, educational or relaxation purposes as regulated by N.C. GEN. STAT., Chapter 90, and the North Carolina Board of Massage and Bodywork Therapy. The application may include:

A. Pressure, friction, stroking, rocking, kneading, percussion or passive or active stretching within the normal anatomical range of movement;

B. Complimentary methods, including the external application of water, heat, cold, lubricants and other topical preparations;

C. The use of mechanical devices that mimic or enhance actions that may possibly be done by the hands.

Mini-Warehouse/Storage Facilities: A building, or group of buildings, in a controlled access and/or fenced compound that contains varying sizes of individual, compartmentalized and controlled access stalls or lockers for the dead storage of a customer's personal property, goods or wares. No sales, service, or repair activities other than the rental of dead storage units are permitted on the premises. (Section 914)

Mixed Use: A single building containing more than one type of land use where the residential use occupies no more than 40 percent of the total building floor area and the non-residential use occupies a minimum of 60 percent of the total floor area or a single development of more than one building and use with the different types of land uses in close proximity, planned as a unified complementary whole, and functionally integrated to the use of shared vehicular and pedestrian access and parking areas. (Article VI & Section 914.1) (*Amd. 01-19-10*)

Mobile Storage Units: Self-contained portable units designed to be temporarily placed on a lot for the purpose of loading and/or unloading the contents, with the unit being transported to and stored at a permanent storage facility. (Examples include: Pods, U-pack, Mini-Mobile, etc.) (Section 1001.E) (*Amd. 04-18-11*)

Modular Structure: A manufactured structure designed for year-round residential or commercial use, with major components or modules pre-assembled and transported to a site for final assembly, foundation, construction, and utility connection. Such structures must meet all requirements of the North Carolina State Building Code and must have attached a North Carolina Validating Stamp.

Motel: An establishment that provides short-term and long-term lodging for compensation, usually with less guest amenities than a hotel, has independent exterior entrances/exits to each unit from the off-street parking area and is typically one or two stories. (*Amd. 04-22-14*)

Motor Vehicle: A machine designed or intended to travel over land or water by selfpropulsion or while attached to a self-propelled vehicle, except that said definition shall not include a "manufactured home" or "mobile home" as defined in County Health Department regulations, the County Subdivision Ordinance, and this ordinance. **Motor Vehicle Parking Lot**: An area or plot of land used for, or designated for, the shortterm parking of serviceable motor vehicles, either as a principal use or as an accessory use. (Article XII)

Motor Vehicle Parking Lot, Commercial: A tract of land which is used for the storage of legally licensed, insured and registered motor vehicles, not accessory to any other use on the same or any other lot, and which contains parking spaces rented to the general public or reserved for individuals by the hour, day, week, or month. (*Amd. 02-19-08*)

Motor Vehicle Parking, Off-Street: A parking space located outside of a street right-of-way. (Article XII)

Motor Vehicle Parking Space: An area of not less than 20 feet in length and nine feet in width for one automobile, plus the necessary access space. (Article XII)

Motor Vehicle Storage Lot: A plot of land used for the open storage of vehicles, which does not meet the definition of a junkyard or motor vehicle parking lot.

Municipal Influence Area: Areas within the County that are assigned to a specific municipality where that municipality's development standards shall be applicable. The official Municipal Influence Area Map is filed with the appropriate municipality's Clerk and the Clerk to the County Commissioners and maintained by the Joint Planning Board. (*Amd. 02-19-08*)

Mural: An image, painting, or two-dimensional work of art that is permanently attached to a building's wall, floor, or ceiling.

Nonconforming Lot: A lot existing at the effective date of this ordinance or any amendment to it that was created in compliance with the County Subdivision Ordinance in effect at the time of lot creation and that does not meet the minimum area or lot width or depth requirements of the district in which the lot is located. (Sections 1003 & 1004)

Nonconforming Sign: See "Sign, Nonconforming."

Nonconforming Structure: An existing structure that does not comply with the intended use or dimensional requirements of this ordinance for the district in which it is located either at the effective date of this ordinance or as a result of subsequent amendments thereto. (Sections 1003 & 1004) (*Amd. 01-19-10*)

Nonconforming Use: Any existing use of land or structure which does not comply with the use regulations of this ordinance for the district in which it is located either at the effective date of this ordinance or as a result of subsequent amendments thereto. (Sections 1003 & 1004)

Nuisance: Anything that unreasonably interferes with the use or enjoyment of property, endangers personal health or safety, or is offensive to the senses.

Obscene Matter (as used in the signage standards): Any item with a context of a sexual nature depicting, describing or related to anatomical areas and sexual activities. Display of text, images, or actions that are not protected as free speech by the First Amendment to the Constitution based on: 1) whether the "average person, applying contemporary community standards" would find that the work depicting or describing sexual conduct when taken as a whole, appeals to the prurient interest; 2) whether the work depicts or describes, in a patently offensive way, sexual conduct specifically defined by the North Carolina General Statutes; and 3) whether the work, taken as a whole, lacks serious literary, artistic, political, or scientific value.

Obstruction: Any structure, growth, or other object, including a mobile object, which exceeds a limiting height set forth in this ordinance.

Open Space: The land used for recreation, natural resource protection, amenities and/or buffer areas. Open space may include, but is not limited to, walkways, recreation areas, playgrounds, wooded areas, greenways and watercourses.

Ordinance: This, the Cumberland County Zoning Ordinance, including any amendments. Whenever the effective date of the ordinance is referred to, the reference includes the effective date and the effective date of any amendment to the Zoning Ordinance. This ordinance consists of two parts – a text and a map, in hardcopy or digital format.

Outdoor Advertising: See Section 1309, Sign Standards by Sign Type.

Personal Property: Property owned, utilized, and maintained by an individual or members of the common residence and acquired in the normal course of living in or maintaining a residence. It does not include merchandise that was purchased for resale or obtained on consignment. (Section 1001 D)

Planning and Inspections Department: The department established by the County Board of Commissioners, responsible for and tasked with planning and land use matters for the County and contracted municipalities.

(Amd. 02-19-08)

Planning and Inspections Director: The individual responsible for the leadership of the Cumberland County Planning and Inspections Department, and who serves as advisor to the Cumberland County Joint Planning Board. Throughout this ordinance, references to *Director* include the individual assigned to this position and/or the Director's designee. (*Amd. 02-19-08*)

Planning and Inspections Staff: The staff members assigned to the Planning and Inspections Department who, under the supervision of the Planning and Inspections Director, support

the Cumberland County Joint Planning Board and contracted municipalities on planning and land use matters. (*Amd. 01-19-10*)

Planning Board: The Cumberland County Joint Planning Board created by and with members appointed by the County Board of Commissioners for purposes of offering recommendations to the Commissioners and the governing body of contracted municipalities on planning and land use matters and issuing final rulings on matters specifically delegated to the board by the Commissioners. *(Amd. 02-19-08)*

Plat/Plan: A map, usually of land which is to be or has been subdivided, showing the location, boundaries, and ownership of properties; the location, bearing and length of every street and alley line, lot line and easement boundary line; and such other information as may be necessary to determine whether a proposed subdivision or development meets all required standards of this ordinance, the County Subdivision Ordinance, and other applicable ordinances.

Premises: A lot and the structure or structures located on it.

Principal Structure/Principal Uses: The primary building(s), purpose(s) or function(s) that a parcel or structure serves or is intended to serve.

Public Utility Station: A structure or facility used by a public or quasi-public utility agency to store, distribute or generate electricity, gas, communications and related equipment or to pump or chemically treat water. This does not include storage or treatment of sewage, solid waste or hazardous waste. (*Amd. 01-19-10; Amd. 05-18-15*)

Public Art: Art or artistic expression in any media whose form, function, and meaning are created for the general public through a public process. Public art is visually and physically accessible to the public; it is installed in public space in both outdoor and indoor settings. Public art is not provided for the sake of advertising or to promote commercial interests.

Public Water and/or Sewer: Municipal, sanitary district, community, and privately-owned water and/or sewer systems as regulated and controlled by the North Carolina Utilities Commission, North Carolina State Board of Health, North Carolina Department of Environment and Natural Resources and the County Health Department. (*Amd. 02-19-08*)

Public Way: Any street, alley or similar parcel of land, which is deeded, dedicated or otherwise permanently appropriated to the public for public use.

Quarry Operations: The extraction or removal by any means, to include, but not limited to, such activities as blasting, excavating, jacking of minerals, ores or other materials which are

processed by washing, wet screening, classifying, crushing, material gradation or other treatment which combines, mixes or blends with other materials. (Section 919)

Quasi-Judicial: A hearing where the decision is involving the finding of facts regarding a specific application of this ordinance and the exercise of discretion when applying the standards of this ordinance. Quasi-judicial decisions include decisions involving variances, special use permits and appeals of administrative determinations. (*Amd. 01-19-10, Amd. 04-18-11*)

Recreation, Indoor: An establishment providing completely enclosed recreation activities. Accessory uses shall be permitted to include the preparation and serving of food and/or the sale of equipment related to the enclosed uses. Included in this definition shall be bowling, roller-skating or ice-skating, billiards, pool, motion picture theatres and related amusements. (Section 920)

Recreation, Outdoor: An area free of buildings except for restrooms, dressing rooms, equipment storage, maintenance buildings, open-air pavilions and similar structures used primarily for recreational activities. (Section 920)

Recreation, Outdoor (with mechanized vehicle operations): An area or establishment, which requires the use of motors or engines for the operation of equipment or participation in the activity. This definition includes but is not limited to go-cart tracks, bicycle motorcross (BMX) courses and the like. This definition does not include golf courses (golf carts) or other low impact motorized activities or vehicles. *(Amd. 01-19-10)*

Recreational Vehicle: A vehicle which is built on a single chassis or capable of being placed in or on a vehicle; designed to be self-propelled or towable by a light duty truck; and designed primarily for use as temporary living quarters for recreational, camping, travel or seasonal use. The basic entities are travel trailer, camping trailer, truck camper, and motor home.

Recreational Vehicle Park: See "Campground/RV Park" above.

Religious Worship Activity: Any premises, the principal purpose of which is religious worship and in which the principal structure is the principal place of worship. Accessory uses may include without charge religious education classrooms, assembly rooms, kitchen, library room or reading room, recreation hall and a one-family dwelling unit (parsonage) but excluding day care facilities, food sales, secondhand shops, festivals, bazaars and facilities for residence or training of religious orders, unless otherwise authorized by the ordinance. (*Amd. 02-19-08; Amd. 06-15-09*)

Residential Habilitation Support Facility: A day care home with support and supervisory personnel that provides room and board, personal care and habilitation services in a family environment to more than six resident handicapped persons. (Section 922)

Restaurant: An eating establishment, including cafeterias, cafes, grills, fast-food establishments, etc., that has gross receipts from food sales and non-alcoholic beverage sales of at least 30 percent of the total gross receipts including alcoholic beverage sales. This definition does not include those uses regulated by Section 924.

Right-of-Way: An area owned and maintained by a municipality, the State of North Carolina, a public utility, a railroad or a private entity for the placement of such utilities and/or facilities for the passage of vehicles or pedestrians, including roads, pedestrian walkways, utilities or railroads.

Septage: A fluid mixture of untreated and partially treated sewage solids, liquids and sludge of human or domestic waste origin removed from a sewage collection, treatment and disposal system.

Septage Disposal Site: A site that has been approved for the disposal of septage by the County Health Department, and if applicable, the North Carolina Department of Environment and Natural Resources.

Setback: The distance or separation between every structure with other structures, whether on the same or separate lots, and every structure and the lot lines of the lot on which it is located as required by this ordinance and/or the County Subdivision Ordinance. (Section 1104) (*Amd. 01-19-10*)

Sexually Oriented Business: Any business or enterprise that has as one of its principal business purposes or as a predominant purpose of its business an emphasis on matter and conduct depicting, describing or related to anatomical areas and sexual activities specified in N.C. GEN. STAT. §14-202.10. (Section 924)

Shopping Center: A group of retail and other commercial establishments that is planned and designed for the site on which it is built, functioning as a unit, with common entrance ways, off-street parking, landscaped areas, and pedestrian paths provided on the property as an integral part of the unit.

Sign: See Section 1302 for all sign-related definitions. Any words, lettering, numerals, parts of letters or numerals, figures, phrases, sentences, emblems, devices, designs, trade names or trademarks by which any message is made known, including any surface, fabric or other material or structure designed to carry such devices that are used to designate or attract attention to an individual, a firm, an event, an association, a corporation, a profession, a business or a commodity or product that are exposed to public view.

Sign Face Area: The portion of a sign that contains the message being conveyed, as determined in accordance with Section 1307.

Sign Height: The height to the tallest point of a sign structure, as determined in accordance with Section 1307.

Sign Support Structure: The framework and structural support for a sign.

Sign, Awning: See Section 1309, Sign Standards by Sign Type.

Sign, Banner: A sign made of a flexible fabric or plastic material that is affixed to a building or other vertical projection, in two or more locations, but is not an awning sign or a flag.

Sign, Billboard: See "Outdoor Advertising."

Sign, Bow: See "Sign, Feather Flag."

Sign, Dilapidated: A sign that is old or that has been poorly maintained that poses a public safety hazard or is difficult to read.

Sign, Emergency Warning: A sign intended to convey danger or caution that encourages viewers to behave in certain ways.

Sign, Externally Illuminated: A sign that is illuminated by a source of illumination located outside of or apart from the sign face area.

Sign, Feather Flag: See Section 1309, Sign Standards by Sign Type.

Sign, Fence Wrap: A temporary sign affixed to fencing surrounding an active construction site.

Sign, Government (Governmental): Any temporary or permanent sign erected and maintained for any government purposes.

Sign, Ground: See Section 1309, Sign Standards by Sign Type.

Sign, Incidental: See Section 1309, Sign Standards by Sign Type.

Sign, Inflatable: A hollow sign that is intended to expand as air is pumped inside of it. Inflatable signs are tethered to the ground or some other structure.

Sign, Internally Illuminated: A sign or sign face area that is illuminated via a light source located within or integral to the sign or sign support structure.

Sign, Moving: A sign that moves or has moving parts, including but not limited to the sign face area, the sign support structure, or some other element of the sign. Flags and banners are not considered moving signs.

Sign, Multi-faced: A sign that with two sides that are not back-to-back or that do not align with one another vertically or horizontally, or a sign with more than two sides.

Sign, Nonconforming: A sign that does not conform to the standards of this Ordinance, as amended.

Sign, Obsolete: A sign advertising a use or establishment that is no longer present.

Sign, Off-Premise: A sign that advertises goods, products, or services, offered in a location that differs from the sign's location.

Sign, Off-Street Parking: Signage associated with the temporary parking of automobiles outside street rights-of-way.

Sign, Pennant: A triangular-shaped sign affixed to its mounting support along its shortest side.

Sign, Pole: See Section 1309, Sign Standards by Sign Type.

Sign, Political: See Section 1309, Sign Standards by Sign Type.

Sign, Portable: See Section 1309, Sign Standards by Sign Type. Sign, Projecting: See Section 1309, Sign Standards by Sign Type.

Sign, Public Safety: A sign, typically installed by a unit a government, that warns viewers of a dangerous situation, or seeks to compel behavior that is appropriate in order to avoid danger.

Sign, Roof: A sign located on a roof or above the eave of a building.

Sign, Special Purpose: See Section 1309, Sign Standards by Sign Type.

Sign, Streamer: A sign, typically comprised of fabric or other flexible material designed to wave or move in the wind. Streamers are typically long and narrow in form.

Sign, Street: A sign advertising the official name of a street or road.

Sign, Temporary: See Section 1309, Sign Standards by Sign Type.

Sign, Traffic Warning: Signage devoted to warning motorists, pedestrians, or bicyclists of a potential traffic hazard or other danger.

Sign, Wall: See Section 1309, Sign Standards by Sign Type.

Sign, Window: See Section 1309, Sign Standards by Sign Type.

Site Plan: A scaled drawing depicting uses and structures proposed for a parcel of land as required by this ordinance and the County Subdivision Ordinance. It includes such things as lot lines, streets, building sites and setbacks, means of access, parking, reserved open space, buildings, major landscape features—both natural and manmade—and, depending on requirements, the locations of proposed utility lines. The specific criteria for site plans are found in Article XIV.

Site-Specific Vesting Plan: A plan used to determine development vested rights. This plan can include, but is not limited to, a subdivision plat, a site plan, a preliminary or general development plan, a special use permit, a conditional zoning, or any other development approval as recognized by the County. (*Amd. 02-01-21*)

Solar Farm: The components and subsystems required to convert solar energy into electric or thermal energy suitable to supply merchant power to the electricity grid. The area of the system includes all the land inside the perimeter of the system, which extends to any fencing, land area required for setbacks, landscaping and signage. This term applies, but is not limited to, solar photovoltaic (PV) systems and solar thermal systems. This term does not apply to roof mounted on any code-compliant structure, ground mounted and in compliance with accessory structure provisions as contained within this ordinance, or any building integrated solar (i.e., shingle, hanging solar, canopy). (*Amd. 05-18-15*)

Solid Waste Disposal Facility: Any depository of solid waste, excluding earth for fill and septage. This definition includes, but is not limited to, sanitary landfills, sewage treatment facilities and waste incinerators. This definition does not include "Convenience Container and Recycling Facilities" as defined herein. (Section 925) (*Amd. 3-17-09*)

Special Use: Those uses for which a permit is required for the proposed activities which are essentially compatible with other uses or activities permitted in a zoning district, but which present unique challenges or possess unique characteristics, or qualities that require comprehensive review at a public hearing by the County Board of Adjustment and which may be allowed only after the findings of fact and the imposition of reasonable conditions. (Section 1606) (*Amd. 04-18-11*)

Special Use Permit: A permit issued to authorize development or land uses in a particular zoning district upon presentation of competent, material, and substantial evidence establishing compliance with one or more general standards requiring that judgement and discretion be exercised as well as compliance with specific standards. This definition includes permits previously referred to as "conditional use permits" or "special exceptions." (Section 1606) (*Amd. 02-01-21*)

Static Hold Time: The minimum amount of time a digital message on a sign remains constant or fixed.

Street: A public or private thoroughfare which affords the principal means of access to abutting property, including avenue, place, way, drive, lane, boulevard, highway, road and any other thoroughfare, except an alley.

Street, Private: Any road, street, or alley which is not publicly owned and maintained and is used for access by the occupants of the development, their guests, and the general public. (This does not include neighborhood public roads, cart paths and ingress/egress easements.) Requirements for private streets are in the County Subdivision Ordinance.

Street, Public: A dedicated, and accepted for maintenance purposes, public right-of-way for vehicular traffic that affords the principal means of access to abutting properties. *(Amd. 02-19-08)*

Structure: That which is built or constructed, an edifice or building of any kind, or any piece of work artificially built up or composed of parts joined together in a permanent manner. (*Amd. 02-19-08*)

Subdivision: All divisions of a less than ten acre tract or parcel of land into two or more lots, building sites or other divisions for the purpose of sale or building development, whether immediate or future, with certain modifications as more particularly defined in the County Subdivision Ordinance.

Swimming Pool, Private: Any structure which contains water over 24 inches in depth and which is used, or intended to be used, for swimming or recreational bathing in connection with a single-family residence and which is available only to the family and guests of the house holder. This includes in-, on- and above-ground swimming pools. (Section 1002 C)

Swimming Pool, Public: Any swimming pool that does not meet the definition of "Private, Swimming Pool" located above. The County Subdivision Ordinance and the County Health Department also regulate public swimming pools. (Section 1002 C)

Temporary: A permit or event for a limited period of time. (Section 1001)

Temporary Holiday Display: Lights, signs, or other customary objects or imagery associated with a religious or secular holiday recognized by Cumberland County.

Therapeutic Foster Care Home: A 24-hour residential treatment facility located in a private residence which provides professionally trained parent substitutes who work intensively with children and adolescents who are emotionally disturbed or have a substance problem, or both. These homes shall not serve more than two children or adolescents.

Tower: Any fabricated structure or device including, but not limited to, relay stations for commercial operations, such as cable television, telecommunication, radio, television stations and the operation of such uses. "Tower" shall not include structures that support antennae or similar devices that support or facilitate HAM radio or Citizen Band communication. (Section 927)

Townhouse: A single structure on its own separate lot containing one dwelling unit that occupies space from the ground to the roof and is attached to one or more other dwelling units by at least one common wall. (*Amd. 02-19-08*)

Traffic Signal: An electronic device intended to control the actions of drivers, bicyclists, or pedestrians moving through a public or private right-of-way.

Transition Time: The maximum amount of time needed for a digital message or image on a sign to change to a different or revised message or image.

Transitional Zone: The areas within the Fayetteville Regional Airport airspace that extends outward and upward from the sides of the approach zones for a horizontal distance as shown on the *Airport Airspace Plan* contained within the *2005 Fayetteville Regional Airport Master Plan*, Sheet No. 6, or any subsequent amendment upon official adoption to the Airport Master Plan.

(Amd. 09-16-08)

Uniform Sign Plan: A document that establishes the particular characteristics of signs and signage located within a single lot, site, or development that is planned, developed, and operated as a unit or single entity, regardless of land ownership.

Unit: A use, group, structure, or other entity regarded as an elementary structural or functional constituent of a whole. (*Amd. 02-19-08*)

Variance: A variance is a relaxation of the terms of this ordinance where such variance will not be contrary to the public interest and where, owing to conditions peculiar to the property and not the result of the action of the applicant, a literal enforcement of the ordinance would result in unnecessary and undue hardship. (Section 1605)

Vehicular Surface Area: An area primarily used for the parking of private passenger vehicles. "Vehicular surface area" includes the means of ingress and egress to the area where motor vehicles are parked. "Vehicular surface area" includes any median, traffic island, or other traffic control device or structure contained wholly within the vehicular parking area. "Vehicular surface area" does not include covered vehicle parking areas or multi-level vehicle parking areas.

(Amd. 01-19-10, Amd. 04-18-11)

Vertical Mixed Use: Buildings erected for two or more different uses, providing space for non-residential uses on the ground floor with residential areas located on the upper floors and functionally designed to share vehicular and pedestrian access and parking areas. (Article VI)

Vocational School: A specialized instructional establishment that provides on-site training of business, commercial, and/or trade skills primarily within classrooms or work sites enclosed in buildings to prepare individuals to enter the workforce; to obtain a two-year degree and transfer to a four-year college or university after graduation; or to seek a diploma or certificate program to quickly obtain knowledge and expertise in specialized areas. Incidental instructional services in conjunction with a principal use listed in Section 403 shall not be considered a vocational school and nor shall any use that includes an outdoor shooting range be considered a vocational school. (*Amd. 08-18-14*)

Yard, Front: An area of which the width is measured the entire length of the front property line between the side property lines; and the depth is measured as the distance between the street right-of-way or property line and the required front setback line.

Yard, Rear: An area of which the width is measured the entire length of the rear property line between the side property lines; and the depth is measured as the distance between the property line and the required rear setback line.

Yard, Side: An area extending from the required front setback to the required rear setback, or to the front or rear property lines where no front or rear setback is required by the provisions of this ordinance, the minimum and average dimensions of which are determined by the standards of property development of the zoning district in which such lot is located.

Yard Sale: All general sales open to the public, conducted from or in an area that is residentially zoned or residentially used for the purpose of disposing of personal property including, but not limited to, all sales entitled "garage," "lawn," "yard," "attic," "porch," "room," "backyard," "patio," or "rummage sale." (Section 1001 D)

Zero Lot Line Development: A single development including, but not limited to, patio houses, townhouses, condominiums, businesses, individual lots and including one or more structures comprising at least two individual lots, dwelling units, or businesses, whether attached or detached, intended for separate ownership and developed in accordance with the standards of the County Subdivision Ordinance. (*Amd. 02-19-08*)

Zoning: A police power measure, enacted by the County Commissioners pursuant to enabling statutes, in which the County is divided into districts or zones within which Permitted, Conditional, and Special Uses are established, as are regulations governing lot size, building bulk, placement, and other development standards. Requirements vary from district to district, but they must be uniform within districts.

Zoning District: An area established by this ordinance where the individual properties are designed to serve compatible functions and to be developed at compatible scales.

ARTICLE III ZONING DISTRICTS

SECTION 301. ESTABLISHMENT OF DISTRICTS.

For the purpose of this ordinance, the areas shown on the County's zoning map are divided into the following general classes of districts.

SECTION 302. CONSERVANCY DISTRICT.

<u>CD Conservancy District</u>. This district is designed to preserve and protect identifiable natural resources from urban encroachment. The general intent of the district is to provide open area uses for such resource areas that will continue to provide limited development potential while preserving existing conditions to the extent feasible. Areas to be zoned in this district shall be identifiable as swamp, marsh, flood land, poor or very severe soils areas or managed and unmanaged woodland on USGS (Geological Survey) maps, soil maps prepared by the USDA (Department of Agriculture) Soil Conservation Service or other appropriate sources and on file in the County Planning and Inspections Department.

SECTION 303. AGRICULTURAL DISTRICTS.

A. <u>A1 Agricultural District</u>. This district is designed to promote and protect agricultural lands, including woodland, within the County. The general intent of the district is to permit all agricultural uses to exist free from most private urban development except for large lot, single-family development. Some public and/or semi-public uses as well as a limited list of convenient commercial uses are permitted to ensure essential services for the residents.

B. <u>A1A Agricultural District</u>. This district is primarily designed to allow for residential use of single-family residential dwellings and/or Class A manufactured homes on lots with an area of one acre or greater and is to be located within predominantly agricultural areas. The district is not intended to encourage large scale developments and shall not be considered for tracts of land greater than ten acres.

SECTION 304. RESIDENTIAL DISTRICTS.

Residential districts are composed of certain existing residential areas of the County and certain areas where similar residential development should be encouraged to occur. The regulations for these districts are designed to stabilize and protect the essential characteristics of each district by promoting and encouraging a suitable environment for family life and prohibiting certain incompatible activities of a commercial or industrial

nature. To these ends, development is limited to dwellings that provide homes for the residents plus certain additional such uses as schools, parks, recreation facilities and certain other public facilities. This system of classification optimizes orderly development by providing a variety of living environments based on different levels of permitted population density, facilitating the adequate provision of transportation and other public services. *(Amd. 04-18-11)*

A. <u>R40 Residential District</u>. A district designed primarily for single-family dwelling units with a lot area of 40,000 square feet or above.

B. <u>R40A Residential District</u>. A district designed primarily for single-family dwelling units including the use of manufactured homes on individual lots with a lot area of 40,000 square feet or above.

C. <u>R30 Residential District</u>. A district designed primarily for single-family dwelling units with a lot area of 30,000 square feet or above.

D. <u>R30A Residential District</u>. A district designed primarily for single-family dwelling units and Class A manufactured homes with a lot area of 30,000 square feet or above.

E. <u>R20 Residential District</u>. A district designed primarily for single-family units with a lot area of 20,000 square feet or above. (*Amd. 2-21-06*)

F. <u>R20A Residential District</u>. A district designed primarily for single-family units and Class A manufactured homes with a lot area of 20,000 square feet or above. (*Amd. 2-21-06*)

G. <u>RR Rural Residential District</u>. A district for traditional rural use with lots of 20,000 square feet or above. The principal use of the land is for suburban density residential, including manufactured housing units, and agricultural purposes. These districts are intended to ensure that residential development not having access to public water supplies and dependent upon septic tanks for sewage disposal will occur at a sufficiently low density to provide for a healthful environment.

(Amd. 01-19-10, Amd. 04-18-11)

H. <u>R15 Residential District</u>. A district designed primarily for single-family dwelling units with a lot area of 15,000 square feet or above.

I. <u>R7.5 Residential District</u>. A district designed primarily for single-family dwellings on lots with a lot area of 7,500 square feet or above. (*Amd.* 11-20-06)

J. <u>R6 Residential District</u>. A district designed for a mix of single- and multi-family dwellings.

K. <u>R6A Residential District</u>. A district designed for a mix of single- and multi-family dwellings including the use of manufactured homes on individual lots and in manufactured home parks.

L. <u>R5A Residential District</u>. A district designed primarily for multi-family dwelling units with a maximum density of 13 ½ dwelling units per net acre. (*Amd. 02-19-08*)

M. <u>R5 Residential District</u>. A district designed primarily for multi-family dwelling units with a maximum density of 29 units per acre, dependent upon the type of development. *(Amd. 02-19-08)*

SECTION 305. PLANNED PROFESSIONAL DISTRICT.

<u>O&I(P) Planned Office and Institutional District</u>. This district is designed primarily for agencies and offices rendering services in the professions, finance, real estate and brokerage, as well as both public and private institutional functions, public assembly, religious and certain cultural and recreational activities and group housing. The uses in this district classification may be characterized generally as having no retail or wholesale trade, except as incidental uses. The district is often situated between business and residential areas and may also consist of a mix of limited business and residential uses. The regulations are designed for maintaining more compatibility with nearby residential districts than a commercial district would provide. To promote the essential design features with the O&I(P) district, plan approval is a requirement.

(Amd. 04-18-11)

SECTION 306. PLANNED COMMERCIAL DISTRICTS.

A. <u>C1(P) Planned Local Business District</u>. This district is designed to cater to the ordinary shopping needs of the immediate neighborhood with emphasis on convenience goods. This district is customarily located adjacent to an arterial street and generally surrounded by residential areas. To promote the essential design features with the C1(P) district, plan approval is a requirement.

B. <u>C2(P) Planned Service and Retail District</u>. This district is designed to allow for the nonresidential development of land with service and retail uses not typically considered intrusive to neighboring residential properties or in areas generally requiring a greater degree of restrictions regarding the commercial use of properties. (*Amd. 02-19-08*)

C. <u>C(P) Planned Commercial District</u>. This district is designed to assure the grouping of buildings on a parcel of land so as to constitute a harmonious, efficient and convenient

retail shopping area. Site plans assure traffic safety and the harmonious and beneficial relations between the commercial area and contiguous land. To promote the essential design features with the C(P) district, plan approval is a requirement. (Amd. 02-19-08)

SECTION 307. PLANNED INDUSTRIAL DISTRICTS.

A. <u>M1(P) Planned Light Industrial District</u>. This district is designed for a wide variety of light industrial operations involving manufacturing, processing and fabrication of materials, operations involving wholesaling and bulk storage, other non-retail uses and certain public assembly and recreational uses. The general intent of the district is to prohibit residential, retail and heavy industrial uses of the land. By their nature, the uses permitted in this district are generally not compatible with residential or shopping center uses. To promote the essential design features with the M1(P) district, site plan approval is a requirement. (*Amd. 02-19-08*)

B. <u>M(P) Planned Industrial District</u>. This district is designed primarily for basic manufacturing and processing industries, all of which normally create a high degree of nuisance and are not generally compatible with surrounding or abutting residential or commercial areas. The general intent of this district is to permit uses confined to service, wholesaling, manufacturing, fabrication and processing activities that can be carried on in an unobtrusive manner characterized by low concentration and limited external effects with suitable open spaces, landscaping, parking and service areas. This district is customarily located on larger tracts of land with good highway and rail access buffered from residential districts by other more compatible uses. Commercial activities are not permitted except those having only limited contact with the general public and those not involving the sale of merchandise at retail except for items produced on the premises or for the purpose of serving employees, guests and other persons who are within the district with an industrial activity. To promote the essential design features within the M(P) district, site plan approval is a requirement. (*Amd. 02-19-08, Amd. 09-16-08*)

SECTION 308. CONDITIONAL ZONING DISTRICTS.

A. <u>Companion Districts</u>. Each district includes a companion Conditional Zoning district (e.g. A1 has A1/CZ) where no uses are permitted by right. This district is designed for the development and use of the property subject to predetermined ordinance standards and rules imposed as part of the legislative decision creating the district and applying it to the particular property. (Article V)

B. <u>Mixed Use Development – Conditional Zoning District (MXD/CZ)</u>. The purpose of this district is to encourage innovative development on a conditional basis by providing use flexibility while maintaining quality design standards tempered with proper controls

regarding buffering, landscaping, open space designation, density and other conditions. (Article VI)

C. <u>Planned Neighborhood Development – Conditional Zoning District (PND/CZ)</u>. A district designed for the planned development of various residential densities concurrent with neighborhood-oriented uses in a single project. (Article VII)

D. <u>Density Development – Conditional Zoning District (DD/CZ)</u>. The purpose of this district is to promote the preservation of open space and the rural areas within the County, through permanent restriction of development on a percentage of a tract, buffering, and clustering of lots, while at the same time providing for the residential development of land. (Article VIII)

(Amd. 04-18-11)

SECTION 308.1. OVERLAY DISTRICTS.

Overlay districts establish area-specific provisions which are in addition to the regulations applying to the underlying general and Conditional Zoning districts and in addition to the minimum requirements of this ordinance for Special Uses. *(Amd. 04-18-11)*

A. <u>Airport Overlay District (AOD)</u>. The purpose of this district is to protect the public health, safety and welfare in the vicinity of the Fayetteville Regional Airport by minimizing exposure to and giving public notice of probable high noise levels and accident hazards generated by the airport operations and to encourage future development that is compatible with the continued operation of the airport and the economic well being of the County.

B. <u>Coliseum Tourism Overlay District (CTOD)</u>. The primary purpose of this district is to ensure development within the district boundary is compatible with the objective of promoting the Crown Coliseum Complex and establishing the image as a contemporary, vibrant retail area that is harmonious with the complex events. Ensuring that new construction and redevelopment is oriented to serving the users of the coliseum complex, particularly the traveling public, the economic well being of the county will be maximized.

C. Reserved for future use. (Amd. 09-16-08; Amd. 04-22-14)

SECTION 309. DORMANT/CORRESPONDING ZONING DISTRICTS.

This amendment (June 20, 2005) of the ordinance makes dormant certain previously existing zoning districts created under the County Zoning Ordinance of July 3, 1972, and subsequent amendments. The PND Planned Neighborhood district is now dormant and

development shall either comply with the standards of the R7.5 Residential District or shall be submitted for approval under Article VII. The following previously existing zoning districts now correspond to current districts as indicated: (*Amd. 01-19-10*)

A. HS(P) Planned Highway Services District shall correspond to the C(P) Planned Commercial District;

B. C3 Heavy Commercial District shall correspond to the C(P) Planned Commercial District; and

C. M2 Heavy Industrial District shall correspond to the M(P) Planned Industrial District.

D. R10 Residential District shall correspond to R7.5 Residential District. (*Amd. 11-20-06*)

SECTION 310. ZONING DISTRICTS MAP.

The boundaries of the districts are shown on a map in digital format, which is to be considered a part of this ordinance and made a part hereof entitled "Official Zoning Map, Cumberland County, North Carolina". The zoning map and all the notations, references and amendments thereto, and other information shown thereon, are hereby made a part of this ordinance the same as if such information set forth on the map were all fully described and set out herein. The zoning map is a public record and shall be kept on file with the County Planning and Inspections Department, where it shall be available for inspection by the public.

Regardless of the existence of purported copies of the zoning map, which may from time to time be made or published, the zoning map on file with the Planning and Inspections Department and amendments thereto, as entered in the minutes of the Board of Commissioners, shall be the final authority as to the current zoning status of lands, buildings and other structures in the zoning districts.

SECTION 311. INTERPRETATION OF DISTRICT BOUNDARIES.

If dispute exists as to the boundaries of any district shown on the zoning maps, the following rules shall apply:

A. <u>Extensions of Line</u>. Where such district boundaries are indicated as approximately following a street or railroad rights-of-way, alley lines and lot lines, or extensions of such lines, those shall be considered to be such boundaries. Where district boundaries are indicated as approximately following the centerline of streambeds or riverbeds, or such centerlines extended, such centerlines shall be considered to be such boundaries.

B. <u>Un-Developed Property</u>. For un-developed property or where a district boundary divides a lot, the location of such boundary, unless the same is indicated by dimensions shown on the map, shall be determined by the use of the scale of the map. (*Amd. 02-19-08*)

C. <u>Natural, Developed, or Topographical Features</u>. Where natural, developed, or topographical features existing on the ground are at variance with those shown on the zoning maps, or in other circumstances not covered by sub-sections A and B above, the Board of Adjustment shall interpret the district boundaries.

D. Jurisdiction After Annexation. When any portion of the territory subject to this ordinance as shown on the zoning map shall be annexed into the corporate limits of a municipality, such area or areas shall remain subject to the provisions of this ordinance for a maximum period of 60 calendar days thereafter, or until such time that the area or areas are subject to the municipal regulations, whichever occurs first, at the conclusion of which time zoning jurisdiction shall pass to the municipality. (Amd. 01-19-10)

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ARTICLE IV PERMITTED, CONDITIONAL, AND SPECIAL USES

SECTION 401. GENERAL.

Within the various zoning districts established in Article III and subject to the requirements of this ordinance, no land, building or structure shall be used, and no building or structure shall be erected which is intended or designed to be used, in whole or in part for any use other than the uses allowed by the various districts established herein. The use regulations for the various districts are intended to be permissive in nature. Some land uses may be allowed through Conditional Zoning or by issuance of a Special Use Permit only upon findings that certain conditions exist or should be applied and is requested and agreed to by the property owner. The establishment of these uses shall be allowed only after review through appropriate measures and approval of plans.

Permitted uses in the various districts are indicated in the appropriate column of the following matrix. Special Uses, with Board of Adjustment approval and issuance of the Permit, and some uses in Conditional Zoning districts, after Board of Commissioner approval are also indicated in the matrix. All proposed non-residential uses, including changes in an existing use, in any planned district require site plan review and approval and shall be in compliance with the standards of this ordinance and the County Subdivision Ordinance. (*Amd. 04-18-11*)

SECTION 402. USES BY RIGHT.

All uses of property are allowed as a use by right except where this ordinance specifies otherwise or where this ordinance specifically prohibits the use. In the event, a use of property is proposed that is not addressed by the terms of this ordinance, the minimum ordinance standards for the use addressed by this ordinance that is most closely related to the land use impacts of the proposed use shall apply. In addition, the Ordinance Administrator may initiate a text amendment addressing such proposed use, provided that the drafting and adoption of said amendment will not cause delay in the permitting of the proposed use.

(Amd. 04-18-11)

SECTION 403. USE MATRIX.

The matrix on the following pages indicates Permitted and Special uses as well as some uses allowed only in a Conditional Zoning district. (*Amd. 04-18-11*)

CUMBERLAND COUNTY ZONING ORDINANCE

P = PERMITTED USE

LAND USES					1	1				ZOI	NING (CLASS	IFICA	TIONS								
	CD	A1	A1A	R40	R40A	R30	R30A	RR	R20	R20A	R15	R7.5	R6	R6A	R5	R5A	0&I(P)	C1(P)	C2(P)	C(P)	M1(P)	M(P)
ACCESSORY USES, Incidental to any permitted	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р
use (Sec. 1002)	F	r.	F	, r	r	F	F	r	r	, r	F	r	r	r	r	r	r	r	r	r	r	Ľ.
ADDRESSING SERVICE/BULK MAILING																				Р	Р	Р
AGRICULTURAL OR RURAL FARM USE	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р								
AIRPORT OPERATIONS, minor (Sec. 902)		S																			S	S
AIRPORT OPERATIONS, major																						Р
ALCOHOLIC BEVERAGE CONTROL SALES																				Р		
APPAREL AND ACCESSORY SALES																		Р	Р	Р		
ASSEMBLIES, Community, assembly hall, armory,																						
stadium, coliseum, community center, fairgrounds etc.		Р	Р	S	S	S	S	S	S	S	S	S	S	S	S	S	Р	Р	Р	Р	Р	P
(Sec. 916)																						
AUCTION SALES, excluding livestock auctioning & motor vehicles																				Р	Р	Р
BAKERY PRODUCTION AND WHOLESALE SALES																				Р	Р	Р
BAKING, on premises and retail only																		Р	Р	P	•	<u> </u>
BANKS, SAVINGS AND LOAN COMPANY AND																			-	-		
OTHER FINANCIAL ACTIVITIES																	Р	Р	Р	Р		
BARBERING AND HAIRDRESSING		<u> </u>																	_	-		
SERVICES/SALONS (Sec. 916)		S																Р	Р	Р		
BARS & NIGHT CLUBS, except as regulated by Sec. 924																				Р		
BED AND BREAKFAST (Sec. 903), except as regulated		Р	P	Р	Р	р	Р	Р	Р	р	Р	Р	Р	Р	Р	P			D	Р		
by Sec. 924		Ľ.		· ·		· ·	r	ſ	r	· ·		· ·			r							<u> </u>
BILLBOARDS (Outdoor Advertising) (SEC		s	s														SZ	SZ	SZ	SZ	<mark>S</mark> Z	<u>sz</u>
1307<u>1</u>309)		-	-							ļ									-=	_		
BINGO		_								ļ								Р		Р		<u> </u>
BOOKS & PRINTED MATTER SALES, except as																	Р	Р	Р	Р	Р	Р
regulated by Sec. 924 BORROW SOURCE OPERATIONS (Sec. 904)		s																			s	s
BOTTLED GAS DISTRIBUTING, bulk storage		3																			P	P
BOTTLING		-																			r	P
BUILDING SUPPLY		-				<u> </u>													P	Р	Р	P
BUS STATION ACTIVITIES, storage terminal		-								<u> </u>									r	r	r	<u> </u>
activities																				Р	Р	Р
CABINET MAKING AND OTHER WOODWORKING																					Р	Р
CALL CENTER																					r	P
																			_	-		· ·
CEMETERY, public (Sec. 916)		Р		S	S			S										Р	Р	Р	Р	P

CUMBERLAND COUNTY ZONING ORDINANCE

P = PERMITTED USE

LAND USES										Z	ONING	CLASS	IFICAT	IONS						-		
	CD	A1	A1A	R40	R40A	R30	R30A	RR	R20	R20A	R15	R7.5	R6	R6A	R5	R5A	O&I(P)	C1(P)	C2(P)	C(P)	M1(P)	M(P)
CLUB OR LODGE (Sec. 905), except as regulated by Sec. 924		S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	Р	S	Р		
CONVENIENCE CONTAINER AND RECYCLING FACILITY (Sec. 905.1)		s	s	s	s	s	s	s	s	S	s	s	s	S	s	s	s	Р	Ρ	Р	Р	Р
CONVENIENCE RETAIL W/ GASOLINE SALES, including drive thru motor vehicle washing (Sec 916)		Р																Р	Р	Р	Р	Р
COTTON GIN (Sec. 916)		Р	Р																		Р	Р
CREMATORIUM																				Р	Р	Р
DAY CARE FACILITY (Sec. 906)		S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	Р	Р	Р	Р	S1	S ¹
DETENTION FACILITIES/PRISONS (Sec. 907)		Z	Z																	Z	Z	Z
DISTILLERY, small																				Р		
DRY CLEANING AND LAUNDRY COLLECTION, no cleaning on premises except in conjunction with service counter, provided not more than 2500 square feet are devoted to these processes																		Ρ	Ρ	Ρ		
DRY CLEANING/LAUNDRY, self service																		Р	Р	Р		
DRY CLEANING OR LAUNDRY, commercial																				Р	Р	Р
DWELLING, SINGLE & MULTIPLE FAMILY		Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	S ²	S ²	S ²	S ²		
EXTERMINATING SERVICES																			Р	Р	Р	Р
EQUESTRIAN FACILITIES		Р	Р	Р	Р	Р	Р	Ρ	S	S												
FARM SUPPLIES MERCHANDISING & MACHINERY SALES/SERVICING (Sec. 916)		Р																	Р	Ρ	Р	Р
FIRE STATION OPERATIONS/EMERGENCY SERVICES (Sec. 916)		Р	Р	Р	Р	Ρ	Р	Ρ	Р	Р	Р	Р	Р	Ρ	Р	Р	Р	Р	Р	Р	Р	Р
FIRING RANGE, OUTDOOR (Sec. 907.1)		Z																				
FISH HATCHERY (Sec. 916)	Р	Р																			Р	Р
FLOWER SHOP																		Р	Р	Р		
FOOD PROCESSING																					Р	Р
FOOD PRODUCTION, with on premises retail sales of product																			Ρ	Р		
FOOD PRODUCTION/WHOLESALE SALES																				Р	Р	Р
FOOD SALES/GROCERY STORES (Sec. 916)		Р																Р	Р	Р		
FUNERAL HOME, incl. incidental crematorium		Р		l													Р	Р	Р	Р		
GOLF COURSES (Sec. 908)		Р	Р	Р	Р	Р	Р	Ρ	Р	Р	Р	Р	Р	Р	Ρ	Р	Р	Р	Р	Р	Р	Р
GROUP HOME, six or less clients (Sec. 909)		Р	Р	Р	Р	Р	Р	Ρ	Р	Р	Р	Р	Р	Р	Ρ	Р						
GROUP QUARTERS (Sec. 910)		S	S	S	S	S	S	S	S	S	S	S	S	S	S	S						
HARDWARE, PAINT & GARDEN SUPPLY SALES																		Р	Р	Р		
HAZARDOUS WASTE STORAGE/DISPOSAL FACILITY (Sec. 911)																					s	s

HOME FURNISHING AND APPLIANCE SALES			P P
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¹Only in approved industrial parks

²Special Use Permit required for Mixed Use Building, see Section 914.1 (Amd. 01-19-10)

CUMBERLAND COUNTY ZONING ORDINANCE

P = PERMITTED USE

S = SPECIAL USE (Sec. 1606 Board of Adjustment)

Z = CONDITIONAL ZONING (Article V – County BOC)

LAND USES										ZONI	NG CL/	ASSIFIC	ATION	S								
	CD	A1	A1A	R40	R40A	R30	R30A	RR	R20	R20A	R15	R7.5	R6	R6A	R5	R5A	O&I(P)	C1(P)	C2(P)	C(P)	M1(P)	M(P)
HOME OCCUPATIONS, Incidental (Sec.1002A)	Р	Р	Р	Р	Р	Ρ	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р					
HOTEL/MOTEL, except as regulated by Sec. 924																			Р	Р		1
INDUSTRIAL OPERATIONS NOT OTHERWISE																						Р
PROHIBITED																						
INDUSTRIAL SALES OF EQUIPMENT OR REPAIR SERVICE																					Р	Р
INTERNET CAFÉ/VIDEO GAMING																				Р		
JANITORIAL SERVICE																			Р	Р	Р	Р
KENNEL OPERATIONS ³ (Sec. 912)		Р	S	S	S														Р	Р	Р	Р
LABORATORY OPERATIONS, medical or dental																	Р	Р	Р	Р		
LABORATORY, RESEARCH																	Р	Р	Р	Р	Р	Р
LANDFILL, DEMOLITION/INERT DEBRIS																					Р	Р
LIBRARY (Sec. 916)		Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р		1
LIVESTOCK SALES & AUCTIONING (Sec. 916)		Р																			Р	Р
LOCKSMITH, GUNSMITH																			Р	Р	Р	
MACHINE TOOL MANUFACTURING OR WELDING																						Р
MANUFACTURED HOME CLASS A, for residential		Р	Р		Р		Р	Р		Р				P ⁴								
occupancy		P	r		P		P	r		r				r								I
MANUFACTURED HOME CLASS B, for residential		Р			Р			Р						P ⁴								1
occupancy		Ľ						r						r								<u> </u>
MANUFACTURED HOME CLASS C, for residential														P ⁴								1
occupancy (Sec. 913)																						
MANUFACTURED HOME PARK (County Subdivision														Р								1
Ordinance), excluding any manufactured home sales																						
MANUFACTURED HOME SALES																				Р	Р	Р
MASSAGE & BODYWORKS THERAPY																		Р	Р	Р		
MILLING OR GRINDING GRAIN AND SEED INTO FOOD (Sec. 916)		Р																			Р	Р
MINI-WAREHOUSING (SELF-STORAGE FACILITY) (no																						
outside commercial storage of motor vehicles (Sec.		Р														S	S	Р	Р	Р	Р	Р
914)																						
MINI-WAREHOUSING (SELF-STORAGE FACILITY)																						l
(including outside commercial storage of motor		S																		Р	Р	Р
vehicles)																						
MONUMENT SALES																				Р	Р	Р
MONUMENT WORKS																					Р	Р
MOTOR VEHICLE PARKING LOT, commercial																	Р	Р	Р	Р		Р

³*Repealed.* (Amd. 01-19-10; Amd. 10-15-12)

⁴Group developments in the R6A Residential district shall not be approved for more than one manufactured dwelling unit. (Amd. 08-20-12)

CUMBERLAND COUNTY ZONING ORDINANCE

P = PERMITTED USE

LAND USES										Z	ONING	CLASSI	FICAT	IONS								
	CD	A1	A1A	R40	R40A	R30	R30A	RR	R20	R20A	R15	R7.5	R6	R6A	R5	R5A	O&I(P)	C1(P)	C2(P)	C(P)	M1(P)	M(P)
MOTOR VEHICLE PARTS AND ACCESSORIES SALES,																		Р	Р	Р		
contained within a building and without storage																		F	r	F		
MOTOR VEHICLE REPAIR AND/OR BODY WORK (Sec.		Р																				
916), excluding commercial		l '																		Р	Р	Р
wrecking/dismantling/storage of junked vehicles																						
MOTOR VEHICLE RENTALS																			Р	Р	Р	Р
MOTOR VEHICLE SALES, new and used, including																			Р	Р	Р	Р
motor vehicle auctions																			r	r.	r	r.
MOTOR VEHICLE SERVICE STATION OPERATIONS																		Р	Р	Р	Р	
(Sec. 916)																				· ·	· ·	
MOTOR VEHICLE STORAGE YARD																					Р	Р
MOTOR VEHICLE WASHING																			Р	Р	Р	Р
MOTOR VEHICLE WRECKING YARDS AND JUNKYARDS																					s	Р
(Sec. 915) including sale of parts																					J	<u> </u>
NURSERY OPS/PLANT HUSBANDRY/GREENHOUSES	Р	Р						Р											Р	Р	Р	Р
(Sec. 916)	r	r						r											r	r.	r	r.
NURSING HOME/CONVALESCENT																						
HOME/HOSPITAL/RETIREMENT HOME, etc. (Sec.		S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	Р	Р	Р	Р		
917)																						
OFFICE SUPPLIES AND EQUIPMENT SALES AND																			Р	Р		
SERVICE/MAILBOX SERVICE																			•			
OFFICE USE – of a doctor, dentist, osteopath,																						
chiropractor, optometrist, physiotherapist, or other		Р	Р	Р	Р			Р									Р	Р	Р	P		
medically oriented profession, clinics (Sec. 916)																						
OFFICE USE – with no on-premises stock or goods for																						
sale to the general public and the operations and																						
services of which are customarily conducted and																	Р	Р	Р	P		
concluded by means of written, verbal or																						
mechanically reproduced communications material																						
PET SALES, excluding kennel activities or outside																			Р	Р		
storage of animals																			-			L
PHOTOGRAPHY STUDIO																	Р	Р	Р	Р		L
PRINTING AND REPRODUCTION LARGE SCALE, => 4000 sq. ft.																				Р	Р	Р
PRINTING AND REPRODUCTION SMALL SCALE, <4000																	Р	Р	Р	Р		
sq. ft.																						

CUMBERLAND COUNTY ZONING ORDINANCE

P = PERMITTED USE

LAND USES										Z	ONING	G CLASS	IFICAT	IONS								
	CD	A1	A1A	R40	R40A	R30	R30A	RR	R20	R20A	R15	R7.5	R6	R6A	R5	R5A	O&I(P)	C1(P)	C2(P)	C(P)	M1(P)	M(P)
PUBLIC/COMMUNITY UTILITY STATIONS/SUBSTATIONS	Р	Р	Р	Р	Р	Р	Р	Р	Ρ	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р
PUBLIC UTILITY WORKS, SHOPS OR STORAGE YARDS (Sec. 918)		s																	Р	Р	Р	Р
PUBLISHING																					Р	Р
QUARRY (Sec. 919)	z	z	z	z	z	z	z	z	z	z	z	z	z	z	z	z	z	z	z	z	r Z	r Z
RADIO OR TELEVISION STUDIO ACTIVITIES ONLY	-	~	~	-	2	-	-	-	-	2	-	2	~	2	~	2	P	P	P	P	2	
RAILROAD STATION/OPERATIONS																	F	r		P	Р	Р
RECREATION/AMUSEMENT INDOOR (Sec. 920)																				F	r	
conducted inside building for profit, not								Р											P	Р		
otherwise listed & not regulated by Sec. 924								•											•	•		
RECREATION/AMUSEMENT OUTDOOR (Sec. 920)																						
conducted outside building for profit, not	Р	Р	s	S	s	S	s	s	S	s	S	s							s	Р		
otherwise listed & not regulated by Sec. 924																						
RECREATION/AMUSTMENT OUTDOOR (with																						
mechanized vehicle operations) conducted		Р																		Р		
outside building for profit, not otherwise listed &		Р																		Р		
not regulated by Sec. 924																						
RECREATION OR AMUSEMENT PUBLIC/PRIVATE																						
(Sec. 920) not operated as a business for profit																						
including playgrounds, neighborhood center	Ρ	Р	Р	Ρ	Р	Ρ	Р	Р	S	S	S	S	S	S	S	S	Р	Р	Р	Р	S	S
buildings, parks, museums, swimming pools,																						
etc., & not regulated by Sec. 924																						
RECREATION VEHICLE PARK AND/OR	s	s	s					s											Р	Р		
CAMPGROUNDS (Sec. 921)			-																			L
RELIGIOUS WORSHIP ACTIVITIES		Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р
REPAIR, RENTAL AND/OR SERVICING, of any																			-	_	_	
product the retail sale of which is a use by right																		P	Р	Р	Р	P
in the same district																						
RESIDENTIAL HABILITATION SUPPORT FACILITY (Sec. 922)		s	S		S			S									Р	Р		Р		
· · · ·																						
RESTAURANT, operated as commercial enterprise, except as regulated by Section 924																		Р	Р	Р		
RETAILING OR SERVICING. With operations																						
conducted and merchandise stored entirely																			Р	Р		
within a building and not otherwise listed herein																						
SANITARIUM																	Р					
										[1

CUMBERLAND COUNTY ZONING ORDINANCE

P = PERMITTED USE

LAND USES										Z	ONING	CLASSI	FICAT	IONS								
	CD	A1	A1A	R40	R40A	R30	R30A	RR	R20	R20A	R15	R7.5	R6	R6A	R5	R5A	0&I(P)	C1(P)	C2(P)	C(P)	M1(P)	M(P)
SAWMILL AND/OR PLANING OPERATION (Sec. 916)	Ρ	Р																			Р	Р
SCHOOL, business and commercial for nurses or																						1
other medically oriented professions, trade,																	Р	Р	Р	Р	Р	Р
vocational & fine arts																						I
SCHOOLS, public, private, elementary or secondary		Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р					1
(Sec. 916)		F	F	r		r	r	r	r	r	r	F	r	r	r	r	F					<u> </u>
SECOND-HAND, PAWN AND FLEA MARKET (Sec. 923)																				Р		I
SEPTAGE DISPOSAL SITE		Р																			Р	Р
SEXUALLY ORIENTED BUSINESSES (Sec. 924)																				S		Р
SHEET METAL FABRICATION																						Р
SOLAR FARM		Р																			Р	Р
SOLID WASTE DISPOSAL FAC. (Sec. 925)		S	S																			S
SPECIAL INFORMATION SIGNS (Sec. 1304 D)	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S
STORAGE-FLAMMABLE																						Р
STORAGE-OPEN																						Р
STORAGE-WAREHOUSE																						Р
SWIMMING POOLS, Incidental to a principal use,	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р
(Sec. 1002C)	P		Р	Р	Р	۲ I	Р	۲ I	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	P	Р	
TAILORING (Dressmaking)																		Р	Р	Р		
TAXICAB STAND OPERATION																			Р	Р		
TELEPHONE SWITCHING/BOOSTER STATION		Р	Р	Р	Р	Р	Р	Р	Ρ	Р	Ρ	Р	Ρ	Р	Ρ	Р	Р	Р	Р	Р	Р	Р
THEATER PRODUCTIONS, indoor, which show only																						
films previously submitted to & rated by the Motion																		Р	Р	Р		ł
Picture Association of America & not including																		r	r			ł
theaters regulated by Section 924																						L
THEATER PRODUCTIONS, outdoor (Sec. 926), which																						ł
show only films previously submitted to & rated by		s	s					s											s	Р		ł
the Motion Picture Association of America & not		l .						l .											Ū	· ·		ł
including theaters regulated by Section 924																						
TIRE RECAPPING																						Р
TOWER (Sec. 927)	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	Р	Р	Р
TRADES CONTRACTOR ACTIVITIES, with or without																			Р	Р	Р	Р
outside storage of equipment or supplies																			· ·	· ·		
TRAILER RENTALS, Including terminal activities,																						ł
hauling and/or storage, incidental to same, but																				Р	Р	р
excluding mini-warehousing as defined herein																						ı

CUMBERLAND COUNTY ZONING ORDINANCE

P = PERMITTED USE

S = SPECIAL USE (Sec. 1606 Board of Adjustment)

Z = CONDITIONAL ZONING (Article V – County BOC)

LAND USES										Z	ONING	G CLASS	IFICAT	IONS								
	CD	A1	A1A	R40	R40A	R30	R30A	RR	R20	R20A	R15	R7.5	R6	R6A	R5	R5A	O&I(P)	C1(P)	C2(P)	C(P)	M1(P)	M(P)
TRUCK TERMINAL ACTIVITIES, repair & hauling and/or storage																				Ρ	Р	Р
UPHOLSTERING OR FURNITURE REFINISHING																			Р	Р	Р	Р
VARIETY, GIFT AND HOBBY SUPPLY SALES																		Р	Р	Р		
VENDING MACHINE RENTAL																				Р	Р	Р
VETERINARIAN (Sec. 916)		Р	Ρ	Р	Р			Р											Р	Р		
WHOLESALE SALES, with operations conducted and merchandise stored entirely within a building and not otherwise listed herein																				Р	Р	Р
WIRELESS COMMUNICATIONS & ACCESSORY SALES																		Р	Р	Р		

(Section 403 amendments: Amd. 02-21-06, Amd. 02-19-08, Amd. 03-17-09, Amd. 01-19-10; Amd. 04-18-11; Amd.08-20-12; Amd.04-20-15; Amd. 04-20-20)

ARTICLE V COMPANION DISTRICTS –CONDITIONAL ZONING DISTRICTS

SECTION 501. GENERAL.

The Conditional Zoning districts set forth herein are authorized by N.C. GEN. STAT. §160D-703 and are intended to modify the uses to which the parallel zoning district is restricted. Generally, an applicant, by seeking to rezone property to a Conditional Zoning district, will propose to restrict or eliminate Permitted, Conditional or Special Uses. Request for Conditional Zoning district rezoning shall be processed administratively in the same manner as for amendments to this ordinance as established in Article XV.

Conditional Zoning districts are floating districts that parallel general zoning districts. Conditional Zoning districts are identical to their corresponding general zoning districts in all respects except that a permit is required as a prerequisite to any use (Permitted, Conditional or Special) or development within them.

Parallel Conditional Zoning districts are provided as a voluntary alternative method of petitioning the Board of Commissioners for a zoning map or classification change. The owner may submit conditions that restrict the uses that would otherwise be allowed in the zoning district and only those uses specifically requested in the application shall be considered.

(Amd. 02-19-08; Amd. 04-18-11; Amd. 02-01-21)

SECTION 502. RESTRICTIONS ON FILING OF APPLICATIONS.

A request for a Conditional Zoning district rezoning shall be initiated only by an application [petition] signed by all current record owners of the property. (*Amd.* 11-20-06; *Amd.* 04-18-11)

SECTION 503. CONTENT OF APPLICATIONS AND CONDITIONS.

The Conditional Zoning district application shall provide the minimum information requirements set forth below; however, additional information may be required by the Planning and Inspections Staff, Planning Board or the Board of Commissioners when requested if any of the aforementioned deem it necessary in order to be able to make a recommendation on, or decision regarding, the application. Such requests may include a

requirement for a more detailed site plan, or one modified in accordance with additional or modified conditions and other performance criteria. (*Amd. 02-19-08; Amd. 04-18-11*)

A. <u>Proposed Uses</u>: Proposed uses shall be set forth in detail, including the compatibility with the uses in the neighboring districts. Any limitations or conditions to be placed on the proposed uses to enhance compatibility with and benefit to surrounding areas shall also be set forth.

B. <u>Dimensional Requirements</u>: The application shall show that the uses comply with dimensional requirements for the district requested. If the applicant proposes to vary the dimensional requirements for the district requested, it shall be demonstrated that the public purposes to be accomplished by any such dimensional requirement are met to an equal or greater degree.

C. <u>Sign Requirements</u>: The application shall indicate the location of signs in accordance with Article XIII, Sign Regulations. <u>The range of allowable sign types</u> <u>permissible in a conditional zoning district shall be the same as those permitted in the corresponding conventional (general) zoning district.</u> If the applicant proposes to vary the sign provisions for the district requested, it shall be demonstrated that the public purposes to be accomplished by any such provisions are met to an equal or greater degree. <u>Some conditional zoning districts (e.g., the mixed use conditional or planned neighborhood development zoning districts) do not allow deviations from sign standards.</u> (*Amd. 02-19-08*)

D. <u>Off-Street Parking Requirements</u>: The application shall indicate the location of all off-street parking and internal drive areas in accordance with Article XII, Off-Street Parking provisions. If the applicant proposes to vary the off-street parking provisions of this ordinance for the use requested, it shall be demonstrated that the public purposes to be accomplished by any such provisions are met to an equal or greater degree. (*Amd. 02-19-08*)

E. <u>Miscellaneous Provisions</u>: The application may also set forth other conditions and performance criteria, such as days and hours of operation, numbers of employees, exterior lighting, and noise, odor and smoke emission controls or other environmental conditions, which might be proposed to make the use of the property compatible with surrounding areas and uses allowed therein. (*Amd. 04-18-11*)

F. <u>Site Plan Requirement</u>: The application shall include a site plan drawn to the specifications of Section 1402. If the proposed uses involve development subject to the County Subdivision Ordinance, the site plan required may be general in nature, showing

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a generalized street pattern, if applicable, and the location of proposed uses. If the proposed uses include development not subject to the County Subdivision Ordinance, the site plan shall be of sufficient detail to allow the Planning and Inspections Staff, the Planning Board, and the Board of Commissioners to analyze the proposed uses and arrangement of uses on the site. It shall also include the footprints of all buildings to be placed on the site, the proposed number of stories, and the location and number of off-street parking and loading spaces. The site plan shall show proposed points of access to existing streets and internal circulation patterns. In addition, the location of all proposed buffers and fences shall be included on the site plan. (*Amd. 02-19-08*)

SECTION 504. ACTION BY THE PLANNING BOARD.

The Planning Board may hold a public meeting during which the applicant may voluntarily make modifications to the request. The Planning Board shall review the request for a Conditional Zoning district rezoning and make a recommendation to the Board of Commissioners. When making this recommendation, the Planning Board shall issue a statement addressing the reasonableness of the proposed rezoning, in addition to addressing the request's consistency with any comprehensive plan that has been adopted and any other officially adopted plan that is applicable. (*Amd. 11-20-06; Amd. 04-18-11; Amd. 02-01-21*)

SECTION 505. ACTION BY THE BOARD OF COMMISSIONERS.

The Board of Commissioners shall hold a legislative hearing to consider the Conditional Zoning district rezoning and shall review the application, recommendations from the Planning Board, suggested conditions, and other information presented at the legislative hearing. The Board of Commissioners shall adopt a statement analyzing the reasonableness of the proposed rezoning along with addressing the consistency of the request with any applicable officially adopted comprehensive plan for the area in which the subject property is located and this statement shall be made a part of the record.

In approving the application, the Board of Commissioners, with mutual agreement of the property owner(s) recorded in writing, may attach such reasonable requirements or conditions in addition to those specified in the Planning Board's recommendation. The conditions may include, but shall not be limited to:

A. The location of the proposed use on the property;

B. The number and location of structures;

C. The location and extent of accessory and support facilities, such as parking lots, driveways, fences and access streets;

D. The location and extent of buffer areas and other special purpose areas on the property;

E. The height of any structure;

F. The phasing of development;

G. Other restrictions on the use of the property that adhere to the purposes of this ordinance and maintain the public health, safety and welfare; and

H. Such other matters as the applicant shall propose.

The record shall reflect that the property owner(s) voluntarily agree to all conditions proposed.

(Amd.11-20-06; Amd. 04-18-11; Amd. 02-01-21)

SECTION 506. MODIFICATION TO APPROVED CONDITIONAL ZONING DISTRICTS.

All modifications, including changes in use and/or increase in density, to approved Conditional Zoning districts, other than those listed below, shall be reviewed in the same manner as a new project.

The following minor modifications to the [approval for the] Conditional Zoning district may be approved by the Planning and Inspections Staff without approval by the Board of Commissioners, provided no variance is required, the use does not change, the intent and layout of the approved plan is generally followed, density is not increased, conditions of approval are not violated, and such changes do not cause a significant adverse impact:

A. Slight variations in the building dimensions that do not depart from the general approved layout and not exceeding ten percent of the original approved dimensions;

B. Minor changes in parking lot or traffic lane dimensions;

C. Minor dimensional changes to individual lots;

D. Minor site modifications due to necessary engineering requirements;

E. Change of location of elements included on the site plan that generally maintains relative alignment and orientation to the approved site plan; and

F. Other similar insignificant changes.

In reviewing such changes, the Planning and Inspections Staff may require that the modification be handled in the same manner as a new application. (*Amd.* 04-18-11)

SECTION 507. TIME LIMIT.

Once the Conditional Zoning district rezoning is approved, all conditions attached thereto shall be binding upon the property and all subsequent development and use of the property shall be in accordance with the approved application and conditions. Since the intent of this type of district is to provide for workable alternative uses of property, it is intended that land will be zoned in accordance with firm plans to develop. Therefore, at the end of two years from the date of approval, the Planning Board may examine progress made to determine if active efforts are proceeding. If the Planning Board determines that active efforts to develop are not proceeding, it may institute proceedings to rezone the property to its previous zoning classification. (*Amd. 04-18-11*)

SECTION 508. FAILURE TO COMPLY.

If for any reason any condition imposed pursuant to this section is found to be illegal or invalid, or if the applicant should fail to accept any condition, the authorization of such Conditional Zoning district shall be null and void and of no effect, and the Planning and Inspections Director shall initiate a rezoning to revert the zoning of the property to its previous zoning classification.

Compliance with all conditions of a Conditional Zoning district is an essential element of the Conditional Zoning district's continued validity and effectiveness. If the Director determines that a developer has failed to comply with a condition of an approved Conditional Zoning district, the Director shall so notify the property owner(s) or the property owner(s)' successor in interest in writing and shall place the matter on the Board of Commissioners' agenda, after consideration by the Planning Board and upon issuance of its recommendation, for the Commissioners' hearing and decision whether or not to revoke the approval of the Conditional Zoning district and revert the zoning of the property to its previous zoning district. Such hearing shall be on reasonable written notice to the property owner(s) or the property owner(s)' successor in interest. The decision of the Board of Commissioners shall be a final decision and a decision to revoke

the Conditional Zoning district may be appealed to the Superior Court of Cumberland County within 30 days after the property owner(s) or the property owner(s)' successor in interest have been served with written notice of the Board of Commissioners' decision. Service by personal delivery or certified mail, return receipt requested, of a certified copy of the Board of Commissioners' approved minutes for its meeting at which such decision is made, may constitute written notice and service of the Board of Commissioners' decision hereunder.

(Amd. 02-19-08; 04-18-11)

SECTION 509. VALIDATION OF EXISTING CONDITIONAL USE OVERLAYS AND CONDITIONAL USE DISTRICTS AND PERMITS.

Nothing in this ordinance shall be interpreted to affect or impair any rights accrued pursuant to any Conditional Use Overlay District and Permit, under the County Zoning Ordinance of July 3, 1972, and subsequent amendments, prior to the effective date of this ordinance. In addition, nothing in this ordinance shall be interpreted to affect or impair any rights accrued pursuant to a Conditional Use District and Permit approved prior to April 18, 2011. All valid and legally approved Conditional Use Overlay Districts or Conditional Use Districts and the Permits shall continue to be valid provided that terms of the permit are not substantially or materially altered or expanded in any manner, that all conditions and requirements of the permit are and continue to be complied with and that the use does not cease for a period of one year. Failure to comply with the conditions of the Permit for the Conditional Use Overlays or a Conditional Use District will subject the property owner and/or developer to possible revocation and reversion pursuant to Section 508 above. (*Amd. 04-18-11*)

ARTICLE VI MIXED USE DEVELOPMENT – CONDITIONAL ZONING_DISTRICT

SECTION 601. GENERAL.

This zoning district incorporates the provisions of Article V, Conditional Zoning Districts, in its entirety. In addition, the restrictions and requirements set forth below shall be considered minimum standards and must be adhered to or exceeded. *(Amd. 04-18-11)*

SECTION 602. MINIMUM CONDITIONS FOR APPLICATION.

The following are the minimum conditions that must be met prior to submission of an application for this district:

A. The subject property must be served by public or community water and sewer;

B. The subject property must have permitted access to a public paved street that can support the development; and

C. The subject property must be at least ten acres.

SECTION 603. USES ALLOWED.

The intent of this district is to allow for flexibility of development; however, unless a use not listed below is specifically requested by the applicant and receives a favorable recommendation from the Planning Board and approved by the County Commissioners, all uses within the district shall be limited to the following:

A. Any residential use except manufactured homes and manufactured home parks;

B. Commercial and office uses in the C1(P) Planned Local Business District and O&I(P) Planned Office and Institutional District; and

C. Allowed uses from the C2(P) Planned Service and Retail and the C(P) Planned Commercial districts are as follows:

1. Alcoholic Beverage Control Sales;

2. Bed & Breakfast (except those regulated by Section 924);

3. Food Production (with on premises retail sales of product);

4. Home Furnishings and Appliance Sales;

5. Janitorial Service;

6. Locksmith, Gunsmith;

7. Mini-warehousing with no outside storage of vehicles (if constructed in accordance with Section 914);

8. Motor Vehicle Washing;

9. Office Supplies and Equipment Sales and Service, Mailbox Service;

10. Pet Sales (excluding kennel operations, outside runs, and outside storage of animals);

11. Recreation or Amusement, Indoor (conducted inside a building for profit, and not otherwise listed herein) and recreation/amusement outdoor (conducted outside building for profit, not otherwise listed or regulated);

12. Recreation or Amusement, Public/Private (not operated as a business for profit);

13. Retailing or Servicing with operations conducted and merchandise stored entirely within a building (Note: The remainder of this use, as listed in Section 403, "and not otherwise listed herein" is not included in this Section.); and

14. Veterinarian.

Any combination of the above permitted uses shall not exceed 50% of the total land area within the district for non-residential development. (*Amd.* 11-20-06; *Amd.* 02-19-08; *Amd.* 01-19-10)

SECTION 604. DEVELOPMENT PERFORMANCE STANDARDS.

A. <u>Calculation of Area</u>: Prior to submission for approval, the developer shall ensure the following calculations for land uses are provided for and clearly shown on the site plan:

1. Fifteen percent of the land area for the entire development shall be subtracted out of the overall acreage prior to any other calculations and shall be reserved as open space; and

2. After deduction of open space is completed, all acreage devoted to vertical mixed use, provided only residential use occurs above the first floor, shall be subtracted out of the remainder; then

3. The resultant acreage shall be the basis for calculation of the percentages for the fifty percent commercial and residential calculations.

B. Open Space Provisions.

1. Fifteen percent of the land area is to remain undeveloped (in its natural state), unless developed recreational facilities are specifically requested in the application and shown on the site plan and approved by the County Commissioners upon their consideration of the recommendation from the Planning Board;

2. The open space portion of the tract must be in one contiguous piece or if not, receive a favorable recommendation from the Planning Board and approved by the Board of Commissioners; and

3. The open space shall be secured by a recorded conservation easement and maintained as common area by an owners' association in the same manner as prescribed in the County Subdivision Ordinance for common area in Zero Lot Line developments, or owned by a public or non-profit organization (i.e., governmental entity, land trust, conservancy, etc.) provided that this manner of ownership is approved by the County Commissioners after their consideration of the Planning Board's recommendation. It is permissible for the owners' association to initially be incorporated as an umbrella organization with declaration of covenants addressing the overall development and then subsidiary associations created for individual sub-developments within the overall development. (*Amd. 01-19-10*)

C. Development Standards.

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1. A site plan including all information required for detailed site plans enumerated in Section 1402 shall be submitted with the application. In addition, the site plan shall include the street layout, all proposed means for pedestrian and vehicle movement, including any alleys, public/private access to open space, etc. The site plan must be detailed and strictly adhered to.

2. Half of the proposed residential development, excluding vertical mixed use, shall have been issued a Certificate of Occupancy or a guarantee has been posted in the form of a bond or irrevocable letter of credit and approved by the County Attorney, with the estimated cost of construction being approved by the County Engineer, in the same manner as required by the County Subdivision Ordinance for "Guarantees of Improvements", prior to the completion of the approved non-residential portion of the plan. In the event, the developer fails to complete the residential portion of the development, the funds from the guarantee shall be used toward recouping any legal cost associated with enforcement of the conditions of approval and toward construction of any improvement within the development reasonably necessary to provide for the safety, health, and welfare of the public.

(Amd. 01-19-10; 04-18-11)

3. All development within the district must meet any height restrictions imposed by airports and the Federal Aviation Administration.

4. The district dimensional requirements, including minimum lot size, setbacks, and density restrictions, of Article XI shall not apply within the district; however, all periphery setbacks shall be that of any adjoining zoning district.

5. Sidewalks shall be provided in accordance with the standards of the County Subdivision Ordinance.

6. The site plan shall indicate the minimum number, size, and location of offstreet parking spaces for all non-residential development and comply with the standards of Article XII, Off-Street Parking and Loading. (Amd. 01-19-10)

7. All utilities except for high voltage electric lines (25kv or greater) shall be placed underground within the district.

8. Streets and drives will comply with North Carolina Department of Transportation standards and will be capable of carrying the projected traffic volumes.

9. All signage within the district shall comply with the sign regulations as authorized in Section 1306. AArticle XIII, Sign Regulations.

June 20, 2005 County Zoning Ordinance w/ Amendments through March 15, 2021 10. Buffering shall be provided in accordance with the standards of Section 1102.G.

11. Developments submitted for approval under this article are exempt from the parks, recreation, and open space provisions contained within the County Subdivision Ordinance.

(Amd. 01-19-10)

D. <u>Other Applicable Regulations</u>. In addition to the above requirements and all conditions placed on the district, the developer shall ensure the following:

1. All County Subdivision Ordinance and Watershed Protection Ordinance requirements shall be complied with, where applicable;

2. Compliance with the Highway Plan;

3. The plans must be in harmony with the most current Comprehensive Land Use Plan, any officially adopted area plan and current adopted policies; and

4. All other applicable Federal, State, and local regulations are complied with. (*Amd. 01-19-10*)

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ARTICLE VII PLANNED NEIGHBORHOOD DEVELOPMENT – CONDITIONAL ZONING DISTRICT

SECTION 701. PURPOSE.

This district encourages the development of residential land in such a manner as to provide a more desirable living environment characterized by a variety of housing types in order to best meet the demand of all people, allow new methods by which land and facility costs can be reduced on a per unit basis so that more people can afford better living conditions, and may include limited commercial facilities to meet the needs of surrounding residents.

SECTION 702. GENERAL.

The developer is strongly encouraged to submit a preliminary sketch of the proposed Planned Neighborhood Development (PND) plan and to work closely with the Planning and Inspections Staff prior to submission of any application and site plan for rezoning to this Conditional Zoning district. This zoning district incorporates the provisions of Article V, Conditional Zoning districts, in its entirety. In addition, the restrictions and standards set forth below shall be considered minimum standards for this Conditional Zoning district or surpassed. (*Amd. 04-18-11*)

SECTION 703. MINIMUM CONDITIONS FOR APPLICATION.

The following are the minimum conditions that must be met prior to submission of an application for this district:

A. The subject property must be served by public or community water and sewer;

B. The subject property must have permitted access to a public paved street that can support the development; and

C. The subject property must contain at least 50 contiguous acres under one ownership or control. An area shall be deemed contiguous which is composed of one un-separated continuity of land; or is separated by street rights-of-way to which abutting property has direct access rights; or is separated by minor streams, creeks, other bodies of water or railroad rights-of-way across which vehicular crossings are feasible and practicable and which will be provided for in the PND plan.

SECTION 704. USES ALLOWED.

The following uses are permitted subject to restrictions placed on the PND by the Planning Board and/or Board of Commissioners, and as agreed to by the record property owner(s): (*Amd. 02-19-08*)

A. Any residential use permitted in the R7.5 zoning district, including a variety of single-family, multifamily, patio homes, townhouses, condominiums and zero lot line developments;

B. Commercial and office uses in the C1(P) Planned Local Business District and O&I(P) Planned Office and Institutional District; and

C. Allowed uses from the C2(P) Planned Service and Retail and the C(P) Planned Commercial districts are as follows: (*Amd.* 01-19-10)

1. Home Furnishings and Appliance Sales;

2. Hotel/Motel (except as regulated by Section 924);

3. Janitorial Service;

4. Office Supplies and Equipment Sales and Service;

5. Motor Vehicle Washing;

6. Recreation/Amusement, Indoor conducted inside a building for profit, not otherwise listed & not regulated by Section 924);

7. Recreation or Amusement Public/Private (not operated as a business for profit including playgrounds, neighborhood center buildings, parks, museums, swimming pools, etc., and not regulated by Section 924);

8. Retailing or Servicing (with operations conducted and merchandise stored entirely within a building and not otherwise listed herein);

9. Veterinarian.

SECTION 705. DEVELOPMENT STANDARDS.

A. Land Use Proportions.

1. <u>Non-Residential Uses</u>: A maximum of five percent of the gross land area of the development may be devoted to such convenience commercial uses as listed above, with no one tract to exceed ten acres.

If more than one tract of land is proposed for commercial uses, no one tract shall be less than two acres and all tracts shall be separated from each other by at least onequarter mile measured in a straight line.

2. <u>Residential Uses</u>: The maximum density of residential units per acre of the gross land area shall be six except as provided below. In determining the maximum number of units, the acreage denoted to commercial uses shall not be included. (*Amd. 02-19-08*)

The commercial land area may be proportioned if the developer wishes, i.e., three and three quarters percent commercial and six and one-half units per acre of gross land area; two and one-half percent commercial and seven units per acre of gross land area; one and one-quarter percent commercial and seven and one-half units per acre of gross land area. In lieu of all commercial development, a developer may increase the maximum residential density not to exceed eight units per acre of gross land area.

B. Open Space and Recreational Facilities. Where the Fayetteville-Cumberland Parks and Recreation Master Plan or any other plan of the County or municipal government adopted after the effective date of this amendment identifies land in the proposed PND as a proposed recreation area, a minimum of 15 percent of the gross land area to be committed to a PND shall either be placed in an owners' association, under the same provision and conditions as provided for in the County Subdivision Ordinance, or be dedicated to the County of Cumberland for use as parks, recreation areas, and open space. At least 50 percent of the area offered for dedication must be suitable for recreational use. The Board of Commissioners,' after their consideration of the Planning Board's recommendation, shall determine that the quality and location of the land to be dedicated is sufficient to serve the PND. (*Adm. 02-19-08*)

The entire dedication may be made when the preliminary plat is presented to the Board of Commissioners; or, if the development is to be accomplished through a series of stages, the open spaces may be dedicated in parts proportionate to the number of units to be developed as approved in the PND plan. No parcel of land dedicated shall be less than one contiguous acre which shape is acceptable to the Board of Commissioners and all such areas shall be physically a part of the PND. Detached single-family dwelling units are exempt from any further open space dedication requirements of the Subdivision Ordinance. Residential group developments must provide the recreation areas required by the Subdivision Ordinance.

When according to adopted County or municipal plans, no land is required for recreation purposes, 15 percent of the land shall be either placed in an owners' association, under the same provision and conditions as provided for in the County Subdivision Ordinance; the land shall be dedicated to the County for use as parks and recreation and open space; or a fee shall be paid to the County of Cumberland for the acquisition of land for recreation purposes in accordance with the provisions of N.C. GEN. STAT. §160D-804. The Board of Commissioners shall decide which option is appropriate. If a fee is chosen, it shall be equivalent to 15 percent of the tax-assessed value of the land contained in the PND. The entire dedication of land or fee may be made at the time the preliminary plat is presented for approval or may be made in proportion to the number of units to be developed of the total approved for the PND. A fee in lieu does not entitle the PND to additional residential units or commercial acreage. (*Amd. 02-01-21*)

C. <u>Buffer Requirement</u>. Buffers meeting the standards of Section 1102.G shall be provided. The Board of Commissioners' upon recommendation from the Planning Board may require additional buffering, when the proposed nonresidential area abuts land not included in the development plan and the required buffer would not protect the adjoining properties from the non-residential character of the uses.

D. <u>Off-Street Parking and Loading Spaces</u>. Off-street parking and loading spaces shall be provided as required for the specific uses as listed in Article XII.

E. <u>Sign Regulations</u>. All signage shall comply with the standards enumerated in <u>Section 1306 with non-residential uses not exceeding the standards for the C1(P) zoning</u> <u>districtArticle XIII, Sign Regulations</u>.

F. <u>Dimensional Provisions</u>. Residential uses shall meet or exceed the minimum standards for setbacks of the R7.5 Residential District along all public streets and on the periphery of the development. All non-residential uses shall observe the yard regulations for the C1(P) zoning district along the public streets and on the periphery of the PND.

G. <u>Schedule of Development</u>. Development of the commercial portion of a PND shall not commence until the following schedule of the number of residential units approved for the PND have been developed:

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Size of PND	Units Approved
50 to 100 acres	50%
Over 100 acres, up to 150 acres	40%
Over 150 acres, up to 200 acres	30%
Over 200 acres	25%

SECTION 706. CONTENTS OF APPLICATION.

In addition to the requirements of Section 503, the application shall contain the following items:

A. General site plan indicating the proposed land use areas including residential, commercial, open space and recreational, and other public facility areas to be developed for the entire site;

B. The proposed density pattern for the entire area, and the housing type to be used in each area, i.e., multi-family, single-family attached, single-family detached;

C. The primary and collector streets, including thoroughfares on the adopted Highway Plan and any other adopted plans of the County and/or Planning Board;

D. The proposed uses for the commercial area(s);

E. Floodplain areas where applicable;

F. Written statement or certification from appropriate public authorities that the PND area will be served with public or community water and sewer systems;

G. Legal description of boundary of PND plan area and each proposed housing area in the PND plan;

H. The names and addresses of adjoining property owners.

SECTION 707. SITE PLAN AND SUBDIVISION APPROVAL.

After approval of the PND from the Board of Commissioners and prior to issuance of any zoning or building permit, the property owner(s) shall submit for preliminary and final approval of each segment of the plan, meeting conditions of the approved permit, in the same manner as for site plan and subdivision approvals in accordance with this ordinance and the County Subdivision Ordinance. (*Amd. 04-18-11*)

SECTION 708. AMENDMENTS.

Amendments to an approved PND plan shall be processed in the same manner as the original application. In considering the approval of an amendment to a condition, consideration shall be given to the effect the amendment may have on any other portion of the PND.

SECTION 709. ABANDONMENT OF PND PLAN.

In the event the developer abandons the PND plan as approved, all undeveloped or unplatted land shall be used further only under the regulations of the R7.5 Residential district unless a subsequent application is approved for the remaining land. Such subsequent plans must be based, however, on the overall residential density planned on the original tracts of land and may not include additional commercial land except if a portion was not developed under the original plan.

SECTION 710. VALIDATION OF EXISTING PND PLANS.

PND plans approved prior to the effective date of this ordinance shall not be affected by this amendment; however, any amendment to any existing PND after the effective date of this ordinance shall be processed under the amended approval process outlined in this article.

ARTICLE VIII DENSITY DEVELOPMENT- CONDITIONAL ZONING DISTRICT

SECTION 801. PURPOSE.

Density Development-Conditional Zoning districts are intended to promote the preservation of open space and the rural areas within the County while at the same time providing for the residential development of land. (*Amd. 04-18-11*)

SECTION 802. GENERAL.

The property owner(s) are strongly encouraged to submit a preliminary sketch of the proposed development and to work closely with the Planning and Inspections Staff prior to submission of any application and site plan for rezoning to this Conditional Zoning district. This zoning district incorporates the provisions of Article V, Conditional Zoning Districts, in its entirety. In addition, the restrictions and standards set forth below shall be considered minimum standards for this Conditional Zoning district and must be satisfied or surpassed.

(Amd. 04-18-11)

SECTION 803. DEVELOPMENT STANDARDS.

A. <u>Development Area</u>. All building sites will be restricted to 60 percent of the total tract with the remaining 40 percent designated as open space. Twenty percent of the land designated as open space must not include wetlands, water bodies, or located within the floodway.

(Amd. 02-19-08)

B. <u>Density</u>. All developments approved under this section may provide for equal to or less than the density of the requested parallel zoning district as allowed for in Section 1104.

(Amd. 02-19-08)

C. <u>Building Sites</u>. The building site shall be that property intended for conveyance to a fee simple owner after the construction thereon of residential structure(s) and shall be sufficient in size to accommodate the structure(s) intended to be constructed thereon; any accessory structures; and provisions for utilities, whether public or private, including sufficient land area for wells, septic tanks and drain fields, if necessary.

D. <u>Yard Regulations</u>. The building sites shall be exempt from the yard regulations in Section 1104, provided that all sites served by a public street shall provide for the minimum front yard setback and a minimum of ten-foot separation between structures shall be provided for all structures within the development. All periphery setbacks must be met along the perimeter of the development. Setbacks shall not include any of the open space and/or buffer areas as required by sub-sections E and F below.

E. <u>Perimeter Buffer</u>. The entire development shall be buffered with a minimum of six-foot in height and 20-foot in width vegetative strip of land, as described below, around the periphery and 40-foot in width along the frontage right-of-way. The buffer shall consist of natural topography and/or plantings, as necessary to preserve the rural appearance of the area surrounding the development and the right(s)-of-way fronting the development, provided that:

1. The application and site plan shall clearly reflect the buffer area and the property owner(s)' intentions regarding the buffer, including the location of and type of plant material proposed and assurance that any proposed plantings will be three feet in height at time of planting, to reach a height of six feet within three years, with sufficient plantings along any right-of-way to accomplish complete opacity within three years from time of planting. A berm or combination berm and plantings may also be used provided an initial height of three feet is achieved with a total height of six feet within three years;

2. Unless expressly mutually agreed upon in advance and approved by the Board of Commissioners after consideration of the recommendation from the Planning Board, the property owner(s) shall not develop or alter the natural topography of the land within the buffer area. There shall be no cutting, removal of trees, or the disturbance of other natural features except as stated herein:

a. As incidental to boundary marking, fencing, signage, installation of utilities, construction and maintenance of nature trails and public access allowed hereunder;

b. Selective cutting and prescribed burning or clearing of vegetation and the application of usual and customary pesticides for fire containment and protection, disease control, restoration of hydrology, wetlands enhancement and/or control of non-native plants; or

c. The property owner(s) chose to use a berm or combination berm and plantings.

3. The land area containing the perimeter buffer shall be permitted to count toward the 40 percent open space requirement but shall not be considered as any portion of any required yard area;

4. The perimeter buffer may be reduced in width if adjacent to an existing and properly approved Density Development provided the combined buffers satisfy the intent of this ordinance and is found to be sufficient by the Planning Board and the County Commissioners;

5. The final approval of the sufficiency of the perimeter buffer shall rest with the Board of Commissioners after their consideration of the recommendation from the Planning Board; and

6. The perimeter buffer shall be in place prior to submission for final plat approval of any lot within the development or the property owner may elect to post a guarantee, such as a letter of credit, performance bond or other surety in the same manner as allowed for in the County Subdivision Ordinance equal to 1.25 times the tax assessed raw land value of the area within the development plus 100 percent of the amount of any improvements proposed to satisfy the buffer requirement. (*Amd. 02-19-08; Amd. 04-18-11*)

F. Open Space.

1. The property owner shall not develop or alter the natural topography of the designated open space unless improvements are clearly indicated on the application and site plan and approved by the Board of Commissioners after their consideration of a recommendation from the Planning Board.

2. The open space land area shall adjoin the largest practical number of lots within the development and may, if proposed to be maintained by the property owner or by an owners' association, restrict access to only the residents of the development.

3. The open space land area shall be interconnected wherever possible to provide for a continuous network with such lands in adjacent developments.

4. All open space shall be permanently restricted from future subdivision and other forms of development through a perpetual open space or conservation easement running with and appurtenant to title of lots in the development, and recorded in the Cumberland County Registry, except where otherwise provided herein. The location of the easement shall be shown on the recorded plat and clearly depicted on the site plan. The conservation easement shall expressly provide that Cumberland County shall be an intended third-party beneficiary and shall have standing to both enforce any restrictions and to recover the costs of remedying any violation from any party(s) breaching the easement.

(Amd. 02-19-08; Amd. 04-18-11)

5. Open space shall be preserved and used only for natural scenic, passive recreational, agricultural, pasture and/or meadow, forestry, wetlands, or horticultural uses.

6. A property owners' association shall be created to maintain the open space and any common areas in the development, unless an alternative method of maintenance is approved by the Board of Commissioners upon recommendation of the Planning Board (such as, for instance, if the open space is conveyed by a perpetual conservation easement to a recognized nonprofit conservancy organization or other non-profit organization established for ecological and/or environmental preservation). Membership in the property owners' association shall be mandatory for all property owners in the development. The property owners' association shall have the authority and duty to levy assessments, which shall be liens upon and run with the title to every lot within the development, to provide for maintenance of the open space and any other common areas in the development. The documents creating the property owners' association shall provide that they may not be amended except upon a vote of the owners representing at least three-quarters of the lots in the development. The County Attorney shall approve the property owner's association documents, to include any articles of incorporation, bylaws, and/or declaration of restrictive covenants. The property owners' association documents may provide or include mechanisms to allow the developer and/or seller of the property actively to use the open space for pasture or agricultural uses.

(Amd. 02-19-08)

7. The property owner(s)' intentions regarding the open space, e.g., whether to remain in its natural state, provide developed recreation facilities, timber harvesting, farmed, etc., shall be clearly reflected in the application and on the site plan upon formal submission of the application. (*Amd. 04-18-11*)

G. <u>Parks, Recreation, and Open Space Exemption</u>. Developments submitted for approval under this article are exempt from the parks, recreation, and open space provisions contained within the County Subdivision Ordinance.

H. <u>Subdivision Ordinance Compliance</u>. All pertinent portions of the County Subdivision Ordinance shall be complied with.

I. <u>Other Applicable Regulations</u>. In addition to the above requirements and all conditions placed on the district, the property owner shall ensure the following:

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1. All watershed protection requirements shall be complied with, where applicable;

2. Compliance with the Highway Plan;

3. The plans must be in harmony with the most current Comprehensive Land Use Plan, officially adopted area plans and current adopted policies;

4. All other applicable Federal, State, and local regulations are complied with. (*Amd.* 01-19-10; *Amd.* 04-18-11)

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ARTICLE VIII.I OVERLAY DISTRICTS

SECTION 8.101. AIRPORT OVERLAY DISTRICT (AOD).

A. <u>Applicability</u>. The provision of this article shall apply to all new development within the Airport Overlay District (AOD) and any addition, remodeling, relocation or construction requiring a zoning or building permit. These provisions shall also apply to all trees located within the boundary of the AOD.

B. <u>Airport Overlay District Map</u>. The boundary of the AOD is established as a layer on the *Official Zoning Map, Cumberland County North Carolina* in digital format and is hereby adopted and made a part of the provisions of this article as if the map itself were contained herein - see Appendix 1 for informational sketch map. (*Amd. 01-19-10*)

C. <u>Land Uses</u>. The land uses allowed under the terms of this ordinance shall continue to be allowed in the same manner as established by this ordinance; however, upon the consideration of any petition for the rezoning of property within the AOD, the Planning & Inspections Staff, Joint Planning Board, and the Board of Commissioners shall give considerable weight to the following factors when formulating their recommendation/ruling:

1. All allowed uses within the district being requested should be compatible with the continued operation of the airport and consistent with the 2023 Off-Airport Land Use Plan, or subsequent amendments to said plan, upon the subsequent amendments have been officially adopted by the Board of Commissioners;

2. Any petition for rezoning of properties located within the Airport Impact Zones – see Appendix for map of Airport Impact Zones – should not be favorably considered except where such request is consistent with the following recommended land uses and densities: (Amd. 01-19-10)

a. *Airport Impact Zones* 1, 2 and 5 are zones where the recommended land uses should prohibit residential development and allow low impact (less than five people per acre) non-residential development.

b. *Airport Impact Zones* 3 and 4 should allow zero to low density residential development or non-residential development ranging from 25 to 40 people per acre.

c. Airport Impact Zone 6 should generally allow low density residential development and non-residential development accommodating fewer than 100 people per acre.

3. Any district that would allow a use incompatible with the airport operations should not be favorably considered without a favorable recommendation from the Fayetteville Regional Airport Director, this includes uses that would cause the following:

a. A high concentration of residential dwelling units, specifically at a density of more than two dwelling units per net acre;

b. A use that would cause a high concentration of people, such as: indoor recreation, schools, medical facilities and the like;

c. Release into the air any substance that would impair aircraft visibility or otherwise interfere with its operation;

d. Produce light emissions, either direct or reflective, that would interfere with pilot vision, result in glare in the eyes of pilots using the airport or diminish the ability of pilots to distinguish between airport lights and other lights;

e. Create electrical interference with navigational signals or radio communication between the airport and aircraft;

f. Construct tall smokestacks or television, telecommunication and/or radio transmission towers; or

g. Attract birds or water fowl in such numbers as would create a hazard and interfere with the landing, takeoff, or maneuvering of aircraft intending to use the airport; such as storage of garbage, etc.

D. <u>Height Limitations</u>. Structures shall not be erected, altered, or maintained, and no tree shall be allowed to grow in to a height in excess of the applicable height limits established and regulated by the Federal Aviation Administration (FAA), and prior to application for any building/zoning permit the developer shall provide to the Coordinator a copy of the FAA's acknowledgement of receipt of FAA Form 7460-1, *Notice of Proposed Construction or Alteration*, as required by Part 77 of the Federal Aviation Regulations (14 C.F.R. Part 77). In the event, the FAA's acknowledgement indicates the proposed development would provide an obstruction and/or a hazard to air navigation, the developer must provide either written consent from the Airport Director as related to the proposed development or seek a variance under the provisions of this chapter. Notwithstanding the provisions of this section, height

limitations shall not apply to any structure or any vegetation that is 35 feet or less in height, except when such tree or structure, because of terrain, land contour, or topographic features, would extend above the height limits of the FAA. The FAA height limitations generally include the following:

1. <u>Approach Zone</u>. Height limitations for Approach Zones shall be determined by measuring outward and upward at a 50:1 slope for Runway 4/22 and a slope of 50:1 for Runway 10/28. This measurement is commenced from the end of and at the same elevation as the end of the respective runway centerline to the prescribed horizontal distance.

2. <u>Transitional Zone</u>. Height limitations for the Transitional Zone shall be determined by measuring outward and upward at a 7:1 slope from the sides of and at the same elevation as the Approach Surface and extending to the point of intersection with a horizontal surface or conical surface.

3. <u>Conical Zone</u>. Height limitations in the Conical Zone are established by measuring from the periphery of the horizontal zone and at 150 feet above elevation outward and upward at a 20:1 slope to a height of 350 feet above airport elevation.

4. <u>Horizontal Zone</u>. Height limitations in the Horizontal Zone are established at 150 feet above airport elevation (190 MSL).

E. <u>Notice and Disclosure of Noise Impact</u>. Any site plan, preliminary or final plat for property located within the AOD that is submitted for review and approval under the terms of this ordinance and/or the County Subdivision Ordinance shall contain the following notice:

"Property shown on this plan/plat is within the Cumberland County Airport Overlay District and all or a portion of the property described hereon is within an area that is subject to an average noise level near to or exceeding 65 dnl."

F. Lighting/Marking.

1. Any allowed use, subdivision, or other development located within the AOD shall not have outdoor lighting or illumination arranged and/or operated in such a manner as to be misleading or pose a danger to aircraft operations and in no case shall lighting be in contradiction to the provisions of Section 1102.M of this ordinance.

2. The owner of any existing structure or vegetation that is currently penetrating any referenced surface within the AOD shall permit the installation, operation, and

maintenance thereon of whatever markers and lights deemed necessary by the Federal Aviation Administration or by the Director of the Fayetteville Regional Airport to indicate to the operators of aircraft in the vicinity of the airport the presence of an airport obstruction. These markers and lights shall be installed, operated, and maintained at the expense of the Fayetteville Regional Airport Director.

G. <u>Avigation Easement</u>. Property owners and residents of properties in which is encumbered by the avigation easement, recorded in Deed Book 520, page 186, at the Cumberland County Register of Deeds, shall not restrict the access of the Fayetteville Regional Airport Director or the director's designee to enter said properties for purposes of carrying out the provisions of the easement see Appendix 1 for sketch map of easement location.

(Amd. 01-19-10)

H. <u>Nonconformities</u>. The regulations prescribed in this section shall not be construed to require the removal, lowering or other change or alteration of any existing structure that is found to be nonconforming to the provisions of this section as of the effective date of this amendment, or otherwise interfere with the continuance of an existing use. Nothing contained herein shall require any change in the construction, alteration, or intended use of any structure, the construction or alternation of which valid permits have been issued prior to the effective date of this amendment and is diligently exercised. The provisions of this sub-section do not apply to any tree, which may be trimmed in the event the tree is found to be encroaching into the airspace zones established in sub-section "D" above.

Whenever it is determined that a nonconforming tree or structure has been abandoned or more than 50% percent torn down, physically deteriorated, or decayed, no permit shall be granted that would allow such structure or tree to exceed the applicable height limit or otherwise deviate from the zoning regulations within the AOD.

I. <u>Conflicting Regulations</u>. Where the provisions of this section conflict with the remaining provisions of this ordinance and any other provision of the County Code or other Federal, State or local regulation, the more restrictive regulation shall apply. *(Amd. 09-16-08)*

SECTION 8.102. COLISEUM-TOURISM OVERLAY DISTRICT (CTOD).

A. <u>Applicability</u>. The provisions of this section shall apply to the proposed development and any re-development of properties within the Coliseum-Tourism Overlay District, including any addition, remodeling, relocation or construction requiring a zoning or building permit. In the event there is a conflict between the requirements of provisions of this ordinance and this overlay district, the overlay provisions shall prevail.

B. <u>Coliseum-Tourism Overlay District Map</u>. The boundary of the CTOD is established as a layer on the *Official Zoning Map*, *Cumberland County North Carolina* in digital format and is hereby adopted and made part of the provisions of this section as if the map itself were contained herein- see Appendix 3 for informational sketch maps.

C. Land Uses.

1. *Principal Uses*. All new uses of property and any change in an existing use shall first require approval of a Conditional Zoning application subject to the provisions of Article V prior to commencement of the proposed or change in use. To ensure the primary objective of the district is attained and not including officially sanctioned government events, land uses within the district are limited to the following:

- a. Alcoholic Beverage Control Sales;
- b. Apparel and Accessory Sales;
- c. Assemblies, Community, Assembly Hall, Armory, Stadium, Coliseum, Community Center, Fairgrounds, and similar uses;
- d. Banks, Savings and Loan Company and Other Financial Activities;
- e. Billboards in compliance with Sec 1307 except that any proposed billboard located within the CTOD shall be no closer than 1,000 feet to an existing billboard regardless where the existing billboard is located;
- f.e. Books & Printed Matter Sales, not including those regulated by Section 924;
- g.f. Convenience Retail with Gasoline Sales, including drive through motor vehicle washing

h.g. Dry Cleaning/Laundry, self-service;

i.h. Farmers' Market;

- j<mark>...</mark>Flower Shop;
- k.j. Hotel, except as regulated by Section 924;

<u>k.</u> Motor Vehicle Rentals;

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- m.l. Office Use with no on-premises stock or goods for sale to the general public and the operations and services of which are customarily conducted and concluded by means of written, verbal or mechanically reproduced communications material;
- m. Public/Community Utility Stations/Sub-stations;
- •<u>n.</u> Recreation/Amusement Indoor (Section 920) conducted inside building for profit, not otherwise listed and not regulated by Section 924;
- **p.o.** Recreation or Amusement Public/Private (Section 920) not operated as a business for profit including playgrounds, neighborhood center buildings, parks, museums, swimming pools, and similar uses, and not regulated by Section 924;
- **q.** Restaurant, operated as commercial enterprise not including those regulated by Section 924;

r.q. Swimming Pools, incidental to a principal use (Section 1002.C);

<u>s.r.</u>Veterinarian.

2. Accessory, Ancillary and Incidental Uses. In conjunction with the above allowed principal uses as listed in sub-section 1.

a. Permanent outdoor sales and displays shall be permitted only within a physically defined area that is delineated on the site plan as approved by the Board of Commissioners, and all physical improvements defining the sales/display area shall be constructed of materials comparable to the primary building(s) on site – this provision shall not apply to a farmers' market, see Section 907.1 for specific regulations pertaining to farmers' markets;

b. Outdoor storage shall be completely screened from view from any street and all adjacent properties in accordance with Section 1102.G within this district;

c. Temporary or promotional events conducted outside must have the prior approval of the Planning & Inspections Director, or the director's designee;

3. *Nonconformities.* To ensure the primary objective of the district is attained, with the exception of legal residences conforming prior to the adoption of the amendment [April 22, 2014], strict implementation of the below provisions regulating nonconformities within the district is paramount. For purposes of this section,

permissible repair is defined as those repairs, not replacement, that are limited to routine or ordinary maintenance and which would not result in the extension of the normal life of the structure. Impermissible replacement is defined as maintenance, construction or re-construction of a nonconforming structure or part thereof or structure housing a nonconforming use within the district that is damaged by fire, storm or other causes including natural deterioration to an extent exceeding 40 percent of the structure's reproducible value or its bulk (including foundations).

a. All nonconforming uses not carried on within a structure, except those which are specifically allowed as an accessory, ancillary or incidental to an allowed uses subject to the provisions of this section, shall be discontinued within one calendar year from the effective date of this ordinance, regardless whether or not the nonconforming use status applies to structure(s) and premises in combination with the nonconforming outdoor use – any subsequent use of the land and structures placed thereon shall conform to the provisions of this section.

b. A nonconforming use may not be changed or expanded or resumed if the nonconforming use has ceased for a period of 180 calendar days within the district.

c. Any structure that is nonconforming due to noncompliance with dimensional requirements, but which houses an allowed use within the district may continue provided that its nonconformity is not increased, except where specifically approved by the County Board of Commissioners, and provided that prior to any upgrades to any nonconforming structure housing an allowed use beyond permissible repairs, the minimum landscaping and pedestrian improvements are implemented on the site.

d. Owners of properties within the district shall not allow for the impermissible replacement of any nonconforming structure located inside the district unless specifically approved by the County Board of Commissioners.

D. <u>Site Design/Site Layout</u>.

1. Yard Setbacks. The lot and yard setback provisions of Article XI as applied to the C2(P) district shall apply to properties fronting on Gillespie Street (US HWY 301/I-95 Bus) and Owen Drive (SR 1007), except that for proposed buildings with a height of greater than 25 feet, the front yard setback shall be a minimum distance equaling twice the building height. For developments along all other streets, regardless whether public or private and including new or proposed streets, the yard setbacks shall be as follows: a. Minimum of 35 feet from each street right-of-way/property line for the front yard setbacks, except that for structures more than 25 feet in height, the front yard setback shall be a minimum distance equaling twice the height of the building;

b. Minimum of 15 feet from a side or rear property line where the adjacent property is also within the district or zoned for non-residential use; and

c. Minimum of 30 feet from a side or rear property line where the adjacent property is zoned residential.

In the event development is proposed for a property without direct frontage on a public or approved private street, the yard setbacks as requested by the developer must afford public safety and be delineated on the site plan. In addition, the plan for ingress/egress must clearly be shown on the site plan, addressed in the application and the requisite easements provided to the Code Enforcement <u>Manager Coordinator</u> at the time of permit application.

2. Off-Street Parking, Loading and Drives. Off-street parking and loading shall be provided as required by Article XII; however, all required parking shall be surfaced with asphalt, concrete or pervious material and shall be maintained in proper repair. Interconnectivity between parcels within the district is mandatory and shall be included on the site plan indicating the location and width of the proposed interconnecting drive areas along with all driveways to the street right-of-way.

3. Signs. Signage shall be allowed in the district consistent with the provisions for the C1(P) zoning district, to include all related regulations of Article XIII, <u>Sign Regulations</u>, except that the maximum height of any <u>freestanding pole</u> sign shall be 25 feet within the overlay district.

4. *Buffers.* The provisions of Section 1102.G shall apply along the periphery of every developed lot within the district that is also adjacent to a residentially zoned property.

5. *Dumpster and Utility Screening.* All dumpster and utility areas shall be located on concrete pads and screened on a minimum of three sides with a solid fence between the dumpster or utility and complimented with vegetative plantings.

6. *Fencing.* Any fencing proposed must be specifically identified as to type and location on the site plan; if not included on the plan, the permit for said fence shall be denied – this provision includes open fences as well as solid.

7. Landscaping. Landscaping shall be provided in accordance with the provisions of Section 1102.N, except that for the streetscape landscaping a minimum of four small ornamental trees per 50 linear feet of street frontage shall be required. Healthy existing large shade trees may be utilized for calculation of landscaping compliance in lieu of the ornamental streetscape trees only if they are in the appropriate area on the subject lot and a minimum of eight-inch caliper. The developer is strongly encouraged to retain as many existing trees of significant stature as possible.

8. Stormwater Utility Structures. Any stormwater utility structure proposed within the front yard or within view from the public or private street shall be integrated into the proposed project design and aesthetically pleasing. The burden shall be on the developer to address the stormwater utility structure aesthetic design plans proposed within the application or on the site plan.

9. *Underground Utilities.* All utilities shall be located underground except where specifically prohibited by the utility provider.

10. Other Regulations. The developer/property owner shall ensure compliance with all applicable Federal, State and local regulations. (Amd. 04-22-14)

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ARTICLE IX INDIVIDUAL USES

SECTION 901. DEVELOPMENT STANDARDS FOR INDIVIDUAL USES.

The development standards of this article are additional to other requirements in this ordinance. If there is a conflict with another section of this ordinance or any other Federal, State or local regulation, the most restrictive requirement shall apply. These development standards are use-specific and apply as minimum development standards for the use regardless of the type of approval or permit otherwise required by this ordinance. All non-residential uses listed within this article require site plan review and approval in accordance with Article XIV unless this article specifically requires approval of a Special Use Permit or Conditional Zoning District. Those uses requiring approval as a Special Use Permit (Section 1606) or a Conditional Zoning District (Article V) shall also be subject to these standards and any additional standards or conditions required by the approval.

(Amd. 11-20-06; 04-18-11)

In addition to the specific criteria listed for each use, the following are to be considered as minimum criteria for every non-residential use:

A. All parking and loading areas shall comply with the minimum provisions established in Article XII, Off-Street Parking and Loading;

B. All lighting shall be directed internally and shall comply with Section 1102.M;

C. Noise generated by any use shall not substantially or detrimentally affect the ability of surrounding property owners to reasonably enjoy the use of their properties and shall not contradict those standards of Chapter 9.5, Cumberland County Code, Article II, entitled: "Noise" (Noise Ordinance);

D. When any non-residential use is adjacent to residentially zoned properties, a screening buffer shall be provided in accordance with Section 1102.G of this ordinance; (Amd. 01-19-10; Amd. 06-18-12)

E. Unless otherwise specified within these individual sections, all signage shall be in compliance with Article XIII, Sign Regulations, for the specific district in which the subject property is located;

F. All new non-residential development shall comply with the landscaping provisions of Section 1102.N; and

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(Amd. 02-19-08)

G. Compliance with all Federal, State, and local regulations, including the County Subdivision Ordinance, is mandatory.

SECTION 902. AIRPORT OPERATIONS (MINOR).

A. Airport size and layout shall conform to current Federal Aviation Administration (FAA) design standards, if applicable.

B. There shall be a minimum of 300 feet between any runway or taxiway to the nearest property used or zoned for residential purposes, except that a residence may be located on the property of a small private airfield.

C. Hangars, storage buildings, terminals, loading docks and parking lots, when located within 100 feet of the property line or street right-of-way and abutting property used or zoned for residential uses, shall be screened with a vegetative buffer.

D. The site plan shall include the location and size of landing strips and the location of landing lights (if applicable).

E. A map of all property within 500 feet of the proposed airfield or airstrip property lines and within 1,500 feet of each end of the runway, including names and addresses of property owners, as given in the tax listings and existing land use for each property shall be submitted as part of the application.

F. A map depicting the location, type and height of any structure, including towers, over 200 feet in height and within a five-mile radius shall be submitted as part of the application.

G. In order to grant approval of the use, additional conditions that the Planning Board or Staff deem appropriate and reasonably necessary for the protection and safety of nearby property may be required.

SECTION 903. BED AND BREAKFAST.

A. The use must be located in a structure originally constructed for use as a residence.

B. The operation may consist of a maximum of nine guestrooms.

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C. Each room must have access to a hall or exterior door.

D. One non-illuminated <u>wall or pole</u> sign shall be permitted, which shall have maximum dimensions of two feet high by three feet wide, and not be more than 3 ½ feet tall at its highest point above ground level.

E. There shall be no less than one bathroom, consisting of a bath or shower and lavatory, for each two guestrooms.

F. Guestrooms shall not be equipped with cooking facilities.

G. There shall be no other bed and breakfast within 400 feet of the property.

H. Parking shall be provided at the rate of one space for each room to be rented and one space for each employee/owner. No off-street parking shall be permitted any closer to the right-of-way than the principal structure.

I. A fire protection plan approved by the County Fire Marshal must be submitted at the time of permit application.

J. The required site plan shall depict neighboring properties and buildings within 200 feet of all property lines.

K. Reserved for future use.

L. Meals served on the premises to guests shall be limited to breakfast and no meals shall be served to the general public.

M. All State requirements shall be complied with and all required State permits are to be acquired and maintained. (*Amd.* 11-20-06; *Amd.* 01-19-10)

SECTION 904. BORROW SOURCE OPERATIONS.

A. The applicant shall provide a list of all property owners within 1,000 feet of the exterior boundaries of the lot of record to the site of the borrow source operation. This information shall be provided from the current Tax Administrator's property tax listing of property according to the tax administration office.

B. Applicants shall identify the size and location of operating, or permitted, borrow source operations within a 1 ½-mile radius as measured from the centroid of the parcel

within which the borrow pit is located. The scope and density of these operations within a 1 ½-mile radius shall be considered in making the final determination.

C. While in transit, trucks are to use appropriate load covers, and water trucks or other means that may be necessary shall be utilized to prevent dust from leaving the borrow source operation.

D. Existing vegetation, or stabilized, vegetated earthen berms to serve as buffers and to prevent soil erosion, shall be maintained between the borrow source operation and adjacent residences and public thoroughfares to screen the operation from the public.

E. Hours of operation shall be sunrise to sunset, Monday through Saturday, unless otherwise stated in the permit.

F. The applicant shall provide to the Planning and Inspections Staff, at the time the application is submitted, documentation from the North Carolina Department of Transportation that the public thoroughfare to which the borrow source operation has access, has sufficient load carrying capacity to support the proposed traffic generated by the borrow source operation or that load limits are acceptable.

G. The applicant shall provide to the Planning and Inspections Staff, at the time the application is submitted, proof of legal access, for the County Attorney's approval, from the borrow source operation to a public thoroughfare if the subject property does not have direct access to a public thoroughfare.

SECTION 905. CLUB OR LODGE (NOT REGULATED BY SECTION 924).

A. The intensity of the use shall not have a significant adverse impact on adjacent properties due to traffic, parking, noise, refuse, or similar factors.

B. Additional setbacks and buffering may be required in the case of facilities for outdoor functions, such as outdoor arenas, if reasonably necessary to protect adjacent properties from noise, light, and glare.

C. Parking, loading and outdoor activity areas, such as outdoor exhibition areas, picnic areas, amphitheaters and outdoor stages and seating areas, must be buffered from view from adjacent properties. These buffers must meet the requirements of this ordinance.

D. The site plan shall indicate the style and location of all outdoor lighting.

E. There shall be no outdoor loudspeakers or public address system other than in an outdoor arena.

SECTION 905.1 CONVENIENCE CONTAINER AND RECYCLING FACILITY

A. Material shall not be stored outside of appropriate waste containers, and all such containers shall be located on a solid impervious surface such as concrete pads.

B. All structures on the site shall comply with the dimensional requirements for the zoning district in which the facility is to be located.

C. The site shall be maintained to prevent odors, rodents and any other nuisances.

D. The site shall have direct access to a paved public street.

E. Access roads leading to any part of the operation shall be constructed in such a manner as to not impede traffic on any public or private street and shall be paved or constructed with gravel or crushed stone surface and maintained in a dust-free manner.

F. All environmental health rules and regulations, including Federal and State laws, shall be complied with.

G. One identification sign, as defined in Section 1302, shall be permitted in accordance with Article XIII.

HG. Site obscuring buffers shall be provided in accordance with the provisions of Section 1102.G and are not included in the exemptions under Section 1102.G.2 (*Amd. 03-17-09*)

SECTION 906 DAY CARE FACILITIES

A. For day care facilities located within any residential or agricultural zoning district, the following provisions must be complied with:

1. Minimum lot size shall be 20,000 square feet.

2. The required minimum setbacks shall be as follows:

a. Front yard: 30 feet from any public or private street;

b. Rear yard setback: 35 feet;

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c. Side yard setbacks: 20 feet; and

d. Corner lots: shall provide a minimum of 30 feet from both streets.

3. Subject property must abut and have direct access to a major or minor thoroughfare or higher street classification, as identified in the Highway Plan, for all day care facilities located in residential districts.

B. Day care facilities allowed in zoning districts other than residential districts shall comply with the district dimensional requirements of the zoning district.

C. Minimum of two off-street parking spaces, plus one off-street parking space for each employee, shall be provided. Off-street parking shall be provided in accordance with the standards of Article XII.

D. There shall be sufficient paved driveway to accommodate at least two motor vehicles at one time for the purpose of loading and unloading passengers in addition to any off-street parking area.

E. All children's outside play areas shall be enclosed with at least a four-foot high fence and located only within the side and/or rear yards, provided the yards are not adjacent to a street. The horizontal/vertical spacing in the fence shall be a maximum of four inches and at a minimum the fence must comply with the guard opening limitations for spacing established in the most currently adopted North Carolina State Building Code.

(Amd. 11-20-06; Amd. 02-19-08; Amd.01-09-10; Amd. 02-01-21)

SECTION 907. DETENTION FACILITIES/PRISONS.

In areas contiguous to residentially zoned or residentially developed areas, there must be a minimum 200 foot setback for detention facilities and 500 foot setback for prisons, which shall be measured from the exterior walls or fences of the detention facility or prison facility to the property line of any adjoining residentially zoned or residentially developed area or public right-of-way. In all other areas, the setbacks for detention facilities shall be in accordance with the standard zoning district dimensional provisions and, for prisons, a minimum setback of 200 feet from the property lines. In addition,

A. No minimum lot area is required; however, the lot shall be adequate to provide the yard space required by the district dimensional requirements of this ordinance, meet other standards contained in this ordinance, and comply with all Federal and State regulations; B. A solid buffer shall be provided and maintained in accordance with this ordinance; however, more intensive buffering may be required when the use is near or adjacent to residentially zoned areas; and

C. Adequate off-street parking and loading space shall be provided on site. Any public street, sidewalk or right-of way or any other private grounds not a part of the detention facility parking area may not be used for the parking, loading, or maneuvering of vehicles.

(Amd. 02-19-08)

SECTION 907.1. FIRING RANGE, OUTDOOR.

A. A detailed site plan complying with the provisions of Article XIV shall be submitted for review and if approved, all applicable permits must be obtained prior to commencement of range activity. The detailed site plan shall be sealed by a North Carolina registered engineer attesting that the proposed plan incorporates the specific safety and design standards for outdoor firing range provisions and live fire shoot house provisions, if applicable, as set out in Section 4, Outdoor Range Design; Section 6, Live Fire Shoot House; and Attachments 1-2 through 1-20 of the *Range Design Criteria* (June 2012) as published by the US Department of Energy's Office of Health, Safety and Security for the type of range proposed; except that Section 4.b(10), the words "or administrative" in the first sentence of Section 4.c(7), the second sentence of Section 4.c(7) and Section 6.a(1) shall not be considered for the reason that these sections are specific to the needs of the DOE.

[Editor's note: A hardcopy of the Range Design Criteria is available for public viewing in the office of the Current Planning section of the Planning & Inspections Department and a hyperlink is provided in this same section in the ordinance on the department's website.]

B. The site on which the outdoor firing range is proposed shall contain a minimum of 200 acres within a tract or contiguous tracts owned or leased under a recorded lease to the owner/operator of the outdoor firing range. The detailed site plan shall show the boundary of the subject property in its entirety and shall further disclose all existing uses, if discernible, and structures within a distance of 300 feet from the boundary.

C. Surface danger zones shall be located entirely on the subject property and shall be designed to contain all projectiles and debris caused by the type of ammunition, targets and activities to be used or to occur on the property. The layout of the proposed range(s) with the accompanying safety fans shall be delineated on the required site plan for each/all range(s) to be constructed on the property. All firing stations shall be setback a minimum of 180 feet from the boundary of the subject property.

D. A 60 foot wide buffer, undisturbed except for fence installation and vegetative planting, shall be provided around the entire perimeter of the subject property and shall also be delineated on the detailed site plan.

E. A firing range facility must have access to an approved private street or a public street.

F. Unauthorized access to the firing range facility shall be controlled while firearms are being discharged.

G. The developer/operator of the firing range facility shall provide to Code Enforcement at the time of application for the building final inspection, a certification prepared by a North Carolina registered engineer that the firing range facility has an environmental stewardship plan, which may include semi-annual soil and water sampling, regular liming of the soil to prevent lead migration, reclamation and recycling of the lead and is compliant with the Best Management Practices, specifically relating to lead management, as specified by the Environmental Protection Agency's (EPA's) most current edition of *Best Management Practices for Lead at Outdoor Shooting Ranges*.

H. If any firing range facility, or the use thereof, is intended to be expanded to include types of ranges, operations, munitions or activities not covered by the most current conditional approval or pre-existing status, re-submittal/submittal of the site plan for the entire firing range facility for review and approval of the change or expansion shall be required prior to commencement of the change or expansion. This provision applies regardless whether or not the firing range facility was in existence prior to the adoption of this section.

I. All outdoor firing range facilities shall maintain general liability insurance coverage in an amount of not less than Three Million Dollars through an insurance company licensed to do business in North Carolina. The policy shall not exclude coverage for property damage or personal injury caused by the discharge of firearms.

J. All other applicable Federal, State and local regulations to include the County's Noise Ordinance shall be strictly adhered to.

K. This sub-section K shall specifically apply to all non-permitted existing uses which are outdoor firing ranges within the definition of this ordinance, except those as may be permitted in accordance with this sub-section. A permit shall be issued for any nonpermitted outdoor firing range in operation on June 20, 2005, upon the submission of an application that shall include:

1. The date upon which the applicant commenced outdoor firing range operations on the site;

2. An aerial map which shows the boundaries of the site and the improvements located thereon;

3. A statement of the hours of operation;

4. A statement of the largest caliber ammunition discharged on the site; and

5. A narrative description of the measures employed (a) to control unauthorized access to the facility when weapons are being discharged, (b) to prevent projectiles from leaving the site, (c) to mitigate noise and (d) to mitigate potential lead contamination of the groundwater.

The permit issued under this sub-section K shall establish the benchmark for the determination of an expansion under sub-section H. Any facility permitted under this sub-section K shall remain subject to all other applicable state laws and local ordinances.

SECTION 908. GOLF COURSES.

A. The following setbacks include any permanent or temporary structure such as, but not limited to, clubhouse, equipment storage, green house, swimming pool, tennis courts and restaurant:

1. Front yard setback from any public street: 100 feet;

2. Rear yard setback: 200 feet;

3. Side yard setback: 200 feet; and

4. Corner lot setback from side street lot lines: 200 feet.

B. Minimum off-street parking spaces: four per hole, plus one per 200 square feet of restaurant and/or retail space, and one space per employee.

C. Incidental uses to a golf course may include pro shop, eating establishment, drinking establishment when in conjunction with an eating establishment (not including those operating under Section 924 of this ordinance), tennis courts, swimming pools,

and practice area. Permitted incidental uses may continue only as long as the golf course is in operation and open.

D. Signs as permitted in the C1(P) Planned Local Business District are allowed.

SECTION 909. GROUP HOMES.

No group home may be located within a one-half mile radius of an approved or existing group home or approved or existing residential habilitation support facility, regardless of the jurisdiction of the approved or existing home or facility. A group home for not more than six resident handicapped persons, any one of whom may be dangerous to others as defined in N.C. GEN. STAT. §122C-3(11)(b) is not a permitted use in any residential district.

(Amd. 02-19-08)

SECTION 910. GROUP QUARTERS.

A. Each room must have access to a hall or exterior door.

B. One non-illuminated sign shall be permitted, which shall have maximum dimensions of two feet high by three feet wide, and not be more than 3 ½ feet tall at its highest point above ground level.

C. There shall be no less than one bathroom, consisting of a bath or shower, and lavatory, for each two guestrooms.

D. Guestrooms shall not be equipped with cooking facilities.

E. Parking shall be provided at the rate of one space for each room to be utilized and one space for each employee/owner. No parking shall be allowed in any front yard.

F. A fire protection plan approved by the County Fire Marshal must be submitted at the time of permit application.

G. The required site plan shall depict neighboring properties and buildings within 200 feet of property lines.

H. The site shall have direct vehicular access to a public street or an approved private street.

SECTION 911. HAZARDOUS WASTE STORAGE/DISPOSAL FACILITY.

A. In addition to the requirements for site plans as required in Article XIV, the following information shall also be provided at the time of application for permits:

1. Type of waste being stored, storage area and use areas;

2. Maximum amount of each material to be stored or used in each area;

3. Range of container sizes and types of materials to be stored in each; and

4. The location and type of emergency equipment to be supplied on site.

B. The site shall have direct access to a public street or an approved private street.

C. Any actual storage site/container shall be located at least 500 feet from any existing residential structure or from any residentially zoned or publicly utilized property, i.e., schools, parks, etc.

D. The storage, use, handling and disposal of all hazardous materials shall be in accordance with the requirements of the Resource Conservation and Recovery Act (RCRA) and the United States Environmental Protection Agency (EPA) regulations thereunder, and the North Carolina Fire Prevention Code, Chapter 27 et al.

E. All buildings within the facility, including any accessory buildings for storage of hazardous materials, shall be at least 150 feet from property lines.

F. The facility and its operation shall observe all fire prevention and protection requirements.

G. Security fencing, a minimum of six feet in height, shall be provided along the entire boundary of the property.

H. The County Fire Marshal's written comments and documentation of their approval of plans shall be submitted with the Special Use Permit application.

I. Facility signage shall be in accordance with sign regulations for the M(P) zoning district. All hazard identification signs shall be posted as required by the Fire Prevention Code.

J. All proposed developments using and storing hazardous materials shall prepare and submit an Emergency Contingency Plan as part of its application. The Emergency Contingency Plan shall be prepared in accordance with the requirements of the Superfund Amendments and Reauthorization Act (SARA), the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), or Section 311 of the Clean Water Act, as amended. The plan shall identify buildings and the locations of points of storage and use of hazardous materials. The plan shall be approved by the County Engineer and the County Fire Marshal prior to submission of an application.

K. Any container or tank used to store hazardous materials shall be equipped with leak detection devices and shall be double-walled or have other secondary containment features.

SECTION 911.1. INTERNET CAFÉ/VIDEO GAMING.

The following standards apply regardless whether the internet café or video gaming facility is operated as a principal use, accessory use or incidental use:

A. The detailed site plan accompanying the application shall comply with the provisions of Article XIV and when the internet café/video gaming facility is to be located on a lot with other existing uses, all existing uses on the same lot must be labeled on the appropriate building footprint as shown on the detailed site plan;

B. Each such establishment shall be located no closer than 2,500 feet from another internet café/video gaming facility, regardless of the jurisdiction in which the facility is located;

C. Each such establishment shall not be located within 500 feet of any area zoned for residential use, properties containing residential unit(s), religious worship activity, nursery school, day care facility, educational facilities, any public or non-profit recreation or amusement and any public or private school regardless of the zoning district in which located and shall be measured from the property line(s) containing such regulated use;

D. In the event there is a change in the operational characteristics of the facility in which the internet café/video gaming operation is located, re-submittal of an updated complete application and site plan for re-review and approval prior to enacting the proposed change;

E. This establishment shall not be located within the same facility as a commercial entity in the business of providing open alcoholic beverages (to include liquor, fortified wine, unfortified wine and beer), for sale or otherwise provided and alcohol sales within the establishment shall not be permitted;

F. No establishment shall contain any computer, computer program or gaming machine that has been declared to be banned in the State of North Carolina;

G. Off-street parking shall be provided at the rate of one space for each gaming machine independent of the off-street parking required for all/any other use on the same property;

H. Signage shall be as regulated in Article XII; and

I. Internet cafes/video gaming facilities shall not operate between the hours of 2:00 am to 7:00 am.

SECTION 912. KENNEL OPERATIONS.

A. The site plan for kennel operations shall include information as to any outside pen area, shelters, fencing, runs, etc. pertaining to the kennel operations.

B. Shelters, runs, and pen areas shall not be located any closer than fifteen feet to any property line for kennels located in agricultural and residentially zoned districts.

C. The required shelter shall be fully enclosed on three sides, roofed, and have a solid floor.

D. A vegetative buffer shall be required along the side and rear property lines and must comply with the provisions of Section 1102.G. In addition, a privacy fence may be required if it is determined the fence would alleviate any detrimental effects on neighboring properties.

E. Kennel operations shall not be allowed in residential districts if the minimum lot size required by the zoning district of the subject tract has been compromised or otherwise reduced in area as required by the zoning district, i.e., Zero Lot Line developments.

F. Kennel operations including all pens, shelters, etc., are required to meet the setbacks as required by the zoning district.

G. Repealed. (Amd. 11-20-06; Amd. 02-09-08; Amd. 09-16-08; Amd. 10-15-12)

SECTION 913. MANUFACTURED HOMES.

Manufactured homes placed, erected or located on any parcel or lot, shall comply with the standards of the County's Minimum Housing Ordinance and shall meet or exceed

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the construction standards promulgated by the U.S. Department of Housing and Urban Development in order to qualify for any permits under the terms of this ordinance and the County Subdivision Ordinance.

This section shall not apply to "properly set up", Class C manufactured homes requiring relocation when a manufactured home park owner or a government agency, such as the County Health Department, has mandated the closure of a previously approved or preexisting nonconforming manufactured home park provided that the Class C manufactured home is owner-occupied and shall only be relocated to an approved manufactured home park or a pre-existing nonconforming manufactured home park. (*Amd. 01-19-10*)

For purposes of this section, "properly set up" means:

A. In actual use for residential purposes;

B. Lawfully connected to electricity, water and sewer or septic service;

C. In compliance with the County's Minimum Housing Ordinance; and

D. Listed for property taxes and having property taxes paid as of the most recent listing period and the previous five calendar years.

(Amd. 01-19-10)

SECTION 914. MINI-WAREHOUSING IN RESIDENTIAL DISTRICTS.

For all mini-warehousing units constructed in residential districts, the following standards shall apply:

A. The units shall only be constructed in conjunction with multi-family housing units and the number of individual storage units shall not exceed the number of multifamily dwelling units within the development;

B. The façade of the mini-warehousing site shall be constructed with decorative and permanent material, such as brick, stone, etc., and be of the same type of material as the exterior of the multi-family units; and

C. The sides and rear perimeter of the mini-warehousing site shall be buffered and landscaped in such a manner as to blend in with the surrounding development and to not be visible to adjacent residential areas. (*Amd. 02-19-08*)

SECTION 914.1. MIXED USE BUILDING.

A. Mixed use buildings are allowed uses in the O&I(P) Planned Office & Institutional, C1(P) Planned Local Business, C2(P) Planned Service and Retail and C(P) Planned Commercial districts;

B. Residential uses within a mixed use building shall not exceed 40 percent of the total floor area, with a minimum of 60 percent of the floor area of all structures devoted to the non-residential use(s) as within the specific zoning district of the property;

C. All "for sale" residential units are subject to the provisions governing Unit Ownership developments in the County Subdivision Ordinance;

D. The development must be served by public or community water and sewer;

E. The subject property must have direct vehicular access to a paved public right-ofway;

F. Off-street parking shall be provided in accordance with Article XII for the nonresidential use, and one and one-half spaces for each residential unit. Shared parking shall be encouraged and permitted when it can be substantiated that the hours of operation of the non-residential use are restricted to daylight hours and will not adversely affect the residential parking needs;

G. The minimum lot area per residential unit shall be 1,000 square feet not including the lot area utilized by the non-residential use. The site plan must provide the calculations indicating compliance with this provision;

H. Sidewalks are required in accordance with the standards of the County Subdivision Ordinance;

I. A fee in lieu of dedication of on-site parks, recreation, and open space is mandatory. This fee is to be calculated in the same manner as established in the provisions governing parks, recreation and open space in the County Subdivision Ordinance;

J. The façade of the buildings approved for mixed use in a non-residential district shall be of a commercial design; and

K. There shall be no ancillary, accessory or incidental residential use of the property outside the mixed use building.

(Amd. 03-01-06; Amd. 02-19-08; Amd. 01-19-10)

SECTION 915. MOTOR VEHICLE WRECKING YARDS AND JUNKYARDS.

A. All fluids from vehicles, transmission, brake fluid, gasoline, etc. shall be drained from any vehicle before the vehicle is stored. The fluids shall be drained into approved containers and be disposed of according to approved environmental procedures and Environmental Protection Agency (EPA) regulations.

B. A cement pad shall be installed for fluid drainage to prevent soil pollution or contamination.

C. If at any inspection, fluids are determined to have been placed or drained in the ground/soil, the permit shall be revoked immediately.

D. Unless specifically approved otherwise, vehicles shall not be stacked.

E. If stacking is specifically approved, the stacked vehicles are to be shielded in such a manner that they cannot be seen from any adjacent residentially zoned or residentially used properties.

F. The vehicle storage area shall be contained entirely within a six-foot high solid fence with a vegetative buffer planted along the outside of the fence along the entire perimeter of the property.

G. The maximum number of vehicles stored on the site at any one time may be restricted to a specific number.

H. The vehicle storage area shall not exceed more than 50 percent of the property.

I. Appropriate insect and rodent control procedures shall be adopted that comply with County Health Department procedures.

<u>SECTION 916. NON-RESIDENTIAL USE AS A PERMITTED USE IN A RESIDENTIAL OR</u> <u>AGRICULTURAL DISTRICT (AND NOT OTHERWISE LISTED WITHIN THIS ARTICLE).</u>

A. Site plan review and approval in accordance with Article XIV and providing for the specific information required by this section.

B. The minimum yard requirements shall meet or exceed those required in the C1(P) zoning district.

C. Required parking shall be paved if otherwise required to be paved by this ordinance. In these circumstances, paved parking shall be provided with all parking

areas and internal drives being clearly marked. In addition, no parking shall be permitted in the required front yard.

D. Buffering and/or landscaping for the use shall be provided and maintained in such a manner as to comply with the standards of this ordinance (Section 1102.G) and is dependent upon the zoning and nature of the surrounding area. The site must provide ample area and adequate open space on all sides of the structure so that the character of the neighborhood is preserved.

E. The subject property shall have direct access to a public right-of-way or approved private street. In the event a private street is the means of access, consent by the common lot owners responsible for maintenance of the private street is required. Also, the plan shall include proposed points of access, ingress, and egress and the pattern of internal circulation. Points of ingress and egress shall be located so as to minimize traffic hazards, inconvenience and congestion. The existing access streets must be able to handle the anticipated increase in traffic volume, or the developer shall cover the costs of upgrading the streets; such as, but not limited to, the addition of a turning lane.

F. Signage for the development shall not exceed those allowed under Section 1306.A.

GF. Noise levels shall not exceed 60 dB(A) between the hours of 10:00 p.m. and 7:00 a.m. In any case, the noise level, regardless of the time of day, shall not become a nuisance to neighboring properties and strict compliance with the County's aforementioned Noise Ordinance is required. (Note: dB(A) refers to the sound pressure level in decibels as measured on a sound level meter using the A weighting network.) (*Amd. 11-20-06; Amd. 02-19-08; Amd. 01-19-10; Amd. 04-18-11*)

<u>SECTION 917. NURSING HOME/CONVALESCENT HOME/HOSPITAL/SANITARIUM</u> /RETIREMENT HOME, ETC.

A. The facility shall not cover more than 50 percent of the tract.

B. Must meet all requirements for licensing by the State of North Carolina.

C. In addition to basic requirements for site plans as required in Article XIV, the plan shall include proposed points of access, ingress and egress, the pattern of internal circulation, and the layout of parking spaces.

D. All facilities shall be solely for the use of residents and their guests.

E. Facilities for administrative services and limited medical services for the exclusive use of the residents may be located on the site.

SECTION 918. PUBLIC UTILITY WORKS, SHOPS OR STORAGE YARDS.

A. All structures shall be designed and landscaped in a way as to blend in with the surrounding area.

B. A chain link fence shall enclose all dangerous apparatuses and shall be at least eight feet in height.

C. All motor vehicle parking shall be located within the area circumscribed by the buffered/screened area.

D. Such facilities shall have direct access to a public street or an approved private street.

(Amd. 01-19-10)

SECTION 919. QUARRY.

A. No minimum lot area is required but, the lot shall be adequate to provide the yard space required for the M(P) Planned Industrial District and meet the standards of this section.

B. The temporary erection and operation of plants and equipment necessary for crushing, polishing, dressing or otherwise physically or chemically processing the material extracted on the site shall comply with the district dimensional requirements of the M(P) zoning district.

C. All equipment used for excavation, quarrying and permitted processing shall be constructed, maintained and operated in such a manner as to eliminate, as far as practicable, noise, vibration, or dust which would injure or annoy persons living or working in the vicinity.

D. Access ways or drives within the premises shall be maintained in a dust-free condition through surfacing or such other treatment as may be necessary.

E. No excavation shall be made closer than 200 feet from the banks of any river, stream, creek or waterway except by submission of documentation, verified by the County Engineer, that such excavation or quarrying shall not impair the lateral support needed for permanent stream levees.

F. All excavations shall be made either to a depth of five feet below a water producing level, or graded or back-filled with non-noxious and non-inflammable solids to assure that the excavated area will not collect and retain stagnant water or that the

graded or back-filled surface will create a gentle rolling topography to minimize erosion by wind or rain and substantially conform with the contour of the surrounding area.

G. Whenever the floor of a quarry is five feet or more below the grade of adjacent land, the property containing the quarry shall be completely enclosed by a barrier either consisting of a mound of earth not less than six feet high located at least 25 feet from any street right-of-way and planted with a double row of quick growing vegetative landscaping, or shall be enclosed with a chain link fence or its equivalent in strength and protective character to a height of six feet along the property line.

H. An excavation shall be located 100 feet or more and back-filled to 150 feet from a street right-of-way line. Quarrying operations shall be located 50 feet or more from a street right-of-way line and to any property boundary line. With approval by the County Engineer, such excavation or quarrying may be permitted inside these limits in order to reduce the ground elevation to the established street grade.

I. More intensive buffering than the normal standard may be required when the development is near or adjacent to residentially zoned areas.

J. A reclamation plan shall be submitted along with the site plan and the application. All such reclamation plans shall include the following:

1. A grading plan showing existing contours in the area to be extracted and proposed future contours showing the topography of the area after completion. Such plans shall include the surrounding area within 500 feet of the property boundary line, drawn to an appropriate scale with contour lines at intervals of five feet or less.

2. Existing and proposed drainage of the area.

3. Details of re-grading and re-vegetation of the site during and at conclusion of the operation. The following are the minimum requirements to be met at the conclusion of the operation:

a. The banks of all extraction, when not back-filled, shall be sloped at a grade of not less than two feet horizontal to one foot vertical. This slope shall be maintained 20 feet beyond the water line if such exists.

b. Spoil banks shall be graded to a level suiting the existing terrain.

c. All banks and extracted areas shall be surfaced with at least six inches of suitable soil, except exposed rock surfaces, and shall be planted or seeded with trees,

shrubs, legumes or grasses and maintained until the soil is stabilized and approved by the County Engineer.

K. When any extraction has been completed, such area shall either be left as a permanent spring-fed lake or the floor thereof shall be leveled in such manner as to prevent the collection and stagnation of water and to provide proper drainage without excessive soil erosion.

L. All equipment and structures shall be removed within three months of the completion of the extraction of materials.

M. The facility must be permitted by the North Carolina Department of Environment and Natural Resources and/or other applicable Federal, State, and local agencies.

SECTION 920. RECREATION OR AMUSEMENT, PUBLIC/PRIVATE & INDOOR/OUTDOOR.

A. One sign shall be permitted and shall not exceed the standards for those allowed in the C1(P) zoning district.

<u>BA</u>. The site shall have vehicular access to a paved public street.

C. Repealed.

 \rightarrow <u>B</u>. All outdoor lighting shall comply with the standards of Section 1102 M.

EC. If the facility is of such a use that would be conducted on dirt (i.e., ball fields, go cart tracks, etc.) measures shall be taken to minimize the creation of dust.

FD. Fencing, netting, or other control measures shall be provided around the perimeter of any areas used for hitting, flying, or throwing of objects to prevent the object from leaving the designated area.

GE. A minimum of three acres of land is required for mechanized outdoor recreation areas and the detailed site plan and application shall provide adequate information to ensure the increase in motor vehicle traffic will not adversely impact any surrounding residential neighborhoods.

(Amd. 01-19-10; Amd.04-18-11)

SECTION 921. RECREATION VEHICLE PARK AND/OR CAMPGROUND.

A. Recreation vehicle parks/campgrounds shall be used only by travel trailers, pickup, coaches, motor homes, camping trailers, other vehicular accommodations,

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cabins and tents suitable for temporary habitation and used for travel, vacation and recreation purposes.

B. The area of the park/campground shall be at least three acres. Each recreation vehicle/cabin/open air cabins camp site, excluding sites used solely for tents, shall be a minimum of 1,200 square feet in area with a maximum of 20 sites per acre. Each site shall contain a stabilized vehicular parking pad of packed gravel, paving or other suitable material. Cabin sites shall not exceed more than twenty percent of the total proposed sites within the recreation vehicle/campground site. The maximum size of the proposed cabins shall not exceed 400 square feet and shall be identified as being either a cabin or open air cabin. Cabins shall not have bathrooms within the cabin and must be served by a bathhouse located within 500 feet from the entrance of the cabin to the entrance of the bathhouse.

C. All yard setback requirements shall be in accordance with the dimensional requirements of the zoning district in which the park or campground is located and no structure, recreational vehicle site or camping site shall be located within the required yard area.

D. Individual recreation vehicle spaces within a recreation vehicle park/campground shall not directly access a public road. Access to all recreation vehicle spaces and accessory structures within the park/campground shall be from internal streets with the entrance to the park directly accessing a public right-of-way. A driveway permit must be obtained from the North Carolina Department of Transportation for connection to the public street.

E. The recreation vehicle park/campground shall not allow for permanent occupancy on the same site by the same occupant for any continuous period of time exceeding 90 days with a maximum allowance of 180 days per calendar year within the same park. There must be a minimum 30-day waiting period between stays within the same park for each recreational vehicle/occupant. Each recreation vehicle park/campground shall be required to maintain a registry or logbook identifying, at a minimum, the recreation vehicle license plate number and Vehicle Identification Number for recreation vehicle sites and/or names of occupants in campground sites which will be subject to inspection by the County during regular inspections. Upon the adoption date of this amendment, existing recreation vehicle parks will also be required to comply with the logbook requirement.

F. Each park shall have at least one telephone available for public use. Management headquarters, manager's residence, recreational facilities, bathhouses, toilets, dumping stations, showers, coin-operated laundry facilities, stores and the uses and structures customarily incidental to operations of a recreation vehicle park/campground are permitted as accessory uses to the park, subject to the following restrictions:

1. Such establishments (excluding recreational facilities) and the parking areas primarily related to their operations shall not occupy more than 10% of the gross area of the park/campground.

2. The structures housing such facilities shall not be located closer than 100 feet to any public street and shall not be directly accessible from any public street but shall be accessible only from an internal drive within the park/campground.

3. Such structures containing toilets, bathhouses and other plumbing fixtures shall comply with the requirements of the North Carolina Building Code.

4. Each park shall be limited to a maximum of one manager's/ caretaker's residence.

G. Adequate off-street parking and maneuvering space shall be provided on site. No public street, sidewalk or right-of-way or any other private grounds not a part of the recreational vehicle parking area shall be used to park or maneuver vehicles.

H. Internal drives shall be constructed to a minimum of 18 feet in width if providing two-way streets and 12 feet in width for one-way streets and contain a minimum depth of six inches of stone gravel base with proper ditching, drainage, and seeding of slopes. Permanent dead-end streets shall have a cul-de-sac constructed 40 feet in diameter.

I. Recreational vehicle parks and campgrounds shall be enclosed by a fence, wall, landscape screening, earthen mounds or by other measures from all contiguous residential areas in a manner that complements the landscape and assures compatibility with the adjacent environment and complies with the buffering requirements for non-residential uses adjacent to residential districts.

J. In addition to the requirements required to be shown on the site plan as required by the Article XIV, the site plan shall include the name and address of the applicant, the location and dimensions of each recreation vehicle/camping site, the location and use of all service and recreational facilities, all interior access ways, drives, and parking. All site plans subject to this Section shall also require approval from the County Health Department.

K. When permitted, recreation vehicle parks/campgrounds within the CD Conservancy District shall be subject to the following requirements:

1. No individual recreation vehicle/camping site shall have individual on-site septic systems.

2. Each recreational vehicle must be equipped with a holding tank and each park/campground must have an approved dumping station or pump-out facilities on the premises.

L. All Federal, State and other local regulations shall be complied with. (*Amd. 11-20-06; Amd. 01-19-10; Amd. 04-20-20*)

SECTION 922. RESIDENTIAL HABILITATION SUPPORT FACILITY.

A. Minimum lot size: 20,000 square feet.

B. The structure must pass all health and fire inspections.

C. The property must be at least a one-half-mile radius from an existing or approved residential habilitation support facility or an existing or approved group home, regardless of the jurisdiction of the existing or approved facility or home.

D. The following setbacks shall be minimum yard requirements, except where the zoning district in which the facility is located has greater dimensional requirements, the zoning district setbacks apply:

1. Front yard: 50 feet from any public or private street.

2. Rear yard: 35 feet; and

3. Side yard: 25 feet.

E. Off-street parking shall be provided at the rate of two spaces plus one for each caregiver.

F. The facility shall have direct access to a paved public street meeting North Carolina Department of Transportation standards.

G. The facility shall provide a minimum of 100 square feet of living area per person, not counting the caregivers.

(Amd. 02-19-08; 01-19-10)

SECTION 923. SECOND HAND, PAWN AND FLEA MARKET.

A. Outside storage of goods, equipment and material shall be prohibited; however, outside display of merchandise in conducting the commercial operation is permitted

during the hours when the commercial operation is open for business. No storage or display shall be permitted within a public right-of-way.

B. Vehicle parking shall be provided entirely on site. Traffic generated by the business shall not impede the normal flow of traffic on any public right-of-way.

SECTION 924. SEXUALLY ORIENTED BUSINESSES.

Sexually oriented businesses are some of the uses which, because of their very nature, may have serious objectionable characteristics, particularly when several of them are concentrated in one area, thereby having a deleterious effect upon adjacent areas, or when the uses are proposed to be located in or near sensitive areas or land uses. Special regulation of sexually oriented businesses is necessary to ensure that these adverse effects will not contribute to the blighting or downgrading of the surrounding neighborhood. These special regulations and applicable criteria are contained in this section.

Sexually oriented businesses shall be allowed only in the C(P) Planned Commercial District and M(P) Planned Industrial District subject to the following:

A. Sexually oriented businesses shall not be located within 2500 feet of another sexually oriented business. The measurement shall be taken from the exterior walls of the building(s) containing such regulated use.

B. No sexually oriented business shall be located within 3,000 feet of any area zoned for residential use or from the property line of residential unit(s), religious worship activity, nursery school, day care facility, any recreation and amusement not regulated herein, and any public or private school regardless of the zoning district, and shall be measured from the property line(s) containing such regulated use.

C. Buffering complying with the standards of Section 1102.G shall be placed around the entire perimeter, including road frontage, for all sexually oriented businesses.

D. No nude or seminude service or entertainment of any kind shall be allowed outside the building of such use.

E. The provisions of this article shall not apply to "Massage and Bodyworks Therapy" as defined in Article II of this ordinance and to the extent regulated by N.C. GEN. STAT., Chapter 90.

SECTION 924.1. SOLAR FARMS

A. Solar farms shall be located on a minimum 20-acre tract and shall comply with the minimum yard setbacks for the zoning district in which the property is located.

B. Solar farms shall not be constructed over any onsite wastewater system unless otherwise specifically approved by the County's Environmental Health Department.

C. Every component of the solar farm shall be limited to a maximum of 20 feet in height; this provision shall not include the interconnection poles, substation equipment or other devices necessary for the electricity to be delivered to the public utility substation.

D. Streetscape landscaping and buffering as required in Section 1102 shall be provided.

E. The military Garrison Commander or the commander's representative shall be afforded a maximum of ten days to comment on any proposed solar farm site plan submittal.

F. After site plan approval and prior to permit application, the developer must submit the Federal Aviation Administration's FAA Form 7460-1, filed under Part 77 and included in the Obstruction Evaluation Program, in which the FAA must determine the proposed solar farm to be no obstruction/hazard to air traffic. For all proposed solar farms within five miles of the Fayetteville Regional Airport, a solar glare analysis, with the Airport Director's approval, indicating "no glare" shall be attached to the Form 7460-1 and included with the Form 7460-1 when presented for permit application. The Solar Glare Hazard Analysis Tool (SGHAT) may be found at <u>www.sandia.gov/glare</u>.

G. In the event power production ceases for a period of six (6) months, the owner of the real property upon which the solar farm is located shall remove from the site all the components of the solar farm, to include equipment, conduit, structures, foundations and any other improvements or devices used in the installation or operation of the solar farm and dispose of these components in accordance with applicable law. The owner's failure to remove and dispose of these components within nine months from the date which power production ceases shall constitute an unlawful condition existing upon or use of the real property which may be enforced by all the remedies available under this ordinance and N.C.G.S. § 153A-123.

H. All Federal, State and other local regulations shall be complied with. (*Amd. 05-18-15*)

SECTION 925. SOLID WASTE DISPOSAL FACILITY.

A. No such facility shall locate within 2500 feet of an existing residential structure or of residentially zoned property.

B. No material shall be stored outside of appropriate waste containers, and all such containers shall be located on a solid impervious surface such as concrete pads.

C. All structures on the site shall comply with the dimensional requirements for the zoning district.

D. The site shall be maintained to prevent odors, rodents and any other nuisances.

E. The site shall have direct access to a paved public street.

F. Access roads leading to any part of the operation shall be constructed in such a manner as to not impede traffic on any public or private street and shall be paved or constructed with gravel or crushed stone surface and maintained in a dust-free manner.

G. All environmental health rules and regulations, including Federal and State laws, shall be complied with.

H. One identification sign, as defined in Section 1302, shall be permitted in accordance with Article XIII.

SECTION 926. THEATER PRODUCTIONS, OUTDOOR.

A. One sign shall be permitted and shall not exceed the standards for those allowed in the C1(P) Planned Local Business District.

<u>BA</u>. The site shall have direct vehicular access to a collector or higher-level street.

⊆<u>B</u>. In non-commercial districts, hours of operation shall be between sunrise and sunset. Noise levels shall not pose a nuisance to neighboring properties.

 $\oplus \underline{C}$. All outdoor lighting shall be turned off between 11:00 p.m. and sunrise, except lighting used for walkways, roads, parking lots and security. In these cases, fully shielded lights must be used.

SECTION 927. TOWERS.

A. A communication tower and associated equipment totally concealed within a building or structure so as to be architecturally indiscernible shall not be regulated as a tower under this section.

B. The applicant, owner, or developer of a tower that is to be at least 75 feet in height shall submit a site plan with the application for permits to authorize construction or erection of the tower. The site plan shall include:

1. Identity of the proposed or intended user(s) of the tower.

2. The certification of a registered engineer that the tower has the structural integrity and/or capacity to support or to accommodate more than one use or user.

3. The statement and supporting information and documentation by the applicant, owner, or developer that no structures or facilities suitable for collocation are available within the coverage area.

4. The statement of the owner indicating the intent and willingness to permit shared use of the tower and the potential for or limitations on the number of other users that the proposed tower can accommodate.

5. Elements and design that meet all requirements of this ordinance and the County Subdivision Ordinance.

C. Setbacks as prescribed below are intended for the assurance of public safety and protection of the property rights of adjacent property owners and shall not be less than the minimum required and shall not be varied by the Board of Adjustment:

1. Residential/Agricultural Zones. Towers in any residential or agricultural district shall be set back from all adjacent property lines and/or lease lines a distance not less than the height of the tower. The distance shall be measured from the base of the tower.

2. Commercial/Industrial Zones. Any tower shall be set back from property and/or lease lines a minimum of 50 feet or one foot of setback for each two feet of tower height, whichever is greater.

D. Structures located near towers shall not encroach upon the setbacks of the towers, unless such towers are of monopole design and construction, in which case buildings and structures may be located within the setback distances.

E. A chain link fence at least ten feet in height and located at least ten feet from the base of the tower shall enclose the tower base.

F. A buffer area at least 25 feet wide shall surround the tower compound. The buffer shall shield the compound area from the entire tract. No structures, including guyed wires or anchors, may be constructed or located within the buffer. The buffer area shall be planted with evergreen trees that will attain a minimum height of 25 feet within four years and be spaced no greater than 20 feet apart. The inner fringe of the buffer area shall be planted with an evergreen hedge that shall have an initial height of at least three feet and an expected attainment of six feet in height within four years of planting. The hedge shall constitute a complete shield or visual blockage. If the Coordinator determines that a natural buffer already exists on site that substantially complies with the purpose and intent of this performance standard to an equal or greater degree, such an alternative natural buffer shall be considered adequate. If an alternative natural buffer is used, the user shall be responsible to ensure that the buffer remains compliant for as long as the tower remains. If a buffer is altered to an extent where it no longer serves to shield or obscure the compound from view, the applicant or tower user(s) shall install buffers as required by this section.

G. The applicant, owner or developer shall certify that the proposed tower will be constructed and operated in accordance with all applicable Federal, State and local laws and ordinances, including but not limited to all Federal Communication Commission (FCC) and Federal Aviation Administration (FAA) rules and guidelines.

H. Prior to the issuance of a building permit for a tower, the applicant, owner or developer shall submit drawings sealed by a licensed engineer and a certification letter from the licensed engineer who prepared the plans that the tower will meet all applicable Federal, State and local building codes and structural standards.

I. Repealed.

J. The tower's height shall not exceed 450 feet. When a tower is located on a building or structure, the combined height of the building or structure and the tower shall not exceed 450 feet, except in the A1 Agricultural District. The height of a tower located in the A1 Agricultural District shall not be restricted. However, a tower located in the A1 Agricultural District must meet all applicable setbacks.

K. The exterior appearance of any building or structure associated with a tower and located in a residential zone shall maintain a residential architectural quality including, without limitation, a pitched roof and frame or brick veneer construction.

L. No building or structure associated with a tower and located in a residential zone may be used as a work site for any worker. However, periodic maintenance, inspection and renovation of the facility shall be permitted.

M. Each applicant, owner or developer shall demonstrate that the use will not be detrimental or injurious to the property values of the surrounding neighborhood. In zoning districts where the tower is a use by right, the applicant, owner or developer may satisfy the requirement by submitting a statement signed by a licensed appraiser or real estate broker which expresses an opinion that the use will not be detrimental or injurious to the property values of the surrounding neighborhood.

N. Repealed.

O. To protect the public from unnecessary exposure to electromagnetic radiation, the applicant, developer, owner or operator of the tower shall document that the power density levels do not exceed federally approved levels or American National Standards Institute (ANSI) standards, whichever is stricter.

P. If lighting is required by the FAA, it shall meet or exceed the FAA standards. To the extent allowed by FAA regulations and standards, strobes shall not be used for nighttime lighting. To the extent permitted by Federal statutes, regulations and standards, the lights shall be oriented so as not to project directly onto surrounding residential property. Prior to issuance of a building permit, the applicant, developer or owner shall submit documentation from the FAA that the proposed lighting is the minimum lighting required by the FAA.

Q. A tower not used for a period of at least six months shall be determined to be abandoned and shall be removed. The owner of the tower shall remove any abandoned, unused or structurally unsound tower within 90 days of receiving notice requiring removal. The Coordinator may establish a shorter period of time for the removal of a tower that is structurally unsound.

R. The owner or operator of a tower shall submit a statement signed and sealed by a licensed engineer that the tower will be structurally sound.

S. If the Coordinator determines a tower is not structurally sound, the owner or operator of the tower shall, within 60 days or a shorter time period if required by the Coordinator, complete repairs to restore the structural soundness of the tower.

T. The owner, applicant, or developer shall camouflage the tower so that it blends into the surrounding area. Methods of camouflage include paint, architectural design or structure, and other means. U. No outside storage on the site of the tower shall be permitted.

V. All tower sites shall comply with the provisions of the County Subdivision Ordinance.

(Amd. 02-19-08; Amd. 01-19-10)

ARTICLE X OTHER USES

SECTION 1001. TEMPORARY USES.

The Coordinator may issue a temporary Certificate of Occupancy for the following uses in accordance with the provisions of this section. In cases where the desirability of permitting the use is questionable and the application for the temporary Certificate of Occupancy is denied, the matter shall be appealed to the Board of Adjustment for a decision in accordance with Article XVI.

A. <u>Temporary Events</u>. A temporary occupancy permit may be issued for bazaars, carnivals, religious revivals, sports events, circuses, festivals and similar uses for a limited fixed period of time not to exceed 30 days in any one calendar year, and as the Coordinator may impose based on the character of the district affected.

B. <u>Temporary Construction Offices</u>. A temporary occupancy permit may be issued for construction offices in any district at any site where erection, addition, relocations and/or structural alterations are taking place, provided that such construction office shall be removed immediately upon completion of the project.

C. <u>Temporary Office and Exhibition</u>. A temporary occupancy permit may be issued for mobile structures used solely as offices or for purposes of exhibition in any district for a fixed period of time not to exceed six months and only upon satisfactory evidence that the use of such mobile structure shall not violate any code or regulation or the intent of this ordinance. The temporary permit may be renewed upon similar evidence of use of such mobile structure.

D. <u>Yard Sales</u>. A permit is not required; however, a resident and/or family household is limited to no more than four separate yard sales, each of which may consist of a oneor two-day period within any calendar year, within any residential or agricultural district. The hours of operation are limited to daylight hours on the day(s) the sale occurs. The person conducting the yard sale (tenant or property owner) shall be responsible for the prevention of any negative effects on neighboring properties and prevention of impeding the normal flow of traffic on public rights-of-way. Also, the person conducting the sale shall ensure that all property being sold is personal property, as defined in Article II, and that any residual items at the conclusion of the sale are not stored outside the residential dwelling in a permanent or semi-permanent manner. Signage shall only be allowed on-site, and strict compliance with sign regulations enumerated in Article XIII. E. <u>Mobile Storage Units</u>. Temporary self-contained storage units shall be permitted to be located between a principal structure and the street for a period of time not to exceed 14 calendar days. (*Amd. 02-19-08*)

SECTION 1002. INCIDENTAL USES.

A. <u>Home Occupations</u>. A home occupation shall be permitted as an accessory use to any dwelling unit and may be conducted in the principal structure or an accessory structure provided that:

1. The principal person or persons providing the business or service resides in the dwelling on the premises;

2. The area used for the business or service does not exceed 25 percent of the combined floor area of the structures or 500 square feet, whichever is less;

3. All work associated with the home occupation is conducted inside the designated building(s);

4. An attached wall sign not more than two square feet in area is allowed;

5. The property contains no outdoor display or storage of goods or services associated with the home occupation;

6. The home occupation causes no change in the external appearance of the existing building and structures on the property;

7. One additional parking space is allowed;

8. Wholesale sales of goods do not occur on the premises;

9. The home occupation employs no more than one person who does not reside on the premises;

10. The home occupation does not create any parking congestion, noise, vibration, odor, glare, fumes or electrical or communications interference which can be detected by the normal senses off the premises, including visual or audible interference with radio or television reception;

11. One vehicle, no heavier than ³⁄₄ ton, used in connection with the home occupation is permitted and shall be located on the premises in such a manner, so as not to disrupt the quiet nature and visual quality of the neighborhood;

12. A small home day care shall be permitted as accessory to any dwelling unit, provided that the following additional conditions are met, as well as the other conditions of this section:

a. If an outdoor play area is provided, it must be located in the side and/or rear yard of the property, provided that the yard area is not adjacent to any street, and the outdoor play area is fenced with a solid (opaque) fence; and

b. No more than eight children who are unrelated to the operator can be cared for during any 24-hour period.

13. All Federal, State, and local regulations, including the County Environmental Health regulations are complied with in the conduct of the home occupation.

B. <u>Outside Storage and Display</u>. Outside storage of goods, equipment and material shall be prohibited in any O&I(P) and any outside storage in the C1(P), C2(P) or C(P) district shall be buffered from view from any public street. Outside display of merchandise which is normally required in conducting the commercial operation is permitted in any of the above-named districts except the O&I(P) District. (*Amd. 02-19-08; Amd. 04-18-11*)

C. <u>Swimming Pools</u>. Every swimming pool, public and private, as defined by this ordinance is permitted as an incidental use and shall be regulated as follows:

1. The setback for a swimming pool from any side and rear lot line shall be ten feet.

2. A fence shall be erected to a minimum height of four feet to completely enclose the portion of yard containing the pool and shall include a gate that can be securely fastened for below-ground pools. The horizontal/vertical spacing in the fence shall be a maximum of four inches and at a minimum the fence must comply with the guard opening limitations for spacing established in the most currently adopted North Carolina State Building Code. (*Amd. 01-19-21*)

3. All mechanical equipment shall be located a minimum of five feet from any property line.

4. All floodlights shall be shielded from adjacent properties to reduce offensive glare.

5. All electrical wiring shall be in conformance with the National Electrical Code.

6. A water discharge plan for the proposed use shall be submitted showing the location of buildings, yard dimensions and other pertinent data. This plan shall also stipulate the type of system used for disposal of waste from the site. No permit shall be issued until the Coordinator determines that the water discharge plan is adequate by meeting one or more of the following criteria:

a. The discharge system shall drain directly into the street storm drainage system, other public storm drainage systems or natural stream; or

b. Enough hose is made available to discharge such water into the above public ways; or

c. That water discharge can be accomplished on the lot without threat of discharge onto adjacent lots.

7. In any zoning district, a swimming pool may not be located in a required front yard, including residential corner lots subject to Section 1101 G. (*Amd. 02-19-08*)

D. <u>Accessory Retail Uses</u>. Accessory retail uses include shops incidental to a hospital or clinic, variety, book, cafeterias, soda bars, coffee shops, beauty shops, and barbershops incidental to institutional or professional office buildings or manufacturing facilities. Accessory retail uses shall be conducted solely for the convenience of the employees, patients, patrons, students or visitors and not the general public. Such retail use, which is conducted wholly within the principal building without access thereto other than from within the building, without exterior advertising display, shall be permitted.

E. <u>Accessory Structures</u>. The following provisions apply to all accessory structures:

1. Accessory structures shall not be rented or inhabited by other than employees performing services on the premises of the owner, lessee, or tenant of the premises.

2. Accessory buildings not intended to be used for living quarters shall not be constructed upon a lot until the construction of the principal building has commenced.

3. Manufactured homes intended for residential occupancy shall not be classified as accessory or used as a storage structure.

4. Accessory structures shall not be erected in any required front or side yard or within 20 feet of any side street line, or within five feet of any lot line not a street line, or within five feet of any accessory building or other building. In no case, however, shall an accessory building be placed closer to a street than the minimum setback requirements for a principal structure. Any accessory structure greater than 700 square feet in floor area must be located inside the building envelope. (*Amd. 11-20-06; Amd. 02-19-08; Amd. 01-19-10*)

SECTION 1003. NONCONFORMING USES.

A. <u>General Provisions</u>. No structure or land containing a nonconforming use shall hereafter be increased, nor shall its total value be enhanced, except as provided in this section.

B. <u>Discontinuance/Buffering of Open-Air Outside Uses</u>. All nonconforming uses not carried on within a structure, except those which are incidental and necessary to activities within a structure, shall be discontinued within three calendar years from the effective date of this ordinance unless they can be adequately buffered so that the nonconforming use is not visible to the surrounding properties and these such uses shall be buffered in accordance with Section 1102.G within two calendar years from the effective date of this ordinance. Uses to be discontinued or buffered under this Section shall include outdoor sales areas, motor vehicle parking lots not immediately adjacent to and used in conjunction with a structure that the parking lot serves, storage yards, signs, billboards and similar uses. Where nonconforming use status applies to structure(s) and premises in combination, if the structure(s) are removed or destroyed, the nonconforming use of the land shall cease and any subsequent use of the land and buildings placed thereon shall conform to the provisions of this ordinance.

C. <u>Continuance of Nonconforming Uses</u>. No nonconforming use may be changed, expanded or resumed to any other nonconforming use, unless the Board of Adjustment finds that such use is no more detrimental to the neighborhood than the initial nonconforming use of the property in question. No change of title or possession or right to possession of property with a nonconforming use shall be construed to prevent the continuance of such nonconforming use.

D. <u>Continuance of Nonconforming Structures</u>. A structure that is nonconforming due to noncompliance with dimensional requirements, and which is a permitted use in the district, may continue, provided that its nonconformity is not increased. Structural changes which decrease or do not affect the degree of nonconformity, regardless of

cost and/or increase in value, shall be permitted. Routine repairs, maintenance, rehabilitation and renovations, regardless of value, shall be permitted.

E. <u>Reconstruction Prohibited</u>. Any nonconforming structure or any structure containing a nonconforming use, which has been damaged by fire or other causes, may be reconstructed and its use resumed if that occurs within one year of such damage, unless such structures have been determined by the Coordinator to have been damaged to an extent exceeding 50 percent of its then reproducible value or its bulk, exclusive of foundations, in which case any repair, reconstruction or use shall conform with the provisions of this Ordinance.

F. <u>Resumption of Nonconforming Use Prohibited</u>. Resumption of a nonconforming use of a structure shall not be permitted if such nonconforming use is discontinued, or ceases regardless of intent, for a continuous period of one calendar year. (*Amd. 02-19-08; Amd. 01-19-10; Amd. 04-18-11*)

SECTION 1004. NONCONFORMING MANUFACTURED HOME LOTS AND PARKS.

Notwithstanding any other provisions of this section to the contrary, the continuance of the use of land and structures for individual manufactured home or manufactured home park purposes in zoning districts in which individual manufactured homes or manufactured home parks are not a permitted use shall be regulated as follows:

A. <u>Individual Nonconforming Manufactured Home Uses</u>. Individual lots in districts not zoned for manufactured home use on which there is located a preexisting (i.e., thereon at the time of such zoning) nonconforming manufactured home may continue to be used as an individual manufactured home lot, subject to the following conditions:

1. In the event that the use of the nonconforming individual lot as a site for a pre-existing individual manufactured home is discontinued for a period of one year or more, such use of the lot shall not be resumed, and only the uses permitted for the zoning district in which the lot is located shall be allowed.

2. A manufactured home that was located on a nonconforming individual manufactured home lot at the time the district in which the lot is located was zoned shall not be replaced except in accordance with the provisions of sub-section C below.

B. <u>Continuance of Preexisting Nonconforming Manufactured Home Park Uses</u>. Tracts or parcels of land in districts not zoned for manufactured home park use on which there is located a preexisting nonconforming manufactured home park may continue to be used as a manufactured home park, subject to the following conditions: 1. In the event that the use of a tract or parcel of land, or part thereof, as a manufactured home park is discontinued for a period of one year or more, such use of the land, or part thereof, shall not be resumed, and only the uses permitted for the zoning district in which the land is located shall be allowed.

2. A manufactured home that was located in a preexisting nonconforming manufactured home park at the time the district in which the park is located was zoned shall not be replaced except in accordance with the provisions of sub-section D below.

C. <u>Replacement of Preexisting Manufactured Homes on Individual Nonconforming</u> <u>Lots</u>. A preexisting manufactured home on an individual nonconforming manufactured home lot may be replaced by another manufactured home during the period in which the preexisting nonconforming use of the lot is allowed to continue, provided that the replacement structure, as newly positioned on the lot, conforms to the following requirements:

1. The replacement structure in any residentially zoned district shall be a Class A manufactured home, and the replacement structure in any of the following non-residential zoning districts:, O&I(P) Planned Office and Institutional, C1(P) Planned Local Business, C2(P) Planned Service and Retail, C(P) Planned Commercial, M1(P) Planned Light Industrial, and M(P) Planned Industrial shall be a Class A or Class B manufactured home as defined in this ordinance, provided that such replacement structures are used exclusively for residential purposes.

2. The replacement structure shall meet the structure dimensional requirements and other applicable provisions of this ordinance for the zoning district in which the lot is located.

3. The replacement structure shall meet the current County Health Department regulations pertaining to sewage and water systems; the current requirements of the County Fire Prevention Ordinance; and the current requirements of the County Minimum Housing Code.

4. In the event of conflict among the requirements set forth above, the replacement structure must meet the stricter of the conflicting requirements.

D. <u>Replacement of Preexisting Manufactured Homes in Nonconforming</u> <u>Manufactured Home Parks</u>. A preexisting manufactured home in a nonconforming manufactured home park may be replaced by another manufactured home during the period in which the preexisting nonconforming use of the land on which the park is located is allowed to continue, provided that the replacement structure, as newly positioned in the park, conforms to the following requirements: 1. The replacement structures shall be placed in the manufactured home park so that the structure in place is set back from the external boundaries of the park a distance that meets the dimensional requirements and other applicable provisions of this ordinance for the zoning district in which the park is located, as though the park were a single lot or tract within such district. For the purposes of this section, front yard setback requirements shall be measured from a public street constituting an external boundary of the park, if any. Other setback requirements shall be treated as rear and side yard setbacks, as appropriate, and be measured from the boundary of the park other than a public street.

2. The replacement structure and the manufactured home lot on which it is placed shall meet the current internal dimensional requirements for a manufactured home park as defined and set forth in the County Subdivision Ordinance, to include without limitation: lot area, density and yard space requirements.

3. The replacement structure shall meet the current requirements of the County Health Department regulations pertaining to manufactured homes and manufactured home parks; current requirements of the County Fire Prevention Ordinance; and the current requirements of the County Minimum Housing Code.

4. The replacement structure shall be a Class A or Class B manufactured home and shall otherwise meet the current construction and other standards for manufactured homes established by applicable Federal, State, and local regulations.

5. In the event of conflict among the requirements set forth above, the replacement structure must meet the stricter of the conflicting requirements.

E. <u>Map of Preexisting Nonconforming Manufactured Home Lot or Park</u>. Every owner of land on which a preexisting nonconforming manufactured home lot or park is located shall file with the Planning and Inspections Department, a map or site plan of the land area of such lot or park showing the dimensions to scale of the area at the time of the zoning of the land on which the lot or park is located, showing the location and external dimensions to scale of each manufactured home existing therein at such time, and showing such other pertinent information as the Planning and Inspections Department and Coordinator require.

F. <u>Zoning Permit Required</u>. Replacement of a preexisting nonconforming manufactured home hereunder shall not be permitted unless the owner of such replacement has made application to the Coordinator for a zoning permit for such replacement, and the permit has been issued. The application shall describe the proposed replacement manufactured home by manufacturer's name, model and serial

number, year of manufacture and dimensions and shall show the proposed manufactured home space for the replacement on a copy of the map of the manufactured home lot or park on file with the County Planning and Inspections Department. The Coordinator shall issue a zoning permit for the replacement only upon a determination that the replacement and its location meet the requirements for replacing a preexisting nonconforming manufactured home set forth above. The Coordinator may require any additional information reasonably necessary to make such determination and may deny a permit if such information is not submitted. No provision herein shall waive or release other requirements for a permit pertaining to the replacement or lot or park in which the manufactured home is to be located that may be set forth in this ordinance or other Federal, State, or local laws. (*Amd. 02-19-08*)

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ARTICLE XI LOT AND YARD REGULATIONS

SECTION 1101. LOT REGULATION.

Unless otherwise established in the County Subdivision Ordinance, the general lot regulations shall apply as herein set forth.

A. <u>One Principal Structure Per Lot</u>. Every principal structure hereafter erected shall be located on a lot as herein defined. In no case shall there be more than one main residential building and its accessory buildings on one lot of record unless otherwise provided for in this ordinance and the County Subdivision Ordinance. Residential uses in the A1 Agricultural District that are considered accessory to the principal bona fide farming use are not limited in number when associated with the farm use as exempted by Section 109.

B. <u>Street Access</u>. No structure shall be erected on a lot, subject to regulation under the County Subdivision Ordinance, which does not abut a public street or approved private street (see County Subdivision Ordinance for private street provisions) for at least 20 feet, such frontage (abutting) to be continuous from the property line to the front yard building setback line. Those lots or tracts, not regulated by the County Subdivision Ordinance shall provide, at a minimum, proof of a 20-foot deeded access easement, which has been properly and legally recorded with the County Register of Deeds, to serve the said lot or tract.

C. <u>Reduction of Lot Size Prohibited</u>. No lot shall be reduced in area so that lot and/or yard areas below the minimum required under this ordinance shall result. Lots 50 feet or more in width may be treated as recorded lots less than the minimum requirement (sub-section D below).

D. <u>Recorded Lots Less Than Minimum Requirement</u>. Where any lot of record on the effective date of this ordinance or amendment thereto for the zoning area in a district which allows residential uses does not contain sufficient land to permit conformance to the dimensional requirements of this ordinance, such lot may be used as a building site for a single-family residence, provided that the lot area and yard dimensions are not reduced below the minimums specified in this ordinance by more than 17 percent in the RR, R15, R7.5, R6, R6A and R5 residential districts; or below the dimensional requirements of the RR Rural Residential District in the A1 Agricultural District.

E. <u>Lots Without Community Water and/or Sewer</u>. Any lot that is not served by public or community water and/or sewer, in addition to the regulations of the zoning district in

which said lot is located, must be certified by the County Health Department to be large enough to meet all applicable regulations regarding water supply and/or sewage disposal prior to application for a zoning permit.

F. <u>Building Lines on Irregularly Shaped Lots</u>. The Coordinator shall determine locations of front, side, and rear building lines on irregularly shaped lots. In no case, shall a setback line be measured from any part of any tract that does not meet the minimum width requirement for the individual district as listed in Section 1104. Such determinations shall be based on the spirit and intent of the district regulations to achieve spacing and location of buildings or groups of buildings on individual lots.

G. <u>Corner Lots</u>. Principal structures on corner lots in residential districts on which dwelling units are to front on each of the intersecting streets shall observe the front yard requirements on each of the intersecting streets if they are constructed and located within developments recorded after the effective date of this ordinance, or any amendment to said ordinance. With the exception of the R6A Residential district, principal structures on corner lots in residential districts that observe the front yard requirements of the two intersecting streets may reduce the required rear yard by 20 feet.

H. Lot Area Exception in Conservancy Districts. In the CD Conservancy District, the area may be used as part of any contiguous zoning district for calculating density of an entire development and satisfying setback requirements for lots within the development. That portion of such lots within the development falling within the CD District shall only be used for open space uses, and no principal or accessory structures shall be permitted, except boat landing piers when permitted by applicable Federal, State, or local regulations. (*Amd. 01-19-10*)

SECTION 1102. YARD REGULATION.

A. <u>Projection Into Yard Space</u>. Every part of a required yard shall be open from its lowest point (grade level) to the sky, unobstructed except for the ordinary projections of sills, belt courses, buttresses, cornices, ornamental features, sundecks, balconies, open porches and eaves; provided that none of the above projections shall project into a required yard more than four feet. Canopies, eaves and marquees may extend into a required yard in a commercial or industrial district provided that no more than ten percent of the square footage within the required yard is covered by such canopies, eaves and marquees shall not be solid and shall not interfere with the free movement of traffic, the required off-street parking, and the sight view of adjacent properties.

Open fire escapes, outside stairways, open wheelchair ramps, the ordinary projections of chimneys and flues, swimming pools, flag poles, decorative fountains and other similar items may be erected in required yards when placed so as not to obstruct light and ventilation necessary for the structure. To minimize encroachment of wheelchair ramps into the required yard, turning platforms are encouraged.

B. Determination of Front Yard Setback. The front yard requirements of this ordinance shall not apply on lots where the average depth of existing front yards on developed lots, located within 100 feet on each side of a lot, within the same block and zoning district as such lot, is greater or lesser than the minimum required front lot depth. In such cases, the depth of the front yard on such lot shall not be less than the average front yard depth on such developed lots. This provision shall not require a structure to be set back from the street or road a greater distance than the distance set forth in this ordinance or the setback line observed by the closer of the two existing principal structures on immediately adjoining lots. In no case, however, shall any residential structure be placed closer than 50 feet from the centerline of a street on which it faces or within 40 feet from the centerline of a side street. The location of a residential structure with respect to the street line in any commercial or industrial district shall not be used as a factor in determining the required setback from the street line for any new structure to be erected in such districts. ((Amd. 01-19-10)

C. <u>Fences and Walls</u>. The setback requirements of this ordinance shall not apply to any retaining wall. Open fences and walls may be erected to any height. Solid fences and walls shall be limited to three feet in height when projecting into or enclosing a minimum front yard and shall be limited to seven feet in height when projecting into or enclosing a minimum side and/or rear yard. When a corner lot follows two front yard setbacks, as determined by the Coordinator, a solid fence or wall greater than three feet in height, but not exceeding seven feet in height, may not be erected within 20 feet of the right-of-way on the street deemed the secondary front yard by the Coordinator. The street on which the house is addressed is usually considered the primary street on which the house must follow the full front yard setback unless otherwise determined by the Coordinator. Exceptions to location criteria are as follows:

1. Fences or walls that are within or enclose the minimum side and/or rear yard of a subdivision lot which is situated on a peripheral boundary of a subdivision in which it is a part;

2. Rear yards on through lots may have a privacy fence erected up to the rear property line, as determined by a platted "no access easement" or up to 20 feet from that line in the absence of a "no access easement";

3. Fences erected in conjunction with a buffer, as required by sub-section G, "Buffer Requirements" below, shall be set back a sufficient width from the property line to allow for the proper maintenance and upkeep of the vegetative buffer; and

4. When a principal structure is permitted closer than 25 feet to a public right-ofway line, the fence or wall will be permitted no closer to the road right-of-way than the permitted location of the principal structure. (*Amd.* 11-20-06; *Amd.* 02-19-08; *Amd.* 01-19-10)

D. <u>Corner Visibility</u>. In all districts, no fence, wall, shrubbery, sign or other obstruction to vision between the heights of three and 15 feet shall be permitted within 20 feet of the intersection of two streets.

E. <u>Rear Yards on Through Lots</u>. The depth of rear yards on through lots shall be at least equal to the minimum required front yards for the district in which it is located, and no accessory buildings shall be located in the rear yard on through lots.

F. <u>No Other Building in Required Yard Space</u>. No part of a yard or other open space required about any structure for the purpose of complying with the provisions of this ordinance shall be included as part of a yard or other open space required under this ordinance for another structure. When two or more uses occupy the same building, sufficient off-street parking areas, yard widths, lot area, open space, etc., must be provided so that the dimensional requirements pertaining to each of the uses will be met in full.

G. Screening Buffer Requirements.

1. A solid buffer shall be installed:

a. When a non-residential use abuts a residentially zoned property along the side and/or rear property lines;

b. When any commercial off-street parking or loading space abuts a residential district along the side or rear property lines;

c. When any use permitted in a residential or agricultural district other than a single- or multi-family dwelling abuts a residential district along the side or rear property lines;

d. When any multi-family development of more than three residential units abuts a residential district or an existing single-family dwelling along the side or rear property lines; and e. When any outside storage of materials, equipment or products is visible and/or abutting any residential district and/or public street.

2. "Governmental use" as defined herein and including public and private elementary, junior high/middle, and high schools, accredited by the State of North Carolina, and "religious worship activity" as defined herein shall be exempt from the buffer requirements of this ordinance.

3. For all uses classified under sub-section "e" above and regardless whether or not the use was existing at the time of the adoption of this ordinance, the property owner shall provide and maintain a solid buffer within two calendar years of said use being subject to this ordinance in accordance with the standards of this Sub-section.

4. When required by this ordinance and/or the County Subdivision Ordinance, the following standards shall apply:

a. A vegetative buffer shall be a minimum of three feet in height at time of planting to reach a height of six feet within three calendar years;

b. Solid non-vegetative fencing shall have a minimum height of six feet;

c. Buffer vegetation shall be located between any fence and the common property line.

d. Chain link fencing shall not be permitted as a screening alternative, regardless of type of modifications made to the chain link fence. (*Amd.* 11-20-06; *Amd.* 02-19-08; *Amd.* 06-15-09; *Amd.* 01-19-10)

H. <u>Riparian Buffer</u>. For purposes of protecting the aquatic and wildlife habitat and to ensure bank stabilization, the Cape Fear River, Little River, Lower Little River, Rockfish Creek, Little Rockfish Creek and South River shall be protected from development by means of riparian buffer. The riparian buffer shall consist of two zones, a combined width of 50 feet, as follows:

1. Zone One.

a. Zone One shall include the existing vegetated area that is undisturbed except for minimal encroachment for purposes of river or creek access, provided that residential developments shall have no more than one such access point. Where Zone One has been or is to be disturbed for purposes of utility installation, the area disturbed shall count as the access point. b. The location of Zone One shall begin at the common property line with the river or creek, or at the top of the bank and where the top of the bank is not easily discernable Zone One shall begin at the root growth area closest to the surface water and extend landward a distance of 30 feet on all sides of the surface water, measured horizontally on a line perpendicular to a vertical line marking the top of the bank or the root growth area closest to the surface water.

2. Zone Two.

a. Zone Two shall consist of a stable, vegetated area that is preferably left undisturbed; however, grading and re-vegetating in Zone Two is allowed provided that the health of the vegetation in Zone One is not compromised.

b. Zone Two shall begin at the outer edge of Zone One and extend landward 20 feet as measured horizontally on a line perpendicular to the surface water.

Developments proposed and adjacent to the aforementioned rivers and creeks shall have the riparian buffer designated as "common area" with maintenance and upkeep by the owners' association in the same manner as required for common areas in zero lot line developments – see Section 2402, County Subdivision Ordinance. Each zone shall be demarcated on the ground, shown on the preliminary plan and final plat, in addition to the declaration of covenants addressing the purpose of the riparian buffer zones and maintenance requirements.

The provisions of this sub-section are not intended to supersede or minimize the buffer areas required for high density developments – see Section 31A-23, County Water Supply Watershed Management and Protection Ordinance. In addition, lots with single-family dwelling units consisting of two acres or less in area that pre-exist the adoption date of this amendment (June 18, 2012) shall be exempt from these riparian buffer provisions.

(Amd. 02-19-08; Amd. 06-18-12)

I. <u>Building Height</u>. Multiple family dwellings and office, commercial and industrial buildings shall not be limited to height except that for each one foot of height greater than 35 feet, the side and rear yard setbacks shall be increased by one foot.

J. <u>Side Yard Exception</u>. In the C1(P) Planned Local Business District, C2(P) Service and Retail District and C(P) Planned Commercial District, where the lot has a width of 150 feet or less at the front yard setback line, the minimum side yard width requirements shall apply only to one side if the opposite side is also zoned for commercial or industrial uses.

(Amd. 02-19-08)

K. <u>Rear Yard Exception for Manufactured Homes in an R6A Residential District</u>. In an R6A Residential District where a single manufactured home, as herein defined, is to be placed on an individual lot, and no other principal structure exists, the rear yard requirement may be reduced to five feet as long as such manufactured home shall be at least 15 feet from any other manufactured home located on an adjoining lot to the rear of the subject lot.

L. <u>Averasboro Battlefield Viewshed Frontage</u>. A front yard setback of 70 feet from the right-of-way, regardless of zoning classification, shall be required for all lots fronting NC Highway 82 (Burnett Road), which is a designated "Viewshed" and located within the area designated by the National Register of Historic Places as the Averasboro Battlefield.

M. <u>Outdoor Lighting</u>. The purpose of this section is to reduce glare, to reduce light trespass, to decrease the expense of lighting, to decrease light pollution, and to improve the aesthetics of the County while still providing adequate nighttime safety and security. The following standards are applicable to all properties:

1. All lights shall be shielded in such a way as to direct all light toward the Earth's surface and away from reflective surfaces;

2. Light fixtures or lamps shall be shielded/shaded in such a manner as to direct incident rays away from all adjacent property and any light on a pole, stand, or mounted on a building must have a shield, and adjustable reflector and non-protruding diffuser;

3. Any facilities, which may require floodlighting, may not arrange the light in such a way that it will shine toward roadways, onto adjacent residential property or residentially zoned property or into the night sky;

4. Any interior lighted signs may not be lit at night when any face of the sign is removed or damaged in such a way that the light may distract pedestrians or drivers or become a nuisance to homeowners;

5. Any light fixture must be placed in such a manner that no light-emitting surface is visible from any residential area or public/private roadway, walkway, trail or other public way when viewed at ground level.

N. <u>Landscaping</u>. The purpose and intent of this ordinance is to enhance the community appearance and improve air quality within the County. All requirements as set forth below shall be applied to non-residential and mixed-use developments requiring site plan approval prior to zoning permit application. For existing non-residential developments, the landscaping provisions of this Section shall apply only to

the extent of any change in the building footprint. The detailed site plan, when submitted for site plan approval, shall include the following: (*Amd.* 11-21-05)

1. <u>Streetscape</u>. Landscaping shall be installed for all non-residential and mixeduse developments abutting a public street as follows:

a. Minimum of one large shade tree or two small ornamental trees per 50 linear feet of street frontage. Calculation for the required number of trees shall be the total length of street frontage divided by 50.

b. Trees shall be planted within the front yard setback, not within the rightof-way, and may be clustered.

c. The size of the trees to be planted shall be a minimum of two-inch caliper for large shade trees and a minimum of six feet in height for small ornamental trees as specified by the latest edition of *American Standard for Nursery Stock* published by the American Association of Nurserymen.

d. Reserved for future use.

e. Healthy existing trees may be used to satisfy these requirements.

2. <u>Yard Space</u>. Landscaping shall be installed for all non-residential and mixeduse development building areas where the lot is adjacent to a public street, regardless of whether or not access to the public street is permitted, as follows:

a. Required plant materials: one ornamental tree for every 50 linear feet of building length and/or width and two shrubs for every ten linear feet of building length and/or width.

b. The required plant materials must be located between the structure and the required setback line, excluding the parking areas addressed below.

c. The development must have a yard space sufficient in size to accommodate the required plantings and to allow room for flexibility in the landscape design.

3. <u>Parking Areas</u>. Paved parking areas consisting of 20 or more parking spaces shall be landscaped as follows:

a. Required plant materials: One large shade tree or two ornamental shade trees for every 20 spaces.

b. Trees shall be planted in such a manner to be protected from motor vehicles.

4. <u>Maintenance</u>.

a. Required plant materials shall be maintained by the property owner, including replacing dead or unhealthy trees and shrubs.

b. All yard and planting areas shall be maintained in a neat, orderly, and presentable manner and kept free of weeds and debris. (*Amd. 02-19-08*)

O. <u>Retention/Detention Basins (Ponds)</u>. When retention/detention basins are required by the State or local ordinances for stormwater, watershed or other purposes, the basins shall be secured with a minimum four-foot-high fence with a lockable gate. *(Amd. 01-19-10)*

SECTION 1103. SPECIAL DEVELOPMENTS.

Special developments governed elsewhere in this ordinance and those governed by the County Subdivision Ordinance may be exempt from the lot and yard requirements of this ordinance, provided the development conforms to the special provisions of this ordinance and the County Subdivision Ordinance and the overall dwelling unit density is maintained for the district in which it is located except where specifically exempted elsewhere. This section shall include, but not be limited to Article V, Conditional Zoning District; Article VI, Mixed Use-Conditional Zoning District and Article VIII, Density Development-Conditional Zoning District; contained within this ordinance, and Zero Lot Line Developments, Unit Ownership Developments, and Manufactured Home Parks, which are regulated by the County Subdivision Ordinance. (*Amd. 02-19-08; Amd. 04-18-11*)

SECTION 1104. DISTRICT DIMENSIONAL PROVISIONS.

The provisions on the following pages shall be complied with except where specifically exempted by Section 1103. This section is in "chart" format and begins on the next page.

SECTION 1104. DISTRICT DIMENSIONAL PROVISIONS.1

Except for the special provisions as previously noted in this article and any special provisions provided for elsewhere within this ordinance, the following district dimensional requirements shall be complied with:

	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$		MINIMUM YARD SETBACK REGULATIONS ²						
(SC		,			FRONT ⁵		SIDE		REAR
DISTRICT	LOT SIZE	GROÙP DEVE	LOPMENTS	<u>WIDTH</u>	YARD		YARD		YARD
				(in feet)	(measured from R/W line	e)(1 story) (2	2 story)	(each add greater than 2 stories)	(in feet)
A1 ³	2 acres	2 acres 2 acre	es 2 acres	100	50	20	25	25ft/story	50
A1A ⁴	1 acre	1 acre 1 ac	re 1 acre	100	50	20	25	25ft/story	50
R40	40,000	40,000 40,00	0 40,000	100	30	15	15	10ft/story	35
R40A	40,000	40,000 40,00	0 40,000	100	30	15	15	10ft/story	35
R30	30,000	30,000 30,00	0 30,000	100	30	15	15	10ft/story	35
R30A	30,000	30,000 30,00	0 30,000	100	30	15	15	10ft/story	35
R20	20,000	20,000 20,00	0 20,000	100	30	15	15	10ft/story	35
R20A	20,000	20,000 20,00	0 20,000	100	30	15	15	10ft/story	35
RR	20,000	20,000 20,00	0 20,000	100	30	15	15	10ft/story	35
R15	15,000	15,000 15,00	00 15,000	75	30	10	15	10ft/story	35
R7.5	7,500	7,500 7,50	0 7,500	75	30	10	15	8ft/story	35
R6	6,000	6,000 5,00	0 4,000	60	25	10	12	6ft/story	30
R6A ²	6,000	6,000 5,00	0 4,000	60	25	10	12	6ft/story	15 ⁶
R5A	5,000	3,000 3,00	0 3,000	60	25	10	12	4ft/story	30
R5	5,000	5,000 3,00	0 1,500	60	25	10	10	4ft/story	30

¹ All signs are regulated by Article XIII.

² Exceptions: See Section 1103 for special exceptions to this chart.

³ Minimum lot size for non-residential uses is one acre.

⁴ Maximum district size for rezoning request is 10 acres.

⁵ Exception: Averasboro Battlefield Viewshed Frontage (Section 1102 L)

⁶ See Section 1102 K for Rear Yard Exception for Manufactured Homes in the R6A District. (*Amd. 3-21-16; Amd. 11-20-06*)

June 20, 2005 County Zoning Ordinance

(Section 1104, District Dimensional Provisions – Continued)¹

MINIMUM YARD SETBACK REGULATIONS²

DISTRICT	<u>FRON</u> (fee	<u>Γ YARD</u> et)	<u>SIDE YARD</u> (feet)	REAR YARD (feet)
	Measured from R/W <u>Line</u>	Measured from Street <u>Centerline</u>		
CD	50	80	50	50
O&I(P)	35	65	15	20
C1(P)	45	75	15	20
C2(P)	50	80	30	30
C(P)	50	80	30	30
M1(P)	50	80	30	30
M(P)	100	130	50	50

¹ Exception: See Section 1103 for special exceptions to this chart.

² All signs are regulated by Article XIII. (*Amd.* 02-19-08)

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ARTICLE XII OFF-STREET PARKING AND LOADING

SECTION 1201. GENERAL PROVISIONS.

All uses of land, buildings, or structures shall provide for adequate off-street parking and loading space to meet at least the minimum standards in accordance with the provisions of this article.

A. <u>Plan Approval</u>. Each application for a zoning permit, Conditional Zoning district, Special Use Permit, or site plan approval shall include information as to the location and dimensions of off-street parking and loading space and the means of ingress and egress to such space. This information shall be in sufficient detail to enable the Coordinator to determine whether or not the requirements of this article are met.

B. <u>Certificate of Occupancy</u>. The Certificate of Occupancy for the use of any building, structure or land where off-street parking space or loading space is required shall be withheld by the Coordinator until the provisions of this article are fully complied with. If at any time such compliance ceases, any Certificate of Occupancy previously issued for the use of the property shall immediately become void, and further use of the premises shall cease until the property is brought into compliance with this article.

C. <u>Permanency</u>. The off-street parking and loading spaces required by this article shall be permanent spaces and shall not be used for any other purpose unless other spaces are provided which will fully meet the requirements of this ordinance.

D. <u>Permissive Parking and Loading Facilities</u>. Off-street parking or loading facilities, which serve any existing non-residential use of land or buildings, are permitted in any commercial or industrial district provided that all regulations herein governing the location, design and operation of such facilities are adhered to and provided further that whenever a parking facility serving a non-residential use abuts a residential district, a vegetative buffer at least six feet in height shall be established between the parking facility and the residential district.

E. <u>Increased Intensity of Existing Use</u>. When the intensity of use of any building or premises shall be increased through addition of dwelling units, gross floor area, seating capacity or other units specified herein for the computation of required parking and loading facilities, parking and loading facilities shall be provided for such increase in intensity of use.

F. <u>Change of Existing Use</u>. Whenever the existing use of a structure shall hereafter be changed to a new use, parking and loading facilities shall be provided as required for such new use. However, if the structure was erected prior to the effective date of this ordinance, additional parking or loading facilities are mandatory only in the amount by which the requirements for the new use shall exceed those for the existing use. (*Amd. 02-19-08; Amd. 04-18-11*)

SECTION 1202. OFF-STREET PARKING.

A. <u>Minimum Off-Street Parking Requirements</u>. Off-street parking spaces shall be provided and permanently maintained by the owners or occupants of the following types of property uses on the basis indicated.

Uses	Required Parking
All dwelling units	Two spaces for each dwelling unit except one and one-half spaces for each dwelling unit in a multi-family complex located in R6, R5A, R5, and mixed-use developments.
Art galleries, libraries, museums	One space for each 400 square feet of net floor area
Banks	One space for each 200 square feet of net floor area, plus one space for each two employees
Commercial amusement	One space for each four persons in design capacity
Detention facilities	One space for every three beds, up to 500 beds; one space for every five beds above 500 beds
Funeral homes	One space for each four seats in chapel

Uses- Continued	Required Parking – Continued
General, professional, governmental offices	One space for each 300 square feet of net floor area
Hospitals	One space for each two beds intended for patient use, plus one space for each employee on the largest shift
Lodges, fraternal, and social organizations	One space for each four persons in design capacity
Manufacturing, processing, fabrication, assembly, construction, contracting, building trades	One space for each vehicle used directly in the conduct of the use, plus two additional spaces for each three employees on the largest shift
Manufactured home and travel trailer sales lot	One space for each employee and one space for each 3,000 square feet of display area
Medical clinics, doctors' and dentists' offices	Five spaces for each professional practicing on the premises
Motel, hotel, tourist home	One space for each room or unit to be rented; plus one space for each three employees; plus one space for each 100 square feet of floor area utilized for meeting rooms
Motor vehicle gas stations	Ten parking spaces
Motor vehicle repair	One space for each 200 square feet of net floor and/or sales garage area
Nursery, kindergarten, elementary & junior high/middle schools	One space for each employee, plus ten additional spaces

Uses- Continued	Required Parking - Continued
Nursing homes, convalescent and retirement homes	One space for each four beds intended for resident use, plus one parking space for each employee on the largest shift
Religious worship	One space for each five seats
Restaurants	One space for each four inside seats plus outside serving spaces
Retail stores, service shops, food & beverage establishments including planned shopping centers	One space for each 200 square feet of net floor area
Rooming or boarding house	One space for each bedroom
Senior high schools	Four spaces for each classroom and administrative office
Veterinary clinics	Four spaces for each veterinarian
Vocational, business, post secondary, avocational and trade schools	One space for each 300 square feet of gross floor area
Wholesale establishments	One space for each 900 square feet of gross floor area

(Amd. 02-19-08; Amd. 01-19-10; Amd. 04-18-11)

B. <u>Computation</u>. When determination of the number of off-street parking spaces required by this ordinance result in a requirement of a fractional space, any fraction of one-half or less may be disregarded, while a fraction in excess of one-half shall be counted as one parking space.

C. <u>Size</u>. All required off-street parking spaces shall be at least nine feet in width and at least 20 feet in length measured at right angles to the axis of the vehicle exclusive of access drives, aisles or ramps. Such space shall have a vertical clearance of at least six feet, six inches. For parallel parking, the length of the parking space shall be increased to 23 feet. Compact parking spaces, measuring seven and one-half feet wide and 16 feet in length, provided that the compact spaces do not exceed more than 25 percent of the total required parking.

D. <u>Design</u>. Off-street parking spaces, drive areas and entrances to any structure shall be designed and constructed to the standards of the N.C. Building Code, or other applicable Federal, State or local regulation.

E. <u>Access</u>. Each required off-street parking space shall open directly upon an aisle or driveway of such width and design as to provide safe and efficient means of vehicular access to such parking space. All off-street parking facilities shall be designed with appropriate means of vehicular access to a street or alley in a manner that will least interfere with traffic movement. All commercial and industrial off-street parking areas and all off-street parking lots for residential use where three or more spaces are required shall be so arranged that egress from the parking space is by forward motion of the vehicle.

F. <u>Lighting</u>. Any lighting used to illuminate off-street parking areas shall be subject to the same standards as listed in Section 1102.M.

G. <u>Public Area</u>. No portion of any street right-of-way or public parking facility shall be considered as fulfilling or partially fulfilling area requirements for off-street parking space required by the provisions of this ordinance.

H. <u>Combination and Shared Parking</u>. The required parking space for any number of separate uses may be combined in one lot as long as the minimum number of spaces for each separate use is provided, except that the required space assigned to one use within a shopping center may be assigned to another use provided that the hours of operation for each use do not coincide or overlap and one-half of the parking spaces required for churches, theaters or assembly halls whose peak attendance will be at night or on Sundays may be assigned to a use which will be closed at night and on Sundays.

I. <u>Remote Parking Space</u>. If the off-street parking space required by this ordinance for non-residential uses cannot be reasonably provided on the same lot on which the principal use is located, such space may be provided on any land within 400 feet of the main pedestrian entrance to such principal use, provided such land is in the same ownership, by deed or long term, recorded lease, and that such land is zoned to allow the non-residential use for which the remote parking is to serve.

In such cases, the applicant for a permit for the principal use shall submit with his application an instrument duly executed, acknowledged and recorded with the County Register of Deeds that subjects said land to parking use in connection with the principal use.

J. <u>Existing Parking Facilities</u>. Accessory off-street parking facilities in existence on the effective date of this ordinance and located on the same lot as the use served shall not hereafter be reduced below the minimum requirements of this article.

K. <u>Residential Parking Limitation</u>. Where parking for more than five cars is permitted or required in residential districts, the lot may be used only for parking and not for any type of loading, sales, repair work, dismantling, servicing or long-term storage, either of merchandise or vehicles.

L. <u>Handicap Parking</u>. Handicap parking shall be provided in accordance with the standards of the North Carolina Building Code and any other applicable Federal and/or State regulations.

(Amd. 01-19-10; Amd. 04-18-11)

SECTION 1203. OFF-STREET LOADING.

Off-street loading spaces accessory to uses permitted in any district shall be provided in accordance with the following regulations. The Coordinator shall determine the sufficiency of loading spaces permitted or required by this ordinance.

A. <u>Minimum Off-Street Loading Requirements</u>. Off-street loading spaces shall be provided and permanently maintained by the owners or occupants of the following types of land uses on the basis indicated:

Uses	Required Space(s)
Commercial operations with a gross floor area of less than 20,000 square feet and all wholesale, manufacturing and light industrial operations with a gross floor area of less than 10,000 square feet	One loading space
Retail operations, (including restaurant and dining facilities within hotels and office buildings) with a total usable floor area of 20,000 square feet or more	One loading space for every 20,000 square feet of floor area requiring not more than seven spaces
Office buildings and hotels with a total usable floor area of 100,000 square feet or more devoted to such purposes	One loading space for every 100,000 square feet of floor area
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Uses - Continued

Industrial and wholesale operations with a gross floor area of 10,000 square feet or over and as follows:

10,000 to 40,000 square feet Above 40,000 to 100,000 square feet Above 100,000 to 160,000 square feet Above 160,000 to 240,000 square feet Above 240,000 to 320,000 square feet Above 320,000 to 400,000 square feet Each 90,000 square feet above 400,000 square feet Minimum number of loading spaces required:

One loading space Two loading spaces Three loading spaces Four loading spaces Five loading spaces Six loading spaces One additional loading space

B. <u>Location</u>. One or more loading berths or other space shall be provided for standing, loading and unloading operations either inside or outside a building and on the same or adjoining premises with every structure erected after the enactment of this ordinance.

C. <u>Screening</u>. All motor vehicle loading spaces abutting any residential district shall be completely screened.

D. <u>Size</u>. A loading berth shall have minimum plan dimensions of 12 feet by 25 feet and 14 feet overhead clearance. A loading berth shall be sufficient to allow normal loading operations of a kind and magnitude appropriate to the use served.

E. <u>Access</u>. Each required off-street loading space shall be designed with appropriate means of vehicular access to a street or alley, without hindering the movement of vehicles over a street or alley, and of pedestrians over a sidewalk.

F. <u>Utilization</u>. Space allocated to any off-street loading space shall not, while so allocated, be used to satisfy the space requirements for any off-street parking spaces or access drives or aisles.

Required Space - Continued

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ARTICLE XIII SIGN REGULATIONS

SECTION 1301 PURPOSE AND INTENT.²

This section provides guidance and standards for signage across the County's planning jurisdiction and within any municipalities who have formally requested the County to enforce these standards within its jurisdiction. The erection and maintenance of signs is controlled and regulated to promote the health, safety, welfare, convenience, and enjoyment of travel on streets and sidewalks. These provisions are also intended to balance between the promotion of beneficial commerce and the protection of community character. More specifically, these sign regulations are intended to: The purpose of these regulations is to minimize any detrimental effects of signs on adjacent land uses and to ensure that permitted signs do not become a public nuisance or hazard. All signs erected, altered, relocated or maintained shall be in accordance with the provisions of this article.

A. Avoid conflicts between advertising and public safety signage;

B. Avoid interference with protected free speech;

<u>C.</u> Ensure that any content–based signage standards serve a compelling public purpose and are as narrowly-tailored as possible;

D. Ensure that governmental signage intended to protect public safety or to provide necessary information to the public is not hampered by sign regulations;

<u>E.</u> Ensure residents and visitors can locate desired goods, services, and destinations;

F Minimize any detrimental effects of signage on adjacent properties;

G. Promote economic development and beneficial commerce;

H. Promote traffic safety;

² This section has been enhanced with additional detail regarding the need to protect free speech and to clarify that Cumberland County has carefully considered any content-based sign standards and worked to ensure they are focused on the protection of public safety.

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I. Regulate off-premise signage in accordance with State law and federal law and jurisprudence; and

J. Regulate the content of signs to the least extent possible and only when absolutely necessary to protect public health and safety;

SECTION 1302 SIGN DEFINITIONS APPLICABILITY.³

Except for the sign types exempted from these standards identified in Section 1303, Exclusions, all signs shall be constructed, erected, affixed, placed, posted, painted, repainted, hung, established, or otherwise modified only in accordance with the standards in this Article and Section 108, Zoning Permit. For purposes of interpreting this article, the following words and terms are herein defined:

A. <u>Attached Sign</u>. A sign connected to or painted on a wall and including signs connected to or otherwise displayed on or through a façade window. The following are not attached signs: wall identification signs and commemorative plaques not more than two square feet in area, memorial cornerstones or tablets providing information on building erection or commemorating a person or event, or unit identification signs.

B. <u>Billboard (Off-premises Sign)</u>. A sign which directs attention to a business, commodity, service, entertainment or other message not conducted, sold or offered on the premises where such sign is located.

C <u>Business Sign</u>. A sign that directs attention to a business, industry, profession, commodity, service or entertainment sold, produced or offered upon the premises where such sign is located or to which it is attached.

D. <u>Flashing Sign</u>. Any illuminated sign on which the artificial light is not maintained stationary or constant in intensity and color at all times when such sign is in use. For the purpose of this ordinance, any moving, illuminated sign shall be considered a "flashing sign"; such signs shall not be deemed to include time and temperature signs, mechanical/digital signs or public message displays using electronic switching, provided the message remains displayed for a minimum of eight seconds.

³ This section identifies the kinds of development subject to these standards. It builds on the last sentence of current Section 1301, but relocates the applicability material to its own section instead of embedding it with the purpose provisions. Sign definitions have been relocated to one of two places: one is to the table of sign standards for each of the 16 different kinds of generic sign types in new Section 1309. The other location is Article 2 (the current definitions article) for sign-related terms that are not one of the 16 generic sign types.

E. <u>Freestanding Sign</u>. Any sign supported wholly or in part by some structure other than the building or buildings housing the business to which the sign pertains. For purposes of this article, this definition shall not include "billboard" which is defined above.

F. <u>Governmental Sign</u>. Any sign erected by or on behalf of a governmental body to post a legal notice, identify public property, convey public information, and direct or regulate pedestrian or vehicular traffic.

G. <u>Ground Sign</u>. A freestanding sign suspended or supported by one or more uprights or braces anchored in the ground with no more than 30 inches clearance from the bottom of the sign to the ground below.

H. <u>Identification Sign (Directory</u>). A sign used to display only the name, address, crest or trademark of the business, individual, family, organization or enterprise occupying the premises, the profession of the occupant, the name of the building on which the sign is displayed, or the name of the owners or developers. A directory sign is an identification sign with information on multiple occupants.

I. <u>Informational Sign</u>. Any on-premises sign containing no other commercial message, copy, announcement or decoration other than instruction or direction to the public. Such signs include, but are not limited to, the following: identifying rest rooms, public telephones, automated teller machines, for lease, for sale, self-service, walkways, entrances and exits, freight entrances, traffic direction and prices.

J. <u>Mechanical/Digital Sign</u>. Any sign with changeable copy and the message changes in increments of at least eight seconds shall be considered as a "sign" under this article.

K. <u>Obscene Matter</u>. Any item with a context of a sexual nature depicting, describing or related to anatomical areas and sexual activities.

L. Pole Sign. A freestanding sign that is mounted on a pole or other support.

M. <u>Portable Sign</u>. Any sign not permanently attached to the ground or to a building or other structure and which, because of its relatively light weight, is meant to be moved from place to place. Such sign may or may not have changeable copy, may or may not be wired for lighting and may or may not have wheels. "Sandwich boards" are considered as portable signs.

N. <u>Public Information Sign</u>. A sign usually erected on public property or right-of-way and maintained by a public agency that provides the public with information and in no way relates to a commercial activity including, but not limited to, speed limit signs, city limit signs, street name signs and directional signs. O. Roof Sign. A sign displayed above the eaves of a building.

P. <u>Sign</u>. Any words, lettering, parts of letters, figures, numerals, phrases, sentences, devices, designs, trade names or trademarks by which anything is made known, such as the designation of any individual, business, commodity, product, service or entertainment, which are visible and used to attract attention. The word "sign" does not include official notices posted by any public officer in performance of a public duty, or by any person in giving legal notice; nor does it include directional, warning, traffic or informational structures required by or authorized by law or by Federal, State, or local authority.

Q. <u>Sign Area</u>. The area of a sign mounted on a board or within a frame or box shall be the area of the board, frame or box. The area of a sign mounted directly on the wall of a building shall be the area within the outline of the actual shape of the sign. For individual letters or logos mounted on the wall of a building, the sum of the areas of each letter, measured from the exterior edges of the letter, will be the sign area. Sign area does not include support structures unless the coloration, lighting, etc. are designed to attract attention.

R. <u>Sign Height</u>. The vertical distance measured from the mean curb level to the level of the highest point of the sign, unless defined differently within this ordinance. In the case of a sign not adjoining a street or highway, the "height of a sign" is the vertical distance of the average elevation of the ground immediately adjoining the sign to the level of the highest point of the sign.

(Amd. 11-20-06; Amd. 02-19-08; Amd. 01-19-10; Amd. 04-18-11)

SECTION 1303 EXCLUSIONS. - SIGNS EXEMPT FROM REGULATION-

- The following forms of signage shall not be subject to these signage standards, but may be subject to other applicable standards in this Ordinance, such as the dimensional standards or requirements to obtain a building permit. Applicants shall be responsible for securing all required permits prior to erecting or modifying any of the following forms of excluded signage:⁴

A. Building cornerstones, historical plaques, or grave markers;

<u>B.</u> Fence-wrap signs affixed to fences surrounding a construction site in accordance with the standards in Section 160D-908 of the North Carolina General Statutes;⁵

 ⁴ Most of the sign types listed in this section would depend upon content-based standards for their regulation, which is why they are listed as exclusions.
 ⁵ These signs are specifically exempted by the Statutes.

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C. Flags, except for feather flags, which are subject to these standards;

D. Legal notices required by governmental bodies, public utilities, or civic associations;

E. Painted or printed murals or other forms of public art shall not be considered as signage subject to these standards in cases where the art or mural does not incorporate a direct or indirect reference to a tradename, trademark, or the name of the establishment associated with the mural or artwork. Any public art or mural that incorporates a direct or indirect reference to a tradename, trademark, or the name of the establishment associated with the mural or artwork shall be considered as signage subject to the standards in this Article;

F. Signage affixed to a motor vehicle or trailer, provided the motor vehicle or trailer is parked or stored in an approved and properly configured off-street parking space;⁶

<u>G.</u> Signage associated with off-street parking spaces or the prohibition of parking in certain locations like fire lanes, bus lanes, or loading zones;⁷

<u>H. Signage owned or maintained by any unit of government or public agency that</u> includes, but is not limited to, flags, street signs, traffic warning signs, and other signage provided solely by governmental agencies for public health and safety;⁸

<u>I.</u> Signage that is not visible from any off-site areas (e.g., entirely enclosed by opaque walls that prevent the visibility of signage from any off-site areas); and⁹

J. Temporary holiday displays associated with a federal, State, or Countyrecognized-identified civic, patriotic, or religious holidays.

The following signs are exempt from regulation under this ordinance except that any lighted sign shall require an electrical permit:

A. Governmental signs;

⁹ This replaces the current exemption for signage not legible from streets because the legibility of sign copy is a content-based standard.

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⁶ This standard carries forward the current exemption from Section 1303.D but adds the caveat that such signage is only excluded if the vehicle or trailer is located within an approved off-street parking space. Parking of vehicles or trailers in locations that are not improved parking spaces is prohibited by the draft sign regulations. One could also argue that unless the vehicle or trailer is on a site where the business or service it advertises is located, the sign is an off-premise sign, which is prohibited.
⁷ This exemption is included as a practical matter.

⁸ Exclusion of government signs is proposed as a practical matter. Some government signs are directly related to public safety; others are more about public information. Instead of trying to make these distinction, these provisions simply exclude all government signs from regulation.

B. Lights and decorations with no commercial message temporarily displayed on traditionally accepted civic, patriotic or religious holidays;

C. Signs located on the interior of buildings, courts, lobbies, stadiums, or other structures which are not intended to be seen from the exterior of said buildings or structures;

D. Signs affixed to vehicles and trailers used in the normal transport of goods or persons where the sign is incidental and accessory to the primary use of the vehicle or trailer;

E. Signs affixed to windows of vehicles displaying information on the terms of sale for said vehicles;

F. Signs not legible from a public or private street;

G. Flags of the governmental jurisdictions of the United States of America or the State of North Carolina, local governmental jurisdictions, foreign nations having diplomatic relations with the United States, and any other flags adopted or sanctioned by the County Board of Commissioners, subject to U.S. Congressional protocol; and

H. Public information signs. (Amd. 02-19-08)

SECTION 1304. PROHIBITED SIGNAGE.¹⁰ The following signs, sign construction, and displays are prohibited throughout the County's planning jurisdiction.

A. Any sign placed on a utility pole, street sign post, traffic signal support, hydrant, bridge, tree, aspect of public infrastructure, or street paving that is not installed or approved by an appropriate governmental agency.

B. Any sign which the Coordinator determines obstructs the view of bicyclists, pedestrians, or motorists using any street, sidewalk, public trail, or which interferes with the effectiveness of or obscures any traffic warning sign or traffic signal.¹¹

outdoor advertising signs established in accordance with Section <mark>1309.F</mark>, Outdoor Advertising, <mark>J</mark>

¹⁰ This section is proposed to replace current Section 1308.

¹¹ This prohibition and the three that follow are quite typical and already addressed in the current ordinance in one form or another.

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<u>C. Any sign which interferes with free passage from or obstructs any fire escape,</u> downspout, door, stairway, ladder, or opening intended as a means of ingress or egress.¹²

D. Moving and windblown signs, including inflatable signs, bow signs, pennants, and streamers, as well as flashing, scrolling, twirling, or blinking signs, but excluding flags, banners, clocks, louvers permitted on outdoor advertising in accordance with Section 1309.F, Outdoor Advertising, and allowable forms of animation permitted on an electronic message board in accordance with Section 1309.B, Electronic Message Boards.¹³

<u>E. Off-premise signs or signage that advertises goods or services provided on a different lot, tract, or site from where the sign is located, provided that this prohibition shall not apply to outdoor advertising signs established in accordance with Section 1309.F, Outdoor Advertising, special purpose signs established in accordance with Section 1309.I, Special Purpose Signs, or to vehicles or trailers with signage parked at the home of the vehicle's operator.¹⁴</u>

F. Signage affixed to a stationary motor vehicle, boat, or trailer not located within a designated and properly configured off-street parking space. Temporary parking of a motor vehicle, boat, or trailer with signage at a location where services are actively being provided or at the driver's home shall not be considered a violation of these signage standards. Nothing in these standards shall be construed to prohibit the

For new off-premise signs that are not governmental signs, these draft sign regulations propose the "Special Purpose Sign" standards in new Section 1309. These standards still require a special use permit, include a maximum number per lot/use type, a maximum distance from the use advertised, and several other new standards.

As an additional note, these draft standards propose to prohibit new outdoor advertising, most of which is also off-premise signage. The prohibition in this section is intended to clarify that new off-premise signage may only be established via the new special purpose sign procedure.

¹² Carries forward Section 1308.C.

¹³ This builds on the current prohibition for flashing signs in Section 1308.F. The current regulations are largely silent on movable sign parts except for Section 1305.B regarding measurement of sign area. Limitations on large inflatables on roofs or in parking lots as well as the fan-driven wind-sock-style signs that whip around (see https://coronaca.image360.com/signs/inflatable-signage) are also new. Arguably, an inflatable Santa or similar religious/secular holiday figure (like a snowman) could be permitted as a temporary holiday display under new Section 1303

¹⁴ This is a new standard. Section 1304.D of the current standards recognizes a "special informational sign", which may be an off-premise sign. The current standards limit the establishment of special informational signs to only those determined necessary to inform the public as to location and information concerning "facilities, institutions, business districts, fraternal orders and service clubs" or other activity the BOA may judge as beneficial. This is a blend of content-based and subjective standards, and many of these kinds of signs are likely to be classified as "governmental signs" under these new regulations, and would therefore be exempted from regulation anyway.

commonplace day-to-day parking of homeowner or occupant vehicles that happen to include signage associated with their occupation or place of employment.¹⁵

<u>G.</u> Signs, lights, rotating features, words, and other devices, which resemble or may be erroneously construed as traffic signals, traffic warning signs, or emergency vehicle lights.¹⁶

H. Signs on the roof, above the parapet, or above the mansard roof portion of a building.¹⁷

I. Signs that incorporate, describe, or depict obscene matter as defined in this Ordinance.¹⁸

SECTION 1304. SIGNS PERMITTED IN ANY DISTRICT.

The following types of signs are permitted in all zoning districts subject to any specific requirement or prohibition provided herein for any particular zoning district.

A. <u>Temporary Signs</u>. For the purpose of advertising a specific property, individual or event, signs not exceeding eight square feet in area are permitted provided the temporary signs are setback a minimum of five feet from a property line, not located within any public right of way, do not constitute a hazard to public safety, do not contain obscene matter and are removed within seven calendar days of cessation of the temporary occasion the sign is purporting to advertise. This provision shall not be construed to authorize the posting of signs upon trees, utility poles, traffic control signs, lights or devices, or in any place or manner prohibited by any other Federal, State or local regulation.

B. <u>Temporary Signs Advertising Real Estate Developments</u>. For the purpose of advertising real estate developments for which a plat has been officially recorded, one sign is permitted at each main entrance to the development named on the sign. Such signs shall not to exceed 32 square feet in area.

C. <u>Traffic Control Signs</u>. Signs that only regulate traffic on private property are permitted.

¹⁸ This carries forward a current prohibition in Section 1308.D. The updated sign regulations will include an updated and clarified definition of "obscene matter."
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¹⁵ This is a new prohibition. As drafted, these proposed sign provisions exempt vehicular signs from regulation in cases where the vehicle or trailer is located on the site being advertised. At the same time, the parking of vehicles with signs on land different than the location being advertised is prohibited (except when services are provided or the vehicle is parked at the driver's home).

¹⁶ Carries forward Section 1308.A.

¹⁷ This is proposed for the County's consideration. It is typical to prohibit roof signs, but standards for roof signs could also be added at the County's desire.

D. <u>Special Informational Signs</u>. For the purpose of giving directions and information, onsite signs pertaining to special uses where not otherwise permitted, and off premises signs may be approved by the Board of Adjustment subject to a Special Use Permit specifying the size, location, lighting, design and display in accordance with Section 1606. Such signs shall be limited to those which are necessary to inform the public as to location and information concerning facilities, institutions, business districts, fraternal orders and service clubs, or such other activity as the board may judge to be beneficial to the total community.

E. <u>Special entrance signs</u>. A permanent sign is permitted as an integral part of a gate or entrance structure which identifies a subdivision, group development or other special development approved under the provisions of this ordinance or the County Subdivision Ordinance, estate, farm, or other entity, provided there are not more than two signs for each main entrance, with a total sign area for each such entrance not to exceed 32 square feet. Under this provision, if such a special entrance sign is utilized no other main entrance identification sign is permitted. *(Amd. 04 18 11)*

SECTION 1305 SIGNAGE - GENERAL SITE AND SIGN SPECIFICATIONS. REVIEW AND APPROVAL PROCEDURES.¹⁹

A. <u>Zoning Permit Required</u>. No sign requiring a permit shall hereafter be erected or attached to, suspended from, or supported on a structure nor shall any existing sign be enlarged, replaced, <u>modified</u>, or relocated until a zoning permit has been issued by the Coordinator <u>in accordance with Section 108</u>.

<u>B. No Zoning Permit Required. The following sign types shall not be required to obtain a zoning permit, but shall comply with all applicable requirements in this Ordinance:</u>

<u>1. The placement of one or more incidental signs, subject to the applicable standards in Section 1309.E, Incidental Signs;</u>

<u>2. The placement of a temporary sign, subject to the applicable standards in</u> Section 1309.KJ, Temporary Signs; and

¹⁹ This is a new section that clarifies some procedural requirements for signage.

3. The placement of a political sign, subject to the applicable standards in Section 1309.H, Political Signs.

<u>C. Special Use Permit Required. Establishment or alteration of a special purpose sign</u> or outdoor advertising shall require prior approval of a special use permit in accordance with Section 1606, Special Use Permits.

<u>D. Uniform Sign Plan. A commercial development of two or more principal</u> <u>buildings located on two or more lots that is planned, constructed, or operated as a</u> <u>single, unified, cohesive development shall submit a uniform sign plan prepared in</u> <u>accordance with Section 1310, Uniform Sign Plans.</u>

SECTION 1306 LOCATIONAL STANDARDS.

4. Political signs, configured in accordance with Section 1309.H, Political Signs²⁰;

HA. Permissible Locations for Signage. Signs and sign support structures may be located within any of the following areas

1. Required zoning district setbacks or yards;

2. Off-street parking areas, provided they do not inhibit use of a required parking space; and

<u>3. Required landscaping areas, provided they do not interfere with landscaping performance.</u>

<u>B. Prohibited Locations for Signage. In no instance shall a sign or sign support</u> <u>structure be located within the following areas:</u>

1. Sight distance triangles, unless required by NCDOT;

2. Required open space or conservation areas;

3. Required riparian buffer areas;

4. Within a recorded access or drainage easement; or

²⁰ The General Statutes allow political signs to be located within NCDOT street rights of way during election season.

5. In a location that obscures other lawfully established signage, whether on the same or a different site.

<u>C.</u> Signs in the Right-of-Way. Except for the following types of signage, no sign shall be permitted within a street right-of-way:²¹

<u>1. Governmental signage erected or approved by Cumberland County, the State,</u> the federal government, or NCDOT;

<u>2. Emergency warning signage erected by a governmental agency, public utility, or contractor performing work within the right-of-way;</u>

3. Awning signs, configured in accordance with Section 1309.A, Awning Signs;

5. Portable signs configured in accordance with Section 1309.H, Portable Signs;²² and

<u>4. Projecting signs configured in accordance with Section 1309.H, Projecting Signs.</u>

SECTION 1307 SIGN MEASUREMENT.

B. Measurement of Sign Area.

A. Sign Face Area Determination.²³ The face area of a sign is computed as including the entire area within a parallelogram, triangle, circle, semi-circle, or other regular geometric figure, including all elements of the display, including changeable copy, frames, cabinets, backing, or display of identification or licensing officially required by any governmental body.

1. The supporting structure for a sign shall not be included within the calculation of the face area of a sign unless the supporting structure includes embellishments, flourishes, or other devices intended to attract attention to the sign.

2. In the case of signs mounted back-to-back so that both faces cannot be viewed from any point at the same time, only one side of the sign is to be included in

²² The current sign standards define portable signs (like sandwich board signs) but don't include any provisions for where these signs can be located or how they should be configured.

²³ This is one of the aspects that could be illustrated. See the last pages of this document for example <u>illustrations.</u>

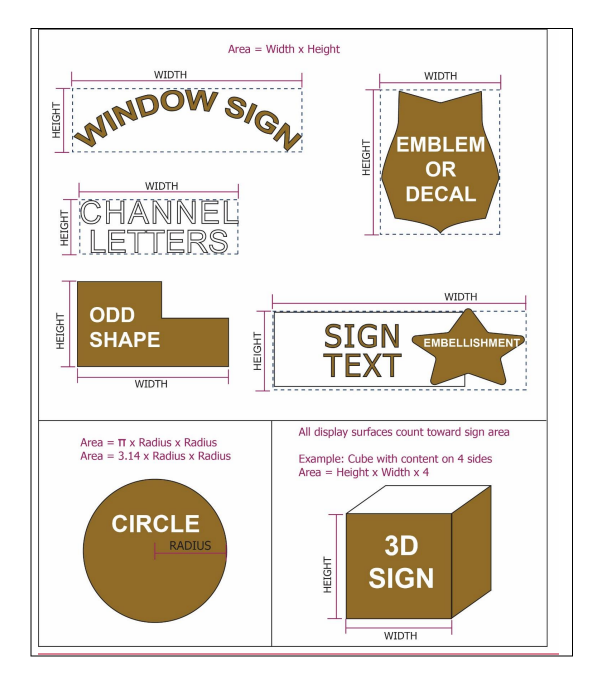
²¹ This section builds on the prohibition of signage in the ROW in current Section 1308.B, but it recognizes that some signs, like governmental signs, are (and should be) in the right-of-way. Additional discussion is necessary on whether or not the County wants to indicate that signs placed illegally in the right-of-way will be removed by the County. Additional discussion may also be necessary about a potential conflict between current Section 1308.B and current Section 1308.A related to sign placement near intersections.

the calculation of sign face area. In cases where one of the two signs placed back-toback is larger than the other sign, the calculation of the sign face area shall be based upon the larger sign.

3. When two identical sign faces are placed back- to- back so that both faces cannot be viewed from any point at the same time, the total sign area shall be computed by the measurement of one of the faces.

4. For multi-faced signs, the sign area shall be computed by adding the total area from each sign face.

5. In the case of cylindrical signs, signs in the shape of cubes, or other signs, which are substantially three-dimensional with respect to their display surfaces, the entire display surface is included in computations of area.



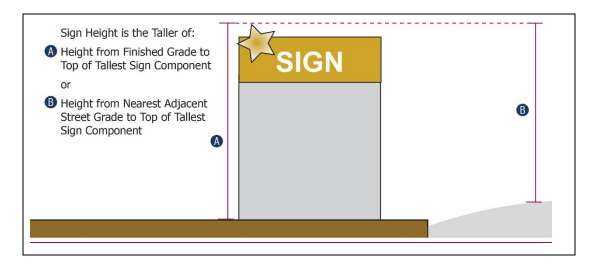
The area of a sign mounted on a board or within a frame box shall be the area of the board, frame or box. The area of a sign mounted directly on the wall of a building shall be the area within the outline of the actual shape of the sign. For individual letters or logos mounted on the wall of a building, the sum of the areas of each letter, measured from the exterior edges of the letter, will be the sign area. Signs that employ moving or extending parts shall be measured when moved or extended to form the largest possible silhouette. The total sign area for a double-faced or "V" type sign shall be measured on the largest face of the sign; however, advertising matter may be posted on both sides of such permitted signs, provided that any "V" type sign with a

"V" angle of greater than 45 degrees shall be subject to measurement of sign area on both sides. Sign area does not include support structures unless the coloration, lighting, etc. are designed to attract attention.

B. Sign Height Determination.²⁴

1. Sign height shall be computed as the distance from the base of the sign at the finished grade or from the nearest adjacent street grade to which the sign is oriented and on which the lot has frontage, whichever is higher, to the top of the highest component of the sign or supporting structure. The finished grade shall be the grade after construction, excluding any filling, berming, mounding, or excavating solely for the purpose of locating the sign.

2. In non-residential districts, architectural embellishments along the top of the sign support structure, such as caps, cornices, coping, eaves, or horizontal design features with a maximum height of 18 inches and a maximum projection of up to 6 inches beyond the sign face, shall be excluded from the calculation of sign height unless such embellishments include advertising copy.



C. Sign Setback Determination. The minimum setback for a sign from a lot line or other location requiring a setback shall be measured from the closest point of the sign face or sign support structure to the lot line or other location requiring a setback. In cases where the sign face area or support structure moves, then the minimum setback shall be measured from the closest potential location of the sign face area or support structure to the lot line or other sign face area or support structure to the lot location of the sign face area or support structure to the lot line or other location requiring a setback.

 $^{^{24}}$ This is one of the aspects that could be illustrated. See the last pages of this document for example illustrations.

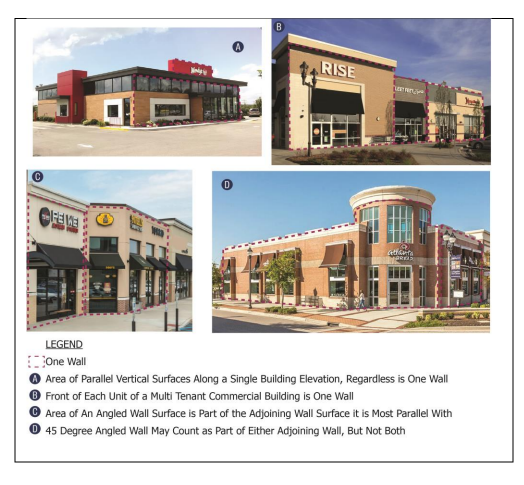
<u>D.</u> Wall Area Size Determination. For the purposes of determining allowable wall sign area, a wall is the vertical exterior surface of a building, the area of which shall be determined as follows:²⁵

1. The area of all parallel vertical surfaces along a single building elevation regardless of offsets shall be counted as one wall. This includes wall surfaces that are parallel or approximately parallel that may be located in front of or behind the primary façade plane.

2. The front of each unit of an in-line multiple tenant commercial building shall be counted as a separate wall for the purposes of determining maximum allowable wall sign face area. For the purposes of determining each tenant's front wall span, the span between the interior walls separating one tenant space from another shall be considered as that space's front wall span.

3. The area of an angled wall surface shall be counted as part of whichever adjoining wall surface it is most parallel with. A 45-degree angled wall may be counted as part of the area of either adjoining wall, but not as a part of both.

 $[\]frac{25}{10}$ This is one of the aspects that could be illustrated. See the last pages of this document for example illustrations.



SECTION 1308 GENERAL RULES FOR ALL SIGNAGE.²⁶²⁷

A. Changeable Copy. Changeable copy areas may only be located on ground, pole, portable special purpose, or wall-outdoor advertising signs. Changeable copy that is animated shall be limited to the portion of a sign permitted to be an electronic message board.

<u>B. Illumination. Where authorized, signs may only be illuminated in accordance</u> with the following standards:²⁸

²⁶ This section integrates and builds on the standards in current Sections 1305.G and 1305.H.

²⁷ NOTE TO STAFF: Additional discussion needed about how we will incorporate incentives for sign configuration. The basic concept is that an applicant would be permitted to have an increased number, increased size, or taller sign if such signage is configured with "desirable" attributes (landscaping, high quality materials, revision based on voluntary design review, desired locations, or for desired use types). The question is — should the incentive provisions be included as a new stand alone section 1311, or should incentives be incorporated into each of the specific tables? The first draft of the sign standards should be configured based on our discussion of this topic.
²⁸ These are new standards.

<u>1.</u> Illuminated signs shall obtain a building permit and be configured in accordance with the State Building Code, the applicable electric code, and the adopted fire code.

2. Signage erected after (*insert the effective date of these standards*) that is and not affixed to a building wall and includes illumination shall locate electrical wiring within the sign and underground.

3. Signage that is affixed to a building wall and includes illumination shall locate electrical wiring within the sign and building walls.

4. Internally illuminated signs are prohibited within all residential districts.²⁹

<u>5.</u> Signs facing residentially-zoned lots or lots used solely for residential purposes shall not be internally illuminated. This standard shall not prohibit illuminated signage on a lot in a non-residential district that is oriented towards a street rather than towards another adjacent lot. Nothing shall require a pre-existing internally illuminated sign to remove or extinguish internal illumination if a non-residentially zoned lot it faces becomes used solely for residential purposes.³⁰

<u>6.</u> Externally illuminated signs shall be shielded or configured to avoid creating glare on streets, sidewalks, pedestrian areas, or on residentially-zoned lands.³¹

7. Flashing or blinking lights of any kind are prohibited on a sign or sign support structure and sign illumination shall not vary in degrees of brightness or intensity.³²

<u>C.</u> Maintenance Required. All signs and sign supports shall be maintained in good repair, and failure to correct the unsafe condition is a violation of this Ordinance. In the event a sign or sign support is poorly maintained or becomes unsafe, the Coordinator shall notify the sign owner of the condition in writing, and the sign owner shall take whatever action is identified by the Coordinator as required to maintain public safety.³³

²⁹ This is a new standard proposed for the County's consideration. The current standards bar illuminated signage that faces a residential district from being a nuisance, but stops short of baring internally illuminated signage in residential districts altogether. Internally illuminated signage is a non-residential characteristic; externally illuminated signage is more common in residential and pedestrian areas.
³⁰ This builds on the standards in current Section 1305.E, by prohibiting such internal illumination rather than the current language about not creating a nuisance, which is subjective and difficult to define.

³¹ This is a new standard.

³² Carries forward current Section 1308.F.

³³ This builds on the standards in current Section 1305.D by indicating the steps the County will take to ensure maintenance activities take place.

<u>D. Structural Configuration. All permanent, non-portable signs and sign supporting</u> <u>structures shall be constructed and designed according to generally accepted</u> <u>engineering practices to withstand wind pressures and load distribution for Cumberland</u> <u>County as specified in the current North Carolina Building Code.³⁴</u>

<u>E. Limitation on Types of Signage</u>. Except when permitted as a special purpose sign, a lot or development shall not include one or more ground signs and one or more pole signs. This limitation shall not apply to wall signs or other types of signage identified in Section 1309.

SECTION 1309 SIGN STANDARDS BY SIGN TYPE. The following tables set out the sign standards for each type of sign regulated by this Article.

³⁴ These are new standards that clarify signage must meet minimum structural and wind load resistance factors as prescribed by the State Building Code.

June 20, 2005 County Zoning Ordinance w/ Amendments through March 15, 2021

1309.AAM1. Illustrations:	VIING SIGN ³⁵	PASTA			PERTE				
2. Definition:	<u>A sign that is p</u> plastic, or met window, or ot shall not be co	<u>al cover affixe</u> her outdoor a	ed to a build rea. Colors,	ding and loca	ated over a	door, entra	nce,		
3. Zoning Districts Where Permitted:	<u>CD, A1,</u> <u>A1A, DD/CZ</u> No	<u>R40 to</u> <u>R7.5, RR</u> No	<u>R6 to R5</u> No	OI, MXD, PND Yes	<u>C1(P) &</u> <u>M1(P)</u> Yes	<u>C(P) &</u> <u>C2(P)</u> Yes	<u>M(P)</u> Yes		
4. Max. Number of Signs Per Lot:	NO NO Tes Tes Tes 1 per every ten linear feet of building façade facing a public or private street								
5. Max. Sign Face Area Per Sign:	25 percent of provided	the awning ar	ea upon wł	nich it is loca	ted, includi	ng the drip	<u>flap, if</u>		
6. Max. Sign Face Area Per Lot:	No more than square footag						<u>g façade</u>		
7. Max. Sign Height: No higher than the top of a roof eave or top of a parapet wall 8. Illumination: Permitted on 1 st and 2 nd floors; No illumination is permitted above the second floor, subject to Section 1308									
						cond			
	i. Awning signs are only permitted on awnings located above entryways and windows								
<u>9. Additional</u> Standards:	ii. Awning signs are permitted within the right-of-way provided they are located above a sidewalk or pedestrian way and provided they maintain a minimum clearance height of nine feet above the sidewalk or pedestrian way								
	iii. Signage on umbrellas or shade structures associated with an outdoor dining area are not counted as awning signs and are exempted from the awning sign number and face area standards								

³⁵ This is the proposed tabular layout for each of the 14 generic sign types. Each sign type has subtle differences in the types of standards, but each table follows this general format. Some signs will include additional standards based on the type of zoning district where proposed. One consideration for County staff is whether or not the zoning district groupings shown in this table are appropriate.

1309.B ELE(1. Illustrations:	SAGE BO	0 ARD 911 11 561 561 561 561 561 561 561 5							
I	A portion of a								
	may or may no						-		
2. Definition:	fiber optics, lig								
	the display are or imagery that								
	CD, A1,	R40 t		R6 to	OI, MXD,	<u>C1(P) &</u>	<u>C(P) &</u>		
3. Zoning Districts	<u>A1A, DD/CZ</u>	R7.5, F		R5	PND	M1(P)	C2(P)	<u>M(P)</u>	
Where Permitted:	Yes	Yes		Yes	No	Yes	Yes	Yes	
	In no instance shall an EMB be located on a lot with a residential principal use								
4. Max. Number of EMBs Per Lot:	Lesser of: One per non-residential or mixed-use lot or development frontage abutting a public street. In no instance shall a development be permitted to have more than one EMB that incorporates animation or that fails to comply with the applicable provisions for static hold and transition time								
	Pole, ground, wall, or special purpose signs: The lesser of 32 square feet or 50% of								
	total allowable sign face area for the wall, ground, or pole sign it is attached to								
5. Max. EMB Face	Outdoor advertising signs: up to 100% of the allowable sign face area may be								
Area:	configured as an electronic message board that permits changeable copy, but in no								
	instance shall the changeable copy be animated or fail to comply with the								
	applicable provisions for static hold time and transition time								
6. Min. Separation	From a dwelling 150 linear feet								
from a Dwelling	From another EMB 3570 linear feet								
7. Max. Sign Height:In accordance with the wall, ground, or pole type of sign it is attached to							<u>tached to</u>		
8. Max.	Daytime hours: 465 lumens								
Brightness:	Dawn, dusk, & nighttime: 70 lumensWhatever is safe and reasonable, as								
	determined by the Code Enforcement Coordinator								
	Minimum stat		Only	EMBs loss	De located on ground signs or special surgest signs				
	time between different messagesOnly EMBs located on ground signs or special purpose signs may include animated copy; no image static hold or								
	or images: 60	10 <u>803</u>				-			
	or images: 60maximum transition times between messages shall apply tosecondsAnimatedanimated copy								
	- Seconds Anima	irea	anim	ated conv					

	Maximum transition time between different messages or images: 5 secondsNon- animated copy	Minimum image static hold time of 60 seconds and maximum transition time between messages of 5 seconds				
10. Additional	 i. Only permitted as part of a permanent sign ii. If included on a pole, ground, or special purpose sign, the EMB shall be subject the changeable copy provisions associated with that sign type and in the event of conflict, the more restrictive provision shall apply ii. Appearance of animation or message movement is prohibited. 					
<u>Standards:</u>	supply system that wil	ator of an EMB shall attest to the installation of a power I power the EMB off after a power outage or other condition blink, flash, or have the appearance of movementcreate a				

1309.C FEA	ATHER FLAG ³⁶						
<u>1. Illustrations:</u>		Orth Redso					
2. Definition:	A sign made of pole or other signs with an of circular shape to a pole or up regulations.	upright along elongated mo within which	the long edg unting pole the sign ma	ge of the sig or upright t iterial is mou	n. Bow sign hat curves a unted. Flag	ns are feath at the top to s that are r	<u>ner flag</u> o form a nounted
3. Zoning Districts Where Permitted:	CD, A1, A1A, DD/CZ No	<u>R40 to</u> <u>R7.5, RR</u> No	<u>R6 to R5</u> No	OI, MXD, PND Yes	<u>C1(P) &</u> <u>M1(P)</u> Yes	<u>C(P) &</u> <u>C2(P)</u> Yes	M(P) Yes
<u>4. Max. Number of</u> Flags Per Lot:	<u>1 per lot or 1</u> Lots with a str every 50 linea subject to mir	eet frontage of lot fr	ential tenan of at least 50 ontage; feat	t in a multi-t O linear feet ther flags ma	enant build may includ	ling or deve e 1 feather	lopment. flag for
5. Max. Number of Flags Per Pole:	<u>1</u>						
<u>6. Max. Size Per</u> <u>Flag:</u>	32 square fee	<u> </u>					
7. Max. Height:	<u>10 feet</u>						
8. Min. Setback:	5 feet from th	<u>e lot line</u>					
9. Illumination:	<u>Prohibited</u>						
10. Additional	i. May be in pl	g a multi-tena	nt developn	nent	•		
<u>Standards:</u>	ii. May not be that interferes			ight distanc	e triangles (<u>or in other</u>	<u>areas</u>
L							

³⁶ Standards that recognize the flag of a governmental agency are content-based and should not be included. It is possible to apply Chapter 5 of Title 4 of the USC (the Flag Code) to all flags if the County desires to do so,

1309.D GRC 1. Illustrations: Image: Constraint of the second	OUND SIGN	N				ASHI	12	RE PLACE OSS EVMO!					
2. Definition:	Any sign, othe of a supporting where there is ground. Groun is at least as w "pedestal" sign bottom of the than the sign s not mounted t	g system com no open spa nd signs are c ide as the sig ns or "monun sign's face ar support struct	nprised of a ce between configured s in face area. nent" signs. rea and grou ture shall be	soli the the the so th Gr . Gr . An und e co	d pedesta e bottom nat the ba round sign or sign with or where nsidered	al, or of th use of ns ma th an th an e the as a	other e sign f the si ay alsc openi sign fa pole si	bracing sy face area a ign suppor be referre ing betwee ice area is ign. Groun	stem and the t structure ed to as en the wider d signs are				
3. Zoning Districts Where Permitted:	<u>CD, A1,</u> <u>A1A, DD/CZ</u>	<u>R40 to</u> R7.5, RR	<u>R6 to R5</u>	0	I, MXD, PND		<u>P) &</u> 1(P)	<u>C(P) &</u> <u>C2(P)</u>	<u>M(P)</u>				
	<u>No</u>	<u>Yes</u>	<u>Yes</u>		<u>Yes</u>	<u>Y</u>	<u>'es</u>	<u>Yes</u>	<u>Yes</u>				
	Lot or Develop	oment Size	# of Street	t Fro	ontages		<u># of S</u>	Signs Allow	<u>ed</u>				
4. Max. Number of	< 2 acres		<u>One</u>			<u>1</u>							
Signs Per Lot:	< 2 acres		Two or more				<u>2</u>						
	2 or more acre	<u>es</u>	<u>One</u>				<u>2</u>						
	2 or more acre	<u>25</u>	<u>Two or mo</u>	ore			<u>3</u>						
	Classification	of Abutting S	<u>treet</u>		Max. Fac	e Ar	<u>ea per</u>	<u>Sign</u>					
5. Max. Sign Face	Local street (p	ublic or priva	<u>te)</u>		50 squar	e fee	<u>et</u>						
Area Per Sign:	Minor thoroug	<u>shfare</u>			<u>100 squa</u>	are fe	<u>eet</u>						
	Major thoroug				200 square feet								
	Boulevard or higher 400 square feet												
		<u>nigher</u>			In no instance shall the thickness of a ground sign, including the sign support structure, architectural embellishments, and the sign face area exceed four feet								
<u>6. Max. Sign</u> Thickness:	In no instance	shall the thic		-									
	In no instance	shall the thic nitectural emb	bellishment	s, al	nd the sig	gn fac	ce area		ur feet				
<u>Thickness:</u>	In no instance structure, arch	shall the thic nitectural emb of Abutting S	bellishment treet	s, al	nd the sig	gn fac	ce area	exceed fo	ur feet				
Thickness: 7. Max. Sign	In no instance structure, arch	shall the thic hitectural emb of Abutting S ublic or priva	bellishment treet	<u>.s, a</u>	nd the sig ix. Height eet	gn fac	ce area	exceed fo	ur feet				
<u>Thickness:</u>	In no instance structure, arch Classification of Local street (p	shall the thic nitectural emb of Abutting S ublic or priva shfare	bellishment treet	<u>Ma</u> <u>6 fe</u> <u>9 fe</u>	nd the sig ix. Height eet	gn fac	ce area	exceed fo	ur feet				

<u>1309.D</u> <u>GR</u>	OUND SIGN						
	From right-of-way	<u>5 feet</u>					
8. Min. Setbacks:	From all other lot lines	5 feet; 10 feet from residential district					
	From other ground signs <u>35 feet</u>						
9. Illumination:	External illumination is permitted	in all zoning districts; Internal illumination only					
<u>9. mummation.</u>	permitted in mixed-use and non-r	esidential zoning districts subject to Section 1308					
	Changeable copy is limited to 50%	of total sign area for each allowable ground sign					
10: Changeable	A ground sign may include an EMB with animated copy in accordance with Section						
	<u>1309 BMinimum static hold time between different messages or images: 60</u>						
<u>Copy:</u>	seconds						
	Maximum transition time between different messages or images: 5 seconds						
	i. Establishment of a new ground sign on a lot with an existing pole sign shall						
	require removal of the existing pole sign prior to or concurrent with establishment						
	of the ground sign						
11. Additional	ii. A ground sign base may project	outwards beyond the edge of the sign face or					
Standards:	architectural embellishment by up	to six inches on the front, rear, and sides of the					
	sign						
	iii. Ground signs shall not be locat	ed on the same lot as a single-family detached or					
	duplex dwelling						

1309.E IN 1. Illustrations:	ICIDENTAL S	en H	- Allstate Insurance December 2000 StoneWor - StoneWor 	Security OF	BEWARE of DOG							
2. Definition:	information, on-site traffi "high voltage	any small or nondescript sign that may provide on-site directional information, safety another message. Examples of incidental signs include signs addressing n-site traffic circulation (such as "entrance" or "exit" signs), public safety (such as high voltage" or "beware of dog" signs), address signs, or a-frame signs that list a estaurant's menu. CD, A1, R40 to PC to P5 PC to P5										
3. Zoning Districts Where	<u>CD, A1,</u> <u>A1A,</u> <u>DD/CZ</u>	<u>R40 to</u> <u>R7.5, RR</u>	<u>R6 to R5</u>	R6 to R5 MXD, PND			<u>M(P)</u>					
Permitted:	Yes	Yes	Yes	Yes	Yes	Yes	Yes					
			gle family detached I ctured home	dwelling,	1 per prin	cipal struct	ure					
<u>4. Max.</u>	Lots with a d	uplex or tov	vnhouse dwelling		1 per dwe	lling unit						
Number of	Multi-family	developmer	nt		1 per buik	-						
Signs Per Lot or	Mixed-use lo	t or develop	oment		(see max s	sign face ar	ea per lot					
Development:	Non-residen	tial lot or de	velopment		or develo	pment)						
	No limit but	in no instand	ce shall the total an	nount of sig	gn face area	exceed the	2					
	<u>maximum al</u>	lowed for th	<u>e lot or developme</u>	nt								
5. Max. Sign	Retail uses:		Up to 8 square fe	et per sign								
Face Area Per	All other use	types:	2 square feet per	sign								
<u>Sign:</u>	No single sig	n may occup	by more than 90% c	of the total	allowable ir	ncidental sig	<u>gn face</u>					
	area per lot											
<u>6. Max. Sign</u>			<u>se lot, district, or m</u>	<u>ulti-family</u>	20 square	feet						
Face Area Per	<u>developmen</u>	<u>t</u>										
Lot or Development:	Non-residen	tial lot, distr	ict, or development	<u>t</u>	32 square	feet						
7. Max. Sign	Residential,	agricultural,	or conservation	<u>6 feet</u>								

³⁷ This is a new set of standards for common, often small, and sometimes non-permanent signage, like ideological signs, "open" signs, on-site directional signs, private warning signs (beware of dog, high voltage), menu boards, gas price signs, and similar signage. These kinds of signs do not require a permit, but there are standards that apply.

Height:	district							
	All other districts	<u>12 feet</u>						
8. Min. Setback	At least five feet from any lot line, except w	hen included as part of a uniform sign plan						
9. Illumination:	Prohibited							
<u>10. Additional</u> Standards:	 i. Incidental signs that exceed the maximum height or face area standards shall be considered as a ground sign, pole sign, or wall sign, as appropriate ii. Incidental signs configured as an "A-frame" or "sandwich board" sign and located on 							
	a pedestrian accessway or within five feet of a street right-of-way shall have a maximum height of four feet							

<u>1309.F</u> OU	TDOOR ADVE	<u>RTISING</u>								
1. Illustrations:		PARDON M		8	REAL JSING SIGN LA MAKE YOU A B	ETTER PERSON				
2. Definition:	A sign, configue an interstate of attention to a sold, or offere located. An of	or primary con business, com d either on th utdoor advert	nmercial h modity, se e premises ising sign c	ighway. Out ervice, or ent s or off the p	door advert ertainment remises wh	ising direct that is con- ere the sign	<u>s</u> ducted, i is			
3. Zoning Districts	prohibited by CD, A1, A1A, DD/CZ	<u>R40 to</u> R7.5, RR	<u>R6 to</u> R5	<u>OI, MXD,</u> PND	<u>C1(P) &</u> M1(P)	<u>C(P) &</u> C2(P)	<u>M(P)</u>			
	Yes No	No	No	Yes	Yes	Yes	Yes			
Where Permitted:	Outdoor advertising is only permitted within a conditional zoning district and must									
	be within 660					-				
4. Max. Number of	One; an outdo				-					
Signs Per Lot:	back, identical									
	2,500 linear fe						within			
5. Min. Separation:	County's plan				ig regulates	<u>s in located</u>	WICHI			
<u>6. Max. Sign Face</u> Area Per Sign:	700 square fee		<u>///</u>							
7. Max. Sign	<u>35 feet</u>									
<u>Height:</u> 8. Illumination:	Permitted, sub	night to Castia	n 1200							
8. Illumination:		-		testal stars an						
9. Changeable	Changeable co	••••••	•	<u>totai sign ar</u>	<u>ed</u>					
	Copy shall be Minimum stat		-	foront moss	agos or ima		ande			
<u>Copy:</u>	Maximum trar									
	i. The entire lo									
	same conditio				-					
	ii. A lot or site	-	-				se shall he			
10. Additional	of a minimum									
Standards:	requirements									
	configured so		-							
	<u></u>					.ony round				
	corresponding	conventional	zoning dis	strict						

Footnotes - 38

<u>- Local governments may prohibit new billboards, and the NCDOT may not grant a permit for a new billboard without prior approval from the affected local government– even within the 660-foot-zone lining interstates and primary highways. Claims that the Federal Highway Beautification Act (23 CFR Part 750) or NC Outdoor Advertising Control Act (NCGS 136-126 through 136-140.1) pre-empt local control over placement of new billboards are **inaccurate**.</u>

- NCGS Section 136-129.1 actually **prohibits** off-premise billboards beyond any land located more than 660 feet from the edge of an interstate or primary highway outside of urban areas (none of Cumberland County is located within an urban area as it is defined by Section 136-128). In other words, even if the County wanted to allow off-premise billboards in areas beyond 660 feet from the interstate or a primary highway, such placement would be a violation of <u>State law.</u>

- NCGS Section 136-133.5(e) **prohibits** the NCDOT from issuing permits for new billboards on land that is spot zoned to a commercial or industrial designation – even if the local government allows billboards and approves such rezonings. In other words, the establishment of new billboards on spot-zoned land (as has taken place in Cumberland County) is a violation of State law.

The following describes how billboards are regulated in other selected NC counties:

New Hanover County

<u>§5.6.4 Allows new outdoor advertising (billboards) in I-1, I-2, and AC districts. Billboards must be 400 feet from residential zoning, churches, parks, and schools. Max face area size = 150 sf for signs on 4-lane roads; 75 sf for signs one 3 or fewer lane roads. Max height = 30 feet. Billboards must be 1,000' from one another.</u>

Buncombe County

Ch 78 Article V Allows billboards, but unclear in which districts or locations. Billboards are prohibited 100 feet from a school or residence and 75 feet from a street intersection. Max face area = 32 sf. Max height = 12 feet. 1,000' spacing between billboards.

Durham County

<u>§11.3.5 Prohibits new off-premise (billboard) signs.</u>

Moore County

<u>§7.15.H allows new billboards with a conditional (special) use permit approval. Must be 200 feet from property used or zoned for residential purposes. Requires 1,000' spacing between billboards.</u>

Wake County

Article 18 regulates "off-premise signs" but does not mention outdoor advertising or billboards by name. Off-premise signs permitted in non-residential and airport districts. Must be 750 feet from a residence. Max face area size = 300 sf. Max height = 30 feet for pole signs. Requires 2,500' spacing between off-premise signs.

Harnett County

<u>§10.10 allows outdoor advertising signs (billboards) in the Commercial/Business District outside of Highway Corridor</u> overlays. May be as close as 250 feet from a residence; 500 feet from a street intersection. Max face area size = 500 sf. Max height = 35 feet. Billboards must be 1,500' from one another.

³⁸ ³⁸ During presentation of the Sign Code Assessment to the Joint Panning Board, several comments were made about the County's current practice of rezoning small plots of land adjacent to interstates to commercial or industrial zoning districts in order to accommodate billboards. After considerable research and discussion, these proposed sign standards seek to apply new more restrictive rules to billboards. Existing billboards may remain, and may be maintained and even improved in accordance with the applicable provisions in Section 160D-912 of the NCGS. Research on billboards reveals the following:

1309.G PO 1. Illustrations:	LE SIGN				LifeStorage 318 STORAGE		Kitt	IT(N (415-2	CHE Badt • Add 179-100	NS E HILIONS
2. Definition:	Any freestanding sign, other than a ground sign or outdoor advertising sign, that is attached directly to the ground by means of a supporting system comprised of one or more poles or other upright supports where there is open space between the bottom of the sign face area and the ground or where the supporting structure is less wide than the sign face area. Pole signs may also be referred to as "pylon" signs. Pole signs located off-premises from the products, goods, or services they advertise are considered special purpose signs.									
3. Zoning Districts Where Permitted:	<u>CD, A1,</u> <u>A1A, DD/CZ</u>	<u>R40 to</u> R7.5, RR		<u>6 to</u> R5	PND M		<u>(P) &</u> 11(P)		<u>P) &</u> ?(P)	<u>M(P)</u>
	No	<u>No</u>	-	<u>No</u> <u>No</u>					<u>Yes</u>	
	Lot or Develop	<u>ment Size</u>	<u># of</u>	Stree	t Frontages		<u># of S</u>	<u>Signs</u>	Allow	<u>ed</u>
4. Max. Number	< 2 acres		<u>One</u>	2			1			
of Signs Per Lot:	< 2 acres		Two	o or mo	ore		<u>2</u>			
	2 or more acres	5	<u>One</u>	<u>One</u>			2			
	2 or more acres	5	Two	o or mo	ore		<u>3</u>			
				<u>Cla</u>	ssification	of Ab	utting	Stree	<u>et</u>	
	<u># of Tenants</u>	Local Stre	et	<u>Mino</u> Thor	or oughfare	<u>Maj</u> Tho	<u>or</u> roughfa	are	<u>Boul</u> High	evard or er
5. Max. Sign Face	<u>One</u>	<u>50</u>		100		150			200	
Area Per Sign:	Two	<u>70</u>		100		150			200	
	Three to Five	100		200		250			300	
	Six to Nine	<u>150</u>		300		350			400	
	Ten or More	<u>200</u>		<u>400</u>		<u>450</u>			<u>500</u>	
<u>6. Max. Sign Face</u> <u>Area Per Lot:</u>	In cases where sign area for th face area for ar	<u>e lot or the</u>	deve	lopme						

7. Max. Sign Thickness:	In no instance shall the thickness architectural embellishments, and		ble sign, including sign support structure, ign face area exceed four feet					
	Classification of Abutting Street	Max	. Height (including support structure)					
8. Max. Sign	Local street (public or private) <u>30 feet</u>							
Height:	Minor thoroughfare	40 feet						
	Major thoroughfare	<u>50 feet</u>						
	Boulevard or higher	<u>60 feet</u>						
	From right-of-way		<u>5 feet</u>					
	From all other lot lines		10 feet; 20 from residential district					
9. Min. Setbacks:	From other pole signs		<u>35 linear feet</u>					
	Any pole sign with a height exceeding 50 feet shall be setback from all lot lines							
	(except right-of-way lines) a height equal to the height of the sign							
	External illumination is permitted for any pole sign of 30 feet in height or less,							
10. Illumination:	subject to Section 1308							
	Internal illumination is permitted in all districts subject to Section 1308							
	Changeable copy limited to 50% c	of total	sign area for each allowable pole sign					
11 Changaabla	A pole sign may include an EMB with non-animated copy in accordance with Section							
11. Changeable	<u>1309 B</u>							
<u>Copy:</u>	Minimum static hold time between different messages or images: 60 seconds							
	Maximum transition time between different messages or images: 5 seconds							
	i. Establishment of a new pole sign on a lot with an existing ground sign shall require							
	removal of the existing ground sig	n prio	<u>r to or concurrent with establishment of th</u>					
	pole sign							
	ii. A pole sign may project outwar	ds bey	ond the edge of the sign supporting					
	structure or architectural embellis	shmen	t by up to six inches on the front, rear, and					
	sides of the sign							
12. Additional	iii. Pole signs that extend over a signs that extend over a signs that extend over a signs are signed as the second secon	dewal	<u>k shall maintain a minimum vertical</u>					
Standards:	clearance of nine feet above the s	idewa	<u>lk surface</u>					
	iv. Pole signs that extend over a st	reet o	<u>r vehicular travelway shall maintain a</u>					
	minimum vertical clearance of 14	feet a	bove the pavement					
			660 linear feet of a freeway or expressway					
	right-of-way may have a maximur	n heigl	<u>ht of 100 feet and a maximum face area of</u>					
			setback from all lot lines a distance					
	equivalent to the height of the po	le sign						

1309.H P4 1. Illustrations:		ur Mr Rict 29					NO CHARTER VOOTE NOC TEMPLE TERRACE CHARTER AMENDMENT		
2. Definition:	action that is calendar yea North Carolin signs or "elec	; made av r when e na Gener ction" sig side the	vailable lections al Statu ms. A si	for vie s are ur ites. Pe ign of a	w by the p iderway as plitical sign political n	al candidate, p ublic before an described in S s are also refe ature that are tions are unde	nd during the Section 136-3 rred to as "ca placed on pri	portion of a 2 of the mpaign" vate	
3. Zoning Districts Where Permitted:	C D, A1, A 1A, DD/CZ	R40 t 4 R7.5, F		R5	OI, MXD, PND	C1(P) & M1(P)	C(P) & C2(P)	M(P)	
Permitteu.	Yes	Yes	2	Yes	Yes	Yes	Yes	Yes	
4. Max. Number	On a Lot		3						
of Signs Per Lot:	Within the R	o₩	No lin placer	1.1	vided the a	butting lando	wner consent	s to their	
5. Max. Sign	On a Lot		Maxin	num of	32 square	feet for all po	litical signs		
Face Area Per Sign:	Within the R	0W	6 squa	are feet	: per sign				
6. Max. Sign	On a Lot		42 inc	ches					
Height:	Within the I	ROW	60 inc	ches					
	No political sign shall be placed in any manner that obscures another political sign from view from the public realm								
7. Min. Spacing:	sign from vi	ew fron	i the pi	ublic re	ealm				
7. Min. Spacing: 8. Illumination:	sign from vi Prohibited	ew fron	i the pi	ublic re	alm				

³⁹ These are new standards. Political sign standards are content based regulations — however, the State Statutes have clear rules applicable to these kinds of signs. Political signs do not require approval of a zoning compliance permit. The County may wish to exclude these standards from the sign regulations. The State rules will still apply within rights of way. If these standards are removed, political signs would be treated as incidental signs.

1309.H PO 1. Illustrations:	P H	Velcome Please see fostess to e seated.	ľ			RENT								
2. Definition:	A pedestrian-o primarily loca mixed use use frame" signs o operating hou as a portable	ted proxi e type bei or "Board irs. Signs sign.	imate ing ac 1″ sigr s loca	to the prin dvertised. F	hary entrand Portable sign His intended hicle, boat, c	e of the no s are also r to remain or trailer shi	n-residentia eferred to a visible only all not be co	al or a s "A- during						
	CD, A1, R40 t A1A, DD/CZ R7.5, I			R6 to R5	OI, MXD,	C1(P) &	C(P) &	M(P)						
3. Zoning Districts	AIA, DD/CZ	R7.5, No		No	PND Yes	M1(P) Yes	C2(P) Yes	No						
Where Permitted:	In no instance shall a portable sign be located within a public or private right-of-													
	way	- 511a11 a p	or tat	ne sign be i		n a public c	n private ri	5111-01-						
4. Max. Number of	Single-tenant		One	2										
Signs Per Lot:	Multi-tenant		• • • •	-	t up to a ma	<u>kimum of tr</u>	on ner deve	lonment						
5. Max. Sign Face		150	one					iopinent						
Area Per Sign:	8.5 square fee	ਮ												
6. Max. Number of														
Sign Sides:	2													
aign aiues.	5 feet from al	Llotlinos	or fr	om the neri	imotor lot lir		inla laturi	fied						
7. Min. Setback:	development							Heu						
8. Max. Distance	development	approved	a ana	operated t	is a single ac	velopment	;							
from Primary	25 linear feet													
Building Entrance:	25 mear rece													
9. Max. Sign														
Height:	4 feet													
10. Changeable														
•	Up to 95% of s	sign face	area;	; digital or e	electronic sig	nage is pro	hibited							
Copy: 11. Illumination:	Prohibited													
			it rota	ting of por	table signs in	multistens	ant develop	ments						
	i. Nothing shall prohibit rotating of portable signs in multi-tenant developments													
12. Additional					provided the maximum number of allowable signs is not exceeded									
		maximun	n nun	nber of allo	wable signs									

<u>1.</u> <u>Illustrations:</u>	O ak St	reet	HAANDI										
2. Definition:	area is not paralle also referred to a areas that are pa signs smaller that	y sign that projects outward from a building's exterior wall where the sign facea is not parallel to the building wall upon which is mounted. Projecting signs areb referred to as "marquee" signs. Signs mounted to a building wall with sign faceas that are parallel to the building wall are considered "wall" signs. A projectingas that are parallel to the building wall are considered "wall" signs. A projectingas smaller than 1.5 square feet in size is an incidental sign. A sign comprised ofric or similar material is a "flag" or a "banner" sign.D, A1, A1A,R40 to R7.5,BC to B5OI, MXD,C1(P) & C(P)											
3. Zoning	<u>CD, A1, A1A,</u>			Kh TO Kh			M(P)						
Districts Where	DD/CZ	<u>RR</u>		<u>PND</u>	<u>M1(P)</u>	<u>C2(P)</u>							
Permitted:	<u>No</u>	<u>No</u>	<u>No</u>	<u>Yes</u>	<u>Yes</u>	<u>Yes</u>	<u>No</u>						
<u>4. Max. Number</u> of Signs Per Lot:	Single tenant bui		<u>1 per buildin</u> <u>1 per tenant</u>	g façade facir	ng a stree	<u>et</u>							
			Single-tenan	t huilding		20 square f	eet						
5. Max. Sign Face	<u>Two Sides</u>	ŀ	Multi-tenant			10 square f							
Area Per Sign:	Three or More Si	des	60 square fe										
<u>6. Max. Sign</u> <u>Height:</u>	A projecting sign		-		wall it is	mounted to							
7. Min. Clearance Above Walkway:	<u>9 feet</u>												
8. Illumination:	Internal or extern	nal illumination	permitted su	ibject to Secti	on 1308								
9. Additional	i. A projecting sig	n shall not over	rhang a vehic	ular travelwa	Y								
	11 Durate attack stars	nternal or external illumination permitted subject to Section 1308 A projecting sign shall not overhang a vehicular travelway . Projecting signs of less than two square feet in area shall be considered as											

1309.IS1.Illustrations:	PECIAL PURPO	DSE SIGN	Gold Stre Repair & 2736-	CUU Seet Auto Muffler 8201		Since 1958					
2. Definition:	A ground or p it advertises. non-tradition object. A spe non-tradition special use pe	A special purp al materials or cial purpose s al aspect or el	oose sign can r in a non-trac ign may be a c ement. A spe	also be a no litional form combination cial purpose	vel or unique such as an a of a traditione sign require	e sign comp animal, vehi onal sign typ es approval	rised of cle, or e with a				
3. Zoning	<u>CD, A1,</u>	<u>R40 to</u>	R6 to R5	OI, MXD,	<u>C1(P) &</u>	<u>C(P) &</u>	M(P)				
Districts Where Permitted:	A1A, DD/CZ	<u>R7.5, RR</u>		PND Vos	<u>M1(P)</u>	<u>C2(P)</u>	Yes				
4. Max.	On site	Yes Yes Yes Yes Yes On site One									
Number of Signs Per Lot or Development:	Off-premise In right-of-wa development	y adjacent to	lot or	-	hin 2,640 fe , <u>,280 feet</u> al	et plus one a	additional				
<u>5. Max. Sign</u> Face Area Per <u>Sign:</u>	Unlimited										
<u>6. Max. Sign</u> Thickness:	No more than	twice the sig	n's total heigh	<u>nt</u>							
7. Max. Sign	Non-Resident	ial District		<u>60 feet</u>							
<u>Height:</u>	All Other Dist	<u>ricts</u>		<u>30 feet</u>							
<u>8. Min.</u> Setback:		g support stru	<u>cture</u>								
<u>8. Changeable</u> <u>Copy:</u>	sign A special purp Section 1309 seconds	A special purpose sign may include an EMB with animated copy in accordance with Section 1309 BMinimum static hold time between different messages or images: 60									
9. Illumination:	External illum										
10. Additional Standards:	i. Requires iss ii. In cases wh purpose signs	uance of a spe ere a special p	ecial use perm ourpose signs	<u>nit</u> is provided			<u>cial</u>				

1309.JTE1.Illustrations:	NPORARY SIC LOT FOR SALE WAL*MART REALTY 479-204-2020 WWW.Wal-martreally.com		GARAGE			COMING SOON 1		
2. Definition:	Any sign that is not permanently affixed to the ground or a building which can be removed without special handling and that may be located on a lot or site in addition to other forms of permanent signage. Signs in or visible through a window are window signs.							
3. Zoning Districts Where Permitted:	<u>CD, A1,</u> <u>A1A,</u> <u>DD/CZ</u>	<u>R40 to</u> <u>R7.5, RR</u>	<u>R6 to R5</u>	<u>OI,</u> <u>MXD,</u> <u>PND</u>	<u>C1(P) &</u> <u>M1(P)</u>	<u>C(P) &</u> <u>C2(P)</u>	<u>M(P)</u>	
4. Max. Number of Temporary Signs Per Lot:	YesYesYesYesYesYes1 per lot or 1 per non-residential tenant in a multi-tenant development							
5. Max. Sign Face	Residential districts <u>6 square feet</u>							
Area Per Temporary Sign:	All other districts			24 square feet; multi-tenant sites shall be a limited to a maximum of 48 square feet for all temporary signs on the site				
6. Min. Setback:	10 feet from	the lot line or	edge of street o	or driveway	pavement			
7. Max. Sign	Non-residential districts			<u>12 feet</u>				
<u>Height:</u>	All other dist	ricts		<u>6 feet</u>				
8. Illumination:	<u>Prohibited</u>							
9. Additional Standards:	Temporary signs are not subject to a maximum time limit							

<u>1309.</u> K <u>W</u> A	ALL SIGN									
<u>1. Illustrations:</u>	CTONY'S CAFE:									
	Any sign, othe									
2. Definition:	building wall.		-							
<u>2. Definition.</u>	to the building wall upon which they are located. Signs mounted perpendicular to a wall are "projecting" signs. Signs made of fabric or other material that moves									
	are "banners"	or "fla	gs."Si	gns visible t	hrough a wi	ndow are w	vindow sigr	<u>15.</u>		
3. Zoning Districts	<u>CD, A1,</u>		<u>) to</u>	R6 to R5	OI, MXD,	<u>C1(P) &</u>	<u>C(P) &</u>	M(P)		
Where Permitted:	A1A, DD/CZ			Yes	PND Yes	<u>M1(P)</u> Yes	C2(P) Yes	Yes		
	Yes Yes							<u>103</u>		
	Single-Tenant ≥ 2 <u>№</u>			Building Size			# of Signs			
4. Max. Number of				> 2,000 square feet			<u>1</u> 3			
Signs Per Wall:			-	2,000 – 10,000 square feet Nore than 10,000 square feet			6			
	Single-Tenant2 square fe along a bu				per every one linear foot of building wall					
5. Max. Sign Face				along a building's front façade plane						
Area Per Sign:	<u>Multi-Tenant</u>			2 square feet per every one linear foot of building wall						
				located between the walls portioning the tenant's space from other tenants' space						
						Max. Sign Area (entire wall)				
	Classification of Abutting Street									
6. Max. Sign Face	Local street (public or private) Minor thoroughfare					<u>150 square feet</u> 200 square feet				
<u>Area Per Wall:</u>	Major thoroug				250 square feet					
	Boulevard or higher					300 square feet				
7. Max. Distance					<u></u>					
from Corner or Multi-Tenant	<u>18 inches</u>									
Boundary		L. U				L. L. 10.10				
8. Max. Sign	No wall sign sl attached	nall ext	end ab	ove, below	, or beyond t	ne building	g wall to wh	<u>nich it is</u>		
<u>Height:</u>	External illum	ination	is por	nitted in all	zoning distr	icte: Intorn	al illuminat	ion only		
					A DEPENDENCE INCLUSION					

<u>1309.</u> K	WALL SIGN			
	Changeable copy limited to 35% of total sign area for each allowable wall sign			
10. Changeable	A wall sign may include an EMB with non-animated copy in accordance with			
	Section 1309 B			
<u>Сору:</u>	Minimum static hold time between different messages or images: 60 seconds			
	Maximum transition time between different messages or images: 5 seconds			
<u>11. Additional</u> <u>Standards:</u>	i. No wall sign shall be located in a manner that covers or blocks ingress or egress			
	from a door, window, or fire escape			
	ii. Wall signs may not be located on an accessory structure			
	iii. Wall signs shall not project outwards from the wall they are mounted to by			
	more than six inches			

1309.L W							
2. Definition:	A sign affixed to or visible through the surface of a window or glass door that is intended to be visible to the public from outside the building. Signs painted on glass and etched or frosted glass that includes text or symbols shall be considered as a window sign. Signs not visible from off-site areas are exempted from these standards. Signs mounted to a building's exterior wall are wall signs. Material used to block views into a vacant building (such as brown paper) is not considered to be a window sign. Blinds, shades, or curtains bearing symbols or text that is visible from off-site areas shall be considered to be a window sign subject to these standards.						
3. Zoning	<u>CD, A1,</u>	R40 to	R6 to	OI, MXD,	C1(P) &	<u>C(P) &</u>	
Districts	A1A, DD/CZ	R7.5, RR	<u>R5</u>	PND	M1(P)	C2(P)	<u>M(P)</u>
<u>Where</u> <u>Permitted:</u>	<u>No</u>	<u>No</u>	<u>No</u>	<u>Yes</u>	<u>Yes</u>	Yes	<u>No</u>
<u>4. Max.</u> Number of	No limit, subject to the maximum sign face area standards						
Signs Per Lot:							
<u>5. Max. Sign</u> Area Per Sign:	33% of the outer extent of any single window or door						
6. Max. Sign	Window signs are not permitted above the second story or higher than 25 feet above						
Height:	ground level						
7. Illumination:	External illum	ination is prol	hibited				
8. Additional Standards:	i. Groups of multiple windows or doors within six inches of one another on the same building façade sdddhall be considered as one window or door for the purposes of sign face area calculation						

C. <u>Freestanding Sign Location – All Districts (Excluding Billboards)</u>. Freestanding signs shall be set back from the existing road right of way (normally the front property line) or proposed future road right of way, whichever is the greater distance, according to the tables below. Freestanding signs shall be set back from all other property lines a minimum distance of five feet, except that development signs may be located on a median of a public right of way provided that the NC Department of Transportation permits the sign and freestanding signs located on a median of a private street shall be located no closer than 20 feet of the street intersection. In no instance shall a sign between the heights of three and 15 feet be permitted within 20 feet of the right-of-way line at the intersection of two streets. Freestanding signs may be placed on the same or separate support structures.

1. <u>Ground Signs</u>. The following table establishes the minimum setback requirements for ground signs provided that all other requirements of this article are complied with.

Sign Height	Minimum Setback from Right-of-way Line
0 15 feet	5 feet
Greater than 15 feet and up to 30 feet	10 feet
Greater than 30 feet	10 feet, plus 1 foot for each foot of height exceeding 30 feet

2. <u>Pole Signs</u>. Pole signs, in addition to all other requirements of this article, shall be setback a minimum of five feet from the existing or proposed right of way line provided that no portion of the sign projects any closer than two feet, measured in horizontal distance, from the proposed or existing right of way line. Also, pole signs shall maintain a minimum clearance of nine feet over any pedestrian areas and 14 feet over any vehicular paths. Pole signs shall not exceed a maximum sign height of 30 feet unless specifically otherwise allowed within this article. Pole signs more than 100 feet in height shall be set back from any property line a distance of one foot for each foot of height above ground level when otherwise allowed within this article.

D. <u>Maintenance and Appearance of Signs</u>. All signs together with braces, guys and supports shall at all times be maintained in a safe condition and kept in good repair, free from excessive rust, corrosion, peeling paint or other surface deterioration.

E. <u>Signs Facing Residential Districts</u>. Illuminated signs shall be so placed as not to be a nuisance to residents of neighboring residential property.

F. <u>On Site Interference</u>. The location and structural design of freestanding signs shall be such as to not interfere with the safe and efficient use of off-street parking and loading areas including aisle ways and access driveways.

G. <u>Unsafe and Unlawful Signs</u>. If the Coordinator finds that any sign is unsafe or is a menace to the public or has been constructed, erected or is being maintained in violation of this ordinance, the Coordinator shall give written notice of such violation to the owner of the sign or the owner of the property where the sign is located, or both. If the owner of the sign, or the property owner, fails to remove or alter the structure so as to comply with the required standards within 30 days after receipt of said notice, such sign may be removed, or altered to comply, by the Coordinator at the expense of the owner of the sign or the property owner. The Coordinator may cause any sign or other advertising structure that is an immediate peril to persons or property to be promptly removed by the sign owner or the property owner.

H. <u>Cessation of Purpose and Removal</u>. Any sign now or hereafter existing which no longer advertises a bona fide business conducted or a product sold shall be taken down and removed by the owner, agent or person having the beneficial use of the building or land or structure upon which such sign may be found. Such sign shall be removed within 30 days after written notification from the Coordinator except that temporary activities sign posting shall be removed by the permittee within seven days following the date of termination of such events. Upon failure to comply with any notice within the time specified, the Coordinator is authorized to cause removal of such sign, and the owner of the sign shall pay expenses incurred.

I. <u>Signs Permitted in Conjunction with Nonconforming Uses</u>. Any nonconforming use in any district may maintain such business signs as would be allowed for such use in the most restrictive district in which the use would be permitted, or such signs as are existing at the time the use becomes nonconforming, whichever is the most restrictive with regards to sign size.

(Amd. 11-20-06; Amd. 02-19-08; Amd. 01-19-10; Amd. 04-18-11)

SECTION 1306. SIGNS PERMITTED BY DISTRICT.

In addition to the aforementioned signs, the following are also permitted:

A. Residential, Agricultural, Mixed Use Developments and Conservancy Districts.

1. <u>Dwelling Identification Sign</u>. One identification sign not exceeding two square feet in area is permitted for each residential dwelling unit. For one and two family dwelling units, identifications signs shall be at least five feet from any street or property line. For multi-family dwelling units, identification signs shall be mounted flat to the main wall of the building. Identification signs may be illuminated but non-flashing and motionless.

2. <u>Development Signs</u>. A permanent sign is permitted as an integral part of an entrance structure which identifies a subdivision, group development, estate, farm or other entity, provided there are not more than two signs for each main entrance, with a total sign area for each such entrance not to exceed 32 square feet in area. Such signs may be lighted, but non flashing and motionless, and located according to the criteria in Section 1305.

3. <u>Agricultural Products Signs</u>. In the zoning districts that allow agriculture or rural farm use, signs advertising agricultural products produced on the premises are permitted, provided there are no more than two such signs, each of which shall not exceed 12 square feet in area. In any instance where the products sold are seasonal or temporary, such signs shall be removed within 30 days of cessation of the activity advertised. This section shall not apply to any property exempt under the bona fide farms provisions of Section 109.

4. <u>Institutional, Commercial and Industrial Signs Located in Agricultural,</u> <u>Residential, Mixed Use or Planned Neighborhood Developments and Conservancy</u> <u>Districts</u>. Any institutional, commercial or industrial use, which is a Permitted or Special or an approved use allowed in a Conditional Zoning district in an agricultural, residential or conservancy district, may erect and maintain signs as follows:

a. One freestanding sign not to exceed 100 square feet in area shall be permitted. If more than one principal use is conducted on the same site, or in the same building, each additional principal use shall be permitted one freestanding sign not to exceed 50 square feet in area.

b. Freestanding signs shall be located in accordance with the criteria found in Section 1305 of this article.

c. Attached signs for all principal uses on the site shall not exceed 50 square feet in area, except where the non-residential use is located within an approved Mixed Use or Planned Neighborhood development. For non-residential uses within Mixed Use or Planned Neighborhood developments, attached signage is allowed provided the attached signs do not exceed two square feet in area for each front foot of structure the occupant occupies. In addition, the attached signs may be placed on any side of the building. If there is more than one principal use, the property owner will determine the allocation of attached sign area. In the event a shopping center is designed in such a manner that the end unit or end units front the right of way and the store front faces an internal parking lot, the end unit or end units may place one additional attached sign on the side facing the right-of-way, provided that the overall combined square footage of the attached signs do not exceed two square feet in area for each front foot of the structure that the occupant occupies.

B. Professional, Commercial and Industrial Districts.

1. <u>O&I(P) Planned Office and Institutional District</u>. Signs in the O&I(P) District shall be regulated as follows:

a. One freestanding sign not to exceed 50 square feet in area will be allowed per building. Freestanding signs shall be located in accordance with the criteria found in Section 1305 of this article.

b. Attached signage not exceeding two square feet in area for each front foot of structure the occupant occupies is allowed. Attached signs may be placed on any side of the building.

2. <u>C1(P) Planned Local Business District</u>. Signs in the C1(P) District shall be regulated as follows:

a. One freestanding sign not exceeding 100 square feet in area is allowed for sites with a maximum of five occupants. Sites with more than five occupants may have an additional 10 square feet maximum area for each occupant over five, with a total maximum freestanding sign area not to exceed 200 square feet in area. Freestanding signs shall be located in accordance with the criteria found in Section 1305 of this article.

b. Attached signage is allowed. Attached signs shall not exceed two square feet in area for each front foot of structure the occupant occupies. Attached signs may be placed on any side of the building.

3. <u>C2(P) Planned Retail and Service District and C(P) Planned Commercial District</u>. Except for billboards (off premises) signs which are regulated by Section 1307, signs in the C2(P) and C(P) District shall be regulated as follows:

a. Sites with no more than two occupants may have one freestanding sign. This sign shall have a maximum size of 100 square feet in area. Sites with more than two occupants but less than ten occupants may have two freestanding signs. Each sign shall have a maximum size of 100 square feet in area. Sites with more than ten occupants may have two freestanding signs, each with a maximum size of 100 square feet in area; or one freestanding sign with a maximum size of 200 square feet in area. Sites with more than ten occupants may have an additional ten square feet of freestanding sign area for each occupant over ten, with a total maximum freestanding sign area not to exceed 400 square feet. On corner lots, one additional freestanding sign is allowed on the side street frontage, not to exceed 100 square feet in area. Sites approved as a zero lot line development such as a shopping center, where the site has one primary lot with one or more outlots, shall constitute one integral development for purposes of this subsection. Freestanding signs shall be located in accordance with the criteria found in Section 1305 of this article.

b. Attached signage is allowed, not to exceed two square feet in area for each front foot of structure that the occupant occupies. On sites where a canopy exceeds the building size, the canopy size may be used to determine the permitted attached sign area. Attached signs may be placed on any side of the building.

c. Detached business signs with no height limitation are allowed when located within 1,500 feet of an interstate (I-95) and when said signs are in excess of 100 feet in height these signs shall not be limited in area when located within 1,500 feet of an interstate (I-95) exit ramp, measured at the ramp's outer intersection with a state road (NC or SR).

4. <u>M1(P) Planned Light Industrial District</u>. Signs located in this district shall follow the same dimensional criteria as for signs being located in the C(P) Planned Commercial District.

5. <u>M(P) Planned Industrial District</u>. Except for billboards (off-premises signs) which are regulated by Section 1307, signs in the M(P) District shall be regulated as follows:

a. One freestanding sign is allowed at each main entrance to the site. The total entrance signage shall not exceed a maximum sign area of 500 square feet with each individual entrance sign not exceeding a maximum sign area of 300 square feet. On corner lots, one additional freestanding sign is allowed on the side street frontage, not to exceed 100 square feet in area. Freestanding signs shall be located in accordance with the criteria found in Section 1305.

b. Attached signage is allowed, not to exceed two square feet in area for each front foot of structure that the occupant occupies. On sites where a canopy exceeds the building size, the canopy size may be used to determine the permitted attached sign area. Attached signs may be placed on any side of the building. (Amd. 11-20-06; Amd. 01-19-10; Amd. 04-18-11)

SECTION 1308. SIGNS PROHIBITED.

Erection or maintenance of signs having any of the following characteristics is prohibited:

A. <u>Signs Not to Constitute Traffic Hazards</u>. No sign or advertising structure shall be erected or maintained at the intersection of any street or road so as to obstruct free and clear vision; or at any location where, by reason of the position, illumination, shape or color, it may impair, obstruct the view or be confused with any authorized traffic sign, signal or device; or that makes use of the words "stop," "look," "drive-in," "danger" or any other word, phrase, symbol or character in such manner as to interfere with, mislead or confuse traffic. In any case, signs shall be prohibited within 20 feet of a street intersection measured to the intersection of the two nearest street lines.

B. <u>Signs Erected on Public Streets</u>. No sign shall be erected or maintained within any public street right-of-way nor be allowed to extend over or into any public street, provided that this section shall not apply to public signs necessary in the performance of a governmental function or required to be posted by law.

C. <u>Obstruction of Ingress or Egress of Building</u>. No sign shall be erected or maintained that obstructs ingress and/or egress to or from any window, door, fire escape, stairway, ladder or opening intended to provide light, air, ingress or egress to or from any room or building as required by law.

D. <u>Obscene Matter Prohibited</u>. No sign shall be erected or maintained which bears or contains statements, words or pictures of an obscene character.

E. <u>Signs on Private Property; Consent Required</u>. No sign may be erected by any person on the private property of another person without first obtaining the verbal or written consent of such owner.

F. <u>Flashing Signs</u>.

SECTION 1310 INCENTIVES.⁴⁰

Ground, pole, or special purpose signs that are fully landscaped around the base of the sign may add an additional 36 inches to the total allowable sign height

Lots or developments permitted to have two or more ground or pole signs may increase the maximum allowable sign face area for a single ground or pole sign by up to 50 percent, provided the approval is conditioned by the landowner to maintain a maximum of one ground or pole sign.

In non-residential districts, the maximum height of a ground or pole sign may be increased by 1 foot for every 10 feet of additional setback beyond the minimum rightof-way setback up to a maximum height 20 percent taller than the maximum sign height permitted, based on the type of roadway frontage.

In non-residential districts, architectural embellishments along the top of the sign support structure, such as caps, cornices, coping, eaves, or horizontal design features with a maximum height of 18 inches and a maximum projection of up to 6 inches beyond the sign face, shall be excluded from the calculation of sign height unless such embellishments include advertising copy.

SECTION 1310 UNIFORM SIGN PLANS.⁴¹

A. Compliance Required. Uniform sign plans shall be required in accordance with Section 1305, Signage Review and Approval Procedures, and may also be applied by the landowner in cases where not required. In cases where a uniform sign plan is required or applied to a development, all owners, tenants, subtenants, and purchasers of individual units within the development shall comply with the approved uniform sign plan.

<u>B.</u> Relationship to Other Signage Standards. Requirements in a unified sign plan may be more restrictive than the otherwise applicable signage standards in this Article

⁴⁰ This is a draft section proposed for the County's consideration. These incentives are designed to encourage higher quality sign design, or a reduction in the total number of signs within the streetscape. There are several other incentives that could be added at the County's discretion, and each incentive. If included, will be supplemented by its own illustration.

⁴¹ Uniform sign plans are intended for multi-building or multi-lot developments that are permitted, developed, and operated as a single unit, like a shopping center.

but shall not be less restrictive. The uniform sign plan may include any form of allowable sign, but shall not include sign types that are not permitted by this Ordinance.

<u>C.</u> Required Elements. A uniform sign plan shall address all the following aspects of signage within the development:

1. The total number of proposed and allowable signs;

2. The types of proposed and allowable signs;

3. The location of all proposed and allowable signs;

4. The materials, size, color, and specifications of all proposed and allowable signs; and

5. Details associated with sign illumination.

D. Consistency in Signage. Signage subject to a uniform sign plan shall employ consistent sign types, color patterns, and materials when proposed on buildings with a uniform façade style. Up to two distinct sign styles or color options may be introduced on buildings with architecturally distinct building segments. Signs within each sign style shall be constructed of similar materials. Ground signs within a multi-building development shall incorporate one or more unifying elements, such as style, illumination, colors, or materials.

<u>E. Allocation of Sign Area in Multi-Tenant Developments.</u> Unless otherwise specified in the uniform sign plan, the permanent sign area for a multi-tenant development shall be allocated in proportion to the frontage each tenant controls on the applicable wall.

F. Amendment Procedures. A uniform sign plan may only be amended by filing a new uniform sign plan and application with the Coordinator. The application may be filed only by the owner of the land affected by the proposed change, or an agent, lessee or contract purchaser specifically authorized by the owner. Before filing the application, all landowners affected by the proposed change must give written authorization. If a governing board for the property affected exists, then the governing board shall provide written authorization for all landowners affected. Any new or amended uniform sign plan shall include a schedule that requires bringing all permanent signs not conforming to the proposed plan into conformance within 90 days of approval.

<u>G. Effect. After approval of an amendment to a uniform sign plan, no permanent sign shall be erected, placed, painted, or maintained except in accordance with the plan,</u>

and the plan may be enforced in the same way as any provision of this Ordinance. In the case of any conflict between a provision of a lawfully approved uniform sign plan and a provision of this section, the uniform sign plan shall control.

SECTION 1311 REMOVAL OF DILAPIDATED OR OBSOLETE SIGNAGE.⁴²

A. Dilapidated signs shall be repaired or removed by a landowner or other responsible party in accordance with the requirements described in a notice of violation by the Coordinator. An existing sign shall be considered dilapidated if it:

<u>1.</u> <u>Constitutes a public safety hazard, in the sole discretion of the</u> <u>Coordinator;</u>

2. Is in disrepair or exhibits a state of being broken;

3. Fails to maintain its form as originally constructed or permitted;

4. Fails to perform its intended function;

5. Suffers from support pole or structural failure;

6. Has borders or other necessary parts that are falling off or are already removed;

7. Has panels that are missing or that have fallen off; or

8. Is overgrown by vegetation.

<u>B.</u> Signs that identify business establishments that are no longer in operation shall be considered obsolete signs, which shall be subject to the following standards:

<u>1.</u> Obsolete sign faces shall be removed or fully obscured from all off-site views within 60 days from the date of termination.

2. In cases where the cabinet associated with an obsolete sign is removed, all sign supports, sign framework, mounting hardware, or similar features shall also be removed.

3. In cases where a sign cabinet is left in place, the cabinet shall include blank or permanently obscured sign faces.

⁴² This section integrates and builds on the standards in current Sections 1305.G and 1305.H.

4. Sign faces may be obscured solely through mechanical attachment of a rigid material (such as wood or opaque plastic) or through use of paint or other applied covering that fully obscures the sign copy from all off-site views.

5. In no instance shall vinyl, fabric, non-rigid material, or surfacing incapable of concealing sign copy be used to obscure the sign face of an obsolete sign.

6. In no instance shall a nonconforming sign or nonconforming portion of a sign be permitted to remain as an obsolete sign, and all non-conforming aspects shall be fully removed within 60 days of business termination.⁴³

SECTION 1312 NONCONFORMING SIGNAGE.44

A. Generally. A sign that was legally in existence on (*insert the effective date of this Ordinance*), and was constructed in accordance with the applicable laws and ordinances in effect on its date of construction or modification, but by reason of its size, height, location, design, or construction is no longer in compliance with the requirements of this Ordinance, shall be deemed a nonconforming sign subject to the standards in this section.

<u>B.</u> Prohibited Actions. The following actions associated with a nonconforming sign shall be prohibited:

<u>1.</u> Enlargement or Alteration. Structural alteration, enlargement, or extension of a nonconforming sign or sign structure shall not be permitted, however, nothing shall limit the ability to modernize an existing outdoor advertising sign in accordance with Section 136.131.2 of the North Carolina General Statutes; and

2. Relocation. Relocation of a nonconforming sign upon the premises, unless the relocation meets the requirements of this Ordinance, however, nothing shall limit the ability to modernize an outdoor advertising sign in accordance with Section 136.131.2 of the North Carolina General Statutes.

<u>C. Maintenance Allowed. A nonconforming sign may remain in place and be</u> maintained, provided that maintenance activities shall be limited to nonstructural

⁴⁴ This is a new section that builds on current Section 1305.I. 197

⁴³ This section carries forward current Section 1305.H except that it provides greater clarity regarding what "removal" constitutes (by allowing cabinets or support structures to remain after the sign is removed). It clarifies that nonconforming signs (or parts of signs) must be removed upon being determined an obsolete signs. The current standards call for sign removal within 30 days – these draft standards propose doubling that time period to 60 days to allow applicants more time to comply. This can be reverted back to 30 days at the County's discretion.

repairs, such as repainting or electrical repairs; incidental alterations which do not increase the degree or extent of the nonconformity; and changing of sign copy. Nonconforming signs may change copy in the form of replacement panels or replacement lettering, provided such change does not impact or reduces the degree of nonconformity.

D. Relocation. In the event a nonconforming sign or nonconforming sign support structure is required to be relocated due to changes in public infrastructure, the nonconforming sign and support structure may be relocated to elsewhere on the site provided any nonconforming factors are not worsened as a part of the relocation.

<u>E.</u> Removal and Replacement. Any nonconforming sign or sign support structure that is removed for any reason shall only be replaced with a sign or sign support structure that fully complies with the provisions of this Ordinance.

F. Damage and Replacement. If damage to a nonconforming sign or sign support structure from any cause is less than 50 percent of its replacement value, the sign or sign support structure may be rebuilt or repaired to its original condition in its original location and may continue to be displayed as long as the use it serves remains in operation. If damage from any cause to a nonconforming sign or sign support structure equals or exceeds 50 percent of its replacement value, the nonconforming sign, including sign supports and mounting hardware, may only be replaced with a sign that complies with the provisions of this Ordinance.

ARTICLE XIV PLANNED DISTRICTS

SECTION 1401. GENERAL OBJECTIVES.

This article recognizes that through ingenuity, imagination and quality design, community development can be improved. All planned zoning districts shall be subject to site plan review and approval prior to application for any permits. The careful review of development plans by the Planning and Inspections Staff is a process that will:

A. Permit creative approaches to the development of land, reflecting changes in the technology of land development;

B. Provide for an efficient use of land, which can result in smaller networks of utilities and streets and thereby lower development costs;

C. Provide and ensure an environment of stable character compatible with surrounding land uses;

D. Accomplish a more desirable environment than would otherwise be possible; and

E. Enhance the appearance of the community.

SECTION 1402. DETAILED SITE PLAN SPECIFICATIONS.

In any planned district, permits shall not be issued by the Coordinator except in conformance with a detailed plan submitted to and approved by the Planning and Inspections Staff. Plans submitted for approval shall be in the number as required by the Director drawn to an engineering scale of not less than one-inch equals 200 feet, and shall show all information necessary for proper evaluation of the plan, including:

A. The dimensions and location of the property, all existing and proposed structures, including any existing and/or proposed freestanding signs, and all existing and proposed right(s)-of-way;

B. The parking and general circulation plan, including entrances, exits and pedestrian ways;

C. The service area, including off-street loading facilities, service drives and dimensions thereof and proposed uses of all structures;

D. The proposed location and material of fences, walls, buffers, and landscaping; and

E. The name of the developer, the date, the scale, the north arrow, Parcel Identification Number, general vicinity sketch map, and the person or firm preparing the plan.

(Amd. 02-19-08)

SECTION 1403. SITE PLAN REVIEW.

Plans for developments shall be submitted to the Planning and Inspections Staff in accordance with the schedule established by the Planning Board. The Planning and Inspections Staff shall ensure the plan is in compliance with this ordinance, the Subdivision Ordinance, and the Water Supply Watershed Management and Protection Ordinance, if applicable.

The burden shall be on the developer to show that their plans are in the best interests of the community and the users of the proposed developments. Site planning of the proposed development shall provide protection of the development from potentially adverse surrounding influences and protection of surrounding areas from potentially adverse influences within the development. The development plan shall show, and careful review shall be given to, the following information:

A. Proposed land uses, the location of various land uses, their types and densities;

B. Proposed circulation pattern for vehicles and pedestrians, including providing for the interconnectivity of drives and parking areas by means of lateral access;

C. Proposed parks and other common open space areas, proposed means of dedication of any common open space areas and organizational arrangements for the ownership, maintenance and preservation of common open space;

D. Delineation of the units or phases to be constructed in progression;

E. Relation to land uses in surrounding areas and to the general development plan;

F. The layout of motor vehicle parking and loading areas, service areas, entrances, exits, yards, courts and landscaping, location of freestanding signs, control of lighting, noise or other potentially adverse influences in order to protect the residential character within and/or adjacent to the planned development;

G. The yard setbacks and type of buffering and/or screening of various land uses;

H. The plan shall note and the developer shall ensure that all utilities are placed underground, except for 25kv or greater electrical lines; and

I. Extension and connection to public water and/or sewer is required if extension and/or connection would be required under the provisions of the County Subdivision Ordinance. If the development consists of a non-residential use mixed use or planned neighborhood, and utilities are present within the right-of-way or if any adjacent lot is served by utilities, extension and connection is mandatory.

The Planning and Inspections Staff shall either approve the site plan and state the conditions of such approval, if any, or shall disapprove the site plan and state its reasons. Where a site plan meets the provisions of the Subdivision Ordinance, approval of the site plan shall constitute preliminary subdivision plat approval for the purposes of the County Subdivision Ordinance. The approved plan shall be filed with the Coordinator. The approved plan may be amended in the same manner as provided for original plan approval.

(Amd. 02-19-08; Amd. 04-18-11)

SECTION 1404 PLANNING BOARD CONSIDERATION

The Planning Board may hear and approve or deny a site plan, upon the written request for a hearing from the developer. An aggrieved developer may appeal conditions placed upon the approval of a site plan by the Planning and Inspections Staff to the Planning Board in accordance with the board's policy and schedule for hearing appeals. (*Amd. 01-19-10; Amd. 04-18-11*)

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ARTICLE XV AMENDMENTS

SECTION 1501. SUBMISSION OF AMENDMENTS AND CHANGES.

The Board of Commissioners may amend, supplement, change, modify, or repeal the provisions of this ordinance, including but not limited to: its regulation of, or the number, area, boundaries and classifications of the zoning districts, upon petition, recommendation of the Planning Board, or on its own motion, after public notice and hearing as provided by law. No amendment shall become effective unless and until it is first submitted to, considered by and reported on from the Planning Board and thereafter approved by the Board of Commissioners. The following provisions shall govern submissions for amendment of this ordinance.

A. <u>Submission of Petition</u>. Petitions for amendments to this ordinance shall be submitted in the form prescribed by the Director. Submissions by the Board of Commissioners or by the Joint Planning Board on its own initiative shall state the proposed amendment succinctly. When a petition for rezoning is made by a person other than the tax record property owner, a local government entity or authorized agent of the tax record owner or a local government, the application must provide certification that the property owner has received actual notice of the petition and a notice of the legislative hearing. Third-party down-zonings are prohibited unless initiated by the governing body. (*Amd. 01-19-10; Amd. 02-01-21*)

B. <u>Schedule for Public and Legislative Hearings</u>. All petitions for amendments may be set for public meeting to be considered for recommendation by the Planning Board, and then shall be heard at a legislative hearing and decided by the Board of Commissioners according to their adopted regular meeting schedule. (*Amd. 02-01-21*)

C. <u>Revisions to Petitions</u>. If upon the initial review of the petition for amendment by the Planning and Inspections Staff, the petition is found to be inaccurate, incomplete or requires revision, or if the applicant of his own accord desires to make a change in the application for the petition, the petition may be rescheduled to the next available scheduled hearing.

(Amd. 02-01-21)

D-<u>E</u>. Notice to Military Bases</u>. All requests for amendments that would change or affect the permitted uses of land located five miles or less from the perimeter boundary of Fort Bragg, Pope Air Force Base, and/or Simmons Army Airfield shall be provided to the Commander of said bases in accordance with N. C. GEN. STAT. §160D-601. (*Amd. 02-19-08; Amd. 02-01-21*)

SECTION 1502. PLANNING & INSPECTIONS STAFF RECOMMENDATION.

Upon submission of a complete petition for amendments of this ordinance, the Planning and Inspections Staff shall review the petition and the request and make a recommendation to the Planning Board. The Staff shall take into consideration, among other related issues, the following factors when considering criteria for their recommendation:

A. The appropriateness of the request in relation to, and the request's consistency with the current Land Use Plan and adopted land use policies for the subject area;

B. The availability of public services, to include utilities, schools, fire, police, recreation, etc.;

C. The suitability of the request as related to the nature of the surrounding land area and any foreseeable effects on the surrounding area;

D. The policies of the Planning Board and Board of Commissioners in similar cases;

E. The effect of the request regarding environmental concerns;

F. Any changed conditions or circumstances in the area of a proposed change since any previous zoning action;

G. Whether the proposed amendment would correct an inadvertent mistake; and

H. The reasonableness of the proposed request for all small-scale rezonings. (Amd. 11-20-06; Amd. 02-19-08; Amd. 04-18-11)

SECTION 1503. PLANNING BOARD HEARING AND RECOMMENDATION.

A. The Planning Board, upon receipt of a proposed amendment, by petition or otherwise, and upon a recommendation from the Planning and Inspections Staff, shall consider each proposed amendment and may hold a public meeting, public notice of which shall be given, for such consideration. Minutes of each meeting shall be kept in

writing. Upon petition or other proposal for an amendment of the ordinance for the purpose of establishing a Conditional Zoning district or specifically changing the classification of an existing district or part thereof, the Planning Board may consider amending the ordinance to provide a classification or reclassification other than that specifically requested or recommended, provided that the notice to landowners and notice of public meeting state that classifications or reclassifications other than that requested may be considered. If, upon receipt of a proposal to reclassify one type of general zoning district to another, or the Planning Board proposes, or has a proposal from the Board of Commissioners, to consider establishment of a Conditional Zoning district, it must refer such proposal to the owners of the property to be included in such district for submission of a petition in accordance with the provisions of Article V hereof; no consideration of such a proposal shall occur unless and until such a petition is received.

(Amd. 02-01-21)

B. Following consideration of proposed amendments, supplements, changes, modifications or repeal of provisions of this ordinance, the Planning Board shall report all proposals it has considered to the Board of Commissioners along with a statement addressing consistency of the request with any comprehensive plan that has been adopted and any other officially adopted plan that is applicable and with its recommendation thereon. Failure of the Planning Board to make a report and recommendation within 30 days after hearing a petition for a specific amendment shall constitute a favorable report and recommendation for such amendment. (*Amd. 11-20-06; Amd. 04-18-11; Amd. 02-01-21*)

C. A Planning Board member shall not vote on any advisory or legislative decision regarding a development regulation adopted pursuant to this ordinance or N.C. Gen. Stat. Chapter 160D where the outcome of the matter being considered is reasonably likely to have a direct, substantial, and readily identifiable financial impact on the member. A Planning Board member shall not vote on any zoning amendment if the landowner of the property subject to a rezoning petition or the applicant for a text amendment is a person with whom the member has a close familial, business, or other associational relationship. If an objection is raised to a member's participation at or prior to the hearing or vote on the matter and that member does not recuse himself or herself, the remaining members shall by majority vote rule on the objection. (*Amd. 02-01-21*)

SECTION 1504. BOARD OF COMMISSIONERS' HEARING AND FINAL DISPOSITION.

A. Upon receipt of reports and recommendations from the Planning Board concerning proposed amendments, supplements, changes, modifications or repeal provisions of this ordinance, the Board of Commissioners shall schedule a legislative

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hearing, upon notice to landowners of proposed action and notice of the hearing as required by law, and therefore shall approve or deny the proposed action. A failure to approve a proposed action shall constitute a denial of the proposal. (*Amd. 02-01-21*)

B. The Board of Commissioners may approve an amendment of this ordinance to provide a classification or reclassification of a zoning district or part thereof, other than that specifically requested by a petitioner, provided that the notice to landowners and the notice of legislative hearing required by law states that classifications or reclassifications other than that requested will be considered and further provided that the Planning Board has considered other such classifications or reclassifications and reported on them to the Board of Commissioners. If such notice or such consideration has not been accomplished, the Board of Commissioners shall refer its proposal to amend this ordinance in a way other than that proposed by the petitioner to the Planning Board for further action in accordance with this ordinance. (*Amd. 02-01-21*)

C. To approve any amendment, supplement, change, modification or repeal of any provisions of this ordinance, the Board of Commissioners shall address in a brief statement the consistency of the action with any officially adopted comprehensive plan; and make a finding and determination, entered in the minutes of the meeting, that such action is reasonable, neither arbitrary or unduly discriminatory and in the public interest. Consideration of any Conditional Zoning district is governed by Article V of this ordinance.

(Amd. 02-01-21)

D. Notice of approval of any amendment for an industrial zoning district within 660 feet of the right-of-way of interstate or primary highways shall be sent by registered mail to the North Carolina Department of Transportation in accordance with N. C. GEN. STAT. § 136-153.

(Amd. 11-20-06; Amd. 04-18-11)

E. A member of the Board of Commissioners shall not vote on any legislative decision regarding a development regulation adopted pursuant to this ordinance or N.C. Gen. Stat. Chapter 160D where the outcome of the matter being considered is reasonably likely to have a direct, substantial, and readily identifiable financial impact on the member. A Commissioner shall not vote on any zoning amendment if the landowner of the property subject to a rezoning petition or the applicant for a text amendment is a person with whom the member has a close familial, business, or other associational relationship. If an objection is raised to a member's participation at or prior to the hearing or vote on the matter and that member does not recuse himself or herself, the remaining members shall by majority vote rule on the objection. (*Amd. 02-01-21*)

SECTION 1505. PETITIONS FOR AMENDMENTS LIMITED: REAPPLICATIONS LIMITED.

After the initial zoning process in a zoning area, an initial petition to amend this ordinance so as to reclassify property in that area may be submitted at any time. After the first such petition has been submitted, regardless of the outcome thereof, no subsequent petition, by the same or other persons, to reclassify the same property or any portion thereof, whether in conjunction with other property or not, shall be considered earlier than one full calendar year after the date of the last public hearing before the Board of Commissioners on the most recent prior application to reclassify such property or portion thereof. A petition to amend this ordinance so as to reclassify property may be withdrawn without establishing a new one year time limit only by a written instrument submitted to the Director of Planning and Inspections prior to the first official notification to the public concerning the petition. If the instrument withdrawing a petition to reclassify property is received after such first notification of the public, the withdrawal shall be effective, but a subsequent petition to reclassify the same property or part thereof, as set forth above, shall not be considered earlier than one full calendar year after the date of the receipt of the withdrawal instrument. The foregoing time limits on petitions to reclassify property shall not apply to amendments of any nature initiated by the Planning Board or Board of County Commissioners.

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ARTICLE XVI BOARD OF ADJUSTMENT

SECTION 1601. ESTABLISHMENT.

The Board of Commissioners, pursuant to N.C. GEN. STAT. §160D-302, does establish a Board of Adjustment. Such Board shall consist of at least five members appointed by the Commissioners, with membership providing for a means of proportional representation of the County's territorial jurisdiction. The appointments shall be for staggered terms. Subsequent or new reappointments shall be for three-year terms; all appointments to fill vacancies shall be for the unexpired term. The Commissioners shall also appoint five alternate members at large to serve in the absence or temporary disqualification of any regular member or to fill a vacancy pending appointment of a member. Alternate members shall be appointed in the same manner as regular members and at the regular times for appointment. Each alternate member, while attending any regular or special meeting of the board and serving in the absence of any regular member, shall have and exercise all the powers and duties of any regular member absent from the meeting. *(Amd. 02-01-21)*

SECTION 1602. PROCEEDINGS.

The Board shall elect a Chairperson and Vice-Chairperson from among its members. The Director shall assign a staff member to fill the Secretary and Clerk positions. Meetings of the board shall be held at the call of the Chairperson and at such other times as the board may determine. The Chairperson or any member acting as Chair and the Clerk to the Board are authorized to administer oaths for all testimony. The Chairperson may compel the attendance of witnesses in any matter coming before the Board. Any person who, while under oath during a proceeding before the Board of Adjustment, willfully swears falsely is guilty of a Class 1 misdemeanor. The Vice-Chairperson or any member of the board while temporarily acting as Chairperson has and can exercise like authority. All meetings of the board shall be open to the public. The board shall keep minutes of its proceedings, showing the vote of each member upon every motion or question, or if absent or failing to vote, indicating such fact. The board shall also keep records of its examinations and official action.

The Clerk to the board shall transmit to the board all applications, reports and written materials relevant to the matter being considered. The administrative materials may be distributed to the board members prior to the hearing if at the same time they are distributed to the board a copy is also provided to the appellant or applicant and to the landowner if that person is not the appellant or applicant. The administrative materials

shall become part of the hearing record. The administrative materials may be provided in written or electronic form. Objections to inclusion or exclusion of administrative materials may be made before or during the hearing. Rulings on objections shall be made by the board at the hearing. (Amd. 02-01-21)

SECTION 1603. POWERS AND DUTIES.

The Board of Adjustment shall hear and decide all matters upon which it is required to pass under any statute or ordinance that regulates land use or development:

A. Hear and decide special use permits, requests for variances, and appeals of decisions relating to the administrative review of any order, requirement, decision or determination made by the Director or other administrative official regarding enforcement of this ordinance or other ordinance that regulates land use or development. (see Section 1604 below)

B. Vary or modify any of the regulations or provisions of this ordinance related to the construction or alteration of buildings or structures, dimensional requirements and minimum standards of individual uses except for specific location criteria for individual uses, in accordance with Section 1605, where there are unnecessary hardships in carrying out the strict letter of this ordinance, so that the spirit, purpose and intent of the ordinance shall be observed, public safety is secured and substantial justice achieved;

C. May hear and decide special use permit applications in accordance with standards and procedures specified in Section 1606;

D. Hear and rule on appeals from the County's Minimum Housing and Nonresidential Code.

(Amd. 02-01-21)

E. Rule on matters concerning nonconforming uses as to their continuance or discontinuance, expansion, reconstruction and, in general, compliance with Sections 1003 and 1004;

F. Rule on matters related to the County's Water Supply Watershed Management and Protection Ordinance regarding High Density developments, appeal of the Watershed Review Officer's decision, and hear request for variance from the County Water Supply Watershed Management and Protection Ordinance; G. Hear and rule on appeals and variance requests from the County's Flood Damage Prevention Ordinance.

SECTION 1604. APPEALS.

The Board of Adjustment shall hear and decide from decisions of administrative officials charged with enforcement of the zoning ordinance and may hear appeals arising out of any other ordinance that regulates land use or development pursuant to all of the following:

A. Any person who has standing under N.C. Gen. Stat. 160D-1402 or the County may appeal a decision to the Board of Adjustment. The notice of appeal shall state the grounds for the appeal. (*Amd. 02-01-21*)

B. The official who made the decision shall give written notice to the owner of the property that is the subject of the decision and to the party who sought the decision, if different from the subject property owner. The written notice shall be delivered by personal delivery, electronic mail, or by first-class mail. In the absence of evidence to the contrary, notice given by first class mail shall be deemed received on the third business day following deposit of the notice for mailing with the United States Postal Service.

(Amd. 02-01-21)

C. The owner or other party shall have 30 days from the receipt of the written notice within which to file an appeal. Any other person with standing to appeal shall have 30 days from receipt from any source of actual or constructive notice of the decision within which to file an appeal.

D. An appeal of a notice of violation or other enforcement order stays enforcement of the action appealed from and accrual of any fines assessed unless the official who made the decision certifies to the Board of Adjustment after notice of appeal has been filed that because of the facts stated in an affidavit, a stay would cause imminent peril to life or property or because the violation is transitory in nature, a stay would seriously interfere with enforcement of the ordinance. In that case, enforcement proceedings shall not be stayed except by a restraining order, which may be granted by a court. If enforcement proceedings are not stayed, the appellant may file with the official a request for an expedited hearing of the appeal, and the Board of Adjustment shall meet to hear the appeal within 15 days after such a request is filed. Notwithstanding the foregoing, appeals of decisions granting a development approval or otherwise affirming that a proposed use of property is consistent with the ordinance shall not stay the further review of an application for development approvals to use such property; in these situations, the appellant or local government may request and the board may grant a stay of a final decision of development approval applications, including building permits affected by the issue being appealed. (*Amd. 02-01-21*)

E. Subject to the provisions of subdivision (D) of this sub-section, the Board of Adjustment shall hear and decide the appeal within a reasonable time.

F. The official who made the decision or the person currently occupying that position if the decision-maker is no longer employed in that position shall be present at the evidentiary hearing as a witness. The appellant shall not be limited at the hearing to matters stated in a notice of appeal. If any party or the County would be unduly prejudiced by the presentation of matters not presented in the notice of appeal, the board shall continue the hearing. The Board of Adjustment may reverse or affirm, wholly or partly, or may modify the decision appealed from and shall make any order, requirement, decision, or determination that ought to be made. The board shall have all the powers of the official who made the decision.

SECTION 1605. VARIANCE.

When unnecessary hardships would result from carrying out the strict letter of a zoning regulation, the Board of Adjustment shall vary any of the provisions of the zoning regulation upon a showing of all of the following: (*Amd. 02-01-21*)

A. Unnecessary hardship would result from the strict application of the regulation. It shall not be necessary to demonstrate that, in the absence of the variance, no reasonable use can be made of the property. (*Amd. 02-01-21*)

B. The hardship results from conditions that are peculiar to the property, such as location, size, or topography. Hardships resulting from personal circumstances, as well as hardships resulting from conditions that are common to the neighborhood or the general public, may not be the basis for granting a variance. A variance may be granted when necessary and appropriate to make a reasonable accommodation under the Federal Fair Housing Act for a person with a disability. (*Amd. 02-01-21*)

C. The hardship did not result from actions taken by the applicant or the property owner. The act of purchasing property with knowledge that circumstances exist that may justify the granting of a variance shall not be regarded as a self-created hardship. D. The requested variance is consistent with the spirit, purpose and intent of the regulation, such that public safety is secured, and substantial justice is achieved. (*Amd. 02-01-21*)

Appropriate conditions may be imposed on any variance, provided that the conditions are reasonably related to the variance. Any variance granted becomes null and void if not exercised within the time specified in such approvals, or if no date is specified, within one calendar year from the date of such approval. No change in permitted uses may be authorized by a variance. The Board of Adjustment is also not authorized to grant variances to any use approved in a Conditional Zoning district or to the specific conditions or other performance criteria imposed upon such use. If the board denies a variance request, the board shall enter the reason for its action in the minutes of the meeting at which the action is taken. In the event of a denial, the Board of Adjustment shall not consider resubmission of the application for the same variance request on the same property without a substantial material change concerning the property and the application.

(Amd. 02-01-21)

SECTION 1606. SPECIAL USE PERMITS.

The Board of Adjustment shall hear and decide applications for Special Use Permits. The various Special Uses set forth in the Use Matrix in Article IV, because of special site or design requirements, operating characteristics or potential adverse effects on surrounding property and neighborhoods, shall be permitted only upon approval by the Board of Adjustment in accordance with the standards and procedures specified in the ordinance. Reasonable and appropriate conditions may be imposed upon these permits.

A. Purpose. Permitting Special Uses adds flexibility to this ordinance. Subject to high standards of planning and design, certain property uses are allowed in the several districts where these uses would not otherwise be acceptable. By means of controls exercised through the Special Use Permit procedures, property uses that would otherwise be undesirable in certain districts can be developed to minimize any negative effects they might have on surrounding properties.

B. Procedure. Special Use Permits shall be granted by the Board of Adjustment as permitted for only those uses enumerated in Section 403, Use Matrix, as Special Uses. Uses specified as a Special Use in Section 403 shall be permitted only upon the issuance of a Special Use Permit by the Board of Adjustment.

The owner or owners of all property included in the petition for a Special Use Permit shall submit a complete application and a detailed site plan (drawn in accordance with the specifications listed in Section 1402) to the Planning and Inspections Staff. The Staff

will schedule the application to be heard by the Board of Adjustment in accordance with the adopted time schedule.

Developers are encouraged to discuss their Special Use plans with the Planning and Inspections Staff before submission. The staff shall assist the developer upon request by reviewing Special Use plans to ensure that the technical requirements of this ordinance are met before submission to the Board of Adjustment.

All applications and site plans shall provide information indicating compliance with the development standards for individual uses as listed in Article IX of this ordinance, as applicable, and the height and area regulations for the zoning district in which they are located, unless the provisions for the Special Use provide to the contrary.

C. Consideration of Application. The Board of Adjustment shall consider the application, site plan and any other evidence presented in accordance with this article and may grant or deny the Special Use Permit requested. In granting a Special Use Permit, the Board shall find that:

1. The use will not materially endanger the public health or safety if located according to the plan submitted and proposed;

2. The use meets all required conditions and specifications;

3. The use will maintain or enhance the value of adjoining or abutting properties, or that the use is a public necessity; and

4. The location and character of the use, if developed according to the plan as submitted and recommended, will be in harmony with the area in which it is to be located and is in general conformity with Cumberland County's most recent Land Use Plan, either comprehensive or a detailed area plan.

D. Final Disposition. In granting approval of a Special Use Permit, the Board of Adjustment shall impose such reasonable terms and conditions as it may deem necessary for the protection of the public health, general welfare and public interest and as authorized under N.C. Gen. Stat. Chapter 160D. The applicant/landowner must give written consent to all imposed conditions. In granting a Special Use Permit, the Board of Adjustment may give due consideration to one or all of the following: (*Amd. 02-01-21*)

1. The compatibility of the proposal, in terms of both use and appearance, with the surrounding neighborhood;

2. The comparative size, floor area and mass of the proposed structure in relationship to adjacent structures and buildings in the surrounding area and neighborhood;

3. The frequency and duration of various indoor and outdoor activities and special events, and the impact of these activities on the surrounding area;

4. The capacity of adjacent streets to handle increased traffic in terms of traffic volume, including hourly and daily levels and weight-bearing limitations;

5. The added noise level created by activities associated with the proposed use;

6. The requirements for public services where the demands of the proposed use are in excess of the individual demands of the adjacent land uses, in terms of police and fire protection, and the presence of any potential or real fire hazards created by the proposed use;

7. Whether the general appearance of the neighborhood will be adversely affected by the location of the proposed use on the parcel;

8. The impact of night lighting in terms of intensity, duration and frequency of use, as it impacts adjacent properties and in terms of presence in the neighborhood;

9. The impact of the landscaping of the proposed use, in terms of maintained landscaped areas, versus areas to remain in a natural state, as well as the openness of landscaped areas, versus the use of buffers and screens;

10. The impact of a significant amount of hard-surfaced areas for buildings, sidewalks, drives, parking areas and service areas, in terms of noise transfer, water runoff and heat generation;

11. The availability of public facilities and utilities;

12. The harmony in scale, bulk, coverage, function and density of the proposed development and compliance with the development standards of the individual uses; and

13. The reasonableness of the request as compared to the purpose and intent of the most recent Land Use Plan, this ordinance, and adopted policies, for the physical development of the district, and protection of the environment.

All such additional conditions imposed on the permit by the Board of Adjustment shall be entered in the minutes of the meeting at which the Special Use Permit is granted, on the Special Use Permit itself, and on the approved plans submitted therewith. The specific conditions shall run with the land and shall be binding on the original applicants for the Special Use Permit, their heirs, successors and assigns. The applicant for the Special Use Permit is responsible for the recordation of the "Notice of Special Use Permit" with the Cumberland County Register of Deeds prior to application for any zoning permit.

If the Board denies the Special Use Permit, it shall enter the reason for its action in the minutes of the meeting at which the action is taken. In the event of a denial, the Board of Adjustment shall not consider resubmission of the application for the same Special Use Permit on the same property without a substantial material change concerning the property and the application.

E. Expiration of Permits. Any Special Use granted becomes null and void if not exercised within the time specified in such approval, or if no date is specified, within one calendar year from the date of such approval if the permit has not been recorded with the County Register of Deeds. Furthermore, once the Certificate of Occupancy has been issued for a Special Use and then the Special Use ceases to exist for a time period of one calendar year or more, a re-submittal of the Special Use application for the same use may be required if there has been a material change in the ordinance standards.

F. Modifications to Plans. The Board of Adjustment shall review any change, enlargement or alteration in site plans submitted as a part of a Special Use application, and new conditions may be imposed where findings require. The Planning and Inspections Staff may approve minor modifications of the approved plans in the same manner as authorized in Section 506 for Conditional Zoning districts, provided that the changes do not materially alter the original plan as approved, and the intent and objectives of the original approval are not deviated from.

G. Noncompliance. If for any reason any condition imposed pursuant to this section is found to be illegal or invalid, the Special Use Permit shall be null and void and of no effect, and the Planning and Inspections Staff shall institute proceedings for the case to be reheard by the Board of Adjustment.

Compliance with all the conditions of a Special Use Permit is an essential element of the Special Use Permit's continued validity and effectiveness. If the Coordinator shall determine that a permittee has failed to comply with a condition of an approved Special Use Permit, he shall so notify the permittee or the permittee's successor in interest and shall place the matter on the Board of Adjustment's agenda for the Board's decision whether or not to revoke the Special Use Permit. Such hearing shall be on reasonable

written notice to the permittee or the permittee's successor in interest and shall be a quasi-judicial proceeding according to quasi-judicial procedures. The decision of the Board of Adjustment shall be a final decision, and a decision to revoke the Special Use Permit may be appealed to the Superior Court of Cumberland County within 30 days after the permittee or the permittee's successor in interest has been served with written notice of the Board of Adjustment's decision. Service by personal delivery, electronic mail or certified mail, return receipt requested, of a certified copy of the Board of Adjustment's approved minutes for its meeting at which such decision is made, may constitute written notice and service of the Board of Adjustment's decision hereunder.

H. Appeals of Special Use Permit Decisions. No appeal may be taken from the action of the Board of Adjustment in granting or denying a Special Use Permit except through the Cumberland County Superior Court in the same manner as set forth in this article for appeal of any Board of Adjustment decision.

SECTION 1607 HEARINGS

A. The applicant, the County, and any person who would have standing to appeal the decision under N.C. Gen. Stat. 160D-1402(d) shall have the right to participate as a party at the evidentiary hearing. Other witnesses may present competent, material, and substantial evidence that is not repetitive as allowed by the board. Objections regarding jurisdictional and evidentiary issues, including but not limited to, the timeliness of an appeal, the standing of a party, or the inclusion or exclusion of administrative material may be made to the board. The board chair shall rule on any objections and the chair's rulings may be appealed to the full board. (*Amd. 02-01-21*)

B. The Board of Adjustment shall determine contested facts and make its decision within a reasonable time. Every quasi-judicial decision shall be based upon competent, material and substantial evidence in the record. Each quasi-judicial decision shall be reduced to writing and reflect the board's determination of contested facts and their application to the applicable standards. The written decision shall be signed by the Chair or other duly authorized member of the board. A quasi-judicial decision is effective upon filing the written decision with the Clerk to the board. The decision of the board shall be delivered by personal delivery, electronic mail, or by first-class mail to the applicant, property owner, and to any person who has submitted written request for a copy, prior to the date the decision becomes effective. The Clerk to the board shall certify that proper notice has been made and the certificate shall be deemed conclusive in the absence of fraud. (*Amd. 02-01-21*)

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C. The Secretary to the Board of Adjustment shall ensure the Commanders of Fort Bragg, Pope Army Airfield, and Simmons Army Airfield are notified of any application affecting the use of property located within five miles or less of the perimeter boundary of said bases in accordance with N.C. GEN. STAT. §160D-601. (*Amd. 02-01-21*)

SECTION 1608. REQUIRED VOTE.

A. The concurring vote of four-fifths of the Board of Adjustment shall be necessary to grant a variance. A majority of the members shall be required to decide any other quasi-judicial matter or to determine an appeal made in the nature of certiorari. For the purposes of this sub-section, vacant positions on the board and members who are disqualified from voting on a quasi-judicial matter shall not be considered members of the board for calculation of the requisite majority if there are no qualified alternates available to take the place of such members.

B. A member of the Board of Adjustment exercising quasi-judicial functions pursuant to this ordinance shall not participate in or vote on any quasi-judicial matter in a manner that would violate affected person's constitutional rights to an impartial decision maker. Impermissible violations of due process include, but are not limited to, a member having a fixed opinion prior to hearing the matter that is not susceptible to change, undisclosed ex parte communications, a close familial, business or other associational relationship with an affected person, or a financial interest in the outcome of the matter. If an objection is raised to a member does not recuse himself or herself, the remaining members shall by majority vote rule on the objection. (*Amd. 02-01-21*)

SECTION 1609. REVERSAL/REVOCATION OF DECISION.

After a hearing has been held and approval granted, the Board of Adjustment may reverse or revoke any decision in the same manner as was required for the approval upon finding that:

(Amd. 02-01-21)

A. The approval was obtained by fraud;

B. The use for which such approval was granted is not being executed;

C. The use for which such approval was granted has ceased to exist or has been suspended for one calendar year or more;

D. The permit granted is being, or recently has been, exercised contrary to the terms or conditions of such approval;

E. The permit granted is in violation of an ordinance or statute; or

F. The use for which the approval was granted was so exercised as to be detrimental to the public health or safety, or so as to constitute a nuisance.

SECTION 1610. APPEAL OF FINAL DECISION.

Every quasi-judicial decision shall be subject to review by the Superior Court by proceedings in the nature of certiorari pursuant to N.C. GEN. STAT. §160D-1402. A petition for review of a quasi-judicial decision shall be filed with the Clerk of Superior Court by the later of 30 days after the decision is effective or after a written copy thereof is given in accordance with G.S. 160D-406(j). When first-class mail is used to deliver notice, three days shall be added to the time to file the petition. The provisions of N.C. Gen. Stat. § 160D-1402 shall apply to the appeal.

(Amd. 02-19-08; Amd. 08-18-08; Amd. 01-19-10; Amd. 04-18-11; Amd. 08-21-17; Amd. 02-01-21)

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ARTICLE XVII LEGAL PROVISIONS

SECTION 1701. VALIDITY.

If any article, section, sub-section, sentence, clause or phrase of this ordinance is for any reason held to be invalid, such decision shall not affect the validity of the remaining portions of this ordinance. The Board of Commissioners hereby declares that it would have passed this ordinance and each article, section, sub-section, clause and phrase thereof, irrespective of the fact that any one or more articles, sections, sub-sections, sentences, clauses or phrases be declared invalid.

SECTION 1702. VESTED RIGHTS.

For purposes of vesting development rights, this ordinance incorporates by reference the provisions set forth in NC GEN. STAT. §160D-108; to include site-specific vesting plans.

If an application is submitted for a development approval and a development regulation changes between the time the application was submitted and a decision for approval was rendered, the applicant may choose which version of the development regulation will apply to the development approval. If the applicant chooses the version of the rule in place at the time of the application, the applicant shall not be required to await the outcome of the amendment to the development regulation(s) prior to acting on the development approval. If the application is delayed or placed on hold for six consecutive months, the permit choice rule is waived and the application must meet the development regulations in place at the time the consideration of the application is resumed.

Nothing in this ordinance shall be interpreted or construed to give rise to any permanent vested rights or expectations in the continuation of any particular use, district, zoning classification, or other permissible activities herein; and, the same are all hereby declared to be subject to subsequent amendment, change or modification as may be necessary for the preservation or protection of the public health, safety and welfare.

Further, the provisions of this ordinance shall apply from and after its effective date. The provisions of this ordinance shall not apply to any site plan that received a valid approval under site plan review procedures of the County Zoning Ordinance, effective date July 3, 1972, and subsequent amendments thereto, to the extent no provisions hereof, would be more stringent or impose greater requirements. Notwithstanding the

preceding sentence, the requirements of any section of this ordinance expressly stating it shall apply to developments existing on the effective date hereof, shall so apply to any such site plan.

(Amd. 02-01-21)

SECTION 1703. VIOLATIONS.

A. <u>Statutory Authority</u>. This ordinance may be enforced by any remedy authorized by N.C. Gen. Stat. § 160D-404 and N.C. Gen. Stat. §153A-123, to include criminal prosecution for a misdemeanor in accordance with Gen. Stat. § 14-4. (Amd. 02-01-21)

B. <u>Process for Issuance of Notice of Violation</u>. If a Code Enforcement Coordinator finds that any provision of this ordinance is being violated, the Coordinator shall cause to be served upon the holder of the development approval and to the landowner of the property involved, if the landowner is not the holder of the development approval, by personal delivery, electronic delivery, or first class mail, a notice of violation. The notice of violation may be posted on the property. The person providing the notice of violation shall certify that the notice was provided, and the certificate shall be deemed conclusive in the absence of fraud. The notice of violation shall indicate the nature of the violation and order the action necessary to correct it. The notice of violation shall also state the monetary penalty and the right of the offender to appeal the violation that is the basis of the citation to the Board of Adjustment within ten days from the date of service of the notice of violation. (*Amd. 02 01-21*)

1. <u>Responsible Parties</u>. The owner, lessee, tenant or occupant of any building or land or part thereof and any architect, builder, contractor, agent or any other person who participates in, assists, directs, creates or maintains any violation of the provisions of this ordinance may be held responsible for the violation and be liable for the penalties and be subject to the remedies provided in Section 1704 below.

2. <u>Separate Offense</u>. Each day that any violation continues after notification by the Coordinator that such violation exists shall be considered a separate offense for purposes of penalties and remedies specified herein.

3. <u>Appeal of Notice of Violation</u>. If the offender files notice of appeal to the Board of Adjustment within the ten day time period, the appeal shall stay the collection of the penalty so imposed as well as the corrective action prescribed in the citation. Appeals to the Board of Adjustment shall be administered as provided in Article XVI; however, the time for perfecting the appeal shall be ten days as hereinbefore stated. (Amd. 02-01-21)

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C. <u>Emergency Enforcement</u>. Notwithstanding the forgoing, in cases where delay would seriously threaten the effective enforcement of this ordinance or pose a danger to the public health, safety or welfare, the Coordinator may seek enforcement of this ordinance without prior written notice by invoking any of the penalties or remedies herein authorized. (Amd. 02-19-08)

SECTION 1704. PENALTIES.

A. A person who violates any of the provisions of this ordinance shall be subject to revocation of any permits and a civil penalty in the sum of \$500.00 following the issuance of a civil citation. Each day the violation continues shall constitute a separate violation and the civil penalty shall accrue at the rate of \$500 each day until the necessary corrective action is taken. The penalty shall be recovered by the County in a civil action if the offender fails to pay the penalty to the Finance Director, Cumberland County, Post Office Drawer 1829, Fayetteville, North Carolina 28302, within ten calendar days after being cited for the violation. The civil action of recovery shall be in the nature of an action to recover a debt and shall include as an additional sum to be recovered the full costs of the action, including but not limited to, filing, service and attorney fees. Nothing in this section shall preclude the enforcement of this ordinance pursuant to the provisions of N.C. GEN. STAT. §14-4. (Amd. 02-01-21)

B. Every violation of this ordinance shall be a misdemeanor punishable by a maximum fine of \$500. (*Amd. 02-01-21*)

SECTION 1705. AMENDMENT CLAUSE.

This ordinance, upon its effectiveness as provided by law, amends in its entirety the previously existing Cumberland County Zoning Ordinance, effective date of July 3, 1972, including all subsequent amendments to said previously existing ordinance, except where otherwise expressly stated within this ordinance.

SECTION 1706. EFFECTIVE DATE.

This ordinance shall be in full force and effect from and after its passage by the Board of Commissioners of Cumberland County, this the 20th day of June, 2005.

ARTICLE XVIII ENFORCEMENT

SECTION 1801. INTENT.⁴⁵

This section establishes procedures through which the County ensures compliance with the provisions of this Zoning Ordinance and obtains corrections for Ordinance violations. It also sets forth the remedies and penalties that apply to violations of this Ordinance. The provisions of this section are intended to encourage the voluntary correction of violations, where possible.

SECTION 1802. AUTHORITY.

A. Statutory Authority. The standards in this Article are adopted in accordance with Section 160D-404 and Section 153A-123 of the North Carolina General Statutes. ⁴⁶

<u>B. Statute of Limitations. Enforcement of violations of this Ordinance shall be in</u> accordance with Section 1-49(3) and Section 1-51(5) of the North Carolina General Statutes.⁴⁷

SECTION 1803. COMPLIANCE REQUIRED.

Compliance with all the procedures, standards, and other provisions of this Ordinance is required by all persons owning, developing, managing, using, or occupying land or structures in the County's planning jurisdiction.

SECTION 1804. DESCRIPTION OF VIOLATIONS.

Any of the following shall be a violation of this Ordinance and shall be subject to the remedies and penalties provided by this Ordinance and by State law:⁴⁸

 ⁴⁵ This is a new section establishing the County's intent to achieve compliance rather than levy penalties.
 ⁴⁶ This section carries forward Section 1703-A of the current ordinance, but removes the references to criminal prosecution in accordance with NCGA Session Law 2021-138.

⁴⁷ This is a new limitation included in accordance with changes passed at the same time as the "160D" changes, but located in the portion of the Statutes dealing with civil procedures. Essentially, these two sections limit the ability of a local government to pursue enforcement proceedings after a seven-year period if the violation was visible from the public realm, or after a five-year period from the date the facts of the violation became a matter of the public record.

⁴⁸ This is a new section that sets out the general actions that constitute a violation. County staff may wish to append this list to add other activity. It is common to include some aspects of subdivision here, but that is a separate ordinance.

A. Development Without Authorization. Engaging in any development, use, construction, land disturbance, or other activity of any nature upon land or improvements thereon subject to the jurisdiction of this Ordinance without all required plans, permits, certificates, or other forms of authorization as set forth in this Ordinance.

<u>B.</u> Development Inconsistent with Authorization. Engaging in any development, use, construction, land disturbance, or related activity of any nature in any way inconsistent with any approved plan, permit, certificate, or other form of authorization granted for such activity.

<u>C.</u> Violation by Act or Omission. Violating, by act or omission, any term, variance, modification, adjustment, condition, requirement, or qualification placed upon any required plan, permit, certificate, or other form of authorization for the development, use, construction, land disturbance, or other activity upon land or improvements thereon.

D. Use in Violation. Erecting, constructing, altering, repairing, maintaining, or using any building or structure, or use of any land in violation of this Ordinance or any regulation made under the authority conferred thereby.

E. Continuing or Repeating a Prior Violation. Continuing with or repeating a violation of this Ordinance or other development approval following receipt of notice in accordance with this Article.

SECTION 1805. RESPONSIBLE PARTIES.

A. Generally. The landowner, lessee, tenant or occupant of any building or land or part thereof and any architect, builder, contractor, agent or any other person who participates in, assists, directs, creates, or maintains a situation that constitutes a violation of this ordinance may be held responsible for the violation, be liable for the penalties, and be subject to the remedies provided in Section 1807 below.⁴⁹

<u>B.</u> Failure by County Does not Relieve Individual. Failure of the Code Enforcement Coordinator or other County official charged with enforcement responsibility to observe or recognize conditions which violate this Ordinance or to deny the issuance of a development permit shall not relieve the landowner from the condition or damages that may result from the violation, subject to Section 1802.B. In no instance shall the County, its officers, or agents be responsible for conditions or damages.⁵⁰

⁴⁹ Carries forward current Section 1703.B.1.

⁵⁰ This is a new section.

SECTION 1806. ENFORCEMENT PROCEDURE.⁵¹

When the Code Enforcement Coordinator, or other County official, finds a violation of this Ordinance, they shall proceed in accordance with the following:

A. Investigation.

<u>1.</u> The Code Enforcement Coordinator or a designee will investigate complaints or claims of violations that are properly filed with County officials and may further investigate potential violations based on visual or other evidence collected by County personnel.

2. If, upon investigation, a violation of this Ordinance subject to this Article is identified, the Code Enforcement Coordinator or other appropriate County official shall prepare a written notice of violation.

B. Written Notice of Violation. A written notice of violation shall be prepared and shall include all of following:

<u>1.</u> That the land, building, structure, sign, use, or activity is in violation of this Ordinance;

2. The nature of the violation, and citation of the section(s) of this Ordinance violated;

3. The measures necessary to remedy the violation;

4. The time period in which the violation must be corrected;

5. That penalties or remedies may be assessed; and

6. That the party cited has the right to appeal the notice within 30 days from the date the notice of violation is delivered, in accordance with Section 1604.

C. Delivery of Written Notice.

<u>1. The notice of violation shall be delivered to the holder of the development approval and to the landowner of the property involved, if the landowner is not the holder of the development approval, by personal delivery, electronic delivery,</u>

⁵¹ Proposed to replace the language in Section 1703.B with subtle changes in accordance with 160D. One such change is the 30-day time period to appeal (increased from 10 days in current language).

or first-class mail and may be provided by similar means to the occupant of the property or the person undertaking the work or activity.

2. The notice of violation may be posted on the property.

3. The County official providing the notice of violation shall certify that the notice was provided, and the certificate shall be deemed conclusive in the absence of fraud.

<u>D. Remedy Upon Notice. Upon delivery of a written notice of a violation, the</u> landowner or any other responsible person shall remedy the violation within the allowable time period described in the notice of violation.

E. Appeal of Notice of Violation. If the alleged violator files a notice of appeal to the Board of Adjustment within the allowable time period, the appeal shall stay the collection of the penalty and corrective action prescribed in the notice of violation. Appeals to the Board of Adjustment shall be administered in accordance with Section 1604.⁵²

F. Failure to Comply with Order. If the landowner, occupant, or any other responsible person fails to comply with a notice of violation from which no appeal has been taken, or a final decision by the Board of Adjustment following an appeal, the landowner or occupant shall be subject to such remedies and penalties as may be provided for by State law or Section 1807.

<u>G. Emergency Enforcement.</u> In cases where delay would seriously threaten the effective enforcement of this ordinance or pose a danger to the public health, safety, or welfare, the Code Enforcement Coordinator may seek immediate enforcement of this Ordinance without prior written notice by invoking any of the penalties or remedies in this Article.

H. Each Day a Separate Violation. Each day a violation continues following notice or failure to comply with a notice is considered a separate and distinct offense.⁵³

SECTION 1807. REMEDIES.⁵⁴

A. Conditioned Permit or Certificate.

⁵² Carries forward current Section 1703.B.3 with the revised appeal timeframe.

⁵³ Carries forward current Section 1703.B.2.

⁵⁴ Replaces Section 1704 with a broader range of allowable penalties. References to misdemeanors has been removed based on the decriminalization of land use provisions in Session Law 2021-138.

<u>1.</u> A review authority may condition the authorization of any permit, certificate, or other approval for land, subdivision, building, structure, sign, use, or development activity with a violation or outstanding, but still authorized enforcement action, upon the correction of the violation, payment of civil penalties within a specified time, or the posting of a compliance guarantee approved by the appropriate governmental authority.

2. In no instance shall the authorization of any permit, certificate, or approval for one property with a violation or outstanding enforcement action be conditioned with the correction of a violation, payment of civil penalties within a specified time, or the posting of a compliance guarantee for a different property.

B. Stop Work Orders.

<u>1.</u> General. Whenever the Code Enforcement Coordinator or a designee determines that a person is engaged in doing work that constitutes, creates, or results in a violation of this Ordinance and that irreparable injury will occur if the violation is not terminated immediately, that official may order the specific part of the work that constitutes, creates, or results in a violation of this Ordinance to be immediately stopped.

2. Order in Writing. The stop work order shall be in writing and directed to the landowner, and the occupant or person doing the work. The stop work order shall state the specific work to be stopped, the specific reasons for the stoppage, and the conditions under which the work may be resumed. A copy of the order shall be delivered to the holder of the development approval and to the owner of the property involved (if that person is not the holder of the development approval) by personal delivery, electronic delivery, or first-class mail. The County official delivering the notice shall certify that the order was delivered and that certificate shall be deemed conclusive in the absence of fraud.

3. Appeal. Any person aggrieved by the issuance of a stop work order may appeal the issuance of the order to the Board of Adjustment in accordance with Section 1604. No further work or activity shall take place in violation of a stop work order pending a ruling on the appeal.

4. Compliance Required. Neither the responsible person nor a landowner upon whom a stop work order is served shall continue with work in violation of the stop work order while it remains in effect, unless the order is stayed in accordance with an appeal in accordance with Section 1604.

C. Revocation of Permits.

June 20, 2005 County Zoning Ordinance w/ Amendments through March 15, 2021

<u>1.</u> The Code Enforcement Coordinator may revoke and require the return of a permit by notifying the permit holder in writing, stating the reason for the revocation.

2. Building permits may be revoked, in accordance with Section 160D-1115 of the North Carolina General Statutes, for any of the following: any substantial departure from the approved application, plans, or specifications; refusal or failure to comply with the requirements of State or local laws; or for making false statements or misrepresentations in securing the permit, certificate, or approval.

3. Any permit or certificate mistakenly issued in violation of an applicable State or County law may also be revoked.

4. Revocation of a permit or approval shall be processed in the same manner as the permit or approval was granted.

D. Criminal Penalties. Any person who knowingly or willfully violates any soil erosion and sedimentation control provision of this Ordinance, or rule or order adopted or issued pursuant to the soil erosion and sedimentation control provisions, or who knowingly or willfully initiates or continues a land-disturbing activity for which a soil erosion and sedimentation control plan is required, except in accordance with the terms, conditions, and provisions of an approved plan, shall be guilty of a Class 2 misdemeanor that may include a fine not to exceed five thousand dollars (\$5,000).⁵⁵

E. Injunctive Relief.

<u>1.</u> Action by Board of Commissioners. Whenever the Board of Commissioners has reasonable cause to believe that any person is violating or threatening to violate this Ordinance, or any rule or order adopted or issued pursuant to this Ordinance, or any term, condition, or provision of an approved development plan, or soil erosion and sedimentation control plan, it may, either before or after the institution of any other action or proceeding authorized by this Ordinance, institute a civil action in the name of the County, for injunctive relief to restrain, correct, abate, mandate, or enjoin the violation or threatened violation.

2. Superior Court. The action shall be brought in the Superior Court of Cumberland County. Upon determination by a court that an alleged violation is occurring or is threatened, it shall enter such orders or judgments as are necessary to abate the violation or to prevent the threatened violation.

⁵⁵ NOTE TO STAFF: The ability to apply a criminal penalty to violations of stormwater or flood damage prevention requirements remains in the Statutes. Additional discussion is required about whether or not the County would like to keep this section, expand it, or remove it.

F. Order of Abatement. In addition to an injunction, the County may apply for and the court may enter an Order of Abatement as part of the judgment in the case. An Order of Abatement may direct any of the following actions:

<u>1.</u> That buildings or other structures on the property be closed, demolished, or removed;

<u>2.</u> That fixtures, furniture, or other moveable property be moved or removed entirely;

3. That improvements, alterations, modifications, or repairs be made; or

<u>4.</u> That any other action be taken as necessary to bring the property into compliance with this Ordinance.

<u>G.</u> Equitable Remedy. The County may apply to a court of law for any appropriate equitable remedy to enforce the provisions of this Ordinance. The fact that other remedies are provided under general law or this Ordinance shall not be used by a violator as a defense to the County's application for equitable relief.

H. State and Common Law Remedies. In addition to other enforcement provisions contained in this section, the Board of County Commissioners may exercise any and all enforcement powers granted to it by State law or common law.

I. Previous Enforcement. Nothing in this Ordinance shall prohibit the continuation of previous enforcement actions.

J. Remedies; Cumulative and Continuous. All such remedies provided herein shall be cumulative. To the extent that North Carolina law may limit the availability of a particular remedy set forth herein for a certain violation or a part thereof, such remedy shall remain available for other violations or other parts of the same violation.

SECTION 1808. PENALTIES.⁵⁶

A. A person who violates any of the provisions of this Ordinance shall be subject to revocation of any permits and a civil penalty in the sum of \$500.00 dollars following the issuance of a civil citation. Each day the violation continues shall constitute a separate violation and the civil penalty shall accrue at the rate of \$500 dollars each day until the necessary corrective action is taken.

⁵⁶ This is a new section. It includes some already-listed provisions that are organized under the penalties section. It could be removed without significant impact. It is proposed for the County's consideration.

<u>B.</u> The penalty shall be recovered by the County in a civil action if the offender fails to pay the penalty to the Finance Director, Cumberland County, Post Office Drawer 1829, Fayetteville, North Carolina 28302, within ten calendar days after being cited for the violation.

<u>C.</u> The civil action of recovery shall be in the nature of an action to recover a debt and shall include as an additional sum to be recovered the full costs of the action, including but not limited to, filing, service and attorney fees.



PLANNING AND INSPECTIONS DEPARTMENT

MEMORANDUM FOR JOINT PLANNING BOARD AGENDA OF JUNE 21, 2022

TO: JOINT PLANNING BOARD

FROM:

DATE:

SUBJECT: SUBDIVISION ORDINANCE UPDATE



PLANNING AND INSPECTIONS DEPARTMENT

MEMORANDUM FOR JOINT PLANNING BOARD AGENDA OF JUNE 21, 2022

TO: JOINT PLANNING BOARD

FROM:

DATE:

SUBJECT: NOMINATIONS COMMITTEE MEETING