

Chatham County Planning Board Agenda Notes

Date: **April 3, 2018**

Ager	nda Item <u>: VIII-3</u> Att	achment #: <u>2</u>
Subdivision	☐ Conditional Use Permit	☐ Rezoning Request
Subject:	A Legislative Public Hearing request by the Chatham County Board of Commissioners to adopt revisions to the Chatham County Subdivision Regulations to reflect recent legislative changes and recommendations by Planning staff.	
Action Requested:	A Legislative Public Hearing request by the Chatham County Board of Commissioners to adopt revisions to the Chatham County Subdivision Regulations to reflect recent legislative changes and recommendations by Planning staff.	
Attachments:	Amended Text Previously Provided	

Introduction & Background:

In 2015 and 2017, the Legislature adopted new legislation narrowing local governments' ability to regulate zoning and subdivisions. In 2017, the Legislature also adopted new legislation which added another category of legal subdivision. The new pieces of legislation became effective October 1, 2015, July 1, 2017, and October 1, 2017, and have implications for the County's Subdivision Regulations

In addition to the revisions needed due to changes in state law, Planning staff has also added some minor revisions that largely deal with improving process facilitation and language clarification.

On February 19th, 2018, the Chatham County Board of Commissioners held a Public Hearing to discuss revisions to the Chatham County Subdivision Regulations. No one spoke at the hearing, but one citizen submitted written comments against proposed changes to the maintenance guarantee portion of the Subdivision Regulations. The proposed amendment, which would eliminate maintenance guarantees for developers, was included by Planning staff because S.L. 2015-187 has already proscribed counties from requiring or allowing maintenance guarantees. Planning staff has not allowed maintenance guarantees since the law was passed by the General Assembly in 2015.

On March 6th, the Planning Board discussed this item and tabled a vote on it and asked Planning staff to review whether S.L. 2015-90 removes the County's authority to require Environmental Impact Assessments to include "indirect or secondary impacts" of a project. The County Attorney's Office had initially recommended amending the Subdivision Regulations to remove the requirement of "indirect or secondary impacts" on the EIA, based on his interpretation of S.L. 2015-90. Following the March 6th meeting, Planning staff consulted with the County Attorney's Office and the legislation was reviewed again and it was reconfirmed that S.L. 2015-90 does remove the County's authority to require Environmental Impact Assessments to include "indirect or secondary impacts" of a project. For reference, S.L. 2015-90 is included your packet.

Discussion & Analysis:

The aforementioned new pieces of legislation passed in 2015 and 2017 have implications for the County's current standards and practices. The main impacts of these legislative changes are listed in the attached table labeled "Table Attachment-Legislative Changes". Planning staff has also added some minor revisions that largely deal with improving process facilitation and language clarification. The staff recommended changes including requiring submittal of an application to the county for exempt surveys. The main impacts of these proposed changes are listed in the attached table labeled "Table Attachment #2-Planning Department Changes". The proposed amendments were presented to the Board of Commissioners during their January 16, 2018 meeting and scheduled for public hearing, which was held on February 19th.

Recommendation:

The Planning Board has up to three meetings in which to make a recommendation of approval or denial to the Board of Commissioners. One meeting has already been held.