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THE CHATHAM COUNTY ZONING ORDINANCE FOR BALDWIN, WILLIAMS, NEW HOPE, CAPE FEAR, AND PORTIONS OF HAW RIVER, OAKLAND, CENTER, ALBRIGHT, GULF, HICKORY MOUNTAIN, MATTHEWS AND HADLEY TOWNSHIPS, CHATHAM COUNTY, NORTH CAROLINA

AN ORDINANCE PROVIDING FOR THE ZONING OF BALDWIN, WILLIAMS, NEW HOPE, CAPE FEAR, AND PORTIONS OF HAW RIVER, OAKLAND, CENTER, ALBRIGHT, GULF, HICKORY MOUNTAIN, MATTHEWS AND HADLEY TOWNSHIPS, CHATHAM COUNTY, NORTH CAROLINA.

In pursuance of authority conferred by Article 18, Part 3, Zoning of Chapter 153A of the General Statutes of North Carolina and for the purpose of promoting the public health, safety and general welfare; promoting the orderly growth of the jurisdiction; lessening congestion on the roads and streets; securing safety from fire, panic and other dangers; providing adequate light and air; preventing the overcrowding of land; avoiding undue concentration of population; and facilitating the adequate provision of transportation, water, sewage, schools, parks and other public requirements; all in accordance with the adopted Land Use Plan; NOW THEREFORE,

The Board of Commissioners of Chatham County do ordain as follows:

SECTION 1 TITLE

This Ordinance shall be known as "The Chatham County Zoning Ordinance for Baldwin, Williams, New Hope, Cape Fear, and portions of Haw River, Oakland, Center, Albright, Gulf, Hickory Mountain, Matthews and Hadley Townships, Chatham County, North Carolina", and may be referred to as "The Zoning Ordinance".

SECTION 2 JURISDICTION

The regulations set forth in this Ordinance shall apply within the zoning areas designated on the official zoning maps as established in Section 6 herein for Baldwin, Williams, New Hope, Cape Fear and portions of Haw River, Oakland, Center, Albright, Gulf, Hickory Mountain, Matthews and Hadley Townships, Chatham County, North Carolina.

SECTION 3 BONA FIDE FARM EXEMPT

This Ordinance shall in no way regulate, restrict, prohibit or otherwise deter or affect bona fide farms but any use of farm property for non-farm purposes shall be subject to the regulations of this Ordinance, per North Carolina General Statutes §153A-340(b).

SECTION 4 DISTRICTS ESTABLISHED

In order to achieve the purposes of this Ordinance as set forth above, the jurisdictional area subject to this Ordinance is hereby divided into districts of which there shall be 12 with the designation and purposes as listed below:

AG Agricultural District

Created to support agriculture, horticulture, and forestry activities which fosters the productive use of land while also preserving open space and protecting water quality.

R5 Residential district

Primarily for very low density residential developments along the County's rivers and streams which are compatible with protecting the water quality of the rivers and streams.

R2 Residential district

Primarily for low density residential development to protect water supply watersheds.

R1 Residential District

This district is primarily for low to moderate density residential development within the residential-agricultural areas of the jurisdiction.

O&I Office and Institutional District

Primarily for office and institutional type uses along with residences.

B-1 General Business District

This is a legacy district left over from the pre-2009 Ordinance. No new B-1 districts shall be created. Intended for retail trade and consumer services dealing with the general public; the old district has been split into 3 new districts (NB, CB, and RB, below) that are intended for retail and consumer services, but are scaled to better fit different needs around the County.

NB Neighborhood Business District

This district is meant to serve a small retail market, roughly equivalent to the trade area of a small (40,000 square foot) grocery store and limited ancillary services.

CB Community Business District

This district is similar to the Neighborhood Business District, but at a slightly larger scale, roughly equivalent to a 60,000 square foot grocery store and ancillary services.

RB Regional Business District

This district is similar to the old General Business District in that a wider array of uses are allowed and there are not limitations on single-occupant, single-use structure sizes or outdoor storage and display of merchandise.

IL Light Industrial District

Primarily for wholesale activities, warehouses, and light manufacturing operations which do not involve heavy processing activities and which are not likely to create noise, smoke, dust, vibration, heat, odor or other obnoxious effects, controlled or uncontrolled.

IH Heavy Industrial District

Primarily for manufacturing operations involving heavy manufacturing processes such as dyeing, chemical mixing, melting, and stamping but which control such processes so as not to exceed the environmental performance standards of this Ordinance. IH also permits all uses as permitted in the IL District.

CC Compact Community

A compact residential development with a mixed commercial use village center with a conditional use permit required as a prerequisite to any use or development, as provided in the Compact Communities Ordinance.

All of these districts may also be created as a **Conditional Use District** (see Section 5). In these cases a conditional use permit is required as a prerequisite to any use or development, as provided for in this Ordinance. A preceding "CU" followed by the zoning district will then note the subsequent designation of the district. Compact Community will always be conditional.

<u>Planned Residential Developments (also known as Planned Unit Developments, or PUDs)</u> are a subset of Residential covered in Planned Residential Development.

SECTION 5 CONDITIONAL USE DISTRICTS

Conditional use district (bearing the designation CU) corresponds to the general purpose zoning districts and to the compact community district as authorized in this ordinance.

5.1. Purpose

It is recognized that certain types of zoning districts would be inappropriate at particular locations in the absence of special conditions. Where the applicant for rezoning desires property to be rezoned to such a district in such situations, the conditional use district is a means by which such special conditions can be imposed in the furtherance of the purpose of this Ordinance.

5.2. General Requirements

A. Application

Rezoning to a conditional use district shall only be considered upon request of the property owner or the authorized agent of the owner.

B. Minimum Standards

Within a conditional use district, all standards and requirements of the corresponding zoning district shall be met, except to the extent that the conditions imposed are more restrictive than those standards.

5.3. Uses Within District

Within a conditional use district, only those uses listed as permitted uses or conditional uses in the corresponding zoning district shall be permitted, and no use shall be permitted except as a conditional use subject to a conditional use permit authorized by the Board of Commissioners as provided herein.

5.4. Conditions

In addition to the limitation of the use or uses that may be authorized, any conditional use permit issued as part of the conditional use zoning process may further specify the location on the property of the proposed use, the number of dwelling units, the location and extent of supporting facilities such as parking lots, driveways, and access streets, the location and extent of buffer areas and other special purpose areas, the timing of development, the location and extent of rights-of-way and other areas to be dedicated for public purposes, and other such matters as the applicant may propose as conditions upon the request or the Board of Commissioners may require.

5.5. Non-compliance with District Conditions

Any violation of a use or condition included in the approval of a conditional use district shall be treated the same as any other violation of this Ordinance and shall be subject to the same remedies and penalties as any such violation. Any violation of such a condition shall be deemed to be the same type of violation as the use of a property for a use not permitted under the district regulations, for the reason that any use permitted in a conditional use district is permitted only subject to the specified conditions.

5.6. Procedure

Applications for conditional use districts shall be processed, considered and voted upon in the same procedure as that required for other zoning map amendments, except that a conditional use

permit request shall always accompany and be simultaneously heard and considered with any conditional use district rezoning application.

SECTION 6 OFFICIAL MAPS ADOPTED - DISTRICT BOUNDARIES ESTABLISHED

6.1. Zoning Map

The location and boundaries of zoning districts shall be as kept in spatial databases entitled "Zoning" and "Zoning_Overlays" that are maintained as part of the County's geographic information system (GIS) under the direction of the Planning Director, or designee. This depiction of zoning boundaries along with additional reference data in the GIS shall constitute the Official Zoning Map for the County's zoning jurisdiction, and is adopted into this Ordinance by reference. The County Clerk, as applicable, may upon validation by the Planning Director, or designee, certify a paper copy of the Official Zoning Map, or portions of the map, as a true and accurate copy of the Official Zoning Map, or a portion thereof, under the authority of G.S. 160A-79(b) and G.S. 153A-50.

The Planning Director, or designee, shall revise the Official Zoning Map when amendments are passed by the governing body in accordance with Section 17, Amendment to Zoning Ordinance. The Planning Director, or designee, shall correct errors in the map as they are discovered.

No unauthorized person may alter or modify the Official Zoning Map. Errors in the Official Zoning Map shall be corrected as they are discovered, and the corrected information shown on the GIS system.

The Planning Director, or designee, may authorize printed copies of the Official Zoning Map to be produced, and shall maintain digital or printed copies of superseded versions of the Official Zoning Map for historical reference.

6.2. Interpretation of Boundaries

Rules for Interpretation of District Boundaries. The Planning Director, or designee, may authorize periodic changes to the boundaries of the Official Zoning Map in conformance with this section. Interpretations of zone boundaries may be appealed to the Board of Adjustment.

A. Boundaries That Follow Lot Lines

A boundary shown on the Official Zoning Map as following a lot line or parcel boundary shall be construed as following the lot line or parcel boundary as it actually existed at the time the zoning boundary was established, as shown on maps submitted or used when the boundary was established.

If, subsequent to the establishment of the zoning boundary, a minor property line adjustment is made, such as from settlement of a boundary dispute, the zoning boundary shall be construed to move with the lot line or parcel boundary if the adjustment is less than ten feet.

B. Boundaries That Do Not Follow Lot Lines

Where the ordinance establishing a zoning boundary identifies the boundary as following a particular natural feature such as a ridgeline, contour line, a river, stream, lake or other water course, or reflects a clear intent that the boundary follow the feature, the boundary shall be construed as following that feature as it actually exists. If, subsequent to the establishment of the boundary, such natural feature should move as a result of natural processes (slippage, subsidence, erosion, flooding, sedimentation, etc.), the boundary shall be construed as moving with the natural feature.

A boundary shown on the Official Zoning Map as approximately following a street or railroad line shall be construed as following the centerline of the street or railroad right-of-way. If, subsequent to the establishment of the boundary, the centerline of the street or railroad right-of-way should be moved as a result of its widening or a minor realignment (such as at an intersection), the boundary shall be construed with moving with the centerline only if the centerline is moved no more than 25 feet.

A boundary shown on the Official Zoning Map as approximately parallel to, or as an apparent extension of, a feature described above shall be construed as being actually parallel to, or an extension of, the feature.

If a zoning boundary splits an existing lot or parcel, the metes and bounds description, if one was submitted at the time the zoning boundary was established, shall be used to establish the boundary.

If the specific location of the boundary cannot be determined from application of the above rules to the Official Zoning Map, it shall be determined by scaling the mapped boundary's distance from other features shown on the map.

SECTION 7 DEFINITIONS

7.1. General Purpose

For the purpose of this Ordinance certain words and terms used herein are defined as herein indicated. All words used in the present tense shall include the future tense; all words in the singular number shall include the plural number; all words in the plural number shall include the singular number unless the natural construction of the wording indicates otherwise; words in the male gender include the female gender; all words not defined in this section shall carry the definition prescribed in the common dictionary.

7.2. Definitions

Accessory Building - A detached subordinate building the use of which is incidental to that of the principal building and located on the same lot therewith.

Accessory Dwelling Unit (i.e. guest house, pool house, garage apartment, in-house apartment) - An accessory dwelling unit that is smaller than the principal residential dwelling. The accessory dwelling unit is situated on the same lot as the principal residence and may be located within the principal residence or in a separate building with a separate access. The accessory dwelling unit is restricted to 1,000 square feet or two thirds (2/3) of the heated space of the principal residence, whichever is more limiting restriction. The accessory dwelling may not be the residence of more than two adult occupants. The use is to conform to the character of the existing structures and neighborhood, i.e. mobile homes are not allowed as an accessory dwelling unit on lots smaller than 80,000 square feet.

Accessory Structure - A detached subordinate structure, the use of which is incidental to that of the principal structure and located on the same lot therewith. These can be built prior to the principal structure.

Accessory Use - Any use which is clearly incidental, secondary, and/or supportive of a principal use.

Accessory Use Sign - Signs which are located on the same premises with a principal permitted use and, which are clearly incidental, secondary and/or supportive of the principal use.

Animal Husbandry, Specialized - The use of land for: 1) the raising and keeping of animals, fowl, reptiles, etc. which are not general livestock or poultry; or 2) the raising or keeping of general livestock or poultry in a manner which might not be farming due to its intensiveness or other characteristics. Specialized animal husbandry farming includes but is not limited to the following: fur-bearing animal farms, game bird farming and animal farms, wild animal farms, aviaries, snake, alligator and frog farms, laboratory animal farms, worm farms, and fish farms.

Animated Sign - Any sign which uses movement or a change of lighting to depict action or to create a special effect or scene.

Apartment Buildings - A building containing three (3) or more residential dwelling units that are not on their own individual lot. Such units may be leased separately or developed as condominiums.

Apartment Complex – A grouping of two or more apartment buildings.

Attached Sign - Any sign attached to, painted on the wall surface of, or erected and confined within the limits of the outside wall of any building or structure, which is supported by such wall or building.

Auto Wrecking - A commercial activity that provides open storage, disassembling, or salvaging for more than two junked motor vehicles.

Avocational Farming - The use of land for those activities which constitute general farming on less than five acres or have sales less than \$1,000 for the preceding three years or less than 10 acres of forest land for which a management plan has been prepared. The use of land for the raising and keeping of animals, reptiles, etc., or the propagation of ornamental plants, fruits and vegetables in a manner which does not constitute specialized animal husbandry or specialized horticulture. Avocational Farming does not include home gardening or the keeping of pets, both of which are allowed in any zone. Those uses are customarily accessory uses to the primary use of the land.

Banner Sign - A sign of lightweight fabric or similar material which is permanently mounted to a pole or a building by a permanent frame at one or more edges. National flags, state or municipal flags, or the official flag of any institution or business shall not be considered banners.

Bed and Breakfast Home - Formerly a single family dwelling with up to 2 rooms for rent for temporary guest lodging. It is located in a legally zoned area and meets all the tax, fire, building and health requirements for this size and use of property.

Bed and Breakfast Inn - small, owner-operated businesses providing the primary financial support of the owner. Usually the owner lives on premises. The building's primary usage is for lodging of overnight guests and meals served in conjuction with the stay of guests. Inns advertise, have business licenses, comply with government ordinances, pay all appropriate taxes and post signs. The inn may host events such as weddings, small business meetings, et ceteta, with up to 6 overnight rooms for rent to overnight guests.

Board of Commissioners – The Chatham County Board of Commissioners.

Bona Fide Farm - The use of land for farming meeting one of the following criteria:

- 1. Composing two or more acres on one or more tracts owned or leased by the bona fide farm unit;
- 2. Average annual sales of \$1,000 or more for the preceding three years; or a minimum of 10 acres of forest land for which a management plan has been prepared; and
- 3. Having a farm land use exemption from the County Tax Supervisor.

Building - Any structure having a roof supported by walls or columns constructed or used for residence, business, industry or other public or private purposes.

Building Height - The vertical distance measured from the average elevation of the finished grade to the topmost section of the roof.

Building Line - A line perpendicular to the lot depth which establishes the horizontal distance between the structure and the front property line excluding the outermost steps, uncovered porches, gutters, and similar features.

Churches – see Place of Worship

Common Area - All areas, including private streets, conveyed to an owners' association in a townhouse development, residential development, or owned on a proportional undivided basis in a condominium.

Compact Community – A compact residential development with a mixed commercial use village center with a conditional use permit required as a prerequisite to any use or development.

Conditional Use - A use which is permitted in a district only if a conditional use permit therefore is expressly authorized by the Board of Commissioners.

Condominium - A form of property ownership whereby the owner gains ownership of an interior space within a building. The building structure, the land under the building, and all of the surrounding land is commonly owned by all the inhabitants on a proportional basis.

Congregate Care Facility - A facility providing shelter and services for ambulatory individuals at least 55 years of age who by reason of their age, functional impairment, or infirmity may require meals, housekeeping and personal care assistance. Congregate Care Facilities do not include nursing homes or similar institutions devoted primarily to the care of the chronically ill or the incurable.

Corner Lot - A lot abutting two or more streets at their intersection. The front of the lot shall be the portion on the highest order road, or when road types a are equal, the length with the least most frontage. Where there are equal frontage portions the owner shall designate the front.

Directional Sign - A sign which has use incidental to the use of the zone lot on which it is located, such as "no parking", "entrance", "loading only", "telephone", and other similar directives, and may include certain signs with commercial messages that are not legible from a location off the lot.

District - Any section of the zoning jurisdiction in which zoning regulations are uniform.

Dwelling Unit - A dwelling or that portion of a multi-family dwelling used or designed as a residence for a single family.

Duplex - See two-family dwelling.

Family - One or more persons occupying a dwelling unit and living as a single household.

Family Care Home - A home meeting the North Carolina Residential Building Code with support and supervisory personnel that provides room and board, personal care and habilitation services in a family environment.

Family Subdivision - Family subdivision means one or more divisions of a tract of land (a) to convey the resulting parcels, with the exception of parcels retained by the grantor, to a relative or relatives of direct lineage, or to the surviving spouse, if any, of any deceased lineal descendant, as a gift or for nominal consideration, but only if no more than one parcel from such tract is conveyed by the grantor to any one relative or such relative's surviving spouse; or (b) to divide land from common ancestor among tenants in common, all of whom inherited by intestacy or by will. This provision shall apply only where the grantor or decedent already owned the land so divided upon the effective date of this ordinance.

Farming - The use of land primarily for one or more of the following: The production in the open of cash grains, field crops, vegetables, melons, fruits, berries and nuts. The raising or keeping of general livestock and poultry for the sale of such livestock and poultry for the products thereof or the breeding of such livestock and poultry. Farming includes any buildings or structures which are customarily incidental or subordinate to the farming activities listed above, including residences for the owners, operators or employees of the farm and their families. General livestock and poultry includes those animals involved which are customarily and traditionally raised on farms, such as beef and dairy cattle, hogs, sheep, goats, rabbits and horses, mules, ponies, chickens, turkeys, ducks, and geese for the purpose listed above. Farming does not include agricultural services and processing, Avocational Farming, specialized commercial horticulture, and specialized commercial animal husbandry.

Fence - A physical barrier or enclosure consisting of wood, stone, brick, block, wire, metal or similar material used as a boundary or means of protection or confinement, but not including a hedge or other natural growth.

Freestanding Sign - Any sign which is supported by structures or supports which are placed on, or anchored in, the ground, and which structures or supports are independent from any building or other structure.

Frontage - That side of a lot abutting on a street.

Front Setback - Any setback from a street or road, as measured from the edge of the public right-of-way or edge of access easement.

Guest House, Pool House or Garage Apartment - An accessory building that is smaller than the principal residential dwelling and is not more than 900-1000 square feet in area. The unit is designed to be used on a temporary basis by guests of the principal dwelling unit for not more than six months. Kitchen facilities may be allowed.

Home Occupation - Any use conducted on residential premises and carried on by the occupants thereof, which use is incidental and secondary to the use of the premises for residential purposes and does not change the character thereof.

Identification Sign - Any sign which contains no commercial message except advertising goods or services legally offered on the premises where the sign is located and directional/information messages within group developments or buildings with multiple tenants.

Junked Motor Vehicle - A motor vehicle that does not display a current license plate and is one of the following: 1) partially dismantled or wrecked; or 2) cannot be self-propelled or moved in the manner in which it originally was intended to move; or 3) more than five years old and appears to be worth less than \$100500.00.

Junk/Salvage Yard - Any land or area used, in whole or in part, for the storage, keeping, or accumulation of material, scrap metals, waste paper, rags, or other scrap materials, or used building materials or for the dismantling, demolition or abandonment of automobiles or other vehicles or machinery or parts thereof.

Land Clearing and Inert Debris Landfill - Land areas of greater than one-half acre in size, for the deposit of inert materials and land clearing materials including gravel, rocks, stumps, soil (not contaminated by petroleum products), unpainted and untreated building materials such as bricks, concrete blocks and lumber.

Personal home-owners use of inert debris landfill materials not to exceed two (2) acres in size be exempt from requiring a conditional use permit. Commercial inert debris landfills or any that exceed two (2) acres in size will require a conditional use permit.

Land Use Plan – The Chatham County Land Conservation and Development Plan

Live-Work Unit - See Mixed Use Building.

Lot - A portion of a subdivision or any other parcel of land intended as a unit for transfer or ownership or for development or both. The word "lot" includes "plot", "parcel", or "tract".

Lot Depth - The distance along the perpendicular bisector of the lot.

Lot of Record - A lot, plot, parcel or tract recorded in the Office of the Register of Deeds in conformance with the ordinance in effect at the time of recording.

Lot Width - The width measured at right angles to its depth at the widest point of the lot.

Manufactured Dwelling - A dwelling that 1) is composed of one or more components, each of which was substantially assembled in a manufacturing plant and designed to be transported to the home site on its own chassis; 2) exceeds 40 feet in length and eight feet in width; 3) is constructed in accordance with the National Manufactured Home Construction and Safety Standards; and 4) is not constructed in accordance with the standards of the North Carolina Uniform Residential building Code for one- and two-family dwellings.

Mixed Use Building - Small commercial enterprises with the ground floor (and optionally second floor) occupied by commercial uses and a residential unit or units above. Commercial space may be a home-based business or may be leased independently.

Modular Dwelling - A dwelling constructed in accordance with the standards set forth in the NC State Residential Building Code and composed of components substantially assembled in a manufacturing plant and transported to the building site for final assembly on a permanent foundation.

Non-conforming Building or Structure - A non-conforming situation that occurs when the height of a structure or the relationship between an existing building or buildings and other buildings or lot lines do not conform to the dimensional regulations applicable to the district in which the property is located.

Non-conforming Lot of Record - A lot existing at the effective date of this Ordinance or any amendment to it (and not created for the purpose of evading the restrictions of this Ordinance) that cannot meet the minimum area and/or lot width requirements of the district in which the lot is located.

Non-conforming Situation - A situation that occurs when, on the effective date of this Ordinance or any amendment to it, an existing lot or structure or use of an exiting lot or structure does not conform to one or more of the regulations applicable to the district in which the lot or structure is located. A non-conforming situation may also occur due to governmental acquisition of property whether voluntary or involuntary. Among other possibilities, a non-conforming situation may arise because a lot does not meet minimum acreage requirements, because structures do not satisfy minimum yard requirements, because the relationship between existing buildings and the land (in such matters as density and setback requirements) is not in conformity with this Ordinance, or because land or buildings are used for purposes which are not in conformance with the list of permitted uses for the district in which the property is located.

Non-conforming Use - A non-conforming situation that occurs when property is used for a purpose or in a manner not permitted by the use regulations applicable to the district in which the property is located.

Nursing Home - An establishment which provides full-time convalescent or chronic care, or both, to persons who are not related by blood or marriage to the operator or who, by reason of advanced age, chronic illness or infirmity, are unable to care for themselves.

Owner - A holder of any legal or equitable estate in the premises, whether alone or jointly with others, and whether in possession or not.

Pennant Sign - Any lightweight plastic, fabric or other material, whether or not containing a message of any kind, suspended from a rope, wire or string, usually in series, designed to move in the wind.

Person - Any individual, partnership, firm, association, joint venture, public or private corporation, trust, estate, commission, board or public or private institution, utility, cooperative, interstate body or other legal entity.

Place of Worship - A building and/or land primarily used by a non-profit organization for organized religious services and supporting uses.

Portable Sign - Any sign not permanently attached to the ground or other permanent structure, or a sign designed to be transported, including but not limited to signs: designed to be transported by means of wheels; converted to A-or T-frames; gas or hot-air filled balloons; umbrellas used for advertising; signs attached to or painted on vehicles parked and visible from the public right-of-way, unless said vehicle is used in the normal day to day operation of the business.

Principal Building - A building in which is conducted the principal use of the lot on which it is located.

Principal Permitted Use - Any use listed as a permitted use in any zoning district, except those which by definition or their nature are accessory uses.

Principal Structure - A structure in which is conducted the principal use of the lot on which it is located.

Principal Use Sign - A sign which constitutes the sole and/or principal use of land.

Public Street - A dedicated public right-of-way in which the roadway has been accepted or constructed to public standards for vehicular traffic, but not an alley.

Roof Line - The top edge of the roof or the top of the parapet, whichever forms the top line of the building silhouette.

Rear Setback - Any interior property line other than a front setback which provides a usable outdoor space. (Any lot having two or more front setbacks may not have to provide a rear setback.)

Setback - The minimum required horizontal distance between a structure and the property line, street right-of-way line, or street centerline or access easement.

Side Setback - Any interior property line setback other than a rear setback.

Sign - Any object, device, display or structure, or part thereof, which is used to advertise, identify, display, direct or attract attention to an object, person, institution, organization, business, product, service, event or location by any means, including but not limited to words, letters, pennants, banners, emblems, trademarks, trade names, insignias, numerals, figures, designs, symbols, fixtures, colors, illumination or projected images or any other attention directing device.

Sign Area - Sign area shall be measured by the smallest square, rectangle, triangle, circle or combination thereof, which will encompass the entire advertising copy area, excluding architectural trim and structural members. In computing area, only one side of a double-faced sign shall be considered.

Single-Family Dwelling - A separate, detached building designed for and occupied exclusively by one family.

Specialized Horticulture - The use of land for the propagation of ornamental plants and other nursery products, such as bulbs, florist greens, flowers, shrubbery, flower and vegetable seeds and plants and sod and fruits and vegetables grown primarily under cover.

Stop Work Order – Whenever any grading or land-disturbing activity, paving, building construction, reconstruction, alteration, or repair done in violation of this Ordinance, the zoning administrator may order the work to be immediately stopped. The stop work order shall be in writing and directed to the person doing the work and the owner shall be sent a copy via the U.S. mail. The stop work order shall state the specific work to be stopped, the specific reason(s) for the stoppage, and the condition(s) under which the work may be resumed. Violation of a stop work order constitutes a class 3 misdemeanor.

Story - That portion of a building included between the surface of any floor and the surface of the floor next above it, or if there is no floor above it, then the space between such floor and the ceiling next above it.

Structure - Anything constructed, erected, or placed.

Taxed Value - The official value assigned to real property by the Chatham County Tax Assessor for ad valorum tax purposes.

Temporary Building - Any building of an impermanent nature or which is designed for use for a limited time, including any tent or canopy.

Temporary Structure - Any structure of an impermanent nature or which is designed for use for a limited time, including any tent or canopy.

<u>Townhouse</u> – (or Townhome) Attached dwelling units with ground level access and on their own individual lot.

Two-Family Dwelling - A building arranged and designed to be occupied by two families living independently of each other.

Use - The purpose for which land or structures thereon is designed, arranged or intended to be occupied or used, or for which it is occupied, maintained, rented or leased.

Variance - Official permission from the Board of Adjustment to depart from the requirements of this Ordinance.

Zoning Enforcement Officer - The person or persons designated by the Chatham County Manager to administer and enforce this Ordinance.

SECTION 8 GENERAL PROVISIONS

The following general provisions shall apply in all situations unless otherwise indicated.

8.1. Relationship of Buildings to Lot

Every building hereafter erected, moved or placed shall be located on a lot and in no case shall there be more than one principal residential building on a lot except as may be permitted in a planned residential development and as provided for as follows:

- 1. Two detached principal residential units may be situated on one lot provided: (a) at least one of the residential units is a manufactured dwelling, and (b) the lot is at least two times the required lot area for the district in which it is located.
- 2. There may be more than one single family detached residential unit on a lot if the average area of the property per residence is greater than 10 acres and the residential units are situated in such a manner that the distance between units shall not be less than the applicable setback distances required under this Ordinance for residential units situated upon adjoining lots.
- 3. More than one building of single family attached or detached units, where permitted, may be constructed on one lot provided:
 - a. the applicable zoning requirements of lot size and building setbacks are met,
 - b. a building permit is issued prior to construction,
 - c. a preliminary subdivision plat is submitted and approved prior to construction,
 - d. the final plat is prepared and final approval certified by the appropriate agencies,
 - e. the property is subdivided according to the County regulations prior to the sale of the individual building or units, and
 - f. a certificate of occupancy is issued prior to occupancy.

No commercial building may use fill to artificially raise the grade of a building site in such a way that the buildings cannot be screened from view of the public right-of-way.

8.2. Open Space Requirements

No part of a yard, court or other open space provided around any building or structure for the purpose of complying with the provisions of this Ordinance shall be included as a part of a yard or other open space required under this Ordinance for another building or structure. Every part of a required yard shall be open and unobstructed from its lowest level to the sky, except for the ordinary projection of sills, chimneys, flues and eaves; provided, however, that none of the aforesaid projections shall project into a minimum side yard more than 1/3 of the width of such yard nor more than 24 inches, whichever is the least. Open or lattice enclosed fire escapes, fire proof outside stairways, and balconies opening upon fire towers projecting into a yard not more than five feet shall be permitted where placed so as not to obstruct light and ventilation. Open, uncovered decks may project into required yards for up to 1/3 of the width of such yards. In addition, certain structures are permitted to be placed in the required yard area as provided for in the schedule of district regulations.

8.3. Reduction of Lot and Yard Areas Prohibited

No yard or lot existing at the time of passage of this Ordinance shall be reduced in size or area below the minimum requirements set forth in this Ordinance. Yards or lots created after the effective date of this Ordinance shall meet at least the minimum requirements established by this Ordinance.

8.4. Access to Property

No building, structure or use of land shall be established on a lot nor shall any lot be created that does not abut upon a public right-of-way to which it has legal access. The public access requirement shall not apply to land exempt from the Chatham County Subdivision Regulations, nor to lots which might be created within a planned residential development where access may be through common area or otherwise provided, nor to situations otherwise exempt from public street access by this Ordinance or the Chatham County Subdivision Regulations.

8.5. Interpretation of District Boundaries

<u>See section 6.2.</u> Where uncertainty exists as to boundaries of any district shown on said maps the following rules shall apply:

A.Where such district boundaries are indicated as approximately following street lines, railroad lines, lot lines, creeks, rivers, and other features shown on the map such lines shall be construed to be such boundaries.

B. Where such district boundaries are indicated on the map to be a certain distance from a certain feature (such as a stated distance from a river bank or street), such distance shall be the determining factor in establishing the district boundary.

C.Where such district boundary is not indicated by a feature and is not the result of a stated dimension, the boundary shall be determined by use of the scale appearing on the same map.

D.In case any further uncertainty exists, the Board of Adjustment shall interpret the intent of the map as to the location of such boundary.

8.6. Interpreting Permitted Uses

The listings of permitted and conditional uses in the various districts in this Ordinance are considered to be specific. Any use that is not specifically listed in a district shall be deemed to be prohibited.

8.7. Water and Sewer Requirements

The lot sizes required for the various districts in this Ordinance were drawn based upon the assumption that adequate water supply and sewage disposal systems are available to each and every lot. The lack of adequate systems for one or both facilities, however, may require larger lot areas or, in some instances, not permit development as proposed by a developer.

New development should also connect to the county water system or municipal equivalent where available. If irrigation systems are to be included, they should use non-public water, treated wastewater or have the ability to be converted to recycled wastewater when it becomes available.

In addition, no homeowner's association rules, restrictive covenants, or other deed restrictions may prohibit the use and placement of rain barrels.

8.8. Height Limitation Exceptions

Except as may otherwise be prohibited by the Federal Aviation Administration Regulations, the height limitations of this Ordinance shall not apply to public buildings, church spires, belfries, cupolas and domes not intended for residential purposes, or to monuments, water towers, observation towers, power transmission towers, silos, grain elevators, chimneys, smokestacks, derricks, conveyors, flag poles, radio, television and communication towers, masts, aerials and similar structures, provided such structures meet the required NC Building Code.

8.9. Fees

Reasonable fees sufficient to cover the costs of administration, inspection, technical review, publication of notice and similar matters may be charged to applicants for zoning permits, sign permits, conditional use permits, zoning amendments, variances and other administrative relief. The amount of the fees charged shall be as set forth in the county's budget or as established by resolution of the Board of Commissioners. Fees established in accordance herewith shall be paid upon submission of an application or notice of appeal.

SECTION 9 NON-CONFORMING SITUATIONS

The purpose of this section is to avoid undue hardship by permitting the continued use of any building, structure, or property that was lawful at the time of the enactment of this Ordinance or any applicable amendment thereof, even though such use, structure or property does not conform with the provisions of this Ordinance. However, this section is also established to require that non-conforming situations be terminated under certain circumstances.

9.1. **Definitions**

See Definitions, section Definitions on page 10 under non-conforming.

9.2. Continuation of Non-conforming Situations

Non-conforming situations that were otherwise lawful on the effective date of this Ordinance may be continued, subject to the restrictions and qualifications set forth in Subsections 9.4 through 9.7 of this section.

9.3. Non-conforming Lots of Record

Where the owner of a non-conforming lot of record does not own sufficient land to enable him to conform to the area or lot width requirements, such lot may be used as a building site provided all other dimensional requirements are met and provided that the use to be made of the property is not one to which larger than minimum lot area requirements are called for in the list of permitted uses.

9.4. Extension or Enlargement of Non-conforming Situations

- 1. Except as specifically provided in this subsection, it shall be unlawful for any person to engage in any activity that causes an increase in the extent of non-conformity of a non-conforming situation.
- 2. Subject to paragraph 4 of this subsection, a non-conforming use may be extended through any portion of a completed building. A non-conforming use may be extended to additional buildings or to land outside the original building. New buildings are allowed provided they meet the zoning district requirements or the zoning district requirements of their type of actual use, whichever is more stringent.
- 3. A non-conforming use may be extended to cover more land than was occupied or manifestly designed and arranged to be occupied, by that use when it became nonconforming; provided it is not extended to additional parcels and applicable standards are met, i.e. setbacks, buffers.
- 4. A non-conforming situation may be changed if the changes amount only to changes in the degree of activity rather than changes in kind and no violations of other paragraphs of this subsection occur.
- 5. Physical alteration of non-conforming structure or structures containing a non-conforming use is unlawful if it results in greater non-conformity with respect to dimension restrictions such as yard requirements, height limitations, or density requirements.

6. Minor repairs to and routine maintenance of property where non-conforming situations exist are permitted and encouraged. Major renovation – i.e., work estimated to cost more than 10% of the taxed value of the structure to be renovated may be done provided that the work will not result in a violation of any other paragraphs of this subsection, particularly paragraph 5.

9.5. Reconstruction Limitations

Any non-conforming building or structure or any building or structure containing a non-conforming use which is destroyed or damaged to an extent equal to 60% or more of the taxed value of the building or structure by fire, flood, explosion, earthquake, winds, war, riot, act of nature or by any act not under the control of the owner, may be reconstructed and used as before, provided that no non-conforming situation is increased or extended and provided further that a zoning permit and building permit are received within two years of the event.

9.6. Change in Kind of Non-conforming Use

A non-conforming use may be changed to a conforming use; thereafter, the property may not revert to a non-conforming use.

A non-conforming use shall not be changed to another non-conforming use.

If a non-conforming use and a conforming use or any combination of non-conforming uses exist on one lot, the use made of the property may be changed only to a conforming use.

Change in Use of Non-conforming Buildings - Conforming uses may be established or reestablished in non-conforming buildings or structures provided that off-street parking is provided as required by this Ordinance and provided no other provisions of this Ordinance for the establishment of new uses is violated.

9.7. Discontinuance of Non-conforming Uses

When active operation or occupancy of a non-conforming use is discontinued, regardless of the purpose or reason, for a consecutive period of 365 days, the property involved may thereafter be used only for conforming uses. The requirements of this subsection shall not apply to uses in buildings undergoing reconstruction in accordance with the provisions of Subsection 9.5.

For purposes of determining whether a right to continue a non-conforming situation is lost pursuant to this subsection, all of the buildings, activities, and operations maintained on a lot are generally to be considered as a whole. For example, the failure to rent one apartment in a non-conforming apartment building or one space in a non-conforming mobile home park for 365 days shall not result in a loss of the right to rent that apartment or space thereafter so long as the apartment building or mobile home park as a whole is continuously maintained. But if a non-conforming use is maintained in conjunction with a conforming use, cessation of operation or occupancy the non-conforming use for the required period shall terminate the right to maintain it thereafter.

9.8. Building on Subdivision Lots of Record

Where there exists platted subdivision lots of record, whether conforming or non-conforming according to the Zoning Ordinance, buildings may be situated on said lots according to the requirements in effect in the Zoning Ordinance at the time of recordation. If the Zoning Ordinance was not applicable to the subdivision at the time of recordation the setbacks of the most applicable zoning district within the pre-existing Ordinance shall apply when zoning becomes applicable.

SECTION 10 SCHEDULE OF DISTRICT REGULATIONS

Within the districts as established by this Ordinance, the requirements as set forth in this section shall be complied with in addition to any other general or specific requirements of this Ordinance. Permitted uses for all districts, both by-right and conditional are listed in Table 1: Zoning Table of Permitted Uses. Uses permitted by right are subject to obtaining a zoning permit from the Zoning Enforcement Officer; Uses permitted by conditional use are only permitted subject to the issuance of a conditional use permit by the Board of Commissioners as provided for in Section 15. Certain uses as listed in the subsection may be subject to certain specific conditions as set forth in Section 15 and if permitted by the Board of Commissioners shall be subject to any such conditions as may be listed for that use. In addition, in granting a conditional use permit the Board of Commissioners may impose such additional conditions and safeguards that the Board may deem as reasonable and appropriate.

When the conservation subdivision option of the Subdivision Ordinance is exercised, then the minimum lot area listed for each district is superceded by the density bonus of the conservation subdivision. The minimum lot area used for the initial calculation of the density bonus is still based on the minimums listed here, i.e., a ten acre parcel in the R1 district would use 10 lots as the basis for calculating a bonus.

10.1. AG - Agricultural District

A. Permitted Uses

The following uses are permitted subject to obtaining a zoning and/or conditional use permit from the Zoning Enforcement Officer. (See <u>Table 1: Zoning Table of Permitted Uses</u> on page 35)

B. Dimensional Requirements

Minimum Required Lot Area - Agricultural activity can take place on more than one lot or parcel but will be treated as one parcel for the purposes of this district provided it meets one of the following conditions:

The parcels are in a Voluntary Agricultural District (VAD) and are owned by the same person(s) or entity(ies).

The parcels have a forestry plan on file with the Chatham County Tax Office, are listed as fair use value properties with the Chatham County Tax Appraiser, and are owned by the same person(s) or entity(ies).

The parcels do not require contiguity, but they must be in Chatham County.

There is no minimum lot size in the Agricultural District, but all non-agricultural or forestry uses, including residential, are accessory uses. As such, only five percent (5%) of the property or "farm" (as defined above) *up to a maximum of 5 acres* can be in the footprint of a non-agricultural use. For residential purposes, the number of dwelling units (excluding migrant worker housing that is used to house agricultural workers) for a farm may not exceed the number allowed on a single parcel under the R1 district. For non-residential uses, uses permitted as rural home occupations (Section 14 B.) are allowed without a permit (within the five (5) percent non-agricultural footprint). All other uses are allowed as conditional uses but must obtain a conditional use permit.

The subdivision of property in the Ag district: lots not regulated per NCGS §153A-335 are exempt from local authority; Family subdivision and estate lots are also exempt. Should the sale of property on a farm subsequent to such a subdivision create a non-conforming situation, the non-conformity section of this ordinance (Section 9) will apply unless new property is added to the "farm" such that the area requirements are met again. Minor subdivisions are permissible, but major subdivisions, though allowed, shall seek a zoning reclassification due to the footprint limitation.

Location of Accessory Buildings and Structures – Accessory buildings and structures must conform to the minimum required setbacks for the district. Provided, however, well houses, satellite dishes, open carports and telephone booths may be located in the required yards provided they are located at least 10 feet from any property line that is not farm property or public street. Fences are permitted within the front, side and rear yards with no minimum setback requirement.

C. Visibility at Intersections

On a corner lot nothing shall be erected, placed, planted or allowed to grow in such a manner as materially to impede vision between a height of 2 1/2 feet and 10 feet in a sight triangle as established by NCDOT.

D. Off-Street Parking and Loading

Off-street parking and loading shall be provided in accordance with the provisions set forth in Section 12.

E. Signs

Signs shall be governed by the provisions of Section 13.

10.2. R 5 - Residential District

A. Permitted Uses

The following uses are permitted subject to obtaining a zoning and/or conditional use permit from the Zoning Enforcement Officer. (See <u>Table 1: Zoning Table of Permitted Uses</u> on page 35)

B. Dimensional Requirements

Minimum Required Lot Area - Family subdivisions may have lots a minimum of two acres in size. Existing lots of ten acres or less may be divided provided that no resultant lot is smaller than three acres. New lots other than these previously described must average five acres in size with no lots smaller than three acres; lots larger than ten acres shall not be included in the averaging.

Minimum Required Lot Width - 100 feet

Minimum Required Front Yard - 40 feet

Minimum Required Side Yard - 25 feet

Minimum Required Rear Yard - 25 feet

Maximum Building Height - 60 feet

Location of Accessory Buildings and Structures – Accessory buildings and structures must conform to the minimum required setbacks for the district. Provided, however, well houses, satellite dishes, open carports and telephone booths may be located in the required yards provided they are located at least 10 feet from any street or property line. Fences are permitted within the front, side and rear yards with no minimum setback requirement.

C. Visibility at Intersections

On a corner lot nothing shall be erected, placed, planted or allowed to grow in such a manner as materially to impede vision between a height of 2 1/2 feet and 10 feet in a sight triangle as established by NCDOT.

D. Off-Street Parking and Loading

Off-street parking and loading shall be provided in accordance with the provisions set forth in Section 12.

E. Signs

Signs shall be governed by the provisions of Section 13.

10.3. **R 2 - Residential District**

A. Permitted Uses

The following uses are permitted subject to obtaining a zoning and/or conditional use permit from the Zoning Enforcement Officer. (See <u>Table 1: Zoning Table of Permitted Uses</u> on page 35)

B. Dimensional Requirements

Minimum Required Lot Area - 90,000 square feet

Minimum Required Lot Area for a Two-Family Dwelling -except an accessory dwelling unit 180,000 square feet. Each unit of a two-family dwelling may be placed on a separate lot, provided that each lot consists of not less than 90,000 square feet, and provided that the common wall between the units is a fire wall as required by the building code.

Minimum Required Lot Width - 100 feet

Minimum Required Lot Width for a Two-Family Dwelling - 110 feet

Minimum Required Front Yard - 40 feet

Minimum Required Side Yard - 25 feet where a two-family dwelling is placed such that the units are on separate lots with a common fire wall, no side yard shall be required at the common wall.

Minimum Required Rear Yard - 25 feet

Maximum Building Height - 60 feet

Location of Accessory Buildings and Structures – Accessory buildings and structures must conform to the minimum required setbacks for the district. Provided, however, well houses, satellite dishes, open carports and telephone booths may be located in the required yards provided they are at least 10 feet from any street or property line. Fences are permitted within the front, side and rear yards with no minimum setback requirement.

C. Visibility at Intersections

On a corner lot nothing shall be erected, placed, planted or allowed to grow in such a manner as materially to impede vision between a height of 2 1/2 feet and 10 feet in a sight triangle as established by NCDOT.

D. Off-Street Parking and Loading

Off-street parking and loading shall be provided in accordance with the provisions set forth in Section 12.

E. Signs

Signs shall be governed by the provisions of Section 13.

10.4. R 1 - Residential District

A. Permitted Uses

The following uses are permitted subject to obtaining a zoning and/or conditional use permit from the Zoning Enforcement Officer. (See <u>Table 1: Zoning Table of Permitted Uses</u> on page 35)

B. Dimensional Requirements

Minimum Required Lot Area - 40,000 square feet

Minimum Required Lot Area for a Two-Family Dwelling - except an accessory dwelling unit 80,000 square feet. Each unit of a two-family dwelling may be placed on a separate lot, provided that each lot consists of not less than 40,000 square feet, and provided that the common wall between the units is a fire wall as required by the building code.

Minimum Required Lot Width - 100 feet

Minimum Required Lot Width for a Two-Family Dwelling - 110 feet

Minimum Required Front Yard - 40 feet

Minimum Required Side Yard - 25 feet where a two-family dwelling is placed such that the units are on separate lots with a common fire wall, no side yard shall be required at the common wall.

Minimum Required Rear Yard - 25 feet

Maximum Building Height - 60 feet

Location of Accessory Buildings and Structures – Accessory buildings and structures must conform to the minimum required setbacks for the district. Provided, however, well houses, satellite dishes, open carports and telephone booths may be located in the required yards provided they are at least 10 feet from any street or property line. Fences are permitted within the front, side and rear yards with no minimum setback requirement.

C. Visibility at Intersections

On a corner lot nothing shall be erected, placed, planted or allowed to grow in such a manner as materially to impede vision between a height of 2 1/2 feet and 10 feet in a sight triangle as established by NCDOT.

D. Off-Street Parking and Loading

Off-street parking and loading shall be provided in accordance with the provisions set forth in Section 12.

E. Signs

Signs shall be governed by the provisions of Section 13.

10.5. O&I - Office and Institutional District

A. Permitted Uses

The following uses are permitted subject to obtaining a zoning and/or conditional use permit from the Zoning Enforcement Officer. (See <u>Table 1: Zoning Table of Permitted Uses</u> on page 35)

B. Dimensional Requirements

Minimum Required Lot Area - 40,000 square feet

Minimum Required Lot Area for a Two-Family Dwelling - 80,000 square feet Each unit of a two-family dwelling may be placed on a separate lot provided that each lot consists of not less than 40,000 square feet, and provided that the common wall between the units is a fire wall as required by the building code.

Minimum Required Lot Width - 100 feet

Minimum Required Lot Width for a Two-Family Dwelling - 110 feet

Minimum Required Front Yard - 40 feet

Minimum Required Side Yard - 25 feet where a two-family dwelling is placed such that the units are on separate lots with a common fire wall, no side yard shall be required at the common wall

Minimum Required Rear Yard - 25 feet

Maximum Building Height - 60 feet

Location of Accessory Buildings and Structures – Accessory buildings and structures must conform to the minimum required setbacks for the district. Provided, however, well houses,

satellite dishes, open carports and telephone booths may be located in the required yards provided they are at least 10 feet from any street or property line. Fences are permitted within the front, side and rear yards with no minimum requirement

C. Visibility at Intersections

On a corner lot nothing shall be erected, placed, planted or allowed to grow in such a manner as materially to impede vision between a height of 2 1/2 feet and 10 feet in a sight triangle as established by NCDOT.

D. Off-street Parking and Loading

Off-street parking and loading shall be provided in accordance with the provisions set forth in Section 12.

E. Signs

Signs shall be governed by the provisions of Section 13

10.6. B-1 - Business District

This is a legacy district left from before the ordinance re-adoption in December of 2008. No new B-1 zones will be allowed, but those in place prior to re-adoption will be allowed to remain.

A. Permitted Uses

The following uses are permitted subject to obtaining a zoning and/or conditional use permit from the Zoning Enforcement Officer. (See <u>Table 1: Zoning Table of Permitted Uses</u> on page 35)

B. Dimensional Requirements

Minimum Required Lot Area - 40,000 square feet

Minimum Required Lot Width - 75 feet

Minimum Required Front Yard - 50 feet

Minimum Required Side Yard - 20 feet

Minimum Required Rear Yard - 20 feet

Maximum Building Height - 60 feet

Location of Accessory Buildings and Structures – Accessory buildings and structures must conform to the minimum required setbacks for the district. Provided, however, well houses, satellite dishes, open carports and telephone booths may be located in the required yards provided they are at least 10 feet from any street or property line. Fences are permitted within the front, side and rear yards with no minimum setback requirement.

C. Visibility at Intersections

On a corner lot nothing shall be erected, placed, planted or allowed to grow in such a manner as materially to impede vision between a height of 2 1/2 feet and 10 feet in a sight triangle as established by NCDOT.

D. Off-Street Parking and Loading

Off-street parking and loading shall be provided in accordance with the provisions set forth in Section 12.

E. Signs

Signs shall be governed by the provisions of Section 13.

10.7. NB - Neighborhood Business District

A. Permitted and Conditional Uses

The following uses are permitted subject to obtaining a zoning and/or conditional use permit from the Zoning Enforcement Officer (See <u>Table 1: Zoning Table of Permitted Uses</u> on page 35). Outdoor storage and sales are limited to one-tenth (1/10) of the interior sales space.

B. Dimensional Requirements

Minimum Required Lot Area - 40,000 square feet

Minimum Required Lot Width - 75 feet

Minimum Required Front Yard - 50 feet

Minimum Required Side Yard - 20 feet

Minimum Required Rear Yard - 20 feet

Maximum Building Height - 60 feet

The ground floor, interior footprint of any single use, single occupant structure in this district shall not exceed 65,000 square feet.

Location of Accessory Buildings and Structures – Accessory buildings and structures must conform to the minimum required setbacks for the district. Provided, however, well houses, satellite dishes, open carports and telephone booths may be located in the required yards provided they are at least 10 feet from any street or property line. Fences are permitted within the front, side and rear yards with no minimum setback requirement.

C. Visibility at Intersections

On a corner lot nothing shall be erected, placed, planted or allowed to grow in such a manner as materially to impede vision between a height of 2 1/2 feet and 10 feet in a sight triangle as established by NCDOT.

D. Off-Street Parking and Loading

Off-street parking and loading shall be provided in accordance with the provisions set forth in Section 12.

E. Signs

Signs shall be governed by the provisions of Section 13.

10.8. CB - Community Business District

A. Permitted and Conditional Uses

The following uses are permitted subject to obtaining a zoning and/or conditional use permit from the Zoning Enforcement Officer (See <u>Table 1: Zoning Table of Permitted Uses</u> on page 35). Outdoor storage and sales are limited to one-tenth (1/10) of the interior sales space.

B. Dimensional Requirements

Minimum Required Lot Area - 40,000 square feet

Minimum Required Lot Width - 75 feet

Minimum Required Front Yard - 50 feet

Minimum Required Side Yard - 20 feet

Minimum Required Rear Yard - 20 feet

Maximum Building Height - 60 feet

The ground floor, interior footprint of any single use, single occupant structure in this district shall not exceed 80,000 square feet.

Location of Accessory Buildings and Structures – Accessory buildings and structures must conform to the minimum required setbacks for the district. Provided, however, well houses, satellite dishes, open carports and telephone booths may be located in the required yards provided they are at least 10 feet from any street or property line. Fences are permitted within the front, side and rear yards with no minimum setback requirement.

C. Visibility at Intersections

On a corner lot nothing shall be erected, placed, planted or allowed to grow in such a manner as materially to impede vision between a height of 2 1/2 feet and 10 feet in a sight triangle as established by NCDOT.

D. Off-Street Parking and Loading

Off-street parking and loading shall be provided in accordance with the provisions set forth in Section 12.

E. Signs

Signs shall be governed by the provisions of Section 13.

10.9. RB - Regional Business District

A. Permitted and Conditional Uses

The following uses are permitted subject to obtaining a zoning and/or conditional use permit from the Zoning Enforcement Officer (See <u>Table 1: Zoning Table of Permitted Uses</u> on page 35).

B. Dimensional Requirements

Minimum Required Lot Area - 40,000 square feet

Minimum Required Lot Width - 75 feet

Minimum Required Front Yard - 50 feet

Minimum Required Side Yard - 20 feet

Minimum Required Rear Yard - 20 feet

Maximum Building Height - 60 feet

Location of Accessory Buildings and Structures – Accessory buildings and structures must conform to the minimum required setbacks for the district. Provided, however, well houses, satellite dishes, open carports and telephone booths may be located in the required yards provided they are at least 10 feet from any street or property line. Fences are permitted within the front, side and rear yards with no minimum setback requirement.

C. Visibility at Intersections

On a corner lot nothing shall be erected, placed, planted or allowed to grow in such a manner as materially to impede vision between a height of 2 1/2 feet and 10 feet in a sight triangle as established by NCDOT.

D. Off-Street Parking and Loading

Off-street parking and loading shall be provided in accordance with the provisions set forth in Section 12.

E. Signs

Signs shall be governed by the provisions of Section 13.

10.10. IL - Light Industrial District

A. Permitted Uses

The following uses are permitted subject to obtaining a zoning and/or conditional use permit from the Zoning Enforcement Officer. (See <u>Table 1: Zoning Table of Permitted Uses</u> on page 35)

B. Dimensional Requirements

The minimum yard setbacks listed, except along state maintained roads, may be reduced to the minimum established in the most recent North Carolina building code when the adjacent property has the same zoning district and an adjacent property owner provides a written affidavit allowing said reduction along the property line between the property in question and the property owned by the consenting property owner.

Minimum Required Lot Area - 40,000 square feet

Minimum Required Lot Width - 150 feet

Minimum Required Front Yard - 50 feet

Minimum Required Side Yard - 50 feet

Minimum Required Rear Yard - 50 feet

Location of Accessory Buildings and Structures – Accessory buildings and structures must conform to the minimum required setbacks for the district. Provided, however, well houses, satellite dishes, open carports and telephone booths may be located in the required yards provided they are at least 10 feet from any street or property line. Fences are permitted within the front, side and rear yards with no minimum setback requirement.

C. Visibility at Intersections

On a corner lot nothing shall be erected, placed, planted or allowed to grow in such a manner as materially to impede vision between a height of 2 1/2 feet and 10 feet in a sight triangle as established by NCDOT.

D. Off-Street Parking and Loading

Off-street parking and loading shall be provided in accordance with the provisions set forth in Section 12.

E. Signs

Signs shall be governed by the provisions of Section 13.

10.11. IH - Heavy Industrial District

A. Permitted Uses

The following uses are permitted subject to obtaining a zoning and/or conditional use permit from the Zoning Enforcement Officer. (See <u>Table 1: Zoning Table of Permitted Uses</u> on page 35)

B. Dimensional Requirements

The minimum yard setbacks listed, except along state maintained roads, may be reduced to the minimum established in the most recent North Carolina building code when the adjacent property has the same zoning district and an adjacent property owner provides a written affidavit allowing said reduction along the property line between the property in question and the property owned by the consenting property owner.

Minimum Required Lot Area - 80,000 square feet

Minimum Required Lot Width - 300 feet

Minimum Required Front Yard - 100 feet

Minimum Required Side Yard - 100 feet

Minimum Required Rear Yard - 100 feet

Location of Accessory Buildings and Structures – Accessory buildings and structures must conform to the minimum required setbacks for the district. Provided, however, well houses, satellite dishes, open carports and telephone booths may be located in the required yards provided they are at least 10 feet from any street or property line. Fences are permitted within the front, side and rear yards with no minimum setback requirement.

C. Visibility at Intersections

On a corner lot nothing shall be erected, placed, planted or allowed to grow in such a manner as materially to impede vision between a height of 2 1/2 feet and 10 feet in a sight triangle as established by NCDOT.

D. Off-Street Parking and Loading

Off-street parking and loading shall be provided in accordance with the provisions set forth in Section 12.

E. Signs

Signs shall be governed by the provisions of Section 13.

10.12. CU-CC Conditional Use Compact Community

The following use is permitted subject to obtaining a zoning permit from the Zoning Enforcement Officer.

A. Permitted Use:

Compact Community

B. Requirements:

The requirements for Compact communities are more specifically set forth in the separate Compact Community Ordinance which is hereby incorporated herein by reference.

10.13. <u>Table 1: Zoning Table of Permitted Uses</u>

(Note: Compact Communities (CC) uses are listed separately in the Compact Communities Ordinance)

Key: P = Permitted; A = Accessory Only; CU = Conditional Use Only; PUD = Planned Unit Development Only

Zoning District	AG	R5	R2	R1	O&I	B-1	NB	СВ	RB	IL	ΙH
ABC stores						Р	Р	Р	Р		
Accessory dwelling unit i.e. guest house, pool house, garage apartment and in-house apartment	Α	Р	Р	Р							
Accessory uses and structures clearly incidental to a permitted use	Α	Р	Р	Р							
Airports and landing fields for fixed and rotary wing aircraft	CU									Р	Р
Alcohol and alcoholic beverages manufacture	Α										Р
Amusement enterprises such as pool, bowling, roller rink when housed entirely within a permanent structure						Р		Р	Р		
Animal Husbandry Specialized with a minimum lot area and setback twice the minimum required of the zoning district. Lot area and setback for the AG district measured as if R5	I	CU	CU	CU							
Antique and furniture shops						Р	Р	Р	Р		
Antique shops	CU						Р	Р	Р		
Apartment Complex or Residential Condominium Complex			PUD	PUD)						
Appliance distributors for wholesale										Р	
Appliance sales and service						Р		Р	Р		
Art supply retail sales						Р	CU	Р	Р		
Arts and Crafts fabrication and related sales	CU					Р	Р	Р	Р		
Asphalt manufacture or refining											Р
Assembly halls, coliseums, gymnasiums and similar structures									CU	Р	
Assembly of ammunition, for small arms only, from previously prepared parts										Р	Р
Assembly of machines, appliances and goods from previously prepared parts										Р	Р
Automobile (new and used) and accessory sales									CU	Р	
Automobile and truck assembly										CU	Р
Automobile repair garages						Р		Р	Р	Р	
Automobile sales and service						Р		CU	Р	Р	

Zoning District	AG	R5	R2	R1	O&I	B-1	NB	СВ	RB	IL	I F
Automobile service stations including tune-ups, minor repairs, tire service, washing facilities both manual and automatic and similar services. 1						Р	Р	Р		Р	
Avocational farming	Р	Р	Р	Р							
Bait and tackle shops	CU					Р	P	Р	Р	CU	
Bake shops and similar food preparation intended primarily for retail sales on the premises for consumption either on or off premises	CU					Р	Р	Р	Р		
Bakeries or baking plants										Р	
Banks, savings and loans, finance companies, credit agencies and similar financial institutions					Р	Р	Р	Р	Р	Р	
Bed and breakfast homes with no more than two rooms for rent											
Bed and breakfast inns with no more than six rooms for rent	Α										
Bed and breakfast inns with no more than six rooms for rent with a minimum lot area of three acres and provided that all buildings, structures and high intensity activity areas shall be set back a minimum of two times the minimum yard requirement for the district in which it is located		Р	Р	Р							
Bedding, carpet and pillow manufacturing, cleaning and renovating										Р	
Bicycle sales and repair						Р	Р	Р	Р		
Blacksmith or horseshoeing shops	Α									Р	
Blueprinting and Photostatting establishments										Р	
Boarding kennels	CU	CU	CU	CU							
Boarding stables with a minimum lot area of three acres and provided that all buildings, structures and high intensity activity areas shall be set back a minimum of two times the minimum yard requirement for the district in which it is located		Р	Р	Р							
Boarding stables with or without accessory tack shop	CU										
Boat, trailer and other utility vehicle sales and service	CU					Р		CU	Р		
Book, stationery and office supply stores						Р	Р	Р	Р		
Bookbindery										Р	

¹ Fuel, oil and similar pumps and appliances may be located in the minimum required front and side yards provided that none shall be located nearer than 15 feet to any street line and may be covered by an attached or free standing unenclosed canopy provided such canopy does not extend nearer than five feet to any property line and does not cover greater than 30% of the required yard area.

Zaming District	4.0	D -	Da	D1	001	D 1	ND	CD.	DD		
Zoning District Bottling works for soft drinks	AG	КS	R2	RI	O&I	B-1	MB	CB	кв	P P	IH
Breeding kennels	Α										
Breeding kennels with a minimum lot area of three acres and provided that all buildings, structures and high intensity activity areas shall be set back a minimum of two times the minimum yard requirement for the district in which it is located		Р	Р	Р							
Brick, tile, clay pipe and other clay products manufacture (Craft pottery is not covered in this definition)											Р
Bus passenger stations						Р					
Cabinet shops						Р	Р	Р	Р		
Candy products manufacture										Р	
Canvas and burlap products manufacture, sales and storage										Р	
Carpeting, Flooring, Tile, and Stone Products Sales						Р	Р	Р	Р		
Catering establishments						Р	Р	Р	Р		
Cement, lime, plaster manufacture											Р
Cemeteries	Α				Р						
Churches and other places of worship	P† [†]	P†	P†	P†	Р	Р	Р	Р	Р		
Circuses, carnivals, exhibition shows, sideshows, races, trade shows, flea markets, banquets, conventions, religious events, arts and crafts shows, stage shows, athletic events and other similar events, including temporary living quarters such as mobile homes and recreational vehicles provided that the stay of such temporary living quarters shall be limited to a period of not more than five days longer than the duration of the event and no more than 30 total days in any 12 month period for any one separate event										Р	
Clothing manufacture										Р	
Clothing shops						Р	Р	Р	Р		
Clubs and other places of entertainment operated as commercial enterprises										Р	
Coal or coke yards										Р	
Coffee roasting	Α					Р	Р	Р	Р	Р	

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[†] Provided such are located on a lot of not less than three acres and provided further that the minimum side and rear yards shall be 50 feet and the front yard setback a minimum of 25 feet greater than required for a single-family residence within the district.

Zoning District Cold storage plants	AG	R5	R2	R1	O&I	B-1	NB	СВ	RB	IL P	ΙН
Congregate care facilities					Р			\vdash	_	-	
Contractor's plants or storage yards and staging areas		CU	CU	CU			$\overline{}$			Р	
Cooperage works											Р
Cosmetics and perfume manufacture											Р
Dairy bars and ice cream shops intended primarily for retail sale on the premises for consumption either on or off premises	Α					Р	Р	Р	Р		
Dairy products, processing, bottling and distribution, ice-cream manufacture, all on a wholesale basis										Р	
Day care centers for 15 or fewer children.	Α	CU	CU	CU							
Day Care Centers for more than 15 children.					Р	Р	Р	Р	Р		
Day care centers in the principal residence to accommodate not more than 15 children at any one time, provided such are located on a lot of not less than three acres and provided further that all buildings, structures and high intensity activity areas shall be set back a minimum of two times the minimum yard requirement for the district in which it is located	А	Р	Р	Р							
Drive-in or outdoor motion picture show										Р	
Drug stores						Р	Р	Р	Р		
Dry cleaning, pressing, and related retail service counter						Р	Р	Р	Р	Р	
Dwellings, single-family, manufactured	Α	Р	Р	Р		CU					1
Dwellings, single-family, site built and modular	Α	Р	Р	Р		<u>CU</u>					
<u>Dwellings, single-family attached (Townhouse, Duplex)</u>			PUD	PUD	CU	<u>P</u>	<u>CU</u>	CU	CU		
Dwellings, manufacture of											Р
Dye stuff manufacture and dyeing plants										Р	Р
Eating and drinking establishments	CU					Р	Р	Р	Р		
Electric light or power generating station								Ш		Р	
Emory cloth or sandpaper manufacture								Ш		Р	
Enameling, japanning, lacquering or the plating or galvanizing of metals							ļ				Р
Excelsior and fiber manufacture											Р
Fabric shops						Р	Р	Р	Р		1

										\Box
Zoning District	AG	R5	R2	R1	O&I	B-1	NB	СВБ	B I	LIH
Facilities for non-profit clubs and organizations such as but not limited to community clubs	CU	CU			Р					
Family care home limited to not more than six persons	CU	Р	Р	Р						
Family care homes		CU			Р					
Feed and seed processing	CU								ı)
Feed and seed wholesale	CU								ı)
Feed, seed, fertilizer retail sales	CU					Р	CU	CU	Р	
Felt manufacture										Р
Fertilizer wholesale sales	CU								ı)
Fire stations and emergency medical facilities with a minimum lot area of three acres and provided that all buildings, structures and high intensity activity areas shall be set back a minimum of two times the minimum yard requirement of the district in which it is located		Р	Р	Р						
Fire stations and emergency medical service facilities	Р				Р	Р	Р	Р	Р	
Flammable liquids - bulk plants and storage										Р
Flea markets and rummage sales conducted either within a building or outdoors provided that neprincipal building or sales area shall be located in the required yard	o CU								ı	5
Florist - greenhouses, cultivation facilities and warehousing for wholesale and related retail sales	5								ı	>
Florist - greenhouses, cultivation facilities and warehousing for wholesale and related retail sales for product grown on-site.	S P									
Florist shops	Α					Р	Р	Р	Р	
Food processing in wholesale quantities	Р								I)
Food processing in wholesale quantities related to on-site farm operations	Р									
Food stores, retail						Р	Р	Р	Р	
Foundries casting nonferrous metals where conducted wholly within an enclosed structure, except for open air storage and having a total furnace capacity of not more than 1,000 aluminum pounds									ı	5
Foundries producing iron and steel products										Р
Frozen food lockers))

Zoning District	4.0	DE	R2	D1	001	D 1	ND	CD F	D		
Funeral homes, undertaking establishments, embalming including crematoria	AG	Ko	κ∠	ΚI	P	в- і Р	IND			P	
Fur storage (no sales)						Р			Р	Р	
Furrier, retail sales (can include storage)						Р	Р	Р	Р		
Garbage and waste incinerators (except hazardous waste)											Р
Gas storage in bulk											Р
Gases or liquefied petroleum gases in approved portable metal cylinders										Р	
General, professional, medical and governmental offices					Р		Р	Р	Р	Р	
Gift shops						Р	Р	Р	Р		
Golf courses and tennis clubs, public or private					Р						
Golf courses, tennis and recreation clubs with a minimum lot area of five acres and provided that all buildings, structures and high intensity activity areas shall be set back a minimum of two times the minimum yard requirements for the district in which it is located		CU	CU	CU							
Grain elevators	Α									Р	П
Grounds and facilities for hunting and fishing clubs with a minimum lot area of 20 acres and provided that all buildings, structures and high intensity activity areas shall be set back a minimum of two times the minimum yard requirement for the district in which it is located	Р	Р	Р	Р							
Grounds and facilities for non-profit clubs with a minimum lot area of three acres and provided that all buildings, structures and high intensity activity areas shall be set back a minimum of two times the minimum yard requirement for the district in which it is located	Р	Р	Р	Р							
Grounds and facilities for open air games or sports	CU									Р	
Guest house, pool house, garage apartment meeting the same setback for the principal use	Α	Р	Р	Р							
Hardware, appliances, electrical and similar items retail sales						Р	Р	Р	Р		
Heating, plumbing, electrical, cabinet and similar shops						Р	Р	Р	Р		
Home occupations when conducted in accordance with the provisions of Section 14	Р	Р	Р	Р							
Horticulture, specialized	Р					Р	Р	Р	Р		

	I								\neg	
Zoning District Horticulture, specialized with a minimum lot area of three acres and provided that all buildings,	AG	R5	R2	R1	O&I	B-1	NB	СВ	≀В∣	L
structures and high intensity activity areas shall be set back a minimum of two times the minimum yard requirement for the district in which it is located		Р	Р	Р						
Hosiery manufacture									+,	P
Hospital, health and welfare centers, nursing homes and/or convalescent homes					Р	Р		Р	Р	
Hotels, motels and inns						Р			Р	
Hotels, motels and inns including accessory eating and drinking and personal service facilities when located in the principal structure					Р					
Ice manufacture, storage and sales										P
Incidental storage of goods intended for retail sales on the premises						Р	Р	Р	Р	
Industrial chemical manufacture										Р
Insulation material manufacture and sale										Р
Interior design shops						Р	Р	Р	Р	
Jail and penal institutions										Р
Jewelry and watch sales and service, goldsmith						Р	Р	Р	Р	
Junk yards and auto wrecking, but only when conducted within an enclosure not less than six feet in height and with a solidity of not less than 60% outside any required yard area										Р
Kindergartens and nurseries					Р					
Kindergartens and nurseries with a minimum lot area of three acres and provided that all buildings, structures and high intensity activity areas shall be set back a minimum of two times the minimum yard requirement for the district in which it is located		Р	Р	Р						
Laboratories for research and testing										P
Laboratory - dental, medical, optical						Р			Р	
Land clearing and inert debris landfill	CU	CU	CU	CU	CU					Р
Landscape design business	Α					Р	Р	Р	Р	
Landscaping and grading business	Α					Р				Р
Laundries, Laundromats and dry cleaning establishments						Р	Р	Р	Р	
Laundries, steam										Р
Lawn and garden shops	CU					Р	CU	Р	Р	

Zoning District	AG	R5	R2	R1	O&I	B-1	NB	СВ	RB	IL	IН
Leather goods manufacture excluding tanning										Р	
Leather goods sales and service including manufacture for retail sales on premises						Р	Р	Р	Р		
Libraries, museums and art galleries			CU	CU	Р	Р	CU	Р	Р		
Light manufacturing or processing not otherwise named herein provided no operations are carried on, or are likely to be carried on, which will create smoke, fumes, noise, odor or dust which will be detrimental to the health, safety or general welfare of the community										Р	
Lock and gunsmiths						Р	Р	Р	Р	Р	
Lodges, fraternal and social organization clubs	Р					Р	Р	Р	Р		
Lumberyards, building materials storage and sales										Р	
Machine shops										Р	
Meat processing and packing											Р
Meat processing and packing related to on site raising of livestock	Р										
Medical clinics - inpatient and outpatient care					Р	Р	CU	Р	Р		
Metal fabricating plants using plate and structural shapes and including boiler for tank works											Р
Mining											Р
Mini-warehouse storage facility										Р	
Mixed Use Building					<u>CU</u>	<u>CU</u>	<u>CU</u>	CU	<u>CU</u>		
Mixing plants for concrete, or paving materials and manufacture of concrete products											Р
Mobile home sales and service						Р		CU	Р	Р	
Motorcycle sales and service						Р		CU	Р	Р	
Mulch – grinding, screening (sifting and separating of particles), mixing, blending, processing and dyeing of mulch	Р										Р
Music stores						Р	Р	Р	Р		
Newsstands						Р	Р	Р	Р		
Office - business, professional and governmental					Р	Р	Р	Р	Р		
Office - engineering supply and similar sales and services including blueprinting, Photostatting and similar services					Р	Р	Р	Р	Р		

Zoning District Office buildings - governmental and private office buildings including professional offices Open air sales and service of accessory buildings and gazeboes and like free-standing structures Open-air sales or displays and sales or displays from a temporary building or structure Optical and scientific instrument, jewelry and clock, musical instrument manufacture Opticians and optical sales and service Oxygen manufacture and/or storage Paint and enamel manufacture not employing a boiling process Paint retail shops Paper, cardboard and building board manufacture Pawnshops and secondhand stores Pet shops Pharmaceutical products manufacture Photographic studios, camera shops Physical culture establishments Planing or sawmills Planned residential developments Plastics manufacture Platting works Plumbing shop and yard Police, fire stations and emergency medical service facilities	AG	R5	R2	R1	О&I	P	NB	CB	RB P	P P
Office buildings - governmental and private office buildings including professional offices Open air sales and service of accessory buildings and gazeboes and like free-standing structures Open-air sales or displays and sales or displays from a temporary building or structure Optical and scientific instrument, jewelry and clock, musical instrument manufacture Opticians and optical sales and service Oxygen manufacture and/or storage Paint and enamel manufacture not employing a boiling process Paint retail shops Paper, cardboard and building board manufacture Pawnshops and secondhand stores Pet shops Pharmaceutical products manufacture Photographic studios, camera shops Physical culture establishments Planing or sawmills Planned residential developments Plastics manufacture Plating works Plumbing shop and yard										Р
Open-air sales or displays and sales or displays from a temporary building or structure Optical and scientific instrument, jewelry and clock, musical instrument manufacture Opticians and optical sales and service Oxygen manufacture and/or storage Paint and enamel manufacture not employing a boiling process Paint retail shops Paper, cardboard and building board manufacture Pawnshops and secondhand stores Pet shops Pharmaceutical products manufacture Photographic studios, camera shops Physical culture establishments Planing or sawmills Planned residential developments Plating works Plumbing shop and yard						P		CU	Р	P
Open-air sales or displays and sales or displays from a temporary building or structure Optical and scientific instrument, jewelry and clock, musical instrument manufacture Opticians and optical sales and service Oxygen manufacture and/or storage Paint and enamel manufacture not employing a boiling process Paint retail shops Paper, cardboard and building board manufacture Pawnshops and secondhand stores Pet shops Pharmaceutical products manufacture Photographic studios, camera shops Physical culture establishments Planing or sawmills Planned residential developments Plating works Plumbing shop and yard						P		CU	Р	P
Optical and scientific instrument, jewelry and clock, musical instrument manufacture Opticians and optical sales and service Oxygen manufacture and/or storage Paint and enamel manufacture not employing a boiling process Paint retail shops Paper, cardboard and building board manufacture Pawnshops and secondhand stores Pet shops Pharmaceutical products manufacture Photographic studios, camera shops Physical culture establishments Planing or sawmills Planned residential developments Plastics manufacture Plating works Plumbing shop and yard										Р
Opticians and optical sales and service Oxygen manufacture and/or storage Paint and enamel manufacture not employing a boiling process Paint retail shops Paper, cardboard and building board manufacture Pawnshops and secondhand stores Pet shops Pharmaceutical products manufacture Photographic studios, camera shops Physical culture establishments Planing or sawmills Planned residential developments Plastics manufacture Plating works Plumbing shop and yard										
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Paint and enamel manufacture not employing a boiling process Paint retail shops Paper, cardboard and building board manufacture Pawnshops and secondhand stores Pet shops Pharmaceutical products manufacture Photographic studios, camera shops Physical culture establishments Planing or sawmills Planned residential developments Plastics manufacture Plating works Plumbing shop and yard						Р	Р	Р	Р	
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Pawnshops and secondhand stores Pet shops Pharmaceutical products manufacture Photographic studios, camera shops Physical culture establishments Planing or sawmills Planned residential developments Plastics manufacture Plating works Plumbing shop and yard						Р	Р	Р	Р	
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Photographic studios, camera shops Physical culture establishments Planing or sawmills Planned residential developments Plastics manufacture Plating works Plumbing shop and yard						Р	Р	Р	Р	
Physical culture establishments Planing or sawmills Planned residential developments Plastics manufacture Plating works Plumbing shop and yard										P F
Planing or sawmills Planned residential developments Plastics manufacture Plating works Plumbing shop and yard						Р	Р	Р	Р	
Planned residential developments Plastics manufacture Plating works Plumbing shop and yard						Р		Р	Р	
Plastics manufacture Plating works Plumbing shop and yard	Α									Р
Plating works Plumbing shop and yard		CU	CU	CU						
Plumbing shop and yard										F
5 . 5										F
Police, fire stations and emergency medical service facilities										Р
. ss,s statistic and official sol the facilities	Р									Р
Post offices					Р	Р		Р	Р	
Pottery (hand crafted) and related retail	Р									
Pottery, porcelain and vitreous china manufacture										F
Printing and publishing						Р	Р	Р	Р	
Printing, publishing and reproduction establishments										Р
Public and private recreation camps and grounds				CU						
Public and private schools, training and conference centers		CU	CU	00		Р		CU		

	_	1	1	1	1	1				$\overline{}$
Zoning District Public parks and recreation areas including marinas and concessions with a minimum lot area of three acres and provided that all buildings, structures and high intensity activity areas shall be		R5	R2	R1	O&I	B-1	NB	СВІ	RB	IL II
set back a minimum of two times the minimum yard requirement for the district in which it is located	Р	Р	Р	Р						
Public utility facilities serving regional areas										Р
Public utility facilities which are designed for and required to serve the neighborhood and the uses in the district and nearby areas and which because of specific site criteria are required to locate in the district and which because of their limited scope or size should have minimum impact on other permitted uses when compared to public utility facilities designed and required to serve large areas or regions	Р	Р	Р	Р						
Public utility service and storage yards										P
Public utility transmission lines	Р	Р	Р	Р						
Radio and television stations and their towers when the towers are located on the same site with the station	h CU					Р			Р	
Radio and television stations, communication towers	CU									Р
Rag, bag and carpet cleaning establishments										Р
Railroad freight yards, terminals or classification yards and rights-of-way										P P
Railroad rights-of-way										Р
Recycling industries that do not include the storage and/or processing of hazardous waste										Р
Repair and service of office and household equipment	Α								Р	Р
Repair and servicing of industrial equipment machinery, except railroad equipment										Р
Repair shops for jewelry, shoes, radios, televisions and other small office or household appliances	А					Р	Р	Р	Р	
Retail sales and personal service shops as listed in the B-1 Business District dealing in direct consumer and personal services not exceeding 10,000 square feet in any one building										Р
Retail stores and personal service shops similar to those listed dealing in direct consumer and personal services						Р	Р	Р	Р	
Rock crushers										Р

Zoning District Rodenticide, insecticide and pesticide mixing plants	AG	R5	R2	R1	O&I	B-1	NB	СВ	RB	IL	IH P
Sanitary landfill excluding the burning of trash out of doors									_		Р
Schools, public and private with a minimum lot area of three acres and provided that all									\rightarrow		Ė
buildings, structures and high intensity activity areas shall be set back a minimum of two times the minimum yard requirement for the district in which it is located		Р	Р	Р							
Scrap paper or rag storage, sorting or bailing when conducted within a building									+	Р	
Secretarial and job service offices						Р	Р	Р	Р		
Self-storage facility / mini-warehouse storage facility with related retail and services (i.e. moving truck rental)						Р				Р	
Sheet metal shops										Р	
Sign manufacture, painting and maintenance										Р	
Soap, detergent and washing compound manufacture											Р
Sporting goods sales						Р	Р	Р	Р		1
Stonecutting, monument manufacture and sales										Р	Р
Storage warehouses and yards										Р	
Storage yards (outdoor storage)										<u>P</u>	1
Street and railway rights-of-way	Р	Р	Р	Р							
Swimming pool and related items sales and service						Р		Р	Р		
Tannery or tanning operations											Р
Tar and waterproofing materials manufacture, treatment and storage											Р
Temporary construction trailers or structures which meet the district setbacks	Р	Р	Р	Р		Р	Р	Р	Р		
Textile machinery manufacture											Р
Textile manufacture including spinning, dyeing, bleaching and other heavy processes											Р
Tire recapping and re-treading										Р	Р
Tobacco processing and storage	Р									Р	Р
Trailer sales areas										Р	Р
Truck terminals, repair shops, hauling and storage yards										Р	Р
Upholstery, paper hanging and decorator shops						Р	Р	Р	Р	Р	Р
Uses and structures customarily accessory to any permitted use						Р	Р	Р	Р		_

Zoning District Veterinary clinics and hospitals with dog runs or equivalent facilities		R2	R1	O&I	B-1				
Veterinary clinics and hospitals with dog runs or equivalent facilities Veterinary hospitals	CU				Р			CU	CU
Wastepaper and rags, collection and bailing	- 00					CU	CU	Р	Р
Wholesale and jobbing establishments including incidental retail outlets for only such merchandise as is handled at wholesale								Р	Р
Woodworking shops, mill work								Р	Р

SECTION 11 GENERAL ENVIRONMENTAL PERFORMANCE STANDARDS

11.1. In General

All uses in any district shall comply with all the applicable performance requirements of the State of North Carolina regarding noise, glare, resource pollution, air pollution and/or other regulatory standards applicable to the environs and/or their protection. All uses shall be so constructed, maintained and operated as to not be injurious to the use and occupation or enjoyment of the adjacent premises by reason of the emission or creation of noise, vibration, light, smoke, dust or other particulate matter, toxic or noxious waste materials, odors, radiation, fire, explosion hazard or glare, stormwater discharge, or other such matters or events.

11.2. Specific Requirements

In addition to the above and not in conflict, the following specific standards shall apply to all uses unless otherwise indicated:

A. Noise

Noise generated by uses and operations permitted or regulated by this Ordinance shall be subject to the provisions of the Chatham County Noise Control Ordinance.

B. Vibration

No use shall be operated so as to produce ground vibration noticeable, without instruments, at the lot line of the premises, which the use is located.

C. Smoke and Other Particulate Matter

Every use shall be so operated as to prevent the emission of smoke from any source whatever, to a density greater than described as Number 1 on the Ringlemann Smoke Chart, provided, however, that smoke equal to, but not in excess of that shade of appearance described as Number 2 on the Ringlemann Chart may be emitted for a period or periods totaling four minutes in any 30 minutes. For the purpose of grading the density of smoke, the Ringlemann Chart as published and used by the United States Bureau of Mines, and which is hereby made, by reference, a part of these regulations, shall be standard. All measurements shall be made at the point of emission.

Every use shall be so operated as to prevent the emission into the air of dust or other solid matter which may cause damage to property and health of persons or animals at or beyond the lot line of the premises on which the use is located.

D. Odors

No use shall be operated so as to produce the emission of hazardous, objectionable or offensive odors in such concentration as to be readily perceptible at or beyond the lot line of the property on which the use is located.

E. Toxic, Noxious or Hazardous Matter

No use shall for any period of time, discharge across the boundaries of a lot on which it is located, toxic, noxious or hazardous matter in such concentrations as to be detrimental to or endanger the public health, safety, comfort, or general welfare, or cause injury or damage to persons, property or the use of property or land.

F. Electromagnetic Interference

No use, activity, or process shall be conducted which produces electromagnetic interference with normal radio or television reception beyond the lot line of the property on which the use is located.

G. Fire and Explosion Hazards

Each use shall be operated so as to minimize the danger from fire and explosion and to comply with the regulations contained in the building code and fire prevention code.

H. Humidity, Heat or Glare

Any activity producing humidity in the form of steam or moist air, or producing heat or glare, shall be carried on in such a manner that the steam, humidity, heat or glare is not perceptible at or beyond the boundary of the zoning district in which the use is located, or any residential, business or office and institutional zoning district boundary.

I. Light

All lighting shall be beamed down and away from adjoining property. To the extent practicable, all light produced on-site shall be contained within the perimeter of the site by design, orientation or shielding of the light source. The following lighting shall be prohibited:

- 1. No fixture shall be erected which is an imitation of an official highway or traffic control light or sign.
- 2. No fixture shall be in a direct line of vision with any traffic control sign or light.
- 3. No fixture shall have a flashing or intermittent pattern of illumination.
- 4. No fixture shall be located within a public right-of-way.
- 5. No fixture shall be erected which because of the design of the light source, orientation or intensity causes direct glare onto adjacent property or streets, creating a nuisance or a hazard or causing confusion to drivers.
- 6. Search lights are prohibited except when used by Federal, State or local authority.
- 7. No fixture shall violate any law of the State of North Carolina relative to outdoor lighting.

See SECTION 13, Lighting for additional requirements.

J. Stormwater Discharge

No use shall for any period of time, discharge across the boundaries of a lot on which it is located, stormwater containing toxic or noxious matter in such concentrations as to be detrimental to or endanger the public health, safety, comfort, or general welfare, or cause injury or damage to persons, property or the use of property or land.

11.3. Environmental Assessment

The Board of Commissioners may require, for any proposed development of two acres or more upon which the Board is required or authorized to act or make a recommendation pursuant to this Ordinance, that a detailed environmental assessment be prepared by the proponent setting forth the following:

- 1. The environmental impact of the proposed action;
- 2. Any significant adverse environmental effects which cannot be avoided should the proposal be implemented;
- 3. Mitigation measures proposed to minimize the impact;
- 4. Alternatives to the proposed action;
- 5. The relationship between the short-term uses of the environment involved in the proposed action and the maintenance and enhancement of long-term productivity; and
- 6. Any irreversible and irretrievable environmental changes which would be involved in the proposed action should it be implemented.

Prior to making any detailed statements the proponent shall consult with and obtain the comments of any agency, which has either jurisdiction by law or special expertise with respect to any environmental impact involved.

An Environmental Assessment shall be required for any proposed non-residential project of two contiguous acres or more in extent.

No development should adversely impact land the Board of Commissioners has found to be unsuitable for development, which includes the following:

- 1. Contains element occurrences (EOs) of natural diversity, including rare species, as determined by and tracked by the NC Natural Heritage Program (NHP), NC Wildlife Resources Commission (WRC), and US Fish and Wildlife Service (FWS). Such areas will be protected by a conservation easement that preserves as much of the area as possible without depriving the property owner of reasonable use of the property. It is preferred that protected areas be held in common ownership or dedicated outright to a conservancy or governmental agency where appropriate.
- 2. Contains or is adjacent to (shares at least one boundary with) a Significant Natural Heritage Area (SNHA) as recognized by the NC Natural Heritage Program. Such areas will be protected by a conservation easement that preserves as much of the area as possible without depriving the property owner of reasonable use of the property. It is preferred that protected areas be held in common ownership or dedicated outright to a conservancy or governmental agency where appropriate.
- 3. Contains significant cultural and/or historical sites as defined by Office of State Archaeology and/or Chatham Historical Association. Any structure or site on the

- National Register of Historic Places should be preserved on site or moved. Other locally significant sites should be preserved where possible.
- 4. Contains lands to be disturbed with slopes 15% or greater (outside of drainage easements or stream buffers), as determined by USGS Topographic maps, at a contour interval of the highest resolution available; or for slopes less than 15%, has a RUSLE K factor of 0.45 or more as tabulated in the Natural Resource Conservation Service (NRCS) Chatham County Soil Survey. Building envelopes will not be shown on such slopes and undisturbed, vegetated areas will be used on such slopes to the greatest degree possible.
- 5. Other public agencies concerned have investigated and found in the best interest of the public not suitable for the type of development proposed, may not be approved for development unless adequate methods are formulated by the developer for meeting the problems created by development of such land. Such land within any plan shall be set aside for such uses as shall not produce unsatisfactory living or working conditions.

In addition to the specific items listed above, requirements of other ordinances also apply. Other factors also merit special consideration, such as bad drainage, rock formations, and other such features which may endanger health, life, or property, aggravate erosion, or increase flood hazard.

SECTION 12 LANDSCAPING AND BUFFERING STANDARDS

12.1. Required Landscaping

Where construction is proposed either on unforested land or trees have been approved for harvest as part of a forestry plan new trees shall be planted in accordance with the provisions of the Tree Preservation and Planting Ordinance.

A. Along Street Frontage

As a requirement of site plan approval, the applicant shall plant trees along the frontage of the lots to be developed. In calculating the number of trees required per lot frontage, tree types have been assigned a value in linear feet based on the average mature canopy spread. The values are 40 feet for large trees and 25 feet for small trees. Each lot must have one large tree per street frontage (value of 40 feet). The number of trees to be planted on the remaining frontage (total frontage less value for one large tree) is determined by dividing the remaining frontage by the values assigned to tree types selected for planting by the developer. For example, where a land use buffer is not required, the number of trees required on a lot having a frontage of 150 feet would be calculated as follows:

Total lot frontage, 150 feet, less the value of the required large tree, 40 feet, equals remaining lot frontage, 110 feet.

- i. Option No. 1: All small trees, 110 feet divided by 25 feet (value for small tree) equals 4.4 or 4.0 trees. Total number of required trees equals four small trees plus one large tree (round to the nearest whole number).
- ii. Option No. 2: All large trees, 110 feet divided by 40 feet (value for large tree) equals 2.75 or 3.0 trees. Total of required trees equals four large trees.
- <u>iii.</u> Option No. 3: Combination large and small trees, 110 feet-40 feet (one large tree) equals 70 feet; 70 feet divided by 25 feet equals three small trees; total number of required trees equals two large trees, three small trees.

<u>Upon installation</u>, trees shall be spaced at least 15 feet apart, but preferably no greater than the spread of the canopy normally achieved by the tree species upon maturity.

Street trees shall be planted within the required front yard setback. Selection and location of trees shall consider existing and future site conditions including, but not limited to, overhead and/or underground utility lines, vehicular access drives, the location and extent of existing vegetation, and soil suitability. Selection of tree types shall be made from the list of acceptable plant materials provided in the Design and Planting Guidelines. Other suitable alternates may be used if approved by the Planning Director.

The Design and Planting Guidelines are on file and available in the county offices.

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B. Lot perimeter.

Where a land use buffer is not required, a landscape area ten feet in width, exclusive of drainage and/or utility easements, shall be provided along the interior of side and rear lot lines of each lot being developed. If the existing trees are not sufficient, the applicant shall provide a minimum of one tree per 1,000 square feet of land contained within the ten-foot landscape area.

Trees to be planted within recreation and open space areas, and side and rear yard landscape areas shall be installed to reflect the natural growth patterns of materials selected. Tree species shall be spaced in a manner which permits full spread of the canopy upon maturity and shall be selected from the list of acceptable plant materials in the tree and shrub buffer tables. Other suitable alternates may be used if approved by the planning and inspections department.

When buffers, as required by Table 3: SCHEDULE OF REQUIRED LAND USE BUFFERS TABLE, or approved utility and drainage easements overlap or cross the ten-foot landscape areas or recreation and open space areas, those overlap areas shall be exempted from computing the number of required trees to be installed in the side and rear landscape areas.

Screening undesirable views. Where parking/vehicular surface, outdoor storage or an undesirable view is adjacent to the road right-of-way and side and rear lot lines, to screen undesirable views, additional plantings shall be required for screening.

- 1. A landscape area at least ten feet in width, exclusive of drainage and/or utility easements, shall be provided between the parking/vehicular surface or outdoor storage and the right-of-way lot line except where permitted driveway openings are to be provided.
- 2. In addition to the trees required by other applicable ordinances, a hedge or other durable landscape material (fence or berm) of at least three feet in height shall be installed to provide a continuous opaque landscape barrier for the purpose of reducing glare and visual distractions to passing motorists and to adjacent properties.
- 3. To screen outdoor storage areas or undesirable views, a six-foot hedge may be required.

 A fence, wall or earth berm may be used in combination with plantings to achieve screening.
- 4. The provisions of this subsection (1) shall not be applicable in the following situations:
 - i. Where any off-street parking, loading or other vehicular use area will be entirely screened visually, from any point of view, by an intervening building or structure from abutting property or when differences in topographic elevation eliminate visual impact to adjacent roads or properties.
 - ii. Where planting and/or fencing is required for screening between certain noncompatible land uses.

12.2. Interior Coverage Requirements

Not less than five percent of the interior of any parking, loading or other vehicular use area shall be landscaped. The location of such landscaping is at the option of the owner or developer; provided, however, that no more than ten parking spaces shall be permitted in a continuous row without being interrupted by a landscaped median strip or island, and it shall be further provided that every fourth row of parking shall be separated by a median strip for landscaping and

pedestrian purposes of not less than eight feet in width. Such median strips shall be planted with at least one tree per median strip except that one tree for every 60 feet, or fraction thereof, shall be planted in median strips that exceed 60 feet.

12.3. Additional Requirements

- a. Plantings as required by this chapter shall not be located in drainage, access or utility easements, under overhead power lines or in sight triangles.
- b. All developments shall provide secure, safe and sanitary facilities for the storage and pickup of refuse. Such facilities shall be convenient to collection and shall be appropriate to the type and size of the development being served. All dumpsters/refuse storage facilities shall be screened by a solid wall, fence, tight evergreen hedge, or a combination. Such screening shall be of sufficient height and design to effectively screen the facility from the view of adjacent properties and roads.
- c. Fences, walls and earth berms may be used in combination with trees and shrubs to fulfill required landscaping; provided, however, that these manmade features are designed and located in such a way that will not conflict with other site features and functions and will be in harmony with the surrounding landscape.
- d. All portions of the landscaping area not planted with shrubs and trees or covered by a wall or other barrier shall be planted in grass and/or ground cover, or covered by a natural mulch of a minimum depth of three inches.

12.4. Land Use Buffers

a) Required

Land use buffers shall be required to separate a proposed land use from adjacent major streets and different land uses or zoning designations in order to protect, preserve and promote the visual appeal, character and value of the proposed land use and/or surrounding property; to provide for the separation of spaces, creating a sense of privacy; to promote the public health, safety and welfare by minimizing potential nuisances such as the transmission of noise, odor, dust, litter, glare of lights and otherunpleasant visual distractions. Except as otherwise specifically provided in this chapter, the type of land use buffer required between a proposed development and adjacent streets, land uses or zoning designations shall be specified in (b) Table 2: Buffer Standards and Table 3: SCHEDULE OF REQUIRED LAND USE BUFFERS TABLE concerning the types of buffers establish levels of screening that satisfy the intent of this article. This table is intended to show the minimum level of screening acceptable. However, owners and developers may substitute equal or better materials for review and approval.

(b) Location and utilization of land use buffers.

Required land use buffers shall be located along the interior or street lot lines nearest the adjacent streets, land uses and/or zoning designations. Buffers shall not be located on any portion of an existing or proposed street right-of-way, drainage or utility easement. No building or structure of any type shall be erected, constructed or installed in a required land use buffer.

12.5. Standards Required for Land Use Buffers

(a) Basis and compliance of land use buffers. The types of land use buffers described in the following table are to be used as the basis for the schedule of required land use buffers set forth in subsection (c) of this section. An opaque screen is intended to obstruct visual contact between uses and to create a strong impression of spatial separation. A semi-opaque screen is intended to partially block visual contact between uses while maintaining a sense of spatial separation. In areas of dense mature forest, existing vegetation may be used to fulfill the buffer requirements. Where there is no existing vegetation in the buffer area, or if the existing vegetation does not provide a sufficient buffer, additional planting shall be required. Compliance of planted vegetative buffers will be judged on the basis of the average height and density of foliage of the subject species upon maturity. Compliance of existing vegetative buffers will be judged on the basis of field observation. Upon maturity, the semi-opaque or portion of the intermittent visual obstructions should not contain any completely unobstructed openings more than ten feet in width. Suggested planting patterns to achieve the buffer standards are provided in this chapter. New plant materials installed to satisfy the buffer requirements of subsection (b) of this section shall be installed and maintained in accordance with the provisions Tree Preservation and Planting Ordinance and the Design and Planting Guidelines.

(b) Table 2: Buffer Standards

Buffer Type	Required Buffer Width (in feet)	Buffer Description
Type A	30_	A buffer composed of deciduous and/or evergreen vegetation, forming semi-opaque intermittent visual obstructions from the ground to a height of at least 3D feet.
Туре В	30_	A buffer composed of deciduous and/or evergreen vegetation that is opaque from the ground to a height of at least five feet, with semi-opaque intermittent visual obstructions from the opaque portion to a height of at least 30 feet.
Type C	40_	A buffer composed of 5075 percent evergreen vegetation distributed so as to create a semi- opaque screen to a height of at least 30 feet.
Type D	<u>50</u>	Same as type C.
Type E	<u>75</u>	A buffer composed of predominantly (at least 75 percent) evergreen vegetation that is opaque to a height of at least 30 feet.
Type F	100	Same as type E.

⁽c) Schedule of required land use buffers. The type of land use buffer required between a proposed development and adjacent streets, land uses and/or zoning designations shall be specified in the following table. The type of buffer required is determined by the existing and/or proposed principle uses on the lots for which site plan approval is requested. To determine which type of buffer is required adjacent to an existing and/or proposed land use, identify the existing and/or proposed principle uses on the lots, then identify the adjacent existing zoning districts and/or land uses. At the intersection of the two columns is a letter, which indicates the type of land use buffer required. For the purposes of this article, adjacent land uses shall also include

uses and lands across a street, other than an interstate highway, from the proposed development. In addition to the land use buffers specified in the following schedule, buffers shall also be required on developments proposed adjacent to areas of cultural, historic or natural significance. The type of buffer required in those cases shall be determined by the planning director based on individual site evaluations. The following is a list of other specific land uses not included in the schedule of required land use buffers. The type buffer listed with each is the minimum buffer which may be required. Other types of buffers from Table 3: SCHEDULE OF REQUIRED LAND USE BUFFERS TABLE may be required when land uses adjacent to the proposed development are considered.

Table 3: SCHEDULE OF REQUIRED LAND USE BUFFERS TABLE 2
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Existing/proposed principle uses within subdivision	RI, R2, R5, Residential Use	Office institutional, Neighborhood business and crossroad-type business	Community business, Regional business and existing business	Existing industrial, IL or IH, economic development, and planned industrial	Public or Institutiona I	Interstate highway	Arterial street	Collector street	Bus terminal, railroad, and motor freight terminal	Overhead electrical, power, gas and liquid fuel transmission line	Quarry/ mining operation, landfills and junkyards	Agricultural uses
Residential development required where minimum lot size per dwelling unit is:		_	_	_	_	_	_	_	_	_	_	_
R-1, R-2, R-5 and above Interstate highway	NA_	<u>E</u>	<u>F</u>	<u>F</u>	<u>F</u>	<u>F</u> NA	<u>E</u> NA	A NA	D NA	<u>D</u> NA	<u>F</u>	F _{NA}
Arterial street Collector Street	<u>E</u>	NA NA	NA NA	NA NA	F F	NA NA	<u>NA</u> NA	NA NA	NA NA	NA NA	<u>F</u>	NA NA NA
Railroad motor freight and terminal	<u>D</u>	<u>C</u>	<u>B</u>	NA NA	<u>F</u>	NA NA	NA NA	NA_	NA NA	NA NA	<u>-</u> <u>E</u>	NA NA
Overhead electrical, power and liquid fuel transmission line	<u>D</u>	<u>B</u>	<u>A</u>	<u>NA</u>	<u>F_</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>
Resource Production: Quarry/mining operation	_	_	_	_	_	_	_	_	_	_	_	_
landfills and junkyards	<u>F</u>	<u>F</u>	<u>F</u>	<u>NA</u>	<u>F</u>	<u>F</u>	<u>F</u>	<u>F</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>F</u>
Agricultural use involving livestock or products thereof	<u>F</u>	<u>F</u>	<u>F</u>	<u>NA</u>	<u>F</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	NA
Industrial: Office/service	<u>E</u>	<u></u>	<u></u> <u>NA</u>	<u>NA</u>	<u></u>	<u></u>	NA_	NA_	<u>C</u>	<u>B</u>	<u></u>	<u>E</u>
Retail or wholesale trade (no outdoor storage or sales)	<u>E</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>F</u>	<u>F</u>	<u>NA</u>	<u>NA</u>	<u>B</u>	<u>A</u>	<u>E</u>	<u>E</u>

³ Buffer Requirements between new residential and Neighborhood or Community retail/service or office uses do not apply when done as part of a mixed-use development with a Conditional Use Permit.

Existing/proposed principle uses within subdivision R1, R2, R5, Residential Use	Office institutional, Neighborhood business and crossroad-type business	Community business, Regional business and existing business	Existing industrial, IL or IH, economic development, and planned industrial	Public or Institutiona I	Interstate highway	Arterial street	Collector street	Bus terminal, railroad, and motor freight terminal	Overhead electrical, power, gas and liquid fuel transmission line	Quarry/ mining operation, landfills and junkyards	Agricultural uses
Storage, warehousing, distribution, (including outdoor F sales and storage)	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>F_</u>	<u>F_</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>
Manufacturing/processing F	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>F</u>	<u>F</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>

SECTION 13 LIGHTING

13.1. <u>Intent and purpose.</u>

Outdoor lighting shall be designed to provide the minimum lighting necessary to ensure adequate safety, night vision, and comfort, reduce light pollution and not create or cause excessive glare on adjacent properties and street rights-of-way.

13.2. Illuminating Engineering Society of North America (IESNA) Cutoff Classifications⁴

Full Cutoff—A fixture light distribution where no light intensity is emitted at or above a horizontal plane drawn through the bottom of the fixture and no more than 10% of the lamp's light intensity is emitted at or above an angle 10 degrees below that horizontal plane, at all lateral angles around the fixture.

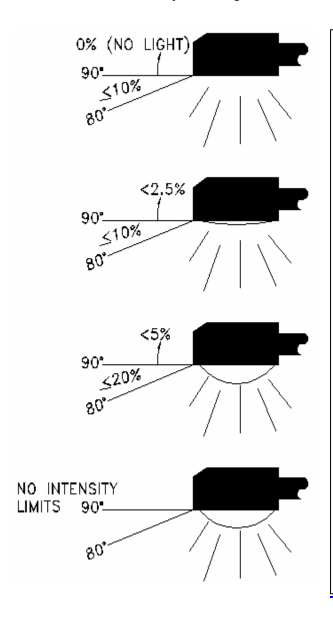
Cutoff—A fixture light distribution where no more than 2.5% of a lamp's light intensity is emitted at or above a horizontal plane drawn through the bottom of the fixture and no more than 10% of the lamp's light intensity is emitted at or above an angle 10 degrees below that horizontal plane, at all lateral angles around the fixture.

Semi-Cutoff—A fixture light distribution where no more than 5% of a lamp's light intensity is emitted at or above a horizontal plane drawn through the bottom of the fixture and no more than 20% of the lamp's light intensity is emitted at or above an angle 10 degrees below that horizontal plane, at all lateral angles around the fixture

Noncutoff—A fixture light distribution where there is no light intensity limitation in the zone above the maximum distribution of light intensity.

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⁴ with minimal wording modifications to provide non-technical clarity



- 1. Full Cutoff—A fixture light distribution where no light intensity is emitted at or above a horizontal plane drawn through the bottom of the fixture and no more than 10% of the lamp's light intensity is emitted at or above an angle 10 degrees below that horizontal plane, at all lateral angles around the fixture.
- 2. Cutoff—A fixture light distribution where no more than 2.5% of a lamp's light intensity is emitted at or above a horizontal plane drawn through the bottom of the fixture and no more than 10% of the lamp's light intensity is emitted at or above an angle 10 degrees below that horizontal plane, at all lateral angles around the fixture.
- 3. Semi-Cutoff—A fixture light distribution where no more than 5% of a lamp's light intensity is emitted at or above a horizontal plane drawn through the bottom of the fixture and no more than 20% of the lamp's light intensity is emitted at or above an angle 10 degrees below that horizontal plane, at all lateral angles around the fixture
- **4. Noncutoff**—A fixture light distribution where there is no light

13.3. **Definitions**

Candela— A measure of luminous or light intensity in a certain direction. Useful in determining how much light is shining out of a fixture and in what direction.

<u>Diffusing Panel (lens)</u> – A translucent material covering the lamps in a luminaire in order to reduce the brightness by distributing the light flux over an extended area.

<u>Direct Lighting</u> – Lighting involving luminaries that distribute 90 to 100% of the emitted light in the general direction of the surface to the illuminated. The term usually refers to light emitted in a downward direction.

Fixture— An assembly that holds the lamp (bulb) in a lighting system. It includes the elements designed to give light output control, such as a reflector (mirror) or refractor (lens), the ballast, housing, and the attachment parts.

Flood Lamp— A form of lighting designed to direct its output in a specific direction with a reflector formed from the glass envelope of the lamp itself. Such lamps are so designated by the manufacturers and are typically used in residential outdoor area lighting.

Flood Light— A form of lighting designed to direct its output in a diffuse, more or less specific direction, with reflecting or refracting elements located external to the lamp.

Footcandle (FC)— A quantitative unit measuring the amount of light (illumination) falling onto a given point. One footcandle equals one lumen per square foot.

Glare— The effect produced by a light source within the visual field that is sufficiently brighter than the level to which the eyes are adapted, to cause annoyance, discomfort, or loss of visual performance and ability.

HID—High intensity discharge lighting is a bulb type including mercury vapor, metal halide, high pressure or low-pressure sodium, which glow when an electric current is passed through a gas mixture inside the bulb.

Holiday/Festive Lighting – Lighting that is installed with the intent to operate during a designated temporary period of time where a specific theme or event is a focus of attention. IESNA—The Illuminating Engineering Society of North America, a non-profit professional organization of lighting specialists that has established recommended design standards for various lighting applications.

Illuminance— The amount of light falling on a surface-measured in lux or footcandles.

Internal Refractive Lens— A glass or plastic lens installed between the lamp and the sections of the outer fixture globe or enclosure. Refractive refers to the redirection (bending) of the light as it goes through the lens, softening and spreading the light being distributed from the light source thereby reducing direct glare.

Light Source— The element of a lighting fixture that is the point of origin of the lumens emitted by the fixture.

<u>Light Trespass</u>— Light emitted by a lighting installation that falls outside the boundaries of the property on which the installation is sited. This has adverse effects on residents, vehicle operators and pedestrians, the natural environment.

<u>Lumen</u>— A quantitative unit used to identify the amount of light emitted by a light source. A lamp is generally rated in lumens.

Maintained Footcandles— Illuminance of lighting fixtures adjusted for a maintenance factor accounting for dirt build-up and lamp output depreciation. The maintenance factor used in the design process to account for this depreciation cannot be lower than 0.72 for high-pressure sodium and 0.64 for metal halide and mercury vapor.

Medium Base— The size of lamp socket designed to accept a medium or Edison base lamp. Natural Recreation Area – An area that is intrinsically dark at night where electric lighting should be held to a minimum as designated by Chatham County.

Outdoor Performance Area— An area permanently dedicated to the public presentation of music, dance, theater, media arts, storytelling, oratory, or other performing arts, whether publicly or privately owned, including but not limited to amphitheaters and similar open or semi-enclosed structures.

Outdoor Sports Field— An area designed for recreation (public or privately owned). These areas include, but are not limited to baseball/softball diamonds, soccer fields, football fields, golf courses, golf driving ranges, tennis courts, racetracks, firearm shooting ranges, and swimming pools.

Right-of-Way— An interest in land to the county which provides for the perpetual right and privilege of the county, its agents, franchise holders, successors, and assigns to construct, install, improve, reconstruct, remove, replace, inspect, repair, maintain, and use a public *street*, including related and customary uses of street rights-of-way such as sidewalks, bike paths, landscaping, mass transit facilities, traffic control, traffic control devices and signage, sanitary

sewer, storm water drainage, water supply, cable television, electric power, gas, and telephone transmission and related purposes in, upon, over, below, and across the rights-of-way.

Temporary Lighting— Lighting used for a limited duration, but in no case longer than thirty (30) days.

Vehicular Canopy— A roofed, open, drive-through structure designed to provide temporary shelter for vehicles and their occupants while making use of a business' services.

Wall Pack— A type of light fixture typically flush-mounted on a vertical wall surface.

Wide-body Refractive Globe— A translucent lamp enclosure used with some outdoor fixtures to provide a decorative look (including but not limited to acorn- and carriage light-style fixtures). "Wide-body" refers to a wider than average size globe (greater than 15.75" in diameter). "Refractive" refers to the redirection (bending) of the light as it goes through the lens, rendering the light fixture more effective. Wide-body refractive globes are intended to soften and spread the light being distributed from the light source thereby reducing direct glare.

13.4. Light Measurement Technique

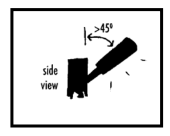
Light level measurements shall be made at the property line of the property upon which the light to be measured is being generated. If measurement on private property is not possible or practical, light level measurements may be made at the boundary of the right-of-way that adjoins the property of the complainant or at any other location on the property of the complainant. Measurements shall be made at finished grade (ground level), with the light-registering portion of the meter held parallel to the ground pointing up. The meter shall have cosine and color correction and have an accuracy tolerance of no greater than plus or minus five (5) percent. Measurements shall be taken with a light meter that has been calibrated within the previous two years. Light levels are specified, calculated and measured in footcandles (FC). All FC values are maintained footcandles unless specified otherwise. See the definition for maintained footcandles in section 11A.3 for maximum allowed light loss factors.

13.5. General Standards for Outdoor Lighting

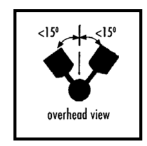
Lighting Plan—A lighting plan shall be provided for review and must be approved prior to the issuance of the building permit. The lighting plan shall demonstrate a consideration for reduced energy consumption through the selection of energy efficient fixtures.

Unless otherwise specified in the following subsections, the maximum light level shall be 0.5 maintained footcandle at any property line in a residential district, or on a lot occupied by a dwelling, congregate care or congregate living structure, unless otherwise approved by the county.

All floodlights shall be installed such that the fixture shall be aimed down at least forty-five (45) degrees from vertical. These lights shall be positioned such that any such fixture located within fifty feet (50) of a public street right-of-way is mounted and aimed perpendicular to the right-of-way, with a side-to-side horizontal aiming tolerance not to exceed fifteen (15) degrees from perpendicular to the right-of-way. The Planning Director may require shields to be installed on floodlights before, during or after the installation when needed to further reduce lighting trespass, glare and light pollution. Flood lights shall not be aimed at residential property.







All flood lamps emitting 1,000 or more lumens shall be aimed at least sixty (60) degrees down from horizontal or shielded such that the main beam from the light source is not visible from adjacent properties or the public street right-of-way.

All wall pack fixtures shall be full cutoff fixtures.

All fixtures installed, owned, or leased by governmental or public agencies, or their agents, for the purpose of illuminating public streets are otherwise exempt from this regulation. Fixtures installed through private development are not exempt.

The lighting plan shall demonstrate a consideration for reduced energy consumption through the selection of energy efficient fixtures.

With the exception of essential all-night security lighting, the plan shall demonstrate lighting reduction procedures, implemented using timers or other methods (such as fixtures that automatically change wattage output). Said lighting reduction shall be active between approximately 12 midnight and dawn. For 24-hr commercial activities, this requirement may be adjusted by approval of the Board of County Commissioners.

13.6. <u>Lighting in Outdoor Areas (Residential and Non-Residential)</u>

Other than flood lights and flood lamps, all outdoor area and parking lot lighting fixtures of more than 2,000 lumens shall be full cutoff fixtures, or comply with subsection (4) below. The mounting height of all outdoor lighting, except outdoor sports field lighting and outdoor performance area lighting shall not exceed thirty-seven (37) feet above finished grade, unless approved by the Board of County Commissioners as having no adverse effect. Security Lighting for Open Parking Facilities: For lighted parking lots the minimum light level shall be no less than 0.2 footcandles. All light levels are measured at ground level. The minimum light level requirements vary depending on the activity classification. The specified minimum FC value above 0.2 FC as outlined in the following table means that the lowest light level point or location in the parking lot must not exceed the minimum stated FC value in the table (i.e. 0.9 FC for large shopping centers). An average to minimum uniformity ratio of 4:1 means that the average FC to minimum FC ratio cannot be worse (higher) than 4:1. See the following table:

Security Light Levels for Open Outdoor	Parking Facilities*					
<u>Use/Task</u>	Maintained	Uniformity				
	Footcandles	Avg/Min				
Parking, residential, multi-family						
Low to medium vehicular/pedestrian	Range from 0.2 Min	<u>4:1</u>				
activity	<u>to 0.6 Min</u>					
Parking, industrial/commercial/						
Institutional/municipal		<u>4:1</u>				
High activity, i.e. large shopping	<u>0.9 Min</u>					
centers/fast food facilities, major						
athletic/civic cultural events						
Medium/low activity, i.e. community	Range from 0.2 Min	<u>4:1</u>				
shopping, office parks, hospitals,	to 0.7 Min					
commuter lots,						
cultural/civic/recreational events,						
residential neighborhood shopping,						
industrial employee parking, schools,						

church parking

Source: IESNA 8th Edition Lighting Handbook; Modification: Medium and Low Activity Level recommendations have been combined.

Notes:

a. Illumination levels are horizontal on the task, e.g. pavement or area surface. Uniformity ratios dictate that average illuminance values shall not exceed minimum values by more than the product of the minimum value and the specified ratio. For example, for commercial parking medium/low activity, the average footcandles shall not be in excess of 2.8 (0.7 x 4).

A low/medium activity can be reclassified upward when appropriate and only with Chatham County Planning Department approval.

Examples of lighting measurements taken during the development of this ordinance are available from the Planning Department.

Exceptions:

Non-cutoff decorative post-mounted fixtures may be used but must be equipped with a solid top when available to direct the light downward or meet the cutoff classification. Mounting heights of 18 feet or less above ground are allowed when the maximum initial lumens generated by each fixture does not exceed 9500 initial lamp lumens.

All metal halide, mercury vapor, fluorescent, induction, white high pressure sodium and color improved high pressure sodium lamps used in non-cutoff fixtures shall be coated with an internal white frosting inside the outer lamp envelope.

2.All metal halide solid-top decorative post fixtures equipped with a medium base socket must use an internal refractive lens, a diffusing panel (lens) or a wide-body refractive globe as described in section 11A.3 Definitions.

<u>Dusk-to-dawn open bottom security lights must be fully shielded to provide a full cutoff light distribution.</u>

Temporary lighting for special events of short duration. Typically these are low wattage or low voltage applications for public festivals, celebrations, and the observance of holidays, carnivals, and celebrations. Portable (non-permanent) internally-illuminated signs come under this classification and, as such, can be used for up to thirty (30) days only.

Airport lighting controlled by the Federal Aviation Administration (FAA).

<u>Lighting of the United States of America and State of North Carolina flags and other flags or insignia of any governmental entity.</u>

13.7. <u>Lighting for Vehicular Canopies</u>

Areas under a vehicular canopy shall have an average maximum horizontal illuminance of twenty-four (24) maintained footcandles (FC). Areas outside the vehicular canopy shall be regulated by the standards of subsection 11A.6 above. Lighting under vehicular canopies shall be designed so as not to create glare off-site. Acceptable methods include one or both of the following:

Recessed fixture incorporating a lens cover that is either recessed or flush with the bottom surface (ceiling) of the vehicular canopy that provides a full cutoff or fully-shielded light distribution.

Surface mounted fixture incorporating a flat glass that provides a full cutoff or fully-shielded light distribution.

13.8. Outdoor Sports Field /Outdoor Performance Area Lighting

The mounting height of outdoor sports field and outdoor performance area lighting fixtures shall not exceed eighty (80) feet from finished grade unless approved by the Chatham County Zoning Board of Adjustment.

All outdoor sports field and outdoor performance area lighting fixtures shall be equipped with a glare control package (louvers, shields, or similar devices).

The fixtures must be aimed so that their beams are directed and fall within the primary playing or performance area. The maximum light level shall be 0.5 maintained footcandles at any property line in a residential district, or on a lot occupied by a dwelling congregate care or congregate living structure.

As outdoor sport field/outdoor performance area lighting non-conforming fixtures fail, maintenance replacement fixtures must be installed that comply with the requirements of these lighting standards.

The hours of operation for the lighting system for any game or event shall not exceed one hour after the end of the event.

13.9. Natural Recreation Areas

These locations are intrinsically dark landscapes at night. Such areas include state and national parks, conservation areas, natural recreation areas, and areas adjacent to optical astronomical observatories. These places are used for camping, etc., where a naturally dark environment is desired and are designated by Chatham County.

<u>Light reduction procedures begin at approximately 12 midnight with limited essential safety and security lighting.</u>

All fixtures shall be full cut-off.

13.10. Lighting of Outdoor Display Areas

The following provisions apply to outdoor display areas except for car dealership parking lots, as specified in item (4), below:

Parking lot outdoor areas shall be illuminated in accordance with the requirements for subsection 11A.6 above. Outdoor display areas shall have a maximum average maintained illuminance of twenty-four (24) maintained footcandles.

All light fixtures shall meet the IESNA definition of cutoff fixtures. Forward throw fixtures (type IV light distribution, as defined by the IESNA) are required within twenty-five (25) feet of any public street right-of-way. Alternatively, directional fixtures (such as floodlights) may be used provided they shall be aimed in accordance with subsections 11A.5 (3) and 11A.5 (4) of this ordinance.

The mounting height of outdoor display area fixtures shall not exceed thirty-seven (37) feet above finished grade.

For car dealership parking lots, the following provisions shall apply:

Full cutoff fixtures shall be used.

Mounting Heights: Up to a maximum of thirty-five (35) plus 2-foot raised base for parking areas as needed.

<u>Lighting at the first row, the car bumper may not exceed a maximum average maintained</u> illuminance of 24 footcandles.

<u>Lighting in the non-display area of the parking lot after hours shall be no higher than 7 FC average maintained.</u>

13.11. <u>Lighting of Buildings</u>

<u>Lighting fixtures shall be selected, located, aimed, and shielded so that direct illumination is focused exclusively on the building façade, plantings, and other intended site features, and away from adjoining properties and the public street right-of-way.</u>

Illumination on any vertical surface or angular roof shall not exceed 5.0 FC average maintained To the extent practical and where possible, lighting fixtures shall be directed downward rather than upward

When upward aiming is used, placement of low wattage fixtures with shields (as needed) close to the building to graze the façade is required to minimize reflected light from windows and other surfaces. The Planning Department can waive this requirement in rare and unusual cases if it is demonstrated that the physical location of light fixtures close to the building to accomplish this design is not possible.

13.12. Permanent Sign and Billboard Lighting

Lighting fixtures illuminating signs and billboards shall be aimed and shielded so that direct illumination is focused exclusively on the sign. Externally lighted signs shall be lighted from the top of the sign downward. The Planning Department can waive this requirement in rare and unusual cases if it is demonstrated that the physical location of light fixtures for top down aiming is not possible. The maximum watts permitted to illuminate a sign are determined by multiplying the sign face area by 2 watts per square foot. For additional guidance, see the sign section of the County Zoning Ordinance.

Exception: Signs less than 7 feet (2 meters) in height above grade may be illuminated by ground mounted uplighting not exceeding 100 lamp watts per sign face.

NOTE: Refer to Section 11A.6 (4)(c) regarding portable internally illuminated signs.

13.13. Holiday/Festive Lighting

Holiday/festive lighting is allowed provided it complies with the definition outlined in section 11A.3. The connection of multiple holidays and/or festive events over a number of weeks and/or months is not permitted. Lamps below 7 watts are exempt and have no restrictions on use.

13.14. Walkways, Bikeways and Parks (Section to be lighted)

The walkway, pathway, or ground areas that are to be lighted shall be illuminated to a level of at least 0.2 and no more than 0.5 average horizontal maintained footcandles.

13.15. Landscape Lighting

All landscape and residential façade lighting systems shall employ shielded directional luminaires not to exceed 40 lamp watts. The luminaires shall be aimed such that the light source cannot be seen from any reasonable viewing point on an adjacent property.

13.16. Permitting and Approval Process

The following section applies generally to the Permitting and Approval Process and outlines requirements of the applicant seeking a permit for work involving outdoor lighting for residential subdivision single family and multi-family developments, commercial, multi-

use, office, institutional and industrial projects. Specific permitting requirements are to be in compliance with the procedures established by the Chatham County Planning Department and the Chatham County Central Permitting Department. These aforementioned requirements shall serve as the framework by which this ordinance is implemented.

As with any permitting process, the applicant shall be required to submit the appropriate supporting documentation at the time the application is submitted for review. The documentation submitted shall contain, but not be limited to the following, all or part of which may be part of, or in addition to, the information required elsewhere in this Ordinance, and by the policies and procedures established by the Chatham County Planning Department and the Chatham County Central Permitting Department.

The applicant for any permit required for work involving outdoor lighting for commercial, office, institutional and industrial projects with a gross floor area of more than 5,000 square feet, residential projects other than detached single family dwellings of more than 6 units, all vehicular canopies and all outdoor display areas shall submit documentation at time of site plan or plot plan approval that the proposed lighting plan complies with the provisions of this lighting standard.

A lighting plan to scale is required that shows a point-by-point footcandle array on a 10' by 10' grid in a printout format indicating the location and aiming of illuminating devices. The printout shall include a summary table to indicate compliance with the average maintained and minimum footcandles and average to minimum uniformity ratios. FC point values in the appropriate areas to determine light trespass compliance is also required. The lighting plan shall include as a minimum an arrangement of the subject outdoor lighting, a fixture schedule detailing the mounting height & technique, fixture type, bulb type & wattage, controls, lenses, etc. The lighting plan shall demonstrate a consideration for reduced energy consumption through the selection of energy efficient fixtures as well as the implementation of the stated lighting practices as outlined throughout this ordinance.

A point-by-point photometric footcandle array created from industry recognized lighting software systems and/or manual calculations created by a professional engineer, lighting certified professional, vendor or an individual that possesses the skills to perform such calculations. Methods used for calculating the lighting footcandle levels shall be indicated in the application documentation. The footcandle array shall be provided in a hardcopy printed format indicating the location and aiming of all applicable illuminating devices covered under the subject application based on the site and/or building arrangement plan complete with consideration of adjoining properties and roadways.

Description of the illuminating devices, fixtures, lamps, supports, reflectors, poles, raised foundations and other devices (including but not limited to manufacturers or electric utility catalog specification sheets and/or drawings, and photometric report indicating fixture classification [cutoff fixture, wall pack, flood light, etc.]).

Projects that are not required to submit items identified in sub-section (1) above are still subject to comply with the provisions of this ordinance and may be required to provide this information upon request.

The Chatham County Planning Department personnel may modify and/or waive any part(s) of the above referenced permit requirements, provided the applicant can otherwise demonstrate compliance with this Code. Note: An example of this provision might be where a contractor or utility repeatedly installs the same lighting equipment on different projects in the county. One submittal containing the specification sheets of a particular group of fixtures may be sufficient for the Planning Department to modify the project requirement and require that only the other provisions of the ordinance be met since the fixture specification provisions have already been met. This modification would conserve county personnel and lighting supplier/installer resources.

13.17. Nonconformities

Any lighting fixture lawfully in place or approved by the county prior to the adoption of this ordinance shall be exempt from these requirements. At the time that a non-conforming fixture is replaced, moved, upgraded, or otherwise changed, the fixture must be brought into compliance with the requirements of this ordinance. Any expansion of, or addition to, an existing lighting system must conform to the requirements of this ordinance.

Routine maintenance, including changing the lamp, ballast, starter, photo control, lens, and other required components, is permitted for all existing fixtures. When the fixture housing is changed, the fixture must come into compliance.

Vehicular Canopies do not qualify for this exemption and have five years from the adoption date of this ordinance to bring the outdoor lighting into compliance. If a major renovation of the canopy (50% or more of the existing light fixtures) occurs at this facility prior to the expiration of the five-year term, the earlier date will apply regarding compliance.

Property owners that install lighting fixtures after the effective date of this ordinance and are found to be in non-compliance shall receive written notification according to this ordinance. See section 11A.12 (h)(4) for nonconformity provisions for outdoor sports fields and performance areas.

SECTION 14 OFF-STREET PARKING AND LOADING

14.1. Off-Street Parking Requirements

There shall be provided at the time of the erection of any building, or at the time any principal building is enlarged or increased in capacity by adding dwelling units, guest rooms, seats, or floor area; or before conversion from one type of use or occupancy to another, permanent offstreet parking space in the amount specified by this section. Such parking space may be provided in a parking garage or properly graded open space.

A. Certification of Minimum Parking Requirements

Each application for a zoning permit submitted to the Zoning Enforcement Officer as provided for in this Ordinance shall include information as to the location and dimensions of off-street parking and the means of entrance and exit to such space. This information shall be in sufficient detail to enable the Zoning Enforcement Officer to determine whether or not the requirements of this section are met.

B. Definition of a Parking Space

The storage space of one automobile. The size of a parking space shall be in accordance with generally accepted geometric design principles for the type space and lot.

C. Minimum Off-Street Parking Requirements

The following off-street parking space shall be required:

Classification Off-Street Parking Requirements

Note that any fractional space e.g. 47.3 shall be considered the next whole number, e.g., 48

RESIDENTIAL:

Housing designed for and used by the elderly	1 space per 4 dwelling units
Incidental home occupations	1 space in addition to the residential requirement
Multi-family residences	1.5 spaces per dwelling unit
Rehabilitation homes	1 space per two beds
Congregate care	1 space per 2 dwelling units
Single-family and two-family residences (may be in a single drive with one car behind the other)	2 spaces per dwelling unit

COMMERCIAL AND INDUSTRIAL:

Auto service station and/or repair shops	4 spaces per service bay, plus 1 space per wrecker or service vehicle
Auto sales	1 space per 400 square feet of building area devoted to sales
Bank and consumer financial services	1 space per 200 square feet of gross floor area
Barber & beauty shops and other personal services	2 spaces per operator
Car washes	1 space per 2 employees
Delivery, ambulance and other similar services	1 space per vehicle, plus 1 space for each 2 employees
Drive-through service such as banks, automobile service stations, dry cleaners, car washes and similar uses (in addition to use requirements)	Stacking for 4 vehicles at each bay, window or lane
Dry cleaners or laundries (self-service)	1 space per 4 rental pieces of equipment
Eating establishments and nightclubs serving meals	10 spaces, plus 1 for every 3 seats
Fire stations	1 space per person on duty on a normal shift
Hotel, motel, motor court and similar uses	1 space per unit, plus 2 spaces per 3 employees on a normal shift
Mobile home sales	5 spaces, plus 1 space per 20,000 square feet of gross area
Manufacturing, industrial, warehousing and wholesaling	1 space per 3 employees on the largest shift
Post Offices	1 space per 200 square feet of public service area, plus 2 spaces per 3 employees on the largest shift
Retail sales except those listed below	1 space per 200 square feet of gross floor area
Retail sales of bulky items which require high rates of floor space to the number of items offered for sale such as antiques, appliances, art, bicycles, carpet, floor covering, furniture, motorcycles, paint, upholstery and similar uses	1 space per 300 square feet of gross floor area
Retail uses dealing primarily in service and/or repair	1 space per 200 square feet of gross floor area

Designed shopping centers	5 spaces per 1,000 square feet of gross floor area (optional to computing parking on a store by store basis)
Radio, TV Stations	2 spaces per 3 employees on the largest shift
Transportation terminals, such as airports, bus terminals and railroad passenger stations	1 space per 4 seating accommodations for waiting passengers, plus 1 space for each 2 employees on the largest shift
Wholesale with related retail	1 space per 3 employees on the largest shift, plus additional spaces per square foot of gross floor area devoted to retail sales as applicable from "retail sales" schedule above
OFFICE AND INSTITUTIONAL:	
Child care and kindergarten, less than 6 children	1 space per teacher or staff, plus space for 1 car drop-off and pickup
Child care and kindergarten, 6 or more children	1 space per teacher or staff, plus stacking for 4 cars for drop-off and pickup or stacking for 1 car per 10 children, whichever is greater
Churches and other places of worship	1 space per 4 seats in the largest assembly room
Dormitories	1 space per 4 beds
Fraternity, sorority houses	1 space per 2 beds
Elementary and junior high schools	5 spaces, plus 1 space per teacher or staff
Funeral homes	1 space per 4 seats in the main chapel
General offices	1 space per 200 square feet of net rentable area (Net rentable area shall be considered to be 80% of gross floor area unless otherwise shown by applicant)
Hospital, nursing and convalescent homes	1 space per 2 beds, plus 1 space per staff doctor on duty
Library, museum and art galleries	1 space per 300 square feet of gross floor area
Medical, dental and similar offices	7 spaces per doctor or practitioner
Nursing, convalescent homes designed and used primarily for the elderly	1 space per 3 beds, plus 1 space per staff doctor on duty
Orphanage, juvenile homes	1 space per 2 beds
Senior high schools, trade and vocational schools, colleges and universities	7 spaces per classroom
Auditoriums, stadiums, assembly halls and gymnasiums located on a high school, college or university campus	1 space per 12 fixed seats and 1 space per 12 movable seats in largest assembly room

RECREATION:

Amusements, dance halls, nightclubs not serving meals	1 space per 3 persons in designed capacity, plus 2 spaces per 3 employees on the largest shift
Auditoriums, stadiums, assembly halls, convention centers, gymnasiums, fraternal or social clubs or lodges, community recreation centers	1 space per 3 fixed seats and 1 space per 3 movable seats in the largest assembly room
Bowling alleys	4 spaces per lane
Golf courses	4 spaces per tee
Indoor movie theaters	1 space per 3 fixed seats and 1 space per 3 movable seats
Public swimming pools	1 space per 100 square feet of water area
Recreation uses such as golf driving range, miniature golf, tennis, billiards or pool centers or similar recreation uses	1 space per tee, green, court and/or other method of participation however styled
Recreation facilities such as community center, swimming pool, tennis courts, and similar activities when located in conjunction with a townhouse, condominium, group housing or homeowner association development	1 space per 25 memberships or tenant

D. Combination of Required Parking Spaces

The required parking spaces for any number of separate uses may be combined in one lot or parking structure, but the required parking spaces assigned to one use may not be assigned to another use at the same time.

E. Day Time/Night Time Assignments

One-half of the required parking spaces for places of worship, theaters, or assembly halls whose peak attendance is at night or weekends may be assigned to a use which will be closed at night or weekends.

F. Lighting

Access ways, walkways and parking areas, if lighted, shall be lighted by fixtures which shall be so installed as to protect the street and neighboring properties from direct glare or hazardous interference of any kind.

G. Remote Parking

On all off-street parking lots, the required space shall be provided on the same plot with the use or on a lot separated there from by not more than 400 feet, except for residential uses which must be provided on the same plot.

Where provision of required off-street parking for a building or other uses established subsequent to the adoption of this section involves one or more parcels or tracts of land that are not a part of the plot on which the principal use is situated, the applicant for a permit for

the principal use shall submit with his application for a zoning permit an instrument duly executed and acknowledged, which subjects the parcels or tracts of land to parking uses in connection with the principal use for which it is made available. The applicant shall cause said instrument to be registered in the office of the Register of Deeds upon the issuance of a zoning permit.

Parking in one zoning district in connection with a use not permitted in that district shall be permitted in accordance with the following:

- Business uses may park in Industrial Districts.
- Industrial uses may park in Business Districts.
- Office and Institutional uses may park in Business and Industrial Districts.
- Residential uses may park in Business, Industrial and Office and Institutional Districts.

In addition, any use located in one zoning district which is also a permitted use in another zoning district may also park in such other zoning district in which the use is permitted.

14.2. Parking Lot Improvement, Design and Locational Requirements

All off-street parking lots including exits, entrances, drives and parking areas shall:

Be designed to allow for traffic movement in accordance with generally accepted geometric design principles;

- Have physical access to a public street;
- Be so designed that all access to public street is by forward motion;
- Be graded, properly drained, stabilized and maintained to prevent dust and erosion; and
- Be continuously provided and maintained as long as the use which they serve exists.

No parking lot designed or provided for more than six cars shall be located in the required front yard within the following districts:

R5 - Residential 5

R2 - Residential 2

R1 - Residential 1

O&I - Office and Institutional

IL - Light Industrial

Parking Lots for Neighborhood Business, Community Business, and Regional Business should adhere to the Chatham County Commercial Design Guidelines. Front yard parking is discouraged in order to facilitate pedestrian and transit access from the public right-of-way. All other provisions (except front yard parking) in the B-1 district (below) still apply. Where front

yard parking is unavoidable, the number of spaces in the NB and CB districts shall not exceed thirty percent of the total. No front yard parking space may be within 10 feet of any public right-of-way line.

In accordance with the principles set forth in the CCAC Parking Lot Guidelines, Wwithin the B-1 Business District and IH Heavy Industrial District parking lots may be located in the front yard but not within 10 feet of any public right-of-way line. When a parking lot with space for more than 10 cars adjoins any plot zoned for residential purposes, a buffer shall be provided to protect residences from light, glare, noise and fumes. This buffer shall be a five foot wide strip of land on which is placed a four foot high, at least 50% opaque fence or a dense evergreen screen of equal height and opaqueness, provided that smaller evergreen plantings may be permitted where in the opinion of the Zoning Enforcement Officer there is a reasonable expectation that such plantings will reach the required height and opaqueness within a two-year period.

14.3. Off-Street Loading Requirements

Every structure or building used for trade, business or industry hereafter erected shall provide space as indicated herein for the loading, unloading and maneuvering space of delivery vehicles off the street or public alley. Such space shall have access to a public alley, private driveway, or, if such cannot reasonably be provided, to a public street. For the purpose of this section an off-street loading space (exclusive of adequate access drives and maneuvering space) shall have a minimum dimension of 12 feet by 40 feet and an overhead clearance of 14 feet in height above the alley or street grade.

A. Type of Use Required Off-Street Loading Space

Retail Business: 1 space for each 20,000 square feet of

gross floor area or fraction thereof

Wholesale and Industries: 1 space for each 20,000 square feet of

gross floor area or fraction thereof

Office and Institutions: 1 space for each 50,000 square feet of

gross floor area or fraction thereof

SECTION 15 REGULATIONS GOVERNING SIGNS

The regulations governing the use of signs within the jurisdiction and within the various districts are set forth in this section. All signs shall be erected, altered, and maintained in accordance with the following provisions and only those signs as specified and as regulated shall be erected within the jurisdiction. Signs under this Ordinance are treated three ways: some types of Signs are specifically prohibited everywhere; certain signs are permitted in any zoning district; and a third group of signs are considered to be accessory uses and may be installed in the various zoning districts subject to the provisions of this section for the various zoning districts.

15.1. Definitions

See Definitions, Section 7

15.2. Material and Design

All signs shall be designed and constructed according to generally accepted engineering practices to withstand wind pressures and load distribution as specified in the North Carolina Building Code for the jurisdiction.

15.3. Illuminated Signs, Electrical Parts

All signs in which electrical wiring and connections are to be used shall be constructed in accordance with the North Carolina Building Code for the jurisdiction.

15.4. Prohibited Signs

Any sign that obscures a sign displayed by public authority for the purposes of giving traffic instruction or direction or other public information.

Any sign that uses the word "stop" or "danger" or otherwise presents or implies the need or requirement of stopping or caution or the existence of danger, or which is a copy or imitation of or which for any reason is likely to be confused with any sign displayed by a public authority. Provided, however, this provision is not intended to prevent the placement on private property of signs such as "stop", "yield" or other such wording or design where such is necessary for traffic control or other such legitimate notice to the public.

Any sign that obstructs any window, door, fire escape, stairway, ladder or opening intended to provide light, air, ingress or egress for any building as required by law.

Any portable sign, including any sign displayed on a vehicle when used primarily for the purpose of such display; except, that this paragraph shall not apply to temporary political signs.

Any sign that violates any provision of any law of the State relative to outdoor advertising.

Signs with flashing, intermittent or animated illumination except for official warning or regulatory signs. Provided, however, electronically or electrically controlled message centers or reader boards where different copy changes, involving alphabetical or numerical characters only, present messages of a public service or commercial nature on the same lamp bank shall not be considered to be flashing signs.

Signs affixed to trees except when used to post property or other such public purposes.

Signs erected in or over the public right-of-way except for official public information or regulatory signs.

Signs intentionally set in motion by wind, water, motor drive or otherwise.

Signs, banners, streamers, pennants, and/or lights consecutively strung together, but not including temporary holiday decorations.

Any sign with a sign area over 200 square feet.

Any sign which would constitute the sole and/or principal use of any lot, plot, parcel or tract of land. This provision is intended to prohibit any sign which viewed within the context of its design, orientation, location on property, physical situation, relationship to surrounding property, streets and uses of land and other such factors would appear to constitute a principal use of land as regulated by this Ordinance. Provided, however, no sign listed as "signs Permitted in Any Zoning District" in this section is intended to be prohibited by this provision.

15.5. Signs Permitted in Any Zoning District

The following signs are permitted in any zoning district:

Signs not exceeding four square foot in area and bearing only property numbers, post office box numbers, names of occupants of premises, or other identification of premises not having commercial connotations.

Flags and insignias of any government.

Legal notices, identification, information, or directional signs erected or required by governmental bodies.

Integral decorative or architectural features of buildings, except letters, trademarks, moving lights, or moving parts.

Signs directing and guiding traffic and parking on private property, but bearing no advertising matter.

Announcement signs of professions or businesses, not exceeding two square feet in area, fixed flat against the building where such profession or business is carried on. There shall be a limit of one such sign per establishment.

"For Sale" or "For Rent" signs pertaining to realty, on the premises offered for sale or rent, not exceeding four square feet in area and not illuminated. There shall be a limit of one such sign for each street abutting the lot.

Church, community or public building bulletin boards and identification sign, lighted or unlighted shall not exceed 32 square feet in area. There shall be a limit of one such sign for each street abutting the lot.

Signs advertising agricultural products, produced on the premises, not exceeding 32 square feet in area. There shall be a limit of one such sign for each street abutting the lot.

Signs identifying, by name only, residential sub-division, planned housing development, recreational facility, or mobile home parks and not exceeding 32 squar

e feet in area. There shall be a limit of one double-faced sign or two single-faced signs for each road or driveway entrance to the development named on the sign.

Signs of any political party or announcing the candidacy of any individual for any nomination or office; provided that in any residential district, no such sign shall exceed 32 square feet in area and in any district other than a residential district no sign shall exceed in area the maximum area of sign display permitted on any lot in that district; provided further, that all such signs, shall be removed not later than 10 working days after the date of the election to which they pertain.

Signs advertising only the name, time and place of any bona fide fair, carnival, festival, bazaar, horse show or similar event, when conducted by a public agency or for the benefit of any civic, fraternal, religious or charitable cause; provided that no such sign shall be displayed in any residential district, except on the immediate site of the event to which it pertains; and provided further, that all such signs shall be removed within 10 days after the last day of the event to which they pertain. Such signs shall not exceed 32 square feet.

Signs not exceeding 32 square feet in area, warning the public against hunting, fishing, or trespassing on the land on which the same are displayed.

Directional signs not exceeding 32 square feet in area referring only to organizations which are non-profit in character or to construction projects in process.

Un-illuminated philosophical, religious or educational signs, limited to one sign per plot, not to exceed six square feet in area and located on private property; provided, that in residential and institutional zones there shall be no commercial advertising displayed thereon.

Temporary signs may be allowed provided said signs are not erected more than 21 calendar days per year and not larger than 32 square feet. Said signs shall not be closer to each other on the same property than 400 feet. Temporary signs giving information pertaining to construction taking place on the property for which a permit has been issued may remain throughout construction but shall be removed upon issuance of a certificate of occupancy.

15.6. Signs Permitted in the O&I, Office and Institutional Districts

A. Sign Area

Within the O&I District, each lot or parcel may have a maximum of 1 1/2 square feet of sign area for each lineal foot of frontage on a publicly maintained street. Double frontage or corner lots or parcels shall be permitted an additional sign area computed at 1/2 the rate as above for the additional street frontage. Such additional sign area need not be proportionally directed toward such streets.

B. Freestanding Signs

Not more than 1/2 the total sign area for any one lot may be in the form of freestanding signs. No part of any freestanding signs shall exceed a height of 30 feet above the ground at its base.

C. Attached Signs

No sign shall be attached to a building in such a way as to extend above the roof line which forms the background of the sign.

D. Sign Size

No one sign shall exceed a size of 100 square feet.

15.7. Signs Permitted in the B-1, NB, CB, and RB Districts

A. Sign Area

Within the B-1, NC, CB, and RB Districts, each lot or parcel may have a maximum of two square feet of sign area for each lineal foot of frontage on a publicly maintained street. Double frontage or corner lots or parcels shall be permitted an additional sign area computed at 1/2 the rate as above for the additional street frontage. Such additional sign area need not be proportionally directed toward such streets.

B. Freestanding Signs

Not more than 2/3 the total sign area for any one lot may be in the form of freestanding signs. No part of any freestanding sign shall exceed a height of 30 feet above the ground at its base.

C. Attached Signs

No sign shall be attached to a building in such a way as to extend above the roof line which forms the background of the sign.

D. Sign Size

No one sign shall exceed a size of 150 square feet.

15.8. Signs Permitted in the IL, Light Industrial District

A. Sign Area

Within the Industrial L District, each lot or parcel may have a maximum of two square feet of sign area for each lineal foot of frontage on a publicly maintained street. Double frontage or corner lots or parcels shall be permitted an additional sign area computed at 1/2 the rate as above for the additional street frontage. Such additional sign area need not be proportionally directed toward such streets.

B. Freestanding Signs

No part of any freestanding sign shall exceed a height of 30 feet above the ground at its base.

C. Attached Signs

No attached sign shall exceed a height of 30 feet from the average finished grade of the lot on which the structure to which the sign is attached is located.

D. Sign Size

No one sign shall exceed a size of 200 square feet.

15.9. Signs Permitted in the IH, Heavy Industrial District

A. Sign Area

Within the Industrial H District, each lot or parcel may have a maximum of two square feet of sign area for each lineal foot of frontage on a publicly maintained street. Double frontage or corner lots or parcels shall be permitted an additional sign area computed at 1/2 the rate as above for the additional street frontage. Such additional sign area need not be proportionally directed toward such streets.

B. Freestanding Signs

No part of any freestanding sign shall exceed a height of 30 feet above the ground at its base.

C. Attached Signs

No attached sign shall exceed a height of 30 feet from the average finished grade of the lot on which the structure to which the sign is attached is located.

D. Sign Size

No one sign shall exceed a size of 200 square feet.

15.10. Permit Required

No sign shall be erected, placed, attached, suspended, altered, remodeled, relocated or otherwise put into use or structurally changed except pursuant to a permit issued by the Zoning Enforcement Officer. Provided, however, those signs listed in Section 13.5 shall not require a permit. Each application for a sign permit shall include such information as the Zoning Enforcement Officer may deem necessary in order to determine compliance with the provisions of this Ordinance.

SECTION 16 HOME OCCUPATIONS

16.1. Neighborhood Home Occupations

Customary home occupations such as beauty parlors, dressmaking, music teaching, tutoring; the offices of resident members of recognized professions such as architects, artists, dentists, doctors, engineers, lawyers, landscape architects, and the sale of items produced as a hobby on a part time basis may be permitted in residential districts where such occupations are carried on in the residence and/or accessory buildings subject to the following limitations.

- 1. Such occupations shall be engaged in only by residents of the premises and not more than three additional on-site employees who may be non-residents. The total number of resident and non-resident employees working on-site shall not exceed four. The use shall be clearly incidental and subordinate to its use for residential purposes by its occupants.
- 2. No more than 25% percent of the heated living space, excluding basements, shall be used for home occupations. Basements may also be used for home occupations in addition to the 25%.
- 3. No display of goods or advertising shall be visible from the street, except one non-illuminated sign is allowed which shall not exceed four square feet in area.
- 4. No equipment or process shall be used in such home occupation, which creates noise, vibration, glare, fumes, odors, or electrical interference detectable to the normal senses off the lot. In the case of electrical interference, no equipment or process shall be used which creates visual or audible interference in any radio or television receivers off the premises, or which causes fluctuation in line voltage off the premises.
- 5. Accessory buildings may be used for home occupations provided the building area is not larger than 1,500 square feet. If multiple buildings are used, the total combined square footage shall not exceed 1,500 square feet.
- 6. No traffic shall be generated by such home occupation in greater volumes than would normally be excepted in a residential neighborhood, and any need for parking generated by the conduct of such home occupation shall be met off the street in an area other than in a required front yard.

The customary home occupations referred to in this subsection may include the merchandising and the sale of goods and products at retail, and the manufacture and assembly of goods and products.

Occupations that have no non-resident employees, no signs and no on-site retail sales do not require a home occupation permit.

16.2. Rural Home Occupations

Rural home occupations are those, which by their nature are not compatible on small lots near other residences. Such occupations include but are not limited to merchandising and the sale of goods and products at retail, and the manufacture and assembly of goods and products, well

drilling, landscape business, plumbing, firewood production, automobile repair, and building contracting.

- 1. Rural home occupations may be allowed on parcels, which are no smaller than two acres in size.
- 2. Such occupations shall be engaged in only by residents of the premises and not more than three additional on-site employees who may be non-residents. The total number of resident and non-resident employees working on-site shall not exceed four. The use shall be subordinate to its use for residential purposes by its occupants.
- 3. No more than 25% percent of the heated living space, excluding basements, shall be used for home occupations. Basements may also be used for home occupations in addition to the 25%.
- 4. No display of goods or advertising shall be visible from the street, except one non-illuminated sign is allowed which shall not exceed four square feet in area.
- 5. No equipment or process shall be used in such home occupation, which creates noise, vibration, glare, fumes, odors, or electrical interference that is a nuisance off the lot. All operations must conform to the Chatham County Noise Ordinance. In the case of electrical interference, no equipment or process shall be used which creates visual or audible interference in any radio or television receivers off the premises, or which causes fluctuation in line voltage off the premises.
- 6. Accessory buildings may be used for home occupations provided the building is not larger than 5,000 square feet. If multiple buildings are used, the total combined square footage shall not exceed 5,000 square feet.
- 7. Commercial driveway permits may be required to assure traffic hazards are minimized. The driveway shall be located and improved such that it provides all weather access and does not interfere with other traffic using said drive. Any need for parking generated by the conduct of such home occupation shall be met off the street in an area other than in a required front yard.
- 8. Buildings, material storage and operations used for home occupations shall be setback from side and rear property lines a minimum of 50 feet except for noise generating operations, as determined by staff, in which case the setbacks shall be a minimum of 100 feet. The front setback shall be a minimum of 40 feet and shall be measured from the property line or the edge of the road right of way, which ever is greater.
- 9. To <u>lesson lesson</u> the impact on adjacent properties, visual screening shall be installed to provide at a minimum a 15 foot wide opaque buffer. This may include but not be limited to a 6 foot high opaque fence and/or the planting of vegetation that at a minimum provides a continuous all season opaque screen at least 6 feet in height within 4 years of planting. Planting shall be a minimum of 3 gallon shrubbery or 10 gallon trees.

10. All required permits (i.e. Chatham County Central Permitting, Chatham County Environmental Health, North Carolina Department of Transportation or other local and state agencies) must be obtained prior to the issuance of the home occupation permit.

Any person wanting to conduct a home occupation within their residence shall apply for a home occupation permit. A home occupation permit approved by the Zoning Enforcement Officer must be received prior to beginning said occupation. Permits are not transferable. The home occupation permit is valid only as long as the use meets the provisions for home occupation specified herein and the permit may be revoked any time the use does not meet the provisions of this or other applicable ordinances.

SECTION 17 CONDITIONAL USE PERMITS

Permits for conditional uses as provided for in this Ordinance may be authorized by the Board of Commissioners in certain circumstances and subject to certain procedures as set forth herein. Two types of conditional uses are provided for in this Ordinance. In some zoning districts certain listed uses are permitted only as conditional uses. In the conditional use zoning districts no use is permitted except pursuant to a conditional use permit.

17.1. Procedure

Requests for conditional use permits as authorized by this Ordinance shall be processed and considered in the same format as set forth in this Ordinance for rezoning requests and shall follow quasi-judicial procedures. No vote greater than a majority vote shall be required to issue such permits for the Board of Commissioners. For the purposes of this 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 . In considering an application for a conditional use permit the Board of Commissioners shall give due regard that the purpose and intent of this Ordinance shall be served, public safety and welfare secured and substantial justice done. If the Board of Commissioners should find, after public hearing, the proposed conditional use permit should not be granted, such proposed permit shall be denied. Conditional use permits may include time limits for expiration if specified criteria are not met.

In granting a conditional use permit, the Board of Commissioners shall make the following affirmative findings:

- 1. The use requested is among those listed as an eligible conditional use in the district in which the subject property is located or is to be located.
- 2. The requested conditional use permit is either essential or desirable for the public convenience or welfare.
- 3. The requested permit will not impair the integrity or character of the surrounding or adjoining districts, and will not be detrimental to the health, safety or welfare of the community.
- 4. The requested permit will be consistent with the objectives of the Land Development Use Plan.
- 5. Adequate utilities, access roads, storm drainage, recreation, open space, and other necessary facilities have been or are being provided consistent with the County's plans, policies and regulations.

In granting a conditional use permit, the Board of Commissioners may impose such additional restrictions and requirements upon such permit as it may deem necessary in order that the purpose and intent of this Ordinance are served, public welfare secured and substantial justice done. If all requirements and conditions are accepted by the applicant, the Board of Commissioners shall authorize the issuance of the conditional use permit, otherwise the permit shall be denied. Any conditional use permit so authorized shall be perpetually binding upon the property included in such permit unless subsequently changed or amended by the Board of Commissioners, as provided for in this Ordinance.

A member of the Board of Commissioners shall not participate in or vote on any quasi-judicial matter in a manner that would violate affected persons' constitutional rights to an impartial decision maker. Impermissible conflicts 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's participation and that member does not recuse himself or herself, the remaining members shall by majority vote rule on the objection.

17.2. Plans

Final plans for any development to be made pursuant to any conditional use permit shall be submitted to the Planning Department for review prior to the issuance of any permits. Such review shall be for the purpose of determining compliance with the permit conditions and other Ordinance requirements.

17.3. Violations

Any violation of a term or condition of a conditional use permit shall be treated the same as a violation of this Ordinance and shall be subject to the same remedies and penalties as any such violation.

17.4. Changes or Amendments

Upon request by the property owner, the Board of Commissioners may change or amend any conditional use permit, after a public hearing upon recommendation by the Planning Board and subject to the same consideration as provided for in this Ordinance for the original issuance of a conditional use permit. No proposal to amend or change any conditional use permit shall be considered within 12 months of the date of the original authorization of such permit or within 12 months of the hearing of any previous proposal to amend or change any such permit.

17.5. Specific Conditions for Conditional Uses Listed in Residential Districts

The minimum requirements for the zoning district in which a conditional use is located shall be the minimum requirements for such conditional use. In addition, for the following conditional uses, which are listed as conditional uses in the residential districts, the listed conditions shall be imposed along with any additional conditions the Board of Commissioners may attach in the granting of a conditional use permit.

A. Boarding Kennels

- 1. Minimum lot area 3 acres
- 2. All buildings, structures and high intensity activity areas shall be set back a minimum of two times the minimum yard requirement for the district in which it is located.
- B. Public and Private Recreation Camps and Grounds
 - 1. Minimum Lot Area 20 acres; except within the zoned portions of the Haw River Township which may have a minimum lot area of 10 acres.

2. All buildings, structures and high intensity activity areas shall be set back a minimum of two times the minimum yard requirement for the district in which it is located.

C. Planned Residential Development

Planned residential developments are conditional uses within the RA-5, RA-90 and RA-40 zoning districts.

b____Purpose

The purpose of the Planned Residential Development is to permit maximum flexibility in lot creation and residential unit placement within larger planned residential projects while at the same time preserving open space in more usable and environmentally sensitive units. Planned residential developments are not bound by typical minimum lot sizes, housing development types and dimensional requirements as set forth in the district in which the development is located but are subject to the standards as set forth in this section and any additional conditions and safeguards as may be attached by the Board of Commissioners in authorizing a conditional use permit.

- c Area Required
 - —In order to qualify for a planned residential development, the following minimum gross areas are required by zoning districts:
 - R5 200 acres
 - R2 100 acres
 - R1 50 acres
- d Maximum Net Density Allowed
 - —Within a planned residential development, the following net densities by zoning districts shall not be exceeded:
 - R5 One dwelling unit for each five acres of net and area
 - R2 One dwelling unit for each 90,000 square feet of net land area
 - R1 One dwelling unit for each 40,000 square feet of net land area
- e Net Land Area Computation
 - —Net land area is obtained by taking the gross land area of the development and subtracting the following areas:

Land to be dedicated or set aside for public and private street rights-of-way. As an option to measuring projected street rights-of-way the developer may subtract 20% of gross area as street right-of-way allowance regardless of the amount of land actually required for streets.

Land subject to flooding by the 100 year flood.

Land and water classified as wetlands or wooded swamp by the U.S. Army Corps of Engineers.

Water areas over one acre.

Other areas determined by the Planning Board to be unbuildable due to either physical features or regulatory authority. Typical zoning setback areas shall be considered to be buildable areas for purposes of this determination.

- <u>f</u> Exterior Boundary Setbacks and Development
 - —Setbacks along the exterior boundary of the planned residential development or on any existing public street shall not be less than that required for the district in which the project is located. In addition, the Board of Commissioners may require, in addition to any other conditions or safeguards, other special screening, setbacks, and/or lotting sizes and building arrangements along the exterior boundary of the project in order to mitigate any potential adverse effects upon surrounding property.
- Special Design Requirements For Group Developments Within Planned Residential Developments
 - —In any case within a planned residential development where one or more residential structures containing three or more dwelling units on a single plot, or a townhouse residential development or unit ownership development, the following additional special standards shall apply:

Land Space and Building Arrangement

a. Each facade on all sides of every building shall have a yard space in the shape of an isosceles triangle whose base shall be a line connecting the extreme ends of the facade, providing that no portion of the exterior walls in the facade is more than 25 feet from the base line, and whose altitude shall be the length of the base line multiplied by a factor related to the height of the building as given in the table below. The yard space thus established for each wall or facade may not overlap the yard space of any other wall or facade of the same or any other building nor extend beyond any property line except that triangles may overlap street rights-of-way and common area.

Height of Building Façade in Stories	Factor to be Applied to
	Base of Triangular Yard
1	0.4
2	0.5
3	0.6

- b. In no case shall exterior walls of buildings be closer than 21 feet
- c. No continuous building unit or series of building units shall exceed a length of 250 feet. Buildings without straight-line façades shall be measured as if they had straight-line facades.
- <u>d.</u> No building shall exceed 35 feet in height above the average finished ground level when measured at the building corners.

h Gross Site Use

—Within a planned residential development all land that is not used for public or private street rights-of-way, building lots, or plots for other residential developments shall be placed in common area and an entity created for its perpetual ownership and maintenance. There may be more than one common area and more than one level of common area rights within a planned residential development. Common areas may be used for recreational facilities and similar uses for the development.

____Site Plan Required

—A site plan is required for a planned residential development in the same form as required for a subdivision sketch design. The Planning Board may also require additional drawings and information in order to make its determination and recommendation.

SECTION 18 BOARD OF ADJUSTMENT

18.1. Establishment

A Board of Adjustment is hereby established. It shall consist of five members, and two alternates, all of whom shall be residents of Chatham County's Planning Jurisdiction. One of the members shall be a member of the Chatham County Planning Board, ex officio, who shall have full rights, privileges, and responsibilities.

The members shall be appointed by the Chatham County Board of Commissioners for terms of three years, and until their respective successors have been appointed and qualified; provided that the terms of the original members may be staggered so that all terms may not expire simultaneously. Each appointment to fill a vacancy shall be for the unexpired term.

A member may be appointed for a second successive term, but after two successive terms a member shall be ineligible for reappointment until one calendar year has elapsed from the date of completion of the second term.

Members shall serve without compensation but shall be reimbursed for direct expenses incurred in the connection with the discharge of their duties.

Alternate members may vote only in the absence of regular members.

18.2. Powers of the Board

The Board of Adjustment shall have the following powers:

Hear, review, and decide appeals, and review any order requirement, decision, or determination made by the Zoning Officer in the performance of official duties.

Hear and decide applications for the approval of certain Conditional Uses requiring Board of Adjustment approval, in accordance with the rules and conditions laid down in this ordinance.

Hear and decide appeals for variances from the dimensional regulations of this ordinance in accordance with Subsection 3.5. Nothing in this ordinance shall be construed to authorize the Board of Adjustment to permit a use in a district where that use is neither a Permitted Use nor a Conditional Use.

Pass upon, decide, or determine such other matters as may be required by this ordinance.

18.3. Board of Adjustment Administration

The Board shall adopt Rules of Procedure and Regulations for the conduct of its business.

All meetings of the Board shall be conducted in compliance with the North Carolina Open Meetings Law, North Carolina General Statutes G.S. 143.318.9 et seq. The Board shall give notice of its meetings also as provided in the Open Meetings Law. Notice shall be given to Board of Adjustment members as provided in the rules of Procedure adopted by the Board.

The Board shall keep a record of its meetings, including the vote of each member on every question, a complete summary of the evidence submitted to it, documents submitted to it, and all official actions.

The Board shall give notice of matters coming before it by causing public notification to be placed in a newspaper of general circulation in Chatham County. The notice shall appear once a week for two consecutive weeks, the first insertion to be not less than ten (10) days nor more than twenty-five (25) days prior to the meeting date. In computing the notice period, the day of the publication is not to be included, but the day of the hearing is to be included.

In the case of application for certain Conditional Use permits or variances, the Zoning Officer shall give written notice by U.S. Certified Mail to adjacent property owners. The notice shall be given not less than fifteen (15) days prior to the meeting date. Adjacent property owners are those whose property lies within five hundred feet (500') of the affected property and whom are currently listed as property owners in the Chatham County tax records.

The Zoning Officer shall also post on the applicant's affected property a notice of the Board meeting at least ten (10) days prior to the meeting date.

In the case of an expedited appeal of a Stop Work Order issued by the Zoning Officer, the Zoning Officer shall give written notice by U.S. Certified Mail to the property owner, and/or person(s) engaged in the alleged violation. Notification of adjacent property owners, posting of property, and publication of a hearing notice is not required.

The person acting as Chair of The Board is authorized to administer oaths to any witnesses on any matter coming before the Board. The Board may subpoen a witnesses and evidence per N.C.G.S. § 153A-345 (g).

Applications for Conditional Use approvals, applications for variances, and appeals for review of decisions of the Zoning Officer's interpretations shall be filed with the Zoning Officer as agent for the Board. Applications and appeals shall be submitted on forms provided by the Zoning Officer.

It shall be the responsibility of the Zoning Officer to notify the parties to the applications or appeal of the disposition which the Board made of the matter. This notice shall be made by U.S. Registered or Certified mail within five working days of the Board's actions. The Zoning Officer shall simultaneously keep on file a copy of the Board's action.

The Board shall act on all applications before it.

The Board shall act on any appeal of a Stop Work Order issued by the Zoning Officer at its next regularly scheduled meeting.

It shall be the responsibility of the Zoning Officer to issue permits in accordance with the Board's action on an appeal or application if a permit is authorized by the Board's actions.

The Zoning Officer shall see to the faithful execution of all portions of the Board's actions, including the enforcement of all conditions which may have been attached to the grating of a variance or approval of a Conditional use.

18.4. Quorum and Vote Required

A quorum of the Board, necessary to conduct any business of the Board shall consist of four members.

The concurring vote of four of the members of the Board shall be necessary in order:

To reverse any order, requirement, decision, or determination of any administrative official charged with enforcement of this ordinance, or

To decide in favor of the applicant and matter upon which it is required to pass by the ordinance, or;

To effect any variation in this ordinance.

A simple majority of those present shall be necessary to conduct routine business of the Board.

18.5. Application of the Conditional Use Power

The application of the Conditional use power shall be as set forth in CONDITIONAL USE PERMITS of this ordinance.

18.6. Application of the Variance Power

A variance may be allowed only by the Board of Adjustment in cases involving practical difficulties or unnecessary hardships, when substantial evidence in the official record of the application supports all the following findings.

That the alleged hardships or practical difficulties are unique and singular as regards to the property of the person requesting the variance and are not those suffered in common with other property similarly located.

That the alleged hardships and difficulties, which will result from failure to grant the variance, extend to the inability to use the land in question for any use in conformity with the provision of this ordinance and include substantially more than mere inconvenience and inability to attain a higher financial return.

That the variance, if allowed, will not substantially interfere with or injure the rights of others whose property would be affected by allowance of the variance.

That the variance is in harmony with and serves the general intent and purpose of this ordinance and the adopted Chatham County Comprehensive Plan.

That allowing the variance will result in substantial justice being done, considering both the public benefits intended to be secured by this ordinance and the individual hardships that will be suffered by a failure of the Board to grant a variance.

All of these findings of fact shall be made in the indicated order by the Board of Adjustment, which is not empowered to grant a variance without an affirmative finding of fact, shall be supported by substantial evidence in the record of proceedings before the Board.

The Board may impose reasonable conditions upon the granting of any variance to insure that the public health, safety, and general welfare shall be protected and substantial justice done.

Nothing in this section shall be construed to authorize the Board to permit a use in a district where that use is neither a Permitted Use or a Conditional Use.

18.7. Application of Interpretation Power

An appeal from an order, requirement, decision, or determination of the Zoning Officer shall be decided by the Board based upon its findings of fact and to achieve the intent of the Ordinance. In exercising this power, the Board shall act in a prudent manner so that the purposed of this ordinance shall be served. The effect of the decision shall not be to vary the terms of this Ordinance nor add to the list of Permitted Uses in the districts.

An appeal for an interpretation of a decision, file determination, or directive of the Zoning Officer must be within thirty (30) days after the decision, determination, or directive was made by the Zoning Officer and record of that action filed in the office of the Zoning Officer.

18.8. Appeal Stays Further Proceedings

An appeal to the Board of Adjustment from a decision or determination of the Zoning Officer stays all proceedings in furtherance of the decision or determination appealed from, except as provided in Section 3.9.

18.9. Exceptions to Stay of Action

An appeal to the Board of Adjustment of a determination or decision of the Zoning Officer shall not stay further proceedings in furtherance of the decision or determination appealed from, if the Zoning Officer certifies either:

That in the opinion of the Zoning Officer a stay would cause imminent peril to life and/or property.

That the situation appealed from is transitory in nature and, therefore an appeal would seriously interfere with enforcement of this ordinance.

In each instance, the Zoning Officer shall place in the certificate facts to support the conclusion.

18.10. Appeals of Board of Adjustment Actions

Every decision of the Board of Adjustment shall be subject to review at the instance of any aggrieved party by the Superior Court by proceedings in the nature of certiorari. The appeal to Superior Court must be filed within thirty (30) days of the filing by the Secretary of the Board of Adjustment of the decision in the office of the Zoning Officer or the delivery by the Zoning Officer of the notice required in Section 19, whichever is later.

SECTION 19 AMENDMENT TO ZONING ORDINANCE

19.1. Statement of Intent

For the purpose of establishing and maintaining sound, stable and desirable development within Chatham County this Ordinance shall not be amended except to correct an error in the Ordinance or, because of changed or changing conditions in a particular area or in the County generally, or to extend the boundary of an existing zoning district or to rezone an area to a different zoning district, or to change the regulation and restrictions of the Zoning Ordinance. These amendments shall be reasonably necessary to promote the public health, safety and general welfare and to achieve the purposes of the adopted Land Development Use Plan.

19.2. Amendment Initiation

Subject to the limitations of the foregoing statement of intent an amendment to this Ordinance may be initiated by:

Textual Amendment

The Board of Commissioners on its own motion;

The Planning Board;

Application by any person who owns property or resides in the area of jurisdiction of this Ordinance.

Map Amendment

The Board of Commissioners on its own motion;

The Planning Board;

The owner or authorized agent of the owner;

Anyone who owns property or resides in the area of jurisdiction of this Ordinance. Provided, however, map amendments involving conditional use districts may only be initiated by the owner or authorized agent of the owner.

19.3. Procedure for Submission and Consideration of Applications for Amendment

A. Submitted to the Planning Department

All applications for amendments to this Ordinance shall be in writing, signed and filed with the Planning Department.

The Planning Department, shall, before scheduling any amendment on the application for public hearing, ensure that it contains all the required information, as specified, in this Ordinance and on the application. Applications which are not complete, or otherwise do not comply with the provisions of this Ordinance shall not be scheduled by the Planning Department, but shall be returned to the applicant with a notation of the deficiencies in the application. Completed applications shall be received a minimum of 30 days prior to the public hearing at which the proposed amendment is scheduled to be heard.

B. Contents of Application

All applications for amendments to this ordinance without limiting the right to file additional material shall contain at least the following:

If the proposed amendment would require a change in the zoning map, a map at a scale of not less than 400 feet to the inch nor more than 20 feet to the inch showing the land which would be covered by the proposed amendment.

A legal description of such land.

The alleged error in this Ordinance, if any, which would be remedied by the proposed amendment with a detailed explanation of such error in the Ordinance and detailed reasons how the proposed amendment will correct the same.

The changed or changing conditions, if any, in the area or in the County generally, which make the proposed amendment reasonably necessary to the promotion of the public health, safety and general welfare.

The manner in which the proposed amendment will carry out the intent and purpose of the adopted Land Development Use Plan or part thereof.

All other circumstances, factors and reasons which the applicant offers in support of the proposed amendment.

Information required on the application form received from the Planning Department.

C. Conditional Use District Rezoning

It is the intent of this section that the applicant for rezoning to any district other than a conditional use district shall be prohibited from offering any testimony or evidence concerning the specific manner in which he_he/she intends to use or develop the property. If the applicant believes that the development of his property in a specific manner will lessen adverse effects upon surrounding properties or otherwise make the rezoning more in accordance with principles underlying the County's comprehensive zoning plan, he_he/she shall apply for rezoning to the appropriate conditional use district and simultaneously apply for a conditional use permit specifying the nature of his proposed development. No permit shall be issued for any development within a conditional use district except in accordance with an approved conditional use permit.

19.4. The Board of Commissioners and the Planning Board Shall Hold a Public Hearing

The Board of Commissioners and the Planning Board shall receive public comment on applications for amendments to this Ordinance in a public hearing at the County Commissioners' last regular meeting in January, March, May, July, September and November. The lack of quorum of the Planning Board at such meetings shall not affect the proceedings nor require further hearings.

19.5. Public Hearing and Notice Thereof

A public hearing shall be held by the Board of Commissioners before adoption of any proposed amendment to this Ordinance. Notice of the public hearing shall be given according to State law. When a zoning map amendment is proposed, a notice of the public hearing shall be prominently posted on the site proposed for rezoning or on an adjacent public street or highway right-of-way. When multiple parcels are included within a proposed zoning map amendment, a posting on each

individual parcel is not required, but sufficient notices shall be posted to provide reasonable notice to interested parties.

Mailed notice shall be required in compliance with State law when the County initially zones property.

19.6. Planning Department Prepares Final Analysis and Recommendation

Following the public hearing the Planning Department shall prepare an analysis of the application and a recommendation to approve, deny, or defer action on the application. This information shall be presented to the Planning Board at least by the second regular meeting following the public hearing.

19.7. Planning Board Action on the Amendment Application

The Planning Board shall consider the amendment upon receipt of the Planning Department recommendation beginning no later than the second regular meeting following the public hearing. The Planning Board shall provide a written recommendation to the Board of Commissioners that addresses consistency with the adopted comprehensive plan and other matters as deemed appropriate. A recommendation by the Planning Board that a proposed amendment is inconsistent with the comprehensive plan shall not preclude consideration of approval of the proposed amendment by the governing board.

The Planning Board has a maximum of three regularly scheduled meetings to consider the request, following receipt of the Planning Department recommendation. Failure of the Planning Board to make a recommendation to the Board of Commissioners following the Planning Board's third regular meeting shall be considered a favorable recommendation without conditions.

A Planning Board member shall not vote on recommendations regarding any zoning map or text amendment where the outcome of the matter being considered is likely to have a direct, substantial, identifiable financial impact on the member. See the <u>Planning Board Code of Ethics</u> for more detail.

19.8. Board of Commissioners Receives Recommendation of Planning Board

The Board of Commissioners shall not consider the adoption of the proposed amendment until after the Planning Board makes a recommendation, or fails to make a recommendation within the time allowed. A member of the Board of Commissioners shall not vote on any zoning map or text amendment where the outcome of the matter being considered is reasonably likely to have a direct, substantial, identifiable financial impact on the member. Prior to adopting or rejecting any zoning amendment, the Board of Commissioners shall adopt a statement describing whether its action is consistent with an adopted comprehensive plan, is reasonable, and in the public interest.

19.9. Withdrawal of Application

An applicant may withdraw his application at any time by written notice to the Planning Department. However, any withdrawal of an application after the giving of the first notice as required in Subsection 17.5 shall be considered, for the purposes of Subsection 17.10, a denial of the petition.

19.10. Effect of Denial on Subsequent Petitions

When the Board of Commissioners shall have denied a map application or the application shall have been withdrawn after the first notice of the public hearing thereon, the Board of Commissioners shall not entertain another application for the same or similar map amendment, affecting the same property or a portion of it until the expiration of a one year period, extending from the date of denial or withdrawal, as applicable. Provided, however, one additional application may be made before the expiration of the one year period for the same property or a portion of it if the second application is for a zoning district designated as a conditional use district.

19.11. Vested Rights

Requests to establish vested rights according to G.S. 153A-344.1 shall provide the information required for a conditional use permit request and shall follow the amendment procedure specified in Section 17 of the Chatham County Zoning Ordinance.

SECTION 20 <u>ENFORCEMENT</u>

20.1. Zoning Enforcement Officer

This Ordinance shall be administered and enforced by the Zoning Enforcement Officer. If the Zoning Enforcement Officer shall find that any of the provisions of this Ordinance are being violated, he_he/she_shall notify in writing the person responsible for such violation, indicating the nature of the violation and ordering the action necessary to correct it. He/she shall order discontinuance of illegal use of land, buildings, or structures; removal of illegal buildings or structures or addition, alterations, or structural changes thereto; discontinuance of any illegal work being done; or shall take any other action authorized by this Ordinance to insure compliance with or to prevent violations of its provisions. This includes the issuance of the Stop Work Order and imposition of fines listed in SECTION 21.

20.2. Certificate of Zoning Compliance

No land shall be used or occupied and no building hereafter structurally altered, erected, or moved, shall be used, or its use changed until a certificate of zoning compliance shall have been issued by the Zoning Enforcement Officer stating that the building and/or the proposed use thereof complies with the provisions of this Ordinance. No building shall be occupied until that certificate is approved. A record of all certificates shall be kept on file in the office of the Zoning Enforcement Officer and copies shall be furnished, on request, to any persons having a proprietary or tenancy interest in the building erected.

A. Application Procedures

Each application for certificate of zoning compliance shall be accompanied by a plan, one copy of which shall be returned to the owner upon approval. The plan shall show the following:

The shape and dimensions of the lot on which the proposed building or use is to be erected or conducted;

The location of the said lot with respect to adjacent rights-of-way;

The shape, dimensions, and location of all buildings, existing and proposed on the said lot;

The nature of the proposed use of the building or land, including the extent and location of the use on the said lot;

The location and dimensions of off-street parking and the means of ingress and egress to such space; and

Any other information which the Zoning Enforcement Officer may deem necessary for consideration in enforcing the provisions of this Ordinance.

B. Right of Appeal

If the certificate of zoning compliance is denied, or not acted upon within 15 days of submittal, the applicant may appeal the action of the Zoning Enforcement Officer to the Board of Adjustment.

20.3. Duties of Zoning Enforcement Officer, Board of Adjustment, <u>and Board of Commissioners</u> as to Matters of Appeal

It is the intention of this Ordinance that all questions arising in connection with the enforcement of this Ordinance shall be presented first to the Zoning Enforcement Officer and that such questions shall be presented to the Board of Adjustment only on appeal from the Zoning Enforcement Officer; and that from the decision of the Board of Adjustment recourse shall be to courts as provided by law. It is further the intention of this Ordinance that the duties of the Board of Commissioners in connection with the Ordinance shall not include the hearing and passing upon disputed questions that may arise in connection with the enforcement thereof (except as the members of such Board acting in the capacity of the Board of Adjustment), but the procedure for determining such questions shall be as herein set out in the Ordinance, and that the duties of the Board of Commissioners in connection with this Ordinance shall be only the duty of considering and passing upon any proposed amendment or repeal of the Ordinance as provided by law.

SECTION 21 PENALTY FOR VIOLATIONS

Except as otherwise provided herein, each violation of this Ordinance shall constitute a misdemeanor, and violations of such provisions of this Ordinance shall be punished by a fine or by imprisonment for a term not exceeding 30 days, or both.

Violations of this Ordinance shall constitute either a misdemeanor or, at the election of the County, shall subject the offender to a civil penalty upon the issuance of a citation for said violation as hereinafter provided. The penalties referenced herein can be escalated from the initial \$50.00 penalty to the next increment at the end of each "grace period" given to correct the violation in the violation notice. If the violation is not corrected within the time specifed, another violation notice will be given with the ensuing daily penalty at \$100.00, the next notice at \$200.00, and the next notice at \$500.00 per day. The Zoning Officer has the discretion to waive the escalation of the penalty if the violator is working to correct the violation in good faith and has made tangible progress during the grace period.

The civil penalty, if not paid to the Planning Department within 15 days of the issuance of a citation, may be recovered by the County in a civil action in the nature of debt. Said civil penalties shall be assessed in the amount of \$50.00 per day for the first violation. If the same violation occurs on the same property within six (6) years after the initial violation is remedied, a civil penalty in the amount of \$100.00 per day shall automatically apply. If the same violation occurs on the same property within six (6) years after the second occurrence of the violation is remedied, a civil penalty in the amount of \$200.00 per day shall automatically apply. If the same violation occurs on the same property within six (6) years after the third or any subsequent occurrence of the violation is remedied, a civil penalty in the amount of \$500.00 per day shall automatically apply. For the purposes of assessing civil penalties each day such violation continues shall be considered a separate and distinct offense.

In addition to the penalties above, the Zoning Officer or Planning Director (or designee) can issue a Stop Work Order (see Definitions 7.2). This can be issued in conjunction with civil penalties.

In addition to the penalties set out above, any provision of this Ordinance may be enforced by an appropriate equitable remedy issuing from a court of competent jurisdiction. In such case, the general court of justice shall have jurisdiction to issue such orders as may be appropriate, and it shall not be a defense to the application of the County for equitable relief that there is an adequate remedy at law.

In addition to the penalties set out above, any provision of this Ordinance that makes unlawful a condition existing upon or use made of real property may be enforced by injunction and order of abatement by general court of justice. When a violation of such a provision occurs, the County may apply to the appropriate division of the general court of justice for a mandatory or prohibitory injunction and order of abatement commanding the defendant to correct the unlawful condition upon or cease the unlawful use of the property. The action shall be governed in all respects by the laws and rules governing civil proceedings, including the Rules of Civil Procedure in general and Rule 65 in particular.

In addition to an injunction, the County may seek an order of abatement as a part of the judgment in the cause. An order of abatement may direct that buildings or other structures on the property

be closed, demolished or removed; that fixtures, furniture or other movable property be removed from buildings on the property; that improvements or repairs be made; or that any other action be taken that is necessary to bring the property into compliance with this Ordinance. If the defendant fails or refuses to comply with an injunction or with an order of abatement within the time allowed by the court, he he/she may be cited for contempt, and the County may execute the order of abatement. The County shall have a lien on the property for the cost of executing an order of abatement in the nature of a mechanic's and materialman's lien. The defendant may secure cancellation of an order of abatement by paying all costs of the proceedings and posting a bond for compliance with the order. The bond shall be given with sureties approved by the Clerk of Superior Court in an amount approved by the judge before whom the matter is heard and shall be conditioned on the defendant's full compliance with the terms of the order of abatement within a time fixed by the judge. Cancellation of an order of abatement shall not suspend or cancel an injunction issued in conjunction therewith. The provisions of the Ordinance may be enforced by one, all or a combination of the remedies authorized and prescribed by this section.

Each day's continuing violation of any provision of this Ordinance shall be a separate and distinct offense.

Upon determination of a violation of any section of this Ordinance, the penalty for which is a civil penalty, Chatham County may cause a warning citation to be issued to the violator setting out the nature of the violation, the section violated, the date of the violation, an order to immediately cease the violation, or if the violation is in the nature of an infraction for which an order or abatement would be appropriate in a civil proceeding, a reasonable period of time is stated in which the violation must be abated. The warning citation shall specify that a second citation shall incur a civil penalty, together with costs, and attorney fees.

Upon failure of the violator to obey the warning citation a civil citation shall be issued by the Zoning Enforcement Officer and either served directly on the violator, his duly designated agent, or registered agent if a corporation, either in person or posted in the United States mail service by first class mail addressed to the last known address of the violator as contained in the records of the County or obtained from the violator at the time of issuance of the warning citation. The violator shall be deemed to have been served upon the mailing of said citation. The citation shall direct the violator to pay the citation to the Planning Department of Chatham County, located in the Chatham County Health and Administration Building, within 15 days of the date of the citation, or alternatively to pay the citation by mail. The violation for which the citation is issued must have been corrected by the time the citation is paid otherwise further citations may be issued. Citations may be issued for each day the offense continues until the prohibited activity is ceased or abated.

If the violator fails to respond to a citation within 15 days of its issuance, and pay the penalty prescribed therein, Chatham County may institute a civil action of the nature of debt in the appropriate division of the North Carolina General Court of Justice for the collection of the penalty, costs, attorney fees, and such other relief as permitted by law.

SECTION 22 <u>EFFECTS UPON OUTSTANDING BUILDING PERMITS</u>

Nothing herein contained shall require any change in the plans, construction, size or designated use of any building, structure or part thereof for which a building permit has been granted by the Building Inspector prior to the time of passage of this Ordinance; provided, however, that where construction is not begun under such outstanding permit within a period of 180 days subsequent to the passage of this Ordinance or where it has not been prosecuted to completion within 18 months subsequent to passage of this Ordinance, any further construction or use shall be in conformity with the provisions of this Ordinance.

SECTION 23 <u>EFFECTS UPON OUTSTANDING CONDITIONAL USE PERMITS</u>

Nothing herein contained shall require any change in the plans, size or designated use of any valid conditional use permit which has been granted by the Board of Commissioners prior to the time of the adoption of this Ordinance. It is the intent of this Ordinance that all outstanding valid conditional use permits shall survive the same as if such permits, as issued and including any and all limitations and conditions, were each and every one fully described and set out herein.

SECTION 24 REENACTMENT AND REPEAL OF EXISTING ZONING ORDINANCE

This Ordinance in part carries forward by reenactment some of the provisions of the existing Zoning Ordinance of Chatham County for Baldwin, Williams, New Hope and portion of Cape Fear (North of U.S. 1) Townships adopted April 13, 1973 as amended and it is not intended to repeal but rather to reenact and continue in force such existing provisions so that all rights and liabilities that have accrued are preserved and may be enforced. All provisions of the Zoning Ordinance which are not reenacted herein are hereby repealed. All suits at law or in equity and/or all prosecutions resulting from the violation of any Zoning Ordinance in effect, which are now pending in any of the courts of this State or of the United States, shall not be abated or abandoned by reason of the adoption of this Ordinance, but shall be prosecuted to their finality the same as if this Ordinance had not been adopted; and any and all violations of the existing Ordinance, prosecutions for which have not been instituted, may be filed and prosecuted; and nothing in this Ordinance shall be so construed as to abandon, abate, or dismiss any litigation or prosecution now pending and/or which may have instituted or prosecuted.

SECTION 25 <u>INTERPRETATION, PURPOSE AND CONFLICT</u>

In interpreting and applying the provisions of this Ordinance they shall be held to be the minimum requirements for the promotion of the public safety, health, convenience, prosperity, and general welfare. It is not intended by this Ordinance to interfere with or abrogate or annul any easements, covenants, or other agreements between parties; provided, however, that where this Ordinance imposes a greater restriction upon the use of buildings or premises or upon the height of buildings, or requires larger open spaces than are imposed or required by other ordinances, rules, regulations, or by easements, covenants, or agreements, the provisions of this Ordinance shall govern.

SECTION 26 <u>VALIDITY</u>

If any section, subsection, 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 section, subsection, clause, and phrase thereof, irrespective of the fact that any one or more sections, subsections, sentences, clauses or phrases be declared invalid.

SECTION 27	EFFECTIVE DATE

This Ordinance shall be in full force and effect from and after the 31st day of December, 1990.

SECTION 28	AMENDMENTS
Reserved	

SECTION 29 INDEX

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