



**CHATHAM COUNTY  
BOARD OF COMMISSIONERS  
AGENDA ABSTRACT**

**ITEM NUMBER:**  
**MEETING DATE:**  
5-15-06

**PART A**

**Subject:** Public hearing to consider proposed text amendments to the Chatham County Subdivision Regulations to comply with 2005 NC General Statute updates, make technical corrections, and extend sketch design approval from six (6) to twelve (12) months.

**Action Requested:** Hold a hearing and receive public comments.

**Attachments:** 1. Text of the proposed amendment.

**Submitted By:**

\_\_\_\_\_  
Keith Megginson, Planning Director

\_\_\_\_\_  
Date

**County Manager Review:**

\_\_\_\_\_  
Charlie Horne, County Manager

\_\_\_\_\_  
Date

**This abstract requires review by:**

**County Attorney**

\_\_\_\_\_  
Date Reviewed

**Finance Officer**

\_\_\_\_\_  
Date Reviewed

**Budget Officer**

\_\_\_\_\_  
Date Reviewed

## PART B

### ***RE: Public Hearing to consider proposed text amendments to Subdivision Regulations***

#### **Introduction & Background:**

The attached draft amendment to the Subdivision Regulations includes a revision that is required due to a change to the NC General Statutes during the 2005 Legislative session. Other amendments include technical corrections and minor updates to various sections.

#### **Discussion & Analysis:**

The amendments in attachment 1 cover a variety of issues that include revisions by the Legislature in one of the most comprehensive updates to land use regulations in North Carolina, technical corrections, and other amendments. The appropriate General Statute reference and explanations have been included in the margins for each of the amendments.

The only amendment to the Subdivision Regulations that is a result of the 2005 Legislative session is the revision to the definition of subdivision. There is no practical implication to current subdivision practices.

There are several technical corrections, with most of them focusing on Section 4.4. At various times in the past, several steps were added to Section 4.4, which impacted other sections of the regulations that were not simultaneously amended. Several inconsistencies resulted from these previous revisions, which are reconciled with this amendment. There are several amendments recognizing that several permitting agencies no longer sign plats for approval, but will provide other forms of documentation. References to State approval for Soil Erosion and Sediment Control Plans and plan requirements have been deleted, since the County now has a program in place for permitting and enforcement.

There are two specific changes that need to be noted. The definition of Lot Area (Useable) is recommended to be amended to include areas that are not contiguous to a parcel. There have been several instances where non-contiguous septic areas with easements to the primary parcel have been permitted. This change in definition will reflect current subdivision practices. The other change is to extend sketch design approval for subdivisions under 50 lots from six (6) to twelve (12) months. Several developers have indicated that it is difficult to obtain all required regulatory permits within 6 months, particularly when one permit approval is contingent on another permits approval. This extension should give a developer ample time to obtain all regulatory permits and avoid having to reapply for approval.

#### **Budgetary Impact:**

#### **Recommendation:**