



BOARD OF SUPERVISORS' MEETING

WEDNESDAY, SEPTEMBER 15, 2021

7:00 P.M.

BOARD OF SUPERVISORS

H. JOSEPH EASTER, IV
CHAIRMAN

Election District 4

SHAUN WEYANT

VICE-CHAIRMAN

Election District 3

DAVID M. FELTS, JR.

Election District 1

ROGER A. SCOTT

Election District 2

FRANKLIN D. HARRIS

Election District 5



16360 Dunn Street, Suite 101
Post Office Box A
Amelia Court House, Virginia 23002

A. TAYLOR HARVIE, III
COUNTY ADMINISTRATOR

Telephone: (804) 561-3039
Facsimile: (804) 561-6039
Website: www.ameliacova.com

TO: Honorable Members of the County of Amelia Board of Supervisors

FROM: A. Taylor Harvie, III

SUBJECT: Regular Meeting – Wednesday, September 15, 2021, @ 7:00 P.M.

CALL TO ORDER/DETERMINATION OF QUORUM

INVOCATION AND PLEDGE OF ALLEGIANCE

CONSENT AGENDA

1. Approve/Amend Board Agenda

Tab 1

2. Approval of Minutes

Tab 2

- August 11, 2021 Workshop
 - August 18, 2021 Regular Meeting
 - August 25, 2021 Continued Meeting
-
-

3. Approval of August Financial Reports

Tab 3

- A. Treasurer's Accountability Report
 - B. Revenue Reports
 - C. Expense Reports
 - D. Accounts Payable Reports
-
-

PUBLIC COMMENTS

STAFF/COMMITTEES/ORGANIZATIONAL REPORTS AND PRESENTATIONS

1. VDOT Monthly Status Report

Tab 4

The monthly status report of VDOT activities in Amelia County will be presented to the Board.

2. Amelia County School Board

Amelia County School Board will give an update on school activities and School Board Meetings.

3. Board of Supervisors Committee and Activity Report

Members of the Board will give updates to any committee meetings they have attended.

COMMUNITY DEVELOPMENT

1. Floodplain Ordinance Amendment

Tab 5

OLD/NEW BUSINESS

1. Public Hearing-General Code Ordinance Editorial and Legal Analysis

Tab 6

2. Amelia County Sidewalk Project

Tab 7

3. Piedmont Health District Rollover Funds Request

Tab 8

4. Amelia Emergency Squad Personal Property Taxes

Tab 9

5. Special Event Permit-Homecoming Parade

Tab 10

COUNTY ADMINISTRATOR'S REPORT

1. Waste Management

Tab 11

The host fee check from Waste Management for the month of August 2021 is \$261, 638.19.

2. Commonwealth Regional Council

Tab 12

CRC has submitted their *Items of Interest* for August.

3. DMV Select

Tab 13

4. Resolution from Powhatan County

Tab 14

5. Nottoway County Notice

Tab 15

BOARD MEMBERS COMMENTS

District 1-The Honorable David M. Felts

District 2 – The Honorable Roger A. Scott

District 3 – The Honorable Shaun Weyant

District 4 – The Honorable H. Joseph Easter, IV

District 5 – The Honorable Franklin D. Harris

MOTION TO ADJOURN/CONTINUE MEETING

AGENDA
COUNTY OF AMELIA BOARD OF SUPERVISORS
AMELIA COUNTY HIGH SCHOOL
8500 OTTERBURN ROAD
AMELIA, VA 23002
WEDNESDAY, September 15, 2021 at 7:00 PM

Link to watch a Board Meeting on YouTube

<https://www.youtube.com/channel/UC0vbqcDWbWvkL3ydmu5skQA>

Email comments BEFORE a Board Meeting

publiccomments@ameliacova.com

Call in by Telephone

1-844-992-4762

Access Code 132 270 9520

REGULAR MEETING

1. CALL TO ORDER/DETERMINATION OF QUORUM-CHAIRMAN

2. INVOCATION AND PLEDGE OF ALLEGIANCE

3. CONSENT AGENDA

- A. Approve/Amend Board Agenda
- B. Approval of Minutes
- C. Approval of August Financial Reports

4. PUBLIC COMMENTS

5. STAFF/COMMITTEES/ORGANIZATION REPORTS AND PRESENTATIONS

- A. Virginia Department of Transportation – Monthly Status Report
- B. Amelia County School Board
- C. Board of Supervisors Committee and Activity Reports

6. COMMUNITY DEVELOPMENT

- A. Ordinance Text Amendment - Article XXII Floodplain Ordinance

7. OLD/NEW BUSINESS

- A. Public Hearing - General Code Ordinance Editorial and Legal Analysis
- B. Amelia County Sidewalk Project
- C. Piedmont Health District Rollover Funds Request
- D. Amelia Emergency Squad Personal Property Taxes
- E. Special Event Permit-Homecoming Parade

8. COUNTY ADMINISTRATOR'S REPORT

9. BOARD OF SUPERVISORS' COMMENTS

10. CLOSED MEETING, IF NEEDED, PURSUANT TO §2.2-3711

11. CONTINUATION/ADJOURNMENT

VIRGINIA: AT A WORKSHOP FOR THE COUNTY OF AMELIA BOARD OF SUPERVISORS HELD IN CONFERENCE ROOM OF THE COUNTY ADMINISTRATION OFFICE, AUGUST 11, 2021 AT 7:00 P.M.

PRESENT:

DAVID M. FELTS	District 1
ROGER A. SCOTT	District 2
SHAUN WEYANT	District 3
H. JOSEPH EASTER, IV	District 4
FRANKLIN D. HARRIS	District 5

Board of Supervisors

A. Taylor Harvie, III, County Administrator
Holly Steele, Director of Community Development
Carla Cave, Director of Finance

- Supervisor Easter called the workshop meeting to order and determined there was a quorum with all five members in attendance.
- Supervisor Easter provided the invocation. Everyone joined in for the Pledge of Allegiance.
- The agenda was amended to include an update on Civic Plus and Civic Clerk, a supplemental appropriation and to the removal of EDA representation topic. The amended agenda was approved on a motion by Supervisor Scott.
- County Attorney, Jeff Gore, updated the Board on nutrient credit and how they could be used.
- The Board unanimously approved a supplemental appropriation from the Sheriff's Office of \$4500.00 on a motion by Supervisor Scott.
- Public Works Director, Daryl Gough, gave the Board 2 options for repairing pavement failure on Broad Meadows. On a motion by Supervisor Felts, the Board unanimously approved to Option 1.
- Steven Morris and Eric Cramer of Riverstreet appeared before the Board to express their concerns with the Broadband project and apologized for the delay in the completion.
- Michael Barnard and Brian Wootten gave a presentation of the proposed Animal Shelter project.
- Jeff Gore updated the Board on the new redistricting rules passed by the General Assembly.

- Director of Community Development, Holly Steele, reported to the Board her findings of Special Event Permit Fees from other counties. The Board discussed what changes could be made to Amelia County's fees.
- County Administrator, Taylor Harvie, told the Board that the County had received an invoice from the current provider of website services and said that the County would need to be completely ready to use the new website once it is live because the old website would no longer be accessible.
- Supervisor Easter reported on the findings of the salary study and announced a human resources director has been hired and will begin working with BakerTilly on the updates for the personnel policy.
- On a motion by Supervisor Felts, the Board entered into closed session allowed by Code of Virginia, §2.2-3711, A3, Discussion or consideration of the acquisition of real property for a public purpose, or of the disposition of publicly held real property, where discussion in an open meeting would adversely affect the bargaining position or negotiating strategy of the public body, and,

A.1, Discussion, consideration, or interviews of prospective candidates for employment; assignment, appointment, promotion, performance, demotion, salaries, disciplining, or resignation of specific public officers, appointees, or employees of any public body; and evaluation of performance of departments or schools of public institutions of higher education where such evaluation will necessarily involve discussion of the performance of specific individuals.

- Upon returning to open session the Board members certified that only that only topics allowed in Code of Virginia, §2.2-3711-A1 and A3 were discussed. The certification was recorded as follows:

VOTE: AYES: NAYS: NONE

District 1-Supervisor Felts
 District 2-Supervisor Scott
 District 3-Supervisor Weyant
 District 4-Supervisor Easter
 District 5-Supervisor Harris

- Being no further business, the August 11, 2021 Workshop was adjourned.

ATTEST:

Minutes Approved: September 15, 2021

A. Taylor Harvie, III
Amelia County Administrator

H. Joseph Easter, IV Chairman
Amelia County Board of Supervisors

VIRGINIA: AT A REGULAR MEETING OF THE COUNTY OF AMELIA BOARD OF SUPERVISORS HELD AT THE AMELIA COUNTY HIGH SCHOOL ON WEDNESDAY, AUGUST 18, 2021.

PARTICIPANTS:

DAVID M. FELTS	District 1
ROGER A. SCOTT	District 2
SHAUN WEYANT	District 3
H. JOSEPH EASTER, IV	District 4
FRANKLIN D. HARRIS	District 5

Board of Supervisors

A. TAYLOR HARVIE, III, County Administrator
HOLLY STEELE, Director of Community Development
JEFF GORE, County Attorney
BRENDA ARTHUR, Administrative Assistant

Chairman Easter called the August 18, 2021 Regular Meeting of the Amelia County Board of Supervisors to order at 7:00 P.M. and determined there was a quorum with all five members participating. Supervisor Easter offered the invocation, and everyone participated in the Pledge of Allegiance.

CONSENT AGENDA

- The August agenda was approved on a motion by Supervisor Harris.
- The following minutes were approved on a motion by Supervisor Harris:
 - July 14, 2021 Workshop
 - July 21, 2021 Regular Meeting
- The July financial reports were approved on a motion by Supervisor Felts.

PUBLIC COMMENTS

No one spoke during the public comments.

STAFF/COMMITTEE/ORGANIZATIONAL REPORTS AND PRESENTATIONS

- Rebecca Worley of VDOT, reported on activities in Amelia County.
- Dr. Lori Harper reported on Amelia School Board activities. A request for supplemental appropriations was approved on a motion by Supervisor Harris.
- Board members gave reports on meetings they have attended.

County Administrator, Taylor Harvie, introduced 3 new county employees.

COMMUNITY DEVELOPMENT

- A public hearing was held for a rezoning from RR-3 to B-1. No one spoke and the request was approved on a motion by Supervisor Scott.

OLD/NEW BUSINESS

- A public hearing was held on an amendment to the Business Professional and Occupational License Ordinance. No one spoke and the amendment was approved on a motion by Supervisor Felts.
- A public hearing was held to approve the resolution accepting the American Rescue Plan Act. No one spoke and the request was approved on a motion by Supervisor Harris.
- A special event permit to hold the Amelia Truck Pull was approved on a motion by Supervisor Harris.
- A special event permit to hold Amelia Fright fest haunted Trail was approved on a motion by Supervisor Scott.
- A supplemental appropriation request from the Amelia Sheriff's Office was approved on a motion by supervisor Weyant.
- The Board approved the use of Wampler-Eanes Appraisal Group, Ltd. to conduct the reassessment was approved on a motion by Supervisor Scott. The vote was 4-1 with Supervisor Felts voting against.

COUNTY ADMINISTRATOR'S REPORT

- The host fee check from Waste Management for July 2021 was \$299,416.33.
- CRC submitted the July Items of Interest.
- DMV Select submitted financial reports for June 2021.

- A supplemental appropriation, pursuant to the FY-20 Board approved budget resolution, section 1.1, was presented to the Board.

BOARD MEMBERS COMMENTS/REPORTS

District 1-The Honorable David M. Felts

Supervisor Felts reported that he has spoken to the representatives of Field Day of the Past several times and they are still looking for volunteers.

District 3-The Honorable Shaun Weyant

Supervisor Weyant thanked the school for their hospitality. He also thanked the Sheriff's Office and reported that National Night Out was a big success.

MOTION TO ADJOURN/CONTINUE MEETING

There being no other business, the August 18, 2021 Regular meeting continued to August 25, 2021 on a motion by Supervisor Scott.

ATTEST:

Minutes Approved: September 15, 2021

A. Taylor Harvie, III
Amelia County Administrator

H. Joseph Easter, IV Chairman
Amelia County Board of Supervisors

July 26

Planning commission meeting with discussion on rezoning of Booker Park on Rte 38.

August 11

BOSS workshop with Riverstreet presentation, Animal Shelter presentation

August 18

Pediment Regional Jail Authority meeting

67 residents in July, down 6 from June

No COVID cases in facility

17 vacancies in facility, they are attending regional job fairs looking for candidates

\$4,300.00 in medication expenses for Amelia in July

Worked on superintendent evaluation committee

July/August

Several conversations with FDOTP checking on progress

District 1 comments

Wanted to speak for the FDOTP organizers that community support has been great but are still looking for volunteers to help.

Thanks,

David

VIRGINIA: AT A WORKSHOP FOR THE COUNTY OF AMELIA BOARD OF SUPERVISORS HELD IN CONFERENCE ROOM OF THE COUNTY ADMINISTRATION OFFICE, AUGUST 25, 2021 AT 7:00 P.M.

PRESENT:

DAVID M. FELTS	District 1
ROGER A. SCOTT	District 2
SHAUN WEYANT	District 3
H. JOSEPH EASTER, IV	District 4
FRANKLIN D. HARRIS	District 5

Board of Supervisors

A. Taylor Harvie, III, County Administrator
Holly Steele, Director of Community Development

- Supervisor Easter called the workshop meeting to order and determined there was a quorum with all five members in attendance.
- The agenda was amended to include two Special Event Permits
- The Board approved a Special Event Permit to hold the Amelia Day Festival and a Homecoming dance.
- The Board entered into closed session allowed by Code of Virginia, §2.2-3711, A8, Consultation with legal counsel employed or retained by a public body regarding specific legal matters requiring the provision of legal advice by such counsel. Nothing in this subdivision shall be construed to permit the closure of a meeting merely because an attorney representing the public body is in attendance or is consulted on a matter; and A-29, Discussion of the award of a public contract involving the expenditure of public funds, including interviews of bidders or offerors, and discussion of the terms or scope of such contract, where discussion in an open session would adversely affect the bargaining position or negotiating strategy of the public body.

- Upon returning to open session the Board members certified that only that only topics allowed in Code of Virginia, §2.2-3711-A3 were discussed. The certification was recorded as follows:

VOTE: AYES: NAYS: NONE

District 1-Supervisor Felts
District 2-Supervisor Scott
District 3-Supervisor Weyant
District 4-Supervisor Easter
District 5-Supervisor Harris

- Being no further business, the August 25, 2021 Continued Meeting was adjourned.

ATTEST:

Minutes Approved: September 15, 2021

A. Taylor Harvie, III
Amelia County Administrator

H. Joseph Easter, IV Chairman
Amelia County Board of Supervisors

ACCOUNT NUMBER -----	ACCOUNT DESCRIPTION -----	BEG. YR BALANCE -----	PREVIOUS BALANCE -----	DEBIT -----	CREDIT -----	ENDING BALANCE -----
** TREASURER'S ACCOUNTABILITY **						
ASSETS						
100-0101	Cash in Office	1,000.00	1,000.00			1,000.00
100-0104	Petty Cash-DMV Select	200.00	200.00			200.00
100-0105	Petty Cash - Library	250.00	250.00			250.00
100-0106	Hindle Building Bell	5,603.66	5,603.71			5,603.71
100-0107	LGIP-N S Montague Mem Sch Fund	37,792.39	32,914.19			32,914.19
100-0108	Cash Proffers-BB&T	772,318.06	772,324.62	1,490.00		773,814.62
100-0110	Petty Cash - County Administrator	150.00	150.00			150.00
100-0111	Wachovia-IPR CDBG Program Income	28,392.41	28,572.41	155.00		28,727.41
100-0112	LGIP-\$5 Decal Road Fee	893,370.97	894,632.25	848.00		895,480.25
100-0114	Amelia Cty/AM Radio Partners MM	10,607.67	10,607.67			10,607.67
100-0115	Petty Cash - Sheriff	150.00	150.00			150.00
100-0116	Amelia Cty Cleanup Program DDA	20,625.16	20,625.16			20,625.16
100-0117	Amelia County-CH Security		2,061.89	1,753.52		3,815.41
100-0118	Johnny F Black Scholarship	7,655.06	8,260.06	2,361.74	868.19-	9,753.61
100-0119	Project LifeSaver	2,802.27	2,852.27	100.00		2,952.27
100-0200	Wells Fargo Bank - General Fund					
100-0201	CBT - General FD	2,628,157.75	2,403,170.59	1,988,033.70	1,451,141.51-	2,940,062.78
100-0202	CBT-Credit Card/Debit Card Accoun	1,396.31	1,968.06	596.78		2,564.84
100-0203	Virginia Investment Pool - GF	1,078,642.78	1,078,706.65			1,078,706.65
100-0204	CBT - School	457,678.39	466,556.47	1,506,561.76	1,592,593.91-	380,524.32
100-0205	CBT - Cafeteria	427,319.43	418,412.16	33,060.78	14,319.26-	437,153.68
100-0209	Waste Managemt/LF-CBT (1152410)	293,757.37	293,815.00	5,845.15		299,660.15
100-0211	LGIP - Library Expansion Account	28,435.42	28,436.82			28,436.82
100-0217	FASP Federal Commonwealth Attorne					
100-0304	LGIP - General Fund	794,744.95	778,176.98		848.00-	777,328.98
100-0307	Landfill - Money Market Acct					
100-0308	Evergreen - Landfill					
100-0309	Landfill Funds/Cty/CBT MM (115245	849,156.80	849,317.93	13,272.34		862,590.27
100-0310	LGIP - Amelia County EDA	624,259.31	645,060.56			645,060.56
100-0312	LGIP - FASP Sheriff	18,109.15	18,110.07			18,110.07
100-0313	LGIP - FASP Comm Atty	4,749.80	4,750.07			4,750.07
100-0314	LGIP - M. E. HARRIS SCHOLAR FUND	4,876.17	4,376.43			4,376.43
100-0316	LGIP - FASP Federal Sheriff	8,133.18	8,133.54			8,133.54
100-0400	LGIP - Wright Scholarship					
100-0401	JAG Scholarship - INT/LOSS/GAINS	293,868.92	287,140.09			287,140.09
100-0402	CBT GF CD	2,034,849.08	2,034,849.08			2,034,849.08
100-0403	CBT GF CD 12/2020	1,500,000.00	1,500,000.00			1,500,000.00
100-0405	CB&T - P/F MM - General Fund	3,334,003.81	1,880,947.90		500,000.00-	1,380,947.90
100-0406	Essex Bank - CD - GF					
100-0409	CD-Rolling Meadows Subd Sec 2	24,611.13	24,611.13	131.97	24,743.10-	
100-0410	CD-CBT-Landfill Inv-2/3 yr	2,417,176.79	2,417,176.79			2,417,176.79
100-0411	CD-CBT-Landfill Inv-P/F MM	761,592.55	761,592.55			761,592.55
100-0501	SCHWAB/CAPRIN - County INT/LOSS/G	1,150,861.18	1,156,618.70			1,156,618.70
100-0505	US Bank/Snap 2005C VRA					
	ASSETS	20,517,297.92	18,842,131.80	3,554,210.74	3,584,513.97-	18,811,828.57
	TOTAL ASSETS	20,517,297.92	18,842,131.80	3,554,210.74	3,584,513.97-	18,811,828.57

ACCOUNT NUMBER -----	ACCOUNT DESCRIPTION -----	BEG. YR BALANCE -----	PREVIOUS BALANCE -----	DEBIT -----	CREDIT -----	ENDING BALANCE -----
	** LIABILITIES **					
	** FUND EQUITY **					
300-0100	General Fund	5,250,247.95-	3,525,236.28-	1,294,405.24	820,480.02-	3,051,311.06-
300-0101	Landfill Inv Fund	3,274,154.17-	3,274,315.30-		13,272.34-	3,287,587.64-
300-0105	Waste Management/Landfill Funds	1,047,529.34-	1,047,586.97-		5,845.15-	1,053,432.12-
300-0106	Hindle Building - Bell	5,603.66-	5,603.71-			5,603.71-
300-0107	N S Montague Mem Scholar Fund	37,792.39-	32,914.19-			32,914.19-
300-0108	Cash Proffers	772,318.06-	772,324.62-		1,490.00-	773,814.62-
300-0110	\$5 Decal Road Fee	893,370.97-	894,632.25-		848.00-	895,480.25-
300-0111	IPR CDBG Program Income	28,392.41-	28,572.41-		155.00-	28,727.41-
300-0112	Amelia Schoolboard/Clearwire MM					
300-0114	Amelia Cty/AM Radio Partners MM	10,607.67-	10,607.67-			10,607.67-
300-0115	Johnny F Black Scholarship	7,655.06-	8,260.06-	868.19	2,361.74-	9,753.61-
300-0116	Amelia Cty Cleanup Program DDA	20,625.16-	20,625.16-			20,625.16-
300-0117	Amelia County-CH Security		2,061.89-		1,753.52-	3,815.41-
300-0119	Project LifeSaver	2,802.27-	2,852.27-		100.00-	2,952.27-
300-0201	VPA Fund			51,509.87	51,509.87-	
300-0211	Library Expansion Account	28,435.42-	28,436.82-			28,436.82-
300-0214	Forfeited Assets Sheriff Fund	18,109.15-	18,110.07-			18,110.07-
300-0215	Forfeited Assets Comm Atty Fund	4,749.80-	4,750.07-			4,750.07-
300-0216	Forfeited Assets Clearing Fund	146.27-	146.27-			146.27-
300-0220	FASP Federal Sheriff	8,133.18-	8,133.54-			8,133.54-
300-0251	School Fund			1,497,683.68	1,497,683.68-	
300-0254	Textbook Fund	457,678.39-	523,013.47-	94,910.23	8,878.08-	436,981.32-
300-0256	CARES					
300-0259	School Cafeteria	427,319.43-	418,412.16-	14,319.26	33,060.78-	437,153.68-
300-0304	Capital Improvement Fund	7,564,211.02-	7,539,114.50-	24,705.49	620,000.44-	8,134,409.45-
300-0402	CBT GF Interest Earned	34,849.08-	34,849.08-			34,849.08-
300-0403	CBT GF CD 12/2020 Interest Earned					
300-0407	Rolling Meadows Subd Sec 2	24,611.13-	24,611.13-	24,743.10	131.97-	
300-0501	EDA Fund	624,259.31-	645,060.56-		10,384.09-	655,444.65-
300-0502	Sanitary District Fund	371,124.21	372,469.56	70,289.76	30,520.96-	412,238.36
300-0715	WFW Scholarship Fund					
300-0716	JGA Scholarship - INT/LOSS/GAINS	293,868.92-	287,140.09-			287,140.09-
300-0733	Special Welfare Fund	19,809.94-	20,550.70-	2,696.37	619.34-	18,473.67-
300-0735	M E Harris Scholar - Fund Balance	4,876.17-	4,376.43-			4,376.43-
	** FUND EQUITY **	20,491,032.11-	18,809,828.11-	3,076,131.19	3,099,094.98-	18,832,791.90-
	TOTAL PRIOR YR FUND BALANCE	20,491,032.11-	18,809,828.11-	3,076,131.19	3,099,094.98-	18,832,791.90-
	TOTAL REVENUE					
	TOTAL EXPENDITURE					
	TOTAL CURRENT FUND BALANCE					
	TOTAL LIABILITIES AND FUND BALANCE		18,809,828.11-	3,076,131.19	3,099,094.98-	18,832,791.90-
	** OTHER ACCOUNTS **					
401-0001	Treasurer's Deferred Account					

ACCOUNT NUMBER -----	ACCOUNT DESCRIPTION -----	BEG. YR BALANCE -----	PREVIOUS BALANCE -----	DEBIT -----	CREDIT -----	ENDING BALANCE -----
401-0002	Cash Over and Short	455.00	455.00			455.00
401-0003	Unreconciled Revenue	391.24	391.24			391.24
	Treasurer's Deferred Account	846.24	846.24			846.24
402-0001	OVERPAYMENTS	139.56-	105.95-	946.34	840.39-	
402-0002	Prepaid Taxes - RE	11,921.58-	15,036.02-	36,186.21	4,180.60-	16,969.59
402-0003	Prepaid Taxes - PP	14,602.57-	17,559.62-	21,922.95	2,687.49-	1,675.84
	OVERPAYMENTS	26,663.71-	32,701.59-	59,055.50	7,708.48-	18,645.43
	** PUBLIC WATER/SEWER PAYMENTS **					
410-0420	Public water/sewer	1,004.12-	1,004.12-			1,004.12-
	** PUBLIC WATER/SEWER PAYMENTS **	1,004.12-	1,004.12-			1,004.12-
451-0001	Commonwealth Current Credit Accou			5,223.57	5,223.57-	
451-0002	Commonwealth Current Debit Accoun			2,040.00	120.00-	1,920.00
	Commonwealth Current Credit Account			7,263.57	5,343.57-	1,920.00
	** UNCOLLECTED STATE TAXES **					
460-2016	Uncollected 2016 State Income Tax					
460-2017	Uncollected 2017 State Income Tx					
460-2018	Uncollected 2018 State Income Tax					
460-2019	Uncollected 2019 State Income Tax					
460-2020	Uncollected 2020 State Income Tax					
460-2021	Uncollected 2021 State Income Tax					
460-9999	RESERVE FOR UNCOLL ST INCOME TAXE					
	** UNCOLLECTED STATE TAXES **					
465-2016	Uncollected 2016 Est St Inc Tax					
465-2017	Uncollected 2017 Est St Inc Tax					
465-2018	Uncollected 2018 Est St Inc Tax					
465-2019	Uncollected 2019 EST ST INC TAX	121,692.00-	121,692.00-			121,692.00-
465-2020	Uncollected 2020 Est St Inc Tax	138,405.00-	138,405.00-			138,405.00-
465-2021	Uncollected 2021 Est ST Inc Tax	23,862.00-	24,727.00-	3,865.00	4,646.00-	25,508.00-
465-9999	RESERVE FOR UNCOLLECTED EST ST TA	283,959.00	284,824.00	4,646.00	3,865.00-	285,605.00
	Uncollected 2016 Est St Inc Tax			8,511.00	8,511.00-	
490-0000	* COLLECTION OF OTHER ST MONIES *					
490-0001	Penalty	310.80-	310.80-			310.80-
490-0002	Interest	16.82-	16.82-			16.82-
490-0003	Sheriff Fees	13,939.16-	14,207.81-		577.57-	14,785.38-
490-0004	Forest Products					
490-0005	Other state coll					
490-9999	RESERVE OTHER ST MONIES,PN,IN,ETC	14,266.78	14,535.43	577.57		15,113.00
	* COLLECTION OF OTHER ST MONIES *			577.57	577.57-	
		26,821.59-	32,859.47-	75,407.64	22,140.62-	20,407.55
	UNCOLLECTED TAXES - COUNTY					

ACCOUNT NUMBER -----	ACCOUNT DESCRIPTION -----	BEG. YR BALANCE -----	PREVIOUS BALANCE -----	DEBIT -----	CREDIT -----	ENDING BALANCE -----
	Uncollected Real Estate Taxes					
501-1999	Uncollected RE Taxes - 1999					
501-2000	Uncollected RE Taxes - 2000					
501-2001	Uncollected RE Taxes - 2001	506.73	506.73			506.73
501-2002	Uncollected RE Taxes - 2002	528.31	528.31			528.31
501-2003	Uncollected RE Taxes - 2003	664.82	664.82			664.82
501-2004	Uncollected RE Taxes - 2004	641.68	641.68			641.68
501-2005	Uncollected RE Taxes - 2005	661.52	661.52		7.03-	654.49
501-2006	Uncollected RE Taxes - 2006	1,304.99	1,267.21		36.43-	1,230.78
501-2007	Uncollected RE Taxes - 2007	1,810.73	1,810.73		1.24-	1,809.49
501-2008	Uncollected RE Taxes - 2008	1,810.73	1,810.73			1,810.73
501-2009	Uncollected RE Taxes - 2009	2,262.00	2,240.64		21.27-	2,219.37
501-2010	Uncollected RE Taxes - 2010	2,541.61	2,496.33			2,496.33
501-2011	Uncollected RE Taxes - 2011	3,363.59	3,317.54			3,317.54
501-2012	2012 Real Estate Tax	4,241.23	4,191.81		27.52-	4,164.29
501-2013	2013 Real Estate Tax	6,648.41	6,506.48		202.12-	6,304.36
501-2014	2014 Real Estate Tax	10,675.06	9,411.13		528.74-	8,882.39
501-2015	2015 Real Estate Tax	14,626.79	14,194.35		512.78-	13,681.57
501-2016	2016 Real Estate Tax	21,433.85	20,850.87		817.39-	20,033.48
501-2017	2017 Real Estate Tax	28,272.72	27,661.53	100.00	1,188.62-	26,572.91
501-2018	2018 Real Estate Tax	39,203.07	37,935.97	87.89	1,414.14-	36,609.72
501-2019	2019 REAL ESTATE TAX	69,896.87	65,898.90	89.76	4,814.44-	61,174.22
501-2020	2020 Real Estate Tax	169,079.99	158,836.13	95.37	11,294.95-	147,636.55
501-2021	2021 Real Estate Tax			6,356,303.66	43,587.16-	6,312,716.50
501-2022	2022 Real Estate					
501-9999	RESERVE for Uncoll RE TAXES	380,174.70-	361,433.41-	64,318.47	6,356,541.32-	6,653,656.26-
	Uncollected Real Estate Taxes			6,420,995.15	6,420,995.15-	
502-0000	Uncollected Personal Property Tax					
502-2013	Uncollected PP Taxes - 2013					
502-2014	Uncollected PP Taxes - 2014					
502-2015	Uncollected PP Taxes - 2015					
502-2016	Uncollected PP Taxes - 2016	34,602.24	33,572.57		374.57-	33,198.00
502-2017	Uncollected PP Taxes - 2017	39,419.34	37,385.88		1,298.55-	36,087.33
502-2018	2018 Pers Prop Fire & Res-ABA	65,066.59	61,339.12		1,437.57-	59,901.55
502-2019	2019 PERONAL PROP-FIRE & RES-ABA	121,718.19	114,320.48	25.00	6,508.31-	107,837.17
502-2020	2020 Personal Prop Fire & Res - A	312,363.47	280,285.68		27,591.01-	252,694.67
502-2021	2021 Personal Property Fire & Res			4,452,968.19	29,297.46-	4,423,670.73
502-2022	2022 Personal Property Fire & Res					
502-9999	RESERVE for Uncoll PP TAXES	573,169.83-	526,903.73-	66,482.47	4,452,968.19-	4,913,389.45-
	Uncollected Personal Property Taxes			4,519,475.66	4,519,475.66-	
	PUBLIC SERVICE CORPORATION					
503-2015	2015 Public Service Corporation					
503-2016	2016 Public Service Corporation					
503-2017	2017 Public Service Corporation					
503-2018	2018 Public Service Corporation					
503-2019	2019 PUBLIC SERVICE CORPORATION					

ACCOUNT NUMBER -----	ACCOUNT DESCRIPTION -----	BEG. YR BALANCE -----	PREVIOUS BALANCE -----	DEBIT -----	CREDIT -----	ENDING BALANCE -----
503-2020	2020 Public Service Corporation					
503-2021	2021 Public Service					
503-2022	2022 Public Service					
503-9999	RESERVE for Uncoll PS Corp TAXES					
	PUBLIC SERVICE CORPORATION					
504-2013	Uncollected VL Assessment 2013					
504-2014	Uncollected VL Assessment 2014					
504-2015	Vehicle License Tax 2015					
504-2016	Vehicle License Tax 2016	5,889.50	5,655.00		68.46-	5,586.54
504-2017	Vehicle License Tax 2017	7,418.18	7,296.06		122.88-	7,173.18
504-2018	Vehicle License Tax 2018	12,130.74	11,534.56		384.38-	11,150.18
504-2019	VEHICLE LICENSE TAX 2019	19,596.48	18,748.81		1,324.42-	17,424.39
504-2020	Vehicle License Tax 2020	52,045.66	47,745.82		4,177.25-	43,568.57
504-2021	Vehicle License Tax - 2021			421,585.00	1,554.71-	420,030.29
504-2022	Vehicle License Tax - 2022					
504-9999	Reserve for Uncollected VL	97,080.56-	90,980.25-	7,632.10	421,585.00-	504,933.15-
	Uncollected VL Assessment 2013			429,217.10	429,217.10-	
505-0001	UNCOLL Rollback Tax					
505-9999	RESERVE for Uncoll Rollback Tax					
	UNCOLL Rollback Tax					
506-0001	Uncollected DMV Fees	41,480.12	41,980.11	300.00	187.27-	42,092.84
506-9999	Reserve - Uncollected DMV Fees	41,480.12-	41,980.11-	187.27	300.00-	42,092.84-
	Uncollected DMV Fees			487.27	487.27-	
507-2018	MINERALS UNDER DEVELOPMENT 2018					
507-2019	2019 MINERALS UNDER DEVELEOPMENT					
507-2020	2020 Minerals Under Development					
507-2021	2021 Minerals Under Development			1,238.56		1,238.56
507-2022	2022 Minerals Under Development					
507-9999	RESERVE MINERALS UNDER DEVELOPMEN				1,238.56-	1,238.56-
	MINERALS UNDER DEVELOPMENT 2018			1,238.56	1,238.56-	
511-2013	2013 Commonwealth Request Made					
511-2014	2014 Commonwealth Request Made	1,041,373.25	1,041,373.25			1,041,373.25
511-2015	2015 Commonwealth Request Made	1,028,175.72	1,028,175.72			1,028,175.72
511-2016	2016 Commonwealth Request Made	1,011,472.17	1,011,472.17			1,011,472.17
511-2017	2017 Commonwealth Request Made	1,011,619.13	1,011,619.13		3.12-	1,011,616.01
511-2018	2018 Commonwealth Request Made	1,024,733.53	1,024,733.53		3.06-	1,024,730.47
511-2019	2019 COMMONWEALTH REQUEST MADE	1,017,007.91	1,017,007.91		2.90-	1,017,005.01
511-2020	2020 Commonwealth Request Made	1,022,185.72	1,022,227.84		157.65-	1,022,070.19
511-2021	2021 Commonwealth Request Made			1,029,892.63	42.73-	1,029,849.90
511-2022	2022 Commonwealth Request Made					
511-9999	Possible C/W Reimbursement-RESERV	7,156,567.43-	7,156,609.55-	209.46	1,029,892.63-	8,186,292.72-
	2013 Commonwealth Request Made			1,030,102.09	1,030,102.09-	
				12,401,515.83	12,401,515.83-	

ACCOUNT NUMBER -----	ACCOUNT DESCRIPTION -----	BEG. YR BALANCE -----	PREVIOUS BALANCE -----	DEBIT -----	CREDIT -----	ENDING BALANCE -----
601-0000	** UNCOLLECTED PENALTIES **					
601-0001	Uncollected Penalty	2,209,927.63-	2,217,626.45-		7,471.09-	2,225,097.54-
601-9999	Reserve for Uncoll Penalty	2,209,927.63	2,217,626.45	7,471.09		2,225,097.54
	** UNCOLLECTED PENALTIES **			7,471.09	7,471.09-	
	** SANITARY DISTRICT UNCOLLEDTED **					
602-0502	Sewer AR	31,894.12	31,894.12			31,894.12
602-0503	Water AR	20,873.90	20,873.90			20,873.90
602-0504	Penalty AR					
602-9999	RESERVE for Uncollected Sani Dist	52,212.24-	52,212.24-			52,212.24-
	** SANITARY DISTRICT UNCOLLEDTED **	555.78	555.78			555.78
		555.78	555.78	7,471.09	7,471.09-	555.78
711-2005	Request C/W Reimbursement 2005					
711-2011	2011 C/W Reimbursement Received					
711-2012	C/W Reimbursement Received					
711-2013	2013 C/W REIMBURSEMENT RECEIVE					
711-2014	2014 C/W Reimbursement Received	1,019,212.97-	1,019,212.97-			1,019,212.97-
711-2015	2015 C/W Reimbursement Received	1,019,212.97-	1,019,212.97-			1,019,212.97-
711-2016	2016 C/W Reimbursement Received	1,019,212.97-	1,019,212.97-			1,019,212.97-
711-2017	2017 C/W Reimbursement Received	1,019,212.97-	1,019,212.97-			1,019,212.97-
711-2018	2018 C/W Reimbursement Received	1,019,212.97-	1,019,212.97-			1,019,212.97-
711-2019	2019 C/W REIMBURSEMENT RECEIVED	1,019,212.97-	1,019,212.97-			1,019,212.97-
711-2020	2020 C/W REIMBURSEMENT RECEIVE	1,019,212.97-	1,019,212.97-			1,019,212.97-
711-2021	2021 C/W Reimbursement Received	50,960.64-	50,960.64-		50,960.65-	101,921.29-
711-2022	2022 C/W Reimbursement Received					
711-9999	Request C/W RESERVE	7,185,451.43	7,185,451.43	50,960.65		7,236,412.08
	Request C/W Reimbursement 2005			50,960.65	50,960.65-	
				50,960.65	50,960.65-	

REVENUE SUMMARY

--DETAIL--

7/01/0001 -

--DETAIL--

FUND #-100 **GENERAL FUND**

MAJOR ACCT#	DESCRIPTION	BUDGET AMOUNT	APPR. AMOUNT	CURRENT AMOUNT	Y-T-D AMOUNT	BALANCE	% REMAIN.
-----	-----	-----	-----	-----	-----	-----	-----
999	**GENERAL FUND**						
10000	**REVENUE FROM LOCAL SOURCES**						
11000	GENERAL PROPERTY TAXES						
11010	** REAL ESTATE TAXES **						
0001	Current Taxes - Real Estate	6,250,999.00	6,250,999.00	.00	.00	6,250,999.00	100.00
0002	Delinq. Taxes - Real Estate	185,000.00	185,000.00	.00	.00	185,000.00	100.00
2005	Real Estate Taxes - 2005	.00	.00	7.03	7.03	7.03-	100.00-
2006	Real Estate Taxes - 2006	.00	.00	36.43	74.21	74.21-	100.00-
2007	Real Estate Taxes - 2007	.00	.00	1.24	1.24	1.24-	100.00-
2009	Real Estate Taxes - 2009	.00	.00	21.27	42.63	42.63-	100.00-
2010	Real Estate Taxes - 2010	.00	.00	.00	45.28	45.28-	100.00-
2011	Real Estate Taxes - 2011	.00	.00	.00	46.05	46.05-	100.00-
2012	2012 Real Estate Tax	.00	.00	27.52	76.94	76.94-	100.00-
2013	2013 Real Estate Tax	.00	.00	202.12	344.05	344.05-	100.00-
2014	2014 Real Estate Tax	.00	.00	528.74	1,792.67	1,792.67-	100.00-
2015	2015 Real Estate Tax	.00	.00	512.78	945.22	945.22-	100.00-
2016	2016 Real Estate Tax	.00	.00	817.39	1,400.37	1,400.37-	100.00-
2017	2017 Real Estate Tax	.00	.00	1,088.62	1,699.81	1,699.81-	100.00-
2018	2018 Real Estate Tax	.00	.00	1,414.14	2,681.24	2,681.24-	100.00-
2019	2019 REAL ESTATE TAX	.00	.00	4,814.44	8,812.41	8,812.41-	100.00-
2020	2020 Real Estate Tax	.00	.00	11,294.95	21,538.81	21,538.81-	100.00-
2021	2021 Real Estate Tax	.00	.00	38,736.44	38,736.44	38,736.44-	100.00-
	** REAL ESTATE TAXES **	6,435,999.00	6,435,999.00	59,503.11	78,244.40	6,357,754.60	98.78
11011	** REAL ESTATE TAXES **						
11020	** PUBLIC SERVICE CORP TAXES **						
0001	PSC - RE - Current	280,500.00	280,500.00	.00	.00	280,500.00	100.00
0003	PSC - PP - Current	3,569.00	3,569.00	.00	.00	3,569.00	100.00
	** PUBLIC SERVICE CORP TAXES **	284,069.00	284,069.00	.00	.00	284,069.00	100.00
11031	** PERSONAL PROPERTY TAXES **						
0001	Current Taxes-Per Prop/Fil Pen	3,450,469.00	3,450,469.00	.00	.00	3,450,469.00	100.00
0002	Delinq. Taxes - Per Property	285,000.00	285,000.00	.00	.00	285,000.00	100.00
2016	2016 Personal Prop-Fire & Rescue	.00	.00	374.57	1,404.24	1,404.24-	100.00-
2017	2017 Personal Prop - Fire & Rescue	.00	.00	1,293.27	3,326.73	3,326.73-	100.00-
2018	2018 Personal Prop-Fire & Rescue	.00	.00	1,358.61	4,352.17	4,352.17-	100.00-
2019	2019 PERSONAL PROP - FIRE & RESCUE	.00	.00	6,461.04	13,854.93	13,854.93-	100.00-
2020	2020 Personal Prop Fire & Rescue	.00	.00	27,168.30	59,161.30	59,161.30-	100.00-
2021	2021 Personal Property-Fire & Resc	.00	.00	21,373.37	21,373.37	21,373.37-	100.00-
	** PERSONAL PROPERTY TAXES **	3,735,469.00	3,735,469.00	58,029.16	103,472.74	3,631,996.26	97.22
11032	** MOBILE HOME TAXES **						
0001	Current/Delinq. - Mobile Homes	18,493.00	18,493.00	.00	.00	18,493.00	100.00
2018	2018 Personal Property Tax	.00	.00	.00	12.79	12.79-	100.00-
2019	2019 PERSONAL PROPERTY TAX	.00	.00	5.43	9.25	9.25-	100.00-
2020	Mobile Home Tax 2020	.00	.00	82.36	233.97	233.97-	100.00-
2021	Mobile Home Tax 2021	.00	.00	483.37	483.37	483.37-	100.00-

9/07/2021 13:09		GL060	AMELIA COUNTY			PAGE 2	
			REVENUE SUMMARY				
--DETAIL--			7/01/0001 -			--DETAIL--	
FUND #-100 **GENERAL FUND**							
MAJOR		BUDGET	APPR.	CURRENT	Y-T-D		%
ACCT#	DESCRIPTION	AMOUNT	AMOUNT	AMOUNT	AMOUNT	BALANCE	REMAIN.
-----	-----	-----	-----	-----	-----	-----	-----
	** MOBILE HOME TAXES **						
	** MOBILE HOME TAXES **	18,493.00	18,493.00	571.16	739.38	17,753.62	96.00
11040	** MACHINERY & TOOLS TAXES **						
0001	Current Taxes - Mach & Tools	56,840.00	56,840.00	.00	.00	56,840.00	100.00
2018	Machinery & Tools - 2018	.00	.00	.00	721.12	721.12-	100.00-
2021	Machiner & Tools Tax 2021	.00	.00	2,343.67	2,343.67	2,343.67-	100.00-
	** MACHINERY & TOOLS TAXES **	56,840.00	56,840.00	2,343.67	3,064.79	53,775.21	94.60
11060	** PENALTY AND INTEREST **						
0001	Penalties - All Property Taxes	145,000.00	145,000.00	7,471.09	15,169.91	129,830.09	89.53
0002	Interest - All Property Taxes	60,000.00	60,000.00	5,077.93	9,808.32	50,191.68	83.65
0003	Credit Card Fees	.00	.00	596.78	1,168.53	1,168.53-	100.00-
	** PENALTY AND INTEREST **	205,000.00	205,000.00	13,145.80	26,146.76	178,853.24	87.24
		-----	-----	-----	-----	-----	-----
	GENERAL PROPERTY TAXES	10,735,870.00	10,735,870.00	133,592.90	211,668.07	10,524,201.93	98.02
12000	OTHER LOCAL TAXES						
12010	** LOCAL SALES & USE TAXES **						
0001	Local Sales Use and Taxes	963,641.00	963,641.00	106,915.24	208,870.83	754,770.17	78.32
	** LOCAL SALES & USE TAXES **	963,641.00	963,641.00	106,915.24	208,870.83	754,770.17	78.32
12020	** CONSUMER UTILITY TAXES **						
0001	Consumer Utility Taxes	244,000.00	244,000.00	21,489.76	46,802.88	197,197.12	80.81
0002	Consumption Tax	43,000.00	43,000.00	2,235.28	5,922.95	37,077.05	86.22
	** CONSUMER UTILITY TAXES **	287,000.00	287,000.00	23,725.04	52,725.83	234,274.17	81.62
12030	** BUSINESS LICENSE TAXES **						
0001	Business License Taxes	290,000.00	290,000.00	1,863.79	8,478.13	281,521.87	97.07
	** BUSINESS LICENSE TAXES **	290,000.00	290,000.00	1,863.79	8,478.13	281,521.87	97.07
12050	**VEHICLE LICENSE TAX**						
1999	Vehicle License Tax	380,000.00	380,000.00	.00	.00	380,000.00	100.00
2016	Vehicle License - 2016	.00	.00	68.46	302.96	302.96-	100.00-
2017	Vehicle License - 2017	.00	.00	72.88	195.00	195.00-	100.00-
2018	Vehicle license - 2018	.00	.00	309.38	905.56	905.56-	100.00-
2019	Vehicle License - 2019	.00	.00	1,274.42	2,097.09	2,097.09-	100.00-
2020	Vehicle License - 2020	.00	.00	3,952.25	8,192.09	8,192.09-	100.00-
2021	Vehicle License - 2021	.00	.00	1,504.71	1,504.71	1,504.71-	100.00-
	VEHICLE LICENSE TAX	380,000.00	380,000.00	7,182.10	13,197.41	366,802.59	96.52
12060	**BANK FRANCHISE FEES**						
0001	Bank Franchise Fees	60,000.00	60,000.00	.00	.00	60,000.00	100.00
	BANK FRANCHISE FEES	60,000.00	60,000.00	.00	.00	60,000.00	100.00
12070	**TAXES-RECORDATION & WILLS**						
0002	Tax on Wills (CC Clerk)	5,300.00	5,300.00	238.44	728.87	4,571.13	86.24

9/07/2021 13:09		GL060	AMELIA COUNTY			PAGE	3
			REVENUE SUMMARY				
--DETAIL--			7/01/0001 -			--DETAIL--	
FUND #-100 **GENERAL FUND**							
MAJOR		BUDGET	APPR.	CURRENT	Y-T-D		%
ACCT#	DESCRIPTION	AMOUNT	AMOUNT	AMOUNT	AMOUNT	BALANCE	REMAIN.
-----	-----	-----	-----	-----	-----	-----	-----
TAXES-RECORDATION & WILLS							
0003	Grantee Tax-Deeds (CC Clerk)	110,000.00	110,000.00	16,173.49	31,164.59	78,835.41	71.66
0004	Grantor Tax-Deeds (CC Clerk)	33,000.00	33,000.00	4,275.71	8,062.17	24,937.83	75.56
	TAXES-RECORDATION & WILLS	148,300.00	148,300.00	20,687.64	39,955.63	108,344.37	73.05
12080	**COMMUNICATIONS TAXES**						
		-----	-----	-----	-----	-----	-----
	OTHER LOCAL TAXES	2,128,941.00	2,128,941.00	160,373.81	323,227.83	1,805,713.17	84.81
13000	PERMITS/PRIV FEES/REG LICENSES						
13010	**ANIMAL LICENSES**						
0100	Dog Tags - Lifetime	.00	.00	200.00	820.00	820.00-	100.00-
2020	Dog Tags - 2020	12,000.00	12,000.00	.00	.00	12,000.00	100.00
2021	Dog Tags - 2021	.00	.00	.00	120.00	120.00-	100.00-
	ANIMAL LICENSES	12,000.00	12,000.00	200.00	940.00	11,060.00	92.16
13030	**PERMITS & OTHER LICENSES**						
0004	Land Use Application Fees	1,000.00	1,000.00	10.00	10.00	990.00	99.00
0005	Transfer Fees(CC Clerk)	450.00	450.00	58.50	101.70	348.30	77.40
0006	Zoning Application Fees	575.00	575.00	.00	550.00	25.00	4.34
0007	Subdivision Application Fees	500.00	500.00	325.00	325.00	175.00	35.00
0008	Building Permits	132,000.00	132,000.00	83,205.04	93,460.84	38,539.16	29.19
0009	Building Reinspection Fees	475.00	475.00	.00	.00	475.00	100.00
0018	Septic Tank Permits	1,500.00	1,500.00	300.00	475.00	1,025.00	68.33
0019	Planning Fees	.00	.00	575.00	575.00	575.00-	100.00-
0024	Soil Erosion Control Permits	7,200.00	7,200.00	175.00	250.00	6,950.00	96.52
0025	Soil Erosion & Sedimentation App	1,000.00	1,000.00	862.00	862.00	138.00	13.80
0031	Building Permits-Surcharge 1.75%	325.00	325.00	1,689.97	1,134.06	809.06-	248.94-
0032	Music/Entertainment Permits	450.00	450.00	275.00	325.00	125.00	27.77
0033	Special Exception Permits	850.00	850.00	.00	.00	850.00	100.00
0034	Storm Water Permit	6,200.00	6,200.00	2,398.00	3,698.00	2,502.00	40.35
	PERMITS & OTHER LICENSES	152,525.00	152,525.00	89,873.51	101,766.60	50,758.40	33.27
		-----	-----	-----	-----	-----	-----
	PERMITS/PRIV FEES/REG LICENSES	164,525.00	164,525.00	90,073.51	102,706.60	61,818.40	37.57
14000	FINE AND FORFEITURES						
14010	**FINE AND FORFEITURES**						
0001	Court Fines/Forfeitures CC	42,000.00	42,000.00	6,527.31	15,020.73	26,979.27	64.23
0002	LOC1 DC-14	.00	.00	234.75	484.25	484.25-	100.00-
0003	Interest-Fines/Forfeitures CC	1,500.00	1,500.00	202.51	446.60	1,053.40	70.22
0004	Courthouse Maint Ord Fee CC/GD	2,500.00	2,500.00	265.91	592.50	1,907.50	76.30
0005	Commonwealth E-Summons	.00	.00	25.00	40.00	40.00-	100.00-
0007	Blood Test/DNA Fee CC	250.00	250.00	.00	29.25	220.75	88.30
	FINE AND FORFEITURES	46,250.00	46,250.00	7,255.48	16,613.33	29,636.67	64.07
		-----	-----	-----	-----	-----	-----
	FINE AND FORFEITURES	46,250.00	46,250.00	7,255.48	16,613.33	29,636.67	64.07

REVENUE SUMMARY

--DETAIL--

7/01/0001 -

--DETAIL--

FUND #-100 **GENERAL FUND**

MAJOR ACCT# -----	DESCRIPTION -----	BUDGET AMOUNT -----	APPR. AMOUNT -----	CURRENT AMOUNT -----	Y-T-D AMOUNT -----	BALANCE -----	% REMAIN. -----
15000	REVENUE FROM USE OF MONEY/PROP						
15010	**REV. FROM USE OF MONEY**						
0001	Interest Earned-Bank Deposits	7,200.00	7,200.00	.00	190.40	7,009.60	97.35
0002	SCHWAB County - INT/LOSS/GAINS	500.00	500.00	.00	6,606.48	6,106.48	221.29
	REV. FROM USE OF MONEY	7,700.00	7,700.00	.00	6,796.88	903.12	11.72
15020	**REV. FROM USE OF PROPERTY**						
0001	Rent of County Property	17,500.00	17,500.00	2,397.50	2,870.00	14,630.00	83.60
	REV. FROM USE OF PROPERTY	17,500.00	17,500.00	2,397.50	2,870.00	14,630.00	83.60
		-----	-----	-----	-----	-----	-----
	REVENUE FROM USE OF MONEY/PROP	25,200.00	25,200.00	2,397.50	9,666.88	15,533.12	61.63
16000	CHARGES FOR SERVICES						
16010	**COURT COSTS**						
0003	Sheriff's Fees	1,200.00	1,200.00	.00	626.84	573.16	47.76
0004	Law Library Fees CC/GD	1,800.00	1,800.00	149.20	342.40	1,457.60	80.97
0006	Court Appointed Attorney Fees CC	1,500.00	1,500.00	120.00	298.50	1,201.50	80.10
	COURT COSTS	4,500.00	4,500.00	269.20	1,267.74	3,232.26	71.82
16020	**COMMONWEALTH'S ATTNY. FEES**						
0001	Commonwealth's Attorney Fees CC	900.00	900.00	68.27	244.68	655.32	72.81
	COMMONWEALTH'S ATTNY. FEES	900.00	900.00	68.27	244.68	655.32	72.81
16060	**CHARGES-OTHER PROTECTION**						
0002	Parking Tickets	30.00	30.00	.00	.00	30.00	100.00
	CHARGES-OTHER PROTECTION	30.00	30.00	.00	.00	30.00	100.00
16080	**CHGS-SANIT./WASTE REMOVAL**						
0005	Landfill Inspector Fees	218,000.00	218,000.00	.00	.00	218,000.00	100.00
	CHGS-SANIT./WASTE REMOVAL	218,000.00	218,000.00	.00	.00	218,000.00	100.00
16130	**CHARGES/PARKS & RECREATION**						
0001	Recreation Fees	112,000.00	112,000.00	6,784.46	18,710.09	93,289.91	83.29
	CHARGES/PARKS & RECREATION	112,000.00	112,000.00	6,784.46	18,710.09	93,289.91	83.29
16150	**CHARGES FOR LIBRARY**						
0001	Library Fees and Fines	4,500.00	4,500.00	2,259.45	3,477.29	1,022.71	22.72
	CHARGES FOR LIBRARY	4,500.00	4,500.00	2,259.45	3,477.29	1,022.71	22.72
16160	**CHARGES/PLANNING-COMM DEV**						
		-----	-----	-----	-----	-----	-----
	CHARGES FOR SERVICES	339,930.00	339,930.00	9,381.38	23,699.80	316,230.20	93.02
18000	MISCELLANEOUS REVENUE						
18030	**EXPENDITURE REFUNDS**						
0001	Spay/Neuter Program	15.00	15.00	.00	.00	15.00	100.00
0003	Rebates and Refunds	40,000.00	40,031.99	536.50	1,368.63	38,663.36	96.58

9/07/2021 13:09		GL060	AMELIA COUNTY			PAGE	5
			REVENUE SUMMARY				
		--DETAIL--	7/01/0001 -			--DETAIL--	
FUND #-100 **GENERAL FUND**							
MAJOR		BUDGET	APPR.	CURRENT	Y-T-D		%
ACCT#	DESCRIPTION	AMOUNT	AMOUNT	AMOUNT	AMOUNT	BALANCE	REMAIN.
-----	-----	-----	-----	-----	-----	-----	-----
	EXPENDITURE REFUNDS						
0004	Public Assist. Rebate/Refund	3,000.00	3,000.00	105.00	105.00	2,895.00	96.50
	EXPENDITURE REFUNDS	43,015.00	43,046.99	641.50	1,473.63	41,573.36	96.57
18990	**MISCELLANEOUS**						
0004	CERT Program (EOC)	400.00	400.00	30.00	45.00	355.00	88.75
0005	DMV Treasurer's Office Stop Fees	34,000.00	34,000.00	2,735.58	5,385.57	28,614.43	84.16
0006	Sale of Salvage/Surplus	6,000.00	6,000.00	.00	4,581.75	1,418.25	23.63
0010	Ins. Adjustments/Recoveries	35,000.00	35,000.00	1,038.12	1,038.12	33,961.88	97.03
0013	Bad Check Fees	70.00	70.00	.00	.00	70.00	100.00
0017	Recycling-Vehicles	400.00	400.00	54.00	54.00	346.00	86.50
0020	Dog Donations	3,000.00	3,000.00	.00	984.00	2,016.00	67.20
0021	Sheriff's Office-Donations	500.00	4,750.00	4,250.00	4,250.00	500.00	10.52
0023	CSA Reimbursement-Recoveries	8,000.00	8,000.00	1,593.68	1,593.68	6,406.32	80.07
0024	Treas Tax Lien Collection Fees	4,800.00	4,800.00	620.13	1,104.71	3,695.29	76.98
	MISCELLANEOUS	92,170.00	96,420.00	10,321.51	19,036.83	77,383.17	80.25
		-----	-----	-----	-----	-----	-----
	MISCELLANEOUS REVENUE	135,185.00	139,466.99	10,963.01	20,510.46	118,956.53	85.29
19020	**RECOVERED COSTS**						
0002	Social Servs Retire/Life Ins	310,000.00	310,000.00	52,627.46	52,627.46	257,372.54	83.02
0040	Recovered Costs - Real Estate	15,000.00	15,000.00	100.00	987.41	14,012.59	93.41
	RECOVERED COSTS	325,000.00	325,000.00	52,727.46	53,614.87	271,385.13	83.50
		-----	-----	-----	-----	-----	-----
	RECOVERED COSTS	325,000.00	325,000.00	52,727.46	53,614.87	271,385.13	83.50
20000	REVENUE FROM THE COMMONWEALTH						
21000	**PAYMENTS IN LIEU OF TAXES**						
21010	**PAYMENTS IN LIEU OF TAXES**						
22000	**NON-CATEGORICAL AID-STATE**						
22010	**NON-CATEGORICAL AID-STATE**						
0003	MVC Rolling Stock Tax	28,000.00	28,000.00	608.45	26,783.02	1,216.98	4.34
0005	Mobile Home Titling Taxes	25,000.00	25,000.00	.00	.00	25,000.00	100.00
0006	PTN C/W Reimbursement Received	1,019,213.00	1,019,213.00	50,960.65	50,960.65	968,252.35	95.00
0007	Communications Taxes	218,000.00	218,000.00	13,896.00	29,158.00	188,842.00	86.62
0010	State Recordation Taxes	26,000.00	26,000.00	.00	.00	26,000.00	100.00
0011	4-For-Life Funds EMS	.00	.00	15,921.36	15,921.36	15,921.36-	100.00-
0012	Rental Tax Distribution	300.00	300.00	6,624.36	6,624.36	6,324.36-	108.12-
	NON-CATEGORICAL AID-STATE	1,316,513.00	1,316,513.00	88,010.82	129,447.39	1,187,065.61	90.16
		-----	-----	-----	-----	-----	-----
	NON-CATEGORICAL AID-STATE	1,316,513.00	1,316,513.00	88,010.82	129,447.39	1,187,065.61	90.16
23000	SHARED EXPENSES						
23010	SHARED EXPENSES						
0001	**COMMONWEALTH'S ATTORNEY**	243,419.00	243,419.00	18,906.35	38,335.67	205,083.33	84.25
	SHARED EXPENSES	243,419.00	243,419.00	18,906.35	38,335.67	205,083.33	84.25

9/07/2021	13:09	GL060	AMELIA COUNTY			PAGE	6
			REVENUE SUMMARY				
--DETAIL--			7/01/0001 -			--DETAIL--	
FUND #-100 **GENERAL FUND**							
MAJOR		BUDGET	APPR.	CURRENT	Y-T-D		%
ACCT#	DESCRIPTION	AMOUNT	AMOUNT	AMOUNT	AMOUNT	BALANCE	REMAIN.
-----	-----	-----	-----	-----	-----	-----	-----
23020	SHARED EXPENSES						
0001	**SHERIFF**	825,461.00	825,461.00	55,069.80	122,776.37	702,684.63	85.12
	SHARED EXPENSES	825,461.00	825,461.00	55,069.80	122,776.37	702,684.63	85.12
23030	SHARED EXPENSES						
0001	**COMMISSIONER OF REVENUE**	113,837.00	113,837.00	9,002.35	17,577.25	96,259.75	84.55
	SHARED EXPENSES	113,837.00	113,837.00	9,002.35	17,577.25	96,259.75	84.55
23040	SHARED EXPENSES						
0001	**TREASURER**	90,651.00	90,651.00	6,268.79	13,477.48	77,173.52	85.13
	SHARED EXPENSES	90,651.00	90,651.00	6,268.79	13,477.48	77,173.52	85.13
23050	SHARED EXPENSES						
23060	SHARED EXPENSES						
0001	**REGISTRAR/ELECTORAL BOARD**	65,000.00	65,000.00	.00	.00	65,000.00	100.00
	SHARED EXPENSES	65,000.00	65,000.00	.00	.00	65,000.00	100.00
23070	SHARED EXPENSES						
0001	**CLERK OF CIRCUIT COURT**	214,398.00	214,398.00	13,993.57	30,436.63	183,961.37	85.80
	SHARED EXPENSES	214,398.00	214,398.00	13,993.57	30,436.63	183,961.37	85.80
		-----	-----	-----	-----	-----	-----
	SHARED EXPENSES	1,552,766.00	1,552,766.00	103,240.86	222,603.40	1,330,162.60	85.66
24000	CATEGORICAL AID - STATE						
24010	**WELFARE**						
0002	Public Assist./Welfare Admin.	619,230.00	619,230.00	39,797.39	76,003.03	543,226.97	87.72
	WELFARE	619,230.00	619,230.00	39,797.39	76,003.03	543,226.97	87.72
24040	**OTHER CATEGORICAL AID-STATE**						
0001	Virginia Information Technology	223,859.00	223,859.00	.00	.00	223,859.00	100.00
0002	EMS Grant	16,000.00	16,000.00	.00	.00	16,000.00	100.00
0007	Litter Control Grant	5,600.00	5,600.00	.00	.00	5,600.00	100.00
0008	RAD Grant	700.00	700.00	.00	.00	700.00	100.00
0009	Library Aid	73,562.00	77,822.00	.00	19,455.50	58,366.50	75.00
0012	Fire Services Grant	48,000.00	54,363.00	.00	.00	54,363.00	100.00
0014	Comprehensive Services Act	275,000.00	275,000.00	17,408.24	40,507.89	234,492.11	85.26
0015	Victim/Witness Assist. Program	15,000.00	15,000.00	.00	13,109.76	1,890.24	12.60
0016	VJCCCA Grant-1st Time Offender	9,913.00	9,913.00	.00	2,478.00	7,435.00	75.00
0025	DMV Select Revenue	42,000.00	42,000.00	3,858.99	8,184.97	33,815.03	80.51
0037	E911 Wireless Grant	44,000.00	44,000.00	3,701.01	7,500.74	36,499.26	82.95
	OTHER CATEGORICAL AID-STATE	753,634.00	764,257.00	24,968.24	91,236.86	673,020.14	88.06
		-----	-----	-----	-----	-----	-----
	CATEGORICAL AID - STATE	1,372,864.00	1,383,487.00	64,765.63	167,239.89	1,216,247.11	87.91
33000	** CATEGORICAL AID-FEDERAL **						
33301	**FEDERAL AID**						
0011	Victim Witness Grant	55,000.00	55,000.00	.00	.00	55,000.00	100.00

REVENUE SUMMARY

--DETAIL--

7/01/0001 -

--DETAIL--

FUND #-100 **GENERAL FUND**

MAJOR ACCT#	DESCRIPTION	BUDGET AMOUNT	APPR. AMOUNT	CURRENT AMOUNT	Y-T-D AMOUNT	BALANCE	% REMAIN.
-----	-----	-----	-----	-----	-----	-----	-----
	FEDERAL AID						
0013	Energy Eff. Loan Interest	60,500.00	60,500.00	.00	.00	60,500.00	100.00
0014	Fed Public Assist/Welfare Admin	756,837.00	756,837.00	70,124.39	134,043.15	622,793.85	82.28
0016	DMV Grant - Sheriff	12,000.00	12,000.00	.00	3,750.25	8,249.75	68.74
0017	LEMPG Grant	12,000.00	12,000.00	.00	.00	12,000.00	100.00
0023	American Rescue Plan Act Funds	.00	2,553,262.00	.00	.00	2,553,262.00	100.00
0024	Public Assistance/Welfare Special	.00	.00	1,182.36	1,182.36	1,182.36-	100.00-
	FEDERAL AID	896,337.00	3,449,599.00	71,306.75	138,975.76	3,310,623.24	95.97
		-----	-----	-----	-----	-----	-----
	** CATEGORICAL AID-FEDERAL **	896,337.00	3,449,599.00	71,306.75	138,975.76	3,310,623.24	95.97
41050	** FUND TRANSFERS **						
99500	** FUND TRANSFERS **						
995000	** FUND TRANSFERS **						
0214	Transfer In - Sheriff FASP to GF	2,000.00	2,000.00	.00	.00	2,000.00	100.00
0215	Transfers In From Comm Atty FASP	600.00	1,200.00	.00	.00	1,200.00	100.00
0304	Transfers In - From CIP Fund	500,000.00	500,000.00	.00	.00	500,000.00	100.00
0407	Transfer in from Rolling Meadows	.00	.00	24,743.10	24,743.10	24,743.10-	100.00-
0501	Transfer to General from EDA	24,700.00	24,700.00	.00	.00	24,700.00	100.00
0903	Transfer In from CH Security	20,000.00	20,000.00	.00	.00	20,000.00	100.00
	** FUND TRANSFERS **	547,300.00	547,900.00	24,743.10	24,743.10	523,156.90	95.48
		-----	-----	-----	-----	-----	-----
	** FUND TRANSFERS **	547,300.00	547,900.00	24,743.10	24,743.10	523,156.90	95.48
	--FUND TOTAL--	19,586,681.00	22,155,447.99	818,832.21	1,444,717.38	20,710,730.61	93.47

--DETAIL--

7/01/0001 -

--DETAIL--

FUND #-108

MAJOR ACCT#	DESCRIPTION	BUDGET AMOUNT	APPR. AMOUNT	CURRENT AMOUNT	Y-T-D AMOUNT	BALANCE	% REMAIN.
-----	-----	-----	-----	-----	-----	-----	-----
1000	**REVENUE LOCAL PROFFERS**						
15010	**REVENUE PROFFERS**						
0001	Interest Earned-PROFFERS	.00	.00	.00	6.56	6.56-	100.00-
	REVENUE PROFFERS	.00	.00	.00	6.56	6.56-	100.00-
		-----	-----	-----	-----	-----	-----
	REVENUE PROFFERS	.00	.00	.00	6.56	6.56-	100.00-
18990	**REVENUE PROFFERS**						
0001	Deposits	.00	.00	1,490.00	1,490.00	1,490.00-	100.00-
	REVENUE PROFFERS	.00	.00	1,490.00	1,490.00	1,490.00-	100.00-
		-----	-----	-----	-----	-----	-----
	REVENUE PROFFERS	.00	.00	1,490.00	1,490.00	1,490.00-	100.00-
995000	**TRANSFERS IN**						
	--FUND TOTAL--	.00	.00	1,490.00	1,496.56	1,496.56-	100.00-

--DETAIL--

7/01/0001 -

--DETAIL--

FUND #-111 IPR CDBG FUND

MAJOR			BUDGET	APPR.	CURRENT	Y-T-D		
ACCT#	DESCRIPTION		AMOUNT	AMOUNT	AMOUNT	AMOUNT	BALANCE	% REMAIN.
-----	-----		-----	-----	-----	-----	-----	-----
10000	REVENUE IPR CDBG FUND							
18990	REVENUE IPR CDBG FUND							
0008	IPR CDBG Program Income		.00	.00	155.00	335.00	335.00-	100.00-
	REVENUE IPR CDBG FUND		.00	.00	155.00	335.00	335.00-	100.00-
			-----	-----	-----	-----	-----	-----
	REVENUE IPR CDBG FUND		.00	.00	155.00	335.00	335.00-	100.00-
	--FUND TOTAL--		.00	.00	155.00	335.00	335.00-	100.00-

9/07/2021 13:16		GL060	AMELIA COUNTY			PAGE 1	
			REVENUE SUMMARY				
--DETAIL--			7/01/0001 -			--DETAIL--	
FUND #-251 ** REVENUE - SCHOOL FUND **							
MAJOR		BUDGET	APPR.	CURRENT	Y-T-D		%
ACCT#	DESCRIPTION	AMOUNT	AMOUNT	AMOUNT	AMOUNT	BALANCE	REMAIN.
-----	-----	-----	-----	-----	-----	-----	-----
999	** REVENUE - SCHOOL FUND **						
10000	Revenue From Local Sources						
12160	Revenue From Local Sources						
0001	Clearwire Deposits	.00	.00	10,156.00	20,312.00	20,312.00-	100.00-
	Revenue From Local Sources	.00	.00	10,156.00	20,312.00	20,312.00-	100.00-
		-----	-----	-----	-----	-----	-----
	Revenue From Local Sources	.00	.00	10,156.00	20,312.00	20,312.00-	100.00-
15000	** REV FR USE OF MONEY/PROP **						
15010	** REV FR USE OF MONEY/PROP **						
15020	** REVENUE FR USE OF PROPERTY **						
0005	School - Parking Permits	1,800.00	1,800.00	.00	.00	1,800.00	100.00
	** REVENUE FR USE OF PROPERTY **	1,800.00	1,800.00	.00	.00	1,800.00	100.00
		-----	-----	-----	-----	-----	-----
	** REV FR USE OF MONEY/PROP **	1,800.00	1,800.00	.00	.00	1,800.00	100.00
16000	Charges for Services						
16120	Charges for Education						
0002	Drivers Education Student Charges	4,000.00	4,000.00	.00	.00	4,000.00	100.00
	Charges for Education	4,000.00	4,000.00	.00	.00	4,000.00	100.00
		-----	-----	-----	-----	-----	-----
	Charges for Services	4,000.00	4,000.00	.00	.00	4,000.00	100.00
18000	Miscellaneous						
18030	Expenditure Refunds						
0003	Rebates and Refunds	18,000.00	18,000.00	1,268.85	21,227.94	3,227.94-	17.93-
	Expenditure Refunds	18,000.00	18,000.00	1,268.85	21,227.94	3,227.94-	17.93-
18990	Miscellaneous Revenue						
0012	School-Other Miscellaneous Revenue	40,000.00	40,000.00	5,924.33	5,954.81	34,045.19	85.11
0015	Clearwire Reoccurring Revenue	121,872.00	121,872.00	.00	.00	121,872.00	100.00
0101	School-E-rate (Schools & Libraries)	123,840.00	123,840.00	.00	.00	123,840.00	100.00
0102	School-Retiree Health Payment	116,000.00	116,000.00	9,750.16	17,839.32	98,160.68	84.62
	Miscellaneous Revenue	401,712.00	401,712.00	15,674.49	23,794.13	377,917.87	94.07
		-----	-----	-----	-----	-----	-----
	Miscellaneous	419,712.00	419,712.00	16,943.34	45,022.07	374,689.93	89.27
19000	Recovered Costs						
19010	Recovered Costs - Tuition						
20000	Revenue From Commonwealth						
24000	Categorical Aid - State						
24020	Categorical Aid - Education -						
0003	SCHOOL-GED	8,386.00	8,386.00	.00	.00	8,386.00	100.00
0010	State Sales Tax	2,172,908.00	2,172,908.00	121,873.50	320,662.16	1,852,245.84	85.24
0020	Basic Aid	5,306,540.00	5,306,540.00	432,100.58	864,201.16	4,442,338.84	83.71
0021	School-Vision Screening	3,500.00	3,500.00	.00	.00	3,500.00	100.00
0050	Regular Foster	1,378.00	1,378.00	.00	.00	1,378.00	100.00

9/07/2021 13:16		GL060	AMELIA COUNTY			PAGE	2
			REVENUE SUMMARY				
--DETAIL--		7/01/0001 -			--DETAIL--		
FUND #-251 ** REVENUE - SCHOOL FUND **							
MAJOR		BUDGET	APPR.	CURRENT	Y-T-D		%
ACCT#	DESCRIPTION	AMOUNT	AMOUNT	AMOUNT	AMOUNT	BALANCE	REMAIN.
-----	-----	-----	-----	-----	-----	-----	-----
	Categorical Aid - Education -						
0054	Alternative Education	57,184.00	57,184.00	.00	.00	57,184.00	100.00
0060	Infrastructure Operations	386,218.00	386,218.00	.00	.00	386,218.00	100.00
0070	Gifted and Talented	52,706.00	52,706.00	4,378.34	8,756.68	43,949.32	83.38
0080	Remedial Education	182,979.00	182,979.00	15,200.25	30,400.50	152,578.50	83.38
0081	Remedial Summer School	48,334.00	48,334.00	.00	.00	48,334.00	100.00
0090	Mentor Teacher	675.00	675.00	.00	.00	675.00	100.00
0120	Special Education - SOQ	702,083.00	702,083.00	58,322.84	116,645.68	585,437.32	83.38
0161	SOL Algebra Readiness	25,707.00	25,707.00	.00	.00	25,707.00	100.00
0170	Vocational Education - SOQ	141,212.00	141,212.00	11,730.66	23,461.32	117,750.68	83.38
0210	Social Security - Instructional	316,236.00	316,236.00	26,270.08	52,540.16	263,695.84	83.38
0230	Retirement Instructional	736,889.00	736,889.00	61,214.16	122,428.32	614,460.68	83.38
0250	GLI - Instructional	21,878.00	21,878.00	1,817.42	3,634.84	18,243.16	83.38
0460	Homebound	3,139.00	3,139.00	.00	.00	3,139.00	100.00
0590	Special Edu - Foster Care	35,259.00	35,259.00	.00	.00	35,259.00	100.00
0650	At Risk	403,183.00	403,183.00	33,495.84	66,991.68	336,191.32	83.38
0651	At Risk - 4 Year Olds	174,714.00	174,714.00	.00	.00	174,714.00	100.00
0661	Compensation Supplement-SOQ	212,648.00	212,648.00	29,442.00	58,884.00	153,764.00	72.30
0750	K3 Primary	236,983.00	236,983.00	.00	.00	236,983.00	100.00
0760	School - English 2nd Language SOQ	41,178.00	41,178.00	3,431.50	6,863.00	34,315.00	83.33
0800	Reading Intervention	44,046.00	44,046.00	.00	.00	44,046.00	100.00
0840	School-CTE Microsoft IT Acad	4,248.00	4,248.00	.00	.00	4,248.00	100.00
0860	Early Childhood Education	12,500.00	12,500.00	.00	.00	12,500.00	100.00
0900	Project Graduation	4,125.00	4,125.00	.00	.00	4,125.00	100.00
	Categorical Aid - Education -	11,336,836.00	11,336,836.00	799,277.17	1,675,469.50	9,661,366.50	85.22
24027	Categorical Aid - Education -						
24030	Categorical Aid - Education -						
0660	No Loss Funding	335,674.00	335,674.00	.00	.00	335,674.00	100.00
0665	Learning Loss Instruction	49,821.00	49,821.00	.00	.00	49,821.00	100.00
0670	VTSS Grant	22,000.00	22,000.00	.00	.00	22,000.00	100.00
0675	Vocational Ed State Equipment	3,138.00	3,138.00	.00	.00	3,138.00	100.00
	Categorical Aid - Education -	410,633.00	410,633.00	.00	.00	410,633.00	100.00
24036	Categorical Aid - Education -						
24037	Categorical Aid - Education -						
24040	Categorical Aid - Education -						
0001	VPSA Techonology Grant	128,000.00	128,000.00	.00	.00	128,000.00	100.00
	Categorical Aid - Education -	128,000.00	128,000.00	.00	.00	128,000.00	100.00
24046	Categorical Aid - Education -						
24090	Categorical Aid - Education -						
24150	Categorical Aid - Education -						
1300	School-Security Grant Reimbursement	75,000.00	75,000.00	.00	.00	75,000.00	100.00
	Categorical Aid - Education -	75,000.00	75,000.00	.00	.00	75,000.00	100.00
		-----	-----	-----	-----	-----	-----
	Categorical Aid - State	11,950,469.00	11,950,469.00	799,277.17	1,675,469.50	10,274,999.50	85.97

REVENUE SUMMARY

--DETAIL--

7/01/0001 -

--DETAIL--

FUND #-251 ** REVENUE - SCHOOL FUND **

MAJOR		BUDGET	APPR.	CURRENT	Y-T-D		%
ACCT#	DESCRIPTION	AMOUNT	AMOUNT	AMOUNT	AMOUNT	BALANCE	REMAIN.
-----	-----	-----	-----	-----	-----	-----	-----
25020	Categorical Aid - Education -						
30000	Revenue From Federal Governmen						
33000	Categorical Aid - Federal						
33020	Categorical Aid - Education -						
0017	School-Preschool Grant Flow-Thru	13,763.00	13,763.00	.00	2,183.68	11,579.32	84.13
0020	School Title I Fund 1	357,874.00	357,874.00	.00	167,253.36	190,620.64	53.26
0061	School Title II Fund 1	51,515.00	51,515.00	.00	.00	51,515.00	100.00
0062	School Title III	4,400.00	4,400.00	.00	.00	4,400.00	100.00
0063	School Title IV	.00	.00	.00	7,806.88	7,806.88	100.00
0180	School Title IV Fund 1	26,359.00	26,359.00	.00	.00	26,359.00	100.00
0190	Title VI-B - Special Education	449,616.00	449,616.00	.00	39,738.71	409,877.29	91.16
0240	Carl Perkins Grant	28,672.00	28,672.00	.00	.00	28,672.00	100.00
0321	CARES Act Funds	.00	.00	188,431.18	198,119.68	198,119.68	100.00
	Categorical Aid - Education -	932,199.00	932,199.00	188,431.18	415,102.31	517,096.69	55.47
33021	Categorical Aid - Education -						
33040	Categorical Aid - Education -						
	Categorical Aid - Federal	932,199.00	932,199.00	188,431.18	415,102.31	517,096.69	55.47
37200	Categorical Aid - Education -						
37203	Categorical Aid - Education -						
37501	Categorical Aid - Education -						
37801	Categorical Aid - Education -						
40000	Other Financing Sources						
41000	Non-Revenue Receipts						
41040	Proceeds from Indebtedness						
41050	Fund Transfers - In						
995000	** TRANSFERS IN **						
0100	Transfer fr General to School Fund	6,717,870.00	6,717,870.00	482,875.99	1,338,948.86	5,378,921.14	80.06
	** TRANSFERS IN **	6,717,870.00	6,717,870.00	482,875.99	1,338,948.86	5,378,921.14	80.06
995001	** TRANSFERS IN **						
995002	** TRANSFERS IN **						
	** TRANSFERS IN **	6,717,870.00	6,717,870.00	482,875.99	1,338,948.86	5,378,921.14	80.06
	--FUND TOTAL--	20,026,050.00	20,026,050.00	1,497,683.68	3,494,854.74	16,531,195.26	82.54

9/07/2021	13:17	GL060	AMELIA COUNTY				PAGE	1
			REVENUE SUMMARY					
--DETAIL--			7/01/0001 -				--DETAIL--	
FUND #-254 Revenue - Textbook Fund								
MAJOR		BUDGET	APPR.	CURRENT	Y-T-D			%
ACCT#	DESCRIPTION	AMOUNT	AMOUNT	AMOUNT	AMOUNT	BALANCE	REMAIN.	
-----	-----	-----	-----	-----	-----	-----	-----	
999	Revenue - Textbook Fund							
16120	** LOCAL REVENUE **							
20000	Revenue From Commonwealth							
24000	Categorical Aid - State							
24020	Categorical Aid - State							
0140	Textbook Payments	106,874.00	106,874.00	8,878.08	17,756.16	89,117.84	83.38	
	Categorical Aid - State	106,874.00	106,874.00	8,878.08	17,756.16	89,117.84	83.38	
		-----	-----	-----	-----	-----	-----	
	Categorical Aid - State	106,874.00	106,874.00	8,878.08	17,756.16	89,117.84	83.38	
40000	Other Financing Sources							
41000	Non-Revenue Receipts							
41050	Fund Transfers - In							
995000	** TRANSFERS TO TEXTBOOK FUND **							
0100	Transfer fr General to Textbook Fd	56,457.00	56,457.00	.00	56,457.00	.00	.00	
	** TRANSFERS TO TEXTBOOK FUND **	56,457.00	56,457.00	.00	56,457.00	.00	.00	
		-----	-----	-----	-----	-----	-----	
	** TRANSFERS TO TEXTBOOK FUND **	56,457.00	56,457.00	.00	56,457.00	.00	.00	
--FUND TOTAL--		163,331.00	163,331.00	8,878.08	74,213.16	89,117.84	54.56	

REVENUE SUMMARY

--DETAIL--

7/01/0001 -

--DETAIL--

FUND #-259 Revenue Cafeteria

MAJOR		BUDGET	APPR.	CURRENT	Y-T-D		%
ACCT#	DESCRIPTION	AMOUNT	AMOUNT	AMOUNT	AMOUNT	BALANCE	REMAIN.
-----	-----	-----	-----	-----	-----	-----	-----
999	Revenue Cafeteria						
15010	**REVENUE FROM USE OF MONEY**						
16120	**REVENUE-CAFETERIA SALES**						
0006	Cafeteria Sales	3,500.00	3,500.00	4,119.90	4,123.40	623.40-	17.81-
	REVENUE-CAFETERIA SALES	3,500.00	3,500.00	4,119.90	4,123.40	623.40-	17.81-
		-----	-----	-----	-----	-----	-----
	REVENUE-CAFETERIA SALES	3,500.00	3,500.00	4,119.90	4,123.40	623.40-	17.81-
18990	**REVENUE-CAFETERIA SALES**						
0100	Miscellaneous Revenue	1,500.00	1,500.00	.00	.00	1,500.00	100.00
0102	Cafeteria Retirement	1,400.00	1,400.00	664.46	808.42	591.58	42.25
	REVENUE-CAFETERIA SALES	2,900.00	2,900.00	664.46	808.42	2,091.58	72.12
		-----	-----	-----	-----	-----	-----
	REVENUE-CAFETERIA SALES	2,900.00	2,900.00	664.46	808.42	2,091.58	72.12
24000	**REVENUE-STATE**						
0001	State Revenue	8,584.00	8,584.00	.00	.00	8,584.00	100.00
	REVENUE-STATE	8,584.00	8,584.00	.00	.00	8,584.00	100.00
24020	**REVENUE-STATE**						
		-----	-----	-----	-----	-----	-----
	REVENUE-STATE	8,584.00	8,584.00	.00	.00	8,584.00	100.00
30000	**REVENUE-FEDERAL**						
0001	Federal Revenue	805,714.00	805,714.00	28,276.42	58,715.92	746,998.08	92.71
	REVENUE-FEDERAL	805,714.00	805,714.00	28,276.42	58,715.92	746,998.08	92.71
		-----	-----	-----	-----	-----	-----
	REVENUE-FEDERAL	805,714.00	805,714.00	28,276.42	58,715.92	746,998.08	92.71
995000	**TRANSFERS IN**						
	--FUND TOTAL--	820,698.00	820,698.00	33,060.78	63,647.74	757,050.26	92.24

9/07/2021 13:16		GL060	AMELIA COUNTY			PAGE 1	
			REVENUE SUMMARY				
--DETAIL--			7/01/0001 -			--DETAIL--	
FUND #-304 Revenue Capital Improvement Fund							
MAJOR		BUDGET	APPR.	CURRENT	Y-T-D		%
ACCT#	DESCRIPTION	AMOUNT	AMOUNT	AMOUNT	AMOUNT	BALANCE	REMAIN.
-----	-----	-----	-----	-----	-----	-----	-----
999	Revenue Capital Improvement Fund						
15010	**CAPITAL IMPROVEMENT**						
0001	Interest Income - Bank Deposits	12,000.00	12,000.00	.00	.00	12,000.00	100.00
	CAPITAL IMPROVEMENT	12,000.00	12,000.00	.00	.00	12,000.00	100.00
		-----	-----	-----	-----	-----	-----
	CAPITAL IMPROVEMENT	12,000.00	12,000.00	.00	.00	12,000.00	100.00
16080	**REVENUE-LANDFILL FEES**						
0006	Landfill Fees	3,000,000.00	3,000,000.00	620,000.44	620,000.44	2,379,999.56	79.33
	REVENUE-LANDFILL FEES	3,000,000.00	3,000,000.00	620,000.44	620,000.44	2,379,999.56	79.33
16160	***CHARGES***						
		-----	-----	-----	-----	-----	-----
	REVENUE-LANDFILL FEES	3,000,000.00	3,000,000.00	620,000.44	620,000.44	2,379,999.56	79.33
18990	***CHARGES***						
19000	***RECOVERED COSTS***						
19020	***RECOVERED COSTS***						
24020	**GRANT MONIES FR STATE **						
24040	**GRANT MONIES FR STATE **						
40000	**DEBT PROCEEDS REVENUE**						
888888	**CAPITAL IMPROVEMENT FUND**						
995000	**FUNDS TRANSFERRED IN**						
	--FUND TOTAL--	3,012,000.00	3,012,000.00	620,000.44	620,000.44	2,391,999.56	79.41

REVENUE SUMMARY

--DETAIL--

7/01/0001 -

--DETAIL--

FUND #-502 *** SANITARY DISTRICT FUND ***

MAJOR		BUDGET	APPR.	CURRENT	Y-T-D		%
ACCT#	DESCRIPTION	AMOUNT	AMOUNT	AMOUNT	AMOUNT	BALANCE	REMAIN.
-----	-----	-----	-----	-----	-----	-----	-----
999	Revenue Sanitary District						
15000	**REVENUE-USE OF PROPERTY**						
16000	**CHARGES FOR SERVICES**						
16190	**CHARGES FOR SERVICES**						
0001	Income Sewer - All ~	220,000.00	220,000.00	18,068.51	33,399.62	186,600.38	84.81
0003	Facility Fees - All	26,000.00	26,000.00	.00	.00	26,000.00	100.00
0005	Penalty Income ~	55,000.00	55,000.00	143,788.80-	127,557.40-	182,557.40	331.92
0006	Income Water-Residential ~	120,000.00	120,000.00	9,295.47	17,468.46	102,531.54	85.44
0007	Income Water-Commercial/Industrial~	72,000.00	72,000.00	7,255.21	13,622.94	58,377.06	81.07
0010	Water Connection Fees-Residential	2,500.00	2,500.00	.00	.00	2,500.00	100.00
0011	Water Connection Fees-Commercial	2,500.00	2,500.00	.00	.00	2,500.00	100.00
0016	Application Fee-Sewer & Water	500.00	500.00	.00	.00	500.00	100.00
	CHARGES FOR SERVICES	498,500.00	498,500.00	109,169.61-	63,066.38-	561,566.38	112.65
		-----	-----	-----	-----	-----	-----
	CHARGES FOR SERVICES	498,500.00	498,500.00	109,169.61-	63,066.38-	561,566.38	112.65
18030	**MISCELLANEOUS REVENUE**						
0001	Transfer from Gen Fund	256,405.00	256,405.00	.00	.00	256,405.00	100.00
0002	S/W Debt Service/Gen Fnd Transfer	43,772.00	43,772.00	.00	.00	43,772.00	100.00
	MISCELLANEOUS REVENUE	300,177.00	300,177.00	.00	.00	300,177.00	100.00
18990	**MISCELLANEOUS**						
		-----	-----	-----	-----	-----	-----
	MISCELLANEOUS REVENUE	300,177.00	300,177.00	.00	.00	300,177.00	100.00
24040	**CATEGORICAL STATE**						
41000	**NON-REVENUE RECEIPTS**						
41050	**NON-REVENUE RECEIPTS**						
	--FUND TOTAL--	798,677.00	798,677.00	109,169.61-	63,066.38-	861,743.38	107.89



AMELIA COUNTY, VIRGINIA
BUDGET-TO-ACTUAL AND PRIOR YEAR
JULY 1, 2021 - AUGUST 31, 2022

Revenue Summary					
		FY22 %			
Local Revenue:	FY22 Budget	FY22 YTD Revenue	Collected To-Date	FY21 YTD Revenue	Difference in Collections
General property taxes	10,735,870	211,668	2.0%	212,794	(1,126)
Other local taxes	2,128,941	323,228	15.2%	305,575	17,653
Permits, fees, licenses	164,525	102,707	62.4%	32,897	69,810
Fines & forfeitures	46,250	16,613	35.9%	5,536	11,077
Use of money & prop.	37,200	9,667	26.0%	(13,030)	22,697
Charges for services	339,930	23,700	7.0%	19,025	4,675
Charges for services - Landfill Host Fees	3,000,000	620,000	20.7%	546,334	73,666
Miscellaneous revenue	139,467	20,510	14.7%	160,864	(140,354)
Recovered cost	325,000	53,615	16.5%	43,792	9,823
Total Local Revenue	16,917,183	1,381,708	8.2%	1,313,787	67,921
Revenue from the State:					
Non-Categorical Aid	1,316,513	129,447	9.8%	115,429	14,018
Shared Expenses	1,552,766	222,603	14.3%	211,380	11,223
Social Services	619,230	76,003	12.3%	71,662	4,341
Other Categorical Aid	764,257	91,237	11.9%	148,272	(57,035)
Total Revenue from the State	4,252,766	519,290	12.2%	546,743	(27,453)
Revenue from the Federal Govt:					
Categorical Aid - ARPA Funds	2,553,262	-	n/a	-	-
Categorical Aid - Other	896,337	138,976	15.5%	160,257	(21,281)
Total Revenue from the Federal Govt	3,449,599	138,976	15.5%	160,257	(21,281)
Other Revenue:					
Landfill Investment Fund	56,000	13,433	24.0%	386	13,047
Court House Security Fund	20,000	3,815	19.1%	1,623	2,192
Economic Development Fund	126,400	31,185	n/a	20,954	10,231
School Funds	14,235,752	2,237,310	15.7%	1,834,971	402,339
Total Other Revenue	14,438,152	2,285,743	15.8%	1,857,934	427,809
Sanitary District Revenues	798,677	63,066	7.9%	78,839	(15,773)
Total Fiscal Year Revenues	39,856,377	4,388,783	11.0%	3,957,560	431,223

Note - Finance, Information Technology, and Operating Capital Outlay are all newly created expenditure departments for FY22, and were previously charged to previously existing departments. Additionally, in FY21, many expenditures were budgeted and charged to Non-departmental - Other, and have been moved to various departments for FY22. Each of these changes creates an inaccurate comparison within that particular expenditure department.

Expenditure Summary					
		FY22 %			
	FY22 Budget	FY22 YTD Expenses	Used-to-Date	FY21 YTD Expenses	Difference in Expenses
Board of Supervisors	104,328	16,820	16.1%	14,572	2,248
County Administrator	489,430	61,936	12.7%	111,765	(49,829)
DMV Services	101,914	19,514	19.1%	12,616	6,898
Legal Services	85,403	7,167	8.4%	13,887	(6,720)
Independent Auditor	47,150	-	0.0%	2,950	(2,950)
Commissioner of the Revenue	288,055	44,633	15.5%	52,327	(7,694)
Reassessment	75,000	-	0.0%	-	-
Treasurer	333,992	57,052	17.1%	59,677	(2,625)
Finance	200,576	32,502	16.2%	-	32,502
Information Technology	153,485	24,408	15.9%	3,266	21,142
Comprehensive Services Act	495,000	28,100	5.7%	14,808	13,292
Electoral Board/Officials	43,115	261	0.6%	106	155
Registrar	153,241	20,328	13.3%	16,251	4,077
Circuit Court	9,325	2,314	24.8%	-	2,314
General District Court	18,945	1,546	8.2%	1,619	(73)
Special Magistrates	250	30	12.0%	33	(3)
Clerk of Circuit Court	323,370	50,577	15.6%	50,168	409
Law Library	4,464	1,031	23.1%	519	512
Victim/Witness	75,989	11,749	15.5%	12,130	(381)
Commonwealth's Attorney	360,403	62,294	17.3%	60,954	1,340
Sheriff / 911 System	3,227,054	566,244	17.5%	550,600	15,644
Volunteer Fire Department	271,213	77,061	28.4%	65,574	11,487
Ambulance and Rescue Service	468,450	114,157	24.4%	17,882	96,275
County/City Operated Institutions	781,000	154,946	19.8%	4,650	150,296
Court Services Unit	10,020	182	1.8%	156	26
Building Inspections	177,779	26,407	14.9%	20,211	6,196
Animal Control	191,718	36,309	18.9%	26,757	9,552
Medical Examiner	160	20	12.5%	20	-
Emergency Management	192,853	27,508	14.3%	30,099	(2,591)
Street Lights	5,200	410	7.9%	411	(1)
Environmental Services	220,279	26,353	12.0%	37,146	(10,793)
General Properties	946,575	211,858	22.4%	178,241	33,617
Local Health Department	135,818	33,955	25.0%	35,524	(1,569)
Crossroads Services Board	69,000	-	0.0%	17,250	(17,250)
Area Agency on Aging	14,815	-	0.0%	13,350	(13,350)
Social Services Board	2,694	531	19.7%	1	530
Regional Organization Contributions	65,625	43,973	67.0%	59,073	(15,100)
Community Colleges	1,080	-	100.0%	-	-
Parks and Recreation	270,341	43,161	16.0%	44,272	(1,111)
Recreation Programs	115,050	18,152	15.8%	7,959	10,193
Library Administration	430,285	79,523	18.5%	56,191	23,332
Planning	166,667	50,693	30.4%	52,885	(2,192)
Board of Zoning Appeals	120	-	0.0%	-	-
Economic Development - EDA	24,700	5,506	22.3%	3,652	1,854
Flood and Erosion Control	-	-	n/a	1,486	(1,486)
Soil/Water Conservation Dist	12,900	6,450	50.0%	6,450	-
Extension Service	82,353	488	0.6%	344	144
Total Department Expenditures	11,247,184	1,966,149	17.5%	1,657,832	308,317
Non-departmental - CARES/ARPA Funds	2,553,262	-	n/a	246,499	(246,499)
Non-departmental - Health Ins/VRS Recon	-	(2,494)	n/a	8,032	(10,526)
Contingency Funds - Salary Increase	75,000	-	0.0%	-	-
Operating Capital Outlay	1,184,549	-	0.0%	-	-
Debt Service	497,186	-	0.0%	343,589	(343,589)
Total Non-departmental / Capital Outlay	4,309,997	(2,494)	-0.1%	598,120	(600,614)
Capital Improvement Plan	5,345,498	27,021	0.5%	31,096	(4,075)
Social Services Department	2,166,451	306,455	14.1%	329,221	(22,766)
School Division	21,458,257	3,643,578	17.0%	3,585,947	57,631
GOVERNMENTAL FUND TOTAL	44,527,387	5,940,709	13.3%	6,202,216	(261,507)
Sanitary District Fund	798,677	102,713	12.9%	169,958	(67,245)
TOTAL FISCAL YEAR BUDGET	45,326,064	6,043,422	13.3%	6,372,174	(328,752)

--DETAIL--

--DETAIL--

FUND #-100 General Fund

MAJOR ACCT#	DESCRIPTION	BUDGET AMOUNT	APPR. AMOUNT	CURRENT AMOUNT	Y-T-D AMOUNT	ENCUMBRANCE AMOUNT	UNENCUMBERED BALANCE	% REMAIN.
999	GENERAL FUND							
11010	**BOARD OF SUPERVISORS**							
1100	Salaries and Wages - Regular	60,600.00	60,600.00	5,050.00	10,100.00	.00	50,500.00	83.33
2100	FICA/Medicare Tax	4,636.00	4,636.00	386.32	780.29	.00	3,855.71	83.16
2700	Worker's Compensation	92.00	92.00	.00	89.00	.00	3.00	3.26
3160	Professional Services	16,000.00	16,000.00	.00	.00	.00	16,000.00	100.00
3500	Printing and Binding	.00	.00	.00	30.18	.00	30.18	100.00-
3600	Advertising	10,000.00	10,000.00	1,597.60	1,597.60	.00	8,402.40	84.02
5307	Public Officials Liab. Ins.	6,500.00	6,500.00	.00	3,823.00	.00	2,677.00	41.18
5540	Travel-Convention/Education	3,000.00	3,000.00	400.00	400.00	.00	2,600.00	86.66
5810	Dues/Association Memberships	3,500.00	3,500.00	.00	.00	.00	3,500.00	100.00
	BOARD OF SUPERVISORS	104,328.00	104,328.00	7,433.92	16,820.07	.00	87,507.93	83.87
	BOARD OF SUPERVISORS	104,328.00	104,328.00	7,433.92	16,820.07	.00	87,507.93	83.87
12000	**GENERAL & FINANCIAL ADMIN**							
12110	**COUNTY ADMINISTRATOR**							
1100	Salaries and Wages - Regular	344,654.00	344,654.00	17,721.24	33,595.52	.00	311,058.48	90.25
1200	Salaries & Wages - Overtime	.00	.00	.00	90.23	.00	90.23	100.00-
1700	Salaries/Wages-Annual Leave	.00	.00	.00	1,927.04	.00	1,927.04	100.00-
2100	FICA/Medicare Tax	26,366.00	26,366.00	2,304.16	4,148.41	.00	22,217.59	84.26
2210	VRS-Retirement	23,057.00	23,057.00	1,035.02	2,070.04	.00	20,986.96	91.02
2300	Hospital/Medical Plans	60,463.00	60,463.00	1,563.19	5,550.08	.00	54,912.92	90.82
2400	VRS-Group Life Insurance	4,618.00	4,618.00	207.30	414.60	.00	4,203.40	91.02
2600	Unemployment Insurance	95.00	95.00	107.93	107.93	.00	12.93	13.61-
2700	Worker's Compensation	380.00	380.00	.00	366.00	.00	14.00	3.68
2800	Disability Program	264.00	264.00	22.02	22.42	.00	241.58	91.50
2830	Co Admin Travel Allowance	5,000.00	5,000.00	416.60	833.20	.00	4,166.80	83.33
2900	VRS-Group Health Ins Credit	758.00	758.00	34.04	68.09	.00	689.91	91.01
3160	Professional Services	3,300.00	3,300.00	304.17	10,384.17	.00	7,084.17	214.67-
3310	Repairs & Maintenance	250.00	250.00	.00	.00	.00	250.00	100.00
3320	Maintenance Service Contracts	3,800.00	3,800.00	312.87	685.89	.00	3,114.11	81.95
3600	Advertising	500.00	500.00	.00	.00	.00	500.00	100.00
5210	Postal Services	1,475.00	1,475.00	.00	173.97	.00	1,301.03	88.20
5230	Telecommunications	5,000.00	5,000.00	539.54	1,016.73	.00	3,983.27	79.66
5410	Lease/Rent of Equipment	950.00	950.00	.00	.00	.00	950.00	100.00
5540	Travel-Convention/Education	950.00	950.00	225.00	320.00	.00	630.00	66.31
5810	Dues/Association Memberships	1,200.00	1,200.00	.00	.00	.00	1,200.00	100.00
6001	Office Supplies	6,000.00	6,000.00	.00	161.48	.00	5,838.52	97.30
6012	Books and Subscriptions	350.00	350.00	.00	.00	.00	350.00	100.00
	COUNTY ADMINISTRATOR	489,430.00	489,430.00	24,793.08	61,935.80	.00	427,494.20	87.34
12120	**SCHOOL ACCOUNTING**							
12130	**DMV SERVICES**							
1100	Salaries & Wages - Regular	65,893.00	65,893.00	2,865.92	6,054.44	.00	59,838.56	90.81
1300	Part-Time Salaries/Wages - Reg	.00	.00	2,796.00	5,592.00	.00	5,592.00	100.00-
2100	FICA/Medicare Tax	5,041.00	5,041.00	355.16	742.64	.00	4,298.36	85.26

--DETAIL--

--DETAIL--

FUND #-100 General Fund

MAJOR ACCT#	DESCRIPTION	BUDGET AMOUNT	APPR. AMOUNT	CURRENT AMOUNT	Y-T-D AMOUNT	ENCUMBRANCE AMOUNT	UNENCUMBERED BALANCE	% REMAIN.
DMV SERVICES								
2210	VRS-Retirement	4,408.00	4,408.00	378.80	757.60	.00	3,650.40	82.81
2300	Hospital/Medical Plans	20,136.00	20,136.00	2,849.24	4,598.48	.00	15,537.52	77.16
2400	VRS-Group Life Insurance	883.00	883.00	75.86	151.72	.00	731.28	82.81
2600	Unemployment Insurance	80.00	80.00	52.03	52.03	.00	27.97	34.96
2700	Workers Compensation	155.00	155.00	.00	149.00	.00	6.00	3.87
2800	Disability Program	348.00	348.00	29.90	59.80	.00	288.20	82.81
2900	VRS-Group Health Ins Credit	145.00	145.00	12.46	24.92	.00	120.08	82.81
3160	Professional Services	225.00	225.00	15.00	1,031.70	.00	806.70	358.53
3600	Advertising	250.00	250.00	.00	.00	.00	250.00	100.00
5210	Postal Services	150.00	150.00	.00	.00	.00	150.00	100.00
5230	Telecommunications	3,000.00	3,000.00	26.69	86.92	.00	2,913.08	97.10
6001	Office Supplies	1,200.00	1,200.00	212.29	212.29	.00	987.71	82.30
	DMV SERVICES	101,914.00	101,914.00	9,669.35	19,513.54	.00	82,400.46	80.85
12200	**GENERALADMINISTRATION**							
12210	**LEGAL SERVICES**							
3170	Professional Services	85,403.00	85,403.00	.00	7,166.89	.00	78,236.11	91.60
	LEGAL SERVICES	85,403.00	85,403.00	.00	7,166.89	.00	78,236.11	91.60
12240	**INDEPENDENT AUDITOR**							
3170	Professional Services	47,150.00	47,150.00	.00	.00	.00	47,150.00	100.00
	INDEPENDENT AUDITOR	47,150.00	47,150.00	.00	.00	.00	47,150.00	100.00
12310	**COMMISSIONER OF REVENUE**							
1100	Salaries and Wages - Regular	199,973.00	199,973.00	16,664.58	33,329.16	.00	166,643.84	83.33
2100	FICA/Medicare Tax	15,298.00	15,298.00	1,262.48	2,524.96	.00	12,773.04	83.49
2210	VRS-Retirement	13,378.00	13,378.00	1,114.86	2,229.72	.00	11,148.28	83.33
2300	Hospital/Medical Plans	25,718.00	25,718.00	1,533.64	3,067.28	.00	22,650.72	88.07
2400	VRS-Group Life Insurance	2,680.00	2,680.00	223.30	446.60	.00	2,233.40	83.33
2600	Unemployment Insurance	141.00	141.00	.00	.00	.00	141.00	100.00
2700	Worker's Compensation	397.00	397.00	.00	382.00	.00	15.00	3.77
2800	Disability Program	370.00	370.00	30.82	61.64	.00	308.36	83.34
3160	Professional Services	11,000.00	11,000.00	.00	450.00	.00	10,550.00	95.90
3310	Repairs & Maintenance	1,000.00	1,000.00	.00	.00	.00	1,000.00	100.00
3320	Maintenance Service Contract	2,300.00	2,300.00	191.30	191.30	.00	2,108.70	91.68
3500	Printing and Binding	1,800.00	1,800.00	.00	.00	.00	1,800.00	100.00
3600	Advertising	200.00	200.00	.00	.00	.00	200.00	100.00
5210	Postal Services	5,600.00	5,600.00	.00	235.66	.00	5,364.34	95.79
5230	Telecommunications	2,800.00	2,800.00	256.34	470.89	.00	2,329.11	83.18
5540	Travel-Convention/Education	2,300.00	2,300.00	.00	.00	.00	2,300.00	100.00
5810	Dues/Association Memberships	600.00	600.00	.00	300.00	.00	300.00	50.00
6001	Office Supplies	2,200.00	2,200.00	943.52	943.52	.00	1,256.48	57.11
6012	Books and Subscriptions	300.00	300.00	.00	.00	.00	300.00	100.00
	COMMISSIONER OF REVENUE	288,055.00	288,055.00	22,220.84	44,632.73	.00	243,422.27	84.50
12320	**REASSESSMENT**							

--DETAIL--

--DETAIL--

FUND #-100 General Fund

MAJOR ACCT#	DESCRIPTION	BUDGET AMOUNT	APPR. AMOUNT	CURRENT AMOUNT	Y-T-D AMOUNT	ENCUMBRANCE AMOUNT	UNENCUMBERED BALANCE	% REMAIN.
	REASSESSMENT							
3160	Professional Services	75,000.00	75,000.00	.00	.00	.00	75,000.00	100.00
	REASSESSMENT	75,000.00	75,000.00	.00	.00	.00	75,000.00	100.00
12330	**EQUALIZATION BOARD**							
12410	**TREASURER**							
1100	Salaries and Wages - Regular	188,839.00	188,839.00	15,788.84	30,885.52	.00	157,953.48	83.64
2100	FICA/Medicare Tax	14,446.00	14,446.00	1,178.20	2,303.44	.00	12,142.56	84.05
2210	VRS-Retirement	12,633.00	12,633.00	1,056.30	2,112.60	.00	10,520.40	83.27
2300	Hospital/Medical Plans	35,280.00	35,280.00	2,696.32	7,792.64	.00	27,487.36	77.91
2400	VRS-Group Life Insurance	2,530.00	2,530.00	211.58	423.16	.00	2,106.84	83.27
2600	Unemployment Insurance	195.00	195.00	10.80	10.80	.00	184.20	94.46
2700	Worker's Compensation	432.00	432.00	.00	416.00	.00	16.00	3.70
2800	Disability Program	337.00	337.00	61.42	122.84	.00	214.16	63.54
2900	VRS-Group Health Ins Credit	.00	.00	.00	5.50	.00	5.50	100.00
3160	Professional Services	21,500.00	21,500.00	878.00	878.00	.00	20,622.00	95.91
3162	Purchased Services from Gov.	28,000.00	28,000.00	2,950.00	2,950.00	.00	25,050.00	89.46
3310	Repairs & Maintenance	3,350.00	3,350.00	.00	.00	.00	3,350.00	100.00
3320	Maintenance Service Contract	1,500.00	1,500.00	.00	113.33	.00	1,386.67	92.44
3600	Advertising	500.00	500.00	.00	.00	.00	500.00	100.00
5210	Postal Services	16,250.00	16,250.00	7,508.00	7,547.49	.00	8,702.51	53.55
5230	Telecommunications	2,600.00	2,600.00	213.70	436.15	.00	2,163.85	83.22
5540	Travel-Convention/Education	2,800.00	2,800.00	300.00	330.00	.00	2,470.00	88.21
5810	Dues/Association Memberships	800.00	800.00	.00	725.00	.00	75.00	9.37
6001	Office Supplies	1,800.00	1,800.00	.00	.00	.00	1,800.00	100.00
6012	Books and Subscriptions	200.00	200.00	.00	.00	.00	200.00	100.00
	TREASURER	333,992.00	333,992.00	32,853.16	57,052.47	.00	276,939.53	82.91
12420	**FINANCE**							
1100	Salaries and Wages - Regular	148,298.00	148,298.00	12,358.24	24,716.48	.00	123,581.52	83.33
2100	FICA/Medicare Tax	11,345.00	11,345.00	.00	472.70	.00	10,872.30	95.83
2210	VRS-Retirement	9,921.00	9,921.00	826.76	1,653.52	.00	8,267.48	83.33
2300	Hospital/Medical Plans	17,698.00	17,698.00	1,258.80	4,917.60	.00	12,780.40	72.21
2400	VRS-Group Life Insurance	1,987.00	1,987.00	165.60	331.20	.00	1,655.80	83.33
2600	Unemployment Insurance	47.00	47.00	.00	.00	.00	47.00	100.00
2700	Worker's Compensation	290.00	290.00	.00	290.00	.00	.00	.00
2800	Disability Program	264.00	264.00	22.02	65.66	.00	198.34	75.12
2900	VRS-Group Health Ins Credit	326.00	326.00	27.20	54.39	.00	271.61	83.31
3160	Professional Services	1,500.00	1,500.00	.00	.00	.00	1,500.00	100.00
3600	Advertising	250.00	250.00	.00	.00	.00	250.00	100.00
5210	Postal Services	2,500.00	2,500.00	.00	.00	.00	2,500.00	100.00
5540	Travel - Convention/Education	2,000.00	2,000.00	.00	.00	.00	2,000.00	100.00
5810	Dues/Association Memberships	350.00	350.00	.00	.00	.00	350.00	100.00
6001	Office Supplies	3,800.00	3,800.00	.00	.00	.00	3,800.00	100.00
	FINANCE	200,576.00	200,576.00	14,658.62	32,501.55	.00	168,074.45	83.79
12430	**INFORMATION TECHNOLOGY**							

--DETAIL--

--DETAIL--

FUND #-100 General Fund

MAJOR ACCT#	DESCRIPTION	BUDGET AMOUNT	APPR. AMOUNT	CURRENT AMOUNT	Y-T-D AMOUNT	ENCUMBRANCE AMOUNT	UNENCUMBERED BALANCE	% REMAIN.
INFORMATION TECHNOLOGY								
1100	Salaries & Wages-Regular	65,000.00	65,000.00	.00	.00	.00	65,000.00	100.00
2100	FICA/Medicare Tax	4,973.00	4,973.00	.00	.00	.00	4,973.00	100.00
2210	VRS-Retirement	4,348.00	4,348.00	.00	.00	.00	4,348.00	100.00
2300	Hospital/Medical Plans	9,933.00	9,933.00	.00	.00	.00	9,933.00	100.00
2400	VRS-Group Life Insurance	871.00	871.00	.00	.00	.00	871.00	100.00
2600	Unemployment Insurance	97.00	97.00	.00	.00	.00	97.00	100.00
2700	Worker's Compensation	1,617.00	1,617.00	.00	.00	.00	1,617.00	100.00
2800	Disability Program	343.00	343.00	.00	.00	.00	343.00	100.00
2900	VRS-Group Health Ins Credit	143.00	143.00	.00	.00	.00	143.00	100.00
3160	Professional Services	20,000.00	20,000.00	1,334.11	2,808.45	.00	17,191.55	85.95
3320	Maintenance Service Contract	46,160.00	46,160.00	14,100.00	21,600.00	.00	24,560.00	53.20
	INFORMATION TECHNOLOGY	153,485.00	153,485.00	15,434.11	24,408.45	.00	129,076.55	84.09
12500	**CHILDRENS SERVICES ACT**							
5605	Services/AT RISK Youth/Family	495,000.00	495,000.00	18,024.00	28,099.66	.00	466,900.34	94.32
	CHILDRENS SERVICES ACT	495,000.00	495,000.00	18,024.00	28,099.66	.00	466,900.34	94.32
	GENERAL & FINANCIAL ADMIN	2,270,005.00	2,270,005.00	137,653.16	275,311.09	.00	1,994,693.91	87.87
13100	**ELECTORAL BOARD/OFFICIALS**							
1100	Salaries and Wages - Regular	8,000.00	8,000.00	.00	.00	.00	8,000.00	100.00
2100	FICA/Medicare Tax	612.00	612.00	.00	.00	.00	612.00	100.00
2600	Unemployment Insurance	34.00	34.00	15.80	15.80	.00	18.20	53.52
2700	Worker's Compensation	14.00	14.00	.00	224.00	.00	210.00	500.00-
3160	Professional Services	12,625.00	12,625.00	.00	.00	.00	12,625.00	100.00
3180	Services-Election Officials	9,000.00	9,000.00	.00	.00	.00	9,000.00	100.00
3310	Repairs & Maintenance	150.00	150.00	.00	.00	.00	150.00	100.00
3500	Printing and Binding	5,500.00	5,500.00	.00	.00	.00	5,500.00	100.00
3600	Advertising	1,500.00	1,500.00	.00	.00	.00	1,500.00	100.00
5210	Postal Services	3,500.00	3,500.00	21.00	21.00	.00	3,479.00	99.40
5510	Travel	500.00	500.00	.00	.00	.00	500.00	100.00
5810	Dues/Association Memberships	180.00	180.00	.00	.00	.00	180.00	100.00
6021	Election Supplies	1,500.00	1,500.00	.00	.00	.00	1,500.00	100.00
	ELECTORAL BOARD/OFFICIALS	43,115.00	43,115.00	36.80	260.80	.00	42,854.20	99.39
13200	**REGISTRAR**							
1100	Salaries and Wages - Regular	75,135.00	75,135.00	6,261.26	12,522.52	.00	62,612.48	83.33
1300	Part-Time Salaries/Wages-Reg.	31,200.00	31,200.00	1,545.85	3,041.37	.00	28,158.63	90.25
2100	FICA/Medicare Tax	8,135.00	8,135.00	601.17	1,198.50	.00	6,936.50	85.26
2210	VRS-Retirement	5,027.00	5,027.00	418.88	837.76	.00	4,189.24	83.33
2300	Hospital/Medical Plans	9,933.00	9,933.00	718.76	1,437.52	.00	8,495.48	85.52
2400	VRS-Group Life Insurance	1,007.00	1,007.00	83.90	167.80	.00	839.20	83.33
2600	Unemployment Insurance	95.00	95.00	31.05	31.05	.00	63.95	67.31
2700	Worker's Compensation	219.00	219.00	.00	536.00	.00	317.00	144.74-
2800	Disability Program	397.00	397.00	33.06	66.12	.00	330.88	83.34
3310	Repairs & Maintenance	13,500.00	13,500.00	.00	.00	.00	13,500.00	100.00

--DETAIL--

--DETAIL--

FUND #-100 General Fund

MAJOR ACCT#	DESCRIPTION	BUDGET AMOUNT	APPR. AMOUNT	CURRENT AMOUNT	Y-T-D AMOUNT	ENCUMBRANCE AMOUNT	UNENCUMBERED BALANCE	% REMAIN.
-----	-----	-----	-----	-----	-----	-----	-----	-----
	REGISTRAR							
3320	Maintenance Service Contract	643.00	643.00	112.56	112.56	.00	530.44	82.49
3600	Advertising	1,000.00	1,000.00	.00	.00	.00	1,000.00	100.00
5210	Postal Services	1,650.00	1,650.00	.00	.00	.00	1,650.00	100.00
5230	Telecommunications	2,300.00	2,300.00	187.56	377.13	.00	1,922.87	83.60
5540	Travel-Convention/Education	1,300.00	1,300.00	.00	.00	.00	1,300.00	100.00
5810	Dues/Association Memberships	200.00	200.00	.00	.00	.00	200.00	100.00
6001	Office Supplies	1,500.00	1,500.00	.00	.00	.00	1,500.00	100.00
	REGISTRAR	153,241.00	153,241.00	9,994.05	20,328.33	.00	132,912.67	86.73
	ELECTORAL BOARD/OFFICIALS	196,356.00	196,356.00	10,030.85	20,589.13	.00	175,766.87	89.51
21100	**CIRCUIT COURT**							
5650	11th Jud Circuit Cler Suprt	8,500.00	8,500.00	.00	2,313.95	.00	6,186.05	72.77
6012	Books and Subscriptions	825.00	825.00	.00	.00	.00	825.00	100.00
	CIRCUIT COURT	9,325.00	9,325.00	.00	2,313.95	.00	7,011.05	75.18
21200	**GENERAL DISTRICT COURT**							
3166	Court Appointed Counsel	6,000.00	6,000.00	.00	.00	.00	6,000.00	100.00
3167	Counsel Travel Expenses	200.00	200.00	.00	.00	.00	200.00	100.00
3320	Maintenance Service Contract	2,300.00	2,300.00	115.56	283.06	.00	2,016.94	87.69
3330	Janitorial Contractual Services	4,200.00	4,200.00	350.00	700.00	.00	3,500.00	83.33
5210	Postal Services	45.00	45.00	.00	.00	.00	45.00	100.00
5230	Telecommunications	3,200.00	3,200.00	242.46	487.68	.00	2,712.32	84.76
5540	Travel-Convention/Education	1,000.00	1,000.00	.00	.00	.00	1,000.00	100.00
5810	Dues/Association Memberships	300.00	300.00	.00	75.00	.00	225.00	75.00
6001	Office Supplies	400.00	400.00	.00	.00	.00	400.00	100.00
6011	Uniforms and Wearing Apparel	500.00	500.00	.00	.00	.00	500.00	100.00
6012	Books and Subscriptions	800.00	800.00	.00	.00	.00	800.00	100.00
	GENERAL DISTRICT COURT	18,945.00	18,945.00	708.02	1,545.74	.00	17,399.26	91.84
21300	**SPECIAL MAGISTRATES**							
5230	Telecommunications	250.00	250.00	15.15	30.39	.00	219.61	87.84
	SPECIAL MAGISTRATES	250.00	250.00	15.15	30.39	.00	219.61	87.84
21600	**CLERK OF CIRCUIT COURT**							
1100	Salaries and Wages-Regular	215,746.00	215,746.00	18,263.28	36,526.56	.00	179,219.44	83.06
1300	Part-Time Salaries/Wages-Reg.	5,000.00	5,000.00	.00	.00	.00	5,000.00	100.00
2100	FICA/Medicare Tax	16,887.00	16,887.00	1,332.12	2,664.24	.00	14,222.76	84.22
2210	VRs-Retirement	14,433.00	14,433.00	1,221.82	2,443.64	.00	11,989.36	83.06
2300	Hospital/Medical Plans	44,439.00	44,439.00	2,530.48	7,460.96	.00	36,978.04	83.21
2400	VRs-Group Life Insurance	2,891.00	2,891.00	244.70	489.40	.00	2,401.60	83.07
2600	Unemployment Insurance	97.00	97.00	55.96	55.96	.00	41.04	42.30
2700	Worker's Compensation	557.00	557.00	.00	.00	.00	557.00	100.00
2800	Disability Program	170.00	170.00	14.52	29.04	.00	140.96	82.91
3160	Professional Services	2,500.00	2,500.00	.00	.00	.00	2,500.00	100.00
3167	Indexing	100.00	100.00	.00	.00	.00	100.00	100.00

--DETAIL--

--DETAIL--

FUND #-100 General Fund

MAJOR ACCT#	DESCRIPTION	BUDGET AMOUNT	APPR. AMOUNT	CURRENT AMOUNT	Y-T-D AMOUNT	ENCUMBRANCE AMOUNT	UNENCUMBERED BALANCE	% REMAIN.
CLERK OF CIRCUIT COURT								
3180	Fees for Services - Jurors	3,300.00	3,300.00	150.00	150.00	.00	3,150.00	95.45
3310	Repairs & Maintenance	150.00	150.00	.00	.00	.00	150.00	100.00
3320	Maintenance Service Contract	8,000.00	8,000.00	41.90	41.90	.00	7,958.10	99.47
3500	Printing and Binding	2,200.00	2,200.00	306.58	306.58	.00	1,893.42	86.06
5210	Postal Services	1,600.00	1,600.00	.00	66.00	.00	1,534.00	95.87
5230	Telecommunications	2,000.00	2,000.00	176.17	342.71	.00	1,657.29	82.86
5540	Travel-Convention/Education	1,800.00	1,800.00	.00	.00	.00	1,800.00	100.00
5810	Dues/Association Memberships	350.00	350.00	.00	.00	.00	350.00	100.00
6001	Office Supplies	1,000.00	1,000.00	.00	.00	.00	1,000.00	100.00
6012	Books and Subscriptions	150.00	150.00	.00	.00	.00	150.00	100.00
	CLERK OF CIRCUIT COURT	323,370.00	323,370.00	24,337.53	50,576.99	.00	272,793.01	84.35
21700	**SHERIFF-COURTROOM SECURITY**							
21800	**LAW LIBRARY**							
1300	Part-time Salaries/Wages-Regular	2,472.00	2,472.00	206.00	412.00	.00	2,060.00	83.33
2100	FICA/Medicare Tax	189.00	189.00	.00	.00	.00	189.00	100.00
2700	Worker's Compensation	3.00	3.00	.00	257.00	.00	254.00	466.66
6012	Books and Subscriptions	1,800.00	1,800.00	.00	361.53	.00	1,438.47	79.91
	LAW LIBRARY	4,464.00	4,464.00	206.00	1,030.53	.00	3,433.47	76.91
21900	**VICTIM WITNESS**							
1100	Salaries and Wages-Regular	45,009.00	45,009.00	3,750.76	7,501.52	.00	37,507.48	83.33
2100	FICA/Medicare Tax	3,443.00	3,443.00	286.58	573.16	.00	2,869.84	83.35
2210	VRS-Retirement	3,011.00	3,011.00	250.90	558.08	.00	2,452.92	81.46
2300	Hospital/Medical Plans	8,849.00	8,849.00	629.40	2,458.80	.00	6,390.20	72.21
2400	VRS-Group Life Insurance	603.00	603.00	50.26	100.52	.00	502.48	83.33
2600	Unemployment Insurance	37.00	37.00	.00	.00	.00	37.00	100.00
2700	Worker's Compensation	264.00	264.00	.00	.00	.00	264.00	100.00
2800	Disability Program	238.00	238.00	19.80	39.60	.00	198.40	83.36
2900	VRS-Group Health Ins Credit	99.00	99.00	8.26	16.52	.00	82.48	83.31
3160	Professional Services	3,328.00	3,328.00	.00	.00	.00	3,328.00	100.00
3500	Printing & Binding	550.00	550.00	.00	.00	.00	550.00	100.00
5210	Postal Services	500.00	500.00	66.00	66.00	.00	434.00	86.80
5230	Telecommunications	2,400.00	2,400.00	214.11	434.37	.00	1,965.63	81.90
5540	Travel-Convention/Education	2,208.00	2,208.00	.00	.00	.00	2,208.00	100.00
5545	Conference Fees	1,050.00	1,050.00	.00	.00	.00	1,050.00	100.00
5810	Dues/Association Memberships	300.00	300.00	.00	.00	.00	300.00	100.00
6001	Office Supplies	1,500.00	1,500.00	.00	.00	.00	1,500.00	100.00
8207	ADP Equipment	2,600.00	2,600.00	.00	.00	.00	2,600.00	100.00
	VICTIM WITNESS	75,989.00	75,989.00	5,276.07	11,748.57	.00	64,240.43	84.53
	CIRCUIT COURT	432,343.00	432,343.00	30,542.77	67,246.17	.00	365,096.83	84.44
22100	**COMMONWEALTH'S ATTORNEY**							
1100	Salaries and Wages - Regular	242,766.00	242,766.00	20,230.58	40,461.16	.00	202,304.84	83.33
1300	Part-Time Salaries/Wages-Reg	28,350.00	28,350.00	2,346.96	4,498.34	.00	23,851.66	84.13

--DETAIL--

--DETAIL--

FUND #-100 General Fund

MAJOR ACCT#	DESCRIPTION	BUDGET AMOUNT	APPR. AMOUNT	CURRENT AMOUNT	Y-T-D AMOUNT	ENCUMBRANCE AMOUNT	UNENCUMBERED BALANCE	% REMAIN.
COMMONWEALTH'S ATTORNEY								
2100	FICA/Medicare Tax	20,740.00	20,740.00	1,627.48	3,239.99	.00	17,500.01	84.37
2210	VRS-Retirement	16,241.00	16,241.00	1,353.42	2,706.84	.00	13,534.16	83.33
2300	Hospital/Medical Plans	34,990.00	34,990.00	2,561.88	7,523.76	.00	27,466.24	78.49
2400	VRS-Group Life Insurance	3,253.00	3,253.00	271.10	542.20	.00	2,710.80	83.33
2600	Unemployment Insurance	79.00	79.00	9.36	9.36	.00	69.64	88.15
2700	Worker's Compensation	497.00	497.00	.00	478.00	.00	19.00	3.82
2800	Disability Program	549.00	549.00	45.78	91.56	.00	457.44	83.32
3160	Professional Services	500.00	500.00	15.35	15.35	.00	484.65	96.93
3310	Repairs and Maintenance	350.00	350.00	.00	.00	.00	350.00	100.00
3320	Maintenance Service Contract	.00	.00	18.23	416.23	.00	416.23	100.00
3500	Printing and Binding	550.00	550.00	.00	.00	.00	550.00	100.00
3600	Advertising	150.00	150.00	.00	.00	.00	150.00	100.00
5210	Postal Services	515.00	515.00	.00	.00	.00	515.00	100.00
5230	Telecommunications	3,668.00	3,668.00	231.53	464.97	.00	3,203.03	87.32
5540	Travel-Convention/Education	1,800.00	1,800.00	.00	.00	.00	1,800.00	100.00
5810	Dues/Association Memberships	1,500.00	1,500.00	180.00	1,095.00	.00	405.00	27.00
6001	Office Supplies	1,905.00	1,905.00	750.75	750.75	.00	1,154.25	60.59
6012	Books and Subscriptions	800.00	800.00	.00	.00	.00	800.00	100.00
6024	Forfeiture Asset Sharing Program	600.00	1,200.00	.00	.00	.00	1,200.00	100.00
	COMMONWEALTH'S ATTORNEY	359,803.00	360,403.00	29,642.42	62,293.51	.00	298,109.49	82.71
	COMMONWEALTH'S ATTORNEY	359,803.00	360,403.00	29,642.42	62,293.51	.00	298,109.49	82.71
31000	**Law Enforcement & Traffic**							
31200	**SHERIFF**							
1100	Salaries and Wages-Regular	1,530,288.00	1,530,288.00	120,395.82	240,726.60	.00	1,289,561.40	84.26
1200	Salaries and Wages-Overtime	60,000.00	60,000.00	1,294.67	1,711.89	.00	58,288.11	97.14
1250	Salaries and Wages - Select Enforc	55,000.00	55,000.00	4,708.76	9,999.44	.00	45,000.56	81.81
1300	Part-Time Salaries/Wages-Reg.	121,415.00	121,415.00	4,449.82	16,331.85	.00	105,083.15	86.54
1800	Salaries/Wages-Comp Time	35,000.00	35,000.00	.00	.00	.00	35,000.00	100.00
2100	FICA/Medicare Tax	137,830.00	137,830.00	9,751.30	19,949.91	.00	117,880.09	85.52
2210	VRS-Retirement	102,376.00	102,376.00	8,054.56	16,109.12	.00	86,266.88	84.26
2300	Hospital/Medical Plans	286,505.00	286,505.00	21,127.26	62,654.52	.00	223,850.48	78.13
2400	VRS-Group Life Insurance	20,506.00	20,506.00	1,613.36	3,226.72	.00	17,279.28	84.26
2600	Unemployment Insurance	1,024.00	1,024.00	156.78	156.78	.00	867.22	84.68
2700	Worker's Compensation	26,000.00	26,000.00	.00	26,590.00	.00	590.00	2.26
2750	LODA Coverage - Worker's Comp	24,000.00	24,000.00	.00	23,947.00	.00	53.00	.22
2800	Disability Program	1,962.00	1,962.00	144.22	288.44	.00	1,673.56	85.29
3110	Professional Health Services	6,500.00	6,500.00	.00	.00	.00	6,500.00	100.00
3160	Professional Services	2,000.00	2,000.00	250.00	415.00	.00	1,585.00	79.25
3310	Repairs & Maintenance	79,000.00	79,000.00	8,246.15	13,894.33	.00	65,105.67	82.41
3320	Maintenance Service Contract	153,183.00	153,183.00	540.20	84,264.77	.00	68,918.23	44.99
3500	Printing and Binding	2,325.00	2,325.00	.00	.00	.00	2,325.00	100.00
3600	Advertising	1,300.00	1,300.00	.00	.00	.00	1,300.00	100.00
5210	Postal Services	2,000.00	2,000.00	80.74	443.43	.00	1,556.57	77.82
5230	Telecommunications	39,003.00	39,003.00	1,475.24	3,567.90	.00	35,435.10	90.85

--DETAIL--

--DETAIL--

FUND #-100 General Fund

MAJOR ACCT#	DESCRIPTION	BUDGET AMOUNT	APPR. AMOUNT	CURRENT AMOUNT	Y-T-D AMOUNT	ENCUMBRANCE AMOUNT	UNENCUMBERED BALANCE	% REMAIN.
SHERIFF								
5305	Motor Vehicle Insurance	16,000.00	16,000.00	.00	.00	.00	16,000.00	100.00
5540	Travel-Convention/Education	25,500.00	25,500.00	500.00	2,041.39	.00	23,458.61	91.99
5550	Travel-Prisoner Extradition	200.00	200.00	.00	7.59	.00	192.41	96.20
5560	Travel - TDO ECO	10,000.00	10,000.00	1,403.70	1,403.70	.00	8,596.30	85.96
5570	Police Academy Training	20,617.00	20,617.00	.00	18,942.84	.00	1,674.16	8.12
5580	K-9 Supplies and Services	3,000.00	3,000.00	.00	.00	.00	3,000.00	100.00
5810	Dues/Association Memberships	1,800.00	1,800.00	.00	.00	.00	1,800.00	100.00
5840	Permits/Titles/Deeds/etc.	20.00	20.00	.00	.00	.00	20.00	100.00
6001	Office Supplies	8,500.00	8,531.99	157.78	1,287.11	.00	7,244.88	84.91
6008	Vehicle/Powered Equip. Fuels	66,667.00	66,667.00	3,739.11	6,856.23	.00	59,810.77	89.71
6010	Police Supplies	26,075.00	26,075.00	.00	5,417.58	.00	20,657.42	79.22
6011	Uniforms and Wearing Apparel	26,000.00	26,000.00	67.05	700.12	.00	25,299.88	97.30
6012	Books and Subscriptions	3,348.00	3,348.00	.00	1,155.99	.00	2,192.01	65.47
6014	Other Operating Supplies	5,000.00	5,000.00	780.29	958.36	.00	4,041.64	80.83
6022	Special Law Enforcement Equip.	46,253.00	50,503.00	850.00	850.00	.00	49,653.00	98.31
6023	Criminal Investigative Supplies	2,100.00	2,100.00	169.35	440.29	.00	1,659.71	79.03
6298	DMV State Grant	15,000.00	15,000.00	.00	.00	.00	15,000.00	100.00
6299	VITA Grant	223,859.00	223,859.00	.00	.00	.00	223,859.00	100.00
8202	Furniture and Fixtures	.00	.00	.00	1,905.28	.00	1,905.28	100.00
8205	Motor Vehicles and Equipment	.00	35,616.00	.00	.00	.00	35,616.00	100.00
	SHERIFF	3,187,156.00	3,227,053.99	189,956.16	566,244.18	.00	2,660,809.81	82.45
31400	**911 SYSTEM**							
31900	**SCHOOL RESOURCE OFFICER**							
	Law Enforcement & Traffic	3,187,156.00	3,227,053.99	189,956.16	566,244.18	.00	2,660,809.81	82.45
32000	**FIRE AND RESCUE SERVICES**							
32200	**VOLUNTEER FIRE DEPARTMENT**							
3310	Repairs & Maintenance	1,500.00	1,500.00	.00	.00	.00	1,500.00	100.00
3320	Maintenance Service Contract	2,400.00	2,400.00	.00	.00	.00	2,400.00	100.00
5110	Electrical Services	16,000.00	16,000.00	723.32	2,376.10	.00	13,623.90	85.14
5125	Propane Services	8,000.00	8,000.00	.00	.00	.00	8,000.00	100.00
5130	Water & Sewer Services	700.00	700.00	100.55	100.55	.00	599.45	85.63
5305	Motor Vehicle Insurance	30,000.00	30,000.00	.00	22,324.00	.00	7,676.00	25.58
5308	General Liability Ins.	21,000.00	21,000.00	.00	14,108.00	.00	6,892.00	32.81
5310	Medical Insurance	45,000.00	45,000.00	.00	38,097.00	.00	6,903.00	15.34
5660	Local Support - Maintenance	80,000.00	80,000.00	.00	.00	.00	80,000.00	100.00
5665	State Forest Fire Protection	14,250.00	14,250.00	.00	.00	.00	14,250.00	100.00
6007	Repair & Maintenance Supplies	1,000.00	1,000.00	.00	55.35	.00	944.65	94.46
8201	Machinery/Equipment (Grant)	45,000.00	51,363.00	.00	.00	.00	51,363.00	100.00
	VOLUNTEER FIRE DEPARTMENT	264,850.00	271,213.00	823.87	77,061.00	.00	194,152.00	71.58
32300	**AMBULANCE/RESCUE SERVICES**							
5310	Medical Insurance	12,000.00	12,000.00	.00	9,525.00	.00	2,475.00	20.62
5601	4-For-Life EMS State Funds	16,250.00	16,250.00	.00	.00	.00	16,250.00	100.00

--DETAIL--

--DETAIL--

FUND #-100 General Fund

MAJOR ACCT#	DESCRIPTION	BUDGET AMOUNT	APPR. AMOUNT	CURRENT AMOUNT	Y-T-D AMOUNT	ENCUMBRANCE AMOUNT	UNENCUMBERED BALANCE	% REMAIN.
AMBULANCE/RESCUE SERVICES								
5685	Chesterfield Med. Flight	200.00	200.00	.00	.00	.00	200.00	100.00
5686	Support Local Rescue Squad	440,000.00	440,000.00	.00	104,632.00	.00	335,368.00	76.22
AMBULANCE/RESCUE SERVICES		468,450.00	468,450.00	.00	114,157.00	.00	354,293.00	75.63
FIRE AND RESCUE SERVICES								
		733,300.00	739,663.00	823.87	191,218.00	.00	548,445.00	74.14
33000	**CORRECTION & DETENTION**							
33200	**CO/CITY OPERATED INSTITUTIONS**							
5805	Piedmont Regional Jail	735,000.00	735,000.00	.00	154,946.21	.00	580,053.79	78.91
5806	Piedmont Juvenile Detention Center	38,000.00	38,000.00	.00	.00	.00	38,000.00	100.00
5808	Outside Monitored Care	8,000.00	8,000.00	.00	.00	.00	8,000.00	100.00
CO/CITY OPERATED INSTITUTIONS		781,000.00	781,000.00	.00	154,946.21	.00	626,053.79	80.16
33300	**COURT SERVICES UNIT**							
5230	Telecommunications	960.00	960.00	99.35	181.93	.00	778.07	81.04
5846	VJCCCA Grant/First Offender	9,060.00	9,060.00	.00	.00	.00	9,060.00	100.00
COURT SERVICES UNIT		10,020.00	10,020.00	99.35	181.93	.00	9,838.07	98.18
CORRECTION & DETENTION								
		791,020.00	791,020.00	99.35	155,128.14	.00	635,891.86	80.38
34100	**BUILDING INSPECTIONS**							
1100	Salaries and Wages - Regular	124,628.00	124,628.00	9,435.82	15,454.98	.00	109,173.02	87.59
2100	FICA/Medicare Tax	9,534.00	9,534.00	696.00	1,134.98	.00	8,399.02	88.09
2210	VRS-Retirement	8,338.00	8,338.00	631.24	1,033.92	.00	7,304.08	87.59
2300	Hospital/Medical Plans	22,042.00	22,042.00	1,522.20	3,525.64	.00	18,516.36	84.00
2400	VRS-Group Life Insurance	1,670.00	1,670.00	126.44	207.10	.00	1,462.90	87.59
2600	Unemployment Insurance	37.00	37.00	.00	.00	.00	37.00	100.00
2700	Worker's Compensation	3,931.00	3,931.00	.00	3,785.00	.00	146.00	3.71
2800	Disability Program	.00	.00	18.04	18.04	.00	18.04	100.00
2900	VRS-Group Health Ins Credit	274.00	274.00	20.76	34.00	.00	240.00	87.59
3310	Repairs & Maintenance	500.00	500.00	.00	.00	.00	500.00	100.00
3600	Advertising	300.00	300.00	.00	.00	.00	300.00	100.00
5210	Postal Services	500.00	500.00	.00	12.52	.00	487.48	97.49
5230	Telecommunications	500.00	500.00	29.21	58.51	.00	441.49	88.29
5305	Motor Vehicle Insurance	850.00	850.00	.00	.00	.00	850.00	100.00
5540	Travel-Convention/Education	125.00	125.00	.00	.00	.00	125.00	100.00
5810	Dues/Association Memberships	50.00	50.00	.00	.00	.00	50.00	100.00
6001	Office Supplies	500.00	500.00	134.98	1,056.98	.00	556.98	111.39
6008	Vehicle/Powered Equip. Fuels	1,500.00	1,500.00	54.73	85.55	.00	1,414.45	94.29
6009	Vehicle/Powered Equip.Supplies	500.00	500.00	.00	.00	.00	500.00	100.00
6012	Books and Subscriptions	2,000.00	2,000.00	.00	.00	.00	2,000.00	100.00
BUILDING INSPECTIONS		177,779.00	177,779.00	12,669.42	26,407.22	.00	151,371.78	85.14
BUILDING INSPECTIONS								
		177,779.00	177,779.00	12,669.42	26,407.22	.00	151,371.78	85.14
35000	**OTHER PROTECTION**							

--DETAIL--

--DETAIL--

FUND #-100 General Fund

MAJOR ACCT#	DESCRIPTION	BUDGET AMOUNT	APPR. AMOUNT	CURRENT AMOUNT	Y-T-D AMOUNT	ENCUMBRANCE AMOUNT	UNENCUMBERED BALANCE	% REMAIN.
35100	**ANIMAL CONTROL**							
1100	Salaries and Wages-Regular	115,724.00	115,724.00	9,643.76	19,287.52	.00	96,436.48	83.33
1200	Salaries &Wages - Overtime	.00	.00	.00	734.97	.00	734.97	100.00
2100	FICA/Medicare Tax	8,853.00	8,853.00	726.80	1,509.82	.00	7,343.18	82.94
2210	VRs-Retirement	7,742.00	7,742.00	645.16	1,290.32	.00	6,451.68	83.33
2300	Hospital/Medical Plans	18,898.00	18,898.00	1,258.80	4,917.60	.00	13,980.40	73.97
2400	VRs-Group Life Insurance	1,551.00	1,551.00	129.22	258.44	.00	1,292.56	83.33
2600	Unemployment Insurance	97.00	97.00	3.47	3.47	.00	93.53	96.42
2700	Worker's Compensation	1,903.00	1,903.00	.00	1,832.00	.00	71.00	3.73
2800	Disability Program	360.00	360.00	30.04	60.08	.00	299.92	83.31
2900	VRs-Group Health Ins Credit	255.00	255.00	21.20	42.40	.00	212.60	83.37
3110	Professional Health Services	150.00	150.00	1,830.20	2,460.50	.00	2,310.50	540.33
3160	Professional Services	11,000.00	11,000.00	.00	.00	.00	11,000.00	100.00
3170	Contractual Services	1,000.00	1,000.00	.00	.00	.00	1,000.00	100.00
3310	Repairs & Maintenance	1,500.00	1,500.00	.00	1,600.00	.00	100.00	6.66
3600	Advertising	250.00	250.00	.00	.00	.00	250.00	100.00
5110	Electrical Services	4,000.00	4,000.00	132.07	645.26	.00	3,354.74	83.86
5120	Heating Services	550.00	550.00	.00	.00	.00	550.00	100.00
5210	Postal Services	700.00	700.00	.00	.00	.00	700.00	100.00
5230	Telecommunications	2,400.00	2,400.00	182.88	365.98	.00	2,034.02	84.75
5305	Motor Vehicle Insurance	1,600.00	1,600.00	.00	.00	.00	1,600.00	100.00
5540	Travel-Convention/Education	900.00	900.00	.00	.00	.00	900.00	100.00
5601	APAW(Animal Friendly License Plate)	300.00	300.00	.00	.00	.00	300.00	100.00
5810	Dues/Association Memberships	100.00	100.00	.00	.00	.00	100.00	100.00
5840	Permits/Titles/Deeds/etc.	35.00	35.00	.00	.00	.00	35.00	100.00
6001	Office Supplies	1,500.00	1,500.00	159.08	290.56	.00	1,209.44	80.62
6002	Food Supplies	2,000.00	2,000.00	15.97	15.97	.00	1,984.03	99.20
6005	Janitorial Supplies	3,000.00	3,000.00	397.06	762.21	.00	2,237.79	74.59
6007	Repair & Maintenance Supplies	450.00	450.00	.00	.00	.00	450.00	100.00
6008	Vehicle/Powered Equip. Fuels	3,200.00	3,200.00	59.43	123.93	.00	3,076.07	96.12
6009	Vehicle/Powered Equip.Supplies	900.00	900.00	.00	.00	.00	900.00	100.00
6011	Uniforms and Wearing Apparel	800.00	800.00	.00	108.10	.00	691.90	86.48
	ANIMAL CONTROL	191,718.00	191,718.00	15,235.14	36,309.13	.00	155,408.87	81.06
35300	**MEDICAL EXAMINER**							
3100	Professional Services	160.00	160.00	.00	20.00	.00	140.00	87.50
	MEDICAL EXAMINER	160.00	160.00	.00	20.00	.00	140.00	87.50
35500	**EMERGENCY MANAGEMENT**							
1100	Salaries and Wages - Regular	118,120.00	118,120.00	7,343.42	14,686.84	.00	103,433.16	87.56
2100	FICA/Medicare Tax	9,036.00	9,036.00	560.00	1,120.00	.00	7,916.00	87.60
2210	VRs-Retirement	7,902.00	7,902.00	491.28	982.56	.00	6,919.44	87.56
2300	Hospital/Medical Plans	9,933.00	9,933.00	718.76	1,437.52	.00	8,495.48	85.52
2400	VRs-Group Life Insurance	1,583.00	1,583.00	98.40	196.80	.00	1,386.20	87.56
2600	Unemployment Insurance	37.00	37.00	.00	.00	.00	37.00	100.00
2700	Worker's Compensation	2,634.00	2,634.00	.00	2,536.00	.00	98.00	3.72
2800	Disability Program	158.00	158.00	.00	.00	.00	158.00	100.00

--DETAIL--

--DETAIL--

FUND #-100 General Fund

MAJOR ACCT#	DESCRIPTION	BUDGET AMOUNT	APPR. AMOUNT	CURRENT AMOUNT	Y-T-D AMOUNT	ENCUMBRANCE AMOUNT	UNENCUMBERED BALANCE	% REMAIN.
-----	-----	-----	-----	-----	-----	-----	-----	-----
	EMERGENCY MANAGEMENT							
2900	VRS-Group Health Ins Credit	260.00	260.00	16.16	32.32	.00	227.68	87.56
3310	Repairs & Maintenance	100.00	100.00	.00	.00	.00	100.00	100.00
3320	Maintenance Service Contract	450.00	450.00	44.68	44.68	.00	405.32	90.07
3325	911 Communications Maintenance	26,000.00	26,000.00	3,386.61	4,738.68	.00	21,261.32	81.77
5210	Postal Services	65.00	65.00	.00	.00	.00	65.00	100.00
5230	Telecommunications	1,750.00	1,750.00	138.16	276.52	.00	1,473.48	84.19
5305	Motor Vehicle Insurance	1,400.00	1,400.00	.00	.00	.00	1,400.00	100.00
5540	Travel-Convention/Education	1,200.00	1,200.00	.00	.00	.00	1,200.00	100.00
5810	Dues/Association Memberships	75.00	75.00	.00	.00	.00	75.00	100.00
5840	Permits/Titles/Deeds/etc.	.00	.00	.00	105.00	.00	105.00	100.00
6001	Office Supplies	300.00	300.00	125.18	125.18	.00	174.82	58.27
6002	CERT Program - Reflective Signs	500.00	500.00	.00	.00	.00	500.00	100.00
6007	Repair & Maintenance Supplies	1,200.00	1,200.00	.00	.00	.00	1,200.00	100.00
6008	Vehicle/Powered Equip. Fuels	1,500.00	1,500.00	48.67	101.13	.00	1,398.87	93.25
6009	Vehicle/Powered Equip. Supplies	450.00	450.00	.00	.00	.00	450.00	100.00
6015	LEMPG Grant	7,500.00	7,500.00	240.00	240.00	.00	7,260.00	96.80
6016	Radiological Prep Grant	700.00	700.00	.00	884.71	.00	184.71	26.38
	EMERGENCY MANAGEMENT	192,853.00	192,853.00	13,211.32	27,507.94	.00	165,345.06	85.73
	OTHER PROTECTION	384,731.00	384,731.00	28,446.46	63,837.07	.00	320,893.93	83.40
41000	**HIGHWAY MAINTENANCE**							
41300	**Other Maintenance**							
41320	**STREET LIGHTS**							
5110	Electrical Services	5,200.00	5,200.00	.21	410.35	.00	4,789.65	92.10
	STREET LIGHTS	5,200.00	5,200.00	.21	410.35	.00	4,789.65	92.10
	HIGHWAY MAINTENANCE	5,200.00	5,200.00	.21	410.35	.00	4,789.65	92.10
42400	**ENVIRONMENTAL SERVICES**							
1100	Salaries and Wages - Regular	145,800.00	145,800.00	7,452.16	14,904.32	.00	130,895.68	89.77
1300	Part-Time Salaries/Wages - Reg	3,300.00	3,300.00	180.00	324.00	.00	2,976.00	90.18
2100	FICA/Medicare Tax	11,154.00	11,154.00	567.33	1,131.91	.00	10,022.09	89.85
2210	VRS-Retirement	9,754.00	9,754.00	498.56	997.12	.00	8,756.88	89.77
2300	Hospital/Medical Plans	18,782.00	18,782.00	629.40	2,458.80	.00	16,323.20	86.90
2400	VRS-Group Life Insurance	1,954.00	1,954.00	99.86	199.72	.00	1,754.28	89.77
2600	Unemployment Insurance	74.00	74.00	3.07	3.07	.00	70.93	95.85
2700	Worker's Compensation	5,267.00	5,267.00	.00	5,071.00	.00	196.00	3.72
2800	Disability Program	298.00	298.00	.00	.00	.00	298.00	100.00
2900	VRS-Group Health Ins Credit	321.00	321.00	16.40	32.80	.00	288.20	89.78
3110	Professional Health Services	200.00	200.00	.00	.00	.00	200.00	100.00
3160	Professional Services	7,500.00	7,500.00	756.00	756.00	.00	6,744.00	89.92
3310	Repairs & Maintenance	150.00	150.00	.00	.00	.00	150.00	100.00
3600	Advertising	300.00	300.00	.00	.00	.00	300.00	100.00
5210	Postal Services	100.00	100.00	.00	4.40	.00	95.60	95.60
5230	Telecommunications	2,600.00	2,600.00	146.10	292.49	.00	2,307.51	88.75

--DETAIL--

--DETAIL--

FUND #-100 General Fund

MAJOR ACCT#	DESCRIPTION	BUDGET AMOUNT	APPR. AMOUNT	CURRENT AMOUNT	Y-T-D AMOUNT	ENCUMBRANCE AMOUNT	UNENCUMBERED BALANCE	% REMAIN.
ENVIRONMENTAL SERVICES								
5540	Travel-Convention/Education	2,000.00	2,000.00	.00	.00	.00	2,000.00	100.00
5810	Dues/Association Memberships	600.00	600.00	.00	.00	.00	600.00	100.00
5840	Permits/Titles/Deeds/etc.	500.00	500.00	.00	.00	.00	500.00	100.00
6001	Office Supplies	250.00	250.00	.00	.00	.00	250.00	100.00
6005	Janitorial Supplies	75.00	75.00	.00	.00	.00	75.00	100.00
6008	Vehicle/Powered Equip. Fuels	1,400.00	1,400.00	106.05	141.72	.00	1,258.28	89.87
6009	Vehicle/Powered Equip. Supplies	600.00	600.00	.00	35.99	.00	564.01	94.00
6015	Litter Control Grant Expenses	5,800.00	5,800.00	.00	.00	.00	5,800.00	100.00
6017	Amelia County Cleanup Program	1,000.00	1,000.00	.00	.00	.00	1,000.00	100.00
6020	County Landfill Maintenance	500.00	500.00	.00	.00	.00	500.00	100.00
	ENVIRONMENTAL SERVICES	220,279.00	220,279.00	10,454.93	26,353.34	.00	193,925.66	88.03
42600	**LITTER CONTROL**							
42700	**CO. LANDFILL MAINTENANCE**							
	ENVIRONMENTAL SERVICES	220,279.00	220,279.00	10,454.93	26,353.34	.00	193,925.66	88.03
43200	**GENERAL PROPERTIES**							
1100	Salaries and Wages-Regular	418,508.00	418,508.00	35,160.09	70,041.05	.00	348,466.95	83.26
1200	Salaries and Wages-Overtime	6,000.00	6,000.00	259.00	522.50	.00	5,477.50	91.29
1300	Part-Time Salaries/Wages-Reg.	5,000.00	5,000.00	1,006.50	1,584.00	.00	3,416.00	68.32
2100	FICA/Medicare Tax	32,857.00	32,857.00	2,647.54	5,246.00	.00	27,611.00	84.03
2210	VRS-Retirement	27,998.00	27,998.00	2,271.93	4,811.67	.00	23,186.33	82.81
2300	Hospital/Medical Plans	75,612.00	75,612.00	5,845.63	16,954.21	.00	58,657.79	77.57
2400	VRS-Group Life Insurance	5,608.00	5,608.00	474.67	949.27	.00	4,658.73	83.07
2600	Unemployment Insurance	275.00	275.00	36.07	36.07	.00	238.93	86.88
2700	Worker's Compensation	16,459.00	16,459.00	.00	15,847.00	.00	612.00	3.71
2800	Disability Program	837.00	837.00	54.38	108.68	.00	728.32	87.01
2900	VRS-Group Health Ins Credit	921.00	921.00	77.96	155.90	.00	765.10	83.07
3110	Professional Health Services	1,500.00	1,500.00	.00	.00	.00	1,500.00	100.00
3160	Professional Services	15,000.00	15,000.00	425.00	865.00	.00	14,135.00	94.23
3170	Contractual Services	4,000.00	4,000.00	500.00	500.00	.00	3,500.00	87.50
3173	Contractual Services-Construction	5,000.00	5,000.00	.00	.00	.00	5,000.00	100.00
3310	Repairs & Maintenance	50,000.00	50,000.00	4,042.18	8,220.88	.00	41,779.12	83.55
3311	Hindle Building Repairs/Maintenance	3,500.00	3,500.00	.00	.00	.00	3,500.00	100.00
3320	Maintenance Service Contract	6,000.00	6,000.00	.00	.00	.00	6,000.00	100.00
3550	Street Signs	5,000.00	5,000.00	.00	45.00	.00	4,955.00	99.10
3600	Advertising	350.00	350.00	.00	.00	.00	350.00	100.00
5110	Electrical Services	78,000.00	78,000.00	259.31	13,489.63	.00	64,510.37	82.70
5120	Heating Services	3,500.00	3,500.00	.00	.00	.00	3,500.00	100.00
5125	Propane Services	2,500.00	2,500.00	.00	.00	.00	2,500.00	100.00
5130	Water and Sewer Services	15,000.00	15,000.00	2,143.50	2,143.50	.00	12,856.50	85.71
5210	Postal Services	50.00	50.00	.00	2.94	.00	47.06	94.12
5230	Telecommunications	4,000.00	4,000.00	377.46	743.66	.00	3,256.34	81.40
5305	Motor Vehicle Insurance	11,000.00	11,000.00	.00	30,962.00	.00	19,962.00	181.47
5307	Property Insurance	22,000.00	22,000.00	.00	21,988.00	.00	12.00	.05

--DETAIL--

--DETAIL--

FUND #-100 General Fund

MAJOR ACCT#	DESCRIPTION	BUDGET AMOUNT	APPR. AMOUNT	CURRENT AMOUNT	Y-T-D AMOUNT	ENCUMBRANCE AMOUNT	UNENCUMBERED BALANCE	% REMAIN.
GENERAL PROPERTIES								
5308	General Liability Ins.	9,000.00	9,000.00	.00	10,138.00	.00	1,138.00-	12.64-
5410	Lease/Rent of Equipment	6,000.00	6,000.00	.00	.00	.00	6,000.00	100.00
5540	Travel-Convention/Education	5,000.00	5,000.00	.00	.00	.00	5,000.00	100.00
6001	Office Supplies	1,700.00	1,700.00	31.56	50.45	.00	1,649.55	97.03
6003	Agricultural Supplies	9,500.00	9,500.00	131.97	131.97	.00	9,368.03	98.61
6005	Janitorial Supplies	17,000.00	17,000.00	1,815.11	1,867.43	.00	15,132.57	89.01
6006	Off Road Equipment Supplies	6,000.00	6,000.00	108.98	238.77	.00	5,761.23	96.02
6007	Repair & Maintenance Supplies	50,000.00	50,000.00	1,638.74	2,107.13	.00	47,892.87	95.78
6008	Vehicle/Powered Equip. Fuels	8,000.00	8,000.00	247.10	629.27	.00	7,370.73	92.13
6009	Vehicle/Powered Equip.Supplies	7,000.00	7,000.00	57.49	283.70	.00	6,716.30	95.94
6010	Off Road Equipment Fuels	2,100.00	2,100.00	310.48	438.01	.00	1,661.99	79.14
6011	Uniforms and Wearing Apparel	6,300.00	6,300.00	272.28	432.28	.00	5,867.72	93.13
6014	Other Operating Supplies	500.00	500.00	.00	.00	.00	500.00	100.00
6016	Miscellaneous Small Tools	2,000.00	2,000.00	323.73	323.73	.00	1,676.27	83.81
	GENERAL PROPERTIES	946,575.00	946,575.00	60,518.66	211,857.70	.00	734,717.30	77.61
	GENERAL PROPERTIES	946,575.00	946,575.00	60,518.66	211,857.70	.00	734,717.30	77.61
51100 **LOCAL HEALTH DEPARTMENT**								
5610	Payment to Local Health Dept.	135,818.00	135,818.00	33,954.50	33,954.50	.00	101,863.50	75.00
	LOCAL HEALTH DEPARTMENT	135,818.00	135,818.00	33,954.50	33,954.50	.00	101,863.50	75.00
	LOCAL HEALTH DEPARTMENT	135,818.00	135,818.00	33,954.50	33,954.50	.00	101,863.50	75.00
52200 **MENTAL HEALTH**								
5620	Payment To Crossroads Sv Bd	69,000.00	69,000.00	.00	.00	.00	69,000.00	100.00
	MENTAL HEALTH	69,000.00	69,000.00	.00	.00	.00	69,000.00	100.00
	MENTAL HEALTH	69,000.00	69,000.00	.00	.00	.00	69,000.00	100.00
53230 **AREA AGENCY ON AGING**								
5610	Contribution-Area Agency on Aging	14,815.00	14,815.00	.00	.00	.00	14,815.00	100.00
	AREA AGENCY ON AGING	14,815.00	14,815.00	.00	.00	.00	14,815.00	100.00
53600 **SOCIAL SERVICES BOARD**								
1100	Salaries and Wages - Regular	2,500.00	2,500.00	.00	500.00	.00	2,000.00	80.00
2100	FICA/Medicare Tax	191.00	191.00	.00	30.60	.00	160.40	83.97
2600	Unemployment Insurance	3.00	3.00	.00	.00	.00	3.00	100.00
	SOCIAL SERVICES BOARD	2,694.00	2,694.00	.00	530.60	.00	2,163.40	80.30
	AREA AGENCY ON AGING	17,509.00	17,509.00	.00	530.60	.00	16,978.40	96.96
55000 **REGIONAL ORG CONTRIBUTIONS**								
5601	Regional Organization Contributions	65,625.00	65,625.00	17,600.00	43,973.00	.00	21,652.00	32.99
	REGIONAL ORG CONTRIBUTIONS	65,625.00	65,625.00	17,600.00	43,973.00	.00	21,652.00	32.99
	REGIONAL ORG CONTRIBUTIONS	65,625.00	65,625.00	17,600.00	43,973.00	.00	21,652.00	32.99

--DETAIL--

--DETAIL--

FUND #-100 General Fund

MAJOR ACCT#	DESCRIPTION	BUDGET AMOUNT	APPR. AMOUNT	CURRENT AMOUNT	Y-T-D AMOUNT	ENCUMBRANCE AMOUNT	UNENCUMBERED BALANCE	% REMAIN.
-----	-----	-----	-----	-----	-----	-----	-----	-----
68000	**COMMUNITY COLLEGES**							
5675	Contribution to John Tyler	1,080.00	1,080.00	.00	.00	.00	1,080.00	100.00
	COMMUNITY COLLEGES	1,080.00	1,080.00	.00	.00	.00	1,080.00	100.00
		-----	-----	-----	-----	-----	-----	-----
	COMMUNITY COLLEGES	1,080.00	1,080.00	.00	.00	.00	1,080.00	100.00
71100	**PARKS AND RECREATION**							
1100	Salaries and Wages - Regular	134,961.00	134,961.00	11,246.84	22,493.68	.00	112,467.32	83.33
1300	Part-Time Salaries/Wages-Reg.	49,000.00	49,000.00	3,745.50	8,728.50	.00	40,271.50	82.18
2100	FICA/Medicare Tax	14,073.00	14,073.00	1,128.06	2,350.77	.00	11,722.23	83.29
2210	VRS-Retirement	9,029.00	9,029.00	752.42	1,504.84	.00	7,524.16	83.33
2300	Hospital/Medical Plans	28,716.00	28,716.00	2,066.92	5,333.84	.00	23,382.16	81.42
2400	VRS-Group Life Insurance	1,808.00	1,808.00	150.70	301.40	.00	1,506.60	83.32
2600	Unemployment Insurance	130.00	130.00	51.45	51.45	.00	78.55	60.42
2700	Worker's Compensation	546.00	546.00	.00	526.00	.00	20.00	3.66
2800	Disability Program	356.00	356.00	29.68	59.36	.00	296.64	83.32
2900	VRS-Group Health Ins Credit	297.00	297.00	24.74	49.48	.00	247.52	83.34
3160	Professional Services	4,500.00	4,500.00	.00	.00	.00	4,500.00	100.00
3170	Contractual Services	1,000.00	1,000.00	.00	.00	.00	1,000.00	100.00
3310	Repairs & Maintenance	1,000.00	1,000.00	.00	102.99	.00	897.01	89.70
3320	Maintenance Service Contract	1,750.00	1,750.00	.00	145.28	.00	1,604.72	91.69
3600	Advertising	1,500.00	1,500.00	95.00	95.00	.00	1,405.00	93.66
5210	Postal Services	100.00	100.00	.00	.00	.00	100.00	100.00
5230	Telecommunications	7,200.00	7,200.00	363.63	697.95	.00	6,502.05	90.30
5305	Motor Vehicle Insurance	3,500.00	3,500.00	.00	.00	.00	3,500.00	100.00
5308	General Liability Ins.	1,900.00	1,900.00	.00	.00	.00	1,900.00	100.00
5540	Travel-Convention/Education	1,300.00	1,300.00	.00	720.00	.00	580.00	44.61
5810	Dues/Association Memberships	225.00	225.00	.00	.00	.00	225.00	100.00
6001	Office Supplies	2,500.00	2,500.00	.00	.00	.00	2,500.00	100.00
6003	Agricultural Supplies	50.00	50.00	.00	.00	.00	50.00	100.00
6008	Vehicle/Powered Equip. Fuels	2,500.00	2,500.00	.00	.00	.00	2,500.00	100.00
6009	Vehicle/Powered Equip.Supplies	2,400.00	2,400.00	.00	.00	.00	2,400.00	100.00
	PARKS AND RECREATION	270,341.00	270,341.00	19,654.94	43,160.54	.00	227,180.46	84.03
71500	**RECREATION PROGRAMS**							
3160	Professional Services	32,000.00	32,000.00	5,982.33	8,317.33	.00	23,682.67	74.00
3310	Repairs and Maintenance	.00	.00	.00	2,659.69	.00	2,659.69	100.00
5308	General Liability Ins.-Participants	7,500.00	7,500.00	.00	.00	.00	7,500.00	100.00
5810	Dues/Association Memberships	250.00	250.00	.00	.00	.00	250.00	100.00
5840	Permits and Application Fees	3,800.00	3,800.00	.00	80.00	.00	3,720.00	97.89
5852	Miscellaneous(Sales/Refunds)	2,000.00	2,000.00	578.13	869.13	.00	1,130.87	56.54
6008	Vehicle/Powered Equip. Fuels	.00	.00	152.85	235.64	.00	235.64	100.00
6010	Safe and Stable Families Grant	3,000.00	3,000.00	.00	.00	.00	3,000.00	100.00
6011	Snowflake Ball	3,000.00	3,000.00	.00	.00	.00	3,000.00	100.00
6012	Senior Citizens Activities	500.00	500.00	.00	.00	.00	500.00	100.00
6013	Recreation Supplies	63,000.00	63,000.00	4,010.46	5,990.36	.00	57,009.64	90.49
	RECREATION PROGRAMS	115,050.00	115,050.00	10,723.77	18,152.15	.00	96,897.85	84.22
		-----	-----	-----	-----	-----	-----	-----
	PARKS AND RECREATION	385,391.00	385,391.00	30,378.71	61,312.69	.00	324,078.31	84.09

--DETAIL--

--DETAIL--

FUND #-100 General Fund

MAJOR ACCT#	DESCRIPTION	BUDGET AMOUNT	APPR. AMOUNT	CURRENT AMOUNT	Y-T-D AMOUNT	ENCUMBRANCE AMOUNT	UNENCUMBERED BALANCE	% REMAIN.
-----	-----	-----	-----	-----	-----	-----	-----	-----
73000	**LIBRARY ADMINISTRATION**							
1100	Salaries and Wages - Regular	215,315.00	215,315.00	14,342.19	30,252.10	.00	185,062.90	85.94
1300	Part-Time Salaries/Wages-Reg.	18,720.00	18,720.00	1,945.00	2,715.00	.00	16,005.00	85.49
1700	Salaries/Wages-Annual Leave	.00	.00	.00	201.50	.00	201.50	100.00
2100	FICA/Medicare Tax	17,904.00	17,904.00	1,228.08	2,499.05	.00	15,404.95	86.04
2210	VRS-Retirement	14,405.00	14,405.00	971.90	1,943.80	.00	12,461.20	86.50
2300	Hospital/Medical Plans	30,646.00	30,646.00	2,606.96	9,758.02	.00	20,887.98	68.15
2400	VRS-Group Life Insurance	2,885.00	2,885.00	194.68	389.36	.00	2,495.64	86.50
2600	Unemployment Insurance	160.00	160.00	55.99	55.99	.00	104.01	65.00
2700	Worker's Compensation	358.00	358.00	.00	345.00	.00	13.00	3.63
2800	Disability Program	561.00	561.00	46.90	93.80	.00	467.20	83.27
2900	VRS-Group Health Ins Credit	474.00	474.00	31.96	63.92	.00	410.08	86.51
3160	Professional Services	6,100.00	6,100.00	805.41	1,564.88	.00	4,535.12	74.34
3310	Repairs & Maintenance	2,000.00	2,000.00	.00	.00	.00	2,000.00	100.00
3320	Maintenance Service Contract	15,750.00	15,750.00	227.60	495.52	.00	15,254.48	96.85
3600	Advertising	200.00	200.00	.00	.00	.00	200.00	100.00
5110	Electrical Services	9,500.00	9,500.00	.00	647.87	.00	8,852.13	93.18
5130	Water and Sewer Services	550.00	550.00	72.95	72.95	.00	477.05	86.73
5210	Postal Services	1,500.00	1,500.00	237.22	422.00	.00	1,078.00	71.86
5230	Telecommunications	3,800.00	3,800.00	332.42	664.90	.00	3,135.10	82.50
5308	General Liability Ins.	2,035.00	2,035.00	.00	.00	.00	2,035.00	100.00
5540	Travel-Convention/Education	500.00	500.00	.00	.00	.00	500.00	100.00
5810	Dues/Association Memberships	650.00	650.00	125.00	275.00	.00	375.00	57.69
5840	Permits/Application Fees/Licenses	2,450.00	2,450.00	18.00	707.88	.00	1,742.12	71.10
6001	Office Supplies	2,000.00	2,000.00	.00	184.46	.00	1,815.54	90.77
6002	Events - Programming	500.00	500.00	.00	.00	.00	500.00	100.00
6012	Books and Subscriptions	73,562.00	77,822.00	18,175.87	22,969.97	.00	54,852.03	70.48
6025	Processing Materials - Books	3,500.00	3,500.00	177.86	3,200.37	.00	299.63	8.56
	LIBRARY ADMINISTRATION	426,025.00	430,285.00	41,595.99	79,523.34	.00	350,761.66	81.51
	LIBRARY ADMINISTRATION	426,025.00	430,285.00	41,595.99	79,523.34	.00	350,761.66	81.51
81100	**PLANNING**							
1100	Salaries and Wages - Regular	61,168.00	61,168.00	5,897.66	11,795.32	.00	49,372.68	80.71
1300	Part-Time Salaries/Wages-Reg.	12,500.00	12,500.00	.00	1,514.97	.00	10,985.03	87.88
2100	FICA/Medicare Tax	5,636.00	5,636.00	449.86	1,015.62	.00	4,620.38	81.97
2210	VRS-Retirement	4,092.00	4,092.00	394.56	789.12	.00	3,302.88	80.71
2300	Hospital/Medical Plans	9,933.00	9,933.00	629.40	2,458.80	.00	7,474.20	75.24
2400	VRS-Group Life Insurance	820.00	820.00	79.02	158.04	.00	661.96	80.72
2600	Unemployment Insurance	35.00	35.00	20.97	20.97	.00	14.03	40.08
2700	Worker's Compensation	175.00	175.00	.00	168.00	.00	7.00	4.00
2800	Disability Program	323.00	323.00	31.14	62.28	.00	260.72	80.71
2900	VRS-Group Health Ins Credit	135.00	135.00	12.98	25.96	.00	109.04	80.77
3160	Professional Services	22,500.00	22,500.00	.00	.00	.00	22,500.00	100.00
3180	Fees - Planning Comm. Members	3,500.00	3,500.00	.00	.00	.00	3,500.00	100.00
3310	Repairs & Maintenance	500.00	500.00	.00	.00	.00	500.00	100.00
3600	Advertising	300.00	300.00	.00	.00	.00	300.00	100.00

--DETAIL--

--DETAIL--

FUND #-100 General Fund

MAJOR ACCT#	DESCRIPTION	BUDGET AMOUNT	APPR. AMOUNT	CURRENT AMOUNT	Y-T-D AMOUNT	ENCUMBRANCE AMOUNT	UNENCUMBERED BALANCE	% REMAIN.
PLANNING								
5210	Postal Services	400.00	400.00	.00	34.52	.00	365.48	91.37
5230	Telecommunications	.00	.00	48.64	97.29	.00	97.29	100.00
5305	Motor Vehicle Insurance	900.00	900.00	.00	.00	.00	900.00	100.00
5540	Travel-Convention/Education	1,000.00	1,000.00	.00	250.00	.00	750.00	75.00
5681	Local Support-Commonwealth Reg Coun	19,000.00	19,000.00	.00	19,000.00	.00	.00	.00
5999	Geographical Info Systems Work	23,000.00	23,000.00	302.50	13,302.50	.00	9,697.50	42.16
6001	Office Supplies	500.00	500.00	.00	.00	.00	500.00	100.00
6008	Vehicle/Powered Equip. Fuels	150.00	150.00	.00	.00	.00	150.00	100.00
6012	Books and Subscriptions	100.00	100.00	.00	.00	.00	100.00	100.00
	PLANNING	166,667.00	166,667.00	7,866.73	50,693.39	.00	115,973.61	69.58
BOARD OF ZONING APPEALS								
81400	Fees-Zoning Appeals Board	80.00	80.00	.00	.00	.00	80.00	100.00
3175	Advertising	40.00	40.00	.00	.00	.00	40.00	100.00
3600	**BOARD OF ZONING APPEALS**	120.00	120.00	.00	.00	.00	120.00	100.00
ECONOMIC DEVELOPMENT								
81500	Professional Services	12,000.00	12,000.00	.00	5,000.00	.00	7,000.00	58.33
3160	GBC Renovations	2,000.00	2,000.00	133.00	133.00	.00	1,867.00	93.35
3173	Repairs & Maintenance	2,000.00	2,000.00	.00	.00	.00	2,000.00	100.00
3600	Advertising	600.00	600.00	.00	.00	.00	600.00	100.00
5110	Electrical Services	1,800.00	1,800.00	.00	293.18	.00	1,506.82	83.71
5230	Telecommunications	500.00	500.00	40.01	80.02	.00	419.98	83.99
5308	General Liability Ins.	3,300.00	3,300.00	.00	.00	.00	3,300.00	100.00
5540	Travel-Convention/Education	2,000.00	2,000.00	.00	.00	.00	2,000.00	100.00
5810	Dues/Association Memberships	500.00	500.00	.00	.00	.00	500.00	100.00
	ECONOMIC DEVELOPMENT	24,700.00	24,700.00	173.01	5,506.20	.00	19,193.80	77.70
PLANNING								
		191,487.00	191,487.00	8,039.74	56,199.59	.00	135,287.41	70.65
FLOOD AND EROSION CONTROL								
82300	**SOIL/WATER CONSERVATION**							
82400	Local Support-Piedmont SWCD	12,900.00	12,900.00	6,450.00	6,450.00	.00	6,450.00	50.00
5683	**SOIL/WATER CONSERVATION**	12,900.00	12,900.00	6,450.00	6,450.00	.00	6,450.00	50.00
FLOOD AND EROSION CONTROL								
		12,900.00	12,900.00	6,450.00	6,450.00	.00	6,450.00	50.00
EXTENSION SERVICE								
83500	Salaries and Wages - Regular	58,243.00	58,243.00	.00	.00	.00	58,243.00	100.00
1100	Fringe Benefits	21,110.00	21,110.00	.00	.00	.00	21,110.00	100.00
2000	Telecommunications	2,400.00	2,400.00	192.09	388.13	.00	2,011.87	83.82
5230	Local Support Programs	600.00	600.00	.00	100.00	.00	500.00	83.33
5684	**EXTENSION SERVICE**	82,353.00	82,353.00	192.09	488.13	.00	81,864.87	99.40
EXTENSION SERVICE								
		82,353.00	82,353.00	192.09	488.13	.00	81,864.87	99.40

--DETAIL--

--DETAIL--

FUND #-100 General Fund

MAJOR ACCT#	DESCRIPTION	BUDGET AMOUNT	APPR. AMOUNT	CURRENT AMOUNT	Y-T-D AMOUNT	ENCUMBRANCE AMOUNT	UNENCUMBERED BALANCE	% REMAIN.
-----	-----	-----	-----	-----	-----	-----	-----	-----
91400	**MISC.(NONDEPARTMENTAL)**							
1100	Contingency Funds - Salary Increase	75,000.00	75,000.00	.00	.00	.00	75,000.00	100.00
2211	VRS Recon Pmt	.00	.00	681.03	15.98-	.00	15.98	100.00-
2301	Health Ins Recon Pmt	.00	.00	2,680.00	2,478.00-	.00	2,478.00	100.00-
9989	American Rescue Plan Act Expenses	.00	2,553,262.00	.00	.00	.00	2,553,262.00	100.00
	MISC.(NONDEPARTMENTAL)	75,000.00	2,628,262.00	3,361.03	2,493.98-	.00	2,630,755.98	100.09
91500	**OPERATING CAPITAL OUTLAY**							
8110	Fire Department Vehicles	500,000.00	500,000.00	.00	.00	.00	500,000.00	100.00
8120	Sheriff's Vehicles	276,070.00	276,070.00	.00	.00	.00	276,070.00	100.00
8130	Departmental Vehicles and Machinery	324,939.00	324,939.00	.00	.00	.00	324,939.00	100.00
8210	Departmental Hardware and Software	75,540.00	75,540.00	.00	.00	.00	75,540.00	100.00
8310	Departmental Furniture	8,000.00	8,000.00	.00	.00	.00	8,000.00	100.00
	OPERATING CAPITAL OUTLAY	1,184,549.00	1,184,549.00	.00	.00	.00	1,184,549.00	100.00
	MISC.(NONDEPARTMENTAL)	1,259,549.00	3,812,811.00	3,361.03	2,493.98-	.00	3,815,304.98	100.06
95000	**DEBT SERVICE**							
9502	Middle Scho Bond Series 2005	363,200.00	363,200.00	.00	.00	.00	363,200.00	100.00
9504	Energy Eff. VPSA Series 2010	133,986.00	133,986.00	.00	.00	.00	133,986.00	100.00
	DEBT SERVICE	497,186.00	497,186.00	.00	.00	.00	497,186.00	100.00
	DEBT SERVICE	497,186.00	497,186.00	.00	.00	.00	497,186.00	100.00
99500	** TRANSFERS **							
0502	Transfer fr Gen Fd to San Dist Fd	300,177.00	300,177.00	.00	.00	.00	300,177.00	100.00
	** TRANSFERS **	300,177.00	300,177.00	.00	.00	.00	300,177.00	100.00
	** TRANSFERS **	300,177.00	300,177.00	.00	.00	.00	300,177.00	100.00
125000	** TRANSFERS **							
888000	** TRANSFERS **							
0001	SOCIAL SERVICE EXPENSES	2,166,451.00	2,166,451.00	149,374.85	306,455.43	.00	1,859,995.57	85.85
	** TRANSFERS **	2,166,451.00	2,166,451.00	149,374.85	306,455.43	.00	1,859,995.57	85.85
	** TRANSFERS **	2,166,451.00	2,166,451.00	149,374.85	306,455.43	.00	1,859,995.57	85.85
995000	** FUND TRANSFERS **							
0110	Trans fr GF to \$5 Decal Rd Fee Fd	88,000.00	88,000.00	848.00	2,065.00	.00	85,935.00	97.65
0251	Transfer fr General to Schools	6,717,870.00	6,717,870.00	482,875.99	1,338,948.86	.00	5,378,921.14	80.06
0254	Transfer fr General to Sch Txtbook	56,457.00	56,457.00	.00	56,457.00	.00	.00	.00
	** FUND TRANSFERS **	6,862,327.00	6,862,327.00	483,723.99	1,397,470.86	.00	5,464,856.14	79.63
	** FUND TRANSFERS **	6,862,327.00	6,862,327.00	483,723.99	1,397,470.86	.00	5,464,856.14	79.63
	--FUND TOTAL--	22,281,753.00	24,886,135.99	1,292,943.08	3,667,580.13	.00	21,218,555.86	85.26

--DETAIL--

--DETAIL--

FUND #-304 Expenditures Capital Imp Fund
MAJOR

ACCT#	DESCRIPTION	BUDGET AMOUNT	APPR. AMOUNT	CURRENT AMOUNT	Y-T-D AMOUNT	ENCUMBRANCE AMOUNT	UNENCUMBERED BALANCE	% REMAIN.
-----	-----	-----	-----	-----	-----	-----	-----	-----
999	Expenditures Capital Imp Fund							
94000	**CAPITAL IMPROVEMENT FUND**							
8405	Wellhead Protection Study	.00	210,000.00	.00	.00	.00	210,000.00	100.00
8423	Broadband Project	.00	721,137.93	.00	.00	.00	721,137.93	100.00
8435	Generator HS (Shelter) Phs I	.00	114,291.49	.00	.00	.00	114,291.49	100.00
8440	E911 Radio System Upgrade Phs I	.00	366,884.24	.00	.00	.00	366,884.24	100.00
8444	Pole Lights Elem School Field	.00	18,702.97	.00	222.58	.00	18,480.39	98.80
8453	Communications Radio New Station	.00	40,000.00	.00	.00	.00	40,000.00	100.00
8460	Beopple Bldg Improvements	.00	47,000.00	.00	.00	.00	47,000.00	100.00
8474	Feasibility Study - Parks and Rec	.00	25,000.00	.00	.00	.00	25,000.00	100.00
8475	Feasibility Study - Animal Shelter	.00	16,000.00	.00	.00	.00	16,000.00	100.00
8476	Feasibility Study - Hindle Building	.00	26,000.00	.00	.00	.00	26,000.00	100.00
8478	Parks & Rec - ATV	.00	25,800.00	.00	.00	.00	25,800.00	100.00
8479	Parks & Rec - Library/Hindle Lights	.00	72,149.96	258.24	2,350.67	.00	69,799.29	96.74
8480	ACPS - Elem School HVAC	.00	550,000.00	.00	.00	.00	550,000.00	100.00
8481	ACPS - MS & HS Exterior Doors	.00	35,000.00	.00	.00	.00	35,000.00	100.00
8483	ACPS - High School HVAC	.00	75,000.00	.00	.00	.00	75,000.00	100.00
8484	ACPS - Eval Soccer/Track/Football	.00	30,000.00	.00	.00	.00	30,000.00	100.00
8486	Fire Station Paving Phase V	.00	226,000.00	.00	.00	.00	226,000.00	100.00
8487	Wastewater Treatment Plant Upgrade	.00	307,000.00	.00	.00	.00	307,000.00	100.00
8488	Water/Sewer Plans for Funding App	.00	48,400.00	13,171.00	13,171.00	.00	35,229.00	72.78
8491	P&R - Backup Generator	.00	90,000.00	.00	.00	.00	90,000.00	100.00
8492	P&R - Bat Cage, Bleachers, Scoreboa	.00	54,000.00	.00	.00	.00	54,000.00	100.00
8493	Sports Complex Plan/Dev - Phs I	500,000.00	500,000.00	.00	.00	.00	500,000.00	100.00
8494	Wells Fargo Renovation	400,000.00	400,000.00	.00	.00	.00	400,000.00	100.00
8495	Animal Shelter - Eng & Design	200,000.00	200,000.00	.00	.00	.00	200,000.00	100.00
8496	Fire Station Paving - Phs VI-Final	166,000.00	166,000.00	.00	.00	.00	166,000.00	100.00
8497	Hindle Building - Eng & Design	95,000.00	95,000.00	11,276.25	11,276.25	.00	83,723.75	88.13
8498	County Radio System Upgrade Design	84,593.00	84,593.00	.00	.00	.00	84,593.00	100.00
8513	ACPS - District Site Study	75,000.00	119,838.00	.00	.00	.00	119,838.00	100.00
8514	ACPS - Fire Alarm/Detection All Sch	60,000.00	60,000.00	.00	.00	.00	60,000.00	100.00
8515	ACPS - Baseball Field Lights - MS	50,200.00	50,200.00	.00	.00	.00	50,200.00	100.00
8516	ACPS - Bus Shop Field Lights - MS	46,500.00	46,500.00	.00	.00	.00	46,500.00	100.00
8517	War Memorial Bldg Evaluation	25,000.00	25,000.00	.00	.00	.00	25,000.00	100.00
	CAPITAL IMPROVEMENT FUND	1,702,293.00	4,845,497.59	24,705.49	27,020.50	.00	4,818,477.09	99.44
	CAPITAL IMPROVEMENT FUND	1,702,293.00	4,845,497.59	24,705.49	27,020.50	.00	4,818,477.09	99.44
995000	**EXPENDITURES**							
0100	Transfers to General Fund	500,000.00	500,000.00	.00	.00	.00	500,000.00	100.00
	EXPENDITURES	500,000.00	500,000.00	.00	.00	.00	500,000.00	100.00
	EXPENDITURES	500,000.00	500,000.00	.00	.00	.00	500,000.00	100.00
	--FUND TOTAL--	2,202,293.00	5,345,497.59	24,705.49	27,020.50	.00	5,318,477.09	99.49

--DETAIL--

--DETAIL--

FUND #-502 EXPENDITURES-SANITARY DISTRICT FUND

MAJOR ACCT#	DESCRIPTION	BUDGET AMOUNT	APPR. AMOUNT	CURRENT AMOUNT	Y-T-D AMOUNT	ENCUMBRANCE AMOUNT	UNENCUMBERED BALANCE	% REMAIN.
-----	-----	-----	-----	-----	-----	-----	-----	-----
999	EXPENDITURES-SANITARY DISTRICT FUND							
44000	**SEWER SYSTEM**							
1100	Salaries and Wages - Regular	126,678.00	126,678.00	7,204.38	15,098.80	.00	111,579.20	88.08
1200	Salaries and Wages-Overtime	3,000.00	3,000.00	192.54	303.99	.00	2,696.01	89.86
1300	Part-Time Salaries/Wages-Reg.	5,000.00	5,000.00	1,477.46	3,193.22	.00	1,806.78	36.13
1700	Salaries/Wages-Annual Leave	.00	.00	591.21	591.21	.00	591.21	100.00
2100	FICA/Medicare Tax	10,303.00	10,303.00	730.17	1,457.71	.00	8,845.29	85.85
2210	VRS-Retirement	8,475.00	8,475.00	429.76	945.60	.00	7,529.40	88.84
2300	Hospital/Medical Plans	32,176.00	32,176.00	980.49	3,498.03	.00	28,677.97	89.12
2400	VRS-Group Life Insurance	1,697.00	1,697.00	86.08	189.40	.00	1,507.60	88.83
2600	Unemployment Insurance	35.00	35.00	26.07	26.07	.00	8.93	25.51
2700	Worker's Compensation	4,096.00	4,096.00	.00	3,934.00	.00	162.00	3.95
2800	Disability Program	162.00	162.00	6.25	19.35	.00	142.65	88.05
2900	VRS-Group Health Ins Credit	279.00	279.00	14.12	31.08	.00	247.92	88.86
3110	Professional Health Services	800.00	800.00	.00	.00	.00	800.00	100.00
3160	Professional Services	25,000.00	25,000.00	1,384.55	1,384.55	.00	23,615.45	94.46
3170	Contractual Services	500.00	500.00	.00	.00	.00	500.00	100.00
3310	Repairs and Maintenance	30,000.00	30,000.00	5,999.35	6,510.65	.00	23,489.35	78.29
3320	Maintenance Service Contract	3,000.00	3,000.00	.00	375.00	.00	2,625.00	87.50
3600	Advertising	800.00	800.00	.00	.00	.00	800.00	100.00
5110	Electrical Services	25,000.00	25,000.00	1,388.17	2,763.92	.00	22,236.08	88.94
5125	Propane Services	3,500.00	3,500.00	.00	.00	.00	3,500.00	100.00
5210	Postal Services	3,000.00	3,000.00	.00	.00	.00	3,000.00	100.00
5230	Telecommunications	4,000.00	4,000.00	341.64	681.66	.00	3,318.34	82.95
5305	Motor Vehicle Insurance	1,400.00	1,400.00	.00	.00	.00	1,400.00	100.00
5308	General Liability Insurance	1,600.00	1,600.00	.00	.00	.00	1,600.00	100.00
5410	Lease/Rent of Equipment	3,000.00	3,000.00	.00	.00	.00	3,000.00	100.00
5540	Travel-Convention/Education	2,500.00	2,500.00	.00	.00	.00	2,500.00	100.00
5810	Dues/Association Memberships	400.00	400.00	.00	350.00	.00	50.00	12.50
5840	Permits/Titles/Appli. Fees	6,000.00	6,000.00	.00	.00	.00	6,000.00	100.00
6001	Office Supplies	300.00	300.00	.00	.00	.00	300.00	100.00
6003	Agricultural Supplies	2,900.00	2,900.00	494.55	494.55	.00	2,405.45	82.94
6004	Laboratory Supplies	4,000.00	4,000.00	.00	.00	.00	4,000.00	100.00
6005	Janitorial Supplies	600.00	600.00	.00	.00	.00	600.00	100.00
6006	Off Road Equipment Supplies	800.00	800.00	.00	.00	.00	800.00	100.00
6007	Repair/Maintenance Supplies	28,000.00	28,000.00	2,615.87	4,474.09	.00	23,525.91	84.02
6008	Vehicle/Powered Equip. Fuels	2,200.00	2,200.00	73.06	174.81	.00	2,025.19	92.05
6009	Vehicle/Powered Equip.Supplies	1,600.00	1,600.00	.00	30.83	.00	1,569.17	98.07
6010	Off Road Equipment Fuels	500.00	500.00	.00	.00	.00	500.00	100.00
6011	Uniforms & Wearing Apparel	1,500.00	1,500.00	112.68	112.68	.00	1,387.32	92.48
6014	Other Supplies-Chemicals	13,000.00	13,000.00	760.40	760.40	.00	12,239.60	94.15
6016	Miscellaneous Small Tools	500.00	500.00	.00	.00	.00	500.00	100.00
8201	Machinery and Equipment	8,000.00	8,000.00	.00	.00	.00	8,000.00	100.00
8999	Depreciation Expense-Sewer	82,000.00	82,000.00	.00	.00	.00	82,000.00	100.00
9421	Sewer I/I Rehabilitation	28,000.00	28,000.00	.00	.00	.00	28,000.00	100.00
	SEWER SYSTEM	476,301.00	476,301.00	24,908.80	47,401.60	.00	428,899.40	90.04
	SEWER SYSTEM	476,301.00	476,301.00	24,908.80	47,401.60	.00	428,899.40	90.04

--DETAIL--

--DETAIL--

FUND #-502 EXPENDITURES-SANITARY DISTRICT FUND

MAJOR ACCT#	DESCRIPTION	BUDGET AMOUNT	APPR. AMOUNT	CURRENT AMOUNT	Y-T-D AMOUNT	ENCUMBRANCE AMOUNT	UNENCUMBERED BALANCE	% REMAIN.
-----	-----	-----	-----	-----	-----	-----	-----	-----
45000	**WATER SYSTEM**							
1100	Salaries and Wages-Regular	17,121.00	17,121.00	1,455.24	2,910.48	.00	14,210.52	83.00
1200	Salaries and Wages-Overtime	.00	.00	290.68	290.68	.00	290.68	100.00
2100	FICA/Medicare Tax	1,310.00	1,310.00	94.64	189.28	.00	1,120.72	85.55
2210	VRS-Retirement	1,145.00	1,145.00	97.34	194.68	.00	950.32	82.99
2300	Hospital/Medical Plans	4,478.00	4,478.00	365.88	1,131.76	.00	3,346.24	74.72
2400	VRS-Group Life Insurance	229.00	229.00	19.50	39.00	.00	190.00	82.96
2600	Unemployment Insurance	35.00	35.00	.00	.00	.00	35.00	100.00
2700	Worker's Compensation	58.00	58.00	.00	56.00	.00	2.00	3.44
2800	Disability Program	90.00	90.00	.00	.00	.00	90.00	100.00
2900	VRS-Group Health Ins Credit	38.00	38.00	3.20	6.40	.00	31.60	83.15
3110	Professional Health Services	350.00	350.00	.00	.00	.00	350.00	100.00
3160	Professional Services	5,000.00	5,000.00	114.05	114.05	.00	4,885.95	97.71
3310	Repairs and Maintenance	40,000.00	40,000.00	.00	.00	.00	40,000.00	100.00
3320	Maintenance Service Contract	20,000.00	20,000.00	.00	1,089.00	.00	18,911.00	94.55
5110	Electrical Services	11,000.00	11,000.00	164.71	1,554.26	.00	9,445.74	85.87
5125	Propane Services	2,500.00	2,500.00	.00	.00	.00	2,500.00	100.00
5210	Postal Services	2,900.00	2,900.00	.00	.00	.00	2,900.00	100.00
5230	Telecommunications	2,200.00	2,200.00	.00	.00	.00	2,200.00	100.00
5305	Motor Vehicle Insurance	1,400.00	1,400.00	.00	.00	.00	1,400.00	100.00
5308	General Liability Insurance	1,400.00	1,400.00	.00	.00	.00	1,400.00	100.00
5420	Lease/Rent-Buildings/Grounds	15,000.00	15,000.00	6,533.97	6,533.97	.00	8,466.03	56.44
5540	Travel-Convention/Education	2,000.00	2,000.00	.00	.00	.00	2,000.00	100.00
5810	Dues/Association Memberships	350.00	350.00	.00	.00	.00	350.00	100.00
5840	Permits/Titles/Applic. Fees	1,500.00	1,500.00	.00	1,371.00	.00	129.00	8.60
6001	Office Supplies	300.00	300.00	.00	.00	.00	300.00	100.00
6004	Laboratory Supplies	3,800.00	3,800.00	.00	.00	.00	3,800.00	100.00
6005	Janitorial Supplies	200.00	200.00	.00	.00	.00	200.00	100.00
6006	Off Road Equipment Supplies	100.00	100.00	.00	.00	.00	100.00	100.00
6007	Repair/Maintenance Supplies	16,000.00	16,000.00	756.50	756.50	.00	15,243.50	95.27
6008	Vehicle/Powered Equip. Fuels	500.00	500.00	.00	55.02	.00	444.98	88.99
6009	Vehicle/Powered Equip.Suppli	600.00	600.00	319.08	319.08	.00	280.92	46.82
6010	Off Road Equipment Fuels	300.00	300.00	.00	.00	.00	300.00	100.00
6011	Uniforms & Wearing Apparel	500.00	500.00	69.48	69.48	.00	430.52	86.10
6014	Other Supplies-Chemicals	10,000.00	10,000.00	667.88	667.88	.00	9,332.12	93.32
6016	Miscellaneous Small Tools	200.00	200.00	.00	.00	.00	200.00	100.00
8999	Depreciation Expense	116,000.00	116,000.00	.00	.00	.00	116,000.00	100.00
	WATER SYSTEM	278,604.00	278,604.00	10,952.15	17,348.52	.00	261,255.48	93.77
	WATER SYSTEM	278,604.00	278,604.00	10,952.15	17,348.52	.00	261,255.48	93.77
46000	**DEBT SERVICE**							
9525	Loan - VRA Ph I	1,393.00	1,393.00	29,701.22	29,701.22	.00	28,308.22	32.17
9526	Loan - USDA RD Ph II & IV	30,489.00	30,489.00	4,131.00	8,262.00	.00	22,227.00	72.90
9528	Loan - VRA Ph VI	11,890.00	11,890.00	.00	.00	.00	11,890.00	100.00
	DEBT SERVICE	43,772.00	43,772.00	33,832.22	37,963.22	.00	5,808.78	13.27
	DEBT SERVICE	43,772.00	43,772.00	33,832.22	37,963.22	.00	5,808.78	13.27
	--FUND TOTAL--	798,677.00	798,677.00	69,693.17	102,713.34	.00	695,963.66	87.13



AMELIA DEPARTMENT OF SOCIAL SERVICES

P.O. Box 136, Amelia, VA 23002 Phone: (804) 561-2681 Fax: (804) 561-6040

Martha Pullen, Director

AMELIA COUNTY DEPARTMENT OF SOCIAL SERVICES FINANCIAL STATEMENT AUGUST 2021

FY 2022 APPROPRIATION*		1,937,013.00
August 21 EXPENDITURES		125,428.86
FY 2022 EXPENDITURES TO DATE	128,399.11	253,827.97
UNEXPENDED APPROPRIATION BALANCE		1,683,185.03
AUGUST REFUNDS/CANCELLATIONS		0.00
REFUNDS/CANCELLATIONS TO DATE FY 22	0.00	0.00
PROJECTED ANNUAL EXPENDITURES FY 22		1,522,967.88
BOARD APPROVED ANNUAL APPROPRIATION FY 22		1,937,013.00
ADDITIONAL FUNDS APPROVED		
CURRENT APPROVED TOTAL		1,937,013.00

* The appropriation amount on the July, 2021 Financial Statement included county paid benefits. This amount has been revised on this month's statement to be reflective of the approved FY 22 budget.

9/08/2021 FROM DATE- 8/01/2021 ACCOUNTS PAYABLE LIST PAGE 1
 AP375 TO DATE- 8/31/2021 COUNTY OF AMELIA
 FUND # - 100 General Fund DEPT # - 011010 **BOARD OF SUPERVISORS**

VENDOR NAME	CHARGE TO	DESCRIPTION	INVOICE#	INVOICE DATE	CHECK DATE	PO#	\$\$	PAY	\$\$
DEPT # - 011010 **BOARD OF SUPERVISORS**									
BOARD OF SUPERVISORS									
AMELIA BULLETIN MONITOR	Advertising	ADVERTISMENT	4625	7/29/2021	8/23/2021		895.00		
AMELIA BULLETIN MONITOR	Advertising	ADVERTISMENT	4699	8/13/2021	8/23/2021		702.60		
							1,597.60	*	
CARD SERVICES CENTER	Travel-Convention/Educational	MISC	08102021	8/10/2021	8/23/2021		400.00		
							400.00	*	
SOUTHSIDE CENTER FOR	Contributions-Civ/Com Org	FY' 22 SUPPORT	08022021	8/02/2021	8/13/2021		14,600.00		
							14,600.00	*	
							TOTAL		16,597.60
DEPT # - 012110 **COUNTY ADMINISTRATOR**									
COUNTY ADMINISTRATOR									
VIRGINIA EMPLOYMENT	Unemployment Insurance	FEES	08052021	8/05/2021	8/06/2021		107.93		
							107.93	*	
PITNEY BOWES GLOBAL	Maintenance Service Contr	POSTAGE	3314062560	8/10/2021	8/23/2021		312.87		
							312.87	*	
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021	8/02/2021		13.56		
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021	8/02/2021		236.11		
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021	8/02/2021		205.22		
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021	8/02/2021		34.75		
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021	8/02/2021		34.75		
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021	8/02/2021		15.15		
							539.54	*	
VGFOA	Travel-Convention/Educational	2021 FALL CONFERENCE	224300	8/12/2021	8/18/2021		225.00		
							225.00	*	
							TOTAL		1,185.34
DEPT # - 012130 **DMV SERVICES**									
DMV SERVICES									
VIRGINIA EMPLOYMENT	Unemployment Insurance	UNEMPLOYMENT INS.	08052021 2	8/05/2021	8/09/2021		49.20		
VIRGINIA EMPLOYMENT	Unemployment Insurance	UNEMPLOYMENT INS.	08052021 2	8/05/2021	8/09/2021		2.83		
							52.03	*	
CARD SERVICES CENTER	Professional Services	MISC	08102021	8/10/2021	8/23/2021		15.00		
							15.00	*	
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021	8/02/2021		26.69		
							26.69	*	
KEY OFFICE SUPPLY INC	Office Supplies	SUPPLIES	STATEMENT 72021	7/23/2021	8/06/2021		212.29		
							212.29	*	
							TOTAL		306.01
DEPT # - 012310 **COMMISSIONER OF REVENUE**									
COMMISSIONER OF REVENUE									
KEY OFFICE SUPPLY INC	Maintenance Service Contr	RENTAL	07232021	7/23/2021	8/06/2021		191.30		
							191.30	*	

9/08/2021 FROM DATE- 8/01/2021 ACCOUNTS PAYABLE LIST PAGE 2
 AP375 TO DATE- 8/31/2021 COUNTY OF AMELIA
 FUND # - 100 General Fund DEPT # - 012310 **COMMISSIONER OF REVENUE**

VENDOR NAME	CHARGE TO	DESCRIPTION	INVOICE#	INVOICE DATE	CHECK DATE	PO#	\$\$\$ PAY \$\$\$
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021	8/02/2021		221.59
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021	8/02/2021		34.75
							256.34 *
KEY OFFICE SUPPLY INC	Office Supplies	SUPPLIES	558619	8/02/2021	8/06/2021		453.54
AMAZON CAPITAL SERVICES	Office Supplies	SUPPLIES	111JPF74WKNV	8/01/2021	8/06/2021		489.98
							943.52 *
							TOTAL 1,391.16

DEPT # - 012410 **TREASURER**

VENDOR NAME	CHARGE TO	DESCRIPTION	INVOICE#	INVOICE DATE	CHECK DATE	PO#	\$\$\$ PAY \$\$\$
VIRGINIA EMPLOYMENT	Unemployment Insurance	UNEMPLOYMENT INS.	08052021 2	8/05/2021	8/09/2021		10.80
							10.80 *
TAXING AUTHORITY CONSULTIN	Professional Services	FEES	7343	7/29/2021	8/06/2021		878.00
							878.00 *
DMV (DEPARTMENT OF MOTOR	Purchased Services from G	FEES	202121200744	7/31/2021	8/13/2021		2,950.00
							2,950.00 *
BMS DIRECT INC	Postal Services	POSTAGE	153312P	8/11/2021	8/18/2021		3,363.00
BMS DIRECT INC	Postal Services	POSTAGE	153318P	8/11/2021	8/18/2021		4,145.00
							7,508.00 *
TDS TELECOM SERVICE	Telecommunications	8045613390	07132021	7/13/2021	8/13/2021		39.11
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021	8/02/2021		13.56
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021	8/02/2021		34.75
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021	8/02/2021		126.28
							213.70 *
CARD SERVICES CENTER	Travel-Convention/Educate	MISC	08102021 STMT	8/10/2021	8/23/2021		150.00
CARD SERVICES CENTER	Travel-Convention/Educate	MISC	08102021 STMT	8/10/2021	8/23/2021		150.00
							300.00 *
							TOTAL 11,860.50

DEPT # - 012430 **INFORMATION TECHNOLOGY**

VENDOR NAME	CHARGE TO	DESCRIPTION	INVOICE#	INVOICE DATE	CHECK DATE	PO#	\$\$\$ PAY \$\$\$
CARD SERVICES CENTER	Professional Services	MISC	08102021 STMT	8/10/2021	8/23/2021		165.00
CARD SERVICES CENTER	Professional Services	MISC	08102021 STMT	8/10/2021	8/23/2021		253.60
CARD SERVICES CENTER	Professional Services	MISC	08102021 STMT	8/10/2021	8/23/2021		99.99
CARD SERVICES CENTER	Professional Services	MISC	08102021 STMT	8/10/2021	8/23/2021		815.52
							1,334.11 *
IWORQ SYSTEMS, INC.	Maintenance Service Contr	SET UP/SFTWR	195625	7/21/2021	8/06/2021		14,100.00
							14,100.00 *
							TOTAL 15,434.11

DEPT # - 012500 **CHILDRENS SERVICES ACT**

VENDOR NAME	CHARGE TO	DESCRIPTION	INVOICE#	INVOICE DATE	CHECK DATE	PO#	\$\$\$ PAY \$\$\$
ST JOSEPHS VILLA	Services/AT RISK Youth/Fa	JULY SERVICES	08062021	8/06/2021	8/13/2021		7,756.14
NORMAN HEATHER	Services/AT RISK Youth/Fa	JULY SERV.	07012021	7/01/2021	8/06/2021		580.00

9/08/2021 FROM DATE- 8/01/2021 ACCOUNTS PAYABLE LIST PAGE 4
 AP375 TO DATE- 8/31/2021 COUNTY OF AMELIA
 FUND # - 100 General Fund DEPT # - 021600 **CLERK OF CIRCUIT COURT**

VENDOR NAME	CHARGE TO	DESCRIPTION	INVOICE#	INVOICE DATE	PO#	CHECK DATE	\$\$	PAY	\$\$
-----	-----	-----	-----	----	---	----	-----	-----	-----
WHITAKER DAVID R	Fees for Services - Juror	JUROR	08052021	8/05/2021		8/06/2021	30.00		
STEELE KELLY	Fees for Services - Juror	JUROR	08052021	8/05/2021		8/06/2021	30.00		
REID SYLVIA VIOLET	Fees for Services - Juror	JUROR	08052021	8/05/2021		8/06/2021	30.00		
BOOKER MICHAEL DARNELL	Fees for Services - Juror	JUROR	08052021	8/05/2021		8/06/2021	30.00		
WEAVER ALLEN RAY	Fees for Services - Juror	JUROR	08052021	8/05/2021		8/06/2021	30.00		
							150.00	*	
DIAMOND SPRINGS WATER	Maintenance Service Contr	RENTAL	006935-06-21	6/25/2021		8/23/2021	41.90		
							41.90	*	
CASKIE GRAPHICS INC	Printing and Binding	PRINTING AND BINDING	34984	7/12/2021		8/23/2021	306.58		
							306.58	*	
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021		8/02/2021	176.17		
							176.17	*	
						TOTAL	730.61		

DEPT # - 021900 **VICTIM WITNESS**

	VICTIM WITNESS								
AMELIA POSTMASTER	Postal Services	BOX FEE 437	08052021	8/05/2021		8/13/2021	66.00		
							66.00	*	
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021		8/02/2021	157.04		
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021		8/02/2021	25.00		
VERIZON WIRELESS	Telecommunications	UTILITIES	07102021	7/10/2021		8/02/2021	32.07		
							214.11	*	
						TOTAL	280.11		

DEPT # - 022100 **COMMONWEALTH'S ATTORNEY**

	COMMONWEALTH'S ATTORNEY								
VIRGINIA EMPLOYMENT	Unemployment Insurance	UNEMPLOYMENT INS.	08052021 2	8/05/2021		8/09/2021	9.36		
							9.36	*	
DIAMOND SPRINGS WATER	Professional Services	PROFESSIONAL SERVICE	0001596429	8/05/2021		8/13/2021	15.35		
							15.35	*	
DIAMOND SPRINGS WATER	Maintenance Service Contr	RENTAL	152003	7/09/2021		8/06/2021	18.23		
							18.23	*	
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021		8/02/2021	231.53		
							231.53	*	
COMPUTER PROJECTS OF IL	Dues/Association Membersh	FY' 22 MAINT,	21-08-26ME	8/04/2021		8/13/2021	180.00		
							180.00	*	
AMAZON CAPITAL SERVICES	Office Supplies	OFFICE SUPPLIE	1JJQCX9DJW7P	8/01/2021		8/06/2021	750.75		
							750.75	*	
						TOTAL	1,205.22		

DEPT # - 031200 **SHERIFF**

	SHERIFF								
VIRGINIA EMPLOYMENT	Unemployment Insurance	UNEMPLOYMENT INS.	08052021 2	8/05/2021		8/09/2021	156.78		
							156.78	*	

PAGE 5

VOLUNTEER FIRE DEPARTMENT							
SOUTHSIDE ELECTRIC	Electrical Services	UTILITIES	08042021	8/04/2021	8/13/2021	176.09	
SOUTHSIDE ELECTRIC	Electrical Services	UTILITIES	08112021	8/11/2021	8/23/2021	228.79	
DOMINION ENERGY VIRGINIA	Electrical Services	UTILITIES	07302021	7/31/2021	8/13/2021	67.82	
DOMINION ENERGY VIRGINIA	Electrical Services	UTILITIES	07302021	7/31/2021	8/13/2021	172.04	
DOMINION ENERGY VIRGINIA	Electrical Services	UTILITIES	07302021	7/31/2021	8/13/2021	78.58	
						723.32	*
TREASURER OF AMELIA	Water & Sewer Services	UTILITIES	08132021	8/13/2021	8/23/2021	100.55	
						100.55	*
					TOTAL	823.87	

9/08/2021 FROM DATE- 8/01/2021 ACCOUNTS PAYABLE LIST PAGE 6
 AP375 TO DATE- 8/31/2021 COUNTY OF AMELIA
 FUND # - 100 General Fund DEPT # - 032200 **VOLUNTEER FIRE DEPARTMENT**

VENDOR NAME	CHARGE TO	DESCRIPTION	INVOICE#	INVOICE DATE	PO#	CHECK DATE	\$\$ PAY \$\$
DEPT # - 033300 **COURT SERVICES UNIT**							
TDS TELECOM SERVICE	**COURT SERVICES UNIT** Telecommunications	UTILITIES	08022021	8/02/2021		8/02/2021	99.35
							99.35 *
TOTAL							99.35
DEPT # - 034100 **BUILDING INSPECTIONS**							
VERIZON WIRELESS	**BUILDING INSPECTIONS** Telecommunications	UTILITIES	07102021	7/10/2021		8/02/2021	29.21
							29.21 *
QUILL LLC	Office Supplies	SUPPLIES	18458908	8/02/2021		8/23/2021	134.98
							134.98 *
MANSFIELD OIL COMPANY	Vehicle/Powered Equip. Fu	FUEL	SQLCD699814	7/31/2021		8/13/2021	27.66
MANSFIELD OIL COMPANY	Vehicle/Powered Equip. Fu	FUEL	SQLCD699814	7/31/2021		8/13/2021	27.07
							54.73 *
TOTAL							218.92
DEPT # - 035100 **ANIMAL CONTROL**							
VIRGINIA EMPLOYMENT	**ANIMAL CONTROL** Unemployment Insurance	UNEMPLOYMENT INS.	08052021 2	8/05/2021		8/09/2021	3.47
							3.47 *
COUNTRYSIDE VETERINARY	Professional Health Servi	HEALTH SERVICES	84240	9/03/2020		8/18/2021	48.23
COUNTRYSIDE VETERINARY	Professional Health Servi	HEALTH SERVICES	84287	9/09/2021		8/18/2021	317.33
COUNTRYSIDE VETERINARY	Professional Health Servi	HEALTH SERVICES	84369	9/16/2021		8/18/2021	23.14
COUNTRYSIDE VETERINARY	Professional Health Servi	HEALTH SERVICES	85370	1/27/2021		8/18/2021	150.16
COUNTRYSIDE VETERINARY	Professional Health Servi	HEALTH SERVICES	86092	3/29/2021		8/18/2021	85.61
COUNTRYSIDE VETERINARY	Professional Health Servi	HEALTH SERVICES	86266	4/14/2021		8/18/2021	52.63
COUNTRYSIDE VETERINARY	Professional Health Servi	HEALTH SERVICES	86492	5/06/2021		8/18/2021	111.21
COUNTRYSIDE VETERINARY	Professional Health Servi	HEALTH SERVICES	86684	6/01/2021		8/18/2021	36.65
COUNTRYSIDE VETERINARY	Professional Health Servi	HEALTH SERVICES	86963	6/30/2021		8/18/2021	486.59
COUNTRYSIDE VETERINARY	Professional Health Servi	HEALTH SERVICES	87275	7/22/2021		8/18/2021	171.54
COUNTRYSIDE VETERINARY	Professional Health Servi	HEALTH SERVICES	87327	7/28/2021		8/18/2021	347.11
VETERINARY TEACHING HOSPIT	Professional Health Servi	HEALTH SERVICES	04302021	4/30/2021		8/18/2021	392.10
VETERINARY TEACHING HOSPIT	Professional Health Servi	HEALTH SERVICES	04302021	4/30/2021		8/18/2021	392.10-
							1,830.20 *
DOMINION ENERGY VIRGINIA	Electrical Services	UTILITIES	07302021	7/31/2021		8/13/2021	132.07
							132.07 *
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021		8/02/2021	85.60
VERIZON WIRELESS	Telecommunications	UTILITIES	07102021	7/10/2021		8/02/2021	48.64
VERIZON WIRELESS	Telecommunications	UTILITIES	07102021	7/10/2021		8/02/2021	48.64
							182.88 *
ATCO INTERNATIONAL	Office Supplies	SUPPLIES	0581576	7/23/2021		8/06/2021	159.08
							159.08 *
SOUTHERN STATES COOP	Food Supplies	MISC.	07312021 STMNT	7/31/2021		8/23/2021	15.97
							15.97 *

9/08/2021 FROM DATE- 8/01/2021 ACCOUNTS PAYABLE LIST PAGE 7
 AP375 TO DATE- 8/31/2021 COUNTY OF AMELIA
 FUND # - 100 General Fund DEPT # - 035100 **ANIMAL CONTROL**

VENDOR NAME	CHARGE TO	DESCRIPTION	INVOICE#	INVOICE DATE	PO#	CHECK DATE	\$\$ PAY	\$\$
-----	-----	-----	-----	----	---	----	-----	---
ATCO INTERNATIONAL	Janitorial Supplies	SUPPLIES	I0581802	7/28/2021		8/23/2021	397.06	
							397.06	*
MANSFIELD OIL COMPANY	Vehicle/Powered Equip. Fu	FUEL	SQLCD699814	7/31/2021		8/13/2021	59.43	
							59.43	*
						TOTAL	2,780.16	
								DEPT # - 035500 **EMERGENCY MANAGEMENT**
								EMERGENCY MANAGEMENT
SOUTHSIDE ELECTRIC	Maintenance Service Contr	UTILITIES	08042021	8/04/2021		8/13/2021	44.68	
							44.68	*
SBA PROPERTIES LLC	911 Communications Mainte	RENTAL	IN20961215	8/01/2021		8/06/2021	1,308.10	
ONEALS ELECTRICAL INC	911 Communications Mainte	REPAIRS	JULY21-080	7/30/2021		8/06/2021	1,885.00	
SOUTHERN STATES COOP	911 Communications Mainte	MISC.	07312021 STMNT	7/31/2021		8/23/2021	193.51	
							3,386.61	*
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021		8/02/2021	98.15	
VERIZON WIRELESS	Telecommunications	UTILITIES	07102021	7/10/2021		8/02/2021	40.01	
							138.16	*
STAPLES BUSINESS CREDIT	Office Supplies	MISC.	1636937010	7/25/2021		8/13/2021	125.18	
							125.18	*
MANSFIELD OIL COMPANY	Vehicle/Powered Equip. Fu	FUEL	SQLCD699814	7/31/2021		8/13/2021	48.67	
							48.67	*
CARD SERVICES CENTER	LEMPG Grant	MISC	08102021 STMNT	8/10/2021		8/23/2021	240.00	
							240.00	*
						TOTAL	3,983.30	
								DEPT # - 041320 **STREET LIGHTS**
								STREET LIGHTS
DOMINION ENERGY VIRGINIA	Electrical Services	UTILITIES	07302021	7/31/2021		8/13/2021	.21	
							.21	*
						TOTAL	.21	
								DEPT # - 042400 **ENVIRONMENTAL SERVICES**
								ENVIRONMENTAL SERVICES
VIRGINIA EMPLOYMENT	Unemployment Insurance	UNEMPLOYMENT INS.	08052021 2	8/05/2021		8/09/2021	3.07	
							3.07	*
TREASURER OF VIRGINIA	Professional Services	PERMIT	343956	7/12/2021		8/13/2021	756.00	
							756.00	*
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021		8/02/2021	82.10	
VERIZON WIRELESS	Telecommunications	UTILITIES	07102021	7/10/2021		8/02/2021	64.00	
							146.10	*
MANSFIELD OIL COMPANY	Vehicle/Powered Equip. Fu	FUEL	SQLCD699814	7/31/2021		8/13/2021	32.83	
MANSFIELD OIL COMPANY	Vehicle/Powered Equip. Fu	FUEL	SQLCD699814	7/31/2021		8/13/2021	36.22	
MANSFIELD OIL COMPANY	Vehicle/Powered Equip. Fu	FUEL	SQLCD699814	7/31/2021		8/13/2021	37.00	
							106.05	*
						TOTAL	1,011.22	

9/08/2021 FROM DATE- 8/01/2021 ACCOUNTS PAYABLE LIST PAGE 8
 AP375 TO DATE- 8/31/2021 COUNTY OF AMELIA
 FUND # - 100 General Fund DEPT # - 042400 **ENVIRONMENTAL SERVICES**

VENDOR NAME	CHARGE TO	DESCRIPTION	INVOICE#	INVOICE DATE	PO#	CHECK DATE	\$\$ PAY	\$\$
-----	-----	-----	-----	----	---	----	-----	---
DEPT # - 043200 **GENERAL PROPERTIES**								
GENERAL PROPERTIES								
VIRGINIA EMPLOYMENT	Unemployment Insurance	UNEMPLOYMENT INS.	08052021 2	8/05/2021		8/09/2021	36.07	
							36.07	*
MOJOHNS	Professional Services	PROFESSIONAL SERVICE	139021	8/02/2021		8/06/2021	85.00	
MOJOHNS	Professional Services	PROFESSIONAL SERVICE	139022	8/02/2021		8/06/2021	85.00	
MOJOHNS	Professional Services	PROFESSIONAL SERVICE	139023	8/02/2021		8/06/2021	85.00	
MOJOHNS	Professional Services	PROFESSIONAL SERVICE	139024	8/02/2021		8/06/2021	85.00	
MOJOHNS	Professional Services	PROFESSIONAL SERVICE	139025	8/02/2021		8/06/2021	85.00	
							425.00	*
TRAINHAM DISPOSAL INC.	Contractual Services	CONTRACTUAL SERVICE	08052021	8/05/2021		8/23/2021	250.00	
TRAINHAM DISPOSAL INC.	Contractual Services	CONTRACTUAL SERVICE	08052021	8/05/2021		8/23/2021	250.00	
							500.00	*
C & L MACHINE AND	Repairs & Maintenance	CRANE RENTAL	53104	7/26/2021		8/06/2021	520.00	
BUG BUSTERS PEST CONTROL	Repairs & Maintenance	REPAIRS/MAINT.	682806	7/28/2021		8/06/2021	45.00	
BUG BUSTERS PEST CONTROL	Repairs & Maintenance	REPAIRS/MAINT.	682806	7/28/2021		8/06/2021	117.00	
BUG BUSTERS PEST CONTROL	Repairs & Maintenance	REPAIRS/MAINT.	682806	7/28/2021		8/06/2021	50.00	
BUG BUSTERS PEST CONTROL	Repairs & Maintenance	REPAIRS/MAINT.	682806	7/28/2021		8/06/2021	62.00	
BUG BUSTERS PEST CONTROL	Repairs & Maintenance	MAINTANENCE	684249	8/02/2021		8/13/2021	55.00	
BUG BUSTERS PEST CONTROL	Repairs & Maintenance	MAINTENENCE	684707	8/04/2021		8/13/2021	62.00	
R E MICHEL COMPANY INC	Repairs & Maintenance	REPARIS/MAINT.	781769	8/18/2021		8/23/2021	895.53	
COMMONWEALTH GARAGE DOOR,L	Repairs & Maintenance	REPAIRS/MAINT	188438	6/16/2021		8/23/2021	2,050.00	
							3,856.53	*
DOMINION ENERGY VIRGINIA	Electrical Services	UTILITIES	07292021	7/29/2021		8/13/2021	153.03	
DOMINION ENERGY VIRGINIA	Electrical Services	UTILITIES	07302021 2	7/30/2021		8/13/2021	2.51	
DOMINION ENERGY VIRGINIA	Electrical Services	UTILITIES	07302021 2	7/30/2021		8/13/2021	.12	
DOMINION ENERGY VIRGINIA	Electrical Services	UTILITIES	07302021 2	7/30/2021		8/13/2021	103.65	
							259.31	*
TREASURER OF AMELIA	Water and Sewer Services	UTILITIES	08132021	8/13/2021		8/23/2021	353.60	
TREASURER OF AMELIA	Water and Sewer Services	UTILITIES	08132021	8/13/2021		8/23/2021	49.30	
TREASURER OF AMELIA	Water and Sewer Services	UTILITIES	08132021	8/13/2021		8/23/2021	99.70	
TREASURER OF AMELIA	Water and Sewer Services	UTILITIES	08132021	8/13/2021		8/23/2021	41.00	
TREASURER OF AMELIA	Water and Sewer Services	UTILITIES	08132021	8/13/2021		8/23/2021	41.00	
TREASURER OF AMELIA	Water and Sewer Services	UTILITIES	08132021	8/13/2021		8/23/2021	475.20	
TREASURER OF AMELIA	Water and Sewer Services	UTILITIES	08132021	8/13/2021		8/23/2021	187.30	
TREASURER OF AMELIA	Water and Sewer Services	UTILITIES	08132021	8/13/2021		8/23/2021	218.00	
TREASURER OF AMELIA	Water and Sewer Services	UTILITIES	08132021	8/13/2021		8/23/2021	47.15	
TREASURER OF AMELIA	Water and Sewer Services	UTILITIES	08132021	8/13/2021		8/23/2021	62.55	
TREASURER OF AMELIA	Water and Sewer Services	UTILITIES	08132021	8/13/2021		8/23/2021	58.45	
TREASURER OF AMELIA	Water and Sewer Services	UTILITIES	08132021	8/13/2021		8/23/2021	124.15	
TREASURER OF AMELIA	Water and Sewer Services	UTILITIES	08132021	8/13/2021		8/23/2021	200.60	
TREASURER OF AMELIA	Water and Sewer Services	UTILITIES	08132021	8/13/2021		8/23/2021	63.45	
TREASURER OF AMELIA	Water and Sewer Services	UTILITIES	08132021	8/13/2021		8/23/2021	81.05	
TREASURER OF AMELIA	Water and Sewer Services	UTILITIES	08132021	8/13/2021		8/23/2021	41.00	
							2,143.50	*
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021		8/02/2021	186.67	

9/08/2021 FROM DATE- 8/01/2021 ACCOUNTS PAYABLE LIST PAGE 9
 AP375 TO DATE- 8/31/2021 COUNTY OF AMELIA
 FUND # - 100 General Fund DEPT # - 043200 **GENERAL PROPERTIES**

VENDOR NAME	CHARGE TO	DESCRIPTION	INVOICE#	INVOICE DATE	PO#	CHECK DATE	\$\$	PAY	\$\$
-----	-----	-----	-----	----	---	----	-----		-----
VERIZON WIRELESS	Telecommunications	UTILITIES	07102021	7/10/2021		8/02/2021	58.64		
VERIZON WIRELESS	Telecommunications	UTILITIES	07102021	7/10/2021		8/02/2021	32.07		
VERIZON WIRELESS	Telecommunications	UTILITIES	07102021	7/10/2021		8/02/2021	25.69		
VERIZON WIRELESS	Telecommunications	UTILITIES	07102021	7/10/2021		8/02/2021	25.69		
VERIZON WIRELESS	Telecommunications	UTILITIES	07102021	7/10/2021		8/02/2021	12.95		
VERIZON WIRELESS	Telecommunications	UTILITIES	07102021	7/10/2021		8/02/2021	35.75		
							377.46	*	
AMAZON CAPITAL SERVICES	Office Supplies	MISC.	1HCWTCL39YXX	8/01/2021		8/18/2021	31.56		
							31.56	*	
SOUTHERN STATES COOP	Agricultural Supplies	MISC.	07312021 STMNT	7/31/2021		8/23/2021	117.99		
SOUTHERN STATES COOP	Agricultural Supplies	MISC.	07312021 STMNT	7/31/2021		8/23/2021	13.98		
							131.97	*	
RUTHERFORD SUPPLY	Janitorial Supplies	SUPPLIES	1217915	8/03/2021		8/23/2021	284.94		
STAPLES BUSINESS CREDIT	Janitorial Supplies	MISC.	1636937010	7/25/2021		8/13/2021	17.05		
STAPLES BUSINESS CREDIT	Janitorial Supplies	MISC.	1636937010	7/25/2021		8/13/2021	36.54		
STAPLES BUSINESS CREDIT	Janitorial Supplies	MISC.	1636937010	7/25/2021		8/13/2021	12.18		
STAPLES BUSINESS CREDIT	Janitorial Supplies	MISC.	1636937010	7/25/2021		8/13/2021	487.76		
BUCKEYE CLEANING CENTER	Janitorial Supplies	CLEANING SUPPLIES	90344537	8/05/2021		8/23/2021	252.24		
UNIFIRST CORPORATION	Janitorial Supplies	UNIFORMS	2882107705	7/26/2021		8/06/2021	218.42		
UNIFIRST CORPORATION	Janitorial Supplies	UNIFORMS	2882109760	7/08/2021		8/06/2021	90.70		
UNIFIRST CORPORATION	Janitorial Supplies	UNIFORMS	2882111838	7/15/2021		8/06/2021	50.42		
UNIFIRST CORPORATION	Janitorial Supplies	UNIFORMS	2882113911	7/22/2021		8/06/2021	90.70		
UNIFIRST CORPORATION	Janitorial Supplies	SUPPLIES	72621 STMNT	7/08/2021		8/06/2021	98.48		
UNIFIRST CORPORATION	Janitorial Supplies	SUPPLIES	72621 STMNT	7/08/2021		8/06/2021	98.48		
AMAZON CAPITAL SERVICES	Janitorial Supplies	MISC.	1HCWTCL39YXX	8/01/2021		8/18/2021	12.45		
AMAZON CAPITAL SERVICES	Janitorial Supplies	MISC.	1HCWTCL39YXX	8/01/2021		8/18/2021	64.75		
							1,815.11	*	
SOUTHERN STATES COOP	Off Road Equipment Suppli	MISC.	07312021 STMNT	7/31/2021		8/23/2021	33.98		
POULTRY SERVICES INC	Off Road Equipment Suppli	MISC.	STMNT 7312021	7/31/2021		8/13/2021	75.00		
							108.98	*	
SOUTHERN STATES COOP	Repair & Maintenance Supp	MISC.	07312021 STMNT	7/31/2021		8/23/2021	20.63		
SOUTHERN STATES COOP	Repair & Maintenance Supp	MISC.	07312021 STMNT	7/31/2021		8/23/2021	23.96		
SOUTHERN STATES COOP	Repair & Maintenance Supp	MISC.	07312021 STMNT	7/31/2021		8/23/2021	11.98		
SOUTHERN STATES COOP	Repair & Maintenance Supp	MISC.	07312021 STMNT	7/31/2021		8/23/2021	11.35		
SOUTHERN STATES COOP	Repair & Maintenance Supp	MISC.	07312021 STMNT	7/31/2021		8/23/2021	2.39		
SOUTHERN STATES COOP	Repair & Maintenance Supp	MISC.	07312021 STMNT	7/31/2021		8/23/2021	18.99		
SOUTHERN STATES COOP	Repair & Maintenance Supp	MISC.	07312021 STMNT	7/31/2021		8/23/2021	9.98		
SOUTHERN STATES COOP	Repair & Maintenance Supp	MISC.	07312021 STMNT	7/31/2021		8/23/2021	17.58		
SOUTHERN STATES COOP	Repair & Maintenance Supp	MISC.	07312021 STMNT	7/31/2021		8/23/2021	49.98		
POULTRY SERVICES INC	Repair & Maintenance Supp	MISC.	STMNT 7312021	7/31/2021		8/13/2021	200.03		
FERGUSON ENTERPRISES LLC #	Repair & Maintenance Supp	REPAIRS/MAINT.	8131988	7/06/2021		8/13/2021	629.09		
LOWES	Repair & Maintenance Supp	MISC.	07252021	7/25/2021		8/06/2021	98.17		
HOME DEPOT CREDIT SERVICE	Repair & Maintenance Supp	REPAIRS/MAINT	07212021	7/21/2021		8/06/2021	273.48		
BSN SPORTS INC	Repair & Maintenance Supp	BLEACHERS	913216804	8/21/2021		8/23/2021	224.00		
AMAZON CAPITAL SERVICES	Repair & Maintenance Supp	MISC.	1HCWTCL39YXX	8/01/2021		8/18/2021	19.28		
AMAZON CAPITAL SERVICES	Repair & Maintenance Supp	MISC.	1HCWTCL39YXX	8/01/2021		8/18/2021	27.85		
							1,638.74	*	

PAGE 10

[illegible]

9/08/2021 FROM DATE- 8/01/2021 ACCOUNTS PAYABLE LIST PAGE 11
 AP375 TO DATE- 8/31/2021 COUNTY OF AMELIA
 FUND # - 100 General Fund DEPT # - 071100 **PARKS AND RECREATION**

VENDOR NAME	CHARGE TO	DESCRIPTION	INVOICE#	INVOICE DATE	PO#	CHECK DATE	\$\$	PAY	\$\$
-----	-----	-----	-----	----	---	----	-----	-----	-----
AMELIA BULLETIN MONITOR	Advertising	ADVERTISEMENT	4614	7/29/2021		8/23/2021	95.00		
							95.00	*	
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021		8/02/2021	244.54		
VERIZON WIRELESS	Telecommunications	UTILITIES	07102021	7/10/2021		8/02/2021	18.28		
VERIZON WIRELESS	Telecommunications	UTILITIES	07102021	7/10/2021		8/02/2021	18.28		
VERIZON WIRELESS	Telecommunications	UTILITIES	07102021	7/10/2021		8/02/2021	82.53		
							363.63	*	
					TOTAL		510.08		

DEPT # - 071500 **RECREATION PROGRAMS**

RECREATION PROGRAMS									
AMELIA COUNTY SCHOOL	Professional Services	T. MAGEE	08022021	8/02/2021		8/06/2021	130.00		
BOOKER SAMUEL N II	Professional Services	OFFICIAL SERVICES	AMBBW0806GAME3G	8/09/2021		8/13/2021	75.00		
BOOKER SAMUEL N II	Professional Services	BASKETBALL	08022021	8/02/2021		8/06/2021	100.00		
BOOKER SAMUEL N II	Professional Services	BASKETBALL	08022021	8/02/2021		8/06/2021	50.00		
BOOKER TARA PEGRAM	Professional Services	BASKETBALL	08022021	8/02/2021		8/06/2021	40.00		
TAYLOR HARRY	Professional Services	OFFICIAL SERVICES	AWSB0808GAME4G	7/12/2021		8/13/2021	120.00		
TAYLOR HARRY	Professional Services	PROFESSIONAL SERVICE	AWSB0815GAME4G	8/18/2021		8/23/2021	120.00		
TAYLOR HARRY	Professional Services	SOFTBALL	08022021	8/02/2021		8/06/2021	60.00		
TAYLOR HARRY	Professional Services	SOFTBALL	08022021	8/02/2021		8/06/2021	120.00		
TAYLOR HARRY	Professional Services	SOFTBALL	08022021	8/02/2021		8/06/2021	330.00		
OWENS KYRA	Professional Services	OFFICIAL SERVICES	AMBBW0806GAME	8/09/2021		8/13/2021	30.00		
OWENS KYRA	Professional Services	BASKETBALL	08022021	8/02/2021		8/06/2021	20.00		
OWENS KOBE	Professional Services	OFFICIAL SERVICES	AMBBW0806GAME	8/09/2021		8/13/2021	20.00		
OWENS KOBE	Professional Services	BASKETBALL	08022021	8/02/2021		8/06/2021	40.00		
OWENS KOBE	Professional Services	BASKETBALL	08022021	8/02/2021		8/06/2021	20.00		
GREENE MORGAN R	Professional Services	PROFESSIONAL SERVICE	08042021	8/04/2021		8/06/2021	550.00		
NCSI SPORTSENGINE INC	Professional Services	PROFESSIONAL SERVICE	12088	8/01/2021		8/13/2021	105.00		
AMELIA COUNTY HIGH SCHOOL	Professional Services	VOLLEYBALL	08042021	8/04/2021		8/06/2021	206.33		
AMELIA COUNTY HIGH SCHOOL	Professional Services	V BALL CAMP	08062021	8/06/2021		8/13/2021	70.00		
BOWMAN BEN	Professional Services	V BALL CAMP	07292021	7/29/2021		8/06/2021	231.00		
DOYLE, TIMOTHY PATRICK	Professional Services	V BALL CAMP	08062021	8/06/2021		8/13/2021	980.00		
JOHNSON MIKE	Professional Services	BASKETBALL	08022021	8/02/2021		8/06/2021	100.00		
JOHNSON MIKE	Professional Services	BASKETBALL	08022021	8/02/2021		8/06/2021	50.00		
JOHNSON MIKE	Professional Services	BASKETBALL	08022021	8/02/2021		8/06/2021	100.00-		
JOHNSON MIKE	Professional Services	BASKETBALL	08022021	8/02/2021		8/06/2021	50.00-		
ANDREWS DONALD	Professional Services	OFFICIAL SERVICES	AMBBW0806	8/09/2021		8/13/2021	75.00		
ANDREWS DONALD	Professional Services	BASKETBALL	08052021	8/05/2021		8/06/2021	100.00		
RILEY KATHY	Professional Services	SERVICES RENDERED	08042021	8/04/2021		8/06/2021	550.00		
MILLER KAYLA	Professional Services	SERVICES RENDERED	08042021	8/04/2021		8/06/2021	550.00		
HAYER BRANDEN	Professional Services	SERVICES RENDERED	08042021	8/04/2021		8/06/2021	550.00		
JONES NAOMI	Professional Services	SERVICE RENDERED	08042021	8/04/2021		8/06/2021	550.00		
MURPHY EMILY	Professional Services	SERVICE RENDERED	08042021	8/04/2021		8/06/2021	500.00		
JACKSON JALEN	Professional Services	OFFICIAL SERVICE	AMBBW0806GAME	8/09/2021		8/13/2021	10.00		
							6,302.33	*	
VIRGINIA DIXIE SOFTBALL	Miscellaneous(Sales/Refun	REFUND/TROPHIE	08042021	8/04/2021		8/06/2021	508.13		

9/08/2021 FROM DATE- 8/01/2021 ACCOUNTS PAYABLE LIST PAGE 12
 AP375 TO DATE- 8/31/2021 COUNTY OF AMELIA
 FUND # - 100 General Fund DEPT # - 071500 **RECREATION PROGRAMS**

VENDOR NAME	CHARGE TO	DESCRIPTION	INVOICE#	INVOICE DATE	PO#	CHECK DATE	\$\$	PAY	\$\$
-----	-----	-----	-----	----	---	----	-----	-----	-----
LONG STEPHANIE	Miscellaneous(Sales/Refun	REFUND	08032021	8/03/2021		8/06/2021	35.00		
CROWDER NORMAN	Miscellaneous(Sales/Refun	REIMBURSEMENT	08022021	8/02/2021		8/06/2021	70.00		
							613.13	*	
MANSFIELD OIL COMPANY	Vehicle/Powered Equip. Fu	FUEL	SQLCD699814	7/31/2021		8/13/2021	14.43		
MANSFIELD OIL COMPANY	Vehicle/Powered Equip. Fu	FUEL	SQLCD699814	7/31/2021		8/13/2021	48.62		
MANSFIELD OIL COMPANY	Vehicle/Powered Equip. Fu	FUEL	SQLCD699814	7/31/2021		8/13/2021	89.80		
							152.85	*	
BUNKIE TRINITE TROPHIES	Recreation Supplies	TROPHIES	94296	8/04/2021		8/06/2021	110.00		
BUNKIE TRINITE TROPHIES	Recreation Supplies	SUPPLIES	94348	8/11/2021		8/23/2021	277.50		
PIONEER MANUFACTURING	Recreation Supplies	SUPPLIES	798599	8/04/2021		8/23/2021	2,971.00		
VICTOR PRODUCTS CORP	Recreation Supplies	SUPPLIES	I8805	7/29/2021		8/06/2021	153.53		
VICTOR PRODUCTS CORP	Recreation Supplies	SUPPLIES	I8807	7/29/2021		8/06/2021	34.75		
CARD SERVICES CENTER	Recreation Supplies	MISC	08102021	STMNT	8/10/2021	8/23/2021	39.68		
SIGN DESIGN OF VA LLC	Recreation Supplies	SIGNS	5732	7/27/2021		8/06/2021	424.00		
							4,010.46	*	
						TOTAL	11,078.77		

DEPT # - 073000 **LIBRARY ADMINISTRATION**

LIBRARY ADMINISTRATION									
VIRGINIA EMPLOYMENT	Unemployment Insurance	UNEMPLOYMENT INS.	08052021	2	8/05/2021	8/09/2021	55.99		
							55.99	*	
TRIDENT NATIONAL	Professional Services	PRE EMPLOYMENT	77040		7/31/2021	8/06/2021	35.00		
THE LIBRARY OF VIRGINIA	Professional Services	PROFESSIONAL SERVICE	1036796		7/29/2021	8/23/2021	63.00		
CARD SERVICES CENTER	Professional Services	MISC	08102021	STMNT	8/10/2021	8/23/2021	29.99		
CARD SERVICES CENTER	Professional Services	MISC	08102021	STMNT	8/10/2021	8/23/2021	77.42		
HARRIS JONATHAN R D/B/A	Professional Services	BOOKS	2285		8/05/2021	8/23/2021	600.00		
							805.41	*	
CANON FINANCIAL SER INC	Maintenance Service Contr	RENTAL	27216789		8/13/2021	8/23/2021	227.60		
							227.60	*	
TREASURER OF AMELIA	Water and Sewer Services	UTILITIES	08132021		8/13/2021	8/23/2021	72.95		
							72.95	*	
LOOKOUT BOOKS	Postal Services	BOOKS	ARU320118		5/06/2021	8/23/2021	10.00		
SYNCB/AMAZON	Postal Services	MISC.	STMNT 07102021		7/10/2021	8/13/2021	5.99		
SYNCB/AMAZON	Postal Services	MISC.	STMNT 07102021		7/10/2021	8/13/2021	3.99		
SYNCB/AMAZON	Postal Services	MISC.	STMNT 07102021		7/10/2021	8/13/2021	3.99		
SYNCB/AMAZON	Postal Services	MISC.	STMNT 07102021		7/10/2021	8/13/2021	8.53		
HAMES JILL	Postal Services	POSTAGE	07272021		7/27/2021	8/06/2021	147.39		
HAMES JILL	Postal Services	POSTAGE	07272021		7/27/2021	8/06/2021	22.33		
ADVANTAGE ARCHIVES, LLC	Postal Services	BOOKS	33543		7/21/2021	8/13/2021	35.00		
							237.22	*	
KINEX TELECOM INC	Telecommunications	UTILITIES	16399		8/31/2021	8/23/2021	332.42		
							332.42	*	
VIRGINIA LIBRARY ASSOC	Dues/Association Membersh	DUES/MEMBERSHIP	9411		7/26/2021	8/13/2021	125.00		
							125.00	*	
CARD SERVICES CENTER	Permits/Application Fees/	MISC	08102021	STMNT	8/10/2021	8/23/2021	18.00		
							18.00	*	

9/08/2021
AP375
FUND # - 100 General Fund

FROM DATE- 8/01/2021
TO DATE- 8/31/2021

ACCOUNTS PAYABLE LIST
COUNTY OF AMELIA
DEPT # - 073000 **LIBRARY ADMINISTRATION**

PAGE 13

VENDOR NAME	CHARGE TO	DESCRIPTION	INVOICE#	INVOICE DATE	PO#	CHECK DATE	\$\$	PAY	\$\$
-----	-----	-----	-----	---	---	---	-----	-----	-----
BAKER & TAYLOR	Books and Subscriptions	BOOKS	T24035960	7/14/2021		8/13/2021		13.79	
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017021312	6/29/2021		8/13/2021		16.20	
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017040288	6/29/2021		8/13/2021		147.53	
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017040289	6/29/2021		8/13/2021		164.06	
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017046017	6/30/2021		8/13/2021		201.75	
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017049333	7/02/2021		8/13/2021		203.74	
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017049334	7/02/2021		8/13/2021		638.39	
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017049335	7/02/2021		8/13/2021		292.42	
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017052182	7/13/2021		8/13/2021		13.49	
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017052183	7/13/2021		8/13/2021		15.12	
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017053850	7/15/2021		8/13/2021		13.47	
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017066359	7/12/2021		8/13/2021		10.54	
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017066360	7/12/2021		8/13/2021		14.58	
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017066361	7/12/2021		8/13/2021		13.49	
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017066362	7/12/2021		8/13/2021		297.77	
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017083382	7/19/2021		8/13/2021		37.41	
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017083383	7/19/2021		8/13/2021		81.05	
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017083384	7/19/2021		8/13/2021		14.24	
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017083385	7/19/2021		8/13/2021		14.39	
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017083386	7/19/2021		8/13/2021		44.09	
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017083387	7/19/2021		8/13/2021		34.41	
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017083388	7/19/2021		8/13/2021		29.15	
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017083389	7/19/2021		8/13/2021		31.29	
THE PENWORTHY COMPANY	Books and Subscriptions	BOOKS	0079212	7/15/2021		8/13/2021	1,084.84		
MICROMARKETING LLC	Books and Subscriptions	BOOKS	856013	7/13/2021		8/13/2021	170.56		
MICROMARKETING LLC	Books and Subscriptions	BOOKS	856019	7/13/2021		8/13/2021	443.46		
MICROMARKETING LLC	Books and Subscriptions	BOOKS	856022	7/13/2021		8/13/2021	33.99		
MICROMARKETING LLC	Books and Subscriptions	BOOKS	856457	7/15/2021		8/13/2021	131.71		
MICROMARKETING LLC	Books and Subscriptions	BOOKS	856462	7/15/2021		8/13/2021	784.53		
MICROMARKETING LLC	Books and Subscriptions	BOOKS	857323	7/22/2021		8/13/2021	22.39		
LOOKOUT BOOKS	Books and Subscriptions	BOOKS	ARU320118	5/06/2021		8/23/2021	253.48		
BLACKSTONE AUDIO INC	Books and Subscriptions	BOOKS	1234804	7/19/2021		8/23/2021	86.80		
BLACKSTONE AUDIO INC	Books and Subscriptions	BOOKS	1235397	7/19/2021		8/23/2021	62.20		
BAKER & TAYLOR	Books and Subscriptions	BOOKS	H56189520	7/27/2021		8/23/2021	37.93		
BAKER & TAYLOR	Books and Subscriptions	BOOKS	H56189521	7/27/2021		8/23/2021	17.93		
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017082323	7/30/2021		8/23/2021	46.43		
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017099452	7/30/2021		8/23/2021	15.65		
BAKER & TAYLOR	Books and Subscriptions	BOOKS	5017122667	7/30/2021		8/23/2021	45.32		
JUNIOR LIBRARY GUILD	Books and Subscriptions	BOOKS	575474	8/05/2021		8/23/2021	10,012.10		
GALE	Books and Subscriptions	BOOKS	74688844	7/13/2021		8/13/2021	38.92		
GALE	Books and Subscriptions	BOOKS	74719031	7/20/2021		8/13/2021	70.47		
GALE	Books and Subscriptions	BOOKS	74719282	7/20/2021		8/13/2021	50.98		
GALE	Books and Subscriptions	BOOKS	74729595	7/22/2021		8/13/2021	46.49		
GALE	Books and Subscriptions	BOOKS	74809384	8/09/2021		8/23/2021	19.46		
GALE	Books and Subscriptions	BOOKS	74811028	8/09/2021		8/23/2021	24.69		
OVERDRIVE INC	Books and Subscriptions	BOOKS	03100C021226288	5/14/2021		8/23/2021	172.95		
OVERDRIVE INC	Books and Subscriptions	BOOKS	03100C021310679	8/03/2021		8/23/2021	39.95		

PAGE 14

				INVOICE		CHECK				
VENDOR NAME		CHARGE TO	DESCRIPTION	INVOICE#	DATE	PO#	DATE	\$\$	PAY	\$\$
-----		-----	-----		---	---	---	-----	-----	-----
OVERDRIVE INC		Books and Subscriptions	BOOKS	03100SV21307373	7/31/2021		8/23/2021		86.71	
CARD SERVICES	CENTER	Books and Subscriptions	MISC	08102021 STMTNT	8/10/2021		8/23/2021		29.98	
SYNCB/AMAZON		Books and Subscriptions	MISC.	STMNT 07102021	7/10/2021		8/13/2021		77.75	
SYNCB/AMAZON		Books and Subscriptions	MISC.	STMNT 07102021	7/10/2021		8/13/2021		37.22	
SYNCB/AMAZON		Books and Subscriptions	MISC.	STMNT 07102021	7/10/2021		8/13/2021		50.60	
SYNCB/AMAZON		Books and Subscriptions	MISC.	STMNT 07102021	7/10/2021		8/13/2021		17.99	
SYNCB/AMAZON		Books and Subscriptions	MISC.	STMNT 07102021	7/10/2021		8/13/2021		23.48	
SYNCB/AMAZON		Books and Subscriptions	MISC.	STMNT 07102021	7/10/2021		8/13/2021		18.00	
SYNCB/AMAZON		Books and Subscriptions	MISC.	STMNT 07102021	7/10/2021		8/13/2021		7.95	
SYNCB/AMAZON		Books and Subscriptions	MISC.	STMNT 07102021	7/10/2021		8/13/2021		180.71	
SYNCB/AMAZON		Books and Subscriptions	MISC.	STMNT 07102021	7/10/2021		8/13/2021		10.31	
SYNCB/AMAZON		Books and Subscriptions	MISC.	STMNT 07102021	7/10/2021		8/13/2021		29.50	
SYNCB/AMAZON		Books and Subscriptions	MISC.	STMNT 07102021	7/10/2021		8/13/2021		126.27	
SYNCB/AMAZON		Books and Subscriptions	MISC.	STMNT 07102021	7/10/2021		8/13/2021		32.11	
ADVANTAGE ARCHIVES, LLC		Books and Subscriptions	BOOKS	33543	7/21/2021		8/13/2021		1,212.50	
AMAZON CAPITAL SERVICES		Books and Subscriptions	BOOKS	19X4N46XFWWY	7/26/2021		8/13/2021		179.19	
									18,175.87	*
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017021312	6/29/2021		8/13/2021		.69	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017040288	6/29/2021		8/13/2021		15.92	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017040289	6/29/2021		8/13/2021		8.04	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017046017	6/30/2021		8/13/2021		18.33	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017049333	7/02/2021		8/13/2021		13.58	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017049334	7/02/2021		8/13/2021		35.28	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017049335	7/02/2021		8/13/2021		30.57	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017052182	7/13/2021		8/13/2021		1.36	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017052183	7/13/2021		8/13/2021		1.36	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017053850	7/15/2021		8/13/2021		.69	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017066359	7/12/2021		8/13/2021		.67	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017066360	7/12/2021		8/13/2021		1.36	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017066361	7/12/2021		8/13/2021		1.36	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017066362	7/12/2021		8/13/2021		23.75	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017083382	7/19/2021		8/13/2021		4.08	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017083383	7/19/2021		8/13/2021		5.17	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017083384	7/19/2021		8/13/2021		1.36	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017083385	7/19/2021		8/13/2021		.67	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017083386	7/19/2021		8/13/2021		2.03	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017083387	7/19/2021		8/13/2021		2.70	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017083388	7/19/2021		8/13/2021		2.03	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017083389	7/19/2021		8/13/2021		2.03	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017082323	7/30/2021		8/23/2021		2.07	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017099452	7/30/2021		8/23/2021		.69	
BAKER & TAYLOR		Processing Materials - Bo	BOOKS	5017122667	7/30/2021		8/23/2021		2.07	
									177.86	*
TOTAL									20,228.32	

DEPT # - 081100 **PLANNING**

* * PLANNING * *

VIRGINIA EMPLOYMENT	Unemployment Insurance	UNEMPLOYMENT INS.	08052021 2	8/05/2021	8/09/2021	20.97
						20.97 *

PAGE 15

VENDOR NAME		CHARGE TO	DESCRIPTION	INVOICE#	INVOICE DATE	PO#	CHECK DATE	\$ \$	PAY	\$ \$
-----		-----	-----	-----	----	---	----	-----		-----
VERIZON WIRELESS		Telecommunications	UTILITIES	07102021	7/10/2021		8/02/2021	48.64		
TIMMONS GROUP		Geographical Info Systems	GIS TECH	266974	7/14/2021		8/06/2021	48.64	*	
TIMMONS GROUP		Geographical Info Systems	GIS SERVICES	266975	7/14/2021		8/06/2021	227.50		
								75.00		
								302.50	*	
							TOTAL	372.11		
			DEPT # - 081500 **ECONOMIC DEVELOPMENT**							
	ECONOMIC DEVELOPMENT									
ONEALS ELECTRICAL INC	GBC Renovations	REPAIRS	JULY21-080	7/30/2021		8/06/2021		133.00		
								133.00	*	
VERIZON WIRELESS	Telecommunications	UTILITIES	07102021	7/10/2021		8/02/2021		40.01		
								40.01	*	
							TOTAL	173.01		
			DEPT # - 082400 **SOIL/WATER CONSERVATION**							
	SOIL/WATER CONSERVATION									
PIEDMONT SOIL & WATER	Local Support-Piedmont SW FY'21-22 SUPPORT		08032021	8/03/2021		8/13/2021		6,450.00		
								6,450.00	*	
							TOTAL	6,450.00		
			DEPT # - 083500 **EXTENSION SERVICE**							
	EXTENSION SERVICE									
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021		8/02/2021		192.09		
								192.09	*	
							TOTAL	192.09		
			DEPT # - 091400 **MISC.(NONDEPARTMENTAL)**							
	MISC.(NONDEPARTMENTAL)									
TREASURER OF VIRGINIA-VRS	VRS Recon Pmt	VRS JULY21	VRS JULY21	7/31/2021		8/03/2021		697.01-		
								697.01-	*	
ANTHEM B/C BLUE SHIELD	Hospital/Medical Plans-So	ANTHEM JULY21	ANTHEM JULY21	7/31/2021		8/03/2021		11,664.00		
								11,664.00	*	
ANTHEM B/C BLUE SHIELD	Health Ins Recon Pmt	ANTHEM JULY21	ANTHEM JULY21	7/31/2021		8/03/2021		5,158.00-		
								5,158.00-	*	
							TOTAL	5,808.99		
			DEPT # - 888000							
TREASURER OF VIRGINIA-VRS	SOCIAL SERVICE EXPENSES	VRS JULY21	VRS JULY21	7/31/2021		8/03/2021		9,856.10		
TREASURER OF VIRGINIA-VRS	SOCIAL SERVICE EXPENSES	VRS JULY21	VRS JULY21	7/31/2021		8/03/2021		1,111.37		
								10,967.47	*	
							TOTAL	10,967.47		
			FUND TOTAL					199,351.17		

9/08/2021
AP375
FUND # - 304

FROM DATE- 8/01/2021
TO DATE- 8/31/2021

ACCOUNTS PAYABLE LIST
COUNTY OF AMELIA
DEPT # - 094000 **CAPITAL IMPROVEMENT FUND**

PAGE 17

VENDOR NAME	CHARGE TO	DESCRIPTION	INVOICE#	INVOICE DATE	PO#	CHECK DATE	\$\$	PAY	\$\$
-----	-----	-----	-----	----	---	----	-----	-----	-----
DEPT # - 094000 **CAPITAL IMPROVEMENT FUND**									
CAPITAL IMPROVEMENT FUND									
SOUTHERN STATES COOP	Parks & Rec - Library/Hin	MISC.	07312021	STMNT	7/31/2021	8/23/2021	6.54		
SOUTHERN STATES COOP	Parks & Rec - Library/Hin	MISC.	07312021	STMNT	7/31/2021	8/23/2021	65.78		
POULTRY SERVICES INC	Parks & Rec - Library/Hin	MISC.	STMNT	7312021	7/31/2021	8/13/2021	185.92		
							258.24	*	
B & B CONSULTANTS INC	Water/Sewer Plans for Fun	PROFESSIONAL SERVICE	25299		7/30/2021	8/06/2021	9,830.00		
B & B CONSULTANTS INC	Water/Sewer Plans for Fun	PROFESSIONAL SERVICE	25300		8/02/2021	8/23/2021	3,341.00		
							13,171.00	*	
SUMMIT	Hindle Building - Eng & D	HINDLE PROJECT	294557		8/11/2021	8/13/2021	11,276.25		
							11,276.25	*	
							24,705.49		
						TOTAL			
						FUND TOTAL			24,705.49

9/08/2021
AP375
FUND # - 502

FROM DATE- 8/01/2021
TO DATE- 8/31/2021

ACCOUNTS PAYABLE LIST
COUNTY OF AMELIA
DEPT # - 044000 **SEWER SYSTEM**

PAGE 18

VENDOR NAME	CHARGE TO	DESCRIPTION	INVOICE#	INVOICE DATE	PO#	CHECK DATE	\$\$	PAY	\$\$
-----	-----	-----	-----	----	---	----	-----	-----	-----
DEPT # - 044000 **SEWER SYSTEM**									
SEWER SYSTEM									
VIRGINIA EMPLOYMENT	Unemployment Insurance	UNEMPLOYMENT INS.	08052021 2	8/05/2021		8/09/2021	26.07		
							26.07	*	
B & B CONSULTANTS INC	Professional Services	WWTP	21-07-04	7/31/2021		8/13/2021	1,373.00		
VUPS (VIRGINIA UTILITY	Professional Services	UTILITIES	07210162	7/31/2021		8/06/2021	11.55		
							1,384.55	*	
ONEALS ELECTRICAL INC	Repairs and Maintenance	REPAIRS	AUG21-019	8/04/2021		8/23/2021	640.00		
J L BISHOP CONTRACTOR	Repairs and Maintenance	PUMP SEPTIC	51998	7/27/2021		8/06/2021	295.00		
PRECISION PIPES INC	Repairs and Maintenance	REPAIRS/MAINT.	1894	7/30/2021		8/13/2021	5,250.00		
							6,185.00	*	
SOUTHSIDE ELECTRIC	Electrical Services	UTILITIES	08112021	8/11/2021		8/23/2021	1,225.91		
DOMINION ENERGY VIRGINIA	Electrical Services	UTILITIES	07262021	7/26/2021		8/13/2021	13.93		
DOMINION ENERGY VIRGINIA	Electrical Services	UTILITIES	07262021	7/26/2021		8/13/2021	4.41		
DOMINION ENERGY VIRGINIA	Electrical Services	UTILITIES	07262021	7/26/2021		8/13/2021	143.92		
							1,388.17	*	
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021		8/02/2021	133.97		
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021		8/02/2021	71.25		
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021		8/02/2021	42.42		
TDS TELECOM SERVICE	Telecommunications	UTILITIES	08022021	8/02/2021		8/02/2021	42.62		
VERIZON WIRELESS	Telecommunications	UTILITIES	07102021	7/10/2021		8/02/2021	25.69		
VERIZON WIRELESS	Telecommunications	UTILITIES	07102021	7/10/2021		8/02/2021	25.69		
							341.64	*	
SOUTHERN STATES COOP	Agricultural Supplies	MISC.	07312021 STMNT	7/31/2021		8/23/2021	494.55		
							494.55	*	
SOUTHERN STATES COOP	Repair/Maintenance Suppli	MISC.	07312021 STMNT	7/31/2021		8/23/2021	7.93		
SOUTHERN STATES COOP	Repair/Maintenance Suppli	MISC.	07312021 STMNT	7/31/2021		8/23/2021	28.99		
HD SUPPLY FACILITIES MAIN	Repair/Maintenance Suppli	REP./MAINT	661506	7/13/2021		8/06/2021	987.61		
CARD SERVICES CENTER	Repair/Maintenance Suppli	MISC	08102021 STMNT	8/10/2021		8/23/2021	133.01		
TENCARVA MACHINERY CO	Repair/Maintenance Suppli	REPAIRS/MAINT.	900698	7/16/2021		8/23/2021	1,100.84		
TENCARVA MACHINERY CO	Repair/Maintenance Suppli	REPAIRS/MAINT.	903899	8/05/2021		8/18/2021	164.39		
TENCARVA MACHINERY CO	Repair/Maintenance Suppli	REPAIRS/MAINT.	903900	8/05/2021		8/18/2021	189.12		
AMELIA AUTO & TRUCK PARTS	Repair/Maintenance Suppli	SUPPLIES	841499	7/12/2021		8/06/2021	3.98		
							2,615.87	*	
MANSFIELD OIL COMPANY	Vehicle/Powered Equip. Fu	FUEL	SQLCD699814	7/31/2021		8/13/2021	26.93		
MANSFIELD OIL COMPANY	Vehicle/Powered Equip. Fu	FUEL	SQLCD699814	7/31/2021		8/13/2021	27.45		
MANSFIELD OIL COMPANY	Vehicle/Powered Equip. Fu	FUEL	SQLCD699814	7/31/2021		8/13/2021	18.68		
							73.06	*	
UNIFIRST CORPORATION	Uniforms & Wearing Appare	UNIFORMS	2882107705	7/26/2021		8/06/2021	28.17		
UNIFIRST CORPORATION	Uniforms & Wearing Appare	UNIFORMS	2882109760	7/08/2021		8/06/2021	28.17		
UNIFIRST CORPORATION	Uniforms & Wearing Appare	UNIFORMS	2882111838	7/15/2021		8/06/2021	28.17		
UNIFIRST CORPORATION	Uniforms & Wearing Appare	UNIFORMS	2882113911	7/22/2021		8/06/2021	28.17		
							112.68	*	
UNIVAR USA INC	Other Supplies-Chemicals	CHEMICALS	49328616	7/28/2021		8/06/2021	760.40		
							760.40	*	
TOTAL							13,381.99		

9/08/2021
AP375
FUND # - 502

FROM DATE- 8/01/2021
TO DATE- 8/31/2021

ACCOUNTS PAYABLE LIST
COUNTY OF AMELIA
DEPT # - 044000 **SEWER SYSTEM**

PAGE 19

VENDOR NAME	CHARGE TO	DESCRIPTION	INVOICE#	INVOICE DATE	PO#	CHECK DATE	\$\$	PAY	\$\$
-----	-----	-----	-----	---	---	---	-----		
DEPT # - 045000 **WATER SYSTEM**									
WATER SYSTEM									
VUPS (VIRGINIA UTILITY	Professional Services	UTILITIES	07210162	7/31/2021		8/06/2021		11.55	
LABELLA ASSOCIATES	Professional Services	WWTP	145353	7/31/2021		8/23/2021		102.50	
								114.05	*
SOUTHSIDE ELECTRIC	Electrical Services	UTILITIES	08112021	8/11/2021		8/23/2021		164.71	
								164.71	*
SCOTT TIMBERLAND CO LP	Lease/Rent-Buildings/Grou	WELL PAYMENT	08122021	8/12/2021		8/13/2021		683.39	
KVAVEN SUSAN A	Lease/Rent-Buildings/Grou	WELL PAYMENT	08122021	8/12/2021		8/13/2021		1,984.88	
DAVIS SHERRON	Lease/Rent-Buildings/Grou	WELL PAYMENT	08122021	8/12/2021		8/13/2021		1,984.88	
EMERSON ZOE FOX, TRUSTEE F	Lease/Rent-Buildings/Grou	WELL PAYMENT	08122021	8/12/2021		8/13/2021		1,880.82	
								6,533.97	*
CORE & MAIN LP	Repair/Maintenance Suppli	SUPPLIES	0295914	8/04/2021		8/23/2021		756.50	
								756.50	*
HD SUPPLY FACILITIES MAIN	Vehicle/Powered Equip.Sup	CHEMICALS	684991	8/04/2021		8/23/2021		319.08	
								319.08	*
UNIFIRST CORPORATION	Uniforms & Wearing Appare	UNIFORMS	2882107705	7/26/2021		8/06/2021		17.37	
UNIFIRST CORPORATION	Uniforms & Wearing Appare	UNIFORMS	2882109760	7/08/2021		8/06/2021		17.37	
UNIFIRST CORPORATION	Uniforms & Wearing Appare	UNIFORMS	2882111838	7/15/2021		8/06/2021		17.37	
UNIFIRST CORPORATION	Uniforms & Wearing Appare	UNIFORMS	2882113911	7/22/2021		8/06/2021		17.37	
								69.48	*
UNIVAR USA INC	Other Supplies-Chemicals	CHEMICALS	49328616	7/28/2021		8/06/2021		389.15	
CONTROL EQUIPMENT	Other Supplies-Chemicals	CHEMICALS	04691	6/30/2021		8/06/2021		410.94	
CONTROL EQUIPMENT	Other Supplies-Chemicals	CHEM	04769	7/29/2021		8/06/2021		278.73	
								1,078.82	*
TOTAL								9,036.61	
DEPT # - 046000 **DEBT SERVICE**									
DEBT SERVICE									
VIRGINIA RESOURCES	Loan - VRA Ph I	LOAN	2199DW	8/11/2021		8/13/2021		29,701.22	
								29,701.22	*
USDA-RURAL DEVELOPMENT	Loan - USDA RD Ph II & IV	LOAN	08022021	8/02/2021		8/02/2021		4,131.00	
								4,131.00	*
TOTAL								33,832.22	
FUND TOTAL								56,250.82	
TOTAL DUE								280,307.48	



Richmond

AMELIA COUNTY

September 2021 – Monthly Report

MAINTENANCE

Amelia Area Headquarters

- Primary mowing 360, 153, and 38
- Secondary mowing countywide
- Surface treatment on selective routes
- Asphalt patching on Dennisville Rd
- Tree trimming on selective routes
- Route 615, Namozine Road -- bridge repairs completed and reopened to traffic 8/30
- Route 659, Oak Grove Loop -- bridge repairs completed and reopened to traffic 8/26

LAND USE

Ryan McGrath

- Field Day of the Past - Event coordinator was unable to provide a MOT plan VDOT Traffic Engineering could support.

TRAFFIC STUDIES/SPECIAL REQUESTS

Rebecca Worley

- Route 360 median crossovers - reviewing for potential signage for double-stacking in crossovers
- Route 630, Egglestetton Road - curve signage recommendations received, scheduling installation
- Route 642, Amelia Springs Road - curve signage at Bookers curve has been installed.

CONSTRUCTION

Jeremy Cobb

- Rt. 360 Bridge Dual bridge replacement near Norfolk Southern RR Has been Executed
 - Work started the week of October 5th.
 - Completion date June 20, 2022
 - All traffic is on the EB bridge.
 - Construction of new WB bridge is ongoing. The WB bridge work is nearing completion. The new bridge approaches are being constructed.
 - Anticipate switching traffic on the new bridge in min/late September.
- Paving Routes-
 - ST4C- Surface treatment operations are ongoing in Amelia. Anticipate all routes on schedule to be completed mid-September

- PM4C- Paving has started on Route 360 in Amelia County. Paving is expected to be completed by mid-September.



**AMELIA COUNTY
DEPARTMENT OF COMMUNITY DEVELOPMENT
SUMMARY REPORT**

Meeting Date: September 15, 2021

Subject:

An ordinance repealing Article XXII FP Floodplain District of the Amelia County Zoning Ordinance and adopting updated Amelia County floodplain zoning provisions.

Summary of Information:

The Flood Insurance Rate Map (FIRM) and the Flood Insurance Study (FIS) for Amelia County will become effective on October 7, 2021. Prior to October 7, 2021, we are required, as a condition of continued eligibility in the National Flood Insurance Program (NFIP), to adopt or show evidence of adoption of floodplain management regulations that meet the standards of Paragraph 60.3© of the NFIP regulations (44 CFR 59, etc.) by the effective date of the FIRM. DCR also states that every locality is required to amend their floodplain ordinance to adopt the new maps.

Recommendation:

The Planning Commission unanimously recommended approval of this ordinance amendment at their August 23, 2021.

ORDINANCE 21-008

AN ORDINANCE REPEALING ARTICLE XX11 FP FLOOD PLAIN DISTRICT OF THE AMELIA COUNTY ZONING ORDINANCE AND ADOPTING UPDATED AMELIA COUNTY FLOODPLAIN ZONING PROVISIONS.

BE IT ENACTED AND ORDAINED BY THE County of Amelia, Virginia, as follows:

ARTICLE I - GENERAL PROVISIONS

Section 1.1 – Statutory Authorization and Purpose

Va. **Code** § 15.2-2283 specifies that zoning ordinances shall be for the general purpose of promoting the health, safety, or general welfare of the public and of further accomplishing the objectives of § [15.2-2200](#) which encourages localities to improve the public health, safety, convenience, and welfare of their citizens. To these ends, flood ordinances shall be designed to provide for safety from flood, to facilitate the provision of flood protection, and to protect against loss of life, health, or property from flood.

In accordance with these directed provisions, this ordinance is specifically adopted pursuant to the authority granted to localities by Va. **Code** § 15.2 - 2280.

The purpose of these provisions is to prevent: the loss of life, health, or property, the creation of health and safety hazards, the disruption of commerce and governmental services, the extraordinary and unnecessary expenditure of public funds for flood protection and relief, and the impairment of the tax base by:

- A. Regulating uses, activities, and development which, alone or in combination with other existing or future uses, activities, and development, will cause unacceptable increases in flood heights, velocities, and frequencies;
- B. Restricting or prohibiting certain uses, activities, and development from locating within districts subject to flooding;
- C. Requiring all those uses, activities, and developments that do occur in flood-prone districts to be protected and/or floodproofed against flooding and flood damage; and,
- D. Protecting individuals from buying land and structures which are unsuited for intended purposes because of flood hazards.

Section 1.2 – Applicability

These provisions shall apply to all privately and publicly owned lands within the jurisdiction of the County of Amelia and identified as areas of special flood hazard identified by the community or shown on the flood insurance rate map (FIRM) or included in the flood insurance study (FIS) that are provided to the County of Amelia by FEMA.

Section 1.3 - Compliance and Liability

- A. No land shall hereafter be developed and no structure shall be located, relocated, constructed, reconstructed, enlarged, or structurally altered except in full compliance with the terms and

provisions of this ordinance and any other applicable ordinances and regulations which apply to uses within the jurisdiction of this ordinance.

- B. The degree of flood protection sought by the provisions of this ordinance is considered reasonable for regulatory purposes and is based on acceptable engineering methods of study, but does not imply total flood protection. Larger floods may occur on rare occasions. Flood heights may be increased by man-made or natural causes, such as ice jams and bridge openings restricted by debris. This ordinance does not imply that districts outside the floodplain district or land uses permitted within such district will be free from flooding or flood damages.
- C. This ordinance shall not create liability on the part of the County of Amelia or any officer or employee thereof for any flood damages that result from reliance on this ordinance or any administrative decision lawfully made thereunder.

Section 1.4 – Records

Records of actions associated with administering this ordinance shall be kept on file and maintained by or under the direction of the Floodplain Administrator in perpetuity.

Section 1.5 - Abrogation and Greater Restrictions

To the extent that the provisions are more restrictive, this ordinance supersedes any ordinance currently in effect in flood-prone districts. To the extent that any other existing law or regulation is more restrictive or does not conflict it shall remain in full force and effect.

These regulations are not intended to repeal or abrogate any existing ordinances including subdivision regulations, zoning ordinances, or building codes. In the event of a conflict between these regulations and any other ordinance, the more restrictive shall govern.

Section 1.6 - Severability

If any section, subsection, paragraph, sentence, clause, or phrase of this ordinance shall be declared invalid for any reason whatever, such decision shall not affect the remaining portions of this ordinance. The remaining portions shall remain in full force and effect; and for this purpose, the provisions of this ordinance are hereby declared to be severable.

Section 1.7 - Penalty for Violations

Any person who fails to comply with any of the requirements or provisions of this article or directions of the director of planning or any authorized employee of the County of Amelia shall be guilty of the appropriate violation and subject to the penalties thereof.

The VA USBC addresses building code violations and the associated penalties in Section 104 and Section 115. Violations and associated penalties of the Zoning Ordinance of the County of Amelia are addressed in Article XXXI of the Zoning Ordinance.

In addition to the above penalties, all other actions are hereby reserved, including an action in equity for the proper enforcement of this article. The imposition of a fine or penalty for any violation of, or noncompliance with, this article shall not excuse the violation or noncompliance or permit it to continue; and all such persons shall be required to correct or remedy such violations within a reasonable time. Any structure constructed, reconstructed, enlarged, altered or relocated in noncompliance with this article may

be declared by the County of Amelia to be a public nuisance and abatable as such. Flood insurance may be withheld from structures constructed in violation of this article.

ARTICLE II - ADMINISTRATION

Section 2.1 - Designation of the Floodplain Administrator

The Environmental Specialist is hereby appointed to administer and implement these regulations and is referred to herein as the Floodplain Administrator. The Floodplain Administrator may:

- A. Do the work themselves. In the absence of a designated Floodplain Administrator, the duties are conducted by the Amelia County Administrator.
- B. Delegate duties and responsibilities set forth in these regulations to qualified technical personnel, plan examiners, inspectors, and other employees.
- C. Enter into a written agreement or written contract with another community or private sector entity to administer specific provisions of these regulations. Administration of any part of these regulations by another entity shall not relieve the community of its responsibilities pursuant to the participation requirements of the National Flood Insurance Program as set forth in the Code of Federal Regulations at 44 C.F.R. Section 59.22.

Section 2.2 - Duties and Responsibilities of the Floodplain Administrator

The duties and responsibilities of the Floodplain Administrator shall include but are not limited to:

- A. Review applications for permits to determine whether proposed activities will be located in the Special Flood Hazard Area (SFHA).
- B. Interpret floodplain boundaries and provide available base flood elevation and flood hazard information.
- C. Review applications to determine whether proposed activities will be reasonably safe from flooding and require new construction and substantial improvements to meet the requirements of these regulations.
- D. Review applications to determine whether all necessary permits have been obtained from the Federal, State, or local agencies from which prior or concurrent approval is required; in particular, permits from state agencies for any construction, reconstruction, repair, or alteration of a dam, reservoir, or waterway obstruction (including bridges, culverts, structures), any alteration of a watercourse, or any change of the course, current, or cross section of a stream or body of water, including any change to the 100-year frequency floodplain of free-flowing non-tidal waters of the State.
- E. Verify that applicants proposing an alteration of a watercourse have notified adjacent communities, the Department of Conservation and Recreation (Division of Dam Safety and Floodplain Management), and other appropriate agencies (VADEQ, USACE), and have submitted copies of such notifications to FEMA.

- F. Approve applications and issue permits to develop in flood hazard areas if the provisions of these regulations have been met, or disapprove applications if the provisions of these regulations have not been met.
- G. Inspect or cause to be inspected, buildings, structures, and other development for which permits have been issued to determine compliance with these regulations or to determine if non-compliance has occurred or violations have been committed.
- H. Review Elevation Certificates and require incomplete or deficient certificates to be corrected.
- I. Submit to FEMA, or require applicants to submit to FEMA, data and information necessary to maintain FIRMs, including hydrologic and hydraulic engineering analyses prepared by or for the County of Amelia, within six months after such data and information becomes available if the analyses indicate changes in base flood elevations.
- J. Maintain and permanently keep records that are necessary for the administration of these regulations, including:
 - 1. Flood Insurance Studies, Flood Insurance Rate Maps (including historic studies and maps and current effective studies and maps), and Letters of Map Change; and
 - 2. Documentation supporting issuance and denial of permits, Elevation Certificates, documentation of the elevation (in relation to the datum on the FIRM) to which structures have been floodproofed, inspection records, other required design certifications, variances, and records of enforcement actions taken to correct violations of these regulations.
- K. Enforce the provisions of these regulations, investigate violations, issue notices of violations or stop work orders, and require permit holders to take corrective action.
- L. Advise the Board of Zoning Appeals regarding the intent of these regulations and, for each application for a variance, prepare a staff report and recommendation.
- M. Administer the requirements related to proposed work on existing buildings:
 - 1. Make determinations as to whether buildings and structures that are located in flood hazard areas and that are damaged by any cause have been substantially damaged.
 - 2. Make reasonable efforts to notify owners of substantially damaged structures of the need to obtain a permit to repair, rehabilitate, or reconstruct. Prohibit the non-compliant repair of substantially damaged buildings except for temporary emergency protective measures necessary to secure a property or stabilize a building or structure to prevent additional damage.
- N. Undertake, as determined appropriate by the Floodplain Administrator due to the circumstances, other actions which may include but are not limited to: issuing press releases, public service announcements, and other public information materials related to permit requests and repair of damaged structures; coordinating with other Federal, State, and local agencies to assist with substantial damage determinations; providing owners of damaged structures information related to the proper repair of damaged structures in special flood hazard areas; and assisting property owners with documentation necessary to file claims for Increased Cost of Compliance coverage under NFIP flood insurance policies.

- O. Notify the Federal Emergency Management Agency when the corporate boundaries of the County of Amelia have been modified and:
 - 1. Provide a map that clearly delineates the new corporate boundaries or the new area for which the authority to regulate pursuant to these regulations has either been assumed or relinquished through annexation; and
 - 2. If the FIRM for any annexed area includes special flood hazard areas that have flood zones that have regulatory requirements that are not set forth in these regulations, prepare amendments to these regulations to adopt the FIRM and appropriate requirements, and submit the amendments to the governing body for adoption; such adoption shall take place at the same time as or prior to the date of annexation and a copy of the amended regulations shall be provided to Department of Conservation and Recreation (Division of Dam Safety and Floodplain Management) and FEMA.
- P. Upon the request of FEMA, complete and submit a report concerning participation in the NFIP which may request information regarding the number of buildings in the SFHA, number of permits issued for development in the SFHA, and number of variances issued for development in the SFHA.
- Q. It is the duty of the Community Floodplain Administrator to take into account flood, mudslide and flood-related erosion hazards, to the extent that they are known, in all official actions relating to land management and use throughout the entire jurisdictional area of the Community, whether or not those hazards have been specifically delineated geographically (e.g. via mapping or surveying).

Section 2.3 - Use and Interpretation of FIRMs

The Floodplain Administrator shall make interpretations, where needed, as to the exact location of special flood hazard areas, floodplain boundaries, and floodway boundaries. The following shall apply to the use and interpretation of FIRMs and data:

- A. Where field surveyed topography indicates that adjacent ground elevations:
 - 1. Are below the base flood elevation in riverine SFHAs, or below the 1% storm surge elevation in coastal SFHAs, even in areas not delineated as a special flood hazard area on a FIRM, the area shall be considered as special flood hazard area and subject to the requirements of these regulations;
 - 2. Are above the base flood elevation and the area is labelled as a SFHA on the FIRM, the area shall be regulated as special flood hazard area unless the applicant obtains a Letter of Map Change that removes the area from the SFHA.
- B. In FEMA-identified special flood hazard areas where base flood elevation and floodway data have not been identified and in areas where FEMA has not identified SFHAs, any other flood hazard data available from a Federal, State, or other source shall be reviewed and reasonably used.

- C. Base flood elevations and designated floodway boundaries on FIRMs and in FISs shall take precedence over base flood elevations and floodway boundaries by any other sources if such sources show reduced floodway widths and/or lower base flood elevations.
- D. Other sources of data shall be reasonably used if such sources show increased base flood elevations and/or larger floodway areas than are shown on FIRMs and in FISs.
- E. If a Preliminary Flood Insurance Rate Map and/or a Preliminary Flood Insurance Study has been provided by FEMA:
 - 1. Upon the issuance of a Letter of Final Determination by FEMA, the preliminary flood hazard data shall be used and shall replace the flood hazard data previously provided from FEMA for the purposes of administering these regulations.
 - 2. Prior to the issuance of a Letter of Final Determination by FEMA, the use of preliminary flood hazard data shall be deemed the best available data pursuant to Article III, Section 3.1.A.3 and used where no base flood elevations and/or floodway areas are provided on the effective FIRM.
 - 3. Prior to issuance of a Letter of Final Determination by FEMA, the use of preliminary flood hazard data is permitted where the preliminary base flood elevations or floodway areas exceed the base flood elevations and/or designated floodway widths in existing flood hazard data provided by FEMA. Such preliminary data may be subject to change and/or appeal to FEMA.

Section 2.4 - Jurisdictional Boundary Changes

The County floodplain ordinance in effect on the date of annexation shall remain in effect and shall be enforced by the municipality for all annexed areas until the municipality adopts and enforces an ordinance which meets the requirements for participation in the National Flood Insurance Program. Municipalities with existing floodplain ordinances shall pass a resolution acknowledging and accepting responsibility for enforcing floodplain ordinance standards prior to annexation of any area containing identified flood hazards. If the FIRM for any annexed area includes special flood hazard areas that have flood zones that have regulatory requirements that are not set forth in these regulations, the governing body shall prepare amendments to these regulations to adopt the FIRM and appropriate requirements, and submit the amendments to the governing body for adoption; such adoption shall take place at the same time as or prior to the date of annexation and a copy of the amended regulations shall be provided to Department of Conservation and Recreation (Division of Dam Safety and Floodplain Management) and FEMA.

In accordance with the Code of Federal Regulations, Title 44 Subpart (B) Section 59.22(a)(9)(v) all NFIP participating communities must notify the Federal Insurance Administration and optionally the State Coordinating Office in writing whenever the boundaries of the community have been modified by annexation or the community has otherwise assumed or no longer has authority to adopt and enforce floodplain management regulations for a particular area.

In order that all Flood Insurance Rate Maps accurately represent the community's boundaries, a copy of a map of the community suitable for reproduction, clearly delineating the new corporate limits or new area for which the community has assumed or relinquished floodplain management regulatory authority must be included with the notification.

Section 2.5 - District Boundary Changes

The delineation of any of the Floodplain Districts may be revised by the County of Amelia where natural or man-made changes have occurred and/or where more detailed studies have been conducted or undertaken by the U. S. Army Corps of Engineers or other qualified agency, or an individual documents the need for such change. However, prior to any such change, approval must be obtained from the Federal Emergency Management Agency. A completed LOMR is a record of this approval.

Section 2.6 - Interpretation of District Boundaries

Initial interpretations of the boundaries of the Floodplain Districts shall be made by the Zoning Officer. Should a dispute arise concerning the boundaries of any of the Districts, the Board of Zoning Appeals shall make the necessary determination. The person questioning or contesting the location of the District boundary shall be given a reasonable opportunity to present his case to the Board and to submit his own technical evidence if he so desires.

Section 2.7 – Submitting Model Backed Technical Data

A community's base flood elevations may increase or decrease resulting from physical changes affecting flooding conditions. As soon as practicable, but not later than six months after the date such information becomes available, a community shall notify the Federal Emergency Management Agency of the changes by submitting technical or scientific data. The community may submit data via a LOMR. Such a submission is necessary so that upon confirmation of those physical changes affecting flooding conditions, risk premium rates and floodplain management requirements will be based upon current data.

Section 2.8 – Letters of Map Revision

When development in the floodplain will cause or causes a change in the base flood elevation, the applicant, including state agencies, must notify FEMA by applying for a Conditional Letter of Map Revision and then a Letter of Map Revision.

Example cases:

- Any development that causes a rise in the base flood elevations within the floodway.
- Any development occurring in Zones A1-30 and AE without a designated floodway, which will cause a rise of more than one foot in the base flood elevation.
- Alteration or relocation of a stream (including but not limited to installing culverts and bridges) 44 Code of Federal Regulations §65.3 and §65.6(a)(12).

ARTICLE III - ESTABLISHMENT OF ZONING DISTRICTS

Section 3.1 - Description of Special Flood Hazard Districts

A. Basis of Districts

The various special flood hazard districts shall include the SFHAs. The basis for the delineation of these districts shall be the FIS and the FIRM for the County of Amelia prepared by the Federal Emergency Management Agency, Federal Insurance Administration, dated October 7, 2021, and any subsequent revisions or amendments thereto.

The County of Amelia may identify and regulate local flood hazard or ponding areas that are not delineated on the FIRM. These areas may be delineated on a “Local Flood Hazard Map” using best available topographic data and locally derived information such as flood of record, historic high water marks, or approximate study methodologies.

The boundaries of the SFHA Districts are established as shown on the FIRM which is declared to be a part of this ordinance and which shall be kept on file at the County of Amelia offices.

1. The **Floodway District** is in an **AE Zone** and is delineated, for purposes of this ordinance, using the criterion that certain areas within the floodplain must be capable of carrying the waters of the one percent annual chance flood without increasing the water surface elevation of that flood more than one (1) foot at any point.

The following provisions shall apply within the Floodway District of an AE zone:

- A.1.a. Within any floodway area, no encroachments, including fill, new construction, substantial improvements, or other development shall be permitted unless it has been demonstrated through hydrologic and hydraulic analysis performed in accordance with standard engineering practice that the proposed encroachment will not result in any increase in flood levels within the community during the occurrence of the base flood discharge. Hydrologic and hydraulic analyses shall be undertaken only by professional engineers or others of demonstrated qualifications, who shall certify that the technical methods used correctly reflect currently-accepted technical concepts. Studies, analyses, computations, etc., shall be submitted in sufficient detail to allow a thorough review by the Floodplain Administrator.

Development activities which increase the water surface elevation of the base flood may be allowed, provided that the applicant first applies – with the County of Amelia’s endorsement – for a Conditional Letter of Map Revision (CLOMR), and receives the approval of the Federal Emergency Management Agency.

If Article III, Section 3.1.A.1.a is satisfied, all new construction and substantial improvements shall comply with all applicable flood hazard reduction provisions of Article 4.

- A.1.b. The placement of manufactured homes (mobile homes) is prohibited, except in an existing manufactured home (mobile home) park or subdivision. A replacement manufactured home may be placed on a lot in an existing manufactured home park or subdivision provided the anchoring, elevation, and encroachment standards are met.

2. The **AE, or AH Zones** on the FIRM accompanying the FIS shall be those areas for which one-percent annual chance flood elevations have been provided and the floodway has **not** been delineated. The following provisions shall apply within an AE or AH zone where FEMA has provided base flood elevation:

Until a regulatory floodway is designated, no new construction, substantial improvements, or other development (including fill) shall be permitted within the areas of special flood hazard, designated as Zones A1-30, AE, or AH on the FIRM, unless it is demonstrated that the cumulative effect of the proposed development, when combined with all other existing and anticipated development, will not

increase the water surface elevation of the base flood more than one foot at any point within the County of Amelia.

Development activities in Zones AI-30, AE, or AH on the County of Amelia's FIRM which increase the water surface elevation of the base flood by more than one foot may be allowed, provided that the applicant first applies – with the County of Amelia's endorsement – for a Conditional Letter of Map Revision, and receives the approval of the Federal Emergency Management Agency.

3. The **A Zone** on the FIRM accompanying the FIS shall be those areas for which no detailed flood profiles or elevations are provided, but the one percent annual chance floodplain boundary has been approximated. For these areas, the following provisions shall apply:

The Approximated Floodplain District shall be that floodplain area for which no detailed flood profiles or elevations are provided, but where a one percent annual chance floodplain boundary has been approximated. Such areas are shown as Zone A on the maps accompanying the FIS. For these areas, the base flood elevations and floodway information from Federal, State, and other acceptable sources shall be used, when available. Where the specific one percent annual chance flood elevation cannot be determined for this area using other sources of data, such as the U. S. Army Corps of Engineers Floodplain Information Reports, U. S. Geological Survey Flood-Prone Quadrangles, etc., then the applicant for the proposed use, development and/or activity shall determine this base flood elevation. For development proposed in the approximate floodplain the applicant must use technical methods that correctly reflect currently accepted practices, such as point on boundary, high water marks, or detailed methodologies hydrologic and hydraulic analyses. Studies, analyses, computations, etc., shall be submitted in sufficient detail to allow a thorough review by the Floodplain Administrator.

The Floodplain Administrator reserves the right to require a hydrologic and hydraulic analysis for any development. When such base flood elevation data is utilized, the lowest floor shall be elevated to or above the base flood level plus eighteen (18) inches.

During the permitting process, the Floodplain Administrator shall obtain:

- a. The elevation of the lowest floor (in relation to mean sea level), including the basement, of all new and substantially improved structures; and,
- b. If the structure has been floodproofed in accordance with the requirements of this article, the elevation (in relation to mean sea level) to which the structure has been floodproofed.

Base flood elevation data shall be obtained from other sources or developed using detailed methodologies comparable to those contained in a FIS for subdivision proposals and other proposed development proposals (including manufactured home parks and subdivisions) that exceed fifty lots or five acres, whichever is the lesser.

4. The **AO Zone** on the FIRM accompanying the FIS shall be those areas of shallow flooding identified as AO on the FIRM. For these areas, the following provisions shall apply:
 - a. All new construction and substantial improvements of residential structures shall have the lowest floor, including basement, elevated to or above the flood depth specified on the FIRM, above the highest adjacent grade at least as high as the depth number specified in feet on the FIRM. If no flood depth number is specified, the lowest floor,

including basement, shall be elevated no less than two feet above the highest adjacent grade.

b. All new construction and substantial improvements of non-residential structures shall

(1) Have the lowest floor, including basement, elevated to or above the flood depth specified on the FIRM, above the highest adjacent grade at least as high as the depth number specified in feet on the FIRM. If no flood depth number is specified, the lowest floor, including basement, shall be elevated at least two feet above the highest adjacent grade; or,

(2) Together with attendant utility and sanitary facilities be completely floodproofed to the specified flood level so that any space below that level is watertight with walls substantially impermeable to the passage of water and with structural components having the capability of resisting hydrostatic and hydrodynamic loads and effects of buoyancy.

c. Adequate drainage paths around structures on slopes shall be provided to guide floodwaters around and away from proposed structures.

Section 3.2 - Overlay Concept

The Floodplain Districts described above shall be overlays to the existing underlying districts as shown on the Official Zoning Ordinance Map, and as such, the provisions for the floodplain districts shall serve as a supplement to the underlying district provisions.

If there is any conflict between the provisions or requirements of the Floodplain Districts and those of any underlying district, the more restrictive provisions and/or those pertaining to the floodplain districts shall apply.

In the event any provision concerning a Floodplain District is declared inapplicable as a result of any legislative or administrative actions or judicial decision, the basic underlying provisions shall remain applicable.

ARTICLE IV - DISTRICT PROVISIONS

Section 4.1 – Permit and Application Requirements

A. Permit Requirement

All uses, activities, and development occurring within any floodplain district, including placement of manufactured homes, shall be undertaken only upon the issuance of a permit. Such development shall be undertaken only in strict compliance with the provisions of this Ordinance and with all other applicable codes and ordinances, as amended, such as the Virginia Uniform Statewide Building Code (VA USBC) and the County of Amelia Subdivision Regulations. Prior to the issuance of any such permit, the Floodplain Administrator shall require all applications to include compliance with all applicable State and Federal laws and shall review all sites to assure they are reasonably safe from flooding. Under no circumstances shall any use, activity, and/or development adversely affect the capacity of the channels or floodways of any watercourse, drainage ditch, or any other drainage facility or system.

B. Site Plans and Permit Applications

All applications for development within any floodplain district and all permits issued for the floodplain shall incorporate the following information:

1. The elevation of the Base Flood at the site.
2. For structures to be elevated, the elevation of the lowest floor (including basement).
3. For structures to be floodproofed (non-residential only), the elevation to which the structure will be floodproofed.
4. Topographic information showing existing and proposed ground elevations.

Section 4.2 - General Standards

The following provisions shall apply to all permits:

- A. New construction and substantial improvements shall be built according to this ordinance and the VA USBC, and anchored to prevent flotation, collapse, or lateral movement of the structure.
- B. Manufactured homes shall be anchored to prevent flotation, collapse, or lateral movement. Methods of anchoring may include, but are not limited to, use of over-the-top or frame ties to ground anchors. This standard shall be in addition to and consistent with applicable state anchoring requirements for resisting wind forces.
- C. New construction and substantial improvements shall be constructed with materials and utility equipment resistant to flood damage.
- D. New construction or substantial improvements shall be constructed by methods and practices that minimize flood damage.
- E. Electrical, heating, ventilation, plumbing, air conditioning equipment, and other service facilities, including duct work, shall be designed and/or located so as to prevent water from entering or accumulating within the components during conditions of flooding.
- F. New and replacement water supply systems shall be designed to minimize or eliminate infiltration of flood waters into the system.
- G. New and replacement sanitary sewage systems shall be designed to minimize or eliminate infiltration of flood waters into the systems and discharges from the systems into flood waters.
- H. On-site waste disposal systems shall be located and constructed to avoid impairment to them or contamination from them during flooding.

In addition to provisions A – H above, in all special flood hazard areas, the additional provisions shall apply:

- I. Prior to any proposed alteration or relocation of any channels or of any watercourse, stream, etc., within this jurisdiction a permit shall be obtained from the U. S. Corps of Engineers, the Virginia Department of Environmental Quality, and the Virginia Marine Resources Commission (a joint permit application is available from any of these organizations). Furthermore, in riverine areas, notification of the proposal shall be given by the applicant to all affected adjacent jurisdictions,

the Department of Conservation and Recreation (Division of Dam Safety and Floodplain Management), other required agencies, and the Federal Emergency Management Agency.

- J. The flood carrying capacity within an altered or relocated portion of any watercourse shall be maintained.

Section 4.3 - Elevation and Construction Standards

In all identified flood hazard areas where base flood elevations have been provided in the FIS or generated by a certified professional in accordance with Article III, Section 3.1.A.3 the following provisions shall apply:

A. Residential Construction

New construction or substantial improvement of any residential structure (including manufactured homes) in Zones A1-30, AE, AH, and A with detailed base flood elevations shall have the lowest floor, including basement, elevated to or above the base flood level plus eighteen (18) inches.

B. Non-Residential Construction

1. New construction or substantial improvement of any commercial, industrial, or non-residential building (or manufactured home) shall have the lowest floor, including basement, elevated to or above the base flood level plus eighteen (18) inches.
2. Non-residential buildings located in all A1-30, AE, and AH zones may be floodproofed in lieu of being elevated provided that all areas of the building components below the elevation corresponding to the BFE plus eighteen (18) inches are water tight with walls substantially impermeable to the passage of water, and use structural components having the capability of resisting hydrostatic and hydrodynamic loads and the effect of buoyancy. A registered professional engineer or architect shall certify that the standards of this subsection are satisfied. Such certification, including the specific elevation (in relation to mean sea level) to which such structures are floodproofed, shall be maintained by the Zoning Administrator.

C. Space Below the Lowest Floor

In zones A, AE, AH, AO, and A1-A30, fully enclosed areas, of new construction or substantially improved structures, which are below the regulatory flood protection elevation shall:

1. Not be designed or used for human habitation, but shall be used solely for parking of vehicles, building access, or limited storage of maintenance equipment used in connection with the premises. Access to the enclosed area shall be the minimum necessary to allow for parking of vehicles (garage door) or limited storage of maintenance equipment (standard exterior door), or entry to the living area (stairway or elevator).
2. Be constructed entirely of flood resistant materials below the regulatory flood protection elevation;
3. Include measures to automatically equalize hydrostatic flood forces on walls by allowing for the entry and exit of floodwaters. To meet this requirement, the openings must either be certified by a professional engineer or architect or meet the following minimum design criteria:

- a. Provide a minimum of two openings on different sides of each enclosed area subject to flooding.
- b. The total net area of all openings must be at least one (1) square inch for each square foot of enclosed area subject to flooding.
- c. If a building has more than one enclosed area, each area must have openings to allow floodwaters to automatically enter and exit.
- d. The bottom of all required openings shall be no higher than one (1) foot above the adjacent grade.
- e. Openings may be equipped with screens, louvers, or other opening coverings or devices, provided they permit the automatic flow of floodwaters in both directions.
- f. Foundation enclosures made of flexible skirting are not considered enclosures for regulatory purposes, and, therefore, do not require openings. Masonry or wood underpinning, regardless of structural status, is considered an enclosure and requires openings as outlined above.

D. Accessory Structures

- 1. Accessory structures of any size shall be prohibited within the SFHA and no variance shall be granted for accessory structures.

E. Standards for Manufactured Homes and Recreational Vehicles

- 1. In zones A, AE, AH, and AO, all manufactured homes placed, or substantially improved, on individual lots or parcels, must meet all the requirements for new construction, including the elevation and anchoring requirements in Article III, Section 3.1.A.1.b and Article IV, Sections 4.2 and 4.3.

- 2. All recreational vehicles placed on sites must either:

J.2.a. Be on the site for fewer than 180 consecutive days, be fully licensed and ready for highway use (a recreational vehicle is ready for highway use if it is on its wheels or jacking system, is attached to the site only by quick disconnect type utilities and security devices and has no permanently attached additions); or

J.2.b. Meet all the requirements for manufactured homes in Article IV, Section 4.3.D.1.

Section 4.4 - Standards for Subdivision Proposals

- A. All subdivision proposals shall be consistent with the need to minimize flood damage;
- B. All subdivision proposals shall have public utilities and facilities such as sewer, gas, electrical and water systems located and constructed to minimize flood damage;
- C. All subdivision proposals shall have adequate drainage provided to reduce exposure to flood hazards, and
- D. Base flood elevation data shall be obtained from other sources or developed using detailed methodologies, hydraulic and hydrologic analysis, comparable to those contained in a Flood Insurance Study for subdivision proposals and other proposed development proposals (including manufactured home parks and subdivisions) that exceed fifty lots or five acres, whichever is the lesser.

ARTICLE V – EXISTING STRUCTURES IN FLOODPLAIN AREAS

Any structure or use of a structure or premises must be brought into conformity with these provisions when it is changed, repaired, or improved unless one of the following exceptions is established before the change is made:

- A. The floodplain manager has determined that:
 - 1. Change is not a substantial repair or substantial improvement AND
 - 2. No new square footage is being built in the floodplain that is not complaint AND
 - 3. No new square footage is being built in the floodway AND
 - 4. The change complies with this ordinance and the VA.
- B. The changes are required to comply with a citation for a health or safety violation.
- C. The structure is a historic structure and the change required would impair the historic nature of the structure.

ARTICLE VI - VARIANCES: FACTORS TO BE CONSIDERED

Variances shall be issued only upon (i) a showing of good and sufficient cause, (ii) after the Board of Zoning Appeals has determined that failure to grant the variance would result in exceptional hardship to the applicant, and (iii) after the Board of Zoning Appeals has determined that the granting of such variance will not result in (a) unacceptable or prohibited increases in flood heights, (b) additional threats to public safety, (c) extraordinary public expense; and will not (d) create nuisances, (e) cause fraud or victimization of the public, or (f) conflict with local laws or ordinances.

While the granting of variances generally is limited to a lot size less than one-half acre, deviations from that limitation may occur. However, as the lot size increases beyond one-half acre, the technical justification required for issuing a variance increases. Variances may be issued by the Board of Zoning Appeals for new construction and substantial improvements to be erected on a lot of one-half acre or less in size contiguous to and surrounded by lots with existing structures constructed below the base flood level, in conformance with the provisions of this Section.

Variances may be issued for new construction and substantial improvements and for other development necessary for the conduct of a functionally dependent use provided that the criteria of this Section are met, and the structure or other development is protected by methods that minimize flood damages during the base flood and create no additional threats to public safety.

In passing upon applications for variances, the Board of Zoning Appeals shall satisfy all relevant factors and procedures specified in other sections of the zoning ordinance and consider the following additional factors:

- A. The danger to life and property due to increased flood heights or velocities caused by encroachments. No variance shall be granted for any proposed use, development, or activity within any Floodway District that will cause any increase in the one percent (1%) chance flood elevation.

- B. The danger that materials may be swept on to other lands or downstream to the injury of others.
- C. The proposed water supply and sanitation systems and the ability of these systems to prevent disease, contamination, and unsanitary conditions.
- D. The susceptibility of the proposed facility and its contents to flood damage and the effect of such damage on the individual owners.
- E. The importance of the services provided by the proposed facility to the community.
- F. The requirements of the facility for a waterfront location.
- G. The availability of alternative locations not subject to flooding for the proposed use.
- H. The compatibility of the proposed use with existing development and development anticipated in the foreseeable future.
- I. The relationship of the proposed use to the comprehensive plan and floodplain management program for the area.
- J. The safety of access by ordinary and emergency vehicles to the property in time of flood.
- K. The expected heights, velocity, duration, rate of rise, and sediment transport of the flood waters expected at the site.
- L. The historic nature of a structure. Variances for repair or rehabilitation of historic structures may be granted upon a determination that the proposed repair or rehabilitation will not preclude the structure's continued designation as a historic structure and the variance is the minimum necessary to preserve the historic character and design of the structure.
- M. Variances will not be issued for any accessory structure within the SFHA.
- N. Such other factors which are relevant to the purposes of this Ordinance.

The Board of Zoning Appeals may refer any application and accompanying documentation pertaining to any request for a variance to any engineer or other qualified person or agency for technical assistance in evaluating the proposed project in relation to flood heights and velocities, and the adequacy of the plans for flood protection and other related matters.

Variances shall be issued only after the Board of Zoning Appeals has determined that the granting of such will not result in (a) unacceptable or prohibited increases in flood heights, (b) additional threats to public safety, (c) extraordinary public expense; and will not (d) create nuisances, (e) cause fraud or victimization of the public, or (f) conflict with local laws or ordinances.

Variances shall be issued only after the Board of Zoning Appeals has determined that the variance will be the minimum required to provide relief.

The Board of Zoning Appeals shall notify the applicant for a variance, in writing that the issuance of a variance to construct a structure below the one percent (1%) chance flood elevation (a) increases the risks to life and property and (b) will result in increased premium rates for flood insurance.

A record shall be maintained of the above notification as well as all variance actions, including justification for the issuance of the variances. Any variances that are issued shall be noted in the annual or biennial report submitted to the Federal Insurance Administrator.

ARTICLE VII - GLOSSARY

- A. Appurtenant or accessory structure - A non-residential structure which is on the same parcel of property as the principal structure and the use of which is incidental to the use of the principal structure.
- B. Base flood - The flood having a one percent chance of being equalled or exceeded in any given year.
- C. Base flood elevation - The water surface elevations of the base flood, that is, the flood level that has a one percent or greater chance of occurrence in any given year. The water surface elevation of the base flood in relation to the datum specified on the community's Flood Insurance Rate Map. For the purposes of this ordinance, the base flood is the 1% annual chance flood.
- D. Basement - Any area of the building having its floor sub-grade (below ground level) on all sides.
- E. Board of Zoning Appeals - The board appointed to review appeals made by individuals with regard to decisions of the Zoning Administrator in the interpretation of this ordinance.
- F. Development - Any man-made change to improved or unimproved real estate, including, but not limited to, buildings or other structures, temporary structures, mining, dredging, filling, grading, paving, excavation, drilling or other land-disturbing activities or permanent or temporary storage of equipment or materials.
- G. Elevated building - A non-basement building built to have the lowest floor elevated above the ground level by means of solid foundation perimeter walls, pilings, or columns (posts and piers).
- H. Encroachment - The advance or infringement of uses, plant growth, fill, excavation, buildings, permanent structures or development into a floodplain, which may impede or alter the flow capacity of a floodplain.
- I. Existing construction - For the purposes of the insurance program, structures for which the "start of construction" commenced before the effective date of the FIRM or before January 1, 1975 for FIRMs effective before that date. "Existing construction" may also be referred to as "existing structures" and "pre-FIRM."
- J. Flood or flooding -
 - 1. A general or temporary condition of partial or complete inundation of normally dry land areas from:
 - a. The overflow of inland or tidal waters; or,
 - b. The unusual and rapid accumulation or runoff of surface waters from any source.
 - c. Mudflows which are proximately caused by flooding as defined in paragraph (1) (b) of this definition and are akin to a river of liquid and flowing mud on the surfaces of normally dry land areas, as when earth is carried by a current of water and deposited along the path of the current.
 - 2. The collapse or subsidence of land along the shore of a lake or other body of water as a result of erosion or undermining caused by waves or currents of water exceeding anticipated cyclical levels or suddenly caused by an unusually high water level in a natural body of

water, accompanied by a severe storm, or by an unanticipated force of nature such as flash flood or an abnormal tidal surge, or by some similarly unusual and unforeseeable event which results in flooding as defined in paragraph 1 (a) of this definition.

- K. Flood Insurance Rate Map (FIRM) - an official map of a community, on which the Federal Emergency Management Agency has delineated both the special hazard areas and the risk premium zones applicable to the community. A FIRM that has been made available digitally is called a Digital Flood Insurance Rate Map (DFIRM).
- L. Flood Insurance Study (FIS) - a report by FEMA that examines, evaluates and determines flood hazards and, if appropriate, corresponding water surface elevations, or an examination, evaluation and determination of mudflow and/or flood-related erosion hazards.
- M. Floodplain or flood-prone area - Any land area susceptible to being inundated by water from any source.
- N. Floodproofing - any combination of structural and non-structural additions, changes, or adjustments to structures which reduce or eliminate flood damage to real estate or improved real property, water and sanitary facilities, structures and their contents.
- O. Floodway - The channel of a river or other watercourse and the adjacent land areas that must be reserved in order to discharge the base flood without cumulatively increasing the water surface elevation more than one foot at any point within the community.
- P. Freeboard - A factor of safety usually expressed in feet above a flood level for purposes of floodplain management. "Freeboard" tends to compensate for the many unknown factors that could contribute to flood heights greater than the height calculated for a selected size flood and floodway conditions, such as wave action, bridge openings, and the hydrological effect of urbanization in the watershed.
- Q. Functionally dependent use - A use which cannot perform its intended purpose unless it is located or carried out in close proximity to water. This term includes only docking facilities, port facilities that are necessary for the loading and unloading of cargo or passengers, and shipbuilding and ship repair facilities, but does not include long-term storage or related manufacturing facilities.
- R. Highest adjacent grade - the highest natural elevation of the ground surface prior to construction next to the proposed walls of a structure.
- S. Historic structure - Any structure that is:
 - 1. Listed individually in the National Register of Historic Places (a listing maintained by the Department of Interior) or preliminarily determined by the Secretary of the Interior as meeting the requirements for individual listing on the National Register;
 - 2. Certified or preliminarily determined by the Secretary of the Interior as contributing to the historical significance of a registered historic district or a district preliminarily determined by the Secretary to qualify as a registered historic district;
 - 3. Individually listed on a state inventory of historic places in states with historic preservation programs which have been approved by the Secretary of the Interior; or,
 - 4. Individually listed on a local inventory of historic places in communities with historic preservation programs that have been certified either:
 - S.4.a. By an approved state program as determined by the Secretary of the Interior; or,

S.4.b. Directly by the Secretary of the Interior in states without approved programs.

- T. Hydrologic and Hydraulic Engineering Analysis - Analyses performed by a licensed professional engineer, in accordance with standard engineering practices that are accepted by the Virginia Department of Conservation and Recreation and FEMA, used to determine the base flood, other frequency floods, flood elevations, floodway information and boundaries, and flood profiles.
- U. Letters of Map Change (LOMC) - A Letter of Map Change is an official FEMA determination, by letter, that amends or revises an effective Flood Insurance Rate Map or Flood Insurance Study. Letters of Map Change include:

Letter of Map Amendment (LOMA) - An amendment based on technical data showing that a property was incorrectly included in a designated special flood hazard area. A LOMA amends the current effective Flood Insurance Rate Map and establishes that a land as defined by meets and bounds or structure is not located in a special flood hazard area.

Letter of Map Revision (LOMR) - A revision based on technical data that may show changes to flood zones, flood elevations, floodplain and floodway delineations, and planimetric features. A Letter of Map Revision Based on Fill (LOMR-F), is a determination that a structure or parcel of land has been elevated by fill above the base flood elevation and is, therefore, no longer exposed to flooding associated with the base flood. In order to qualify for this determination, the fill must have been permitted and placed in accordance with the community's floodplain management regulations.

Conditional Letter of Map Revision (CLOMR) - A formal review and comment as to whether a proposed flood protection project or other project complies with the minimum NFIP requirements for such projects with respect to delineation of special flood hazard areas. A CLOMR does not revise the effective Flood Insurance Rate Map or Flood Insurance Study.

- V. Lowest adjacent grade - the lowest natural elevation of the ground surface next to the walls of a structure.
- W. Lowest floor - The lowest floor of the lowest enclosed area (including basement). An unfinished or flood-resistant enclosure, usable solely for parking of vehicles, building access or storage in an area other than a basement area is not considered a building's lowest floor; provided, that such enclosure is not built so as to render the structure in violation of the applicable non-elevation design requirements of Federal Code 44CFR §60.3.
- X. Manufactured home - A structure, transportable in one or more sections, which is built on a permanent chassis and is designed for use with or without a permanent foundation when connected to the required utilities. For floodplain management purposes the term "manufactured home" also includes park trailers, travel trailers, and other similar vehicles placed on a site for greater than 180 consecutive days.
- Y. Manufactured home park or subdivision - a parcel (or contiguous parcels) of land divided into two or more manufactured home lots for rent or sale.
- Z. Mean Sea Level – for purposes of the National Flood Insurance Program, the National Geodetic Vertical Datum (NGVD) of 1929 or the North American Vertical Datum (NAVD) of 1988 to which base flood elevations shown on a community's FIRM are referenced.

- AA. New construction - For the purposes of determining insurance rates, structures for which the “start of construction” commenced on or after October 23, 1981, the date of the community’s initial Flood Insurance Rate Map, and includes any subsequent improvements to such structures. For floodplain management purposes, new construction means structures for which the start of construction commenced on or after the effective date of a floodplain management regulation adopted by a community and includes any subsequent improvements to such structures.
- BB. Post-FIRM structures - A structure for which construction or substantial improvement occurred on or after October 23, 1981, the date of the community’s initial Flood Insurance Rate Map.
- CC. Pre-FIRM structures - A structure for which construction or substantial improvement occurred before October 23, 1981, the date of the community’s initial Flood Insurance Rate Map.
- DD. Recreational vehicle - A vehicle which is:
1. Built on a single chassis;
 2. 400 square feet or less when measured at the largest horizontal projection;
 3. Designed to be self-propelled or permanently towable by a light duty truck; and,
 4. Designed primarily not for use as a permanent dwelling but as temporary living quarters for recreational camping, travel, or seasonal use.
- EE. Repetitive Loss Structure - A building covered by a contract for flood insurance that has incurred flood-related damages on two occasions in a 10-year period, in which the cost of the repair, on the average, equalled or exceeded 25 percent of the market value of the structure at the time of each such flood event; and at the time of the second incidence of flood-related damage, the contract for flood insurance contains increased cost of compliance coverage.
- FF. Severe repetitive loss structure - a structure that: (a) Is covered under a contract for flood insurance made available under the NFIP; and (b) Has incurred flood related damage - (i) For which 4 or more separate claims payments have been made under flood insurance coverage with the amount of each such claim exceeding \$5,000, and with the cumulative amount of such claims payments exceeding \$20,000; or (ii) For which at least 2 separate claims payments have been made under such coverage, with the cumulative amount of such claims exceeding the market value of the insured structure.
- GG. Shallow flooding area - A special flood hazard area with base flood depths from one to three feet where a clearly defined channel does not exist, where the path of flooding is unpredictable and indeterminate, and where velocity flow may be evident. Such flooding is characterized by ponding or sheet flow.
- HH. Special flood hazard area - The land in the floodplain subject to a one (1%) percent or greater chance of being flooded in any given year as determined in Article 3, Section 3.1 of this ordinance.
- II. Start of construction - For other than new construction and substantial improvement, under the Coastal Barriers Resource Act (P.L. – 97-348), means the date the building permit was issued, provided the actual start of construction, repair, reconstruction, rehabilitation, addition, placement, substantial improvement or other improvement was within 180 days of the permit date. The actual start means either the first placement of permanent construction of a structure on a site, such as the pouring of slab or footings, the installation of piles, the construction of columns, or any work beyond the stage of excavation; or the placement of a manufactured home on a foundation. Permanent construction does not include land preparation, such as clearing,

grading and filling; nor does it include the installation of streets and/or walkways; nor does it include excavation for a basement, footings, piers, or foundations or the erection of temporary forms; nor does it include the installation on the property of accessory buildings, such as garages or sheds not occupied as dwelling units or not part of the main structure. For a substantial improvement, the actual start of the construction means the first alteration of any wall, ceiling, floor, or other structural part of a building, whether or not that alteration affects the external dimensions of the building.

- JJ. Structure - for floodplain management purposes, a walled and roofed building, including a gas or liquid storage tank, that is principally above ground, as well as a manufactured home.
- KK. Substantial damage - Damage of any origin sustained by a structure whereby the cost of restoring the structure to it's before damaged condition would equal or exceed 50 percent of the market value of the structure before the damage occurred
- LL. Substantial improvement - Any reconstruction, rehabilitation, addition, or other improvement of a structure, the cost of which equals or exceeds 50 percent of the market value of the structure before the start of construction of the improvement. The term does not, however, include either:
1. Any project for improvement of a structure to correct existing violations of state or local health, sanitary, or safety code specifications which have been identified by the local code enforcement official and which are the minimum necessary to assure safe living conditions, or
 2. Any alteration of a historic structure, provided that the alteration will not preclude the structure's continued designation as a historic structure.
 3. Historic structures undergoing repair or rehabilitation that would constitute a substantial improvement as defined above, must comply with all ordinance requirements that do not preclude the structure's continued designation as a historic structure. Documentation that a specific ordinance requirement will cause removal of the structure from the National Register of Historic Places or the State Inventory of Historic places must be obtained from the Secretary of the Interior or the State Historic Preservation Officer. Any exemption from ordinance requirements will be the minimum necessary to preserve the historic character and design of the structure.
- MM. Violation - the failure of a structure or other development to be fully compliant with the community's floodplain management regulations. A structure or other development without the elevation certificate, other certifications, or other evidence of compliance required in this ordinance is presumed to be in violation until such time as that documentation is provided.
- NN. Watercourse - A lake, river, creek, stream, wash, channel or other topographic feature on or over which waters flow at least periodically. Watercourse includes specifically designated areas in which substantial flood damage may occur.

Effective date: September 15, 2021

H. Joseph Easter, IV
Chairman

Attest:

A. Taylor Harvie, III



Federal Emergency Management Agency

Washington, D.C. 20472

April 20, 2009

Mr. Thomas E. Harris
Amelia County Administrator
Amelia County Administrative Offices
P.O. Box A
Amelia, Virginia 23002

Case No: 08-03-0129V
Community: Amelia County
Community No.: 510314
Effective Date: April 17, 2009
LOMC-VALID

Dear Mr. Harris:

This letter revalidates the determinations for properties and/or structures in the referenced community as described in the Letters of Map Change (LOMCs) previously issued by the Department of Homeland Security's Federal Emergency Management Agency (FEMA) on the dates listed on the enclosed table. As of the effective date shown above, these LOMCs will revise the effective National Flood Insurance Program (NFIP) map dated April 16, 2009 for the referenced community, and will remain in effect until superseded by a revision to the NFIP map panel on which the property is located. The FEMA case number, property identifier, NFIP map panel number, and current flood insurance zone for the revalidated LOMCs are listed on the enclosed table.

<u>Case No.</u>	<u>Date Issued</u>	<u>Identifier</u>	<u>Map Panel No.</u>	<u>Zone</u>
03-03-0646A	03/24/2003	LOT 14, REDFIELD, PHASE 1	51007C0175C	X
04-03-0304A	09/23/2004	TAX MAP PARCEL 50-6, 25625 SELMA ROAD	51007C0125C	X

Because these LOMCs will not be printed or distributed to primary map users, such as local insurance agents and mortgage lenders, your community will serve as a repository for this new data. We encourage you to disseminate the information reflected by this letter throughout your community so that interested persons, such as property owners, local insurance agents, and mortgage lenders, may benefit from the information.

For information relating to LOMCs not listed on the enclosed table or to obtain copies of previously issued LOMR-Fs and LOMAs, if needed, please contact our Map Assistance Center, toll free, at 1-877-FEMA-MAP (1-877-336-2627).

Sincerely,

William R. Blanton Jr., CFM, Chief
Engineering Management Branch
Mitigation Directorate

Enclosure

cc: Community Map Repository
Mr. David Whitaker, Amelia County Planner

FINAL SUMMARY OF MAP ACTIONS

Community: AMELIA COUNTY

Community No: 510314

To assist your community in maintaining the Flood Insurance Rate Map (FIRM), we have summarized below the effects of the enclosed revised FIRM panels(s) on previously issued Letter of Map Change (LOMC) actions (i.e., Letters of Map Revision (LOMRs), Letter of Map Revision based on Fill (LOMR-Fs), and Letters of Map Amendment (LOMAs)) that will be affected when the revised FIRM becomes effective on October 7, 2021.

1. LOMCs Incorporated

The modifications effected by the LOMCs listed below will be reflected on the revised FIRM. In addition, these LOMCs will remain in effect until the revised FIRM becomes effective.

LOMC	Case No.	Date Issued	Project Identifier	Original Panel	Current Panel
			NO CASES RECORDED		

2. LOMCs Not Incorporated

The modifications effected by the LOMCs listed below will not be reflected on the revised FIRM panels or will not be reflected on the revised FIRM panels because of scale limitations or because the LOMC issued had determined that the lot(s) or structure(s) involved were outside the Special Flood Hazard Area, as shown on the FIRM. These LOMCs will remain in effect until the revised FIRM becomes effective. These LOMCs will be revalidated free of charge 1 day after the revised FIRM becomes effective through a single revalidation letter that reaffirms the validity of the previous LOMCs.

2A. LOMCs on Revised Panels

LOMC	Case No.	Date Issued	Project Identifier	Original Panel	Current Panel
LOMA	03-03-0646A	03/24/2003	LOT 14, REDFIELD, PHASE 1	5103140004B	51007C0175D
LOMA	04-03-0304A	02/12/2004	TAX MAP PARCEL 50-6, 25625 SELMA ROAD	5103140003A	51007C0125D

2B. LOMCs on Unrevised Panels

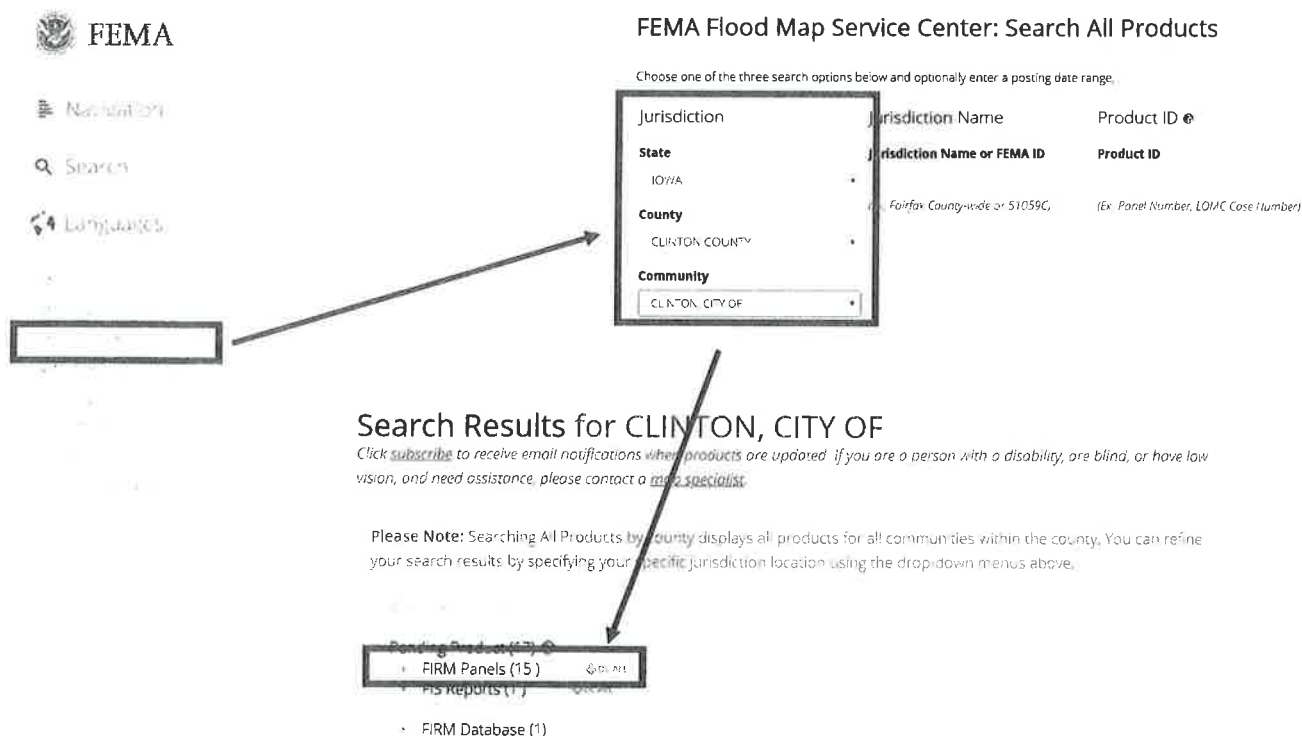
LOMC	Case No.	Date Issued	Project Identifier	Original Panel	Current Panel
			NO CASES RECORDED		

How to Access Your Flood Hazard Products Via FEMA's Flood Map Service Center

As a Community Official, in addition to the hardcopy products included here you may want digital copies of the flood hazard maps and reports that have been issued for your adoption and used by your community. The easiest way for you to get all the products relevant to your community is through FEMA's Flood Map Service Center (MSC).

The following steps outline how you can easily access digital copies of your flood hazard products via FEMA's MSC:

1. Visit the MSC homepage: <https://msc.fema.gov>
2. On the left-hand side of the page, select *MSC Search All Products*
3. Under *Jurisdiction* select your *State*, *County*, and *Community* from the drop-down menu
4. Click *Search*
5. Click on *Pending Product* to digitally access the hardcopy products you received with this flyer
 - a. Please note, these products are considered "pending" until they reach the effective date listed
6. Under *Pending Product*, you have the option to download all pending FIRMs and FIS Reports products for your community by selecting the *DL ALL* option next to each product type, for example *FIRM Panels*
 - a. You can also download the GIS flood hazard data for your county by clicking on *FIRM Database* and selecting the *DL* button in the *Download* column
 - b. You can also download individual FIRM panels or FIS volumes by clicking on *FIRM Panels* or *FIS Reports* and using the *DL* button next to individual products.



FEMA

FEMA Flood Map Service Center: Search All Products

Choose one of the three search options below and optionally enter a posting date range.

Jurisdiction

State
 IO/VA

County
 CLINTON COUNTY

Community
 CLINTON, CITY OF

Jurisdiction Name
 Jurisdiction Name or FEMA ID

Product ID
 Product ID

Search Results for CLINTON, CITY OF

Click [subscribe](#) to receive email notifications when products are updated. If you are a person with a disability, are blind, or have low vision, and need assistance, please contact a [map specialist](#).

Please Note: Searching All Products by county displays all products for all communities within the county. You can refine your search results by specifying your specific jurisdiction location using the dropdown menus above.

Pending Product (17)

FIRM Panels (15) [DL ALL](#)

FIS Reports (1) [DL ALL](#)

FIRM Database (1)

Questions?

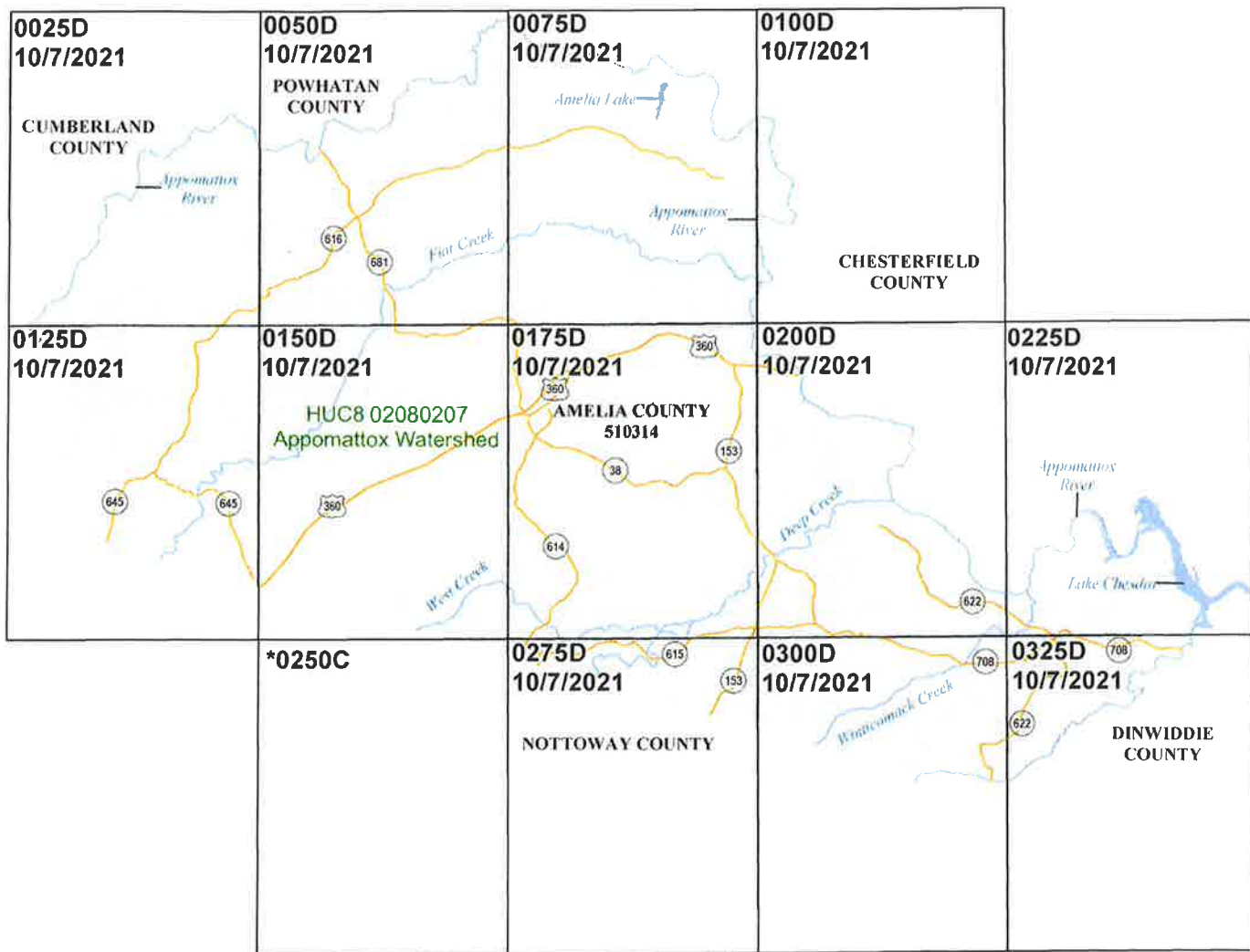
Contact the FEMA Mapping and Insurance eXchange (FMIX)

Toll free: 1-877-FEMA-MAP (1-877-336-2627)

FEMAMapSpecialist@riskmapeds.com

Hours of Operation: Monday - Friday, 8:00 am - 7:00 pm ET

Contact a Map Specialist via the Live Chat Service, available 9:00 am to 5:00 pm ET on the MSC



3705000 FT

3700000 FT

3695000 FT

3690000 FT

3685000 FT

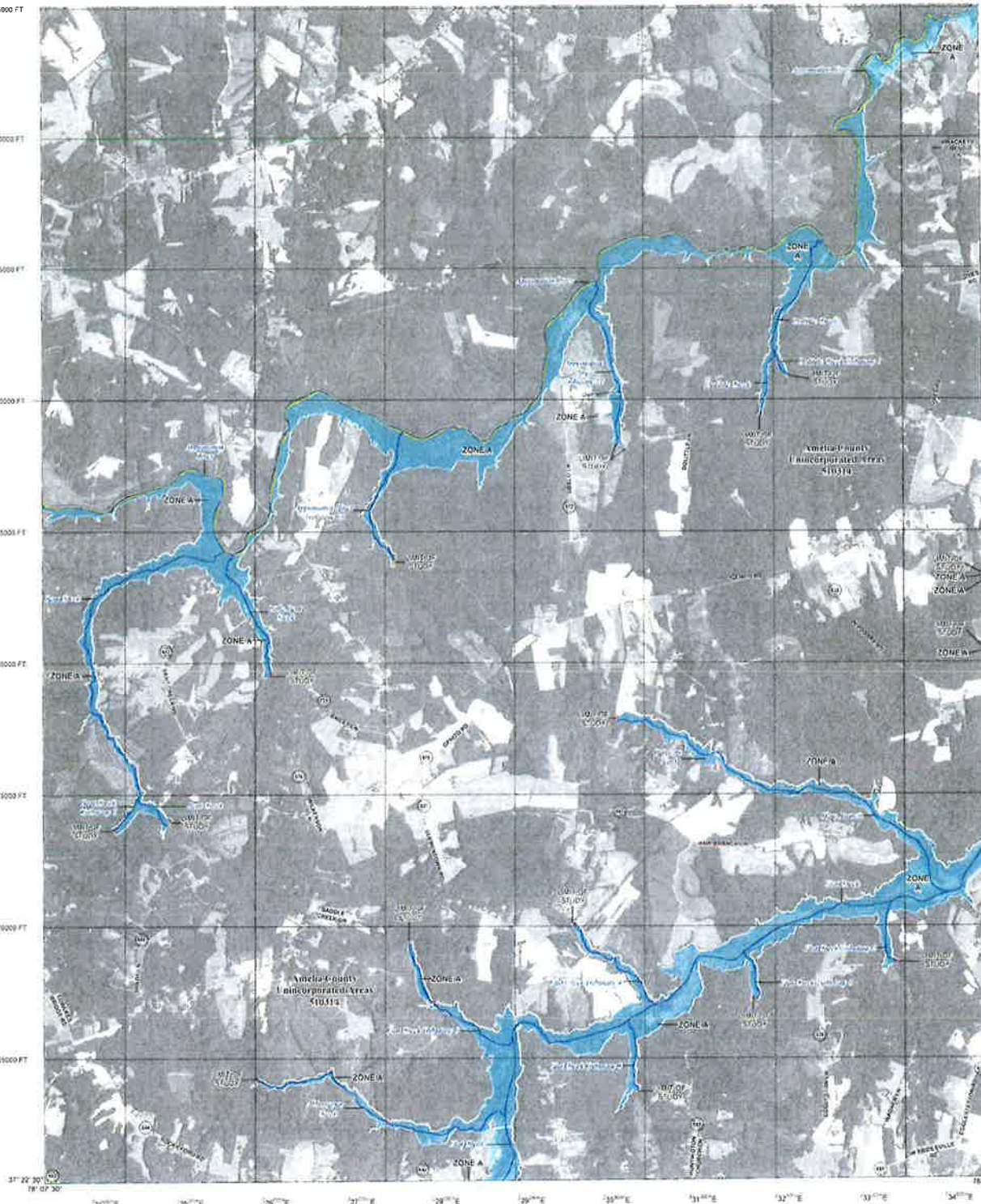
3680000 FT

3675000 FT

3670000 FT

3665000 FT

3660000 FT



37° 54' 00" N
37° 53' 00" N
37° 52' 00" N
37° 51' 00" N
37° 50' 00" N
37° 49' 00" N
37° 48' 00" N
37° 47' 00" N
37° 46' 00" N
37° 45' 00" N
37° 44' 00" N
37° 43' 00" N
37° 42' 00" N
37° 41' 00" N
37° 40' 00" N
37° 39' 00" N
37° 38' 00" N
37° 37' 00" N
37° 36' 00" N
37° 35' 00" N
37° 34' 00" N
37° 33' 00" N
37° 32' 00" N
37° 31' 00" N
37° 30' 00" N
37° 29' 00" N
37° 28' 00" N
37° 27' 00" N
37° 26' 00" N
37° 25' 00" N
37° 24' 00" N
37° 23' 00" N
37° 22' 00" N
37° 21' 00" N
37° 20' 00" N
37° 19' 00" N
37° 18' 00" N
37° 17' 00" N
37° 16' 00" N
37° 15' 00" N
37° 14' 00" N
37° 13' 00" N
37° 12' 00" N
37° 11' 00" N
37° 10' 00" N
37° 09' 00" N
37° 08' 00" N
37° 07' 00" N
37° 06' 00" N
37° 05' 00" N
37° 04' 00" N
37° 03' 00" N
37° 02' 00" N
37° 01' 00" N
37° 00' 00" N

FLOOD HAZARD INFORMATION

SEE FIS REPORT FOR ZONE DESCRIPTIONS AND INDEX MAP
THE INFORMATION DEPICTED ON THIS MAP AND SUPPORTING
DOCUMENTATION ARE ALSO AVAILABLE IN DIGITAL FORMAT AT
[HTTPS://MSC.FEMA.GOV](https://msc.fema.gov)



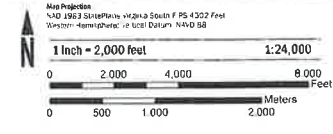
NOTES TO USERS

For information and questions about the Flood Insurance Rate Map (FIRM), contact the Federal Emergency Management Agency (FEMA) or the National Flood Insurance Program (NFIP). The FIRM is a map that shows the areas that are at risk of flooding. It is used to determine the flood insurance rates for properties in those areas. The FIRM is also used to determine the areas that are eligible for flood insurance. The FIRM is a map that shows the areas that are at risk of flooding. It is used to determine the flood insurance rates for properties in those areas. The FIRM is also used to determine the areas that are eligible for flood insurance.

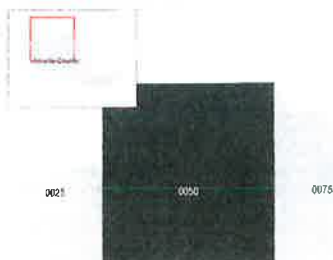
Communities participating in the NFIP must obtain a Flood Insurance Study (FIS) report for the community. The FIS report contains the FIRM and other information that is needed to determine the flood insurance rates for properties in the community. The FIS report is a document that contains the FIRM and other information that is needed to determine the flood insurance rates for properties in the community. The FIS report is a document that contains the FIRM and other information that is needed to determine the flood insurance rates for properties in the community.

Base map information shown on this FIRM was derived from multiple sources including the United States Geological Survey, United States Census Bureau, and the Virginia Geographic Information Network. Cartographic data used in this FIRM was derived from the National Flood Insurance Program (NFIP) and the National Flood Insurance Study (NFIS).

SCALE



PANEL LOCATOR



National Flood Insurance Program

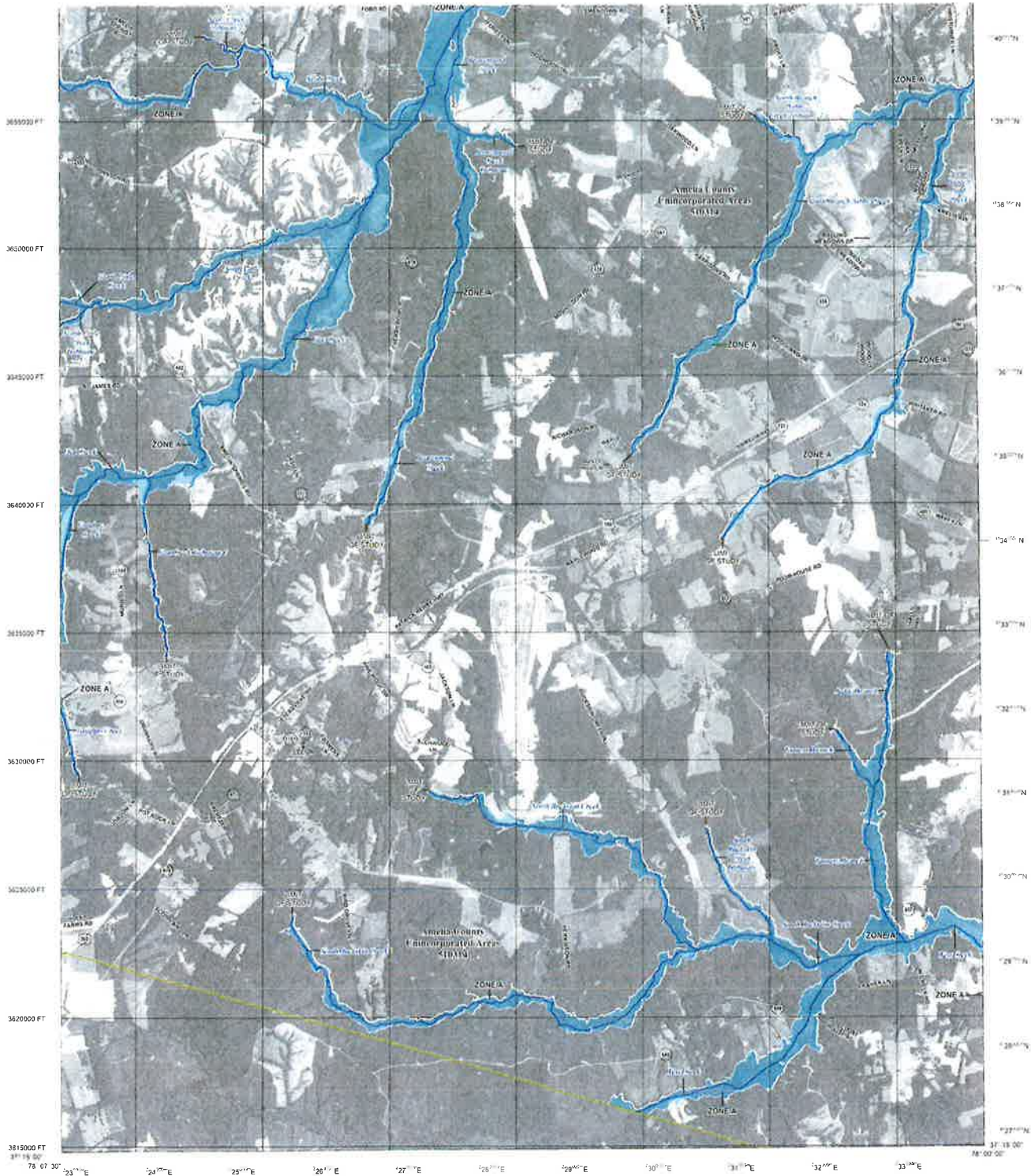
NATIONAL FLOOD INSURANCE PROGRAM

AMELIA COUNTY, VIRGINIA
428 Jurisdiction

PANEL 50 or 325



COMMUNITY NUMBER PANEL SUFFIX
AMELIA COUNTY 10000 0000 0



FLOOD HAZARD INFORMATION

SEE FIS REPORT FOR ZONE DESCRIPTIONS AND INDEX MAP
THE INFORMATION DEPICTED ON THIS MAP AND SUPPORTING
DOCUMENTATION ARE ALSO AVAILABLE IN DIGITAL FORMAT AT
[HTTPS://MSC.FEMA.GOV](https://MSC.FEMA.GOV)

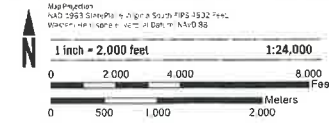
- SPECIAL FLOOD HAZARD AREAS**
- Without Base Flood Elevation (BFE)**
 - With BFE or Depth**
 - Regulatory Floodway**
 - 0.2% Annual Chance Flood Hazard, Areas of 1% annual chance flood with average depth less than one foot or with drainage areas of less than one square mile**
 - Future Conditions 1% Annual Chance Flood Hazard**
 - Area with Reduced Flood Risk due to Levee**
 - Area with Flood Risk due to Levee**
 - Area of Minimal Flood Hazard**
 - Area of Undetermined Flood Hazard**
- OTHER AREAS OF FLOOD HAZARD**
- Channel, Culvert, or Storm Sewer**
 - Levee, Dike, or Floodwall**
 - Cross Sections with 1% Annual Chance Water Surface Elevation**
- GENERAL STRUCTURES**
- Channel, Culvert, or Storm Sewer**
 - Levee, Dike, or Floodwall**
 - Cross Sections with 1% Annual Chance Water Surface Elevation**

NOTES TO USERS

For information and guidance about the Flood Insurance Rate Map (FIRM), the user should consult the National Flood Insurance Program (NFIP) Manual, which is available on the NFIP website. The NFIP Manual provides information on the NFIP program, including the NFIP's purpose, the NFIP's structure, the NFIP's policies, and the NFIP's procedures. The NFIP Manual also provides information on the NFIP's rates, the NFIP's discounts, and the NFIP's other programs. The NFIP Manual is available on the NFIP website at <https://www.fema.gov/nfip>.

Rate map information shown on this FIRM is for informational purposes only. It is not intended to be used for any other purpose. The user should consult the NFIP Manual for more information on the NFIP program and its policies. The NFIP Manual is available on the NFIP website at <https://www.fema.gov/nfip>.

SCALE



PANEL LOCATOR



National Flood Insurance Program

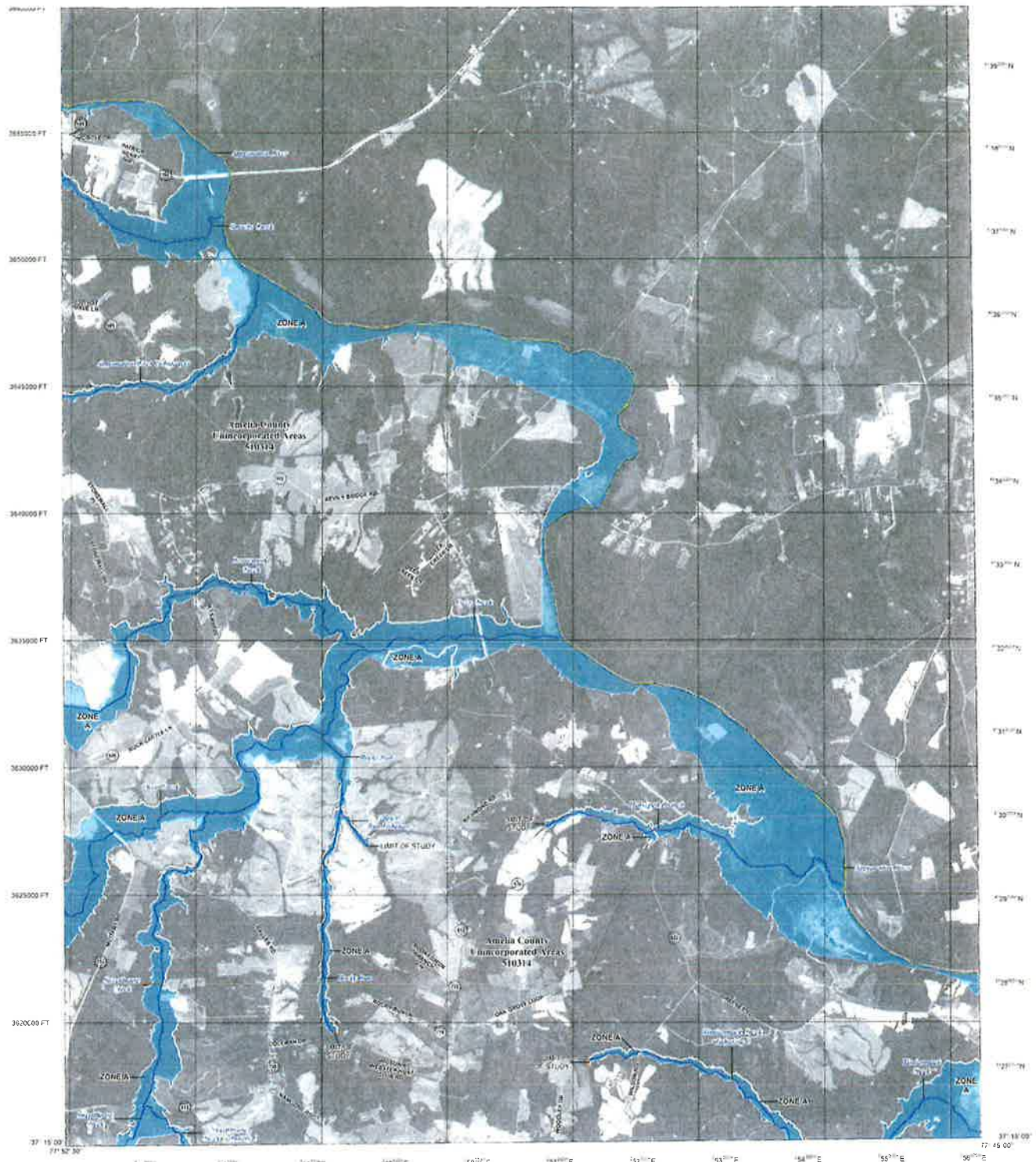
NATIONAL FLOOD INSURANCE PROGRAM

AMELIA COUNTY, VIRGINIA

PANEL 150 OF 325

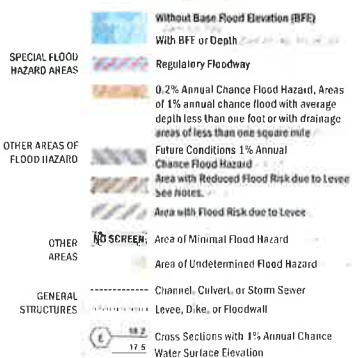
COMMUNITY NUMBER PANEL SUFFIX

AMELIA COUNTY 150 0056



FLOOD HAZARD INFORMATION

SEE FIS REPORT FOR ZONE DESCRIPTIONS AND INDEX MAP
THE INFORMATION DEPICTED ON THIS MAP AND SUPPORTING
DOCUMENTATION ARE ALSO AVAILABLE IN DIGITAL FORMAT AT
[HTTPS://MSC.FEMA.GOV](https://MSC.FEMA.GOV)



NOTES TO USERS

For information and questions about the Flood Insurance Rate Map (FIRM), available products, and how to use the FIRM, including National Flood Insurance Program (NFIP) products, please visit the NFIP website at <https://www.fema.gov/nfip>. For more information, please contact the NFIP Customer Service Center at 1-800-426-8822 or visit the NFIP website at <https://www.fema.gov/nfip>. For more information, please contact the NFIP Customer Service Center at 1-800-426-8822 or visit the NFIP website at <https://www.fema.gov/nfip>.

Communities participating in the NFIP must submit a current copy of the subject map as well as the current FIRM to the NFIP. These may be obtained directly from the Flood Map Service Center at 1615 River Road, St. Louis, MO 63103. For more information, please contact the NFIP Customer Service Center at 1-800-426-8822 or visit the NFIP website at <https://www.fema.gov/nfip>.

Base map information shown on the FIRM was derived from multiple sources, including the United States Geological Survey, United States Census Bureau, and the Virginia Geographic Information Services. The information shown on the FIRM is for informational purposes only and is not intended to be used for any other purpose.

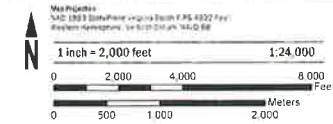
For more information, please contact the NFIP Customer Service Center at 1-800-426-8822 or visit the NFIP website at <https://www.fema.gov/nfip>.

For more information, please contact the NFIP Customer Service Center at 1-800-426-8822 or visit the NFIP website at <https://www.fema.gov/nfip>.

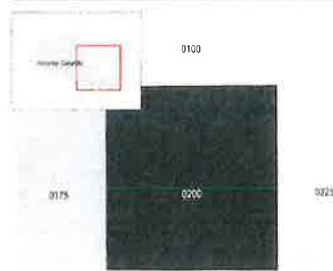
For more information, please contact the NFIP Customer Service Center at 1-800-426-8822 or visit the NFIP website at <https://www.fema.gov/nfip>.

For more information, please contact the NFIP Customer Service Center at 1-800-426-8822 or visit the NFIP website at <https://www.fema.gov/nfip>.

SCALE



PANEL LOCATOR



National Flood Insurance Program

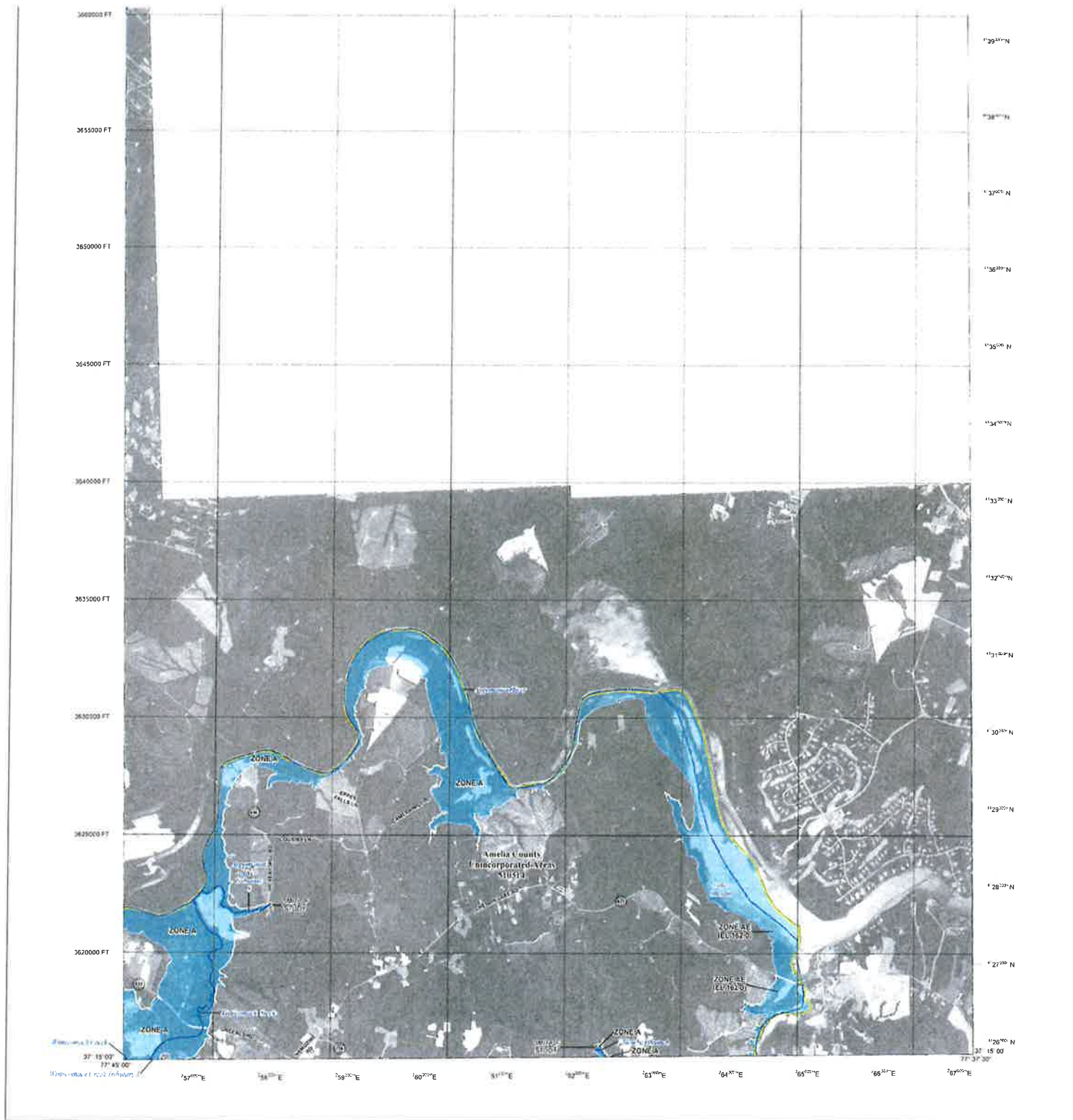
NATIONAL FLOOD INSURANCE PROGRAM
Flood Insurance Rate Map

AMELIA COUNTY, VIRGINIA

PANEL 200 or 325

COMMUNITY NUMBER PANEL SUFFIX

AMELIA COUNTY 0100 0100



FLOOD HAZARD INFORMATION

SEE FIS REPORT FOR ZONE DESCRIPTIONS AND INDEX MAP.
THE INFORMATION DEPICTED ON THIS MAP AND SUPPORTING
DOCUMENTATION ARE ALSO AVAILABLE IN DIGITAL FORMAT AT
[HTTPS://MSC.FEMA.GOV](https://MSC.FEMA.GOV)

SPECIAL FLOOD HAZARD AREAS		Without Base Flood Elevation (BFE)
		With BFE or Depth
OTHER AREAS OF FLOOD HAZARD		Regulatory Floodway
		0.2% Annual Chance Flood Hazard, Areas of 1% annual chance flood with average depth less than one foot or with drainage areas of less than one square mile
OTHER AREAS		Future Conditions 1% Annual Chance Flood Hazard
		Area with Reduced Flood Risk due to Levee See Notes
GENERAL STRUCTURES		Area with Flood Risk due to Levee
		Area of Minimal Flood Hazard
GENERAL STRUCTURES		Area of Undetermined Flood Hazard
		Channel, Culvert, or Storm Sewer
GENERAL STRUCTURES		Levee, Dike, or Floodwall
		Cross Sections with 1% Annual Chance Water Surface Elevation

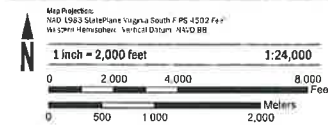
NOTES TO USERS

For information and assistance about this Flood Insurance Rate Map (FIRM), available products associated with this FIRM, including: digital products, the user may visit the FEMA.gov website or the National Flood Insurance Program (NFIP) website. For more information, please visit the FEMA website or the National Flood Insurance Program (NFIP) website. For more information, please visit the FEMA website or the National Flood Insurance Program (NFIP) website.

Communities seeking to obtain an adjacent FIRM should obtain a current copy of the adjacent FIRM as well as the current FIRM data. These may be obtained directly from the Flood Map Service Center at the address listed above. For community and countywide map sales refer to the Flood Insurance Study report for this jurisdiction. To purchase flood insurance is available in the community contact your insurance agent or call the National Flood Insurance Program at 1-800-638-6820.

Base map information shown on this FIRM was derived from multiple sources including the United States Geological Survey, United States Census Bureau, and the Virginia Geographic Information Systems. Orthorectified data 2010 was resampled to 1 meter resolution by the United States Department of Agriculture - Farm Service Agency - Area Field Office (USDA, FSA, AFO).

SCALE



PANEL LOCATOR

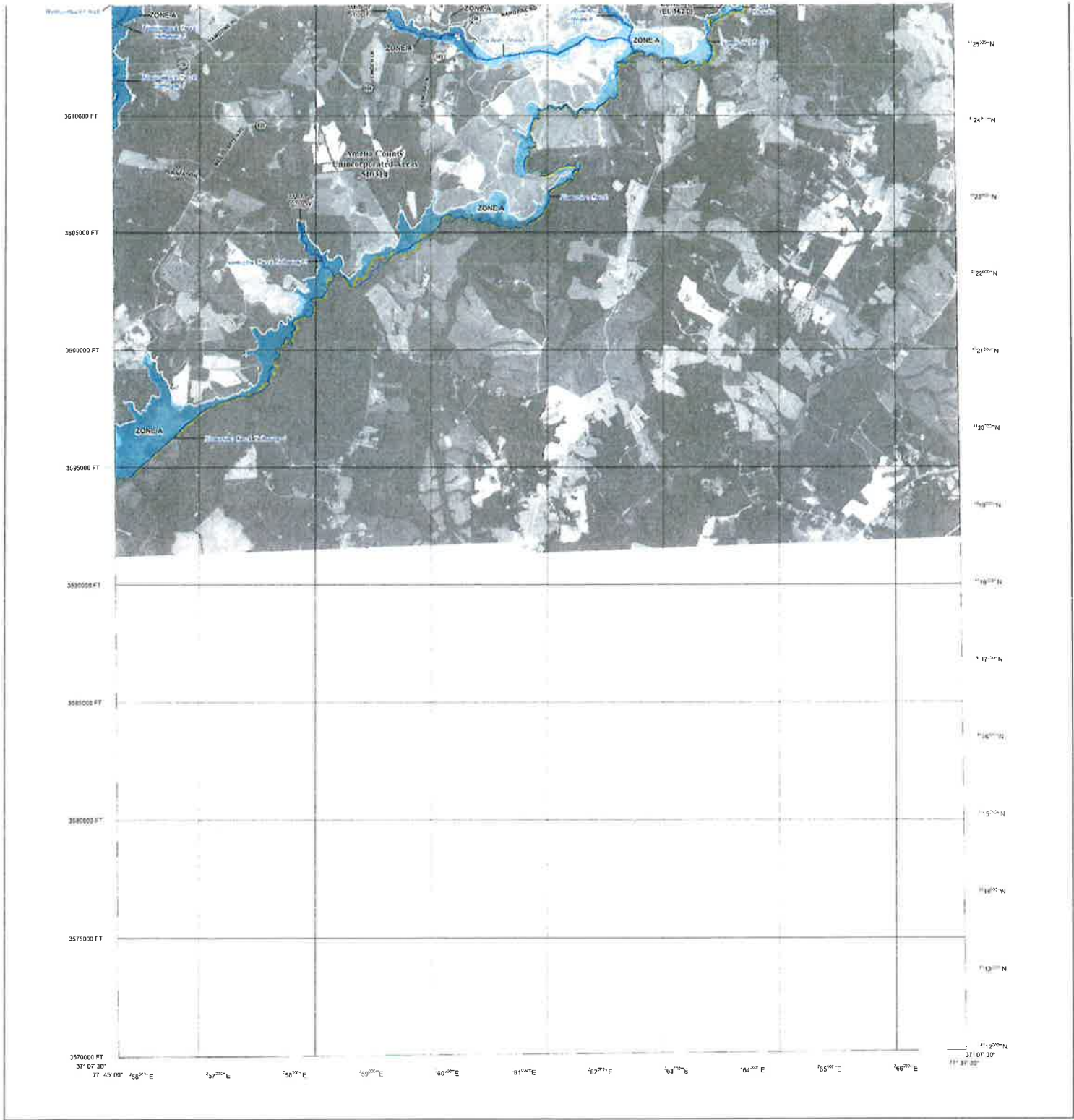


FEMA
National Flood Insurance Program

NATIONAL FLOOD INSURANCE PROGRAM
FLOOD INSURANCE RATE MAP
AMELIA COUNTY, VIRGINIA
148 Jurisdictions
PANEL 225 of 325

COMMUNITY: AMELIA CO, VA
NUMBER: 50024
PANEL: 0225
SUFFIX: 2

COMMUNITY	NUMBER	PANEL	SURVEY
MANLY COLONY	540354	1900	9



FLOOD HAZARD INFORMATION

SEE FIS REPORT FOR ZONE DESCRIPTIONS AND INDEX MAP
THE INFORMATION DEPICTED ON THIS MAP AND SUPPORTING
DOCUMENTATION ARE ALSO AVAILABLE IN DIGITAL FORMAT AT
[HTTPS://MSC.FEMA.GOV](https://msc.fema.gov)

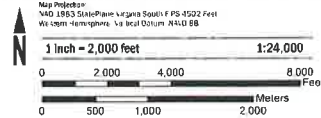
- SPECIAL FLOOD HAZARD AREAS**
- Without Base Flood Elevation (BFE)**
 - With BFE or Depth**
 - Regulatory Floodway**
 - 0.2% Annual Chance Flood Hazard, Areas of 1% annual chance flood with average depth less than one foot or with drainage areas of less than one square mile**
 - Future Conditions 1% Annual Chance Flood Hazard**
 - Area with Reduced Flood Risk due to Levee**
 - Area with Flood Risk due to Levee**
 - Area of Minimal Flood Hazard**
 - Area of Undetermined Flood Hazard**
- OTHER AREAS OF FLOOD HAZARD**
- Channel, Culvert, or Storm Sewer**
 - Levee, Dike, or Floodwall**
 - Cross Sections with 1% Annual Chance Water Surface Elevation**
- GENERAL STRUCTURES**
- Channel, Culvert, or Storm Sewer**
 - Levee, Dike, or Floodwall**
 - Cross Sections with 1% Annual Chance Water Surface Elevation**

NOTES TO USERS

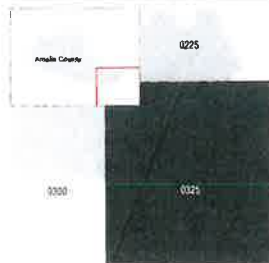
For information and questions about this Flood Insurance Rate Map (FIRM), available products associated with this FIRM including: Robert Anderson, the national map user, for copies of the map, data, or other products of the National Flood Insurance Program (NFIP) or general information, please call the NFIP helpline and insurance coverage at 1-800-452-4522 or visit the Flood Insurance Rate Map (FIRM) website at <https://msc.fema.gov>. Available products may include: National Flood Insurance Program (NFIP) Flood Insurance Study (FIS) Report for this jurisdiction. To determine if flood insurance is available in the community, contact your insurance agent or call the National Flood Insurance Program at 1-800-452-4522.

Base map information shown on this FIRM was derived from multiple sources including the United States Geological Survey, United States Census Bureau, and the Virginia Geographic Information Network. Orthorectified aerial 2010 data provided in digital format is a product provided by the United States Department of Agriculture - Farm Service Agency - Aerial Photo Office (USDA FSA APFO).

SCALE



PANEL LOCATOR



National Flood Insurance Program

NATIONAL FLOOD INSURANCE PROGRAM
AMELIA COUNTY, VIRGINIA
PANEL 325 OF 325

COMMUNITY: AMELIA COUNTY
NUMBER: 50324
PANEL: 0225
SUFFIX: 0



A Member of the ICC Family of Solutions

Editorial and Legal Analysis

PREPARED FOR:

Amelia County, Virginia

PROJECT EDITOR:

Deb Tuszynski

dtuszynski@generalcode.com | 800.836.8834

Return to General Code by:

September 20, 2021

Amelia County VA

Contents

Introduction.....	iii
General Decisions	vii
Binders.....	vii
New Legislation.....	viii
Disposition List.....	viii
Penalties.....	viii
Fees.....	ix
Wrap Up.....	x
Completeness Check.....	x
Final Review	x
Sending Materials	x

INTRODUCTION

Purpose of Editorial and Legal Analysis

This Editorial and Legal Analysis document is an in-depth, chapter-by-chapter review of the County's legislation. We ask questions on each chapter and provide the County with an opportunity to make revisions to its legislation. This Editorial and Legal Analysis is a workbook, and it has "Decision" boxes to simplify the County's review process.

The purpose of the Editorial and Legal Analysis is to give County officials an overview of the codification project and to guide them in making decisions as to what legislation is or is not to be included in the Code and with what, if any, revisions.

This Editorial and Legal Analysis workbook has been prepared on the basis of a critique of the County's existing legislation, including, as much as possible, a comparison with statutory provisions and similar legislation from other counties, to identify conflicts and ambiguities in order to bring consistency and order to the general body of the County's law.

Due Date for Completion of Editorial and Legal Analysis Workbook

The review and revision phase of the project usually requires the most intensive work on the part of the County officials. The County will have 100 business days (by September 20, 2021) to return this completed Editorial and Legal Analysis workbook and any other revisions to the Code. When answers are received from the County, General Code will schedule preparation of the Draft of the final Code.

Legal Advice

Please note that it is not the intent of General Code to give legal advice or opinions by way of the Editorial and Legal Analysis, but rather to provide as much information as possible to enable County officials to make necessary decisions. Any questions as to validity or legal sufficiency of legislation, or as to interpretation of cases and statutes, will properly remain the responsibility of the County Attorney.

Manuscript on eCode360® Code Review site

Your Manuscript (Code in progress) is available to view on your secure online *eCode360 Code Review* site. It is current through Ordinance No. 21-002, effective February 17, 2021.

- To access your *eCode360 Code Review* site, go to <https://codereview.ecode360.com/AM4210> and log in using your password.
- The Manuscript on your *Code Review* site has not been edited, but represents the County's current legislation of a general and permanent nature, organized and renumbered in the new Code's format.

Amelia County, VA

- Each piece of legislation in the Manuscript is identified by its adoption date in the "History" included in each chapter.
- Amendments and changes to such legislation have been inserted where appropriate in the text, and superseded and extraneous material has been deleted.
- Internal references (i.e., a reference to a section number within a law) have been updated to facilitate your review.

The Manuscript is designed to be a working online document to be used for reference during this stage of review and discussion and as a temporary compilation pending publication of the Code books.

Review by County

This Editorial and Legal Analysis is set up as a workbook.

Question numbers:

- Each question has a specific number that corresponds to the chapter number. For example, the 17th question for Chapter 4 will be numbered: 4-017.

Links to eCode360 Code Review:

- Each question number is followed by the chapter title and, if applicable, the section. These are links to *eCode360 Code Review* site, so that someone reviewing the questions in the Analysis can immediately go to the applicable portion of the Code where a question is being asked.
- Where "Code Content" appears within a question, it contains the exact text of a portion of the Code and a hyperlink to the location on the *eCode360 Code Review* site so that the reviewer may click directly to the wording in question.

Where the phrase "satisfactory as written" is used, the editor has found that subject to be generally suitable as written. However, those comments do not preclude revisions to any chapter based on the experiences of the County. We encourage the County officials to review all chapters of the Manuscript, using this Editorial and Legal Analysis as a guide, paying particular attention to the following:

- ◆ Are certain provisions no longer enforced?
- ◆ Is the legislation the appropriate regulation of the subject matter or would such provisions be enforced under another law or statute?
- ◆ Are the procedures described accurate or should they be changed to reflect current practices? Are there obsolete procedures that can be deleted?
- ◆ Have problems in enforcement of particular provisions arisen in the past? Could the provisions be made more specific?
- ◆ Are the titles of officials and departments up-to-date? Are there other administrative terms that should be changed?

- ◆ Are the amounts of fees and bonds adequate? Will they cover the County's cost in administering the legislation?

Refer to the "[Code Project Guidelines](#)" located by clicking **Misc. Documents** on your *eCode360 Code Review* site for suggestions on managing this review stage.

Extent of Decisions

It is not necessary for the County to answer every single question in the Editorial and Legal Analysis. There may be some subjects that require further time for review and revision. You have the option of printing existing legislation as is, and revising it in the future. The aim should be to answer as many questions as possible within the time frame.

Defer option.

- Most questions include an option to "Defer decision until after Code publication." If the County selects this option, the item in question will be published as is. If the County decides to make a change after publication, that change will be considered out of the scope of the codification project, but can be adopted by the County through its usual ordinance adoption procedure and incorporated into the Code as part of a routine future Code supplement.
- Upon request, we will supply the County with a listing of deferred questions at the end of the project so officials can revisit these items at a later date.
- If the County does not need to revisit the item at a later date, check "Do not revise."

Sample Legislation

Sample legislation can be provided for review and comparison purposes on request. Contact us for instructions on how you can use the Multicode Search feature to browse codes from other counties and municipalities.

It is important to note that **sample legislation is unlikely to meet the County's requirements without some sort of revision**. The purpose of sample legislation is to give officials an opportunity to see what other counties have enacted on certain subject matters and to provide a basis for legislation that the governing body may wish to adopt. Sample legislation should be thoroughly reviewed and revisions made to bring the samples in line with your community's needs before adoption.

Adoption of Samples. Sample legislation may be adopted via the Code adoption process. However, if a particular subject is controversial or requires in-depth research and discussion, we advise that you pursue its adoption separate from the Code project (after the publication of the Code).

Process / Next Steps

Once the County has completed its review of the Editorial and Legal Analysis, General Code will schedule the next production stage, which is the preparation of the Draft. All desired changes from the County should be submitted prior to preparation of the Draft. We will update the Code content to incorporate the County's changes and insert any recently adopted ordinances. The Draft marks the

Amelia County, VA

completion of editorial work and the stopping point for new legislation. After this stage in the project, revisions (beyond those questions we pose for clarity) are chargeable. Any legislation submitted after this point will be incorporated into the Code through routine supplementation following Code publication.

The Manuscript will be copyread, and titles, cross references and internal references will be inserted and updated. Upon completion, we will update your *eCode360 Code Review* site with the Draft. Note that we may have a few questions for the County at that time. Review of the Draft is intended to be a quick step (not another cycle for major revisions), and the County has 45 business days to respond to questions, if any, and authorize final publication.

Next, the Code will be formatted, indexed and prepared for printing. We will deliver the County's 10 Code books, and the *eCode360 Code Review* site will be decommissioned. In addition, we will supply the County with an ordinance to adopt the new Code; that ordinance will specify all substantive changes that the County authorized during the course of the project.

GENERAL DECISIONS

Binders

- A. Binder colors. Please choose one option each for Color and Lettering below for your new Code binders. Binder color options may be reviewed on the Web at <https://www.generalcode.com/codeproject/> by clicking the **Binder Colors** tab.

Decision:

Cover Color (choose one):

- ☐ Blue
- ☐ Green
- ☐ Burgundy
- ☐ Gray
- ☐ Black

Cover Lettering (choose one):

- ☐ White
- ☐ Gold
- ☐ Silver

- B. Seal or Logo. If the County can provide us with a clear, crisp, black-and-white copy of the County Seal, or the current logo, we will include it on the Code binders.

Decision:

- ☐ Clear, crisp, black-and-white copy of the Seal or Logo is attached.
- ☐ Electronic image of Seal or logo (in .tiff or .jpeg format) has been e-mailed to ezsupp@generalcode.com.
- ☐ Seal or logo is not available for reproduction on binders.

- C. Wording. Please indicate your preference for the wording on the Code binders.

Decision:

- ☐ Use standard wording: "Code of Amelia County, Virginia"
- ☐ Use: _____

Amelia County, VA

New Legislation

- A. It appears that we are up-to-date with the County's legislation, but we would like to confirm it. The last legislation we have received is Ordinance No. 21-002, effective February 17, 2021. If any subsequent legislation has been adopted please forward it to our office and continue to do so to ensure that we have an up-to-date record of all legislation and so that the Code will be as up-to-date as possible when the Draft is prepared. If the legislation is available in an electronic version, please email it to ezsupp@generalcode.com. Please be sure to send as-adopted copies, with the ordinance number and date of adoption noted.
- B. Chargeability. Our agreement with the County provides for the inclusion of legislation adopted through February 19, 2020. Legislation adopted after that date is subject to an additional charge at the completion of the project. We can provide an estimate of cost for such additional legislation at the time of Draft preparation at the County's request.

Decision:

- ☐ Provide an estimate to the County for any additional legislation when the Draft is prepared.
- ☐ No estimate is required.

Disposition List

The Disposition List is located in **Misc. Documents** on your *Code Review* site. The Disposition List indicates where each ordinance has been incorporated into the Manuscript, or the reason for its exclusion. The Disposition List will be updated as the project progresses, and a final version will be published in the Code and updated with each Code supplement.

Penalties

This project provides an opportunity to review the penalties imposed for violations of County ordinances. Section 15.2-1429 of the Code of Virginia provides: "Any locality may prescribe fines and other punishments for violations of ordinances, which shall be enforced by proceedings as if such violations were misdemeanors. However, no fine or term of confinement for the violation of ordinances shall exceed the penalties provided by general law for the violation of a Class 1 misdemeanor, and such penalties shall not exceed those penalties prescribed by general law for like offenses." The current penalty prescribed for a Class 1 misdemeanor by § 18.2-11 of the Code of Virginia is a fine of not more than \$2,500, imprisonment for not more than 12 months, or both.

Fees

This project also provides an opportunity to review any fees established by the County ordinances to ensure they reflect the current fees charged by the County. All specific fees included in the County ordinances are noted in the questions below for each chapter.

Amelia County, VA

WRAP UP

Completeness Check

In order to ensure that the codification project can be scheduled for final editing upon return of this Editorial and Legal Analysis workbook to General Code, please double-check the following items prior to sending:

- ☐ Binder and Seal information on p. vii: Is the binder information completed? Is the Seal attached (or has it been e-mailed) if required?
- ☐ Is the latest legislation being submitted (p. viii)? As-adopted copies, with enactment dates and numbers, should be sent.
- ☐ Throughout the Editorial and Legal Analysis, are all questions answered?
 - The only blank boxes should be for topics that are to be deleted or included "as is."
 - Items marked with a question mark or a note "to be reviewed" cannot be accurately edited and require follow-up. It is most efficient for the County officials to get the answer now, when the whole document is available.
- ☐ Are all attachments accounted for? If a checkbox indicates "revise as attached" is there a corresponding document?

Final Review

- ☐ The governing body and Attorney have been consulted about and/or have reviewed and approved the decisions in this document.
- ☐ Sample language and any wording supplied by the County has been customized according to your specific requirements (see **Sample Legislation** above, p. v).

Sending Materials

The master copy of the completed Editorial and Legal Analysis workbook and any attachments with a decision or revised wording should be submitted.

We strongly suggest that you retain a copy of the completed workbook for your records before sending General Code the original materials.

- ✓ If several officials have completed their own copies of the Editorial and Legal Analysis, please compile all responses into one master version. Any conflicts in responses should be resolved prior to submission.
- ✓ If several officials have worked in the same copy of the Editorial and Legal Analysis, that version can be sent to General Code, as long as there are no conflicts in the responses.

Send materials to:

General Code
781 Elmgrove Road
Rochester, NY 14624

E-mail files to:

ezsupp@generalcode.com

Question 1-001

[Chapter 1 General Provisions](#)

[Article I Adoption of Code](#)

At the conclusion of this project and in conjunction with the publication of the new Code we will provide the County with an ordinance to adopt the Code. Chapter 1, Article I, of the Code is reserved for the inclusion of this ordinance following its adoption.

Question 7-001

[Chapter 7 Alcoholic Beverages](#)

[Article I Sale of Beer and Wine on Sunday](#)

[§ 7-2 Hours of sale.](#)

Article I of Chapter 7 limits the hours for sale of beer and wine on Sunday and was adopted in 1980. Are the hours listed in § 7-2 still correct? The County's authority to regulate these hours is stated in § 4.1-129, Code of Virginia, as follows:

The governing body of each county may adopt ordinances effective in that portion of such county not embraced within the corporate limits of any incorporated town, and the governing body of each city and town may adopt ordinances effective in such city or town, prohibiting the sale of wine or beer, or both, between the hours of twelve o'clock p.m. on each Saturday and six o'clock a.m. on each Monday, or fixing hours within such period during which wine or beer, or both, may be sold. Such governing bodies shall provide for fines and other penalties for violations of any such ordinances which shall be enforced as if the violations were Class 1 misdemeanors, with a right of appeal pursuant to § 16.1-106.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 7-002

[Chapter 7 Alcoholic Beverages](#)
[Article I Sale of Beer and Wine on Sunday](#)
[§ 7-3 Penalty for violation.](#)

Code Content:

[\[§ 7-3\]](#) *Violation of the provisions of this ordinance shall be a misdemeanor and upon conviction shall be punished by confinement in jail of not more than 12 months and a fine of not more than \$1,000, either or both.*

Section 7-3 sets the penalty for violations of Chapter 7, Article I, at a fine not exceeding \$1,000 or imprisonment for not more than 12 months, or both. The maximum fine amount could be raised to \$2,500, the current maximum fine for a Class 1 misdemeanor set by § 18.2-11, Code of Virginia.

Pick one option from list below

- ☐ Revise fine to not more than \$2,500.
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 11-001

[Chapter 11 Animal Control](#)
[Article I General Provisions](#)
[§ 11-2 Violations of ordinance generally.](#)

Code Content:

[\[§ 11-2G\]](#) *Concealing a dog or cat. For any person to conceal or harbor any dog on which any required license tax has not been paid.*

In § 11-2G the subsection title refers to both dogs and cats but the actual text of the subsection only refers to dogs. Chapter 11 does not require cats to be licensed, so we question whether the reference to cats in this subsection should be removed: "Concealing a dog ~~or cat~~. For any person to conceal or harbor any dog on which any required license tax has not been paid."

Pick one option from list below

- ☐ Delete "or cat" as indicated.
- ☐ Change "harbor any dog" to "harbor any dog or cat."
- ☐ Revise as follows:

- ☐ Defer decision until after Code publication.

Question 11-002

[Chapter 11 Animal Control](#)
[Article II Dogs Generally](#)
[§ 11-18 Impoundment; procedures; fees.](#)

Code Content:

[\[§ 11-18D\]](#) During the period of impoundment of a dog under this section, if the rightful owner may be readily identified the animal control officer shall notify the owner of the dog's confinement within 48 hours next following its confinement or conduct a diligent search to determine ownership of the dog. Accurate records shall be kept to document each attempt that is made to identify the owner and notify him of the impoundment. A rightful owner claiming a dog impounded under this section shall, in order to obtain its release, pay to the County **an impoundment fee of \$10** for each day the animal has been confined in the pound, plus an additional fee of \$15 if the dog is not properly licensed or if the dog has been impounded on prior occasion(s).

Section 11-18D sets an impoundment fee of \$10 for each day the animal is confined plus an additional fee of \$15 if the dog is not properly licensed or if the dog has been previously impounded. Are these fees up to date?

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 11-003

[Chapter 11 Animal Control](#)
[Article II Dogs Generally](#)
[§ 11-18 Impoundment; procedures; fees.](#)

Code Content:

[\[§ 11-18F\(3\)\]](#) Delivery to any person who is a resident of the County and who will pay the required license tax on such dog in addition to a **\$10 adoption fee.**

An adoption fee of \$10 is stated in § 11-18F(3) and in § 11-18G. Is this amount up to date?

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 11-004

[Chapter 11 Animal Control](#)

[Article II Dogs Generally](#)

[§ 11-20 Compensation for livestock or poultry killed by dogs.](#)

Code Content:

[\[§ 11-20A\]](#) *Any person who has any livestock or poultry killed or injured by any dog not his own in the County shall be entitled to receive as compensation therefor the fair market value of such livestock or poultry not to exceed \$400 per animal or \$10 per fowl if:*

In § 11-20A the maximum fair market value of \$400 per animal could be raised to \$750 per animal in accordance with § 3.2-6553, Code of Virginia, which was amended in 2014 to raise this amount. This statute now provides: "Any person who has any livestock or poultry killed or injured by any dog not his own shall be entitled to receive as compensation the fair market value of such livestock or poultry not to exceed \$750 per animal or \$10 per fowl."

Pick one option from list below

- ☐ Change \$400 per animal to \$750 per animal.
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 11-005

[Chapter 11 Animal Control](#)

[Article III Vicious and Dangerous Dogs](#)

[§ 11-25 Control of dangerous or vicious dogs; penalties.](#)

Code Content:

[\[§ 11-25D\]](#) *The owner of any animal found to be a dangerous dog shall, within 10 days of such finding, obtain a dangerous dog registration certificate from the local animal control officer or treasurer for a fee of \$50, in addition to other fees that may be authorized by law. The local animal control officer or treasurer shall also provide the owner with a uniformly designed tag that identifies the animal as a dangerous dog. The owner shall affix the tag to the animal's collar and ensure that the animal wears the collar and tag at all times. All certificates obtained pursuant to this subsection shall be renewed annually for the same fee and in the same manner as the initial certificate was obtained. The animal control officer shall provide a copy of the dangerous dog registration certificate and verification of compliance to the State Veterinarian.*

Section 11-25D indicates that the fee for a dangerous dog registration certificate is \$50 and that the certificate is renewed annually for the same fee. Section 3.2-6540J, Code of Virginia, now provides for a fee of \$150 with a renewal fee of \$85. The last sentence in § 11-25D requiring a copy of the registration to be provided to the State Veterinarian does not match the last sentence in § 3.2-6540J, which requires registration information to be posted. Also the time frame for obtaining the registration certificate is 30 days in the statute and 10 days in § 11-25D. The current wording of § 3.2-6540J is as follows:

J. The owner of any animal found to be a dangerous dog shall, within 30 days of such finding, obtain a dangerous dog registration certificate from the local animal control officer or treasurer for a fee of \$150, in addition to other fees that may be authorized by law. The local animal control officer or treasurer shall also provide the owner with a uniformly designed tag that identifies the animal as a dangerous dog. The owner shall affix the tag to the animal's collar and ensure that the animal wears the collar and tag at all times. By January 31 of each year, until such time as the dangerous dog is deceased, all certificates obtained pursuant to this subsection shall be updated and renewed for a fee of \$85 and in the same manner as the initial certificate was obtained. The animal control officer shall post registration information on the Virginia Dangerous Dog Registry.

Pick one option from list below

☐ Revise § 11-25D to match § 3.2-6540J, Code of Virginia.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 11-006

[Chapter 11 Animal Control](#)

[Article IV Dog License](#)

[§ 11-27 Application: applicant must be County resident.](#)

Code Content:

[\[§ 11-27B\]](#) *It shall be unlawful for any person to make a false statement in order to secure a dog license to which he is not entitled. Violation of this section shall constitute a Class 3 misdemeanor.*

Section 11-27B provides that making a false statement in order to secure a dog license is a Class 3 misdemeanor. This subsection conflicts with § 11-2, which provides that the following is a Class 4 misdemeanor: "For any person to make a false statement in order to secure a dog license to which he is not entitled." The designation of this violation as a Class 4 misdemeanor is consistent with § 3.2-6587, Code of Virginia, which provides:

A. The following shall be unlawful acts and are Class 4 misdemeanors:

1. For any person to make a false statement in order to secure a dog or cat license to which he is not entitled.

Pick one option from list below

- ☐ Delete § 11-27B as covered by § 11-2.
- ☐ Change Class 3 misdemeanor to Class 4 misdemeanor in § 11-27B.
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 11-007

[Chapter 11 Animal Control](#)

[Article IV Dog License](#)

[§ 11-28 Fee imposed.](#)

Code Content:

[\[§ 11-28A\]](#) *An annual license fee is hereby imposed on dogs required to be licensed under this article. The amount of the license tax shall be as follows:*

Section 11-28A sets the fees for a dog license at \$10 for an unneutered or unspayed dog, \$5 for a neutered or spayed dog, \$35 for a kennel license for 20 dogs or fewer and \$50 for a kennel license for 21 to 50 dogs. Are any updates needed? The fees of \$10 and \$50 are still consistent with the maximum fees authorized by § 3.2-6528, Code of Virginia:

The tax for each dog or cat shall not be more than \$10 for each year or \$50 for a lifetime license issued pursuant to subsection B of § 3.2-6530. If the dog or cat has been spayed, the tax shall not exceed the tax provided for a male dog or cat. Any ordinance may provide for an annual license tax for kennels of 10, 20, 30, 40, or 50 dogs or cats not to exceed \$50 for any one such block of kennels.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 11-008

[Chapter 11 Animal Control](#)

[Article IV Dog License](#)

[§ 11-36 Issuance of license for lifetime of dog.](#)

Code Content:

[\[§ 11-36A\]](#) Notwithstanding any other provision of this article, effective in lieu of the annual license required under §§ 11-28 and 11-29, any dog owner may opt to purchase a permanent license, valid for the lifetime of the dog for which it has been issued. The fee for issuance of such a lifetime license shall be \$20 for a dog that has been spayed or neutered, and \$40 for a dog that has not. As provided by § 11-29, either an annual license or a lifetime license shall be required for every dog on and after the date the dog reaches the age of four months, or 30 days after a dog is brought into the County, whichever is later. Kennel licenses shall continue to be required and issued on an annual basis, as stated in § 11-28.

Section 11-36A sets the fee for a lifetime dog license at \$40 or \$20 for a dog that has been spayed or neutered. Are these fees still satisfactory? Pursuant to § 3.2-6528, Code of Virginia, the County can charge up to \$50 for a lifetime license.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 11-009

[Chapter 11 Animal Control](#)
[Article VI Hybrid Canines](#)
[§ 11-46 Definitions.](#)

Code Content:

[\[ADEQUATE CONFINEMENT\]](#) *While on the property of its owner and not under the direct supervision and control of the owner or custodian, a hybrid canine shall be confined in a humane manner in a securely enclosed and locked structure of sufficient height and design to prevent the animal's escape; or if the hybrid canine is **determined to be a dangerous dog pursuant to** the structure shall prevent direct contact with any person or animal not authorized by the owner to be in direct contact with the hybrid canine, and provide a minimum of 100 square feet of floor space for each adult animal. Tethering of a hybrid canine not under the direct supervision and control of the owner or custodian shall not be considered adequate confinement.*

The definition of "adequate confinement" in § 11-46 is missing wording. Pursuant to the corresponding definition in § 3.2-6581, Code of Virginia, the following reference should be included: "if the hybrid canine is determined to be a dangerous dog pursuant to § 3.2-6540, Code of Virginia, the structure shall prevent direct contact with any person or animal not authorized by the owner to be in direct contact with the hybrid canine."

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 11-010

[Chapter 11 Animal Control](#)
[Article VI Hybrid Canines](#)
[§ 11-46 Definitions.](#)

Code Content:

[HYBRID CANINE] Any animal which at any time has been or is permitted, registered, licensed, advertised or otherwise described or represented as a hybrid canine, wolf or coyote by its owner to a licensed veterinarian, law enforcement officer, animal control officer, humane investigator, official of the department of health, or state veterinarian's representative.

The definition of "hybrid canine" in § 11-46 was based on the definition in § 3.2-6581, Code of Virginia, which was amended in 2014 to read as follows:

“Hybrid canine” means any animal that is or can be demonstrated to be a hybrid of the domestic dog and any other species of the Canidae family; that at any time has been permitted, registered, licensed, or advertised as such; or that at any time has been described, represented, or reported as such by its owner to a licensed veterinarian, law-enforcement officer, animal control officer, humane investigator, official of the Department of Health, or State Veterinarian's representative.

Pick one option from list below

☐ Revise definition of "hybrid canine" to match the definition in § 3.2-6581, Code of Virginia.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 11-011

[Chapter 11 Animal Control](#)
[Article VI Hybrid Canines](#)
[§ 11-48 Duration, scope and conditions.](#)

Code Content:

[\[§ 11-48D\]](#) *In the event that any hybrid canine shall be found in any condition inconsistent with the requirements set forth herein, any permit issued for such hybrid canine shall be immediately deemed null and void, and such hybrid canine shall be taken into the custody of the department of animal control.*

Section 11-48D refers to the department of animal control. Is this reference correct? There is only one other reference to this Department, in § 11-49A, which provides "Any person seeking a hybrid canine permit shall complete an application provided by the department of animal control."

Pick one option from list below

☐ Change "department of animal control" to "animal control officer."

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 11-012

[Chapter 11 Animal Control](#)
[Article VI Hybrid Canines](#)
[§ 11-49 Application fee.](#)

Code Content:

[\[§ 11-49B\]](#) *Any application for a hybrid canine permit shall be accompanied by payment of an application fee in the amount of \$25.*

Section 11-49B sets the application fee for a hybrid canine permit at \$25. Is this amount up to date?

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 11-013

[Chapter 11 Animal Control](#)

[Article VII Wild or Exotic Animals](#)

[§ 11-51 Permit required to keep wild or exotic animals.](#)

Code Content:

[\[§ 11-51A\]](#) No person shall keep or permit to be kept on his premises any wild or exotic animal, unless that person shall have previously obtained a permit from the County for such animal, except that persons holding a category I, II, or III wildlife rehabilitation permit issued by the **Virginia Department of Game and Inland Fisheries** may possess native wild animals for the purpose of rehabilitation pursuant to the conditions of their wildlife rehabilitation permit.

The Virginia Department of Game and Inland Fisheries has been renamed the Virginia Department of Wildlife Resources. We will update the reference to this Department in § 11-51A accordingly.

Question 11-014

[Chapter 11 Animal Control](#)

[Article VII Wild or Exotic Animals](#)

[§ 11-51 Permit required to keep wild or exotic animals.](#)

Code Content:

[\[§ 11-51B\]](#) Application for a wild or exotic animal permit shall be made to the animal control officer on an application form prescribed by the animal control officer, and shall be accompanied by a **\$50 permit fee**. The animal control officer has the authority to issue or deny permits for wild or exotic animals. A decision by the chief animal control officer to deny a permit may be appealed to the Board of Supervisors.

Section 11-51B sets a fee of \$50 for a wild or exotic animal permit. Is this amount up to date?

Pick one option from list below

- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 18-001

[Chapter 18 Bicycles, Skateboards and Roller Skates](#)
[§ 18-3 Penalties.](#)

Code Content:

[\[§ 18-3\]](#) Any person violating this Ordinance shall be issued a summons and be subject to a civil penalty of not more than \$50. Any law enforcement officer may issue such summons.

Chapter 18 prohibits the use of bicycles, skateboards and roller skates on certain public areas within the boundaries of the Amelia Courthouse Sanitary District. A civil penalty of not more than \$50 is established for violations. Are any revisions desired in this chapter?

Pick one option from list below

☐ Revise as follows:

- ☐ Revise as follows: (revisions attached).
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 22-001

[Chapter 22 Boundary Lines](#)
[§ 22-1 Statutory provisions.](#)

Code Content:

[\[§ 22-1\]](#) The **boundary line of each lot,** parcel or tract of land within the County of Amelia shall be a lawful fence as to all livestock designated in Section 8-874 of the Code of Virginia, 1950, as amended.

Chapter 22 contains an ordinance from 1961 which provides that "the boundary line of each lot, parcel or tract of land within the County of Amelia shall be a lawful fence as to all livestock." This ordinance could be removed as superseded by the Animal Control Ordinance adopted in 2009 and included as Chapter 11 of the Code. Section 11-4 provides: "The boundary lines of each lot or tract of land within the County shall be a lawful fence as to livestock domesticated by man." If Chapter 22 is retained, the reference to § 8-874 of the Code of Virginia is no longer correct and should be updated to § 55.1-2814, which provides as follows:

The board of supervisors or other governing body in any county, after publishing notice as required by subsection F of § 15.2-1427, may, by ordinance, declare the boundary line of each lot or tract of land or any stream in such county, any magisterial district of such county, or any selected portion of such county, to be a lawful fence as to any or all domesticated livestock, or may declare any other kind of fence for such county, magisterial district, or selected portion of the county than as prescribed by § 55.1-2804 to be a lawful fence, as to any or all of such animals.

Pick one option from list below

- ☐ Remove Chapter 22 as superseded by the Animal Control Ordinance (§ 11-4).
- ☐ Retain Chapter 22 and update the statutory reference from § 8-874 to § 55.1-2814.
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 26-001

[Chapter 26 Building Construction](#)
[§ 26-1 Title, purpose and authority.](#)

Code Content:

[\[§ 26-1B\]](#) *Consistent with the intent and purpose of Chapter 6 to Title 36, Housing, of the Code of Virginia, 1950, as amended, the County of Amelia Board of Supervisors has hereby created and continued a Department of its organization known as the **Building Inspection Department** or the County of Amelia Building Inspection Department.*

Section 26-1 provides for a County Building Inspection Department. Is this title still correct? Section 26-3B refers to the local Building Department.

Pick one option from list below

- ☐ Change "Building Inspection Department" to "Building Department."
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 26-002

[Chapter 26 Building Construction](#)
[§ 26-1 Title, purpose and authority.](#)

Code Content:

[\[§ 26-1D\]](#) *The Department shall be administered by a **Building Official with a Building Inspector** and such other designees, assistants or employees as authorized by the Board of Supervisors.*

Section 26-1D indicates that the Building Inspection Department includes both a Building Official and a Building Inspector. Is this provision correct? Section 26-10 also refers to the the Building Official's/Inspector's office.

Pick one option from list below

- ☐ Delete "with a Building Inspector" from § 26-1D; change "Building Official's/Inspector's office" to "Building Official's office" in § 26-10.
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 26-003

[Chapter 26 Building Construction](#)
[§ 26-2 Building codes.](#)

Code Content:

[\[§ 26-2A\]](#) *There is hereby adopted and continued to the same extent as if set out herein at length by the County of Amelia Board of Supervisors the Uniform Statewide Building Code Part I, known as General Regulations, Part II, Construction, and Section 130, Unsafe Structures, of Part III, Maintenance of Existing Buildings, and such other code provisions and regulations as adopted and promulgated from time to time by the Commonwealth of Virginia Board of Housing and Community Development. This code shall be enforced as provided in § 26-1 of this chapter.*

In § 26-2A the specific references to the Uniform Statewide Building Code appear to be outdated. In the current code (see <https://www.dhcd.virginia.gov/virginia-uniform-statewide-building-code-usbc>) the first three parts are:

Part I, Virginia Construction Code.

Part II, Virginia Existing Building Code.

Part III, Virginia Maintenance Code, which includes Section 106, Unsafe structures or structures unfit for human occupancy.

Pick one option from list below

☐ Revise to read "the Uniform Statewide Building Code Part I, Virginia Construction Code, Part II, Virginia Existing Building Code, and Section 106, Unsafe structures or structures unfit for human occupancy, of Part III, Virginia Maintenance Code."

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 26-004

[Chapter 26 Building Construction](#)
[§ 26-5 Unsafe structures.](#)

Code Content:

[\[§ 26-5\]](#) *As adopted and prescribed in **Section 130 of Part III of the Uniform Statewide Building Code**, the Building Official may require the owners of property to remove, repair, or secure any building, wall, or other structure which might endanger the public health or safety of any residents of the County.*

In § 26-5 should the reference to Section 130 of Part III of the Uniform Statewide Building Code be updated to Section 106, Unsafe structures or structures unfit for human occupancy, of Part III? The current Virginia Maintenance Code does not include a Section 130.

Pick one option from list below

- ☐ Update reference from Section 130 to Section 106.
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 26-005

[Chapter 26 Building Construction](#)
[§ 26-7 Certificate of use and occupancy.](#)

Code Content:

[\[§ 26-7\]](#) *When a building is entitled thereto, the Building Official shall issue a certificate of use and occupancy after written application. When the certificate is issued, the building shall be deemed to be in compliance with the Uniform Statewide Building Code.*

Section 26-7 refers to a "certificate of use and occupancy." Is this designation correct? Section 26-2B refers to an occupancy permit. The Zoning Ordinance refers to a certificate of occupancy; see § 325-3.3.

Pick one option from list below

- ☐ Change "certificate of use and occupancy" and "occupancy permit" to "certificate of occupancy."
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 35-001

[Chapter 35 Courthouse](#)
[Article I Use of Courthouse Lawn](#)
[§ 35-1 Signs; prohibited activities.](#)

Code Content:

[\[§ 35-1\]](#) *The Board of Supervisors of Amelia County, by unanimous vote, all members being present, **doth forbid** the use of the Courthouse lawn for any athletic contests, games or amusements that would tend to injure the lawn or Courthouse grounds generally and doth direct and empower the Clerk of this Board to construct and erect, or cause same to be done, suitable and appropriate signs forbidding the use of said Grounds for any of the purposes enumerated above and said Clerk is also authorized and directed to deliver a copy of this order to the Sheriff and Deputy Sheriff of this County with the request that they see that the purposes of this order are carried out.*

Article I of Chapter 35 restricts use of the Courthouse lawn and was adopted in 1950. If this ordinance is still in use the County might want to consider an update of the language so that § 35-1 reads as follows:

The use of the Courthouse lawn for any athletic contests, games or amusements that would tend to injure the lawn or Courthouse grounds generally is prohibited. Suitable and appropriate signs forbidding the use of said lawn and grounds for any of the purposes enumerated above shall be erected as directed by the Board of Supervisors. This article shall be enforced by the County Sheriff's Office.

Pick one option from list below

☐ Revise § 35-1 as suggested.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 35-002

[Chapter 35 Courthouse](#)
[Article II Maintenance Fee](#)
[§ 35-3 Assessment of fees.](#)

Code Content:

[\[§ 35-3\]](#) *Pursuant to authority contained in **Section 14.1-133.2 of the Code of Virginia**, 1950, as amended, the Amelia County Board of Supervisors hereby assesses a fee on:*

In § 35-3 the reference to § 14.1-133.2 of the Code of Virginia is no longer correct and should be to § 17.1-281, Assessment for courthouse construction, renovation or maintenance. We will update this reference accordingly.

Question 35-003

[Chapter 35 Courthouse](#)
[Article II Maintenance Fee](#)
[§ 35-5 Amount of fees.](#)

Code Content:

[\[§ 35-5\]](#) *The amount to be assessed and collected by each Clerk shall be \$2 for each civil action filed and each criminal or traffic case, and shall be submitted to the Treasurer of Amelia County, Virginia.*

The maintenance fee imposed by § 35-5 is \$2 for each civil action filed which is still consistent with the maximum fee authorized by § 17.1-281, Code of Virginia. No changes are recommended.

Pick one option from list below

- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 35-004

[Chapter 35 Courthouse](#)
[Article III Security Fee](#)
[§ 35-7 Fees assessed; convictions; violations; fees to be remitted to County.](#)

Code Content:

[\[§ 35-7\]](#) *In this County of Amelia on and after August 21, 2002, a fee of \$20 is hereby and shall be assessed as part of the cost against each defendant for each conviction or violation of a statute or ordinance which shall be collected by the Clerk of the Court with other cost. The Clerk shall remit the fees to the Treasurer of Amelia County. The Treasurer shall hold such funds subject to appropriation by the Board of Supervisors of Amelia County to the Sheriff's office of Amelia County for the funding of courthouse security.*

Article III of Chapter 35 assesses a fee of \$20 for courthouse security as authorized by § 53.1-120, Code of Virginia. No changes are recommended.

Pick one option from list below

- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 35-005

[Chapter 35 Courthouse](#)
[Article IV Electronic Summons System Fee](#)

Article IV of Chapter 35 assesses a fee of \$5 for an electronic summons system as authorized by § 17.1-279.1, Code of Virginia. No changes are recommended.

Pick one option from list below

- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 39-001

[Chapter 39 Curfew](#)
[§ 39-1 Title, authority and definitions.](#)

Code Content:

[\[§ 39-1B\]](#) Consistent with [Section 15.1-514 of the Code of Virginia](#), 1950, as amended, the County of Amelia Board of Supervisors herein adopts a curfew for minors as set forth herein within the geographic boundaries of the Amelia Courthouse Sanitary District of the County of Amelia, Virginia, as defined herein.

Section 39-1B contains an outdated reference to § 15.1-514 of the Code of Virginia, which was repealed in 1997. We will update this reference to § 15.2-926, Code of Virginia.

Question 39-002

[Chapter 39 Curfew](#)

[§ 39-2 Curfew for minors established.](#)

Code Content:

[\[§ 39-2A\]](#) *It shall be unlawful for any parent, guardian or other adult person having the care and custody of any minor to knowingly permit, allow or encourage such minor to be and remain in and upon any public place in the Sanitary District between the hours of 11:00 p.m. and 5:00 a.m. of the following day, unless such minor is accompanied by such parent, guardian or other adult person having the care and custody of such minor or the minor is on an emergency errand or legitimate business and has a written statement to that effect signed by such parent, guardian or other adult person having the care and custody of such minor.*

Section 39-2 establishes a curfew for minors, defined in § 39-1 as persons under the age of 16, between 11:00 p.m. and 5:00 a.m. Does this section reflect current practice?

Pick one option from list below

☐ Revise as follows:

☐ Revise as follows: (revisions attached).

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 46-001

[Chapter 46 Economic Development](#)
[Article I Economic Development Authority](#)
[§ 46-1 Creation of political subdivision](#)

Code Content:

[\[§ 46-1\]](#) *There is hereby created a political subdivision of the Commonwealth of Virginia with such public and corporate powers as are set forth in the Industrial Development and Revenue Bond Act ([Chapter 33, Title 15.1, Code of Virginia, 1950](#), as amended) including such powers as may hereinafter be set forth from time in said Act.*

Article I of Chapter 46 creates the Economic Development Authority of Amelia County. The Industrial Development and Revenue Bond Act is now codified as Chapter 49 of Title 15.2 of the Code of Virginia (§ 15.2-4900 et seq.). We will update the reference in § 46-1 accordingly. Otherwise Article I appears satisfactory as written.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 46-002

[Chapter 46 Economic Development](#)

[Article II Regional Industrial Facility Authority](#)

[§ 46-8 Creation, name, powers, dissolution and fiscal year.](#)

Code Content:

[\[§ 46-8B\]](#) *The Authority is vested with the powers and a body corporate, including the power to sue and be sued in its own name, plead and be impleaded, and adopt and use a common seal and alter the same as may be deemed expedient. The Authority shall have all rights, duties and powers provided by provision of the Act, and including such powers, rights, and duties as may hereafter be set forth from time to time in the Act.*

In § 46-8B should the wording "vested with the powers and a body corporate" read "vested with the powers of a body corporate"?

Pick one option from list below

☐ Revise to read "vested with the powers of a body corporate."

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 46-003

[Chapter 46 Economic Development](#)
[Article II Regional Industrial Facility Authority](#)
[§ 46-12 Board of Directors.](#)

Code Content:

[\[§ 46-12B\]](#) *Each Member Locality shall initially appoint to the Board of Directors the County Administrator and either a member of the governing body or a member of the **Industrial Development Authority**. Subsequent appointments shall be selected from two of the following: the County Administrator, a member of the governing body or a member of the Industrial Development Authority.*

In § 46-12B the following revision could be made to reflect the title "Economic Development Authority" in addition to "Industrial Development Authority" as authorized by § 15.2-4903, Code of Virginia. Amelia County changed the name of its Industrial Development Authority to the Economic Development Authority in 2020; see Article I of Chapter 46.

Each Member Locality shall initially appoint to the Board of Directors the County Administrator and either a member of the governing body or a member of the Industrial Development Authority or Economic Development Authority. Subsequent appointments shall be selected from two of the following: the County Administrator, a member of the governing body or a member of the Industrial Development Authority or Economic Development Authority.

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 50-001

[Chapter 50 Elections](#)
[Article I Precincts and Polling Places](#)

Article I of Chapter 50 establishes the polling place for each precinct and designates the Amelia County Administration Building as the central absentee voter election precinct. Provided that it reflects current practice, Article I appears satisfactory as written.

Pick one option from list below

☐ Revise as follows:

☐ Revise as follows: (revisions attached).

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 50-002

[Chapter 50 Elections](#)
[Article II Election Districts](#)

Article II of Chapter 50 establishes the County election districts and was last amended in 2001. Are any updates needed?

Pick one option from list below

☐ Revise as follows:

☐ Revise as follows: (revisions attached).

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 50-003

[Chapter 50 Elections](#)
[Article III School Board](#)

Article III of Chapter 50 provides for the election of a five-member School Board and appears satisfactory as written, provided that it reflects current practice.

Pick one option from list below

☐ Revise as follows:

☐ Revise as follows: (revisions attached).

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 50-004

[Chapter 50 Elections](#)
[Article IV Board of Supervisors](#)

Article IV of Chapter 50 was adopted in 1999 to provide for the transition of the Board of Supervisors to staggered four-year terms in accordance with § 24.2-219, Code of Virginia. It appears satisfactory as written.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 58-001

[Chapter 58 Fees and Charges](#)

[Article I Fee for Passing Bad Checks](#)

[§ 58-1 Fee established for passing bad checks to County.](#)

Code Content:

[\[§ 58-1\]](#) As provided by the Code of Virginia, 1950, as amended, **Section 15.1-29.4**, a fee of \$15 is hereby established for the passing of bad checks to the County of Amelia. This fee shall be for uttering publishing or passing of any check or draft for payment of taxes or any other sums due, which is subsequently returned for insufficient funds or because there is no account or the account has been closed.

Section 58-1 contains an outdated reference to § 15.1-29.4, Code of Virginia, which was repealed in 1997. We will update this reference to § 15.2-106, Code of Virginia.

Question 58-002

[Chapter 58 Fees and Charges](#)

[Article I Fee for Passing Bad Checks](#)

[§ 58-1 Fee established for passing bad checks to County.](#)

Code Content:

[\[§ 58-1\]](#) As provided by the Code of Virginia, 1950, as amended, Section 15.1-29.4, **a fee of \$15** is hereby established for the passing of bad checks to the County of Amelia. This fee shall be for uttering publishing or passing of any check or draft for payment of taxes or any other sums due, which is subsequently returned for insufficient funds or because there is no account or the account has been closed.

The returned check fee established in § 58-1 is \$15. Pursuant to § 15.2-106, Code of Virginia, the County can impose a fee of up to \$50. The statute now also includes the wording highlighted below which could be added to the County's ordinance:

Any locality may by ordinance provide for a fee, not exceeding \$50, for the uttering, publishing or passing of any check, draft, **or order** for payment of taxes or any other sums due, which is subsequently returned for insufficient funds or because there is no account or the account has been closed, **or because such check, draft, or order was returned because of a stop-payment order placed in bad faith on the check, draft, or order by the drawer.**

Pick one option from list below

☐ Revise § 58-1 to match § 15.2-106, Code of Virginia; set fee at \$50.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 58-003

[Chapter 58 Fees and Charges](#)
[Article II Payment by Credit or Debit Card](#)

Article II of Chapter 58 authorizes payment of taxes, fees and charges by credit or debit card and appears satisfactory as written.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 62-001

[Chapter 62 Fire Department](#)
[Article I Official Safety Program](#)

Article I of Chapter 62, adopted in 1973, recognizes active members of the County Volunteer Fire Department and Emergency Squad as an integral part of the official safety program of Amelia County and appears satisfactory as written.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 62-002

[Chapter 62 Fire Department](#)
[Article II Junior Volunteer Firefighters](#)

Article II of Chapter 62 authorizes the participation of minors 16 years of age or older in the activities of a volunteer fire company, as authorized by § 40.1-79.1, Code of Virginia. It appears satisfactory as written.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 65-001

[Chapter 65 Fireworks](#)
[§ 65-2 Permit for fireworks displays.](#)

Code Content:

[\[§ 65-2\]](#) Notwithstanding the provisions of § 65-1 above, the County Administrator, or his designee, shall have the authority to issue permits for the display of fireworks by fair associations, amusement parks or by any organization or group of individuals under the terms and conditions set forth in the **Virginia Statewide Fire Prevention Code** and any additional terms and conditions prescribed by the Virginia Statewide Fire Prevention Code and the County Administrator. The Board of Supervisors may establish an applicable permit fee by resolution.

In § 65-2 we question whether the following revision should be made to remove the double reference to the Virginia Statewide Fire Prevention Code: "under the terms and conditions set forth in the Virginia Statewide Fire Prevention Code and any additional terms and conditions prescribed by the ~~Virginia Statewide Fire Prevention Code~~ and the County Administrator." See the corresponding wording in § 15.2-974, Code of Virginia:

The governing bodies of the several counties, cities and towns shall have the power to provide for the issuance of permits for the display of fireworks by fair associations, amusement parks, or by any organization or group of individuals, under the minimum terms and conditions set forth in the Virginia Statewide Fire Prevention Code (§ 27-94 et seq.) and any additional terms and conditions as may be prescribed by the locality.

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 84-001

[Chapter 84 Law Enforcement](#)
[Article I Employment of Off-Duty Law Enforcement Officers and Deputy Sheriffs](#)
[§ 84-1 Statutory authorization.](#)

Code Content:

[\[§ 84-1\]](#) Pursuant to **Section 15.1-133.1 of the Code of Virginia**, 1950, as amended, law enforcement officers and deputy sheriffs employed by Amelia County are permitted to engage in off-duty employment which may occasionally require the use of their police powers in the performance of such employment.

Section 84-1 contains an outdated reference to § 15.1-133.1 of the Code of Virginia, which was repealed in 1997. We will update this reference to § 15.2-1712, Employment of off-duty officers, of the Code of Virginia.

Question 96-001

Chapter 96 Noise

§ 96-6 Penalty for violation of ordinance; civil penalties.

Code Content:

[§ 96-6A] Any person violating any of the provisions of this Ordinance shall be deemed guilty of a civil violation and shall be subject to a fine not exceeding \$250 for the first offense and \$500 for each subsequent offense. Each day of violation of any provision of this chapter shall be a separate offense.

The civil penalties in § 96-6A for violations of Chapter 96, Noise, are still consistent with § 15.2-980, Code of Virginia, and would not appear to require revision. The statute provides:

Any locality may, by ordinance, adopt a uniform schedule of civil penalties for violations of that locality's noise ordinance. This provision shall not apply to noise generated in connection with the business being performed on industrial property. Civil fines will not exceed \$250 for the first offense and \$500 for each subsequent offense. The locality may authorize the chief law-enforcement officer to enforce any civil penalties adopted pursuant to the provisions of this section. The provisions of this section shall not apply to railroads. No ordinance of any locality shall apply to sound emanating from any area permitted by the Virginia Department of Mines, Minerals and Energy or any division thereof.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 104-001

[Chapter 104 Parks and Recreation](#)
[Article I Recreational Park](#)

Article I of Chapter 104 establishes regulations for the use of Recreational Park and has not been amended since it was adopted in 1985. This article should be reviewed to ensure it reflects current park rules.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 104-002

[Chapter 104 Parks and Recreation](#)
[Article I Recreational Park](#)
[§ 104-2 Violations and penalties.](#)

Code Content:

[\[§ 104-2\]](#) Any person who violates this Ordinance shall be guilty of loitering and, upon conviction, shall be punished by a fine of \$100 on the first offense. Upon a second or subsequent offense of violating this Ordinance, a person found guilty shall be punished by a fine of not less than \$200 nor more than \$500.

Section 104-2 sets the penalties for violations of the Recreational Park regulations at \$100 for a first offense and not less than \$200 nor more than \$500 for a second or subsequent offense. Are these fines still satisfactory?

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 104-003

[Chapter 104 Parks and Recreation](#)

[Article I Recreational Park](#)

[§ 104-5 Certain vehicles prohibited from certain areas.](#)

Code Content:

[\[§ 104-5\]](#) No motorcycles of any type and as defined in **Section 46.1-1 of the Code of Virginia, 1950, as amended, dirt bikes or any motor driven vehicle of any type shall be allowed in any area marked for pedestrian use or upon any trails, walkways or non-designated parking areas or identified public roadways within the Amelia County Recreational Park.**

Section 104-5 contains an outdated reference to § 46.1-1 of the Code of Virginia, which was repealed in 1989. We will update this reference to § 46.2-100 of the Code of Virginia.

Question 109-001

[Chapter 109 Precious Metals and Gems Dealers](#)

The Precious Metals and Gem Dealers Ordinance included in Chapter 109 was adopted in 1980. The County might want to review Title 54.1, Chapter 41, Precious Metals Dealers, of the Code of Virginia, which was adopted in 1988 (Acts 1988, c. 765). Local ordinances are authorized by § 54.1-4111 which provides as follows:

Nothing in this chapter shall prevent any county, city, or town in this Commonwealth from enacting an ordinance regulating dealers in precious metals and gems which parallels this chapter, or which imposes terms, conditions, and fees that are stricter, more comprehensive, or larger than those imposed by this chapter. In any event, the terms, conditions, and fees imposed by this chapter shall constitute minimum requirements in any local ordinance. Any fee in excess of the one specified in § 54.1-4108 shall be reasonably related to the cost of enforcement of such local ordinance.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 109-002

[Chapter 109 Precious Metals and Gems Dealers](#)
[§ 109-4 Method of obtaining permit.](#)

Code Content:

[\[§ 109-4A\]](#) The permit required herein shall be issued by the Sheriff or his designee upon payment of a \$25 application fee and satisfaction of the requirements herein. The application fee shall not be imposed on subsequent applications so long as the business has been operated continuously and without interruption since the issuance of the previous permit. The applicant shall be issued a permit if he satisfies the Sheriff of his good character and if he has not been convicted in the past seven years of a felony or a crime involving moral turpitude. Information required on the application shall include the applicant's full name, aliases, address, age, sex and fingerprints and the name, address and telephone number of the applicant's employer, if any, and the location of the place of business of the dealer. No license shall be valid for more than six months from the date of issuance, but may be renewed in the same manner as the initial license is obtained. If the dealer does not operate continuously from the date of obtaining his permit, then he shall notify the Sheriff of any ceasing or renewing of business or change in location. Failure to operate on weekends or holidays shall not be construed as a ceasing or interruption.

Section 109-4A provides for a permit application fee of \$25. Is this amount still correct? Section 54.1-4108, Code of Virginia, provides for a fee of \$200:

To obtain a permit, the dealer shall file with the proper chief law-enforcement officer an application form which includes the dealer's full name, any aliases, address, age, date of birth, sex, and fingerprints; the name, address, and telephone number of the applicant's employer, if any; and the location of the dealer's place of business. Upon filing this application and the payment of a \$200 application fee, the dealer shall be issued a permit by the chief law-enforcement officer or his designee, provided that the applicant has not been convicted of a felony or crime of moral turpitude within seven years prior to the date of application.

Pick one option from list below

☐ Change \$25 to \$200.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 109-003

[Chapter 109 Precious Metals and Gems Dealers](#)
[§ 109-4 Method of obtaining permit.](#)

Code Content:

[\[§ 109-4A\]](#) The permit required herein shall be issued by the Sheriff or his designee upon payment of a \$25 application fee and satisfaction of the requirements herein. The application fee shall not be imposed on subsequent applications so long as the business has been operated continuously and without interruption since the issuance of the previous permit. The applicant shall be issued a permit if he satisfies the Sheriff of his good character and if he has not been convicted in the past seven years of a felony or a crime involving moral turpitude. Information required on the application shall include the applicant's full name, aliases, address, age, sex and fingerprints and the name, address and telephone number of the applicant's employer, if any, and the location of the place of business of the dealer. No license shall be valid for more than six months from the date of issuance, but may be renewed in the same manner as the initial license is obtained. If the dealer does not operate continuously from the date of obtaining his permit, then he shall notify the Sheriff of any ceasing or renewing of business or change in location. Failure to operate on weekends or holidays shall not be construed as a ceasing or interruption.

The authorization required by Chapter 109 is referred to as both a license and a permit. For consistency, should references to "license" be changed to "permit"? Title 54.1, Chapter 41, of the Code of Virginia uses "permit."

Pick one option from list below

- ☐ Change "license" to "permit."
- ☐ Change "permit" to "license."
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 109-004

[Chapter 109 Precious Metals and Gems Dealers](#)
[§ 109-9 Prohibited purchases or loans.](#)

Code Content:

[\[§ 109-9\]](#) *No dealer shall purchase or make a loan on precious metals or gems from any seller who is under the age of 18 years. No dealer shall purchase or make a loan on precious metals or gems from any one who the dealer believes or has reason to believe **is not the owner of such precious metals or gems.***

In § 109-9 the following wording could be added: "No dealer shall purchase or make a loan on precious metals or gems from anyone who the dealer believes or has reason to believe is not the owner of such precious metals or gems, unless the seller has written and duly authenticated authorization from the owner permitting and directing such sale." See the corresponding wording in § 54.1-4103B of the Code of Virginia: "No dealer shall purchase precious metals or gems from any seller who the dealer believes or has reason to believe is not the owner of such items, unless the seller has written and duly authenticated authorization from the owner permitting and directing such sale."

Pick one option from list below

- ☐ Revise as suggested.
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 109-005

[Chapter 109 Precious Metals and Gems Dealers](#)
[§ 109-10 Dealer to retain purchases.](#)

Code Content:

[\[§ 109-10\]](#) *The dealer shall retain all precious metals or gems purchased for a minimum of 5 calendar days from the date of filing the bill of sale reflecting such purchase with the Sheriff. During such period of time no change shall be made to any item containing precious metals or gems.*

Section 109-10 requires dealers to retain precious metals and gems for five days. In § 54.1-4104 of the Code of Virginia this time frame is 15 days:

A. The dealer shall retain all precious metals or gems purchased for a minimum of 15 calendar days from the date on which a copy of the bill of sale is received by the chief law-enforcement officer of the locality in which the purchase is made. Until the expiration of this period, the dealer shall not sell, alter, or dispose of a purchased item in whole or in part, or remove it from the county, city, or town in which the purchase was made.

B. If a dealer performs the service of removing precious metals or gems, he shall retain the metals or gems removed and the article from which the removal was made for a period of 15 calendar days after receiving such article and precious metals or gems.

Pick one option from list below

☐ Change 5 days to 15 days.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 109-006

[Chapter 109 Precious Metals and Gems Dealers](#)
[§ 109-11 Dealer's bond.](#)

Code Content:

[\[§ 109-11\]](#) Prior to receiving his permit, every dealer shall enter into a cash bond or bond with approved corporate surety, to be payable to the County of Amelia in the penal sum of **\$1,000** and conditioned upon due observance of the terms of this ordinance.

Section 109-11 requires a bond of \$1,000. Section 54.1-4106 of the Code of Virginia provides as follows:

A. Every dealer shall secure a permit as required by § 54.1-4108, and each dealer at the time of obtaining such permit shall enter into a recognizance to the Commonwealth secured by a corporate surety authorized to do business in this Commonwealth, in the penal sum of \$10,000, conditioned upon due observance of the terms of this chapter. In lieu of a bond, a dealer may cause to be issued by a bank authorized to do business in the Commonwealth a letter of credit in favor of the Commonwealth for \$10,000.

B. If any county, city, or town has an ordinance which regulates the purchase and sale of precious metals and gems pursuant to § 54.1-4111, such bond or letter of credit shall be executed in favor of the local governing body.

Pick one option from list below

☐ Change bond amount from \$1,000 to \$10,000.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 109-007

[Chapter 109 Precious Metals and Gems Dealers](#)
[§ 109-13 Penalty.](#)

Code Content:

[\[§ 109-13\]](#) *Violation of any provisions of this chapter shall be a misdemeanor and, upon conviction therefor, shall be punished by a fine of not more than \$1,000 or by confinement in jail for not more than 12 months, or by both such fine and confinement in jail.*

Section 109-13 sets the penalty for violation of Chapter 109 at a fine of not more than \$1,000 or imprisonment for not more than 12 months, or both. If the County intends for this to be a Class 1 misdemeanor, the maximum fine could be raised to \$2,500. The County might want to review the penalties prescribed in § 54.1-4110 of the Code of Virginia for violations of Title 54.1, Chapter 41, Precious Metals Dealers:

A. Any person convicted of violating any of the provisions of this chapter shall be guilty of a Class 2 misdemeanor for the first offense. Upon conviction of any subsequent offense he shall be guilty of a Class 1 misdemeanor.

B. Upon the first conviction of a dealer for violation of any provision of this chapter, the chief law-enforcement officer may revoke the dealer's permit for one full year from the date the conviction becomes final. Such revocation shall be mandatory for two full years from the date the conviction becomes final upon a second conviction.

Pick one option from list below

- ☐ Revise § 109-13 to match § 54.1-4110, Code of Virginia; change "chief law enforcement officer" to "County Sheriff."
- ☐ Change maximum fine from \$1,000 to \$2,500.
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 118-001

[Chapter 118 Road Names and Property Numbers](#)
[§ 118-2 Uniform system adopted for County of Amelia.](#)

Code Content:

[\[§ 118-2\]](#) Pursuant to the authority contained in **Sections 15.1-29.11 and 15.1-379 of the Code of Virginia**, 1950, as amended, there is hereby established a uniform system for naming roads and numbering property in the County of Amelia. All roads shall be named and all property shall be numbered in accordance with the provisions of this Ordinance.

Section 118-2 contains outdated references to §§ 15.1-29.11 and 15.1-379 of the Code of Virginia which were repealed in 1997. We will update these references to §§ 15.2-2024 and 15.2-2019, respectively.

Question 118-002

[Chapter 118 Road Names and Property Numbers](#)
[§ 118-19 Maximum block length; increments for numbering.](#)

Code Content:

[\[§ 118-19\]](#) The maximum length of a block shall be **900 feet**. Frontage intervals shall be 20 feet for property number assignments.

Section 118-19 provides that "The maximum length of a block shall be 900 feet." This provision conflicts with the Subdivision Ordinance, § 314-4.6, Blocks, Subsection A, which provides: "The maximum length of blocks shall be 750 feet, and the minimum length of blocks upon which lots have frontage shall be 500 feet."

Pick one option from list below

- ☐ Change 900 feet to 750 feet.
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 118-003

[Chapter 118 Road Names and Property Numbers](#)
[§ 118-23 Enforcement and penalties.](#)

Code Content:

[\[§ 118-23C\]](#) *The penalty for conviction of a violation of this Ordinance shall be a fine of \$25 plus any court costs incurred. Subsequent to the thirty-day period following notification of violation, each day of violation shall constitute a separate violation.*

Section 118-23 requires compliance within 30 days of notice and sets the penalty for violations at a fine of \$25. Is any revision desired? The County might want to review § 15.2-2024, Code of Virginia, which as amended in 2020 (Acts 2020, c. 8) provides for compliance within 15 days of notice and a fine of up to \$100:

Notwithstanding the provisions of subsection A of § 15.2-2000, every locality, by ordinance, may require that each building that fronts on a right-of-way be numbered and such number be displayed on the primary or accompanying building or in a manner that is easily readable from the right-of-way. Every locality may adopt such rules or procedures necessary to ensure the compliance with and enforcement of the ordinance adopted pursuant to this section. The ordinance may include provisions for a civil penalty not to exceed \$100 for a violation that has not been corrected within 15 days of notice of such violation. Civil penalties assessed under this section shall be paid into the treasury of the locality where the violation occurred.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 126-001

[Chapter 126 Sewage Disposal](#)
[Article I Sanitary Devices; Septic Tanks](#)
[§ 126-1 Sanitary devices required.](#)

Code Content:

[\[§ 126-1\]](#) Every house used as human habitation, every warehouse, every public building, every recreation or tourist camp, transient lodging house, or other place where human being congregate, or are employed in the County of Amelia, Virginia, shall be provided (by the owner, or owners thereof) with a sanitary privy or other sanitary device for the catchment of receiving of human discharges. If an **outside privy** be used, it must be built in accordance with specifications of the State Health Department. If a septic tank is used, it must be built in accordance with specifications of the State Health Department.

The ordinance in Article I of Chapter 126 was adopted in 1947 and amended in 1949 and regulates the deposit of human excrement and the use of septic tanks. Given that these provisions are over 70 years old we question whether they are still in use. Section 126-1, for example, refers to the use of an outside privy.

Pick one option from list below

☐ Article I is obsolete; remove.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 126-002

[Chapter 126 Sewage Disposal](#)
[Article I Sanitary Devices; Septic Tanks](#)
[§ 126-8 Violations and penalties.](#)

Code Content:

[\[§ 126-8\]](#) Any person, firm or corporation who violates any of the provisions of this Ordinance, or the regulations issued under it by the County Health Department, shall be fined the sum of **not exceeding \$10** and each week of failure or refusal to comply with the provisions shall be deemed a separate offense, and he shall be fined an additional sum of \$5 for each week of failure or refusal to comply with the provisions of this Ordinance, or the regulations issued under it by the County Health Department.

Section 126-8 sets the penalty for violations of Article I at not more than \$10 with an additional fine of \$5 for each week of failure to comply. Are any updates needed?

Pick one option from list below

☐ Not applicable; Article I will be removed.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 126-003

[Chapter 126 Sewage Disposal](#)

[Article I Sanitary Devices; Septic Tanks](#)

[§ 126-11 Requirements for disposal of sludge from septic tank cleaning; violations and penalties.](#)

Code Content:

[\[§ 126-11B\]](#) *Punishment for violation of any of the provisions of § 126-10 or 126-11 shall be by a fine of not more than \$100.*

Sections 126-10 and 126-11 in Article I were added in 1949 and require a septic tank contractor to obtain a permit from the County Health Department and regulate the disposal of waste from septic tanks. Section 126-11B sets the penalty for violation of these sections at not more than \$100. Is any revision desired?

Pick one option from list below

☐ Not applicable; Article I will be removed.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 126-004

[Chapter 126 Sewage Disposal](#)
[Article II Land Application of Biosolids](#)
[§ 126-13 Purpose and intent.](#)

Code Content:

[\[§ 126-13\]](#) *This Ordinance is intended to ensure laws and regulations governing the land application of biosolids are properly implemented and enforced, and to secure and promote the health, safety and welfare of the County's citizens, to deter the creation of a public nuisance and to prevent pollution of the waters and soils of the County related to land application of biosolids. In carrying out this Ordinance the County will test and monitor the application of biosolids to agricultural land within its boundaries as authorized by the Code of Virginia, 1950, as amended, and applicable regulations. This Ordinance is intended to address the land application of biosolids in the County and to implement the authority granted to local governments by the Code of Virginia, 1950, as amended, §§ 62.1-44.19:3 and **32.1-164.5** et seq., to provide for the testing, monitoring and enforcement of land application of biosolids within the political boundaries of the County and to ensure compliance with applicable laws and regulations. This Ordinance is not intended to regulate the land application of animal wastes or manures or exceptional quality biosolids.*

Section 126-13 includes a reference to § 32.1-164.5 et seq. of the Code of Virginia, and § 126-14 includes a reference to § 32.1-164.2 et seq. of the Code of Virginia. Sections 32.1-164.2 through 32.1-164.7 were repealed in 2007 and replaced by §§ 62.1-44.19:3.1 to 62.1-44.19:3.4. We will update the references in §§ 126-13 and 126-14 accordingly to read "§ 62.1-44.19:3.1 et seq."

Question 126-005

[Chapter 126 Sewage Disposal](#)

[Article II Land Application of Biosolids](#)

[§ 126-18 Application procedure for land application of biosolids approval.](#)

Code Content:

[\[§ 126-18D\]](#) *Each contractor must pay a fee for biosolids applied in the County (equal to the lesser of \$4 per dry ton for each ton applied in the County or at the maximum allowed by State and federal regulations).*

Section 126-18D refers to a fee of for biosolids applied in the County of \$4 per dry ton or the maximum allowed by state and federal regulations. Is any update needed?

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 132-001

[Chapter 132 Smoking](#)

Chapter 132 which prohibits smoking in certain buildings, conveyances and public areas of the County was adopted in 2004. The current state Indoor Clean Air Act, § 15.2-2820 et seq., Code of Virginia, was enacted in 2009. The County might want to consider whether this ordinance is still needed or if it could be removed as covered by the state act. For the areas where smoking is prohibited by the state act see §§ 15.2-2824 and 15.2-2825, Code of Virginia. Local ordinances are authorized by the state act; § 15.2-2829 requires ordinances to include the following:

If an ordinance is enacted by a locality in accordance with this chapter, it shall provide that it is unlawful for any person to smoke in any of the following places:

- 1. Common areas in an educational facility, including but not limited to, classrooms, hallways, auditoriums, and public meeting rooms;*
- 2. School buses and public conveyances; and*
- 3. Any of the places governed by § 15.2-2824 or 15.2-2825.*

Pick one option from list below

☐ Add "Any of the places governed by § 15.2-2824 or 15.2-2825, Code of Virginia" to § 132-1.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 132-002

[Chapter 132 Smoking](#)

[§ 132-3 Enforcement of ordinance and penalty.](#)

Code Content:

[\[§ 132-3\]](#) Any person violating this Ordinance shall incur a civil penalty of \$25. Any person who continues to smoke in a no-smoking area after being asked to refrain from smoking shall incur a civil penalty of \$25. Any law enforcement officer may issue a summons regarding a violation of this Ordinance.

The wording of § 132-3 including the civil penalty of \$25 is consistent with § 15.2-2833, Code of Virginia. The County might want to consider adding the following: "Any civil penalties assessed under this section shall be paid into the County treasury and shall be expended solely for public health purposes." See the wording of § 15.2-2833D, Code of Virginia:

§ 15.2-2833. Enforcement of ordinances

- A. Any ordinance may provide a civil penalty of not more than \$25 for violations of any provision of such ordinance.*
- B. Any ordinance may provide that no person shall smoke in a designated no-smoking area and any person who continues to smoke in such area after being asked to refrain from smoking may be subject to a civil penalty of not more than \$25.*
- C. Any ordinance shall provide that any law-enforcement officer may issue a summons regarding a violation of the ordinance.*
- D. Any civil penalties assessed under this section shall be paid into the treasury of the locality where the offense occurred and shall be expended solely for public health purposes.*

Pick one option from list below

☐ Add wording as suggested.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 138-001

[Chapter 138 Special Events](#)
[§ 138-1 Permit for special events.](#)

Code Content:

[\[§ 138-1D\(1\)\(d\)\]](#) *The applicant has provided proof of liability insurance underwritten by insurers acceptable to the County, indemnifying the applicant against any perils, suits, claims and losses which may arise in connection with the proposed activity. Such coverage shall be in amounts consistent with a standard schedule approved by the County manager, based upon risks associated with each type of event, in consideration of anticipated attendance.*

In § 138-1D(1)(d) the reference to the County manager apparently should be to the County Administrator.

Pick one option from list below

- ☐ Change to County Administrator.
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 138-002

[Chapter 138 Special Events](#)
[§ 138-3 Permit processing fee.](#)

Section 138-3 contains a fee schedule for various types of special events requiring a permit under this chapter. The fees in this section have not been revised since this ordinance was adopted in 2011. Are any updates needed?

Pick one option from list below

- ☐ Revise as follows:
-
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 138-003

[Chapter 138 Special Events](#)
[§ 138-4 Penalties for violations.](#)

Code Content:

[\[§ 138-4\]](#) Any person convicted of violating any provision of this ordinance shall be guilty of a Class 1 misdemeanor, punishable by a fine of up to \$2,500 or confinement in jail up to one year, either or both.

Section 138-4 provides that violations of Chapter 138 are a Class 1 misdemeanor, subject to a fine of up to \$2,500 or imprisonment for one year, or both. This penalty is consistent with the maximum penalty for a Class 1 misdemeanor prescribed by § 18.2-11, Code of Virginia, and would not appear to require revision.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 153-001

[Chapter 153 Vehicle Decals](#)
[Article I Antique Motor Vehicle Decal](#)
[§ 153-1 Issuance of decals; fees.](#)

Code Content:

[\[§ 153-1\]](#) Upon receipt of an application on a form prescribed by the Treasurer, the Treasurer may issue appropriately designated County decals to owners of antique motor vehicles as defined in the Code of Virginia, § 46.2-100, as amended. There shall be a one-time **fee of \$5** for the antique motor vehicle decal while title to the antique vehicle is vested in the applicant. State law reference: §§ 46.2-730 and 46.2-752, Code of Virginia, as amended.

Article I of Chapter 153 provides for issuance of a County decal for an antique motor vehicle upon payment of a fee of \$5. Does this article reflect current practice? We note that § 46.2-755, Limitations on imposition of motor vehicle license taxes and fees, Code of Virginia, was amended in 2017 (Acts 2017, c. 372) to add the following Subsection A8:

A. No locality shall impose any motor vehicle license tax or fee on any motor vehicle, trailer, or semitrailer when:

8. The motor vehicle, trailer, or semitrailer qualifies and is licensed as an antique vehicle pursuant to § 46.2-730.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 153-002

[Chapter 153 Vehicle Decals](#)
[Article II Transfer of County Decals](#)

Article II of Chapter 153 should be reviewed to ensure that it reflects current procedures for transfer of County decals. Section 153-2C requires that a transfer fee be paid but does not indicate the amount of the fee.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 157-001

[Chapter 157 Vehicles and Traffic](#)
[Article I Adoption of State Regulations](#)
[§ 157-3 Incorporation of Title 46.2.](#)

Code Content:

[\[§ 157-3\]](#) Pursuant to the authority of Section 46.2-1313 of the Code of Virginia, all of the provisions and requirements of the laws of the Commonwealth contained in Title 46.2 of the Code of Virginia except those provisions and requirements **of the violation of which constitutes a felony or within the County**, and except those provisions of law which may not be adopted or incorporated, are hereby adopted and incorporated mutatis mutandis in this Ordinance by reference and made applicable within the County, including, but not limited to, Subtitle I, Chapter 1, §§ 46.2-100, 46.2-102, 46.2-103, 46.2-104, 46.2-110, 46.2-111, 46.2-113; in Subtitle II, Chapter 3, §§ 46.2-300, 46.2-301, 46.2-301.1, and 46.2-302; in Subtitle III, all code sections contained within Chapter I of said subtitle and within Chapter 10 of said subtitle §§ 46.2-1000, 46.2-1002, 46.2-1003, and all code sections contained within Articles 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 20, and 21 within said Chapter 10. References to "highways of the state" contained in such provisions and requirements hereby adopted shall be deemed to refer to the streets, highways, and other public ways within the County. Such provisions and requirements are hereby adopted, mutatis mutandis, and made a part of this article as fully as though set forth at length herein, and it shall be unlawful for any person within the County to violate, or fail, neglect, or refuse to comply with, any such provision or requirement; provided, however, that, in no event shall the penalty imposed for the violation of any such provision or requirement exceed the penalty imposed for a similar offense under Title 46.2 of the Code of Virginia.

In § 157-3 the wording "of the violation of which constitutes a felony or within the County" does not make sense. Based on a comparison with similar ordinances we believe wording is missing and the following revisions should be made: "except those provisions and requirements ~~of~~ the violation of which constitutes a felony, and except those provisions and requirements which, by their very nature, can have no application to or within the County."

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 157-002

[Chapter 157 Vehicles and Traffic](#)
[Article I Adoption of State Regulations](#)
[§ 157-3 Incorporation of Title 46.2.](#)

Code Content:

[\[§ 157-3\]](#) Pursuant to the authority of Section 46.2-1313 of the Code of Virginia, all of the provisions and requirements of the laws of the Commonwealth contained in Title 46.2 of the Code of Virginia except those provisions and requirements of the violation of which constitutes a felony or within the County, and except those provisions of law which may not be adopted or incorporated, are hereby adopted and incorporated mutatis mutandis in this Ordinance by reference and made applicable within the County, including, but not limited to, Subtitle I, Chapter 1, §§ 46.2-100, 46.2-102, 46.2-103, 46.2-104, 46.2-110, 46.2-111, 46.2-113; in Subtitle II, Chapter 3, §§ 46.2-300, 46.2-301, 46.2-301.1, and 46.2-302; **in Subtitle III, all code sections contained within Chapter I of said subtitle** and within Chapter 10 of said subtitle §§ 46.2-1000, 46.2-1002, 46.2-1003, and all code sections contained within Articles 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 20, and 21 within said Chapter 10. References to "highways of the state" contained in such provisions and requirements hereby adopted shall be deemed to refer to the streets, highways, and other public ways within the County. Such provisions and requirements are hereby adopted, mutatis mutandis, and made a part of this article as fully as though set forth at length herein, and it shall be unlawful for any person within the County to violate, or fail, neglect, or refuse to comply with, any such provision or requirement; provided, however, that, in no event shall the penalty imposed for the violation of any such provision or requirement exceed the penalty imposed for a similar offense under Title 46.2 of the Code of Virginia.

In § 157-3 the reference to Title 46.2 of the Code of Virginia, Subtitle III, "all code sections contained within Chapter I of said subtitle" is incorrect. Subtitle III consists of Chapters 8 through 14.1. Should this reference be to Chapter 8, Regulation of Traffic, of Subtitle III?

Pick one option from list below

- ☐ Change "Chapter I" to "Chapter 8."
- ☐ Revise as follows:

- ☐ Defer decision until after Code publication.

Question 157-003

[Chapter 157 Vehicles and Traffic](#)
[Article II Fee for Emergency Response](#)
[§ 157-10 Fee amount.](#)

Code Content:

[\[§ 157-10\]](#) *The amount to be assessed and collected by each Clerk shall be \$250 for each accident or incident.*

Section 157-10 sets the fee for emergency response at \$250. This amount was raised in § 15.2-1716, Code of Virginia, from \$250 to \$350 in 2010 (Acts 2010, c. 343). The statute now provides: "In determining the "reasonable expenses," a locality may bill a flat fee of \$350 or a minute-by-minute accounting of the actual costs incurred."

Pick one option from list below

☐ Change \$250 to \$350.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 157-004

[Chapter 157 Vehicles and Traffic](#)
[Article III Parking Restrictions](#)
[§ 157-12 Unlawful parking.](#)

Code Content:

[\[§ 157-12A\]](#) *It shall be unlawful for a vehicle not displaying a license plate, decal or special parking permit, issued under Code of Virginia, § 46.2-731, 46.2-739 or 46.2-1238, to stop, stand or park in a parking space reserved for the handicapped on public property or on privately owned parking areas open to the public. Parking spaces reserved for the handicapped shall be identified by above-grade signs and other markings as may be required by state law. **The prepayable civil fine for violation of this subsection shall be \$250.***

Section 157-12A sets the penalty for a handicapped parking violation at \$250. Is this amount still satisfactory? Pursuant to § 46.2-1242, Code of Virginia, the County can impose a fine of not less than \$100 nor more than \$500 for violation of a handicapped parking ordinance.

Pick one option from list below

- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 157-005

[Chapter 157 Vehicles and Traffic](#)
[Article III Parking Restrictions](#)
[§ 157-12 Unlawful parking.](#)

Code Content:

[\[§ 157-12B\]](#) *It shall be unlawful for any person to park his vehicle in any shopping center parking lot or other parking area open to the public except in those locations designated by signs or by painted lines, and in no case shall any person park his vehicle so as to interfere with designated fire lanes. Stopping for less than five minutes to pick up or discharge passengers shall not be deemed to interfere with a designated fire lane, as long as the driver does not leave the vehicle unattended; however, the driver of any vehicle stopped in a fire lane for such purpose shall move the vehicle immediately if requested to do so by any law enforcement officer or firefighter. This Subsection B shall apply to any property designed to accommodate more than 50 vehicles which is open to the public for parking, including but not limited to property owned by Amelia County or its County School Board. The prepayable civil fine for violation of this Subsection B shall be \$35.*

Section 157-12B sets a fine of \$35 for parking violations in a shopping center parking lot or other parking area open to the public. Is any revision desired to this amount?

Pick one option from list below

- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 157-006

[Chapter 157 Vehicles and Traffic](#)
[Article III Parking Restrictions](#)
[§ 157-12 Unlawful parking.](#)

Code Content:

[\[§ 157-12C\(2\)\]](#) *The prepayable civil fine for violation of any of the prohibitions in this Subsection C shall be \$25.*

Section 157-12C(2) sets a fine of \$25 for other parking violations. Is any revision desired?

Pick one option from list below

- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 164-001

[Chapter 164 Waste Management](#)

[Article I Solid Waste; Property Maintenance; Inoperable Vehicles](#)

Article I of Chapter 164 relating to solid waste, property maintenance and inoperable vehicles has not been amended since its adoption in 1997 and should be reviewed by the appropriate County officials as to whether it reflects current procedures.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 164-002

[Chapter 164 Waste Management](#)

[Article I Solid Waste; Property Maintenance; Inoperable Vehicles](#)

[§ 164-10 Inoperable vehicles.](#)

Section 164-10, Inoperable vehicles, was based on § 15.2-904, Code of Virginia, which was amended in 2004 (Acts 2004, c. 934) to include the following: "Notwithstanding the other provisions of this subsection, if the owner of such vehicle can demonstrate that he is actively restoring or repairing the vehicle, and if it is shielded or screened from view, the vehicle and one additional inoperative motor vehicle being used for the restoration or repair may remain on the property." Should this wording be added to § 164-10?

Pick one option from list below

☐ Add indicated wording from § 15.2-904, Code of Virginia, to § 164-10.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 164-003

[Chapter 164 Waste Management](#)

[Article I Solid Waste; Property Maintenance; Inoperable Vehicles](#)

[§ 164-11 Enforcement and penalties; repealer.](#)

Code Content:

[\[§ 164-11B\]](#) *Penalties. Any Person who violates any provision of this Ordinance, by doing a prohibited act, or failing to perform a required act, or failing to perform permitted acts in the prescribed manner, shall be subject to the following general penalties:*

The penalties prescribed in § 164-11B should be reviewed to ensure they are still satisfactory.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 164-004

[Chapter 164 Waste Management](#)

[Article II Tire Recycling](#)

[§ 164-13 Acceptable methods of tire recycling; location of recycling facilities.](#)

Code Content:

[\[§ 164-13\]](#) *Unless other times, methods or locations are specifically established by the Board of Supervisors or the County Administrator and posted on the County website, advertised in the newspaper, or otherwise publicized, then all waste tires deposited for recycling by the County pursuant to this Ordinance shall be deposited at the County landfill at a scheduled time agreed to by the **County Department of Environmental Services** when County personnel are present to accept the tire(s) and payment therefor. "County landfill" means the state-permitted municipal solid waste landfill located at 20221 Maplewood Road, Jetersville, Virginia, commonly referred to as the "Maplewood Landfill."*

Section 164-13 refers to the County Department of Environmental Services. There are no other references in the County ordinances to this Department. Is this title correct?

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 164-005

[Chapter 164 Waste Management](#)

[Article II Tire Recycling](#)

[§ 164-15 Tire recycling fee.](#)

Section 164-15 includes the following fees for tire recycling: passenger vehicle, \$2 per tire; tractor-trailer/oversized, \$5 per tire; and large agricultural (tractor) tires, \$25 per tire. However, this section also provides that "The Board of Supervisors may from time to time adopt by resolution or motion a different fee schedule as deemed appropriate by the Board." If the fees listed in § 164-15 are no longer current, they could be removed and the section revised to read as follows: "In order to help defray the costs of administering this program, tire recycling fees shall be adopted by the Board of Supervisors by resolution."

Pick one option from list below

☐ Remove fees and revise section as suggested.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 164-006

[Chapter 164 Waste Management](#)
[Article II Tire Recycling](#)
[§ 164-17 Penalty for violation of article.](#)

Code Content:

[\[§ 164-17\]](#) Any person violating any of the provisions of this Ordinance shall be deemed guilty of a Class 4 misdemeanor and upon conviction thereof shall be punished by a fine not exceeding \$250. Each day of violation of any provision of this Ordinance shall be a separate offense.

Section 164-17 provides that violations of Article II, Tire Recycling, are subject to a fine of not more than \$250 (Class 4 misdemeanor). Is this penalty still satisfactory?

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 175-001

[Chapter 175 Agriculture](#)
[Article I Special Assessments for Agricultural Real Estate](#)
[§ 175-1 Statutory provisions for taxation.](#)

Code Content:

[\[§ 175-1\]](#) The County of Amelia finds that preservation of real estate devoted to agricultural uses within its boundaries is in the public interest and, having heretofore adopted a land use plan, hereby ordains that such real estate shall be taxed in accordance with the provisions of Article 1.1 of Chapter 15 of Title 58 of the Code of Virginia and of this Ordinance.

In § 175-1 should the reference to the "land use plan" be updated to "Comprehensive Plan"?

Pick one option from list below

☐ Change "land use plan" to "Comprehensive Plan."

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 175-002

[Chapter 175 Agriculture](#)

[Article I Special Assessments for Agricultural Real Estate](#)

[§ 175-1 Statutory provisions for taxation.](#)

Code Content:

[\[§ 175-1\]](#) *The County of Amelia finds that preservation of real estate devoted to agricultural uses within its boundaries is in the public interest and, having heretofore adopted a land use plan, hereby ordains that such real estate shall be taxed in accordance with the provisions of **Article 1.1 of Chapter 15 of Title 58** of the Code of Virginia and of this Ordinance.*

Section 175-1 contains an outdated reference to Title 58, Code of Virginia, which was repealed in 1984. The correct current reference appears to be Title 58.1, Chapter 32, Article 4, Special Assessment for Land Preservation.

Pick one option from list below

☐ Update reference to Title 58.1, Chapter 32, Article 4, Code of Virginia.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 175-003

[Chapter 175 Agriculture](#)

[Article I Special Assessments for Agricultural Real Estate](#)

[§ 175-2 Application for classification, assessment and taxation.](#)

Code Content:

[\[§ 175-2A\]](#) The owner of any real estate meeting the criteria set forth in § 58-769.5 and § 58-769.7 of the Code of Virginia as to real estate devoted to agricultural use may, at least 60 days preceding the tax year for which such taxation is sought, apply to the Commissioner of the Revenue for the classification, assessment and taxation for such property for the next succeeding tax year on the basis of its use, under the procedures set forth in § 58-769.9 of the Code of Virginia. Such application shall be on forms provided by the State Department of Taxation and supplied by the Commissioner of the Revenue and shall include such additional schedules, photographs and drawings as may be required by the Commissioner of the Revenue. An individual who is the owner of an undivided interest in a parcel may apply on behalf of himself and the other owners of such parcel upon submitting an affidavit that such other owners are minors or cannot be located. An application shall be submitted whenever the use or acreage of such land previously approved changes, except when a change in acreage occurs solely as a result of a conveyance necessitated by governmental action or condemnation of a portion of any land previously approved for taxation on the basis of use assessment; provided, however, that such property owner must revalidate tri-annually with the Commissioner of the Revenue on or before the date on which the last installment of property tax prior to the effective date of the assessment is due, any applications previously approved. An application fee of \$10 shall accompany each application; a revalidation fee of \$10 shall be payable every six years thereafter.

In § 175-2A should the reference to "real estate meeting the criteria set forth in § 58-769.5 and § 58-769.7 of the Code of Virginia" be updated to "real estate meeting the criteria set forth in § 58.1-3230 of the Code of Virginia"? Title 58 was repealed in 1984. Section 58.1-3230 is titled "Special classifications of real estate established and defined."

Pick one option from list below

- ☐ Update to "real estate meeting the criteria set forth in § 58.1-3230 of the Code of Virginia."
- ☐ Revise as follows:

- ☐ Defer decision until after Code publication.

Question 175-004

[Chapter 175 Agriculture](#)

[Article I Special Assessments for Agricultural Real Estate](#)

[§ 175-2 Application for classification, assessment and taxation.](#)

Code Content:

[\[§ 175-2A\]](#) *The owner of any real estate meeting the criteria set forth in § 58-769.5 and § 58-769.7 of the Code of Virginia as to real estate devoted to agricultural use may, at least 60 days preceding the tax year for which such taxation is sought, apply to the Commissioner of the Revenue for the classification, assessment and taxation for such property for the next succeeding tax year on the basis of its use, under the procedures set forth in § 58-769.9 of the Code of Virginia. Such application shall be on forms provided by the State Department of Taxation and supplied by the Commissioner of the Revenue and shall include such additional schedules, photographs and drawings as may be required by the Commissioner of the Revenue. An individual who is the owner of an undivided interest in a parcel may apply on behalf of himself and the other owners of such parcel upon submitting an affidavit that such other owners are minors or cannot be located. An application shall be submitted whenever the use or acreage of such land previously approved changes, except when a change in acreage occurs solely as a result of a conveyance necessitated by governmental action or condemnation of a portion of any land previously approved for taxation on the basis of use assessment; provided, however, that such property owner must revalidate tri-annually with the Commissioner of the Revenue on or before the date on which the last installment of property tax prior to the effective date of the assessment is due, any applications previously approved. An application fee of \$10 shall accompany each application; a revalidation fee of \$10 shall be payable every six years thereafter.*

In § 175-2A should the reference to "the procedures set forth in § 58-769.9 of the Code of Virginia" be updated to "the procedures set forth in § 58.1-3234 of the Code of Virginia"? Title 58 was repealed in 1984. Section 58.1-3234 is titled "Application by property owners for assessment, etc., under ordinance; continuation of assessment, etc."

Pick one option from list below

- ☐ Update to "the procedures set forth in § 58.1-3234 of the Code of Virginia."
- ☐ Revise as follows:

- ☐ Defer decision until after Code publication.

Question 175-005

[Chapter 175 Agriculture](#)

[Article I Special Assessments for Agricultural Real Estate](#)

[§ 175-2 Application for classification, assessment and taxation.](#)

Code Content:

[\[§ 175-2A\]](#) *The owner of any real estate meeting the criteria set forth in § 58-769.5 and § 58-769.7 of the Code of Virginia as to real estate devoted to agricultural use may, at least 60 days preceding the tax year for which such taxation is sought, apply to the Commissioner of the Revenue for the classification, assessment and taxation for such property for the next succeeding tax year on the basis of its use, under the procedures set forth in § 58-769.9 of the Code of Virginia. Such application shall be on forms provided by the State Department of Taxation and supplied by the Commissioner of the Revenue and shall include such additional schedules, photographs and drawings as may be required by the Commissioner of the Revenue. An individual who is the owner of an undivided interest in a parcel may apply on behalf of himself and the other owners of such parcel upon submitting an affidavit that such other owners are minors or cannot be located. An application shall be submitted whenever the use or acreage of such land previously approved changes, except when a change in acreage occurs solely as a result of a conveyance necessitated by governmental action or condemnation of a portion of any land previously approved for taxation on the basis of use assessment; provided, however, that such property owner must revalidate tri-annually with the Commissioner of the Revenue on or before the date on which the last installment of property tax prior to the effective date of the assessment is due, any applications previously approved. An application fee of \$10 shall accompany each application; a revalidation fee of \$10 shall be payable every six years thereafter.*

Section 175-2A provides for an application fee of \$10 and a revalidation fee of \$10. Are any updates needed? Note that § 58.1-3234, Code of Virginia, provides as follows: "Each locality which has adopted an ordinance hereunder may provide for the imposition of a revalidation fee every sixth year. Such revalidation fee shall not, however, exceed the application fee currently charged by the locality."

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 175-006

[Chapter 175 Agriculture](#)

[Article I Special Assessments for Agricultural Real Estate](#)

[§ 175-3 Determination as to whether property meets criteria.](#)

Code Content:

[\[§ 175-3B\]](#) *In determining whether the subject property meets the criteria for "agricultural use", the Commissioner of the Revenue may request an opinion from the Commissioner of Agriculture and Commerce. Upon the refusal of the Commissioner of Agriculture and Commerce to render an opinion or in the event of an unfavorable opinion which does not comport with standards set forth by the Commissioner of Agriculture and Commerce, the party aggrieved may seek relief from any court of record wherein the real estate in question is located. If the Court finds in favor of the party aggrieved, it may issue an order which may serve in lieu of an opinion for the purposes of this Ordinance.*

Section 175-3B provides for the Commissioner of the Revenue to request an opinion from the Commissioner of Agriculture and Commerce as to whether the subject property meets the criteria for agricultural use. The current title of this position is the Commissioner of Agriculture and Consumer Services. We will update this subsection accordingly.

Question 175-007

[Chapter 175 Agriculture](#)

[Article I Special Assessments for Agricultural Real Estate](#)

[§ 175-5 Roll-back tax.](#)

Code Content:

[\[§ 175-5\]](#) *There is hereby imposed a roll-back tax, and interest thereon, in such amounts as may be determined under **Virginia Code § 58-769.10**, upon any property as to which the use changes to a nonqualifying use.*

In § 175-5 we will update the reference to § 58-769.10, Code of Virginia, to § 58.1-3237, which is titled "Change in use or zoning of real estate assessed under ordinance; roll-back taxes."

Question 175-008

[Chapter 175 Agriculture](#)

[Article I Special Assessments for Agricultural Real Estate](#)

[§ 175-7 Applicability of Title 58; deferred real estate taxes.](#)

Code Content:

[\[§ 175-7\]](#) *The provisions of **Title 58 of the Code of Virginia** applicable to local levies and real estate assessment and taxation shall be applicable to assessments and taxation hereunder mutatis mutandis including, without limitation, provisions relating to tax liens and the correction of erroneous assessments, and for such purposes the roll-back taxes shall be considered to be deferred real estate taxes.*

In § 175-7 we will update the reference to Title 58 of the Code of Virginia (repealed in 1984) to Title 58.1 (Taxation).

Question 175-009

[Chapter 175 Agriculture](#)

[Article II Exemptions from Personal Property Taxes](#)

[§ 175-9 Exemption of certain personal property from personal property taxes.](#)

Code Content:

[\[§ 175-9L\]](#) *Grain; tobacco; wine produced by farm wineries as defined in § 4.1-100, Code of Virginia, and other agricultural products, as defined in § 3.2-6400, Code of Virginia, shall be exempt from taxation under this chapter while in the hands of a producer.*

In § 175-9 we question whether Subsection L should be deleted, as it appears to be a copy of Subsection C of § 58.1-3505, Code of Virginia. The reference to "taxation under this chapter" refers to taxation under Chapter 35 of Title 58.1, Code of Virginia. This wording does not seem appropriate in the context of the County's ordinance. Also, Subsection G in § 175-9 already covers this exemption: "Grain; tobacco; wine produced by farm wineries as defined in § 4.1-100 and other agricultural products in the hands of a producer."

Pick one option from list below

- ☐ Delete § 175-9L.
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 180-001

[Chapter 180 Bank Franchise Tax](#)

[§ 180-1 Definitions.](#)

Code Content:

[\[BANK\]](#) *Shall be as defined in Section 58-485.01 of the Code of Virginia.*

In the definition of "bank" in § 180-1 we will update the reference to § 58-485.01 of the Code of Virginia to § 58.1-1201 of the Code of Virginia.

Question 180-002

[Chapter 180 Bank Franchise Tax](#)
[§ 180-1 Definitions.](#)

Code Content:

[\[NET CAPITAL\]](#) *A bank's net capital computed pursuant to Section 58-485.07 of the Code of Virginia.*

In the definition of "net capital" in § 180-1 we will update the reference to § 58-485.07 of the Code of Virginia to § 58.1-1205.

Question 180-003

[Chapter 180 Bank Franchise Tax](#)
[§ 180-2 Imposition of County bank franchise tax.](#)

Code Content:

[\[§ 180-2A\]](#) *Pursuant to the provisions of [Chapter 10.01 of Title 58](#) of the Code of Virginia, there is hereby imposed upon each bank located outside any incorporated town but otherwise within the boundaries of this County a tax on net capital equalling 80% of the state rate of franchise tax set forth in Section 58-485.06 of the Code of Virginia.*

In § 180-2A we will update the reference to Chapter 10.01 of Title 58 of the Code of Virginia to Chapter 12 (Bank Franchise Tax) of Title 58.1 of the Code of Virginia and update the reference to § 58-485.06 of the Code of Virginia to § 58.1-1204 of the Code of Virginia.

Question 180-004

[Chapter 180 Bank Franchise Tax](#)
[§ 180-2 Imposition of County bank franchise tax.](#)

Code Content:

[\[§ 180-2B\]](#) *In the event that any bank located within the boundaries of this County but outside any incorporated town located herein is not the principal office but is a branch extension or affiliate of the principal office, the tax upon such branch shall be apportioned as provided by [Section 58-485.012](#) of the Code of Virginia.*

In § 180-2B we will update the reference to § 58-485.012 of the Code of Virginia to § 58.1-1211 of the Code of Virginia.

Question 180-005

[Chapter 180 Bank Franchise Tax](#)
[§ 180-3 Filing of return and payment of tax.](#)

Code Content:

[\[§ 180-3A\]](#) *On or after the first day of January of each year, but not later than March 1 of any such year, all banks whose principal offices are located within this County but outside any incorporated town herein shall prepare and file with the Commissioner of the Revenue a return as provided by Section 58-485.013 of the Code of Virginia in duplicate which shall set forth the tax on net capital computed pursuant to Chapter 10.01 of Title 58 of the Code of Virginia. The Commissioner of the Revenue shall certify a copy of such filing of the bank's return and schedule and shall forthwith transmit such certified copy to the State Department of Taxation.*

We will make the following updates in § 180-3A: "shall prepare and file with the Commissioner of the Revenue a return as provided by ~~Section 58-485.013~~ § 58.1-1207 of the Code of Virginia in duplicate which shall set forth the tax on net capital computed pursuant to ~~Chapter 10.01 of Title 58~~ Chapter 12 of Title 58.1 of the Code of Virginia."

Question 180-006

[Chapter 180 Bank Franchise Tax](#)
[§ 180-3 Filing of return and payment of tax.](#)

Code Content:

[\[§ 180-3B\]](#) *In the event that the principal office of a bank is located outside the boundaries of this County or within any town located herein, and such bank has branch offices located within this County, in addition to the filing requirements set forth in Subsection A hereof, any bank conducting such branch business shall file with the Commissioner of the Revenue or appropriate assessing officer of this County a copy of the real estate deduction schedule, apportionment and other items which are required by Sections 58-485.012, 58-485.013 and 58-485.014 of the Code of Virginia.*

In § 180-3B it is not clear how the reference to §§ 58-485.012, 58-485.013 and 58-485.014 of the Code of Virginia should be updated. Section 58.1-1207 provides that "a copy of the real estate deduction schedules and the apportionment under § 58.1-1211 shall be filed with the appropriate assessing officer of each political subdivision imposing a tax on the filing bank."

Pick one option from list below

- ☐ Update reference to §§ 58.1-1207 and 58.1-1211 of the Code of Virginia.
- ☐ Revise as follows:

- ☐ Defer decision until after Code publication.

Question 180-007

[Chapter 180 Bank Franchise Tax](#)
[§ 180-5 Penalty upon bank for failure to comply.](#)

Code Content:

[\[§ 180-5\]](#) *Any bank which shall fail or neglect to comply with any provision of this ordinance shall be fined not less than \$100 nor more than \$500, which fine shall be recovered upon motion, after five days' notice in the circuit court of this County. The motion shall be in the name of the Commonwealth and shall be presented by the attorney for the Commonwealth of this County.*

Section 180-5 provides that a bank failing to comply with Chapter 180 is subject to a fine of not less than \$100 nor more than \$500. Is this penalty still satisfactory? With respect to the state tax, § 58.1-1216 of the Code of Virginia provides:

Any bank which fails to file a return or pay the state tax required by this chapter or fails to comply with any other provision of this chapter shall be subject to a penalty of five percent of the tax due. If the Commissioner is satisfied that such failure is due to providential or other good cause, such return and payment of tax shall be accepted exclusive of such penalty, but with interest determined in accordance with § 58.1-15.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 183-001

[Chapter 183 Bank Stock Tax](#)

Chapter 183 imposes a bank stock tax and was adopted in 1961. Is this ordinance still in effect or was it meant to be superseded by the Bank Franchise Tax Ordinance adopted in 1980 and included in Chapter 180 of the Manuscript?

Pick one option from list below

☐ 1961 Bank Stock Tax Ordinance was superseded by 1980 Bank Franchise Tax Ordinance; remove 1961 ordinance (Chapter 183).

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 189-001

[Chapter 189 Business, Professional and Occupational License Tax](#)
[§ 189-3 Definitions.](#)

Code Content:

[\[§ 189-3{7}A\]](#) Any service rendered for compensation to any business, trade, occupation or governmental agency, unless the service is specifically provided for under **another section of these guidelines**.

In the definition of "business service" in § 189-3 the reference to "another section of these guidelines" does not make sense in the context of the County's ordinance. This wording appears to have been taken from the BPOL Guidelines promulgated by the Department of Taxation. Should this wording be revised to read "unless the service is specifically provided for under another definition in this section"?

Pick one option from list below

☐ Revise to read "unless the service is specifically provided for under another definition in this section."

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 189-002

[Chapter 189 Business, Professional and Occupational License Tax](#)
[§ 189-3 Definitions.](#)

Code Content:

[\[§ 189-3{7}D\]](#)

In the definition of "business service" in § 189-3 we recommend removing the wording which follows "fortune tellers" as shown below. This wording is a duplication of the definition of "fortune teller" which is included in § 189-3. It seems unnecessary for this wording to be included twice.

Fortune tellers (~~The term "fortune tellers" includes a clairvoyant, a practitioner of palmistry, a phrenologist, a faith healer, a star analyst, a handwriting analyst who attempts to predict the future, or any other person who attempts to predict the future.~~)

Pick one option from list below

- ☐ Revise as suggested.
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 189-003

[Chapter 189 Business, Professional and Occupational License Tax](#)
[§ 189-3 Definitions.](#)

Code Content:

[\[§ 189-3{7}D\]](#)

The definition of "business service" in § 189-3 includes the following: "Nursing and personal care facilities, including nursing homes, convalescent homes, homes for the retarded, old age homes and rest homes." The County might want to consider revising this wording to eliminate use of the term "retarded."

Pick one option from list below

- ☐ Revise to read "homes for persons with developmental disabilities."
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 189-004

[Chapter 189 Business, Professional and Occupational License Tax](#)
[§ 189-3 Definitions.](#)

Code Content:

[\[REPAIR SERVICE\]](#) *The repairing, renovating, cleaning or servicing of some article or item of personal property for compensation is a repair service, unless the service is specifically provided for under another section of these guidelines.*

In the definition of "repair service" in § 189-3 the reference to "another section of these guidelines" does not make sense in the context of the County's ordinance. This wording appears to have been taken from the BPOL Guidelines promulgated by the Department of Taxation. Should this wording be revised to read "unless the service is specifically provided for under another definition in this section"?

Pick one option from list below

- ☐ Revise to read "unless the service is specifically provided for under another definition in this section."
- ☐ Revise as follows:

- ☐ Defer decision until after Code publication.

Question 189-005

[Chapter 189 Business, Professional and Occupational License Tax](#)
[§ 189-4 License requirement.](#)

Code Content:

[\[§ 189-4C\]](#) Every applicant for a license to conduct any business, profession, trade or occupation under the provisions of this Ordinance shall furnish the Commissioner of the Revenue, in writing, with his correct name and trade name, his correct residence address, the nature of the business, profession, trade or occupation to be pursued, the place where it is to be pursued, the date and/or number of the **Certificate of Zoning Compliance or letter permit** secured, if applicable, and a record of gross receipts, verified by oath, for the past year, as well as such other information as may be required by the Commissioner of the Revenue.

In § 189-4C is the reference to the "certificate of zoning compliance or letter permit" correct? There is no other mention in the County's ordinances, including the Zoning Ordinance, of a certificate of zoning compliance, and it is not clear what is meant by "letter permit."

Pick one option from list below

☐ Revise to read: "the date and/or number of the certificate of occupancy or zoning permit secured, if applicable."

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 189-006

[Chapter 189 Business, Professional and Occupational License Tax](#)
[§ 189-5 When license taxes payable.](#)

Code Content:

[\[§ 189-5A\]](#) *The tax shall be paid with the application.*

Section 189-5A provides that the tax shall be paid with the application. The corresponding provision in § 58.1-3703.1, Code of Virginia, reads: "The tax shall be paid with the application in the case of any license not based on gross receipts. If the tax is measured by the gross receipts of the business, the tax shall be paid on or before the locality's fixed due date for filing license applications or a later date, including installment payment dates, or 30 or more days after beginning business, at the locality's option." Is a revision needed?

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 189-007

[Chapter 189 Business, Professional and Occupational License Tax](#)
[§ 189-7 Licenses required, compliance with ordinance, penalty for violation of ordinance.](#)

Code Content:

[\[§ 189-7\]](#) *It shall be unlawful and constitute a misdemeanor for any person to conduct a business or engage in a profession, trade or occupation before procuring a license as required under the provisions of this Ordinance. It shall also be unlawful and constitute a misdemeanor for any person to violate any of the provisions of this Ordinance. Any person who is convicted for failing to procure a license as required, or convicted of a violation of any of the provisions of this Ordinance shall, except where some other penalty is specifically provided, be punished by a fine not to exceed \$300 or by imprisonment in jail for a period of 30 days or both. Each day any person shall continue to violate the provisions of this Ordinance after the due date of any license tax prescribed in this Ordinance shall constitute a separate offense.*

Section 189-7 provides that violation of Chapter 189 is a misdemeanor and sets a fine not to exceed \$300 or imprisonment for a period of 30 days, or both. This penalty is somewhat unusual in that it does not match any of the misdemeanor penalties prescribed by § 18.2-11, Code of Virginia. Also, a term of imprisonment is usually stated as a maximum term (e.g., "not more than 30 days"). Section 18.2-11, Code of Virginia, provides:

The authorized punishments for conviction of a misdemeanor are:

- (a) For Class 1 misdemeanors, confinement in jail for not more than twelve months and a fine of not more than \$2,500, either or both.*
- (b) For Class 2 misdemeanors, confinement in jail for not more than six months and a fine of not more than \$1,000, either or both.*
- (c) For Class 3 misdemeanors, a fine of not more than \$500.*
- (d) For Class 4 misdemeanors, a fine of not more than \$250.*

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 189-008

[Chapter 189 Business, Professional and Occupational License Tax](#)
[§ 189-19 Enforcement of ordinance.](#)

Code Content:

[\[§ 189-19C\]](#) *The Commissioner of the Revenue or his/her duly qualified deputy or deputies shall have the power to summon any person by registered letter or otherwise to appear before him/her at his/her office at a time to be specified in such summons and to answer, under oath, questions touching such taxpayer's license tax liability. Failure to answer such summons without good cause or failing or refusing to answer, under oath, questions touching their tax liability shall be deemed guilty of a class 3 misdemeanor.*

We recommend the following revision in § 189-19C to provide a subject for "shall be guilty": "~~Failure~~ A person failing to answer such summons without good cause or failing or refusing to answer, under oath, questions touching their tax liability shall be deemed guilty of a class 3 misdemeanor."

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 189-009

[Chapter 189 Business, Professional and Occupational License Tax](#)
[§ 189-20 License fee and tax.](#)

Are any updates needed to the license fees and taxes listed in § 189-20?

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 189-010

[Chapter 189 Business, Professional and Occupational License Tax](#)
[§ 189-20 License fee and tax.](#)

Code Content:

[\[§ 189-20.J\]](#) *For photographers who have no place of business in Virginia with annual gross receipts in excess of \$2,500, \$0.9 per \$100 of gross receipts per year, not to exceed \$300 per year.*

Section 189-20J provides for the license tax on photographers and indicates a maximum of \$300 per year. Section 58.1-3727, Code of Virginia, provides: "The license tax levied on photographers by a county, city or town with a population of 2,000 or less shall not exceed ten dollars per year. In a county, city or town with a population greater than 2,000 the tax shall not exceed thirty dollars per year."

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 201-001

[Chapter 201 Elderly or Disabled Persons Exemption](#)
[§ 201-2 Qualifications for exemption.](#)

Code Content:

[\[§ 201-2A\]](#) *Persons ("qualified owners") who are 65 years of age or older, or who are determined to be permanently and totally disabled, and who own and occupy, as the sole dwelling of the person, a dwelling and the land not exceeding one acre, or **a mobile home**, as defined in Code of Virginia § 36-71.1, on land not exceeding one acre, and which they occupy as their sole dwelling subject to the limitations of this ordinance, shall be entitled to have their real estate or mobile home to be exempt from real estate tax liability.*

Section 201-2A refers to a mobile home as defined in § 36-71.1, Code of Virginia. There is no definition of "mobile home" in this section. The authorizing statute for this exemption, § 58.1-3210, Code of Virginia, refers to manufactured homes as defined in § 36-85.3, Code of Virginia:

The governing body of any county, city or town may, by ordinance, provide for the exemption from, deferral of, or a combination program of exemptions from and deferrals of taxation of real estate and manufactured homes as defined in § 36-85.3, or any portion thereof, and upon such conditions and in such amount as the ordinance may prescribe.

Pick one option from list below

☐ Change "mobile home" to "manufactured home" in § 201-2A (two references) and change the Code of Virginia reference to § 36-85.3.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 201-002

[Chapter 201 Elderly or Disabled Persons Exemption](#)
[§ 201-4 Provisions for granting exemption.](#)

Code Content:

[\[§ 201-4C\]](#) *The gross combined income of the owner during the year immediately preceding the taxable year shall be determined by the Commissioner to be an amount not to exceed \$30,000. Gross combined income shall include all income from all sources of the owner, spouse, and of **the owner's relatives living in the dwelling** for which exemption is claimed. For purposes of this Ordinance, the first \$6,500 of annual income of each of the owner's relatives living in the owner's dwelling shall be excluded in computing gross combined income. "Owner" as used herein shall be construed as "Owners". Also, for purpose of this Ordinance, the first \$7,500 of income received by an owner as compensation for permanent disability shall be excluded in computing gross combined income.*

Section 201-4C refers to income of the owner's relatives living in the dwelling. Section 58.1-3212, Code of Virginia, was amended in 2014 (Acts 2014, c. 767) to include the following highlighted wording providing an exception for caregivers:

*If the governing body establishes an annual income limitation, the computation of annual income shall be based on adding together the income received during the preceding calendar year, without regard to whether a tax return is actually filed, by (i) owners of the dwelling who use it as their principal residence, (ii) owners' relatives who live in the dwelling, **except for those relatives living in the dwelling and providing bona fide caregiving services to the owner whether such relatives are compensated or not**, and (iii) at the option of each locality, nonrelatives of the owner who live in the dwelling except for bona fide tenants or bona fide caregivers of the owner, whether compensated or not. A locality may provide in its ordinance that, for the purpose of the computation of annual income, if an individual described in clause (ii) and (iii) is permanently and totally disabled, any disability income received by such person shall not be included. If the governing body establishes a net financial worth limitation, net financial worth shall be based on adding together the net financial worth, including the present value of equitable interests, as of December 31 of the immediately preceding calendar year, of the owners, and of the spouse of any owner, of the dwelling.*

Pick one option from list below

☐ Add "except for those relatives living in the dwelling and providing bona fide caregiving services to the owner whether such relatives are compensated or not."

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 213-001

[Chapter 213 Household Goods and Personal Effects Exemption](#)
[§ 213-1 Exemption from taxation of certain household goods and personal effects.](#)

Code Content:

[\[§ 213-1\]](#) Pursuant to **Section 58-829.1** of the Code of Virginia, 1950, as amended, household goods and personal effects as defined in said Code section and situated in Amelia County are hereby exempt from taxation by the County of Amelia.

In § 213-1 we will update the reference to § 58-829.1 of the Code of Virginia to § 58.1-3504, Classification of certain household goods and personal effects for taxation; governing body may exempt.

Question 240-001

[Chapter 240 Personal Property Tax Relief](#)

Chapter 240 providing for the implementation of the Personal Property Tax Relief Act appears satisfactory as written.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 248-001

[Chapter 248 Recordation Tax](#)

Chapter 248 providing for a recordation tax has not been revised since it was adopted in 1970 and should be reviewed to ensure it reflects current procedures. Section 58.1-3800, Code of Virginia, authorizing this tax provides as follows:

In addition to the state recordation tax imposed by Chapter 8 (§ 58.1-800 et seq.) of this title, the governing body of any city or county is hereby authorized to impose a recordation tax, in an amount equal to one-third of the amount of the state recordation tax collectible for the Commonwealth, upon the first recordation of each taxable instrument in such city or county. No tax shall be levied under this section when the state recordation tax imposed under Chapter 8 (§ 58.1-800 et seq.) is fifty cents.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 248-002

[Chapter 248 Recordation Tax](#)

[§ 248-6 When supplemental deeds of trust, etc., not taxable.](#)

Code Content:

[\[§ 248-6\]](#) Sections _____ and _____ are not to be construed as requiring the payment of any tax for the admitting to record of any deed of trust, mortgage, contract or other writing supplemental to any deed of trust, mortgage, contract or other writing theretofore admitted to record and upon which the tax herein imposed has been paid, hereinafter called the original agreement, when the sole purpose and effect of the supplemental deed of trust, mortgage, contract or other writing is to convey, set over or pledge property, real or personal, in addition to or in substitution, in whole or in part, of the property conveyed, set over or pledged in the original instrument, to secure or to better secure the payment of the amount contracted for in the original instrument, but in such case there shall be no tax for the admitting to record of such supplemental deed of trust, mortgage, contract or other writing.

Section 248-6 begins with a blank cross-reference. It is not clear which two sections of this chapter are meant to be referenced in this section.

Pick one option from list below

☐ Revise to read: "Sections 248-3 and 248-5 are not to be construed..."

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 248-003

[Chapter 248 Recordation Tax](#)
[§ 248-7 What other deeds not taxable.](#)

Code Content:

[\[§ 248-7\]](#) No additional recordation tax shall be required for admitting to record any deed of confirmation or deed of correction or deed in which a husband and wife being tenants in common, joint tenants or tenants by the entireties whether or not with the right of survivorship as at common law are both grantors and grantees from themselves to themselves, the only change being one of tenancy, or for any deed between parent and child or husband and wife and no monetary consideration passes between the parties, when the tax has been paid at the time of the recordation of the original deed or on any deed arising out of a contract to purchase real estate, when the tax as provided in **Section**, with reference to such contract, has been paid, provided that, if the tax already paid is less than a proper tax based upon the full amount of consideration or actual value of the property involved in the transaction, an additional tax shall be paid based on the difference between the full amount of such consideration or actual value and the amount on which the tax has been paid.

Section 248-7 also contains a blank cross-reference.

Pick one option from list below

- ☐ Revise to read: "when the tax as provided in § 248-5 with reference to such contract has been paid."
- ☐ Revise as follows:

- ☐ Defer decision until after Code publication.

Question 248-004

[Chapter 248 Recordation Tax](#)
[§ 248-9 Exemptions from County recordation tax.](#)

Code Content:

[\[§ 248-9\]](#) All deeds and deeds of trust or mortgages exempt from the State recordation tax under **Section 58-64 of the Code of Virginia**, 1950, as amended, are likewise exempt from taxation under this Ordinance; in addition, all deeds and other writings for which the State recordation tax is a fixed amount unrelated to consideration or value are exempt from the tax imposed by this Ordinance.

In § 248-9 we will update the reference to § 58-64 of the Code of Virginia to § 58.1-800 et seq. of the Code of Virginia.

Question 254-001

[Chapter 254 Sales Tax](#)

[§ 254-1 General retail sales tax for the County of Amelia.](#)

Code Content:

[\[§ 254-1\]](#) Pursuant to **Title 58, Chapter 8.1, Section 58-441.49** of the Code of Virginia, a local general retail sales tax at the rate of 1% to provide revenue for the General Fund for the County of Amelia is hereby levied. Said tax shall be added to the rate of the State Sales Tax imposed by Chapter 8.1, Title 58 of the Code of Virginia. It shall be subject to all provisions of Chapter 8.1 of Title 58 of the Code of Virginia, all the amendments thereto, and the rules and regulations published with respect thereto.

We will update the references to the Code of Virginia in Chapter 254 as follows:

Title 58, Chapter 8.1 – Title 58.1, Chapter 6

§ 58-441.49 – § 58.1-605

§§ 58-441.50 and 58-441.51 – § 58.1-605

Question 260-001

[Chapter 260 Tax Returns and Payments; Delinquent Taxes](#)

Chapter 260 appears satisfactory as written, provided that it reflects current procedures.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 267-001

Chapter 267 Utilities

Article I License Tax on Telephone, Telegraph, Heat, Light and Power Companies

§ 267-1 Tax levy.

Code Content:

[§ 267-1] *For each and every calendar tax year, beginning on the first day of January and ending on the following 31st day of December, until otherwise changed, there is hereby levied upon any telephone or telegraph company, as defined by Article 8, Chapter 12, Title 58, Code of Virginia, 1950, as amended, and upon every corporation providing heat, light, and power within the County, as defined by Article 10, Chapter 12, Title 58, Code of Virginia, 1950, as amended, for the privilege of doing business within the County of Amelia, a license tax equal to 1/2 of 1% of the gross receipts derived from such business in the County, and the following shall be applicable to such tax.*

In § 267-1 we will update the reference to Article 8, Chapter 12, Title 58, Code of Virginia to § 58.1-2600, Code of Virginia, which contains definitions of "telephone company" and "telegraph company."

Question 267-002

[Chapter 267 Utilities](#)

[Article I License Tax on Telephone, Telegraph, Heat, Light and Power Companies](#)

[§ 267-1 Tax levy.](#)

Code Content:

[\[§ 267-1\]](#) *For each and every calendar tax year, beginning on the first day of January and ending on the following 31st day of December, until otherwise changed, there is hereby levied upon any telephone or telegraph company, as defined by Article 8, Chapter 12, Title 58, Code of Virginia, 1950, as amended, and upon every corporation providing heat, light, and power within the County, as defined by Article 10, Chapter 12, Title 58, Code of Virginia, 1950, as amended, for the privilege of doing business within the County of Amelia, a license tax equal to 1/2 of 1% of the gross receipts derived from such business in the County, and the following shall be applicable to such tax.*

In § 267-1 it is not clear how the reference to Article 10, Chapter 12, Title 58, Code of Virginia, should be updated. We were unable to locate a definition of "corporation providing heat, light, and power" in Title 58.1, Chapter 26, Taxation of Public Service Corporations, of the Code of Virginia.

Pick one option from list below

☐ Revise as follows:

☐ Delete "as defined by Article 10, Chapter 12, Title 58, Code of Virginia, 1950."

☐ Defer decision until after Code publication.

Question 267-003

[Chapter 267 Utilities](#)

[Article I License Tax on Telephone, Telegraph, Heat, Light and Power Companies](#)
[§ 267-2 Definitions.](#)

Code Content:

[\[GROSS RECEIPTS\]](#) *The gross receipts derived from business within the County included in the total gross receipts utilized by the State Corporation Commission in making assessments under Section 58-582 and Section 58-610 of the Code of Virginia, 1950, as amended.*

The definition of "gross receipts" in § 267-2 contains outdated references to §§ 58-582 and 58-610 of the Code of Virginia. Title 58 was repealed and replaced in 1984. Should these references be updated to § 58.1-2633, Assessment by Commission?

Pick one option from list below

☐ Change §§ 58-582 and 58-610 to § 58.1-2633.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 267-004

[Chapter 267 Utilities](#)

[Article I License Tax on Telephone, Telegraph, Heat, Light and Power Companies](#)

[§ 267-6 Failure to comply; penalty.](#)

Code Content:

[\[§ 267-6\]](#) *Any company, person or corporation failing to pay such taxes into the County Treasury within the time herein prescribed shall incur a penalty thereon of 10% as provided by **Section 58-847** of the Code of Virginia, 1950, as amended, and interest thereon of 10% per annum, as provided by Section 58-847 of the Code of Virginia, 1950, as amended.*

Section 267-6 contains two outdated references to § 58-847 of the Code of Virginia. We were unable to determine how this reference should be updated.

Pick one option from list below

☐ Revise as follows:

☐ Delete "as provided by Section 58-847 of the Code of Virginia, 1950, as amended."

☐ Defer decision until after Code publication.

Question 267-005

Chapter 267 Utilities

Article II Tax for E-911 Emergency Telephone Service

§ 267-9 Tax imposition and levy.

Code Content:

[§ 267-9A] *There is hereby imposed and levied by Amelia County upon every consumer of local telephone service (hereinafter referred to as "purchaser") a tax in the amount of \$1 per line per month. This tax shall be paid by the purchaser to the telephone company of local telephone service (hereinafter referred to as "seller") for the use of Amelia County to pay the initial capital, installation, and maintenance costs of the E-911 emergency telephone system.*

Article II of Chapter 267 contains an ordinance adopted by the County in 1990 imposing a tax on consumers of local telephone service "to pay the initial capital, installation, and maintenance costs of the E-911 emergency telephone system." We question whether this 1990 ordinance is still in effect. Former § 58.1-3813.1 of the Code of Virginia, which related to a local tax for enhanced 911 service, was repealed in 2006. Section 58.1-1730, Tax for enhanced 911 service; definitions, of the Code of Virginia, adopted in 2006, imposes a state tax.

Pick one option from list below

☐ Article II is obsolete; remove.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 267-006

[Chapter 267 Utilities](#)
[Article III Consumer Utility Tax](#)
[§ 267-16 Title; authority; tax imposed.](#)

Code Content:

[\[§ 267-16A\]](#) *This Ordinance is to be known as the Amelia County Consumer Utility Tax Ordinance and is based upon Sections 58.1-3812 and 58.1-3814, Code of Virginia, 1950, as amended.*

Section 267-16A indicates that Article III, Consumer Utility Tax, was based on §§ 58.1-3812 and 58.1-3814, Code of Virginia. Section 58.1-3812, which related to consumer utility taxes for telegraph and telephone company services, was repealed in 2006.

Pick one option from list below

- ☐ Delete reference to § 58.1-3812, Code of Virginia.
- ☐ Revise as follows:

- ☐ Defer decision until after Code publication.

Question 267-007

[Chapter 267 Utilities](#)
[Article III Consumer Utility Tax](#)
[§ 267-20 Telecommunications consumer utility tax.](#)

Article III of Chapter 267 was adopted in 2003. To the extent that this article imposes a tax on telecommunications, are any revisions needed in light of the Virginia Communications Sales and Use Tax Act which went into effect January 1, 2007? See Code of Virginia § 58.1-645 et seq.

Pick one option from list below

- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 267-008

[Chapter 267 Utilities](#)

[Article III Consumer Utility Tax](#)

[§ 267-20 Telecommunications consumer utility tax.](#)

Code Content:

[\[§ 267-20B\(1\)\]](#) *An exemption is hereby provided from the tax imposed by this section for any entity which comes within the definition of Public Safety Answering Point as defined in Code of Virginia, 1950, as amended, [Section 58.1-3813.1](#).*

In § 267-20B(1) we will update the reference to § 58.1-3813.1 of the Code of Virginia, which was repealed in 2006, to § 58.1-1730.

Question 267-009

[Chapter 267 Utilities](#)

[Article III Consumer Utility Tax](#)

[§ 267-20 Telecommunications consumer utility tax.](#)

Code Content:

[\[§ 267-20F\]](#) *Billing, collection and remittance of tax. The service provider shall bill the telecommunications consumer tax to all users who are subject to the tax and to whom it delivers telecommunications and shall remit the same to Amelia County on a monthly basis. Such taxes shall be paid by the service provider to Amelia County in accordance with [§ 58.1-3812](#), [Subsections F and G, of the Code of Virginia](#), 1950, as amended. If any consumer receives and pays for telecommunications but refuses to pay the tax imposed by this section, the service provider shall notify Amelia County of the name and address of the consumer. If any consumer fails to pay issued by a service provider, including the tax imposed by this section, the service provider must follow its normal collection procedures and upon collection of the bill or any part thereof must apportion the net amount collected between the charge for telecommunications service and the tax and remit the tax portion to Amelia County.*

Section 267-20F regarding collection of the telecommunications tax references § 58.1-3812, Code of Virginia, which was repealed in 2006.

Pick one option from list below

☐ Revise as follows:

☐ Delete "in accordance with § 58.1-3812, Subsections F and G, of the Code of Virginia, 1950, as amended."

☐ Defer decision until after Code publication.

Question 267-010

[Chapter 267 Utilities](#)
[Article III Consumer Utility Tax](#)
[§ 267-29 Penalties.](#)

Code Content:

[\[§ 267-29\]](#) Any consumer of electricity, natural gas, or telecommunications failing, refusing or neglecting to pay the tax imposed and levied under this Ordinance, and any officer, agent or employee of any service provider violating the provisions of this Ordinance shall, upon conviction thereof, be punished by **a fine of no more than \$100**. Each such failure, refusal, neglect or violation shall constitute a separate offense. Such conviction shall not relieve an person from the payment, collection and remittance of the tax as provided in this Ordinance.

Section 267-29 sets a penalty of not not more than \$100 for violations of Article III, Consumer Utility Tax. Is this penalty still satisfactory?

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 272-001

[Chapter 272 Vehicles](#)
[Article I Vehicle Used by Rescue Squad or Fire Department Member](#)

Article I of Chapter 272 regarding the personal property tax on a vehicle used by a volunteer rescue squad or fire department member appears satisfactory as written.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 272-002

[Chapter 272 Vehicles](#)
[Article II Motor Vehicle License Tax](#)
[§ 272-4 Exemptions from tax.](#)

Code Content:

[\[§ 272-4G\]](#) Any one motor vehicle is owned and is used personally by a veteran who holds a current State motor vehicle registration card establishing that he/she has received a disabled veterans exemption from the **Division of Motor Vehicles** and has been issued a disabled veteran's license plate, or in the absence of holding a disabled veteran's license plate, exemption to this County license tax may be obtained by application to the Treasurer accompanied by a certification from the U.S. Veterans Administration that the veteran has been designated a disabled veteran as defined under § 46.2-100 of the Code of Virginia, 1950, as amended and that his/her disability is service connected. State law references: §§ 46.2-739 and 46.2-752, Code of Virginia.

In § 272-4G should "Division of Motor Vehicles" read "Department of Motor Vehicles"?

Pick one option from list below

- ☐ Revise to Department of Motor Vehicles.
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 272-003

[Chapter 272 Vehicles](#)
[Article II Motor Vehicle License Tax](#)
[§ 272-4 Exemptions from tax.](#)

Code Content:

[\[§ 272-4O\]](#) Any serviceman who is on active duty and provides evidence to the Treasurer that he/she is a nonresident or non-domiciliary of the County of Amelia and that the motor vehicle is titled in the name of a serviceman. (**Soldiers' and Sailors' Civil Relief Act**, 50 U.S.C.A. § 564).

In § 272-4O the reference to 50 U.S.C.A. § 564 is no longer correct. It appears this reference should be updated to the Servicemembers Civil Relief Act, 50 U.S.C.A. § 3901 et seq.

Pick one option from list below

- ☐ Revise as suggested.
- ☐ Revise as follows:
- ☐ Defer decision until after Code publication.

Question 272-004

[Chapter 272 Vehicles](#)

[Article II Motor Vehicle License Tax](#)

[§ 272-11 Permissible transfer of license decal.](#)

Code Content:

[\[§ 272-11\]](#) Any owner who sells or transfers a motor vehicle, trailer or semi-trailer licensed under the provisions of the Ordinance may have the license decal assigned to another motor vehicle, trailer or semi-trailer of like design titled in such owner's name, upon application to the Treasurer of the County of Amelia furnishing a description of the motor vehicle, trailer or semi-trailer for which the license has been issued as well as a description of the motor vehicle, trailer or semi-trailer to which such license is to be transferred. Such application shall be accompanied by a fee of \$1.

Section 272-11 sets a fee of \$1 to transfer a vehicle license decal. Is this amount up to date?

Pick one option from list below

- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 272-005

[Chapter 272 Vehicles](#)

[Article II Motor Vehicle License Tax](#)

[§ 272-12 Replacement of lost or mutilated license decals.](#)

Code Content:

[\[§ 272-12\]](#) In the event that any license decal issued under the provisions of this Ordinance shall be lost or mutilated so as to become illegible, the owner of the motor vehicle, trailer or semi-trailer for which such license decal was issued shall make immediate application to the Treasurer of the County of Amelia for a duplicate or substitute therefor. Such application shall be accompanied by a fee of \$1.

Section 272-12 sets a fee of \$1 to replace a lost or damaged license decal. Is this amount up to date?

Pick one option from list below

- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 272-006

[Chapter 272 Vehicles](#)

[Article III Motor Vehicles Equipped for Transportation of Physically Handicapped Individuals](#)

Article III of Chapter 272 regarding the personal property tax on a motor vehicle equipped to provide transportation for physically handicapped individuals appears satisfactory as written.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 278-001

[Chapter 278 Wills and Administrations Tax](#)

Chapter 278, Wills and Administrations Tax, has not been amended since its adoption in 1970 and should be reviewed to ensure it reflects current procedures. The authorizing statute, § 58.1-3805, was amended in 2010 (Acts 210, c. 266) to provide as follows:

In addition to the state tax and fee imposed by §§ 58.1-1712 and 58.1-1717.1, the governing body of any county and the council of any city may (i) impose a city or county tax in an amount equal to one-third of the amount of the state tax on the probate of a will or grant of administration on the probate of every such will or grant of administration and (ii) charge a \$25 fee for the recordation of a list of heirs pursuant to § 64.2-509 or an affidavit pursuant to § 64.2-510, as provided in § 58.1-1717.1.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 278-002

[Chapter 278 Wills and Administrations Tax](#)
[§ 278-2 Rate of tax.](#)

Code Content:

[\[§ 278-2\]](#) *On the probate of every will or grant of administration, not exempt by law, there is imposed a County tax equal in amount to one-third of the tax imposed by the State under Title 58, Chapter 3, Article 4 of the Code of Virginia, 1950, as amended.*

In § 278-2 we will update the reference to Title 58, Chapter 3, Article 4, of the Code of Virginia to Title 58.1, Chapter 17, Article 3 (Tax on Wills and Administrations).

Question 300-001

[Chapter 300 Soil Erosion and Sediment Control](#)
[§ 300-1 Title and purpose.](#)

Code Content:

[\[§ 300-1A\]](#) *This Ordinance shall be known as the "Erosion and Sediment Control Ordinance of the County of Amelia, Virginia."*

In § 300-1A should the title of the ordinance read "[Soil](#) Erosion and Sediment Control Ordinance of the County of Amelia, Virginia"? The original cover page for this ordinance and the reference to it in § 300-6B read "Soil Erosion and Sediment Control Ordinance."

Pick one option from list below

- ☐ Revise title to "Soil Erosion and Sediment Control Ordinance."
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 300-002

[Chapter 300 Soil Erosion and Sediment Control](#)
[§ 300-2 Authority.](#)

Code Content:

[\[§ 300-2\]](#) *This chapter is authorized by the Code of Virginia, 1950, as amended, **Title 10.1, Chapter 5, Article 4** (§ 10.1-560 et seq.), known as Erosion and Sediment Control Law.*

The State Erosion and Sediment Control Law was formerly codified as Title 10.1, Chapter 5, Article 4, of the Code of Virginia, and there are several references to that article in Chapter 300. Title 10.1, Chapter 5, Article 4, was repealed in 2013 and replaced by Title 62.1, Chapter 3.1, Article 2.4, Erosion and Sediment Control Law (§ 62.1-44.15:51 et seq.). We will update the references to Title 10.1, Chapter 5, Article 4, accordingly, including the following updates to specific sections within this article:

§ 10.1-560 will be updated to § 62.1-44.15:51

§ 10.1-561 will be updated to § 62.1-44.15:52

§ 10.1-562 will be updated to § 62.1-44.15:54

§ 10.1-563 will be updated to § 62.1-44.15:55

§ 10.1-564 will be updated to § 62.1-44.15:56

Question 300-003

[Chapter 300 Soil Erosion and Sediment Control](#)
[§ 300-3 Definitions.](#)

Code Content:

[\[AGREEMENT IN LIEU OF A PLAN\]](#) A contract between the **County E&S Official** and the owner which specifies conservation measures which must be implemented in the construction of a single-family residence; this contract may be executed by the County E&S Official in lieu of a formal site plan.

The definition of "agreement in lieu of a plan" in § 300-3 includes two references to the "County E&S Official." This term is not defined and is used only one other time in this chapter, in § 300-5B. There are references in this chapter to the Soil Erosion and Sediment Control Officer. For consistency, should "County E&S Official" be changed to "Soil Erosion and Sediment Control Officer"?

Pick one option from list below

- ☐ Change "County E&S Official" to "Soil Erosion and Sediment Control Officer."
- ☐ Change "County E&S Official" to "County Administrator."
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 300-004

[Chapter 300 Soil Erosion and Sediment Control](#)
[§ 300-3 Definitions.](#)

Code Content:

[\[§ 300-3{21}H\]](#) Agricultural engineering operations including but not limited to the construction of terraces, terrace outlets, check dams, desilting basins, dikes, ponds not required to comply with the **Dam Safety Act, Article 2, (Sec. 10.1 -604 et seq.) of Chapter 6**, ditches, strip cropping, lister furrowing, contour cultivating, contour furrowing, land drainage, and land irrigation.

In Subsection H of the definition of "land disturbing activity" in § 300-3 we will make the following correction to complete the statutory reference: "the Dam Safety Act, Article 2 (§ 10.1-604 et seq.) of Chapter 6 of Title 10.1 of the Code of Virginia."

Question 300-005

[Chapter 300 Soil Erosion and Sediment Control](#)
[§ 300-4 Local erosion and sediment control program.](#)

Code Content:

[\[§ 300-4A\]](#) *The County of Amelia hereby adopts the regulations promulgated by the Virginia Soil and Water Conservation Board pursuant to § 10.1-562, Code of Virginia, 1950, as amended, for the effective control of soil erosion, sediment deposition and non-agricultural runoff to prevent the unreasonable degradation of properties, stream channels, waters and other natural resources. The Virginia Erosion and Sediment Control Regulations, the Virginia Erosion and Sediment Control Handbook, as amended periodically, **are as the standards**, reference and guidelines for the local program.*

In § 300-4A the wording "are as the standards" in the last sentence does not make sense. We question whether this sentence should read as follows: "The Virginia Erosion and Sediment Control Regulations[,] and the Virginia Erosion and Sediment Control Handbook, as amended periodically, are adopted as the standards, reference and guidelines for the local program."

Pick one option from list below

- ☐ Revise as suggested.
- ☐ Revise as follows:

- ☐ Defer decision until after Code publication.

Question 300-006

[Chapter 300 Soil Erosion and Sediment Control](#)

[§ 300-5 Regulated land disturbing activities, submission and approval of plans.](#)

Code Content:

[\[§ 300-5D\]](#) As a prerequisite to **approval of the plan engaging in the land disturbing activities** shown on the approved plan, the person responsible for carrying out the plan shall provide the name of the individual holding a certificate of competence to the program authority, as provided by § 10.1-561, Code of Virginia, who will be in charge of and responsible for carrying out the land disturbing activity. Failure to provide the name of an individual holding a certificate of competence prior to engaging in land disturbing activities may result in revocation of the approval of the plan, and the person responsible for carrying out the plan shall be subject to the penalties provided in this chapter. However, any plan approving authority may waive the certificate of competence requirement for an agreement in lieu of a plan for construction of a single-family residence. If a violation occurs during the land disturbing activity, then the person responsible for carrying out the agreement in lieu of a plan shall correct the violation and provide the name of an individual holding a certificate of competence, as provided by § 10.1-561, Code of Virginia. Failure to provide the name of an individual holding a certificate of competence shall be a violation of this chapter.

In § 300-5D we question whether the word "and" or other other wording should be included in the first sentence as follows: "As a prerequisite to approval of the plan **and** engaging in the land disturbing activities shown on the approved plan, the person responsible for carrying out the plan shall provide the name of the individual holding a certificate of competence to the program authority, as provided by § 10.1-561, Code of Virginia, who will be in charge of and responsible for carrying out the land disturbing activity. "

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 300-007

[Chapter 300 Soil Erosion and Sediment Control](#)
[§ 300-7 Monitoring, reports and inspections.](#)

Code Content:

[\[§ 300-7A\]](#) *The program authority shall provide for an inspection during or immediately following initial installation of erosion and sediment controls, at least once in every two-week period, within 48 hours following any runoff producing storm event, and at the completion of the project prior to the release of any performance bonds. The program authority also requires that an individual holding a certificate of competence, as provided by § 10.1-561, Code of Virginia, who will be in charge of and responsible for carrying out the land disturbing activity and may require monitoring and reports from the person responsible for carrying out the plan to insure compliance with the approved plan and to determine whether the measures required in the plan are effective in controlling erosion and sediment. However, any plan approving authority may waive the certificate of competence requirement for an agreement in lieu of a plan for construction of a single-family residence. The owner, occupier or operator shall be given an opportunity to accompany the inspector. If the Soil Erosion and Sediment Control Officer determines that there is a failure to comply with the plan, notice shall be served upon the permittee or person responsible for carrying out the plan by registered or certified mail to the address specified in the permit application or in the plan certification, or by delivery at the site of the land disturbing activities to the agent or employee supervising such activities. The notice shall specify the measures needed to comply with the plan and shall specify the time within which such measures shall be completed. Upon failure to comply within the specified time, the permit may be revoked and the permittee or person responsible for carrying out the plan shall be deemed to be in violation of this Ordinance and, upon conviction, shall be subject to the penalties provided by the Ordinance.*

In § 300-7A the following wording is incomplete: "The program authority also requires that an individual holding a certificate of competence...who will be in charge of and responsible for carrying out the land-disturbing activity." Perhaps the following revision could be made:

The program authority also requires that an individual holding a certificate of competence, as provided by § 10.1-561, Code of Virginia, be designated who will be in charge of and responsible for carrying out the land disturbing activity and may require monitoring and reports from the person responsible for carrying out the plan to insure compliance with the approved plan and to determine whether the measures required in the plan are effective in controlling erosion and sediment.

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 300-008

[Chapter 300 Soil Erosion and Sediment Control](#)
[§ 300-8 Penalties, injunctions and other legal actions.](#)

Code Content:

[\[§ 300-8B\]](#) *Any person who violates any provision of this Ordinance shall, upon a finding of the District Court of the County of Amelia, be assessed a civil penalty. The civil penalty for any one violation shall be \$100, except that the civil penalty for commencement of land disturbing activities without an approved plan shall be \$1,000. Each day during which the violation is found to have existed shall constitute a separate offense. In no event shall a series of specified violations arising from the same operative set of facts result in civil penalties which exceed a total of \$3,000, except that a series of violations arising from the commencement of land disturbing activities without an approved plan for any site shall not result in civil penalties which exceed a total of \$10,000.*

The civil penalty amounts in § 300-8B should be reviewed to ensure they are still satisfactory.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 300-009

[Chapter 300 Soil Erosion and Sediment Control](#)
[§ 300-8 Penalties, injunctions and other legal actions.](#)

Code Content:

[\[§ 300-8E\]](#) *Without limiting the remedies which may be obtained in this section, any person violating or failing, neglecting, or refusing to obey any injunction, mandamus or other remedy obtained pursuant to this section shall be subject, in the discretion of the court, to a civil penalty not to exceed \$2,000 for each violation. A civil action for such violation or failure may be brought by the County of Amelia. Any civil penalties assessed by a court shall be paid into the treasury of the County of Amelia, except that where the violator is the locality itself, or its agent, the court shall direct the penalty to be paid into the state treasury.*

The wording of § 300-8E, including the maximum civil penalty of \$2,000, is still consistent with § 62.1-44.15:63, Subsection D, Code of Virginia. No changes are recommended.

Pick one option from list below

- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 308-001

[Chapter 308 Stormwater Management](#)
[§ 308-2 Definitions.](#)

Code Content:

[\[REGULATIONS\]](#) *The Virginia Stormwater Management Program (VSMP) Permit Regulations, 9 VAC 25-870-60, as amended.*

In the definition of "Regulations" in § 308-2 the reference to 9 VAC 25-870-60 is incorrect. There is no Section 60 in Chapter 870. Chapter 870 is titled "Stormwater Management Program (VSMP) Regulation" and consists of 9 VAC 25-870-10 et seq.

Pick one option from list below

- ☐ Revise definition to read: "The Virginia Stormwater Management Program (VSMP) Regulations, 9 VAC 25-870-10 et seq."
- ☐ Revise as follows:

- ☐ Defer decision until after Code publication.

Question 308-002

[Chapter 308 Stormwater Management](#)

[§ 308-8 Technical criteria for regulated land disturbing activities.](#)

Code Content:

[\[§ 308-8B\]](#) Notwithstanding the foregoing, any land disturbing activity proposed to occur pursuant to a plan of development proffered as part of **a condition rezoning** and approved by the governing body; any other plan of development or site plan approved by the County, including any plan approved pursuant to a rezoning request, a variance request, or a request for a special use permit; an approved final subdivision plat; or an approved preliminary plat where the applicant has diligently pursued final plat approval within a reasonable period of time under the circumstances in accordance with § 15.2-2307 of the Code of Virginia, that was approved by the County prior to July 1, 2012, and for which no coverage under the general permit has been issued and land disturbing did not commence prior to July 1, 2014, shall be considered grandfathered and shall not be subject to the technical criteria of Part II B (of the Regulations), but shall be subject to the technical criteria of Part II C (of the Regulations) for those areas that were included in the approval, provided that the Administrator finds that the following criteria apply:

In § 308-8B should the wording "a condition rezoning" read "a conditional rezoning"?

Pick one option from list below

- ☐ Revise to read "a conditional rezoning."
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 308-003

[Chapter 308 Stormwater Management](#)
[§ 308-11 Monitoring and inspections.](#)

Code Content:

[\[§ 308-11A\]](#) The Administrator, **or the District,** shall inspect the land disturbing activity during construction for:

In § 308-11A the reference to "the District" is unclear as there is no other mention in Chapter 308 of a District. Is this meant to be a reference to the Piedmont Soil and Water Conservation District?

Pick one option from list below

- ☐ Change "District" to "Piedmont Soil and Water Conservation District."
- ☐ Delete "or the District."
- ☐ Revise as follows:

- ☐ Defer decision until after Code publication.

Question 308-004

[Chapter 308 Stormwater Management](#)
[§ 308-13 Enforcement.](#)

The penalties in § 308-13 were taken from § 62.1-44.15:48 of the Code of Virginia and would not appear to require revision at this time.

Pick one option from list below

- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 308-005

[Chapter 308 Stormwater Management](#)
[§ 308-13 Enforcement.](#)

Code Content:

[\[§ 308-13F\]](#) *Any person who knowingly violates any provision of this Ordinance, any regulation or order of the **Virginia Soil and Water Conservation Board (VSWCB)** or the County, any condition of a permit or any order of a court as herein provided, or who knowingly makes any false statement in any form required to be submitted under this chapter or knowingly renders inaccurate any monitoring device or method required to be maintained under this chapter, shall be guilty of a felony punishable by a term of imprisonment of not less than one year nor more than three years, or in the discretion of the jury or the court trying the case without a jury, confinement in jail for not more than 12 months and a fine of not less than \$5,000 nor more than \$50,000 for each violation. Any defendant that is not an individual shall, upon conviction of a violation under this subsection, be sentenced to pay a fine of not less than \$10,000. Each day of violation of each requirement shall constitute a separate offense.*

In § 308-13F is the reference to the Virginia Soil and Water Conservation Board (VSWCB) correct or should this reference be to the State Water Control Board (SWCB)?

Pick one option from list below

- ☐ Change to the State Water Control Board (SWCB).
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 314-001

[Chapter 314 Subdivision of Land](#)
[Article I Purpose and Title](#)
[§ 314-1.1 Authority.](#)

Code Content:

[\[§ 314-1.1A\]](#) *An ordinance to regulate the subdivision of property into lots, streets, alleys, and other public areas, to provide for the making and recording of plats of such subdivision and the certification of same and provide for the approval of plats.*

Section 314-1.1A appears to consist of the long title for the Subdivision Ordinance. The County might want to consider removing this subsection as covered by § 314-1.3, Title, which provides "This ordinance is known and may be cited as the 'Subdivision Ordinance of Amelia County, Virginia.'" If retained, wording could be added to clarify the intent of this subsection, such as:

A. Long title. This ordinance shall be known as "An Ordinance To Regulate the Subdivision of Property into Lots, Streets, Alleys, and Other Public Areas, To Provide for the Making and Recording of Plats of Such Subdivision and the Certification of Same and Provide for the Approval of Plats."

Pick one option from list below

- ☐ Retain Subsection A and revise as suggested.
- ☐ Delete Subsection A.
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 314-002

[Chapter 314 Subdivision of Land](#)
[Article I Purpose and Title](#)
[§ 314-1.1 Authority.](#)

Code Content:

[\[§ 314-1.1B\]](#) *Whereas, by **Article 7** of the Virginia Planning Act found in the Code of Virginia, 1950, as amended, § 15.2-2240 et seq., the governing body of Amelia County, Virginia, is authorized to adopt regulations to provide:*

In § 314-1.1B the reference to Article 7 (Zoning) should be to Article 6 (Land Subdivision and Development). See § 15.2-2240 et seq. of the Code of Virginia as also cited in this subsection. We will make this correction.

Question 314-003

[Chapter 314 Subdivision of Land](#)
[Article I Purpose and Title](#)
[§ 314-1.1 Authority.](#)

Code Content:

[\[§ 314-1.1B\]](#) *Whereas, by Article 7 of the Virginia Planning Act found in the Code of Virginia, 1950, as amended, § 15.2-2240 et seq., the governing body of Amelia County, Virginia, is authorized to adopt regulations to provide:*

The "Whereas" clause included in § 314-1.1B and the ordaining clause in § 314-1.1C ("Therefore, be it ordained...") are not typically included within the body of an ordinance, and the County might want to consider whether § 314-1.1B and C could be removed from the Code. The wording in § 314-1.1B appears to have been based on § 15.2-2241, Mandatory Provisions of a Subdivision Ordinance, Code of Virginia, which has been amended multiple times since § 314-1.1B was last revised in 1999. As a result, there are a number of discrepancies between § 314-1.1B and the statute.

Pick one option from list below

☐ Remove § 314-1.1B. (Note: If this option is chosen, the remaining questions on § 314-1.1 can be skipped.)

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 314-004

[Chapter 314 Subdivision of Land](#)
[Article I Purpose and Title](#)
[§ 314-1.1 Authority.](#)

Code Content:

[\[§ 314-1.1B\(5\)\]](#) *For the acceptance of dedication of public use of any right-of-way located within any subdivision which has constructed therein, or proposed to be constructed therein, any street, curb, gutter, sidewalk, bicycle trail, drainage or sewerage system, water line as part of a public system or other improvement, financed or to be financed in whole or in part by private funds only if the owner or developer certifies to the governing body that the construction costs have been paid to the persons constructing such facilities or furnishes to the governing body a certified check or cash escrow in the amount of the estimated costs of construction or a corporate or property bond, with surety satisfactory to the governing body, in an amount sufficient for and conditioned upon the construction of such facilities, or a contract for the construction of such facilities and the contractor's bond, with like surety, in like amount and so conditioned, or furnishes to the governing body a bank or savings and loan association's letter of credit on certain designated funds satisfactory to the governing body as to the bank or savings and loan association, the amount and the form; provided, however, in the event a governing body of a county, wherein the highway system maintained by the Virginia Department of Highways and Transportation, has accepted the dedication of a road for public use and such road due to factors other than its quality of construction is not acceptable into the State Highway System, then such governing body may if so provided by its subdivision ordinance, require the subdivider or developer to furnish the County with a maintenance and indemnifying bond, with surety satisfactory to the governing body in an amount sufficient for and conditioned upon the maintenance of such road until such time as it is accepted into the State Highway System or in lieu of such bond, a bank or savings and loan association, the amount and the form. "Maintenance of such road" shall be deemed to mean maintenance of the streets, curb, gutter, drainage facilities, utilities or other street improvements, including the correction of defects or damages and the removal of snow, water or debris, so as to keep such road reasonably open for public usage;*

The wording in § 314-1.1B(5) mirrors § 15.2-2241, Code of Virginia, but contains an outdated reference to the Department of Highways and Transportation (now the Department of Transportation) and appears to be missing material. Also the wording should be tailored to reflect the context of the County's ordinance. Perhaps the following revisions could be made:

~~in the event a governing body of a County, wherein the highway system maintained by the Virginia Department of Highways and Transportation, the governing body has accepted the dedication of a road for public use and such road due to factors other than its quality of construction is not acceptable into the State Highway System~~ secondary system of state highways, then such governing body may if so provided by its subdivision ordinance, require the subdivider or developer to furnish the County with a maintenance and indemnifying bond, with surety satisfactory to the governing body, in an amount sufficient for and conditioned upon the maintenance of such road until such time as it is accepted into the ~~State Highway System~~ secondary system of state highways or, in lieu of such bond, ~~a bank or savings and loan association, the amount and the form~~ a bank or savings institution's letter of credit on certain designated funds satisfactory to the governing body as to the bank or savings institution, the amount and the form.

For your reference, the corresponding wording in § 15.2-2241, Code of Virginia, reads:

In the event a governing body of a county, wherein the highway system is maintained by the Department of Transportation, has accepted the dedication of a road for public use and such road due to factors other than its quality of construction is not acceptable into the secondary system of state highways, then such governing body may, if so provided by its subdivision ordinance, require the subdivider or developer to furnish the county with a maintenance and indemnifying bond, with surety satisfactory to the governing body or its designated administrative agency, in an amount sufficient for and conditioned upon

the maintenance of such road until such time as it is accepted into the secondary system of state highways. In lieu of such bond, the governing body or its designated administrative agency may accept a bank or savings institution's letter of credit on certain designated funds satisfactory to the governing body or its designated administrative agency as to the bank or savings institution, the amount and the form, or accept payment of a negotiated sum of money sufficient for and conditioned upon the maintenance of such road until such time as it is accepted into the secondary system of state highways and assume the subdivider's or developer's liability for maintenance of such road.

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 314-005

[Chapter 314 Subdivision of Land](#)

[Article I Purpose and Title](#)

[§ 314-1.1 Authority.](#)

Code Content:

[\[§ 314-1.1B\(7\)\]](#) *That unless a plat be filed for recordation within six months after final approval thereof or such longer period as may be approved by the governing body such approval shall be written and the plat marked void and returned to the approving official;*

In § 314-1.1B(7) the wording "such approval shall be written" should read "such approval shall be withdrawn." See the corresponding wording in § 15.2-2241, Code of Virginia: "That unless a plat is filed for recordation within six months after final approval thereof or such longer period as may be approved by the governing body, such approval shall be withdrawn and the plat marked void and returned to the approving official." We will make this correction.

Question 314-006

[Chapter 314 Subdivision of Land](#)
[Article I Purpose and Title](#)
[§ 314-1.1 Authority.](#)

Code Content:

[\[§ 314-1.1B\(8\)\]](#) *For the administration and enforcement of such ordinance, not inconsistent with provisions contained in **this chapter**, and specifically for the imposition of reasonable fees and charges shall in no instance exceed an amount commensurate with the services rendered taking into consideration the time, skill and administrator's expense involved. All such charges heretofore made are hereby validated;*

Section 214-1.1B(8) is missing wording, and the reference to "this chapter" is meant to be a reference to Chapter 22 of Title 15.2 of the Code of Virginia, pursuant to § 15.2-2241, Code of Virginia, on which this subsection is based. This subsection should read:

For the administration and enforcement of such ordinance, not inconsistent with provisions contained in ~~this chapter~~ Chapter 22 of Title 15.2 of the Code of Virginia, and specifically for the imposition of reasonable fees and charges for the review of plats and plans, and for the inspection of facilities required by any such ordinance to be installed; such fees and charges shall in no instance exceed an amount commensurate with the services rendered taking into consideration the time, skill and administrator's expense involved. All such charges heretofore made are hereby validated;

For your reference the corresponding wording in § 15.2-2241 reads:

For the administration and enforcement of such ordinance, not inconsistent with provisions contained in this chapter, and specifically for the imposition of reasonable fees and charges for the review of plats and plans, and for the inspection of facilities required by any such ordinance to be installed; such fees and charges shall in no instance exceed an amount commensurate with the services rendered taking into consideration the time, skill and administrator's expense involved. All such charges heretofore made are hereby validated;

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 314-007

[Chapter 314 Subdivision of Land](#)
[Article I Purpose and Title](#)
[§ 314-1.1 Authority.](#)

Code Content:

[\[§ 314-1.1B\(9\)\]](#) *For payment by a subdivider or developer of land of his pro rata share of the cost of providing reasonable and necessary sewerage and drainage facilities, located outside the property limits of the land owned or controlled by him but necessitated or required, at least in part, by the construction or improvement of his subdivision or development; provided, however, that no such payment shall be required until such time as the governing body or a designated department or agency thereof shall have established a general sewer and drainage improvement program for an area having related and common sewer and drainage conditions and within which the land owned or controlled by the subdivider or developer is located. Such regulations shall set forth and establish reasonable standards to determine the proportionate share of total estimated cost of ultimate sewerage and drainage facilities required adequately to serve a related and common area, when and if fully developed in accord with the adopted Comprehensive Plan, that shall be borne by each subdivider or developer within the area. Such share shall be limited to the proportion of such total estimated cost which the increased sewage flow and/or increased volume and velocity of stormwater runoff to be actually caused by his subdivision or development bears to total estimated volume and velocity of such sewage and/or runoff from such area in its fully developed state. Each such payment received shall be expended only for the construction of those facilities for which the payment was required, and until so expended shall be held in an interest-bearing account for the benefit of the subdivider or developer; provided, however, that in lieu of such payment the governing body may provide for the posting of a corporate or property bond, cash escrow or other **method of performance guarantee construction**. Such bond, escrow or other guarantee posted in lieu of payment as completed by the governing body or a designated department or agency thereof;*

In § 314-1.1B(9) the wording "method of performance guarantee construction" does not make sense. Either the word "construction" should be deleted or wording is missing. Similar wording in § 15.2-2243, Code of Virginia, reads as follows (emphasis added):

*Each payment pursuant to subsection A received shall be expended only for necessary engineering and related studies and the construction of those facilities identified in the established sewer, water, and drainage program; however, in lieu of such payment the governing body may provide for the posting of a personal, corporate or property bond, cash escrow, or other **method of performance guarantee satisfactory to it conditioned on payment at commencement of such studies or construction.***

Pick one option from list below

- ☐ Delete "construction" after "performance guarantee."
- ☐ Revise to read "or other method of performance guarantee satisfactory to it conditioned on payment at commencement of such construction."
- ☐ Revise as follows:

- ☐ Defer decision until after Code publication.

Question 314-008

[Chapter 314 Subdivision of Land](#)
[Article I Purpose and Title](#)
[§ 314-1.1 Authority.](#)

Code Content:

[\[§ 314-1.1B\(9\)\]](#) *For payment by a subdivider or developer of land of his pro rata share of the cost of providing reasonable and necessary sewerage and drainage facilities, located outside the property limits of the land owned or controlled by him but necessitated or required, at least in part, by the construction or improvement of his subdivision or development; provided, however, that no such payment shall be required until such time as the governing body or a designated department or agency thereof shall have established a general sewer and drainage improvement program for an area having related and common sewer and drainage conditions and within which the land owned or controlled by the subdivider or developer is located. Such regulations shall set forth and establish reasonable standards to determine the proportionate share of total estimated cost of ultimate sewerage and drainage facilities required adequately to serve a related and common area, when and if fully developed in accord with the adopted Comprehensive Plan, that shall be borne by each subdivider or developer within the area. Such share shall be limited to the proportion of such total estimated cost which the increased sewage flow and/or increased volume and velocity of stormwater runoff to be actually caused by his subdivision or development bears to total estimated volume and velocity of such sewage and/or runoff from such area in its fully developed state. Each such payment received shall be expended only for the construction of those facilities for which the payment was required, and until so expended shall be held in an interest-bearing account for the benefit of the subdivider or developer; provided, however, that in lieu of such payment the governing body may provide for the posting of a corporate or property bond, cash escrow or other method of performance guarantee construction. Such bond, escrow or other guarantee posted in lieu of payment as completed by the governing body or a designated department or agency thereof;*

In § 314-1.1B(9) the last sentence is incomplete and does not make sense: "Such bond, escrow or other guarantee posted in lieu of payment as completed by the governing body or a designated department or agency thereof." We were unable to find corresponding wording in the current statutes to determine how this sentence should read.

Pick one option from list below

☐ Revise as follows:

☐ Delete indicated sentence.

☐ Defer decision until after Code publication.

Question 314-009

[Chapter 314 Subdivision of Land](#)
[Article I Purpose and Title](#)
[§ 314-1.1 Authority.](#)

Code Content:

[\[§ 314-1.1B\(10\)\]](#) *For reasonable provisions permitting a single division of a lot or parcel for the purpose of sale or gift to a member of the immediate family of the property owner, subject only to any express requirement contained in the Code of Virginia. Only one such division shall be allowed per family member, and shall not be for the purpose of circumventing this subsection. For the purpose of this subsection, a member of the immediate family is defined as any person who is a natural or legally defined offspring, spouse, or parent of the owner. The provisions of this subsection shall apply only to subdivision ordinances adopted by counties; and*

In § 314-1.1B(10) the inclusion of the sentence "The provisions of this subsection shall apply only to subdivision ordinances adopted by counties" does not make sense in the context of the County's own ordinance.

Pick one option from list below

- ☐ Delete indicated sentence.
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 314-010

[Chapter 314 Subdivision of Land](#)
[Article I Purpose and Title](#)
[§ 314-1.1 Authority.](#)

Code Content:

[\[§ 314-1.1B\(10\)\]](#) For reasonable provisions permitting a single division of a lot or parcel for the purpose of sale or gift to a member of the immediate family of the property owner, subject only to any express requirement contained in the Code of Virginia. Only one such division shall be allowed per family member; and shall not be for the purpose of circumventing this subsection. **For the purpose of this subsection, a member of the immediate family is defined as any person who is a natural or legally defined offspring, spouse, or parent of the owner.** The provisions of this subsection shall apply only to subdivision ordinances adopted by counties; and

In § 314-1.1B(10) the County might want to review the definition of member of the immediate family against the current wording of § 15.2-2244A, Code of Virginia: "For the purpose of this subsection, a member of the immediate family is defined as any person who is a natural or legally defined offspring, stepchild, spouse, sibling, grandchild, grandparent, or parent of the owner. In addition, any such locality may include aunts, uncles, nieces and nephews in its definition of immediate family." In § 314-6.5, Family divisions, of this chapter, Subsection B provides: "For the purposes hereof, a member of the immediate family is defined as any person who is natural or legally defined offspring, spouse, sibling, grandchild, grandparent, or parent of the owner."

Pick one option from list below

☐ Revise to match § 314-6.5B: "For the purposes hereof, a member of the immediate family is defined as any person who is natural or legally defined offspring, spouse, sibling, grandchild, grandparent, or parent of the owner."

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 314-011

[Chapter 314 Subdivision of Land](#)
[Article II Administration](#)
[§ 314-2.2 Duties.](#)

Code Content:

[\[§ 314-2.2\]](#) *The agent shall perform his duties regarding subdivisions and land subdividing in accordance with this ordinance and **Article 7 (Land Subdivision and Development) of the Code of Virginia, 1950, as amended.***

In § 314-2.2 the reference to "Article 7 (Land Subdivision and Development) of the Code of Virginia, 1950, as amended" should be to Article 6, Land Subdivision and Development, of Title 15.2, Chapter 22, of the Code of Virginia. We will update the reference accordingly.

Question 314-012

[Chapter 314 Subdivision of Land](#)
[Article III Procedure for Making and Recording Plats](#)
[§ 314-3.5 Private contracts.](#)

Code Content:

[\[§ 314-3.5\]](#) *This ordinance bears no relation to any private easement, covenant, agreement or restriction **implied herein to any public official.** When this ordinance calls for more restrictive standards than are required by private contracts, the provisions of this ordinance shall control.*

Based on a comparison with similar ordinances, § 314-3.5 is missing wording and should read as follows: "This ordinance bears no relation to any private easement, covenant, agreement or restriction, nor is the responsibility of enforcing such private easements, covenants, agreements or restrictions implied herein to any public official."

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 314-013

[Chapter 314 Subdivision of Land](#)
[Article IV General Regulations](#)
[§ 314-4.4 Installation costs.](#)

Code Content:

[\[§ 314-4.4A\(2\)\]](#) *In addition, the subdivider shall be responsible for their pro rata share of the cost of providing reasonable and necessary sewerage, water and/or drainage facilities located outside the subdivision but necessitated or required, at least in part, by the construction or improvement of the subdivision; however, no such payment shall be required until such time as the County of Amelia or other public agency shall have established a general sewerage, water and/or drainage facilities required to adequately serve a related and common area when and if fully developed in accordance with an adopted Comprehensive Plan, shall be based on the total estimated volume and velocity of such sewerage, water and/or runoff from such area in its fully developed state and the percentage of such total shall be determined by the agent.*

Section 314-4.4A(2) does not make sense and appears to be missing wording. Similar wording in § 15.2-2243, Code of Virginia reads as follows (emphasis added):

*A locality may provide in its subdivision ordinance for payment by a subdivider or developer of land of the pro rata share of the cost of providing reasonable and necessary sewerage, water, and drainage facilities, located outside the property limits of the land owned or controlled by the subdivider or developer but necessitated or required, at least in part, by the construction or improvement of the subdivision or development; however, no such payment shall be required until such time as the governing body or a designated department or agency thereof **has established a general sewer, water, and drainage improvement program for an area having related and common sewer, water, and drainage conditions and within which the land owned or controlled by the subdivider or developer is located or the governing body has committed itself by ordinance to the establishment of such a program.** Such regulations or ordinance shall set forth and establish reasonable standards to determine the proportionate share of total estimated cost of ultimate sewerage, water, and drainage facilities required to adequately serve a related and common area, when and if fully developed in accord with the adopted comprehensive plan, that shall be borne by each subdivider or developer within the area. Such share shall be limited to the amount necessary to protect water quality based upon the pollutant loading caused by the subdivision or development or to the proportion of such total estimated cost which the increased sewage flow, water flow, and/or increased volume and velocity of storm water runoff to be actually caused by the subdivision or development bears to total estimated volume and velocity of such sewage, water, and/or runoff from such area in its fully developed state.*

Pick one option from list below

☐ Revise as follows:

☐ Revise as follows: (revisions attached).

☐ Defer decision until after Code publication.

Question 314-014

[Chapter 314 Subdivision of Land](#)
[Article IV General Regulations](#)
[§ 314-4.4 Installation costs.](#)

Code Content:

[\[§ 314-4.4B\(1\)\(b\)\]](#) Each entrance onto any public road for vehicular traffic to and from such subdivision shall be subject to the approval of the agent upon the advice of the **Highway Department** with the design standards of the Virginia Department of Transportation. In the case of any multi-laned, divided highway, no such entrance which is not directly opposite any crossover in the median of any such highway shall be permitted within 500 feet of any such crossover except upon findings by the agent that:

Section 314-4.4B(1)(b) refers to the County Highway Department. Is this reference still correct? There are no other references in the County ordinances to a Highway Department.

Pick one option from list below

- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 314-015

[Chapter 314 Subdivision of Land](#)
[Article IV General Regulations](#)
[§ 314-4.4 Installation costs.](#)

Code Content:

[\[§ 314-4.4B\(4\)\]](#) Minimum widths. The minimum width of proposed streets shall conform to the **Virginia Department of Highways and Transportation's** specifications of street width before acceptance into the secondary system.

In § 314-4.4B(4) we will update the reference to the Virginia Department of Highways and Transportation to the Virginia Department of Transportation, the current title of this Department.

Question 314-016

[Chapter 314 Subdivision of Land](#)
[Article IV General Regulations](#)
[§ 314-4.4 Installation costs.](#)

Code Content:

[\[§ 314-4.4J\]](#) *Fire protection. Adequate fire hydrants in a subdivision, at locations approved by the agent, shall be required, provided necessary public water is available. The location of the fire hydrants shall meet the National Board of Fire Underwriters specifications.*

Section 314.4.4J provides that "The location of the fire hydrants shall meet the National Board of Fire Underwriters specifications." Is an update needed?

Pick one option from list below

☐ Revise to read "The location of the fire hydrants shall meet the specifications of the Virginia Statewide Fire Prevention Code."

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 314-017

[Chapter 314 Subdivision of Land](#)

[Article V Approval of Plats](#)

[§ 314-5.1 Approval required before sale.](#)

Code Content:

[\[§ 314-5.1\]](#) Whenever **any subdivision of land** is proposed, and before any permit for the erection of a structure shall be granted, the subdivider or his agent shall apply in writing to the agent for the approval of the subdivision plat and submit three copies of the preliminary plat including the lot, street, and utilities layout. No lot shall be sold until the final plat for the subdivision shall have been approved and recorded in the following manner.

Article V of Chapter 314 indicates that a preliminary plat is required to be submitted for any subdivision of land. Chapter 393, Acts of 2014, limited local authority to require preliminary plats to subdivisions of more than 50 lots. See § 15.2-2260A, Code of Virginia, which provides: "Nothing in this article shall be deemed to prohibit the local governing body from providing in its ordinance for the mandatory submission of preliminary subdivision plats for tentative approval for plats involving more than 50 lots, provided that any such ordinance provides for the submission of a preliminary subdivision plat for tentative approval at the option of the landowner for plats involving 50 or fewer lots." To reflect this restriction, perhaps § 314-5.1 could be revised to read as follows:

Whenever any subdivision of land is proposed and involves more than 50 lots, and before any permit for the erection of a structure shall be granted, the subdivider or his agent shall apply in writing to the agent for the approval of the subdivision plat and submit three copies of the preliminary plat including the lot, street, and utilities layout. Where a subdivision involves 50 or fewer lots a preliminary plat may be submitted at the option of the landowner.

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 314-018

[Chapter 314 Subdivision of Land](#)
[Article V Approval of Plats](#)
[§ 314-5.4 Procedure.](#)

Code Content:

[\[§ 314-5.4\]](#) *The agent or appointed representative shall discuss the preliminary plat with the subdivider in order to determine whether or not the preliminary plat generally conforms to the requirements of the Subdivision Ordinance and of the Zoning Ordinance. The subdivider shall then be advised in writing within 45 days, which may be by formal letter or by legible markings on his copy of the preliminary plat, concerning any additional data that may be required, the character and extent of public improvements that will have to be made, and estimate of the cost of construction or improvements and the amount of the performance bond which will be required as a prerequisite to approval of the final subdivision plat. In determining the cost of required improvements and the amount of the performance bond, the agent may consult with a duly licensed engineer who shall prepare this data for the agent or preferably may require a bona fide estimate of the cost of improvements to be furnished by the subdivider.*

A time frame of 45 days is included in § 314-5.4 with reference to the preliminary plat. Section 15.2-2260, Code of Virginia, requires action on the preliminary plat within 60 days:

The local planning commission, or an agent designated by the commission or by the governing body to review preliminary subdivision plats shall complete action on the preliminary subdivision plats within 60 days of submission. However, if approval of a feature or features of the preliminary subdivision plat by a state agency or public authority authorized by state law is necessary, the commission or agent shall forward the preliminary subdivision plat to the appropriate state agency or agencies for review within 10 business days of receipt of such preliminary subdivision plat.

Pick one option from list below

☐ Change 45 days to 60 days.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 314-019

[Chapter 314 Subdivision of Land](#)

[Article V Approval of Plats](#)

[§ 314-5.6 Six month limit.](#)

Code Content:

[\[§ 314-5.6\]](#) The subdivider shall have **not more than six months** after receiving official notification concerning the preliminary plat to file with the agent a final subdivision plat in accordance with this ordinance. Failure to do so shall make the preliminary approval null and void. The agent may, upon written request by the subdivider, grant an extension of this time limit.

Section 314-5.6 requires the final subdivision plat to be filed within six months of approval of the preliminary plat. This provision conflicts with § 314-5.3B, which is based on § 15.2-2260, Code of Virginia and provides for a time frame of one year for submission of the final subdivision plat: "Once a preliminary subdivision plat is approved, it shall be valid for a period of five years, provided the subdivider submits a final subdivision plat for all or a portion of the property within one year of such approval or such longer period as may be prescribed by local ordinance, and thereafter diligently pursues approval of the final subdivision plat."

Pick one option from list below

☐ Change six months in § 314-5.6 to one year.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 314-020

[Chapter 314 Subdivision of Land](#)
[Article V Approval of Plats](#)
[§ 314-5.8 Conditions.](#)

Code Content:

[\[§ 314-5.8\]](#) *The final plat shall not be approved until the subdivider has complied with the general requirements and minimum standards of design in accordance with this ordinance, and has made satisfactory arrangements for performance bond, cash or cash bond to cover the cost of necessary improvements, prior to construction, to the satisfaction of the agent. Approval of the final plat shall be written on the face of the plat by the agent, and the subdivider shall be advised in writing within 45 days, which may be by formal letter or by legible markings on the subdivider's copy of the final plat. The subdivider shall record the final plat within 60 days after final approval; otherwise the agent shall mark the plat "void" and return same to the subdivider.*

Section 214-5.8 refers to action on a final plat within 45 days. In § 15.2-2259, Code of Virginia, this time frame is 60 days: "the local planning commission or other agent shall act on any proposed plat within 60 days after it has been officially submitted for approval by either approving or disapproving the plat in writing, and giving with the latter specific reasons therefor."

Pick one option from list below

☐ Change 45 days to 60 days.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 314-021

[Chapter 314 Subdivision of Land](#)
[Article V Approval of Plats](#)
[§ 314-5.8 Conditions.](#)

Code Content:

[\[§ 314-5.8\]](#) *The final plat shall not be approved until the subdivider has complied with the general requirements and minimum standards of design in accordance with this ordinance, and has made satisfactory arrangements for performance bond, cash or cash bond to cover the cost of necessary improvements, prior to construction, to the satisfaction of the agent. Approval of the final plat shall be written on the face of the plat by the agent, and the subdivider shall be advised in writing within 45 days, which may be by formal letter or by legible markings on the subdivider's copy of the final plat. The subdivider shall record the final plat within 60 days after final approval; otherwise the agent shall mark the plat "void" and return same to the subdivider.*

Section 314-5.8 requires the final plat to be recorded within 60 days of approval. This time frame should be six months pursuant to § 15.2-2241, Subsection 8, Code of Virginia, which provides: "That unless a plat is filed for recordation within six months after final approval thereof or such longer period as may be approved by the governing body, such approval shall be withdrawn and the plat marked void and returned to the approving official."

Pick one option from list below

☐ Change 60 days to 6 months.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 314-022

Chapter 314 Subdivision of Land

Article VI Administrative Review of Single Cut Subdivisions, Subdivision Exceptions, Large Lot Developments,
Family Divisions and Charitable Exceptions
§ 314-6.3 Subdivision exceptions.

Code Content:

*[§ 314-6.3A] Application for exception. Provided that such requirement is not otherwise contrary to law, application for approval of a division as a subdivision exception under this Ordinance shall be made prior to recordation of any such division. Application shall be made to the County Administrator's Office. The application shall include a plat of survey certified and sealed by a surveyor; drawn to such scale and including such minimal information sufficient to satisfy the **Planning Department** that the division qualifies as a subdivision exception.*

Section 314-6.3A refers to the Planning Department. There are no other references in the County ordinances to a Planning Department. Is an update needed?

Pick one option from list below

- ☐ Revise to Community Development Department.
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 314-023

[Chapter 314 Subdivision of Land](#)

[Article VI Administrative Review of Single Cut Subdivisions, Subdivision Exceptions, Large Lot Developments,](#)

[Family Divisions and Charitable Exceptions](#)

[§ 314-6.4 Large lot developments.](#)

Code Content:

[\[§ 314-6.4G\]](#) *Plat approval. Copies of a large lot development plat, the number of which shall be determined by the subdivision agent, or his designee, shall be submitted to the County Administrator's office for review. If new subdivision streets are proposed, the subdivision agent shall forward the plat to the Virginia Department of Transportation for review and approval. The subdivision agent shall approve the plat upon determining that the development meets the requirements of this Ordinance within 45 days. If the plat is not approved, the reasons therefore shall be transmitted in writing to the applicant.*

Section 314-6.4G requires approval of the plat for a large lot development within 45 days. Is this time frame still correct? Would the time frame of 60 days in § 15.2-2259, Code of Virginia, apply to this plat? The statute provides: "the local planning commission or other agent shall act on any proposed plat within 60 days after it has been officially submitted for approval by either approving or disapproving the plat in writing, and giving with the latter specific reasons therefor."

Pick one option from list below

- ☐ Change 45 days to 60 days.
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 314-024

[Chapter 314 Subdivision of Land](#)

[Article VI Administrative Review of Single Cut Subdivisions, Subdivision Exceptions, Large Lot Developments, Family Divisions and Charitable Exceptions](#)
[§ 314-6.5 Family divisions.](#)

Code Content:

[\[§ 314-6.5C\(5\)\]](#) *No family division shall be made in subdivisions recorded in the Amelia County Clerk's Office after August 8, 1988.*

In § 314-6.5C(5) should the wording "recorded in the Amelia County Clerk's Office" be revised to read "recorded in the office of the Clerk of the Circuit Court"?

Pick one option from list below

- ☐ Revise to read "recorded in the office of the Clerk of the Circuit Court."
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 314-025

[Chapter 314 Subdivision of Land](#)

[Article VII Effectual Clauses](#)
[§ 314-7.2 Penalties.](#)

Code Content:

[\[§ 314-7.2\]](#) *Any owner or proprietor of any tract of land who subdivides that tract of land and who violates any of the provisions of this ordinance shall be guilty of a Class 1 misdemeanor, punishable by a fine of up to \$2,500 for each lot or parcel of land so subdivided or transferred or sold.*

Section 314-7.2 sets the penalty for violations of Chapter 314 at a fine up to \$2,500 (Class 1 misdemeanor). This penalty is consistent with the maximum fine for a Class 1 misdemeanor prescribed by § 18.2-11, Code of Virginia, and would not appear to require revision.

Pick one option from list below

- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 314-026

[Chapter 314 Subdivision of Land](#)
[Article VIII Definitions](#)
[§ 314-8.1 Words and terms.](#)

Code Content:

[\[HEALTH OFFICIAL\]](#) *The health director or sanitarian for Amelia County, Virginia.*

The term "Health Official" is used in Chapter 314 and defined to mean the Health Director or Sanitarian of the County. Is this definition still correct? The title "Health Officer" is also used.

Pick one option from list below

- ☐ Change "Health Official" to "Health Officer."
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 314-027

[Chapter 314 Subdivision of Land](#)
[Article VIII Definitions](#)
[§ 314-8.1 Words and terms.](#)

Code Content:

[\[HIGHWAY ENGINEER\]](#) *The resident engineer employed by the Virginia Department of Highways and Transportation.*

In the definition of "Highway Engineer" in § 314-8.1 we will update the reference to the Virginia Department of Highways and Transportation to the Virginia Department of Transportation, the current title of this Department. Is "Highway Engineer" still the correct title?

Pick one option from list below

- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 314-028

[Chapter 314 Subdivision of Land](#)
[Article VIII Definitions](#)
[§ 314-8.1 Words and terms.](#)

Code Content:

[\[PARENT TRACT\]](#) *A separate lot, tract, or parcel of land conveyed by deed, devised by will, or passing pursuant to the laws of descent and distribution, the boundaries of which are shown by a plat, by metes and bounds or other legal description and recorded in the **Amelia County Clerk's Office** on or before August 8, 1988.*

In the definition of "parent tract" in § 314-8.1 should the wording "recorded in the Amelia County Clerk's Office" be revised to read "recorded in the office of the Clerk of the Circuit Court"?

Pick one option from list below

- ☐ Revise to read "recorded in the office of the Clerk of the Circuit Court."
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 314-029

[Chapter 314 Subdivision of Land](#)
[Article VIII Definitions](#)
[§ 314-8.1 Words and terms.](#)

Code Content:

[\[§ 314-8.1{30}B\]](#) *All subdivisions shall be classified as either a subdivision or commercial subdivision. Subdivision of lots on contiguous parent tracts by the same subdivider(s) or developer(s) shall be added together to determine the classification of the subdivision.*

Subsection B in the definition of "subdivide" in § 314-8.1 provides that "All subdivisions shall be classified as either a subdivision or commercial subdivision." The definition of "subdivide" in the County Zoning Ordinance provides: "All subdivisions shall be classified as either a minor subdivision or a major subdivision." Definitions of "subdivision, major" and "subdivision, minor" are also provided in the Zoning Ordinance. See § 325-2.1. The Subdivision Ordinance does not define or use the terms "minor subdivision" and "major subdivision." Is this acceptable, or is a revision needed?

Pick one option from list below

☐ Revise as follows:

- ☐ Revise as follows: (revisions attached).
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 314-030

[Chapter 314 Subdivision of Land](#)
[Article VIII Definitions](#)
[§ 314-8.1 Words and terms.](#)

Code Content:

[\[SURVEYOR\]](#) *An individual licensed by the Commonwealth of Virginia, in accordance with Section 17.1 of Title 54 of the Code of Virginia, 1950, as amended.*

The definition of "surveyor" in § 314-8.1 contains an outdated reference to Title 54 of the Code of Virginia, which has been repealed. We will update this reference to Chapter 4 of Title 54.1 of the Code of Virginia.

Question 325-001

[Chapter 325 Zoning](#)
[Article I In General](#)
[§ 325-1.2 Interpretation.](#)

Code Content:

[\[§ 325-1.2\]](#) Unless district boundary lines are fixed by dimensions or otherwise clearly shown or described, and where uncertainty exists with respect to the boundaries of any of **the aforesaid districts**, as shown on the Zoning Maps, the following rules shall apply:

In § 325-1.2 the reference to "the aforesaid districts" seems incorrect as the zoning districts are provided for later in this ordinance. We recommend the following revision: "Unless district boundary lines are fixed by dimensions or otherwise clearly shown or described, and where uncertainty exists with respect to the boundaries of any of the ~~aforesaid~~ districts[,] as shown on the Zoning Maps, the following rules shall apply:"

Pick one option from list below

- ☐ Revise as suggested.
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-002

[Chapter 325 Zoning](#)
[Article I In General](#)
[§ 325-1.2 Interpretation.](#)

Code Content:

[\[§ 325-1.2\]](#) Unless district boundary lines are fixed by dimensions or otherwise clearly shown or described, and where uncertainty exists with respect to the boundaries of any of the aforesaid districts, as shown on the **Zoning Maps**, the following rules shall apply:

The terms "Zoning Map" and "Zoning Maps" are both used in this chapter. There is also one reference in § 325-22.9B(1) to the "Official Zoning Ordinance Maps." Does the County have more than one Zoning Map?

Pick one option from list below

- ☐ Change "Zoning Maps" and "Zoning Ordinance Maps" to "Zoning Map."
- ☐ Change "Zoning Map" and "Zoning Ordinance Maps" to "Zoning Maps."
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-003

[Chapter 325 Zoning](#)
[Article II Definitions](#)
[§ 325-2.1 Definitions.](#)

Code Content:

[\[ADULT ANIMAL\]](#) *An animal that is of mature breeding age according to species in gender.*

In the definition of "adult animal" should the wording "according to species in gender" read "according to species and gender"?

Pick one option from list below

- ☐ Revise to read "according to species and gender."
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-004

[Chapter 325 Zoning](#)
[Article II Definitions](#)
[§ 325-2.1 Definitions.](#)

Code Content:

[\[AGRICULTURAL, GENERAL\]](#) *The tilling of the soil, the raising of crops, horticulture, forestry and livestock, not including packaging plants, processing plants, mills, wholesale or retail sales of goods produced off-site, or intensive agriculture. The raising of livestock shall be permitted only on a farm.*

The term "general agricultural" is defined in § 325-2.1 and used in this chapter; the term "general agriculture" is also used. Likewise the term "intensive agriculture" is defined and the term "intensive agricultural" is also used. Should this terminology be made consistent?

Pick one option from list below

- ☐ Standardize to "general agriculture" and "intensive agriculture."
- ☐ Standardize to "general agricultural" and "intensive agricultural."
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-005

[Chapter 325 Zoning](#)
[Article II Definitions](#)
[§ 325-2.1 Definitions.](#)

Code Content:

[AGRICULTURE, INTENSIVE] *Those agricultural operations where concentrated numbers of agricultural animals are confined to a relatively small space including such operations as swine, veal, sheep and poultry houses or pens, feed lots for beef, sheep and other animals, dairy farming operations, and livestock markets. For the purpose of this section, any enclosed field, range, pen or building where more than 300 animal units are confined or housed for more than 45 days in any twelve-month period shall constitute intensive agriculture.*

In the definition of "agriculture, intensive" in § 325-2.1 should the wording "For the purpose of this section" read "For the purpose of this ordinance"? This section would be a reference to the definitions section (§ 325-2.1).

Pick one option from list below

- ☐ Change "this section" to "this ordinance."
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-006

[Chapter 325 Zoning](#)
[Article II Definitions](#)
[§ 325-2.1 Definitions.](#)

Code Content:

[BED-AND-BREAKFAST INN] *(Also see "country inn.") A dwelling unit occupied by its owners where no more than seven rooms are rented out to travelers for compensation without a provision for cooking in the rooms and where meals may be served to those guests who are renting rooms.*

For consistency with the rest of this chapter, we recommend changing the definition "bed-and-breakfast inn" in § 325-2.1 (and the reference to this definition in the definition of "country inn") to delete "inn" so that it reads "bed-and-breakfast." The term used in the rest of this chapter is "bed-and-breakfast."

Pick one option from list below

- ☐ Change "bed-and-breakfast inn" to "bed-and-breakfast."
- ☐ Change "bed-and-breakfast" to "bed-and-breakfast inn."
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-007

[Chapter 325 Zoning](#)
[Article II Definitions](#)
[§ 325-2.1 Definitions.](#)

Code Content:

[\[CONDITIONAL ZONING\]](#) *A rezoning procedure authorized by Section 15.1-491.1, Code of Virginia, 1950, as amended, which allows the applicant to voluntarily propose (proffer) conditions that limit or qualify how their property may be used.*

The definition of "conditional zoning" in § 325-2.1 contains an outdated reference to § 15.1-491.1, Code of Virginia, which was repealed in 1997. We will update this reference to § 15.2-2296 et seq., Code of Virginia.

Question 325-008

[Chapter 325 Zoning](#)
[Article II Definitions](#)
[§ 325-2.1 Definitions.](#)

Code Content:

[\[DISTRICT\]](#) *Districts as referred to in the [Section 15.1-486, Code of Virginia, 1950](#), as amended.*

The definition of "district" in § 325-2.1 contains an outdated reference to § 15.1-486, Code of Virginia, which was repealed in 1997. We will update this reference to § 15.2-2280, Code of Virginia.

Question 325-009

[Chapter 325 Zoning](#)
[Article II Definitions](#)
[§ 325-2.1 Definitions.](#)

Code Content:

[DWELLING, MULTIPLE-FAMILY] *A building containing three or more dwelling units (an apartment house) with the number of families in residence not exceeding the number of dwelling units provided.*

The term "multiple-family dwelling" is defined in § 325-2.1 but never actually used in this chapter. The term used in the rest of this chapter is "multifamily dwelling."

Pick one option from list below

- ☐ Change defined term from "dwelling, multiple-family" to "dwelling, multifamily."
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-010

[Chapter 325 Zoning](#)
[Article II Definitions](#)
[§ 325-2.1 Definitions.](#)

Code Content:

[GROUP HOME] *A special care human services facility that provides for the special care/residential needs of the physically challenged, mentally ill, mentally retarded or other developmentally disabled person not related by blood or marriage. Group homes for up to eight mentally or developmentally disabled persons, with staff, shall be considered as a single-family dwelling.*

The County might want to consider updating the definition of "group home" in § 325-2.1 to eliminate the wording "mentally retarded." Section 15.2-2291, Code of Virginia, provides: "Zoning ordinances for all purposes shall consider a residential facility in which no more than eight individuals with mental illness, intellectual disability, or developmental disabilities reside, with one or more resident or nonresident staff persons, as residential occupancy by a single family." To reflect this wording perhaps this definition could be revised to read as follows:

GROUP HOME – A special care human services facility that provides for the special care/residential needs of the physically challenged and individuals with mental illness, intellectual disability, or developmental disabilities not related by blood or marriage. A group home for up to eight individuals with mental illness, intellectual disability, or developmental disabilities, with staff, shall be considered as a single-family dwelling.

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 325-011

[Chapter 325 Zoning](#)
[Article II Definitions](#)
[§ 325-2.1 Definitions.](#)

Code Content:

[HOSPITAL] *An institution rendering medical, surgical, obstetrical, or convalescent care, including nursing homes, home for the aged and sanitariums, but in all cases excluding institutions primarily for **mental or feeble-minded patients**, epileptics, alcoholics or drug addicts. (Certain nursing homes and homes for the aged may be home occupations if they comply with the definitions herein.)*

In the definitions of "hospital" and "hospital, special care" in § 325-2.1 the County might want to update the wording "mental or feeble-minded patients."

Pick one option from list below

- ☐ Change "mental or feeble-minded patients" to "individuals with mental illness, intellectual disability, or developmental disabilities" in the definitions of "hospital" and "hospital, special care."
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-012

[Chapter 325 Zoning](#)
[Article II Definitions](#)
[§ 325-2.1 Definitions.](#)

Code Content:

[\[HUMAN SERVICES FACILITY\]](#) *Those residential and other auxiliary services provided to the physically challenged, **mentally ill or mentally retarded**, and other developmentally disabled persons which enable them to live in the community.*

In the definition of "human services facility" in § 325-2.1 the County might want to update the wording "mentally ill or mentally retarded." Perhaps this definition could be revised to read as follows:

HUMAN SERVICES FACILITY – Those residential and other auxiliary services provided to the physically challenged and individuals with mental illness, intellectual disability or developmental disabilities which enable them to live in the community.

Pick one option from list below

- ☐ Revise as suggested.
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-013

[Chapter 325 Zoning](#)
[Article II Definitions](#)
[§ 325-2.1 Definitions.](#)

Code Content:

[HYDROPONIC GARDENING] *The science of growing plants without soil, also called soil-less agriculture, nutriculture or chemical-culture. Operations of this type can range in size from small pots for individual plants to huge tanks for large scale growing while small hydroponic gardening operations would not pose a problem in residential areas, large ones would require sizeable electrical generator capacity, hence the possibility of a noise factor. Additionally, larger operations would require a lagoon, sewage discharge facility for disposal of refuse/waste materials and other types of pollutants.*

In the definition of "hydroponic gardening" in § 325-2.1 it appears the following minor corrections are needed:

The science of growing plants without soil, also called soil-less agriculture, nutriculture or chemical-culture. Operations of this type can range in size from small pots for individual plants to huge tanks for large-scale growing. While small hydroponic gardening operations would not pose a problem in residential areas, large ones would require sizeable electrical generator capacity, hence the possibility of a noise factor. Additionally, larger operations would require a lagoon[,] or sewage discharge facility for disposal of refuse/waste materials and other types of pollutants.

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 325-014

[Chapter 325 Zoning](#)
[Article II Definitions](#)
[§ 325-2.1 Definitions.](#)

Code Content:

[\[NEW CONSTRUCTION\]](#) *For the purposes of determining insurance rates, structures for which the "start of construction" commenced on or after the effective date of an initial **Federal Insurance Rate Map** or after December 31, 1974, whichever is later, and includes any subsequent improvements to such structures. For floodplain management purposes, "new construction" means structures for which the start of construction commenced on or after the effective date of a floodplain management regulation adopted by Amelia County and includes any subsequent improvements to such structures.*

In the definition of "new construction" in § 325-2.1 should "Federal Insurance Rate Map" read "Flood Insurance Rate Map"?

Pick one option from list below

- ☐ Revise to Flood Insurance Rate Map.
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-015

[Chapter 325 Zoning](#)
[Article II Definitions](#)
[§ 325-2.1 Definitions.](#)

Code Content:

[\[NONCONFORMING ACTIVITY\]](#) *An otherwise legal use of a building, structure or of a tract of land, that does not conform to the use regulations of this Ordinance for the district in which it is located, either on the effective date of this Ordinance or as a result of subsequent amendments to this Ordinance.*

The terms "nonconforming activity" and "nonconforming use" are both used in this chapter but only "nonconforming activity" is defined. The more common term is "nonconforming use."

Pick one option from list below

- ☐ Change "nonconforming activity" to "nonconforming use."
- ☐ Retain both terms and revise defined term to "nonconforming activity or use."
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-016

[Chapter 325 Zoning](#)
[Article II Definitions](#)
[§ 325-2.1 Definitions.](#)

Code Content:

[\[SIGN, ANIMATED\]](#) *Television quality animation shall not be allowed.*

The wording included in the definition of "sign, animated" does not actually define this term. Likewise the definitions of "sign, flashing" and "sign, intermittent illumination" do not actually define these terms. In addition, the terms "animated sign," "flashing sign" and "intermittent illumination sign" are never actually used in this chapter. There is one subsection, § 325-29.3C, that refers to these types of signs. We recommend that the wording which currently appears in the definitions of "sign, animated," "flashing sign" and "intermittent illumination sign" be moved to § 325-29.3C as shown below so that all of the restrictions for these types of signs are in one place. We also recommend the corrections in § 325-29.3C shown below.

§ 325-29.3C: Signs that flash, are animated, or use light-emitting diode (LED) and/or intermittent illumination shall be allowed; however, at no time ~~no~~ shall these situations signs be allowed to distract drivers of vehicles. Television quality animation shall not be allowed. No strobe-type lights are allowed; flashing lights will not increase in intensity or brightness. Electronic messages are not considered flashing. Message changes shall be no more frequent than every five seconds.

Pick one option from list below

☐ Move the text in the definitions of "sign, animated," "flashing sign" and "intermittent illumination sign" to § 325-29.3C and revise as indicated.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 325-017

[Chapter 325 Zoning](#)
[Article II Definitions](#)
[§ 325-2.1 Definitions.](#)

Code Content:

[\[SIGN, OUTDOOR ADVERTISING\]](#) *A structure, including billboards and painted walls, used as an outdoor display for the purpose of making anything known, the matter advertised or displayed not exclusively related to the premises where such sign is located or to which it is offered.*

In the definition of "sign, outdoor advertising" in § 325-2.1 the following wording is awkward and unconnected to the first part of the sentence: "the matter advertised or displayed not exclusively related to the premises where such sign is located or to which it is offered." Perhaps the following revision could be made: "A structure, including billboards and painted walls, used as an outdoor display for the purpose of making anything known, with the matter advertised or displayed not exclusively related to the premises where such structure is located."

Pick one option from list below

- ☐ Revise as suggested.
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-018

[Chapter 325 Zoning](#)
[Article II Definitions](#)
[§ 325-2.1 Definitions.](#)

Code Content:

[SIGN, POLITICAL] Any sign used to advertise or promote the candidacy of an individual for public office or express a personal belief or statement of the property owner(s). Such signs shall not exceed six square feet in sign area in residential districts and 32 square feet in agricultural, commercial and industrial districts.

The definition of "sign, political" in § 325-2.1 restricts the size of these types of signs, including a limit of six feet in residential districts. According to § 325-29.7B, temporary signs in residential districts can be up to 32 square feet. The County might want to consider whether it can impose a limitation on political signs that is not imposed on other types of temporary signs. See § 15.2-109, Code of Virginia, adopted in 2004, which provides as follows (emphasis added):

*No locality shall have the authority to prohibit the display of political campaign signs on private property **if the signs are in compliance with zoning and right-of-way restrictions applicable to temporary nonpolitical signs**, if the signs have been posted with the permission of the owner. The provisions of this section shall supersede the provisions of any local ordinance or regulation in conflict with this section. This section shall have no effect upon the regulations of the Virginia Department of Transportation.*

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 325-019

[Chapter 325 Zoning](#)
[Article II Definitions](#)
[§ 325-2.1 Definitions.](#)

Code Content:

[SOLID WASTE] Garbage, refuse, litter, junk and other discarded solid materials, including, but not limited to, solid waste materials resulting from household, industrial, commercial or agricultural operations, community activities, yard wastes such as leaves, grass and shrubbery clippings, tree limbs and stumps, discarded organic materials, all "garbage," Waste Management Regulations of the Commonwealth of Virginia's Department of Environmental Quality, and any other materials defined or treated as solid waste under any federal, state or local law, rule regulation or ordinance; provided, however, that solid waste shall not include solid or dissolved material in domestic sewage or other significant pollutants in water resources, such as silt, dissolved or suspended solids in industrial wastewater effluent, dissolved materials in irrigation return flows, or other common water pollutants.

In the definition of "solid waste" in § 325-2.1 wording appears to be missing and we question whether the following corrections should be made. A definition of "garbage" is included in 9 VAC 20-81-10, the Solid Waste Management Regulations promulgated by the Virginia Waste Management Board.

Garbage, refuse, litter, junk and other discarded solid materials, including, but not limited to, solid waste materials resulting from household, industrial, commercial or agricultural operations[,], and community activities; yard wastes such as leaves, grass and shrubbery clippings, tree limbs and stumps; discarded organic materials; all "garbage" as defined in the Solid Waste Management Regulations of the Commonwealth of Virginia's Department of Environmental Quality Virginia Waste Management Board; and any other materials defined or treated as solid waste under any federal, state or local law, rule, regulation or ordinance; provided, however, that solid waste shall not include solid or dissolved material in domestic sewage or other significant pollutants in water resources, such as silt, dissolved or suspended solids in industrial wastewater effluent, dissolved materials in irrigation return flows, or other common water pollutants.

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 325-020

[Chapter 325 Zoning](#)
[Article II Definitions](#)
[§ 325-2.1 Definitions.](#)

Code Content:

[\[STREET LINE\]](#) *The line between a lot, tract, or parcel of land and a continuous street.*

In the definition of "street line" in § 325-2.1 the wording "continuous street" should be "contiguous street": "The line between a lot, tract, or parcel of land and a ~~continuous~~ contiguous street." We will make this correction.

Question 325-021

[Chapter 325 Zoning](#)
[Article II Definitions](#)
[§ 325-2.1 Definitions.](#)

Code Content:

[\[TRAVEL TRAILER/RECREATIONAL VEHICLE\]](#) *A vehicular unit mounted on wheels for use on roads propelled or drawn by its own or other motor power and designed and constructed to provide for temporary living and/or sleeping quarters for one or more persons.*

Section 325-2.1 contains two different definitions of "recreational vehicle." We question whether the definition of "travel trailer/recreational vehicle" should be revised to just "travel trailer" in light of the separate definition of "recreational vehicle" which reads:

RECREATIONAL VEHICLE A vehicle which is:

- A. Built on a single chassis;
- B. Four hundred square feet or less when measured at the largest horizontal projection;
- C. Designed to be self-propelled or permanently towable by a light duty truck; and
- D. Designed primarily not for use as a permanent dwelling but as temporary living quarters for recreational camping, travel, or seasonal use.

Pick one option from list below

- ☐ Change "travel trailer/recreational vehicle" to "travel trailer."
- ☐ Revise as follows:

- ☐ Defer decision until after Code publication.

Question 325-022

[Chapter 325 Zoning](#)
[Article II Definitions](#)
[§ 325-2.1 Definitions.](#)

Code Content:

[\[USE, ACCESSORY\]](#) *A subordinate use, customarily incidental to and located upon the same lot occupied by the main house.*

In § 325-2.1 should the definition of "use, accessory" be deleted as covered by the definition of "accessory use or structure" in this section? That definition reads:

ACCESSORY USE OR STRUCTURE – A subordinate use or structure customarily incidental to and located upon the same lot occupied by the main use or building.

Pick one option from list below

☐ Delete definition of "use, accessory."

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 325-023

[Chapter 325 Zoning](#)
[Article III Miscellaneous Provisions](#)
[§ 325-3.1 Districts enumerated.](#)

Should the US Route 360 Overlay District provided for in Article XXIV be added to the list of districts in § 325-3.1? The Floodplain District, which is also an overlay district, is included in this section.

Pick one option from list below

☐ Add the US Route 360 Overlay District to § 325-3.1.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 325-024

[Chapter 325 Zoning](#)
[Article III Miscellaneous Provisions](#)
[§ 325-3.3 Certificate of occupancy.](#)

Code Content:

[\[§ 325-3.3\]](#) *Buildings structurally altered or erected may be occupied or changed in use only after a certificate of occupancy has been issued by the Building Official/Building Inspector. Such a permit shall state that the building, or the proposed use, complies with the provisions of this Ordinance. A similar certificate shall be issued for the purpose of maintaining, renewing, changing, or extending a nonconforming use. A certificate of occupancy, either for the whole or a part of a building, shall be applied for simultaneously with the application for a zoning permit. The permit shall be issued within 10 days after the erection or structural alteration of such building or part has conformed with the provisions of this Ordinance.*

In § 325-3.3, Certificate of occupancy, the last sentence provides: "The permit shall be issued within 10 days after the erection or structural alteration of such building or part has conformed with the provisions of this Ordinance." Is it the zoning permit that is issued within 10 days or the certificate of occupancy?

Pick one option from list below

- ☐ Revise to read "The certificate of occupancy shall be issued within 10 days..."
- ☐ Revise to read "The zoning permit shall be issued within 10 days..."
- ☐ Revise as follows:

- ☐ Defer decision until after Code publication.

Question 325-025

[Chapter 325 Zoning](#)

[Article III Miscellaneous Provisions](#)

[§ 325-3.3 Certificate of occupancy.](#)

Code Content:

[\[§ 325-3.3\]](#) *Buildings structurally altered or erected may be occupied or changed in use only after a certificate of occupancy has been issued by the Building Official/Building Inspector. Such a permit shall state that the building, or the proposed use, complies with the provisions of this Ordinance. A similar certificate shall be issued for the purpose of maintaining, renewing, changing, or extending a nonconforming use. A certificate of occupancy, either for the whole or a part of a building, shall be applied for simultaneously with the application for a zoning permit. The permit shall be issued within 10 days after the erection or structural alteration of such building or part has conformed with the provisions of this Ordinance.*

In § 325-3.3 should the wording "after the erection or structural alteration of such building or part has conformed with the provisions of this Ordinance" read "after the erection or structural alteration of such building or part thereof has been completed in conformity with the provisions of this Ordinance"?

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 325-026

[Chapter 325 Zoning](#)

[Article III Miscellaneous Provisions](#)

[§ 325-3.3 Certificate of occupancy.](#)

Code Content:

[\[§ 325-3.3\]](#) *Buildings structurally altered or erected may be occupied or changed in use only after a certificate of occupancy has been issued by the **Building Official/Building Inspector**. Such a permit shall state that the building, or the proposed use, complies with the provisions of this Ordinance. A similar certificate shall be issued for the purpose of maintaining, renewing, changing, or extending a nonconforming use. A certificate of occupancy, either for the whole or a part of a building, shall be applied for simultaneously with the application for a zoning permit. The permit shall be issued within 10 days after the erection or structural alteration of such building or part has conformed with the provisions of this Ordinance.*

Section 325-3.3 refers to the "Building Official/Building Inspector." All other references in the Zoning Ordinance are to the "Building Inspector." For the most part the other County ordinances refer to the Building Official. In Chapter 26, Building Construction, § 26-1D regarding the Building Inspection Department provides that the Department "shall be administered by a Building Official with a Building Inspector and such other designees, assistants or employees as authorized by the Board of Supervisors."

Pick one option from list below

☐ Change "Building Official/Building Inspector" and "Building Inspector" in Chapter 325 (Zoning) to "Building Official."

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 325-027

[Chapter 325 Zoning](#)
[Article III Miscellaneous Provisions](#)
[§ 325-3.4 Uses not provided for.](#)

Code Content:

[\[§ 325-3.4\]](#) *If, in any district established under this Ordinance, a use is not specifically permitted and an application is made by a property owner or owners to the Zoning Administrator for such use, the Administrator shall refer the application to the Planning Commission which shall make its recommendation to the governing body within 90 days. If the recommendation of the Planning Commission is approved by the governing body, this Ordinance shall be amended to list the use as a permitted use in the district, henceforth. Both the Planning Commission and the governing body shall hold a public hearing after advertising in accordance with **Section 15.1-431, Code of Virginia, 1950, as amended.***

There are several sections in Chapter 325 that refer to § 15.1-431, Code of Virginia, which was repealed in 1997. We will update these references to § 15.2-2204, Code of Virginia.

Question 325-028

[Chapter 325 Zoning](#)
[Article III Miscellaneous Provisions](#)
[§ 325-3.6 Minimum off-street parking.](#)

In the table of minimum off-street parking in § 325-3.6 the entry "**Nursing**, preschool, kindergarten, day care" apparently should read "Nursery, preschool, kindergarten or day care."

Pick one option from list below

- ☐ Revise as suggested.
- ☐ Revise as follows:
- ☐ Defer decision until after Code publication.

Question 325-029

[Chapter 325 Zoning](#)

[Article III Miscellaneous Provisions](#)

[§ 325-3.7 Parking lot regulations.](#)

Code Content:

[\[§ 325-3.7B\]](#) *Parking spaces shall be at least 180 square feet with dimensions of either nine feet by 20 feet or 10 feet by 18 feet. Handicapped parking spaces shall conform to the **BOCA Code** requirements, as amended, of 13 feet by 19 feet. In parking lots, there shall be a minimum of one handicapped parking space for every 50 parking spaces. Distances between lanes of parking spaces shall be a minimum of 30 feet.*

Section 325-3.7B contains an outdated reference to the BOCA Code and requires one handicapped parking space for every 50 parking spaces, with the size of the handicapped parking space to be 13 feet by 19 feet. How should this subsection be updated?

Pick one option from list below

☐ Change "BOCA Code requirements" to "Americans with Disabilities Act (ADA) requirements"; no other updates needed.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 325-030

[Chapter 325 Zoning](#)

[Article IV Special Exception Permits](#)

[§ 325-4.8 Location of wireless support structures in excess of 80 feet.](#)

Code Content:

[\[§ 325-4.8L\]](#) *All wireless support structures must be dismantled by the owner of the structure if not properly maintained for a period exceeding 24 consecutive months. The Board of Supervisors may require the posting of surety by the applicant in an amount sufficient to cover the costs of dismantling, and the surety shall be submitted to the County prior to the issuance of the conditional use permit.*

In § 325-4.8L "conditional use permit" could be changed to "special exception permit" for consistency with the rest of this section and chapter. See for example Subsection M of this section which refers to the special exception permit application.

Pick one option from list below

- ☐ Change "conditional use permit" to "special exception permit."
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-031

[Chapter 325 Zoning](#)

[Article V Nonconforming Uses](#)

[§ 325-5.3 Restoration or replacement.](#)

Code Content:

[\[§ 325-5.3B\]](#) *If a nonconforming structure is destroyed or damaged in any manner to the extent that the cost of restoration to its condition before the occurrence shall exceed 75% of the cost of reconstructing the entire structure, it shall be restored only if it complies with the current zoning classification requirements of this Ordinance.*

Section 325-5.3B limits the reconstruction of a damaged or destroyed nonconforming structure based on the cost of the reconstruction. The County might want to review § 15.2-2307E, Code of Virginia, which provides as follows (emphasis added):

*A zoning ordinance shall permit the owner of any residential or commercial building damaged or destroyed by a natural disaster or other act of God to repair, rebuild, or replace such building to eliminate or reduce the nonconforming features to the extent possible, without the need to obtain a variance as provided in § 15.2-2310. **If such building is damaged greater than 50 percent and cannot be repaired, rebuilt or replaced except to restore it to its original nonconforming condition, the owner shall have the right to do so.** The owner shall apply for a building permit and any work done to repair, rebuild or replace such building shall be in compliance with the provisions of the Uniform Statewide Building Code (§ 36-97 et seq.) and any work done to repair, rebuild or replace such building shall be in compliance with the provisions of the local flood plain regulations adopted as a condition of participation in the National Flood Insurance Program. Unless such building is repaired, rebuilt or replaced within two years of the date of the natural disaster or other act of God, such building shall only be repaired, rebuilt or replaced in accordance with the provisions of the zoning ordinance of the locality. However, if the nonconforming building is in an area under a federal disaster declaration and the building has been damaged or destroyed as a direct result of conditions that gave rise to the declaration, then the zoning ordinance shall provide for an additional two years for the building to be repaired, rebuilt or replaced as otherwise provided in this paragraph. For purposes of this section, “act of God” shall include any natural disaster or phenomena including a hurricane, tornado, storm, flood, high water, wind-driven water, tidal wave, earthquake or fire caused by lightning or wildfire. For purposes of this section, owners of property damaged by an accidental fire have the same rights to rebuild such property as if it were damaged by an act of God. Nothing herein shall be construed to enable the property owner to commit an arson under § 18.2-77 or 18.2-80, and obtain vested rights under this section.*

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 325-032

[Chapter 325 Zoning](#)
[Article V Nonconforming Uses](#)
[§ 325-5.4 Nonconforming lots.](#)

Code Content:

[\[§ 325-5.4\]](#) Any lot of record at the time of the adoption of this Ordinance which is less in area or width than the minimum required by this Ordinance, **the lot may be used** when the requirements of this Ordinance regarding setbacks and side and rear yards are met.

We recommend the following revision in § 325-5.4 to make a complete sentence: "If any lot of record at the time of the adoption of this Ordinance ~~which~~ is less in area or width than the minimum required by this Ordinance, the lot may be used when the requirements of this Ordinance regarding setbacks and side and rear yards are met."

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 325-033

[Chapter 325 Zoning](#)
[Article VI A-5 Agricultural District](#)
[§ 325-6.2 Permitted uses.](#)

The use "end user animal manure/waste storage" is listed as a permitted use in the A-5, RP-5 and RR-3 Districts in §§ 325-6.2, 325-7.2 and 325-8.2. This use is not currently included in the Permitted Use Chart attached to the Zoning Ordinance. Should it be added?

Pick one option from list below

☐ Add "end user animal manure/waste storage" to the Permitted Use Chart as a permitted use in the A-5, RP-5 and RR-3 Districts.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 325-034

[Chapter 325 Zoning](#)
[Article VI A-5 Agricultural District](#)
[§ 325-6.3 Permitted uses by special exception.](#)

In the Permitted Use Chart attached to the Zoning Ordinance we have made the following revisions to the A-5 District so that the chart matches § 325-6.3: "SE" has been added for the following uses: abattoirs and congregate living facility.

Pick one option from list below

☐ These changes are correct.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 325-035

[Chapter 325 Zoning](#)
[Article VI A-5 Agricultural District](#)
[§ 325-6.6 Building height.](#)

Code Content:

[\[§ 325-6.6D\]](#) *No accessory building which is less than 20 feet from any lot line shall be more than one story high. All accessory buildings shall be less than the main building in height.*

The wording "All accessory buildings shall be less than the main building in height" is included in both Subsections D and E of §§ 325-6.6, 325-7.6, 325-8.6, 325-8A.6, 325-9.6 and 325-10.6. We recommend that this wording be deleted from Subsection D in each of these sections to eliminate this duplication.

D. No accessory building which is less than 20 feet from any lot line shall be more than one story high. **All accessory buildings shall be less than the main building in height.**

E. **All accessory buildings shall be less than the main building in height** except when located on a parcel of 10 acres or more.

Pick one option from list below

☐ Delete indicated wording from Subsection D of §§ 325-6.6, 325-7.6, 325-8.6, 325-8A.6, 325-9.6 and 325-10.6 as suggested.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 325-036

[Chapter 325 Zoning](#)
[Article VII RP-5 Rural Preservation District](#)
[§ 325-7.3 Permitted uses by special exception.](#)

According to the Permitted Use Chart attached to the Zoning Ordinance, "congregate living facility" is a special exception use in the RP-5 District, but this use is not listed in § 325-7.3.

Pick one option from list below

☐ Add "congregate living facility" to § 325-7.3 as a special exception use in the RP-5 District."

☐ Revise the Permitted Use Chart to remove "SE" for congregate living facility in the RP-5 District.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 325-037

[Chapter 325 Zoning](#)

[Article VII RP-5 Rural Preservation District](#)

[§ 325-7.3 Permitted uses by special exception.](#)

In the Permitted Use Chart attached to the Zoning Ordinance we have made the following revision to the RP-5 District so that the chart matches § 325-7.3: "SE" has been added for the following use: abattoirs.

Pick one option from list below

☐ This change is correct.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 325-038

[Chapter 325 Zoning](#)

[Article VIII RR-3 Rural Residential District](#)

[§ 325-8.7 Major and minor subdivisions not permitted.](#)

Code Content:

[\[§ 325-8.7\]](#) Any subdivision occurring in the **RP-5 District** shall conform to County's zoning and subdivision ordinances. Major and minor subdivisions, as defined herein, are not permitted uses in this district.

In § 325-8.7 the reference to the RP-5 District should be to the RR-3 District. This section is part of Article VIII, RR-3 Rural Residential District. We will make this correction.

Question 325-039

[Chapter 325 Zoning](#)

[Article VIIIA R-10 Rural Preservation District](#)

[§ 325-8A.2 Permitted uses.](#)

In the Permitted Use Chart attached to the Zoning Ordinance we have made the following revisions to the R-10 District so that the chart matches §§ 325-8A.2 and 325-8A.3: "X" has been added for "portable saw mill and chipper" and for "single-family dwelling" and "SE" has been added for "service and repair of farm, yard and garden equipment."

Pick one option from list below

☐ These changes are correct.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 325-040

[Chapter 325 Zoning](#)

[Article VIIIA R-10 Rural Preservation District](#)

[§ 325-8A.7 Subdivisions are permitted.](#)

Code Content:

[\[§ 325-8A.7\]](#) Any subdivision occurring in the R-10 District shall conform to County's zoning and subdivision ordinances. *Subdivisions, as defined herein, are permitted uses in this district.*

In § 325-8A.7 we question whether the last sentence should read as follows: "Major and minor subdivisions, as defined herein, are permitted uses in this district." The terms defined in § 325-2.1 are "subdivision, major" and "subdivision, minor." See also similar wording in §§ 325-9.7 and 325-10.7.

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 325-041

[Chapter 325 Zoning](#)
[Article IX R-5 Residential District](#)
[§ 325-9.2 Permitted uses.](#)

In the Permitted Use Chart attached to the Zoning Ordinance we have made the following revisions to the R-5 District so that the chart matches §§ 325-9.2 and 325-9.3: "X" has been added for "single cut subdivision" and for "single-family dwelling" and "SE" has been added for "service and repair of farm, yard and garden equipment."

Pick one option from list below

☐ These changes are correct.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 325-042

[Chapter 325 Zoning](#)
[Article X R-3 Residential District](#)
[§ 325-10.2 Permitted uses.](#)

In the Permitted Use Chart attached to the Zoning Ordinance we have made the following revisions to the R-3 District so that the chart matches §§ 325-10.2: "X" has been added for "family division," "single cut subdivision" and "single-family dwelling."

Pick one option from list below

☐ These changes are correct.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 325-043

[Chapter 325 Zoning](#)

[Article XI ER-1 Existing Residential District](#)

[§ 325-11.3 Permitted uses by special exception.](#)

Code Content:

[\[§ 325-11.3C\]](#) *Hunt club or boat clubs and lodges.*

Section 325-11.3C lists as a permitted use in the ER-1 District "Hunt club or boat clubs and lodges." In other sections in this chapter this use is listed as "Hunt, golf or boat clubs and lodges."

Pick one option from list below

☐ Change "Hunt club or boat clubs and lodges" to "Hunt, golf or boat clubs and lodges."

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 325-044

[Chapter 325 Zoning](#)

[Article XIV R-MHP Mobile Home Park District](#)

[§ 325-14.12 Parking.](#)

Code Content:

[\[§ 325-14.12\]](#) At least **two parking spaces**, 180 square feet in size, as required by BOCA Code, shall be provided for each mobile home space on, or adjacent to, or in a consolidated parking area within 60 feet of the mobile home space. All required parking areas shall be of hard surface and dustless construction.

Section 325-14.12 requires two parking spaces for each mobile home space. The table of minimum off-street parking requirements in § 325-3.6 requires "1 per dwelling unit" for mobile homes in mobile home parks and for mobile homes on lots in subdivisions or in agricultural zoned areas.

Pick one option from list below

☐ Change "two parking spaces" to "one parking space."

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 325-045

[Chapter 325 Zoning](#)

[Article XIV R-MHP Mobile Home Park District](#)

[§ 325-14.12 Parking.](#)

Code Content:

[\[§ 325-14.12\]](#) *At least two parking spaces, 180 square feet in size, as required by **BOCA Code**, shall be provided for each mobile home space on, or adjacent to, or in a consolidated parking area within 60 feet of the mobile home space. All required parking areas shall be of hard surface and dustless construction.*

Section 325-14.12 regarding parking spaces contains an outdated reference to the BOCA Code.

Pick one option from list below

☐ Change "BOCA Code" to the Virginia Uniform Statewide Building Code.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 325-046

[Chapter 325 Zoning](#)

[Article XIV R-MHP Mobile Home Park District](#)

[§ 325-14.18 Wind and anchorage protection.](#)

Code Content:

[\[§ 325-14.18\]](#) *All mobile homes shall be mounted and anchored with tie downs in accordance with the **BOCA Code**.*

Section 325-14.18 regarding mounting and anchoring the mobile home contains an outdated reference to the BOCA Code. A similar reference is included in § 325-16.11: "Tie-downs shall be required for all mobile homes in accordance with the BOCA Code."

Pick one option from list below

☐ Change "BOCA Code" to the Virginia Uniform Statewide Building Code in §§ 325-14.18 and 325-16.11.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 325-047

[Chapter 325 Zoning](#)
[Article XVI Mobile Home Regulations](#)
[§ 325-16.8 Electric service.](#)

Code Content:

[\[§ 325-16.8B\]](#) A **temporary occupancy** may be issued to a mobile home, and electricity provided for the purpose of installation of skirting and landings. A certificate of occupancy must be obtained within 60 days or temporary occupancy will be revoked and electric service will be removed without further notice.

In § 325-16.8B should "temporary occupancy" read "temporary certificate of occupancy"? This subsection could be revised as follows: "A temporary certificate of occupancy may be issued to a mobile home, and electricity provided for the purpose of installation of skirting and landings. A certificate of occupancy must be obtained within 60 days or the temporary certificate of occupancy will be revoked and electric service will be removed without further notice."

Pick one option from list below

- ☐ Revise as suggested.
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-048

[Chapter 325 Zoning](#)

[Article XVII MHS Mobile Home Subdivision District](#)

[§ 325-17.3 Permitted uses by special exception.](#)

Code Content:

[\[§ 325-17.3A\]](#) *Transmission tower.*

Section 325-17.3A lists "transmission tower" as a special exception use in the MHS District. The term "transmission tower" does not appear anywhere else in the Zoning Ordinance. The Permitted Use Chart attached to the Zoning Ordinance lists as a special exception in the MHS District "wireless support structure over 80 feet." The Permitted Use Chart does not list "transmission tower."

Pick one option from list below

☐ Change "transmission tower" to "wireless support structure over 80 feet."

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 325-049

[Chapter 325 Zoning](#)

[Article XIX B-2 Shopping Center District](#)

[§ 325-19.2 Permitted uses.](#)

The Permitted Use Chart attached to the Zoning Ordinance lists "micro-brewery" as a permitted use in the B-2 District but this use is not specifically mentioned in § 325-19.2. The other uses listed as permitted on the Permitted Use Chart in the B-2 District are accessory structures, off-street parking, retail business, and wireless support structure up to 80 feet.

Pick one option from list below

☐ Micro-breweries are not permitted in the B-2 District, remove from the Permitted Use Chart.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 325-050

[Chapter 325 Zoning](#)

[Article XIX B-2 Shopping Center District](#)
[§ 325-19.8 Off-street parking and loading.](#)

Code Content:

[\[§ 325-19.8A\]](#) *Off-street parking spaces shall be provided in the ratio of at least one parking space for each 200 square feet of floor area in the shopping center.*

The off-street parking requirement in § 325-19.8A for the B-2 Shopping District is one parking space for each 200 square feet of floor area in the shopping center. The table of required off-street parking in § 325-3.6 includes the following:

1 per 200 square feet of rental floor area for shopping centers with less than 25,000 square feet

1 per 250 square feet of rental floor area for shopping centers with 25,000 or more square feet

Pick one option from list below

- ☐ Revise § 325-19.8A to read "Off-street parking spaces shall be provided as required by § 325-3.6, Minimum off-street parking.
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-051

[Chapter 325 Zoning](#)

[Article XIX B-2 Shopping Center District](#)

[§ 325-19.10 Procedures for establishing Shopping Center District.](#)

Code Content:

[\[§ 325-19.10C\(2\)\]](#) *Off-street parking spaces shall be provided, in the ratio of at least one parking space for each 200 square feet of floor area, in the buildings of the shopping center.*

Section 325-19.10C(2) requires the plan for a proposed shopping center district to show off-street parking spaces "in the ratio of at least one parking space for each 200 square feet of floor area." As noted above, the off-street parking table in § 325-3.6 requires one space per 250 square feet of rental floor area for shopping centers with 25,000 or more square feet. Perhaps this subsection could be revised to refer to § 325-3.6.

Pick one option from list below

- ☐ Revise to read "Off-street parking spaces shall be provided, in the ratio required by § 325-3.6, Minimum off-street parking."
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-052

[Chapter 325 Zoning](#)

[Article XXI M-2 Industrial District](#)

[§ 325-21.3 Permitted uses by special exception.](#)

Section 325-21.3 includes "power production facility" and "resource recovery facility" as special exception uses in the M-1 District. These uses are not included in the Permitted Use Chart attached to the Zoning Ordinance. Should they be added?

Pick one option from list below

- ☐ Add "power production facility" and "resource recovery facility" to the Permitted Use Chart.
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-053

[Chapter 325 Zoning](#)

[Article XXII FP Floodplain District](#)

[§ 325-22.9 Description of district.](#)

Code Content:

[\[§ 325-22.9B\(2\)\]](#) *Any conflict between the provisions or requirements of the Floodplain District and those of any underlying district, the more restrictive provisions and/or those pertaining to the Floodplain District shall apply.*

Section 325-22.9B(2) is an incomplete sentence. The following correction could be made: "In the event of any conflict between the provisions or requirements of the Floodplain District and those of any underlying district, the more restrictive provisions and/or those pertaining to the Floodplain District shall apply."

Pick one option from list below

- ☐ Revise as suggested.
- ☐ Revise as follows:

- ☐ Defer decision until after Code publication.

Question 325-054

[Chapter 325 Zoning](#)

[Article XXIII Intensive Animal Confinement Facilities](#)

[§ 325-23.6 Animal confinement facility development plans.](#)

Code Content:

*[\[§ 325-23.6F\]](#) In the event a grower/operator fails to build or have in place **the minimum required in Subsection D above facility** indicated in the development plan within 12 months of obtaining zoning approval for the facility, or fails to obtain zoning approval for any of the facilities indicated in his/her development plan within the prescribed three year period, the Zoning Administrator shall revoke the development plan and all future development plans of facilities on the subject parcel shall strictly conform to the requirements of this chapter.*

In § 325-23.6F the wording "the minimum required in Subsection D above facility" is awkward and unclear. Perhaps the following revision could be made: "In the event a grower/operator fails to build or have in place the minimum facilities required in Subsection D above facility and indicated in the development plan..."

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 325-055

[Chapter 325 Zoning](#)

[Article XXIII Intensive Animal Confinement Facilities](#)

[§ 325-23.6 Animal confinement facility development plans.](#)

Code Content:

[\[§ 325-23.6F\]](#) *In the event a grower/operator fails to build or have in place the minimum required in Subsection D above facility indicated in the development plan within 12 months of obtaining zoning approval for the facility, or fails to obtain zoning approval for any of the facilities indicated in his/her development plan within **the prescribed three year period**, the Zoning Administrator shall revoke the development plan and all future development plans of facilities on the subject parcel shall strictly conform to the requirements of this chapter.*

Section 325-23.6F refers to the prescribed three-year period but there is no previous mention of a three-year period. Subsection D of this section refers to a period of 60 months, which would be a five-year period: "Zoning approval for any subsequent facilities indicated in the development plan may only be obtained if no more than 60 months have passed since the date on which the development plan was approved for a parcel by the Zoning Administrator."

Pick one option from list below

☐ Revise to read "the prescribed five-year period."

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 325-056

[Chapter 325 Zoning](#)

[Article XXIV US Route 360 Overlay District](#)

[§ 325-24.1 Intent.](#)

Code Content:

[\[§ 325-24.1\]](#) The intent of the **overlay ordinance** is to enhance and preserve the natural and rural character of the main corridor of Amelia County, enhance the experience and enjoyment of traveling into and through the County, provide visual orientation and identification for the benefit of travelers, and preserve the traffic capacity and safety as development occurs along this critical corridor. This ordinance provides standard development requirements for residential, commercial and/or industrial development along the corridor.

In § 325-24.1 it appears that "overlay ordinance" should read "overlay district."

Pick one option from list below

- ☐ Revise to "overlay district."
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-057

[Chapter 325 Zoning](#)

[Article XXIV US Route 360 Overlay District](#)

[§ 325-24.4 Yard, setback and landscaping requirements.](#)

Code Content:

[\[§ 325-24.4B\]](#) Landscaping shall be provided to enhance the aesthetics of the U.S. Route 360 corridor/overlay district. A minimum of a twenty-five-foot planting strip shall be established adjacent to the U.S. Route 360 right-of-way for the length of the lot (excluding entry/exit points). This planting area shall contain native trees ranging in mature height from 25 feet to 100 feet, or native woody shrubs with a mature height of no less than four feet or a combination of the two types. The planting density shall be no less than one tree per 100 feet, or 10 shrubs per 100 feet or a ratio determined by the **zoning official** if a combination is employed. Native trees shall be those found in Planting Hardiness Zone 7 as identified by the Department of Agriculture.

In § 325-24.4B we recommend changing "zoning official" to "Zoning Administrator" for consistency with the rest of this chapter. All other references are to the Zoning Administrator.

Pick one option from list below

- ☐ Change "zoning official" to "Zoning Administrator."
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-058

[Chapter 325 Zoning](#)

[Article XXVI Planned Community District \(PCD\)](#)

[§ 325-26.3 Location.](#)

Code Content:

[\[§ 325-26.3\]](#) *Within or immediately adjacent to the Village Development Areas and Corridor Development Areas as designated in the Comprehensive Plan.*

We recommend the following revision in § 325-26.3 to create a complete sentence and clarify the intent of this section: "Planned community districts may be located within or immediately adjacent to the Village Development Areas and Corridor Development Areas as designated in the Comprehensive Plan."

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 325-059

[Chapter 325 Zoning](#)

[Article XXVIII Human Services Facilities](#)

[§ 325-28.1 Intent.](#)

Code Content:

[\[§ 325-28.1\]](#) *The intent of this article is to provide for the safety, health and welfare of citizens of Amelia County who may be under the care and custodial protection of public and private agencies, and to otherwise promote the goals and objectives of the County in cooperation with other public and private human services providers, and to implement and comply with the provisions of [Section 15.1-486.3 of the Code of Virginia](#), 1950, as amended.*

Section 325-28.1 contains an outdated reference to § 15.1-486.3 of the Code of Virginia, which was repealed in 1997. We will update this reference to § 15.2-2291 of the Code of Virginia.

Question 325-060

[Chapter 325 Zoning](#)
[Article XXIX Sign Controls](#)
[§ 325-29.2 Definitions.](#)

The following terms are defined in § 325-29.2 but also defined in § 325-2.1 (the main definitions section for the Zoning Ordinance) and the definitions in these two sections in several cases do not match: "business sign," "directional sign," "general advertising sign," "home occupation sign," "sign" and "temporary sign." In § 325-2.1 see the definitions of "sign, business," "sign, directional," "sign, general advertising," "sign, home occupation," "sign" and "sign, temporary."

The terms "location sign," "off-premises sign" and "on-premises sign" are defined in § 325-29.2 but not in § 325-2.1.

We strongly recommend that definitions related to signs be included either in § 325-2.1 or in § 325-29.2 but not in both sections, and there should be only one definition for each term. If the definitions in § 325-2.1 are acceptable, the definitions of "location sign," "off-premises sign" and "on-premises sign" could be moved from § 325-29.2 to § 325-2.1 so that all of the definitions are in one section, and § 325-29.2 could then be revised to read as follows: "See § 325-2.1, Definitions."

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Revise as follows: (revisions attached).

☐ Defer decision until after Code publication.

Question 325-061

[Chapter 325 Zoning](#)
[Article XXIX Sign Controls](#)
[§ 325-29.3 General provisions.](#)

Code Content:

[\[§ 325-29.3G\]](#) *No sign will be permitted which would extend above the building line.*

In § 325-29.3G should the wording "above the building line" read "beyond the building line"? The building line is a setback.

Pick one option from list below

- ☐ Revise to read "No sign will be permitted which would extend beyond the building line."
- ☐ Revise to read "No sign will be permitted which would extend above the building roofline."
- ☐ Revise as follows:

- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-062

[Chapter 325 Zoning](#)
[Article XXIX Sign Controls](#)
[§ 325-29.6 Restricted signs.](#)

Code Content:

[\[§ 325-29.6\]](#) The *following restrictions* apply to signs covered by this article.

The intent of § 325-29.6 is unclear. The opening sentence reads "The following restrictions apply to signs covered by this article." The subsections which follow, Subsections A through L, are all incomplete sentences and do not follow this lead-in wording. They do not provide restrictions on signs but rather appear to list signs which are prohibited. Subsection L, for example, reads "Signs which are inconsistent with state law or the provisions of this ordinance." Should the opening sentence in § 325-29.6 be revised to read "The following signs are prohibited:"?

Pick one option from list below

☐ Revise opening sentence in § 325-29.6 to read "The following signs are prohibited:"

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 325-063

[Chapter 325 Zoning](#)
[Article XXIX Sign Controls](#)
[§ 325-29.7 Signs permitted.](#)

Code Content:

[\[§ 325-29.7E\(1\)\]](#) *Business signs along highways with two lanes shall be permitted up to 64 square feet per operating business, regardless of the amount of floor area and/or number of businesses. Industrial development parks along highways with two, and more than two tenants shall be permitted up to 200 square feet. These signs should be located at an entrance to the park.*

In § 325-29.7E(1) it appears the word "lanes" should be included as follows: "Industrial development parks along highways with two[,] lanes and more than two tenants shall be permitted up to 200 square feet."

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 325-064

[Chapter 325 Zoning](#)
[Article XXX Amendments](#)
[§ 325-30.1 Amendments.](#)

Code Content:

[\[§ 325-30.1A\]](#) *The Planning Commission shall hold at least one public hearing on such proposed amendment after notice of intention to do so and the governing body shall hold at least one public hearing before approving and adopting said amendment after notice of intent to do so has been published once a week for two successive weeks in some newspaper having general circulation in Amelia County. Such notice shall specify the time and place of the hearing at which persons affected may appear and present their views, not more than 21 days and not less than six days after the second advertisement. Such notification is pursuant to Section 15.1-431, Code of Virginia, 1950, as amended.*

In § 325-30.1A the wording "not less than six days" should be revised to "not less than five days" pursuant to the current requirements of § 15.2-2204, Code of Virginia: "The notice shall specify the time and place of hearing at which persons affected may appear and present their views, not less than five days nor more than 21 days after the second advertisement appears in such newspaper."

Pick one option from list below

- ☐ Change 6 days to 5 days as indicated.
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-065

[Chapter 325 Zoning](#)
[Article XXX Amendments](#)
[§ 325-30.2 Conditional zoning.](#)

Code Content:

[\[§ 325-30.2B\(6\)\]](#) *All such conditions shall be in conformity with the duly adopted land use plan if applicable.*

In § 325-30.2B(6) should "land use plan" be changed to "Comprehensive Plan"?

Pick one option from list below

- ☐ Change "land use plan" to "Comprehensive Plan."
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-066

[Chapter 325 Zoning](#)
[Article XXXI Violation and Penalty](#)
[§ 325-31.2 Penalty.](#)

Code Content:

[\[§ 325-31.2\]](#) *The penalty for any one violation shall be **a fine of not more than \$1,000**. Each day during which a violation is found to have existed may constitute a separate offense.*

Section 325-31.2 sets the penalty for violations of the Zoning Ordinance at a fine of not more than \$1,000. This penalty is still consistent with § 15.2-2286, Code of Virginia, and would not appear to require revision. The statute provides: "For the imposition of penalties upon conviction of any violation of the zoning ordinance. Any such violation shall be a misdemeanor punishable by a fine of not more than \$1,000."

Pick one option from list below

- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-067

[Chapter 325 Zoning](#)
[Article XXXII Board of Zoning Appeals](#)

Article XXXII should be reviewed to ensure it reflects the current procedures of the Board of Zoning Appeals. Particularly with respect to requirements for variances, the County might want to review this article in conjunction with § 15.2-2309, Powers and duties of boards of zoning appeals, Code of Virginia, which was substantially revised in 2015 and also amended in 2018 to add provisions relating to variances to provide a reasonable modification to a property requested by, or on behalf of, a person with a disability.

Pick one option from list below

- ☐ Revise as follows:
-
- ☐ Revise as follows: (revisions attached).
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 325-068

[Chapter 325 Zoning](#)

[Article XXXII Board of Zoning Appeals](#)

[§ 325-32.2 Powers of Board of Zoning Appeals.](#)

Code Content:

[\[§ 325-32.2A\(1\)\]](#) *To hear and decide appeals from any order, requirement, decision or determination made by an administrative office in the administration or enforcement of this Ordinance or of any Ordinance adopted pursuant thereto.*

In § 325-32.2A(1) we recommend the following revisions: "To hear and decide appeals from any order, requirement, decision or determination made by an administrative ~~office~~ officer in the administration or enforcement of this Ordinance ~~or of any Ordinance adopted pursuant thereto.~~" This subsection is based on the following wording which appears in § 15.2-2309, Code of Virginia: "To hear and decide appeals from any order, requirement, decision, or determination made by an administrative officer in the administration or enforcement of this article or of any ordinance adopted pursuant thereto." The wording "or of any ordinance adopted pursuant thereto" refers to ordinances adopted pursuant to Title 15.2, Chapter 22, Article 7, of the Code of Virginia; this wording should not be included in the County's ordinance.

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 325-069

[Chapter 325 Zoning](#)

[Article XXXII Board of Zoning Appeals](#)

[§ 325-32.6 Public hearing.](#)

Code Content:

[\[§ 325-32.6\]](#) *The Board shall fix a reasonable time for the hearing of an application or appeal, give public notice thereof, as well as due notice to the parties in interest and **decide the same within 60 days**. In exercising its powers, the Board may reverse or affirm, wholly or in part, or may modify the order, requirement, decision or determination appealed from. The concurring vote of three members shall be necessary to reverse any order, requirement, decision or determination of an administrative officer or to decide in favor of the applicant on any matter upon which it is required to pass under the Ordinance or to effect any variance from this Ordinance. The Board shall keep minutes of its proceedings and other official actions which shall be filed in the office of the Board and shall be public record. The Chairman of the Board or, in his/her absence, the acting Chairman may administer oaths and compel the attendance of witnesses.*

Section 325-32.6 requires the Board of Zoning Appeals to decide on an application or appeal within 60 days. In § 15.2-2312, Code of Virginia, this time frame is 90 days: "The board shall fix a reasonable time for the hearing of an application or appeal, give public notice thereof as well as due notice to the parties in interest and make its decision within ninety days of the filing of the application or appeal."

Pick one option from list below

☐ Change "decide the same within 60 days" to "make its decision within 90 days of the filing of the application or appeal."

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 325-070

[Chapter 325 Zoning](#)
[Article XXXIII Site Plan Review](#)
[§ 325-33.4 Procedures.](#)

Code Content:

[\[§ 325-33.4A\]](#) *Pre-application conference. All applicants shall have a pre-application conference with the **Zoning Agent**. The purpose of this conference is to discuss the basic site layout, vehicular access, on-site parking, traffic movements, signs, landscaping, utilities, drainage, and so forth with respect to the County Comprehensive Plan and development ordinances.*

There are multiple references in Article XXXIII, Site Plan Review, to the Zoning Agent. This title is not used elsewhere in the Zoning Ordinance. For consistency with the rest of the Zoning Ordinance we recommend changing "Zoning Agent" to "Zoning Administrator."

Pick one option from list below

☐ Change "Zoning Agent" to "Zoning Administrator."

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 325-071

[Chapter 325 Zoning](#)
[Article XXXIV Alternative Energy](#)
[§ 325-34.3 Residential wind energy systems \(RWES\).](#)

Code Content:

[\[§ 325-34.3A\]](#) *Compliance with building and electrical codes. All **Solar Energy System** components shall conform to the requirements of the National Electrical Code and State Building Code. All RWES shall be inspected by a County Building Inspector throughout the building permit process.*

We will make the following correction in § 325-34.3A, which deals with residential wind energy systems (RWES). Solar energy systems are provided for in § 325-34.2.

All ~~Solar Energy System~~ RWES components shall conform to the requirements of the National Electrical Code and State Building Code. All RWES shall be inspected by a County Building Inspector throughout the building permit process.

Question 325-072

[Chapter 325 Zoning](#)

[Article XXXIV Alternative Energy](#)

[§ 325-34.3 Residential wind energy systems \(RWES\).](#)

Code Content:

[\[§ 325-34.3B\]](#) Location. The **follow use** shall be permitted in the A-5, RP-5, RR-3, R-10, R-5 and R-3 zoning districts as an accessory use for a residential dwelling or an accessory structure.

Section 325-34.3B is incomplete and does not make sense. "The follow use" could be replaced as follows: "Residential wind energy systems (RWES) shall be permitted in the A-5, RP-5, RR-3, R-10, R-5 and R-3 Zoning Districts as an accessory use for a residential dwelling or an accessory structure."

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 332-001

[Chapter 332 Construction Specifications and Standards of Sanitary District](#)
[Part 1 Construction Specifications and Standards For Water Facilities](#)
[Article II Construction Specifications](#)
[§ 332-6 Installation.](#)

Code Content:

[\[§ 332-6D\(2\)\]](#) *The remainder of the backfill shall be deposited and compacted by mechanical tampers except in areas where paving is to be placed over the backfilled trench. In these areas the maximum density as determined by the American Association of State Highway and Transportation Officials (AASHTO) T-99, Method A.*

In § 332-6D(2) the last sentence is incomplete. Perhaps the following correction could be made: "In these areas the maximum density shall be as determined by the American Association of State Highway and Transportation Officials (AASHTO) T-99, Method A."

Pick one option from list below

- ☐ Add "shall be" as indicated.
- ☐ Revise as follows:

- ☐ Defer decision until after Code publication.

Question 332-002

[Chapter 332 Construction Specifications and Standards of Sanitary District](#)
[Part 1 Construction Specifications and Standards For Water Facilities](#)
[Article II Construction Specifications](#)
[§ 332-6 Installation.](#)

Code Content:

[\[§ 332-6E\(10\)\]](#) *Road crossings shall be installed in accordance with the requirements of the Virginia Department of Highways and Transportation, which governs the method and materials of such construction. The Owner shall obtain the necessary permit prior to actual installation.*

There are references in Chapter 332 to the Virginia Department of Highways and Transportation. We will update these references to the current title, Virginia Department of Transportation.

Question 332-003

[Chapter 332 Construction Specifications and Standards of Sanitary District](#)
[Part 1 Construction Specifications and Standards For Water Facilities](#)
[Article IV Materials](#)
[§ 332-18 Hydrants.](#)

Code Content:

[\[§ 332-18A\]](#) Hydrant assemblies shall conform to the latest specifications for valves and traffic model hydrants of the American Water Works Association, shall be approved by the **State Inspection Bureau** and the National Board of Fire Underwriters, and shall be equal to or better than the existing hydrants on the system.

Section 332-18A regarding hydrants refers to the "State Inspection Bureau." It is not clear which state agency is meant by this reference.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 332-004

[Chapter 332 Construction Specifications and Standards of Sanitary District](#)
[Part 2 Construction Specifications and Standards for Sanitary Sewerage Facilities](#)
[Article VII Construction Specifications](#)
[§ 332-29 Manholes, cleanouts and accessories.](#)

Code Content:

[\[§ 332-29A\(1\)\(b\)\]](#) *All manholes shall meet ASTM ACI 318/318R, ACT 350R concrete base slab compressive strength of 4,000 psi at 28 days and shall be in accordance with **Section 12**. The base slab shall be a minimum of six inches thick. Then manhole shall have a minimum wall thickness of four inches.*

There are two cross-references in § 332-29A to "Section 12." It is not clear what section is meant by this reference, as there is no section designated "Section 12" in the Construction Specifications and Standards, which consist of Sections 1 through 6. In addition to the reference in § 332-29A(1)(b), Subsection A(2)(a) also refers to Section 12 as follows: "The walls of the manholes shall have a minimum thickness of 4" and be constructed of a minimum compressive strength of 4,000 psi at 28 days in accordance with Section 12."

Pick one option from list below

☐ Change Section 12 to the following section:

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 332-005

[Chapter 332 Construction Specifications and Standards of Sanitary District](#)
[Part 2 Construction Specifications and Standards for Sanitary Sewerage Facilities](#)
[Article VII Construction Specifications](#)
[§ 332-29 Manholes, cleanouts and accessories.](#)

Code Content:

[\[§ 332-29A\(2\)\(b\)\]](#) *The lowest manhole section shall be placed in the precast base slab in such a manner to provide the greatest amount of bond and to prevent infiltration and exfiltration. **The interior of all the joints shall be completely filled an approved cement mortar.** Insert holes for the required sewers shall be made in the manhole sections during the manufacturing operation and shall conform to the actual minimum diameters required to properly seal the connection. Flexible connectors comprised of rubber boots and stainless steel straps shall be furnished and installed at each insert hole, as manufactured by Kor-N-Seal, Interpace, or approved equal.*

In § 332-29A(2)(b) we question whether the word "with" should be included in the following sentence or if other wording is missing: "The interior of all the joints shall be completely filled with an approved cement mortar."

Pick one option from list below

- ☐ Revise as suggested.
- ☐ Revise as follows:

- ☐ Defer decision until after Code publication.

Question 332-006

[Chapter 332 Construction Specifications and Standards of Sanitary District](#)
[Part 2 Construction Specifications and Standards for Sanitary Sewerage Facilities](#)
[Article IX Materials](#)
[§ 332-35 Sewer line and service pipe.](#)

Code Content:

[\[§ 332-35A\(1\)\]](#) *Ductile iron pipe shall be centrifugally cast metal molds or sand lined molds thickness for gravity sewers. Class 50 cement lined conforming to AWWA C104. Ductile iron pipe for force mains shall be cement-mortar lined in accordance with AWWA C104 Specification. Cement for the mortar shall be Type II Portland Cement.*

The following wording in § 332-35A(1) seems incorrect: "Ductile iron pipe shall be centrifugally cast metal molds or sand lined molds thickness for gravity sewers. Class 50 cement lined conforming to AWWA C104." The second sentence is incomplete, and the wording "thickness for gravity sewers" in the first sentence seems unconnected to the rest of the sentence. Is wording missing?

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 332-007

[Chapter 332 Construction Specifications and Standards of Sanitary District](#)
[Part 2 Construction Specifications and Standards for Sanitary Sewerage Facilities](#)
[Article IX Materials](#)
[§ 332-36 Manholes, cleanouts and accessories.](#)

Code Content:

[\[§ 332-36B\]](#) *Concrete. Structural concrete shall be used for the construction of foundation slabs and special structures. All concrete shall be in accordance with Subsection 12-4 of these specifications.*

In § 332-36B it is not clear what section is meant by the cross-reference to "Subsection 12-4." As noted above, there is no Section 12 in the Construction Specifications and Standards.

Pick one option from list below

☐ Change Subsection 12-4 to the following section:

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 332-008

[Chapter 332 Construction Specifications and Standards of Sanitary District](#)
[Part 2 Construction Specifications and Standards for Sanitary Sewerage Facilities](#)
[Article IX Materials](#)
[§ 332-37 Concrete.](#)

Code Content:

[\[§ 332-37B\(5\)\]](#) *Joint filler. Expansion joint material shall be performed and shall conform to AASHTO M213.*

In § 332-37B(5) is the wording "Expansion joint material shall be performed" correct?

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 336-001

[Chapter 336 Fee and Rate Schedule of Sanitary District](#)

Chapter 336 contains the Sanitary District Fee and Rate Schedule as last amended in July 2019. Are any updates needed to the fees and rates included in this chapter?

Pick one option from list below

☐ Revise as follows:

☐ Revise as follows: (revisions attached).

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 336-002

[Chapter 336 Fee and Rate Schedule of Sanitary District](#)
[§ 336-9 Penalties.](#)

Code Content:

[\[§ 336-9\]](#) *A 10% penalty charge shall be assessed on delinquent accounts as described in the Water and Sewer User Ordinance. Further penalty fees described in the Water and Sewer User Ordinance may also be assessed.*

Section 336-9 refers to a 10% penalty charge on delinquent accounts. In Chapter 350, Use and Operation of Sanitary District, § 350-10F(2) provides: "Unpaid charges, fines, and penalties shall, after 30 calendar days, be assessed an additional penalty of 1.5% of the unpaid balance, and interest shall accrue thereafter at a rate of 0.5% per month." Is any revision needed?

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 350-001

[Chapter 350 Use and Operation of Sanitary District](#)
[§ 350-1 General conditions.](#)

Code Content:

[\[§ 350-1A\(1\)\]](#) *The purpose of this ordinance is to establish and furnish information on the rules and regulations, which have been adopted by the County Board of Supervisors for use by the Amelia Courthouse Sanitary District of Amelia County, Virginia in accordance with **Section 15.1-1239 to Section 15.1-1270**, inclusive, of the Code of Virginia 1950, as amended, and which are applicable to the public water and sanitary sewerage facilities now existing or which may in the future be under the jurisdiction of the Amelia Courthouse Sanitary District. This ordinance, along with the Construction Specifications and Standards, establishes the rules and regulations which govern the use of the public water and sanitary sewerage facilities and provides the standards and specifications to which all planning, construction and connection of these utilities shall conform when such utilities are proposed for use of residential, business, commercial, or industrial purposes within the Jurisdictional Area of the Amelia Courthouse Sanitary District.*

Section 350-1A(1) contains an outdated reference to Sections 15.1-1239 to 15.1-1270 of the Code of Virginia, which were repealed in 1997. The correct current reference appears to be the Virginia Water and Waste Authorities Act, § 15.2-5100 et seq., Code of Virginia.

Pick one option from list below

☐ Update reference to § 15.2-5100 et seq., Code of Virginia.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 350-002

[Chapter 350 Use and Operation of Sanitary District](#)
[§ 350-1 General conditions.](#)

Code Content:

[\[EXISTING SOURCE\]](#) Any source of discharge, the construction or operation of which commenced **prior to the ordinance of proposed categorical pretreatment standards** which will be applicable to such source if the standard is thereafter promulgated in accordance with Section 307 of the Act.

In the definition of "existing source" in § 350-1 the wording "prior to the ordinance of proposed categorical pretreatment standards" does not make sense and apparently should read "prior to the adoption of proposed categorical pretreatment standards."

Pick one option from list below

- ☐ Revise to read "prior to the adoption of proposed categorical pretreatment standards."
- ☐ Revise as follows:

- ☐ Defer decision until after Code publication.

Question 350-003

[Chapter 350 Use and Operation of Sanitary District](#)
[§ 350-1 General conditions.](#)

Code Content:

[\[NEW SOURCE\]](#) Shall have the same meaning as provided in 40 CFR Part 403.3(k) (1990).

The definition of "new source" in § 350-1 should be updated to reference 40 CFR 403.3(m), which is the subsection that now contains the definition of "new source" in the federal regulations.

Pick one option from list below

- ☐ Revise as suggested.
- ☐ Revise as follows:
- ☐ Defer decision until after Code publication.

Question 350-004

[Chapter 350 Use and Operation of Sanitary District](#)
[§ 350-1 General conditions.](#)

Code Content:

[\[STANDARD METHODS\]](#) *The latest edition of Standard Methods for the Examination of Water and Wastewater, published by the American Public Health Association, [Water Pollution Control Federation](#) and American Water Works Association.*

In the definition of "standard methods" in § 350-1 we will update the reference to the Water Pollution Control Federation to the Water Environment Federation, the current title of this agency.

Question 350-005

[Chapter 350 Use and Operation of Sanitary District](#)
[§ 350-1 General conditions.](#)

Code Content:

[\[§ 350-1H\]](#) *Penalty for violations. Except as herein provided, any person violating any of the prohibitions contained in this Ordinance shall be guilty of a misdemeanor, punishable by a fine not to exceed \$2,500 or by confinement in jail of not more than 12 months or by both fine and confinement.*

Section 350-1H contains a penalty for violations of Chapter 350 but penalties are also prescribed in § 350-11, Judicial enforcement remedies, which provides for criminal prosecution and civil penalties. Should § 350-1H be removed in light of § 350-11?

Pick one option from list below

☐ Delete § 350-1H as covered by § 350-11.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 350-006

[Chapter 350 Use and Operation of Sanitary District](#)
[§ 350-2 Water and sewerage services.](#)

Code Content:

[\[§ 350-2A\(1\)\(a\)\]](#) *The owners of all residential dwellings, commercial buildings, industrial plants, institutional establishments, structures and properties used for human occupancy, business, employment, recreation or other purposes, presently existing or constructed subsequent to the passage of this ordinance and located within the **Jurisdictional Area of the Authority** and/or abutting on any street, alley, right-of-way, or easement in which there is located a District owned public water main and/or sanitary sewer at a distance not greater than 500 feet from such properties, shall be required to: request water and/or sewer service by application to the District on a prescribed form, install suitable toilet, drain and other disposable liquid wastes facilities therein and connect such facilities directly with the public sewer and/or water facility. No person shall receive free service. Upon application approval and the payment of the prescribed connection fee, the District will inspect all service line connections.*

In § 350-2A(1)(a) the wording "jurisdictional area of the Authority" could be revised to "jurisdiction area of the District" for consistency with the rest of this chapter. There are no other references to the "Authority."

Pick one option from list below

☐ Change "Authority" to "District."

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 350-007

[Chapter 350 Use and Operation of Sanitary District](#)
[§ 350-2 Water and sewerage services.](#)

Code Content:

[\[§ 350-2A\(7\)\]](#) *Use of private wastewater facilities or pump stations. Any individual or group that proposes to connect a pump station or other private wastewater facilities to the District's wastewater system shall comply with the provisions of Code of Virginia 1950, as amended, § 15.1-1216 et seq., and the policies of the Administrator.*

In § 350-2A(7) the reference to § 15.1-1216 et seq. of the Code of Virginia is outdated and possibly incorrect. Title 15.1 was repealed in 1997, and we found no record of a former § 15.1-1216 in this title. It is not clear how this reference should be updated. Section 15.2-2157 deals with on-site sewage systems when sewers are not available.

Pick one option from list below

☐ Revise to § 15.2-2157, Code of Virginia.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 350-008

[Chapter 350 Use and Operation of Sanitary District](#)
[§ 350-2 Water and sewerage services.](#)

Code Content:

[\[§ 350-2A\(8\)\(a\)\[2\]\]](#) *Carwashes and laundry mats;*

In § 350-2A(8)(a)[2] the term "laundry mats" apparently should read "laundromats."

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 350-009

[Chapter 350 Use and Operation of Sanitary District](#)
[§ 350-2 Water and sewerage services.](#)

Code Content:

[\[§ 350-2B\(4\)\]](#) *Off-site and oversized mains credit policy. Credits will be allowed only against the water and sewer facility charge for any off-site water and/or sewer extension in excess of 300 feet from the developer's property line and sized in excess of six inches for water and eight inches for sewer. Credits will be allowed against the water and sewer facility charge for any off-site water and/or sewer extensions within 300 feet from the developer's property line and on-site water and/or sewer extension only where the water and sewer line is required to be oversized by the District. Credits will be computed based on the District's annual contract, recent bids received by the District or other public bids for similar work performed in the area. Credits for oversizing shall be limited to the difference in pipe material cost only and shall be determined by the Administrator based on the District's annual contract, recent bids received by the District or other public bids for similar work performed in the area. No credits will be due where a larger main size is required by District design standards to adequately **serve the developer**. In no event shall credits exceed the applicable sewer facility charge.*

In § 350-2B(4) we question whether "serve the developer" should read "serve the development" as follows: "No credits will be due where a larger main size is required by District design standards to adequately serve the ~~developer~~ development."

Pick one option from list below

- ☐ Revise as suggested.
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 350-010

[Chapter 350 Use and Operation of Sanitary District](#)
[§ 350-2 Water and sewerage services.](#)

Code Content:

[\[§ 350-2C\(3\)\]](#) *Where construction of water and/or sanitary sewerage facilities is required of a Developer or Owner by § 350-2A(2), **the related application shall be accomplished by:***

In § 350-2C(3) should the wording "the related application shall be accomplished by" read "the related application shall be accompanied by"?

Pick one option from list below

- ☐ Change "accomplished by" to "accompanied by."
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 350-011

[Chapter 350 Use and Operation of Sanitary District](#)
[§ 350-2 Water and sewerage services.](#)

Code Content:

[\[§ 350-2E\(4\)\(a\)\[5\]\]](#) *That Developer or Owner guarantee and bond in a form acceptable to Administrator that the Developer or Owner shall be responsible to correct any deficiencies in construction for a period of one year from the date of acceptance of the facilities by the District; and*

Section 350-2E(4)(a)[5] consists of an incomplete sentence. Perhaps the following revision could be made: "The developer or owner submits a guarantee and bond in a form acceptable to Administrator that the developer or owner shall be responsible to correct any deficiencies in construction for a period of one year from the date of acceptance of the facilities by the District; and"

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 350-012

[Chapter 350 Use and Operation of Sanitary District](#)
[§ 350-2 Water and sewerage services.](#)

Code Content:

[\[§ 350-2F\(1\)\(c\)\]](#) *It is the intention of the District to give advance notices of any circumstances which necessitate the interruption of the water supply; however, such notice shall be considered a courtesy rather than an accident, for the purpose of making connections, alterations, repairs, changes or for other reasons at any time. Therefore, Owner's or customer's buildings must have internal facilities and/or plumbing fixtures which will not be damaged if water mains are shut off without notice.*

In § 350-2F(1)(c) the wording "such notice shall be considered a courtesy rather than an accident" seems incorrect. Should this wording read "such notice shall be considered a courtesy rather than a requirement"?

Pick one option from list below

☐ Change "an accident" to "a requirement."

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 350-013

[Chapter 350 Use and Operation of Sanitary District](#)
[§ 350-2 Water and sewerage services.](#)

Code Content:

[\[§ 350-2F\(2\)\(a\)\]](#) *The use of public fire hydrants shall be restricted to the consumption of water for the extinguishments of fires. Water from any public fire hydrant shall not be used for construction purposes, sprinkling streets, flushing sewers or gutters, or for any other purpose, unless specifically permitted by the District for a particular circumstance. To withdraw water for other purposes, an agreement approved by the **Water and Sewer District**, and an application must be completed. Upon written request, the District will install supplemental public fire hydrants at the sole expense of any interested person.*

In § 350-2F(2)(a) we recommend changing "Water and Sewer District" to "Sanitary District" for consistency with the rest of this chapter.

Pick one option from list below

- ☐ Revise as suggested.
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

Question 350-014

[Chapter 350 Use and Operation of Sanitary District](#)
[§ 350-2 Water and sewerage services.](#)

Code Content:

[\[§ 350-2F\(6\)\(a\)\[3\]\]](#) *A water customer's service will be discontinued upon receipt of notification, with which the District has a contractual agreement to do so discontinue service, due to a customer's failure to pay prescribed sewer charges. Water service will be renewed only upon subsequent notification to do so.*

The wording of § 350-2F(6)(a)[3] is awkward and unclear, particularly the following: "with which the District has a contractual agreement to do so discontinue service."

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 350-015

[Chapter 350 Use and Operation of Sanitary District](#)
[§ 350-2 Water and sewerage services.](#)

Code Content:

[\[§ 350-2G\(1\)\(b\)\[18\]\]](#) *Constitute a rate of discharge or substantial deviation from normal rates of discharge ("slug discharge") sufficient to cause interference in the operation and performance of the treatment facilities.*

Section 350-2G(1)(b)[18] is missing wording at the beginning of the subsection. Based on the preceding subsections, the following correction could be made: "Any discharge of waters or wastes which shall constitute a rate of discharge or substantial deviation from normal rates of discharge ("slug discharge") sufficient to cause interference in the operation and performance of the treatment facilities."

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 350-016

[Chapter 350 Use and Operation of Sanitary District](#)
[§ 350-10 Administrative enforcement remedies.](#)

Code Content:

[\[§ 350-10F\(1\)\]](#) *When the Administrator finds that a user has violated, or continues to violate, any provision of this ordinance, a wastewater discharge permit or order issued hereunder, or any other pretreatment standard or requirement, the Administrator may fine such user in an amount **not to exceed \$1,000/day**. Such fines shall be assessed on a per violation, per day basis. In the case of monthly or other long term average discharge limits, fines shall be assessed for each day during the period of violation.*

Section 350-10F(1) provides for an administrative fine not to exceed \$1,000 per day. Is any revision desired? See also the penalties provided in § 350-11, Judicial enforcement remedies.

Pick one option from list below

☐ Revise as follows:

☐ Do not revise.

☐ Defer decision until after Code publication.

Question 350-017

[Chapter 350 Use and Operation of Sanitary District](#)
[§ 350-11 Judicial enforcement remedies.](#)

Code Content:

[\[§ 350-11B\(1\)\]](#) *A user who has violated, or continues to violate, any provision of this ordinance, a wastewater discharge permit, or order issued hereunder, or any other pretreatment standard or requirement shall be liable to the District for a maximum civil penalty of not less than \$1,000 per violation, per day. In the case of a monthly or other long-term average discharge limit, penalties shall accrue for each day during the period of the violation.*

In § 350-11B(1) the wording "a maximum...of not less than" does not make sense. The wording "not less than" indicates a minimum penalty, not a maximum penalty.

Pick one option from list below

- ☐ Delete "maximum" so wording reads "a civil penalty of not less than \$1,000 per violation, per day."
- ☐ Revise to read "a maximum civil penalty of \$1,000 per violation, per day."
- ☐ Revise as follows:

- ☐ Defer decision until after Code publication.

Question 350-018

[Chapter 350 Use and Operation of Sanitary District](#)
[§ 350-11 Judicial enforcement remedies.](#)

Code Content:

[\[§ 350-11C\]](#) *Criminal prosecution.*

In § 350-11C, Criminal prosecution, the wording of Subsection C(1), (2) and (3) does not make sense. We recommend the following revisions:

(1) ~~It shall be unlawful for a user to violate~~ Any user who violates any provision of this ordinance, a wastewater discharge permit, or order issued hereunder, or any other pretreatment standard or requirement, shall, upon conviction, be guilty of a Class 3 misdemeanor punishable per day.

(2) ~~It shall be unlawful for a user to introduce~~ Any user who introduces any substance into the POTW which may cause personal injury or property damage shall, upon conviction, be guilty of a Class 1 misdemeanor. This penalty shall be in addition to any other cause of action for personal injury or property damage available under state law.

(3) ~~It shall be unlawful for a user to make~~ Any user who makes any false statements, representations, or certifications in any application, record, report, plan, or other documentation filed, or required to be maintained, pursuant to this ordinance, the wastewater discharge permit, or order issued hereunder[,], or who falsifies, tampers with, or knowingly renders inaccurate any monitoring device or method required under this ordinance shall, upon conviction, be ~~punished as~~ guilty of a Class 1 misdemeanor punishable per violation per day.

Pick one option from list below

☐ Revise as suggested.

☐ Revise as follows:

☐ Defer decision until after Code publication.

Question 350-019

[Chapter 350 Use and Operation of Sanitary District](#)
[§ 350-13 Miscellaneous provisions.](#)

Code Content:

[\[§ 350-13C\]](#) *Severability. If any provision of this ordinance is invalidated by any court of competent jurisdiction, the remaining provisions shall not be affected and shall continue in full force and effect.*

Section 350-13C could be deleted as a severability provision is already included in § 350-1B(1) which provides: "If any sections, subsections, sentence, clause or phrase of this Ordinance is for any reason held to be invalid, such decision shall not affect the validity of any other part of the ordinance which can be given effect without such invalid part or parts."

Pick one option from list below

- ☐ Delete § 350-13C as covered by § 350-1B(1).
- ☐ Revise as follows:
- ☐ Do not revise.
- ☐ Defer decision until after Code publication.

AMELIA COUNTY

ORDINANCE TO REPEAL AND REPLACE THE ORDINANCE PROVIDING A FEE FOR PASSING BAD CHECKS TO THE COUNTY OF AMELIA, VIRGINIA

WHEREAS, on October 10, 1989, the Amelia County Board of Supervisors ("Board") adopted An Ordinance Providing a Fee for Passing Bad Checks to the County of Amelia, Virginia of Fifteen Dollars (\$15.00) ("Ordinance"), as provided at that time by Section 15.1-29.4 of the Code of Virginia; and

WHEREAS, the 2011 General Assembly of Virginia enacted Chapter 255 of the 2011 Acts of Assembly, which amended Section 15.2-106 of the Code of Virginia, by increasing the amount that any county may provide for the uttering, publishing or passing of any check, draft, or order for payment of taxes or any other sums due, which is subsequently returned for insufficient funds or because there is no account or the account has been closed, or because such check, draft, or order was returned because of a stop-payment order placed in bad faith on the check, draft, or order by the drawer, to an amount not exceeding fifty dollars (\$50.00); and

WHEREAS, the Board now desires to amend the fee for passing bad checks to the County of Amelia from fifteen dollars (\$15.00) to an amount not to exceed the maximum permitted by the Code of Virginia, § 15.2-106; and


NOW, THEREFORE, it is Ordained by the Board of Supervisors of Amelia County, Virginia, that the Ordinance Providing a Fee for Passing Bad Checks to the County of Amelia Virginia adopted on October 10, 1989, which imposed a fee for passing bad checks to the County of Amelia, is hereby repealed and replaced by the following which is hereby adopted:

A. Any person who utters, publishes, or passes any check, draft, or order for payment of taxes or any other sums due to the county, which is subsequently returned for insufficient funds or because there is no account or the account has been closed, or because such check, draft, or order was returned because of a stop-payment order placed in bad faith on the check, draft, or order by the drawer shall pay to the county a fee, in an amount not to exceed the maximum permitted by the Code of Virginia, § 15.2-106, in addition to the amount of such check, draft, or order.

B. The fee provided for hereunder as of the adoption of this ordinance shall be \$35.00. Thereafter, the Board of Supervisors may by motion or resolution amend this fee by affirmative vote of a majority of supervisors present and voting at a public meeting at which a quorum is present. However, the fee shall not exceed the authority granted in state law.

This Ordinance shall become effective upon its adoption.

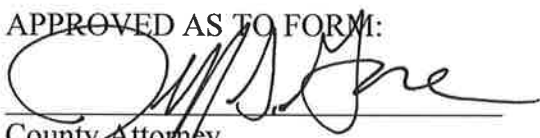
Adopted by the Amelia County Board of Supervisors this ____ day of _____, 2021:



H. Joseph Easter, IV, Chairman
Amelia County Board of Supervisors

ATTEST


A. Taylor Harvie, III, Clerk to the Board

APPROVED AS TO FORM:


County Attorney

ORDINANCE 21-007

AN ORDINANCE AMENDING ARTICLE II OF THE AMELIA COUNTY ZONING ORDINANCE TO INCLUDE A DEFINITION FOR ASSEMBLY HALL AND AMEND THE DEFINITION OF A HOSPITAL.

ARTICLE II DEFINITIONS

2.1 DEFINITIONS

ABATTOIR: A place where livestock is slaughtered and prepared for distribution to butcher shops and food markets.

ACCESSORY BUILDING: A subordinate structure customarily incidental to and located upon the same lot occupied by the main structure. (Amended 5/16/01)

ACCESSORY USE OR STRUCTURE: A subordinate use or structure customarily incidental to and located upon the same lot occupied by the main use or building. (Amended 5/16/01)

ACID MANUFACTURING: The manufacturing and/or processing of caustic substances or materials such as acid.

ACREAGE: A parcel of land, regardless of area, described by metes and bounds which is not a numbered lot on any recorded subdivision plat.

ADDITION: Any construction which increases the area or cubic content of a building or structure.

ADJACENT: Nearby, but not necessarily touching or contiguous.

ADJOINING: Touching; abutting; contiguous.

ADMINISTRATOR: The official charged with the enforcement of the Zoning Ordinance.

ADULT ANIMAL: An animal that is of mature breeding age according to species in gender.

ADULT CARE FACILITY: A Facility where four or more individuals are cared for by another individual.

AGRICULTURAL, GENERAL: The tilling of the soil, the raising of crops, horticulture, forestry and livestock, not including packaging plants, processing plants, mills, wholesale or retail sales of goods produced off-site, or intensive agriculture. The raising of livestock shall be permitted only on a farm. (Amended 3/19/97)

AGRICULTURE, INTENSIVE: Those agricultural operations where concentrated numbers of agricultural animals are confined to a relatively small space including such operations as swine, veal, sheep and poultry houses or pens, feed lots for beef, sheep and other animals, dairy farming operations, and livestock markets. For the purpose of this section, any enclosed field, range, pen or building where more than 300 animal units are confined or housed for more than forty-five (45) days in any twelve-month period shall constitute intensive agriculture.

AGRICULTURE, LIMITED: Agricultural activities in which there is no more than one (1) animal unit per acre excluding swine and poultry, and no more than one (1) animal unit per five (5) acres for swine and poultry.

AGRICULTURAL, SPECIAL: See Agricultural, Intensive

AIRPORT, HELIPORT, AIR STRIP: Any place where aircraft may take off or land and discharge or receive cargoes and/or passengers; may include repair, fueling or storage of aircraft.

ALLEY: A public way which affords only a secondary means of access to property abutting thereon.

ALTERATION: Any change in the total floor area, use, adaptability or external appearance of an existing structure.

AMUSEMENT PARK/COMMERCIAL RECREATIONAL FACILITY: An outdoor commercial recreational area of a permanent nature offering amusements, diversions and entertainments, whether operated seasonally or continually.

ANIMAL MANURE/WASTE BROKER: A person or corporation who possesses or controls animal manure/waste that is not generated on an animal feeding operation under their control and who transfers or hauls the animal manure/waste to other persons for lawful uses such as land application for the fertilization of crops or other lawful disposition. Such brokers are required to comply with applicable state regulations and have a business license to locate such business within the county. (Amended 10/20/10)

ANTIQUE SHOP: A place in which older furniture and artifacts are sold on-site; may include furniture refinishing for on-site sales.

APARTMENT: A part of a building containing cooking and housekeeping facilities consisting of a room or suite of rooms intended, designed or used for residence by an individual or a single family.

APARTMENT HOUSE: A building used or intended to be used as the residence of three (3) or more families living independently of each other.

APICULTURE: The raising of bees, and their by-products, for commercial purposes.

ASSEMBLY HALL: A building or portion of a building in which facilities are provided for civic, educational, political, religious, or social purposes. (Amended 05/19/21)

AUCTION BARN: See Livestock Market

AUCTION HOUSE: An establishment, not including community centers and publicly owned buildings, within which objects of art, furniture and other goods, not including livestock, are offered for sale to persons who bid on the object in competition with each other.

AUTOMOBILE GRAVEYARD, COMMERCIAL: See junk yard.

AUTOMOBILE GRAVEYARD, NONCOMMERCIAL: Any lot or place which is exposed to the weather upon which more than five (5) motor vehicles of any kind, without current state inspection stickers, county stickers or state vehicle tags, are placed, located or found.

AUTOMOBILE REPAIR SERVICES AND GARAGES: Establishments primarily engaged in furnishing automotive repair of an intensive nature such as general repairs, paint, or body shops, machine shops, vulcanizing shops, radiator repair shops, and engine and transmission repair shops.

AUTOMOBILE SERVICE STATION WITH MINOR REPAIR UNDER COVER: Any place of business with pumps and underground storage tanks having as its purpose the dispensing of motor vehicle fuels and lubricants and/or the servicing of motor vehicles, including minor repairs and inspections incidental thereto but not including a general repair shop, paint or body shop, machine shop, vulcanizing shop, or any operation requiring the removal or installation of radiators, engines, cylinder heads, crankcases, transmissions, differentials, fenders, doors, bumpers, grills, glass or other body parts or any body repairing or painting. The term shall not include truck stops.

BASE FLOOD/ONE-HUNDRED YEAR FLOOD: A flood that, on the average, is likely to occur once every one hundred (100) years (i.e. that has a one (1) percent chance of occurring each year, although the flood may occur in any year).

BASE FLOOD ELEVATION (BFE): The Federal Emergency Management Agency designated one hundred (100) year water surface elevation.

BASEMENT: A story having more than one-half (1/2) of its height below grade.

BED AND BREAKFAST INN: (also see Country Inn) A dwelling unit occupied by its owners where no more than seven (7) rooms are rented out to travelers for compensation without a provision for cooking in the rooms and where meals may be served to those guests who are renting rooms.

BOARD OF ZONING APPEALS: The board appointed to review appeals made by individuals with regard to decisions of the Zoning Administrator in the interpretation of the Zoning Ordinance.

BOARDING HOUSE: A building where, for compensation, lodging and meals are provided for at least five (5) and up to fourteen (14) persons.

BOILERS: A closed vessel in which water is heated, steam is generated, steam is superheated, or any combination thereof, under pressure or vacuum for use externally to itself by the direct application of heat from the combustion of fuels or from electricity. The term "boiler" shall include fired units for heating or vaporizing liquids other than water where these units are separate from processing systems and are complete within themselves.

BUFFER: A strip of land with existing vegetation retained and supplemented as required with trees/shrubs and maintained as undeveloped space along a stream bank, shoreline, or other environmental feature for protection purposes or along the perimeter of a parcel to provide transition and separation, to reduce noise and glare and to partially obstruct the view between adjacent land uses or properties. Buffers may be included within required yards. (Amended 9/15/04)

BUILDING: Any structure having a roof supported by columns or walls, built for the support, shelter or enclosure of persons, animals, chattels or property of any kind, except a tent, travel trailer, or motor home.

BUILDING, HEIGHT OF: The vertical distance measured from the level of the curb or the established curb grade opposite the middle of the front of the structure to the highest point of the roof if a flat roof; to the deck line of a mansard roof; or to the mean height level between the eaves and ridges of a gable, hip or gambrel roof. For buildings set back from the street line, the height shall be measured from the average elevation of the ground surface along the front of the building.

BUILDING, MAIN: A building in which is conducted the principal use of the lot on which it is located.

BULK ANIMAL MANURE/WASTE STORAGE: When a parcel of land is used for the storage of bulk animal manure/waste prior to land application or other lawful disposition of such waste on another property (i.e. a site used by an animal manure/waste broker for off-site storage of animal manure/waste generated from an Intensive Animal Confinement Facility or other agricultural production,). Land used as an Intensive Animal Confinement Facility is not an animal manure/waste storage site for the purposes of this ordinance, and shall be governed by Article XXIII, or other applicable provisions contained herein. Such sites shall be compliant with all applicable local, state and federal laws and regulations.

"Bulk Animal Manure/Waste Storage" shall only include sites where 10 or more tons of transferred (generated off site) waste is stored in any consecutive 365-day period. (Amended 10/20/10)

CABIN: See tourist court.

CAMPER: Any individual who occupies a campsite or otherwise assumes charge of or is placed in charge of a campsite.

CAMPGROUND: A plot of land on which two (2) or more campsites are located, established or maintained for occupancy by camping units of the general public as temporary living quarters for recreation, education or vacation purposes.

CAMPING UNIT: Any tent, travel trailer, cabin, lean-to, or similar structure established or maintained and operated in a campground as temporary living quarters for recreation, education or vacation purposes.

CAMPSITE: Any plot of ground in a campground intended for the exclusive occupancy by a camping unit or units under the control of a camper.

CELLAR: A story having more than one-half ($\frac{1}{2}$) of its height below grade and which may not be occupied for dwelling purposes.

CEMENT, GYPSUM, FERTILIZER AND LIME MANUFACTURING: The processing and/or refinement of materials to produce such products as cement, gypsum, plaster, plaster of paris, fertilizer and lime.

CEMETERY: Land used for the burial of the dead, and dedicated for cemetery purposes, including columbariums and mausoleums when operated in conjunction and within the boundary of such cemetery.

CERTIFICATE OF OCCUPANCY: Official notification that a structure conforms to the provisions of the Zoning Ordinance and Building Code and may be occupied or used for the purpose(s) permitted by the applicable provisions of this Ordinance.

CHANGE OF USE: Any use which substantially differs from the previous use of building or land.

CHILD CARE CENTER: A structure either wholly or partially used for the temporary care and lodging, for compensation, of young children. Three (3) types of child care centers are:

HOME CARE: Use of the residential structure or part thereof for the temporary lodging and care of not more than four (4) children for compensation.

DAY CARE CENTER: A structure utilized for the temporary care of children or senior adults for compensation. This use must meet State licensing requirements.

NURSERY: A structure utilized for the reception, board and care for compensation of children. This use must meet State licensing requirements.

CHURCH (OR OTHER HOUSE OF WORSHIP): A building, together with its accessory buildings and uses, where persons regularly assemble for religious worship, and which building, together with its accessory buildings and uses, is maintained and controlled by a religious body organized to conduct public worship.

CHURCH CAMPGROUND: A plot of land on which two (2) or more camping units are located, established or maintained for occupancy as temporary living quarters for recreation, education, or vacation purposes. May include a building with one (1) or more accessory structures or uses where persons may assemble for religious worship. Such land, buildings and/or accessory structures shall be owned, maintained and controlled by a recognized non-profit religious body organized to conduct public worship.

CLINIC: An office building or a group of offices for one (1) or more physicians, dentists, or similar medical practitioners engaged in treating the sick or injured, but not including rooms for abiding patients.

CLUB: A group of people organized for a common purpose to pursue common goals, interests or activities and usually characterized by certain membership qualifications, payment of fees and dues, regular meetings, and a constitution and bylaws.

CLUBS AND LODGES: Buildings and facilities owned or operated by a charitable chartered non-profit corporation, fraternal organization or civic services' associations primarily for social, educational or recreational purposes and which may not be operated primarily for a profit.

CLUBHOUSE: A building or portion thereof, used by a club.

CLUSTER DEVELOPMENT: A development pattern in which residential uses are grouped together, leaving portions of the land undeveloped. Except as specifically noted, the density provisions remain the same while the area regulations may be reduced to permit residential land to be used as common open and undeveloped land.

COMMERCIAL RECREATIONAL FACILITY: See Amusement Park.

COMMISSION, THE: The Planning Commission of Amelia County, Virginia.

COMMON AREA: All land within a subdivision or townhouse development excluding public streets and rights-of-way and private lots held either by the owner/developer or an individual non-profit corporate owner whose members shall be all property owners within the subdivision or townhouse development.

CONCEPTUAL PLAN, CONCEPT DEVELOPMENT PLAN: A general plan for the development of a tract, submitted as part of a zoning map amendment application ("rezoning"), and binding for the general future development of the property upon approval of the zoning amendment application.

CONDITIONAL USE: See Special Exception

CONDITIONAL ZONING: A rezoning procedure authorized by Section 15.1-491.1, Code of Virginia, 1950, as amended, which allows the applicant to voluntarily propose (proffer) conditions that limit or qualify how their property may be used.

CONGREGATE LIVING FACILITY: A building, or part thereof that contains sleeping units where residents (12 maximum) share bathroom and/or kitchen facilities.

CONSERVATION EASEMENT: The recorded grant of property rights establishing limitations that run with the land that prohibit subdivision or non-farm development on the tract other than one single family dwelling. Such easements shall be held jointly by at least two of the following entities: the County, a homeowners association, by the Commonwealth of Virginia, or by a designated conservation organization approved by the County and authorized to hold easements by state law, Title 10.1 Virginia Conservation Easement Act, Code of Virginia. (Amended 9/15/04)

CONTIGUOUS: Touching, abutting, adjoining.

COUNTRY GENERAL STORE/CONVENIENCE STORE: A single store, the ground floor area of which is four thousand (4,000) square feet or less and which offers for sale primarily, most of the following articles: bread, milk, cheese, canned and bottled foods and drinks, tobacco products, candy, paper and magazines, and general hardware articles. Gasoline may also be offered for sale and living quarters for owner or manager may be allowed but only as a secondary activity of the country general store.

COUNTRY INN: (also see Bed and Breakfast Inn and Hotel) A building designed or occupied as the temporary abiding place for not more than fourteen (14) individuals who are lodged for compensation, with or without meals, and in which provision is not made for cooking in individual rooms or suites.

CUL-DE-SAC: A dead-end street with an appropriate turn-a-round that affords safe and convenient movement of traffic.

CUSTOM MEAT CUTTING: A service provided to area residents where game and livestock meat is killed, cut, dressed and packaged. The meat is not sold commercially from the custom meat cutting facility and the animals

staged to be cut, dressed and packaged cannot be held for more than three (3) days prior to slaughter. (Amended 9/28/00)

DAIRY: A commercial establishment for the manufacture and sale of dairy products.

DAY CARE CENTER: See child care center.

DENSITY: The number of families, individuals, dwelling units or housing units per unit of land.

DEVELOPMENT: Any man-made change to improved or unimproved real estate including but not limited to buildings or other structures, the placement of mobile or manufactured homes, streets and other paving, utilities, filling, grading, excavation, mining, dredging or drilling operations.

DEVELOPMENT STANDARD: Regulations which limit the size, bulk or siting conditions of particular types of buildings or uses located within any designated district or permitted as conditional uses.

DISTRICT: Districts as referred to in the Section 15.1-486, Code of Virginia, 1950, as amended.

DRIVE-IN ESTABLISHMENT: A drive-in establishment is a place of business being operated for the sale and purchase, as retail, of food and other goods, services or entertainment, which is laid out and equipped so as to allow its patrons to be served or accommodated while remaining in their motor vehicles, or which allows the consumption of any food or beverages in motor vehicles on the premises or elsewhere on the premises outside of any completely enclosed structure. If, in addition to the consumption of food and beverages in motor vehicles or elsewhere on the premises outside of any completely enclosed structure, an establishment also allows for the consumption of such products within a completely enclosed structure, it shall be considered a drive-in establishment. The term "drive-in establishment" shall include, but is not limited to, drive-in restaurants, diners, grills, luncheonettes, sandwich stands, short-order cafes, theaters, service stations and motor vehicle laundries.

DRIVEWAY: A private roadway providing access for vehicles to a parking space, garage, dwelling or other structure.

DWELLING OR DWELLING UNIT: Any building, or portion thereof, providing complete independent permanent facilities for living, sleeping, eating and sanitation, designated for or used exclusively as living quarters by one (1) family, but not including a tent, cabin, travel trailer, motor home or a room in a hotel or motel.

DWELLING, MULTIPLE-FAMILY: A building containing three (3) or more dwelling units (an apartment house) with the number of families in residence not exceeding the number of dwelling units provided.

DWELLING, SINGLE-FAMILY: A permanent structure arranged or designed to be occupied by one (1) family, the structure having only one (1) dwelling unit.

DWELLING, TOWNHOUSE: One of a series of three (3) or more attached dwelling units separated from one another by continuous vertical walls without openings from basement floor to roof.

DWELLING, TWO-FAMILY: A structure arranged or designed to be occupied by two (2) families, the structure having only two (2) dwelling units.

DUMP HEAP (TRASH PILE): A disposal site or other repository for solid waste for more than thirty (30) days that is greater than one hundred (100) square feet in area, which is unregulated and unlicensed by the Commonwealth of Virginia and/or operated without daily compaction or cover of the solid waste. "Dump Heap" shall not apply to a junk yard.

END USER ANIMAL MANURE/WASTE STORAGE: When a parcel of land is used for the storage of animal manure/waste, not for the purposes of brokerage of such waste, but for the purposes of land application or other lawful disposition of such waste on property owned, operated or leased by the person temporarily storing such waste. Such storage shall not be considered "end-user" if it occurs more than 120 days in any consecutive 12

month period on any single parcel, and in such instance shall be subject to the regulations applicable to Bulk Animal Manure/Waste Storage. Such sites shall be compliant with all applicable local, state and federal laws and regulations. (Amended 10/20/10)

EXISTING USE: The use of a lot or structure at the time of enactment of the applicable provisions of this article.

EXPANSION: Any construction or land disturbance which either increases the area or cubic content of a building or structure or which increases the land area which is disturbed, cleared, graded, paved or otherwise improved for broader or more intensive use.

FAMILY: One or more individuals occupying a premise and living in a single dwelling unit as distinguished from an unrelated group occupying a boarding house, lodging house, tourist home or hotel. The term shall include unrelated persons occupying a single dwelling unit, if the number of such unrelated persons does not exceed four (4).

FAMILY DIVISION (FAMILY EXEMPTION): An exemption from the minimum lot size requirements on parent tracts permitted in order to provide a residential building site for an immediate family member(s), in accord with Section 6.5 of the Amelia County Subdivision Ordinance. (Amended 12/17/03)

FARM: A parcel, or contiguous parcels, of land, containing 10 acres or more, used for agriculture. (Amended 3/19/97)

FARM STRUCTURES: Any building or structure used for agricultural purposes.

FEED LOT: A relatively small confined land area for fattening cattle or holding temporarily for shipment.

FINANCIAL INSTITUTION: Any building used primarily by State regulated businesses such as banks, savings and loans, credit unions, loan companies and investment companies.

FLEA MARKET: A temporary market made up of individual sellers of crafts, produce, used merchandise, antiques and/or other collectable items.

FLOOD: (A) A general and temporary condition of partial or complete inundation of normally dry land areas from: (1) the overflow of inland or tidal waters; (2) the unusual and rapid accumulation or runoff of surface water from any source; (3) mud slides (i.e. mud flows) which are proximately caused by flooding as defined in (2) of this definition and are akin to a river of liquid and flowing mud on the surfaces of normally dry land areas, as when earth is carried by a current of water and deposited along the path of the current. (B) The collapse or subsidence of land along the shore of a lake or other body of water as a result of erosion or undermining caused by waves or currents of water exceeding anticipated cyclical levels or suddenly caused by an unusually high water level in a natural body of water, accompanied by a severe storm, or by an unanticipated force of nature, such as a flash flood or by some similarly unusual and unforeseeable event which results in flooding as defined in (A) (1) of this definition.

FLOOD PLAIN: (A) A relatively flat or low land area adjoining a river, stream or watercourse which is subject to partial or complete inundation; (B) an area subject to the unusual and rapid accumulation or runoff of surface water from any source.

FLOOD-PRONE AREA: Any land area susceptible to being inundated by water from any source.

FLOODWAY: The designated area of the flood plain required to carry and discharge flood waters of a given magnitude. For the purpose of this Ordinance, the floodway shall be capable of accommodating a flood of the one hundred (100)-year magnitude.

FORESTRY: The operation of timber tracts, tree farms, forest nurseries, or the gathering of forest products.

FRONTAGE: The minimum width of a lot measured from one side lot line to the other along a straight line on which no point shall be farther away from the street upon which the lot fronts than the building setback line as defined and required herein.

GARAGE, PRIVATE: Accessory building designed or used for the storage of not more than three (3) automobiles owned or used by the occupants of the building to which it is an accessory. On a lot occupied by a multiple-unit dwelling, the private garage may be designed and used for storage of one and one-half (1½) times as many automobiles as there are dwelling units.

GARAGE, PUBLIC: A building or portion thereof, other than a private garage, designed or used for servicing, repairing, equipping, renting, selling, or storing motor vehicles.

GOLF COURSE: Any tract of land, publicly or privately owned, on which the game of golf is played, including accessory uses and buildings customary thereto, but excluding golf driving ranges as defined herein.

GOLF DRIVING RANGE: A limited area on which golf players do not walk, but onto which they drive golf balls from a central driving tee.

GOVERNING BODY: The Board of Supervisors of Amelia County, Virginia.

GRADE: Grade or grade elevation shall be determined by averaging the elevations of the finished ground adjacent to all the corners and/or other principal parts in the perimeter wall of the building.

GREENBELT: A strip of land planted with evergreen trees, established to protect one type of land use from another with which it may be incompatible.

GREENHOUSE/NURSERY: Any building or structure that is used to grow plants, flowers or shrubs on a year-round basis for retail, commercial production or sale.

GROUP HOME: A special care human services facility that provides for the special care/residential needs of the physically challenged, mentally ill, mentally retarded or other developmentally disabled person not related by blood or marriage. Group homes for up to eight (8) mentally or developmentally disabled persons, with staff, shall be considered as a single-family dwelling.

HISTORIC STRUCTURE: Any structure that is: (A) listed individually on the National Register of Historic Places (a listing maintained by the Department of Interior) or preliminarily determined by the Secretary of the Interior as meeting the requirements for individual listing on the National Register; (B) certified or preliminarily determined by the Secretary of the Interior as contributing to the historic significance of a registered historic district or a district preliminarily determined by the Secretary of Interior to qualify as a registered historic district; (C) individually listed on the Virginia Register of Historic Places (a listing maintained by the Virginia Department of Historic Resources).

HOME CARE: See child care center.

HOME OCCUPATION: An occupation conducted in a dwelling unit, provided that:

1. In the R-1, R-2, MHP, MHS, and ER-1 Districts, no person other than members of the family residing on the premises shall be engaged in such occupation at the site. In A-5, RP-5 and RR-3, one (1) outside employee may be engaged in the occupation at the site.

2. In the R-1, R-2, MHP, MHS and ER-1 Districts, the use of the dwelling unit, or accessory building, or both for the home occupation shall be clearly incidental and subordinate to its use for residential purposes by its occupants, and not more than twenty-five (25) percent of the floor area of the dwelling unit, or of the accessory building, or of the dwelling unit and accessory building combined, shall be used in the conduct of the home occupation provided that, when the combined floor area of the dwelling unit and accessory building is used as the basis of computation, no more than twenty-five (25) percent of the dwelling unit floor area may be used for the home occupation, but up to

one hundred (100) percent of the accessory floor area may be so used.

In the A-5, RP-5 and RR-3 Districts, the home occupation may be conducted in an accessory building that is up to fifteen hundred (1500) square feet in size.

3. There shall be no change to the outside appearance of the dwelling unit or premises, or other visible evidence of the conduct of such home occupation other than one (1) sign, not exceeding four (4) square feet in area, non-illuminated and mounted flat against the wall of the dwelling unit.

4. No traffic shall be generated by such home occupation in greater volume than would normally be expected in a residential neighborhood.

5. Any needed parking generated by a home occupation shall be met by off-street parking and other than in the required front yard.

6. No equipment or process shall be used in a home occupation which creates noise, vibration, glare, fumes, odors or electrical interference detectable by 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 cause fluctuation in line voltage off the premises.

7. Auto, motorcycles, trucks, etc., repair shops are prohibited.

8. Roadside vegetable or fruit stands for sale of vegetables or fruits produced by the roadside stand operator will be allowed in Agricultural District zones provided off-street parking is provided. Road side parking is prohibited. (Amended 4/20/05)

HOMEOWNERS ASSOCIATION: A non-profit organization operating under recorded land agreements through which: (a) each lot and/or homeowner in a development is automatically a member, and (b) each lot is automatically subject to a charge for a proportionate share of the expenses for the organization activities, such as maintaining a common property, and (c) the charge if unpaid becomes a lien against the property. (Amended 9/15/04)

HOSPITAL: An institution rendering medical, surgical, obstetrical, or convalescent care, including nursing homes, home for the aged and sanitariums, but in all cases excluding-rehabilitation facilities, halfway houses, institutions for mentally ill individuals, or other similar facilities (Certain nursing homes and homes for the aged may be home occupations if they comply with the definitions herein). (Amended 05/19/21)

HOSPITAL, SPECIAL CARE: A special care hospital shall mean an institution rendering care primarily for mental or feeble-minded patients, epileptics, alcoholics or drug addicted patients.

HOTEL: A building designed or occupied as the temporary abiding place for fourteen (14) or more individuals who are lodged for compensation, with or without meals, and in which provision is not generally made for cooking in individual rooms or suites.

HUMAN SERVICES FACILITY: Those residential and other auxiliary services provided to the physically challenged, mentally ill or mentally retarded, and other developmentally disabled persons which enable them to live in the community.

HYDROPONIC GARDENING: The science of growing plants without soil, also called soil-less agriculture, nutriculture or chemical-culture. Operations of this type can range in size from small pots for individual plants to huge tanks for large scale growing while small hydroponic gardening operations would not pose a problem in residential areas, large ones would require sizeable electrical generator capacity, hence the possibility of a noise factor. Additionally, larger operations would require a lagoon, sewage discharge facility for disposal of refuse/waste materials and other types of pollutants.

JUNK YARD: The use of more than two hundred (200) square feet of the open area of any lot or parcel of land for the depositing, keeping or storage of junk, including, but not limited to, scrap metals or other scrap material, discarded household appliances, furnishing and fixtures, dismantled or demolished motor vehicles or other machinery or parts thereof, or one (1) or more motor vehicles that are inoperable and without a current state inspection sticker, county sticker or state vehicle tags. The term "junk yard" shall not include any of the items recited herein which are incidental and necessary to any agricultural or industrial use.

KENNEL: A place designed to house, board, breed, handle or otherwise keep or care for dogs, four (4) months old or older, for sale or in return for compensation and which requires a business license to be obtained from the Commissioner of the Revenue. (Amended 3/19/97)

KILN DRYING: The drying of wood products in a kiln by use of fans.

LABOR, FARM: One (1) or more individuals who provide services on a farm as an employee or hired out as a member of a crew.

LANDFILL: A sanitary landfill, an industrial waste landfill, a construction/demolition/debris landfill, or combination of the same, having all federal and state permits necessary for operation in compliance with law, and which is located, designed, constructed and operated to contain and isolate the solid waste so that it does not pose a substantial present or potential hazard to human health or the environment and which is operated by means of compacting and covering solid waste at least once each operating day.

- a. Sanitary Landfill means an engineered land burial facility for the disposal of solid waste.
- b. Industrial Waste Landfill means a solid waste landfill engineered, constructed and operated primarily for the disposal of a specific industrial waste or wastes which are by-product of a production facility.
- c. Construction/Demolition/Debris Landfill means a land burial facility engineered, constructed and operated to contain and isolate construction waste, demolition waste, debris waste, inert waste or combinations of such solid wastes.

LARGE LOT DIVISION (LARGE LOT DEVELOPMENT): All divisions of land resulting in one or more lots of forty (40) acres or more shall be considered a large lot development. (Amended 12/17/03)

LAUNDROMAT: An establishment providing washing, drying or dry cleaning machines on the premises for rent to or use by the general public for family laundering or dry cleaning purposes.

LIBRARY: A place where books, manuscripts, magazines, musical scores, and other literary and artistic materials are kept for use and borrowing and only incidentally for sale.

LIVESTOCK: Domesticated animals kept for use on a farm or raised for sale or profit. Livestock shall include, but not be limited to, pigs, sheep, cattle, veal calves, goats, chickens and horses.

LIVESTOCK MARKET: A commercial establishment wherein livestock is collected for sale or auction.

LODGE; A small shelter, or habitation, used as a temporary abode, as in the hunting season.

LOT: A designated parcel, tract, or area of land established by plat, subdivision, or as otherwise permitted by law, to be used, developed or built upon.

LOT AREA: The total area within the lot lines of a lot, excluding any street right-of-way. In the R-1 and R-2 districts, the total area within the lot lines of the lot also excludes any area located within the FEMA 100-year floodplain.

LOT, CORNER: A lot abutting on two (2) or more streets at their intersection. Of the two (2) sides of a corner lot, the front shall be deemed to be the shortest of the two sides fronting on a street.

LOT, DEPTH OF: The average horizontal distance between the front and rear lot lines.

LOT, INTERIOR: Any lot other than a corner lot.

LOT, NONCONFORMING: An otherwise legally platted lot that does not conform to the minimum area or width requirements of this Ordinance for the district in which it is located either on the effective date of this Ordinance or as a result of subsequent amendments to this Ordinance.

LOT, WIDTH OF: The average horizontal distance between side lot lines.

LOT OF RECORD: A lot which has been recorded in the Clerk's Office of the Circuit Court of Amelia County.

MAIN USE: See Principal Use.

MANUFACTURE AND/OR MANUFACTURING: The processing and/or converting of raw, unfinished materials, or products, or either of them, into articles or substances of different character, or for use for different purpose.

MANUFACTURED HOME: A structure subject to Federal Regulations, which is transportable in one or more sections; is eight (8) body feet or more in width and forty (40) body feet or more in length in traveling mode, or three hundred twenty (320) or more square feet when erected on site; is built on a permanent chassis; is designed to be used as a single family dwelling, with or without a permanent foundation when connected to the required facilities; and includes the plumbing, heating, air conditioning, and electrical systems contained in the structure. Manufactured homes shall be permitted only when used as dwelling units.

MANUFACTURING, LIGHT: The processing, assembling or converting of raw, unfinished materials or products into articles or substances of different character, or for use for a different purpose, without intensive or large scale use of toxic chemicals, blast furnaces or other facilities that create large amounts of noise, odor, effluent or other substances or potential impacts.

MINI-WAREHOUSE STORAGE: A grouping or cluster of individual storage units, of less than three hundred sixty (360) square feet in area per unit, on a single lot.

MOBILE HOME: See manufactured home.

MOBILE HOME PARK: Any parcel designed to accommodate two (2) or more mobile homes intended for residential use where residence is in mobile homes exclusively.

MOBILE HOME STAND: The area within a mobile home park on which an individual mobile home may be located.

MOBILE HOME SUBDIVISION: Any division of land, as defined by the Amelia County Subdivision Ordinance, for the intended purpose of occupation of the resultant lots by mobile homes. Each lot shall be separately owned and shall not be occupied by more than one (1) mobile home at any one time.

MODULAR OR PREFABRICATED HOUSING UNITS: An industrial building assembly consisting of two (2) or more standardized subassemblies including the necessary electrical, plumbing, heating, ventilating and other service systems which are built to the Virginia Uniform Building Code standards, manufactured off-site and transported to the point of use for installation or erection, to a permanent foundation, as a finished building and not designed for removal to or installation, erection, or assembly or another site. Modular or prefabricated housing units are allowed in any zoning district that permits conventional dwellings.

MOTEL: See tourist court.

MOTOR LODGE: See tourist court.

NEW CONSTRUCTION: For the purposes of determining insurance rates, structures for which the "start of construction" commenced on or after the effective date of an initial Federal Insurance Rate Map or after December 31, 1974, whichever is later, and includes any subsequent improvements to such structures. For flood plain management purposes, "new construction" means structures for which the start of construction commenced on or after the effective date of a flood plain management regulation adopted by Amelia County and includes any subsequent improvements to such structures.

NONCONFORMING ACTIVITY: An otherwise legal use of a building structure or of a tract of land, that does not conform to the use regulations of this Ordinance for the district in which it is located, either on the effective date of this Ordinance or as a result of subsequent amendments to this Ordinance.

NONCONFORMING STRUCTURE: An otherwise legal building or structure that does not conform with the area, yard, height, coverage, or other lot regulations of this Ordinance for the district in which it is located, either on the effective date of this Ordinance or as a result of subsequent amendments to this Ordinance.

NURSERY: See child care center.

NURSING HOME/REST HOME: An establishment used as a dwelling place by the aged, infirm, chronically ill or incurable afflicted persons, in which three (3) or more persons live or are kept or provided for on the premises for compensation, excluding clinics and hospitals, and similar institutions devoted to the diagnosis, treatment and care of the sick or injured. This use shall meet State licensing requirements.

OFF-STREET PARKING AREA: Space provided for vehicular parking outside of the dedicated street or road right-of-way.

OPEN SPACE: Any parcel or area of land or water set aside, dedicated, designated or reserved for public or private use or enjoyment or for the use and enjoyment of owners and occupants of land adjoining or neighboring such open space.

PARKING SPACE: An area for the parking of a single motor vehicle.

PARKS/PLAYGROUNDS: An open space designed for the use of residents of a neighborhood or community for passive or active recreation or for conservation purposes which is not be designed or used for commercial or business purposes.

PEN, LIVESTOCK AND POULTRY: A small enclosure used for the concentrated confinement and/or housing of livestock including dogs and/or fowl wherein more than ten (10) animals or one hundred (100) fowl are confined or housed. Enclosed pasture or range within excess of one hundred fifty (150) square feet for each animal shall not be regulated as a livestock pen.

PERMIT: Written governmental permission issued by an authorized official empowering the holder thereof to do some act not forbidden by law but not allowed without such authorization.

PERMITTED USE: Any use allowed in a zoning district and subject to the restrictions applicable to that zoning district.

PETROLEUM BY-PRODUCTS: Products that are derivatives of petroleum such as gasoline, fuel oil, heating oil, kerosene, natural gas, diesel fuel and propane (LP) gas.

PLANNED UNIT DEVELOPMENT (PUD): A form of development which permits a variety of housing types, density, common open space and, in specific situations, land uses based on a development plan. The PUD permits the planning of a project and the calculations of densities for the entire development rather than on an individual lot-by-lot basis.

PRINCIPAL USE: Any use allowed in a zoning district and subject to the restrictions applicable to that zoning district.

PROFFER: A condition voluntarily offered by a developer that limits or qualifies how the property in question will be used or developed. Proffers are made under the terms of conditional zoning to lessen the possible negative effects of an unrestricted rezoning. The conditions proffered shall relate to the rezoning itself and shall be in accordance with the Comprehensive Plan of Amelia County. Terms of any proffer must be submitted in writing by the developer prior to a public hearing before the governing body.

PUBLIC UTILITY SYSTEMS: A public utility system is one that is owned and operated by a municipality or county; or owned and operated by a private individual or a corporation approved by the governing body and properly licensed by the State Corporation Commission and other applicable state agencies, and subject to special regulations as herein set forth.

PULPWOOD YARD: A facility for the receiving, storing and shipping of pulpwood.

RECREATIONAL VEHICLE: A vehicle which is (A) built on a single chassis; (B) four hundred (400) square feet or less when measured at the largest horizontal projection; (C) designed to be self-propelled or permanently towable by a light duty truck; and (D) designed primarily not for use as a permanent dwelling but as temporary living quarters for recreational camping, travel, or seasonal use.

RESOURCE RECOVERY FACILITY: A facility for the preparation for reuse of any recyclable material including the sorting, processing, assembling, packaging, baling, and storage of materials made from previously prepared basic materials such as paper, plastic, metals and aluminum, cloth, rubber, oils, and grease, glass, wood and similar materials. (Amended 5/16/12)

REQUIRED OPEN SPACE: Any space required in any front, side or rear yard that shall remain without buildings

RESTAURANT: Any building in which, for compensation, food or beverages are dispensed for consumption on the premises, including, among other establishments, cafes, tea rooms, confectionery shops or refreshments stands.

RETAIL STORES AND SHOPS: A building for display and sale of merchandise at retail or for the rendering of personal services (but specifically exclusive of coal, wood and lumber yards), such as the following, which will serve as illustrations; drug stores, newsstands, food stores, candy shops, milk dispensaries, household appliance stores, furniture stores, florists, opticians, music and radio stores, tailor shops, farm supplies, beauty shops, barber shops and department stores.

ROAD: See street.

SALVAGE YARD: See junk yard.

SAWMILL, PORTABLE: A portable sawmill, including chippers and debarkers, located on private property for the processing of timber cut only from that property or from property immediately contiguous and adjacent thereto.

SCREENING: A vertical barrier located so that it separates and protects one type of land use from another. Natural or man-made materials may be used. Examples include, but are not limited to, masonry walls, six (6) feet evergreen hedge, and uniformly solid board fence. (Amended 9/15/04)

SEMI-PUBLIC FACILITY: A facility that is privately owned, but utilized by the public, such as a church, cemetery, etc.

SETBACK: The minimum distance by which any building or structure must be separated from the front lot line.

SHOPPING CENTER: A group of stores, shops and other commercial establishments within a single architectural unit sharing access, parking and other common areas.

SIGN: Any display of any letters, words, numerals, figures, devices, emblems, pictures, or any parts or combinations thereof, by any means whereby the same are made visible for the purpose of making anything known, whether such display be made on, attached to, or as a part of a structure, surface or any other things, including, but not limited to the ground, any rock, tree, or other natural object, which displays visible beyond the boundaries, of the parcel of land on which the same is made. A display of less than one (1) square foot in area is excluded from this definition.

SIGN, ANIMATED: Television quality animation shall not be allowed. (Amended 12/18/13)

SIGN, AREA: The surface area of a sign which shall be computed to including the entire area within a circle, semi-circle, triangle, rectangle, parallelogram, or trapezoid enclosing all elements of the matter displayed, excluding frames and columns or uprights on which the sign is placed. Only one side of a double-faced sign, whose sign faces are parallel and are at no point more than two feet from one another, shall be included in the computation of total sign area; for all other signs with more than one face, each side shall be included in the computation of total sign area.

SIGN, ABANDONED: Any sign which no longer identifies or advertises a bona fide business, lessor, service, owner, product, or activity located, conducted, or sold on the premises upon which such sign is located.

SIGN, BANNER: Any sign intended to be hung either with or without frames, possessing characters, letters, illustrations, or ornamentations applied to paper, plastic, or fabric of any kind. National flags, flags of political subdivisions and symbolic flags or any institution or business flags shall not be considered banners for the purpose of this Ordinance.

SIGN, BUSINESS: A sign which directs attention to a product, commodity or service available on the premises.

SIGN, CONSTRUCTION: Any sign giving the name or names of principal contractors, architects, engineers and landscape architects and lending institutions responsible for construction on the site where the sign is placed.

SIGN, DIRECTIONAL: A directional sign is one (one end of which may be pointed, or on which an arrow may be pointed) indicating the direction to which attention is called, is nine (9) square feet or less in area, and gives the name only of the farm or business responsible for the erection of same.

SIGN, FLASHING: no strobe type lights are allowed; flashing lights will not increase in intensity or brightness. Electronic Messages are not considered flashing. (Amended 12/18/13)

SIGN, FREESTANDING: Any sign which is supported by structures or supports in or upon ground and independent of support from any building.

SIGN, GENERAL ADVERTISING: A sign which directs attention to a product, commodity, or service, not necessarily available on the premises.

SIGN, HEIGHT: The vertical distance from the street grade or from the average lot grade at the required minimum front setback line for signs, whichever allows for the greater height, to the highest point of the sign.

SIGN, HOME OCCUPATION: A sign, not exceeding four (4) square feet in area, non-illuminated and mounted flat against the wall of the dwelling unit directing attention to a product, commodity or service available on the premises, but which product, commodity or service is clearly a secondary use of the dwelling.

SIGN, IDENTIFICATION: A sign identifying only name and address of the dwelling, farm, subdivision, or planned development and/or dwelling owner or manager.

SIGN, INTERMITTENT ILLUMINATION: Message changes shall be no more frequent than every five seconds. (Amended 12/18/13)

SIGN, OUTDOOR ADVERTISING: A structure including billboards and painted walls, used as an outdoor display for the purpose of making anything known, the matter advertised or displayed not exclusively related to the premises where such sign is located or to which it is offered.

SIGN, POLITICAL: Any sign used to advertise or promote the candidacy of an individual for public office or express a personal belief or statement of the property owner(s). Such signs shall not exceed six (6) square feet in sign area in residential districts and thirty-two (32) square feet in agricultural, commercial and industrial districts.

SIGN, PORTABLE: Any sign not permanently attached to the ground, a structure or any other sign. Such signs are allowed for a temporary period (not to exceed thirty (30) days and a separation of at least two hundred (200) feet must be maintained between portable signs.

SIGN, PROJECTING: Any sign which extends in excess of eighteen (18) inches beyond any vertical surface of the building which supports it.

SIGN, REAL ESTATE: Any sign which is used to offer for sale, lease or rent the property upon which the sign is placed. Such signs shall be removed within ten (10) days after the property is sold.

SIGN, ROOF: Any sign erected or constructed wholly upon and over the roof of any building and supported solely on the roof structure. A roof sign is further defined to be above the ridge line of the roof of the building.

SIGN, STRUCTURE: Includes the supports, uprights, bracing and frame work of any structure, be it single-faced, double-faced, v-type or otherwise, exhibiting a sign.

SIGN, TEMPORARY: A sign applying to a seasonal or other brief activity such as, but not limited to, summer camps, horse shows, auctions or sale of land.

SIGN, WALL: Any sign attached to and supported by the exterior surface of the wall of a buildings or structure in a place substantially parallel to that of the supporting wall. No such business sign shall extend or be mounted above or beyond the wall of the building.

SIGN, YARD SALE: Any sign advertising a special sale by property owner(s). Such signs shall not exceed six (6) square feet in sign area and must be removed within one week after the yard sale has been conducted.

SINGLE CUT SUBDIVISION: A subdivision in which a single lot is divided from a parent tract, and which thus qualifies for special administrative procedures under the provisions of Section 6.2 of the Amelia County Subdivision Ordinance. (Amended 12/17/03)

SITE PLAN: The development plan for one or more lots on which is shown the existing and proposed conditions of the lot, including topography, vegetation, drainage, flood plains, marshes and waterways, open spaces, walkways, means of ingress and egress, utility services, landscaping, building structures and signs, lighting and screening devices, and any other information required by the terms of this Ordinance.

SPECIAL EXCEPTION: Sometimes called a conditional use permit or special use permit. A use category wherein the governing body, on a case-by-case basis and subject to certain conditions, allows land uses that may have some characteristics which are incompatible with adjacent land uses.

SOLID WASTE: Garbage, refuse, litter, junk and other discarded solid materials, including, but not limited to, solid waste materials resulting from household, industrial, commercial or agricultural operations. community activities, yard wastes such as leaves, grass and shrubbery clippings, tree limbs and stumps, discarded organic materials, all "garbage," Waste Management Regulations of the Commonwealth of Virginia's Department of Environmental Quality, and any other materials defined or treated as solid waste under any federal, state or local law, rule regulation or ordinance; provided, however, that solid waste shall not include solid or dissolved material in domestic sewage or other significant pollutants in water resources, such as silt, dissolved or suspended solids in industrial waste water effluent, dissolved materials in irrigation return flows, or other common water pollutants. (Amended 12/18/96)

START OF CONSTRUCTION: The date the building permit was issued, provided the actual start of construction, repair, reconstruction, rehabilitation, addition, placement, or other improvement was within one hundred eighty (180) days of the permit date. The actual start means either the first placement of permanent construction of a structure on a site, such as the pouring of slab or footings, the installation of piles, the construction of columns, or any work beyond the stage of excavation, or the placement of a manufactured home on a foundation. Permanent construction does not include land preparation, such as clearing, grading and filling; nor does it include the installation of streets and/or walkways; nor does it include excavation for a basement, footings, piers, or foundations or the erection of temporary forms; nor does it include the installation on the property of accessory buildings, such as garages or sheds not occupied as dwelling units or not part of the main structure. For a substantial improvement, the actual start of construction means the first alteration on any wall, ceiling, floor, or other structural part of a building, whether or not the alteration affects the external dimensions of the building.

STORE: See retail stores and shops.

STORY: That portion of a building, other than the basement, included between the surface of any floor and the surface of the floor next above it. If there be no floor above it, the space between the floor and the ceiling next above it.

STORY, HALF: A space under a sloping roof, which has the line of intersection of roof decking and wall face not more than three (3) feet above the top floor level, and in which space not more than two-thirds (2/3) of the floor is finished off for use.

STREET, ROAD: A public thoroughfare which affords principal means of access to abutting property.

STREET, ROAD, PRIVATE: A street or road which is not dedicated to public use or maintenance and is not a component of the State primary or secondary road system, and which affords principal means of access to property, but not including a driveway, farm lane or logging trail located on property under single ownership and not used or intended for access to existing or future development.

STREET, CENTER LINE: The center line of a street shall mean the center line thereof as shown in any of the official records of the County, or as established by the Virginia Department of Transportation. If no such center line has been established, the center line of a street shall be a line lying midway between the side lines of the right-of-way thereof.

STREET LINE: The line between a lot, tract, or parcel of land and a continuous street.

STRUCTURE: Anything, other than a fence, constructed or erected, the use of which requires permanent location on the ground, or attachment to something having a permanent location on the ground. This includes, among other things dwellings, buildings, signs, etc.

STRUCTURAL ALTERATION: Any change in the supporting members of a building, including, but not limited to, bearing walls or partitions, columns, beams, or girders, or any substantial change in the roof or in the exterior walls.

STRUCTURE, UNOCCUPIED INDUSTRIAL: any structure that is part of an industrial business or operation, which not designed, constructed, or intended for human habitation or occupation. (Amended 3-16-11)

SUBDIVIDE: The partition or division of land into two (2) or more lots, tracts, parcels, plots, sites, areas, units, interest or other divisions of land for the purpose, whether immediate or future, of offer, sale, lease, transfer of ownership, building construction, development, or any land use. Subdivision applies to all forms of development including residential, commercial and industrial, and includes the division of land whether by deed, contract of sale, metes and bounds description, devise, intestacy, lease, map, plat or other instrument, or by act of construction or land use. Subdivision includes re-subdivision and, when appropriate to the context, shall relate to the land subdivided.

All subdivisions shall be classified as either a MINOR subdivision or a MAJOR subdivision.

The term "to subdivide" shall **not** include:

1. The sale or gift of a lot or parcel of land to a member of the immediate family of the owner(s) for the purpose of providing a residential building site for such family member. A member of the immediate family is limited to grandparents, parents, spouse, siblings, children and grandchildren, natural or legal, of the owner; or
2. The formation of individual lots, provided the deed to such lots states that the property is to be merged with adjoining land for the exclusive purpose of increasing land area and adjusting shape. Properties so merged may not be considered as separate parcels and may not be used or sold individually, unless in agreement with prevailing county land development laws; or
3. The formation of cemetery lots.
4. Partitions of land by tenants in common, joint tenants, executors with the power to sell, and coparceners, whether by suit or by act of the owners. However, partitions of land must comply with the minimum lot size required by the parcel's zoning classification.
5. Any and all divisions of a parent tract which result in all lots being equal to or in excess of forty (40) acres. (Amended 12/17/03)

SUBDIVISION, MAJOR: The division of a parent tract into parcels which do not qualify for subdivision exemptions. This designation shall also apply to all subdivisions of property not considered to be minor subdivisions. (Amended 12/17/03)

SUBDIVISION, MINOR: Any and all divisions of a parent tract which result in all lots equal to or in excess of fifteen (15) acres are considered minor subdivisions, regardless of the number of divisions. (Amended 12/17/03)

SUBSTANTIAL DAMAGE: Damage of any origin sustained by a structure whereby the cost of restoring the structure to its before damaged condition would equal or exceed fifty (50) percent of the market value of the structure before the damage occurred.

SUBSTANTIAL IMPROVEMENT: Any reconstruction, rehabilitation, addition, or other improvement of a structure, the cost of which equals or exceeds fifty (50) percent of the market value of the structure before the "start of construction" of the improvement. The term includes structures which have incurred "substantial damage" regardless of the actual repair work performed. The term does not, however, include either: (1) any project for improvement of a structure to correct existing violations of state or local health, sanitary, or safety code specifications which have been identified by the local code enforcement official and which are the minimum necessary to assure safe living conditions, or (2) any alteration of an "historic structure," provided that the alteration will not preclude the structure's continued designation as an "historic structure."

SWIMMING POOL: A water-filled enclosure permanently constructed or portable having a depth of more than eighteen (18) inches below the level of the surrounding land or an above-surface pool having a depth of more than thirty (30) inches designed, used and maintained for swimming.

TEMPORARY FAMILY HEALTH CARE STRUCTURE: a transportable residential structure, providing an environment facilitating a caregiver's provision of care for a mentally or physically impaired person, that (i) is primarily assembled at a location other than its site of installation; (ii) is limited to one occupant who shall be the mentally or physically impaired person or, in the case of a married couple, two occupants, one of whom is a mentally or physically impaired person, and the other requires assistance with one or more activities of daily living as defined in § 63.2-2200, as certified in writing by a physician licensed in the Commonwealth; (iii) has no more than 300 gross square feet; and (iv) complies with applicable provisions of the Industrialized Building Safety Law (§ 36-70 et seq.) and the Uniform Statewide Building Code (§ 36-97 et seq.). Placing the temporary family health care structure on a permanent foundation shall not be required or permitted.

TOURIST COURT, AUTO COURT, MOTEL, CABIN OR MOTOR LODGE: One (1) or more buildings containing individual sleeping rooms, designed for or used temporarily by tourists or transients, with garage or parking space conveniently located to each unit. Cooking facilities may be provided for each unit.

TOURIST HOME: A dwelling unit where only lodging is provided for accommodation for up to fourteen (14) persons (in contrast to hotels and boarding houses) and open to transients.

TRAVEL TRAILER/RECREATIONAL VEHICLE: A vehicular unit mounted on wheels for use on roads propelled or drawn by its own or other motor power; and designed and constructed to provide for temporary living and/or sleeping quarters for one or more persons.

TRUCK STOP: Any building, premises, or land in which or upon which a business, service or industry involving the maintenance, servicing, storage or repair of commercial vehicles is conducted or rendered including the dispensing of motor fuel or other petroleum products directly into motor vehicles, and the sale of accessories or equipment for trucks or similar commercial vehicles. A truck stop also may include overnight accommodations and restaurant facilities primarily for the use of truck crews.

TURKEY SHOOT: A shooting match or similar activity conducted by a nonprofit organization involving the discharge of firearms at a target or targets with the object of such activity being to determine a winner of a prize such as a turkey or pork ham or other food stuff or other prize.

USE, ACCESSORY: A subordinate use, customarily incidental to and located upon the same lot occupied by the main house.

VARIANCE: A relaxation of the terms of the Zoning Ordinance where such variance will not be contrary to the public interest and where, due to conditions peculiar to the property and not the result of the action of the applicant, a literal enforcement of the Ordinance would result in unnecessary and undue hardship. As used in this Ordinance, a variance is authorized only for height, area and size of a structure or size of yards and open spaces. Establishment or expansion of a use otherwise prohibited shall not be allowed by variance, nor shall a variance be granted because of the presence of nonconformities in the zoning division or district or adjoining zoning divisions or districts.

WAREHOUSE: A building used primarily for the storage of goods and materials.

WAYSIDE STAND, ROADSIDE STAND: Any structure or land used for sale of agricultural or horticultural produce, livestock, or merchandise produced by the owner or his/her family on their farm.

WIRELESS SUPPORT STRUCTURE: a freestanding structure, such as a monopole, tower, either guyed or self-supporting, or suitable existing structure or alternative structure designed to support or capable of supporting wireless facilities. "Wireless support structure" does not include any telephone or electrical utility pole or any tower used for the distribution or transmission of electrical service. Permits shall be required for all structures and building setbacks shall be 120% of the structure height from the property line or the minimum setbacks established for that zoning district, whichever is greater. (Amended 2-21-18)

YARD: An open space on a lot, other than a court, unoccupied and unobstructed from the ground upward, except as otherwise provided herein.

YARD, FRONT: An open, unoccupied space on the same lot as a building, between the front line of the building (excluding steps) and the front lot or street line and extending across the full width of the lot.

YARD, REAR: An open, unoccupied space on the same lot as a building, between the rear line of the lot and the rear line of the building and extending the full width of the lot.

YARD, SIDE: An open, unoccupied space on the same lot as a building, between the side line of the lot and the side line of the building and extending from the front yard line to the rear yard line.

2.2 GENERAL RULES OF CONSTRUCTION

The following general rules of construction shall apply to the regulations of this Ordinance:

- A. The singular number includes the plural, and the plural the singular unless the context clearly indicates otherwise.
- B. Words used in the present tense include the past and future tenses, and the future tense includes the present.
- C. The word "shall" is always mandatory. The word "may" is permissive.
- D. The word "building" or "structure" includes any part thereof and the word "building" includes the word "structure".
- E. Words and terms not defined herein shall be interpreted in accordance with their normal dictionary meaning and customary usage.
- F. The terms "main" and "principal" as used herein are synonymous.

Effective date: May 19, 2021


H. Joseph Easter, IV
Chairman

Attest:


A. Taylor Harvie, III

AMELIA COUNTY

AN ORDINANCE

**TO REPEAL CERTAIN PROVISIONS OF THE MOTOR VEHICLE LICENSE TAX
ORDINANCE IN ORDER TO ELIMINATE VEHICLE LICENSE DECALS AND
CONCERNING ADMINISTRATION OF THE MOTOR VEHICLE LICENSE TAX
PROGRAM**

WHEREAS, Va. Code Section 46.2-752 authorizes the governing body of any locality to levy and assess taxes and charge license fees on motor vehicles, trailers, and semitrailers; and,

WHEREAS, the Amelia County Board of Supervisors adopted a Motor Vehicle License Tax Ordinance on September 20, 2006, pursuant to statutory authority, to impose a license tax upon the owner of every motor vehicle, trailer or semi-trailer normally garaged, stored or parked in the County of Amelia and for which a license is required by the Commonwealth of Virginia, except as exempted thereunder or pursuant to state law, and to provide for the administration of the tax and license fee program; and,

WHEREAS, the Amelia County Board of Supervisors adopted an Ordinance Amending the County's Motor Vehicle License Tax Ordinance on October 17, 2007, which reordained the remaining provisions of the Motor Vehicle License Tax Ordinance that were not amended; and,

WHEREAS, the Amelia County Board of Supervisors desires, pursuant to its statutory authority under Va. Code Section 46.2-752(G), to eliminate the permanent license decal requirements included within the Motor Vehicle License Tax Ordinance, as amended, and the associated requirements related to the administration and enforcement of the license decal requirement included within the ordinance;

NOW, THEREFORE, IT IS ORDAINED by the Board of Supervisors of Amelia County, Virginia:

- 1. That Sections 6, 10, 11, and 12 of the County of Amelia Motor Vehicle License Tax Ordinance adopted on September 20, 2006, and subsequently reordained on October 17, 2007, are hereby repealed.**
- 2. That Sections 8 and 9 of the County of Amelia Motor Vehicle License Tax Ordinance adopted on September 20, 2006, and subsequently amended on October 17, 2007, are hereby amended, as follows:**

Section 8. License Tax Not Prorated.

The full amount of the annual license tax herein prescribed shall be due until paid, regardless of when during the vehicle tax year the motor vehicle, trailer or semi-trailer becomes subject to the license tax. There shall be no pro-ration of the license tax to

account for any fraction of the license tax year that a vehicle, trailer or semi-trailer was not located in the County.

Section 9. No License Tax Refund When Vehicle Disposed of.

No refund shall be payable to a person when that person disposes of the motor vehicle, trailer or semi-trailer for which the vehicle license tax has been paid.

- 3. That the remainder of the Motor Vehicle License Tax Ordinance, as previously adopted and subsequently amended, is hereby reordained.**

This ordinance shall take effect upon adoption.

Adopted: 7-21-2021



H. Joseph Easter, IV, Chairman
Board of Supervisors
County of Amelia, Virginia

ATTEST:



A. Taylor Harvie, III, Clerk to the Board

AN ORDINANCE TO AMEND AND REORDAIN THE AMELIA COUNTY
ORDINANCE OF JUNE 17, 2020, THAT ESTABLISHED A SCHEDULE OF RATES
AND FEES FOR THE AMELIA COURTHOUSE SANITARY DISTRICT TO
INCREASE SEWER FACILITY (CAPACITY CHARGE) FEES BY \$0.50 PER
THOUSAND GALLONS

Be it Ordained by the Board of Supervisors of Amelia County, Virginia:

- I. Subsection 4 of the County ordinance previously adopted on June 17, 2020, is amended and re-ordained to establish new sewer Capacity Charges as follows:

4. Water and Sewer Monthly Charges. Use rates as established by previous ordinance June 17, 2020.

Capacity Charge

Class I– Residential Customers and Class II – all others

Connection Size	Number of ERUs Per unit	Water	Sewer
5/8 inch	1.00	\$9.00	\$12.00
¾ inch	1.50	\$13.50	\$18.00
1 inch	2.50	\$22.50	\$30.00
1 ½ inch	5.00	\$45.00	\$60.00
2 inch	8.00	\$72.00	\$96.00
3 inch	16.00	\$144.00	\$192.00
4 inch	25.00	\$225.00	\$300.00
6 inch	50.00	\$450.00	\$600.00
8 inch	80.00	\$720.00	\$960.00

* Commercial/industrial meters of 3 inches or greater may be negotiated.

Use shall be billed as follows:

- i. Class I – Residential Customers and Class II – all others

Per Month per gallon	Water	Sewer
	0.0045	.006

ii. Sewer fees for facilities not connected to public water shall be assessed based on a water use rate of 5,000 gallons. In lieu of this rate, the owner may install, at their own expense, a meter approved by the Sanitary District to record the actual gallons pumped from a private source and discharged through their sewer

connection. This meter shall be placed on the exterior of their facility on the inlet side of their connection and be accessible to County employees for the purpose of recording the monthly flow.

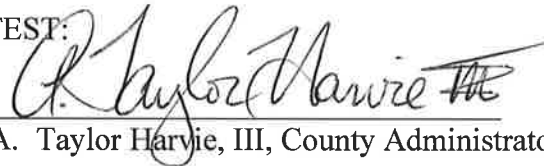
- II. This amendment shall be effective from the date of its adoption.

Adopted: May 19, 2021



H. Joseph Easter, IV, Chairman
Board of Supervisors
County of Amelia, Virginia

ATTEST:



A. Taylor Harvie, III, County Administrator

APPROVED AS TO FORM:


County Attorney



Anderson Bros Lumber

634



614

Amelia Elementary School



Amelia County Middle School

614

To Route 360 (Godes Bridge Road)

Amelia County High School

614

38

Amelia County Elementary School

614

38

1009

N 5 Forks Rd

38

Amelia Academy

To Route 1002 (Dum Street)

38

SCALE
0 200' 400'

Project ID F2-0000001508
Amelia County Vet Center

5 Forks Rd

1020

Editing TA Set-Aside 2023 Application

Amelia County Schools Sidewalk Project

Project Status: Pending

Organization: Commonwealth Regional Council

Project ID: 7958

Last Updated: 08/13/2021 @ 3:50PM by Todd Fortune Created: 08/13/2021 @ 3:50PM

Phase Estimate and Schedule

Please provide project phase schedule and cost estimate information.

Please provide project phase schedule and cost estimate information based on guidance. Please indicate the project phases and funding amounts by phase for the candidate project. Phases typically include: Preliminary Engineering (PE), Right of Way (RW) and Construction (CN). Cost estimates by phase should be as realistic as possible – considering known information and should account for possible risk and contingencies. VDOT and DRPT staff will assist applicants in the development of cost estimates by phase.

Costs are dependent on many factors including the passage of time. To provide a more accurate cost estimate, an inflation tool has been added to approximate cost based on the planned phase start dates. To assist with calculating the time needed for developmental phases, a scheduling tool has been provided. The anticipated delivery schedule as calculated using VDOT's tool must be printed and uploaded as an attachment to this submission.

Please provide project phase schedule and cost estimate information.

Add Project Phase

Phase Milestone

Status

PE (Survey, Environmental, Design)

Not Started



Base Cost Estimate

Risks/Contingency/Unknowns

Start Date

\$

92784

2022-09-01

-- Select Percentage --



Phase Estimate + Contingency + Inflation

Phase Milestone

\$101,385

RW (Right of Way and Easement Acquisition,
Utility Relocation)

Status

Not Started ▼

Base Cost Estimate

\$ 80292

Risks/Contingency/Unknown Starts

-- Select Percentage ▼

2024-09-01

Phase Estimate + Contingency + Inflation

\$93,082

Phase Milestone

CN (Construction, Oversight, Contingencies)

Status

Not Started ▼

Base Cost Estimate

\$ 746538

Risks/Contingency

-- Select Percentage ▼

Start Date

2025-03-01

End Date

2025-12-01

CEI

-- Select Percentage ▼

**Phase Estimate + Contingency + CEI +
Inflation**

\$896,069

Total Cost Estimate

\$1,090,536

Project Financing Details

Tentative TA Funding Request

\$ 872429

Local Match Requirement

\$218,107

Other Project Funds (Non-TA Funds) - Include local funds, other grants and donations

\$

Total Project Cost

\$1,090,536

Federal Transportation Alternatives Funding

Federal TA Funds - This Application (FY2023-FY2024)

\$ 872429

Local 20% Match - This Application (FY2023-FY2024)

\$218,107

Federal TA Funds - Prior TA Funding Received

\$ 0

Local 20% Match - Prior TA Funding Received

\$0

Third-party donations (non-cash) can be applied as in-kind match if determined to be eligible project costs. These donations can be used to fulfill all or part of the 20% Local Match requirement. To qualify as match, the donations must be true donations (not paid for by the Applicant) and cannot be provided by the Applicant (recipient) or VDOT (pass-through).

Do you plan to use third-party donations other than cash, to meet all or part of the 20% local match requirement?

Yes

If planning to use non-cash Third-Party Donations for all or part of the Local Match requirement, a "Third-Party Contribution Plan" must be completed and uploaded as an attachment to this submission. If planning to have VDOT administer this project, the Local Match requirement must be provided in cash; third-party donations cannot be used.

Identify the funding source(s) for 20% Local Match beyond any anticipated third-party donations.

Identify the funding source(s) for any project funding above the required 20% Local Match amount; this amount should be shown as "Other Project Funds".

N/A

Comments

Filter By:



Relevant To:

▼

Type Comment

Add Comment

BOARD OF SUPERVISORS
H. JOSEPH EASTER
CHAIRMAN
Election District 4
SHAUN WEYANT
VICE-CHAIRMAN
Election District 3
DAVID M. FELTS, JR.
Election District 1
ROGER A. SCOTT
Election District 2
FRANKLIN D. HARRIS
Election District 5



A. TAYLOR HARVIE, III
COUNTY ADMINISTRATOR

16360 Dunn Street, Suite 101
Post Office Box A
Amelia Court House, Virginia 23002

Telephone: (804) 561-3039
Facsimile: (804) 561-6039
Website: www.ameliacova.com

RESOLUTION #1

A RESOLUTION FOR THE BOARD OF THE COUNTY OF AMELIA, VIRGINIA AS AN ENDORSEMENT OF AMELIA COURT HOUSE VILLAGE AREA SIDEWALK PROJECT

WHEREAS, in accordance with the Commonwealth Transportation Board construction allocation procedures, it is necessary that a resolution be received from the sponsoring local jurisdiction or agency requesting the Virginia Department of Transportation (VDOT) to establish a project in the County of Amelia.

NOW, THEREFORE, BE IT RESOLVED, that the County of Amelia requests the Commonwealth Transportation Board to establish a project for the construction of the Amelia Court House Village Area Sidewalk project.

BE IT FURTHER RESOLVED THAT: The County of Amelia hereby agrees to provide its share of the total cost for preliminary engineering, right-of-way and construction of this project in accordance with the project financial documents subject to appropriation.

BE IT FURTHER RESOLVED THAT: The County of Amelia hereby agrees to enter into a project administration agreement with VDOT and provide the necessary oversight to ensure the project is developed in accordance with all applicable federal, state and local requirements for design, right-of-way acquisition, and construction of the project.

BE IT FURTHER RESOLVED THAT: The County of Amelia will be responsible for maintenance and operating costs of the facility as constructed unless other arrangements have been made with VDOT.

BE IT FURTHER RESOLVED THAT: If the County of Amelia subsequently elects to cancel the project, the County of Amelia hereby agrees to reimburse VDOT for the total amount of costs expended by VDOT through the date VDOT is notified of such cancellation. The County of Amelia also agrees to repay any funds previously reimbursed that are later deemed ineligible by the Federal Highway Administration or VDOT.

BE IT FURTHER RESOLVED THAT: The Board of the County of Amelia hereby grants authority for the County Administrator to apply for funds and execute project administration agreements, as well as other documents necessary for approved projects.

MISSION OF THE BOARD OF SUPERVISORS

To provide open responsive leadership for the County of Amelia and improve the quality of life for all the citizens.

Adopted: September 15, 2021

Attest: _____
Clerk

Board Chair

In my capacity as the duly appointed Clerk of the County of Amelia, I hereby certify that Resolution #1, which is hereto attached, was adopted at a duly called and constituted meeting of the County of Amelia held at the Amelia County General District Courtroom, 16441 Court Street Amelia, VA, on September 15, 2021. Said meeting was called to order by H. Joseph Easter, Chair, at 7:00 p.m. with the following members present who remained in attendance throughout and constituted a quorum:

H. Joseph Easter, Chair
David M. Felts, Jr.
Franklin D. Harris

Shaun Weyant, Vice-Chair
Roger A. Scott

The Board of the County of Amelia voted to adopt attached Resolution #1.

Given under my hand this 15th day of September, 2021.

Clerk

STATE OF VIRGINIA
COUNTY OF AMELIA

Attested Photocopy:

On this 15th day of September, 2021, I, A. Taylor Harvie III, attest that the preceding document is a true, exact, complete and unaltered photocopy made by me of Resolution #1.

Clerk

Brenda Arthur

From: Taylor Harvie
Sent: Monday, August 16, 2021 3:23 PM
To: Carla Cave; Brenda Arthur
Subject: Fw: FY2021 YES

Follow Up Flag: Follow up
Flag Status: Flagged

FYI

From: Worrell, Joshua <joshua.worrell@vdh.virginia.gov>
Sent: Monday, August 16, 2021 3:19 PM
To: Taylor Harvie <Taylor.harvie@ameliacova.com>
Subject: FY2021 YES

Good afternoon Mr. Harvie,

The Piedmont Health District (PHD) is concluding its year-end settlement for FY21. Preliminary findings conclude that the Amelia County Health Department (ACHD) will maintain a local fund balance of \$8,817.23 for the year. This is comparable to FY2020's local fund balance (\$8,015.00).

PHD would like for Amelia County to carry forward/donate these funds into the ACHD's 02020 100% Local Funds account. The funds would then be used to purchase needed items/improvements beneficial to ACHD and PHD.

Alternatively, these funds could be carried forward as part of Amelia County's FY22 local government agreement (LGA).

Please let me know how the County would like to proceed and we appreciate any and all consideration in our request for the funds as 02020 100% Local Funds.

Respectfully,

Joshua Worrell, MBA

Business Manager B | General Admin Manager I
Piedmont Health District | Virginia Department of Health
111 South Street, 1st Floor
Farmville, VA 23901
Phone: (434) 392-3984 ext. 139

THE AMELIA EMERGENCY SQUAD, INC.

Volunteers Serving Amelia County Since 1958

August 6, 2021

Attention Members of the Board of Supervisors, County of Amelia:
Mr. Joseph Easter, Chairman of the Board
Mr. Frank Harris, Mr. Roger Scott, Mr. Shaun Weyant, and Mr. David Felts,

The Amelia Emergency Squad, Inc. has been made aware by you in recent months that the Commissioner of the Revenue will begin taxing our business on personal property as well as real estate.

While the Amelia Emergency Squad agrees and understands that the county needs tax dollars to fund necessities in the community, we would like to ask for an exception on behalf of our organization. As a nonprofit organization in the county that functions solely to service the emergency medical needs of the citizens, we ask that you make an exception to the requirement of charging personal property taxes on our vehicles and items within the station.

As we rely on monies from the county to assist with covering any expenses that our revenue recovery, fundraising, and grants cannot handle, it feels as though an increase in our expenses due to personal property taxes would, sadly, at the end of the day, only leave us requesting more in our budget from the county. Because of this, we see no gain for anyone in requiring this of the emergency squad.

We thank you for your time and consideration regarding this matter and appreciate all of the efforts that you make on behalf of our beautiful county.

With Gratitude,

Jamare Dickerson, President



Linda Kirkman, Treasurer

Help Us to Help Others !!



APPLICATION FOR SPECIAL EVENT PERMIT

The undersigned hereby applies for a **SPECIAL EVENT PERMIT** for a

Home coming Parade to be held on Thursday Oct. 21, 2021
(date) at 4:00-6:00 (time) P.M. at the
location described as Parade Route

(Street Address)

Section 1: Application: Contents and Fee. Pursuant to Section 1.b. of the Amelia County Special Event Ordinance enacted August 17, 2011, the Applicant does hereby attach and make part of this Application the following information and plans of operation. An application for any permit required by this Ordinance shall be made to the County Administrator or his/her designee, accompanied by a nonrefundable processing fee as provided in Section 3. The application shall be submitted not less than thirty (30) days nor more than six (6) months prior to the date of the proposed activity. An application for a major event held for two (2) or more consecutive days shall be filed not less than sixty (60) days nor more than six (6) months before the first day of the proposed activity. The application shall contain the following information:

1. Description of the proposed activity: Parade
2. Date, time and location/route of proposed activity and the anticipated number of participants and spectators: Dunn Street - N. Five Forks Road,
Otterburn Rd - Bus' shop road
3. Provisions for sanitation facilities, crowd, noise and traffic control, parking and loudspeaker placement: Local Law enforcement
assistance
4. Food and beverages to be sold or distributed: No

5. The designation of an individual or individuals who shall be responsible for ensuring compliance with the provisions of this section and the conditions of the permit: Wayne A. Hawkins
Activities Director
Amelia Co. High School
6. Proposed equipment, vehicles, staging, bleachers, shelters and electricity requirements: Parade Floats, tractors,
4 wheelers
7. If revenue is anticipated to be generated by the activity, the individuals or entity that will benefit there from: ACHS Athletics
8. Such additional information or assurances as the County Administrator may require: _____

Section 2: Permits requiring governing body approval.

Notwithstanding any provision to the contrary, any permit required by this Ordinance for an event that is known to involve a gathering of over 500 people (or if the county administrator, or his/her designee, has reason to believe that 500 or more people are likely to be present at the event) be present at the event) shall require approval by the Amelia County Board of Supervisors in order to be issued. Upon receipt of an application for such permit, the County Administrator, or his/her designee, shall transmit the application to the Board of Supervisors for its consideration at its next regularly scheduled meeting. Approval or denial decisions of the Board of Supervisors on permits considered under this section are final.

Section 3: Permit processing fee.

A nonrefundable processing fee, as follows, shall be submitted with the completed application for a special event.

- | | | |
|----|---|----------|
| a. | Festival, art show or water event held for two or more consecutive days . . . | \$ 50.00 |
| b. | Parade, procession, march, footrace, bicycle race, other event requiring closure of major thoroughfare; | |
| | Continuing sport tournament (season permit) . . . | \$100.00 |
| | Outdoor musical entertainment (season permit) . . . | \$100.00 |

- c. Race, march or procession requiring closure or traffic and pedestrian control of boardwalk, sidewalk or residential street . . . \$ 50.00
 Outdoor (tent) circus . . . \$ 50.00
 Large carnival (six (6) or more amusement rides . . . \$ 50.00
 Motorized vehicle contest or exhibition . . . \$ 50.00
 Commercial motion picture or television production . . . \$ 50.00
 Musical or entertainment event on public property (one (1) day) . . . \$ 50.00
- d. Small carnival, bazaar, block party . . . \$ 25.00
 Outdoor musical event or activity on private property . . . \$ 25.00
- e. No fee shall be required to process a permit for a scheduled public gathering not requiring street closure, held for noncommercial purposes, in exercise of the right of expressive activity.

Section 4: Penalties for violations

Any person convicted of violating any provision of this Ordinance shall be guilty of a Class 1 misdemeanor, punishable by a fine of up to \$2,500.00 or confinement in jail up to one year, either or both.

This Application made this 1st day of Sept, 2021.

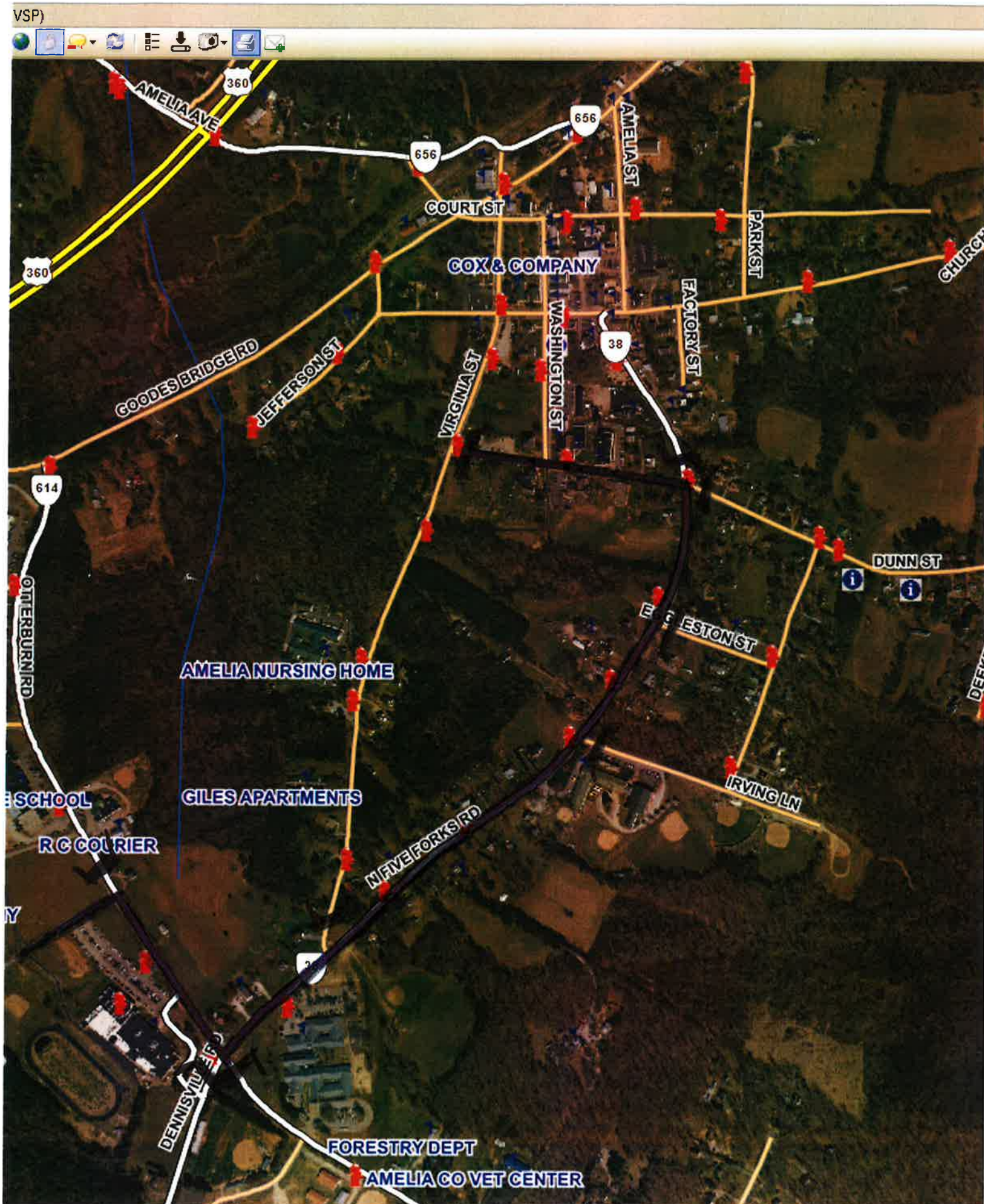
Applicant: Wayne A. Hawkins
 (Print Name)

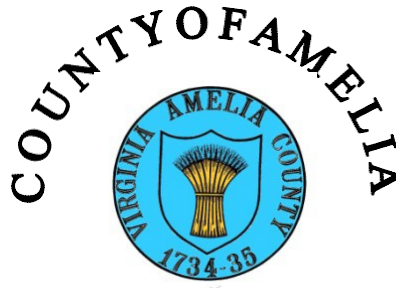
Mailing Address: 8500 Otterburn Road
Amelia, VA 23002

Telephone: 804 405-2252

Signature: Wayne A. Hawkins

Home Commute Parade Route 2021





RESOLUTION
HOMECOMING PARADE PERMIT AND STREET
CLOSINGS

WHEREAS, the Amelia County High School has scheduled a parade to begin at 4:00 P.M. on Thursday, October 21, 2021; and

WHEREAS, the Virginia Department of Transportation's regulations for a parade permit requires the local governing body to assume responsibility for liability and the local governing body has been assured that the Amelia County liability coverage is adequate to cover this event.

NOW, THEREFORE, BE IT RESOLVED that the Board of Supervisors of the County of Amelia does hereby request the Virginia Department of Transportation to issue a Parade Permit to the Amelia County High School and to close the following routes from 4:00 P.M. to 6:00 P.M. on Thursday, October 21, 2021.

Beginning with the line up on the Bus Shop Road beside and then proceeding east on Route 614 (Otterburn Road) to the intersection of Route 38 (N. Five Forks Road) and Route 614 (Dennisville Road); and

Route 38 (N. Five Forks Road) at Route 614 (Dennisville Road) and continuing north on Route 38 (N. Five Forks Road) to the intersection of Route 38 and Route 1002 (Dunn Street); and

Route 1002 (Dunn Street) continuing west to the intersection of Route 1002 and Route 1009 (Virginia Street) where the parade will end.

FURTHER, BE IT RESOLVED that the Amelia County High School shall be responsible for providing the Virginia Department of Transportation the required map showing the streets to be closed, method of closing the streets, method of traffic control at each intersection and detour routes with approved markings.

Adopted: September 15, 2021

ATTEST:

A. Taylor Harvie, III, Clerk to the Board

H. Joseph Easter, IV., Chairman
Board of Supervisors
County of Amelia, Virginia



WASTE MANAGEMENT

20221 Maplewood Road
Jetersville, VA 23083
804 561 5787
804 561 5798 Fax

September 1, 2021

Mr. A. Taylor Harvie
County Administrator
Post Office Box A
Amelia, VA 23002

Dear Mr. Harvie:

Enclosed please find the Host Fee Calculation for the month of August 2021 from the Maplewood Landfill. A check in the amount of \$261,638.19 will be delivered before the 20th of September 2021.

If you have any questions or require additional information, please give me a call.

Sincerely,

*Cassandra Wiggins for
Jim Sanville*

Jim Sanville,
Financial Analyst

cc: Brian McClung
Landfill Inspectors

enclosures

Waste Management
Amelia Landfill
Host fee Calculation

Date		Total tons	In county tons	Friable Asbestos	Net tons	10.10 Asbestos fee	2.30 First 1000	2.85 1001-2000	3.40 2001-3000	3.95 3001-4000	4.50 4001-5000	5.05 5001-6000	5.60 6001-7000	Total Host fee
8/1/2021	Sun	0.00	0.00	0.00	-	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
8/2/2021	Mon	4,036.30	38.25	0.60	3,997.45	\$ 6.06	\$ 2,300.00	\$ 2,850.00	\$ 3,400.00	\$ 3,939.93	\$ -	\$ -	\$ -	\$ 12,495.99
8/3/2021	Tue	4,188.68	65.40	121.81	4,001.47	\$ 1,230.28	\$ 2,300.00	\$ 2,850.00	\$ 3,400.00	\$ 3,950.00	\$ 6.62	\$ -	\$ -	\$ 13,736.90
8/4/2021	Wed	1,566.80	68.14	109.72	1,388.94	\$ 1,108.17	\$ 2,300.00	\$ 1,108.48	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 4,516.65
8/5/2021	Thu	4,390.48	101.66	4.46	4,284.36	\$ 45.05	\$ 2,300.00	\$ 2,850.00	\$ 3,400.00	\$ 3,950.00	\$ 1,279.62	\$ -	\$ -	\$ 13,824.67
8/6/2021	Fri	2,345.43	62.26	0.00	2,283.17	\$ -	\$ 2,300.00	\$ 2,850.00	\$ 962.78	\$ -	\$ -	\$ -	\$ -	\$ 6,112.78
8/7/2021	Sat	123.97	4.95	0.00	119.02	\$ -	\$ 273.75	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 273.75
8/8/2021	Sun	0.00	0.00	0.00	-	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
8/9/2021	Mon	4,247.92	100.89	10.49	4,136.54	\$ 105.95	\$ 2,300.00	\$ 2,850.00	\$ 3,400.00	\$ 3,950.00	\$ 614.43	\$ -	\$ -	\$ 13,220.38
8/10/2021	Tue	4,460.49	91.32	25.62	4,343.55	\$ 258.76	\$ 2,300.00	\$ 2,850.00	\$ 3,400.00	\$ 3,950.00	\$ 1,545.98	\$ -	\$ -	\$ 14,304.74
8/11/2021	Wed	3,569.72	61.70	36.14	3,471.88	\$ 365.01	\$ 2,300.00	\$ 2,850.00	\$ 3,400.00	\$ 1,863.93	\$ -	\$ -	\$ -	\$ 10,778.94
8/12/2021	Thu	4,151.81	54.76	0.00	4,097.05	\$ -	\$ 2,300.00	\$ 2,850.00	\$ 3,400.00	\$ 3,950.00	\$ 436.72	\$ -	\$ -	\$ 12,936.73
8/13/2021	Fri	4,195.80	51.66	7.98	4,136.16	\$ 80.60	\$ 2,300.00	\$ 2,850.00	\$ 3,400.00	\$ 3,950.00	\$ 612.72	\$ -	\$ -	\$ 13,193.32
8/14/2021	Sat	69.18	19.88	0.00	49.30	\$ -	\$ 113.39	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 113.39
8/15/2021	Sun	0.00	0.00	0.00	-	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
8/16/2021	Mon	3,874.15	44.61	19.56	3,809.98	\$ 197.56	\$ 2,300.00	\$ 2,850.00	\$ 3,400.00	\$ 3,199.42	\$ -	\$ -	\$ -	\$ 11,946.98
8/17/2021	Tue	4,433.98	36.20	5.38	4,392.40	\$ 54.34	\$ 2,300.00	\$ 2,850.00	\$ 3,400.00	\$ 3,950.00	\$ 1,765.80	\$ -	\$ -	\$ 14,320.14
8/18/2021	Wed	2,174.99	132.50	49.52	1,992.97	\$ 500.15	\$ 2,300.00	\$ 2,829.96	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 5,630.12
8/19/2021	Thu	5,307.71	219.43	0.08	5,088.20	\$ 0.81	\$ 2,300.00	\$ 2,850.00	\$ 3,400.00	\$ 3,950.00	\$ 4,500.00	\$ 445.41	\$ -	\$ 17,446.22
8/20/2021	Fri	3,433.04	52.09	79.37	3,301.58	\$ 801.64	\$ 2,300.00	\$ 2,850.00	\$ 3,400.00	\$ 1,191.24	\$ -	\$ -	\$ -	\$ 10,542.88
8/21/2021	Sat	76.43	15.49	0.00	60.94	\$ -	\$ 140.16	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 140.16
8/22/2021	Sun	0.00	0.00	0.00	-	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
8/23/2021	Mon	3,618.07	64.41	9.18	3,544.48	\$ 92.72	\$ 2,300.00	\$ 2,850.00	\$ 3,400.00	\$ 2,150.70	\$ -	\$ -	\$ -	\$ 10,793.41
8/24/2021	Tue	3,987.58	53.49	30.72	3,903.37	\$ 310.27	\$ 2,300.00	\$ 2,850.00	\$ 3,400.00	\$ 3,568.31	\$ -	\$ -	\$ -	\$ 12,428.58
8/25/2021	Wed	3,981.23	74.58	7.11	3,899.54	\$ 71.81	\$ 2,300.00	\$ 2,850.00	\$ 3,400.00	\$ 3,553.18	\$ -	\$ -	\$ -	\$ 12,174.99
8/26/2021	Thu	4,164.95	225.70	26.55	3,912.70	\$ 268.16	\$ 2,300.00	\$ 2,850.00	\$ 3,400.00	\$ 3,605.17	\$ -	\$ -	\$ -	\$ 12,423.32
8/27/2021	Fri	4,126.71	135.35	15.01	3,976.35	\$ 151.60	\$ 2,300.00	\$ 2,850.00	\$ 3,400.00	\$ 3,856.58	\$ -	\$ -	\$ -	\$ 12,558.18
8/28/2021	Sat	68.95	21.35	0.00	47.60	\$ -	\$ 109.48	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 109.48
8/29/2021	Sun	0.00	0.00	0.00	-	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
8/30/2021	Mon	2,217.58	83.79	68.27	2,065.52	\$ 689.53	\$ 2,300.00	\$ 2,850.00	\$ 222.77	\$ -	\$ -	\$ -	\$ -	\$ 6,062.30
8/31/2021	Tue	4,529.25	55.35	30.08	4,443.82	\$ 303.81	\$ 2,300.00	\$ 2,850.00	\$ 3,400.00	\$ 3,950.00	\$ 1,997.19	\$ -	\$ -	\$ 14,801.00
Total		83,341.20	1,935.21	657.65	80,748.34	\$ 6,642.27	\$ 51,236.78	\$ 60,938.44	\$ 62,385.55	\$ 62,478.45	\$ 12,759.08	\$ 445.41	\$ -	\$ 256,885.97

Ingenco sales \$ 4,752.22

Host fee \$ 261,638.19

Asb Friable- Asb Friable- Asb Friable- Asb Non										Spwaste			WM-				
Row Labels	Each	Load	Tons	Fri-Tons	C&D-Tons	Cont Soil Met-Tons	Cont Soil Pet-Tons	MSWT	Off Spec Food-Tons	SludgeIndu s-Tons	Special Misc-Tons	Cover RGC-Tons	TIRET	WBRS	SludgeIndu s- Tons	WSTP	Grand Total
8/2/2021			0.60					3,916.09		8.30	111.31						4,036.30
8/3/2021			121.81					3,904.00			157.25			4.74		0.88	4,188.68
8/4/2021			109.72					1,258.13			185.15			6.93			1,566.80
8/5/2021			4.46	13.50	5.47			4,164.06			189.03				4.97	8.99	4,390.48
8/6/2021				1.96				2,268.09		41.34	34.04						2,345.43
8/7/2021								123.97									123.97
8/9/2021			10.49					4,123.42		23.36	90.65						4,247.92
8/10/2021			25.62					4,253.14		29.98	145.42					6.33	4,460.49
8/11/2021			36.14					3,382.68			80.49	70.41					3,569.72
8/12/2021				1.25				4,092.15			58.41						4,151.81
8/13/2021			7.98					4,050.61		41.19	96.02						4,195.80
8/14/2021								69.18									69.18
8/16/2021			19.56	1.82				3,804.39	17.28	20.63	10.47						3,874.15
8/17/2021			5.38					4,240.99	19.06	20.16	112.98	29.62				5.79	4,433.98
8/18/2021			49.52					1,922.13	21.58		170.70	11.06					2,174.99
8/19/2021		7.56	0.08					4,954.67			345.40						5,307.71
8/20/2021			79.37					3,192.00	22.15	54.42	85.10						3,433.04
8/21/2021								76.43									76.43
8/23/2021	10.30		9.18			32.25		3,374.90		28.36	91.76	71.32					3,618.07
8/24/2021			30.72			36.23		3,594.33		19.87	237.26	52.48		7.49	6.34	2.86	3,987.58
8/25/2021			7.11			48.27		3,695.12		10.95	219.78						3,981.23
8/26/2021			26.55			34.75		3,789.33	20.67	8.59	285.06						4,164.95
8/27/2021			15.01	0.82		40.21		3,754.53		56.67	200.36	59.11					4,126.71
8/28/2021								68.95									68.95
8/30/2021			68.27			85.70		1,928.55		18.59	50.19	66.28					2,217.58
8/31/2021			30.08			77.33	6.39	4,233.82		8.11	64.85	102.90			5.77		4,529.25
Grand Total	10.30	7.56	657.65	19.35	5.47	354.74	6.39	78,235.66	100.74	390.52	3,021.68	463.18	11.67	12.46	31.10	12.73	83,341.20



IN PARTNERSHIP WITH

The Counties of Amelia | Buckingham | Charlotte | Cumberland | Lunenburg | Nottoway
Prince Edward

CRC August 2021 Items of Interest

New Ventures

- Charlotte County and the Town of Kenbridge have received the DHR Subaward Agreement for the Emergency Supplemental Historic Preservation Fund grant to be executed.
- Eleven (11) selected consulting firms entered in contracts with the CRC beginning August 2, 2021 for the NEW CRC On-Call Consulting Program. All CRC member counties, including towns and IDA's and school boards will have direct access to these firms for services without issuing an RFP for services.
- CRC staff will be organizing a meeting for localities to discuss the possible formation of a Regional Economic Initiative in the region.
- CRC staff are assisting Nottoway Rescue Squad to apply for RSAF funds.
- CRC staff are assisting the Town of Crewe to seek funding to purchase generators for public works/town hall.
- The CRC continues to pass on information gathered regarding the process of establishing a possible Tobacco Tax and Regional Tobacco Tax Board to counties for consideration.
- CRC staff are assisting Amelia, Lunenburg & Prince Edward Counties as well as the Town of Farmville with VDOT Applications for funding, as all 4 pre-applications were screened-in allowing eligibility to file a full application by the October 1, 2021 deadline.
- CRC staff are assisting Prince Edward, Lunenburg and Cumberland counties in partnership with Kinex to submit a Regional VATI Application to DHCD to request funding for broadband.
- CRC staff are assisting Longwood University with an EDA Application for Construction funds for the Seed Innovation Hub. Longwood and its Consultant are reviewing EDA comments to assist in completing the application.
- CRC staff are assisting Cumberland County in pursuing VDOT Economic Development Access funds.
- **Next CRC Meeting, Wednesday, September 15, 2021 at 9:30 a.m., Farmville, Virginia.**

Activity

- Dillwyn CDBG Housing Rehabilitation Project – The Contractor working on 84 White has completed all work, except for an ADA ramp that will be installed once the former home is removed. This is the final house for the project.
- Phenix Water System Project – The Town has decided to use Town funds to complete the water system project. Therefore, the CRC's assistance will no longer be needed on the project.
- Regional Emergency Planning – The Draft Regional Resource Inventory has been completed after receiving comments from the local emergency managers. The Draft Regional Continuity of Operations Plan has been completed and sent to local emergency planners for review and comment. Staff are drafting the Regional PPE Stockpile Plan with a Fall review anticipated. The CRC is working with local Registrars on the Election Security Improvement grant award to determine the current status of election security, as this grant was on hold by FEMA.
- DEQ Watershed Implementation Plan (WIP) III Assistance: The CRC conducted the 2nd educational series – *Foundations of Clean Water* to local government participants. The next series will be September 24, 2021.
- PE County Access Road Project Administration: The County's Consultant is working with VDOT to address VDOT comments regarding right-of-way issues.
- CRC Housing Development Program Grant: CRC staff participated in an onboarding meeting with Virginia Housing staff. CRC staff are working on a program plan and will be reaching out to housing partners in the coming months.
- CRC Regional Hazard Mitigation Plan: CRC staff held a Kick-Off Meeting in May with the Project Management Team. Staff are currently working on the Draft Sections I & II.
- Nottoway County Comprehensive Plan: CRC staff met with the Working Committee on August 17th to review the Summary Report of the Community Meeting, Draft Sections I & II and to discuss the development of the draft citizen survey.
- CRC Regional Hazard Mitigation Plan Update: Staff are currently working on the first three sections of the Draft Plan.

COMMONWEALTH REGIONAL COUNCIL
One Mill Street, Suite 202, P.O. Box P
Farmville, VA 23901 | 434.392.6104
www.virginiashheartland.org

RUN DATE: 08/12/21
RUN TIME: 10:03:46

COMMONWEALTH OF VIRGINIA, DEPARTMENT OF MOTOR VEHICLES
AGENTS COMPENSATION STATEMENT

PROGRAM: LA1020PA
PAGE: 53

409
AGENCY AMELIA CNTY DMV SELECT

FISCAL YEAR 21-22

AGENT AMELIA COUNTY DMV SELECT
PO BOX A
COUNTY ADMINISTRATOR
AMELIA VA 23002-0000

STATEMENT FOR THE PERIOD 06/30/21 THRU 07/30/21

RECEIVED
AUG 27 2021
BY: [Signature]

GROSS COLLECTIONS FOR AUTOMATED

	FIRST \$500,000.00	OVER \$500,000.00	TOTAL
RATE OF COMPENSATION	4.500%	5.000%	
GROSS COLLECTIONS	85,755.35		85,755.35
COMPENSATION ACCRUED	3,858.99		3,858.99
DGIF FYTD	.00		
EZ PASS FYTD	.00		
PREVIOUS PAYMENTS			.00
MONTHLY PAYMENT			3,858.99
DGIF			.00
EZ PASS			.00
ACCRUED COMPENSATION FOR THE CALENDAR YEAR 2021		27,608.53	3,858.99
ACCRUED DGIF COMPENSATION FOR THE CALENDAR YEAR 2021		.00	
ACCRUED EZ PASS COMPENSATION FOR THE CALENDAR YEAR 2021		16.00	
***** Collected Authority Trans (Non-Payable)			
GROSS COLLECTIONS-LVR			
COMPENSATION FORGIVEN-LVR			

RUN DATE: 08/04/21
RUN TIME: 22:31

COMMONWEALTH OF VIRGINIA, DEPARTMENT OF MOTOR VEHICLES
AGENTS PAYMENTS REPORT
FOR 07/21

REPORT FA7200PA
PAGE 53

AGENT LOC	LOC DESC	WORK DATE	DC NUMBER	DEPOSIT DATE	NET AMT COLLECTED	IDENT REGIS	OVERAGE TITLING	TOTAL IDENT OVERAGE	DGIF LICENSES	EZ PASS ON THE GO
409	AMELIA CNTY DMV SELE	06/30/21	DC409648	07/01/21	794.86	0.00	0.00	0.00	0.00	0.00
		06/30/21	DC961298	07/06/21	2,331.78	0.00	0.00	0.00	0.00	0.00
		07/01/21	DC409649	07/01/21	1,102.92	0.00	0.00	0.00	0.00	0.00
		07/01/21	DC961299	07/06/21	3,262.58	0.00	0.00	0.00	0.00	0.00
		07/02/21	DC409650	07/02/21	693.75	0.00	0.00	0.00	0.00	0.00
		07/02/21	DC961303	07/07/21	2,539.29	0.00	0.00	0.00	0.00	0.00
		07/06/21	DC409651	07/06/21	761.69	0.00	0.00	0.00	0.00	0.00
		07/06/21	DC961315	07/08/21	1,701.80	0.00	0.00	0.00	0.00	0.00
		07/07/21	DC409652	07/07/21	1,020.00	0.00	0.00	0.00	0.00	0.00
		07/07/21	DC961323	07/09/21	1,070.28	0.00	0.00	0.00	0.00	0.00
		07/08/21	DC409653	07/08/21	692.43	0.00	0.00	0.00	0.00	0.00
		07/08/21	DC961326	07/12/21	2,277.39	0.00	0.00	0.00	0.00	0.00
		07/09/21	DC409654	07/09/21	579.34	0.00	0.00	0.00	0.00	0.00
		07/09/21	DC961332	07/13/21	822.52	0.00	0.00	0.00	0.00	0.00
		07/12/21	DC409655	07/12/21	751.81	0.00	0.00	0.00	0.00	0.00
		07/12/21	DC961343	07/14/21	1,357.64	0.00	0.00	0.00	0.00	0.00
		07/13/21	DC409656	07/13/21	2,704.97	0.00	0.00	0.00	0.00	0.00
		07/13/21	DC961350	07/15/21	3,339.57	0.00	0.00	0.00	0.00	0.00
		07/14/21	DC409657	07/14/21	1,287.58	0.00	0.00	0.00	0.00	0.00
		07/14/21	DC961357	07/16/21	1,916.23	0.00	0.00	0.00	0.00	0.00
		07/15/21	DC409658	07/15/21	3,166.27	0.00	0.00	0.00	0.00	0.00
		07/15/21	DC961366	07/19/21	333.00	0.00	0.00	0.00	0.00	0.00
		07/16/21	DC409659	07/16/21	2,851.20	0.00	0.00	0.00	0.00	0.00
		07/16/21	DC961371	07/20/21	2,976.86	0.00	0.00	0.00	0.00	0.00
		07/19/21	DC409660	07/19/21	2,553.46	0.00	0.00	0.00	0.00	0.00
		07/19/21	DC961380	07/21/21	4,973.39	0.00	0.00	0.00	0.00	0.00
		07/20/21	DC409661	07/20/21	1,002.76	0.00	0.00	0.00	0.00	0.00
		07/20/21	DC961385	07/22/21	2,801.48	0.00	0.00	0.00	0.00	0.00
		07/21/21	DC409662	07/21/21	607.05	0.00	0.00	0.00	0.00	0.00
		07/21/21	DC961390	07/23/21	2,665.05	0.00	0.00	0.00	0.00	0.00
		07/22/21	DC409663	07/22/21	2,766.59	0.00	0.00	0.00	0.00	0.00
		07/22/21	DC961398	07/26/21	2,360.04	0.00	0.00	0.00	0.00	0.00
		07/23/21	DC409664	07/23/21	2,174.97	0.00	0.00	0.00	0.00	0.00
		07/23/21	DC961404	07/27/21	3,172.19	0.00	0.00	0.00	0.00	0.00
		07/26/21	DC409665	07/26/21	559.10	0.00	0.00	0.00	0.00	0.00
		07/26/21	DC961412	07/28/21	3,169.22	0.00	0.00	0.00	0.00	0.00
		07/27/21	DC409666	07/27/21	730.68	0.00	0.00	0.00	0.00	0.00
		07/27/21	DC961420	07/29/21	3,125.32	0.00	0.00	0.00	0.00	0.00
		07/28/21	DC409667	07/28/21	1,210.20	0.00	0.00	0.00	0.00	0.00
		07/28/21	DC961427	07/30/21	2,374.25	0.00	0.00	0.00	0.00	0.00
		07/29/21	DC409668	07/29/21	2,088.54	0.00	0.00	0.00	0.00	0.00
		07/30/21	DC409669	07/30/21	7,085.30	0.00	0.00	0.00	0.00	0.00
TOTAL AGENT COLLECTIONS: 409					85,755.35	0.00	0.00	0.00	0.00	0.00

DMV Select and Auto Auction Locations Fiscal Year 2022 Monthly Financial Transactions			
Location Code	Location Description	July 2021	Location Total - All Months
Monthly Total - All Locations		120,739	120,739
303	Amherst DMV Select	2,293	2,293
304	Appomattox DMV Select	2,732	2,732
305	Poquoson DMV Select	3,037	3,037
307	Berryville DMV Select	2,529	2,529
308	Blackstone DMV Select	578	578
314	Arlington DMV Select	374	374
315	Charlotte Courthouse DMV Select	855	855
317	Chesapeake DMV Select	1,896	1,896
318	Newport News-Denbigh DMV Select	1,992	1,992
323	New Kent DMV Select	888	888
326	Hanover DMV Select	3,109	3,109
327	Cumberland DMV Select	1,084	1,084
329	Pearisburg DMV Select	2,251	2,251
333	Cheriton DMV Select	1,404	1,404
334	Newport News City Hall DMV Select	1,222	1,222
337	Nathalie DMV Select	3,303	3,303
338	Chatham DMV Select	2,410	2,410
340	Northumberland DMV Select	1,060	1,060
341	Norfolk DMV Select	1,099	1,099
342	Virginia Beach DMV Select	2,516	2,516
345	Stafford DMV Select	1,592	1,592
349	Independence DMV Select	1,814	1,814
350	Haymarket DMV Select	1,068	1,068
353	King George DMV Select	2,065	2,065
361	Mineral DMV Select	6,668	6,668
362	Brunswick DMV Select	1,993	1,993
363	Luray DMV Select	2,235	2,235
364	Madison DMV Select	1,507	1,507

DMV Select and Auto Auction Locations Fiscal Year 2022 Monthly Financial Transactions			
Location Code	Location Description	July 2021	Location Total - All Months
367	Orange DMV Select	4,295	4,295
370	Portsmouth DMV Select	2,234	2,234
371	Radford DMV Select	1,635	1,635
374	Hopewell DMV Select	1,306	1,306
375	Palmyra DMV Select	3,047	3,047
377	Mathews DMV Select	1,703	1,703
379	Hampton DMV Select	4,282	4,282
380	Highland DMV Select	274	274
381	Springfield DMV Select	5,550	5,550
382	Abingdon DMV Select	6,735	6,735
383	Remington DMV Select	2,483	2,483
384	Caroline DMV Select	1,757	1,757
387	Fairfax DMV Select	2,288	2,288
388	James City Toano DMV Select	1,973	1,973
389	Goochland DMV Select	7,128	7,128
391	Stuart DMV Select	1,474	1,474
397	Victoria DMV Select	1,051	1,051
400	Warm Springs DMV Select	337	337
405	James City Mounts Bay DMV Select	1,251	1,251
406	West Point DMV Select	1,255	1,255
407	Parksley DMV Select	1,506	1,506
408	Roanoke City DMV Select	1,219	1,219
409	Amelia DMV Select	938	938
410	Charlottesville DMV Select	501	501
411	Dumfries DMV Select	1,324	1,324
814	VA Dept of Wildlife Resources		
827	Fredericksburg Auto Auction	4,830	4,830
833	Harrisonburg Auto Auction	2,505	2,505
871	American Auto Auction	284	284

Board of Supervisors
Karin M. Carmack, Chair
Michael W. Byerly, Vice Chair
David T. Williams
Thomas E. Berry
Bill L. Cox



County Administrator
Ned Smither

The County of
Powhatan

September 1, 2021

Chairman of the Amelia County Board of Supervisors
P. O. Box A
Amelia, VA 23002

Honorable Chair,

On August 23, 2021, by a 3-2 vote, the Powhatan County Board of Supervisors adopted the attached resolution which calls upon the Virginia General Assembly to amend the relevant statutes dealing with mandating medical treatment, and the delegation of that authority to the Executive Branch.

The Powhatan Board of Supervisors request that this, or a similar resolution, be adopted by the Counties, Cities and Towns of the Commonwealth and to call on your elected representatives to convene a special session of the Virginia General Assembly to consider these issues.

I have attached a copy of the adopted resolution for your review.

Respectfully,

Holly Tole

Holly Tole
Deputy Clerk, Board of Supervisors

RECEIVED
SEP 07 2021

BY:



RESOLUTION R-2021-39

WHEREAS, the Virginia Bill of Rights contains a provision Article I, § 16 of the Constitution of Virginia that states, in part, that [no individual] “shall be enforced, restrained, molested, or burthened in his body or goods, nor shall otherwise suffer on account of his religious opinions or belief; but all men shall be free to profess and by argument to maintain their opinions in matters of religion, and the same shall in nowise diminish, enlarge, or affect their civil capacities”;

WHEREAS, this constitutional protection against government’s burdening of the exercise of religious convictions is self-executing, as the Supreme Court of Virginia has held, and requires no legislative implementation because it appears in the Virginia Bill of Rights;

WHEREAS, every individual enjoys the constitutional right to refuse medical treatment on the grounds that it is contrary to his or her religious belief;

WHEREAS, every individual also enjoys a constitutional right to personal integrity and bodily autonomy and to refuse medical treatment as a function of his or her right to liberty under the Due Process Clause of the United States Constitution and the Constitution of Virginia;

WHEREAS, certain actions of government officials of the Commonwealth of Virginia and the United States that purport to impose or threaten future imposition of mandates on Virginians



regarding vaccinations and the wearing of face masks unconstitutionally impinge on the constitutional rights of the people;

WHEREAS, the Board of Supervisors of Powhatan County have an obligation to speak on behalf of the residents of the County when actions or threatened actions of the federal or Virginia officials would burden the constitutional rights of the people;

WHEREAS, the authority of Virginia officials in the Executive Branch to impose mandates is derived from powers delegated to them by the General Assembly and is not a power inherent in any executive office;

WHEREAS, officials to whom the General Assembly has delegated the authority to impose mandates have abused that authority by requiring those who assert religious or medical exemptions to comply with burdensome and discriminatory tests and other conditions that violate their constitutional rights;

WHEREAS, the judiciary has failed to date to vindicate the constitutional rights of the people that are or would be violated by such mandates;

WHEREAS, the governing bodies of local governments in Virginia lack the legal and practical means of directing and controlling the constitutional officers, including Commonwealth's Attorneys, Sheriffs and school boards, who are charged with enforcing such mandates;



WHEREAS, the most effective, expeditious and timely response to the unconstitutional imposition of mandates would be a repeal by the General Assembly of Virginia of the authority delegated to executive officials to impose mandates on the people; and

WHEREAS, should the General Assembly decline to repeal the authority delegated to officials to impose mandates and officials who have imposed the mandates do not withdraw or appropriately revise the mandates, the people will be left with the extreme remedy of civil disobedience, which carries the risk of conviction, fine and/or imprisonment;

NOW, THEREFORE, BE IT RESOLVED that the Board of Supervisors of Powhatan County, Virginia calls upon the General Assembly to amend the relevant statutes dealing with mandating medical treatment by establishing a clear and limiting delegation of authority to those in the Executive Branch and in local government offices to impose mandates, which overbroad delegation has been abused, and urges every local governing body and school board in the Commonwealth to join in this appeal to the General Assembly.

Certified Copy


Deputy Clerk to the Board of Supervisors



ADOPTED BY THE POWHATAN COUNTY BOARD OF SUPERVISORS ON AUGUST 23, 2021

August 31, 2021



ATTEST:

Ned Smither, Clerk
Powhatan County Board of Supervisors

Karin M. Carmack, Chair
Powhatan County Board of Supervisors

Recorded Vote:

<i>David T. Williams</i>	<u>AYE</u>
<i>Thomas E. Berry</i>	<u>AYE</u>
<i>Bill L. Cox</i>	<u>AYE</u>
<i>Michael W. Byerly, Vice Chair</i>	<u>NO</u>
<i>Karin M. Carmack, Chair</i>	<u>NO</u>

OFFICE OF
THE BOARD OF SUPERVISORS
NOTTOWAY COUNTY

SUPERVISORS

SHERMAN C. VAUGHN, CHAIRMAN
DISTRICT 4
LYNN K. SHEKLETON, VICE CHAIRMAN
DISTRICT 5
STEVE W. BOWEN
DISTRICT 1
JOHN A. ROARK
DISTRICT 2
HELEN M. SIMMONS
DISTRICT 3

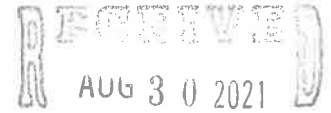


P. O. BOX 92
344 W. COURTHOUSE RD.
NOTTOWAY, VIRGINIA 23955
TELEPHONE (434) 645-8696
FAX No. (434) 645-8667
E-MAIL: nottoway@nottoway.org
www.nottoway.org

INTERIM ADMINISTRATOR
JOHN A. ANZIVINO

FINANCE DIRECTOR
KATY J. TOMER

BUILDING & CODE OFFICIAL
DEAN S. LEWIS



BY:

August 23, 2021

To Whom It May Concern:

Effective Monday, August 23, 2021, the County Administrator of Nottoway is P. S. T. (Ted) Costin.

The Board of Supervisors and I look forward to working with Mr. Costin to serve the citizens of Nottoway County.

Sincerely,

Sherman C. Vaughn
Chairman, Board of Supervisors