P09-20 County Zoning Ordinance Text Amendment

REVISION AND AMENDMENT TO THE CUMBERLAND COUNTY ZONING ORDINANCE, AMENDING ARTICLE II, INTERPRETATIONS, CALCULATIONS, AND DEFINITIONS, SECTION 203, DEFINITIONS OF SPECIFIC TERMS AND WORDS, SPECIFICALLY: RELIGIOUS WORSHIP ACTIVITY; AMENDING ARTICLE XI, LOT AND YARD REGULATIONS, SECTION 1102, YARD REGULATIONS, SUB-SECTION G. BUFFER REQUIREMENTS; AND AMENDING THE TABLE OF CONTENTS AS APPROPRIATE.

AMEND County Zoning Ordinance, Article II Interpretations, Calculations, and Definitions, Section 203, Definitions of Specific Terms and Words, specifically: *Religious Worship Activity*, as indicated below:

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

AMEND County Zoning Ordinance, Article XI Lot and Yard Regulations, Section 1102 Yard Regulations, sub-section G. Buffer Requirements, as indicated below:

- G. Buffer Requirements.
 - 1. A solid buffer shall be installed:

a. When a non-residential use abuts a residential <u>ly-</u> or <u>agricultural</u> zoned property along the side and/or rear property lines;

b. When any commercial off-street parking or loading space abuts a residential or agricultural district along the side or rear property lines;

c. When any use permitted in a residential or agricultural district other than a single- or multi-family dwelling abuts a residential or agricultural district along the side or rear property lines;

d. When any multi-family development of more than three residential units abuts a residential district or an existing single-family dwelling along the side or rear property lines; and

e. When any outside storage of materials, equipment or products is visible and/or abutting any residential district and/or public street. (Amd. 02-19-08)

2. "Governmental uses" as defined herein and including public and private elementary, junior high/middle, and high schools, accredited by the State of North Carolina, and "religious worship activity" as defined herein shall be exempt from the buffer requirements of this Ordinance.

(Amd. 11-20-06)

3. For all All uses classified under sub-section "e" above and regardless whether or not the use was existing at the time of the adoption of this Ordinance, the property owner and classified under "a - e" above shall provide and maintain a solid buffer completely surrounding the development within two calendar years of said use being subject to this Ordinance in accordance with the standards of this sub-section and the County Subdivision Ordinance.

(Amd. 02-19-08)

4. When required by this Ordinance and/or the County Subdivision Ordinance, the following standards shall apply:

a. A vegetative buffer shall be a minimum of three feet in height at time of planting to reach a height of six feet within three calendar years;

b. Solid non-vegetative fencing shall have a minimum height of six feet;

c. Buffer vegetation shall be located between any fence and the common property line.

d. Chain link fencing shall not be permitted as a screening alternative, regardless of type of modifications made to the chain link fence. (Amd. 11-20-06; Amd. 02-19-08)