The Cleveland County Board of Commissioners met in a regular session on this date, at the hour of 6:00 p.m., in the Commission Chamber of the Cleveland County Administrative Offices.

**PRESENT:** Johnny Hutchins, Chairman
Ronnie Hawkins, Vice-Chairman
Jason Falls, Commissioner
Eddie Holbrook, Commissioner
David C. Dear, County Manager
Andrea Leslie-Fite, Attorney
Kerri Melton, County Clerk
April Crotts, Deputy Clerk
Eddie Bailes, Assistant County Manager
Chris Green, Tax Administrator
Chris Crepps, Finance Director
Alexis Pearson, Human Resource Director
Bill McCarter, Planning Director
Barry Ditz, *Cleveland Headline News*
Rebecca Clark, *The Star*
Other individual names on file in the Clerk’s Office

**ABSENT:** Mary Accor, Commissioner

**CALL TO ORDER**

Chairman Johnny Hutchins called the meeting to order and Assistant County Manager Eddie Bailes led the audience in the “Pledge of Allegiance” to the flag of the United States of America.

Donnie Thurman of Palmer Grove Baptist Church provided the invocation for the meeting.

**AGENDA ADOPTION**

**ACTION:** Ronnie Hawkins made the motion, seconded by Eddie Holbrook, and unanimously adopted by the Board, to *adopt the agenda as presented by the County Clerk.*

**CITIZEN RECOGNITION**

Neal Hodges, 5103 Carol Street in Shelby spoke regarding a recent case that went before the Cleveland County Board of Adjustment (BOA). Mr. Hodges submitted a Conditional Use Permit Application to the Board of Adjustment for a radio tower. The Board of Adjustment told Mr. Hodges that they would like to approve the permit, however, they felt “legally restrained” because their interpretation of the ordinance required Mr. Hodges to have an architect approved site plan.

Mr. Hodges presented Commissioners with the drawings which he submitted to the BOA. The drawings were completed by a draftsman, however they were not certified by a licensed architect.

Mr. Hodges explained a drawing from a licensed architect could cost between $500 and $1,000. With the $200 permit fee, these costs could total more than the cost of the tower itself.
He asked that Commissioners give the BOA guidance as to whether or not the ordinance requires a site plan by a certified architect and asked that Commissioners allow the BOA to accept site plans that are not drawn by an architect.

**CONSENT AGENDA**

**APPROVAL OF MINUTES**

There being no corrections, additions, or deletions to the Minutes of *April 19, 2011*, motion was made by Ronnie Hawkins, seconded by Jason Falls, and unanimously adopted by the Board, to approve the minutes as written.

**HEALTH DEPARTMENT: BUDGET AMENDMENT (BNA #059)**

**ACTION:** Ronnie Hawkins made the motion, seconded by Jason Falls, and unanimously adopted by the Board, to approve the following budget amendment:

<table>
<thead>
<tr>
<th>Account Number</th>
<th>Department/Account Name</th>
<th>Increase</th>
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<tr>
<td>012.546.4.310.00/93767-1551</td>
<td>Carolina Access/Federal Funds</td>
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<td>012.546.5.131.00/93767-1551</td>
<td>Carolina Access/Social Security</td>
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<td>Carolina Access/Retirement</td>
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<td>Carolina Access/Hospital Insurance</td>
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<td>012.546.5.135.00/93767-1551</td>
<td>Carolina Access/401K</td>
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<tr>
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<td>Carolina Access/Medical Ins.</td>
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Explanation of Revisions: Budget Children’s Health Insurance Program Reauthorization Act (CHIPRA) funds from Division of Medical Assistance to establish 50% PHN II position effective April 1, 2011. This grant is effective 2/22/11 thru 2/21/15 and will strive to improve access to care and improve children’s health care by evaluating ideas under Medicaid/CHIP.

**HEALTH DEPARTMENT: BUDGET AMENDMENT (BNA #060)**

**ACTION:** Ronnie Hawkins made the motion, seconded by Jason Falls, and unanimously adopted by the Board, to approve the following budget amendment:

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<td>012.541.5.210.00</td>
<td>Env. Health/Dept. Supplies</td>
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<td>Env. Health/Office Supplies</td>
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<tr>
<td>012.541.5.240.00</td>
<td>Env. Health/Automotive Supplies</td>
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<td></td>
</tr>
<tr>
<td>012.541.5.241.00</td>
<td>Env. Health/Motor Fuels</td>
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<td>012.541.5.461.00</td>
<td>Env. Health/License/Permits/Cert.</td>
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Explanation of Revisions: Budget DENR Food & Lodging funds for operating expenses

**EMS: BUDGET AMENDMENT (BNA #061)**

**ACTION:** Ronnie Hawkins made the motion, seconded by Jason Falls, and unanimously adopted by the Board, to approve the following budget amendment:

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<th>Account Number</th>
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<td>010.446.4.810.46</td>
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Explanation of Revisions: To budget donations from vendors to sponsor EMS Softball team in City of Gastonia and City of Shelby leagues.

**LIBRARY: BUDGET AMENDMENT (BNA #062)**
**ACTION:** Ronnie Hawkins made the motion, seconded by Jason Falls, and unanimously adopted by the Board, to approve the following budget amendment:

<table>
<thead>
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<th>Account Number</th>
<th>Department/Account Name</th>
<th>Increase</th>
<th>Decrease</th>
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<td>010.611.4.310.00/45310-1824 Library/Federal Grants</td>
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<tr>
<td>010.611.5.460.00/45310-1824 Library/Dues/Subscriptions</td>
<td>30,726.00</td>
<td></td>
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</tr>
</tbody>
</table>

*Explanation of Revisions:* To budget award from Federal Library Service and Technology Act (LSTA) to join the State Library’s shared integrated library system, NC Cardinal. This funding will be used to obtain subscription for services provided by a third party vendor (Equinox Software).

**PUBLIC HEARINGS**

**ECONOMIC DEVELOPMENT: INCENTIVE AGREEMENT ~ CURTISS-WRIGHT CONTROLS**

Ken Mooney, Manager, Existing Industry Relations, presented an incentive grant for Curtiss-Wright Controls, Inc. for expansion of their existing facility. Within twenty-four months, Curtiss Wright will construct an approximately 34,800 square foot addition to its existing facility and install capital equipment and machinery valued at approximately $12 Million Dollars. This expansion will net 25 new jobs with an average annual salary of $49,000.

Curtiss-Wright Controls recently received a large contract from Boeing which led to the decision to expand. Mr. Mooney explained this project was very competitive. Boeing pushed for Curtiss-Wright to relocate their facility to Charleston. The incentives from Cleveland County as well as incentives from the State of North Carolina secured their decision to expand rather than relocate.

Chairman Hutchins opened the public hearing and asked anyone speaking for or against the proposed incentive agreement to come forward.

Dr. Steve Thornburg, President of Cleveland Community College, as chair of the Cleveland County Economic Development Partnership. Dr. Thornburg spoke in support of the incentive package. He described Curtiss-Wright as having a tremendous history of growth and expansion in Cleveland County. “This expansion will allow them to introduce a new product line….I encourage you, on behalf of Cleveland County Economic Development Partnership to support this.”

Hearing no other comments, Chairman Hutchins called for a vote to close the public hearing.

**ACTION:** Ronnie Hawkins made the motion, seconded by Eddie Holbrook and unanimously adopted by the board, to close the public hearing.

**ACTION:** Jason Falls made the motion, seconded by Ronnie Hawkins and unanimously adopted by the board, to approve the incentive agreement for Curtiss-Wright Controls, Inc. as presented (copy found on Page ____ of Minute Book ____).

**PLANNING DEPARTMENT: ZONING MAP AMENDMENT – CURTIS HAMRICK (Case #11-02)**
Bill McCarter, Planning Director, presented a petition from Curtis Hamrick requesting a zoning map amendment from Restricted Residential Corridor Protection (RR-CP) to General Business (GB) for approximately 3.7 acres along the corridor of Highway 226/Polkville Road between Shelby and Polkville near the intersection of Zion Church Road. This parcel is currently being used for a heavy duty truck and equipment repair shop. Mr. McCarter reviewed recommendations from Planning Consultant Chuck Nance and the Planning Board.

Chuck Nance, Planning Consultant, Isothermal Planning and Development Commission: APPROVE
We have been able to review this rezoning request and all of the information that you have sent us regarding this request. Based upon all information provided, there are currently several General Business Districts located very close. The future land use is designated as Commercial along this corridor. It is our recommendation that Cleveland County could rezone this property from Restricted Residential Corridor Protection to General Business if they so choose.

Planning Board Recommendation: APPROVE
The Planning Board voted unanimously (10-0) to recommend that rezoning be approved.

In 2005, NCGS 153A-341 was amended to require that Planning Board review include written comments on the consistency of the amendment with the Land Use Plan and any other relevant plans. The Board must also explain why the action is “reasonable and in the public interest”.

Consistent with the 2015 Land Use Plan
This area was designated Commercial, and therefore would be consistent with the 2015 Land Use Plan.

Is the amendment reasonable and in the best interest of the public?
The applicant appears to have the support of the neighbors.

Surrounding Properties
The area is a mix of commercial and residential properties, with a trend toward retail and service related business along the NC226 corridor.

Non-Conforming Uses
Current use is a heavy equipment repair facility.

Chairman Hutchins opened the public hearing and asked anyone speaking for or against the proposed zoning map amendment to come forward.

Betty Buchanan, 2731 Polkville Road (taken from notes given to Clerk by Ms. Buchanan),

I am Betty Buchanan and my husband and I live at 2731 Polkville Road, directly in front of the property that you are being asked to rezone.

We are asking that you deny the rezoning request since it will adversely affect the value of our property and the property of our neighbors. The noise, dust and heavy traffic from this type of business makes it much less attractive and desirable to live here and it will cause a significant decrease in the value and livability of our home. Residents have a certain expectation from the zoning regulations in the area when they purchase property, and it should not be easy for anyone to amend the zoning regulations, and thereby make the surrounding property less valuable and desirable.

I do not think any of you would want this type of business to move across the street from your home. Likewise, I don’t think Mr. Hamrick realizes that he is in an area of mostly residences and farms, and he would prefer to conduct his business with the least disruption in the lives of people who live here 24/7.

Another area of concern is that if Mr. Hamrick’s business grows or if he sells to another company, that the business located there will be much larger and more intrusive than it currently is. The zoning change opens the door for many types of businesses.

If you decide to rezone the property, and I sincerely hope that after careful consideration you will not, we ask that the following restrictions be part of the rezoning.
1. All equipment, including but not limited to, construction equipment, tractors and trailers, and other vehicles, must be parked at the back of the property, not in the front or on the side.

2. All tires will be stored inside the building or at the back of the property, not in the front or on the side.

3. No large or flashing lights or signage or loudspeakers on the property inside or outside the fence. One sign only for the business, no larger than the ones now on the property.

4. No signage will be placed on the fence, including carnival or used car lot strip flags or any type of signs advertising tires, etc.

5. Property will be landscaped to cut down on the dust, and the property and building will be clean and maintained in good condition.

6. 8 hours of operation M-F, closed on Saturday and Sunday.

Many of us based our decision to live here because it is farming and residential, not a business or commercial area like Highway 74. The decision you make tonight affects the lives of many people who live in the area, and we believe that the interests of the people who live here should take precedence as you consider rezoning this property. I hope that you came out and looked at the area before you make a decision. Again, we ask you to vote AGAINST the rezoning request.

Curtis Hamrick, 712 Elam Road, Lawndale, is the petitioner. Mr. Hamrick has been in business for seven years with four of those years doing business at this location. Mr. Hamrick explained that his business is a tire and heavy equipment repair shop. He is open 8-5 on Monday through Friday and occasionally on a Saturday. He currently employs four people and brings in approximately $500K in revenue. He cannot grow his business unless he can get the property rezoned.

Hearing no other comments, Chairman Hutchins called for a vote to close the public hearing.

ACTION: Ronnie Hawkins made the motion, seconded by Eddie Holbrook and unanimously adopted by the board, to close the public hearing.

ACTION: Ronnie Hawkins made the motion, seconded by Eddie Holbrook and unanimously adopted by the board, to approve the following zoning map amendment.

ORDINANCE AMENDING THE CLEVELAND COUNTY ZONING MAP

WHEREAS, Article 18 of Chapter 153A of the North Carolina General Statutes provides for the planning and regulation of development within the territorial jurisdiction of the county; and

WHEREAS, Curtis Hamrick presented a petition to amend the Cleveland County Zoning Map at 2722 Polkville Road, Parcel # 28154, from Restricted Residential-Corridor Protection (RR-CP) to General Business (GB); and

WHEREAS, the Cleveland County Planning Board found this parcel was classified as “Commercial” on our 2015 Future Land Use Plan, and the General Business zoning district would be consistent with the comprehensive plan; and

WHEREAS, the Cleveland County Planning Board found the amendment to be reasonable, and in the best interest of the public as it is a mix of commercial and residential properties, with a trend toward retail and service related business along the NC226 corridor area; and

WHEREAS, in accordance with NCGS 153A-343, a public hearing was held by the Cleveland County Board of Commissioners on May 3, 2011, and legal notices published on April 22 and April 29, 2011 and a sign posted on April 22, 2011 as required by law; and

WHEREAS, after consideration of comments made at the public hearing, along with the recommendation of the Cleveland County Planning Board,

NOW THEREFORE BE IT ORDAINED by the Cleveland County Board of Commissioners that the Cleveland County Zoning Map, as described in Section 12-147 of the Code, be amended to change the zoning classification of parcel 28154 from Restricted Residential-Corridor Protection (RR-CP) to General Business (GB) as illustrated on the attached map designated “Case 11-02”, and being incorporated herein by reference and made part of this ordinance.
BEGINNING at a point in the right-of-way of NC 226 (Polkville Road), South 04-10 West 317 feet; thence with property lines, South 83-30 East 541 feet, North 06-45 East 273 feet, North 79-00 West 556 feet, to the place of BEGINNING, containing 3.7 acres, more or less.

Deed Book 1480 Page 2185

This Ordinance shall become effective upon adoption and approval.

Adopted this 3rd day of May, 2011 at 6:00 p.m.

PLANNING DEPARTMENT: ZONING MAP AMENDMENT – STEPHEN DAVIS (Case #11-04)

Bill McCarter, Planning Director, presented a petition from Stephen Davis requesting a zoning map amendment from Residential (R) to Rural Agriculture (RA) including 9 parcels totaling 251.4 acres along the intersection of Mooresboro Road and W. Zion Church Road, northwest of Lattimore.

Mr. McCarter reviewed recommendations from Planning Consultant Chuck Nance and the Planning Board.

Chuck Nance, Planning Consultant, Isothermal Planning and Development Commission: APPROVE
We have been able to review rezoning request, and all of the information that you have sent us regarding this request. Based upon all information provided, this area and the surrounding area is currently zoned Residential, and the future land use is designated as Residential. It is our recommendation that Cleveland County could rezone this property from Residential to Rural Agriculture if they so choose.

Planning Board Recommendation: APPROVE
The Planning Board voted unanimously (9-1) to recommend that rezoning be approved (2 members abstained and were counted as a positive vote).

In 2005, NCGS 153A-341 was amended to require that Planning Board review include written comments on the consistency of the amendment with the Land Use Plan and any other relevant plans. The Board must also explain why the action is “reasonable and in the public interest”.

Consistent with the 2015 Land Use Plan
This area was designated as Rural Residential, and therefore would be consistent with the 2015 Land Use Plan.

Is the amendment reasonable and in the best interest of the public?
The applicant appears to have the support of the neighbors.

Surrounding Properties
The area is in a rural part of our county, and comprised primarily of large agricultural tracts. Several home based businesses are located in this area.

Non-Conforming Uses
No non-conforming uses.

Chairman Hutchins opened the public hearing and asked anyone speaking for or against the proposed zoning map amendment to come forward.

Hearing no comments, Chairman Hutchins called for a vote to close the public hearing.

ACTION: Jason Falls made the motion, seconded by Ronnie Hawkins and unanimously adopted by the board, to close the public hearing.

ACTION: Ronnie Hawkins made the motion, seconded by Jason Falls and unanimously adopted by the board, to approve the following zoning map amendment.

ORDINANCE AMENDING THE CLEVELAND COUNTY ZONING MAP
Ten Parcels totaling approximately 313.61 acres along the
Intersection of Mooresboro Road and West Zion Church Road, northwest of Lattimore
Residential (R) to Rural Agriculture (RA)

WHEREAS, Article 18 of Chapter 153A of the North Carolina General Statutes provides for the planning and regulation of development within the territorial jurisdiction of the county; and

WHEREAS, Stephen Davis presented a petition to amend the Cleveland County Zoning Map at 3420 West Zion Church Road, Parcel #31218, 31215, 31263, 31324, 31262, 31182, 31215, 31240, 58371, and 31181 from Residential (R) to Rural Agricultural (RA); and

WHEREAS, the Cleveland County Planning Board found these parcels were classified as “Rural Residential” on our 2015 Future Land Use Plan, and the Rural Agricultural zoning district would be consistent with the comprehensive plan; and

WHEREAS, the Cleveland County Planning Board found the amendment to be reasonable, in that the applicant appears to have the support of the neighbors; and

WHEREAS, the Cleveland County Planning Board found the area to be located in a rural part of the county, and comprised primarily of large agricultural tracts, with several home-based businesses; and

WHEREAS, in accordance with NCGS 153A-343, a public hearing was held by the Cleveland County Board of Commissioners on May 3, 2011, and legal notices published on April 22 and April 29, 2011 and a sign posted on April 22, 2011 as required by law; and

WHEREAS, after consideration of comments made at the public hearing, along with the recommendation of the Cleveland County Planning Board,

NOW THEREFORE BE IT ORDAINED by the Cleveland County Board of Commissioners that the Cleveland County Zoning Map, as described in Section 12-147 of the Code, be amended to change the zoning classification of parcels 31218, 31215, 31263, 31324, 31262, 31182, 31215, 31240, 58371, and 31181 from Residential (R) to Rural Agricultural (RA) as illustrated on the attached map designated “Case 11-04”, and being incorporated herein by reference and made part of this ordinance.

This Ordinance shall become effective upon adoption and approval.

Adopted this 3rd day of May, 2011 at 6:00 p.m.

REGULAR AGENDA

PATHWAYS LME MERGER

Recent legislation has forced Pathways, Cleveland County’s Local Management Entity (LME) for Mental Health, to have discussions about merging with other LME’s. Should Pathways not make a decision who they would like to merge with, the State Of North Carolina will make the decision. Rhett Melton, Pathways Area Director, has had discussions with two other LME’s regarding a three LME merger. The merged LME would include Cleveland, Gaston, Lincoln, Burke, Catawba, Iredell, Yadkin and Surry Counties. An application requesting this merger is being sent to the state level for approval.

Pathways is requesting to be the lead agency. They are currently the largest of the three LME’s included in the proposed merger. Being the lead agency would allow Pathways to retain their employees and possibly add additional employees. This proposed merger would make Pathways one of the largest LME’s in the state.

Commissioners Falls requested Cleveland County, as well as Commissioners from Gaston and Lincoln counties, adopt a resolution in support of the merger and request for Pathways to be the lead agency.

He made note that adopting this resolution does not bind Cleveland County to the merger, it is only showing Cleveland County’s support of the application.

ACTION: Ronnie Hawkins made the motion, seconded by Eddie Holbrook and unanimously adopted by the board, to adopt the following resolution:
IN SUPPORT OF THE MERGER OF THE GASTON-LINCOLN-CLEVELAND COUNTY LMEs (PATHWAYS) WITH BURKE-CATAWBA COUNTIES (MENTAL HEALTH PARTNERS) AND WITH IREDELL-YADKIN-SURRY COUNTIES (CROSSROADS) AND TO REQUEST THAT PATHWAYS BE DESIGNATED AS THE LEAD AGENCY

WHEREAS, Pathways began its service to the community in the Community Mental Health Centers Act signed into law during the Kennedy Administration. Federal funding associated with the passage of this act allowed communities to develop local resources to assist in reducing the individuals needing services but whose only option was at out-of-county, institutional settings; and,

WHEREAS, during the decades since, the Area Authority has continued to evolve and grow as the role of community mental health centers has expanded. During this time, the Area Authority was comprised of a two-county system, serving the needs of Gaston and Lincoln Counties. In 1999, Cleveland County joined to create a three-county system and the operating name of Pathways was created; and,

WHEREAS, until 2004, Pathways directly provided services to many of the consumers in each of the three disability groups (mental health, developmental disabilities and substance abuse) by providing those services. During the last few years leading up to this time period, many private provider organizations were created or moved to this area and services began to be more evenly divided between those that were provided by staff of the Area Authority and those provided by a private provider; and,

WHEREAS, in 2001, the NC legislature passed House Bill 381, which resulted in dramatic changes to the three plus decade history of the Area Program. Legislation required Pathways to transition from predominantly a provider of direct services to a manager of services. Conditional acceptance was given to operate as an LME beginning in July 2003, to begin the process to fulfill the concepts outlined in the plan. A significant part of the plan and the requirements of the reform was the divestiture of directly operated services. From July 2003 through October 2004, Pathways divested of the services directly serving approximately 7,000 consumers as well as approximately 550 positions from the Area Program payroll; and,

WHEREAS, Pathways currently serves as a care manager, a public policy leader, a provider community manager, and a community collaborator around issues involving mental health, developmental disabilities and substance abuse. Their responsibilities being broken down into the areas of: governance and administration; business operations; provider services management; communication and customer services; service management; and quality management; and,

WHEREAS, recent changes by state directives require LMEs to align with other Area Programs to reduce cost to the citizens of North Carolina. Pathway’s is pursuing a merger with Crossroads and Mental Health Partners which will expand their service to approximately 900,000 citizens in eight counties. In addition to the primary three counties of Gaston, Lincoln, and Cleveland Counties, the new partners will include Burke, Catawba, Iredell, Yadkin and Surry Counties. This will allow for better command and control because of its geographical location and by better knowing the community involvement. Pathways will be negotiating to become the lead agency because of its proven track record of outstanding level of service and accountability of provided tax dollars. Comparatively, Pathways serves nearly twice the population of proposed partners and is best poised to perform role as lead agency.

NOW, THEREFORE, BE IT RESOLVED that the Cleveland County Board of Commissioners fully supports the merger of the Gaston-Lincoln-Cleveland County LMEs (Pathways) with Burke-Catawba County (Mental Health Partners) with Iredell-Yadkin-Surry County (Crossroads) and said County Commission is also requesting that Pathways be identified as the lead agency and will assist the transitioning into a smooth merger.

BE IT FURTHER RESOLVED that copies of this resolution be forwarded to Department of Health and Human Services - Division of Medical Assistance and to County Commission Chairs in Burke, Catawba, Gaston, Lincoln, Iredell, Surry and Yadkin Counties.

ADOPTED THIS THE 3RD DAY OF MAY, 2011.

RESOLUTION: CHANGE IN REGULAR MEETING LOCATION OF MAY 17, 2010

Twice a year, Commissioners find it appropriate to hold their meetings out in the community. The purpose is to give those who are unable to travel to Shelby an opportunity to attend a County Commissioners meeting. Per General Statute 153A-40, any change in meeting location must be approved by resolution.

ACTION: Ronnie Hawkins made the motion, seconded by Jason Falls, to adopt the following resolution:

NUMBER 08-2011

CHANGE IN REGULAR MEETING SCHEDULE OF THE CLEVELAND COUNTY BOARD OF COMMISSIONERS

WHEREAS, the Cleveland County Board of Commissioners have decided that it is appropriate to change their meeting place for their regular meeting of Tuesday, May 17, 2011, from the Commission Chamber in the County Administrative Building to meet at the Casar Volunteer Fire Department in Casar. The meeting will begin at 6:00 p.m.
NOW, THEREFORE, BE IT RESOLVED, THAT, the Cleveland County Board of Commissioners will change the meeting place of said meeting and notify the public of their decision in accordance with the mandates of North Carolina General Statute 153A-40. The regular meeting schedule as adopted by the Board will resume after this meeting.

ADOPTED THIS 3rd DAY OF MAY, 2011.

COMMISSIONER REPORTS

Commissioner Holbrook and County Manager David Dear have been meeting with several Economic Development clients. He asked Commissioners and citizens to remember those in Alabama and the Mid-west.

Commissioner Falls made Commissioners aware that he will be bringing a proposed resolution requesting “family-friendly” music be played on city and county properties during events.

Vice-Chairman Hawkins publicly thanked all the volunteers who searched for Nathan Beck, the 14 year old boy who recently drowned in the Broad River.

Chairman Hutchins also thanked the volunteers and asked citizens to participate in the National Day of Prayer as there are numerous municipalities hosting events to honor this day.

Chairman Hutchins attended a regional meeting with Lincoln, Gaston and Catawba counties. He felt fortunate with all that Cleveland County has to offer and felt as though Cleveland County can offer guidance to the other counties.

ADJOURN

There being no further business to come before the Board at this time, Ronnie Hawkins made the motion, seconded by Jason Falls, and unanimously adopted by the Board, to adjourn the meeting. The next meeting of the Commission is scheduled for Tuesday, May 17, 2010 at 6:00 p.m at the Casar Volunteer Fire Department.

Johnny Hutchins, Chairman
Cleveland County Board of Commissioners

Kerri Melton, Clerk
Cleveland County Board of Commissioners