

August 23, 2011

County of Greene, Virginia

THE GREENE COUNTY BOARD OF SUPERVISORS MET ON TUESDAY, AUGUST 23, 2011 AT 5:30 P.M. IN THE COUNTY MEETING ROOM.

Present were: Steve Catalano, Chairman
Clarence Peyton, Vice Chairman
Jim Frydl, Member
Carl Schmitt, Member
Mike Skeens, Member
Ray Clarke, County Attorney
Barry Clark, County Administrator
Patti Vogt, Deputy Clerk
Tracy Morris, Finance Director

RE: EXECUTIVE SESSION

Upon motion by Clarence Peyton and unanimous vote, the Board entered into Executive Session to discuss legal and personnel matters pursuant to Section 2.2-3711 Subsection (a, 1-7) of the Code of Virginia.

Contract Matters:

- Water and Sewer
- Reassessment
- Emergency Services

Land Acquisition:

- Water and Sewer

Legal:

- None

Personnel:

- Administration
- Economic Development

Various Appointments:

- Regional Jail

Recorded vote:	Steve Catalano	-	Yes
	Clarence Peyton	-	Yes
	Jim Frydl	-	Yes
	Carl Schmitt	-	Yes
	Mike Skeens	-	Yes

Motion carried.

Upon motion by Clarence Peyton and unanimous vote, the Board returned to Open Session.

Recorded vote:	Steve Catalano	-	Yes
	Clarence Peyton	-	Yes
	Jim Frydl	-	Yes
	Carl Schmitt	-	Yes
	Mike Skeens	-	Yes

Motion carried.

By unanimous vote, all members certified that only public business matters lawfully exempted from the Open Meeting requirement and only such matters as identified by the motion to enter into Executive Session were discussed.

Recorded vote:	Steve Catalano	-	Yes
	Clarence Peyton	-	Yes
	Jim Frydl	-	Yes
	Carl Schmitt	-	Yes
	Mike Skeens	-	Yes

Motion carried.

RE: PUBLIC MEETING

The Chairman opened the meeting with the Pledge of Allegiance followed by a moment of silence.

RE: PUBLIC HEARING – PROPOSED REVISIONS TO SUBDIVISION AND ZONING ORDINANCES – OR#11-002 AND OR#11-004

Mr. Bart Svoboda, Zoning Administrator, reviewed the proposed amendments as follows:

Ordinance Revision #11-002 – Revise Subdivision Ordinance, Section 3-2 and all applicable references regarding Preliminary Plan Requirements and revise Zoning Ordinance, Articles 3, 4, 5, 6, 6A, 8, 9, 10, 11, 12, 15, 16 and 19 and all applicable references regarding Home Businesses, Home Occupations, Non-Conforming Uses, Site Development Plans, Height Regulations and like features.

Home occupation in Senior Residential (SR):

Revision proposed to support Comprehensive Plan goals. Home occupation is currently not allowed in SR.

Home business in Residential (R-1):

Revision proposed to support Comprehensive Plan goals. Home business is a use allowed by Special Use Permit in other residential zoning districts. The County can place conditions on the use and property to address potential impacts.

Revise nonconformity regulation:

Revision would not allow the expansion or enlargement of a non-conforming use or structure. State Code Section 15.2-2307 provides that the locality may, by ordinance, provide that no non-conforming use or structure may be expanded. There are currently 24 registered non-conforming uses in the County: 7 mobile homes/mobile home parks; 4 churches; 4 businesses; 5 residential type structures; 4 salvage yards. Three of the churches are now conforming because a Special Use Permit was approved. The Ordinance in 1975 required

registration of non-conforming uses. If you somehow forgot to do that in 1975 but can prove the non-conforming use is legitimate, the County still allows.

Revised height and accessory setback requirements:

Current ordinance places a height, story and yard restriction on accessory structures. Staff believes that as long as the structure meets yard and height regulations, a “story” should not be regulated.

Currently, in the C-1, A-1, R-1 and R-2 zoning districts, accessory structures require a 10 foot side and rear yard setback. Staff recommends that the side and rear setbacks for an accessory structure be changed to 5 feet from the property line.

Interconnectivity of Adjacent Lots

New access management regulations were approved that focus on location, spacing and design of entrances, street intersections, median openings and traffic signals. Each of these creates conflict points where vehicles have to stop or slow down, disrupting the flow of traffic. Better management of access to highways can reduce the number of conflict points and their adverse impact on highway operation and public safety. One tool of access management is to ensure that there is interconnectivity between adjacent parcels. Businesses benefit from better mobility that expands their market area and citizens benefit from system of parallel roads to access developments.

Farm Building

Clarify the definition of a farm building in the Zoning Ordinance.

The Planning Commission recommended approval of the proposed language for this ordinance revision.

Ordinance Revision #11-004 - Notice of Violation/Civil Enforcement – criminal vs. civil
Mr. Svoboda reviewed the proposed revision to the Zoning Ordinance to revise or clarify the notice of violation/civil enforcement – criminal vs. civil.

Criminal Law

- Punishment may be fine and/or imprisonment.
- The jury decision must be unanimous.
- The burden of proof is “beyond a reasonable doubt.”
- Only the defendant may appeal.
- The defendant is either guilty or not guilty.

Civil Law

- The individual cannot be imprisoned, even if he or she cannot pay the damages.
- The burden of proof is a “preponderance of the evidence” which sometimes is defined as “more likely than not”.
- Either party may appeal.
- The plaintiff and the defendant may both be found partially right and partially at fault.

Staff does not believe the criminal approach to enforcement is desirable. The burden of proof for criminal prosecution is much higher and requires a higher level of staff resources than is required by the civil injunction process. Staff believes the best alternative for improving

enforcement is the use of civil penalties, including the use of fines. It was also noted the sign and inoperable vehicle ordinances currently seek civil penalties for violations.

The Planning Commission recommended approval of the proposed language for this ordinance revision.

The Chairman opened the floor for public comment on both proposed revisions.

Ordinance Revision #11-002

Mr. Ken Lawson thought the revisions were pretty good overall but expressed concern with the site development plan easement and interconnectivity between parcels. He felt this could be detrimental to property owners and would force property owners to give the County an easement which is forever. Mr. Lawson pointed out that things can change a whole lot in forty or fifty years. He said this revision would really restrict owners if their property would ever be redeveloped.

Ordinance Revision #11-004

Mr. Lawson said he would be interested in the process for enforcement and felt staff would really become zoning police which puts an awful lot of power in a department. He asked what the process would be in the case of a disagreement. If this has not been a problem, then why change it? If there is a problem, what type of violation is driving this and what would tickets be issued for?

General

Mrs. Pasty Morris said she felt specific property owners should be given the opportunity to speak tonight. The Chairman noted the ordinance revisions are not related to any specific property.

As there were no further comments, the Chairman closed the public hearing.

Mr. Jim Frydl noted the revision indicates access to adjoining property shall be required as part of the site plan process and the existing ordinance provides that the Zoning Administrator can make allowances for properties where that doesn't make sense. There could be physical limitations to the property that wouldn't allow access. The entire property cannot be used for an easement.

Mr. Frydl also clarified the definition for a farm building as an accessory building on a lot of 5 acres or more zoned either A-1 or C-1. A home business accessory building applies across all zones and lot sizes pending a Special Use Permit.

Mr. Frydl felt the proposed revisions, for the most part, makes it simpler for things the average person would want to do. Also fits with VDOT studies and their stewardship of the Route 29 corridor which recommends interconnectivity also.

Mr. Peyton questioned the interconnectivity of adjacent lots noting the examples of existing parcels that have interconnectivity. He asked if the County has the authority to make changes to existing businesses. Mr. Svoboda said the County cannot require changes to existing businesses unless the owner requests an amendment to a site plan. Travel lanes have to meet specific standards to conform.

Mr. Peyton said he did not want to burden an existing business wanting to expand with additional regulation or excessive costs to interconnect with adjacent property. Would consideration be given if that type request was made? Mr. Svoboda said he recently dealt with a

business that modified its use and comments were made on the site plan regarding required interconnectivity. The property owner did not accept staff suggestions and used an existing utility easement to connect with an existing right-of-way which met the requirements.

Mr. Peyton asked about the appeal process. Mr. Svoboda said the appeal process did not change. An official determination is written by the Zoning Administrator that there is a violation. State Code requires appeal language to be written in the letter sent to the property owner or tenant who then has thirty days to appeal the determination. The appeal would be scheduled for the Board of Zoning Appeals who would review the determination for action. If either party is not happy with decision, they can appeal to the Circuit Court. There is a cost to appeal but if appeal is won, the fee is refunded.

Mr. Skeens asked for examples of violations. Mr. Svoboda said the majority of violations are signs and inoperable vehicles. Site plan violations could include issues with handicap spaces, parking spaces, not planting a tree, etc. The process takes about three to six months to even get as far as an official letter of determination. The Board of Zoning Appeals does not impose fines. The Circuit Court Judge imposes fines.

Mr. Schmitt said he felt these are all, by and large, positive changes and removes some constraints on citizens to make things easier for everybody. He felt the criminal to civil is the right direction as it is consistent with other areas. He was not as sure about interconnectivity and suggested the provision that gives latitude be cited in this paragraph. He felt "shall" is a pretty strong word and wondered if a different word could be used. Mr. Svoboda said this could be "pulled out" for further review.

The Chairman felt there should be a plan somewhere so this is less arbitrary. It was noted this is based on the old Route 29 Access Management Plan and staff could review possible ways to incorporate that. Mr. Schmitt said this is a very long term objective to ultimately coming up with some sort of parallel road to Route 29.

Mr. Catalano expressed concern regarding the non-conforming use section and suggested further study. He asked how many parcels would be affected noting those property owners stand to lose the most. In one swoop, their right to expand would be taken away which is significant. He suggested additional review and discussion.

Upon motion by Carl Schmitt and unanimous vote, the Board agreed to hold in abeyance adoption of OR#11-004 for further study and adopt OR#11-002 as proposed with the exception of nonconforming uses and interconnectivity of parcels.

Recorded vote:	Steve Catalano	-	Yes
	Clarence Peyton	-	Yes
	Jim Frydl	-	Yes
	Carl Schmitt	-	Yes
	Mike Skeens	-	Yes

Motion carried.

RE: FY 2010 AUDIT

Mr. Robert Huff, Robinson, Farmer, Cox and Associates, was present to discuss the audit for year ending June 30, 2010. Opinions on financial statements, controls and federal compliance were included. He noted the financial year ended in very positive manner and commented the Board is a good steward of County finances.

Mr. Huff said the Treasurer's Office and Finance Department are doing a very good job during 2011. While all upgrades, changes and improvements are not completed yet, Mr. Huff suggested the County continue on its current track.

The Chairman thanked Mr. Huff for attending the meeting.

RE: MATTERS FROM THE PUBLIC

There were no matters from the public.

RE: CONSENT AGENDA

Upon motion by Clarence Peyton and unanimous vote, the Board approved the following items on the consent agenda:

- a. Minutes of July 26 meeting.
- b. Resolution to accept Geer Lane in Geer Subdivision into the State Secondary Road System. (See Attachment "A")
- c. Resolution to accept and appropriate \$16,477 in grant funds from the Department of Motor Vehicles for DUI patrol for the Sheriff's Office. (See Attachment "B")

Recorded vote:	Steve Catalano	-	Yes
	Clarence Peyton	-	Yes
	Jim Frydl	-	Yes
	Carl Schmitt	-	Yes
	Mike Skeens	-	Yes

Motion carried.

RE: LEASE/PURCHASE AGREEMENT FOR VEHICLES

Mrs. Tracy Morris, Finance Director, reviewed the terms of the lease/purchase agreement in the amount of \$426,000 with SunTrust for five school buses and three vehicles for the Sheriff's Office. These vehicles were approved by the Board previously. The terms are three years for buses and one year for Sheriff's vehicles. No payments are due until July, 2012.

It was the consensus of the Board to authorize Mrs. Morris to proceed with the lease/purchase agreement.

RE: AGREEMENT WITH UVA MEDIC 5 FOR EMERGENCY SERVICE PERSONNEL

The Chairman said the Board will need to authorize additional UVA Medic 5 crews to support the volunteer Rescue Squad. A total of three additional crews, 12 hours each, at a cost of approximately \$99,000 is requested.

It was the consensus of the Board to authorize staff to move forward with the contract and to have the first reading of this additional appropriation at the next meeting.

RE: RESOLUTION – 9/11 NATIONAL MOMENT OF REMEMBRANCE

It was the consensus of the Board to support the resolution passed by the U.S. Senate (Senate Resolution 237) calling on Americans to participate in a Moment of Remembrance on September 11, 2011. (See Attachment "C")

RE: USE OF THE GREENE COUNTY NAME

The Chairman noted there is confusion, at times, regarding functions of the County of Greene and other entities using the name Greene County (i.e. Greene County Fair). He asked if the name Greene County could be made proprietary as the County is not affiliated with a lot of the organizations using the Greene County name.

The County Attorney said it is not possible to prevent anyone from using the Greene County name.

RE: REVISIONS TO SUBDIVISION AND ZONING ORDINANCES – OR#11-002 AND #11-004

The County Attorney said both he and Mr. Svoboda questioned the motion made by Mr. Schmitt and approved by the Board regarding the ordinance amendments. The motion was in part to hold in abeyance for further study OR#11-004, criminal vs. civil. That was not the intent of the Board. The Chairman allowed for an amended motion.

Upon motion by Carl Schmitt and unanimous vote, the Board amended the previous motion to include the adoption of OR#11-004.

Recorded vote:	Steve Catalano	-	Yes
	Clarence Peyton	-	Yes
	Jim Frydl	-	Yes
	Carl Schmitt	-	Yes
	Mike Skeens	-	Yes

Motion carried.

RE: OTHER MATTERS FROM THE BOARD

COMFORT/CONCESSION STATION

Mr. Schmitt said the construction of the comfort/concession station is moving along and may be done by the end of the week. The contractor is drilling the well.

SCHOOLS

Mr. Frydl said the School Board discussed a response to the Planning Commission regarding the proposed Creekside development.

The facilities project is on schedule and should be open for the first home game.

RE: EXECUTIVE SESSION

Upon motion by Carl Schmitt and unanimous vote, the Board entered into Executive Session to discuss legal and personnel matters pursuant to Section 2.2-3711 Subsection (a, 1-7) of the Code of Virginia.

Contract Matters:

- Reassessment

Personnel:

- Economic Development

Various Appointments:

- Regional Jail

Recorded vote:	Steve Catalano	-	Yes
	Clarence Peyton	-	Yes
	Jim Frydl	-	Yes
	Carl Schmitt	-	Yes
	Mike Skeens	-	Yes

Motion carried.

Upon motion by Clarence Peyton and unanimous vote, the Board returned to Open Session.

Recorded vote:	Steve Catalano	-	Yes
	Clarence Peyton	-	Yes
	Jim Frydl	-	Yes
	Carl Schmitt	-	Yes
	Mike Skeens	-	Yes

Motion carried.

By unanimous vote, all members certified that only public business matters lawfully exempted from the Open Meeting requirement and only such matters as identified by the motion to enter into Executive Session were discussed.

Recorded vote:	Steve Catalano	-	Yes
	Clarence Peyton	-	Yes
	Jim Frydl	-	Yes
	Carl Schmitt	-	Yes
	Mike Skeens	-	Yes

Motion carried.

RE: CONTRACT FOR GENERAL PROPERTY REASSESSMENT

Upon motion by Clarence Peyton and unanimous vote, the Board awarded the contract for the 2013 general property reassessment to Pearson's Appraisal Service, Inc. contingent upon an approved contractual agreement.

Recorded vote:	Steve Catalano	-	Yes
	Clarence Peyton	-	Yes
	Jim Frydl	-	Yes
	Carl Schmitt	-	Yes
	Mike Skeens	-	Yes

Motion carried.

RE: CENTRAL VIRGINIA REGIONAL JAIL

Upon motion by Jim Frydl and affirmative vote, the Board appointed Mr. Clarence Peyton to the Central Virginia Regional Jail.

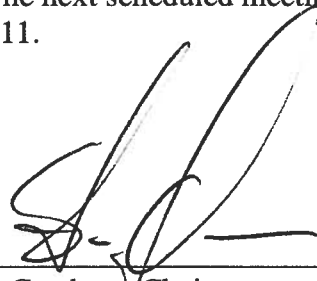
Recorded vote:	Steve Catalano	-	Yes
	Clarence Peyton	-	Abstained
	Jim Frydl	-	Yes
	Carl Schmitt	-	Yes
	Mike Skeens	-	Yes

Motion carried.

Board of Supervisors
August 23, 2011
Sheet 9

RE: ADJOURN MEETING

The meeting was adjourned at 9:53 p.m. The next scheduled meeting of the Board of Supervisors will be on Tuesday, September 13, 2011.



Steve Catalano, Chairman
Greene County Board of Supervisors



BOARD OF SUPERVISORS
POST OFFICE BOX 358
STANARDSVILLE, VIRGINIA 22973
TELEPHONE: 434-985-5201

RESOLUTION

August 23, 2011

WHEREAS, the streets described on the attached VDOT Form AM-4.3, fully incorporated herein by reference, is shown on a plat recorded in the Clerk's Office of the Circuit Court of Greene County, and

WHEREAS, the Resident Engineer for the Virginia Department of Transportation has advised this Board the streets meet the requirements established by the Subdivision Street Requirements of the Virginia Department of Transportation, and

NOW, THEREFORE, BE IT RESOLVED, this Board requests the Virginia Department of Transportation to add the streets described on the attached VDOT Form AM-4.3 to the secondary system of state highways, pursuant to 33.1-229, Code of Virginia, and the Department's Subdivision Street Requirements, and

BE IT FURTHER RESOLVED, this Board guarantees a clear and unrestricted right-of-way, as described, and any necessary easements for cuts, fills and drainage, and

BE IT FURTHER RESOLVED, that a certified copy of this resolution be forwarded to the Resident Engineer for the Virginia Department of Transportation.

Adopted in open meeting on August 23, 2011.

A Copy Teste:


Barry J. Clark
County Administrator

8-23-11
Date

Recorded Vote:	Jim Frydl	-	Yes
	Mike Skeens	-	Yes
	Clarence Peyton	-	Yes
	Carl Schmitt	-	Yes
	Steve Catalano	-	Yes

In the County of Greene

By resolution of the governing body adopted August 23, 2011

The following VDOT Form AM-4.3 is hereby attached and incorporated as part of the governing body's resolution for changes in the secondary system of state highways.

A Copy Testee

Signed (County Official):



Report of Changes in the Secondary System of State Highways

Project/Subdivision Geer Subdivision

Type Change to the Secondary System of State Highways: Addition

The following additions to the Secondary System of State Highways, pursuant to the statutory provision or provisions cited, are hereby requested; the right of way for which, including additional easements for cuts, fills and drainage, as required, is hereby guaranteed:

Reason for Change: New subdivision street

Pursuant to Code of Virginia Statute: §33.1-229

Street Name and/or Route Number

◆ Geer Lane, State Route Number 1042

Old Route Number: 0

● From: Rt 810

To: North to end of Cul-De-Sac, a distance of: 0.31 miles.

Recordation Reference: DB 1110 Pg 187

Right of Way width (feet) = 50

**RESOLUTION TO APPLY, ACCEPT AND APPROPRIATE
SIXTEEN THOUSAND FOUR HUNDRED SEVENTY-SEVEN
DOLLARS FOR THE DMV DUI PATROL GRANT**

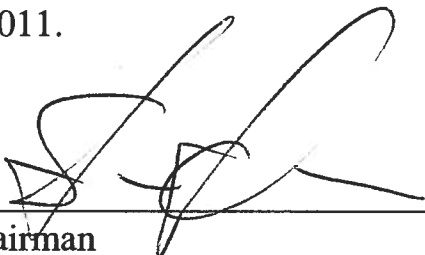
WHEREAS, the County of Greene could receive funding from the Department of Motor Vehicles for a DUI Patrol Grant; and


WHEREAS, the funds in the amount of sixteen thousand four hundred seventy-seven dollars (\$16,477) need to be appropriated to the appropriate line item in the 2011-2012 budget of the County of Greene, Virginia.

NOW, THEREFORE, BE IT AND IT IS HEREBY RESOLVED by the Board of Supervisors of the County of Greene, Virginia that sixteen thousand four hundred seventy-seven dollars (\$16,477) be appropriated to the 2011-2012 budget of the County of Greene.

BE IT FURTHER RESOLVED that the County Administrator of the County of Greene, Virginia is authorized to make the appropriate accounting adjustments in the budget to do all things necessary to give this resolution effect.

Adopted this 23rd day of August, 2011.


Chairman


Barry Clark, Clerk

RESOLUTION

County of Greene, Virginia Joining the National Moment of Remembrance of the 10th Anniversary of September 11th

WHEREAS, the governing body of the County of Greene, Virginia expresses their support of the United State's Senate regarding coming together as a Nation and ceasing all work or other activity for a moment of remembrance beginning at 1:00 p.m. Eastern Daylight Time on September 11, 2011, in honor of the 10th anniversary of the terrorist attacks committed against the United States on September 11, 2001; and

WHEREAS, at 8:46 a.m., on September 11, 2001, hijacked American Airlines Flight 11 crashed into the upper portion of the North Tower of the World Trade Center in New York City, New York; and

WHEREAS, 17 minutes later, at 9:03 a.m., hijacked United Airlines Flight 175 crashed into the South Tower of the World Trade Center; and

WHEREAS, at 9:37 a.m., the west wall of the Pentagon was hit by hijacked American Airlines Flight 77, the impact of which caused immediate and catastrophic damage to the headquarters of the Department of Defense; and

WHEREAS, at approximately 10:00 a.m., the passengers and crew of hijacked United Airlines Flight 93 acted heroically to retake control of the airplane and thwart the taking of additional American lives by crashing the airliner in Shanksville, Pennsylvania, and, in doing so, gave their lives to save countless others; and

WHEREAS, nearly 3,000 innocent civilians were killed in the heinous attacks of September 11, 2001; and

WHEREAS, tens of thousands of individuals narrowly escaped the attacks at the Pentagon and World Trade Center and, as witnesses to this tragedy, are forever changed; and

WHEREAS, countless fire departments, police departments, first responders, governmental officials, workers, emergency medical personnel, and volunteers responded immediately and heroically to those horrific events; and

WHEREAS, the Fire Department of New York suffered 343 fatalities on September 11, 2001, the largest loss of life of any emergency response agency in United States history; and

WHEREAS, the Port Authority Police Department suffered 37 fatalities in the attacks, the largest loss of life of any police force in United States history in a single day; and

WHEREAS, the New York Police Department suffered 23 fatalities as a result of the terrorist attacks; and

WHEREAS, the impact of that day on public health continues through 2011, as nearly 90,000 people are at risk of or suffering from negative health effects as a result of the events of September 11, 2001, including 14,000 workers and 2,400 community residents who are sick, and tens of thousands of others whose health is being monitored; and

WHEREAS, 10 years later, the people of the United States and people around the world continue to mourn the tremendous loss of innocent life on that fateful day; and

WHEREAS, 10 years later, thousands of men and women in the United States Armed Forces remain in harm's way defending the United States against those who seek to threaten the United States; and

WHEREAS, on the 10th anniversary of this tragic day, the thoughts of the people of the United States are with all of the victims of the events of September 11, 2001 and their families; and

WHEREAS, the lives of Americans were changed forever on September 11, 2001, when events threatened the American way of life; and

WHEREAS, in 2009, Congress and the President joined together to designate September 11 as a National Day of Service and Remembrance under the Serve America Act (Public Law 111-13; 123 Stat. 1460); and

WHEREAS, in September 2009 and 2010, President Obama issued Proclamation 8413 (74 Fed. Reg. 47045) and Proclamation 8559 (75 Fed. Reg. 56463) proclaiming September 11, 2009, and September 11, 2010, respectively, as Patriot Day and National Day of Service and Remembrance; and

WHEREAS, September 11 will never, and should never, be just another day in the hearts and minds of all people of the United States;

NOW, THEREFORE BE IT RESOLVED that the governing body of the County of Greene, Virginia:

- (1) recognizes September 11, 2011, as a day of solemn commemoration of the events of September 11, 2001, and a day to come together as a Nation; and
- (2) offers its deepest and most sincere condolences to the families, friends, and loved ones of the innocent victims of the September 11, 2001, terrorist attacks; and
- (3) honors the heroic service, actions, and sacrifices of first responders, law enforcement personnel, State and local officials, volunteers, and countless others who aided the innocent victims of those attacks and, in doing so, bravely risked and often gave their own lives; and
- (4) recognizes the valiant service, actions, and sacrifices of United States personnel, including members of the United States Armed Forces, the United States intelligence agencies, the United States diplomatic service, homeland security and law enforcement personnel, and their families, who have given so much, including their lives and well-being, to support the cause of freedom and defend the security of the United States; and
- (5) reaffirms that the people of the United States will never forget the challenges our country endured on and since September 11, 2001, and will work tirelessly to defeat those who attacked the United States; and

BE IT FURTHER RESOLVED that on the 10th anniversary of this tragic day in United States history the governing body of the County of Greene, Virginia calls upon all of the people and institutions of the United States to observe a moment of remembrance on September 11, 2011, including (i) media outlets; (ii) houses of worship; (iii) military organizations; (iv) veterans organizations; (v) airlines; (vi) airports; (vii) railroads; (viii) sports teams; (ix) the Federal Government; (x) State and local governments; (xi) police, fire, and other public institutions; (xii) educational institutions; (xiii) businesses; and (xiv) other public and private institutions; and

BE IT FURTHER RESOLVED that the governing body of the County of Greene, Virginia encourages the observance of the moment of remembrance to last for 1 minute beginning at 1:00 p.m. Eastern Daylight Time by, to the maximum extent practicable ceasing all work or other activity; and marking the moment in an appropriate manner, including by ringing bells, blowing whistles, or sounding sirens.

Adopted in Open Meeting this 23rd day of August, 2011.