

Alleghany County Board of Commissioners

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County Commissioners

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Clerk to the Board
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County Attorney
Donna Shumate

AGENDA

Monday, June 1, 2020

6:30 pm

- 6:30 Meeting called to order
Pledge of Allegiance and invocation
Approval of agenda

6:35 **Public Comments/Agenda Items:** Citizens are encouraged to comment at this time on any item(s) specifically listed on this meeting's agenda. Guidelines for public comment are posted in the meeting room.

A. 6:40 **Presentations to the Board**

- i. Lisa Bottomley – Chamber update
- ii. Public Safety employees recognition

B. 6:50 **General Business**

- i. ¼ cent sales tax referendum (page 1)
- ii. Fire and Rescue Association
- iii. Remote participation (pages 2-11)
- iv. Authorize VFD and Rescue contract revisions
- iii. FY20/21 Budget
 - a. FY20/21 Budget ordinance (pages 12-18)
 - b. FY20/21 Fee schedules (pages 19-25)
- iv. BDC/Wilkes Community College/Library paving follow-up
- v. Agenda layout; items to be voted on, items for information to be voted on at a later time
- vi. Start evening Commissioners meeting at 6:00 pm

C. 7:00 **Public Comments:** Citizens are encouraged to comment at this time on any item(s) requiring the attention of the Commissioners. Guidelines for public comment are posted in the meeting room.

D. 7:10 **County Manager Comments**

E. 7:20 **County Commissioner Comments**

F. 7:30 **Request for Closed Session Pursuant to
G.S. 143-318.11.(a)-(6) Personnel, G.S. 143-318.11.(a)-(3) Legal**

G. **Adjourn**



**RESOLUTION ORDERING THE REFERENDUM
FOR A QUARTER-CENT LOCAL OPTION SALES TAX**

WHEREAS, Article 46, Subchapter 8, Chapter 105 of the North Carolina General Statutes (§105-535 through 538) provides counties with the authority to levy a local sales and use tax at a rate of one-quarter percent (0.25%); and

WHEREAS, the Alleghany County property tax rate is currently \$0.597 and is significantly below the median tax rate for counties in the State of North Carolina; and

WHEREAS, the Alleghany County Board of Commissioners discussed levying a local sales and use tax at a rate of one-quarter percent (0.25%) at several budget work sessions in 2020; and

NOW, THEREFORE, BE IT RESOLVED, pursuant to North Carolina General Statute 105-537, that the Alleghany County Board of Commissioners hereby requests that the Alleghany County Board of Elections place on the ballot a special election advisory referendum on the 3rd day of November, 2020, for all of Alleghany County with the following ballot question:

“ FOR AGAINST

Local sales and use tax at the rate of one-quarter percent (0.25%) in addition to all other State and local sales and use taxes.”

FURTHER BE IT RESOLVED that the Alleghany County Board of Commissioners requests that, at such time the special election voting data is tabulated and certified, the Board of Elections forward said advisory referendum results to the Board of Commissioners in order to proceed as allowed in the above referenced statutes in Chapter 105 of the North Carolina General Statutes.

ADOPTED this the 1st day of June, 2020.

Bill Osborne, Chairman
Alleghany County Board of Commissioners

ATTEST:

Drew Temple, Clerk to the Board



Remote Participation in Local Government Board Meetings

Frayda S. Bluestein

An important vote is on the agenda for a city council meeting tonight. One council member is stuck in Chicago. May she call in and participate in the meeting and the vote by cell phone? Can a board member be considered to be “present” if she is not physically at the meeting? Governing boards of public entities increasingly face these questions as technology provides an ever-increasing array of options for electronic communication. Some North Carolina local governments currently allow members to “call in” to meetings, but no state statute specifically authorizes this.

A local government board action is valid only if taken in a legal meeting.¹ A meeting is legal if the applicable notice requirements have been met and a quorum is present.² This bulletin analyzes whether a board member can be considered to be present for purposes of a quorum if he or she participates remotely by phone, video, or other method. It also considers whether a local government has statutory authority to allow remote participation under a local policy. It concludes that until the North Carolina legislature or courts explicitly address these questions, city and county governing boards may be vulnerable to a legal challenge if a member who participates electronically casts a deciding vote or is necessary to establish a quorum.

Legal risk can be avoided if remote participation is allowed only when the member’s presence is not necessary to constitute a quorum, where the matter involves discussion only, or where the remote participant’s vote is not the deciding vote. Assuming remote participation is legal in some or all situations, the question of whether members of a particular board may participate remotely is a matter for the board to decide—an individual board member does not have an automatic right to participate if he or she is not physically present. This bulletin concludes with some practical suggestions for issues that might be addressed in a locally adopted remote participation policy.

The author is Associate Dean for Faculty Development and Professor of Public Law and Government at the School of Government. The author gratefully acknowledges research assistance provided by Christopher Tyner, School of Government Legal Research Associate.

1. *Kistler v. Bd. of Educ. Randolph Cnty.*, 233 N.C. 400, 64 S.E. 2d 403 (1951); *O’Neal v. Wake Cnty.*, 196 N.C. 184, 145 S.E. 28 (1928).

2. *Iredell Cnty. Bd. of Educ. v. Dickson*, 235 N.C. 359, 70 S.E.2d 14 (1952).

Statutory Provisions Governing Presence at Meetings

When analyzing the scope of local government authority, one typically looks for an affirmative grant of authority. The absence of a prohibition is not enough to indicate that a particular action will be legal.³ There are no statutes that specifically authorize remote participation in meetings.⁴ State statutes do, however, grant broad authority for city and county governing boards to adopt their own rules of procedure for meetings.⁵ Cities may adopt local rules “not inconsistent with the city charter, general law, or generally accepted principles of parliamentary procedure,”⁶ and county procedures must be “in keeping with the size and nature of the board and in the spirit of generally accepted principles of parliamentary procedure.”⁷ These provisions provide broad authority for boards to manage the conduct of their meetings. A local rule adopted under this authority could allow remote participation and delineate the circumstances and procedures governing such participation. Indeed, several North Carolina local governments and numerous state boards currently allow members to participate by phone.⁸

It may be argued, however, that the matter of whether a person must be physically present in order to be counted toward a quorum, to vote, and to be considered present for all other legal purposes is not a proper subject for a rule of procedure that is within the board’s discretion to adopt. This specific question has not been addressed in the North Carolina statutes or case law.

The quorum statutes that apply to city and county governing boards set out the number of members that must be present for a legally valid meeting to take place.⁹ Nothing in these statutes specifically says that members must be *physically* present to count toward a quorum. The voting statute for cities,¹⁰ however, does specifically mention physical presence. It provides that a person who fails to vote, has not been excused from voting, and yet remains “physically present” is counted as voting “yes.” This could be read to reflect a legislative intent that physical presence

3. *Lanvale Props., LLC v. Cnty. of Cabarrus*, 336 N.C. 142, 150, 731 S.E.2d 800, 807 (2012); *Jefferson Standard Life Ins. Co. v. Guilford Cnty.*, 225 N.C. 293, 34 S.E. 2d 430 (1945).

4. In 2008, the General Assembly enacted local legislation authorizing the Hyde County Board of Commissioners to conduct business using “simultaneous communication” (defined as a conference telephone call or other electronic means). S.L. 2008-111. It might be argued that the enactment of this law implies that such authority does not otherwise exist for counties or other local governments. Language in the act itself suggests that the legislature anticipated the possibility of this argument and took steps to prevent it. Section 3.2 of the act says, “Nothing in this act shall be construed to affect the validity of actions related to electronic meetings of any other public body.” This language appears to convey the legislature’s intent that the act does not imply a lack of authority for other units of government, but simply sets out the procedures for and limitations on the use of simultaneous communication for Hyde County.

5. Sections 160A-71(c), 153A-41 of the North Carolina General Statutes (hereinafter G.S.).

6. G.S. 160A-71(c).

7. G.S. 153A-41.

8. Although it might be assumed that state agencies have more flexibility in structuring their meeting procedures than do local governments, the law is otherwise. State agencies are dependent upon enabling statutes and are limited to those powers expressly granted by the constitution or legislature and those implied by those powers expressly granted. *See High Rock Lake Partners, LLC v. N.C. Dep’t of Transp. (DOT)*, 366 N.C. 315, 319, 735 S.E.2d 300, 303 (2012) (citations, internal quotation marks omitted) (“The DOT possesses only those powers expressly granted to it by our legislature or those which exist by necessary implication in a statutory grant of authority. . . . [T]he responsibility for determining the limits of statutory grants of authority to an administrative agency is a judicial function for the courts to perform. . . . In making this determination we apply the enabling legislation practically so that the agency’s powers include all those the General Assembly intended the agency to exercise.”).

9. G.S. 160A-74, 153A-43.

10. G.S. 160A-75.

is required. The provision is capable of being applied, however, to a member who participates from a remote location, since the crux of the provision is that a person must be excused from the meeting or excused from voting in order to avoid being counted as voting. A remote participant, if considered to be present for purposes of a quorum, could be excused from voting or from the meeting (by terminating the electronic connection) in order to avoid being counted as voting “yes” under the statute. Since there is no other provision in the city or county statutes that specifically requires physical presence, it is an open question as to whether a remote participant may be counted for quorum purposes.

If a person participating electronically is not necessary to establish a quorum—that is, if the number of members physically present is sufficient to establish a quorum—such participation creates no risk to the validity of the meeting. If the remote participant is necessary to establish a quorum, however, or if he or she casts a deciding vote, the action taken in the meeting may be subject to challenge. In that case, it will be up to a court to resolve the issue of whether such participation is valid in North Carolina.

Cases Addressing Electronic Participation

Cases in other states have held that a local governing board member can be considered “present” when participating electronically from a remote location. A Maryland case, for example, found that a requirement for physical presence was satisfied by a board member’s participation by telephone, holding, “we believe the term ‘present’ and ‘convene’ can encompass participation through the use of technology.”¹¹ The Maryland court relied on *Freedom Oil Co. v. Illinois Pollution Control Board*,¹² in which an Illinois appellate court found that a state agency had authority to conduct a meeting at which two out of six members participated by phone. Relying on an Illinois Attorney General’s opinion, as well as on other cases, the court found that the board’s conduct of a special meeting by telephone conference “[fell] within the Board’s specific authority to conduct meetings” and that it did not violate the state’s open meetings law.¹³

Would a North Carolina court recognize the possibility of including remote participants when determining a quorum? At least one North Carolina appellate decision supports the notion that local government authority should be interpreted in light of changes in technology. In *BellSouth Telecommunications, Inc. v. City of Laurinburg*,¹⁴ the North Carolina Court of Appeals held that the statutory authority for cities to operate cable systems included authority to operate a fiber optic network. The court reasoned that the legislature intended local

11. *Tuzeer v. Yim, LLC*, 29 A.3d 1019, 1034 (Md. Ct. Spec. App. 2011) (citing *Freedom Oil Co. v. Ill. Pollution Control Bd.*, 655 N.E.2d 1184, 1191 (Ill. App. Ct. 1995)), *cert. denied*, 35 A.3d 489 (Md. 2012) (phone participation by zoning board member did not violate open meetings law).

12. 655 N.E.2d 1184 (Ill. App. Ct. 1995).

13. *Id.* at 1189. Although this case involved a state agency, the court noted that such agencies do not have inherent authority, so the question addressed by the holding is analogous to the question of whether electronic participation is within the scope of a local government’s authority to conduct meetings (see *supra* note 8). While the *Freedom Oil* case acknowledges other cases holding that physical presence is required, those cases involved alleged violations of open meetings laws when electronic meetings were held without public notice or access. These cases are not relevant to the issue of whether such participation is lawful when conducted as part of a properly noticed meeting, with public access, under the North Carolina open meetings law, which explicitly recognizes electronic meetings.

14. 168 N.C. App. 75, 606 S.E.2d 721, *discretionary review denied*, 359 N.C. 629 (2005).

government activity to “grow in reasonable stride with technological advancements.”¹⁵ Advances in technology have improved the quality and convenience of remote participation. Indeed, many citizens regularly watch board meetings in the comfort of their own homes via live streaming to televisions and computers. As noted below, the open meetings law has for decades included procedures for conducting and providing access to electronic meetings, and the city and county quorum statutes do not create an explicit requirement for physical presence.

Until the matter is resolved by legislation or court ruling, however, boards must make their own judgments, in consultation with their attorneys, as to whether the risk of a challenge is worth the inclusion of members who cannot attend a meeting. Because there is broad authority for establishing local procedures, the risk of challenge can be minimized if electronic participation is allowed only when the number of physically present members is sufficient to establish a quorum.

Rules for Appointed Boards

This discussion has, so far, focused on city and county governing boards, since there are specific statutes that govern their quorum and voting requirements. But local governing boards, in turn, create many appointed boards, whose purposes and procedures are established in local ordinances and resolutions. These boards are rarely subject to specific statutory requirements.¹⁶ Local governments are free to establish the procedures for these boards, and these procedures could include provisions for remote participation. As noted below, special consideration should be given to the use of electronic participation in boards that function as quasi-judicial decision-makers.

North Carolina Open Meetings Law and Electronic Participation

Compliance with the state open meetings law¹⁷ is an essential component of a lawful meeting. This law requires public bodies to provide notice of and access to “official meetings.”¹⁸ Under the statute, an “official meeting” occurs when a majority of a public body meets, assembles, or gathers together at any time or place to conduct the business of the public body. “Official meeting” also specifically includes “the simultaneous communication by conference telephone or other electronic means.”¹⁹

The statute’s mention of a conference call or other electronic means of gathering is sometimes interpreted as a source of authority for electronic participation in local government and other public board meetings. After all, if a board is considered to be in an official meeting when its members gather together electronically, perhaps a partially electronic meeting is also considered an official meeting, which is authorized under the open meetings law. This interpretation is not universally accepted. Indeed, the language is open to several interpretations.

15. *Id.* at 86–87, 606 S.E.2d at 728.

16. An important exception is local boards of adjustment, which carry out specific quasi-judicial functions and are governed by statutory provisions affecting voting and conflicts of interest. *See* G.S. 160A-388; 153A-345.

17. G.S. Chapter 143, Article 33C.

18. *See* G.S. 143-318.10(a) (“each official meeting of a public body shall be open to the public, and any person is entitled to attend such a meeting”).

19. G.S. 143-318.10(d).

The open meetings law is designed to make sure that the public has access whenever a majority of the members of a public body—enough to make a binding decision—gather together on public business. It would be easy to circumvent the statute if members could simply call, email, or video conference and do their work outside of the public eye. So the statutes include such electronic gatherings within the definition of “official meeting.” But does the inclusion of electronic meetings *authorize* these types of meetings for all public agencies, or does it simply make clear that (1) if these types of meetings occur and notice is not given, they are illegal, and (2) if these types of meetings are otherwise authorized, public notice and access must be provided?

The statute clearly implies that at least some types of public bodies may lawfully conduct electronic meetings. If all the statute did was to include electronic meetings in the definition of an official meeting, it could be viewed as prohibitive—designed to make clear that members of public bodies can’t avoid the requirements of the statute by meeting electronically. But the law also includes procedures for conducting electronic meetings, requiring notice and a location at which the public may listen to a meeting conducted electronically.²⁰ There would be no reason to include these provisions if no public bodies have or could ever have authority to conduct a valid electronic meeting.

School of Government faculty members who are familiar with the act’s history have long advised that the language regarding electronic and telephone conferencing was included because some public bodies, primarily some state boards, were already conducting meetings by telephone. The provisions were apparently designed to make sure that there was a guarantee of public access to such meetings. While the law does recognize the possibility of electronic meetings, the open meetings law itself neither creates nor restricts the authority of particular types of public bodies to conduct electronic meetings. It simply describes the types of meetings to which the public has access and prescribes procedures for providing access whenever electronic means are used.

It is important to note that the open meetings law provisions relate to meetings of a majority of a given board. Nothing in this law—or in any other statutory provision relating to public bodies—directly addresses the validity of electronic participation by individual members of a public body in a properly noticed meeting. Nonetheless, the recognition of and rules for electronic meetings in the open meetings law suggest that electronic participation by members of a board will not violate the open meetings law, so long as procedures for providing access are met.²¹

Board Discretion to Allow Electronic Participation

Assuming that remote participation in a board meeting is legal or does not pose a risk of legal challenge, does a local government board member have a right to participate remotely? The answer is “no.” There is no legal basis for asserting such a right. As noted above, a governing board has authority to establish the rules for its meetings. It is up to the board to decide, by majority vote, whether or not to allow such participation and, if so, under what circumstances and subject to what rules.

20. G.S. 143-318.13(a).

21. *See* *Tuzeer v. Yim, LLC*, 29 A.3d 1019 (Md. Ct. Spec. App. 2011), *cert. denied*, 35 A.3d 489 (Md. 2012) (phone participation by zoning board member did not violate open meetings law).

Local Policies for Remote Participation

There are both practical and legal considerations that a local government should address if it decides to allow remote participation. For example, local policies should specify when remote participation will be allowed and how the process will be managed when it occurs.

When developing local policies, a governing board should consider the purposes of meetings and the laws that govern them. Most of the legal requirements are designed to provide public access to every aspect of the deliberative and decision-making process, except when it takes place in closed session. Meetings are also for the benefit of the members of the public body themselves. The decision-making process involves interaction among the members, as well as member interaction with the public. A state remote participation policy that was reviewed for this bulletin stated that its purpose was to promote full participation of board members while ensuring access and transparency for the public.²² A balance of these considerations is a useful goal when developing procedures for remote participation.²³

Technological Considerations

Technology provides many choices for audio and video access so that remote participants can be seen and heard at the meeting's physical location. But not every jurisdiction will have that technology in place, along with the staff resources to manage and maintain it. It may require added expense and more than the usual advance planning to make sure everything works at the meeting. This may be even more challenging for emergency meetings in which electronic participation may be important due to the short notice involved. Even with a decent phone connection, a remote participant may not be able to observe the other board members or the public. This may be a technical and legal issue for quasi-judicial hearings, as discussed in more detail below. Two-way video is a possible solution, as it can improve the experience for both the board members and the public, but it is heavily dependent on high-quality video systems and adequate Internet connectivity transmission speeds (i.e., broadband) in order to minimize delays and content loss.

Guidelines promulgated by the Massachusetts Attorney General's Office specify which remote participation methods may be used during a public body's meetings:

Acceptable means of remote participation include telephone, internet, or satellite enabled audio or video conferencing, or any other technology that enables the remote participant and all persons present at the meeting location to be clearly audible to one another. Accommodations must be made for any public body member who requires TTY service, video relay service, or other form of adaptive telecommunications. Text messaging, instant messaging, email and web chat without audio are *not* acceptable methods of remote participation.²⁴

Technical glitches can become distracting, can disrupt the flow of a meeting, and may create legal issues about whether and at what specific times a person is considered to be present. Local

22. MASS. ATTORNEY GEN.'S REGULATIONS, 940 CMR 29.10, *Remote Participation*, www.mass.gov/ago/government-resources/open-meeting-law/940-cmr-2900.html#Remote.

23. Attorney General of Massachusetts, *Attorney General's Open Meeting Law Guide*, "May a Member of the Public Body Participate Remotely?" www.mass.gov/ago/government-resources/open-meeting-law/attorney-generals-open-meeting-law-guide.html#Remote. These guidelines provide a good example of matters that may be addressed in a remote participation policy.

24. *See id.*, "What Are the Acceptable Means of Remote Participation?"

governments that allow remote participation should create and test internal procedures so that the necessary arrangements are reliably in place for remote participation when it occurs.

When to Allow Remote Participation

Reasons for Remote Participation

A review of remote participation policies and rules currently in use (mostly from other states) reveals that the decision about when remote participation should be allowed involves core policy and board relation issues. A board member who regularly misses board meetings may be viewed as simply not placing sufficient priority on board service.²⁵ To promote regular attendance, policies typically allow remote participation only in specific circumstances when a member is unable to attend. Examples include illness or disability of the member or a close relative, military service, unexpected lack of child care, family emergency, and work or public service obligations that require the member to be away. Policies may also include a statement that remote participation will not be allowed solely for the convenience of the board member or merely to avoid attending one or more particular meetings.

Permissible Only When a Quorum Is Present

Some policies allow remote participation only when enough members are physically present to constitute a quorum. This eliminates the legal issue, discussed above, regarding whether a remote participant can be considered to be present for purposes of establishing a quorum. It also, in effect, places a limit on how many people can participate remotely at a single meeting. This promotes ease of interaction among board members and potentially reduces technological challenges that might arise if more than a few members are connected electronically from separate locations. Some policies explicitly limit the number of members who can participate remotely in a particular meeting.

Permissible Only for Certain Kinds of Meetings

A policy might designate specific kinds of meetings at which remote participation is or is not permitted. Two types of meetings involve unique challenges for remote participation: quasi-judicial hearings and closed sessions.

Quasi-Judicial hearings. Local elected and appointed boards sometimes have responsibility for making decisions and conducting procedures in a quasi-judicial capacity. This occurs, for example, in a personnel grievance or termination hearing and in several types of land use proceedings, such as consideration of conditional or special use permits or variances. Quasi-judicial proceedings place the board in the role of a judge, hearing evidence and applying a legal standard found in an ordinance or statute. North Carolina courts have held that the basic elements of due process must be met in a quasi-judicial hearing, such as sworn testimony, an opportunity for the parties to be heard, and a neutral decision-maker.²⁶ Board members must at such hearings observe and evaluate the evidence and testimony, and the parties must have an opportunity to be heard. The board must decide the matter on the evidence presented and cannot rely on *ex*

25. Although there is no authority under North Carolina law for a city or county governing board to sanction or remove a board member for too many absences, rules for optional appointed boards could include sanctions, including removal, for failure to attend. See Frayda Bluestein, "Unexcused Absences," *Coates' Canons: NC Local Government Law Blog* (UNC School of Government, Jan. 24, 2013), <http://canons.sog.unc.edu/?p=6975>.

26. *Humble Oil & Ref. Co. v. Bd. of Aldermen*, 284 N.C. 458, 470, 202 S.E.2d 129, 137 (1974).

parte communications. Both the board and the applicant or petitioner have important roles in meeting these requirements, which include being able to observe evidence and demeanor and engage in cross-examination. Remote participation by one or more members of a quasi-judicial body raises special concerns in light of these requirements. Even though members who are physically present may receive or send information during the meeting using mobile electronic devices, remote participation may make it more difficult to monitor their communications for compliance with the standards that apply to quasi-judicial proceedings.

Given the additional legal and technical requirements that may apply to quasi-judicial hearings, a governing body might want to implement a policy prohibiting remote participation in these types of meetings. If a board's policy does allow remote participation, however, it should include minimum requirements for ensuring that both remote participants and the other parties involved can participate in and observe the proceedings as necessary to meet the applicable level of due process.

Closed sessions. The open meetings law provides several reasons for public bodies to meet in closed session.²⁷ For some—but not all—of these situations, remote participation can present challenges. If the purpose of the meeting is to preserve confidentiality (such as for attorney-client communications²⁸ or personnel matters²⁹), for instance, remote participation may raise concerns about whether information is being improperly shared.

Of course, even individuals who are physically present might be difficult to monitor given how easy it is to communicate with others electronically using mobile devices. Furthermore, although many board members may assume that it is illegal to share information from closed session meetings, the open meetings law does not explicitly prohibit it. Indeed, a person who is physically present at a meeting who communicates electronically (for example, by text message) with someone outside the meeting is not necessarily violating the law. A legal issue arises only with respect to communications involving specific types of information or records that are confidential under a specific legal provision.³⁰

A local policy might prohibit remote participation in all closed sessions, or it might bar it only in those dealing with confidential information. In cases where remote participation is allowed, procedures might be developed to ensure, to the extent possible, that the non-present member is alone and can be seen and heard by all the members participating.

Procedures for Remote Participation

Approval Process

As noted above, local policies may allow remote participation only for specified reasons. Policies may also require that a person must request approval to participate remotely in advance, for example, by filing a request with the clerk at least twenty-four or forty-eight hours in advance of the meeting, with exceptions, perhaps, for emergency meetings. The policy should delineate whether the board or some designee of the board must approve the request.

It is important to consider the potential for abuse and manipulation should the board not have objective bases and procedures in place for approving or disallowing remote participation.

27. See G.S. 143-318.11.

28. G.S. 143-318.11(a)(3).

29. G.S. 143-318.11(a)(6).

30. See Frayda Bluestein, "What Happens in Closed Session, Stays in Closed Session . . . Or Does It?" *Coates' Canons: NC Local Government Blog* (UNC School of Government, Dec. 9, 2009), <http://canons.sog.unc.edu/?p=1463>.

Even without the added dimension of remote participation, board majorities can schedule meetings or agenda items, knowing when particular members will or will not be able to attend. The potential for manipulation increases if the same majorities have complete discretion in deciding whether individual members are allowed to participate remotely. This is of special concern if remote participants are allowed to vote, a matter discussed below.

Discouraging Excessive Absences

A local policy might limit the number of times an individual board member may participate remotely. Even if there is no authority to sanction members for excessive absences (as is the case for governing board members),³¹ the board has discretion to disallow remote participation in cases where board members are abusing the privilege. Board majorities must exercise this authority carefully to avoid manipulation of the process for political advantage.

Voting and Written Ballots

A local policy should address the question of whether remote participants may vote and, if so, what procedures will be used to record and verify their votes. If a remote participant is considered to be present, the presumption is that he or she would be entitled to vote. Indeed, under the voting statute for city governing boards, a person is presumed to vote “yes” if he or she is present by remote means and has not been excused from voting. For these reasons, it would be important to have specific means for determining whether a person is still participating when a vote comes up. Policies can provide for a person to explicitly notify the board when the remote participant is leaving the meeting or rejoining the meeting by terminating or restarting the electronic connection. A policy could also state that a person is not considered present if the connection is lost unintentionally, due to technical problems.

A voice vote by telephone, which can be heard and recorded, could satisfy the basic voting requirements, unless votes are being taken by written ballot. It is possible that a fax, email, or text could be considered a written ballot, if the notion of an electronic signature (generally now accepted as binding in other circumstances) is accepted in this context. The obvious concern would be whether the remote participant in fact did the voting, but a person participating by electronic means could verify the action or, if there is video, could be observed doing it.

Minutes to Reflect Remote Participation

Minutes of meetings at which remote participation occurs should reflect which members are physically present and which are not. They should also reflect when members are excused from voting or are excused to leave or rejoin the meeting, just as they would for members who are physically present.

Majority of Board in a Remote Location

In most cases, the need for remote participation arises when a majority of the board meets in its regular location and one or two members are unable to physically attend. It is possible to imagine, however, a situation where a majority of a board is away, perhaps together attending training or a meeting, and a need for a meeting arises. Consider a five-member board, with three members who are out of town. An issue arises, and the mayor calls a special meeting to take place in city hall, with the three absent members participating by conference telephone call. For cities, there is no legal requirement regarding where meetings take place, but the notice of the meeting

31. *See supra* note 25.

must identify its location. If the city follows the procedures for providing visual and audio transmission at city hall under G.S. 143-318.13(a), it would appear that a notice stating that the meeting will take place at city hall would be valid, even if a majority of the board is participating from another location. It might be prudent to also provide notice of the location at which the three members are located, if they are all in the same place.

Under state law, a county board of commissioners must hold its meetings within the county, except in certain specified cases.³² In the absence of any specific authority to the contrary, it is best to assume that a majority of the board must be physically present in the county to comply with this requirement. Although it is technically possible for citizens to attend a meeting in the county at which a majority of the board is participating and can be seen and heard by electronic transmission, this approach might not be viewed as being compliant with the in-county meeting requirement.

Conclusion

Is remote participation more trouble than it is worth? That is up to local boards to decide. Despite some uncertainty about the legality, for quorum and voting purposes, of remote participation, it is clear that there are and will continue to be times when both the board's and the public's interests are best served by accommodating one or more board members' need to participate from another location. Indeed, a remote participant seems not so different from those who are present, when you consider the extent to which technology permeates meetings. Citizens participate remotely through video streaming, and members and attendees increasingly access electronic devices during meetings. Local policies addressing the legal and practical aspects of remote participation for elected and appointed boards can balance the needs of the boards and the needs of citizens, while incorporating available technology to accommodate these interests.

This bulletin has emphasized the two biggest legal risks in allowing remote participation: the possibility of a challenge to (1) the presence of a quorum and (2) the validity of a vote cast remotely, especially if the remote participant casts the deciding vote. The first risk can be avoided by adopting a local policy that requires a quorum to be physically present. The second risk may not be one that can be avoided by local policy. As noted above, a person who participates in a meeting remotely and is considered to be present has a right to participate fully, including in voting. It may not be possible to know in advance whether the remote participant will be the deciding vote, and it would open the process to unacceptable manipulation if remote participation rights were determined based on the expected outcome of a particular vote. So this risk is one that board members may have to consider and balance against the value of full participation in deciding whether to allow remote participation.

32. G.S. 153A-40.

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**ALLEGHANY COUNTY BUDGET ORDINANCE
FISCAL YEAR 2020-2021**

BE IT ORDAINED by the Board of Commissioners of Alleghany County, North Carolina meeting this the 1st day of June, 2020, that:

Section 1. General Fund

The following amounts are hereby appropriated in the General Fund for the operation of the county government and its activities for the fiscal year beginning July 1, 2020, and ending June 30, 2021, in accordance with the chart of accounts heretofore established for this county:

Governing Bodies	93,094
Administration	262,313
Finance	282,686
Human Resources	69,750
Board of Elections	135,650
Recreation	107,684
Economic Development	93,334
Tax Administration	420,077
Tag Office	43,026
GIS	135,753
Register of Deeds	220,876
Public Buildings	464,361
Sheriff's Department	1,574,515
Dispatch	313,962
Roaring Gap Deputies	108,860
Animal Control	85,258
Maintenance Court Related	4,000
Jail	955,850
Emergency Management	63,849
Building Inspector	123,146
Health Dept	16,200
EMS	852,169
Cooperative Extension	168,124
Soil and Water	93,896
Veteran's Office	42,641
Transportation-Adm.	132,332
Social Services	1,536,471
Public Assistance	997,272
Adoption Assistance	1,674
In Home Aid	6,000
Work First	900
County Insurance	1,693,884
Debt Service	1,270,003
School Current	2,521,101
School Capital Expense	517,714
Special Appropriations	1,282,006
Contingency	7,644
Un-appropriated Monies	<u>125,000</u>
	16,823,075

It is estimated that the following revenues will be available in the General Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021:

1 Current Year's Property Tax & Penalties	9,925,700
2 Prior Year's Property Tax	285,000
3 Local Option 1% & (2) 1/2% Sales Taxes	2,248,676
4 State & Federal Aid - Social Services Adm.	1,745,844
5 Revenues from State	473,632
6 Law Enforcement/Court & Jail Revenues	755,753
7 County Fees and Services Revenues	964,358
8 Miscellaneous Revenues	6,900
9 Transfers, Grants & Other Revenues	386,856
10 Fund Balance Appropriation	<u>30,356</u>
	16,823,075

Section 2. Tourism Development Authority Fund

The following amount is hereby appropriated in the Alleghany County Tourism Development Authority Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021:

Chamber Marketing	1,200
Administration	3,200
Chamber Administration	20,725
Bank Fees	25
Grants	29,000
TDA Marketing/Large Items	24,000
TDA Marketing/Promotional Items	<u>20,000</u>
	98,150

It is estimated that the following revenues will be available in the Alleghany County Tourism Development Authority Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021:

Occupancy Tax	80,000
Interest Earned	150
Fund Balance Appropriation	<u>18,000</u>
	98,150

Section 3. Transportation Fund

The following amount is hereby appropriated in the Alleghany County Transportation Enterprise Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021:

Personnel Expenses	247,584
Operational Expenses	65,278
Capital Expenses	229,970
Transfers	<u>0</u>
	542,832

It is estimated that the following revenues will be available in the Alleghany County Transportation Enterprise Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021:

Grant Revenues	215,828
Service Revenues	245,709
Transfer from General Fund	50,000
Fund Balance Appropriation	<u>31,295</u>
	542,832

Section 4. Outdoor Recreation Fund

The following amount is hereby appropriated in the Alleghany County Outdoor Recreation Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021:

Construction	127,604
Transfers	<u>0</u>
	127,604

It is estimated that the following revenues will be available in the Alleghany County Transportation Enterprise Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021:

Fund Balance Appropriation	295,269
	295,269

Section 5. Fairgrounds Fund

The following amount is hereby appropriated in the Alleghany County Fairgrounds Fund for fiscal year beginning July 1, 2020, and ending June 30, 2021:

Operating Expenses	17,560
Bank Fees	20
Trail Enhancements	<u>0</u>
	17,580

It is estimated that the following revenues will be available in the Alleghany County Fairgrounds Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021:

Fees	11,080
Cleaning Deposit	0
Fund Balance Appropriation	<u>6,500</u>
	17,580

Section 7. Special Revenue Drug Fund

The following amount is hereby appropriated in the Alleghany County Special Revenue Drug Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021:

Reserve for Drug Related Expenses	19,080
Bank Fees	<u>20</u>
	19,100

It is estimated that the following revenues will be available in the Alleghany County Special Revenue Drug Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021:

Fund Balance Appropriation	17,000
State Money Agency Drug	2,000
Interest	<u>100</u>
	19,100

Section 8. Register of Deeds Enhancement Fund

The following amounts are hereby appropriated in the Alleghany County Register of Deeds Enhancement Fund for fiscal year beginning July 1, 2020, and ending June 30, 2021:

Operating Expenses	10,900
Bank Fees	<u>60</u>
	10,960

It is estimated that the following revenues will be available in the Alleghany County Register of Deeds Enhancement Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021:

Transfer from General Fund	8,900
Interest	300
Fund Balance Appropriation	<u>1,760</u>
	10,960

Section 9. Library Fund

The following amount is hereby appropriated in the Alleghany County Library Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021:

Book Expenses	10,160
Annex Expenses	
Bank Fees	40
Capital Building Expenses	<u> </u>
	10,200

It is estimated that the following revenues will be available in the Alleghany County Library Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021:

Fund Balance Appropriation	3,000
Interest	200
Miscellaneous Revenues	<u>7,000</u>
	10,200

Section 10. Revaluation Fund

The following amount is hereby appropriated in the Revaluation Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021:

Revaluation Expenditures	59,400
Bank Fees	<u>150</u>
	59,550

It is estimated that the following revenues will be available in the Revaluation Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021:

Transfer from General Fund--Revaluation	0
Interest	600
Fund Balance Appropriation	<u>58,950</u>
	59,550

Section 11. School Capital Project Fund

The following amount is hereby appropriated in the School Capital Project Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021:

School Capital Projects Fund	807,145
Bank Fees	<u>300</u>
	807,445

It is estimated that the following revenues will be available in the School Capital Project Fund for the period beginning July 1, 2020, and ending June 30, 2021:

Contribution from General Fund—Art. 40 & 42	517,714
Fund Balance Appropriation	288,731
Interest	<u>1,000</u>
	807,445

Section 12. Transfer Facility Fund

The following amount is hereby appropriated in the Alleghany County Transfer Facility Enterprise Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021:

Transfer Facility Functions	298,945
Capital Improvements	60,880
Disposal/Transportation Expenses	<u>696,175</u>
	1,056,000

It is estimated that the following revenues will be available in the Alleghany County Transfer Facility Enterprise Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021:

Solid Waste Fees Household	802,800
Solid Waste Fees Commercial	215,000
White Goods/Scrap Tires Revenues	26,000
State Reimbursement	8,000
Electronics Recycling Revenues	700
Fund Balance Appropriation	
Capital Loan Proceeds	
Interest	<u>3,500</u>
	1,056,000

Section 13. E-911 Fund

The following amount is hereby appropriated in the Alleghany County E-911 Fund for fiscal year beginning July 1, 2020, and ending June 30, 2021:

Operating Expenses	227,443
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It is estimated that the following revenues will be available in the Alleghany County E-911 Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021:

Fees-E911 Surcharge	195,405
Appropriated Fund Balance	<u>32,038</u>
	227,443

Section 14. Property Taxes/Tax Rate

There is hereby levied a tax rate of \$0.597 per \$100 valuation of property listed for taxes as of January 1, 2020, for the purpose of raising the revenues listed as "Current Year's Property Tax and Penalties" in the General Fund in Section II of this Ordinance.

Section 15. Fire Tax

There is hereby levied five separate fire tax rates for each of the five fire districts in Alleghany County.

The following amount is hereby appropriated in the Fire Tax Fund for Cherry Lane VFD for the fiscal year beginning July 1, 2020, and ending June 30, 2021:

Operating Expenses	160,000
Fund Balance	<u>19,812</u>
	179,812

It is estimated that the following revenues will be available in the Fire Tax Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021 from \$0.04 fire tax:

Cherry Lane VFD	179,812
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The following amount is hereby appropriated in the Fire Tax Fund for Laurel Springs VFD for the fiscal year beginning July 1, 2020, and ending June 30, 2021:

Operating Expenses	58,097
Fund Balance	<u>3,997</u>
	62,094

It is estimated that the following revenues will be available in the Fire Tax Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021 from \$0.07 fire tax:

Laurel Springs VFD	62,094
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The following amount is hereby appropriated in the Fire Tax Fund for Sparta/Alleghany VFD for the fiscal year beginning July 1, 2020, and ending June 30, 2021

Operating Expenses	131,901
Fund Balance	<u>39,350</u>
	171,251

It is estimated that the following revenues will be available in the Fire Tax Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021 from \$0.03 fire tax:

Sparta/Alleghany VFD	171,251
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The following amount is hereby appropriated in the Fire Tax Fund for Glade Creek VFD for the fiscal year beginning July 1, 2020, and ending June 30, 2021

Operating Expenses	138,324
Fund Balance	<u>17,715</u>
	156,039

It is estimated that the following revenues will be available in the Fire Tax Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021 from \$0.07 fire tax:

Glade Creek VFD	156,039
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The following amount is hereby appropriated in the Fire Tax Fund for Piney Creek VFD for the fiscal year beginning July 1, 2020, and ending June 30, 2021

Operating Expenses	119,233
Fund Balance	<u>23,111</u>
	142,344

It is estimated that the following revenues will be available in the Fire Tax Fund for the fiscal year beginning July 1, 2020, and ending June 30, 2021 from \$0.06 fire tax:

Piney Creek VFD	142,344
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Section 16. Special Authorization - Budget Officer

A. The Budget Officer shall be authorized to reallocate departmental appropriations among the various objects of expenditure, as he believes necessary.

B. The Budget Officer shall be authorized to effect interdepartmental transfers, in the same fund, not to exceed \$5,000 of the appropriated monies for the department whose allocation is reduced. Notation of all such transfers shall be made to the Board on the next succeeding Financial Report.

C. May authorize interfund loans for a period of not more than 60 days.

D. Interfund transfers established in the budget document may be accomplished without recourse

to the Board.

Section 17. Restriction - Budget Officer

A. The interfund transfer of monies, except as noted in Section 15, paragraph C and D, shall be accomplished by Board authorization only.

B. No salary increases, beyond those set forth in the budget document, may be made without Board approval.

Section 18. Capital Project Funds

The following Capital Project Funds remain open:

- A. Senior Center/Courtroom/BDC Capital Project Fund

Section 19. Utilization of Budget and Budget Ordinance

This Ordinance and the Budget Document shall be the basis of the financial plan for Alleghany County Government during the 2020/2021 fiscal year. The Budget Officer shall administer the budget and he shall insure that operating officials are provided guidance and sufficient details to implement their appropriate portion of the Budget. The accounting section establishes records that are in consonance with the Budget and this Ordinance and the appropriate statutes of the State of North Carolina.

Adopted this the 1st day of June, 2020.

ATTEST:

ALLEGHANY COUNTY BOARD OF COMMISSIONERS:

Drew Temple
Clerk to the Board

Bill Osborne, Chair

Larry Prince, Vice-Chair

Mark Evans, Member

Bobby Irwin, Member

John U. Irwin, Jr., Member



Allegheny in Motion

Transportation Rates as of July 1, 2020

Rural General Public (RGP) In-County Fares

Pick-Up Area	Cost to Sparta
Sparta	\$3.00
Twin Oaks	\$4.00
Whitehead	\$4.00
18N to Chestnut Grove Ch Rd	\$4.00
Cherry Lane Community	\$5.00
Stratford	\$5.00
Jane Taylor Mtn to Hwy 88	\$5.00
18N from Chestnut Grove to Little Pine Road	\$5.00
Ennice	\$7.00
Glade Creek	\$7.00
Stratford 221 to 113	\$7.00
Hwy 88 to Laurel Springs	\$7.00
Roaring Gap	\$7.00
Edmonds	\$8.00
Piney Creek & Scottville	\$8.00
Laurel Springs	\$8.00

Elderly & Disabled Transportation

In-county per trip	\$1.00
Out-of-county Round Trip (0-100 miles-One Way Calculation)	\$2.00

*Appointments lasting over 2 hours will be charged \$5 per additional hour

***Over 125 miles-General Public Rates**

VA Hospital or Clinic Fares

Destination	Cost for Trip
Winston Salem	\$20.00
Wytheville, VA	\$20.00
Salisbury/Charlotte	\$40.00
Johnson City, TN	\$40.00
Durham	\$50.00
Salem, VA	\$50.00

Out-of-County Rural General Public (RGP)/Airport Fares

Destination	Cost for Trip
Elkin	\$40.00
Winston Salem	\$60.00
Greensboro	\$75.00
Charlotte	\$80.00
Raleigh	\$150.00

Rural General Public (RGP) Out-of-County Coordinated Fares

Destination	Cost for Trip
Winston Salem/Statesville/Wilkesboro/Mt. Airy (if trip is already scheduled)	\$20.00
Galax/Elkin/Jefferson/Independence (if trip is already scheduled)	\$10.00
Wal-Mart (destination and dates will vary)	\$5.00

**Please call the office for quotes on other
out of county destinations of equal or
comparable mileage. 336-372-8747**

Employment Transportation

Transportation to work, continuing education or job training	\$2.00 per trip
Child/children drop off or pick up	\$1.00 per stop

All rates are subject to grant fund availability in upcoming ROAP allocations.



Alleghany County Emergency Management

348 South Main Street – PO Box 1233 – Sparta, NC 28675

Fire Inspection Fee Schedule 2020/2021 Fiscal Year

General (regularly scheduled inspections):

Buildings 5,000 square feet or less - \$35

Buildings over 5,000 square feet - \$35 plus \$.005 per square foot over 5,000
with a maximum fee of \$600

ABC permits : \$35

Construction permits (alarm systems, kitchen hoods, sprinklers, etc.) : \$35

Underground fuel tank removal/install : \$50

Blasting permits : \$100 application fee plus \$10 per month, with a minimum of 12 month initial permit (\$220 initially). Annual or monthly payment acceptable for renewal provided there is no lapse or revocation of permit, in which case an application fee will be assessed.

Fireworks display permits : \$50

Churches, schools, foster homes, and other non-profit organizations are exempt from fire inspection fees

ALLEGHANY COUNTY EMERGENCY MEDICAL SERVICE

FEE SCHEDULE

FY 2020 - 2021

BASIC LIFE SUPPORT (BLS).....	\$ 250.00
BASIC LIFE SUPPORT (EMERGENCY).....	\$ 300.00
ADVANCED LIFE SUPPORT (NON-EMERGENCY)	\$300.00
ADVANCED LIFE SUPPORT (ALS EMERGENCY).	\$ 400.00
ADVANCED LIFE SUPPORT (ALS2).....	\$ 550.00
(Critical Patient Requiring 3 or more drugs /ALS Interventions)	
SPECIALTY CARE TRANSPORT (ALSCT)	\$ 550.00
MILEAGE (LOADED PATIENT).....	\$ 10.00 Per Mile
(in or out of county)	

Alleghany County Inspection Department

Permit Fees

Effective July 1, 2020

1 & 2 Family Dwelling:

\$385.00 for first 1,000 square foot heated area & \$10.00 per 100 square foot over 1,000
\$100.00 for first 1,000 square foot unheated area & \$ 8.00 per 100 square foot over 1,000

1 & 2 Family Dwelling Additions & Remodels:

\$200 for first 200 squares feet, .10 cents per square foot over 200 square feet up to 1,000
Anything over 1,000 square feet will need a 1&2 family dwelling permit

Park Model RV Accessory Buildings:

\$200.00 (Accessory Buildings over 1,000 square feet requires 1&2 Family Dwelling Permit)

Commercial Building, Remodeling & Additions:

\$8.00 per \$1,000.00 construction cost (minimum \$265.00)

Mobile Home:

Single Wide \$150.00 Double Wide \$200.00 Triple Wide \$300.00
Mobile Home with basement add \$100.00

Moving Permit:

\$400.00 includes moving & inspections

Trade Permits: (all commercial trade permits will be double the cost of residential)

Electrical Permits:

Wiring \$100.00 Service Change \$55.00
Alterations \$55.00 Camper Permit \$55.00
M.O.P. \$55.00 Park Model RV \$100.00
Reconnect \$30.00

Plumbing Permits:

Alterations \$55.00
System \$100.00
Water Heater \$55.00

Mechanical Permits

Mechanical Appliance \$55.00
Mechanical System \$100.00
Decorative Appliance \$55.00
Service Ditch \$20.00

Miscellaneous Permit:

Garage, Carport & Utility Building \$130.00 Garage with bonus room (fixed stairs) \$150.00
Decks \$55.00 Retaining Walls \$55.00
Roof \$55.00 Daycare \$65.00
ABC \$75.00 Commercial Demolition \$100.00
Sign \$75.00

*** All Building Permits include 7 trips to job site. Additional trips to site will be at owner/contractor expense at a rate of \$20.00 per trip plus 40.5 cents per mile – Excluding Commercial Permits.

***Any work started without a required permit is subject to penalty fee (double normal permit cost)

*** All inspections require 24-hour notice

***NO PHONE CALLS will be accepted by the Inspectors except in the office between 8:00 AM & 5:00 PM Monday through Friday (unless encase of emergency)

*** Decks and Utility Buildings over 200 square feet are required to have a permit

*** Trades permits include 2 trips to job site. Additional trips to site will be a rate of \$20.00 per trip plus 40.5 cents per mile.

Alleghany County Parks & Recreation

Fee Schedule

20/21 Fiscal year

Soccer Registration - \$25.00/child
Team Sponsorship - \$100.00

Girl's/Boys' Basketball Registration - \$25.00
Team Sponsorship - \$100.00

Tar-Heel (Little League) Registration - \$25.00
Team Sponsorship - \$100.00

Volleyball Registration -\$25.00
Team Sponsorship -\$100.00

Entry Fee Duncan Recreation Center - \$1.00/child under 12 \$2.00/Adult

Summer Tennis – Free

**ALLEGHANY COUNTY
SOLID WASTE DISPOSAL
FEE Schedule
2020/2021**

1) RESIDENTIAL: \$98.00 AVAILABILITY FEE PER YEAR

Residential is a dwelling unit. This may be a home, cabin, mobile home, apartment, or any other dwelling utilized as a habitat for all or any part of the fiscal year which is listed for ad valorem tax in the county of Alleghany.

**2) OWNER/OPERATOR RESIDENTIAL-BUSINESS: \$158.00 PER YEAR
(\$98.00 PER YEAR FOR RESIDENTIAL PLUS \$60.00 PER YEAR OR \$15.00 PER
QUARTER FOR BUSINESS SOLID WASTE DISPOSAL FEE)**

Business (manufacturing, sales, services, etc.) owned or operated in the place of residence as described above.

**3) BUSINESS: CHARGE BASED ON MINIMUM FEE AND/OR HISTORY OF
VOLUME FOR SIMILAR FUNCTIONS. MINIMUM FEE \$50.00 PER QUARTER**

**4) BUSINESS/INDUSTRY: DUMPSTER FEE OF \$6.50 PER YARD PICKED UP
ONCE PER WEEK WITH A 25% REDUCTION**

5) CONSTRUCTION/CONTRACTORS: \$75.00 PER TON WEIGHT

Minimum charge for availability will be \$15.00 per quarter.

6) SEASONAL BUSINESS: \$50.00 PER QUARTER OR PRO-RATE

Minimum charge unless volume of operation dictates additional charge,

7) BRUSH/EVERGREEN DISPOSAL: \$60.00 PER TON WEIGHT

Brush/evergreen disposal is a convenience sight for Alleghany County residents. With the amount of brush coming in and with the cost of grinding going up, Alleghany County is going to start charging citizens, and business \$60.00 per ton for brush.

(Mulch will cost \$10-Per Pickup truck, \$30-per dump truck)

8) Scrap Tire Charge: \$2 per passenger/light truck tire, \$5 per Tractor/semi-truck tire.

**9) ANIMAL MORTALITIES: \$60.00 PER TON WEIGHT
LARGE ANIMALS/LARGE AMOUNTS OF ANIMALS**

**10) SCALE AVAILABILTY USE: \$5.00 PER CERTIFIED TICKET
If someone from the public needs a certified weight there will be a \$5.00 charge**

**• PROPERTY OWNERS WILL BE RESPONSIBLE FOR ENSURING THAT ALL
ACCUMULATED DELINQUENT SOLID WASTE FEES GENERATED ON THEIR
PROPERTY ON OR AFTER JULY 1, 2002, IS PAID. IF THESE FEES REMAIN
DELINQUENT, THEY MAY BE ATTACHED TO THE PROPERTY OWNER'S TAX BILL**