

- 12.0 Effectuation
- 12.1 Separability
- 12.1.1 It is hereby declared to be the intention that the several provisions of this Ordinance are separable in accordance with the following:
- 12.1.2 If any court of competent jurisdiction shall adjudge any provision of this Ordinance to be invalid, such judgment shall not affect any other provisions of this Ordinance not specifically included in said judgment.
- 12.1.3 If any court of competent jurisdiction shall adjudge invalid the application of any portion of this Ordinance to a particular property, building, or other structure, such judgment shall not affect the application of said provision to any other property, building or structure not specifically included in said judgment.
- 12.2 Appendices. The appendices to this Ordinance are intended to be a list of small tracts of land classified for land use by separate ordinances. Said tracts are too small to appear separately on the county land use map, but have been described by metes and bounds description. The following ordinances are hereby incorporated into and made a part of the designated appendices of this Ordinance.

<u>ORDINANCE NUMBER</u>	<u>APPENDIX</u>
102	I
115	I
119	I
121	I
122	I
126	I
132	I
137	I
139	I
140	I
142	I
144	III
145	I
149	II
155	I
156	II
157	II
160	I
164	III

<u>ORDINANCE NUMBER</u>	<u>APPENDIX</u>
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(Con't)

166	IV
169	I
173	III
175	I
178	II
182	IV

12.3 Repealer. The following ordinances are hereby repealed: 111, 113, 116, 117, 118, 124, 125, 127, 128, 129, 131, 134, 138, 141, Articles II-V of 143, 147, 148, 150, 152, 153, 154, 158, 159, 161, Articles II & III of 163, 165, 167, 172, 174, 176 and 184.

12.3.1 Effect of Repealer. The repeal of any ordinance shall not affect any right accrued, any duty imposed, any penalty incurred, or any proceeding commenced, under or by virtue of the ordinance repealed. Any criminal action, civil suit, action or proceeding pending to enforce any right or obligation under the authority of the ordinance repealed shall and may be proceeded with and concluded under the ordinances in existence when the suit, action or proceeding was instituted, notwithstanding the repeal of such ordinances; or the same may be proceeded with and concluded under the provisions of the new Ordinance.