## POLICY FOR NAMING PROPERTY BELONGING TO THE COUNTY OF WAKE



Х	Countywide or		Department:		Division:
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Approving Authority: Wake County Board of Commissioners					
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It shall be the policy of the Wake County Board of Commissioners that the naming of all property belonging to the County be based on the following:

- 1. Property that may be given names or titles shall be either owned by Wake County government or leased by Wake County government for its use.
- 2. Properties that may be named or given a title include buildings; and areas in buildings; other physical facilities; collections of books, records or other printed or audio-visual materials; land, or water areas.
- 3. Official names or titles for property belonging to the County shall only be established or changed by the Board of Commissioners, as it deems appropriate.
- 4. Current names for property belonging to the County shall remain the same, unless changed by the Board of Commissioners upon relocation or change in function of the property.
- 5. No property belonging to Wake County shall be named for persons living. Leased property, that has been conferred a name by the lessor that is a person's name, need not be renamed if it has locational or other value.
- 6. Official names or titles for property belonging to the County shall be based upon geographical, historical, ecological, functional, or other such factors as the Board of Commissioners deems appropriate. If a geographical reference of locational value is derived from the name of a person, such as a street name, it may be used in naming County property.
- 7. Exceptions to this policy of naming property belonging to the County may be made by the Board of Commissioners, as it deems appropriate.