

POLICY FOR NAMING PROPERTY BELONGING TO THE COUNTY OF WAKE

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.

Adopted October 1, 1984.

Amended April 4, 1994.