FINAL -A-G-E-N-D-A-

FOR THE EFFINGHAM COUNTY COMMISSIONER WORKSHOP OF: JULY 26, 2012

Items of Business	Action Requested of	Previous Action of	Action
	Commissioners	Commissioners	Taken

*The Georgia Conflict of Interest in Zoning Action Statue (O.C.G.A. §§ 36-67A-1 et seq.) requires disclosure of certain campaign contributions made by applicants for rezoning actions and by opponents of rezoning application. A rezoning applicant or opponent of a rezoning application must disclose contributions or gifts which in aggregate total \$250.00 or more if made within the last two years to a current member of Effingham County Planning Board, Board of Commissioners, or other Effingham County official who will consider the application. The campaign contribution disclosure requirement applies to an opponent of a rezoning application who publishes his or her opposition by appearance before the Planning Board or Board of Commissioners or by any other oral or written communication to a member or members of the Planning Board or Board of Commissioners. Disclosure must be reported to the Board of Commissioners by applicants within ten (10) days after the rezoning application is filed and by opponents at least five (5) days prior to the first hearing by the Planning Board. Any person knowing failing to comply with these requirements shall be guilty of a misdemeanor.

**PLEASE TURN OFF YOUR CELL PHONE

I	Call to Order	4:00 p.m.	V. Ch.
			Loper
II	Workshop		
		Modifying the Special Purpose	
		Local Option Sales Tax (SPLOST)	Discussion
XIII	Adjournment		5:08 p.m.

Board Members attended:

Chairman C. D. Zeigler

Vice-Chairman Loper

Commissioner Brantley

Commissioner Jones

Commissioner Mason

Commissioner Kieffer