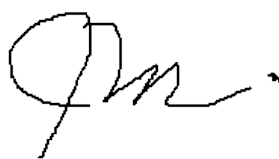


INTENT STATEMENT

The purpose of this amendment is to allow public testimony by a Party of Record at the Board of County Commissioners (BOCC) Land Use Meeting for rezoning applications without requiring the Party of Record to file a Request for Oral Argument.

Land Development Code (LDC) Section 10.03.04.E. outlines the criteria and procedures under which the BOCC is permitted to allow public testimony by a Party of Record (as defined in LDC Section 10.03.06). Pursuant to 10.03.04.E. a Party of Record is required to meet filing criteria and to file a Request for Oral Argument with the Clerk of the Board. If a Party of Record does not file the Request for Oral Argument in accordance with these criteria and procedures they are not permitted to provide public testimony.

This amendment updates LDC Sections 10.03.02.G and 10.03.04.E by removing the Oral Argument references, filing criteria and procedures in the LDC. It will thereby be permissible for a Party of Record to provide public testimony without first having to file a Request for Oral Argument.

LDC 20-0721	Division Director Sign-off	
--------------------	-------------------------------	--