

(a) The method of consideration of minor development permit requests by the local permit officer shall be uniform in application and shall be set out in writing and available for public inspection. The Local Permit Officer (LPO) shall use only forms approved by the Coastal Resources Commission in handling of any minor development permit application.

(c) The LPO shall maintain a record of all applications, correspondence, public notices, responses from public notices, and a copy of the final disposition for all permit applications whether issued or denied.

(e) The local government implementation and enforcement plan submitted to the Commission shall state how the local government will coordinate its review of minor development permits with all other local permits and approvals.

*History Note: Authority G.S. 113A-117(c);
Eff. November 1, 1984;
Readopted Eff. March 1, 2023.*