CHAMPAIGN COUNTY ZONING BOARD OF APPEALS NOTICE OF REGULAR MEETING

Date: March 02, 2006 Time: 7:00 PM Place: Brookens Gymnasium Brookens Administrative Center 1776 E. Washington Street Urbana, IL 61802 Note: NO ENTRANCE TO BUILDING FROM WASHING STREET PARKING LOT AFTER 4:30 PM. Use Northeast parking lot via Art Bartell Dr. and enter building through Northeast door.

If you require special accommodations please notify the Department of Planning & Zoning at (217) 384-3708

EVERYONE MUST SIGN THE ATTENDANCE SHEET - ANYONE GIVING TESTIMONY MUST SIGN THE WITNESS FORM

AGENDA

- 1. Call to Order
- 2. Roll Call and Declaration of Quorum
- 3. Correspondence

- 4. Approval of Minutes (August 26, 2004; January 31, 2006)
- 5. Continued Public Hearings

Case 522-AT-05 TEXT AMENDMENTS PROPOSED AS PART OF PHASE ONE OF THE CHAMPAIGN COUNTY COMPREHENSIVE ZONING REVIEW (CZR)

- Part A: Revise the nature and intent of the AG-1 Agriculture, AG-2 Agriculture, B-1 Rural Trade Center, and CR Conservation-Recreation Zoning Districts. Change the name of the AG-1 Agriculture Zoning District to AG Agriculture Zoning District.
- Part B: Modify the Table of Authorized Principal Uses, generally allowing fewer nonresidential uses in the CR Conservation-Recreation District and AG Agriculture District; more non-residential uses in the AG-2 Agriculture District; and expanding the uses allowable in the B-1 Rural Trade Center District under certain circumstances.
- Part C: Revise certain Special Use standard conditions.
- Part D: Further restrict the right to develop and construct dwellings 'by-right' on parcels on land in the AG-1 Agriculture, Ag-2 Agriculture, and CR Conservation-Recreation Districts from existing zoning provisions that allow 2 to 4 houses on parcels larger than 5 acres depending on parcel size plus one house on any lot over 35 acres. The proposed amendment will restrict the right to develop and construct dwellings 'by-right' on parcels of land as follows:
 - on parcels under 40 acres in area: one house is permitted 'by-right' if there is no existing house on the parcel;
 - on parcels 40 acres or more in area: one house is permitted 'by-right' for each 40 acres of parcel area in addition to any one existing house, up to a maximum total of 4 houses.
- Part E: Increase the minimum required lot area for new lots that are not created with a recorded plat of subdivision or a recorded plat of survey from one acre to two acres, excluding the public right-of-way in the AG Agriculture, AG-2 Agriculture, and CR Conservation-Recreation Districts.
- Part F: Restrict locations where construction may occur on lots in order to protect drainageways and known drain tile systems with certain exceptions.
- Part G: Require a protective buffer around public parks and preserves within which construction or uses that require a Zoning Use Permit and outdoor lighting fixtures that direct light or glare onto the adjacent public park or preserve are prohibited with certain exceptions.
- Part H: Make miscellaneous changes regarding standard for lots, site development and construction.

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Case 522-AT-05 cont:

- Part I: Require a protective buffer along streams and drainageways within the CR Conservation-Recreation District that are located both outside of an established drainage district and within a wooded area, with certain exceptions. Within the protective buffer, construction or uses that require a Zoning Use Permit are prohibited and restrictions are placed on the removal of mature trees and the disturbance of surface vegetation.
- Replace the Rural Residential Overlay provisions with Rural Planned Development District provisions, applicable in the CR Conservation-Recreation, AG Agriculture and AG-2 Agriculture Districts. Like the existing Rural Part J: Residential Overlay District, the Rural Planned Development District allows for potential development and construction of dwellings on new lots in addition to lots allowed 'by-right'. Key features of Rural Planned Development Districts provisions are as follows:
 - a maximum density on the number of new dwellings and lots that can be proposed is established and, generally, the number of lots that can 1) be proposed is reduced.
 - 2) no part of a Rural Planned Development, aside from a Resource Reserve or access to a Resource Reserve, may be located on Best Prime Farmland, defined as land with a Land Evaluation score of 85 or more based on the Champaign County Land Evaluation and Site Assessment System.
 - 3) County Board approval of both a Rezoning and a Special Use request is required and approval criteria are added to the review process.
- Part K: For proposed developments in the CR Conservation-Recreation District that require a Special Use or Rezoning:
 - 1) establish performance standards that are intended to minimize the impacts of the proposed Special Use or Rezoning on selected environmental resources; and
 - 2) require that a Natural Area Impact Assessment be conducted by a qualified professional if site contains (or contained as of 2005) welldeveloped woodland vegetation, sensitive riparian areas, pastures, prairies, or meadow areas and if a significant portion of such area is proposed to be impacted by the proposed Special Use or Rezoning.
- Part L: Make miscellaneous changes regarding zoning procedures.
- Part M: Change the *Zoning Ordinance* format and add new techniques and clarifying language. No change proposed in part M affects any substantive requirement of the Ordinance. New Part M provisions are added only for clarity or to provide a framework for other substantive amendments. Amendments proposed as **PART M include:**
 - 1) reorganize the provisions into 48 Chapters in lieu of the present 14 Sections;
 - 2) reserve chapters for future new provisions;
 - 3) institute a new numbering system;
 - 4) add language clarifying the scope and effect of the Ordinance;

 - add language clarifying the application of "use" as applied to lots;
 add "Conditional Use" and "County Board Special Use" as new categories of use authorization to the existing "by-right" and "special categories. No uses are assigned to the new categories by this use" amendment and it makes no substantive changes to the Table of Authorized Principal Uses by District.

 - 7) clarify regulations applying to the process of creating lots; and8) generally make grammatical and editorial changes as required by the new format and to provide greater clarity.
- 6. New Public Hearings
- 7. Staff Report
- 8. Other Business
- Audience Participation with respect to matters other than cases pending before the Board 9
- 10. Adjournment

* Administrative Hearing. Cross Examination allowed.