

98TH GENERAL ASSEMBLY State of Illinois 2013 and 2014 HB1203

Introduced 2/1/2013, by Rep. Joe Sosnowski

SYNOPSIS AS INTRODUCED:

55 ILCS 5/5-12009 from Ch. 34, par. 5-12009 55 ILCS 5/5-12009.5 55 ILCS 5/5-12014 from Ch. 34, par. 5-12014

Amends the Counties Code. Provides that a notice concerning variations, special uses, or specified zoning hearings need not include a metes and bounds legal description of the property affected, provided that the notice includes the common street address or addresses and property index number ("PIN") of all the parcels of real property contained in the affected area. Effective immediately.

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1 AN ACT concerning local government.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 5. The Counties Code is amended by changing Sections 5-12009, 5-12009.5, and 5-12014 as follows:
- 6 (55 ILCS 5/5-12009) (from Ch. 34, par. 5-12009)

5-12009. Variation by board of appeals. regulations by this Division authorized may provide that a board of appeals may determine and vary their application in harmony with their general purpose and intent and in accordance with general or specific rules therein contained in cases where there are practical difficulties or particular hardship in the way of carrying out the strict letter of any of such regulations relating to the use, construction or alteration of buildings or structures or the use of land; or the regulations by this Division authorized may provide that the county board may, by ordinance or resolution determine and vary their application in harmony with their general purpose and intent and in accordance with general or specific rules therein contained in cases where there are practical difficulties or particular hardship in the way of carrying out the strict letter any such regulations relating to the use, of construction or alteration of buildings or structures or the

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use of land; however, no such variation shall be made by such county board without a hearing before the board of appeals unless the variation sought is a variation of ten percent or less of the regulations by this Division authorized as to location of structures or as to bulk requirements under such regulations, in which case no public hearing is required and such variation may be granted by the administrative official charged with the enforcement of any ordinance or resolution adopted pursuant to this Division. Provided, however, that before such variation may be granted, a notice of the intent to grant such variation shall be sent by certified mail to all adjoining landowners. If any adjoining landowner files a written objection with the administrative official within 15 days of receipt of such notice, the variation shall only be considered by the board of appeals in the manner provided in this Section. All other variations sought shall be made only by ordinance, resolution or otherwise in a specific case and after a public hearing before a board of appeals of which there shall be at least 15 days notice of the date, time and place of such hearing published in a newspaper of general circulation published in the township or road district in which such property is located. If no newspaper is published in such township or road district, then such notice shall be published in a newspaper of general circulation published in the county and having circulation where such property is located. The notice shall contain: (1) the particular location of the real

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Any notice required by this Section need not include a metes and bounds legal description of the location for which the variation is requested, provided that the notice includes:

(i) the common street address or addresses and (ii) the

property index number ("PIN") or numbers of all the parcels of
real property contained in the area for which the variation is
requested.

The costs or charges of the publication notice by this Section required shall be paid by the petitioner or applicant.

Where a variation is to be made by ordinance or resolution, upon the report of the board of appeals such county board may by ordinance or resolution without further public hearing adopt any proposed variation or may refer it back to the board of appeals for further consideration and any proposed variation which fails to receive the approval of the board of appeals shall not be passed except by the favorable vote of 3/4 of all the members of the county board, but in counties in which the county board consists of 3 members only a 2/3 vote is required. Every such variation, whether made by the board of appeals directly or by ordinance or resolution after a hearing before a board of appeals shall be accompanied by a finding of fact specifying the reason for making such variation.

If a township located within a county with a population of less than 600,000 or more than 3,000,000 has a plan commission, and the plan commission objects to a zoning variation which affects unincorporated areas of the township, the township board of trustees within 15 days after the public hearing before the board of appeals on such zoning variation, may submit its written objections to the county board of the county where the unincorporated areas of the township are located. In

- 1 such case, the county board shall not approve the zoning
- 2 variation, except by the favorable vote of 3/4 of all members
- 3 of the county board.
- 4 Appeals from final zoning decisions of the County Board
- 5 must be filed within one year unless a shorter filing period is
- 6 required by another law.
- 7 (Source: P.A. 91-738, eff. 1-1-01.)
- 8 (55 ILCS 5/5-12009.5)
- 9 Sec. 5-12009.5. Special uses.
- 10 (a) The county board may, by an ordinance passed under this
- 11 Division, provide for the classification of special uses. Those
- 12 uses may include, but are not limited to, public and
- 13 quasi-public uses affecting the public interest; uses that have
- 14 a unique, special, or unusual impact upon the use or enjoyment
- 15 of neighboring property; and uses that affect planned
- development. A use may be permitted in one or more zoning
- 17 districts and may be a special use in one or more other zoning
- 18 districts.
- 19 (b) A special use may be granted only after a public
- 20 hearing conducted by the board of appeals. There must be at
- 21 least 15 days' notice before the hearing. The notice must
- include the time, place, and date of the hearing and must be
- 23 published in a newspaper published in the township or road
- 24 district where the property is located. If there is no
- 25 newspaper published in the township or road district where the

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property is located, the notice must be published in a newspaper of general circulation in the county. The notice must also contain (i) the particular location of the property for which the special use is requested by legal description and by street address, or if there is no street address, by locating the property with reference to any well-known landmark, highway, road, thoroughfare, or intersection; (ii) whether the petitioner or applicant is acting for himself or herself or as an agent, alter ego, or representative of a principal and the name and address of the principal; (iii) whether the petitioner or applicant is a corporation, and if so, the correct names and addresses of all officers and directors of the corporation and of all stockholders or shareholders owning any interest in excess of 20% of all of the outstanding stock or shares of the corporation; (iv) whether the petitioner or applicant, or his or her principal, is a business or entity doing business under an assumed name, and if so, the name and residence of all actual owners of the business or entity; (v) whether the petitioner or applicant, or his or her principal, is a partnership, joint venture, syndicate, or an unincorporated voluntary association, and if so, the names and addresses of all partners or members of the partnership, joint venture, syndicate, or unincorporated voluntary association; and (vi) a brief statement of the proposed special use.

In addition to any other notice required by this Section, the board of appeals must give at least 15 days' notice before

the hearing to (i) any municipality whose boundaries are within

1-1/2 miles of any part of the property proposed as a special

use and (ii) the owner or owners of any land adjacent to or

immediately across any street, alley, or public right-of-way

from the property proposed as a special use.

Any notice required by this Section need not include a metes and bounds legal description of the location for which the special use is requested, provided that the notice includes: (i) the common street address or addresses and (ii) the property index number ("PIN") or numbers of all the parcels of real property contained in the area for which the variation is requested.

The petitioner or applicant must pay the cost of the publication of the notice required by this Section.

- (c) A special use may be granted only upon evidence that the special use meets the standards established for that classification in the ordinance. The special use may be subject to conditions reasonably necessary to meet those standards.
- (d) The board of appeals shall report to the county board a finding of fact and a recommendation as to whether the county board should deny, grant, or grant subject to conditions the special use. The county board may, by ordinance and without a further public hearing, adopt any proposed special use on receiving the report or it may refer the proposal back to the board of appeals for further consideration.
 - (e) The county board may, by ordinance, delegate to the

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board of appeals the authority to grant special uses subject to 1 2 the restrictions and requirements of this Section. The 3 ordinance may delegate the authority to grant all special uses or to grant only certain classes of special uses while 4 5 reserving to the county board the authority to grant other classes of special uses. If the county board enacts an 6 7 ordinance delegating its authority, the board of appeals must, after conducting the required public hearing, issue a finding 8 9 of fact and final decision in writing on the proposed special 10 use.

- 11 (Source: P.A. 90-175, eff. 1-1-98; 91-334, eff. 7-29-99.)
- 12 (55 ILCS 5/5-12014) (from Ch. 34, par. 5-12014)
- 13 Sec. 5-12014. Amendment of regulations and districts.
 - (a) For purposes of this Section, the term "text amendment" means an amendment to the text of a zoning ordinance, which affects the whole county, and the term "map amendment" means an amendment to the map of a zoning ordinance, which affects an individual parcel or parcels of land.
 - (b) The regulations imposed and the districts created under the authority of this Division may be amended from time to time by ordinance or resolution, after the ordinance or resolution establishing same has gone into effect, but no such amendments shall be made without a hearing before the board of appeals. At least 15 days notice of the time and place of such hearing shall be published in a newspaper of general circulation

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published in such county. Hearings on text amendments shall be held in the court house of the county or other county building with more adequate facilities for such hearings. Hearings on map amendments shall be held in the township or road district affected by the terms of such proposed amendment or in the court house, or other county building with more adequate facilities for such hearings, of the county in which the affected township or road district is located. Provided, that if the owner of any property affected by such proposed map amendment so requests in writing, such hearing shall be held in the township or road district affected by the terms of such proposed amendment. Except as provided in subsection (c), text amendments may be passed at a county board meeting by a simple majority of the elected county board members, unless written protests against the proposed text amendment are signed by 5% of the land owners of the county, in which case such amendment shall not be passed except by the favorable vote of 3/4 of all the members of the county board. Except as provided in subsection (c), map amendments may be passed at a county board meeting by a simple majority of the elected county board members, except that in case of written protest against any proposed map amendment that is either: (A) signed by the owner or owners of at least 20% of the land to be rezoned, or (B) signed by the owner or owners of land immediately touching, or immediately across a street, alley, or public right-of-way from, at least 20% of the perimeter of the land to be rezoned,

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or in cases where the land affected lies within 1 1/2 miles of the limits of a zoned municipality, or in the case of a proposed text amendment to the Zoning Ordinance, by resolution of the corporate authorities of the zoned municipality with limits nearest adjacent, filed with the county clerk, such amendment shall not be passed except by the favorable vote of 3/4 of all the members of the county board, but in counties in which the county board consists of 3 members only a 2/3 vote is required. In such cases, a copy of the written protest shall be served by the protestor or protestors on the applicant for the proposed amendment and a copy upon the applicant's attorney, if any, by certified mail at the address of such applicant and attorney shown in the application for the proposed amendment. Notwithstanding any other provision of this Section, if a map amendment is proposed solely to correct an error made by the county as a result of a comprehensive rezoning by the county, the map amendments may be passed at a county board meeting by a simple majority of the elected board.

Any notice required by this Section need not include a metes and bounds legal description, provided that the notice includes: (i) the common street address or addresses and (ii) the property index number ("PIN") or numbers of all the parcels of real property contained in the area for which the variation is requested.

(c) If a township located within a county with a population of less than 600,000 has a plan commission and the plan

- 1 commission objects to a text amendment or a map amendment
- 2 affecting an unincorporated area of the township, then the
- 3 township board of trustees may submit its written objections to
- 4 the county board within 30 days after the hearing before the
- 5 board of appeals, in which case the county board may not adopt
- 6 the text amendment or the map amendment affecting an
- 7 unincorporated area of the township except by the favorable
- 8 vote of at least three-fourths of all the members of the county
- 9 board.
- 10 (Source: P.A. 89-272, eff. 8-10-95.)
- 11 Section 99. Effective date. This Act takes effect upon
- 12 becoming law.