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Sen. Susan Garrett

## Filed: 5/27/2004

	09300HB0846sam001 LRB093 05623 MKM 51655 a
1	AMENDMENT TO HOUSE BILL 846
2	AMENDMENT NO Amend House Bill 846 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Counties Code is amended by changing
5	Sections 5-1041 and 5-1042 as follows:
6	(55 ILCS 5/5-1041) (from Ch. 34, par. 5-1041)
7	Sec. 5-1041. Maps, plats and subdivisions. A county board
8	may prescribe, by resolution or ordinance, reasonable rules and
9	regulations governing the location, width and course of streets
10	and highways and of floodplain, stormwater and floodwate:
11	runoff channels and basins, and the provision of necessary
12	public grounds for schools, public libraries, parks or
13	playgrounds, in any map, plat or subdivision of any block, lo
14	or sub-lot or any part thereof or any piece or parcel of land
15	not being within any city, village or incorporated town. The
16	rules and regulations may include such reasonable requirements
17	with respect to water supply and sewage collection and
18	treatment as may be established by the Environmental Protection
19	Agency, and such reasonable requirements with respect to
20	floodplain and stormwater management as may be established by
21	the County Stormwater Management Committee established under
22	Section 5-1062 of this Code, and such reasonable requirement:
23	with respect to street drainage and surfacing as may be
24	established by the county engineer or superintendent of

highways and which by resolution shall be deemed to be the 1 2 minimum requirements in the interest of the health, safety, 3 education and convenience of the public of the county; and may 4 provide by resolution that the map, plat or subdivision shall 5 be submitted to the county board or to some officer to be designated by the county board for their or his approval. The 6 7 county board shall have a qualified engineer make an estimate 8 of the probable expenditures necessary to enable any person to conform with the standards of construction established by the 9 board pursuant to the provisions of this Section. Except as 10 provided in Section 3 of the Public Construction Bond Act, each 11 person who seeks the county board's approval of a map, plat or 12 13 subdivision shall post a good and sufficient cash bond, 14 irrevocable letter of credit, surety bond, or other adequate 15 security with the county clerk, in a penal sum sufficient to cover the estimate of expenditures made by the estimating 16 17 engineer. The cash bond, irrevocable letter of credit, surety 18 bond, or other adequate security shall be conditioned upon 19 faithful adherence to the rules and regulations of the county 20 board promulgated pursuant to the authorization granted to it 21 by this Section or by Section 5-1062 of this Code, and in such cases no such map, plat or subdivision shall be entitled to 22 23 record in the proper county or have any validity until it has 24 been so approved. If the county board requires a cash bond, 25 letter of credit, surety, or any other method to cover the 26 expenses and to insure completion costs and of the 27 requirements, the requirements shall be subject to the 28 provisions of Section 5-1123 of this Code. This Section is 29 subject to the provisions of Section 5-1123.

The county board may, by resolution, provide a schedule of fees sufficient to reimburse the county for the costs incurred in reviewing such maps, plats and subdivisions submitted for approval to the county board. The fees authorized by this Section are to be paid into the general corporate fund of the 1 county by the party desiring to have the plat approved.

2 For purposes of implementing ordinances regarding 3 developer donations or impact fees and only for the purpose of 4 expenditures thereof, "public grounds for schools" is defined 5 as including land or site improvements, which include school other infrastructure necessitated 6 buildings or and 7 specifically and uniquely attributable to the development or subdivision in question. This amendatory Act of the 93rd 8 General Assembly applies to all impact fees or developer 9 donations paid into a school district or held in a separate 10 account or escrow fund by any school district or county for a 11 school district. 12

13 For purposes of implementing ordinances regarding developer donations or impact fees and only for the purpose of 14 expenditures thereof, "public libraries" is defined as 15 including land or site improvements, including library 16 buildings or other infrastructure necessitated by and 17 specifically and uniquely attributable to the development or 18 subdivision in question. This amendatory Act of the 93rd 19 General Assembly applies to all impact fees or developer 20 21 donations paid into a public library or library district or 22 held in a separate account or escrow fund by any public library or library district or county for a public library or library 23 24 district.

No officer designated by a county board for the approval of plats shall engage in the business of surveying, and no map, plat or subdivision shall be received for record or have any validity which has been prepared by or under the direction of such plat officer.

It is the intention of this amendatory Act of 1990 to repeal the language added to Section 25.09 of "An Act to revise the law in relation to counties", approved March 31, 1874, by P.A. 86-614, Section 25.09 of that Act being the predecessor of this Section. 09300HB0846sam001

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(Source: P.A. 92-479, eff. 1-1-02; 93-330, eff. 7-24-03.)

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(55 ILCS 5/5-1042) (from Ch. 34, par. 5-1042)

3 Sec. 5-1042. Maps, plats and subdivisions in certain 4 counties. In any county with a population not in excess of 500,000 located in the area served by the Northeastern Illinois 5 Metropolitan Planning Commission, a county board may establish 6 7 by ordinance or resolution of record reasonable rules and regulations governing the location, width and course of streets 8 9 and highways, and the provision of public grounds for schools, 10 public libraries, parks or playgrounds, in any map, plat or subdivision of any block, lot or sub-lot or any part thereof or 11 any piece or parcel of land in the county, not being within any 12 13 city, village or incorporated town in the county which rules 14 and regulations may include such reasonable requirements with 15 respect to water supply and sewage collection and treatment, and such reasonable requirements with respect to street 16 17 drainage and surfacing, as may be established by the county 18 board as minimum requirements in the interest of the health, 19 safety and convenience of the public of the county; and may 20 require by ordinance or resolution of record that any map, plat or subdivision shall be submitted to the county board or some 21 22 officer to be designated by the county board for its or his 23 approval in the manner provided in Section 5-1041, and to 24 require bonds and charge fees as provided in Section 5-1041. 25 This Section is subject to the provisions of Section 5-1123.

26 For purposes of implementing ordinances regarding 27 developer donations or impact fees and only for the purpose of 28 expenditures thereof, "public grounds for schools" is defined as including land or site improvements, which include school 29 30 buildings or other infrastructure necessitated and specifically and uniquely attributable to the development or 31 32 subdivision in question. This amendatory Act of the 93rd General Assembly applies to all impact fees or developer 33

09300HB0846sam001

1 donations paid into a school district or held in a separate 2 account or escrow fund by any school district or county for a 3 school district.

4 For purposes of implementing ordinances regarding 5 developer donations or impact fees and only for the purpose of expenditures thereof, "public libraries" is defined as 6 7 including land or site improvements, including library buildings or other infrastructure necessitated by and 8 specifically and uniquely attributable to the development or 9 10 subdivision in question. This amendatory Act of the 93rd 11 General Assembly applies to all impact fees or developer donations paid into a public library or library district or 12 13 held in a separate account or escrow fund by any public library or library district or county for a public library or library 14 15 district.

16 (Source: P.A. 93-330, eff. 7-24-03.)

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Section 10. The Illinois Municipal Code is amended by changing Section 11-12-5 as follows:

20 (65 ILCS 5/11-12-5) (from Ch. 24, par. 11-12-5)

Sec. 11-12-5. Every plan commission and planning department authorized by this division 12 has the following powers and whenever in this division 12 the term plan commission is used such term shall be deemed to include the term planning department:

(1) To prepare and recommend to the corporate authorities a 26 27 comprehensive plan for the present and future development or 28 redevelopment of the municipality. Such plan may be adopted in 29 whole or in separate geographical or functional parts, each of 30 which, when adopted, shall be the official comprehensive plan, 31 or part thereof, of that municipality. This plan may include 32 reasonable requirements with reference to streets, alleys, public grounds, and other improvements hereinafter specified. 33

The plan, as recommended by the plan commission and as 1 2 thereafter adopted in any municipality in this state, may be 3 made applicable, by the terms thereof, to land situated within 4 the corporate limits and contiguous territory not more than one 5 and one-half miles beyond the corporate limits and not included in any municipality. Such plan may be implemented by ordinances 6 7 establishing reasonable standards of (a) design for subdivisions and for resubdivisions of unimproved land and of 8 subject to redevelopment in respect 9 areas to public 10 improvements as herein defined; (b) establishing reasonable 11 requirements governing the location, width, course, and surfacing of public streets and highways, alleys, ways for 12 public service facilities, curbs, gutters, sidewalks, street 13 14 lights, parks, playgrounds, school grounds, <u>public libraries</u>, 15 size of lots to be used for residential purposes, storm water drainage, water supply and distribution, sanitary sewers, and 16 17 sewage collection and treatment; and (c) may designate land 18 suitable for annexation to the municipality and the recommended 19 zoning classification for such land upon annexation.

20 (2) To recommend changes, from time to time, in the21 official comprehensive plan.

(3) To prepare and recommend to the corporate authorities,
from time to time, plans for specific improvements in pursuance
of the official comprehensive plan.

(4) To give aid to the municipal officials charged with the direction of projects for improvements embraced within the official plan, to further the making of these projects, and, generally, to promote the realization of the official comprehensive plan.

30 (5) To prepare and recommend to the corporate authorities 31 schemes for regulating or forbidding structures or activities 32 which may hinder access to solar energy necessary for the 33 proper functioning of solar energy systems, as defined in 34 Section 1.2 of The Comprehensive Solar Energy Act of 1977, or 1 to recommend changes in such schemes.

2 (6) To exercise such other powers germane to the powers
3 granted by this article as may be conferred by the corporate
4 authorities.

5 (7) For purposes of implementing ordinances regarding developer donations or impact fees, and specifically for 6 7 expenditures thereof, "school grounds" is defined as including land or site improvements, which include school buildings or 8 other infrastructure necessitated and specifically and 9 10 uniquely attributed to the development or subdivision in question. This amendatory Act of the 93rd General Assembly 11 applies to all impact fees or developer donations paid into a 12 13 school district or held in a separate account or escrow fund by 14 any school district or municipality for a school district.

15 (8) For purposes of implementing ordinances regarding developer donations or impact fees and only for the purpose of 16 expenditures thereof, "public libraries" is defined as 17 18 including land or site improvements, including library buildings or other infrastructure necessitated by and 19 specifically and uniquely attributable to the development or 20 subdivision in question. This amendatory Act of the 93rd 21 22 General Assembly applies to all impact fees or developer donations paid into a public library or library district or 23 24 held in a separate account or escrow fund by any public library 25 or library district or municipality for a public library or 26 library district.

27 (Source: P.A. 93-330, eff. 7-24-03.)

28 Section 99. Effective date. This Act takes effect upon 29 becoming law.".