LRB9202622MWdv

I

1

AN ACT concerning zoning.

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

Section 5. The Illinois Municipal Code is amended by
changing Section 11-13-1 as follows:

6 (65 ILCS 5/11-13-1) (from Ch. 24, par. 11-13-1)

Sec. 11-13-1. To the end that adequate light, pure air, 7 8 and safety from fire and other dangers may be secured, that the taxable value of land and buildings throughout the 9 municipality may be conserved, that congestion in the public 10 streets may be lessened or avoided, that the hazards to 11 12 persons and damage to property resulting from the 13 accumulation or runoff of storm or flood waters may be lessened or avoided, and that the public health, safety, 14 15 comfort, morals, and welfare may otherwise be promoted, and to insure and facilitate the preservation of sites, areas, 16 and structures of historical, architectural and aesthetic 17 18 importance; the corporate authorities in each municipality 19 have the following powers:

20 (1) To regulate and limit the height and bulk of buildings hereafter to be erected; (2) to establish, 21 22 regulate and limit, subject to the provisions of Division 14 of this Article 11, the building or set-back lines on 23 or along any street, traffic-way, drive, parkway or storm 24 or floodwater runoff channel or basin; (3) to regulate 25 and limit the intensity of the use of lot areas, and to 26 27 regulate and determine the area of open spaces, within and surrounding such buildings; (4) to classify, regulate 28 and restrict the location of trades and industries and 29 location of buildings designed for specified 30 the industrial, business, residential, and other uses; (5) to 31

1 divide the entire municipality into districts of such 2 number, shape, area, and of such different classes (according to use of land and buildings, height and bulk 3 4 of buildings, intensity of the use of lot area, area of open spaces, or other classification) as may be deemed 5 best suited to carry out the purposes of this Division 6 7 13; (6) to fix standards to which buildings or structures 8 therein shall conform; (7) to prohibit uses, buildings, 9 or structures incompatible with the character of such districts; (8) to prevent additions to and alteration or 10 11 remodeling of existing buildings or structures in such a way as to avoid the restrictions and limitations lawfully 12 imposed under this Division 13; (9) to classify, to 13 regulate and restrict the use of property on the basis of 14 15 family relationship, which family relationship may be 16 defined as one or more persons each related to the other by blood, marriage or adoption and maintaining a common 17 household; and (10) to regulate or forbid any structure 18 or activity which may hinder access to solar energy 19 necessary for the proper functioning of a solar energy 20 21 system, as defined in Section 1.2 of The Comprehensive 22 Solar Energy Act of 1977.

23 powers enumerated may be exercised within The the corporate limits or within contiguous territory not more than 24 25 one and one-half miles beyond the corporate limits and not included within any municipality. However, if 26 any municipality adopts a plan pursuant to Division 12 of Article 27 11 which plan includes in its provisions a provision that the 28 29 plan applies to such contiguous territory not more than one 30 and one-half miles beyond the corporate limits and not included in any municipality, then no other municipality 31 shall adopt a plan that shall apply to any territory included 32 within the territory provided in the plan first so adopted by 33 another municipality. No municipality shall exercise any 34

HB1011 Enrolled

1 power set forth in this Division 13 outside the corporate 2 limits thereof, if the county in which such municipality is situated has adopted "An Act in relation to county zoning", 3 4 approved June 12, 1935, as amended. Nothing in this Section prevents a municipality of more than 112,000 population 5 6 located in a county of less than 185,000 population that has 7 adopted a zoning ordinance and the county that adopted the 8 zoning ordinance from entering into an intergovernmental 9 agreement that allows the municipality to exercise its zoning powers beyond its territorial limits; provided, however, that 10 11 the intergovernmental agreement must be limited to the 12 territory within the municipality's planning jurisdiction as defined by law or any existing boundary agreement. The 13 county and the municipality must amend their individual 14 zoning maps in the same manner as other zoning changes are 15 incorporated into revised zoning maps. No such 16 17 intergovernmental agreement may authorize a municipality to exercise its zoning powers, other than powers that a 18 19 municipality may exercise under Section 5-12001 of the Counties Code, with respect to land used for agricultural 20 purposes. This amendatory Act of the 92nd General Assembly 21 22 is declarative of existing law. No municipality may exercise 23 any power set forth in this Division 13 outside the corporate limits of the municipality with respect to a facility of a 24 telecommunications carrier defined in Section 5-12001.1 of 25 the Counties Code. If a municipality adopts a zoning plan 26 covering an area outside its corporate limits, the plan 27 adopted shall be reasonable with respect to the area outside 28 the corporate limits so that future development will not be 29 30 hindered or impaired; it is reasonable for a municipality to regulate or prohibit the extraction of sand, gravel, or 31 32 limestone even when those activities are related to an agricultural purpose. If all or any part of the area outside 33 the corporate limits of a municipality which has been zoned 34

-3-

## HB1011 Enrolled

LRB9202622MWdv

1 in accordance with the provisions of this Division 13 is 2 annexed to another municipality or municipalities, the 3 annexing unit shall thereafter exercise all zoning powers and 4 regulations over the annexed area.

5 In all ordinances passed under the authority of this 6 Division 13, due allowance shall be made for existing 7 conditions, the conservation of property values, the 8 direction of building development to the best advantage of 9 the entire municipality and the uses to which the property is devoted at the time of the enactment of such an ordinance. 10 11 The powers conferred by this Division 13 shall not be 12 exercised so as to deprive the owner of any existing property of its use or maintenance for the purpose to which it is then 13 lawfully devoted, but provisions may be made for the gradual 14 15 elimination of uses, buildings and structures which are 16 incompatible with the character of the districts in which they are made or located, including, without being limited 17 thereto, provisions (a) for the elimination of such uses of 18 19 unimproved lands or lot areas when the existing rights of the persons in possession thereof are terminated or when the uses 20 21 to which they are devoted are discontinued; (b) for the 22 elimination of uses to which such buildings and structures 23 are devoted, if they are adaptable for permitted uses; and (c) for the elimination of such buildings and structures when 24 25 they are destroyed or damaged in major part, or when they have reached the age fixed by the corporate authorities of 26 the municipality as the normal useful life of such buildings 27 or structures. 28

29 This amendatory Act of 1971 does not apply to any 30 municipality which is a home rule unit. 31 (Source: P.A. 90-522, eff. 1-1-98.)

32 Section 99. Effective date. This Act takes effect upon33 becoming law.

-4-