	Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly. Act 2144 of the Regular Session
1	State of Arkansas
2	85th General Assembly A Bill
3	Regular Session, 2005 SENATE BILL 1006
4	
5	By: Senator Broadway
6	
7	
8	For An Act To Be Entitled
9	AN ACT TO REQUIRE NOTIFICATION OF AFFECTED SCHOOL
10	DISTRICTS OF ALL PLANNING, DEVELOPMENT, OR
11	REDEVELOPMENT ACTIVITY WITHIN A MUNICIPALITY OR
12	COUNTY; AND FOR OTHER PURPOSES.
13	
14	Subtitle
15	AN ACT TO REQUIRE NOTIFICATION OF
16	AFFECTED SCHOOL DISTRICTS OF ALL
17	PLANNING, DEVELOPMENT, OR REDEVELOPMENT
18	ACTIVITY WITHIN A MUNICIPALITY OR
19	COUNTY.
20	
21	
22	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
23	
24	SECTION 1. Arkansas Code § 14-17-206 is amended to read as follows:
25	14-17-206. Purpose and content of county plan.
26	(a) The county plan shall be made with the general purpose of guiding
27	and accomplishing a coordinated, efficient, and economic development of the
28	county, or part thereof. In accordance with one (1) or more of the following
29	criteria, the plan will seek to best promote the health, safety, convenience,
30	prosperity, and welfare of the people of the county.
31	(b) All county plans shall reflect the county's development policies
32	and shall contain a statement of the objectives and principles sought to be
33	embodied therein. These plans, with the accompanying maps, charts, and
34	descriptive matter, may make recommendations, among other things, as to:
35	(1) The conservation of natural resources;



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1	(2) The protection of areas of environmental concern;
2	(3) The development of land subject to flooding;
3	(4) The provision of adequate recreation, education, and
4	community facilities including water, sewer, solid waste, and drainage
5	improvements;
6	(5) The development of transportation facilities, housing
7	development, and redevelopment; and
8	(6) The consideration of school district boundaries; and
9	(6)(7) Such other matters which are logically related to or form
10	an integral part of a long-term plan for orderly development and
11	redevelopment of the county.
12	(c)(l) Areas of critical environmental concern include, among other
13	things, aquifers and aquifer recharge areas, soils poorly suited to
14	development, floodplains, wetlands, prime agricultural and forestlands, the
15	natural habitat of rare or endangered species, areas with unique ecosystems,
16	or areas recommended for protection in the Arkansas Natural Areas Plan. Plans
17	for these areas shall give consideration to protective mechanisms which seek
18	to regulate activities or development therein.
19	(2) These mechanisms may include establishment of special zoning
20	districts, adoption and enforcement of building codes, acquisition of
21	easements or land through capital expenditures programming, and specialized
22	development policies. Where appropriate, county management activities for
23	areas of critical environmental concern shall involve cooperative agreements
24	with interested state and federal agencies.
25	(d) In the preparation of all plans for the county or part of a
26	county, the <u>county planning board shall:</u>
27	(1) Provide that plans <del>shall be</del> are consistent with state plans
28	and other related regional, county, and municipal plans, and school district
29	$\underline{boundaries}$ in order to avoid inconvenience and economic waste and to assure a
30	coordinated and harmonious development of the county, region, and state; and
31	(2) Notify by first class mail the board of directors of all
32	school districts affected by a plan sufficiently in advance to allow
33	representatives of all affected school districts to submit comments on any
34	proposed plan.
35	
36	SECTION 2. Arkansas Code § 14-17-207(b) is amended to read as follows:

(b)(1) Before the adoption or revision of an official plan or
implementing ordinance, or parts thereof, the board shall hold at least one
(1) public meeting thereon. The meeting may be adjourned from time to time.
Prior to the meeting, the board chairman shall notify the court of the
purpose and intent of the meeting in sufficient time to allow the justices to
attend the meeting if they so desire. At the same time, the public shall be
notified of the meeting through the local newspapers and other media.

8 (2) In addition, the board of directors of all school districts 9 affected by a proposed official plan or implementing ordinance shall be 10 notified of the meeting by first class mail sufficiently in advance to allow 11 representatives of all affected school districts a reasonable opportunity to 12 attend the public meeting and submit comments on any proposed official plan 13 or implementing ordinance.

14

15 16 SECTION 3. Arkansas Code § 14-17-208 is amended to read as follows: 14-17-208. Subdivision, setback, and entry control ordinances.

17 (a) The county planning board may prepare and, after approval by the 18 county quorum court, shall administer the ordinance controlling the 19 development of land. The development of land includes, but is not limited to, 20 the provision of access to lots and parcels, the provision of utilities, the 21 subdividing of land into lots and blocks, and the parceling of land resulting 22 in the need for access and utilities.

23 (b) The ordinance controlling the development of land may establish or 24 provide for minimum requirements as to:

25

e for minimum requirements as to: (1) Information to be included on the plat filed for record;

(2) The design and layout of the subdivision, including
standards for lots and blocks, streets, public rights-of-way, easements,
utilities, <u>consideration of school district boundaries</u>, and other similar
items; and

30 (3) The standards for improvements to be installed by the
31 developer at his expense, such as street grading and paving, curbs, gutters,
32 and sidewalks, water, storm, and sewer mains, street lighting, and other
33 amenities.

34 (c) The ordinance shall require that all plats of two (2) or more
35 parcels be submitted to the board for its approval and certification.
36 (d) The ordinance may require the installation or assurance of

1 installation of required improvements before plat approval. Further, the 2 regulations may provide for the dedication of all rights-of-way to the 3 public.

4 (e) Neither the board nor the court shall restrict or limit the right
5 of any person to file a deed or other instrument of transfer of property with
6 the county recorder to be filed of record.

7 (f) The ordinance shall establish the procedure to be followed to8 secure plat approval by the board.

9 (g) The ordinance shall require the development to conform to the 10 official plan currently in effect. The ordinance may require the reservation 11 or reasonable equivalent contribution of cash, other land, or considerations 12 as approved by the board for future public acquisition of land for community 13 or public facilities indicated in the official plan. The reservation may 14 extend over a period of not more than one (1) year from the date of recording 15 the final plat with the county recorder.

16 (h) Adoption of a county subdivision ordinance shall be preceded by 17 the:

18 (1) The adoption of an official road plan for the unincorporated 19 areas of the county. The plan shall include as a minimum designation of the 20 general location, characteristics, and functions of roads, and the general 21 location of roads to be reserved for future public acquisition. The plan may 22 also recommend, among other things, the removal, relocation, widening, 23 narrowing, vacating, abandonment, change of use, or extension of any public 24 ways; and

25 (2) Notification by first class mail of the board of directors 26 of all school districts affected by a proposed county subdivision ordinance 27 sufficiently in advance to allow representatives of all affected school 28 districts a reasonable opportunity to submit comments on any proposed county 29 subdivision ordinance.

30 (i) In unincorporated areas adjoining the corporate limits of a 31 municipality in which the authority to control the subdivision of land is 32 vested and is being exercised in accordance with and under the provisions of 33 §§ 14-56-401 - 14-56-408 and 14-56-410 - 14-56-425, or any amendments 34 thereto or thereof, or other acts of a similar nature enacted by the General 35 Assembly, the municipal authority shall have subdivision jurisdiction but 36 shall transmit copies of proposed plats for the areas to the board <u>and the</u>

board of directors of all affected school districts for review and comment, 1 2 which shall be made to the municipal authority within sixty (60) days from the time it is received by the board and the board of directors of all 3 4 affected school districts unless further time is allowed by the municipal 5 authority.

6 (j) When an official road plan has been adopted and filed as provided 7 for in § 14-17-207, the court, upon recommendation of the board, may enact 8 ordinances establishing setback lines on the major streets and highways as 9 are designated by the plan and may prohibit the establishment of any 10 structure or other improvements within the setback lines.

11 (k) When an official road plan has been adopted and filed as provided 12 for in § 14-17-207, the court, upon recommendation of the board, may enact ordinances providing for the control of entry into any of the roads shown in 13 14 the official plan.

15 (1) Following the adoption of any subdivision, setback, or entry 16 control ordinances by the court, the county recorder shall not accept any 17 plat in the unincorporated area of the county not within the exercised extraterritorial jurisdiction of a municipality for record without the approval of 18 19 the planning board. In counties with populations of three hundred thousand (300,000) or greater, the county recorder shall not accept any plats in the 20 21 unincorporated area of the county without the county court's acceptance of 22 roads for perpetual maintenance and acceptance of any dedication of land for 23 public purposes.

24

25

SECTION 4. Arkansas Code § 14-56-417(b) is amended to read as follows: 26 (b)(1) The regulations controlling the development of land may 27 establish or provide for the minimum requirements as to:

28 (A) Information to be included on the plat filed for 29 record;

30 (B) The design and layout of the subdivision, including standards for lots and blocks, street rights-of-way, street and utility 31 32 grades, consideration of school district boundaries, and other similar items; 33 and

34 (C) The standards for improvements to be installed by the 35 developer at his own expense such as street grading and paving; curbs, 36 gutters, and sidewalks; water, storm, and, sewer mains; street lighting; and

1 other amenities. 2 (2)(A) The regulations may permit the developer to post a 3 performance bond in lieu of actual installation of required improvements 4 before plat approval. 5 They may provide for the dedication of all rights-of-(B) 6 way to the public. 7 (3)(A) The regulations may govern lot or parcel splits, which is 8 the dividing of an existing lot or parcel into two (2) or more lots or 9 parcels. (B) No deed or other instrument of transfer shall be 10 11 accepted by the county recorder for record unless the deed or other 12 instrument of transfer is to a lot or parcel platted and on file or accompanied with a plat approved by the commission. 13 14 (4) The regulations shall establish the procedure to be followed 15 to secure plat approval by the commission. 16 (5)(A) The regulations shall require the developer to conform to the plan currently in effect. 17 (B)(i) The regulations may require the reservation, for 18 19 future public acquisition of land for community or public facilities 20 indicated in the plan. 21 (ii) This reservation may extend over a period of 22 not more than one (1) year from the time the public body responsible for the 23 acquisition of reserved land is notified of the developer's intent. 24 (6) When a proposed subdivision does not provide areas for a 25 community or public facility based on the plans in effect, the regulations 26 may provide for reasonable dedication of land for such public or community 27 facilities, or for a reasonable equivalent contribution in lieu of dedication 28 of land, such contribution to be used for the acquisition of facilities that 29 serve the subdivision. 30 SECTION 5. Arkansas Code § 14-56-422 is amended to read as follows: 31 32 14-56-422. Adoption of plans, ordinances, and regulations. 33 All plans, recommended ordinances, and regulations shall be adopted 34 through the following procedure: 35 (1)(A) The planning commission shall hold a public hearing on 36 the plans, ordinances, and regulations proposed under this subchapter.

(B) Notice of public hearing shall be published in a
 newspaper of general circulation in the city, at least one (1) time fifteen
 (15) days prior to the hearing.
 (C) Notice by first class mail to the board of directors

of all school districts affected by a proposed plan, ordinance, or regulation shall be provided sufficiently in advance to allow representatives of all affected school districts a reasonable opportunity to submit comments on any proposed plan, ordinance, or regulation.

9 (2) Following the public hearing, proposed plans may be adopted 10 and proposed ordinances and regulations may be recommended as presented, or 11 in modified form, by a majority vote of the entire commission.

12 (3) Following its adoption of plans and recommendation of
13 ordinances and regulations, the commission shall certify adopted plans or
14 recommended ordinances and regulations to the legislative body of the city
15 for its adoption.

16 (4) The legislative body of the city may return the plans and 17 recommended ordinances and regulations to the commission for further study or 18 recertification or, by a majority vote of the entire membership, may, by 19 ordinance or resolution, adopt the plans and recommended ordinances or 20 regulations submitted by the commission. However, nothing in this subchapter 21 shall be construed to limit the city council's authority to recall the 22 ordinances and resolutions by a vote of a majority of the council.

(5) Following adoption by the legislative body, the adopted
plans, ordinances, and regulations shall be filed in the office of the city
clerk. The city clerk shall file, with the county recorder of the counties in
which territorial jurisdiction is being exercised such plans, ordinances, and
regulations as pertain to the territory beyond the corporate limits.

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APPROVED: 4/13/2005

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