KENDALL COUNTY REGIONAL PLANNING COMMISSION

Kendall County Office Building Rooms 209 & 210 111 W. Fox Street, Yorkville, Illinois

Hearing and Meeting Minutes of June 27, 2018

Chairman Ashton called the public hearing to order at 7:00 p.m.

ROLL CALL

Members Present: Bill Ashton, Tom Casey, Larry Nelson, Ruben Rodriguez, John Shaw, Claire Wilson

(arrived at 7:01 p.m.), Budd Wormley, and Angela Zubko

Members Absent: Roger Bledsoe

Staff Present: Matthew H. Asselmeier, Senior Planner

In the Audience: Todd Milliron

PUBLIC HEARING

Petition 18-04 Kendall County Regional Planning Commission

Mr. Asselmeier summarized the request. The proposed changes include:

- 1. Changing the Agricultural Area West of Route 47 from Slightly South of Townhall Road to the Kendall/Grundy County Line to Mining (Mr. Asselmeier acknowledged the typographical error in the letter, but noted that the "south" was included in the notice in the newspaper).
- 2. Changing the Agricultural Area East of Route 47 from the Kendall/Grundy County Line North for a Distance of 0.50 Miles to Commercial
- 3. Changing the Agricultural Area at the Northwest, Southwest, and Northeast Quadrants of the Intersection of Routes 47 and 52 to Commercial
- 4. Changing the Agricultural Area at the Intersection of Route 47 and Plattville Road to Commercial
- 5. Removing Rural Settlement Classification from Map
- 6. Remaining Properties Along Route 47 from the Kendall/Grundy County Line to the Lisbon/Kendall Township Line Not Impacted by 1-5 Above Shall Be Changed from Agricultural to Mixed Use Business
- 7. Incorporating the Village of Lisbon's Mixed Use Business and Residential Areas in Sections 16, 17, 18, 19, 20, 29, 30, 31, and 32 of Lisbon Township into the County Land Resource Management Plan
- 8. Incorporating the Proposed Changes to the Lisbon Township Future Land Use Map into the Kendall County Future Land Use Map
- 9. Remove All Language Contained in the Narrative Portion of the Kendall County Land Resource Management Plan that Conflicts with the Changes to the Lisbon Township Future Land Use Map

Ms. Wilson arrived at this time (7:01 p.m.).

Mr. Nelson requested that the final map be officially added to the record. No objections were expressed regarding this request.

Ms. Wilson asked if the properties north of Helmar Road would remain agricultural other than the commercial shown on the map. Mr. Asselmeier stated that properties north of Helmar Road were in Kendall Township and not part of the scope of this proposal.

Todd Milliron, Yorkville, asked how large in acreage was in the mining area. Mr. Nelson responded a strip of mixed use business existed between Route 47 and the mining. The specific distance was small because the Commission considered Route 47 to be a logical stop because of the berming requirements for mining currently contained in the Zoning Ordinance.

Mr. Nelson made a motion to approve the proposed amendments to the Land Resource Management Plan as presented with the amendment that only Lisbon Township information be shown on the map, seconded by Mr. Wormley. Ms. Zubko noted that the zoning of properties would not change if this proposal were adopted. Mr. Nelson noted that a property owner wishing to change their zoning would need to go through the rezoning process.

Yes – Ashton, Casey, Nelson, Rodriguez, Shaw, Wilson, Wormley, and Zubko (8) No – None (0) Absent – Bledsoe (1)

The motion passed. This proposal will go to the Zoning Board of Appeals on July 30th.

Mr. Nelson made a motion, seconded by Ms. Wilson, to adjourn the public hearing. With a voice vote of all ayes, the motion passed unanimously. The Kendall County Regional Plan Commission meeting adjourned at the public hearing at 7:10 p.m.

Enclosures from Public Hearing:

- 1. May 30, 2018 Letter to Property Owners Including the Three (3) Maps Presented at the Public Hearing.
- 2. Certificate of Publication for Petition 18-04 (Not Included with Report but on file in Planning, Building and Zoning Office).
- 3. June 27th Letter from Ruth Bell to the Kendall County Regional Planning Commission.

Chairman Ashton called the meeting to order at 7:10 p.m.

ROLL CALL

<u>Members Present</u>: Bill Ashton, Tom Casey, Larry Nelson, Ruben Rodriguez, John Shaw, Claire Wilson, Budd Wormley, and Angela Zubko

Members Absent: Roger Bledsoe

Staff Present: Matthew H. Asselmeier, Senior Planner

<u>In the Audience:</u> Todd Milliron, Mark Perle, June Alice, Tom Muth, Dan Caceres, Robert Blake, Priscilla Gruber, Scott Wallin, David Lombardo, and Peter Pasteris

APPROVAL OF MINUTES

Ms. Zubko made a motion, seconded by Mr. Wormley, to approve the May 23, 2018, Kendall County Regional Planning Commission meeting minutes as presented. With a voice vote of all ayes, the motion carried.

PETITIONS

Petition 18-20 Fox Metro Water Reclamation District

Mr. Asselmeier summarized the request.

The Fox Metro Water Reclamation District is considering improvements at their plant on Route 31. Rather than amending their special use permit, Fox Metro is requesting that the southern portion of the property, presently zoned R-1 with a special use permit for a sewage treatment facility, be rezoned to M-1. A wastewater treatment

facility is a permitted use in the M-1 District and the rezoning would place the entire Fox Metro property in the same zoning classification. The northern portion of the property is already zoned M-1.

If the map amendment is approved, any improvement to the Fox Metro facility would still require site plan approval per Section 13 of the Kendall County Zoning Ordinance.

The Petitioner previously received special use permits to operate a sewage treatment facility onsite through the 1974 comprehensive County rezoning and Ordinances 2011-13 and 2011-35.

The existing use of the property as a wastewater treatment facility has occurred since the 1920s. The Petitioner has no desire to change the land use of the property. Even if the Petitioner did desire to change the land use of the property, a large amount of remediation and site work would be required to transform the property into a residential or other light manufacturing use.

The existing land use is Institutional. The future land use in the Land Resource Management Plan is Mixed Use Business. M-1 is a type of Mixed Use Business zoning classification.

An EcoCat is not required because the property is not zoned A-1.

The application to the Soil and Water Conservation District was submitted on May 21, 2018. The LESA score was 44 indicating a low level of protection. Previous LESA scores were 62 and 110; both scores indicate a low level of protection.

Information was sent to Oswego Township on May 29, 2018. They expressed no opposition to the proposal.

Information was sent to the Oswego Fire Protection District on May 29, 2018. They expressed no opposition to the proposal.

Information was sent to the Village of Montgomery on May 29, 2018. They expressed no opposition to the proposal.

ZPAC reviewed this proposal on June 5, 2018. They unanimously recommended approval of the proposal.

The area around the subject property has a variety of agricultural, residential, and manufacturing related zoning classifications.

Staff has no concerns about the ability of Route 31 to handle the proposed map amendment.

Wetlands are located on the subject property. Any further development of the property would have to secure all applicable permits including stormwater permits.

Fox Metro is taking precautions to reduce odors.

Because the Future Land Use Map in the Land Resource Management Plan calls for the subject property to be Mixed Use Business and the M-1 zoning classification corresponds to the Mixed Use Business designation, Staff recommends approval of the proposed map amendment. If the map amendment is approved, the special use permits and R-1 related variances granted by Ordinances 2011-13 and 2011-35 would be repealed. Any additional R-1 related variances would also be repealed upon rezoning.

Ms. Zubko noted that if the proposal is approved, only ZPAC would review changes to the site plan. The County Board would not review proposed changes and the opportunities for public comment would be reduced. Ms. Zubko had concerns regarding Fox Metro continuing to make changes.

Chairman Ashton noted that no change in use was proposed. Fox Metro is proposing changing their site plan.

Dan Caceres and Tom Muth, on behalf of Fox Metro, discussed the proposed changes to their facility. The south plant expansion is underway. Fox Metro is replacing their operations and maintenance facility which was originally constructed in the 1920s. The proposed changes are on the portion of the property zoned R-1 with the special use permit.

Discussion occurred regarding the maintenance of the cemetery west of Fox Metro. The cemetery is owned by Oswego Township and the Township is responsible for maintaining the cemetery. Mr. Muth will discuss the maintenance of the cemetery with the Township.

The bulk of the land of the Fox Metro campus is zoned R-1 with a special use permit. The entire campus is ninety-four (94) acres; Fox Metro is not acquiring more property at this time.

The operations and maintenance building expansion will double the size of the building. For this reason, the change does not qualify as a minor amendment to a special use permit. Mr. Nelson suggested that the Zoning Ordinance be amended to allow a small addition like this change to be considered a minor amendment to a special use permit.

Todd Milliron, Yorkville, stated changes to the Fox Metro campus should be reviewed by the public and the public should have an opportunity to comment on the changes. He provided a history of the Fox Metro's work in the floodplain. Mr. Muth stated Fox Metro worked out the issues with the neighbor regarding work in the floodplain. Mr. Muth discussed the process of obtaining approvals from the Illinois Environmental Protection Agency and U.S. Environmental Protection Agency.

Robert Blake, Oswego, said that Fox Metro only sent him the legal description which was very hard to read. Mr. Blake believes that Fox Metro does not care about their neighbors. The notice sign for the meeting was at the front gate to Fox Metro's property. Mr. Blake would like Fox Metro to have to appear before the County Board before making changes to their property.

Ms. Zubko asked about odor precautions. Mr. Muth noted that a carbon active system has been installed to reduce odors and they clean clarifiers whenever possible. The number of overflows has decreased dramatically. The proposed south plant expansion was approximately eighty-five percent (85%) complete; construction should be completed by March 2019.

Ms. Wilson made a motion to recommend approval of the map amendment as requested, seconded by Ms. Zubko.

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Yes – Ashton, Rodriguez, and Wormley (3)
No – Casey, Nelson, Shaw, Wilson, and Zubko (5)
Absent – Bledsoe (1)
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The motion failed. This proposal will go to the Zoning Board of Appeals on July 30th.

Mr. Nelson voted no because he wanted the Zoning Office to have greater authority to approve minor amendments to special use permits when small changes to site plans are proposed on a larger site. Mr. Nelson also noted that a portion of the property was used as a wastewater treatment plant before zoning was created. Several Commissioners voted no because they believed that the public should comment on expansions in the future. Ms. Zubko would have no problem approving a change to the site plan for the building expansion if it were part of a special use permit amendment. The rezoning gives great latitude over the use of the land with less oversight.

Amended Petition 17-28 Kendall County Planning, Building and Zoning Committee

Mr. Asselmeier summarized the request.

The proposal is very different from the version previously reviewed by the Commission. A clarification of property instead of yard was made. In addition, Forest Preserve and State owned land would be exempt from the regulations. The minimum lot size was removed; the setbacks of the district must be met. A sign listing firearms is required. At least one (1) designated qualified person must be present at all times when firing is taking place at for-profit outdoor target practice or shooting ranges. The qualified person shall be knowledgeable of the type of shooting being supervised, shall be approved by the owner of the range, and shall know and enforce all range rules. At least one (1) range flag flown, a sign, cone, or red light lit at all times that firing is taking place. Hours and days of operation as specified in the Special Use Permit to be determined by the County Board. Access must be controlled by a gated entrance. The range proper shall be gated and fenced in a manner so to prohibit entrance on the property by members of the public and shall have signs posted at one hundred foot (100') intervals warning members of the public of the danger. Berming may substitute for fencing. Hazardous waste plan addressing lead management required and included with other plans suggested by the National Rifle Association. No discharge of lead shot into wetland was included in the requirement to follow all applicable federal, state and local laws. The requirement to be at least one thousand feet (1,000') from existing dwellings and property lines of schools, daycares, places of worship, and air strips was removed. No alcohol allowed. No projectiles shall leave the boundaries of the site. All applicable Federal, State and local rules and regulations shall be adhered to. The safety area and range must be under the control of the operator of the range. An insurance requirement was added. The noise requirement was added with no distinction between day and night. The new ordinance does not apply to existing ranges and new ranges open the public are governed by the proposal. The easement provision contained in previous proposal was removed. Language regarding berm height was included in the proposal.

Chairman Ashton asked about hearing and vision protection requirement. This requirement applies to the sign only.

Ms. Wilson asked why Forest Preserves and State lands were exempted from the regulations. The Planning, Building and Zoning Committee made that decision.

Ms. Zubko asked why the proposal was advanced. Mr. Asselmeier stated the Planning, Building and Zoning Committee wanted different regulations.

Several Commissioners expressed concerns regarding the repeal of the five (5) acre minimum and no reduction in overnight noise compared to daytime noise. The only setback would be the base of the berm.

Ms. Wilson asked about runoff regulation. Mr. Asselmeier responded that the Kendall County Stormwater Management Ordinance falls under following all applicable federal, state, and local laws.

Mark Perle, Old Ridge Road, expressed concerns regarding gun discharges at the Anderson Tree Farm. To date, no evidence exists that a gun range for commercial operations exists at the Anderson Tree Farm. He felt

that the five (5) acre minimum should remain. Mr. Perle also expressed concerns regarding the downgrading of the requirements of the range chief by not requiring certification. He also wanted the one thousand foot (1,000') requirement to churches and schools should remain. He wanted a better definition of "private" property. He believed that businesses should be required to get approval for unpaid shooting on the property. The recommendation given to Mr. Perle and his neighbors was to contact the State's Attorney's Office and to attend their Township meeting to discuss the matter with the Sheriff's Office.

David Lombardo, Shorewood, discussed the range size requirements. He felt that the County Board should have discretion on specific cases regarding the size and location of gun ranges based on the neighborhood of the gun range. Mr. Lombardo stated that experience should be considered in cases where certification is not provided. If regulations become too tight, the regulations cannot be codified which could lead to lawsuits.

Priscilla Gruber, Old Ridge Road, requested that gun ranges should be at one thousand feet (1,000') from houses and airstrips. She would also like to see the five (5) acre requirement remain in the regulations.

Todd Milliron, Yorkville, compared the situation with Anderson Tree Farm to the gun business situation in Seward Township from 2016 and 2017.

Scott Wallin, Minooka, asked why this proposal was under consideration. He did not think the County should invite this type of use into the County.

The suggestion was made to divide the proposal by firearm type in order to have more specific regulations. The specific categories would be shotgun, pistol, and rifle.

Ms. Zubko made a motion to send the proposal back to the Planning, Building and Zoning Committee with the request that the proposal be divided into three (3) separate sections-shotgun, pistol, and rifle, seconded by Mr. Nelson. Commissioners encouraged the Planning, Building and Zoning Committee not to exempt the Forest Preserve and State from the proposed regulations.

Yes – Ashton, Casey, Nelson, Rodriguez, Shaw, Wilson, Wormley, and Zubko (8) No – None (0) Absent – Bledsoe (1)

The motion passed. This proposal will go to the Planning, Building and Zoning Committee on July 9th.

Amended Petition 18-07 Kendall County Planning, Building and Zoning Committee

Due to the lateness of hour, the Commission laid over Petition 18-07 to the July 25th Commission meeting.

Todd Milliron, Yorkville, does not like the simple majority language. He would like a supermajority vote of the County Board. He would like to see cause, documentation, and due process when amendments to or revocation of special use permits are considered.

Peter Pasteris, Johnson Road, expressed concerns regarding the proposal. He does not believe a special use permit should be revoked or amended if someone is following the provisions of their special use permit.

CITIZENS TO BE HEARD/ PUBLIC COMMENT

None

NEW BUSINESS

None

KCRPC Hearing and Meeting Minutes 6.27.18

OLD BUSINESS None

REVIEW OF PETITIONS THAT WENT TO COUNTY BOARD

None

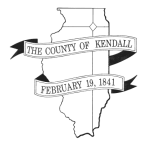
OTHER BUSINESS/ANNOUNCEMENTS

None

ADJOURNMENT

Mr. Wormley made a motion, seconded by Mr. Casey, to adjourn. With a voice vote of all ayes, the motion passed unanimously. The Kendall County Regional Plan Commission meeting adjourned at 9:20 p.m.

Respectfully submitted by, Matthew H. Asselmeier, AICP Senior Planner



DEPARTMENT OF PLANNING, BUILDING & ZONING

111 West Fox Street • Room 204 Yorkville, IL • 60560

(630) 553-4141

Fax (630) 553-4179

May 30, 2018

RE: Proposed Changes to the Kendall County Future Land Use Map for Properties Adjacent to Route 47 in Lisbon Township

Dear Property Owner:

The Kendall County Regional Planning Commission and Kendall County Comprehensive Land Plan and Ordinance Committee are considering changing the Future Land Use Map for properties located adjacent to Route 47 in Lisbon Township. In general, the proposed changes are as follows:

- 1. Changing the Agricultural Area West of Route 47 from Slightly North of Townhall Road to the Kendall/Grundy County Line to Mining
- 2. Changing the Agricultural Area East of Route 47 from the Kendall/Grundy County Line North for a Distance of 0.50 Miles to Commercial
- 3. Changing the Agricultural Area at the Northwest, Southwest, and Northeast Quadrants of the Intersection of Routes 47 and 52 to Commercial
- 4. Changing the Agricultural Area at the Intersection of Route 47 and Plattville Road to Commercial
- 5. Removing Rural Settlement Classification from Map
- 6. Remaining Properties Along Route 47 from the Kendall/Grundy County Line to the Lisbon/Kendall Township Line Not Impacted by 1-5 Above Shall Be Changed from Agricultural to Mixed Use Business
- 7. Incorporating the Village of Lisbon's Mixed Use Business and Residential Areas in Sections 16, 17, 18, 19, 20, 29, 30, 31, and 32 of Lisbon Township into the County Land Resource Management Plan
- 8. Incorporating the Proposed Changes to the Lisbon Township Future Land Use Map into the Kendall County Future Land Use Map
- 9. Remove All Language Contained in the Narrative Portion of the Kendall County Land Resource Management Plan that Conflicts with the Changes to the Lisbon Township Future Land Use Map

The existing Future Land Use Map and the Proposed Future Land Use Map are enclosed for your reference. The proposed Future Land Use Map is slightly different from the proposal presented at the February meeting in Plattville. The map key is:

Mining=M-3 (Mining and Mining Related Uses)
Mixed Use Business=B-6, M-1, M-2 and M-3 (Large Office and Manufacturing Uses)
Commercial= B-1, B-2 and B-3 (Small Office and Retail Uses)

The Kendall County Regional Planning Commission will hold a public hearing on the proposed changes on Wednesday, June 27th at 7:00 p.m. at 111 W. Fox Street, in Rooms 209 and 210, in Yorkville.

If the Proposed Future Land Use Map is approved, the zoning of your property will **NOT** change unless the property owner requests a change. The current uses of your property will **NOT** change unless the property owner initiates the change.

If you have any questions regarding this letter or meeting, please contact Matt Asselmeier, Kendall County Senior Planner at 630-553-4139 or masselmeier@co.kendall.il.us.

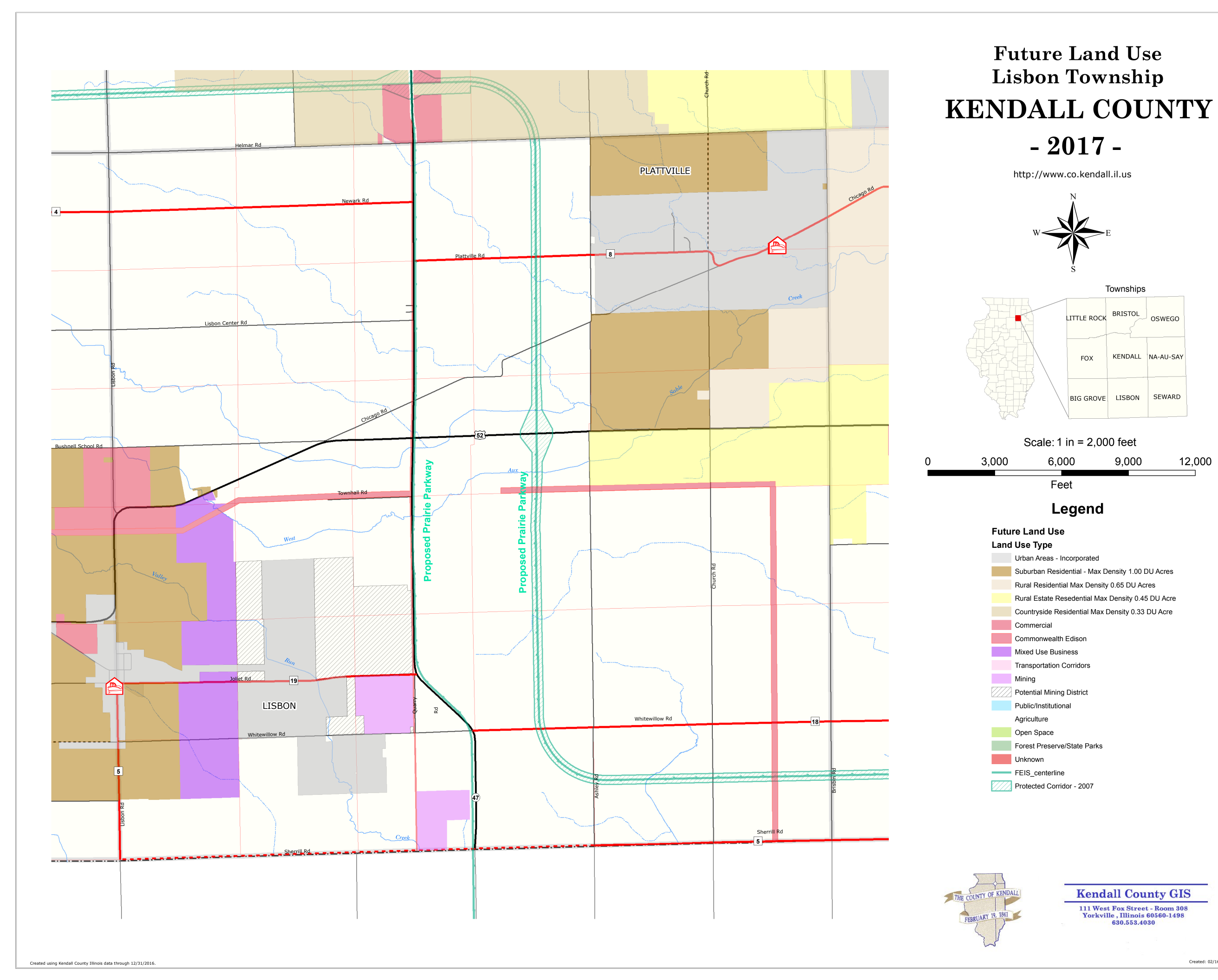
Sincerely,

THE COUNTY OF KENDALL

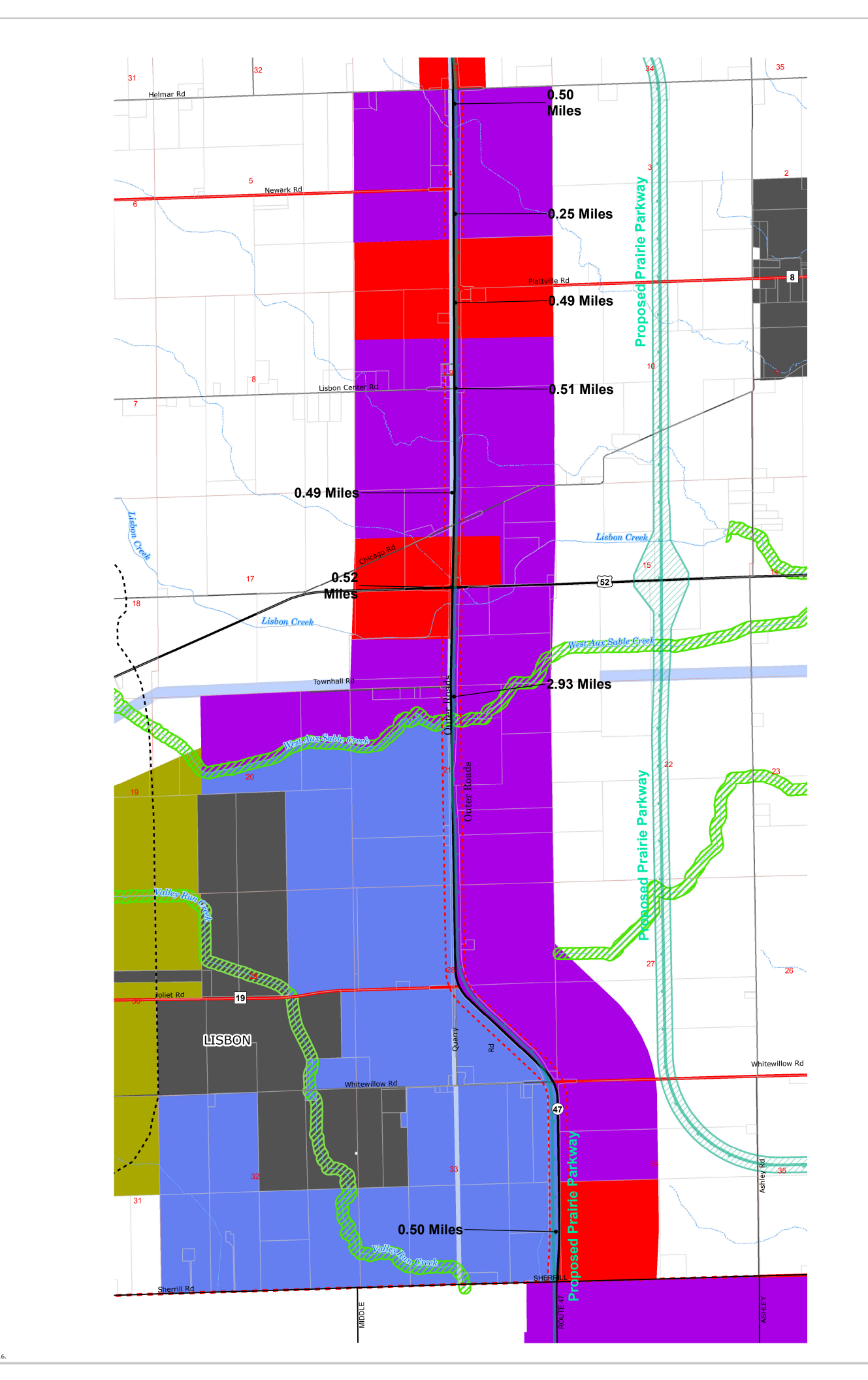
Matthew H. Asselmeier, AICP Senior Planner

Encs: Current Future Land Use Map

Proposed Future Land Use Map



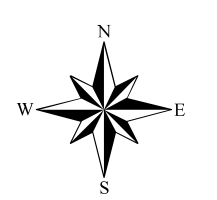
Created: 02/16/2017



DRAFT Lisbon Future LRMP Helmar Rd to Sherrill Rd KENDALL COUNTY

- 2018 -

http://www.co.kendall.il.us





Scale: 1 in = 1,667 feet

0 2,500 5,000 7,500 10,000 Feet

Legend

---- Outer Roads
---- Proposed Roadways
Future LRMP

Abbreviation Natural Resourse Areas Grundy Mixed Use Business

Commercial

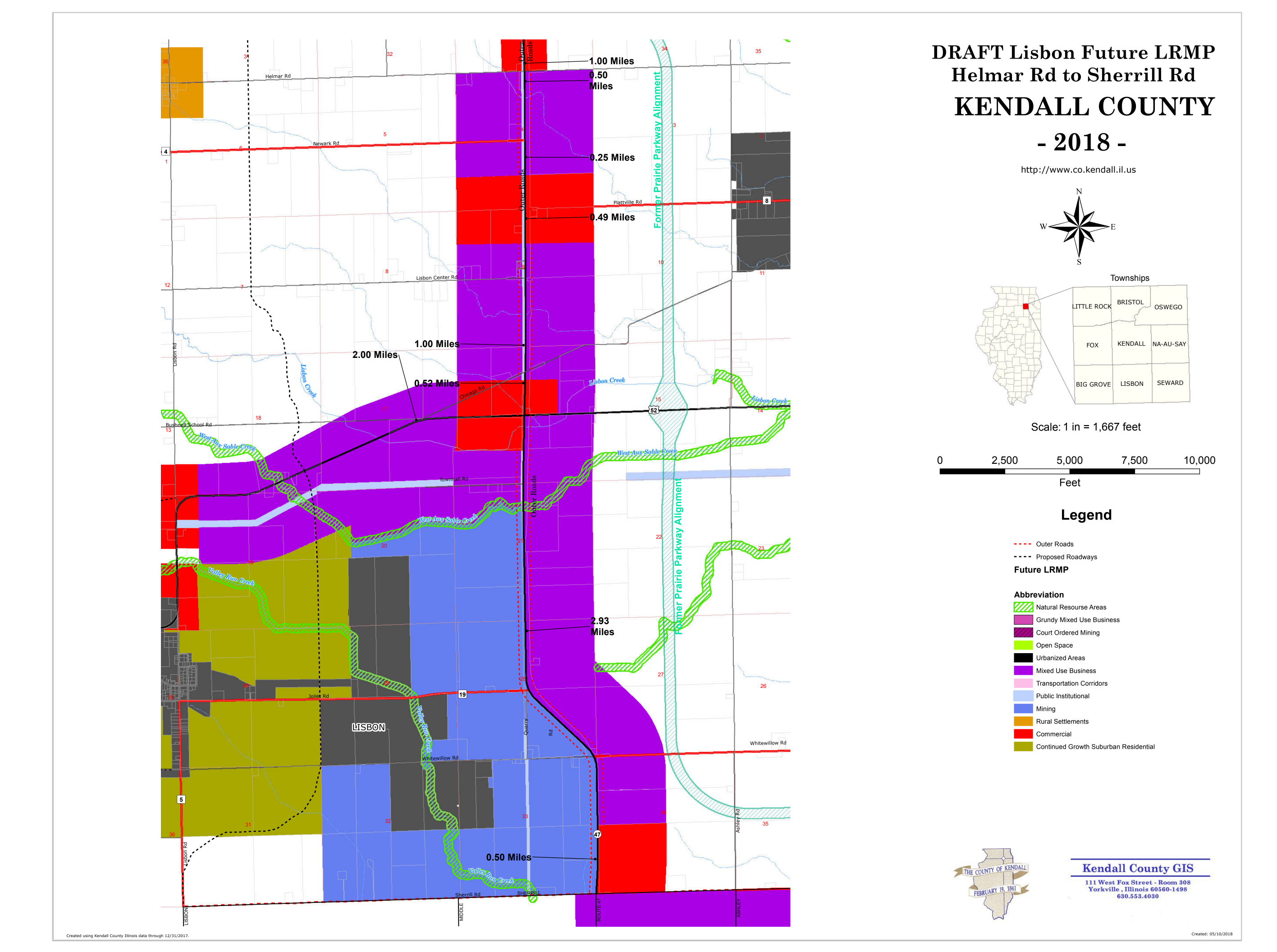
Court Ordered Mining
Open Space
Urbanized Areas
Mixed Use Business
Transportation Corridors
Public Institutional
Mining
Rural Settlements

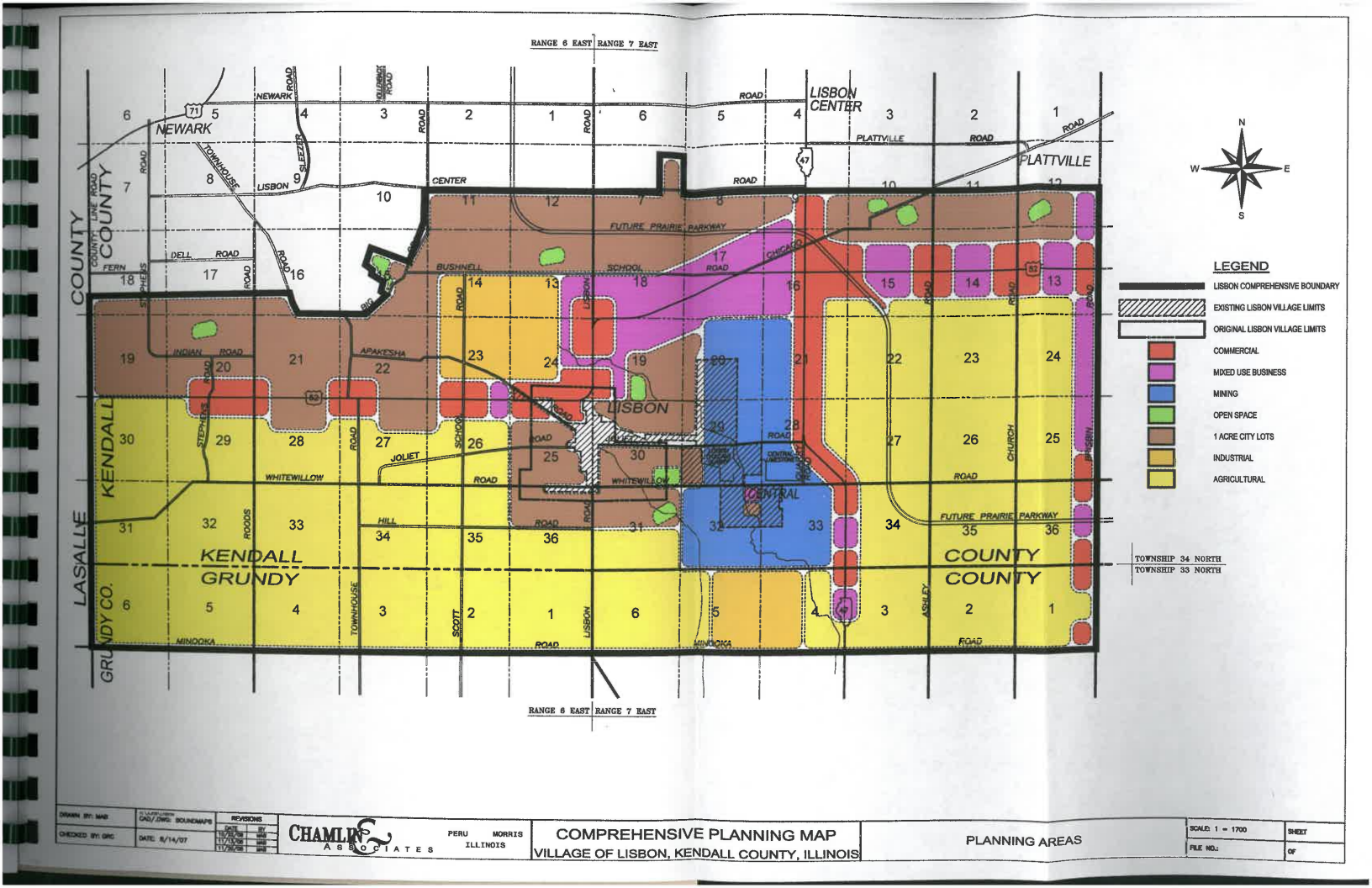
Continued Growth Suburban Residential



Kendall County GIS

111 West Fox Street - Room 308 Yorkville , Illinois 60560-1498 630.553.4030





Findings of Fact for Proposed LRMP Map Changes Along Route 47 (Approximately 5.5 Miles) in Lisbon Township

- 1. The Illinois Department of Transportation approved Alternative B5 in 2007 which called for the widening of Route 47 from Caton Farm Road to the Grundy County Line through Lisbon Township as part of the Prairie Parkway Project.
- 2. The purpose of the Prairie Parkway was to:
 - a. "Improve regional mobility by providing more north-south, higher speed multi-lane roads or additional lanes to serve traffic growth and reduce regional travel times for long distance travel.
 - b. Address local system deficiencies by developing a transportation system that serves forecast growth in local traffic and reduces travel times.
 - c. Improve access from the study area to regional jobs by serving the forecast growth in work trips and by reducing travel times from the study area current and future jobs.
 - d. Improve safety by reducing existing and projected growth in motor vehicle crashes" Source: Prairie Parkway Design Report (2011) Page 1.
- 3. The Illinois Department of Transportation did not conduct any economic analysis of the impact of the proposed Prairie Parkway on lands located near Route 47 south of Caton Farm Road. Source: Illinois Department of Transportation
- 4. The Illinois Department of Transportation withdrew centerline protection of the Prairie Parkway in February 2018.
- 5. There are commercial and industrial lands in Grundy County and Minooka closer to Interstate 80 interchange
 - a. Kraft facility has 1 million square feet available.
 - b. 150 acres is available across from the Morris Airport
 - c. Morris plans warehouses out to Brisbin Road.
 - d. Morris plans retail on Route 47 north of town.
 - e. Morris plans industrial uses by the airport. Source: Grundy County EDC
- 6. The City of Morris has extended water lines to Minooka Road and sanitary sewer lines to Nelson Road; no plans to extend infrastructure into Lisbon Township. The City of Morris obtains water for the area north of Interstate 80 from wells south of Interstate 80 Source: Guy Christensen, City of Morris

- 7. The Chicago Metropolitan Agency for Planning, in the Kendall County Industrial Market Analysis of April 2016, concluded that industrial uses would favor locations near Minooka and inside Grundy County because of their proximity to Interstate 80 (Page 34)
- 8. Any buildings constructed presently along the corridor will utilize wells and septic systems. Larger buildings (over 5,000 square feet) will need adequate water for fire suppression and/or will need to be constructed with appropriate firewalls.
- 9. No fiber optics lines currently exist in the area.
- 10. Traffic counts along Route 47 in Lisbon Township have generally declined since 2003 with the exception for the north end of the Township:
 - a. 5400 (2003) to 4950 (2017) south end of County
 - b. 6300 (2003) to 4950 (2017) south end Route 47 and 52 interchange
 - c. 6600 (2003) to 6250 (2017) north of Chicago Road
 - d. 6400 (2003) to 6700 (2017) at Newark Road Source: Illinois Department of Transportation
- 11. Traffic Counts on Route 52 have remained steady since 2003:
 - a. 1800 (2003) to 1600 (2017) south of Bushnell School Road
 - b. 2900 (2003) to 3350 (2017) east of 47 Source: Illinois Department of Transportation
- 12. Current traffic accents are most likely to occur near road intersections; many of these accidents are "failure to yield" type accidents. The types of accidents could change and could include more overcorrection type accidents after the widening project is completed. Source: Kendall County Sherriff's Department
- 13. The existing Kendall County Land Resource Management Plan calls for agricultural uses along most of the corridor. Source: Kendall County Land Resource Management Plan (2011)
- 14. The Village of Lisbon's existing Comprehensive Plan calls for commercial, mixed uses and mining along and near the corridor. Source: Village of Lisbon Comprehensive Plan (2009)
- 15. The intersection of Routes 47 and 52 is the most likely area on the northeast side of an enlarged Village of Lisbon where sales tax producing businesses could locate. The northeast corner of the intersection is already zoned B-3 Highway Business.

- 16. Existing mining operations are located in Sections 21, 28 and 33. The mining operations could expand into Sections 32, 29 and 20.
- 17. West Aux Sable Creek is located in the area.
- 18. The intersection of Plattville Road and Route 47 is the most likely area on the west side of an enlarged Village of Plattville where sales tax producing businesses could locate.
- 19. Grainco FS and CHS Elburn currently operate grain storage facilities between Helmar and Newark Roads on the west side of Route 47. These uses are special uses in the A-1 Zoning District and are Permitted Uses in the M-2 Zoning District.
- 20. Commonwealth Edison has a ROW along Route 47 running north to south and near Townhall Road running east to west.
- 21. The Kendall County Land Resource Management Plan includes classifications for Commercial Uses (office and retail establishments at nodes), Transportation Corridor Uses (uses in B-3, B-5 and B-6 Zoning Districts), Mixed Use Business (uses in B-6 and the 3 Manufacturing Districts) and Mining.
- 22. Most of the land along the corridor is currently used for agricultural purposes.
- 23. The Kendall County Economic Development Committee would like outer roads to ensure to prevent interruption of traffic flows in the area. The Committee was also concerned about adequate water and the aesthetics of the corridor. The Committee also wanted a portion of the corridor reserved for industrial uses.
- 24. Few houses are located along the corridor. Locations with less traffic tend to be better suited for residential uses and these locations exist elsewhere in the County. No loss of affordable housing units is anticipated. The County will remain in compliance with the Illinois Affordable Housing Planning and Appeal Act (310 ILCS 67).

9.04 B-3 HIGHWAY BUSINESS DISTRICT

- A. Purpose: The B-3, Highway Business District is intended for major retail, service and repair establishments serving a large trade area, usually the entire County or beyond and oriented to the traveling public. The trade area population served by these establishments requires easy access, although patronage is more dispersed and visits to these establishments less frequent than in the B-1 District and B-2 District. It is the intent of the B-3 District regulations that establishments desiring location along major traffic routes are grouped with appropriate and adequate access ways provided.
- B. Permitted Uses. The following uses are permitted:
 - 1. All Permitted Uses identified in the B-2 General Business District
 - 2. Agricultural implement sales and service on an open lot or within a building.
 - 3. Animal hospital
 - 4. Banquet Halls are permitted subject to the following conditions:
 - a. The facility shall have direct access to a road designated as an arterial roadway or major collector road as identified in the Land Resource Management Plan.
 - b. The subject parcel must be a minimum of 5 acres.
 - c. The use of this property shall be in compliance with all applicable ordinances. The banquet facility shall conform to the regulations of the Kendall County Health Department and the Kendall County Liquor Control Ordinance. (Ord. 99-34)
 - d. Off-street parking, lighting and landscaping shall be provided in accordance with the provisions of Section 11 of the zoning ordinance.
 - e. All signage shall comply with the provisions of Section 12 of the Kendall County Zoning Ordinance.
 - f. Retail sales are permitted as long as the retail sales will be ancillary to the main operation.
 - g. The noise regulations are as follows:

Day Hours: No person shall cause or allow the emission of sound during daytime hours (7:00 A.M. to 10:00 P.M.) from any noise source to any receiving residential land which exceeds sixty five (65) dBA when measured at any point within such receiving residential land, provided; however, that point of measurement shall be on the property line of the complainant.

Night Hours: No person shall cause or allow the emission of sound during nighttime hours (10:00 P.M. to 7:00 A.M.) from any noise source to any receiving residential land which exceeds fifty five (55) dBA when measured at any point within such receiving residential land provided; however, that point of measurement shall be on the property line of the complainant.

EXEMPTION: Powered Equipment: Powered equipment, such as lawn mowers, small lawn and garden tools, riding tractors, and snow removal equipment which is necessary for the maintenance of property is exempted from the noise regulations between the hours of seven o'clock (7:00) A.M. and ten o'clock (10:00) P.M.

- 5. Beverages, non-alcoholic, bottling and distributing.
- 6. Boat, Trailer and Recreational Vehicle sales or rental and service
- 7. Carpet and Rug Stores
- 8. Clean up and restoration services with the following conditions:
 - a. If zoned A-1 Agricultural the facility shall have direct access to a road designated as a major collector (or higher) on the County Land Resource Management Plan.
 - b. All commercial vehicles are to be stored inside an accessory structure when not in use unless outdoor storage is screened from adjacent and surrounding properties and screening and storage is shown on the approving site plan.
 - c. All operations are to take place inside an enclosed structure.
 - d. A waste management plan must be submitted for approval and included as an exhibit to the approving ordinance
 - A material management plan must be submitted including where items will be stored on site including but not limited to chemicals and belongings.
 - f. No materials that are brought in can be burned on this site.
 - g. All signage shall comply with the provisions of Section 12 of the Kendall County Zoning Ordinance (Sign Regulations).
 - h. Shall satisfy all requirements of the Kendall County Health Department and Building Department prior to the issuance of occupancy permits.
- 9. Construction equipment sales and service.
- 10. Crematories/ Funeral Homes
- 11. Currency exchange.

- 12. Drive through or drive up windows for any permitted use excluding the sale of alcoholic beverages.
- 13. Dry-cleaning and pressing establishments, when employing facilities for the cleaning and pressing of not more than fifteen hundred pounds of dry goods per day, and when using carbon tetrachloride or other similar non-inflammable solvents approved by the State Fire Marshal.
- 14. Health clubs (public or private) and related accessory uses.
- 15. Hotel and/or Motels
- 16. Indoor entertainment and recreation
- 17. Laboratories (medical, dental, research, experimental and testing), provided no production or manufacturing of products takes place.
- 18. Laundries, automatic self-service types or hand employing not more than two persons in addition to one owner or manager, provided that laundry machines shall not exceed ten pounds capacity each.
- 19. Miniature Golf Courses
- 20. Motor Vehicle Service Stations for Retail Sale of Gasoline and Oil for Motor Vehicles
- 21. Motor Vehicle Sales/Motorcycle Sales
- 22. Motor Vehicle/Motorcycle service stations, including repair and rebuilding, or painting of motor vehicles
- 23. Motor Vehicle washing—Facilities including the use of mechanical conveyers, blowers and steam cleaning.
- 24. Nurseries and greenhouses
- 25. Parking Garages for storage of private passenger automobiles and commercial vehicles under one and one-half ton capacity.
- 26. Restaurants, including the drive-in type where food is served to customers remaining in motor vehicles.
- 27. Taverns
- C. Special Uses. The following uses may be allowed by special use permit in accordance with the provisions of Section 13.00.

- 1. Child Day Care Facility
- 2. Clubs and Lodges (non-profit), fraternal or religious institutions.
- 3. Communication Uses
- 4. Community Center/ After school programs/ Educational Center
- 5. Consumer credit, payday loan offices, financing or financial offices.
- 6. Dwelling units for Watchmen and Families including a Caretaker.
- 7. Fertilizer sales, including limited storage.
- 8. Hospitals
- 9. Indoor Target Practice with the following conditions:
 - a. The indoor shooting range shall meet all applicable standards established in the NRA Range Source Book. Documentation indicating compliance with the aforementioned standards shall be submitted with the site plan. Plans require engineer certification for soundproofing and appropriate design.
 - b. Must be at least 150' from existing dwellings and property lines of schools, daycares, and places of worship.
 - c. Hours of operation from 7am to 10pm
 - d. No alcohol allowed.
 - e. Must meet all requirements of the Kendall County Health Department.
 - f. All applicable Federal, State, EPA and County rules and regulations shall be adhered to.
- 10. Kendall County Sheriff's Office shooting range with conditions to be set and approved by the County Board.
- 11. Kennels with the condition that the kennels must be located inside and must be located a minimum of 250' from the lot line of lots zoned residential or shown as Residential on the Land Resource Management Plan (LRMP) map and 150' from lots zoned other than residential or shown on the LRMP map as non-residential. The animals must be indoors by sunset.
- 12. Landscaping business, provided that:
 - a. All vehicles equipment and materials associated with a landscaping business shall be stored entirely within an enclosed structure, unless otherwise permitted under the terms of this Special Use Permit.

- b. The business shall be located on, and have direct access to, a State, County or Collector Highway as identified in the County's LRMP, having an all-weather surface, designed to accommodate loads of at least 73,280 lbs, unless otherwise approved in writing by the agency having jurisdiction over said Highway. Such approvals shall establish limitations as to the number of employees and types of vehicles coming to and from the site that are engaged in the operation of the use (including delivery vehicles). These restrictions shall be included as controlling conditions of the Special Use.
- c. No landscape waste generated off the property can be burned on this site.
- 13. Meetings Halls
- 14. Micro-Brewery and/or Winery
- 15. Micro Distillery subject to the following conditions:
 - a. If zoned A-1 Agricultural the facility shall have direct access to a road designated as a major collector (or higher) on the County Land Resource Management Plan.
 - b. Locally grown inputs shall be used to the greatest extent possible
 - c. The number of hours permitted to operate shall be on the approving ordinance.
 - d. Parking shall be in accordance with Section 11 of the Zoning Ordinance including lighting.
 - e. All applicable Federal (including the Alcohol and Tobacco Tax and Trade Bureau), State (including the Illinois Liquor Control Commission), and County rules and regulations shall apply.
 - f. Shall contact & meet all requirements of the Kendall County Health Department.
 - g. A waste management plan should be submitted to the Kendall County Health Department
- 16. Outdoor storage provided such storage is screened from adjacent and surrounding properties.
- 17. Outdoor amusement establishments, carnivals, kiddie parks, and other similar amusement centers, and including places of assembly devoted thereto, such as stadiums and arenas.
- 18. Pawn Shop
- 19. Performing arts center subject to the following conditions:

- a. The site shall have frontage on and access to a collector or arterial road, provided that the highway authority with jurisdiction over the subject road may approve alternative access.
- b. The site shall be shown as a commercial area on the Land Resource Management Plan.
- c. All signage shall comply with the provisions of Section 12 of the Kendall County Zoning Ordinance (Sign Regulations)
- d. The amount of students and type of events are listed in the approving ordinance.
- e. Shall satisfy all requirements of the Kendall County Health Department and Building Department prior to the issuance of occupancy permits.
- f. Must meet applicable Fire Protection District codes.
- 20. Places of Worship subject to the following conditions:
 - a. The height for the towers and steeples shall not exceed seventy-five (75) feet and not more than forty-five (45) feet for the main structure.
 - b. Other related uses, such as school, child day care services, kindergartens, meeting facilities shall be permitted to the extent that the activity is otherwise permitted, and shall be subject to all applicable regulations, including parking.
 - c. Off-street parking, lighting and loading shall be provided as required or permitted in Section 11.00
- 21. Production and sale of sweet cider, hard cider, wine, jams, wine jams, jellies, pies, pickles, honey, sauces and similar items utilizing crops grown on the same property or in combination with crops grown off-site where such production takes place on the premises. In addition the tasting of and wholesale or retail sale of items produced on site as well as the sales of ancillary items and products related to crops and products produced on site shall be permitted provided all required licenses and permits have been secured. The total retail sales area on site within any building or combination of buildings shall not exceed one thousand (1,000) square feet. Said sales areas shall be set back at least ninety (90) feet from the center line of all adjacent roads with off-street parking for a minimum of five (5) cars. Seasonal outdoor displays on above listed items are also permitted.
- 22. Public or Private Utilities and Service uses:
 - a. Telecommunications hub
 - b. Filtration plant, pumping station, and water reservoir.
 - c. Sewage treatment plant.
 - d. Electric substations and booster stations.
 - e. Other Similar uses

- 23. Retail or wholesale sales yards for agricultural products including, but not necessarily limited to, fruits, vegetables, flowers, plants, etc., that are not grown on the premises.
- 24. Self-Service Storage Facilities
- 25. Telecommunications Stations
- 26. Theaters: Outdoor theaters (drive-in), indoor theaters and convention centers.
- 27. Truck Driving School
- 28. Truck Stop
- D. Conditional Uses. All conditional uses outlined in the B-2 General Business District (Section 9.03D) may be permitted only if specifically authorized by the Zoning Administrator.

9.06 B-5 BUSINESS PLANNED DEVELOPMENT

- A. Purpose. The B-5 Business Planned Development (BPD) District is intended to provide for greater freedom, imagination, and flexibility in the development of land while assuring appropriate development standards. To this extent it allows diversification and variation in the relationship of uses, structures, and open spaces in developments planned as comprehensive, cohesive projects which are unified by a shared concept. It is further intended to encourage the beneficial integration of different compatible land uses at a proper scale and to encourage better design, provision of amenities, and the efficient use of public services through the use of planned unit development procedures. The intensity and profile of the development within this District are intended to be compatible with all adjacent uses.
- B. Permitted Uses. Permitted uses shall be consistent with the purpose of this District, including a wide variety of retail, office, general commercial and light industry. A permitted use list shall be developed and approved with each zoning request in the BPD District.

Permitted Uses

- 1. Accessory uses.
- 2. Banks and financial institutions
- 3. Business or trade school.
- 4. Colleges or universities, including dormitories, fraternities, sororities and other accessory buildings and structures when located on the college or university grounds, but not including business colleges or trade schools when operated for profit.
- 5. Consumer credit, payday loan offices, financing or financial offices.
- 6. Fire Stations
- 7. Governmental buildings and facilities
- 8. Hospital.
- 9. Laboratories (medical, dental, research, experimental and testing), provided no production or manufacturing of products takes place.
- 10. Offices, business and professional, including medical clinics.
- 11. Parking Garages for storage of private passenger automobiles and commercial vehicles under one and one-half ton capacity
- 12. Planned Developments- Business
- 13. Police Stations.
- 14. Research laboratories, including the testing of products, but not including the manufacturing of products, except as incidental to the research and testing of products
- 15. Schools (including music, dance, business, driving, commercial, or trade but excluding truck driving)
- 16. Temporary buildings or structures for construction offices or storage, on the same zoning lot, for a period not to exceed such construction
- 17. Wholesale sales, displays and offices, but not including storage or warehousing

B-6

Special Uses

- 1. Book and stationary stores when Services are intended to serve the immediate convenience needs of persons employed in the area
- 2. Child Day Care Facility
- 3. Convenience store
- 4. Dwelling Unit for Watchmen and Families including a Caretaker
- 5. Health clubs (public or private) and related accessory uses.
- 6. Hotel and/or motel
- 7. Indoor Target Practice
- 8. Kendall County Sheriff's Office shooting range with conditions to be set and approved by the County Board.
- 9. Light manufacturing and assembly
- 10. Packaged Liquor Store or any sale of alcoholic beverages when associated with a brewery or winery.
- 11. Places of Worship
- 12. Private clubs such as soccer, etc.
- 13. Public or Private Utilities and Service uses:
 - a. Telecommunications hub

- b. Filtration plant, pumping station, and water reservoir.
- c. Sewage treatment plant.
- d. Electric substations and booster stations.
- e. Other Similar uses
- 14. Restaurants and/or taverns
- 15. Services or commercial uses intended primarily to serve the immediate convenience needs of persons employed in the area, including office supply stores, restaurants (but not drive-in facilities), dry cleaning (but not on-site plant) and similar uses
- 16. Self Service Storage Facilities (enclosed)
- 17. Telecommunications stations
- 18. Other business uses not specifically listed as permitted uses, when found to be similar and compatible with existing or permitted businesses in the B-6 District

M-1 Permitted Uses

- 1. Ambulance Service (Private)
- 2. Animal feed; preparation, grinding, mixing and storage.
- 3. Auction Facility
- 4. Banquet Halls
- 5. Beverages, non-alcoholic, bottling and distributing.
- 6. Business or trade school
- 7. Clean up and restoration services
- 8. Colleges or universities, including dormitories, fraternities, sororities and other accessory buildings and structures when located on the college or university grounds.
- 9. Construction equipment sales and service.
- 10. Contractors' offices and shops.
- 11. Glass cutting and glazing establishments
- 12. Light manufacturing and assembly.
- 13. Micro Distillery
- 14. Miscellaneous uses as follows:

Accessory uses.

Signs.

Temporary buildings for construction purposes for a period not to exceed the duration of such construction.

- 15. Motor vehicle Sales/ Motorcycle Sales including truck sales.
- 16. Nano Breweries.
- 17. Offices, business and professional, including medical clinics.
- 18. Parking Garages for storage of private passenger automobiles and commercial vehicles.
- 19. Public and community service uses as follows:

Bus terminals, bus garages, bus lots, street railway terminals, or street car houses.

Electric sub-stations.

Fire stations.

Governmental buildings and facilities

Municipal or privately owned recreation buildings

Police stations.

Sewage treatment plants.

Telephone exchanges.

Water filtration plants.

Water pumping stations.

Water reservoirs.

20. Production, publishing, processing, cleaning, testing, or repair, limited to the following uses and products:

Apparel and other products manufactured from textiles.

Art needle work and hand weaving.

Motor vehicle painting, upholstering, repairing, reconditioning, and body and fender repairing when done within the confines of a structure.

Awnings, venetian blinds.

Bakeries.

Beverages - non-alcoholic.

Blacksmith shop.

Books - hand binding and tooling.

Bottling works.

Brushes and brooms.

Building equipment, building materials, lumber, coal, sand and gravel yards, and yards for contracting equipment of public agencies, or public utilities, or materials or equipment of similar nature.

Cameras and other photographic equipment and supplies.

Canning and preserving.

Canvas and canvas products.

Carpet and rug cleaning.

Carting, express hauling or storage yards.

Cement block manufacture.

Ceramic products - such as pottery and small glazed tile.

Cleaning and dyeing establishments when employing facilities for handling more than fifteen hundred pounds of dry goods per day.

Clothing.

Cosmetics and toiletries.

Creameries and dairies.

Dentures.

Drugs.

Electrical appliances, such as lighting fixtures, irons, fans, toasters and electric toys.

Electrical equipment assembly, such as home radio and television receivers and home movie equipment, but not including electrical machinery.

Electrical supplies, manufacturing and assembly of - such as wire and cable assembly, switches, lamps, insulation and dry cell batteries.

Food products, processing and combining of (except meat and fish) - baking, boiling, canning, cooking, dehydrating, freezing, frying, grinding, mixing and pressing.

Fur goods, not including tanning and dyeing.

Glass products, from previous manufactured glass.

Hair, felt and feather products (except washing, curing and dyeing).

Hat bodies of fur and wool felt.

Hosiery.

House trailer, manufacture.

Ice, dry and natural.

Ink mixing and packaging and inked ribbons.

Jewelry.

Laboratories - medical, dental, research, experimental, and testing - provided there is no danger from fire or explosion nor of offensive noise, vibration, smoke, dust, odors, heat, glare, or other objectionable influences.

Laundries.

Leather products, including shoes and machine belting, but not including tanning and dyeing.

Luggage.

Machine shops for tool, die and pattern making.

Meat products.

Metal finishing, plating, grinding, sharpening, polishing, cleaning, rustproofing and heat treatment.

Metal stamping and extrusion of small products, such as costume jewelry, pins and needles, razor blades, bottle caps, buttons and kitchen utensils.

Musical instruments.

Orthopedic and medical appliances, such as artificial limbs, braces, supports and stretchers.

Paper products, small, such as envelopes and stationery, bags, boxes, tubes and wallpaper printing.

Perfumes and cosmetics.

Pharmaceutical products.

Plastic products, but not including the processing of the raw materials.

Poultry and rabbits - slaughtering.

Precision instruments - such as optical, medical and drafting.

Products from finished materials - plastic, bone, cork, feathers, felt, fiber, paper, fur, glass, hair, horn, leather, precious and semi-precious stones, rubber, shell or yard.

Printing and newspaper publishing, including engraving and photoengraving.

Public utility electric substations and distribution centers, gas regulations centers and underground gas holder stations.

Copying/Reproduction Stores & banner or sign supplies

Rubber products, small, and synthetic treated fabrics (excluding all rubber and synthetic processing), such as washers, gloves, footwear, bathing

caps and atomizers.

Silverware, plate and sterling.

Soap and detergents, packaging only.

Soldering and welding.

Sporting and athletic equipment, such as balls, baskets, cues, gloves, bats, racquets, and rods

Statuary, mannequins, figurines and religious and church art goods, excluding foundry operations.

Storage of household goods.

Storage and sale of trailers, farm implements and other similar equipment on an open lot.

Storage of flammable liquids, fats or oil in tanks each of fifty thousand gallons or less capacity, but only after the locations and protective measures have been approved by local fire chief in the district in which the subject property is located.

Textiles - spinning, weaving, manufacturing, dyeing, printing, knit goods, yard goods, thread, and cordage, but not including textile bleaching.

Tool and die shops.

Tools and hardware - such as bolts, nuts, and screws, doorknobs, drills, hand tools and cutlery, hinges, house hardware, locks nonferrous metal castings, and plumbing appliances.

Toys.

Truck, truck tractor, truck trailer, car trailer, or bus storage yard, when all equipment is in operable condition, but not including a truck or motor freight terminal, which shall be treated under sub-section 10.01-C.

Umbrellas.

Upholstering (bulk), including mattress manufacturing, rebuildings, and renovating. Vehicles, children's - such as bicycles, scooter, wagons and baby carriages.

Watches.

Wood products, such as furniture, boxes, crates, baskets and pencils and cooperage works.

Any other manufacturing establishment that can be operated in compliance with the performance standards set forth in Section 4.12 without creating objectionable noise, odor, dust, smoke, gas, fumes, or vapor; and that is a use compatible with the use and occupancy of adjoining properties.

21. Retail and services as follows:

Motor vehicle service station for the retail sale of gasoline and oil for motor vehicles, for minor services which may be conducted out of doors.

Motor vehicle/Motorcycle Service Stations (includes repair, rebuild, and painting) Banks and financial institutions

Carpet and Rug Stores

Catering Establishments as long as it conforms to the regulations of the Kendall County Health Department and the Kendall County Liquor Control Ordinance.

Contractor or construction such as: building, cement, electrical, refrigeration, masonry, building, plumbing, roofing, air-conditioning, heating and ventilating, fuel oil, with a storage of fuel oils, gas and other flammable products limited to 120,000 gallons per tank, with total storage on zoning lot not to exceed 500,000 gallons.

Plumbing, heating, and roofing supply shops

22. Residential uses - as follows:

Dwelling units for watchmen and their families including caretakers when located on the premises where they are employed in such capacity.

- 23. Telecommunication Stations
- 24. Wholesaling and warehousing

M-1 Special Uses

1. Any use which may be allowed as a special use in the B-3 or B-4 Business Districts, but not including house trailers (mobile homes) camps.

- 1. Child Day Care Facility
- 2. Clubs and Lodges (non-profit), fraternal or religious institutions.
- 3. Communication Uses
- 4. Community Center/ After school programs/ Educational Center
- 5. Consumer credit, payday loan offices, financing or financial offices.
- 6. Dwelling units for Watchmen and Families including a Caretaker.
- 7. Fertilizer sales, including limited storage.
- 8. Hospitals
- 9. Indoor Target Practice
- 10. Kendall County Sheriff's Office shooting range
- 11. Kennels
- 12. Landscaping business,
- 13. Meetings Halls
- 14. Micro-Brewery and/or Winery
- 15. Micro Distillery
- 16. Outdoor storage provided such storage is screened from adjacent and surrounding properties.
- 17. Outdoor amusement establishments, carnivals, kiddie parks, and other similar amusement centers, and including places of assembly devoted thereto, such as stadiums and arenas.
- 18. Pawn Shop
- 19. Performing arts center
- 20. Places of Worship subject to the following conditions:
- 21. Production and sale of sweet cider, hard cider, wine, jams, wine jams, jellies, pies, pickles, honey, sauces and similar items utilizing crops grown on the same property or in combination with crops grown off-site where such production takes place on the premises. In addition the tasting of and wholesale or retail sale of items produced on site as well as the sales of ancillary items and products related to crops and products produced on site shall be permitted provided all required licenses and permits have been secured.
- 22. Public or Private Utilities and Service uses:
 - a. Telecommunications hub
 - b. Filtration plant, pumping station, and water reservoir.
 - c. Sewage treatment plant.
 - d. Electric substations and booster stations.
 - e. Other Similar uses
- 23. Retail or wholesale sales yards for agricultural products including, but not necessarily limited to, fruits, vegetables, flowers, plants, etc., that are not grown on the premises.
- 24. Self-Service Storage Facilities
- 25. Telecommunications Stations
- 26. Theaters: Outdoor theaters (drive-in), indoor theaters and convention centers.
- 27. Truck Driving School
- 28. Truck Stop
- 1. Amphitheater, drive-in theater, auditorium, stadium and sports arena,
- 2. Athletic Fields with Lights,
- 3. Amusement park, including go-cart tracks, water parks and other rides, .
- 4. Bait Shop

- 5. Convenience Store
- 6. Hotel and/or Motel
- 7. Indoor entertainment and recreation
- 8. Indoor Target Practice
- 9. Kendall County Sheriff's Office shooting range
- 10. Kennels
- 11. Places of Worship
- 12. Planned Developments- Business
- 13. Production and sale of sweet cider, hard cider, wine, jams, wine jams, jellies, pies, pickles, honey, sauces and similar items utilizing crops grown on the same property or in combination with crops grown off-site where such production takes place on the premises. In addition the tasting of and wholesale or retail sale of items produced on site as well as the sales of ancillary items and products related to crops and products produced on site shall be permitted provided all required licenses and permits have been secured.
- 14. Racetrack
- 16. Riding Stables including, but not limited to: polo clubs, rodeo clubs and similar uses
- 17. Seminaries, convents, monasteries, and similar religious institutions including dormitories and other accessory uses required for operation.
- 18. Telecommunications Stations
- 19. Other business uses not specifically listed as permitted uses, when found to be similar and compatible with existing or permitted businesses in the B-4 District
- 2. Adult Regulated uses
- 3. Airports and heliports including aircraft hangers, tie downs and aircraft service and repair subject to the following restrictions:
- 4. Airport, private airstrip, heliports and aircraft landing fields
- 5. Art Galleries and studios
- 6. Grain Storage.
- 7. Indoor Target Practice
- 8. Kendall County Sheriff's Office shooting range with conditions to be set and approved by the County Board.
- 9. Kennels
- 10. Medical Cannabis Cultivation Centers-Temporary
- 11. Medical Cannabis Cultivation Centers- Temporary
- 12. Motor freight terminals.
- 13. Motor vehicle/ Truckwash Facilities including the use of mechanical conveyers, blowers and steam cleaning.
- 14. Packaged Liquor Store or any sale of alcoholic beverages when associated with a brewery or winery.
- 15. Paintball Facilities
- 16. Parks and recreational areas
- 17. Planned developments, industrial
- 18. Private Clubs or lodges
- 19. Private clubs such as soccer, etc.
- 20. Racetrack provided that the following minimum standards are met:
- 21. Schools (including music, dance, business, driving, commercial, or trade but excluding truck driving)

- 22. Stadiums, auditoriums and arenas.
- 23. Theaters, outdoor drive-in.
- 24. Transfer Stations as long as it conforms to the Solid Waste Plan and all EPA requirements.
- 25. Truck Wash Facility or Motor Vehicle Wash Facility
- 26. Any use permitted in the M-2 Heavy Manufacturing District, provided the performance standard set forth in Section 4.12. can be met in their entirety.
- 27. Wind Farms, Commercial,

M-2

Permitted Uses

- 1. Any use permitted in the M-1 Districts except banks and financial institutions.
- 2. Production, processing, cleaning, servicing, testing, and repair, including the following products:

Charcoal, lampblack and fuel briquettes.

Chemicals - including acetylene, aniline dyes, ammonia, carbide, caustic soda, cellulose, chlorine, carbon black and bone black, cleaning and polishing preparation, creosote, exterminating agents, hydrogen and oxygen, industrial alcohol, nitrating of cotton or other materials, nitrates, (manufactured and natural) of an explosive nature, potash, plastic materials and synthetic resins, pyroxylin, rayon yard, hydrochloric, picric and sulfuric acids and derivatives.

Coal, coke and tar products, including gas manufacturing.

Electric central station, power and steam-generating plants.

Fertilizers.

Film, photographic.

Flour, feed and grain - milling and processing.

Incineration or reduction of garbage, offal and dead animals.

Linoleum and oil cloth.

Magnesium foundries.

Matches.

Metal and metal ores (except precious and rare metals) - reduction, refining, smelting and alloying.

Paint, lacquer, shellac, varnishes, linseed oil and turpentine.

Petroleum products, refining - such as gasoline, kerosene, naphtha, lubricating oil and liquefied petroleum gases.

Rubber (natural or synthetic).

Soaps, including fat and oil rendering.

Starch.

Wood, coal, and bones, distillations.

Wood pulp and fiber, reduction and processing, including paper mill operations.

Any other production, processing, cleaning, servicing, testing, and repair which conforms with the performance standards established hereinafter for the M-2 District.

3. Storage, including the following uses and materials or products: Goods used in or produced by manufacturing activities permitted in this district.

Grain.

Manure, peat and topsoil.

Petroleum and petroleum products.

M-2

Special Uses

- 1. Any use which may be allowed as a special use in the M-1 Districts, unless already permitted under Section 10.02.B above.
- 2. Commercial off-premise advertising structures
- 3. Correctional Facilities
- 4. Explosive, including storage, when not prohibited by other ordinance.
- 5. Junk yards and Motor vehicle wrecking yards provided they are contained within completely enclosed buildings or screened by a solid wall or uniformly painted solid fence at least twelve feet high.
- 6. Kendall County Government Agency and other law enforcement shooting range with conditions to be set and approved by the County Board.
- 7. Miscellaneous uses as follows:
 - a. Railroad freight terminals, motor freight terminals, railroad switching and classification yards, repair shops and roundhouses.
- 8. Slaughter House

M-3

Permitted Uses

- 1. Surface and/or open pit mining, extraction and or processing of aggregate materials, e.g. sand, gravel, limestone, subject to the issuance of a permit as provided including an office in relation to business.
- 2. Explosive, including storage, when not prohibited by other ordinance.

M-3

Special Uses

- 1. Asphalt and/or concrete batch mixing plants with or without associated recycling facilities.
- 2. Commercial off-premise advertising structures
- 3. Kendall County Sheriff's Office shooting range with conditions to be set and approved by the County Board.
- 4. Outdoor Target Practice or Shooting (not including private shooting in your own yard)

TO: Kendall County Planning Commission

RE: Proposed changes to Lisbon Township LRMP

Once again, I unable to attend your meeting tonight, June 27, and am forwarding this written comment for your consideration.

Thank you for removing the Prairie Parkway from the Planning map. I was most concerned about its continued inclusion on the map.

I remain concerned about the following:

Changing the Agricultural area west of Route 47 slightly north of Townhouse Rd south to the Kendall/Grundy County line to Mining: I feel allowing all the various Mining and B-6 classifications - six pages of uses, single spaced - for such a long stretch along Rt 47 allows far too many uses that are counterproductive to agriculture and residents. I recommend classifying the area west of Rt 47 north and south of Joliet Road to M-3, and moving north along Rt 47 to just north of Townhouse Rd., classify in order of declining intensity properties as M-2, M-1, and B-6

Extending the undefined M classification west on Rt 52 to Lisbon from the Rtes. 47/52 intersection: I realize this is done to accommodate Village of Lisbon growth and tax collection capabilities and is what is done statewide to accommodate incorporated villages and town. However, it is not good planning. The interests of the Village and its present and future residents are better served by the Village extending its own planning and zoning plan into its Extra Territorial Zoning district and, as parts of the ETZ are annexed to the Village, continuing to plan and zone its ETZ as the Village boundaries extend.

If the Commission prefers to keep M classification along Rt 52 from 47/52 intersection to Village of Lisbon, I ask that the M designation be made more specific -- showing B-6, M-1 and M-2 categories for various parts of that stretch of Rt 52. Doing so would lessen negative impact the very wide range of uses allowed in M designation would have on existing agriculture and residents.

Ruth Bell,

Bell Ltd. Partners. 10381 Lisbon Center Rd, Newark, Il. 60541

KENDALL COUNTY REGIONAL PLANNING COMMISSION MEETING JUNE 27, 2018

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