KENDALL COUNTY

LAND CASH ORDINANCE

1989

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KENDALL COUNTY LAND-CASH ORDINANCE

In recent years, Kendall County has experienced a steadily increasing population growth due primarily to the residential subdivision and planned unit development of vacant land within the County. Planning studies indicate accelerated growth during the next ten years resulting in the disappearance of available land and the marked increase in land value.

The County is dedicated to the concept that healthful, productive community life depends in part on the availability of recreational and park space and adequate school facilities. It has been found and determined that the location of park, recreation, and school sites to serve the immediate and future needs of adults and children of each new subdivision or planned unit development is just as essential to proper land development as are street, water, sewers and sidewalks. To this end Kendall County has determined that the dedication of land for parks, recreation, and school sites or cash contributions in lieu of actual dedication (where the latter is deemed impractical) or a combination of both, shall prevail upon all new final plats of residential subdivisions and planned unit developments.

Therefore, in the public interest, convenience, health, welfare and safety, the establishment of parks, recreation and school sites and facilities are required for each final plat of a residential subdivision, provided, however, that site locations of a proposed development where the site is not located in a taxing district for parks or recreation, the developer shall be deemed exempt from the requirements of dedicating land and/or cash in lieu of land for park or recreation.

SECTION I DEDICATION OF PARK LANDS AND SCHOOL SITES OR PAYMENTS

As a condition of approval of a final plat of subdivision or planned unit development, each subdivider or planned unit developer will be required to dedicate land or cash in lieu of actual land or a combination of both in accordance with the following criteria:

A. Criteria for Park and Recreation Land Dedication

1. Location

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A comprehensive Park District plan and/or appropriate standards adopted by affected Park Districts shall be used as a guideline in locating sites.

2. Requirement and Population Ratio

The ultimate population density to be generated by a subdivision or planned unit development shall bear directly on the amount of land required to be dedicated for park and recreation sites. The acreage of land dedication requirement shall be determined by obtaining the total population of the development times 10 acres per 1,000 population. Total population is determined by applying the estimated ultimate population per dwelling unit table (Table I) to the number of respective units in the development. For purposes of this computation it is presumed that each single family home will have 4 bedrooms. For other dwelling units such as townhouses, apartments, it is presumed that each unit will have 2 bedrooms.

Example: Development of 300 total population Total population X <u>the required acreage</u> = Total acres required for 1,000 population 300 X <u>10 acres</u> = 3 acres 1,000

B. Criteria for Requiring School Site Dedication

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1. Requirement and Population Ratio

The ultimate number of students to be generated by a subdivision or planned unit development shall bear directly upon the amount of land required to be dedicated for school sites. The land dedication requirement shall be determined by obtaining the ratio of: (a) estimated children to be served in each school classification (this number is determined by applying the estimated ultimate population per dwelling unit table (Table 1) to the number of respective units in the development) over the, (b) maximum recommended number of students to be served in each such school classification as stated herein, and then applying such ratio to the, (c) said minimum recommended number of acres for a school site of each such classification as stated herein. The product thereof shall be the acres of land deemed needed to have sufficient land for school sites to serve the estimated increased children in each such school classification. (For purposes of this computation it is presumed that each single family home will have 4 bedrooms. For other dwelling units, such as townhouses, apartments, it is presumed that each unit will have 2 bedrooms.

Example: Development "A" will generate 60 elementary students

estimated children perminimum recommendationschool classificationXper classification=Acres to bemaximum school classifi-of school sizededicatedcation recommendation

<u>60</u> X 11 acres = 1.1 acres 600

 School Classification and Size of School Site School classification and size of school sites within Kendall County shall be determined in accordance with the following criteria which is consistent with the minimum site recommendations of the Illinois State Board of Education (variance of grade organization and size are subject to local Board of Education District policy):

Classification by Grades	Max. Number of Students for each classification	Min. Number of Acres of Land for each School Site				
		Classification				
Elementary K-5	600 students	11 acres				
Middle School 6-8	750 students	28 acres				
High school	1500 students	45 acres				

Illinois Office of Education Standards as adopted by the Illinois State Board of Education follow this criteria:

Elementary school - minimum 5 acres plus 1 acre per 100 students Middle school - minimum 20 acres plus 1 acre per 100 students High School - minimum 30 acres plus 1 acre per 100 students

C. Criteria for Requiring a Contribution in Lieu of Park and School Sites

1. When available land is inappropriate for park, recreational, or school sites, the County shall require a cash

contribution in lieu of the land dedication by the subdivider or unit developer.

2. Collection of Fees

a. The cash contribution in lieu of park and recreation land dedication shall be held in trust by the County, or other public body designated by the County, solely for the acquisition of park or recreational land as herein classified, which will be available to serve the immediate and future needs of the residents of that subdivision or development or for the improvement of other existing local park and recreation lands which already serves such needs.

b. The cash contributions in lieu of school sites shall be held in trust by the County, or other public body designated by the County. Said funds shall be used solely for the acquisition of land for a school site to serve the immediate or future needs of children from that subdivision or development, or for the improvement to any existing school site or buildings which already serve or will serve such need.

c. The total cash contribution to be required shall be determined at the time the final plat is approved. Prior to execution of the final plat by the appropriate County Officials, the developer or subdivider shall as security for the payment as determined provide the County of Kendall with a letter of credit in the amount as determined from an acceptable banking institution or

shall make a cash deposit in an acceptable institution of the total amount required in an interest bearing account, which account shall be drawn from only by the consent of the County and may be drawn against by the County in the event that the payments are not paid when due. All interest accrued in such savings shall accrue to the benefit of the subdividier or developer. The letter of credit as hereinabove provided shall expressly provide it may be drawn against by the County at any time the developer or subdivider fails to make the payments. Prior to the issuance of any building permit the developer or subdivider, or such assigns or successors in interest shall pay the County the amount of cash payment attributable to the land relating to the building permit.

3. Refund

If any portion of a cash contribution in lieu of park, recreation, or school sites is not expended for the purposes set forth herein within ten years from the date of receipt, it shall be refunded to the lot owner or owners of those lots for which the contribution was made which owner or owners are determined at the time the date of refund is established.

4. Criteria for Requiring Land Dedication and a Fee

There will be situations in subdivisions or planned unit developments when a combination of land dedication and a contribution in lieu of land are both necessary; these occasions will arise when:

- a. Only a portion of the land to be developed is proposed as the location for a park or school site. That portion of the land within the subdivision falling within the park or school location shall be dedicated as a site as stated earlier, and a cash contribution in lieu thereof shall be required for any additional land that would have been required to be dedicated.
- b. A major part of the local park, recreation, or school site has already been acquired and only a small portion of land is needed from the development to complete the site. The remaining portions shall be required by dedication and a cash contribution in lieu thereof shall be required.
- 5. Fair Market Value

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> The cash contributions in lieu of land shall be based on the "fair market value" of the acres of land in the area improved that otherwise would have been dedicated as park, recreation, or school sites. Because of the diversity of lands within the county, a single determination of "fair market value" is not possible. The "fair market value" for any particular parcel shall be determined by the Supervisor of Assessment Office of Kendall County prior to plat approval. This valuation determined by the Supervisor of Assessments shall be used unless any subdivider, developer, or public body files a written objection thereto. In the event of any such objection, the subdivider, developer, or public body shall submit an appraisal showing the "fair market value" of such

improved land in the area of development of other evidence. Final determination of said "fair market value" per acre of such improved land shall be made by the County Board based on such information submitted by the subdivider or developer and from other sources as may be submitted to the County Board by affected parties.

6. Dual Districts

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Dual Districts will be treated as they are affected by the impact of subdivision or development within their territories.

D. Time of Conveyance of Payment

1. The subdivider or developer shall convey to the respective school district and park district, the lands required under this agreement within thirty days after final subdivision plat or final plat of a planned unit development is recorded in the Kendall County Recorder's Office.

2. A subdivider or developer shall make each cash contribution required under this Ordinance directly to the County or other public body designated by the County. Said collector shall issue a receipt as evidence of payment.

E Density Formula

The attached table, marked as Table No. 1, being the same as Estimated Ultimate Population Per Dwelling Unit, is generally indicative of current and short range projected trends in family size for new construction and shall be used in calculating the amount of required dedication of acres of land or the cash contributions in lieu thereof unless a written objection is filed thereto by the Subdivider or developer.

In the event a subdivider or developer files a written objection to

the Table of Estimated Ultimate Population Per Dwelling Unit, attached hereto, he shall submit his own demographic study showing the estimated additional population to be generated from the subdivision or planned unit development and in that event final determination of the density formula to be used in such calculations shall be made by the County Board, based upon such demographic information submitted by the subdivider or developer and from other sources which may be submitted to the County Board by the School District or others. It is recognized that population density, age distribution and local conditions change over the years, and the specific formula for the dedication of land, or the payment of fees in lieu thereof, as stated herein is subject to periodic review and amendment if necessary.

F. Reservation of Additional Land

Where the School District's or Park District's comprehensive plan or standards of the County Plan call for a larger amount of park and recreational land or school sites in a particular subdivision or planned unit development than the developer is required to dedicate, the land needed beyond the developer's contribution shall be reserved for subsequent purchases by the County or other public body designated by the County, provided that such acquisition is made within one year from the date of approval of the final plat.

G Topography and Grading

The slope, topography and geology of the dedicated site as well as its surroundings must be suitable for its intended purposes. Grading on sites dedicated for park and recreational uses will be performed according to plans and specifications provided by the Park District.

H Improved Sites

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All sites shall be dedicated in a condition ready for full service of electrical, water, sewer and streets (including enclosed drainage and curb and gutter) as applicable to the location of the site, or acceptable provision made therefor. The sidewalks and trees normally included within the definition of "improved" sites may be deleted due to the delay time between dedication of any such school site and construction of school facilities thereon. Such improvements for Park dedication shall only be required when requested by the Park District and shall conform to plans provided by the Park District.

SECTION II ORDINANCE PROVISIONS

If any provision of this Ordinance, or the application thereof to any person or circumstances is declared invalid by a court of competent jurisdiction, such partial invalidity shall not affect other provisions or applications of this Ordinance, which can be given effect without the invalid provision or application thereof, and to this extent the provisions of this Ordinance are declared to be coverable.

SECTION III EFFECTIVE DATE

This Ordinance shall be in full force and effect from the date of its passage as provided by law.

Adopted: Wirgust 8

County Clerk

Chairman

	Table of Est	timated Ultim	ate Populati	on per Dwel	ling Unit		
	1989 Illinois	School Cons					
		Table I					
	ESTIMATED UL	TIMATE POPU					
****	(Gr	ade Grouping K	(-5, 6-8, 9-12)				
TYPE OF UNIT	PRE-SCHOOL	ELEMENTARY	JUNIOR HIGH	TOTAL K-8	HIGH SCHOOL	ADULTS	TOTAL/UNIT
Detached Single	l Family						
2 BDRM	0.102	0.122	0.041	0.163	0.02	1.694	1.979
3 BDRM	0.256	0.358	0.143	0.501	0.146	1.962	2.865
4 BDRM	0.413	0.474	0.303	0.777	0.307	2.176	3.673
5 BDRM	0.231	0.317	0.231	0.548	0.212	2.606	3.597
Attached Single	Family (Townho	use, Row Hous	e, Quadriplex,	etc)			
1 BDRM	0	0	0	0	0	1.068	1.068
2 BDRM	0.091	0.094	0.077	0.171	0.037	1.775	2.074
3 BDRM	0.229	0.212	0.063	0.275	0.067	1.809	2.38
4 BDRM	0.346	0.321	0.169	0.49	0.183	2.317	3.336
Apartments			*****				
EFFICIENCY	0	0	0	0	0	1.36	1.36
1 BDRM	0	0	0	0	0	1.734	1.734
2 BDRM	0.041	0.08	0.039		0.038	1.554	1.754
3 BDRM	0.063	0.203	****		0.093		2.786

School Land Cash Computation

COMPUTATIC	N EXAMPL	E: Develop	oment of 56	3-bedroo	m and 42	4-bedroor	n single	family deta	ched units				
SUBDIVISION	DATA												
		PRE- SC	HOOL	ELEME	NTARY	JR. HIGH		HIGH SCH	IOOL	OVER 2	21	T.F.	POP.
Type Housing	# of Homes	Factor	Student	Factor	Student	Factor	Studen	FACTOR	STUDENT	Factor	Adults		
3 Bdrm	56	0.256	14.336	0.358	20.048	0.143	8.008	0.146	8.176	1.962	109.872	2.865	160.44
4 Bdrm	42	0.413	17.346	0.474	19.908	0.303	12.73	0.307	12.894	2.176	91.392	3.673	154.27
Total	98		31.682		39.956		20.73		21.07		201.264		314.71
DATA FROM	TABLE I:												
Formulas			ELEM	Jr. H	H.S.								
Minimum Acre	*********************************		11	28	45								
Maximum Stu			600	750	1500								
Fair Market V	ARABARA ARABARA PROPERTY AND ADDRESS OF THE OWNER		*****										
Factor (D) X (A)/(S) X FM	IV = Contri	bution										
Students (D) =	*********************************	*********************	****	nt Factor		<u>.</u>							<u> </u>
Acres = Grade	e Level Stud	ents X (A)/	<u>((S)</u>										
SCHOOL CONT	RIBUTION					ļ							
				Acres		Cash			Į				
GRAGE LEVEL	นพระบาทการรากการรากการราก	(S) Size	(A) Acres		FMV	Dntn							
K-6	39.956			*****		18,313							
7-8	20.734	750		*****	free contractions and the contraction of the contra	19,352							
9-12	21.07	1500	45	0.6321	25,000	15,803							
Total		*****				53,467							
PARK CONTR	BUTION =	TOTAL FA	MILY POP.	X 10/10	00 X FN	٨V			ļ				
					ACRES	/1000	ACRES	REOD	VALUE/A	CDE	CASH CONTR		
		314.706			10		3.147		างการสุดภาพมากการการการการการการการการการการการการกา				
		314.700			10		0.14/		25,000		\$78,676.50	*****	
TOTAL CONTR	RIBUTION:												
		DNTN	# HOMES	\$/HOME									
	SCHOOL	53,467	98	545.59									
	PARK	78,677	98	[~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	şannan						******	~~~~~	
******	TOTAL	132,144	98	1,348									x