

DEPARTMENT OF PLANNING, BUILDING & ZONING

111 West Fox Street • Yorkville, IL • 60560

(630) 553-4141 Fax (630) 553-4179

APPLICATION

PROJECT NAME _____

FILE #:_____

NAME OF APPLICANT (Includin	g First, Middle Initial, and Last Name)	
CURRENT LANDOWNER/NAME	(c)	
	5)	
SITE INFORMATION		
ACRES	SITE ADDRESS OR LOCATION	ASSESSOR'S ID NUMBER (PIN)
EXISTING LAND USE	CURRENT ZONING	LAND CLASSIFICATION ON LRMP
REQUESTED ACTION (Check All	That Apply):	
REQUESTED ACTION (CHeck All	тта Арру).	
SPECIAL USE	MAP AMENDMENT (Rezone t	o) VARIANCE
ADMINISTRATIVE VARIANCE	A-1 CONDITIONAL USE for:	SITE PLAN REVIEW
TEXT AMENDMENT	RPD (Concept: X Prelimi	nary; Final) ADMINISTRATIVE APPEAL
PRELIMINARY PLAT	FINAL PLAT	OTHER PLAT (Vacation, Dedication, etc.)
AMENDMENT TO A SPECIA	_ USE (Major; Minor)	
¹ PRIMARY CONTACT	PRIMARY CONTACT MAILING	ADDRESS PRIMARY CONTACT EMAIL
PRIMARY CONTACT PHONE #	PRIMARY CONTACT FAX #	PRIMARY CONTACT OTHER #(Cell, etc.)
2		
² ENGINEER CONTACT	ENGINEER MAILING ADDRES	S ENGINEER EMAIL
ENGINEER PHONE #	ENGINEER FAX #	ENGINEER OTHER # (Cell, etc.)
ENGINEER FROME #	ENGINEER FAX #	
LUNDERSTAND THAT BY	SIGNING THIS FORM THAT TH	E PROPERTY IN QUESTION MAY BE VISITED BY
		ROUGHOUT THE PETITION PROCESS AND THAT
THE PRIMARY CONTACT COUNTY.	LISTED ABOVE WILL BE SUBJE	ECT TO ALL CORRESPONDANCE ISSUED BY THE
	ORMATION AND EXHIBITS SUB	MITTED ARE TRUE AND CORRECT TO THE
BEST OF MY KNOWLEDG	E AND THAT I AM TO FILE THIS	APPLICATION AND ACT ON BEHALF OF THE
	IE APPLICANT ATTESTS THAT ENDALL COUNTY AS OF THE A	THEY ARE FREE OF DEBT OR CURRENT ON PPLICATION DATE.
SIGNATURE OF APPLICA		DATE
	FEE PAID:\$	
	CHECK #:	

¹Primary Contact will receive all correspondence from County ²Engineering Contact will receive all correspondence from the County's Engineering Consultants



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ZONING APPLICATION FEES

MAP AMENDMENTS Any amount of acreage

\$500.00

SPECIAL USE PERMITS, PLANNED UNIT DEVELOPMENTS/ RESIDENTIAL PLANNED DEVELOPMENTS AND MAJOR AMENDMENTS TO SPECIAL USES The following fees include a processing fee, a fee for recording the special use in the recorder's office for 10 pages and a cost for the Zoning Board of Appeals at a rate of \$350.00 shall be imposed on ALL Special Uses

All acreage zoned as A-1	\$1,155		
All Other Zoning Districts 0.0-5.00 acres	\$1,155		
5.01-10.00 acres	\$1,905		
10.01-50.00 acres	\$2,255 + \$50/acre or part thereof over 10 acres		
50.01-100.00 acres	\$4,755 + \$35/acre or part thereof over 50 acres		
100.01-500.00 acres	\$6,505 + \$20/acre or part thereof over 100 acres		
500.01+	\$14,505 + \$15/acre or part thereof over 500 acres		
MINOR AMENDMENT TO SPECIAL USE (includes a processing fee and a fee for recording the minor amendment to the special use in the recorder's office) Any amount of acreage \$150.00			

VARIANCE (includes a processing fee and a fee for recording the variance in the recorder's office) As part of Special Use \$100 Not part of Special Use \$475 for first Variance Request of petition and \$50 for each additional request to be included in the same petition

ADMINISTRATIVE VARIANCE (includes a processing fee and a fee for recording the minor amendment to the special use in the recorder's office) Any amount of acreage \$150.00

PRELIMINARY PLAT

Residential	\$1,000.00 + \$50.00/acre or part of an acre
Other	\$1,000.00 + \$100.00/acre or part of an acre

FINAL PLAT All Final Plats

\$50.00/acre or part of an acre (\$500.00 minimum)

OTHER PLAT (Vacation, Dedication, etc.) All Other Plat Actions \$50.00/acre or part of an acre (\$500.00 minimum)

ADMINISTRATIVE APPEAL	\$1,000.00 ¹
TEXT AMENDMENT	\$500.00
SITE PLAN REVIEW	\$375.00
CONDITIONAL USE	\$100.00
TEMPORARY USES	\$100.00

No waiver and no refund shall be made for any fee paid pursuant to this Ordinance without the approval of the Planning Building and Zoning Committee of the County Board

All fees for actions or activities by Kendall County or the Kendall County Forest Preserve District are hereby waived and all fees for non-profit organizations shall be charged half of the normal fees for zoning petitions; provided they show proof of nonprofit status and that the permit be used only by the organizations itself*

¹In the event that ruling by the Zoning Board of Appeals favors the appealing party, the submitted fee for an administrative appeal shall be refunded to the applicant.

The deposit fee for renting the 2012 National Rifle Association Range Source Book can be found in Section 26-1(c) of the Kendall County Code.

ZONING FEES ESTABLISHED BY KENDALL COUNTY ORDINANCE EFFECTIVE 12/17/2019



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RPD PRELIMINARY PLAT APPLICATION CHECKLIST

	Completed Application Form
Cellette	Application Fee
5	Legal description of property involved supplied on a flash drive or some other digital form
2	A beneficiary disclosure statement for property, if held in trust.
	3 initial copies of Preliminary Plat for property involved showing the following items (more copies of the Preliminary Plat will be required for subsequent meetings):
	(Please note: If submitting copies 11"x17" or smaller, a 24"x36" copy is required for display purposes. A PDF of the Preliminary Plat must also be submitted)
	 a. Title (including subdivision name), scale (at 1"=100'), north arrow b. Location (map and by section, township, & range) c. Date of Drawing d. Developer/owner (name, address, & contact information) e. Designer/Surveyor (name, address, & contact information) f. Boundary lines (of the subdivision & referencing USLSC) g. Existing structures (on the property & adjacent properties) h. Utilities (on the property & adjacent properties) i. Easements, location, width, and purpose (existing & proposed) j. Streets and other rights-of-way (existing & proposed) k. Lot lines, dimensions, and numbers l. Setback lines for buildings m. Dedicated lands for public and non-public uses n. Topography at 1 or 2 foot contours o. Existing soil characteristics by soil classifications p. Surficial geology, if available q. Wooded areas and vegetation (if present) r. Base Flood Elevation (if present on property) s. Wetlands on property (if present) L. Zoning classification on property and adjacent property u. Adjacent property owners' name v. Density Ronus Worksheet
	v. Density Bonus Worksheet
	w. Proposed septic field envelopes
	Updates to any previously submitted information from Concept Stage on written or graphic information.
	RPD Buildable Acreage Worksheet
	3 copies of Preliminary Landscape plan addressing the following:
	 a. Parkway shade trees shall provided such that the total number of trees shall equal or exceed the ratio of one tree for each forty (4) feet of street frontage b. Seventy (70) percent of significant trees are required to be preserved under the tree preservation plan
	c. Loading docks, service yards, parking areas, and trash dumpsters shall be screened by a solid fence or continuous landscaping of at least six (6) feet in height
	d. Buffers of at least 50 feet around wetlands and along major collector roads e. Buffers of 25 feet along existing streams and waterbodies
	f. Trees along the perimeter of proposed stormwater management areas

<u>g.</u> Location of all areas to be planted with native or specialized plantings h. Maintenance plan for landscaping
 Phasing schedule, if proposed
 3 sets of preliminary engineering drawings including, but not limited to:
 a. Natural drainage to, from and on the property b. Existing ground surface and proposed street grades c. Intent of surface drainage and detention (written statement) d. Typical street cross-sections e. Typical drainage cross-sections
Engineering drawings will be reviewed by PBZ Staff, the County's Engineering Consultant, the Highway Department, the Health Department
 Engineering review fee deposit and certification.
A copy of any declarations, restrictive covenants, conditions, or restrictions placed on the property. Plat of Survey less than one year old
Preliminary Lighting Plan
Traffic Study (if applicable)

PUBLIC NOTICE KENDALL COUNTY **KENDALL COUNTY REGIONAL PLANNING COMMISSION**

Notice is hereby given that the Kendall County Regional Planning Commission
will hold a public meeting on at 7:00 p.m. at the Kendall County
Office Building, Room 209 & 210 at 111 West Fox Street, Yorkville, IL.
The purpose of this meeting is to consider comments and make a determination
regarding Petition # is/are seeking to is/are seeking to
(Description of request.)
The property is located at, and, Address or physical location.)
is legally described in Exhibit "A" attached. (ATTACH LEGAL DESCRIPTION
ON SEPARATE PAGE) Petition # and related documents may be
reviewed at the Planning, Building and Zoning Department, Room 203, 111 West
Fox Street, Yorkville, IL 60560. Questions can be directed to the same
Department. Telephone (630) 553-4141. Fax (630) 553-4179. All interested
persons may attend and be heard. Written comments should be directed to the
Department but shall only be entered as part of the record at the discretion of the
Kendall County Regional Planning Commission.

Name(s) of Applicant

PUBLIC NOTICE KENDALL COUNTY **ZONING BOARD OF APPEALS**

Notice is hereby given that Zoning Board of Appeals will hold a public hearing on at 7:00 p.m. at the Kendall County Office Building, Room 209 & 210 at 111 West Fox Street, Yorkville, IL. The purpose of this hearing is to consider testimony and make a determination regarding Petition # ________(Name(s) of Applicant) _______ is/are seeking a variance from Section ______ of the Kendall County Code The property is located at ______, and is legally described in Exhibit "A" attached. (ATTACH LEGAL DESCRIPTION ON SEPARATE PAGE) Petition #_____ and related documents may be reviewed at the Planning, Building and Zoning Department, Room 203, 111 West Fox Street, Yorkville, IL 60560. Questions can be directed to the same Department. Telephone (630) 553-4141. Fax (630) 553-4179. All interested persons may attend and be heard. Written testimony should be directed to the Department but shall only be entered as part of the record at the discretion of the Kendall County Zoning Board of Appeals.

Name(s) of Applicant



Kendall County Soil & Water

Conservation District

7775A Route 47, Yorkville, Illinois 60560 • (630)553-5821 extension 3

(630)553-5821 extension 3

www.kendallswcd.org

NATURAL RESOURCE INFORMATION (NRI) REPORT APPLICATION

Petitioner:	Contact Persor	ו:	
Address:			
City, State, Zip:			
Phone Number: ()	()		
Email:			
Please select: How would you like to recei	ve a copy of the NRI R	eport? Email	Mail
Site Location & Proposed Use			
Township Name			E, Section(s)
Parcel Index Number(s)			
Project or Subdivision Name		Number of <i>I</i>	Acres
Current Use of Site	Proposed Use _		
Proposed Number of Lots	Proposed Num	per of Structures	
Proposed Water Supply	Proposed type (of Wastewater Trea	tment
Proposed type of Storm Water Management			
Type of Request Change in Zoning fromto Variance (Please describe fully on separate page Special Use Permit (Please describe fully on sepa Name of County or Municipality the request is being) rate page)		
Plat of Survey/Site Plan – showing location, lega Concept Plan - showing the locations of propose If available: topography map, field tile map, copy NRI fee (Please make checks payable to Kendall The NRI fees, as of July 1, 2010, are as follows: <u>Full Report</u> : \$375.00 for five acres and under, p <u>Executive Summary Report</u> : \$300.00 (KCSWCD	d lots, buildings, roads of soil boring and/or County SWCD) blus \$18.00 per acre fo	s, stormwater deter wetland studies r each additional acr	ntion, open areas, etc. e or any fraction thereof over five.
	res and under Acres at \$18.00 each	\$ <u>375.00</u> \$	
NOTE: Applications are due by the 1 st of each month application is submitted, please allow 30 days for ins	to be on that month's pection, evaluation an	SWCD Board Meet d processing of this	s report.
I (We) understand the filing of this application allow Conservation District (SWCD) to visit and conduct an expiration date will be 3 years after the date report	n evaluation of the sit		-
Petitioner or Authorized	Agent		Date
This report will be issued on a nondiscriminatory basis with	nout regard to race, color, rel	igion, national origin, age	, sex, handicap or marital status.
	e all rec'd		
Fee Due \$ Fee Paid \$ Che	ck # Over/Un	der Payment	Refund Due

Welcome to EcoCAT - the Ecological Compliance Assessment Tool

IMPORTANT INFORMATION FOR FIRST TIME USERS

- Your screen resolution must be set at **1024 x 768** or higher, and your browser window must be maximized. If not, you will not be able to use the MapTool.
- EcoCAT data entry must be completed within 20 minutes. If not, the information you have entered will be lost.
- You must complete all questions that are marked with an asterisk.
- To enter your project, you must have the County, Township, Range, and Section of its proposed location.
- EcoCAT generates a public record that is subject to disclosure under the Freedom of Information Act.
- If bookmarking this site, please bookmark THIS page, using this url: https://dnr.illinois.gov/programs/ecocat.html
- If you have questions or comments, send an e-mail to DNR.EcoCAT@illinois.gov

EcoCAT was developed to help state agencies, units of local government, and the public (as project proponents) initiate natural resource reviews for:

- <u>Illinois Endangered Species Protection Act</u> [520 ILCS 10/11(b)] and <u>Illinois Natural Areas</u> <u>Preservation Act</u> [525 ILCS 30/17] as set forth in procedures under <u>Title 17 Ill. Admin.</u> <u>Code Part 1075</u>.
- <u>Interagency Wetland Policy Act of 1989</u> [20 ILCS 830] as set forth in procedures under <u>Title 17 III. Admin. Code Part 1090</u> when state agencies provide funding (including federal pass-through funding) or technical assistance.

These laws require state agencies and units of local governments to consider the potential adverse effects of proposed actions on Illinois endangered and threatened species and sites listed on the Illinois Natural Areas Inventory.

EcoCAT can also accept Information Requests for natural resource reviews that do not trigger government consultation. An information request **DOES NOT** fulfill the requirements of Part 1075 or 1090.

How EcoCAT Works

EcoCAT uses databases, Geographic Information System mapping, and a set of programmed decision rules to determine if your proposed action may be in the vicinity of protected natural resources. You receive a natural resource review report that either:

- Terminates consultation if no resources are in the vicinity; or
- Lists resources that may be in the vicinity and identifies the staff member who will review the action. After review, staff will either:
 - Terminate consultation because adverse effects are unlikely,
 - Request additional information, or
 - Recommend methods to minimize potential adverse effects.

A species may appear on the resource list more than once when it occurs in several locations within the project's vicinity. Also, many INAI Sites are Nature Preserves, Land and Water

Reserves, or Natural Heritage Landmarks. The sites may overlap, but the legal protections of each designation differ. Apart from Natural Areas, the boundaries of the other designations are based on property ownership and may extend beyond the location of the natural resources.

Keep in mind that "in the vicinity" does not necessarily mean "in the footprint" or that a resource will be adversely affected by the action. However, the potential is there and will be evaluated further. By the same token, because the resource buffers are very general, IDNR may evaluate resources located farther away if the proposed action or the life history requirements of a species warrant doing so.

The actual distribution of endangered and threatened species can never be known with certainty. Because some species are migratory, require very large territories, or are highly mobile, a natural resource review showing no protected resources does not guarantee that no T & E species are in the vicinity of a project. An EcoCAT review reflects the information existing in the Database at the time of this inquiry, and should not be regarded as a final statement on the site being considered, nor should it be a substitute for detailed site surveys or field surveys required for environmental assessments. If any protected resources are encountered during a project's implementation, compliance with applicable statutes and regulations is required.

How to Use EcoCAT

Information that <u>must</u> be completed in EcoCAT is indicated with a red asterisk (*).

EcoCAT first asks a series of **General Information** questions. How you answer the questions ensures that your project receives the appropriate environmental review and is assigned to the correct staff member. If you do not answer all of the questions, the program will not allow you to proceed to the mapping tool. The questions, with explanations, are provided below.

Q1. Why are you submitting the project to EcoCAT?

- To initiate consultation with IDNR (*Title 17 Ill. Admin. Code Part 1075*) to determine potential impacts to Illinois Natural Area Inventory sites or state-listed threatened or endangered species.
- To obtain information on Illinois T&E species or INAI sites for **project planning**.
- To obtain information on Illinois T&E species or INAI sites for federal agency actions (including NEPA compliance).

If you select the 1st option you are fulfilling the consultation requirements of the Illinois Endangered Species Protection Act and the Illinois Natural Areas Preservation Act.

If you select the 2nd option, you are only requesting information, not consultation. The submittal is considered an 'information request.' The EcoCAT report will state whether or not state-protected resources may be in the vicinity and will list any that are. The project will not be assigned for review.

The 3rd option should only be selected by federal agencies that are required to seek comments from state fish & wildlife agencies before authorizing, funding, or performing a federal action. EcoCAT processes most of these submittals as information requests, not as consultations. Only submittals for FERC and USEDA will be assigned to staff if resources are flagged.

If you select the 2nd or 3rd option, you will skip questions 2 and 3 on the General Information page and proceed directly to the Applicant Information page.

Q2. Indicate the government unit and type of action that has prompted consultation.

• LOCAL GOVERNMENT

- Authorization (a unit of local government must issue a permit or other authorization)
- Funding (a unit of local government will provide a grant, loan, or other direct support)
- Performance (a unit of local government is performing the action, such as construction)

• STATE AGENCY

- Authorization (a state agency must issue a permit or other authorization)
- Funding (a state agency will provide a grant, loan, or other direct support)
- Performance (a state agency is performing the action, such as construction)

Only one jurisdictional agency or government can be selected, even though multiple units of government may be involved. Note that consultation with IDNR is **NOT** an authorization. Select "IDNR" **ONLY** if IDNR is the agency issuing a permit, providing funding, or performing the proposed action.

If you choose **Local Government** you will be asked to identify the government, e.g. the City of Champaign, and to enter a local government contact name, address and phone number. There is also a box to check if the local government is a county highway or local roads department.

If you select **State Agency**, there will be a drop-down box for you to identify which agency and, if applicable, which bureau. You will also be asked to enter an agency contact name, address and phone number.

Information about the unit of government and the type of action required from that government ensures that the project receives the applicable review and is assigned to the appropriate staff.

Q3. Will state technical assistance or funding (including federal funding through a state agency) support the project?

- o Yes
- o No
- Don't Know

If you choose "Yes" or "Don't know," the project will be reviewed for wetland impacts to comply with the Interagency Wetland Policy Act of 1989 (IWPA). You will not receive technical assistance or funding without this review. Note: compliance with Sections 401 and 404 of the federal Clean Water Act does not assure compliance with the IWPA.

After you answer the three general information questions, you will move to the section on **Applicant Information**. First, you need to indicate the applicant category to which you belong:

- Non-governmental/Individual
- Local Government
- State Agency
- Federal Agency

The individual or organization submitting the project to EcoCAT is considered the Applicant. Required information includes applicant (your company, agency, etc.), and applicant address. Phone and fax numbers for the applicant are optional. After you have submitted a project to EcoCAT for the first time, you can click the Lookup button to automatically fill in the applicant address. However, you must enter the applicant name exactly the same way each time. For example, if you previously entered "ABC Engineering Company", remember to enter the company name in an identical manner each time. If you enter "ABC Eng. Co." or "ABC Engineers" a new entry will be made and you will have to enter the address again.

The same is true for Contact Person. The first time you enter a project you will select:

• Add New Contact

Required information includes your name, phone number and e-mail address. Any communication from IDNR (such as requests for additional information or correspondence terminating consultation) will be directed to the Contact Person at the address listed for the Applicant or the phone number listed for the Contact Person. For subsequent submittals you can choose:

• Select Existing Contact

Click your name and the information you previously entered will automatically be entered in the form.

The section on **Project Information** asks you to provide a project name, a brief description of the project, and the project address. You can also enter a non-IDNR project number here (this number will display on the EcoCAT report along with the IDNR project number). This section also asks you to indicate if the project has been submitted to IDNR previously. If it has, you should enter that IDNR project number so staff can refer to the previous consultation.

Next is **Project Location**. First you select the County where the project will be located, then the **Section, Township, and Range** of the site – commonly referred to as "TRS". (The correct Meridian will come up automatically when you click the Meridian button.) You can find the TRS - also known as the Public Land Survey System (PLSS) information - on standard legal property descriptions, on USGS topographical maps, and in plat books.

You only need to enter one section number even if the project location lies in several sections. Once you have entered the TRS, click on "Go to Map Tool." When a map of the general location of the project appears, you can either zoom in or out to find the exact location of your project (instructions are on-screen). If the map doesn't appear or is very narrow, check your screen resolution. It must be set at 1024 x 768 or higher.

Click "Draw" to begin outlining the area of your project. If the project lies in more than one section, all the sections included in the polygon will be recorded automatically and listed on the EcoCAT report. When the project is correctly outlined, click "Submit."

EcoCAT will return a report for the project that lists any resources found in the area. If no resources are in the vicinity and you have requested consultation, the report will terminate consultation and you have completed the process. If the project was submitted for consultation and protected natural resources are identified in the area, EcoCAT will assign the project to IDNR staff for further review. In either instance, make sure you have a copy of the report. To do this, click the "Print Report" button on the left side of the screen. An Acrobat dialog box will appear from which you can print and/or save the report. If the dialog box does not open, turn off all pop-up blockers or enable popups for "dnrecocat.state.il.us".

Once you have a copy of your report, you can either click the "Exit EcoCAT" button or, if you have another project to submit, you can click the "Enter Another Project" button and start the process again without having to re-enter Applicant Information.

How do I submit a large, linear project?

A project area up to five miles (eight kilometers) can be submitted through EcoCAT. If your project is longer than five miles, you should break it up into five-mile segments and submit them as multiple projects. When you are in the mapping tool click the "zoom out" button at the top and then click the map until you are at the map scale needed to encompass the project area. Then click the EcoCAT button and draw a polygon around the project area.

How do I submit a project with multiple sites?

If the proposed action is similar at each site and the sites are within one-half mile, a single polygon can be drawn around the entire area and EcoCAT will treat it as one project. The results should not differ drastically from individually considering each site. If the proposed actions vary from site to site or if the sites are located a long distance from each other, you must submit multiple consultation requests.

Can I submit an action that requires a Clean Air Act permit?

New Source Review and Prevention of Significant Deterioration actions should still be submitted to the Department on an Agency Action Report. However, we encourage those seeking a permit for a major emission source to submit an Information Request during project planning.

What if more than one level of government or more than one agency is involved in a project?

A submission to EcoCAT can indicate only one jurisdictional Agency or Government. However, because every Agency or Government has unique powers and authorities, each unit of government which will authorize, fund, or perform a proposed action has a legal obligation to consult the Department under Part 1075. Therefore an EcoCAT submission should be made for each Agency or Local Government involved in the action when EcoCAT indicates a protected natural resource exists in the vicinity.

When multiple agencies or governments are involved, they have the option, under Part 1075, of designating one of themselves to act as the "lead agency" for purposes of consultation. Even if no "lead agency" is designated, once the Department becomes aware multiple agencies or governments are involved the Department will attempt to coordinate the resulting consultations.

If EcoCAT indicates no protected resources are known in the vicinity, a copy of the EcoCAT report may be accepted by Agencies or Governments as an indication the consultation requirement has been satisfied; however, each Agency or Government may choose to consult directly.

What is "federal agency coordination?"

Many federal agencies are required to seek the comments and opinions of state fish & wildlife agencies before authorizing, funding, or performing a federal action. EcoCAT can provide information on state-listed endangered or threatened species, wetlands, and Natural Areas. The reviews provided by the U.S. Fish and Wildlife Service are based on historic ranges of species, and are limited to federally listed T&E species.

Who has to consult under the Illinois Endangered Species Protection Act and the Illinois Natural Areas Preservation Act?

State agencies or units of local government must consult the Department about proposed actions that they will authorize, fund or perform. Private parties do not have to consult, but they are liable for prohibited taking of state-listed plants or animals or for adversely modifying a Nature Preserve or a Land &Water Reserve.

Home rule governments may delegate this responsibility, through duly enacted ordinances, to the parties seeking authorization or funding of the action.

Who MAY consult?

Developers, consultants, planners, and others frequently consult regarding tentative projects to determine the presence or absence of natural resource issues. The Department encourages such consultation as most effective, most economical, and least disruptive.

What actions require consultation?

Any action that will change existing environmental conditions, i.e. anything that disturbs the land, water, or air. Examples include:

- construction
- discharge of pollutants or application of chemicals into the air, water, or land
- dredging any naturally occurring materials
- re-zoning from a non-urban classification to an urban classification (e.g. from agricultural to residential) or a change from one urban classification to another on land not used in its entirety for the original classification
- subdivision and other development plats
- infrastructure alterations (utilities, roads, sewers)
- land management
- alteration, removal, excavation or plowing of non-farmed, non-cultivated areas
- altering existing topography
- annexations
- parks, stream, or lake modifications

What actions are exempt from consultation?

Unless it is evident that they could directly or indirectly affect an endangered or threatened species or a Natural Area, the following actions are exempt from consultation:

- mowing within maintained highway rights-of-way
- routine resurfacing and application of oil and gravel to existing roads
- maintenance or repair of existing structures
- actions under a Department-approved management plan undertaken to maintain or improve natural ecosystem conditions or to re-establish pre-settlement vegetation conditions (such as prescribed burns, spot application of herbicides or brush clearing)
- maintenance of existing lawns, yards, and ornamental plantings
- routine cultivation of agricultural lands
- change of zoning requests for land currently zoned, developed, and used in its entirety for commercial, industrial, or residential purposes

How is consultation enforced?

The consultation requirement may be enforced through a writ of mandamus, which may be sought by any "affected" person from the circuit court with jurisdiction.

What are the consequences of NOT consulting?

- destruction of irreplaceable natural resources
- negative public relations and potential civil litigation
- injunctive action, civil penalties, seizure of property, or criminal prosecution

How does IDNR evaluate proposed actions that are in the vicinity of protected resources?

Based on the nature of the proposed action and the nature of the protected resource, staff will assess the character of the potential adverse impacts and whether an adverse impact is likely. For listed species, the assessment is based on the life requirements of the species. The assessment for Natural Areas and Nature Preserves is much broader, based on potential impacts to natural communities and the unique features of the Site or Preserve.

How Can I Make Consultation Effective?

- Plan proactively.
- Coordinate planning and development with other municipalities and governments.
- Know the natural resource issues in your area.
- Modernize zoning and subdivision ordinances to enable your government to impose natural resource protection measures.
- Incorporate resource protection measures into formal and enforceable agreements, permits, contracts, etc.
- Enforce ordinances, regulations, permit terms, and contract provisions.
- Educate officials, developers, consultants, and the general public about natural resources and laws protecting them.

What does consultation NOT do?

- It does not result in permits of any kind. Permits must be obtained from the respective regulatory agency.
- It does not satisfy the requirements of the federal Endangered Species Protection Act of 1972 and implementing regulations.
- It cannot prohibit or prevent a proposed action.
- It does not preempt, override, reduce or interfere with the powers of local governments or State agencies.
- It does not address impacts to natural resources which do not enjoy protected status, except to the extent they entail cumulative indirect adverse effects to protected resources.
- It cannot protect or conserve listed species, Natural Areas, or Nature Preserves without the active participation and cooperation of agency and local officials.

KENDALL COUNTY DISCLOSURE OF BENEFICIARIES FORM

1.	Applicant	
	Address	
	City State	Zip
2.	Nature of Benefit Sought	
3.	Nature of Applicant: (Please check one) Natural Person Corporation Land Trust/Trustee Trust/Trustee Partnership Joint Venture	
4.	If applicant is an entity other than described in Section 3, briefly characteristics of the applicant:	v state the nature and
5.	If your answer to Section 3 you have checked letter b, c, d, e, or each person or entity who is a 5% shareholder in case of a corpo a trust or land trust, a joint venture in the case of a joint venture, interest, interest in profits and losses or right to control such ent NAME ADDRESS	oration, a beneficiary in the case of or who otherwise has proprietary
6.	Name, address, and capacity of person making this disclosure or	n behalf of the applicant:
that I has	VERIFICATION , being first de making this disclosure on behalf of the applicant, that I am duly a ve read the above and foregoing Disclosure of Beneficiaries, and are true in both substance and fact.	aly sworn under oath that I am the athorized to make the disclosure, that the statements contained
Subscrib	bed and swom to before me this day of	, A.D

(seal)

Notary Public



DEPARTMENT OF PLANNING, BUILDING & ZONING 111 West Fox Street • Yorkville, IL • 60560 (630) 553-4141 Fax (630) 553-4179 ENGINEERING CONSULTANT FEES

I,_____understand that Kendall County uses the services of a

consultant for engineering reviews and inspections and that I will be responsible for

payment of services on_____ project. I authorize the consulting

services to proceed.

IF THIS IS **NOT** PART OF A BUILDING PERMIT APPLICATION, PLEASE CHECK THE BOX AND COMPLETE THIS SECTION:

I hereby submit a deposit of _____ payable to the Kendall County Treasurer

to be used by Kendall County to reimburse consultant for charges invoiced for work

done in the review, approval and inspection of the proposed improvements.

I understand that if the deposit is depleted that I may be required to replenish the deposit

to have work proceed.

I further understand that Kendall County will not issue a Building Permit or a Certificate of

Occupancy as the case may be until I provide payment or proof of payment for the

engineering services.

Signature of Applicant:	Date:	

KENDALL COUNTY TIMETABLE 2025

for TEXT AMENDMENTS, MAP AMENDMENTS, RPD's (Residential Planned Developments), NON-RESIDENTIAL PUDS,

SPECIAL USES AND MAJOR AMENDMENTS TO A SPECIAL USE

Application Deadline	ZPAC	COMBINED ZBA PUBLI		Deadline to submit proof of publication to PBZ Dept.***	KCRPC	ZBA	PBZ	СВ
By 4:30 p.m.	(9:00 A.M.)	BEGIN	END		(7:00 P.M.)	(7:00 P.M.)	(6:30 P.M.)	(9:00 A.M.)
10/22/24	11/05/24	11/16/24	12/01/24	12/04/24	12/11/24	12/16/24	01/13/25	01/21/25
11/15/24	12/03/24	11/16/24	12/01/24	12/04/24	12/11/24	12/16/24	01/13/25	01/21/25
12/24/24	01/07/25	12/28/24	01/12/25	01/15/25	01/22/25	01/27/25	02/10/25	02/18/25
01/21/25	02/04/25	02/01/25	02/16/25	02/19/25	02/26/25	03/03/25	03/10/25	03/18/25
02/18/25	03/04/25	03/01/25	03/16/25	03/19/25	03/26/25	03/31/25	04/07/25	04/15/25
03/18/25	04/01/25	03/29/25	04/13/25	04/16/25	04/23/25	04/28/25	05/12/25	05/20/25
04/22/25	05/06/25	05/03/25	05/18/25	05/21/25	05/28/25	06/02/25	06/09/25	06/17/25
05/20/25	06/03/25	05/31/25	06/15/25	06/18/25	06/25/25	06/30/25	07/07/25	07/15/25
06/17/25	07/01/25	06/28/25	07/13/25	07/16/25	07/23/25	07/28/25	08/11/25	08/19/25
07/22/25	08/05/25	08/03/25	08/18/25	08/20/25	08/27/25	09/02/25	09/08/25	09/16/25
08/19/25	09/02/25	08/30/25	09/14/25	09/17/25	09/24/25	09/29/25	10/13/25	10/21/25
09/23/25	10/07/25	09/27/25	10/12/25	10/15/25	10/22/25	10/27/25	11/10/25	11/18/25
10/21/25	11/04/25	11/15/25	11/30/25	12/03/25	12/10/25	12/15/25	01/12/26	01/20/26
11/14/25	12/02/25	11/15/25	11/30/25	12/03/25	12/10/25	12/15/25	01/12/26	01/20/26

TIMELINE IS SUBJECT TO CHANGE-REVIEW BY TOWNSHIPS, MUNICIPALITIES AND ADVISORY BOARDS COULD DELAY THE ADOPTION PROCESS

** Petitioners must adhere to KCRPC & ZBA publication timeframe as listed. All notifications must be given to property owners and <u>published</u> in the newspaper no earlier than the "begin" date listed and no later than the "end" date listed for the appropriate KCRPC & ZBA meeting. Notices submitted to the paper for publication must also include the legal description of the property that is the subject of the hearing. The "Kendall County Record" and "Beacon News" are the preferred papers for publication of notices. The "Beacon News" is published daily. The Kendall County Record is a weekly publication issued each Thursday. Please check with each publication regarding publication deadlines. For further information regarding the cost and deadlines related to each paper, contact the "Kendall County Record" at (630) 553-7034 (publicnotice@kendallcountynow.com) or the "Beacon News" (suburban.legal@tribpub.com)

*** Proof of notification must be submitted to the Planning, Building & Zoning Department prior to the KCRPC meeting. The deadline is specified above.