SECOND REGULAR SESSION

SENATE BILL NO. 729

94TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR GRIESHEIMER.

Pre-filed December 1, 2007, and ordered printed.

TERRY L. SPIELER, Secretary.

3235S.01I

AN ACT

To amend chapter 64, RSMo, by adding thereto fifteen new sections relating to the Missouri county planning act, with penalty provisions.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Chapter 64, RSMo, is amended by adding thereto fifteen new sections, to be known as sections 64.1000, 64.1003, 64.1006, 64.1009, 64.1012, 64.1015, 64.1018, 64.1021, 64.1024, 64.1027, 64.1030, 64.1033, 64.1036, 64.1039, and 64.1042, to read as follows:

64.1000. 1. Sections 64.1000 to 64.1042 shall be known as the 2 "Missouri County Planning Act".

3 2. Sections 64.1000 to 64.1042 provide for the enactment of plans and regulations in counties for the protection of the public health, 4 safety and welfare, and are not intended to prevent the enactment or $\mathbf{5}$ enforcement of additional laws and regulations on the same subject 6 which are not in conflict with the provisions of these sections. These 7 sections shall be broadly construed to include any powers that are 8 reasonably expedient to the achievement of these purposes. The 9 10 enumeration of powers in these sections shall not be exclusive, nor be a limit on the general authority conferred on counties to adopt 11 ordinances. 12

64.1003. As used in sections 64.1000 to 64.1042, the following 2 terms shall mean:

3 (1) "Agency", a body with the authority to produce public
4 improvements contemplated under the comprehensive plan;

5 (2) "Area plan", a part of a comprehensive plan that provides
6 specific planning and design proposals for a defined geographic area;
7 (3) "Building line" or "building setback line", the line within a

8 property which defines a horizontal distance to be provided between
9 an exterior building wall or building support and the adjacent property
10 line;

(4) "Flood plain", an area along a stream or other water course
subject to periodic or intermittent flooding, the limits of which are
designated on maps by federal, state, or county government based on
engineering studies and determinations and adopted by the local
legislative authority;

16 (5) "Major street plan", a plan established under sections 64.1000 17 to 64.1042 defining the system of highways, streets, and drainage 18 systems, including any amendments or additions resulting from the 19 approval of subdivision plats and the subsequent filing of such 20 approved plans;

21(6) "Public improvement", any improvement, facility, or service 22together with its associated public site or right-of-way necessary to 23provide transportation, education, parks or recreation, drainage, public 24or private utilities, energy, or other services which benefit the public; 25(7) "Nonconforming use", a use of any principal or accessory 26building, structure, or land which was lawfully established but which 27does not presently conform to the county's land development 28regulations;

(8) "Subdivision", any land, vacant or improved, which is divided or proposed to be divided into two or more lots, parcels, or tracts for the purpose of offer, sale, lease, or development, whether immediate or future. "Subdivision" includes the division or development of land for residential or nonresidential purposes, whether by deed, metes and bounds description, devise, intestacy, lease, map, plat, or other recorded instrument. "Subdivision" does not include condominiums or the division of land into parcels for cemetery purposes.

64.1006. 1. A planning commission may be established by the 2 procedures provided in subsections 2 or 3 of this section.

2. Any county in this state may make, adopt, amend, and carry 4 out a county plan and any county commission may establish and 5 appoint a planning commission with the powers and duties as set forth 6 in sections 64.1000 to 64.1042.

3. Any group of registered voters from any county not having a
planning commission may circulate a petition for the formation of a

9 planning commission.

10 (1) Petitions proposing the formation of a planning commission 11 shall be signed by the number of registered voters in the county equal 12 to at least five percent of the total votes cast in the county for governor 13 at the last gubernatorial election.

(2) Petitions proposing the formation of a planning commission
shall be filed with the election authority of the county not later than
5:00 p.m. on the thirteenth Tuesday preceding a general election.

(3) The petition shall consist of sheets of uniform size. The space
for signatures on either side of a petition page shall be no larger than
eight and one-half by fourteen inches, and each page shall contain
signatures of registered voters from only one county. Each page of
each petition for the formation of a planning commission shall be in
substantially the following form:

2324 To the Honorable County Clerk of

We, the undersigned, citizens and registered voters of 2526..... County, respectfully order that the following question be placed on the official ballot, for acceptance or 2728rejection, at the next general election to be held on the 29..... day of "Should a planning commission 30 be established in County to assume responsibility 31for preparation of a county comprehensive plan?"; and 32each for himself or herself says: I have personally signed 33 this petition; I am a registered voter of the state of 34Missouri and County; my registered voting address 35and the name of the city, town or village in which I live 36 are correctly written after my name.

37 CIRCULATOR'S AFFIDAVIT

38 STATE OF MISSOURI)

39

40 **COUNTY OF**

41 I,a resident of the state of Missouri, being first

)

)

42 duly sworn, say (print or type names of signers)

43 REGISTERED VOTING NAME, DATE, ADDRESS, ZIP,

44 CONGRESSIONAL DISTRICT NAME, (Signature) SIGNED

45 (Street)(City, Town or Village) (Printed or Typed)

SB 729 4 46(Here follow numbered lines for signers) signed this page 47of the foregoing petition, and each of them signed his or 48her name thereto in my presence; I believe that each has 49stated his or her name, registered voting address and city, 50town or village correctly, and that each signer is a registered voter of the state of Missouri and County. 5152Signature of Affiant (Person obtaining signatures) 5354**Address of Affiant** Subscribed and sworn to before me this day of 555657..... Signature of Notary Public (Seal) 5859My commission expires If this form is followed substantially, it shall be sufficient, disregarding 60 clerical and merely technical errors. 61 62 (4) The validity of each petition filed under provisions of this 63 section shall be determined in the manner provided for new party and 64independent candidate petitions in sections 115.333, 115.335 and 65115.337, RSMo. 66 (5) Upon the filing of a valid petition for the formation of a planning commission, it shall be the duty of the election authority to 67 68 have the following question placed on the official ballot, in the same 69 manner other questions are placed, at the next general election: 70"Should a planning commission be established in County to assume responsibility for the creation 7172of a county comprehensive plan?". (6) The votes for and against the question shall be counted and 73certified in the same manner as votes on other questions. 74

75(7) If the question is approved by a majority of the voters at the election, a planning commission shall be appointed as provided in this 76chapter and shall have the same rights and responsibilities provided by 77law for all planning commissions. If a majority of the votes cast on the 7879question are in opposition to the question, a planning commission shall not be appointed under this section unless and until the question is 80 resubmitted to the qualified voters and such question is approved by 81 a majority of the qualified voters voting on the question. 82

83 (8) Any person who is a registered voter of a county not having 84 a planning commission may sign a petition for the formation of a commission in the county. Any person who signs a name other than the 85person's own to any petition or knowingly signs the person's name 86 more than once to the same petition or who knows the person is not a 87 registered voter at the time of signing such petition, or any officer or 88 person willfully violating any provision of this section shall be guilty 89 of a class two election offense. 90

91 4. The county commission shall appoint the members of the planning commission, and shall, by resolution, ordinance, or order, 92establish the procedures for membership, compensation, terms, 93vacancies, and removal of the planning commissioners. The planning 94commission shall elect its own chair and shall adopt rules of procedure 95consistent with sections 64.1000 to 64.1042 and any local regulations 96 delegating authority to the planning commission. The planning 97 commission shall appoint a secretary to keep a public record of its 98 resolutions, transactions, findings, and recommendations; schedule and 99 100 provide notice of all public meetings; and keep records of all public 101 hearings.

102 5. The planning commission of any county shall have the 103 following powers under sections 64.1000 to 64.1042:

104 (1) To cause to be prepared a comprehensive plan and other105 associated plans;

106 (2) To review and adopt a comprehensive plan and other
107 associated plans, and to review and adopt any updates, amendments,
108 and revisions to such plans;

109 (3) To recommend regulations and amendments to such
110 regulations for unincorporated areas of the county for adoption by the
111 county commission;

112 (4) To review plat applications in accordance with adopted113 subdivision regulations;

114 (5) To review all public improvements in the county planning115 jurisdiction in accordance with the comprehensive plan;

116 (6) To review zoning regulations, and amendments to zoning
117 regulations, and zoning maps;

118 (7) To appoint employees and contract with consultants, as
119 authorized by the county commission;

5

120

(8) Other powers delegated to it by the county commission.

64.1009. 1. The purpose of a comprehensive plan is to guide and accomplish the coordinated, efficient, and orderly physical 2development of the county and its environs that will, based on a careful 3 and comprehensive analysis and after sufficient public input and 4 review, best promote the health, safety, and welfare. Each element of $\mathbf{5}$ the plan, as described in subsection 2 of this section, accomplishes this 6 purpose through analysis of existing conditions and trends, 7 identification of issues, opportunities, goals, and policies, development 8 of reasonable projections, forecasts, and assumptions about anticipated 9 10future conditions or impacts, consideration of interrelationships between plan elements, prioritization of issues and actions, and 11 preparation of implementation strategies which identify how goals may 12be achieved. 13

2. The planning commission may determine the applicability of the elements described in this subsection to the county. A comprehensive plan for a county may contain any of the following elements addressing all unincorporated areas of the county and any infrastructure or services the county provides to incorporated jurisdictions in the county:

20(1) Policies and maps or other description of land classifications to guide current and future development and redevelopment in areas 2122to which the county plan is made applicable, including general 23locations of future land uses, goals, and characteristics of future development. The land use element may consider the suitability of land 24for development or redevelopment, including topography, geology, 25hydrology, natural resources, and any existing site or building 26conditions; 27

(2) Policies for transportation systems, including their
relationship to land use. The transportation element may include a
map or maps generally identifying existing, programmed, planned, or
potential transportation facilities, and a description of the design,
extent, and qualities of these facilities;

(3) Policies to provide adequate housing quality and supply to
meet forecasted population needs. The housing element may include
needed support in achieving a range of housing choices for various
discrete or special needs populations;

37 (4) Policies for community facilities to serve the population, 38including, but not limited to, solid waste management and disposal, 39water supply, waste water treatment and disposal, electric supply, 40 communication facilities, public safety, schools, libraries, parks and recreation, and other government or quasi-government services. The 41community facilities element may include an analysis of desired levels 42of service, and recommended levels of service need not be uniform 43throughout the county, but may vary based on population 44 characteristics, recommended land uses, or development 45characteristics; 46

(5) Policies to promote the stabilization, retention, or expansion
of the economy and employment opportunities. The economic
development element may include analysis, forecasts, and policies
related to labor forces, land markets, consumer markets, business
sectors, or other applicable economic characteristics;

6) Policies for the identification, utilization, and management of scarce, threatened, or nonrenewable natural and manmade resources in the county, including the risk and impact of natural hazards. The preservation element may identify valued resources, assess the relative importance of those resources, and provide an analysis of actions or strategies that can strengthen the viability of those resources;

58 (7) Policies to ensure the social and physical welfare of the 59 citizens of the county. The human services element may identify 60 sectors of the population that have special needs and may require 61 special services, training, assistance, or facilities to attain an 62 acceptable quality of life, and may identify the role of county 63 government in facilitating or providing such specialized services;

64(8) Policies regarding the design of public and private development, considering the character, function, impacts, and 65 interrelationship of public and private spaces and buildings, public or 66 common open space, and desired building qualities including scale, 67 mass, architectural features, or other design or aesthetic elements. The 68 community design or urban design element may include general 69 70countywide recommendations or recommendations for specific land areas or for specific land use categories or development patterns; 71

(9) Policies regarding the cumulative environmental, economic,
fiscal, and social impacts of decisions and actions over the life of the

plan. The sustainability element may include, but is not limited to,
analysis of development, transportation, and building practices on
ecosystems or critical or sensitive resources, and may be conducted on
a countywide, ecosystem, watershed, or other similarly comprehensive
basis;

(10) Any county that prepares a comprehensive plan may add area plans which contain more detailed policies relating to specific land areas, but which shall not conflict with other portions of the comprehensive plan, and may add any other elements, studies, information, or data that the planning commission determines are not in conflict with the purposes of sections 64.1000 to 64.1042.

3. (1) After careful study and consideration of the conditions, 85issues, goals, public input, anticipated future events or conditions, and 86 comprehensive countywide impacts of plans and policies, the planning 87 88 commission may adopt the comprehensive plan as a whole by a single 89 resolution. Studies and plans for incorporated jurisdictions in the 90 county or any adjoining county may be considered in the findings and 91analysis, and may be factored into the recommendations of the 92comprehensive plan for unincorporated areas of the county.

(2) The planning commission shall accept and consider oral and
written public comments throughout the process of developing the
plan. Before the adoption, amendment, or extension of the plan, the
planning commission shall hold at least one public hearing in order to
encourage public participation in and awareness of the development of
the plan. The hearing may be adjourned from time to time.

99 (3) At least fifteen days prior to the date of the hearing, notice 100 of the public hearing shall be published at least once in a newspaper having general circulation within the county. The notice shall also be 101 posted continuously for fifteen days prior to the hearing on a bulletin 102103 board or other prominent place which is easily accessible to the public and clearly designated for that purpose at the principal office of the 104county and also at the location where the meeting is to be held. The 105notice shall fix the time and place for the hearing and shall describe 106 107 the topic in general terms.

(4) The adoption of the plan requires a majority vote of the full
membership of the planning commission. The adopting resolution shall
refer expressly to the maps, descriptive matter, and other materials

intended by the planning commission to form the whole or part of the plan. As the making of the whole county plan progresses, the planning commission may from time to time adopt a part or parts of the plan, any part to correspond generally with one or more of the elements of the plan. The action taken shall be recorded as the adopted plan or part of the plan by the identifying signature of the secretary of the planning commission.

(5) The adopted plan shall be filed in the office of the planning commission, identified properly by file number. A notice of the plan adoption shall be provided to other agencies and departments as determined by the county commission, and the adopted plan or portion thereof shall be available at the offices of the planning commission and the county clerk for public inspection during normal office hours.

124 (6) A public involvement record shall be attached to and 125 incorporated in the resolution approving the plan, and shall describe 126 all public participation, notice, and outreach efforts undertaken by the 127 county related to the preparation, consideration, and adoption of the 128 plan.

129 (7) The county commission may review and accept the 130 comprehensive plan by resolution.

1314. (1) The planning commission may periodically review and 132amend the comprehensive plan of the county or any part thereof. The 133 review may include discussion of the comprehensive plan during at 134least one regularly scheduled planning commission meeting. Notice of 135all review meetings shall be given in the same manner provided in sections 64.1000 to 64.1042 for adoption of the plan. Any interested 136137party shall have the opportunity to comment on the plan during the review. 138

(2) Amendments of an adopted comprehensive plan may be prepared at any time upon the planning commission's initiative to revise, update, replace, add, or supplement elements of the plan. Amendments may be prepared for the plan in its entirety or for segments addressing a specific element or elements, or for a specific area of the county.

(3) When a comprehensive plan is amended in segments, it shall
include a statement indicating specifically what portions of the existing
comprehensive plan are being amended and what portions of the

10

148 existing comprehensive plan are to remain as part of the adopted149 comprehensive plan.

(4) A comprehensive plan amendment is subject to the same
procedures provided in sections 64.1000 to 64.1042 for preparation and
adoption of the initial comprehensive plan.

64.1012. 1. The planning commission may recommend and the 2 county commission may adopt and amend regulations governing 3 subdivisions of land in unincorporated areas to protect the public 4 health, safety, and welfare in accordance with the comprehensive 5 plan. The regulations may provide standards for:

6 (1) The location, width, design, and layout of streets, rights-of-7 way, and blocks;

8

(2) The size and location of open spaces;

9 (3) The width, area, and arrangement of lots, access, easements,
10 and building lines; and

(4) The manner in which streets, water, sewer, drainage, and
other utility services shall be improved and provided.

132. The regulations may provide that in lieu of the immediate 14completion or installation of such work, the planning commission may 15accept, at the option of the developer, an escrow secured with cash or 16an irrevocable letter of credit or a surety bond, all in the amount and with surety and conditions satisfactory to the county commission. Said 1718 escrow or bond shall secure the county commission for the actual construction of such improvements and utilities within a period 1920specified by the county planning commission, and the county commission shall have power to enforce such escrow or bond by all 2122proper remedies.

233. In the event a developer who has posted an escrow or bond with a county in accordance with subsection 2 of this section transfers 24title of the subdivision property prior to full release of the escrow or 2526 bond, the county shall accept a replacement escrow or letter of credit from the successor developer in the form allowed in subsection 2 of this 27section and in the amount of the letter of credit or bond held by the 2829county at the time of the transfer, and the county shall release the original escrow or bond in full and release the prior developer from all 30 further obligations. 31

32

4. The county commission shall release any escrow or bond held

33 by the county to secure actual construction on a category of 34 improvements or utilities, including but not limited to, streets, sewer, 35 and sidewalks, within thirty days of completion of that category of 36 improvement or utilities. The county shall inspect each category of 37 improvement or utility work for completion within twenty business 38 days after a request for such inspection.

5. If the county has not released the escrow or bond amount as 39set forth in subsection 4 of this section, the county shall pay the owner 40 or developer, in addition to the escrow or bond funds due, interest at 41 the rate of one and one-half percent per month calculated from the 42expiration of the thirty-day period until full release of the escrow or 43bond funds. Any owner or developer aggrieved by the county's failure 44 to observe the requirements of this section may bring a civil action to 45enforce the provisions of this section, and in said action, the court may 46 47award the prevailing party the amount of all costs attributable to the action, including reasonable attorneys' fees. 48

6. Prior to adoption or amendment of the subdivision 49 50regulations, the planning commission shall hold a public hearing on the 51proposed subdivision regulations or amendment. At least fifteen days 52prior to the date of the hearing, notice of the public hearing shall be 53published at least once in a newspaper having general circulation within the county. The notice shall also be posted continuously for 5455fifteen days prior to the hearing on a bulletin board or other prominent place which is easily accessible to the public and clearly designated for 56that purpose at the principal office of the county and at the location 57where the hearing is to be held. The notice shall fix the time and place 5859for the hearing and shall describe such proposal in general terms. A county commission may hold a public hearing, but no separate hearing 60 is required for the adoption of subdivision regulations by the county 61 62 commission after receiving the planning commission's recommendation.

63 7. Subdivision regulations shall establish standards for the
64 development of a complete subdivision plat application, and shall
65 designate a person authorized to determine completeness of
66 applications and official acceptance of a plat submitted to the county.

64.1015. 1. After the county commission has adopted and filed 2 certified copies of subdivision regulations, no plat of a subdivision of 3 land within the unincorporated area of the county shall be recorded

4 until the plat is approved by the planning commission or as otherwise 5provided by the adopted subdivision regulations. If the planning commission does not act upon the plat at an official meeting within 6 thirty days from the date of official acceptance, the plat may then be 7 deemed approved. If the plat is amended or rejected by the planning 8 commission, the action may be overruled and the plat approved only by 9 the county commission after a public hearing, provided the reasons for 10 such overruling shall be specifically stated in the action by the county 11 12commission.

2. Any approved plat with dedication of public lands to the
county or any other public body shall be submitted to the county
commission, or other jurisdiction receiving dedicated lands, for
acceptance of the dedication prior to recording. The acceptance shall
be noted on the plat.

183. The legislative body of any municipality within the county 19may file with the planning commission a certified copy of a resolution of such legislative body protesting against the action of the county 2021planning commission approving a plat of any land lying within one and 22one-half miles of the limits of the incorporated area of the municipality. 23If such a protest is filed, the planning commission approval shall be 24deemed overruled, and such plat may be then approved only by a twothirds vote of all of the members of the county commission, and only 2526after the county commission has held a public hearing on the plat, with 27notice of the hearing as provided in sections 64.1000 to 64.1042.

4. The recorder of deeds shall record a plat of a subdivision of land in the unincorporated area of the county only after having received a certificate of authority from the planning commission secretary, who shall issue such certificate if such plat has been approved under the provisions of sections 64.1000 to 64.1042 and the subdivision regulations.

5. A county planning commission may, upon the written request of the legislative body of an incorporated area in which there is no municipal planning commission, pass upon subdivision plats within said incorporated areas, and said plats shall be subject to all rules and regulations of the county planning commission and shall not be recorded until they have been approved in the same manner as a subdivision plat in an unincorporated area. If, however, the county 41 planning commission does not agree to pass upon plats in an
42 incorporated area, the county recorder shall be advised of the fact by
43 registered letter.

446. The planning commission, after hearing, may vacate any plat of a subdivision of land including roads, streets, highways, and alleys. 45At such hearing, the commission may require that expert witnesses 46 providing evidence be sworn in so that their statements are statements 47made under oath. Upon the vacation of the plat, the recorder of deeds 48 shall be notified in writing of the vacation. Any vacation of public 49 lands, rights-of-ways, or easements shall be submitted to the county 5051commission, or other jurisdiction in control of such lands, for approval of the vacation. 52

64.1018. After a planning commission adopts a comprehensive $\mathbf{2}$ plan of the county or any part thereof, no street, public improvement, or other public facilities, or no public utility, whether publicly or 3 privately owned, where the location, extent and character thereof 4 having been included in the recommendations and proposals of the 5 6 plan, shall be constructed or authorized in the county until the location, extent, and character thereof has been submitted to and 7 8 approved by the planning commission as being in accordance with the 9 comprehensive plan. In the case of disapproval of the planning commission, the planning commission shall communicate its reasons to 10 11 the county commission, or if the street, public improvement, public facility, or utility is one which the authorization or financing does not 12fall under the authority of the county commission, then the reasons 13shall be communicated to the board having authority over the public 14facility or utility. The county commission or other agency having 15jurisdiction, by vote of not less than two-thirds of the entire 16membership of its governing body, may overrule the disapproval 17stating the reasons for the overruling. Upon the overruling, the council 18or the appropriate agency or officer may proceed. The failure of the 19 planning commission to act within sixty days after the date of official 20submission to it shall be deemed approval. 21

64.1021. The planning commission may adopt a major street plan 2 for all unincorporated areas of the county in accordance with a 3 transportation element of a comprehensive plan. The plan may include 4 standards and recommendations for the location, extent, and design of

5 streets, and for building setback lines of streets. The county may, by 6 ordinance, establish building lines on any public street identified in the major street plan. Such building lines shall be established by the same 7 procedure established in sections 64.1000 to 64.1042 for the adoption 8 and amendment of zoning regulations. After the establishment of any 9 10 such line, all buildings or other structures shall be erected, 11 reconstructed or substantially repaired as specified by the building 12 lines. The county commission shall appoint an appeals board with the same powers to vary the building lines in specific cases as provided 13and in the manner specified in sections 64.1000 to 64.1042 for a board 1415 of zoning adjustment. If a board of zoning adjustment exists, it shall 16 serve as the appeals board with respect to application of the building 17 lines to specific property.

64.1024. 1. Upon the request of the county commission and after 2 a vote of the people as provided in this section, the planning 3 commission may recommend and the county commission may adopt 4 zoning regulations for all unincorporated areas of the county in 5 accordance with the comprehensive plan or any specific area plan 6 created under the comprehensive plan.

7 (1) Prior to adopting zoning regulations as provided for in 8 sections 64.1024 to 64.1042, the county commission shall submit the 9 question of whether or not it shall adopt zoning regulations to the 10 voters residing within the county at a state general, primary, or special 11 election;

(2) The ballot of submission for the zoning regulations
authorized under sections 64.1024 to 64.1042 shall be in substantially
the following form:

15 "Shall(insert name of county) adopt zoning
16 regulations authorized under the "Missouri County Planning Act"?";

17(3) If a majority of the votes cast on the question are in favor of the adoption of county zoning regulations, the county commission may 1819then proceed to adopt zoning regulations authorized under sections 64.1024 to 64.1042. If a majority of the votes cast on the question are in 2021opposition to the question, the county commission shall not adopt zoning regulations authorized under sections 64.1024 to 64.1042 unless 22and until the question is resubmitted under this section to the qualified 23voters and such question is approved by a majority of the qualified 24

25 voters voting on this question.

262. Zoning regulations may divide the jurisdiction into districts 27for different types of buildings, uses of land, character of design, or intensity of development, as may be deemed suited to carry out the 28purposes of sections 64.1000 to 64.1042. All such regulations shall be 29uniform for each type of building or land uses throughout each district, 30 but the regulations in one district may differ from those in other 31districts, and may differ for different building types or use types or 32mixture of use types in a single district. They may also designate 33 special uses within districts with specific conditions or review 34processes. The regulations shall give reasonable consideration, among 35other things, to the existing character of the districts, their suitability 36 for particular uses, conservation of the value of buildings and of 37existing development, and encouragement of the most appropriate use 3839 of land throughout the county.

3. The regulations may include, but not be limited to, provisions
regulating:

42 (1) The kind, class, or form of buildings, including height, bulk,
43 use, location, and design;

44 (2) The use of land and buildings for particular purposes, or
45 classes or categories or mixtures of uses;

46 (3) The density of population or intensity of nonresidential47 structures;

48 (4) The extent and design of site elements such as parking,
49 landscape, or signs, subject to the provisions of sections 226.500 to
50 226.600, RSMo;

(5) The design, size, location, and relationship of courts, yards,
plazas, natural areas, or other open spaces; and

53 (6) The preservation of resources including water or other 54 natural resources, agriculture land, flood plains, or historical 55 structures.

4. The regulations shall define the boundaries of zoning districts or any other special area under which the regulations differ from one area to another by incorporating a map or maps as part of the regulations, or by defining the boundaries in any other manner that clearly establishes the boundaries of the district or districts. The county shall designate one map as the official zoning map for the 62 63

64

county, which shall indicate all zoning districts, or which may incorporate by reference any specific zoning map or materials which establish regulations for the property. The official zoning map shall be

65 filed in the office of the county clerk or other such public office66 designated by the county commission.

5. The regulations shall designate an individual as the administrative official responsible for interpretation and administration of the zoning regulations.

6. Farm buildings and farm structures used for such purposes
that are not in a designated flood plain shall be exempt from zoning
regulations.

64.1027. 1. Upon the request of the county commission and after a vote of the people and a public hearing, the planning commission may recommend necessary and appropriate regulations or amendments in accordance with the comprehensive plan or any specific area plan created under the comprehensive plan, and the county commission may adopt or amend zoning regulations as provided in this section.

7 2. The planning commission shall hold a public hearing on the 8 proposed zoning regulations or amendment. At least fifteen days prior 9 to the date of the hearing, notice of the public hearing shall be 10published at least once in a newspaper having general circulation within the county. The notice shall also be posted continuously for 11 fifteen days prior to the hearing on a bulletin board or other prominent 12place which is easily accessible to the public and clearly designated for 13 14 that purpose at the principal office of the county and also at the 15 location where the hearing is to be held. The notice shall fix the time 16and place for the hearing and shall describe such proposal in general 17terms. The hearing may be adjourned from time to time and within sixty days of the conclusion of the hearing, the planning commission 18shall submit its recommendations to the county commission, together 19with a written summary of the hearing. Any recommendation shall be 20by the affirmative vote of a majority of the entire membership of the 21planning commission. 22

3. The county commission may:

24 (1) Approve the recommendations by the adoption of the 25 regulations or amendment;

26 (2) Override the planning commission's recommendations or

otherwise revise the recommendation by a two-thirds vote of all of themembers of the county commission; or

29(3) Return the recommendation to the planning commission for 30 further consideration, together with a statement specifying the basis for the needed further consideration. If the county commission returns 31the planning commission's recommendations, the planning commission, 32after considering the same, may resubmit its original recommendations 33giving the reasons therefore or submit new and amended 34recommendations. Upon the receipt of any new recommendations, the 35county commission, by a simple majority of all of the members, may 36 adopt, revise, or override such recommendations. If the planning 37commission fails to deliver its recommendations to the county 38commission following the planning commission's next regular meeting 3940 after receipt of the county commission's report, the county commission shall consider such course of inaction on the part of the planning 41 42commission as a resubmission of the original recommendations and may proceed accordingly. Any regulation, if in accordance with the 4344 land use element or community design or urban design element of a plan, shall be presumed to be reasonable. 45

46 4. The county commission may from time to time change, 47 supplement, or revise the regulations or boundaries of districts in 48 accordance with the comprehensive plan or any specific area plan 49 created under the comprehensive plan. The county commission shall 50 establish in its zoning regulations the matters to be considered when 51 approving or disapproving a request to amend the zoning map.

52 (1) Amendments to the text of the generally applicable zoning 53 regulations may be initiated by the planning commission or county 54 commission. Amendments to generally applicable zoning regulations 55 shall follow the procedures established in this section and any other 56 additional procedures in the approved county zoning regulations.

57 (2) Amendments to the zoning map that affect regulations to a 58 specific property may be initiated by the planning commission, the 59 county commission, or a property owner or property owner's 60 authorized agent. Amendments to the zoning map shall follow the 61 procedures established in this section, any other additional procedures 62 in the approved county zoning regulations, and the following specific 63 procedures: 64(a) Published notice for any required public hearing shall 65include a legal description or a general description sufficient to identify the property under consideration. In addition to published 66 notice, written notice of the proposed amendment shall be mailed at 67 least fifteen days before the hearing to all owners of record of real 68property within the area to be altered and to all owners of record of 69 real property located within at least six hundred feet of the area 70proposed to be altered, or greater distance specified in the county 7172zoning ordinance;

(b) All notices shall include a statement that a complete legal
description and application file is available for public inspection and
shall indicate where such information is available;

76(c) Regardless of the recommendation of the planning commission, if a valid protest petition against the amendment is filed 77in the office of the county clerk within fifteen days after the date of the 7879 conclusion of the planning commission public hearing or any additional public hearings required by the county zoning regulations, the 80 81 amendment shall not be passed except by at least a two-thirds vote of 82all of the members of the county commission. A valid protest petition 83 requires the signatures of the owners of record of thirty percent or 84more of the land area of any real property proposed to be rezoned, excluding streets and public ways, or signatures of the owners of 8586 record of thirty percent or more of the land area of real property, excluding streets and public ways, within the area required to be 87 notified by this section of the proposed rezoning of a specific property; 88 89 (d) Regardless of the recommendation of the planning 90 commission, if a valid municipal protest is filed in the office of the 91county clerk within fifteen days after the conclusion of the planning commission public hearing or any additional public hearings required 92by the county zoning regulations, the amendment shall not be passed 93except by at least a two-thirds vote of all members of the county 9495commission. A valid municipal protest requires a resolution of the governing body of any municipality whose corporate limits are within 9697one and one-half miles of any land subject to the proposed amendment and the municipality has adopted a valid zoning ordinance within its 98

99 corporate limits.

map and regulations as provided in sections 64.1000 to 64.1042 shall $\mathbf{2}$ 3 appoint a county board of zoning adjustment. The board shall consist of five residents of the county, but not more than two shall be residents 4 of the incorporated area of the county. The membership of the first 5 board appointed shall serve respectively: one for one year, one for two 6 years, one for three years, two for four years. Thereafter members 7 shall be appointed for terms of four years each. Members shall be 8 removable for cause by the county commission upon written charges 9 and after a public hearing. Vacancies shall be filled by the county 10commission for the unexpired term of any member whose term becomes 11 12vacant.

2. The board of zoning adjustment shall have the following
powers and it shall be its duty:

(1) To hear and decide appeals where it is alleged there is error
of law in any order, requirement, decision, or determination made by
an administrative official or body in the enforcement or administration
of the county zoning regulations;

19 (2) To hear and decide all matters referred to it or which it is 20 required to determine under the zoning ordinance adopted by the 21 county commission as herein provided;

22(3) To authorize variances where, by reason of exceptional narrowness, shallowness, shape, or topography, or other extraordinary 2324or exceptional situation or condition of a specific piece of property, the strict application of any regulation adopted under sections 64.1000 to 2564.1042 would result in peculiar and exceptional difficulties to, or 26exceptional and demonstrable undue hardship upon, the owner of the 2728property as an unreasonable deprivation of use as distinguished from 29the mere grant of a privilege. Upon an appeal relating to the property by the owner or person with a real property interest in such property, 30 the board may authorize a variance from the strict application so as to 31relieve the demonstrable difficulties or hardships, provided the relief 32can be granted without substantial detriment to the public safety and 33welfare and without substantially impairing the intent, purpose, and 3435integrity of the zoning map and regulations.

36 3. The board of zoning adjustment shall elect its own chair and 37 shall adopt rules of procedure consistent with the provisions of the 38 zoning regulations and the provisions of sections 64.1000 to 39 64.1042. The chair or the acting chair may administer oaths and compel 40 the attendance of witnesses. All meetings of the board of zoning 41 adjustment shall be open to the public, and minutes shall be kept of all 42 proceedings and official actions, which minutes shall be filed in the 43 office of the board and shall be a public record.

4. Appeals to the board of zoning adjustment may be taken by 44any owner, lessee or tenant of land, or by a public officer, department, 45board or bureau, affected by any decision of a body or official acting to 4647administer zoning regulations. The appeals shall be taken within a period of not more than three months of such decision, and in the 48manner provided by the rules of the board. An appeal shall stay all 49proceedings in furtherance of the action appealed, unless the officer 50from whom the appeal is taken shall certify to the board that by reason 51of facts stated in the certificate a stay would, in his opinion, cause 5253imminent peril to life or property. In exercising the above powers, the board may reverse or affirm wholly or partly, or may modify the order, 54requirement, decision, or determination appealed from and may take 5556such order, requirement, decision, or determination as ought to be 57made, and to that end shall have all the powers of the officer from 58whom the appeal is taken.

595. Any owners, lessees, or tenants of buildings, structures, or land jointly or severally aggrieved by any decision of the board of 60 61zoning adjustment under the provisions of sections 64.1000 to 64.1042, may present to the circuit court of the county in which the property 62affected is located, a petition, duly verified, stating that the decision is 63 illegal in whole or in part, specifying the grounds of the illegality, and 6465asking for relief. Upon the presentation of the petition, the court shall 66 allow a writ of certiorari directed to the board of adjustment or the county commission, respectively, of the action taken and data and 67records acted upon, and may appoint a referee to take additional 68 evidence in the case. The court may reverse or affirm or may modify 69 the decision brought up for review. After entry of judgment in the 70circuit court in the action in review, any party to the cause may bring 7172an appeal to the appropriate appellate court.

64.1033. 1. Any violation of any regulation adopted under the
authority of sections 64.1000 to 64.1042 shall be a misdemeanor. Any
person with an interest in the property where a violation exists, or any

4 person who knowingly commits, takes part or assists in the violation,
5 may be subject to fines and penalties for other misdemeanors resulting
6 from the same action. Each day of the offense may be considered a
7 separate offense.

8 2. The county commission of any county that has appointed a county counselor and adopts or has adopted rules, regulations, or 9 ordinances under the authority of sections 64.1000 to 64.1042 may by 10 rule, regulation, or ordinance impose a civil fine for each 11 violation. Any fines imposed and collected under such rules, 12regulations, or ordinances shall be payable to the county general fund 13to be used to pay for the cost of enforcement of such rules, regulations, 14or ordinances. 15

3. A county, county commission, or planning commission, and
any person, the value or use of whose property is or may be affected by
such violation, may institute any appropriate action or proceedings to
enforce the adopted regulations and to remove violations.

4. No owner, or agent of the owner, of any land located within 2021the platting jurisdiction of any county that has adopted subdivision 22regulations may transfer, sell, agree to sell, or negotiate to sell that 23land by reference to or by other use of a plat of any purported 24subdivision of the land before the plat has been approved by the county commission or planning commission and recorded in the office of the 2526appropriate county recorder. Each such transfer, sale, or agreement 27shall be a separate violation, and in addition to all other remedies, a county may enjoin or vacate the transfer or sale or agreement by legal 28action, and may recover the penalty in such action. 29

5. The county may designate an administrative officer or official with power to cause any land, building, structure, place or premises to be inspected and examined and to order in writing the remedying of any condition found to exist therein or thereat in violation of any of the regulations or orders adopted or made under the authority of sections 64.1000 to 64.1042.

6. Any owner, lessee, or tenant who, having been served with an order in writing signed by the zoning administrative official to correct or remove any such violations, shall fail to comply with the order within ten days after service, or who shall continue to violate any of the regulations or orders made under the authority of sections 64.1000 41 to 64.1042 in the respect named in the order, shall be guilty of a42 misdemeanor.

64.1036. 1. The authority granted by sections 64.1000 to 64.1042 2 shall not be exercised so as to deprive the owner, lessee, or tenant of 3 any existing property of its use or maintenance for the purpose to 4 which it is then lawfully devoted.

5 2. The authority granted by sections 64.1000 to 64.1042 shall not 6 interfere with such public utility services as may have been or may 7 hereafter be specifically authorized or permitted by a certificate of 8 public convenience and necessity, or order issued by the public service 9 commission, or by permit of the county commission.

64.1039. Counties are hereby authorized to enter into agreements
to cooperate with any public or private organization, agency, or public
body in the exercise and performance of any planning powers, duties,
and functions; provided that the subject and purposes of any such
agreement shall be within the scope of the powers of such organization,
agency, or body.

7 (1) A county may by legislative action or order enter into an 8 agreement with one or more municipalities, counties, agencies, public 9 bodies, or other organizations for joint planning cooperation, and may 10 establish a joint planning committee for the designated joint planning 11 area. The agreement shall specify the extent of authority for the joint 12 planning committee.

(2) The planning commission may adopt plans prepared under
cooperative agreements in the same manner as other plans enabled in
sections 64.1000 to 64.1042.

16 (3) The county commission may adopt regulations under
17 cooperative agreements in the same manner as zoning or subdivision
18 regulations as enabled in sections 64.1000 to 64.1042.

64.1042. 1. After August 28, 2008, any county commission may by
2 resolution elect to utilize the authority and procedures in sections
3 64.1000 to 64.1042 for county planning and implementation.

2. Nothing contained in sections 64.1000 to 64.1042 shall affect
5 the existence or validity of a county ordinance or order adopted prior
6 to August 28, 2008.