

LARGE SCALE DEVELOPMENT SUBMITTAL CHECKLIST

The following must be turned in to the Planning Office by the plat submittal date for your Preliminary or Final LSD Plan to be reviewed by the Planning Board. Incomplete applications will not be included on the agenda.

1. Pay LSD Plan review fee:

High Intensity/ Industrial LSDs (dirt pits, quarries, etc): \$300.00 for Preliminary LSD Plan and \$200.00 for Final LSD Plan.

Residential LSDs over 50 units: \$200.00 for Preliminary LSD Plan and \$400.00 for Final LSD Plan.

All other LSDs: \$200.00 for Preliminary LSD Plan and \$100.00 for Final LSD Plan.
2. Submit **24 FOLDED** copies of the plat (only plats with complete information as outlined below will be accepted).
Submit **15 additional FOLDED (or # requested by planner)** copies of the plat on **Resubmittal Date #2**.
3. Submit one (1) .jpeg or .pdf **AND** (1) .dwg of the LSD Plan on disc or by email to jrichey@co.washington.ar.us
4. Submit a completed "Large Scale Application Form" (attached).
5. Submit tax/parcel numbers of all properties being developed.
6. Please check to see if your proposed project lies within a zoned area. If so, you may be required to submit an application for a Conditional Use Permit to allow the proposed use. Please contact the Planning Office for more information at 444-1724 or email jrichey@co.washington.ar.us.
7. (*Preliminary LSD Plans only*) – Adjacent property Owner Notification

LSD's non-industrial or High Impact in Nature
As per Ordinance No. 2007-71, the Planning Administrator shall send a certified letter to all adjoining property owners within three hundred feet (300') of the exterior boundary of the proposed LSD development at least fourteen (14) days prior to the scheduled meeting of the Planning Board at which the plat is to be reviewed, said Notice shall state the date, time and place of the proposed LSD development review. **The developer shall reimburse the Planning office the actual costs of mailing plus \$0.15 (per notice sent).** Contact the Planning Office for more details, 444-1724.

LSD's Industrial or High Impact in Nature
As per Ordinance No. 2007-71, notice shall be sent to surrounding property owners, by the Planning Administrator, within one-half mile of the exterior boundary of any large scale development, by certified mail at least thirty (30) days prior to the meeting of the Planning Board at which time the preliminary plat shall be reviewed; stating the date, time and place of the proposed development review. Furthermore, notice shall be sent by regular mail to the County Judge and members of the Quorum Court and shall include a list of all hazardous chemicals or materials that will be used, generated or stored on said development. Hazardous chemicals or materials are defined as set out in Ordinance No. 2004-39, Appendix A, which is incorporated by reference as if set out word for word. **The developer shall reimburse the Planning Office the actual cost of mailing plus \$0.15 (per notice sent).** Contact the Planning Office for more details, 444-1724.
8. (*Preliminary LSD Plans*) All fire flows must meet minimum State Fire Code standards. A flow test or engineered hydraulic study may be required for all Preliminary LSD Plan submittals.
9. (*Variance requests only*) If you are asking for a waiver of a requirement, submit a completed "Variance Request Form." This form may be obtained from the Planning Office.

PLAN CHECKLIST

The following information is required on Preliminary and Final LSD Plans as designated. LSD Plans missing more than four (4) required informational items will not be included on the agenda:

	General Information	Concept Plan	Preliminary Plan	Final Plan
(1)	Name and address of owner, developer, engineer and surveyor.	X	X	X
(2)	Name of the land development, date, graphic scale, north arrow, total acreage and individual tract acreage	X	X	X
(3)	Legal description of the property with dimensions and angles sufficient to locate all lines on the ground. Lot and blocks shall be numerically identified, boundaries shown by bearings and distance, and property located by Section, Township and Range and tied to the nearest of two (2) defined and referenced Section Corners or Quartersection Corners.		X	X
(4)	Concrete or approved aluminum monuments shall be placed at the exterior boundary corners and one-half-inch by eighteen-inch steel pins shall be placed at all lot corners.		X	X
(5)	Vicinity sketch at a scale appropriate to show the relationship of the development with surrounding improvements and communities, and other information requested by the Planning Board.	X	X	X
(6)	If stage development is involved, the complete development plan with the stages of development and construction shown.		X	X

	Existing Conditions for Land Development	Concept Plan	Preliminary Plan	Final Plan
(7)	Original and proposed topography at ten-foot contour intervals.		X	X
(8)	Names of adjacent land developments and ownership of adjacent property including corresponding deed book and page number. Include parcel numbers.		X	X
(9)	All LSD Plans presented to the planning board and filed for record shall note the uses of adjacent property. The determination of said use shall be the responsibility of the developer.	X	X	X
(10)	Existing roads, streets, culverts, railroads, and other features: The LSD Plan shall show the location, name, width, surface type, surface condition and right-of-way width of all existing or platted roads, streets or other public ways within or adjacent to the proposed improvement, including features such as existing permanent buildings, railroads, municipal corporation limits, county's state lines, planning district limits, oil and gas lines or wells, abandoned wells and dry holes.	X	X	X
(11)	Existing utilities: Ownership names and dimensions on overhead and underground power and communications lines, sewers, water mains, gas mains, and other underground structures, including water wells and septic systems within the development or immediately adjacent thereto. Show the existing utilities and list the utility companies on the plat.		X	X
(12)	Flood areas: 1% (100-year) flood per FEMA map.	X	X	X
(13)	Watercourses: If the proposed development is traversed by a watercourse, channel, stream, creek or river, the present and proposed location of each shall be shown.	X	X	X
(14)	Soil analysis: The developer shall indicate the types of soil found in the plat area according to the USDA Soil Conservation Service.		X	
(15)	Plat and deed restrictions: Restrictions, if any, with use and perimeters defined. Plat restrictions should be certified as to current legality by a member of the Arkansas Bar. If none, add a note to the plans stating there are none. (Signature Block 6)		X	

	Proposed Improvements	Concept Plan	Preliminary Plan	Final Plan
(16)	Location, dimensions and names of all proposed roads, streets, alleys, easements, blocks, parcel and lot lines and address numbers, dedications and reservations.		X	X
	Address numbers. OR on lots that are over one-half acre in size, add the following note to the plat: Lots that are over one-half acre in size will need to be addressed after the home location is known.			X
(17)	Street typical sections and pavements sections for each classification of street.		X	X
(18)	Bearings and linear dimensions referenced to true north of all lines, interior angles of lots may be shown in lieu of bearings.		X	X
(19)	Proposed use of all land within the development.		X	X
(20)	Location and size of all proposed utility lines.		X	X
(21)	Drainage plan for entire area.		X	
	(Sizes of all driveway and road tiles shall be stated.)			X
(22)	Building setback lines as fixed by the County, building lines and any setback lines established by public authority, and those stipulated in the deed restrictions and right-of-way lines.		X	X

	Information to Supplement the Plan	Concept Plan	Preliminary Plan	Final Plan
(23)	Access control: The openings for ingress and egress from the platted area to public street, road or highways.		X	X
(24)	Letter of transmittal.		X	X
(25)	Payment of review fee.	X	X	X
(26)	Certification issued by the County Tax Collector to the effect there are no delinquent taxes payable at the time of the LSD Plan approval.			X
(27)	Certification of survey and accuracy of survey by the surveyor. (Signature Block 2)			X
(28)	Certification of ownership, title and dedication by the developer. (Signature Block 3)			X
(29)	Certification of the developer's engineer that the design meets the County's design standards. (Signature Block 1)			X
(30)	Signature block for Planning Board Approval. (Signature Block 8)			X
(31)	Signature block for the County Road Superintendent to certify approval of streets, grading and drainage improvements and easements; and receipt of required Maintenance Bonds. (Signature Block 7)			X
(32)	Signature block for the Arkansas Department of Health to certify approval of water and sanitary sewer improvements. (Signature Block 4)			X
(33)	A notice stating: "Each individual lot developer shall obtain approval of septic system from the Washington County Health Department Sanitarian Division." May not be applicable to LSD. Provide proof that a water tap to accommodate the development is available or that there is adequate space for a well on the property along with any septic systems, as per Arkansas Department of Health Standards, which requires a minimum of 100' of separation. If a decentralized sewer system is being used. (Signature Block 11)			X
(34)	All remaining Signature Blocks as appropriate. (Signature Blocks 5, 9, 10)			X
(35)	Add note to plan: Any further splitting, use or land development not considered with this approval must come before the Planning Board for a separate approval.			X
(36)	Add note to plan: Review of these plans is limited to general compliance with Washington County codes and regulations and does not warranty the engineer's design or relieve the developer of any requirements, even if error, omissions or any inadequacies are discover after plan approval. The County's requirement shall govern over any conflicts with the plans or specifications. Any conditions determined in the field that require changes shall be subject to further review and corrective action to be paid for by the developer.			X

(Ord. No. 91-9, Art. 1, § 2.07, 4-11-91; Ord. No. 99-32, Art. 1, 7-8-99)

Minimum Requirements enforced by County Fire Marshal

- **INGRESS AND EGRESS** - The number of entrances and exits adequate to provide uninterrupted emergency services to all areas of the development.
- **WATER SUPPLY** - The water supply should be adequate to support fire hydrants and maintain a reasonable amount of fire flow water to the development. **(Fire Flow gpm required for Preliminary approval).**
(Note a minimum of an 8" water line to supply hydrants is recommended. For areas of limited water supply, alternate water supplies or storage may be built to support fire-fighting operations.)
- **HYDRANT SPACING** - should comply with code according to type of development
- **APPROVED ACCESS ROADS** - for fire apparatus shall be constructed in a way that will support a minimum of 75,000 pounds in all weather conditions.
- **DEAD END ROADS** - in excess of 150' long shall be provided with an approved turn around or cul-de-sac.

Disclaimer: These minimum requirements do not inhibit the County Fire Marshal from enforcing other State Fire code issues.

Minimum Requirements Enforced by the County Environmental Affairs Officer

In regards to the Storm water Pollution Prevention Plan, Grading and Erosion Control regulation:

- Applies to:
 - Projects inside the urbanized areas, outside city limits (urbanized areas as determined by the Arkansas Department of Environmental Quality)
 - Projects one or more acre(s) in size, and any lot in a subdivision regardless of size; in the designated areas
- If the project does fall within the designated areas the Washington County Environmental Affairs Office will require the following, before approval is given:
 1. An approved Storm water Pollution Prevention Plan
 2. Grading plans (if applicable)
 3. Erosion Control Plans
 4. Fee

If you have further questions you can contact the Washington County Environmental Affairs office at 479.444.1725 or go to our website at www.co.washington.ar.us/EnvironmentalAffairs/default.htm

Disclaimer: These minimum requirements do not inhibit the Environmental Affairs Officer from enforcing other county regulations and state law.

Signature Blocks

If the LSD Plan (or any portion of the LSD Plan) is located within a City's Planned Growth area, please check with the applicable city and provide whatever signature blocks they may require in addition to the below blocks.

1. CERTIFICATE OF ACCURACY OF STREET AND ROAD PLANS AND SPECIFICATIONS:

I certify that the street and road plans and specifications hereon comply with the requirements and specifications contained in the "Regulations, Standards and Specifications for the Division, Development and Improvement of Unincorporated Land in Washington County".

Date: _____ Engineer: _____

2. CERTIFICATE OF ACCURACY OF SURVEY:

I certify that the plan shown and described hereon is a true and correct survey and that the monuments have been placed as shown hereon as required by "Regulations, Standards and Specifications for the Division, Development and Improvement of Unincorporated Land in Washington County".

Date:_____ Surveyor:_____

3. CERTIFICATE OF OWNERSHIP & DEDICATION:

I hereon certify that I am the owner of the property described hereon and I do hereby dedicate all street, access, utility, & drainage easements to public or private use as indicated.

Date:_____ Owner:_____

4. STATE HEALTH DEPARTMENT APPROVAL:

The plan and specifications as shown on the LSD Plan were approved by the Arkansas State Health Department by letter

Dated:_____ Signed By:_____

5. UTILITY EASEMENTS:

We hereby certify that all utility easements shown on this LSD Plan are satisfactory for providing service if and when service is available.

Gas:_____ Electricity:_____

Water:_____ Telephone:_____

Cable TV:_____

6. DECLARATIONS OF COVENANTS AND RESTRICTIONS (if applicable):

Covenants and restrictions are as shown on the appropriate document signed by the owner on_____, and filed with the Circuit Clerk on_____.

Date:_____ Owner:_____

7. COUNTY ROAD SUPERINTENDENT APPROVAL:

(Use block 7a or 7b as appropriate, but not both.)

7a. The road and easement locations shown on this LSD Plan, the road plans submitted, and the grading and drainage plans submitted are approved. The required maintenance bonds have been received.

County Road Superintendent: _____ Date: _____

7b. The road easements shown are approved.

County Road Superintendent: _____ Date: _____

8. PLANNING BOARD APPROVAL:

(Use block 8a if in a city planning area and block 8b if not.)

8a. This LSD Plan lies within the planning jurisdiction of the city of _____. The plans for ingress and egress shown on this LSD Plan were approved by the Washington County Planning Board at a meeting held on (date)_____.

Planning Director: _____ Date: _____

8b. This LSD Plan was approved by the Washington County Planning Board at a meeting on (date):_____.

Planning Director: _____ Date: _____

9. COUNTY JUDGE APPROVAL:

The road easement dedications shown are approved. Acceptance of roads and streets into the County road system will occur after they are constructed to Washington County specifications.

County Judge: _____ Date: _____

10 COUNTY FIRE MARSHAL APPROVAL:

This LSD Plan meets minimum fire code requirements as per current County policy, as of June 9, 2005.

County Fire Marshal: _____ Date: _____

11 CERTIFICATE OF COMPLIANCE FOR DECENTRALIZED SEWER SYSTEM:

I hereon certify that this project has met the requirements for the operation of decentralized sewer systems in Washington County.

Public Utility Coordinator: _____ Date: _____

**WASHINGTON COUNTY, ARKANSAS
LARGE SCALE DEVELOPMENT APPLICATION**

Notice: Preliminary or Final LSD Plans to be placed on the Planning Board meeting agenda must have applications turned in to the Planning Office by the submittal date (shown on a schedule available from the Planning Office.)

Check one: Preliminary LSD Plan Final LSD Plan Concept LSD Plan

Name of Development: _____

Applicant: _____ Phone: _____

Address: _____ Fax: _____

I certify under perjury that I have read the "Regulations, Standards, and Specifications for the Division, Development and Improvement of Unincorporated Land in Washington County, Arkansas". The following statements and answers herein made and all data, information, and evidence herewith submitted are, to the best of my knowledge and belief, true and correct. I understand that submittal of incorrect or false information is grounds for invalidation of this application. I understand that the County might not approve what I am applying for, or might set conditions on approval.

Signature of Applicant: _____ Date: _____

Property Owner: _____ Phone: _____

Address: _____ Fax: _____

I certify under penalty of perjury that I am the owner of the property that is the subject of this application or I am the owner's authorized agent and consent to its filing. (If signed by the authorized agent, a letter from the property owner must be provided indicating that the agent is authorized to act on his/her behalf.)

Signature of Property Owner or Agent: _____ Date: _____

Preferred Method of Contact: Fax E-mail Mail

To whom should the County send correspondence? *(List names, addresses, and phone numbers.)*

Property Information:

Section: _____ Township: _____ Range: _____

Tax Parcel Numbers: _____ - _____ - _____

Planning Area: _____ School District: _____

Floodplain: yes no If yes: Map #: _____ Floodplain type (A, AE, etc.): _____

Total Acreage of Property: _____ Total Number of units Proposed: _____

Proposed Land Use: _____ Current Zoning: _____

Road Information:

U.S., State, or County road # giving access to property: _____

Road surface (asphalt, gravel, unimproved, etc.): _____ Right of way width: _____

Utility Information:

(Check box if utility has existing lines on or fronting the property and write the name of the company.)

Water company name: _____ Electric Company name: _____

Gas company name: _____ Telephone company name: _____

Cable company name: _____ Sewer System / Septic: _____

ALL SIGNATURE BLANKS MUST BE FILLED IN FOR APPLICATION TO BE PROCESSED.

.....

OFFICE USE ONLY:

County Approval Date (Preliminary): _____ County Approval Date (Final): _____

Quorum Court District: _____ Conditional Use Permit Required: _____

Sec. 11-100. Large-scale development standards.

(a) *Large-scale developments* is hereby redefined as follows:

(1) The development of a lot or parcel larger than one (1) acre developed as a single improvement. The term "development" shall include but will not be limited the construction of a new improvement, construction of an addition to an existing improvement, or a parceling which results in the need for access and utilities; and,

(2) Shall include commercial land alteration by way of excavating, quarrying, mining, or similar activities; examples include but are not limited to dirt pits, gravel pits, quarries, asphalt plants, concrete and cement plants, and any other commercial operation that would generate heavy traffic such that affected roads would require improvements or increased maintenance or present a danger to the public safety on said roads but in no event shall include a farm or other agricultural facility, nor shall it include a single family residence.

(b) This section shall be applicable only to large-scale developments as set out in subsection (a)(2) above.

(c) Such large-scale developments shall be set back from the edge of any County or public road no less than two hundred fifty (250) feet.

(d) The approach to such large-scale developments from the edge of County or public road to the edge on the development shall be no less that forty (40) feet in width and paved in accordance with specifications to be promulgated by the County Road Superintendent so as to decrease dust, dirt, and mud from being deposited on and around County and public roads. This provision shall not apply to any large-scale development which is situated on an unpaved County or public road; however, in the event said road is later paved then this article will apply to said large-scale development three (3) years from the date of pavement.

(e) Every large-scale development shall develop and submit a dust abatement plan to prevent dust from causing a traffic hazard on County and public roads. Said plan shall include, in accordance with regulations to be promulgated by the County Road Superintendent, the applying of water or a dust palliative as needed.

(f) Every large-scale development shall maintain and clean the approaches as set out above on a regular basis and shall be responsible for removal of any foreign objects on a County or public road which have been deposited on said road as a result of activity generated by said development.

(g) All large-scale developments shall require any vehicle leaving its facility to be securely covered and/or sealed so as to prevent any load from dropping, sifting, leaking, or otherwise escaping therefrom regardless of the date of manufacture as set out in Ark. Code Ann. § 27-35-110.

(h) For reasons of public safety, this article shall have retrospective application to existing large-scale developments three (3) years from the enactment of this section. When there are unique, unnecessary, and unreasonable hardships in applying the strict letter of this section, said large-scale development may apply to the Planning Board for a variance. Financial impact alone shall not be grounds for such variance.

(i) If any large-scale development desires to begin operations before complying with any provision of this section it shall post an acceptable surety bond, cash or irrevocable letter of credit to ensure said compliance in the amount of one hundred twenty-five (125) percent of the estimated cost of said improvements and in any event must be in compliance with this section no later than one (1) year from the date of final approval by the Planning Board.

(j) This section shall be immediately applicable to any existing large-scale development that expands its operation after the effective date herein; unless prior to the passage of this section there have been substantial steps taken towards implementation of the expansion, or there has been substantial investment made, or substantial obligation incurred on the part of the development in regard to such expansion.

(k) Road and right-of-way standards are hereby set as follows for large-scale developments that are wholly or partially residential in character:

TABLE INSET:

DWELLING UNIT		RIGHT-OF-WAY	ROAD
(A)	Single-Family		
	Number of units:		
	1 to 4	30 feet	Private: See subsection 11-90(11)(a)
	5 to 10	50 feet	Private: See subsection 11-90(11)(b)
	Over 10	Public: See minimum standards for roads to be dedicated to the county for maintenance	Public: See minimum standards for roads to be dedicated to the county for maintenance
(B)	Duplex/Triplex		
	Number of units:		
	1 to 4	30 feet	Private: See subsection 11-90(11)(a)
	5 to 10	50 feet	Private: See subsection 11-90(11)(a)
	Over 10	Public: See minimum standards for roads to be dedicated to the county for maintenance	Public: See minimum standards for roads to be dedicated to the county for maintenance
(C)	Other Multifamily (road/street leading to the parking lot parking lot/area must be private)		
	Number of units:		
	1 to 4	30 feet	Private: See subsection 11-90(11)(a)
	5 to 10	50 feet	Private: See subsection 11-90(11)(a)
	Over 10	Public: See minimum standards for roads to be dedicated to the county for maintenance	Public: See minimum standards for roads to be dedicated to the county for maintenance
(D)	Other Large-scale Developments (including, but not limited to, RV Parks and storage facilities)		20 feet minimum width driving surface; ability to withstand 75,000 pounds in all weather conditions; adherence to State Fire Code with regards to access*
* Nothing herein shall be construed as allowing non-adherence to the State Fire Code where otherwise applicable.			

(l) The following public utility services and structures are hereby exempt from the Washington County Code provisions concerning large-scale developments:

- (1) Utility boxes;
- (2) Passenger stops for buses;
- (3) Police alarm boxes;
- (4) Historical markers, watershed improvement projects, water conservation projects, or flood control projects;

(5) Utility mainline, local transformer and station, water pump stations, waterline flushing assembly, water storage facilities, PRV vaults, electric regulation stations, sewage lift station, manholes, natural gas pressure control stations, individual septic systems, other necessary structures and equipment for water, sewage, and other utility facilities. However, in residential areas, lift stations and pump stations may be required to insulate their station machinery, if the noise produced by such machinery would be an annoyance to the surrounding residential community.

(6) Booster generators, not owned by a utility, which are utilized for homes, poultry houses and other agricultural facilities.

(m) The following public utility services and structures are hereby not exempt from the Washington County Code provisions concerning large-scale developments:

(1) Other utility uses, such as power generation facilities, solid waste disposal facilities, water or sewage treatment plants not part of a specific land development, and natural gas compressor stations.

(2) Nothing herein shall be construed to mean that any land development itself that utilizes any of the aforesaid is exempt from the land development process.

(Ord. No. 2004-38, Arts. 1–10, 7-8-04; Ord. No. 2005-25, Arts. 1–3, 6-9-05; Ord. No. 2006-78, Art. 1, 12-14-06; Ord. No. 2007-13, Art. 1, 3-8-07)

Editor's note: Art. 1 of Ord. No. 2005-67, adopted Nov. 10, 2005, states "By way of clarification, all the provisions of Ordinance No. 2004-38 and Ordinance No. 2004-39 are applicable to all Large-scale Developments as defined in Washington County Code at sections 11-63(a)(2)".

Sec. 11-101. Same--Hazardous chemicals.

(a) This section shall be applicable only to large-scale developments as set out in Article 1(b) of County Ordinance No. 2004-38 [section 11-63(a)(2)].

(b) Notice shall be sent to surrounding property owners, within one-half mile of the exterior boundary of any large-scale development, by certified mail at least thirty (30) days prior to the meeting of the Planning Board at which time the preliminary plat shall be reviewed; stating the date, time, and place of the proposed development review. Furthermore, notice shall be sent by regular mail to the County Judge and members of the Quorum Court and shall include a list of all hazardous chemicals or materials that will be used, generated, or stored on said development. Hazardous chemicals or materials are defined as set out in Ordinance No. 2004-39, Appendix A, which is incorporated by reference as if set out word for word.

(c) Any such large-scale development must post a surety bond in the amount of fifty thousand dollars (\$50,000.00) for financial assurance that it will properly manage any such chemicals.

(d) The Planning Board may postpone any action until all other legal and/or environmental requirements of any other local, State, or federal agency have been met.

(e) If any land development raises environmental concerns, the Planning Board may, at the expense of the developer, retain its own qualified consulting engineer to assist it and the Planning Director in assuring that all environmental issues have been properly addressed by the developer and its engineer. Said consulting engineer shall maintain an office no greater than one hundred (100) miles from Washington County.

(f) Public comments shall be taken prior to any decision by the Planning Board at the preliminary plat stage and the final plat stage. Approval of the preliminary and final plat shall not take place at the same meeting and the approval of the final plat shall be no sooner than the next regularly scheduled meeting.

(Ord. No. 2004-39, Arts. 1–6, 7-8-04; Ord. No. 2005-3, Arts. 1–3, 2-10-05; Ord. No. 2005-25, Art. 3, 6-9-05)

Editor's note: See editor's note at § 11-100.

Sec. 11-102. Vehicular access from private drive.

- (1) No land development, including those subject to exemption as set out in Washington County Code 11-79, shall be approved if any anticipated structure's driveway shall be so arranged such that it is necessary for a vehicle to back out onto any County or public road.
- (2) Every owner or developer of any such land development shall certify that no driveways shall be constructed in violation of this section and such shall be noted on any plat or exemption application.
- (3) No structure or driveway, regardless as to whether it is part of a land development, shall be built, installed or erected in such a manner that it will be necessary for any vehicle to back out onto any County or public road.
- (4) This section shall not be applicable to interior roads in a land development.

(Ord. No. 2006-14, Arts. 1--3, 3-9-06; Ord. No. 2007-42, Art. 1, 9-13-07)

Secs. 11-103--11-105. Reserved.

Sec. 11-54. Area of Jurisdiction.

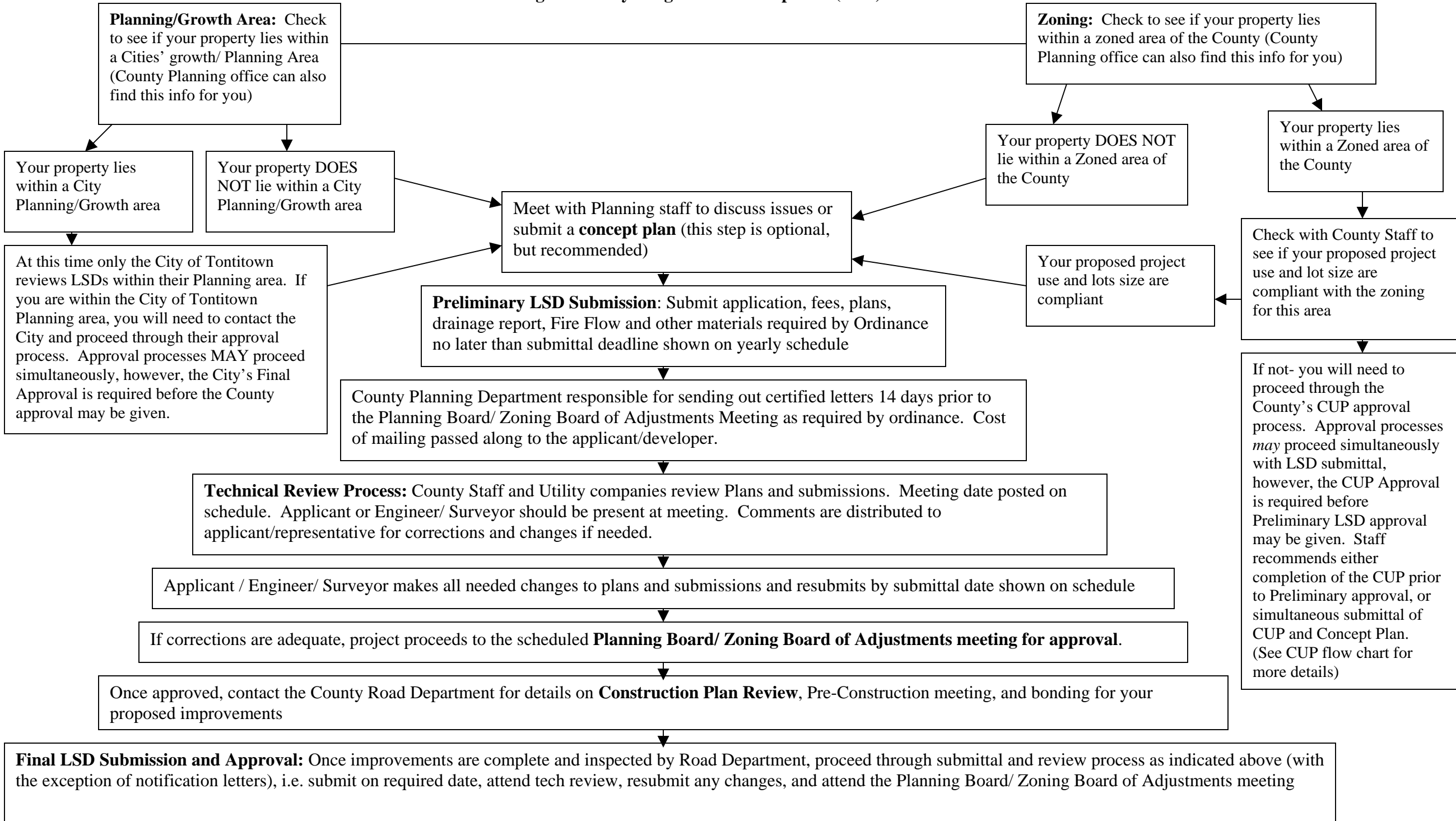
This Article shall apply to all unincorporated areas of Washington County, except as otherwise provided by law. A Planned Growth Area is an unincorporated area adjoining the corporate limits of a municipality in which the authority to control the development of land is vested and is now or hereafter exercised by the municipality in accordance with the provisions of Act 186 of 1957 as amended.

The limits of the Planned Growth Area are those now being or hereafter exercised by a city, with a maximum of five (5) miles from the city limits or one-half (1/2) the distance to the city limits of the next city, whichever is the lesser.

A copy of all proposed land development plans within the Planned Growth Areas shall be submitted to the Washington County Planning Office. Developments and improvements in these Planned Growth Areas are still located in the unincorporated area of Washington County, therefore remain under the jurisdiction of Washington County for maintenance of roads, etc.

(Ord. No. 91-9, Art. 1, § 1.04, 4-11-91)

Washington County Large Scale Development (LSD) Process



ORDINANCE NO. 2007-71

BE IT ORDAINED BY THE QUORUM COURT
OF THE COUNTY OF WASHINGTON,
STATE OF ARKANSAS, AN ORDINANCE
TO BE ENTITLED:

RECEIVED
CLERK OF COURTS
WASHINGTON COUNTY
ARKANSAS

2007 DEC 14 AM 10:43

FILED

AN ORDINANCE AMENDING WASHINGTON
COUNTY CODE 11-73, 11-101 AND 11-204
PERTAINING TO NOTIFICATION OF
ADJOINING LAND OWNERS.

WHEREAS, the above referred to Code sections require the
developer to make certain notification; and,

WHEREAS, the Planning Office feels that it can better
perform this function.

NOW, THEREFORE, BE IT ORDAINED BY THE QUORUM
COURT OF WASHINGTON COUNTY, ARKANSAS:

ARTICLE 1. Washington County Code 11-73 is hereby
amended as follows:

Sec. 11-73. Step 2, Preliminary Plat submission and approval.

When a land development is proposed, the first formal application for
approval shall be the Preliminary Plat directed to the Planning Board and submitted
to the Administrative Officer.

(1) *Preliminary Plat:* The Preliminary Plat submission shall consist of the
following:

- a. Payment of the Preliminary Plat fee.
- b. Twenty (20) copies of the Preliminary Plat of the proposed
development. The Plat shall include the information indicated for
Preliminary Plat in Section 11-77 of this chapter.
- c. ~~The developer shall show proof he has sent a certified letter to all
adjoining property owners within three hundred (300) feet of the
exterior boundary of the proposed development at least fourteen (14)
days prior to the scheduled meeting of the Planning Board, at which
the plat is to be reviewed, in which he shall state the date, time and
place of the proposed developments review.~~

(2) *Submission time and review schedule:*

- a. ~~The above submission shall be received at least twenty one (21)
days prior to the scheduled meeting of the Planning Board at which the
plat is to be reviewed. The Planning Administrator shall send a
certified letter to all adjoining property owners within three hundred feet
(300') of the exterior boundary of the proposed development at least
fourteen (14) days prior to the scheduled meeting of the Planning
Board at which the plat is to be reviewed, said Notice shall state the
date, time and place of the proposed development review. The
developer shall reimburse the Planning office the actual costs of
mailing plus 15 ¢ (per notice sent).~~

ORDINANCE NO. 2007-71
PAGE 2

ARTICLE 2. Washington County Code 11-101 is hereby amended as follows:

Sec. 11-101. Same - Hazardous chemicals.

- a. This section shall be applicable only to large-scale developments as set out in Article 1(b) of County Ordinance No. 2004-38 [section 11-63(a)(2)].
- b. Notice shall be sent to surrounding property owners, by the Planning Administrator, within one-half mile of the exterior boundary of any large scale development, by certified mail at least thirty (30) days prior to the meeting of the Planning Board at which time the preliminary plat shall be reviewed; stating the date, time, and place of the proposed development review. Furthermore, notice shall be sent by regular mail to the County Judge and members of the Quorum Court and shall include a list of all hazardous chemicals or materials that will be used, generated or stored on said development. Hazardous chemicals or materials are defined as set out in Ordinance No. 2004-39, Appendix A, which is incorporated by reference as if set out word for word. The developer shall reimburse the Planning Office the actual costs of mailing plus 15¢ (per notice sent).

ARTICLE 3. Washington County Code 11-204 is hereby amended as follows:

Sec. 11-204. Notification.

The Planning Administrator on behalf of an applicant for a conditional use or a variance shall send ~~show proof he has sent~~ a certified letter to all adjoining property owners within three hundred (300) feet of the exterior boundary of the proposed use at least fourteen (14) days prior to the scheduled meeting of the Board, at which the application is to be reviewed, in which he shall state the date, time, place of the review of the proposed application and the location of the proposed use. The applicant shall reimburse the Planning Office for the actual cost of mailing plus 15¢ (per notice sent).


JERRY HUNTON, County Judge

12.14.07
DATE


KAREN COMBS PRITCHARD, County Clerk

Sponsor: H. L. Godwin, Jr.
Date of Passage: December 13, 2007
Votes For: 13 Votes Against: 0
Abstentions: 0 Absent: 0

ORDINANCE NO. 2007-72

BE IT ORDAINED BY THE QUORUM COURT
OF THE COUNTY OF WASHINGTON,
STATE OF ARKANSAS, AN ORDINANCE
TO BE ENTITLED:

2007 DEC 14 AM 10:43
NORTH COMMERCE
COUNTY & PROBATE CLERK
WASHINGTON CO. ARK.

FILED

AN ORDINANCE AMENDING WASHINGTON
COUNTY CODE 11-76 PERTAINING TO FEES IN
THE PLANNING OFFICE.

WHEREAS, the fee schedule as set out in Washington
County Code 11-76 was last amended by Ordinance No. 2006-36; and,

WHEREAS, it has become necessary again to amend said
fees.

NOW, THEREFORE, BE IT ORDAINED BY THE QUORUM
COURT OF WASHINGTON COUNTY, ARKANSAS:

ARTICLE 1. Washington County Code 11-76 is hereby
amended as follows:

Sec. 11-76. Fees payable to planning office.

- (a) With plans, plat reviews and inspections, the developer shall remit the following fees:
- (1) *Concept Plat (pre platting)*: Thirty dollars (\$30.00) if in a city planning area; otherwise, fifty dollars (\$50.00).
 - (2) *Preliminary Plat*: ~~One hundred dollars (\$100.00) if in a city planning area; otherwise two hundred dollars (\$200.00).~~ In a city planning area - one hundred dollars (\$100.00) if fifty (50) lots or less; three hundred dollars (\$300.00) if more than fifty (50) lots. If not in a city planning area - two hundred dollars (\$200.00) for fifty (50) lots or less; four hundred dollars (\$400.00) if more than fifty (50) lots.
 - (3) *Final Plat*: ~~One hundred dollars (\$100.00) if in a city planning area; otherwise two hundred dollars (\$200.00)~~ In a city planning area one hundred dollars (\$100.00) if fifty (50) lots or less; Two hundred dollars (\$200.00) if more than fifty (50) lots. If not in a city planning area - two hundred dollars (\$200.00) for fifty (50) lots or less; four hundred dollars (\$400.00) if more than fifty (50) lots.
 - (4) ~~*Splits*: Fifteen dollars (\$15.00) if located in a city planning area; otherwise twenty five dollars (\$25.00).~~
 - (4) *Large-Scale Development*: ~~Two hundred dollars (\$200.00) for preliminary plat; one hundred dollars (\$100.00) for final plat.~~ High intensity/industrial (as defined in Washington County Code 11-100(a)(2)) regardless of location, three hundred dollars (\$300.00) for preliminary plat; two hundred dollars (\$200.00) for final plat.

Residential large scale development of more than fifty (50) units, two hundred dollars (\$200.00) for preliminary plat; four hundred dollars (\$400.00) for final plat. All other large scale developments two hundred dollars (\$200.00) for preliminary plat; one hundred dollars (\$100.00) for final plat.

- (5) *Minor Subdivision Plat (defined as four (4) lots or less):* Fifteen dollars (\$15.00) if in planning area; otherwise two hundred dollars (\$200.00).
- (6) *Minor Subdivision Replat:* Fifteen dollars (\$15.00) if in planning area; otherwise one hundred fifty dollars (\$150.00).
- (7) *Variance Request:* Fifty dollars (\$50.00); *Administrative Variance Request:* Fifteen dollars (\$15.00).
- (8) *Fee for Inspection of Gated Community:* Twenty-five dollars (\$25.00).
- (9) *Applications for Exempt Land Divisions:* Fifteen dollars (\$15.00) within a city planning area; twenty-five dollars (\$25.00) solely County jurisdiction.

(b) *Fees Payable to Road Department:*

- (1) *Street and Storm Drainage Inspection:* Fifty dollars (\$50.00)

Construction Inspections/Payable to Road Department:

- (1) *Stage Inspections:* Fifty dollars (\$50.00) per hour, with a minimum charge of fifty dollars (\$50.00). Thereinafter in 1/2-hour increments at twenty-five dollars (\$25.00).
- (2) *Final Inspections:* Fifty dollars (\$50.00) per hour, with a minimum charge of fifty dollars (\$50.00) to be charged thereafter in 1/2-hour increments at twenty-five dollars (\$25.00).

- (c) Review, approval and inspection fees for water and sanitary sewer improvements shall be fixed by the Arkansas Department of Health.
- (d) All the fees authorized herein shall be reviewed annually and compared to the cost of each department concerned; and in the event said fees exceed the cost of said office, then said fee shall be reduced accordingly so as not to exceed the costs of said office.



JERRY HUNTON, County Judge

12.14.07

DATE



KAREN COMBS PRITCHARD, County Clerk

Sponsor: H. L. Goodwin, Jr.
Date of Passage: December 13, 2007
Votes For: 13 Votes Against: 0
Abstentions: 0 Absent: 0

ORDINANCE NO. 2008-42

KAREN COMBS PRITCHARD
CLERK & PROCLAMATION CLERK
WASHINGTON CO. ARK.

2008 AUG 15 PM 12: 54

FILED

BE IT ORDAINED BY THE QUORUM COURT
OF THE COUNTY OF WASHINGTON,
STATE OF ARKANSAS, AN ORDINANCE
TO BE ENTITLED:

AN ORDINANCE AMENDING WASHINGTON
COUNTY CODE 11-114 REGARDING CIVIL
ACTION TO ENFORCE PLANNING
VIOLATIONS.

WHEREAS, Washington County Code 11-114 is unduly
cumbersome in its requirements regarding civil enforcement of planning violations; and,

WHEREAS, the County Judge needs the flexibility to initiate said
actions to respond to matters that need immediate attention.

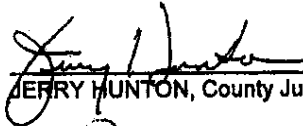
NOW, THEREFORE, BE IT ORDAINED BY THE QUORUM
COURT OF WASHINGTON COUNTY, ARKANSAS:

ARTICLE 1. Washington County Code 11-114 is hereby
amended as follows:

Sec. 11-114. Penalties.

A violation of this Article or failure to comply with the provisions herein
specified shall subject the person, firm or corporation to the following penalties:

- (1) *Violations:* Violations shall be subject to a fine in the maximum amount of two hundred dollars (\$200.00). Each day in which a violation continues, prior to instigation of appeal, shall constitute a separate offense.
- (2) *Civil Action:* ~~The Planning Board or any affected person~~ The County Judge may institute a civil suit to prevent or remove a violation of this Article and for damages sustained by the County. ~~Any affected person may institute a civil suit to prevent or remove a violation of this article and for damages sustained against any person or entity other than the County.~~
- (3) ~~The Chairman of the Planning Board shall instigate with the County Judge's office any such suit within thirty (30) days of Planning Board actions upon written notice by the County Road Superintendent of known violations.~~


JERRY HUNTON, County Judge

8-15-08
DATE


KAREN COMBS PRITCHARD, County Clerk

Sponsor: Jack Norton
Date of Passage: August 14, 2008
Votes For: 11 Votes Against: 0
Abstention: 0 Absent: 2

REC'D
2008 AUG 15 PM 12:54
CLERK OF THE QUORUM COURT
WASHINGTON COUNTY
WASHINGTON CO. ARK.

ORDINANCE NO. 2008-43

BE IT ORDAINED BY THE QUORUM COURT
OF THE COUNTY OF WASHINGTON,
STATE OF ARKANSAS, AN ORDINANCE
TO BE ENTITLED:

AN EMERGENCY ORDINANCE AMENDING
WASHINGTON COUNTY CODE 11-73
PERTAINING TO PERFORMANCE BONDS.

WHEREAS, Washington County Code 11-73 has read as it currently does since at least 1990; and,

WHEREAS, a case recently occurred that revealed a weakness in the language concerning performance bonds which left the County with a damaged road and no recourse.

NOW, THEREFORE, BE IT ORDAINED BY THE QUORUM COURT OF WASHINGTON COUNTY, ARKANSAS:

ARTICLE 1. Washington County Code 11-73 (3)(e) is hereby amended to read as follows:

- e. All improvements must be completed within thirty-six (36) months from date of Preliminary Plat approval. If not, the performance bond, as set out below, shall compensate the County for all unfinished construction costs.
 1. Said performance bond shall run in favor of the county and be in an amount sufficient to complete the improvements for the development as determined by the Road Superintendent.
 2. Said bond must be written by a surety authorized to do business in the State of Arkansas.
 3. However, if, in the opinion of the county, the project has been abandoned, or county or private property is being damaged by action, or inaction, the said performance bond shall be forfeited immediately at the option of the county at any time prior to the end of the 36-month period. A letter of credit may be accepted in lieu of all or part of said bond.
 4. Separate bonds or letters of credit shall be executed to protect county roads or other county property.

5. This bond does not take the place of any bonding requirements as to any contractor. If the developer and the contractor are one and the same, then the bonds to be posted by the contractor shall protect the County.

ARTICLE 2. Emergency Clause: It is hereby determined that the general health, safety and welfare of the public is at risk if the language regarding performance bonds is not clarified in that the County may have no recourse as to existing county roads damaged during the construction of new developments. Therefore, an emergency is hereby declared to exist and this ordinance will be immediately effective upon passage.



JERRY HUNTON, County Judge

8-15-08

DATE



KAREN COMBS PRITCHARD, County Clerk

Sponsor: David Daniel
Date of Passage: August 14, 2008
Votes For: 11 Votes Against: 0
Abstention: 0 Absent: 2

ORDINANCE NO. 2008-71

BE IT ORDAINED BY THE QUORUM COURT
OF THE COUNTY OF WASHINGTON,
STATE OF ARKANSAS, AN ORDINANCE
TO BE ENTITLED:

KRISTEN CONNOR, CLERK
COUNTY & PRIVATE CLERK
WASHINGTON COUNTY, ARK.

2008 NOV 14 PM 3:10

FILED

AN ORDINANCE AMENDING WASHINGTON
COUNTY CODE 11-204 PERTAINING TO
CONDITIONAL USE NOTIFICATION FOR
CERTAIN LARGE SCALE DEVELOPMENTS.

WHEREAS, pursuant to Washington County Code 11-204 notification for conditional use permits is required to be sent to property owners within a 300 foot radius; and,

WHEREAS, certain high impact large scale developments require notification to property owners within a radius of one half (1/2) mile) for plat review; and,

WHEREAS, it has been determined that due to the potential impact of these large scale developments, that the conditional use notification should mirror the large scale development plat review process.

NOW, THEREFORE, BE IT ORDAINED BY THE QUORUM COURT OF WASHINGTON COUNTY, ARKANSAS:

ARTICLE 1. Washington County Code 12-204 is hereby amended as follows:

Sec. 11-204. Notification.

- (a) The Planning Administrator on behalf of an applicant for a conditional use or a variance shall send a certified letter to all adjoining property owners within three hundred (300) feet of the exterior boundary of the proposed use at least fourteen (14) days prior to the scheduled meeting of the Board, at which the application is to be reviewed. Said letter shall state in which he shall state the date, time, place of the review of the proposed application and the location of the proposed use. The applicant shall reimburse the Planning Office for the actual cost of mailing plus fifteen cents (\$0.15) (per notice sent).

- (b) In the case of Large Scale Developments as set out in section 11-100(a)(2), the Planning Administrator, on behalf of an applicant for a conditional use or a variance, shall send a certified letter to all adjoining property owners within one half (1/2) miles of the exterior boundary of the proposed use at least thirty (30) days prior to the scheduled meeting of the Board, at which the application is to be reviewed. Said letter shall state the date, time, place of the review of the proposed application and the location of the proposed use. The applicant shall reimburse the Planning Office in the same manner as set out above.



JERRY HUNTON, County Judge

11-14-08

DATE



KAREN COMBS PRITCHARD, County Clerk

Sponsor: H. L. Goodwin, Jr.
Date of Passage: November 13, 2008
Votes For: 12 Votes Against: 0
Abstention: 0 Absent: 1

ORDINANCE NO. 2008-73

**BE IT ORDAINED BY THE QUORUM COURT
OF THE COUNTY OF WASHINGTON,
STATE OF ARKANSAS, AN ORDINANCE
TO BE ENTITLED:**

FILED
2008 NOV 14 PM 3:10
KARLTONS
CO & PROBATE CLERK
WASHINGTON CO ARK

**AN EMERGENCY ORDINANCE REGULATING
THE LOCATION OF MAILBOXES IN THE
RIGHT-OF-WAY OF COUNTY ROADS.**

WHEREAS, all county roads have a right-of-way on both sides of the road of differing widths; and,

WHEREAS, said right-of-ways are extremely important in regards to adequate maintenance of county roads; and,

WHEREAS, said right-of-ways must be mowed and otherwise maintained; and,

WHEREAS, most people in the County must have their mailboxes in the road right-of-way to enable delivery of their mail; and,

WHEREAS, many mailboxes are now being placed too close to the driving surface of county roads; often made of brick, thus, causing difficulty in maintaining the right-of-way and creating a safety hazard.

**NOW, THEREFORE, BE IT ORDAINED BY THE QUORUM
COURT OF WASHINGTON COUNTY, ARKANSAS:**

ARTICLE 1. Mailboxes shall be allowed to encroach within the right-of-way of any county road so long as the outermost edge of said mailbox and/or its supporting structure is no less than two feet (2') from the edge of the driving surface of said road.

ARTICLE 2. All such mailboxes shall also comply with the following:

- (a) Mailboxes must be made of Postmaster-approved light sheet metal or plastic only.
- (b) The support should be only strong enough to hold the mailbox. An ordinary 4"x 4" wood post or 1-1/2" to 2" metal pipe, or other material comparable or less in strength, anchored in the ground no more than two feet is required.

ORDINANCE NO. 2008-73
PAGE 2


- (c) Mailbox-to-post attachments must be strong enough to prevent the box from coming loose from the post if struck by a motor vehicle.
- (d) Multiple mailbox mountings must use individual mounting posts rather than a horizontal support.
- (e) No reflective material may be used on the mailbox or supporting post except for addresses.
- (f) Specific installation details of the Postmaster must be followed.

ARTICLE 3. The County Judge or his designee may grant an extension of time to relocate any mailbox upon showing a good cause.

ARTICLE 4. This Ordinance shall be applicable to any mailbox that is erected or replaced on or after the effective date of this Ordinance.

ARTICLE 5. Any violation of this Ordinance shall be punishable by a fine of \$250 per day and may be enforced by appropriate civil action by the County Judge.

ARTICLE 6. Emergency Clause: It is hereby determined that it is in the best interest of the citizens of the county for this ordinance to be effective immediately; and the general health, safety and welfare of the citizens are affected by such for the reasons as set out above; therefore, an emergency is declared to exist and this ordinance shall be, and is, effective from the date of its passage.



JERRY HUNTON, County Judge

11-14-08

DATE



KAREN COMBS PRITCHARD, County Clerk

Sponsor: David Daniel
Date of Passage: November 13, 2008
Votes For: 11 Votes Against: 1
Abstention: 0 Absent: 1

ORDINANCE NO. 2009-32

KAREN COMBS PRITCHARD
CO. & PROBATE CLERK
WASHINGTON CO. ARK.

2009 MAY 18 AM 10:36

FILED

BE IT ORDAINED BY THE QUORUM COURT
OF THE COUNTY OF WASHINGTON,
STATE OF ARKANSAS, AN ORDINANCE
TO BE ENTITLED:

AN ORDINANCE AMENDING WASHINGTON
COUNTY ORDINANCE NO. 2008-73 CONCERNING
ITS APPLICABILITY.

WHEREAS, Ordinance 2008-73 was recently enacted which
prohibited certain types of mailboxes; and,


WHEREAS, it has been determined that such should be
amended.

NOW, THEREFORE, BE IT ORDAINED BY THE QUORUM
COURT OF WASHINGTON COUNTY, ARKANSAS:

ARTICLE 1. Ordinance 2008-73 is hereby amended to read as
follows:

ARTICLE 7: APPLICABILITY. This Ordinance shall not apply to the following:

1. Any mailbox made from brick, stone, or similar material so long as the outermost edge of said mailbox is at least eight feet (8') from the outermost edge of a hard surface road.
 - a. However, a separate hard surface, to be approved by the County Road Superintendent, or his or her designee, in accordance with county road specifications must be provided for the postal service to access mailboxes.
 - b. The separate hard surface and/or the mailbox may not have a negative drainage impact to the road or surrounding property owned by others; and the mailbox may not obstruct the vision of any person driving on said road or any person pulling out onto said road.
 - c. A permit must be obtained from the Road Department in accordance with Washington County Code 12-23.
2. Any mailbox in a subdivision that has curb and gutter that received approval by the County Road Superintendent, or his or her designee.



MARLYN EDWARDS, County Judge

5-15-09

DATE



KAREN COMBS PRITCHARD, County Clerk

Sponsor: Tom Lundstrum
Date of Passage: May 14, 2009
Votes For: 10 Votes Against: 1
Abstention: 0 Absent: 2

DRAINAGE REPORT CHECKLIST
Washington County Arkansas

Project Name: _____
Date: _____

	Preliminary	Final		
_____	1.	x	x	PROJECT TITLE & DATE
_____	2.	x	x	PROJECT OWNER - Include address and telephone number.
_____	3.	x	x	PROJECT LOCATION - Include Vicinity Map and address.
_____	4.	x	x	PROJECT DESCRIPTION - Brief description of proposed project.
_____	5.	x	x	AERIAL PHOTOGRAPH - Include project area and areas that contribute to runoff.
_____	6.	x	x	PRE DEVELOPED DRAINAGE AREA MAP - Include current conditions for the drainage area that contributes to runoff. Show offsite and onsite drainage. Show contour information to the nearest ten feet. Include different drainage areas and flow patterns.
_____	7.	x	x	POST DEVELOPED DRAINAGE AREA MAP - Include proposed conditions for the drainage area that contributes to runoff. Show offsite and onsite drainage. Show contour information to the nearest ten feet. Include different drainage areas and flow patterns.
_____	8.	x	x	DRAINAGE DESCRIPTION - Description of the drainage onto, through, and away from the site.
_____	9.	x	x	AREA DRAINAGE PROBLEMS - Description of any known onsite or downstream drainage or flooding problems
_____	10.	x	x	SITE DRAINAGE - Description of site drainage for the proposed project. Describe existing and proposed conditions.
_____	11.	x	x	CALCULATION METHOD - Describe method of calculation and software used.
_____	12.	x	x	WRITTEN CONCLUSION OF PROPOSED IMPROVEMENTS - Include a summary of the proposed improvements, condition of downstream receiving areas, increase in flows, and detention or lack of detention.
_____	13.	x	x	SUMMARY OF RUNOFF TABLE - A table with 2-, 10-, 25-, 50-, and 100-year storm flow comparisons for existing and proposed conditions.

	Preliminary	Final	
_____ 14.		x	DESIGN STORM CALCULATIONS - Design flow calculations for each culvert, inlet, open channel, or other drainage structures. Summarize by tables.
_____ 15.		x	PAVEMENT DRAINAGE DESIGN - If curb & gutter is used, include width of spread for design flow.
_____ 16.		x	100- YEAR WATER SURFACE ELEVATION COMPUTATION - The water surface elevation resulting from the 100-year storm for all overland flow, including flow in the streets, parking lots, swales, and between lots shall be calculated and shown on the construction plans. Minimum floor elevation shall be shown a minimum of two feet above the 100-year flood elevation on each lot when located in a designated floodplain. Minimum floor elevations for other area shall be a minimum of one foot above the calculated 100 year water surface elevation of open channels, swales or overland flow.
_____ 17.	x	x	STORMWATER DETENTION DESIGN - Include a table with 2-, 10-, 25-, 50-, and 100-year storm flow comparisons for existing and proposed conditions and detention volumes. If detention is not proposed by the Design Engineer, then the Design Engineer must submit hydrographs to document the effect of the combined runoff exiting the proposed project.
_____ 18.	x	x	<p>LIABILITY STATEMENT - The Design Engineer shall stamp and sign the following statement:</p> <p>" I, _____, Registered Professional Engineer No. _____ in the State of Arkansas, hereby certify that the drainage studies, reports, calculations, designs, and specifications contained in this report have been prepared in accordance with standard engineering practices and with the requirements of Washington County. Further, I hereby acknowledge that the review of the drainage studies, reports, calculations, designs, and specifications by Washington County or its representatives does not relieve me from my professional responsibility or liability.</p>



2010

Washington County Planning Board and Zoning Board of Adjustments Meeting Schedule, Submittal Schedule, and Tech. Review Dates

Submittal Date → Monday, 4:00 p.m. deadline (unless marked otherwise)
Tech. Review → Tuesday, 9:30 a.m. (unless marked otherwise)
Resubmittal (#1) → (address County Engineer's tech review comments) 2:00 pm deadline
Resubmittal (#2) → (address general tech review comments) 2:00 pm deadline
Planning Board Meeting Date → Thursday, 5:00 p.m. (unless marked otherwise)

2010 -

Submittal Date	Tech. Review	Resubmittal (#1) (address County Engineer's tech review comments)	Resubmittal (#2) (address general tech review comments)	Planning Board Meeting Date
November 30, 2009	December 8, 2009	December 15, 2009	December 15, 2009	January 5, 2010 (Tuesday)
January 4	January 12	January 19	January 19	February 4
February 8	February 16	February 19	February 22	March 4
March 8	March 16	March 19	March 22	April 1
April 5	April 14 (Wed., 2:00 pm)	April 20	April 20	May 6
May 10	May 18	May 21	May 24	June 3
June 7	June 15	June 22	June 22	July 1
July 6 (Tuesday, 4:00 pm)	July 13	July 20	July 20	August 5
August 9	August 17	August 20	August 24	September 2
September 7 (Tuesday, 4:00 pm)	September 14	September 21	September 21	October 7
October 11	October 19	October 22	October 25	November 4
November 1	November 9	November 16	November 16	December 2

*Subdivision Plats and Large Scale Development Plans to be placed on the Planning Board meeting agenda must be turned into the Planning Office by 4:00 p.m. on the submittal date shown on the schedule. All items required must be included with your submittal (this includes drainage reports, traffic studies, fire flow, etc. - when required). Please consult your checklist to assure that you have all items required for submittal or your project will not be placed on the agenda.

*Conditional Use Permits to be placed on the Planning Board meeting agenda must be turned into the Planning Office by 4:00 p.m. on the submittal date shown on the schedule.

MEETING AND TECH REVIEW TIMES AND LOCATIONS

Planning Board/Zoning Board of Adjustments Meeting Time and Location: 5:00 p.m.
Washington County Quorum Court Room
280 N. College
Fayetteville, AR

Tech. Review Time and Location: 9:30 a.m. (unless otherwise stated)
Washington County Operations & Maintenance Center Conference Room
2615 Brink Drive
Fayetteville, AR

(Tech Review time slots will be assigned and communicated to individual projects prior to each meeting)

MEETING AND TECH REVIEW TIMES AND LOCATIONS

Planning Board/Zoning Board of Adjustments Meeting Time and Location: 5:00 p.m.
Washington County Quorum Court Room
280 N. College
Fayetteville, AR

Tech. Review Time and Location: 9:30 a.m. (unless otherwise stated)
Washington County Operations & Maintenance Center Conference Room
2615 Brink Drive
Fayetteville, AR

(Tech Review time slots will be assigned and communicated to individual projects prior to each meeting)