CITY OF EVART
PLANNING COMMISSION BYLAWS

Adopted, effective immediately, March 25, 2019

1. Name Purpose
A. The name shall be the City of Evart Planning Commission, hereafter known as the “Commission”.
B. These Bylaws are adopted by the Commission to facilitate the performance of its duties as outlined in P.A. 33 of 2008, as amended, being the Michigan Planning Enabling Act, (M.C.L. 125.3801 et seq.), hereinafter “the Planning Act”.
C. These Bylaws are also adopted to facilitate the duties of the Commission for administration of a zoning ordinance as outlined in P.A. 100 of 2006, as amended, being the Michigan Zoning Enabling Act, (M.C.L. 125.3101 et seq.), hereinafter “the Zoning Act”.

2. Membership
D. Members. Members of the Commission are appointed by the City of Evart city council pursuant of the City of Evart Planning Commission Ordinance.
   1. First priority, each member shall represent and advocate what is best for the City of Evart as a whole, putting aside personal or special interests.
   2. The Commission shall consist of nine (9) members as follows:
      a. The Mayor.
      b. One councilman who shall be appointed by the City Council.
      c. Seven members who shall be appointed by the Mayor subject to the approval of the City Council.
E. Liaisons. The purpose of liaisons is to provide certain City of Evart officials and quasi-officials the ability to participate in discussions with the Commission, in addition to speaking in public participation, and nothing else. Liaisons cannot vote, introduce motions, initiate any other parliamentary action, be counted for a quorum or be expected to comply with attendance requirements pursuant to Section 2.C of these bylaws. Liaisons, if not already appointed Commission members, are:
   1. Planning Department staff, and their agents and consultants.
   2. The Commission’s consultants.
   3. City of Evart Attorney.
   4. City of Evart water, sewer or Department of Public Works lead operators.
   5. City of Evart City Manager.
   6. Manager of the County Road Commission.
   7. The county Emergency Management Coordinator.
   8. The county Soil Erosion and Sedimentation Control Officer.
   9. District Health Department senior or supervisory Registered Sanitarian.
   10. The County Surveyor, except when the issue before the Commission is to review his, or his client’s work.
   11. The County Register of Deeds.
   12. The County Extension Director.
   13. The County Soil Conservation Service Soil Conservationist.
F. Attendance. If any member of the Commission is absent from three consecutive regularly scheduled meetings, then that member shall be considered delinquent. Delinquency shall be grounds for the city council to remove a member from the Commission for
nonperformance of duty, or misconduct, after holding a public hearing on the matter. The
Commission secretary, or acting secretary in the absence of the elected secretary, shall
keep attendance records and shall notify the city council whenever any member of the
Commission is absent from three consecutive regularly scheduled meetings, so the city
council can consider further action allowed under law or excuse the absences.

G. Training. Each member shall have attended at least four hours per year of training in
planning and zoning during the member’s current term of office. If so, provided in the
ordinance creating the Commission, failure to meet the training requirements shall result
in the member not being reappointed to the Commission. Training shall be provided by
one or more of the following organizations: Michigan Association of Planning, Michigan
State University Extension, Michigan Townships Association, Michigan Municipal
League, continuing education programs of Michigan State University, University of
Michigan, Northern Michigan University, Central Michigan University, or Wayne State
University.

H. Conflict of Interest and Incompatibility of Office.
   1. Each member of the Commission shall avoid conflicts of interest and/or
      incompatibility of office. As used here, a conflict of interest shall at a minimum
      include, but not necessarily be limited to, the following:
      a. Issuing, deliberating on, voting on, or reviewing a case concerning him or her.
      b. Issuing, deliberating on, voting on, or reviewing a case concerning work on land
         owned by him or her or which is adjacent to land owned by him or her.
      c. Issuing, deliberating on, voting on, or reviewing a case involving a corporation,
         company, partnership, or any other entity in which he or she is a part owner, or
         any other relationship where he or she may stand to have a financial gain or loss.
      d. Issuing, deliberating on, voting on, or reviewing a case which is an action which
         results in a pecuniary benefit to him or her. Issuing, deliberating on, voting on, or
         reviewing a case where his or her employee or employer is:
            i. an applicant or agent for an applicant, or
            ii. has a direct interest in the outcome.

   2. If there is a question whether a conflict of interest exists or not, the question shall be
      put before the Commission. Whether a conflict of interest exists or not shall be
determined by a majority vote of the remaining members of the Commission.

   3. When a conflict of interest exists, the member of the Commission, or committee, shall
do all of the following immediately, upon first knowledge of the case and determining
that a conflict exists:
      a. declare a conflict exists at the next meeting of the Commission or committee:
      b. cease to participate at the Commission or committee meetings, or in any other
         manner, or represent one’s self before the Commission, its staff, or others, and
      c. during deliberation of the agenda item before the Commission or committee,
         leave the meeting or remove one’s self from the front table where members
         of the Commission sit, until that agenda item is concluded.

   4. If a member of the Commission is appointed to another office, which is an
      incompatible office with his or her membership on the Commission, then on the
effective date of the appointment to the other office, that shall result in an automatic resignation from the Commission. If a member of another office is appointed to the Commission, which is an incompatible office with his or her membership in the other office, then on the effective date of the appointment to the Commission, that shall result in an automatic resignation from the other office.

3. Duties of all members.
   A. Ex Parte contact
      1. Members shall avoid Ex Parte contact about cases where an administrative decision is before the commission whenever possible.
      2. Despite one’s best efforts it is sometimes not possible to avoid Ex Parte contact. When that happens, the member should take detailed notes on what was said and report to the Commission at a public meeting or hearing what was said, so that every member and other interested parties are made aware of what was said.
   B. Site inspections
      1. Site inspections shall be done by the zoning administrator or other staff. A written report of the site inspection shall be orally presented to the Commission at a public meeting or hearing on the site.
      2. If desired, no more than one member of the Commission may accompany the zoning administrator or staff on a site inspection.
   C. Not voting on the same issue twice.
      1. Any member of the Commission shall avoid situations where they are sitting in judgement and voting on a decision which they had a part in making. As used here, sitting in judgement and voting on a decision which they had a part in making, at a minimum shall include, but not necessarily be limited to, the following:
         a. When the appeal is of an administrative or other decision by Commission and the member of the Commission sits both on the Commission and Zoning Board of Appeals.
         b. When the appeal is of an administrative or other decision by any committee of the Commission, city council, or other committee and the member of the Commission sits both on that committee and Zoning Board of Appeals or both on the Commission and Zoning Board of Appeals.
         c. When the case is an administrative decision which was decided by the Commission and sent to the city council for further action, and the member of the Commission sits both on the Commission and city council.
   D. Accepting gifts.
      1. Gifts shall not be accepted by a member of the Commission or liaisons from anyone connected with an agenda item before the Commission.
      2. As used here, gifts, shall mean cash, any tangible item, or service, regardless of value; and food valued over $10.
      3. This section does not apply to the Commission accepting gifts for the exercise of its functions pursuant to M.C.L. 125.3823(3), §23(3) of the Planning Act.
   E. Spokesperson for the Commission.
      1. Free and open debate should take place on issues before the Commission. Such
debate shall only occur at meetings of the Commission.

2. Once a vote is taken and an issue is decided by vote, the duty of each member of the Commission is to represent the position reflected by the outcome of the vote. Minority reports and requests for reconsideration may take place only at an open meeting of the Commission.

3. From time-to-time, or on a specific issue the Commission may appoint a spokesperson for the Commission for all matters which occur outside of the meetings of the Commission.

4. Officers

A. Selection. At the regular meeting in December of each year, the Commission shall select from its membership a Chair, Vice-Chair, Secretary, and Deputy Secretary. All officers are eligible for reelection. In the event the office of the Chair becomes vacant, the Vice-Chair shall succeed to this office for the unexpired term and the Commission shall select a successor to the office of Vice-Chair for the unexpired term. In the event the office of the Secretary becomes vacant, the Deputy Secretary shall succeed to this office for the unexpired term and the Commission shall select a successor to the office of Deputy Secretary for the unexpired term. The Commission or Secretary may also designate another person who is not a member of the Commission to be the recording secretary.

B. Tenure. The Chair, Vice-Chair and Secretary shall take office January 1 following their selection and shall hold office for a term of one year or until their successors are selected and assume office.

C. Chair's Duties. The Chair retains his or her ability to discuss, make motions and vote on issues before the Commission. The Chair shall:

1. Preside at all meetings with all powers under parliamentary procedure;
2. Shall rule out of order any irrelevant remarks; remarks which are personal; remarks about another's race, religion, sex, physical condition, ethnic background, beliefs, or similar topics; profanity; or other remarks which are not about the topic before the Commission;
3. Restate all motions as pursuant to Section 5.E of these Bylaws;
4. Appoint committees;
5. Appoint officers of committees or choose to let the committees select their own officers.
6. May call special meetings pursuant to Section 5.B of these Bylaws;
7. Act as member and Chair of the Executive Committee pursuant to Section 7.A of these Bylaws;
8. Act as an Ex-Officio member of all committees of the Commission;
9. Appoint an Acting-Secretary in the event the Secretary is absent from a Commission meeting.
10. Review with the Secretary or staff, prior to a Commission meeting, the items to be on the agenda if he or she so chooses;
11. Periodically meet with the Zoning Administrator and/or other staff to review Planning Department operation, procedures, and to monitor progress on various projects.
12. Annually perform a job evaluation of the Zoning Administrator, discuss the evaluation with the Zoning Administrator and provide a copy of the evaluation for the Planning Department and city council's personnel files;

13. Act as, or delegate someone to act as, the Zoning Administrator in the absence of a Zoning Administrator;

14. Act as the Commission's and Planning Department's chief spokesman and lobbyist to represent the Commission at local, regional, and state government levels.

15. Represent the Commission, along with the city council Commission member and Mayor, before the city council; and

16. Perform such other duties as may be ordered by the Commission.

D. Vice-Chair’s Duties. The Vice-Chair shall:

1. Act in the capacity of Chair, with all the powers and duties found in Section 4.C of these Rules, in the Chair’s absence;

2. Act as member and Vice Chair of the Executive Committee pursuant to Section 7.A of these Rules; and

3. Perform such other duties as may be ordered by the Commission.

E. Secretary’s Duties. The Secretary shall:

1. Execute documents in the name of the Commission;

2. Be responsible for the minutes of each meeting, pursuant to section 6.A of these Bylaws if there is not a recording secretary.

3. Review the draft of the minutes, sign them, and submit them for approval to the Commission and shall have them spread in suitable volumes. Copies of minutes shall be distributed to each member of the Commission prior to the next meeting of the Commission (the Secretary may delegate this duty to Commission staff);

4. Receive all communications, petitions, and reports to be addressed by the Commission, delivered or mailed to the Secretary in care of the Planning Department Office;

1. Keep attendance records pursuant to Section 2.C of these Bylaws;

2. Provide notice to the public and members of the Commission for all regular and special meetings, pursuant to the Open Meetings Act, P.A. 267 of 1976, as amended, M.C.L. 15.261 et seq. (the Secretary may delegate this duty to Commission staff);

3. Prepare an agenda for Commission meetings pursuant to Section 5.K of these Bylaws (the Secretary may delegate this duty to Commission staff);

4. Act as member and Secretary of the Executive Committee pursuant to Section 7.A of these Bylaws; and

5. Perform such other duties as may be ordered by the Commission.

F. Deputy Secretary’s Duties. The Deputy Secretary shall:

1. Act in the capacity of Secretary, with all the powers and duties found in Section 4.E of these Rules, in the Secretary’s absence; and

2. Perform such other duties as may be ordered by the Commission.
G. Recording Secretary’s Duties. The Recording Secretary shall not be a member of the commission or any of its committees, and shall:

1. At each meeting take notes for minutes and prepare a first draft of minutes pursuant to section 6.A of these Bylaws for review and signature by the Secretary; and

2. Perform such other duties as may be ordered by the Commission or secretary.

5. Meetings
   A. Regular meetings. Meetings of the Commission will be held the last Monday of every month at 5:30 p.m. at City Hall. When the regular meeting day falls on a legal holiday, the Commission shall select a suitable alternate day in the same month. An annual notice or regularly scheduled Commission meetings shall comply with P.A. 267 of 1976, as amended, (being the Michigan Open Meeting Act M.C.L. 15.261 et seq.)

   B. Special Meetings. Special meetings shall be called by the Chair.

      1. Notice of special meetings shall be given by the Secretary to members of the Commission at least forty-eight (48) hours prior to such meeting and shall state the purpose, time, day, month, date, year and location of the meeting (the Secretary may delegate this function to staff). In addition, notices shall comply with P.A. 267 of 1976, as amended, (being the Michigan Open Meetings Act M.C.L. 15.261 et seq.).

   C. Recess. The Chair, or the Commission, after the meeting has been in session for two hours (not including site inspections), shall suspend the Commission’s business and evaluate the remaining items on its agenda. The commission shall then decide to finish that meeting’s agenda, may act to continue the meeting on another day (fix the time at which to adjourn), or complete some agenda items and continue the meeting on another day to complete other agenda items or postpone certain agenda items to the next meeting. If applicable such action shall include the time, day, month, date, year, and location the Commission will reconvene. If more than 18 hours will pass before the reconvened Commission, public notice shall be given to comply with P.A. 267 of 1976, as amended, (being the Michigan Open Meeting Act M.C.L. 15.261 et seq.). Upon reconvening, a roll call of attendance shall be the first item of business before proceeding with the same agenda. The commission shall resume with the same meeting agenda, proceeding at the same point where they left off, without the addition of additional business.

   D. Quorum. More than half the total number of seats for members of the Commission, regardless if vacancies exist or not, shall constitute a quorum for the transaction of business and the taking of official action for all matters before the Commission. Whenever a quorum is not present at a regular or special meeting, those present shall adjourn the meeting to another day.

   E. Motions.

      1. Motions shall be restated by the Chair before a vote is taken.

      2. Findings of Fact. All actions taken in an administrative capacity (including but not limited to, special use permits, subdivisions, zoning, site plan review, planned unit developments, review and submission on another municipality’s proposed plan, review and submission on a capital improvement, review of township zoning) shall include each of the following parts.

         • A finding of fact, listing what the Commission determines to be relevant facts in the case in order to eliminate misleading statements, hearsay,
irrelevant, and untrue statements.

• Conclusions to list reasons based on the facts for the Commission's action, often directly related, or not, to a finding of compliance, or noncompliance, to standards.

• The Commission's action; recommendation or position, approval, approval with conditions, or disapproval.

F. Voting. Voting shall be by voice and shall be recorded as passing or failing. Roll call votes will be recorded only upon request by a member of the Commission and shall be recorded by "yes" or "no". Members must be present to cast a vote. Voting by proxy shall not occur. The affirmative vote of a majority of those present or a majority of a quorum, whichever is greater, shall be necessary for the adoption of motions. The affirmative vote of a majority of the total number of seats for members of the Commission, regardless if vacancies or absences exist or not, shall be necessary for the adoption, or recommendation for adoption, of any plan or amendment to a plan.

G. Commission Action. Action by the Commission on any matter on which a hearing is held shall not be taken until the hearing has been concluded.

H. Parliamentary Procedure. Parliamentary procedure in Commission meetings shall be informal. However, if required to keep order, Commission meetings shall then be governed by Roberts Rules of Order Newly Revised, (11th Edition, Perseus Publishing, New York, 2000) for issues not specifically covered by these Bylaws. Where these Bylaws conflict, or are different than Robert's Rules of Order, then these Bylaws control.

I. Public Participation. All regular and special meetings, hearings, records, and accounts shall be open to the public.

1. All public comment on all agenda items should be presented at the beginning of the meeting where provided in the printed agenda. After that point during the meeting, public comment is normally not allowed; however, sometimes the Commission may direct questions to members of the public. Public comment is at the beginning of the meeting so the Commission can hear concerns and questions before acting on an issue. Those making public comment are expected to be familiar with the issue and have prepared comments ahead of time. To help the public in preparing for the meeting, any written material shall be made available without cost for members of the public asking for a copy prior to the meeting.

2. The Chair may limit the amount of time allowed for each person wishing to make public comment at a Commission meeting. The Chair may ask members of the audience to caucus with others sharing similar positions so they may select a single spokesperson. If a single spokesperson is selected, that individual shall be able to make public comment at the Commission meeting without time limit or an extended time limit.

J. Order of Business. Agenda. The Secretary, or designee, shall prepare an Agenda for each meeting and the order of business shall be as follows:

(A) Call to order and roll call.

(B) Matters pertaining to citizens present at the meeting, in the following order:

   (1) Advertised Public Hearings. The Chair will declare such a public hearing open and state its purpose. The petitioner, or proponent of the action advertised will be heard first.

   (2) Persons requested by the Commission to attend the meeting.
(3) Other public participation for items on this agenda.

(C) Housekeeping business.
   (1) Approval of Minutes
   (2) Other

(D) Unfinished business and reports (items considered here are taken up in the same
order as established by the Commission to fix a priority for consideration and work done in
the planning office).

(E) New business (other business and communications).

(F) Public participation for items not on this agenda.

(G) Adjournment

K. Delivery of Agenda. The agenda and accompanying materials shall be emailed to
   Commission members so it is reasonably expected to be received prior to the weekend
   prior to the regular meeting date, generally accepted to be, but not always, emailed by
   on the Thursday of the week prior to the Commission meeting, pursuant to section 5.A.

L. Placement of Items on the Agenda.

1. The Zoning Administrator shall be the office of record for the Commission.

2. The Zoning Administrator may receive items on behalf of the Commission
   between the time of the adjournment of the previous Commission meeting and eight
   business days prior to the next regularly scheduled Commission meeting.

3. Items received by the Zoning Administrator between seven business days prior
   to the next regularly scheduled Commission meeting and the next regularly scheduled
   Commission meeting shall be set aside to be received by the Commission at its next
   regularly scheduled Commission meeting. The Commission may act on those items of
   a minor nature or table action to the subsequent regular or special Commission
   meeting. Those items of a major nature, or items normally receiving staff review,
   analysis, or recommendation shall be tabled until the subsequent regular or special
   Commission meeting.

4. The deadline to add items to the Commission's meeting agenda shall be seven
   business days prior to the next regularly scheduled Commission meeting.

6. Record.

A. Minutes and Record. The Commission Secretary shall keep, or cause to be kept, a
   record of Commission meetings, which, shall at a minimum include an indication of the
   following:

1. Copy of the meeting posting pursuant to P.A. 267 of 1976, as amended, (being the
   Michigan Open Meetings Act, M.C.L. 15.261 et seq.)

2. Copy of the minutes, and all its attachments which shall include a summary of the
   meeting, in chronological sequence of occurrence:
   a. Time and place the meeting was called to order.
   b. Attendance.
   c. Indication of others present (listing names if others choose to sign in and/or a count
      of those present).
   d. Summary or text of points of all reports (including reports of what was seen and
discussed at a site inspection) given at the meeting, and who gave the report and in what capacity. An alternative is to attach a copy of the report if offered in writing.

e. Summary of all points made in public participation or at a hearing by the applicant, officials, and guests and an indication of who made the comments. An alternative is to attach a copy of the public’s statement, petition, or letter if it is provided in written form.

f. Full text of all motions introduced, whether seconded or not, who made the motion and who seconded the motion. For each motion, the following should be included:
   i. Who testified and a summary of what was said.
   ii. A statement of what is being approved (e.g. special use permit, variance, conditional use permit, subdivision, land division, etc.)
   iii. The location of the property involved (tax parcel number and description, legal description is best).
   iv. What exhibits were submitted (list each one, describe each, number or letter each and refer to the letter or number in the minutes).
   v. What evidence was considered (summary of discussion by members at the meeting).
   vi. The administrative body’s findings of fact.
   vii. Reasons for the decision made. (If the action is to deny, then each reason should refer to a section of an ordinance which would be violated or with which not complied.)
   viii. The decision (e.g. approve, deny, approve with modification).
   ix. A list of all required improvements (and if they are to be built up-front or name the type of performance security to be used), if any.
   x. List of all changes to the map/drawing/site plan that was submitted. (Sometimes it is easier to use a black flair felt pen and draw the changes on the map of what was applied for, rather than listing the changes. Do not use different colors. The map will most likely be photo copied. Then colors on the copy will not show at all or will just be black.)
   xi. Make the map/drawing/site plan part of the motion (e.g. "...attached to the original copy of these minutes as appendix `A', and made a part of these minutes...").

g. Who called the question.

h. The type of vote and its outcome. If a roll call vote, indicate who voted yes, no, abstained or a statement the vote was unanimous. If not a roll call vote, then simply a statement: “the motion passed/failed after a voice vote."

i. That a person making a motion withdrew it from consideration.

j. All the Chair’s rulings.

k. All challenges, discussion and vote/outcome on a Chair’s ruling.

l. All parliamentary inquiries or point of order.

m. When a voting member enters or leaves the meeting.
n. When a voting member or staff member has a conflict of interest and when the voting member ceases and resumes participation in discussion, voting and deliberations at a meeting.

o. All calls for an attendance count, the attendance, and ruling if a quorum exists or not.

p. The start and end of each recess.

q. All Chair’s rulings of discussion being out of order.

r. Full text of any resolutions offered.

s. Summary of announcements.

t. Summary of informal actions, or agreement on consensus.

u. Time of adjournment.

3. Records of any action, support documents, maps, site plans, photographs, correspondence received, attached as an appendix to the minutes.

B. Retention. Commission records shall be preserved and kept on file according to the following schedule:

1. Minutes, bonds, oaths of officials, zoning ordinances, master or compressive plans, other records of decisions, Commission or department publications: Permanent.

2. Bills and/or invoices, receipts, purchase orders, vouchers: 7 years.

3. Correspondence: Permanent.

7. City of Evart Department and Subdivisions; and Intergovernmental Coordination.

A. The Commission shall be responsible for coordination of all related plans between departments or subdivisions of City of Evart and intergovernmental coordination of all related planned activities among the state, federal, and municipal governments concerned. The Commission may use committees (pursuant to section 7.B of these rules), Zoning Administrator staff, citizen committees (pursuant to section 7.C of these rules), and interagency staff teams for purposes of accomplishing coordination. If a staff team is used, the team shall not be a committee of the Planning Commission or any other public body and shall not be a public body. The team shall be an employee level technical review with only powers to recommend.

8. Mileage and Per Diem

A. Mileage and per diem shall be paid to members of the Commission at rates established by the City of Evart for attending Commission meetings and Executive Committee meetings, and other authorized meetings and trips to represent the City of Evart if those Commission members bill the City of Evart for the same. No mileage or per diem is paid to any members of a citizen committee, unless authorized and budgeted by the city council with recommendation by the Commission.

9. Hearings

A. Plan Hearings. Before the adoption of any part of a plan, as defined in the Planning Act, or any amendment to a plan, or recommending approval of an amendment to the city council, the Commission shall hold a public hearing on the matter. Notice of the time and place of the hearing shall be given, not less than 15 days prior to such hearing, by at least one publication in each newspaper of general circulation.
B. Special Hearings. Notice of special hearings for the purposes of presenting preliminary master plans, obtaining public opinion on a problem, or discussion of a particular problem with interested parties will be given in the most practical manner and to persons, or group representatives most interested, and as required by the Planning Act, Zoning Act, and relevant local zoning ordinance.

C. Notice of Decision. A written notice containing the decision of the Commission will be sent to petitioners and originators of a request for the Commission to study a special problem.

10. Zoning Responsibilities
A. All powers of the zoning commission have been transferred to this Commission, pursuant to M.C.L. 125.3301 of the Zoning Act.

B. Zoning adoption or amendment (including PUD zoning amendments). The commission shall review and act on all proposed zoning ordinances, or zoning amendments pursuant to the Zoning Act. At least one hearing shall be held on each proposed zoning ordinance or amendment, with notices given as specified in the zoning ordinance and the Zoning Act. After the hearing, action shall be in the form of a recommendation to the legislative body. At a minimum the recommendation shall include:

1. Zoning plan for the areas subject to zoning, or zoning amendment of the local unit of government;

2. The establishment of or modification of zoning districts, including the boundaries of those districts, if applicable;

3. The text of a zoning ordinance or amendment with the necessary maps and zoning regulations to be adopted for a zoning district or the zoning jurisdiction as a whole; and

4. The manner of administering and enforcing the zoning ordinance.

C. Special Use Permit (including PUDs). The Commission shall review and act on all special use permits pursuant to the Zoning Act and zoning ordinance. At least one hearing shall be held on each proposed zoning ordinance or amendment, with notices given as specified in the zoning ordinance and the Zoning Act. After the hearing action shall be in the form of a motion which contains (or is included in the minutes) a finding of fact, conclusions as to a list of reasons for the action, and the Commission’s action, pursuant to section 5.E.2 of these Bylaws.

D. Site Plan Review. The Commission shall review and act on all those site plans which the zoning ordinance requires Commission action. Action shall be in the form of a motion which contains (or is included in the minutes) a finding of fact, conclusions as to a list of reasons for the action, and the Commission’s action, pursuant to section 5.E.2 of these Bylaws.

E. Appeals. The Commission shall not act, or otherwise hear issues on zoning ordinance interpretation, zoning map interpretation, non-use variances, or use variances. Such matters shall be exclusively the jurisdiction of the Zoning Board of Appeals, or city council if no Zoning Board of Appeals is formed.

11. Plan Reviews
A. The Commission shall review all adjacent, or contiguous, local government plans (township, village, and city), adjacent county plans, local governments government plans (township, village, and city plans) within the boundaries serviced by the
Commission, and the county plans in which the Commission’s service area is located.

B. Action shall be in the form of a motion which contains (or is included in the minutes) a finding of fact, conclusions as to a list of reasons for the action, and the Commission’s advisory action, pursuant to section 5.E.2 of these Bylaws.

C. The review should focus on:

1. First and foremost, the process is intended to increase coordination of planning between governments.

2. Consistencies or inconsistencies with your government’s plan(s) for matters such as:
   a. Border issues
   b. Issues of greater than local concern
   c. Comparison with local plan contents
   d. Comparison with county/regional plan contents
   e. Comparison to other relevant adopted plans (such as an historic preservation plan, local wetland protection plan, TIF or brownfield redevelopment plan, etc.).

F. Comparison to various implementations strategies.

3. If the county planning commission considered the proposed plan inconsistent with the plan of any city, village, township, or region that received a copy of the draft plan (or amendment).

4. If the county planning commission considers the draft plan (or amendment) to be inconsistent with a county plan(s), if any.

5. Action by the Commission shall be based on, in part, a review of possible boundary conflicts between the plans of two municipalities. If a boundary conflict is found to exist the following shall apply:
   a. The assumption is made that there should not be any provision of a municipal plan which is in conflict with the county plan.

   b. The Commission shall use compliance with the county plan as its main tool for purposes of coordination of the proposed plans with the plans of municipalities having a common boundary. If a conflict is found to exist, it is not proper to assume the proposed plan is the problem. The problem could be the municipality which is adjacent to the municipality for which the plan is being reviewed. The problem could be both plans.

   c. The criteria to determine which municipality has the plan which causes the boundary conflict shall be the Commission’s finding of compliance with the county plan. The municipality (or both municipalities) not in compliance with the county plan shall be deemed to have the plan which contributes to the boundary conflict.

A. The review shall be in the form of a letter and shall take into account:

1. Respect for the idea that the submission and review stages are near the end of a plan adoption process. A community may be ready to adopt and others may be waiting for the task to be done. Do not extend the adoption more than necessary.

2. Focus only on significant issues, in a clear and well documented way. Suggest solutions rather than only pointing out what is wrong.

3. Be clear and document statements to improve the quality of planning for the entire
area. This process is to improve coordinated planning, not to undermine relationships or exacerbate tensions between governments.

4. Include mutual respect of others, so the comments are factual, objective, and based on sound planning principles.

12. Capital Improvements Review

A. Capital Improvements (the removal, relocation, widening, narrowing, vacating, abandonment, change of use or extension of any public way, grounds, agricultural land, open spaces, buildings, or properties before work is started and after municipal capital improvement planning approval is obtained). If the funding for the capital improvement project is from a grant, this approval must be obtained prior to applying for the grant or done as part of the state or federal grant clearinghouse process.

B. All preliminary plans and reports for the physical development of the City of Evart, including the general location, character and extent of streets and roads, viaducts, bridges, farmland, agricultural land, forest land, parks and open spaces; the general location of public buildings and other public property; the general location and extent of public utilities and terminals.

C. Action shall be in the form of a motion which contains (or is included in the minutes) a finding of fact, conclusions as to a list of reasons for the action, and the Commission’s advisory action, pursuant to section 5.E.2 of these Bylaws.

D. When reviewing the proposed project, the Commission should at a minimum consider the following issues. If the answer to any of the below is “no,” then the planning commission’s review of the project should not be favorable.

1. Is the proposed project consistent with adopted plans?
2. Is the project consistent with other governmental management plans?
3. Is the project consistent with the plans of each municipality located within or contiguous to the local unit of government?
4. Is the project consistent with adopted, if any, capital improvement plans?

E. The review shall be in the form of a letter, sent within 35 days after the proposal is filed for review, and shall take into account:

1. Respect for the idea that the submission and review stages are near the end of a process. A community may be ready to start construction and others may be waiting for the task to be done.
2. Focus only on significant issues in a clear and well documented way. Suggest solutions rather than only pointing out what is wrong.
3. Be clear and document statements to improve the quality of planning for the entire area. This process is to improve coordinated planning, not to undermine relationships or exacerbate tensions between governments or agencies of governments.
4. Include mutual respect of others, so the comments are factual, objective, and based on sound planning principles.

13. Capital Improvements Program

A. Annually, a capital improvement program (CIP) of public structures and improvement shall be adopted.
B. To do so, the Commission shall establish a committee consisting of volunteers from the community or a combination of volunteers and representatives from each department within the local unit of government.

C. The planning commission should also include the following individual, individuals, agencies, and departments in preparing the CIP:

1. Chief Executive (city manager, department heads, township manager, county controller/administrator, supervisor, city mayor, village president, etc.);
2. All departments within the government;
3. City Treasurer
4. The Planning department staff (if any exist).

D. The committee shall cause to be requested from each agency or department of the local unit of government (with authority for public structures or improvements) for an annual inventory of desired public improvement projects with lists, plans and estimates of time and cost involved.

E. The committee or planning staff shall organize the proposed public structures and improvements in the general order of their priority, that in the committee's judgment will be needed or desired or can be undertaken in the ensuing 6-year period.

1. In doing so, the committee may make use of expert advice and information from staff from the planning department or private consultants:
   b. Population studies
   c. Economic studies
   d. Land Use Maps
   e. Future Plans

2. In doing so, the committee shall develop a formal set of criteria or use other techniques to use to organize the proposed public structures and improvements in order of importance. The following issues at a minimum should be considered:
   a. Description, location, and purpose of project;
   b. Justification for the need for project;
   c. An explanation of its relationship to other projects;
   d. The cost of project (submit detailed budget);
   e. Estimated annual income from projects;
   f. Estimated annual operation costs for the project;
   g. Status of plans/specifications for the project and the expected length of time the capital project will last;
   h. Year construction of project should start;
   i. The rank/importance of project within department submitting it;
j. Environmental, health, and safety impacts and energy consumption.

3. The proposed public structures and improvements in order of importance shall be considered a draft CIP, which shall be presented to the Commission.

F. The planning commission shall review the CIP:

1. The review shall include each project to determine the conformance of the projects with community comprehensive plans, development policies, and the objectives and goals of the community.

2. The review shall include an opportunity for agencies to present their arguments for why any given project should be included in the program and at what order of priority.

3. Upon completion of the review, a second draft of the CIP shall be prepared.

G. The planning commission shall hold a public hearing on the second draft of the CIP.

H. After the hearing, if needed, a third draft of the CIP shall be prepared. The planning commission then:

1. Formally adopts the CIP in the form of a recommendation to the legislative body for adoption; or

2. Adopts an amended version of the CIP in the form of a recommendation to the legislative body for adoption; or

3. Does not approve, thus does not adopt the ranked listing/project priorities, and proceeds to further revise the CIP until the Commission is prepared to adopt the CIP.

I. If the legislative body refers the CIP back to the Commission, the Commission shall further review the CIP, make modifications, and submit another version of the CIP to the legislative body.

14. Subdivision Review.

A. Prepare a Subdivision Ordinance (and/or Subdivision, Land Division, Site-Condominium Ordinance), or amendments to the same, to submit to the legislative body.

B. Proposed Subdivisions.

1. The Zoning Administrator is to receive a plat and determine that the submission is complete. If incomplete, the plat shall be returned to the applicant with a list of deficiencies. If complete, the plat shall be received on behalf of the Commission.

2. Conduct a review of plats of proposed subdivisions (and/or site-condominium).

3. Hold a hearing on a proposed subdivision (and/or site-condominium) with notice of the hearing sent not sent less than 15 days before the date of the hearing.

   a. The notice shall contain an explanation of what the hearing is for, the location and nature of the proposed development, the date, time, place of the hearing, where written comments may be submitted, and the deadline for those written comments.

   b. The notice shall be sent to the person indicated on the plat (and/or draft site-condominium master deed) as the proprietor or other person(s) to whom notice of the hearing shall be sent, the property owner, and adjacent property owners.

   c. The notice shall be published in a newspaper of general circulation in the City of Evart.

   d. Any others as required by the Subdivision Ordinance (and/or Subdivision, Land
4. Within 63 days of a complete plat (and/or draft site-condominium master deed) being submitted, act on the proposed subdivision (and/or site-condominium) in the form of a recommendation to the legislative body of the municipality in which the proposed subdivision (and/or site-condominium) is located.

   a. If applicable standards under the Land Division Act (M.C.L. 560.101 et seq.), Condominium Act (M.C.L. 559.101 et seq.) if applicable, and Subdivision Ordinance (and/or Subdivision, Land Division, Site-Condominium Ordinance), the Commission shall recommend approval.

   b. Grounds for any recommendation of disapproval of a plat (and/or Site-Condominiums) shall be stated upon the record of the Commission.

   c. If the Commission does not act within the 63-day period, the plat (and/or Site-Condominiums) shall be considered to have been recommended for approval, and a certificate to that effect shall be issued by the Commission upon request of the applicant. The applicant may waive the 63-day period and grant an extension.

A. Master Plan Amendment. Commission approval of a subdivision shall be considered to be an amendment to the master plan and a part there of. The Commission shall cause the official copies of the master plan to be modified to reflect the amendment to the master plan within 30 days of the subdivision approval.

15. Other Matters to be considered by the Commission

A. Commission Action. The following matters shall be presented for at a meeting of the Commission:

   2. Office, or Administrative Policy and ruling of interpretation of regulations by the Commission or its staff.
   3. The general character, extent and layout of the replanning and redevelopment of blighted districts and slum areas.
   4. Land subdivision plats.
   5. All address changes pursuant to the City of Evart Address Ordinance as amended.
   6. All planning reports and plans before publication.
   7. Such other matters as the Zoning Administrator shall find it advisable or essential to receive consideration by the Commission.

B. Fees. The Commission shall from time to time establish fees for services, municipal "assistance", or municipal "work". Such fees shall not contravene any state statute, county ordinance, or fee established by the City of Evart legislative body.

16. Adoption, Repeal, Amendments

A. Upon adoption of these Bylaws on March 25, 2019 they shall become effective and all previous Bylaws, shall be repealed.

B. The Commission may suspend any one of these Bylaws, for a duration of not more than one agenda item or meeting.
C. These Bylaws may be amended at any regular or special meeting by a two-thirds (⅔) vote of the members present.
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Appendix A - Glossary

The following terms are used in this publication, and have the following specific meanings.

§ means the section number of Public Act 110 of 2006, as amended, (being the Michigan Zoning Enabling Act, M.C.L. 125.3101 et. seq.),

Chief administrative official means the manager or other highest nonelected administrative official of a city or village.

Chief elected official means the mayor of a city, president of a village, supervisor of a township, or chair of a county board of commissioners.

Ex officio member means a member of a planning commission, with full voting rights unless otherwise specified by city or village charter, by virtue of holding another office.

Legislative Body means the county board of commissioners of a county, the board of trustees of a township, the council of a city or village, or other similar duly elected representative body of a county, township, city, or village.

Local Unit of Government means a county, township, city, or village.

Municipality means a city, village or township.

Plan means any plan adopted under the Michigan Planning Enabling Act or one of the three former planning acts, regardless of what it is titled.

Planning Commission means the local unit of government planning commission created under the Michigan Planning Enabling Act or one of the three former planning acts, regardless of what it is titled. In a few communities it may still be a “zoning board” (townships) or “zoning commission” (city and villages). Has used here, the use of the term “planning commission” includes all of these terms.

Zoning jurisdiction means the area encompassed by one of the following:

- legal boundaries of a city or village for a city or village respectively;
- legal boundaries of a township outside the limits of a city(ies) and village(s) for a township;
- legal boundaries of a county outside the limits of a city(ies) and village(s); or the county including any city(ies) and village(s) which has adopted the county plan (See §209, M.C.L. 125.3209).

Appendix B – Related Publications

There are also separate procedural checklists for performing other planning and zoning functions. They are:

- *Land Use Series*: “Check List #1A; To Create a Planning Commission or Amend
an Existing Planning Commission Ordinance.”

- Land Use Series: “#1B; Sample Ordinance to create a planning commission”
- Land Use Series: “#1C; Summary of changes between new Michigan Planning Enabling Act and the three old planning acts: Municipal Planning Act, County Planning Act, and Township Planning Act.”
- Land Use Series: “Checklist #1D; Steps to Transition an Existing Planning Commission to Comply with the Michigan Planning Enabling Act”
- Land Use Series: “#1E; Sample Bylaws for a planning commission.”
- Land Use Series: “Checklist #1F; What Should be in a Master Plan”
- Land Use Series: “Checklist #1G; For Adoption of a Plan in Michigan”
- Land Use Series: “Checklist #1H; The Five-Year Plan Review.”
- Land Use Series: “Checklist #1I; For Adoption of an Amendment to a Plan”
- Land Use Series: “Checklist #1J; Adopting and Updating a Capital Improvement Program”
- Land Use Series: “Checklist #1K; Review of Infrastructure and Public Capital Expenditure”
- Land Use Series: “Checklist #1L; Adoption or Amendment of Subdivision Rules”
- Land Use Series: “#1M; How Governments Make Submissions on a Neighbor’s or County’s Proposed Plan”
- Land Use Series: “#1N; How a Planning Commission Should Respond to Submissions”
- Land Use Series: #1O; Sample joint Planning Commission Ordinance and Agreement”
- Land Use Series, “Checklist #2; for Adoption of a Zoning Ordinance in Michigan.”
- Land Use Series, “Checklist #3; for Adoption of an Interim Zoning Ordinance in Michigan.”
- Land Use Series, “Checklist #4; for Adoption of a Zoning Ordinance Amendment (Including PUD) in Michigan”
- Land Use Series, “Checklist #5: for Processing a Special Use Permit (Including PUD) Application in Michigan.”
- Land Use Series, “Checklist #6: for Processing a Zoning Appeal and Variance in Michigan.”
- Land Use Series, “#7: Sample Zoning Board of Appeals Rules of Procedure”
- Land Use Series, “#8: Sample Planning Commission and Zoning Board of Appeals Code of Conduct” All of these are available at www.msue.msu.edu/lu/.