

Reprinted February 24, 2016

## **ENGROSSED HOUSE BILL No. 1025**

DIGEST OF HB 1025 (Updated February 23, 2016 2:17 pm - DI 87)

**Citations Affected:** IC 36-7; noncode.

**Synopsis:** Alternate rezoning procedure. Creates an optional alternate procedure to apply to rezoning proposals that provides the following: (1) If the plan commission makes a favorable recommendation, the rezoning proposal becomes effective unless an aggrieved person or the legislative body notifies the plan commission by a specified date. (2) If the plan commission makes an unfavorable recommendation or no recommendation, the rezoning proposal is defeated unless an aggrieved person or the legislative body notifies the plan commission by a specified date. (3) If the plan commission is notified by an aggrieved person or the legislative body by a specified date, the legislative body shall consider and make the final determination on the rezoning proposal. Reconciles a conflict in a statute concerning rezonings within an excluded city.

Effective: July 1, 2016.

### Miller D, Truitt, VanNatter, Pryor

(SENATE SPONSORS — YODER, BANKS, BUCK, BRODEN)

January 5, 2016, read first time and referred to Committee on Local Government. January 14, 2016, amended, reported — Do Pass. January 19, 2016, read second time, ordered engrossed. January 20, 2016, engrossed. January 21, 2016, read third time, passed. Yeas 96, nays 0.

SENATE ACTION
February 3, 2016, read first time and referred to Committee on Local Government.
February 18, 2016, reported favorably — Do Pass.
February 23, 2016, read second time, amended, ordered engrossed.



Second Regular Session of the 119th General Assembly (2016)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the 2015 Regular Session of the General Assembly.

# **ENGROSSED HOUSE BILL No. 1025**

A BILL FOR AN ACT to amend the Indiana Code concerning local government.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 36-7-4-602 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE JULY 1, 2016]: Sec. 602. (a) The following
3	procedure applies to a proposal to adopt an initial zoning ordinance (or
4	to adopt a replacement zoning ordinance after repealing the entire
5	zoning ordinance, including amendments and zone maps) for a
6	jurisdiction:
7	(1) The plan commission must initiate the proposal.
8	(2) The plan commission must prepare the proposal so that it is
9	consistent with section 601 of this chapter.
10	(3) The plan commission and the legislative body both must
11	comply with section 603 of this chapter.
12	(4) The plan commission must give notice and hold a public
13	hearing under section 604 of this chapter.
14	(5) The plan commission must certify the proposal to the
15	legislative body under section 605 of this chapter.
16	(6) The legislative body must consider the proposal under section
17	606 of this chapter, and section 606 of this chapter governs



1	whether the proposal is adopted or defeated.
2	(7) If the proposal is adopted under section 606 of this chapter,
3	the plan commission must print (and publish, if required) the
4	ordinance under section 610 of this chapter.
5	(8) The ordinance takes effect as described in section 610 of this
6	chapter.
7	(b) After the zoning ordinance for a jurisdiction has been adopted
8	as described in subsection (a), the following procedure applies to a
9	proposal to amend or partially repeal the text (not zone maps) of the
10	ordinance:
11	(1) The plan commission may initiate the proposal. (Under the
12	advisory planning law or the area planning law, any participating
13	legislative body also may initiate the proposal and require the
14	plan commission to prepare it.)
15	(2) The plan commission must prepare the proposal so that it is
16	consistent with section 601 of this chapter.
17	(3) The plan commission and the legislative body both must
18	comply with section 603 of this chapter.
19	(4) The plan commission must give notice and hold a public
20	hearing under section 604 of this chapter.
21	(5) The plan commission must certify the proposal to the
22 23 24	legislative body under section 605 of this chapter.
23 24	(6) The legislative body must consider the proposal under section
24 25	607 of this chapter, and section 607 of this chapter governs
25	whether the proposal is adopted or defeated.
26 27	(7) If the proposal is adopted under section 607 of this chapter,
2/	the plan commission must print the amendments to the zoning
28	ordinance under section 610 of this chapter.
29	(8) The amendments take effect as described in section 610 of this
30 31	chapter.
32	(c) After the zoning ordinance for a jurisdiction has been adopted as described in subsection (a), the following procedure applies to a
33	
34	proposal to change the zone maps (whether by incorporating an
35	additional map or by amending or deleting a map) incorporated by reference into the ordinance:
36	(1) The proposal may be initiated either:
37	(A) by the plan commission; or
38	(B) by a petition signed by property owners who own at least
39	
40	fifty percent (50%) of the land involved.  (Under the advisory planning law or the area planning law, any
<del>1</del> 0 41	participating legislative body also may initiate the proposal and
+1 42	require the plan commission to prepare it.)
τ∠	require the plan commission to prepare it.)



1	(2) The plan commission or petitioners must prepare the proposal
2	so that it is consistent with section 601 of this chapter.
3	(3) The plan commission and the legislative body both must
4	comply with section 603 of this chapter.
5	(4) The plan commission must give notice and hold a public
6	hearing under section 604 of this chapter.
7	(5) The plan commission must certify the proposal to the
8	legislative body under section 605 of this chapter.
9	(6) Except as provided in subdivision (7), the legislative body
10	must consider the proposal under section 608 of this chapter, and
11	section 608 of this chapter governs whether the proposal is
12	adopted or defeated.
13	(7) If the alternate procedure in section 608.7 of this chapter
14	is adopted, that section governs whether the proposal is
15	adopted or defeated after consideration by:
16	(A) the plan commission under section 608.7 of this
17	chapter; or
18	(B) the legislative body under section 608 of this chapter.
19	(7) (8) If the proposal is adopted under section 608 or 608.7 of
20	this chapter, the plan commission must update the zone maps that
21	it keeps available under section 610 of this chapter.
22	(8) (9) The zone map changes take effect as described in section
23	610 of this chapter.
24	SECTION 2. IC 36-7-4-604 IS AMENDED TO READ AS
25	FOLLOWS [EFFECTIVE JULY 1, 2016]: Sec. 604. (a) Before the plan
26	commission certifies a proposal to the legislative body under section
27	605 of this chapter, the plan commission must hold a public hearing
28	under this section.
29	(b) The plan commission shall give notice of the hearing by
30	publication under IC 5-3-1. The notice must state:
31	(1) the time and place of the hearing;
32	(2) either:
33	(A) in the case of a proposal under section 606 or 607 of this
34	chapter, the geographic areas (or zoning districts in a specified
35	geographic area) to which the proposal applies; or
36	(B) in the case of a proposal under section 608 of this chapter,
37	the geographic area that is the subject of the zone map change;
38	(This subdivision (2) does not require the identification of any
39	real property by metes and bounds.)
40	(3) either:
41	(A) in the case of a proposal under section 606 of this chapter,
42	a summary (which the plan commission shall have prepared)



of the subject matter contained in the proposal (not the entire

2	text of the ordinance);
3	(B) in the case of a proposal under section 607 of this chapter,
4	a summary (which the plan commission shall have prepared)
5	of the subject matter contained in the proposal (not the entire
6	text) that describes any new or changed provisions; or
7	(C) in the case of a proposal under section 608 of this chapter,
8	a description of the proposed change in the zone maps;
9	(4) if the proposal contains or would add or amend any penalty or
10	forfeiture provisions, the entire text of those penalty or forfeiture
11	provisions;
12	(5) the place where a copy of the proposal is on file for
13	examination before the hearing;
14	(6) that written objections to the proposal that are filed with the
15	secretary of the commission before the hearing will be
16	considered;
17	(7) that oral comments concerning the proposal will be heard; and
18	(8) that the hearing may be continued from time to time as may be
19	found necessary.
20	(c) The plan commission shall also provide for due notice to
21	interested parties at least ten (10) days before the date set for the
22	hearing. The commission shall by rule determine who are interested
23	parties, how notice is to be given to interested parties, and who is
24	required to give that notice. However, if the subject matter of the
25	proposal abuts or includes a county line (or a county line street or road
26	or county line body of water), then all owners of real property to a
27	depth of two (2) ownerships or one-eighth (1/8) of a mile into the
28	adjacent county, whichever is less, are interested parties who must
29	receive notice under this subsection.
30	(d) The hearing must be held by the plan commission at the place
31	stated in the notice. The commission may also give notice and hold
32	hearings at other places within the county where the distribution of
33	population or diversity of interests of the people indicate that the
34	hearings would be desirable. The commission shall adopt rules
35	governing the conduct of hearings under this section.
36	(e) A zoning ordinance may not be held invalid on the ground that
37	the plan commission failed to comply with the requirements of this
38	section, if the notice and hearing substantially complied with this
39	section.
40	(f) The files of the plan commission concerning proposals are public

(f) The files of the plan commission concerning proposals are public

records and shall be kept available at the commission's office for



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inspection by any interested person.

(g) METRO. In the case of a proposal to amend a zoning map under section 608 of this chapter or in the case of a proposed approval of a development plan required by a zoning ordinance as a condition of development, a person may not communicate before the hearing with any hearing officer, member of the historic preservation commission, or member of the plan commission with intent to influence the officer's or member's action on the proposal. Before the hearing, the staff may submit a statement of fact concerning the physical characteristics of the area involved in the proposal, along with a recital of surrounding land use and public facilities available to serve the area. The staff may include with the statement an opinion of the proposal. The statement must be made a part of the file concerning the proposal not less than six (6) days before the proposal is scheduled to be heard. The staff shall furnish copies of the statement to persons in accordance with rules adopted by the commission.

(h) METRO. In the case of a proposal to amend a zoning map under section 608 or 608.7 of this chapter, this subsection applies if the proposal affects only real property within the corporate boundaries of an excluded city. Notwithstanding the other provisions of this section, the legislative body of the excluded city may decide that the legislative body rather than the plan commission should hold the public hearing prescribed by this section. Whenever the plan commission receives a proposal subject to this section, the plan commission shall refer the proposal to the legislative body of the excluded city. At the legislative body's first regular meeting after receiving a referred proposal, the legislative body shall decide whether the legislative body will hold the public hearing. Within thirty (30) days after making the decision to hold the hearing, the legislative body shall hold the hearing, acting for purposes of this section as if the legislative body is the plan commission. The legislative body shall then make a recommendation on the proposal to the plan commission. After receiving the excluded city legislative body's recommendation (or at the end of the thirty (30) day period for the public hearing if the proposal receives no recommendation), the plan commission shall meet and decide whether to make a favorable recommendation on the proposal. If the proposal receives a The favorable recommendation, from the unfavorable recommendation, or no recommendation of the plan commission on the proposal shall be certified to the county legislative body as provided in section 605 of this chapter.

(i) Before a proposal involving a structure regulated under IC 8-21-10 may become effective, the plan commission must have received:



1	(1) a copy of:
2	(A) the permit for the structure issued by the Indiana
3	department of transportation; or
4	(B) the Determination of No Hazard to Air Navigation issued
5	by the Federal Aviation Administration; and
6	(2) evidence that notice was delivered to a public use airport as
7	required in IC 8-21-10-3 not less than sixty (60) days before the
8	proposal is considered.
9	SECTION 3. IC 36-7-4-608, AS AMENDED BY P.L.88-2014,
0	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
11	JULY 1, 2016]: Sec. 608. (a) This section applies to a proposal, as
12	described in section 602(c) of this chapter, to change the zone maps
13	incorporated by reference into the zoning ordinance.
14	(b) If the proposal is not initiated by the plan commission, it must
15	be referred to the commission for consideration and recommendation
16	before any final action is taken by the legislative body. On receiving or
17	initiating the proposal, the commission shall, within sixty (60) days,
18	hold a public hearing in accordance with section 604 of this chapter.
19	Within ten (10) business days after the commission determines its
20	recommendation (if any), the commission shall certify the proposal
21	under section 605 of this chapter.
22	(c) METRO. This subsection applies if the proposal receives a
23	favorable recommendation, an unfavorable recommendation, or no
23 24	recommendation from the plan commission:
25	(1) At the first regular meeting of the legislative body:
26	(A) after the proposal is certified under section 605 of this
27	chapter; or
28	(B) after the date of the notice under section 608.7(b)(1) or
29	608.7(b)(2) of this chapter, if:
30	(i) the alternate procedure in section 608.7 of this
31	chapter is adopted; and
32	(ii) the legislative body makes the final determination on
33	the proposal upon the request of an aggrieved person or
34	the legislative body's own initiative under section
35	608.7(c) of this chapter;
36	the legislative body may, by a majority of those voting, schedule
37	the proposal for a hearing on a date not later than its next regular
38	meeting. The legislative body member in whose district the parcel
39	of real property under consideration is located may submit a
10	request to the president of the legislative hody that the proposal



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be considered under this subsection.

(2) If the legislative body fails to schedule the proposal for a

1	hearing under subdivision (1), the ordinance takes effect as if it
2	had been adopted at the first regular meeting of the legislative
3	body:
4	(A) after the proposal is certified under section 605 of this
5	chapter; or
6	(B) after the date of the notice under section 608.7(b)(1) or
7	608.7(b)(2) of this chapter, if:
8	(i) the alternate procedure in section 608.7 of this
9	chapter is adopted; and
10	(ii) the legislative body makes the final determination on
11	the proposal upon the request of an aggrieved person or
12	the legislative body's own initiative under section
13	608.7(c) of this chapter.
14	(3) For purposes of this subdivision, the final action date for a
15	proposal is the date thirty (30) days after the date that the proposal
16	is certified under section 605 of this chapter, or the date of the
17	second regular meeting after the proposal is certified under
18	section 605 of this chapter, whichever is later. However if:
19	(A) the alternate procedure in section 608.7 of this chapter
20	is adopted; and
21	(B) the legislative body makes the final determination on
22	the proposal upon:
23	(i) the request of an aggrieved person; or
24	(ii) the legislative body's own initiative;
25	under section 608.7(c) of this chapter;
26	the final action date for a proposal is the date of the second
27	regular meeting after the date of the notice under section
28	608.7(b)(1) or 608.7(b)(2) of this chapter. If the legislative body
29	schedules the proposal for a hearing under subdivision (1) but
30	fails to act on it by the final action date, the ordinance takes effect
31	as if it had been adopted (as certified) on the final action date.
32	However, the period of time from after certification under section
33	605 of this chapter, or after the notice under section 608.7(b)(1)
34	or 608.7(b)(2) of this chapter, to the final action date may be
35	extended by the legislative body, with the consent of the initiating
36	plan commission or the petitioning property owners. If the
37	legislative body fails to act on the proposal by the final action date
38	(as extended), the ordinance takes effect as if it had been adopted
39	(as certified) on that extended final action date.
40	(4) If the legislative body schedules the proposal for a hearing
41	under subdivision (1), it shall announce the hearing during a
	under subdivision (1), it shall almounce the hearing during a



1	minutes. The announcement must state:
2	(A) the date, time, and place of the hearing;
3	(B) a description of the proposed changes in the zone maps;
4	(C) that written objections to the proposal filed with the clerk
5	of the legislative body or with the county auditor will be heard;
6	and
7	(D) that the hearing may be continued from time to time as
8	may be found necessary.
9	(5) If the legislative body rejects the proposal at a hearing
0	scheduled under subdivision (1), it is defeated.
1	(d) METRO. The plan commission may adopt a rule to limit further
12	consideration, for up to one (1) year after its defeat, of a proposal that
13	is defeated under subsection $(c)(5)$ .
14	(e) ADVISORY-AREA. The legislative body shall vote on the
15	proposal within ninety (90) days after:
16	(1) the plan commission certifies the proposal under section 605
17	of this chapter; or
18	(2) the date of the notice under section 608.7(b)(1) or
9	608.7(b)(2) of this chapter, if:
20	(A) the alternate procedure in section 608.7 of this chapter
21	is adopted; and
22	(B) the legislative body makes the final determination on
23 24	the proposal upon:
24	(i) the request of an aggrieved person; or
25 26	(ii) the legislative body's own initiative;
26	under section 608.7(c) of this chapter.
27	(f) ADVISORY-AREA. This subsection applies if the proposal
28	receives a favorable recommendation from the plan commission:
29	(1) At the first regular meeting of the legislative body after:
30	(A) the proposal is certified under section 605 of this chapter;
31	or
32	(B) the date of the notice under section 608.7(b)(1) or
33	608.7(b)(2) of this chapter, if:
34	(i) the alternate procedure in section 608.7 of this
35	chapter is adopted; and
36	(ii) the legislative body makes the final determination on
37	the proposal upon the request of an aggrieved person or
38	the legislative body's own initiative under section
39	608.7(c) of this chapter;
10	(or at any subsequent meeting within the ninety (90) day period),
11	the legislative body may adopt or reject the proposal. The
12	legislative body shall give notice under IC 5-14-1 5-5 of its



1	intention to consider the proposal at that meeting.
2	(2) If the legislative body adopts (as certified) the proposal, it
3	takes effect as other ordinances of the legislative body.
4	(3) If the legislative body rejects the proposal, it is defeated.
5	(4) Except as provided in subdivision (5), if the legislative body
6	fails to act on the proposal within ninety (90) days after
7	certification, the ordinance takes effect as if it had been adopted
8	(as certified) ninety (90) days after certification.
9	(5) This subdivision applies if:
10	(A) the alternate procedure in section 608.7 of this chapter
l 1	is adopted; and
12	(B) the legislative body makes the final determination on
13	the proposal upon:
14	(i) the request of an aggrieved person; or
15	(ii) the legislative body's own initiative;
16	under section 608.7(c) of this chapter.
17	If the legislative body fails to act on the proposal within ninety
18	(90) days after the date of the notice under section 608.7(b)(1)
19	or 608.7(b)(2) of this chapter, the ordinance takes effect as if
20	it had been adopted (as certified) ninety (90) days after the
21	date of the notice.
22	(g) ADVISORY-AREA. This subsection applies if the proposal
23	receives either an unfavorable recommendation or no recommendation
24	from the plan commission:
25 26	(1) At the first regular meeting of the legislative body after the
26	proposal is certified under section 605 of this chapter (or at any
27	subsequent meeting within the ninety (90) day period), the
28	legislative body may adopt or reject the proposal. The legislative
29	body shall give notice under IC 5-14-1.5-5 of its intention to
30	consider the proposal at that meeting.
31	(2) If the legislative body adopts (as certified) the proposal, it
32	takes effect as other ordinances of the legislative body.
33	(3) If the legislative body rejects the proposal, it is defeated.
34	(4) If the legislative body fails to act on the proposal within ninety
35	(90) days after certification, it is defeated.
36	(h) ADVISORY-AREA. The plan commission may adopt a rule to
37	limit further consideration, for up to one (1) year after its defeat, of a
38	proposal that is defeated under subsection $(f)(3)$ , $(g)(3)$ , or $(g)(4)$ .
39	SECTION 4. IC 36-7-4-608.7 IS ADDED TO THE INDIANA
10	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
11	[EFFECTIVE JULY 1, 2016]: Sec. 608.7. (a) A unit may adopt the
12	alternate procedure set forth in this section to apply to a proposal,



1	as described in section 602(c) of this chapter, to change the zone
2	maps incorporated by reference into the zoning ordinance.
3	(b) The plan commission shall comply with section 608(b) of this
4	chapter and certify a favorable recommendation, unfavorable
5	recommendation, or no recommendation to the legislative body
6	under section 605 of this chapter. Except as provided in subsection
7	(c), if the plan commission makes:
8	(1) a favorable recommendation on the proposal, the proposal
9	(as certified) takes effect as other ordinances:
10	(A) thirty (30) days after the date of the certification under
11	section 605 of this chapter; or
12	(B) on a date less than thirty (30) days:
13	(i) after the date of the certification under section 605 of
14	this chapter; and
15	(ii) that is specified in the ordinance adopting the
16	alternate procedure; or
17	(2) an unfavorable recommendation or no recommendation
18	on the proposal, the proposal is defeated:
19	(A) thirty (30) days after the date of the certification under
20	section 605 of this chapter; or
21	(B) on a date less than thirty (30) days:
22	(i) after the date of the certification under section 605 of
23	this chapter; and
24 25	(ii) that is specified in the ordinance adopting the
25	alternate procedure.
26	The plan commission shall notify the legislative body not later than
27	the next business day after a proposal takes effect under
28	subdivision (1) or is defeated under subdivision (2).
29	(c) If:
30	(1) any aggrieved person files with the plan commission a
31	written request to have the final determination on the
32	proposal made by the appropriate legislative body; or
33	(2) the legislative body files a notice with the plan commission
34	that the legislative body shall make the final determination on
35	the proposal;
36	the legislative body shall make the final determination on the
37	proposal to change the zone map as set forth in section 608 of this
38	chapter. The plan commission shall notify the legislative body in
39	writing of a request under subdivision (1) not later than the next
10	business day after receiving the request.
11	(d) A request or notice under subsection (c)(1) or (c)(2) must be



filed not later than:

(1) twenty-nine (29) days after the date the favorable
recommendation, the unfavorable recommendation, or no
recommendation of the plan commission is certified under
section 605 of this chapter; or
(2) on a date that is less than twenty-nine (29) days:
(A) after the date the favorable recommendation, the
unfavorable recommendation, or no recommendation of
the plan commission is certified under section 605 of this
chapter; and
(B) that is specified in the ordinance adopting the alternate
procedure.
SECTION 5. [EFFECTIVE JULY 1, 2016] (a) IC 36-7-4-602
IC 36-7-4-604, and IC 36-7-4-608, all as amended by this act, and
IC 36-7-4-608.7, as added by this act, apply only to a proposal to
amend a zone map incorporated by reference into the zoning
ordinance that is received or initiated by the plan commission
under IC 36-7-4-608(b) after June 30, 2016.
(b) This SECTION expires July 1, 2018.



#### COMMITTEE REPORT

Mr. Speaker: Your Committee on Local Government, to which was referred House Bill 1025, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 10, line 9, delete "twenty-two (22)" and insert "thirty (30)".

Page 10, line 13, delete "twenty-two (22)" and insert "thirty (30)".

Page 10, line 19, delete "twenty-one (21)" and insert **"twenty-nine** (29)".

and when so amended that said bill do pass.

(Reference is to HB 1025 as introduced.)

**PRICE** 

Committee Vote: yeas 9, nays 0.

#### COMMITTEE REPORT

Madam President: The Senate Committee on Local Government, to which was referred House Bill No. 1025, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS.

(Reference is to HB1025 as printed January 15, 2016.)

HEAD, Chairperson

Committee Vote: Yeas 8, Nays 0

### SENATE MOTION

Madam President: I move that Engrossed House Bill 1025 be amended to read as follows:

Page 10, delete lines 3 through 32, begin a new paragraph and insert:

- "(b) The plan commission shall comply with section 608(b) of this chapter and certify a favorable recommendation, unfavorable recommendation, or no recommendation to the legislative body under section 605 of this chapter. Except as provided in subsection (c), if the plan commission makes:
  - (1) a favorable recommendation on the proposal, the proposal



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(as certified) takes effect as other ordinances:

- (A) thirty (30) days after the date of the certification under section 605 of this chapter; or
- (B) on a date less than thirty (30) days:
  - (i) after the date of the certification under section 605 of this chapter; and
  - (ii) that is specified in the ordinance adopting the alternate procedure; or
- (2) an unfavorable recommendation or no recommendation on the proposal, the proposal is defeated:
  - (A) thirty (30) days after the date of the certification under section 605 of this chapter; or
  - (B) on a date less than thirty (30) days:
    - (i) after the date of the certification under section 605 of this chapter; and
    - (ii) that is specified in the ordinance adopting the alternate procedure.

The plan commission shall notify the legislative body not later than the next business day after a proposal takes effect under subdivision (1) or is defeated under subdivision (2).

- (c) If:
  - (1) any aggrieved person files with the plan commission a written request to have the final determination on the proposal made by the appropriate legislative body; or
  - (2) the legislative body files a notice with the plan commission that the legislative body shall make the final determination on the proposal;

the legislative body shall make the final determination on the proposal to change the zone map as set forth in section 608 of this chapter. The plan commission shall notify the legislative body in writing of a request under subdivision (1) not later than the next business day after receiving the request.

- (d) A request or notice under subsection (c)(1) or (c)(2) must be filed not later than:
  - (1) twenty-nine (29) days after the date the favorable recommendation, the unfavorable recommendation, or no recommendation of the plan commission is certified under section 605 of this chapter; or
  - (2) on a date that is less than twenty-nine (29) days:



- (A) after the date the favorable recommendation, the unfavorable recommendation, or no recommendation of the plan commission is certified under section 605 of this chapter; and
- (B) that is specified in the ordinance adopting the alternate procedure.".

(Reference is to EHB 1025 as printed February 19, 2016.)

YODER

