

# Land Use Series

December 23, 2010

#### Bringing Knowledge to Life!

## Check List # 1H The Five-Year Plan Review

of government, and of the plan's fact book, background studies or reports, resource book, or data book. (In this pamphlet they will be called "fact book".) This pamphlet is designed to provide a list of steps – in order – which leads to a well planned community. This outline is based on Michigan Public Act 33 of 2008, as amended, (being the Michigan Planning Enabling Act, M.C.L. 125.3801 *et seq.*), recommendations of Brad Neumann, MSU Extension Land Policy Educator, Kurt H. Schindler, MSU Extension Regional Land Use Educator, and intergovernmental coordination and plan content "best planning practices" derived from a proposed Coordinated Planning Act developed by the Michigan chapter of the American Planning Association.

This is a step-by-step procedure for the five year review of a plan for a local unit

The Michigan Planning Enabling Act is a new statute, that changes how various planning procedures are done, and provides new duties and powers to many planning commissions in the state. The purpose of this act was to create a single set of procedures to follow regardless of whether planning is being done by a city, village, township, or by a county. After September 1, 2008 (the effective date of the act) only the procedures in the Michigan Planning Enabling Act should be

used as the act replaces the following statutes.

Only for matters that took place before September 1, 2008 should these old statutes still be referenced:

- County Planning Act, being P.A. 282 of 1945, as amended, M.C.L. 125.101 *et seq.*
- Township Planning Act, being P.A. 168 of 1959, as amended, M.C.L. 125.321 et seq.
- Municipal Planning Act, being P.A.
   285 of 1931, as amended, M.C.L.
   125.31 et seq. (For cities, villages, and some township planning commissions created prior to 1959.)

For any step of this process, the Michigan State University Extension members of the Land Use Area of Expertise team can assist with sample materials; coordinating efforts between the township, county, and the state; and providing guidelines.

"Thirty seven million acres is all the Michigan we will ever have."

Former Governor William G. Milliken

Michigan State University Extension Land Use Team

#### http://ntweb11a.ais.msu. edu/luaoe/index.asp

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- ■Lincoln Sweet, MSU GRADUATE STUDENT and to
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This outline is not designed as a substitute for reading and understanding the Michigan Planning Enabling Act. This outline is not a substitute for legal advice or for professional planner services.

It is important to document each step of the process in planning and zoning a community. Keep detailed minutes, affidavits of publication and mailing, open meeting notices, letters of transmittal, and communications all on file so years from now they are still available.

This checklist is divided into four columns. The first column has a place to check when the task is done, and a place to check when the

#### **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 #11; 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, "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."

All of these are available at www.msue.msu.edu/lu/.

#### Glossary

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

§ means the section number of Public Act 33 of 2008, as amended, (being the Michigan Planning Enabling Act, M.C.L. 125.3801 *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 for the term of that 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 elected governing body of a county, township, city, or village.

**Local Unit of Government** means a county or municipality.

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.

**Planning jurisdiction** means the area encompassed by one of the following:

- For a city or village, the legal boundaries of a city or village, respectively, and any area outside of the city or village boundary that the planning commission deems related to the planning of the city or village;
- For a township, the legal boundaries of a township outside the limits of a city(ies) and village(s);
- For a township who's planning commission was formed under P.A. 285 of 1931, as amended, (M.C.L. 125.31 et seq.), the legal boundaries of a township outside the limits of a city(ies) and village(s), and any area outside of the township boundary that the planning commission deems related to the planning of the township. (See §31(1)(b))
- For a county, the 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 §31(1)).

documentation has been placed in a permanent file. The second column is the step, or task, to complete in the order given to properly review a plan. The third column is what should be included in a permanent file to document that work has been done. The fourth column is used to mark if the material reviewed supports the conclusion that the plan:

- does not need to be changed at this time;
- needs to be updated with amendments; or
- needs to be completely redone.

This check list is intended to be linear, with each step being done in order, and most requiring the previous step to be done before starting the next.

Some communities may be more prepared than others to conduct the five-year plan review. Those communities that regularly review their plan(s) and have a thorough understanding of the document(s) may wish to use the following short-form checklist to determine whether an update of their plan(s) is needed. Other communities are encouraged to follow the complete checklist beginning on page 4.

For the following short-form checklist, place a check-mark in the box next to each statement that applies to your community. Consider each statement within the time frame since your plan(s) was last updated or adopted.

- □ New or more accurate information (i.e. census population, demographics, income, land use/land cover change, land use analysis, newer/better natural resource information such as soil surveys, economic data, service district maps, and so on) has become available since the creation of the current plan.
- ☐ The goals, objectives, and strategies have been met since the adoption of the plan and no longer provide guidance for a twenty-year time frame.
- ☐ Major developments in the community or in nearby communities have affected the underlying principles, strategies, or land use needs in particular areas.
- ☐ There has been a recurring or new issue in the community that is not addressed in the current plan (e.g. the community has expressed an interest in becoming a more walkable

- community, but the plan lacks language to reinforce this priority).
- ☐ The community leadership or agenda changed since the adoption of the current plan and there appears to be a shift in public priorities.
- ☐ There is an expressed need for additional space for new or expanding uses in the community (i.e. the future land use map within the plan and the timing of capital facilities as embodied in the plan is no longer adequate to serve existing and 10-20 year future needs)
- ☐ There are outstanding or decided lawsuits where the community process, plan, or ordinance was called into question and the community lost.
- ☐ The community attorney or professional planner advised an update of the plan.
- ☐ The current plan does not include the elements of a zoning plan (and the community has zoning),
- The current plan does not include discussion of land for use for public transportation facilities (as of Dec. 23, 2010).
- ☐ The current plan does not include elements of an asset-based strategic economic development plan that is coordinated with a subregion and/or regional economic plan.
- ☐ The current plan does not include content on complete streets.

Based on the boxes checked in the above list, the planning commission decides:

- No change has occurred or the plan is fine and therefore **the plan may stand as adopted**.
- Some amendments are required because of new or updated information and therefore **the plan should be amended**. To do so see *Land Use Series*: "Checklist #1I; For Adoption of an Amendment to a Plan" available at: <a href="https://www.msue.msu.edu/lu/">www.msue.msu.edu/lu/</a>.
- There are substantial changes in the community and therefore **the plan should be rewritten**. To do so see *Land Use Series*: "Checklist #1G; For Adoption of a Plan in Michigan" available at: www.msue.msu.edu/lu/.

Check List	Step/Task to do	<b>Documents to file</b>	Conclusion
☐ Task is done ☐ In the file	STEP 1:  The planning commission decides to start the five year review. (The Michigan Planning Enabling Act requires that the plan be reviewed at least every 5 years. If the planning commission decides the plan does not need to be updated after the 5 year plan review, it is recommended that the planning commission review the plan each year following the initial 5 year review).	Certified copy of the planning commission's minutes where the decision to begin the review was made.	
☐ Task is done ☐ In the file	STEP 2:  The planning commission reviews the data in the plan and the plan's fact book for consistency with more current information (i.e. census population, demographics, income, land use/land cover change, land use analysis, newer/better natural resource information such as soil surveys, economic data, service district maps, and so on).  Plans may be based on projected trends data which may or may not accurately reflect the current state of the community. It is imperative to use accurate data, as much of the plan is based on this information (infrastructure capacity, amount of land planned for various uses: residential, commercial, industrial, etc.).	Certified copy of the planning commission's minutes or staff's/consultant 's report in which data was reviewed.	
□ Task is done □ In the file	STEP 3:  Based on the findings of STEP 2, the planning commission decides whether new, or more accurate information has become available since the creation of the current plan.	Certified copy of the planning commission's minutes where data was discussed.  Copy of improved data and its source.	Supports the conclusion that the plan:  does not need to be changed at this time.  needs to be updated with amendments. needs to be completely redone.

Check List	Step/Task to do	Documents to file	Conclusion
☐ Task is done ☐ In the file	There is an opportunity to increase the detail and sophistication of a plan. Over time, one can build onto an existing plan and add new sections, with the plan and fact book becoming more comprehensive. Use Appendix A of this pamphlet (if desired) to review the current contents of the plan and fact book, noting what is already there, what could be done better, and what is not there that should be added. Based on this review, the planning commission decides whether the work involved will result in the need for an amended plan or new plan.	Completed copy of Appendix A.	Supports the conclusion that the plan:  does not need to be changed at this time.  needs to be updated with amendments. needs to be completely redone.
☐ Task is done ☐ In the file	STEP 4:  To what degree have the goals, objectives, and strategies been met since the adoption of the plan? Do the goals and objectives continue to provide guidance for a twenty-year time frame?  As the community makes day-to-day development decisions the landscape will change.  During this review it is prudent to determine if the development decisions have been moving the community in the general direction envisioned in the plan.	Certified copy of the planning commission's minutes where goals and objectives were reviewed.	Supports the conclusion that the plan:  does not need to be changed at this time.  needs to be updated with amendments. needs to be completely redone.
☐ Task is done ☐ In the file	STEP 5:  Have there been any major developments in the community or in nearby communities that affect underlying principles, strategies, or land use needs in particular areas?	Certified copy of the planning commission's minutes where developments that impact particular areas were discussed.	Supports the conclusion that the plan:  does not need to be changed at this time.  needs to be updated with amendments. needs to be completely redone.

Check List	Step/Task to do	<b>Documents to file</b>	Conclusion
□ Task is done □ In the file	STEP 6:  Has there been a recurring or new issue in the community that is not addressed in the current plan?  For example, has the community expressed an interest in becoming a more walkable community, but the plan lacks language to reinforce this priority?	Certified copy of the planning commission's minutes where issue has been discussed and if available, documentation of this recurring or new issue.	Supports the conclusion that the plan:  does not need to be changed at this time.  needs to be updated with amendments. needs to be completely redone.
□ Task is done □ In the file	Has the community leadership or agenda changed since the adoption of the current plan?  If the leadership or the agenda of a community have changed dramatically it may indicate a shift in public priorities. If there are new public priorities in a community, the current plan may no longer be supported and the plan may need to be amended or redone. Remember a plan is in large part an expression of consensus in the community about its future. As leadership and people in various positions change, it may be necessary to re-build that consensus.	Certified copy of the planning commission's minutes where changes in public policies were discussed.	Supports the conclusion that the plan:  does not need to be changed at this time.  needs to be updated with amendments. needs to be completely redone.
□ Task is done □ In the file	STEP 8:  Is there an expressed need for additional space for new or expanding uses in the community?  If so, then it may be time to create a new plan that projects farther into the future. The future land use map within the plan and the timing of capital facilities as embodied in the plan should be adequate to serve existing and 10-20 year future needs.	Certified copy of the planning commission's minutes where zoning map and capital improvements were discussed.	Supports the conclusion that the plan:  does not need to be changed at this time.  needs to be updated with amendments. needs to be completely redone.

Check List	Step/Task to do	Documents to file	Conclusion
□ Task is done □ In the file	STEP 9:  Are there outstanding or decided lawsuits where the community process, plan, or ordinance was called into question and the community lost?	Certified copy of the planning commission's minutes where cases were discussed and copy of judgments against community.	Supports the conclusion that the plan:  does not need to be changed at this time.  needs to be updated with amendments. needs to be completely redone.
□ Task is done □ In the file	STEP 10:  Has the community attorney or professional planner advised an update of the plan?	Certified copy of the planning commission's minutes where advice was given or written notification regarding need for update.	Supports the conclusion that the plan:  does not need to be changed at this time.  needs to be updated with amendments. needs to be completely redone.

Check List	Step/Task to do	Documents to file	Conclusion
□ Task is done □ In the file	STEP 11:  Based on the conclusions to the preceding steps checked in the fourth column, the planning commission decides:  • The conclusion to each of the above items is " to not change the plan at this time" (i.e. no change has occurred or the plan is fine) and therefore the plan may stand as adopted.  • Some of the conclusions to the above items are to "amend the plan/fact book" (i.e. some amendments are required because of new or updated information) and therefore the plan should be amended. To do so see Land Use Series: "Checklist #1I; Adoption of an Amendment to a Plan" available at: www.msue.msu.edu/lu/.  • Many or some of the conclusions to the above major items are to "prepare a new plan and fact book" (i.e. there are substantial changes in the community) and therefore the plan should be rewritten. To do so see Land Use Series: "Checklist #1G; For Adoption of a Plan in Michigan" available at: www.msue.msu.edu/lu/.	Certified copy of the planning commission's minutes where the decision to update the plan or not update the plan was made.	The planning commission acts to □ not change the plan at this time. □ amend the plan/fact book. □ prepare a new plan and fact book
□ Task is done □ In the file	STEP 12:  If not already budgeted, the planning commission approaches the legislative body with the intent to amend the plan or prepare a new plan and fact book. This may include preparing a cost estimate to do so and presenting that cost estimate to the legislative body.  If the legislative body approves the expenditure, then proceed with the plan amendment or new plan and fact book.  If the legislative body does not approve the expenditure (or include it in a future budget), or approves a smaller amount than requested, there are three options:  Do the work in house for lower cost.  Expand the task over more than one budget year, so the cost of the task is reflected in more than one budget year.  Go back to STEP 11 and re-evaluate the decision in light of the legislative body's decision.	Certified copy of the legislative body's minutes of the meeting where the decision was made, and planning commission's minutes where follow up discussion took place.	□ Proceed with the decision made in Step 11, as intended. □ Do the work in house for a lower cost. □ Expand the task over more than one budget year. □ Go back to Step 11 and reevaluate.

#### Appendix A: Plan Content and Table of Contents

## Minimum Plan Content Required by the Act

According to of the Michigan Planning Enabling Act, at a minimum, the following elements are to be a part of a plan.

Using the table below, review your plan and write in each column where the material is found in your community's plans.

This table was prepared assuming one's plan is like that of many communities in which it is organized in two major sections – **the plan** that is the meat of the document including the goals, objectives and policies that guide the physical development of the community (§33); and the **background** 

information, data book, resource book, or fact book that provides data and analyses that support the plan (§31). Some communities have a third, optional, section which is an executive summary, or a simply written and heavily illustrated presentation of the plan, a chart, web page, poster, or combination of the above. These two or three sections can be parts all within one document, or might be two or three separate documents. Communities may also include information and polices by reference to other plans or documents.

In the last column of the table, indicate whether the item is something you want to include in your plan when it is updated or replaced.

Minimum Statutory Plan Content	Where the element is found in the Fact Book	Where the element is found in the Plan	Where the element is found in other adopted plans	Where the element is found in the optional summary, poster, pamphlet, etc.	This is something we want to add to our next plan(s)
Maps, plats, charts, and descriptive,				r r r	Shall be
explanatory, and other related matter. (Sec.					included
33(1))					111010100
A future land use map is required as a part of the					Shall be
land use plan element of the master plan. (Sec.					included
33(2)(d))					
Show the planning commission's					Shall be
recommendations for the physical development					included
of the planning jurisdiction. (Sec. 33(1))					
Recommendations for implementing any of the					Shall be
master plan's proposals. (Sec. 33. (2)(e)) Note:					included
All jurisdictions should have a section detailing					
recommendations for implementation. (Sec.					
33(2)(e))					
Documentation (or copies of) that the planning					Shall be
commission made careful and comprehensive					included
surveys and studies of present conditions and					
future growth within the planning jurisdiction					
with due regard to its relation to neighboring					
jurisdictions. (Sec. 31(2)(a))					
Documentation (or copies of) that the planning					Shall be
commission consulted with representatives of					included
adjacent local units of government in respect to					
their planning so that conflicts in master plans					
and zoning may be avoided. (Sec. 31(2)(b))					

Minimum Statutory Plan Content	Where the element is found in the Fact Book	Where the element is found in the Plan	Where the element is found in other adopted plans	Where the element is found in the optional summary, poster,	This is something we want to add to our next plan(s)
Documentation (or copies of) that the planning commission cooperated with all departments of the state and federal governments and other public agencies concerned with programs for economic, social, and physical development within the planning jurisdiction and sought the maximum coordination of the local unit of government's programs with these agencies. (Sec. 31(2)(c))				pamphlet, etc.	Shall be included
For a local unit of government that has adopted a zoning ordinance, a zoning plan (M.C.L. 125.3203(1)) (see also M.C.L. 125.3305(a)): A proposed schedule of regulations by district that includes at least, building height, lot area, bulk,					If there is zoning, then these elements shall be included
and setbacks. (Sec. 33(2)(d)  For a local unit of government that has adopted a zoning ordinance, a zoning plan (M.C.L. 125.3203(1)) (see also M.C.L. 125.3305(a)): the standards or criteria to be used to consider rezonings consistent with the master plan.					If there is zoning, then these elements shall be included
For a local unit of government that has adopted a zoning ordinance, a zoning plan (M.C.L. 125.3203(1)) (see also M.C.L. 125.3305(a)): An explanation of how the land use categories on the future land use map relate to the districts					If there is zoning, then these elements shall be included
on the zoning map. Sec. 33(2)(d) (prerequisite to this requirement is (1) a description of each zoning district, and (2) a proposed zoning map. For a local unit of government that has adopted a zoning ordinance, a zoning plan (M.C.L. 125.3203(1)) (see also M.C.L. 125.3305(a)): A description of each of the zoning districts					If there is zoning, then these elements shall be included
(including proposed new ones), the general purpose of each district, a general description of the class of uses to be permitted in each district, and the general locations for those types of districts. Use classes include single family residential, multiple family residential, commercial, office, industrial, agricultural,					

forestry, mining, etc.

Minimum Statutory Plan Con	el fo	Where the element is bund in the act Book	Where the element is found in the Plan	Where the element is found in other adopted plans	Where the element is found in the optional summary, poster, pamphlet, etc.	This is something we want to add to our next plan(s)
For a local unit of government that h a zoning ordinance, a zoning plan (N 125.3203(1)) (see also M.C.L. 125.3 proposed zoning map showing the local proposed zoning map showing map showing the local proposed zoning map showing map	1.C.L. 305(a)): A					If there is zoning, then these elements shall be included
proposed zoning districts. This could accomplished by referring to the exist map and then including a map with p	l be sting zoning proposed					
district changes and the circumstance which those changes should be made manner consistent with the master pl Plans might also include, if "reason	an.					
considered as pertinent to the future development of the planning jurisdic county, documentation that the master	etion": For a					
include planning in cooperation with constituted authorities for incorporat whole or to the extent to which, in th	ed areas in e planning					
commission's judgment, they are relaplanning of the unincorporated territ county as a whole. (Sec. 31(1)(a))  Plans might also include, if "reason	ory or of the					
considered as pertinent to the future development of the planning jurisdic township that on the effective date o	etion": For a					
had a planning commission created to 1931 PA 285, or for a city or village planning jurisdiction may include an	nder former , the y areas					
outside of the municipal boundaries planning commission's judgment, are the planning of the municipality. (S 31(1)(b))	e related to					
Plans might also include, if "reason considered as pertinent to the future development of the planning jurisdic	etion": A					
classification and allocation of land agriculture, residences, commerce, in recreation, ways and grounds, public transportation facilities (as of Dec. 23	ndustry,					
public buildings, schools, soil conser forests, woodlots, open space, wildli and other uses and purposes. (If a co	rvation, fe refuges,					
adopted a zoning ordinance under fo PA 183 or the Michigan zoning enab 2006 PA 110, MCL 125.3101 to 125	oling act, 5.3702), a					
land use plan and program for the cobe a general plan with a generalized use map. (Sec. 33. (2)(a)) Note: Give requirement, most, if not all, jurisdic	future land en this					
include the majority of these elemen master plan.	ts in the					

Minimum Statutory Plan Content	Where the element is found in the Fact Book	Where the element is found in the Plan	Where the element is found in other adopted plans	Where the element is found in the optional summary, poster,	This is something we want to add to our next plan(s)
Plana might also include if "reasonably can be				pamphlet, etc.	
Plans might also include, if "reasonably can be					
considered as pertinent to the future					
development of the planning jurisdiction": The general location, character, and extent of all					
components of a transportation system and their					
interconnectivity including streets, railroads,					
airports, bicycle paths, pedestrian ways, bridges,					
waterways, waterfront developments (complete					
streets); sanitary sewers and water supply					
systems; facilities for flood prevention,					
drainage, pollution prevention, and maintenance					
of water levels; and public utilities and					
structures. (Sec. 33. (2)(b)) Note: Given this					
requirement, most, if not all, jurisdictions should					
include the majority of these elements in the					
master plan.					
Plans might also include, if "reasonably can be					
considered as pertinent to the future					
development of the planning jurisdiction":					
Recommendations as to the general character,					
extent, and layout of redevelopment or					
rehabilitation of blighted areas; and the removal,					
relocation, widening, narrowing, vacating,					
abandonment, change of use, or extension of					
streets, grounds, open spaces, buildings, utilities,					
or other facilities. (Sec. 33. (2)(c)					
(Recommendations for redevelopment may or					
may not be included as pertinent, and a zoning					
plan.)					
Plans might also include, if "reasonably can be					
considered as pertinent to the future development of the planning jurisdiction": If a					
master plan is or includes a master street plan,					
the means for implementing the master street					
plan in cooperation with the county road					
commission and the state transportation					
department shall be specified in the master street					
plan in a manner consistent with the respective					
powers and duties of and any written agreements					
between these entities and the municipality.					
(Sec. 33. (3)) Note: Given this requirement,					
most, if not all, jurisdictions should include the					
majority of these elements in the master plan.					

This is the first of three ways to evaluate the content of your plan. The table above should be considered the legal minimum. Most plans should contain much more.

## A More Comprehensive Plan Content Analysis

The following checklist is adapted from materials developed by the Michigan chapter of the American Planning

Association, from their work toward a Coordinated Planning Act (never adopted). It provides a rather complete list of the analysis that should be a part of a plan and fact or data book.

Following this table is a sample table of contents for a plan, data or fact book, and summary. It gives just one example of how information in a plan might be organized.

Using the table below, review your plan and write in each column where the material is found in your community's plans.

This table is prepared assuming one's plan is like that of many communities in which it is organized in two major sections – **the plan** that is the meat of the document including the goals, objectives and policies that guide the physical development of the community (§33); and the **background** 

information, data book, resource book, or fact book that provides data and analyses that support the plan (§31). Some communities have a third, optional, section which is an executive summary, or a simply written and heavily illustrated presentation of the plan, a chart, web page, poster, or combination of the above. These two or three sections can be parts all within one document, or might be two or three separate documents. Communities may also include information and polices by reference to other plans or documents.

In the last column of the table, indicate whether the item is something you want to include in your plan when it is updated or replaced.

Plan Content	Where the element is found in the Fact Book	Where the element is found in the Plan	Where the element is found in other adopted plans	Where the element is found in the optional summary, poster, pamphlet, etc.	This is something we want to add to our next plan(s)
<b>General Plan</b> ( <i>Only for a county with no zoning</i> ) A policy-based plan with generalized future land use maps.					
A section on affordable housing needs and a strategy to meet those needs.					
A section on job development and a strategy to meet those needs.					
Address the relationship between jobs, housing, and transportation within the local unit of government or region.					
A separate section on multimodal transportation including streets and highways, public transit, airports, railroads, ports, and pedestrian and bicycle ways.					
A section on capital facilities owned or operated, or both, or privately contracted by the local unit of government, together with long-range fiscal plans for the provision of new capital facilities for the local unit of government.					
The plan shall be the basis for the local unit of government or regional capital improvement program including capital improvements to be done by a county road commission, drain commissioner, parks and recreation commission, department of public works, or other local unit of government legislative body.					
An analysis of all the municipal or joint municipal plans of municipalities within the county to ensure coordination and consistency, including, but not limited to, buildout, economic, fiscal, environmental, and social impact analyses.					
A plan may incorporate by reference plans, or portions of plans, adopted by other agencies of political subdivisions, a regional plan, this state, or the federal government.					

Plan Content	Where the element is found in the Fact Book	Where the element is found in the Plan	Where the element is found in other adopted plans	Where the element is found in the optional summary, poster, pamphlet, etc.	This is something we want to add to our next plan(s)
Other elements as determined by the planning commission.					
Future Land Use Plan (The minimum for a local unit of government with zoning) All of the parts for a general plan, above.					
The arrangement of future land uses, as well as the intensity and density of such uses					
An explanation of the degree to which future land uses are, or are not, compatible with the future land use plans and zoning regulations of adjoining jurisdictions (or municipalities within the county) or the management plans of state or federal agencies with public lands within the local unit of government					
Future land use shall be described in the text and depicted on a future land use map showing the general location and arrangement of future land uses, but not parcel lines.					
A future transportation network, including, but not limited to, roads and streets, bridges, railroads, airports, bicycle paths, and pedestrian ways.					
Provision for a network of electronic communication facilities.					
Future capital facilities.					
A zoning plan for the control of the height, area, bulk, density, location, and use of buildings and premises, for current and future zoning districts.					
An explanation of the zoning plan's relationship to the future land use plan.					
A description of how the community intends to move from present conditions illustrated on the current zoning map and described in the zoning plan to the proposed future relationship of land uses illustrated on the future land use map.					
A discussion of measures considered and included in the development of the future land use plan to avoid possible takings of private property without just compensation if land use regulations were to be subsequently adopted or amended consistent with the plan.					
Each of the elements of a future land use plan, above, should incorporate goals, objectives, policies, and strategies to be employed in fulfilling the plan					
Each element of a future land use plan should utilize maps and, if helpful, plats, charts, and tables. Maps, plats, charts, and tables should be accompanied by descriptive explanatory text.					

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Comprehensive Plan All of the parts for a general plan and land use plan, above.					
Recommendations for the social, environmental, economic, or physical development or redevelopment of the jurisdictional area. The plan should identify the amount and source of the fiscal and other resources to be used to implement the recommendations in the plan.					
An analysis of existing community social and economic disparities in employment, income, housing, transportation, education, and crime and recommendations for public and private measures to rectify disparities.					
A section on multimodal transportation facilities, together with long-range fiscal plans for the provision or replacement of transportation facilities. (This may be part of the future transportation network (master street plan) element of a Future Land Use Plan.)					
Information on capital facilities necessary for the comprehensive plan to serve as the basis for the development and annual updating of a capital improvement program including a map of the location of new capital facilities on which construction is proposed to begin within a period at least as long as that covered by a capital improvement program.					
Maps and text with an analysis of existing conditions and strategies to address identified problems and/or opportunities for housing, including, but not limited to, the condition of existing housing and specific needs for affordable and assisted housing, and analysis of options for meeting those needs.					
Maps and text with an analysis of existing conditions and strategies to address identified problems and/or opportunities for Economic development, including both job retention and promotion strategies.					
Maps and text with an analysis of existing conditions and strategies to address identified problems and/or opportunities for Natural resources management, including, but not limited to, agricultural and forest lands, mineral lands, wetlands, floodplains, headwaters areas, sand dunes, areas at high risk of erosion, other sensitive areas, endangered or threatened species habitat, and land use related to preserving biodiversity.					
Maps and text with an analysis of existing conditions and strategies to address identified problems and/or opportunities for measures to define, protect, enhance, or change community character.					

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Growth Management Plan All of the parts for a general plan, land use plan, and comprehensive plan, above.					
The boundaries for expansion of capital facilities and/or public services of the local units of government during the period of the plan.					
Maximum density of land use based on available public services and facilities and specified level of service standards for those services and facilities.					
The plan should be consistent with P.A. 110 of 2006, as amended, (being the Michigan Zoning Enabling Act, M.C.L. 125.3101 <i>et seq.</i> ) for a purchase of development rights program, and/or to the extent permissible by law, transfer of development rights program.					
Maps showing the location of proposed future road right-of-way and of other public facilities beyond 5 years in the future.					
A strategy and locations to target provision of affordable housing.					
A strategy that links future jobs, housing, and transportation in mutually supportive ways.					
A strategy for land assembly and redevelopment.					
Other elements as necessary to implement the growth management or redevelopment goals of the plan.					
Include as part of the Plan, or as separate plans some or all of: Soil and water conservation.					
Open space protection.					
Intergovernmental coordination.					
Human services, including, but not limited to, childcare services, senior citizen programming, and mental health services.					
Historic preservation.					
Coastal zone management.					
Solid waste management.					
Energy conservation.					
Watershed planning and management.					
Community corrections.					
Annexation.					

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Redevelopment.					
Special purpose, sub-area (M.C.L. 125.3835), functional, neighborhood, corridor, or strategic plans.					
Incorporate, by reference to relevant portions of other plans, including any of the following adopted plans that apply to the territory covered by the planning commission:  A development plan adopted by a tax increment finance authority under P.A. 450 of 1980, as amended, (the Tax Increment Finance Authority Act, M.C.L. 125.1801 et. seq.).					
A development plan adopted by a downtown development authority under P.A. 197 of 1975, as amended, (M.C.L. 125.1651 <i>et. seq.</i> ).					
A development plan adopted by a local development finance authority under P.A. 281 of 1986, as amended, (the Local Development Financing Authority Act, M.C.L. 125.2151 <i>et. seq.</i> ).					
A development plan adopted by an international tradeport development authority under P.A. 325 of 1994, as amended, (the International Tradeport Development Authority Act, M.C.L. 125.2521 <i>et. seq.</i> ).					
A brownfield plan adopted by a brownfield redevelopment authority under P.A. 381 of 1996, as amended, (the Brownfield Redevelopment Financing Act, M.C.L. 125.2651 <i>et. seq.</i> ).					
A plan adopted by a local unit of government, county, or regional economic development commission under P.A. 46 of 1966, as amended, (M.C.L. 125.1231 <i>et. seq.</i> ).					
A project plan adopted by an economic development corporation under P.A. 338 of 1974, as amended, (the Economic Development Corporations Act, MCL 125.1601 <i>et. seq.</i> ).					
A plan adopted by a housing commission under P. A. 18 of 1933 (Extra Session), as amended, (M.C.L. 125.691 <i>et. seq.</i> ).					
A development plan approved by a planning commission and supervising agency under P.A. 250 of 1941, as amended, (the Urban Redevelopment Corporations Law, M.C.L. 125.901 <i>et. seq.</i> ).					
A local unit of government, county, or regional park or recreation plan adopted by a local unit of government, county, or regional commission under P.A. 261 of 1965, as amended, (M.C.L. 46.351 <i>et. seq.</i> ).					

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A plan adopted by an historic district commission under P.A. 169 of 1970, as amended, (the Local Historic Districts Act, M.C.L. 399.201 <i>et. seq.</i> 399.215.					
An airport approach plan adopted by the aeronautics commission under P.A. 23 of 1950 (Extra Session), as amended, (the Airport Zoning Act, M.C.L. 259.431 <i>et. seq.</i> ).					
A school district plan adopted by a public school district or charter school.					
A sewer or water plan adopted by a local unit or joint sewer and water authority.					
A solid waste management plan adopted pursuant to Part 115 of P.A. 451 of 1994, as amended (the Solid Waste Management part of the Natural Resources and Environmental Protection Act, M.C.L. 324.11501 <i>et seq.</i> )					
A blighted area rehabilitation plan adopted pursuant to P.A. 344 of 1945, as amended, (M.C.L. 125.71 <i>et. seq.</i> ).					
A neighborhood area improvement plan adopted pursuant to P.A. 208 of 1949, as amended, (M.C.L. 125.941 <i>et. seq.</i> ).					
A plan for redevelopment of principal shopping areas under P.A. 120 of 1961, as amended, (M.C.L. 125.591 <i>et. seq.</i> ).					
Enterprise or empowerment zone plans pursuant to P.A. 224 of 1985, as amended, (M.C.L. 125.2101 <i>et seq.</i> ).					
Any capital facility or other metropolitan plan prepared by a metropolitan council under P.A. 292 of 1989, as amended, (M.C.L. 124.651 <i>et. seq.</i> ).					

Based on which rows, in the above table you were able to mark a page number(s) down for and which ones are left blank, you can construct a list of what has been done, and what has not been done. A general strategy, each time a community updates their plan, is to try to increase the number of items in the above table which are done. Over time the plan will become more substantial. One should also consider that there is a point where a community (which is small, rural, or not complex) does not need a more substantial plan. Thus, in a county without zoning, the items listed as part of a general plan might be enough. If it is a community with zoning, then only the elements for the general plan and land use plan may be enough. This is a judgement call which should be re-assessed each time the community updates or replaces its plan.

### Sample Table of Contents

Seldom are plans organized in a format as presented in the above table. The following is a more typical table of contents for a community plan. However, there is not a "right" or "wrong" way, or order, to arrange a plan. A community has a great deal of flexibility in this area. The following is a sample table of contents:

- 1. Background/Fact Book Possible List of Contents
  - a. Introduction, Part A
    - i. Acknowledgments, Chapter A1
    - ii. Summary, Chapter A2
    - iii. About the *Fact Book* (explanation on its use, purpose), Chapter A3
    - iv. Former Plans, Chapter A4

- b. The Big Picture, Part B
  - i. International, Chapter B1
  - ii. National, Chapter B2
  - iii. State and region, Chapter B3. (Michigan Trend Future, Michigan Land Use Leadership Council Smart Growth recommendations)
- c. Background, Part C
  - i. Geography and climate, Chapter C1
  - ii. History, Chapter C2
  - iii. Former Land Uses, Chapter C3
  - iv. Natural Resources, Chapter C4
  - v. Environment, Chapter C5
  - vi. Scenic Resources (Community Character), Chapter C6
  - vii. Recreation (parks), Chapter C7<sup>1</sup>
  - viii. Population (Demographics), Chapter C8
  - ix. Human Services, Chapter C9
  - x. Economics (Jobs), Chapter C10
  - xi. Housing, Chapter C11
  - xii. Infrastructure (drains, sewer, water, roads, Airport, port, etc.), Chapter C12
  - xiii. Land Ownership, Chapter C13
  - xiv. Existing Zoning analysis (continuation of current trends, buildout, critique, etc.), Chapter C14
- d. Appendices, Part D
  - Public input (opinion survey methodology detail, results) (or results are incorporated throughout the document)
  - ii. Other detail
- 2. Plan volume Possible List of Contents
  - a. Introduction, Part E
    - i. Summary, Chapter E1
    - ii. About the Plan (context, legal authority, purpose), Chapter E2
    - iii. International, national, state, relationships, Chapter E3
  - b. Conclusions/Land Use Plan Map, Land Use Plan Map, Part F
    - i. Land Use Plan, Chapter F1

- ii. Industrial activities, Chapter F2
- iii. Commercial activities, Chapter F3
- iv. Residential development, Chapter F4
- v. Rural residential activities, Chapter F5
- vi. Resource protection (farmland, forestland preservation), Chapter F6
- vii. Sensitive, or environmentally limiting lands, Chapter F7
- viii. Special areas/Community Character (scenic, historic, cultural, environmental), Chapter F8
- ix. Zoning Plan, Chapter F9
- c. Conclusions/Other Plan Topics, Part G
  - i. Housing, Chapter G1
  - ii. Human Services, Chapter G2
  - iii. Education, Chapter G3
  - iv. Infrastructure, Chapter G4
  - v. Economic Development, Chapter G5
  - vi. Air, water, groundwater, solid waste, soil erosion, energy, etc., Chapter G6
  - vii. Environmental Protection beds of rivers and lakes and their margins, Natural Resources Management, Chapter G7
  - viii. Indigenous peoples, Chapter G8
  - ix. Other (special issues for a particular local unit of government), other chapters dealing with identified issues at the fourth meeting of the citizen plan committee, Chapter G9
- d. Appendices, Part H
  - i. Public participation
  - ii. Adoption documentation
  - iii. Listing of comments on the plan and response to comments on the plan
  - iv. Other appendices
- 3. Summary
  - a. Executive summary, or
  - b. A simply written and heavily illustrated presentation of the plan, or
  - c. A chart, or poster presentation of the plan, or
  - d. A web page, or
  - e. A combination of these.

<sup>&</sup>lt;sup>1</sup>Recreation plan is often a separate plan/document.