

Kane County

Government Center 719 S. Batavia Ave., Bldg. A Geneva, IL 60134

KC Legislative Committee Agenda

GUMZ, LINDER, Bates, Daugherty, Molina, Silva, Strathmann, ex-officios Pierog (County Chair) and Tepe (County Vice Chair)

Wed	dnesda	y, August 21, 2024	10:30 AM	County Board Room			
1.	Call	To Order					
2.	Roll	Call					
3.	Rem	Remote Attendance Requests					
4.	App	Approval of Minutes: March 20, 2024 & April 29, 2024					
5.	Pub	Public Comment (Agenda Items)					
6.	Pub	Public Comment (Non-Agenda Items)					
7.	New Business						
	A.	Resolution: Supportin Buildings and Land	g State Legislation Author	rizing Counties to Lease			
	B.	Legislative Agenda FY	2025- discussion only (no	t attached)			
8	Old Rusiness						

- 8. Old Business
- 9. Co-Chair Comments
- 10. Executive Session (if needed)
- 11. Reports Placed On File
- 12. Adjournment

STATE OF ILLINOIS)	
		SS
COUNTY OF KANE)	

RESOLUTION NO. TMP-24-2254

SUPPORTING STATE LEGISLATION AUTHORIZING COUNTIES TO LEASE BUILDINGS AND LAND

WHEREAS, Kane County holds real estate necessary for the use of the county, for the benefits of the county, in accordance with the Counties Code; and

WHEREAS, the County utilizes most but not all buildings and land for governmental and other purposes authorized by the Illinois County Code (55 ILCS 5/); and

WHEREAS, the Illinois Counties Code currently authorizes counties to lease real estate for specific purposes; and

WHEREAS, the Illinois State Association of Counties (ISACo) Legislative Committee supports the expansion of county leasing authority and highlighted this issue during their County Lobby Day on April 10 as legislation county officials should support; and

WHEREAS, Kane County desires to lease buildings and land for the public good and for uses including music, the performing arts, recreation, sports training and competition, and museums, including ancillary and support functions for the preceding, for the benefit and enjoyment of residents of the county; and

WHEREAS, Kane County considers the expansion of county leasing authority to be critical for increasing and sustaining economic development resulting from tourism, ancillary economic activity, and related employment.

NOW, THEREFORE, BE IT RESOLVED that the Kane County Board fully supports State legislation that would enable Kane County and other counties in Illinois to lease real estate when a property, structure or facility owned by the county to be utilized for the public good including music, the performing arts, recreation, sports training and competition, and museums, including ancillary and support functions for the preceding, for the benefit and enjoyment of residents of the county.

Passed by the Kane County Board on May 14, 2024.

John A. Cunningham, MBA, JD, JD Clerk, County Board Kane County, Illinois Vote Corinne M. Pierog MA, MBA Chairman, County Board Kane County, Illinois



RESOLUTION / ORDINANCE EXECUTIVE SUMMARY ADDENDUM

<u>Title</u>

Supporting State Legislation Authorizing Counties to Lease Buildings and Land

Committee Flow:

Finance and Budget Committee, Executive Committee, County Board

Contact:

Mark VanKerkhoff, 630.232.3451

Budget Information:

Was this item budgeted? N/A	Appropriation Amount: \$N/A
If not budgeted, explain funding source: N/A	

Summary:

This resolution supports State legislation that would enable Kane County and other counties in Illinois to lease real estate when a property, structure or facility owned by the county to be utilized for the public good including music, the performing arts, recreation, sports training and competition, and museums, including ancillary and support functions for the preceding, for the benefit and enjoyment of residents of the county.

103RD GENERAL ASSEMBLY State of Illinois 2023 and 2024 582651

Introduced 1/10/2024, by Sen. Rachel Ventura

SYNOPSIS AS INTRODUCED:

55 ILCS 5/5-30004

from Ch. 34, par. 5-30004

Amends the Illinois County Historic Preservation Law of the Counties Code. Provides that a county board may maintain, restore, rehabilitate, beautify, or adaptively reuse places of architectural significance, historic significance, or scenic significance and to lease or license County-held property to public or private entities for not longer than 99 years for such purposes. Declares that these activities are a public use. Defines "adaptive reuse". Effective immediately.

LRB103 34493 AWJ 64325 b

A BILL FOR

SB2651

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- AN ACT concerning local government.
- Be it enacted by the People of the State of Illinois,
- 3 represented in the General Assembly:
- Section 5. The Counties Code is amended by changing
- 5 Section 5-30004 as follows:
- 6 (55 ILCS 5/5-30004) (from Ch. 34, par. 5-30004)
- 7 Sec. 5-30004. Authority to protect and preserve landmarks
- 8 and preservation districts. The county board of each county
- 9 shall have the following authority:

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- (1) to establish and appoint by ordinance a preservation study committee and to take any reasonable temporary actions to protect potential landmarks and preservation districts during the term of an appointed preservation study committee;
- (2) to establish and appoint by ordinance a preservation commission upon recommendation of a preservation study committee;
- (3) to conduct an ongoing survey of the county to identify buildings, structures, areas, sites and landscapes that are of historic, archaeological, architectural, or scenic significance, and therefore potential landmarks or preservation districts;
 - (4) to designate by ordinance landmarks and

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- preservation districts upon the recommendation of a preservation commission and to establish a system of markers, plaques or certificates for designated landmarks and preservation districts;
- (5) to prepare maps showing the location of landmarks and preservation districts, publish educational information, and prepare educational programs concerning landmarks and preservation districts and their designation and protection;
- (6) to exercise any of the powers and authority in relation to regional planning and zoning granted counties by Divisions 5-12 and 5-14, for the purpose of protecting, preserving, and continuing the use of landmarks and preservation districts;
- (7) to nominate landmarks and historic districts to any state or federal registers of historic places;
- (8) to appropriate and expend funds to carry out the purposes of this Division;
- (9) to review applications for construction, alteration, removal or demolition affecting landmarks or property within preservation districts;
- (10) to acquire by negotiated purchase any interest including conservation rights in landmarks or in property

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within p	rese	erva	ation	distri	cts,	or pr	oper	rty	immediately	1
adjacent	to	or	surro	ounding	land	dmarks	or	pre	eservation	

26 districts;

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(11) to apply for and accept any gift, grant or bequest from any private or public source, including agencies of the federal or State government, for any purpose authorized by this Division;

- (12) to establish a system for the transfer of development rights including, as appropriate, a mechanism for the deposit of development rights in a development rights bank, and for the transfer of development rights from that development rights bank in the same manner as authorized for municipalities by Section 11-48.2-2 of the Illinois Municipal Code. All receipts arising from the transfer shall be deposited in a special county account to be applied against expenditures necessitated by the county program for the designation and protection of landmarks and preservation districts. Any development rights acquired, sold or transferred from a development rights bank, shall not be a "security" as that term is defined in Section 2.1 of the Illinois Securities Law of 1953, and shall be exempt from all requirements for the registration of securities; -
- (13) to establish a loan or grant program from any source of funds for designated landmarks and preservation districts and to issue interest bearing revenue bonds or general obligation bonds pursuant to ordinance enacted by the county board, after compliance with requirements for referendum, payable from the revenues to be derived from

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- the operation of any landmark or of any property within a preservation district;
 - (14) to abate real property taxes on any landmark or

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property within a preservation district to encourage its preservation and continued use or to provide relief for owners unduly burdened by designation;

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- (15) to advise and assist owners of landmarks and property within preservation districts on physical and financial aspects of preservation, renovation, rehabilitation, and reuse;

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(16) to advise cities, villages, or incorporated towns, upon request of the appropriate official of the municipality, concerning enactment of ordinances to protect landmarks or preservation districts;

corporate authorities by ordinance or by intergovernmental

Constitution of the State of Illinois have authorized the

county preservation commission established by authority of

districts within its corporate boundaries, and such county

agreement pursuant to the Intergovernmental Cooperation

Act, or pursuant to Article VII, Section 10 of the

this Division to designate landmarks or preservation

preservation commission shall have only those powers,

duties, and legal authority provided in this Division;

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15 (17) to exercise within the boundaries of any city,

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village, or incorporated town any of the powers and 17 authority granted counties by this Division so long as the

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(18) to exercise any of the above powers to preserve

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- 2 and protect property owned by any unit of local government 3 including counties, or to review alteration, construction, demolition, or removal undertaken by any unit of local
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- adaptively reuse places of architectural significance,

government including counties that affect landmarks and

historic significance, or scenic significance and to lease or license County-held property to public or private

(19) to maintain, restore, rehabilitate, beautify, or

- entities for not longer than 99 years for such purposes.
- The maintenance, restoration, rehabilitation,

preservation districts; -

beautification, and adaptive reuse of places of

14	architectural significance, historic significance, or
15	scenic significance is declared to be a public use.
16	"Adaptive reuse" includes adaptation of the property for
17	any use that does not materially detract from the
18	architectural, historic, aesthetic, cultural, or scenic
19	significance of the place.
20	(20) (19) to exercise any other power or authority
21	necessary or appropriate to carrying out the purposes of
22	this Division, including those powers and authorities
23	listed in Sections 5-30010 and 5-30011.
24	(Source: P.A. 101-81, eff. 7-12-19.)
25	Section 99. Effective date. This Act takes effect upon
26	becoming law.