



Legislation Details (With Text)

File #: 980989 **Version:** 1 **Name:** Public Schools as Allowed Use (B)
Type: Ordinance **Status:** Passed
File created: 3/8/1999 **In control:** City Attorney
On agenda: **Final action:** 5/24/1999
Title: Ordinance No. 0-99-33; Petition 248CPA-98PB

An ordinance of the City of Gainesville, Florida, amending the Future Land Use Element of the City of Gainesville 1991-2001 Comprehensive Plan, adding public schools other than institutions of higher learning as allowed uses in the Single Family, Residential Low Density and Residential High Density land use categories and adding a policy to encourage collocation of public schools with public facilities such as parks, libraries and community centers; providing directions to the City Manager; providing directions to the codifier; providing a severability clause; providing a repealing clause; and providing an effective date.

Sponsors:

Indexes:

Code sections:

Attachments: 1. 980989_a Second Reading Ordinance No. 0-99-33; Petition 248CPA-98PB_20000101, 2. 980989_b Second Reading Ordinance No. 0-99-33; Petition 248CPA-98PB_20000101, 3. 980989_First Reading Ordinance No. 0-99-33; Petition 248CPA-98PB_20000101

Date	Ver.	Action By	Action	Result
5/24/1999	1	City Commission	Adopted on Final Reading (Ordinance)	Pass
3/8/1999	0	City Commission	Adopted on First Reading (Ordinance)	Pass

Ordinance No. 0-99-33; Petition 248CPA-98PB

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The City Commission adopt the proposed ordinance.

The proposed amendment to the Comprehensive Plan was transmitted to the State Department of Community Affairs for written comment. Any comments, recommendations or objections of the State Department of Community Affairs must be considered at the second public hearing. The City Commission may then adopt or adopt with changes the proposed amendment to the Comprehensive Plan, or determine not to adopt a plan amendment.

The State of Florida Department of Community Affairs issued a letter dated April 22, 1999, stating that this amendment need not be formally reviewed for consistency with Chapter 163, F.S. A copy of their letter is attached to this memorandum. Therefore, the City may now proceed with the final adoption of the ordinance. On first reading, this ordinance showed changes to the same Comprehensive Plan sections proposed by section 215CPA-98PB. Since that petition is being reviewed by the Department of Community Affairs, this ordinance no longer shows those amendments.

The Plan amendment will not become effective until the State Department of Community Affairs issues a final order determining the adopted amendment to be in compliance in accordance with the Local Government Comprehensive Planning and Land Development Regulation Act, or until the Administration Commission (Governor and Cabinet) issues a final order determining the adopted amendment to be in compliance.