Resolution of the County Board
of
Kankakee County, Illinois

RE: ZBA CASE #18-31; SPECIAL USE PERMIT SECTION 121-99.C.34 (SOLAR FARM) IN THE A1-AGRICULTURAL DISTRICT SECTION 12 NORTON TOWNSHIP (GRANARY CREEK 1 COMMUNITY SOLAR)

WHEREAS, an application pursuant to the terms of the Kankakee County Zoning Ordinance, has been filed by Gross Gross Family Farm LLC, property owner and Solar Provider Group IL, LLC (Granary Creek 1 Community Solar), applicant, in the Office of the County Clerk of Kankakee County for a Special Use Permit to Section 121-99.c.34 (Solar Farm) in the A1-Agricultural District, on a parcel legally described herein Exhibit A, a copy of which is attached; and,

WHEREAS, the Zoning Board of Appeals held a duly noticed public hearing, on the application on July 23, 2018 and from the testimony and evidence presented findings were made as described in Exhibit B, a copy is attached and the ZBA recommends that the request of Gross Gross Family Farm LLC, property owner and Solar Provider Group IL, LLC (Granary Creek 1 Community Solar), applicant, be approved with conditions; and,

WHEREAS, the Planning, Zoning, and Agriculture Committee (PZA), at its regularly scheduled and duly noticed meeting of August 22, 2018 having reviewed, discussed and considered the matter, has approved the request adopted the findings and the recommendation of the Zoning Board of Appeals, Exhibit B; and,

WHEREAS, all matters required by law of the State of Illinois and the Zoning Ordinance of Kankakee County have been completed; and,

WHEREAS the County Board at its regularly scheduled meeting of September 11, 2018 after review, discussion, and consideration, agrees with the findings of the Zoning Board of Appeals and committee minutes of the PZA Committee, and finds that the conclusions expressed are both reasonable and rationally supported by the evidence presented, and the special use permit will not be detrimental to the public health, safety, and economic and general welfare.

NOW, THEREFORE, be it resolved by the Kankakee County Board, State of Illinois as follows:

1. The findings of the Zoning Board of Appeals are hereby approved, confirmed, ratified, and adopted and the conclusions of the Planning, Zoning and Agriculture Committee based upon those findings are rational and in the public interest.

2. The findings, conclusions and recommendation expressed in the minutes of the Planning, Zoning, and Agriculture Committee meeting of August 22, 2018 are also supported by the record and are in the public interest and are also approved, confirmed, ratified and adopted.
3. Special Use Permit to Section 121-99.c.34 (Solar Farm) in the A1-Agricultural District, be approved with conditions on a parcel legally described in Exhibit A, a copy of which is attached herein and made a part hereof.

4. The conditions for the Special Use Permit Section 121-99.c.34 (Solar Farm) are as follows:
   a. All ground cover established on the site shall be of a type which is pollinator friendly to help support agriculture.
   b. All landscaping that may be required shall abide by any and all rules as outlined in the weed and grass control plan and is subject to the same penalties as weed and grass for care and maintenance.

PASSED and adopted this 11th day of September 2018.

Andrew H. Wheeler, County Board Chairman

ATTEST:

Dan Hendrickson, County Clerk
LEGAL DESCRIPTION:
THE NORTHWEST QUARTER OF THE SOUTHWEST QUARTER IN TOWNSHIP 30 NORTH,
RANGE 9 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN KANKAKEE COUNTY,
ILLINOIS.
This is the findings of fact and the recommendation of the Kankakee County Zoning Board of Appeals concerning an application from property owners Gross-Gross Family Farm, LLC and applicant Solar Provider Group IL, LLC in ZBA Case No. 18-31. The applicant and owners are seeking a special use permit to allow the construction of a 720kW ac community solar garden, known as Granary Creek I Community Solar, along the east side of 15000 W Road approximately 1320’ north of 2000 N Road in Norton Township.

The project will encompass the about 4.5 acres in the southwest corner of the 40 acre parcel. The site is within 1.5 miles of the Village of Union Hill, however, the Village does not possess an adopted comprehensive plan.

After due notice required by law, the ZBA held a public hearing on this case on July 23, 2018 in the County Board Room, 4th Floor, Kankakee County Administration Building, Kankakee, Illinois, and hereby report their findings of fact and their recommendation as follows:

**Site Information:** See Staff Report (attached herewith).

**Public Comments:** (Refer to transcripts for full details)

- **Vern Gross** - The property owner is in favor of the project and thinks it is a great idea.

- **John Forneris** - A property owner that lives almost a half mile north of the project believes he will be surrounded by solar farms. He asked if there would be a road use agreement and stated that he was against the project.

- **Amy Martin** - A nearby property owner stated she had grandkids that will climb the fence and that she does not wish to live there anymore.

- **Gerald Schmidt** - A representative of an adjoining property owner stated his mother owns the farmland east of the project and that he had concerns about the heat generated from a solar farm. He also had concerns about drainage tiles and how they would be repaired if damaged.

- **Merle Witheft** - A property owner that lives over a half mile southeast of the project stated that there was a right way and a wrong way to do things. He asked about the racking system and how deep it went into the ground. He also questioned the reflective glare factor and was told that involved an old style of panel which is not used anymore. He asked how glare would affect his neighbors. He also asked what, if anything, the piles were coated with.
He further stated that there was little good water in the area and that the property had a high water table. He also questioned the drainage of the site and the repair of drain tiles if damaged. He questioned electro-magnetic field and their side effects. He asked if the site would be returned to farmland and how the solar farm would be connected to the grid. He stated that he hoped we are not selling out our grandchildren for immediate benefits and that this project takes good farmland out of production.

Glenda Forneris - A property owner that lives almost a half mile north of the project asked questions about other projects the company has completed. Specifically, she asked what was the longest existing project that has been in operation? The applicant’s representative stated 3 years.

Analysis of Six Standards: After considering all the evidence and testimony presented at the public hearing, the Board makes the following analysis of the six (6) standards listed in Section 17.03.F4 (Standards for Special Uses) of the Kankakee County Zoning Ordinance that must all be found in the affirmative prior to recommending granting of the petition.

1. That the establishment, maintenance, or operation of the special use will not be detrimental to or endanger the public health, safety, morals, comfort, or general welfare.

The Board finds the establishment, maintenance, and operation of Granary Creek I Community Solar (the special use) will not be detrimental to or endanger the public health, safety, morals, comfort or general welfare of Kankakee County nor its residents. Because a community solar farm is a renewable-energy-generation facility, the potential for negative impacts on the community are low while the potential to positively affect the environment and sustainability of Kankakee County is high.

The establishment of the special use during the 10- to 15-week construction period will be the busiest phase of the 15-year life of the community solar farm, with potential nuisances arising from construction activity, noise, and traffic to and from the site. These potential nuisances are common during the construction of other permitted uses in the A1-Agricultural zoning district, such as single-family dwellings, agricultrally-related offices, and ethanol plants. Similarly, trucks and tractors present during construction would be like trucks and tractors used to tend the fields that surround the project site. There are no residences within 1,000 feet of the parcel on which the construction would occur and only 3 residences exist within 1,500 feet. There are no sidewalks along S 15000W Road in the vicinity of the project. Thus, with limited exposure and proximity to the construction activity, the risk of endangerment of public health and safety or negative impacts on public comfort and welfare are low. As for the those who will be performing the construction and interconnection, this applicant will be contracting professionals licensed by Kankakee County and collaborating with ComEd staff on any upgrades to the electrical infrastructure to the site and interconnection to the grid. The establishment of the special use will not be detrimental to
environmental assets in Kankakee County. Rather, compliance with erosion control and stormwater management standards during construction, low impact on the underlying farmland, return of the land to agricultural use upon decommissioning, and the relative benefits of electricity generated from solar compared to fossil fuel-burning and nuclear sources are all virtues of the special use.

Once established, the community solar farm will require infrequent maintenance and generate minimal traffic to and from the site. Post construction and under normal circumstances, maintenance personnel will visit the site 6 to 12 times per year. Maintaining the site will primarily consist of weed and grass control, upkeep of any landscaping, and repairs in the event of mechanical issues or damage to the facility. Maintaining the facility will require mowing and landscaping equipment and, where warranted by mechanical issues or damage, small utility vehicles such as a Bobcat or a small pile driver. This equipment will be comparable, though smaller, to the equipment used on the adjacent agricultural land uses. Further, the special use will be kept in a consistent state of good condition, the method for which is outlined in Exhibit K: Operations & Maintenance Plan. The infrequent presence of the facility placed at the facility's entrance, personnel required to maintain the special use and the maintenance itself will not have a detrimental effect on public health, safety, morals, comfort, or welfare.

Operation of the special use will be the simplest of the 3 phases. The community solar farm harvests sunlight to generate electricity, which is channeled back into the grid using equipment pre-authorized by ComEd. Solar generation is a very safe and clean process. The panels themselves do not emit any noise or byproduct. The inverters and motorized tilting of the panels do produce sound. However, this project uses inverters placed at the end of every row of panels—known as string inverters—which are smaller, producing a quieter sound compared to traditional central inverters. Tilting will occur periodically but will not cause a nuisance. Exhibit L: Noise Analysis expands on the manufacturer's specifications and how the noise from the special use will not affect adjacent properties. The solar equipment required for operation would be set back 100 feet from roads, and 50 feet from rear- and side-lot lines, thereby reducing the risk of glare. To further reduce the risk to public health, safety, and welfare, the entire perimeter of the site will be fenced, enclosing all equipment and access roads. The site will be accessible by emergency responders, with Knox Boxes and contact information for the owner and/or manager of the facility placed at the facility's entrance. Exhibit J: Emergency Response Plan outlines protocols for situations requiring fire and medical responders. Day-to-day control of the community solar farm is managed virtually. Operation of the site will not threaten the environment, groundwater, residents, passersby, nor potential for the land to be returned to agricultural use or sold. Instead, operation of the community solar farm will offer residents of the county access to a clean, renewable electricity source. Over the 15-year service life, with a financial surety committed to the system's decommissioning, Kankakee County would have the ability to remove the project with no financial impact if it were to prove unsatisfactory.
in any way endangers public health, safety, morals, comfort, or general welfare.

2. That the special use will not be injurious to the use and enjoyment of other property in the immediate vicinity for the purposes already permitted, nor substantially diminish and impair property values within the neighborhood.

The Board finds the special use will not be injurious to the enjoyment of the other property in the immediate vicinity for the purposes already permitted in the A1-Agricultural zoning district. The establishment of a community solar farm will not hinder neighboring properties' ability to sow or reap agricultural products or neighboring property owners' opportunity to lead an agrarian lifestyle. Community solar farms integrate well with agricultural land uses. There are multiple reasons for this:

- Agriculture may continue up to the fence line of the project site;
- The required setbacks ensure the solar arrays do not interfere with crop growth or harvesting;
- There are no byproducts from generation that could affect soil, water, or air quality;
- Noise level increases will be marginal, if not unnoticeable at the property boundary;
- Immediately upon decommissioning

Currently, all land directly adjacent to the project parcel is being used for crop production, apart from 1 small parcel, which is a private cemetery. Establishment of the special use will not prohibit the continued production of agricultural products, the use of the cemetery, nor then continued enjoyment of the 3 residences that are located between 1,000 and 1,500 ft. away. Exhibit I: Preliminary Plan for Erosion Control, Drainage, & Stormwater Management Compliance addresses how SPG will adhere to applicable stormwater runoff and erosion standards.

Two injury concerns typically raised by critics of solar energy are glare and electromagnetic fields. The U.S. Department of Energy's National Renewable Energy Laboratory (NREL) has dispelled both myths. Regarding glare, NREL states: "PV modules use non-reflective glass designed to absorb rather than reflect the light that hits the panels to convert solar energy to electricity. PV modules are generally less reflective than windows." Regarding electromagnetic fields, NREL states: "Solar facilities generate electromagnetic fields like household appliances within proximity, which dissipate with increasing distance and pose no health risk to neighboring residents".

Nothing linking community solar facilities to declining property values has been published. Renewable energy by wind—which casts shadows, causes light flicker, and has an imposing profile—has been used as a proxy. NREL offers insights on this matter: "Studies found the impact of wind energy generation on neighboring property values to be negligible.}"
As solar farms do not have the same impacts as wind farms, the impacts on property values caused by solar farms are anticipated to be less. The Solar Energy Development Informational Report prepared by the Kankakee County Planning Department affirms as much. Any screening of the special use will further protect property values.

3. That the establishment of the special use will not substantially impede the normal and orderly development and improvement of the surrounding property for uses permitted in the district.

The Board finds that the community solar farm special use will not in any way impede the normal and orderly development and improvement of the surrounding property for uses permitted in the district. The primary use in the A1-Agricultural zoning district is farming. As discussed previously, the community solar farm will be seamlessly integrated with the existing adjacent land use, which is farming, allowing it to be continued up to the project fence line. Thus, new or alternative farming practices and crops will not affect nor be affected by the community solar farm. Development of other non-farming practices allowed within the A1-Agricultural districts will occur unimpeded for several reasons:

- Zoning setbacks for community solar farms in the A1-Agricultural district are 100 feet along a road and 50 feet along rear- and side-lot lines. These ensure that the solar farm will not encroach upon uses or future uses on adjacent parcels.
- The special use does not require easements—on the project parcel or to cross adjacent parcels—that would limit future development opportunities.
- No rezoning or variances are being sought.
- It is a temporary special use with an anticipated service life of 15 years. A decommissioning plan and financial surety will ensure the restoration of the land upon the system’s expiry.
- In no way does it physically, environmentally, or culturally impede development on adjacent properties.

The 2030 Kankakee County Comprehensive Plan discusses at length the county’s need to preserve its rural and small-town character. The impetus for this policy stems from the rising costs of providing services to unorganized developments in the outlying county. To mitigate unplanned costs and realize the vision put forth in the comprehensive plan, Kankakee County’s preferred Town and Country Land Use Scenario encourages development around existing urban areas while preserving agricultural land. Being temporary with no long-term effects on the underlying or surrounding land, the special use will aid the county’s efforts to retain its potential for agriculture. Further, the facility does not require any water or sewer services, new or improved public roads, nor any other public accommodation. The community solar farm will, however, require use of the ComEd electrical lines near the site, by interconnecting to feed energy into the grid. Any upgrades triggered by this interconnection will be identified by ComEd, paid for by the owner of the community solar farm, and completed prior to the
4. That adequate utilities, access roads, drainage, or necessary facilities have been or will be provided.

The Board finds that the special use will not require water or sewer services. There will not be regular, on-site staff. The site will be accessed from S 15000W Road, a township road. The site itself will require the construction of an access driveway, which is described in the site plan. All required permits from the township will be obtained prior to construction to ensure compliance with local regulations. Roads that will be impacted by construction activities have been outlined in Exhibit E: Preliminary Roads & Right-of-Ways Map & Plan.

Being that the entire project area is flat with no non-crop vegetation, there will be a minimal amount of grading and no clearing. Aside from the concrete transformer and AC-equipment pads, the gravel access driveway, and system poles, no impervious surfaces will be introduced to the site. The effect that construction, maintenance, and operation activities will have on soil erosion and stormwater runoff is expected to be less than other uses permitted in A1Agricultural zoning districts, which typically introduce more impervious surfaces than community solar farms. Still, drainage during and after construction will be addressed with erosion control and stormwater management plans, to be provided prior to obtaining a building permit for the special use. Exhibit I: Preliminary Plan for Erosion Control, Drainage, & Stormwater Management Compliance outlines the technical services that will be performed to generate these plans. These plans will also satisfy the requirements of Illinois EPA Construction Permit No. ILR10.

5. That adequate measures have been or will be taken to provide ingress and egress so designed as to minimize traffic congestion in the public streets.

The Board finds that the special use will make a negligible contribution to traffic congestion on S 15000W Road in Norton Township. The access driveway for the special use is approximately 1,500 feet north of the S 15000W Road / W 2000S Road intersection, and approximately 3,300 feet south of the S 15000W Road / W1000S Road intersection. Further, the Kankakee County 2040 Long Range Transportation Plan makes no mention of S 15000W Road, suggesting low traffic volume and usage. That, along with the fact that personnel are only anticipated to visit the site—at most—once per month after the construction period, gives basis to the fact ingress to and egress from the special use will not cause irregular traffic patterns, congestion, or concerns. Thus, ingress and egress measures beyond a simple access driveway are not planned at the time of submission.

6. That the special use will, in all other respects, conform to the applicable regulations of the district in which it is located, except as such regulations may, in each instance, be modified by the
The Board finds that the special use community solar farm will conform to the applicable regulations of Section 121-99. – Agricultural Districts (A1).(34) Solar Farm in the Kankakee County Zoning Ordinance in the following ways:

- The foundation and design of the solar panels will be certified by the applicable authority.
- The community solar farm will comply with all local, state, and federal regulation standards and the National Electric Code.
- All power and communication lines will be buried underground, apart from where the system is interconnected to the ComEd 3-phase line.
- The community solar farm will be erected within a lot that is 40 acres.
- The tallest piece of equipment will be the photovoltaic array, which will not exceed 8 feet at maximum tilt.
- All solar and electrical equipment shall be setback 100 feet from S 15000W Road and at least 50 feet from side and rear lot lines. No adjacent parcel is zoned for residential or contains a residence, thus 100-feet setbacks are not necessary.
- The fence that surrounds the community solar farm will be 8 feet tall. At all locked entrances to the special use, there will be Knox Boxes with keys for emergency response personnel.
- At the time of submission, no lighting is planned for the special use.
- There are no residences located adjacent to the special use, thus noise requirements are not in effect. Still, noise levels measured at the property line will not exceed 50 decibels. Exhibit L: Noise Analysis documents this.
- The community solar farm conforms with the performance standards listed in section 121-207.
- The transformer and AC equipment will be situated atop a bituminous surface within the area enclosed by fencing.

Conditions: The Board has recommended the placement of the following conditions on the approval of this special use permit.

1. All ground cover established on the site shall be of a type which is pollinator friendly to help support agriculture.
2. All landscaping that may be required shall abide by any and all rules as outlined in the weed and grass control plan and is subject to the same penalties as weed and grass for care and maintenance.

Recommendation: We find that the proposed special use requested meets all the standards for recommending granting as found in Section 17.03.F4 of the Kankakee County Zoning Ordinance and that such a request is in the public interest. Therefore, the Zoning Board of Appeals hereby recommends that the special use permit to establish a solar farm in the A1-Agriculture District on the property described in the application hereby be granted.

Roll Call Vote: The roll call vote was four (4) members for the motion to recommend granting, zero (0) opposed.
Respectfully submitted this 23rd day of June, 2018 by the Kankakee County Zoning Board of Appeals.

John Fetherling, Chairman – Aye
David Deyoung – Aye
William Sawyer – Aye
Edwin Meents – Absent
William Hemm – Aye
Beth Scanlon – Absent
Gene Raedemacher – Absent

Exhibit A – Site Map, Norton Township
STAFF REPORT

ZBA CASE 18-31
The applicant; Solar Provider Group IL, LLC, and owners, Gross Gross Family Farm, LLC are seeking a special use permit to allow the construction of a 499kw community solar garden known as Granary Creek I Community Solar on property located along the east side of 15000 W Road approximately 1.5 miles of 2000 N Road on Norton Township. The project will encompass the about 4.5 acres in the southwest corner of the 40 acre parcel. The site is within 1.5 miles of the Village of Union Hill. However, the Village does not possess an adopted comprehensive plan. Please refer to the application packet for detailed information about the project.

An aerial photograph of the general area can be seen above.

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Kanabec County Planning Department

Finding of Fact

Permitting: Special Use Permit

A. Explain how the Establishment, Maintenance, or Operation of the Special Use Will Not Be Determined to Encumber the Public Health, Safety, Morals.

The following section highlights the findings and the Planing Department's response to the findings and the Planning Department's comments for the proposed special use permit.
health risk to neighboring residents."

NREL states, "Solar electricity generation electric can improve helps like household appliances within proximity, which disagree with increasing distance and pose no significant glare, but it’s possible to certify solar energy to Electric."

The nearby commercial and residential areas provide significant solar energy production. The data collected from the project site for roof area and solar panels used to increase the electricity production.

Currently, all land directly adjacent to the project parcel is being used for crop production, apart from a small parcel, which is a private cemetery. Establishing any additional or decommissioning of the project site is not in line with the property boundaries.

Due to the fact that the site is not directly adjacent to the project site, it is not in line with the property boundaries.

The required setbacks ensure the solar arrays do not interfere with crop growth or harvesting.

Accordingly, any additional or decommissioning of the project site is not in line with the property boundaries.

Petitioner's Request:

SUSTAINABILITY CHAINS OR IMPROVEMENT PROJECTS WITHIN THE NEIGHBORHOOD.

Explain how the special use will not be in conflict with the development of the other property in the immediate vicinity for the purposes already permitted at the public hearing.

The ordinance allows for special use permits, which do not interfere with the existing use of the other property in the immediate vicinity for the purposes already permitted at the public hearing.

Petitioner's Analysis:

General statements. Gearhart et al.,"Kankakee County would have the ability to remove the project with an energy impact if in any way endanger public health, safety, morals, or the environment."

A request is needed for the land to be utilized for agricultural use or solar farms. The project will not affect the environment, groundwater, wetlands, or other land uses.

Due tooyer control of the community solar farm is managed without obstruction of the solar panel's view.
Kankakee County Planning Department

Pursuant to the Commercial Operation permit, the solar project will be located in the area designated as commercial and completed.

Any upgrades indicated will be identified by the permitting agency. Any upgrades indicated will be identified by the permitting agency.

The Department, County, and completed.

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planning County Kankakee

the hearing.

the project does not require sewer or water and it does not appear that there will be any effect on drainage of surrounding patterns. Due to the limited

The proposed plans will also address the requirements of Illinois EPA Conservation Permit No. 1140.

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E: Preliminary Map A plan of-Right-of-Ways 8 plan.

This project requires Right-of-Ways, access roads, and drainage. The project does not require sewer or water and it does not appear that there will be any effect on drainage of surrounding patterns. Due to the limited

The Village of Union will be served by a pipe network of the subject site. The Village is a very small municipality of 25 people (U.S. Census 2010) which has not

E: Preliminary Map A plan of-Right-of-Ways 8 plan.

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It appears that the property will conform with all other aspects of the zoning ordinance. The Board should ask the applicant to comment at this point.

Planning Department Analysis:

- The proposed use of the property will be located opposite a public highway that is protected by a public highway. The property will be located within a setback of 200 feet from the property line. The proposed use will be consistent with all setback requirements and the National Electric Code.

All solar and electrical equipment shall be setback 100 feet from S 12500W Road and at least 20 feet from side and rear lot lines. No adjacent parcel is involved.

- The proposed use of the property will be consistent with the proposed use of adjacent parcels. The proposed use will be consistent with the proposed use of adjacent parcels. The proposed use will be consistent with the proposed use of adjacent parcels.

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Recommended Conditions—Recommended by Staff

By their nature, uses subject to a special use permit generally have a higher intensity or have

a greater potential to adversely affect surrounding properties than permitted uses in a zoning district. Because of this fact and the need for these uses to gain special approval, conditions

and additional conditions may be imposed by the Zoning Board of Appeals and the Kankakee County Board prior to approval. Any concerns voiced by neighbors and public officials. The Planning Staff recommends

2. All landscaping that may be required shall abide by any and all rules and conditions in the weed and grass control plan and is subject to the same penalties as weed and grass for care and

maintenance.

All ground cover established on the site shall be of a type which is pollinator-friendly to help

support agriculture.

1. All ground cover established on the site shall be of a type which is pollinator-friendly to help

support agriculture.

PROPOSED CONDITIONS (if approved)

- ZBA Case 18-31
1. Reference: Hearing Date: July 23, 2018
   Applicant's Name: Solar Provider Group I, Inc.
   Legal Counsel: None

2. Location:
   Property Location: Norton Township
   Parcel Location: 9-13-12-300-001

3. Dimensions:
   Parcel Size: 40 acres (4.5 Acres)
   Road Frontage: 1,332 feet
   Parcel Depth: 1,316 feet
   Parcel History: Approximately 1320 north of 2000 N Road

4. Existing Land Use Features:
   Existing Land Use: None
   Existing Road: None

5. Surrounding Land Use:
   North: Agriculture
   South: Agriculture
   East: Agriculture/Cemetery
   West: Agriculture

6. Surrounding Zoning:
   North: Agriculture
   South: Agriculture
   East: Agriculture
   West: Agriculture

7. Municipal Planning Boundary:
   Village of Union Hill
   1 mile

8. Comprehensive Plan Designation:
   Agriculture Conservation Area
   Not Applicable

9. Distance to Public Services and Facilities:
   Kankakee County - 15 miles
   Herscher Fire Protection District - 3.5 miles
   Herscher - 3.5 miles

10. Miscellaneous Information:
    Twelve (12) - Miss. Evans
    County Board District:

Location Map - Norton Township