

## DEPEND ON IT

### The U.S. Supreme Court does.

Does a building moratorium constitute a taking? When the Supreme Court was asked to decide that issue it turned to *LUL&ZD* for support. The Court's recent *Tahoe* ruling quotes from a *LUL&ZD* article on drafting interim development ordinances.

#### Keep up with breaking news

The impact of the *Tahoe* case will reverberate through state-houses, city halls, and regional planning offices. Planners and land-use attorneys are likely to see a flurry of activity in the courts and state legislatures as lawmakers create new statutes or clarify existing ones. *LUL&ZD* will be there, reporting on changes that may affect your state, your community, and your job.

#### Special *Tahoe* issue free to new subscribers

The June 2002 issue of *LUL&ZD* is devoted entirely to the *Tahoe* case. It features commentaries that put the ruling in perspective and offer insight into its effects on land-use planning and legislation. Sign up for 12 months of *LUL&ZD* by September 30, 2002, and we'll send you the June *Tahoe* issue as a bonus!

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