33.19 LANDMARKS-COMMISSION.

- (1) Purpose and Intent. It is hereby declared a matter of public policy that the protection, enhancement, perpetuation and use of improvements of special character or special historical interest or value is a public necessity which will strengthen the economy of the City, and which is required in the interest of health, prosperity, safety and welfare of the people. The purpose of this section is to:
 - (a) Effect and accomplish the protection, enhancement and perpetuation of such improvements and of districts which represent or reflect elements of the City's cultural, social, economic, political and architectural history.
 - (b) Safeguard the City's historic and cultural heritage, as embodied and reflected in such landmarks and historic districts.
 - (c) Stabilize and improve property values.
 - (d) Foster civic pride in the beauty and noble accomplishments of the past.
 - (e) Protect and enhance the City's attractions to residents, tourists and visitors, and serve as a support and stimulus to business and industry.
 - (f) Strengthen the economy of the City.
 - (f) Promote the use of historic districts and landmarks for the education, pleasure and welfare of the people of the City.
- (2) **Definitions** In this section, unless the context clearly requires otherwise:

<u>Abrasive cleaning method means a cleaning procedure that uses any of the following materials or tools:</u>

- (a) abrasive materials, including, but not limited to, sand, glass beads, ground slag, volcanic ash, crushed nutshells, rice husks, ground corncobs or crushed eggshells, carried in high pressure air or water
- (b) high pressure water.

<u>Commission</u> means the Landmarks Commission created under this section.

<u>Development means any new structure or exterior alteration to an existing structure.</u>

<u>Historic district</u> is an area designated by the Common Council<u>pursuant to this ordinance</u> which contains improvements <u>with architectural</u>, <u>cultural</u>, <u>or historic</u> significance.

<u>Improvement</u> means any structure, place, landsc<u>apeing</u>, work of art or other object constituting a physical betterment of real property, or any part of such betterment.

Improvement parcel is the unit of property which includes a physical betterment constituting an improvement and the land embracing the site thereof, and is treated as a single entity for the purpose of levying real estate taxes. Provided, however that the term "improvement parcel" shall also include any unimproved area of land which is treated as a single entity for such tax purposes.

Landmark means

- (a) Any improvement which has <u>architectural</u>, <u>cultural</u>, <u>or historic a special</u> character or value reflecting special historic interest or value as part of the development, heritage or cultural characteristics of the City, state or nation and which has been designated as a landmark pursuant to the provisions of this Section, or
- (b) Any land of historic significance due to a substantial value in tracing the history of humankind, or upon which an historic event has occurred, and which has been designated as a landmark pursuant to the provisions of this Section

<u>Landmark site</u> means any an improvement parcel <u>lot</u>, or part thereof, on which is situated a landmark and any abutting improvement parcel <u>lot</u>, or part thereof, used as and constituting part of the premises on which the landmark is situated.

<u>Person</u> means any individual, association, corporation or business entity. For purposes of repeated violations of the provisions of this chapter, any association, corporation or business entity is considered the same as another association, corporation or business entity if they share at least one (1) officer.

Structure means anything constructed or erected, the use of which requires more or less permanent location on the ground, and in the case of floodplain areas, in the stream bed or lake bed.

Visually related area (VRA) shall be defined as the area within two hundred (200) feet of the boundary of a lot. Any property in the VRA that is not a landmark, landmark site, or in an historic district shall not be evaluated in the application of the VRA under this ordinance. Within an historic district, properties that were built after the following dates and before the establishment of the historic district ordinance shall not be evaluated in the application of the VRA under this ordinance:

- (a) For the Mansion Hill Historic District: 1850-1930?
- (b) For the Third Lake Ridge Historic District: 1850-1929
- (c) For the University Heights Historic District: 1893-1928
- (d) For the Marquette Bungalows Historic District: 1924-1930
- (e) For the First Settlement Historic District: ? 1850-1900?

Visually related area for a corner parcel shall be defined as the area described by a circle drawn on a two hundred (200) foot radius, the center being the center of the corner parcel, i.e. the intersection of diagonals from the principal corners of that parcel. (Am. by Ord. 8690, 10-10-85 & 11-14-85; Am. by Ord. 13,001, 2-8-02)

Visually related area for a parcel within a block (not a corner parcel) shall be defined as the area described by a two hundred (200) foot circle drawn from the centerpoint of the streetside (front) lot line. (Am. by Ord. 8690, 10-10-85 & 11-14-85; Am. by Ord. 13,001, 2-8-02)

(3) Landmarks Commission Composition and Terms.

A Landmarks Commission is hereby created, consisting of seven (7) members. Of the membership, two (2) shall meet the Professional Qualifications Standards established by the United States Secretary of the Interior which are in effect on (DATE) (the effective date of this ordinance)—for History, Archeology, Architectural History, Architecture, or Historic Architecture, one (1) shall be a registered architect; one (1) shall be an historian qualified in the field of historic preservation; one (1) shall be a licensed real estate broker; one (1) shall be an alderperson; and three (3) shall be citizen members. Each member shall have, to the highest extent practicable, a known interest in historic preservation. The Mayor shall appoint the commissioners subject to confirmation by the Common Council. Of the initial members so appointed, two (2) shall serve a term of one (1) year, two (2) shall serve a term of three (3) years. Thereafter—The term for each member shall be three (3) years.

(4) Powers and Duties. The commission shall:

- (a) <u>Designation</u>. The commission shall have the power subject to subsection (6) hereunder, to Recommend to the Common Council the designation and rescission of landmarks, landmark sites and historic districts within the City limits of Madison. Such designations shall be made by the Common Council based upon subsection (4) hereof. Once designated by the Common Council such landmarks, landmark sites and historic districts shall be subject to all the provisions of this ordinance. (Am. by Ord. 11,983, 12-12-97)
- (b) Review and act upon requests for Certificates of Appropriateness for new structures, exterior alterations and demolition/removal relating to any landmark site, landmark, or improvement within an historic district.
- (c) Review and act upon requests for Certificates of Appropriateness for painting signs or restoring painted signs on brick structures that are landmarks or in an historic district.
- (d) Review requests for demolition or removal and provide an advisory report to Plan Commission pursuant to Sec. 28.185(7)(a)4.

Comment [a1]: Need to insert dates

- Review any development on a zoning lot adjoining a landmark site for which Plan Commission or Urban Design Commission review is required to determine whether the proposed development is so large or so visually intrusive as to adversely affect the historic character and integrity of the adjoining landmark site. The Landmarks Commission review shall be advisory to the Plan Commission and Urban Design Commission.
- Review proposed land divisions and subdivision plats of landmark sites and properties in historic districts to determine whether the proposed lot sizes negatively impact the historic character or significance of a landmark and whether the proposed lot sizes are compatible with adjacent lot sizes and maintain the general lot size pattern of the historic district. The Landmarks Commission review shall be advisory to the Plan Commission and Urban Design
- (g) Work closely with the appropriate State of Wisconsin officials for the National Register of Historic Places of the United States National Park Service in attempting to list such properties hereunder designated as landmarks on the National Register.
- (h) Actively work for the passage of legislation which would provide financial or other incentives to landmark owners and owners of properties in historic districts which would assist in carrying out the intent of this ordinance.
- Solicit and receive funds for the purpose of historic preservation in the City of Madison. Such funds shall be placed in a special City account for such purpose.
- Powers and Duties of the Secretary of the Landmarks Commission. The Secretary shall staff the Landmarks Commission, shall uphold the purpose and intent of the Landmarks Ordinance, and exercise such administrative duties as designated by the Landmarks Commission as part of her or his regular duties as a staff member in the Planning Division.
- (6) Public Hearing Notices under this Section. The Landmarks Commission shall hold a public hearing when required by this ordinance.
 - Notice of the time, place and purpose of the hearing shall be given by a Class 2 Notice in the official City paper under Wis. Stat. § 985.07 (2011-2012), for the following:
 - Hearings on designation and rescission of landmark status under subsections (7) and (8).
 - Variances Waivers under subsection (17).
 - Applications for Certificates of Appropriateness which require public hearing under subsection (11)(f), and
 - Creation and amendment of an historic district under subsection (9) Notice of the time, place and purpose of the hearing shall also be sent by the (b) City Clerk to the owners of record, as listed in the office of the City Assessor. who are owners of property in whole or in part situated within two hundred (200) feet of the boundaries of the property affected.
 - For creation or amendment of an historic district, notice shall also be sent to all owners of record within the proposed district and the Alder of the Aldermanic District or Districts in which the Hhistoric Ddistrict is located.
 - For hearings on waivers and certificates of appropriateness, notice shall also be sent to the applicant and the Alderperson of the District in which the property affected is located.
 - Notice shall be sent at least ten (10) days prior to the date of the public hearing.

(7)**Designation of Landmarks**.

Nomination . The Landmarks Commission and the Common Council may (a) consider nominations for landmark designation. For purposes of this ordinance, a landmark designation may be placed on Any site, natural or improved, including any building, improvement or structure located thereon, or any area of particular

Comment [a2]: 985.07 Classes and frequency of legal notices. There shall be 3 classes of legal notices under this chapter. The designated number of insertions is the minimum required by law, and the frequency may be increased at the discretion of the requisitioning agency.

(1) CLASS 1 NOTICES. All notices designated as

- 1 notices require one insertion.
- (2) CLASS 2 NOTICES. All notices designated as class 2 notices require 2 insertions.
- (3) CLASS 3 NOTICES.
- (a) All notices designated as class 3 notices require 3 insertions.
- (b) Any legal notice not otherwise designated shall be a class 3 notice unless the time permitted by law necessitates a class 2 or class 1 notice, except that any notice required by law on January 2, 1966. which is not otherwise designated, shall be a class 1
- notice.

 (4) The classification provided herein does not apply to notices of public election or referenda or to notices governed by s. 815.31 but such notices shall be governed by the specific statutes relating thereto.

Comment [a3]: Do we want to include anything about the effect of failure to send notice? (maybe failure to provide notice other than class 2 newspaper insertion does not in validate of the action taken?) ex: 28.182(4)(a)

- historic, architectural or cultural significance to the City of Madison may be nominated. An individual or group may nominate a property for consideration by submitting an application on a form prepared by the Commission.
- (b) Public Hearing. If a complete, accurate application is submitted to the Commission a public hearing shall be scheduled. Notice shall be given as a Class 2 Notice according to subsection (6) entitled "Public Hearing Notices under this Section." The Commission shall request comments, when relevant, from Department of Public Works, Parks Division, Fire and Police Departments, Health Division, Department of Planning and Community and Economic Development and Plan Commission. Each such department shall respond to the commission within thirty (30) days of notification with any comments on the proposed designation. In addition to the notified persons, the Commission may hear expert witnesses, and shall have the power to subpoena such witnesses and records as it deems necessary. The Commission may conduct an independent investigation into the proposed designation.
- (c) <u>Standards.</u> The Commission may recommend designation as a landmark if it determines that the nominated area or structure:
 - Exemplifies or reflects the broad cultural, political, economic or social history of the nation, state or community; or
 - Is identified with historic personages or with important events in national, state or local history; or
 - Embodies the distinguishing characteristics of an architectural type specimen, inherently valuable for a study of a period, style, method of construction, or of indigenous materials or craftsmanship or
 - Is representative of the notable work of a master builder, designer or architect. whose individual genius influences his or her age.

(b)The Commission may adopt specific operating guidelines for landmark and landmark site designation providing such are in conformance with the provisions of this paragraph. or recommend the rescission of such designation.

- (d) Notification of property owner. The Commission shall send notification to the owner of record of its recommendation for or against designation. Notification shall be sent within 10 business days from the first regularly scheduled Commission meeting following the public hearing.
- (e) Report to Common Council. The Commission shall report its recommendation, along with the reasons for it, to the Common Council. After considering the Commission's report, and considering the standards contained in this ordinance, the Common Council may designate the property as a landmark or reseind such designation. The City Clerk shall notify the Director of the Building Inspection Division and the City Assessor of all designations. The City Clerk shall cause such designation or reseission to be recorded, at City expense, in the Dane County Register of Deeds office.
- (f) For those properties listed on pages 50 and 51 of the Downtown Historic

 Preservation Plan, adopted in 1998, the procedure to designate a property as a landmark cannot be initiated once a completed application for a conditional use, demolition permit or zoning map amendment has been submitted.
- (g) Voluntary Restrictive Covenants Designation of Additional Preservation Restriction(s).
 - 4. At the time of designation, or at any time thereafter, the owner of record of any landmark may at any time following designation of his property, request that the Commission recommend the placement of additional restriction(s) on the landmark identifying elements or features of the landmark that shall not be altered without a Certificate of Appropriateness from the Commission.
 - The Commission shall identify specific criteria for approval of such a Certificate.
 - 3. The Commission shall submit recommendations for Additional Preservation
 Restrictions along with the criteria for approval of a Certificate of
 Appropriateness to the Common Council. The Council shall approve,
 approve with modifications, or deny. restrictive covenant on the subject

Comment [a4]: This language is part of the adopting resolution for the Historic Preservation Plan. If we delete, we have to disclose to policymakers. I haven't found this specific language in the DT or Comp plan, but the DT plan does recognize the Historic Preservation

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- property after negotiation with the Commission. The Commission may assist the owner in preparing such covenant in the interest of preserving the landmark and the owner shall record such covenant in the Dane County Register of Deeds office, and shall notify the City Assessor of such covenant and the conditions thereof
- (h) Recognition of Landmarks. At such time as a landmark has been properly designated in accordance with this subsection, the Commission shall cause to be prepared and erected on such property at City expense, a suitable plaque declaring that such property is a landmark. Such plaque shall be so placed as to be easily visible to passing pedestrians. In the case of a landmark structure, the plaque shall state the accepted name of the landmark, the date of its construction, and other information deemed proper by the Commission. In the case of a landmark which is not a building structure, such plaque shall state the common name of the landmark and such other information deemed appropriate by the Commission. However, if the landmark is ecologically or culturally sensitive such that the Commission determines placement of a plaque is inappropriate, no plaque is required. No person shall remove or alter a plaque without approval of the Preservation Planner.

(8) Rescission.

- (a) By Owner of Record at Time of Designation.
 - Any person who is listed as the owner of record of a landmark at the time
 of its designation who has held continuous ownership since designation,
 and any person who has inherited the landmark from such person may
 petition for rescission of the designation under this subdivision by
 submitting an application to the Landmarks Commission.
 - Upon receipt of a complete application the Commission shall schedule a
 public hearing. Notice shall be given as Class 2 Notice according to
 subsection (6) entitled "Public Hearing Notices under this Section".
 - The Commission shall conduct the hearing, may hear witnesses, and shall have the power to subpoen such witnesses and records as it deems necessary. The Commission may conduct an independent investigation into the proposed rescission.
 - 4. A landmark designation may be rescinded under this subdivision (a) only if the owner demonstrates that he or she is unable to find a buyer willing to preserve such landmark, even though he or she has made reasonable attempts in good faith to find and attract such a buyer. Such attempts must be supported by evidence including but not limited to the following:
 - a. Comparable real estate listings showing current market values;
 - Current real estate listing including disclosure statement;
 - Dates of real estate agent showings;
 - d. Original listing date;
 - Original listing amount and dates of subsequent changes:
 - Value of improvements made to the property during ownership;
 - g. Current assessed value; and
 - List of routine maintenance and associated costs during ownership.
 - 5. The Commission may recommend for or against the rescission of the designation of the property as a landmark based on the standards in paragraph (a)4. The Commission shall send notification to the owner of record of its recommendation for or against rescission within 10 days from the first regularly scheduled Commission meeting following the public hearing.
 - 6. The Commission shall report its recommendation, along with the reasons for it, to the Common Council. After considering the Commission's report, and considering the standards for rescission contained in this ordinance, the Common Council may rescind the designation of the property as a landmark The City Clerk shall notify the Director of the Building

- Inspection Division and the City Assessor. The City Clerk shall cause such rescission to be recorded, at City expense, in the Dane County Register of Deeds office.
- Following any rescission under this subdivision, the Common Council
 may not redesignate the subject property a landmark for a period of not
 less than five (5) years following the date of rescission, unless requested
 by the owner of record.
- (b) Due to Substantially Changed Physical Appearance.
 - The owner of record or the City Preservation Planner may petition the <u>Commission for rescission of a landmark designation under this</u> subdivision by submitting a letter of intent to the Landmarks Commission.
 - Upon receipt of the letter of intent, the Commission shall schedule a
 public hearing. Notice shall be given as a Class 1 Notice according to
 subsection (6) entitled "Public Hearing Notices under this Section."
 - The Commission shall conduct the hearing, may hear witnesses, and shall have the power to subpoena such witnesses and records as it deems necessary. The Commission may conduct an independent investigation into the proposed rescission.
 - 4. A landmark designation may be rescinded under this subdivision only when the physical appearance of the site has changed substantially such that the site no longer meets the criteria set forth for designation in (5), provided that such change was not due to the owner of record's failure to maintain the property in good repair. Examples of substantial changes in physical appearance include but are not limited to: removal of original landmark from landmark site, total destruction of the landmark structure due to storm or accidental fire, demolition of the structure by court order or order of the Director of the Building Inspection Division or designee, subdivision of the original landmark site, and substantial exterior alterations approved by a Certificate of Appropriateness.
 - 5. The Commission may recommend for or against the rescission of the designation of the property as a landmark, based on the standards in paragraph (b)4. The Commission shall send notification to the owner of record of its recommendation for or against rescission. Notification shall be sent within 10 days after the first regularly scheduled Commission meeting after the public hearing.
 - 6. The Commission shall report its recommendation, along with the reasons for it, to the Common Council. After considering the Commission's report, and considering the standards for designation and rescission contained in this ordinance, the Common Council may rescind the designation of the property as a landmark. The City Clerk shall notify the Director of the Building Inspection Division and the City Assessor. The City Clerk shall cause such rescission to be recorded, at City expense, in the Dane County Register of Deeds office.

(9) Creation and Amendment of Historic Districts.

- (a) The <u>Landmarks</u> Commission shall select geographically defined areas to be designated as <u>Hh</u>istoric <u>Dd</u>istricts. These areas shall have been identified in an adopted City Plan, <u>or in a special area research report</u>, as areas of particular historic, architectural, or cultural significance to the City of Madison,—which:
 - Exemplifiesy or reflects the broad cultural, political, economic or social history of the nation, state or community; or
 - IsAre identified with historic personages or with important events in national, state or local history; or
 - Embodiesy the distinguishing characteristics of architectural types specimens inherently valuable for the study of a period or periods, styles, methods or construction, indigenous materials or craftsmanship; or

- IsAre representative of the notable works of master builders, designers, or architects-who influenced their age.
- (b) Each <u>ordinance creating or amending an historic district</u> shall <u>indicate the basis</u> for designation in (a) above and shall include <u>specific criteria for reviewing</u> development in the historic district.
- <u>Factors and guidelines for the Landmarks Commission</u> to be considered <u>when developing the review criteria in Hh</u>istoric <u>Ddistricts plans</u> are as follows:
 - The <u>review criteria</u> for <u>development</u> in historic districts <u>should</u> provide an understandable set of standards to ensure that <u>construction and exterior</u> alterations will be done in a manner sensitive to the character of each historic district
 - 2. It is not the intent of this ordinance to discourage contemporary architectural expression that is visually compatible with its environment and otherwise meets the standards in the ordinance, to encourage the rote emulation of existing building styles or to prevent the prior lawful conforming use of buildings that are reconstructed following destruction by fire or other natural disaster.
 - A sensitively designed building in a contemporary style may better preserve and enhance the inherent characteristics of a historic district than a mediocre adaptation of a more traditional style.
 - All new structures shall be constructed to have a height that is visually compatible with the buildings structures and environment with which they are visually related.
 - The gross volume of any new structure shall be visually compatible with the <u>buildings structures</u> and environment with which it is visually related.
 - In the street elevation(s) of a building structure, the proportion between the width and height in the facade(s) should be visually compatible with the buildings structures and environment with which it is visually related.
 - The proportions and relationships between doors and windows in the street facade(s) should be visually compatible with the buildings structures and environment with which it is visually related.
 - The rhythm of solids to voids, created by openings in the facade, should be visually compatible with the <u>buildings</u> <u>structures</u> and environment with which it is visually related.
 - The existing rhythm created by existing building structure masses and spaces between them should be preserved.
 - The materials used in the final facade(s) should be visually compatible
 with the buildings structures and environment with which it is visually
 related
 - The texture inherent in the facade should be visually compatible with the buildings structures and environment with which it is visually related.
 - Colors and patterns used on the facade (especially trim) should be visually compatible with the <u>buildings</u> <u>structures</u> and environment with <u>which it is visually related.</u>
 - The design of the roof should be visually compatible with the buildings structures and environment with which it is visually related.
 - 12. The landscape plan should be sensitive to the individual buildingstructure, its occupants and their needs. Further, the landscape treatment should be visually compatible with the buildings structures and environment with which it is visually related.
 - 13. All street facade(s) should blend with other <u>buildings structures</u> via directional expression. When adjacent <u>buildings structures</u> have a dominant horizontal or vertical expression, this expression should be carried over and reflected.

14. Architectural details should be incorporated as necessary to relate the new with the old and to preserve and enhance the inherent characteristics of the area.

(d) Review and Adoption Procedure.

- Landmarks Commission. The Landmarks Commission shall hold a
 public hearing when considering an ordinance creating or amending an
 Hhistoric Ddistrict. Notice shall be given as a Class 2 Notice according
 to subsection (6) entitled "Public Hearing Notices under this Section."
 Following the public hearing, the Landmarks Commission shall vote to
 recommend, reject or withhold action on the planordinance. This
 recommendation shall be forwarded to the City Plan Commission and the
 Common Council.
- The City Plan Commission. The Plan Commission shall review the ordinance creating or amending the Hhistoric Delistrict planordinance and make a recommendation to the Common Council within thirty (30) days of the public hearing.
- The Common Council. The Common Council, upon receipt of the recommendations from the Landmarks Commission and Plan Commission, shall hold a public hearing, notice to be given as a Class 2 Notice according to subsection (6) entitled "Public Hearing Notices under this Section" and shall either designate, amend, or reject the Hhistoric Delistrict ordinance.
- (e) Recognition of Historic Districts. The Commission may work with shall assist other City planning efforts to install improvements to visually define Historic Districts

(10) Maintenance of Landmarks, Landmark Sites and Historic Districts.

- (a) Every person in charge of an improvement on a landmark site or in an Hhistoric <u>Pdi</u>strict shall keep in good repair all of the exterior portions of such improvement and all interior portions thereof which, if not so maintained, may cause or tend to cause the exterior portions of such improvement to fall into a state of disrepair. This provision shall be in addition to all other provisions of law requiring such improvement to be kept in good repair.
- (b) Insofar as they are applicable to a landmark, landmark site or improvement in an Hhistoric Đdistrict, designated under this section, any provision of Chapters 18 (Plumbing Code), 27 (Minimum Housing and Property Maintenance Code), 29 (Building Code), 30 (Heating, Ventilating and Air Conditioning Code) and 31 (Outdoor Signs and Outdoor Advertising Structures) of the Madison General Ordinances may be varied or waived, on application, by the appropriate board having such jurisdiction over such chapter or, in the absence of such board, by the Director of the Building Inspection Division, provided such variance or waiver does not endanger public health or safety.
- (c) Notwithstanding subdivision (a) above, sandblasting of any exterior surface of an improvement on a landmark site or in an historic district is prohibited. Other types of abrasive exterior cleaning methods, including but not limited to waterblasting with a sand additive, or corrosive cleaning, including but not limited to muriatic acid wash, are also are prohibited unless specifically approved prior to work by the Landmarks Commission. The Landmarks Commission shall approve exterior surface cleaning projects using abrasive or corrosive cleaning methods only if the project will not adversely affect the exterior fabric of the building cause irreparable damage to the building material to which it is applied.

(11) Certificate of Appropriateness

(a) <u>Certificate of Appropriateness required.</u> A Certificate of Appropriateness, granted by the Landmarks Commission or its designees, is required for the following:

- 1. Exterior alteration of a designated landmark,
- 2. Exterior alteration of a structure within an historic district,
- 3. Construction of new structure on a landmark site,
- 4. Construction of a new structure in an historic district.
- 5. Demolition or removal of all or part of a landmark,
- 6. Demolition or removal of a structure in an Historic District
- Painting or restoring a sign on a brick structure on a landmark site or in a historic district
- Alteration of part of a landmark designated as an Additional Preservation Restriction.
- (b) Permits. The Director of the Building Inspection Division shall not grant a permit allowing painting of signs, alteration, construction, demolition or removal for which a Certificate of Appropriateness is required unless such Certificate has been granted by the Commission or its designee(s).
- (c) <u>Prohibition.</u> No owner, operator, or person in charge of a landmark, landmark site or structure within an <u>Hh</u>istoric <u>Dd</u>istrict shall cause or permit any painting of signs, alteration, construction, demolition or removal for which a Certificate of Appropriateness is required unless such Certificate has been granted by the Commission or its designee(s).
- (d) Administrative approval. The Landmarks Commission may appoint a designee or designees to approve certain projects that will have little effect on the appearance of the exterior of such properties, provided that the Landmarks Commission shall first adopt a written policy on the types of projects which can be approved by its designee(s), and the process to be followed.
- (e) Application. An application for a Certificate of Appropriateness shall be filed with the Landmarks Commission. The Commission shall review the application based on the <u>criteria</u> in this ordinance.
- (f) Public Hearings. The Commission shall hold a Public Hearing and provide Class 2 Notice according to subsection (6) entitled "Public Hearing Notices under this Section," for applications involving the following:
 - 1. Demolition or removal of all or part of a landmark,
 - 2. Demolition or removal of a structure in an historic district
 - Construction of a new principal structure in the University Heights Historic District.
 - Construction of an accessory structure with a footprint larger than 100 square feet, not including decks and open porches, in the University Heights Historic District
 - Exterior alteration of a structure in the University Heights Historic District that increases the footprint of the structure more than 100 square feet, not including decks and open porches.
- (g) Issuance of Certificate of Appropriateness.

The Landmarks Commission shall grant or deny a Certificate of Appropriateness, based upon the applicable criteria in sections (12), (13) or (14), within 30(60?) days of application. Failure to grant a Certificate of Appropriateness within 30(60?) days of the application date shall be deemed a denial, effective on the last day of the determination period. However, the determination period may be extended an additional thirty (30) (60?) days by written stipulation of the applicant and the Landmarks Commission. Upon the issuance of a Certificate, the Building inspector may issue a permit.

(h) Penalty for work done without, or in violation of, a Certificate of Appropriateness.

Comment [a5]: When is the certificate actually issued? When Amy sends the letter? When the commission acts? When the meeting minutes are finalized or approved? Amy is checking with ZBA and PC to see how they approach this issue.

Comment [MSO6]: This number was 30 for demolition and 60 for construction/improvement, and there was no time limit for the brick signs. Might want to standardize?

In addition to any other penalty provided in this section, the Landmarks Commission, after reviewing such reconstruction, alteration or other work, may order the removal <u>or modification</u> of any alteration, construction or other work that was performed without a required Certificate of Appropriateness, or that was not performed in compliance with the conditions of a lawfully granted Certificate of Appropriateness, when such work does not meet the applicable criteria for a Certificate under section (12), (13), or (14), or under the Additional Preservation Restriction specific to that landmark. Alternatively, the Commission may order renovation to make such work comply with those <u>criteria</u>.

 Two year deadline. A Certificate of Appropriateness shall expire two (2) years from the date of approval unless a building permit is obtained within such period.

Comment [a7]: Part of the timing discussion from sec.11(g)- is this the actual approval, or should we go with issuance date

- (12) <u>Exterior alteration or construction; Criteria.</u> The <u>Landmarks</u> Commission shall grant a Certificate of Appropriateness <u>for exterior alteration of a landmark or a structure within an historic district, or for construction on a landmark site or in an historic district, only if:</u>
 - a) In the case of a designated landmark the proposed work would not detrimentally ehange, destroy or adversely affect any significant exterior architectural feature of the improvement upon which said work is to be done, or significantly degrade the historic fabric of the landmark; or
 - b) In the case of construction of a new improvement <u>a new structure</u> upon a landmark site, the exterior of such improvement would not adversely affect or fail to harmonize with the external appearance of other neighboring improvements on such site; er
 - c) In the case of any property located in an Hhistoric Đdistrict designated pursuant to the terms of Subsection (6)(d)(7) hereunder, the proposed construction, reconstruction new structure or exterior alteration does not conforms to the adopted criteria for review for said district, as duly adopted by the Common Council.
- (13) <u>Demolition or removal; Criteria</u> In determining whether to grant a Certificate of Appropriateness for any demolition <u>or removal of any landmark or structure within an historic district</u>, the Landmarks Commission shall consider and may give decisive weight to any or all of the following:
 - a) Whether the building or structure is of such architectural or historic significance that its demolition or removal would be detrimental to the public interest and contrary to the general welfare of the people of the City and the State;
 - b) Whether the <u>building or structure</u>, although not itself a landmark <u>building structure</u>, contributes to the distinctive architectural or historic character of the <u>historic Ddistrict</u> as a whole and therefore should be preserved for the benefit of the people of the City and the State;
 - c) Whether demolition or removal of the subject property would be contrary to the purpose and intent of this chapter as set forth in Sec. 33.19 and/or to the objectives of the historic preservation plan for the applicable <u>historic</u> district as duly adopted by the Common Council;
 - Whether the building or structure is of such old and unusual or uncommon design, texture and/or material that it could not be reproduced or be reproduced only with great difficulty and/or expense;
 - Whether retention of the building or structure would promote the general welfare of the people of the City and the State by encouraging study of American history, architecture and design or by developing an understanding of American culture and heritage;
 - f) Whether the <u>building or</u> structure is in such a deteriorated condition that it is not structurally or economically feasible to preserve or restore it, provided that any hardship or difficulty claimed by the owner which is self-created or which is the result of any failure to maintain the property in good repair cannot qualify as a basis for the issuance of a Certificate of Appropriateness;
 - g) Whether any new structure proposed to be constructed or change in use proposed to be made is compatible with the buildings structures and environment of the historic

Comment [a8]: Include reference to factors in 9(c)?

- district in which the subject property is located, or if outside a historic district, compatible with the mass and scale of buildings within 200 feet of the boundary of the landmark site.
- h) <u>Documentation of demolished structures.</u> Prior to issuing a Certificate of Appropriateness for demolition, the Landmarks Commission may require the applicant to provide documentation of the structure. Documentation shall be in the form required by the Commission.

(14) Painting and Restoring Signs on Brick Structures; Criteria.

- -(a) Identification signs. The Landmarks Commission shall grant a Certificate of Appropriateness for an identification sign only if all of the following are true:
 - the <u>building structure</u> is designated a landmark or is in a locallydesignated historic district.
 - 2. the brick surface was painted previously.
 - the <u>building structure</u> was built in whole or in part for commercial or industrial use
 - 4. the sign is an identification sign for a tenant of the buildingstructure.
 - 5. the sign will not be illuminated.
 - the proposed sign is of a size, style, and location that blends with the historic character of the building structure and/or historic district.
 - The permittee complies with the provisions of Chapter 31, Madison General Ordinances.
- (b) <u>Heritage Signs</u>. The <u>Landmarks</u> Commission shall grant a Certificate of Appropriateness for a heritage or restored sign only if all of the following are true:
 - the building structure is a landmark or is in a locally-designated historic district.
 - the building structure was built in whole or in part for commercial or industrial use.
 - the owner presents documentation of the existence and appearance of the sign to be restored.
 - 4. the original sign predates 1950.
 - the restored sign is the same size and in the same location as the original sign.
 - 6. the restored sign is in the same colors, if known, as the original sign.
 - 7. the restored sign will not be illuminated.
 - the lettering style of the restored sign matches as closely as possible the original lettering style of the original sign, however, new words may be used.
 - The permittee complies with the provisions of Chapter 31, Madison General Ordinances.
- (15) Appeal. An appeal from the decision of the Landmarks Commission to grant or deny a Certificate of Appropriateness under Subsections (5)(b)(11) and (e12) may be taken to the Common Council by the applicant for the Certificate, permit, the Alderperson of the district in which the subject property is located, or by twenty percent (20%) of the property owners within two hundred (200) feet of the subject property.

Such appeal shall be initiated by filing a petition to appeal, specifying the grounds therefore, with the City Clerk within ten (10) days of the date the final decision of the Landmarks Commission is made. The City Clerk shall file the petition to appeal with the Common Council. After a The Council shall hold a public hearing with Class 1 public notice. The Council may, by favorable vote of two-thirds (2/3) of its members, based on the standards-criteria for review contained in this ordinance and a balancing of the public interest in preserving the subject property with the public interest in granting or denying the Certificate of Appropriateness, reverse or modify the decision of the Landmarks Commission.

Comment [a9]: Double check that this is what

Comment [a10]: Mike looked at the record from the Edgewater. The Council explicitly granted a Certificate. So long as the Council is clear about their actions we can leave this as is. If the Council grants a certificate, the 2 years starts with the day the council grants it.

(16) Conditions Dangerous to Life, Health or Property. Nothing contained in this section shall prohibit the making of necessary construction, reconstruction, alteration or demolition of any improvement on a landmark site or in an Hhistoric Ddistrict pursuant to order of any governmental agency or pursuant to any court judgment, for the purpose of remedying emergency conditions determined to be dangerous to life, health or property. In such case, no approval from the Commission shall be required.

(17) Variances-Waivers

- (a) Authority. The Landmarks Commission may vary waive the criteria for review of additionsnew structures, exterior alterations, or repairs for designated landmarks, landmark sites and improvements in any Hhistoric Edistrict.
 - To permit re-siding with a material or in a manner not permitted under this chapter.
 - To allow use of materials for new structures that would be otherwise prohibited under this chapter.
 - To allow alterations visible from the street or alterations to street facades
 which are not compatible with the existing structure in design, scale,
 color, texture, proportion of solids to voids or proportion of widths to
 heights of doors and windows.
 - 4. To allow materials and/or architectural details used in an alteration er-to differ in texture, appearance and design from those used in the original construction of the existing structure.
 - To permit the alteration of a roof shape otherwise prohibited under this chapter.
 - To permit the use of roofing materials otherwise prohibited under this
 chapter.
- (b) Application for Waiver and Notice of Hearing. An application for a waiver shall be filed with the Landmarks Commission. The Commission shall hold a public hearing on the application. Notice shall be given as a Class 1 notice according to subsection (6) entitled "Public notices under this section."
- (c) <u>Standards</u>. The Landmarks Commission shall not <u>vary waive</u> the regulations of this ordinance unless it <u>makes findings of fact finds</u>, based upon the evidence presented to it in each specific case, that one <u>or more</u> of the following conditions is present:
 - 1. <u>tThe proposed design alteration</u> would incorporate materials, details, or other elements not permitted by the ordinance but which can be documented by photographs, architectural or archaeological research or other suitable evidence to have been used on other buildings <u>structures</u> of a similar vintage and style in the <u>Hhistoric Pdistrict</u> in which the <u>building structure</u> is located, provided that the project will not destroy significant architectural features on the <u>building structure</u>.
 - 2. In the case of new construction structures, the proposed design incorporates materials, details, setbacks, massing or other elements that are not permitted by the ordinance but which would enhance the quality of the design for the new building or structure, provided that said new building or structure otherwise complies with the criteria for new construction in the Hhistoric Ddistrict in which the building or structure is proposed to be located and provided further that it would also have a beneficial effect on the historic character of the visually related area.
- (18) <u>Compliance With Regulations.</u> Every person in charge of any landmark, landmark site or improvement in an <u>Hh</u>istoric <u>Dd</u>istrict shall maintain same or cause or permit it to be maintained in a condition consistent with the provisions of this section.
- (19) Penalties for Violations. Any person violating any provision of this section shall be subject to a minimum forfeiture of two hundred fifty dollars (\$250) and a maximum forfeiture of five hundred dollars (\$500) for each separate violation. A second offense within thirty-six (36) months shall be subject to a minimum forfeiture of five hundred

dollars (\$500) for each separate violation. A third violation within thirty-six (36) months shall be subject to a minimum forfeiture of one thousand dollars (\$1000) for each separate violation. Each and every day during which a violation continues shall be deemed to be a separate offense.

(20) Separability. If any provision of this chapter or the application thereof to any person or circumstances is held invalid, the remainder of this chapter and the application of such provisions to other persons or circumstances shall not be affected thereby.

(21) Mansion Hill Historic District

(a) Purpose and Intent.

It is hereby declared a matter of public policy that a specific area of the City be identified, designated, and protected because of its special character and historical interest. This area, to be called the Mansion Hill Historic District, shall be described in general by the map and specifically by the legal description on file in the City Clerk's office. The purpose and intent of this ordinance shall be to designate this area according to the creation and review and adoption procedures in Sections 33.19(67)(d)1. through 4., Landmarks Commission, of the Madison General Ordinances.

- (b) (R. by Ord. 6470, 1-9-79)
- (eb)

 Criteria for Creation of Mansion Hill Historic District. In that the Mansion Hill
 Historic District reflects a pattern in the broad social history of Madison and in the
 State and the Nation, and in that elements within the District meet the other three
 designation criteria, namely that many of the buildings structures in the District:
 - Are identified with historic personages or with important events in national, state or local history;
 - Embody the distinguishing characteristics of an architectural type specimen, inherently valuable for a study of a period, style, method of construction, or of indigenous materials or craftsmanship;
 - Are representative of the notable work of a master builder, designer or architect whose individual genius influences his age;
 The area described by the map and legal description shall be designated

The area described by the map and legal description shall be designated an historic district.

- (d) Regulation of Construction, Reconstruction, Exterior Alteration and Demolition. The Commission shall act in these matters specifically as they regard the Mansion Hill Historic District in the manner specified by Madison General Ordinance, Sections 33.19(5)(b) and (c).
- (ec) <u>Guideline Criteria for New Development Review of Development in the Mansion Hill Historic District.</u>
 - The gross volume of any new structure shall be visually compatible with the <u>buildings structures</u> and environment with which it is visually related (visually related area).
 - In the street elevation(s) of a new building structure, the proportion between the width and the height in the facade(s) shall be visually compatible with the buildings structures and the environment with which it is visually related (visually related area).
 - The proportions and relationships between width and height of the doors and windows in new street facade(s) shall be visually compatible with the buildings structures and environment with which it is visually related (visually related area).
 - The rhythm of solids to voids created by openings in the facade of the new structure should shall be visually compatible with the buildings structures and environment with which it is visually related (visually related area).
 - All new street facades should shall blend with other buildings structures via directional expression. When adjacent buildings structures have a

dominant vertical or horizontal expression, this expression should be carried over and reflected.

- Conformance With Regulations; Maintenance of the District; Conditions Dangerous to Life, Health and Property; Penalties for Violations; Separability. The Mansion Hill Historic District shall be subject to the public policy guidelines established in Sections 33.19(7) through (9), and (15) and (16) of the Madison General Ordinances in all of these matters.
- Reference to Plan. (gd) The public policy guidelines requirements in this section derive from a plan entitled "The Mansion Hill Historic Preservation Plan and Development Handbook", City Planning Department, 1975.

(22)Third Lake Ridge Historic District.

- It is hereby declared a matter of public policy that a specific area of the City be identified, designated, and protected because of its special character and historical interest and significance. This area, to be called the Third Lake Ridge Historic District, shall be described in general by the map and specifically by the legal description on file in the City Clerk's Office. The purpose and intent of this ordinance shall be to designate this area according to the creation and review and adoption procedures in Sec. 33.19(67)(d) 1. through 4., Landmarks Commission, of the Madison General Ordinances.
- (b) Criteria for the Creation of the Third Lake Ridge Historic District. In that the Third Lake Ridge Historic District area reflects a broad pattern of social history of Madison and the State and the Upper Midwest, and in that elements within the District meet other designation criteria in Subsections (4) and (6), namely that many of the buildings structures and sites in the District:
 - 1. Are identified with historic personages or with important events in state or local history; and
 - 2. Embody the distinguishing characteristics of an architectural type specimen, inherently valuable for a study of a period, style, method of construction, or of indigenous materials or craftsmanship; The area described by the map and legal description shall be designated

an historic district.

- Regulation of Construction, Reconstruction, Exterior Alteration and Demolition. The Commission shall act in these matters as they regard the Third Lake Ridge Historic District in the manner specified by Sec. 33.19(5)(b) and (c), Madison General Ordinances.
- Guideline Criteria for New Development Structures in the Third Lake Ridge (dc) Historic District - Parcels Zoned for Manufacturing Use
 - The gross volume of any new structure shall be visually compatible with the buildings structures and environment within its visually related area.
 - 2. The height of any new structure shall be visually compatible with the buildings structures and environment within its visually related area.
- (<u>ed</u>) Guideline Criteria for Exterior Alterations in the Third Lake Ridge Historic District Parcels Zoned for Manufacturing Use.

Alterations of the height of any existing structure shall be visually compatible with the buildings structures and environment within its visually related area.

- Guideline Criteria for New Development Structures in the Third Lake Ridge (<u>fe</u>) <u>Historic District - Parcels Zoned for Commercial Use.</u>
 - Any new structures shall be evaluated according to both of the criteria listed in Sec. 33.19(1118)(d); that is, compatibility of gross volume and
 - 2. The rhythm of solids and voids in the street facade(s) of any new structure shall be compatible with the buildings structures within its visually related area.

- The materials used in the street facade(s) of any new structure shall be compatible with those used in the buildings structures and environment within its visually related area.
- The design of the roof of any new structure shall be compatible with those of the buildings structures and environment within its visually related area.
- The rhythm of building structure masses and spaces created by the construction of a new structure shall be compatible with the existing rhythm of masses and spaces for those sites within its visually related area.
- (gf) Guideline-Criteria for Exterior Alterations in the Third Lake Ridge Historic District Parcels Zoned for Commercial Use.
 - Alterations of the height of any existing structure shall be visually compatible with the buildings structures and environment within its visually related area.
 - Alterations of the street facade(s) of any existing structure shall retain the original or existing historical rhythm of solids and voids.
 - Alterations of the street facade(s) of any existing structure shall retain the original or existing historical materials.
 - Alterations of the roof of any existing structure shall retain its existing historical appearance.
- (hg) <u>Guideline-Criteria for New Development Structures in the Third Lake Ridge Historic District Parcels Zoned for Residential Use</u>.
 - Any new structures shall be evaluated according to all criteria listed in 33.19(4418)(f).
 - The directional expression of any new structure shall be compatible with those of the <u>buildings</u> <u>structures</u> and environment within its visually related area.
 - The materials, patterns and textures of any new structure shall be compatible with those of the buildings structures and environment within its visually related area.
 - 4. The landscape plan of any new structure shall be compatible with that of the buildings structures and environment within its visually related area.
- (ih) <u>Guideline-Criteria for Exterior Alterations in the Third Lake Ridge Historic District</u> <u>Parcels Zoned for Residential Use</u>.
 - Alterations of any existing structure shall be evaluated according to all criteria listed in Sec. 33.19(1118)(g).
 - Alterations of the surface material, pattern and texture in the facade(s) ef any existing structures shall be compatible with the original or existing historical finishes.
 - Alterations of any existing structure shall retain or be compatible with the original or existing historical rhythm of masses and spaces.
 - 4. Alterations of any existing structure shall retain the existing historical landscape plan or shall develop a new plan which is compatible with the plans of the <u>buildings</u> <u>structures</u> and environment within its visually related area.
 - Alterations of the street facade(s) of any existing structure shall retain the
 original or existing historical proportional relationships of door sizes to
 window sizes
- (j) Conformance With Regulations; Maintenance of the District; Conditions Dangerous to Life, Health and Property; Penalties for Violations; Separability. The Third Lake Ridge Historic District shall be subject to the public policy guidelines established in Sec. 33.19(7) through (9) and (15) and (16) of the Madison General Ordinances, in all of these matters.
- (ki) Reference to Plan.
 The public policy guidelines in this subsection derive from a plan entitled "Third Lake Ridge Historic District", City Planning Department, January, 1978.

(23) University Heights Historic District.

- (a) Purpose and Intent. It is hereby declared a matter of public policy that a specific area of the City be identified, designated and protected because of its special character of historic interest and significance. This area, to be called University Heights Historic District, shall be described generally by the map and specifically by the legal description on file in the City Clerk's Office. The purpose and intent of this ordinance shall be to designate this area in accordance with Sec. 33.19(67)(d) entitled "Creation of Historic Districts" of the Madison General Ordinances.
- (b) <u>Criteria for the Creation of the University Heights Historic District</u>. In that the University Heights Historic District reflects a pattern in the broad social history of Madison and in the state and the nation and in that elements within the district meet the other three designation criteria in Sections 33.19(47) and (6) of the Madison General Ordinances, namely that many of the <u>buildings structures</u> in the district:
 - are identified with historic personages or with important events in national, state, or local history;
 - embody the distinguishing characteristics of an architectural type specimen, inherently valuable for a study of a period, style, method of construction, or of indigenous materials or craftsmanship; and,
 - are representative of the notable work of a master builder, designer, or architect whose individual genius influenced her/his age, the area described by the map and legal description shall be designated an historic district.
- (c) Regulation of Construction, Reconstruction, Exterior Alteration and Demolition.

 The Commission shall act in these matters specifically as they regard the
 University Heights Historic District in the manner specified by the Madison
 General Ordinances, Sections 33.19(5)(b) and (c).
- (fc) Criteria for the Review of New Construction Structures in the R2, R4, R4A, R5, R6, C1, C2 and OR Zoning Districts.
 - Principal Buildings Structures.
 - a. Height. The maximum height for new buildings and structures in the R2, R4 and R4A Zoning Districts shall be thirty-five (35) feet and shall not exceed two and a half (2-1/2) stories except as provided in Section 28.08(5)(e) of the Madison General Ordinances.

The maximum height for new buildings and structures in the R5, C1 and C2 Zoning Districts shall be forty (40) feet.

- The maximum height in the R6 Zoning District for new buildings and structures shall be fifty (50) feet. All new buildings and structures in all zoning districts within University Heights shall be no less than fifteen (15) feet high.
- b. Materials. Materials for the exterior walls of new buildings and structures shall be the same as or similar to materials prevalent in the University Heights Historic District. Permitted materials include brick, narrow gauge horizontal clapboards four or less inches in exposed width, stone, stucco, smooth shingles or combinations of the above provided the combinations occur in a manner and location similar to the materials on existing buildings structures in University Heights (e.g., brick on first floor with clapboard on second floor). Other materials, such as aluminum or vinyl must be visually compatible with buildings structures in the visually related area. The following materials are prohibited: concrete block, asbestos, wide clapboards over four inches in exposed width, diagonal boards, vertical boards, rough sawn wood, rough split shingles, shakes.

- c. <u>Visual Size</u>. The gross area of the front facade, i.e., all walls facing the street, of a single-family, two-unit or commercial building structure shall be no greater than <u>one hundred twenty-five percent (125%)</u> of the average gross area of the front facades of buildings <u>structures</u> in the visually related area. The gross area of the front facade of a multiple family dwelling shall be no more than <u>one hundred twenty-five percent (125%)</u> of the average gross area of the front facades of all <u>buildings structures</u> within the visually related area or variations in the setback shall be designed in the front facade of the <u>buildings structure</u> to repeat the rhythm and proportions of <u>buildings structures</u> to space between them within the visually related area.
- Roof Shape. The shapes and pitches of roofs on new buildings and structures shall be similar to the roof shapes and pitches on existing buildings structures within the visually related area.
- e. Roof Materials. Roofing materials en new buildings or structures shall be similar in appearance to roofing materials used on buildings structures within the visually related area. Modern-style shingles, such as thick wood shakes, dutch lap, french method and interlock shingles, that are incompatible with the historic character of the district are prohibited. Rolled roofing, tar and gravel and other similar roofing materials are prohibited except that such materials may be used on flat or slightly sloped roofs which are not visible from the ground.
- f. <u>Parking Lots</u>. No new parking lots will be approved unless they are accessory to and on the same zoning lot as a commercial building structure or multiple family dwelling.
- Accessory Buildings Structures. Accessory buildings structures, as defined in Section 28.03(2) of the Madison General Ordinances, shall be compatible with the design of the existing buildings structures on the zoning lot, shall not exceed fifteen (15) feet in height and shall be as unobtrusive as possible. No accessory building structure shall be erected in any yard except a rear yard. Exterior wall materials shall be the same as those for construction of new principal buildings structures as set forth in Section 33.19(12)(f)1.e(19)(c)1.b.
- (de) Criteria for the Review of Additions, Exterior Alterations and Repairs in R2 and R4A Zoning Districts.
 - Height. All additions No alterations shall be no higher than the existing building structure; however, if the existing building structure is already a nonconforming one, no addition alteration shall be made thereto except in accordance with Section 28.05(3)(c) of the Madison General Ordinances. Roof additions alterations resulting in an increased building structure volume are prohibited unless they meet the standards in Section 33.19(12)(d)6(19)(c)3.c. and are permitted under Chapter 28 of the Madison General Ordinances, or approved as a variance pursuant to Sections 28.08(2)(e) and 28.12(8)(d) or approved as a conditional use or as part of a planned residential development in accordance with Section 28.085(e).
 - 2. Second Exit Platforms and Fire Escapes. Second exit platforms and fire escapes shall be invisible from the street, wherever possible, and shall be of a plain and unobtrusive design in all cases. In instances where an automatic combustion products detection and alarm system is permitted as an alternative to second exits pursuant to Section 28.08(2)(e) of the Madison General Ordinances, use of such a system shall be mandatory.
 - Repairs. Materials used in exterior repairs shall duplicate the original building materials in texture and appearance, unless the Landmarks Commission approves duplication of the existing building materials where the existing building materials differ from the original. Repairs

- using materials that exactly duplicate the original in composition are encouraged.
- Restoration. Projects that will restore the appearance of a building or structure to its original appearance are encouraged and will be approved by the Landmarks Commission if such projects are documented by photographs, architectural or archeological research or other suitable evidence.
- 5. Re-Siding. Re-siding with aluminum or vinyl that replaces or covers clapboards or nonoriginal siding on buildings structures originally sided with clapboards will be approved by the Landmarks Commission provided that the new siding imitates the width of the original clapboard siding to within one (1) inch and provided further that all architectural details including, but not limited to, window trim, wood cornices and ornament either remain uncovered or are duplicated exactly in appearance. Where more than one layer of siding exists on the building structure, all layers except the first must be removed before new siding is applied. If insulation is applied under the new siding, all trim must be built up so that it projects from the new siding to the same extent it did with the original siding.
- Additions Alterations Visible from the Street and Alterations to Street Facades. Additions Alterations visible from the street, including additions alterations to the top of buildings or structures, and alterations to street facades shall be compatible with the existing building structure in architectural design, scale, color, texture, proportion of solids to voids and proportion of widths to heights of doors and windows. Materials used in such alterations and additions shall duplicate in texture and appearance, and architectural details used therein shall duplicate in design, the materials and details used in the original construction of the existing building structure or of other buildings structures in University Heights of similar materials, age and architectural style, unless the Landmarks Commission approves duplication of the texture and appearance of materials and the design of architectural details used in the existing building structure where the existing building materials and architectural details differ from the original. Additions and exterior aAlterations that exactly duplicate the original materials in composition are encouraged. Additions or exterior aAlterations that destroy significant architectural features are prohibited. Side additions alterations shall not detract from the design composition of the original facade.
- 7. Additions and Exterior Alterations Not Visible from the Street. Additions and exterior alterations that are not visible from any streets contiguous to the lot lines upon which the building or structure is located will be approved by the Landmarks Commission if their design is compatible with the scale of the existing building structure and, further, if the materials used are compatible with the existing materials in texture, color and architectural details. Additions and alterations shall harmonize with the architectural design of the building structure rather than contrast with it
- 8. Roof Shape. The roof shape of the front of a building or structure shall not be altered except to restore it to the original documentable appearance or to add a dormer or dormers in a location and shape compatible with the architectural design of the building structure and similar in location and shape to original dormers on buildings structures of the same vintage and style within the district. Alterations of the roof shape of the sides or back of a building or structure shall be visually compatible with the architectural design of the existing building structure.
 9. Roof Material.
 - If the existing roof of a building or structure is tile, slate or other material that is original to the building or structure and/or

Comment [a11]: Could add "landscaping" here, but that seems too broad. Just adding "air conditioning units" seems overly specific. But it might be a unique item.

Also, was there a concern with changing the criteria for the districts during this process? Was that something we were going to deal with separately.

contributes to its historic character, all repairs thereto shall be made using the same materials. In addition, in all cases any such roof must be repaired rather than replaced, unless the documented cost of repair exceeds the documented cost of reroofing with a substitute material that approximates the appearance of the original roofing material as closely as possible, in which case re-roofing with a material that approximates the appearance of the original roofing material as closely as possible will be approved by the Landmarks Commission.

- b. If the existing roofing material is asphalt shingles, sawn wood shingles or a nonhistoric material such as fiberglass, all repairs shall match in appearance the existing roof material; however, if any such roof is covered or replaced, re-roofing must be done using rectangular sawn wood shingles or rectangular shingles that are similar in width, thickness and apparent length to sawn wood shingles, for example, 3-in-1 tab asphalt shingles. Modern style shingles, such as thick wood shakes, dutch lap, french method and interlock shingles, that are incompatible with the historic character of the district are prohibited.
- c. Rolled roofing, tar and gravel and other similar roofing materials are prohibited except that such materials may be used on flat or slightly sloped roofs which are not visible from the ground.
- Parking Lots. No new parking lots will be approved unless they are accessory to and on the same zoning lot as a commercial building structure or multiple family dwelling.
- structure or multiple family dwelling.

 (ef)

 Criteria for the Review of Additions, Exterior Alterations and Repairs in the R4, R5, R6, C1, C2 and OR Zoning Districts.
 - 1. Height. All additions No alterations shall be ne higher than the existing building structure; however, if the existing building structure is already a nonconforming, one no addition alteration shall be made thereto except in accordance with Section 28.05(3)(c) of the Madison General Ordinances. In addition, all additions alterations, including additions alterations to the top of a building or structure, shall conform to the height restrictions for the zoning district in which the building or structure is located.
 - Additions and Alterations. Alterations and additions shall be compatible in scale, materials and texture with the existing building or structure.
 - 3. Repairs. Materials used in repairs shall harmonize with the existing materials in texture, color and architectural detail.
 - 4. Re-Siding. The criteria for the review of re-siding are the same as the criteria for review of re-siding in the R2 and R4A Zoning Districts set forth in Section 33.19(12)(d)5(19)(e)5. of the Madison General Ordinances.
 - 5. Roof Shape. Roof alterations to provide additional windows, headroom or area are prohibited unless permitted under Chapter 28 of the Madison General Ordinances or otherwise approved pursuant thereto as a variance or as part of a conditional use. In addition, all roof alterations shall be visually compatible with the architectural design of the building or structure.
 - 6. Roof Materials. All repairs shall match in appearance the existing roofing materials; however, when a roof is covered or replaced, roofing materials shall duplicate as closely as practicable the appearance of the original materials. Thick wood shakes, French method, interlock and Dutch lap shingles are prohibited. Rolled roofing, tar and gravel and other similar roof materials are also prohibited except on flat or slightly sloped roofs which are not visible from the street.

- Parking Lots. No new parking lots will be approved unless they are accessory to and on the same zoning lot as a commercial building structure or multiple family dwelling.
- (g) Conformance with Regulations, Maintenance of the District, Conditions

 Dangerous to Life, Health and Property; Penalties for Violations; Separability.

 The University Heights Historic District shall be subject to the public policy guidelines established in Section 33.19(7) through (9) and (15) and (16) Madison General Ordinances, in all of these matters.

(24) Marquette Bungalows Historic District.

- (a) Purpose and Intent. It is hereby declared a matter of public policy that a specific area of the city be identified, designated and protected because of its special character of historic interest and significance. This area, to be called the Marquette Bungalows Historic District, shall be described generally by the map and specifically by the legal description on file in the City Clerk's office. The purpose and intent of this ordinance shall be to designate this area in accordance with Section 33.19(6)(d) entitled "Creation of Historic Districts" of the Madison General Ordinances.
- (b) <u>Criteria for the Creation of the Marquette Bungalows Historic District</u>. In that the Marquette Bungalows Historic District reflects a pattern in the broad social history of Madison and in the state and the nation and in that elements within the district meet designation criteria in Section 33.01(6)(a)1.33.19(7) of these ordinances, specifically that many of the <u>buildings structures</u> in the district embody the distinguishing characteristics of an architectural type specimen, inherently valuable for a study of a period, style, method of construction, or of indigenous materials or craftsmanship, the area described by the map and legal description shall be designated an historic district.
- (c) Regulation of Construction, Reconstruction, Exterior Alteration and Demolition.

 The Commission shall act in these matters specifically as they regard the Marquette Bungalows Historic District in the manner specified by the Madison General Ordinances, Section 33.19(5)(b) and (c).
- (ec) Criteria for the Review of New Construction and Fences.
 - Accessory Buildings Structures. Accessory buildings structures, as defined in Section 28.03(2) of these ordinances, shall be compatible with the design of the existing building structure on the zoning lot, shall not exceed fifteen (15) feet in height and shall be as unobtrusive as possible. Accessory buildings structures shall be erected in the rear yard. If the house structure on the lot is sided in wood or stucco, the siding on the accessory building structure shall match the appearance of the siding on the house structure. Imitation siding materials that approximate the look of the siding on the house structure, such as vinyl, aluminum or applied stucco-like surfaces, may be approved. If the siding on the house structure is brick, the garage may be sided in brick to match, clapboard, stucco, narrow-gauge vinyl or aluminum or applied stucco-like surfaces. Garage doors shall blend with the historic appearance of the neighborhood. Horizontally paneled doors and flat paneled doors are prohibited. Windows shall be either casements or double-hung units of a similar proportion to the windows on the house structure. Alteration of existing accessory buildings structures shall comply with this Subdivision (e) and with Subdivision (d) above. The roof shape may be a hip or gable of any pitch; single slope roofs are prohibited. The roof material shall match as closely as possible the color and appearance of the roof material on the house structure.
 - 2. New PrimaryPrincipal Buildings Structures. New primaryprincipal buildings structures shall match the design of other housesstructures in the district in materials, roof shape, architectural details, the proportion of solids to voids, the proportion of widths to heights of doors and windows,

- the scale, height, setbacks, side yards and other visual features. The intention is to have new buildings structures virtually duplicate the design of other buildings structures in the neighborhood, since all parcels in the district are currently developed and any new construction would be replacing an existing building structure.
- 3. <u>Fences</u>. Chain link, metal mesh and other rustic style fences, such as rough sawn wood or split-rails, are prohibited in the front yard. Fences in the front yard shall not exceed three (3) feet in height.
- (d) <u>Criteria for the Review of Additions, Exterior Alterations and Repairs.</u> All additions, exterior alterations and repairs must be compatible with the historic character of the house structure and the Marquette Bungalows Historic District.
 - 1. Re-Siding. Re-siding with aluminum or vinyl that replaces or covers clapboards or non-original siding on buildings structures originally sided with clapboards will be approved by the Landmarks Commission provided that the new siding imitates the width of the original clapboard siding to within one inch and provided further that all architectural details including, but not limited to, window trim, wood cornices and other ornament either remain uncovered or are duplicated exactly in appearance. All trim must continue to project out beyond the plane of the siding. Brick, stucco, and half-timber detailing shall match the original in appearance. Original wood shingle siding should be repaired or replaced to match the original in appearance, whenever possible; however, covering wood shingles with double-four vinyl or aluminum may be approved.
 - 2. Roof Materials. Reroofing shall be done with asphalt shingles, fiberglass shingles or other rectangular composition shingle similar in appearance to 3-in-1 tab asphalt shingles. Sawn wood shingles may also be approved. Modern style shingles, such as thick wood shakes, dutch lap, french method and interlock shingles are incompatible with the historic character of the district and are prohibited. Vents shall be located as inconspicuously as possible and shall be similar in color to the color of the roof. Rolled roofing, tar and gravel and other similar roofing materials are prohibited except that such materials may be used on flat or slightly sloped roofs which are not visible from the ground.
 - 3. Skylights. Skylights on street-facing roof slopes are prohibited. Skylights may be permitted on side roof slopes provided the front edge of the skylight is at least ten (10) feet back from the front edge of the main roof. Skylights on any roof area not visible from the street may be permitted. The design should be as simple as possible, of the flat type (not bubble) and painted to blend with the color of the roof.
 - 4. <u>Dormers and Other Roof Alterations.</u> New dormers shall be greater than three (3) feet from the front edge of the roof. New dormers shall match original dormers on the house structure (or original dormers on similar houses structures in the district) in roof shape and material, width of overhang, siding, window design and trim details. The ridge line of a new dormer shall not extend above the ridge line of the main roof of the house structure. The dormer walls shall not extend beyond the line of the main house structure wall below. Shed dormers behind existing dormers or gables on non-street sides of the house structure may be approved provided that the roof material, siding, window design and trim details match the original features of the house structure. Other roof alterations shall be compatible with the roof shape and other features of the house structure, such as siding and trim details, and shall not extend above the ridge line of the house structure.
 - 5. <u>Chimneys</u>. The exterior appearance of chimneys visible from the street shall be maintained in good repair. The removal of the exterior portions of such chimneys is prohibited. Chimneys not visible from the street may be removed. New chimneys shall be constructed of brick to match as

closely as possible the brick on the house structure, or if there is no brick on the house structure, chimneys may be made of brick similar in dimensions and color to brick on other housesstructures in the neighborhood. New chimneys not visible from the street may also be constructed of metal or other non-historic material.

- 6. Windows and Doors.
 - a. <u>General Criteria</u>. The original appearance of leaded glass and other non-rectangular decorative windows (e.g., curved top windows) on any facade of the house <u>structure</u> shall be retained. Replacement of such windows shall duplicate the original in size, configuration and appearance. Picture windows are prohibited. Trim on new or remodeled windows shall match the original window trim on the house-structure.
 - b. <u>Street Facades</u>. Windows and doors on the front or street facade of the <u>house structure</u> and on side faces within <u>ten (10)</u> feet of the front facade of the <u>house-structure</u> shall retain their original or existing appearance, including true muntins where they exist. Replacement windows and doors may be approved if they match the original appearance.
 - c. Non-Street Side Facades. Retention of the original appearance of windows and doors on the sides of the house structure is encouraged. However, if replacement or new windows are proposed, the muntin design of the original windows on the house structure may either be replicated with true-divided lights or with exterior or interior applied grids or with grids applied between the panes of glass. New windows shall either be casement windows or double-hung windows. Sash on new windows over four (4) feet square shall be divided by muntins or mullions. Bay windows may be approved if they have sides perpendicular to the wall and if they do not extend beyond the eaves of the roof.
 - Rear Facade. Replacement, remodeling or installation of new doors and windows on the rear facade will not be restricted except as discussed under "General Criteria" above.
- 7. Porches. Porches and stairway railings shall match the original railings in appearance wherever possible. Wrought iron railings with vertical balusters at least one-half (1/2) inch in width, wood railings with vertical square balusters spaced no more than three (3) inches apart, and solid wall railings covered in siding to match the house structure will be approved. Other designs may be permitted if they blend with the character of the house structure and the district. Porches may be enclosed with windows or screens provided that new windows be casements or double-hung units similar in proportion to other windows on the house structure. Steps may be constructed of wood, concrete or brick. If wood is used, steps shall have risers and be enclosed on the sides by lattice or a wing wall. Rear yard decks shall have a railing as described above, shall have the underside screened by lattice or evergreen shrubs, and all parts of the deck, except the flooring and steps, shall be painted or opaque-stained in a color to blend with the colors on the house structure.
- 8. Second Exits. Second exit platforms and stairways shall be as unobtrusive as possible. No second exit platforms or stairways shall be permitted on the front facade of a house-structure. When possible, second exit stairways shall be provided on the interior of the buildingstructure. When this is not possible, they shall be added onto the rear section of the house structure. Railings and design shall follow the railing and deck criteria listed under "Porches" above.

- 9 Additions and Other Alterations. New additions on the front of the house structure are prohibited. Additions on the sides or rear shall be permitted if they are compatible with the house structure in architectural design, scale, color, texture, proportion of solids to voids and proportion of widths to heights of doors and windows. Materials and architectural details used in additions and alterations shall duplicate in texture, appearance, and design, the materials and details used in the original construction of the house structure or of other housesstructures in the district. The Landmarks Commission may approve an exception to this policy where the existing building structure materials and architectural details differ from the original. Additions and exterior alterations that exactly duplicate the original materials in composition are encouraged. Additions or exterior alterations that destroy significant architectural features are prohibited. Side additions shall not detract from the design composition of the original facade.
- 10. Foundations. The original or existing finish on the foundation shall be retained. Brick or stone shall not be covered with a cementitious or other surface. Foundation insulation shall be applied only to the interior. Basement windows may be removed provided that the space is filled with a material to match as closely as possible the appearance of the surrounding foundation and provided that the new material is inset at least one inch from the plane of the wall.
- Tuckpointing and Brick Repair. Mortar and other materials used in brick repair shall match the original in color, hardness and appearance. Brick shall not be painted.
- 12. <u>Storm Windows and Doors</u>. Storm windows and doors shall be enameled, painted or otherwise coated with a colored surface; raw aluminum is prohibited. Storm door designs of wood and glass to match the original design on the house-structure or on similar housesstructures in the district is encouraged. Storm doors of simple design with no stylistic references (e.g., colonial cross-bars) may also be used. Storm doors with metal grilles may be approved provided that they blend with the style of the house-structure.
- (f) Conformance with Regulations; Maintenance of the District; Conditions

 Dangerous to Life, Health and Property; Penalties for Violations; Separability.

 The Marquette Bungalows Historic District shall be subject to the public policy guidelines established in Section 33.19(7) through (9) and (15) and (16) of the Madison General Ordinances in all of these matters."

(25) First Settlement Historic District.

- (a) Purpose and Intent. It is hereby declared a matter of public policy that a specific area of the city be identified, designated and protected because of its special character of historic interest and significance. This area, to be called the First Settlement Historic District, shall be described generally by the map and specifically by the legal description on file in the City Clerk's Office. The purpose and intent of this ordinance shall be to designate this area in accordance with Section 33.19(67)(d) entitled "Creation of Historic Districts" of the Madison General Ordinances.
- (b) Criteria for the Creation of the First Settlement Historic District. In that the First Settlement Historic District reflects the broad cultural, political, economic and social history of Madison, the state and the nation and in that elements within the district meet designation criteria in Section 33.19(67)(d)1. of these ordinances, specifically that they are identified with historic personages or with important local historical events and/or that they embody the distinguishing characteristics of an architectural type specimen, inherently valuable for a study of a period, style, method of construction or of indigenous material or craftsmanship, the area

- described by the map and legal description shall be designated an historic district
- (c) Regulation of Construction, Reconstruction, Exterior Alteration and Demolition. The Landmarks Commission shall act in these matters specifically as they regard the First Settlement Historic District in the manner specified by the Madison General Ordinances, Sections 33.19(5)(b) and (c).
- (ec) <u>Criteria for the Review of New PrimaryPrincipal BuildingsStructures.</u>
 - 1. BuildingStructure Height, Scale, Proportion and Rhythm. New primaryprincipal buildings structures shall be similar in height to the buildings structures directly adjacent to each side. If the buildings structures directly adjacent to each side are different in height, the new building structure shall be of a height compatible with the buildings structures within the visually related area of the proposed building structure. New primaryprincipal buildings structures shall be compatible with the scale, proportion, and rhythm of masses and spaces of buildings structures within the visually related area of the proposed building structures.
 - 2. Siding Materials. Narrow gauge clapboards made of wood, composite wood material, or concrete, and/or brick and stone may be permitted. Stucco and split-faced concrete block may be permitted only as trim, rather than the primary siding material. Stucco panels and pebble dash are prohibited. If the first two floors of a proposed building structure are masonry, the Landmarks Commission may permit the use of artificial siding (i.e. vinyl or aluminum) on the upper floor or floors. In such circumstances, the artificial siding must conform to the following requirements:
 - The material shall be of the highest grade offered by the manufacturer
 - b. The material shall have a minimum gauge of .042.
 - The color and sheen of the siding shall be consistent with those used in the era in which adjacent buildings structures were constructed.
 - d. The siding shall not have a false wood grain.
 - e. The width of each apparent clapboard shall not exceed four (4) inches.
 - f. The use of visible j-channel trim and other prefabricated elements that differ in appearance from those used on historic buildings structures in the neighborhood is prohibited.
 - 3. Roof Materials. Roofing materials shall be asphalt shingles; fiberglass or other composition shingles similar in appearance to multi-layered architectural shingles or 3-in-1 tab; or Dutch lap, French method or interlock shingles. Sawn wood shingles may also be approved. Thick wood shakes are prohibited. Vents shall be located as inconspicuously as possible and shall be similar in color to the color of the roof. Rolled roofing, tar-and-gravel, rubberized membranes and other similar roofing materials are prohibited except that such materials may be used on flat or slightly sloped roofs that are not visible from the ground.
 - 4. Roof Shape. If a primaryprincipal building structure does not have a flat roof, the pitch of the new roof shall be no less than 4-in-12.
 - 5. Facade Design. Street facades shall be modulated with setbacks incorporated into the design at the first floor level. The entrance shall either be inset or projecting from the plane of the main facade. Porches on main entrances are encouraged. Street facades shall reflect the rhythm and directional expression of pre-1930 buildings structures within the visually related area.
 - Windows and Doors. The proportion of width to height of doors and windows and the proportion of solids to voids in the front and side facade designs shall be similar to pre-1930 buildings structures within the

visually related area. Windows trimmed with bead molds similar in design to other pre-1930 window trim in the district and windows and doors shall be inset at least one (1) inch from the exterior trim. The main entrance to the <u>building structure</u> shall be on the front facade. Garage doors shall be located on the side or rear facades whenever feasible. If it is not feasible to locate the garage door on the sides or rear facades, one-car garage doors will be permitted on the front facade.

- (d) <u>Criteria for the Review of Additions</u>, Exterior Alterations and Repairs. All additions, exterior alterations and repairs must be compatible with the historic character of the <u>building structure</u> and the First Settlement Historic District. The criteria listed below are intended to maintain an historically accurate appearance. Modern materials that do not meet the exact requirements of the criteria but which duplicate the historic appearance may be considered on an individual basis in the <u>variance</u> <u>waiver</u> procedure listed in Section 33.19(4522) below.
 - 1. Porches. Porches that are original to the building structure, or that predate 1930 and blend with the historic character of the building structure, shall be retained, rehabilitated or rebuilt to match the original in all details. Porches on street facades may be enclosed with wood-framed screens, on the condition that the railing must be retained or restored in a design compatible with the historic character of the building structure. Porches on street facades shall not be enclosed as a heated space. If a porch is on a street facade and the owner can demonstrate to the Landmarks Commission that it is beyond repair, then a new porch must be constructed in its place. Construction of new porches to approximate the dimensions of original porches is encouraged.

All porches shall present a finished appearance, e.g., all floor joists shall be hidden from view and all porches shall be finished with ceilings and frieze boards. Porch ceilings shall have the appearance of narrow beaded boards, unless another original material is approved by the Landmarks Commission. First floor porch flooring shall be tongue-ingroove boards; carpeting and two-by-four (2×4) decking are prohibited. All wood on exterior porches, except flooring and stair treads, shall be painted or opaque stained.

All railings on porches shall be constructed of wood, or another material that duplicates the appearance of wood, with top and bottom rails. Bottom rails shall be raised above the floor level and shall be no higher than three and one-half (3 1/2) inches from the floor. All balusters on porch railings shall be square posts, unless the owner can demonstrate to the Landmarks Commission that a different design is original to the building structure. If the building code requires a forty-two (42) inch high railing, the lower portion of the railing may be solid framed panels. Railings on stairways may be either wood to match the railings on the porch or wrought iron with one-by-one (1 x 1) plain vertical balusters. Twisted or other decorative wrought iron is prohibited. All balusters shall be constructed such that a four (4) inch ball may not pass through the railing at any point. All balusters shall be located in between the top and bottom rail and shall not extend across the face of either. Siding on porch rails is prohibited unless the existing rail is sided. Porch posts shall be trimmed with decorative molding at the top and bottom of the posts.

All porches and stairways shall be enclosed between the frieze under the first floor and the ground with a framed lattice of crisscross design, narrow vertical boards or other openwork design. The lattice shall be designed such that a three (3) inch ball could not pass through any portion of the lattice. All stairways shall have solid wood risers.

Porches on street facades may be enclosed by storm windows. Storm windows on porches shall have the appearance of double-hung windows, with or without a transom, and shall fill the space between the

- top of the railing and the upper frieze board. When porches are enclosed, the railing area underneath may be filled in with solid framed panels. Porches on street facades shall not be enclosed as a four-season heated space.
- Decks. Decks in rear yards will be approved by the Landmarks
 Commission provided that the design complies with Par. 1., except that
 tongue-in-groove flooring is not required. Decks in front and side yards
 may be permitted if they are not replacing an entrance porch, do not
 detract from the historic character of the building structure and
 neighborhood, and if they comply with Par.1.
- Accessibility Ramps. It is the intent of this section to permit accessibility ramps wherever possible, especially when required by ADA guidelinesprovisions. Accessibility ramps shall be as inconspicuous as possible. Landscape screening shall be provided where possible. The details of such ramps shall conform to the guidelinesrequirements for porches in Par. 1.
- . Windows. On the front facade and on side facades within ten (10) feet of 4. the front facade, all original windows or pre-1930 windows that are compatible with the historic character of the building structure shall retain their existing historic size, appearance, and trim detail. If any of the original windows or pre-1930 windows that are compatible with the historic character of the building structure have true divided lights (i.e., with small panes of glass between muntin bars), replacement sash shall duplicate the existing appearance and have true divided lights. If windows have been altered in the past, restoration to the original appearance is encouraged. On side facades not within ten (10) feet of the front facade and on rear facades of the building structure, the sills of original windows or pre-1930 windows that are compatible with the historic character of the building structure may be raised to serve bathrooms and kitchens. In other respects, the design shall duplicate the original appearance of the existing window. On side facades more than ten (10) feet from the front facade and on rear facades, new windows in locations where no window previously existed may be approved, provided they retain a similar ratio of height to width as original windows on the building structure, are the same type of window as others on the building structure (e.g., double-hung or casement), and are trimmed and finished to match the appearance of the other windows.
- 5. Entrance Doors. If the entrance door is original or is pre-1930 and blends with the historic character of the building structure, it should be retained unless the owner can demonstrate to the Landmarks Commission that it is beyond repair. Metal doors may be approved, provided they blend with the historic appearance of the building structure. Unpaneled, modernstyle doors, and doors with a fake wood grain are prohibited. All doors shall be painted or varnished.
- 6. <u>Double or Multiple Doors</u>. Double or multiple doors, such as doors leading onto patios or decks, may be permitted, provided they have frames similar to full view doors. Raw aluminum or other metallic finishes are prohibited. Patio doors shall be painted or finished with a material that resembles a painted finish. Such doors on street facades shall be hinged doors, rather than sliding doors.
- 7. Storm Windows and Doors. Storm windows and doors shall be enameled, painted or otherwise coated with a colored surface to resemble a painted surface. Raw aluminum or other metallic finishes on storm windows and doors are prohibited. Painted or varnished storm doors of wood and glass to match the original design on the building structure or on similar buildings structures in the district are encouraged. Storm doors of simple design with no stylistic references may be used.

- Full view storm doors will be permitted. Storm doors with metal grills are prohibited.
- 8. Skylights. Skylights on the roof slope over the main street facade are prohibited unless not visible from the street. Skylights may be permitted on rear roof slopes and on side roof slopes, provided the front edge of the skylight is at least ten (10) feet back from the front edge of the main roof and provided that the skylight is not so obtrusive as to detract from the general appearance of the building structure. Skylights on any roof area not visible from the ground will be permitted. The design of new skylights shall be as simple as possible, of the flat (not bubble) type, and finished to blend with the color of the roof.
- 9. Roof Materials. Reroofing shall be done with asphalt. fiberglass or other rectangular composition shingles similar in appearance to 3-in-1- tab asphalt shingles. Sawn wood shingles also may be approved. Modern style shingles such as thick wood shakes, Dutch lap, French method, and interlock shingles are prohibited. Vents shall be located as inconspicuously as possible and shall be similar in color to the color of the roof. Rolled roofing, tar-and-gravel, rubberized membranes, and other similar roofing materials are prohibited, except that such materials may be used on flat or slightly sloped roofs that are not visible from the ground.
- Dormers and Other Roof Alterations. New dormers shall match the 10. appearance of original dormers on the building structure in roof shape and material, width of overhang, siding, window design, and trim details whenever feasible. If the original roof shape is not practical, another shape may be approved, provided that it does not detract from the historic character of the building structure or the neighborhood. New dormers shall be no less than twelve (12) feet from the front edge of the roof. The ridge line of a new dormer shall not extend above the ridge line of the main roof of the building structure unless such higher roof line is not visible from the ground. Shed dormers behind existing dormers or gables on non-street sides of the building structure may be approved, provided that the roof material, siding, window design and trim details match the original features of the building structure. Other roof alterations shall be compatible with the roof shape and other historic features of the building structure, such as siding and trim details, and shall not extend above the ridge line of the building structure unless such extension is not visible from the ground.
- 11. Chimneys. The exterior appearance of original or pre-1930 chimneys visible from the street shall be maintained in good repair. The removal of the exterior portions of such chimneys is prohibited. Chimneys not visible from the street may be removed. New chimneys shall be constructed of brick, stone, stucco, or other compatible material. Metal chimneys are prohibited.
- 12. <u>Siding.</u> Original wood siding or pre-1930 siding that blends with the historic character of the <u>building structure</u> shall be retained and restored as necessary, except that if the owner can demonstrate to the Landmarks Commission that the original siding is beyond repair, it may be replaced with wood, composite wood, or concrete clapboard siding to match the original or existing pre-1930 appearance. Restoration of original wood decorative details is encouraged. Soffits may be replaced or sided with wood or artificial materials, provided the appearance of the proposed material matches as closely as possible the original appearance.

Original brick, stone and stucco siding shall be retained. Installation of artificial siding on such buildings structures is prohibited. Painting of unpainted brick is prohibited. Mortar and other materials

- used in brick repair shall match the original in color, hardness, and appearance.
- 13. Foundations. All original foundation masonry, such as brick, stone, or rusticated concrete block, shall be retained unless the owner can demonstrate to the Commission that significant repairs are required, in which case replacement with materials to duplicate the original appearance is encouraged. If duplicating the original appearance is not practical, other materials may be approved, provided they blend with the historic character of the building structure and the district.
- 14. Additions. New aAdditions on the front of the building structure are prohibited, except for open porches. Additions on the sides or rear shall be permitted if they are compatible with the building structure in architectural design, scale, color, texture, proportion of solids to voids, and proportion of widths to heights of doors and windows. Additions and exterior alterations that exactly duplicate the original materials in composition are encouraged. Additions or exterior alterations that destroy significant architectural features are prohibited. Side additions shall not detract from the design composition of the main facade. Siding on new additions shall be the same as the building structure, unless the building structure is masonry, in which case narrow-gauge clapboards will be permitted. Foundation material on new additions shall duplicate the original foundation material whenever practical. Other foundation materials may also be permitted, provided they do not detract from the historic character of the building structure.
- 15. Fire Escapes and Rescue Platforms. Fire escapes and rescue platforms shall be located such that they are as unobtrusive from the street as possible. No fire escapes or rescue platforms shall be permitted on the front facade of a building structure unless the owner can demonstrate to the Landmarks Commission that no other location is practical. The design of fire escapes and rescue platforms shall comply with the requirements of Par. 1., except that balusters on fire escapes and second exit platforms may be metal with one-by-one plain vertical balusters, painted to blend with the colors of the house structure. Twisted or other decorative wrought iron is prohibited.
- <u>Lighting Fixtures</u>. Lighting fixtures that are visible from the street shall be
 of a design that is compatible with the historic appearance of the <u>building</u>
 structure.
- Permanently Installed Air Conditioners. Permanently installed air conditioners shall be as inconspicuous as possible. Ground air conditioners shall be screened with landscaping where possible.
- 18. Shutters. The installation of new shutters requires approval of the Landmarks Commission. Shutters will be permitted, provided they are compatible with the historic character of the building structure and are of a size that, if the shutters were workable, would cover the window opening.
- Repairs. Repairs to buildings structures shall either match the existing or the original appearance. Restoration to the original appearance is encouraged.
- 20. Alterations to Post-1930 Buildings Structures. Alterations of buildings to structures that post-date 1930 shall be compatible with the original character of the building structure and shall not detract from the historic character of older buildings structures in the district. Alterations that bring the building structure into compliance with the regulations of this section regarding siding, decks, foundations, porches, the proportion of windows and doors, and the proportion of solids to voids of the street facades of such buildings structures are encouraged. It is not the intent of this ordinance to create fake historic buildings structures, but to allow modern style buildings structures to retain their essential style while still

blending with the appearance of historic buildings structures in the district.

- (f) <u>Criteria for the Review of Accessory BuildingsStructures, Fences and Retaining</u> Walls.
 - Accessory Buildings Structures. Accessory buildings structures, as defined in Section 28.03(2) of these ordinances, shall be compatible with the design of the existing building structure on the zoning lot, shall not exceed fifteen (15) feet in height and shall be as unobtrusive as possible. Garage doors shall either be entirely flat or shall have approximately square panels. Horizontally paneled doors are prohibited. Windows shall be either double or single-hung units of a similar proportion to the windows on the building structure or shall be six-paned (three panes across and two panes high) units similar to those seen on 1920s era garages. Siding may either match the siding on the building structure or be narrow-gauge clapboard, vertical board-and batten, or a smooth stucco or stucco-like applied material. The roof shape shall have a pitch and style similar to the roof shape on the building structure. The roof material shall match as closely as possible the material on the building structure. Alteration of existing accessory buildings structures shall comply with this Subdivision and with Subdivision (d).
 - <u>Fences</u>. Chain link and rustic style fences, such as rough sawn wood or split rails, are prohibited in the front yard.
 - 3. Retaining Walls in Front Yards. For retaining walls in front yards, railroad ties, landscape timbers, boulders, and concrete blocks are prohibited. Poured concrete walls with a smooth rubbed finish and under twenty-four (24) inches in height, flagstone and stone ashlar are permitted. Proposals to construct front yard retaining walls of other materials must be submitted to Landmarks Commission for approval prior to installation.
- (g) Conformance With Regulations; Maintenance of the District; Conditions

 Dangerous to Life, Health and Property; Penalties for Violations; Separability.

 The First Settlement Hill Historic District shall be subject to the provisions established in Sections 33.19(7) through (9), and (15) through (17) of the Madison General Ordinances.
- (hg) Reference to Plan. The history of the First Settlement Historic District is derived from the Downtown Historic Preservation Plan, City of Madison Department of Planning and Community and Economic Development, 1998.