DATE: March 8, 2021

TO: Ad Hoc Landmarks Ordinance Review Committee ("LORC") and Landmarks Commission

FROM: James Matson, Madison Alliance for Historic Preservation ("Alliance")

SUBJECT: Historic District Standards

On March 9, LORC and the Landmarks Commission will hold a joint meeting to review proposed standards for existing structures in historic districts. This is part of a City staff proposal to repeal all 5 of Madison's current historic district ordinances, and replace them with a single set of generic standards for all districts.

There is much to like about the staff's proposed standards for existing structures. But as you review these proposed standards, we ask you to keep the following questions in mind:

- Do the standards work for all properties in all historic districts?
 - For all commercial, residential, mixed-use, institutional and industrial properties?
 - For all historic and non-historic properties?
 - For all building styles and historic periods?
 - For all *future* properties and *future* historic districts?
- Do the standards protect the *distinct character* of each historic district?
- Do the standards address all of the key concerns addressed by *current* district ordinances? If not, why not?
- Are any of the standards too general, or too specific?
 - Do they provide clarity where needed? Flexibility where needed?
 - Could some prescriptive details (such as period-specific porch railing styles, roofing materials and siding materials) be more appropriately addressed on a districtspecific basis?
- Are "guidelines" supposed to be presumptive interpretations of legally binding standards? Or are they just voluntary "practice tips?" (See current definition of "guidelines" in Sec. 41.02, MGO.)
 - Should some of the more detailed standards be changed from standards ("shalls") to interpretive guidelines ("shoulds"), to allow a bit more flexibility?
 - Should some of the proposed "guidelines" be relabeled as voluntary "practice tips?"
- Is there anything to prevent additions and alterations from violating applicable standards for new buildings (e.g., overall building size limits)?
- Are "maintenance," "repairs," "alterations" and "additions" mutually exclusive or overlapping categories?
 - Can a property owner easily tell which standards apply to their project?
 - Is there unnecessary redundancy of categories and standards? For example, isn't a "repair" either "maintenance" or "alteration?"
- Are non-historic building features subject to the same preservation requirements as historic features? Are the differences, if any, clearly articulated?
- Is it clear which projects require a "certificate of appropriateness?"
- If a "certificate of appropriateness" is not required for routine maintenance, how will maintenance requirements be enforced? Is the ordinance clear?
- Are key terms clearly defined (and *italicized* for ease of reference)?
- How does this ordinance fragment fit into the overall context of Chapter 41, MGO?

On February 2, I provided LORC members and staff with a *complete ordinance draft* that addresses these and other issues. That draft would create a *concise, unified ordinance* by melding the best features of the LORC and Alliance proposals offered to date. I am resubmitting that draft at this time (see draft and cover memo attached). I hope you will take a look at it.

Thank you for your consideration.

Attachments

DATE: February 2, 2021

TO: Ad Hoc Landmarks Ordinance Review Committee ("LORC")

FROM: James Matson, Madison Alliance for Historic Preservation ("Alliance")

SUBJECT: Historic Districts - A Unified Approach

LORC has recently discussed the possibility of a *unified historic preservation ordinance* that combines, in a *concise format*, the best features of the LORC staff and Alliance proposals. I am attaching a complete ordinance draft that does exactly that. This draft ordinance:

• Spells out *core standards* and *core guidelines* (not just preservation principles) for all historic districts, current and future.

- The core standards (Sec. 41.11, yellow highlights) fuse LORC and Alliance proposals into a seamless regulatory framework. The core standards are legal requirements, and they are general enough to apply to all properties in all historic districts current and future.
- Core guidelines (Sec. 41.11, red type) interpret the core standards, and provide helpful detail. The guidelines are phrased as "shoulds," not "shalls," so they give the Landmarks Commission some latitude for professional discretion where circumstances warrant. The core guidelines are based on LORC staff recommendations and current district ordinance provisions. These materials are refined and consolidated, so that they work for all historic districts and use common definitions.
- The core standards and core guidelines address New Construction, Additions, Alterations and Maintenance. The redundant category of "repairs" is eliminated because it is fully addressed by the other categories. That makes the ordinance more concise, and less confusing and redundant.
- Key terms are clearly defined, and *italicized* in the ordinance text.

Retains abbreviated district ordinances.

- District ordinances are retained (see Sec. 41.10 and Subchapter I), but in a much more abbreviated form.
- Standards and guidelines that can be generalized to all districts are consolidated as core standards or core guidelines (see above). These core provisions are incorporated by reference (not repeated) in district ordinances.
- District ordinances still add some district-specific detail where needed. But hundreds of redundant provisions, which merely overlap core provisions, are deleted.
- The district ordinances in Subchapter I include *standards* (yellow) and *guidelines* (red) that are unique to individual districts. These provisions are drawn from current district ordinances or city plans (e.g., the "Build II" plan for Williamson Street). Some of the district-specific *standards* (green) could be included in the zoning code rather than in historic district ordinances.
- For the sake of brevity, district maps and purpose statements (see attached) are incorporated by reference. Copies would be available online.

Clarifies the current ordinance.

- Updates and streamlines historic district standards (see above).
- Defines key terms (Sec. 41.02) and italicizes them in the ordinance text.
- Reorganizes and clarifies (but does not change) current administrative provisions, to facilitate administration and improve transparency.
- Clarifies (but does not change) the types of projects that require a "certificate of appropriateness" from the Landmarks Commission (Sec. 41.13).
- Lists property owner responsibilities in one place, for ease of reference (Sec. 41.13).
- Lists enforcement provisions in one place, and clarifies the interconnected roles of the Landmarks Commission, Preservation Planner and Building Inspector (Subchapter H).

• Authorizes Online Historic Preservation Manual.

- An online design manual can provide a "one stop" overview of ordinance requirements (both general and district-specific) for each historic district.
- The manual can also include helpful illustrations and "preservation tips" (both general and district-specific).
- The Landmarks Commission may update the manual from time to time, as necessary. But ordinance provisions may not be changed without Common Council approval.

Provides solid protection for historic districts, while facilitating sensitive development.

- Maintains and strengthens current protections.
- Improves organization and ease of reference.
- Makes ordinance more clear, consistent, concise and readable.
- Provides reasonable detail and certainty where needed.
- Provides reasonable flexibility where needed.
- Is sensitive to differences between historic districts and property types (historic vs. non-historic, and commercial vs. residential).
- Synchronizes historic preservation, zoning, city plans and city administration.
- Eliminates outdated, redundant and overly detailed provisions.
- Improves transparency.
- Facilitates compliance and administration.

I believe that this approach can provide a "win-win" solution, and a national "state of the art" ordinance. I have reviewed the LORC staff proposal and current district ordinances in some detail, and I am reasonably confident that this proposal incorporates the essential content of both sources in the intended way (albeit with far fewer and slightly different words).

I encourage you and staff to review this proposal in detail, to see if anything has been missed or misstated. The Alliance may also have its own suggestions and comments, once Alliance members have had a chance to review this draft in depth. But I am confident that this format will make it easier to iron out the substantive details. I hope you find it helpful.

HISTORIC DISTRICTS

Madison currently has 5 historic districts, created under Ch. 41, Subchapter I, MGO. Other districts may be created in the future. The current districts are described below. These descriptions could be incorporated into the city's Historic Preservation Plan, and merely incorporated into district ordinances by reference.

1. Mansion Hill Historic District

The Mansion Hill Historic District is created under Sec. 41.26, MGO, and includes the area shown in the attached map. The district is designed to preserve the historic character and resources of one of Madison's oldest and most historically prestigious neighborhoods.

The Mansion Hill Historic District has the most intact 19th Century streetscapes in Madison, including a large number of high-style architect-designed homes. Many of the homes are constructed of native sandstone, and date from Wisconsin's early statehood. Fine examples of Italianate, Second Empire, German Romanesque Revival, Queen Anne, Prairie School, Period Revival and Art Modern architectural styles are found throughout the district. Generous street setbacks, open spaces, and fine landscaping originally complemented its architectural gems. Famous political figures, land and timber speculators, leading merchants, industrialists, university professors, professionals and other prominent public figures occupied the grand residences, while less well-to-do families and students occupied more modest vernacular residences.

Mansion Hill is closely associated with the early cultural, political, economic and social history of Madison and the State of Wisconsin. Many of its historic resources are associated with important persons or important events in national, state and local history. The district includes outstanding examples of historically important architectural styles, methods of construction, indigenous materials and craftsmanship. Master builders, designers, architects and craftsmen created many of its structures.

In 1976, after several of the finest old homes in Mansion Hill were demolished to make way for large new buildings that were inconsistent in scale and character with historic buildings in the area, residents petitioned to designate Mansion Hill as Madison's first historic district. The Madison Common Council created the historic district in response to the citizen petition in 1976.

2. Third Lake Ridge Historic District

The Third Lake Ridge Historic District is created under Sec. 41.27, MGO, and includes the area shown in the attached map. The district is designed to preserve the historic character and historic resources of an early Madison community "melting pot." The Third Lake Ridge area has long been noted for the diversity of its people, and the eclectic character of its built environment. It is a place where different cultures, social classes, businesses, industries and social institutions came together to create a rich social and cultural milieu that is unique to Madison.

The Third Lake Ridge area provides a fine example of early "mixed use" and working class development in Madison. It is noted for the variety of its *building* types, including a railroad depot, a tobacco warehouse, churches, corner groceries, taverns, imposing mansions and tiny cottages. Historic business *signs* evoke the economy of a bygone era. It was and continues to be a place where a wide diversity of people, including Yankee settlers, German and Norwegian immigrants, and subsequent immigrant groups have lived, worked and shopped together.

The Third Lake Ridge Historic District is a unique Madison "melting pot" that reflects the formative cultural, social and economic history of Madison, the State of Wisconsin and the nation, including immigrant and working class history. A number of historic resources in the district are associated with important historical persons or events. The district's historic resources exemplify a variety of historically significant styles, trends, methods of construction, indigenous materials and craftsmanship traditions.

The Third Lake Ridge Historic District was first created in 1979 as part of a revitalization campaign initiated by the Marquette Neighborhood Association.

3. University Heights Historic District

The University Heights Historic District is created under Sec. 41.28, MGO, and includes the area shown in the attached map. The district is designed to preserve the historic character and historic resources of University Heights, a neighborhood that contains much distinguished architecture and has strong historical associations with the University of Wisconsin.

University Heights, originally platted in 1893, featured innovative curvilinear streets and beautiful vistas. It is located near the University of Wisconsin, and supplements the historic character of the university campus. It has been home to many world famous university professors and Wisconsin business and government leaders. The official residence of the UW-Madison chancellor is currently located in University Heights.

Partly because of its connection to the University of Wisconsin, University Heights is strongly associated with the cultural, educational, political, economic and social history of Madison, the State of Wisconsin, and the nation. The district is associated with important persons and events in national, state and local history. It includes much distinguished architecture and craftsmanship, including many of Madison's most architecturally significant Queen Anne, prairie style and period revival houses designed by nationally known and leading local architects.

The district includes some high-density residential and commercial areas, as well as a range of lower density residential areas.

University Heights was first designated as a historic district in 1985 at the request of neighborhood residents.

4. Marquette Bungalows Historic District

The Marquette Bungalows Historic District is created under Sec. 41.29, MGO, and includes the area shown in the attached map. The district is designed to preserve the cohesive historic and stylistic character of 47 bungalow-style houses located together on just 2 blocks on Madison's near east side.

All of the bungalows were built between 1924 and 1930. The bungalows are all of a similar style, size and shape, but they feature a myriad of different architectural details. The bungalows exemplify a high level of craftsmanship and detailing. Together, they create a striking community presence that recalls the aesthetics and character of a stylish but practical – not posh – middle class neighborhood from the 1920s.

The Marquette Bungalows Historic District is a unique, compact, and cohesive example of a key architectural movement affecting the social, cultural, and aesthetic history of Madison, the State of Wisconsin and the nation. The district embodies the distinguishing characteristics of an important architectural style that is strongly associated with a specific historical period, and embodies the ideals of style, high quality construction and craftsmanship in middle class homes.

The Marquette Bungalows Historic District was first created in 1993 at the request of neighborhood residents.

5. First Settlement Historic District

The First Settlement Historic District is created under Sec. 41.30, MGO, and includes the area shown in the attached map. The district is designed to preserve the historic character and historic resources of Madison's first non-indigenous residential settlement area. Madison's first occupied non-indigenous residence (no longer in existence) was built in this area in 1837, and others followed.

The area is currently characterized by modest 19th Century frame houses, many with front porches and other period architectural features, as well as a number of finer brick residences. Downtown development began to encroach on the area after World War II, especially in the 1960s and 1970s. In the late 1970s, a renewed interest in downtown living sparked a rejuvenation of the old residential area.

The First Settlement Historic District is important to state and local history, because it was the first area of non-indigenous residential settlement in what was to become the capital of the State of Wisconsin. Its current structures also represent architectural styles, construction methods and streetscapes characteristic of 19^{th} Century and early 20^{th} Century Madison.

The area was first designated as a historic district in 2002, at the request of district residents.

Historic Preservation and Historic Districts

Plain Language Summary

This ordinance updates Chapter 41 of the Madison General Ordinances (MGO), related to historic preservation and historic districts. Madison currently has 5 historic districts, including the Mansion Hill, Third Lake Ridge, University Heights, Marquette Bungalows, and First Settlement districts. Other districts may be created by ordinance in the future. Each historic district currently has its own district ordinance.

The ordinance spells out *core standards* for all historic districts, current and future. The core standards address new construction, additions, alterations and maintenance in historic districts, and are designed to work in combination with applicable zoning and building codes. Core standards are supplemented by interpretive guidelines. Abbreviated district ordinances add district-specific detail, as needed. Outdated and redundant district-specific provisions are deleted.

The Landmarks Commission may publish an online design manual that incorporates ordinance standards and interpretive guidelines in a user-friendly format. The design manual may also include illustrations and voluntary "best practice tips" for property owners. The Landmarks Commission may from time to time update the design manual, but may not modify ordinance standards or ordinance guidelines without Common Council action.

This ordinance also makes non-substantive organizational and drafting changes, to improve the clarity and consistency of the current ordinance:

- It reorganizes current subchapters, for greater ease of reference.
- It spells out clear definitions and *italicizes* defined terms in the ordinance text. More effective use of defined terms simplifies the ordinance text, and provides greater consistency.
- It clarifies (but does not change) current administrative procedures. Among other things, it clarifies which projects require Landmarks Commission approval ("certificate of appropriateness").
- It lists property owner responsibilities in one location, for ease of reference. Enforcement provisions are also combined in one location.
- It clarifies (but does not change) the interconnected roles of the Landmarks Commission, the Preservation Planner, the Building Inspector, the City Plan Commission and the Common Council, as they relate to historic preservation.
- It clarifies (but does not change) current standards and procedures related to *landmarks*. Landmarks are individually designated historic properties that may or may not be located in historic districts.
- It makes non-substantive drafting changes to improve clarity, consistency and readability.

Finally, this ordinance requires the Landmarks Commission to recommend updates to the city's Historic Preservation Plan at least once every 10 years. The plan is subject to Common Council approval, as part of the city's comprehensive plan.

The Common Council of the City of Madison ordains as follows:

Chapter 41 of the Madison General Ordinances is repealed and recreated to read:

CHAPTER 41: HISTORIC PRESERVATION

SUBCHAPTER A – GENERAL PROVISIONS

- 41.01 Policy and Purpose
- 41.02 Definitions
- 42.03 General Administrative Provisions

SUBCHAPTER B - LANDMARKS COMMISSION

- 41.04 Landmarks Commission
- 41.05 Preservation Planner
- 41.06 Public Hearings and Hearing Notices

SUBCHAPTER C - DESIGNATING LANDMARKS

- 41.07 Designating a Landmark
- 41.08 Rescinding a Landmarks Designation

SUBCHAPTER D - CREATING AND MODIFYING HISTORIC DISTRICTS

- 41.09 Creating, Modifying or Repealing a Historic District
- 41.10 Historic District Ordinance
- 41.11 Preservation Standards; General

SUBCHAPTER E - PROPERTY OWNER RESPONSIBILITIES

- 41.12 Owners of Landmarks and Landmark Sites
- 41.13 Owners of Property in Historic Districts

SUBCHAPTER F - PROJECT APPROVALS

- 41.14 Requesting Approval
- 41.15 Review and Decision
- 41.16 Approval Criteria
- 41.17 Approval Terms, Conditions and Effect

SUBCHAPTER G - VARIANCES AND APPEALS

- 41.18 Variances: General
- 41.19 Variance Criteria
- 41.20 Appeals to the Common Council

SUBCHAPTER H - ENFORCEMENT

- 41.21 Public Interest in Enforcement
- 41.22 Enforcement Roles
- 41.23 Demolition by Neglect; Enforcement
- 41.24 Civil Forfeitures
- 41.25 Remedial Orders

SUBCHAPTER I – HISTORIC DISTRICTS

- 41.26 Mansion Hill Historic District
- 41.27 Third Lake Ridge Historic District
- 41.28 University Heights Historic District
- 41.29 Marquette Bungalows Historic District
- 41.30 First Settlement Historic District

SUBCHAPTER A GENERAL PROVISIONS

- 41.01 POLICY AND PURPOSE. The Common Council recognizes that the City of Madison contains buildings, structures, signs, architectural features, landscape features, sites, and areas that have significant architectural, archaeological, anthropological, historical, and cultural value. The Common Council further recognizes that these historic assets represent Madison's unique heritage, contribute to the health, prosperity, safety and welfare of Madison residents, and serve as a source of great interest to Madison residents and visitors. The Common Council therefore finds that it is in the public interest to identify, protect, preserve, promote, conserve and use historic assets within the City of Madison. The purpose of this Chapter is to:
 - (1) Identify, protect, promote, preserve, conserve and use the *City*'s historic assets, including its designated *historic districts* and *landmarks*.
 - (2) Ensure that the *City*'s growth sensitively incorporates the *City*'s historic assets.
 - (3) Enhance the visual and aesthetic *character* of the *City* by ensuring that new design and construction, when it occurs, complements the *City*'s historic assets.
 - (4) Promote appropriate reinvestment in the *City's landmarks* and *historic districts* by allowing for new design and construction that preserves and complements the *City's* historic assets and conforms to *historic district standards*.
 - (5) Safeguard the *City*'s historic assets, and the investments made in them, by creating and enforcing clear preservation and maintenance *standards*.
 - **(6)** Recognize that the *City*'s historic assets are economic assets that can attract residents and visitors, create jobs, stabilize and improve property values, and stimulate business and industry.
 - (7) Foster civic pride in the beauty and noble accomplishments of the past.
 - (8) Promote the use of and investment in *historic districts* and *landmarks* for the education, pleasure and welfare of the people of the *City*.
 - **(9)** Provide a clear regulatory framework for implementing, balancing, and accomplishing these public policies and purposes.

41.02 DEFINITIONS. In this Chapter:

Accessory structure means a structure that is located on the same lot as a primary structure, but which is separate from and incidental to the use of the primary structure. Accessory structure includes things like detached garages, parking facilities and storage sheds that are separate from and incidental to the use of a primary structure.

ADA means the Americans with Disabilities Act, 42 USC 12101 et seg.

Addition means a material exterior expansion of a structure or landscape feature.

Alteration means a material change to the exterior of a *structure*, or to a *landscape feature* or *landscape*.

Architectural feature means a significant exterior element of a *structure*, such as a dormer or other roof feature, porch, entryway, balcony, deck, window, door, railing, column, stairway, trim or decorative element. It includes roofing and siding.

Block face means the *street facades* of all *structures* on a block whose addresses have the same street name.

Building means a roofed *structure*.

Building Inspector means the Director of the Building Inspection Division of the *City* Department of Planning, Community and Economic Development, or his or her or designee.

- **Bulk** means a *structure*'s size relative to its site and context, as reflected by all of the following:
 - (a) Its height and gross volume.
 - **(b)** The location of its exterior walls, at all levels, relative to *lot* lines, adjacent streets and adjacent *structures*.
 - (c) The sizes of its front, side and rear yards.
- **Certificate of appropriateness** means a certificate issued under Subchapter F, authorizing a project that meets applicable historic preservation *standards* under this Chapter.
- **Character** means the overall visual impression created by the exterior attributes and setting of a *structure*, place or thing. In the case of a *historic district*, it means the overall visual impression created by the combined exterior attributes and settings of all *historic resources* in the district.
- City means the City of Madison.
- City Plan Commission means the Commission created under Sec. 16.01, MGO.
- **City Planning Division** means the Planning Division of the *City* Department of Planning, Community and Economic Development.
- **Demolition by neglect** means knowingly or negligently allowing a *landmark*, a *historic* resource, a structure on a *landmark* site, or a structure in a historic district to decay, deteriorate, become structurally defective, or otherwise fall into serious disrepair.
- **Developed public right-of-way** means a public right-of-way that has been developed to accommodate public vehicular, bicycle or pedestrian traffic. It includes streets, mass transit lines, paved bicycle paths and paved sidewalks, but does not include service alleys. In the case of a street, it includes the street, street terraces, and all paved bicycle paths and paved sidewalks that run along the street.
- **Guideline** means an ordinance provision that interprets an ordinance *standard* to which it is relevant, but which is not directly enforceable as a *standard*.
- Gross volume means the total volume in cubic feet that is encompassed by the exterior surfaces of a *structure* from grade to roofline, including the volumes of component features such as dormers, attics, penthouses, attached garages, crawl spaces under enclosed portions of the *structure*, and above-grade portions of parking facilities located under enclosed portions of the *structure*. It does not include open porches or decks, crawl spaces under open porches or decks, roofless courtyards, open balconies, open canopied areas, or portions of a *structure* that are below grade; nor does it include features such as trim, cornices, pilasters, buttresses and overhangs that extend beyond the outside surfaces of exterior walls.
- **Height** of a *structure* means the vertical distance in feet measured from the *structure*'s arithmetic mean grade level, calculated on the basis of grade level measurements taken at no more than 10 foot intervals around the foundation perimeter, to the highest point of the *structure*. The highest point of a *building* is the highest point of its roof or parapet, whichever point is higher.
- **Historic district** means a district created pursuant to Sec. 41.09 or a comparable prior *City* ordinance. Current *historic districts* are identified in Subchapter I.
- **Historic district ordinance** means an ordinance that creates a *historic district* and establishes specifications and *standards* for it. Current *historic district ordinances* are contained in Subchapter I.
- **Historic resource** means a *landmark*, or any structure or property that is designated as a *historic resource* in a *historic district* ordinance under Subchapter I.

- Note: Under Sec. 41.10(1)(d), a historic district ordinance must designate "historic resources" in the historic district. These must include landmarks, landmark sites, and structures built during the district's "period of significance," and may include other structures or properties whose unique historic significance is clearly documented. The visual compatibility of new structures is determined by reference to designated "historic resources."
- **Historically representative** means original to a *historic resource* or characteristic of *structures* of comparable style built during a *historic district's period of significance*.
- **HVAC equipment** means external equipment related to the heating, ventilation, or air conditioning of a *structure*.
- **Landmark** means any *structure*, *landscape feature*, or plot of land that has been designated as a *landmark* under Sec. 41.07 or a prior *City* ordinance. *Landmark* does not include a property whose *landmark* designation has been rescinded.
- Landmark site means the lot or lots on which a landmark is located.
- **Landmarks Commission** means the Commission created under Sec. 33.19, MGO.
- **Landscape** means the natural landscape and human modifications to it. *Landscape* includes land topography, *natural features*, *landscape features*, open spaces and the relationships between them.
- Landscape feature means a built feature, other than a primary structure or accessory structure, which is integral to a landscape. It includes things like effigy mounds, driveways, paved walkways, in-ground stairways, patios, ornamental structures, fountains, monuments, sculptures, fences and retaining walls, as well as groupings of such features that have a collective identity.
- **Lot** means a tract of land, designated by metes and bounds, land survey, minor land division or plat recorded with the Dane County Register of Deeds.
- **Massing** means the geometrical configuration of a *structure's gross volume*. For example, the *massing* of a Queen Anne style house differs from the *massing* of a plain cube that has the same *gross volume* as the house.
- **Master** means an architect or designer of recognized greatness who is responsible for a body of published work or *structures* that are notable for their quality, innovation, or level of proficiency within the profession or craft.
- **Natural feature** means a distinctive natural element of a *landscape*, such as a distinctive geological feature, natural landform, natural water element, or native plant community. *Natural feature* may include things like rock outcroppings, streams, ponds, springs, oak savannas and native prairies.
- **Owner** of a property means the property's *owner* of record, or a *person* who exercises legal custody, management or control of the property on behalf of the *owner* of record. If a property has more than one *owner*, each *owner* is jointly and severally responsible for complying with *owner* obligations under this Chapter.
- **Period of significance** means the time period, specified in an ordinance creating or modifying a *historic district*, during which the *historic district* was associated with the important events, activities, *persons*, or characteristics that qualify the district for *historic district* status.
- **Person** means an individual, corporation, partnership, limited liability company, cooperative, trust, association, business entity, state, municipality or special purpose district organized under state law.
 - **Note:** "Special purpose districts" include things like school districts or sewerage districts that are organized under state law and have certain legal attributes of persons.
- **Preservation Planner** means the individual designated under Sec. 41.05(1).

- **Primary structure** means a *structure* that accommodates the principal use of the *lot* on which the *structure* is located. *Primary structure* includes a residential, commercial, industrial, mixed-use, government or institutional *structure*, a parking facility or other *structure* attached to a *primary structure*, and a stand-alone parking facility that is itself the *primary structure* on a lot.
- Secretary of Interior's Standards means the standards set forth in the U.S. "Secretary of Interior's Standards for the Treatment of Historic Properties with Guidelines for Preserving, Rehabilitating, Restoring and Reconstructing Historic Buildings" (2017), 36 C.F.R. 68. The Secretary of Interior's Standards, to the extent that they are incorporated by reference in this Chapter, are enforceable standards for the purposes incorporated. The guidelines included with the Secretary of Interior's Standards may be used where relevant to interpret and implement the incorporated standards, but are not themselves enforceable standards except as otherwise specifically provided in this Chapter.
- **Sign** means a graphic display for which a permit is required under Chapter 31, MGO. **Standard** means a legal requirement under this Chapter that applies to *landmarks*, *landmark sites*, or properties in a *historic district*.
- **Story** means that portion of a *building* included between the surface of any floor and the surface of the floor next above it or, if there is no floor above it, then the ceiling next above it. A basement is not considered a *story* unless it extends more than 5 feet above curb level or, if no curb level has been established, above finished lot grade level. *Story* does not include a mezzanine, other than a mezzanine that covers more than 50% of the ground *story*. If a *building height* limit under this Chapter is expressed in terms of *stories*, the average story *height* may not exceed 14 feet.
- Street façade means the facade of a structure that faces the street identified in the structure's street address. If a structure is located on a corner lot, the façade that faces the second street forming the corner constitutes an additional and separate street façade. The street façade of a structure with a mansard roof includes the steep, street-facing lower pitch of the mansard roof that is visually equivalent to a wall.
- **Street façade area** means the combined total area, in square feet, of all street-facing walls on a *street façade*.
- **Structure** means a built form, designed for permanent or long-term use, which is attached to land and extends above grade. A *building* is an example of a *structure*.
- **Visible façade** of a *structure* means that portion of any façade that is readily visible from a *developed public right-of-way*, lake or river that is directly adjacent to the *lot* on which the *structure* is located, except that it does not include a rear façade that is only visible from a bike path, walkway, service alley, lake or river.
- **Visually compatible** means harmonious in *character*. A *structure* need not convey a false impression of age, or directly mimic a historical style, in order to be *visually compatible* with a *historic resource* or *historic district*.

Note: The above-defined terms are **italicized** whenever they appear in the ordinance text.

41.03 GENERAL ADMINISTRATIVE PROVISIONS.

(1) Computing Time Periods. When this ordinance specifies a time period measured in days or years, the day of the act or event from which the time period begins shall be excluded, and the last day of the time period shall be included. If the time period is less than 11 days, Saturdays, Sundays and holidays shall be excluded.

- (2) Conflicting Ordinances. In the event of any conflict or inconsistency between this Chapter and another *City* ordinance, the ordinance that is more restrictive or that imposes a higher standard or requirement shall prevail, except as otherwise specifically provided by ordinance.
- **(3) Severability**. A court decision invalidating any provision or application of this Chapter does not invalidate any other provision or application of this Chapter, except as specifically provided by law or court order.
- (4) Imminent Threat to Life, Health or Property. This Chapter does not limit, or require Landmarks Commission approval for, any construction, reconstruction, alteration or demolition that is specifically ordered by a court or government agency to prevent an imminent threat to life, health or property.
- **(5) Measuring 200 Feet Around Properties.** *Historic resources*, current and proposed *structures*, and other current or proposed real estate features are within 200 feet of each other, for purposes of this Chapter, if the *lots* on which they are located are within 200 feet of each other at their closest point of proximity.
- (6) Repair and Replacement Materials. Standards in this Chapter shall be interpreted in a manner consistent with Wis. Stats. s. 62.23(7)(em)2m, which reads in relevant part as follows: "In the repair or replacement of a property that is designated as a historic landmark or included within a historic district ..., a city shall allow an owner to use materials that are similar in design, color, scale, architectural appearance, and other visual qualities."

SUBCHAPTER B LANDMARKS COMMISSION

- **41.04 LANDMARKS COMMISSION.** The Landmarks Commission shall do all of the following with advice and assistance from the *Preservation Planner*:
 - (1) Administer this Chapter.
 - (2) Carry out its responsibilities under Secs. 28.144, 28.185, and 33.19(2), MGO.
 - (3) Create or update at least once every 10 years, for Common Council approval as part of the *city*'s comprehensive plan, a comprehensive historic preservation plan for the *City* of Madison. The comprehensive historic preservation plan shall aim to preserve, protect, interpret and promote Madison's historic assets in the short and long term by organizing diverse historic preservation strategies such as information, education, outreach, financial incentives, land use planning and regulation into a unified master plan that is integrated with the *city*'s strategies for achieving related goals such as economic development, tourism, sound land use, livability, sustainability, efficient transportation, housing adequacy and inclusivity.

41.05 PRESERVATION PLANNER.

- (1) The Director of the *City Planning Division* shall designate a division staff member as the *Preservation Planner*.
- (2) The *Preservation Planner* shall staff the *Landmarks Commission* and carry out the duties that the *Landmarks Commission* properly delegates to the *Preservation Planner* under this Chapter. In carrying out those duties, the *Preservation Planner* shall exercise his or her own professional judgment and expertise, consistent with this Chapter and subject to general oversight by the *Landmarks Commission*.
- (3) The Landmarks Commission may establish procedures, conditions, limitations and criteria to govern the Preservation Planner's exercise of authority that the Landmarks Commission delegates to the Preservation Planner under sub. (2).

41.06 PUBLIC HEARINGS AND HEARING NOTICES.

- (1) Hearings; General. The *Landmarks Commission* shall hold a public hearing whenever a hearing is required by this Chapter, and may hold other hearings as necessary to carry out its responsibilities under Sec. 41.04 and Sec. 33.19, MGO.
- (2) Hearing Notices; General.
 - (a) Prior to each hearing under sub. (1), the *Landmarks Commission* shall issue a public notice announcing the date, time, location and purpose of the hearing.
 - **(b)** Hearing notices under par. (a) related to any of the following matters shall be issued in the form of a Class 2 Notice in the official *City* newspaper or as otherwise allowed under Wis. Stat. s. 985.07:
 - 1. The proposed designation of a *landmark* or the proposed rescission of a *landmark* designation under Subchapter C.
 - 2. The proposed creation, material amendment, or repeal of a *historic district* ordinance.
 - 3. A proposed *certificate of appropriateness*, if a hearing is required under Subchapter F.
 - 4. A proposed variance under Subchapter G.
 - 5. A proposed finding of *demolition by neglect* under Sec. 41.23.
 - 6. A proposed order under Sec. 41.25.
- (3) Individual Notice; When Required. In addition to issuing a public notice under sub.
 - (2), the *Landmarks Commission* shall in the following cases provide individual notices of hearing to the following *persons* at least 10 days prior to the hearing date:
 - (a) If the hearing pertains to a specific site or *structure*:
 - 1. Each owner of record of the lot on which that site or structure is located.
 - 2. Each *owner* of record of each *lot* located within 200 feet of the site or *structure*.
 - **(b)** If the hearing pertains to the creation, material amendment, or repeal of a *historic district ordinance*:
 - 1. All *owners* of record of *lots* located wholly or in part within the affected *historic district* or subdistrict.
 - 2. The alder of each aldermanic district in which any part of the *historic district* is located.
 - **(c)** If the hearing pertains to a proposed *certificate of appropriateness* or variance, to the alder in whose aldermanic district the affected site or *structure* is located.

SUBCHAPTER C DESIGNATING LANDMARKS

41.07 DESIGNATING A LANDMARK.

- (1) Common Council May Designate. The Common Council, after considering the *Landmarks Commission* recommendation under sub. (5), may designate a *landmark* according to this Section. A *landmark* designation remains in effect indefinitely, unless rescinded under Sec. 41.08.
- (2) Criteria for Designation. A structure, landscape feature, or plot of land may be designated as a landmark if it meets any of the following criteria:
 - (a) It is associated with broad patterns of cultural, political, economic or social history of the nation, state or community.
 - **(b)** It is associated with the lives of important *persons* or with important events in national, state or local history.
 - (c) It has important archaeological or anthropological significance.

- (d) It embodies the distinguishing characteristics of an architectural type inherently valuable as representative of a period, style, or method of construction, or of indigenous materials or craftsmanship.
- (e) It is representative of the work of a *master* builder, designer or architect.
- (3) Nomination. Any person may nominate a structure, landscape feature or plot of land for designation as a landmark. The person shall submit the nomination to the City Planning Division, to the attention of the Preservation Planner, on a nomination form approved by the Landmarks Commission. The nomination shall clearly identify the proposed landmark and the lot or lots on which it is located, and shall document why the proposed landmark meets at least one of the criteria under sub. (2). The Preservation Planner shall promptly review the application for completeness, and may ask the person to submit other information and documentation as needed to complete or clarify the nomination. When the Preservation Planner determines that the nomination is complete, the Preservation Planner shall promptly refer the nomination to the Landmarks Commission.
- (4) Landmarks Commission Review and Public Hearing. Whenever the Landmarks Commission receives a complete nomination under sub. (3), the Commission shall review the nomination. As part of its review, the Commission shall publish a hearing notice according to Sec. 41.06 and hold a public hearing on the nomination. The Commission may also gather relevant information from other sources.
- (5) Landmarks Commission Action. After the Landmarks Commission completes its review under sub. (4), the Commission shall submit a report to the Common Council supporting or opposing the proposed landmark designation. The Commission may recommend a landmark designation subject to terms and conditions that are consistent with this Chapter. The Commission shall send notice of its recommendation to each owner of record of each lot on which the proposed landmark is located, at least 10 days prior to any Common Council action under sub. (6).
- (6) Common Council Action. After considering the Landmarks Commission's recommendation under sub. (5), and based on the standards under sub. (2), the Common Council shall vote to designate or not designate the property as a landmark. The City Clerk shall promptly notify the Building Inspector and the City Assessor of each landmark designation. The City Clerk shall record the designation with the Dane County Register of Deeds at the City's expense.
- (7) Voluntary Supplemental Restrictions. The Common Council may at any time supplement the terms of a *landmark* designation, pursuant to an agreement between the *landmark* owner and the *Landmarks Commission*, to enhance the preservation and protection of the *landmark*.
- (8) Landmark Plaque. Whenever the Common Council designates a landmark under sub. (6), the Landmarks Commission shall install a landmark plaque on the landmark or landmark site. The plaque shall be placed so that it is easily visible to passing pedestrians. If the landmark is a structure, the plaque shall include the accepted name of the landmark, the date of its construction, and other information that the Commission considers appropriate. If the landmark is not a structure, the plaque shall include the common name of the landmark and other information that the Commission considers appropriate. If the Commission determines that a plaque is not appropriate because of the ecological or cultural sensitivity of the landmark, no plaque is required. No person may remove or modify a plaque without approval of the Preservation Planner.
- (9) Amending a Landmark Designation. Any person may petition the Landmarks Commission to amend a landmark designation. The process for amending a landmark designation shall be the same as that used to designate a landmark under this Section.

41.08 RESCINDING A LANDMARK DESIGNATION.

- (1) Rescission by Common Council; Criteria. Only the Common Council may rescind a *landmark* designation. The Common Council may rescind a *landmark* designation based on a request under sub. (2) if any of the following apply:
 - (a) The Landmarks Commission determines that the requester cannot, despite a good faith effort, find a buyer for the landmark at a reasonable price because of its landmark designation. The Commission's determination shall be based on evidence in the record, including all of the following:
 - 1. The current assessed value of the *landmark* property.
 - 2. Assessed values and real estate listings of comparable properties.
 - 3. All real estate listings for the *landmark* property, including disclosure statements, listing dates, asking prices, changes to asking prices, and dates of real estate showings.
 - 4. All purchase offers received by the *landmark owner* for the *landmark* property.
 - 5. The value of improvements that the *landmark owner* has made to the *landmark* and *landmark site* since acquiring them.
 - 6. Maintenance and repair costs that the *landmark owner* has incurred for the *landmark* and *landmark* site since acquiring them.
 - **(b)** The *Landmarks Commission* determines that the condition of the *landmark* has, through no fault of its *owner* under this Chapter, changed to the point that the *landmark* no longer meets the criteria for *landmark* designation under Sec. 41.07(2).

(2) Requesting Rescission.

- (a) A person who has been the landmark's continuous owner of record since the date of landmark designation, or who has inherited the landmark from such a person, may request a rescission of the landmark designation based on the criterion under sub. (1)(a). The requester shall submit the request in writing to the Preservation Planner, and shall include information and documentation to show that the proposed rescission meets the criterion under sub. (1)(a).
- (b) A *landmark's* current *owner* of record may request rescission of the *landmark* designation based on the criterion under sub. (1)(b). The requester shall submit the request in writing to the *Preservation Planner*, and shall include information and documentation to show that the proposed rescission meets the criterion under sub. (1)(b).
- (c) The *Preservation Planner* shall promptly review a request under par. (a) or (b) for completeness, and may ask the requester to submit additional information that is needed to complete or clarify the request.
- (3) Landmarks Commission Review and Public Hearing. When the Preservation Planner determines that a request under sub. (2) is complete, the Preservation Planner shall promptly refer the request to the Landmarks Commission. The Commission shall hold a public hearing on the request, after giving prior notice under Sec. 41.06. The Commission may also gather relevant information from other sources.
- (4) Landmarks Commission Determination. After completing its review under sub. (3), the Landmarks Commission shall determine whether a request for rescission of a landmark designation meets the criterion under sub. (1) that applies to that request. The Commission shall report its determination, and the reasons for it, to the Common Council. The Commission shall send written notice of its determination to each owner of record of each lot on which the landmark is located, at least 10 days before any Common Council action under sub. (5).

(5) Common Council Action. The Common Council may act on a request to rescind a *landmark* designation after it receives the *Landmarks Commission's* determination under sub. (4). If the Common Council rescinds a *landmark* designation, the *City* Clerk shall notify the *Building Inspector* and the *City* Assessor and shall record the rescission with the Dane County Register of Deeds at the *City*'s expense.

SUBCHAPTER D CREATING AND MODIFYING HISTORIC DISTRICTS

41.09 CREATING. MODIFYING OR REPEALING A HISTORIC DISTRICT

- (1) Authority. The Common Council, after considering the recommendations of the Landmarks Commission and the City Plan Commission under this Section, may by ordinance do any of the following according to this Chapter:
 - (a) Create, modify or repeal a *historic district*, or a sub-district within a *historic district*.
 - **(b)** Create, modify or repeal any *standards*, *guidelines* or other ordinance provisions related to a *historic district* or sub-district.
- **(2)** *Historic District* Criteria. A *historic district* shall be of particular historic, architectural, or cultural significance to the *City* of Madison, as indicated by at least one of the following characteristics:
 - (a) It is associated with broad patterns of cultural, political, economic or social history of the nation, state or community.
 - **(b)** It is associated with the lives of important *persons*, or important events in national, state or local history.
 - (c) It encompasses an area of particular archaeological or anthropological significance.
 - (d) It embodies the distinguishing characteristics of one or more architectural types that are inherently valuable for their representation of a period, style, method of construction, indigenous materials or exceptional craftsmanship.
 - (e) It is representative of the work of a *master* builder, designer or architect.

(3) Procedure for Creating, Modifying or Repealing a Historic District.

- (a) <u>Proposal.</u> Any *person*, including the *Preservation Planner* or any alder, may propose an ordinance under sub. (1). The proposal shall include draft ordinance language, and shall document the basis for the proposal. If a person other than the *Preservation Planner* is making the proposal, the person shall submit the proposal to the *Preservation Planner*. The *Preservation Planner* shall review each proposal for completeness, and may ask for additional information and documentation as needed.
- (b) Referral to Landmarks Commission. The Preservation Planner shall refer each complete ordinance proposal under par. (a) to the Landmarks Commission. The referral may include the Preservation Planner's findings and recommendations related to the proposal. Before referring a proposal to the Landmarks Commission, the Preservation Planner may consider stakeholder input including the advice of any district advisory committee appointed under sub. (4).

- (c) <u>Landmarks Commission</u> Review and Recommendation. Upon receiving a referral from the *Preservation Planner* under par. (b), the *Landmarks Commission* shall publish a hearing notice under Sec. 41.06 and hold a public hearing on the proposed ordinance. Following the public hearing, the *Landmarks Commission* shall recommend approval, disapproval, or approval subject to changes specified by the Commission. If the *Landmarks Commission* recommends a proposed ordinance for approval by the Common Council, it shall forward its recommendation to the *City Plan Commission* and the Common Council.
- (d) <u>City Plan Commission</u> Review and Recommendation. Whenever the Landmarks Commission recommends a proposed ordinance for approval by the Common Council under par. (c), the City Plan Commission shall review that recommendation and submit its own recommendation to the Common Council. The City Plan Commission shall submit its recommendation within 90 days after receiving the Landmarks Commission recommendation under par. (c), and at least 30 days before the Common Council holds a public hearing on the Landmarks Commission recommendation.
- (e) Action by Common Council. Whenever the Landmarks Commission recommends a proposed ordinance for approval by the Common Council under par. (c), the Common Council or a duly appointed committee of the Common Council shall hold a public hearing on the proposed ordinance. The Common Council shall then do one of the following after considering the recommendations of the Landmarks Commission and the City Plan Commission:
 - 1. Adopt the ordinance proposed by the *Landmarks Commission*.
 - 2. Adopt the proposed ordinance with modifications.
 - 3. Reject the proposed ordinance.

41.10 HISTORIC DISTRICT ORDINANCE.

- (1) **General.** Every *historic district* shall have a *historic district ordinance* that defines the district and establishes preservation *standards* for properties in the district. A *historic district ordinance* shall do all of the following:
 - (a) Clearly delineate the boundaries of the *historic district*, including the boundaries of any sub-district created within the *historic district*.
 - **(b)** Summarize the purpose and rationale for the *historic district*. The purpose and rationale shall address relevant criteria in Sec. 41.09(2). A purpose and rationale statement contained in the City's Historic Preservation Plan may be incorporated by reference in the *historic district ordinance*.
 - **(c)** Identify, with beginning and ending dates, the *historic district's period of significance*.
 - (d) Identify historic resources in the historic district. These shall include landmarks, landmark sites, and structures built during the district's period of significance, and may include other structures or properties whose unique historic significance has been clearly documented.
 - (e) Include a map that clearly identifies the *historic district* boundaries under par. (a) and the *historic resources* designated under par. (d).
 - (f) Include *standards* under sub. (2) that are designed to preserve the *historic district's character* and *historic resources*.
 - (g) Notify district property *owners* of the need to obtain a *certificate of appropriateness* for projects described in Sec. 41.13(2).

- (h) Make consistent use of terms defined in Sec. 41.02. Defined terms, when used in the ordinance text, shall be italicized.
- (2) Preservation Standards. Every historic district ordinance under sub. (1) shall incorporate by reference the standards in Sec. 41.11. A district ordinance may include supplementary district-specific standards, not incompatible with the standards under Sec. 41.11, which are appropriate for that district. Standards shall:
 - (a) Be reasonably designed to preserve the *historic district's character* and *historic resources*.
 - **(b)** Use terms like "shall" rather than "should," to indicate that they are legal requirements.
 - **(c)** Apply to all properties in the *historic district*. However, the *standards* may include distinct requirements for *landmarks*, *historic resources*, defined subdistricts, or other materially distinct land use or property categories within the *historic district*.
 - **(d)** Aim to create a confident investment climate for:
 - 1. The preservation, rehabilitation, restoration, and reconstruction of *historic* resources in the *historic district*.
 - 2. Property development and improvements that preserve the *historic district*'s *character* and *historic resources*.
 - (e) Comply with Wis. Stats. s. 62.23(7)(em)2m, which reads in relevant part as follows: "In the repair or replacement of a property that is designated as a historic landmark or included within a historic district..., a city shall allow an owner to use materials that are similar in design, color, scale, architectural appearance, and other visual qualities."
- (3) *Guidelines*. The *guidelines* under Sec. 41.11 apply to every *historic district*. A *historic district ordinance* may include supplementary *guidelines* that are specific to that district.
- (4) **Design Manual.** The Landmarks Commission may publish an online design manual that incorporates ordinance standards and guidelines in a user-friendly format. A design manual may be organized by historic district, and may include illustrations and voluntary practice tips that can aid property owners in the preservation of historic resources and historic districts. The Landmarks Commission may from time to time update the design manual, but may not modify an ordinance standard or ordinance guideline without Common Council approval.

41.11 PRESERVATION STANDARDS; GENERAL. The following *standards* apply in all *historic districts*:

- (1) New Construction.
 - (a) <u>Primary Structures</u>. A new <u>primary structure</u> shall be <u>visually compatible</u> with the <u>historic district</u>, and with each <u>historic resource</u> located within 200 feet of the new <u>structure</u>, with respect to the following factors:
 - 1. Its size as indicated by its *height*, number of *stories* above grade, *gross volume*, *bulk*, and *street facade area*.
 - 2. Its relationship to the *lot* on which it is located, as indicated by its *lot* coverage and setbacks, and the size of its front, side and rear yards.
 - 3. Its overall form as indicated by its shape, *massing*, ratio of width to *height*, symmetry or asymmetry, and roof shape.
 - 4. The articulation of its *street façade* and other *visible facades*, including visual patterns created by building planes, wall recesses, wall protrusions, window and door openings, and *architectural features*.

- 5. The *character* of its roof, including roof shape, style, pitch and surface materials, as well as roof features such as dormers, skylights, chimneys, rooftop decks, green roofs, and attached appurtenances.
- 6. Its exterior wall and foundation surfaces, including surface materials, textures, detailing and trim.
- 7. The *character* of its doors, windows, and related features such as storm doors, storm windows, trim and shutters. Relevant considerations may include size, shape, style, proportion, materials and placement, as well as the patterns created by door and window openings on *visible facades*.
- 8. The nature, size, appearance and placement of exterior *architectural features* and appurtenances such as entryways, porches, decks, balconies, railings, stairways, rescue platforms, fire escapes, accessibility features, *signs*, awnings, lighting fixtures, *HVAC equipment*, electrical equipment, elevator equipment, solar equipment, telecommunications equipment and building mechanicals.
- 9. Its sensitivity to the site and surrounding *landscape*. Relevant considerations may include the nature, size, appearance and location of its parking accommodations, refuse storage facilities, *landscape features* and drainage systems, as well as its sensitivity to distinctive *natural features*, archaeological features, *historically representative landscape features*, and open spaces that materially contribute to the *character* of the *historic district*.
- 10. Its relationship to each *block face* of which it is part, including its effect on the collective visual pattern formed by the sizes of, shapes of, directional expression of, and distances between existing *structures* represented in the *block face*.

- The visually compatible character of a new structure may be enhanced by the use of design elements, architectural features, façade articulations, and materials that are characteristic of historic resources in a historic district. However, a new structure should not directly mimic historic resources or create a false impression of age.
- Façade articulation, upper story setbacks, distinctions between ground and upper stories, appropriate architectural features, and sensitive material and design choices may enhance the visual compatibility of new structures.
- Roof and exterior surface materials on new structures should be similar in design, color, scale, architectural appearance, and other visual qualities, to historically representative materials that are prevalent in the historic district.
- A building's main entrance should be located on its street façade, and should be large enough to serve as a focal point of that façade.
 Entrances should meet ADA accessibility requirements in a way that is visually compatible with the historic district.
- Parking accommodations should be appropriate in scale, and visually compatible with the historic district.
 - Parking accommodations should be unobtrusive, and should not diminish the character of the historic district.

- Parking accommodations should be subordinate to the *primary structure*, and should not exceed reasonable parking needs associated with the use of the *primary structure*.
- Parking accommodations should be located and screened to be as inconspicuous as possible, when viewed from a developed public right-of-way. Screening should be visually compatible with the historic district.
- If a parking entrance is incorporated into a street façade, it should be as inconspicuous as possible and should be visually compatible with the street façade and block face.
- See additional *guidelines* in sub. (2). While those *guidelines* address *additions* and *alterations*, many are also relevant to the design of new *structures*. For example, see relevant specifications related to:
 - Roof features such as dormers, skylights, vents, chimneys, green roofs and rooftop decks.
 - Roofing materials.
 - Siding materials.
 - Windows and doors.
 - Porches, balconies, stairways and decks.
 - External equipment and drainage systems.
 - Accessibility features.
 - Landscape features.
- (b) <u>Accessory Structures</u>. A new accessory structure shall be visually compatible with the primary structure to which it pertains, and with each historic resource located within 200 feet of the accessory structure. New accessory structures shall be as inconspicuous as reasonably possible, when viewed from a developed public right-of-way.

- An accessory structure should be subordinate to the primary structure that it serves
- Accessory structures should be located in the back yard, if possible.
- The *height* of an *accessory structure* should not exceed 15 feet.
- (c) <u>Signs</u>. A sign constructed on a lot in a historic district shall be visually compatible with the structures on that lot, with the historic district, and with historic resources located within 200 feet of the sign.

Guidelines:

• A *sign* must also comply with the City *sign* ordinance, Chapter 31, MGO.

(2) Additions and Alterations.

(a) General.

- 1. Additions and alterations to an existing structure shall be visually compatible with that structure.
- 2. Additions and alterations shall not diminish the historic *character* of a *structure* or *landscape feature*.
- 3. An addition or alteration shall not cause an existing structure to violate any standard applicable to new structures under sub. (1), or aggravate any prior nonconformity with a standard under sub. (1).

- Additions and alterations should be consistent in design and character with the existing structure, and should blend seamlessly with that structure.
- Additions and alterations should be subordinate to the existing structure.
- Additions should not be constructed on street facades, except that historically representative architectural features may be restored.
- An addition should not increase the height of an existing structure.
- Additions should not create a false impression of age.

(b) Historic Resources.

- 1. Additions and alterations to a historic resource shall be visually compatible with that historic resource, and shall preserve its historic character.
- 2. Historically representative architectural features that are visible from a developed public right-of-way shall be preserved or, if necessary, replaced with architectural features that are similar in design, color, scale, architectural appearance, and other visual qualities.
- 3. Additions and alterations to a landmark or landmark site shall comply with the Secretary of Interior's Standards, in addition to applicable historic district standards.

Guidelines:

- Additions and alterations to a historic resource should be similar to the historic resource in design, color, scale, architectural appearance, and other visual qualities.
- An addition to a historic resource should be visually distinguished from
 it, and should not create a false impression of being original to it. For
 example, an addition may be separated by setting it back from the wall
 plane of the historic resource; by using a simple recessed hyphen or
 connector; by providing a break in the slope of the roof; or by using
 distinct but visually compatible surface materials.
- Additions to historic resources should be constructed on secondary or non-character defining elevations, so that historically representative architectural features are not obscured, damaged or destroyed.
- Property *owners* are encouraged to restore previously altered *historic* resources to their documented original or *historically representative* appearance.

(c) Roofs.

- 1. Roof *additions* and *alterations* shall be *visually compatible* with the existing *structure*, and with each *historic resource* located within 200 feet of the *structure*.
- 2. Additions and alterations to the roof of a historic resource shall preserve its historic character.
- 3. Historically representative roofing materials on historic resources shall be preserved or, when necessary, replaced with materials that are similar in design, color, scale, architectural appearance, and other visual qualities.

Roof Character

- Roofs should be visually compatible with the existing structure in terms of:
 - Size, shape and pitch.
 - Style (e.g., gable, hipped, gambrel, flat or mansard).
 - Architectural features (e.g., dormers, cupolas, monitors, overhangs, chimneys, parapets, cresting, ridge tiles, vents and snow guards).
 - Character of roofing materials.
- On historic resources, defining features of street-facing roofs should not be removed or altered, except to restore historically representative features.
- New or altered roofs and roof features, if visible from a developed public right-of-way, should not extend above the main roof ridgeline of the existing structure.

Dormers and Other Roof Features

- Dormers and other roof features should be visually compatible with the
 existing structure. Relevant considerations include size, shape, location,
 style, overhangs, setbacks, window placement and design, roofing
 material, siding material and trim.
- Dormers should not be added to existing, street-facing roofs.
- Dormers on side-facing roofs should be set back at least 12 feet from the roof edge.
- A shed dormer may be installed behind an existing dormer or gable on a side-facing roof, provided that it matches the size, shape and appearance of the existing dormer or gable.
- The front face of a dormer should not extend beyond the face of the wall below.
- Rooftop decks, terraces, green roofs, and like features and furnishings should be inconspicuous when viewed from a developed public right-ofway.

Roofing Materials

- Roofs should be surfaced with *historically representative* materials, or materials that closely resemble *historically representative* materials.
- Roofing materials should be visually compatible with the existing roof, and should not make it more susceptible to deterioration.
- Rolled roofing, tar-and-gravel, rubberized membranes and like materials should not be used on pitched roofs, but may be used on flat roofs.

Skyliahts

- Skylights should not be visible from a developed public right-of-way, except that rectangular skylights may be installed on side-facing roof slopes if they are set back at least 12 feet from the roof edge.
- Skylights should be unobtrusive.
- Skylights visible from a *developed public right-of-way* should be of the flat (not bubble) type.
- Skylight trim should match the roof color.

 The long dimension of a rectangular skylight should run parallel to the roof slope.

Vents

- Roof vents should be as inconspicuous as possible, and should match the roof color.
- Ridge vents should have a low profile, should extend for the length of the ridge, and should be covered with material that matches the roof.
- Soffit vents should be inconspicuous, and should match the color of the soffit.
- Round soffit vents, static vents, electric vents, wind turbines, and attic fans should not be installed in locations that are visible from a developed public right-of-way.

Chimneys

- Historically representative chimneys should be preserved if they are visible from a developed public right-of-way.
- New chimneys should be constructed of materials that are *visually* compatible with the *structure*.
- New chimneys, if visible from a developed public right-of-way, should be constructed of stone, masonry, or other historically representative materials. Stone or masonry should be visually compatible with stone or masonry on the existing structure.
- Metal and wooden boxed chimneys should not be installed in locations that are visible from a *developed public right-of-way*.

Equipment and Appurtenances

 Rooftop equipment and appurtenances such as HVAC, electrical, solar, telecommunications, and mechanical equipment should be as unobtrusive as possible, consistent with essential function.

(d) Exterior Walls.

- 1. Exterior wall surfaces shall be *visually compatible* with the existing *structure*, and with each *historic resource* located within 200 feet of that *structure*.
- 2. Historically representative surface materials on visible facades of historic resources shall be preserved or, when necessary, replaced with materials that are similar in design, color, scale, architectural appearance, and other visual qualities.
- 3. An *addition* to a *historic resource* shall be surfaced with materials that are distinguishable from *historically representative* surfaces of the existing *structure*, but are similar to them in design, color, scale, architectural appearance, and other visual qualities.

Guidelines:

 Additions and alterations should be surfaced with historically representative surface materials such as stone, masonry or clapboards, or with materials that are similar to historically representative materials in design, color, scale, architectural appearance, and other visual qualities.

- Surface materials used on additions may differ from those used on the
 existing structure, provided that they are visually compatible and do not
 detract from the historic character of the existing structure. For
 example, an addition to a masonry structure may be sided with visually
 compatible clapboards.
- Clapboards should have a visible width of no more than 5 inches, except where wider clapboards are *historically representative*.
- High quality, durable metal or synthetic clapboard may be used in place of wood clapboard if it is similar in appearance. Metal or synthetic clapboard should not have fake wood grain, frequent or conspicuous vertical seams, or a metallic sheen.
- Materials such as concrete, stucco panels, pebble dash, metal panels, vertical boards, diagonal boards, rough sawn wood, rough split shingles, shakes, plastics, and exterior insulation and finish systems (EIFS) should be avoided, except where they are historically representative. The Landmarks Commission may allow limited use of such materials as accents or trim, where visually compatible. Concrete foundations are allowed, where visually compatible with existing foundations.
- When an exterior wall surface of a historic resource is replaced or covered, historically representative architectural details (including window trim, wood cornices and other ornaments) should remain uncovered and should project outward from the wall surface to the same degree as before.
- New siding should not be applied over more than one layer of existing siding.
- Siding transitions, if any, should occur at corners or other points of transition.
- Exposed masonry should not be covered. Unpainted masonry should not be painted or coated with other materials.
- Historically representative trim and details should not be covered with synthetic wraps.

(e) Windows and Doors.

- New or altered windows and doors shall be visually compatible with the
 existing structure, and with each historic resource located within 200 feet of
 the structure.
- 2. Historically representative windows and doors on visible facades of a historic resource shall be preserved or, when necessary, replaced with windows and doors that are similar in design, color, scale, architectural appearance, and other visual qualities.
- 3. Window and door openings on *visible facades* of a *historic resource* shall be comparable in size, alignment, pattern and rhythm to those on *historically representative portions* of the existing *structure*.

Guidelines:

Windows

 New windows on visible facades should be visually compatible with historically representative windows on the existing facade, based on size, shape, style, proportion, trim, finish, method of operation, components and placement.

- Historically representative window openings and configurations on visible facades of a historic resource should be preserved. A window opening on a side façade may be wholly or partially filled if the historically representative pattern of window openings on that façade is not significantly impaired. A window opening, if partially filled, should be filled from the bottom rather than from the top or sides.
- If a window with divided lights is replaced, the replacement window should also have divided lights. The lights should be divided by true muntins or by simulated muntins that feature raised grids on each side and spacer bars between the pains of glass.
- Single-glazed sash may be altered to accommodate insulated glass if the *alteration* does not jeopardize the soundness of the sash or significantly alter the appearance of the window.
- Windows that are not *historically representative* may be replaced with *historically representative* windows that are *visually compatible* with the structure, even if they differ from the existing window.
- Storm windows installed on *historically representative* windows should have a pane configuration that does not obscure the *character* of the *historically representative* window.
- Storm window frames and trim should match the frames and trim of the windows on which they are installed.
- Historically representative decorative windows (e.g., stained glass, leaded glass, etched glass, or decoratively shaped windows) on visible facades of historic resources should be preserved or, if necessary, replaced with windows of similar appearance.
- Window shutters, if any, should be visually compatible with the windows and structure to which they pertain. Shutters should be sized and located so that, if workable, they would cover the window opening.
- Picture windows and bay windows should not be added to visible facades, except where they are historically representative or are replacing like windows.
- Historically representative windows may be replaced or altered when
 necessary for safety, security, energy conservation, or removal of lead
 paint, if no other practical and effective solutions are available. The
 new or altered windows shall be similar in design, color, scale,
 architectural appearance, and other visual qualities to the existing
 windows.
- Reversible window treatments may be installed to meet safety, security or energy conservation requirements.

Doors

- New doors on visible facades should be visually compatible with historically representative doors, based on size, shape, style, proportion, finish, and placement. Fake wood grain and unfinished metallic surfaces should be avoided.
- *Historically representative* door openings on *visible facades* should be preserved.

- A storm door should not detract from the character of a historically representative entrance door. Full view storm doors with clear-finished wood or painted trim are preferred. Trim color should be visually compatible with the color of the entrance door and trim. Metal grills and raw metallic finishes should be avoided, except where they are historically representative and visually compatible with the style of the structure.
- Double or multiple doors on visible facades should be hinged rather than sliding doors, and should be of a historically representative style.
- Garage doors should be visually compatible with the existing structure, and should not detract from its historic character. New garage doors should be similar to historically representative garage doors in shape, surface patterns, window patterns and finish.

(f) Porches, Balconies, Stairways and Decks.

- 1. Historically representative porches, balconies and stairways on visible facades of historic resources shall be preserved or, if necessary, repaired or replaced to maintain their historically representative appearance.
- 2. Porches, balconies and decks shall not be added to *street facades*, except that *historically representative* porches or balconies may be restored.
- 3. Additions and alterations shall not detract from the historically representative character of a porch, balcony or stairway.
- 4. Porches, balconies, stairways and decks shall be *visually compatible* with the existing *structure*.
- 5. Porches, balconies, stairways and decks on *visible facades* shall have a finished appearance.

Guidelines:

- Porch, balcony, deck and stairway elements on visible facades, including railings, posts, ceilings, floors, stairs, trim, friezes and finishes, should be visually compatible with each other and with the prevailing style of the structure.
- Open spaces beneath first floor porches, decks and stairs on visible facades should be screened with lattice, narrow vertical boards, or other openwork that allows ventilation and is visually compatible with the structure and with the porch, deck or stairway.
- Historically representative open porches on street facades should not be enclosed, except that they may be enclosed with visually compatible insect screens. Historically representative open porches on other visible facades may be enclosed with visually compatible insect screens or storm windows, but should not be enclosed as heated spaces.
- Porch railings on visible facades should not be paneled or sided, except that visually compatible panels or siding may be used on enclosed porches or where historically representative.
- Open decks should not be added to street facades. Open decks should not be added to other visible facades unless they have a finished appearance comparable to that of a historically representative porch. Decks, including decks on rear facades, should be visually compatible with the structure and should not materially detract from the historic character of a historic resource.

- Accessibility ramps are allowed if needed, but should be as unobtrusive
 as possible. Accessibility ramps on visible facades should, to the
 maximum extent feasible, have a finished appearance that resembles
 the appearance of a finished porch or stairway.
- Fire escapes and rescue platforms should be as unobtrusive as possible.
 - Fire escapes and rescue platforms should not be located on *street facades* or street-facing roofs if other locations are practicable.
 - Fire escapes and rescue platforms should not be located on visible facades if city codes allow the use of automatic combustion products detection and alarm systems in place of rescue platforms and fire escapes.
 - Fire escapes and rescue platforms on visible facades should have a finished appearance that complements the structure to the maximum extent feasible.

(g) Architectural Features.

- 1. New or altered architectural features shall be visually compatible with the existing structure.
- 2. Historically representative architectural features of historic resources shall be preserved or, when necessary, replaced with features that are similar in design, color, scale, architectural appearance, and other visual qualities.
- (h) <u>External Equipment.</u> New or altered external equipment, such as *HVAC*, electrical, solar, telecommunications, mechanical and security equipment, should be as inconspicuous as possible consistent with essential function.

Guidelines:

- Equipment should not be installed on *street facades* or street-facing roofs.
- Equipment should be designed and located to be as inconspicuous as possible.
- Equipment should not damage or obscure *historically representative* architectural features.
- Roof-mounted solar arrays on sloped roofs should be flat to the roof. The long dimension of each individual solar panel should parallel the slope of the roof. The horizontal dimension of a solar array should parallel the roof ridge and eaves.
- Roof-mounted solar arrays on flat roofs should be inconspicuous when viewed from a *developed public right-of-way*.
- Historically representative light fixtures should be preserved or, if necessary, replaced with light fixtures that are similar in design, color, scale, architectural appearance, and other visual qualities.

(i) Accessibility Features.

- 1. Additions and alterations shall comply with ADA requirements in a way that is visually compatible with the existing structure. Primary entrances to public and commercial structures shall be accessible if possible.
- 2. Access ramps and other access features are allowed where needed, but shall be as *visually compatible* as possible with the existing *structure*.

- (j) <u>Drainage Systems</u>. New or altered drainage systems shall provide effective drainage, to prevent water damage to *structures*. Exterior drainage systems on a *structure* shall be *visually compatible* with that *structure*. Visible, *historically representative* drainage systems on *historic resources* shall be preserved or, when necessary, replaced with systems that are *visually compatible* with the *historic resource*.
- (k) Landscapes and Parking Areas.
 - 1. Landscape alterations shall preserve legally protected natural and archaeological features. They shall also preserve distinctive natural features, archaeological features, historically representative landscape features, and open spaces that materially contribute to the character of a historic resource or the historic district.
 - 2. New or altered *landscape features* shall be *visually compatible* with the existing site and *structures*, and shall not detract from the historic *character* of a site or *structure*.
 - 3. New or altered parking areas shall be *visually compatible* with the existing site and *structures*, and shall not detract from the historic *character* of a site or *structure*.

- Parking areas should be appropriate in scale, and visually compatible with the historic district.
 - Parking areas should not exceed reasonable parking needs associated with the *primary structure* on the *lot*.
 - Parking areas should be located and screened to be as inconspicuous as possible, when viewed from a developed public right-of-way. Screening should be visually compatible with the historic district.
- Trash storage areas should be as unobtrusive as possible, and should be screened as necessary.
- External equipment, such as *HVAC*, electrical, solar, telecommunications, mechanical and security equipment, should be as inconspicuous as possible consistent with essential function.
- Fences, retaining walls and other landscape features should be visually compatible with the historic district.
 - Fences should not be installed in front yards, except that the Landmarks Commission may allow historically representative fences that are no more than 3 feet tall.
 - Fences in front and side yards should reflect historically representative styles. Chain link fences, metal mesh fences, and rustic style fences such as rough sawn wood or split-rail fences are not appropriate, except in back yards or where historically representative.
 - Fences and retaining walls in front and side yards should be constructed with historically representative materials, or with materials that are similar in design, color, scale, architectural appearance, and other visual qualities.
 - Retaining walls in front yards should not be constructed of railroad ties, landscape timbers, boulders, plastic, or concrete blocks other than high quality concrete blocks that are made to resemble stone.

(3) Maintenance.

- (a) General. An owner of property in a historic district shall do all of the following:
 - 1. Comply with applicable *City* codes, as required by Sec. 41.13(1)(b).
 - 2. Maintain the property according to the Secretary of Interior's Standards, if the property is a landmark or landmark site.
 - 3. Identify and preserve *historically representative architectural features*, where possible.
 - 4. Refrain from demolition by neglect, as provided in Sec. 41.13(1)(c).

Guidelines:

- The code provisions cited in Sec. 41.13(1)(b) are enforced by the Building Inspector, in consultation with the Landmarks Commission and the Preservation Planner.
- Maintenance projects involving a material addition or alteration to a structure, landscape, or landscape feature may require a certificate of appropriateness issued by the Landmarks Commission or Preservation Planner. See Secs. 41.12(2) and 41.13(2).
- A property owner may not engage in demolition by neglect. See Sec. 41.23.

(b) Maintaining Roofs.

- 1. Roofs shall be maintained and repaired, as necessary, to prevent deterioration of the roof or the *building* that it covers. Roofing materials, flashing, gutters and downspouts shall be kept in sound and operational condition.
- 2. Materials used to maintain or repair a roof shall be *visually compatible* with that roof, and shall not make it more susceptible to deterioration.
- 4. Historically representative roofing materials on historic resources shall be preserved or, when necessary, replaced with materials that are similar in design, color, scale, architectural appearance, and other visual qualities.

(c) Maintaining Exterior Surfaces.

- 1. Exterior surfaces of a *structure* shall be maintained and repaired, as necessary, to prevent deterioration of the surface and *structure*. Materials used to repair exterior surfaces shall be *visually compatible* with the existing surface, and shall not make it more susceptible to deterioration.
- 2. Historically representative surface materials on historic resources shall be preserved or, when necessary, replaced with materials that are similar in design, color, scale, architectural appearance, and other visual qualities.
- 3. Non-destructive methods shall be used to clean *historically representative* surfaces.
- 4. Masonry shall be repaired and repointed as necessary, using visually compatible materials that do not contribute to masonry deterioration. Unpainted masonry shall not be painted or coated with other finishes.
- 5. Painted and other finished surfaces shall be repainted or refinished as needed to maintain their appearance and prevent deterioration.

Guidelines:

Masonry

 Masonry should not be cleaned by abrasive methods that can damage masonry and mortar joints. Abrasive methods include sandblasting or other media blasting, or use of high-pressure water or acids on limestone or marble.

- Masonry should only be cleaned when necessary to halt deterioration or remove heavy soiling. Cleaning methods should be as gentle as possible, and should be tested on a small area before being employed on a large area.
- Masonry should have tight mortar joints and be protected by operational drainage systems. Water should not be allowed to pool on masonry surfaces. Joints in concrete should be sealed with appropriate flexible sealants and backer rods, when necessary.
- Sealants and water-repellent coatings should not be applied to masonry surfaces.
- Unpainted masonry should not be painted. Peeling paint may be removed using methods approved by the Landmarks Commission or Preservation Planner.

Wood

- Wood surfaces should be painted, sealed or treated to protect them from deterioration.
- Paint removal and resurfacing should follow lead-safe procedures, as necessary.
- Water should not be allowed to pool on wood surfaces.
- Wood treatments and repairs should not degrade the historic *character* of *historically representative* wood features.

Metals

- Metals that are subject to corrosion should be treated or coated to prevent corrosion. Existing corrosion should be removed from metal surfaces before a surface coating is applied.
- The type of metal comprising a metal surface should be accurately identified, before the surface is cleaned or treated. Cleaning and treatment should be appropriate to the type of metal.
- Non-corrosive, non-abrasive methods should be used to clean soft metals such as lead, tinplate, copper, and zinc.
- Water should not be allowed to pool on metal surfaces.

Climbing Vegetation

- Climbing vegetation should not be planted so as to climb directly on historically representative surfaces of historic resources, but may be planted to climb on trellises attached to such surfaces.
- Existing climbing vegetation should be removed or pruned to minimize damage to *historically representative* surfaces.

(d) Maintaining Architectural Features.

- 1. Windows, doors, porches, stairways and other *architectural features* shall be maintained and repaired, as necessary, to prevent deterioration and facilitate continued use.
- 2. Maintenance and repair measures shall be *visually compatible* with the existing *architectural feature*.
- 3. Historically representative architectural features shall be maintained and repaired, as necessary, to preserve their historic character. Maintenance and repairs shall not diminish the historic character of a historically representative architectural feature.

2. Historically representative architectural features shall be preserved or, when necessary, replaced with architectural features that are similar in design, color, scale, architectural appearance, and other visual qualities.

Guidelines:

- Windows, doors, porches, stairways and other architectural features should be regularly maintained to preserve their appearance, functionality and historic character.
- Regular maintenance should include measures such as repainting or resealing, repointing, re-glazing, re-caulking, lubrication, weather stripping, and replacement of deteriorated, broken or nonfunctional components, as appropriate.
- (e) <u>Maintaining Drainage Systems</u>. Drainage systems shall be maintained and repaired, as necessary, to prevent water damage to *structures* in *historic districts*.

Guidelines:

- Drainage features and systems should be designed and maintained to direct drainage away from *structures*, and to prevent water damage to *structures*.
- Roofs, gutters and downspouts should be designed and maintained to ensure effective drainage.
- Irrigation systems should not cause excessive wetting of *structures*.
- (f) <u>Maintaining Landscapes</u>. Landscapes shall be maintained in a manner consistent with the preservation of distinctive *natural features*, archaeological features, *historically representative landscape features* and open spaces that materially contribute to the *character* of the *historic district*.

SUBCHAPTER E PROPERTY OWNER RESPONSIBILITIES

41.12 OWNERS OF LANDMARKS AND LANDMARK SITES.

- (1) Preservation and Maintenance. The *owner* of a *landmark* or *landmark* site shall do all of the following:
 - (a) Preserve and maintain the *landmark* and all *structures* on the *landmark site* in compliance with the *Secretary of Interior's Standards*.
 - (b) Comply with applicable provisions of Chapters 18 (Plumbing Code), 19 (Electrical Code), 27 (Housing and Property Maintenance Code), 29 (Building Code), 30 (HVAC Code) and 31 (*Sign* Control Ordinance), MGO.

Note: The codes cited in sub. (1)(b) are enforced by the Building Inspector, not the Landmarks Commission.

- (c) Protect the *landmark* and all *structures* on the *landmark site* against exterior decay and deterioration, and refrain from any action that is likely to cause or aggravate exterior decay or deterioration.
- (d) Keep the *landmark* and all *structures* on the *landmark site* free of structural defects.
- **(e)** Maintain, in sound condition, those interior portions of a *landmark structure* that may materially affect the condition of the *structure*'s exterior.

- **(f)** Comply with applicable *historic district standards*, if the *landmark* or *landmark site* is located in a *historic district* under Subchapter I.
- (2) **Project Approval.** The *owner* of a *landmark* or *landmark site* shall obtain a *certificate* of appropriateness under Subchapter F before doing any of the following, either directly or through another *person*:
 - (a) Materially expanding or altering the exterior of a *landmark* or any *structure* located on a *landmark site*. An exterior *addition* or *alteration* is material, for purposes of this paragraph, if any of the following apply:
 - It requires a permit under Chapter 18 (Plumbing Code), 19 (Electrical Code), 27 (Housing and Property Maintenance Code), 29 (Building Code), 30 (HVAC Code) or 31 (Sign Control Ordinance), MGO.
 - 2. It destroys, replaces or removes an *architectural feature* of the *landmark* or *structure*.
 - **(b)** Erecting any new *structure* on a *landmark site*.
 - **(c)** Demolishing or permanently relocating a *landmark*, or a *structure* located on a *landmark site*.
 - (d) Installing a *sign*, or materially increasing the size or prominence of a *sign*, on a *landmark* or *landmark* site.
 - **(e)** Destroying or materially altering a distinctive natural, archaeological or historical feature on a *landmark site*.
 - **(f)** Dividing any *lot* comprising all or part of a *landmark site*, or voluntarily granting any easement on such a *lot*.
- (3) **Demolition by Neglect**. The *owner* of a *landmark* or *landmark site* may not engage in *demolition by neglect* with respect to that *landmark* or *landmark site*.
- **(4) Neighbor Obligations.** An *owner* of a *lot* abutting a *landmark site* may not do any of the following:
 - (a) Take any action to cause or aggravate the exterior decay or deterioration of the landmark
 - (b) Unreasonably prevent the *owner* of the *landmark* or *landmark site* from performing required maintenance under sub. (1), or gaining property access reasonably needed for that maintenance, except that the *owner* of the abutting *lot* may require indemnification for any property damage or financial loss that may result from that access.

41.13 OWNERS OF PROPERTY IN HISTORIC DISTRICTS.

- (1) Compliance with Standards. An owner of property in a historic district shall, with respect to that property, do all of the following:
 - (a) Comply with applicable *historic district ordinance standards* under Sec. 41.11 and Subchapter I.
 - (b) Comply with applicable provisions of Chapters 18 (Plumbing Code), 19 (Electrical Code), 27 (Housing and Property Maintenance Code), 29 (Building Code), 30 (HVAC Code) and 31 (Sign Control Ordinance), MGO.

Note: The codes cited in sub. (1)(b) are enforced by the Building Inspector, in consultation with the Landmarks Commission and Preservation Planner.

- (c) Refrain from demolition by neglect.
- **(2) Project Approval.** An *owner* of property in a *historic district* shall obtain a *certificate* of appropriateness under Subchapter F before doing any of the following, either directly or through another *person*:
 - (a) Erecting a new structure that requires a building permit under Chapter 29, MGO.

- **(b)** Materially expanding or altering the exterior of a *primary structure* or *accessory structure*. An exterior *addition* or *alteration* is material, for purposes of this subsection, if any of the following apply:
 - 1. It requires a permit under Chapter 18 (Plumbing Code), 19 (Electrical Code), 27 (Housing and Property Maintenance Code), 29 (Building Code), 30 (HVAC Code) or 31 (*Sign* Control Ordinance), MGO.
 - 2. It destroys, replaces or removes any historically representative architectural feature pertaining to a historic resource.
- **(c)** Demolishing or permanently relocating any *primary structure* or *accessory structure*.
- (d) Installing a new sign, or materially increasing the size or prominence of a sign.
- **(e)** Destroying or materially altering a distinctive *natural feature*, archaeological feature, or *historically representative landscape feature* that pertains to a *historic resource* or the *lot* on which it is located, and which materially contributes to its historic *character*.
- (f) Dividing any *lot*, consolidating any *lots*, or voluntarily granting an easement on any *lot* if doing so may materially affect the *character* of the *historic district*.

SUBCHAPTER F PROJECT APPROVALS

- **41.14 REQUESTING APPROVAL.** A property *owner* shall obtain a *certificate of appropriateness* before starting work on a project for which a certificate is required under Sec. 41.12(2) or 41.13(2). To obtain a certificate, the property *owner* shall submit a request to the *Preservation Planner* on a form approved by the *Landmarks Commission*. The request shall include all of the following:
 - (1) The property *owner's* name, address and contact information.
 - (2) The location of the affected property.
 - (3) A clear description of the proposed project, including relevant project specifications.
 - **(4)** Architectural drawings needed to evaluate the proposed project. The *Preservation Planner* may require any of the following as needed:
 - (a) A scalable drawing set reduced to 11" x 17".
 - (b) Floor plans.
 - **(c)** Dimensioned site plans showing the siting of *structures*, grading, landscaping, pedestrian and vehicular access, lighting, *signs* and other features.
 - (d) Elevations of all sides showing exterior features and finishes, subsurface construction, floor and roof.
 - (e) Plan views of above-grade and below-grade levels and roof.
 - (f) For proposals involving the construction or major exterior *alteration* of a *structure* housing more than 2 commercial, residential, or commercial and residential units, a minimum of 2 accurate street-view normal perspectives shown from a viewpoint of no more than 5 feet above existing grade.
 - **(5)** Any other information reasonably required by the *Landmarks Commission* or *Preservation Planner* to evaluate the proposed action for compliance with this Chapter.
 - **(6)** The signature of the property *owner* or *person* legally authorized to act on behalf of the property *owner*.

41.15 REVIEW AND DECISION

- (1) Review for Completeness. The *Preservation Planner* shall promptly review each request under Sec. 41.14 for completeness. When the *Preservation Planner* finds that a request is complete, the *Preservation Planner* shall stamp the request with the date of the completeness finding. The *Preservation Planner* shall then promptly forward the complete request to the *Landmarks Commission* for action under sub. (4) unless under sub. (3) the Commission has authorized the *Preservation Planner* to grant or deny the request without prior Commission review.
- (2) Public Hearing; When Required. After the Landmarks Commission receives a complete request under sub. (1), the Commission shall issue a notice under Sec. 41.06 and hold a public hearing on the request if the requester proposes to do any of the following:
 - (a) Demolish, remove or replace any distinctive external feature of a *landmark*.
 - **(b)** Completely demolish or remove any *structure*, other than an *accessory structure* or *landscape feature* that meets all of the following criteria:
 - 1. It has a footprint no larger than 150 square feet.
 - 2. It does not pertain to a landmark a landmark site.
 - 3. It is not itself a historic resource.
 - (c) Erect a new *structure* with a footprint larger than 150 square feet, not including decks and open porches.
 - (d) Increase the footprint of any *structure* by more than 150 square feet, not including decks and open porches.
 - **(e)** Divide or consolidate any *lot* or *lots* in a *historic district*, or any *lot* or *lots* comprising all or part of a *landmark site*.

(3) Decisionmaker.

- (a) Except as provided in par. (b), the *Landmarks Commission* shall grant or deny every complete request under sub. (1).
- (b) The Landmarks Commission may by written policy authorize the Preservation Planner to grant or deny complete requests that do not require a public hearing under sub. (2), subject to a property owner's right of appeal under sub. (6)(a).
- (4) Timely Decision. The Landmarks Commission or Preservation Planner shall grant or deny a complete request under sub. (1) within 60 days after the Preservation Planner makes the completeness finding under sub. (2), except that the Commission may extend that time period by up to 60 days. If a complete request is not granted or denied within the prescribed time period, it is automatically denied at the end of that time period.
- (5) Issuing a Certificate. Whenever the Landmarks Commission or Preservation Planner approves a request for a certificate of appropriateness, the Preservation Planner shall promptly issue the certificate to the requester.

(6) Appeals.

- (a) If the *Preservation Planner* denies a *certificate of appropriateness* pursuant to authority delegated to the *Preservation Planner* under sub. (3)(b), the *owner* of the affected property may within 10 days appeal the denial to the *Landmarks Commission*, subject to appeal procedures specified by the Commission.
- (b) A Landmarks Commission decision to grant or deny a certificate of appropriateness may be appealed to the Common Council, as provided in Sec. 41.20. If a request for a certificate of appropriateness is automatically denied under sub. (4) due to a lack of timely action by the Landmarks Commission or Preservation Planner, that denial may also be appealed to the Common Council.

41.16 APPROVAL CRITERIA.

- (1) Projects Involving Landmarks or Landmark Sites.
 - (a) A certificate of appropriateness may authorize a project under Sec. 41.12(2) that meets all of the following:
 - 1. The Secretary of Interior's Standards.
 - 2. Applicable *historic district standards* under Sec. 41.11 and Subchapter I if the *landmark site* is located in a *historic district*.
 - (b) A certificate of appropriateness may not authorize a landmark owner to demolish or remove a landmark or any historically representative architectural feature of a landmark unless the deteriorated condition of the landmark or architectural feature requires or clearly warrants demolition or removal. Deterioration caused by a knowing or negligent violation of this Chapter does not justify demolition or removal, unless the Building Inspector orders the demolition or removal for safety reasons.
 - (c) A *certificate of appropriateness* authorizing the complete demolition or permanent relocation of a *landmark* does not take effect until and unless the Common Council also authorizes that demolition or relocation.
 - (d) The Landmarks Commission may deny a certificate of appropriateness for the division of any lot or the consolidation of any lots comprising all or part of a landmark site if it finds that the proposed division or consolidation may adversely affect the landmark or landmark site.

(2) Projects in Historic Districts.

- (a) A certificate of appropriateness may authorize an action under Sec. 41.13(2) that meets all of the following:
 - 1. Applicable historic district standards under Sec. 41.11 and Subchapter I.
 - 2. The Secretary of Interior's Standards, if the action pertains to a landmark or landmark site.
- (b) When considering any proposed demolition or removal of a *structure* in a *historic district* for which a public hearing is required under Sec. 41.15(2), the *Landmarks Commission* shall consider all of the following and may give decisive weight to any of the following:
 - 1. Whether the *structure* is of such architectural or historic significance that its demolition or removal would be detrimental to the public interest.
 - 2. The extent to which the *structure* contributes to the *character* of the *historic district*.
 - 3. Whether the proposed demolition or removal would be contrary to the policy and purpose of this Chapter as stated in Section 41.01, contrary to the purpose of the *historic district* as stated in the *historic district ordinance* under Subchapter I, contrary to an applicable historic district *standard* under Subchapter I, or contrary to an applicable *historic preservation plan* that has been adopted by the Common Council.
 - 4. Whether the *structure* is of such age or unusual design, represents such an uncommon method of construction, or is constructed of such uncommon materials that it could not be reproduced except with extraordinary difficulty or expense.
 - 5. Whether the *structure* promotes public understanding of American history, architecture or design, or aids public understanding of American culture or heritage.

- 6. Whether the deteriorated condition of the *structure* requires or clearly warrants demolition or removal. A condition caused by a knowing or negligent violation of this Chapter does not justify demolition or removal, unless the *Building Inspector* orders the demolition or removal for safety reasons.
- 7. Whether the owner of the *structure* has proposed any replacement *structure* or use and, if so, whether that proposed *structure* or use meets applicable *standards* under this Chapter.
- 8. Whether the *structure* is a *landmark* or is located on a *landmark site* and, if so, whether its demolition or removal violates the criterion under sub. (1)(b) or materially detracts from the *landmark* or *landmark site*.
- 9. Whether the *structure* is a *historic resource*.
- 10. Whether, in the case of a proposed relocation to another place, the proposed relocation would serve the *City*'s declared interest in historic preservation under Sec. 41.01.
- (c) The Landmarks Commission may deny a certificate of appropriateness for the division of a lot or the consolidation of lots in a historic district if it finds that the proposed action will adversely affect the character of the historic district, will result in lot sizes that are incompatible with those of adjacent lots, or will materially disrupt the lot size pattern of the historic district.

41.17 APPROVAL TERMS, CONDITIONS AND EFFECT.

- (1) Effect on Other City Permits and Standards.
 - (a) If a project requires a *certificate of appropriateness* under Sec. 41.12(2) or 41.13(2), no *City* agency may issue a permit for that project under Chapter 18 (Plumbing Code), 19 (Electrical Code), 27 (Housing and Property Maintenance Code), 29 (Building Code), 30 (HVAC Code) or 31 (*Sign* Control Ordinance), MGO, until the *Preservation Planner* issues the required *certificate of appropriateness* under Sec. 41.15(5).
 - (b) A certificate of appropriateness does not waive or authorize a violation of any permit requirement or standard under Chapter 18 (Plumbing Code), 19 (Electrical Code), 27 (Housing and Property Maintenance Code), 29 (Building Code), 30 (HVAC Code) or 31 (Sign Control Ordinance), MGO.

(2) Terms and Conditions.

- (a) A certificate of appropriateness expires 2 years after the date on which it is issued if the certificate holder fails, within that time period, to obtain all permits required for the project under Chapters 18 (Plumbing Code), 19 (Electrical Code), 27 (Housing and Property Maintenance Code), 29 (Building Code), 30 (HVAC Code) and 31 (Sign Control Ordinance), MGO.
- **(b)** A certificate of appropriateness does not waive or authorize a violation of any standard under this Chapter. A certificate is conditioned upon compliance with applicable standards under this Chapter, and with other reasonable terms and conditions specified in the certificate.
- (c) The Landmarks Commission may void a certificate of appropriateness and order remedial action under Sec. 41.25 if the certificate holder violates any applicable standard under this Chapter, or any certificate term or condition under par. (b).
- (3) Documentation of Existing Structures Prior to Demolition or Removal. If a certificate of appropriateness authorizes the demolition or removal of all or part of a structure or landscape feature, the certificate may require the certificate holder to provide photographic or other documentation of the existing structure or landscape feature prior to the demolition or removal.

SUBCHAPTER G VARIANCES AND APPEALS

41.18 VARIANCES; GENERAL

- (1) Requesting a Variance. A property owner who requests a certificate of appropriateness for a proposed project under Sec. 41.14 may request a variance from one or more historic preservation standards that affect the project. The property owner shall make the variance request in writing, on a form approved by the Landmarks Commission, and shall submit the request to the Preservation Planner. The variance request shall include all of the following:
 - (a) The property *owner's* name, address and contact information.
 - **(b)** A description of the proposed project to which the variance request pertains, including the project location and a copy of the *certificate of appropriateness* request under Sec. 41.14 pertaining to that project.
 - **(c)** The specific *standard* or *standards* from which the *owner* requests a variance for purposes of the proposed project.
 - (d) For each *standard* cited under par. (c), the type of variance under Sec. 41.19 that the requester seeks.
 - **(e)** The circumstances and supporting evidence that justify each requested variance, based on the relevant criteria under Sec. 41.19.
 - **(g)** Other relevant materials, if any, requested by the *Preservation Planner* or *Landmarks Commission*.

(2) Landmarks Commission Action.

- (a) The *Preservation Planner* shall promptly review each variance request under sub. (1) for completeness. When the *Preservation Planner* determines that a variance request is complete, the *Preservation Planner* shall promptly forward the request to the *Landmarks Commission* for its review and decision.
- **(b)** The *Landmarks Commission* shall hold a public hearing on each variance request that it receives under par. (a). The Commission shall give notice of the hearing as provided in Sec. 41.06. The Commission may combine the hearing with a hearing on the proposed *certificate of appropriateness* to which the variance request pertains, provided that the hearing notice identifies both items.
- **(c)** After it holds a public hearing on a variance request, the *Landmarks Commission* shall grant or deny the request. The Commission may grant or deny the request in whole or in part.
- (d) The Commission's decision under par. (c) may be appealed to the Common Council, as provided under Sec. 41.20.
- (3) Variances Granted by Other Agencies. City agencies other than the Landmarks Commission that are responsible for enforcing Chapters 18 (Plumbing Code), 19 (Electrical Code), 27 (Housing and Property Maintenance Code), 29 (Building Code), 30 (HVAC Code) or 31 (Sign Control Ordinance), MGO, may grant individual variances under those chapters in order to facilitate compliance with historic preservation standards under this Chapter, provided that the variances do not endanger public health or safety. Variances granted by other agencies do not constitute variances from any standards under this Chapter.
- **41.19 VARIANCE CRITERIA.** The *Landmarks Commission* may grant a variance under Sec.
 - 41.18 for any of the following reasons:
 - (1) **Economic Hardship**. The *Landmarks Commission* may grant an economic hardship variance if the Commission finds that all of the following apply:

- (a) Strict literal application of a *standard* under this Chapter would deny the property *owner* a reasonable rate of return on investment, or would impose upon the property *owner* an unreasonable and unnecessary financial hardship.
- **(b)** The circumstances justifying the hardship variance meet all of the following criteria:
 - 1. They are unique to the property in question, and are not characteristic of a significant number of other *landmarks*, *landmark sites*, or properties in a *historic district*.
 - 2. They were not caused by a property *owner's* failure to maintain the property according to this Chapter.
- **(c)** The hardship variance will not have a significant adverse effect on other *landmarks*, *landmark sites*, or properties in a *historic district*.
- (d) The property owner clearly documents the circumstances justifying the variance. The Landmarks Commission may publish evidentiary guidelines to assist property owners, and to ensure that the Commission receives adequate documentation for variances granted under this subsection. Documentation shall include evidence of all of the following that are relevant:
 - 1. Property purchase costs.
 - 2. Rental income.
 - 3. Real estate listings, disclosure statements, asking prices and purchase offers.
 - 4. Tax assessments.
 - 5. Real estate listings for comparable properties.
 - 6. Improvements made, and improvement costs incurred, during ownership.
 - 7. Maintenance costs incurred during ownership.
 - 8. Costs to comply with the *standard* from which a variance is requested.
 - 9. Other relevant documentation reasonably requested by the *Landmarks Commission*.
- **(2) Historic Design.** The *Landmarks Commission* may grant a variance allowing, as part of the *alteration* of an existing *structure*, elements otherwise prohibited by a *standard* under this Chapter if the Commission finds that all of the following apply:
 - (a) Photographic or other evidence shows that the *structure*, or other local *structures* of similar age and style, incorporated similar elements as part of their original design.
 - **(b)** The proposed *alteration* complies with other applicable *standards* under this Chapter.
 - **(c)** The proposed *alteration* will not destroy original or *historically representative* architectural features of a *landmark* or *historic resource*.
- (3) Alternative Design. The Landmarks Commission may grant a variance allowing, in a new or altered *structure*, elements otherwise prohibited by a *standard* under this Chapter if the Commission finds that all of the following apply:
 - (a) The elements will enhance the quality of the design, or make it more *visually compatible* with the *historic district* or with *historic resources* located within 200 feet of the *structure*.
 - **(b)** The proposed design complies with other applicable *standards* under this Chapter.
 - **(c)** The proposed design will not adversely affect the *character* of the *historic district*, or any *historic resource* located within 200 feet of the *structure*.
- (4) **Public Interest**. The *Landmarks Commission* may grant a variance allowing the construction, *alteration*, demolition or removal of a *structure*, which action would otherwise be prohibited under this Chapter, if the Commission finds that a variance is necessary in the public interest for all of the following reasons:
 - (a) The action will provide unique, high priority benefits to the general public.

- **(b)** The benefits under par. (a) substantially outweigh the strong public interest in historic preservation as expressed in this Chapter.
- **(c)** There are no reasonable alternatives that would allow the action to proceed in compliance with this Chapter.

41.20 APPEALS TO COMMON COUNCIL.

- (1) What May be Appealed. An authorized *person* under sub. (2) may appeal any of the following to the Common Council:
 - (a) A Landmarks Commission decision to grant or deny a certificate of appropriateness under Sec. 41.15, or any automatic denial under Sec. 41.15(4).
 - **(b)** A *Landmarks Commission* decision to grant or deny a variance under Sec. 41.18(2).
 - (c) A Landmarks Commission determination under Sec. 41.23(3) which finds that a property owner has engaged in demolition by neglect.
 - (d) A Landmarks Commission order under Sec. 41.25.
- (2) Who May Appeal. Any of the following persons may file an appeal under sub. (1):
 - (a) The affected property owner.
 - **(b)** The alder of the district in which the affected property is located.
 - (c) The *owners* of at least 20 percent of the total number of *lots* within 200 feet of the affected property.
- (3) Filing an Appeal. An appeal under sub. (1) shall be filed with the *City* Clerk within 10 days after the *Landmarks Commission's* decision. The appeal petition shall include the identity and address of each petitioner, the nature of the appeal under sub. (1), the petitioner's standing under sub. (2), and the specific grounds for appeal. The *City* Clerk shall promptly forward the appeal petition to the Common Council.

(4) Common Council Action.

- (a) The Common Council or a duly appointed committee of its members shall issue a hearing notice and hold a public hearing on each appeal petition received under sub. (3). If a committee of the Common Council conducts the hearing, the committee shall report its findings to the full Council before the Council takes any action under par. (b). A hearing notice under this paragraph shall be equivalent to the *Landmarks Commission* hearing notice given under Sec. 41.06 for the matter being appealed.
- **(b)** Following a public hearing under par. (a), the Common Council may by favorable vote of a majority of its members do any of the following if it finds that the *Landmarks Commission* action is contrary to applicable criteria or *standards* under this Chapter, or constitutes a clear abuse of discretion:
 - 1. Reverse or modify the Commission's action.
 - 2. Refer the matter back to the Commission with instructions for further review.
- (c) If the Common Council fails to take action under par. (b) within 60 days after it receives an appeal petition under sub. (3), the Landmarks Commission's action is upheld.

SUBCHAPTER H ENFORCEMENT

41.21 PUBLIC INTEREST IN ENFORCEMENT. The Common Council finds that it is in the public interest to preserve and maintain *landmarks*, *landmark sites*, and properties in *historic districts*, and to vigorously enforce this Chapter and related *City* ordinances.

41.22 ENFORCEMENT ROLES.

- (1) Landmarks Commission and Preservation Planner. Except as provided in sub. (2), the Landmarks Commission shall administer this Chapter. The Landmarks Commission, or the Preservation Planner acting within his or her authority under this Chapter, may do any of the following:
 - (a) Inspect the exterior portions of a current or proposed *landmark* or *landmark site*, or any property in a *historic district*, as necessary for the administration of this Chapter. Inspections shall be coordinated with the *Building Inspector*, and shall not unnecessarily duplicate inspections conducted by the *Building Inspector*.
 - **(b)** Require property *owners* to submit information reasonably required for a *certificate of appropriateness*, variance or other review authorized by this Chapter.
 - **(c)** Cooperate and share information with the *Building Inspector* and other *city* agencies.
 - (d) Refer violations of this Chapter or related ordinances to the *City* Attorney, the *Building Inspector*, or other agencies that may have jurisdiction.

(2) Building Inspector and Other Agencies.

- (a) The *Building Inspector* and other *city* agencies with jurisdiction shall enforce property maintenance requirements under Chapters 18 (Plumbing Code), 19 (Electrical Code), 27 (Housing and Property Maintenance Code), 29 (Building Code), 30 (HVAC Code) and 31 (*Sign* Control Ordinance), MGO, related to *landmarks*, *landmark* sites, and properties in *historic districts*.
- **(b)** The *Building Inspector* and other *city* agencies shall cooperate with the *Landmarks Commission* and *Preservation Planner* in the administration and enforcement of this Chapter.
- (c) The *Building Inspector* or other *city* agency with jurisdiction shall notify the *Preservation Planner* whenever the *Building Inspector* or agency issues a warning notice or initiates a compliance action involving a *landmark*, a *landmark site*, or a property in a *historic district*, if the cited violation may be relevant to the administration of this Chapter. The *Building Inspector* or agency shall also notify the *Preservation Planner* if a property *owner* fails to correct the cited violation in a timely manner.

41.23 DEMOLITION BY NEGLECT; ENFORCEMENT.

- (1) Notice of Demolition by Neglect. If the Building Inspector or other city agency with jurisdiction finds that the owner of a landmark, a historic resource, or a structure in a historic district may be engaged in demolition by neglect, the Building Inspector or agency shall give written notice of that finding to the property owner. The Building Inspector or agency shall give a copy of the notice to the Preservation Planner, who shall promptly notify the Landmarks Commission.
- (2) Public Hearing. Within 90 days after it receives a notice under sub. (1), the Landmarks Commission shall issue a hearing notice under Sec. 41.06 and hold a public hearing to determine whether the property owner has engaged in demolition by neglect.
- (3) **Decision.** Following public hearing under sub. (2), the *Landmarks Commission* shall issue its decision, determining whether the property *owner* has engaged in *demolition by neglect*. The decision shall explain and justify the *Landmarks Commission*'s determination. The Commission may, as part of its decision, order remedial actions that the Commission deems appropriate. A decision under this subsection may be appealed to the Common Council under Sec. 41.20.

- (4) Settlement Agreement. The Landmarks Commission may, at any time before or after issuing a decision under sub. (3), enter into an agreement under which the accused property owner agrees to bring the affected property into compliance with applicable maintenance standards under this Chapter, and to take other remedial actions that the Commission deems appropriate.
- (5) Access Defense. A landmark owner may claim, as a defense to an allegation of demolition by neglect affecting the landmark, that the owner made reasonable efforts to perform required maintenance but was prevented from doing so because the owner of a lot abutting the landmark site unreasonably refused to grant needed access for maintenance as required by Sec. 41.12(4). If, after a public hearing preceded by notice to the neighboring lot owner, the Landmarks Commission finds that the defense is valid, it may determine under sub. (3) that the neighboring lot owner has engaged in demolition by neglect.
- (6) Report of Determination. If the Landmarks Commission determines under sub. (3) or (5) that a property owner has engaged in demolition by neglect, it shall report that determination to the Building Inspector and the City Attorney. A Landmarks Commission determination of demolition by neglect is prima facie evidence of demolition by neglect for purposes of any administrative or municipal court action, and also constitutes prima facie evidence of a public nuisance under Sec. 27.05(3), MGO.
- (7) Abatement by the City. If the Landmarks Commission determines under sub. (3) or (5) that a property owner has engaged in demolition by neglect, the Building Inspector may use the non-summary abatement procedures under Sec. 27.05(3)(e), MGO, to repair the affected property to abate the nuisance. The property owner who engaged in demolition by neglect shall pay the cost of the required repairs. Any unpaid cost shall be imposed as a special charge against the property and collected pursuant to Sec. 4.09(13), MGO, and Wis. Stat. s. 66.0627.
- (8) Acquisition by City. If the Landmarks Commission determines under sub. (3) that a property has been affected by demolition by neglect that cannot be adequately addressed or remedied by other means, the Common Council may authorize the City to acquire the affected property under Wis. Stat. s. 66.1111(2). The Common Council may authorize the City to do so through condemnation proceedings under Wis. Stat. s. 32.06, if necessary and appropriate.

41.24 CIVIL FORFEITURES.

- (1) A *person* who violates any provision of this Chapter or any lawful order of the *Landmarks Commission* under Sec. 41.25 is subject to a minimum court-ordered civil forfeiture of \$250 and a maximum court-ordered civil forfeiture of \$500 per violation. Violations involving separate properties or separate provisions are considered separate violations. Each day of violation following a warning notice may also be treated as a separate violation.
- (2) A *person* who, within 3 years after being charged with a violation under sub. (1), commits a second violation involving the same property and ordinance provision is subject to a minimum court-ordered civil forfeiture of \$500 and a maximum court-ordered civil forfeiture of \$1,000 for that second violation. This paragraph does not apply if the *person* is found not guilty of the first charged violation under sub. (1).

- (3) A *person* who, within 3 years after being charged with a second charged violation under sub. (2), commits a third violation involving the same property and ordinance provision, is subject to a minimum court-ordered civil forfeiture of \$1,000 and a maximum court-ordered civil forfeiture of \$2,000 for that third violation. This paragraph does not apply if the *person* is found not guilty of the second charged violation under sub. (2).
- **(4)** All civil forfeitures under this Section may be tripled if the court finds that the violator has engaged in *demolition by neglect*.
- (5) An entity may be punished as a repeat violator under this Section if at least one of its officers or directors was an officer or director of the entity that committed the previous violation.
- **41.25 REMEDIAL ORDERS.** The *Landmarks Commission* may after notice and public hearing order the cessation, removal or modification of any new construction, *addition*, *alteration*, or other work performed in violation of this Chapter. An order under this Section may be appealed to the Common Council under Sec. 41.20.

SUBCHAPTER I HISTORIC DISTRICTS

41.26 - MANSION HILL HISTORIC DISTRICT.

- (1) **Creation**. A Mansion Hill *Historic District* is hereby created. The boundaries of the district are shown by the district map and description on file with the *City Planning Division*. A copy of the district map is available online at
- (2) Purpose and Rationale. The purpose and rationale for the Mansion Hill *Historic District* are described in the City of Madison Historic Preservation Plan, available online at
- (3) Historic Period of Significance. The historic period of significance for the Mansion Hill Historic District is 1850 through 1930.
- **(4)** *Historic Resources.* The following properties are hereby designated as *historic resources* within the Mansion Hill *Historic District*:
 - (a) Designated landmarks and landmark sites.
 - **(b)** Structures built during the district's period of significance under sub. (3).
 - **(c)** The following additional *structures* or properties that are important to the *character* of the *historic district*, and whose historical significance has been clearly documented:

[List other specific structures or properties (e.g., historically significant parks) that are to be treated as historic resources within the district. All designated historic resources should be shown on the district map under sub. (1).]

- **(5) Property Owner Responsibilities.** An *owner* of property in the Mansion Hill *Historic District* shall:
 - (a) Comply with applicable *standards* in subs. (6) to (8).
 - **(b)** Obtain a *certificate of appropriateness* before undertaking any project for which a permit is required under Sec. 41.13(2). For more information, contact the *Preservation Planner* in the *City Planning Division*.
- (6) New Structures. New structures in the Mansion Hill Historic District shall comply with Sec. 41.11(1).
- (7) <u>Additions and Alterations</u>. Additions and alterations in the Mansion Hill Historic District shall comply with Sec. 41.11(2).

- (8) <u>Maintenance.</u> Properties in the Mansion Hill *Historic District* shall be maintained according to Sec. 41.11(3).
- (9) **Design Manual.** For a convenient summary of applicable historic preservation *standards* and *guidelines*, as well as graphic illustrations and best practice tips, see the Mansion Hill Design Manual, available online at _____.

41.27 - THIRD LAKE RIDGE HISTORIC DISTRICT.

- (1) **Creation.** A Third Lake Ridge *Historic District* is hereby created. The boundaries of the district are shown by the district map and description on file with the *City Planning Division*. A copy of the district map is available online at
- (2) Purpose and Rationale. The purpose and rationale for the Third Lake Ridge *Historic District* are described in the City of Madison Historic Preservation Plan, available online at ______.
- (3) **Historic** *Period of Significance*. The historic *period of significance* for the Third Lake Ridge *Historic District* is 1850 through 1945.

[Drafter's Note: This draft changes the district's historic period of significance (currently 1850 to 1929) to 1850 through 1945. This change is consistent with the city's "Build II" plan for the Williamson Street area.]

- **(4)** *Historic Resources.* The following properties are hereby designated as *historic resources* within the Third Lake Ridge *Historic District*:
 - (a) Designated landmarks and landmark sites.
 - **(b)** Structures built during the district's period of significance under sub. (3).
 - **(c)** The following additional *structures* or properties that are important to the *character* of the *historic district*, and whose historical significance has been clearly documented:

[List other specific structures or properties (e.g., historically significant parks) that are to be treated as historic resources within the district. All designated historic resources should be shown on the district map under sub. (1).]

- **(5) Property Owner Responsibilities.** An *owner* of property in the Third Lake Ridge *Historic District* shall:
 - (a) Comply with applicable standards in subs. (6) to (9).
 - (b) Obtain a *certificate of appropriateness* before undertaking any project for which a permit is required under Sec. 41.13(2). For more information, contact the *Preservation Planner* in the *City Planning Division*.
- (6) New Structures; General. New structures in the Third Lake Ridge Historic District shall comply with Sec. 41.11(1), and with sub. (7) if applicable. The following district guidelines apply, in addition to the guidelines under Sec. 41.11(1):

Guidelines:

Street Facades

- On commercial and mixed-use structures:
 - Finished first floor elevations should be as close to grade as possible.
 - First floors should be visually distinct from upper floors.
 - Main entrances should be located on street facades, and should be recessed.
 - Angled corner entrances are encouraged on corner buildings.
 - First floor storefronts should be broken into bays, similar in width to those on *historically representative* storefronts. Large storefront windows and low kick panels are encouraged.

- First floor window openings should reflect *historically representative* patterns. Transom windows are encouraged.
- Upper floor window openings should be vertically oriented and regularly spaced.
- Window glass should be transparent.
- Kick panels under first floor windows should feature design details and high quality stone, masonry or other historically representative materials.
- First floor windowsills should be at least 18 inches and not more than 36 inches above grade.
- Side pilasters, parapet caps and cornices are encouraged.
- Sign bands should be included, where appropriate, to encourage visual compatibility of signs.
- Signs should be externally (not internally) illuminated. Exterior illumination should originate from gooseneck or other unobtrusive, downward-facing fixtures. Internal illumination, if allowed, should be subdued and should only illuminate letters and characters – not background.
- Sign colors should complement building and awning colors.
- On houses:
 - Finished first floor elevations should be at least 18 and not more than 48 inches above grade.
 - Historically representative porches are encouraged.

Roofs

- Commercial and mixed-use *buildings* should have flat roofs.
- Residential buildings, other than mixed-use and multi-unit apartment buildings, should have moderate to steeply pitched roofs. Pitched roofs may be gabled or hipped.
- Pitched roofs should be surfaced with historically representative roofing materials, or materials that closely resemble historically representative materials.
 - Appropriate materials include asphalt shingles, sawn wood shingles, and fiberglass or other composition shingles that are similar in appearance to asphalt shingles.
 - Shingles may include multilayered architectural shingles, 3-in-1 tab shingles, Dutch lap shingles, and French method or interlock shingles.
 - Thick wood shakes are inappropriate.

Exterior Walls

- Visible facades should be surfaced with historically representative materials such as stone, masonry or horizontal clapboard. Other materials may be allowed, where visually compatible.
- Upper stories of clapboard-sided houses may be sided with shingles.

Porches and Stairways on Visible House Facades

- Porches and stairways should have a finished appearance.
- Porches and stairways should be constructed of wood or other materials that
 have a historically representative appearance. Railings may be constructed of
 wood, wrought iron or other materials having a historically representative
 appearance.
- Wood surfaces should be painted or opaque stained, except that flooring and stair treads may be clear finished.

- Porch floors should be surfaced with tongue-in-groove boards or other
 materials that have a historically representative appearance. Floor joists should
 be hidden from view. Carpeting and two-by-four decking are inappropriate.
- Porch ceilings should be surfaced with narrow beaded boards or other materials that have a historically representative appearance.
- Railings on stairways and open porches should have top and bottom rails.
 Bottom rails on porches should be raised above the porch floor, but by no more than 3.5 inches.
- Balusters on porch and stairway railings should extend from the top to the bottom rail, but not beyond. Plain, one-by-one inch balusters are preferred.
 Twisted or decorative balusters are inappropriate. Balusters should be constructed so that a 4-inch ball cannot pass through the railing at any point.
- Porch posts should be trimmed with decorative molding at the top and bottom of the posts.
- Open spaces beneath porches and stairways should be screened by framed lattice, narrowly spaced vertical boards, or other approved openwork that permits ventilation. The enclosure should be constructed so that a 3" ball cannot pass through any portion of it.
- Stairs should have solid risers.

(7) New Structures; Williamson Street Corridor.

- (a) Williamson Street Corridor Defined. The Williamson Street Corridor includes the area designated as such on the district map under sub. (1). The corridor is divided into 5 zones (I, Ia, II, III and IV), corresponding to the zones identified in the City's "Design Guidelines & Criteria for Preservation: Williamson Street, 600-1100 Blocks," otherwise known as the "Build II Plan," approved by Common Council Resolution RES-05-00074 (2005).
- (b) <u>Standards.</u> New structures in the Williamson Street Corridor shall comply with the following standards, in addition to the standards in sub. (6):
 - 1. Maximum Height.
 - a. Zone 1: *Structures* shall not exceed 2-1/2 *stories* except that, on the north side of the 800 and 900 block of Williamson Street, the Landmarks Commission may allow 3 *stories*.
 - b. Zone 1a: Structures shall not exceed 4 stories, except that structures on the easterly 165 feet of the north side of the 600 block of Williamson Street may not exceed 3 stories. On the south side of the 700 block of Williamson Street, the Landmarks Commission may allow 5 stories.
 - c. Zone II: Structures shall not exceed 3 stories, except that the Landmarks Commission may allow a fourth story that is stepped back so that it cannot be seen at sidewalk level from the opposite side of the street. In the 800 and 900 blocks of Williamson Street, the fourth story of a residential structure shall be set back at least 45 feet from the property line, and the fourth story of a commercial or mixed use structure shall be set back at least 30 feet from the property line.
 - d. Zone III: Structures shall not exceed the lesser of 54 feet or 5 stories.
 - e. Zone IV: Structures shall not exceed the lesser of 54 feet or 5 stories, except that the Landmarks Commission may allow a structure of up to the lesser of 85 feet or 7 stories.

f. Corner features on corner *structures* may extend a reasonable distance above the maximum *height* otherwise allowed if the corner feature is appropriate to the *building* style and is comparable in scale to *historically representative* corner features in the Williamson Street Corridor.

2. Setbacks.

- a. The *street façade* of a residential *structure*, other than a mixed-use *structure*, shall be set back at least 15 feet from the *developed public right-of-way*. The *Landmarks Commission* may allow a shorter setback of not less than 6 feet if the setback is not less than the average setback of other residential *structures* on the *block face*. A one-*story* unenclosed porch, including stairs, may encroach up to 6 feet into the setback but may not be located less than 6 feet from the *developed public right-of-way*.
- b. The street façade of a commercial or mixed-use structure shall be set back 2 feet from the developed public right-of-way, except that the Landmarks Commission may allow a setback of up to 8 feet to accommodate an outdoor retail space.
- c. Lots no more than 44 feet wide shall have side yard setbacks of at least 4 feet per side, totaling at least 10 feet for both sides.
- d. Lots over 44 feet wide shall have side yard setbacks of at least 6 feet per side, totaling at least 16 feet for both sides.
- e. Corner residential *lots* shall have a side yard setback of at least 8 feet on the street-facing side. The combined total setback requirement for the 2 side yards is thus increased by 4 feet.
- f. Corner commercial and mixed-use *lots* shall have a side yard setback of at least 2 feet on the street-facing side. The combined total setback requirement for the 2 side yards is thus decreased by 2 feet.
- g. Rear yard setbacks shall be at least 35 feet, or 16 feet if the *structure* has an underground or above-ground parking *structure*. The *Landmarks Commission* may allow a rear yard setback of 10 feet in the 700 block of Williamson Street, and in the back half of the 600 block of Williamson Street.

Street Facades.

- a. No *structure* may have a total *street façade* width of more than 60 feet.
- b. Street façades more than 25 feet wide shall be divided into visually distinct masses, each of which may be no more than 25 feet wide. The visually distinct masses shall be separated from each other by at least 5 feet.

[Drafter's Note: The standards in sub. (7), which are drawn from the "Build II plan" for the Williamson St. Corridor, could be incorporated into the zoning code rather than the historic preservation ordinance.]

- (8) Additions and Alterations. Additions and alterations to structures in the Third Lake Ridge Historic District shall comply with Sec. 41.11(2). The guidelines under sub. (6) also apply, where relevant, to additions and alterations.
- (9) Maintenance. Properties in the Third Lake Ride *Historic District* shall be maintained according to Sec. 41.11(3).
- (10) **Design Manual.** For a convenient summary of applicable historic preservation *standards* and *guidelines*, as well as graphic illustrations and best practice tips, see the Third Lake Ridge Design Manual, available online at

41.28 - UNIVERSITY HEIGHTS HISTORIC DISTRICT.

- (1) **Creation.** A University Heights *Historic District* is hereby created. The boundaries of the district are shown by the district map and description on file with the *City Planning Division*. A copy of the district map is available online at
- (2) Purpose and Rationale. The purpose and rationale for the University Heights *Historic District* are described in the City of Madison Historic Preservation Plan, available online at
- (3) **Historic** *Period of Significance*. The historic *period of significance* for the University Heights *Historic District* is 1893 through 1928.
- **(4)** *Historic Resources.* The following properties are hereby designated as *historic resources* within the University Heights *Historic District*:
 - (a) Designated landmarks and landmark sites.
 - **(b)** Structures built during the district's period of significance under sub. (3).
 - **(c)** The following additional *structures* or properties that are important to the *character* of the *historic district*, and whose historical significance has been clearly documented:

[List other specific structures or properties (e.g., historically significant parks) that are to be treated as historic resources within the district. All designated historic resources should be shown on the district map under sub. (1).]

- **(5) Property Owner Responsibilities.** An *owner* of property in the University Heights *Historic District* shall:
 - (a) Comply with applicable *standards* in subs. (6) to (9).
 - **(b)** Obtain a *certificate of appropriateness* before undertaking any project for which a permit is required under Sec. 41.13(2). For more information, contact the *Preservation Planner* in the *City Planning Division*.
- (6) New Structures; General. New structures in the University Heights Historic District shall comply with Sec. 41.11(1) and with applicable height limits in sub. (7). The following district guidelines apply, in addition to the guidelines under Sec. 41.11(1): Guidelines:
 - New primary structures should be at least 15 feet in height.
 - The street facade area of a new primary structure should be no greater than 125 percent of the average street façade area of historic resources located within 200 feet of the new primary structure. This does not apply to a multi-unit residential structure whose street facade includes adequate setback variations, such that the street façade appears to repeat the proportions and rhythm of the block face and of historic resources located within 200 feet of the structure.
 - Pitched roofs should be surfaced with historically representative roofing materials, or materials that closely resemble historically representative materials.
 - Appropriate roofing materials include tile, slate, sawn wood shingles, and asphalt shingles.
 - Inappropriate roofing materials include thick wood shakes, Dutch lap shingles, French method shingles and interlock shingles.
 - Siding combinations should be reasonably consistent with combinations
 prevalent on historic resources in the historic district (e.g., brick on the first floor
 and clapboard on second floor of single-family residences).

- (7) **New Structures**; **Maximum Height**. The following *height* limits apply to new *structures* in the University Heights *Historic District*:
 - (a) A new *primary structure* in a TR-C2, TR-C3, TR-C4, TR-V1, or TR-V2 zoning district shall not exceed the lesser of 35 feet or 2.5 *stories*.
 - **(b)** A new *primary structure* in a TR-U1, NMX, TSS, or LMX zoning district shall not exceed 40 feet.
 - (c) A new primary structure in a TR-U2 zoning district shall not exceed 50 feet.
 - (d) A new accessory structure shall not exceed 15 feet.

[Drafter's Note: The standards in sub. (7), which are drawn from the current ordinance, could be incorporated into the zoning code rather than the historic preservation ordinance.

- (8) Additions and Alterations. Additions and alterations to structures in the University Heights Historic District shall comply with Sec. 41.11(2). The guidelines under sub. (6) also apply, where relevant, to additions and alterations.
- (9) Maintenance. Properties in the University Heights *Historic District* shall be maintained according to Sec. 41.11(3).
- (10) **Design Manual.** For a convenient summary of applicable historic preservation *standards* and *guidelines*, as well as graphic illustrations and best practice tips, see the University Heights Design Manual, available online at _____.

41.29 MARQUETTE BUNGALOWS HISTORIC DISTRICT.

- (1) **Creation.** A Marquette Bungalows *Historic District* is hereby created. The boundaries of the district are shown by the district map and description on file with the *City Planning Division*. A copy of the district map is available online at
- (2) Purpose and Rationale. The purpose and rationale for the Marquette Bungalows Historic District are described in the City of Madison Historic Preservation Plan, available online at
- (3) Historic *Period of Significance*. The historic *period of significance* for the Marquette Bungalows *Historic District* is 1923 through 1930.
- **(4)** *Historic Resources.* The following properties are hereby designated as *historic resources* within the Marquette Bungalows *Historic District*:
 - (a) Designated landmarks and landmark sites.
 - (b) Structures built during the district's period of significance under sub. (3).
 - **(c)** The following additional *structures* or properties that are important to the *character* of the *historic district*, and whose historical significance has been clearly documented:

[List other specific structures or properties (e.g., historically significant parks) that are to be treated as historic resources within the district. All designated historic resources should be shown on the district map under sub. (1).]

- **(5) Property Owner Responsibilities.** An *owner* of property in the Marquette Bungalows *Historic District* shall:
 - (a) Comply with applicable standards in subs. (6) to (8).
 - **(b)** Obtain a *certificate of appropriateness* before undertaking any project for which a permit is required under Sec. 41.13(2). For more information, contact the *Preservation Planner* in the *City Planning Division*.
- (6) New Structures. New structures in the Marquette Bungalows Historic District shall comply with Sec. 41.11(1). The following district guidelines apply, in addition to the guidelines under Sec. 41.11(1):

Guidelines:

Primary Structures

Primary structures should reflect the historically representative bungalow style
of the historic district. Roofs, visible facades, wall surfaces, porches and
architectural features should reflect the bungalow style. Rear facades should
be visually compatible with the bungalow style.

Accessory Structures

- Accessory structures, such as garages, should reflect the historically representative bungalow style of the historic district.
- Roofs should be similar in shape, style, slope and appearance to the roof of the *primary structure*. Single slope roofs are inappropriate.
- Roofing materials should match those of the *primary structure*, to the maximum extent feasible.
- Garage doors should be consistent with the bungalow style. Horizontally paneled and flat paneled garage doors are inappropriate.
- Windows and pedestrian doors should be similar in style and proportion to historically representative windows and doors on the primary structure.

Roofs

- Roofs and roof features should reflect the historically representative bungalow style of the historic district.
- Roofs should be surfaced with *historically representative* roofing materials, or materials that closely resemble *historically representative* materials.
 - Acceptable roofing materials include asphalt shingles, fiberglass shingles, or other rectangular composition shingles that are similar in appearance to 3-in-1 tab asphalt shingles.
 - Sawn wood shingles may be used where visually compatible.
 - Thick wood shakes and Dutch lap, French method and interlock shingles are inappropriate.
- Rooftop equipment should be as inconspicuous as possible, consistent with essential function.

Exterior Walls

- Visible facades should reflect the historically representative bungalow style of the historic district.
- Visible facades should be surfaced with historically representative materials such as stone, masonry, stucco or horizontal clapboard. Other materials may be allowed, where visually compatible.

Windows and Doors

- Windows and doors on visible facades should reflect the historically representative bungalow style of the historic district.
- Undivided picture windows are inappropriate.
- Bay windows are inappropriate, except that the Landmarks Commission may allow a bay window that has perpendicular sides, does not extend beyond the roof eaves, and is otherwise visually compatible with the existing structure.

- If a window opening has an area of more than 16 square feet, the window should have divided lights. Lights should be divided by true muntins or by high quality simulated muntins that feature raised grids on each side and spacer bars between the pains of glass.
- Storm windows and doors should be simple in design and free of stylistic references.
- Storm window and storm door trim should be enameled, painted or otherwise finished. Raw metal trim is not appropriate. Historically representative wood trim is encouraged.

Porches, Stairways and Decks

- Porches and stairways on *visible facades* should reflect the *historically representative* bungalow style of the *historic district*. Open decks are not appropriate on *visible facades*.
- Porches and stairways on visible facades should be constructed of stone, masonry, wood or other materials that have a historically representative appearance. Concrete steps are allowed, if they are visually compatible with the structure and its bungalow style. Wood steps should have solid risers.
- Porch and stairway railings should reflect the historically representative bungalow style. Acceptable railing designs include:
 - Wrought iron railings with balusters at least one-half inch wide.
 - Wood railings with one-by-one inch square balusters spaced no more than 3 inches apart.
 - Railings sided to match the siding of the structure.
- Porch windows, if any, should have a historically representative appearance and should be similar in proportion and style to historically representative windows on the structure.
- All porches, stairways and decks, including those on rear facades, should be *visually compatible* with the *structure*.
- (7) Additions and Alterations. Additions and alterations to structures in the Marquette Bungalows Historic District shall comply with Sec. 41.11(2). The guidelines under sub. (6) also apply, where relevant, to additions and alterations.
- (8) Maintenance. Properties in the Marquette Bungalows *Historic District* shall be maintained according to Sec. 41.11(3).
- **(9) Design Manual.** For a convenient summary of applicable historic preservation *standards* and *guidelines*, as well as graphic illustrations and best practice tips, see the Marquette Bungalows Design Manual, available online at _____.

41.30 FIRST SETTLEMENT HISTORIC DISTRICT.

- (1) **Creation.** A First Settlement *Historic District* is hereby created. The boundaries of the district are shown by the district map and description on file with the *City Planning Division*. A copy of the district map is available online at _____.
- (2) Purpose and Rationale. The purpose and rationale for the First Settlement *Historic District* are described in the City of Madison Historic Preservation Plan, available online at ______.
- (3) **Historic** *Period of Significance*. The historic *period of significance* for the First Settlement *Historic District* is 1850 through 1929.

- **(4)** *Historic Resources.* The following properties are hereby designated as *historic resources* within the First Settlement *Historic District*:
 - (a) Designated landmarks and landmark sites.
 - (b) Structures built during the district's period of significance under sub. (3).
 - **(c)** The following additional *structures* or properties that are important to the *character* of the *historic district*, and whose historical significance has been clearly documented:

[List other specific structures or properties (e.g., historically significant parks) that are to be treated as historic resources within the district. All designated historic resources should be shown on the district map under sub. (1).]

- **(5) Property Owner Responsibilities.** An *owner* of property in the First Settlement *Historic District* shall:
 - (a) Comply with applicable standards in Secs. (6) to (8).
 - **(b)** Obtain a *certificate of appropriateness* before undertaking any project for which a permit is required under Sec. 41.13(2). For more information, contact the *Preservation Planner* in the *City Planning Division*.
- (6) New Structures. New *structures* in the First Settlement *Historic District* shall comply with Sec. 41.11(1). The following district *guidelines* apply, in addition to the *guidelines* under Sec. 41.11(1):

Guidelines:

Roofs

- Pitched roofs should have a moderate to steep pitch (not less than 4-in-12).
- Pitched roofs should be surfaced with asphalt shingles or other *historically* representative roofing materials.
 - Materials that closely resemble historically representative materials may be allowed.
 - Sawn wood shingles are not recommended, but may be allowed where visually compatible with the structure.
 - Thick wood shakes are inappropriate.

Garage Doors

- Vehicle doors on garages should have flat surfaces or approximately square panels. Garage doors with horizontal panels are inappropriate.
- Garage door windows should have arrays of small panes, such as the 6-pane arrays (3 panes across and 2 panes high) commonly found on garages from the 1920s.

House Porches, Stairways and Decks

- Historically representative porches are encouraged on street facades.
- Porches and stairways on visible facades should have a finished appearance:
 - Porches and stairways should be constructed of wood or other historically representative porch and stairway materials. Alternative materials may be used if they are similar to historically representative materials in shape, design, color, scale, architectural appearance, and other visual qualities.
 - Porches should have finished floors, ceilings and frieze boards. Floor joists should be hidden from view. Carpeting and two-by-four decking are inappropriate.
 - Porch ceilings should be surfaced with narrow beaded boards or other materials that have a historically representative appearance.

- Porch floors should be surfaced with tongue-in-groove boards or other materials that have a historically representative appearance.
- Stairways shall have solid risers.
- Porch and stairway surfaces should be painted or opaque stained, except that porch flooring and stair treads may be clear finished.
- Porch and stairway posts should be trimmed with decorative molding at top and bottom.
- Porch and stairway railings should be constructed of wood, or another material that closely resembles wood. Plain (not decorative or twisted) wrought iron railings with one-by-one inch plain vertical balusters are also allowed
- Porch and stairway railings should have top and bottom rails. Bottom rails on porches should be raised above the porch floor, but by no more than 3.5 inches.
- Balusters on porches and stairways should extend from top to bottom rail, but not beyond. One-by-one inch plain balusters are preferred. Balusters on porch and stairway railings should be constructed so that a 4-inch ball cannot pass through the railing at any point.
- Porch and stairway railings should not be sided, except that a porch railing may be sided with solid framed panels if a City code requires a railing at least 42 inches high or if the porch is enclosed with storm windows.
- Open spaces beneath porches and stairways should be screened by framed lattice, narrowly spaced vertical boards, or other openwork that permits ventilation. The enclosure should be constructed so that a 3" ball cannot pass through any portion of it.
- Open decks should not be constructed on visible facades.
- All porches, stairways and decks, including those constructed on rear facades, should be *visually compatible* with the *structure*.
- (7) Additions and Alterations. Additions and alterations to structures in the First Settlement Historic District shall comply with Sec. 41.11(2). The guidelines under sub. (6) also apply, where relevant, to additions and alterations.
- (8) Maintenance. Properties in the First Settlement *Historic District* shall be maintained according to Sec. 41.11(3).
- (9) **Design Manual.** For a convenient summary of applicable historic preservation *standards* and *guidelines*, as well as graphic illustrations and best practice tips, see the First Settlement Design Manual, available online at _____.

(END)