

City of Madison

Agenda - Approved

COMMON COUNCIL

Consider: Who benefits? Who is burdened?
Who does not have a voice at the table?
How can policymakers mitigate unintended consequences?

This meeting may be viewed LIVE on Charter Spectrum Channel 994, AT&T U-Verse Channel 99 or at www.madisoncitychannel.tv.

Tuesday, November 21, 2023	6:30 PM	210 Martin Luther King, Jr. Blvd.
		Room 201 (City-County Building)

HYBRID MEETING

The City of Madison is holding the Common Council meeting in a hybrid format to help protect our community from the Coronavirus (COVID-19) pandemic. Members of the public may choose to view and/or provide comment in person or virtually at hybrid Common Council meetings.

1.Written Comments: You can send comments on agenda items to allalders@cityofmadison.com

2.Register but Do Not Speak: You can register your support or opposition to an agenda item at https://www.cityofmadison.com/MeetingRegistration

3.Register to Speak or to Answer Questions: If you wish to speak at the hybrid meeting on an agenda item, you must register. You can register at https://www.cityofmadison.com/MeetingRegistration. When you register to speak, you will be sent an email with the information you will need to join the hybrid meeting. You can participate in-person of virtually.

4.Watch the Meeting: You can call-in or watch the Common Council meeting in several ways:

•In-person: Enter through the main doors at 210 Martin Luther King, Jr. Blvd and proceed to level 2.

Livestream on the Madison City Channel website: https://media.cityofmadison.com/mediasite/showcase
Livestream on the City of Madison YouTube channel: https://www.youtube.com/user/CityofMadison
Television: Watch live on Spectrum channel 994 and AT&T U-Verse channel 99
Listen to audio via phone: (877) 853-5257 (Toll Free)
Webinar ID: 856 8185 4823

The Council will be following COVID-19 guidelines from Public Health Madison and Dane County. You can find information on Dane County's COVID-19 Community Level and recommendations on on PHMDC's site: https://www.publichealthmdc.com/coronavirus

SPEAKING GUIDELINES

If you need an interpreter, translator, materials in alternate formats or other accommodations to access this service, activity or program, please call the phone number below immediately.

Si necesita un intérprete, un traductor, materiales en formatos alternativos u otros arreglos para acceder a este servicio, actividad o programa, comuníquese inmediatamente al número de teléfono que figura a continuación.

Yog tias koj xav tau ib tug neeg txhais lus, ib tug neeg txhais ntawv, cov ntaub ntawv ua lwm yam los sis lwm cov kev pab kom siv tau qhov kev pab, kev ua num los sis kev pab cuam no, thov hu rau tus xov tooj hauv qab no tam sim no.

Please contact the Office of the Common Council at (608) 266-4071.

Speaking Limit: 3 minutes for all items.

You must register before your item is considered by the Council.

The use of audible cell phone ringers and active use and response to cellular phone technology by the governing body, staff and members of the public is discouraged in the Council Chambers while the Council is in session.

ROLL CALL

NOTIFIED ABSENCES: None

OPENING REMARKS

DISCLOSURES AND RECUSALS

Members of the body should make any required disclosures or recusals under the City's Ethics Code.

PRESENTATION OF CONSENT AGENDA

1. <u>80404</u> Consent Agenda Document (11/21/23)

At this time, a consent agenda will be moved with the recommended action listed for each item EXCEPT:

1) Items which have registrants wishing to speak. 2) Items which Alder(s) have separated out for discussion/debate purposes.

PUBLIC COMMENT

Public comments will not be taken on items which are listed on the consent agenda for referral and the Council adopts the referral as part of the consent agenda OR when the Council has heard public comments on an item at a previous meeting and the item is on

this agenda for discussion and action only. The Council may allow public comments in either instance by a majority vote.

RECESSED PUBLIC HEARINGS

REPORT OF PLAN COMMISSION

80307 Amending map in Section 28.071(2)(a) related to downtown height limits of the Madison General Ordinances to update the Downtown Height Map in the Brayton Lot area. (District 6)
 Attachments: 80307 Map

Zoning Text Memo 11-13-23 Downtown Height Map Change Brayton Lot.pdf Public Comment 11-13-23.pdf Alder Rummel Comments 11-13-23.pdf

3. <u>80308</u> Amending map in Section 28.071(2)(a) related to downtown height limits of the Madison General Ordinances to update the Downtown Height Map in the North Broom Street area. (District 4)

 Attachments:
 80308 Map

 Staff Comments

 Link to Demo File 79966

 Link to Ord File 80329

 Link to Cond Use File 79967

 Link to CSM File 79992

 Link to Land Use Restriction File 80423

PUBLIC HEARINGS

REPORT OF PLAN COMMISSION

4. <u>80281</u> Adopting an amendment to the City of Madison Comprehensive Plan. List of proposed Comp Plan revisions 2023 10-11 Attachments: Draft GFLU Map 2023-1011 2023 11 13 Plan Commission Memo.pdf Institutional Uses on GFLU Map.pdf Public Comments 9-28 11-13-23.pdf Link to Resolution File ID 80367 5. 80329 SUBSTITUTE: Creating Section 28.022-00646 of the Madison General Ordinances to change the zoning of property located at 405-407 & 311 West Gorham Street, 408-430 West Johnson Street, 304-318 North Broom Street, 4th Alder District, from PD (Planned Development) District, CN (Conservancy) District, and UMX (Urban Mixed-Use) District to UMX (Urban Mixed-Use) District. (District 4)

<u>Attachments:</u>	West Gorham, West Johnson, North Broom Rezone
	Link to Demo File 79966
	Link to Ord File 80308
	Link to Cond Use File 79967
	Link to CSM File 79992
	Link to Land Use Restriction File 80423
	West Gorham, West Johnson, N Broom Rezone - Version 1

6. 80330 Creating Section 28.022-00647 of the Madison General Ordinances to change the zoning of property located at 4510-4514 Packers Avenue, 18th Alder District, from A (Agricultural) District to SR-C3 (Suburban Residential-Consistent 3) District. (District 18)

Attachments: 4510-4514 Packers Ave Link to CSM File 80003

- 7. 80331 Creating Section 28.022-00648 of the Madison General Ordinances to change the zoning of property located at 5803 Lien Road, 17th Alder District, from Temp. A (Temporary-Agricultural) District to TR-P (Traditional Residential-Planned) District. (District 17)
 <u>Attachments:</u> 5803 Lien Road Link to Plat File 79968
- 8. 80332 Creating Section 28.022-00649 of the Madison General Ordinances to change the zoning of property located at 1849 Wright Street, 12th Alder District, from IL (Industrial-Limited) District to CI (Campus Institutional) District. (District 12)
 <u>Attachments:</u> 1849 Wright Street Staff Comments

END OF PUBLIC HEARINGS

PETITIONS AND COMMUNICATIONS

PETITIONS REFERRED TO THIS MEETING

 9.
 80427
 Petition received in the Madison City Clerk's Office October 17, 2023, regarding annexation from Town of Verona to City of Madison.

 Attachments:
 petition

BUSINESS PRESENTED BY THE MAYOR

- 10.80646Report of the Mayor submitting resident committee appointments (introduction
11-7-2023; action 11-21-2023).
- 11.80845Report of the Mayor submitting resident committee appointments (introduction
11-21-2023; action 12-5-2023).

BUSINESS PRESENTED BY THE PRESIDENT OF THE COMMON COUNCIL

 12.
 80405
 Confirming the Madison Common Council meeting formats through March 19, 2024:

 12/5/23 - Virtual
 1/9/24 - Hybrid (Virtual & CCB 201)

 1/23/24 - Hybrid (Virtual & CCB 201)
 1/23/24 - Hybrid (Virtual & CCB 201)

 2/13/24 - Hybrid (Virtual & CCB 201)
 3/5/24 - Hybrid (Virtual & CCB 201)

 3/5/24 - Hybrid (Virtual & CCB 201)
 3/19/24 - Hybrid (Virtual & CCB 201)

REPORTS OF OFFICERS

REPORT OF BOARD OF PUBLIC WORKS

13.	<u>80362</u>	Amending Section 8.15(1) and Creating Subsection 37.05(11) of the Madison General Ordinances to allow for certain greenway encroachments and the creation of a greenway privilege.
		Attachments: ENCROACHMENT REVISION MGO 37
14.	<u>80654</u>	Declaring the City of Madison's intention to exercise its police powers establishing the East Wilson Street and East Doty Street Reconstruction Assessment District - 2023.(District 4)
15.	<u>80655</u>	Approving plans and specifications and authorizing the Board of Public Works to advertise and receive bids for Lower Badger Mill Ponds Restoration.(District 1) <u>Attachments:</u> <u>11063 Restoration_2023-10-25_2.pdf</u>
16.	<u>80656</u>	Declaring the City of Madison's intention to exercise its police powers establishing the Blue Harvest Lane, Feather Edge Drive, & Soaring Sky Run Assessment District - 2023 (District 1)
17.	<u>80657</u>	Awarding Public Works Contract No. 9086, Metro Transit Hanson Rd. Bus Facility Remodel. (District 17) <u>Attachments:</u> <u>9086.pdf</u> <u>9086 breakdown.pdf</u>
18.	<u>80658</u>	Approving plans and specifications for public improvements necessary for the project known as 2503 Seiferth Road and authorizing construction to be undertaken by the Developer, Private Contract No. 9376 (District 16) <u>Attachments:</u> 9376 Exhibit.pdf
19.	<u>80660</u>	Declaring the City of Madison's intention to exercise its police powers establishing the Lowell Street Assessment District - 2024. (District 13)

 20.
 80751
 Awarding Public Works Contract No. 9361, State Street Campus Garage Mixed-Use Project (District 2)

 <u>Attachments:</u>
 9361BidOpeningTab.pdf

 9361.pdf

AGENDA NOTE: Board of Public Works will meet 11/20/23 and a recommendation will be made from the floor.

REPORT OF CITY CLERK

 21.
 77667
 Report of Operator License Applications November 21, 2023. See attached report for list of operators.

 Attachments:
 Operators for Council Review Set 111523.pdf

REPORT OF COMMON COUNCIL EXECUTIVE COMMITTEE

22. <u>80342</u> Amending Section 2.29(3) related to Alder question and answer following public comments of the Madison General Ordinances to impose a time limit for each Alder questioning public comment registrants.

AGENDA NOTE: Motion to adopt failed. The recommended action is to place on file without prejudice.

REPORT OF DEPARTMENT OF PLANNING AND COMMUNITY AND ECONOMIC DEVELOPMENT

 23.
 80241
 Approving a Certified Survey Map of property owned by Eric and Joann

 Eisenhart located at 2012-2020 Chadbourne Avenue, University Heights Historic
 District (District 5).

<u>Attachments:</u> <u>Application.pdf</u> 2012-2020 Chadbourne Ave CSM.pdf

24.80242Approving a Certified Survey Map of property owned by ORR Property Group
LLC located at 6323-6425 Odana Road (District 19).

- <u>Attachments:</u> <u>Application.pdf</u> <u>Letter of Intent.pdf</u> <u>6323-6425 Odana Rd CSM.pdf</u> Conditional Approval Letter.pdf
- 25.
 80243
 Approving a Certified Survey Map of property owned by 4621, LLC and 4701, LLC located at 4621 Dutch Mill Road and 4701 Ellestad Drive (District 16).

 Attachments:
 Application.pdf

4621 Dutch Mill Rd CSM.pdf

Conditional Approval Letter.pdf

26. <u>80802</u> Re-approving a Certified Survey Map of property owned by Virtue, LLC and John

and Christine Aufderharr located at 519-547 W Washington Avenue (District 4).

<u>Attachments:</u> <u>519-547 W Washington Ave CSM.pdf</u> <u>2022 Approval Letter.pdf</u>

27. <u>80820</u> Re-approving the final plat of *The American Center Eastpark Sixth Addition* on property addressed as 4711 Eastpark Boulevard as *The American Center Eastpark Holladay Addition* (District 17).

 Attachments:
 The American Center Holladay Plat.pdf

 Rename Request
 11-09-23.pdf

 Eastpark Sixth Addition_Conditional Approval Letter.pdf

 Link to Eastpark Sixth Addn ID 77938

REPORT OF DOWNTOWN COORDINATING COMMITTEE

 28.
 80719
 Approving the 2024 Operating Plan for Madison's Central Business Improvement District. (District 2, District 4, District 8)

 Attachments:
 2024 BID Operating Plan w-Appendix.pdf

AGENDA NOTE: Downtown Coordinating Committee is meeting 11/16/23 and a recommendation will be made from the floor.

REPORT OF FINANCE COMMITTEE

29. 79408 SUBSTITUTE: Authorizing a process for the Percent for Art projects for the State Street Campus Garage/Hawthorne Court redevelopment, including establishing the Ad Hoc State Street Campus Garage/Hawthorne Court Public Art Committee (District 2)

Attachments: 794088-Version 1.pdf

30. <u>80423</u> Authorizing the inclusion of a Land Use Restriction Agreement as an exhibit to the Purchase and Sale Agreement between Core Spaces, LLC ("Purchaser") and the City of Madison for the Purchaser's acquisition of the property located at 405 W. Gorham Street (District 4)

Attachments:Staff Comments.pdfUW-Madison comment.pdfLink to Demo File 79966Link to Ord-Zoning File 80329Link to Ord-Height Limit File 80308Link to Cond Use File 79967Link to CSM File 79992

 31.
 80649
 Authorizing Not to Exceed \$28,605,000 Bonds by City of Madison for Reconstruction of the State Street Campus Garage

 Attachments:
 Initial Resolution - City of Madison

 32.
 80650

 Authorizing the Issuance and Establishing the Parameters for the Sale of Not to Exceed \$28,605,000 General Obligation Corporate Purpose Bonds of the City of Madison, Wisconsin, and Directing the Final Approval of the Terms Thereof.

 <u>Attachments:</u>
 Current Parameters - Madison Bond Resolution Series 2024-V2

 <u>Compare - Redline V1 v V2</u>

 Parameters - Madison Bond Resolution Series 2024-Version 1

REPORT OF HOUSING STRATEGY COMMITTEE

33. <u>80556</u> Calling on the Federal Housing Authority as well as Government-Sponsored Enterprises like Fannie Mae and Freddie Mac to provide increased transparency to the public in the process of developing requirements and guidelines for condominium and housing cooperative lending requirements

REPORT OF OFFICE OF CITY ATTORNEY

34. <u>80855</u> Authorizing the Mayor and City Clerk to enter into a contract with Citian, Inc. for the purchase of software and professional services for analyzing and reducing traffic accidents and fatalities, as well as authorizing the Mayor and City Clerk to enter into an ancillary agreement with the UW-Madison Traffic Operations and Safety Laboratory to facilitate data sharing.

REPORT OF PLAN COMMISSION

- **35.** <u>**79968**</u> Approving the preliminary plat of the *East Meadow Estates* on property addressed as 5803 Lien Road (District 17).
 - Attachments:
 Locator Maps.pdf

 Subdivision Application.pdf

 Letter of Intent.pdf

 Preliminary Plat.pdf

 Project Plans.pdf

 Staff Comments.pdf

 Link to Rezoning ID 80331
- 36.
 79969
 Approving the preliminary plat and final plat of the Village at Autumn Lake Replat No. 8 on property addressed as 2012-2208 Wood Sorrel Street, 1901-1937 Firefly Drive, et al. (District 17)

 Attachments:
 Locator Maps.pdf

 Subdivision Application.pdf

<u>Subdivision Application.pdf</u> <u>Letter of Intent.pdf</u> <u>Preliminary Plat.pdf</u> <u>Final Plat.pdf</u> <u>Staff Comments.pdf</u>

37.	<u>79992</u>	located at 405	Certified Survey Map of property owned by Core Spaces, LLC 5-407 and 431 W Gorham Street, 408-430 W Johnson Street, and oom Street (District 4).
		Attachments:	Locator Maps.pdf
			Application.pdf
			304-318 N Broom St CSM.pdf
			Staff Comments.pdf
			Public Comment - CANA.pdf
			Link to Demo Permit 79966
			Link to Rezoning File 80329
			Link to Ord-Height Map File 80308
			Link to Conditional Use File 79967
			Link to Land Use Restriction File 80423
38.	<u>80003</u>		Certified Survey Map of property owned by Robert Sands/ Sands ust/ Sands Irrevocable Trust located at 4510-4514 Packers ict 18).
		Attachments:	Locator Maps.pdf
			Application.pdf
			Letter of Intent.pdf
			4510 Packers Ave CSM.pdf
			Staff Comments.pdf
			Link to Rezoning ID 80330
39.	<u>80367</u>	Adopting an a	mendment to the City of Madison Comprehensive Plan.
		Attachments:	List of proposed Comp Plan revisions_2023_10-11.pdf
			Draft_GFLU_Map_2023-1011.pdf
			2023_11_13 Plan Commission Memo.pdf
			Institutional_Uses_on_GLFU_Map.pdf
			Public Comments 9-28 11-13-23.pdf
			Link to Ordinance File ID 80281
	REPORT OF	POLICE DEPA	RTMENT
40.	<u>80569</u>	Chief of Police Department	e 3rd Quarter Report: Chief Shon F. Barnes, Madison Police
		<u>Attachments:</u>	Quarterly Report 2023 3rd.pdf
	REPORT OF	RISK MANAGI	ER
41.	<u>80233</u>	I. Zuehlke of \ \$4,184.	Nisconsin Mutual Insurance for D. Kosinski - vehicle damage -

42. <u>80340</u> M. Vanderfin - vehicle damage - \$673.03.

- **43.** <u>80466</u> K. Huncosky personal injury \$1,202.84.
- 44. <u>80604</u> C. Carranza vehicle damage \$495.82.
- **45.** <u>80608</u> C. Chang bodily injury \$15,000.

REPORT OF VENDING OVERSIGHT COMMITTEE

46. <u>80625</u> Amending Section 9.12 of the Madison General Ordinances to remove the alternate position and replace the State Street area resident with a resident from any part of the city and make editorial corrections.

AGENDA NOTE: Vending Oversight Committee took up 80480 (discussion item and related file) at the 10/25/23 meeting. Recommended action for 80625 is to adopt.

INTRODUCTION OF NEW BUSINESS FOR REFERRAL WITHOUT DEBATE

ORDINANCES

- 47.
 80803
 Amending various Sections of Chapter 28 of the Madison General Ordinances related to Zoning Codes to fix minor errors.

 Attachments:
 80803 Body
- **48.** <u>80824</u> Amending Section 2.05(1)(b) related to Introduction of Business of the Madison General Ordinances to clarify the referral process for items introduced from the floor.
- 49.
 80828
 Creating Section 28.022-00660 of the Madison General Ordinances to change the zoning of property located at 118 State Street from PD (Planned Development) District to DC (Downtown Core) District. (District 4)

 Attachments:
 80828-118 State Street.pdf
- 50.
 80829
 Creating Section 28.022-00661 of the Madison General Ordinances to change the zoning of property located at 29 South Mills Street from CI (Campus Institutional) District to TSS (Traditional Shopping Street) District. (District 13)

 Attachments:
 29 S Mills Street.pdf
- 51. 80830 Creating Section 28.022-00662 of the Madison General Ordinances to change the zoning of property located at 5001-5105 North Sherman Avenue and 1904 Wheeler Road from A (Agricultural) District and SR-C1 (Suburban Residential-Consistent 1) District to PR (Parks and Recreation) District. (District 18)

Attachments: 5001-5105 N Sherman Ave.pdf

RESOLUTIONS

52.	<u>80446</u>	Authorizing the Mayor and City Clerk to amendment the contract between City of Madison and Sustain Dane to extend the contract term to June 30, 2024.
		Attachments: Resolution Authorizing Contract with Sustain Dane for Efficiency Navigator ARP
53.	<u>80678</u>	Recreate position #4794 of Accountant 3 as an Accountant 4 in CG 18, Range 12 in the permanent salary detail of the Finance operating budget.
		Automients.
54.	<u>80722</u>	Accepting ownership of the sculptures <i>Greeting Arc I</i> and <i>Greeting Arc II</i> by Sunghee Min Metal Arts, located in the median of the 200 block of S Pinckney Street (District 4).
		Attachments: Maintenance Plan and Images.pdf
55.	<u>80727</u>	A Resolution authorizing the Mayor and City Clerk to enter into a competitively-selected, 3-year service contract with 3 optional 1-year renewal terms with WP Beverages, LLC, DBA Pepsi Cola of Madison.
56.	<u>80795</u>	Authorizing the execution of a release of a platted 40-foot No Building Area Restriction on 4115 Maple Grove Drive (District 7).
		Attachments: Nesbitt Valley Final Plat.pdf
		<u>CSM 16222.pdf</u>
		Proposed Civil Design-Grading Plan.pdf
		Proposed Landscaping Plan.pdf
57.	<u>80804</u>	Authorizing the Mayor and City Clerk to Enter into an Agreement with the Capital Area Regional Planning Commission (CARPC) for the Greater Madison MPO to Provide Transportation Planning Services to CARPC in calendar year 2024
58.	<u>80805</u>	Authorizing the Mayor and City Clerk to enter into a 3-Year, competitively selected service contract with Environmental Control of WI, Inc for important ongoing janitorial services.
59.	<u>80808</u>	Authorizing the City to accept an award of \$50,838 from HUD's FY2022 Continuum of Care (CoC) Program Special Notice of Funding Opportunity (NOFO) competition; amending the Community Development Division's 2024 Adopted Operating Budget as appropriate; and authorizing the Mayor and City Clerk to enter into agreements necessary to accept the funds. <u>Attachments:</u> Final_Resolution to Accept HUD Unsheltered Funds.pdf
60.	<u>80809</u>	Awarding up to \$11,295,000 from the Affordable Housing Fund to support five affordable housing development projects, selected through a City Request for Proposals (RFP) process, that will support construction of approximately 375 units of new rental housing in Madison, 300 of which will be affordable, and authorizing the Mayor and City Clerk to execute loan agreements with the developers of those projects (Districts 11, District 13 and District 19).

COMMON COUNCIL			Agenda - Approved		
		Attachments:	AHF-TC 2023 Funding Award Recommendations.pdf		
			AHF-TC 2023 Memo to CDBG Committee revised 11022	3.pdf	
			AHF-TC 2023 Resolution FINAL 111323.pdf		
61.	<u>80810</u>	Approving th	e allocation of up to \$1,850,000 of additional Affordabl	le Housing	
			divided between Wisconsin Housing Preservation Cor	•	
		· · ·	Gardner Bakery Housing Redevelopment and St. John artnership with Urban Land Interests, for St. John's Lut		
		•	sing Redevelopment and authorizing the Mayor and Ci		
			agreements with the developers of those projects. (Di	-	
		District 12)			
		<u>Attachments:</u>	23.10.23 St. John's Development_City Addl Funds Requ	est.pdf	
			Memo_AHF-TC Addt funds CDBG Committee.pdf		
			WHPC Rise City of Madison AHF Letter 10.30.2023.pdf		
62.	<u>80813</u>	Authorizing	a loan to R.E. Golden Produce Company, Inc or its ass	signs in the	
		-	250,000 for real estate improvements to the commercia	•	
			atchery Road through the TID 51 Small Cap TIF loan p		
			emental revenue as authorized in an amendment to th		
		Project Plan 2023). (Distri	(RES 23-00208 adopted by the Common Council on N ict 14)	March 7,	
63.	00044				
05.	<u>80814</u>	-	he Mayor and City Clerk to enter into a 3-year, competivice contract with Moss Adams LLP to provide advisor	-	
			lementation services related to the procurement and	yana	
		implementati	on of a Human Resources Management System.		
		<u>Attachments:</u>	12022-0-2023-BP HR Consultant (RFP).pdf		
			Moss Adams-City of Madison Technical Proposal 9.1.23.	<u>pdf</u>	
			Form D Cost Proposal REVISED.pdf		
64.	<u>80818</u>	Authorizina t	he Mayor and the City Clerk to enter into a contract wi	th Madison	
		-	School District to use City athletic fields, parks and fac		
		recreational	activities and other community programming for the ye	ars of	
		2024-2028 (0	- /		
		<u>Attachments:</u>	MSCR Master Agreement (2024-2028) (Red-line).pdf		
			MSCR Master Agreement (2024-2028) (Final).pdf		
65.	<u>80821</u>	Authorizing a	a non-competitive service contract with Illingworth-Kilg	ust	
		-	Inc. for replacement of a ventilation fan associated wit		
		Terrace tunn	el fire alarm system. (District 4)		
		<u>Attachments:</u>	Illingworth-Kilgust Mechanical, Inc Non-Competitive Sel	lection Request - CC A	
66.	<u>80823</u>	Authorizina t	he Mayor and the City Clerk to enter into an Agreemer	nt with Dane	
		-	ovide \$19,300 in assistance to Metro Transit for transit		
		•	motion efforts, and operations for calendar year 2024,		
			er Madison MPO to support the County Specialized Tra	ansportation	
		activities 10	calendar year 2024.		

67.	<u>80825</u>	Authorizing the Mayor and City Clerk to execute an Annual Performance Contract for the 2024 operations of the Overture Center, and providing for a grant from the City (District 4).				
		Attachments: 80825-OCF Financial Statements 2023 memo (002).pdf				
68.	<u>80827</u>	Authorizing the City of Madison on behalf of the Greater Madison MPO to accept a federal funding grant for \$103,000 from the Wisconsin Department of Transportation to implement the MPO's RoundTrip TDM program and authorizing the Mayor and City Clerk to enter into the grant contract and State/Municipal Agreement. <u>Attachments:</u> Madison Rideshare contract 2024 5992-08-52 - WisDOT.pdf				
		C of Madison Rideshare Coordinator - TDM Activities 5992-08-52_SMA.pdf				
69.	<u>80837</u>	Authorizing the Dissolution of the Public Market Development Committee (District 12)				
70.	<u>80842</u>	Approving an extension of a provisional appointment for Ashley Moseberry from November 16, 2023 until such time as the position of Parks and Street Use Assistant is filled on a permanent basis or until May 16, 2024, whichever is earlier.				
71.	<u>80843</u>	Authorizing execution of a Purchase and Sale Agreement with Madison Area Technical College and/or its assigns for the sale of surplus property located at 825 W. Badger Road (Fire Station No. 6) for the purposes of expanding the Goodman South Campus. (District 14) <u>Attachments:</u> <u>12776 LOI.pdf</u>				
72.	<u>80846</u>	Authorizing a non-competitive service contract between the Madison Area Technical College and the City of Madison Fire Department for the provision of paramedic training, 2023-2024 cohort.				
73.	<u>80847</u>	Authorizing the City of Madison Fleet Division to Apply for and Accept a Cost-Share Grant from the U.S. Department of Agriculture Higher Blends Infrastructure Incentive Program in the Amount of \$294,500.				
74.	<u>80850</u>	Authorizing the Mayor and the City Clerk to execute a Professional Services Agreement with AECOM Technical Services, Inc. for professional construction administration and inspection services during the construction of the Unit Well #15 PFAS Treatment Facility at 3900 E Washington Avenue (District 12).				
		Attachments: Attachment 1 - Staff Memo Well 15 PFAS Treatment Facility Resolution #808	<u>850</u>			
		Attachment 2 - Resolution #80850 - Professional Services Agreeement for C	ons			
		Attachment 3 - Unit Well #15 PFAS Facility Construction Administration - Res	<u>solı</u>			
75.	<u>80854</u>	Authorizing the Mayor and City Clerk to enter into a contract for Purchase of				

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76.	<u>80856</u>	BY TITLE ONLY: Awarding Accessible Taxi Cab Grant funds establis Legistar File No. 75053 to Union Cab of Madison Cooperative (Union Authorizing the Mayor and City Clerk to enter into a contract with Union the purchase of three accessible vehicles in accordance with the gran	Cab) and on Cab for
77.	<u>80857</u>	Supporting and approving the City of Madison applications to WisDO Federal funding under the 2024-2028 Transportation Alternatives Pro (TAP), the acceptance of the grant if awarded, and authorizes the Ma City Clerk to enter into a grant agreement with WisDOT if awarded th (District 14, District 10, District 18).	gram yor and
78.	<u>80858</u>	A Resolution Authorizing the Mayor and the City Clerk to enter into a competitively selected service with Tom's Bobcat and Concrete Remo for snow removal services at Parking Division facilities.	
79.	<u>80859</u>	Authorizing a 2-year extension to a noncompetitive contract with MG ⁻ America Consulting, LLC for a central services cost allocation plan <u>Attachments:</u> MGT of America Consulting, LLC Non-Competitive Select	
80.	<u>80860</u>	BY TITLE ONLY: 2023 Year End Appropriation Resolution to amend Adopted Operating Budget by appropriating a net amount of \$ the General Fund balance to agency budgets, make transfers betwee and make transfers of appropriations within agency budgets.	from
81.	<u>80861</u>	Authorizing the allocation of up to \$4 million of City Affordable Housin the Community Development Authority of the City of Madison (CDA), affiliate LLC, to help finance Phase 1 redevelopment of the Triangle p housing site, including demolition of the existing 163-unit Brittingham Apartments and construction of an equivalent number of replacement units, and authorizing the Mayor and the City Clerk to enter into a Loa Agreement. (District 13)	or an public t dwelling
	PRESENT	ATION OF CLAIMS AGAINST THE CITY OF MADISON	

CLAIMS - REFER TO RISK MANAGER

- 82. 80791 K. Borkenhager of Rhode Dales, LLP for T. Hyun Lee personal injury -\$250,000.
- **83.** <u>80801</u> J. Sumner vehicle damage \$289.97.
- 84. <u>80867</u> Progressive Insurance for L. Nauman vehicle damage \$18,424.52.

ANNOUNCEMENTS & INTRODUCTION OF ITEMS FROM THE FLOOR

ADJOURNMENT

		City of Madison	City of Madison Madison, WI 53703 www.cityofmadison.cor
ATED MARCH		Master	
		File Number: 80404	
File ID:	80404	File Type: Report	Status: Consent Agenda
Version:	1	Reference:	Controlling Body: Council Office
			File Created Date: 10/16/2023
File Name:	Consent Agenda Do	ocument (11/21/23)	Final Action:
Title:	Consent Agenda	Document (11/21/23)	

Sponsors:	Effective Date:
Attachments:	Enactment Number:
Author:	Hearing Date:
Entered by: lwindsor-engnell@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Council Office	10/16/2023	RECOMMEND TO COUNCIL TO ACCEPT - REPORT OF OFFICER				
	Action Text:	This Report was RECOM	IMEND TO COUNCI	TO ACCEPT - REP	ORT OF OFFICER		

Text of Legislative File 80404

Title Consent Agenda Document (11/21/23)



City of Madison

Master

File Number: 80307

	File ID:	80307 File Type:	Ordinance Status:	Council Recessed Public Hearing
	Version:	1 Reference:	Controlling Body:	PLAN COMMISSION
			File Created Date :	10/10/2023
	File Name:	Brayton Lot Building Height	Final Action:	
	Title:		a) related to downtown height limits of th ate the Downtown Height Map in the Bra	
	Notes:	6799BraytonBuildingHeight		
	Sponsors:	Juliana R. Bennett, Derek Field, Yannette Cole, MGR Govindarajan And Dina Nina Martinez-Rutherford	e Figueroa Effective Date:	
ļ	Attachments:	80307 Map, Zoning Text Memo 11-13-23 Height Map Change Brayton Lot.pdf, Pub Comment 11-13-23.pdf, Alder Rummel C 11-13-23.pdf	blic	
	Author:	Kate Smith	Hearing Date:	
	Entered by:	mglaeser@cityofmadison.com	Published Date:	

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Attorney's Office	10/10/2023	Referred for Introduction				
	Action Text: Notes:	This Ordinance was Refe Plan Commission (10/30/23	erred for Introduction), Common Council (11/7/23))			
1				PLAN COMMISSION		11/13/2023	
	Action Text:	This Ordinance was Ref	erred to the PLAN COM	AISSION			
1	COMMON COUN	ICIL 11/07/2023	Re-refer	PLAN COMMISSION		11/13/2023	Pass
	Action Text:	A motion was made by C The motion passed by ve	Currie, seconded by Figue pice vote/other.	eroa Cole, to Re-refer to t	he PLAN COM	MISSION.	
1	PLAN COMMISS	ION 11/13/2023	RECOMMEND TO COUNCIL TO ADOPT - RECESSED PUBLIC HEARING				Pass
	Action Text:	,	- igueroa Cole, seconded l IEARING. The motion pas	•		L TO ADOPT	
	Notes:	On a motion by Ald. Figuero	ba Cole, seconded by Ald. Fie	eld, the Plan Commission for	und the standards	s met and	

recommended approval of the zoning text amendment to amend the Downtown Height Map to the Common Council. The motion to recommend approval passed by on the following 5-1 vote: AYE: Ald. Duncan, Ald. Field, Ald. Figueroa-Cole, Heck, Spencer; NAY: Sheppard; NON-VOTING: Zellers; EXCUSED: McCahill, Mendez, Solheim, Soldner.

Ayes: Noes:		Yannette Figueroa Cole; John W. Duncan; Derek Field; Kathleen L. Spencerand Patrick W. Heck Maurice C. Sheppard
Excused:	4	Arnold (Gabe) Mendez; Nicole A. Solheim; Christopher T. McCahilland Bob Soldner
Non Voting:	1	Ledell Zellers

Text of Legislative File 80307

Fiscal Note

The proposed ordinance amendment increases the allowed height limit for the Brayton Lot. No additional appropriation required.

Title

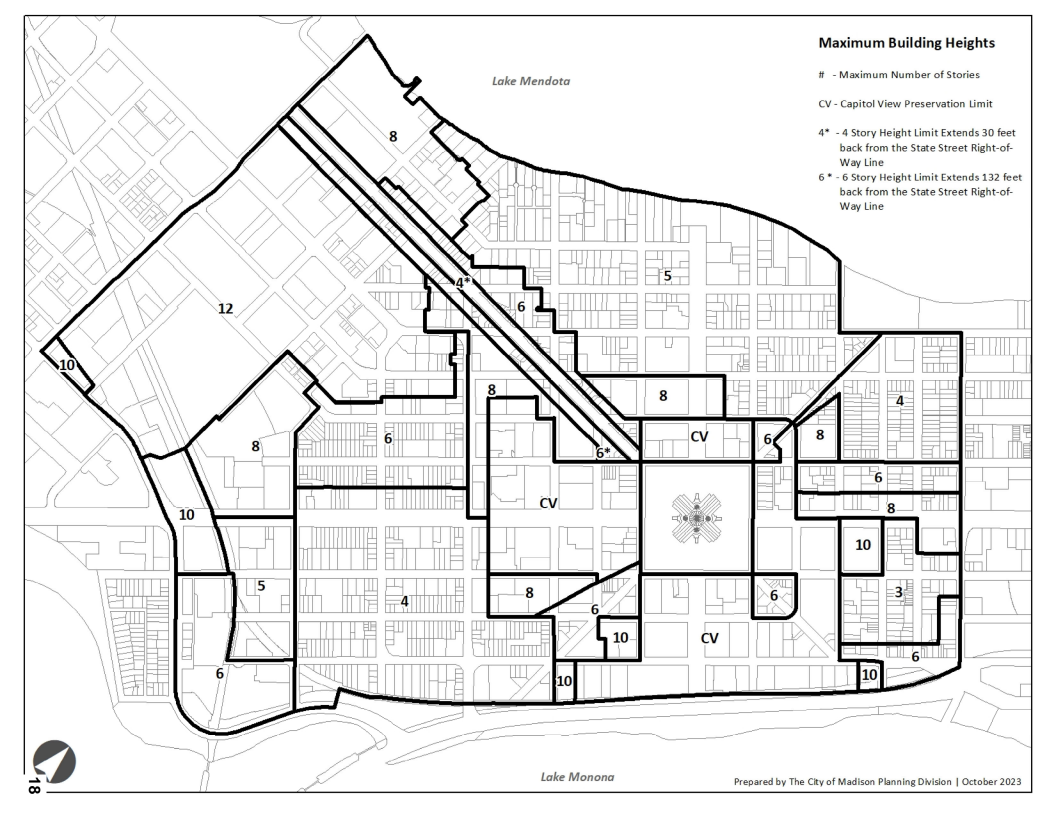
Amending map in Section 28.071(2)(a) related to downtown height limits of the Madison General Ordinances to update the Downtown Height Map in the Brayton Lot area. (District 6) **Body**

DRAFTER'S ANALYSIS: This amendment amends the downtown height map in MGO 28.071(2)(a) to increase the allowed height limit for the Brayton Lot from four (4) stories and sixty (60) feet to ten (10) stories and one hundred and forty four (144) feet. The Brayton Lot is located on East Main Street between South Butler Street and South Hancock Street. Currently, part of the Brayton lot is allowed to be 10 (ten) stories and another portion is allowed to be four (4) stories. The amendment is to change the portion that is currently an allowable four (4) stories and sixty (60) feet to be ten (10) stories and one hundred and forty four (144) feet. With that change, the entirety of the lot would be the same allowable height limit.

The Common Council of the City of Madison do hereby ordain as follows:

1. Subdivision (a) entitled "Downtown Height Map" of Subsection (2) entitled "Downtown Height and Stepback Requirements" of Section 28.071 entitled "General Provisions for Downtown and Urban Districts" of the Madison General Ordinances is amended to reflect an updated Downtown Height Map.

Please see Legistar File No. 80307 Map in Attachments for the amended Downtown Height Map.



PLANNING DIVISION STAFF REPORT

November 13, 2023



PREPARED FOR THE PLAN COMMISSION

Proposal:	Zoning Text Amendment
Legistar File ID #:	<u>80307</u> (Downtown Height Map Change – Increase Allowable Height on Block 113 (AKA Brayton Lot))
Prepared By:	Planning and Zoning Staff

<u>80307</u> – This amendment changes the downtown height map to increase the height limit for a portion of Block 113, also known as the Brayton Lot. The 2-acre block is owned by the City and is being used as a staging area for Bus Rapid Transit construction after decades of use as a surface parking lot. It is bounded by E. Washington Ave., S. Butler St., S. Hancock St., and E. Main St.

Background

Currently, a portion of Block 113 (approximately 1.4 acres) allows a maximum height of 10 stories/144 feet and a portion (approximately 0.6 acres) allows a maximum of 4 stories/60 feet. The amendment changes the portion that is currently 4 stories/60 feet to be 10 stories/144 feet. With the change, the entirety of the lot would allow buildings of up to 10 stories/144 feet.

Development of the site has been anticipated for decades and has been addressed in the First Settlement Master Plan (1995), Brayton Lot Framework (2001), Comprehensive Plans (2006, 2018), and the Downtown Plan (2012). These plans have been consistent in the recommended scale of new buildings with the larger buildings towards E. Washington Ave. occupying the majority of the block, stepping down to smaller buildings on E. Main St. to provide a transition to the First Settlement Neighborhood and local historic district across E. Main St. and S. Hancock St.

Block 113 was included as part of the City's match to fund the Bus Rapid Transit (BRT) project. A requirement of that match is that the City develop the site with transit supportive uses and the City is currently working through a process to determine how the development of this site can achieve other City priorities, such as providing affordable housing.

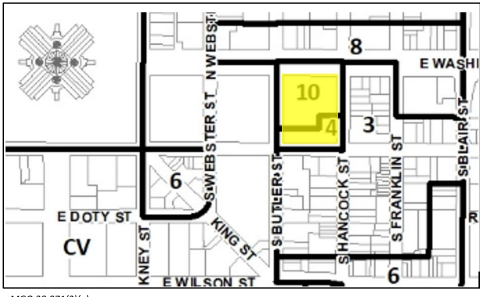
Zoning Code Height Provisions

The Downtown Plan recommended maximum building heights, in stories, across the downtown. For Block 113, it recommended 10 stories and 4 stories and that recommendation was codified (along with the other heights recommended in the Downtown Plan) with the adoption of the new Zoning Code in 2013. Below is an excerpt from the from the Zoning Code's Downtown Height Map that highlights Block 113.

Legistar File ID 80307

Zoning Text Amendment – Increase Allowable Height on Brayton Lot

November 13, 2023 Page 2



MGO 28.071(2)(a)

On March 7, 2023, the Common Council adopted an amendment to the Zoning Code that added an affordable housing incentive where a project with affordable housing units can exceed the number of stories as long as the project does not exceed the maximum height in feet. That amendment included the table to the right that expresses the maximum height associated with each story limit in feet.

In the case of Block 113, this would likely mean that, due to the Capitol View Preservation Limit, a total of 11 stories could be built on the 10-story portion of the site if it met the affordable housing requirements. A total of 5 stories could likely be built on the 4-story portion.

Maximum Height			
3 stories/46 feet			
4 stories/60 feet			
5 stories/74 feet			
6 stories/88 feet			
7 stories/102 feet			
8 stories/116 feet			
9 stories/130 feet			
10 stories/144 feet			
11 stories/158 feet			
12 stories/172 feet			
MGO 28.071(2)(a)			

Proposed Amendment

On balance, staff believes that the current 10 and 4 story height limits for this block as reflected in the Downtown Plan and on the Downtown Height Map provide sufficient flexibility for a City-initiated development that would incorporate a substantial amount of affordable housing. In making their recommendation/decision, the Plan Commission and ultimately the Common Council should consider this, among other perspectives heard at the public hearings.

From:	
То:	Plan Commission Comments
Cc:	Rummel, Marsha
Subject:	Agenda PC #25 Brayton lot allowable height change
Date:	Monday, November 13, 2023 4:33:25 PM

Caution: This email was sent from an external source. Avoid unknown links and attachments.

(redact email please from public post)

An important issue concerning affordable housing by residents and allowable Afffordable Housing using AMI criteria is a driver for the Brayton lot height amendment change request.

While housing cost is a a forefront issue, I urge the commission to respect the work and plan that have been the guideposts as the city grows. The lower limit on the residential, historic district street of E Main and S Hancock have been established intentionally and with purpose. Proponents suggest coding this change will open possibilities for a possibly small increase in affordable units. Experienced professionals at the public neighborhood meeting laid out why it is very unlikely to be so in reality of actual constraints. Additionally, discarding and discounting the established direction disrespects the efforts and wishes of those who've guided the direction to now who also support affordable housing and thriving neighborhoods.

Suggesting that a max height will not guarantee that height is pursued seems naive. If the height is changed, that is more likely to see a max height built.

I ask the commission to deny the this change and continue exploration of opportunities through the proposal process first while respecting maps and plans established thoughtfully and intentionally.

Thank you for your service.

Respectfully, Juli Wagner

М

Caution: This email was sent from an external source. Avoid unknown links and attachments.

Hello, I would like to register my opposition to the proposal to permit 10 or even 11 stories of development on the entire Brayton lot. The existing zoning proposal which specifies a step-down to 4 stories on Main and S Hancock has taken into due consideration the effect that such a large development would have the First Settlement. Amending the zoning height to 10 or 11 stories on all sides would add little in the way of additional density, and might even reduce this development's potential for a maximum number of affordable units because of the higher cost of units in high rise buildings. 10 or 11 stories on the East Washington and Buttler frontages should allow for sufficient density to make this project financially attractive to developers. Adding additional height on the other frontages will adversely affect residents in the First Settlement and will do little to help with Madison's affordable housing problem. Thank You!

Sabine Droste 115 S. Franklin St. Caution: This email was sent from an external source. Avoid unknown links and attachments.

I will be out of town this week but wanted to express my strong dissent in changing the zoning of the Braden lot adjacent to Main and Hancock from four to ten stories. Changing it to ten stories will forever change the First Settlement District and will set a precedent for future changes to zoning within the district. I would also mention that a ten story building would forever block the afternoon sunlight that is not an important part of living within the district.

Pete Souza 101 S. Franklin St. updated PC email

Marsha Rummel (she/her) District 6 Alder Subscribe to my blog: <u>http://www.cityofmadison.com/council/district6/blog/</u> Please note: all email, regular mail, text, & written communications are subject to open record requests.

From: Rummel, Marsha
Sent: Monday, November 13, 2023 5:30 PM
To: Ledell Zellers; nicole.solheim@gmail.com; Bennett, Juliana; Figueroa Cole, Yannette; Duncan, John; Field, Derek
Cc: pCcomments@ciityofmadison.com; Stouder, Heather
Subject: PC 11.13.23 Comments

Greetings Plan Commissioners-

I don't have quick access to everyone's email, my apologies. I plan to attend and will be available for questions and comments.

Thanks for your service-

Marsha

7. 79962 112 S Hancock Street; First Settlement Historic District (District 6): Consideration of a conditional use in the Downtown Residential 1 (DR1) District for a multi-family dwelling (5-8 units) to allow a three-family dwelling to be converted into a five-unit multi-family dwelling.

I support the conditional use.

11. 80214 1129-1133 E Wilson Street (District 6): Consideration of a conditional use in the Traditional Employment (TE) District for free-standing vending located within 200 feet from the property line of a lot with a residential use to allow food carts/ trucks in the parking lot of a brewpub.

I support the conditional use.

25. 80307 Amending map in Section 28.071(2)(a) related to downtown height limits of the Madison General Ordinances to update the Downtown Height Map in the Brayton Lot area. (District 6)

I generally agree with the staff report: "In the case of Block 113, this would likely mean that, due to the Capitol View Preservation Limit, a total of 11 stories could be built on the 10-story portion of the site if it met the affordable housing requirements. A total of 5 stories could likely be built on the 4-story portion. On balance, staff believes that the current 10 and 4 story height limits for this block as reflected in the Downtown Plan and on the Downtown Height Map provide sufficient flexibility for a City-initiated development that would incorporate a substantial amount of affordable housing. In making their recommendation/decision, the Plan Commission and ultimately the Common Council should consider this, among other perspectives heard at the public hearings."

My goal is achieving maximum affordability, not maximum revenues from land sales. There is no guarantee that the excess proceeds would be used to offset unit costs on the site. We would then potentially be using AH funds or TIF to increase the subsidy to offset land costs. My understanding is that typically 9% tax credit projects are built using wood construction and are limited in height. I share the sponsors goals in getting the best outcome (a range from 30-80% AMI and market rate units) for this unique site but I am not convinced that changing the 4 story portion to 10 stories will do that compared to a more modest potential change to the 4 story portion to say 5 stories, considering that the downtown bonus story ordinance could come into play and add additional floor area.

Our adopted plans for the Brayton Lot have built in a step down to the residential neighborhood. Those same goals are also part of the north side of UDD 8 on E Washington as it steps down to the residential neighborhood along E Mifflin St. It seems like not only is it good urban planning to build in transitions but allows for the type of building form that generates deeper affordability.

26. 80281 Adopting an amendment to the City of Madison Comprehensive Plan.

I ran out of time to write up my comments but may try to speak on the topic of former map note #4..

Marsha Rummel (she/her) District 6 Alder Subscribe to my blog: <u>http://www.cityofmadison.com/council/district6/blog/</u> Please note: all email, regular mail, text, & written communications are subject to open record requests.



City of Madison

Master

File Number: 80308

File ID:	80308 File Type:	Ordinance Status:	Council Recessed Public Hearing
Version:	1 Reference:	Controlling Body:	PLAN COMMISSION
		File Created Date :	10/10/2023
File Name:	Broom Street Building Height	Final Action:	
Title:	Amending map in Section 28.071(2)(Madison General Ordinances to upda Broom Street area. (District 4)		
Notes:	6800BroomBuildingHeight		
Sponsors:	Michael E. Verveer And MGR Govindara	jan Effective Date:	
Attachments:	80308 Map, Staff Comments, Link to Der 79966, Link to Ord File 80329, Link to Co 79967, Link to CSM File 79992, Link to L Restriction File 80423	ond Use File	
Author:	Kate Smith	Hearing Date:	
Entered by:	mglaeser@cityofmadison.com	Published Date:	

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Attorney's Office	10/10/2023	Referred for Introduction				
	Action Text: Notes:	This Ordinance was Refe Plan Commission (10/30/23	erred for Introduction), Common Council (11/7/23)				
1	COMMON COUN			PLAN COMMISSION		11/13/2023	
	Action Text:	This Ordinance was Refe	erred to the PLAN COMM	IISSION			
1	COMMON COUN	ICIL 11/07/2023	Re-refer	PLAN COMMISSION		11/13/2023	Pass
	Action Text:	A motion was made by C The motion passed by ve	Currie, seconded by Figue bice vote/other.	roa Cole, to Re-refer to t	he PLAN COM	MISSION.	
1	PLAN COMMISS	ION 11/13/2023	RECOMMEND TO COUNCIL TO ADOPT - RECESSED PUBLIC HEARING				Pass
	Action Text:	-	igueroa Cole, seconded b UBLIC HEARING. The mo	-		CIL TO	
	Notes: On a motion by Ald. Figueroa Cole, seconded by Ald. Duncan, the Plan Commission found the standards met and recommended approval of the zoning text amendment to amend the Downtown Height Map to the Common Council. The motion to recommend approval passed by voice vote/ other.						

Text of Legislative File 80308

Fiscal Note

The proposed ordinance amendment increases the allowed height limit for the North Broom Street area. No additional appropriation required.

Title

Amending map in Section 28.071(2)(a) related to downtown height limits of the Madison General Ordinances to update the Downtown Height Map in the North Broom Street area. (District 4)

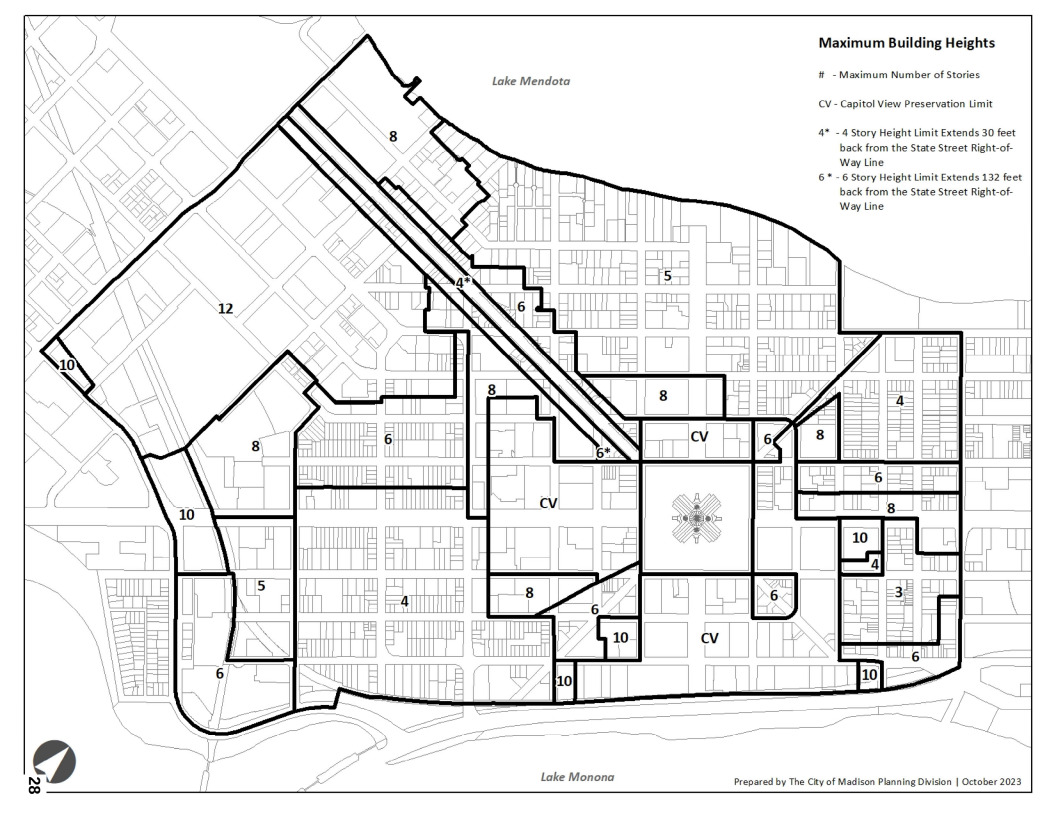
Body

DRAFTER'S ANALYSIS: This amendment amends the downtown height map in MGO 28.071(2)(a) to straighten the dividing line along North Broom Street between allowable six (6) stories and twelve (12) stories on the downtown height map. The previously mapped building height lines jogged to follow lot lines that existed when the map was created. A proposed development will combine the adjacent lots making the jogged line unnecessary.

The Common Council of the City of Madison do hereby ordain as follows:

1. Subdivision (a) entitled "Downtown Height Map" of Subsection (2) entitled "Downtown Height and Stepback Requirements" of Section 28.071 entitled "General Provisions for Downtown and Urban Districts" of the Madison General Ordinances is amended to reflect an updated Downtown Height Map.

Please see Legistar File No. 80308 Map in Attachments for the amended Downtown Height Map.



PLANNING DIVISION STAFF REPORT

November 13, 2023





Project Address:405-407 & 431 W Gorham Street, 408-430 W Johnson Street, and
304-318 N Broom Street (District 3 – Alder Verveer)

Application Type:Demolition Permit, Land Use Restriction Agreement, Zoning Text Amendment, Zoning Map
Amendment, Conditional Use, and Certified Survey Map Referral

Legistar File ID # <u>79966</u>, <u>80423</u>, <u>80308</u>, <u>80329</u>, <u>79967</u>, and <u>79992</u>

- Prepared By:Chris Wells, Planning DivisionReport includes comments from other City agencies, as noted.
- **Reviewed By:** Kevin Firchow, AICP, Principal Planner

Summary

Applicant:Doug Tichenor; Core Madison Broom, LLC; 1643 North Milwaukee Street; Chicago, IL 60647

Contact: Brian Munson; Vandewalle & Associates; 120 East Lakeside Street; Madison, WI 53715

Property431 W Gorham Street and 430 W Johnson Street -- Johnson Associates, LLP; 826 North StarOwners:Drive; Madison, WI 53718

407 W Gorham Street and 308-318 N Broom Street -- Madfish on Broom, LLC; 1202 Regent Street; Madison, WI 53715

304 N Broom Street and 408-414 W Johnson Street -- JDM Properties, LLC; 101 N Mills Street; Madison, WI 53715

416 and 422 W Johnson Street -- Mullins Apartments, LLP; 401 N Carroll Street, Madison, WI 53703

405 W Gorham Street -- City of Madison Engineering Division; 210 Martin Luther King, Jr. Boulevard, Room 115; Madison, WI 53703

Requested Actions: There are six requests before the Plan Commission:

- <u>79966</u> 407 and 431 W Gorham Street, 408-430 W Johnson Street, and 304-318 N Broom Street; District 4: Consideration of a demolition permit to demolition of 13 residential buildings for a proposed residential redevelopment.
- <u>80423</u> Authorizing the inclusion of a Land Use Restriction Agreement as an exhibit to the Purchase and Sale Agreement between Core Spaces, LLC ("Purchaser") and the City of Madison for the Purchaser's acquisition of the property located at 405 W. Gorham Street (District 4)
- <u>80308</u> Amending the map in Section 28.071(2)(a) related to downtown height limits of the Madison General Ordinances to update the Downtown Height Map in the North Broom Street area. (District 4)
- <u>80329</u> Creating Section 28.022-00646 of the Madison General Ordinances to change the zoning of property located at 405-407 & 311 West Gorham Street, 408-430 West Johnson Street, 304-318 North Broom Street, 4th Alder District, from PD (Planned Development), CN (Conservancy), and UMX (Urban Mixed-Use) District to UMX (Urban Mixed-Use) District. (District 4)

- <u>79967</u> 405-407 and 431 W Gorham Street, 408-430 W Johnson Street, and 304-318 N Broom Street (District 4): Consideration of a conditional use in the [Proposed] Urban Mixed-Use (UMX) District for a multi-family dwelling with greater than eight (8) dwelling units; consideration of a conditional use in the UMX District for a new building greater than 20,000 square feet and more than four stories; and consideration of a conditional use in the UMX District for outdoor recreation, all to allow construction of an eight- to fifteen-story apartment building with approximately 465 units.
- <u>79992</u> Approving a Certified Survey Map of property owned by Core Spaces, LLC located at 405-407 and 431 W Gorham Street, 408-430 W Johnson Street, and 304-318 N Broom Street; District 4.

Proposal Summary: The applicant is requesting the approvals to allow construction of an 8- to 15-story apartment building with approximately 465 units of housing intended for students. The applicant proposes to commence demolition of the 13 existing structures and begin construction of the development in Summer 2024, with completion anticipated in Fall 2026.

Applicable Regulations & Standards: This proposal is subject to the standards for zoning map amendments [MGO Section 28.182(6)] and Demolitions [MGO Section 28.185(7)]. It is also subject to the standards for Conditional Uses [MGO §28.183(6)] as Table 28E-2 in MGO Section 28.072 states that in the [Proposed] Urban Mixed-Use (UMX) District, a conditional use is required for a multi-family dwelling with greater than eight (8) dwelling units; and for outdoor recreation. Additionally, MGO Section 28.076(4)(c) states, "All new buildings and additions greater than twenty thousand (20,000) square feet or that have more than four (4) stories shall obtain conditional use approval. In addition, the Urban Design Commission shall review such projects for conformity to the design standards in <u>Sec. 28.071(3)</u>, if applicable, and the Downtown Urban Design Guidelines and shall report its findings to the Plan Commission." Lastly, MGO Section 16.23(5)(g) provides the process and standards of approval for certified survey maps. The Supplemental Regulations [MGO §28.151] contain further applicable regulations for *Outdoor Recreation*.

Review Required By: Urban Design Commission, Plan Commission, and Common Council.

Summary Recommendation:

- That the Plan Commission find that the standards for demolition permits are met and **approve** the demolition of the 13 residential buildings;
- That the Plan Commission forward the inclusion of a Land Use Restriction Agreement (as an exhibit to the Purchase and Sale Agreement between Core Spaces, LLC ("Purchaser") and the City of Madison for the Purchaser's acquisition of the property located at 405 W. Gorham Street) to the Common Council with a recommendation of **approval**.
- That the Plan Commission forward the amendment of the map in Section 28.071(2)(a) related to downtown height limits of the Madison General Ordinances to update the Downtown Height Map in the North Broom Street area to the Common Council with a recommendation of **approval**.
- That the Plan Commission find that the Zoning Map Amendment Standards are met and forward Zoning Map Amendment ID 28.022-00646, rezoning 405-407 & 311 West Gorham Street, 408-430 West Johnson Street, 304-318 North Broom Street, 4th Alder District, from PD (Planned Development), CN (Conservancy), and UMX (Urban Mixed-Use) District to UMX (Urban Mixed-Use) District to the Common Council with a recommendation of **approval**.

- That the Plan Commission find that the standards for conditional uses are met and approve a request for a multi-family dwelling with greater than eight (8) dwelling units in the [Proposed] Urban Mixed-Use (UMX) District; for a new building greater than 20,000 square feet and more than four stories in the UMX District; and for outdoor recreation in the UMX District - all to allow construction of an 8- to 15-story apartment building with approximately 465 units.
- Finally, should the other aspects of the proposal be approved, the Planning Division believes the technical standards for land divisions can be found met and recommends the Plan Commission should forward the Certified Survey Map to the Common Council with a recommendation of **approval**.

Approval of the project should be subject to input at the public hearing, and the recommended conditions beginning on **page 15** of this report for the land use requests, and on **page 25** for the CSM.

Background Information

Parcel Location: The development site is 73,127 square-feet (1.68 acres) in area and is located at the east end of the block bound by W Johnson Street, N Broom Street, W Gorham Street and N Bassett Street. The site has frontage along W Johnson and N Broom Streets, and again on W Gorham Street (see Image 1 in the Project Description section.) It is located within Alder District 4 (Ald. Verveer) and the Madison Metropolitan School District.

Existing Conditions and Land Use:

- According to City records, La Ville, the 10-story, 60-unit apartment building at 431 W Gorham Street, was originally constructed in 1990. It is zoned PD (Planned Development District);
- The 2-story, 2-unit at 407 W Gorham Street was originally constructed in 1894. It is zoned UMX (Urban Mixed-Use District);
- The parcel at 405 W Gorham St is vacant. It is zoned CN (Conservancy District);
- The 2-story, 2-unit at 318 N Broom Street was originally constructed in 1875. It is zoned UMX;
- The 2½-story, 4-unit at 314 N Broom Street was originally constructed in 1904. It is zoned UMX;
- The 2½-story, 3-unit at 312 N Broom Street was originally constructed in 1898. It is zoned UMX;
- The 2-story single-family residence at 308 N Broom Street was originally constructed in 1885. It is zoned UMX;
- The 2-story, 2-unit at 304 N Broom Street was originally constructed in 1870. It is zoned UMX;
- The 2-story, 2-unit at 408 W Johnson Street was originally constructed in 1899. It is zoned UMX;
- The 3-story, 9-unit apartment building at 412 W Johnson Street was originally constructed in 1990. It is zoned PD;
- The 2½-story, 3-unit at 414 W Johnson Street was originally constructed in 1899. It is zoned PD;
- The 3-story, 3-unit at 416 W Johnson Street was originally constructed in 1914. It is zoned UMX;
- The 4-story, 28-unit apartment building at 422 W Johnson Street was originally constructed in 1973. It is zoned UMX;
- The 8-story, 42-unit apartment building at 430 W Johnson Street was originally constructed in 1969.

Surrounding Land Uses and Zoning:

- <u>Northwest</u>: The Equinox, a 12-story, 115-unit apartment building. Across W Johnson Street are two-story and three-story buildings with ground floor commercial and The James, a 12-story mixed-use building with ground floor commercial and 348 units, all zoned UMX (Urban Mixed-Use District), and 420 West, a six-story, 80-unit apartment building, zoned PD (Planned Development District);
- Northeast: Across N Broom Street is a 2-story office building (the former city fire station) occupying the southern corner of the block and zoned UMX (Urban Mixed-Use District), and The Oliv a 10-story, mixed-use building containing 386 units of student housing, retail, and business incubator space. It is zoned PD;
- Southeast: Across W Johnson Street is the 12-story, 160-unit Lux apartment building and the 12-story, 326-unit Domain apartment building. Both are zoned UMX;
- Southwest: An 11-story, 194-room Hampton Inn & Suites (which contains a restaurant on the ground floor) and the Aberdeen, a 12-story, 77-unit apartment building. Both are zoned PD.

Adopted Land Use Plan: Information regarding plan recommendations and consistency is located in the body of this report.

Requirements	Required	Proposed
Lot Area (sq. ft.)	3,000	73,127
Lot Width	30 ft	230 ft
Front Yard Setback	5 ft	5 ft
Max. Front Yard Setback	10 ft	5 ft
Side Yard Setback	5 ft	10 ft, 5 ft
Rear Yard Setback	10 ft	10 ft
Usable Open Space	10 sq ft/bedroom = 16,240	27,726 sq ft
Maximum Lot Coverage	90%	88%
Minimum Building Height	2 stories	8-14 stories
Maximum Building Height	8-14 stories	8-14 stories
Site Design	Required	Proposed
Number Parking Stalls	No minimum	124
Electric Vehicle Stalls	EV Ready: 12	EV Ready: 124 (See Comment #53)

Zoning Summary: The site is proposed to be zoned to the UMX (Urban Mixed-Use) District

Site Design	Required	Proposed	
Number Parking Stalls	No minimum	124	
Electric Vehicle Stalls	EV Ready: 12	EV Ready: 124 (See Comment #5	
	EV Installed: 2	EV Installed: 3	
Accessible Stalls	5	5	
Loading	No	No	
Number Bike Parking Stalls	1 per d.u up to 2 br (465) + ½ space per add'l	761	
	br (236) + 1 guest space/10 d.u. (47) + 1 per	(See Comment #5	
	2,000 sq ft retail (2) = 750		
Landscaping and Screening	Yes	Yes (See Comment #55	
Lighting	Yes	Yes	
Building Form and Design	Yes	Commercial Block Building	
Other Critical Zaning Itama			
Other Critical Zoning Items			
Vac	Urban Design (UMX Zoning District) Utility Fac	sements	

1051	orban Design (OMX 2011ing District), Othity Easements
No:	Historic District; Floodplain, Wetlands, Wellhead Protection, Adjacent to Park, TOD Overlay

Tables Prepared by Jacob Moskowitz, Assistant Zoning Administrator

Environmental Corridor Status: The property is not located within a mapped environmental corridor.

Public Utilities and Services: The site is served by a full range of urban services, including Metro Transit service which operates daily all-day (eastbound) transit service along the priority W Johnson Street corridor, adjacent this property. Additional (southbound) trips operate along Bassett Street, opposite this property. Trips in the opposing one-way direction (westbound) operate along Broom Street and/or the priority W Gorham Street corridor.

Project Description

The applicant is requesting multiple approvals to allow construction of an 8- to 15-story apartment building with approximately 465 units. These approvals include the following:

- Demolition permits to raze thirteen residential buildings;
- A voluntary Land Use Restriction Agreement (LURA) to provide affordable units;
- A Zoning Text Amendment to make minor adjustments to the Downtown Height Map in the North Broom Street area;
- Three (3) Conditional Uses (for the number of units, for the size and height, and for outdoor recreation);

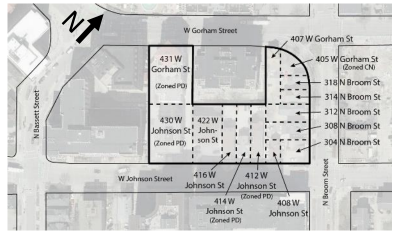


Image 1: The parcels proposed to be combined via Certified Survey Map (CSM) to form the subject parcel. Note: All parcels involved are zoned UMX (Urban Mixed-Use District) until noted otherwise.

- A Zoning Map Amendment to rezone five of the parcels from the PD (Planned Development) and CN (Conservancy) Districts to UMX (Urban Mixed-Use) District to provide UMX zoning across the entire project site; and
- A one-lot certified survey map to combine the various lots into one development site.

The 1.68-acre subject site is located at the east end of the block bound by W Johnson Street, N Broom Street, W Dayton Street and N Bassett Street. (See Image 1.) There is roughly 12 feet of grade drop north to south across the site.

Information on the buildings proposed for demolition is summarized on page 3 of this report and <u>photos</u> of the interior and exterior of each of the thirteen buildings has been included in the applicant's materials.

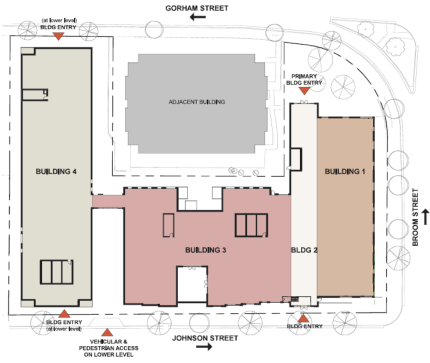


Image 2: The development's four building 'expressions' (masses)

As noted in the submitted materials, the proposed development is broken into four building 'expressions' (masses). (See Image 2). 'Building 1' is eight stories in height and is clad with a charcoalcolored brick on the ground floor. The façade of the upper floors is broken up into thirds, with sections clad with a medium brown brick bookending a center section which is clad with a charcoal-colored metal paneling.

'Building 2' is a slender 14-story mass clad with white metal paneling. It has an occupiable rooftop/amenity deck.

'Building 3' is a large 14-story mass. The exterior cladding accompanies the modulation of the façade along W Johnson Street with reddish brick cladding the portions of the façade located closest to the sidewalk and a

charcoal-colored metal paneling cladding the recessed portions. It also has an occupiable rooftop/amenity deck.

'Building 4', offset from Buildings 1-3 (yet connected via a glass skyway at the second floor level), is 15 stories in height. It sits along the southwest property line, at the lowest point of the site, low enough to get an 'extra' floor. The first floor (the base) is clad with a charcoal-colored brick, floors 2-12 are clad with a whitish brick, and floors 13-14 are clad with a charcoal-colored metal paneling.

The Zoning Administrator has determined that the amenity deck (with pool and hot tub/spa) and enclosed amenity space located atop Buildings 2 and 3 constitute a 15th story.

Automobiles will enter off W Johnson Street near the southern end of the development. A circular turn around provides access to two levels of underbuilding parking. One, located on Lower Level 1 of Buildings 1-3, contains 53 automobile stalls and 318 bicycle stalls (and six stalls for deliveries and car-share pickup located just off the round-about). The other, located on Lower Level 2, beneath Building 3 and 4, contains 71 automobile stalls and 320 bicycle stalls. Additional rooms containing bicycle parking are located on the Lower Level 1 of Building 4.

As for the building's program, a roughly 4,000-square-foot retail space is located on Lower Level 1 (as labelled in the submitted materials), along Building 4's W Gorham Street frontage. A small lobby space is located at the south end of Building 4, along W Johnson Street, and provides access to elevators, stairs, and an indoor bicycle storage room. A lobby/leasing/amenity space covers nearly the entire eastern half of Level 1 - from the main entrance located at the northern corner of the development facing W Gorham Street, all along the N Broom Street façade, and halfway down the W Johnson Street façade. Residential units occupy the remainder of Level 1 and the entirety of the floors above. In total, there are a 465 units: 13 'micro' units, 35 'studio' units, 55 one-bedroom units, 168 two-bedroom units, 2 three-bedroom units, 101 four-bedroom units, 85 five-bedroom units, and 6 townhome units (3 four-bedroom units and 3 five-bedroom units). While there are a total of 1301 bedrooms, since a number of the units have two beds in a bedroom, there are 1,624 beds.

The applicant has voluntarily agreed to provide 10 percent of the beds (165 in all) at a rate that is 40-percent below the market rate. They are proposing to enter into a Land Use Restriction Agreement (LURA) with the City (Legistar File ID <u>80423</u>) and a Memorandum of Understanding (MOU) with the University of Wisconsin's Office of Student Financial Aid. (The current version of the LURA can be found <u>here</u>.) The agreement would require that for a term of least 40 years, the applicant will provide 165 beds in two (2) bedroom dwelling units being leased to four (4) individuals at a rate at least 40-percent less than the market rate charged for a bed in a comparable bed in the building. These beds would be leased to qualified University of Wisconsin-Madison applicants as determined to be eligible by the University's Office of Financial Aid (UOFA). The terms of that agreement are voluntarily being agreed to by both the developer and City. Staff notes that as part of this review, the Plan Commission or Common Council do not have the ability to require affordable units or alter the terms of that agreement.

Since the proposed development would have a voluntary LURA to provide affordable beds, MGO Section 28.071(2)(a)2.a. states that it may exceed the maximum number of stories (i.e. 6 along N Broom Street and 12 for the rest of the site), *"provided the building remains at or below the maximum height in feet in Table 28E-3."* (i.e. 88 feet for a six-story building and 172 feet for a 12-story building). To exceed the maximum number of stories, the code states that one requirement was if the development or redevelopment receives City of Madison funding to support affordable units. To this end, on September 19. 2023, the Council approved the sale of the 405 W. Gorham Street parcel between the City and Core Spaces, LLC for \$1.00. As \$1.00 is well below the appraised value, it is considered a form of financial contribution to support affordable units.

Regarding the impact to existing street trees, there are only two trees, both located along W Johnson Street, which proposed for removal (and Forestry is supportive of (see Condition #62)). The first is the 16" Elm (proposed to be removed for the proposed driveway apron) and the 19" Elm (proposed for removal due to construction conflicts).

Finally Staff note that Traffic Engineering is currently studying the possibility of removing the left-turn 'slip lane' northbound on N Broom Street onto W Johnson Street. Given the number of students that will reside in and visit the proposed development, safe pedestrian movement across N Broom and W Johnson Streets to and from the development is a concern. As Traffic Engineering noted in their submitted condition (#33), required improvements may include but are not limited to: signing and marking improvements, lighting improvements, constructing a raised crossing, reducing the width of the crossing and/or removal of the left turn lane from N. Broom Street to W. Gorham Street.

Analysis

This proposal is subject to the standards for zoning map amendments [MGO Section 28.182(6)] and Demolitions [MGO Section 28.185(7)]. It is also subject to the standards for Conditional Uses [MGO §28.183(6)] as Table 28E-2 in MGO Section 28.072 states that in the [Proposed] Urban Mixed-Use (UMX) District, a conditional use is required for a multi-family dwelling with greater than eight (8) dwelling units; as well as for outdoor recreation. Additionally, MGO Section 28.076(4)(c) states, "All new buildings and additions greater than twenty thousand (20,000) square feet or that have more than four (4) stories shall obtain conditional use approval. In addition, the Urban Design Commission shall review such projects for conformity to the design standards in <u>Sec. 28.071(3)</u>, if applicable, and the Downtown Urban Design Guidelines and shall report its findings to the Plan Commission." Lastly, MGO Section 16.23(5)(g) provides the process and standards of approval for certified survey maps. The Supplemental Regulations [MGO §28.151] contain further applicable regulations for Outdoor Recreation.

Conformance with Adopted Plans

The 2018 <u>Comprehensive Plan</u> recommends Downtown Mixed-Use (DMU) development for the subject site's entire block. The Plan notes that this includes "intensive mixed-use development" which is "generally more focused on residential, retail, and service uses than Downtown Core (DC) areas, but may also include some government and employment uses." The Plan also notes that, while subject to the <u>Downtown Plan</u> height map, some DMU areas "are appropriate for mixed-use development that can rival development intensities within DC areas (e.g., Ovation 309, The James, and The Hub developments)." (Page 24) For details on heights, mix of uses, ground floor uses, pedestrian friendly design, and other considerations which the Plan notes "must be addressed for development within this category", the Plan defers to the <u>Downtown Plan</u>.

The 2012 <u>Downtown Plan</u> notes that the appropriate height for new buildings is influenced by numerous factors such as topography, important view corridors and viewsheds, the presence of historic buildings, the use and scale recommendations for an area, and the existing scale of buildings in the vicinity. For the subject site, it recommends a maximum of 12 stories for the western half and six stories for the eastern. (See Image 3).

It also does identify the subject site within the "Johnson Street Bend" neighborhood/district for which it recommends, "should continue as a primarily higher density student residential area mixed with some new neighborhood-serving retail uses. Underutilized parcels should transition to more intense development with a particular emphasis on creating active and engaging street frontages and



Image 3: Maximum Building Heights as Recommended by the Downtown Plan.

quasi-public areas. Linkages to adjacent areas, including parks and open spaces, should be enhanced."

Relatedly, a zoning text amendment (Legistar File ID <u>80308</u>) is working its way through the City's committees and commissions which would amend the Downtown Height Map in MGO Section 28.071(2)(a) related to in the North Broom Street area. (See Image 4 on the following page) It would straighten the dividing line along N Broom Street between allowable six (6) stories and twelve (12) stories on the downtown height map. The previously mapped building height lines jogged to follow lot lines that existed when the map was created. The proposed development will combine the adjacent lots making the jogged line unnecessary. This would bring the Zoning Code's building height map in line with the height recommendations of the Downtown Plan.

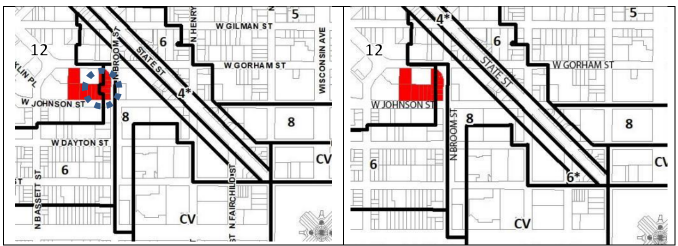


Image 4: Downtown Height Map in MGO Section 28.071(2)(a). Left: the current version (with the area proposed to be changes indicated with a dashed circle). Right: the proposed version with the change made.

As explained in the previous section, the proposed development exceeds the maximum number of stories allowed by the Zoning Code due to the fact that the City of Madison has granted funding in the form of a below-market value land sale to support the affordable units. That said, Staff believe the 8/15 stories to be consistent with MGO Section 28.071(2)(a)2.a. as the proposed building remains at or below the maximum height in feet in Table 28E-3. (i.e. 88 feet for a six-story building and 172 feet for a 12-story building). With the proposal, the eight-story mass is roughly 85 feet in height and the 15-story masses, even with the rooftop mechanical projections, is roughly 160 feet tall. (Staff note that the buildings, at its tallest, lies just below the Capital Height Projection Limit.)

Demolition Permit Standards

At its October 5, 2021 meeting, the Common Council adopted Ordinance 21-00065 (ID <u>67074</u>) to revise the standards and process for demolition and removal permits in Section 28.185 of the Zoning Code to remove consideration of proposed future use as a factor in approving demolition requests. The Plan Commission shall consider the seven approval standards in §28.185(9)(c) M.G.O. when making a determination regarding demolition requests and find them met in order to approve. The factors include a finding that the proposed demolition or removal is consistent with the statement of purpose of the demolition permits section and with the health, prosperity, safety, and welfare of the City of Madison. The statement of purpose in Section 28.185 states, in part:

"The purpose of this section is therefore to ensure the preservation of historic buildings, encourage applicants to strongly consider relocating rather than demolishing existing buildings, aid in the implementation of adopted City plans, maximize the reuse or recycling of materials resulting from a demolition, protect the public from potentially unsafe structures and public nuisances..."

Information on the buildings proposed for demolition is summarized on page 3 of this report and <u>photos</u> of the interior and exterior of each of the thirteen buildings has been included in the applicant's materials.

On balance, staff believes that standards can be found met and provides the following additional information.

In regards to Standard 1 related to the possible building relocation efforts, the Plan Commission is required to consider any information provided related to possible relocation activities. In submitted materials, the applicant states, "The existing smaller scale buildings (SF, 2 unit, and 4 unit buildings) are not eligible for relocation due to the age of structures, impact on existing street trees and financial ramifications caused by the distance to any eligible relocation sites. The larger scale apartment buildings cannot be relocated due to the size of the structures."

In regards to Standard 6, Planning Division staff have not received any comments from City Building Inspection, Fire, or Police and have no further condition information other than the interior and exterior photos and a statement by the applicant that the structures are being proposed for demolition due to *"functional obsolescence, and inability for reuse/retention due to lot configuration impacts on the overall project site limiting the potential to incorporate City planning goals for the site"* (e.g. it would prevent the construction of a 6- to 12-story building as recommended by the <u>Comprehensive Plan</u>.) From the submitted information, staff is not aware of significant structural issues. While the code notes condition must be considered, it does not specify that a certain structural condition or level of disrepair is necessary in order to approve a demolition.

Related to the historic value of the structures, staff notes Standard 4 states:

"The Plan Commission has received and considered the report of the City's historic preservation planner regarding the historic value of the property as well as any report that may be submitted by the Landmarks Commission."

The Landmarks Commission reviewed the demolition of the thirteen buildings at its May 15, 2023 meeting and recommended to the Plan Commission that the buildings at 408 W Johnson Street, 412 W Johnson Street, 414 W Johnson Street, 416 W Johnson Street, 422 W Johnson Street, 430 W Johnson Street, 407 W Gorham Street, and 431 W Gorham Street *"have no known historic value."*

Regarding the buildings at 304 N Broom Street, 308 N Broom Street, 312 N Broom Street, 314 N Broom Street, and 318 N Broom Street, the Landmarks Commission found that the buildings *"have historic value related to the vernacular context of Madison's built environment, but the buildings themselves are not historically, architecturally, or culturally significant."* (Materials related to that review from the May 15, 2029 meeting can be found here: the <u>Staff Report to the Landmarks Commission</u> and the <u>Meeting Report</u>.)

Of note, in the Staff Report to the Landmarks Commission referenced above, for the building at 304 N Broom Street, Staff note: "The preservation file names this Italianate structure the Frank Zehnpfenning house, a German immigrant shoemaker who lived in the house until 1881, after which, it was occupied for generations by the Cnare family. The Wisconsin Historical Society site file contains similar information." For the building at 312 N Broom Street, Staff note: "The preservation file for this property has limited information and names it the James Engelberger House, a vernacular Queen Anne structure. There is no site file with the Wisconsin Historical Society."

For the building at 318 N Broom Street, Staff note: "The preservation file notes this building was constructed by James Livesey for Nicholaus Behrand, a German immigrant who initially operated a blacksmith shop on State and Gorham, and later became the bailiff for the U.S. Circuit Court. The Behrand family lived in this Italianate brick building until at least 1950 (except for a 12-year interval when they lived next-door). A 1950 article in the presentation files provides history on the importance of the family to the development of Madison. The Wisconsin Historical Society site file contains similar information."

For the structures at 308 and 314 N Broom Street, neither City preservation files nor site files with the Wisconsin Historical Society for these properties.

Standard 7, which includes references the standards 1-6 states that "The Plan Commission shall consider the factors and information specified in items 1-6 and find that the proposed demolition or removal is consistent with the statement of purpose of this section and with the health, prosperity, safety, and welfare of the City of Madison."

The Plan Commission should give careful consideration to the findings of the Landmarks Condition, including that the five buildings have value have historic value related to the vernacular context of Madison's built environment. Considering, however, that the buildings themselves were not found to be of historical, cultural, or architectural significance, on-balance, the Staff believes that the demolition permit standards can be found met.

Zoning Map Amendment Standards

Limited Zoning Map Amendments are proposed in order to provide consistent UMX (Urban Mixed-Use District) zoning across the proposed project site. The standards for Zoning Map Amendments state that such amendments are legislative decisions of the Common Council that shall be based on public health, safety and welfare, shall be consistent with the <u>Comprehensive Plan</u>, and shall comply with Wisconsin and federal law. Chapter 66.1001(3) of Wisconsin Statutes requires that zoning ordinances (of which the zoning map is part) enacted or amended after January 1, 2010 be consistent with the City's <u>Comprehensive Plan</u>. 2010 Wisconsin Act 372 clarified "consistent with" as "furthers or does not contradict the objectives, goals and policies contained in the comprehensive plan."

Staff believe the proposed rezonings are consistent with adopted plans and that the Zoning Map Amendment standards can be found met.

Conditional Use Standards

The Plan Commission may not approve an application for a conditional use unless it can find that all of the standards found in Section 28.183(6)(a), Approval Standards for Conditional Uses, are met. That section states: "The City Plan Commission shall not approve a conditional use without due consideration of the recommendations in the City of Madison Comprehensive Plan and any applicable, neighborhood, neighborhood development, or special area plan, including design guidelines adopted as supplements to these plans. No application for a conditional use shall be granted by the Plan Commission unless it finds that all of the [standards for approval in Section 28.183(6) are met]."

Staff provide the following discussion:

Standard 2 states:

"The City is able to provide municipal services to the property where the conditional use is proposed, given due consideration of the cost of providing those services."

City Engineering has submitted several conditions related to necessary infrastructure-related considerations. Planning staff believes upon meeting these conditions, this standard could be found met.

Standard 3 states:

"The uses, values and enjoyment of other property in the neighborhood for purposes already established will not be substantially impaired or diminished in any foreseeable manner."

The applicant has submitted a Management Plan which can be reviewed in the <u>Legistar File</u> for the conditional use and is linked <u>here</u>.

Standard 6 states:

"Measures, which may include transportation demand management (TDM) and participation in a transportation management association have been or will be taken to provide adequate ingress and egress, including all off-site improvements, so designed as to minimize traffic congestion and to ensure public safety and adequate traffic flow, both on-site and on the public streets."

The applicant will need to complete and submit a Transportation Demand Management Plan to be reviewed and approved by Parking prior to final sign off and issuance of permits.

Standard 9 states, in part:

"When applying the above standards to any new construction of a building or an addition to an existing building the Plan Commission shall find that the project creates an environment of sustained aesthetic desirability compatible with the existing or intended character of the area and the statement of purpose for the zoning district."

Staff have a few concerns related to the building's design. The first, which was raised at the Urban Design Commission meeting on November 1, is the lack of ground-floor entrances along the entire 185-foot N Broom Street façade as well as roughly 230 feet of the W Johnson Street frontage. Staff note that the UDC at their aforementioned meeting on November 1, added a condition that an additional connection to the street be incorporated along the W Johnson Street frontage. Staff however still believe that an additional entrance is needed along the N Broom Street frontage noting that, if the Building 1 were a stand-alone building, that a primary entrance oriented to the primary abutting street would be required. (Staff acknowledge that an entrance facing W Gorham could meet this requirement if it were located at or wrapped the north corner).

The second concern is the significant blank wall expanse located on the upper floors of the southwest façade of Building 2 (see Sheet 36 "Elevation Promenade Bldg 3" in the submitted materials). The units on the first eight floors of that façade have multiple windows while the units on Floors 9-14 have none, despite the fact that the upper floors would actually afford a view and be less obscured by the adjacent 12-story Equinox building. When brought up to the applicant, they responded with the following, "*As presented to and approved by UDC, this area on the back side of building 2 is predominately bathrooms on the floors 9-14. This is in the narrow section of the building 2 and the design pushes the living room/kitchen/bedrooms to the Broom- and Gorham-facing facades to maximize views. This section of the building is also effectively screened from view by the Equinox as the building is pulled back from the street frontage and the two buildings are closest together along this property line." To this end, Staff note that the northwest façade of Building 2 is set approximately 50 feet further back from W Gorham Street than the same façade of the adjacent 12-story Equinox building meaning the views of the section of blank façade from the public right-of-way will be extremely limited.*

Urban Design Commission Review

As the proposed building is located within the UMX (Urban Mixed-Use) District, the UDC is an **advisory** body on this request. Section 28.076(4)(c) states that: "All new buildings and additions greater than twenty thousand (20,000) square feet or that have more than four (4) stories shall obtain conditional use approval. In addition, the Urban Design Commission shall review such projects for conformity to the design standards in <u>Section 28.071(3)</u>, if applicable, and the Downtown Urban Design Guidelines and shall report its findings to the Plan Commission."

At their meeting on November 1, 2023, the Urban Design Commission made an **ADVISORY RECOMMENDATION to the Plan Commission to grant Initial Approval with the project returning to the UDC for Final Approval**. (The Legistar File ID for the UDC's review of this project is <u>76205</u>). A copy of the report of the UDC has been included at the end of this staff report). The motion, which passed with a unanimous vote, included the following condition:

• That a connection to the street be incorporated along the W Johnson Street frontage.

Supplemental Regulations

Section 28.151 of the Zoning Code includes the following supplemental regulations for Outdoor Recreation:

- a) A minimum 25-foot setback area maintained as open space shall be provided along the perimeter of the site wherever it abuts a residential district.
- b) If the use will be available to the general public, an arterial or collector street of sufficient capacity to accommodate the traffic that the use will generate shall serve the site. Ease of access to the site by automobiles, transit, bicycles, and pedestrians shall be considered as a factor in the review of any application.
- c) The site shall be designed in such a way as to minimize the effects of lighting and noise on surrounding properties. Hours of operation may be restricted and noise and lighting limits imposed as part of the conditional use approval.
- d) An appropriate transition area between the use and adjacent property may be required, using landscaping, screening, and other site improvements consistent with the character of the neighborhood.

Regarding Regulation (c), the applicant's submitted <u>management plan</u> includes the hours of operation of the outdoor patios (9:00 am to 10:00 am on weekdays and 9:00 am to 11 pm on weekends) and a description of how the management team will help alleviate concerns:

"On-call team members will be available to visit the pool deck during these closing hours and escort customers off the rooftop. All access points to the pool deck will include a lock or fob reader to restrict customer access after pool hours. CCTV systems are also in place throughout the deck to ensure all activities are captured both during the day and evening should a trespass occur. To control resident and guest occupancy of the deck during popular periods random walks and checks are conducted by team members throughout the day and cameras can be viewed remotely to be sure these items are within normal operating standards. Each customer is only allowed one guest at a time on the deck and management has certain protections outlined in the rules and regulations section of the lease with wristbands or other guest and customer identifying measures to help control overcrowding and other noise concerns."

With the restrictions listed above, Staff believe the Supplemental Regulations can be found met.

Land Division

The applicant has submitted a certified survey map to combine the 405-407 & 431 W Gorham Street, 408-430 W Johnson Street, and 304-318 N Broom Street parcels in order to create one parcel. M.G.O. Section 16.23(5)(g) provides the process for certified survey maps. Staff believe that all applicable standards for land divisions can be found met, subject to the comments recommended by reviewing agencies.

Public Input

At time of writing, Staff have not received any public comments.

Conclusion

The applicant is requesting approval of a demolition permit to raze thirteen residential buildings, a Land Use Restriction Agreement related to the acquisition of the property located at 405 W Gorham Street, a zoning text amendment to update the Downtown Height Map in the North Broom Street area, three conditional uses (for the number of units, for the size and height, and for outdoor recreation), and a zoning map amendment to rezone five of the parcels from the PD (Planned Development) and CN (Conservancy) Districts to the UMX (Urban Mixed-Use) District to match the rest – all to allow construction of an 8- to 15-story apartment building with approximately 465 units. This applicant is also requesting approval of a one-lot certified survey map to combine the various lots into one development site.

While Staff believe the demolition, zoning map amendment, and land division standards can be found met, Staff have concern regarding Conditional Use Standard 9. As summarized in the report, Staff are concerned with the lack of entrances along large stretches of the building frontage and a large blank façade expanse.

Recommendation

Planning Division Recommendation (Contact Chris Wells, (608) 261-9135)

- That the Plan Commission find that the standards for demolition permits are met and **approve** the demolition of the 13 residential buildings;
- That the Plan Commission forward the inclusion of a Land Use Restriction Agreement (as an exhibit to the Purchase and Sale Agreement between Core Spaces, LLC ("Purchaser") and the City of Madison for the Purchaser's acquisition of the property located at 405 W. Gorham Street) to the Common Council with a recommendation of **approval**.
- That the Plan Commission forward the amendment of the map in Section 28.071(2)(a) related to downtown height limits of the Madison General Ordinances to update the Downtown Height Map in the North Broom Street area to the Common Council with a recommendation of **approval**.
- That the Plan Commission find that the Zoning Map Amendment Standards are met and forward Zoning Map Amendment ID 28.022-00646, rezoning 405-407 & 311 West Gorham Street, 408-430 West Johnson Street, 304-318 North Broom Street, 4th Alder District, from PD (Planned Development), CN (Conservancy), and UMX (Urban Mixed-Use) District to UMX (Urban Mixed-Use) District to the Common Council with a recommendation of **approval**.
- That the Plan Commission find that the standards for conditional uses are met and approve a request for a multi-family dwelling with greater than eight (8) dwelling units in the [Proposed] Urban Mixed-Use (UMX) District; for a new building greater than 20,000 square feet and more than four stories in the UMX District; and for outdoor recreation in the UMX District - all to allow construction of an 8- to 15-story apartment building with approximately 465 units.

• Finally, should the other aspects of the proposal be approved, the Planning Division believes the technical standards for land divisions can be found met and recommends the Plan Commission should forward the Certified Survey Map to the Common Council with a recommendation of **approval**.

Approval of the project should be subject to input at the public hearing, and the recommended conditions beginning **below** for the land use requests, and on **page 25** for the CSM.

Recommended Conditions of Approval Major/Non-Standard Conditions are Shaded

Planning Division Recommendation (Contact Chris Wells, (608) 261-9135)

1. That in order for the development to meet Conditional Use Standard 9 in Section 28.183(6) of the Zoning Code, the Plan Commission finds, based on the recommendations and comments of the Urban Design Commission on November 1, 2023, that the following modifications and additional information are necessary as specified under condition 2, below. Prior to final sign-off and the issuance of building permits, a complete plan set with the following modifications and supplemental information shall be presented to the Urban Design Commission for their final review. The Urban Design Commission shall confirm that the modifications satisfy the intent of their initial recommendation and meet the applicable approval standards of Section 28.183(6)(9) and 28.076. The Urban Design Commission final review shall be limited to these specified items and any modifications to the previously reviewed plans falling under Urban Design Commission's purview.

Urban Design Commission (Contact Jessica Vaughn, UDC Secretary, (608) 267-8740)

- 2. Before any permits, including demolition permits, are issued for this project, the plans shall receive final approval from the Urban Design Commission, addressing the following consideration:
 - a) That a connection to the street be incorporated along the W Johnson Street frontage.

The following conditions have been submitted by reviewing agencies:

Land Use Request – Demolition Permit, Zoning Map Amendment and Conditional Uses

Engineering Division (Main Office) (Contact Timothy Troester, (608) 267-1995)

- 3. An Erosion Control Permit is required for this project. See Storm comments for permit specific details and requirements.
- 4. Applicant shall provide projected wastewater flow calculations for the proposed development. Offsite sanitary sewer improvements may be required by the developer through a developer agreement as a condition for plan approval. Applicant shall provide project wastewater flow calculation to Mark Moder at mmoder@cityofmadison.com.

- 5. Enter into a City / Developer agreement for the required infrastructure improvements. Agreement to be executed prior to sign off. Allow 4-6 weeks to obtain agreement. Contact City Engineering to schedule the development and approval of the plans and the agreement. (MGO 16.23(9)c)
- 6. Construct sidewalk, terrace, curb and gutter and pavement along Broom/Johnson/Gorham to a plan as approved by City Engineer
- Madison Metropolitan Sewerage District (MMSD) charges are due and payable prior to Engineering signoff, unless otherwise collected with a Developer's / Subdivision Contract. Contact Mark Moder (608-261-9250) to obtain the final MMSD billing a minimum of two (2) working days prior to requesting City Engineering signoff. (MGO 16.23(9)(d)(4)
- 8. Provide the City Engineer with the proposed earth retention system to accommodate the restoration. The earth retention system must be stamped by a Professional Engineer. The City Engineer may reject or require modifications to the retention system. (POLICY)
- Obtain a permanent sewer plug permit for each existing sanitary sewer lateral serving a property that is not to be reused and a temporary sewer plug permit for each sewer lateral that is to be reused by the development. The procedures and fee schedule is available online at <u>http://www.cityofmadison.com/engineering/permits.cfm</u>. (MGO CH 35.02(14))
- 10. A Storm Water Management Report and Storm Water Management Permit is required for this project. See Storm comments for report and permit specific details and requirements.
- 11. A Storm Water Maintenance Agreement (SWMA) is required for this project. See Storm comments for agreement specific details and requirements.
- 12. This site appears to disturb over one (1) acre of land and requires a permit from the WDNR for stormwater management and erosion control. The City of Madison has been required by the WDNR to review projects for compliance with NR216 and NR-151 however a separate permit submittal is still required to the WDNR for this work. The City of Madison cannot issue our permit until concurrence is obtained from the WDNR via their NOI or WRAPP permit process. Contact Eric Rortvedt at 273-5612 of the WDNR to discuss this application requirement. Information on this permit is available on line: http://dnr.wi.gov/Runoff/stormwater/constrformsinfo.htm. The applicant is notified that the City of Madison is an approved agent of the Department of Safety and Professional Services (DSPS) and no separate submittal to this agency or CARPC is required for this project to proceed.
- 13. Revise the site plan to show all existing public sanitary sewer facilities in the project area as well as the size, invert elevation, and alignment of the proposed service. (POLICY)
- 14. Revise plan to show the location of all rain gutter down spout discharge locations. Downspouts shall be directed to drain to public Right of Way (ROW). (POLICY)
- 15. This project falls in the area subject to increased erosion control enforcement as authorized by the fact that it is in a TMDL ZONE and therefore will be regulated to meet a higher standard.

16. This project will disturb 20,000 sf or more of land area and require an Erosion Control Plan. Please submit an 11" x 17" copy of an erosion control plan (pdf electronic copy preferred) to Megan Eberhardt (west) at <u>meberhardt@cityofmadison.com</u>, or Daniel Olivares (east) at <u>daolivares@cityofmadison.com</u>, for approval. Demonstrate compliance with Section 37.07 and 37.08 of the Madison General Ordinances regarding permissible soil loss rates. Include Universal Soil Loss Equation (USLE) computations for the construction period with the erosion control plan. Measures shall be implemented in order to maintain a soil loss rate below 5.0 tons per acre per year. The WDNR provided workbook to compute USLE rates can be found online at <u>https://dnr.wi.gov/topic/stormwater/publications.html</u>

This project will require a concrete management plan and a construction dewatering plan as part of the erosion control plan to be reviewed and approved by the City Engineer's Office. If contaminated soil or groundwater conditions exist on or adjacent to this project additional WDNR, Public Health, and/or City Engineering approvals may be required prior to the issuance of the required Erosion Control Permit. (POLICY)

This project appears to require fire system testing that can result in significant amounts of water to be discharged to the project grade. The Contractor shall coordinate this testing with the erosion control measures and notify City Engineering 608-266-4751 prior to completing the test to document that appropriate measures have been taken to prevent erosion as a result of this testing.

Complete weekly self-inspection of the erosion control practices and post these inspections to the City of Madison website - as required by Chapter 37 of the Madison General Ordinances.

17. Prior to approval, this project shall comply with Chapter 37 of the Madison General Ordinances regarding stormwater management. Specifically, this development is required to submit a Storm Water Management Permit application, associated permit fee, Stormwater Management Plan, and Storm Water Management Report to City Engineering. The Stormwater Management Permit application can be found on City Engineering's website at http://www.cityofmadison.com/engineering/Permits.cfm.

The Storm Water Management Plan & Report shall include compliance with the following:

Report: Submit prior to plan sign-off, a stormwater management report stamped by a P.E. registered in the State of Wisconsin.

Electronic Data Files: Provide electronic copies of any stormwater management modeling or data files including SLAMM, RECARGA, TR-55, HYDROCAD, Sediment loading calculations, or any other electronic modeling or data files. If calculations are done by hand or are not available electronically, the hand copies or printed output shall be scanned to a PDF file and provided to City Engineering. (POLICY and MGO 37.09(2))

Rate Control Redevelopment: By design detain the 10-year post construction design storm such that the peak discharge during this event is reduced 15% compared to the peak discharge from the 10-year design storm in the existing condition of the site. Further, the volumetric discharge leaving the post development site in the 10- year storm event shall be reduced by 5% compared to the volumetric discharge from the site in an existing condition during the 10-year storm event. These required rate and volume reductions shall be completed, using green infrastructure that captures at least the first 1/2 inch of rainfall over the total site impervious area. If additional stormwater controls are necessary beyond the first 1/2 inch of rainfall, either green or non-green infrastructure may be used.

TSS Redevelopment with TMDL: Reduce TSS by 80% off of the proposed development when compared with the existing site.

Submit a draft Stormwater Management Maintenance Agreement (SWMA) for review and approval that covers inspection and maintenance requirements for any BMP used to meet stormwater management requirements on this project.

 Submit, prior to plan sign-off but after all revisions have been completed, digital PDF files to the Engineering Division. Email PDF file transmissions are preferred to: <u>bstanley@cityofmadison.com</u> (East) or <u>ttroester@cityofmadison.com</u> (West).

City Engineering – Mapping (Contact Julius Smith, (608) 264-9276)

- 19. Grant a Public Sidewalk and Bike Path Easement(s) to the City on the face of this Certified Survey Map to be approved by Engineering and Traffic Engineering
- 20. Any portion(s) of a public easement that is intended to be released shall be released by separate document prepared by City Office of Real Estate Services. Contact Jule Smith of Engineering Mapping (jsmith4@cityofmadison.com, 608-264-9276) to coordinate the Real Estate project, and associated information and fees required. If any release is required prior to recording of the plat, acknowledgement of the release and document number shall be noted on the face of the plat. A release for the existing Public Easement for a Fire Hydrant appears to be required for proposed improvements. Assuming approval from the other appropriate agencies, Fire, Engineering and Water Department. Provide the fee, exhibit and legal description for the release of the easement.
- 21. Work with City Real Estate on the purchase of 405 W Gorham Street ORES 12863.
- 22. The floor plans submitted do not show the updated layouts per the revised letter of intent. The original LOI indicates 453 units. The revised LOI increased it to 465 units.
- 23. Coordinate and request from the utility companies serving this area the easements required to serve this development. Those easements shall be properly shown, dimensioned and labeled on the final plat.
- 24. Owner/Developer/Contractor are responsible for any rights that may be present for providing both communication and electrical utilities across the proposed development's parcel onto the adjacent 409 Gorham street parcel. There is an existing Utility Vault that is proposed to be removed and replaced. The proposed vault appears to serve both the developments parcel and the adjacent parcel. Owner/Developer/Contractor shall coordinate any required work to maintain existing connections and any required or necessary agreements/easements/rights to move and reestablish new connections with the adjacent parcel.
- 25. Multiple on-site easements will conflict with the proposed building. these will need to be released and recorded prior to permits for construction.

Underground electric easement Doc 2238592.

7 Joint Driveway Doc 398414 & 444810

Ingress Egress Doc 2195181

3' Wide Ingress Egress Doc 2195181

8' Wide Easement Doc 481801 and 2195179

24' Wide Easement Doc 2195180.

- 26. Update all sheets to show the official full street names. W Gorham Street, N Broom Street & W Johnson Street.
- 27. The pending Certified Survey Map application for this property shall be completed and recorded with the Dane County Register of Deeds (ROD), the new parcel data created by the Assessor's Office and the parcel data available to zoning and building inspection staff prior to issuance of building permits for new construction.
- 28. Submit a site plan and a complete building Floor Plan in PDF format to Lori Zenchenko (<u>Izenchenko@cityofmadison.com</u>) that includes a floor plan of each floor level on a separate sheet/page for the development of a complete interior addressing plan. Also, include a unit matrix for apartment building that shows the number of units per floor.

The Addressing Plan for the entire project shall be finalized and approved by Engineering (with consultation and consent from the Fire Marshal if needed) PRIOR to the verification submittal stage of this LNDUSE with Zoning.

The final approved stamped Addressing Plan shall be included in said Site Plan Verification application materials or a revised plan shall provided for additional review and approval by Engineering.

Per 34.505 MGO, a full copy of the approved addressing plan shall be kept at the building site at all times during construction until final inspection by the Madison Fire Department.

For any changes pertaining to the location, deletion or addition of a unit, or to the location of a unit entrance, (before, during, or after construction), a revised Address Plan shall be resubmitted to Lori Zenchenko to review addresses that may need to be changed and/or reapproved.

Traffic Engineering (Contact Sean Malloy, (608) 266-5987)

- 29. Parking deck is insufficiently labeled/dimensioned for a proper review. If the parking does not meet MGO 10.08 the applicant can expect to be required to make major alteration which may or may not impact structural elements of this site.
- 30. The applicant shall dedicate Right of Way or grant a Public Sidewalk Easement for and be responsible for the construction of a six (6)-foot wide sidewalk, eight (8)-foot terrace, and additional one (1) foot for maintenance along W. Gorham Street.
- 31. The applicant shall dedicate Right of Way or grant a Public Sidewalk Easement for and be responsible for the construction of a six (6)-foot wide sidewalk, eight (8)-foot terrace, and additional one (1) foot for maintenance along W. Johnson Street.
- 32. The applicant shall dedicate Right of Way or grant a Public Sidewalk Easement for and be responsible for the construction of a six (6)-foot wide sidewalk, eight (8)-foot terrace, and additional one (1) foot for maintenance along N. Broom Street.

- 33. Due to the increased intensity of pedestrian activity at N. Broom Street and W. Gorham Street resulting from the increased density of this development, City Traffic Engineering intends to study the feasibility of making alterations to the existing left turn lane from N. Broom Street onto W. Gorham Street. Pending the results of the study, the applicant shall work with Traffic Engineering and Engineering Divisions on improving the existing pedestrian crossing of W. Gorham Street adjacent their proposed project. Improvements may include but are not limited to: signing and marking improvements, lighting improvements, constructing a raised crossing, reducing the width of the crossing and/or removal of the left turn lane from N. Broom Street to W. Gorham Street.
- 34. The applicant shall submit one contiguous plan showing proposed conditions and one contiguous plan showing existing conditions for approval. The plan drawings shall be to engineering scale and include the following, when applicable: existing and proposed property lines; parcel addresses; all easements; vision triangles; pavement markings; signing; building placement; items in the terrace such as signs, street light poles, hydrants; surface types such as asphalt, concrete, grass, sidewalk; driveway approaches, including those adjacent to and across street from the project lot location; parking stall dimensions, including two (2) feet of vehicle overhang; drive aisle dimensions; semitrailer movement and vehicle routes; dimensions of radii; and percent of slope.
- 35. The Developer shall post a security deposit prior to the start of development. In the event that modifications need to be made to any City owned and/or maintained traffic signals, street lighting, signing, pavement marking and conduit/handholes, the Developer shall reimburse the City for all associated costs including engineering, labor and materials for both temporary and permanent installations.
- 36. The City Traffic Engineer may require public signing and marking related to the development; the Developer shall be financially responsible for such signing and marking.
- 37. All parking facility design shall conform to MGO standards, as set in section 10.08(6).
- 38. All bicycle parking adjacent pedestrian walkways shall have a 2 foot buffer zone to accommodate irregularly parked bicycles and/or bicycle trailers.
- 39. Per Section MGO 12.138 (14), this project is not eligible for residential parking permits. It is recommended that this prohibition be noted in the leases for the residential units.
- 40. The applicant shall adhere to all vision triangle requirements as set in MGO 27.05 (No visual obstructions between the heights of 30 inches and 10 feet at a distance of 25 feet behind the property line at streets and 10 feet at driveways.). Alteration necessary to achieve compliance may include but are not limited to; substitution to transparent materials, removing sections of the structure and modifying or removing landscaping elements. If applicant believes public safety can be maintained they shall apply for a reduction of MGO 27.05(2)(bb) Vision Clearance Triangles at Intersections Corners. Approval or denial of the reduction shall be the determination of the City Traffic Engineer.
- 41. All parking ramps as the approach the public Right-of-Way shall not have a slope to exceed 5% for 20 feet; this is to ensure drivers have adequate vision of the Right-of-Way. If applicant believes public safety can be maintained they shall apply for a waiver, approval or denial of the waiver shall be the determination of the City Traffic Engineer.

- 42. City of Madison radio systems are microwave directional line of sight to remote towers citywide. The building elevation will need to be reviewed by Traffic Engineering to accommodate the microwave sight and building. The applicant shall submit grade and elevations plans if the building exceeds three stories prior to sign-off to be reviewed and approved by Andrew Oliver, (267-1979, <u>aoliver@cityofmadison.com</u>) Traffic Engineering Shop, 4151 Nakoosa Trail. The applicant shall return one signed approved building elevation copy to the City of Madison Traffic Engineering office with final plans for sign off.
- 43. The driveway slope to the underground parking is not identified in the plan set, Traffic Engineering recommends driveway slope under 10%; if the slope is to exceed 10%, the applicant shall demonstrate inclement weather mitigation techniques to provide safe ingress/egress to be approved by the City Traffic Engineer.
- 44. The applicant shall provide a clearly defined 5' walkway clear of all obstructions to assist citizens with disabilities, especially those who use a wheel chair or are visually impaired. Obstructions include but are not limited to tree grates, planters, benches, parked vehicle overhang, signage and doors that swing outward into walkway.
- 45. "Stop" signs shall be installed at a height of seven (7) feet from the bottom of the sign at all class III driveway approaches, including existing driveways, behind the property line and noted on the plan. All directional/regulatory signage and pavement markings on the site shall be shown and noted on the plan.
- 46. The applicant shall show the dimensions for the proposed class III driveway including the width of the drive entrance, width of the flares, and width of the curb cut.
- 47. All existing driveway approaches on which are to be abandoned shall be removed and replaced with curb and gutter and noted on the plan.
- 48. Applicant shall submit for review a waste removal plan. This shall include vehicular turning movements.
- 49. Applicant shall submit for review a Commercial Delivery Plan. This plan will include times, vehicle size, use of loading zones and all related turning movements.
- 50. Note: This site presents difficult constructability issues; access to neighboring sites must be maintained at all times, protected walkways will be constructed and maintained as soon as possible and little to no access to the Public Right-of-Way on W. Johnson Street, W. Gorham Street, and N. Broom Street will be granted for construction purposes. Provide a detailed construction plan to Traffic Engineering for review by the Traffic Control Specialist (Mike Duhr) prior to final signoff.

Parking Review (Contact Trent W Schultz, (608) 246-5806)

51. The applicant shall submit a Transportation Demand Management (TDM) Plan to <u>tdm@cityofmadison.com</u>. The TDM Plan is required per MGO 16.03. Applicable fees will be assessed after the TDM Plan is reviewed by staff.

Zoning Administrator (Contact Jacob Moskowitz, (608) 266-4560))

- 52. The calculations and comments below are based on the unit count and bedroom mix described in the letter of intent (465 units). However, the submitted plans show 453 units. Clarify on final plans the unit mix and submit revised floor plans.
- 53. Label the EV ready stalls, or clarify on the plans that all stalls are EV ready.
- 54. Provide the minimum required number of bicycle parking spaces distributed as both Short Term and Long Term bicycle parking for the residential and commercial uses, as required per Sections 28.141(4) and 28.141(11). A minimum of 702 resident bicycle parking spaces are required plus 47 guest stalls. A minimum of 90% of the resident stalls shall be designed as long-term parking, and the guest stalls shall be short-term parking. Up to twenty-five percent (25%) of bicycle parking may be structured parking, vertical parking or wall mount parking, provided there is a five (5) foot access aisle for wall mount parking. A minimum of 2 short-term bicycle stalls shall be required for the commercial uses. Identify and dimension the bicycle stalls, including the access aisles, on the final plans. Provide a detail of the bicycle rack design.
- 55. Submit the landscape plan and landscape worksheet stamped by the registered landscape architect. Per Section 28.142(3) Landscape Plan and Design Standards, landscape plans for zoning lots greater than ten thousand (10,000) square feet in size must be prepared by a registered landscape architect.
- 56. Section 28.185(9)(b) requires that every applicant for a demolition or removal approval that requires approval by the Plan Commission is required to get a Reuse and Recycling Plan approved by the City Recycling Coordinator, Bryan Johnson at streets@cityofmadison.com prior to receiving a raze permit. Every person who is required to submit a reuse and recycling plan pursuant to Section 28.185(9)(b) shall submit documents showing compliance with the plan within sixty (60) days of completion of demolition. A demolition or removal permit is valid for two (2) years from the date of the Plan Commission approval.

Madison Fire Department (Contact Bill Sullivan, (608) 261-9658)

- 57. MFD has safety concerns with the location of the primary entrance along the left hand turning lane from Broom Street onto Gorham Street. We anticipate vehicles stopped for emergency services, deliveries and/or pick-ups will result a greater risk of traffic collisions.
- 58. The complexity of the proposed building will result in multiple fire protection features such as but not limited to FDCs, FAAP, & key boxes. Additional conversations regarding fire & life safety systems will be required prior to construction.

Parks Division (Contact Kathleen Kane, (608) 261-9671)

59. Park Impact Fees (comprised of the Park Infrastructure Impact Fee, per MGO Sec. 20.08(2)), and Park-Land Impact Fees, per MGO Sec. 16.23(8)(f) and 20.08(2) will be required for all new residential development associated with this project. This development is within the Central Park-Infrastructure Impact Fee district. Please reference ID# 23036 when contacting Parks about this project.

Forestry Division (Contact Bradley Hofmann, (608) 267-4908)

- 60. An existing inventory of street trees located within the right of way shall be included on the site, demo, utility, landscape, grading, fire aerial apparatus and street tree plan sets. The inventory shall include the following: location, size (diameter at 4 1/2 feet), and species of existing street trees. The inventory should also note if a street tree is proposed to be removed and the reason for removal.
- 61. All proposed street tree removals within the right of way shall be reviewed by City Forestry before the Plan Commission meeting. Street tree removals require approval and a tree removal permit issued by City Forestry. Any street tree removals requested after the development plan is approved by the Plan Commission or the Board of Public Works and City Forestry will require a minimum of a 72-hour review period which shall include the notification of the Alderperson within who's district is affected by the street tree removal(s) prior to a tree removal permit being issued. Add as a note on the street tree plan set.
- 62. City Forestry will issue a street tree removal permit for two trees: 16" Elm for driveway apron & 19" Elm for construction conflicts along W Johnson Street. The Contractor shall contact City Forestry at (608) 266-4816 to obtain permit. Add as a note on both the demolition and street tree plan set.
- 63. Contractor shall take precautions during construction to not disfigure, scar, or impair the health of any street tree. Contractor shall operate equipment in a manner as to not damage the branches of the street tree(s). This may require using smaller equipment and loading and unloading materials in a designated space away from trees on the construction site. Any damage or injury to existing street trees (either above or below ground) shall be reported immediately to City Forestry at (608) 266-4816. Penalties and remediation shall be required. Add as a note on the site, grading, utility, demolition, and street tree plan set.
- 64. As defined by the Section 107.13 of City of Madison Standard Specifications for Public Works Construction: No excavation is permitted within 5 feet of the trunk of the street tree or when cutting roots over 3 inches in diameter. If excavation is necessary, the Contractor shall contact Madison City Forestry at (608) 266-4816 prior to excavation. City of Madison Forestry personnel shall assess the impact to the tree and to its root system prior to work commencing. Tree protection specifications can be found on the following website: <u>https://www.cityofmadison.com/business/pw/specs.cfm</u> Add as a note on the site, grading, utility, demolition and street tree plan sets.
- 65. Section 107.13(g) of City of Madison Standard Specifications for Public Works Construction (website: https://www.cityofmadison.com/business/pw/specs.cfm) addresses soil compaction near street trees and shall be followed by Contractor. The storage of parked vehicles, construction equipment, building materials, refuse, excavated spoils or dumping of poisonous materials on or around trees and roots within five (5) feet of the tree or within the protection zone is prohibited. Add as a note on both the site and street tree plan sets.
- 66. On this project, street tree protection zone fencing is required. The fencing shall be erected before the demolition, grading or construction begins. The fence shall include the entire width of terrace and, extend at least 5 feet on both sides of the outside edge of the tree trunk. Do not remove the fencing to allow for deliveries or equipment access through the tree protection zone. Add as a note on both the site and street tree plan sets.

- 67. Street tree pruning shall be coordinated with City Forestry at a minimum of two weeks prior to the start of construction for this project. Contact City Forestry at (608)266-4816. All pruning shall follow the American National Standards Institute (ANSI) A300 Part 1 Standards for pruning. Add as a note on both the site and street plan sets.
- 68. The Developer shall submit a Street Tree Report performed by International Society of Arboriculture Certified Arborist prior to the Plan Commission meeting for City Forestry's review of project. This report shall identify all street trees on proposed project site, species type, canopy spread, tree condition, proposed tree removals, the impacts of proposed construction, and any requested pruning.
- 69. The Developer shall post a security deposit prior to the start of the development to be collected by City Engineering as part of the Developers Agreement. In the event that street trees are damaged during the construction process, City Forestry will draw from this deposit for damages incurred.
- 70. Additional street trees are needed for this project. Tree planting specifications can be found in section 209 of City of Madison Standard Specifications for Public Works Construction (website: https://www.cityofmadison.com/business/pw/specs.cfm) All street tree planting locations and tree species within the right of way shall be determined by City Forestry. A landscape plan and street tree planting plan shall be submitted in PDF format to City Forestry for approval of planting locations within the right of way and tree species. All available street tree planting locations shall be planted within the project boundaries. Add following note on both the landscape and street tree plan sets: At least one week prior to street tree planting, Contractor shall contact City Forestry at (608) 266-4816 to schedule inspection and approval of nursery tree stock and review planting specifications with the landscaper.

Water Utility (Contact Jeff Belshaw, (608) 261-9835)

- 71. Private wells may have served the parcels associated with this project prior to municipal water service connections. The existing properties will require an internal and external survey for potential unabandoned private wells prior to proceeding with demolition. Any remaining unused/unpermitted private wells existing on this parcel must be properly abandoned according to Wisconsin Administrative Code NR 812 and Madison General Ordinance 13.21 prior to the demolition of the property. Please contact water utility staff at (608) 266- 4654 to schedule an on-site private well survey prior to demolition, otherwise for additional information regarding well abandonment procedures and potential well abandonment reimbursement programs. The Madison Water Utility shall be notified to remove the water meter at least two working days prior to demolition. Contact the Water Utility Meter Department at (608) 266-4765 to schedule the meter removal appointment.
- 72. A Water Service Application Form and fees must be submitted before connecting to the existing water system. Provide at least two working days' notice between the application submittal and the requested installation or inspection appointment. Application materials are available on the Water Utility's Plumbers & Contractors website (http://www.cityofmadison.com/water/plumbers-contractors), otherwise they may be obtained from the Water Utility Main Office at 119 E Olin Ave. A licensed plumber signature is required on all water service applications. For new or replacement services, the property owner or authorized agent is also required to sign the application. A Water Meter Application Form will subsequently be required to size & obtain a water meter establish a Water Utility customer account and/or establish a Water Utility fire service account. If you have questions regarding water service applications, please contact Madison Water Utility at (608) 266-4646.

Metro Transit (Contact Timothy Sobota, (608) 261-4289)

- 73. The City of Madison will designate a vehicle travel lane on the south side of West Johnson Street as a fixed guideway facility for transit operations with the Federal Transit Administration. This official designation, and the associated restrictions against general traffic usage, allows the City of Madison to receive annual Federal funding that goes towards the operation and maintenance of these lane facilities for transit operations.
- 74. Any operational impacts to the designated transit travel lane along West Johnson Street, that may be approved by City Traffic Engineering to facilitate construction of this project, may require that the applicant post a deposit or otherwise reimburse Metro Transit and the City of Madison for the potential loss of Federal funding for any period of time where scheduled transit trips might be operationally impacted from having exclusive access to this fixed guideway facility.
- 75. The applicant shall include the location of these facilities on the final documents filed with their permit application, so that Metro Transit may review and effectively plan for City transit access adjacent this property.
- 76. Metro Transit would initially estimate the following counts of potentially eligible trips towards US Green Building Council/LEED Quality Access to Transit points: 366 Weekday & 165 Weekend (average). Please contact Metro Transit if additional analysis would be of interest.

Certified Survey Map

Engineering Division (Main Office) (Contact Timothy Troester, (608) 267-1995)

- 77. Drainage comes to this site from offsite locations. The site design shall accommodate existing off site drainage that enters this property.
- 78. Enter into a City / Developer agreement for the required infrastructure improvements. Agreement to be executed prior to sign off. Allow 4-6 weeks to obtain agreement. Contact City Engineering to schedule the development and approval of the plans and the agreement. (MGO 16.23(9)c)
- 79. Construct sidewalk, terrace, curb and gutter and pavement along Broom/Johnson/Gorham to a plan as approved by City Engineer
- 80. Madison Metropolitan Sewerage District (MMSD) charges are due and payable prior to Engineering signoff, unless otherwise collected with a Developer's / Subdivision Contract. Contact Mark Moder (608-261-9250) to obtain the final MMSD billing a minimum of two (2) working days prior to requesting City Engineering signoff.(MGO 16.23(9)(d)(4)

81. A minimum of two (2) working days prior to requesting City Engineering signoff on the plat/csm contact either Tim Troester (West) at 261-1995 (<u>ttroester@cityofmadison.com</u>) or Brenda Stanley (East) at 608-261-9127 (<u>bstanley@cityofmadison.com</u>) to obtain the final stormwater utility charges that are due and payable prior to sub-division of the properties. The stormwater utility charges (as all utility charges) are due for the previous months of service and must be cleared prior to the land division (and subsequent obsolesces of the existing parcel). (POLICY)

City Engineering – Mapping (Contact Julius Smith, (608) 264-9276)

- 82. Contact Grant a Public Sidewalk (s) to the City on the face of this Certified Survey Map. Easement to provide a 8' terrace, a 6' sidewalk and 1' maintenance area final location to be approved by Engineering and Traffic Engineering. Contact Jule Smith with Engineering Mapping (jsmith4@cityofmadison.com, 608-264-9276) for the final easement language to be included on the face of the CSM.
- 83. Any portion(s) of a public easement that is intended to be released shall be released by separate document prepared by City Office of Real Estate Services. Contact Jule Smith of Engineering Mapping (jsmith4@cityofmadison.com, 608-264-9276) to coordinate the Real Estate project, and associated information and fees required. If any release is required prior to recording of the plat, acknowledgement of the release and document number shall be noted on the face of the plat. A release for the existing Public Easement for a Fire Hydrant appears to be required for proposed improvements on the associated concurrent development plans. Assuming approval from the other appropriate agencies, Fire, Engineering and Water Department. Provide the fee, exhibit and legal description for the release of the easement.
- 84. Work with City Real Estate as needed on the purchase of 405 Gorham St ORES 12863
- 85. Show the "Recorded as" information for the segment adjacent to C1 from Document 1243394 and show and the no access areas acquired in Document 1243394 and cite them acquired as such.
- 86. Various easement exist on site for cross access, ingress egress, and electric utility the structure in the proposed development conflicts with easements as currently shown on the CSM. Currently title is not even held to clear some of these up with the act merger. Release these easements provide the recorded documents and remove them from the CSM.
- 87. Fully detail the 8' Wide Joint Driveway Easement Doc. No 592654 that appears to be remaining
- 88. Wisconsin Administrative Code A-E 7.08 identifies when Public Land System (PLS) tie sheets must be filed with the Dane County Surveyor's office. The Developer's Surveyor and/or Applicant must submit copies of required tie sheets or monument condition reports (with current tie sheet attached) for all monuments, including center of sections of record, used in this survey, to Jule Smith, City Engineering (jsmith4@cityofmadison.com)
- 89. In accordance with Section s. 236.18(8), Wisconsin Statutes, the Applicant shall reference City of Madison WCCS Dane Zone, 1997 Coordinates on all PLS corners on the Plat or Certified Survey Map in areas where this control exists. The Surveyor shall identify any deviation from City Master Control with recorded and measured designations. Visit the Dane County Surveyor's Office (web address https://www.countyofdane.com/PLANDEV/records/surveyor.aspx) for current tie sheets and control data that has been provided by the City of Madison.

- 90. Prior to Engineering final sign-off by main office for Plats or Certified Survey Maps (CSM), the final Plat or CSM in pdf format must be submitted by email transmittal to Engineering Land Records Coordinator Jule Smith (jsmith4@cityofmadison.com) for final technical review and approval. This submittal must occur a minimum of two working days prior to final Engineering Division sign-off.
- 91. Per 236.20(2)(h) show the center line of all streets.
- 92. Show the "Recorded As" Bearings for Johnson Broom and Gorham Street per the Pritchette Plat... 45° in all directions. Also show the "Recorded As" Lot distances where applicable of 66' x 132' such as the common line between lot 5 and lot 6 should be shown as (132')
- 93. List the adjustment use for the coordinate system i.e. NAD 83(2011)
- 94. There are currently multiple owners and mortgagees for the property. make sure any and all are property listed at the time of final review that may pertain to the property
- 95. Further explain, revise or find further evidence against the 64.85' Right-of-Way width of W. Johnson Street. No found monuments have been shown in this area and this does not seem to be the case when comparing to CSM 13892
- 96. Submit to Jule Smith, prior to Engineering sign-off of the subject plat, one (1) digital CADD drawing in a format compatible with AutoCAD. The digital CADD file(s) shall be referenced to the Dane County Coordinate System and shall contain, at minimum, the list of items stated below, each on a separate layer/level name. The line work, preferably closed polylines for lot lines, shall be void of gaps and overlaps and match the final recorded plat:
 - a) Right-of-Way lines (public and private)
 - b) Lot lines
 - c) Lot numbers
 - d) Lot/Plat dimensions
 - e) Street names
 - f) Easement lines (i.e. all shown on the plat including wetland & floodplain boundaries.)

NOTE: This Transmittal is a separate requirement from the required Engineering Streets Section for design purposes. The Developer/Surveyor shall submit new updated final plat, electronic data for any changes subsequent to any submittal.

Traffic Engineering (Contact Sean Malloy, (608) 266-5987)

- 97. The applicant shall dedicate Right of Way or grant a Public Sidewalk Easement for and be responsible for the construction of a six (6)-foot wide sidewalk, eight (8)-foot terrace, and additional one (1) foot for maintenance along N. Broom Street.
- 98. The applicant shall dedicate Right of Way or grant a Public Sidewalk Easement for and be responsible for the construction of a six (6)-foot wide sidewalk, eight (8)-foot terrace, and additional one (1) foot for maintenance along W. Gorham Street.

- 99. The applicant shall dedicate Right of Way or grant a Public Sidewalk Easement for and be responsible for the construction of a six (6)-foot wide sidewalk, eight (8)-foot terrace, and additional one (1) foot for maintenance along W. Johnson Street.
- 100. Due to the increased intensity of pedestrian activity at N. Broom Street and W. Gorham Street resulting from the increased density of this development, City Traffic Engineering intends to study the feasibility of making alterations to the existing left turn lane from N. Broom Street onto W. Gorham Street. Pending the results of the study, the applicant shall work with Traffic Engineering and Engineering Divisions on improving the existing pedestrian crossing of W. Gorham Street adjacent their proposed project. Improvements may include but are not limited to: signing and marking improvements, lighting improvements, constructing a raised crossing, reducing the width of the crossing and/or removal of the left turn lane from N. Broom Street to W. Gorham Street.

Parks Division (Contact Ann Freiwald, (608) 243-2848)

- 101. LOTS WITHIN THIS SUBDIVISION ARE SUBJECT TO IMPACT FEES THAT ARE DUE AND PAYABLE AT THE TIME BUILDING PERMIT(S) ARE ISSUED.
- 102. Park impact fees are due and payable prior to issuance of building permits.

Office of Real Estate Services (Contact Lance Vest, (608) 245-5794)

103. Prior to approval sign-off by the Office of Real Estate Services ("ORES"), the Owner's Certificate(s) on the CSM shall be executed by all parties of interest having the legal authority to do so, pursuant to Wis. Stats. 236.21(2)(a). Said parties shall provide documentation of legal signing authority to the notary or authentication attorney at the time of execution. The title of each certificate shall be consistent with the ownership interest(s) reported in the most recent title report.

When possible, the executed original hard stock recordable CSM shall be presented at the time of ORES approval sign-off. If not, the City and the Register of Deeds are now accepting electronic signatures. A PDF of the CSM containing electronic signatures shall be provided to ORES to obtain approval sign-off.

- 104. Prior to CSM approval sign-off, an executed and notarized or authenticated certificate of consent for all mortgagees/vendors shall be included following the Owner's Certificate(s).
- 105. If a mortgage or other financial instrument is reported in record title, but has been satisfied or no longer encumbers the lands or ownership within the CSM boundary, a copy of a recorded satisfaction or release document for said instrument shall be provided prior to CSM approval sign-off.
- 106. All ownership consents and certifications for the subject lands shall conform to Wis. Stats. 236.21(2) and 236.29 by including the language ...surveyed, divided, mapped and <u>dedicated</u>....

107. As of October 20, 2023, the 2022 real estate taxes are paid for the subject property.

Per 236.21(3) Wis. Stats. and 16.23(5)(g)(1) Madison General Ordinances, the property owner shall pay all real estate taxes that are accrued or delinquent for the subject property prior to CSM recording. This includes property tax bills for the prior year that are distributed at the beginning of the year. Receipts from the City of Madison Treasurer are to be provided before or at the time of sign-off. Payment is made to:

City of Madison Treasurer 210 Martin Luther King, Jr. Blvd. Madison, WI 53701

- 108. As of October 20, 2023, there are no special assessments reported. All known special assessments are due and payable prior to CSM approval sign-off. If special assessments are levied against the property during the review period and prior to CSM approval sign-off, they shall be paid in full pursuant to Madison General Ordinance Section 16.23(5)(g)1.
- 109. Pursuant to Madison City Ordinance Section 16.23(5)(g)(4), the owner shall furnish an updated title report to ORES via email to Lance Vest (lvest@cityofmadison.com), as well as the survey firm preparing the proposed CSM. The report shall search the period subsequent to the date of the initial title report (May 18, 2023) submitted with the CSM application and include all associated documents that have been recorded since the initial title report.

A title commitment may be provided, but will be considered only as supplementary information to the title report update. Surveyor shall update the CSM with the most recent information reported in the title update. ORES reserves the right to impose additional conditions of approval in the event the title update contains changes that warrant revisions to the CSM.

The following agencies have reviewed this request and has recommended no conditions of approval:

Planning, Zoning, Assessor's Office, Fire, Forestry, Water Utility, Metro, Parking

URBAN DESIGN COMMISSION MEETING REPORT

November 1, 2023



Agenda Item #:	9
Project Title:	304-318 N Broom St/408-430 W Johnson St/407 & 431 W Gorham St – New Student Housing Building in UMX Zoning
Legistar File ID #:	76205
Members Present:	Cliff Goodhart, Chair; Jessica Klehr, Shane Bernau, Rafeeq Asad, Marsha Rummel, Wendy Von Below, Christian Harper and Russell Knudson
Prepared By:	Jessica Vaughn, AICP, UDC Secretary

Summary

At its meeting of November 1, 2023, the Urban Design Commission made an advisory recommendation to the Plan Commission for **INITIAL APPROVAL** of a new student housing project located at 304-318 N Broom Street/408-430 W Johnson Street/407 & 431 W Gorham Street in UMX Zoning. Registered and speaking in support were Brian Munson, and Jeff Zeliesko. Registered in support and available to answer questions were Suzanne Vincent, Austin Pagnotta, and Doug Tichenor.

Zeliesko commented that he has been reflecting over the last two informational meetings, this project is a great example of government and the private sector working together to elevate a project from where it started to where it has evolved. He is very excited about where the project now, and feels that with staff and the Commission, they have made a really big and important project way better by working together. Thank you for that.

Zeliesko provided an overview of the Commission's comments, including those pertaining to color, green roofs, landscape around the front of the building, and refining the design of the masonry. They have continued to refine the entry court with entry points and will continue to do so. The bridge is something that activates and connects Buildings 3 and 4. On Building 1, there was discussion on making this a U shaped element, but the E shape is very important. The top of the building is really activated with landscape and uses. Building 1 was really squat before, and they updated it to add metal panels between each floor, which added a vertical element. A much lighter color has been used at the ground level to lighten up the base of the building. More color variation has been incorporated into the material palette across materials. Lots of landscape material has been added up against the building along W Johnson Street. They worked on the bridge quite a bit, it is much more elegant than what was shown previously. The buildings really do seem like they have been built at different times, like a collection of buildings.

The Commission had the following questions for staff and the development team:

- This is like the most improved thing that I have seen in a very long time. For where it was and where it is now, the way materials are starting to overlap, intersect, transition, I love the details. Very good improvements. Do you only have two very small MEP penthouses is that all you need?
 - They are not small. They are 10,000 square feet, they are significant. As we continue with that, if there are any adjustments we would come back to you with those.
- I don't think the penthouse has to match the façade. Lighter would blend into the sky, but darker could work. Very good job of improving the design.
- Was there an intent to light those mass elements in some way?
 - No that was not a part of what we were focusing on.
- Can you describe why the second level is so important for the bridge?

- There are amenities that can be accessed by the residents without having to go outside. We like the bridge idea, it's dynamic, the buildings are separated but still tied together.
- We've seen a clearer vision for the rooftops and I'm thinking about the people in Building 4 getting there. Wondering if a higher bridge would be a better benefit.
 - The rooftop is all within Buildings 2 and 3 intentionally. We were trying to build off of staff's recommendation to separate these into two masses as much as possible. This reinforces that expression for the upper floors as completely detached buildings.
- There are a lot of changes and some of them are quite attractive. With regard to the staff report looking at the residential units located on the auto court and whether they should be on Johnson Street at all, as opposed to somewhere else, Broom Street?
 - The grade transition across Johnson creates both opportunities and challenges. It becomes a full exposed lobby space on Building 4. As you go into Building 3 and move up towards Broom Street, it eventually comes down to the amenities at grade with Broom Street. We looked at how we both activate and transition across that. On the Broom Street corner where we're flush it's mostly a landscape treatment that comes down the hill. He Transition from Building 2 down to the western edge of Building 3 where we have a half floor, we have a combination of landscape treatment but also opportunities for public art panels. The maintenance room is where we start to transition from a partial exposed floor to a full floor exposure. Those are townhome units so you would enter from the second floor and come down into this living room level. We felt it was important to continue that activity down to the sidewalk.
- Could you show the rendering?
 - We had townhomes with residential along this whole stretch, there was discomfort with that. When we brought the residential down we didn't want two units with direct access from the street. There is activity because there are recessed terraces behind the face of the building. Good for activity without adding two small entrances that didn't seem to be enough.
- I think that one of the difficulties is that this development is broken into four buildings. 1, 2 and 4 do a really nice job of expressing themselves as buildings because they have entries or retail, or big amenity spaces. This expresses itself certainly as its own building, but it defies entry. You look at that and think that could be a separate building, but without the retail, you can't get in there anymore. This is the urban design problem of the whole project, it probably has a lot to do with the grade. You look at this and say "this can't be its own building, you can't even get in there." There's this screen on top of the maintenance room, and I think it's the one element that's giving me the biggest heartache and concern, this rendering. I'm also a bit confused about the metal panel over the brick and being the same color, but that's not really an urban design issue. That may have something to do with the staff report about blank walls, street orientation and entry.
- I'm having a hard time understanding the space between the south side of the existing building, the U-shape, what happens in there? It's hard to tell. I wish there were some sections through there, I'm curious what it feels like. Over on the east side coming around, is that the Equinox building? Curious about the safety in there, if it's dark at night what it feels like.
 - There are a bunch of things going on back here. Coming off the plaza on our side we have a sidewalk and exiting path for the building. This area through here is lawn, but it tips down. There is a retaining wall that spans that grade, this area of the Equinox is up a floor. They have some sidewalks through here but not a lot of activated space on that side of the building. We do have some lighting along there for the exiting path, but there's not a lot of back and forth. This side is the driveway entry to their underground parking. At street level we're roughly at grade, this sidewalk will be higher in sections than the driveway down to the Equinox. Then as you come to the south it begins to transition back down to grade. This is designed here for people to go through, all the combinations of lighting in there to make that inviting. This zone here is not an activated zone, it's a transition in grade adjacent to some of the utility rooms within our building, and the retaining wall on the Equinox side.
- The exiting path on the east side, is that high building on one side and retaining wall on the other?

- No, it might be a little bit higher than sidewalk grade is for the Equinox. It's not a hidden zone along that east side.
- Can you clarify again where you said the blank façade is on the upper floors?
 - This is the wall. The higher units have bathrooms in those locations. That's where we end up not having windows there, that's where plumbing walls are located. Its better that there aren't windows there in relation to the Equinox building.
- On that elevation, there are windows on the first five floors or so?
 - o Right.
- Those aren't looking directly into the Equinox?
 - There's glass that does wrap around on those lower floors. Those are bedroom windows from 9 down. There's a living room window here, totally different planning from the floors above.
- I'm confused why on the upper floors it would be a concern that you're looking into the Equinox, but it's not a concern on the lower floors where you do have windows.
 - We have almost a single-sided hallway. We wanted to move as much of the glazing out to the exterior viewpoint, which by default, we've got this narrow expression here above floor 9. We wanted to keep windows out which means the bathrooms are clustered in that corner.
- One questions for staff; on Johnson Street, the narrow white building, it has a very cool canopy, but it looks like it is coming out over the sidewalk. Is that allowed?
- (Secretary) Yes, a Privilege in Streets Permit would be required, depending on the encroachment.
 - We are anticipating obtaining a Privilege in Streets Permit.
- Are you planning on a restaurant amenity for that second floor of Building 2 or 1? I am asking about kitchen exhaust. Thinking about the conditions of that alley.
 - Yes, we are planning for it, and it is a good use for that space, but we cannot guarantee that. That is what we envision there and would set aside the provisions for putting in ducting and proper exhaust for a restaurant space.
- I would recommend you try to avoid putting kitchen exhaust into that area [the promenade] and take it out to the street where air and wind can take it away. I am also thinking about that generator. No one wants that running. It needs to be tested, it will add emissions, noise, etc. into that tight area.
 - Similar to what we have done at the Oliv, James and The HUB, the design of that front façade retail is going to be set-up to address venting points to give us flexibility because we don't know. As far as the generator there is a retaining wall right here that will help shelter some of that noise, but the thought is to vent towards the side yards and not the promenade.
- I want to point out some things I like: the art panels going up Johnson, that is really exciting and a cool splash of color, and the landscape, that will be a nice addition to that foundation. I like the healthy sized green roofs. Architecturally, I like the material palettes are how they are limited it strengthens the identity of each building and mass without endlessly changing between materials like we often see. It really reinforces the mass which is great. Bike parking, I trust that you have all that you need, is there any at grade bike parking along Johnson?
 - We tried to scatter it throughout the site, clustered it around entrances. We have bike rooms at grade at Building 4 accessible from the exterior. We have bike parking components in the middle, left of the entry of Building 3. We have bike parking clustered in the plaza space. We do not have bike parking on the Johnson frontage but do in the auto court, which is visible from the street, outside the building.
- The corner of Gorham and Broom that plaza is nice. The tapestry of paving and protecting edge with low raised planters that you can see over is very successful.
- Can you elaborate on the planting scheme for the green roofs? Profiles, intensive, extensive?
 - With regard to the Broom Street plaza I will just note that we are working with staff, entertaining the idea that the slip lane goes away, but hopefully one day that plaza could be expanded, but that is outside of our scope.
 - The lower roof deck on level 9, this is our most intensive green roof treatment; a 12-inch system with lots of perennials, color, texture, plants that would provide a benefit for pollinators.
- What is defining those edges of the pattern is that planting to planting or is it a pavement band?

- There will be a maintenance edge along the perimeter but the interior line work is the division of planting areas. We are not thinking there will be anything exposed there.
- On this level, on top of Building 2, there is more of a traditional green roof 6-inch profile with sedums, within that there will be some strategic areas with taller plantings mixed in, but generally it is more of what you think of when you think green roof. On the top of Building 3, there is a range of depths, some we can do small trees and large shrubs, definitely perennials too. Kind of a little bit of everything.
- Going back down to grade, am I right that most of the street terrace is lawn where all the street trees are?
 - o Yes.
- It looks like you are protecting a lot of trees? Curious what if anything is changing?
 - These are all the existing that are going to remain. Two on this frontage and one here. We are keeping the rhythm but filling in the gaps where driveways are being removed. To clarify, there are two removals on W Johnson, there is a root condition and the other will be removed due to the new driveway.

The Commission discussed the following:

- The staff memo talks about the height, materials, long views; I am ok with all of those things. I like the simplified forms, and the attention to details. I am not uncomfortable as it relates to those items.
- I agree, I know staff asked us to look at height, mass, and scale and note the tallest capital view height limit, but I do not have issues with those. In general the refinements that were made to the materials and detailing are much improved; it is looking to be quite handsome. The concern about the massive urban design problem the building that has no entry, also remains my only concern. I do not have issues with the detailing of the bridge connection, the design detailing along the promenade and building. It is a bit odd and problematic and I am not sure how it gets solved. In some sense that screening makes it worse, not only is it not an entry but it is actually blocked. That is for me problematic and it is also enhanced by the linearity of the landscape that runs straight through. There is not an entry, there was never going to be an entry, and you are cut off from the street. It is the one thing that I am really stuck on. Most buildings have an entry and so it is odd; I understand that they are doing form follows function, but this is truly an urban design problem and the biggest hang up to getting an approval.
- This is half the block, Building 3. When we are all talking about hitting it out of the park 99 percent of the time, I don't necessarily feel like we can't criticize a focused area and ask for improvement there. This is on paper and there are certainly other ways to look at it. I'm not suggesting we completely redesign the building, but I especially, what you mentioned about this wall here. I could see a set of cascading stairs coming down, this is a little courtyard I think and it probably doesn't even need to be accessible because there are other accessible paths to that area. It is not up to us to design it, but if this is to give us the illusion of a separate building, it is a little fortress like.
- The staff report did talk about not having any entrances along Broom Street, but Broom Street is so open and glassy it doesn't given the illusion that you cannot get in there. And Building 4 is really successful because you have these two entrances here on the north and south sides. You can see the difficulty in the slope there and it makes it really tough because you have parking on side and apartments on the other. It's not an easy problem to fix, but it is an urban design problem.
- If this was one building and it looked like one building, this would not be a concern, right? I'm trying to think out loud and play this through. If there were two entries on Johnson Street, this wouldn't be a problem?
- We don't know. They are trying to make them look like separate buildings, so therefore this looks like a separate building with no entrance.
- I understand that. I personally have no issue with it. Would it be better with an entry, yes, but to me it's not a deal breaker. They could turn the maintenance room and put an entry in there, they could come up with a solution. If we require an entry, they will make an entry.
- I don't know that we dictate entry, but here's an outdoor open space. If there was a connection to the sidewalk, it doesn't necessarily have to be an entrance to the building.
- I agree, to me it is the last little problem, that street connection. Otherwise I have no other comments or critiques. They will figure it out.

- Are we speaking mainly to the access or lack thereof of the two five-bedroom units, or just the building in general? The functionality of having a Johnson Street entry to those, they're the only two residences on that floor, the rest is retail and amenity space.
- There's no entrance along here but certainly street activation. It's not something that is a prescriptive solution, it's a concern that staff raised and since it's half a block of Johnson Street, a main thoroughfare, that's something to be addressed. And the continuous landscaping makes it more of a barrier.
- It's a straight arrow that is preventing the connection from the building to the sidewalk. We don't need to design it but there needs to be at some point that urban connection.
- I'm open to any kind of elegant solution to your concerns, but personally it's not rubbing me the wrong way.
- I think the townhouses there are awkward. I understand the concern from that perspective. I wonder if there is an easy solution, a way to empower pedestrians to go into the vehicle space/promenade, and a stronger way to connect all the way through for a pedestrian that also activates that lobby. I wonder if there is a way to activate internally so people know that's how you get into this building, you go in and under, it's well lit and there's a purpose towards that elevator. Any similar thoughts?
- I'm trying to grapple with this façade because it is so monumental. It reminds me of downtown Chicago retail with these enormous three-story glass walls. But that's not what it is, it doesn't feel like it's accomplishing...I want to make sure we're all keeping in mind the height, the bonus stories.
- (Secretary) The model we're using to evaluate height is afforded to them under the UMX zoning district. We won't
 be looking at the PD standards, they are in the process of negotiating a voluntary land use agreement for the bonus
 stories. That is something the Plan Commission and Common Council will be evaluating. The UDC is looking at the
 building in terms of the Downtown Design Guidelines.
- You all taught me as the citizen member to look at a building as four-sided. This is a six-sided building, this side doesn't work as part of a four-sided building to me. It looks pretty but doesn't feel pedestrian friendly, it's too monumental.
- Are we dying on the hill that this needs to have an entrance?
- I don't want to die on a hill, and I don't know that it needs an entry. I think it needs a connection to the street somehow.

A motion was made by Asad, seconded by Von Below, to make a recommendation for Initial Approval with the condition that they incorporate a connection to the street along the W Johnson Street elevation.

Discussion on the motion:

• I do agree that it can be a little bit better. Seeing how much it improved from the last time, I know when it comes back it will be ready for Final Approval. The other side on Broom Street is not an entry, but it's classy, it's active, there are things you can easily do. Look at it one more time, there are so many options to solve that problem.

Action

On a motion by Asad, seconded by Von Below, the Urban Design Commission made an advisory recommendation to the Plan Commission for **INITIAL APPROVAL**. The motion passed with the following condition:

• That a connection to the street be incorporated along the W Johnson Street frontage.

The motion was passed on a unanimous vote of (7-0).



City of Madison

Master

File Number: 80281

File ID: 80281 File Type: Ordinance Status: Council Public Hearing Version: 1 Reference: Controlling Body: PLAN COMMISSION File Name: Comprehensive Plan 2023 Interim Update Final Action: Title: Title: Adopting an amendment to the City of Madison Comprehensive Plan. Notes: 6798ComprehensivePlan2023 Sponsors: Satya V. Rhodes-Conway, John W. Duncan And Derek Field Effective Date: Enactment Number: Attachments: List of proposed Comp Plan revisions 2023_10-11, Derat; GFLU_Map_2023-1011, 2023_11_13 Plan Commission Memo.pdf, Institutional_Uses_on_GFLU_Map.pdf, Public Comments 9-28_11-13-23.pdf, Link to Resolution File ID 80367 Hearing Date: Author: Kate Smith Hearing Date: Entered by: mglaeser@cityofmadison.com Published Date:								
File Name: Comprehensive Plan 2023 Interim Update File Created Date : 10/06/2023 File Name: Comprehensive Plan 2023 Interim Update Final Action: Title: Adopting an amendment to the City of Madison Comprehensive Plan. Notes: 6798ComprehensivePlan2023 Sponsors: Satya V. Rhodes-Conway, John W. Duncan And Derek Field Attachments: List of proposed Comp Plan revisions_2023_10-11, Draft_GFLU_Map_2023-1011, 2023_11_13 Plan Commission Memo.pdf, Institutional_Uses_on_GFLU_Map.pdf, Public Comments 9-28_11-13-23.pdf, Link to Resolution File ID 80367 Author: Kate Smith		File ID:	80281 File Type: Ordinance	Status:	-			
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Entered by: mglaeser@cityofmadison.com Published Date:		Author:	Kate Smith	Hearing Date:				
		Entered by:	mglaeser@cityofmadison.com	Published Date:				

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Attorney's Office	10/06/2023	Referred for Introduction				
	Action Text: Notes:	This Ordinance was Ref Plan Commission (11/13/23		-			
1	COMMON COUN	ICIL 10/17/2023	Referred	PLAN COMMISSION		11/13/2023	
	Action Text:	This Ordinance was Ref	erred to the PLAN C	OMMISSION			
1	PLAN COMMISSION 11/13/2023 RECOMMEND TO Pass COUNCIL TO ADOPT - PUBLIC HEARING					Pass	
	Action Text: A motion was made by Figueroa Cole, seconded by Field, to RECOMMEND TO COUNCIL TO ADOPT - PUBLIC HEARING. The motion passed by voice vote/other.						
	 Notes: On a motion by Ald. Figueroa Cole, seconded by Ald. Field, the Plan Commission recommended approval to the Common Council of the proposed amendments to the Comprehensive Plan as outlined in the staff memo dated November 13, 2023 and the following additions and revisions: Draft text to include in the Low Residential (LR) category description October 11, /2023 version: <i>"Many small institutional uses, such as places of worship, are mapped as Low Residential (LR), consistent with their surroundings. If current institutions embedded in residential areas relocate, cease to exist, or remain as part of a redevelopment, such sites may be redeveloped with more intensive residential uses. Redevelopment with</i> 						

Low-Medium Residential (LMR) uses is appropriate. In limited circumstances, intensities and heights in the Medium Residential (MR) land use category could be appropriate for <u>the site or</u> a portion of the site. Due to site[1]specific considerations, MR intensities may not be appropriate for all sites. Factors to be considered include relationships between proposed buildings and their surroundings, natural features, lot and block characteristics, and access to urban services, transit, arterial streets, parks, and amenities."

- In the new LMR escalator clause, remove language related to Area Plans as follows: ** Appropriate in select conditions at up to 70 DU/ac and four stories. **except for parts of the city with an Area Plan adopted after the 2023 Comprehensive Plan Interim Update.** Factors to be considered include relationships between proposed buildings and their surroundings, natural features, lot and block characteristics, and access to urban services, transit, arterial streets, parks, and amenities.

- Draft text to include in the Special Institutional (SI) category description October 11, 2023 version: "Buildings that include places of worship, schools, and other institutions may be optimal for adaptive reuse or redevelopment with residential uses when the institutional use(s) relocate, cease to exist, or perhaps remain as part of a redevelopment. These sites are often embedded in residential areas, and are typically larger than most surrounding residential lots, making them good candidates for more intensive residential development. Redevelopment with Low-Medium Residential (LMR) uses is appropriate. In limited circumstances, intensities and heights in the Medium Residential (MR) land use category could be appropriate for all sites. Factors to be considered include relationships between proposed buildings and their surroundings, natural features, lot and block characteristics, and access to urban services, transit, arterial streets, parks, and amenities."

- Related to the specific amendments to Generalized Future Land Use maps,

- Application 1 Keep as LR
- Application 4 Keep as Employment
- Application 7 Keep as Employment/Industrial
- Application 8 Change from Employment to MR

- Add a definition of 'community gardens' to the Comprehensive Plan.

The motion to recommend approval as amended passed by voice vote/ other.

Text of Legislative File 80281

Fiscal Note

No City appropriation is required with the adoption of this amendment to the City of Madison Comprehensive plan. City costs associated with urban development in accordance with the plan will be included in future operating and capital budgets subject to Common Council approval.

Title

Adopting an amendment to the City of Madison Comprehensive Plan.

Body

DRAFTER'S ANALYSIS: This ordinance adopts a new Interim Update to the City of Madison Comprehensive Plan.

The Common Council of the City of Madison do hereby ordain as follows:

WHEREAS, on August 7, 2018 the City of Madison Common Council adopted a full update to the City's Comprehensive Plan, as defined in Wisconsin Comprehensive Planning Law Sec. 66.1001 Wis. Stats.; and

WHEREAS, on June 6, 2023 the Common Council authorized the Planning Division to lead an interim update to the Comprehensive Plan focused on updating the Generalized Future Land Use (GFLU) Map and formally adding a Health & Safety element; and

WHEREAS, on June 6, 2023 the Common Council adopted a public participation plan, as required by Wis. Stat. § 66.1001(4), which described how the City intended to make the process accessible to all; and

WHEREAS, the public participation process included an interactive website, a virtual meeting, emailed project updates to interested parties and neighborhood associations, distribution of informational materials, social media posts, traditional media, and several Plan Commission meetings; and

WHEREAS, since adoption of the Comprehensive Plan in August of 2018 the City of Madison has adopted or amended fourteen sub-area plans as supplements to the Comprehensive Plan and the land use recommendations from these plans are incorporated into the draft GFLU Map compiled by Planning Division staff; and

WHEREAS, at their September 7, 2023 and September 18, 2023 meetings, the Plan Commission reviewed potential changes to the GFLU Map submitted by the public and recommended further consideration of several proposed changes; and

WHEREAS, notice was provided pursuant to Wis. Stat. § 66.1001(4)(d) and the Plan Commission held a public hearing on the proposed amendment to the Comprehensive Plan on November 13, 2023; and

WHEREAS, this Interim Update serves as an update to the Housing Element of the Comprehensive Plan; and

WHEREAS, the Plan Commission, by a majority vote of the entire Commission recorded in its official minutes, adopted a resolution recommending the Common Council adopt the amendment to the City of Madison Comprehensive Plan containing all of the elements specified in Wis. Stat. § 66.1001(2); and

WHEREAS, following adoption, the amendment shall be incorporated into the Comprehensive Plan.

NOW, THEREFORE, the Common Council of the City of Madison does, by the enactment of this ordinance, formally amend the City of Madison Comprehensive Plan, including any amendments to the Plan made from the Common Council floor, pursuant to Wis. Stat. § 66.1001(4)(c).

2023 Comprehensive Plan Interim Update

List of Proposed Revisions to the Comprehensive Plan

Revised: October 11, 2023

The City of Madison is currently working on an Interim Update of its 2018 Comprehensive Plan. The Interim Update is focused on the Generalized Future Land Use (GFLU) Map. Proposed revisions to the Comprehensive Plan are summarized below in three sections:

- Staff-recommended revisions to the GLFU Map,
- GFLU Map amendment applications from the public,
- Summary of other revisions to the Plan document.

Staff-recommended revisions to the GLFU map

- 1. Modify the GFLU Map to reflect planned streets and land use recommendations in plans amended or adopted after the 2018 Comprehensive Plan.
 - a. Elderberry Neighborhood Development Plan (NDP) Amendment (July 2018)
 - b. Pioneer NDP Amendment (July 2018)
 - c. Junction NDP Amendment (July 2018)
 - d. Milwaukee Street Special Area Plan (December 2018)
 - e. Triangle-Monona Bay Neighborhood Plan (July 2019)
 - f. Rattman NDP (July 2019)
 - g. Mifflandia Neighborhood Plan (November 2019)
 - h. Nelson NDP (November 2019)
 - i. Oscar Mayer Special Area Plan (July 2020)
 - j. East Washington Avenue Capitol Gateway Corridor Plan Amendment (October 2020, July 2021) Note: additional GFLU revisions in this plan area are also proposed to make land use consistent with height regulations in Urban Design District #8.
 - k. Odana Area Plan (September 2021)
 - I. South Madison Neighborhood Plan (January 2022)
 - m. Greater East Towne Area Plan (February 2022)
 - n. Yahara Hills NDP Amendment (May 2022)
 - o. Shady Wood NDP Amendment (January 2023)
 - p. Hawthorne-Truax Neighborhood Plan (March 2023)
 - q. Reiner NDP (June 2023)
- 2. Adjust GFLU Map to reflect McFarland annexations on the far southeast side of the city.
- 3. Adjust GFLU Map to reflect the intergovernmental agreement with the Town of Cottage Grove to the east of the city boundary.
- 4. Designate City-owned parks and stormwater areas of over one acre that were not shown as Parks and Open Space as Parks and Open Space. Note: the 2018 Plan states that existing and planned parks/stormwater areas over one acre were shown, but some were missing.
- 5. Update areas impacted by recent approvals, such as plats (for example, the Raemisch Farm on the north side) and recent City land purchases for parks.

GFLU Map amendment applications from the public

In addition to staff administrative updates drafted as a result of previously adopted plans, the public had the opportunity to propose GFLU Map amendments. Those amendment applications <u>are summarized here</u> and geographically specific amendments are mapped on the <u>interactive 2023 Draft GFLU Map</u>. At their September 7 and September 18 meetings, Plan Commission received early public comment and provided guidance to staff about the GFLU amendments submitted by the public. The Revised Draft of the 2023 GFLU Map will be formally reviewed by the Plan Commission at a public hearing on November 13, 2023, followed by review by Common Council.

Summary of other revisions to the Plan document

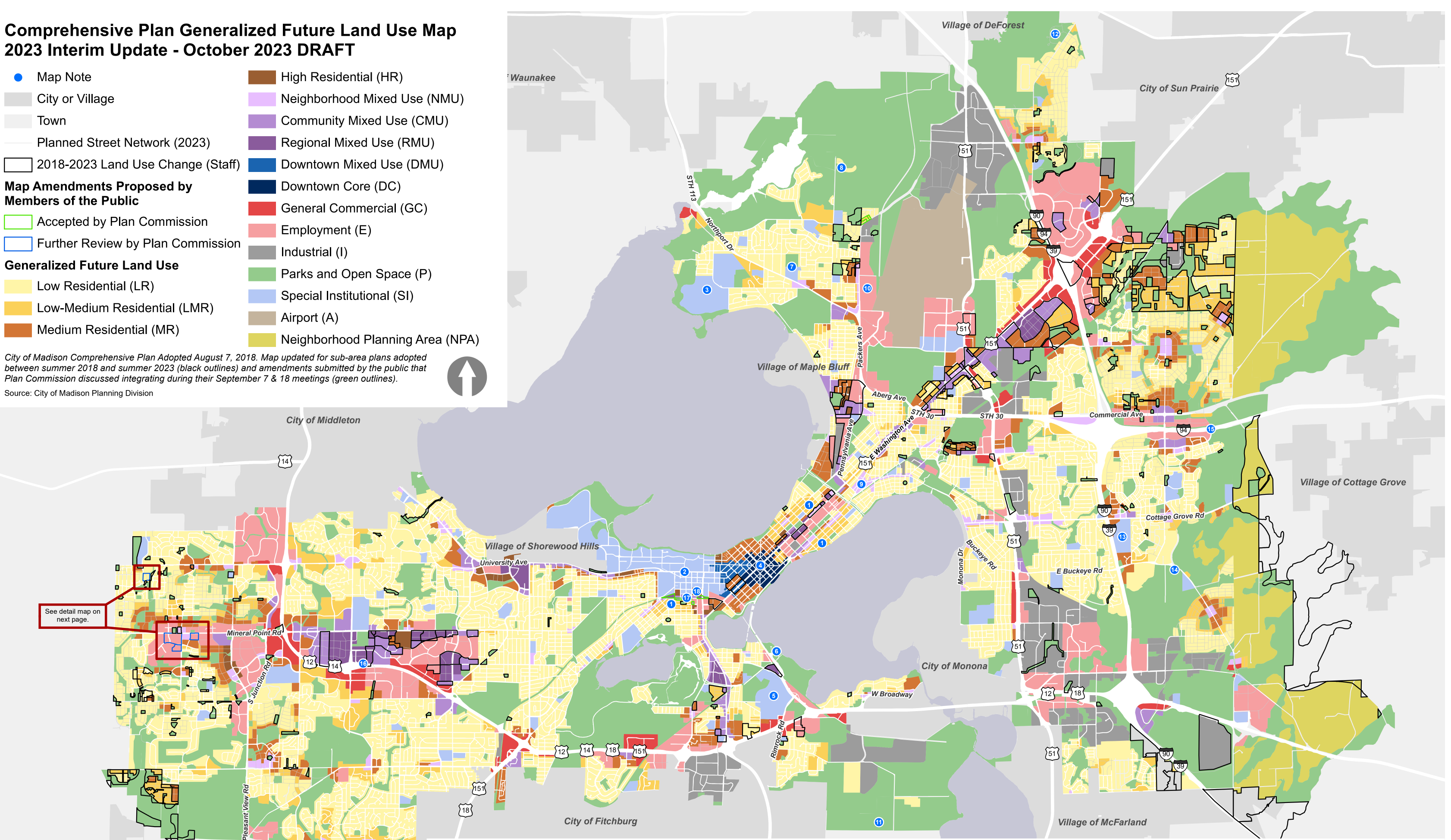
In addition to the summary list of proposed revisions below, details about each revision can also be found within this <u>interactive markup of the Comprehensive Plan</u>.

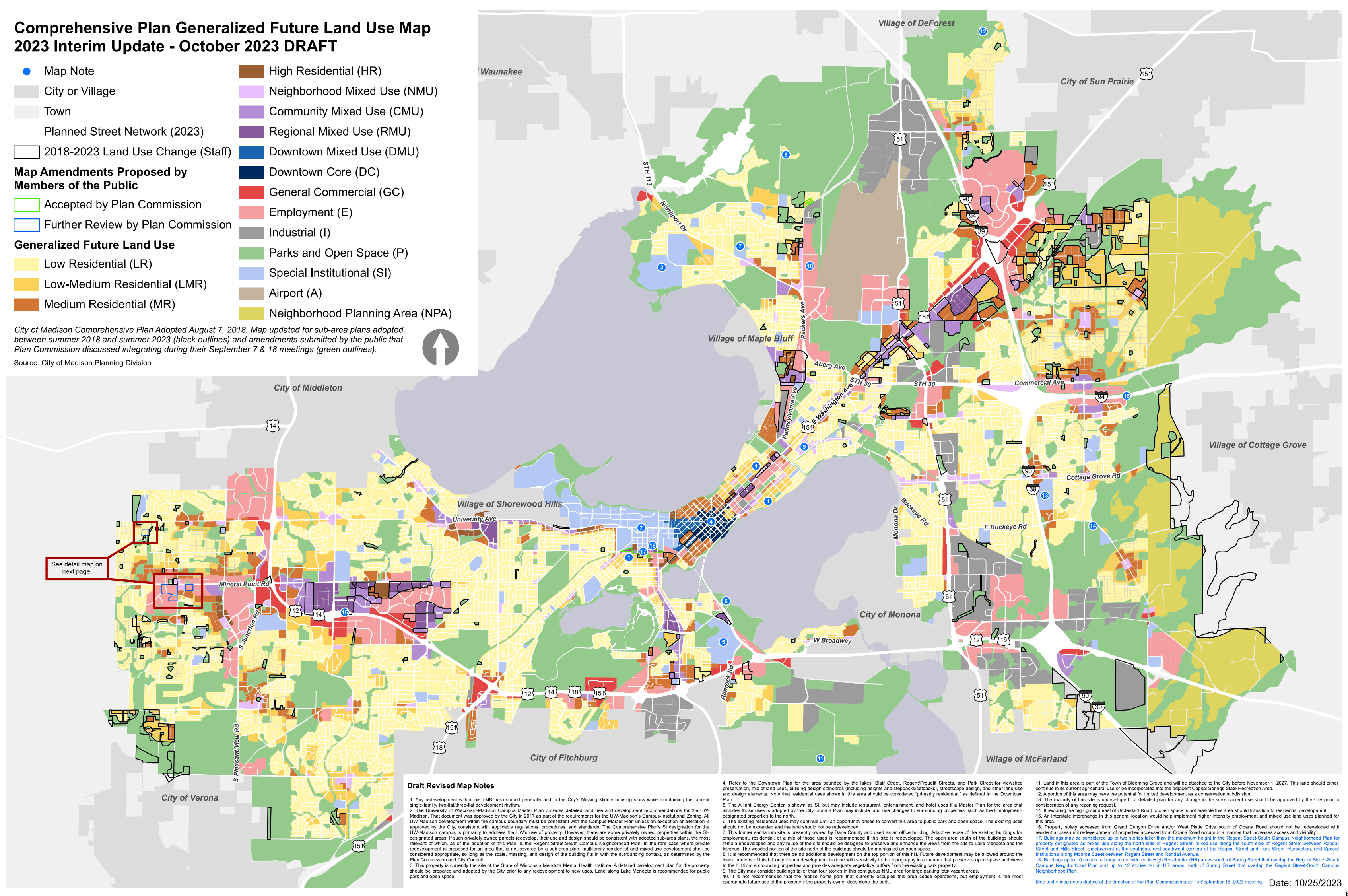
Note: items that have been revised since Plan Commission reviewed them at their September 7 and September 18 meetings are highlighted in yellow.

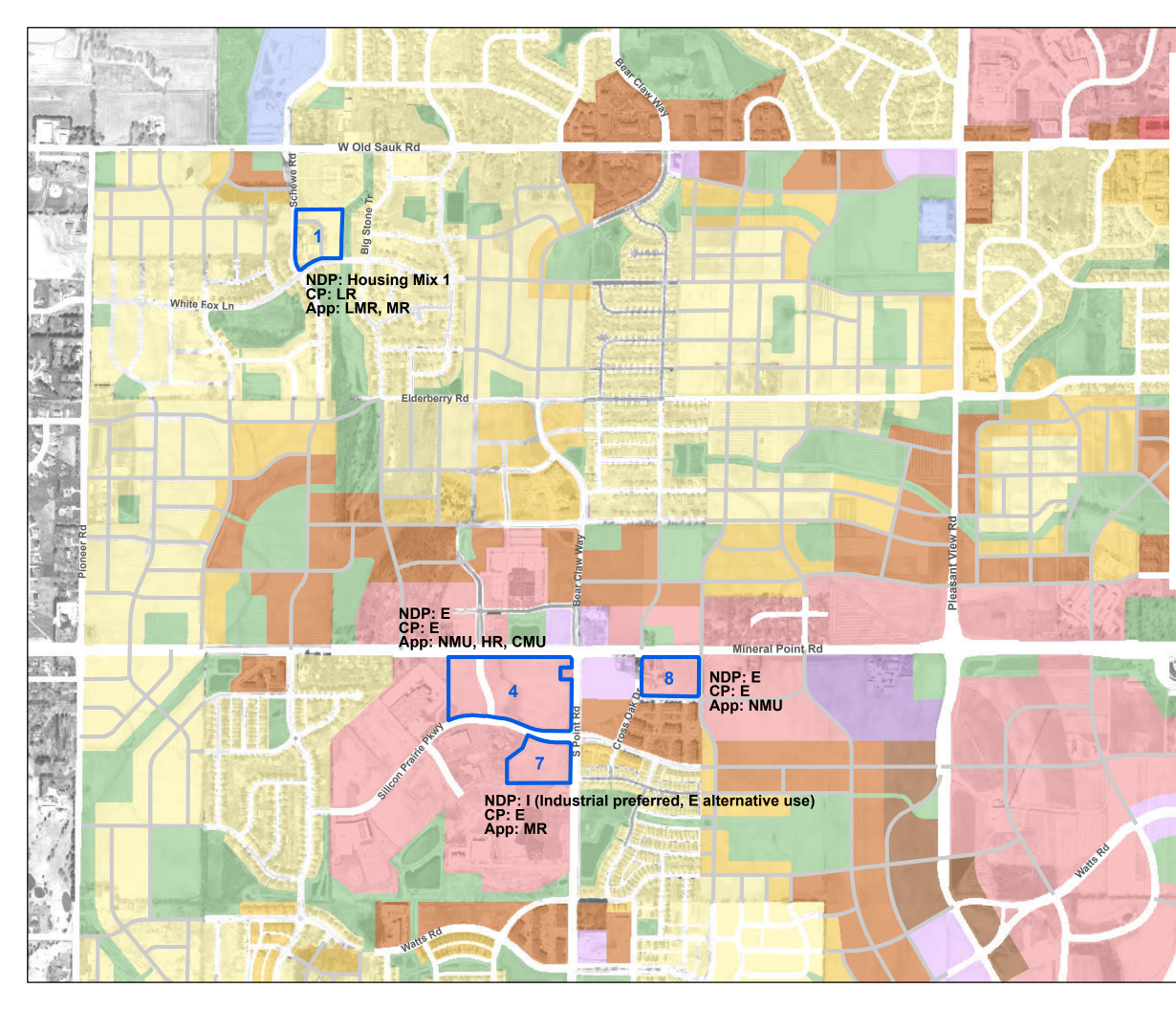
- A. Update cover of Plan to include the date amended in 2023.
- B. Include a <u>cover memo</u> after the cover page to acknowledge implementation progress relating to major policies/initiatives sine the Comprehensive Plan was adopted in 2018. The cover memo will also briefly explain the Plan adoption and amendment history.
- C. Update Plan text and diagrams throughout the document to reflect the addition of the new seventh Element, Health and Safety, which was <u>adopted by Common Council</u> in 2022. Add Health and Safety at the end of the Plan after Effective Government. Add Health and Safety recommendations to the table in Appendix A.
- D. Update the population forecast on page 3 and modify related text elsewhere in the document (Growth Framework and Land Use and Transportation Element).
- E. Update the Generalized Future Land Use (GFLU) Map.
- F. Update other <u>maps</u> within Plan document (excluding the appendices), except for the Food Access Map on page 60 and the Tier 1 sidewalk map on page 42 (add footnote to reference Complete Green Streets Guide).
- G. Update map notes on page 19 associated with the Generalized Future Land Use (GLFU) Map. Delete 2018 map notes 1, 2, 3, 15, 16, 21; modify #4 to remove reference to "house like residential 'character'" due to exclusionary connotation; modify #8 due to the Alliant Energy Center Master Plan and adopted South Madison Plan; modify #9 to reflect new Parks Division office; add three new map notes.
- H. <u>Add language under "Low Residential (LR)</u>" on page 20 addressing redevelopment of small Special Institutional uses designated as LR. This change is being proposed to make it easier for a vacant/underutilized place of worship to redevelop all or part of the site into housing, for example.
- I. <u>Add language under "General Commercial (GC)"</u> on page 24 to guide consideration of residential development in GC areas.
- J. <u>Add language under "Employment (E)"</u> on top of page 25 to guide consideration of residential development in employment areas.
- K. Add text within the <u>description for Park and Open Space</u> on page 25 to include urban agriculture and community gardens as appropriate uses.
- L. Add <u>Neighborhood Planning Area (NPA) GFLU category description</u> which was inadvertently left out on page 25 under "Special Categories."

2

- M. Add paragraph on page 26 to provide guidance for redevelopment of Special Institutional areas into noninstitutional uses. This change is being proposed to make it easier for a vacant/underutilized place of worship to redevelop all or part of the site into housing, for example.
- N. Modify <u>Peripheral Planning Areas section</u> (text and map) on pages 26-28 to reflect newly approved Neighborhood Development Plans (NDPs) and boundary agreements.
- O. Update list of adopted plans on pages 125-126.
- P. Add missing UrbanFootprint chart on page 138.







Comprehensive Plan GFLU Map 2023 Interim Update - DRAFT - Far West Side

- Map Amendment Request From Public Further Review by Plan Commission
 - Planned Street Network (2023)

Generalized Future Land Use

- Low Residential (LR)
- Low-Medium Residential (LMR)
- Medium Residential (MR)
- High Residential (HR)
- Neighborhood Mixed Use (NMU)
- Community Mixed Use (CMU)
- Regional Mixed Use (RMU)
- General Commercial (GC)
- Employment (E)
- Industrial (I)
- Parks and Open Space (P)
- Special Institutional (SI)

Source: City of Madison Planning Division Date Revised: October 10, 2023



W Beltine Hug



Department of Planning & Community & Economic Development **Planning Division**

Heather Stouder, Director 215 Martin Luther King Jr. Blvd. Ste 017 P.O. Box 2985 Madison, Wisconsin 53701-2985 Phone: (608) 266-4635 Fax (608) 266-6377 www.cityofmadison.com

November 13, 2023 To: Plan Commission From: Kirstie Laatsch and Ben Zellers (Planning Division) RE: 2023 Comprehensive Plan Interim Update

The City is undertaking an interim update to the 2018 Comprehensive Plan. Most updates are within the Growth Framework section of the Plan, including the Generalized Future Land Use (GFLU) Map, associated map notes, and land use category descriptions. This process is similar to an interim update that was completed in 2012.

After receiving initial direction from Plan Commission at their September 7 and September 18 meetings staff compiled a revised draft of the 2023 GFLU Map and a revised list of draft revisions to the Comprehensive Plan. Plan Commission's November 13, 2023 meeting will include a public hearing and formal recommendation to Common Council concerning the final draft Comprehensive Plan amendment.

The materials which have been revised since Plan Commission's review in September are highlighted in yellow in the compiled <u>List of Proposed Revisions to the Comprehensive Plan</u>.

The remaining topics for discussion include:

- Two new <u>GFLU Map Notes</u> added in response to Plan Commission direction. At their September 18 meeting, Plan Commission directed staff to draft additional Map Notes to consider buildings that are taller than the maximum building heights recommended in the <u>Regent Street - South Campus Neighborhood Plan</u>.
- 2. <u>Revised language</u> relating to redevelopment of institutional uses changes to the land use category text for Special Institutional (SI) and Low Residential (LR). These two changes are proposed as part of this interim update to the Comprehensive Plan to make it easier for sites with vacant/underutilized institutional uses (such as places of worship) to be fully or partially redeveloped with housing. Plan Commission's direction was for staff to make the SI category description more flexible to allow consideration of redevelopment denser than Low-Medium Residential (LMR) when a site is adjacent to Parks and Open Space. For reference, the table describing the building forms, density ranges, and number of stories for the residential categories is included on page 3 of this memo.

Staff has prepared maps of non-governmental institutional uses mapped as SI and small institutional uses mapped as LR (see Institutional Uses on the GFLU Map attachment). The mapping analysis shows that approximately 80 institutional uses are currently mapped as LR, which is typical for many civic uses. Of those sites, 80% are less than 3 acres in size. Approximately 30 non-governmental institutional uses – usually on larger properties – are currently mapped as SI.

Following this closer look at the relevant sites, staff raises the following tradeoffs/considerations for the Plan Commission to keep in mind when determining the language to open up possibilities for Medium Residential (MR) densities if (re)development is considered on these sites:

a. *Potential loss of opportunity for future missing middle housing development*. If language is changed to broadly allow MR, it is unlikely that LMR (missing middle) redevelopment will be proposed. Staff

anticipates that instead of considering redevelopment with townhomes and/or small multifamily buildings, many developers and institutional partners may initially assume development intensities at the upper end of the MR range.

- b. *Reduced predictability*. Adding broad possibilities for MR would make it less clear to all parties, including property owners, developers, residents, and other stakeholders, what scale of development is considered appropriate for a given site.
- c. Less transparency. A shift from LR to MR intensities is a considerable change, and likely one best addressed through an Area Plan process¹. While comfortable with the incremental increase from LR to LMR intensities citywide for these institutional sites, staff has some concern regarding a broader "boost" from LR to MR, particularly since the surrounding context can vary so much among the 110+ relevant sites.

The previously proposed (9/1/2023) language and revised (10/11/2023) language relating to redevelopment of institutional uses is below. Staff are most comfortable with the revised (10/11/2023) language, which provides more guidance regarding the factors the Plan Commission should consider to determine the instances where MR, rather than LMR intensities may be appropriate.

Draft text to include in the LR category description

- <u>10/11/2023 version</u>: "Many small institutional uses, such as places of worship, are mapped as Low Residential (LR), consistent with their surroundings. If current institutions embedded in residential areas relocate, cease to exist, or remain as part of a redevelopment, such sites may be redeveloped with more intensive residential uses. Redevelopment with Low-Medium Residential (LMR) uses is appropriate. In limited circumstances, intensities and heights in the Medium Residential (MR) land use category could be appropriate for a portion of the site. Due to site-specific considerations, MR intensities may not be appropriate for all sites. Factors to be considered include relationships between proposed buildings and their surroundings, natural features, lot and block characteristics, and access to urban services, transit, arterial streets, parks, and amenities."
- <u>9/01/2023 version</u>: "Many small institutional uses, such as places of worship, are mapped as LR. If current institutions that are embedded in residential areas cease to exist or would otherwise remain as part of a redevelopment, such sites may be redeveloped as Low-Medium Residential uses when surrounded by LR and/or Parks and Open Space (P) planned uses. Institutional sites along arterial streets or that are adjacent to areas mapped for other residential, commercial, employment, or mixed-use uses on the GFLU map could be considered for intensities and heights consistent with the Medium Residential (MR) land use category."

Draft text to include in the SI category description

 <u>10/11/2023 version</u>: "Buildings that include places of worship, schools, and other institutions may be optimal for adaptive reuse or redevelopment with residential uses when the institutional use(s) relocate, cease to exist, or perhaps remain as part of a redevelopment. These sites are often embedded in residential areas, and are typically larger than most surrounding residential lots, making them good candidates for more intensive residential development. Redevelopment with Low-Medium Residential (LMR) uses is appropriate. In limited circumstances, intensities and heights in the Medium Residential (MR) land use category could be appropriate for a portion of

¹ Note that the City will review institutional uses mapped as SI and LR through the Area Plan processes – language in the Comprehensive Plan concerning redevelopment of non-governmental institutional uses in SI and LR areas is a stopgap. Future land uses will be recommended in Area Plans in the event that the institutional uses leave. Revising land use recommendations through the Area Plans will be the most clear and transparent approach to address this issue. For example, the West Area Plan team has reviewed all SI sites and institutional uses mapped as LR. The results of this review include recommending MR for many of the applicable LR sites located along arterial streets, which is an important aspect when determining whether MR could be considered appropriate. Staff is able to get in-depth feedback from residents and other stakeholders about potential land use changes through the area planning process.

the site. Due to site-specific considerations, MR intensities may not be appropriate for all sites. Factors to be considered include relationships between proposed buildings and their surroundings, natural features, lot and block characteristics, and access to urban services, transit, arterial streets, parks, and amenities."

- <u>09/01/2023 version</u>: "Buildings that include places of worship, schools, and other institutions may be optimal for adaptive reuse or redevelopment with residential uses, either when the institutional use(s) vacate the site or perhaps remain as part of a new development. These sites are often embedded in residential areas, and are typically larger than most surrounding residential lots, making them good candidates for larger and/or more intensive residential development. Redevelopment sites entirely surrounded by parcels mapped as Low Residential (LR) and/or Parks and Open Space (P) on the Generalized Future Land Use Map (GFLU) may be considered to be recommended for Low Medium Residential (LMR). SI sites bordered by other residential, commercial/employment, or mixed-use areas on the GFLU map that are along arterial streets or streets with transit service every 30 minutes or less could be considered for intensities and heights consistent with the Medium Residential (MR) land use category when such sites have adequate access to residential-supporting features such as parks, schools, and a walkable street network."
- **3.** Revised language for the provision for increased intensity relating to LMR. As staff worked on revising draft language in item 2 above, it was discussed that there is similar ambiguity for the LMR text under the Residential Future Land Use Categories table. See the highlighted text in the table below from page 20 of the Plan. Staff would like to provide more predictability for all stakeholders.

Residential Building Form	Low Residential (LR)	Low-Medium Residential (LMR)	Medium Residential (MR)	High Residential (HR)
Single-Family Detached Building				
Civic/Institutional Building				
Two-Family, Two-Unit				
Two-Family – Twin				
Three-Unit Building	*			
Single-Family Attached	*			
Small Multifamily Building	*	**		
Large Multifamily Building		**		
Courtyard Multifamily Building		**		
Podium Building				
Number of Stories	1-2′	1-3	2-5	4-12~
General Density Range (DU/acre)	≤15	7-30	20-90	70+

Residential Future Land Use Categories

* Permitted in select conditions at up to 30 DU/ac and three stories, generally along arterial streets or where these types of buildings are already present or planned within an adopted sub-area plan as part of a pattern of mixed residential development.

** Permitted in select conditions at up to 70 DU/ac and four stories, generally along arterial streets.

~ Or taller, if specified by an approved sub-area plan or PD zoning.

' Dormers or partial third floors are permitted.

Staff recommends replacing the highlighted language above, with the red text below, which cites factors the City will use to determine instances where 70 DU/acre and four stores may be appropriate. The final sentence is the same language proposed regarding redevelopment of institutional sites (10/11/2023 version).

** Appropriate Permitted in select conditions at up to 70 DU/ac and four stories, generally along arterial streets. except for parts of the city with an Area Plan adopted after the 2023 Comprehensive Plan Interim Update. Factors to be considered include relationships between proposed buildings and their surroundings, natural features, lot and block characteristics, and access to urban services, transit, arterial streets, parks, and amenities.

Along with revising the text, the City will review LMR sites through the Area Plan processes and select either LMR or MR for each site. As a result, the provision for increased intensity for LMR will no longer apply to areas with an Area Plan adopted after the 2023 Comprehensive Plan Interim Update.

- 4. <u>GFLU Map amendments</u> proposed by the public that Plan Commission set aside for further discussion at the November 13 public hearing (<u>Applications 1, 4, 7, and 8</u>). The sites are shown on a <u>Far West Side detail map</u> and described below:
 - a. Application 1: Located at 3978 Schewe Road, just south of Old Sauk Road. Staff recommends no change to GFLU Map, or at most, a change from LR to LMR:
 - i. Site is recommended for LR on the GFLU Map which reflects the Housing Mix 1 recommendation in the Elderberry Neighborhood Development Plan (NDP). Housing Mix 1 recommends single-family, two-units, four-units, and townhouses. The applicant requested a change from LR to LMR and MR.
 - ii. The City was aware of the factors cited in the application when the Elderberry NDP was drafted, including the Middleton Cross Plains Elementary and Middle schools and the Eagle Trace subdivision.
 - iii. Staff does not recommend changing this site to MR when the Elderberry NDP was updated five years ago. If Plan Commission would like to make a change for this site, LMR would be more appropriate, given the location near Madison's edge.
 - b. Applications 4, 7, 8: Located near Mineral Point Road at South Point Road.
 - i. Application 4 Staff recommends no change to GFLU Map:
 - 1. Site is recommended for Employment (E) on the GFLU Map, which reflects the Employment recommendation in the Pioneer NDP. The applicant requested a change to Neighborhood Mixed-Use (NMU), High Residential (HR), and Community Mixed-Use (CMU).
 - 2. The City has an interest in maintaining well-located land for future employment development. Strategy 2 in the Comprehensive Plan's Economy and Opportunity element is "Ensure an adequate supply of sites for a wide variety of employers to operate and grow." Action 2a is "Reserve sites for employment uses in City land use plans."
 - 3. This site is within the Silicon Prairie business park. Its location at the intersection of South Point Road and Mineral Point Road with convenient access to the Beltline makes it a priority location to reserve for employment use.
 - 4. Staff's opinion is that conditions have not sufficiently changed to warrant this amendment when the Pioneer NDP was updated five years ago.

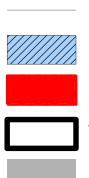
ii. Application 7 – Staff Recommends no change to GFLU Map:

- Site is recommended for Employment (E) on the GFLU Map and is shown for Industrial (I) with E as an alternative use in the Pioneer NDP. The applicant requested a change to MR.
- When the applicant requested MR for this site during the 2018 Pioneer NDP update, the Plan Commission disagreed and instead <u>stipulated an Employment overlay</u> <u>district</u> for this area, stating if industrial development was not feasible, the site should develop as Employment.
- 3. See point 2 under application 4 above.

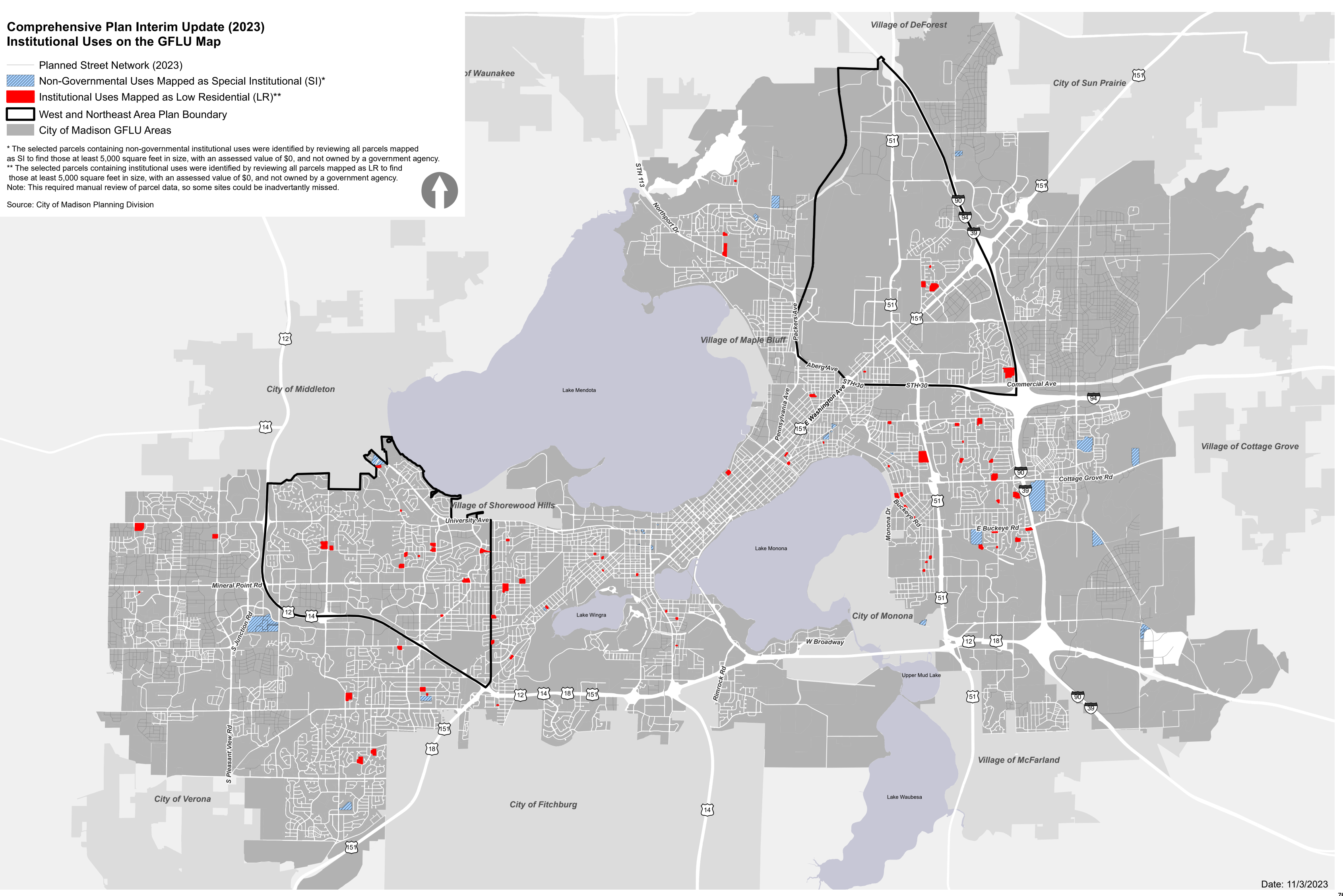
- 4. City is developing adjoining land to the south into a public works campus, which is not compatible with MR.
- 5. Staff's opinion is that conditions have not sufficiently changed to warrant this amendment when the Pioneer NDP was updated five years ago and that allowing MR on the site would likely generate conflicts with the City's developing public works campus.
- iii. Application 8 Staff recommends no change to GFLU Map or potentially a change from E to MR:
 - 1. Site is recommended for Employment (E) on the GFLU Map and E in the Pioneer NDP. The applicant requested a change to NMU.
 - 2. See point 2 under application 4 above.
 - 3. In 2013 the City adopted an NDP amendment for the area south of application 8. This <u>amendment changed</u> the recommendation from employment to multi-family residential, which was later built. The 2018 Pioneer NDP then further shrunk the recommended employment area.
 - 4. Staff's opinion is that conditions have not sufficiently changed to warrant this amendment when the Pioneer NDP was updated five years ago. If Plan Commission would like to make a change for this site, MR could potentially be more appropriate than NMU.

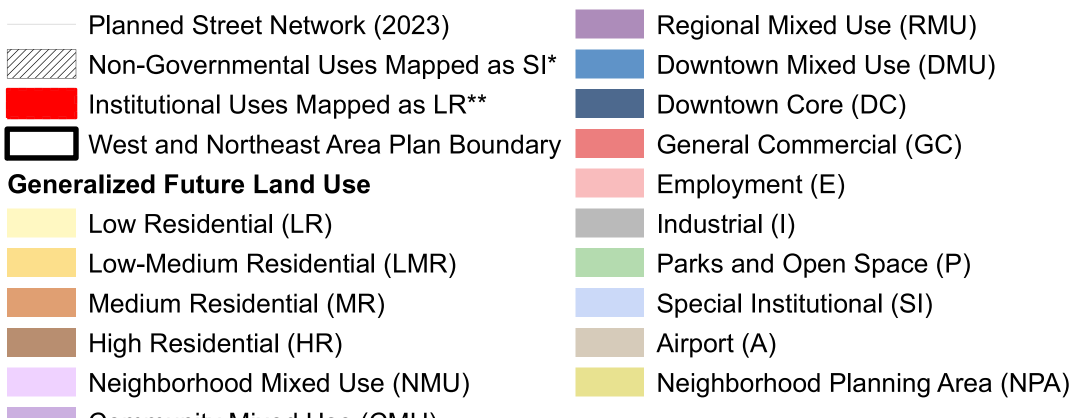
Attachments/materials

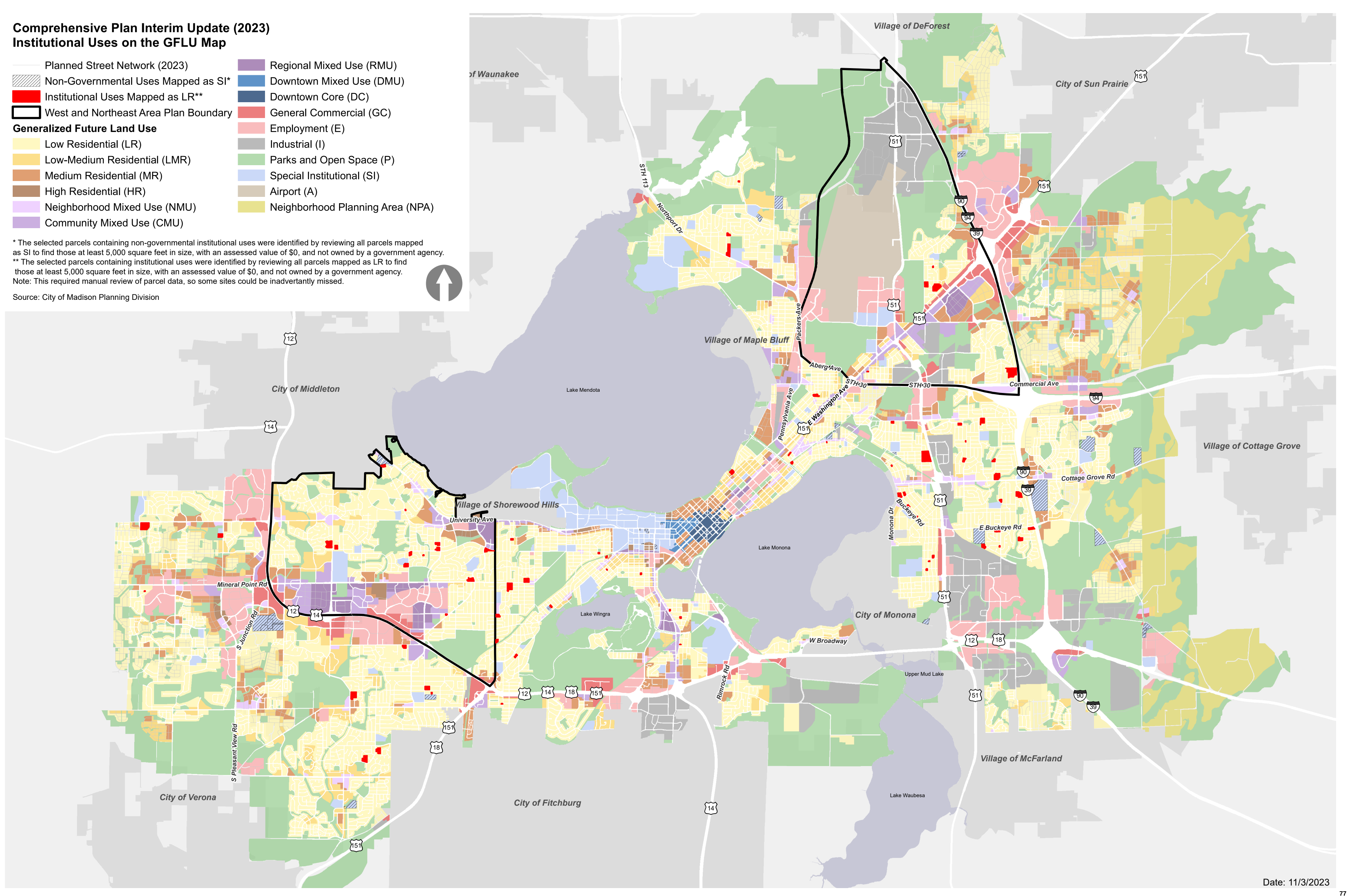
- List of Proposed Revisions to the Comprehensive Plan
- 2023 Draft GFLU Map, detailed map of far west side sites
- Interactive 2023 Draft GFLU Map
- Link to interactive, detailed-markup of Comprehensive Plan
- Institutional Uses on the GFLU Map



Planned Street Network (2023) Non-Governmental Uses Mapped as Special Institutional (SI)* Institutional Uses Mapped as Low Residential (LR)** West and Northeast Area Plan Boundary







From:	Linda
То:	sundevils98@yahoo.com; rasoldner@madison.k12.wi.us; Field, Derek; Duncan, John; klanespencer@gmail.com; "Ledell Zellers"; mcsheppard@madisoncollege.edu; nicole.solheim@gmail.com; pwheck@gmail.com; Figueroa
	<u>Cole, Yannette</u>
Cc:	Plan Commission Comments; Rummel, Marsha
Subject:	Agenda #26, Legistar 80281
Date:	Monday, November 13, 2023 3:33:49 PM

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GFLU map note #4

Originally it was the word "character" in note #4 that was said to potentially create a feeling of exclusion, then the exclusion argument was applied to "house-like." "House-like" should be retained.

- House-like merely provides a style of building form, a building form which would fit with the existing forms in the neighborhood. "House-like" defines what the Comp Plan says 18 times that development should be well-integrated into the character of the surrounding neighborhood.
- Even the FAQ document for this interim update talks of context-sensitive design: "Most people interact with the urban environment based on what buildings look like and how large they are. ... A three-story building in a certain neighborhood could be appropriate because it fits within the context and fabric of the neighborhood regardless if it is 10 dwelling units per acre or 30 dwelling units per acre. The height and form of the development better dictates how it will interact with its surroundings."
- It is possible to have large residential buildings with house-like design, such as peaked roofs and porches. The design of newer buildings in the former agricultural land often have house-like features.
- "Missing Middle" adds nothing to note #4 since the existing land use category and existing zoning categories essentially dictate missing middle housing.

Changing the south 800 and 900 blocks of East Washington from Employment to Regional Mixed-Use

- Both blocks are designated in the sub-area plan (Capitol Gateway Corridor Plan) as "employment/residential" as the result of 2020 and 2021 amendments, RES-20-00739 and RES-21-00529. These resolutions recognized (1) that both blocks already had, through recent development proposals, a strong commitment to employment uses, and (2) that "Employment/Residential" means primarily employment uses, with <u>residential</u> <u>uses as a secondary</u> allowable use.
- Changing to Regional Mixed-Use would create a conflict with the Capitol Gateway Corridor Plan – employment does not need to be the primary use under Regional Mixed-Use. Further, Regional Mixed-Use promotes commercial activity while the Gateway Plan does not support commercial activity. (The Gateway Plan distinguishes employment, and states that employment districts "generally do not include retail and consumer service uses serving the wider community.")
- The Comp Plan says there should be consistency between the Comp Plan and sub-area plans, and, if there is an inconsistency, one of the plans should be amended. Instead of resolving an inconsistency, this amendment would create an inconsistency. (Staff declined to support two proposed amendments because of inconsistency with the sub-area plan.)

Please reject the change to Regional Mixed-Use for the 800 and 900 blocks. A possible substitute for note #4 is: "The limited redevelopment within this LMR area should be designed to respond to existing development with features such as front porches and peaked roofs."

Respectfully Submitted, Linda Lehnertz

From:	Jessica Wartenweiler
То:	Plan Commission Comments; council
Subject:	Do not down zone development along arterial roads
Date:	Monday, November 13, 2023 3:01:27 PM

Caution: This email was sent from an external source. Avoid unknown links and attachments.

Greetings,

I'm writing to express my opposition to the Future Land Use map amendment targeting density reduction of low-medium residential along arterial roads. As the mayor was quoted at a recent forum, the housing crisis is the biggest issue facing our region currently. The proposed limitation on building much needed housing units only exacerbates this issue and drives up the cost of housing.

Jessica Wartenweiler

From:	Eric Welch
То:	Plan Commission Comments
Subject:	Items 26 and 27 on the agenda, which involve amendments to the City Comprehensive Plan
Date:	Monday, November 13, 2023 3:00:52 PM

Caution: This email was sent from an external source. Avoid unknown links and attachments.

I oppose the amendment as it will decrease the amount of housing available for residents and worsen the housing crisis.

Thanks, Eric

--Eric Welch Painting 608-770-4020 ericwelchpainting.com

From:	the-greens31@charter.net
То:	Plan Commission Comments
Cc:	Slack, Kristen
Subject:	Comment for Plan Commission 11-13-23 Meeting
Date:	Monday, November 13, 2023 2:57:27 PM

Members of the Plan Commission:

It has come to our attention that there is an issue that could come up during the Plan Commission meeting tonight. We want to express our serious objections to the Commission acting on this. It involves an LMR escalator clause. We respectfully request that the Commission avoid any action regarding that LMR escalator clause until there has been an opportunity for meaningful citizen input. Please table any proposed LMR escalator language modifications at your meeting tonight.

This clause can have serious ramifications for the appropriate development of property in an area. It is not an issue that should be taken lightly. In particular, we are concerned about the negative impact it would have on the West Side Plan. It causes the potential loss of housing options that would positively impact the housing needs of Madison residents while respecting the integrity of existing neighborhoods.

Please do not take action at your meeting tonight on any proposed LMR escalator language modifications. Any action in this regard deserves serious consideration and time for meaningful citizen input. Our City and it's residents deserve this from our policymakers. Thank you for your attention to this critical issue!

Mike and Lynn Green District 19 residents

Kathy Western
Plan Commission Comments
<u>Slack, Kristen</u>
Plan Commission, Comments
Monday, November 13, 2023 2:02:16 PM

Caution: This email was sent from an external source. Avoid unknown links and attachments.

Dear Plan Commission Members,

As you focus on addressing an issue realize the possibilities of detrimental consequences that could be far reaching. Thoughtful, wise guiding of Madison into the future while retaining the characteristics that maintain a Quality of Life worth living, for all ages and abilities is imperative. A quick feel-good fix isn't necessarily the right solution for longterm livability of an area.

No one has ever suggested the health benefits of spending time in or living near densely populated, high-rises blocking the sun and sky, atop expanses of concrete near heavy traffic...no one. With our serious mental health crisis and a serious shortage of mental health professionals, we have far too many people suffering with anxiety, depression and other mental health conditions that can cause anger, aggressive behaviors and increased crime. Our suicide rate is tragic. As they try to calm their insides with prescription meds, and self-medicating with alcohol and other drugs; the stress and chaos in their environment only add to their challenges. Children are not immune; we are raising a community of anxious and depressed children, replicating what we are seeing nationwide. According to Mayo Clinic there are Drs. writing "park prescriptions"; the Japanese promote shinrin-yoku, " bathing in the forest atmosphere" to boost health and lower stress. According to the National Park Services, it has been shown that being in nature reduces stress, anger, anxiety and depression, while promoting a sense of well-being and fulfillment.

Children in densely populated high-rises next to high traffic areas with concrete parking lots and massive underground parking with many moving vehicles bring a constant danger to their wellbeing. They have no control over their environment. Where will they play...ride their bikes...breathe?

Please take the time to plan carefully, quality of life is not to be taken lightly.

Sincerely, Kathy Western 25 St. Andrews Circle Madison, WI

Sent from my iPad

"Above all, the city and its committees should respect the wishes of neighborhoods in the planning process and not simply roll over them like an armored vehicle. Begin and end with neighborhoods, not committees. online participant." Comprehensive Plan p. 50

My name is Diane Sorensen. I appreciate this opportunity to share my views with the Plan Commission. Numerous people have told that the scenario described by the anonymous online participant has come true: in its haste to build more and more housing, the City and its Committees are simply rolling over neighborhoods like an armored vehicle. I am, nevertheless, here to speak. I hope to prove them all wrong.

I live in Parkwood Hills, near Old Sauk Road, where there are two parcels that can be developed. Though these parcels are currently zoned SR-C1 and SR-C3, or Low Residential Use, as is surrounding property, I've always expected them to be developed to a higher density.. When I saw that the City's future land use plan put this land in the LMR category this made sense. LMR development would allow the construction of housing that would fill a longstanding housing need referred to as the Missing Middle gap. What I didn't see coming was the use of the "escalator" the allows the construction of massive 4 story apartment complexes..

As shocking as this is, City planners have made it clear that this is exactly what the City plans to allow and we should expect the properties to be rezoned accordingly. I think this is a wrong strategy and a wrong result. As I stated earlier, I support development of this property. It is the perfect place for building housing units that fit the "Missing Middle" gap. As noted in the recent WSJ coverage of the Bayview's new townhouses, Missing Middle housing gives individuals and families, young and old, a precious and unique opportunity to put down roots, nest securely and join in the neighborhood experience.

As the planning memo before the Commission today makes clear, there is an inverse relationship between Medium residential density and Missing Middle development.

" ..., staff raises the following tradeoffs/considerations for the Plan Commission to keep in mind when determining the language to open up possibilities for Medium Residential (MR) densities if (re)development is considered on these sites:

a. Potential loss of opportunity for future missing middle housing development. If language is changed to broadly allow MR, it is unlikely that LMR (missing middle) redevelopment will be proposed. Staff anticipates that instead of considering redevelopment with townhomes and/or small multifamily buildings, many developers and institutional partners may initially assume development intensities at the upper end of the MR range."

The Commission should think long and hard before it gives up an opportunity to foster Missing Middle housing. If the City is serious about filling the Missing Middle gap, it will foster such development by designating appropriate parcels LR and LMR.

I am asking the Plan Commission to slow down enough to consider using this opportunity to support Missing Middle housing. I am also asking the Commission to give me and my neighbors an opportunity to participate meaningfully on this issue.

I request the following Commission Action.

- 1. Defer all action involving the LMR escalator until the West Side Plan is presented in January.
- 2. Direct that West Side planning staff hold meetings seeking resident and stakeholder input on the plan, with particular attention to parcels considered for LMR and the escalator or MR.
- 3. Alternatively, defer any action on the language defining "select conditions" until residents and stakeholders have a meaningful opportunity for input.

Thank you,

Diane Sorensen

From:	Matthew Aro
То:	Plan Commission Comments
Subject:	GFLU map amendment comment (#42 1100 Regent block south)
Date:	Monday, November 13, 2023 10:54:06 AM
Attachments:	1100 Regent South CMU info.pdf

Caution: This email was sent from an external source. Avoid unknown links and attachments.

Dear Plan Commission members,

We believe an application we submitted to amend the GFLU map of the Comp Plan on behalf of the owners on the 1100 block of Regent (south) has not been fully considered by the Plan Commission to this date. This application was <u>not part</u> of the DMI application, although we support their efforts to increase housing in the area. The request is to convert the entire 1100 block south to Community Mixed Use. Thus far, the 1100 block was lumped in with other south Regent blocks and as we understand it, only the north half has been green-lighted for CMU. We ask that this item be reconsidered at the meeting tonight, and that the PC extend the CMU map change to the entire 1100 block.

The owners on the block in question support this change, and due to higher density allowed directly to the east, along with approval of the Neighborhood House site going to CMU to support up to 6 stories, we believe it has been overlooked that the 1100 block should be fully CMU to help guide future land use decisions. Additionally, the owners of 2-8 S Mills (Hong Kong Café) have sought out support from the neighborhood, area businesses, and city residents for this change. Attached you will find supporting letters and information they have collected.

If you were inclined, we ask that you reopen this item and fully consider making the entire 1100 Regent south block CMU. This will support additional flexibility for housing and other uses, while preserving options for what would be an eventual rezoning of this land. Thank you for your consideration of this amendment.

Best regards,

Matt Aro ARCHITECT / PRINCIPAL

608 204-7464 Office 608 220-2382 Mobile



433 W. Washington Ave, Suite 400, Madison, WI 53703 www.aroeberle.com



SUPPORTERS OF CHANGING ENTIRE 1100 SOUTH BLOCK TO "CMU"

October 31, 2023

To Whom it May Concern at the City of Madison, I have owned the home at 108 South Mills Street since 1990. I believe I am the closest homeowner to the Hong Kong Café. They opened in 1991 and have been a strong asset to the community, supporting the neighborhood and Neighborhood House for many years.

The zoning issue is odd to me. The Hong Kong Café should be allowed the same height and density as Daivs Duehr or McDonalds. Terry and the Leung family have been outstanding neighbors. They work with the rental homes around them to make sure they address any concerns before the become problems and have the support of those neighbors. The management of the restaurant and activities on football Saturdays is exemplary. It makes no sense that the density and/or height allowed is different than neighboring locations on the busy throughfare of Regent Street. It is not equitable that it would be different. Certainly times have changed since the original Regent Street plan was developed. I hope you will support changes that reflect housing realities and equity in your decision making.

Sincerely,

Nanci Bradley

108 S. Mills Street—Nanci Bradley Early Childhood Education Center

Madison, WI, 53715 meiOnade

July 27, 2023

RE: Hong Kong Café, Rezoning at Higher Density than previous Neighborhood Plan

To Whom it may concern,

As a past participant in the Regent Street Master Plan and as a (long ago) former Common Council member, I am in support of higher density than the old plan recommended in approximately 2006. I support 6-8 stories at both the Neighborhood House and HK Café site. I do think affordability and net zero emissions could be threaded into quality projects at these sites and that It is equitable to allow similar densities as the Davis Duehr/Dean, MacDonalds and other neighborhood sites. There have been drastically changing dynamics that inform our current situation. What has not changed is the commitment to a strong neighborhood that both the small business of the Hong Kong Café and Neighborhood House has always shown in their work and collaboration to address neighborhood problems and concerns. What is also unique is the relative lack of homeowners in proximity to these facilities.

Although I am very familiar with nearest neighborhood homeowner and know her support for both of these neighborhood institutions.

I do think additional density comes with additional responsibilities. Those trade offs are in responsive property management and maintenance with a plan to address problems as they are arising, affordability in at least some of the additional allowed square footage, and an environment design for an increasingly ravaged planet.

I hope you will makes changes and recommendations with these elements in mind.

Sincerely,

Andy Heidt 608-622-5585;

CC: Terry Leung, Hong Kong Café Tag Evers, District 13 Common Council (can you please share this with Madison's oldest community center?)



Noighborhood Kouso Community Contor 39 S. Mills 81. : Madeon WI. 53715 neighborhoodhodeenadisen erg Madeons first and sidest community center Set 1903

Laura Gundlach, Executive Director Neighborhood House Community Center 29 S. Mills St. Madison WI 53175

July 27, 2023

I am writing to express the wholehearted support of Neighborhood House Community Center for the zoning change of 2 S. Mills Street from its existing designation of Neighborhood Mixed Use to Community Mixed Use.

The owners of the property and proprietors of Hong Kong Cafe have been enduring friends and partners of Neighborhood House, which is located just half a block away from the restaurant. Phil, Terry, and their siblings are valued members of our community and they have consistently demonstrated a strong commitment to fostering positive relationships and contributing to the growth and well-being of our neighborhood.

Their collaboration and partnership have been integral to the well-being of our center. Hong Kong Cafe has donated to fundraisers, events, and youth programs; performs regular landscaping at the center; and provided food for our food pantry. Additionally, Phil has assisted us with all of our maintenance needs since the sudden death of our longtime facilities engineer over a year ago. I cannot say enough good things about the support they have provided at no cost for our center.

In addition to their support of Neighborhood House, they are long standing champions of other local businesses on Regent Street and neighborhood residents.

We support the change to Community Mixed Use zoning and whatever future projects may come out of it. The change to higher height restrictions will allow for the potential of developing more much-needed housing in our neighborhood.

in conclusion, I wholeheartedly endorse Hong Kong Cafe's application for a zoning change. Their establishment has proven time and again to be a vital and caring presence in our community, and I am confident that with this change, they will continue to create a positive impact for years to come.

Sincerely,

Laura Gundlach Executive Director, Neighborhood House Community Center



Neighborhood House Community Center 29 S. Mills St. | Madison WI. 53715 neighborhoodhousemadison.org Madison's first and oldest community center Est. 1916

Laura Gundlach, Executive Director Neighborhood House Community Center 29 S. Mills St. Madison Wi 53175

October 5, 2023

My name is Laura Gundlach and i am the executive director at Neighborhood House Community Center, located at 29 S. Mills St. I am writing to express the wholehearted support for increased height in any future development at 2 S. Mills Street (Hong Kong Café).

I have been made aware that the portion of any future redevelopment could be eight stories facing Regent Street, but that the portion facing Bowen Court would be of a lower height. Madison is in dire need of more housing, especially close to campus/downtown. A change to higher height restrictions of eight stories for the whole building will allow for the potential of developing more much-needed housing in our neighborhood.

Neighborhood House is currently working with The Alexander Company to redevelop our site into a 6-story building. Other potential redevelopments in the Regent Street area plan to build even higher. Allowing higher development at Hong Kong Café will align with other developments in the area and be consistent with surrounding buildings.

The owners of the property and proprietors of Hong Kong Cafe have been enduring friends and partners of Neighborhood House, which is located just half a block away from the restaurant. Phil, Terry, and their siblings are valued members of our community and they have consistently demonstrated a strong commitment to fostering positive relationships and contributing to the growth and well-being of our neighborhood.

Their collaboration and partnership have been integral to the well-being of our center. Hong Kong Cafe has donated to fundraisers, events, and youth programs; performs regular landscaping at the center; and provided food for our food pantry. Additionally, Phil has assisted us with all of our maintenance needs since the sudden death of our longtime facilities engineer over a year ago. I cannot say enough good things about the support they have provided at no cost for our center.

In addition to their support of Neighborhood House, they are long standing champions of other local businesses on Regent Street and neighborhood residents.

In conclusion, I enthusiastically endorse an increase in height for the portion of the redevelopment facing Bowen Court. Their establishment has proven time and again to be a vital and caring presence in our community, and I am confident that with this change, they will continue to create a positive impact and access to more housing in Madison for years to come.

Sincerely;

Laura Gundlach Executive Director, Neighborhood House Community Center

TALLARD APARTMENTS LLC

July 24, 2023

To whom it may concern:

Re: Regent Street Neighborhood Master Plan, Building Height

Jeff Tallard, Ed Tallard, & I, the owners of Tallard Apartments LLC, are in support of the potential to raise the maximum number of building stories in the area surrounded by Regent Street – South Mills Street – Milton Street – South Charter Street to six stories from the current plan of three/four stories. We support changing the district from NMU to CMU designation. We are owners of several properties inside that border. Currently, we have no plan to potentially develop. But, by raising the building height to six stories may entice someone to do so. A project would be more economically viable with more stories.

Any new construction in this area would be a positive for this section of the Regent Street corridor. It would create economic development as well as enhance curb appeal from the older homes and commercial properties. It is a vibrant area of Madison, but is kind of an eyesore with no real continuity between properties.

Sincerely,

Peter Lemberger Co-Owner/Broker Tallard Apartments LLC

TALLARD APARTMENTS LLC

October 10, 2023

To whom it may concern,

Re: Regent Neighborhood Master Plan, Building Height

Jeff Tallard, Ed Tallard and I are the owners of Tallard Apartments LLC. We own and manage the following properties in the Regent – Charter – Bowen – Milton - S. Mills blocks:

1117 Bowen Court

1119 Bowen Court

1125 Bowen Court

1128 Bowen Court

1129/31 Bowen Court

15 S. Charter Street

36 S. Mills Street

1114 Milton Street

1120 Milton Street

1124 Milton Street

1128 Milton Street

1132 Milton Street

We are support of converting these entire blocks to a CMU designation.

Sincerely,

Peter Lemberger Co-Owner/Broker Tallard Apartments LLC

1445 Regent Street, Madison, WJ 53711 Phone (608) 250-0202 Fax (608) 256-5906 www.tallardapartments.com

Current height restrictions on Regent Street

From: Jim Stopple (jim@madisonproperty.com)

To: terryleung1668@yahoo.com

Date: Tuesday, July 11, 2023 at 11:17 AM CDT

Terry, thank you for visiting with me today about your goals and aspirations for your property at the corner of South Mills and Regent Street and the entire Regent Street community. Development is going on throughout Madison. We are seeing developments heights as high as 14 stories, yet Regent Street is confined to four- to six-story buildings.

The Hong Kong Café block is ideal for development. It sits just a few blocks from Meriter Hospital and the University of Wisconsin. As a Regent Street owner, I would encourage the City of Madison Zoning Department to re-evaluate the Regent Street Neighborhood Master Plan and increase height to 8 to 12 stories.

Please let me know if there's anything I can do to assist.

Thank you.

James Stopple, CPM Madison Property Management, inc. 1202 Regent St. Madison, WI 53715 Desk 608-268-4912 Cell 608-516-8272 Office 608-251-8777 Jim@madisonproperty.com www.madisonproperty.com July 25, 2023

To whom it may concern,

Greetings,

· · ·

Trinity United Methodist Church supports the Hong Kong Cafe's request to change the designation for the 1100 block of Regent Street to "Community Mixed Use".

· · ·

Thank you for your consideration.

David Jahr Treasurer Trinity United Methodist Church 1123 Vilas Ave. Madison, WI. 53715 To whom it may concern,

I Roger Charly owner of Budget Bicycle Center stores 930, 1124, 1230 Regent. I also own several other properties on Regent Street; 912, 1002, 1201, and 1234 Regent St. I support Hong Kong Café in pursuing a change for the south side of 1100 block of Regent St to "Community Mixed Use". I also support changing building height to 6 stories. I was on the committee that addressed these changes.

Kind Regards,

Roger Lee/Charly

de charly

1230 Regent Street Madison, WI 53715

608.347.7911

Subject: Support for Hong Kong Cafe's Future Land Use Map Amendment Request

Dear City Planning Department

I am writing to express my enthusiastic support for Hong Kong Cafe's request to amend the Future Land Use map of the Comprehensive Plan. Specifically, I am in favor of their proposal for a zoning change from the current designation as Neighborhood Mixed Use to Community Mixed Use at 2 South Mills. As a Greenbush resident, Board Chair of Neighborhood House and a fellow small business owner who values positive local development I am eager to voice my endorsement for this initiative.

Hong Kong Cafe has a great track record in the neighborhood, supporting fellow businesses, donating their time and efforts to helping out at Neighborhood House and running safe, and well regarded operations at their restaurant.

I urge the City Planning Department to consider their request favorably, recognizing the positive impact they have on our neighborhood.

Thank you for your time and consideration. Sincerely,

Samuel Brown Owner, Leopold's Books Bar Caffe

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Re: Opinion question on neighborhood assoc. business memberships

From: John Perkins (perkinsj71@gmail.com)

- To: terrylsung1668@yahoo.com
- Date: Monday, July 24, 2023 at 09:51 PM CDT

We had some discussion about this with Tag last week that led to a discussion with city staff. There were two of us on the call from Greenbush, one from Vilas plus Tag and 2 from the city planning department.

I admit i took some issue to Tag saying he was going to push for the change from NMU to CMU in the long-range iand use plan. After some spirited discussion, the idea was floated to city staff to change the definition of NMU to be 2-5 stories rather than the 2-4. This would coincide with the 4 stories plus one bonus that's allowed under the current TSS (and, I believe, NMX) zoning district. City planning felt this was too big of a change to take on during this 5-year update.

I'll follow up with Tag's plan for alterations in this area. I don't like the idea of someone trying to change the zoning from TSS to CC or something else that allows for even further height. Neighbors didn't seem to have an issue with 5 stories on the Jensen site, so I suspect 5 stories wouldn't have much resistance on yours. We may be able to get changes added with a footnote on height.

Do you have an idea whether a redevelopment on your block would work at 5 stories? Or is someone going to say they can't make it cash-flow unless it is at least 6? That could change neighbore' attitude on the land-use change.

The devil is definitely in the details for such projects. If you don't have a good feel for the height requirement, please let me know.

John

To whom it may concern,

ITINA. Challes owner of Choles floral company located at 1135 Regent St.

I want to take this opportunity to show our support to Hong Kong Café in pursuing a change for our block to " Community Mixed Use "

Choles Floral Company

1135 Regent St Madison WI 53715

608-256-7727

Ting. Cheh

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31 S. Mills St. Madison, WI 53715 (608) 308-2510 phone (608) 204-0806 fax

July 25, 2023

Plan Commission City of Madison C/O City of Madison Dept of Planning & Community & Economic Development 215 Martin Luther King Jr. Blvd Madison, WI 53713

Dear Plan Commission Members,

As owner of 1111 Regent St, we support the amendment requesting:

- 1. The block bounded by Regent, Mills, Charter and Bowen Court:
 - a. Neighborhood Mixed Use (NMU) portion amended to Community Mixed Use (CMU)
 - b. Low-Medium Residential (LMR) portion to Community Mixed Use (CMU)

We agree that the requested changes are in line with much higher allowable heights of the surrounding blocks. This amendment would support gradual height transitions to the residential neighborhood to the south and west. As the owner of several properties in the Regent Street corridor, we see this as a smart growth plan.

Kindest Regards,

Steve Rognsvoog Director of Operations 4 Lakes Properties Managing Agent/Owner Hamilton Butler, LLC steve@4lakesproperties.com

September 6, 2023

Jennifer Kilmer and Barrett Kilmer owners Indie Coffee LLC 1225 Regent St. Madison, WI 53715

Dear Plan Commission members,

We are writing to express support for the proposal put forth by Philip and Terry Leung of Hong Kong Café and New World Investments LLC, to increase the height restrictions on Regent between East Campus Mall and Monroe Street. We have operated Indie Coffee at 1225 Regent for the past 19 years and have known Philip and Terry for most of that time. We have heard nothing but support from neighbors and the business community and believe more housing density in this area would greagtly benefit the city of Madison as a whole.

Thank you for your time and consideration.

Best, Jennifer and Barrett Kilmer

PETITION

Hong Kong Café, and other property owners in the area of Regent Street and Mills Street, are seeking a Generalized Future Land Use (GFLU) map amendment to the Comprehensive Plan to guide future zoning considerations and redevelopment for the 1100 south block of Regent Street. The following amendments are requested:

The block bounded by Regent, Mills, Charter and Bowen Court:

- a. <u>Neighborhood Mixed Use (NMU)</u> portion amended to <u>Community Mixed Use (CMU)</u>
- b. Low-Medium Residential (LMR) portion to Community Mixed Use (CMU)

Supporting this request are the following points:

- the recent adoption of the Transit overlay district within ¼ mile of Park Street, the lack of development in this particular area of Regent Street due to the economics of real estate, land and development costs, and the City of Madison's long-term need to provide more opportunities for the creation of housing and other supportive commercial development.
- 2. Additionally, properties immediately to the north and east of the subject blocks are currently shown to be CMU and Employment (E) with much higher allowable heights. This amendment would support gradual height transitions to the residential neighborhood to the south and west.
- 3. The neighborhood plan was adopted prior to the 2018 Comp Plan, and conditions have changed substantially in the interim since the neighborhood plan was adopted. The current plan hamstrings redevelopment of the Regent Street corridor with low buildable heights. In light of underlying real estate values, developments at the lower heights are far less economically feasible without substantial subsidy.
- 4. The proposed amendment is consistent with the goals, strategies and actions of the 2018 Comprehensive Plan with regard to land use/transportation, housing, growing equitable economy, creating cultural vibrancy and character, and supporting parks with successful development and the fees it generates.
- 5. The proposed amendment fits well within the context of the predominant desired uses of the surrounding area, with potential for more housing and supporting commercial activity. Regent Street is unquestionably a commercial block at a crucial boundary between campus and neighborhoods. Allowing additional height in this corridor will spur improvements that the Comp Plan, businesses and neighbors north and south desire.



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Signature Address Name (print) 621 JacobsAM James Morin kenes 2601 Baday L Mar homas 3003 Marvin Ct. TOUF 3003 Marries H 7 QUIN 306 Landmark (ice daine) narb 1918 Madison St. hree 19118 Madison St Schrocder mil 617 S. hadison St Stagton ø NARSON 4129 Monona 1Z Vorm Curtis-Wallell 3347 Nº Stoni Cuese Grile, Madison -hiaddell he Curtis ST. MADISM 030 16H C 1305 NorthPar 0/20 2233 SELFIRK NEIVE SCILLUMM, M.M.CHAFE 113 VON DURSENSI 11. Schme 2.PK ILNC Keyes 5 PGPI GRUSH 120 mass 1909 Kours A Max 1.010 Ĩ--^` G ch 3552 3552 KI avid OR ensind TAR DISON AND Sharasburg 10 MADISON SKIOUM GRE66 CHIEVE Madigh IBWA AVISTANSIA Modison BAHP \mathcal{D} OSCIMACINI UNKON N Butter St-Mader 20 CUAR

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Name (print) NAMESON FERREIRA	Address USII MH/ERAVE- 53266	Signature
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Das Molley	146 Lawrelt 53704	Jenne Mill
Liz Windsor-Engnell	1330 Forster Or 53704	<u> </u>
Ruigun Chen	1301 Reed Lt. 5359)	Roy
Patrick Harvey April 2 Jacks	1446 Wheeler Rd. Http://weeler Rd.	AT AS
Nate Gramison	7/1 Cricket La Unit 3	Math Hanning
Rachel David	17576 S. Fish Havehery	Mentre D'
Kule Anderson	1756 S Fish Hatchery Rd 53575	Mill Lallen
Lee Fing Ong	127 Burnwyck Dr. Jone sville WI	Lee Ring Ong
Annika Mueller-Owens	1335 Banes & Drake St.	Auter
Elias Milanich	1335 Drave Street	- Ilana Milling
Hope Marshall	1335 Drake Street	AL CON
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P.14

From:	Marcia Caton Campbell
То:	Plan Commission Comments
Cc:	Nicholas Leete
Subject:	Public Comment on Comprehensive Plan Interim Update
Date:	Wednesday, November 8, 2023 10:18:25 AM
Attachments:	Leete & Caton Campbell Plan Commission 20231108.pdf

Caution: This email was sent from an external source. Avoid unknown links and attachments.

Dear Plan Commission Members:

Attached are comments that Nicholas Leete, Chair of the Madison Food Policy Council, and I have prepared on the upcoming Generalized Future Land Use map update discussion scheduled to take place at the November 13th Plan Commission meeting. We thank you for your time in reviewing our feedback.

Sincerely yours,

Marcia Caton Campbell, MCRP, PhD (she/her/hers) Executive Director

[•]rooted

2702 International Lane, Suite 200 Madison, WI 53704 P: 608.772.0120 (Mobile) marcia@rootedwi.org www.rootedwi.org

I acknowledge that I live, work on, and benefit from the unceded ancestral lands of the Ho-Chunk nation known as Teejop (day-jope) since time immemorial. To learn more, please visit <u>https://native-land.ca/</u>.



November 8, 2023

To: City of Madison Plan Commissioners

From: Nicholas Leete, Director, Gardens Network Director, Rooted, and Chair, Madison Food Policy Council

Marcia Caton Campbell, Executive Director, Rooted, Member, Dane Food Council

Re: Comprehensive Plan Interim Update, Changes to the Generalized Future Land Use Map

As members of the Regional Agriculture and Food Sovereignty Working Group (RAFS), an entity created by the Madison Food Policy Council and Dane County Food Council, we have heard many requests for the preservation of farmland generally, along with specific requests from gardeners and farmers for access to farmland in and near the city. For the former, please see the recent Taskforce on Farmland Preservation adopted by the Common Council earlier this year. The latter includes a survey conducted by Rooted Gardens Network staff (including Nicholas Leete), of individuals interested in growing space over ¼ acre in size. With farmland preservation in mind, we ask the Plan Commission to consider the following:

First, the requirement that the Generalized Future Land Use (GFLU) amendment recommendations be limited to areas greater than 2 acres does not match the small scale at which most urban agriculture takes place. We ask that as the Plan Commission considers changes, and as this plan is used in the implementation of future zoning decisions, that sections of land down to ¼-acre (10,890 sq. ft.) in size be considered as important areas to preserve undisturbed. A ¼-acre plot can encompass 20 community garden plots at 20' x20' per plot, or is large enough for a small urban farm operation.

For your reference, and so that Plan Commissioners might understand what Rooted staff members (and many others in Madison) mean when we talk about urban agriculture, we attach two excerpts from American Planning Association Planning Advisory Service Report No. 563, *Urban Agriculture: Growing Healthy, Sustainable Places*, authored by Kimberley Hodgson, Marcia Caton Campbell, and Martin Bailkey.

- Excerpt #1, <u>Urban Agriculture Described</u>, offers a definition of urban agriculture and describes the value of this type of land use to overall community health and well-being, including its usefulness as an indicator of community resilience in environmental as well as social aspects.
- Excerpt #2, <u>Typology of Urban Agriculture</u>, covers the broad and varied range of types of urban agriculture practiced in cities around the United States, including the types of structures and facilities involved to support them.

We invite you to read these two excerpts to see why we are concerned about a requirement that GFLU amendment recommendations be limited to areas greater than 2 acres in size.



Second, we ask that the Plan Commission reconsider the GFLU Map Amendment Applications Nos. 66, 67, 68, and 69, made by Rooted staff, which recommended preserving all or a portion of areas on the east side of Madison as Parks and Open Space, with a goal of agricultural preservation. These suggestions were rejected by staff largely because they are part of or near planned low-density residential (LR) development. We suggest that rather than adding more low-density residential land to the city, the majority of these areas should be Parks and Open Space with some areas rezoned to higher density residential uses, or ideally, retain all of these areas for urban agricultural, while identifying other areas of LR generalized future land use to convert to higher density residential. Having agriculture or other open space adjacent to higher density development is mutually beneficial: higher residential density creates both an increased need for open space uses such as community agriculture and also generates larger, more concentrated user groups for those spaces. We believe this would be a preferable plan over continued low-density development.

With regard to specific amendments:

- Application #67 was not supported because "requester doesn't own the property,, but it appears that many requests came from "organization not listed or submitted by individual" and one such application (#51) was accepted. As a result, we request staff reconsideration of our application.
- Application #69 was not recommended because the "area is nearing build-out....[and] on a transit line." Again, we do not see LR as an appropriate land use for an area that is near build-out and on a transit line. Higher densities are required to make transit operations cost effective; people residing at the scale of an LR development are most likely automobile drivers rather than transit riders. Ideally, there would be higher density development along the transit line, with urban agriculture close by, rather than a sparsely populated area on a transit line with agricultural land out of reach of public transit.

Finally, we express our dismay at the difficulty in identifying areas appropriate for agricultural land preservation for the GFLU update, given the limitations and restrictions placed on the task. As Director of the Gardens Network, one of the signers of this letter is extremely knowledgeable about the scale at which urban agriculture is practiced in Madison and the demand for additional urban gardening and farming spaces around the city. The other signer is a trained city planner whose expertise is community and regional food systems planning (and author of the publication excerpted above), with decades of experience. If we found it nearly impossible to identify any areas to recommend for preservation as agricultural land in a GFLU update, what luck would the general public have in performing this task and providing their input to the process?



We appreciate that the task of updating the GFLU map is significant, requiring considerable effort on the part of planning staff and careful consideration by the Plan Commission. We thank you for taking the time to read our comments.

Sincerely yours,

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Nicholas Leete Gardens Network Director <u>nicholas@rootedwi.org</u> Chair, Food Policy Council Chair, Food Policy Working Group

Marcia Caton Campber

Marcia Caton Campbell, MCRP, PhD Executive Director <u>marcia@rootedwi.org</u> Member, Dane County Food Council Chair, Food Plan Working Group Past Chair, American Planning Association Food Systems Division Excerpt from Kimberley Hodgson, Marcia Caton Campbell, and Martin Bailkey. 2011. *Urban Agriculture: Growing Healthy Sustainable Places*, Planning Advisory Service Report No. 563, Chicago: American Planning Association, pp. 2-4.

Urban agriculture has implications for urban planning as regulated by local and regional governments and planning agencies. *Urban agriculture* entails the production of food for personal consumption, education, donation, or sale and includes associated physical and organizational infrastructure, policies, and programs within urban, suburban, and rural built environments. From community and school gardens in small rural towns and commercial farms in first-ring suburbs to rooftop gardens and bee-keeping operations in built-out cities, urban agriculture exists in multiple forms and for multiple purposes.

While it is a small component of the larger community-based food system, urban agriculture is important to the overall health and resilience of communities and regions, and as a practice it is expected to increase over the next decade. Therefore, urban agriculture has implications for urban planning as regulated by local and regional governments and planning agencies. These implications need analysis and clarification, since urban agriculture falls somewhat outside the range of traditional land-use designations (e.g., is a commercial urban farm as a land use most similar to a rural farm, a commercial enterprise, or a public park?). There are also emerging connections between urban agriculture and the redevelopment of urban brownfields in residential and industrial areas (see, e.g., Kaufman and Bailkey 2004), as well as the more extensive and more productive use of lawns and green space. Urban agriculture has been found to influence the value of neighboring real estate and thus has implications for land use beyond the boundaries of a particular agricultural site (Voicu and Been 2008).



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Along with its connections to land-use planning, urban agriculture can contribute significantly to the development of social connections, capacity building, and community empowerment in urban neighborhoods, most commonly through community gardening (Hynes 1996; Johnson 2010). In addition, it offers links to community development practice as a viable means of creating jobs, training youth, supplementing food budgets, and generating modest levels of revenue for urban farmers who sell their products. Urban agriculture also has much to offer community health planners as a healthpromoting activity but also as a mechanism to connect urban and suburban producers of fruits and vegetables with urban consumers. When combined with other efforts to improve access to healthy, affordable food (such as healthy-corner-store programs and supermarket-financing initiatives), urban agriculture can become a valuable tool in promoting community food security, particularly in low-income, urban neighborhoods.¹

In American cities that have been especially hard hit by economic decline or that suffer from degraded environments, urban agriculture is increasingly being viewed by communities as a useful indicator of resilience.² Older, industrial cities—such as Cleveland, Detroit, and Buffalo—with their drastic losses of population and acres of vacant land resulting from depopulation and disinvestment, are emerging as centers for urban agriculture initiatives. In essence, they are becoming laboratories for the future role of urban food production in the postindustrial city. Yet urban agriculture is also an Urban agriculture is increasingly seen as an indicator of community resilience.



increasingly important land use in dense, built-out cities such as Seattle and New York. Problems of food access disparities, childhood obesity, and food illiteracy have prompted urban agriculture activity on a variety of traditional and nontraditional spaces on public and private property.³

Finally, urban agriculture is part of a larger community-based foodsystem continuum that spans rural, periurban (peripheral areas where urban or suburban meets rural), suburban, and urban areas. As such, it is a key component of the emerging practice area of community and regional food systems planning that appears to be garnering increased acceptance among planning practitioners, educators, and students. As described in PAS Report No. 554 (Raja et al. 2008), community food planning seeks to foster greater levels of health and nutrition, particularly in low-income communities, by creating productive "food environments" through programmatic efforts (including community gardens and urban farms, farmers markets, and direct farm-to-school meal programs), policy initiatives (food charters and food policy councils), and comprehensive plans and zoning measures that accommodate community food activities.

A community-based food-systems approach has the potential to simultaneously address issues of food security, public health, social justice, and ecological health in local communities and regions, as well as the economic vitality of agriculture and rural communities. Such an approach emphasizes, strengthens, and makes visible the relationships among producers, processors, distributors, and consumers of food at the local and regional levels (Raja et al. 2008), while aiming to be:

Place-based, promoting networks of stakeholders, linking urban and rural issues, engaging residents, and creating senses of place;

Ecologically sound, using environmentally sustainable methods for producing, processing, distributing, transporting, and disposing of food and agricultural by-products;

Economically productive, bolstering development capacity and providing job opportunities for farmers and community residents;

Socially cohesive, facilitating trust, sharing, and community building across a diverse range of cultures and addressing the concerns and needs of marginalized groups, including minority and immigrant farmers and farm laborers, financially struggling small farmers, and underserved inner-city and rural residents; and

Food secure and literate, providing equitable physical and economic access to safe, nutritious, culturally appropriate, and sustainably grown food at all times across communities and fostering an understanding and appreciation of food, from production to disposal.

While programs, projects, and entrepreneurial activity are important components of a healthy, sustainable food system, their replication and effectiveness are often hindered by the absence of public policies that provide governmental, legal, and institutional support for community-based food systems (Raja et al. 2008). Historically, planners and local governments have had limited interests in food-systems issues and food policy (Pothukuchi and Kaufman 1999, 2000; Caton Campbell 2004). However, a number of formal and informal coalitions of food-system stakeholders, including local and regional governments and planners, are developing and implementing successful plans and policies to address issues—from food production to waste disposal—in hopes of creating healthier, more sustainable food systems, communities, and people. Planning Advisory Service Report No. 563, Chicago: American Planning Association, pp. 17-19.

CATEGORY	ТҮРЕ	DESCRIPTION
	Private Garden	Private food-producing gardens located in the front or back yard, rooftop, courtyard, balcony, fence, wall, window sill, or basement of a private single-family or multifamily residence, attended to by an individual or gardening business. End products are typically used for personal consumption. Examples: National Gardening Association (www.garden.org), American Horticultural Society (www.ahs.org), Organic Gardening (www.organicgardening.com)
	Community Garden	Small- to medium-scale production of food-producing and ornamental plants, on contiguous or discontinuous plots of land, located on public or private property in residential areas, gardened and managed collectively by a group. Gardening activities and end products are typically used for consumption or education; however, they may also be sold on- or off-site, depending on local government regulations and the goals of the garden as a collective effort. Examples: American Community Gardening Association's community garden database (http://acga.localharvest.org), P-Patch Community Gardens (Seattle; www.seattle.gov/neighborhoods/ppatch), Neighborhood Gardens Association (Philadelphia; www.ngalandtrust.org)
C I A L	Institutional Garden	Small to large food-producing gardens or orchards located on private or public institutional property (school, hospital, faith-based organization, workplace) in a residential, commercial, or mixed-use area, gardened by an organization or business. The process of gardening is typically used for educational, therapeutic, and community service purposes—including but not limited to nutrition education, environmental stewardship, and community ministry. The end products are typically used for donation or consumption. Depending on local government regulations, they may also be sold on- or off-site at a stand, market, or store to financially support the garden's specific activities. Examples: Edible Schoolyard garden (Berkeley, Calif.; www.edible schoolyard.org), Google Corporation organic garden (Mountain View, Calif.; www.google .com/corporate/green/employee-benefits.html), Harvard Pilgrim Health Care employee garden (Wellesley, Mass.), Legacy Good Samaritan Hospital garden (Portland, Ore.); Sophia Louise Durbridge-Wege Living Garden at the Family Life Centre (Grand Rapids, Mich.)
0 M M E R	Demonstration Garden	Small food-producing garden located on private property (school, hospital, faith-based organization, workplace) or public property (park, school, and other civic space) in a residential, commercial, or mixed use area for public demonstration purposes only, gardened by a local government agency, community organization, or business. End products are typically donated to local organizations and food banks. Examples: Baltimore City Hall vegetable garden, San Francisco City Hall Victory Garden, Not a Cornfield (Los Angeles; http://notacornfield.com), Public Farm One (New York; www.publicfarm1.org)
N O N C	Edible Landscape	The use of food-producing plants in the design of private and public outdoor spaces in residential, commercial, and mixed use developments, attended to by an individual or business. End products are typically used for consumption. Examples: Edible Estates (www.fritzhaeg.com/ garden/initiatives/edibleestates/main.html), South East False Creek Mixed Used Development (Vancouver, B.C.; http://vancouver.ca/commsvcs/southeast/docments/pdf/designingUA.pdf)
	Guerrilla Garden	Unauthorized appropriation and cultivation of food-producing or ornamental plants on untended, abandoned, or vacant private or public land by an individual or group. End products are typically used for neighborhood revitalization purposes. Examples: Los Angeles Guerrilla Gardening (www.laguerrillagardening.org), SoCal Guerrilla Gardening (http:// socalguerrillagardening.org), Edmonton Guerrilla Gardening (http://edmontongg.blogspot. com), South Phila Guerrilla Gardening (http://guerrillaphilly.wordpress.com), Green Guerillas (New York; www.greenguerillas.org)
	Hobby Beekeeping	Small-scale keeping of honeybees for personal use. Beehives can be colocated with gardens or nongarden uses (such as parks), on underutilized spaces (including rooftops) in residential, mixed use, or other public land areas. End products are typcially used for personal consumption, education, or donation. Examples: City Hall Bees (Vancouver, B.C.; http:// vancouver.ca/commsvcs/socialplanning/initiatives/foodpolicy/projects/beekeeping.htm), New York City Beekeepers Association (www.nyc-bees.org)
	Hobby Chicken Keeping	Small-scale keeping of chickens for personal use in residential areas, or for commercial use in residential, mixed use, or other public land areas. Poultry keeping can be colocated with other agriculture and nonagriculture uses. End products are typically used for personal consumption, education, or sale. Examples: Backyard Chickens (Vancouver, B.C.; http://vancouver.ca/commsvcs/socialplanning/initiatives/foodpolicy/projects/chickens.htm), A2 City Chickens (Ann Arbor, Mich.; www.a2citychickens.com), Chicken Keepers (Cleveland; www.localfoodcleveland.org/group/chickenkeepers)

Table 2.1. Typology of urban agriculture

(continued)

(continued from page 17)

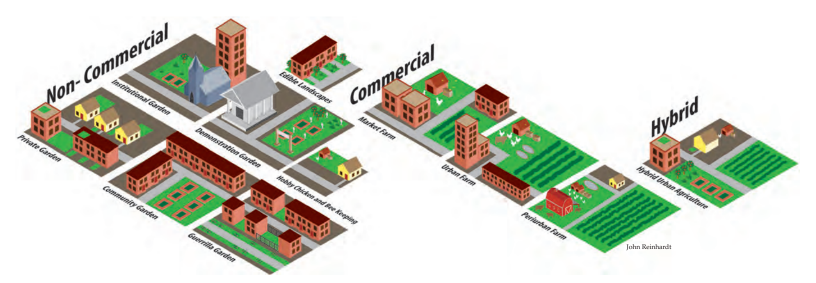
CATEGORY	ТҮРЕ	DESCRIPTION
	Market Farm	Small- to medium-scale production of food-producing or ornamental plants, bees, fish, poultry, or small farm animals located on public or private property, and designed and managed for commercial purposes using a variety of growing techniques including in-soil, container, hydroponic, and aquaponic growing systems. End products are typically sold on- or off-site at a stand, market, or store. Examples: Urban Growth Farm (Cleveland; www.urbangrowthfarms .com), Fresh Roots Farm (Atlanta; www.freshrootsfarm.com)
I E R C I A L	Urban Farm	Typically larger than market gardens and include larger-scale production of food-producing or ornamental plants, bees, fish, poultry, or small to medium-sized farm animals for commercial purposes using a variety of horizontal and vertical growing techniques including in-soil, container, hydroponic, and aquaponic growing systems. End products are typically sold on- or off-site at a stand, market, or store. If large enough, urban farms may adopt the community-supported agriculture (CSA) distribution model, through which consumers of the farm's produce over the growing season also share in its risks. Examples: Greensgrow Farm (Philadelphia; www .greensgrow.org), Red Planet Vegetables (Providence, R.I.; http://redplanetvegetables.wordpress .com), Springdale Farm (Austin, Tex.; http://springdalefarmaustin.com), Brooklyn Grange Farm (Brooklyn, N.Y.; http://brooklyngrangefarm.com)
C O M	Periurban Farm	Practiced outside or on the fringes of metropolitan areas, often on agricultural land facing some threat of future development. Includes larger-scale production of food-producing or ornamental plants, bees, fish, poultry, or small to large farm animals for commercial purposes using a variety of growing techniques including in-soil, container, hydroponic, and aquaponic growing systems. Such farms are managed as agricultural businesses and may employ organic techniques or the CSA model. In most cases, the farm's production is marketed and distributed in the nearby metropolitan area. Examples: Potomac Vegetable Farms (Vienna, Va.; www .potomacvegetablefarms.com), Full Circle Farm (King County, Wash; www.fullcirclefarm.com)
	Beekeeping	Medium- to large-scale keeping of honeybees for commerical use. Beehives can be colocated with other urban agriculture uses (such as market gardens or urban farms) or other nonagriculture uses (such as parks or rain gardens), on underutilized spaces (including rooftops), in residential, commercial, mixed use, or industrial areas. End products are typically used for sale. Examples: Backyard Bees (Southern Calif.; http://backyardbees.net), Burgh Bees (Pittsburgh; www .burghbees.com), Earthworks Urban Farm (Detroit; www.cskdetroit.org/EWG/apiary.cfm).
НҮВКІD	Hybrid Urban Agriculture	Any combination of gardens and farms that produce food-producing or ornamental plants, bees, fish, poultry, or small to medium-sized farm animals for personal consumption, education, donation, and sale. Examples: 21 Acres (King County, Wash.; http://21acres .org), Hollygrove Market and Farm (New Orleans; www.hollygrovemarket.com), Growing Power (Milwaukee, Wis.; www.growingpower.org), Lynchburg Grows (Lynchburg, Va.; www .lynchburggrows.org), GROWHAUS (Denver; www.thegrowhaus.com)

Note:

Small = 0 to $\frac{1}{2}$ acre or 1 beehive, 1–4 poultry, or 1 animal.

Medium = 1 to 2 acres or 2-4 beehives, 5-10 poultry, or 2-4 animals depending on poultry or animal size and available space.

Large = 5-10 beehives, 11 or more poultry, or 5-10 animals depending on poultry or animal size and available space.



ELEMENT	DESCRIPTION
Accessory Structures and Materials	
Growing	Raised beds, containers, and similar contained growing systems; planting-preparation houses or similar structures; greenhouses, hoop houses, coldframes, and similar structures used to extend the growing season; or hydroponic equipment, supplies, and structures
Irrigation	Water hoses, rain barrels, and other equipment used to irrigate the garden or farm
Compost	Bins, worms, screens, inputs (household, restaurant, or other food-service food waste; yard wastes; and poultry or animal manure), and other materials
Bees, poultry, and animals	Beehives, coops, cages, stables, barns, fences, or other enclosures
Fish	Aquaponic equipment, supplies, and structures
Storage	Tool sheds, dry or cold storage rooms, and other similar structures
On-site sales	Farm stand, retail store, or similar structure
Other	Benches, shade pavillions, restroom facilities, office space, picnic tables, children's play areas, and other structures and spaces.
Processing Facilities	
On-site facility	Partially or fully equipped kitchen for food preparation, preservation, or packaging, located on-site for personal consumption or commercial purposes. Commercial facilities are state inspected and licensed to allow the preparation and preservation of food for sale to a variety of retail destinations.
Community kitchen	Shared-use facility with a partially to fully equipped kitchen used for food preparation, preservation, and packaging. Noncommercial facilities are used for personal consumption purposes only and can be located anywhere from church basements to community centers to freestanding structures. Commercial facilities are state inspected and licensed to allow the preparation and preservation of food for sale to a variety of retail destinations.
Community processing center	Small-scale state-inspected and licensed facility containing a variety of equipment, whic can be rented by urban growers to add value to raw food products through processing, packaging, and subsequent delivery to retail destinations
Distribution	
Food hub	Centrally located facility with a physical drop-off point for multiple food producers (gardeners, farmers) and a pick-up point for food buyers (restaurants, stores, institution cooperatives, caterers, etc.) wanting to buy locally grown or raised food products; or an online, virtual meeting place to connect food producers and sellers with food buyers
Retail Destinations	
Farm stand	Small retail venue, typically featuring one urban farmer, located on-site at a market garden, urban farm, or periurban farm, to sell agricultural products directly to consumers
Farmers market	Retail venue featuring multiple urban, periurban, or rural farmers operating within a certain geographic area to sell agricultural products directly to consumers
Community-supported agriculture	Direct grower-to-consumer sale and distribution model that emphasizes shared investment, responsibility, and risk. A grower sells a share of farm output to individuals and families at the beginning of the growing season and supplies seasonal produce and other agriculture products weekly or biweekly throughout the growing season. Agricultural products are typically distributed directly from the farm to an individual shareholder's home, place of work, or designated pick-up site.
Farm-to-institution	Direct sale of locally produced food products to schools, universities and colleges, hospitals and long-term care facilities, prisons and correctional facilities, and other institutional facilities
Food cooperative	Member-owned, member-controlled food business made up of food producers and consumers. Facilitates the direct sale and purchase of agricultural products between members at a designated store; members may be required to pay an equity investment to join the co-op or work in the store, and in return receive special benefits, such as reduced rates
Other	Restaurants, catering businesses, corner stores, bodegas, mobile food carts, and small and larger grocery stores

Table 2.2. Urban agriculture infrastructure

TO: PLAN COMMISSION RE: COMPREHENSIVE PLAN INTERIM UPDATE Legistar #80281

Some of you may be aware of my extensive experience with City of Madison planning processes. I have chaired the Plan Commission, the Community Gardens Committee, the Madison Food Policy Council, and served as interim director of the City's Department of Planning, Community and Economic Development from 2019-2020. Most recently, I chaired the Common Council's Task Force on Farmland Preservation in 2022-23.

I write in support of **Item K** on Staff's List of Proposed Revisions to the City's Comprehensive Plan **adding community gardens and urban agriculture** to the list of appropriate land uses in the Parks & Open Space category on page 25. Madison has made a significant effort to locate (especially) community gardens in publicly owned areas for decades to provide secure land tenure; it is important to both acknowledge and continue this practice.

The parameters for text revisions in the "interim update" process were very restrictive, but the Comprehensive Plan needs **a definition of community gardens**. Consider recommending the definition provided in the Zoning Code be added to the Glossary of Terms (Appendix E).

It is also worth noting that one of the reasons for undertaking the "interim update" process was to acknowledge and incorporate information acquired since 2018 through various planning processes authorized by the City. While most of these updates appear on the GFLU map because of recently adopted neighborhood plans and amendments, the Common Council recently accepted a report from the <u>Task Force on Farmland Preservation</u> that provides important background information, tools and recommendations to guide land use decisions where growing spaces are possible and desired by the community. Building on this report, the City's Subdivision Regulations were revised this summer to include the "preservation of farmland" as one of its purposes, and Economic Division Staff has drafted language to include this criteria in the City's land-banking policy. The "implementation matrix" in the Task Force Report (pages 12-15) also includes recommendations for every chapter of the Comprehensive Plan in the next 10-year update process to acknowledge the important contributions that growing spaces in a broad range of sizes and locations make to our community.

Until then, the Task Force Report provides valuable guidance as you approach land use decisions in the next 5 years until the Comprehensive Plan can more fully reflect these values. Thank you for your consideration.

Nan Fey, 444 West Wilson Street, Madison, WI 53703 11/7/23

Cleveland, Julie

From: Sent: To: Cc:	Jeff Reinke <jsreinke@yahoo.com> Friday, November 3, 2023 5:11 PM Plan Commission Comments benjamin.b.neumann@gmail.com; hannah@schneidewend.com; LLC; URBAN ASSETS LLC; abriddell@me.com; yanzel@wysomusic.org; mhuffman@huffmanfd.com; tlna@groups.io; Rummel, Marsha; Bennett, Juliana; president@tenneylapham.org; jbelknap@znet.com; Meagan.elaine@gmail.com; cherylbalazs@gmail.com; l.dilley@hotmail.com; jsreinke@yahoo.com; tacocatcreations@gmail.com; susan@wysomusic.org; mkundinger@strang-inc.com; mhuffman@huffmankeel.com; roger@wysomusic.org; Ben Bouche; James Zradicka; Eric Plautz; Tyler Brovelli; Mayor; Lance McGrath; John Seamon; Nisa Giaquinto; John Shively; Chris Wagner; John Belknap; Randall Wilkins; Tom Klein; Nicholas Schulenberg; Bridget Fraser</jsreinke@yahoo.com>
Subject:	Comments, an article, and a video, for the Comprehensive Plan Interim Update meeting, on Monday, November 13th (?).
Attachments:	Ultra-Sustainable Construction Article.pdf

Caution: This email was sent from an external source. Avoid unknown links and attachments.

Greetings to the members of the City's Plan Commission, and others. We hope you are all doing well.

Firstly, we are submitting to you, via a pdf, a short article on advances in building technologies. The article is from the 9-22-2023 edition of *Newsweek* magazine.

This article is a prime example of LEED - Leadership in Energy and Environmental Design. Also, while reading on the Comprehensive Plan Interim Update, we somewhere came upon the statement

(sorry, we are not exactly sure where): these new building technologies will make for "#4 [a] better fit with the predominant uses and development patterns in the surrounding area."

These new technologies can save large amounts of money and energy for developers, construction companies, building owners, and the general population.

Secondly, we are submitting a 13:38 minute Ted Talk on how new buildings are being constructed and built to bring more joy into people's lives. If you will please watch the entire video, you will

see and hear about such buildings. We have an example of such a building, going up right now, here in Madison, Wi. We are referring to the WYSO (Wisconsin Youth Sympathy Orchestra) building,

on the 1100 block of East Washington Avenue.

We encourage the Commissioners and everyone to read the article and view the video. Our hope, intention, and purpose is that Madison will use these technologies and techniques to build more

energy, financial, and people friendly buildings, both now, with the Interim Plan, and indefinitely into the future.

Thank you very much for your time and consideration, of the *Newsweek* article, the video, and our heart-felt comments.

Sincerely,

Karen Banaszak and Jeff Reinke

Where Joy Hides and How to Find It | Ingrid Fetell Lee



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_		

Where joy hides and how to find it | Ingrid Fetell Lee





CLIMATE

Ultra-Sustainable Construction Goes Mainstream

A new green generation of buildings is hitting goals that were inconceivable 10 years ago—sometimes even improving the environment

TRONDHEIM, NORWAY, A CITY OF 180,000 JUST 200 miles from the Arctic Circle on the coast of the frigid Norwegian Sea, hardly seems an ideal location for harvesting energy from the sun and surrounding environment. But a new 200,000-square-foot office building there is producing nearly half a million kilowatt-hours of renewable energy per year—twice as much as the building uses. The extra energy is powering other nearby buildings and charging electric cars, buses and boats throughout the city.

Highly sustainable buildings have been popping up around the U.S. and the world over the past decade. But now a confluence of new technol-

ogies and improving economics, as well as climate-change-inspired government regulation, are leading to the next wave in big construction: ultra-sustainable buildings. This new generation of green buildings is hitting environmental goals that would have seemed inconceivable just 10 years ago—in some cases not just avoiding all harm to the environment, but actually improving it, leading the communities and cities around these buildings down greener paths.

These futuristic-seeming buildings promise to close a yawning gap in the world's efforts to slow climate change and mitigate its harms. About 40 percent of the world's greenhouse gas emissions come from the heating, cooling and lighting of buildings—not including substantial emissions from the construction of conventional buildings. Sharply curtailing these emissions is an essential part of fighting climate change.

by DAVID H. FREEDMAN

Zero Emissions Energy

To appreciate what goes into making an ultra-sustainable building, consider what it took to build the one in Trondheim. The product of a collaboration between

NEWSWEEK.COM 11

five Norwegian real-estate-musury organizations, the plans called for zero-emissions energy to heat, cool and otherwise power the structure. To get that energy, the developers built solar panels into the building's 31,000 square feet of exterior skin and pumped in what scant heat could be wrung from the nearby ocean waters. The result was the "Powerhouse Brattørkaia" building, finished in 2019, and now a model of how buildings can push out more clean energy than they consume.

Another ultra-sustainable building that's boosting community energy is the PAE Living Building in Portland, Oregon, designed by ZGF Architects as an office building. It relies on insulation and ventilation to reduce energy consumption by 80 percent compared to typical office buildings and collects and treats rainwater to meet the building's water needs. Because of limited space for solar panels, it couldn't generate all of its energy needs onsite. To make up the difference, it paid a nearby low-income housing project to install solar panels that generate enough electricity to power both the building and the housing project. "It makes sense to look at energy production from a regional point of view, rather than just in each individual building alone," says Kathy Berg, a principal at ZGF, which has been involved in a number of ultra-sustainable projects.

The motivation to use ultra-sustainable ideas in new commercial development—as well as to retrofit existing buildings to make them more sustainable—is economics. The costs of green technologies have been rapidly dropping. Solar energy, in particular, is becoming a better and better deal, falling in price about 10 percent a year, according to the U.S. Department of Energy.

12 NEWSWEEK.COM

smarter choice economically," says David Orr, a professor emeritus at Oberlin College and one of the pioneers of ultra-sustainable building design: "Anyone who buys a building that isn't solar-powered is just wasting their money." Regulators at local, state and federal levels are also demanding greener buildings.

"Anyone who buys a building that isn't solar-powered is just wasting their money."

.... _....yy Positive

Making a building "net energy positive"—that is, capable of producing more renewable energy than it uses is getting easier thanks in part to big improvements in solar panels. Panels today produce about 50 percent more electricity per square foot than they did 10 years ago, and experimental versions are already doubling today's output. Some new rooftop panels further boost output by capturing reflected light from the roof itself, as well as direct sunlight.

Thanks to advances in electronics that make solar-energy-generating components thinner and lighter, as well as materials innovations that can hide the components behind attractive, translucent coatings, these

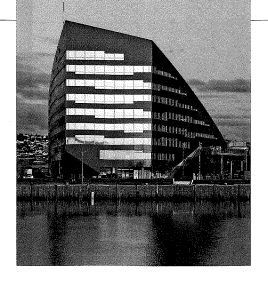
SNØHETTA



components can now be built into the panels that make up a building's outer skin, and they can be retrofitted into older buildings. In the German town of Bochum, a 12-unit apartment building that dates back to the 1930s was updated with solar skin panels that now supply the building's 45-kilowatt-hour-per-squarefoot electricity consumption—with plenty of energy left over to pump back into the local grid.

Another rapidly improving energy-gathering technology is heat pumps, which enlist a circulating gas that is expanded and compressed in a way that grabs heat from outside air, soil or water-even if it's cold-and releases it indoors. (Reversing the process provides cool air during the summer.) Heat pumps had long been useless in colder regions, but the best ones today rely on new types of gases and more powerful compressors to work in below-zero temperatures. Because they run on electricity from the grid, rather than from burning natural gas, they save on emissions, and they are typically four times more efficient than conventional electric heat. Boston University's new computing and data science center, a 300-foot-tall, 345,000-square-foot tower that opened last year, depends entirely on heat pumps to get through the city's often-brutal winters.

Producing energy is only half the recipe for ultra-sustainability in new buildings or to bring higher levels of sustainability to existing buildings, says ZGF's Berg. "Energy generation is really the second step," she says. "The first step is to reduce the amount of energy the building needs." For starters, that means state-of-the-art insulation to keep heat in or out and efficient LED lighting—steps that are now the rule in new buildings and being retrofitted into many older



ENERGY PRODUCER Trondheim's Powerhouse Brattørkaia, above. A bird's-eye view of solar panels on the building's roof, opposite.

ones. Further reductions are being made with special design features for managing sunlight and ventilation. For example, these features were instrumental in achieving the low energy needs of the new California Air Resources Board headquarters building designed by ZGF. To maintain comfortable indoor temperatures, motorized shades regulate sunlight entering the building through its giant skylights, and fans move air from cooler to warmer areas. To go even further, notes Berg, some buildings are now being designed to capture prevailing winds as natural ventilation systems.

Building Smarter

Electronic smarts are playing an increasingly large role in ultra-sustainability, too, both in a wide range of new buildings and in updating older buildings. Often at the heart of smart building systems are sensors that track where people are in a building—and where they aren't. "The heating and cooling systems can find out there's nobody on the fourth floor, and dramatically cut back on the heated or cooled air that's being sent there, as well as on the lighting," says Katie McGinty, chief sustainability officer at Johnson Controls, which produces smart building systems. "Cars today are computers on wheels, but until now too little of that digitization has made its way into buildings."

In addition, smart buildings, whether old or new, can monitor minute-to-minute price changes on the electric power grid and adjust heating and cooling timing to take advantage of dips and spikes in the price. As more building occupants plug in electric vehicles, notes McGinty, the buildings can even look for opportunities to sell some of the available battery power in the EVs back to the grid at peak prices, recharging them when prices drop. And if there's solar power onsite, a building can work that into the mix, too, storing some of the solar electricity in batteries when it's sunny, and using it or selling it to the grid when it's cloudy or prices go back up.

Because adding highly efficient solar panels, heat pumps and insulation enables new and retrofitted buildings to generate more green energy than they consume, they're in a position to provide the excess to others. Many already do that by selling the excess to the grid, helping the grid reach its own renewable energy goals. Increasingly, buildings are striking deals that enable more direct green-energy sharing with neighboring buildings and facilities, as the Powerhouse building in Trondheim did.

As prices continue to fall, ultra-sustainability measures are expected to continue to gain ground among developers of all sizes and budgets, making buildings more of a climate asset than a liability.

► David H. Freedman is a freelance science journalist and author. Follow him on X @dhfreedman September 28, 2023

City of Madison Plan Commission 210 Martin Luther King Jr. Blvd. Madison, WI 53703

Re: GFLU Map Amendment Request – 3978 Schewe Road and 10122 White Fox Lane

Dear Members of the City of Madison Plan Commission:

I am writing again to ask for your support for an amendment to the Generalized Future Land Use (GFLU) map for a six-acre property that I own at the northeast quadrant of the intersection of White Fox Lane and Schewe Road on the Far West Side of Madison (the street address of this site is 3978 Schewe Road and 10122 White Fox Lane). My Amendment Request was listed as #1, 2 and 3 on the list of amendment requests that the City's planning staff received and published on the City's website. I previously submitted a letter to the Plan Commission and also spoke during public comments at the Plan Commission meeting on September 7, 2023. My letter to the Commission was included as Attachment #8 (Public Comment 9-3-23) if you care to review it.

At the Plan Commission meeting on September 7th, several Commissioners expressed interest in discussing my Amendment request at the follow-up meeting on September 18th. At that meeting, Brian Grady of the City's planning staff, when discussing our property, seemed to be open to the idea of changing the GFLU designation from its current "Low Residential" status to the "Low-Medium Residential" category. While I had previously requested that a portion of our site also be changed to "Medium Residential" on the GFLU map, I now agree with Mr. Grady that the Low-Medium Residential designation is probably more appropriate for this property given the context of the site near newly built single-family homes in the adjacent Eagle Trace and Chapel View subdivisions.

For your reference, I have attached a copy of three maps included in the 2018 Elderberry Neighborhood Plan Amendment found on the City's website. Our property is shown on these three maps highlighted in bright green.

<u>The first map</u> shows major streets in the Elderberry Neighborhood, listed as either "Arterials" (which are Old Sauk Road to the North, Mineral Point Road to the South, and Pleasant View Road to the East), or as "Collectors", which feed into the Arterials from smaller neighborhood streets. As noted on this map, both White Fox Lane and Schewe Road are shown as Collector Streets, and our property is bordered by both. Almost every other similar intersection of two Collector Streets in the Elderberry Neighborhood has an area of "Low-Medium" or "Medium" Residential directly adjacent to it at that intersection, so there is clear precedent for our request for Low-Medium Residential at our site. Also, our property on Schewe Road is the closest area to the newly built Pope Farm Elementary which opened in 2020 (after the most recent Comprehensive Plan was approved in 2018), making this a very walkable location to the school for multifamily residents who can't afford the single-family homes in the neighborhood, which are now valued between \$500,000 and \$1+ million within a 1-mile radius of our property.

<u>The second map</u> shows existing and planned bike paths that run through the neighborhood. Again, our property (highlighted in bright green) is completely surrounded by bike paths which actually now exist, making the location very accessible to the Pope Farm Elementary School as well as other nearby recreational amenities including Eagle Trace Park, Pope Farm Conservancy, and Pioneer Park.

<u>The third map</u> shows "Potential Transit Routes" and "Potential Transit Streets" in the Elderberry Neighborhood. As indicated, Schewe Road is shown as a "Potential Transit Street". While I recognize that it may be years before public transit extends to this location, it is important to recognize that this location at the intersection of two Collector streets may one day in the future have transit access and therefore is appropriate for higher density than the "Low Residential" category.

Finally, I'd like to point out that to the west of our property, the intergovernmental agreement between the City of Madison and the Town of Middleton prohibits density greater than 4 housing units per acre within a quarter mile of Pioneer Road. In other words, it will be impossible to add any significant density in this area of the Elderberry Neighborhood west of our property in the future.

At a time when the City of Madison is suffering from a severe shortage of affordable housing options for its rapidly growing population, the City should be looking for locations exactly like our property where increased density makes the most sense. Instead, it seems that the Planning staff is content to wait another five years for the next Comprehensive Plan update before seriously considering a change to our site's GFLU category. They make the argument that since the Elderberry Neighborhood Plan was last updated in 2018, it is too early to make any changes like we have requested.

I truly appreciate the work that the City's professional planning staff produces every day, but I reject that approach. If anything, I believe that the peripheral areas of the City should be reviewed much more frequently than every 5 or 10 years, since these are the areas of the City where open land still exists and can more quickly be adapted to the changing needs of the City. Accordingly, I am asking you to support our request for an amendment to the GFLU map by recommending a change to the "Low-Medium" residential category for our six-acre parcel. I would also welcome you to visit the property and surrounding neighborhood to see for yourself why this requested Amendment for "Low-Medium" Residential makes perfect sense, especially in the context of the rapid growth and diminishing availability of sites like this to provide much needed middle-income housing in the City.

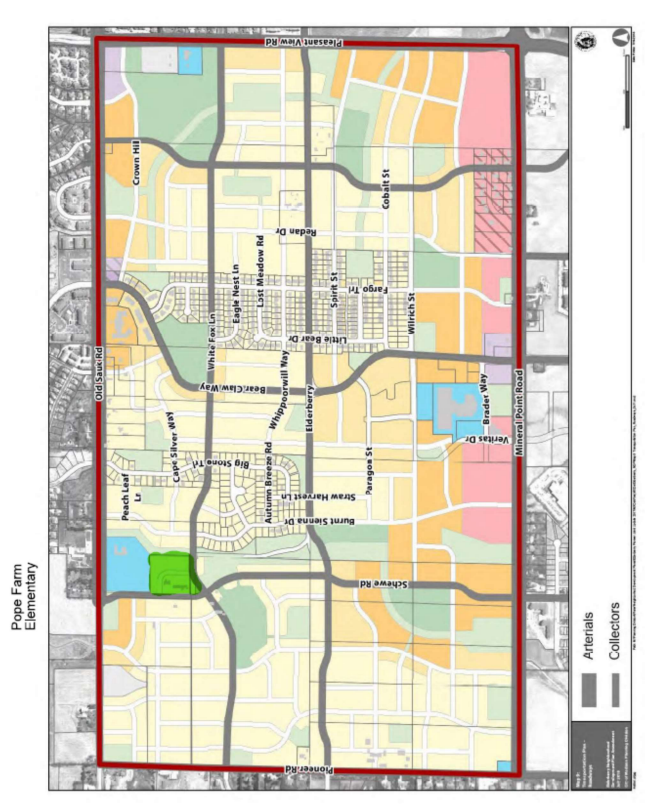
Thank you very much for your consideration, and please feel free to reach out to me with any questions or comments.

Sincerely,

Randall Eggert

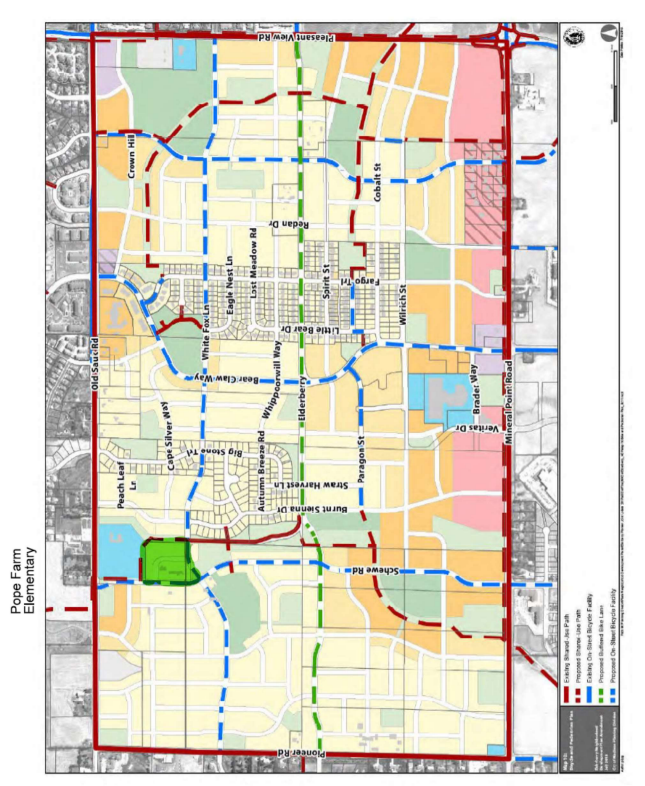
3978 Schewe Road Middleton, WI 53562 karirand@yahoo.com

cc: Heather Stouder, City of Madison Planning Division Director Brian Grady, City of Madison Principal Planner Kirstie Laatsch, City of Madison Planner



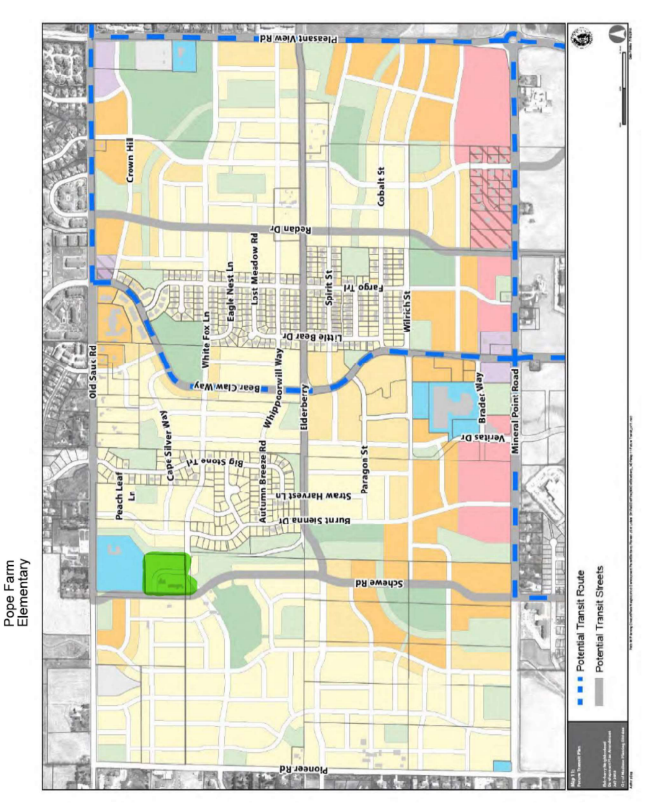


Amendment to the Elderberry Neighborhood Development Plan



Bicycle and Pedestrian Plan – 2018 Elderberry Neighborhood Plan

Amendment to the Elderberry Neighborhood Development Plan



Future Transit Plan – 2018 Elderberry Neighborhood Plan

Amendment to the Elderberry Neighborhood Development Plan



City of Madison

Master

File Number: 80329

File ID:	80329	File Type: Ordinance	Status:	Council Public Hearing
Version:	2	Reference:	Controlling Body:	PLAN COMMISSION
			File Created Date :	10/10/2023
File Name:	West Gorham, V	Vest Johnson, N Broom Rezone	Final Action:	
Title:	SUBSTITUTE: Creating Section 28.022-00646 of the Madison General Ordinances to change the zoning of property located at 405-407 & 311 West Gorham Street, 408-430 West Johnson Street, 304-318 North Broom Street, 4th Alder District, from PD (Planned Development) District, CN (Conservancy) District, and UMX (Urban Mixed-Use) District to UMX (Urban Mixed-Use) District (District 4)			

Notes: 6802GorhamJohnsonBroomRZ

Sponsors:	Planning Division	Effective Date:	
Attachments:	West Gorham, West Johnson, North Broom Rezone, Link to Demo File 79966, Link to Ord File 80308, Link to Cond Use File 79967, Link to CSM File 79992, Link to Land Use Restriction File 80423, West Gorham, West Johnson, N Broom Rezone - Version 1	Enactment Number:	
Author:	Kate Smith	Hearing Date:	
Entered by:	mglaeser@cityofmadison.com	Published Date:	

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Attorney's Office	10/10/2023	Referred for Introduction				
	Action Text:	This Ordinance was Ref	erred for Introduction				
	Notes:	Plan Commission (Public H	earing - 11/13/23), Common	Council (11/21/23)			
1	COMMON COUN	NCIL 10/17/2023	Referred for Public Hearing	PLAN COMMISSION		11/13/2023	
	Action Text:	This Ordinance was Ref	erred for Public Hearing	to the PLAN COMMISS	ION		
2	PLAN COMMISS	ION 11/13/2023	RECOMMEND TO COUNCIL TO ADOPT - PUBLIC HEARING				Pass
	Action Text:	,	Figueroa Cole, seconded e motion passed by voice	•	ND TO COUNC	CIL TO ADOPT	
	Notes:	On a motion by Ald. Figuer	ba Cole, seconded by Ald. Fi the zoning map amendment	eld, the Plan Commission f			

approval passed by voice vote/ other.

Text of Legislative File 80329

Fiscal Note

No City appropriation required.

Title

SUBSTITUTE: Creating Section 28.022-00646 of the Madison General Ordinances to change the zoning of property located at 405-407 & 311 West Gorham Street, 408-430 West Johnson Street, 304-318 North Broom Street, 4th Alder District, from PD (Planned Development) District, CN (Conservancy) District, and UMX (Urban Mixed-Use) District to UMX (Urban Mixed-Use) District. (District 4)

Body

DRAFTER'S ANALYSIS: This ordinance amendment rezones property located at 408-430 West Johnson Street, 304-318 North Broom Street from PD (Planned Development) and UMX (Urban Mixed-Use) District to UMX (Urban Mixed-Use) District to construct an 8- to 14-story, 459-unit apartment building.

The Common Council of the City of Madison do hereby ordain as follows:

1. Map Amendment 00646 of Section 28.022 of the Madison General Ordinances is hereby created to read as follows:

"28.022-00646. The following described property is hereby rezoned to UMX (Urban Mixed-Use) District.

Part of Lots 4, 8, 9 and 15, Block 40 and all of Lots 5, 10, 11, 12, 13 and 14, Block 40, Original (Prichette) Plat of Madison, located in the Northwest Quarter of the Northeast Quarter of Section 23, T7N, R9E, City of Madison, Dane County, Wisconsin, more fully described as follows:

Commencing at the North Quarter Corner of said Section 23; thence S88°46'41"E, along the North line of the Northeast Quarter of said Section 23, a distance of 352.04 feet; thence S01°13'19"W, 359.41 feet to the southeasterly right-of-way line of West Gorham Street and the Point of Beginning of this description; thence N52°35'38"E, along said southeasterly right-of-way line, 17.55 feet to a point of curvature; thence 135.03 feet along said right-of-way line and the arc of a curve to the right having a radius of 90.00 feet and a chord bearing S86°09'26"E, 122.71 feet; thence S43°41'10"E, along the southwesterly right-of-way line of North Broom Street, 168.71 feet to the intersection with the northwesterly right-of-way line, 365.14 feet; thence N43°35'15"W, 135.09 feet; thence N43°46'43"W, 135.19 feet to the aforementioned southeasterly right-of-way line of West Gorham Street; thence N43°59'58"W, 129.89 feet to said southeasterly right-of-way line of West Gorham Street and the Point of Beginning. Said description contains 73,127 square feet or 1.679 acres, more or less."

EDITOR'S NOTE:

Working Title: "Creating Section 28.022-00646 of the Madison General Ordinances to change the zoning of property located at 405-407 & 311 West Gorham Street, 408-430 West Johnson Street, 304-318 North Broom Street, 4th Alder District, from PD (Planned Development) <u>District, CN (Conservancy) District,</u> and UMX (Urban Mixed-Use) District to UMX (Urban Mixed-Use) District. (District 4)"

REQUEST FOR AMENDMENT TO THE MADISON GENERAL ORDINANCES

TO: Michael R. Haas, City Attorney

FROM: Tim Parks, Planning Division

Proposed/Current Section No.

Amendment:	х
Repeal:	
Creation:	

Please draft the following ordinance:

Note: Is this ordinance exempt from the provisions of Section 2.05(4)?

_____ If so, **circle** the appropriate paragraph number under which exemption is claimed. [1, 2, 3, 4, 5, 6, 7, 8, 9]

If not, the signature of the Mayor or the Alderperson who will sponsor this ordinance is required below.

See Attachment(s): _____

Date to be Presented: 17 October 2023

Referral(s): PC: 13 November 2023; CC: 21 November 2023

Fiscal Note: No Fiscal Impact

Sponsor(s): Planning Division

When completed:

Send DRAFT to: <u>Tim Parks</u> (original will be held until otherwise notified)

Send copy to: _____

Note: Unless otherwise indicated, this ordinance will be submitted directly to Common Council.

If request is to rezone property, the following additional information must be furnished before the ordinance can be drafted:

Rezone following property:	
Address 405-407 & 431 W Gorham St; 408-430 W Johnson St; 304-318 N Broom St	Aldermanic District 4
From PD, CN and UMX District	To UMX District
Proposed Use: Rezone to construct 8- to 14-story, 459	-unit apartment building
Has this property previously been rezoned? Yes No	Ordinance Number:
If yes, please give the following information:	Date:
Sponsorship Approval:	Date: 10 October 2023

REQUEST FOR AMENDMENT TO THE MADISON GENERAL ORDINANCES

TO: Michael R. Haas, City Attorney

FROM: Tim Parks, Planning Division

Proposed/Current Section No.

Amendment:	х
Repeal:	
Creation:	

Please draft the following ordinance:

Note: Is this ordinance exempt from the provisions of Section 2.05(4)?

_____ If so, **circle** the appropriate paragraph number under which exemption is claimed. [1, 2, 3, 4, 5, 6, 7, 8, 9]

If not, the signature of the Mayor or the Alderperson who will sponsor this ordinance is required below.

See Attachment(s): _____

Date to be Presented: 17 October 2023

Referral(s): PC: 13 November 2023; CC: 21 November 2023

Fiscal Note: No Fiscal Impact

Sponsor(s): Planning Division

When completed:

Send DRAFT to: <u>Tim Parks</u> (original will be held until otherwise notified)

Send copy to: _____

Note: Unless otherwise indicated, this ordinance will be submitted directly to Common Council.

If request is to rezone property, the following additional information must be furnished before the ordinance can be drafted:

Rezone following property:		
Address 405-407 & 431 W Gorham St; 408-430 W Johnson St; 304-318 N Broom S	st Aldermanic District 4	
From PD and UMX District	To UMX District	
Proposed Use: Rezone to construct 8- to 14-story,	459-unit apartment building	
Has this property previously been rezoned? Yes	No Ordinance Number:	
If yes, please give the following information:	Date:	
Sponsorship Approval:	Date: 10 October 2023	



City of Madison

Master

File Number: 80330

File ID:	80330	File Type: Or	rdinance	Status:	Council Public Hearing
Version:	1	Reference:		Controlling Body:	PLAN COMMISSION
				File Created Date :	10/10/2023
File Name:	Packers Avenue Rezone			Final Action:	
Title:	Creating Section 28.022- zoning of property locate A (Agricultural) District to (District 18)	d at 4510-4514	Packers Avenue,	18th Alder District,	from
Notes:	6803PackersRZ				

Sponsors: Planning Division	Effective Date:
Attachments: 4510-4514 Packers Ave, Link to CSM File 80003	Enactment Number:
Author: Kate Smith	Hearing Date:
Entered by: mglaeser@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Attorney's Office	10/10/2023	Referred for Introduction				
	Action Text: Notes:	This Ordinance was Ref Plan Commission (Public H	erred for Introduction earing - 11/13/23), Common	Council (11/21/23)			
1	COMMON COUN	ICIL 10/17/2023	Referred for Public Hearing	PLAN COMMISSION		11/13/2023	
	Action Text:	This Ordinance was Ref	erred for Public Hearing	to the PLAN COMMISS	ION		
1	PLAN COMMISS	ION 11/13/2023	RECOMMEND TO COUNCIL TO ADOPT - PUBLIC HEARING				Pass
	Action Text:		leck, seconded by Figuer e motion passed by voice		ND TO COUNC	IL TO ADOPT	
	Notes:	. .	nded by Ald. Figueroa Cole, he zoning map amendment t ote/ other.				

Text of Legislative File 80330

Fiscal Note

No City appropriation required.

Title

Creating Section 28.022-00647 of the Madison General Ordinances to change the zoning of property located at 4510-4514 Packers Avenue, 18th Alder District, from A (Agricultural) District to SR-C3 (Suburban Residential-Consistent 3) District. (District 18)

Body

DRAFTER'S ANALYSIS: This ordinance amendment rezones property located at 4510-4514 Packers Avenue from A (Agricultural) District to SR-C3 (Suburban Residential-Consistent 3) District to allow the division of a parcel containing two existing residences.

The Common Council of the City of Madison do hereby ordain as follows:

1. Map Amendment 00647 of Section 28.022 of the Madison General Ordinances is hereby created to read as follows:

"28.022-00647. The following described property is hereby rezoned to SR-C3 (Suburban Residential-Consistent 3) District.

Part of the Northeast 1/4 of the Southwest 1/4, Section 19, T8N, R10E, City of Madison, Dane County, Wisconsin more fully described as follows:

Commencing at the South ¼ corner of Section 19, thence N01°40'26"E, 1970.70 feet along the East line of the Southwest ¼ of Section 19; thence N88°03'38"W, 60.00 feet to the point of beginning; thence N88°03'38"W, 181.81 feet to the East line of Outlot 2, Whitetail Ridge; thence N01°36'44"E, 194.50 feet along said East line of Outlot 2; thence S88°08'10"E, 182.02 feet; thence S01°40'26"E, 194.73 feet to the point of beginning. Containing 35,402 square feet or 0.812 acres."

REQUEST FOR AMENDMENT TO THE MADISON GENERAL ORDINANCES

TO: Michael R. Haas, City Attorney

FROM: Tim Parks, Planning Division

Proposed/Current Section No.

Amendment:	х
Repeal:	
Creation:	

Please draft the following ordinance:

Note: Is this ordinance exempt from the provisions of Section 2.05(4)?

_____ If so, **circle** the appropriate paragraph number under which exemption is claimed. [1, 2, 3, 4, 5, 6, 7, 8, 9]

If not, the signature of the Mayor or the Alderperson who will sponsor this ordinance is required below.

See Attachment(s): _____

Date to be Presented: 17 October 2023

Referral(s): PC: 13 November 2023; CC: 21 November 2023

Fiscal Note: No Fiscal Impact

Sponsor(s): Planning Division

When completed:

Send DRAFT to: <u>Tim Parks</u> (original will be held until otherwise notified)

Send copy to:

Note: Unless otherwise indicated, this ordinance will be submitted directly to Common Council.

If request is to rezone property, the following additional information must be furnished before the ordinance can be drafted:

Rezone following propert	y:			
Address 4510-4514	Packers Avenue	Alderm	nanic District <u>18</u>	
From A	District	To SR	R-C3	District
Proposed Use: Rezone	two existing residences to	o allow land d	livision	
Has this property previously	been rezoned? Yes	No	Ordinance Nu	mber:
If yes, please give the follo	owing information:		Date:	
Sponsorship Approval:	Hat St		Date: 10 O	ctober 2023



City of Madison

Master

File Number: 80331

File ID:	80331	File Type: Ordinance	Status:	Council Public Hearing	
Version:	1	Reference:	Controlling Body:	PLAN COMMISSION	
			File Created Date :	10/10/2023	
File Name:	Lien Road Rezone		Final Action:		
Title:	zoning of property loc	g Section 28.022-00648 of the Madison General Ordinances to change the of property located at 5803 Lien Road, 17th Alder District, from Temp. A rary-Agricultural) District to TR-P (Traditional Residential-Planned) (District 17)			
Notes:	6804LienRZ				

Sponsors: Planning Division	Effective Date:
Attachments: 5803 Lien Road, Link to Plat File 79968	Enactment Number:
Author: Kate Smith	Hearing Date:
Entered by: mglaeser@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Attorney's Office	10/10/2023	Referred for Introduction				
	Action Text:	This Ordinance was Ref	erred for Introduction				
	Notes:	Plan Commission (Public H	earing - 11/13/23), Common	Council (11/21/23)			
1	COMMON COUN	ICIL 10/17/2023	Referred for Public Hearing	PLAN COMMISSION		11/13/2023	
	Action Text:	This Ordinance was Ref	erred for Public Hearing	to the PLAN COMMISSI	NC		
1	PLAN COMMISS	ION 11/13/2023	RECOMMEND TO COUNCIL TO ADOPT WITH CONDITIONS - PUBLIC HEARING				Pass
	Action Text:	,	Heck, seconded by Figuer UBLIC HEARING. The m			IL TO ADOPT	
	Notes:	recommended approval of t	nded by Ald. Figueroa Cole, t the zoning map amendment a ns in the Plan Commission m	and TR-P master plan to the	Common Counc	il subject to	

Text of Legislative File 80331

Fiscal Note

No City appropriation required.

Title

Creating Section 28.022-00648 of the Madison General Ordinances to change the zoning of property located at 5803 Lien Road, 17th Alder District, from Temp. A (Temporary-Agricultural) District to TR-P (Traditional Residential-Planned) District. (District 17)

Body

DRAFTER'S ANALYSIS: This ordinance amendment rezones property located at 5803 Lien Road from Temp. A (Temporary-Agricultural) District to TR-P (Traditional Residential-Planned) District for proposed East Meadow Estates residential subdivision.

The Common Council of the City of Madison do hereby ordain as follows:

1. Map Amendment 00648 of Section 28.022 of the Madison General Ordinances is hereby created to read as follows:

"28.022-00648. The following described property is hereby rezoned to TR-P (Traditional Residential-Planned) District.

Lot 1, Certified Survey Map 13765, City of Madison, Dane County, Wisconsin. Said parcel contains 1,150,763 square feet or 26.42 acres."

REQUEST FOR AMENDMENT TO THE MADISON GENERAL ORDINANCES

TO: Michael R. Haas, City Attorney

FROM: Tim Parks, Planning Division

Proposed/Current Section No. _____

Amendment:	Х
Repeal: Creation:	

Please draft the following ordinance:

Note: Is this ordinance exempt from the provisions of Section 2.05(4)?

If so, **circle** the appropriate paragraph number under which exemption is claimed. [1, 2, 3, 4, 5, 6, 7, 8, 9]

If not, the signature of the Mayor or the Alderperson who will sponsor this ordinance is required below.

See Attachment(s): _____

Date to be Presented: 17 October 2023

Referral(s): PC: 13 November 2023; CC: 21 November 2023

Fiscal Note: No Fiscal Impact

Sponsor(s): Planning Division

When completed:

Send DRAFT to: <u>Tim Parks</u> (original will be held until otherwise notified)

Send copy to: _____

Note: Unless otherwise indicated, this ordinance will be submitted directly to Common Council.

If request is to rezone property, the following additional information must be furnished before the ordinance can be drafted:

Rezone following property:				
Address 5803 Lien Ro	bad	Aldern	nanic District <u>17</u>	
From Temp. A	District	To <u>TF</u>	R-P	District
Proposed Use: Rezone for	proposed East Mead	low Estates re	sidential subdivis	sion
Has this property previously be	en rezoned? Yes	No	Ordinance Nu	mber:
If yes, please give the follow	ing information:		Date:	
Sponsorship Approval:	Kat St		Date: 10 O	ctober 2023



City of Madison

Published Date:

Master

File Number: 80332

File ID:	80332	File Type:	Ordinance	Status:	Council Public Hearing
Version	Version: 1			Controlling Body:	PLAN COMMISSION
				File Created Date :	10/10/2023
File Name:	Wright Street Rezone	9		Final Action:	
Title:	Title: Creating Section 28.022-00649 of the Madison General Ordinances zoning of property located at 1849 Wright Street, 12th Alder District (Industrial-Limited) District to CI (Campus Institutional) District. (Dist		der District, from IL	je the	
Notes	6805WrightRZ				
Sponsors	Planning Division Effect		Effective Date:		
Attachments	: 1849 Wright Street, S	1849 Wright Street, Staff Comments Enactment Numl		Enactment Number:	
Author	Kate Smith			Hearing Date:	

Entered by: mglaeser@cityofmadison.com

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Attorney's Office Action Text:	10/10/2023 This Ordinance was Ref	Referred for Introduction erred for Introduction				
	Notes:	Plan Commission (Public H	earing - 11/13/23), Commoi	n Council (11/21/23)			
1	COMMON COUN	ICIL 10/17/2023	Referred for Public Hearing	PLAN COMMISSION		11/13/2023	
	Action Text:	This Ordinance was Ref	erred for Public Hearing	to the PLAN COMMIS	SION		
1	PLAN COMMISS	ION 11/13/2023	RECOMMEND TO COUNCIL TO ADOPT WITH CONDITIONS - PUBLIC HEARING				Pass
	Action Text:	A motion was made by H WITH CONDITIONS - P	, , , ,	-		IL TO ADOPT	-
	Notes:	On a motion by Heck, secon recommended approval of t conditions in the Plan Comm	he zoning map amendment	to the Common Council s	subject to the comme	ents and	

Text of Legislative File 80332

Fiscal Note

No City appropriation required. **Title**

Creating Section 28.022-00649 of the Madison General Ordinances to change the zoning of property located at 1849 Wright Street, 12th Alder District, from IL (Industrial-Limited) District to CI (Campus Institutional) District. (District 12)

Body

DRAFTER'S ANALYSIS: This ordinance amendment rezones property located at 1849 Wright Street from IL (Industrial-Limited) District to CI (Campus Institutional) District for the Madison College 'North Building' parcel.

The Common Council of the City of Madison do hereby ordain as follows:

1. Map Amendment 00649 of Section 28.022 of the Madison General Ordinances is hereby created to read as follows:

"28.022-00649. The following described property is hereby rezoned to CI (Campus Institutional) District.

Lot 3, Certified Survey Map 12648, City of Madison, Dane County, Wisconsin. Said parcel contains 493,003 square feet or 11.32 acres."

REQUEST FOR AMENDMENT TO THE MADISON GENERAL ORDINANCES

TO: Michael R. Haas, City Attorney

FROM: Tim Parks, Planning Division

Proposed/Current Section No.

Amendment:	х
Repeal:	
Creation:	

Please draft the following ordinance:

Note: Is this ordinance exempt from the provisions of Section 2.05(4)?

If so, **circle** the appropriate paragraph number under which exemption is claimed. [1, 2, 3, 4, 5, 6, 7, 8, 9]

If not, the signature of the Mayor or the Alderperson who will sponsor this ordinance is required below.

See Attachment(s): _____

Date to be Presented: 17 October 2023

Referral(s): PC: 13 November 2023; CC: 21 November 2023

Fiscal Note: No Fiscal Impact

Sponsor(s): Planning Division

When completed:

Send DRAFT to: <u>Tim Parks</u> (original will be held until otherwise notified)

Send copy to: _____

Note: Unless otherwise indicated, this ordinance will be submitted directly to Common Council.

If request is to rezone property, the following additional information must be furnished before the ordinance can be drafted:

Rezone following proper	ty:		
Address 1849 Wrig	ght Street	Aldermanic District	12
From IL	District	To <u>CI</u>	District
Proposed Use: Rezonir	ng Madison College 'North	Building' parcel	
Has this property previously	v been rezoned? Yes	_ No Ordinance	e Number:
If yes, please give the fol	lowing information:	Date:	
Sponsorship Approval:	Hat St	Date: ^	10 October 2023

PLANNING DIVISION STAFF REPORT

November 13, 2023

PREPARED FOR THE PLAN COMMISSION

Project Address:	1849 Wright Street (12 th Alder District, Ald. Latimer Burris)
Application Type:	Zoning Map Amendment
Legistar File ID #	<u>80332</u>
Prepared By:	Chris Wells, Planning Division Report includes comments from other City agencies, as noted
Reviewed By:	Kevin Firchow, AICP, Principal Planner, Planning Division

Summary

Applicant & Contact:	Drew Martin; Strang, Inc.; 811 E Washington Avenue, Suite 200; Madison, WI 53703
Property Owner:	Madison College (Fred Brechlin); 1701 Wright Street; Madison, WI 53704

Requested Action: Consideration of a request to rezone 1849 Wright Street from the IL (Industrial – Limited) District to the CI (Campus-Institutional) District to allow a portion of the existing building to be remodeled and used by the Madison College.

Proposal Summary: The applicant proposes to renovate the 34,500-square-foot northwestern portion of the building and reclad the exterior to match the architectural style and palette of materials of the adjacent Madison College campus. The site is also proposed to be rezoned from the IL (Industrial – Limited) District into the CI (Campus-Institutional) District in order to match the campus. No Campus Master Plan is required as the proposal is considered to be an addition to the CI-zoned, Madison College parcel to the south. Note: No outdoor construction yard is being proposed at this time. That would require a conditional use approval.

Applicable Regulations & Standards: Section 28.182 of the Zoning Code provides the process for zoning map amendments. It is also subject to MGO Section 28.097 which pertains to the Campus-Institutional District.

Review Required By: Urban Design Commission, Plan Commission, and Common Council.

Summary Recommendation: The Planning Division recommends that the Plan Commission forward Zoning Map Amendment ID 28.022-00649, rezoning 1849 Wright Street from the IL (Industrial – Limited) District to CI (Campus-Institutional) District to the Common Council with a recommendation of **approval**, to allow a portion of the existing building to be remodeled and used by the Madison College. This recommendation is subject to input at the public hearing, and the conditions from reviewing agencies beginning on page 4 of this report.

Background Information

Parcel Location: The subject site is a 493,000-square-foot (11.3-acre) lot with frontage along both Wright Street and N Stoughton Road (US Highway 51). It takes access from Wright Street. It is located within Alder District 12 (Ald. Latimer Burris) and the Madison Metropolitan School District.

Existing Conditions and Land Use: The subject site is currently developed with a partial two-story, roughly 101,500-square-foot building. The majority of the rest of the site is paved with surface parking to the west and south of the building.

1849 Wright Street Legistar File ID #80332 November 13, 2023 Page 2

Surrounding Land Uses and Zoning:

North: One-story manufacturing, warehouse and office buildings, zoned IL (Industrial-Limited) District;

- East: Across N Stoughton Road (US Highway 51) is the City of Madison's men's Bartillon Homeless Shelter, zoned CC (Commercial Center) District, and a one-story office building, zoned CC-T (Commercial Corridor – Transitional) District;
- South: Madison College's Truax Child and Family Center and parking for Madison College faculty and staff. Beyond is the Madison College Truax Campus. All are zoned CI (Campus-Institutional) District; and
- West: Across Wright Street are warehouses, zoned IL.

Adopted Land Use Plans: The <u>Comprehensive Plan</u> (2018) and <u>Hawthorne-Truax Neighborhood Plan</u> (2023) both recommend Special Institutional (SI) uses for the subject site.

Environmental Corridor Status: There are no environmental corridors on the subject site.

Public Utilities and Services: The site is served by a full range of urban services. Metro Transit currently operates weekday transit service along Wright Street. Bus stops with passenger waiting shelters and benches are just south of the project site, at the mid-block pedestrian crosswalk that is north of Anderson Road. Additional stops are to the north, at the Kinsman Boulevard intersection with Wright Street.

Zoning Summary: The site is proposed to be rezoned into the CI (Campus-Institutional) District.

Requirements	Required	Proposed
Lot Area (sq. ft.)	6,000 sq. ft.	493,003 sq. ft.
Lot Width	50'	>50'
Front Yard Setback	0' or 5'	Adequate
Side Yard Setback	0'	Adequate
Rear Yard Setback	0'	Adequate
Maximum Lot Coverage	85%	71.3%
Minimum Building Height: TOD	2 stories	2 story existing building
Maximum Building Height	3 stories/ 68'	2 story existing building

Site Design	Required	Proposed		
Number Parking Stalls	No minimum required: TOD	91 new stalls		
		303 total stalls (See Comment #8)		
Electric Vehicle Stalls	EV: 1% (1)	None		
	EV Ready: 10% (9)	(See Comment #9)		
Accessible Stalls	Yes	8		
Loading	Not required	Existing and proposed loading spaces		
Number Bike Parking Stalls	Colleges, universities: 1 per classroom and	None		
	1 per 5 students (TBD)	(See Comment #10)		
Landscaping and Screening	Yes	No (See Comments #11, #12, #13)		
Lighting	Yes	Yes		
Building Form and Design	Not required	Existing building		

Other Critical Zoning Items: Urban Design (Public Building); Barrier Free (ILHR 69); Utility Easements; TOD Overlay

Tables Prepared by Jenny Kirchgatter, Assistant Zoning Administrator

Project Description

The applicant is requesting approval of a rezoning request, rezoning the 1849 Wright Street parcel from IL (Industrial – Limited) District to CI (Campus-Institutional) District in order to allow a portion of the existing building to be remodeled and used by the Madison College.

This zoning designation would match that of the large Madison College Truax Campus which abuts the parcel to the south. While MGO Section 28.097(2)(a) states "Any Campus Institutional District created after the effective date of this ordinance shall submit a Campus Master Plan, which shall be approved as part of the map amendment", the City's Zoning Administrator has determined that this proposal is not considered to be a *new* Campus-Institutional District but rather an *addition* to the existing CI-zoned, Madison College parcel to the south.

The applicant proposes to renovate the 34,500-square-foot northwestern portion of the building (labeled Buildings 'A' and 'B' on the submitted materials). (The eastern half of the building - labelled as Buildings 'C' to 'G' on the submitted plans - is not within the scope of the aforementioned not currently proposed for any interior or exterior changes.). Interior spaces will be reconfigured and converted into space for workshops, classrooms, office, storage, etc. This portion of building will also be reclad to better match the general palette of materials and colors of the adjacent Madison College Truax Campus. Medium brown-colored brick veneer and a light grey prefinished metal siding will be used.

Note: No outdoor construction yard is being proposed at this time. That would require a conditional use approval.

Analysis and Conclusion

This proposal is subject to the approval standards for Zoning Map Amendments [MGO Section 28.182(6)]. It is also subject to MGO Section 28.097 which pertains to the Campus-Institutional District.

Conformance with Adopted Plans

The <u>Comprehensive Plan</u> (2018) and <u>Hawthorne-Truax Neighborhood Plan</u> (2023) both recommend Special Institutional (SI) uses for the subject site. Given the fact that the building will be used by Madison College (for its Construction and Remodeling program), the Planning Division believes the project plans are consistent with this recommendation.

Zoning Map Amendment Standards

Staff believes that the Zoning Map Amendment standards can be found met. These standards state that such amendments are legislative decisions of the Common Council that shall be based on public health, safety and welfare, shall be consistent with the <u>Comprehensive Plan</u>, and shall comply with Wisconsin and federal law. Chapter 66.1001(3) of Wisconsin Statutes requires that zoning ordinances (of which the zoning map is part) enacted or amended after January 1, 2010 be consistent with the City's <u>Comprehensive Plan</u>. 2010 Wisconsin Act 372 clarified "consistent with" as "furthers or does not contradict the objectives, goals and policies contained in the comprehensive plan." Staff believes that the project is consistent with the <u>Comprehensive Plan</u>, as noted above.

1849 Wright Street Legistar File ID #80332 November 13, 2023 Page 4

Urban Design Commission

The UDC is an approving body on this request. They granted the proposal final approval on November 1, 2023 with the following advisory recommendations (which have been included here for reference):

- The chain link fence shall be powder coated and include banners for screening.
- That landscaping be added to the foundation of the building along the front elevation in-lieu of existing hardscape.

Public Input

At the time of report writing, staff has not received any comments on the proposed request.

Conclusion

The Planning Division believes that the standards for Zoning Map Amendments can be found met with this proposal. Given the fact that the building will be used by Madison College (for its Construction and Remodeling program), the Planning Division believes the project plans are consistent with the <u>Comprehensive Plan's</u> recommendation of Special Institutional (SI) uses for the subject site.

Recommendation

Planning Division Recommendation (Contact Chris Wells, 261-9135)

The Planning Division recommends that the Plan Commission forward Zoning Map Amendment ID 28.022-00649, rezoning 1849 Wright Street from the IL (Industrial – Limited) District to CI (Campus-Institutional) District to the Common Council with a recommendation of **approval**, to allow a portion of the existing building to be remodeled and used by the Madison College. This recommendation is subject to input at the public hearing, and the conditions that follow.

Recommended Conditions of Approval Major/Non-Standard Conditions are Shaded

Planning Division (Contact Chris Wells, (608) 261-9135)

1. The applicant has indicated that the construction yard component is being removed and is not part of this request.

<u>City Engineering Division – Mapping Section</u> (Contact Jeff Quamme, (608) 266-4097)

2. The water main easements cited and shown on the plans per Doc No 1955754, Doc No 5633851 (CSM 12648) and Doc No 1390227 (CSM 1389) have all been released and new easement areas granted by Document No. 5633851. Revise the site plans accordingly.

1849 Wright Street Legistar File ID #80332 November 13, 2023 Page 5

3. It is noted a hydrant and lead are to be relocated along the northerly side of the parking lot and the easement area released. Upon approval by the Water Utility and fire, provide a map exhibit, legal description and administrative fees to Jeff Quamme (<u>jrquamme@cityofmadison.com</u>) to set up the necessary Real Estate project for the release of the easement area and granting of any additional easement area that may be necessary.

Traffic Engineering Division (Contact Sean Malloy, (608) 266-5987)

- 4. The applicant shall provide a clearly defined 5' walkway clear of all obstructions to assist citizens with disabilities, especially those who use a wheel chair or are visually impaired. Obstructions include but are not limited to tree grates, planters, benches, parked vehicle overhang, signage and doors that swing outward into walkway.
- 5. The applicant shall mark crosswalks where their pedestrian walkway crosses drive aisles

Parking Review (Contact Trent W Schultz, (608) 246-5806)

6. The applicant shall submit a Transportation Demand Management (TDM) Plan to tdm@cityofmadison.com. The TDM Plan is required per MGO 16.03. Applicable fees will be assessed after the TDM Plan is reviewed by staff.

Zoning Administrator (Contact Jenny Kirchgatter, (608) 266-4429)

- 7. Per Section 28.097(2)(d), in a Campus-Institutional District without a Campus Master Plan, the establishment, improvement, or modification of any primary or secondary use occurring outside of an enclosed building shall require conditional use approval.
- 8. Show the parking stalls for the existing parking lot located south of the building.
- 9. Provide electric vehicle stalls per Section 28.141(8)(e) Electric Vehicle Charging Station Requirements. A minimum of 10% of the parking stalls (9 stalls) must be electric vehicle ready, and a minimum of 1% of the stalls (1 stall) must be electric vehicle installed. Identify the locations of the electric vehicle ready and installed stalls on the plans, and add the count of electric vehicle stalls to the site information block.
- 10. Bicycle parking for the Madison College project shall comply with the requirements of Sections 28.141(4)(g) and 28.141(11). Provide a minimum of one (1) bicycle stall per classroom and one (1) per five (5) students. Short-term bicycle parking stalls shall be located in a convenient and visible area on a paved or pervious surface. Bicycle parking shall be located at least as close as the closest non-accessible automobile parking and within one hundred (100) feet of a principal entrance. Note: A bicycle stall is a minimum of two (2) feet by six (6) feet with a five (5) foot wide access area. Provide a detail of the proposed bike rack.

- 11. Provide adequate interior parking lot landscaping for the redeveloped parking lot west of the existing building per Section 28.142(6). For changes to a developed site, a minimum of five percent (5%) of the asphalt or concrete area shall be interior planting islands, peninsulas, or landscaped strips. A planting island shall be located at least every twelve (12) contiguous stalls with no break or alternatively, landscaped strips at least seven (7) feet wide between parking bays.
- 12. Submit the landscape plan and landscape worksheet stamped by the registered landscape architect. Per Section 28.142(3) Landscape Plan and Design Standards, landscape plans for zoning lots greater than ten thousand (10,000) square feet in size must be prepared by a registered landscape architect.
- 13. Verify whether new rooftop mechanical equipment and screening are proposed. All rooftop and ground level mechanical equipment and utilities shall be fully screened from view from any street or residential district per Section 28.142(9)(d).
- 14. Per Section 28.186(4)(b), the property owner or operator is required to bring the property into compliance with all elements of the approved site plans by the date established by the Zoning Administrator as part of the site and building plan approval. Work with Zoning staff to establish a final site compliance date.
- 15. Signage approvals are not granted by the Plan Commission. Signage must be reviewed for compliance with Chapter 31 Sign Codes of the Madison General Ordinances. Signage permits are issued by the Zoning Section of the Department of Planning and Community and Economic Development.

Water Utility (Contact Jeff Belshaw, (608) 261-9835)

16. A Water Service Application Form and fees must be submitted before connecting to the existing water system. Provide at least two working days notice between the application submittal and the requested installation or inspection appointment. Application materials are available on the Water Utility's Plumbers & Contractors website (<u>http://www.cityofmadison.com/water/plumbers-contractors</u>), otherwise they may be obtained from the Water Utility Main Office at 119 E Olin Ave. A licensed plumber signature is required on all water service applications. For new or replacement services, the property owner or authorized agent is also required to sign the application. A Water Meter Application Form will subsequently be required to size & obtain a water meter establish a Water Utility customer account and/or establish a Water Utility fire service account. If you have questions regarding water service applications, please contact Madison Water Utility at (608) 266-4646.

The Engineering Division, Fire Department, Parks Division, Forestry Section, and Metro Transit have reviewed this request and have recommended no conditions of approval.



City of Madison

Master

File Number: 80427

File ID:	80427	File Type: Petition	Status:	Unfinished Business
Version:	1	Reference:	Controlling Body:	COMMON COUNCIL
			File Created Date :	10/17/2023
File Name:			Final Action:	
			0 1 1 17 0000	
Title:		l in the Madison City Clerk's Off ation from Town of Verona to C		
Title: Notes:		-		
		-		
Notes:	regarding annex	-	ty of Madison.	
Notes: Sponsors:	regarding annex	-	ty of Madison. Effective Date:	

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Clerk's Office	10/17/2023	Referred for Introduction				
	Action Text:	This Petition was Referre	ed for Introduction				
	Notes:	Accept 11/21/23					
1	COMMON COUN	NCIL 11/07/2023	Refer to a future Meeting to Accept	COMMON COUNCIL			Pass
	Action Text:	A motion was made by 0 motion passed by voice		ueroa Cole, to Refer to	o a future Meeting to	Accept. The	9

Text of Legislative File 80427

Title

Petition received in the Madison City Clerk's Office October 17, 2023, regarding annexation from Town of Verona to City of Madison.

PETITION FOR DIRECT ANNEXATION BY UNANIMOUS CONSENT (Wis. Stat. § 66.0217(2))

TO: City of Madison Attn: City Clerk 210 Martin Luther King Jr. Blvd., Room 103 Madison, WI 53703 Town of Verona Attn: Town Clerk 7669 County Highway PD Verona, WI 53593

The undersigned, being all the electors residing in the Territory, and all of the owners of all of the real property in the Territory, do hereby unanimously petition the City of Madison for the purpose of annexing the Territory from the Town of Verona to the City of Madison.

The "Territory" proposed for annexation from the Town of Verona to the City of Madison is more particularly described on the attached <u>Exhibit A</u>, and is shown on the scale map attached as <u>Exhibit B</u>. The Territory is located in Dane County, Wisconsin.

The undersigned requests that this annexation be approved and take effect in the manner provided by law.

There are 0 electors residing in the Territory. The population of the Territory is 0.

The Territory is: 4,216,561 square feet; 96.799 acres; 0.151248 square miles.

The Parcel Identification Numbers for the Territory are 062/0608-021-8530-0; 062/0608-022-8001-0; and 062/0608-022-8500-0.

This Petition for Annexation is filed pursuant to Wis. Stats. § 66.0217(2).

[SIGNATURE ON FOLLOWING PAGES]

cc: Wisconsin Department of Administration

MADISON CITY CLERK

SIGNATURE PAGE PETITION FOR DIRECT ANNEXATION BY UNANIMOUS CONSENT Of MARTY CENTURY FARM FAMILY LIMITED PARTNERSHIP

MARTY CENTURY FARM FAMILY LIMITED PARTNERSHIP

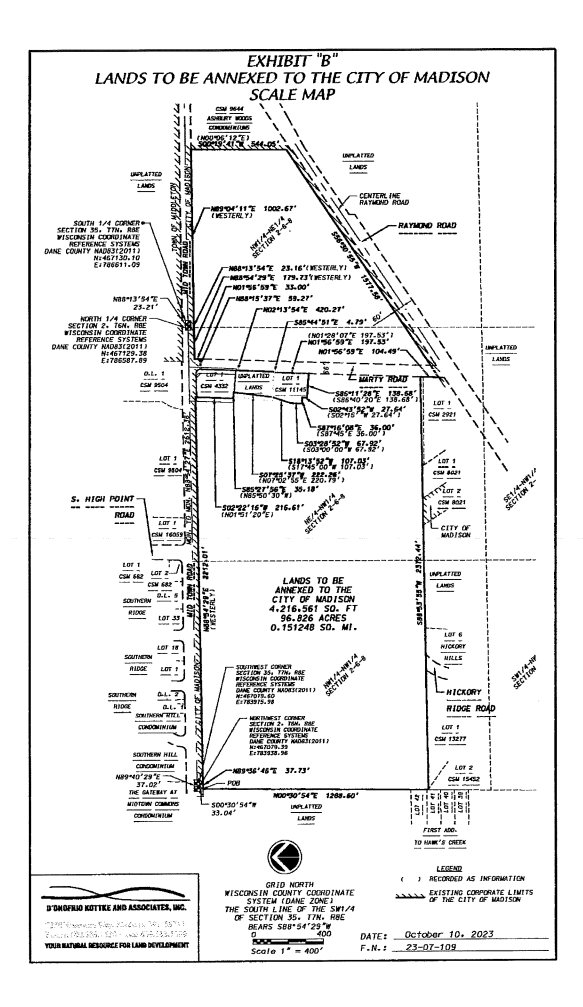
Royald & Marty By: Name: Ronald R MAI Title: General Parta

Date: 10/13/2023

EXHIBIT "A" LEGAL DESCRIPTION OF LAND TO BE ANNEXED TO THE CITY OF MADISON

A parcel of land located in the NW1/4 of the NW1/4 and the NE1/4 of the NW1/4 and the NW1/4 of the NE1/4 of Section 2, T6N, R8E, Town of Verona, Dane County, Wisconsin to-wit:

Commencing at the Northwest corner of said Section 2; thence S00°30'54"W, 33.04 feet along the West line of said NW1/4 to a point on the South right-of-way line of Mid Town Road, also being on the existing corporate limits of the City of Madison and the point of beginning; thence N89°36'46"E, 37.73 feet along said South right-of-way line and corporate limits; thence N88°54'29"E, 2212.01 feet along said South right-of-way line and corporate limits; thence S02°22'16"W, 216.61 feet along said South right-of-way line, said corporate limits and the West line of Lot 1, Certified Survey Map No. 4332 to the Southwest corner of said Lot 1; thence S85°27′56″E, 35.18 feet along the South line of said Lot 1; thence S07°25'37"W, 222.26 feet along the West line of lands per Document Number 1826677 to the Northwest corner of Lot 1. Certified Survey Map No. 11145; thence S18°13'52"W, 107.03 feet along the Westerly line of said Lot 1; thence S03°28'52"W, 67.92 feet along said Westerly line; thence S87°16'08"E, 36.00 feet along said Westerly line; thence S02°43'52"W, 27.64 feet along said Westerly line to the Southwest corner of said Lot 1; thence S86°11′28″E, 138.68 feet along the South line of said Lot 1 to the Westerly right-of-way line of Marty Road as dedicated by Certified Survey Map No. 11145; thence N01°56′59″E, 197.53 feet along said West right-of-way line; thence S85°44′51″E, 4.79 feet along the West right-of-way line of Marty Road to a point on the Southerly extension of the West rightof-way line as dedicated by Certified Survey Map No. 4332; thence NO2°13'54"E, 420.27 feet along said West right-of-way line to a point on the existing corporate limits of the City of Madison; thence N88°15'37"E, 59.27 feet along said corporate limits to the East right-of-way line of Marty Road; thence N01°56′59″E, 33.00 feet along said corporate limits and East right-of-way line to the South right-of-way line of Mid Town Road; thence N88°54'29"E, 179.73 feet along said corporate limits and South right-ofway line; thence N88°13'54"E, 23.16 feet along said corporate limits and South right-of-way line; thence N89°04'11"E, 1002.67 feet along said corporate limits and South right-of-way line to the Northwest corner of Ashbury Woods Condominium and Lot 1, Certified Survey Map No. 9644; thence S00°19'41"W. 544.05 feet along said corporate limits and the West line of said Ashbury Woods Condominium and Lot 1, Certified Survey Map No. 9644; thence S56°30'55"W, 1577.58 feet 60 feet Northeast and parallel with the centerline of Raymond Road and along said corporate limits to a point on the West right-of-way line of Marty Road; thence N01°56'59"E, 104.49 feet along said West rightof-way line; thence S88°53'55"W, 2372.44 feet along unplatted lands, the North line of Lot 2, Certified Survey Map No. 8021 (which is also along the existing corporate limits of the City of Madison), the North line of Lot 1. Certified Survey Map No. 8021, the North line of Lot 6, Hickory Hills, the North right-of-way line of Hickory Ridge Road, the North line of Lot 1, Certified Survey Map No. 13277 and the North line of Lot 2, Certified Survey Map No. 15452 to the North west corner of said Lot 2 also being on the East line of Lot 41, First Addition to Hawk's Creek; thence N00°30'54"E, 1288.60 feet along the East lines of Lots 41 and 42, First Addition to Hawk's Ridge and along the West line of said NW1/4 to the point of beginning. Containing 4,216,561 square feet, 96.799 acres, 0.151248 square miles.







Master

File Number: 80646

	File ID:	80646	File Type: Appointment	Status:	Unfinished
					Business
	Version:	1	Reference:	Controlling Body:	COMMON
					COUNCIL
				File Created Date :	11/01/2023
	File Name:	11-21-2023 Re	sident committee appointments	Final Action:	
	Title:	Report of the	Mayor submitting resident committee a	ppointments (introductio	n
			tion 11-21-2023).		
			,		
	Notes:				
	Notes.				
	Snonooroi			Effective Date:	
	Sponsors:			Effective Date.	
A	ttachments:			Enactment Number:	
	Author:	Satya Rhodes-	Conway		
				Hearing Date:	
		ldcosta@cityofr		Hearing Date: Published Date:	

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Mayor's Office	11/01/2023	Referred for Introduction				
	Action Text:	This Appointment was R	eferred for Introduction				
	Notes:	Confirm 11/21/23					
1	COMMON COUI	NCIL 11/07/2023	Refer to a future Meeting to Confirm	COMMON COUNCIL			Pass
	Action Text:	A motion was made by C The motion passed by ve	Currie, seconded by Figue oice vote/other.	eroa Cole, to Refer to a fu	ture Meeting to Co	nfirm .	

Text of Legislative File 80646

Title

Report of the Mayor submitting resident committee appointments (introduction 11-7-2023; action 11-21-2023).

Body

I hereby submit, for your consideration and approval, the following resident committee appointments.

*2/3 vote required for confirmation of non-city residents.

Pursuant to Sec. 3.30(2) of the Madison General Ordinances, "...provision shall not apply to a member of or candidate for appointment to a City of Madison board, committee or commission

where, in the judgement of the mayor and two-thirds (2/3) of the Common Council, the best interests of the city will be served by the appointment of a non-resident member who is particularly well qualified by reasons of education, background, and experience with Madison business concerns or other Madison-based employers and the Mayor specifies fully to the Common Council the reasons why he or she is recommending such appointment."

DOWNTOWN COORDINATING COMMITTEE

Associated Students of Madison and D8 Alder recommendation:

AYDEN C. FOWLER (8th A.D.) - appoint to the remainder of a one-year term to the position of Second Alternate-University of Wisconsin-Madison Student succeeding Dominic Zappia. Ayden Fowler is a freshman currently studying Operations and Technology Management & Information Systems. TERM EXPIRES: 5-14-2024

ECONOMIC DEVELOPMENT COMMITTEE

For information only - Does not require council confirmation

MELISSA GOMBAR (13th A.D.) - appointed to the position of Mayor or Designee. Melissa Gombar is a non-profit director with Elevate - an organization that focuses on ensuring people have access to clean and affordable heat, power and water. Prior to that, Melissa Gombar served as the City's Affirmative Action Manager. She also previously served on the boards of Common Wealth Development and Briarpatch Youth Services. Melissa Gombar succeeds Sabrina Madison.

TERM EXPIRES: 4-20-2027

SUSTAINABLE MADISON COMMITTEE

JOHN P. GUEQUIERRE (19th A.D.) - appoint to the remainder of a two-year term to the position of Common Council or Resident Member succeeding Samantha Worden who assumed a Member position. John Guequierre is a consultant in construction technology. He has been active with companies that have focused on building affordable homes and energy efficient structures. He has served as chair of both the United Way of of Elkhard, IN and the Indiana Association of United Ways. Most recently, he ran for a seat on the City's Common Council. TERM EXPIRES: 6-30-2025

*ERINN MONROE-NYE, Monona - appoint to the remainder of a two-year term to the position of Member succeeding Jesse J. Shields. TERM EXPIRES: 6-30-2025

Rationale: Erinn Monroe-Nye is the Energy Services & Policy Manager for Madison Gas &Electric, where she oversees electric vehicle strategy and is already working directly with sustainability staff on an EV pole mounted charger pilot program. MG&E staff has been represented on SMC for over a decade, providing valuable insight into the utility's sustainability efforts and strategies, as well as a direct liaison for staff to get questions answered quickly. Erinn Monroe-Nye's background with large solar energy construction projects and Wisconsin's Focus on Energy program will make her a valuable asset to SMC.

RILEY P. WILLMAN (4th A.D.) - appoint to the remainder of a two-year term to the position of

Member succeeding Jeannette E. LeZaks. Riley Willman currently holds the First Alternate position and has served since 9-20-2022. TERM EXPIRES: 6-30-2025

XANTHE Z. SAALMANN (5th A.D.) - appoint to the remainder of a two-year term to the position of First Alternate succeeding Riley P. Willman who will assume a regular member position. Xanthe Saalmann currently holds the Second Alternate position and has served since 9-20-2022.

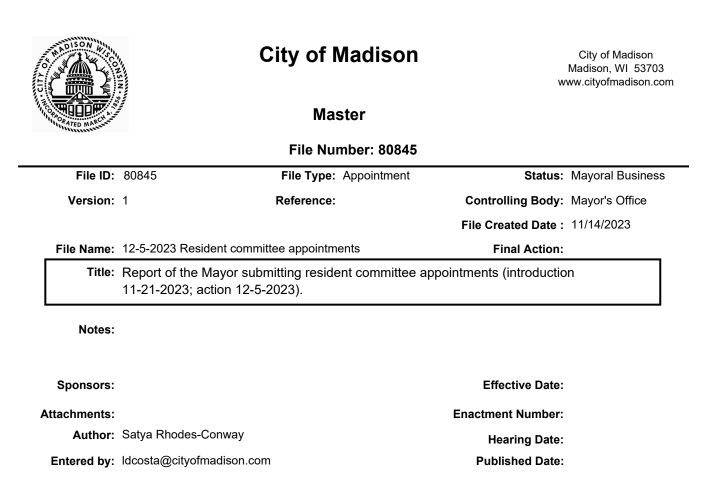
TERM EXPIRES: 6-30-2024

KIMBERLY CHO (4th A.D.) - appoint to the remainder of a two-year term to the position of Second Alternate succeeding Xanthe Z. Saalmann who will assume a the First Alternate position. Kimberly Cho is the co-founder of Half Cup Studio where she serves as a creative communications consultant and designer. Half Cup Studio's tagline is "visual storytelling with a conscience" as their mission is focused on providing services to business and organizations that provide support and opportunity. TERM EXPIRES: 6-30-2024

ROBERT W. BEETS (3rd A.D.) - appoint to the remainder of a two-year term to the position of Third Alternate succeeding James R. Alvin. Robert Beets is the founder and principal consultant of Prime Root, LLC - where he provides communications and management consulting to science organizations. He serves as an election official and serves on the board of OWN IT: Building Black Wealth and Rolling Meadows Neighborhood Association. TERM EXPIRES: 6-30-2024

Respectfully submitted,

Satya Rhodes-Conway Mayor



History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Mayor's Office	11/14/2023	Referred for Introduction				
_	Action Text:This Appointment was Referred for IntroductionNotes:Confirm 12/5/23			iction			

Text of Legislative File 80845

Title

Report of the Mayor submitting resident committee appointments (introduction 11-21-2023; action 12-5-2023).

Body

I hereby submit, for your consideration and approval, the following resident committee appointments.

*2/3 vote required for confirmation of non-city residents.

Pursuant to Sec. 3.30(2) of the Madison General Ordinances, "...provision shall not apply to a member of or candidate for appointment to a City of Madison board, committee or commission where, in the judgement of the mayor and two-thirds (2/3) of the Common Council, the best interests of the city will be served by the appointment of a non-resident member who is particularly well qualified by reasons of education, background, and experience with Madison business concerns or other Madison-based employers and the Mayor specifies fully to the Common Council the reasons why he or she is recommending such appointment."

COMMITTEE ON AGING

CHARLESTINE (CHARLIE) DANIEL (9th A.D.) - reappoint to a three-year term to the position of Member (55+ Years of Age). First appointed 1-19-2021. TERM EXPIRES: 10-1-2026

YA CHEN (20th A.D.) - reappoint to of a three-year term to the position of Member (55+ Years of Age). First appointed 12-1-2020 TERM EXPIRES: 10-1-2026

COMMUNITY DEVELOPMENT BLOCK GRANT COMMITTEE

ANGELA K. JONES (7th A.D.) - reappoint to a three-year term to the position of Minority Representative. First appointed 7-20-2021. TERM EXPIRES: 10-1-2026

OUSMAN DARBOE (12th A.D.) - reappoint to the remainder of a three-year term to the position of Low/Moderate Income Representative. First appointed 12-1-2020. TERM EXPIRES: 10/1/2026

JENNIFER H. CAMPBELL (11th A.D.) - reappoint to a two-year term to the position of Resident Member. First appointed 5-3-2016. TERM EXPIRES: 10-1-2026

TIFFANY D. MALONE (7th A.D.) - reappoint to a three-year term to the position of Resident Member. First appointed 9-20-2022. TERM EXPIRES: 10-1-2026

MEGAN N. MILLER (15th A.D.) - reappoint to a one-year term to the position of First Alternate. First appointed 12-6-2022. TERM EXPIRES: 10-1-2024

MATT PHAIR (20th A.D.) - reappoint to a one-year term position of Second Alternate. First appointed 8-1-2023. TERM EXPIRES: 10-1-2024

COMMUNITY SERVICES COMMITTEE

CONSUELO LOPEZ (9th A.D.) - reappoint to a three-year term to the position of Community Representative. First appointed 3-29-2016. TERM EXPIRES: 10-1-2026

MADISON METROPOLITAN SEWERAGE DISTRICT COMMISSION

*GREG FRIES, DeForest - reappoint to a three-year term to the position of Commissioner. TERM EXPIRES: 10-15-2026 Rationale: As Assistant City Engineer, Greg Fries oversees sewer operations for the City, which includes coordination with the Madison Metropolitan Sewerage District. His position in the City makes him uniquely aware of how Commission decisions relate to and potentially impact the City, and vice versa. He is a long-time trusted public servant and professional engineer with deep knowledge of sewer and stormwater infrastructure issues in the City and in the region.

Respectfully submitted,

Satya Rhodes-Conway Mayor



City of Madison

Master

File Number: 80405

File ID:	80405	File Type: Report	Status:	Presidential Business	
Version:	1	Reference:	Controlling Body:	Council Office	
			File Created Date: 10/16/2023		
File Name:	0	Madison Common Council meeting March 19, 2024	Final Action:		
Title:	2024: 12/5/23 - Virtu 1/9/24 - Hybrid 1/23/24 - Hybrid 2/13/24 - Hybrid 3/5/24 - Hybrid	e Madison Common Council meeting fo lal d (Virtual & CCB 201) rid (Virtual & CCB 201) rid (Virtual & CCB 201) d (Virtual & CCB 201) rid (Virtual & CCB 201)	ormats through March 19),	

Notes:

Effective Date:	:	Sponsors:
Enactment Number:	:	Attachments:
Hearing Date:	:	Author:
Published Date:	: lwindsor-engnell@cityofmadison.com	Entered by:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Council Office	10/16/2023	RECOMMEND TO COUNCIL TO ACCEPT - REPORT OF OFFICER				
	Action Text:	This Report was RECOM	MEND TO COUNCIL	TO ACCEPT - REF	PORT OF OFFICER		

Text of Legislative File 80405

Title Confirming the Madison Common Council meeting formats through March 19, 2024: 12/5/23 - Virtual 1/9/24 - Hybrid (Virtual & CCB 201) 1/23/24 - Hybrid (Virtual & CCB 201) 2/13/24 - Hybrid (Virtual & CCB 201) 3/5/24 - Hybrid (Virtual & CCB 201) 3/19/24 - Hybrid (Virtual & CCB 201)



City of Madison

Master

File Number: 80362

	File ID:	80362		File Type:	Ordinance	Status:	Report of	Officer
	Version:	1		Reference:		Controlling Body:	BOARD O PUBLIC W	
						File Created Date :	10/11/202	3
_	File Name:	Greenway End	roachmen	s and Greenway	/ Privilege	Final Action:		
Title: Amending Section 8.15(1) and Creating Subsection 37.05(11) of the Madison General Ordinances to allow for certain greenway encroachments and the creation of a greenway privilege.					n			
Notes: 6806GreenwayPrivilege								
	Sponsors:	Nikki Conklin				Effective Date:		
Attachments:		ENCROACHMENT REVISION MGO 37				Enactment Number:		
Author: Doran Viste					Hearing Date:			
	Entered by:	mglaeser@city	ofmadison	.com		Published Date:		
Histo	ory of Legis	ative File						
Ver- sion:	Acting Body:		Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Attorney's Off	ce	10/11/2023	Referred for Introduction				

	Notes:	Board of Public Work	s (11/8/23), Common Co	ouncil (11/21/23)		
1	COMMON COU	NCIL 10/17/2	2023 Referred	BOARD OF PUBLIC WORKS	11/08/2023	
	Action Text:	This Ordinance wa	s Referred to the BC	ARD OF PUBLIC WORKS		
1	BOARD OF PUB WORKS	LIC 11/08/2	2023 RECOMMENE COUNCIL TO ADOPT - REP OF OFFICER		Pass	
	Action Text: A motion was made by Stern, seconded by Clausius, to RECOMMEND TO COUNCIL TO ADOPT - REPORT OF OFFICER. The motion passed by voice vote/other.					

Text of Legislative File 80362

Fiscal Note

No City Funds required.

Action Text:

Title

Amending Section 8.15(1) and Creating Subsection 37.05(11) of the Madison General Ordinances to allow for certain greenway encroachments and the creation of a greenway privilege.

This Ordinance was Referred for Introduction

Body

DRAFTER'S ANALYSIS: Under existing ordinances, most encroachments into City greenways and park lands are not authorized, even if similar encroachments may be approved on other City owned lands. This ordinance would amend Sec. 8.15(1) to create a limited exception to this prohibition and allow for some encroachments into greenways that are solely managed by the Engineering Division, including lands managed by the Stormwater Utility (such as ponds and other detention basins). While gardens and temporary fencing may be allowed with notification and approval of the City Engineer, more extensive encroachments, including permanent fencing, retaining walls, stairs, outbuildings, hardscape and parking areas would require the granting of a greenway privilege under the newly created 37.05(11). A greenway privilege would be similar to a privilege in street under Sec. 10.31, and would be within the discretion of the City Engineer to grant. The City will retain the ability to remove any greenway encroachment that interferes with City operations or that presents a risk to the public health, safety and welfare.

The Common Council of the City of Madison do hereby ordain as follows:

1. Amending Subsection (1) entitled "Greenways and Park Lands" of Section 8.15 entitled "Regulation of Private Use of Greenways, Park Lands, and the Southwest Path" as follows:

"(1) Greenways and Park Lands .

- (a) Public Nuisance. Except as provided for in this Subsection, the Pprivate use of City-owned or leased greenways and park lands including, but not limited to, fences, retaining walls, outbuilding sites, dog runs, play equipment and gardens, storage of piers, boat hoists, <u>firewood</u> or other private personal property, <u>disposal or dumping of yard waste or garbage</u>, planting or pruning of trees and shrubs, mowing of grass on park lands, <u>or</u> chemical treatment of grass on park lands or greenways, <u>or mowing of grass on greenways when posted for nomowing</u> is a public nuisance and is prohibited unless approval to use City-owned or leased greenways is obtained pursuant to Subdivision (b) or the private use is pursuant to a valid permit issued under Sec. 8.10 or Sec. 8.33, MGO. For the <u>purposes of this Section</u>, a greenway has the definition provided under Sec. <u>16.23(2)</u>, and also includes any lands managed by the Stormwater Utility.
- (b) <u>Native Plantings and Invasive Removals.</u> The City Engineer may approve planting native grasses and/or forbs or removal of invasive species in a City-owned or leased greenway, provided that:
 - 1. the applicant is the owner of land abutting the greenway where the use is proposed;
 - 2. the City's ability to maintain the greenway is not adversely impacted by the proposed use;
 - 3. the applicant signs an approved volunteer form by which the applicant agrees to indemnify, defend, and hold harmless the City and its officers, employees and agents against all loss or expense by reason of any claim or suit, or of liability imposed by law upon the City or its officials, agents, or employees for damages because of bodily injury, including death at any time resulting therefrom, sustained by any person or persons or on account of damage to property, including loss of use thereof, arising from, in connection with, caused by or resulting from activities related to an approved use of a greenway, whether caused or contributed to by the negligent acts of the City, its officials, employees, or agents.

the approval and the geographic limits for the proposed use. The applicant shall notify all property owners within one hundred (100) feet of the greenway where the proposed use is located at least three (3) days prior to the date the proposed use begins. The City Engineer will ultimately determine if the use is approved and a permit for use will be issued.

- (c) Permissible Use of Certain Greenways.
 - Image: Image: Division of the star
 Eligible Greenways. Greenways managed solely by the Engineering Division, including lands managed by the Stormwater Utility, are subject to this

 Subdivision. Greenways, or portions thereof, that are managed by the Parks Division, on its own or in combination with the City Engineer, as indicated on the Parks and Open Space Inventory Map, which is part of the Adopted City of Madison Parks and Open Space Plan, are not subject to this Subdivision.
 - 2. Permissible Encroachments. The following categories of encroachments may be authorized within eligible greenways, provided that the proposal, in the opinion of the City Engineer, does not impede water flow or have a risk of floatation, and that the encroaching party complies with any other applicable City ordinance requirements and any additional limitations imposed by the City Engineer:
 - a. <u>Mowing. Unless posted for no mowing, mowing of grass on</u> greenways is permitted.
 - b. Gardens. Vegetable gardens, including any associated protective fencing or cages, and confined compost bins are authorized with City Engineer notification and approval.
 - <u>c.</u> Fences. Temporary fencing not exceeding 30 inches tall that is used to delineate a garden and that does not run the full length of a property line is authorized with City Engineering notification and approval, provided it is removed annually. Temporary construction fencing is allowed if it is needed to protect or secure a construction site. Permanent fencing is only allowed with a valid Greenway Privilege issued under Sec. 37.05(11).
 - <u>d.</u> <u>Stairs. Constructed stairs of any type are only allowed with a valid</u> <u>Greenway Privilege issued under Sec. 37.05(11).</u>
 - e. Retaining Walls. Retaining walls of any size, regardless of type (gravity or walls including poured concrete or mortared stone/masonry), are only allowed with a valid Greenway Privilege issued under Sec. 37.05(11).
 - <u>f.</u> Outbuildings. Outbuildings, including buildings or structures of any type, such as sheds, chicken coops, and garages, whether they include a foundation or not, are only allowed with a valid Greenway Privilege issued under Sec. 37.05(11). No such outbuilding shall be used for human habitation.
 - g. <u>Hardscape</u>. The use of wood, stone, concrete, masonry, galvanized <u>metal or other hard landscaped materials to construct patios</u>, <u>decks</u>, fire pits, raised garden beds, and paths are only allowed with a valid Greenway Privilege issued under Sec. 37.05(11).
 - h. Parking Areas. Parking areas are only allowed with a valid Greenway Privilege issued under Sec. 37.05(11).
 - i. Improvements of Public Benefit. Improvements that are deemed to be in the public interest, by the City Engineer or Board of Public Works, may require a valid Greenway Privilege issued under Sec. 37.05(11). Examples include an encroachment into public lands

for a walking/biking access path where the entirety of said path is open to the public but the path is privately owned.

- 3. Maintenance of Permissible Encroachments.
 - a. Permissible encroachments authorized under this Subdivision shall be maintained in a safe and orderly manner, and used only for their designated purpose.
 - b. Under no circumstances shall a permissible encroachment obstruct or endanger the public's use of the greenway for its intended purposes, as determined by the City Engineer.
- <u>4.</u> Responsibility. The person responsible for the permissible encroachment <u>accepts full responsibility for the care and maintenance of the</u> <u>permissible encroachment, and understands that permissible</u> <u>encroachments in the greenway are made at their own risk, and that they</u> <u>may be removed at any time by the City without compensation. The</u> <u>person seeking to place any permissible encroachments in the greenway</u> <u>is responsible for contacting Digger's Hotline to identify and mark any</u> <u>underground utilities prior to digging within the greenway.</u>
- 5. <u>Removal. Any greenway encroachments remaining upon the expiration of a</u> <u>Greenway Privilege or that not maintained consistent with Para. 4, shall</u> <u>become a public nuisance, subject to Subd. (a), and abatement under</u> Subs. (4).
- (d) Public Priority. Notwithstanding the exceptions in Subds. (b) and (c), or the issuance of a Greenway Privilege under Sec. 37.05(11), any private encroachment of a greenway that ultimately interferes with the use, operation, maintenance or future planning, development or construction of the adjacent greenway or appurtenances, or that presents a risk to the health, safety and welfare of the public, as determined by the City Engineer or the Director of Building Inspection Division, shall be considered a public nuisance and is prohibited under this Subsection. Upon such a determination, any approvals, permits or privileges associated with the encroachment shall be rescinded, withdrawn or terminated, and the encroachment shall be removed pursuant to Subs. (4)."

2. Creating Subsection (11) entitled "Greenway Privilege" of Section 37.05 entitled "The Public Stormwater System" as follows:

- "(11) <u>Greenway Privilege</u>.
 - (a) Privilege. The privilege for certain permissible encroachments within a publicly owned greenway, as allowed for under Sec. 8.15(1)(c), shall be granted only as provided in this Subsection. All existing encroachments which are nonconforming to the provisions of this Subsection are to hereafter comply with the requirements of this Subsection and Sec. 8.15(1). No building permits shall be issued under Sec. 29.05 on any premises from where a greenway encroachment exists until the requirements of this Subsection are met, unless the City Engineer or their designee determines that an emergency condition exists which requires immediate remedy, provided an application for Greenway Privilege is submitted with the application for said building permit. For the purposes of this Subsection, a greenway has the definition provided under Sec. 16.23(2), but also includes any lands managed by the Stormwater Utility.
 - (b) <u>Application</u>.

 Procedure. Applications for a Greenway Privilege shall be made to the Economic Development Division of the Planning and Community and Economic Development Department. A nonrefundable application and initial processing fee of five hundred dollars (\$500) shall accompany said application. There shall be no proration of the application and initial processing fee. The City Engineer, or their designee, shall make the determination of whether to approve an application for a Greenway Privilege under this subsection.

> A legible drawing or survey completed by a Professional Surveyor at a convenient scale necessary to clearly depict and label all items on an $8\frac{1}{2} \times 14$ size paper or in an equivalent digital file, showing the greenway privilege, improvements and area in relation to the owner's property shall also accompany said application. The survey shall be referenced to the published horizontal datum as required by the City Engineer. The drawing or survey shall include sufficient data to permit the applicant's Surveyor to include a complete legal description and determine and label the square footage of the greenway area occupied by the greenway privilege. Upon the approval of an encroachment by the City Engineer, a digital CADD file shall be provided in the format required by the City Engineer.

> The City Engineer or their designee shall not recommend that the greenway privilege be granted unless the applicant shows that the requirements of this Subsection and Sec. 8.15 will be satisfied, and that applicable ordinances, resolutions and Board of Public Works policies will be complied with. If the Engineer recommends approval of an application for the greenway privilege, the Engineer shall inform the applicant in writing of the recommendation and the conditions of approval. Following concurrence of the applicant with the conditions of approval, the Director of the Economic Development Division or their designee (Director), in cooperation with the City Attorney, shall prepare an agreement, setting forth the requirements and conditions under which the greenway privilege is permitted. Following execution of all the documents by the applicant, the required documents are to be executed by the City Engineer. The Director shall monitor the payment of the annual fees, which may be collected as a special charge if not paid.

Following receipt of the insurance certificate and the first year's fee, the agreement may be recorded with the Dane County Register of Deeds. A copy of the recorded agreement shall be furnished to the Applicant. The Risk Manager shall monitor the insurance requirements.

2. <u>Appeal</u>. In the event the City Engineer disapproves an application for a greenway privilege, the City Engineer shall inform the applicant, in writing, of the reasons for disapproval. The applicant may appeal the City Engineer's decision to the Board of Public Works within thirty (30) days after mailing of the City Engineer's notice to the address of the applicant as shown on the application. Such appeal must be in writing, and must inform the Board of the reasons why the applicant believes the City Engineer's decision to be in error. Failure to appeal a denial shall result in automatic approval of the denial without further action by the City Engineer or Board of Public Works.

Within thirty (30) days after receipt of the appeal, the Board of Public Works shall hold a hearing at which the applicant and the City Engineer may present and question witnesses and present oral and written argument. Within twenty (20) days after the hearing, the Board shall issue a written decision which shall affirm, reverse or modify the determination of the City Engineer. Appeal of the Board of Public Works' decision shall be by Certiorari to Circuit Court and shall be commenced within thirty (30) days of the date of the decision sought to be reviewed or be waived.

- (c) Conditions.
 - <u>Conditions of Approval</u>. A greenway privilege granted under this Subsection is subject to compliance with Sec. 8.15(1), as that ordinance may be amended from time-to-time, including any additional conditions imposed by the City Engineer. Any greenway privilege granted by the City Engineer shall be to the owner, agent or person obligated pursuant to a regulatory order of the property adjacent to the greenway to be occupied and shall be on condition that the applicant or the applicant's heirs and assigns shall become primarily liable for damages to person or property by reason of the granting of the greenway privilege.
 - 2. <u>Insurance</u>. The applicant shall be required to furnish a Certificate of Insurance, providing evidence of general liability insurance with the City of Madison, its officers, officials, agents and employees named as additional insureds. The insurance shall include contractual liability coverage and minimum limits of one million dollars (\$1,000,000) per occurrence. The City of Madison Risk Manager reserves the right to require higher limits and other coverage terms and conditions at their discretion. Applicant shall keep required insurance in full force and effect throughout the term of the greenway privilege. This insurance condition may be waived for other governmental units and in those instances where the City of Madison Risk Manager, in consultation with the City Attorney's office, determines that this requirement can be waived.
 - 3. <u>Public Priority</u>. Greenway privileges shall not interfere with the use, operation, maintenance or future planning, development or construction of the adjacent greenway or appurtenances, or present a risk to the health, safety and welfare of the public. Non-compliance with this requirement is cause for immediate termination of the greenway privilege.
- (d) <u>Removal of Encroachment</u>. The applicant shall remove said encroachment or obstruction upon thirty (30) days written notice by the City Engineer, or sooner if removal is necessary to protect the health, safety and welfare of the public. Additionally, the applicant or the applicant's heirs or assigns shall be entitled to no damages for removal of the greenway privilege, and if the applicant shall not remove the same upon due notice, it shall be removed at the applicant's expense and levied as a special charge for current services rendered against the applicant's property as provided by law. In the event of acquisition of all or a portion of the applicant's

property for a planned public improvement, no compensation will be paid to the applicant for the improvements constructed within the area on which the greenway privilege exists, for cost incurred in realigning personal property located on the area on which the privilege exists, or for loss of value or damage to the remaining improvements of the applicant caused by reasons of the acquisition or taking as provided under Wis. Stat. ch. 32.

In accepting the privilege, the applicant waives any and all right to contest in any manner the validity of this ordinance or Wis. Stat. § 66.0425, or the amount of compensation charged by the City of Madison.

The applicant may be required to comply with additional conditions as the City Engineer may impose, including execution of a written agreement incorporating all conditions upon which the greenway privilege is to be granted. Such agreement shall be binding upon the applicant, the applicant's heirs and assigns and may be drafted in recordable form and recorded in the Office of the Dane County Register of Deeds, and the terms and conditions contained in the agreement or resolution shall remain in full force and effect as long as the greenway privilege exists.

The privilege may be terminated by the applicant at any time by providing the City Engineer written notice of its desire to terminate this privilege. Following removal of the greenway privilege and restoration of the public area on which the greenway privilege existed to the satisfaction of the City Engineer, the Engineer shall cause to be recorded in the Dane County Register of Deeds office a suitable document terminating the privilege, if necessary. A copy of the document shall be furnished to the applicant and the City Clerk.

(e) Fee Schedule.

- 1. An annual minimum fee of five hundred dollars (\$500) or an amount established hereinafter, shall be charged for the privilege of encroaching into the greenway. The annual fee may be levied as a special charge for current services rendered against the applicant's property as provided by law. The agreement may provide for alternative means of payment of annual fees in excess of ten thousand dollars (\$10,000). An annual fee for less than twelve (12) months shall be prorated according to the number of months or fraction thereof for which the greenway privilege is issued. There shall be no proration upon termination of any privilege in streets.
- 2. The annual rental fees for privileges in streets under Sec. 10.31(3)(d) shall apply to a greenway privilege.
- (f) Although subject to the provisions of this subsection, there shall be no application fee or annual fee (if encroachment is approved) for improvements of public benefit as provided for under Sec. 8.15(1)(c)2.i."

MADISON ORDINANCE REVISIONS: CHANGES TO ENCROACHMENT RESPONSE IN GREENWAYS AND PONDS

City of Madison, WI Engineering Division

Greg Fries, PE, Deputy City Engineer

Janet Schmidt, PE, Principal Stormwater Engineer

- ► WHAT IS AN ENCROACHMENT AND WHY IS IT PROBLEMATIC?
- ▶ WHY DID WE NEED TO CHANGE?
- ► WHAT DOES THE INABILTY TO ALLOW/PERMIT ENCROACHMENTS MEAN IN PRACTICE?
- ► WHAT WOULD THE PROPOSED CHANGE ALLOW FOR?
- ► WHAT IS A GREENWAY "PRIVILEGE"?
- ► WHAT WILL THE PROPOSAL ALLOW?
- ► EXAMPLES

► HOW WILL THE REVISION BE IMPLEMENTED?

WHAT IS AN ENCROACHMENT AND WHY IS IT PROBLEMATIC?

- > Encroachments, in this sense, are where private uses are on public spaces.
- They are usually problematic as it may interfere with the public's use the City's ability to maintain or use the space the way it was intended.
- These encroachments also generally benefit the party that is encroaching, <u>however there are exceptions.</u>

► WHY DID WE NEED TO CHANGE?

- Some encroachments are very expensive or problematic to order their removal.
- Under existing ordinances, most encroachments into City greenways/ponds <u>cannot</u> be authorized, even if similar encroachments may be approved/permitted on other City owned lands including Right of Way.
- City needs to retain the ability to remove encroachments that interferes with City operations or that presents a risk to the public health, safety and welfare.

WHAT DOES THE INABILITY TO ALLOW/PERMIT ENCROACHMENTS MEAN IN PRACTICE?

- Currently if Engineering encounters an encroachment in a pond or greenway there are two options:
 - >1) order the encroachment be removed
 - >2) Ignore the issue
 - Some encroachments are easy to remove while others would be onerous to remove – examples to follow. Change would allow for permitting difficult or expensive encroachments until the encroachment can be removed.
 - Yearly fees collected based on land value. Insurance required that indemnifies the City.
 - Fees can be waived in certain instances where the public is benefited by the encroachment, such as in a trail system open to the public for use.

► WHAT WOULD THE PROPOSED CHANGE ALLOW?

The proposed ordinance revision would amend Sec. 8.15(1) to create a <u>limited</u> <u>exception</u> to this prohibition and allow for encroachments into greenways that are solely managed by the Engineering Division, including lands managed by the Stormwater Utility (such as ponds and other detention basins).

- > This change would not permit encroachments into city park lands.
- This change would not permit illegal dumping.

► WHAT IS A GREENWAY "PRIVILEGE"?

A greenway "privilege" will be similar to a privilege in street under Sec. 10.31, and would be within the discretion of the City Engineer to grant. The City will retain the ability to remove any encroachment that interferes with City operations or that presents a risk to the public health, safety and welfare.

*Note the term "privilege" as it relates to encroachments, comes directly from the State Statutes (Wis. Stat. Sec. 66.0425). Under that statute, a privilege is defined as "the authority to place an obstruction or excavation beyond a lot line, or within a highway in a town, village, or city, other than by general ordinance affecting the whole public."

► SPECIFICALLY THE PROPOSAL WILL:

- Allowed permitted uses for extensive encroachments, including permanent fencing, retaining walls, stairs, outbuildings, hardscape and parking areas.
 - These would require the granting of a greenway privilege under the proposed section 37.05(11).
- Gardens and temporary fencing <u>may</u> be allowed with notification and approval of the City Engineer as long as they do not preclude the intended use of the property.

EXAMPLES OF ENCROACHMENTS THAT COULD BE ADDRESSED WITH THIS CHANGE.

City property

Note the property line marker. Removal of encroachments would significantly impact use of patios, landscaping and drainage, as well as privacy concerns.



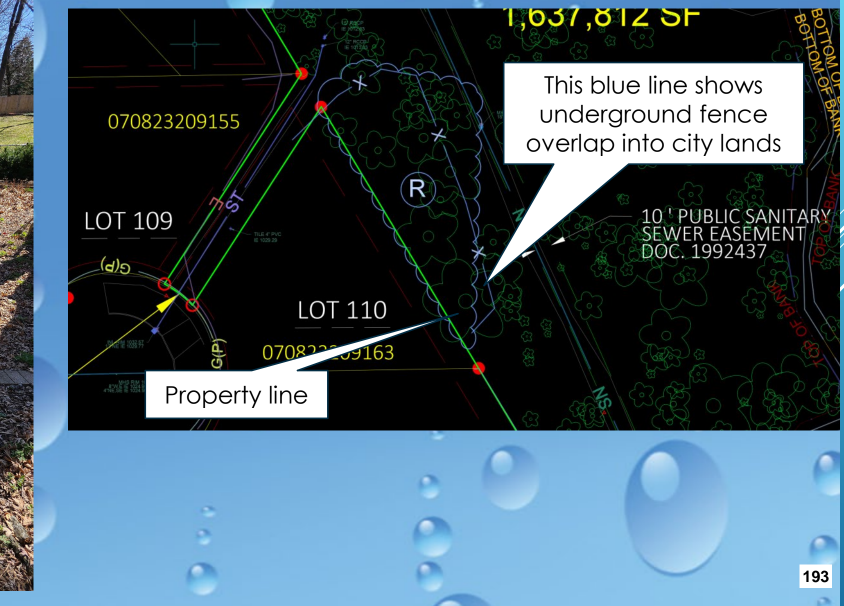
Approximate property line – removal of encroachment would entail removal of portion of patio



Most of this retaining wall is on city lands would be expensive and require redoing significant amount of landscaping

EXAMPLE ENCROACHMENTS – INVISIBLE FENCE





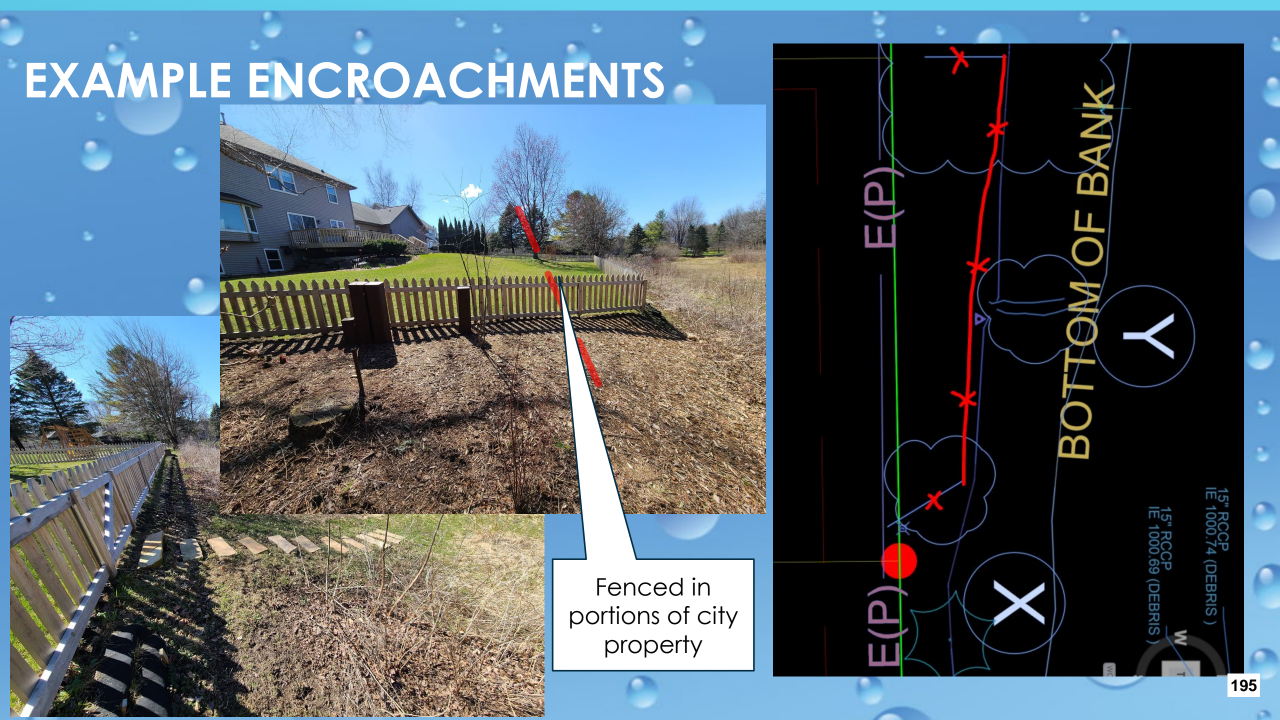


appear bigger than it is, however easy to remove

70823208298 LOT 90

873248

20



City

property

gre for city

Private lighted trail maintained by HOA around pond and greenway. Open to the public for use and limited impacts on city's use of pond or greenway

HOW WILL THE REVISION BE IMPLEMENTED

What locations does the ordinance apply to?

<u>Greenways managed solely by the Engineering Division,</u> including lands managed by the Stormwater Utility, are subject to this ordinance change.

HOW WILL THE REVISION BE IMPLEMENTED

What encroachments would be allowed <u>without</u> a privilege in greenway permit?

- Mowing. Unless posted for no mowing, mowing of grass on greenways is permitted.
- Gardens. Vegetable gardens, including any associated protective fencing or cages, and confined compost bins are authorized with City Engineer notification, review and approval.

HOW WILL THE REVISION BE IMPLEMENTED ? What Encroachments are allowed <u>with</u> a privilege in greenway?

- Fences. Temporary fencing not exceeding 30 inches tall that is used to delineate a garden and that does not run the full length of a property line is authorized provided it is removed annually. Temporary construction fencing is allowed if it is needed to protect or secure a construction site. Permanent fencing is only allowed with a valid Greenway Privilege.
- Constructed stairs. Stairs of any type.
- Retaining Walls. Retaining walls of any size, regardless of type (gravity or walls including poured concrete or mortared stone/masonry.
- Outbuildings. Outbuildings, including buildings or structures of any type, such as sheds, chicken coops, and garages, whether they include a foundation or not. No outbuildings to be used for human habitation.
 - continued-

HOW WILL THE REVISION BE IMPLEMENTED ? What Encroachments are allowed <u>with</u> a privilege in greenway?

- Hardscape. The use of wood, stone, concrete, masonry, galvanized metal or other hard landscaped materials to construct patios, decks, fire pits, raised garden beds, and paths.
- Parking Areas. May be allowed if does not interfere with use of City lands.
- Improvements of Public Benefit. Improvements that are deemed to be in the public interest, may require a valid Greenway Privilege issued under Sec. 37.05(11). Examples include an encroachment into public lands for a walking/biking access path where the entirety of said path is open to the public but the path is privately owned.

HOW WILL THE REVISION BE IMPLEMENTED ?

Maintenance of encroachment:

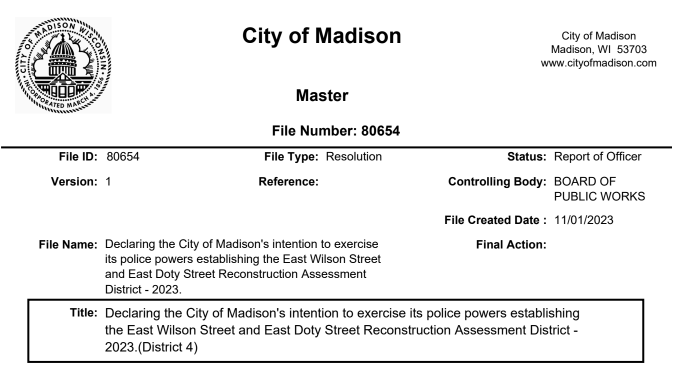
The person responsible for the permissible encroachment accepts full responsibility for the care and maintenance of the permissible encroachment, and understands that permissible encroachments in the greenway are <u>made at their own risk</u>, and that they <u>may be removed at any time by the City</u> <u>without compensation</u>. The person seeking to place any permissible encroachments in the greenway is responsible for contacting Digger's Hotline to identify and mark any underground utilities prior to digging within the greenway.

Removal of the encroachment:

Any greenway encroachments remaining upon the expiration of a Greenway Privilege or that not maintained consistent with Para. 4, shall become a public nuisance, subject to Subd. (a), and abatement under Subs. (4).

<u>Removal of the encroachment (the City maintains the right to remove);</u>

Any private encroachment of a greenway that ultimately interferes with the use, operation, maintenance or future planning, development or construction of the adjacent greenway or appurtenances, or that presents a risk to the health, safety and welfare of the public, as determined by the City Engineer or the Director of Building Inspection Division, shall be considered a public nuisance and is prohibited under this Subsection.



Notes: Fadi El Musa Gonzalez

Sponsors: Michael E. Verveer	Effective Date:
Attachments:	Enactment Number:
Author: Jim Wolfe, City Engineer	Hearing Date:
Entered by: hfleegel@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Engineering Divis	ion 11/01/2023	Refer	BOARD OF PUBLIC WORKS	11/08/2023	11/08/2023	
	Action Text:	This Resolution was Ref	fer to the BOARD OF	PUBLIC WORKS due ba	ack on 11/8/2023		
1	BOARD OF PUB WORKS	LIC 11/08/2023	RECOMMEND TO COUNCIL TO ADOPT - REPORT OF OFFICER				Pass
	Action Text:	A motion was made by N REPORT OF OFFICER.			D TO COUNCIL 1	FO ADOPT -	

Text of Legislative File 80654

Fiscal Note

No City Funds required.

Title

Declaring the City of Madison's intention to exercise its police powers establishing the East Wilson Street and East Doty Street Reconstruction Assessment District - 2023.(District 4) **Body**

BE IT HEREBY RESOLVED:

- That the Common Council of the City of Madison hereby establishes an assessment district known as the East Wilson Street and East Doty Street Reconstruction Assessment District - 2023, to serve East Wilson Street from Martin Luther King Junior Boulevard to South Franklin Street and East Doty Street from Martin Luther King Junior Boulevard to King Street, all in accordance with Section 66.0701 (formerly Section 66.62) of the Wisconsin State Statutes and Section 4.09 of the Madison General Ordinances.
- That the contemplated purposes of this assessment district is to remove and replace pavement surface and pavement base, curb & gutter, driveway aprons, sidewalk, sanitary sewer main and laterals, water main, storm sewer and street lights.
- 3. That the benefited properties shall have the opportunity to pay the special assessments which may be levied as a result of this assessment district in eight (8) annual installments, subject to the current interest rate in effect at the time of establishment of the special assessment.
- 4. That the City Engineer is hereby directed to prepare a report consisting of preliminary or final plans and specifications; an estimate of the entire cost of the proposed work or improvements within the assessment district; a schedule of proposed assessments, constituting an exercise of police power of the City of Madison; and a statement that the property against which the assessments are proposed is benefited.
- 5. That upon completion of this aforesaid report, the City Engineer shall proceed in accordance with Section 4.09 of the Madison General Ordinances.

	C	City of Madison Madison, WI 53703 ww.cityofmadison.com		
ORATED MARCHA		Master		
		File Number: 80655		
File ID:	80655	File Type: Resolution	Status:	Report of Officer
Version:	1	Reference:	Controlling Body:	BOARD OF PUBLIC WORKS
			File Created Date :	11/01/2023
File Name:	Approving plans and specific the Board of Public Works to bids for Lower Badger Mill Po	advertise and receive	Final Action:	
Title:	Approving plans and spec advertise and receive bids	-		
Notes:	Sarah Lerner			
Sponsors:	John W. Duncan		Effective Date:	
Attachments:	11063 Restoration_2023-10-	25_2.pdf	Enactment Number:	
Author:	Jim Wolfe, City Engineer		Hearing Date:	
Entered by:	hfleegel@cityofmadison.com		Published Date:	

History of Legislative File

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Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Engineering Division	11/01/2023		BOARD OF PUBLIC WORKS	11/08/2023	11/08/2023	
	Action Text: This Reso	biution was Rei	er to the BOARD OF	PUBLIC WORKS due ba	ack on 11/8/2023		
1	BOARD OF PUBLIC WORKS	11/08/2023	RECOMMEND TO COUNCIL TO ADOPT - REPORT OF OFFICER				Pass
				Ald. Conklin, to RECOM passed by voice vote/ot		ICIL TO	

Text of Legislative File 80655

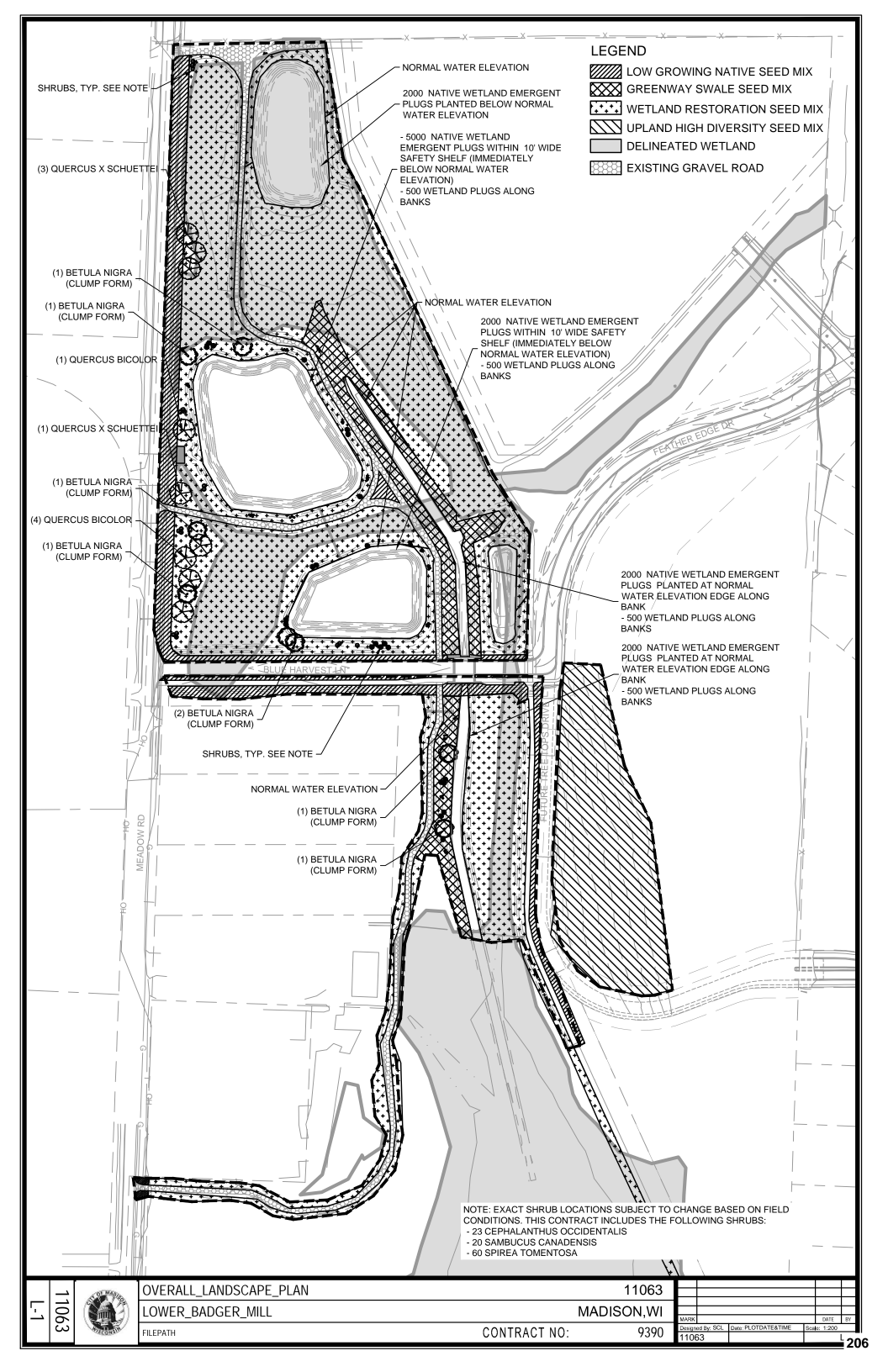
Fiscal Note

The proposed resolution approves plans and specifications and authorizes the Board of Public Works to advertise and receive bids for the Lower Badger Mill Ponds Restoration. The total estimated cost of the project is \$350,000. Funding is available in MUNIS project 14980. No additional appropriation is required.

Title

Approving plans and specifications and authorizing the Board of Public Works to advertise and receive bids for Lower Badger Mill Ponds Restoration.(District 1) Body BE IT RESOLVED,

- 1) That the plans and specifications for Lower Badger Mill Ponds Restoration, be and are hereby approved.
- 2) That the Board of Public Works be and is hereby authorized to advertise and receive bids for said project.
- That the Mayor and City Clerk are hereby authorized to accept dedication of lands and/or easements from the Developer/Owner for public improvements located outside of existing public fee title or easement right-of-ways.





City of Madison

Master

File Number: 80656

File ID:	80656	File Type: Resolution	Status:	Report of Officer	
Version:	n: 1 Reference:		Controlling Body:	BOARD OF PUBLIC WORKS	
			File Created Date :	11/01/2023	
File Name:	its police powers	ity of Madison's intention to exercise s establishing the Blue Harvest Lane, rive, & Soaring Sky Run Assessment	Final Action:		
Title:	e: Declaring the City of Madison's intention to exercise its police powers establishing the Blue Harvest Lane, Feather Edge Drive, & Soaring Sky Run Assessment District - 2023 (District 1)				

Notes: Reid Stiteley

Sponsors: John W. Duncan	Effective Date:
Attachments:	Enactment Number:
Author: Jim Wolfe, City Engineer	Hearing Date:
Entered by: hfleegel@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Engineering Division			BOARD OF PUBLIC WORKS	11/08/2023	11/08/2023	
	Action Text: Th	is Resolution was Ref	er to the BOARD OF	PUBLIC WORKS due ba	ack on 11/8/2023		
1	BOARD OF PUBLIC WORKS	11/08/2023	RECOMMEND TO COUNCIL TO ADOPT - REPORT OF OFFICER				Pass
		motion was made by V PORT OF OFFICER.		/ Kliems, to RECOMMEN by voice vote/other.	D TO COUNCIL	TO ADOPT -	

Text of Legislative File 80656

Fiscal Note

No City Funds required.

Title

Declaring the City of Madison's intention to exercise its police powers establishing the Blue Harvest Lane, Feather Edge Drive, & Soaring Sky Run Assessment District - 2023 (District 1) Body

BE IT HEREBY RESOLVED:

1. That the Common Council of the City of Madison hereby establishes an assessment district known as the "Blue Harvest Lane, Feather Edge Drive, & Soaring Sky Run Assessment District - 2023" serving Blue Harvest Lane (new street) and Feather Edge Drive (street extension) from Meadow Road to Soaring Sky Run and serving Soaring Sky Run (street extension) from Feather Edge Drive to undeveloped lot; all in accordance with Section 66.0701 (formerly Section 66.62) of the Wisconsin State Statutes and Section 4.09 of the Madison General Ordinances.

2. That the contemplated purpose of this assessment district is to install new asphalt pavement, road base, curb and gutter, sidewalk, storm sewer, sanitary sewer, water main, and lighting for new street and shared-use path construction.

3. That the benefited properties shall have the opportunity to pay the special assessments which may be levied as a result of this assessment district in eight (8) annual installments, subject to the current interest rate in effect at the time of establishment of the special assessment.

4. That the City Engineer is hereby directed to prepare a report consisting of preliminary or final plans and specifications; an estimate of the entire cost of the proposed work or improvements within the assessment district; a schedule of proposed assessments, constituting an exercise of police power of the City of Madison; and a statement that the property against which the assessments are proposed is benefited.

5. That upon completion of this aforesaid report, the City Engineer shall proceed in accordance with Section 4.09 of the Madison General Ordinances.



City of Madison

Master

File Number: 80657						
File ID:	80657	File Type: Resolution	Status:	Report of Officer		
Version:	1	Reference:	Controlling Body:	BOARD OF PUBLIC WORKS		
			File Created Date :	11/01/2023		
File Name:	0	Works Contract No. 9086, Metro d. Bus Facility Remodel.	Final Action:			
Title: Awarding Public Works Contract No. 9086, Metro Transit Hanson Rd. Bus F Remodel. (District 17)				acility		
	Remodel. (Distr	ict 17)				
Notes:	Remodel. (Distr	ict 17)				
			Effective Date:			
Sponsors:	Jim Whitney	LIC WORKS	Effective Date: Enactment Number:			
Sponsors: Attachments:	Jim Whitney BOARD OF PUB	LIC WORKS reakdown.pdf				

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Engineering Division	11/02/2023	Refer	BOARD OF PUBLIC WORKS	11/08/2023	11/08/2023	
	Action Text: This Resc	olution was Ref	er to the BOARD OF	PUBLIC WORKS due ba	ick on 11/8/2023		
1	BOARD OF PUBLIC WORKS	11/08/2023	RECOMMEND TO COUNCIL TO ADOPT - REPORT OF OFFICER				Pass
			Ald. Slack, seconded b R. The motion passed	y Williams, to RECOMM by voice vote/other.	END TO COUNC	IL TO ADOPT	

Text of Legislative File 80657

Fiscal Note

Budget authority is available in the Acct. Nos. listed on the attached.

Title

Awarding Public Works Contract No. 9086, Metro Transit Hanson Rd. Bus Facility Remodel. (District 17)

Body

BE IT RESOLVED, that the following low bids for miscellaneous improvements be accepted and that the Mayor and City Clerk be and are hereby authorized and directed to enter into a contract with the low bidder contained herein, subject to the Contractor's compliance with Section 39.02 of the Madison General Ordinances concerning compliance with the Affirmative

Action provisions and subject to the Contractor's compliance with Section 33.07 of the Madison General Ordinances regarding Best Value Contracting:

BE IT FURTHER RESOLVED, that the funds be encumbered to cover the cost of the projects contained herein.

See attached document (Contract No. 9086) for itemization of bids.

CITY OF MADISON BOARD OF PUBLIC WORKS	PAGE	1
BID OPENING		

METRO TRANSIT HANSON RD. BUS FACILITY REMODEL

CONTRACT NO. 9086 DATE: 10/26/23 PREQUALIFICATION: 425

CONTRACTORS	TOTAL BID	PREQUALIFICATION STATUS
Riley Construction Company, Inc.	\$16,099,708.00	ОК
Tri-North Builders, Inc.	\$16,165,000.00	ОК
Joe Daniels Construction Co., Inc.	\$16,612,219.00	ОК
Engineering Estimate	\$18,975,000.00	

PROJECT CONTRACTOR

CONTRACT NO. 9086 METRO TRANSIT HANSON RD. BUS FACILITY REMODEL

RILEY CONSTRUCTION COMPANY, INC.

\$16,099,708.00

Acct. No. 10950-85-140-114403: 54210 (91065) Contingency 8%+

GRAND TOTAL

\$17,387,680.00

\$16,099,708.00

1,287,972.00

		City of Madison	w	City of Madison Madison, WI 53703 ww.cityofmadison.com		
A PORATED MARCING		Master				
		File Number: 80658				
File ID:	80658	File Type: Resolution	Status:	Report of Officer		
Version:	1	Reference:	Controlling Body:	BOARD OF PUBLIC WORKS		
			File Created Date :	11/01/2023		
File Name:	improvements no 2503 Seiferth Ro	and specifications for public ecessary for the project known as bad and authorizing construction to by the Developer, Private Contract	Final Action:			
Title:	Title: Approving plans and specifications for public improvements necessary for the project known as 2503 Seiferth Road and authorizing construction to be undertaken by the Developer, Private Contract No. 9376 (District 16)					
Notes:	Brenda Stanley					

Effective Date:	BOARD OF PUBLIC WORKS	Sponsors:
Enactment Number:	9376 Exhibit.pdf	Attachments:
Hearing Date:	Jim Wolfe, City Engineer	Author:
Published Date:	hfleegel@cityofmadison.com	Entered by:

History of Legislative File

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Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:		
1	Engineering Division	11/02/2023	Refer	BOARD OF PUBLIC WORKS	11/08/2023	11/08/2023			
	Action Text: This Resolution was Refer to the BOARD OF PUBLIC WORKS due back on 11/8/2023								
1	BOARD OF PUBLIC WORKS	11/08/2023	RECOMMEND TO COUNCIL TO ADOPT - REPORT OF OFFICER				Pass		
	Action Text: A motion was made by Williams, seconded by Kliems, to RECOMMEND TO COUNCIL TO ADOPT - REPORT OF OFFICER. The motion passed by voice vote/other.								

Text of Legislative File 80658

Fiscal Note

No City Funds required. Private contract.

Title

Approving plans and specifications for public improvements necessary for the project known as 2503 Seiferth Road and authorizing construction to be undertaken by the Developer, Private Contract No. 9376 (District 16)

Body

WHEREAS, the developer, BSH Storage Madison LLC, has received the City of Madison's conditional approval for an indoor storage facility with approximately 700 units in a building consisting of a basement level and three stories, at 2503 Seiferth Road and,

WHEREAS, Section 16.23(9) of the Madison General Ordinances and the conditions of approval require the developer to install the public improvements necessary to serve the rezoning.

NOW, THEREFORE, BE IT RESOLVED:

- That the Mayor and City Clerk are hereby authorized and directed to execute a Contract For the Construction of Public Improvements that will be accepted by the City of Madison For 2503 Seiferth Road, with BSH Storage Madison LLC.
- 2. That the plans and specifications for the public improvements necessary to serve the development are hereby approved.
- 3. That the developer is authorized to construct the public improvements in accordance with the terms of the Contract For the Construction of Public Improvements That Will be Accepted by the City of Madison at the sole cost of the developer, except as follows: NONE
- 4. That the Mayor and City Clerk are hereby authorized to sign and grant easements or right-of-way release or procurement documents, maintenance agreements or encroachment agreements, as necessary and grant or accept dedication of lands and/or easements from/to the Developer/Owner for public improvements located outside of existing public fee title or easement right-of-ways.
- 5. The Common Council is approved to accept ownership of the improvements in the Maintenance Area if a maintenance agreement is executed and recorded as a condition of this contract.
- 6. The developer shall be permitted to assign this contract for the purposes of obtaining financing in a form to be approved by the City Attorney.

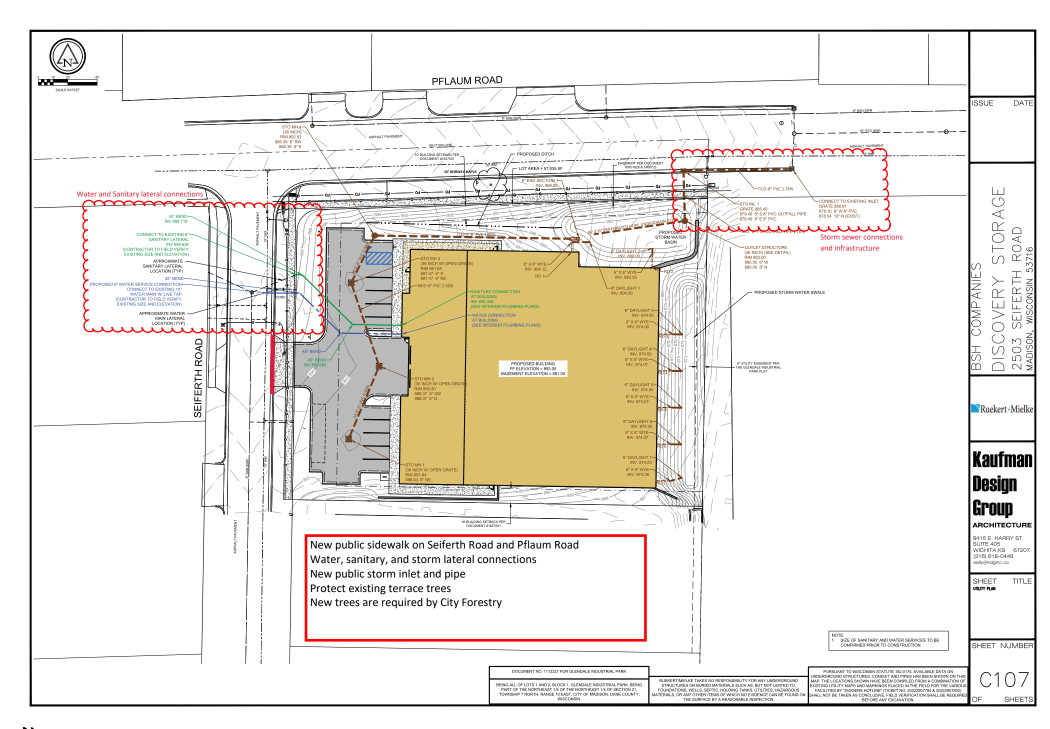
2503 SEIFERTH ROAD

Contract: 9376, Project: 14925 Entity Name: BSH Storage Madison LLC



The developer, BSH Storage Madison LLC, has received the City of Madison's conditional approval for an indoor storage facility with approximately 700 units in a building consisting of a basement level and three stories, at 2503 Seiferth Road.

- Work to be completed with Developer Agreement:
- New sidewalk adjacent to the property on Seiferth Road and Pflaum Road.
- Private sanitary, storm, and water lateral connections to public main.
- Connection into the public storm sewer on Pflaum Road which includes a new inlet, approximately 75-feet of pipe and the connection into an existing inlet.
- Protection of all existing public terrace trees.
- New trees as required by Forestry along Pflaum Road and Seiferth Road.





City of Madison

Master

File Number: 80660

File ID:	80660 File Type: Resolution	Status: Report of Officer			
Version:	1 Reference:	Controlling Body: BOARD OF PUBLIC WORKS			
		File Created Date: 11/01/2023			
File Name:	: Declaring the City of Madison's intention to exercise Final Action: its police powers establishing the Lowell Street Assessment District - 2024.				
Title:	Declaring the City of Madison's intention to exercise its police powers establishing the Lowell Street Assessment District - 2024. (District 13)				
Notes:	Rachel Dudley				
Sponsors:	: Tag Evers Effective Date:				
Attachments:		Enactment Number:			
Author:	Jim Wolfe, City Engineer	Hearing Date:			
Entered by:	hfleegel@cityofmadison.com	Published Date:			

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Engineering Division	11/01/2023	Refer	BOARD OF PUBLIC WORKS	11/08/2023	11/08/2023	
	Action Text: This Resol	ution was Ref	er to the BOARD OF P	UBLIC WORKS due ba	ick on 11/8/2023		
1	BOARD OF PUBLIC WORKS	11/08/2023	RECOMMEND TO COUNCIL TO ADOPT - REPORT OF OFFICER				Pass
			Villiams, seconded by K The motion passed by v		D TO COUNCIL T	O ADOPT -	

Text of Legislative File 80660

Fiscal Note

No City Funds required.

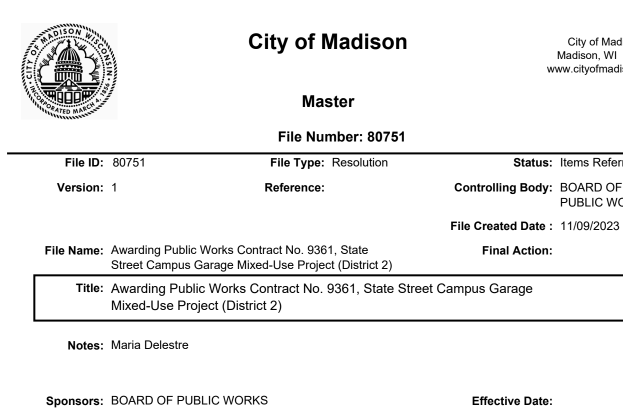
Title

Declaring the City of Madison's intention to exercise its police powers establishing the Lowell Street Assessment District - 2024. (District 13) Body BE IT HEREBY RESOLVED:

1. That the Common Council of the City of Madison hereby establishes an assessment district

known as the Lowell Street Assessment District - 2024, serving Lowell Street from W Lakeside Street to S Shore Drive all in accordance with Section 66.0701 (formerly Section 66.62) of the Wisconsin State Statutes and Section 4.09 of the Madison General Ordinances.

- That the contemplated purposes of this assessment district is to remove and replace pavement, gravel base, curb and gutter, sidewalk, driveway aprons, pavement markings and install new sanitary sewer main and laterals, and new storm sewer main and laterals.
- 3. That the benefited properties shall have the opportunity to pay the special assessments which may be levied as a result of this assessment district in eight (8) annual installments, subject to the current interest rate in effect at the time of establishment of the special assessment.
- 4. That the City Engineer is hereby directed to prepare a report consisting of preliminary or final plans and specifications; an estimate of the entire cost of the proposed work or improvements within the assessment district; a schedule of proposed assessments, constituting an exercise of police power of the City of Madison; and a statement that the property against which the assessments are proposed is benefited.
- 5. That upon completion of this aforesaid report, the City Engineer shall proceed in accordance with Section 4.09 of the Madison General Ordinances.



Attachments: 9361BidOpeningTab.pdf, 9361.pdf Author: Jim Wolfe, City Engineer

Entered by: hfleegel@cityofmadison.com

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Engineering Divis	sion 11/10/2023	Refer	BOARD OF PUBLIC WORKS	11/20/2023		
	Action Text: Notes:						

Text of Legislative File 80751

Fiscal Note

Budget authority is available in the Acct. Nos. listed on the attached.

Title

Awarding Public Works Contract No. 9361, State Street Campus Garage Mixed-Use Project (District 2)

Body

BE IT RESOLVED, that the following low bids for miscellaneous improvements be accepted and that the Mayor and City Clerk be and are hereby authorized and directed to enter into a contract with the low bidder and proceed with a contract for work identified as part of the base bid and additive alternate #1 (Hawthorne Court Bridges), subject to the Contractor's compliance with Section 39.02 of the Madison General Ordinances concerning compliance with the Affirmative Action provisions and subject to the Contractor's compliance with Section 33.07 of the Madison General Ordinances regarding Best Value Contracting

City of Madison Madison, WI 53703 www.cityofmadison.com

PUBLIC WORKS

Status: Items Referred

Enactment Number:

Hearing Date:

Published Date:

BE IT FURTHER RESOLVED, that the award and execution of this contract has the following contingencies: City of Madison Common Council approval of the 2024 Capital Improvement Plan and Budget, City of Madison closing on the real estate transaction for the sale of property to the Developer, and procurement of temporary land use easements with the adjacent private property owners. If any of these contingencies are not met, the contract shall not be executed by the City.

See attached document (Contract No. 9361) for itemization of bids.

CITY OF MADISON BOARD OF PUBLIC WORKS BID OPENING

PAGE 3

STATE STREET CAMPUS GARAGE MIXED-USE PROJECT CONTRACT NO. 9361

CONTRACT NO. 9361 DATE: 11/9/23 PREQUALIFICATION: 425

PREQUALIFICATION: 425				
CONTRACTORS	TOTAL BID	BASE Bid	Alternate	PREQUAL STATUS
Stevens Construction Corp.	\$36,494,866.00	\$36,249,591.00	\$245,275.00	ОК
Engineering Estimate	\$49,300,000.00			
Construction Budget Dollar Value	\$49,300,000.00			

PROJECT CONTRACTOR

CONTRACT NO. 9361 STATE STREE CAMPUS GARAGE MIXED-USE PROJECT

STEVENS CONSTRUCTION CORP.

\$36,494,866.00

Acct. No. 14145-82-140: 53310 (90924) Contingency 8%+

\$36,494,866.00 2,919,594.00

GRAND TOTAL

\$39,414,460.00



City of Madison

Master

File Number: 77667

File ID:	77667	File Type: License	Status:	Report of Officer
Version:	1	Reference:	Controlling Body:	Clerk's Office
			File Created Date :	05/05/2023
File Name:			Final Action:	
Title:	Report of Opera report for list of	ator License Applications Novemb operators.	per 21, 2023. See attached	
Notes:				
Sponsors:			Effective Date:	
•	Operators for Co	uncil Review Set 111523.pdf	Effective Date: Enactment Number:	
•	Operators for Co	uncil Review Set 111523.pdf		

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Clerk's Office	05/05/2023	RECOMMEND TO COUNCIL TO GRANT - REPORT OF OFFICER				
	Action Text:	This License was RECO	MMEND TO COUNCI	L TO GRANT - REP	ORT OF OFFICER		

Text of Legislative File 77667

Title

Report of Operator License Applications November 21, 2023. See attached report for list of operators.

Report ID) –					
City of M	Adison - Cle	erk's Off	ice			
Operator	(Bartender)	Report -	Submitted	to	Common	Council

<u>Holder Name</u>

<u>License</u>

Police Review - Submit to Council

Antimo Perez, Ana G	LICOPR-2023-00758
Becks, Kristine M	LICOPR-2023-00757
Berenbaum, Devlyn	LICOPR-2023-00759
CRAMER, JOHN	LICOPR-2023-00756
PFLUGER, JULIE	LICOPR-2023-00752
Thatcher, Carly	LICOPR-2023-00744



City of Madison

Master

File	Number:	80342

	000.40		e , <i>i</i> , <i>i</i> ,	
File ID:	80342	File Type: Ordinance	Status:	Report of Officer
Version:	1	Reference:	Controlling Body:	COMMON COUNCIL EXECUTIVE COMMITTEE
			File Created Date :	10/11/2023
File Name:	Amending Public Limit	Comment Alder Question Time	Final Action:	
Title:	comments of th	ion 2.29(3) related to Alder questi le Madison General Ordinances to ng public comment registrants.	• •	
Notes:	6801AlderQuest	onTimeLimit		
Sponsors:	Sponsors: Juliana R. Bennett, John W. Duncan, Martinez-Rutherford, Regina M. Vida Wehelie		Effective Date:	
Attachments:			Enactment Number:	
Author:	Michael Haas		Hearing Date:	
Entered by:	mglaeser@cityo	madison.com	Published Date:	

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Attorney's Office	10/11/2023	Referred for Introduction				
	Action Text:	This Ordinance was Ref		0			
	Notes:	Common Council Executive	Committee (11/7/23), Con	nmon Council (11/21/23)			
1	COMMON COUN	ICIL 10/17/2023	Referred	COMMON COUNCIL EXECUTIVE COMMITTEE		11/07/2023	
	Action Text:	This Ordinance was Refe	erred to the COMMON	COUNCIL EXECUTIVE	COMMITTEE		
1	COMMON COUN EXECUTIVE COMMITTEE	NCIL 11/07/2023	RECOMMEND TO COUNCIL TO ADOPT - REPORT OF OFFICER				Fail
	Action Text:	A motion was made by F ADOPT - REPORT OF 0	•	•		NCIL TO	
	Notes:	A motion was made by Figu REPORT OF OFFICER. Th	eroa Cole, seconded by V	daver, to RECOMMEND T		OPT -	
		Figueroa Cole Aye Conklin No					

Vidaver Aye Govindarajan No Evers No Madison No Currie Non-voting Bennett Non-voting Ayes: Noes:		Yannette Figueroa Coleand Regina M. Vidaver Nikki Conklin; MGR Govindarajan; Tag Eversand Sabrina V. Madison
Non Voting:	2	Jael Currieand Juliana R. Bennett

Text of Legislative File 80342

Fiscal Note

No significant fiscal impact.

Title

Amending Section 2.29(3) related to Alder question and answer following public comments of the Madison General Ordinances to impose a time limit for each Alder questioning public comment registrants.

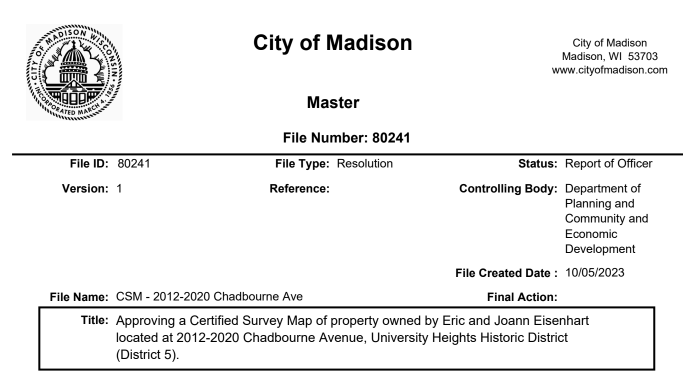
Body

DRAFTER'S ANALYSIS: Currently, alders may question individuals who provide public comments with no time limit. This ordinance establishes a "five-minute rule" similar to that used by the committees of the U. S. House of Representatives. Under the ordinance, each alder has up to five minutes to ask questions and receive answers from each speaker offering public comments. After the alder has finished their question period, regardless of whether they have used their entire five minutes, their opportunity for asking questions of the same speaker is completed. The amendment allows alders to extend their questioning beyond five minutes upon a two-thirds vote of the Common Council.

The Common Council of the City of Madison do hereby ordain as follows:

1. Subsection (3) of Section 2.29 entitled "Persons' Right to Address Common Council" of the Madison General Ordinances is amended as follows:

"(3) Except for informational hearings, registrants shall be limited to a three-minute address unless the Common Council agrees by a two-thirds (²/₃) vote to extend the time. Following the completion of public comments for each item, Alders may ask questions of registrants for that item. Each alder may question each registrant for up to five minutes, including the time for the registrant's responses. If an alder completes their series of questions in less the five minutes, their remaining time shall be forfeited. An alder's time for asking questions and receiving answers may be extended by a two-thirds (2/3) vote of the Common Council."



Notes:

Sponsors:	Planning Division	Effective Date:
Attachments:	Application.pdf, 2012-2020 Chadbourne Ave CSM.pdf	Enactment Number:
Author:		Hearing Date:
Entered by:	tparks@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Department of Planning and Community and Economic Development	11/15/2023	RECOMMEND TO COUNCIL TO ADOPT UNDER SUSPENSION OF MGO 2.055 - REPORT OF OFFICER				
_		lution was RE OF OFFICE		IL TO ADOPT UNDER SU	JSPENSION OF N	/IGO 2.055	;

Text of Legislative File 80241

Fiscal Note

No City appropriation is required with the approval of this Certified Survey Map. City costs associated with urban development in this area will be included in future operating and capital budgets subject to Common Council approval.

Title

Approving a Certified Survey Map of property owned by Eric and Joann Eisenhart located at

2012-2020 Chadbourne Avenue, University Heights Historic District (District 5).

Body

WHEREAS a Certified Survey Map of property owned by Joann Eisenhart located at 2012-2020 Chadbourne Avenue, City of Madison, Dane County, Wisconsin has been duly filed for approval by the Plan Commission, its Secretary or their designee, as provided for in Section 16.23(4)(f) of Madison General Ordinances; and

WHEREAS the property is located in the University Heights Historic District, therefore requiring that the Landmarks Commission grant a Certificate of Appropriateness for the proposed land division as required by Chapter 41 of Madison General Ordinances; and

WHEREAS Chapter 236, Wisconsin Statutes requires that the Madison Common Council approve any dedications proposed or required as part of the proposed division of the lands contained on said Certified Survey Map;

NOW THEREFORE BE IT RESOLVED that said Certified Survey Map, bond and subdivision contract, subsequent affidavits of correction, parkland acquisition documents, easement or right-of-way release or procurement documents or any other related document or documents as deemed necessary by the Secretary of the Plan Commission in accordance with the approval of said Certified Survey Map are hereby approved by the Madison Common Council.

BE IT FURTHER RESOLVED that the Mayor and City Clerk of the City of Madison are hereby authorized to sign the above mentioned documents related to this Certified Survey Map.

BE IT FURTHER RESOLVED that all dedications included in this Certified Survey Map or required as a condition of approval of this Certified Survey Map be and are hereby accepted by the City of Madison.

BE IT FURTHER RESOLVED that the Planning Division is authorized to reflect the recorded Certified Survey Map in the Comprehensive Plan and any applicable neighborhood plans.

SUBDIVISION APPLICATION

** Please read both pages of the application completely and fill in all required fields **

For a digital copy of this form with fillable fields, please visit:

https://www.cityofmadison.com/sites/default/files/city-of-madison/ development-services-center/documents/SubdivisionApplication.pdf

If you need an interpreter, translator, materials in alternate formats or other accommodations to access these forms, please call the Planning Division at (608) 266-4635.

Si necesita interprete, traductor, materiales en diferentes formatos, u otro tipo de ayuda para acceder a estos formularios, por favor llame al (608) 266-4635.

Yog tias koj xav tau ib tug neeg txhais lus, tus neeg txhais ntawy, los sis xav tau cov ntaub ntawy ua lwm hom ntawy los sis lwm coy key pab kom paub txoa coy lus ahia no, thov hu rau Koog Npaj (Planning Division) (608) 266-4635.

1. Application Type

Preliminary Subdivision Plat Final Subdivision Plat

If a Plat, Proposed Subdivision Name:

City of Madison **Planning Division** Madison Municipal Building, Suite 017 215 Martin Luther King, Jr. Blvd. P.O. Box 2985 Madison, WI 53701-2985 (608) 266-4635



NOTICE REGARDING LOBBYING ORDINANCE: If you are seeking approval of a development that has over 40,000 square feet of non-residential space, or a residential development of over 10 dwelling units, or if you are seeking assistance from the City with a value of \$10,000 (including grants, loans, TIF or similar assistance), then you likely are subject to Madison's lobbying ordinance (M.G.O. Sec. 2.40). You are required to register and report your lobbying. Please consult the City Clerk's Office for more information. Failure to comply with the lobbying ordinance may result in fines.

Land Division/Certified Survey Map (CSM)

2. Review Fees

- For Preliminary and/or Final Plats, an application fee of \$250, plus \$50 per lot or outlot contained on the plat.
- For Certified Survey Maps, an application fee of \$250 plus \$200 per lot and outlot contained on the CSM.

Make checks payable to "City Treasurer" and mail it to the following address: City of Madison Building Inspection; P.O. Box 2984; Madison, WI 53701-2984. Please include a cover page with the check which includes the project address, brief description of the project, and contact information.

3. Property Owner and Agent Information

Name of Property	Owner: Eric & Joann Eisenhart	Representative, if any:	
Street address:	2020 Chadbourne Ave	City/State/Zip: Madison/ WI / 53726	
Telephone:	860-501-2103	Email:ejbizmail@gmail.com	
Firm Preparing Su	rvey: Williamson Surveying	Contact: chris adams	
Street address:	104A W. Main St	City/State/Zip: Waunakee / WI / 53597	
Telephone:	608-255-5705	Email: chris@williamsonsurveying.com	

Check only ONE – ALL Correspondence on this application should be sent to: 🛛 Property Owner, OR 🖄 Survey Firm

4. Property Information for Properties Located within Madison City Limits

Parcel Addresses: 2020 & 2012 Chadbourne Ave

Tax Parcel Number(s): 070922230126 & 070922230134

Zoning District(s) of Proposed Lots:	TR-C2 HIS-UH	School District	MADISON - WEST	
ZUTITIE DISTILLUST OF FTODOSEU LOUS.	111 02 1110 011	SCHOOLDISTLICT.	IN DIOON WEDI	

Please include a detailed description of the number and use of all proposed lots and outlots in your letter of intent.

4a. Property Information for For Properties Located Outside the Madison City Limits in the City's Extraterritorial Jurisdiction:

Parcel Addresses (note town if located outside City): ____

Date of Approval by Dane County: ______ Date of Approval by Town: _____

For an exterritorial request to be scheduled, approval letters from both the Town and Dane County must be submitted.

5. Subdivision Contents and Description. Complete table as it pertains to your request; do not complete gray areas.

Land Use	Lots	Outlots	Acres
Residential	2		0.39
Retail/Office			
Industrial			

Land Use	Lots	Outlots	Acres
Other (state use):			
Outlots Dedicated to the Public (Parks, Stormwater, etc.)			
Outlots Maintained by a Private Group or Association			
PROJECT TOTALS	2		0.39

6. Required Submittal Materials

Digital (PDF) copies of all items listed below (if applicable) are required. Applicants are to submit each of these documents as *individual PDF files* in an e-mail sent to <u>PCapplications@cityofmadison.com</u>. The transmittal shall include the name of the project and applicant. Note that *an individual email cannot exceed 20MB* and it is the *responsibility of the applicant* to present files in a manner that can be accepted. Electronic submittals via file hosting services (such as Dropbox) are *not* allowed. Applicants who are unable to provide the materials electronically should contact the Planning Division at <u>Planning@cityofmadison.com</u> or (608) 266-4635 for assistance.

A Completed Subdivision Application Form (i.e. both sides of this form)

Map Copies (prepared by a Registered Land Surveyor):

- For <u>Preliminary Plats</u>, the drawings must be drawn to scale and are required to provide all information as set forth in <u>M.G.O. Sec. 16.23 (7)(a)</u>.
- For Final Plats, the drawings must be drawn to scale and drawn to the specifications of §236.20, Wis. Stats.
- For <u>Certified Survey Maps (CSMs)</u>, the drawings shall include all of the information set forth in <u>M.G.O. Secs. 16.23 (7)(a)</u> and (d), including existing site conditions, the nature of the proposed division and any other necessary data. Utility data (field located or from utility maps) may be provided on a separate map submitted with application.

<u>For Plat & CSMs</u>, in addition to the PDF copy, a digital CADD file shall also be submitted in a format compatible with AutoCAD. The digital CADD file(s) shall be referenced to the Dane County Coordinate System and shall contain, at minimum, the list of items stated below, each on a separate layer/level name. The line work shall be void of gaps and overlaps and match the plat, preliminary plat or CSM as submitted: a) Right-of-Way lines (public and private); b) Lot lines; c) Lot numbers; d) Lot/Plat dimensions; e) Street names; f) Easement lines (i.e. all in title and shown on the plat or CSM including wetland & floodplain boundaries.)

 \Box Letter of Intent: One copy of a letter describing the proposed subdivision or land division in detail including, but not N/A limited to:

- The number and type/use of the lots and outlots proposed with this subdivision or land division, including any outlots to be dedicated to the public;
- Existing conditions and uses of the property;
- Phasing schedule for the project, and;
- The names of persons involved (property owner(s), subdivider, surveyor, civil engineer, etc.).
 - * <u>The letter of intent for a subdivision or land division may be the same as the letter of intent submitted with a concurrent</u> <u>Land Use Application for the same property</u>.
 - ** <u>A letter of intent is not required for Subdivision Applications for lot combinations or split duplexes.</u>

Report of Title and Supporting Documents: One copy of a City of Madison standard 60-year Report of Title obtained from a title insurance company as required in M.G.O. Sec. 16.23 and as satisfactory to the Office of Real Estate Services. Note:

- <u>The Report of Title must have been completed within three (3) months of the submittal date of this application. Title insurance</u> <u>or a title commitment policy are NOT acceptable</u> (i.e. a Preliminary Title Report or a Record Information Certificate).
- The electronic PDF submittal shall include images of the vesting deeds and all documents listed in the Report of Title.
- <u>Do not email these files to the Citv's Office of Real Estate Services</u>. Send them instead to the email address noted at the top of this page.

□ For Surveys <u>Outside</u> the Madison City Limits: One copy of the approval letters from the town where the property is N/A located <u>and</u> Dane County shall be submitted with your request. The Plan Commission may not consider an application within its extraterritorial jurisdiction without prior approval from the town and Dane County.

7. Applicant Declarations:

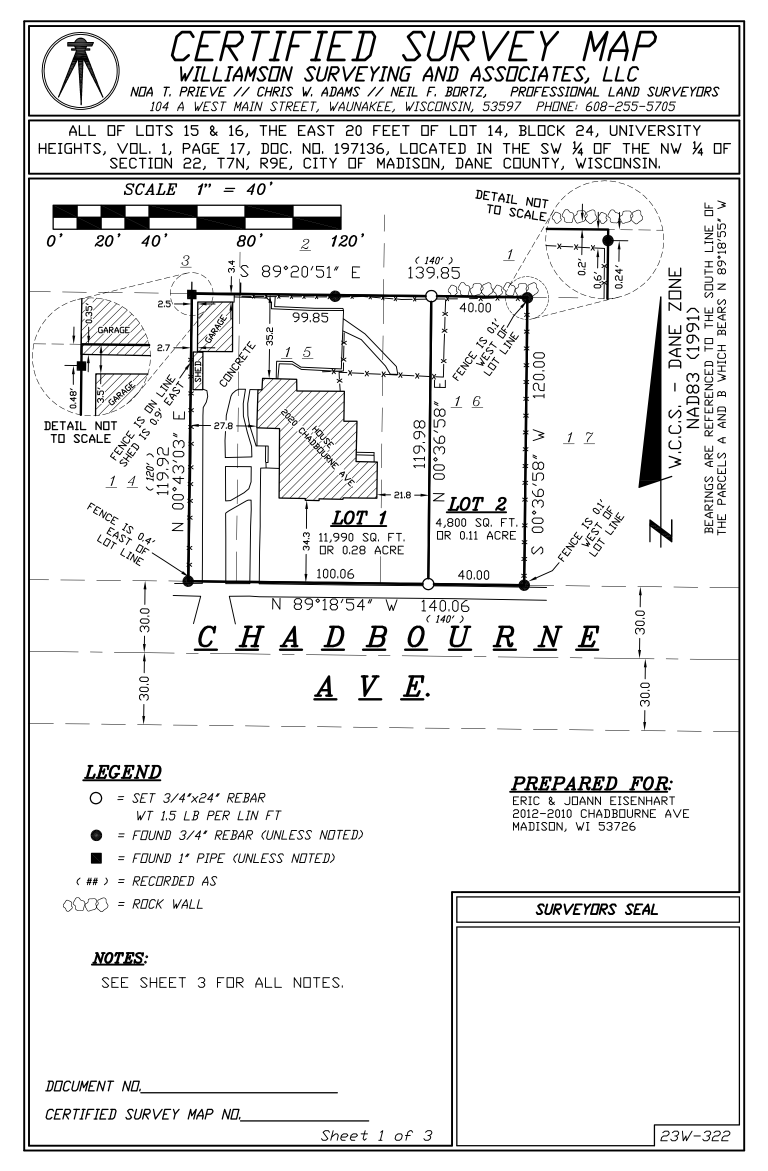
The signer attests that the application has been completed accurately and all required materials have been submitted:

Applicant's Printed Name: Chris Adams

Signature:

Date: ______9-25-2023

Interest In Property On This Date: Land Surveyor / Agent



CERTIFIED SURVEY MAP
WILLIAMSON SURVEYING AND ASSOCIATES, LLC NOA T. PRIEVE // CHRIS W. ADAMS // NEIL F. BORTZ, PROFESSIONAL LAND SURVEYORS 104 A WEST MAIN STREET, WAUNAKEE, WISCONSIN, 53597 PHONE: 608-255-5705
ALL OF LOTS 15 & 16, THE EAST 20 FEET OF LOT 14, BLOCK 24, UNIVERSITY HEIGHTS, VOL. 1, PAGE 17, DOC. NO. 197136, LOCATED IN THE SW ¼ OF THE NW ¼ OF SECTION 22, T7N, R9E, CITY OF MADISON, DANE COUNTY, WISCONSIN.
SURVEYOR'S CERTIFICATE
I, Chris W. Adams, Professional Land Surveyor hereby certify that this survey is correct to the best of the professional surveyor's knowledge and belief and is in full compliance with the provisions of Chapter A-E 7 and Chapter 236.34 Wisconsin Statutes, the subdivision regulations of Dane County, and by the direction of the owners listed below, I have surveyed, divided, and mapped a correct representation of the exterior boundaries of the land surveyed and the division of that land, being all of Lots 15 & 16, the east 20 feet of Lot 14, Block 24, University Heights, recorded in Vol. 1, Page 17, Doc. No. 197136, located in the SW ¼ of the NW ¼ of Section 22, T7N, R9E, City of Madison, Dane County, Wisconsin.
Williamson Surveying and Associates, LLC by Chris W. Adams
Date
Chris W. Adams S-2748
Professional Land Surveyor OWNERS' CERTIFICATE:
As owner, I hereby certify that I caused the land described on this certified survey map to be surveyed, divided, mapped and dedicated as represented on the certified survey map. I also certify that this certified survey map is required to be submitted to the City of Madison for approval. WITNESS the hand seal of said owners thisday of,20
Eric K. Eisenhart
Joann M. Eisenhart
STATE OF WISCONSIN) DANE COUNTY)
Personally came before me this day of, 20 the above named Eric K. & Joann M. Eisenhart to me known to be the person who executed the foregoing
instrument and acknowledge the same.
County, Wisconsin.
My commission expires
Notary Public
Print Name Sheet 2 of 3 23W-322

CERTIFIED SURVEY MAP WILLIAMSON SURVEYING AND ASSOCIATES, LLC NDA T. PRIEVE // CHRIS W. ADAMS // NEIL F. BORTZ, PROFESSIONAL LAND SURVEYORS 104 A WEST MAIN STREET, WAUNAKEE, WISCONSIN, 53597 PHONE: 608-255-5705
ALL OF LOTS 15 & 16, THE EAST 20 FEET OF LOT 14, BLOCK 24, UNIVERSITY HEIGHTS, VOL. 1, PAGE 17, DOC. NO. 197136, LOCATED IN THE SW ¼ OF THE NW ¼ OF SECTION 22, T7N, R9E, CITY OF MADISON, DANE COUNTY, WISCONSIN.
CITY OF MADISON COMMON COUNCIL:
Resolved that this Certified Survey Map located in the City of Madison was hereby approved by Enactment number, File ID Number, adopted on the day of, 20, and that said enactment further provided for the acceptance of those lands dedicated and rights conveyed by said Certified Survey Map to the City of Madison for public use.
Dated this day of, 20, 20
Maribeth Witzel-Behl City of Madison Roma County
City of Madison, Dane County
<u>CITY OF MADISON PLAN COMMISSION</u> : Approved for recording per the Secretary of the City of Madison Plan
Commission action of day of, 20
Matt Wachter
Secretary Plan Commission
NOTES:
1.) THIS SURVEY WAS PREPARED WITH A 60 YEAR TITLE REPORT FROM NATIONAL TITLE INSURANCE OF WISCONSIN, INC. FILE No. 23NW01516 DATED SEPT. 17, 2023.
2.) WETLANDS AND FLOOD PLAIN, IF PRESENT, HA∨E NOT BEEN DELINEATED OR SHOWN.
3.) LOTS 1 AND 2 OF THIS CSM SHALL BE REQUIRED TO HAVE A SEPARATE SEWER LATERAL AND WATER SERVICE AS PART OF ANY BUILDING PERMIT FOR SAID LOTS.
7.) LDTS WITHIN THIS SUBDI∨ISION ARE SUBJECT TO IMPACT FEES THAT ARE DUE AND PAYABLE AT THE TIME BUILDING PERMIT(S) ARE ISSUED.
<u>REGISTER OF DEEDS</u> :
Received for recording this day of
and recorded in Volume of Done SURVEYORS SEAL
and recorded in Volume of Dane SURVEYLIRS SEAL
through
Kristi Chlebowski Register of Deeds
DOCUMENT NO.
CERTIFIED SURVEY MAP NO
Sheet 3 of 3 23W-322



City of Madison

City of Madison Madison, WI 53703 www.cityofmadison.com

Effective Date:

Master

File Number: 80242

File ID:	80242	File Type: Resolution	Status:	Report of Office
Version:	1	Reference:	Controlling Body:	Department of Planning and Community and Economic Development
			File Created Date :	10/05/2023
File Name:	CSM - 6323-642	5 Odana Rd	Final Action:	
Title:		ertified Survey Map of property c t 6323-6425 Odana Road (Distric		Group

Sponsors: Planning Division

Attachments: Application.pdf, Letter of Intent.pdf, 6323-6425 Odana Rd CSM.pdf, Conditional Approval Letter.pdf	Enactment Number:
Author:	Hearing Date:
Entered by: tparks@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Department of Planning and Community and Economic Development	11/15/2023	RECOMMEND TO COUNCIL TO ADOPT UNDER SUSPENSION OF MGO 2.055 - REPORT OF OFFICER				
		lution was RE Γ OF OFFICEF		INCIL TO ADOPT UNE	ER SUSPENSION OF	F MGO 2.055	5

Text of Legislative File 80242

Fiscal Note

No City appropriation is required with the approval of this Certified Survey Map. City costs associated with urban development in this area will be included in future operating and capital budgets subject to Common Council approval.

Title

Approving a Certified Survey Map of property owned by ORR Property Group LLC located at 6323-6425 Odana Road (District 19).

Body

WHEREAS a Certified Survey Map of property owned by ORR Property Group LLC located at 6323-6425 Odana Road, City of Madison, Dane County, Wisconsin has been duly filed for approval by the Plan Commission, its Secretary or his/her designee, as provided for in Section 16.23(5)(g) of Madison General Ordinances; and

WHEREAS Chapter 236, Wisconsin Statutes requires that the Madison Common Council approve any dedications proposed or required as part of the proposed division of the lands contained on said Certified Survey Map;

NOW THEREFORE BE IT RESOLVED that said Certified Survey Map, bond and subdivision contract, subsequent affidavits of correction, parkland acquisition documents, easement or right-of-way release or procurement documents or any other related document or documents as deemed necessary by the Secretary of the Plan Commission in accordance with the approval of said Certified Survey Map are hereby approved by the Madison Common Council.

BE IT FURTHER RESOLVED that the Mayor and City Clerk of the City of Madison are hereby authorized to sign the above mentioned documents related to this Certified Survey Map.

BE IT FURTHER RESOLVED that all dedications included in this Certified Survey Map or required as a condition of approval of this Certified Survey Map be and are hereby accepted by the City of Madison.

BE IT FURTHER RESOLVED that the Planning Division is authorized to reflect the recorded Certified Survey Map in the Comprehensive Plan and any applicable neighborhood plans.

** Please read both pages of the application completely and fill in all required fields **

For a digital copy of this form with fillable fields, please visit:

https://www.cityofmadison.com/sites/default/files/city-of-madison/ development-services-center/documents/SubdivisionApplication.pdf

If you need an interpreter, translator, materials in alternate formats or other accommodations to access these forms, please call the Planning Division at (608) 266-4635.

Si necesita interprete, traductor, materiales en diferentes formatos, u otro tipo de ayuda para acceder a estos formularios, por favor llame al (608) 266-4635.

Yog tias koj xav tau ib tug neeg txhais lus, tus neeg txhais ntawv, los sis xav tau cov ntaub ntawv ua lwm hom ntawv los sis lwm cov kev pab kom paub txog cov lus ghia no, thov hu rau Koog Npaj (Planning Division) (608) 266-4635.

1. Application Type

П	Preliminary	/ Subdivision Plat	Final Subdivision Plat
	Preiminary	/ Subdivision Plat	FINAL SUDUIVISION PIA

Land Division/Certified Survey Map (CSM) M

NOTICE REGARDING LOBBYING ORDINANCE: If you are seeking approval of

a development that has over 40,000 square feet of non-residential space,

or a residential development of over 10 dwelling units, or if you are seeking assistance from the City with a value of \$10,000 (including grants, loans,

TIF or similar assistance), then you likely are subject to Madison's lobbying

ordinance (M.G.O. Sec. 2.40). You are required to register and report your

lobbying. Please consult the City Clerk's Office for more information. Failure

to comply with the lobbying ordinance may result in fines.

If a Plat, Proposed Subdivision Name:

2. Review Fees

- For Preliminary and/or Final Plats, an application fee of \$250, plus \$50 per lot or outlot contained on the plat.
- For Certified Survey Maps, an application fee of \$250 plus \$200 per lot and outlot contained on the CSM.

Make checks pavable to "City Treasurer" and mail it to the following address: City of Madison Building Inspection: P.O. Box 2984: Madison, WI 53701-2984. Please include a cover page with the check which includes the project address, brief description of the project, and contact information.

City of Madison

P.O. Box 2985

(608) 266-4635

Planning Division

215 Martin Luther King, Jr. Blvd.

Madison. WI 53701-2985

3. Property Owner and Agent Information

Name of Property C	ORR Property Group LLC	Representative, if any: <u>SARA Investment Real Estate</u> , Jonathan Stevens	
Street address:	1955 Atwood Ave., #201, Madison, WI 53704	City/State/Zip: 1955 Atwood Ave., #201, Madison, WI 53704	
Telephone:		Email: jstevens@sarainvest.com	
Firm Preparing Survey: Vierbicher Associates		Contact: Mike Ziehr / Dan Perry	
Street address:	999 Fourier Drive, Suite 201	City/State/Zip: Madison, WI 53717	
Telephone:	608-821-3962	Email: mzie@vierbicher.com / dper@vierbicher.com	

Check only ONE – ALL Correspondence on this application should be sent to: 🛛 Property Owner, OR 🗹 Survey Firm

4. Property Information for Properties Located within Madison City Limits

Parcel Addresses: 6323, 6325, 6333, 6337, 6401, 6409, 6417 & 6425, Odana Road

Zoning District(s) of Proposed Lots: SE (Suburban Employment) School District: Madison

Please include a detailed description of the number and use of all proposed lots and outlots in your letter of intent.

4a. Property Information for For Properties Located Outside the Madison City Limits in the City's Extraterritorial Jurisdiction:

Parcel Addresses (note town if located outside City): Date of Approval by Dane County: N/A N/A Date of Approval by Town:

For an exterritorial request to be scheduled, approval letters from both the Town and Dane County must be submitted.

5. Subdivision Contents and Description. Complete table as it pertains to your request; do not complete gray areas.

Land Use	Lots	Outlots	Acres
Residential			
Retail/Office	1		6.36
Industrial			

Land Use	Lots	Outlots	Acres
Other (state use):			
Outlots Dedicated to the Public (Parks, Stormwater, etc.)			
Outlots Maintained by a Private Group or Association			
PROJECT TOTALS			



6. Required Submittal Materials

Digital (PDF) copies of all items listed below (if applicable) are required. Applicants are to submit each of these documents as *individual PDF files* in an e-mail sent to <u>PCapplications@cityofmadison.com</u>. The transmittal shall include the name of the project and applicant. Note that *an individual email cannot exceed 20MB* and it is the *responsibility of the applicant* to present files in a manner that can be accepted. Electronic submittals via file hosting services (such as Dropbox) are *not* allowed. Applicants who are unable to provide the materials electronically should contact the Planning Division at <u>Planning@cityofmadison.com</u> or (608) 266-4635 for assistance.

A Completed Subdivision Application Form (i.e. both sides of this form)

□ **Map Copies** (prepared by a Registered Land Surveyor):

- For <u>Preliminary Plats</u>, the drawings must be drawn to scale and are required to provide all information as set forth in <u>M.G.O. Sec. 16.23 (7)(a)</u>.
- For Final Plats, the drawings must be drawn to scale and drawn to the specifications of §236.20, Wis. Stats.
- For <u>Certified Survey Maps (CSMs)</u>, the drawings shall include all of the information set forth in <u>M.G.O. Secs. 16.23 (7)(a)</u> and (d), including existing site conditions, the nature of the proposed division and any other necessary data. Utility data (field located or from utility maps) may be provided on a separate map submitted with application.

<u>For Plat & CSMs</u>, in addition to the PDF copy, a digital CADD file shall also be submitted in a format compatible with AutoCAD. The digital CADD file(s) shall be referenced to the Dane County Coordinate System and shall contain, at minimum, the list of items stated below, each on a separate layer/level name. The line work shall be void of gaps and overlaps and match the plat, preliminary plat or CSM as submitted: a) Right-of-Way lines (public and private); b) Lot lines; c) Lot numbers; d) Lot/Plat dimensions; e) Street names; f) Easement lines (i.e. all in title and shown on the plat or CSM including wetland & floodplain boundaries.)

Letter of Intent: One copy of a letter describing the proposed subdivision or land division in detail including, but not limited to:

- The number and type/use of the lots and outlots proposed with this subdivision or land division, including any outlots to be dedicated to the public;
- Existing conditions and uses of the property;
- Phasing schedule for the project, and;
- The names of persons involved (property owner(s), subdivider, surveyor, civil engineer, etc.).
 - * <u>The letter of intent for a subdivision or land division may be the same as the letter of intent submitted with a concurrent</u> Land Use Application for the same property.
 - ** <u>A letter of intent is not required for Subdivision Applications for lot combinations or split duplexes.</u>

□ **Report of Title and Supporting Documents**: One copy of a City of Madison standard 60-year Report of Title obtained from a title insurance company as required in <u>M.G.O. Sec. 16.23</u> and as satisfactory to the Office of Real Estate Services. Note:

- <u>The Report of Title must have been completed within three (3) months of the submittal date of this application. Title insurance</u> <u>or a title commitment policy are NOT acceptable</u> (i.e. a Preliminary Title Report or a Record Information Certificate).
- The electronic PDF submittal shall include images of the vesting deeds and all documents listed in the Report of Title.
- <u>Do not email these files to the City's Office of Real Estate Services</u>. Send them instead to the email address noted at the top of this page.
- □ For Surveys <u>Outside</u> the Madison City Limits: One copy of the approval letters from the town where the property is located <u>and</u> Dane County shall be submitted with your request. The Plan Commission may not consider an application within its extraterritorial jurisdiction without prior approval from the town and Dane County.

7. Applicant Declarations:

The signer attests that the application has been completed accurately and all required materials have been submitted:

Applicant's Printed Name: Michael J. Ziehr Signature:

Date: October 02, 2023 Interest In Property On This Date: Land Surveyor

\/i@	rbiche	⊃r I	▼	Letter of Transmittal
	engineers adv			Date: October 02, 2023
		٢	299 Fourier Drive, Suite 201 Madison, Wisconsin 53717 608) 826-0532 phone	Project No. 220035
		(608) 826-0530 FAX www.vierbicher.com	Re: SARA Investment, 6337 Odana Road CSM Submittal
Attn: T	ïm Parks			
2	Dept. of Plannir 215 Martin Luthe Madison, WI 537	er King Jr Blv	unity & Economic Development d., Suite 17	
				File:
WE ARE SI	ENDING YOU:	x At	tached	
		Ur	nder separate cover via	the following items:
			Shop Drawings Prints	Plans Samples Specifications
			Copy of Letter Change	
Copies	Date	No.		Description
1	10/02/2023		1-Lot CSM	
1	10/02/2023		Subdivision Application Form,	Check for Review Fees (\$450) sent today
1	10/02/2023		Letter of Intent	
1	10/02/2023		60 Year Title Report	
THESE ARE	TRANSMITTED A	AS CHECKED	BELOW:	
XF	For approval	Γ	Approved as submitted	Resubmit copies for approval
F	For your use	Г	Approved as noted	Submit copies for distribution
	As requested	Γ	Returned for corrections	Return corrected prints
	For review & co	mment [For your file	```_`_````_`_``
	FOR BIDS DUE:		(Date)	RETURNED AFTER LOAN TO US
REMARKS:				
An ele	ectronic copy c	of this submi [.]	Ital was sent this morning to <u>pcc</u>	applications@cityofmadison.com
	Please conto	act us if you	need any more information or i	if you have any questions. Thank you
Copy to			Signed	Michael J. Ziehr, P.L.S.
			If enclosures are not as noted, kindly no	otify us at once.





999 Fourier Drive, Suite 201 Madison, Wisconsin 53717 (608) 826-0532 phone (608) 826-0530 fax www.vierbicher.com

October 02, 2023

Mr. Colin Punt City of Madison Planning Department 215 Martin Luther King Jr. Blvd Suite 017 Madison, WI 53703

RE: Letter of Intent 6323-6425 Odana Road Application for Certified Survey Map

Dear Colin,

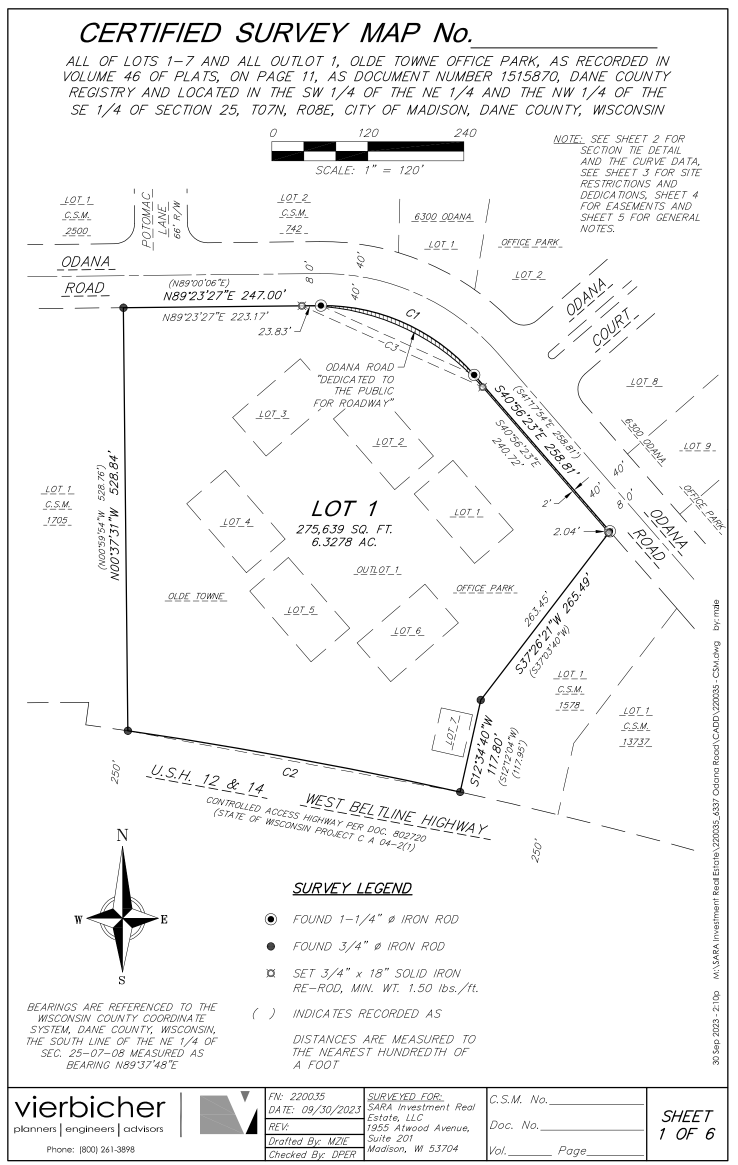
Sara Investment Real Estate, LLC is the Owner of the above reference parcels on Odana Road also known as Olde Town Office Park Lots 1-7 and Outlot 1. The site contained seven office buildings and associated parking lots. On June 12, 2023, the City gave conditional approval to demolish the buildings and remove the parking lots. A permitted use site plan application has been submitted for review and approval of a new office building and parking lot improvements.

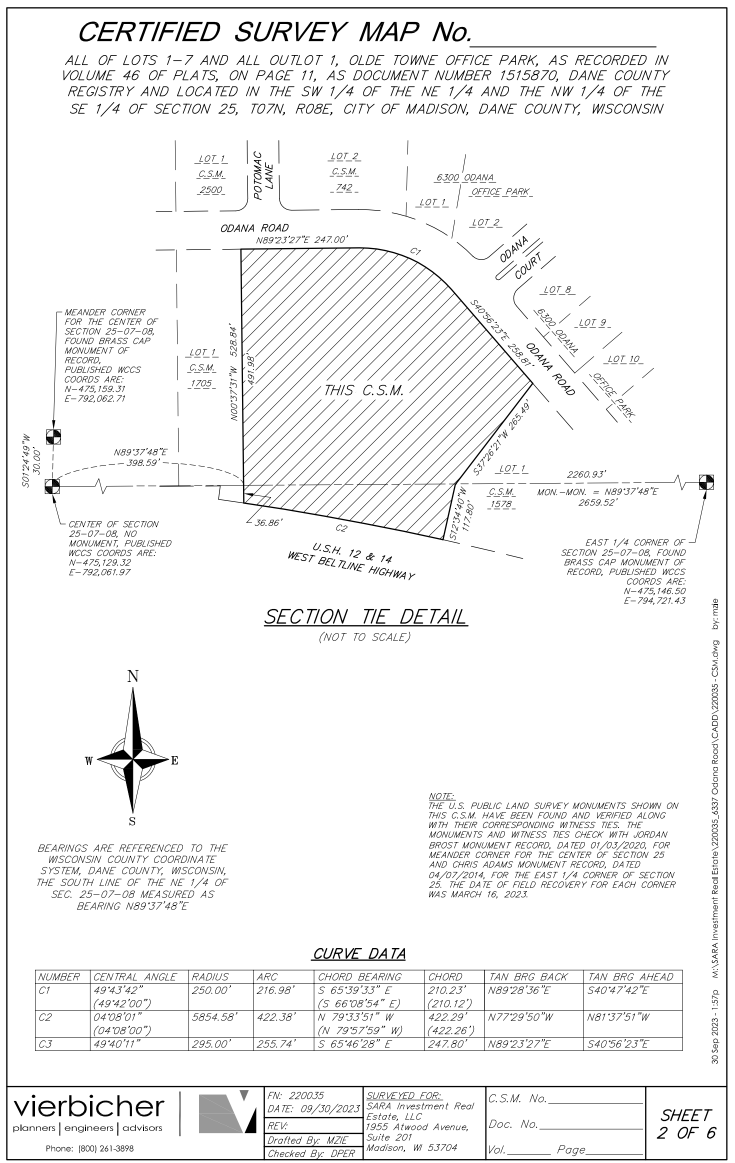
On September 5, 2023, Common Council approved a previous CSM submittal for this site with a list of conditions (Conditional Approval Letter dated August 2, 2023). Ownership has requested to remove several of the conditions and to record the CSM prior to these conditions being satisfied. Therefore, we are resubmitting the CSM to remove the requirements related to public bike path easement and construction on the west side of the site.

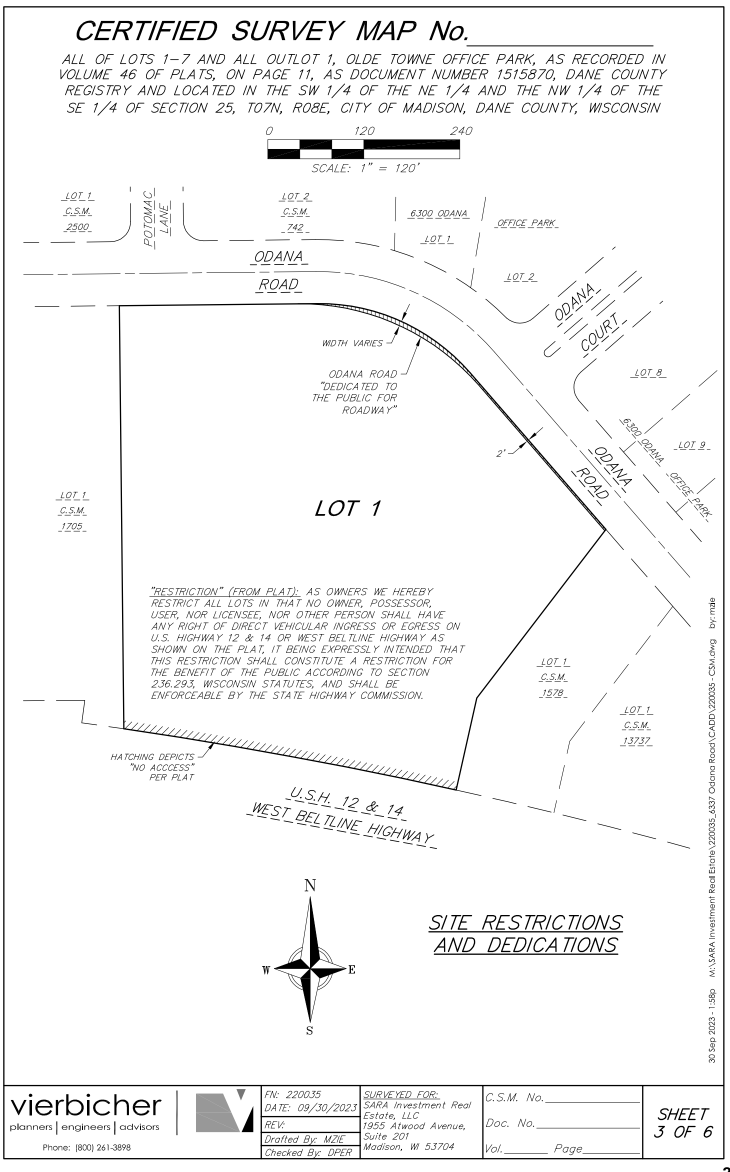
Additionally, the Owner and Applicant understand that future public improvements will be required and that a Developer Agreement will need to be executed prior to obtaining site building permits. Owner is requesting that a "Future Phase Developer Agreement" be drafted for approval with this CSM.

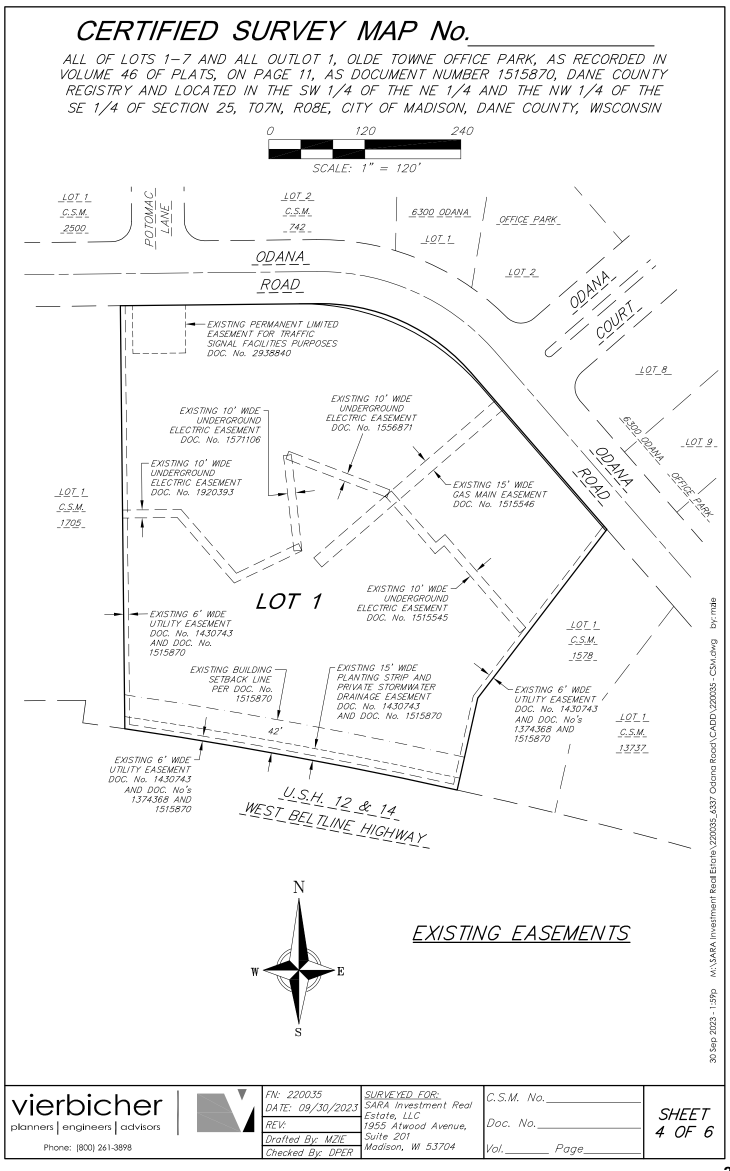
Sincerely,

Daniel N. Perry, PE 608-821-3940 dper@vierbicher.com









CERTIFIED SURVEY MAP No.

ALL OF LOTS 1-7 AND ALL OUTLOT 1, OLDE TOWNE OFFICE PARK, AS RECORDED IN VOLUME 46 OF PLATS, ON PAGE 11, AS DOCUMENT NUMBER 1515870, DANE COUNTY REGISTRY AND LOCATED IN THE SW 1/4 OF THE NE 1/4 AND THE NW 1/4 OF THE SE 1/4 OF SECTION 25, TO7N, ROBE, CITY OF MADISON, DANE COUNTY, WISCONSIN

OWNER'S CERTIFICATE

ORR Property Group LLC, a Wisconsin limited liability company, as owner(s), we hereby certify that we caused the land described on this Certified Survey Map to be surveyed, divided, mapped and dedicated as represented on the map hereon. We further certify that this Certified Survey map is required by S236.34 to be submitted to the City of Madison for approval. Witness the hand and seal of said owner this _____ day of ______, 2023. of _

ORR Property Group LLC

By: ____

State of Wisconsin))ss.

County of Dane

Personally came before me this _____ day of _____, 2023, the above names _____, to me known to be the persons who executed the foregoing instrument

and acknowledged the same.

My Commission expires: __

Notary Public, State of Wisconsin

GENERAL NOTES:

- This Certified Survey Map is subject to the following: 1.
 - -Declarations of Covenants, Conditions and Restrictions of Park Towne, recorded as Document No. 1258523.
 - -Declaration of Covenants, Conditions and Restrictions recorded as Document No. 1373566. -Declaration of Covenants, Conditions and Restrictions recorded as Document No. 1781968.

Phone:	(800) 261-3898

FN: 220035	SURVEYED FOR:	C.S.M. No	
DATE: 09/30/2023	SARA Investment Real Estate, LLC		SHEET
	1955 Atwood Avenue,	Doc. No	5 OF 6
Drafted By: MZIE	Suite 201		
Checked By: DPER	Madison, WI 53704	Vol Page	

6

CERTIFIED SURVEY MAP No.

ALL OF LOTS 1-7 AND ALL OUTLOT 1, OLDE TOWNE OFFICE PARK, AS RECORDED IN VOLUME 46 OF PLATS, ON PAGE 11, AS DOCUMENT NUMBER 1515870, DANE COUNTY REGISTRY AND LOCATED IN THE SW 1/4 OF THE NE 1/4 AND THE NW 1/4 OF THE SE 1/4 OF SECTION 25, TO7N, ROBE, CITY OF MADISON, DANE COUNTY, WISCONSIN

CITY OF MADISON COMMON COUNCIL RESOLUTION

Resolved that the certified survey map located in the City of Madison was hereby approved by Enactment Number ______, File ID Number ______, adopted on the ______ day of ______, 20____, and that said enactment further provided for the acceptance of those lands dedicated and rights conveyed by said certified survey map to the City of Madison for public use.

Dated this _____ day of _____, 20____.

Maribeth Witzel-Behl, City Clerk, City of Madison

CITY OF MADISON PLAN COMMISSION CERTIFICATE

Approved for recording per the Secretary of the City of Madison Plan Commission.

3 <i>y</i> :_			
	Matthew	Wachter	<i>.</i>
	Coorotar	, of the	ים י

Date: ____

Secretary of the Plan Commission

LEGAL DESCRIPTION

All of Lots 1–7 and all of Outlot 1, Olde Towne Office Park, as recorded in Volume 46 of Plats, on page 11, as Document Number 1515870, Dane County Registry and located in the Southwest Quarter of the Northeast Quarter and the Northwest Quarter of the Southeast Quarter of Section 25, Township 07 North, Range 08 East, City of Madison, Dane County, Wisconsin.

Said description contains 277,112 square feet or 6.3616 acres, more or less.

SURVEYOR'S CERTIFICATE

I, Michael J. Ziehr, Professional Land Surveyor, S-2401, do hereby certify to the best of my knowledge and belief, that I have surveyed, divided and mapped the lands described herein and that the map on sheet one (1) is a correct representation of the exterior boundaries of the land surveyed and the division of that land in accordance with the information provided. I further certify that this Certified Survey Map is in full compliance with Section 236.34 of the Wisconsin State Statutes, Chapter A-E7 of the Wisconsin Administrative Code and the Subdivision Ordinance of the City of Madison in surveying, dividing and mapping the same.

Vierbicher Associates, Inc. By: Michael J. Ziehr
Date: <u>SEPTEMBER 30, 2023</u> Signed: <mark>"DRAFT"</mark> Michael J. Ziehr, P.L.S. S-2401
<u>REGISTER OF DEEDS CERTIFICATE</u> Received for recording this day of, 2023, at o'clockm. and recorded in Volume of Certified Survey Maps on pages, as Doc. No
Kristi Chlebowski, Dane County Register of Deeds

vierbicher	DATE: 09/30/2023	SARA Investment Real Estate, IIC		SHEET
planners engineers advisors	REV:	1955 Atwood Avenue,	Doc. No	6 OF 6
Phone: (800) 261-3898	DIGILEG DV. WIZIL	Suite 201 Madison, WI 53704	Vol Page	0000

mzie



Department of Planning & Community & Economic Development **Planning Division**

Heather Stouder, Director Madison Municipal Building, Suite 017 215 Martin Luther King, Jr. Blvd P.O. Box 2985 Madison, Wisconsin 53701-2985

Phone: (608) 266-4635 www.cityofmadison.com

November 10, 2023

Jonathan Stevens Sara Investment Real Estate 1955 Atwood Avenue, Suite 201 Madison, WI 53704 VIA EMAIL

RE: LNDCSM-2023-00033; Legistar ID 80242 – Certified Survey Map – 6323-6425 Odana Road

Jonathan Stevens,

Your one-lot certified survey of property located at 6323 to 6425 Odana Road, Section 25, Township 07N, Range 08E, City of Madison, Dane County, Wisconsin, is hereby **conditionally approved**. The property is zoned SE (Suburban Employment district). The conditions of approval from the reviewing agencies to be satisfied prior to final approval and recording of the CSM are:

Please contact Timothy Troester of the City Engineering Division at 267-1995 if you have questions regarding the following two (2) items:

- 1. Enter into a City / Developer agreement for the required infrastructure improvements. Agreement to be executed prior to sign off. Allow 4-6 weeks to obtain agreement. Contact City Engineering to schedule the development and approval of the plans and the agreement. (MGO 16.23(9)c)
- Madison Metropolitan Sewerage District (MMSD) charges are due and payable prior to Engineering sign-off, unless otherwise collected with a Developer's / Subdivision Contract. Contact Mark Moder (608-261-9250) to obtain the final MMSD billing a minimum of two (2) working days prior to requesting City Engineering signoff. (MGO 16.23(9)(d)(4)

Please contact Sean Malloy of the Traffic Engineering Division at (608) 266-5987 if you have any questions regarding the following one (1) item:

3. The applicant shall dedicate Right of Way or grant a Public Sidewalk Easement for and be responsible for the construction of a five (5)-foot wide sidewalk, eight (8)-foot terrace, and additional one (1) foot for maintenance along their frontage of Odana Road where applicable.

6323-6425 Odana Road ID 80242 | LNDCSM-2023-00033 November 10, 2023 Page 2

Please contact Jeffrey Quamme of the City Engineering Division – Mapping Section at 266-4097 if you have questions regarding the following five (5) items:

- 6. Release the Declaration of Easements, Covenants, Restrictions and Conditions per Document No.'s 1515871 and 1541879. Provide the recorded document.
- 7. Wisconsin Administrative Code A-E 7.08 identifies when Public Land System (PLS) tie sheets must be filed with the Dane County Surveyor's office. The Developer's Surveyor and/or Applicant must submit copies of required tie sheets or monument condition reports (with current tie sheet attached) for all monuments, including center of sections of record, used in this survey, to Jeff Quamme, City Engineering (jrquamme@cityofmadison.com)
- 8. Prior to Engineering final sign-off by main office for Plats or Certified Survey Maps (CSM), the final Plat or CSM in pdf format must be submitted by email transmittal to Engineering Land Records Coordinator Jeff Quamme (jrquamme@cityofmadison.com) for final technical review and approval. This submittal must occur a minimum of two working days prior to final Engineering Division sign-off.
- 9. The pending Certified Survey Map application for this property shall be completed and recorded with the Dane County Register of Deeds (ROD), the new parcel data created by the Assessor's Office and the parcel data available to zoning and building inspection staff prior to issuance of building permits for new construction or early start permit.
- 10. Submit to Jeff Quamme, prior to Engineering sign-off of the subject plat, one (1) digital CADD drawing in a format compatible with AutoCAD. The digital CADD file(s) shall be referenced to the Dane County Coordinate System and shall contain, at minimum, the list of items stated below, each on a separate layer/level name. The line work, including closed polylines for each lot, shall be void of gaps and overlaps and match the final recorded plat:
 - a) Right-of-Way lines (public and private)
 - b) Lot lines
 - c) Lot numbers
 - d) Lot/Plat dimensions
 - e) Street names
 - f) Easement lines (i.e. all shown on the plat including wetland & floodplain boundaries.)

NOTE: This Transmittal is a separate requirement from the required Engineering Streets Section for design purposes. The Developer/Surveyor shall submit new updated final plat, electronic data for any changes subsequent to any submittal.

6323-6425 Odana Road ID 80242 | LNDCSM-2023-00033 November 10, 2023 Page 3

Please contact Melissa Hermann of the Office of Real Estate Services at <u>mhermann@cityofmadison.com</u> if you have any questions regarding the following two (2) items:

11. OWNER'S CERTIFICATION

Prior to approval sign-off by the Office of Real Estate Services ("ORES"), the Owner's Certificate(s) on the CSM shall be executed by all parties of interest having the legal authority to do so, pursuant to Wis. Stats. 236.21(2)(a). Said parties shall provide documentation of legal signing authority to the notary or authentication attorney at the time of execution. The title of each certificate shall be consistent with the ownership interest(s) reported in the most recent title report.

When possible, the executed original hard stock recordable CSM shall be presented at the time of ORES approval sign-off. If not, the City and the Register of Deeds are now accepting electronic signatures. A PDF of the CSM containing electronic signatures shall be provided to ORES to obtain approval sign-off.

12. TITLE REPORT UPDATE

Pursuant to Madison City Ordinance Section 16.23(5)(g)(4), the owner shall furnish an updated title report to ORES via email to Melissa Hermann (mhermann@cityofmadison.com), as well as the survey firm preparing the proposed CSM. The report shall search the period subsequent to the date of the initial title report (xx-xx-xx) submitted with the CSM application and include all associated documents that have been recorded since the initial title report.

A title commitment may be provided, but will be considered only as supplementary information to the title report update. Surveyor shall update the CSM with the most recent information reported in the title update. ORES reserves the right to impose additional conditions of approval in the event the title update contains changes that warrant revisions to the CSM.

Specific questions regarding the comments or conditions contained in this letter should be directed to the commenting agency.

A resolution approving the CSM and authorizing the City to sign it and any other documents related to the proposed land division will be reviewed by the Common Council at its November 21, 2023 meeting. Please now follow the procedures listed below for your certified survey map:

- 1. In order to commence the process for obtaining the necessary City signatures on the Certified Survey Map, the applicant shall e-mail the revised CSM, updated title report, and any other materials required by reviewing agencies to the reviewing planner. The reviewing planner will share the updated materials with the relevant commenting City agencies for them to verify that their conditions have been satisfied and that the secretary or designee may sign the Plan Commission approval certificate. Once the Plan Commission certificate is executed, the Planning Division will make the City Clerk's Office aware that the Common Council certificate may be executed.
- 2. Once all of the necessary City signatures have been affixed to the Certified Survey Map, the instrument may be recording at the Dane County Register of Deeds Office. For information on recording procedures and fees, please contact the Register of Deeds at (608) 266-4141.

6323-6425 Odana Road ID 80242 | LNDCSM-2023-00033 November 10, 2023 Page 4

3. Any appeal from this action, including the conditions of approval, must be filed with the Circuit Court within 30 days from the date of this letter. The approval of this CSM shall be null and void if not recorded in twelve (12) months from the date of the approving resolution or this letter, whichever is later.

If you have any questions or if may be of any further assistance, please do not hesitate to contact my office at 243-0554.

Sincerely,

disa mabala

Lisa McNabola Planner

cc: Timothy Troester, City Engineering Division Jeffrey Quamme, City Engineering Division–Mapping Section Sean Malloy, Traffic Engineering Melissa Hermann, Office of Real Estate Services

	City of Madison	City of Madison Madison, WI 53703 www.cityofmadison.com		
A ATED MARCH	Master			
	File Number: 80243			
File ID:	80243File Type: ResolutionStatu	s: Report of Officer		
Version:	1 Reference: Controlling Bod	y: Department of Planning and Community and Economic Development		
	File Created Date	e: 10/05/2023		
File Name:	CSM - 4621 Dutch Mill Rd Final Actio	n:		
Title:	Approving a Certified Survey Map of property owned by 4621, LLC and 4701, LLC located at 4621 Dutch Mill Road and 4701 Ellestad Drive (District 16).			
Notes:				
Sponsors:	Planning Division Effective Date	e:		
Attachments:	Application.pdf, 4621 Dutch Mill Rd CSM.pdf, Enactment Number Conditional Approval Letter.pdf	er:		

Author:

Entered by: tparks@cityofmadison.com

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Department of Planning and Community and Economic Development	11/15/2023	RECOMMEND TO COUNCIL TO ADOPT UNDER SUSPENSION OF MGO 2.055 - REPORT OF OFFICER				
		ution was RE		INCIL TO ADOPT UND	ER SUSPENSION OF	MGO 2.055	i

Hearing Date:

Published Date:

Text of Legislative File 80243

Fiscal Note

No City appropriation is required with the approval of this Certified Survey Map. City costs associated with urban development in this area will be included in future operating and capital budgets subject to Common Council approval.

Title

Approving a Certified Survey Map of property owned by 4621, LLC and 4701, LLC located at 4621 Dutch Mill Road and 4701 Ellestad Drive (District 16).

Body

WHEREAS a Certified Survey Map of property owned by 4621, LLC and 4701, LLC located at 4621 Dutch Mill Road and 4701 Ellestad Drive, City of Madison, Dane County, Wisconsin has been duly filed for approval by the Plan Commission, its Secretary or their designee, as provided for in Section 16.23(4)(f) of Madison General Ordinances; and

WHEREAS Chapter 236, Wisconsin Statutes requires that the Madison Common Council approve any dedications proposed or required as part of the proposed division of the lands contained on said Certified Survey Map;

NOW THEREFORE BE IT RESOLVED that said Certified Survey Map, bond and subdivision contract, subsequent affidavits of correction, parkland acquisition documents, easement or right-of-way release or procurement documents or any other related document or documents as deemed necessary by the Secretary of the Plan Commission in accordance with the approval of said Certified Survey Map are hereby approved by the Madison Common Council.

BE IT FURTHER RESOLVED that the Mayor and City Clerk of the City of Madison are hereby authorized to sign the above mentioned documents related to this Certified Survey Map.

BE IT FURTHER RESOLVED that all dedications included in this Certified Survey Map or required as a condition of approval of this Certified Survey Map be and are hereby accepted by the City of Madison.

BE IT FURTHER RESOLVED that the Common Council authorizes City staff to request approval from the Capital Area Regional Planning Commission of any minor revisions to adopted environmental corridor boundaries within the Central Urban Service Area relating to this land division, and that the Council recognizes and adopts said revised boundaries.

BE IT FURTHER RESOLVED that the Planning Division is authorized to reflect the recorded Certified Survey Map in the Comprehensive Plan and any applicable neighborhood plans.

SUBDIVISION APPLICATION

** Please read both pages of the application completely and fill in all required fields **

For a digital copy of this form with fillable fields, please visit:

https://www.cityofmadison.com/sites/default/files/city-of-madison/ development-services-center/documents/SubdivisionApplication.pdf

If you need an interpreter, translator, materials in alternate formats or other accommodations to access these forms, please call the Planning Division at (608) 266-4635.

Si necesita interprete, traductor, materiales en diferentes formatos, u otro tipo de ayuda para acceder a estos formularios, por favor llame al (608) 266-4635.

Yog tias koj xav tau ib tug neeg txhais lus, tus neeg txhais ntawv, los sis xav tau cov ntaub ntawv ua lwm hom ntawv los sis lwm cov kev pab kom paub txog cov lus qhia no, thov hu rau Koog Npaj (Planning Division) (608) 266-4635.

1. Application Type

Preliminary Subdivision Plat Final Subdivision Plat

If a Plat, Proposed Subdivision Name: _

2. Review Fees

- For Preliminary and/or Final Plats, an application fee of \$250, plus \$50 per lot or outlot contained on the plat.
- For Certified Survey Maps, an application fee of \$250 plus \$200 per lot and outlot contained on the CSM. \$450 Total

Make checks payable to "City Treasurer" and mail it to the following address: City of Madison Building Inspection; P.O. Box 2984; Madison, WI 53701-2984. Please include a cover page with the check which includes the project address, brief description of the project, and contact information.

3. Property Owner and Agent Information

Name of Property	Owner: 4621 LLC & 4701 LLC	Representative, if any: <u>Jeffrey J. Miller</u>	
Street address:	12770 W. Silver Spring Dr.	City/State/Zip: Butler, WI 53007-1008	
Telephone:	(262) 781-4970	Email: JMiller@kelbebros.com	
Firm Preparing Survey:Quam Engineering, LLC		Contact: Matthew E. Hoglund	
Street address:	4604 Siggelkow Road - Suite A	City/State/Zip: McFarland, WI 53558	
Telephone:	(608) 838-7750	Email: mhoglund@quamengineering.com	
leiephone.			

Check only ONE – ALL Correspondence on this application should be sent to: 🛛 Property Owner, OR 🖬 Survey Firm

4. Property Information for Properties Located within Madison City Limits

Parcel Addresses: 4621 Dutch Mill Road & 4701 Ellestad Drive		
Tax Parcel Number(s): 251/0710-223-0309-5 & 251/0710-223-0308-7		
	_ School District:	Madison Metro School District

Please include a detailed description of the number and use of all proposed lots and outlots in your letter of intent.

4a. Property Information for For Properties Located Outside the Madison City Limits in the City's Extraterritorial Jurisdiction:

Parcel Addresses (note town if located outside City): ____

Date of Approval by Dane County: ____

Date of Approval by Town:

For an exterritorial request to be scheduled, approval letters from both the Town and Dane County must be submitted.

5. Subdivision Contents and Description. Complete table as it pertains to your request; do not complete gray areas.

Land Use	Lots '	Outlots	Acres	Land Use	Lots	Outlots	Acres
Residential				Other (state use):			
Retail/Office				Outlots Dedicated to the Public (Parks, Stormwater, etc.)			
Industrial	1		2.158	Outlots Maintained by a Private Group or Association			
				PROJECT TOTALS	1		2.158

City of Madison Planning Division Madison Municipal Building, Suite 017 215 Martin Luther King, Jr. Blvd. P.O. Box 2985 Madison, WI 53701-2985 (608) 266-4635



NOTICE REGARDING LOBBYING ORDINANCE: If you are seeking approval of a development that has over 40,000 square feet of non-residential space, or a residential development of over 10 dwelling units, or if you are seeking assistance from the City with a value of \$10,000 (including grants, loans, TIF or similar assistance), then you likely are subject to Madison's lobbying ordinance (M.G.O. Sec. 2.40). You are required to register and report your lobbying. Please consult the City Clerk's Office for more information. Failure to comply with the lobbying ordinance may result in fines.

☑ Land Division/Certified Survey Map (CSM)

6. Required Submittal Materials

Digital (PDF) copies of all items listed below (if applicable) are required. Applicants are to submit each of these documents as individual PDF files in an e-mail sent to PCapplications@cityofmadison.com. The transmittal shall include the name of the project and applicant. Note that an individual email cannot exceed 20MB and it is the responsibility of the applicant to present files in a manner that can be accepted. Electronic submittals via file hosting services (such as Dropbox) are not allowed. Applicants who are unable to provide the materials electronically should contact the Planning Division at Planning@ cityofmadison.com or (608) 266-4635 for assistance.

X A Completed Subdivision Application Form (i.e. both sides of this form)

Map Copies (prepared by a Registered Land Surveyor):

- For Preliminary Plats, the drawings must be drawn to scale and are required to provide all information as set forth in M.G.O. Sec. 16.23 (7)(a).
- For Final Plats, the drawings must be drawn to scale and drawn to the specifications of §236.20, Wis. Stats.
- For Certified Survey Maps (CSMs), the drawings shall include all of the information set forth in M.G.O. Secs. 16.23 (7)(a) and (d), including existing site conditions, the nature of the proposed division and any other necessary data. Utility data (field located or from utility maps) may be provided on a separate map submitted with application.

For Plat & CSMs, in addition to the PDF copy, a digital CADD file shall also be submitted in a format compatible with AutoCAD. The digital CADD file(s) shall be referenced to the Dane County Coordinate System and shall contain, at minimum, the list of items stated below, each on a separate layer/level name. The line work shall be void of gaps and overlaps and match the plat, preliminary plat or CSM as submitted: a) Right-of-Way lines (public and private); b) Lot lines; c) Lot numbers; d) Lot/Plat dimensions; e) Street names; f) Easement lines (i.e. all in title and shown on the plat or CSM including wetland & floodplain boundaries.)

- Letter of Intent: One copy of a letter describing the proposed subdivision or land division in detail including, but not limited to:
 - The number and type/use of the lots and outlots proposed with this subdivision or land division, including any outlots • to be dedicated to the public;
 - Existing conditions and uses of the property;
 - Phasing schedule for the project, and;
 - The names of persons involved (property owner(s), subdivider, surveyor, civil engineer, etc.).
 - The letter of intent for a subdivision or land division may be the same as the letter of intent submitted with a concurrent Land Use Application for the same property.

A letter of intent is not required for Subdivision Applications for lot combinations or split duplexes.

- K Report of Title and Supporting Documents: One copy of a City of Madison standard 60-year Report of Title obtained from a title insurance company as required in M.G.O. Sec. 16.23 and as satisfactory to the Office of Real Estate Services. Note:
 - The Report of Title must have been completed within three (3) months of the submittal date of this application. Title insurance or a title commitment policy are NOT acceptable (i.e. a Preliminary Title Report or a Record Information Certificate).
 - The electronic PDF submittal shall include images of the vesting deeds and all documents listed in the Report of Title.
 - Do not email these files to the City's Office of Real Estate Services. Send them instead to the email address noted at the top of this page.
- □ For Surveys Outside the Madison City Limits: One copy of the approval letters from the town where the property is located and Dane County shall be submitted with your request. The Plan Commission may not consider an application within its extraterritorial jurisdiction without prior approval from the town and Dane County.

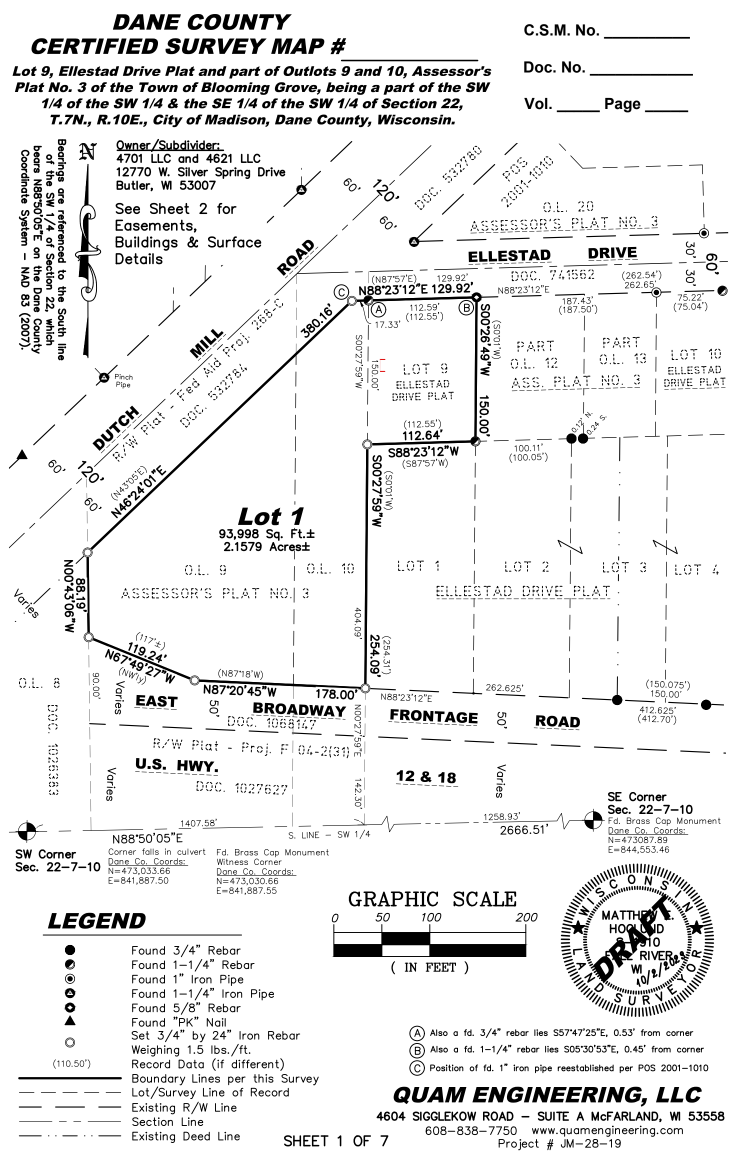
7. Applicant Declarations:

The signer attests that the application has been completed accurately and all required materials have been submitted:

Applicant's Printed Name: Jeffrey J. Miller

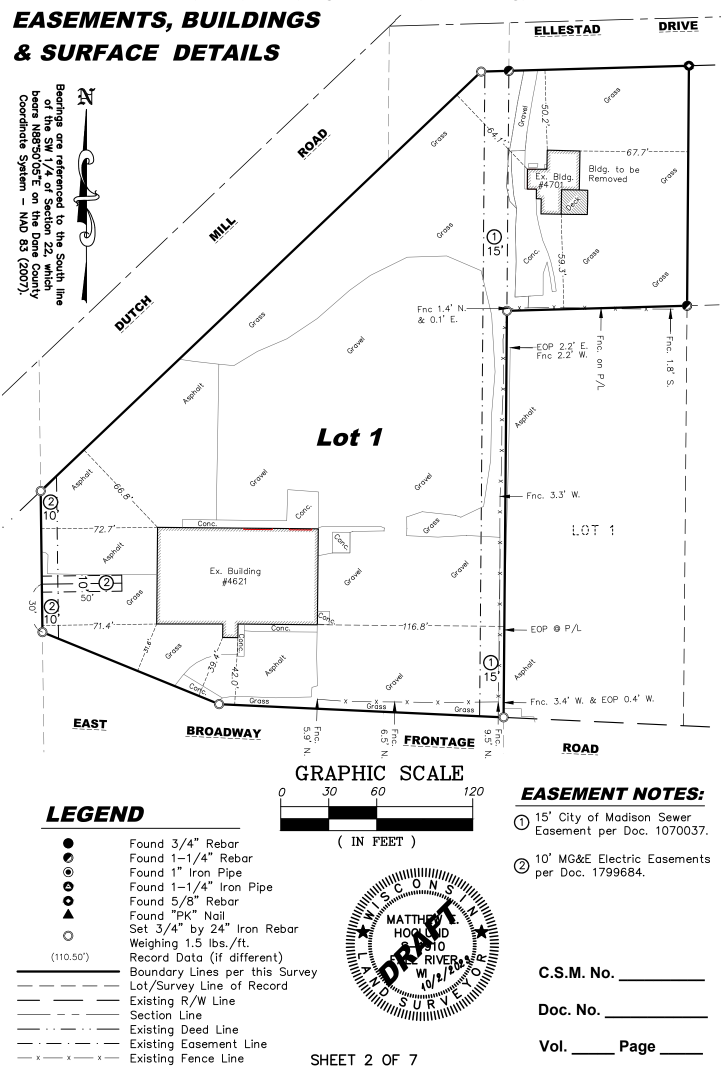
Signature:

Date: <u>9-25-23</u> Interest In Property On This Date: <u>100 %</u>



DANE COUNTY CERTIFIED SURVEY MAP

Lot 9, Ellestad Drive Plat and part of Outlots 9 and 10, Assessor's Plat No. 3 of the Town of Blooming Grove, being a part of the SW 1/4 of the SW 1/4 & the SE 1/4 of the SW 1/4 of Section 22, T.7N., R.10E., City of Madison, Dane County, Wisconsin.



Drawn By: MEH DANE COUNTY Project # JM-28-22 CERTIFIED SURVEY MAP #

Lot 9, Ellestad Drive Plat and part of Outlots 9 and 10, Assessor's Plat No. 3 of the Town of Blooming Grove, being a part of the SW 1/4 of the SW 1/4 & the SE 1/4 of the SW 1/4 of Section 22, T.7N., R.10E., City of Madison, Dane County, Wisconsin.

SURVEYOR'S CERTIFICATE:

I, Matthew E. Hoglund, Professional Land Surveyor, do hereby certify to the best of my knowledge and belief that I have surveyed, divided, and mapped the following Certified Survey of Lot Nine (9) of Ellestad Drive Plat, recorded in Volume 35 of Plats on Page 1 as Document No. 1231220 and part of Outlots Nine (9) and Ten (10) of Assessor's Plat No. 3, Township of Blooming Grove, recorded in Volume 13 of Plats on Pages 13 and 14 as Document No. 777052, being a part the Southwest one-quarter of the Southwest one-quarter and a part the Southeast one-quarter of the Southwest one-quarter, Section 22, Township 7 North, Range 10 East, City of Madison, Dane County, Wisconsin, being more particularly described as follows:

COMMENCING the Southwest corner of said Section 28; thence, along the South line of said Southwest one-quarter, North 89°50'05" East, 1407.58 feet to the Southeast corner of said Outlot 10; thence, along the East line of said Outlot 10, North 00°27'59" East, 142.30 feet to the **POINT OF BEGINNING**, lying on the Northerly right-of-way line of the East Broadway Frontage Road and being the Southwest corner of Lot 1 of said Ellestad Drive Plat and the Northeast corner of the Parcel described in Document No. 1068147;

thence, along said Northerly right-of-way line and the Northerly line of said Parcel described in Document No. 1068147, North 87°20'45" West, 178.00 feet;

thence, continuing along said Northerly right-of-way line and said Northerly line of the Parcel described in Document No. 1068147, North 67°49'27" West, 119.24 feet to a point on the West line of aforesaid Outlot 9;

thence, along said West line, North 00°43'06" West, 88.19 feet to its intersection with the Southeasterly right-of-way line of Dutch Mill Road as conveyed in Document Nos. 532784 and 532780;

thence, along said Southeasterly right-of-way line, North 46°24'01" East, 380.16 feet to its intersection with the South right-of-way line of Ellestad Drive per Document No. 741562;

thence, along said South right-of-way line, North 88°23'12" East, 17.33 feet to the Northwest corner of aforesaid Lot 9 of Ellestad Drive Plat;

thence, continuing along said South right-of-way line, North 88°23'12" East, 112.59 feet to the Northeast corner of said Lot 9;

thence, along the East line of said Lot 9, South 00°26'49" West, 150.00 feet the Southeast corner of said Lot 9;

thence, along the South line of said Lot 9, South 88°23'12" West, 112.64 feet the Southwest corner of said Lot 9;

thence, along the line common to aforesaid Outlot 9 and aforesaid Lot 1 of Ellestad Drive Plat, South 00°27'59" West, 254.09 feet to the **POINT OF BEGINNING**;

Said parcel contains 93,998 square feet or 2.1579 acres, more or less, and is subject to all easements and agreements, if any, of record and/or fact.

I further certify, to the best of my knowledge and belief, that this map is a correct representation of all exterior boundaries of the land surveyed and the subdivision thereof made; that I have made such survey, land division, and map by the direction of Jeffrey J. Miller, agent for the owners of said land; that I have fully complied with the provisions of Chapter 236.34 of the Wisconsin State Statutes and the City of Madison Subdivision Regulations in surveying, dividing, and mapping the same.

Dated this 2nd day of 2023 Quam Engineering, LLC By: Matthew E. Hoglund P.L.S. S-1910

C,	S.	Μ.	No.					

Doc. No. _____

Vol. ____ Page ____

SHEET 3 OF 7

Drawn By: MEH Project # JM-28-22 CERTIFIED SURVEY MAP

Lot 9, Ellestad Drive Plat and part of Outlots 9 and 10, Assessor's Plat No. 3 of the Town of Blooming Grove, being a part of the SW 1/4 of the SW 1/4 & the SE 1/4 of the SW 1/4 of Section 22, T.7N., R.10E., City of Madison, Dane County, Wisconsin.

CORPORATE OWNERS CERTIFICATE:

4701 LLC, a Wisconsin Limited Liability Company, duly organized and existing under and by virtue of the laws of the State of Wisconsin, as owner, does hereby certify that it caused the land described on this Certified Survey Map to be surveyed, divided, mapped, and dedicated as represented on this map. 4701 LLC does further certify that this map is required by s.236.10 or s.236.12 to be submitted to the following for approval or objection:

City of Madison

IN WITNESS WHEREOF, the said 4701 LLC has caused these presents to be

signed by		, its		and
	, its	6	at	
on this,	day of	, 20		
In the presence of:	Print Name:		_ Title:	
	Print Name:		_ Title:	
STATE OF WISCO COUNTY DANE) S	,			
Personally came be	efore me this da	ay of	, 20,	,
who executed the fand	foregoing instrumen	t, and to me knov said Company ar	wn to be the nd acknowledged	own to be the person(s) I that they executed the r its authority.
(Notary Seal)		Notary Pu	blic,	, Wisconsin
My commission ex	pires			
MATTHEW .				



C.S.M. No.

Doc. No. _____

Vol. _____ Page _____

Drawn By: MEH Project # JM-28-22 CERTIFIED SURVEY MAP

Lot 9, Ellestad Drive Plat and part of Outlots 9 and 10, Assessor's Plat No. 3 of the Town of Blooming Grove, being a part of the SW 1/4 of the SW 1/4 & the SE 1/4 of the SW 1/4 of Section 22, T.7N., R.10E., City of Madison, Dane County, Wisconsin.

CORPORATE OWNERS CERTIFICATE:

4621 LLC, a Wisconsin Limited Liability Company, duly organized and existing under and by virtue of the laws of the State of Wisconsin, as owner, does hereby certify that it caused the land described on this Certified Survey Map to be surveyed, divided, mapped, and dedicated as represented on this map. 4621 LLC does further certify that this map is required by s.236.10 or s.236.12 to be submitted to the following for approval or objection:

City of Madison

IN WITNESS WHEREOF, the said 4621 LLC has caused these presents to be

signed by		, its	<u> </u>	and
	, its	at		
on this,	day of	, 20	÷	
In the presence of:	Print Name:		Title:	
	Print Name:		Title:	
STATE OF WISCO COUNTY DANE) \$	•			
Personally came b	efore me this da	ay of	, 20,	
who executed the and	foregoing instrumen	t, and to me knowi said Company and	n to be the d acknowledged th	n to be the person(s) at they executed the authority.
(Notary Seal)		Notary Pub	lic,	, Wisconsin
My commission ex	pires	·		
MATTHEY .				

C.S.M. No. _____

Doc. No. _____

Vol. _____ Page ____

Drawn By: MEH DANE COUNTY Project # JM-28-22 CERTIFIED SURVEY MAP #

Lot 9, Ellestad Drive Plat and part of Outlots 9 and 10, Assessor's Plat No. 3 of the Town of Blooming Grove, being a part of the SW 1/4 of the SW 1/4 & the SE 1/4 of the SW 1/4 of Section 22, T.7N., R.10E., City of Madison, Dane County, Wisconsin.

CONSENT OF MORTGAGEE:

I, Marilyn K. Miller, as mortgagee of the above-described land, does hereby consent to the surveying, dividing, mapping, and dedication of the land described on this Certified Survey Map, and does hereby consent to the above certificate of 4701 LLC, owner.

IN WITNESS WHEREOF, I, Marilyn K. Miller, has caused these presents to be signed at

_____, Wisconsin on the _____day of _____, 20___.

By: Marilyn K. Miller

STATE OF WISCONSIN) _____COUNTY) SS

Personally came before me this ____ day of _____, 20___, Marilyn K. Miller , to me known to be the person(s) who executed the foregoing instrument and acknowledged the same.

Notary Seal)	_ Notary Public,,	Wisconsin
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Μv	commission	expires	



C.S.M.	No.				

Doc. No. _____

Vol. _____ Page _____

Drawn By: MEH Project # JM-28-22

DANE COUNTY CERTIFIED SURVEY MAP

Lot 9, Ellestad Drive Plat and part of Outlots 9 and 10, Assessor's Plat No. 3 of the Town of Blooming Grove, being a part of the SW 1/4 of the SW 1/4 & the SE 1/4 of the SW 1/4 of Section 22, T.7N., R.10E., City of Madison, Dane County, Wisconsin.

CITY PLAN COMMISSION CERTIFICATE:

Approved for recording per the Secretary of the City of Madison Plan Commission.

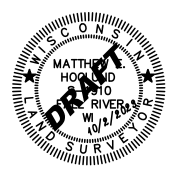
By: Matthew Wachter, Date Secretary of the Plan Commission

CITY OF MADISON COMMON COUNCIL CERTIFICATE:

Resolved, that this Certified Survey Map located in the City of Madison was hereby approved by Enactment Number ______, File ID Number ______, adopted on the ______ day of ______, 20____, and said Enactment further provided for the acceptance of those lands dedicated and rights conveyed by said Certified Survey Map to the City of Madison for public use.

Dated this _____ day of ______, 20____.

Maribeth Witzel-Behl, City Clerk City of Madison, Dane County, Wisconsin



REGISTER OF DEEDS CERTIFICATE:

Received for recording this ____ day of _____, 20___, at _____ o'clock __M. and

recorded in Volume _____of Certified Survey Maps on Pages _____

as Document No. _____

Kristi Chlebowski, Dane County Register of Deeds



Department of Planning & Community & Economic Development **Planning Division**

Heather Stouder, Director

Madison Municipal Building, Suite 017 215 Martin Luther King, Jr. Blvd P.O. Box 2985 Madison, Wisconsin 53701-2985 Phone: (608) 266-4635 www.cityofmadison.com

November 10, 2023

Matthew Hoglund Quam Engineering, LLC 4604 Sigglekow Rd, Suite A McFarland, WI 53558 VIA EMAIL

RE: LNDCSM-2023-00034; Legistar ID 80243 – Certified Survey Map – 4621 Dutch Mill Rd & 4701 Ellestad Dr

Matthew Hoglund,

Your one-lot certified survey of property located at 4621 Dutch Mill Rd & 4701 Ellestad Dr, Section 22, Township 07N, Range 10E, City of Madison, Dane County, Wisconsin, is hereby **conditionally approved**. The property is zoned IL (Industrial Limited) District. The conditions of approval from the reviewing agencies to be satisfied prior to final approval and recording of the CSM are:

Please contact Brenda Stanley of the City Engineering Division at 261-9127 if you have questions regarding the following four (4) items:

- Enter into a City / Developer agreement for the required infrastructure improvements. Agreement to be executed prior to sign off. Allow 4-6 weeks to obtain agreement. Contact City Engineering to schedule the development and approval of the plans and the agreement. (MGO 16.23(9)c)
- 2. Construct sidewalk as required to a plan as approved by City Engineer along Dutch Mill Road & Ellestad Drive.
- Madison Metropolitan Sewerage District (MMSD) charges are due and payable prior to Engineering sign-off, unless otherwise collected with a Developer's / Subdivision Contract. Contact Mark Moder (608-261-9250) to obtain the final MMSD billing a minimum of two (2) working days prior to requesting City Engineering signoff. (MGO 16.23(9)(d)(4)
- 4. A minimum of two (2) working days prior to requesting City Engineering signoff on the plat/csm contact either Tim Troester (West) at 261-1995 (ttroester@cityofmadison.com) or Brenda Stanley (East) at 608-261-9127 (bstanley@cityofmadison.com) to obtain the final stormwater utility

charges that are due and payable prior to sub-division of the properties. The stormwater utility charges (as all utility charges) are due for the previous months of service and must be cleared prior to the land division (and subsequent obsolesces of the existing parcel). (POLICY)

Please contact Sean Malloy of the Traffic Engineering Division at (608) 266-5987 if you have any questions regarding the following one (1) item:

5. The applicant shall construct sidewalk along their frontage of Dutch Mill Road and Ellestad Drive according to City issued plan.

Please contact Timothy Sobota of Metro Transit at 261-4289 if you have questions regarding the following three (3) items:

- 6. As identified on plans submitted for review, the applicant shall maintain or replace the existing concrete bus boarding terrace and curb ramp as shown in the public right-of-way at the existing Metro bus stop zone that is on the south side of Dutch Mill Road, west of Ellestad Drive.
- 7. As identified on plans submitted for review, in coordination with public works improvements, the applicant shall install public sidewalk along the south side of Dutch Mill Road, between the curb ramp east of East Broadway and the curb ramp west of Ellestad Drive.
- 8. The applicant shall include the location of any of these transit amenities on the final documents filed with their redevelopment permit application, so that Metro Transit may review the design.

Please contact Jeffrey Quamme of the City Engineering Division – Mapping Section at 266-4097 if you have questions regarding the following nine (9) items:

- **9.** Coordinate and request from the utility companies serving this area the easements required to serve this development. Those easements shall be properly shown, dimensioned and labeled on the final plat.
- 10. Note East-West portion of the existing 10' Madison Gas and Electric Easement per document no. 1799684 as the apparent location. Consider working with Madison Gas and Electric on actually rectifying the discrepancy with an AOC or other document.
- **11.** Wisconsin Administrative Code A-E 7.08 identifies when Public Land System (PLS) tie sheets must be filed with the Dane County Surveyor's office. The Developer's Surveyor and/or Applicant must submit copies of any required U.S. public land survey monument record provided to the County Surveyor's Office, or, in instances where a public the monuments and witness ties area recovered under A-E 7.08(1g), the Surveyor shall provide to the City of Madison monument condition reports (with current tie sheet attached) for all Public Land Survey monuments, including center of sections of record, used in this survey, to Julius Smith (JSmith4@cityofmadison.com) of City Engineering, Land Information.
- 12. In accordance with Section s. 236.18(8), Wisconsin Statutes, the Applicant shall reference City of Madison WCCS Dane Zone, 1997 Coordinates on all PLS corners on the Plat or Certified Survey Map in areas where this control exists. The Surveyor shall identify any deviation from City Master

Control with recorded and measured designations. Visit the Dane County Surveyor's Office (web address https://www.countyofdane.com/PLANDEV/records/surveyor.aspx) for current tie sheets and control data that has been provided by the City of Madison.

- 13. Prior to Engineering final sign-off by main office for Plats or Certified Survey Maps (CSM), the final Plat or CSM in pdf format must be submitted by email transmittal to Engineering Land Records Coordinator Jule Smith (jsmith4@cityofmadison.com) for final technical review and approval. This submittal must occur a minimum of two working days prior to final Engineering Division sign-off.
- **14.** Remove the street name reference of Frontage Road. Change the street name to E Broadway.
- **15.** The South Quarter corner of Sect 22-7-10 appears to be errantly labeled the SE Corner. The coordinates have been shown correctly.
- **16.** Revise the point of commencement from Section 28 to Section 22
- **17.** Submit to Julius Smith, prior to Engineering sign-off of the subject plat, one (1) digital CADD drawing in a format compatible with AutoCAD. The digital CADD file(s) shall be referenced to the Dane County Coordinate System and shall contain, at minimum, the list of items stated below, each on a separate layer/level name. The line work, including closed polylines for each lot, shall be void of gaps and overlaps and match the final recorded plat:
 - a) Right-of-Way lines (public and private)
 - b) Lot lines
 - c) Lot numbers
 - d) Lot/Plat dimensions
 - e) Street names
 - f) Easement lines (i.e. all shown on the plat including wetland & floodplain boundaries.)

NOTE: This Transmittal is a separate requirement from the required Engineering Streets Section for design purposes. The Developer/Surveyor shall submit new updated final plat, electronic data for any changes subsequent to any submittal.

Please contact Melissa Hermann of the Office of Real Estate Services at <u>mhermann@cityofmadison.com</u> if you have any questions regarding the following two (2) items:

18. OWNER'S CERTIFICATION

Prior to approval sign-off by the Office of Real Estate Services ("ORES"), the Owner's Certificate(s) on the CSM shall be executed by all parties of interest having the legal authority to do so, pursuant to Wis. Stats. 236.21(2)(a). Said parties shall provide documentation of legal signing authority to the

4621 Dutch Mill Rd ID 80243 | LNDCSM-2023-00034 November 10, 2023 Page 4

notary or authentication attorney at the time of execution. The title of each certificate shall be consistent with the ownership interest(s) reported in the most recent title report.

19. MORTGAGEE/VENDOR CERTIFICATION

- a. Prior to CSM approval sign-off, an executed and notarized or authenticated certificate of consent for all mortgagees/vendors shall be included following the Owner's Certificate(s).
- b. If a mortgage or other financial instrument is reported in record title, but has been satisfied or no longer encumbers the lands or ownership within the CSM boundary, a copy of a recorded satisfaction or release document for said instrument shall be provided prior to CSM approval signoff.

20. CERTIFICATE AND CONSENT REQUIREMENTS

- a. All ownership consents and certifications for the subject lands shall conform to Wis. Stats. 236.21(2) and 236.29 by including the language ...surveyed, divided, mapped and <u>dedicated</u>....
- b. If any portion of the lands within the CSM boundary are subject to an Option to Purchase or other Option interest please include a Certificate of Consent for the option holder and have it executed prior to CSM sign-off, if said ownership interest meets the criteria set forth by Wis. Stat. Sec. 236.34 and Sec. 236.21(2)(a).
- c. A Consent of Lessee certificate shall be included on the CSM for all tenant interests in excess of one year, recorded or unrecorded, and executed prior to CSM sign-off.
- d. <u>Madison Common Council Certificate</u>: This certificate is required when dedication of land and the conveyance of rights in land are required. For parcels located within the City of Madison, a Madison Common Council Certificate shall appear as follows:

Resolved that this certified survey map located in the City of Madison was hereby approved by Enactment Number______, File ID Number ______, adopted on the _____ day of ______, 20___, and that said enactment further provided for the acceptance of those lands dedicated and rights conveyed by said Certified Survey Map to the City of Madison for public use.

Dated this _____ day of _____, 2022

Maribeth L. Witzel-Behl, City Clerk City of Madison, Dane County Wisconsin

e. <u>City of Madison Plan Commission Certificate:</u> Pursuant to Madison City Ordinance Section 16.23(7)(d)3 and Wis. Stats. 236.21(2)(a), all CSM's that are subject to the review and approval of the City of Madison shall contain the following certificate of approval:

Approved for recording per the Secretary of the City of Madison Plan Commission.

By: _____ Date: _____ Matthew Wachter, Secretary of the Plan Commission

f. <u>Register of Deeds Certificate</u>: Please include a space for the Register to hand write the recording info on the date of recording, to appear similar to the following:

Office of the Register of Deeds Dane County, Wisconsin Received for recording on ______, 20___ at ____o'clock__M, and recorded in Volume ___of CSMs on page(s)_____, Document No._____.

Kristi Chlebowski, Register of Deeds

21. TITLE REPORT UPDATE

Pursuant to Madison City Ordinance Section 16.23(5)(g)(4), the owner shall furnish an updated title report to ORES via email to Melissa Hermann (mhermann@cityofmadison.com), as well as the survey firm preparing the proposed CSM. The report shall search the period subsequent to the date of the initial title report (xx-xx-xx) submitted with the CSM application and include all associated documents that have been recorded since the initial title report.

A title commitment may be provided, but will be considered only as supplementary information to the title report update. Surveyor shall update the CSM with the most recent information reported in the title update. ORES reserves the right to impose additional conditions of approval in the event the title update contains changes that warrant revisions to the CSM.

22. ADDITIONAL REQUIREMENTS

- a. Depict, name, and identify by document number all existing easements cited in record title and the updated title report.
- b. Include a complete and accurate legal description of the lands that are to be included in the proposed CSM. The legal description shall be reconciled with the legal description of said lands in record title.
- c. Depict and dimension all existing improvements including, but not limited to: buildings, drives, parking lots, encroachments, wells, septic systems, etc. located within the CSM boundary.
- d. For properties not connected to municipal utility services, consider whether or not well abandonment ref. NR 141 needs to be addressed.
- e. Depict and dimension public easements for utilities and storm water drainage rights-of-way to be dedicated on the proposed CSM where necessary.
- f. If all parties of interest agree that certain easements from prior plats or CSM's of record are no longer necessary, the release documents for said easements shall be recorded prior to CSM

approval sign-off, with the recording information for the release included as a Note on the proposed CSM.

- g. Liens or judgments levied against the lands within the CSM boundary shall be satisfied, with proof of satisfaction provided prior to CSM approval sign-off.
- h. No farming or use of lands to be dedicated to the public for Park purposes shall be allowed unless specifically approved by the Parks Superintendent and permitted under a farm lease administered by ORES. If the lands within the CSM boundary are farmed agricultural lands, the applicant shall enter into a lease with the City for those lands to be dedicated and/or conveyed to the City through CSM recording. Please contact a Real Estate Specialist with ORES to discuss the potential lease terms. Said leases are authorized by Resolution File ID 29183, RES-13-00247, adopted 04-16-13.
- i. Create notes that define the purpose of and the ownership of (whether public or private) all outlots. The note for an outlot dedicated to the public shall say: "Dedicated to the public for ______ purposes."

Specific questions regarding the comments or conditions contained in this letter should be directed to the commenting agency.

A resolution approving the CSM and authorizing the City to sign it and any other documents related to the proposed land division will be reviewed by the Common Council at its November 21, 2023 meeting. Please now follow the procedures listed below for your certified survey map:

- 1. In order to commence the process for obtaining the necessary City signatures on the Certified Survey Map, the applicant shall e-mail the revised CSM, updated title report, and any other materials required by reviewing agencies to the reviewing planner. The reviewing planner will share the updated materials with the relevant commenting City agencies for them to verify that their conditions have been satisfied and that the secretary or designee may sign the Plan Commission approval certificate. Once the Plan Commission certificate is executed, the Planning Division will make the City Clerk's Office aware that the Common Council certificate may be executed.
- 2. Once all of the necessary City signatures have been affixed to the Certified Survey Map, the instrument may be recording at the Dane County Register of Deeds Office. For information on recording procedures and fees, please contact the Register of Deeds at (608) 266-4141.
- 3. Any appeal from this action, including the conditions of approval, must be filed with the Circuit Court within 30 days from the date of this letter. The approval of this CSM shall be null and void if not recorded in twelve (12) months from the date of the approving resolution or this letter, whichever is later.

If you have any questions or if may be of any further assistance, please do not hesitate to contact my office at 243-0554.

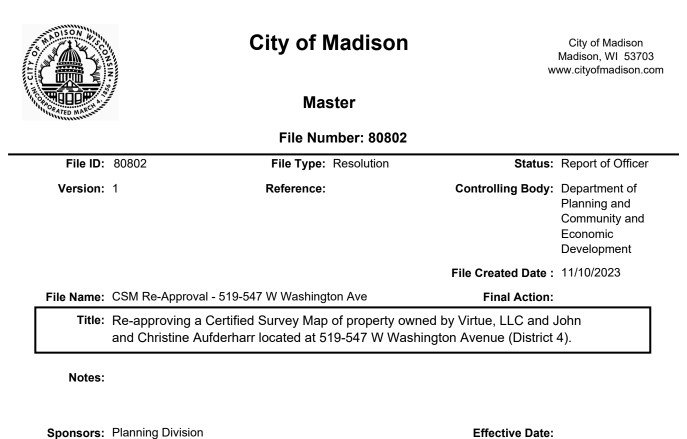
Sincerely,

4621 Dutch Mill Rd ID 80243 | LNDCSM-2023-00034 November 10, 2023 Page 7

disa mabala

Lisa McNabola Planner

cc: Brenda Stanley, City Engineering Division
 Julius Smith, City Engineering Division–Mapping Section
 Sean Malloy, Traffic Engineering
 Melissa Hermann, Office of Real Estate Services



Enactment Number:	Attachments: 519-547 W Washington Ave CSM.pdf, 2022
Hearing Date:	Approval Letter.pdf Author:
Published Date:	Entered by: tparks@cityofmadison.com

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Department of Planning and Community and Economic Development	11/10/2023	RECOMMEND TO COUNCIL TO ADOPT UNDER SUSPENSION OF MGO 2.055 - REPORT OF OFFICER				
	Action Text: This Resolution was RECOMMEND TO COUNCIL TO ADOPT UNDER SUSPENSION OF MGO 2.055 - REPORT OF OFFICER						5

Text of Legislative File 80802

Fiscal Note

No City appropriation is required with the approval of this Certified Survey Map. City costs associated with urban development in this area will be included in future operating and capital budgets subject to Common Council approval.

Title

Re-approving a Certified Survey Map of property owned by Virtue, LLC and John and Christine Aufderharr located at 519-547 W Washington Avenue (District 4).

Master Continued (80802)

Body

WHEREAS a Certified Survey Map of property owned by Virtue, LLC and John and Christine Aufderharr located at 519-547 W Washington Avenue, City of Madison, Dane County, Wisconsin has been duly filed for approval by the Plan Commission, its Secretary or their designee, as provided for in Section 16.23(4)(f) of Madison General Ordinances; and

WHEREAS the Common Council previously approved this Certified Survey Map by Resolution 22-00450 (ID 70560) on June 7, 2022; and

WHEREAS Chapter 236, Wisconsin Statutes requires that the Madison Common Council approve any dedications proposed or required as part of the proposed division of the lands contained on said Certified Survey Map;

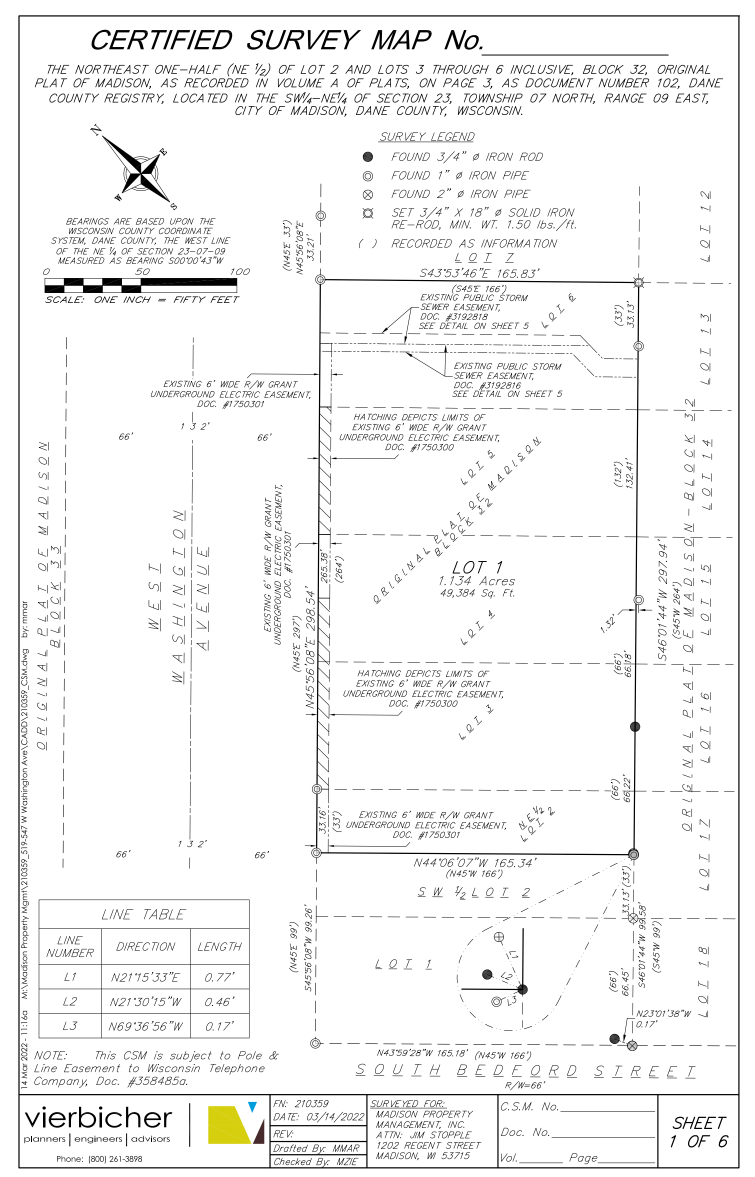
WHEREAS Wis. Stat. 236.34(2)(b) requires that a Certified Survey Map be offered for recording within twelve (12) months of the approval of same;

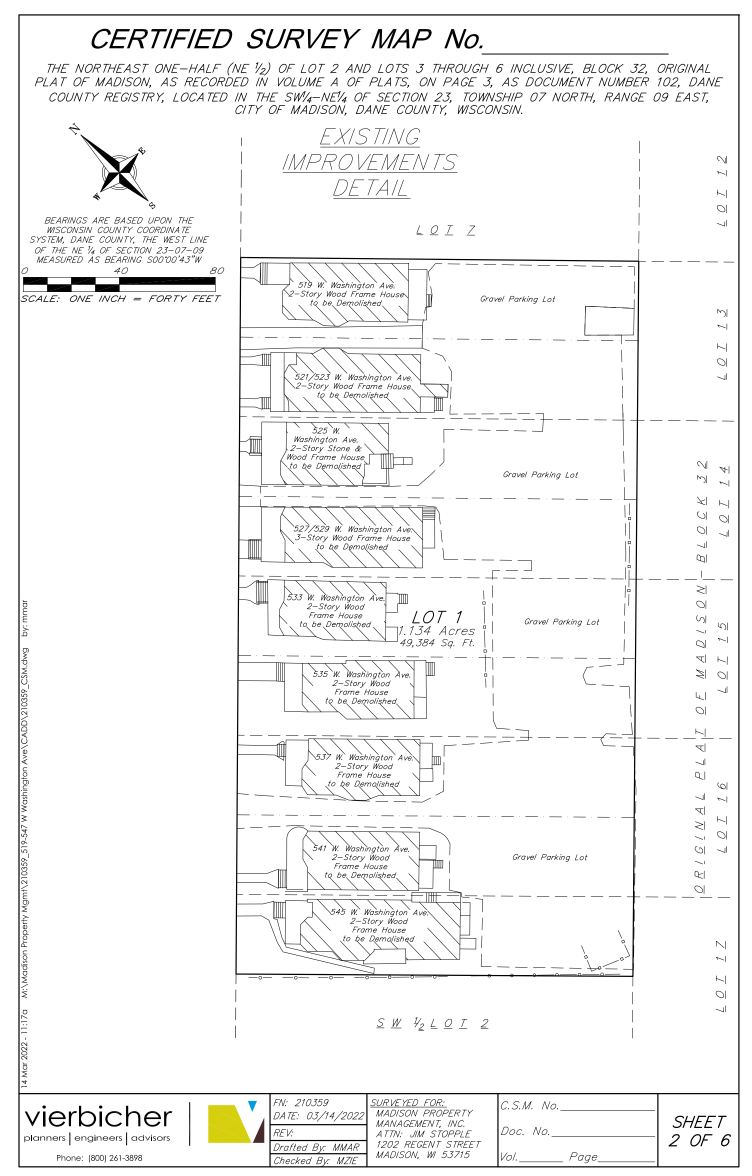
NOW THEREFORE BE IT RESOLVED that said Certified Survey Map, bond and subdivision contract, subsequent affidavits of correction, parkland acquisition documents, easement or right-of-way release or procurement documents or any other related document or documents as deemed necessary by the Secretary of the Plan Commission in accordance with the approval of said Certified Survey Map are hereby re-approved by the Madison Common Council subject to the prior conditions of approval.

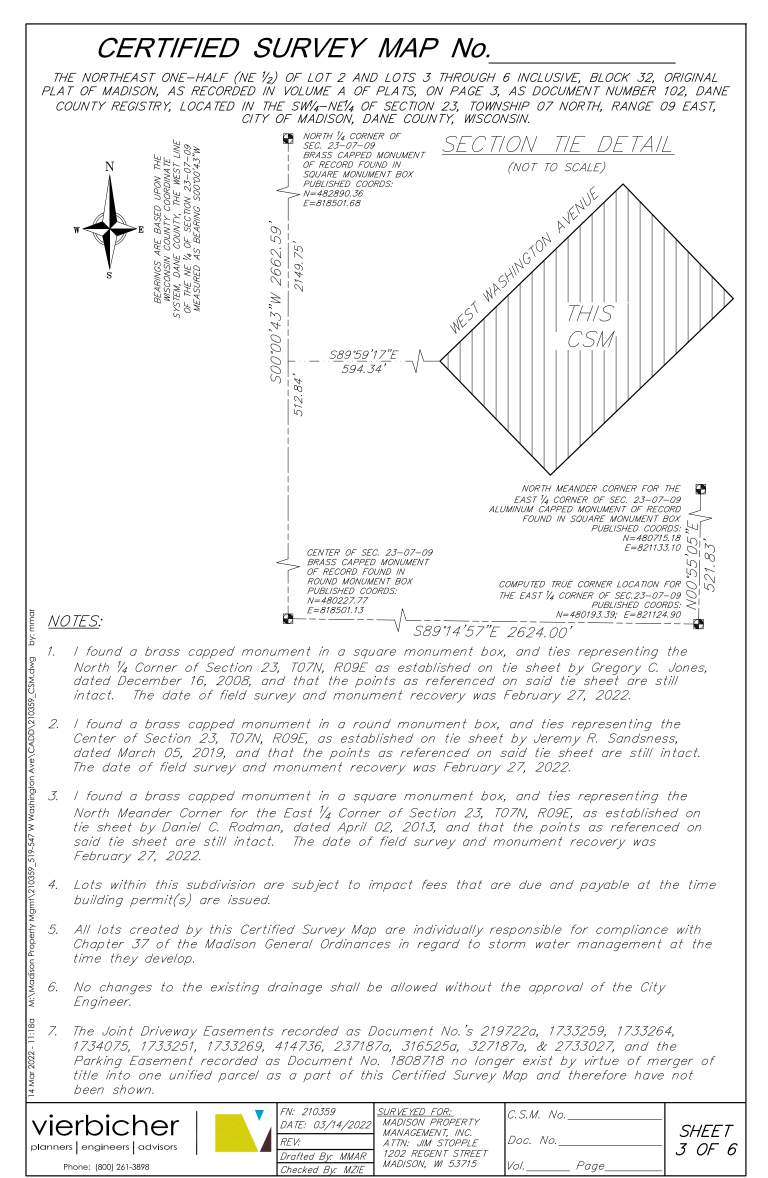
BE IT FURTHER RESOLVED that the Mayor and City Clerk of the City of Madison are hereby authorized to sign the above mentioned documents related to this Certified Survey Map.

BE IT FURTHER RESOLVED that all dedications included in this Certified Survey Map or required as a condition of approval of this Certified Survey Map be and are hereby accepted by the City of Madison.

BE IT FURTHER RESOLVED that the Planning Division is authorized to reflect the recorded Certified Survey Map in the Comprehensive Plan and any applicable neighborhood plans.







2	7	2

CERTIFIED SURVEY MAP No.

THE NORTHEAST ONE-HALF (NE 1/2) OF LOT 2 AND LOTS 3 THROUGH 6 INCLUSIVE, BLOCK 32, ORIGINAL PLAT OF MADISON, AS RECORDED IN VOLUME A OF PLATS, ON PAGE 3, AS DOCUMENT NUMBER 102, DANE COUNTY REGISTRY, LOCATED IN THE SW/4-NE1/4 OF SECTION 23, TOWNSHIP 07 NORTH, RANGE 09 EAST, CITY OF MADISON, DANE COUNTY, WISCONSIN.

OWNER'S CERTIFICATE

Virtue, LLC, as owner, does hereby certify that we caused the land described on this Certified Survey Map to be surveyed, divided, mapped, and dedicated as represented hereon. Virtue, LLC does further certify that this Certified Survey Map is required by S.236.34 of the State Statutes to be submitted to the Common Council, City of Madison for approval. Witness the hand and seal of said owner this ____ day of _____, 2022.

By: Virtue, LLC By: James Stopple, Managing Member

STATE OF WISCONSIN))ss)

DANE COUNTY

.>q

M:) Madison Property Mamt/210359 519-547 W Washington Ave/CADN/210359 CSM dwa

14 Mar 2022 - 11-18a

Personally came before me this_____ day of _____, 2022, James Stopp Member, to me known to be the person who executed the foregoing instrument, and acknowledged the same. 2022, James Stopple, Managing

Notary Public, State of Wisconsin

My Commission Expires/Is Permanent: _____

OWNER'S CERTIFICATE

John Aufderhaar and Christine Aufderharr, as owners, do hereby certify that we caused the land described on this Certified Survey Map to be surveyed, divided, mapped, and dedicated as represented hereon. John Aufderhaar and Christine Aufderharr do further certify that this Certified Survey Map is required by S.236.34 of the State Statutes to be submitted to the Common Council, City of Madison for approval. Witness the hand and seal of said owner this ____ day of ______, 2022.

Ву:	Ву:		
John Aufderhaar	Christine Aufderhaar		
STATE OF WISCONSIN)			
)ss DANE COUNTY)			
Personally came before me this Christine Aufderhaar, to me known to	day of o be the persons who executed the for	, 2022, John Aufder regoing instrument, and acknowled	haar and ged the same.
Notary Public, State of Wisconsin			
My Commission Expires/Is Permanent		_	
<u>CONSENT OF MORTGAGEE</u>			
Wisconsin, mortgagee of the above desc	association duly organized and existing u cribed land, does hereby consent to the s Map and does hereby consent to the Own	surveying, dividing, mapping, and ded	
IN WITNESS WHEREOF, the said, at	, has caused these presen , Wisconsin, on this	ts to be signed by, 20, 20	, its
Ву:			
State of Wisconsin)			
)ss. County of Dane)			
Personally came before me this _	day of ne known to be the persons who executed	, 20,	, of the
known to be such	of said banking association, and ack of said banking association, by its author	knowledged that they executed the fo	pregoing
Notary Public, State of Wisconsin			
My Commission expires:			
vierbicher 📒	FN: 210359 DATE: 03/14/2022 MADISON PRC MANAGEMENT	DPERTY 0.3.M. NO	SHEET
planners engineers advisors	REV: ATTN: JIM ST Drafted By: MMAR 1202 REGENT	TOPPLE DOC. NO T STREET	4 OF 6
Phone: (800) 261-3898	Checked By: MZIE MADISON, W		

CERTIFIED SURVEY MAP No.

THE NORTHEAST ONE-HALF (NE $\frac{1}{2}$) OF LOT 2 AND LOTS 3 THROUGH 6 INCLUSIVE, BLOCK 32, ORIGINAL PLAT OF MADISON, AS RECORDED IN VOLUME A OF PLATS, ON PAGE 3, AS DOCUMENT NUMBER 102, DANE COUNTY REGISTRY, LOCATED IN THE SW/4-NE1/4 OF SECTION 23, TOWNSHIP 07 NORTH, RANGE 09 EAST, CITY OF MADISON, DANE COUNTY, WISCONSIN.

LEGAL DESCRIPTION:

The Northeast One-half (NE $\frac{1}{2}$) of Lot 2 and Lots 3 through 6 inclusive, Block Thirty-two (32) Original Plat of Madison, as recorded in Volume A of Plats, on Pages 3, as Document Number 102, Dane County Registry, located in the SW $\frac{1}{4}$ – NE $\frac{1}{4}$ of Section 23, Township 07 North, Range 09 East, City of Madison, Dane County, Wisconsin, being more fully described as follows:

Commencing at the North Quarter (N 1/4) corner of said Section 23; thence S00°00'43"W along the West line of the Northeast Quarter (NE $\frac{1}{4}$) of said Section 23, 2149.75 feet; thence S89'59'17"E, 594.34 feet to the westerly most corner of the Northeast One-half (NE $\frac{1}{2}$) of said Lot 2, and the point of beginning, said point also lying on the southeasterly right-of-way line of West Washington Avenue; thence N45'56'08"E along said southeasterly right—of—way line and along the northwesterly line of Lots 2 through 6 inclusive, 298.54 feet to the northerly most corner of said Lot 6; thence S43°53'46"E along the northeasterly line of said Lot 6, 165.83 feet to the easterly most corner of said Lot 6; thence S46°01'44"W along the southeasterly line of Lots 2 through 6 inclusive, 297.94 feet to the southerly most corner of the Northeast One-half (NE $\frac{1}{2}$) of said Lot 2; thence N44°06'07"W along the southwesterly line of the Northeast One-half (NE $\frac{1}{2}$) of said Lot 2, 165.34 feet to the point of beginning.

Containing 49,384 square feet or 1.134 acres more or less.

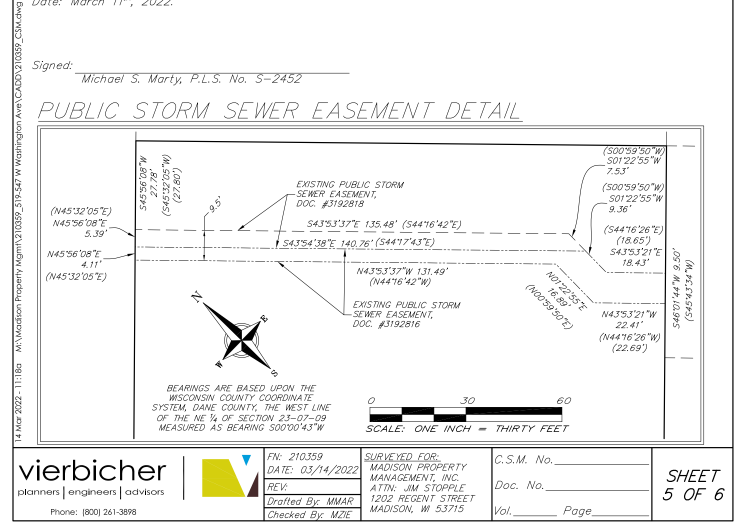
SURVEYOR'S CERTIFICATE:

l, Michael S. Marty, Professional Land Surveyor, No. S–2452, do hereby certify to the best of my knowledge and belief, that I have surveyed, divided and mapped the lands described herein under the direction of Flad Development and Investment Corp., Owner, and that the map on sheet one (1) is a correct representation of the exterior boundaries of the land surveyed and the division of that land in accordance with the information provided. I further certify that this Certified Survey Map is in full compliance with Section 236.34 of the Wisconsin State Statutes, Chapter A–E7 of the Wisconsin Administrative Code and the Subdivision Ordinance of the City of Madison in surveying, dividing and mapping the same.

Vierbicher Associates, Inc. By: Michael S. Marty

mmai :Xq

Date: March 11th, 2022.



CERTIFIED SURVEY MAP No.

THE NORTHEAST ONE-HALF (NE $\frac{1}{2}$) OF LOT 2 AND LOTS 3 THROUGH 6 INCLUSIVE, BLOCK 32, ORIGINAL PLAT OF MADISON, AS RECORDED IN VOLUME A OF PLATS, ON PAGE 3, AS DOCUMENT NUMBER 102, DANE COUNTY REGISTRY, LOCATED IN THE SW/4-NE¹/4 OF SECTION 23, TOWNSHIP O7 NORTH, RANGE O9 EAST, CITY OF MADISON, DANE COUNTY, WISCONSIN.

MADISON PLAN COMMISSION CERTIFICATE:

Approved for recording per the Secretary of the City of Madison Plan Commission.

Ву:_

by: mmar

M:\Madison Property Mgmt\210359_519-547 W Washington Ave\CADD\210359_CSM.dwg

14 Mar 2022 - 11:19a

Date: ___

Matthew Wachter, Secretary City of Madison Plan Commission

CITY OF MADISON COMMON COUNCIL RESOLUTION:

Resolved that the Certified Survey Map located in the City of Madison was hereby approved by Enactment Number ______, File ID Number ______ adopted on the _____ day of ______, 202_, and that said enactment further provided for the acceptance of those lands dedicated and rights conveyed by said certified survey map to the City of Madison for public use.

Dated this _____ day of ____ _____, 202___.

Maribeth Witzel-Behl, City Clerk, City of Madison

REGISTER OF DEEDS CERTIFICATE:

Received for	recording t	this	day of	, 20	
at	o'clock	. <i>m</i> .	and recorded in Volume	of Certified	
Survey Maps	on pages		, as Doc.	No	

Kristi Chlebowski, Dane County Register of Deeds





FN: 210359	ار -
DATE: 03/14/2022	
REV:	
Drafted By: MMAR	
Checked By: MZIE	

2	<u>SURVEYED FOR:</u> MADISON PROPERTY MANAGEMENT, INC.
	ATTN: JIM STOPPLE
	1202 REGENT STREET
	MADISON, WI 53715

C.S.M. No.	
Doc. No	
Vol	_ Page

SHEET

6 OF 6



Department of Planning & Community & Economic Development **Planning Division** Heather Stouder, Director

Madison Municipal Building, Suite 017 215 Martin Luther King, Jr. Blvd P.O. Box 2985 Madison, Wisconsin 53701-2985 Phone: (608) 266-4635 www.cityofmadison.com

May 10, 2022

Michael Marty Vierbicher Associates, Inc. 999 Fourier Dr #201 Madison, WI 53717

RE: LNDCSM-2022-00016; Legistar ID 70560 – Certified Survey Map – 519-547 W Washington Ave

Dear Michael Marty:

Your one-lot certified survey of property located at 519-547 West Washington Avenue, Section 23, Township 07N, Range 09E, City of Madison, Dane County, Wisconsin, is hereby **conditionally approved**. The property is zoned DR2 (Downtown Residential 2 district). The conditions of approval from the reviewing agencies to be satisfied prior to final approval and recording of the CSM are:

Please contact Tim Troester of the City Engineering Division at 267-1995 if you have questions regarding the following two (2) items:

- Madison Metropolitan Sewerage District (MMSD) charges are due and payable prior to Engineering sign-off, unless otherwise collected with a Developer's / Subdivision Contract. Contact Mark Moder (608-261-9250) to obtain the final MMSD billing a minimum of two (2) working days prior to requesting City Engineering signoff. (MGO 16.23(9)(d)(4)
- 2. A minimum of two (2) working days prior to requesting City Engineering signoff on the plat/csm contact either Tim Troester (West) at 261-1995 (ttroester@cityofmadison.com) or Brenda Stanley (East) at 608-261-9127 (bstanley@cityofmadison.com) to obtain the final stormwater utility charges that are due and payable prior to sub-division of the properties. The stormwater utility charges (as all utility charges) are due for the previous months of service and must be cleared prior to the land division (and subsequent obsolesces of the existing parcel). (POLICY).

Please contact Julius Smith of the City Engineering Division–Mapping Section at 264-9276 if you have questions regarding the following eleven (11) items:

- 3. Grant a 15' wide Public Storm Sewer Easement to the City on the face of the pending Certified Survey Map to facilitate the rerouting and replacement of existing Public Storm Sewer within this proposed site plan. Contact Julius Smith of Engineering Mapping (jsmith4@cityofmadison.com, 608-264-9276) for the final required easement language.
- 4. Merger of title is recognized for all joint driveway easements as stated in note 7 on sheet 3 of 6 except for Document No.2733027. Per title work provided ownership of Lot 5, parcels D and I are

still not held in a common interest. This is also still reflected in the current owners certificate. A release of the Joint Driveway Agreement per Document No. 2733027 is required prior to recording of the plat, acknowledgement of the release and document number shall be noted on the face of the plat.

- 5. The existing Public Storm Sewer Easements per Document No's 3192818 and 3192816 shall be released by separate document prepared by City Office of Real Estate Services and recorded upon the removal, reroute or abandonment of the current storm sewer facilities as part of this redevelopment. Provide necessary map exhibit and legal descriptions to release the Easements. Contact Julius Smith of Engineering Mapping (jsmith4@cityofmadison.com, 608-264-9276) to coordinate the Real Estate project, and associated information and fees required.
- 6. Existing dry utilities lines are shown running over and thru the parcel. Specifically multiple fiber optic lines along the southwesterly line of the parcel and overhead lines along the southeasterly line of the parcel. Owner / Applicant are advised to coordinate and request from the utility companies serving this area the easements required to serve this development and surrounding properties.
- 7. Show the approximate location of the Existing Easement for the Pole location per Document No. 358485a located in Lot 4 of Original Plat on the map as shown in the provided site plans.
- 8. Wisconsin Administrative Code A-E 7.08 identifies when Public Land System (PLS) tie sheets must be filed with the Dane County Surveyor's office. The Developer's Surveyor and/or Applicant must submit copies of required tie sheets or monument condition reports (with current tie sheet attached) for all monuments, including center of sections of record, used in this survey, to Julius Smith, City Engineering (jsmith4@cityofmadison.com)
- 9. Prior to Engineering final sign-off by main office for Plats or Certified Survey Maps (CSM), the final Plat or CSM in pdf format must be submitted by email transmittal to Engineering Land Records Coordinator Julius Smith (jsmith4@cityofmadison.com) for final technical review and approval. This submittal must occur a minimum of two working days prior to final Engineering Division sign-off.
- 10. The recorded as lengths shown for northeasterly line of Lot 6, the southwesterly line of the NE 1/2 of Lot 2 and the southwesterly line of Lot 1 of the Original Plat are listed as (166') show the correct recorded as length as 165'.
- 11. On the drawings, update street names to W. Washington Avenue & S. Bedford Street. West and South are prefixes and should be abbreviated.
- 12. This Certified Survey Map application for this property shall be completed and recorded with the Dane County Register of Deeds (ROD), the new parcel data created by the Assessor's Office and the parcel data available to zoning and building inspection staff prior to issuance of building permits for new construction or early start permit.
- 13. Submit to Julius Smith, prior to Engineering sign-off of the subject plat, one (1) digital CADD drawing in a format compatible with AutoCAD. The digital CADD file(s) shall be referenced to the Dane County Coordinate System and shall contain, at minimum, the list of items stated below, each on a separate layer/level name. The line work, preferably closed polylines for lot lines, shall be void of gaps and overlaps and match the final recorded plat:

519-547 W Washington Ave ID 70560 | LNDCSM-2022-00016 May 10, 2022 Page 3

- a) Right-of-Way lines (public and private)
- b) Lot lines
- c) Lot numbers
- d) Lot/Plat dimensions
- e) Street names

f) Easement lines (i.e. all shown on the plat including wetland & floodplain boundaries.) NOTE: This Transmittal is a separate requirement from the required Engineering Streets Section for design purposes. The Developer/Surveyor shall submit new updated final plat, electronic data for any changes subsequent to any submittal.

Please contact Lance Vest of the Office of Real Estate Services at 245-5794 if you have any questions regarding the following five (5) items:

- 14. Prior to approval sign-off by the Office of Real Estate Services ("ORES"), the Owner's Certificate(s) on the CSM shall be executed by all parties of interest having the legal authority to do so, pursuant to Wis. Stats. 236.21(2)(a). Said parties shall provide documentation of legal signing authority to the notary or authentication attorney at the time of execution. The title of each certificate shall be consistent with the ownership interest(s) reported in the most recent title report. When possible, the executed original hard stock recordable CSM shall be presented at the time of ORES approval sign-off. If not, the City and the Register of Deeds are now accepting electronic signatures. A PDF of the CSM containing electronic signatures shall be provided to ORES to obtain approval sign-off.
- 15. Prior to CSM approval sign-off, an executed and notarized or authenticated certificate of consent for all mortgagees/vendors shall be included following the Owner's Certificate(s).
- 16. As of April 15, 2022, the 2021 real estate taxes are paid for the subject property. Per 236.21(3) Wis. Stats. and 16.23(5)(g)(1) Madison General Ordinances, the property owner shall pay all real estate taxes that are accrued or delinquent for the subject property prior to CSM recording. This includes property tax bills for the prior year that are distributed at the beginning of the year. Receipts from the City of Madison Treasurer are to be provided before or at the time of sign-off. Payment is made to:

City of Madison Treasurer 210 Martin Luther King, Jr. Blvd. Madison, WI 53701

- 17. As of April 15, 2022, there are special assessments reported. All known special assessments are due and payable prior to CSM approval sign-off. If special assessments are levied against the property during the review period and prior to CSM approval sign-off, they shall be paid in full pursuant to Madison General Ordinance Section 16.23(5)(g)1. In lieu of this requirement, the owner may present written documentation from the City's Board of Public Works that the special assessments may be continued to be paid on the installment basis authorized by the Board of Public Works. However, if lands within the CSM boundary are to be dedicated, the special assessments levied against the dedicated lands are to be paid in full.
- 18. Pursuant to Madison City Ordinance Section 16.23(5)(g)(4), the owner shall furnish an updated title report to ORES via email to Lance Vest (lvest@cityofmadison.com), as well as the survey firm preparing the proposed CSM. The report shall search the period subsequent to the date of the initial title report (March 1, 2022) submitted with the CSM application and include all associated

519-547 W Washington Ave ID 70560 | LNDCSM-2022-00016 May 10, 2022 Page 4

documents that have been recorded since the initial title report. A title commitment may be provided, but will be considered only as supplementary information to the title report update. Surveyor shall update the CSM with the most recent information reported in the title update. ORES reserves the right to impose additional conditions of approval in the event the title update contains changes that warrant revisions to the CSM.

Specific questions regarding the comments or conditions contained in this letter should be directed to the commenting agency.

A resolution approving the CSM and authorizing the City to sign it and any other documents related to the proposed land division will be reviewed by the Common Council at its June 7, 2022 meeting.

Prior to City Engineering final sign-off by the main office of the CSM, the final CSM shall be submitted to the Engineering Division Surveyor/ Land Records Coordinator for final technical review and approval. This submittal must occur a minimum of two working days prior to final Engineering Division signoff. E-mail submittal of the final CSM in PDF form is preferred. Transmit to <u>jrquamme@cityofmadison.com</u>.

As soon as the comments and conditions have been satisfied, the original along with the revised Certified Survey Map, with all signatures and approvals from the reviewing agencies, shall be brought to this office for final signoff. You or your client may then record the certified survey at the Dane County Register of Deeds. For information on recording procedures and fees, contact the Register of Deeds at 266-4141.

Any appeal from this action, including the conditions of approval, must be filed with the Circuit Court within 30 days from the date of this letter. The approval of this CSM shall be null and void if not recorded in twelve (12) months from the date of the approving resolution or this letter, whichever is later.

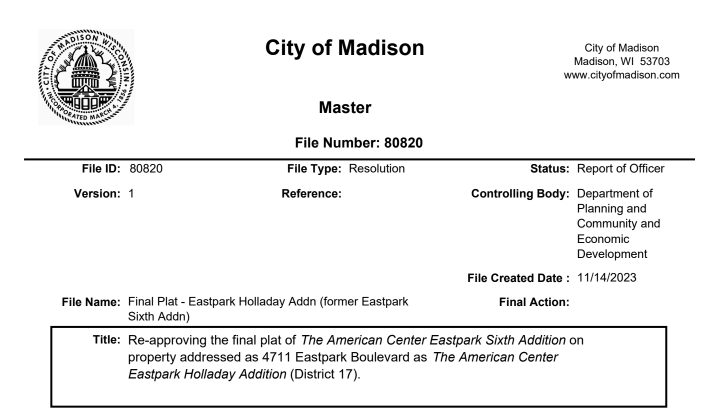
If you have any questions or if may be of any further assistance, please do not hesitate to contact my office at 243-0455.

Sincerely,

hill

Colin Punt Planner

cc: Tim Troester, City Engineering Division Julius Smith, City Engineering Division–Mapping Section Lance Vest, Office of Real Estate Services



Notes:

Sponsors: Planning Division	Effective Date:
Attachments: The American Center Holladay Plat.pdf, Rename Request_11-09-23.pdf, Eastpark Sixth Addition_Conditional Approval Letter.pdf, Link to Eastpark Sixth Addn_ID 77938	Enactment Number:
Author:	Hearing Date:
Entered by: tparks@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Department of Planning and Community and Economic Development	11/14/2023	RECOMMEND TO COUNCIL TO ADOPT UNDER SUSPENSION OF MGO 2.055 - REPORT OF OFFICER				
		ution was RE OF OFFICE		NCIL TO ADOPT UND	ER SUSPENSION OF	MGO 2.055	5

Text of Legislative File 80820

Fiscal Note

No City appropriation is required with the approval of this final plat. City costs associated with urban development in this area will be included in future operating and capital budgets subject to Common Council approval.

Title

Re-approving the final plat of *The American Center Eastpark Sixth Addition* on property addressed as 4711 Eastpark Boulevard as *The American Center Eastpark Holladay Addition* (District 17).

Body

WHEREAS on July 25, 2023, the Common Council conditionally approved the preliminary plat and final plat of *The American Center Eastpark Sixth Addition* on property addressed as 4711 Eastpark Boulevard, City of Madison, Dane County, Wisconsin by Resolution 23-00514(ID 77938), said plat creating two lots for development; and

WHEREAS the Plan Commission recommended approval of the *Sixth Addition* plat on July 10, 2023 subject to the comments and conditions in the Plan Commission materials; and

WHEREAS on November 9, 2023, the applicant for the subdivision, American Family Insurance Corporate Real Estate, requested that the name of the subdivision be changed to "*The American Center Eastpark Holladay Addition*" because the approved *American Center Eastpark Fifth Addition* plat has not been recorded, and the State of Wisconsin Department of Administration has opined that it will not certify the Sixth Addition for recording unless it has been preceded by the recording of the Fifth Addition; and

WHEREAS the configuration of the lots and outlots in the plat are consistent with those recommended by the Plan Commission and approved by the Common Council;

NOW THEREFORE BE IT RESOLVED that the final plat of *The American Center Eastpark Sixth Addition* is hereby re-approved as the *The American Center Eastpark Holladay Addition* subdivision subject to all conditions as required by the reviewing City departments as required by Section 16.23 of the General Ordinances of the City of Madison, subject to the conditions noted in the Plan Commission files for the previously named Sixth Addition final plat, and that same shall be recorded with the Dane County Register of Deeds.

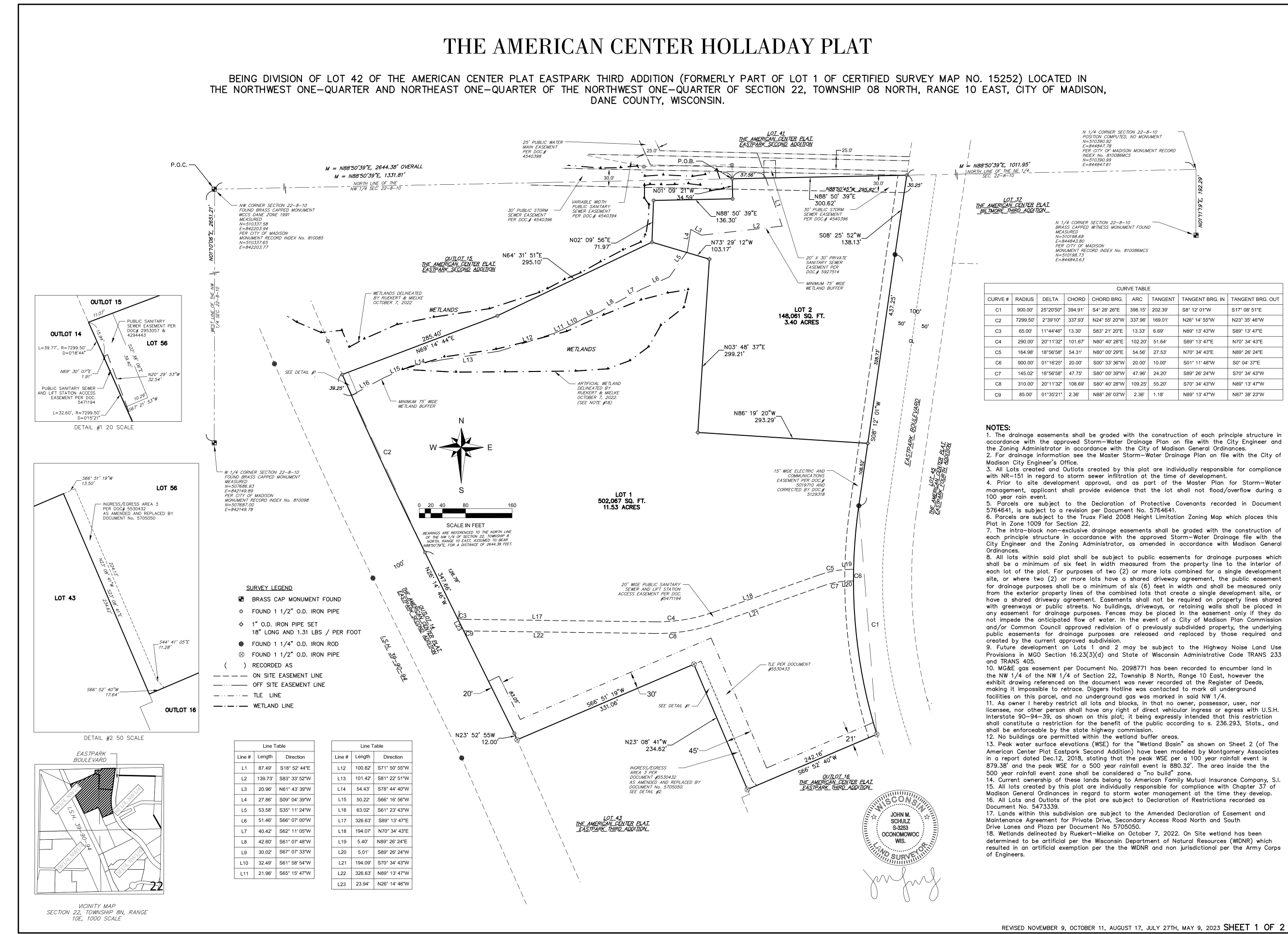
BE IT FURTHER RESOLVED that the Mayor and City Clerk of the City of Madison are hereby authorized to sign the plat, bond and subdivision contract, subsequent affidavits of corrections, parkland acquisition documents, easement or right-of-way release or procurement documents or any other related document or documents as deemed necessary by the Secretary of the Plan Commission in accordance with the approved Sixth Addition. If found necessary by the City Engineer, in consultation with Planning Division staff, if wetland or environmental corridor boundaries need to be altered as a result of this subdivision, the Common Council recognizes and adopts the revised boundaries for any wetland or environmental corridor within the Central Urban Service Area as it relates to this subdivision.

BE IT FURTHER RESOLVED that the said plat is hereby added to the official map and the street grades for said plat on file in the City Engineer's Office are hereby approved.

BE IT FURTHER RESOLVED that the Planning Division is authorized to reflect the recorded subdivision in the Comprehensive Plan and any applicable neighborhood plans.

BE IT FURTHER RESOLVED that all dedications included in said final plat or required as a

condition of approval of same be and are hereby accepted by the City of Madison.



BEING	DIVISION	OF	LOT	42	OF
THE	NORTHWE	ST	ONE-	QUA	ARTE

SURVEYOR'S CERTIFICATE

I, John M. Schulz, Professional Wisconsin Land Surveyor, Ruekert & Mielke, Inc., hereby certify: That in full compliance with the provisions of Chapter 236 of the Wisconsin Statutes and the Subdivision Regulations of the City of Madison, and under the direction of American Family Mutual Insurance Company, S.I., f/k/a American Family Mutual Insurance Company, owners of said land, I have surveyed, divided and mapped THE AMERICAN CENTER HOLLADAY PLAT; that such plat correctly represents all exterior boundaries and the subdivision of the land surveyed; and that this land is a division of Lot 42 of The American Center Plat Eastpark Third Addition (formerly part of Lot 1 of Certified Survey Map No. 15252) located in the Northwest one-guarter, and Northeast one-guarter of the Northwest one-guarter of Section 22, Township 08 North, Range 10 East, City of Madison, Dane County, Wisconsin, containing 26.36 acres more or less of land, bounded and described as follows:

Commencing at the Northwest corner of said Northwest one-quarter of Section 22; thence bearing North 88°50'39" East, along the North line of said Northwest one-quarter a distance of 1331.81 feet to the POINT OF BEGINNING; thence continuing along the North line of said Northwest one-quarter a distance of 300.62 feet to the West line of Eastpark Boulevard; thence bearing South 08°25'52" West, along said West line a distance of 138.13 feet; thence bearing South 08°12'01" West, along said West line, a distance of 437.25 feet to a point of curve; thence along said West line, and along an arc of curve to the left a distance of 398.15 feet, having a radius of 900.00 feet and a chord bearing South 04°28'26" East, a distance of 394.91 feet to the North line of Outlot 16 of the American Center Plat Eastpark Third Addition; thence bearing South 66°52'40" West along said line a distance of 242.16 feet to the East line of Lot 43 of the American Center Plat Eastpark Third Addition; thence bearing North 23°08'41" West along said line, a distance of 234.62 feet to the North line of said Lot 43; thence bearing South 66°51'19" West along said line, a distance of 331.06 feet to the East line of Outlot 14 of The American Center Plat Eastpark Second Addition; thence bearing North 23°52'55" West, along said East line of Outlot 14, a distance of 12.00 feet; thence bearing North 26°14'46" West, along said East line of Outlot 14, a distance of 347.66 feet to a point of curve; thence along said East line of Outlot 14, and along an arc of curve to the right a distance of 337.96 feet, having a radius of 7299.50 feet and a chord bearing North 24°55'20" West a distance of 337.93 feet to the South line of Outlot 15 of The American Center Plat Second Addition; thence bearing North 69°14'44" East, along said South line of Outlot 15, a distance of 285.40 feet; thence bearing North 64°31'51" East, along said South line of Outlot 15, a distance of 295.10; thence bearing North 02°09'56" East, along said South line of Outlot 15, a distance of 71.97 feet; thence bearing North 88°50'39" East, along said South line of Outlot 15, a distance of 136.30 feet; thence bearing North 01°09'21" West, along said South line of Outlot 15, a distance of 34.59 feet to feet the POINT OF BEGINNING, containing 14.93 acres, more or less of land.

Dated this 9th day of November, 2023



CITY OF MADISON PLAN COMMISSION CERTIFICATE

Approved for recording per the Secretary of the City of Madison Plan Commission.

Dated this _____ day of _____,20___

_____, Secretary Planning Commission

CERTIFICATE OF CITY TREASURER

I, Craig Franklin, being duly appointed, qualified and acting Treasurer of the City of Madison, do hereby certify that in accordance with the records in my office, there are no unpaid taxes or special assessments as of this _____ day of ______, 20___, on any of the lands included in the plat of THE AMERICAN CENTER HOLLADAY PLAT.

Craig Franklin, Treasurer City of Madison, Dane County, Wisconsin

THE AMERICAN CENTER HOLLADAY PLAT

THE AMERICAN CENTER PLAT EASTPARK THIRD ADDITION (FORMERLY PART OF LOT 1 OF CERTIFIED SURVEY MAP NO. 15252) LOCATED IN ER AND NORTHEAST ONE-QUARTER OF THE NORTHWEST ONE-QUARTER OF SECTION 22, TOWNSHIP 08 NORTH, RANGE 10 EAST, CITY OF MADISON, DANE COUNTY, WISCONSIN.

lohn M. Schulz, P.12.5. No. 3253

CITY OF MADISON COMMON COUNCIL CERTIFICATE

Resolved that the plat known as THE AMERICAN CENTER HOLLADAY PLAT, located in the City of Madison was hereby approved by Enactment Number _____, File I.D. Number _____, adopted on this _____ day of _____ ,

20___, and that said resolution further provided for acceptance of those lands and rights dedicated by said plat to City of Madison for public use.

Dated this _____ day of ______, 20____.

Maribeth Witzel-Behl, City Clerk City of Madison, Wisconsin

CERTIFICATE OF THE COUNTY TREASURER

I, Adam Gallagher, being duly elected, qualified and acting Treasurer of the County of Dane, do hereby certify that the records in my office show no unredeemed tax sales and no unpaid taxes or special assessments as of this _____ day of _____, affecting the lands included in the plat of THE AMERICAN CENTER HOLLADAY PLAT.

Adam Gallagher, Treasurer Dane County, Wisconsin

OWNERS CERTIFICATE

American Family Mutual Insurance Company, S.I., f/k/a America organized and existing under and by virtue of the laws of the corporation caused the land described on this plat to be surve plat.

American Family Mutual Insurance Company, S.I., f/k/a America this plat is required by S. 236.10 or S. 236.12 to be submitted

Department of Administration Common Council, City of Madison Wisconsin Department of Transportation

IN WITNESS WHEREOF, the said American Family Mutual Insurance Company, has caused these presents to be signed by Kari Gras Peterson, Real Estate and Workplace Solutions Director, The Am on this

_____ day of _____ , 20___.

American Family Mutual Insurance Company, S.I., f/k/a America

Kari Grasee

Business and Workplace Services Vice President

Josh Peterson Real Estate and Workplace Solutions Director STATE OF WISCONSIN SS

Personally came before me this _____ day of _____ Peterson, to me known to be the persons who executed the fo

Notary Public, State of Wisconsin.

My Commission ______.

There are no objections to this plat with resp Secs. 236.15, 236.16, 236.20 and 236.21(1) Wis. Stats. as provided by s. 236.12, Wis. S

Certified

Countersign

Department of Administration

REVISED NOVEMBER 9, OCTOBER 11, AUGUST 17, JULY 27TH, MAY 9, 2023 SHEET 2 OF 2

an Family Mutual Ins State of Wisconsin, yed, divided, mappe	as owners, does he	ereby certify	that said
an Family Mutual Ins d to the following fo			certify that
ce Company, S.I., f/ see, Business and W nerican Center, and	/orkplace Services V	ice President	, and Josh
an Family Mutual Ins	surance Company.		
ed			
20	, the above name	d Kari Crapo	a and loop
, 20_ pregoing instrument	and acknowledge th	ie same.	
	Office of	f the Regist	ter of Deeds
	Received for Record	d	_County, Wisconsin , 20
pect to and (2),			, 20
Stats.			in



Ĺ	Register of Deeds

From:	Schulz, John		
То:	Smith, Julius W; Punt, Colin; Parks, Timothy; Radlinger, Heidi; Stanley, Brenda		
Cc:	Lietha, Jason; Quamme, Jeffrey		
Subject:	The American Center Holladay Plat Revised Submittal		
Date:	Thursday, November 9, 2023 11:23:33 AM		
Attachments:	image001.png		
	image002.png		
	image003.png		
	image004.png		
	image005.png		
	image006.png		
	image007.png		
	image008.png		
	<u>imaqe498199.pnq</u>		
	image904274.png		
	image816374.png		
	<u>image535264.png</u>		
	image436606.png		
	<u>image485236.png</u>		
	image773564.png		
	image427841.png		
	The American Center Holladay Plat.pdf		
	ALTA Commit for Title Ins (7-1-21)-WI.pdf		
	<u>20231109 PLAT.dwa</u>		

Caution: This email was sent from an external source. Avoid unknown links and attachments.

All,

Attached is the revised submittal of The American Center Holladay Plat, previously known as The American Center Eastpark Sixth Addition, also included is the cad file and the latest commitment.

Per the email from Jeff Quamme below we are hoping to be on the Nov. 21st Common Council meeting where a resolution would be adopted to reflect the name change.

The name and lot numbering change are the only items that are different from the previously submitted plat which had been approved by most of the departments.

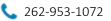
If there are any questions or concerns, please let either Jason Lietha or myself know as soon as you can.

Thank you all for your assistance in this matter,

John M. Schulz

Professional Land Surveyor





- 262-470-0659
- ☑ JSchulz@ruekert-mielke.com
- 🔇 ruekertmielke.com

Learn how our employee owners "make community possible" at R/M! Watch Video

From: Smith, Julius W <JSmith4@cityofmadison.com>

Sent: Wednesday, November 8, 2023 1:27 PM

To: Schulz, John <JSchulz@ruekert-mielke.com>; Punt, Colin <CPunt@cityofmadison.com>; Parks,

in f У

Timothy <TParks@cityofmadison.com> Cc: Lietha, Jason <jlietha@ruekert-mielke.com>; Quamme, Jeffrey <JRQuamme@cityofmadison.com> Subject: RE: Meeting cancellation

Caution: This is an external email of your Organization. Please take care when clicking links or opening attachments.

John,

As far as Mapping is concerned it appears the from the notes Jeff has left me you have satisfied all of his comments, other than the recording order/naming issue but that is just our department. You will need to check in with the other departments and the contacts listed on bottom of the approval letter to be sure. So both Heidi and Brenda.

For the re approval for the name change, please work with the planning department on the details for this, as Jeff had stated before, and you have highlighted green at the bottom of this email string.

Thanks,

Jule

Julius W. Smith PLS– Engineering Mapping (he, him, his) Surveyor 2 / Land Records Engineering Operations Building 1600 Emil Street Madison, WI 53713 (608) 264-9276 PH jsmith4@cityofmadison.com

From: Schulz, John <<u>JSchulz@ruekert-mielke.com</u>> Sent: Wednesday, November 8, 2023 1:06 PM To: Smith, Julius W <<u>JSmith4@cityofmadison.com</u>>; Punt, Colin <<u>CPunt@cityofmadison.com</u>>; Parks, Timothy <<u>TParks@cityofmadison.com</u>> Cc: Lietha, Jason <<u>jlietha@ruekert-mielke.com</u>>; Quamme, Jeffrey <<u>JRQuamme@cityofmadison.com</u>>

Subject: FW: Meeting cancellation

Caution: This email was sent from an external source. Avoid unknown links and attachments.

All,

Per the emails below (green highlighted), Ruekert/Mielke will be changing the name of "The American Center Plat Eastpark Sixth Addition" to a yet to be determined name.

We are hoping to be on the Nov. 21st Common Council meeting where a resolution would be adopted to reflect the name change and will be resubmitting as soon as we receive the updated plat name.

Other questions that will need to be answered are in the email below listed as 2a, 2b and 2c.

Thank you for all your help in this matter.

John M. Schulz Professional Land Surveyor



📞 <u>262-953-1072</u>

- <u>262-470-0659</u>
- <mark>≥ JSchulz@ruekert-mielke.com</mark>

🔇 <u>ruekertmielke.com</u>

Learn how our employee owners "make community possible" at R/M! Watch Video

From: Lietha, Jason <jlietha@ruekert-mielke.com>

Sent: Wednesday, November 8, 2023 11:25 AM

To: Schulz, John <<u>JSchulz@ruekert-mielke.com</u>>

Cc: Kreuser, Anita <<u>akreuser@ruekert-mielke.com</u>>

Subject: RE: Meeting cancellation

John,

I have the go ahead to make this happen, lender is going to give an extension, but imperative that it is recorded early Dec.

With that being said can you please:

- 1. Call Renee at DOA and let her know what the City has proposed and path we are going to take
 - a. Confirm it is a resubmittal and what the anticipated time may be to review
 - b. Can we get in as soon as we have the new name updated on the plat face?
- Call Quamme (or email) and let him know we will get a new revised plat into them with a new name and we want to get onto 11/21 agenda as planning proposed. If he is still available to talk, if not Julis can answer?
 - a. Do we submit to Julis or Tim Parks or Colin or all of the above to make sure someone gets on the agenda, is Julius up to speed so he knows what we are doing?
 - b. Would this be a standard item or something for a consent agenda?
 - c. Is there any other City staff that we need to check with to make sure we have all concerns addressed (I know Heidi is one of them)



I will work on:

- 1. Getting a new name ASAP from Amfam
- 2. Contact DCT and get the two items resolved as it pertains to
 - a. Amfam judgement
 - b. Baker Tilly easement
- 3. I will also talk to Hedie in real estate to make sure there isn't anything else we need to do on the City behalf

Let me know if you have any questions, lets touch base later today / tomorrow.

Jason P. Lietha, P.E. (WI, MN, MI) Vice President / Madison Office Manager

From: Schulz, John <<u>JSchulz@ruekert-mielke.com</u>>
Sent: Wednesday, November 8, 2023 6:09 AM
To: Lietha, Jason <<u>jlietha@ruekert-mielke.com</u>>
Subject: FW: Meeting cancellation

John M. Schulz

Professional Land Surveyor

From: Quamme, Jeffrey <<u>JRQuamme@cityofmadison.com</u>>
Sent: Tuesday, November 7, 2023 4:51 PM
To: Schulz, John <<u>JSchulz@ruekert-mielke.com</u>>
Cc: Smith, Julius W <<u>JSmith4@cityofmadison.com</u>>; Punt, Colin <<u>CPunt@cityofmadison.com</u>>; Parks,
Timothy <<u>TParks@cityofmadison.com</u>>
Subject: RE: Meeting cancellation

Caution: This is an external email of your Organization. Please take care when clicking links or opening attachments.

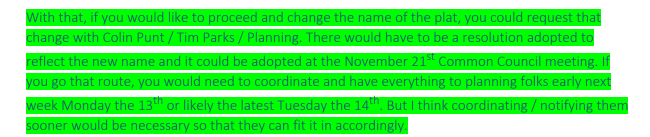
John,

This was discussed internally.

As you have stated Plat Review at the DOA has stated you cannot record the 6^{th} addition before the 5^{th} addition.

We are not necessarily in agreement with the DOA on the requirement. Under Sec. 236.20(3), the name can't be duplicative of any other subdivision in the County/municipality, but there isn't anything that addresses recording order of the plats that are additions. But 236.20(2) requires the numbers of the lots, outlots and blocks to be consecutively numbered through additions. So the

argument would be as long as the lot and outlot numbers are correctly consecutive through the additions, it would be okay to record the 6th before the fifth. But of course you would need to get the DOA on board and convince them as the City would not like to upset that DOA applecart.



All, FYI at noon tomorrow I am off until I come back on the 20th. Jule is stuck picking up any pieces so be kind.

Jeff Quamme – Engineering Mapping (he, him, his) Land Information Manager (608) 266-4097 PH <u>irguamme@cityofmadison.com</u>



Department of Planning & Community & Economic Development **Planning Division** Heather Stouder, Director

Madison Municipal Building, Suite 017 215 Martin Luther King, Jr. Blvd P.O. Box 2985 Madison, Wisconsin 53701-2985 Phone: (608) 266-4635 www.cityofmadison.com

July 26, 2023

John Schulz Rueker & Mielke, Inc. 4639 S Biltmore Lane Madison, WI 53718

RE: LNDSPP-2023-00004; Legistar ID 77938 – Preliminary and Final Plat – The American Center Eastpark Sixth Addition – 4711 Eastpark Blvd

Dear John Schulz:

Your Preliminary and Final Plat of The American Center Eastpark Sixth Addition, City of Madison, Dane County, Wisconsin, are hereby **conditionally approved**. The property is zoned SEC (Suburban Employment Center district). The conditions of approval from the reviewing agencies to be satisfied prior to final approval and recording of the plat are:

Please contact Brenda Stanley of the City Engineering Division at 261-9127 if you have questions regarding the following two (2) items:

- Madison Metropolitan Sewerage District (MMSD) charges are due and payable prior to Engineering sign-off, unless otherwise collected with a Developer's / Subdivision Contract. Contact Mark Moder (608-261-9250) to obtain the final MMSD billing a minimum of two (2) working days prior to requesting City Engineering signoff. (MGO 16.23(9)(d)(4))
- 2. A minimum of two (2) working days prior to requesting City Engineering signoff on the plat/csm contact either Tim Troester (West) at 261-1995 (ttroester@cityofmadison.com) or Brenda Stanley (East) at 608-261-9127 (bstanley@cityofmadison.com) to obtain the final stormwater utility charges that are due and payable prior to sub-division of the properties. The stormwater utility charges (as all utility charges) are due for the previous months of service and must be cleared prior to the land division (and subsequent obsolesces of the existing parcel). (POLICY)

Please contact Jeff Quamme of the City Engineering Division–Mapping Section at 266-4097 if you have questions regarding the following twelve (12) items:

- 3. Add a note that lands within this subdivision are subject to the Amended Declaration of Easements and Maintenance Agreement for Private Drive, Secondary Access Road North and South Drive Lanes and Plaza per Document No 5705050. Applicant should consider an amendment to this agreement after the recording of the plat to remove the Lot 57 area from the agreement.
- 4. Add text to Note 5 that 2379020 is subject to a revision per Document No. 2379020.

- 5. Wisconsin Administrative Code A-E 7.08 identifies when Public Land System (PLS) tie sheets must be filed with the Dane County Surveyor's office. The Developer's Surveyor and/or Applicant must submit copies of required tie sheets or monument condition reports (with current tie sheet attached) for all monuments, including center of sections of record, used in this survey, to Jeff Quamme, City Engineering (jrquamme@cityofmadison.com)
- 6. Prior to Engineering final sign-off by main office for Plats or Certified Survey Maps (CSM), the final Plat or CSM in pdf format must be submitted by email transmittal to Engineering Land Records Coordinator Jeff Quamme (jrquamme@cityofmadison.com) for final technical review and approval. This submittal must occur a minimum of two working days prior to final Engineering Division sign-off.
- 7. Add text to the labels of the Ingress/Egress Area 3 Easement that it is as Amended and Replaced by Document No. 5705050
- 8. Move the bearing reference language to be next to the north arrow.
- 9. Correct the Lot numbers in note 9 to Lots 56 and 57.
- 10. Correct the page headers and the header for the legal description, this plat does not include all of Lot 1 of CSM 15252, it includes part of the Lot. The previous plat moved the southerly most line.
- 11. Remove the monument symbol at the computed location at the North Quarter Corner of Section 22. Unless there is now a brass monument.
- 12. Note that the subdivision east of this plat may change with recently submitted plats that may be recorded prior to final approval of this plat.
- 13. This plat shall be completed and recorded with the Dane County Register of Deeds (ROD), the new parcel data created by the Assessor's Office and the parcel data available to zoning and building inspection staff prior to issuance of building permits for new construction.
- 14. Submit to Jeff Quamme, prior to Engineering sign-off of the subject plat, one (1) digital CADD drawing in a format compatible with AutoCAD. The digital CADD file(s) shall be referenced to the Dane County Coordinate System and shall contain, at minimum, the list of items stated below, each on a separate layer/level name. The line work, preferably closed polylines for lot lines, shall be void of gaps and overlaps and match the final recorded plat:
 - a) Right-of-Way lines (public and private)
 - b) Lot lines
 - c) Lot numbers
 - d) Lot/Plat dimensions
 - e) Street names
 - f) Easement lines (i.e. all shown on the plat including wetland & floodplain boundaries.)
 - NOTE: This Transmittal is a separate requirement from the required Engineering Streets Section for design purposes. The Developer/Surveyor shall submit new updated final plat, electronic data for any changes subsequent to any submittal.

Please note that the City's Office of Real Estate Services is reviewing the report of title provided with this plat and may have comments. That office will work with you separately for any additional requirements. If you have any questions, please contact Heidi Radlinger at 266-6558 for more information.

- Prior to approval sign-off by the Office of Real Estate Services, the Owner's Certificate on the Plat shall be executed by all parties of interest having the legal authority to do so, pursuant to Wis. Stats. 236.21(2)(a).
- 16. Per 236.21(3) Wis. Stats. and MGO Section 16.23(5)(g)(1), the property owner shall pay all real estate taxes that may become due prior to Plat recording. Receipts from the City of Madison Treasurer are to be provided before or at the time of sign-off. Any special assessments shall also be paid in full pursuant to Plat Section 16.23(5)(g)1.
- 17. Pursuant to MGO Section 16.23(5)(g)(4), the owner shall furnish an updated title report to Heidi Radlinger (hradlinger@cityofmadison.com), as well as the survey firm preparing the proposed Plat. The report shall search the period subsequent to the date of the initial title report submitted with the Plat application and include all associated documents that have been recorded since the initial title report. A title commitment may be provided, but will be considered only as supplementary information to the title report update. The surveyor shall update the Plat with the most recent information reported in the title update. ORES reserves the right to impose additional conditions of approval in the event the title update contains changes that warrant revisions to the Plat.

Specific questions regarding the comments or conditions contained in this letter should be directed to the commenting agency.

A resolution approving the plat and authorizing the City to sign it and any other documents related to the proposed land division was reviewed by the Common Council at its July 25, 2023 meeting.

Prior to City Engineering final sign-off by the main office of the plat, the final plat shall be submitted to the Engineering Division Surveyor/ Land Records Coordinator for final technical review and approval. This submittal must occur a minimum of two working days prior to final Engineering Division signoff. E-mail submittal of the final plat in PDF form is preferred. Transmit to <u>irquamme@cityofmadison.com</u>.

As soon as the comments and conditions have been satisfied, the original along with the revised plat, with all signatures and approvals from the reviewing agencies, shall be brought to this office for final signoff. You or your client may then record the certified survey at the Dane County Register of Deeds. For information on recording procedures and fees, contact the Register of Deeds at 266-4141.

Any appeal from this action, including the conditions of approval, must be filed with the Circuit Court within 30 days from the date of this letter. The approval of this plat shall be null and void if not recorded in twelve (12) months from the date of the approving resolution or this letter, whichever is later.

American Center Eastpark Sixth Addition ID 77938 | LNDSPP-2023-00004 July 26, 2023 Page 4

If you have any questions or if may be of any further assistance, please do not hesitate to contact my office at 243-0455.

Sincerely,

hi fa

Colin Punt Planner

cc: Brenda Stanley, City Engineering Division Jeff Quamme, City Engineering Division–Mapping Section Heidi Radlinger, Office of Real Estate Services



City of Madison

Master

File Number: 80719

File ID:	80719	File Type: Resolution	Status:	Council New Business
Version:	1	Reference:	Controlling Body:	DOWNTOWN COORDINATING COMMITTEE
			File Created Date :	11/07/2023
File Name:	BID 2024 Operating Plan		Final Action:	
Title:	Approving the 2024 Ope District. (District 2, Distr	•	Central Business Improver	nent
Notes:	INTRODUCED FROM THE	E FLOOR 11/7/23		
Sponsors:	Michael E. Verveer		Effective Date:	
Attachments:	2024 BID Operating Plan v	v-Appendix.pdf	Enactment Number:	
Author:	Saran Ouk, Office of Busin	ess Resources Manager	Hearing Date:	
Entered by:	cklawiter@cityofmadison.c	om	Published Date:	

History of Legislative File

Ver- sion:	Acting Body:		Date:	Action:	Sent To:		Return Date:	Result:
1	Economic Develo Division Action Text: Notes:	This Resolu	ition was Ref	Referred for Introduction Ferred for Introduction mmittee (11/16/23), Commo	n Council (11/21/23)			
1	COMMON COU	NCIL	11/07/2023	Refer	DOWNTOWN COORDINATING COMMITTEE			Pass
	Action Text:			/erveer, seconded by Cu on passed by voice vote/	rrie, to Refer to the DOWN other.	ITOWN COORDIN	ATING	

Text of Legislative File 80719

Fiscal Note

The proposed resolution approves the 2024 Operating Plan for Madison's Central Business Improvement District (BID). The 2024 Operating Plan anticipates expenditures of \$628,700.00 funded with a BID assessment of \$310,898.02. The 2024 Operating Budget maintains the City contribution to Madison's Central Business Improvement District (BID): \$62,225 (Economic Development Division). No additional City appropriation is required.

Title

Approving the 2024 Operating Plan for Madison's Central Business Improvement District. (District 2, District 4, District 8)

Body

WHEREAS, Wisconsin State Statute 66.1109, often referred to as the "BID Law," authorizes cities to create Business Improvement Districts "to allow businesses within those districts to develop, to manage, and to promote the districts and to establish an assessment method to fund these activities;" and,

WHEREAS, under 1999 Wisconsin State Statute 66.608, the City of Madison on December 7, 1999 created Madison Business Improvement District #1, known as Madison's Central Business Improvement District, and adopted its initial operating plan; and,

WHEREAS, Madison's Central Business Improvement District (BID) is governed by a Board of Directors, who are appointed by the Mayor and confirmed by the Common Council; and,

WHEREAS, the State enabling legislation requires that the Board of Directors of the BID annually consider changes to its operating plan and submit a revised operating plan to the local legislative body for approval. The BID Operating Plan contains a sunset clause requiring affirmative renewal of the District by property owner vote every 5 years. Madison's Central Business Improvement District was last renewed in 2019 for a 2020-2024 term; and,

WHEREAS, Madison's Central Business Improvement District Board of Directors convened an annual meeting of property owners and businesses on October 18, 2023 to review the District's accomplishments and to obtain input for the development of its 2024 Operating Plan and budget; and,

WHEREAS, Madison's Central Business Improvement District Board of Directors adopted the 2024 Operating Plan on November 2, 2023; and,

WHEREAS, the 2024 Operating Plan anticipates expenditures of \$628,700.00 funded with a BID assessment of \$310,898.02.

NOW, THEREFORE, BE IT RESOLVED that the 2024 Operating Plan for Madison's Central Business Improvement District is approved.

Madison's Central Business Improvement District (BID)

downtown madison

OPERATING PLAN FOR CALENDAR YEAR 2024 BUSINESS IMPROVEMENT DISTRICT NO. 1 OF THE CITY OF MADISON, WISCONSIN

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B. Listing of Properties Included in the District

BID No. 1 Operating Plan for 2024

- C. District Map
- D. 2024 budgetE. Voting Process

- F. Sample BallotG. City Attorney Opinion

OPERATING PLAN FOR CALENDAR YEAR 2024 BUSINESS IMPROVEMENT DISTRICT NO. 1 OF THE CITY OF MADISON, WISCONSIN

I. INTRODUCTION

Under Wisconsin Statute Section 66.1109, (the "BID Law") cities are authorized to create Business Improvement Districts ("BIDs") upon the petition of at least one owner of property used for commercial purposes within the District. The purpose of the BID Law is "...to allow businesses within those districts to develop, to manage and promote the districts and to establish an assessment method to fund these activities." 1983 Wis. Act 184, Section 1, legislative declaration. See Appendix A.

BID assessments are similar to traditional special assessments wherein property owners are assessed for improvements or services that benefit them. Unlike the traditional special assessments, however, BID assessments can be used to finance a wider range of activities, services and improvements such as business retention, expansion and recruitment; ambassadors; promotions and marketing and seasonal street decorations.

On December 7, 1999 the City of Madison created Business Improvement District #1. Pursuant to BID Law, this is the operating plan ("Operating Plan") for the District for the calendar year 2024, which has been prepared to establish the services to be offered by the district, expenditures by the district, the special assessment method applicable to properties within the district for the twenty-fourth year of the BID, and other requirements of the BID Law.

II. DISTRICT BOUNDARIES

The District will include the area in Madison that comprises Madison's Central Business District. The district includes the Capitol Square Area including the 100 block "spoke streets" off the Capitol Square, the 100 and 200 blocks of King Street and the State Street Area extending west to Park Street and down West Washington to Broom Street and south to University Avenue. This entire area represents the heart of Madison's downtown, linking State Street with the businesses in the Capitol Square and adjacent areas, the residential population in the downtown, the Monona Terrace Community and Convention Center's visitors and the UW-Madison Visitors Services.

A listing of the properties included in the District is set forth in Appendix B, attached hereto and incorporated herein, along with a map outlining the District in Appendix C.

III. OPERATING PLAN

A. Plan Objectives

In the year 2003, Madison's Central BID underwent a strategic planning process which led to the formulation and articulation of the District's vision and mission. In 2006, the BID Board revisited and updated the Strategic Plan. In 2015 and each year thereafter, the Board reviews and adjusts the organization's mission and actions. The VISION of Madison's Central BID is to be an effective

BID No. 1 Operating Plan for 2024

and responsive BID that is respected in the Community for getting things done. The AIM of Madison's Central BID is to increase the vitality and health of the district and promote business within it. The CONSTITUENTS are the property and business owners within the district. The ACTION by the BID to achieve the goal is to market the district as a whole, create a welcoming environment, produce programs and events, develop community relations, and provide outreach on issues affecting the District. In 2020 the BID was renewed with the same objectives.

B. Proposed Activities for 2024

Madison's Central BID has had and will continue to have five areas of strategic focus. Those areas are to maximize marketing and promotion of the District, provide a welcoming environment to all, activate public spaces in the District through programming, develop community relations, and conduct outreach to and for the District. These efforts will all be a combination of in-person and virtual.

Maximizing Marketing and Promotion of Downtown

Promote the benefits of the Madison's Central BID area as an important community asset and a unique place to shop, to dine and to recreate to residents and visitors. This includes:

- Maintain website (<u>www.visitdowntownmadison.com</u>) and social media presence
- Distribute Downtown Madison map and guide
- Offer businesses ideas for high value advertising or marketing
- Provide positive downtown public relations
- Promotion of downtown as a great place to shop, dine, play, live and work
- Creation of a consistent message between marketing strategies, public relations and programming
- Support for downtown events

Welcoming Environment

Provide a friendly, welcoming, accessible, and unique environment for all within the District through:

• The Ambassador program, including Ambassador staffing of the city's Visitor Center at 452 State St. and the Visitor Booth located at the top of State St.

Programming

The BID's efforts for programming are to bring people and customers downtown. Such events might include amongst others:

- Story Walk
- Wine Walk
- Lunch Time Live
- Live & Local
- Downtown Movie Nights
- Electric Sundays in the Park
- Family Halloween
- Madison Night Market

Community Relations

Work in a leadership role to enable communications and maximize compatibility among user groups of the downtown. This includes:

- Communication with district property owners regarding BID involvement and initiatives
- Communication with business owners to keep them aware of issues and/or opportunities as they relate to their businesses
- Collaboration with the University of Wisconsin Campus Visitor and Information Programs and Destination Madison
- Attend and provide reports at the Downtown Coordinating Committee as invited
- Work with the City of Madison and attend various city meetings, including the Parks Division, Department of Planning, Community and Economic Development, Engineering Division and Traffic Engineering for orchestration of physical environment programs and street reconstruction within and affecting the District; the Police regarding downtown safety; and the Mayor's Office and other agencies on relevant issues
- Coordinate efforts with Downtown Madison, Inc. (DMI) and participate in committees as relevant to BID work
- Attend and provide reports at the Greater State Street Business Association (GSSBA) monthly meetings
- Work with various downtown groups and other organizations in the business community in event planning and joint partnerships that increase business within the District.

Outreach to and for the District

To work closely with city staff, elected officials, and partner organizations and stakeholders to provide outreach and information on issues affecting the Business Improvement District as a whole including its constituent property and business owners, on areas including but not limited to:

- Business Recruitment which includes continuing to increase opportunities for new businesses to host temporary, pop up or other experimental retail.
- Support community efforts to encourage and increase diversity of property and business ownership
- Work with brokers, property owners and others to promote and encourage businesses to locate downtown
- City of Madison downtown business development, small business policies, alcohol license management, Economic Development Plan, and other similar initiatives
- Proposed policies for the central downtown business district
- Mall maintenance services
- Parking accessibility and affordability that encourages retention and expansion of businesses along with the use of other modes of transportation
- Street closures, construction, and access to downtown
- Streetscape design and amenities
- Downtown Safety

The BID will conduct other activities similar to those above, to carry out the objectives identified above as funding allows.

In addition, the BID shall have all powers granted under the BID Law, including to collect the assessments provided herein, and to carry out the purposes of this Operating Plan.

C. Expenditures and Financing Method

The 2024 Operating Budget for the District is approximately **\$628,700.00** (See Appendix D). The projected expenditures are also identified on Appendix D, attached hereto and incorporated herein. The actual budget will be adjusted if the actual revenue received, and expenditures are more or less than projected. The adjustments could include revising or eliminating individual budget line items as determined by the BID Board of Directors.

Expenditures are intended to be made in a fair and equitable basis throughout and for the benefit of the entire District. In the event that a surplus exists at the end of any fiscal year, the monies may be carried over for expenditures in subsequent years.

The BID Operating Budget for 2024 will be subject to the approval of the City of Madison, as set forth in Wisconsin Statutes section 66.1109. If any year's annual operating budget exceeds the prior year's annual operating budget by 4% or more, such budget must be approved by a 2/3 majority of the entire BID Board of Directors. Any capital improvements costing more than \$10,000 each or \$30,000 in the aggregate for any one calendar year must be approved by a 2/3 majority of the entire BID Board of Directors. For the purpose of this Operating Plan, "capital improvement" means any physical item that is permanently affixed to real estate including, without limitation, street lighting and sidewalk improvements. The term "capital improvement" shall not include, among other things, any maintenance equipment or supply, any communications equipment, any vehicles, any seasonal improvement or any holiday lighting or decoration. After the BID Board of Directors has approved the annual operating plan and budget, they will be sent to the City for approval, adoption and inclusion in the City's annual budget for the following year.

The district may not borrow funds without the approval of a 2/3 majority of the entire BID Board of Directors.

D. Organization of the District Board

The Mayor shall appoint members, who will culturally represent Madison's diverse communities, to the District Board (the "Board"), and the City Council of Madison will act on the confirmation of such appointments. The Board shall be responsible for implementation of this Operating Plan. This requires the Board to negotiate with providers of services and materials to carry out the Operating Plan; to enter into various contracts; to monitor the effectiveness of the District's activities, to aid compliance with the provisions of applicable statutes and regulations; and to make reimbursements for any overpayments of District assessments.

Wisconsin Statutes section 66.1109(3) (a) requires that the Board be composed of at least five members and that a majority of the Board members shall either own or occupy real property in

BID No. 1 Operating Plan for 2024

the District. If the actual property or business owner is an entity, that entity shall designate a representative to act on its behalf.

The Board shall be structured and operate as follows:

- 1. Board Size 19 members
- 2. Composition
 - **a. State Street Area (4)** four members, representing 2 owners of commercial property and 2 owners of a business in the "State Street Area";
 - **b.** West Main Area (1) one member, representing a commercial property owner or business owner;
 - **c.** King Street Area (1) one member, representing a commercial property owner or business owner;
 - d. University of Wisconsin-Madison (1) one member, representing the Chancellor;
 - e. Downtown Coordinating Committee (1) one member, representing the Downtown Coordinating Committee;
 - **f. Capitol Square Area (3)** three members, representing either a commercial property owner or business owner in the "Capitol Square Area";
 - **g.** The Greater State Street Business Association (GSSBA) (1) one member of the organization, nominated by the GSSBA;
 - **h.** Tax Exempt Entity (1) one member, representing a cultural or arts organization.
 - i. Downtown Madison, Inc. (DMI) (1) one member, representing the DMI board of directors;
 - **j.** University of Wisconsin-Madison Student (1) one member, representing the students of Madison;
 - k. Downtown Resident (1) one member, resident of central downtown;
 - **1.** At-Large Members, General (2) two members, representing the central downtown;
 - **m.** At-Large Member, Property Owner Representative (1) one member representing the largest property owner in the district (owner of the most aggregate frontage subject to the BID assessment). If no representative of the largest property owner wishes to serve, a representative of the second-largest property owner may be appointed to the seat (and so forth).

In addition, the following representatives shall be appointed by the Mayor who shall not be formal members of the Board and therefore cannot vote, but who will represent the following constituency, and advise the Board, and shall be notified of all Board meetings, shall be able to attend such Board meetings and give input to the Board:

- n. City of Madison (1) one member (without vote), representing the City of Madison;
- **o.** The 4th District Alderperson (1) one member (without vote), representing the 4th District.
- p. The 2nd District Alderperson (1) one member (without vote), representing the 2nd District.
- 3. No one individual, and no more than one representative of any entity, may hold more than one Board position. If, during the course of a term, a Board member's situation changes, so

that they no longer fit the definition for that seat, such as by selling their parcel, they shall continue to serve in that position until a replacement is appointed.

- 4. Term Appointments to the Board shall be for a period of three years, in accordance with City of Madison terms. City of Madison terms are renewable for up to 4 appointments.
- 5. Compensation None.
- 6. Open Meetings Law All meetings of the Board shall be governed by the Wisconsin Open Meetings Law if and as legally required.
- 7. Record Keeping Files and records of the Board's affairs shall be kept pursuant to the Wisconsin Public Records Law.
- 8. Staffing and Office one Executive Director, one Operations Director and one Programming Coordinator. Hourly paid Information Ambassadors staff the Downtown Visitor Center and volunteers staff the Downtown Visitor Booth. The BID currently subleases office space from Downtown Madison, Inc. and utilizes the Madison Parks facility at 452 State St.
- 9. Meetings The Board shall meet monthly except in July and January. An annual meeting will be planned for all property and business owners.
- 10. Executive Committee The Board shall elect from its members a chair, a vice-chair, a secretary, and a treasurer who, along with the immediate past Chair, shall comprise an Executive Committee of the Board. The Executive Committee shall be authorized to oversee the day-to-day operations of the District, including the execution of minor contracts, and the signing of checks, subject to the controls adopted by the Board.
- 11. Subcommittees May include Marketing Subcommittee, Governance Subcommittee, Liaison Subcommittee, Fund Development Subcommittee, Nominating Subcommittee, and others formed by the Board as needed. Subcommittees may include Board members and other District representatives.
- 12. Non-Voting Advisors The Board will have two non-voting advisors, as identified above.
- 13. Powers The Board shall have all powers necessary and convenient to implement the Operating Plan, including the power to contract.
- 14. Annual Report The Board shall prepare and make available to the public annual reports, including an independent certified audit conducted by the City of Madison, as required by the BID Law.

IV. METHOD OF ASSESSMENT

A. Annual Assessment Rate and Method

BID No. 1 Operating Plan for 2024

The annual assessment for District operating expenses will be in direct proportion to the frontage lineal footage of that property within the District, as defined below.

The individual assessment is derived by figuring the property's primary lineal frontage at 100%, and the secondary lineal frontage, if applicable, at 50%. The total assessment for each assessed parcel is formulated by multiplying the total assessed lineal footage by \$15.60. The frontage measurements of each parcel of real estate, as identified in the records of the Commercial Property Record of the City of Madison, shall be the official measurement for purposes of this calculation. Notwithstanding the foregoing, the total assessment for each improved property shall not exceed an amount equal to \$0.312 per square foot of building area.

Use of the property as of January 1, 2024 shall control for purpose of the twenty-fourth year assessment.

Appendix B identifies each property included in the District and shows the proposed BID assessment for each property. A property shall be defined as a parcel of land subject to assessment hereunder, with a separate Tax Key Number, as identified in the City of Madison's Assessor's Office.

The BID assessment is hereby levied by the City of Madison, which shall be a lien against each of the tax parcels of real property contained in the District, unless exempted as identified herein, under the power of §66.0717, Wis. Stats. Such special assessments are hereby levied by the City of Madison by adoption of this BID Plan. The city Finance Director is authorized to include the BID assessment on bills for properties subject to the assessment within the designated Improvement District.

The City of Madison shall collect such BID assessments and shall provide to the BID Board an accounting of the amounts received and the tax key numbers for which they are collected. All assessments shall be placed in a segregated account in the City's treasury. The City shall disburse the funds when the BID Board requisitions payments for its expenses that are authorized by the BID Operating Plan. All interest earned by virtue of temporary investment of funds in the BID account shall remain in the account for activities delineated in the BID Operating Plan.

B. Excluded and Exempt Property

The BID statute requires explicit consideration of certain classes of property. In compliance with the law, the following statements are provided.

- 1. Wisconsin Statutes section 66.1109(1) (f): Property used exclusively for manufacturing purposes will not be assessed.
- 2. Wisconsin Statutes section 66.1109(5) (a): Property used exclusively for residential purposes will not be assessed.
- 3. Wisconsin Statutes section 66.1109(5)(a): Real property that is exempted from general property taxes under s. 70.11 will not be assessed.

BID No. 1 Operating Plan for 2024

Owners of tax-exempt property within the district and expected to benefit from District activities will be asked to make a financial contribution to the district on a voluntary basis. In addition, those tax-exempt properties within the District which are later determined no longer to be exempt from general property taxes, and tax-exempt properties whose owners consent in writing to be assessed, shall automatically become subject to assessment under any current operating plan without necessity to undertake any other act.

V. **PROMOTION OF ORDERLY DEVELOPMENT OF THE CITY**

Under Wisconsin Statutes section 66.1109(1) (f) 4, this Operating Plan is required to specify how the creation of the District promotes the orderly development of the City. The District will increase the vitality of the Central Business District and, consequently, encourage commerce in the City. Increased business activity in the City will increase sales tax revenues and property tax base.

City Role in District Operation

The City of Madison has committed to assisting owners and occupants in the District to promote its objectives. The creation of the BID District is in compliance with the City's Master Plan. To this end, the City has played a significant role in creation of the District and in the implementation of the Operating Plan. In furtherance of its commitment, the City shall:

- 1. Maintain services to the district at their current levels.
- 2. Maintain the City's current financial commitment to downtown.
- 3. Maintain deployment of foot patrol officers.
- 4. Handle the billing and collection of the BID assessment as provided herein.
- 5. Provide annual audits as required per sec 66.1109 (3)(c) of the BID Law.
- 6. Provide the BID board, through the Office of the City Assessor on or before June 30 of each plan year, with the official City tax key number within the district, as of January 1 of each plan year, for the purpose of calculating the BID assessments.
- 7. Have the City Attorney make a legal opinion that the BID Operating Plan complies with the requirements of the BID

VI. PLAN APPROVAL PROCESS

Public Review Process

The BID Law establishes a specific process for reviewing and approving operating plans. The statutory requirements will be followed, including the following process:

- 1. The District shall submit its proposed operating plan to the City of Madison Department of Planning, Community and Economic Development.
- 2. The Downtown Coordinating Committee (if convened) will review the proposed Operating Plan and after notice in the manner required by the BID Law, will adopt the Plan and make a recommendation to the full Common Council.
- 3. The Common Council will adopt the proposed Operating Plan.

4. If adopted by the Common Council, the proposed Operating Plan is sent to the Mayor, who will appoint, in accordance with Article III.D., members to the Board, and the non-voting advisors.

VII. FUTURE YEAR OPERATING PLANS

A. Changes

This Operating Plan is designed to authorize and control the BID for only its 2024 activities. It is anticipated that the district will continue to be renewed by the city after this 2024 Operating Plan, and in such renewals the district will revise and develop this Operating Plan annually, in response to changing needs and opportunities in the district, in accordance with the purposes and objectives defined in this Operating Plan. Future issues under consideration include fund development and expanding the district boundaries.

Wisconsin Statutes Section 66.1109 (3)(b) requires the Board and the City to annually review, approve, and make changes as appropriate in the Operating Plan. Therefore, while this document outlines in general terms proposed activities, information on specific properties, budget amounts and expenditures are based solely upon current conditions. Subsequent years' activities, budget, and assessments will be provided in the required annual plan updates, and approval by the Common Council of such plan updates shall be conclusive evidence of compliance with this Operating Plan and the BID Law.

B. Termination of the District

The District may be terminated as provided by law. At the end of each five-year term of the district (the next five-year term ends December 31, 2024), the District will automatically terminate unless there is a majority vote for the continuation of the BID. The next vote will be in 2024. The vote will be conducted by sending a ballot to each owner of property within the District subject to the BID special assessment. The vote will be conducted as outlined in Appendix E, Voting Process, and Appendix F, Sample Ballot.* The City Clerk's office will send, receive, and count the ballots. Ballots will be securely stored by the Clerk's Office, and may not be opened or counted until after the voting deadline has passed. Based on the returned ballots, an aggregate frontage will be calculated. The owners of over 50% of that voting aggregate frontage must vote affirmatively for the continuation of the BID.

*Appendices E and F outline the voting process as approved for 2019 and may be modified by the Board for the Operating Plan as appropriate.

C. Amendment and Severability

The District has been created under authority of Wisconsin Statutes Section 66.1109. Should any court find any portion of this Operating Plan, or the BID Law invalid or unconstitutional its decision will not invalidate or terminate the District and this Operating Plan shall be amended to conform to the law without need of re-establishment.

D. Automatic Termination Unless Affirmatively Extended

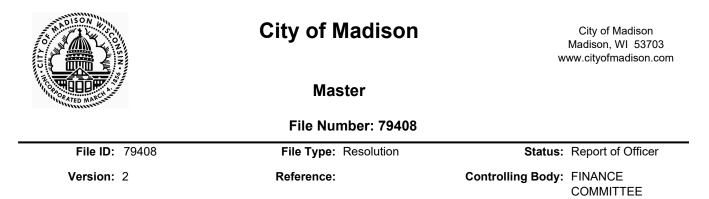
The District is being adopted by the City of Madison for one additional year only, and must be renewed each year by Common Council approval of the annual Operating Plan to remain effective.

VIII. GENERAL

All exhibits referenced herein are incorporated herein by reference.

Approved by the Madison Common Council, _____

APPENDIX D							
Madison's Central Business Improvement District (BID)							
2024 Operating	Budget						
2-Nov-23							
Revenues	2024	2023					
Special Assessment	310898.02	311648.02					
Map Advertising	30000.00	35000.00					
Donations/Sponsors hips	125000.00	10000.00					
Programming Support	52225.00	52225.00					
Event Support	72500.00	90000.00					
Interest/Other	39500.00	2500.00					
Reserves Applied	-1423.02	62500.00					
Total Revenues	628700.00	563873.02					
Expenses	2024	2023					
Welcoming Environment	100200.00	83200.00					
Marketing	80500.00	56500.00					
Programming	106000.00	95000.00					
Administration	339000.00	289500.00					
Community Relations/Other	0.00	16000.00					
Business Development	3000.00	1000.00					
Total Expenses	628700.00	541200.00					



		File Created Date: 08/16/2023
File Name:	Authorizing a selection committee for the State Street/Hawthorne Court Percent for Art projectsStreet/Hawthorne Court Percent for Art projects (District 2)	Final Action:
Title:	SUBSTITUTE: Authorizing a process for the Perstreet Campus Garage/Hawthorne Court redevente Ad Hoc State Street Campus Garage/Hawth (District 2)	elopment, including establishing

Notes:

Sponsors: Marsha A. Rummel And Juliana R. Bennett	Effective Date:
Attachments: 794088-Version 1.pdf	Enactment Number:
Author: Karin Wolf	Hearing Date:
Entered by: kwolf@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:	D	ate:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Department of Pla and Community a Economic Develo	nd pment	6/2023	Referred for Introduction				
	Action Text: Notes:			erred for Introduction (3), Madison Arts Commission	n (10/11/23), Common Coun	cil (10/17/23)		
1	COMMON COUN	ICIL 09/08	5/2023	Referred	FINANCE COMMITTEE		10/09/2023	
	Action Text: Notes:			erred to the FINANCE CO				
1	FINANCE COMM	IITTEE 09/0	5/2023	Referred	MADISON ARTS COMMISSION			
	Action Text:	This Resolution v	was Ref	erred to the MADISON A	RTS COMMISSION			
1	FINANCE COMM	IITTEE 10/09	9/2023	RECOMMEND TO COUNCIL TO ADOPT - REPORT OF OFFICER				Pass
	Action Text:		,	Currie, seconded by Verve The motion passed by vo		COUNCIL TO	ADOPT -	

Master Continued (79408)

2	COMMON COUN	ICIL 10/17/2023	Re-refer	MADISON ARTS COMMISSION	Pass
	Action Text:		Currie, seconded by Figue ion passed by voice vote/	roa Cole, to Re-refer to the MADISON ARTS other.	
2	MADISON ARTS COMMISSION	11/09/2023	Return to Lead with the Recommendation for Common Council to Adopt		Pass
	Action Text:		January, seconded by Sen Adopt. The motion passed	arighi, to Return to Lead with the Recommendation by voice vote/other.	

Text of Legislative File 79408

Fiscal Note

The proposed resolution approves the processes by which the public art for the State Street Campus Garage project is chosen and approved. Funding for the public art is calculated as an additional 1% of the eligible project budget as called for in the Percent for Art ordinance (MGO 4.30). Construction estimates in the schematic design phase are \$47,706,876; an additional 1% for art is \$477,069.

The 2023 Capital Budget includes \$48.0m for the State Street Campus Garage Replacement project (Munis project 14145) supported by \$29.5m in Non-General Fund GO Borrowing and \$18.5m in Parking Reserves. The 2024 Executive Capital Budget proposes \$12.5m in TIF-supported GO Borrowing within the Parking Utility CIP to further support construction costs of the project. The 2020 Capital Budget included \$200,000 in General Fund GO Borrowing within the Transportation Department CIP to support an Inter-City Intermodal Bus Terminal (Munis project 12775). No additional City appropriation is required with approval of the proposed resolution.

Title

SUBSTITUTE: Authorizing a process for the Percent for Art projects for the State Street Campus Garage/Hawthorne Court redevelopment, including establishing the Ad Hoc State Street Campus Garage/Hawthorne Court Public Art Committee (District 2)

Body

WHEREAS, multiple plans adopted by the Common Council over the last twenty years, including the Public Art Framework and Field Guide for Madison, Wisconsin (2002) (the "Public Art Framework"), the Madison Cultural Plan (2013), and the Comprehensive Plan (2018), recommend that the City integrate and fund public art as part of City capital projects as a primary way to introduce public art into the life of the community; and,

WHEREAS, in 2017, the Common Council adopted the Percent for Art Ordinance that requires that one percent (1%) of the City funding for capital projects with a total budget of at least \$5 million be designated to integrate public art into the project; and,

WHEREAS, on January 18, 2023 the Common Council adopted Res-23-00053 File #75291, approving a contract with Eppstein Uhen Architects, Inc. for professional architecture and engineering design consulting services for the State Street Campus Garage redevelopment project; and,

WHEREAS, a variety of stakeholders have expressed that the State Street Campus Garage/Hawthorne Court redevelopment provide an opportunity to integrate public art from the design inception to create an overall artistic direction of the project; and, WHEREAS, Madison Arts program staff will administer the public art component of State Street Campus Garage/Hawthorne Court projects, working closely with Engineering Division staff, using funding from the Percent for Art allocation for this project; and,

WHEREAS, The City will issue a Request for Qualifications (RFQ) to seek qualified artist(s) to submit their statements of interest and qualifications as the first phase of the artist selection process; and,

WHEREAS, the Public Art Framework recommends public input and information sharing as part of all major public design projects, and a broad spectrum of the community will be invited to open meetings throughout the selection process.

NOW, THEREFORE BE IT RESOLVED, that a public art process for the State Street Campus Garage/Hawthorne Court redevelopment is hereby authorized; and,

BE IT FURTHER RESOLVED, that the Ad Hoc State Street Campus Garage/Hawthorne Court Public Art Committee (the "Committee") is hereby established and shall include seven (7) members as follows:

One (1) Alder, representing District 2 of the City of Madison,

One (1) State Street/Downtown area resident,

<u>One (1) State Street/Downtown area business representative</u> Two (2) State Street area stakeholders,

One (1) Faculty or Staff of the Representative from University of Wisconsin-Madison,

One (1) Public artist/Public art professional,

Two (2) Members of the Madison Arts Commission; and,

BE IT FURTHER RESOLVED, that members of the Committee shall be appointed by the Mayor and confirmed by the Common Council; and,

BE IT FURTHER RESOLVED, that the Committee shall review submitted proposals with support from the Planning, Purchasing, and Engineering Divisions and make recommendation(s) on their preferred artist(s), design(s),infrastructure, and other aspects of the Percent for Art projects to City art program staff; and,

<u>BE IT FURTHER RESOLVED, that the Committee shall make efforts to engage and</u> receive feedback from the University of Wisconsin-Madison student population; and

BE IT FURTHER RESOLVED, that the Department of Planning and Community and Economic Development is hereby authorized to pay design and other related fees necessary to support this process from the Percent for Art Allocation; and,

BE IT FURTHER RESOLVED, that the Common Council shall review final designs and authorize the execution of contract(s) over \$50,000 with the artist(s) prior to fabrication and installation; and,

BE IT FINALLY RESOLVED, that the Committee shall be dissolved upon completion and acceptance of all projects funded from the Percent for Art allocation.

	ASIN	City of Madison	w	City of Madison Madison, WI 53703 ww.cityofmadison.com
AATED MARCH		Master		
		File Number: 79408		
File ID:	79408	File Type: Resolution	Status:	Items Referred
Version:	1	Reference:	Controlling Body:	MADISON ARTS COMMISSION
			File Created Date :	08/16/2023
File Name:	Street/Hawthorr	election committee for the State ne Court Percent for Art lawthorne Court Percent for Art t 2)	Final Action:	
Title:		process for the Percent for Art projects for orne Court redevelopment, including est		

Notes:

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Sponsors: Marsha A. Rummel And Juliana R. Bennett	Effective Date:
Attachments:	Enactment Number:
Author: Karin Wolf	Hearing Date:
Entered by: kwolf@cityofmadison.com	Published Date:

Street Campus Garage/Hawthorne Court Public Art Committee (District 2)

History of Legislative File

Ver- sion:	Acting Body:		Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1 Department of Pl and Community a Economic Develo Action Text:		and	08/16/2023	Referred for Introduction				
		This Reso	olution was Ref	erred for Introdu	ction			
	Notes:	Finance C	ommittee (10/9/2	3), Madison Arts C	commission (10/11/23), Commo	on Council (10/17/23)		
1	1 COMMON COUNCIL 09/05/2		09/05/2023	Referred	FINANCE COMMITTEE			
	Action Text:	This Reso	olution was Ref	erred to the FIN	ANCE COMMITTEE			
	Notes:	Additional r	eferral to Madiso	n Arts Commission	ו (10/11/23)			
1	FINANCE COM	IITTEE	09/05/2023	Referred	MADISON ARTS COMMISSION	3		
	Action Text:	This Resc	olution was Ref	erred to the MA	DISON ARTS COMMISSIO	N		

Text of Legislative File 79408

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Title

Authorizing a process for the Percent for Art projects for the State Street Campus Garage/Hawthorne Court redevelopment, including establishing the Ad Hoc State Street Campus Garage/Hawthorne Court Public Art Committee (District 2)

Body

WHEREAS, multiple plans adopted by the Common Council over the last twenty years, including the Public Art Framework and Field Guide for Madison, Wisconsin (2002) (the "Public Art Framework"), the Madison Cultural Plan (2013), and the Comprehensive Plan (2018), recommend that the City integrate and fund public art as part of City capital projects as a primary way to introduce public art into the life of the community; and,

WHEREAS, in 2017, the Common Council adopted the Percent for Art Ordinance that requires that one percent (1%) of the City funding for capital projects with a total budget of at least \$5 million be designated to integrate public art into the project; and,

WHEREAS, on January 18, 2023 the Common Council adopted Res-23-00053 File #75291, approving a contract with Eppstein Uhen Architects, Inc. for professional architecture and engineering design consulting services for the State Street Campus Garage redevelopment project; and,

WHEREAS, a variety of stakeholders have expressed that the State Street Campus Garage/Hawthorne Court redevelopment provide an opportunity to integrate public art from the design inception to create an overall artistic direction of the project; and,

WHEREAS, Madison Arts program staff will administer the public art component of State Street Campus Garage/Hawthorne Court projects, working closely with Engineering Division staff, using funding from the Percent for Art allocation for this project; and,

WHEREAS, The City will issue a Request for Qualifications (RFQ) to seek qualified artist(s) to submit their statements of interest and qualifications as the first phase of the artist selection process; and,

WHEREAS, the Public Art Framework recommends public input and information sharing as part of all major public design projects, and a broad spectrum of the community will be invited to open meetings throughout the selection process.

NOW, THEREFORE BE IT RESOLVED, that a public art process for the State Street Campus Garage/Hawthorne Court redevelopment is hereby authorized; and,

BE IT FURTHER RESOLVED, that the Ad Hoc State Street Campus Garage/Hawthorne Court Public Art Committee (the "Committee") is hereby established and shall include seven (7) members as follows:

One (1) Alder,

- Two (2) State Street area stakeholders,
- One (1) Representative from University of Wisconsin-Madison,
- One (1) Public artist/Public art professional,
- Two (2) Members of the Madison Arts Commission; and,

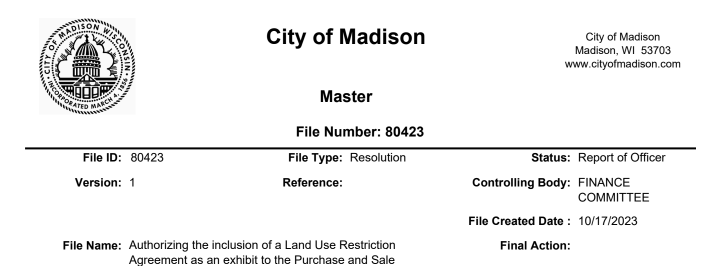
BE IT FURTHER RESOLVED, that members of the Committee shall be appointed by the Mayor and confirmed by the Common Council; and,

BE IT FURTHER RESOLVED, that the Committee shall review submitted proposals with support from the Planning, Purchasing, and Engineering Divisions and make recommendation(s) on their preferred artist(s), design(s),infrastructure, and other aspects of the Percent for Art projects to City art program staff; and,

BE IT FURTHER RESOLVED, that the Department of Planning and Community and Economic Development is hereby authorized to pay design and other related fees necessary to support this process from the Percent for Art Allocation; and,

BE IT FURTHER RESOLVED, that the Common Council shall review final designs and authorize the execution of contract(s) over \$50,000 with the artist(s) prior to fabrication and installation; and,

BE IT FINALLY RESOLVED, that the Committee shall be dissolved upon completion and acceptance of all projects funded from the Percent for Art allocation.



Notes: Introduced BY TITLE ONLY from the floor on 10/17/23.

Gorham Street (District 4)

Agreement between Core Spaces, LLC ("Purchaser")

acquisition of the property located at 405 W. Gorham

and the City of Madison for the Purchaser's

Street

Sponsors:	Michael E. Verveer And MGR Govindarajan	Effective Date:	
Attachments:	Staff Comments.pdf, UW-Madison comment.pdf, Link to Demo File 79966, Link to Ord-Zoning File 80329, Link to Ord-Height Limit File 80308, Link to Cond Use File 79967, Link to CSM File 79992	Enactment Number:	
Author:	Heather Stouder	Hearing Date:	
Entered by:	hstouder@cityofmadison.com	Published Date:	

Title: Authorizing the inclusion of a Land Use Restriction Agreement as an exhibit to the Purchase and Sale Agreement between Core Spaces, LLC ("Purchaser") and the City of Madison for the Purchaser's acquisition of the property located at 405 W.

History of Legislative File

Ver- sion:	Acting Body:		Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Department of Planning 10/16/2023 and Community and Economic Development		Referred for Introduction					
	Action Text:	This Resol	lution was Ref	erred for Introduct	ion			
	Notes:	Common Co	ouncil (11/21/23)				
1	COMMON COU	NCIL	10/17/2023	Refer	FINANCE COMMITTEE		10/23/2023	Pass
	Action Text:	A motion was made by Currie, seconded by Figueroa Cole, to Refer to the FINANCE COMMITTEE. The motion passed by voice vote/other.						
	Notes:	Additional Referral to Plan Commission (11/13/23)						
1	FINANCE COM	MITTEE	10/17/2023	Refer	PLAN COMMISSION		11/13/2023	
	Action Text:	This Resol	lution was Ref	er to the PLAN C	OMMISSION			

1	FINANCE COMMI	TTEE 10/23/2023	RECOMMEND TO COUNCIL TO ADOPT - REPORT OF OFFICER		Pass				
	Action Text: A motion was made by Currie, seconded by Vidaver, to RECOMMEND TO COUNCIL TO ADOPT - REPORT OF OFFICER. The motion passed by voice vote/other.								
1	PLAN COMMISSIO	DN 11/13/2023	Return to Lead with the Recommendation for Approval	FINANCE COMMITTEE	Pass				
	Action Text: A motion was made by Figueroa Cole, seconded by Field, to Return to Lead with the Recommendatio for Approval to the FINANCE COMMITTEE. The motion passed by voice vote/other.								

Text of Legislative File 80423

Fiscal Note

The proposed resolution authorizes the inclusion of a Land Use Restriction Agreement to the Purchase and Sale Agreement authorized by Leg file 79643 (RES-23-00579). If the Purchaser fails to comply with the Agreement, the City would be eligible for compensation, and the Economic Development Division's budget would be amended in that instance. No additional City appropriation is required with the approval of the proposed resolution. **Title**

Authorizing the inclusion of a Land Use Restriction Agreement as an exhibit to the Purchase and Sale Agreement between Core Spaces, LLC ("Purchaser") and the City of Madison for the Purchaser's acquisition of the property located at 405 W. Gorham Street (District 4)

Body

WHEREAS, as a university city, the City of Madison has a need for affordable student housing; and

WHEREAS, Section 28.071 of the Madison General Ordinance allows for buildings within the Downtown Height Map to exceed the maximum number of stories if the development or redevelopment receives City of Madison funding to support affordable units; and

WHEREAS, the Common Council adopted RES-23-00579 on September 19, 2023 authorizing the negotiation and execution of a Purchase and Sale Agreement for the property at 405 W. Gorham St between the City and Core Spaces, LLC ("Purchaser");

WHEREAS, the City and Purchaser have negotiated the terms of the Purchase and Sale Agreement, including a sale price of \$1 as a form of financial contribution to support affordable units with the contingency that the Purchaser, City, and the University of Wisconsin-Madison enter into a mutual agreement regarding affordable student housing to be included in the proposed development; and

WHEREAS, the City and Purchaser have negotiated the terms of the Purchase and Sale Agreement, including requiring Purchaser to execute a land use restriction agreement with specific affordability requirements;

NOW, THEREFORE, BE IT RESOLVED that the City's Common Council hereby authorizes the inclusion of a Land Use Restriction Agreement as an exhibit to the Purchase and Sale Agreement, to include substantially the following terms:

1. Term. The Term of this LURA shall be Forty (40) years from the date of issuance of the certificate of occupancy for the Building, or that portion of the Building containing the

housing.

2. Affordability. Owner shall provide 10% of the Building's total beds (approximately one hundred sixty-five [165] beds) in two (2) bedroom dwelling units being leased to four (4) individuals (the *"Low-Cost Beds"*). The Low-Cost Beds shall be leased to Eligible Students (defined below), at a lease rate that is forty-percent (40%) less (the *"Student Discount"*) than the market rate charged for a bed in a comparable bed in the Building. Except for the Student Discount rental rate, the Eligible Student's leases shall include the same terms and conditions as those set forth in the market rate leases including, without limitation, the same right to relocate to another bed in another dwelling unit (whether in the unit described above or in another unit), but at the rental rate of the Student Discount. It is the intent of the parties that Eligible Students will be treated the same as the students with market rate leases except for the Student Discount. If an Eligible Student relocates to a bed in a unit other than the above described units, such student shall still count toward the [165] Low-Cost Beds requirement.

3. Eligibility. UW's Office of Student Financial Aid ("UWOFA") and Owner shall agree on a Memorandum of Understanding ("MOU"), which shall be attached to the LURA as Exhibit B, with Owner to apply UWOFA's guidelines for determining eligibility based on household income, or other criteria (the "Eligible Students"). Owner shall be deemed to have complied with this section by accepting students referred to the Owner by UWOFA. In the event UWOFA stops providing such service, Owner shall comply with the same UWOFA rules for eligibility at its own expense. In the event that Owner is unable to satisfy its obligation to provide the Student Discount as a result of its failure to satisfy its obligation, Owner may be required to add the deficient number of Low-Cost Beds to the number of Low-Cost Beds required for the next lease year as more fully set forth in the MOU.

4. Compliance. Owner shall provide a report each June during the Term certifying the number of leases to Eligible Students (*"Lease Certification"*). The City shall have the right, but not the obligation, to audit the Lease Certification in a commercially reasonable manner as it chooses (the *"Audit"*), but with the understanding that the City shall not create public records of student names as a result of during the Audit.

5. Default. In the first event of a default under the LURA, and subject to the provisions of Sections [8] and [9], due to the failure to provide sufficient Low-Cost Beds, Owner shall pay to the City an amount equal to the Student Discount multiplied by the deficient number of Low-Cost Beds (*"Low-Cost Bed Deficiency"*). Any repeated Low-Cost Bed Deficiency, or other form of Default, shall result in the City having the option to seek specific performance, or liquidated damages as provided herein.

6. Liquidated Damages. The City and Owner agree that the approval of the additional stories under Madison General Ordinance 28.071(2)(a)2. will result in the authorization to construct a Building that has additional stories and rentable space resulting from the City Work. The harm to the City for failing to comply with the LURA would be difficult if not impossible to calculate, and, therefore, the parties agree that liquidated damages for willful uncured default shall be Eight Million Dollars (\$8,000,000). In the event Owner pays the liquidated damages set forth in this Section [6], this LURA, the Agreement, and the MOU shall automatically terminate upon such payment and a release, in form and substance sufficient to remove the land use restrictions set forth in this LURA, shall be recorded promptly thereafter. The City's rights under this paragraph shall be in addition, and not cumulative, to all other rights and remedies at law or equity.

7. Indemnification. The Owner shall be liable to and hereby agrees to indemnify, defend and hold harmless the City of Madison, and its officers, officials, agents, and employees against all loss or expense (including liability costs and attorney's fees) by reason of any claim or suit, or of liability imposed by law upon the City or its officers, officials, agents or employees for damages because of bodily injury, including death at any time resulting therefrom, sustained by any person or persons or on account of damages to property, including loss of use thereof, arising from, in connection with, caused by or resulting from the Owner's and/or its subcontractor's acts or omissions in the performance of this LURA, whether caused by or contributed to by the negligence of the City, its officers, officials, agents, or its employees.

8. Meet and Confer. Whenever, during the term of the LURA, in advance of the payment of Liquidated Damages, and optionally upon any other default, any disagreement or dispute arises between the parties as to the interpretation of this LURA, or any rights or obligations arising hereunder, such matters shall be resolved, whenever possible, by meeting and conferring. The Owner shall produce, at the City's reasonable request, documents related to Eligible Students and Low-Cost Beds. Any party may request such a meeting by giving notice to the other; in which case such other party shall make itself available within seven (7) business days thereafter. If such matters cannot be so resolved within no more than ten (10) business days after the giving of such notice to confer, either party may proceed under any applicable remedy at law or in equity.

9. Opportunity to Cure. In the event Owner defaults in any of the covenants, agreements, commitments, or conditions herein contained, and any such default shall continue unremedied for a period of ten (10) days after written notice thereof to Owner, the City may, at its option and in addition to all other rights and remedies which it may have at law or in equity against Owner, including expressly the specific enforcement hereof, recover the Liquidated Damages defined in Section [6]. The City shall extend the cure period if the City determines, in its sole discretion, that the Owner has begun to cure the default and diligently pursues such cure, or, without further written notice to the Owner, declare the Owner in default. The cure period shall in no event be extended more than ninety (90) days.

10. Notices. Any notice, consent, waiver, request or other communication required or provided to be given under this LURA shall be in writing and shall be sufficiently given and shall be deemed given when delivered personally or when mailed by certified or registered mail, return receipt requested, postage prepaid, or when dispatched by nationally recognized overnight delivery service, in any event, addressed to the party's addresses below. If electing to utilize electronic mail, said emails shall be sent to the email addresses provided below with an active read receipt and shall include a statement that the electronic mail constitutes notice under the terms of this LURA.

If to City: City of Madison Office of Real Estate Services Economic Development Division PO Box 2983 Madison, WI 53703 <u>ores@cityofmadison.com</u>

with copy to:

City Attorney City County Building, Room 401 210 Martin Luther King, Jr. Blvd. Madison, WI 53703 <u>mrobles@cityofmadison.com;</u> and attorney@cityofmadison.com

If to Owner: C/O Core Campus Manager Attn: Brendan Miller & Austin Pagnotta 1643 N. Milwaukee Avenue, 5th Floor Chicago, IL 60647 austinp@corespaces.com

or to such party at such other address as such party, by ten (10) days prior written notice given as herein provided, shall designate, provided that no party may require notice to be sent to more than two (2) addresses. Any notice given in any other manner shall be effective only upon receipt by the addressee.

11. Application of Funds. Any funds received by the City pursuant to this LURA, shall be applied toward programs supporting housing initiatives, 80% of which shall be allocated into the City's Affordable Housing Fund.

12. Miscellaneous.

A. Modification. No modification of any provision of this LURA will be binding upon the parties except as expressly set forth in a writing.

B. Time is of the Essence. Time is of the essence with respect to all payment provisions of this LURA.

C. Binding Effect. This LURA benefits the City, its successors and assigns, and binds Owner, its successors and assigns.

D. Severability. In the event any provision of this LURA is determined by a court of competent jurisdiction to be prohibited or unenforceable in any jurisdiction, this LURA and such provision shall be ineffective only to the extent of such prohibition or unenforceability without invalidating the remaining provisions of this LURA, which shall remain in full force and effect.

E. Governing Law. This LURA shall be interpreted, construed, and enforced according to the laws of the State of Wisconsin.

F. Counterparts. This LURA may be signed in counterparts, each of which shall be taken together as a whole to comprise a single document. Signatures on this LURA may be exchanged between the parties by facsimile, electronic scanned copy (.pdf) or similar technology and shall be as valid as original; and this LURA may be converted into electronic format and signed or given effect with one or more electronic signature(s) if the electronic signature(s) meets all requirements of Wis. Stat. ch. 137 or other applicable Wisconsin or Federal law. Executed copies or counterparts of this LURA may be delivered by facsimile or email and upon receipt will be deemed original and binding upon the parties hereto, whether or not a hard copy is also delivered. Copies of this LURA, fully executed, shall be as valid as an original.

G. Third Party Rights. This LURA is intended to be solely between the parties hereto. No part of this LURA shall be construed to add, supplement, amend, abridge or repeal existing rights, benefits or privileges of any third party or parties, including but not limited to employees of either of the parties.



City of Madison

City of Madison Madison, WI 53703 www.cityofmadison.com

Master

File Number: 80423

PLANNING DIVISION STAFF REPORT

November 13, 2023





Project Address:405-407 & 431 W Gorham Street, 408-430 W Johnson Street, and
304-318 N Broom Street (District 3 – Alder Verveer)

Application Type:Demolition Permit, Land Use Restriction Agreement, Zoning Text Amendment, Zoning Map
Amendment, Conditional Use, and Certified Survey Map Referral

Legistar File ID # <u>79966</u>, <u>80423</u>, <u>80308</u>, <u>80329</u>, <u>79967</u>, and <u>79992</u>

- Prepared By:Chris Wells, Planning DivisionReport includes comments from other City agencies, as noted.
- **Reviewed By:** Kevin Firchow, AICP, Principal Planner

Summary

Applicant:Doug Tichenor; Core Madison Broom, LLC; 1643 North Milwaukee Street; Chicago, IL 60647

Contact: Brian Munson; Vandewalle & Associates; 120 East Lakeside Street; Madison, WI 53715

Property431 W Gorham Street and 430 W Johnson Street -- Johnson Associates, LLP; 826 North StarOwners:Drive; Madison, WI 53718

407 W Gorham Street and 308-318 N Broom Street -- Madfish on Broom, LLC; 1202 Regent Street; Madison, WI 53715

304 N Broom Street and 408-414 W Johnson Street -- JDM Properties, LLC; 101 N Mills Street; Madison, WI 53715

416 and 422 W Johnson Street -- Mullins Apartments, LLP; 401 N Carroll Street, Madison, WI 53703

405 W Gorham Street -- City of Madison Engineering Division; 210 Martin Luther King, Jr. Boulevard, Room 115; Madison, WI 53703

Requested Actions: There are six requests before the Plan Commission:

- <u>79966</u> 407 and 431 W Gorham Street, 408-430 W Johnson Street, and 304-318 N Broom Street; District 4: Consideration of a demolition permit to demolition of 13 residential buildings for a proposed residential redevelopment.
- <u>80423</u> Authorizing the inclusion of a Land Use Restriction Agreement as an exhibit to the Purchase and Sale Agreement between Core Spaces, LLC ("Purchaser") and the City of Madison for the Purchaser's acquisition of the property located at 405 W. Gorham Street (District 4)
- <u>80308</u> Amending the map in Section 28.071(2)(a) related to downtown height limits of the Madison General Ordinances to update the Downtown Height Map in the North Broom Street area. (District 4)
- <u>80329</u> Creating Section 28.022-00646 of the Madison General Ordinances to change the zoning of property located at 405-407 & 311 West Gorham Street, 408-430 West Johnson Street, 304-318 North Broom Street, 4th Alder District, from PD (Planned Development), CN (Conservancy), and UMX (Urban Mixed-Use) District to UMX (Urban Mixed-Use) District. (District 4)

405-407 & 431 W Gorham Street, 408-430 W Johnson Street, and 304-318 N Broom Street Legislative File IDs # 79966, 80423, 80308, 80329, 79967, and 79992 November 13, 2023 Page 2

- <u>79967</u> 405-407 and 431 W Gorham Street, 408-430 W Johnson Street, and 304-318 N Broom Street (District 4): Consideration of a conditional use in the [Proposed] Urban Mixed-Use (UMX) District for a multi-family dwelling with greater than eight (8) dwelling units; consideration of a conditional use in the UMX District for a new building greater than 20,000 square feet and more than four stories; and consideration of a conditional use in the UMX District for outdoor recreation, all to allow construction of an eight- to fifteen-story apartment building with approximately 465 units.
- <u>79992</u> Approving a Certified Survey Map of property owned by Core Spaces, LLC located at 405-407 and 431 W Gorham Street, 408-430 W Johnson Street, and 304-318 N Broom Street; District 4.

Proposal Summary: The applicant is requesting the approvals to allow construction of an 8- to 15-story apartment building with approximately 465 units of housing intended for students. The applicant proposes to commence demolition of the 13 existing structures and begin construction of the development in Summer 2024, with completion anticipated in Fall 2026.

Applicable Regulations & Standards: This proposal is subject to the standards for zoning map amendments [MGO Section 28.182(6)] and Demolitions [MGO Section 28.185(7)]. It is also subject to the standards for Conditional Uses [MGO §28.183(6)] as Table 28E-2 in MGO Section 28.072 states that in the [Proposed] Urban Mixed-Use (UMX) District, a conditional use is required for a multi-family dwelling with greater than eight (8) dwelling units; and for outdoor recreation. Additionally, MGO Section 28.076(4)(c) states, "All new buildings and additions greater than twenty thousand (20,000) square feet or that have more than four (4) stories shall obtain conditional use approval. In addition, the Urban Design Commission shall review such projects for conformity to the design standards in <u>Sec. 28.071(3)</u>, if applicable, and the Downtown Urban Design Guidelines and shall report its findings to the Plan Commission." Lastly, MGO Section 16.23(5)(g) provides the process and standards of approval for certified survey maps. The Supplemental Regulations [MGO §28.151] contain further applicable regulations for *Outdoor Recreation*.

Review Required By: Urban Design Commission, Plan Commission, and Common Council.

Summary Recommendation:

- That the Plan Commission find that the standards for demolition permits are met and **approve** the demolition of the 13 residential buildings;
- That the Plan Commission forward the inclusion of a Land Use Restriction Agreement (as an exhibit to the Purchase and Sale Agreement between Core Spaces, LLC ("Purchaser") and the City of Madison for the Purchaser's acquisition of the property located at 405 W. Gorham Street) to the Common Council with a recommendation of **approval**.
- That the Plan Commission forward the amendment of the map in Section 28.071(2)(a) related to downtown height limits of the Madison General Ordinances to update the Downtown Height Map in the North Broom Street area to the Common Council with a recommendation of **approval**.
- That the Plan Commission find that the Zoning Map Amendment Standards are met and forward Zoning Map Amendment ID 28.022-00646, rezoning 405-407 & 311 West Gorham Street, 408-430 West Johnson Street, 304-318 North Broom Street, 4th Alder District, from PD (Planned Development), CN (Conservancy), and UMX (Urban Mixed-Use) District to UMX (Urban Mixed-Use) District to the Common Council with a recommendation of **approval**.

405-407 & 431 W Gorham Street, 408-430 W Johnson Street, and 304-318 N Broom Street Legislative File IDs # 79966, 80423, 80308, 80329, 79967, and 79992 November 13, 2023 Page 3

- That the Plan Commission find that the standards for conditional uses are met and approve a request for a multi-family dwelling with greater than eight (8) dwelling units in the [Proposed] Urban Mixed-Use (UMX) District; for a new building greater than 20,000 square feet and more than four stories in the UMX District; and for outdoor recreation in the UMX District - all to allow construction of an 8- to 15-story apartment building with approximately 465 units.
- Finally, should the other aspects of the proposal be approved, the Planning Division believes the technical standards for land divisions can be found met and recommends the Plan Commission should forward the Certified Survey Map to the Common Council with a recommendation of **approval**.

Approval of the project should be subject to input at the public hearing, and the recommended conditions beginning on **page 15** of this report for the land use requests, and on **page 25** for the CSM.

Background Information

Parcel Location: The development site is 73,127 square-feet (1.68 acres) in area and is located at the east end of the block bound by W Johnson Street, N Broom Street, W Gorham Street and N Bassett Street. The site has frontage along W Johnson and N Broom Streets, and again on W Gorham Street (see Image 1 in the Project Description section.) It is located within Alder District 4 (Ald. Verveer) and the Madison Metropolitan School District.

Existing Conditions and Land Use:

- According to City records, La Ville, the 10-story, 60-unit apartment building at 431 W Gorham Street, was originally constructed in 1990. It is zoned PD (Planned Development District);
- The 2-story, 2-unit at 407 W Gorham Street was originally constructed in 1894. It is zoned UMX (Urban Mixed-Use District);
- The parcel at 405 W Gorham St is vacant. It is zoned CN (Conservancy District);
- The 2-story, 2-unit at 318 N Broom Street was originally constructed in 1875. It is zoned UMX;
- The 2½-story, 4-unit at 314 N Broom Street was originally constructed in 1904. It is zoned UMX;
- The 2½-story, 3-unit at 312 N Broom Street was originally constructed in 1898. It is zoned UMX;
- The 2-story single-family residence at 308 N Broom Street was originally constructed in 1885. It is zoned UMX;
- The 2-story, 2-unit at 304 N Broom Street was originally constructed in 1870. It is zoned UMX;
- The 2-story, 2-unit at 408 W Johnson Street was originally constructed in 1899. It is zoned UMX;
- The 3-story, 9-unit apartment building at 412 W Johnson Street was originally constructed in 1990. It is zoned PD;
- The 2½-story, 3-unit at 414 W Johnson Street was originally constructed in 1899. It is zoned PD;
- The 3-story, 3-unit at 416 W Johnson Street was originally constructed in 1914. It is zoned UMX;
- The 4-story, 28-unit apartment building at 422 W Johnson Street was originally constructed in 1973. It is zoned UMX;
- The 8-story, 42-unit apartment building at 430 W Johnson Street was originally constructed in 1969.

Surrounding Land Uses and Zoning:

- <u>Northwest</u>: The Equinox, a 12-story, 115-unit apartment building. Across W Johnson Street are two-story and three-story buildings with ground floor commercial and The James, a 12-story mixed-use building with ground floor commercial and 348 units, all zoned UMX (Urban Mixed-Use District), and 420 West, a six-story, 80-unit apartment building, zoned PD (Planned Development District);
- Northeast: Across N Broom Street is a 2-story office building (the former city fire station) occupying the southern corner of the block and zoned UMX (Urban Mixed-Use District), and The Oliv a 10-story, mixed-use building containing 386 units of student housing, retail, and business incubator space. It is zoned PD;
- Southeast: Across W Johnson Street is the 12-story, 160-unit Lux apartment building and the 12-story, 326-unit Domain apartment building. Both are zoned UMX;
- Southwest: An 11-story, 194-room Hampton Inn & Suites (which contains a restaurant on the ground floor) and the Aberdeen, a 12-story, 77-unit apartment building. Both are zoned PD.

Adopted Land Use Plan: Information regarding plan recommendations and consistency is located in the body of this report.

Requirements	Required	Pro	posed
Lot Area (sq. ft.)	3,000	73,127	
Lot Width	30 ft	230 ft	
Front Yard Setback	5 ft	5 ft	
Max. Front Yard Setback	10 ft	5 ft	
Side Yard Setback	5 ft	10 ft, 5 ft	
Rear Yard Setback	10 ft	10 ft	
Usable Open Space	10 sq ft/bedroom = 16,240	27,726 sq ft	
Maximum Lot Coverage	90%	88%	
Minimum Building Height	2 stories	8-14 stories	
Maximum Building Height	8-14 stories	8-14 stories	
Site Design	Required	Pro	posed
Number Parking Stalls	No minimum	124	
Electric Vehicle Stalls	EV Ready: 12	EV Ready: 124	(See Comment #53)

Zoning Summary: The site is proposed to be zoned to the UMX (Urban Mixed-Use) District

Site Design	Required	Proposed		
Number Parking Stalls	No minimum	124		
Electric Vehicle Stalls	EV Ready: 12	EV Ready: 124	(See Comment #53)	
	EV Installed: 2	EV Installed: 3		
Accessible Stalls	5	5		
Loading	No	No		
Number Bike Parking Stalls	1 per d.u up to 2 br (465) + ½ space per add'l	761		
	br (236) + 1 guest space/10 d.u. (47) + 1 per		(See Comment #54)	
	2,000 sq ft retail (2) = 750			
Landscaping and Screening	Yes	Yes	(See Comment #55)	
Lighting	Yes	Yes		
Building Form and Design	Yes	Commercial Block Building	J	
		·		
Other Critical Zoning Items				
Yes	Urban Design (UMX Zoning District) Utility Fa	asements		

Yes:	Urban Design (UMX Zoning District), Utility Easements
No:	Historic District; Floodplain, Wetlands, Wellhead Protection, Adjacent to Park, TOD Overlay

Tables Prepared by Jacob Moskowitz, Assistant Zoning Administrator

Environmental Corridor Status: The property is not located within a mapped environmental corridor.

Public Utilities and Services: The site is served by a full range of urban services, including Metro Transit service which operates daily all-day (eastbound) transit service along the priority W Johnson Street corridor, adjacent this property. Additional (southbound) trips operate along Bassett Street, opposite this property. Trips in the opposing one-way direction (westbound) operate along Broom Street and/or the priority W Gorham Street corridor.

Project Description

The applicant is requesting multiple approvals to allow construction of an 8- to 15-story apartment building with approximately 465 units. These approvals include the following:

- Demolition permits to raze thirteen residential buildings;
- A voluntary Land Use Restriction Agreement (LURA) to provide affordable units;
- A Zoning Text Amendment to make minor adjustments to the Downtown Height Map in the North Broom Street area;
- Three (3) Conditional Uses (for the number of units, for the size and height, and for outdoor recreation);

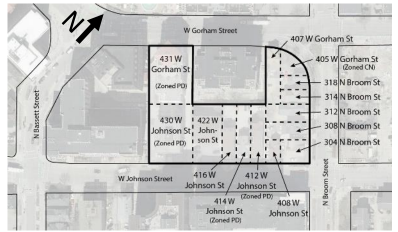


Image 1: The parcels proposed to be combined via Certified Survey Map (CSM) to form the subject parcel. Note: All parcels involved are zoned UMX (Urban Mixed-Use District) until noted otherwise.

- A Zoning Map Amendment to rezone five of the parcels from the PD (Planned Development) and CN (Conservancy) Districts to UMX (Urban Mixed-Use) District to provide UMX zoning across the entire project site; and
- A one-lot certified survey map to combine the various lots into one development site.

The 1.68-acre subject site is located at the east end of the block bound by W Johnson Street, N Broom Street, W Dayton Street and N Bassett Street. (See Image 1.) There is roughly 12 feet of grade drop north to south across the site.

Information on the buildings proposed for demolition is summarized on page 3 of this report and <u>photos</u> of the interior and exterior of each of the thirteen buildings has been included in the applicant's materials.

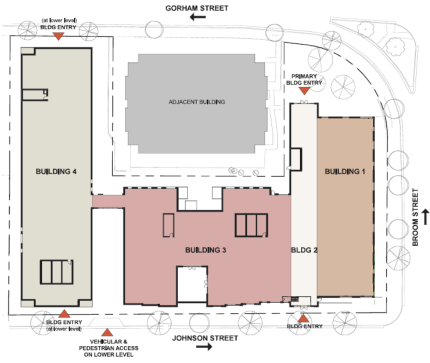


Image 2: The development's four building 'expressions' (masses)

As noted in the submitted materials, the proposed development is broken into four building 'expressions' (masses). (See Image 2). 'Building 1' is eight stories in height and is clad with a charcoalcolored brick on the ground floor. The façade of the upper floors is broken up into thirds, with sections clad with a medium brown brick bookending a center section which is clad with a charcoal-colored metal paneling.

'Building 2' is a slender 14-story mass clad with white metal paneling. It has an occupiable rooftop/amenity deck.

'Building 3' is a large 14-story mass. The exterior cladding accompanies the modulation of the façade along W Johnson Street with reddish brick cladding the portions of the façade located closest to the sidewalk and a

charcoal-colored metal paneling cladding the recessed portions. It also has an occupiable rooftop/amenity deck.

'Building 4', offset from Buildings 1-3 (yet connected via a glass skyway at the second floor level), is 15 stories in height. It sits along the southwest property line, at the lowest point of the site, low enough to get an 'extra' floor. The first floor (the base) is clad with a charcoal-colored brick, floors 2-12 are clad with a whitish brick, and floors 13-14 are clad with a charcoal-colored metal paneling.

The Zoning Administrator has determined that the amenity deck (with pool and hot tub/spa) and enclosed amenity space located atop Buildings 2 and 3 constitute a 15th story.

Automobiles will enter off W Johnson Street near the southern end of the development. A circular turn around provides access to two levels of underbuilding parking. One, located on Lower Level 1 of Buildings 1-3, contains 53 automobile stalls and 318 bicycle stalls (and six stalls for deliveries and car-share pickup located just off the round-about). The other, located on Lower Level 2, beneath Building 3 and 4, contains 71 automobile stalls and 320 bicycle stalls. Additional rooms containing bicycle parking are located on the Lower Level 1 of Building 4.

As for the building's program, a roughly 4,000-square-foot retail space is located on Lower Level 1 (as labelled in the submitted materials), along Building 4's W Gorham Street frontage. A small lobby space is located at the south end of Building 4, along W Johnson Street, and provides access to elevators, stairs, and an indoor bicycle storage room. A lobby/leasing/amenity space covers nearly the entire eastern half of Level 1 - from the main entrance located at the northern corner of the development facing W Gorham Street, all along the N Broom Street façade, and halfway down the W Johnson Street façade. Residential units occupy the remainder of Level 1 and the entirety of the floors above. In total, there are a 465 units: 13 'micro' units, 35 'studio' units, 55 one-bedroom units, 168 two-bedroom units, 2 three-bedroom units, 101 four-bedroom units, 85 five-bedroom units, and 6 townhome units (3 four-bedroom units and 3 five-bedroom units). While there are a total of 1301 bedrooms, since a number of the units have two beds in a bedroom, there are 1,624 beds.

The applicant has voluntarily agreed to provide 10 percent of the beds (165 in all) at a rate that is 40-percent below the market rate. They are proposing to enter into a Land Use Restriction Agreement (LURA) with the City (Legistar File ID <u>80423</u>) and a Memorandum of Understanding (MOU) with the University of Wisconsin's Office of Student Financial Aid. (The current version of the LURA can be found <u>here</u>.) The agreement would require that for a term of least 40 years, the applicant will provide 165 beds in two (2) bedroom dwelling units being leased to four (4) individuals at a rate at least 40-percent less than the market rate charged for a bed in a comparable bed in the building. These beds would be leased to qualified University of Wisconsin-Madison applicants as determined to be eligible by the University's Office of Financial Aid (UOFA). The terms of that agreement are voluntarily being agreed to by both the developer and City. Staff notes that as part of this review, the Plan Commission or Common Council do not have the ability to require affordable units or alter the terms of that agreement.

Since the proposed development would have a voluntary LURA to provide affordable beds, MGO Section 28.071(2)(a)2.a. states that it may exceed the maximum number of stories (i.e. 6 along N Broom Street and 12 for the rest of the site), *"provided the building remains at or below the maximum height in feet in Table 28E-3."* (i.e. 88 feet for a six-story building and 172 feet for a 12-story building). To exceed the maximum number of stories, the code states that one requirement was if the development or redevelopment receives City of Madison funding to support affordable units. To this end, on September 19. 2023, the Council approved the sale of the 405 W. Gorham Street parcel between the City and Core Spaces, LLC for \$1.00. As \$1.00 is well below the appraised value, it is considered a form of financial contribution to support affordable units.

Regarding the impact to existing street trees, there are only two trees, both located along W Johnson Street, which proposed for removal (and Forestry is supportive of (see Condition #62)). The first is the 16" Elm (proposed to be removed for the proposed driveway apron) and the 19" Elm (proposed for removal due to construction conflicts).

Finally Staff note that Traffic Engineering is currently studying the possibility of removing the left-turn 'slip lane' northbound on N Broom Street onto W Johnson Street. Given the number of students that will reside in and visit the proposed development, safe pedestrian movement across N Broom and W Johnson Streets to and from the development is a concern. As Traffic Engineering noted in their submitted condition (#33), required improvements may include but are not limited to: signing and marking improvements, lighting improvements, constructing a raised crossing, reducing the width of the crossing and/or removal of the left turn lane from N. Broom Street to W. Gorham Street.

Analysis

This proposal is subject to the standards for zoning map amendments [MGO Section 28.182(6)] and Demolitions [MGO Section 28.185(7)]. It is also subject to the standards for Conditional Uses [MGO §28.183(6)] as Table 28E-2 in MGO Section 28.072 states that in the [Proposed] Urban Mixed-Use (UMX) District, a conditional use is required for a multi-family dwelling with greater than eight (8) dwelling units; as well as for outdoor recreation. Additionally, MGO Section 28.076(4)(c) states, "All new buildings and additions greater than twenty thousand (20,000) square feet or that have more than four (4) stories shall obtain conditional use approval. In addition, the Urban Design Commission shall review such projects for conformity to the design standards in Sec. 28.071(3), if applicable, and the Downtown Urban Design Guidelines and shall report its findings to the Plan Commission." Lastly, MGO Section 16.23(5)(g) provides the process and standards of approval for certified survey maps. The Supplemental Regulations [MGO §28.151] contain further applicable regulations for Outdoor Recreation.

Conformance with Adopted Plans

The 2018 <u>Comprehensive Plan</u> recommends Downtown Mixed-Use (DMU) development for the subject site's entire block. The Plan notes that this includes "*intensive mixed-use development*" which is "generally more focused on residential, retail, and service uses than Downtown Core (DC) areas, but may also include some government and employment uses." The Plan also notes that, while subject to the <u>Downtown Plan</u> height map, some DMU areas "are appropriate for mixed-use development that can rival development intensities within DC areas (e.g., Ovation 309, The James, and The Hub developments)." (Page 24) For details on heights, mix of uses, ground floor uses, pedestrian friendly design, and other considerations which the Plan notes "must be addressed for development within this category", the Plan defers to the <u>Downtown Plan</u>.

The 2012 <u>Downtown Plan</u> notes that the appropriate height for new buildings is influenced by numerous factors such as topography, important view corridors and viewsheds, the presence of historic buildings, the use and scale recommendations for an area, and the existing scale of buildings in the vicinity. For the subject site, it recommends a maximum of 12 stories for the western half and six stories for the eastern. (See Image 3).

It also does identify the subject site within the "Johnson Street Bend" neighborhood/district for which it recommends, "should continue as a primarily higher density student residential area mixed with some new neighborhood-serving retail uses. Underutilized parcels should transition to more intense development with a particular emphasis on creating active and engaging street frontages and



Image 3: Maximum Building Heights as Recommended by the Downtown Plan.

quasi-public areas. Linkages to adjacent areas, including parks and open spaces, should be enhanced."

Relatedly, a zoning text amendment (Legistar File ID <u>80308</u>) is working its way through the City's committees and commissions which would amend the Downtown Height Map in MGO Section 28.071(2)(a) related to in the North Broom Street area. (See Image 4 on the following page) It would straighten the dividing line along N Broom Street between allowable six (6) stories and twelve (12) stories on the downtown height map. The previously mapped building height lines jogged to follow lot lines that existed when the map was created. The proposed development will combine the adjacent lots making the jogged line unnecessary. This would bring the Zoning Code's building height map in line with the height recommendations of the Downtown Plan.

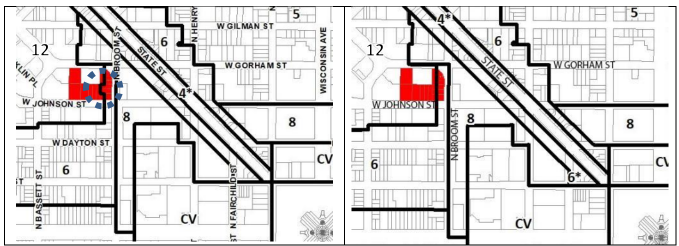


Image 4: Downtown Height Map in MGO Section 28.071(2)(a). Left: the current version (with the area proposed to be changes indicated with a dashed circle). Right: the proposed version with the change made.

As explained in the previous section, the proposed development exceeds the maximum number of stories allowed by the Zoning Code due to the fact that the City of Madison has granted funding in the form of a below-market value land sale to support the affordable units. That said, Staff believe the 8/15 stories to be consistent with MGO Section 28.071(2)(a)2.a. as the proposed building remains at or below the maximum height in feet in Table 28E-3. (i.e. 88 feet for a six-story building and 172 feet for a 12-story building). With the proposal, the eight-story mass is roughly 85 feet in height and the 15-story masses, even with the rooftop mechanical projections, is roughly 160 feet tall. (Staff note that the buildings, at its tallest, lies just below the Capital Height Projection Limit.)

Demolition Permit Standards

At its October 5, 2021 meeting, the Common Council adopted Ordinance 21-00065 (ID <u>67074</u>) to revise the standards and process for demolition and removal permits in Section 28.185 of the Zoning Code to remove consideration of proposed future use as a factor in approving demolition requests. The Plan Commission shall consider the seven approval standards in §28.185(9)(c) M.G.O. when making a determination regarding demolition requests and find them met in order to approve. The factors include a finding that the proposed demolition or removal is consistent with the statement of purpose of the demolition permits section and with the health, prosperity, safety, and welfare of the City of Madison. The statement of purpose in Section 28.185 states, in part:

"The purpose of this section is therefore to ensure the preservation of historic buildings, encourage applicants to strongly consider relocating rather than demolishing existing buildings, aid in the implementation of adopted City plans, maximize the reuse or recycling of materials resulting from a demolition, protect the public from potentially unsafe structures and public nuisances..."

Information on the buildings proposed for demolition is summarized on page 3 of this report and <u>photos</u> of the interior and exterior of each of the thirteen buildings has been included in the applicant's materials.

On balance, staff believes that standards can be found met and provides the following additional information.

In regards to Standard 1 related to the possible building relocation efforts, the Plan Commission is required to consider any information provided related to possible relocation activities. In submitted materials, the applicant states, "The existing smaller scale buildings (SF, 2 unit, and 4 unit buildings) are not eligible for relocation due to the age of structures, impact on existing street trees and financial ramifications caused by the distance to any eligible relocation sites. The larger scale apartment buildings cannot be relocated due to the size of the structures."

In regards to Standard 6, Planning Division staff have not received any comments from City Building Inspection, Fire, or Police and have no further condition information other than the interior and exterior photos and a statement by the applicant that the structures are being proposed for demolition due to *"functional obsolescence, and inability for reuse/retention due to lot configuration impacts on the overall project site limiting the potential to incorporate City planning goals for the site"* (e.g. it would prevent the construction of a 6- to 12-story building as recommended by the <u>Comprehensive Plan</u>.) From the submitted information, staff is not aware of significant structural issues. While the code notes condition must be considered, it does not specify that a certain structural condition or level of disrepair is necessary in order to approve a demolition.

Related to the historic value of the structures, staff notes Standard 4 states:

"The Plan Commission has received and considered the report of the City's historic preservation planner regarding the historic value of the property as well as any report that may be submitted by the Landmarks Commission."

The Landmarks Commission reviewed the demolition of the thirteen buildings at its May 15, 2023 meeting and recommended to the Plan Commission that the buildings at 408 W Johnson Street, 412 W Johnson Street, 414 W Johnson Street, 416 W Johnson Street, 422 W Johnson Street, 430 W Johnson Street, 407 W Gorham Street, and 431 W Gorham Street *"have no known historic value."*

Regarding the buildings at 304 N Broom Street, 308 N Broom Street, 312 N Broom Street, 314 N Broom Street, and 318 N Broom Street, the Landmarks Commission found that the buildings *"have historic value related to the vernacular context of Madison's built environment, but the buildings themselves are not historically, architecturally, or culturally significant."* (Materials related to that review from the May 15, 2029 meeting can be found here: the <u>Staff Report to the Landmarks Commission</u> and the <u>Meeting Report</u>.)

Of note, in the Staff Report to the Landmarks Commission referenced above, for the building at 304 N Broom Street, Staff note: "The preservation file names this Italianate structure the Frank Zehnpfenning house, a German immigrant shoemaker who lived in the house until 1881, after which, it was occupied for generations by the Cnare family. The Wisconsin Historical Society site file contains similar information." For the building at 312 N Broom Street, Staff note: "The preservation file for this property has limited information and names it the James Engelberger House, a vernacular Queen Anne structure. There is no site file with the Wisconsin Historical Society."

For the building at 318 N Broom Street, Staff note: "The preservation file notes this building was constructed by James Livesey for Nicholaus Behrand, a German immigrant who initially operated a blacksmith shop on State and Gorham, and later became the bailiff for the U.S. Circuit Court. The Behrand family lived in this Italianate brick building until at least 1950 (except for a 12-year interval when they lived next-door). A 1950 article in the presentation files provides history on the importance of the family to the development of Madison. The Wisconsin Historical Society site file contains similar information."

For the structures at 308 and 314 N Broom Street, neither City preservation files nor site files with the Wisconsin Historical Society for these properties.

Standard 7, which includes references the standards 1-6 states that "The Plan Commission shall consider the factors and information specified in items 1-6 and find that the proposed demolition or removal is consistent with the statement of purpose of this section and with the health, prosperity, safety, and welfare of the City of Madison."

The Plan Commission should give careful consideration to the findings of the Landmarks Condition, including that the five buildings have value have historic value related to the vernacular context of Madison's built environment. Considering, however, that the buildings themselves were not found to be of historical, cultural, or architectural significance, on-balance, the Staff believes that the demolition permit standards can be found met.

Zoning Map Amendment Standards

Limited Zoning Map Amendments are proposed in order to provide consistent UMX (Urban Mixed-Use District) zoning across the proposed project site. The standards for Zoning Map Amendments state that such amendments are legislative decisions of the Common Council that shall be based on public health, safety and welfare, shall be consistent with the <u>Comprehensive Plan</u>, and shall comply with Wisconsin and federal law. Chapter 66.1001(3) of Wisconsin Statutes requires that zoning ordinances (of which the zoning map is part) enacted or amended after January 1, 2010 be consistent with the City's <u>Comprehensive Plan</u>. 2010 Wisconsin Act 372 clarified "consistent with" as "furthers or does not contradict the objectives, goals and policies contained in the comprehensive plan."

Staff believe the proposed rezonings are consistent with adopted plans and that the Zoning Map Amendment standards can be found met.

Conditional Use Standards

The Plan Commission may not approve an application for a conditional use unless it can find that all of the standards found in Section 28.183(6)(a), Approval Standards for Conditional Uses, are met. That section states: "The City Plan Commission shall not approve a conditional use without due consideration of the recommendations in the City of Madison Comprehensive Plan and any applicable, neighborhood, neighborhood development, or special area plan, including design guidelines adopted as supplements to these plans. No application for a conditional use shall be granted by the Plan Commission unless it finds that all of the [standards for approval in Section 28.183(6) are met]."

Staff provide the following discussion:

Standard 2 states:

"The City is able to provide municipal services to the property where the conditional use is proposed, given due consideration of the cost of providing those services."

City Engineering has submitted several conditions related to necessary infrastructure-related considerations. Planning staff believes upon meeting these conditions, this standard could be found met.

Standard 3 states:

"The uses, values and enjoyment of other property in the neighborhood for purposes already established will not be substantially impaired or diminished in any foreseeable manner."

The applicant has submitted a Management Plan which can be reviewed in the <u>Legistar File</u> for the conditional use and is linked <u>here</u>.

Standard 6 states:

"Measures, which may include transportation demand management (TDM) and participation in a transportation management association have been or will be taken to provide adequate ingress and egress, including all off-site improvements, so designed as to minimize traffic congestion and to ensure public safety and adequate traffic flow, both on-site and on the public streets."

The applicant will need to complete and submit a Transportation Demand Management Plan to be reviewed and approved by Parking prior to final sign off and issuance of permits.

Standard 9 states, in part:

"When applying the above standards to any new construction of a building or an addition to an existing building the Plan Commission shall find that the project creates an environment of sustained aesthetic desirability compatible with the existing or intended character of the area and the statement of purpose for the zoning district."

Staff have a few concerns related to the building's design. The first, which was raised at the Urban Design Commission meeting on November 1, is the lack of ground-floor entrances along the entire 185-foot N Broom Street façade as well as roughly 230 feet of the W Johnson Street frontage. Staff note that the UDC at their aforementioned meeting on November 1, added a condition that an additional connection to the street be incorporated along the W Johnson Street frontage. Staff however still believe that an additional entrance is needed along the N Broom Street frontage noting that, if the Building 1 were a stand-alone building, that a primary entrance oriented to the primary abutting street would be required. (Staff acknowledge that an entrance facing W Gorham could meet this requirement if it were located at or wrapped the north corner).

The second concern is the significant blank wall expanse located on the upper floors of the southwest façade of Building 2 (see Sheet 36 "Elevation Promenade Bldg 3" in the submitted materials). The units on the first eight floors of that façade have multiple windows while the units on Floors 9-14 have none, despite the fact that the upper floors would actually afford a view and be less obscured by the adjacent 12-story Equinox building. When brought up to the applicant, they responded with the following, "As presented to and approved by UDC, this area on the back side of building 2 is predominately bathrooms on the floors 9-14. This is in the narrow section of the building 2 and the design pushes the living room/kitchen/bedrooms to the Broom- and Gorham-facing facades to maximize views. This section of the building is also effectively screened from view by the Equinox as the building is pulled back from the street frontage and the two buildings are closest together along this property line." To this end, Staff note that the northwest façade of Building 2 is set approximately 50 feet further back from W Gorham Street than the same façade of the adjacent 12-story Equinox building meaning the views of the section of blank façade from the public right-of-way will be extremely limited.

Urban Design Commission Review

As the proposed building is located within the UMX (Urban Mixed-Use) District, the UDC is an **advisory** body on this request. Section 28.076(4)(c) states that: "All new buildings and additions greater than twenty thousand (20,000) square feet or that have more than four (4) stories shall obtain conditional use approval. In addition, the Urban Design Commission shall review such projects for conformity to the design standards in <u>Section 28.071(3)</u>, if applicable, and the Downtown Urban Design Guidelines and shall report its findings to the Plan Commission."

At their meeting on November 1, 2023, the Urban Design Commission made an **ADVISORY RECOMMENDATION to the Plan Commission to grant Initial Approval with the project returning to the UDC for Final Approval**. (The Legistar File ID for the UDC's review of this project is <u>76205</u>). A copy of the report of the UDC has been included at the end of this staff report). The motion, which passed with a unanimous vote, included the following condition:

• That a connection to the street be incorporated along the W Johnson Street frontage.

Supplemental Regulations

Section 28.151 of the Zoning Code includes the following supplemental regulations for Outdoor Recreation:

- a) A minimum 25-foot setback area maintained as open space shall be provided along the perimeter of the site wherever it abuts a residential district.
- b) If the use will be available to the general public, an arterial or collector street of sufficient capacity to accommodate the traffic that the use will generate shall serve the site. Ease of access to the site by automobiles, transit, bicycles, and pedestrians shall be considered as a factor in the review of any application.
- c) The site shall be designed in such a way as to minimize the effects of lighting and noise on surrounding properties. Hours of operation may be restricted and noise and lighting limits imposed as part of the conditional use approval.
- d) An appropriate transition area between the use and adjacent property may be required, using landscaping, screening, and other site improvements consistent with the character of the neighborhood.

Regarding Regulation (c), the applicant's submitted <u>management plan</u> includes the hours of operation of the outdoor patios (9:00 am to 10:00 am on weekdays and 9:00 am to 11 pm on weekends) and a description of how the management team will help alleviate concerns:

"On-call team members will be available to visit the pool deck during these closing hours and escort customers off the rooftop. All access points to the pool deck will include a lock or fob reader to restrict customer access after pool hours. CCTV systems are also in place throughout the deck to ensure all activities are captured both during the day and evening should a trespass occur. To control resident and guest occupancy of the deck during popular periods random walks and checks are conducted by team members throughout the day and cameras can be viewed remotely to be sure these items are within normal operating standards. Each customer is only allowed one guest at a time on the deck and management has certain protections outlined in the rules and regulations section of the lease with wristbands or other guest and customer identifying measures to help control overcrowding and other noise concerns."

With the restrictions listed above, Staff believe the Supplemental Regulations can be found met.

Land Division

The applicant has submitted a certified survey map to combine the 405-407 & 431 W Gorham Street, 408-430 W Johnson Street, and 304-318 N Broom Street parcels in order to create one parcel. M.G.O. Section 16.23(5)(g) provides the process for certified survey maps. Staff believe that all applicable standards for land divisions can be found met, subject to the comments recommended by reviewing agencies.

Public Input

At time of writing, Staff have not received any public comments.

Conclusion

The applicant is requesting approval of a demolition permit to raze thirteen residential buildings, a Land Use Restriction Agreement related to the acquisition of the property located at 405 W Gorham Street, a zoning text amendment to update the Downtown Height Map in the North Broom Street area, three conditional uses (for the number of units, for the size and height, and for outdoor recreation), and a zoning map amendment to rezone five of the parcels from the PD (Planned Development) and CN (Conservancy) Districts to the UMX (Urban Mixed-Use) District to match the rest – all to allow construction of an 8- to 15-story apartment building with approximately 465 units. This applicant is also requesting approval of a one-lot certified survey map to combine the various lots into one development site.

While Staff believe the demolition, zoning map amendment, and land division standards can be found met, Staff have concern regarding Conditional Use Standard 9. As summarized in the report, Staff are concerned with the lack of entrances along large stretches of the building frontage and a large blank façade expanse.

Recommendation

Planning Division Recommendation (Contact Chris Wells, (608) 261-9135)

- That the Plan Commission find that the standards for demolition permits are met and **approve** the demolition of the 13 residential buildings;
- That the Plan Commission forward the inclusion of a Land Use Restriction Agreement (as an exhibit to the Purchase and Sale Agreement between Core Spaces, LLC ("Purchaser") and the City of Madison for the Purchaser's acquisition of the property located at 405 W. Gorham Street) to the Common Council with a recommendation of **approval**.
- That the Plan Commission forward the amendment of the map in Section 28.071(2)(a) related to downtown height limits of the Madison General Ordinances to update the Downtown Height Map in the North Broom Street area to the Common Council with a recommendation of **approval**.
- That the Plan Commission find that the Zoning Map Amendment Standards are met and forward Zoning Map Amendment ID 28.022-00646, rezoning 405-407 & 311 West Gorham Street, 408-430 West Johnson Street, 304-318 North Broom Street, 4th Alder District, from PD (Planned Development), CN (Conservancy), and UMX (Urban Mixed-Use) District to UMX (Urban Mixed-Use) District to the Common Council with a recommendation of **approval**.
- That the Plan Commission find that the standards for conditional uses are met and approve a request for a multi-family dwelling with greater than eight (8) dwelling units in the [Proposed] Urban Mixed-Use (UMX) District; for a new building greater than 20,000 square feet and more than four stories in the UMX District; and for outdoor recreation in the UMX District - all to allow construction of an 8- to 15-story apartment building with approximately 465 units.

• Finally, should the other aspects of the proposal be approved, the Planning Division believes the technical standards for land divisions can be found met and recommends the Plan Commission should forward the Certified Survey Map to the Common Council with a recommendation of **approval**.

Approval of the project should be subject to input at the public hearing, and the recommended conditions beginning **below** for the land use requests, and on **page 25** for the CSM.

Recommended Conditions of Approval Major/Non-Standard Conditions are Shaded

Planning Division Recommendation (Contact Chris Wells, (608) 261-9135)

1. That in order for the development to meet Conditional Use Standard 9 in Section 28.183(6) of the Zoning Code, the Plan Commission finds, based on the recommendations and comments of the Urban Design Commission on November 1, 2023, that the following modifications and additional information are necessary as specified under condition 2, below. Prior to final sign-off and the issuance of building permits, a complete plan set with the following modifications and supplemental information shall be presented to the Urban Design Commission for their final review. The Urban Design Commission shall confirm that the modifications satisfy the intent of their initial recommendation and meet the applicable approval standards of Section 28.183(6)(9) and 28.076. The Urban Design Commission final review shall be limited to these specified items and any modifications to the previously reviewed plans falling under Urban Design Commission's purview.

Urban Design Commission (Contact Jessica Vaughn, UDC Secretary, (608) 267-8740)

- 2. Before any permits, including demolition permits, are issued for this project, the plans shall receive final approval from the Urban Design Commission, addressing the following consideration:
 - a) That a connection to the street be incorporated along the W Johnson Street frontage.

The following conditions have been submitted by reviewing agencies:

Land Use Request – Demolition Permit, Zoning Map Amendment and Conditional Uses

Engineering Division (Main Office) (Contact Timothy Troester, (608) 267-1995)

- 3. An Erosion Control Permit is required for this project. See Storm comments for permit specific details and requirements.
- 4. Applicant shall provide projected wastewater flow calculations for the proposed development. Offsite sanitary sewer improvements may be required by the developer through a developer agreement as a condition for plan approval. Applicant shall provide project wastewater flow calculation to Mark Moder at mmoder@cityofmadison.com.

- 5. Enter into a City / Developer agreement for the required infrastructure improvements. Agreement to be executed prior to sign off. Allow 4-6 weeks to obtain agreement. Contact City Engineering to schedule the development and approval of the plans and the agreement. (MGO 16.23(9)c)
- 6. Construct sidewalk, terrace, curb and gutter and pavement along Broom/Johnson/Gorham to a plan as approved by City Engineer
- Madison Metropolitan Sewerage District (MMSD) charges are due and payable prior to Engineering signoff, unless otherwise collected with a Developer's / Subdivision Contract. Contact Mark Moder (608-261-9250) to obtain the final MMSD billing a minimum of two (2) working days prior to requesting City Engineering signoff. (MGO 16.23(9)(d)(4)
- 8. Provide the City Engineer with the proposed earth retention system to accommodate the restoration. The earth retention system must be stamped by a Professional Engineer. The City Engineer may reject or require modifications to the retention system. (POLICY)
- 9. Obtain a permanent sewer plug permit for each existing sanitary sewer lateral serving a property that is not to be reused and a temporary sewer plug permit for each sewer lateral that is to be reused by the development. The procedures and fee schedule is available online at http://www.cityofmadison.com/engineering/permits.cfm. (MGO CH 35.02(14))
- 10. A Storm Water Management Report and Storm Water Management Permit is required for this project. See Storm comments for report and permit specific details and requirements.
- 11. A Storm Water Maintenance Agreement (SWMA) is required for this project. See Storm comments for agreement specific details and requirements.
- 12. This site appears to disturb over one (1) acre of land and requires a permit from the WDNR for stormwater management and erosion control. The City of Madison has been required by the WDNR to review projects for compliance with NR216 and NR-151 however a separate permit submittal is still required to the WDNR for this work. The City of Madison cannot issue our permit until concurrence is obtained from the WDNR via their NOI or WRAPP permit process. Contact Eric Rortvedt at 273-5612 of the WDNR to discuss this requirement. Information on this permit application is available on line: http://dnr.wi.gov/Runoff/stormwater/constrformsinfo.htm. The applicant is notified that the City of Madison is an approved agent of the Department of Safety and Professional Services (DSPS) and no separate submittal to this agency or CARPC is required for this project to proceed.
- 13. Revise the site plan to show all existing public sanitary sewer facilities in the project area as well as the size, invert elevation, and alignment of the proposed service. (POLICY)
- 14. Revise plan to show the location of all rain gutter down spout discharge locations. Downspouts shall be directed to drain to public Right of Way (ROW). (POLICY)
- 15. This project falls in the area subject to increased erosion control enforcement as authorized by the fact that it is in a TMDL ZONE and therefore will be regulated to meet a higher standard.

16. This project will disturb 20,000 sf or more of land area and require an Erosion Control Plan. Please submit an 11" x 17" copy of an erosion control plan (pdf electronic copy preferred) to Megan Eberhardt (west) at <u>meberhardt@cityofmadison.com</u>, or Daniel Olivares (east) at <u>daolivares@cityofmadison.com</u>, for approval. Demonstrate compliance with Section 37.07 and 37.08 of the Madison General Ordinances regarding permissible soil loss rates. Include Universal Soil Loss Equation (USLE) computations for the construction period with the erosion control plan. Measures shall be implemented in order to maintain a soil loss rate below 5.0 tons per acre per year. The WDNR provided workbook to compute USLE rates can be found online at <u>https://dnr.wi.gov/topic/stormwater/publications.html</u>

This project will require a concrete management plan and a construction dewatering plan as part of the erosion control plan to be reviewed and approved by the City Engineer's Office. If contaminated soil or groundwater conditions exist on or adjacent to this project additional WDNR, Public Health, and/or City Engineering approvals may be required prior to the issuance of the required Erosion Control Permit. (POLICY)

This project appears to require fire system testing that can result in significant amounts of water to be discharged to the project grade. The Contractor shall coordinate this testing with the erosion control measures and notify City Engineering 608-266-4751 prior to completing the test to document that appropriate measures have been taken to prevent erosion as a result of this testing.

Complete weekly self-inspection of the erosion control practices and post these inspections to the City of Madison website - as required by Chapter 37 of the Madison General Ordinances.

17. Prior to approval, this project shall comply with Chapter 37 of the Madison General Ordinances regarding stormwater management. Specifically, this development is required to submit a Storm Water Management Permit application, associated permit fee, Stormwater Management Plan, and Storm Water Management Report to City Engineering. The Stormwater Management Permit application can be found on City Engineering's website at http://www.cityofmadison.com/engineering/Permits.cfm.

The Storm Water Management Plan & Report shall include compliance with the following:

Report: Submit prior to plan sign-off, a stormwater management report stamped by a P.E. registered in the State of Wisconsin.

Electronic Data Files: Provide electronic copies of any stormwater management modeling or data files including SLAMM, RECARGA, TR-55, HYDROCAD, Sediment loading calculations, or any other electronic modeling or data files. If calculations are done by hand or are not available electronically, the hand copies or printed output shall be scanned to a PDF file and provided to City Engineering. (POLICY and MGO 37.09(2))

Rate Control Redevelopment: By design detain the 10-year post construction design storm such that the peak discharge during this event is reduced 15% compared to the peak discharge from the 10-year design storm in the existing condition of the site. Further, the volumetric discharge leaving the post development site in the 10- year storm event shall be reduced by 5% compared to the volumetric discharge from the site in an existing condition during the 10-year storm event. These required rate and volume reductions shall be completed, using green infrastructure that captures at least the first 1/2 inch of rainfall over the total site impervious area. If additional stormwater controls are necessary beyond the first 1/2 inch of rainfall, either green or non-green infrastructure may be used.

TSS Redevelopment with TMDL: Reduce TSS by 80% off of the proposed development when compared with the existing site.

Submit a draft Stormwater Management Maintenance Agreement (SWMA) for review and approval that covers inspection and maintenance requirements for any BMP used to meet stormwater management requirements on this project.

 Submit, prior to plan sign-off but after all revisions have been completed, digital PDF files to the Engineering Division. Email PDF file transmissions are preferred to: <u>bstanley@cityofmadison.com</u> (East) or <u>ttroester@cityofmadison.com</u> (West).

City Engineering - Mapping (Contact Julius Smith, (608) 264-9276)

- 19. Grant a Public Sidewalk and Bike Path Easement(s) to the City on the face of this Certified Survey Map to be approved by Engineering and Traffic Engineering
- 20. Any portion(s) of a public easement that is intended to be released shall be released by separate document prepared by City Office of Real Estate Services. Contact Jule Smith of Engineering Mapping (jsmith4@cityofmadison.com, 608-264-9276) to coordinate the Real Estate project, and associated information and fees required. If any release is required prior to recording of the plat, acknowledgement of the release and document number shall be noted on the face of the plat. A release for the existing Public Easement for a Fire Hydrant appears to be required for proposed improvements. Assuming approval from the other appropriate agencies, Fire, Engineering and Water Department. Provide the fee, exhibit and legal description for the release of the easement.
- 21. Work with City Real Estate on the purchase of 405 W Gorham Street ORES 12863.
- 22. The floor plans submitted do not show the updated layouts per the revised letter of intent. The original LOI indicates 453 units. The revised LOI increased it to 465 units.
- 23. Coordinate and request from the utility companies serving this area the easements required to serve this development. Those easements shall be properly shown, dimensioned and labeled on the final plat.
- 24. Owner/Developer/Contractor are responsible for any rights that may be present for providing both communication and electrical utilities across the proposed development's parcel onto the adjacent 409 Gorham street parcel. There is an existing Utility Vault that is proposed to be removed and replaced. The proposed vault appears to serve both the developments parcel and the adjacent parcel. Owner/Developer/Contractor shall coordinate any required work to maintain existing connections and any required or necessary agreements/easements/rights to move and reestablish new connections with the adjacent parcel.
- 25. Multiple on-site easements will conflict with the proposed building. these will need to be released and recorded prior to permits for construction.

Underground electric easement Doc 2238592.

7 Joint Driveway Doc 398414 & 444810

Ingress Egress Doc 2195181

3' Wide Ingress Egress Doc 2195181

8' Wide Easement Doc 481801 and 2195179

24' Wide Easement Doc 2195180.

- 26. Update all sheets to show the official full street names. W Gorham Street, N Broom Street & W Johnson Street.
- 27. The pending Certified Survey Map application for this property shall be completed and recorded with the Dane County Register of Deeds (ROD), the new parcel data created by the Assessor's Office and the parcel data available to zoning and building inspection staff prior to issuance of building permits for new construction.
- 28. Submit a site plan and a complete building Floor Plan in PDF format to Lori Zenchenko (<u>Izenchenko@cityofmadison.com</u>) that includes a floor plan of each floor level on a separate sheet/page for the development of a complete interior addressing plan. Also, include a unit matrix for apartment building that shows the number of units per floor.

The Addressing Plan for the entire project shall be finalized and approved by Engineering (with consultation and consent from the Fire Marshal if needed) PRIOR to the verification submittal stage of this LNDUSE with Zoning.

The final approved stamped Addressing Plan shall be included in said Site Plan Verification application materials or a revised plan shall provided for additional review and approval by Engineering.

Per 34.505 MGO, a full copy of the approved addressing plan shall be kept at the building site at all times during construction until final inspection by the Madison Fire Department.

For any changes pertaining to the location, deletion or addition of a unit, or to the location of a unit entrance, (before, during, or after construction), a revised Address Plan shall be resubmitted to Lori Zenchenko to review addresses that may need to be changed and/or reapproved.

Traffic Engineering (Contact Sean Malloy, (608) 266-5987)

- 29. Parking deck is insufficiently labeled/dimensioned for a proper review. If the parking does not meet MGO 10.08 the applicant can expect to be required to make major alteration which may or may not impact structural elements of this site.
- 30. The applicant shall dedicate Right of Way or grant a Public Sidewalk Easement for and be responsible for the construction of a six (6)-foot wide sidewalk, eight (8)-foot terrace, and additional one (1) foot for maintenance along W. Gorham Street.
- 31. The applicant shall dedicate Right of Way or grant a Public Sidewalk Easement for and be responsible for the construction of a six (6)-foot wide sidewalk, eight (8)-foot terrace, and additional one (1) foot for maintenance along W. Johnson Street.
- 32. The applicant shall dedicate Right of Way or grant a Public Sidewalk Easement for and be responsible for the construction of a six (6)-foot wide sidewalk, eight (8)-foot terrace, and additional one (1) foot for maintenance along N. Broom Street.

- 33. Due to the increased intensity of pedestrian activity at N. Broom Street and W. Gorham Street resulting from the increased density of this development, City Traffic Engineering intends to study the feasibility of making alterations to the existing left turn lane from N. Broom Street onto W. Gorham Street. Pending the results of the study, the applicant shall work with Traffic Engineering and Engineering Divisions on improving the existing pedestrian crossing of W. Gorham Street adjacent their proposed project. Improvements may include but are not limited to: signing and marking improvements, lighting improvements, constructing a raised crossing, reducing the width of the crossing and/or removal of the left turn lane from N. Broom Street to W. Gorham Street.
- 34. The applicant shall submit one contiguous plan showing proposed conditions and one contiguous plan showing existing conditions for approval. The plan drawings shall be to engineering scale and include the following, when applicable: existing and proposed property lines; parcel addresses; all easements; vision triangles; pavement markings; signing; building placement; items in the terrace such as signs, street light poles, hydrants; surface types such as asphalt, concrete, grass, sidewalk; driveway approaches, including those adjacent to and across street from the project lot location; parking stall dimensions, including two (2) feet of vehicle overhang; drive aisle dimensions; semitrailer movement and vehicle routes; dimensions of radii; and percent of slope.
- 35. The Developer shall post a security deposit prior to the start of development. In the event that modifications need to be made to any City owned and/or maintained traffic signals, street lighting, signing, pavement marking and conduit/handholes, the Developer shall reimburse the City for all associated costs including engineering, labor and materials for both temporary and permanent installations.
- 36. The City Traffic Engineer may require public signing and marking related to the development; the Developer shall be financially responsible for such signing and marking.
- 37. All parking facility design shall conform to MGO standards, as set in section 10.08(6).
- 38. All bicycle parking adjacent pedestrian walkways shall have a 2 foot buffer zone to accommodate irregularly parked bicycles and/or bicycle trailers.
- 39. Per Section MGO 12.138 (14), this project is not eligible for residential parking permits. It is recommended that this prohibition be noted in the leases for the residential units.
- 40. The applicant shall adhere to all vision triangle requirements as set in MGO 27.05 (No visual obstructions between the heights of 30 inches and 10 feet at a distance of 25 feet behind the property line at streets and 10 feet at driveways.). Alteration necessary to achieve compliance may include but are not limited to; substitution to transparent materials, removing sections of the structure and modifying or removing landscaping elements. If applicant believes public safety can be maintained they shall apply for a reduction of MGO 27.05(2)(bb) Vision Clearance Triangles at Intersections Corners. Approval or denial of the reduction shall be the determination of the City Traffic Engineer.
- 41. All parking ramps as the approach the public Right-of-Way shall not have a slope to exceed 5% for 20 feet; this is to ensure drivers have adequate vision of the Right-of-Way. If applicant believes public safety can be maintained they shall apply for a waiver, approval or denial of the waiver shall be the determination of the City Traffic Engineer.

- 42. City of Madison radio systems are microwave directional line of sight to remote towers citywide. The building elevation will need to be reviewed by Traffic Engineering to accommodate the microwave sight and building. The applicant shall submit grade and elevations plans if the building exceeds three stories prior to sign-off to be reviewed and approved by Andrew Oliver, (267-1979, <u>aoliver@cityofmadison.com</u>) Traffic Engineering Shop, 4151 Nakoosa Trail. The applicant shall return one signed approved building elevation copy to the City of Madison Traffic Engineering office with final plans for sign off.
- 43. The driveway slope to the underground parking is not identified in the plan set, Traffic Engineering recommends driveway slope under 10%; if the slope is to exceed 10%, the applicant shall demonstrate inclement weather mitigation techniques to provide safe ingress/egress to be approved by the City Traffic Engineer.
- 44. The applicant shall provide a clearly defined 5' walkway clear of all obstructions to assist citizens with disabilities, especially those who use a wheel chair or are visually impaired. Obstructions include but are not limited to tree grates, planters, benches, parked vehicle overhang, signage and doors that swing outward into walkway.
- 45. "Stop" signs shall be installed at a height of seven (7) feet from the bottom of the sign at all class III driveway approaches, including existing driveways, behind the property line and noted on the plan. All directional/regulatory signage and pavement markings on the site shall be shown and noted on the plan.
- 46. The applicant shall show the dimensions for the proposed class III driveway including the width of the drive entrance, width of the flares, and width of the curb cut.
- 47. All existing driveway approaches on which are to be abandoned shall be removed and replaced with curb and gutter and noted on the plan.
- 48. Applicant shall submit for review a waste removal plan. This shall include vehicular turning movements.
- 49. Applicant shall submit for review a Commercial Delivery Plan. This plan will include times, vehicle size, use of loading zones and all related turning movements.
- 50. Note: This site presents difficult constructability issues; access to neighboring sites must be maintained at all times, protected walkways will be constructed and maintained as soon as possible and little to no access to the Public Right-of-Way on W. Johnson Street, W. Gorham Street, and N. Broom Street will be granted for construction purposes. Provide a detailed construction plan to Traffic Engineering for review by the Traffic Control Specialist (Mike Duhr) prior to final signoff.

Parking Review (Contact Trent W Schultz, (608) 246-5806)

51. The applicant shall submit a Transportation Demand Management (TDM) Plan to <u>tdm@cityofmadison.com</u>. The TDM Plan is required per MGO 16.03. Applicable fees will be assessed after the TDM Plan is reviewed by staff.

Zoning Administrator (Contact Jacob Moskowitz, (608) 266-4560))

- 52. The calculations and comments below are based on the unit count and bedroom mix described in the letter of intent (465 units). However, the submitted plans show 453 units. Clarify on final plans the unit mix and submit revised floor plans.
- 53. Label the EV ready stalls, or clarify on the plans that all stalls are EV ready.
- 54. Provide the minimum required number of bicycle parking spaces distributed as both Short Term and Long Term bicycle parking for the residential and commercial uses, as required per Sections 28.141(4) and 28.141(11). A minimum of 702 resident bicycle parking spaces are required plus 47 guest stalls. A minimum of 90% of the resident stalls shall be designed as long-term parking, and the guest stalls shall be short-term parking. Up to twenty-five percent (25%) of bicycle parking may be structured parking, vertical parking or wall mount parking, provided there is a five (5) foot access aisle for wall mount parking. A minimum of 2 short-term bicycle stalls shall be required for the commercial uses. Identify and dimension the bicycle stalls, including the access aisles, on the final plans. Provide a detail of the bicycle rack design.
- 55. Submit the landscape plan and landscape worksheet stamped by the registered landscape architect. Per Section 28.142(3) Landscape Plan and Design Standards, landscape plans for zoning lots greater than ten thousand (10,000) square feet in size must be prepared by a registered landscape architect.
- 56. Section 28.185(9)(b) requires that every applicant for a demolition or removal approval that requires approval by the Plan Commission is required to get a Reuse and Recycling Plan approved by the City Recycling Coordinator, Bryan Johnson at streets@cityofmadison.com prior to receiving a raze permit. Every person who is required to submit a reuse and recycling plan pursuant to Section 28.185(9)(b) shall submit documents showing compliance with the plan within sixty (60) days of completion of demolition. A demolition or removal permit is valid for two (2) years from the date of the Plan Commission approval.

Madison Fire Department (Contact Bill Sullivan, (608) 261-9658)

- 57. MFD has safety concerns with the location of the primary entrance along the left hand turning lane from Broom Street onto Gorham Street. We anticipate vehicles stopped for emergency services, deliveries and/or pick-ups will result a greater risk of traffic collisions.
- 58. The complexity of the proposed building will result in multiple fire protection features such as but not limited to FDCs, FAAP, & key boxes. Additional conversations regarding fire & life safety systems will be required prior to construction.

Parks Division (Contact Kathleen Kane, (608) 261-9671)

59. Park Impact Fees (comprised of the Park Infrastructure Impact Fee, per MGO Sec. 20.08(2)), and Park-Land Impact Fees, per MGO Sec. 16.23(8)(f) and 20.08(2) will be required for all new residential development associated with this project. This development is within the Central Park-Infrastructure Impact Fee district. Please reference ID# 23036 when contacting Parks about this project.

Forestry Division (Contact Bradley Hofmann, (608) 267-4908)

- 60. An existing inventory of street trees located within the right of way shall be included on the site, demo, utility, landscape, grading, fire aerial apparatus and street tree plan sets. The inventory shall include the following: location, size (diameter at 4 1/2 feet), and species of existing street trees. The inventory should also note if a street tree is proposed to be removed and the reason for removal.
- 61. All proposed street tree removals within the right of way shall be reviewed by City Forestry before the Plan Commission meeting. Street tree removals require approval and a tree removal permit issued by City Forestry. Any street tree removals requested after the development plan is approved by the Plan Commission or the Board of Public Works and City Forestry will require a minimum of a 72-hour review period which shall include the notification of the Alderperson within who's district is affected by the street tree removal(s) prior to a tree removal permit being issued. Add as a note on the street tree plan set.
- 62. City Forestry will issue a street tree removal permit for two trees: 16" Elm for driveway apron & 19" Elm for construction conflicts along W Johnson Street. The Contractor shall contact City Forestry at (608) 266-4816 to obtain permit. Add as a note on both the demolition and street tree plan set.
- 63. Contractor shall take precautions during construction to not disfigure, scar, or impair the health of any street tree. Contractor shall operate equipment in a manner as to not damage the branches of the street tree(s). This may require using smaller equipment and loading and unloading materials in a designated space away from trees on the construction site. Any damage or injury to existing street trees (either above or below ground) shall be reported immediately to City Forestry at (608) 266-4816. Penalties and remediation shall be required. Add as a note on the site, grading, utility, demolition, and street tree plan set.
- 64. As defined by the Section 107.13 of City of Madison Standard Specifications for Public Works Construction: No excavation is permitted within 5 feet of the trunk of the street tree or when cutting roots over 3 inches in diameter. If excavation is necessary, the Contractor shall contact Madison City Forestry at (608) 266-4816 prior to excavation. City of Madison Forestry personnel shall assess the impact to the tree and to its root system prior to work commencing. Tree protection specifications can be found on the following website: <u>https://www.cityofmadison.com/business/pw/specs.cfm</u> Add as a note on the site, grading, utility, demolition and street tree plan sets.
- 65. Section 107.13(g) of City of Madison Standard Specifications for Public Works Construction (website: https://www.cityofmadison.com/business/pw/specs.cfm) addresses soil compaction near street trees and shall be followed by Contractor. The storage of parked vehicles, construction equipment, building materials, refuse, excavated spoils or dumping of poisonous materials on or around trees and roots within five (5) feet of the tree or within the protection zone is prohibited. Add as a note on both the site and street tree plan sets.
- 66. On this project, street tree protection zone fencing is required. The fencing shall be erected before the demolition, grading or construction begins. The fence shall include the entire width of terrace and, extend at least 5 feet on both sides of the outside edge of the tree trunk. Do not remove the fencing to allow for deliveries or equipment access through the tree protection zone. Add as a note on both the site and street tree plan sets.

- 67. Street tree pruning shall be coordinated with City Forestry at a minimum of two weeks prior to the start of construction for this project. Contact City Forestry at (608)266-4816. All pruning shall follow the American National Standards Institute (ANSI) A300 Part 1 Standards for pruning. Add as a note on both the site and street plan sets.
- 68. The Developer shall submit a Street Tree Report performed by International Society of Arboriculture Certified Arborist prior to the Plan Commission meeting for City Forestry's review of project. This report shall identify all street trees on proposed project site, species type, canopy spread, tree condition, proposed tree removals, the impacts of proposed construction, and any requested pruning.
- 69. The Developer shall post a security deposit prior to the start of the development to be collected by City Engineering as part of the Developers Agreement. In the event that street trees are damaged during the construction process, City Forestry will draw from this deposit for damages incurred.
- 70. Additional street trees are needed for this project. Tree planting specifications can be found in section 209 of City of Madison Standard Specifications for Public Works Construction (website: https://www.cityofmadison.com/business/pw/specs.cfm) All street tree planting locations and tree species within the right of way shall be determined by City Forestry. A landscape plan and street tree planting plan shall be submitted in PDF format to City Forestry for approval of planting locations within the right of way and tree species. All available street tree planting locations shall be planted within the project boundaries. Add following note on both the landscape and street tree plan sets: At least one week prior to street tree planting, Contractor shall contact City Forestry at (608) 266-4816 to schedule inspection and approval of nursery tree stock and review planting specifications with the landscaper.

Water Utility (Contact Jeff Belshaw, (608) 261-9835)

- 71. Private wells may have served the parcels associated with this project prior to municipal water service connections. The existing properties will require an internal and external survey for potential unabandoned private wells prior to proceeding with demolition. Any remaining unused/unpermitted private wells existing on this parcel must be properly abandoned according to Wisconsin Administrative Code NR 812 and Madison General Ordinance 13.21 prior to the demolition of the property. Please contact water utility staff at (608) 266- 4654 to schedule an on-site private well survey prior to demolition, otherwise for additional information regarding well abandonment procedures and potential well abandonment reimbursement programs. The Madison Water Utility shall be notified to remove the water meter at least two working days prior to demolition. Contact the Water Utility Meter Department at (608) 266-4765 to schedule the meter removal appointment.
- 72. A Water Service Application Form and fees must be submitted before connecting to the existing water system. Provide at least two working days' notice between the application submittal and the requested installation or inspection appointment. Application materials are available on the Water Utility's Plumbers & Contractors website (http://www.cityofmadison.com/water/plumbers-contractors), otherwise they may be obtained from the Water Utility Main Office at 119 E Olin Ave. A licensed plumber signature is required on all water service applications. For new or replacement services, the property owner or authorized agent is also required to sign the application. A Water Meter Application Form will subsequently be required to size & obtain a water meter establish a Water Utility customer account and/or establish a Water Utility fire service account. If you have questions regarding water service applications, please contact Madison Water Utility at (608) 266-4646.

Metro Transit (Contact Timothy Sobota, (608) 261-4289)

- 73. The City of Madison will designate a vehicle travel lane on the south side of West Johnson Street as a fixed guideway facility for transit operations with the Federal Transit Administration. This official designation, and the associated restrictions against general traffic usage, allows the City of Madison to receive annual Federal funding that goes towards the operation and maintenance of these lane facilities for transit operations.
- 74. Any operational impacts to the designated transit travel lane along West Johnson Street, that may be approved by City Traffic Engineering to facilitate construction of this project, may require that the applicant post a deposit or otherwise reimburse Metro Transit and the City of Madison for the potential loss of Federal funding for any period of time where scheduled transit trips might be operationally impacted from having exclusive access to this fixed guideway facility.
- 75. The applicant shall include the location of these facilities on the final documents filed with their permit application, so that Metro Transit may review and effectively plan for City transit access adjacent this property.
- 76. Metro Transit would initially estimate the following counts of potentially eligible trips towards US Green Building Council/LEED Quality Access to Transit points: 366 Weekday & 165 Weekend (average). Please contact Metro Transit if additional analysis would be of interest.

Certified Survey Map

Engineering Division (Main Office) (Contact Timothy Troester, (608) 267-1995)

- 77. Drainage comes to this site from offsite locations. The site design shall accommodate existing off site drainage that enters this property.
- 78. Enter into a City / Developer agreement for the required infrastructure improvements. Agreement to be executed prior to sign off. Allow 4-6 weeks to obtain agreement. Contact City Engineering to schedule the development and approval of the plans and the agreement. (MGO 16.23(9)c)
- 79. Construct sidewalk, terrace, curb and gutter and pavement along Broom/Johnson/Gorham to a plan as approved by City Engineer
- 80. Madison Metropolitan Sewerage District (MMSD) charges are due and payable prior to Engineering signoff, unless otherwise collected with a Developer's / Subdivision Contract. Contact Mark Moder (608-261-9250) to obtain the final MMSD billing a minimum of two (2) working days prior to requesting City Engineering signoff.(MGO 16.23(9)(d)(4)

81. A minimum of two (2) working days prior to requesting City Engineering signoff on the plat/csm contact either Tim Troester (West) at 261-1995 (<u>ttroester@cityofmadison.com</u>) or Brenda Stanley (East) at 608-261-9127 (<u>bstanley@cityofmadison.com</u>) to obtain the final stormwater utility charges that are due and payable prior to sub-division of the properties. The stormwater utility charges (as all utility charges) are due for the previous months of service and must be cleared prior to the land division (and subsequent obsolesces of the existing parcel). (POLICY)

City Engineering – Mapping (Contact Julius Smith, (608) 264-9276)

- 82. Contact Grant a Public Sidewalk (s) to the City on the face of this Certified Survey Map. Easement to provide a 8' terrace, a 6' sidewalk and 1' maintenance area final location to be approved by Engineering and Traffic Engineering. Contact Jule Smith with Engineering Mapping (jsmith4@cityofmadison.com, 608-264-9276) for the final easement language to be included on the face of the CSM.
- 83. Any portion(s) of a public easement that is intended to be released shall be released by separate document prepared by City Office of Real Estate Services. Contact Jule Smith of Engineering Mapping (jsmith4@cityofmadison.com, 608-264-9276) to coordinate the Real Estate project, and associated information and fees required. If any release is required prior to recording of the plat, acknowledgement of the release and document number shall be noted on the face of the plat. A release for the existing Public Easement for a Fire Hydrant appears to be required for proposed improvements on the associated concurrent development plans. Assuming approval from the other appropriate agencies, Fire, Engineering and Water Department. Provide the fee, exhibit and legal description for the release of the easement.
- 84. Work with City Real Estate as needed on the purchase of 405 Gorham St ORES 12863
- 85. Show the "Recorded as" information for the segment adjacent to C1 from Document 1243394 and show and the no access areas acquired in Document 1243394 and cite them acquired as such.
- 86. Various easement exist on site for cross access, ingress egress, and electric utility the structure in the proposed development conflicts with easements as currently shown on the CSM. Currently title is not even held to clear some of these up with the act merger. Release these easements provide the recorded documents and remove them from the CSM.
- 87. Fully detail the 8' Wide Joint Driveway Easement Doc. No 592654 that appears to be remaining
- 88. Wisconsin Administrative Code A-E 7.08 identifies when Public Land System (PLS) tie sheets must be filed with the Dane County Surveyor's office. The Developer's Surveyor and/or Applicant must submit copies of required tie sheets or monument condition reports (with current tie sheet attached) for all monuments, including center of sections of record, used in this survey, to Jule Smith, City Engineering (jsmith4@cityofmadison.com)
- 89. In accordance with Section s. 236.18(8), Wisconsin Statutes, the Applicant shall reference City of Madison WCCS Dane Zone, 1997 Coordinates on all PLS corners on the Plat or Certified Survey Map in areas where this control exists. The Surveyor shall identify any deviation from City Master Control with recorded and measured designations. Visit the Dane County Surveyor's Office (web address https://www.countyofdane.com/PLANDEV/records/surveyor.aspx) for current tie sheets and control data that has been provided by the City of Madison.

- 90. Prior to Engineering final sign-off by main office for Plats or Certified Survey Maps (CSM), the final Plat or CSM in pdf format must be submitted by email transmittal to Engineering Land Records Coordinator Jule Smith (jsmith4@cityofmadison.com) for final technical review and approval. This submittal must occur a minimum of two working days prior to final Engineering Division sign-off.
- 91. Per 236.20(2)(h) show the center line of all streets.
- 92. Show the "Recorded As" Bearings for Johnson Broom and Gorham Street per the Pritchette Plat... 45° in all directions. Also show the "Recorded As" Lot distances where applicable of 66' x 132' such as the common line between lot 5 and lot 6 should be shown as (132')
- 93. List the adjustment use for the coordinate system i.e. NAD 83(2011)
- 94. There are currently multiple owners and mortgagees for the property. make sure any and all are property listed at the time of final review that may pertain to the property
- 95. Further explain, revise or find further evidence against the 64.85' Right-of-Way width of W. Johnson Street. No found monuments have been shown in this area and this does not seem to be the case when comparing to CSM 13892
- 96. Submit to Jule Smith, prior to Engineering sign-off of the subject plat, one (1) digital CADD drawing in a format compatible with AutoCAD. The digital CADD file(s) shall be referenced to the Dane County Coordinate System and shall contain, at minimum, the list of items stated below, each on a separate layer/level name. The line work, preferably closed polylines for lot lines, shall be void of gaps and overlaps and match the final recorded plat:
 - a) Right-of-Way lines (public and private)
 - b) Lot lines
 - c) Lot numbers
 - d) Lot/Plat dimensions
 - e) Street names
 - f) Easement lines (i.e. all shown on the plat including wetland & floodplain boundaries.)

NOTE: This Transmittal is a separate requirement from the required Engineering Streets Section for design purposes. The Developer/Surveyor shall submit new updated final plat, electronic data for any changes subsequent to any submittal.

Traffic Engineering (Contact Sean Malloy, (608) 266-5987)

- 97. The applicant shall dedicate Right of Way or grant a Public Sidewalk Easement for and be responsible for the construction of a six (6)-foot wide sidewalk, eight (8)-foot terrace, and additional one (1) foot for maintenance along N. Broom Street.
- 98. The applicant shall dedicate Right of Way or grant a Public Sidewalk Easement for and be responsible for the construction of a six (6)-foot wide sidewalk, eight (8)-foot terrace, and additional one (1) foot for maintenance along W. Gorham Street.

- 99. The applicant shall dedicate Right of Way or grant a Public Sidewalk Easement for and be responsible for the construction of a six (6)-foot wide sidewalk, eight (8)-foot terrace, and additional one (1) foot for maintenance along W. Johnson Street.
- 100. Due to the increased intensity of pedestrian activity at N. Broom Street and W. Gorham Street resulting from the increased density of this development, City Traffic Engineering intends to study the feasibility of making alterations to the existing left turn lane from N. Broom Street onto W. Gorham Street. Pending the results of the study, the applicant shall work with Traffic Engineering and Engineering Divisions on improving the existing pedestrian crossing of W. Gorham Street adjacent their proposed project. Improvements may include but are not limited to: signing and marking improvements, lighting improvements, constructing a raised crossing, reducing the width of the crossing and/or removal of the left turn lane from N. Broom Street to W. Gorham Street.

Parks Division (Contact Ann Freiwald, (608) 243-2848)

- 101. LOTS WITHIN THIS SUBDIVISION ARE SUBJECT TO IMPACT FEES THAT ARE DUE AND PAYABLE AT THE TIME BUILDING PERMIT(S) ARE ISSUED.
- 102. Park impact fees are due and payable prior to issuance of building permits.

Office of Real Estate Services (Contact Lance Vest, (608) 245-5794)

103. Prior to approval sign-off by the Office of Real Estate Services ("ORES"), the Owner's Certificate(s) on the CSM shall be executed by all parties of interest having the legal authority to do so, pursuant to Wis. Stats. 236.21(2)(a). Said parties shall provide documentation of legal signing authority to the notary or authentication attorney at the time of execution. The title of each certificate shall be consistent with the ownership interest(s) reported in the most recent title report.

When possible, the executed original hard stock recordable CSM shall be presented at the time of ORES approval sign-off. If not, the City and the Register of Deeds are now accepting electronic signatures. A PDF of the CSM containing electronic signatures shall be provided to ORES to obtain approval sign-off.

- 104. Prior to CSM approval sign-off, an executed and notarized or authenticated certificate of consent for all mortgagees/vendors shall be included following the Owner's Certificate(s).
- 105. If a mortgage or other financial instrument is reported in record title, but has been satisfied or no longer encumbers the lands or ownership within the CSM boundary, a copy of a recorded satisfaction or release document for said instrument shall be provided prior to CSM approval sign-off.
- 106. All ownership consents and certifications for the subject lands shall conform to Wis. Stats. 236.21(2) and 236.29 by including the language ...surveyed, divided, mapped and <u>dedicated</u>....

107. As of October 20, 2023, the 2022 real estate taxes are paid for the subject property.

Per 236.21(3) Wis. Stats. and 16.23(5)(g)(1) Madison General Ordinances, the property owner shall pay all real estate taxes that are accrued or delinquent for the subject property prior to CSM recording. This includes property tax bills for the prior year that are distributed at the beginning of the year. Receipts from the City of Madison Treasurer are to be provided before or at the time of sign-off. Payment is made to:

City of Madison Treasurer 210 Martin Luther King, Jr. Blvd. Madison, WI 53701

- 108. As of October 20, 2023, there are no special assessments reported. All known special assessments are due and payable prior to CSM approval sign-off. If special assessments are levied against the property during the review period and prior to CSM approval sign-off, they shall be paid in full pursuant to Madison General Ordinance Section 16.23(5)(g)1.
- 109. Pursuant to Madison City Ordinance Section 16.23(5)(g)(4), the owner shall furnish an updated title report to ORES via email to Lance Vest (lvest@cityofmadison.com), as well as the survey firm preparing the proposed CSM. The report shall search the period subsequent to the date of the initial title report (May 18, 2023) submitted with the CSM application and include all associated documents that have been recorded since the initial title report.

A title commitment may be provided, but will be considered only as supplementary information to the title report update. Surveyor shall update the CSM with the most recent information reported in the title update. ORES reserves the right to impose additional conditions of approval in the event the title update contains changes that warrant revisions to the CSM.

The following agencies have reviewed this request and has recommended no conditions of approval:

Planning, Zoning, Assessor's Office, Fire, Forestry, Water Utility, Metro, Parking

URBAN DESIGN COMMISSION MEETING REPORT

November 1, 2023



Agenda Item #:	9
Project Title:	304-318 N Broom St/408-430 W Johnson St/407 & 431 W Gorham St – New Student Housing Building in UMX Zoning
Legistar File ID #:	76205
Members Present:	Cliff Goodhart, Chair; Jessica Klehr, Shane Bernau, Rafeeq Asad, Marsha Rummel, Wendy Von Below, Christian Harper and Russell Knudson
Prepared By:	Jessica Vaughn, AICP, UDC Secretary

Summary

At its meeting of November 1, 2023, the Urban Design Commission made an advisory recommendation to the Plan Commission for **INITIAL APPROVAL** of a new student housing project located at 304-318 N Broom Street/408-430 W Johnson Street/407 & 431 W Gorham Street in UMX Zoning. Registered and speaking in support were Brian Munson, and Jeff Zeliesko. Registered in support and available to answer questions were Suzanne Vincent, Austin Pagnotta, and Doug Tichenor.

Zeliesko commented that he has been reflecting over the last two informational meetings, this project is a great example of government and the private sector working together to elevate a project from where it started to where it has evolved. He is very excited about where the project now, and feels that with staff and the Commission, they have made a really big and important project way better by working together. Thank you for that.

Zeliesko provided an overview of the Commission's comments, including those pertaining to color, green roofs, landscape around the front of the building, and refining the design of the masonry. They have continued to refine the entry court with entry points and will continue to do so. The bridge is something that activates and connects Buildings 3 and 4. On Building 1, there was discussion on making this a U shaped element, but the E shape is very important. The top of the building is really activated with landscape and uses. Building 1 was really squat before, and they updated it to add metal panels between each floor, which added a vertical element. A much lighter color has been used at the ground level to lighten up the base of the building. More color variation has been incorporated into the material palette across materials. Lots of landscape material has been added up against the building along W Johnson Street. They worked on the bridge quite a bit, it is much more elegant than what was shown previously. The buildings really do seem like they have been built at different times, like a collection of buildings.

The Commission had the following questions for staff and the development team:

- This is like the most improved thing that I have seen in a very long time. For where it was and where it is now, the way materials are starting to overlap, intersect, transition, I love the details. Very good improvements. Do you only have two very small MEP penthouses is that all you need?
 - They are not small. They are 10,000 square feet, they are significant. As we continue with that, if there are any adjustments we would come back to you with those.
- I don't think the penthouse has to match the façade. Lighter would blend into the sky, but darker could work. Very good job of improving the design.
- Was there an intent to light those mass elements in some way?
 - No that was not a part of what we were focusing on.
- Can you describe why the second level is so important for the bridge?

- There are amenities that can be accessed by the residents without having to go outside. We like the bridge idea, it's dynamic, the buildings are separated but still tied together.
- We've seen a clearer vision for the rooftops and I'm thinking about the people in Building 4 getting there. Wondering if a higher bridge would be a better benefit.
 - The rooftop is all within Buildings 2 and 3 intentionally. We were trying to build off of staff's recommendation to separate these into two masses as much as possible. This reinforces that expression for the upper floors as completely detached buildings.
- There are a lot of changes and some of them are quite attractive. With regard to the staff report looking at the residential units located on the auto court and whether they should be on Johnson Street at all, as opposed to somewhere else, Broom Street?
 - The grade transition across Johnson creates both opportunities and challenges. It becomes a full exposed lobby space on Building 4. As you go into Building 3 and move up towards Broom Street, it eventually comes down to the amenities at grade with Broom Street. We looked at how we both activate and transition across that. On the Broom Street corner where we're flush it's mostly a landscape treatment that comes down the hill. He Transition from Building 2 down to the western edge of Building 3 where we have a half floor, we have a combination of landscape treatment but also opportunities for public art panels. The maintenance room is where we start to transition from a partial exposed floor to a full floor exposure. Those are townhome units so you would enter from the second floor and come down into this living room level. We felt it was important to continue that activity down to the sidewalk.
- Could you show the rendering?
 - We had townhomes with residential along this whole stretch, there was discomfort with that. When we brought the residential down we didn't want two units with direct access from the street. There is activity because there are recessed terraces behind the face of the building. Good for activity without adding two small entrances that didn't seem to be enough.
- I think that one of the difficulties is that this development is broken into four buildings. 1, 2 and 4 do a really nice job of expressing themselves as buildings because they have entries or retail, or big amenity spaces. This expresses itself certainly as its own building, but it defies entry. You look at that and think that could be a separate building, but without the retail, you can't get in there anymore. This is the urban design problem of the whole project, it probably has a lot to do with the grade. You look at this and say "this can't be its own building, you can't even get in there." There's this screen on top of the maintenance room, and I think it's the one element that's giving me the biggest heartache and concern, this rendering. I'm also a bit confused about the metal panel over the brick and being the same color, but that's not really an urban design issue. That may have something to do with the staff report about blank walls, street orientation and entry.
- I'm having a hard time understanding the space between the south side of the existing building, the U-shape, what happens in there? It's hard to tell. I wish there were some sections through there, I'm curious what it feels like. Over on the east side coming around, is that the Equinox building? Curious about the safety in there, if it's dark at night what it feels like.
 - There are a bunch of things going on back here. Coming off the plaza on our side we have a sidewalk and exiting path for the building. This area through here is lawn, but it tips down. There is a retaining wall that spans that grade, this area of the Equinox is up a floor. They have some sidewalks through here but not a lot of activated space on that side of the building. We do have some lighting along there for the exiting path, but there's not a lot of back and forth. This side is the driveway entry to their underground parking. At street level we're roughly at grade, this sidewalk will be higher in sections than the driveway down to the Equinox. Then as you come to the south it begins to transition back down to grade. This is designed here for people to go through, all the combinations of lighting in there to make that inviting. This zone here is not an activated zone, it's a transition in grade adjacent to some of the utility rooms within our building, and the retaining wall on the Equinox side.
- The exiting path on the east side, is that high building on one side and retaining wall on the other?

- No, it might be a little bit higher than sidewalk grade is for the Equinox. It's not a hidden zone along that east side.
- Can you clarify again where you said the blank façade is on the upper floors?
 - This is the wall. The higher units have bathrooms in those locations. That's where we end up not having windows there, that's where plumbing walls are located. Its better that there aren't windows there in relation to the Equinox building.
- On that elevation, there are windows on the first five floors or so?
 - o Right.
- Those aren't looking directly into the Equinox?
 - There's glass that does wrap around on those lower floors. Those are bedroom windows from 9 down. There's a living room window here, totally different planning from the floors above.
- I'm confused why on the upper floors it would be a concern that you're looking into the Equinox, but it's not a concern on the lower floors where you do have windows.
 - We have almost a single-sided hallway. We wanted to move as much of the glazing out to the exterior viewpoint, which by default, we've got this narrow expression here above floor 9. We wanted to keep windows out which means the bathrooms are clustered in that corner.
- One questions for staff; on Johnson Street, the narrow white building, it has a very cool canopy, but it looks like it is coming out over the sidewalk. Is that allowed?
- (Secretary) Yes, a Privilege in Streets Permit would be required, depending on the encroachment.
 - We are anticipating obtaining a Privilege in Streets Permit.
- Are you planning on a restaurant amenity for that second floor of Building 2 or 1? I am asking about kitchen exhaust. Thinking about the conditions of that alley.
 - Yes, we are planning for it, and it is a good use for that space, but we cannot guarantee that. That is what we envision there and would set aside the provisions for putting in ducting and proper exhaust for a restaurant space.
- I would recommend you try to avoid putting kitchen exhaust into that area [the promenade] and take it out to the street where air and wind can take it away. I am also thinking about that generator. No one wants that running. It needs to be tested, it will add emissions, noise, etc. into that tight area.
 - Similar to what we have done at the Oliv, James and The HUB, the design of that front façade retail is going to be set-up to address venting points to give us flexibility because we don't know. As far as the generator there is a retaining wall right here that will help shelter some of that noise, but the thought is to vent towards the side yards and not the promenade.
- I want to point out some things I like: the art panels going up Johnson, that is really exciting and a cool splash of color, and the landscape, that will be a nice addition to that foundation. I like the healthy sized green roofs. Architecturally, I like the material palettes are how they are limited it strengthens the identity of each building and mass without endlessly changing between materials like we often see. It really reinforces the mass which is great. Bike parking, I trust that you have all that you need, is there any at grade bike parking along Johnson?
 - We tried to scatter it throughout the site, clustered it around entrances. We have bike rooms at grade at Building 4 accessible from the exterior. We have bike parking components in the middle, left of the entry of Building 3. We have bike parking clustered in the plaza space. We do not have bike parking on the Johnson frontage but do in the auto court, which is visible from the street, outside the building.
- The corner of Gorham and Broom that plaza is nice. The tapestry of paving and protecting edge with low raised planters that you can see over is very successful.
- Can you elaborate on the planting scheme for the green roofs? Profiles, intensive, extensive?
 - With regard to the Broom Street plaza I will just note that we are working with staff, entertaining the idea that the slip lane goes away, but hopefully one day that plaza could be expanded, but that is outside of our scope.
 - The lower roof deck on level 9, this is our most intensive green roof treatment; a 12-inch system with lots of perennials, color, texture, plants that would provide a benefit for pollinators.
- What is defining those edges of the pattern is that planting to planting or is it a pavement band?

- There will be a maintenance edge along the perimeter but the interior line work is the division of planting areas. We are not thinking there will be anything exposed there.
- On this level, on top of Building 2, there is more of a traditional green roof 6-inch profile with sedums, within that there will be some strategic areas with taller plantings mixed in, but generally it is more of what you think of when you think green roof. On the top of Building 3, there is a range of depths, some we can do small trees and large shrubs, definitely perennials too. Kind of a little bit of everything.
- Going back down to grade, am I right that most of the street terrace is lawn where all the street trees are?
 - o Yes.
- It looks like you are protecting a lot of trees? Curious what if anything is changing?
 - These are all the existing that are going to remain. Two on this frontage and one here. We are keeping the rhythm but filling in the gaps where driveways are being removed. To clarify, there are two removals on W Johnson, there is a root condition and the other will be removed due to the new driveway.

The Commission discussed the following:

- The staff memo talks about the height, materials, long views; I am ok with all of those things. I like the simplified forms, and the attention to details. I am not uncomfortable as it relates to those items.
- I agree, I know staff asked us to look at height, mass, and scale and note the tallest capital view height limit, but I do not have issues with those. In general the refinements that were made to the materials and detailing are much improved; it is looking to be quite handsome. The concern about the massive urban design problem the building that has no entry, also remains my only concern. I do not have issues with the detailing of the bridge connection, the design detailing along the promenade and building. It is a bit odd and problematic and I am not sure how it gets solved. In some sense that screening makes it worse, not only is it not an entry but it is actually blocked. That is for me problematic and it is also enhanced by the linearity of the landscape that runs straight through. There is not an entry, there was never going to be an entry, and you are cut off from the street. It is the one thing that I am really stuck on. Most buildings have an entry and so it is odd; I understand that they are doing form follows function, but this is truly an urban design problem and the biggest hang up to getting an approval.
- This is half the block, Building 3. When we are all talking about hitting it out of the park 99 percent of the time, I don't necessarily feel like we can't criticize a focused area and ask for improvement there. This is on paper and there are certainly other ways to look at it. I'm not suggesting we completely redesign the building, but I especially, what you mentioned about this wall here. I could see a set of cascading stairs coming down, this is a little courtyard I think and it probably doesn't even need to be accessible because there are other accessible paths to that area. It is not up to us to design it, but if this is to give us the illusion of a separate building, it is a little fortress like.
- The staff report did talk about not having any entrances along Broom Street, but Broom Street is so open and glassy it doesn't given the illusion that you cannot get in there. And Building 4 is really successful because you have these two entrances here on the north and south sides. You can see the difficulty in the slope there and it makes it really tough because you have parking on side and apartments on the other. It's not an easy problem to fix, but it is an urban design problem.
- If this was one building and it looked like one building, this would not be a concern, right? I'm trying to think out loud and play this through. If there were two entries on Johnson Street, this wouldn't be a problem?
- We don't know. They are trying to make them look like separate buildings, so therefore this looks like a separate building with no entrance.
- I understand that. I personally have no issue with it. Would it be better with an entry, yes, but to me it's not a deal breaker. They could turn the maintenance room and put an entry in there, they could come up with a solution. If we require an entry, they will make an entry.
- I don't know that we dictate entry, but here's an outdoor open space. If there was a connection to the sidewalk, it doesn't necessarily have to be an entrance to the building.
- I agree, to me it is the last little problem, that street connection. Otherwise I have no other comments or critiques. They will figure it out.

- Are we speaking mainly to the access or lack thereof of the two five-bedroom units, or just the building in general? The functionality of having a Johnson Street entry to those, they're the only two residences on that floor, the rest is retail and amenity space.
- There's no entrance along here but certainly street activation. It's not something that is a prescriptive solution, it's a concern that staff raised and since it's half a block of Johnson Street, a main thoroughfare, that's something to be addressed. And the continuous landscaping makes it more of a barrier.
- It's a straight arrow that is preventing the connection from the building to the sidewalk. We don't need to design it but there needs to be at some point that urban connection.
- I'm open to any kind of elegant solution to your concerns, but personally it's not rubbing me the wrong way.
- I think the townhouses there are awkward. I understand the concern from that perspective. I wonder if there is an easy solution, a way to empower pedestrians to go into the vehicle space/promenade, and a stronger way to connect all the way through for a pedestrian that also activates that lobby. I wonder if there is a way to activate internally so people know that's how you get into this building, you go in and under, it's well lit and there's a purpose towards that elevator. Any similar thoughts?
- I'm trying to grapple with this façade because it is so monumental. It reminds me of downtown Chicago retail with these enormous three-story glass walls. But that's not what it is, it doesn't feel like it's accomplishing...I want to make sure we're all keeping in mind the height, the bonus stories.
- (Secretary) The model we're using to evaluate height is afforded to them under the UMX zoning district. We won't
 be looking at the PD standards, they are in the process of negotiating a voluntary land use agreement for the bonus
 stories. That is something the Plan Commission and Common Council will be evaluating. The UDC is looking at the
 building in terms of the Downtown Design Guidelines.
- You all taught me as the citizen member to look at a building as four-sided. This is a six-sided building, this side doesn't work as part of a four-sided building to me. It looks pretty but doesn't feel pedestrian friendly, it's too monumental.
- Are we dying on the hill that this needs to have an entrance?
- I don't want to die on a hill, and I don't know that it needs an entry. I think it needs a connection to the street somehow.

A motion was made by Asad, seconded by Von Below, to make a recommendation for Initial Approval with the condition that they incorporate a connection to the street along the W Johnson Street elevation.

Discussion on the motion:

• I do agree that it can be a little bit better. Seeing how much it improved from the last time, I know when it comes back it will be ready for Final Approval. The other side on Broom Street is not an entry, but it's classy, it's active, there are things you can easily do. Look at it one more time, there are so many options to solve that problem.

Action

On a motion by Asad, seconded by Von Below, the Urban Design Commission made an advisory recommendation to the Plan Commission for **INITIAL APPROVAL**. The motion passed with the following condition:

• That a connection to the street be incorporated along the W Johnson Street frontage.

The motion was passed on a unanimous vote of (7-0).

From:	Brenda Gonzalez
To:	All Alders
Cc:	Stouder, Heather; Wachter, Matthew
Subject:	UW off-campus housing
Date:	Friday, October 13, 2023 9:28:45 AM
Subject:	<u>Stouder, Heather; Wachter, Matthew</u> UW off-campus housing

Caution: This email was sent from an external source. Avoid unknown links and attachments.

To: City of Madison Common Council From: Brenda González, Director of Community Relations, UW Madison Via email

Dear Common Council Members,

The University of Wisconsin-Madison's Office of Student Financial Aid and University Housing continue to collaborate with city staff to develop strategies that facilitate affordable housing solutions for students from low- and moderate-income backgrounds.

A key element of our off-campus housing approach involves establishing an open dialog with private developers who are dedicated to allocating a portion of their properties to long-term affordable units. To ensure the success of this innovative partnership, UW-Madison has diligently built systems designed to identify eligible students and ensure their confidential access to more affordable rental options.

As the scope of partnership opportunities continues to grow, we strongly advocate for implementing a standardized framework for use by the city, UW-Madison and developers who are interested in providing below market-rate units to low- and moderate-income students. This approach would replace the current practice of navigating a complex, case-by-case or site-by-site scenario, wherein we endeavor to match students with rooms across various buildings, each offering different levels of affordability.

For this reason, in the context of the Core Spaces proposal located on the 400 block of West Johnson and West Gorham Streets, we strongly endorse the adoption of a system like the one currently being implemented in the Oliv project, which is currently under construction. Given the additional stories afforded to Core Spaces, this approach would involve Core's enduring commitment to offering 10% of the units at rents set 40% below the prevailing market rates. A 40% discount effectively aligns rental costs with the off-campus housing budgets of financial aid recipients. This affords them access to well-located, high-quality off-campus housing that is financially feasible within the framework of a comprehensive financial aid package, just as it is for Bucky's Pell Pathway recipients.

Although we would certainly embrace a larger share of discounted units for financially challenged students, establishing the discount proportion at 10% allows for a substantial 40% reduction. We understand from conversations with developers that in order for a project to be financially viable, a larger share of discounted units would yield a less impactful, more modest discount for each unit, which would be less effective in addressing the affordability concerns of individual students.

We thank the city for their dedication to implementing innovative methods to secure lasting affordability in high-quality student housing. While UW-Madison remains open to revisiting this framework for forthcoming projects, our current focus lies in establishing consistency,

which is a priority for the development of robust institutional systems that strengthen this partnership.

If you have questions, please feel free to contact me at brenda.gonzalez@wisc.edu.

Best,

Brenda

Brenda González Director of <u>Community Relations</u> University of Wisconsin - Madison brenda.gonzalez@wisc.edu

UW South Madison Partnership - Info 2238 South Park St. Madison, WI 53713



City of Madison

Master

File Number: 80649

File ID:	80649 File Type: Resoluti	on Status:	Report of Officer
Version:	1 Reference:	Controlling Body:	FINANCE COMMITTEE
		File Created Date :	11/01/2023
File Name:	State Street Campus Garage Reconstruction Bond	ds Final Action:	
Title:	Authorizing Not to Exceed \$28,605,000 Bonds Reconstruction of the State Street Campus G		
Notes:	StateStCampusGarageBonds		
Sponsors:	Satya V. Rhodes-Conway	Effective Date:	
Attachments:	Initial Resolution - City of Madison	Enactment Number:	
Author:	Matthew Robles	Hearing Date:	
Entered by:	mglaeser@cityofmadison.com	Published Date:	

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Attorney's Office	11/01/2023	Referred for Introduction				
	Action Text:	This Resolution was Ref					
	Notes:	Finance Committee (11/13/	23), Common Council	(11/21/23)			
1	COMMON COUN	II/07/2023	Refer	FINANCE COMMITTEE		11/13/2023	Pass
	Action Text:	A motion was made by 0 The motion passed by ve	, ,	Figueroa Cole, to Refer to	the FINANCE COM	MMITTEE.	
1	FINANCE COMM	11/13/2023	RECOMMEND TO COUNCIL TO ADOPT - REPOR OF OFFICER				Pass
	Action Text:	A motion was made by REPORT OF OFFICER.		by Madison, to RECOMME by voice vote/other.	ND TO COUNCIL 1	FO ADOPT -	

Text of Legislative File 80649

Fiscal Note

This is an initial resolution to issue of up to \$28.6 million of 20 year tax-exempt bonds to finance the State Street Campus Garage reconstruction project. The total estimated cost of this project is \$52 million based on construction bids and associated design, contingency, and other project costs. Estimated annual debt service is expected to average \$2.1 million (\$2.8 million in year 1) over the 20 year life of the bonds. Total interest costs are estimated to be \$14 million.

The general obligation bonds referenced in this initial resolution are for purposes that do not require a referendum under state law. Bonds issued for purposes that do not require a referendum must include an initial resolution. Once the initial resolution is adopted, electors have 30 days to petition for a referendum. A petition must include the names of electors numbering at least 10 percent of the votes cast for governor in the city in the last general election

Funding for the project includes the following:

TID 50 supported general obligation borrowing -- \$19.8 million (\$5 million was borrowed in September 2023)

Parking Utility supported general obligation borrowing -- \$12.0 million

General Fund supported general obligation borrowing -- \$1.7 million (Intercity bus terminal project)

Air Rights Payment/Parking Utility reserves -- \$18.5 million (reflects provisions in approved development agreement)

Funding of \$49.7 million for this project was initially approved in the 2023 adopted capital budget. The 2024 executive capital budget added \$12.5 million of TID 50 supported general obligation borrowing based on final construction cost estimates (to a total of \$62.2 million). The Common Council will consider an amendment to the 2024 executive capital budget that will reduce the project budget by \$10.2 million to reflect the construction bid.

These bonds will be issued through a companion debt parameters resolution (Legistar 80650).

Title

Authorizing Not to Exceed \$28,605,000 Bonds by City of Madison for Reconstruction of the State Street Campus Garage

Body

Please see Initial Resolution document in Attachments

INITIAL RESOLUTION AUTHORIZING NOT TO EXCEED \$28,605,000 BONDS FOR RECONSTRUCTION OF THE STATE STREET CAMPUS GARAGE

BE IT RESOLVED BY THE COMMON COUNCIL OF THE CITY OF MADISON, WISCONSIN, that there shall be issued the general obligation bonds of the City in a principal amount not to exceed \$28,605,000 for the following purposes: reconstruction of State Street parking facility. For the purposes of paying principal of and interest on the bonds, there is hereby levied on all taxable property in the City a direct annual irrepealable tax sufficient for that purpose.

BE IT FURTHER RESOLVED that the City Clerk is authorized to, within fifteen (15) days, publish a Notice to Electors pursuant to Sections 67.05(1) and 67.05(7)(b), as a class 1 notice under ch. 985, Wisconsin Statutes.

Adopted this ____th day of November, 2023, by roll call vote as follows:

Ayes:

Nays:

Approved:

Mayor

(SEAL)

Attest:

City Clerk



City of Madison

Master

File Number: 80650

	File ID:	80650	File Type: Resolution	on Status:	Report of Officer		
Version:		1	Reference:	Controlling Body:	FINANCE COMMITTEE		
				File Created Date :	11/01/2023		
	File Name:	General Obligatio	n Corporate Purpose Bonds	Final Action:			
	Title:	Authorizing the Issuance and Establishing the Parameters for the Sale of Not to Exceed \$28,605,000 General Obligation Corporate Purpose Bonds of the City of Madison, Wisconsin, and Directing the Final Approval of the Terms Thereof.					
	Notes:	Notes: GenObligationCorporateBonds2023					
	Sponsors:	Satya V. Rhodes-	Conway	Effective Date:			
Attachments:		Series 2024-V2, (ers - Madison Bond Resolution Compare - Redline V1 v V2, dison Bond Resolution Series	Enactment Number:			
	Author:	Matthew Robles		Hearing Date:			
	Entered by:	mglaeser@cityofr	nglaeser@cityofmadison.com Published Date:				

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Attorney's Office	11/01/2023	Referred for Introduction				
	Action Text: Notes:	This Resolution was Ref Finance Committee (11/13/	erred for Introduction 23), Common Council (11/21	/23)			
1	COMMON COUN	NCIL 11/07/2023	Refer	FINANCE COMMITTEE		11/13/2023	Pass
	Action Text:	A motion was made by 0 The motion passed by v	Currie, seconded by Figue oice vote/other.	eroa Cole, to Refer to the	FINANCE CON	IMITTEE.	
1	FINANCE COMM	11/13/2023	RECOMMEND TO COUNCIL TO ADOPT - REPORT OF OFFICER				Pass
	Action Text:	,	/erveer, seconded by Mac The motion passed by vo		TO COUNCIL T	O ADOPT -	

Text of Legislative File 80650

Fiscal Note

This resolution authorizes the issuance of up to \$28.6 million of 20 year tax-exempt bonds to finance the State Street Campus Garage reconstruction project. The total estimated cost of

this project is \$52 million based on construction bids and associated design, contingency, and other project costs. Estimated annual debt service is expected to average \$2.1 million (\$2.8 million in year 1) over the 20 year life of the bonds. Total interest costs are estimated to be \$14 million.

Funding for the project includes the following:

TID 50 supported general obligation borrowing -- \$19.8 million (\$5 million was borrowed in September 2023) Parking Utility supported general obligation borrowing -- \$12.0 million General Fund supported general obligation borrowing -- \$1.7 million (Intercity bus terminal project) Air Rights Payment/Parking Utility reserves -- \$18.5 million (reflects provisions in approved development agreement)

Funding of \$49.7 million for this project was initially approved in the 2023 adopted capital budget. The 2024 executive capital budget added \$12.5 million of TID 50 supported general obligation borrowing based on final construction cost estimates (to a total of \$62.2 million). The Common Council will consider an amendment to the 2024 executive capital budget that will reduce the project budget by \$10.2 million to reflect the construction bid.

The debt will be issued based on market conditions, with the approval of the Finance Director that the parameters included in the resolution are met. The parameters include a maximum interest rate of 5% and cost of issuance of no more than \$105,000. The debt must be issued before October 1, 2024.

Title

Authorizing the Issuance and Establishing the Parameters for the Sale of Not to Exceed \$28,605,000 General Obligation Corporate Purpose Bonds of the City of Madison, Wisconsin, and Directing the Final Approval of the Terms Thereof.

Body

Please see Parameters document in Attachments

RESOLUTION AUTHORIZING THE ISSUANCE AND ESTABLISHING PARAMETERS FOR THE SALE OF NOT TO EXCEED \$28,605,000 GENERAL OBLIGATION CORPORATE PURPOSE BONDS OF THE CITY OF MADISON, WISCONSIN, AND DIRECTING THE FINAL APPROVAL OF THE TERMS THEREOF

RECITALS:

WHEREAS, the Common Council of the City of Madison, Wisconsin (the "City") has heretofore adopted an initial resolution (the "Initial Resolution") authorizing the issuance of general obligation bonds in the not to exceed amount of \$28,605,000 for the following public purpose: reconstruction of a parking facility located at 415 North Lake Street in the City of Madison, Wisconsin known or to be known as State Street Parking Facility (the "Project").

WHEREAS, within fifteen 15 days following the adoption of the Initial Resolution, the City Clerk will cause a notice to electors to be published in the official newspaper of the City, stating the purpose and maximum principal amount of the bond issues authorized by the Initial Resolutions and describing the opportunity and procedure for submitting a petition requesting a referendum on the bond issue authorized by the Initial Resolution;

WHEREAS, the time to file such petition shall expire on December 21, 2023;

WHEREAS, the Common Council hereby finds and determines that the Project is within the City's power to undertake and therefore service a "public purpose" as the term is defined in Section 67.04(1)(b), Wisconsin Statutes;

WHEREAS, the City is authorized by the provisions of Section 67.04, Wisconsin Statutes, to borrow money and issue general obligation bonds for such public purpose; and

WHEREAS, it is the finding of the Common Council that it is in the best interest of the City to direct its municipal advisor, Baker Tilly Municipal Advisors, LLC, to take the steps necessary for the City to offer and sell the Bonds at public sale and to obtain bids for the purchase of the Bonds.

NOW, THEREFORE, BE IT RESOLVED BY THE COMMON COUNCIL OF THE CITY OF MADISON, WISCONSIN, as follows:

Section 1. Authority and Purpose. This resolution is adopted pursuant to Section 67.04 of the Wisconsin Statutes to authorize the issuance of bonds for the purpose of paying costs of the Project and establishes the parameters for the sale of General Obligation Corporate Purpose Bonds, Series 2024-A, in an aggregate principal amount not to exceed \$28,605,000 (the "Bonds"). The Finance Director will determine the final terms of the Bonds within the parameters set forth herein pursuant to the authority and direction provided by Section 2.05 hereof.

A portion of the proceeds from the Bonds will also be used for costs of issuance related to the Bonds.

The Project is hereby authorized to be made or undertaken by the City of Madison, Wisconsin (the "City"). For the purpose of paying principal of and interest on the Bonds, there is hereby levied on all the taxable property in the City a direct, annual, irrepealable tax sufficient for that purpose.

Section 2. Authorization, Terms of Bonds, Sale and Direction to Determine Final Terms.

<u>Section 2.01</u>. To meet part of the estimated cost of the improvements or purposes described in Section 1 of this resolution, there is hereby appropriated the aggregate sum of not to exceed \$28,605,000. For the purpose of financing said appropriation, the Bonds shall be issued and sold in an aggregate principal amount of not to exceed \$28,605,000.

Section 2.02. Original Issue Date and Designation. The Bonds shall be dated their date of issuance and be issued and designated as "General Obligation Corporate Purpose Bonds, Series 2024-A," and shall be issuable in the denominations of \$5,000 or any integral multiple thereof. The Bonds shall be numbered consecutively from 1 upwards in order of their issuance and may bear such other identifying numbers or letters as may be useful to facilitate the registration, transfer and exchange thereof. Each Bond shall be dated as of the interest payment date next preceding the date of issuance thereof, except that (a) if such date of issuance shall be prior to the first interest payment date, said Bond shall be dated as of the date of delivery, (b) if such date of issuance shall be an interest payment date, said Bond shall be dated as of such interest payment date, or (c) if interest due on said Bond shall not have been paid in full, then notwithstanding any of the foregoing provisions, said Bond shall be dated as of the date to which interest has been paid in full on said Bond.

<u>Section 2.03.</u> General Terms of the Bonds, Payment Dates and Establishment of Parameters.

(a) The Bonds shall bear interest at the rate or rates determined by the Finance Director pursuant to Section 2.05 below, provided that the true interest cost of the Bonds shall not exceed 5.00%. Interest on the Bonds shall be payable semi-annually on April 1 and October 1 of each year, commencing on October 1, 2024. Interest shall be computed upon the basis of a 360-day year or twelve 30-day months and will be rounded pursuant to the rules of the Municipal Securities Rulemaking Board.

The principal of and premium, if any, on the Bonds shall be payable in lawful money of the United States of America at the principal corporate trust office of the bank, trust company or national banking association designated in Section 7 of this resolution. Interest on the Bonds shall be payable in lawful money of the United States of America on each interest payment date to the registered owners of record thereof appearing on the registration books maintained by the City for such purpose at the principal corporate trust office of the bond registrar, as of the close of business on the fifteenth day of the calendar month next preceding the applicable interest payment date. Interest on the Bonds shall be paid by check or draft mailed to such registered owners at their addresses appearing on the registration books. (b) The Bonds shall be issued in the aggregate principal amounts and mature on October 1 in the years and in the amounts, respectively, as determined by the Finance Director pursuant to Section 2.05 below, provided that the Bonds shall mature no later than October 1, 2043 and provided further that, subject to Section 2.01, the aggregate principal amount of the Bonds shall not exceed \$28,605,000.

(c) The costs of issuance for the Bonds (not including any underwriter's spread) will be paid for with a portion of the Bond proceeds, provided the sale of the Bonds only occurs if these aggregate costs of issuance for the Bonds paid with proceeds of the Bonds does not exceed \$105,000.

(d) The Bonds may be subject to redemption prior to maturity and mandatory redemption as further described in the Approving Certificate (as defined herein).

In the event of the redemption, of less than all the Bonds of like maturity, the aggregate principal amount thereof to be redeemed shall be \$5,000 or an integral multiple thereof, and the bond registrar shall assign each Bond of such maturity a distinctive number for each \$5,000 principal amount of such Bond and shall select by lot from the numbers so assigned as many numbers as, at \$5,000 for each number, shall equal the principal amount of such Bonds to be redeemed. The Bonds to be redeemed shall be the Bonds to which were assigned the numbers so selected, provided that only so much of the principal amount of each Bond shall be redeemed as shall equal \$5,000 for each number assigned to it and so selected.

Notice of the redemption of Bonds shall be mailed by the bond registrar not less than 30 days nor more than 60 days prior to the date fixed for such redemption to the registered owners of Bonds to be redeemed at their last addresses appearing on said registration books. The Bonds or portions thereof specified in said notice shall become due and payable at the applicable redemption price on the redemption date therein designated, and, if, on the redemption date, moneys for payment of the redemption price of all the Bonds or portions thereof to be redeemed, together with interest to the redemption date, shall be available for such payment on said date, then from and after the redemption date interest on such Bonds or portions thereof shall cease to accrue and shall become payable. If there shall be drawn for redemption less than all of a Bond, the City shall execute and the bond registrar shall authenticate and deliver, upon the surrender of such Bond, without charge to the owner thereof, for the unredeemed balance of the Bond so surrendered, Bonds of like maturity and of the denomination of \$5,000 or any integral multiple thereof.

(e) The Bonds may be initially issued in temporary form and shall be exchanged for definitive printed Bonds as soon as possible. The temporary Bonds shall be executed as provided herein and shall be in substantially the form set forth in Section 5 hereof.

<u>Section 2.04.</u> Offering and Sale of the Bonds. The City has retained Baker Tilly Municipal Advisors, LLC ("Baker Tilly"), as its independent municipal advisor. The Bonds shall be offered by way of competitive public sale(s) on the date(s) and time(s) approved by the

Finance Director in consultation with Baker Tilly. In connection with said sale, the officers and employees of the City are hereby authorized to cooperate with Baker Tilly and participate in the preparation of an official statement for the Bonds. The Finance Director is authorized to approve the Preliminary Official Statement with respect to the Bonds and deem the Preliminary Official Statement as "final" as of its dates for purposes of Rule 15c2-12 promulgated by the Securities and Exchange Commission pursuant to the Securities and Exchange Act of 1934 (the "Rule"). Baker Tilly is authorized and directed to receive bids for the purchase of the Bonds on behalf of the City.

<u>Section 2.05.</u> Direction to Determine Final Terms of Bonds Pursuant to this Resolution. Subject to the satisfaction of the requirements, conditions and parameters set forth in this Resolution, the Mayor and City Clerk are hereby authorized, empowered and directed to execute, issue and sell the Bonds to the to be determined purchaser thereof, for, on behalf of and in the name of the City. The issuance and sale of the Bonds to the purchasers is conditioned upon the determination by the Finance Director of the date or dates of the Bonds, definitive principal amount, maturity years, maturity principal amounts, underwriter's discount, interest rates, optional and mandatory redemption provisions, if any, the purchase price for the Bonds, the costs of issuance to be paid for with proceeds of the Bonds and any other necessary provisions that are not in conflict with this resolution. The determination of the Finance Director pursuant to the parameters set forth in this resolution shall be evidenced by a certificate signed by said officers setting forth those definitive terms in substantially the form attached hereto as <u>Exhibit A</u> (the "Approving Certificate"), with such further additions or changes as the Finance Director may determine shall be necessary.

The officers, attorneys, and other agents or employees of the City are hereby authorized to do all acts required of them to carry out the purposes of this resolution as shall be necessary, advisable, desirable, or appropriate in connection with this resolution and the issuance, sale, and delivery of the Bonds, including, without limitation and whenever applicable, the execution and delivery thereof and of all other related documents, instruments, certificates, and opinions.

Section 3. Execution and Authentication of Bonds. The Bonds shall be executed in the name of the City by the manual or facsimile signatures of its Mayor and City Clerk and the corporate seal of the City, or a facsimile thereof, shall be thereunto affixed, impressed or otherwise reproduced thereon.

In case any officer whose signature, or a facsimile of whose signature, shall appear on any Bonds shall cease to hold such office before the issuance of the Bonds, such Bonds shall nevertheless be valid and sufficient for all purposes, the same as if the person whose signature, or a facsimile thereof, appears on such Bonds had not ceased to hold such office. Any Bond may be signed, sealed or attested on behalf of the City by any person who, on the date of such act, shall hold the proper office, notwithstanding that at the date of such Bond such person may not have held such office. No recourse shall be had for the payment of any Bonds against any officer who executes the Bonds.

The Bonds shall bear thereon a certificate of authentication executed manually by the bond registrar. No Bond shall be entitled to any right or benefit under this resolution or shall be

valid or obligatory for any purpose until such certificate of authentication shall have been duly executed by the bond registrar.

Section 4. General Obligations. The full faith and credit of the City are hereby irrevocably pledged to the punctual payment of the principal of and interest on the Bonds. The Bonds shall be direct and general obligations of the City, and the City shall be obligated to levy ad valorem taxes upon all the taxable property in the City for the payment of the Bonds and the interest thereon, without limitation as to rate or amount.

Section 5. Form of Bonds. The Bonds shall be issued as fully registered Bonds and shall be in substantially the following form, respectively, with such changes as may be approved by the Finance Director, the blanks to be appropriately completed when the Bonds are printed:

(Form of Bonds)

UNITED STATES OF AMERICA

STATE OF WISCONSIN

COUNTY OF DANE

CITY OF MADISON

GENERAL OBLIGATION CORPORATE PURPOSE BOND, SERIES 2024-A

REGISTERED NO		\$	REGISTERED
DATED DAT	TE INTEREST RA	ATE MATURITY DATE	CUSIP
, 20)24%	October, 20	

REGISTERED OWNER:

PRINCIPAL AMOUNT:

The CITY OF MADISON (the "City"), a municipal corporation of the State of Wisconsin situate in the County of Dane, acknowledges itself indebted and for value received hereby promises to pay to the registered owner identified above, or registered assigns, the principal amount specified above on the maturity date specified above, unless this bond shall be redeemable and shall have previously been called for redemption and payment of the redemption price made or provided for, and to pay interest on such principal amount from the dated date hereof at the interest rate per annum specified above, payable in lawful money of the United States of America on October 1, 2024, and semiannually thereafter on the first days of April and October and in each year until the principal amount shall have been paid, by check or

draft mailed to the registered owner of record hereof as of the fifteenth day of the calendar month next preceding such interest payment date, at the address of such owner appearing on the registration books maintained by the City for such purpose at the principal corporate trust office of U.S. Bank Trust Company, National Association, in Milwaukee, Wisconsin, as fiscal agent pursuant to Section 67.10(2), Wisconsin Statutes, and as bond registrar or its successor (the "Bond Registrar"). This bond, as to principal and premium, if any, when due, will be payable in lawful money of the United States of America upon presentation and surrender of this bond at the principal corporate trust office of the Bond Registrar. The full faith and credit of the City are irrevocably pledged for the punctual payment of the principal of and interest on this bond according to its terms.

This bond is part of a series of bonds issued in the aggregate principal amount of \$_____, which are all of like tenor except as to date, maturity, rate of interest and option of redemption. The bonds are being issued for the following public purpose: reconstruction of a parking facility located at 415 North Lake Street in the City of Madison, Wisconsin known or to be known as State Street parking facility.

The bonds are authorized and issued under and pursuant to Section 67.04 of the Wisconsin Statutes and under and in accordance with a resolution adopted by the Common Council of the City on November 21, 2023, and entitled: "Resolution Authorizing the Issuance and Establishing the Parameters for the Sale of not to exceed \$28,605,000 General Obligation Corporate Purpose Bonds of the City of Madison, Wisconsin, and Directing the Final Approval of the Terms Thereof" and the Certificate Approving Details of the Bonds by the City's Finance Director dated _____, 2024.

The bonds maturing on or after October 1, 20_, are subject to redemption prior to maturity as a whole or in part at the option of the City upon notice as herein provided, in any order of maturity at the discretion of the City and by lot within a single maturity, on October 1, 20___, and on any date thereafter, at a redemption price equal to 100% of the principal amount thereof to be redeemed plus accrued interest to the redemption date and without premium.

Notice of the redemption of bonds shall be mailed by the Bond Registrar not less than 30 days nor more than 60 days prior to the date fixed for such redemption to the registered owners of bonds to be redeemed at their last addresses appearing on such registration books. The bonds or portions thereof specified in said notice shall become due and payable at the applicable redemption price on the redemption date therein designated, and if, on the redemption date, moneys for payment of the redemption price of all the bonds or portions thereof to be redeemed, together with interest to the redemption date, shall be available for such payment on said date, then from and after the redemption date interest on such bonds or portions thereof shall cease to accrue and shall become payable.

This bond is transferable only upon such registration books by the registered owner hereof in person, or by his attorney duly authorized in writing, upon surrender hereof at the principal corporate trust office of the Bond Registrar together with a written instrument of transfer satisfactory to the Bond Registrar duly executed by the registered owner or by his duly authorized attorney, and thereupon a new registered bond or bonds, in the authorized denominations of \$5,000 or any integral multiple thereof and of the same aggregate principal amount, maturity and interest rate as this bond shall be issued to the transferee in exchange therefor. In like manner, this bond may be exchanged for an equal aggregate principal amount of bonds of the same maturity and interest rate and of any of such authorized denominations. The City or the Bond Registrar may make a charge sufficient to reimburse it for any tax, fee or other governmental charge required to be paid with respect to the transfer or exchange of this bond. No other charge shall be made for the privilege of making such transfer or exchange. The City and the Bond Registrar may treat and consider the person in whose name this bond is registered as the absolute owner hereof for the purpose of receiving payment of, or on account of, the principal, premium, if any, and the interest due hereon and for all other purposes whatsoever.

This bond shall not be valid or become obligatory for any purpose until the certificate of authentication hereon shall have been duly executed by the Bond Registrar.

It is hereby certified, recited and declared that all acts, conditions and things required to be done, exist and be performed precedent to and in the issuance of this bond in order to make it a legal, valid and binding obligation of the City have been done, exist and have been performed in regular and due time, form and manner as required by law, that a direct, annual, irrepealable tax has been levied by the City sufficient to pay the interest when it falls due and also to pay and discharge the principal at maturity, and that the series of bonds of which this bond is one, together with all other indebtedness of the City, is within every debt or other limit prescribed by law. IN WITNESS WHEREOF, the CITY OF MADISON has caused this bond to be executed in its name and on its behalf by the manual or facsimile signatures of its Mayor and its City Clerk, and its corporate seal, or a facsimile thereof, to be hereunto affixed or otherwise reproduced hereon.

CITY OF MADISON

Mayor

(SEAL)

City Clerk

CERTIFICATE OF AUTHENTICATION

Date of Authentication:

This bond is one of the General Obligation Corporate Purpose Bonds, Series 2024-A, described in the within-mentioned resolution.

U.S. BANK TRUST COMPANY, NATIONAL ASSOCIATION, as Bond Registrar

Ву_____

Authorized Officer

ASSIGNMENT

Dated _____

Signature Guarantee

[End of Form of Bonds]

Section 6. Transfer, Exchange and Registry. The Bonds shall be negotiable, subject to the provisions for registration of transfer contained herein. Each Bonds shall be transferable only upon the registration books maintained by the City for that purpose at the principal corporate trust office of the bond registrar, by the registered owner thereof in person or by his attorney duly authorized in writing, upon surrender thereof together with a written instrument of transfer satisfactory to the bond registrar and duly executed by the registered owner or his duly authorized attorney. Upon the surrender for transfer of any such Bond, the City shall execute and the bond registrar shall authenticate and deliver a new Bond or Bonds registered in the name of the transferee, of the same aggregate principal amount, maturity and interest rate as the surrendered Bond. Bonds, upon surrender thereof at the principal corporate trust office of the bond registrar, with a written instrument satisfactory to the bond registrar, duly executed by the registered owner or his attorney duly authorized in writing, may be exchanged for an equal aggregate principal amount of Bonds of the same maturity and interest rate and of the denominations of \$5,000 or any integral multiple thereof.

For every such exchange or registration of transfer of Bonds, the City or the bond registrar may make a charge sufficient to reimburse it for any tax, fee or other governmental charge required to be paid with respect to such exchange or transfer, which sum or sums shall be paid by the person requesting such exchange or transfer as a condition precedent to the exercise of the privilege of making such exchange or transfer. No other charge shall be made for the privilege of making such transfer or exchange.

The bond registrar shall not be required to transfer or exchange any Bond after notice of the redemption of all or a portion thereof has been mailed. The bond registrar shall not be required to transfer or exchange any Bond during a period of 15 days next preceding the mailing of a notice of redemption that could designate for redemption all or a portion of such Bond.

The City and the bond registrar may deem and treat the person in whose name any Bond shall be registered upon the registration books as the absolute owner of such Bond, whether such

Bond shall be overdue or not, for the purpose of receiving payment of, or on account of, the principal of, premium, if any, or interest thereon and for all other purposes whatsoever, and all such payments so made to any such registered owner or upon his order shall be valid and effectual to satisfy and discharge the liability upon such Bond to the extent of the sums or sums so paid, and neither the City nor the bond registrar shall be affected by any notice to the contrary.

In order to provide for the initial issuance of the Bonds in a form that provides for a system of book-entry only transfers, the ownership of one fully registered Bond for each maturity in the aggregate principal amount of such maturity shall be registered in the name of Cede & Co., as a nominee of The Depository Trust Company, New York, New York ("DTC"). In the event that the City determines that the system of book-entry only transfers through DTC (or a successor securities depository) is not in the best interests of the Beneficial Owners (as hereinafter defined) of the Bonds or is burdensome to the City, the City may notify DTC, whereupon DTC will notify the DTC Participants (as hereinafter defined) of the availability through DTC of Bond certificates. In such event, the City shall issue and the bond registrar shall authenticate, transfer and exchange Bond certificates as requested by DTC of like principal amount, series and maturity, in denominations of \$5,000 or any integral multiple thereof to the identifiable Beneficial Owners, in replacement of such Beneficial Owners' beneficial interests in the Bonds. For the purposes of this paragraph, the term "Beneficial Owners" shall mean (a) those persons for whom DTC Participants acquire interests in the Bonds as nominees.

Section 7. Bond Registrar. The City will enter into a contract with and designate U.S. Bank Trust Company, National Association, Milwaukee, Wisconsin, to serve as fiscal agent pursuant to Section 67.10(2), Wisconsin Statutes, and as bond registrar. The City covenants that it shall at all times retain a bank, trust company or national banking association to act as bond registrar with respect to the Bonds, that it will maintain at the designated office of such bote registrar a place where Bonds may be presented for payment and registration of transfer or exchange and that it shall require that the bond registrar maintain proper registration books and perform the other duties and obligations imposed upon it by this resolution in a manner consistent with the standards, customs and practices of the municipal securities business.

The bond registrar shall signify its acceptance of the duties and obligations imposed upon it by this resolution by executing the certificate of authentication on any Bond, and, by such execution, the bond registrar shall be deemed to have certified to the City that it has all requisite power to accept, and has accepted, such duties and obligations not only with respect to the Bond so authenticated but with respect to the Bonds. The bond registrar is the agent of the City and shall not be liable in connection with the performance of its duties except for its own negligence or default. The bond registrar shall, however, be responsible for any representation in its certificate of authentication on the Bonds.

The City may remove the bond registrar at any time. In case at any time the bond registrar shall resign or shall be removed or shall become incapable of acting, or shall be adjudged a bankrupt or insolvent, or if a receiver, liquidator or conservator of the bond registrar, or of its property, shall be appointed, or if any public officer shall take charge or control of the bond registrar or of its property or affairs, the City covenants and agrees that it will thereupon

appoint a successor bond registrar. The City shall mail notice of such appointment made by it to each registered owner of Bonds within 20 days after such appointment.

Section 8. Borrowed Money Funds. The principal proceeds from the sale of the Bonds shall be paid into the City treasury and entered in a fund separate and distinct from all other funds, which fund shall be designated "General Obligation Corporate Purpose Bonds, Series 2024-A, Borrowed Money Fund." Money in said fund shall be used solely for the purposes for which the Bonds were issued, including repayment of any temporary loan or reimbursement of any temporary advance made in anticipation of the issuance of said Bonds.

Section 9. Tax Levy. For the purpose of paying the principal amounts of the Bonds as the same shall mature, and to pay the interest thereon as the same shall come due, there is hereby levied, for each year in which any of the Bonds shall be outstanding, direct, annual, irrepealable taxes in amounts fully sufficient to pay such principal and interest, and the specific amounts levied for each year shall be set forth in the Approving Certificate.

Interest or principal coming due at any time when there shall be insufficient funds on hand to pay the same shall be paid promptly when due from current funds on hand in advance of the collection of the taxes herein levied; and when said taxes shall have been collected, reimbursement shall be made to the said funds in the amounts thus advanced.

Section 10. Extension of Taxes. The amounts of taxes levied pursuant to Section 9 hereof, as further detailed in the Approving Certificate, shall be carried onto the tax roll by the City from year to year and collected as other taxes are collected; and such amounts may be reduced in any year only by any amount of surplus money in the Debt Service Fund created pursuant to Section 67.11, Wisconsin Statutes.

Section 11. Debt Service Funds. There is hereby created a fund to be known as "General Obligation Corporate Purpose Bonds, Series 2024-A, Debt Service Fund" (the "Debt Service Fund") to be established and maintained in accordance with generally accepted accounting principles. Into the Debt Service Fund, there shall be deposited the following: (a) all premium and accrued interest received by the City from the sale of the Bonds; (b) all money raised by taxes herein levied pursuant to Section 9 hereof allocable to the Bonds and any amounts appropriated for the specific purpose of paying principal and interest on the Bonds when due; (c) any surplus in the Borrowed Money Fund created in Section 8 hereof for the Bonds; (d) such additional amounts as may at any time be necessary to pay the principal of and interest on the Bonds as the same shall become due; and (e) such further deposits as may be required by Section 67.11, Wisconsin Statutes.

Section 12. Application and Investment of Bond Proceeds. Following the sale of the Bonds, the Mayor and City Clerk are hereby authorized and directed to cause the Bonds to be printed, and to execute and deliver the Bonds to the purchasers thereof upon payment therefor; and the principal proceeds from the sale of the Bonds shall be used only for the purposes and in the manner required by law and by this resolution. The proceeds may be invested in the manner permitted by law, subject to the restrictions contained in the next succeeding section.

Section 13. Tax Covenants.

(a) The City shall not take, nor omit to take, any action that is lawful and within its power to take, which action or omission would cause interest on any Bonds to become subject to federal income taxes in addition to federal income taxes to which interest on such Bonds is subject on the date of issuance thereof.

(b) The City shall not permit any of the proceeds of the Bonds, or any facilities financed with such proceeds, to be used in any manner that would cause any of the Bonds to constitute a "private activity bond" within the meaning of Section 141 of the Internal Revenue Code of 1986 (the "Code").

(c) The City shall not permit any of the proceeds of the Bonds or other moneys to be invested in any manner that would cause any Bond to constitute an "arbitrage bond" within the meaning of Section 148 of the Code.

(d) The City shall comply with the provisions of Section 148(f) of the Code relating to the payment of certain investment earnings at periodic intervals to the United States of America; provided, however, that such payment shall not be required to the extent the City receives an opinion of nationally recognized bond counsel (which opinion may be given in reliance upon a ruling or rulings of the Internal Revenue Service) to the effect that such payment is not necessary to preserve the exemption from federal income taxes of interest on the Bonds.

Section 14. Continuing Disclosure. In connection with the sale of the Bonds, the Finance Director or his designee (an "Authorized Officer") is hereby authorized to execute and deliver a Continuing Disclosure Undertaking (the "Continuing Disclosure Undertaking") evidencing the City's agreement to comply with the requirements of Section (b)(5) of the Rule adopted by the Securities and Exchange Commission under the Securities Exchange Act of 1934. Upon its execution and delivery on behalf of the City as herein provided, the Continuing Disclosure Undertaking will be binding on the City, and the officers, employees and agents of the City are hereby authorized to do all such acts and things and to execute all such documents as may be necessary to carry out and comply with the provisions of the Continuing Disclosure Undertaking as executed. Any Authorized Officer is hereby further authorized to amend the Continuing Disclosure Undertaking in accordance with its respective terms from time to time following its execution and delivery as said officer shall deem necessary. In addition, an Authorized Officer is authorized to make or cause to be made all future filings with the Municipal Securities Rulemaking Board with respect to any debt obligations, all in accordance with the provisions of Section (b)(5) of the Rule. Notwithstanding any other provision of this resolution, the sole remedies for any failure by the City to comply with the Continuing Disclosure Undertaking shall be the ability of the beneficial owner of any applicable Bond to seek mandamus or specific performance by court order to cause the City to comply with its obligations under the Continuing Disclosure Undertaking.

Section 15. Defeasance and Payment of Bonds.

(a) If the City shall pay or cause to be paid to the registered owners of a series of Bonds the principal, premium, if any, and interest due or to become due thereon, at the times and in the manner stipulated therein and in this resolution, then the pledge of taxes, securities and funds hereby pledged and the covenants, agreements and other obligations of the City to the registered owners and the beneficial owners of such Bonds shall be discharged and satisfied.

(b) Any series of Bonds, whether at or prior to the maturity or the redemption date of such Bonds, shall be deemed to have been paid within the meaning of this Section if (i) in case any such Bonds are to be redeemed prior to the maturity thereof, there shall have been taken all action necessary to call such Bonds for redemption and notice of such redemption shall have been duly given or provision shall have been made for the giving of such notice, and (ii) there shall have been deposited in trust with a bank, trust company or national banking association acting as fiduciary for such purpose either (A) moneys in an amount which shall be sufficient, or (B) "Federal Obligations" as defined in paragraph (c) of this Section, the principal of and the interest on which when due will provide moneys which, together with any moneys on deposit with such fiduciary at the same time for such purpose, shall be sufficient to pay when due the principal of, redemption premium, if any, and interest due and to become due on said Bonds on and prior to the applicable redemption date or maturity date thereof.

(c) As used in this Section, the term "Federal Obligations" means (i) noncallable, direct obligations of the United States of America, (ii) noncallable and nonprepayable, direct obligations of any agency of the United States of America, which are unconditionally guaranteed by the United States of America as to full and timely payment of principal and interest, (iii) noncallable, nonprepayable coupons or interest installments from the securities described in clause (i) or clause (ii) of this paragraph, which are stripped pursuant to programs of the Department of the Treasury of the United States of America, or (iv) coupons or interest installments stripped from bonds of the Resolution Funding Corporation.

Section 16. Resolution To Constitute a Contract. The provisions of this resolution and the executed Approving Certificate shall constitute a contract between the City and the owner or owners of the Bonds. Any pledge made in this resolution and the provisions, covenants and agreements herein set forth to be performed by or on behalf of the City shall be for the equal benefit, protection and security of the owners of any and all of the Bonds of a series. All of the Bonds of a series, regardless of the time or times of their issuance, shall be of equal rank without preference, priority or distinction of any of the Bonds over any other thereof except as expressly provided in or pursuant to this resolution. This resolution shall constitute full authority for the issuance of the Bonds in accordance with the parameters set forth herein, and to the extent that the provisions of this resolution conflict with the provisions of any other resolution of the City, the provisions of this resolution, as amended, shall control. If any section, paragraph or provision of this resolution shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this resolution. **Section 17. Notice**. The City Clerk is authorized to publish a notice of the issuance of the Bonds as a class 1 notice pursuant to Section 893.77, Wisconsin Statutes.

Section 18. Expiration of Authority. If the Finance Director has not determined the final terms of the Bonds pursuant to Section 2 hereof and the sale of the Bonds to the purchasers, respectively, has not occurred in accordance with the terms of this resolution by October 1, 2024, then the authority granted in this resolution shall expire and be of no further force and effect.

Section 19. Effective Date. This resolution shall become effective immediately upon its passage, the public welfare requiring it.

Adopted this _____th day of November, 2023, by roll call vote as follows: Ayes:

Nays:

Approved:

Mayor

(SEAL)

Attest:

City Clerk

EXHIBIT A

FORM OF APPROVING CERTIFICATE

CERTIFICATE APPROVING DETAILS OF \$_____ GENERAL OBLIGATION CORPORATE PURPOSE BONDS, SERIES 2024-A

I, David P. Schmiedicke, the Finance Director of the City of Madison, Wisconsin (the "City") hereby certifies that:

1. <u>Resolution</u>. On November 21, 2023, the Common Council of the City adopted Resolution No. _____ (the "Resolution") authorizing the issuance and establishing parameters for the sale of not to exceed General Obligation Corporate Purpose Bonds, Series 2024-A, in an aggregate principal amount not to exceed \$_____ (the "Bonds") and directing the Finance Director to determine the details for the Bonds within such parameters. Capitalized terms used herein which are not defined shall have the meanings given in the Resolution.

2. <u>Certain Terms of the Bonds</u>. In compliance with the Resolution parameters, the Bonds shall be dated ______, shall be issued in the aggregate principal amount of \$______ (which is not more than the amount authorized by the Resolution), and shall mature on October 1 in the years 2025 through 2043 (which is not later than October 1, 2043, as required by the Resolution), in the principal amounts, and shall bear interest at the rates per annum, set forth below:

Year	Principal Amount	Interest Rate
2025	\$	%
2026		
2027		
2028		
2029		
2030		
2031		
2032		
2033		
2034		
2035		
2036		
2037		
2038		
2039		
2040		
2041		
2042		
2043		

The true interest rate on the Bonds (computed taking the purchaser's compensation into account) is _____% (which is not in excess of ____%, as required by the Resolution). The debt service schedule on the Bonds is attached hereto as Exhibit A.

3. <u>Purchase Price of the Bonds</u>. The Bonds were sold to ______ (the "Purchaser") in accordance with the Terms of Offering and Bid Form prepared by Baker Tilly Municipal Advisors, LLC ("Baker Tilly"), as the City's independent municipal advisor and in accordance with the Resolution at a price of \$_____ [and accrued interest to the date of delivery].

4. <u>Costs of Issuance</u>. The costs of issuance for the Bonds (not including any underwriter's spread) to be paid with proceeds of the Bonds does not exceed \$_____.

5. <u>Optional Redemption Provisions of the Bonds</u>. At the option of the City, the Bonds maturing on October 1, 20__ and thereafter shall be subject to redemption prior to maturity on October 1, 20__ or on any date thereafter, in whole or in part, and if in part, at the option of the City and in such manner as the City shall determine.

6. [<u>Mandatory Redemption</u>.]

7. <u>Tax Levy</u>. For the purpose of paying the principal amounts of the Bonds as the same shall mature, and to pay the interest thereon as the same shall come due, there is hereby levied, for each year in which any of the Bonds shall be outstanding, direct, annual, irrepealable taxes in amounts fully sufficient to pay such principal and interest, and the specific amounts levied for each year as follows:

Year of Levy	Amount of <u>Principal and Interest (\$)</u>
2024	
2025	
2026	
2027	
2028	
2029	
2030	
2031	
2032	
2033	
2034	
2035	
2036	
2037	
2038	
2039	
2040	

2041	
2042	
2043	

Interest or principal coming due at any time when there shall be insufficient funds on hand to pay the same shall be paid promptly when due from current funds on hand in advance of the collection of the taxes herein levied; and when said taxes shall have been collected, reimbursement shall be made to the said funds in the amounts thus advanced.

8. <u>Expiration of Petition Period</u>. The petition period provided for under Section 67.05(7)(b), Wisconsin Statutes, has expired without the filing of a sufficient petition for referendum with respect to the Initial Resolution authorizing the issuance of the Bonds.

9. <u>Approval</u>. This Certificate constitutes the City's approval of the date of issuance and the definitive principal amount, maturity years, maturity principal amounts, underwriter's discount, interest rates, optional [and mandatory] redemption provisions, purchase price for the Bonds, the costs of issuance to be paid for with proceeds of the Bonds and the direct annual irrepealable tax levy to repay the Bonds, in satisfaction of the conditions and parameters set forth in the Resolution.

IN WITNESS WHEREOF, we have executed this Certificate on [Sale Date], 2024 pursuant to the authority delegated to us in the Resolution.

Finance Director

[Signature page to Approving Certificate]

EXHIBIT A

DEBT SERVICE SCHEDULE

CERTIFICATE

I, Maribeth Witzel-Behl, hereby certify that I am the qualified and acting City Clerk of the City of Madison, Wisconsin (the "City"), and that I am the legal custodian of the papers and records of the City, and as such officer I further certify that I have compared the attached resolution with the original minutes of the meeting of the Common Council of the City held on November 21, 2023, at which meeting a quorum was present and acting throughout, and that such resolution is a complete and correct copy of a resolution duly adopted at said meeting and authorizing the issuance and sale of not to exceed \$______ of the City's General Obligation Corporate Purpose Bonds, Series 2024-A in accordance with the conditions and parameters set forth therein.

I further certify that said resolution was approved by Mayor Satya Rhodes-Conway on November _____, 2023, and that I recorded said resolution in the records kept in my office.

I further certify that notice to the public and to the official City newspaper and to those news media that have filed a written request for such notice, of the time, place and subject matter of the Common Council meeting of November 21, 2023, was given by the Mayor or his designee pursuant to Subchapter V of Chapter 19, Wisconsin Statutes, by posting a written notice thereof at a public bulletin board in the City Hall, and by such other means as was reasonably likely to apprise the members of the public and the news media thereof, all such notices having been given not less than 24 hours prior to the commencement of said meeting.

WITNESS my official signature and the corporate seal of the City this ____ day of November, 2023.

City Clerk

(SEAL)

RESOLUTION AUTHORIZING THE ISSUANCE AND ESTABLISHING PARAMETERS FOR THE SALE OF NOT TO EXCEED \$28,605,000 GENERAL OBLIGATION CORPORATE PURPOSE BONDS OF THE CITY OF MADISON, WISCONSIN, AND DIRECTING THE FINAL APPROVAL OF THE TERMS THEREOF

RECITALS:

WHEREAS, the Common Council of the City of Madison, Wisconsin (the "City") has heretofore adopted an initial resolution (the "Initial Resolution") authorizing the issuance of general obligation bonds in the not to exceed amount of \$28,605,000 for the following public purpose: reconstruction of a parking facility located at 415 North Lake Street in the City of Madison, Wisconsin known or to be known as State Street Parking Facility (the "Project").

WHEREAS, within fifteen 15 days following the adoption of the Initial Resolution, the City Clerk will cause a notice to electors to be published in the official newspaper of the City, stating the purpose and maximum principal amount of the bond issues authorized by the Initial Resolutions and describing the opportunity and procedure for submitting a petition requesting a referendum on the bond issue authorized by the Initial Resolution;

WHEREAS, the time to file such petition shall expire on December 21, 2023;

WHEREAS, the Common Council hereby finds and determines that the Project is within the City's power to undertake and therefore service a "public purpose" as the term is defined in Section 67.04(1)(b), Wisconsin Statutes;

WHEREAS, the City is authorized by the provisions of Section 67.04, Wisconsin Statutes, to borrow money and issue general obligation bonds for such public purpose; and

WHEREAS, it is the finding of the Common Council that it is in the best interest of the City to direct its municipal advisor, Baker Tilly Municipal Advisors, LLC, to take the steps necessary for the City to offer and sell the Bonds at public sale and to obtain bids for the purchase of the Bonds.

NOW, THEREFORE, BE IT RESOLVED BY THE COMMON COUNCIL OF THE CITY OF MADISON, WISCONSIN, as follows:

Section 1. Authority and Purpose. This resolution is adopted pursuant to Section 67.04 of the Wisconsin Statutes to authorize the issuance of bonds for the purpose of paying costs of the Project and establishes the parameters for the sale of General Obligation Corporate Purpose Bonds, Series 2024-A, in an aggregate principal amount not to exceed \$28,605,000 (the "Bonds"). The Finance Director will determine the final terms of the Bonds within the parameters set forth herein pursuant to the authority and direction provided by Section 2.05 hereof.

A portion of the proceeds from the Bonds will also be used for costs of issuance related to the Bonds and may be used for capitalized interest.

The Project is hereby authorized to be made or undertaken by the City of Madison, Wisconsin (the "City"). For the purpose of paying principal of and interest on the Bonds, there is

hereby levied on all the taxable property in the City a direct, annual, irrepealable tax sufficient for that purpose.

Section 2. Authorization, Terms of Bonds, Sale and Direction to Determine Final Terms.

<u>Section 2.01</u>. To meet part of the estimated cost of the improvements or purposes described in Section 1 of this resolution, there is hereby appropriated the aggregate sum of not to exceed \$28,605,000. For the purpose of financing said appropriation, the Bonds shall be issued and sold in an aggregate principal amount of not to exceed \$28,605,000.

Section 2.02. Original Issue Date and Designation. The Bonds shall be dated their date of issuance and be issued and designated as "General Obligation Corporate Purpose Bonds, Series 2024-A," and shall be issuable in the denominations of \$5,000 or any integral multiple thereof. The Bonds shall be numbered consecutively from 1 upwards in order of their issuance and may bear such other identifying numbers or letters as may be useful to facilitate the registration, transfer and exchange thereof. Each Bond shall be dated as of the interest payment date next preceding the date of issuance thereof, except that (a) if such date of issuance shall be prior to the first interest payment date, said Bond shall be dated as of the date of delivery, (b) if such date of issuance shall be an interest payment date, said Bond shall be dated as of such interest payment date, or (c) if interest due on said Bond shall not have been paid in full, then notwithstanding any of the foregoing provisions, said Bond shall be dated as of the date to which interest has been paid in full on said Bond.

<u>Section 2.03.</u> General Terms of the Bonds, Payment Dates and Establishment of Parameters.

(a) The Bonds shall bear interest at the rate or rates determined by the Finance Director pursuant to Section 2.05 below, provided that the true interest cost of the Bonds shall not exceed 5.00%. Interest on the Bonds shall be payable semi-annually on April 1 and October 1 of each year, commencing on October 1, 2024. Interest shall be computed upon the basis of a 360-day year or twelve 30-day months and will be rounded pursuant to the rules of the Municipal Securities Rulemaking Board.

The principal of and premium, if any, on the Bonds shall be payable in lawful money of the United States of America at the principal corporate trust office of the bank, trust company or national banking association designated in Section 7 of this resolution. Interest on the Bonds shall be payable in lawful money of the United States of America on each interest payment date to the registered owners of record thereof appearing on the registration books maintained by the City for such purpose at the principal corporate trust office of the bond registrar, as of the close of business on the fifteenth day of the calendar month next preceding the applicable interest payment date. Interest on the Bonds shall be paid by check or draft mailed to such registered owners at their addresses appearing on the registration books.

(b) The Bonds shall be issued in the aggregate principal amounts and mature on October 1 in the years and in the amounts, respectively, as determined by the Finance

Director pursuant to Section 2.05 below, provided that the Bonds shall mature no later than October 1, 2043 and provided further that, subject to Section 2.01, the aggregate principal amount of the Bonds shall not exceed \$28,605,000.

(c) The costs of issuance for the Bonds (not including any underwriter's spread) will be paid for with a portion of the Bond proceeds, provided the sale of the Bonds only occurs if these aggregate costs of issuance for the Bonds paid with proceeds of the Bonds does not exceed \$105,000.

(d) The Bonds may be subject to redemption prior to maturity and mandatory redemption as further described in the Approving Certificate (as defined herein).

In the event of the redemption, of less than all the Bonds of like maturity, the aggregate principal amount thereof to be redeemed shall be \$5,000 or an integral multiple thereof, and the bond registrar shall assign each Bond of such maturity a distinctive number for each \$5,000 principal amount of such Bond and shall select by lot from the numbers so assigned as many numbers as, at \$5,000 for each number, shall equal the principal amount of such Bonds to be redeemed. The Bonds to be redeemed shall be the Bonds to which were assigned the numbers so selected, provided that only so much of the principal amount of each Bond shall be redeemed as shall equal \$5,000 for each number assigned to it and so selected.

Notice of the redemption of Bonds shall be mailed by the bond registrar not less than 30 days nor more than 60 days prior to the date fixed for such redemption to the registered owners of Bonds to be redeemed at their last addresses appearing on said registration books. The Bonds or portions thereof specified in said notice shall become due and payable at the applicable redemption price on the redemption date therein designated, and, if, on the redemption date, moneys for payment of the redemption price of all the Bonds or portions thereof to be redeemed, together with interest to the redemption date, shall be available for such payment on said date, then from and after the redemption date interest on such Bonds or portions thereof shall cease to accrue and shall become payable. If there shall be drawn for redemption less than all of a Bond, the City shall execute and the bond registrar shall authenticate and deliver, upon the surrender of such Bond, without charge to the owner thereof, for the unredeemed balance of the Bond so surrendered, Bonds of like maturity and of the denomination of \$5,000 or any integral multiple thereof.

(e) The Bonds may be initially issued in temporary form and shall be exchanged for definitive printed Bonds as soon as possible. The temporary Bonds shall be executed as provided herein and shall be in substantially the form set forth in Section 5 hereof.

<u>Section 2.04.</u> Offering and Sale of the Bonds. The City has retained Baker Tilly Municipal Advisors, LLC ("Baker Tilly"), as its independent municipal advisor. The Bonds shall be offered by way of competitive public sale(s) on the date(s) and time(s) approved by the Finance Director in consultation with Baker Tilly. In connection with said sale, the officers and employees of the City are hereby authorized to cooperate with Baker Tilly and participate in the preparation of an

official statement for the Bonds. The Finance Director is authorized to approve the Preliminary Official Statement with respect to the Bonds and deem the Preliminary Official Statement as "final" as of its dates for purposes of Rule 15c2-12 promulgated by the Securities and Exchange Commission pursuant to the Securities and Exchange Act of 1934 (the "Rule"). Baker Tilly is authorized and directed to receive bids for the purchase of the Bonds on behalf of the City.

Section 2.05. Direction to Determine Final Terms of Bonds Pursuant to this Resolution. Subject to the satisfaction of the requirements, conditions and parameters set forth in this Resolution, the Mayor and City Clerk are hereby authorized, empowered and directed to execute, issue and sell the Bonds to the to be determined purchaser thereof, for, on behalf of and in the name of the City. The issuance and sale of the Bonds to the purchasers is conditioned upon the determination by the Finance Director of the date or dates of the Bonds, definitive principal amount, maturity years, maturity principal amounts, underwriter's discount, interest rates, optional and mandatory redemption provisions, if any, the purchase price for the Bonds, the costs of issuance to be paid for with proceeds of the Bonds and any other necessary provisions that are not in conflict with this resolution. The determination of the Finance Director pursuant to the parameters set forth in this resolution shall be evidenced by a certificate signed by said officers setting forth those definitive terms in substantially the form attached hereto as <u>Exhibit A</u> (the "Approving Certificate"), with such further additions or changes as the Finance Director may determine shall be necessary.

The officers, attorneys, and other agents or employees of the City are hereby authorized to do all acts required of them to carry out the purposes of this resolution as shall be necessary, advisable, desirable, or appropriate in connection with this resolution and the issuance, sale, and delivery of the Bonds, including, without limitation and whenever applicable, the execution and delivery thereof and of all other related documents, instruments, certificates, and opinions.

Section 3. Execution and Authentication of Bonds. The Bonds shall be executed in the name of the City by the manual or facsimile signatures of its Mayor and City Clerk and the corporate seal of the City, or a facsimile thereof, shall be thereunto affixed, impressed or otherwise reproduced thereon.

In case any officer whose signature, or a facsimile of whose signature, shall appear on any Bonds shall cease to hold such office before the issuance of the Bonds, such Bonds shall nevertheless be valid and sufficient for all purposes, the same as if the person whose signature, or a facsimile thereof, appears on such Bonds had not ceased to hold such office. Any Bond may be signed, sealed or attested on behalf of the City by any person who, on the date of such act, shall hold the proper office, notwithstanding that at the date of such Bond such person may not have held such office. No recourse shall be had for the payment of any Bonds against any officer who executes the Bonds.

The Bonds shall bear thereon a certificate of authentication executed manually by the bond registrar. No Bond shall be entitled to any right or benefit under this resolution or shall be valid or obligatory for any purpose until such certificate of authentication shall have been duly executed by the bond registrar.

Section 4. General Obligations. The full faith and credit of the City are hereby irrevocably pledged to the punctual payment of the principal of and interest on the Bonds. The Bonds shall be direct and general obligations of the City, and the City shall be obligated to levy ad valorem taxes upon all the taxable property in the City for the payment of the Bonds and the interest thereon, without limitation as to rate or amount.

Section 5. Form of Bonds. The Bonds shall be issued as fully registered Bonds and shall be in substantially the following form, respectively, with such changes as may be approved by the Finance Director, the blanks to be appropriately completed when the Bonds are printed:

(Form of Bonds)

UNITED STATES OF AMERICA

STATE OF WISCONSIN

COUNTY OF DANE

CITY OF MADISON

GENERAL OBLIGATION CORPORATE PURPOSE BOND, SERIES 2024-A

REGISTERED NO. _____

REGISTERED

DATED DATE	INTEREST RATE	MATURITY DATE	CUSIP
, 2024	%	October, 20	

REGISTERED OWNER:

PRINCIPAL AMOUNT:

The CITY OF MADISON (the "City"), a municipal corporation of the State of Wisconsin situate in the County of Dane, acknowledges itself indebted and for value received hereby promises to pay to the registered owner identified above, or registered assigns, the principal amount specified above on the maturity date specified above, unless this bond shall be redeemable and shall have previously been called for redemption and payment of the redemption price made or provided for, and to pay interest on such principal amount from the dated date hereof at the interest rate per annum specified above, payable in lawful money of the United States of America on October 1, 2024, and semiannually thereafter on the first days of April and October and in each year until the principal amount shall have been paid, by check or draft mailed to the registered owner of record hereof as of the fifteenth day of the calendar month next preceding such interest payment date, at the address of such owner appearing on the registration books maintained by the City for such purpose at the principal corporate trust office of U.S. Bank Trust Company, National

Association, in Milwaukee, Wisconsin, as fiscal agent pursuant to Section 67.10(2), Wisconsin Statutes, and as bond registrar or its successor (the "Bond Registrar"). This bond, as to principal and premium, if any, when due, will be payable in lawful money of the United States of America upon presentation and surrender of this bond at the principal corporate trust office of the Bond Registrar. The full faith and credit of the City are irrevocably pledged for the punctual payment of the principal of and interest on this bond according to its terms.

This bond is part of a series of bonds issued in the aggregate principal amount of \$______, which are all of like tenor except as to date, maturity, rate of interest and option of redemption. The bonds are being issued for the following public purpose: reconstruction of a parking facility located at 415 North Lake Street in the City of Madison, Wisconsin known or to be known as State Street parking facility.

The bonds are authorized and issued under and pursuant to Section 67.04 of the Wisconsin Statutes and under and in accordance with a resolution adopted by the Common Council of the City on November 21, 2023, and entitled: "Resolution Authorizing the Issuance and Establishing the Parameters for the Sale of not to exceed \$28,605,000 General Obligation Corporate Purpose Bonds of the City of Madison, Wisconsin, and Directing the Final Approval of the Terms Thereof" and the Certificate Approving Details of the Bonds by the City's Finance Director dated ______, 2024.

The bonds maturing on or after October 1, 20_, are subject to redemption prior to maturity as a whole or in part at the option of the City upon notice as herein provided, in any order of maturity at the discretion of the City and by lot within a single maturity, on October 1, 20___, and on any date thereafter, at a redemption price equal to 100% of the principal amount thereof to be redeemed plus accrued interest to the redemption date and without premium.

Notice of the redemption of bonds shall be mailed by the Bond Registrar not less than 30 days nor more than 60 days prior to the date fixed for such redemption to the registered owners of bonds to be redeemed at their last addresses appearing on such registration books. The bonds or portions thereof specified in said notice shall become due and payable at the applicable redemption price on the redemption date therein designated, and if, on the redemption date, moneys for payment of the redemption price of all the bonds or portions thereof to be redeemed, together with interest to the redemption date, shall be available for such payment on said date, then from and after the redemption date interest on such bonds or portions thereof shall cease to accrue and shall become payable.

This bond is transferable only upon such registration books by the registered owner hereof in person, or by his attorney duly authorized in writing, upon surrender hereof at the principal corporate trust office of the Bond Registrar together with a written instrument of transfer satisfactory to the Bond Registrar duly executed by the registered owner or by his duly authorized attorney, and thereupon a new registered bond or bonds, in the authorized denominations of \$5,000 or any integral multiple thereof and of the same aggregate principal amount, maturity and interest rate as this bond shall be issued to the transferee in exchange therefor. In like manner, this bond may be exchanged for an equal aggregate principal amount of bonds of the same maturity and interest rate and of any of such authorized denominations. The City or the Bond Registrar may make a charge sufficient to reimburse it for any tax, fee or other governmental charge required to be paid with respect to the transfer or exchange of this bond. No other charge shall be made for the privilege of making such transfer or exchange. The City and the Bond Registrar may treat and consider the person in whose name this bond is registered as the absolute owner hereof for the purpose of receiving payment of, or on account of, the principal, premium, if any, and the interest due hereon and for all other purposes whatsoever.

This bond shall not be valid or become obligatory for any purpose until the certificate of authentication hereon shall have been duly executed by the Bond Registrar.

It is hereby certified, recited and declared that all acts, conditions and things required to be done, exist and be performed precedent to and in the issuance of this bond in order to make it a legal, valid and binding obligation of the City have been done, exist and have been performed in regular and due time, form and manner as required by law, that a direct, annual, irrepealable tax has been levied by the City sufficient to pay the interest when it falls due and also to pay and discharge the principal at maturity, and that the series of bonds of which this bond is one, together with all other indebtedness of the City, is within every debt or other limit prescribed by law.

IN WITNESS WHEREOF, the CITY OF MADISON has caused this bond to be executed in its name and on its behalf by the manual or facsimile signatures of its Mayor and its City Clerk, and its corporate seal, or a facsimile thereof, to be hereunto affixed or otherwise reproduced hereon.

CITY OF MADISON

Mayor

(SEAL)

City Clerk

CERTIFICATE OF AUTHENTICATION

Date of Authentication:

This bond is one of the General Obligation Corporate Purpose Bonds, Series 2024-A, described in the within-mentioned resolution.

U.S. BANK TRUST COMPANY, NATIONAL ASSOCIATION, as Bond Registrar

By _____

Authorized Officer

I

ASSIGNMENT

	For	value	received	the	undersigned	sells,	assigns	and	trans	fers
unto _						the within	n bond and I	hereby ir	revoca	ably
consti	tutes									and
appoir	nts							att	orney	to
	er the s emises		on the books	kept fo	or registration th	ereof, wit	h full powe	r of subs	titutio	n in

Signature Guarantee

[End of Form of Bonds]

Section 6. Transfer, Exchange and Registry. The Bonds shall be negotiable, subject to the provisions for registration of transfer contained herein. Each Bonds shall be transferable only upon the registration books maintained by the City for that purpose at the principal corporate trust office of the bond registrar, by the registered owner thereof in person or by his attorney duly authorized in writing, upon surrender thereof together with a written instrument of transfer satisfactory to the bond registrar and duly executed by the registered owner or his duly authorized attorney. Upon the surrender for transfer of any such Bond, the City shall execute and the bond registrar shall authenticate and deliver a new Bond or Bonds registered in the name of the transferee, of the same aggregate principal amount, maturity and interest rate as the surrendered Bond. Bonds, upon surrender thereof at the principal corporate trust office of the bond registrar, with a written instrument satisfactory to the bond registrar, duly executed by the registered owner or his attorney duly authorized in writing, may be exchanged for an equal aggregate principal amount of Bonds of the same maturity and interest rate and of the denominations of \$5,000 or any integral multiple thereof.

For every such exchange or registration of transfer of Bonds, the City or the bond registrar may make a charge sufficient to reimburse it for any tax, fee or other governmental charge required to be paid with respect to such exchange or transfer, which sum or sums shall be paid by the person requesting such exchange or transfer as a condition precedent to the exercise of the privilege of making such exchange or transfer. No other charge shall be made for the privilege of making such transfer or exchange.

The bond registrar shall not be required to transfer or exchange any Bond after notice of the redemption of all or a portion thereof has been mailed. The bond registrar shall not be required to transfer or exchange any Bond during a period of 15 days next preceding the mailing of a notice of redemption that could designate for redemption all or a portion of such Bond.

The City and the bond registrar may deem and treat the person in whose name any Bond shall be registered upon the registration books as the absolute owner of such Bond, whether such Bond shall be overdue or not, for the purpose of receiving payment of, or on account of, the principal of, premium, if any, or interest thereon and for all other purposes whatsoever, and all such payments so made to any such registered owner or upon his order shall be valid and effectual to satisfy and discharge the liability upon such Bond to the extent of the sums or sums so paid, and neither the City nor the bond registrar shall be affected by any notice to the contrary.

In order to provide for the initial issuance of the Bonds in a form that provides for a system of book-entry only transfers, the ownership of one fully registered Bond for each maturity in the aggregate principal amount of such maturity shall be registered in the name of Cede & Co., as a nominee of The Depository Trust Company, New York, New York ("DTC"). In the event that the City determines that the system of book-entry only transfers through DTC (or a successor securities depository) is not in the best interests of the Beneficial Owners (as hereinafter defined) of the Bonds or is burdensome to the City, the City may notify DTC, whereupon DTC will notify the DTC Participants (as hereinafter defined) of the availability through DTC of Bond certificates. In such event, the City shall issue and the bond registrar shall authenticate, transfer and exchange Bond certificates as requested by DTC of like principal amount, series and maturity, in denominations of \$5,000 or any integral multiple thereof to the identifiable Beneficial Owners, in replacement of such Beneficial Owners" shall mean (a) those persons for whom DTC was created to hold their securities ("DTC Participants"), and (b) the persons for whom the DTC Participants acquire interests in the Bonds as nominees.

Section 7. Bond Registrar. The City will enter into a contract with and designate U.S. Bank Trust Company, National Association, Milwaukee, Wisconsin, to serve as fiscal agent pursuant to Section 67.10(2), Wisconsin Statutes, and as bond registrar. The City covenants that it shall at all times retain a bank, trust company or national banking association to act as bond registrar with respect to the Bonds, that it will maintain at the designated office of such bote registrar a place where Bonds may be presented for payment and registration of transfer or exchange and that it shall require that the bond registrar maintain proper registration books and perform the other duties and obligations imposed upon it by this resolution in a manner consistent with the standards, customs and practices of the municipal securities business.

The bond registrar shall signify its acceptance of the duties and obligations imposed upon it by this resolution by executing the certificate of authentication on any Bond, and, by such execution, the bond registrar shall be deemed to have certified to the City that it has all requisite power to accept, and has accepted, such duties and obligations not only with respect to the Bond so authenticated but with respect to the Bonds. The bond registrar is the agent of the City and shall not be liable in connection with the performance of its duties except for its own negligence or default. The bond registrar shall, however, be responsible for any representation in its certificate of authentication on the Bonds.

The City may remove the bond registrar at any time. In case at any time the bond registrar shall resign or shall be removed or shall become incapable of acting, or shall be adjudged a bankrupt or insolvent, or if a receiver, liquidator or conservator of the bond registrar, or of its property, shall be appointed, or if any public officer shall take charge or control of the bond

registrar or of its property or affairs, the City covenants and agrees that it will thereupon appoint a successor bond registrar. The City shall mail notice of such appointment made by it to each registered owner of Bonds within 20 days after such appointment.

Section 8. Borrowed Money Funds. The principal proceeds from the sale of the Bonds shall be paid into the City treasury and entered in a fund separate and distinct from all other funds, which fund shall be designated "General Obligation Corporate Purpose Bonds, Series 2024-A, Borrowed Money Fund." Money in said fund shall be used solely for the purposes for which the Bonds were issued, including repayment of any temporary loan or reimbursement of any temporary advance made in anticipation of the issuance of said Bonds.

Section 9. Tax Levy. For the purpose of paying the principal amounts of the Bonds as the same shall mature, and to pay the interest thereon as the same shall come due, there is hereby levied, for each year in which any of the Bonds shall be outstanding, direct, annual, irrepealable taxes in amounts fully sufficient to pay such principal and interest, and the specific amounts levied for each year shall be set forth in the Approving Certificate.

Notwithstanding the foregoing, there is hereby appropriated the aggregate sum of not to exceed \$28,605,000 for purposes of paying interest due on the Bonds on October 1, 2024, as further detailed in the Approving Certificate.

Interest or principal coming due at any time when there shall be insufficient funds on hand to pay the same shall be paid promptly when due from current funds on hand in advance of the collection of the taxes herein levied; and when said taxes shall have been collected, reimbursement shall be made to the said funds in the amounts thus advanced.

Section 10. Extension of Taxes. The amounts of taxes levied pursuant to Section 9 hereof, as further detailed in the Approving Certificate, shall be carried onto the tax roll by the City from year to year and collected as other taxes are collected; and such amounts may be reduced in any year only by any amount of surplus money in the Debt Service Fund created pursuant to Section 67.11, Wisconsin Statutes.

Section 11. Debt Service Funds. There is hereby created a fund to be known as "General Obligation Corporate Purpose Bonds, Series 2024-A, Debt Service Fund" (the "Debt Service Fund") to be established and maintained in accordance with generally accepted accounting principles. Into the Debt Service Fund, there shall be deposited the following: (a) all premium and accrued interest received by the City from the sale of the Bonds; (b) all money raised by taxes herein levied pursuant to Section 9 hereof allocable to the Bonds and any amounts appropriated for the specific purpose of paying principal and interest on the Bonds when due; (c) any surplus in the Borrowed Money Fund created in Section 8 hereof for the Bonds; (d) such additional amounts as may at any time be necessary to pay the principal of and interest on the Bonds as the same shall become due; and (e) such further deposits as may be required by Section 67.11, Wisconsin Statutes.

Section 12. Application and Investment of Bond Proceeds. Following the sale of the Bonds, the Mayor and City Clerk are hereby authorized and directed to cause the Bonds to be printed, and to execute and deliver the Bonds to the purchasers thereof upon payment therefor; and the principal proceeds from the sale of the Bonds shall be used only for the purposes and in the

manner required by law and by this resolution. The proceeds may be invested in the manner permitted by law, subject to the restrictions contained in the next succeeding section.

Section 13. Tax Covenants.

(a) The City shall not take, nor omit to take, any action that is lawful and within its power to take, which action or omission would cause interest on any Bonds to become subject to federal income taxes in addition to federal income taxes to which interest on such Bonds is subject on the date of issuance thereof.

(b) The City shall not permit any of the proceeds of the Bonds, or any facilities financed with such proceeds, to be used in any manner that would cause any of the Bonds to constitute a "private activity bond" within the meaning of Section 141 of the Internal Revenue Code of 1986 (the "Code").

(c) The City shall not permit any of the proceeds of the Bonds or other moneys to be invested in any manner that would cause any Bond to constitute an "arbitrage bond" within the meaning of Section 148 of the Code.

(d) The City shall comply with the provisions of Section 148(f) of the Code relating to the payment of certain investment earnings at periodic intervals to the United States of America; provided, however, that such payment shall not be required to the extent the City receives an opinion of nationally recognized bond counsel (which opinion may be given in reliance upon a ruling or rulings of the Internal Revenue Service) to the effect that such payment is not necessary to preserve the exemption from federal income taxes of interest on the Bonds.

Section 14. Continuing Disclosure. In connection with the sale of the Bonds, the Finance Director or his designee (an "Authorized Officer") is hereby authorized to execute and deliver a Continuing Disclosure Undertaking (the "Continuing Disclosure Undertaking") evidencing the City's agreement to comply with the requirements of Section (b)(5) of the Rule adopted by the Securities and Exchange Commission under the Securities Exchange Act of 1934. Upon its execution and delivery on behalf of the City as herein provided, the Continuing Disclosure Undertaking will be binding on the City, and the officers, employees and agents of the City are hereby authorized to do all such acts and things and to execute all such documents as may be necessary to carry out and comply with the provisions of the Continuing Disclosure Undertaking as executed. Any Authorized Officer is hereby further authorized to amend the Continuing Disclosure Undertaking in accordance with its respective terms from time to time following its execution and delivery as said officer shall deem necessary. In addition, an Authorized Officer is authorized to make or cause to be made all future filings with the Municipal Securities Rulemaking Board with respect to any debt obligations, all in accordance with the provisions of Section (b)(5) of the Rule. Notwithstanding any other provision of this resolution, the sole remedies for any failure by the City to comply with the Continuing Disclosure Undertaking shall be the ability of the beneficial owner of any applicable Bond to seek mandamus or specific performance by court order to cause the City to comply with its obligations under the Continuing Disclosure Undertaking.

Section 15. Defeasance and Payment of Bonds.

(a) If the City shall pay or cause to be paid to the registered owners of a series of Bonds the principal, premium, if any, and interest due or to become due thereon, at the times and in the manner stipulated therein and in this resolution, then the pledge of taxes, securities and funds hereby pledged and the covenants, agreements and other obligations of the City to the registered owners and the beneficial owners of such Bonds shall be discharged and satisfied.

(b) Any series of Bonds, whether at or prior to the maturity or the redemption date of such Bonds, shall be deemed to have been paid within the meaning of this Section if (i) in case any such Bonds are to be redeemed prior to the maturity thereof, there shall have been taken all action necessary to call such Bonds for redemption and notice of such redemption shall have been duly given or provision shall have been made for the giving of such notice, and (ii) there shall have been deposited in trust with a bank, trust company or national banking association acting as fiduciary for such purpose either (A) moneys in an amount which shall be sufficient, or (B) "Federal Obligations" as defined in paragraph (c) of this Section, the principal of and the interest on which when due will provide moneys which, together with any moneys on deposit with such fiduciary at the same time for such purpose, shall be sufficient to pay when due the principal of, redemption premium, if any, and interest due and to become due on said Bonds on and prior to the applicable redemption date or maturity date thereof.

(c) As used in this Section, the term "Federal Obligations" means (i) noncallable, direct obligations of the United States of America, (ii) noncallable and nonprepayable, direct obligations of any agency of the United States of America, which are unconditionally guaranteed by the United States of America as to full and timely payment of principal and interest, (iii) noncallable, nonprepayable coupons or interest installments from the securities described in clause (i) or clause (ii) of this paragraph, which are stripped pursuant to programs of the Department of the Treasury of the United States of America, or (iv) coupons or interest installments stripped from bonds of the Resolution Funding Corporation.

Section 16. Resolution To Constitute a Contract. The provisions of this resolution and the executed Approving Certificate shall constitute a contract between the City and the owner or owners of the Bonds. Any pledge made in this resolution and the provisions, covenants and agreements herein set forth to be performed by or on behalf of the City shall be for the equal benefit, protection and security of the owners of any and all of the Bonds of a series. All of the Bonds of a series, regardless of the time or times of their issuance, shall be of equal rank without preference, priority or distinction of any of the Bonds over any other thereof except as expressly provided in or pursuant to this resolution. This resolution shall constitute full authority for the issuance of the Bonds in accordance with the parameters set forth herein, and to the extent that the provisions of this resolution, as amended, shall control. If any section, paragraph or provision of this resolution shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this resolution.

Section 17. Notice. The City Clerk is authorized to publish a notice of the issuance of the Bonds as a class 1 notice pursuant to Section 893.77, Wisconsin Statutes.

Section 18. Expiration of Authority. If the Finance Director has not determined the final terms of the Bonds pursuant to Section 2 hereof and the sale of the Bonds to the purchasers, respectively, has not occurred in accordance with the terms of this resolution by October 1, 2024, then the authority granted in this resolution shall expire and be of no further force and effect.

Section 19. Effective Date. This resolution shall become effective immediately upon its passage, the public welfare requiring it.

I

Adopted this ____th day of November, 2023, by roll call vote as follows:

Ayes:

Nays:

Approved:

Mayor

(SEAL)

Attest:

City Clerk

I

EXHIBIT A

FORM OF APPROVING CERTIFICATE

CERTIFICATE APPROVING DETAILS OF S_____ GENERAL OBLIGATION CORPORATE PURPOSE BONDS, SERIES 2024-A

I, David P. Schmiedicke, the Finance Director of the City of Madison, Wisconsin (the "City") hereby certifies that:

1. <u>Resolution</u>. On November 21, 2023, the Common Council of the City adopted Resolution No. _____ (the "Resolution") authorizing the issuance and establishing parameters for the sale of not to exceed General Obligation Corporate Purpose Bonds, Series 2024-A, in an aggregate principal amount not to exceed \$_____ (the "Bonds") and directing the Finance Director to determine the details for the Bonds within such parameters. Capitalized terms used herein which are not defined shall have the meanings given in the Resolution.

2. <u>Certain Terms of the Bonds</u>. In compliance with the Resolution parameters, the Bonds shall be dated ______, shall be issued in the aggregate principal amount of \$______ (which is not more than the amount authorized by the Resolution), and shall mature on October 1 in the years 2025 through 2043 (which is not later than October 1, 2043, as required by the Resolution), in the principal amounts, and shall bear interest at the rates per annum, set forth below:

Year	Principal Amount	Interest Rate
2025	\$	%
2026		
2027		
2028		
2029		
2030		
2031		
2032		
2033		
2034		
2035		
2036		
2037		
2038		
2039		
2040		
2041		
2042		
2043		

The true interest rate on the Bonds (computed taking the purchaser's compensation into account) is _____% (which is not in excess of ____%, as required by the Resolution). The debt service schedule on the Bonds is attached hereto as <u>Exhibit A</u>.

3. <u>Purchase Price of the Bonds</u>. The Bonds were sold to ______ (the "Purchaser") in accordance with the Terms of Offering and Bid Form prepared by Baker Tilly Municipal Advisors, LLC ("Baker Tilly"), as the City's independent municipal advisor and in accordance with the Resolution at a price of \$_____ [and accrued interest to the date of delivery].

4. <u>Costs of Issuance</u>. The costs of issuance for the Bonds (not including any underwriter's spread) to be paid with proceeds of the Bonds does not exceed \$_____.

5. <u>Optional Redemption Provisions of the Bonds</u>. At the option of the City, the Bonds maturing on October 1, 20__ and thereafter shall be subject to redemption prior to maturity on October 1, 20__ or on any date thereafter, in whole or in part, and if in part, at the option of the City and in such manner as the City shall determine.

6. [Mandatory Redemption.]

7. <u>Tax Levy</u>. For the purpose of paying the principal amounts of the Bonds as the same shall mature, and to pay the interest thereon as the same shall come due, there is hereby levied, for each year in which any of the Bonds shall be outstanding, direct, annual, irrepealable taxes in amounts fully sufficient to pay such principal and interest, and the specific amounts levied for each year as follows:

	Amount of
Year of Levy	Principal and Interest (\$)
2024	
2025	
2026	
2027	
2028	
2029	
2030	
2031	
2032	
2033	
2034	
2035	
2036	
2037	
2038	
2039	
2040	
2041	
2042	
2043	

Interest or principal coming due at any time when there shall be insufficient funds on hand to pay the same shall be paid promptly when due from current funds on hand in advance of the collection of the taxes herein levied; and when said taxes shall have been collected, reimbursement shall be made to the said funds in the amounts thus advanced.

8. <u>Expiration of Petition Period</u>. The petition period provided for under Section 67.05(7)(b), Wisconsin Statutes, has expired without the filing of a sufficient petition for referendum with respect to the Initial Resolution authorizing the issuance of the Bonds.

9. <u>Approval</u>. This Certificate constitutes the City's approval of the date of issuance and the definitive principal amount, maturity years, maturity principal amounts, underwriter's discount, interest rates, optional [and mandatory] redemption provisions, purchase price for the Bonds, the costs of issuance to be paid for with proceeds of the Bonds and the direct annual irrepealable tax levy to repay the Bonds, in satisfaction of the conditions and parameters set forth in the Resolution.

IN WITNESS WHEREOF, we have executed this Certificate on [Sale Date], 2024 pursuant to the authority delegated to us in the Resolution.

Finance Director

[Signature page to Approving Certificate]

l

EXHIBIT A

DEBT SERVICE SCHEDULE

CERTIFICATE

I, Maribeth Witzel-Behl, hereby certify that I am the qualified and acting City Clerk of the City of Madison, Wisconsin (the "City"), and that I am the legal custodian of the papers and records of the City, and as such officer I further certify that I have compared the attached resolution with the original minutes of the meeting of the Common Council of the City held on November 21, 2023, at which meeting a quorum was present and acting throughout, and that such resolution is a complete and correct copy of a resolution duly adopted at said meeting and authorizing the issuance and sale of not to exceed \$_______ of the City's General Obligation Corporate Purpose Bonds, Series 2024-A in accordance with the conditions and parameters set forth therein.

I further certify that said resolution was approved by Mayor Satya Rhodes-Conway on November ____, 2023, and that I recorded said resolution in the records kept in my office.

I further certify that notice to the public and to the official City newspaper and to those news media that have filed a written request for such notice, of the time, place and subject matter of the Common Council meeting of November 21, 2023, was given by the Mayor or his designee pursuant to Subchapter V of Chapter 19, Wisconsin Statutes, by posting a written notice thereof at a public bulletin board in the City Hall, and by such other means as was reasonably likely to apprise the members of the public and the news media thereof, all such notices having been given not less than 24 hours prior to the commencement of said meeting.

WITNESS my official signature and the corporate seal of the City this ____ day of November, 2023.

City Clerk

(SEAL)

RESOLUTION AUTHORIZING THE ISSUANCE AND ESTABLISHING PARAMETERS FOR THE SALE OF NOT TO EXCEED \$28,605,000 GENERAL OBLIGATION CORPORATE PURPOSE BONDS OF THE CITY OF MADISON, WISCONSIN, AND DIRECTING THE FINAL APPROVAL OF THE TERMS THEREOF

RECITALS:

WHEREAS, the Common Council of the City of Madison, Wisconsin (the "City") has heretofore adopted an initial resolution (the "Initial Resolution") authorizing the issuance of general obligation bonds in the not to exceed amount of \$28,605,000 for the following public purpose: reconstruction of a parking facility located at 415 North Lake Street in the City of Madison, Wisconsin known or to be known as State Street Parking Facility (the "Project").

WHEREAS, within fifteen 15 days following the adoption of the Initial Resolution, the City Clerk will cause a notice to electors to be published in the official newspaper of the City, stating the purpose and maximum principal amount of the bond issues authorized by the Initial Resolutions and describing the opportunity and procedure for submitting a petition requesting a referendum on the bond issue authorized by the Initial Resolution;

WHEREAS, the time to file such petition shall expire on December 21, 2023;

WHEREAS, the Common Council hereby finds and determines that the Project is within the City's power to undertake and therefore service a "public purpose" as the term is defined in Section 67.04(1)(b), Wisconsin Statutes;

WHEREAS, the City is authorized by the provisions of Section 67.04, Wisconsin Statutes, to borrow money and issue general obligation bonds for such public purpose; and

WHEREAS, it is the finding of the Common Council that it is in the best interest of the City to direct its municipal advisor, Baker Tilly Municipal Advisors, LLC, to take the steps necessary for the City to offer and sell the Bonds at public sale and to obtain bids for the purchase of the Bonds.

NOW, THEREFORE, BE IT RESOLVED BY THE COMMON COUNCIL OF THE CITY OF MADISON, WISCONSIN, as follows:

Section 1. Authority and Purpose. This resolution is adopted pursuant to Section 67.04 of the Wisconsin Statutes to authorize the issuance of bonds for the purpose of paying costs of the Project and establishes the parameters for the sale of General Obligation Corporate Purpose Bonds, Series 2024-A, in an aggregate principal amount not to exceed \$28,605,000 (the "Bonds"). The Finance Director will determine the final terms of the Bonds within the parameters set forth herein pursuant to the authority and direction provided by Section 2.05 hereof.

A portion of the proceeds from the Bonds will also be used for costs of issuance related to the Bonds and may be used for capitalized interest.

The Project is hereby authorized to be made or undertaken by the City of Madison, Wisconsin (the "City"). For the purpose of paying principal of and interest on the Bonds, there is hereby levied on all the taxable property in the City a direct, annual, irrepealable tax sufficient for that purpose.

Section 2. Authorization, Terms of Bonds, Sale and Direction to Determine Final Terms.

<u>Section 2.01</u>. To meet part of the estimated cost of the improvements or purposes described in Section 1 of this resolution, there is hereby appropriated the aggregate sum of not to exceed \$28,605,000. For the purpose of financing said appropriation, the Bonds shall be issued and sold in an aggregate principal amount of not to exceed \$28,605,000.

Section 2.02. Original Issue Date and Designation. The Bonds shall be dated their date of issuance and be issued and designated as "General Obligation Corporate Purpose Bonds, Series 2024-A," and shall be issuable in the denominations of \$5,000 or any integral multiple thereof. The Bonds shall be numbered consecutively from 1 upwards in order of their issuance and may bear such other identifying numbers or letters as may be useful to facilitate the registration, transfer and exchange thereof. Each Bond shall be dated as of the interest payment date next preceding the date of issuance thereof, except that (a) if such date of issuance shall be prior to the first interest payment date, said Bond shall be dated as of the date of delivery, (b) if such date of issuance shall be an interest payment date, said Bond shall be dated as of such interest payment date, or (c) if interest due on said Bond shall not have been paid in full, then notwithstanding any of the foregoing provisions, said Bond shall be dated as of the date to which interest has been paid in full on said Bond.

<u>Section 2.03.</u> General Terms of the Bonds, Payment Dates and Establishment of Parameters.

(a) The Bonds shall bear interest at the rate or rates determined by the Finance Director pursuant to Section 2.05 below, provided that the true interest cost of the Bonds shall not exceed 5.00%. Interest on the Bonds shall be payable semi-annually on April 1 and October 1 of each year, commencing on October 1, 2024. Interest shall be computed upon the basis of a 360-day year or twelve 30-day months and will be rounded pursuant to the rules of the Municipal Securities Rulemaking Board.

The principal of and premium, if any, on the Bonds shall be payable in lawful money of the United States of America at the principal corporate trust office of the bank, trust company or national banking association designated in Section 7 of this resolution. Interest on the Bonds shall be payable in lawful money of the United States of America on each interest payment date to the registered owners of record thereof appearing on the registration books maintained by the City for such purpose at the principal corporate trust office of the bond registrar, as of the close of business on the fifteenth day of the calendar month next preceding the applicable interest payment date. Interest on the Bonds shall be paid by check or draft mailed to such registered owners at their addresses appearing on the registration books. (b) The Bonds shall be issued in the aggregate principal amounts and mature on October 1 in the years and in the amounts, respectively, as determined by the Finance Director pursuant to Section 2.05 below, provided that the Bonds shall mature no later than October 1, 2043 and provided further that, subject to Section 2.01, the aggregate principal amount of the Bonds shall not exceed \$28,605,000.

(c) The costs of issuance for the Bonds (not including any underwriter's spread) will be paid for with a portion of the Bond proceeds, provided the sale of the Bonds only occurs if these aggregate costs of issuance for the Bonds paid with proceeds of the Bonds does not exceed \$105,000.

(d) The Bonds may be subject to redemption prior to maturity and mandatory redemption as further described in the Approving Certificate (as defined herein).

In the event of the redemption, of less than all the Bonds of like maturity, the aggregate principal amount thereof to be redeemed shall be \$5,000 or an integral multiple thereof, and the bond registrar shall assign each Bond of such maturity a distinctive number for each \$5,000 principal amount of such Bond and shall select by lot from the numbers so assigned as many numbers as, at \$5,000 for each number, shall equal the principal amount of such Bonds to be redeemed. The Bonds to be redeemed shall be the Bonds to which were assigned the numbers so selected, provided that only so much of the principal amount of each Bond shall be redeemed as shall equal \$5,000 for each number assigned to it and so selected.

Notice of the redemption of Bonds shall be mailed by the bond registrar not less than 30 days nor more than 60 days prior to the date fixed for such redemption to the registered owners of Bonds to be redeemed at their last addresses appearing on said registration books. The Bonds or portions thereof specified in said notice shall become due and payable at the applicable redemption price on the redemption date therein designated, and, if, on the redemption date, moneys for payment of the redemption price of all the Bonds or portions thereof to be redeemed, together with interest to the redemption date, shall be available for such payment on said date, then from and after the redemption date interest on such Bonds or portions thereof shall cease to accrue and shall become payable. If there shall be drawn for redemption less than all of a Bond, the City shall execute and the bond registrar shall authenticate and deliver, upon the surrender of such Bond, without charge to the owner thereof, for the unredeemed balance of the Bond so surrendered, Bonds of like maturity and of the denomination of \$5,000 or any integral multiple thereof.

(e) The Bonds may be initially issued in temporary form and shall be exchanged for definitive printed Bonds as soon as possible. The temporary Bonds shall be executed as provided herein and shall be in substantially the form set forth in Section 5 hereof.

<u>Section 2.04.</u> Offering and Sale of the Bonds. The City has retained Baker Tilly Municipal Advisors, LLC ("Baker Tilly"), as its independent municipal advisor. The Bonds shall be offered by way of competitive public sale(s) on the date(s) and time(s) approved by the

Finance Director in consultation with Baker Tilly. In connection with said sale, the officers and employees of the City are hereby authorized to cooperate with Baker Tilly and participate in the preparation of an official statement for the Bonds. The Finance Director is authorized to approve the Preliminary Official Statement with respect to the Bonds and deem the Preliminary Official Statement as "final" as of its dates for purposes of Rule 15c2-12 promulgated by the Securities and Exchange Commission pursuant to the Securities and Exchange Act of 1934 (the "Rule"). Baker Tilly is authorized and directed to receive bids for the purchase of the Bonds on behalf of the City.

<u>Section 2.05.</u> Direction to Determine Final Terms of Bonds Pursuant to this Resolution. Subject to the satisfaction of the requirements, conditions and parameters set forth in this Resolution, the Mayor and City Clerk are hereby authorized, empowered and directed to execute, issue and sell the Bonds to the to be determined purchaser thereof, for, on behalf of and in the name of the City. The issuance and sale of the Bonds to the purchasers is conditioned upon the determination by the Finance Director of the date or dates of the Bonds, definitive principal amount, maturity years, maturity principal amounts, underwriter's discount, interest rates, optional and mandatory redemption provisions, if any, the purchase price for the Bonds, the costs of issuance to be paid for with proceeds of the Bonds and any other necessary provisions that are not in conflict with this resolution. The determination of the Finance Director pursuant to the parameters set forth in this resolution shall be evidenced by a certificate signed by said officers setting forth those definitive terms in substantially the form attached hereto as <u>Exhibit A</u> (the "Approving Certificate"), with such further additions or changes as the Finance Director may determine shall be necessary.

The officers, attorneys, and other agents or employees of the City are hereby authorized to do all acts required of them to carry out the purposes of this resolution as shall be necessary, advisable, desirable, or appropriate in connection with this resolution and the issuance, sale, and delivery of the Bonds, including, without limitation and whenever applicable, the execution and delivery thereof and of all other related documents, instruments, certificates, and opinions.

Section 3. Execution and Authentication of Bonds. The Bonds shall be executed in the name of the City by the manual or facsimile signatures of its Mayor and City Clerk and the corporate seal of the City, or a facsimile thereof, shall be thereunto affixed, impressed or otherwise reproduced thereon.

In case any officer whose signature, or a facsimile of whose signature, shall appear on any Bonds shall cease to hold such office before the issuance of the Bonds, such Bonds shall nevertheless be valid and sufficient for all purposes, the same as if the person whose signature, or a facsimile thereof, appears on such Bonds had not ceased to hold such office. Any Bond may be signed, sealed or attested on behalf of the City by any person who, on the date of such act, shall hold the proper office, notwithstanding that at the date of such Bond such person may not have held such office. No recourse shall be had for the payment of any Bonds against any officer who executes the Bonds.

The Bonds shall bear thereon a certificate of authentication executed manually by the bond registrar. No Bond shall be entitled to any right or benefit under this resolution or shall be

valid or obligatory for any purpose until such certificate of authentication shall have been duly executed by the bond registrar.

Section 4. General Obligations. The full faith and credit of the City are hereby irrevocably pledged to the punctual payment of the principal of and interest on the Bonds. The Bonds shall be direct and general obligations of the City, and the City shall be obligated to levy ad valorem taxes upon all the taxable property in the City for the payment of the Bonds and the interest thereon, without limitation as to rate or amount.

Section 5. Form of Bonds. The Bonds shall be issued as fully registered Bonds and shall be in substantially the following form, respectively, with such changes as may be approved by the Finance Director, the blanks to be appropriately completed when the Bonds are printed:

(Form of Bonds)

UNITED STATES OF AMERICA

STATE OF WISCONSIN

COUNTY OF DANE

CITY OF MADISON

GENERAL OBLIGATION CORPORATE PURPOSE BOND, SERIES 2024-A

REGI NO	STERED		\$	REGISTERED
	DATED DATE	INTEREST RATE	MATURITY DATE	CUSIP
	, 2024	%	October, 20	

REGISTERED OWNER:

PRINCIPAL AMOUNT:

The CITY OF MADISON (the "City"), a municipal corporation of the State of Wisconsin situate in the County of Dane, acknowledges itself indebted and for value received hereby promises to pay to the registered owner identified above, or registered assigns, the principal amount specified above on the maturity date specified above, unless this bond shall be redeemable and shall have previously been called for redemption and payment of the redemption price made or provided for, and to pay interest on such principal amount from the dated date hereof at the interest rate per annum specified above, payable in lawful money of the United States of America on October 1, 2024, and semiannually thereafter on the first days of April and October and in each year until the principal amount shall have been paid, by check or

draft mailed to the registered owner of record hereof as of the fifteenth day of the calendar month next preceding such interest payment date, at the address of such owner appearing on the registration books maintained by the City for such purpose at the principal corporate trust office of U.S. Bank Trust Company, National Association, in Milwaukee, Wisconsin, as fiscal agent pursuant to Section 67.10(2), Wisconsin Statutes, and as bond registrar or its successor (the "Bond Registrar"). This bond, as to principal and premium, if any, when due, will be payable in lawful money of the United States of America upon presentation and surrender of this bond at the principal corporate trust office of the Bond Registrar. The full faith and credit of the City are irrevocably pledged for the punctual payment of the principal of and interest on this bond according to its terms.

This bond is part of a series of bonds issued in the aggregate principal amount of \$______, which are all of like tenor except as to date, maturity, rate of interest and option of redemption. The bonds are being issued for the following public purpose: reconstruction of a parking facility located at 415 North Lake Street in the City of Madison, Wisconsin known or to be known as State Street parking facility.

The bonds are authorized and issued under and pursuant to Section 67.04 of the Wisconsin Statutes and under and in accordance with a resolution adopted by the Common Council of the City on November 21, 2023, and entitled: "Resolution Authorizing the Issuance and Establishing the Parameters for the Sale of not to exceed \$28,605,000 General Obligation Corporate Purpose Bonds of the City of Madison, Wisconsin, and Directing the Final Approval of the Terms Thereof" and the Certificate Approving Details of the Bonds by the City's Finance Director dated _____, 2024.

The bonds maturing on or after October 1, 20_, are subject to redemption prior to maturity as a whole or in part at the option of the City upon notice as herein provided, in any order of maturity at the discretion of the City and by lot within a single maturity, on October 1, 20___, and on any date thereafter, at a redemption price equal to 100% of the principal amount thereof to be redeemed plus accrued interest to the redemption date and without premium.

Notice of the redemption of bonds shall be mailed by the Bond Registrar not less than 30 days nor more than 60 days prior to the date fixed for such redemption to the registered owners of bonds to be redeemed at their last addresses appearing on such registration books. The bonds or portions thereof specified in said notice shall become due and payable at the applicable redemption price on the redemption date therein designated, and if, on the redemption date, moneys for payment of the redemption price of all the bonds or portions thereof to be redeemed, together with interest to the redemption date, shall be available for such payment on said date, then from and after the redemption date interest on such bonds or portions thereof shall cease to accrue and shall become payable.

This bond is transferable only upon such registration books by the registered owner hereof in person, or by his attorney duly authorized in writing, upon surrender hereof at the principal corporate trust office of the Bond Registrar together with a written instrument of transfer satisfactory to the Bond Registrar duly executed by the registered owner or by his duly authorized attorney, and thereupon a new registered bond or bonds, in the authorized denominations of \$5,000 or any integral multiple thereof and of the same aggregate principal amount, maturity and interest rate as this bond shall be issued to the transferee in exchange therefor. In like manner, this bond may be exchanged for an equal aggregate principal amount of bonds of the same maturity and interest rate and of any of such authorized denominations. The City or the Bond Registrar may make a charge sufficient to reimburse it for any tax, fee or other governmental charge required to be paid with respect to the transfer or exchange of this bond. No other charge shall be made for the privilege of making such transfer or exchange. The City and the Bond Registrar may treat and consider the person in whose name this bond is registered as the absolute owner hereof for the purpose of receiving payment of, or on account of, the principal, premium, if any, and the interest due hereon and for all other purposes whatsoever.

This bond shall not be valid or become obligatory for any purpose until the certificate of authentication hereon shall have been duly executed by the Bond Registrar.

It is hereby certified, recited and declared that all acts, conditions and things required to be done, exist and be performed precedent to and in the issuance of this bond in order to make it a legal, valid and binding obligation of the City have been done, exist and have been performed in regular and due time, form and manner as required by law, that a direct, annual, irrepealable tax has been levied by the City sufficient to pay the interest when it falls due and also to pay and discharge the principal at maturity, and that the series of bonds of which this bond is one, together with all other indebtedness of the City, is within every debt or other limit prescribed by law. IN WITNESS WHEREOF, the CITY OF MADISON has caused this bond to be executed in its name and on its behalf by the manual or facsimile signatures of its Mayor and its City Clerk, and its corporate seal, or a facsimile thereof, to be hereunto affixed or otherwise reproduced hereon.

CITY OF MADISON

Mayor

(SEAL)

City Clerk

CERTIFICATE OF AUTHENTICATION

Date of Authentication:

This bond is one of the General Obligation Corporate Purpose Bonds, Series 2024-A, described in the within-mentioned resolution.

U.S. BANK TRUST COMPANY, NATIONAL ASSOCIATION, as Bond Registrar

By _____

Authorized Officer

ASSIGNMENT

Dated

Signature Guarantee

[End of Form of Bonds]

Section 6. Transfer, Exchange and Registry. The Bonds shall be negotiable, subject to the provisions for registration of transfer contained herein. Each Bonds shall be transferable only upon the registration books maintained by the City for that purpose at the principal corporate trust office of the bond registrar, by the registered owner thereof in person or by his attorney duly authorized in writing, upon surrender thereof together with a written instrument of transfer satisfactory to the bond registrar and duly executed by the registered owner or his duly authorized attorney. Upon the surrender for transfer of any such Bond, the City shall execute and the bond registrar shall authenticate and deliver a new Bond or Bonds registered in the name of the transferee, of the same aggregate principal amount, maturity and interest rate as the surrendered Bond. Bonds, upon surrender thereof at the principal corporate trust office of the bond registrar, with a written instrument satisfactory to the bond registrar, duly executed by the registered owner or his attorney duly authorized in writing, may be exchanged for an equal aggregate principal amount of Bonds of the same maturity and interest rate and of the denominations of \$5,000 or any integral multiple thereof.

For every such exchange or registration of transfer of Bonds, the City or the bond registrar may make a charge sufficient to reimburse it for any tax, fee or other governmental charge required to be paid with respect to such exchange or transfer, which sum or sums shall be paid by the person requesting such exchange or transfer as a condition precedent to the exercise of the privilege of making such exchange or transfer. No other charge shall be made for the privilege of making such transfer or exchange.

The bond registrar shall not be required to transfer or exchange any Bond after notice of the redemption of all or a portion thereof has been mailed. The bond registrar shall not be required to transfer or exchange any Bond during a period of 15 days next preceding the mailing of a notice of redemption that could designate for redemption all or a portion of such Bond.

The City and the bond registrar may deem and treat the person in whose name any Bond shall be registered upon the registration books as the absolute owner of such Bond, whether such

Bond shall be overdue or not, for the purpose of receiving payment of, or on account of, the principal of, premium, if any, or interest thereon and for all other purposes whatsoever, and all such payments so made to any such registered owner or upon his order shall be valid and effectual to satisfy and discharge the liability upon such Bond to the extent of the sums or sums so paid, and neither the City nor the bond registrar shall be affected by any notice to the contrary.

In order to provide for the initial issuance of the Bonds in a form that provides for a system of book-entry only transfers, the ownership of one fully registered Bond for each maturity in the aggregate principal amount of such maturity shall be registered in the name of Cede & Co., as a nominee of The Depository Trust Company, New York, New York ("DTC"). In the event that the City determines that the system of book-entry only transfers through DTC (or a successor securities depository) is not in the best interests of the Beneficial Owners (as hereinafter defined) of the Bonds or is burdensome to the City, the City may notify DTC, whereupon DTC will notify the DTC Participants (as hereinafter defined) of the availability through DTC of Bond certificates. In such event, the City shall issue and the bond registrar shall authenticate, transfer and exchange Bond certificates as requested by DTC of like principal amount, series and maturity, in denominations of \$5,000 or any integral multiple thereof to the identifiable Beneficial Owners, in replacement of such Beneficial Owners' beneficial interests in the Bonds. For the purposes of this paragraph, the term "Beneficial Owners" shall mean (a) those persons for whom DTC Participants acquire interests in the Bonds as nominees.

Section 7. Bond Registrar. The City will enter into a contract with and designate U.S. Bank Trust Company, National Association, Milwaukee, Wisconsin, to serve as fiscal agent pursuant to Section 67.10(2), Wisconsin Statutes, and as bond registrar. The City covenants that it shall at all times retain a bank, trust company or national banking association to act as bond registrar with respect to the Bonds, that it will maintain at the designated office of such bote registrar a place where Bonds may be presented for payment and registration of transfer or exchange and that it shall require that the bond registrar maintain proper registration books and perform the other duties and obligations imposed upon it by this resolution in a manner consistent with the standards, customs and practices of the municipal securities business.

The bond registrar shall signify its acceptance of the duties and obligations imposed upon it by this resolution by executing the certificate of authentication on any Bond, and, by such execution, the bond registrar shall be deemed to have certified to the City that it has all requisite power to accept, and has accepted, such duties and obligations not only with respect to the Bond so authenticated but with respect to the Bonds. The bond registrar is the agent of the City and shall not be liable in connection with the performance of its duties except for its own negligence or default. The bond registrar shall, however, be responsible for any representation in its certificate of authentication on the Bonds.

The City may remove the bond registrar at any time. In case at any time the bond registrar shall resign or shall be removed or shall become incapable of acting, or shall be adjudged a bankrupt or insolvent, or if a receiver, liquidator or conservator of the bond registrar, or of its property, shall be appointed, or if any public officer shall take charge or control of the bond registrar or of its property or affairs, the City covenants and agrees that it will thereupon

appoint a successor bond registrar. The City shall mail notice of such appointment made by it to each registered owner of Bonds within 20 days after such appointment.

Section 8. Borrowed Money Funds. The principal proceeds from the sale of the Bonds shall be paid into the City treasury and entered in a fund separate and distinct from all other funds, which fund shall be designated "General Obligation Corporate Purpose Bonds, Series 2024-A, Borrowed Money Fund." Money in said fund shall be used solely for the purposes for which the Bonds were issued, including repayment of any temporary loan or reimbursement of any temporary advance made in anticipation of the issuance of said Bonds.

Section 9. Tax Levy. For the purpose of paying the principal amounts of the Bonds as the same shall mature, and to pay the interest thereon as the same shall come due, there is hereby levied, for each year in which any of the Bonds shall be outstanding, direct, annual, irrepealable taxes in amounts fully sufficient to pay such principal and interest, and the specific amounts levied for each year shall be set forth in the Approving Certificate.

Notwithstanding the foregoing, there is hereby appropriated the aggregate sum of not to exceed \$28,605,000 for purposes of paying interest due on the Bonds on October 1, 2024, as further detailed in the Approving Certificate.

Interest or principal coming due at any time when there shall be insufficient funds on hand to pay the same shall be paid promptly when due from current funds on hand in advance of the collection of the taxes herein levied; and when said taxes shall have been collected, reimbursement shall be made to the said funds in the amounts thus advanced.

Section 10. Extension of Taxes. The amounts of taxes levied pursuant to Section 9 hereof, as further detailed in the Approving Certificate, shall be carried onto the tax roll by the City from year to year and collected as other taxes are collected; and such amounts may be reduced in any year only by any amount of surplus money in the Debt Service Fund created pursuant to Section 67.11, Wisconsin Statutes.

Section 11. Debt Service Funds. There is hereby created a fund to be known as "General Obligation Corporate Purpose Bonds, Series 2024-A, Debt Service Fund" (the "Debt Service Fund") to be established and maintained in accordance with generally accepted accounting principles. Into the Debt Service Fund, there shall be deposited the following: (a) all premium and accrued interest received by the City from the sale of the Bonds; (b) all money raised by taxes herein levied pursuant to Section 9 hereof allocable to the Bonds and any amounts appropriated for the specific purpose of paying principal and interest on the Bonds when due; (c) any surplus in the Borrowed Money Fund created in Section 8 hereof for the Bonds; (d) such additional amounts as may at any time be necessary to pay the principal of and interest on the Bonds as the same shall become due; and (e) such further deposits as may be required by Section 67.11, Wisconsin Statutes.

Section 12. Application and Investment of Bond Proceeds. Following the sale of the Bonds, the Mayor and City Clerk are hereby authorized and directed to cause the Bonds to be printed, and to execute and deliver the Bonds to the purchasers thereof upon payment therefor; and the principal proceeds from the sale of the Bonds shall be used only for the purposes and in

the manner required by law and by this resolution. The proceeds may be invested in the manner permitted by law, subject to the restrictions contained in the next succeeding section.

Section 13. Tax Covenants.

(a) The City shall not take, nor omit to take, any action that is lawful and within its power to take, which action or omission would cause interest on any Bonds to become subject to federal income taxes in addition to federal income taxes to which interest on such Bonds is subject on the date of issuance thereof.

(b) The City shall not permit any of the proceeds of the Bonds, or any facilities financed with such proceeds, to be used in any manner that would cause any of the Bonds to constitute a "private activity bond" within the meaning of Section 141 of the Internal Revenue Code of 1986 (the "Code").

(c) The City shall not permit any of the proceeds of the Bonds or other moneys to be invested in any manner that would cause any Bond to constitute an "arbitrage bond" within the meaning of Section 148 of the Code.

(d) The City shall comply with the provisions of Section 148(f) of the Code relating to the payment of certain investment earnings at periodic intervals to the United States of America; provided, however, that such payment shall not be required to the extent the City receives an opinion of nationally recognized bond counsel (which opinion may be given in reliance upon a ruling or rulings of the Internal Revenue Service) to the effect that such payment is not necessary to preserve the exemption from federal income taxes of interest on the Bonds.

Section 14. Continuing Disclosure. In connection with the sale of the Bonds, the Finance Director or his designee (an "Authorized Officer") is hereby authorized to execute and deliver a Continuing Disclosure Undertaking (the "Continuing Disclosure Undertaking") evidencing the City's agreement to comply with the requirements of Section (b)(5) of the Rule adopted by the Securities and Exchange Commission under the Securities Exchange Act of 1934. Upon its execution and delivery on behalf of the City as herein provided, the Continuing Disclosure Undertaking will be binding on the City, and the officers, employees and agents of the City are hereby authorized to do all such acts and things and to execute all such documents as may be necessary to carry out and comply with the provisions of the Continuing Disclosure Undertaking as executed. Any Authorized Officer is hereby further authorized to amend the Continuing Disclosure Undertaking in accordance with its respective terms from time to time following its execution and delivery as said officer shall deem necessary. In addition, an Authorized Officer is authorized to make or cause to be made all future filings with the Municipal Securities Rulemaking Board with respect to any debt obligations, all in accordance with the provisions of Section (b)(5) of the Rule. Notwithstanding any other provision of this resolution, the sole remedies for any failure by the City to comply with the Continuing Disclosure Undertaking shall be the ability of the beneficial owner of any applicable Bond to seek mandamus or specific performance by court order to cause the City to comply with its obligations under the Continuing Disclosure Undertaking.

Section 15. Defeasance and Payment of Bonds.

(a) If the City shall pay or cause to be paid to the registered owners of a series of Bonds the principal, premium, if any, and interest due or to become due thereon, at the times and in the manner stipulated therein and in this resolution, then the pledge of taxes, securities and funds hereby pledged and the covenants, agreements and other obligations of the City to the registered owners and the beneficial owners of such Bonds shall be discharged and satisfied.

(b) Any series of Bonds, whether at or prior to the maturity or the redemption date of such Bonds, shall be deemed to have been paid within the meaning of this Section if (i) in case any such Bonds are to be redeemed prior to the maturity thereof, there shall have been taken all action necessary to call such Bonds for redemption and notice of such redemption shall have been duly given or provision shall have been made for the giving of such notice, and (ii) there shall have been deposited in trust with a bank, trust company or national banking association acting as fiduciary for such purpose either (A) moneys in an amount which shall be sufficient, or (B) "Federal Obligations" as defined in paragraph (c) of this Section, the principal of and the interest on which when due will provide moneys which, together with any moneys on deposit with such fiduciary at the same time for such purpose, shall be sufficient to pay when due the principal of, redemption premium, if any, and interest due and to become due on said Bonds on and prior to the applicable redemption date or maturity date thereof.

(c) As used in this Section, the term "Federal Obligations" means (i) noncallable, direct obligations of the United States of America, (ii) noncallable and nonprepayable, direct obligations of any agency of the United States of America, which are unconditionally guaranteed by the United States of America as to full and timely payment of principal and interest, (iii) noncallable, nonprepayable coupons or interest installments from the securities described in clause (i) or clause (ii) of this paragraph, which are stripped pursuant to programs of the Department of the Treasury of the United States of America, or (iv) coupons or interest installments stripped from bonds of the Resolution Funding Corporation.

Section 16. Resolution To Constitute a Contract. The provisions of this resolution and the executed Approving Certificate shall constitute a contract between the City and the owner or owners of the Bonds. Any pledge made in this resolution and the provisions, covenants and agreements herein set forth to be performed by or on behalf of the City shall be for the equal benefit, protection and security of the owners of any and all of the Bonds of a series. All of the Bonds of a series, regardless of the time or times of their issuance, shall be of equal rank without preference, priority or distinction of any of the Bonds over any other thereof except as expressly provided in or pursuant to this resolution. This resolution shall constitute full authority for the issuance of the Bonds in accordance with the parameters set forth herein, and to the extent that the provisions of this resolution conflict with the provisions of any other resolution of the City, the provisions of this resolution shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this resolution. **Section 17.** Notice. The City Clerk is authorized to publish a notice of the issuance of the Bonds as a class 1 notice pursuant to Section 893.77, Wisconsin Statutes.

Section 18. Expiration of Authority. If the Finance Director has not determined the final terms of the Bonds pursuant to Section 2 hereof and the sale of the Bonds to the purchasers, respectively, has not occurred in accordance with the terms of this resolution by October 1, 2024, then the authority granted in this resolution shall expire and be of no further force and effect.

Section 19. Effective Date. This resolution shall become effective immediately upon its passage, the public welfare requiring it.

Adopted this _____th day of November, 2023, by roll call vote as follows:

Ayes:

Nays:

Approved:

Mayor

(SEAL)

Attest:

City Clerk

EXHIBIT A

FORM OF APPROVING CERTIFICATE

CERTIFICATE APPROVING DETAILS OF \$_____ GENERAL OBLIGATION CORPORATE PURPOSE BONDS, SERIES 2024-A

I, David P. Schmiedicke, the Finance Director of the City of Madison, Wisconsin (the "City") hereby certifies that:

1. <u>Resolution</u>. On November 21, 2023, the Common Council of the City adopted Resolution No. _____ (the "Resolution") authorizing the issuance and establishing parameters for the sale of not to exceed General Obligation Corporate Purpose Bonds, Series 2024-A, in an aggregate principal amount not to exceed \$_____ (the "Bonds") and directing the Finance Director to determine the details for the Bonds within such parameters. Capitalized terms used herein which are not defined shall have the meanings given in the Resolution.

2. <u>Certain Terms of the Bonds</u>. In compliance with the Resolution parameters, the Bonds shall be dated ______, shall be issued in the aggregate principal amount of \$______ (which is not more than the amount authorized by the Resolution), and shall mature on October 1 in the years 2025 through 2043 (which is not later than October 1, 2043, as required by the Resolution), in the principal amounts, and shall bear interest at the rates per annum, set forth below:

Year	Principal Amount	Interest Rate
2025	\$	%
2026		
2027		
2028		
2029		
2030		
2031		
2032		
2033		
2034		
2035		
2036		
2037		
2038		
2039		
2040		
2041		
2042		
2043		

The true interest rate on the Bonds (computed taking the purchaser's compensation into account) is _____% (which is not in excess of ____%, as required by the Resolution). The debt service schedule on the Bonds is attached hereto as Exhibit A.

3. <u>Purchase Price of the Bonds</u>. The Bonds were sold to ______ (the "Purchaser") in accordance with the Terms of Offering and Bid Form prepared by Baker Tilly Municipal Advisors, LLC ("Baker Tilly"), as the City's independent municipal advisor and in accordance with the Resolution at a price of \$_____ [and accrued interest to the date of delivery].

4. <u>Costs of Issuance</u>. The costs of issuance for the Bonds (not including any underwriter's spread) to be paid with proceeds of the Bonds does not exceed \$_____.

5. <u>Optional Redemption Provisions of the Bonds</u>. At the option of the City, the Bonds maturing on October 1, 20__ and thereafter shall be subject to redemption prior to maturity on October 1, 20__ or on any date thereafter, in whole or in part, and if in part, at the option of the City and in such manner as the City shall determine.

6. [Mandatory Redemption.]

7. <u>Tax Levy</u>. For the purpose of paying the principal amounts of the Bonds as the same shall mature, and to pay the interest thereon as the same shall come due, there is hereby levied, for each year in which any of the Bonds shall be outstanding, direct, annual, irrepealable taxes in amounts fully sufficient to pay such principal and interest, and the specific amounts levied for each year as follows:

Amount of <u>Principal and Interest (\$)</u>

2041	
2042	
2043	

[Notwithstanding the foregoing, the original issue premium on the Bonds in the amount of \$______ is appropriated for purposes of paying interest due on the Bonds on October 1, 2024, in accordance with the Resolution.]

Interest or principal coming due at any time when there shall be insufficient funds on hand to pay the same shall be paid promptly when due from current funds on hand in advance of the collection of the taxes herein levied; and when said taxes shall have been collected, reimbursement shall be made to the said funds in the amounts thus advanced.

8. <u>Expiration of Petition Period</u>. The petition period provided for under Section 67.05(7)(b), Wisconsin Statutes, has expired without the filing of a sufficient petition for referendum with respect to the Initial Resolution authorizing the issuance of the Bonds.

9. <u>Approval</u>. This Certificate constitutes the City's approval of the date of issuance and the definitive principal amount, maturity years, maturity principal amounts, underwriter's discount, interest rates, optional [and mandatory] redemption provisions, purchase price for the Bonds, the costs of issuance to be paid for with proceeds of the Bonds and the direct annual irrepealable tax levy to repay the Bonds, in satisfaction of the conditions and parameters set forth in the Resolution.

IN WITNESS WHEREOF, we have executed this Certificate on [Sale Date], 2024 pursuant to the authority delegated to us in the Resolution.

Finance Director

[Signature page to Approving Certificate]

EXHIBIT A

DEBT SERVICE SCHEDULE

CERTIFICATE

I, Maribeth Witzel-Behl, hereby certify that I am the qualified and acting City Clerk of the City of Madison, Wisconsin (the "City"), and that I am the legal custodian of the papers and records of the City, and as such officer I further certify that I have compared the attached resolution with the original minutes of the meeting of the Common Council of the City held on November 21, 2023, at which meeting a quorum was present and acting throughout, and that such resolution is a complete and correct copy of a resolution duly adopted at said meeting and authorizing the issuance and sale of not to exceed \$______ of the City's General Obligation Corporate Purpose Bonds, Series 2024-A in accordance with the conditions and parameters set forth therein.

I further certify that said resolution was approved by Mayor Satya Rhodes-Conway on November _____, 2023, and that I recorded said resolution in the records kept in my office.

I further certify that notice to the public and to the official City newspaper and to those news media that have filed a written request for such notice, of the time, place and subject matter of the Common Council meeting of November 21, 2023, was given by the Mayor or his designee pursuant to Subchapter V of Chapter 19, Wisconsin Statutes, by posting a written notice thereof at a public bulletin board in the City Hall, and by such other means as was reasonably likely to apprise the members of the public and the news media thereof, all such notices having been given not less than 24 hours prior to the commencement of said meeting.

WITNESS my official signature and the corporate seal of the City this _____ day of November, 2023.

City Clerk

(SEAL)

		City of Madison		City of Madison Madison, WI 53703 www.cityofmadison.com	
AATED MARCHA		Master			
		File Number: 80556			
File ID:	80556	File Type: Resolution	Status:	Report of Officer	
Version:	1	Reference:	Controlling Body:	HOUSING STRATEGY COMMITTEE	
			File Created Date :	10/25/2023	
File Name:	Government-Spo and Freddie Mac to the public in th	Calling on the Federal Housing Authority as well as Final A Government-Sponsored Enterprises like Fannie Mae and Freddie Mac to provide increased transparency o the public in the process of developing equirements and guidelines for condominium and nousing coope			
Title:	Calling on the F Enterprises like to the public in t condominium a				

Notes:

Sponsors:	Derek Field, Marsha A. Rummel, Kristen Slack, Regina M. Vidaver, Michael E. Verveer, Barbara Harrington-McKinney And Amani Latimer Burris	Effective Date:	
Attachments:		Enactment Number:	
Author:	Ald. Derek Field	Hearing Date:	
Entered by:	imatthias@cityofmadison.com	Published Date:	

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Council Office	10/25/2023	Referred for Introduction				
	Action Text: Notes:	This Resolution was Ref Housing Strategy Committe		-			
1	COMMON COU	NCIL 11/07/2023	Refer	HOUSING STRATEGY COMMITTEE		11/09/2023	Pass
	Action Text:	A motion was made by COMMITTEE. The motion		•	o the HOUSING ST	RATEGY	
1	HOUSING STRA COMMITTEE	ATEGY 11/09/2023	RECOMMEND TO COUNCIL TO ADOPT - REPORT OF OFFICER				Pass

Action Text: A motion was made by Alder Slack and seconded by Logan to recommend to council to Adopt Calling on the Federal Housing Authority as well as Government-Sponsored Enterprises like Fannie Mae and Freddie Mac to provide increased transparency to the public in the process of developing requirements and guidelines for condominium and housing cooperative lending requirements. Motion passed unanimously.

Text of Legislative File 80556

Fiscal Note

No City appropriation required.

Title

Calling on the Federal Housing Authority as well as Government-Sponsored Enterprises like Fannie Mae and Freddie Mac to provide increased transparency to the public in the process of developing requirements and guidelines for condominium and housing cooperative lending requirements

Body

WHEREAS, condominium development lags nationwide, currently amounting to just 2.3% of multifamily construction, and there have been just two condo projects in recent history within the City of Madison; and,

WHEREAS, condos are a crucial part of the housing market, particularly for those who are looking for a more affordable entrance into the homeownership market and earn equity; and,

WHEREAS, in Madison, the average median sale price for single-family homes was \$400,000 between July 2022 and June 2023, while the average median sale price for a condo was \$275,000 in that same time period; and,

WHEREAS, this affordable entry to homeownership is particularly important for young adults, as well as empty nesters looking to downsize, which then opens up the homes they are moving from; and,

WHEREAS, condominiums support the City's density and sustainability goals, often as more energy efficient alternatives than single-family homes that can be built around transit hubs, which can ease the burden of traffic and create walkable neighborhoods; and,

WHEREAS, the latest available data about Madison's homeownership rates as measured by Madison's 2023 Housing Strategy Report reveal stark racial inequities as evidenced by the fact that the 2021 homeownership rate for white households was 53%, the rate for Hispanic/Latino households was 35%, the rate for Asian households was 32%, and the rate for Black households was 18%; and,

WHEREAS, not having this affordable entry point can lead to greater inequities in the housing market that disproportionately harm low-income households and households of color, exacerbating existing patterns of wealth inequality and limiting opportunities for social mobility; and,

WHEREAS, there has been increased demand for condominiums in recent years, as indicated by key findings in Madison's 2023 Housing Strategy Report, and housing market data indicates that monthly owner-occupied housing inventory has dropped steadily over the last nine years, while these owner-occupied units spend significantly less time on the market before selling; and,

WHEREAS, this high demand has not led to a greater supply due to factors that cause

condominium development to be both riskier and more expensive than other multifamily development, such as construction defect litigation, a lack of bank financing, and rising construction costs; and,

WHEREAS, mortgages of potential condominium buyers are backed by the Federal Housing Administration and contain owner-occupancy requirements, which outline the proportion of units that must be already owned by individuals set to live in the unit versus a single entity, such as the developer trying to sell new units, in order to be eligible for an FHA-backed mortgage; and,

WHEREAS, while this owner-occupancy rate was 51% prior to the Great Recession and resulting requirement beginning changes in 2009, today it stands at 80% for buildings with 20 or more units; and,

WHEREAS, that in order for a whole development or for single-unit approval within a development to be eligible for mortgages backed by the Federal Housing Administration (FHA), a project must have 80% of units already sold, and only 10% of units may be held by a single entity, such as a developer trying to sell new units, in buildings with more than 20 units; and,

WHEREAS, developers often indicate that they cannot secure financing from banks or investors for construction loans to build condominiums because lenders are worried about the marketability of units once completed because of worries about the ability of purchasers to obtain mortgages, specifically FHA products; and,

WHEREAS, the U.S. Department of Housing and Urban Development (HUD), under the leadership of the Biden-Harris Administration, has taken a number of steps to make homeownership more accessible to all Americans, understanding that homeownership is a foundation for security and a primary source of wealth;

NOW, THEREFORE, BE IT RESOLVED that the Madison Common Council calls on the Federal Housing Authority as well as Government-Sponsored Enterprises like Fannie Mae and Freddie Mac to provide increased transparency to the public in the process of developing requirements and guidelines for condominium and housing cooperative lending requirements.

BE IT FURTHER RESOLVED that the Madison Common Council asks Federal Housing Authority and its supervisory policy bodies to reduce owner-occupancy threshold requirements to the extent that their abilities within the Executive Branch allow them to do so, in order to reduce barriers to FHA-backed mortgage lending for condominium buyers and to provide condominium developers less uncertainty in securing construction financing.

BE IT FINALLY RESOLVED that a copy of this resolution will be sent to the Chief Executive Officers of Fannie Mae and Freddie Mac; the Director of the Federal Housing Finance Agency; the Director of the Federal Housing Authority; The Senate Committee on Banking, Housing, and Urban Affairs and its Subcommittee on Housing, Transportation, and Community Development; The Senate Committee on Appropriations (oversees HUD program funding); The House Committee on Financial Services and its Subcommittee on Housing and Insurance; The House Appropriations Committees and its Subcommittee on Transportation, Housing, and Urban Development; the office of Representative Mark Pocan; and the offices of Senators Tammy Baldwin and Ron Johnson.



City of Madison

Master

File Number: 80855

	File ID:	80855	File Type: Resolution	Status: Report of Officer
	Version:	1	Reference:	Controlling Body: Attorney's Office
				File Created Date: 11/15/2023
	File Name:	Authorize Citian Contract		Final Action:
	Title:	the purchase of softwar traffic accidents and fat	e and professional servic alities, as well as authoriz greement with the UW-M	o a contract with Citian, Inc. for es for analyzing and reducing zing the Mayor and City Clerk to adison Traffic Operations and
	Notes:	AuthorizeCitianContract		
	Sponsors:	Satya V. Rhodes-Conway		Effective Date:
ł	Attachments:			Enactment Number:
	Author:	Eric Finch		Hearing Date:
	Entered by:	mglaeser@cityofmadison.	com	Published Date:
ist	ory of Legisl	ative File		

His

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Attorney's Office	11/15/2023	RECOMMEND TO COUNCIL TO ADOPT UNDER SUSPENSION OF MGO 2.055				
	Action Text:	This Resolution was RE	COMMEND TO COU	NCIL TO ADOPT UN	DER SUSPENSION OF	MGO 2.055	5

Text of Legislative File 80855

Fiscal Note

The proposed resolution authorizes a contract for software to analyze and report on crash data. Costs associated with setup and development in 2024 will be funded by Traffic Engineering's Safe Streets Madison capital program. Ongoing operating costs associated with the software will be included in future Traffic Engineering operating budgets. The annual cost of the contract is \$89,000.

Title

Authorizing the Mayor and City Clerk to enter into a contract with Citian, Inc. for the purchase of software and professional services for analyzing and reducing traffic accidents and fatalities, as well as authorizing the Mayor and City Clerk to enter into an ancillary agreement with the UW-Madison Traffic Operations and Safety Laboratory to facilitate data sharing.

Body

WHEREAS, The City of Madison Vision Zero initiative strives to improve safety for everyone moving about the city, whether walking, biking, driving and riding transit; and to improve the identified high injury locations, all in an effort to prevent fatal crashes and severe injuries;

WHEREAS, Vision Zero is a data driven strategy intended to eliminate traffic deaths and severe injuries on all roadways, bikeways and sidewalks;

WHEREAS, Most of the data used in the creation of Madison's Vision Zero Action Plan was compiled and distributed by the Traffic Operations and Safety (TOPS) Laboratory based at the University of Wisconsin-Madison;

WHEREAS, Vision Zero must be considered as a part of a larger effort to improve not just traffic safety but will be a part of furthering the City's broader equity goals;

WHEREAS, Madison's Vision Zero Action Plan indicates that the plan will respond to data trends and continue to incorporate safety innovations and opportunities to eliminate traffic fatalities and injuries as time passes;

WHEREAS, Citian's CRASH (Crash Reduction through Analysis of Safety Hazards) software is a leading new product, providing a comprehensive hub for traffic crash data, analysis, and reporting, leveraging artificial intelligence and advanced data analytics to meet identified traffic safety goals;

WHEREAS, Madison's Traffic Engineering Division has done due diligence in selecting Citian as a software and professional services provider that can improve City decision making and processes;

WHEREAS, a Non-Competitive Selection Request has been completed by Traffic Engineering because the services are only available from one firm;

WHEREAS, continued and increased collaboration with the TOPS Laboratory at UW-Madison is desirable;

WHEREAS, Citian's software will be able to do combined analysis of TOPS data, City of Madison GIS data, and other data; and

WHEREAS, the contract's yearly cost is \$89,000, and Traffic Engineering has sufficient funding authority in 2023 (prorated) and 2024 City of Madison Budgets;

NOW, THEREFORE, BE IT RESOLVED that the Mayor and the City Clerk are authorized to execute a contract for the purchase of services with Citian, Inc., in form to be approved by the City Attorney, and which may be automatically renewed annually until the end of 2030.

BE IT FURTHER RESOLVED that the Mayor and the City Clerk are authorized to execute a Memorandum of Understanding for data sharing with the Traffic Operations and Safety (TOPS) Laboratory at the University of Wisconsin-Madison, in form to be approved by the City Attorney, which may be renewed until the end of 2030.

BE IT FINALLY RESOLVED that the Director of Traffic Engineering is authorized to decline renewal of the contract(s) at any time before the end of 2030 in their sole discretion.



City of Madison

Hearing Date:

Published Date:

Master

File Number: 79968	
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File ID:	79968 File Type: Resolution	on Status:	Report of Officer
Version:		Controlling Body:	•
		File Created Date :	09/20/2023
File Name:	Prelim Plat - East Meadow Estates, 5803 Lien Rd	Final Action:	
Title:	Approving the preliminary plat of the <i>East Mea</i> as 5803 Lien Road (District 17).	adow Estates on property addro	essed
Notes:			
Sponsors:	Planning Division	Effective Date:	
Attachments:	Locator Maps.pdf, Subdivision Application.pdf, Lett of Intent.pdf, Preliminary Plat.pdf, Project Plans.pd Staff Comments.pdf, Link to Rezoning ID 80331		

Author:

Entered by: tparks@cityofmadison.com

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	PLAN COMMISS	SION 11/13/2023	RECOMMEND TO COUNCIL TO ADOPT UNDER SUSPENSION OF MGO 2.055 - REPORT OF OFFICER				Pass
	Action Text: Notes:	UNDER SUSPENSION OF MGO 2.055 - REPORT OF OFFICER. The motion passed by voice vote/other.				-	

Text of Legislative File 79968

Title

Approving the preliminary plat of the *East Meadow Estates* on property addressed as 5803 Lien Road (District 17).

Body

WHEREAS SC Swiderski Land Co., LLC has duly filed a preliminary plat known as *East Meadow Estates* on property addressed as 5803 Lien Road, City of Madison, Dane County,

Wisconsin for approval by the Madison Common Council; and

NOW THEREFORE BE IT RESOLVED that said preliminary plat be is hereby approved subject to all conditions as required by the reviewing City departments as required by Section 16.23 of the general ordinances of the City of Madison and all conditions noted in the Plan Commission files.

BE IT FURTHER RESOLVED that the Common Council authorizes City staff to request approval from the Capital Area Regional Planning Commission of any minor revisions to adopted environmental corridor boundaries within the Central Urban Service Area relating to this subdivision, and that the Council recognizes and adopts said revised boundaries.

BE IT FURTHER RESOLVED that the Planning Division is authorized to reflect the recorded subdivision in the Comprehensive Plan and any applicable neighborhood plans.

City of Madison

Rezoning and Preliminary Plat

Location

5803 Lien Road

Project Name

East Meadow Estates

Applicant Joleen Specht, SC Swiderski Katie Halverson, Ramaker

Request

- Rezoning from A to TR-P

- East Meadow Estates, creating 18 single-family lots, 11 lots for future multi-family development, and 6 outlots for public stormwater management, parkland, and conservancy

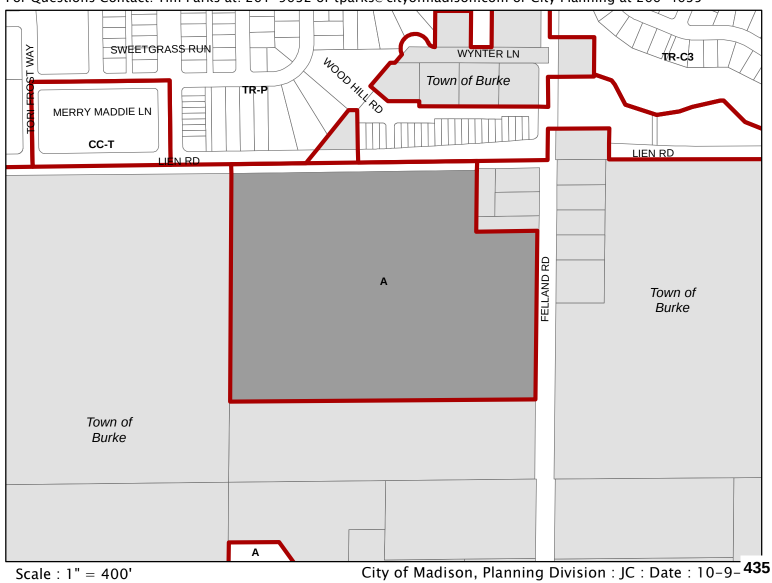
Public Hearing Dates Plan Commission

November 13, 2023

Common Council

November 21, 2023

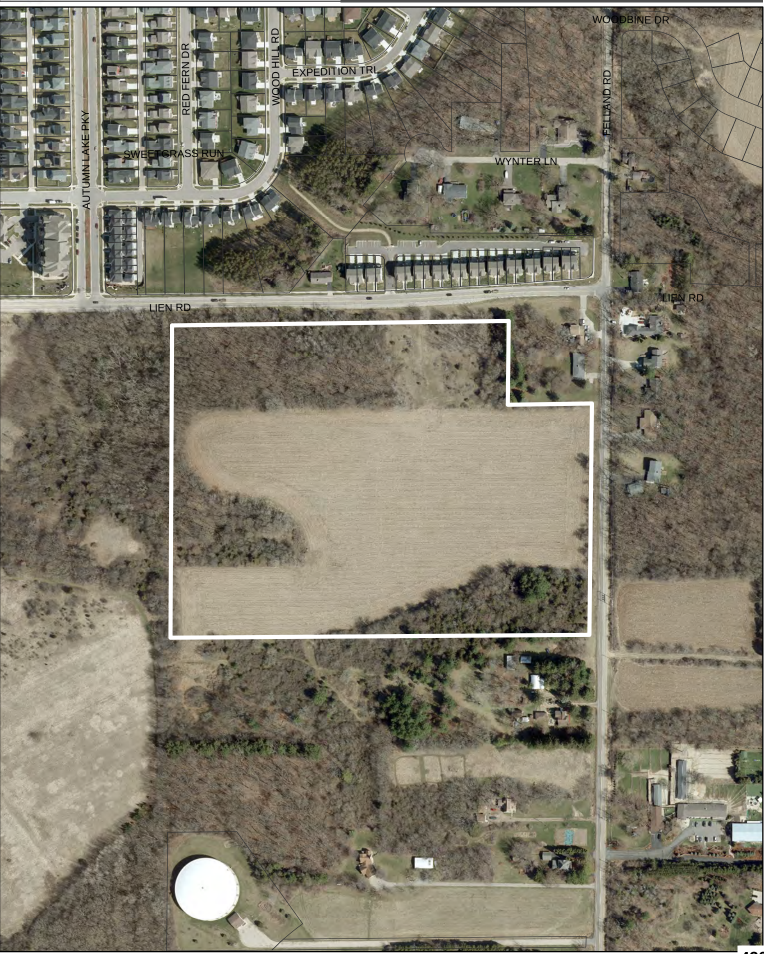
For Questions Contact: Tim Parks at: 261-9632 or tparks@cityofmadison.com or City Planning at 266-4635





City of Madison

5803 Lien Road



Date of Aerial Photography : Spring 2436

** Please read both pages of the application completely and fill in all required fields **

For a digital copy of this form with fillable fields, please visit:

https://www.cityofmadison.com/sites/default/files/city-of-madison/ development-services-center/documents/SubdivisionApplication.pdf

If you need an interpreter, translator, materials in alternate formats or other accommodations to access these forms, please call the Planning Division at (608) 266-4635.

Si necesita interprete, traductor, materiales en diferentes formatos, u otro tipo de ayuda para acceder a estos formularios, por favor llame al (608) 266-4635.

Yog tias koj xav tau ib tug neeg txhais lus, tus neeg txhais ntawv, los sis xav tau cov ntaub ntawv ua lwm hom ntawv los sis lwm cov kev pab kom paub txog cov lus qhia no, thov hu rau Koog Npaj (Planning Division) (608) 266-4635.

1. Application Type

Preliminary Subdivision Plat
Final Subdivision Plat

If a Plat, Proposed Subdivision Name: East Meadow Estates

2. Review Fees

• For Preliminary and/or Final Plats, an application fee of \$250, plus \$50 per lot or outlot contained on the plat.

• For Certified Survey Maps, an application fee of \$250 plus \$200 per lot and outlot contained on the CSM.

Make checks payable to "City Treasurer" and mail it to the following address: City of Madison Building Inspection; P.O. Box 2984; Madison, WI 53701-2984. Please include a cover page with the check which includes the project address, brief description of the project, and contact information.

City of Madison

P.O. Box 2985

(608) 266-4635

Planning Division

Madison, WI 53701-2985

Madison Municipal Building, Suite 017 215 Martin Luther King, Jr. Blvd.

NOTICE REGARDING LOBBYING ORDINANCE: If you are seeking approval of

a development that has over 40,000 square feet of non-residential space,

or a residential development of over 10 dwelling units, or if you are seeking

assistance from the City with a value of \$10,000 (including grants, loans, TIF or similar assistance), then you likely are subject to Madison's lobbying

ordinance (M.G.O. Sec. 2.40). You are required to register and report your

lobbying. Please consult the City Clerk's Office for more information. Failure

□ Land Division/Certified Survey Map (CSM)

to comply with the lobbying ordinance may result in fines.

3. Property Owner and Agent Information

Name of Property O	wner: SC Swiderski Land Co LLC	Representative, if any: Joleen Specht
Street address:	401 Ranger St	City/State/Zip: Mosinee, WI 54455
Telephone:	715-693-7838	Email: jspecht@scswiderski.com
Firm Preparing Survey:		Contact: Katie Halverson
Street address:	855 Community Drive	City/State/Zip: Sauk City, WI 53583
Telephone:	608-588-5740	Email:

Check only ONE – ALL Correspondence on this application should be sent to: 🛛 Property Owner, OR 🗹 Survey Firm

4. Property Information for Properties Located within Madison City Limits

Parcel Addresses:	5803 Lien Road		
Tax Parcel Number	(s): <u>0810-352-0099-8</u>		
Zoning District(s) o	f Proposed Lots: TR-P, CN, PR	School District:	Sun Prairie

• Please include a detailed description of the number and use of all proposed lots and outlots in your letter of intent.

4a. Property Information for For Properties Located Outside the Madison City Limits in the City's Extraterritorial Jurisdiction:

Parcel Addresses (note town if located outside City): ____

Date of Approval by Dane County: _____

Date of Approval by Town:

• For an exterritorial request to be scheduled, approval letters from both the Town and Dane County must be submitted.

5. Subdivision Contents and Description. Complete table as it pertains to your request; do not complete gray areas.

Land Use	Lots	Outlots	Acres	
Residential	29		13.41	Other (stat
Retail/Office				Outlots De (Parks, Sto
Industrial				Outlots Ma Private Gro

Land Use	Lots	Outlots	Acres
Other (state use):			
Outlots Dedicated to the Public (Parks, Stormwater, etc.)		6	7.03
Outlots Maintained by a Private Group or Association			1
PROJECT TOTALS	29	5	20.44



6. Required Submittal Materials

Digital (PDF) copies of all items listed below (if applicable) are required. Applicants are to submit each of these documents as *individual PDF files* in an e-mail sent to <u>PCapplications@cityofmadison.com</u>. The transmittal shall include the name of the project and applicant. Note that <u>an individual email cannot exceed 20MB</u> and it is the <u>responsibility of the applicant</u> to present files in a manner that can be accepted. Electronic submittals via file hosting services (such as Dropbox) are <u>not</u> allowed. Applicants who are unable to provide the materials electronically should contact the Planning Division at <u>Planning@cityofmadison.com</u> or (608) 266-4635 for assistance.

A Completed Subdivision Application Form (i.e. both sides of this form)

□ Map Copies (prepared by a Registered Land Surveyor):

- For <u>Preliminary Plats</u>, the drawings must be drawn to scale and are required to provide all information as set forth in <u>M.G.O. Sec. 16.23 (7)(a)</u>.
- For Final Plats, the drawings must be drawn to scale and drawn to the specifications of §236.20, Wis. Stats..
- For <u>Certified Survey Maps (CSMs)</u>, the drawings shall include all of the information set forth in <u>M.G.O. Secs. 16.23 (7)(a)</u> and (d), including existing site conditions, the nature of the proposed division and any other necessary data. Utility data (field located or from utility maps) may be provided on a separate map submitted with application.

<u>For Plat & CSMs</u>, in addition to the PDF copy, a digital CADD file shall also be submitted in a format compatible with AutoCAD. The digital CADD file(s) shall be referenced to the Dane County Coordinate System and shall contain, at minimum, the list of items stated below, each on a separate layer/level name. The line work shall be void of gaps and overlaps and match the plat, preliminary plat or CSM as submitted: a) Right-of-Way lines (public and private); b) Lot lines; c) Lot numbers; d) Lot/Plat dimensions; e) Street names; f) Easement lines (i.e. all in title and shown on the plat or CSM including wetland & floodplain boundaries.)

- Letter of Intent: One copy of a letter describing the proposed subdivision or land division in detail including, but not limited to:
 - The number and type/use of the lots and outlots proposed with this subdivision or land division, including any outlots to be dedicated to the public;
 - Existing conditions and uses of the property;
 - Phasing schedule for the project, and;
 - The names of persons involved (property owner(s), subdivider, surveyor, civil engineer, etc.).
 - * <u>The letter of intent for a subdivision or land division may be the same as the letter of intent submitted with a concurrent</u> <u>Land Use Application for the same property</u>.
 - ** <u>A letter of intent is not required for Subdivision Applications for lot combinations or split duplexes.</u>

□ **Report of Title and Supporting Documents**: One copy of a City of Madison standard 60-year Report of Title obtained from a title insurance company as required in <u>M.G.O. Sec. 16.23</u> and as satisfactory to the Office of Real Estate Services. Note:

- <u>The Report of Title must have been completed within three (3) months of the submittal date of this application. Title insurance</u> or a title commitment policy are NOT acceptable (i.e. a Preliminary Title Report or a Record Information Certificate).
- The electronic PDF submittal shall include images of the vesting deeds and all documents listed in the Report of Title.
- <u>Do not email these files to the City's Office of Real Estate Services</u>. Send them instead to the email address noted at the top of this page.

□ For Surveys <u>Outside</u> the Madison City Limits: One copy of the approval letters from the town where the property is located <u>and</u> Dane County shall be submitted with your request. The Plan Commission may not consider an application within its extraterritorial jurisdiction without prior approval from the town and Dane County.

7. Applicant Declarations:

The signer attests that the application has been completed accurately and all required materials have been submitted:

Interest In Property On This Date:

Signature:

Applicant's Printed Name: Joleen Specht

Date: 9/15/2023





September 18, 2023

SC Swiderski 401 Ranger St. Mosinee, WI 54455

RE: Letter of Intent - East Meadow Estates - Land Use Application and Subdivision Application

The attached information details the proposed rezoning and subdivision of the property located at 5803 Lien Road for the development of East Meadow Estates. The proposed neighborhood development will subdivide the existing parcel at 5803 Lien Road into 29 residential lots and 6 outlots dedicated to the public for stormwater treatment, park space, public alley, and conservancy.

The existing site consists of actively farmed agricultural fields, meadows, and densely wooded hillsides. The site is proposed to be rezoned from A to TR-P, CN, and PR.

Proposed development of the site is intended to be done in one overall phase with work anticipated to begin in 2024.

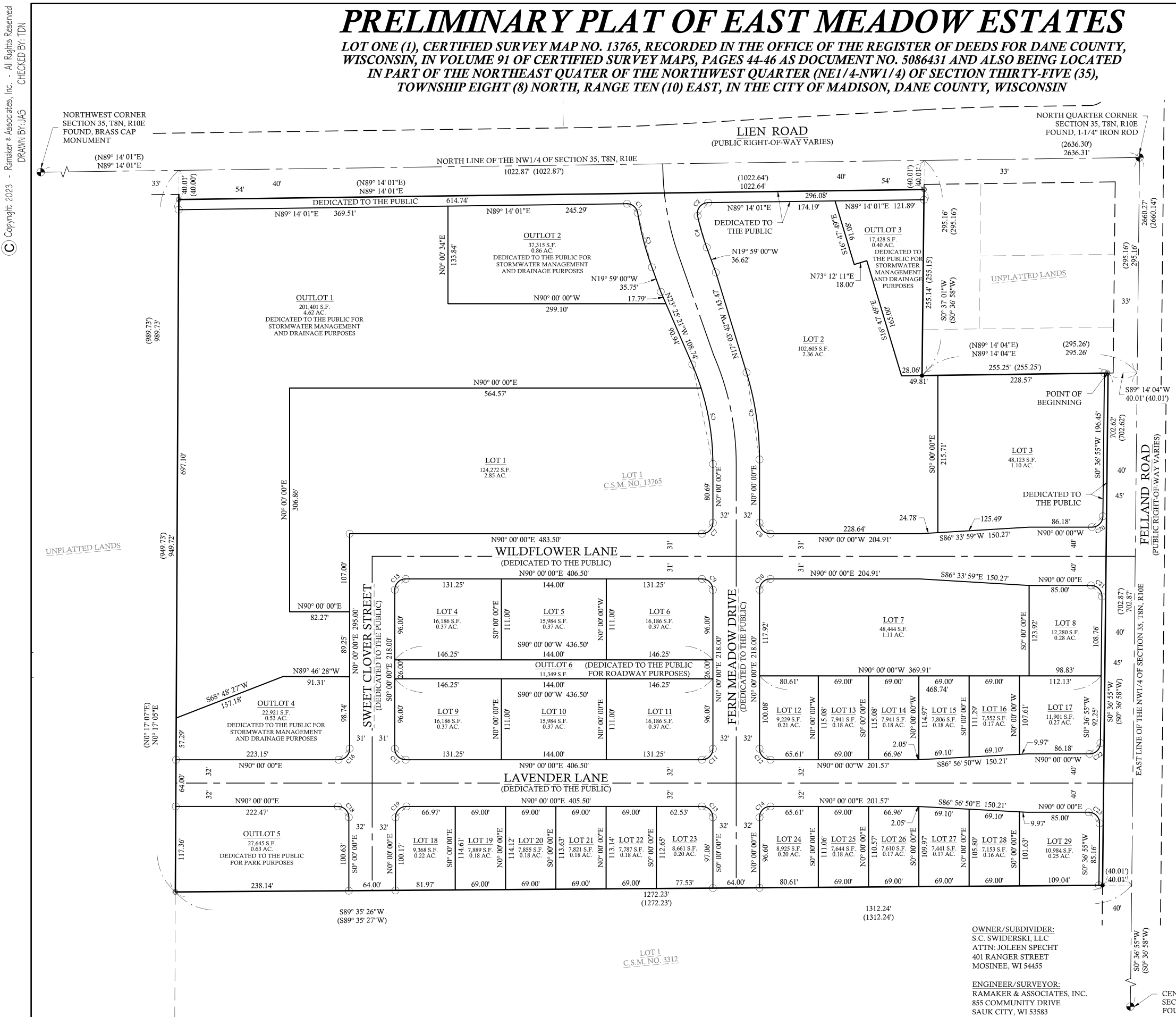
Project Team

Developer:	SC Swiderski
	Joleen Specht, jspecht@scswiderski.com 715-693-7838
	401 Ranger Street
	Mosinee, WI 54455
Civil Engineer:	Ramaker
	Katie Halverson, P.E. khalverson@ramaker.com 608-588-57

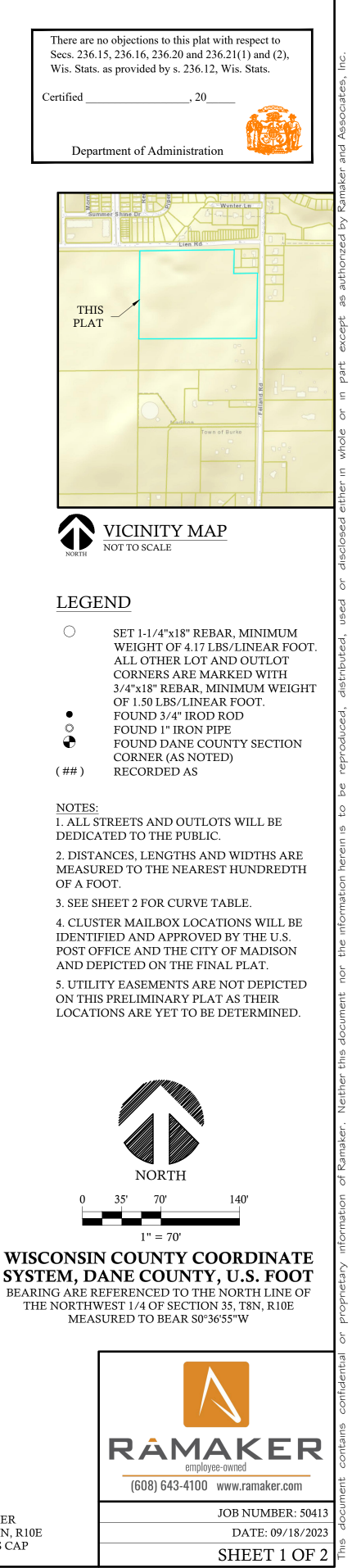
Katie Halverson, P.E. <u>khalverson@ramaker.com</u> 608-588-5740 855 Community Drive Sauk City, WI 53583

Surveyor: Ramaker Jim Syvrud, <u>isyvrud@ramaker.com</u> 608-219-6094 855 Community Drive Sauk City, WI 53583

We look forward to working with City of Madison staff to develop this proposed neighborhood. Thank you,



CENTER CORNER SECTION 35, T8N, R10E FOUND, BRASS CAP



CITY OF MADISON COMMON COUNCIL CERTIFICATE: RESOLVED THAT THE PLAT OF "EAST MEADOW ESTATES" LOCATED IN THE CITY OF MADISON, WAS HEREBY APPROVED BY ENACTMENT NUMBER , FILE I.D. NUMBER __, ADOPTED THE ____ DAY OF _____ THE ACCEPTANCE OF THESE LANDS DEDICATED AND RIGHTS CONVEYED BY SAID PLAT TO THE CITY OF MADISON FOR PUBLIC USE. DATE THIS _____ DAY OF _____, 2023. MARIBETH WITZEL-BEHL, CITY CLERK, CITY OF MADISON, DANE COUNTY, WISCONSIN CITY OF MADISON PLAN COMMISSION CERTIFICATE: APPROVED FOR RECORDING PER THE SECRETARY OF THE CITY OF MADISON PLAN COMMISSION. , SECRETARY OF PLAN COMMISSION CITY OF MADISON, DANE COUNTY, WISCONSIN

BOUNDARY DESCRIPTION I, TRENT D. NELSON, WISCONSIN PROFESSIONAL LAND SURVEYOR 3132-8, DO HEREBY CERTIFY THAT IN FULL COMPLIANCE WITH PROVISIONS OF CHAPTER 236 OF THE WISCONSIN STATE STATUTES AND THE SUBDIVISION REGULATIONS OF THE CITY OF MADISON, AND UNDER THE SUPERVISION OF THE OWNERS LISTED BELOW, I HAVE SURVEYED, DIVIDED AND MAPPED "EAST MEADOW ESTATES" AND THAT SUCH PLAT CORRECTLY REPRESENTS ALL THE EXTERIOR BOUNDARIES AND THE SUBDIVISION OF THE LAND SURVEYED AS DESCRIBED AS FOLLOWS: A PARCEL OF LAND BEING LOT 1 OF CERTIFIED SURVEY MAP NO. 13765, RECORDED IN VOLUME 91 OF CERTIFIED SURVEYS, PAGES 44 - 46 AS DOCUMENT NO. 5086431 AND ALSO BEING LOCATED IN PART OF THE NORTHEAST QUARTER OF THE NORTHWEST QUARTER (NE1/4-NW1/4) OF SECTION THIRTY-FIVE (35), TOWNSHIP EIGHT (8) NORTH, RANGE TEN (10) EAST, CITY OF MADISON, DANE COUNTY, WISCONSIN, BEING FURTHER DESCRIBED AS FOLLOWS: COMMENCING AT THE NORTH QUARTER CORNER OF SAID SECTION 35; THENCE S0°36'55"W, 295.16 FEET ALONG THE EAST LINE OF SAID NORTHWEST QUARTER THENCE \$89°14'04"W, 40.01 FEET TO THE WEST PUBLIC RIGHT-OF-WAY OF FELLAND ROAD AND THE POINT OF BEGINNING; THENCE \$0°36'55"W, 702.62 FEET ALONG SAID WEST PUBLIC RIGHT-OF-WAY OF FELLAND ROAD; THENCE \$89°35'26"W, 1272.23 FEET ALONG THE SOUTH LINE OF SAID CERTIFIED SURVEY MAP NUMBER 13765 TO THE WEST LINE OF SAID NORTHEAST QUARTER OF THE NORTHWEST QUARTER; THENCE N0°17'05"E, 949.72 FEET TO THE SOUTH PUBLIC RIGHT-OF-WAY OF LIEN ROAD; THENCE N89°14'01"E, 1022.64 FEET ALONG SAID SOUTH PUBLIC RIGHT-OF-WAY OF LIEN ROAD; THENCE S0°37'01"W, 255.14 FEET; THENCE N89°14'04"E, 255.25 FEET TO THE WEST PUBLIC RIGHT-OF-WAY OF FELLAND ROAD AND THE POINT OF BEGINNING. THIS PARCELS CONTAINS 1,150,763 SQUARE FEET OR 26.42 ACRES THEREOF

DATE:

TRENT D. NELSON, #3132-8 PROFESSIONAL LAND SURVEYOR

LIMITED LIABILITY COMPANY OWNERS' CERTIFICATE:

S.C. SWIDERSKI, LLC, A LIMITED LIABILITY COMPANY DULY ORGANIZED AND EXISTING UNDER AND BY VIRTUE OF THE LAWS OF THE STATE OF WISCONSIN, AS MANAGING MEMBER, DOES HEREBY CERTIFY THAT SAID COMPANY CAUSED THE LAND DESCRIBED ON THIS PLAT TO BE SURVEYED, DIVIDED AND MAPPED, AND DEDICATED AS REPRESENTED ON THIS PLAT OF EAST MEADOW ESTATES, DOES FURTHER CERTIFY THAT THIS PLAT IS REQUIRED BY WISCONSIN STATUTES 236.10 OR 236.12 TO BE SUBMITTED TO THE FOLLOWING FOR APPROVAL OR OBJECTION:

DEPARTMENT OF ADMINISTRATION COMMON COUNCIL, CITY OF MADISON DANE COUNTY ZONING AND LAND REGULATION COMMITTEE

IN WITNESS WHEREOF, S.C. SWIDERSKI, LLC, HAS CAUSED THESE PRESENTS TO BE SIGNED BY JOLEEN SPECHT, ITS MANAGING MEMBER, AND ITS COMPANY SEAL TO BE HEREUNTO AFFIXED ON THIS _____ DAY OF _____, 2023.

S.C. SWIDERSKI, LLC, A LIMITED LIABILITY COMPANY

BY: JOLEEN SPECHT, DEVELOPMENT PROJECT MANAGER

STATE OF WISCONSIN (COUNTY OF DANE) S.S.

PERSONALLY CAME BEFORE ME THIS _____ DAY OF _ _, 2023 THE ABOVE NAMED JOLEEN SPECHT, THE DEVELOPMENT PROJECT MANAGER OF THE ABOVE LIMITED LIABILITY COMPANY, TO ME KNOWN TO BE THE PERSON WHO EXECUTED THE FOREGOING INSTRUMENT, AND TO ME KNOWN TO BE SUCH MANAGING MEMBER OF SUCH LIMITED LIABILITY COMPANY, AND ACKNOWLEDGE THAT THEY EXECUTED THE FOREGOING INSTRUMENT AS SUCH MEMBER AS THE DEED OF SAID COMPANY, BY ITS AUTHORITY.

_ COUNTY, WISCONSIN

NOTARY PUBLIC

MY COMMISSION EXPIRES:

PRINT NAME

CONSENT OF CORPORATE MORTGAGEE:

NICOLET NATIONAL BANK, A CORPORATION DULY ORGANIZED AND EXISTING UNDER AND BY VIRTUE OF THE LAWS OF THE STATE OF WISCONSIN, MORTGAGEE OF THE ABOVE DESCRIBED LAND, DOES HEREBY CONSENT TO THE SURVEYING, DIVIDING, MAPPING AND DEDICATION OF THE LAND DESCRIBED ON THIS PLAT, AND DOES HEREBY CONSENT TO THE ABOVE CERTIFICATE OF S.C. SWIDERSKI, LLC, OWNER.

IN WITNESS THEREOF, THE SAID NICOLET NATIONAL BANK HAS CAUSED THESE PRESENTS TO BE SIGNED BY KEITH BARRS, ITS SENIOR VICE PRESIDENT & COMMERCIAL BANKING MANAGER AT WAUSAU, WI AND ITS COMPANY SEAL TO BE HEREUNTO AFFIXED ON THIS _____ DAY OF _____, 2023.

IN THE PRESENCE OF: NICOLET NATIONAL BANK

KEITH BARRS, SENIOR VICE PRESIDENT & COMMERCIAL BANKING MANAGER

STATE OF WISCONSIN (COUNTY OF DANE) S.S.

PERSONALLY CAME BEFORE ME THIS _____ DAY OF ____ __, 2023 THE ABOVE NAMED JOLEEN SPECHT, THE DEVELOPMENT PROJECT MANAGER OF THE ABOVE LIMITED LIABILITY COMPANY, TO ME KNOWN TO BE THE PERSON WHO EXECUTED THE FOREGOING INSTRUMENT, AND TO ME KNOWN TO BE SUCH MANAGING MEMBER OF SUCH LIMITED LIABILITY COMPANY, AND ACKNOWLEDGE THAT THEY EXECUTED THE FOREGOING INSTRUMENT AS SUCH MEMBER AS THE DEED OF SAID COMPANY, BY ITS AUTHORITY.

_ COUNTY, WISCONSIN

MY COMMISSION EXPIRES:_

PRINT NAME

NOTARY PUBLIC

PRELIMINARY PLAT OF EAST MEADOW ESTATES

LOT ONE (1), CERTIFIED SURVEY MAP NO. 13765, RECORDED IN THE OFFICE OF THE REGISTER OF DEEDS FOR DANE COUNTY, WISCONSIŃ, IN VOLUME 91 OF CERTIFIED SURVEY MAPS, PAGES 44-46 AS DOCUMENT NO. 5086431 AND ALSO BEING LOCATED IN PART OF THE NORTHEAST QUATER OF THE NORTHWEST QUARTER (NE1/4-NW1/4) OF SECTION THIRTY-FIVE (35), TOWNSHIP EIGHT (8) NORTH, RANGE TEN (10) EAST, IN THE CITY OF MADISON, DANE COUNTY, WISCONSIN

> CITY OF MADISON TREASURER'S CERTIFICATE: I, (FINANCE DIRECTOR'S NAME), BEING THE DULY APPOINTED, QUALIFIED AND ACTING FINANCE DIRECTOR OF THE CITY OF MADISON, DANE COUNTY, WISCONSIN DO HEREBY CERTIFY THAT IN ACCORDANCE WITH THE RECORDS IN MY OFFICE, THERE ARE NO UNPAID TAXES OR UNPAID SPECIAL ASSESSMENTS AFFECTING ANY OF THE LANDS INCLUDED IN THE PLAT OF EAST MEADOW ESTATES SUBDIVISION AS OF THIS _____ DAY OF _____, 2023.

DAVID M. GAWENDA, CITY TREASURER, CITY OF MADISON, DANE COUNTY, WISCONSIN

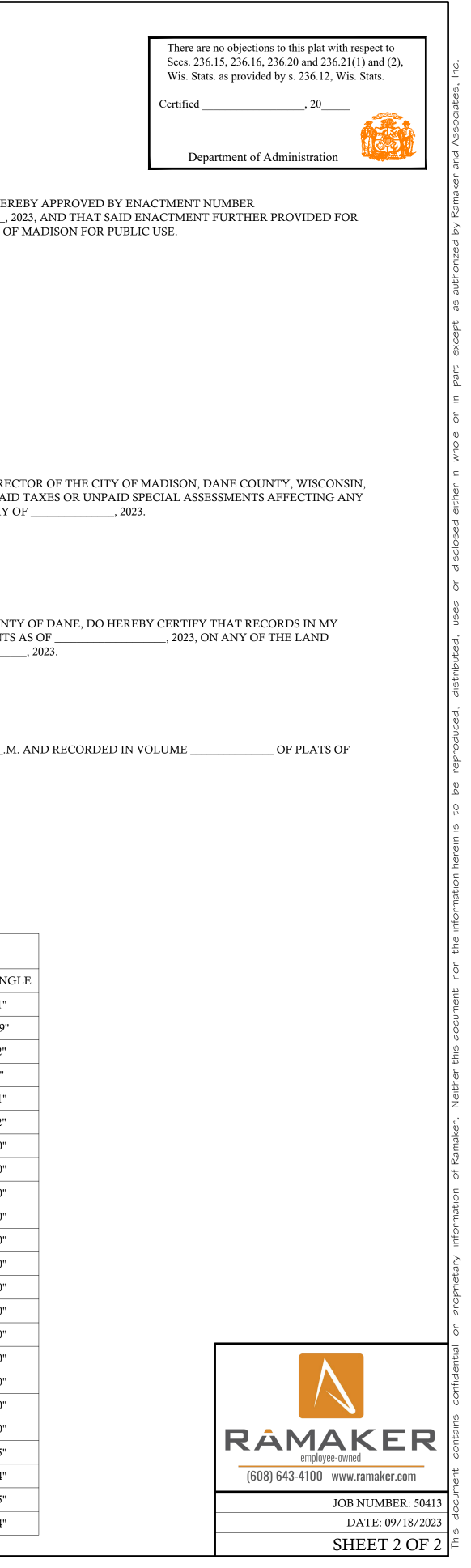
COUNTY TREASURER'S CERTIFICATE: I, ADAM GALLAGHER, BEING THE DULY ELECTED, QUALIFIED AND ACTING TREASURER OF THE COUNTY OF DANE, DO HEREBY CERTIFY THAT RECORDS IN MY OFFICE SHOW NO UNREDEEMED TAX SALES AND NO UNPAID TAXES OR UNPAID SPECIAL ASSESSMENTS AS OF ____ INCLUDED IN THE PLAT OF EAST MEADOW ESTATES SUBDIVISION AS OF THIS _____ DAY OF _____ , 2023.

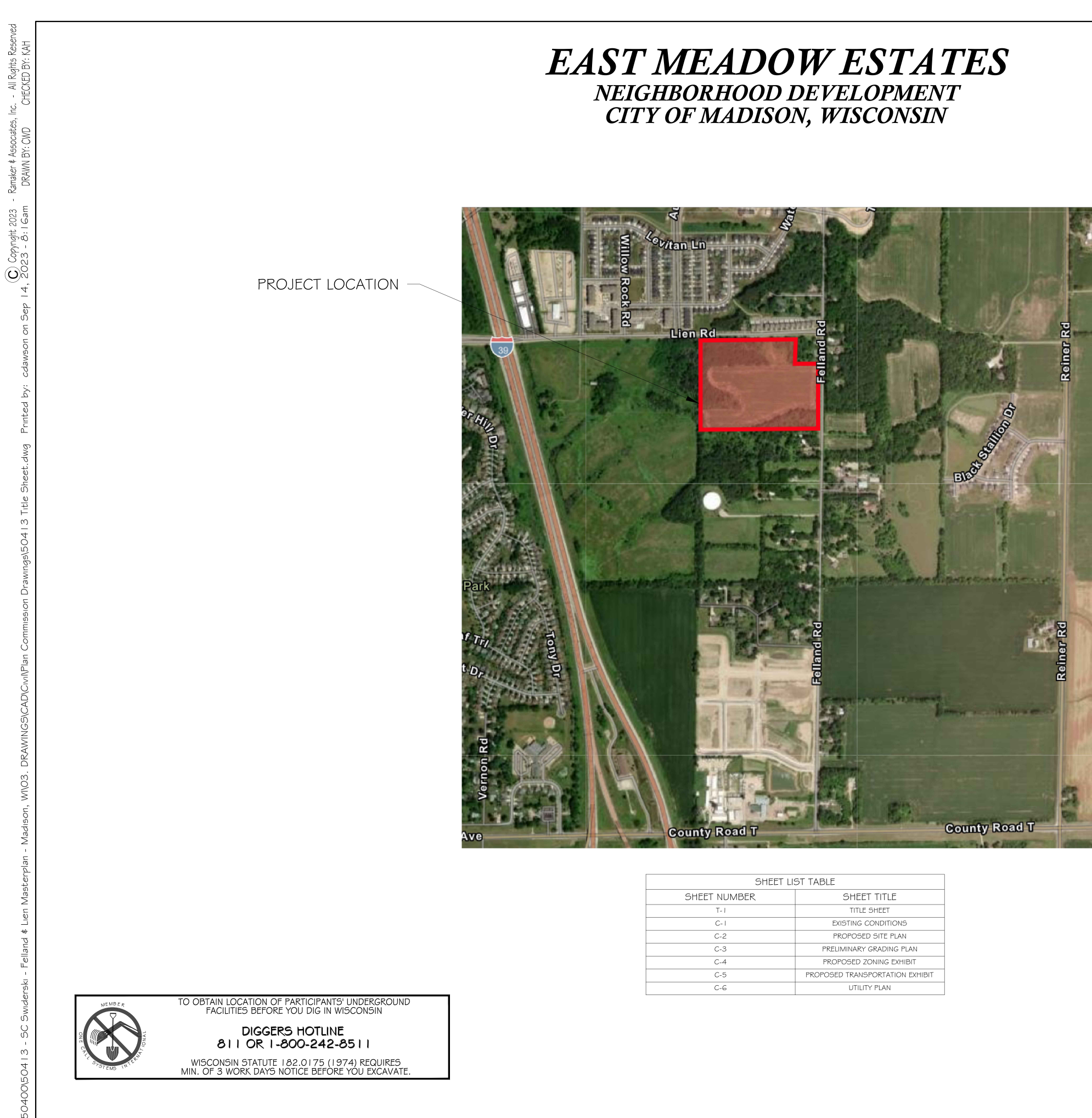
ADAM GALLAGHER, DANE COUNTY TREASURER

REGISTER OF DEEDS: RECEIVED FOR THE RECORDING THIS _____ DAY OF ___ _ O'CLOCK __.M. AND RECORDED IN VOLUME , 2023, AT _____ DANE COUNTY ON PAGE(S) , AS DOCUMENT NUMBER

KRISTI CHLEBOWSKI. DANE COUNTY REGISTER OF DEEDS

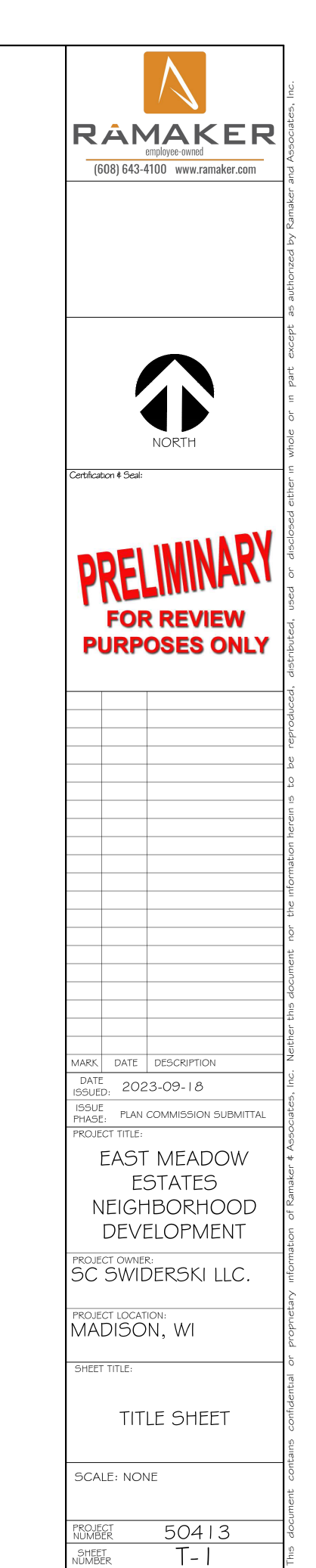
CURVE TABLE						
CURVE #	ARC LENGTH	RADIUS	DELTA	CHORD LENGTH	CHORD DIRECTION	CENTRAL ANGLE
C1	21.32	15.00	81.45	19.57	S50° 02' 34"E	81° 26' 51"
C2	26.58	15.00	101.53	23.24	N38° 28' 12"E	101° 31' 39"
C3	77.24	415.00	10.66	77.13	S14° 39' 04"E	10° 39' 52"
C4	44.96	335.00	7.69	44.93	N16° 08' 19"W	7° 41' 23"
C5	140.22	343.00	23.42	139.24	N11° 42' 40"W	23° 25' 21"
C6	121.20	407.00	17.06	120.75	N8° 31' 51"W	17° 03' 42"
C7	23.56	15.00	90.00	21.21	N45° 00' 00''E	90° 00' 00"
C8	23.56	15.00	90.00	21.21	N45° 00' 00"W	90° 00' 00"
С9	23.56	15.00	90.00	21.21	S45° 00' 00"E	90° 00' 00"
C10	23.56	15.00	90.00	21.21	N45° 00' 00''E	90° 00' 00"
C11	23.56	15.00	90.00	21.21	S45° 00' 00''W	90° 00' 00"
C12	23.56	15.00	90.00	21.21	N45° 00' 00"W	90° 00' 00"
C13	23.56	15.00	90.00	21.21	S45° 00' 00"E	90° 00' 00"
C14	23.56	15.00	90.00	21.21	N45° 00' 00''E	90° 00' 00"
C15	23.56	15.00	90.00	21.21	N45° 00' 00''E	90° 00' 00"
C16	23.56	15.00	90.00	21.21	S45° 00' 00''W	90° 00' 00"
C17	23.56	15.00	90.00	21.21	N45° 00' 00"W	90° 00' 00"
C18	23.56	15.00	90.00	21.21	S45° 00' 00"E	90° 00' 00"
C19	23.56	15.00	90.00	21.21	N45° 00' 00''E	90° 00' 00''
C20	23.40	15.00	89.38	21.10	S45° 18' 27''W	89° 23' 05"
C21	23.72	15.00	90.61	21.33	S44° 41' 33"E	90° 36' 54"
C22	23.40	15.00	89.38	21.10	S45° 18' 27''W	89° 23' 05"
C23	23.72	15.00	90.61	21.33	S44° 41' 33"E	90° 36' 54"

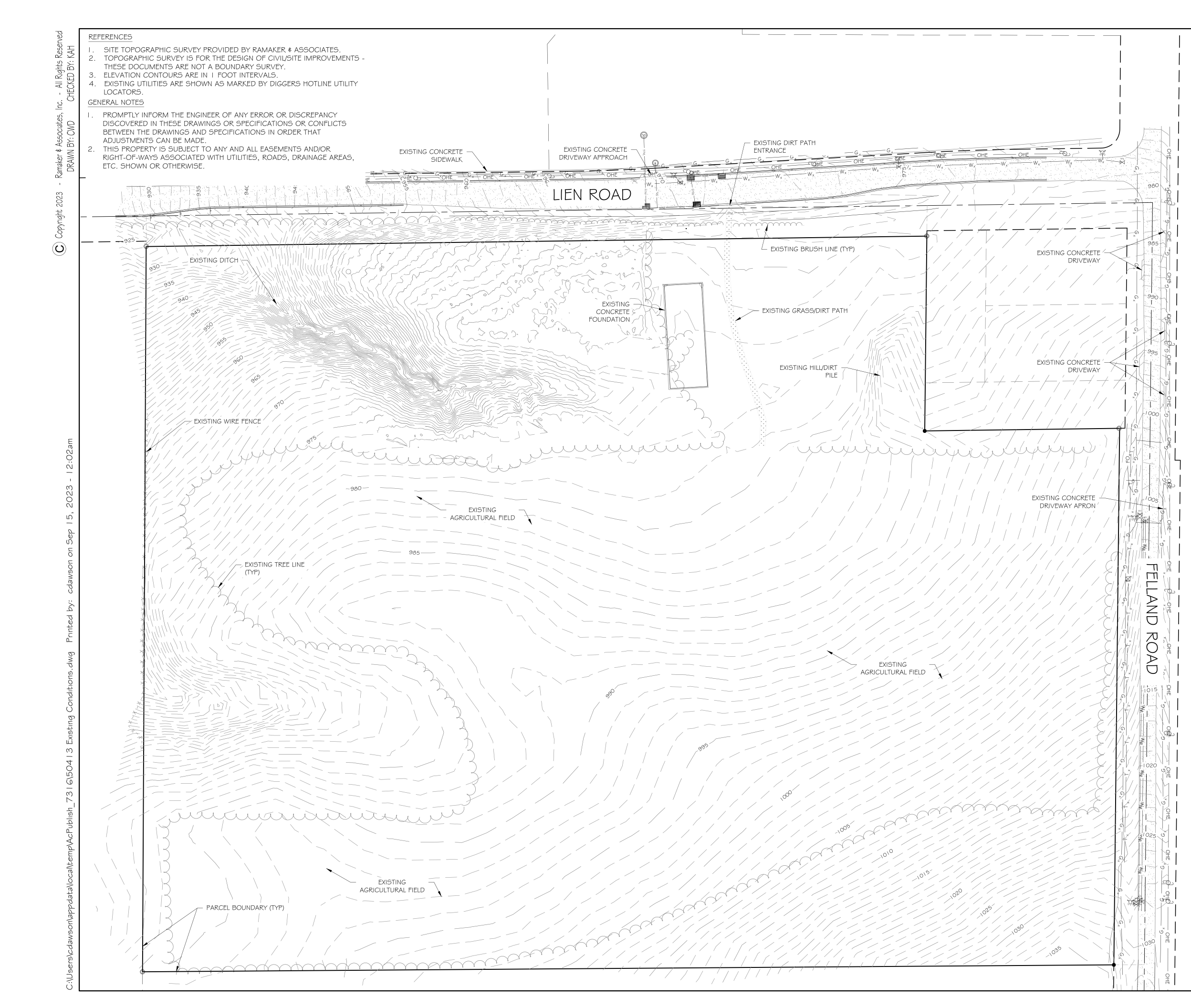






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T-1	TITLE SHEET				
C-1	EXISTING CONDITIONS				
C-2	PROPOSED SITE PLAN				
C-3	PRELIMINARY GRADING PLAN				
C-4	PROPOSED ZONING EXHIBIT				
C-5	PROPOSED TRANSPORTATION EXHIBIT				
C-6	UTILITY PLAN				





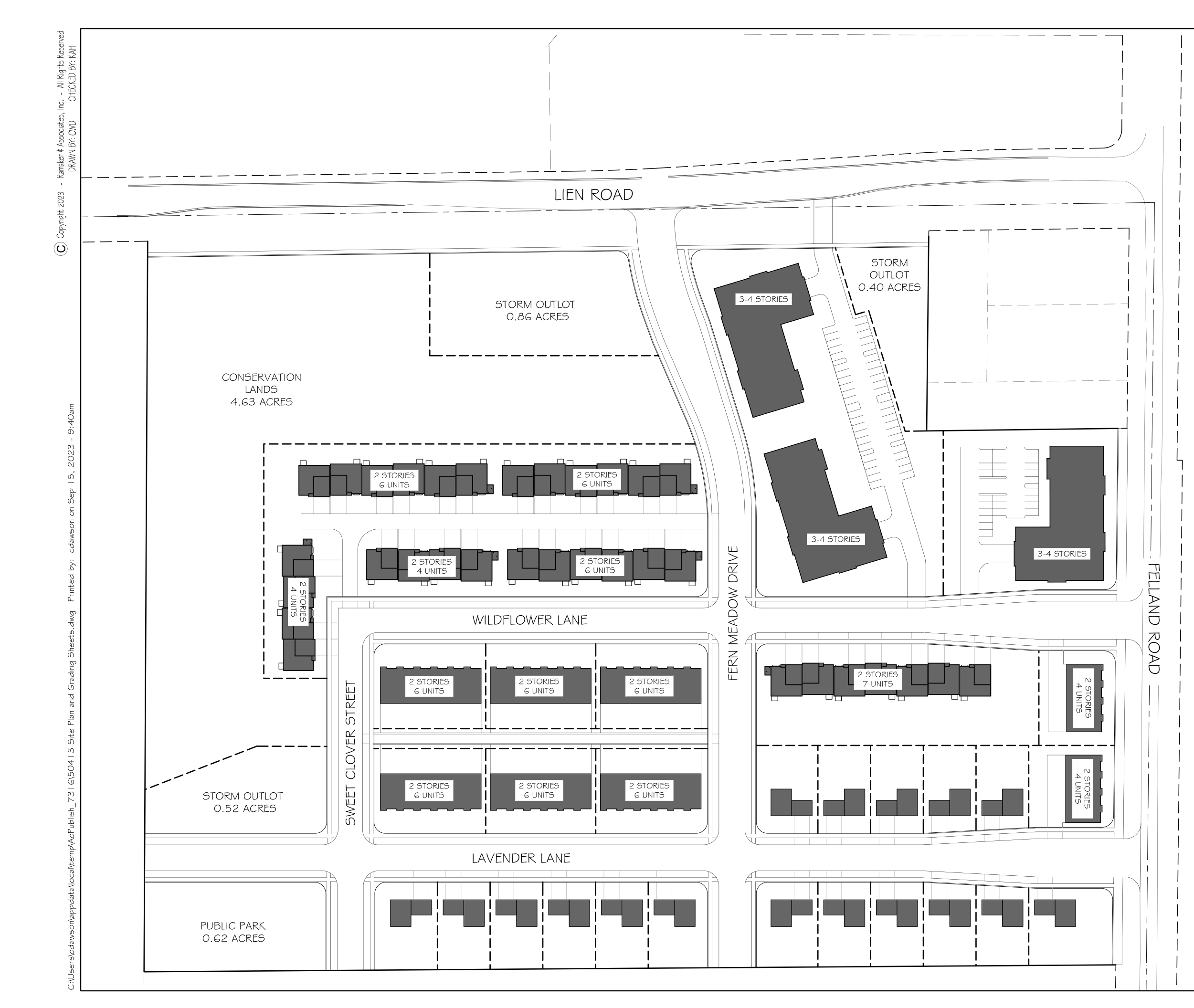
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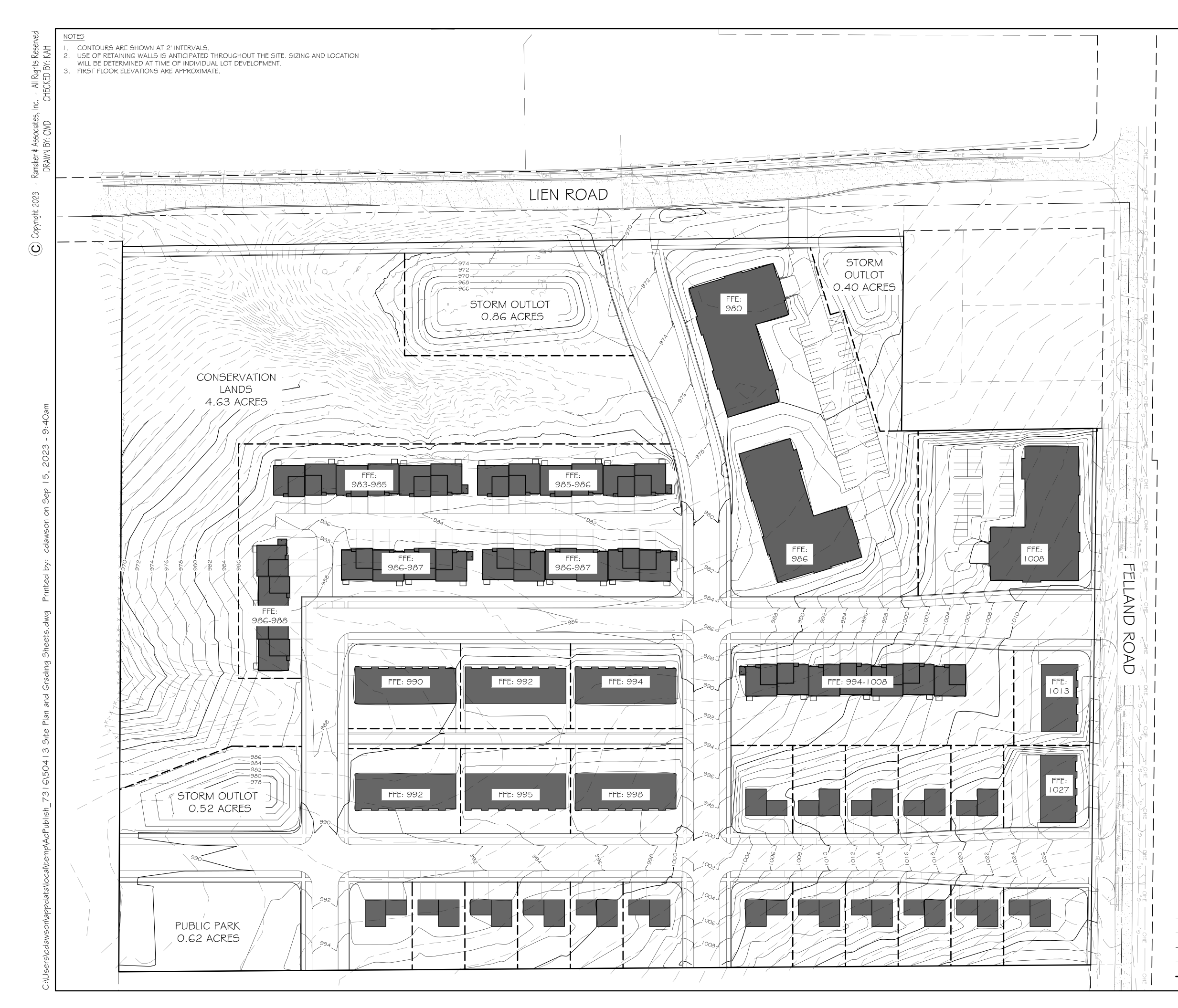
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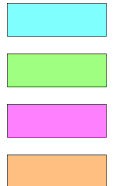
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		Lot Cove	rage
Units	Area (SF)/DU	SF	%
	4780	72043	58%
	1140	51998	51%
	1024	28985	60%
	2698	10533	65%
	2664	10533	66%
	2698	10533	65%
	6921	16073	33%
	3070	6617	54%
	2698	10533	65%
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	9229	1945	21%
	7941	1945	24%
	7941	1945	24%
	7806	1920	25%
	7552	1847	24%
	2975	6386	54%
	9368	1945	21%
	7889	1945	25%
	7855	1945	25%
	7821	1945	25%
	7787	1945	25%
	8661	1945	22%
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STORM OUTLOTS (TR-P)

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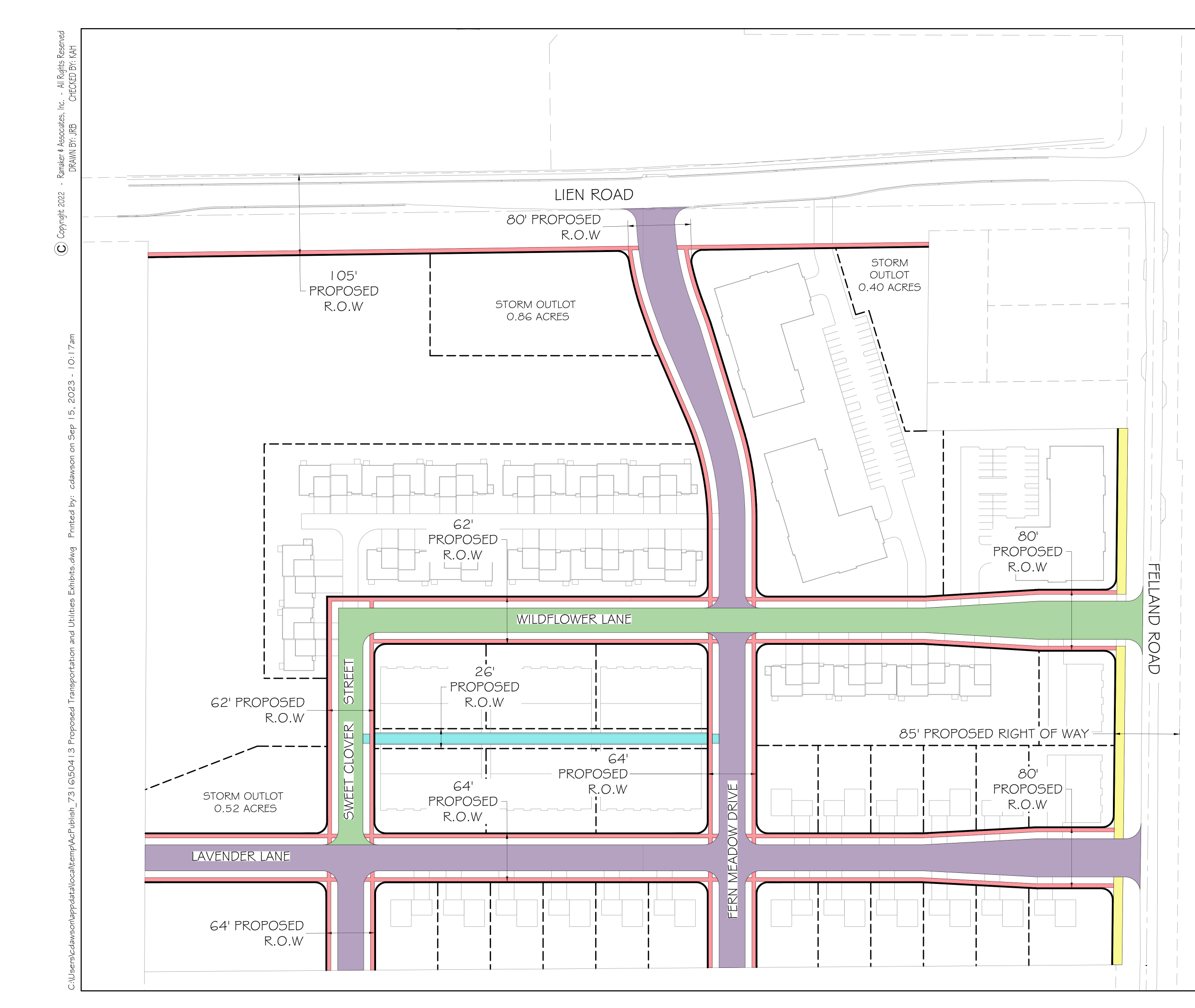
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C-5

SHEET NUMBER

LEGEND

PROPOSED RIGHT OF WAY

NEIGHBORHOOD YIELD STREETS

NEIGHBORHOOD STREETS

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SIDEWALK

SHARED USE PATH

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TR-P Requirements

- 3 residential housing types (Single-family Detached and Street Accessed, Single-family Detached and Alley Accessed, Two-family and single-family Attached, Multi-family).
- A minimum of ten percent (10%) of the units on the site shall be in two-family, attached or multi-family residential dwelling types.
- All units within ¹/₄ mile of existing or planned public & open spaces.

TR-P Site Design Standards

Open Space

The neighborhood will be served by a park that will include potential community gardens. The neighborhood is further served by a conservancy parcel along Lien Road.

Public Park Space:	The neighborhood will dedicate 0.62 acres of land to a neighborhood park intended to grow as the surrounding lands develop.
Stormwater:	The stormwater system provides conveyance, storage, and infiltration throughout the neighborhood. The proposed infrastructure mitigates stormwater runoff from the neighborhood development while also addressing stormwater quality requirements.
Conservancy:	Outlot 1 is proposed to be rezoned as Conservancy, adjacent to the overall TR-P zoning of the proposed neighborhood.

Street Layout

The neighborhood is served by a grid of neighborhood scaled streets, sidewalks, and off-street connections, including the extension of a multi-use path network along Felland Road. Street layouts maximize connectivity, except where environmental or physical constraints make this infeasible.

Setbacks

Building setbacks within the neighborhood will adhere to the TR-P Zoning District standards.

Building Design

Building design within the neighborhood will go through a review process with a neighborhood Architectural Review Committee (ARC) or similar review body. The ARC will be responsible for providing guidance that leads to the creation of architectural diversity throughout the neighborhood. Review criteria will include site plan/landscape plan configurations, building massing & composition, orientation of windows and entries, doors and other elements of the façade, and primary façade materials and colors. All residential buildings shall conform with the City of Madison Zoning Code's Building Form Standards for Residential Building Forms (Section 28.172).

Dimensional Standards

Building placement will meet the dimensional standards as described in the TR-P Zoning District for the Single-family detached, Two-family and single-family attached, and Residential Building Complex standards.

<u>Height</u>

- No single-family or two-family residence shall exceed three stories in height or 35'.
- Multifamily buildings and buildings within a residential shall not exceed four stories in height or 52'.
- Exposed basements shall not constitute a story.

Entryways and Frontages

Orientation of entries and windows shall generally front onto adjoining streets. Multifamily buildings shall hold a majority of the street frontage with buildings and will meet the requirements of 28.031 (4) and (5) General Provisions for Residential Buildings Parking locations.

Materials

Permitted building finish materials for the primary façade include:

- Brick
- Natural stone or simulated cut stone
- Finished (textured and painted) concrete
- Finished (textured) pre-cast concrete panels
- Architectural block (textured) and Exterior Insulated Finish System (EFIS)
- Clapboard siding
- Cement board siding, composition siding, and vinyl siding
- Half-timbering
- Board and batten siding
- Wood, composition, vinyl, or cement shingle siding

PLANNING DIVISION STAFF REPORT

November 13, 2023

PREPARED FOR THE PLAN COMMISSION

Project Address:	5803 Lien Road
Application Type:	Zoning Map Amendment and Preliminary Plat
Legistar File ID #	80331 and 79968
Prepared By:	Timothy M. Parks, Planning Division Report includes comments from other City agencies, as noted

Summary

Applicant & Property Owner: Joleen Specht, SC Swiderski Land Co., LLC; 401 Ranger Street; Mosinee, Wisconsin.

Surveyor & Contact Person: Katie Halverson, Ramaker & Associates; 855 Community Drive; Sauk City.

Requested Actions: Approval of a request to rezone 5803 Lien Road from Temporary A (Agricultural District) to TR-P (Traditional Residential–Planned District); and approving the preliminary plat of *East Meadow Estates*, creating 18 single-family lots, 11 lots for future multi-family development, and 6 outlots to be dedicated for public stormwater management, parkland, and conservancy.

Proposal Summary: The plat of *East Meadow Estates* proposes to subdivide an undeveloped 26.42-acre parcel located in the southwestern quadrant of the Lien Road–Felland Road intersection into 18 lots for future single-family detached residences and 11 lots to be developed in the future with a variety of multi-family uses. The preliminary plat also proposes six outlots for public stormwater management, parkland, and a public alley. The applicant hopes to begin construction of the subdivision in August 2024 following approval and recording of a final plat, with completion anticipated by the end of 2026.

Applicable Regulations & Standards: Section 28.182 of the Zoning Code provides the process for zoning map amendments. The requirements and process for the TR-P zoning district are outlined in Section 28.053 of the Zoning Code, a summary of which may be found in Appendix A at the end of this report. The subdivision process is outlined in Section 16.23(4)(b) of the Subdivision Regulations.

Review Required By: Plan Commission and Common Council.

Summary Recommendation: The Planning Division recommends that the Plan Commission forward Zoning Map Amendment ID 28.022–00648, rezoning 5803 Lien Road from Temp. A to TR-P, and the preliminary plat of *East Meadow Estates* to the Common Council with recommendations of **approval** subject to input at the public hearing and the conditions from reviewing agencies beginning on page 7.

Background Information

Parcel Location: Approximately 26.4 acres of land generally located in the southwestern quadrant of Lien Road and Felland Road; Alder District 17 (Madison); Sun Prairie Area School District.

Existing Conditions and Land Use: Undeveloped land, zoned Temporary A (Agricultural District).



Surrounding Land Uses and Zoning:

- <u>North</u>: Single- and two-family residences in the Village at Autumn Lake subdivision across Lien Road, zoned TR-P (Traditional Residential–Planned District);
- South: Single-family residences and undeveloped land in the Town of Burke; City of Madison Water Utility reservoir, zoned A (Agricultural District);
- West: Undeveloped land in the Town of Burke; and
- <u>East</u>: Single-family residences and undeveloped land in the Town of Burke.

Adopted Land Use Plan: The 2009 <u>Northeast Neighborhoods Development Plan</u> recommends the subject site for a variety of primarily residential uses. Beginning in the northeastern quadrant of the site, the neighborhood development plan recommends Residential Housing Mix (HM) 3, with a 'Potential Mixed-Use' overlay. Moving southwest, the center of the site is recommended for HM2, which transitions to HM1 along the southern property line. A portion of a future neighborhood public park is planned for the southwestern corner of the property, with land in the northwestern quadrant of the site recommended for other open space and stormwater management.

The land use polygons for the site in the neighborhood development plan are generally reflected on the future land use maps in the 2018 <u>Comprehensive Plan</u>, which recommends Medium Residential (MR), Low-Medium Residential (LMR), Low Residential (LR), and Park and Open Space (P), respectively, from northeast to southwest.

Zoning Summary: The site will be zoned TR-P (Traditional Residential–Planned District). Refer to Appendix B at the end of this report for a summary of the requirements of those districts and the proposed subdivision's compliance with the district.

Environmental Corridor Status: The lands recommended in the neighborhood development plan for park, open space and stormwater management are located in a mapped environmental corridor.

Public Utilities and Services: The site will be served by a full range of urban services as it develops, with the exception of Metro Transit service. The closest bus stop with scheduled bus service is approximately one mile walking distance to the west, at the intersection of N Thompson Drive and Lien Road. The parcels will be greater than the three-quarter mile regulatory distance from all-day scheduled service for passengers who might be eligible for door-to-door paratransit service.

Project Description

The applicant and property owner, SC Swiderski Land Co., LLC, is requesting approval of a request to rezone an undeveloped 26.4-acre parcel located at 5803 Lien Road to the TR-P (Traditional Residential–Planned) zoning district as well as approval of a preliminary plat of *East Meadow Estates* to create 18 single-family lots and 11 lots for future multi-family development. The subject property was attached to the City of Madison from the Town of Burke effective June 27, 2022 following approval by the Common Council on June 21, 2022.

The subject site is characterized by considerable grade that falls approximately 110 feet from the southeastern corner to the northwest and a ditch near Lien Road. The center of the site is under tillage, while the northwestern and southwestern corners of the site are wooded.

Access to the proposed subdivision will be provided by two east-west local streets that will extend into the site from Felland Road ("Wildflower Lane" and "Lavender Lane"), and by a north-south local street ("Fern Meadow Drive") to extend from Lien Road across the site. The TR-P master plan for Lots 2 and 3 in the northeastern corner of the site to be developed with a total of three future multi-family dwellings containing approximately 137 units. The preliminary site plan for the two lots suggests that parking for the three buildings will be provided by a combination of surface and structured parking facilities. Across Fern Meadow Drive, the plan calls for Lot 1 to be developed with 26 townhouse units to be located in five four- or six-unit buildings. The TR-P master plan indicates that Lots 4-6 and 9-11 will each be developed with six units. Attached dwelling units will also be developed on Lots 7, 8 and 17, with the units on the latter two lots to be oriented towards Felland Road. Lots 12-16 and 18-29 will be developed with single-family detached residences.

In addition to the various residential lots proposed, the *East Meadow Estates* preliminary plat proposes to create four outlots to be dedicated for stormwater management (Outlots 1-4), a 0.63-acre Outlot 5, which will be dedicated for public parkland, and an outlot for a public mid-block alley to provide access to the rear of Lots 4-6 and 9-11 (Outlot 6).

Analysis

Consistency with Adopted Plans

In order to approve the zoning map amendment, the Common Council shall find that the zoning map amendment is *consistent with* the City's <u>Comprehensive Plan</u> as required by Section 66.1001(3) of Wisconsin Statutes. "Consistent with" is defined as "furthers or does not contradict the objectives, goals and policies contained in the comprehensive plan." By extension, the <u>Comprehensive Plan</u> encourages consistency with adopted neighborhood and other sub-area plans, which are adopted as supplements to the <u>Comprehensive Plan</u>.

The <u>Northeast Neighborhoods Development Plan</u> (NENDP) was adopted in 2009 to guide development of the future City of Madison generally bounded by Lien Road on the north, Interstate 39/90/94 on the west, Interstate 94 on the south, and Thorson Road/ CTH T on the east. The NENDP primarily recommends that the subject site be developed with a variety of residential land uses decreasing in density from the corner of Lien and Felland Roads to the south and west, with most of the remainder of the site recommended for open space and stormwater management.

Beginning in the northeastern corner of the site (and including four unrelated parcels still in the Town of Burke at the road intersection), the neighborhood development plan calls for Residential Housing Mix (HM) 3, which is the second densest of residential category recommended by the plan. HM3 is recommended to encourage higher residential densities at locations closest to land recommended for mixed-use or employment and to provide a transition zone between the smaller-scale, lower-density development recommended in the HM2 and higher density development recommended in HM4 and the mixed-use areas. Parking should be provided behind or beneath buildings, which may be up to three stories in height, but the height considered appropriate on a specific property will partly depend on the size and scale of surrounding developments. In general, an "urban" rather than "suburban" design and architecture is recommended. An average net density of up to 40 units per acre is recommended for individual developments in the HM3 category.

This HM3 area is also identified overlaid on the land use plan for 'Potential Mixed-Use.' Several areas are shown in the NENDP as potential mixed-use areas in addition to having an underlying recommended land use due to their

location at prominent intersections and/or where mixed-use development might be feasible to increase convenience for nearby residents. The plan notes that these areas will be evaluated further as the planning area develops, and while the sites are identified for possible mixed-use, zoning for the development of mixed-use is not required.

HM2 is recommended in numerous locations within the neighborhood development plan, including through the center of the subject site. Development in HM2 is intended to occur in a variety of unit types at a higher density than HM1, with opportunities for both ownership and rental provided; large areas of one housing unit types should be avoided. A range of building types is recommended for HM 2, including single-family residences on small lots, two-family residences, townhouses/ rowhouses, and small apartment buildings (up to 12 units). The average density in HM2 should be in the 8 to 15 units per acre. Buildings should be up to two stories tall in HM2.

HM1 is the lowest intensity residential land use category recommended by the NENDP and covers most of the developable residential areas in the planning area, including the southeastern portion of the subject site. It is recommended that development in HM1 include single-family housing in a range of house types and lot sizes, but HM1 may also include two-family residences and townhouses/ rowhouses at some locations. The average density in HM1 should not exceed 8 units per acre.

The wooded slope in the northwestern quadrant of the site is recommended for open space and stormwater management. Additionally, the southwestern corner of the site is recommended to be part of a larger future park that will also be implemented on two adjacent parcels to the south and west when they develop.

The land use polygons for the site in the <u>Northeast Neighborhoods Development Plan</u> are generally reflected on the future land use maps in the 2018 <u>Comprehensive Plan</u>, which recommends Medium Residential (MR), Low-Medium Residential (LMR), Low Residential (LR), and Park and Open Space (P), respectively, from northeast to southwest.

The Planning Division believes the Plan Commission can find that the proposed TR-P master plan and *East Meadow Estates* preliminary plat are generally consistent with the plan recommendations summarized above. The layout of the subdivision follows the development pattern recommended for the site in the NENDP, including the planned street pattern, and the proposed residential uses are generally consistent with the three residential categories recommended for the site, though the densities of some of the proposed lots are more in line with the denser density recommendations in the <u>Comprehensive Plan</u> than the density recommendations in the NENDP. While the public park on Outlot 5 in the southwestern corner of the site is consistent with the planned location of a multi-parcel future park, Parks Division staff has cautioned that little or nothing will be done with that outlot until the additional land for the park is dedicated when the adjacent parcels develop.

One area that will require further consideration in the future at the time of development are the planned threeto four-story buildings on Lots 2 and 3. As noted above, HM3 allows for up to three-story buildings with a caveat that the size and scale of surrounding developments is a factor in determining the appropriate height. While the proposed TR-P zoning allows up to four-story, 52-foot tall buildings, the scale of the adjacent residences and the grade of those lots will determine whether a taller than three-story building is appropriate. Multi-family dwellings are a permitted use in the TR-P district; staff recommends that the master plan adopted with the zoning limit the height of the future building on Lot 3 to three stories. As shown, the two buildings on Lot 2 constitute a residential building complex requiring approval of a conditional use by the Plan Commission, at which time the height of those buildings may be more carefully considered.

Consistency with the TR-P Zoning District

The Traditional Residential–Planned District was established to encourage the development of new traditional neighborhoods in close-in or outlying parts of the City that incorporate the characteristics of existing traditional neighborhoods. Features include a variety of lot sizes and integrated housing types, detached or alley-loaded garages, traditional architectural features such as porches, an interconnected street system and the creation of a high-quality public realm. The standards for approval of TR-P master plans require that the plan is consistent with the recommendations of the <u>Comprehensive Plan</u> and any adopted neighborhood plan, contain a highly connective circulation pattern and shall be conducive to multiple forms of transportation, and include a variety of integrated residential dwelling unit types.

Development sites or projects within the TR-P District that are 10 acres or more in size or that include 50 or more dwelling units are required to incorporate a minimum of three residential building types, with a minimum of 10% of the units on the site to be two-family, attached, or multi-family residential dwelling types. All residential lots shall be located within one-quarter mile of existing or planned public or common open space. A master plan for a TR-P district shall be reviewed as part of the zoning map amendment and subdivision plat. The plan is required to specify the orientation of buildings in relation to all streets, the yards and building setbacks for each developable lot, a phasing plan for the implementation of the master planned development, building design standards for the proposed development recorded in the covenants, conditions and restrictions for the subdivision, including the massing and composition of structures, orientation of windows and entries; doors and other elements of the facade, and primary facade materials and colors and the creation of an architectural review committee or similar review body.

Planning and Zoning staff have reviewed the TR-P master plan submitted to guide the development of the *East Meadow Estates* subdivision and feel that it can generally meet the requirements outlined in Section 28.053 of the Zoning Code. The plan incorporates at least three types of housing, contains a highly connective circulation pattern, and the housing proposed is generally consistent with the types and densities of housing recommended for the site in adopted plans. However, as part of the approval of the final plat of the subdivision, staff believes that additional information needs to be added to the plan that addresses the orientation of buildings in relation to all streets, a phasing plan, and building design standards for the proposed development that include the massing and composition of structures, orientation of windows and entries, doors and other elements of the facade, and primary facade materials. The final approved TR-P master plan will serve as the implementation guide that will be used as zoning and building permit approvals are sought for individual lots in the overall subdivision.

Subdivision Design

The *East Meadow Estates* preliminary plat was submitted following the repeal and recreation of Section 16.23 of Madison General Ordinances by the Common Council on July 25, 2023 (Ordinance 23-00075 (ID 78130) and will therefore be reviewed using the amended regulations, including for consistency with the Complete Green Streets Guide. This preliminary plat will be the first subdivision reviewed by the Plan Commission using the new Subdivision Regulations.

The adopted <u>Complete Green Streets Guide</u> incorporates a more nuanced, equity-based approach to the design of streets that prioritizes pedestrians, transit, and bicycles over motor vehicles and parking compared to how streets have been designed since about 1950. The Guide intends to design and operate the entire right of way to prioritize safety, connectivity for people traveling whether they are walking, taking transit, biking, or driving, and to ensure the green infrastructure needs of the City. The Guide identifies 11 street types and specifies for each

(see pages 58-61 of the Guide) the minimum and preferred walkway width; minimum and preferred "flex zone" width (including curb, gutter, terrace, and on-street parking (if present)); minimum, maximum, and preferred travel way width (including for a typical two-way street all travel lanes, transit lanes, on-street bike lanes, center turn lanes, and medians, but not on-street parking); and the minimum and maximum width of the overall right of way. The design parameters for each street type includes a "typical average daily trips (ADT)," which informs how new streets are determined. The 11 street types have been incorporated into the amended Subdivision Regulations, which defer to the Guide for the implementation of those streets when proposed in a new subdivision or land division.

The four streets proposed in the subdivision are planned as either neighborhood streets or neighborhood yield streets, with 64-foot and 62-foot rights of way and 20-foot and 16-foot typical travel way widths, respectively. Neighborhood streets may have a maximum travel way width of 22 feet, per the guide. Staff believes that the proposed rights of way planned for the subdivision can meet the criteria for the respective streets in the Complete Green Streets Guide, although the streets could be standardized to 64-foot neighborhood streets to provide the most flexibility as the subdivision is implemented.

Staff will note, however, that development on Lot 2 will need to meet the aerial apparatus lanes/roads required by MGO Section 34.503 and International Fire Code (IFC) Appendix D105 (adopted by reference) for buildings planned to be taller than 30 feet in height. In those cases, the MGO and IFC generally require a minimum unobstructed aerial apparatus lane/road that is 26 feet wide and located not less than 15 feet and not more than 30 feet from two sides or the equivalent of 25% of the exterior walls of the building. Any buildings unable to provide the required aerial apparatus lane would be required to obtain variances from the Board of Building Code, Fire Code, Conveyance Code and Licensing Appeals prior to the issuance of building permits.

Conclusion

The applicant and property owner are requesting approval of a request to rezone an undeveloped 26.4-acre parcel located at 5803 Lien Road to the TR-P (Traditional Residential–Planned) zoning district as well as approval of the preliminary plat of *East Meadow Estates*. Staff has reviewed the master plan and preliminary plat for the subdivision and believes that it is generally consistent with the land uses and development pattern recommended for the site in the <u>Northeast Neighborhoods Development Plan</u> and <u>Comprehensive Plan</u>. The streets in the proposed plat also appear to comply with the applicable street types in the Complete Green Streets Guide.

Moving forward, additional information is required prior to final approval of the TR-P master plan, which staff proposes be considered at the time that the final plat for the subdivision is submitted for Plan Commission approval to address the items that staff has identified are deficient in the materials submitted with the proposed zoning map amendment.

Recommendation

Planning Division Recommendation (Contact Timothy M. Parks, (608) 261-9632)

The Planning Division recommends that the Plan Commission forward Zoning Map Amendment ID 28.022–00648, rezoning 5803 Lien Road from Temp. A to TR-P, and the preliminary plat of *East Meadow Estates* to the Common

Council with recommendations of **approval** subject to input at the public hearing and the conditions from reviewing agencies that follow:

Recommended Conditions of Approval Major/Non-Standard Conditions are Shaded

Planning Division

- 1. The preliminary plat shall revised to include all of the information required by MGO Section 16.23(5)(a). Submit a revised and comprehensive preliminary plat of the proposed subdivision with the first final plat.
- 2. That a revised TR-P master plan be submitted for approval by the Plan Commission with the final plat of the subdivision that addresses the orientation of buildings in relation to all streets, a phasing plan, and building design standards for the proposed development that include the massing and composition of structures, orientation of windows and entries, doors and other elements of the facade, and primary facade materials. The TR-P master plan shall include all of the information required by Section 28.053 of the Zoning Code and apply to all of the lots and outlots shown on the East Meadow Estates subdivision.
- 3. The master plan graphics shall be revised to indicate that the entire site is zoned TR-P consistent with the legal description submitted with this zoning map amendment.
- The TR-P master plan shall be revised to show a maximum height of three stories for Lot 3 consistent with the height recommendations for the Residential Housing Mix (HM) 3 category in the <u>Northeast Neighborhoods</u> <u>Development Plan</u>.
- 5. Note: The developer may opt to standardize the width of all of the streets in the subdivision to 64 feet consistent with the neighborhood street type in the Complete Green Streets Guide at the time the final plat is submitted for approval.
- 6. That the applicant work with the Planning Division and Capital Area Regional Planning Commission to revise the environmental corridor map to reflect the changes to the mapped corridor proposed by the development prior to final approval and recording of the final plat.

The following conditions of approval have been submitted by reviewing agencies:

City Engineering Division (Contact Brenda Stanley, (608) 261-9127)

- 7. A Phase 1 environmental site assessment (per ASTM E1527-13), is required for lands dedicated to the City. Provide one (1) digital copy and staff review will determine if a Phase 2 ESA is also required. Submit report(s) to Brynn Bemis ((608) 267-1986, bbemis@cityofmadison.com).
- 8. Outlot 3 is shown as public stormwater management. However, the applicant is notified that this outlot will not be accepted by the Stormwater Utility as public.
- 9. The developer shall enter into a City/Developer agreement for the required infrastructure improvements. The agreement shall be executed prior to sign-off of the final plat. Allow 4-6 weeks to obtain agreement. Contact the City Engineering Division to schedule the development and approval of the plans and the agreement.
- 10. Construct Madison standard street, multi-use path, and sidewalk improvements for all streets within the plat.

- 11. Construct sidewalk/path, terrace, curb and gutter, and up to 14 feet of pavement along Felland Road and Lien Road to a plan approved by City Engineer.
- 12. Construct public sanitary sewer, storm sewer, and drainage improvements as necessary to serve the lots within the plat.
- 13. This development is subject to impact fees for the Felland Road Neighborhood Sanitary Sewer Improvement Impact Fee District. All impact fees are due and payable at the time building permits are issued. Add the following note on the face of the plat: "Lots / buildings within this development are subject to impact fees that are due and payable at the time building permit(s) are issued."
- 14. Madison Metropolitan Sewerage District (MMSD) charges are due and payable prior to City Engineering Division sign-off, unless otherwise collected with a Developer's / Subdivision Contract. Contact Mark Moder (261-9250) toobtain the final MMSD billing a minimum of two (2) working days prior to requesting City Engineering Division sign-off.
- 15. An Erosion Control Permit is required for this project.
- 16. A Storm Water Management Report and Storm Water Management Permit is required for this project.
- 17. A Storm Water Maintenance Agreement (SWMA) is required for this project.
- 18. This site appears to disturb over one (1) acre of land and requires a permit from the Wisconsin Department of Natural Resources (WDNR) for stormwater management and erosion control. The City of Madison has been required by the WDNR to review projects for compliance with NR-216 and NR-151 however a separate permit submittal is still required to the WDNR for this work. The City of Madison cannot issue our permit until concurrence is obtained from the WDNR via their NOI or WRAPP permit process. Contact Eric Rortvedt at 273-5612 of the WDNR to discuss this requirement. The applicant is notified that the City of Madison is an approved agent of the Department of Safety and Professional Services (DSPS) and no separate submittal to this agency or Capital Area Regional Planning Commission (CARPC) is required for this project to proceed.
- 19. Submit a soil boring report that has been prepared by a Professional Engineer two weeks prior to recording the final plat to the City Engineering Division indicating the ground water table and rock conditions in the area. If the report indicates a ground water table or rock condition less than nine (9) feet below proposed street grades, a restriction shall be added to the final plat, as determined necessary by the City Engineer.
- 20. Confirm that adequate sight distance exists where streets intersect per AASHTO design standards for intersection sight distance. If adequate sight distance does not exist, change the location of the street intersection or agree to make improvements to the roadways such that the sight distance is achieved or make mitigating improvements as required by the City. Caution: The improvements indicated may require right of way outside of the plat limits.
- 21. Provide calculations for the 100-year storm event, as identified in MGO Chapter 37, as part of the plat design and stormwater management plan. The flows from this design storm event will be routed through the development and the flood extents shall be limited to the public right of way.

- 22. Provide calculations for the 500-year storm event, as identified in MGO Chapter 37, as part of the plat design and stormwater management plan. The flows from this design storm event will be routed through the development and used to determine an anticipated safe top of concrete foundation elevation for future buildings in critical areas.
- 23. Submit proposed lot corner grades with the stormwater management plan as these two items must be reviewed together to properly determine stormwater overflow conditions. Prior to the issuance of building permits, submit a master stormwater drainage plan with final as-built lot corner grades. These grades may be modified from the originally proposed grades provided they continue to meet design tolerances. No building permits shall be issued prior to City Engineering's final approval of this plan.
- 24. This project will disturb 20,000 square feet or more of land area and require an Erosion Control Plan. Please submit an11" x 17" copy of an erosion control plan (pdf electronic copy preferred) to Megan Eberhardt (west) at meberhardt@cityofmadison.com, or Daniel Olivares (east) at daolivares@cityofmadison.com, for approval.
- 25. Demonstrate compliance with MGO Section 37.07 and 37.08 regarding permissible soil loss rates. Include Universal Soil Loss Equation (USLE) computations for the construction periodwith the erosion control plan. Measures shall be implemented in order to maintain a soil loss rate below 5.0 tons per acre per year.
- 26. Complete weekly self-inspection of the erosion control practices and post these inspections to the City of Madison website as required by MGO Chapter 37.
- 27. Prior to approval, this project shall comply with Chapter 37 of the Madison General Ordinances regarding stormwater management. Specifically, this development is required to submit a Storm Water Management Permit application, associated permit fee, Stormwater Management Plan, and Storm Water Management Report to City Engineering. The Stormwater Management Permit application can be found on City Engineering's website. The Storm Water Management Plan & Report shall include compliance with the following:

Submit prior to plan sign-off, a stormwater management report stamped by a P.E. registered in the State of Wisconsin.

Provide electronic copies of any stormwater management modeling or data files including SLAMM, RECARGA, TR-55, HYDROCAD, Sediment loading calculations, or any other electronic modeling or data files. If calculations are done by hand or are not available electronically, the hand copies or printed output shall be scanned to a PDF file and provided to City Engineering. (POLICY and MGO 37.09(2))

Detain the 2-, 5-, 10-, 100-, and 200-year storm events, matching post-development rates to pre-development rates and using the design storms identified in MGO Chapter 37.

By design detain the 10-year post construction design storm such that the peak discharge during this event is reduced 15% compared to the peak discharge from the 10-year design storm in the existing condition of the site. Further, the volumetric discharge leaving the post development site in the 10- year storm event shall be reduced by 5% compared to the volumetric discharge from the site in an existing condition during the 10-year storm event. These required rate and volume reductions shall be completed, using green infrastructure that captures at least the first half-inch of rainfall over the total site impervious area. If additional stormwater

controls are necessary beyond the first half-inch of rainfall, either green or non-green infrastructure may be used.

If the plat or subdivision has an enclosed area with provides existing storage, the existing storage will need to be accounted for in addition to meeting the requirements for detention.

Provide infiltration of 90% of the pre-development infiltration volume.

Reduce TSS by 80% (control the 5-micron particle) off of newly developed areas compared to no controls.

Reduce TSS by 40% (control the 20-micron particle) off of new paved surfaces as compared to no controls.

Reduce TSS by 80% off of the proposed development when compared with the existing site.

Treat the first half-inch of runoff over the proposed parking facility and/or drive up window.

Provide onsite volumetric control limiting the post construction volumetric discharge to the predevelopment discharge volume as calculated using the 10-year storm event.

Provide substantial thermal control to reduce runoff temperature in cold water community or trout stream watersheds.

The applicant shall demonstrate that water can leave the site and reach the public right of way without impacting structures during a 100-year event storm. This analysis shall include reviewing overflow elevations and unintended storage occurring on site when the storm system has reached capacity.

Submit a draft Stormwater Management Maintenance Agreement (SWMA) for review and approval that covers inspection and maintenance requirements for any BMP used to meet stormwater management requirements on this project.

28. Submit, prior to plan sign-off but after all revisions have been completed, digital PDF files to the City Engineering Division. E-mail PDF file transmissions are preferred to: bstanley@cityofmadison.com (East) or ttroester@cityofmadison.com (West).

City Engineering Division - Mapping Section (Contact Jeff Quamme, (608) 266-4097)

- 29. There may be off site channel and/or storm sewer improvements necessary to adequately convey storm water downstream to the west toward the existing 54-inch pipe with this development. The developer shall acquire the right of way and/or easements as required by the City at the developer's expense. In the event that the developer is unable to acquire any required right of way and/or easements, the City can proceed to acquire the easements as a last resort. The developer shall reimburse the City for all costs associated with the acquisition, including attorney's fees and any and all costs associated with court ordered awards. The developer shall provide a deposit at the time of contract execution to cover the estimated City staff expenses and easement cost for the acquisition. The developer shall note that separate, additional surety in an amount estimated to cover any potential court ordered awards shall be retained by the City until such time as appeal rights have expired. The additional surety shall be provided prior to the City making an offer for the easement.
- 30. Outlot 3 will not be accepted as a public outlot for stormwater management as it only handles private storm water. When the lots are developed, provide necessary easements / agreements for the lots served by the outlot prior to the future final site plan approval for the development of the affected lots. Agreements shall include terms for the use, construction, maintenance and replacement of the private stormwater improvements.

- 31. The preliminary plat shall include all of the existing conditions on the same map labeled as the 'Preliminary Plat' as required by MGO Section 16.23(5)(a). The map shall be comprehensive, including all of the required items per the MGO Section 16.23(5)(a). Vertical datum shall be referenced to the NAVD 1988 (1991 adjustment). Provide accurate and recoverable site benchmarks. Provide the location of the nearest public storm sewer pipe that this development will drain to. Provide all pipe sizes and inverts of all public storm and sanitary sewer.
- 32. The area necessary for dedication along Lien Road and Felland Road shall be confirmed by City Engineering and Traffic Engineering staff prior to final plat sign-off.
- 33. All required right of way widths shall be confirmed by the City of Madison Traffic Engineer, shown on the preliminary plat, and approved as part of the final plat.
- 34. Coordinate and request from the utility companies serving this area the easements required to serve this development. Those easements shall be properly shown, dimensioned and labeled on the final plat.
- 35. As required by Ordinance, provide private Easements or private Outlots to accommodate the current USPS required centralized delivery of mail using Cluster Box Units (CBUs). Coordinate the locations of the CBUs with the USPS Development Coordinator, City Engineering and City Traffic Engineering Staff and in accordance with the Policies for Cluster Box Units as adopted by the City of Madison Board of Public Works. CBUs serving this land division will not be permitted within any publicly owned or dedicated lands.

If the Developer is not able to determine the final locations of the CBUs prior to recording the final plat, the final placement of CBUs for each phase of development within this land division shall be determined prior to construction. The locations for each phase shall as required by Ordinance, in accordance with the Policies for Cluster Box Units as adopted by the City of Madison Board of Public Works and in compliance with United States Postal Service requirements.

The required CBU documents shall be recorded prior to the start of construction of the public improvements serving any Lot or Outlot. In the instance of land divisions that do not require the construction of public improvements or a contract with the developer, the required approved CBU documents shall be recorded simultaneously with the final approved land division. Construct the CBUs in accordance with the specifications approved by the Board of Public Works.

- 36. In accordance with Section s. 236.18(8), Wisconsin Statutes, the applicant shall reference City of Madison WCCS Dane Zone, 1997 Coordinates on all PLS corners on the plat in areas where this control exists. The surveyor shall identify any deviation from City Master Control with recorded and measured designations. Visit the Dane County Surveyor's Office for current tie sheets and control data that has been provided by the City of Madison.
- 37. Conditions of approval noted herein are not intended to be construed as a review determining full compliance with City of Madison Ordinances and State of Wisconsin Statutes. The licensed professional preparing the land division is fully responsible for full compliance with all Ordinances and Statutes regulating this proposed land division.

- 38. The street names of Fern Meadow Drive and Sweet Clover Street are approved for use. Wildflower Lane and Lavender Lane are duplicate street names and are not approved for use. Submit replacement names to Lori Zenchenko (LZenchenko@cityofmadison.com) for review and approval.
- 39. Label the total widths of all right of ways. Also, ordinance does not allow for the public alley serving Lots 4-6 and 9-11 to be dedicated as an outlot. It shall be dedicated to the public and labeled as a "Public Alley Right of Way".
- 40. Lots and outlots must be corrected and consecutively numbered within each block.

Traffic Engineering Division (Contact Sean Malloy, (608) 266-5987)

- 41. Prior to final sign-off, the applicant shall work with the Traffic Engineering Division's Electrical Section to record the necessary easements for streetlights. Typically, Traffic Engineering requires a 12-foot easement between lots and 6-foot easements on corner lots where streetlights are needed.
- 42. Public rights of way shall be designed in accordance with current Complete Green Streets Guide.
- 43. The applicant shall add a note to the Plat stating no driveway shall be constructed that interferes with the orderly operation of the pedestrian walkway. This will require all pedestrian ramps to be constructed separate from driveway entrances; a curb-head of no less than six inches in width shall be constructed between all pedestrian ramps and driveway entrances. This is especially important at 'T' intersections where lot and building layout become critical; to prevent interference with the pedestrian ramp, lots intersecting or adjacent 'T' intersection may require a shared driveway and access.

Zoning Administrator (Contact Jenny Kirchgatter, (608) 266-4429)

- 44. Work with Planning and Zoning staff to approve the text for the TR-P Master Plan.
- 45. Submit a phasing plan for the implementation of the master planned development.
- 46. Submit a detailed letter of intent for the project that outlines the specific goals and objectives for the master planned development.

Fire Department (Contact Bill Sullivan, (608) 261-9658)

- 47. The Madison Fire Department recommends the installation of a residential fire sprinkler system in accordance with NFPA 13D. An upgrade to include a fire sprinkler system shall be offered along with a cost estimate for all initial single- or two-family home sales.
- 48. All portions of the fire lanes for newly constructed public buildings and places of employment and open storage of combustible materials shall be within 500 feet of at least <u>two</u> fire hydrants. Distances are measured along the path traveled by the fire truck as the hose lays off the truck. See MGO Section 34.507 for additional information.

Water Utility (Contact Jeff Belshaw, (608) 261-9835)

- 49. Note that records indicate deferred water main assessments exist against this parcel. Improvements, which substantially change the use of the property, may require any outstanding deferred assessments to be paid in full prior to proceeding with the proposed improvements (MGO Section 4.081(4)). Please contact Danah Enright of the City of Madison Finance Department to review the status of the deferred water main assessment associated with this property (608) 266-4008 or denright@cityofmadison.com.
- 50. The developer shall construct the public water distribution system and services required to serve the proposed subdivision plat per MGO 16.23(9)(d)(3).
- 51. All public water mains and water service laterals shall be installed by a standard City subdivision contract / City-Developer agreement. Applicant shall contact City Engineering Division to schedule the development of plans and the agreement. See Engineering Division comments for additional information.

Metro Transit (Contact Tim Sobota, (608) 261-4289)

This agency reviewed this request and has recommended no conditions of approval.

Parks Division (Contact Kathleen Kane, (608) 261-9671)

- 52. Outlot 5 is described on the plat as "dedicated to the public for park purposes" and is +/- 0.63 acres (27,645 square feet). Depending on final unit counts and as proposed, Outlot 5 is insufficient in size to fully meet the parkland dedication requirements and is well below the minimum size that the Parks Division seeks for dedication parcels (typically 5 acres or more). Park land dedication fees ("fee in lieu") will be due for the proposed development.
- 53. Park Impact Fees (comprised of the Park Infrastructure Impact Fee, per MGO Sec. 20.08(2)), and Park-Land Impact Fees, per MGO Sec. 16.23(8)(f) and 20.08(2) will be required for all new residential development associated with this project. This development is within the East Park-Infrastructure Impact Fee district. Please reference ID# 23037 when contacting Parks Division staff about this project.
- 54. The plat, as currently proposed, includes 18 lots single family lots, 11 lots for future mixed-use development; four outlots for public stormwater management; and one outlot described as dedicated to the public for park purposes. The parkland dedication requirement for a single family / duplex unit is 1,081 square feet and for a multi-family unit is 734 square feet per MGO Sec. 16.23(8)(f) and 20.08(2).
- 55. Prior to sign off on the final plat, the applicant shall execute a declaration of conditions and covenants along with an impact fee schedule for the park impact fees for this development. This document will be recorded at the Register of Deeds. The applicant shall be responsible for all recording fees.
- 56. The following note should be included on the final plat: "Lots within this subdivision are subject to impact fees that are due and payable at the time building permit(s) are issued." The Parks Division shall be required to sign-off on this subdivision.

Forestry Section (Contact Jeffrey Heinecke, (608) 266-4890)

57. As defined by MGO Section 10.10, City Forestry will assess the full cost of the street tree installation to the

adjacent property owner. City Forestry will determine street tree planting sites and tree species type. Street tree planting will be scheduled after there is substantial completion of the new plat development along the street segment.

Parking Division (Contact Trent W. Schultz, 608-246-5806)

58. The agency reviewed this project and determined a Transportation Demand Management (TDM) Plan is not required at this time. As development progresses in the subdivision, residential uses with 10 or more dwelling units and other applicable uses in MGO Section 16.03 will be subject to TDM Plan review.

Office of Real Estate Services (Contact Jenny Frese, (608) 267-8719)

- 59. Prior to approval sign-off, the Owner's Certificate(s) on the final plat shall be executed by all parties having an interest in the property, pursuant to Wis. Stats. 236.21(2)(a). Certificates shall be prepared with the ownership interests consistent with the most recent title report. Signatories shall provide documentation that proves legal authority to sign the Owner's Certificate. The executed original hard stock recordable plat shall be presented at the time of sign-off.
- 60. A certificate of consent for all mortgagees/vendors shall be included following the Owner's Certificate(s) and executed prior to plat approval sign-off. If mortgages of record are paid off prior to plat approval, a copy of the recorded satisfaction for said mortgage shall be provided prior to sign-off.
- 61. Under 236.21(3) Wis. Stats. and MGO Section 16.23(5)(g)(1), the property owner shall pay all real estate taxes that are accrued or delinquent for the subject property prior to plat recording. This includes property tax bills for the prior year that are distributed at the beginning of the year.
- 62. Pursuant to MGO Section 16.23(5)(e)1 and Wis. Stats. 236.21(3), all special assessments levied prior to plat signoff shall be paid in full.
- 63. Pursuant to MGO Section 16.23(5)(g)(4), provide to the Office of Real Estate Services and the surveyor preparing the plat, an updated title report covering the period between the date of the initial title report and the date when sign-off of the final plat is requested. A title commitment may be provided, but will only be considered as supplementary information to the title report update. The surveyor shall update the plat with the most recent information available in the title report update.

Appendix A: Tradition Residential–Planned District Requirements

The following excerpts summarize the requirements for residential development in the Traditional Residential-Planned (TR-P) District (Section 28.053) of the Zoning Code:

(1) Statement of Purpose. The TR-P District is established to encourage the development of new traditional neighborhoods in close-in or outlying parts of the City that incorporate the characteristics of existing traditional neighborhoods. Features include a variety of lot sizes and integrated housing types, detached or alley-loaded garages, traditional architectural features such as porches, an interconnected street system and the creation of a high-quality public realm.

A large-scale TR-P development will be designed through a master planning process. Where a TR-P District is developed in conjunction with or in proximity to an existing or planned mixed-use or higher-density district (for example, a Neighborhood Mixed-Use District, Traditional Shopping Street District, or Traditional Residential-Urban District) the TR-P District is also intended to meet the goals of traditional neighborhood development as established by the State of Wisconsin and Dane County. These goals include the following:

- a.) Reduce public costs by making more efficient use of infrastructure.
- b.) Protect the environment through reduced land consumption, preservation of on-site environmental features, and reduced automobile travel.
- c.) Increase public safety and welfare through street design that results in slower driver speeds and reduced accidents, injuries and fatalities.
- d.) Promote the reinvestment in existing developed areas.
- e.) Foster community through attractive streets and public spaces that create opportunities for encounters and gatherings.

(3) Required Mix of Residential Uses. After the effective date of this ordinance, development sites or projects within the TR-P District that are 10 acres or more in size or that include 50 or more dwelling units shall meet the following standards:

- a.) A minimum of 3 residential building types from the following categories shall be included within the site:
 - 1. Single-family detached dwellings with street-accessed garages.
 - 2. Single-family detached dwellings with alley-accessed garages.
 - 3. Two-family and single-family attached buildings.
 - 4. Accessory dwelling units.
 - 5. Multi-family dwellings (3 units or more), including senior housing.
 - 6. Special-needs housing such as community living arrangements and assisted living facilities.
- b.) A minimum of ten percent (10%) of the units on the site shall be in two-family, attached or multi-family residential dwelling types.
- c.) For infill development, the required mix of residential uses may be satisfied by existing adjacent residential uses within a one-quarter mile radius.
- d.) All residential lots shall be located within one-quarter mile of existing or planned public or common open space.
- (4) Dimensional Standards, Permitted and Conditional Uses. [See table on pages 2-3 as it applies to this project.]
- (5) Site Design Standards.
 - a.) Open Space. Open space shall be available to the residents of the district for recreational purposes or similar benefit. Land reserved for stormwater management and other required site improvements shall not be applied to this requirement, unless designed as open space that will meet resident needs.
 - 1. Open space shall be designed to meet the needs of residents of the district and the surrounding neighborhoods to the extent practicable for parks, playgrounds, playing fields, and other recreational facilities.
 - 2. A diversity of open spaces shall be provided within the TR-P district, including but not limited to community parks, neighborhood squares and commons, and playgrounds.
 - 3. Open spaces included with the subdivision shall be dispersed throughout the development and walkable from most areas within the subdivision.

- 4. Land donated for any public purpose, which is accepted by the City, may be credited towards the open space requirement at the discretion of the Common Council.
- b.) Street Layout. A TR-P site development plan shall maintain the existing street grid where present and restore the street grid where it has been disrupted. In newly developing areas, streets shall be designed to maximize connectivity, except where environmental or physical constraints make this infeasible. All streets shall terminate at other streets, at public land, or at an environmentally sensitive area, except that local streets may terminate in stub streets when those will be connected to other streets in future phases of the development or adjacent developments.
- c.) Street Design. Flexibility in street design may be allowed within a TR-P District in order to create a safe and pleasant environment for residents, emphasizing pedestrian and bicycle circulation.
- d.) Non-Residential Uses. Non-residential land uses, including but not limited to schools, places of worship and neighborhood-serving commercial uses located within a subdivision zoned TR-P, shall be designed in a compact fashion and reflect the design of other uses within the master-planned development. Parking for such uses shall be located in the side or rear yards and shall be well screened to preserve the continuity of the public realm.
- (6) Submittal Requirements.
 - a.) After the effective date of this ordinance, a Master Plan shall be required for all TR-P projects that are proposed to be 10 acres or larger in size or those that will include 50 dwelling units or more. All TR-P Master Plans shall include each of the following elements:
 - A map of the proposed development that identifies all of the lots and outlots to be contained in the proposed development and which contains all of the information required for preliminary plats in Sec. 16.23(7)(a), MGO. The map shall identify each of the following items:
 - a. The use of each lot or outlot, including any spaces to be dedicated to the public.
 - b. The number of dwelling units to be provided on each lot.
 - c. The number of floors of all buildings to be constructed on a lot minimum and maximum.
 - d. The orientation of buildings in relation to all streets.
 - e. The yards and building setbacks for each developable lot.
 - f. Stormwater management, including proposed treatments at the lot, block and subdivision level.
 - 2. A phasing plan for the implementation of the master planned development.
 - 3. Building design standards for the proposed development recorded in the covenants, conditions and restrictions for the subdivision, shall include:
 - a. Massing and composition of structures, orientation of windows and entries; doors and other elements of the facade, and primary facade materials and colors.
 - b. A process for the application of such building design standards, through an architectural review committee or similar review body.
 - 4. A detailed letter of intent for the project that outlines the specific goals and objectives for the master planned development. Sec. 28.053(6)(b)
 - b.) Standards for Approval of Master Plans.
 - 1. The proposed TR-P Master Plan shall be consistent with the recommendations of the Comprehensive Plan and any adopted neighborhood plan, including the objectives established for traditional neighborhood development in the Comprehensive Plan.

- 2. The proposed TR-P Master Plan shall contain a highly connective circulation pattern and shall be conducive to multiple forms of transportation.
- 3. The proposed master planned development shall include a variety of integrated residential dwelling unit types. Segregation of dwelling unit types shall be avoided.
- 4. The proposed TR-P Master Plan shall be consistent with the statement of purpose of this section.
- 5. The TR-P Master Plan shall also comply with all of the requirements for preliminary plats in Section 16.23(5)(c) Madison General Ordinances.

(7) Review Procedures. A Master Plan for a TR-P district will be reviewed as part of the zoning map amendment and subdivision plat.

Appendix B – Proposed Zoning District Requirements

The following bulk/ dimensional requirements apply in the proposed TR-P zoning district:

Requirements	Required: Single- Family Detached	Proposed	Required: Single- Family Attached	Proposed	
Lot Area (sq. ft.)	2,900 sq. ft.	Exceeds 2,900 sq. ft.	2,000 sq. ft./unit	Lots 4 – 11; 17	
Lot Width	30'	Exceeds 30'	20'	Exceeds 20'	
Front Yard Setback	15'		15'		
Maximum Front Yard Setback	30' or up to 20% greater than block average		30' or up to 20% greater than block average		
Side Yard Setback	5′	To Be Determined at	Exterior end walls: 6'	To Do Dotormined at	
Reverse Corner Side Yard Setback	8' (10' for garage)	the Time	8' (10' for garage)	To Be Determined at the Time	
Rear Yard Setback	Street-accessed: 20' Alley-accessed: 2'	Of Permitting	20′	Of Permitting	
Usable Open Space	None		None		
Maximum Lot Coverage	75%		90%		
Maximum Building Height	3 stories/35'	TBD	3 stories/40'	TBD	

Requirements	Required: Multi-family Dwellings	Proposed	
Lot Area (sq. ft.)	600 sq. ft. /unit plus 300 sq. ft. per bedroom greater than 2	Lot 1: 124,272 sq. ft.	
		Lot 2: 102,605 sq. ft.	
		Lot 3: 48,123 sq. ft.	
Lot Width	50'	Exceeds 50'	
Front Yard Setback	15′	To Be Determined at the Time Of Permitting	
Max. Front Yard Setback	30' or up to 20% greater than block		
Max. FIOIIt faid Setback	average		
Side Yard Setback	10'		
Reverse Corner Side Yard Setback	12' (10' for garage)		
	Street-accessed: 20		
Rear Yard Setback	Alley-accessed: 2		
Usable Open Space	None		
Maximum Lot Coverage	75%		

M	aximum Building Height	4 stories/52'			
Other Critical Zoning Items					
Yes:	Utility Easements				
No:	Barrier Free, Urban Design, Wellhead Protection, Floodplain, Landmarks, Waterfront Development				
Prepared by: Jenny Kirchgatter, Assistant Zoning Administrator					



City of Madison

Master

File Number: 79969

E 1 D				
File ID:	79969	File Type: Resolution	Status:	Report of Officer
Version:	1	Reference:	Controlling Body:	PLAN COMMISSION
			File Created Date :	09/20/2023
File Name:	Prelim & Final Pla No 8	t - Village at Autumn Lake Replat	Final Action:	
Title:		reliminary plat and final plat of the y addressed as 2012-2208 Wood trict 17)	•	· ·
Notes:				
Notes.				
	Planning Division		Effective Date:	
Sponsors:	Locator Maps.pdf	, Subdivision Application.pdf, Letter minary Plat.pdf, Final Plat.pdf, Staff	Effective Date: Enactment Number:	
Sponsors:	Locator Maps.pdf of Intent.pdf, Preli			

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	PLAN COMMISS	SION 11/13/2023	RECOMMEND TO COUNCIL TO ADOPT UNDER SUSPENSION OF MGO 2.055 - REPORT OF OFFICER				Pass
	Action Text:	A motion was made by H UNDER SUSPENSION vote/other.					-
	Notes:	On a motion by Heck, secon recommended approval of t conditions in the Plan Comm	he preliminary plat and f	inal plat to the Common C	ouncil subject to the comr	ments and	

Text of Legislative File 79969

Title

Approving the preliminary plat and final plat of the *Village at Autumn Lake Replat No. 8* on property addressed as 2012-2208 Wood Sorrel Street, 1901-1937 Firefly Drive, et al. (District 17)

Body

WHEREAS Veridian Homes has duly filed a preliminary plat and final plat known as *Village at Autumn Lake Replat No. 8* on property addressed as 2012-2208 Wood Sorrel Street, 1901-1937 Firefly Drive, et al; City of Madison, Dane County, Wisconsin for approval by the Madison Common Council;

NOW THEREFORE BE IT RESOLVED that said plat is hereby approved subject to all conditions as required by the reviewing City departments as required by Section 16.23 of the General Ordinances of the City of Madison, subject to the conditions noted in the Plan Commission files, and that same shall be recorded with the Dane County Register of Deeds.

BE IT FURTHER RESOLVED that the Mayor and City Clerk of the City of Madison are hereby authorized to sign the plat, bond and subdivision contract, subsequent affidavits of corrections, parkland acquisition documents, easement or right-of-way release or procurement documents or any other related document or documents as deemed necessary by the Secretary of the Plan Commission in accordance with the approved plat.

BE IT FURTHER RESOLVED that the said plat is hereby added to the official map and the street grades for said plat on file in the City Engineer's Office are hereby approved.

BE IT FURTHER RESOLVED that the Planning Division is authorized to reflect the recorded subdivision in the Comprehensive Plan and any applicable neighborhood plans.

BE IT FURTHER RESOLVED that all dedications included in this plat or required as a condition of approval of this plat be and are hereby accepted by the City of Madison.

BE IT FURTHER RESOLVED that the Common Council authorizes City staff to request approval from the Capital Area Regional Planning Commission of any minor revisions to adopted environmental corridor boundaries within the Central Urban Service Area relating to this subdivision, and that the Council recognizes and adopts said revised boundaries.

City of Madison

Preliminary Plat and Final Plat

Location 2012-2208 Wood Sorrel St, 1902-1937 Firefly Dr, et al

Applicant

Matt Brink, D&R Investments III, LLC Brett Stoffregan, D'Onofrio Kottke & Assoc.

Request

Village at Autumn Lake Replat No. 8, replatting 130 single-family lots and 3 outlots into 154 single-family lots and 3 public outlots and 2 private outlots

Public Hearing Dates

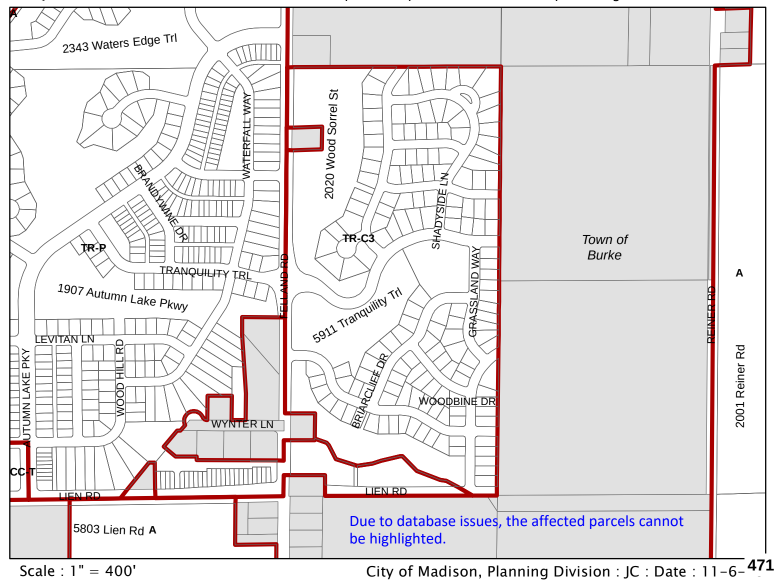
Plan Commission

November 13, 2023

Common Council

November 21, 2023





City of Madison

Village at Autumn Lake Replat No. 8



** Please read both pages of the application completely and fill in all required fields **

For a digital copy of this form with fillable fields, please visit:

https://www.cityofmadison.com/sites/default/files/city-of-madison/ development-services-center/documents/SubdivisionApplication.pdf

If you need an interpreter, translator, materials in alternate formats or other accommodations to access these forms, please call the Planning Division at (608) 266-4635.

Si necesita interprete, traductor, materiales en diferentes formatos, u otro tipo de ayuda para acceder a estos formularios, por favor llame al (608) 266-4635.

Yog tias koj xav tau ib tug neeg txhais lus, tus neeg txhais ntawv, los sis xav tau cov ntaub ntawv ua lwm hom ntawv los sis lwm cov kev pab kom paub txog cov lus qhia no, thov hu rau Koog Npaj (Planning Division) (608) 266-4635.

1. Application Type

Preliminary Subdivision Plat

Final Subdivision Plat

Land Division/Certified Survey Map (CSM)

NOTICE REGARDING LOBBYING ORDINANCE: If you are seeking approval of

a development that has over 40,000 square feet of non-residential space,

or a residential development of over 10 dwelling units, or if you are seeking assistance from the City with a value of \$10,000 (including grants, loans,

TIF or similar assistance), then you likely are subject to Madison's lobbying

ordinance (M.G.O. Sec. 2.40). You are required to register and report your

lobbying. Please consult the City Clerk's Office for more information. Failure

to comply with the lobbying ordinance may result in fines.

If a Plat, Proposed Subdivision Name: _

2. Review Fees

Industrial

• For Preliminary and/or Final Plats, an application fee of \$250, plus \$50 per lot or outlot contained on the plat.

• For Certified Survey Maps, an application fee of \$250 plus \$200 per lot and outlot contained on the CSM.

Make checks payable to "City Treasurer" and mail it to the following address: City of Madison Building Inspection; P.O. Box 2984; Madison, WI 53701-2984. Please include a cover page with the check which includes the project address, brief description of the project, and contact information.

3. Property Owner and Agent Information

	Name of Property Ow	ner:			_ Representa	tive, if any:					
	Street address: _				_ City/State/Zip:						
	Telephone: _				_ Email:						
	Firm Preparing Survey	y:			_ Contact:						
	Street address: _				_ City/State/2	Zip:					
	Telephone: _				_ Email:						
С	heck only ONE – ALL Cor	respondence	e on this applio	cation should	uld be sent to: Property Owner, OR Survey Firm						
4.	Property Information f	or Propertie	s Located with	nin Madison (City Limits						
	Parcel Addresses:										
	Tax Parcel Number(s):										
						nool District:					
	• Please include a deta	ailed descript	tion of the nun	nber and use	of all proposed	d lots and outlots in your	letter of	intent.			
4a.	. Property Information f	or For Prope	erties Located	<i>Outside</i> the I	Madison City	Limits in the City's Extra	territoria	al Jurisdictio	on:		
	Parcel Addresses (note	e town if loc	ated outside	City):							
	Date of Approval by Date	ane County:			Date of App	proval by Town:					
	• For an exterritorial re	equest to be	scheduled, app	oroval letters f	rom both the 1	Town and Dane County n	nust be su	ıbmitted.			
5. 9	Subdivision Contents an	d Descriptio	on. Complete ta	ble as it pertaiı	ns to your requ	est; do not complete gray a	areas.				
	Land Use	Lots	Outlots	Acres		Land Use	Lots	Outlots	Acres		
	Residential				Other (st	tate use):					
	Retail/Office					Dedicated to the Public tormwater, etc.)					
					Outlots I	Maintained by a					

Private Group or Association

PROJECT TOTALS



M:\PLANNING DIVISION\DEVELOPMENT REVIEW\APPLICATION FORMS & SCHEDULES\SUBDIVISION APPLICATION

6. Required Submittal Materials

Digital (PDF) copies of all items listed below (if applicable) are required. Applicants are to submit each of these documents as *individual PDF files* in an e-mail sent to <u>PCapplications@cityofmadison.com</u>. The transmittal shall include the name of the project and applicant. Note that *an individual email cannot exceed 20MB* and it is the *responsibility of the applicant* to present files in a manner that can be accepted. Electronic submittals via file hosting services (such as Dropbox) are *not* allowed. Applicants who are unable to provide the materials electronically should contact the Planning Division at <u>Planning@cityofmadison.com</u> or (608) 266-4635 for assistance.

A Completed Subdivision Application Form (i.e. both sides of this form)

□ **Map Copies** (prepared by a Registered Land Surveyor):

- For <u>Preliminary Plats</u>, the drawings must be drawn to scale and are required to provide all information as set forth in <u>M.G.O. Sec. 16.23 (7)(a)</u>.
- For Final Plats, the drawings must be drawn to scale and drawn to the specifications of §236.20, Wis. Stats.
- For <u>Certified Survey Maps (CSMs)</u>, the drawings shall include all of the information set forth in <u>M.G.O. Secs. 16.23 (7)(a)</u> and (d), including existing site conditions, the nature of the proposed division and any other necessary data. Utility data (field located or from utility maps) may be provided on a separate map submitted with application.

<u>For Plat & CSMs</u>, in addition to the PDF copy, a digital CADD file shall also be submitted in a format compatible with AutoCAD. The digital CADD file(s) shall be referenced to the Dane County Coordinate System and shall contain, at minimum, the list of items stated below, each on a separate layer/level name. The line work shall be void of gaps and overlaps and match the plat, preliminary plat or CSM as submitted: a) Right-of-Way lines (public and private); b) Lot lines; c) Lot numbers; d) Lot/Plat dimensions; e) Street names; f) Easement lines (i.e. all in title and shown on the plat or CSM including wetland & floodplain boundaries.)

Letter of Intent: One copy of a letter describing the proposed subdivision or land division in detail including, but not limited to:

- The number and type/use of the lots and outlots proposed with this subdivision or land division, including any outlots to be dedicated to the public;
- Existing conditions and uses of the property;
- Phasing schedule for the project, and;
- The names of persons involved (property owner(s), subdivider, surveyor, civil engineer, etc.).
 - * <u>The letter of intent for a subdivision or land division may be the same as the letter of intent submitted with a concurrent</u> Land Use Application for the same property.
 - ** <u>A letter of intent is not required for Subdivision Applications for lot combinations or split duplexes</u>.

□ **Report of Title and Supporting Documents**: One copy of a City of Madison standard 60-year Report of Title obtained from a title insurance company as required in <u>M.G.O. Sec. 16.23</u> and as satisfactory to the Office of Real Estate Services. Note:

- <u>The Report of Title must have been completed within three (3) months of the submittal date of this application. Title insurance</u> <u>or a title commitment policy are NOT acceptable</u> (i.e. a Preliminary Title Report or a Record Information Certificate).
- The electronic PDF submittal shall include images of the vesting deeds and all documents listed in the Report of Title.
- <u>Do not email these files to the City's Office of Real Estate Services</u>. Send them instead to the email address noted at the top of this page.

□ For Surveys <u>Outside</u> the Madison City Limits: One copy of the approval letters from the town where the property is located <u>and</u> Dane County shall be submitted with your request. The Plan Commission may not consider an application within its extraterritorial jurisdiction without prior approval from the town and Dane County.

7. Applicant Declarations:

The signer attests that the application has been completed accurately and all required materials have been submitted:

Applicant's Printed Name: ____

____ Signature: <u>Brett Stoffregan</u>

Interest In Property On This Date: _____

Date:

PARCEL NUMBERS

251-0810-264-1518-4 (Lot 932) 251-0810-264-1517-6 (Lot 933) 251-0810-264-1516-8 (Lot 934) 251-0810-264-1515-0 (Lot 935) 251-0810-264-1514-2 (Lot 936) 251-0810-264-1513-4 (Lot 937) 251-0810-264-1512-6 (Lot 938) 251-0810-264-1511-8 (Lot 939) 251-0810-264-1510-0 (Lot 940) 251-0810-264-1508-5 (Lot 941) 251-0810-264-1507-7 (Lot 942) 251-0810-264-1506-9 (Lot 943) 251-0810-264-1505-1 (Lot 944) 251-0810-264-1504-3 (Lot 945) 251-0810-264-1503-5 (Lot 946) 251-0810-264-1502-7 (Lot 947) 251-0810-264-1501-9 (Lot 948) 251-0810-264-2009-2 (Lot 949) 251-0810-264-2010-9 (Lot 950) 251-0810-264-2011-7 (Lot 951) 251-0810-264-2001-8 (Lot 952) 251-0810-264-2002-6 (Lot 953) 251-0810-264-2003-4 (Lot 954) 251-0810-264-2004-2 (Lot 955) 251-0810-264-2005-0 (Lot 956) 251-0810-264-20064 (Lot 957) 251-0810-264-2007-6 (Lot 958) 251-0810-264-2008-4 (Lot 959) 251-0810-264-1910-2 (Lot 960) 251-0810-264-1901-1 (Lot 961) 251-0810-264-1902-9 (Lot 962) 251-0810-264-1903-7 (Lot 963) 251-0810-264-1904-5 (Lot 964) 251-0810-264-1905-3 (Lot 965) 251-0810-264-1906-1 (Lot 966) 251-0810-264-1907-9 (Lot 967) 251-0810-264-1908-7 (Lot 968) 251-0810-264-1909-5 (Lot 969) 251-0810-264-1812-0 (Lot 970) 251-0810-264-1801-3 (Lot 971) 251-0810-264-1802-1 (Lot 972) 251-0810-264-1803-9 (Lot 973) 251-0810-264-1804-7 (Lot 974) 251-0810-264-1805-5 (Lot 975) 251-0810-264-1806-3 (Lot 976) 251-0810-264-1807-1 (Lot 977) 251-0810-264-1808-9 (Lot 978) 251-0810-264-1809-7 (Lot 979) 251-0810-264-1810-4 (Lot 980) 251-0810-264-1811-2 (Lot 981) 251-0810-264-1601-7 (Lot 982) 251-0810-264-1602-5 (Lot 983) 251-0810-264-1603-3 (Lot 984) 251-0810-264-1604-1 (Lot 985) 251-0810-264-1605-9 (Lot 986)

251-0810-264-1606-7 (Lot 987) 251-0810-264-1607-5 (Lot 988) 251-0810-264-1608-3 (Lot 989) 251-0810-264-1609-1 (Lot 990) 251-0810-264-1610-8 (Lot 991) 251-0810-264-1611-6 (Lot 992) 251-0810-264-1612-4 (Lot 993) 251-0810-264-1613-2 (Lot 994) 251-0810-264-1614-0 (Lot 995) 251-0810-264-1615-8 (Lot 996) 251-0810-264-1616-6 (Lot 997) 251-0810-264-2104-0 (Lot 998) 251-0810-264-2105-8 (Lot 999) 251-0810-264-2106-6 (Lot 1000) 251-0810-264-2107-4 (Lot 1001) 251-0810-264-2108-2 (Lot 1002) 251-0810-264-2109-0 (Lot 1003) 251-0810-264-2101-6 (Lot 1004) 251-0810-264-2102-4 (Lot 1005) 251-0810-264-2103-2 (Lot 1006) 251-0810-264-2610-7 (Lot 1007) 251-0810-264-2609-0 (Lot 1008) 251-0810-264-2608-2 (Lot 1009) 251-0810-264-2607-4 (Lot 1010) 251-0810-264-2606-6 (Lot 1011) 251-0810-264-2605-8 (Lot 1012) 251-0810-264-2604-0 (Lot 1013) 251-0810-264-2603-2 (Lot 1014) 251-0810-264-2602-4 (Lot 1015) 251-0810-264-2601-6 (Lot 1016) 251-0810-264-2508-4 (Lot 1017) 251-0810-264-2509-2 (Lot 1018) 251-0810-264-2510-9 (Lot 1019) 251-0810-264-2511-7 (Lot 1020) 251-0810-264-2512-5 (Lot 1021) 251-0810-264-2513-3 (Lot 1022) 251-0810-264-2501-8 (Lot 1023) 251-0810-264-2502-6 (Lot 1024) 251-0810-264-2503-4 (Lot 1025) 251-0810-264-2504-2 (Lot 1026) 251-0810-264-2505-0 (Lot 1027) 251-0810-264-2506-8 (Lot 1028) 251-0810-264-2507-6 (Lot 1029) 251-0810-264-2203-0 (Lot 1030) 251-0810-264-2204-8 (Lot 1031) 251-0810-264-2205-6 (Lot 1032) 251-0810-264-2206-4 (Lot 1033) 251-0810-264-2207-2 (Lot 1034) 251-0810-264-2208-0 (Lot 1035) 251-0810-264-2209-8 (Lot 1036) 251-0810-264-2210-5 (Lot 1037) 251-0810-264-2412-7 (Lot 1061) 251-0810-264-2413-5 (Lot 1062) 251-0810-264-2414-3 (Lot 1063) 251-0810-264-2415-1 (Lot 1064) 251-0810-264-2416-9 (Lot 1065) 251-0810-264-2417-7 (Lot 1066)

251-0810-264-2401-0 (Lot 1067) 251-0810-264-2402-8 (Lot 1068) 251-0810-264-2403-6 (Lot 1069) 251-0810-264-2404-4 (Lot 1070) 251-0810-264-2405-2 (Lot 1071) 251-0810-264-2406-0 (Lot 1072) 251-0810-264-2407-8 (Lot 1073) 251-0810-264-2408-6 (Lot 1074) 251-0810-264-2409-4 (Lot 1075) 251-0810-264-2410-1 (Lot 1076) 251-0810-264-2411-9 (Lot 1077) 251-0810-264-2705-6 (Lot 1078) 251-0810-264-2704-8 (Lot 1079) 251-0810-264-2703-0 (Lot 1080) 251-0810-264-2702-2 (Lot 1081) 251-0810-264-2701-4 (Lot 1082) 251-0810-264-2805-4 (Lot 1083) 251-0810-264-2804-6 (Lot 1084) 251-0810-264-2803-8 (Lot 1085) 251-0810-264-2802-0 (Lot 1086) 251-0810-264-1509-3 (Outlot 60) 251-0810-264-1701-5 (Outlot 61) 251-0810-264-2801-2 (Outlot 65)



7530 Westward Way, Madison, WI 53717 • Phone: 608.833.7530 • www.donofrio.cc

September 18, 2023

City of Madison – Planning Department Madison Municipal Building, Suite 017 215 Martin Luther King Jr. Blvd. P.O. Box 2985 Madison, WI 53701-2985

Re: Village at Autumn Lake Replat No. 8

To whom it may concern,

Please accept this preliminary plat and final plat reconfiguring Lots 932-1037, 1061-1086, Outlots 60, 61 and 65 of Autumn Lake Replat. The developer would like to increase density within the proposed plat to accommodate current market conditions. Various road right-of-ways within the existing plat will need to be vacated and various existing public easements. The current and proposed zoning of these parcels is TR-C3, so there will be no change in zoning.

We look forward to working with you on this project. Please let us know if you have any questions.

Sincerely, D'Onofrio, Kottke & Associates, Inc.

FIA

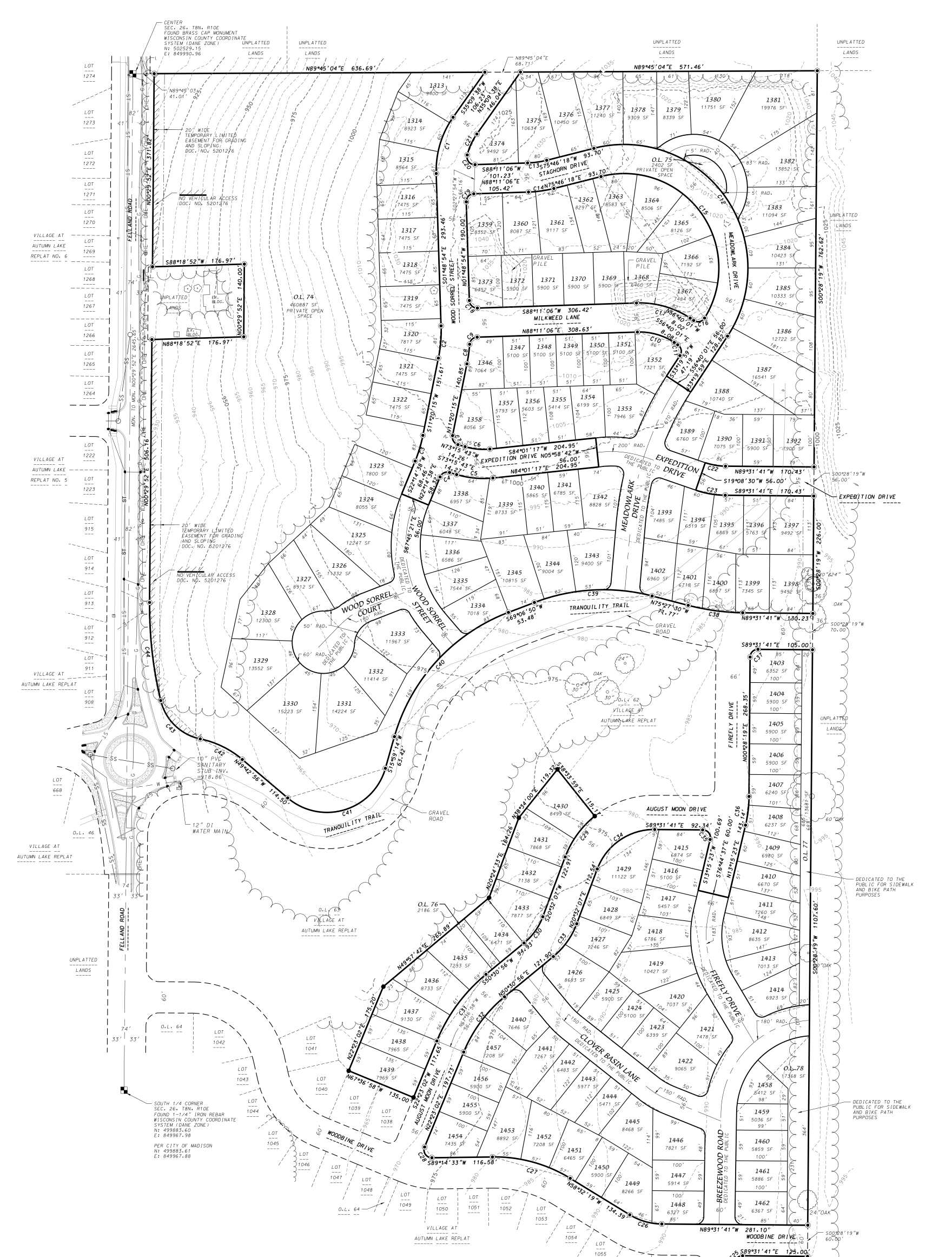
Brett T. Stoffregan, PLS

<u>SURVEYOR'S CERTIFICATE</u>

l, Brett T. Stoffregan, Professional Land Surveyor S-2742 do hereby certify that this preliminary plat is a true representation of all the adjacent existing land divisions and of the boundary of the preliminary plat and features and that I have fully complied with the City of Madison Subdivision ordinance. Described as follows:

Lots 932-1037, 1061-1086, Dutlots 60, 61, 65 and portions of Meadowlark Drive, Expedition Drive, Wood Sorrel Street, Wood Sorrel Court, Firefly Drive, Clover Basin Lane and Breezewood Road, to be discontinued and vacated by the City of Madison, all within Village at Autumn Lake Replat, recorded in Volume 60-045A of Plats on pages 230-249 as Document Number 5201276 in the Dane County Register of Deeds Office, located in the NW1/4 of the SE1/4 and the SW1/4 of the SE1/4 of Section 26, T8N, R10E, City of Madison, Dane County, Wisconsin to-wit:

Commencing at the South 1/4 corner of said Section 26; thence NO0°29'52"E, 2645.65 feet along the West line of said SE1/4 to the Center of said Section 26; thence N89°45′03"E. 41.01 feet along the North line of said SE1/4 to a point on the East right-of-way line of Felland Road, also being the point beginning; thence N89°45′04"E, 636.69 feet along said North line to a point on the West right-of-way line of Wood Sorrel Street; thence S35°09′38"W, 106.23 feet along said West right-of-way line to a point of curve; thence Southerly along said West right-of-way line along a curve to the left which has a radius of 178.00 feet and a chord which bears S16°40′22"W, 112.89 feet; thence S01°48′54"E, 293.46 feet along said West right-of-way line to a point of curve; thence Southerly along said West right-of-way line along a curve to the right which has a radius of 272.00 feet and a chord which bears \$04°45′40.5"W, 62.30 feet; thence \$11°20′15"W, 151.61 feet along said West right-of-way line to a point of curve; thence Southerly along said West right-of-way line along a curve to the right which has a radius of 272.00 feet and a chord which bears \$16°47′26.5"W, 51.70 feet; thence \$22°14′38"W, 68.46 feet along said West right-of-way line; thence S67°45′21"E, 56.00 feet to a point on the East right-of-way line of Wood Sorrel Street; thence N22°14′38°E, 58.32 feet along said East right-of-way line to a point of curve; thence Northeasterly along a curve to the right which has a radius of 15.00 feet and a chord which bears N64°29′27.5"E, 20.17 feet to a point on the South right-of-way line of Expedition Drive; thence S73°15′43"E, 14.27 feet along said South right-of-way line to a point of curve; thence Easterly along said South right-of-way line along a curve to the left which has a radius of 178.00 feet and a chord which bears S84°37′13"E, 70.11 feet; thence N84°01′17"E, 204.95 feet along said South right-of-way line; thence N05°58′42"W, 56.00 feet to a point on the North right-of-way line of Expedition Drive; thence S84°01′17"W, 204.95 feet along said North right-of-way line to a point of curve; thence Westerly along said North right-of-way line along a curve to the right which has a radius of 122.00 feet and a chord which bears N84°37′13"W, 48.05 feet; thence N73°15′43"W, 14.26 feet along said North right-of-way line to a point of curve; thence Northwesterly along a curve to the right which has a radius of 15.00 feet and a chord which bears N30°57′44"W, 20.19 feet to a point on the East right-of-way line of Wood Sorrel Street; thence N11°20′15°E, 140.85 feet along said East right-of-way line to a point of curve; thence Northerly along said East right-of-way line along a curve to the left which has a radius of 328,00 feet and a chord which bears NO8/00/58"E, 38.01 feet to a point of curve; thence Northeasterly along a curve to the right which has a radius of 15.00 feet and a chord which bears N46°26'23.5"E, 19.97 feet to a point on the Southerly right-of-way line of Milkweed Lane; thence N88°11'06'E, 308.63 feet along said Southerly right-of-way line to a point of curve; thence Easterly along said Southerly right-of-way line along a curve to the right which has a radius of 122.00 feet and a chord which bears S74°14′27.5"E, 73.67 feet; thence S56°40′01"E, 8.08 feet along said Southerly right-of-way line to a point of curve; thence Southerly along a curve to the right which has a radius of 15.00 feet and a chord which bears S11°40′01"E, 21.21 feet to a point on the Northwesterly right-of-way line of Meadowlark Drive; thence \$33°19'59", 47.19 feet along said Northwesterly right-of-way line; thence S56°40′01"E, 56.00 feet to a point on the Southeasterly right-of-way line of Meadowlark Drive; thence N33°19′59"E, 128.82 feet along said Southeasterly right-of-way line to a point of curve; thence Northwesterly along the Easterly right-of-way line of Meadowlark Drive and the Northerly right-of-way line of Staghorn Drive along a curve to the left which has a radius of 238.00 feet and a chord which bears N35°26′51.5"W, 443.73 feet; thence S75°46′18"W, 93.70 feet along said Northerly right-of-way line to a point of curve; thence Westerly along said Northerly right-of-way line along a curve to the right which has a radius of 172.00 feet and a chord which bears S81°58′42"W, 37.19 feet; thence S88°11′06"W, 101.23 feet along said Northerly right-of-way line; thence S02°27′54"W, 56.16 feet to a point on the Southerly right-of-way line of Staghorn Drive; thence N88°11′06"E, 105.42 feet along said Southerly right-of-way line to a point of curve; thence Easterly along said Southerly right-of-way along a curve to the left which has a radius of 228.00 feet and a chord which bears N81°58'42"E, 49.30 feet; thence N75°46'18"E, 93.70 feet along said Southerly right-of-way line to a point of curve; thence Southeasterly along the Southwesterly right-of-way line of Staghorn Drive and Meadowlark Drive along a curve to the right which has a radius of 182.00 feet and a chord which bears S36°11′49"E, 337.57 feet to a point of curve; thence Westerly along a curve to the right which has a radius of 15.00 feet and a chord which bears S77°35′01.5"W, 21.49 feet to point on the Northerly right-of-way line of Milkweed Lane; thence N56°40′01"W, 8.02 feet along said Northerly right-of-way line to a point of curve; thence Westerly along said Northerly right-of-way line along a curve to the left which has a radius of 178.00 feet and a chord which bears N74°14′27"W, 107.49 feet; thence S88°11′06"W, 306.42 feet along said Northerly right-of-way line to a point of curve; thence Northwesterly along a curve to the right which has a radius of 15.00 feet and a chord which bears N46°48'54"W, 21.21 feet to a point on the Easterly right-of-way line of Wood Sorrel Street; thence N01°48′54"W, 190.00 feet along said Easterly right-of-way line to a point of curve; thence Northeasterly along a curve to the right which has a radius of 15.00 feet and a chord which bears N43°11′06"E, 21.21 feet; thence N02°27′54"E, 56.16 feet to a point of curve on the North right-of-way line of Staghorn Drive; thence Northwesterly along a curve to the right which has a radius of 15.00 feet and a chord which bears N38°46′13.5"W, 23.97 feet to a point of compound curve on the Easterly right-of-way line of Wood Sorrel Street; thence Northeasterly along said Easterly right-of-way line along a curve to the right which has a radius of 122.00 feet and a chord which bears N24°43′02.5"E, 44.23 feet; thence N35°09′36"E, 146.04 feet along said Easterly right-of-way line to a point on the North line of said SE1/4; thence N89°45'04"E, 571.46 feet along the North line said SE1/4; thence SO0°28'19"W, 762.62 feet to a point on the Northerly right-of-way line of Expedition Drive; thence N89°31'41"W, 170.43 feet along said Northerly right-of-way line to a point of curve; thence Westerly along said Northerly right-of-way line along a curve to the right which has a radius of 122.00 feet and a chord which bears N80°11'35.5"W, 39.58 feet; thence S19°08'30"W, 56.00 feet to a point of curve on the Southerly right-of-way line of Expedition Drive; thence Easterly along said Southerly right-of-way line along a curve to the left which has a radius of 178.00 feet and a chord which bears S80°11′35.5"E, 57.75 feet; thence S89°31′41"E, 170.43 feet along said Southerly right-of-way line; thence SO0°28'19"W, 226.00 feet to a point on the Northerly right-of-way line of Tranquility Trail; thence S00°28′19"W, 70.00 feet along the East right-of-way line of Tranquility Trail to the a point on the Southerly right-of-way line of said Tranquility Trail; thence SO0°28′19"W, 1107.60 feet to a point on the Northerly right-of-way line of Woodbine Drive; thence S00°28′19"W, 60.00 feet along the East right-of-way line of Woodbine Drive to a point on the Southerly right-of-way line of said Woodbine Drive; thence SO0°28′19"W, 309.22 feet to a point on the Northerly right-of-way line of Lien Road; thence S89°44′34"W, 124.82 feet along said Northerly right-of-way line to a point of curve; thence Northwesterly along a curve to the right which has a radius of 15.00 feet and a chord which bears N44°53'33.5"W, 21.35 feet to a point on the Easterly right-of-way line of Breezewood Road; thence N00°28'19"E, 280.81 feet along said Easterly right-of-way line to a point of curve; thence Northeasterly along a curve to the right which has a radius of 15.00 feet and a chord which bears N45°28′19"E, 21.21 feet to a point on the Southerly right-of-way line of Woodbine Drive; thence S89°31'41"E, 125.00 feet along said Southerly right-of-way line; thence NOO°28'19"E, 60.00 feet along the Easterl right-of-way line of Woodbine Drive to a point on the Northerly right-of-way of said Woodbine Drive; thence N89°31'41"W, 281.10 feet along said Northerly right-of-way line to a point of curve; thence Northwesterly along said Northerly right-of-way line along a curve to the right which has a radius of 120.00 feet and a chord which bears N74°02′00"W, 64.12 feet; thence N58°32'19"W, 134.39 feet along said Northerly right-of-way line to a point of curve; thence Northwesterly along said Northerly right-of-way line along a curve to the left which has a radius of 280.00 feet and a chord which bears N74°38'53"W, 155.38 feet; thence S89°14'33"W, 116.58 feet along said Northerly right-of-way line to a point of curve; thence Northwesterly along a curve to the right which has a radius of 15.00 feet and a chord which bears N34°11'12.5"E, 25.04 feet to a point on the Southeasterly right-of-way line of August Moon Drive; thence N22°23'02"E, 197.73 feet along said Southeasterly right-of-way line; thence N67°36'58"W, 56.00 feet to a point on the Northwesterly right-of-way line of August Moon Drive; thence S22°23'02"W, 117.65 feet along said Northwesterly right-of-way line to the Northeast corner of Lot 1038, Village at Autumn Lake Replat; thence N67°36′58"W, 135.00 feet along the Northerly lines of Lots 1038 and 1039, Village at Autumn Lake Replat to the Northwest corner of said Lot 1038, also being a Southerly corner of Outlot 63, Village at Autumn Lake Replat; thence N22°23'02"E, 175.20 feet along the Easterly line of said Outlot 63; thence N49°57'42"E, 265.89 feet along said Easterly line thence N20°24'33"E, 164.26 feet along said Easterly line; thence N38°34'00"E, 119.32 feet along said Easterly line to a point on the Westerly line of Outlot 62, Village at Autumn Lake Replat; thence S38°33′59"E, 115.17 feet along said Westerly line to a point of curve on the Northwestrly right-of-way line of August Moon Drive; thence Southwesterly along said Northwesterly right-of-way line along a curve to the left which has a radius of 183.00 feet and a chord which bears \$35°55′00"W, 97.08 feet; thence \$20°32′07"W, 122.91 feet along said Northwesterly right-of-way line to a point of curve; thence Southwesterly along said Northwesterly right-of-way line along a curve to the right which has a radius of 120.00 feet and chord which bears S35°31′31.5"W, 62.08 feet; thence S50°30′56"W, 94.93 feet along said Northwesterly right-of-way line to a point of curve; thence Southwesterly along said Northwesterly right-of-way line along a curve to the left which a radius of 328.00 feet and a chord which bears S36°26′59"W, 159.43 feet; thence S67°36′58"E, 56.00 feet to a point of curve on the Southeasterly right-of-way line of August Moon Drive; thence Northeasterly along said Southeasterly right-of-way line along a curve to the right which has a radius of 272.00 feet and a chord which bears N36°26'59"E, 132.21 feet; thence N50°30'56"E, 121.90 feet along said Southeasterly right-of-way line to a point of curve; thence Northeasterly along said Southeasterly right-of-way line along a curve to the left which has a radius of 150.00 feet and a chord which bears N35°31'31.5"E, 77.60 feet; thence N20°32'07"E, 112.54 feet along said Northeasterly right-of-way line to a point of curve; thence Northeasterly along said Southeasterly right-of-way line along a curve to the right which has a radius of 117.00 feet and a chord which bears N55°30′13"E, 134.11 feet to a point on the Southerly right-of-way line of said August Moon Drive; thence S89°31'41"E, 92.34 feet along said Southerly right-of-way line to a point of curve; thence Southeasterly along a curve to the right which has a radius of 15.00 feet and a chord which bears S38°08'09"E, 23.44 feet to a point on the Westerly right-of-way line of Firefly Drive; thence S13°15′23"W, 100.69 feet along said Westerly right-of-way line; thence S76°44′37"E, 60.00 feet to a point on the Easterly right-of-way line of Firefly Drive; thence N13°15′23°E, 143.14 feet along said Easterly right-of-way line to a point of curve; thence Northerly along said Easterly right-of-way line along a curve to the left which has a radius of 250.00 feet and a chord which bears NO6°51′51"E, 55.67 feet; thence NO0°28'19"E, 268.35 feet along said Easterly right-of-way line to a point of curve; thence Northeasterly along a curve to the right which has a radius of 15,00 feet and a chord which bears N45°28′19"E, 21.21 feet to a point on the Southerly right-of-way line of Tranquility Trail; thence S89°31′41"E, 105.00 feet along said Southerly right-of-way line to a point on the East right-of-way line of said Tranquility Trail; thence NO0°28'19"E, 70.00 feet along said East right-of-way line to a point on the Northerly right-of-way line of said Tranquility Trail; thence N89°31'41"W, 130.23 feet along said Northerly right-of-way line to a point of curve; thence Westerly along said Northerly right-of-way along a curve to the right which has a radius of 452.00 feet and a chord which bears N82°29′35.5"W, 110.72 feet; thence N75°27′30"W, 71.77 feet along said Northerly right-of-way to a point of curve; thence Westerly along said Northerly right-of-way line along a curve to the left which has a radius of 373.00 feet and a chord which bears S86°49′40"W, 226.98 feet; thence S69°06′50"W, 53.48 feet along said Northerly right-of-way line to a point of curve; thence Southwesterly along said Northerly right-of-way line along a curve to the left which has a radius of 363.00 feet and a chord which bears S42°33′02"W, 324.66 feet; thence S15°59′14"W, 63.42 feet along said Northerly right-of-way line to a point of curve; thence Westerly along said Northerly right-of-way line along a curve to the right which has a radius of 117.00 feet and a chord which bears S73°08′09"W, 196.58 feet; thence N49°42'56", 114.50 feet along said Northerly right-of-way line to a point of curve; thence Northwesterly along said Northerly right-of-way line along a curve to the left which has a radius of 183.00 feet and a chord which bears N63°58'18"W, 90.13 feet to a point of reverse curve; thence Northwesterly along a curve to the right which has a radius of 99.00 feet and a chord which bears N45°50′45"W, 106.04 feet to a point of compound curve on the Easterly right-of-way line of Felland Road; thence Northerly along said Easterly right-of-way line along a curve to the right which has a radius of 782.00 feet and a chord which bears NO6°28'59"W, 190.09 feet; thence NO0°29'52"E, 506.16 feet along said Easterly right-of-way line; thence N88°18'52"E, 176.97 feet; thence N00°29'52"E, 140.00 feet; thence S88°18'52"W, 176.97 feet to a point on the Easterly right-of-way line of Felland Road; thence NO0°29'52"E, 371.82 feet along said Easterly right-of-way line to the point of beginning. Containing 42.925 acres.



Dated this 18th day of September, 2023

Brett T. Stoffregan, Professional Land Surveyor, S-2742



 This Plat is subject to the following recorded instruments: -Declaration of Conditions and Covenants recorded as Doc. Nos. 4195254, 4209500 and 4209501. -Declaration of Conditions, Covenants and Restrictions recorded as Doc. Nos. 5217506 and 5250395. -Declaration of Protective Covenants, Conditions and Restrictions recorded as Doc. No. 5298483 and amended by Doc. Nos. 5302800, 5337700, 5467972, 5489906, 5513192, 5621559, 5771197 and 5891491.

2. All underlying easements not shown on this preliminary plat will be released as part of the replatting process. See

final plat for proposed easements.

CONS!

BRETT T.

STOFFREGAN

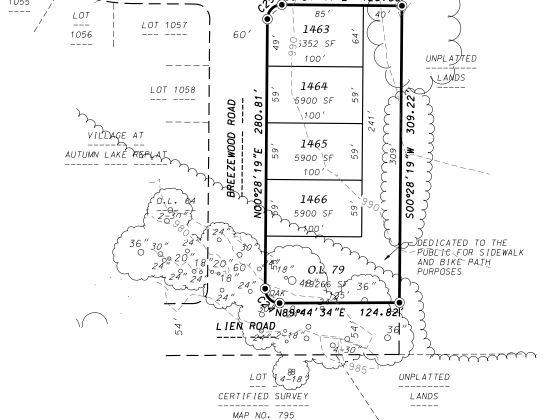
S-2742

MADISON,

WISCONSIN /

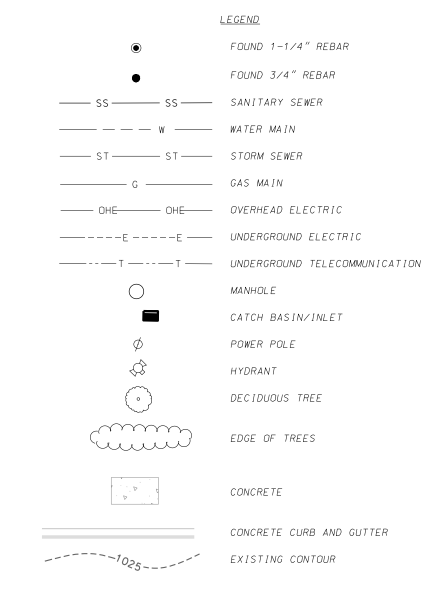
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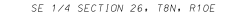
- 3. All intersection radii are 15 feet.
- 4. Existing and proposed zoning: TR-C3
- 5. Planner: Vandealle and Assoc. Owner: D & R Investments III, LLC Developer: VAL, LLC

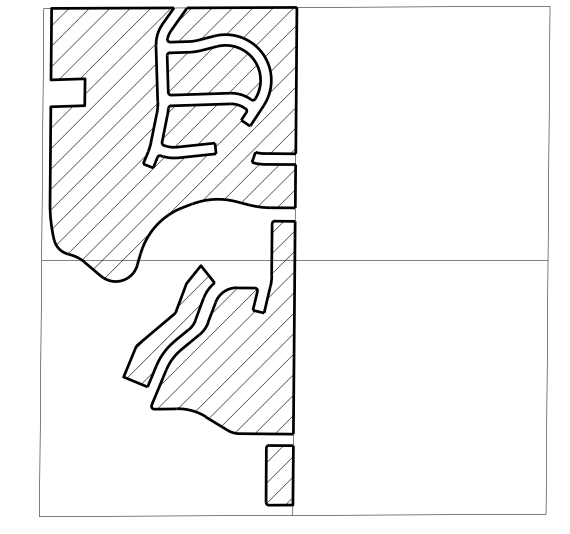


<u>CURVE TABLE</u>

CURVE NUMBER	LOT	RADIUS (FEET)	CHORD (FEET)	ARC (FEET)	CHORD BE AR I NG	CENTRAL ANGLE	TANGENT BEAR ING
C 1		178.00	112.89	114.87	S16°40′22″W	36°58′32″	
C2		272.00	62.30	62.44	SO4°45′40.5″W	13°09′09″	
С3		272.00	51.70	51.78	S16°47′26.5″W	10°54′23″	
С4		15.00	20.17	22.12	N64°29′27.5″E	84°29′39″	
C5		178.00	70.11	70.57	S84°37′13″E	22°43′00″	
C6		122.00	48.05	48.37	N84°37′13″W	22°43′00″	
C 7		15.00	20.19	22.15	N30°57′44″W	84°35′58″	
C8		328.00	38.01	38.03	N08°00′58″E	06°38′34″	OUT-NO4°41′41″E
C9		15.00	19.97 73.67	21.86	N46°26′23.5″E S74°14′27.5″E	83°29′25″ 35°08′53″	
C10 C11		122.00 15.00	21.21	74.84 23.56	S11°40′01″E	90°00′00″	
C12		238.00	443.73	23.38 571.41	N35°26′51.5″W		
C12		172.00	37.19	37.26	N81°58′42″E	12°24′48″	
C14		228.00	49.30	49.40	N81°58′42″E	12°24′48″	
C15		182.00	337.57	432.20	S36°11′49″E	136°03′46″	0UT−S31°50′04″W
C16		15.00	21.49	23.95	S77°35′01.5″W	91°29′55″	
C17		178.00	107.49	109.19	N74º14'27.5"W	35°08′53″	
C18		15.00	21.21	23.56	N46°48′54″W	90°00′00″	
C19		15.00	21.21	23.56	N43°11′06″E	90°00′00″	
C20		15.00	23.97	27.77	N38°46′13.5″W	106°05′21″	OUT-N14°16′27″E
C21		122.00	44.23	44.47	N24°43′02.5″E	20°53′11″	
C22		122.00	39.58	39.75	N80°11′35.5″W	18°40′11″	
C23		178.00	57.75	58.00	S80°11′35.5″E	18°40′11″	
C24		15.00	21.35	23.75	N44°53′33.5″W	90°43′45″	
C25		15.00	21.21	23.56	N45°28′19″E	90°00′00″	
C26		120.00	64.12	64.90	N74°02′00″W	30°59′22″	
C27		280.00	155.38	157.45	N74°38′53″W	32°13′08″	
C28		15.00	25.04	29.62	N34°11′12.5″E		
C29 C30		183.00	97.08 62.08	98.25 62.79	S35°55′00″W S35°31′31•5″W	30°45′46″ 29°58′49″	IN-S51°17′53″W
C31		120.00 328.00	62.08 159.43	62.79 161.04	S35°21 51.5 W S36°26′59″W	29°58 49 28°07′54″	
C32		272.00	132.21	133.55	N36°26′59″E	28°07′54″	
C33		150.00	77.60	78.49	N35°31′31.5″E	29°58′49″	
C34		117.00	134.11	142.81	N55°30′13″F	69°56′12″	
C35		15.00	23.44	26.91	S38°08′09″F	102°47′04″	
C36		250.00	55.67	55.78	N06°51′51″E	12°47′04″	
C37		15.00	21.21	23.56	N45°28′19″E	90°00′00″	
C38		452.00	110.72	110.99	N82°29′35.5″W	14°04′11″	
C39		373.00	226.98	230.64	S86°49′40″W	35°25′40″	
C40		363.00	324.66	336.59	S42°33′02″W	53°07′36″	
C41		117.00	196.58	233.40	N73°08′09″E	114°17′50″	
C42		183.00	90.13	91.07	N63°58′18″W	28°30′44″	
C43		99.00	106.04	111.90	N45°50′45″W	64°45′50″	IN-N78°13′40″W
C44		782.00	190.09	190.56	NO6°28′59″W	13°57′42″	IN-N13°27′50″W



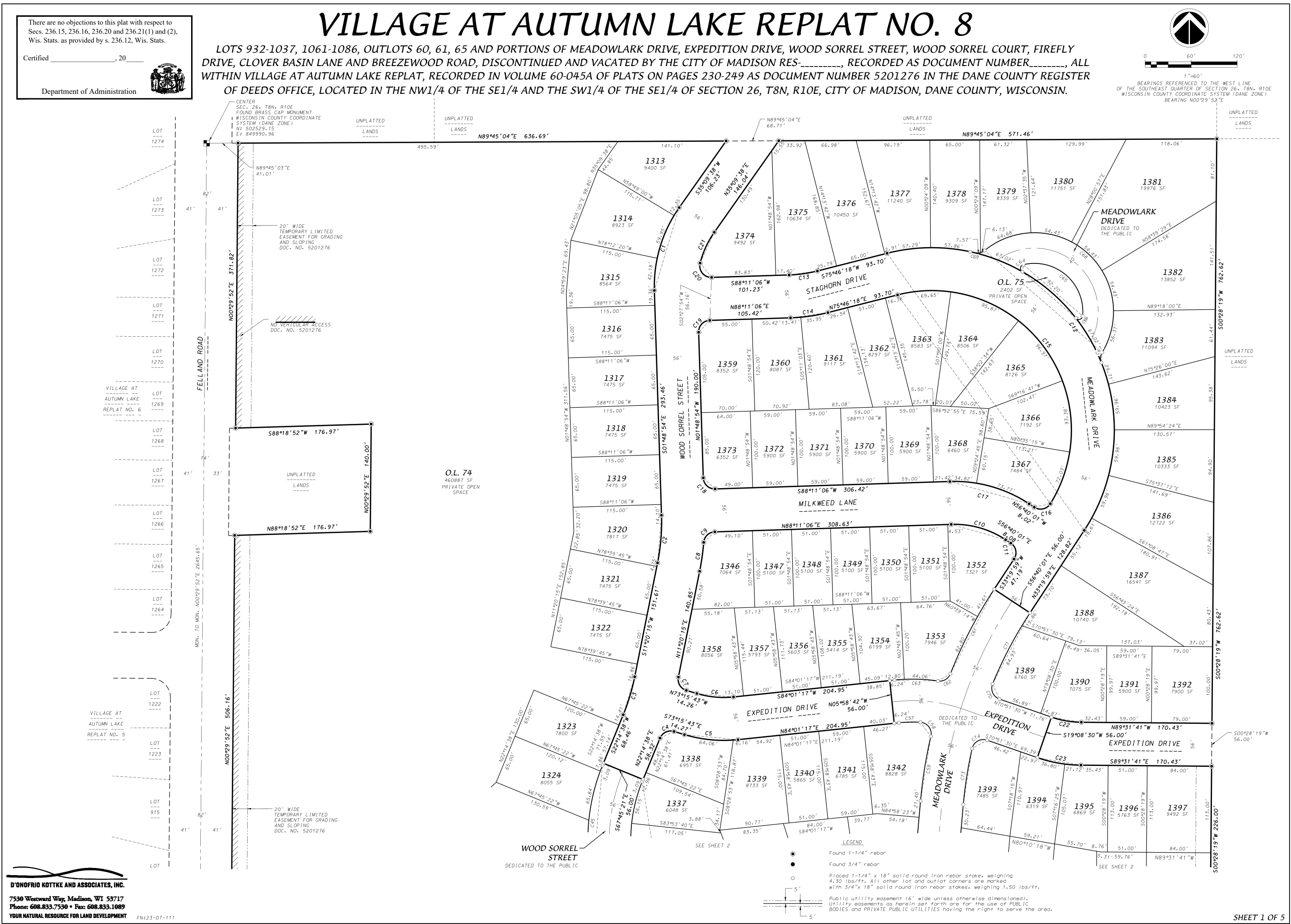




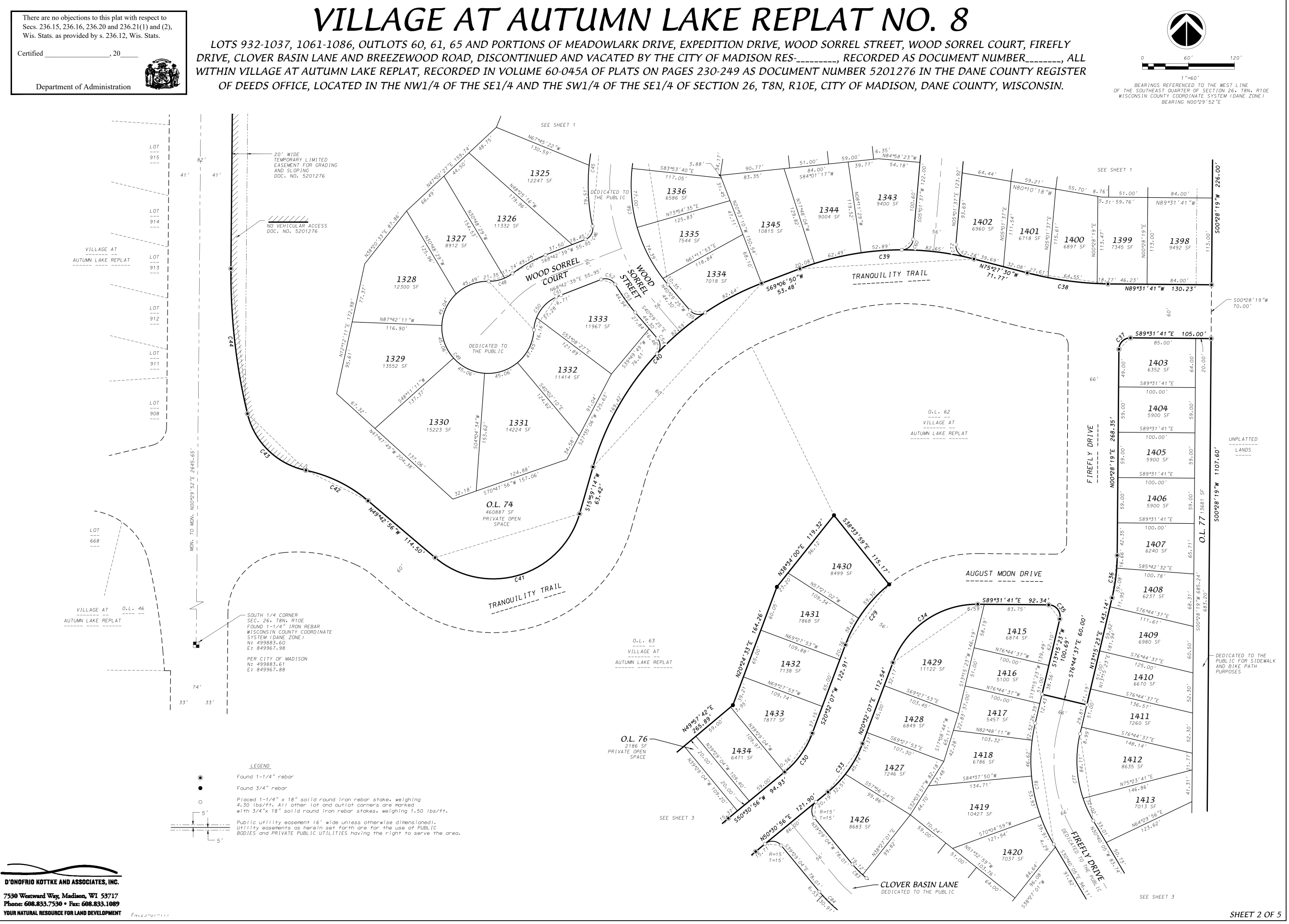


Sep 18, 2023-8:44am U:\User\2307111\Drawings\2307111 VAL Replat No.8 - Preliminary Plat.dwg Preliminary Plat 30x42

DATE: 09-18-23		PRELIMINARY PLAT	
REVISED:		VILLAGE AT AUTUMN LAKE REPLAT NO. 8	
FN: 23-07-111		LOTS 932-1037, 1061-1086, OUTLOTS 60, 61, 65 AND PORTIONS OF MEADOWLARK DRIVE, EXPEDITION DRIVE, WOOD SORREL STREET, WOOD SORREL COURT, FIREFLY DRIVE, CLOVER BASIN LANE AND BREEZEWOOD ROAD, TO BE DISCONTINUED AND VACATED BY THE CITY OF MADISON, ALL WITHIN	D'ONOFRIO KOTTKE AND ASSOCIATES, INC. 7530 Westward Way, Madison, WI 53717
Sheet Number:	BEARINGS REFERENCED TO THE WEST LINE OF THE SOUTHEAST OUARTER OF	VILLAGE AT AUTUMN LAKE REPLAT, RECORDED IN VOLUME 60-045A OF PLATS ON PAGES 230-249 AS DOCUMENT NUMBER 5201276 IN THE DANE	Phone: 608.833.7530 • Fax: 608.833.1089
1 of 1	SECTION 26, T8N, R10E WISCONSIN COUNTY COORDINATE SYSTEM (DANE ZONE) BEARING NOO"29"52"E	COUNTY REGISTER OF DEEDS OFFICE, LOCATED IN THE NW1/4 OF THE SE1/4 AND THE SW1/4 OF THE SE1/4 OF SECTION 26, T8N, R10E, CITY OF MADISON, DANE COUNTY, WISCONSIN.	YOUR NATURAL RESOURCE FOR LAND DEVELOPMEN

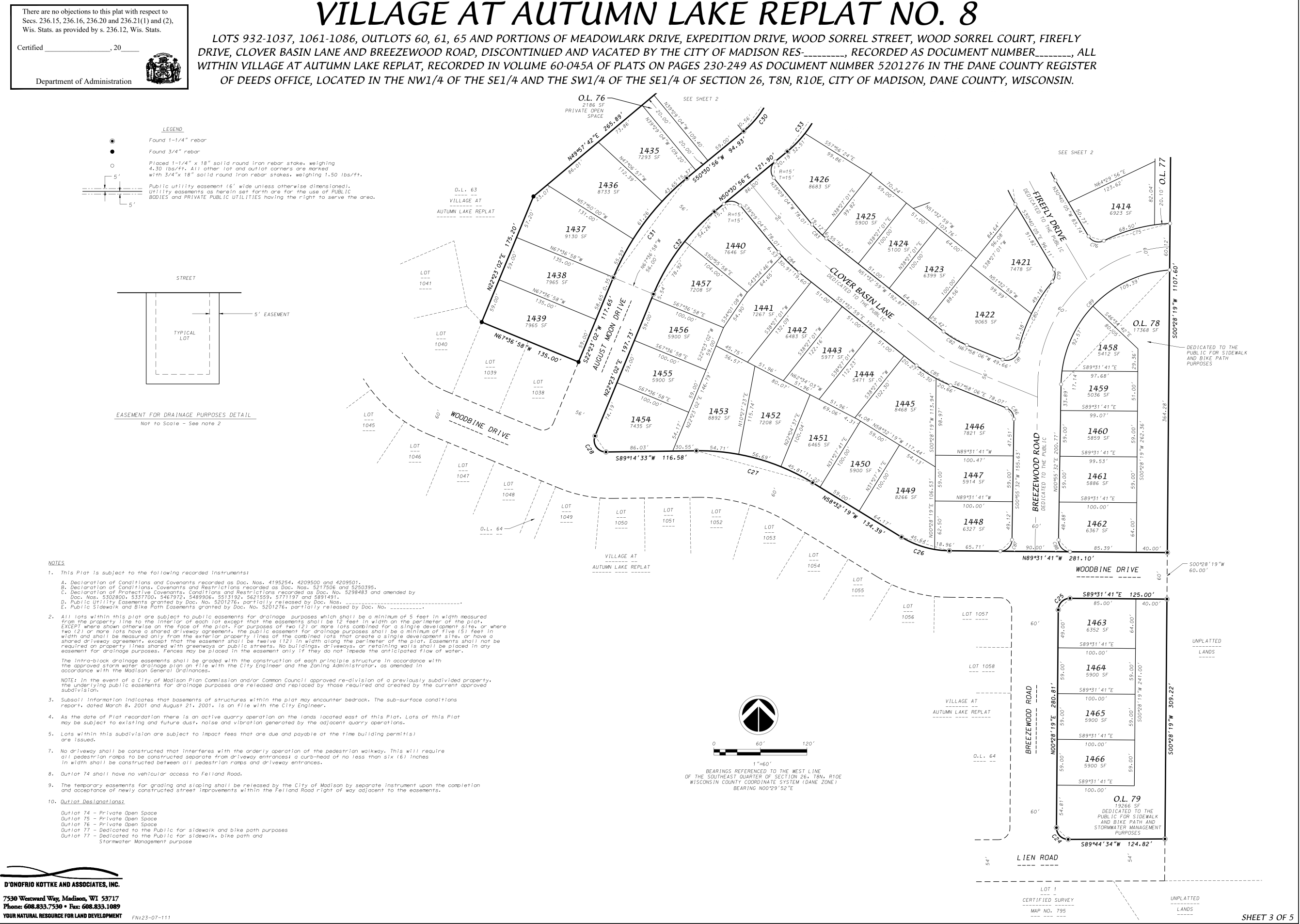


There are no objections to this plat with respect to





LOTS 932-1037, 1061-1086, OUTLOTS 60, 61, 65 AND PORTIONS OF MEADOWLARK DRIVE, EXPEDITION DRIVE, WOOD SORREL STREET, WOOD SORREL COURT, FIREFLY OF DEEDS OFFICE, LOCATED IN THE NW1/4 OF THE SE1/4 AND THE SW1/4 OF THE SE1/4 OF SECTION 26, T8N, R10E, CITY OF MADISON, DANE COUNTY, WISCONSIN.



Phone: 608.833.7530 • Fax: 608.833.1089

There are no objections to this plat with respect to Secs. 236.15, 236.16, 236.20 and 236.21(1) and (2), Wis. Stats. as provided by s. 236.12, Wis. Stats.

Department of Administration

VILLAGE AT AUTUMN LAKE REPLAT NO. 8

LOTS 932-1037, 1061-1086, OUTLOTS 60, 61, 65 AND PORTIONS OF MEADOWLARK DRIVE, EXPEDITION DRIVE, WOOD SORREL STREET, WOOD SORREL COURT, FIREFLY DRIVE, CLOVER BASIN LANE AND BREEZEWOOD ROAD, DISCONTINUED AND VACATED BY THE CITY OF MADISON RES-_____, RECORDED AS DOCUMENT NUMBER______, ALL WITHIN VILLAGE AT AUTUMN LAKE REPLAT, RECORDED IN VOLUME 60-045A OF PLATS ON PAGES 230-249 AS DOCUMENT NUMBER 5201276 IN THE DANE COUNTY REGISTER OF DEEDS OFFICE, LOCATED IN THE NW1/4 OF THE SE1/4 AND THE SW1/4 OF THE SE1/4 OF SECTION 26, T8N, R10E, CITY OF MADISON, DANE COUNTY, WISCONSIN.

SURVEYOR'S CERTIFICATE

Certified

I, Brett T. Stoffregan, Professional Land Surveyor S-2742 do hereby certify that in full compliance with the provisions of Chapter 236 of the Wisconsin State Statutes and the Subdivision Regulations of the City of Madison, and under the direction of the owners listed below, I have surveyed, divided and mapped "Village at Autumn Lake Replat No. 6" and that such plat correctly represents all the exterior boundaries and the subdivision of the land surveyed as is described as follows:

Lots 932-1037, 1061-1086, Outlots 60, 61, 65 and portions of Meadowlark Drive, Expedition Drive, Wood Sorrel Street, Wood Sorrel Court, Firefly Drive, Clover Basin Lane and Breezewood Road, discontinued and vacated by the City of Madison RES-_____, recorded as Document Number_____, all within Village at Autumn Lake Replat, recorded in Volume 60-045A of Plats on pages 230-249 as Document Number 5201276 in the Dane County Register of Deeds Office, located in the NW1/4 of the SE1/4 and the SW1/4 of the SE1/4 of Section 26, T8N, R10E, City of Madison, Dane County, Wisconsin to-wit: Commencing at the South 1/4 corner of said Section 26; thence NO0°29'52"E, 2645.65 feet along the West line of said SE1/4 to the Center of said Section 26; thence N89°45′03"E, 41.01 feet along the North line of said SE1/4 to a point on the East right-of-way line of Felland Road, also being the point beginning; thence N89°45'04"E, 636.69 feet along said North line to a point on the West right-of-way line of Wood Sorrel Street; thence S35°09'38"W, 106.23 feet along said West right-of-way line to a point of curve; thence Southerly along said West right-of-way line along a curve to the left which has a radius of 178.00 feet and a chord which bears S16°40'22"W, 112.89 feet; thence S01°48'54"E, 293.46 feet along said West right-of-way line to a point of curve; thence Southerly along said West right-of-way line along a curve to the right which has a radius of 272.00 feet and a chord which bears S04°45′40.5"W, 62.30 feet; thence S11°20'15"W, 151.61 feet along said West right-of-way line to a point of curve; thence Southerly along said West right-of-way line along a curve to the right which has a radius of 272.00 feet and a chord which bears S16°47′26.5"W, 51.70 feet; thence S22°14′38"W, 68.46 feet along said West right-of-way line; thence S67°45′21"E, 56.00 feet to a point on the East right-of-way line of Wood Sorrel Street; thence N22°14′38"E, 58.32 feet along said East right-of-way line to a point of curve; thence Northeasterly along a curve to the right which has a radius of 15.00 feet and a chord which bears N64°29'27.5"E, 20.17 feet to a point on the South right-of-way line of Expedition Drive; thence S73°15'43"E, 14.27 feet along said South right-of-way line to a point of curve; thence Easterly along said South right-of-way line along a curve to the left which has a radius of 178.00 feet and a chord which bears S84°37′13"E, 70.11 feet; thence N84°01′17"E, 204.95 feet along said South right-of-way line; thence N05°58′42"W, 56.00 feet to a point on the North right-of-way line of Expedition Drive; thence S84 01'17"W, 204.95 feet along said North right-of-way line to a point of curve; thence Westerly along said North right-of-way line along a curve to the right which has a radius of 122.00 feet and a chord which bears N84°37′13"W, 48.05 feet; thence N73°15′43"W, 14.26 feet along said North right-of-way line to a point of curve; thence Northwesterly along a curve to the right which has a radius of 15.00 feet and a chord which bears N30°57′44"W, 20.19 feet to a point on the East right-of-way line of Wood Sorrel Street; thence N11°20′15"E, 140.85 feet along said East right-of-way line to a point of curve; thence Northerly along said East right-of-way line along a curve to the left which has a radius of 328.00 feet and a chord which bears NO8/00'58"E, 38.01 feet to a point of curve; thence Northeasterly along a curve to the right which has a radius of 15.00 feet and a chord which bears N46°26′23.5°E, 19.97 feet to a point on the Southerly right-of-way line of Milkweed Lane; thence N88°11′06°E, 308.63 feet along said Southerly right-of-way line to a point of curve; thence Easterly along said Southerly right-of-way line along a curve to the right which has a radius of 122.00 feet and a chord which bears S74°14′27.5"E, 73.67 feet; thence S56°40′01"E, 8.08 feet along said Southerly right-of-way line to a point of curve; thence Southerly along a curve to the right which has a radius of 15.00 feet and a chord which bears S11º40'01"E, 21.21 feet to a point on the Northwesterly right-of-way line of Meadowlark Drive; thence S33°19'59"W, 47.19 feet along said Northwesterly right-of-way line; thence S56°40'01"E, 56.00 feet to a point on the Southeasterly right-of-way line of Meadowlark Drive; thence N33°19'59"E, 128.82 feet along said Southeasterly right-of-way line to a point of curve; thence Northwesterly along the Easterly right-of-way line of Meadowlark Drive and the Northerly right-of-way line of Staghorn Drive along a curve to the left which has a radius of 238.00 feet and a chord which bears N35°26′51.5"W, 443.73 feet; thence S75°46′18"W, 93.70 feet along said Northerly right-of-way line to a point of curve; thence Westerly along said Northerly right-of-way line along a curve to the right which has a radius of 172.00 feet and a chord which bears S81°58′42"W, 37.19 feet; thence S88°11′06"W, 101.23 feet along said Northerly right-of-way line; thence S02°27′54"W, 56.16 feet to a point on the Southerly right-of-way line of Staghorn Drive; thence N88°11′06"E, 105.42 feet along said Southerly right-of-way line to a point of curve; thence Easterly along said Southerly right-of-way along a curve to the left which has a radius of 228.00 feet and a chord which bears N81°58′42"E, 49.30 feet; thence N75°46′18"E, 93.70 feet along said Southerly right-of-way line to a point of curve; thence Southeasterly along the Southwesterly right-of-way line of Staghorn Drive and Meadowlark Drive along a curve to the right which has a radius of 182.00 feet and a chord which bears S36°11′49"E, 337.57 feet to a point of curve; thence Westerly along a curve to the right which has a radius of 15.00 feet and a chord which bears S77°35′01.5"W, 21.49 feet to point on the Northerly right-of-way line of Milkweed Lane; thence N56°40'01"W, 8.02 feet along said Northerly right-of-way line to a point of curve; thence Westerly along said Northerly right-of-way line along a curve to the left which has a radius of 178.00 feet and a chord which bears N74°14′27"W, 107.49 feet; thence S88°11′06"W, 306.42 feet along said Northerly right-of-way line to a point of curve; thence Northwesterly along a curve to the right which has a radius of 15.00 feet and a chord which bears N46°48′54"W, 21.21 feet to a point on the Easterly right-of-way line of Wood Sorrel Street; thence N01°48′54"W, 190.00 feet along said Easterly right-of-way line to a point of curve; thence Northeasterly along a curve to the right which has a radius of 15.00 feet and a chord which bears N43°11′06"E, 21.21 feet; thence N02°27′54"E, 56.16 feet to a point of curve on the North right-of-way line of Staghorn Drive; thence Northwesterly along a curve to the right which has a radius of 15.00 feet and a chord which bears N38°46′13.5"W, 23.97 feet to a point of compound curve on the Easterly right-of-way line of Wood Sorrel Street; thence Northeasterly along said Easterly right-of-way line along a curve to the right which has a radius of 122.00 feet and a chord which bears N24°43′02.5"E, 44.23 feet; thence N35°09′36"E, 146.04 feet along said Easterly right-of-way line to a point on the North line of said SE1/4; thence N89°45'04"E, 571.46 feet along the North line said SE1/4; thence S00°28'19"W, 762.62 feet to a point on the Northerly right-of-way line of Expedition Drive; thence N89°31'41"W, 170.43 feet along said Northerly right-of-way line to a point of curve; thence Westerly along said Northerly right-of-way line along a curve to the right which has a radius of 122.00 feet and a chord which bears N80°11′35.5"W, 39.58 feet; thence S19°08′30"W, 56.00 feet to a point of curve on the Southerly right-of-way line of Expedition Drive; thence Easterly along said Southerly right-of-way line along a curve to the left which has a radius of 178.00 feet and a chord which bears \$80°11'35.5"E, 57.75 feet; thence \$89°31'41"E, 170.43 feet along said Southerly right-of-way line; thence S00°28'19"W, 226.00 feet to a point on the Northerly right-of-way line of Tranquility Trail; thence S00°28'19"W, 70.00 feet along the East right-of-way line of Tranquility Trail to the a point on the Southerly right-of-way line of said Tranquility Trail; thence S00°28'19"W, 1107.60 feet to a point on the Northerly right-of-way line of Woodbine Drive; thence S00°28′19"W, 60.00 feet along the East right-of-way line of Woodbine Drive to a point on the Southerly right-of-way line of said Woodbine Drive; thence S00°28'19"W, 309.22 feet to a point on the Northerly right-of-way line of Lien Road; thence S89°44'34"W, 124.82 feet along said Northerly right-of-way line to a point of curve; thence Northwesterly along a curve to the right which has a radius of 15.00 feet and a chord which bears N44°53′33.5"W, 21.35 feet to a point on the Easterly right-of-way line of Breezewood Road; thence N00°28′19"E, 280.81 feet along said Easterly right-of-way line to a point of curve; thence Northeasterly along a curve to the right which has a radius of 15.00 feet and a chord which bears N45°28'19"E, 21.21 feet to a point on the Southerly right-of-way line of Woodbine Drive; thence S89°31'41"E, 125.00 feet along said Southerly ce NOO°28′19"E, 60.00 feet along the Easterly right-of-way line of Woodbine Drive to a point on the Northerl Woodbine Drive; thence N89°31'41", 281.10 feet along said Northerly right-of-way line to a point of curve; thence Northwesterly along said Northerly right-of-way line along a curve to the right which has a radius of 120.00 feet and a chord which bears N74°02′00"W, 64.12 feet; thence N58°32′19"W, 134.39 feet along said Northerly right-of-way line to a point of curve; thence Northwesterly along said Northerly right-of-way line along a curve to the left which has a radius of 280.00 feet and a chord which bears N74°38′53"W, 155.38 feet; thence S89°14′33"W, 116.58 feet along said Northerly right-of-way line to a point of curve; thence Northwesterly along a curve to the right which has a radius of 15.00 feet and a chord which bears N34°11′12.5"E, 25.04 feet to a point on the Southeasterly right-of-way line of August Moon Drive; thence N22°23′02″E, 197.73 feet along said Southeasterly right-of-way line; thence N67°36′58″W, 56.00 feet to a point on the Northwesterly right-of-way line of August Moon Drive; thence S22°23'02"W, 117.65 feet along said Northwesterly right-of-way line to the Northeast corner of Lot 1038, Village at Autumn Lake Replat; thence N67°36′58"W, 135.00 feet along the Northerly lines of Lots 1038 and 1039, Village at Autumn Lake Replat to the Northwest corner of said Lot 1038, also being a Southerly corner of Outlot 63, Village at Autumn Lake Replat; thence N22°23′02"E, 175.20 feet along the Easterly line of said Outlot 63; thence N49°57′42"E, 265.89 feet along said Easterly line thence N20°24′33"E, 164.26 feet along said Easterly line; thence N38°34′00"E, 119.32 feet along said Easterly line to a point on the Westerly line of Outlot 62, Village at Autumn Lake Replat; thence S38°33′59"E, 115.17 feet along said Westerly line to a point of curve on the Northwestrly right-of-way line of August Moon Drive; thence Southwesterly along said Northwesterly right-of-way line along a curve to the left which has a radius of 183,00 feet and a chord which bears S35°55′00"W, 97.08 feet; thence S20°32'07"W, 122.91 feet along said Northwesterly right-of-way line to a point of curve; thence Southwesterly along said Northwesterly right-of-way line along a curve to the right which has a radius of 120.00 feet and chord which bears \$35°31'31.5"W, 62.08 feet; thence \$50°30'56"W, 94.93 feet along said Northwesterly right-of-way line to a point of curve; thence Southwesterly along said Northwesterly right-of-way line along a curve to the left which a radius of 328.00 feet and a chord which bears S36°26′59"W, 159.43 feet; thence S67°36′58"E, 56.00 feet to a point of curve on the Southeasterly right-of-way line of August Moon Drive; thence Northeasterly along said Southeasterly right-of-way line along a curve to the right which has a radius of 272.00 feet and a chord which bears N36°26′59"E, 132.21 feet; thence N50°30′56"E, 121.90 feet along said Southeasterly right-of-way line to a point of curve; thence Northeasterly along said Southeasterly right-of-way line along a curve to the left which has a radius of 150.00 feet and a chord which bears N35°31'31.5"E, 77.60 feet; thence N20°32'07"E, 112.54 feet along said Northeasterly right-of-way line to a point of curve; thence Northeasterly along said Southeasterly right-of-way line along a curve to the right which has a radius of 117.00 feet and a chord which bears N55°30'13"E, 134.11 feet to a point on the Southerly right-of-way line of said August Moon Drive; thence S89°31′41"E, 92.34 feet along said Southerly right-of-way line to a point of curve; thence Southeasterly along a curve to the right which has a radius of 15.00 feet and a chord which bears S38°08′09°E, 23.44 feet to a point on the Westerly right-of-way line of Firefly Drive; thence \$13°15′23"W, 100.69 feet along said Westerly right-of-way line; thence \$76°44′37"E, 60.00 feet to a point on the Easterly right-of-way line of Firefly Drive; thence N13°15′23"E, 143.14 feet along said Easterly right-of-way line to a point of curve; thence Northerly along said Easterly right-of-way line along a curve to the left which has a radius of 250.00 feet and a chord which bears NO6°51'51"E, 55.67 feet; thence NO0°28'19"E, 268.35 feet along said Easterly right-of-way line to a point of curve; thence Northeasterly along a curve to the right which has a radius of 15.00 feet and a chord which bears N45°28′19"E, 21.21 feet to a point on the Southerly right-of-way line of Tranquility Trail; thence S89°31′41"E, 105.00 feet along said Southerly right-of-way line to a point on the East right-of-way line of said Tranquility Trail; thence N00°28'19"E, 70.00 feet along said East right-of-way line to a point on the Northerly right-of-way line of said Tranquility Trail; thence N89°31′41"W, 130.23 feet along said Northerly right-of-way line to a point of curve; thence Westerly along said Northerly right-of-way along a curve to the right which has a radius of 452.00 feet and a chord which bears N82°29′35.5"W, 110.72 feet; thence N75°27′30"W, 71.77 feet along said Northerly right-of-way to a point of curve; thence Westerly along said Northerly right-of-way line along a curve to the left which has a radius of 373.00 feet and a chord which bears S86°49′40"W, 226.98 feet; thence S69°06′50"W, 53.48 feet along said Northerly right-of-way line to a point of curve; thence Southwesterly along said Northerly right-of-way line along a curve to the left which has a radius of 363.00 feet and a chord which bears \$42°33′02"W, 324.66 feet; thence \$15°59′14"W, 63.42 feet along said Northerly right-of-way line to a point of curve; thence Westerly along said Northerly right-of-way line along a curve to the right which has a radius of 117.00 feet and a chord which bears S73°08′09"W, 196.58 feet; thence N49°42′56"W, 114.50 feet along said Northerly right-of-way line to a point of curve; thence Northwesterly along said Northerly right-of-way line along a curve to the left which has a radius of 183.00 feet and a chord which bears N63°58'18"W, 90.13 feet to a point of reverse curve; thence Northwesterly along a curve to the right which has a radius of 99.00 feet and a chord which bears N45°50′45"W, 106.04 feet to a point of compound curve on the Easterly right-of-way line of Felland Road; thence Northerly along said Easterly right-of-way line along a curve to the right which has a radius of 782.00 feet and a chord which bears N06°28′59"W, 190.09 feet; thence N00°29′52"E, 506.16 feet along said Easterly right-of-way line; thence N88°18′52"E, 176.97 feet; thence N00°29′52"E, 140.00 feet; thence S88°18′52"W, 176.97 feet to a point on the Easterly right-of-way line of Felland Road; thence N00°29'52"E, 371.82 feet along said Easterly right-of-way line to the point of beginning. Containing 42.925 acres.

Brett T. Stoffregan, Professional Land Surveyor, S-2742

____, 2023

D'ONOFRIO KOTTKE AND ASSOCIATES, INC.

Dated this____day of____

7530 Westward Way, Madison, WI 53717 Phone: 608.833.7530 • Fax: 608.833.1089

YOUR NATURAL RESOURCE FOR LAND DEVELOPMENT FN: 23-07-111

											<u>CU</u>	RVE TABLE	-										
CURVE NUMBER	LOT	RADIUS (FEET)	CHORD (FEET)	ARC (FEET)	CHORD BEARING	CENTRAL ANGLE	TANGENT BEARING	CURVE NUMBER		RADIUS (FEET)	CHORD (FEET)	ARC (FEET)	CHORD BEAR I NG	CENTRAL ANGLE	TANGENT BEAR I N G	CURVE NUMBER		RADIUS (FEET)	CHORD (FEET)	ARC (FEET)	CHORD BEAR I NG	CENTRAL ANGLE	TANGE. BEARI
С1	1314	178.00 178.00 178.00 178.00	112.89 12.35 59.95 42.18	12.36 60.24	S16°40'22"W S33°10'19"W S21°29'20"W S04°59'23"W	36°58′32″ 03°58′38 19°23′20″ 13°36′34″		C40	1334 3	363.00	324.66 82.64 82.59 169.42	82.82 82.77	S42°33′02″W S62°34′40″W S49°30′35″W S29°28′57″W	53°07′36″ 13°04′20″ 13°03′50″ 26°59′26″		C83		122.00 122.00 122.00	25.64 6.55 19.12	6.55	N45°31′01.5″W N50°00′41″W N43°58′43.5″W	03°04′36″	
C2	1313	272.00	62.30		S04°45′40.5″W			C41		117.00	196.58		N73°08′09″E	114°17′50″		C84		178.00 178.00	37.41 6.53	6.53	S45°31′01.5″E S40°32′07.5″E	02°06′07″	
С3		272.00	51.70	51.78	S16°47′26.5″W	10°54′23″		C42	1	183.00	90.13	91.07	N63°58′18″W	28°30′44″		C85	1441	178.00 178.00	30.91 50.83		S46°34′05″E S59°45′32•5″E		
C4		15.00	20.17		N64°29′27.5″E			C43		99.00	106.04		N45°50′45″W		IN-N78°13′40″W	000		178.00 178.00	30.30 20.66	30.33	S56°25′53•5″E S64°38′27″E		
C5		178.00 178.00 178.00	70.11 64.06 6.16	64.41	S84°37′13″E S83°37′43″E N85°00′47″E	22°43′00″ 20°44′00″ 01°59′00		C44 C45		782.00 256.00	190.09 151.42		NO6°28′59″W SO5°O2′32″W		IN-N13°27′50″W OUT-S12°09′34″E	C86		15.00	16.97	18.04	S33°31′17″E	68°53′38″	
C6	1555	122.00	48.05		N84°37′13″W	22°43′00″			1323 2 1324 2	256.00	7.86 65.84	7.86	S21°21′52″W S13°05′49″W	01°45′32″ 14°46′34″	001 312 03 34 L	C87		15.00	21.13	23.44	N45°41′55.5″E	89°32′47″	
С7		15.00	20.19	22.15	N30°57′44″W	84°35′58″		0.40	1325 2		79.51		S03°13′31″E	17°52′06″		C88		15.00	21.30		S44°18′04.5″E		
С8		328.00	38.01	38.03	N08°00′58″E	06°38′34″	OUT-NO4°41′41″E	C46 C47		15.00 178.00	19.46 49.25		S28°16′32.5″W S60°45′33″W		OUT-S52°48′27″W	C89		150.00 150.00 150.00	203.19 17.14 92.57	17.15	N43°33′29″E N04°12′06″E N25°26′59″E	85°15′54″ 06°33′08″ 35°56′38″	
C9		15.00	19.97		N46°26′23.5″E			C48		50.00	32.66	33.27	S71°52′20″W	38°07′46″	OUT-N89°O3′47″W			150.00			N64°48′22″E	42°46′08″	
C10 C11		122.00 15.00	73.67 21.21		S74°14′27.5″E S11°40′01″E	90°00′00″				50.00 50.00	11.74 21.35		S59°32′20″W S78°36′43″W	13°28′46″ 24°39′00″									
C12	1386 1385 1384 1383	238.00 238.00 238.00 238.00 238.00 238.00 238.00 238.00	443.73 18.61 59.96 59.96 59.96 29.71 67.02	18.62 60.12 60.12 60.12 29.73	N35°26′51.5″W N31°05′31.5″E N21°36′53″W N07°08′31″E N07°19′51″W N18°08′46″W N29°49′07″W			C49	1327 1328 1329 1330 1331	60.00 60.00 60.00 60.00 60.00 60.00 60.00	86.49 45.49 45.04 45.06 45.06 45.06 47.65	46.66 46.17 46.19 46.19 46.19	S42°56′36″E S68°39′38.5″W S24°20′27″W S19°45′30″E S63°52′10″E N72°01′10″E N26°31′12″E		OUT–NO3°10′34″E								
	OL75 ROW 1378	238.00 238.00 238.00 238.00	92.20 67.02 57.76 57.29	67.24 58.01	N49°04′53″W N68°20′39″W N83°25′12″W S82°41′05″W	22°20′18″ 16°11′14″ 13°57′52″ 13°49′34″		C50	1332	50.00 50.00 50.00	51.79 16.16 37.28	16.23	N34°22′00″E N12°28′35″E N43°40′01″E	62°22′52″ 18°36′02″ 43°46′50″	OUT–N65°33′26″E								
C 1 3	IJII	172.00	37.19		N81°58′42″E	12°24′48″		C51	1	122.00	6.71	6.71	N67°08′02.5″E	03°09′13″									
C14	1700	228.00	49.30 13.41		N81°58′42″E N86°30′01″E	12°24′48″ 03°22′10″		C52		15.00	19.46		S70°51′15″E S35°27′17″E	80°52′12″ 10°04′16″	OUT−S30°25′09″E								
		228.00 228.00			N80°17′37″E	09°02′38″		C53 C54		256.00 15.00	44.94 19.97				OUT-S42°58′40″W	,							
C15		182.00 182.00	337.57 69.65	70.08	N86°48′09″E	22°03′42″	OUT-S31°50′04″W	C55		15.00	19.97	21.85	N82°13′27.5″N	V 83°28′05″	IN-S56°O2′30″₩								
	1365 1366	182.00 182.00 182.00 182.00	95.87 96.98 93.38 72.03	98.16 94.44	S66°53′43″E S36°10′22″E S05°51′23″E S20°25′18″W	30°32′34″ 30°54′08″ 29°43′50″ 22°49′32″		C56	1334 2 1335 2	200.00	208.21 10.35 74.39	10.35 74.82	N09°07′24″W N39°00′29″W N26°48′29″W	62°44′02″ 02°57′52″ 21°26′08″									
C16		15.00	21.49	23.95	S77°35′01.5″W	91°29′55″			1336 2 1337 2		77.00 56.15		N04°59′32″W N14°10′29″E	22°11′46″ 16°08′16″									
C17		178.00 178.00	107.49 73.77	74.31	N74°14′27.5″W N68°37′37.5″W	23°55′13″		C57		172.00	27.91		N88°40′28″E	09°18′22″									
C18	1368	178.00 15.00	34.83 21.21		N86°12′04″W N46°48′54″W	11°13′40″ 90°00′00″		C58 C59		15.00 598.00	22.96 85.29		S36°44′01″E S09°06′58″W	99°52′40″ 08°10′42″									
C19		15.00	21.21		N43°11′06″E	90°00′00″		C60		15.00	20.25			V 84°54′45″	OUT-S89°56′22″W								
C20		15.00	23.97	27.77	N38°46′13.5″W	106°05′21″	OUT-N14°16′27″E	C61	5 1352 5	598.00 598.00	124.25 41.61		S27°22′11″W S31°20′22″W	11°55′36″ 03°59′14″	OUT-S21°24′23″W	/							
C21		122.00	44.23	44.47	N24°43′02.5″E	20°53′11″			1353 5		82.80	82.86	S25°22′34″W	07°56′22″									
C22		122.00	39.58		N80°11′35.5″W			C62 C63		15.00 228.00	18.66 56.78		N59°52′00″E N88°49′33″W	76°55′14″ 14°18′20″	OUT-N81°40′23″W								
C23		178.00 178.00 178.00	57.75 36.80 21.12	36.87	\$80°11′35•5″E \$76°47′32•5″E \$86°07′38″E	11°52′05″		685	1353 2 1354 2	228.00	44.06 12.80	44.13	N87°13′04″W S85°37′46″W	11°05′22″ 03°12′58″									
C24		15.00	21.35	23.75	N44°53′33.5″W	90°43′45″		C64		5.00	9.30	11.95	S08°12′32″W	136°55′08″	IN–N60°15′02″W OUT–N76°40′06″E								
C25		15.00	21.21		N45°28′19″E	90°00′00″ 30°59′22″		C65		63.00	102.26	119.30	N49°O4′53″W	108°30′02″	OUT-S05°10′08″W	/							
C26		120.00 120.00 120.00	64.12 18.96 45.64	19.98	N74°O2′OO″W N84°59′46″W N69°30′O5″W	09°03′50″ 21°55′32″		C66		5.00	9.30	11.95	N73°37′42″E	136°55′08″	OUT-N37°54′44″W								
C27		280.00	155.38	157.45	N74°38′53″W	32°13′08″		C67		15.00	13.34	13.82	NO4°40′10.5″E	52°47′21″	IN–N21°43′30″W OUT–N31°03′51″E								
	1452	280.00 280.00 280.00	45.81 56.69 54.71	56.79 54.80	N63°13′51″W N73°44′00″W N85°09′02″W N34°11′12•5″E	09°23'04" 11°37'14" 11°12'50"		C68	1 1383 1 1382 1 1381 1	103.00	202.96 56.37 54.43 54.43	57.10 55.09	N49°04′53″W N15°10′56″E N16°01′15″W N46°39′47″W	160°17′28″ 31°45′50″ 30°38′32″ 30°38′32″	OUT-S50°46′23″W	,							
C28 C29		15.00 183.00	25.04 97.08		S35°55′00″W		IN-S51°17′53″W		1380 1 1379 1	103.00	54.43 64.68	55.09	N77°18′19″W S69°04′24″W	30°38′32″ 36°36′02									
		183.00 183.00	59.30 38.62		S41°58′26″W S26°35′33″W	18°38′54″ 12°06′52		C69		15.00	13.34		S77°10′04″W		OUT-N76°26′15″W	,							
C30		120.00	62.08	62.79	S35°31′31.5″W	29°58′49″				15.00 15.00	6.13 7.57		S62°33′43″₩ S88°57′24″₩	23°34′40″ 29°12′42″									
C31		328.00 328.00	43.66	43.69	S36°26′59″W S46°41′59″W	28°07′54″ 07°37′54″		C70		15.00	21.78				OUT-N22°14′46″E								
	1437	328.00 328.00 328.00	61.26 55.59 0.35	55.66	S37°31′31″W S27°18′20″W S22°24′51″W	10°43′02″ 09°43′20″ 00°03′38″		C71 C72		15.00	104.72 19.75		N27°47′23″E		IN-N77°20′18″W								
C32	1430	272.00	132.21		N36°26′59″E	28°07′54″		C73		542.00	74.25				OUT-N12°52′57″E								
		272.00 272.00	78.92 54.26		N30°43′32″E N44°47′29″E	16°41′00″ 11°26′54″		C74		15.00	22.34	25.20	S61°OO′43″W	96°15′33″									
C33		150.00 150.00 150.00	77.60 32.51 45.74	32.57	N35°31′31.5″E N44°17′42.5″E N29618′18″E			C75	2 OL 77 2 1414 2		88.37 20.10 68.50	20.11	S75°16′10″W S84°40′19″W S72°32′29″W		IN-S63°O9′16″W OUT-S87°24′56″N	/							
C34		117.00	134.11	142.81	N55°30′13″E	69°56′12″		C76		15.00	20.49		\$73°45′24.5″E										
C35		15.00	23.44			102°47′04″		C77	1413 1		32.03	32.09	N08°42′21″W N24°39′37″W	43°55′28″ 12°00′56″									
C36		250.00 250.00 250.00	55.67 39.08 16.66	39.12	N06°51′51″E N08°46′26″E N02°22′54″E	12°47′04″ 08°57′54″ 03°49′10″		C78	1412 1	153.00 213.00	84.11 159.32		NO2°41′53″W SO8°42′21″E	31°54′32″ 43°55′28″									
C37	1 7 0 1	15.00	21.21		N45°28′19″E	90°00′00″			1417 2 1418 2	213.00 213.00	22.52 46.62	22.53 46.72	S10°13′36″W S00°54′49″W	06°03′34″ 12°34′00″									
C38	1 700	452.00 452.00	110.72 18.77		N82°29′35.5″W N88°20′17″W	14°04′11″ 02°22′48″			1419 2 1420 2		53.93 39.91		S12°38′35″E S25°17′32″E	14°32′48″ 10°45′06″									
	1400	452.00 452.00 452.00	18.77 64.55 27.61	64.61	N88°20'17'W N83°03'13''W N77°12'31''W	02°22 48 08°11′11″ 03°30′00″		C79		15.00	17.32		SO4°35′47″W		OUT-S39°51′38″								
C39		373.00	226.98	230.64	\$86°49′40″W	35°25′40″		C80	2 1421 2 1422 2		99.84 49.18 51.38	49.29	S26°O6′34″W S33°O8′12″W S19°23′08″W	27°30′08″ 13°26°52″ 14°03′16″	OUT−S12°21′30″N	/							
	ROW	373.00 373.00 373.00	12.24 82.65 52.89	82.82	N76°23′54″W N83°41′58″W S85°52′27″W	01°52′48″ 12°43′20″ 08°07′50″		C81		15.00	51.38 22.93		S19°23'08'W S62°11'42''W	14°03°16″ 99°40′24″									
	1344	373.00 373.00 373.00	52.89 62.49 20.08	62.56	S85°52 27 W S77°00′14″W S70°39′23″W	09°36′36″ 03°05′06″		C82		122.00	34.84		N59°45′32.5″W										

TANGENT **BEARIN**G

There are no objections to this plat with respect to Secs. 236.15, 236.16, 236.20 and 236.21(1) and (2), Wis. Stats. as provided by s. 236.12, Wis. Stats.

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Certified

Department of Administration



VILLAGE AT AUTUMN LAKE REPLAT NO. 8

LOTS 932-1037, 1061-1086, OUTLOTS 60, 61, 65 AND PORTIONS OF MEADOWLARK DRIVE, EXPEDITION DRIVE, WOOD SORREL STREET, WOOD SORREL COURT, FIREFLY DRIVE, CLOVER BASIN LANE AND BREEZEWOOD ROAD, DISCONTINUED AND VACATED BY THE CITY OF MADISON RES-_____, RECORDED AS DOCUMENT NUMBER_____, ALL WITHIN VILLAGE AT AUTUMN LAKE REPLAT, RECORDED IN VOLUME 60-045A OF PLATS ON PAGES 230-249 AS DOCUMENT NUMBER 5201276 IN THE DANE COUNTY REGISTER OF DEEDS OFFICE, LOCATED IN THE NW1/4 OF THE SE1/4 AND THE SW1/4 OF THE SE1/4 OF SECTION 26, T8N, R10E, CITY OF MADISON, DANE COUNTY, WISCONSIN.

OWNER'S	CERTIFICATE

D & R Investments III, LLC a limited liability company duly organized and existing under and by virtue of laws of the State of Wisconsin, as owner, does hereby certify that said limited liability company caused th land described on this plat to be surveyed, divided, mapped and dedicated as represented on this plat. D & R Investments III, LLC does further certify that this plat is required by S236.10 or S236.12 Wisconsir Statutes to be submitted to the following agencies for approval or objection: Department of Administration Common Council, City of Madison

In witness whereof, D & R Investments III, LLC has caused these presents to be signed this _____day of_____, 2022.

D & R Investments III, LLC

STATE OF WISCONSIN) COUNTY OF DANE) S.S

Personally came before me this ______day of _____, 2022, the above person to me know. to be the person who executed the foregoing instrument and acknowledged the same.

My Commission expires _____ Notary Public, Dane County, Wisconsin

MORTGAGEE CERTIFICATE

First Business Bank, a corporation duly organized and existing under and by virtue of the laws of the State of Wisconsin, mortgagee of lands contained in this plat, does hereby consent to the above Owner's Certificate and to the surveying, dividing, mapping and dedication of the lands described on this plat. In witness whereof, said First Business Bank has caused these presents to be signed by its corporate officer(s) listed below on this _____day of _____, 2022.

First Business Bank

STATE OF WISCONSIN) COUNTY OF DANE) S.S

Personally came before me this _____day of _____, 2022, the above named officer(s) of the above named First Business Bank, to me known to be the person(s) who executed the foregoing instrument and acknowledged the same.

My Commission expires ____

Notary Public, Dane County, Wisconsin

7530 Westward Way, Madison, WI 53717 Phone: 608.833.7530 • Fax: 608.833.1089 YOUR NATURAL RESOURCE FOR LAND DEVELOPMENT FN:23-07-111

<u>MADISON PLAN COMMISSON CERTIFICATE</u> Approved for recording per the Secretary of the City of Madison Plan Commission
By:Date: Matt Wachter, Secretary of the Plan Commission
MADISON COMMON COUNCIL CERTIFICATE Resolved that the plat of "Village at Autumn Lake Replat Replat No. 6" located in the City of Mad approved by Enactment Number, File I.D. Number,adopted this said Enactment further provided for the acceptance of those lands dedicated and rights conveyed by of Madison for public use.
Dated thisday of, 2022.
Maribeth Witzel-Behl, Clerk, City of Madison, Dane County, Wisconsin

CITY OF MADISON TREASURER'S CERTIFICATE

I, Craig Franklin, being the duly appointed, qualified, and acting Treasurer of the City of Madison, Dane County, Wisconsin, do hereby certify that, in accordance with the records in my office, there are no unpaid taxes or unpaid special assessments as of this _____day of ______, 2022 on any of the lands included in the pla ____, 2022 on any of the lands included in the plat of"Village at Autumn Lake Replat Replat No. 6".

Craig Franklin, Treasurer, City of Madison, Dane County, Wisconsin

DANE COUNTY TREASURER'S CERTIFICATE

I. Adam Gallagher, being the duly elected, qualified, and acting treasurer of the County of Dane, do hereby certify that in accordance with the records in my office, there are no unpaid taxes or special assessments as of this _____day of ______, 2022 affecting the land included in "Village at Autumn Lake Replat Replat No. 6".

Adam Gallagher, Treasurer, Dane County, Wisconsin

REGISTER OF DEEDS CERTIFICATE			
Received for recording this	day of		, 202
and recorded in Volume	of Plats on Pages	as Document Number	

Kristi Chlebowski, Dane County Register of Deeds

lison, was hereby ____, 2022, and that / said plat to the City

SHEET 5 OF	5

D'ONOFRIO KOTTKE AND ASSOCIATES, INC

PLANNING DIVISION STAFF REPORT

November 13, 2023

PREPARED FOR THE PLAN COMMISSION

Project Address:	2012-2208 Wood Sorrel Street, 1901-1937 Firefly Drive, et al
Application Type:	Preliminary Plat and Final Plat
Legistar File ID #	<u>79969</u>
Prepared By:	Timothy M. Parks, Planning Division Report includes comments from other City agencies, as noted

Summary

Applicant & Property Owner: D&R Investments, LLC/ VAL, LLC, dba Veridian Homes; 6801 South Towne Drive; Madison; Matt Brink, representative.

Surveyor: Brett Stoffregan and Dan Day, D'Onofrio Kottke & Associates; 7530 Westward Way; Madison.

Requested Actions: Approval of the preliminary plat and final plat of *Village at Autumn Lake Replat No. 8*, replatting 130 single-family lots and three outlots into 154 single-family lots, three outlots to be dedicated to the public for stormwater management and open space use, and two outlots to be used for private open space.

Proposal Summary: The proposed *Village at Autumn Lake Replat No. 8* subdivision calls for Lots 932-1037 and 1061-1086 of the Village at Autumn Lake Replat subdivision to be replatted as 154 single-family lots. Two existing outlots for private open space (60 and 61) will be reconfigured with the replat, while existing public Outlot 65 will be expanded with the replat and two additional outlots for public path and sidewalk purposes will be created. The current TR-C3 (Traditional Residential–Consistent 3 District) zoning of *Replat No. 8* is not proposed to change. Development of the Village at Autumn Lake subdivision is ongoing, with completion of the subdivision anticipated based on market demand for units.

Applicable Regulations & Standards: The subdivision process is outlined in Section 16.23(5)(b) of the Subdivision Regulations.

Review Required By: Plan Commission and Common Council.

Review Schedule: The State's subdivision statute, Wis. Stats. 236, requires that a preliminary plat be approved, conditionally approved, or rejected (with stated reasons) within 90 days of submittal unless the time is extended by agreement with the applicant. If no action is taken within 90 days and no extension granted, the plat is deemed approved. The application for preliminary plat and final plat approval was submitted to the City on September 18, 2023. Therefore, the 90-day review period for this plat was scheduled to expire circa December 17, 2023.

Summary Recommendation: The Planning Division recommends that the Plan Commission forward the preliminary plat and final plat of *Village at Autumn Lake Replat No. 8* on land generally addressed as 2012-2208 Wood Sorrel Street, 1901-1937 Firefly Drive, et al, to the Common Council with a recommendation of **approval** subject to input at the public hearing and the conditions from reviewing agencies beginning on page 5 of this report.

Background Information

Parcel Location: Replat No. 8 comprises approximately 42.93 acres of land located on the east side of Felland Road generally between Autumn Lake Parkway and Lien Road; Alder District 17 (Madison); Sun Prairie Area School District.

Existing Conditions and Land Use: Undeveloped land, zoned TR-C3 (Traditional Residential–Consistent 3 District).

Surrounding Land Uses and Zoning: The area of the proposed replat is largely surrounded by undeveloped lands in the Town of Burke interspersed with single-family residences on town parcels. The northeastern corner of the subdivision abuts a stone quarry located on Reiner Road in the Town. The western boundary of Replat No. 8 is formed by Felland Road and the remainder of the Village at Autumn Lake subdivision, which is zoned TR-P (Traditional Residential–Planned District).

Adopted Land Use Plans: The 2002 <u>Felland Neighborhood Development Plan</u> recommends development of most of this portion of the Village at Autumn Lake subdivision with low-density residential uses at a density of up to 8 units per acre. In general, the neighborhood development plan contemplates a mix of housing types, lot sizes, and unit prices in the low-density development areas, with an emphasis on traditional neighborhood development forms. The wooded ridge between the residential lots and Felland Road and a large parcel previously dedicated to the City for stormwater management adjacent to the southern edge of the replat are recommended in the neighborhood development plan for park, drainage, and open space.

Environmental Corridor Status: The public and private outlots within and adjacent to the proposed replat are located in mapped environmental corridors.

Public Utilities and Services: The subject site will be served by a full range of urban services as it develops. The nearest Metro Transit service is located one mile west at Lien Road and N Thompson Drive.

	Required	Proposed Lots
Lot Area	3,000 sq. ft. per lot	All lots exceed
Lot Width	30′	Will comply
Minimum Front Yard	15'	
Maximum Front Yard Setback	30' or up to 20% greater than block average	
Side Yards	5'	
Reverse Corner Side Yard Setback	8' (10' for garage)	To be determined at permitting
Rear Yard	Street-accessed: 20'	
Maximum Lot Coverage	75%	
Maximum Building Height	Twoe stories and 35'	
Usable Open Space	500 sq. ft. per lot	

Zoning Summary: The proposed lots are zoned TR-C3 (Traditional Residential–Consistent 3 District).

Othe	er Critical Zoning Items						
Yes	Utility Easements						
No:	Barrier Free, Urban Design, Wellhead Protection, Floodplain, Landmarks, Waterfront Development						
	Prepared by: Jenny Kirchgatter, Assistant Zoning Administrate						

Previous Approvals

On May 19, 2015, the Common Council approved a request to rezone numerous parcels in the Village at Autumn Lake subdivision generally addressed as 1710 Arial Spring Trail from TR-C3 (Traditional Residential–Consistent 3 District), PD (Planned Development District), and CN (Conservancy District) to TR-P (Traditional Residential–Planned District) and TR-C3; and approved the preliminary plat and final plat of the *Village of Autumn Lake Replat*, creating lots for 542 single-family units; 22 two-family-twin units, 8 four-unit dwellings, 48 townhouses, and 332 multi-family units, including 36 in a mixed-use node; 16 outlots dedicated to the public; and 12 outlots to be private. The Plan Commission approved a demolition permit to allow a single-family residence at 5825 Sanctuary Lane and 2009 Expedition Trail to be razed as part of the proposed replat at its May 4, 2015 meeting. The final plat was recorded on December 3, 2015.

On May 3, 2016, the Common Council approved the preliminary plat and final plat of *Village at Autumn Lake Replat No. 2* to create nine lots for single-family attached housing and one outlot for a private drive on land generally addressed as 5703 Summer Shine Drive. The final plat was recorded on March 23, 2017.

On June 19, 2018, the Common Council approved the preliminary plat and final plat of *Village at Autumn Lake Replat No. 3* to create 24 lots for the future twin homes and one outlot for private open space and access from Lot 649 of the Village at Autumn Lake Replat, 5802 Lien Road. Lot 649 had previously been identified for the future construction of 24 townhouse units. The final plat was recorded on October 23, 2018.

On February 4, 2020, the Common Council approved the preliminary plat and final plat of *Village at Autumn Lake Replat No. 4*, replatting six single-family lots and two lots to be developed with a two-family twin home (1802-1830 Twin Fawn Trail) into 10 single-family lots. The final plat was recorded on June 11, 2020.

On November 17, 2020, the Common Council approved the preliminary plat and final plat of *Village at Autumn Lake Replat No. 5*, replatting 104 lots approved for 98 future single-family residences and three two-family dwellings on six lots into 86 single-family lots, 48 lots for 24 two-family twin home dwellings, and three outlots for private open space. The final plat was recorded on May 10, 2021.

On September 20, 2022, the Common Council approved the preliminary plat and final plat of *Village at Autumn Lake Replat No. 6*, replatting 10 single-family lots at 2121-2157 Waterfall Way into 12 single-family lots. The final plat was recorded on December 20, 2022.

On November 7, 2023, the Common Council approved the preliminary plat and final plat of *Village at Autumn Lake Replat No. 7*, replatting 30 single-family lots into 17 single-family lots and 20 lots for 10 two-family twin homes. Recording of the recently approved plat is pending.

Project Description, Analysis & Conclusion

The applicant, Veridian Homes, is requesting approval of the preliminary plat and final plat of *Village at Autumn Lake Replat No. 8* to allow 130 lots platted for single-family detached residences (Lots 932-1037 and 1061-1086 of the Village at Autumn Lake Replat) to be replatted as 154 single-family lots. The replat encompasses about 42.93 acres of the approximately 75.4 acres of the *Village at Autumn Lake* subdivision located on the east side of Felland Road. The overall *Village at Autumn Lake* subdivision encompasses approximately 240 acres of land on both sides of Felland Road north of existing and future Lien Road.

The replat will maintain the existing platted street network, with access to the portions of the subdivision east of Felland Road to be provided by platted but unbuilt Tranquility Trail and Woodbine Drive. The current TR-C3 (Traditional Residential–Consistent 3 District) zoning of *Replat No. 8* is not proposed to change. According to the letter of intent submitted with the request, the applicant "would like to increase density within the proposed plat to accommodate current market conditions." The proposed replat is consistent with a number of other replats proposed and approved in the Village at Autumn Lake development since 2015, which have seen the number of overall units increased, as well as the variety of unit types throughout the subdivision adjusted, resulting in a greater diversity of housing options throughout.

In addition to the replat to increase the number of future single-family lots east of Felland Road, two existing outlots for private open space (60 and 61) will be reconfigured as Outlots 74 and 75, while existing public Outlot 65 will be expanded with the replat (see Outlot 79 in the southeastern corner of the replat). Two additional outlots, 77 and 78, will be dedicated with the replat for public path and sidewalk purposes. Currently, a future north-south path/sidewalk planned along the eastern edge of this portion of the subdivision is located in a 20-foot wide easement established with the 2015 replat.

Staff believes that the Plan Commission may find the standards for subdivision approval met with the proposed replat. All of the proposed lots meet the minimum lot width and area requirements in the TR-C3 district, and staff believes that the proposal is consistent with the low-density residential recommendations for the site in the <u>Felland Neighborhood Development Plan</u>, which calls for the development of this portion of the Village at Autumn Lake development with a mix of housing types and lot sizes at a density up to eight (8) units per acre. The resulting development pattern should result in the diverse mix of housing types and lot sizes as generally recommended for the larger subdivision by the neighborhood development plan.

Recommendation

Planning Division Recommendation (Contact Timothy M. Parks, (608) 261-9632)

The Planning Division recommends that the Plan Commission forward the preliminary plat and final plat of *Village at Autumn Lake Replat No. 8* on land generally addressed as 2012-2208 Wood Sorrel Street, 1901-1937 Firefly Drive, et al, to the Common Council with a recommendation of **approval** subject to input at the public hearing subject to input at the public hearing and the conditions that follow.

Recommended Conditions of Approval Major/Non-Standard Conditions are Shaded

Planning Division

- The applicant shall submit to the Planning Division two copies of private subdivision covenants, conditions and restrictions, and easements that will govern the organizational structure, use, maintenance and continued protection of the development and any common services, open areas or other facilities to serve the proposed replat. These documents shall be approved by the Planning Division in consultation with the City Attorney's Office prior to final approval of the plat for recording.
- 2. If applicable, the applicant shall demonstrate compliance with the requirements in Section 16.23(8)(f)8 of the Subdivision Regulations for the privately-owned and maintained open space on proposed Outlot 74, including the execution of land use restrictions and open space easements in a form acceptable to the Parks Division, Planning Division, and City Attorney's Office. These documents shall be approved by the Planning Division in consultation with the City Attorney's Office prior to final approval of the plat for recording.

The following conditions of approval have been submitted by reviewing agencies:

City Engineering Division (Contact Brenda Stanley, (608) 261-9127)

- 3. Off-site sanitary sewer improvements are required for this development by the developer for lots south of the intersection of proposed August Moon Drive and Firefly Drive. The sewer that will need to be extended outside of the platted streets will be located on Felland Road north of proposed Woodbine Drive.
- 4. The stormwater management plan will need to be revised to show that the measures currently provided are able to accept and accommodate the runoff from the new higher density development.
- 5. Enter into a City / Developer agreement for the required infrastructure improvements. The agreement shall be executed prior to sign off. Allow 4-6 weeks to obtain agreement. Contact the City Engineering Division to schedule the development and approval of the plans and the agreement.
- 6. The developer shall construct Madison standard street, multi-purpose path, and sidewalk improvements for all streets within the plat.
- 7. The developer shall construct sidewalk/path, terrace, curb and gutter, and up to 14 feet of pavement along Felland Road to a plan approved by City Engineer.
- 8. The developer shall construct public sanitary sewer, storm sewer, and drainage improvements as necessary to serve the lots within the plat
- 9. This development is subject to impact fees for the Felland Road Neighborhood Sanitary Sewer Improvement Impact Fee District. All impact fees are due and payable at the time building permits are issued. The following note shall put on the face of the plat: "Lots/ buildings within this development are subject to impact fees that are due and payable at the timebuilding permit(s) are issued."
- 10. Madison Metropolitan Sewerage District (MMSD) connection charges are due and payable prior to City Engineering Division sign-off, unless otherwise collected with a Developer's/ Subdivision Contract. Contact

Mark Moder ((608) 261-9250) to obtain the final MMSD billing a minimum of two (2) working days prior to requesting City Engineering signoff.

- 11. Submit a soil boring report that has been prepared by a Professional Engineer two weeks prior to recording the final plat to the City Engineering Division indicating the ground water table and rock conditions in the area. If the report indicates a ground water table or rock condition less than nine (9) feet below proposed street grades, a restriction shall be added to the final plat, as determined necessary by the City Engineer.
- 12. Confirm that adequate sight distance exists where public streets intersect per AASHTO design standards for intersection sight distance. If adequate sight distance does not exist, change the location of the street intersection or agree to make improvements to the roadways such that the sight distance is achieved or make the mitigating improvements as required by the City. Caution The improvements indicated may require right of way outside of the plat.

<u>City Engineering Division – Mapping Section</u> (Contact Julius Smith, (608) 264-9276)

- 13. Any portion(s) of a public easement that is intended to be released shall be released by separate document prepared by City Office of Real Estate Services. Contact Jeff Quamme of Engineering-Mapping (jrquamme@cityofmadison.com, 608-266-4097) to coordinate the Real Estate project, and associated information and fees required. If any release is required prior to recording of the plat, acknowledgement of the release and document number shall be noted on the face of the plat. There are numerous areas of utility easements which include public interest that will need to be released by the City along with any required portions of the roof drain restriction on Lot 1007 that will require release. Release the 60-foot Radius Temporary Turnaround easement at the end of Expedition Drive.
- 14. The applicant shall dedicate in kind those connecting segments or replacements for those right of way along Breezewood Road, Meadowlark Drive, Expedition Drive, Wood Sorrel Street, Wood Sorrel Court, Firefly Drive and all of Clover Basin Lane that have been proposed to be discontinued. The final size and locations of the dedications shall be approved by City Engineering and Traffic Engineering.
- 15. The developer shall have the City petition for the street discontinuance and vacation of portions of Breezewood Road, Meadowlark Drive, Expedition Drive, Wood Sorrel Street, Wood Sorrel Court, Firefly Drive, and all of Clover Basin Lane. Provide a legal description and sketch of the rights of way to be vacated and other required materials after first consulting with Engineering Mapping Staff. Contact Jule Smith (JSmith4@cityofmadison.com) of City Engineering, Land Information.
- 16. List the easements in both the preliminary plat and the final plat list the easements over Outlots 62 and 63 for stormwater and drainage per Village at Autumn Lake Replat and cite its document number. Additionally, show the 5-foot easement along the outside Lot 1430 if it is not being released.
- 17. Shown on both the preliminary plat and final plat a temporary limited easement for a temporary turn around on Expedition Drive to be replaced in kind with the size and location to be approved by the City Engineering and Traffic Engineering Divisions. Include the following language on the plat: "Temporary Limited Easement benefitting the City of Madison for temporary turnaround improvement purposes. Said Easement shall

terminate upon the extension of Expedition Drive east of this plat along with the removal of the public temporary turnaround improvements within the easement area."

- 18. The applicant shall coordinate and request from the utility companies serving this area the easements required to serve this development. Those easements shall be properly shown, dimensioned and labeled on the final plat.
- 19. Insert standard language pre MGO Section 16.23(9)(d)2.a. verbatim. When done, all of the previous nonexclusive easements for drainage easements are released and new drainage easements defined by the current proposed final plat.
- 20. As required by Ordinance, provide private Easements or private Outlots to accommodate the current USPS required centralized delivery of mail using Cluster Box Units (CBUs). Coordinate the locations of the CBUs with the USPS Development Coordinator, City Engineering and City Traffic Engineering Staff and in accordance with the Policies for Cluster Box Units as adopted by the City of Madison Board of Public Works. CBUs serving this land division will not be permitted within any publicly owned or dedicated lands.

If the Developer is not able to determine the final locations of the CBUs prior to recording the final plat, the final placement of CBUs for each phase of development within this land division shall be determined prior to construction. The locations for each phase shall as required by Ordinance, in accordance with the Policies for Cluster Box Units as adopted by the City of Madison Board of Public Works and in compliance with United States Postal Service requirements.

The required CBU documents shall be recorded prior to the start of construction of the public improvements serving any Lot or Outlot. In the instance of land divisions that do not require the construction of public improvements or a contract with the developer, the required approved CBU documents shall be recorded simultaneously with the final approved land division.

Construct the CBUs in accordance with the specifications approved by the Board of Public Works.

- 21. Remove existing Outlot 65 from the limits of the plat and shorten proposed Outlot 79 in both the final plat and preliminary plat accordingly and adjust the legal descriptions to accommodate. This area has been dedicated prior and will remain dedicated as it is with the bike path easement remaining over it.
- 22. Dedicate the truncated Outlot 79 for a single purpose, for Sidewalk and Bike Path purposes and grant an easement for stormwater purposes as needed for the remainder. Update the as needed on both the final plat and the preliminary plat.
- 23. The 20-foot wide bike path easement along the easterly line of the plat shall remain in place for the full length of the plat limits. The developer may dedicate this area to the City without removing the easement even for similar use.
- 24. The 6-foot wide bike path easement along the North line of Lot 1007 shall remain in place. The developer may dedicate over this area to the City without removing the easement even for similar use.

- 25. Wisconsin Administrative Code A-E 7.08 identifies when Public Land System (PLS) tie sheets must be filed with the Dane County Surveyor's office. The developer's surveyor and/or applicant must submit copies of required tie sheets or monument condition reports for all monuments, including center of sections of record, used in this survey, to Jeff Quamme, City Engineering (jrquamme@cityofmadison.com). If a new tie sheet is not required under A-E 7.08, Engineering requests a copy of the latest tie sheet on record with Dane County Surveyor's office and shall be attached to a signed and sealed monument condition report. The applicant shall identify monument types on all PLS corners included on the plat. Note: Land tie to two PLS corners required.
- 26. Prior to City Engineering Division final sign-off by main office for the plat, the final plat must be submitted to the Engineering Division Surveyor/ Land Records Coordinator for final technical review and approval. This submittal must occur a minimum of two (2) working days prior to final Engineering Division sign-off. Electronic mail submittal of the FINAL plat in PDF form is preferred. Transmit to jrquamme@cityofmadison.com.
- 27. Per MGO Section 16.23(7) the location, right-of-way width, and names of any adjacent existing streets, alleys or other public ways, easements and railroad and utility rights-of-way, the existing underlying streets and easements to be released are not shown on the preliminary plat. These shall be shown.
- 28. Properly show the right of way widths of Tranquility Drive as 70 feet and the northerly portion of August Moon Drive as 66 feet for both the preliminary plat and the final plat.
- 29. Clearly label Meadowlark Drive as "Dedicated to the Public" for the portion South of Expedition Drive.
- 30. List the Datum and Adjust for the Coordinates used Example NAD 83(97).
- 31. The applicant shall submit to Jeff Quamme, prior to final Engineering sign-off of the subject plat one (1) digital CADD drawing in a format compatible with AutoCAD. The digital CADD file(s) shall be referenced to the Dane County Coordinate System and shall contain, at minimum, the list of items stated below, each on a separate layer/level name. The line work shall be void of gaps and overlaps and match the final recorded plat: right of way lines (public and private); lot lines; lot numbers; lot/plat dimensions; street names, and; easement lines (including wetland and floodplain boundaries).

*This transmittal is a separate requirement than the required submittals to Engineering Streets Section for design purposes. The Developer/Surveyor shall submit new updated final plat and electronic data for any changes to the plat which occur subsequent to any submittal of data.

Traffic Engineering Division (Contact Sean Malloy, (608) 266-5987)

32. Prior to final sign-off, the applicant shall work with the Traffic Engineering Division Electrical Section to record the necessary easements for streetlights. Typically, Traffic Engineering requires a 12-foot easement between lots and 6-foot easements on corner lots where streetlights are needed. Easements are required between lots: 1055-1056, 1453-1452, 1041-1040, 1424-1423, 1459-1460, 1412-1411, 1431-1430, 1405-1404, 1394-1395, 1339-1340, 1336-1335, 1327-1326, 1388-1387, 1383-1384, 1320-1319, 1370-1369, 1360-1361, 1363-1364, 1384-1383. Easements are required on the corner of lots: Outlot 65, 1057, 1038, Outlot 64, 1434, 1414, 1415, 1403, 1402, 1334, Outlot 74, 1393, 1358, 1359

33. The applicant shall add a note to the plat stating no driveway shall be constructed that interferes with the orderly operation of the pedestrian walkway. This will require all pedestrian ramps to be constructed separate from driveway entrances; a curb-head of no less than six (6) inches in width shall be constructed between all pedestrian ramps and driveway entrances. This is especially important at 'T' intersections where lot and building layout become critical; to prevent interference with the pedestrian ramp, lots intersecting or adjacent 'T' intersection may require a shared driveway and access.

Zoning Administrator (Contact Jenny Kirchgatter, (608) 266-4429)

This agency reviewed this request and has recommended no conditions of approval.

Fire Department (Contact Matt Hamilton, (608) 266-4457)

- 34. All portions of the exterior walls of newly constructed one- and two-family dwellings shall be within 500 feet of at least one fire hydrant. Distances are measured along the path traveled by the fire truck as the hose lays off the truck. See MGO Section 34.507 for additional information.
- 35. The Madison Fire Department recommends the installation of a residential fire sprinkler system in accordance with NFPA 13D. An upgrade to include a fire sprinkler system with a cost estimate shall be made available for all initial single- or two-family home sales.

Water Utility (Contact Jeff Belshaw, (608) 261-9835)

- 36. Note that records indicate deferred water main assessments exist against this parcel. Improvements, which substantially change the use of the property, may require any outstanding deferred assessments to be paid in full prior to proceeding with the proposed improvements (MGO 4.081(4)). Please contact Danah Enright of the City of Madison Finance Department to review the status of the deferred water main assessment associated with this property at: (608) 266-4008 or denright@cityofmadison.com.
- 37. The developer shall construct the public water distribution system and services required to serve the proposed subdivision plat per MGO Section 16.23.
- 38. All public water mains and water service laterals shall be installed by a standard City subdivision contract / City- Developer agreement. The applicant shall contact City Engineering Division to schedule the development of plans and the agreement.

Metro Transit (Contact Tim Sobota, (608) 261-4289)

39. Note: The northern portion of the proposed development remains part of Metro Transit's paratransit service area, due to eligibility under the historic route network from Spring of 2023, but all parcels would be greater than the three-quarter mile regulatory distance from all day scheduled service for passengers to generally be eligible for door-to-door paratransit service. The closest bus stop with regularly scheduled bus service under the revised route network design is over one mile walking distance.

Parks Division (Contact Kathleen Kane, (608) 261-9671)

40. Park Impact Fees (comprised of the Park-Infrastructure Impact Fee, per MGO Sec. 20.08(2), and Park-Land Impact Fees, per MGO Sec. 16.23(6)(f) and 20.08(6) will be required for all new residential development

associated with this project. This development is within the East Park-Infrastructure Impact Fee district. Please reference ID #12118.7 when contacting Parks Division staff about this project.

41. The following note should be included on the subdivision: "Lots within this subdivision are subject to impact fees that are due and payable at the time building permit(s) are issued." The Parks Division shall be required to sign off on this subdivision prior to recording.

Forestry Section (Contact Jeffrey Heinecke, (608) 266-4890)

This agency reviewed this request and has recommended no conditions of approval.

Parking Division (Contact Trent W. Schultz, (608) 246-5806)

This agency reviewed the project and determined that a Transportation Demand Management (TDM) Plan is not required.

Office of Real Estate Services

- 42. Prior to approval sign-off by the Office of Real Estate Services ("ORES"), all parties having an interest in the property, pursuant to Wis. Stats 236.21(2)(a), shall execute the Owner's Certificate on the plat. Certificates shall be prepared with the ownership interests consistent with the most recent title report. Signatories shall provide documentation that proves legal authority to sign the Owner's Certificate. When possible, the executed original hard stock recordable plat shall be presented at the time of ORES approval sign-off. If not possible, the City and the Register of Deeds are now accepting electronic signatures. A PDF of the plat containing electronic signatures shall be provided to ORES prior to obtaining approval sign-off.
- 43. A certificate of consent for all mortgagees/vendors shall be included following the Owner's Certificate(s) and executed prior to plat approval sign-off. If the plat is signed electronically, a PDF of the plat containing electronic signatures shall be provided to ORES to obtain approval sign-off.
- 44. If a mortgage or other financial instrument is reported in record title, but has been satisfied or no longer encumbers the lands or ownership within the plat boundary, a copy of a recorded satisfaction or release document for said instrument shall be provided prior to plat approval sign-off.
- 45. A Consent of Lessee certificate shall be included on the plat for any tenancy in excess of one year, recorded or unrecorded, and executed by said tenant prior to agency plat approval sign-off.
- 46. If any portion of the lands within the plat boundary are subject to an Option to Purchase or other Option interest please include a Certificate of Consent for the option holder and executed prior to approval sign-off.
- 47. The property owner shall pay all real estate taxes that are accrued or delinquent for the subject property prior to plat recording. Receipts are to be provided on or before sign-off and checks are payable to: City of Madison Treasurer; 210 Martin Luther King, Jr. Blvd.; Madison, Wisconsin 53701
- 48. All special assessments, including accrued interest in the case of delinquencies, shall be paid by the owner prior to plat approval sign off. Receipts for payment shall be provided to ORES in advance of final plat approval sign-off.

- 49. The owner shall furnish to Andy Miller in the City's Office of Real Estate Services as well as the surveyor preparing the plat, an updated title report covering the period between the date of the initial title report and the date when sign-off approval is requested. A title commitment may be provided, but will only be considered as supplementary information to the title report update. The surveyor shall update the plat with the most recent information available in the title report update.
- 50. The Office of Real Estate Services is still reviewing the final plat and title report and may have additional comments to be addressed by the applicant prior to final approval and recording of the plat.



City of Madison

Master

File Number: 79992

File ID:	File Type: Resolutio		Status: Report	Report of Officer	
Version:	1	Reference:	Controlling Body: PLAN COMI	I MISSION	
			File Created Date: 09/21	/2023	
Eilo Nama:	CSM - 304-381 N	Proom Statal	Final Action:		
Flie Name.	03101 - 304-301 1	n Broom St et al	Tillal Action.		
	Approving a Ce located at 405-4	rtified Survey Map of property owne 407 and 431 W Gorham Street, 408- om Street (District 4).	d by Core Spaces, LLC		

Sponsors:	Planning Division	Effective Date:
Attachments:	Locator Maps.pdf, Application.pdf, 304-318 N Broom St CSM.pdf, Staff Comments.pdf, Public Comment - CANA.pdf, Link to Demo Permit 79966, Link to Rezoning File 80329, Link to Ord-Height Map File 80308, Link to Conditional Use File 79967, Link to Land Use Restriction File 80423	Enactment Number:
Author:		Hearing Date:
Entered by:	tparks@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	PLAN COMMISS	SION 11/13/2023	RECOMMEND TO COUNCIL TO ADOPT UNDER SUSPENSION OF MGO 2.055 - REPORT OF OFFICER				Pass
	Action Text:	A motion was made by F ADOPT UNDER SUSPE vote/other.	•	•			Э
	Notes:	On a motion by Ald. Figuero recommended approval of t conditions in the Plan Comr	he Certified Survey Map	to the Common Counci	I subject to the comments a	and	

Text of Legislative File 79992

Title

Approving a Certified Survey Map of property owned by Core Spaces, LLC located at 405-407 and 431 W Gorham Street, 408-430 W Johnson Street, and 304-318 N Broom Street (District

4).

Body

WHEREAS a Certified Survey Map of property owned by Core Spaces, LLC located at 405-407 and 431 W Gorham Street, 408-430 W Johnson Street, and 304-318 N Broom Street, City of Madison, Dane County, Wisconsin has been duly filed for approval by the Plan Commission, its Secretary or their designee, as provided for in Section 16.23(4)(f) of Madison General Ordinances; and

WHEREAS Chapter 236, Wisconsin Statutes requires that the Madison Common Council approve any dedications proposed or required as part of the proposed division of the lands contained on said Certified Survey Map;

NOW THEREFORE BE IT RESOLVED that said Certified Survey Map, bond and subdivision contract, subsequent affidavits of correction, parkland acquisition documents, easement or right-of-way release or procurement documents or any other related document or documents as deemed necessary by the Secretary of the Plan Commission in accordance with the approval of said Certified Survey Map are hereby approved by the Madison Common Council.

BE IT FURTHER RESOLVED that the Mayor and City Clerk of the City of Madison are hereby authorized to sign the above mentioned documents related to this Certified Survey Map.

BE IT FURTHER RESOLVED that all dedications included in this Certified Survey Map or required as a condition of approval of this Certified Survey Map be and are hereby accepted by the City of Madison.

BE IT FURTHER RESOLVED that the Planning Division is authorized to reflect the recorded Certified Survey Map in the Comprehensive Plan and any applicable neighborhood plans.

City of Madison

Location

405-407 & 431 W Gorham St., 408-430 W Johnson St., 304-318 N Broom St

Applicant

Chad Matesi, Core Madison Broom, LLC Brian Munson, Vandewalle & Associates

Requests

- Demolish 13 residential buildings
- Rezone from UMX, CN & PD to UMX
- Conditional Uses to construct 8- to 14-story,
- 459-unit apartment building
- CSM to create one lot

Public Hearing Date

Plan Commission

November 13, 2023

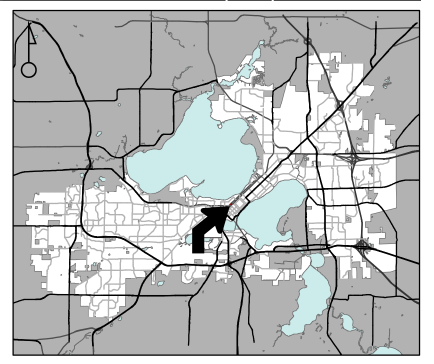
Common Council

November 21, 2023

For Questions Contact: Chris Wells at: 261-9135 or cwells@cityofmadison.com or City Planning at 266-4635

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Demolition, Rezoning, Conditional Use & Certified Survey Map Referral



City of Madison

405-407 & 431 W Gorham St/408-430 W Johnson St/ 304-318 N Broom St



** Please read both pages of the application completely and fill in all required fields **

For a digital copy of this form with fillable fields, please visit:

https://www.cityofmadison.com/sites/default/files/city-of-madison/ development-services-center/documents/SubdivisionApplication.pdf

If you need an interpreter, translator, materials in alternate formats or other accommodations to access these forms, please call the Planning Division at (608) 266-4635.

Si necesita interprete, traductor, materiales en diferentes formatos, u otro tipo de ayuda para acceder a estos formularios, por favor llame al (608) 266-4635.

Yog tias koj xav tau ib tug neeg txhais lus, tus neeg txhais ntawv, los sis xav tau cov ntaub ntawv ua lwm hom ntawv los sis lwm cov kev pab kom paub txog cov lus ghia no, thov hu rau Koog Npaj (Planning Division) (608) 266-4635.

1. Application Type

П	Preliminary	/ Subdivision Plat	Final Subdivision Plat
	Freinnar	JUDUIVISION FIAL	That Suburvision Flat

Land Division/Certified Survey Map (CSM) M

NOTICE REGARDING LOBBYING ORDINANCE: If you are seeking approval of

a development that has over 40,000 square feet of non-residential space,

or a residential development of over 10 dwelling units, or if you are seeking assistance from the City with a value of \$10,000 (including grants, loans,

TIF or similar assistance), then you likely are subject to Madison's lobbying

ordinance (M.G.O. Sec. 2.40). You are required to register and report your

lobbying. Please consult the City Clerk's Office for more information. Failure

to comply with the lobbying ordinance may result in fines.

If a Plat, Proposed Subdivision Name:

2. Review Fees

- For Preliminary and/or Final Plats, an application fee of \$250, plus \$50 per lot or outlot contained on the plat.
- For Certified Survey Maps, an application fee of \$250 plus \$200 per lot and outlot contained on the CSM.

Make checks pavable to "City Treasurer" and mail it to the following address: City of Madison Building Inspection: P.O. Box 2984: Madison, WI 53701-2984. Please include a cover page with the check which includes the project address, brief description of the project, and contact information.

City of Madison

P.O. Box 2985

(608) 266-4635

Planning Division

215 Martin Luther King, Jr. Blvd.

Madison. WI 53701-2985

3. Property Owner and Agent Information

Name of Property O	wner: JDM Properties, LLC & Multiple Owners	Representative, if any: <u>Doug Tichenor</u> , Core Spaces, LLC			
Street address: 101 N Mills Street, Madison, WI 53715		City/State/Zip: 1643 N Milwaukee Avenue, 5th Floor, Chicago, IL 60647			
Telephone: 608-819-6500		Email: dougt@corespaces.com			
Firm Preparing Surv	ey: Vierbicher Associates	Contact: Mike Ziehr / Justin Zampardi			
Street address:	999 Fourier Drive, Suite 201, Madison, WI 53717	City/State/Zip: Madison, WI 53717			
Telephone:	608-821-3962	Email: mzie@vierbicher.com / jzam@vierbicher.com			

Check only ONE – ALL Correspondence on this application should be sent to: 🛛 Property Owner, OR 🗹 Survey Firm

4. Property Information for Properties Located within Madison City Limits

Parcel Addresses: 405, 407, 431 W. Gorham, 408, 412, 414, 416, 422, 430 W Johnson & 304, 308, 312, 314, 318 N Broom Tax Parcel Number(s): 0709-231-0507-1, 0506-3, 0505-5, 0504-7, 0503-9, 0502-1, 0501-3, 0529-5, 0528-7, 0527-9, 0526-1, 0525-3, 0524-5 & 0515-4 Zoning District(s) of Proposed Lots: PD, UMX

Please include a detailed description of the number and use of all proposed lots and outlots in your letter of intent.

4a. Property Information for For Properties Located Outside the Madison City Limits in the City's Extraterritorial Jurisdiction:

Parcel Addresses (note town if located outside City): N/A Date of Approval by Dane County: N/A N/A Date of Approval by Town:

For an exterritorial request to be scheduled, approval letters from both the Town and Dane County must be submitted.

5. Subdivision Contents and Description. Complete table as it pertains to your request; do not complete gray areas.

Land Use	Lots	Outlots	Acres
Residential	1		1.68
Retail/Office			
Industrial			

Land Use	Lots	Outlots	Acres
Other (state use):			
Outlots Dedicated to the Public (Parks, Stormwater, etc.)			
Outlots Maintained by a Private Group or Association			
PROJECT TOTALS			



School District: Madison

6. Required Submittal Materials

Digital (PDF) copies of all items listed below (if applicable) are required. Applicants are to submit each of these documents as *individual PDF files* in an e-mail sent to <u>PCapplications@cityofmadison.com</u>. The transmittal shall include the name of the project and applicant. Note that *an individual email cannot exceed 20MB* and it is the *responsibility of the applicant* to present files in a manner that can be accepted. Electronic submittals via file hosting services (such as Dropbox) are *not* allowed. Applicants who are unable to provide the materials electronically should contact the Planning Division at <u>Planning@cityofmadison.com</u> or (608) 266-4635 for assistance.

A Completed Subdivision Application Form (i.e. both sides of this form)

□ **Map Copies** (prepared by a Registered Land Surveyor):

- For <u>Preliminary Plats</u>, the drawings must be drawn to scale and are required to provide all information as set forth in <u>M.G.O. Sec. 16.23 (7)(a)</u>.
- For Final Plats, the drawings must be drawn to scale and drawn to the specifications of §236.20, Wis. Stats.
- For <u>Certified Survey Maps (CSMs)</u>, the drawings shall include all of the information set forth in <u>M.G.O. Secs. 16.23 (7)(a)</u> and (d), including existing site conditions, the nature of the proposed division and any other necessary data. Utility data (field located or from utility maps) may be provided on a separate map submitted with application.

<u>For Plat & CSMs</u>, in addition to the PDF copy, a digital CADD file shall also be submitted in a format compatible with AutoCAD. The digital CADD file(s) shall be referenced to the Dane County Coordinate System and shall contain, at minimum, the list of items stated below, each on a separate layer/level name. The line work shall be void of gaps and overlaps and match the plat, preliminary plat or CSM as submitted: a) Right-of-Way lines (public and private); b) Lot lines; c) Lot numbers; d) Lot/Plat dimensions; e) Street names; f) Easement lines (i.e. all in title and shown on the plat or CSM including wetland & floodplain boundaries.)

Letter of Intent: One copy of a letter describing the proposed subdivision or land division in detail including, but not limited to:

- The number and type/use of the lots and outlots proposed with this subdivision or land division, including any outlots to be dedicated to the public;
- Existing conditions and uses of the property;
- Phasing schedule for the project, and;
- The names of persons involved (property owner(s), subdivider, surveyor, civil engineer, etc.).
 - * <u>The letter of intent for a subdivision or land division may be the same as the letter of intent submitted with a concurrent</u> Land Use Application for the same property.
 - ** <u>A letter of intent is not required for Subdivision Applications for lot combinations or split duplexes</u>.

□ **Report of Title and Supporting Documents**: One copy of a City of Madison standard 60-year Report of Title obtained from a title insurance company as required in <u>M.G.O. Sec. 16.23</u> and as satisfactory to the Office of Real Estate Services. Note:

- <u>The Report of Title must have been completed within three (3) months of the submittal date of this application. Title insurance</u> <u>or a title commitment policy are NOT acceptable</u> (i.e. a Preliminary Title Report or a Record Information Certificate).
- The electronic PDF submittal shall include images of the vesting deeds and all documents listed in the Report of Title.
- <u>Do not email these files to the City's Office of Real Estate Services</u>. Send them instead to the email address noted at the top of this page.
- □ For Surveys <u>Outside</u> the Madison City Limits: One copy of the approval letters from the town where the property is located <u>and</u> Dane County shall be submitted with your request. The Plan Commission may not consider an application within its extraterritorial jurisdiction without prior approval from the town and Dane County.

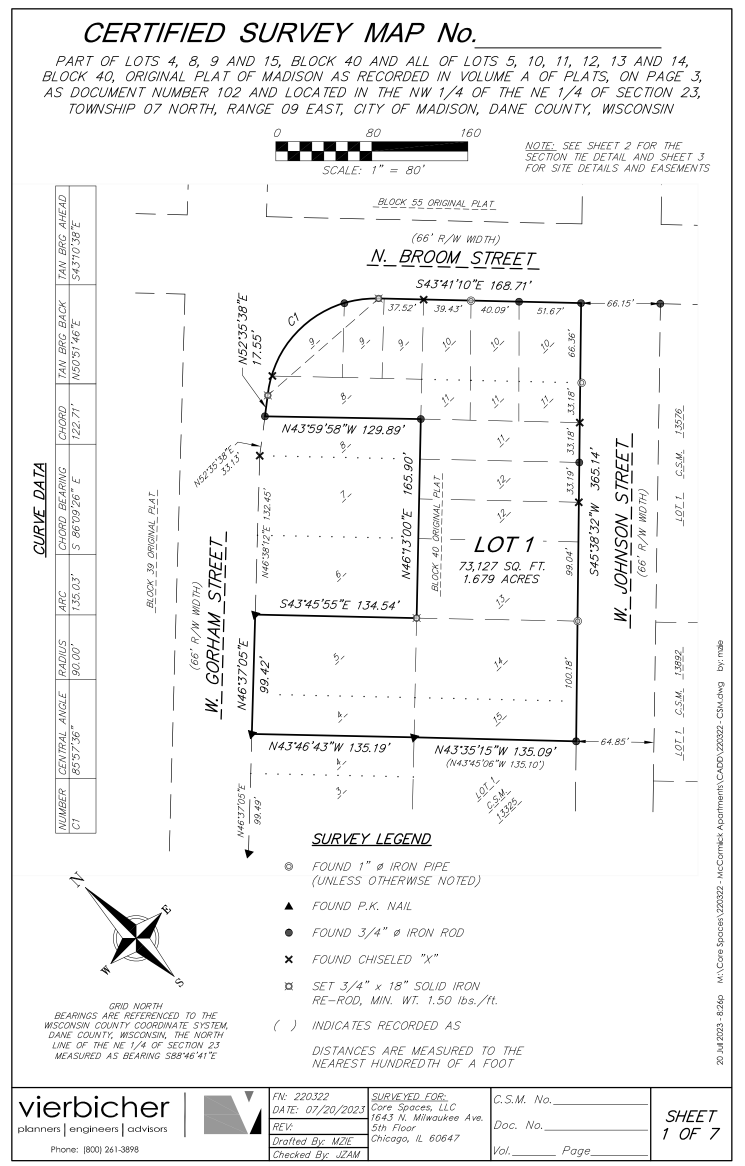
7. Applicant Declarations:

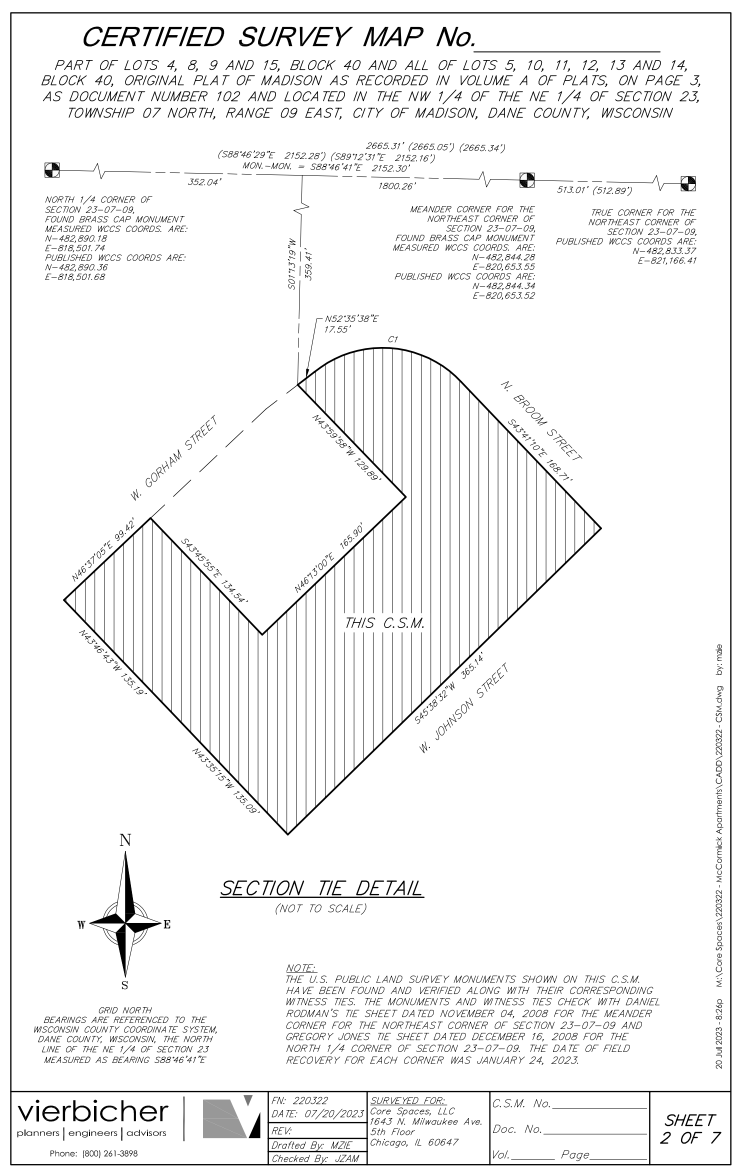
The signer attests that the application has been completed accurately and all required materials have been submitted:

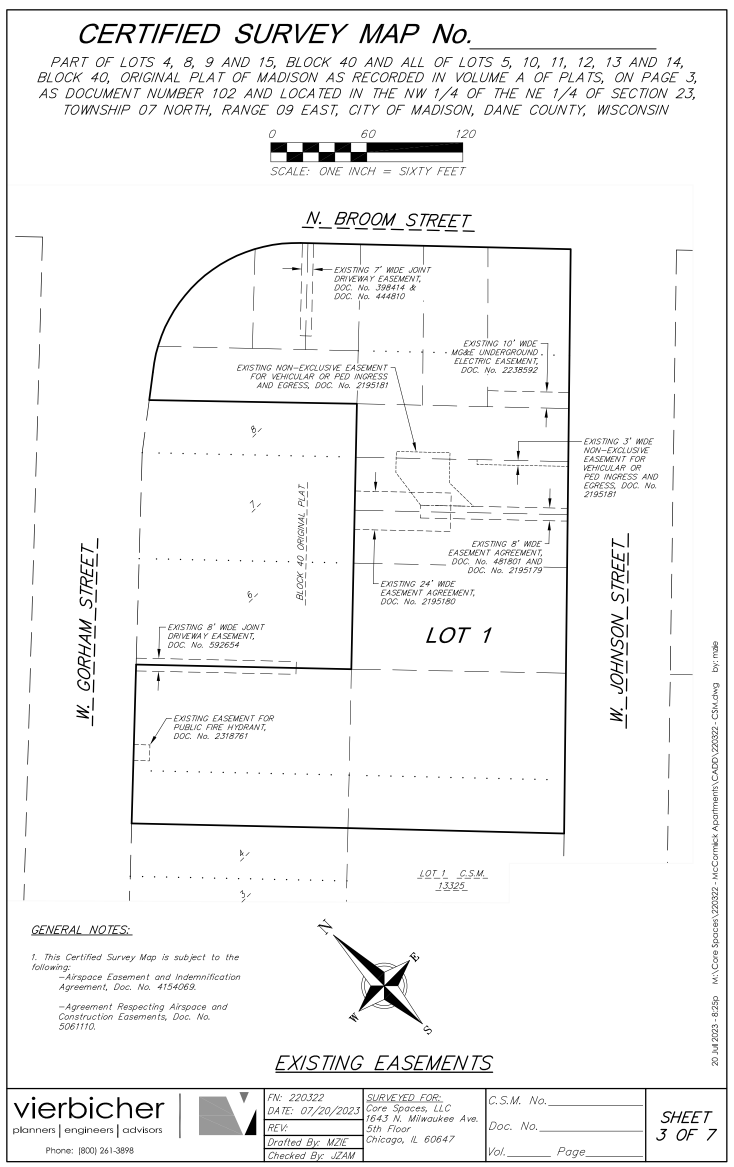
Applicant's Printed Name: Michael J. Ziehr Signature:

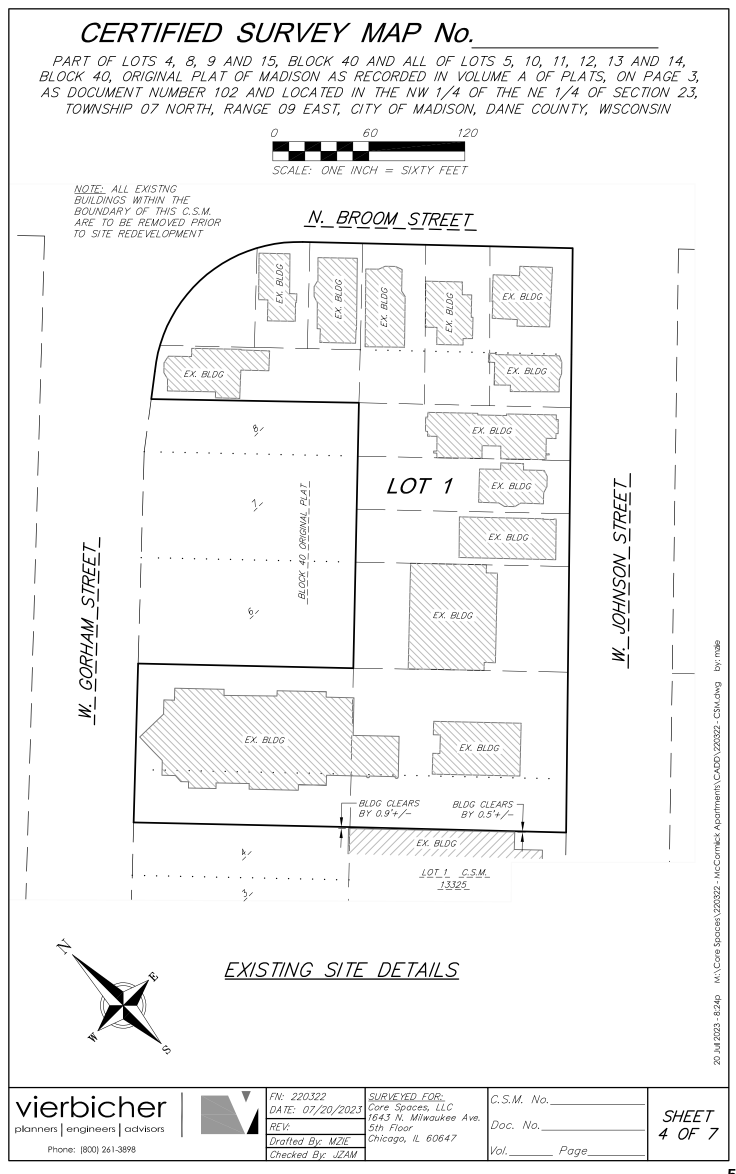
Date: <u>September 18,2023</u> Interest In Property On This Date: <u>Land Surveyor</u>

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	engineers advi					Date:	Sep	tember 1	8, 2023	
		Ν	99 Fourier Drive, Suit Aadison, Wisconsin 5 608) 826-0532 phone	3717		Projec		220322		
			608) 826-0530 FAX vww.vierbicher.com					baces, Jol CSM Subm	nnson & Bro hittal	om
Attn: T	ïm Parks									
2	Dept. of Plannin 215 Martin Luthe Madison, WI 537	er King Jr Blv	unity & Economic [d., Suite 17	Developme	ent					
						File:				
WE ARE SI	ENDING YOU:	x At	lached							
		Ur	ider separate cove	er via			the f	ollowing i	tems:	
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Copies	Date	No.			D	escriptio	on			
1	09/18/2023		1-Lot CSM							
1	09/18/2023		Subdivision Appli	cation Forr	n, Che	ck for R	eview	Fees (\$450)) mailed tc	oday
1	09/18/2023		Letter of Intent							
1	09/18/2023		60 Year Title Repo	ort						
THESE ARE	TRANSMITTED A	S CHECKED	BELOW:							
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REMARKS:										
An ele	ectronic copy c	of this submit	tal was sent this m	orning to <u>p</u>	cappl	ications	@cityo	fmadison.	<u>.com</u>	
	Please conto	act us if you	need any more in	formation o	or if you	u have a	any qu	estions. Th	iank you	
Copy to				Sign	ed _	Michae	el J. Zie	hr, P.L.S.		
			If enclosures are not as	noted, kindly	notify u	is at once				









CERTIFIED SURVEY MAP No.

PART OF LOTS 4, 8, 9 AND 15, BLOCK 40 AND ALL OF LOTS 5, 10, 11, 12, 13 AND 14, BLOCK 40, ORIGINAL PLAT OF MADISON AS RECORDED IN VOLUME A OF PLATS, ON PAGE 3, AS DOCUMENT NUMBER 102 AND LOCATED IN THE NW 1/4 OF THE NE 1/4 OF SECTION 23, TOWNSHIP 07 NORTH, RANGE 09 EAST, CITY OF MADISON, DANE COUNTY, WISCONSIN

LEGAL DESCRIPTION

Part of Lots 4, 8, 9 and 15, Block 40 and all of Lots 5, 10, 11, 12, 13 and 14, Block 40, Original Plat of Madison as recorded in Volume A of Plats, on Page 3, as Document Number 102 and located in the Northwest Quarter of the Northeast Quarter of Section 23, Township 07 North, Range 09 East, City of Madison, Dane County, Wisconsin, more fully described as follows:

Commencing at the North quarter corner of said Section 23; thence S88*46'41"E, along the north line of the Northeast Quarter of said Section 23, a distance of 352.04 feet; thence S01"13'19"W, 359.41 feet to southeasterly right-of-way line of West Gorham Street and the point of beginning of this description; thence N52*35'38"E, along said southeasterly right-of-way line, 17.55 feet to a point of curvature; thence 135.03 feet along said right-of-way line and the arc of a curve to the right having a radius of 90.00 feet and a chord bearing S86'09'26"E, 122.71 feet; thence S43*41'10"E, along the southwesterly right-of-way line of North Broom Street, 168.71 feet to the intersection with the northwesterly right-of-way line of West Johnson Street; thence S45*38'32"W, along said northwesterly right-of-way line, 365.14 feet; thence N43*35'15"W, 135.09 feet; thence N43*46'43"W, 135.19 feet to the aforementioned southeasterly right-of-way line of West Gorham Street; thence N46*37'05"E, along said southeasterly right-of-way line, 99.42 feet; thence S43*45'55"E, 134.54 feet; thence N46*13'00"E, 165.90 feet; thence N43*59'58"W, 129.89 feet to said southeasterly right-of-way line of West Gorham Street and the point of beginning.

Said description contains 73,127 square feet or 1.679 acres, more or less.

by: mzie

vierbicher planners | engineers | advisors

Phone: (800) 261-3898



	SURVEYED FOR:	C.S.M. No	
DATE: 07/20/2023	Core Spaces, LLC 1643 N. Milwaukee Ave.		SHEET
REV:	5th Floor	Doc. No	5 OF 7
Drafted By: MZIE	Chicago, IL 60647		5 OF 7
Checked By: JZAM		Vol Page	

CERTIFIED SURVEY MAP NO.

PART OF LOTS 4, 8, 9 AND 15, BLOCK 40 AND ALL OF LOTS 5, 10, 11, 12, 13 AND 14, BLOCK 40, ORIGINAL PLAT OF MADISON AS RECORDED IN VOLUME A OF PLATS, ON PAGE 3, AS DOCUMENT NUMBER 102 AND LOCATED IN THE NW 1/4 OF THE NE 1/4 OF SECTION 23, TOWNSHIP 07 NORTH, RANGE 09 EAST, CITY OF MADISON, DANE COUNTY, WISCONSIN

<u>OWNER'S CERTIFICATE</u>

, as owner(s), we hereby certify that we caused the land described on this Certified Survey Map to be surveyed, divided and mapped as represented on the map hereon. We further certify that this Certified Survey map is required by S236.34 to be submitted to the City of Madison for approval. Witness the hand and seal of said owner this _____ day of _____, 2023.

Ву:_____

State of Wisconsin))ss.

County of Dane

Personally came before me this _____ day of _____, 2023, the above named _____, to me known to be the persons who executed the foregoing instrument and acknowledged the same.

My Commission expires: ____

Notary Public, State of Wisconsin

CONSENT OF MORTGAGEE

, a banking association duly organized and existing under and by virtue of the laws of the State of Wisconsin, mortgagee of the above described land, does hereby consent to the surveying, dividing and mapping of the land described on this Certified Survey Map and does hereby consent to the Owner's Certificate.

Wissensin on this day of	, has caused these presents to be its, at, , 2023.	
wisconsin, on this day of	, 2020.	
Ву:		
State of Wisconsin)		
)ss.		
County of Dane)		
Parsonally came before me this	day of 2023	
, of the	day of, 2023, above named banking association, to me known to be the	
persons who executed the foregoing instrum	nent, and to me known to be such	
of said banki	ing association, and acknowledged that they executed the	
of said banki	nent, and to me known to be such ing association, and acknowledged that they executed the deed of said banking association, by its authority.	
of said banki	ing association, and acknowledged that they executed the	
of said banki foregoing instrument as such officer as the	ing association, and acknowledged that they executed the	
of said banki foregoing instrument as such officer as the Notary Public, State of Wisconsin	ing association, and acknowledged that they executed the deed of said banking association, by its authority. —	
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of said banki foregoing instrument as such officer as the Notary Public, State of Wisconsin	ing association, and acknowledged that they executed the deed of said banking association, by its authority. —	

vierbicher	DATE: 07/20/2023	<u>SURVEYED FOR:</u> Core Spaces, LLC 1643 N. Milwaukee Ave.	С. S. M. No	SHEET
planners engineers advisors	REV:	5th Floor	Doc. No	6 OF 7
	Drafted By: MZIE	Chicago, IL 60647		
Phone: (800) 261-3898	Checked By: JZAM		Vol Page	

CERTIFIED SURVEY MAP No.

PART OF LOTS 4, 8, 9 AND 15, BLOCK 40 AND ALL OF LOTS 5, 10, 11, 12, 13 AND 14, BLOCK 40, ORIGINAL PLAT OF MADISON AS RECORDED IN VOLUME A OF PLATS, ON PAGE 3, AS DOCUMENT NUMBER 102 AND LOCATED IN THE NW 1/4 OF THE NE 1/4 OF SECTION 23, TOWNSHIP 07 NORTH, RANGE 09 EAST, CITY OF MADISON, DANE COUNTY, WISCONSIN

CITY OF MADISON COMMON COUNCIL RESOLUTION

Resolved that the certified survey map located in the City of Madison was hereby approved by Enactment Number ______, File ID Number ______, adopted on the ______ day of ______, 20_____, and that said enactment further provided for the acceptance of those lands dedicated and rights conveyed by said certified survey map to the City of Madison for public use.

Dated this _____ day of _____, 20____.

Maribeth Witzel-Behl, City Clerk, City of Madison

CITY OF MADISON PLAN COMMISSION CERTIFICATE

Approved for recording per the Secretary of the City of Madison Plan Commission.

By: ______ Matthew Wachter, Secretary of the Plan Commission Date: _____

SURVEYOR'S CERTIFICATE

I, Michael J. Ziehr, Professional Land Surveyor, S-2401, do hereby certify to the best of my knowledge and belief, that I have surveyed, divided and mapped the lands described herein and that the map on sheet one (1) is a correct representation of the exterior boundaries of the land surveyed and the division of that land in accordance with the information provided. I further certify that this Certified Survey Map is in full compliance with Section 236.34 of the Wisconsin State Statutes, Chapter A-E7 of the Wisconsin Administrative Code and the Subdivision Ordinance of the City of Madison in surveying, dividing and mapping the same.

Vierbicher Associates, Inc. By: Michael J. Ziehr

Date:	_

Signed:	"DRAFT"	
	Michael J. Ziehr, P.L.S. S–2401	

REGISTER OF DEEDS CERTIFICATE

Received for recording this _____ day of _____, 2023, at o'clock _____m. and recorded in Volume ______ of Certified Survey Maps on pages ______, as Doc. No. ______.

Kristi Chlebowski, Dane County Register of Deeds

vierbicher planners engineers advisors Phone: (800) 261-3898	DATE: 07/20/2023 REV:	Core Spaces, LLC 1643 N. Milwaukee Ave. 5th Floor Chicago, IL 60647	C.S.M. No Doc. No Vol Page	SHEET 7 OF 7
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PLANNING DIVISION STAFF REPORT

November 13, 2023





Project Address:405-407 & 431 W Gorham Street, 408-430 W Johnson Street, and
304-318 N Broom Street (District 3 – Alder Verveer)

Application Type:Demolition Permit, Land Use Restriction Agreement, Zoning Text Amendment, Zoning Map
Amendment, Conditional Use, and Certified Survey Map Referral

Legistar File ID # <u>79966</u>, <u>80423</u>, <u>80308</u>, <u>80329</u>, <u>79967</u>, and <u>79992</u>

- Prepared By:Chris Wells, Planning DivisionReport includes comments from other City agencies, as noted.
- **Reviewed By:** Kevin Firchow, AICP, Principal Planner

Summary

Applicant:Doug Tichenor; Core Madison Broom, LLC; 1643 North Milwaukee Street; Chicago, IL 60647

Contact: Brian Munson; Vandewalle & Associates; 120 East Lakeside Street; Madison, WI 53715

Property431 W Gorham Street and 430 W Johnson Street -- Johnson Associates, LLP; 826 North StarOwners:Drive; Madison, WI 53718

407 W Gorham Street and 308-318 N Broom Street -- Madfish on Broom, LLC; 1202 Regent Street; Madison, WI 53715

304 N Broom Street and 408-414 W Johnson Street -- JDM Properties, LLC; 101 N Mills Street; Madison, WI 53715

416 and 422 W Johnson Street -- Mullins Apartments, LLP; 401 N Carroll Street, Madison, WI 53703

405 W Gorham Street -- City of Madison Engineering Division; 210 Martin Luther King, Jr. Boulevard, Room 115; Madison, WI 53703

Requested Actions: There are six requests before the Plan Commission:

- <u>79966</u> 407 and 431 W Gorham Street, 408-430 W Johnson Street, and 304-318 N Broom Street; District 4: Consideration of a demolition permit to demolition of 13 residential buildings for a proposed residential redevelopment.
- <u>80423</u> Authorizing the inclusion of a Land Use Restriction Agreement as an exhibit to the Purchase and Sale Agreement between Core Spaces, LLC ("Purchaser") and the City of Madison for the Purchaser's acquisition of the property located at 405 W. Gorham Street (District 4)
- <u>80308</u> Amending the map in Section 28.071(2)(a) related to downtown height limits of the Madison General Ordinances to update the Downtown Height Map in the North Broom Street area. (District 4)
- <u>80329</u> Creating Section 28.022-00646 of the Madison General Ordinances to change the zoning of property located at 405-407 & 311 West Gorham Street, 408-430 West Johnson Street, 304-318 North Broom Street, 4th Alder District, from PD (Planned Development), CN (Conservancy), and UMX (Urban Mixed-Use) District to UMX (Urban Mixed-Use) District. (District 4)

- <u>79967</u> 405-407 and 431 W Gorham Street, 408-430 W Johnson Street, and 304-318 N Broom Street (District 4): Consideration of a conditional use in the [Proposed] Urban Mixed-Use (UMX) District for a multi-family dwelling with greater than eight (8) dwelling units; consideration of a conditional use in the UMX District for a new building greater than 20,000 square feet and more than four stories; and consideration of a conditional use in the UMX District for outdoor recreation, all to allow construction of an eight- to fifteen-story apartment building with approximately 465 units.
- <u>79992</u> Approving a Certified Survey Map of property owned by Core Spaces, LLC located at 405-407 and 431 W Gorham Street, 408-430 W Johnson Street, and 304-318 N Broom Street; District 4.

Proposal Summary: The applicant is requesting the approvals to allow construction of an 8- to 15-story apartment building with approximately 465 units of housing intended for students. The applicant proposes to commence demolition of the 13 existing structures and begin construction of the development in Summer 2024, with completion anticipated in Fall 2026.

Applicable Regulations & Standards: This proposal is subject to the standards for zoning map amendments [MGO Section 28.182(6)] and Demolitions [MGO Section 28.185(7)]. It is also subject to the standards for Conditional Uses [MGO §28.183(6)] as Table 28E-2 in MGO Section 28.072 states that in the [Proposed] Urban Mixed-Use (UMX) District, a conditional use is required for a multi-family dwelling with greater than eight (8) dwelling units; and for outdoor recreation. Additionally, MGO Section 28.076(4)(c) states, "All new buildings and additions greater than twenty thousand (20,000) square feet or that have more than four (4) stories shall obtain conditional use approval. In addition, the Urban Design Commission shall review such projects for conformity to the design standards in <u>Sec. 28.071(3)</u>, if applicable, and the Downtown Urban Design Guidelines and shall report its findings to the Plan Commission." Lastly, MGO Section 16.23(5)(g) provides the process and standards of approval for certified survey maps. The Supplemental Regulations [MGO §28.151] contain further applicable regulations for *Outdoor Recreation*.

Review Required By: Urban Design Commission, Plan Commission, and Common Council.

Summary Recommendation:

- That the Plan Commission find that the standards for demolition permits are met and **approve** the demolition of the 13 residential buildings;
- That the Plan Commission forward the inclusion of a Land Use Restriction Agreement (as an exhibit to the Purchase and Sale Agreement between Core Spaces, LLC ("Purchaser") and the City of Madison for the Purchaser's acquisition of the property located at 405 W. Gorham Street) to the Common Council with a recommendation of **approval**.
- That the Plan Commission forward the amendment of the map in Section 28.071(2)(a) related to downtown height limits of the Madison General Ordinances to update the Downtown Height Map in the North Broom Street area to the Common Council with a recommendation of **approval**.
- That the Plan Commission find that the Zoning Map Amendment Standards are met and forward Zoning Map Amendment ID 28.022-00646, rezoning 405-407 & 311 West Gorham Street, 408-430 West Johnson Street, 304-318 North Broom Street, 4th Alder District, from PD (Planned Development), CN (Conservancy), and UMX (Urban Mixed-Use) District to UMX (Urban Mixed-Use) District to the Common Council with a recommendation of **approval**.

- That the Plan Commission find that the standards for conditional uses are met and approve a request for a multi-family dwelling with greater than eight (8) dwelling units in the [Proposed] Urban Mixed-Use (UMX) District; for a new building greater than 20,000 square feet and more than four stories in the UMX District; and for outdoor recreation in the UMX District - all to allow construction of an 8- to 15-story apartment building with approximately 465 units.
- Finally, should the other aspects of the proposal be approved, the Planning Division believes the technical standards for land divisions can be found met and recommends the Plan Commission should forward the Certified Survey Map to the Common Council with a recommendation of **approval**.

Approval of the project should be subject to input at the public hearing, and the recommended conditions beginning on **page 15** of this report for the land use requests, and on **page 25** for the CSM.

Background Information

Parcel Location: The development site is 73,127 square-feet (1.68 acres) in area and is located at the east end of the block bound by W Johnson Street, N Broom Street, W Gorham Street and N Bassett Street. The site has frontage along W Johnson and N Broom Streets, and again on W Gorham Street (see Image 1 in the Project Description section.) It is located within Alder District 4 (Ald. Verveer) and the Madison Metropolitan School District.

Existing Conditions and Land Use:

- According to City records, La Ville, the 10-story, 60-unit apartment building at 431 W Gorham Street, was originally constructed in 1990. It is zoned PD (Planned Development District);
- The 2-story, 2-unit at 407 W Gorham Street was originally constructed in 1894. It is zoned UMX (Urban Mixed-Use District);
- The parcel at 405 W Gorham St is vacant. It is zoned CN (Conservancy District);
- The 2-story, 2-unit at 318 N Broom Street was originally constructed in 1875. It is zoned UMX;
- The 2½-story, 4-unit at 314 N Broom Street was originally constructed in 1904. It is zoned UMX;
- The 2½-story, 3-unit at 312 N Broom Street was originally constructed in 1898. It is zoned UMX;
- The 2-story single-family residence at 308 N Broom Street was originally constructed in 1885. It is zoned UMX;
- The 2-story, 2-unit at 304 N Broom Street was originally constructed in 1870. It is zoned UMX;
- The 2-story, 2-unit at 408 W Johnson Street was originally constructed in 1899. It is zoned UMX;
- The 3-story, 9-unit apartment building at 412 W Johnson Street was originally constructed in 1990. It is zoned PD;
- The 2½-story, 3-unit at 414 W Johnson Street was originally constructed in 1899. It is zoned PD;
- The 3-story, 3-unit at 416 W Johnson Street was originally constructed in 1914. It is zoned UMX;
- The 4-story, 28-unit apartment building at 422 W Johnson Street was originally constructed in 1973. It is zoned UMX;
- The 8-story, 42-unit apartment building at 430 W Johnson Street was originally constructed in 1969.

Surrounding Land Uses and Zoning:

- <u>Northwest</u>: The Equinox, a 12-story, 115-unit apartment building. Across W Johnson Street are two-story and three-story buildings with ground floor commercial and The James, a 12-story mixed-use building with ground floor commercial and 348 units, all zoned UMX (Urban Mixed-Use District), and 420 West, a six-story, 80-unit apartment building, zoned PD (Planned Development District);
- Northeast: Across N Broom Street is a 2-story office building (the former city fire station) occupying the southern corner of the block and zoned UMX (Urban Mixed-Use District), and The Oliv a 10-story, mixed-use building containing 386 units of student housing, retail, and business incubator space. It is zoned PD;
- Southeast: Across W Johnson Street is the 12-story, 160-unit Lux apartment building and the 12-story, 326-unit Domain apartment building. Both are zoned UMX;
- Southwest: An 11-story, 194-room Hampton Inn & Suites (which contains a restaurant on the ground floor) and the Aberdeen, a 12-story, 77-unit apartment building. Both are zoned PD.

Adopted Land Use Plan: Information regarding plan recommendations and consistency is located in the body of this report.

Requirements	Required	Proposed	
Lot Area (sq. ft.)	3,000	73,127	
Lot Width	30 ft	230 ft	
Front Yard Setback	5 ft	5 ft	
Max. Front Yard Setback	10 ft	5 ft	
Side Yard Setback	5 ft	10 ft, 5 ft	
Rear Yard Setback	10 ft	10 ft	
Usable Open Space	10 sq ft/bedroom = 16,240	27,726 sq ft	
Maximum Lot Coverage	90%	88%	
Minimum Building Height	2 stories	8-14 stories	
Maximum Building Height	8-14 stories	8-14 stories	
Site Design	Required	Proposed	
Number Parking Stalls	No minimum	124	
Electric Vehicle Stalls	EV Ready: 12	EV Ready: 124 (See Comment #	

Zoning Summary: The site is proposed to be zoned to the UMX (Urban Mixed-Use) District

Site Design	Required	Proposed	
Number Parking Stalls	No minimum	124	
Electric Vehicle Stalls	EV Ready: 12	EV Ready: 124 (See Comment #53)
	EV Installed: 2	EV Installed: 3	
Accessible Stalls	5	5	
Loading	No	No	
Number Bike Parking Stalls	1 per d.u up to 2 br (465) + ½ space per add'l	761	
	br (236) + 1 guest space/10 d.u. (47) + 1 per 2,000 sq ft retail (2) = 750	(.	See Comment #54)
Landscaping and Screening	Yes	Yes (S	See Comment #55)
Lighting	Yes	Yes	
Building Form and Design	Yes	Commercial Block Building	
Other Critical Zoning Items			
Voc	Urban Docign (UNAX Zoning District) Utility Fac	amonta	

Other Critical Zonning items	
Yes:	Urban Design (UMX Zoning District), Utility Easements
No:	Historic District; Floodplain, Wetlands, Wellhead Protection, Adjacent to Park, TOD Overlay

Tables Prepared by Jacob Moskowitz, Assistant Zoning Administrator

Environmental Corridor Status: The property is not located within a mapped environmental corridor.

Public Utilities and Services: The site is served by a full range of urban services, including Metro Transit service which operates daily all-day (eastbound) transit service along the priority W Johnson Street corridor, adjacent this property. Additional (southbound) trips operate along Bassett Street, opposite this property. Trips in the opposing one-way direction (westbound) operate along Broom Street and/or the priority W Gorham Street corridor.

Project Description

The applicant is requesting multiple approvals to allow construction of an 8- to 15-story apartment building with approximately 465 units. These approvals include the following:

- Demolition permits to raze thirteen residential buildings;
- A voluntary Land Use Restriction Agreement (LURA) to provide affordable units;
- A Zoning Text Amendment to make minor adjustments to the Downtown Height Map in the North Broom Street area;
- Three (3) Conditional Uses (for the number of units, for the size and height, and for outdoor recreation);

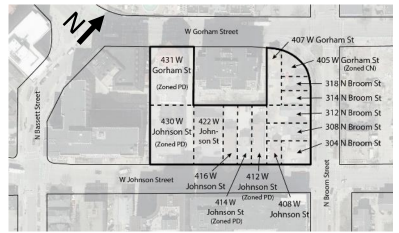


Image 1: The parcels proposed to be combined via Certified Survey Map (CSM) to form the subject parcel. Note: All parcels involved are zoned UMX (Urban Mixed-Use District) until noted otherwise.

- A Zoning Map Amendment to rezone five of the parcels from the PD (Planned Development) and CN (Conservancy) Districts to UMX (Urban Mixed-Use) District to provide UMX zoning across the entire project site; and
- A one-lot certified survey map to combine the various lots into one development site.

The 1.68-acre subject site is located at the east end of the block bound by W Johnson Street, N Broom Street, W Dayton Street and N Bassett Street. (See Image 1.) There is roughly 12 feet of grade drop north to south across the site.

Information on the buildings proposed for demolition is summarized on page 3 of this report and <u>photos</u> of the interior and exterior of each of the thirteen buildings has been included in the applicant's materials.

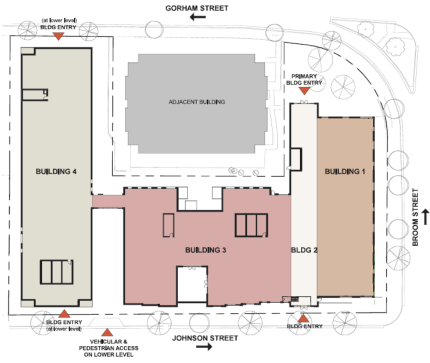


Image 2: The development's four building 'expressions' (masses)

As noted in the submitted materials, the proposed development is broken into four building 'expressions' (masses). (See Image 2). 'Building 1' is eight stories in height and is clad with a charcoalcolored brick on the ground floor. The façade of the upper floors is broken up into thirds, with sections clad with a medium brown brick bookending a center section which is clad with a charcoal-colored metal paneling.

'Building 2' is a slender 14-story mass clad with white metal paneling. It has an occupiable rooftop/amenity deck.

'Building 3' is a large 14-story mass. The exterior cladding accompanies the modulation of the façade along W Johnson Street with reddish brick cladding the portions of the façade located closest to the sidewalk and a

charcoal-colored metal paneling cladding the recessed portions. It also has an occupiable rooftop/amenity deck.

'Building 4', offset from Buildings 1-3 (yet connected via a glass skyway at the second floor level), is 15 stories in height. It sits along the southwest property line, at the lowest point of the site, low enough to get an 'extra' floor. The first floor (the base) is clad with a charcoal-colored brick, floors 2-12 are clad with a whitish brick, and floors 13-14 are clad with a charcoal-colored metal paneling.

The Zoning Administrator has determined that the amenity deck (with pool and hot tub/spa) and enclosed amenity space located atop Buildings 2 and 3 constitute a 15th story.

Automobiles will enter off W Johnson Street near the southern end of the development. A circular turn around provides access to two levels of underbuilding parking. One, located on Lower Level 1 of Buildings 1-3, contains 53 automobile stalls and 318 bicycle stalls (and six stalls for deliveries and car-share pickup located just off the round-about). The other, located on Lower Level 2, beneath Building 3 and 4, contains 71 automobile stalls and 320 bicycle stalls. Additional rooms containing bicycle parking are located on the Lower Level 1 of Building 4.

As for the building's program, a roughly 4,000-square-foot retail space is located on Lower Level 1 (as labelled in the submitted materials), along Building 4's W Gorham Street frontage. A small lobby space is located at the south end of Building 4, along W Johnson Street, and provides access to elevators, stairs, and an indoor bicycle storage room. A lobby/leasing/amenity space covers nearly the entire eastern half of Level 1 - from the main entrance located at the northern corner of the development facing W Gorham Street, all along the N Broom Street façade, and halfway down the W Johnson Street façade. Residential units occupy the remainder of Level 1 and the entirety of the floors above. In total, there are a 465 units: 13 'micro' units, 35 'studio' units, 55 one-bedroom units, 168 two-bedroom units, 2 three-bedroom units, 101 four-bedroom units, 85 five-bedroom units, and 6 townhome units (3 four-bedroom units and 3 five-bedroom units). While there are a total of 1301 bedrooms, since a number of the units have two beds in a bedroom, there are 1,624 beds.

The applicant has voluntarily agreed to provide 10 percent of the beds (165 in all) at a rate that is 40-percent below the market rate. They are proposing to enter into a Land Use Restriction Agreement (LURA) with the City (Legistar File ID <u>80423</u>) and a Memorandum of Understanding (MOU) with the University of Wisconsin's Office of Student Financial Aid. (The current version of the LURA can be found <u>here</u>.) The agreement would require that for a term of least 40 years, the applicant will provide 165 beds in two (2) bedroom dwelling units being leased to four (4) individuals at a rate at least 40-percent less than the market rate charged for a bed in a comparable bed in the building. These beds would be leased to qualified University of Wisconsin-Madison applicants as determined to be eligible by the University's Office of Financial Aid (UOFA). The terms of that agreement are voluntarily being agreed to by both the developer and City. Staff notes that as part of this review, the Plan Commission or Common Council do not have the ability to require affordable units or alter the terms of that agreement.

Since the proposed development would have a voluntary LURA to provide affordable beds, MGO Section 28.071(2)(a)2.a. states that it may exceed the maximum number of stories (i.e. 6 along N Broom Street and 12 for the rest of the site), *"provided the building remains at or below the maximum height in feet in Table 28E-3."* (i.e. 88 feet for a six-story building and 172 feet for a 12-story building). To exceed the maximum number of stories, the code states that one requirement was if the development or redevelopment receives City of Madison funding to support affordable units. To this end, on September 19. 2023, the Council approved the sale of the 405 W. Gorham Street parcel between the City and Core Spaces, LLC for \$1.00. As \$1.00 is well below the appraised value, it is considered a form of financial contribution to support affordable units.

Regarding the impact to existing street trees, there are only two trees, both located along W Johnson Street, which proposed for removal (and Forestry is supportive of (see Condition #62)). The first is the 16" Elm (proposed to be removed for the proposed driveway apron) and the 19" Elm (proposed for removal due to construction conflicts).

Finally Staff note that Traffic Engineering is currently studying the possibility of removing the left-turn 'slip lane' northbound on N Broom Street onto W Johnson Street. Given the number of students that will reside in and visit the proposed development, safe pedestrian movement across N Broom and W Johnson Streets to and from the development is a concern. As Traffic Engineering noted in their submitted condition (#33), required improvements may include but are not limited to: signing and marking improvements, lighting improvements, constructing a raised crossing, reducing the width of the crossing and/or removal of the left turn lane from N. Broom Street to W. Gorham Street.

Analysis

This proposal is subject to the standards for zoning map amendments [MGO Section 28.182(6)] and Demolitions [MGO Section 28.185(7)]. It is also subject to the standards for Conditional Uses [MGO §28.183(6)] as Table 28E-2 in MGO Section 28.072 states that in the [Proposed] Urban Mixed-Use (UMX) District, a conditional use is required for a multi-family dwelling with greater than eight (8) dwelling units; as well as for outdoor recreation. Additionally, MGO Section 28.076(4)(c) states, "All new buildings and additions greater than twenty thousand (20,000) square feet or that have more than four (4) stories shall obtain conditional use approval. In addition, the Urban Design Commission shall review such projects for conformity to the design standards in Sec. 28.071(3), if applicable, and the Downtown Urban Design Guidelines and shall report its findings to the Plan Commission." Lastly, MGO Section 16.23(5)(g) provides the process and standards of approval for certified survey maps. The Supplemental Regulations [MGO §28.151] contain further applicable regulations for Outdoor Recreation.

Conformance with Adopted Plans

The 2018 <u>Comprehensive Plan</u> recommends Downtown Mixed-Use (DMU) development for the subject site's entire block. The Plan notes that this includes "*intensive mixed-use development*" which is "generally more focused on residential, retail, and service uses than Downtown Core (DC) areas, but may also include some government and employment uses." The Plan also notes that, while subject to the <u>Downtown Plan</u> height map, some DMU areas "are appropriate for mixed-use development that can rival development intensities within DC areas (e.g., Ovation 309, The James, and The Hub developments)." (Page 24) For details on heights, mix of uses, ground floor uses, pedestrian friendly design, and other considerations which the Plan notes "must be addressed for development within this category", the Plan defers to the <u>Downtown Plan</u>.

The 2012 <u>Downtown Plan</u> notes that the appropriate height for new buildings is influenced by numerous factors such as topography, important view corridors and viewsheds, the presence of historic buildings, the use and scale recommendations for an area, and the existing scale of buildings in the vicinity. For the subject site, it recommends a maximum of 12 stories for the western half and six stories for the eastern. (See Image 3).

It also does identify the subject site within the "Johnson Street Bend" neighborhood/district for which it recommends, "should continue as a primarily higher density student residential area mixed with some new neighborhood-serving retail uses. Underutilized parcels should transition to more intense development with a particular emphasis on creating active and engaging street frontages and



Image 3: Maximum Building Heights as Recommended by the Downtown Plan.

quasi-public areas. Linkages to adjacent areas, including parks and open spaces, should be enhanced."

Relatedly, a zoning text amendment (Legistar File ID <u>80308</u>) is working its way through the City's committees and commissions which would amend the Downtown Height Map in MGO Section 28.071(2)(a) related to in the North Broom Street area. (See Image 4 on the following page) It would straighten the dividing line along N Broom Street between allowable six (6) stories and twelve (12) stories on the downtown height map. The previously mapped building height lines jogged to follow lot lines that existed when the map was created. The proposed development will combine the adjacent lots making the jogged line unnecessary. This would bring the Zoning Code's building height map in line with the height recommendations of the Downtown Plan.

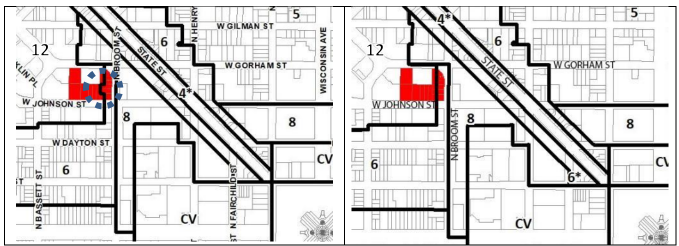


Image 4: Downtown Height Map in MGO Section 28.071(2)(a). Left: the current version (with the area proposed to be changes indicated with a dashed circle). Right: the proposed version with the change made.

As explained in the previous section, the proposed development exceeds the maximum number of stories allowed by the Zoning Code due to the fact that the City of Madison has granted funding in the form of a below-market value land sale to support the affordable units. That said, Staff believe the 8/15 stories to be consistent with MGO Section 28.071(2)(a)2.a. as the proposed building remains at or below the maximum height in feet in Table 28E-3. (i.e. 88 feet for a six-story building and 172 feet for a 12-story building). With the proposal, the eight-story mass is roughly 85 feet in height and the 15-story masses, even with the rooftop mechanical projections, is roughly 160 feet tall. (Staff note that the buildings, at its tallest, lies just below the Capital Height Projection Limit.)

Demolition Permit Standards

At its October 5, 2021 meeting, the Common Council adopted Ordinance 21-00065 (ID <u>67074</u>) to revise the standards and process for demolition and removal permits in Section 28.185 of the Zoning Code to remove consideration of proposed future use as a factor in approving demolition requests. The Plan Commission shall consider the seven approval standards in §28.185(9)(c) M.G.O. when making a determination regarding demolition requests and find them met in order to approve. The factors include a finding that the proposed demolition or removal is consistent with the statement of purpose of the demolition permits section and with the health, prosperity, safety, and welfare of the City of Madison. The statement of purpose in Section 28.185 states, in part:

"The purpose of this section is therefore to ensure the preservation of historic buildings, encourage applicants to strongly consider relocating rather than demolishing existing buildings, aid in the implementation of adopted City plans, maximize the reuse or recycling of materials resulting from a demolition, protect the public from potentially unsafe structures and public nuisances..."

Information on the buildings proposed for demolition is summarized on page 3 of this report and <u>photos</u> of the interior and exterior of each of the thirteen buildings has been included in the applicant's materials.

On balance, staff believes that standards can be found met and provides the following additional information.

In regards to Standard 1 related to the possible building relocation efforts, the Plan Commission is required to consider any information provided related to possible relocation activities. In submitted materials, the applicant states, "The existing smaller scale buildings (SF, 2 unit, and 4 unit buildings) are not eligible for relocation due to the age of structures, impact on existing street trees and financial ramifications caused by the distance to any eligible relocation sites. The larger scale apartment buildings cannot be relocated due to the size of the structures."

In regards to Standard 6, Planning Division staff have not received any comments from City Building Inspection, Fire, or Police and have no further condition information other than the interior and exterior photos and a statement by the applicant that the structures are being proposed for demolition due to *"functional obsolescence, and inability for reuse/retention due to lot configuration impacts on the overall project site limiting the potential to incorporate City planning goals for the site"* (e.g. it would prevent the construction of a 6- to 12-story building as recommended by the <u>Comprehensive Plan</u>.) From the submitted information, staff is not aware of significant structural issues. While the code notes condition must be considered, it does not specify that a certain structural condition or level of disrepair is necessary in order to approve a demolition.

Related to the historic value of the structures, staff notes Standard 4 states:

"The Plan Commission has received and considered the report of the City's historic preservation planner regarding the historic value of the property as well as any report that may be submitted by the Landmarks Commission."

The Landmarks Commission reviewed the demolition of the thirteen buildings at its May 15, 2023 meeting and recommended to the Plan Commission that the buildings at 408 W Johnson Street, 412 W Johnson Street, 414 W Johnson Street, 416 W Johnson Street, 422 W Johnson Street, 430 W Johnson Street, 407 W Gorham Street, and 431 W Gorham Street "have no known historic value."

Regarding the buildings at 304 N Broom Street, 308 N Broom Street, 312 N Broom Street, 314 N Broom Street, and 318 N Broom Street, the Landmarks Commission found that the buildings *"have historic value related to the vernacular context of Madison's built environment, but the buildings themselves are not historically, architecturally, or culturally significant."* (Materials related to that review from the May 15, 2029 meeting can be found here: the <u>Staff Report to the Landmarks Commission</u> and the <u>Meeting Report</u>.)

Of note, in the Staff Report to the Landmarks Commission referenced above, for the building at 304 N Broom Street, Staff note: "The preservation file names this Italianate structure the Frank Zehnpfenning house, a German immigrant shoemaker who lived in the house until 1881, after which, it was occupied for generations by the Cnare family. The Wisconsin Historical Society site file contains similar information." For the building at 312 N Broom Street, Staff note: "The preservation file for this property has limited information and names it the James Engelberger House, a vernacular Queen Anne structure. There is no site file with the Wisconsin Historical Society."

For the building at 318 N Broom Street, Staff note: "The preservation file notes this building was constructed by James Livesey for Nicholaus Behrand, a German immigrant who initially operated a blacksmith shop on State and Gorham, and later became the bailiff for the U.S. Circuit Court. The Behrand family lived in this Italianate brick building until at least 1950 (except for a 12-year interval when they lived next-door). A 1950 article in the presentation files provides history on the importance of the family to the development of Madison. The Wisconsin Historical Society site file contains similar information."

For the structures at 308 and 314 N Broom Street, neither City preservation files nor site files with the Wisconsin Historical Society for these properties.

Standard 7, which includes references the standards 1-6 states that "The Plan Commission shall consider the factors and information specified in items 1-6 and find that the proposed demolition or removal is consistent with the statement of purpose of this section and with the health, prosperity, safety, and welfare of the City of Madison."

The Plan Commission should give careful consideration to the findings of the Landmarks Condition, including that the five buildings have value have historic value related to the vernacular context of Madison's built environment. Considering, however, that the buildings themselves were not found to be of historical, cultural, or architectural significance, on-balance, the Staff believes that the demolition permit standards can be found met.

Zoning Map Amendment Standards

Limited Zoning Map Amendments are proposed in order to provide consistent UMX (Urban Mixed-Use District) zoning across the proposed project site. The standards for Zoning Map Amendments state that such amendments are legislative decisions of the Common Council that shall be based on public health, safety and welfare, shall be consistent with the <u>Comprehensive Plan</u>, and shall comply with Wisconsin and federal law. Chapter 66.1001(3) of Wisconsin Statutes requires that zoning ordinances (of which the zoning map is part) enacted or amended after January 1, 2010 be consistent with the City's <u>Comprehensive Plan</u>. 2010 Wisconsin Act 372 clarified "consistent with" as "furthers or does not contradict the objectives, goals and policies contained in the comprehensive plan."

Staff believe the proposed rezonings are consistent with adopted plans and that the Zoning Map Amendment standards can be found met.

Conditional Use Standards

The Plan Commission may not approve an application for a conditional use unless it can find that all of the standards found in Section 28.183(6)(a), Approval Standards for Conditional Uses, are met. That section states: "The City Plan Commission shall not approve a conditional use without due consideration of the recommendations in the City of Madison Comprehensive Plan and any applicable, neighborhood, neighborhood development, or special area plan, including design guidelines adopted as supplements to these plans. No application for a conditional use shall be granted by the Plan Commission unless it finds that all of the [standards for approval in Section 28.183(6) are met]."

Staff provide the following discussion:

Standard 2 states:

"The City is able to provide municipal services to the property where the conditional use is proposed, given due consideration of the cost of providing those services."

City Engineering has submitted several conditions related to necessary infrastructure-related considerations. Planning staff believes upon meeting these conditions, this standard could be found met.

Standard 3 states:

"The uses, values and enjoyment of other property in the neighborhood for purposes already established will not be substantially impaired or diminished in any foreseeable manner."

The applicant has submitted a Management Plan which can be reviewed in the <u>Legistar File</u> for the conditional use and is linked <u>here</u>.

Standard 6 states:

"Measures, which may include transportation demand management (TDM) and participation in a transportation management association have been or will be taken to provide adequate ingress and egress, including all off-site improvements, so designed as to minimize traffic congestion and to ensure public safety and adequate traffic flow, both on-site and on the public streets."

The applicant will need to complete and submit a Transportation Demand Management Plan to be reviewed and approved by Parking prior to final sign off and issuance of permits.

Standard 9 states, in part:

"When applying the above standards to any new construction of a building or an addition to an existing building the Plan Commission shall find that the project creates an environment of sustained aesthetic desirability compatible with the existing or intended character of the area and the statement of purpose for the zoning district."

Staff have a few concerns related to the building's design. The first, which was raised at the Urban Design Commission meeting on November 1, is the lack of ground-floor entrances along the entire 185-foot N Broom Street façade as well as roughly 230 feet of the W Johnson Street frontage. Staff note that the UDC at their aforementioned meeting on November 1, added a condition that an additional connection to the street be incorporated along the W Johnson Street frontage. Staff however still believe that an additional entrance is needed along the N Broom Street frontage noting that, if the Building 1 were a stand-alone building, that a primary entrance oriented to the primary abutting street would be required. (Staff acknowledge that an entrance facing W Gorham could meet this requirement if it were located at or wrapped the north corner).

The second concern is the significant blank wall expanse located on the upper floors of the southwest façade of Building 2 (see Sheet 36 "Elevation Promenade Bldg 3" in the submitted materials). The units on the first eight floors of that façade have multiple windows while the units on Floors 9-14 have none, despite the fact that the upper floors would actually afford a view and be less obscured by the adjacent 12-story Equinox building. When brought up to the applicant, they responded with the following, "*As presented to and approved by UDC, this area on the back side of building 2 is predominately bathrooms on the floors 9-14. This is in the narrow section of the building 2 and the design pushes the living room/kitchen/bedrooms to the Broom- and Gorham-facing facades to maximize views. This section of the building is also effectively screened from view by the Equinox as the building is pulled back from the street frontage and the two buildings are closest together along this property line." To this end, Staff note that the northwest façade of Building 2 is set approximately 50 feet further back from W Gorham Street than the same façade of the adjacent 12-story Equinox building meaning the views of the section of blank façade from the public right-of-way will be extremely limited.*

Urban Design Commission Review

As the proposed building is located within the UMX (Urban Mixed-Use) District, the UDC is an **advisory** body on this request. Section 28.076(4)(c) states that: "All new buildings and additions greater than twenty thousand (20,000) square feet or that have more than four (4) stories shall obtain conditional use approval. In addition, the Urban Design Commission shall review such projects for conformity to the design standards in <u>Section 28.071(3)</u>, if applicable, and the Downtown Urban Design Guidelines and shall report its findings to the Plan Commission."

At their meeting on November 1, 2023, the Urban Design Commission made an **ADVISORY RECOMMENDATION to the Plan Commission to grant Initial Approval with the project returning to the UDC for Final Approval**. (The Legistar File ID for the UDC's review of this project is <u>76205</u>). A copy of the report of the UDC has been included at the end of this staff report). The motion, which passed with a unanimous vote, included the following condition:

• That a connection to the street be incorporated along the W Johnson Street frontage.

Supplemental Regulations

Section 28.151 of the Zoning Code includes the following supplemental regulations for Outdoor Recreation:

- a) A minimum 25-foot setback area maintained as open space shall be provided along the perimeter of the site wherever it abuts a residential district.
- b) If the use will be available to the general public, an arterial or collector street of sufficient capacity to accommodate the traffic that the use will generate shall serve the site. Ease of access to the site by automobiles, transit, bicycles, and pedestrians shall be considered as a factor in the review of any application.
- c) The site shall be designed in such a way as to minimize the effects of lighting and noise on surrounding properties. Hours of operation may be restricted and noise and lighting limits imposed as part of the conditional use approval.
- d) An appropriate transition area between the use and adjacent property may be required, using landscaping, screening, and other site improvements consistent with the character of the neighborhood.

Regarding Regulation (c), the applicant's submitted <u>management plan</u> includes the hours of operation of the outdoor patios (9:00 am to 10:00 am on weekdays and 9:00 am to 11 pm on weekends) and a description of how the management team will help alleviate concerns:

"On-call team members will be available to visit the pool deck during these closing hours and escort customers off the rooftop. All access points to the pool deck will include a lock or fob reader to restrict customer access after pool hours. CCTV systems are also in place throughout the deck to ensure all activities are captured both during the day and evening should a trespass occur. To control resident and guest occupancy of the deck during popular periods random walks and checks are conducted by team members throughout the day and cameras can be viewed remotely to be sure these items are within normal operating standards. Each customer is only allowed one guest at a time on the deck and management has certain protections outlined in the rules and regulations section of the lease with wristbands or other guest and customer identifying measures to help control overcrowding and other noise concerns."

With the restrictions listed above, Staff believe the Supplemental Regulations can be found met.

Land Division

The applicant has submitted a certified survey map to combine the 405-407 & 431 W Gorham Street, 408-430 W Johnson Street, and 304-318 N Broom Street parcels in order to create one parcel. M.G.O. Section 16.23(5)(g) provides the process for certified survey maps. Staff believe that all applicable standards for land divisions can be found met, subject to the comments recommended by reviewing agencies.

Public Input

At time of writing, Staff have not received any public comments.

Conclusion

The applicant is requesting approval of a demolition permit to raze thirteen residential buildings, a Land Use Restriction Agreement related to the acquisition of the property located at 405 W Gorham Street, a zoning text amendment to update the Downtown Height Map in the North Broom Street area, three conditional uses (for the number of units, for the size and height, and for outdoor recreation), and a zoning map amendment to rezone five of the parcels from the PD (Planned Development) and CN (Conservancy) Districts to the UMX (Urban Mixed-Use) District to match the rest – all to allow construction of an 8- to 15-story apartment building with approximately 465 units. This applicant is also requesting approval of a one-lot certified survey map to combine the various lots into one development site.

While Staff believe the demolition, zoning map amendment, and land division standards can be found met, Staff have concern regarding Conditional Use Standard 9. As summarized in the report, Staff are concerned with the lack of entrances along large stretches of the building frontage and a large blank façade expanse.

Recommendation

Planning Division Recommendation (Contact Chris Wells, (608) 261-9135)

- That the Plan Commission find that the standards for demolition permits are met and **approve** the demolition of the 13 residential buildings;
- That the Plan Commission forward the inclusion of a Land Use Restriction Agreement (as an exhibit to the Purchase and Sale Agreement between Core Spaces, LLC ("Purchaser") and the City of Madison for the Purchaser's acquisition of the property located at 405 W. Gorham Street) to the Common Council with a recommendation of **approval**.
- That the Plan Commission forward the amendment of the map in Section 28.071(2)(a) related to downtown height limits of the Madison General Ordinances to update the Downtown Height Map in the North Broom Street area to the Common Council with a recommendation of **approval**.
- That the Plan Commission find that the Zoning Map Amendment Standards are met and forward Zoning Map Amendment ID 28.022-00646, rezoning 405-407 & 311 West Gorham Street, 408-430 West Johnson Street, 304-318 North Broom Street, 4th Alder District, from PD (Planned Development), CN (Conservancy), and UMX (Urban Mixed-Use) District to UMX (Urban Mixed-Use) District to the Common Council with a recommendation of **approval**.
- That the Plan Commission find that the standards for conditional uses are met and approve a request for a multi-family dwelling with greater than eight (8) dwelling units in the [Proposed] Urban Mixed-Use (UMX) District; for a new building greater than 20,000 square feet and more than four stories in the UMX District; and for outdoor recreation in the UMX District - all to allow construction of an 8- to 15-story apartment building with approximately 465 units.

• Finally, should the other aspects of the proposal be approved, the Planning Division believes the technical standards for land divisions can be found met and recommends the Plan Commission should forward the Certified Survey Map to the Common Council with a recommendation of **approval**.

Approval of the project should be subject to input at the public hearing, and the recommended conditions beginning **below** for the land use requests, and on **page 25** for the CSM.

Recommended Conditions of Approval Major/Non-Standard Conditions are Shaded

Planning Division Recommendation (Contact Chris Wells, (608) 261-9135)

1. That in order for the development to meet Conditional Use Standard 9 in Section 28.183(6) of the Zoning Code, the Plan Commission finds, based on the recommendations and comments of the Urban Design Commission on November 1, 2023, that the following modifications and additional information are necessary as specified under condition 2, below. Prior to final sign-off and the issuance of building permits, a complete plan set with the following modifications and supplemental information shall be presented to the Urban Design Commission for their final review. The Urban Design Commission shall confirm that the modifications satisfy the intent of their initial recommendation and meet the applicable approval standards of Section 28.183(6)(9) and 28.076. The Urban Design Commission final review shall be limited to these specified items and any modifications to the previously reviewed plans falling under Urban Design Commission's purview.

Urban Design Commission (Contact Jessica Vaughn, UDC Secretary, (608) 267-8740)

- 2. Before any permits, including demolition permits, are issued for this project, the plans shall receive final approval from the Urban Design Commission, addressing the following consideration:
 - a) That a connection to the street be incorporated along the W Johnson Street frontage.

The following conditions have been submitted by reviewing agencies:

Land Use Request – Demolition Permit, Zoning Map Amendment and Conditional Uses

Engineering Division (Main Office) (Contact Timothy Troester, (608) 267-1995)

- 3. An Erosion Control Permit is required for this project. See Storm comments for permit specific details and requirements.
- 4. Applicant shall provide projected wastewater flow calculations for the proposed development. Offsite sanitary sewer improvements may be required by the developer through a developer agreement as a condition for plan approval. Applicant shall provide project wastewater flow calculation to Mark Moder at mmoder@cityofmadison.com.

- 5. Enter into a City / Developer agreement for the required infrastructure improvements. Agreement to be executed prior to sign off. Allow 4-6 weeks to obtain agreement. Contact City Engineering to schedule the development and approval of the plans and the agreement. (MGO 16.23(9)c)
- 6. Construct sidewalk, terrace, curb and gutter and pavement along Broom/Johnson/Gorham to a plan as approved by City Engineer
- Madison Metropolitan Sewerage District (MMSD) charges are due and payable prior to Engineering signoff, unless otherwise collected with a Developer's / Subdivision Contract. Contact Mark Moder (608-261-9250) to obtain the final MMSD billing a minimum of two (2) working days prior to requesting City Engineering signoff. (MGO 16.23(9)(d)(4)
- 8. Provide the City Engineer with the proposed earth retention system to accommodate the restoration. The earth retention system must be stamped by a Professional Engineer. The City Engineer may reject or require modifications to the retention system. (POLICY)
- Obtain a permanent sewer plug permit for each existing sanitary sewer lateral serving a property that is not to be reused and a temporary sewer plug permit for each sewer lateral that is to be reused by the development. The procedures and fee schedule is available online at <u>http://www.cityofmadison.com/engineering/permits.cfm</u>. (MGO CH 35.02(14))
- 10. A Storm Water Management Report and Storm Water Management Permit is required for this project. See Storm comments for report and permit specific details and requirements.
- 11. A Storm Water Maintenance Agreement (SWMA) is required for this project. See Storm comments for agreement specific details and requirements.
- 12. This site appears to disturb over one (1) acre of land and requires a permit from the WDNR for stormwater management and erosion control. The City of Madison has been required by the WDNR to review projects for compliance with NR216 and NR-151 however a separate permit submittal is still required to the WDNR for this work. The City of Madison cannot issue our permit until concurrence is obtained from the WDNR via their NOI or WRAPP permit process. Contact Eric Rortvedt at 273-5612 of the WDNR to discuss this requirement. Information on this permit application is available on line: http://dnr.wi.gov/Runoff/stormwater/constrformsinfo.htm. The applicant is notified that the City of Madison is an approved agent of the Department of Safety and Professional Services (DSPS) and no separate submittal to this agency or CARPC is required for this project to proceed.
- 13. Revise the site plan to show all existing public sanitary sewer facilities in the project area as well as the size, invert elevation, and alignment of the proposed service. (POLICY)
- 14. Revise plan to show the location of all rain gutter down spout discharge locations. Downspouts shall be directed to drain to public Right of Way (ROW). (POLICY)
- 15. This project falls in the area subject to increased erosion control enforcement as authorized by the fact that it is in a TMDL ZONE and therefore will be regulated to meet a higher standard.

16. This project will disturb 20,000 sf or more of land area and require an Erosion Control Plan. Please submit an 11" x 17" copy of an erosion control plan (pdf electronic copy preferred) to Megan Eberhardt (west) at <u>meberhardt@cityofmadison.com</u>, or Daniel Olivares (east) at <u>daolivares@cityofmadison.com</u>, for approval. Demonstrate compliance with Section 37.07 and 37.08 of the Madison General Ordinances regarding permissible soil loss rates. Include Universal Soil Loss Equation (USLE) computations for the construction period with the erosion control plan. Measures shall be implemented in order to maintain a soil loss rate below 5.0 tons per acre per year. The WDNR provided workbook to compute USLE rates can be found online at <u>https://dnr.wi.gov/topic/stormwater/publications.html</u>

This project will require a concrete management plan and a construction dewatering plan as part of the erosion control plan to be reviewed and approved by the City Engineer's Office. If contaminated soil or groundwater conditions exist on or adjacent to this project additional WDNR, Public Health, and/or City Engineering approvals may be required prior to the issuance of the required Erosion Control Permit. (POLICY)

This project appears to require fire system testing that can result in significant amounts of water to be discharged to the project grade. The Contractor shall coordinate this testing with the erosion control measures and notify City Engineering 608-266-4751 prior to completing the test to document that appropriate measures have been taken to prevent erosion as a result of this testing.

Complete weekly self-inspection of the erosion control practices and post these inspections to the City of Madison website - as required by Chapter 37 of the Madison General Ordinances.

17. Prior to approval, this project shall comply with Chapter 37 of the Madison General Ordinances regarding stormwater management. Specifically, this development is required to submit a Storm Water Management Permit application, associated permit fee, Stormwater Management Plan, and Storm Water Management Report to City Engineering. The Stormwater Management Permit application can be found on City Engineering's website at http://www.cityofmadison.com/engineering/Permits.cfm.

The Storm Water Management Plan & Report shall include compliance with the following:

Report: Submit prior to plan sign-off, a stormwater management report stamped by a P.E. registered in the State of Wisconsin.

Electronic Data Files: Provide electronic copies of any stormwater management modeling or data files including SLAMM, RECARGA, TR-55, HYDROCAD, Sediment loading calculations, or any other electronic modeling or data files. If calculations are done by hand or are not available electronically, the hand copies or printed output shall be scanned to a PDF file and provided to City Engineering. (POLICY and MGO 37.09(2))

Rate Control Redevelopment: By design detain the 10-year post construction design storm such that the peak discharge during this event is reduced 15% compared to the peak discharge from the 10-year design storm in the existing condition of the site. Further, the volumetric discharge leaving the post development site in the 10- year storm event shall be reduced by 5% compared to the volumetric discharge from the site in an existing condition during the 10-year storm event. These required rate and volume reductions shall be completed, using green infrastructure that captures at least the first 1/2 inch of rainfall over the total site impervious area. If additional stormwater controls are necessary beyond the first 1/2 inch of rainfall, either green or non-green infrastructure may be used.

TSS Redevelopment with TMDL: Reduce TSS by 80% off of the proposed development when compared with the existing site.

Submit a draft Stormwater Management Maintenance Agreement (SWMA) for review and approval that covers inspection and maintenance requirements for any BMP used to meet stormwater management requirements on this project.

 Submit, prior to plan sign-off but after all revisions have been completed, digital PDF files to the Engineering Division. Email PDF file transmissions are preferred to: <u>bstanley@cityofmadison.com</u> (East) or <u>ttroester@cityofmadison.com</u> (West).

City Engineering – Mapping (Contact Julius Smith, (608) 264-9276)

- 19. Grant a Public Sidewalk and Bike Path Easement(s) to the City on the face of this Certified Survey Map to be approved by Engineering and Traffic Engineering
- 20. Any portion(s) of a public easement that is intended to be released shall be released by separate document prepared by City Office of Real Estate Services. Contact Jule Smith of Engineering Mapping (jsmith4@cityofmadison.com, 608-264-9276) to coordinate the Real Estate project, and associated information and fees required. If any release is required prior to recording of the plat, acknowledgement of the release and document number shall be noted on the face of the plat. A release for the existing Public Easement for a Fire Hydrant appears to be required for proposed improvements. Assuming approval from the other appropriate agencies, Fire, Engineering and Water Department. Provide the fee, exhibit and legal description for the release of the easement.
- 21. Work with City Real Estate on the purchase of 405 W Gorham Street ORES 12863.
- 22. The floor plans submitted do not show the updated layouts per the revised letter of intent. The original LOI indicates 453 units. The revised LOI increased it to 465 units.
- 23. Coordinate and request from the utility companies serving this area the easements required to serve this development. Those easements shall be properly shown, dimensioned and labeled on the final plat.
- 24. Owner/Developer/Contractor are responsible for any rights that may be present for providing both communication and electrical utilities across the proposed development's parcel onto the adjacent 409 Gorham street parcel. There is an existing Utility Vault that is proposed to be removed and replaced. The proposed vault appears to serve both the developments parcel and the adjacent parcel. Owner/Developer/Contractor shall coordinate any required work to maintain existing connections and any required or necessary agreements/easements/rights to move and reestablish new connections with the adjacent parcel.
- 25. Multiple on-site easements will conflict with the proposed building. these will need to be released and recorded prior to permits for construction.

Underground electric easement Doc 2238592.

7 Joint Driveway Doc 398414 & 444810

Ingress Egress Doc 2195181

3' Wide Ingress Egress Doc 2195181

8' Wide Easement Doc 481801 and 2195179

24' Wide Easement Doc 2195180.

- 26. Update all sheets to show the official full street names. W Gorham Street, N Broom Street & W Johnson Street.
- 27. The pending Certified Survey Map application for this property shall be completed and recorded with the Dane County Register of Deeds (ROD), the new parcel data created by the Assessor's Office and the parcel data available to zoning and building inspection staff prior to issuance of building permits for new construction.
- 28. Submit a site plan and a complete building Floor Plan in PDF format to Lori Zenchenko (<u>Izenchenko@cityofmadison.com</u>) that includes a floor plan of each floor level on a separate sheet/page for the development of a complete interior addressing plan. Also, include a unit matrix for apartment building that shows the number of units per floor.

The Addressing Plan for the entire project shall be finalized and approved by Engineering (with consultation and consent from the Fire Marshal if needed) PRIOR to the verification submittal stage of this LNDUSE with Zoning.

The final approved stamped Addressing Plan shall be included in said Site Plan Verification application materials or a revised plan shall provided for additional review and approval by Engineering.

Per 34.505 MGO, a full copy of the approved addressing plan shall be kept at the building site at all times during construction until final inspection by the Madison Fire Department.

For any changes pertaining to the location, deletion or addition of a unit, or to the location of a unit entrance, (before, during, or after construction), a revised Address Plan shall be resubmitted to Lori Zenchenko to review addresses that may need to be changed and/or reapproved.

Traffic Engineering (Contact Sean Malloy, (608) 266-5987)

- 29. Parking deck is insufficiently labeled/dimensioned for a proper review. If the parking does not meet MGO 10.08 the applicant can expect to be required to make major alteration which may or may not impact structural elements of this site.
- 30. The applicant shall dedicate Right of Way or grant a Public Sidewalk Easement for and be responsible for the construction of a six (6)-foot wide sidewalk, eight (8)-foot terrace, and additional one (1) foot for maintenance along W. Gorham Street.
- 31. The applicant shall dedicate Right of Way or grant a Public Sidewalk Easement for and be responsible for the construction of a six (6)-foot wide sidewalk, eight (8)-foot terrace, and additional one (1) foot for maintenance along W. Johnson Street.
- 32. The applicant shall dedicate Right of Way or grant a Public Sidewalk Easement for and be responsible for the construction of a six (6)-foot wide sidewalk, eight (8)-foot terrace, and additional one (1) foot for maintenance along N. Broom Street.

- 33. Due to the increased intensity of pedestrian activity at N. Broom Street and W. Gorham Street resulting from the increased density of this development, City Traffic Engineering intends to study the feasibility of making alterations to the existing left turn lane from N. Broom Street onto W. Gorham Street. Pending the results of the study, the applicant shall work with Traffic Engineering and Engineering Divisions on improving the existing pedestrian crossing of W. Gorham Street adjacent their proposed project. Improvements may include but are not limited to: signing and marking improvements, lighting improvements, constructing a raised crossing, reducing the width of the crossing and/or removal of the left turn lane from N. Broom Street to W. Gorham Street.
- 34. The applicant shall submit one contiguous plan showing proposed conditions and one contiguous plan showing existing conditions for approval. The plan drawings shall be to engineering scale and include the following, when applicable: existing and proposed property lines; parcel addresses; all easements; vision triangles; pavement markings; signing; building placement; items in the terrace such as signs, street light poles, hydrants; surface types such as asphalt, concrete, grass, sidewalk; driveway approaches, including those adjacent to and across street from the project lot location; parking stall dimensions, including two (2) feet of vehicle overhang; drive aisle dimensions; semitrailer movement and vehicle routes; dimensions of radii; and percent of slope.
- 35. The Developer shall post a security deposit prior to the start of development. In the event that modifications need to be made to any City owned and/or maintained traffic signals, street lighting, signing, pavement marking and conduit/handholes, the Developer shall reimburse the City for all associated costs including engineering, labor and materials for both temporary and permanent installations.
- 36. The City Traffic Engineer may require public signing and marking related to the development; the Developer shall be financially responsible for such signing and marking.
- 37. All parking facility design shall conform to MGO standards, as set in section 10.08(6).
- 38. All bicycle parking adjacent pedestrian walkways shall have a 2 foot buffer zone to accommodate irregularly parked bicycles and/or bicycle trailers.
- 39. Per Section MGO 12.138 (14), this project is not eligible for residential parking permits. It is recommended that this prohibition be noted in the leases for the residential units.
- 40. The applicant shall adhere to all vision triangle requirements as set in MGO 27.05 (No visual obstructions between the heights of 30 inches and 10 feet at a distance of 25 feet behind the property line at streets and 10 feet at driveways.). Alteration necessary to achieve compliance may include but are not limited to; substitution to transparent materials, removing sections of the structure and modifying or removing landscaping elements. If applicant believes public safety can be maintained they shall apply for a reduction of MGO 27.05(2)(bb) Vision Clearance Triangles at Intersections Corners. Approval or denial of the reduction shall be the determination of the City Traffic Engineer.
- 41. All parking ramps as the approach the public Right-of-Way shall not have a slope to exceed 5% for 20 feet; this is to ensure drivers have adequate vision of the Right-of-Way. If applicant believes public safety can be maintained they shall apply for a waiver, approval or denial of the waiver shall be the determination of the City Traffic Engineer.

- 42. City of Madison radio systems are microwave directional line of sight to remote towers citywide. The building elevation will need to be reviewed by Traffic Engineering to accommodate the microwave sight and building. The applicant shall submit grade and elevations plans if the building exceeds three stories prior to sign-off to be reviewed and approved by Andrew Oliver, (267-1979, <u>aoliver@cityofmadison.com</u>) Traffic Engineering Shop, 4151 Nakoosa Trail. The applicant shall return one signed approved building elevation copy to the City of Madison Traffic Engineering office with final plans for sign off.
- 43. The driveway slope to the underground parking is not identified in the plan set, Traffic Engineering recommends driveway slope under 10%; if the slope is to exceed 10%, the applicant shall demonstrate inclement weather mitigation techniques to provide safe ingress/egress to be approved by the City Traffic Engineer.
- 44. The applicant shall provide a clearly defined 5' walkway clear of all obstructions to assist citizens with disabilities, especially those who use a wheel chair or are visually impaired. Obstructions include but are not limited to tree grates, planters, benches, parked vehicle overhang, signage and doors that swing outward into walkway.
- 45. "Stop" signs shall be installed at a height of seven (7) feet from the bottom of the sign at all class III driveway approaches, including existing driveways, behind the property line and noted on the plan. All directional/regulatory signage and pavement markings on the site shall be shown and noted on the plan.
- 46. The applicant shall show the dimensions for the proposed class III driveway including the width of the drive entrance, width of the flares, and width of the curb cut.
- 47. All existing driveway approaches on which are to be abandoned shall be removed and replaced with curb and gutter and noted on the plan.
- 48. Applicant shall submit for review a waste removal plan. This shall include vehicular turning movements.
- 49. Applicant shall submit for review a Commercial Delivery Plan. This plan will include times, vehicle size, use of loading zones and all related turning movements.
- 50. Note: This site presents difficult constructability issues; access to neighboring sites must be maintained at all times, protected walkways will be constructed and maintained as soon as possible and little to no access to the Public Right-of-Way on W. Johnson Street, W. Gorham Street, and N. Broom Street will be granted for construction purposes. Provide a detailed construction plan to Traffic Engineering for review by the Traffic Control Specialist (Mike Duhr) prior to final signoff.

Parking Review (Contact Trent W Schultz, (608) 246-5806)

51. The applicant shall submit a Transportation Demand Management (TDM) Plan to <u>tdm@cityofmadison.com</u>. The TDM Plan is required per MGO 16.03. Applicable fees will be assessed after the TDM Plan is reviewed by staff.

Zoning Administrator (Contact Jacob Moskowitz, (608) 266-4560))

- 52. The calculations and comments below are based on the unit count and bedroom mix described in the letter of intent (465 units). However, the submitted plans show 453 units. Clarify on final plans the unit mix and submit revised floor plans.
- 53. Label the EV ready stalls, or clarify on the plans that all stalls are EV ready.
- 54. Provide the minimum required number of bicycle parking spaces distributed as both Short Term and Long Term bicycle parking for the residential and commercial uses, as required per Sections 28.141(4) and 28.141(11). A minimum of 702 resident bicycle parking spaces are required plus 47 guest stalls. A minimum of 90% of the resident stalls shall be designed as long-term parking, and the guest stalls shall be short-term parking. Up to twenty-five percent (25%) of bicycle parking may be structured parking, vertical parking or wall mount parking, provided there is a five (5) foot access aisle for wall mount parking. A minimum of 2 short-term bicycle stalls shall be required for the commercial uses. Identify and dimension the bicycle stalls, including the access aisles, on the final plans. Provide a detail of the bicycle rack design.
- 55. Submit the landscape plan and landscape worksheet stamped by the registered landscape architect. Per Section 28.142(3) Landscape Plan and Design Standards, landscape plans for zoning lots greater than ten thousand (10,000) square feet in size must be prepared by a registered landscape architect.
- 56. Section 28.185(9)(b) requires that every applicant for a demolition or removal approval that requires approval by the Plan Commission is required to get a Reuse and Recycling Plan approved by the City Recycling Coordinator, Bryan Johnson at streets@cityofmadison.com prior to receiving a raze permit. Every person who is required to submit a reuse and recycling plan pursuant to Section 28.185(9)(b) shall submit documents showing compliance with the plan within sixty (60) days of completion of demolition. A demolition or removal permit is valid for two (2) years from the date of the Plan Commission approval.

Madison Fire Department (Contact Bill Sullivan, (608) 261-9658)

- 57. MFD has safety concerns with the location of the primary entrance along the left hand turning lane from Broom Street onto Gorham Street. We anticipate vehicles stopped for emergency services, deliveries and/or pick-ups will result a greater risk of traffic collisions.
- 58. The complexity of the proposed building will result in multiple fire protection features such as but not limited to FDCs, FAAP, & key boxes. Additional conversations regarding fire & life safety systems will be required prior to construction.

Parks Division (Contact Kathleen Kane, (608) 261-9671)

59. Park Impact Fees (comprised of the Park Infrastructure Impact Fee, per MGO Sec. 20.08(2)), and Park-Land Impact Fees, per MGO Sec. 16.23(8)(f) and 20.08(2) will be required for all new residential development associated with this project. This development is within the Central Park-Infrastructure Impact Fee district. Please reference ID# 23036 when contacting Parks about this project.

Forestry Division (Contact Bradley Hofmann, (608) 267-4908)

- 60. An existing inventory of street trees located within the right of way shall be included on the site, demo, utility, landscape, grading, fire aerial apparatus and street tree plan sets. The inventory shall include the following: location, size (diameter at 4 1/2 feet), and species of existing street trees. The inventory should also note if a street tree is proposed to be removed and the reason for removal.
- 61. All proposed street tree removals within the right of way shall be reviewed by City Forestry before the Plan Commission meeting. Street tree removals require approval and a tree removal permit issued by City Forestry. Any street tree removals requested after the development plan is approved by the Plan Commission or the Board of Public Works and City Forestry will require a minimum of a 72-hour review period which shall include the notification of the Alderperson within who's district is affected by the street tree removal(s) prior to a tree removal permit being issued. Add as a note on the street tree plan set.
- 62. City Forestry will issue a street tree removal permit for two trees: 16" Elm for driveway apron & 19" Elm for construction conflicts along W Johnson Street. The Contractor shall contact City Forestry at (608) 266-4816 to obtain permit. Add as a note on both the demolition and street tree plan set.
- 63. Contractor shall take precautions during construction to not disfigure, scar, or impair the health of any street tree. Contractor shall operate equipment in a manner as to not damage the branches of the street tree(s). This may require using smaller equipment and loading and unloading materials in a designated space away from trees on the construction site. Any damage or injury to existing street trees (either above or below ground) shall be reported immediately to City Forestry at (608) 266-4816. Penalties and remediation shall be required. Add as a note on the site, grading, utility, demolition, and street tree plan set.
- 64. As defined by the Section 107.13 of City of Madison Standard Specifications for Public Works Construction: No excavation is permitted within 5 feet of the trunk of the street tree or when cutting roots over 3 inches in diameter. If excavation is necessary, the Contractor shall contact Madison City Forestry at (608) 266-4816 prior to excavation. City of Madison Forestry personnel shall assess the impact to the tree and to its root system prior to work commencing. Tree protection specifications can be found on the following website: <u>https://www.cityofmadison.com/business/pw/specs.cfm</u> Add as a note on the site, grading, utility, demolition and street tree plan sets.
- 65. Section 107.13(g) of City of Madison Standard Specifications for Public Works Construction (website: https://www.cityofmadison.com/business/pw/specs.cfm) addresses soil compaction near street trees and shall be followed by Contractor. The storage of parked vehicles, construction equipment, building materials, refuse, excavated spoils or dumping of poisonous materials on or around trees and roots within five (5) feet of the tree or within the protection zone is prohibited. Add as a note on both the site and street tree plan sets.
- 66. On this project, street tree protection zone fencing is required. The fencing shall be erected before the demolition, grading or construction begins. The fence shall include the entire width of terrace and, extend at least 5 feet on both sides of the outside edge of the tree trunk. Do not remove the fencing to allow for deliveries or equipment access through the tree protection zone. Add as a note on both the site and street tree plan sets.

- 67. Street tree pruning shall be coordinated with City Forestry at a minimum of two weeks prior to the start of construction for this project. Contact City Forestry at (608)266-4816. All pruning shall follow the American National Standards Institute (ANSI) A300 Part 1 Standards for pruning. Add as a note on both the site and street plan sets.
- 68. The Developer shall submit a Street Tree Report performed by International Society of Arboriculture Certified Arborist prior to the Plan Commission meeting for City Forestry's review of project. This report shall identify all street trees on proposed project site, species type, canopy spread, tree condition, proposed tree removals, the impacts of proposed construction, and any requested pruning.
- 69. The Developer shall post a security deposit prior to the start of the development to be collected by City Engineering as part of the Developers Agreement. In the event that street trees are damaged during the construction process, City Forestry will draw from this deposit for damages incurred.
- 70. Additional street trees are needed for this project. Tree planting specifications can be found in section 209 of City of Madison Standard Specifications for Public Works Construction (website: https://www.cityofmadison.com/business/pw/specs.cfm) All street tree planting locations and tree species within the right of way shall be determined by City Forestry. A landscape plan and street tree planting plan shall be submitted in PDF format to City Forestry for approval of planting locations within the right of way and tree species. All available street tree planting locations shall be planted within the project boundaries. Add following note on both the landscape and street tree plan sets: At least one week prior to street tree planting, Contractor shall contact City Forestry at (608) 266-4816 to schedule inspection and approval of nursery tree stock and review planting specifications with the landscaper.

Water Utility (Contact Jeff Belshaw, (608) 261-9835)

- 71. Private wells may have served the parcels associated with this project prior to municipal water service connections. The existing properties will require an internal and external survey for potential unabandoned private wells prior to proceeding with demolition. Any remaining unused/unpermitted private wells existing on this parcel must be properly abandoned according to Wisconsin Administrative Code NR 812 and Madison General Ordinance 13.21 prior to the demolition of the property. Please contact water utility staff at (608) 266- 4654 to schedule an on-site private well survey prior to demolition, otherwise for additional information regarding well abandonment procedures and potential well abandonment reimbursement programs. The Madison Water Utility shall be notified to remove the water meter at least two working days prior to demolition. Contact the Water Utility Meter Department at (608) 266-4765 to schedule the meter removal appointment.
- 72. A Water Service Application Form and fees must be submitted before connecting to the existing water system. Provide at least two working days' notice between the application submittal and the requested installation or inspection appointment. Application materials are available on the Water Utility's Plumbers & Contractors website (http://www.cityofmadison.com/water/plumbers-contractors), otherwise they may be obtained from the Water Utility Main Office at 119 E Olin Ave. A licensed plumber signature is required on all water service applications. For new or replacement services, the property owner or authorized agent is also required to sign the application. A Water Meter Application Form will subsequently be required to size & obtain a water meter establish a Water Utility customer account and/or establish a Water Utility fire service account. If you have questions regarding water service applications, please contact Madison Water Utility at (608) 266-4646.

Metro Transit (Contact Timothy Sobota, (608) 261-4289)

- 73. The City of Madison will designate a vehicle travel lane on the south side of West Johnson Street as a fixed guideway facility for transit operations with the Federal Transit Administration. This official designation, and the associated restrictions against general traffic usage, allows the City of Madison to receive annual Federal funding that goes towards the operation and maintenance of these lane facilities for transit operations.
- 74. Any operational impacts to the designated transit travel lane along West Johnson Street, that may be approved by City Traffic Engineering to facilitate construction of this project, may require that the applicant post a deposit or otherwise reimburse Metro Transit and the City of Madison for the potential loss of Federal funding for any period of time where scheduled transit trips might be operationally impacted from having exclusive access to this fixed guideway facility.
- 75. The applicant shall include the location of these facilities on the final documents filed with their permit application, so that Metro Transit may review and effectively plan for City transit access adjacent this property.
- 76. Metro Transit would initially estimate the following counts of potentially eligible trips towards US Green Building Council/LEED Quality Access to Transit points: 366 Weekday & 165 Weekend (average). Please contact Metro Transit if additional analysis would be of interest.

Certified Survey Map

Engineering Division (Main Office) (Contact Timothy Troester, (608) 267-1995)

- 77. Drainage comes to this site from offsite locations. The site design shall accommodate existing off site drainage that enters this property.
- 78. Enter into a City / Developer agreement for the required infrastructure improvements. Agreement to be executed prior to sign off. Allow 4-6 weeks to obtain agreement. Contact City Engineering to schedule the development and approval of the plans and the agreement. (MGO 16.23(9)c)
- 79. Construct sidewalk, terrace, curb and gutter and pavement along Broom/Johnson/Gorham to a plan as approved by City Engineer
- 80. Madison Metropolitan Sewerage District (MMSD) charges are due and payable prior to Engineering signoff, unless otherwise collected with a Developer's / Subdivision Contract. Contact Mark Moder (608-261-9250) to obtain the final MMSD billing a minimum of two (2) working days prior to requesting City Engineering signoff.(MGO 16.23(9)(d)(4)

81. A minimum of two (2) working days prior to requesting City Engineering signoff on the plat/csm contact either Tim Troester (West) at 261-1995 (<u>ttroester@cityofmadison.com</u>) or Brenda Stanley (East) at 608-261-9127 (<u>bstanley@cityofmadison.com</u>) to obtain the final stormwater utility charges that are due and payable prior to sub-division of the properties. The stormwater utility charges (as all utility charges) are due for the previous months of service and must be cleared prior to the land division (and subsequent obsolesces of the existing parcel). (POLICY)

City Engineering – Mapping (Contact Julius Smith, (608) 264-9276)

- 82. Contact Grant a Public Sidewalk (s) to the City on the face of this Certified Survey Map. Easement to provide a 8' terrace, a 6' sidewalk and 1' maintenance area final location to be approved by Engineering and Traffic Engineering. Contact Jule Smith with Engineering Mapping (jsmith4@cityofmadison.com, 608-264-9276) for the final easement language to be included on the face of the CSM.
- 83. Any portion(s) of a public easement that is intended to be released shall be released by separate document prepared by City Office of Real Estate Services. Contact Jule Smith of Engineering Mapping (jsmith4@cityofmadison.com, 608-264-9276) to coordinate the Real Estate project, and associated information and fees required. If any release is required prior to recording of the plat, acknowledgement of the release and document number shall be noted on the face of the plat. A release for the existing Public Easement for a Fire Hydrant appears to be required for proposed improvements on the associated concurrent development plans. Assuming approval from the other appropriate agencies, Fire, Engineering and Water Department. Provide the fee, exhibit and legal description for the release of the easement.
- 84. Work with City Real Estate as needed on the purchase of 405 Gorham St ORES 12863
- 85. Show the "Recorded as" information for the segment adjacent to C1 from Document 1243394 and show and the no access areas acquired in Document 1243394 and cite them acquired as such.
- 86. Various easement exist on site for cross access, ingress egress, and electric utility the structure in the proposed development conflicts with easements as currently shown on the CSM. Currently title is not even held to clear some of these up with the act merger. Release these easements provide the recorded documents and remove them from the CSM.
- 87. Fully detail the 8' Wide Joint Driveway Easement Doc. No 592654 that appears to be remaining
- 88. Wisconsin Administrative Code A-E 7.08 identifies when Public Land System (PLS) tie sheets must be filed with the Dane County Surveyor's office. The Developer's Surveyor and/or Applicant must submit copies of required tie sheets or monument condition reports (with current tie sheet attached) for all monuments, including center of sections of record, used in this survey, to Jule Smith, City Engineering (jsmith4@cityofmadison.com)
- 89. In accordance with Section s. 236.18(8), Wisconsin Statutes, the Applicant shall reference City of Madison WCCS Dane Zone, 1997 Coordinates on all PLS corners on the Plat or Certified Survey Map in areas where this control exists. The Surveyor shall identify any deviation from City Master Control with recorded and measured designations. Visit the Dane County Surveyor's Office (web address https://www.countyofdane.com/PLANDEV/records/surveyor.aspx) for current tie sheets and control data that has been provided by the City of Madison.

- 90. Prior to Engineering final sign-off by main office for Plats or Certified Survey Maps (CSM), the final Plat or CSM in pdf format must be submitted by email transmittal to Engineering Land Records Coordinator Jule Smith (jsmith4@cityofmadison.com) for final technical review and approval. This submittal must occur a minimum of two working days prior to final Engineering Division sign-off.
- 91. Per 236.20(2)(h) show the center line of all streets.
- 92. Show the "Recorded As" Bearings for Johnson Broom and Gorham Street per the Pritchette Plat... 45° in all directions. Also show the "Recorded As" Lot distances where applicable of 66' x 132' such as the common line between lot 5 and lot 6 should be shown as (132')
- 93. List the adjustment use for the coordinate system i.e. NAD 83(2011)
- 94. There are currently multiple owners and mortgagees for the property. make sure any and all are property listed at the time of final review that may pertain to the property
- 95. Further explain, revise or find further evidence against the 64.85' Right-of-Way width of W. Johnson Street. No found monuments have been shown in this area and this does not seem to be the case when comparing to CSM 13892
- 96. Submit to Jule Smith, prior to Engineering sign-off of the subject plat, one (1) digital CADD drawing in a format compatible with AutoCAD. The digital CADD file(s) shall be referenced to the Dane County Coordinate System and shall contain, at minimum, the list of items stated below, each on a separate layer/level name. The line work, preferably closed polylines for lot lines, shall be void of gaps and overlaps and match the final recorded plat:
 - a) Right-of-Way lines (public and private)
 - b) Lot lines
 - c) Lot numbers
 - d) Lot/Plat dimensions
 - e) Street names
 - f) Easement lines (i.e. all shown on the plat including wetland & floodplain boundaries.)

NOTE: This Transmittal is a separate requirement from the required Engineering Streets Section for design purposes. The Developer/Surveyor shall submit new updated final plat, electronic data for any changes subsequent to any submittal.

Traffic Engineering (Contact Sean Malloy, (608) 266-5987)

- 97. The applicant shall dedicate Right of Way or grant a Public Sidewalk Easement for and be responsible for the construction of a six (6)-foot wide sidewalk, eight (8)-foot terrace, and additional one (1) foot for maintenance along N. Broom Street.
- 98. The applicant shall dedicate Right of Way or grant a Public Sidewalk Easement for and be responsible for the construction of a six (6)-foot wide sidewalk, eight (8)-foot terrace, and additional one (1) foot for maintenance along W. Gorham Street.

- 99. The applicant shall dedicate Right of Way or grant a Public Sidewalk Easement for and be responsible for the construction of a six (6)-foot wide sidewalk, eight (8)-foot terrace, and additional one (1) foot for maintenance along W. Johnson Street.
- 100. Due to the increased intensity of pedestrian activity at N. Broom Street and W. Gorham Street resulting from the increased density of this development, City Traffic Engineering intends to study the feasibility of making alterations to the existing left turn lane from N. Broom Street onto W. Gorham Street. Pending the results of the study, the applicant shall work with Traffic Engineering and Engineering Divisions on improving the existing pedestrian crossing of W. Gorham Street adjacent their proposed project. Improvements may include but are not limited to: signing and marking improvements, lighting improvements, constructing a raised crossing, reducing the width of the crossing and/or removal of the left turn lane from N. Broom Street to W. Gorham Street.

Parks Division (Contact Ann Freiwald, (608) 243-2848)

- 101. LOTS WITHIN THIS SUBDIVISION ARE SUBJECT TO IMPACT FEES THAT ARE DUE AND PAYABLE AT THE TIME BUILDING PERMIT(S) ARE ISSUED.
- 102. Park impact fees are due and payable prior to issuance of building permits.

Office of Real Estate Services (Contact Lance Vest, (608) 245-5794)

103. Prior to approval sign-off by the Office of Real Estate Services ("ORES"), the Owner's Certificate(s) on the CSM shall be executed by all parties of interest having the legal authority to do so, pursuant to Wis. Stats. 236.21(2)(a). Said parties shall provide documentation of legal signing authority to the notary or authentication attorney at the time of execution. The title of each certificate shall be consistent with the ownership interest(s) reported in the most recent title report.

When possible, the executed original hard stock recordable CSM shall be presented at the time of ORES approval sign-off. If not, the City and the Register of Deeds are now accepting electronic signatures. A PDF of the CSM containing electronic signatures shall be provided to ORES to obtain approval sign-off.

- 104. Prior to CSM approval sign-off, an executed and notarized or authenticated certificate of consent for all mortgagees/vendors shall be included following the Owner's Certificate(s).
- 105. If a mortgage or other financial instrument is reported in record title, but has been satisfied or no longer encumbers the lands or ownership within the CSM boundary, a copy of a recorded satisfaction or release document for said instrument shall be provided prior to CSM approval sign-off.
- 106. All ownership consents and certifications for the subject lands shall conform to Wis. Stats. 236.21(2) and 236.29 by including the language ...surveyed, divided, mapped and <u>dedicated</u>....

107. As of October 20, 2023, the 2022 real estate taxes are paid for the subject property.

Per 236.21(3) Wis. Stats. and 16.23(5)(g)(1) Madison General Ordinances, the property owner shall pay all real estate taxes that are accrued or delinquent for the subject property prior to CSM recording. This includes property tax bills for the prior year that are distributed at the beginning of the year. Receipts from the City of Madison Treasurer are to be provided before or at the time of sign-off. Payment is made to:

City of Madison Treasurer 210 Martin Luther King, Jr. Blvd. Madison, WI 53701

- 108. As of October 20, 2023, there are no special assessments reported. All known special assessments are due and payable prior to CSM approval sign-off. If special assessments are levied against the property during the review period and prior to CSM approval sign-off, they shall be paid in full pursuant to Madison General Ordinance Section 16.23(5)(g)1.
- 109. Pursuant to Madison City Ordinance Section 16.23(5)(g)(4), the owner shall furnish an updated title report to ORES via email to Lance Vest (lvest@cityofmadison.com), as well as the survey firm preparing the proposed CSM. The report shall search the period subsequent to the date of the initial title report (May 18, 2023) submitted with the CSM application and include all associated documents that have been recorded since the initial title report.

A title commitment may be provided, but will be considered only as supplementary information to the title report update. Surveyor shall update the CSM with the most recent information reported in the title update. ORES reserves the right to impose additional conditions of approval in the event the title update contains changes that warrant revisions to the CSM.

The following agencies have reviewed this request and has recommended no conditions of approval:

Planning, Zoning, Assessor's Office, Fire, Forestry, Water Utility, Metro, Parking

URBAN DESIGN COMMISSION MEETING REPORT

November 1, 2023



Agenda Item #:	9
Project Title:	304-318 N Broom St/408-430 W Johnson St/407 & 431 W Gorham St – New Student Housing Building in UMX Zoning
Legistar File ID #:	76205
Members Present:	Cliff Goodhart, Chair; Jessica Klehr, Shane Bernau, Rafeeq Asad, Marsha Rummel, Wendy Von Below, Christian Harper and Russell Knudson
Prepared By:	Jessica Vaughn, AICP, UDC Secretary

Summary

At its meeting of November 1, 2023, the Urban Design Commission made an advisory recommendation to the Plan Commission for **INITIAL APPROVAL** of a new student housing project located at 304-318 N Broom Street/408-430 W Johnson Street/407 & 431 W Gorham Street in UMX Zoning. Registered and speaking in support were Brian Munson, and Jeff Zeliesko. Registered in support and available to answer questions were Suzanne Vincent, Austin Pagnotta, and Doug Tichenor.

Zeliesko commented that he has been reflecting over the last two informational meetings, this project is a great example of government and the private sector working together to elevate a project from where it started to where it has evolved. He is very excited about where the project now, and feels that with staff and the Commission, they have made a really big and important project way better by working together. Thank you for that.

Zeliesko provided an overview of the Commission's comments, including those pertaining to color, green roofs, landscape around the front of the building, and refining the design of the masonry. They have continued to refine the entry court with entry points and will continue to do so. The bridge is something that activates and connects Buildings 3 and 4. On Building 1, there was discussion on making this a U shaped element, but the E shape is very important. The top of the building is really activated with landscape and uses. Building 1 was really squat before, and they updated it to add metal panels between each floor, which added a vertical element. A much lighter color has been used at the ground level to lighten up the base of the building. More color variation has been incorporated into the material palette across materials. Lots of landscape material has been added up against the building along W Johnson Street. They worked on the bridge quite a bit, it is much more elegant than what was shown previously. The buildings really do seem like they have been built at different times, like a collection of buildings.

The Commission had the following questions for staff and the development team:

- This is like the most improved thing that I have seen in a very long time. For where it was and where it is now, the way materials are starting to overlap, intersect, transition, I love the details. Very good improvements. Do you only have two very small MEP penthouses is that all you need?
 - They are not small. They are 10,000 square feet, they are significant. As we continue with that, if there are any adjustments we would come back to you with those.
- I don't think the penthouse has to match the façade. Lighter would blend into the sky, but darker could work. Very good job of improving the design.
- Was there an intent to light those mass elements in some way?
 - No that was not a part of what we were focusing on.
- Can you describe why the second level is so important for the bridge?

- There are amenities that can be accessed by the residents without having to go outside. We like the bridge idea, it's dynamic, the buildings are separated but still tied together.
- We've seen a clearer vision for the rooftops and I'm thinking about the people in Building 4 getting there. Wondering if a higher bridge would be a better benefit.
 - The rooftop is all within Buildings 2 and 3 intentionally. We were trying to build off of staff's recommendation to separate these into two masses as much as possible. This reinforces that expression for the upper floors as completely detached buildings.
- There are a lot of changes and some of them are quite attractive. With regard to the staff report looking at the residential units located on the auto court and whether they should be on Johnson Street at all, as opposed to somewhere else, Broom Street?
 - The grade transition across Johnson creates both opportunities and challenges. It becomes a full exposed lobby space on Building 4. As you go into Building 3 and move up towards Broom Street, it eventually comes down to the amenities at grade with Broom Street. We looked at how we both activate and transition across that. On the Broom Street corner where we're flush it's mostly a landscape treatment that comes down the hill. He Transition from Building 2 down to the western edge of Building 3 where we have a half floor, we have a combination of landscape treatment but also opportunities for public art panels. The maintenance room is where we start to transition from a partial exposed floor to a full floor exposure. Those are townhome units so you would enter from the second floor and come down into this living room level. We felt it was important to continue that activity down to the sidewalk.
- Could you show the rendering?
 - We had townhomes with residential along this whole stretch, there was discomfort with that. When we brought the residential down we didn't want two units with direct access from the street. There is activity because there are recessed terraces behind the face of the building. Good for activity without adding two small entrances that didn't seem to be enough.
- I think that one of the difficulties is that this development is broken into four buildings. 1, 2 and 4 do a really nice job of expressing themselves as buildings because they have entries or retail, or big amenity spaces. This expresses itself certainly as its own building, but it defies entry. You look at that and think that could be a separate building, but without the retail, you can't get in there anymore. This is the urban design problem of the whole project, it probably has a lot to do with the grade. You look at this and say "this can't be its own building, you can't even get in there." There's this screen on top of the maintenance room, and I think it's the one element that's giving me the biggest heartache and concern, this rendering. I'm also a bit confused about the metal panel over the brick and being the same color, but that's not really an urban design issue. That may have something to do with the staff report about blank walls, street orientation and entry.
- I'm having a hard time understanding the space between the south side of the existing building, the U-shape, what happens in there? It's hard to tell. I wish there were some sections through there, I'm curious what it feels like. Over on the east side coming around, is that the Equinox building? Curious about the safety in there, if it's dark at night what it feels like.
 - There are a bunch of things going on back here. Coming off the plaza on our side we have a sidewalk and exiting path for the building. This area through here is lawn, but it tips down. There is a retaining wall that spans that grade, this area of the Equinox is up a floor. They have some sidewalks through here but not a lot of activated space on that side of the building. We do have some lighting along there for the exiting path, but there's not a lot of back and forth. This side is the driveway entry to their underground parking. At street level we're roughly at grade, this sidewalk will be higher in sections than the driveway down to the Equinox. Then as you come to the south it begins to transition back down to grade. This is designed here for people to go through, all the combinations of lighting in there to make that inviting. This zone here is not an activated zone, it's a transition in grade adjacent to some of the utility rooms within our building, and the retaining wall on the Equinox side.
- The exiting path on the east side, is that high building on one side and retaining wall on the other?

- No, it might be a little bit higher than sidewalk grade is for the Equinox. It's not a hidden zone along that east side.
- Can you clarify again where you said the blank façade is on the upper floors?
 - This is the wall. The higher units have bathrooms in those locations. That's where we end up not having windows there, that's where plumbing walls are located. Its better that there aren't windows there in relation to the Equinox building.
- On that elevation, there are windows on the first five floors or so?
 - o Right.
- Those aren't looking directly into the Equinox?
 - There's glass that does wrap around on those lower floors. Those are bedroom windows from 9 down. There's a living room window here, totally different planning from the floors above.
- I'm confused why on the upper floors it would be a concern that you're looking into the Equinox, but it's not a concern on the lower floors where you do have windows.
 - We have almost a single-sided hallway. We wanted to move as much of the glazing out to the exterior viewpoint, which by default, we've got this narrow expression here above floor 9. We wanted to keep windows out which means the bathrooms are clustered in that corner.
- One questions for staff; on Johnson Street, the narrow white building, it has a very cool canopy, but it looks like it is coming out over the sidewalk. Is that allowed?
- (Secretary) Yes, a Privilege in Streets Permit would be required, depending on the encroachment.
 - We are anticipating obtaining a Privilege in Streets Permit.
- Are you planning on a restaurant amenity for that second floor of Building 2 or 1? I am asking about kitchen exhaust. Thinking about the conditions of that alley.
 - Yes, we are planning for it, and it is a good use for that space, but we cannot guarantee that. That is what we envision there and would set aside the provisions for putting in ducting and proper exhaust for a restaurant space.
- I would recommend you try to avoid putting kitchen exhaust into that area [the promenade] and take it out to the street where air and wind can take it away. I am also thinking about that generator. No one wants that running. It needs to be tested, it will add emissions, noise, etc. into that tight area.
 - Similar to what we have done at the Oliv, James and The HUB, the design of that front façade retail is going to be set-up to address venting points to give us flexibility because we don't know. As far as the generator there is a retaining wall right here that will help shelter some of that noise, but the thought is to vent towards the side yards and not the promenade.
- I want to point out some things I like: the art panels going up Johnson, that is really exciting and a cool splash of color, and the landscape, that will be a nice addition to that foundation. I like the healthy sized green roofs. Architecturally, I like the material palettes are how they are limited it strengthens the identity of each building and mass without endlessly changing between materials like we often see. It really reinforces the mass which is great. Bike parking, I trust that you have all that you need, is there any at grade bike parking along Johnson?
 - We tried to scatter it throughout the site, clustered it around entrances. We have bike rooms at grade at Building 4 accessible from the exterior. We have bike parking components in the middle, left of the entry of Building 3. We have bike parking clustered in the plaza space. We do not have bike parking on the Johnson frontage but do in the auto court, which is visible from the street, outside the building.
- The corner of Gorham and Broom that plaza is nice. The tapestry of paving and protecting edge with low raised planters that you can see over is very successful.
- Can you elaborate on the planting scheme for the green roofs? Profiles, intensive, extensive?
 - With regard to the Broom Street plaza I will just note that we are working with staff, entertaining the idea that the slip lane goes away, but hopefully one day that plaza could be expanded, but that is outside of our scope.
 - The lower roof deck on level 9, this is our most intensive green roof treatment; a 12-inch system with lots of perennials, color, texture, plants that would provide a benefit for pollinators.
- What is defining those edges of the pattern is that planting to planting or is it a pavement band?

- There will be a maintenance edge along the perimeter but the interior line work is the division of planting areas. We are not thinking there will be anything exposed there.
- On this level, on top of Building 2, there is more of a traditional green roof 6-inch profile with sedums, within that there will be some strategic areas with taller plantings mixed in, but generally it is more of what you think of when you think green roof. On the top of Building 3, there is a range of depths, some we can do small trees and large shrubs, definitely perennials too. Kind of a little bit of everything.
- Going back down to grade, am I right that most of the street terrace is lawn where all the street trees are?
 - o Yes.
- It looks like you are protecting a lot of trees? Curious what if anything is changing?
 - These are all the existing that are going to remain. Two on this frontage and one here. We are keeping the rhythm but filling in the gaps where driveways are being removed. To clarify, there are two removals on W Johnson, there is a root condition and the other will be removed due to the new driveway.

The Commission discussed the following:

- The staff memo talks about the height, materials, long views; I am ok with all of those things. I like the simplified forms, and the attention to details. I am not uncomfortable as it relates to those items.
- I agree, I know staff asked us to look at height, mass, and scale and note the tallest capital view height limit, but I do not have issues with those. In general the refinements that were made to the materials and detailing are much improved; it is looking to be quite handsome. The concern about the massive urban design problem the building that has no entry, also remains my only concern. I do not have issues with the detailing of the bridge connection, the design detailing along the promenade and building. It is a bit odd and problematic and I am not sure how it gets solved. In some sense that screening makes it worse, not only is it not an entry but it is actually blocked. That is for me problematic and it is also enhanced by the linearity of the landscape that runs straight through. There is not an entry, there was never going to be an entry, and you are cut off from the street. It is the one thing that I am really stuck on. Most buildings have an entry and so it is odd; I understand that they are doing form follows function, but this is truly an urban design problem and the biggest hang up to getting an approval.
- This is half the block, Building 3. When we are all talking about hitting it out of the park 99 percent of the time, I don't necessarily feel like we can't criticize a focused area and ask for improvement there. This is on paper and there are certainly other ways to look at it. I'm not suggesting we completely redesign the building, but I especially, what you mentioned about this wall here. I could see a set of cascading stairs coming down, this is a little courtyard I think and it probably doesn't even need to be accessible because there are other accessible paths to that area. It is not up to us to design it, but if this is to give us the illusion of a separate building, it is a little fortress like.
- The staff report did talk about not having any entrances along Broom Street, but Broom Street is so open and glassy it doesn't given the illusion that you cannot get in there. And Building 4 is really successful because you have these two entrances here on the north and south sides. You can see the difficulty in the slope there and it makes it really tough because you have parking on side and apartments on the other. It's not an easy problem to fix, but it is an urban design problem.
- If this was one building and it looked like one building, this would not be a concern, right? I'm trying to think out loud and play this through. If there were two entries on Johnson Street, this wouldn't be a problem?
- We don't know. They are trying to make them look like separate buildings, so therefore this looks like a separate building with no entrance.
- I understand that. I personally have no issue with it. Would it be better with an entry, yes, but to me it's not a deal breaker. They could turn the maintenance room and put an entry in there, they could come up with a solution. If we require an entry, they will make an entry.
- I don't know that we dictate entry, but here's an outdoor open space. If there was a connection to the sidewalk, it doesn't necessarily have to be an entrance to the building.
- I agree, to me it is the last little problem, that street connection. Otherwise I have no other comments or critiques. They will figure it out.

- Are we speaking mainly to the access or lack thereof of the two five-bedroom units, or just the building in general? The functionality of having a Johnson Street entry to those, they're the only two residences on that floor, the rest is retail and amenity space.
- There's no entrance along here but certainly street activation. It's not something that is a prescriptive solution, it's a concern that staff raised and since it's half a block of Johnson Street, a main thoroughfare, that's something to be addressed. And the continuous landscaping makes it more of a barrier.
- It's a straight arrow that is preventing the connection from the building to the sidewalk. We don't need to design it but there needs to be at some point that urban connection.
- I'm open to any kind of elegant solution to your concerns, but personally it's not rubbing me the wrong way.
- I think the townhouses there are awkward. I understand the concern from that perspective. I wonder if there is an easy solution, a way to empower pedestrians to go into the vehicle space/promenade, and a stronger way to connect all the way through for a pedestrian that also activates that lobby. I wonder if there is a way to activate internally so people know that's how you get into this building, you go in and under, it's well lit and there's a purpose towards that elevator. Any similar thoughts?
- I'm trying to grapple with this façade because it is so monumental. It reminds me of downtown Chicago retail with these enormous three-story glass walls. But that's not what it is, it doesn't feel like it's accomplishing...I want to make sure we're all keeping in mind the height, the bonus stories.
- (Secretary) The model we're using to evaluate height is afforded to them under the UMX zoning district. We won't
 be looking at the PD standards, they are in the process of negotiating a voluntary land use agreement for the bonus
 stories. That is something the Plan Commission and Common Council will be evaluating. The UDC is looking at the
 building in terms of the Downtown Design Guidelines.
- You all taught me as the citizen member to look at a building as four-sided. This is a six-sided building, this side doesn't work as part of a four-sided building to me. It looks pretty but doesn't feel pedestrian friendly, it's too monumental.
- Are we dying on the hill that this needs to have an entrance?
- I don't want to die on a hill, and I don't know that it needs an entry. I think it needs a connection to the street somehow.

A motion was made by Asad, seconded by Von Below, to make a recommendation for Initial Approval with the condition that they incorporate a connection to the street along the W Johnson Street elevation.

Discussion on the motion:

• I do agree that it can be a little bit better. Seeing how much it improved from the last time, I know when it comes back it will be ready for Final Approval. The other side on Broom Street is not an entry, but it's classy, it's active, there are things you can easily do. Look at it one more time, there are so many options to solve that problem.

Action

On a motion by Asad, seconded by Von Below, the Urban Design Commission made an advisory recommendation to the Plan Commission for **INITIAL APPROVAL**. The motion passed with the following condition:

• That a connection to the street be incorporated along the W Johnson Street frontage.

The motion was passed on a unanimous vote of (7-0).



Johnson & Broom Steering Committee Report November 10th, 2023

The Johnson & Broom Street Steering Committee convened after the first initial steering committee on July 26th and formal neighborhood postcard meeting on September 7th for the development co-hosted by city staff, the Campus Area Neighborhood Association, District 4 Alder and Development Team. The proposed location of the Johnson & Broom Project by CORE Spaces falls within the 4th Alder District.

The Campus Area Neighborhood Association (CANA) led the steering committee for the Johnson & Broom project and hosted public meetings dedicated to topics regarding the proposal; Eli Tsarovsky (past CANA President), Cleo Le (past CANA Vice President) and Tanner Mechura (current CANA President) of CANA co-led these meetings via Zoom and in person. Through this process, the steering committee and developer discussed: affordability, resident experience, management and operations, sustainability, and design. The steering committee process included:

- The initial neighborhood meeting,
- Three steering committee meetings with the developer, and
- One steering committee meeting without the developer.

In addition, the project was discussed during several Johnson and Bassett Steering Committee meetings that took place from March until June.

CANA publicized the meetings through the CANA email list, the Capitol Neighborhoods Inc. Miffland District email list, CANA and partner social media, and other neighborhood communications.

The steering committee has appreciated the development team's continued engagement with the neighborhood. The developers started early with the neighborhood input process and provided information to the community through an extensive steering committee process. The development team offered continued updates and welcomed the steering committee as an essential input body. The steering committee and development team exercised a high level of transparency throughout the steering committee process.

After extensive discussion, the steering committee found more pros than cons in the project and thinks the project will benefit the Madison Community. The steering

committee would like to highlight parts of the project they appreciated and provide specific feedback for improving the project.

The feedback on the project is organized into four categories: *Affordability Component, Resident Experience, Sustainability, Urban Design, and Additional Community Considerations* for the Plan Commission to consider. These considerations and highlights from the steering committee can largely be considered among the Approval Standards 1, 2, 6, and 9 for Conditional Uses. The affordability component should be considered under the current ordinance <u>Chapter 28 under</u> <u>subsection 28E. - Section 28.071</u>.

Affordablility Component

Overall, the Steering Committee is excited to see the development team use the new downtown ordinance to create voluntary low-cost student housing in the Campus Area. To reflect the sentiment of the Downtown Neighborhood Coalition's Affordable Housing Resolution signed on by the Capitol Neighborhood Inc. and the Campus Area Neighborhood, the steering committee strongly encourages the developer and Plan Commission to seriously consider the content in the resolution (resolution is linked below)

<u>Does the added density supply need housing stock in the neighborhood while</u> <u>matching the downtown plan recommendations and surrounding/emerging context?</u>

While the proposed development at Johnson and Broom would significantly expand the supply of housing in the neighborhood, there are many important factors to consider beyond the total number of units or beds being produced. To be sure, much more student housing is needed downtown and in near-campus neighborhoods. However, as housing experts and policymakers have noted, all <u>"three P's"</u> of housing must be considered when evaluating housing policies and development proposals:

- 1) *"Production* of new housing at all income levels, **especially affordable** housing;
- 2) Protection for current residents to avoid displacement;
- Preservation of existing housing affordable for lower- and middle-income residents" (Shaw, 2020, p. xvii; Metropolitan Transportation Commission, 2023)

There is clearly an urgent need for the production of more affordable and market-rate student housing downtown, and this will require the construction of new high-density buildings. However, when there is a shortage of developable space downtown and students are struggling to find the decent, affordable housing that they need to gain access to education, affordable units or beds should be a significant component of all new, high-density student housing developments. This need was expressed in the

Downtown Neighborhoods Coalition Affordable Housing Resolution, which was approved by CANA, CNI, the Marguette Neighborhood Association, and the Tenney-Lapham Neighborhood Association in 2021 and 2022. This Resolution notes that, at the current average Madison hourly wage of \$17.24, a student would have to work 46 hours per week to afford the average one-bedroom apartment in downtown Madison (Downtown Neighborhoods Coalition, 2021). Students also typically work lower-paying service-sector jobs, and at the Wisconsin minimum wage of \$7.25 per hour, a student would have to work 94 hours to afford the average studio apartment in downtown Madison, and 110 hours to afford the average one-bedroom apartment (DNC, 2021). In the Resolution, the Downtown Neighborhood Coalition "requests that at least 15% of available units [in new downtown developments] be qualified as affordable" for a household earning 30% of Dane County's Area Median Income (DNC, 2021). The Downtown Neighborhood Coalition also "expects developers to seek out financial assistance from the City of Madison, Dane County, federal, and/or other local funding partners ... prior to indicating to neighborhoods or development approval bodies like the Plan Commission that affordability was not an option for the given project..." (DNC, 2021).

Below are some comments from neighbors that were submitted in our neighborhood survey for the project:

- "20% should be discounted. Currently all of the housing being torn down to develop this plan is affordable housing so this is only adequate for the displacement of multiple affordable housing projects already available."
- "Only 10% are considered affordable by the developer? Consider removing the pool/green space/other unnecessary amenities that drive up prices."
- "Much more than 10% of units should be discounted. Aim for 50% or even more"
- "A larger portion of the project should be affordable housing, as there the greatest housing deficit for the lowest 30% of income in Madison, to actually combat that problem, at least 30% of this project should be affordable housing, if not the deficit will shrink for upper and middle income renters at a greater rate than for the lowest 30%."
- "Reasonable accommodations"
- "I'd like to be more informed about this."
- there needs to be a higher percentage of affordable units. 10% is hardly anything. At least 30%-50%. So many students can't afford housing as it is downtown and these units will be expensive. You are only creating more luxury housing right now and the demand for affordable housing is massive.
- "While 10% being less than dorms is great, it's important to note that dorms are extremely unaffordable over long term. Freshmen live in them in order to make friends and because they're not aware of other options, not because they can sustainably pay that price. For almost everyone I was friends with, budgets going into apartment shopping was \$400-900. All is less than a dorm

price and \$700-900 is still an expensive option. 90% of the building being more than dorm prices is mind boggling."

- "Affordability is subjective and I would appreciate some actual numbers regarding price range. I come from a low income family and I'm an out of state student so expenses are something I have to very very strongly consider before making any decisions"
- "Every resident should have their own bedroom or else lower income students will be forced to share bedrooms which negatively impacts academic performance and mental health. 10% of beds at a discounted rate is not appropriate this number needs to be much higher, at least 20%"
- "Having things like a laundry room on each floor or a fitness center is nice, but affordability is more important. If both can be done, great, but otherwise prioritize giving students a place to live."
- "My greatest concern is that only 10% of the units will be offered at below market rate. There are many more students who would need affordable housing, so it would be good if Developer could offer more such units within this building."
- "Please consider affordable rates for graduate students, even those that may not be eligible for financial aid, as this is a financially difficult time for many students"
- "Most housing is out of the budgets of students. Affordable for students should realistically be under \$800 per room"
- "Firstly, to have any impact on Madison affordable housing, this development project must provide at LEAST 30% affordable housing units. This is compared to the dismal 10% that is currently being offered. Secondly, by only letting low income students receive a discount on housing in double occupancy rooms, you are still not giving low income students the same living opportunities because not all low income students want to have 3 roommates and to share a room with another person. For the housing to truly be affordable to low income students, I believe we should be able to rent any unit at a discounted price without being forced into a double occupancy unit because that is what other students have the opportunity to do. If low income students wish to share a room with someone to save more money, they should be able to do that too. However, with the current guidelines for low income student housing in the apartment complexes, you will only continue to push low income students further and further off campus. When my parents went to UW-Madison in the 90s, they struggled to find affordable housing just like I am. At one point they had 5 people (illegally) living in a 2 bedroom duplex because that's all they could afford. When I began my housing search freshman year, they were extremely saddened to hear the state of affordable student housing has only gotten worse, especially due to all of the expensive high rise apartments being built on campus. I understand that no matter what low income guidelines come out of this project, people will still stand in line all morning to sign a lease at complexes like this. I just wish that, even for a

moment, housing developers considered doing good in the community and attempting to alleviate the pertinent issue of affordable on campus housing, rather than just thinking about how much money they can make off of people who have no other choice."

- "30% affordable housing is the minimum. Nothing else will do."
- "There should be section 42 or section 8 housing in this building."
- "If a 4 bedroom apartment is more than \$3600, it is not affordable. If a person is sharing a room and paying more than \$600, that's not affordable. The rest of the 90% of units need to not be priced at Hub and James prices. This kind of luxury apartment building is what is gentrifying Madison and pushing everyone who is not living off of Daddy's money, out."
- "I was excited to see that there would be ~1500 beds provided in this development, but when I saw that only ~160 would be affordable, I was very disappointed. I like all the amenities and residential experiences, and I love mixed-use zoning, but we can't be depriving low-income students of good locations and over a thousand living spaces just so that we can provide a parking garage and rooftop pool. When I attended a neighborhood meeting on this development project, I was told it would help alleviate the shortage of housing in the campus area, but how can we hope to alleviate a crisis by only helping the people who are already the most financially insulated from the crisis? We absolutely must be evaluating the costs that the residents will incur from these added amenities and reducing rental costs where we can. Please do something about this."
- "I'm concerned there won't be enough accommodations made for students in the middle those who don't qualify for financial aid but are also barely getting by. I feel as if that's the situation for most students."
- "Affordability, affordability, affordability. We do not need more luxury housing. Also, I feel in the dark about how much of this project is actually subject to change from the community."
- "My main concern is that there will be at least 30% affordable housing units in this complex."
- "I'm concerned about the lack of affordability and sustainability [sic]"

Resident Experience

The steering committee considered many aspects of resident experience when evaluating the Johnson & Broom development.

When considering resident experience, the committee welcomes the increase of density the development brings to the site. They hope the increase in people living in the area will activate the space and the bike path. The committee enjoys how the developer uses public art to activate the side of the building facing the bike path. The committee was encouraged to see a lot of bike parking and a dedicated space for

bikes in the project. The steering committee hopes the developer can work with the city to offer a free bike fix-it station near the bike parking (See <u>Bike Madison</u> <u>Website</u>). Additionally, they suggest widening the ramp meant for bikes and adding a railing for safety. Finally, the committee appreciates the natural green space next to the bike path and recommends adding a rounded curb to distinguish between the bike path and green space and adding a rise in the middle for picnicking. Overall, the committee appreciates the development team's intention to make the building a bike-friendly environment by activating the area next to the bike path and incorporating a large amount of bike storage into their project. The committee recommends identifying moped/scooter parking for residents.

The steering committee suggests that the developer provide a detailed management plan for the property to be approved by the Planning Division and reviewed by MPD. In this plan, the steering committee suggests that the development team provide a thorough recycling and garbage plan for residents, address pets and pet amenities, a move-in and move-out plan, and a rooftop management plan (Pool guests and patrons, hours restrictions, etc.). The steering committee suggests that the detailed management plan contains a security plan. Additionally, the committee suggests that the team contact UW-Madison Safewalk (<u>https://transportation.wisc.edu/safewalk/</u>) to advertise services to their residents.

CANA shared a survey with the community to get input and one resident experience comment is:

"All of these features sound like good things for a living situation and social experience, but if they increase the costs that the residents incur then it's not worth it. I'm expecting that outdoor tables and the Art Moments program would be less costly, and I'd love to promote outdoor space, [but] I could be incorrect about the costs. I'm assuming that a parking garage, outdoor pool, fitness center, conference rooms, etc. would drive up costs for residents, and they seem more like luxuries that could potentially reduce the number of residential spaces that we could construct to alleviate the housing crisis. All of them seem like good things, but some seem better and less costly than others. I'd also like to hear more about the ground-floor retail location, and whether that would also drive up costs. I'm all for mixed-use development, but I'd like to know how it may affect affordability."

Sustainability

The steering committee considered many design aspects when evaluating the Broom & Johnson project. The steering committee appreciates the developer's "green roof" plan on the ninth floor rooftop along Broom Street. Also, the committee is thankful for the developer's addition of seven trees to the street frontage. The committee encourages the development team to contact the U.S. Forest Products Lab to source materials and use recycled plastic wood for amenity decks.

Does the proposed sustainability approach meet expectations?

"Key 9: Become a Model of Sustainability. Downtowns are inherently the most sustainable part of a community. They usually have higher residential densities, more jobs in close proximity to workers, a wider variety of transportation options, and more goods, services, and activities that are integrated into the urban fabric. This plan recognizes the interrelationships among these and other "urban systems" and the objectives and recommendations in each theme area advance the goal of haying Downtown become a leader in sustainability." (Downtown Plan, page 6)

CANA believes that new buildings should enliven the public streetscape, complement the character of adjacent buildings, and provide inviting entrances to pedestrians/residents. Building designs should be sustainable as well. "Green" architecture–which uses water, energy, and other natural resources more efficiently–is encouraged. Our views are consistent with best practices for urban design and the Downtown Plan:

"Vision: Downtown Madison will be a flourishing and visually exciting center for the arts, commerce, government and education. It will be a magnet for a diverse population working, living, visiting and enjoying an urban environment characterized by a sensitive blending of carefully preserved older structures, high-quality new construction, architectural gems, and engaging public spaces—all working together and integrated with surrounding neighborhoods, parks and the transportation system to create a unique and sustainable environment for the community, the region, and beyond." (Downtown Plan, page 5)

https://cityofmadison.com/dpced/planning/documents/Downtown_Plan.pdf

CANA is focused on creating positive relationships and a dynamic urban environment coupled with fostering more sustainable lifestyles.

The Downtown plan "should be used as a primary policy document when evaluating development proposals. Its goal is to provide a guide for new development potential in a proactive and deliberate way by outlining basic parameters for new development to provide additional predictability for property owners, developers, businesses, and residents. It is important that each proposed development be evaluated not as a stand-alone project, but on how well the project fits the context of both its immediate surroundings and that of the greater Downtown and the vision embodied in this plan." (Downtown Plan, page 23) A key recommendation of the Downtown Plan was to "develop a new park near the intersections of Bassett and West Johnson streets to meet the needs of the undeserved high-density housing at this location." A previous planning process recommended a new park on Bedford Street, but this location would be a good multi-purpose adjacent outdoor amenity for the neighborhood.

Park Space

- 1. Preserve and enhance historic tree terrace width to provide for a healthy tree canopy.
- 2. Support a new downtown park in a location that creates a welcoming space for diverse gathering and social events, reflects the history of the neighborhood, provides an opportunity to demonstrate urban greenspace water management and sustainability, and is reflective of the growing diversity of Madison.

Revisiting our community input survey, some sustainability comments are:

- "Green roof is fire [this is colloquial for "good"]. Will there be a community garden or are the plants purely for biodiversity/aesthetic?"
- "The construction of the rooms themselves would also be important for sustainability purposes, such as insulation or having double or triple pane windows. Using permeable materials such as porous paving could also help prevent some rainwater runoff. For whatever runoff that happens regardless, rain gardens could be a useful filtering and infiltration system to mitigate the runoff. Finally, I'm not sure what the approach to composting is like in the city, but I'd like if that were an option."
- "I like the green roof idea and the walkability of the rooftop, but I'm curious if it would drive up costs more than it would save them. I'm aware that green roofs would regulate building heat and reduce costs for air conditioning, but I'm sure the depth of soil needed and the structural integrity needs to support the vegetation would be expensive too. Would this ultimately be more expensive than otherwise for residents? If so, then we should opt for rain gardens on the green space on the ground, as that would not only mitigate storm water runoff like the green roof would, but it would also provide flood control."
- "Solar panels must be included. And they should be required to have compost facilities"
- "Why is this developer only aiming for LEED Silver? Surely they could incorporate heat pumps and solar panels to increase the LEED score of this building. Does the city gain from more LEED Silver buildings that are going to need to be retrofitted in 20 years because they were built on the [cheap]?"
- "The developers should aim for gold instead of silver. Sustainability is a top priority for me"
- "It would be great if the rooftop turf area was real plants, especially similar to those on the 9th floor."
- "Reduced car parking space"

Sustainability information shared with CORE Spaces:

- The Purple-Roof concept improves on the green roof design to maximize storm water retention.
 - <u>https://www.purple-roof.com</u>
 - The concept fosters more water detention than a traditional green roof design. The concept uses friction between layers of needled materials to retain runoff. The Purple-Roof concept is a non-proprietary specification to delay runoff. Water is captured by a base layer of natural needled material which reduces peak runoff intensity and minimizes the need for fertilizer and plant replacement.
- Green, blue, brown and white roofs what are they and why do we need them?
 - <u>https://gca.org/green-blue-brown-and-white-roofs-what-are-they-and-w</u> <u>hy-do-we-need-them/</u>

Urban Design

The committee is interested in the public art panel installations along Johnson Street. Similarly, we look forward to seeing art activation of the pedestrian walkway with lighting and a bright ground, whether with lighting or paint, to guide people.

Returning to our community input survey, some urban design comments are:

- "Will people in the apartments facing walls get an adequate amount of sunlight?"
- "Metal panels do not match the character of downtown Madison, and serve to promote a 'luxury' feel while actually saving money. Ultimately would like to see mostly brick exterior to match similar buildings downtown."
- "Anything that can mitigate runoff, eliminates waste, and reduce the carbon footprint of the building would be welcome."

Additional Community Considerations

The steering committee considered ways the project adds benefit to the community. The committee appreciated the project's plaza and its open access to people not living in the building. The committee liked the introduction of more outdoor lighting to the area to increase safety in the area. The steering committee requests continued collaboration with the community on public space to consider how to enhance the exciting opportunity to create a unique outdoor experience for the neighborhood. Some things to consider would be active uses of lighting that could be used to highlight special events - pride month. The street corner on Broom and Gorham provides the development team with a very exciting space to share with the community and add a new amenity in our neighborhood that does not currently exist. It will be important for them to consider space programming and active programming on the ground floor plan and connecting them to the neighborhood. This could be a great space for music or outdoor activities like community gardening along with other activities. The committee was happy to see the development team expand the public plaza for the residents and neighborhood. It is important to consider how the Broom Street corridor provides a unique entrance to our neighborhood acting like the front door to campus from the east. The steering committee encourages the city to remove the slip lane on to Gorham to expand the public amenity area and improve pedestrian safety for future residents, current neighbors and visitors to our neighborhood.

The committee encourages future surveying of people's thoughts on this project's open spaces with questions like:

- Should the open space be a "green" space or a "hard," paved space?
- What are the community's goals for the open spaces?
- Which local cultural elements should be incorporated?
- How can the arts fit into the open spaces?
- How can lighting work with the open spaces?

The steering committee is excited about the development's incorporation of public art in the development through the panels on the building and the potential for sculptures in the promenade area. The steering committee recommends the development team works with the neighborhood association and the city to find local artists and collaborate on the art installations on the project.

Another consideration is ensuring bicycle parking has not been and will not be reduced throughout this project.

One final comment from our community input survey:

"I am concerned about the loss of use of the current housing on the build site for the duration of the project. Students living in these buildings currently will be displaced for multiple years. I am also concerned about the construction noise and sidewalk closures in the area as these are already pertinent issues in the neighborhood."

Acknowledgments

The Steering Committee would like to thank the developer for their continued engagement and receptiveness to feedback from the neighborhood. They would like to recognize Eli Tsarovsky, Cleo Le, and Tanner Mechura for organizing the steering committees. They would like to acknowledge Eli Tsarovsky, Cleo Le, and Tanner Mechura for drafting notes, sending out information to residents to keep them informed of the process, and drafting the steering committee Report. Finally, they would like to thank everyone who participated in the Steering Committees. It was great to see people from all surrounding neighborhoods participate and we look forward to your continued participation. Your voice matters.

Additional Information

Meeting Notes

- 6/15/23 Johnson & Broom Introduction Meeting
- 7.26.23 Broom & Johnson Project Introduction
- 9.7.23 Broom Project Neighborhood Meeting
- Broom & Johnson 10.16.2023 SC Meeting

Affordable Housing Resolution

Fully Adopted DNC Affordable Housing Resolution.pdf

Affordable Housing Petition

https://chng.it/h9TpKnMqrj

Citations

- Dane County Housing Initiative. (2019). Dane County housing needs assessment: 2019 update. County of Dane. https://danehousing.countyofdane.com/housingreport
- Downtown Neighborhoods Coalition. (2021). Promoting affordable housing: Neighborhood guidelines for affordability of new rental construction. Campus Area Neighborhood Association.

https://drive.google.com/file/d/1z7QvyawUoLCUOxS7EzjW6tJT4wBwryOm/view

Metropolitan Transportation Commission. (2023). Housing protection, preservation & production. State of California.

https://mtc.ca.gov/funding/investment-strategies-commitments/housing-solutions/housing-pr otection-preservation-production#:~:text=Solving%20the%20Bay%20Area's%20housing,eno ugh%20housing%20for%20all%20residents.

- Shaw, R. (2020). Generation priced out: Who gets to live in the new urban America (1st paperback ed.). University of California Press.
- Wethal, W. (2022, December 3). Just how tight is Madison's student rental market? Researchers hope to find out. Wisconsin State Journal.

https://madison.com/news/local/education/university/just-how-tight-is-madisons-student-rent al-market-researchers-hope-to-find-out/article_da986ffa-8e68-5eef-bc67-5115cc4fd24f.html



City of Madison

Master

		File Number: 80003		
File ID:	80003	File Type: Resolution	Status:	Report of Officer
Version:	1 1	Reference:	Controlling Body:	PLAN COMMISSION
			File Created Date :	09/21/2023
File Name:	CSM - 4510 Packers Ave		Final Action:	
Title:		ey Map of property owned by evocable Trust located at 451		
Notes:				
Sponsors:	Planning Division		Effective Date:	
Attachments:	Locator Maps.pdf, Application Intent.pdf, 4510 Packers Ave Comments.pdf, Link to Rezon	CSM.pdf, Staff	Enactment Number:	
Author:			Hearing Date:	
Entered by:	tparks@cityofmadison.com		Published Date:	

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	PLAN COMMISS	SION 11/13/2023	RECOMMEND TO COUNCIL TO ADOPT UNDER SUSPENSION OF MGO 2.055 - REPORT OF OFFICER				Pass
	Action Text:	A motion was made by H UNDER SUSPENSION vote/other.	, , , , ,	, ,			-
	Notes:	On a motion by Heck, secon recommended approval of t conditions in the Plan Comm	he Certified Survey Map	to the Common Council s	subject to the comments a	nd	

Text of Legislative File 80003

Title

Approving a Certified Survey Map of property owned by Robert Sands/ Sands Revocable Trust/ Sands Irrevocable Trust located at 4510-4514 Packers Avenue (District 18).

Body

WHEREAS a Certified Survey Map of property owned by Robert Sands/ Sands Revocable

Trust/ Sands Irrevocable Trust located at 4510-4514 Packers Avenue, City of Madison, Dane County, Wisconsin has been duly filed for approval by the Plan Commission, its Secretary or their designee, as provided for in Section 16.23(4)(f) of Madison General Ordinances; and

WHEREAS Chapter 236, Wisconsin Statutes requires that the Madison Common Council approve any dedications proposed or required as part of the proposed division of the lands contained on said Certified Survey Map;

NOW THEREFORE BE IT RESOLVED that said Certified Survey Map, bond and subdivision contract, subsequent affidavits of correction, parkland acquisition documents, easement or right-of-way release or procurement documents or any other related document or documents as deemed necessary by the Secretary of the Plan Commission in accordance with the approval of said Certified Survey Map are hereby approved by the Madison Common Council.

BE IT FURTHER RESOLVED that the Mayor and City Clerk of the City of Madison are hereby authorized to sign the above mentioned documents related to this Certified Survey Map.

BE IT FURTHER RESOLVED that all dedications included in this Certified Survey Map or required as a condition of approval of this Certified Survey Map be and are hereby accepted by the City of Madison.

BE IT FURTHER RESOLVED that the Common Council authorizes City staff to request approval from the Capital Area Regional Planning Commission of any minor revisions to adopted environmental corridor boundaries within the Central Urban Service Area relating to this land division, and that the Council recognizes and adopts said revised boundaries.

BE IT FURTHER RESOLVED that the Planning Division is authorized to reflect the recorded Certified Survey Map in the Comprehensive Plan and any applicable neighborhood plans.



City of Madison

Rezoning & Certified Survey Map

Location

4510-4514 Packers Avenue

Applicant

Robert Sands Bryan Stueck, Birrenkott Surveying

Requests

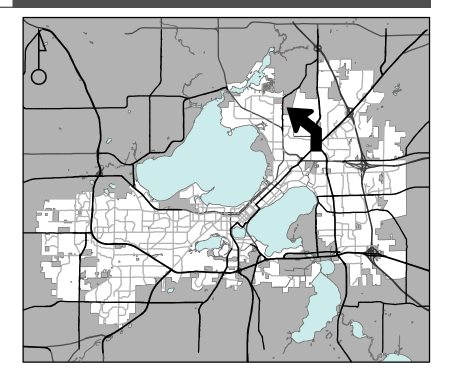
- Rezoning from A to SR-C3

- CSM to create two lots for existing residences

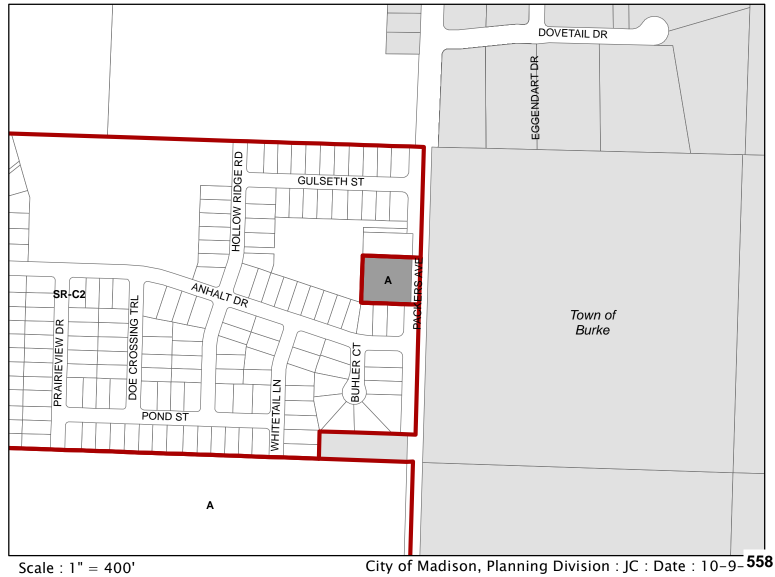
Public Hearing Dates Plan Commission

November 13, 2023

Common Council November 21, 2023

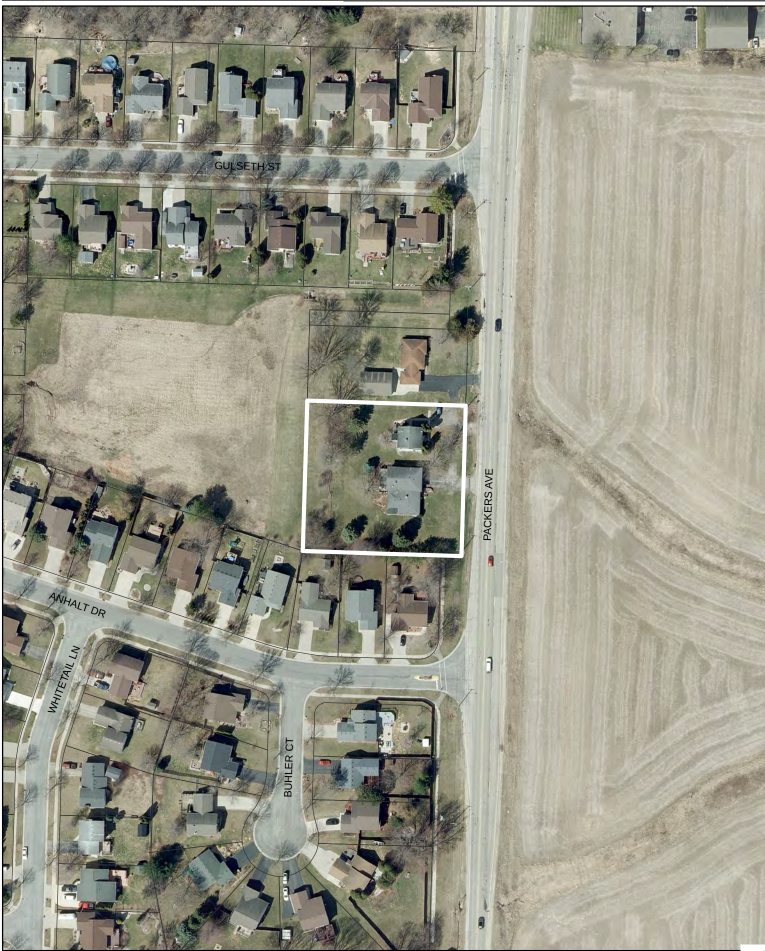


For Questions Contact: Tim Parks at: 261-9632 or tparks@cityofmadison.com or City Planning at 266-4635





4510-4514 Packers Avenue



Date of Aerial Photography : Spring 2, 559

Re

M:\PLANNING DIVISION\DEVELOPMENT REVIEW\APPLICATION FORMS & SCHEDULES\SUBDIVISION APPLICATION

SUBDIVISION APPLICATION

** Please read both pages of the application completely and fill in all required fields **

For a digital copy of this form with fillable fields, please visit:

If you need an interpreter, translator, materials in alternate formats or other accommodations to access these forms, please call the Planning Division at (608) 266-4635.

Si necesita interprete, traductor, materiales en diferentes formatos, u otro tipo de ayuda para acceder a estos formularios, por favor llame al (608) 266-4635.

Yog tias koj xav tau ib tug neeg txhais lus, tus neeg txhais ntawv, los sis xav tau cov ntaub ntawv ua lwm hom ntawv los sis lwm cov kev pab kom paub txog cov lus ghig no, thov hu rau Koog Npaj (Planning Division) (608) 266-4635.

1. Application Type

Preliminary Subdivision Plat □ Final Subdivision Plat

If a Plat, Proposed Subdivision Name:

9/18/23 City of Madison 8:43 a.m. **Planning Division** Madison Municipal Building, Suite 017 215 Martin Luther King, Jr. Blvd. P.O. Box 2985 Madison, WI 53701-2985 (608) 266-4635

NOTICE REGARDING LOBBYING ORDINANCE: If you are seeking approval of a development that has over 40,000 square feet of non-residential space, or a residential development of over 10 dwelling units, or if you are seeking assistance from the City with a value of \$10,000 (including grants, loans, TIF or similar assistance), then you likely are subject to Madison's lobbying ordinance (M.G.O. Sec. 2.40). You are required to register and report your lobbying. Please consult the City Clerk's Office for more information. Failure to comply with the lobbying ordinance may result in fines.

☑ Land Division/Certified Survey Map (CSM)

2. Review Fees

- For Preliminary and/or Final Plats, an application fee of \$250, plus \$50 per lot or outlot contained on the plat.
- For Certified Survey Maps, an application fee of \$250 plus \$200 per lot and outlot contained on the CSM.

Make checks payable to "City Treasurer" and mail it to the following address: City of Madison Building Inspection; P.O. Box 2984; Madison, WI 53701-2984. Please include a cover page with the check which includes the project address, brief description of the project, and contact information.

3. Property Owner and Agent Information

wner: Robert Sands	Representative, if any:
PO Box 243	City/State/Zip: Windsor, WI 53598
608-846-3026	Email:
ey: Birrenkott Surveying	Contact: Bryan Stueck
PO 237	City/State/Zip: Sun Prairie, WI 53590
608-837-7463	Email: bstueck@birrenkottsurveying.com
	PO Box 243 608-846-3026 ey: Birrenkott Surveying PO 237

Check only ONE – ALL Correspondence on this application should be sent to: 🛛 Property Owner, OR 🗹 Survey Firm

4. Property Information for Properties Located within Madison City Limits

Parcel Addresses: 4510 & 4514 Packers Avenue

Tax Parcel Number(s): _251/0810-193-0092-0

Zoning District(s) of Proposed Lots: SR-C3

Please include a detailed description of the number and use of all proposed lots and outlots in your letter of intent.

4a. Property Information for For Properties Located Outside the Madison City Limits in the City's Extraterritorial Jurisdiction:

Parcel Addresses (note town if located outside City): ____

- Date of Approval by Dane County:
- Date of Approval by Town: • For an exterritorial request to be scheduled, approval letters from both the Town and Dane County must be submitted.

School District: MMSD

5. Subdivision Contents and Description. Complete table as it pertains to your request; do not complete gray areas.

Land Use	Lots	Outlots	Acres	Land Use	Lots	Outlots	Acres
Residential	2		0.812	Other (state use):			
Retail/Office				Outlots Dedicated to the Public (Parks, Stormwater, etc.)			
Industrial				Outlots Maintained by a Private Group or Association			
				PROJECT TOTALS		2	0.812

6. Required Submittal Materials

Digital (PDF) copies of all items listed below (if applicable) are required. Applicants are to submit each of these documents as *individual PDF files* in an e-mail sent to <u>PCapplications@cityofmadison.com</u>. The transmittal shall include the name of the project and applicant. Note that *an individual email cannot exceed 20MB* and it is the *responsibility of the applicant* to present files in a manner that can be accepted. Electronic submittals via file hosting services (such as Dropbox) are *not* allowed. Applicants who are unable to provide the materials electronically should contact the Planning Division at <u>Planning@cityofmadison.com</u> or (608) 266-4635 for assistance.

A Completed Subdivision Application Form (i.e. both sides of this form)

Map Copies (prepared by a Registered Land Surveyor):

- For <u>Preliminary Plats</u>, the drawings must be drawn to scale and are required to provide all information as set forth in <u>M.G.O. Sec. 16.23 (7)(a)</u>.
- For <u>Final Plats</u>, the drawings must be drawn to scale and drawn to the specifications of <u>§236.20</u>, Wis. Stats.
- For <u>Certified Survey Maps (CSMs)</u>, the drawings shall include all of the information set forth in <u>M.G.O. Secs. 16.23 (7)(a)</u> and (d), including existing site conditions, the nature of the proposed division and any other necessary data. Utility data (field located or from utility maps) may be provided on a separate map submitted with application.

<u>For Plat & CSMs</u>, in addition to the PDF copy, a digital CADD file shall also be submitted in a format compatible with AutoCAD. The digital CADD file(s) shall be referenced to the Dane County Coordinate System and shall contain, at minimum, the list of items stated below, each on a separate layer/level name. The line work shall be void of gaps and overlaps and match the plat, preliminary plat or CSM as submitted: a) Right-of-Way lines (public and private); b) Lot lines; c) Lot numbers; d) Lot/Plat dimensions; e) Street names; f) Easement lines (i.e. all in title and shown on the plat or CSM including wetland & floodplain boundaries.)

Letter of Intent: One copy of a letter describing the proposed subdivision or land division in detail including, but not limited to:

- The number and type/use of the lots and outlots proposed with this subdivision or land division, including any outlots to be dedicated to the public;
- Existing conditions and uses of the property;
- Phasing schedule for the project, and;
- The names of persons involved (property owner(s), subdivider, surveyor, civil engineer, etc.).
 - * <u>The letter of intent for a subdivision or land division may be the same as the letter of intent submitted with a concurrent</u> Land Use Application for the same property.
 - ** A letter of intent is not required for Subdivision Applications for lot combinations or split duplexes.

K Report of Title and Supporting Documents: One copy of a City of Madison standard 60-year Report of Title obtained from a title insurance company as required in M.G.O. Sec. 16.23 and as satisfactory to the Office of Real Estate Services. Note:

- <u>The Report of Title must have been completed within three (3) months of the submittal date of this application. Title insurance</u> <u>or a title commitment policy are NOT acceptable</u> (i.e. a Preliminary Title Report or a Record Information Certificate).
- The electronic PDF submittal shall include images of the vesting deeds and all documents listed in the Report of Title.
- <u>Do not email these files to the City's Office of Real Estate Services</u>. Send them instead to the email address noted at the top of this page.
- □ For Surveys Outside the Madison City Limits: One copy of the approval letters from the town where the property is located <u>and</u> Dane County shall be submitted with your request. The Plan Commission may not consider an application within its extraterritorial jurisdiction without prior approval from the town and Dane County.

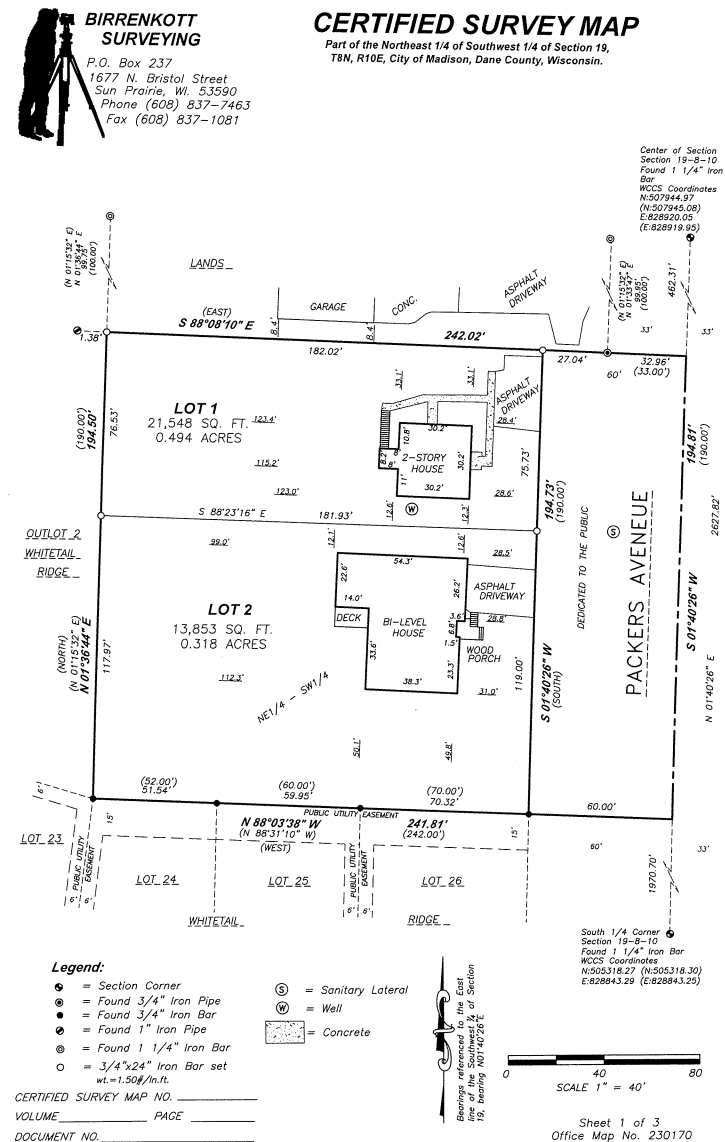
7. Applicant Declarations:

The signer attests that the application has been completed accurately and all required materials have been submitted:

	AGENT FOR	Buse Strat
Applicant's Printed Name:	BRYAN STALECK BIRREMATT Signature: _	Duju Stan
	SURVEYING	. /
Date: 09/19/2023	Interest In Property On This Date:	

10: City OF Madison - Common Counsil Hello: I'm Robert R. Sands Trustee of the Sands Revocable trust we have to 2 B. houses on I parcell at 4510 and 4514 Packers Aver Due to the death of My Parents I want to split the Parcell and Sell the one house on each Parcell and Sell the houses to settle the estate. Both houses are on a private well and our plan is to hook up to city water which is coross the street

Robert & Dank



80

33'

194.81' (190.00')

2

S 01°40'26"

01*40'26"

2

33'

2627.82

Sheet 1 of 3 Office Map No. 230170



CERTIFIED SURVEY MAP DATED: September 15, 2023

Birrenkott Surveying

P.O. Box 237 1677 N. Bristol Street Sun Prairie, Wisconsin 53590 Phone (608) 837-7463 Fax (608) 837-1081

Surveyor's Certificate:

I, Chris K. Casson, herby certify that this survey is in full compliance with Chapter 236.34 of Wisconsin Statutes and the City of Madison Subdivision Ordinances. I also certify that by the direction of the owners listed hereon, I have surveyed and mapped the lands described hereon and that the map is a correct representation of all the exterior boundaries of the land surveyed and the division of that land, in accordance with the information provided.

Chris K. Casson Professional Land Surveyor No. S-3264

Description:

Part of the Northeast 1/4 of the Southwest 1/4, Section 19, T8N, R10E, City of Madison, Dane County, Wisconsin more fully described as follows: Commencing at the South 1/4 corner of Section 19, thence N01°40'26"E, 1970.70 feet along the East line of the Southwest 1/4 of Section 19 to the point of beginning; thence N88°03'38"W, 241.81 feet to the East line of Outlot 2, Whitetail Ridge; thence N01°36'44"E, 194.50 feet along said East line of Outlot 2; thence S88°08'10"E, 242.02 feet to said East Line of the Southwest 1/4; thence S01°40'26"E, 194.81 feet along said East line to the point of beginning. Containing 47,088 square feet or 1.081 acres.

Owner Certificate:

As owner, Sands Revocable Trust & Sands Irrevocable Trust, it hereby certifies that it has caused the lands described on this Certified Survey Map to be surveyed, divided, mapped and dedicated as represented on this Certified Survey Map. It also certifies that this Certified Survey Map is required to be submitted to the City of Madison for approval.

Sands Revocable Trust & Sands Irrevocable Trust

Robert Sands, Member

State of Wisconsin)

Dane County) ss Personally came before me this _____ day of _____, 2023, the above-named Robert Sands, to me known to be the person who executed the foregoing instrument and acknowledged the same.

Notary Public, Dane County, Wisconsin.

/m · · · .

 \sim

My Commission Expires

Printed name

Robert Sands	Owner/Divider:			
PO Box 243				
Windsor, WI 5	3598	Register of Deeds Certificate:		
608-846-3026		Received for recording this	day of	, 2023
Surveyed:	TAS	at o'clock m and recorde	ed in Volume	of Certified Survey
Drawn:	BTS			
Checked:	CKC	Maps of Dane County on Pages		
Approved:	CKC			
Field book:	392/34-36			
Tape/File: J:\2	230170		Kristi Chlebowski,	Register of Deeds
Sheet	2 of 3	Document No.		
Office Map No	o.: 230170			
•		Certified Survey Map No.	, Volume	, Page



CERTIFIED SURVEY MAP DATED: September 15, 2023

Birrenkott Surveying

P.O. Box 237 1677 N. Bristol Street Sun Prairie, Wisconsin 53590 Phone (608) 837-7463 Fax (608) 837-1081

City of Madison Plan Commission Certificate

Approved for recording per the Secretary of the City of Madison Plan Commission.

Matt Wachter, Secretary of Plan Commission

Dated

Madison Common Council Certificate:

Resolved that this certified survey map located in the City of Madison was hereby approved by Enactment Number _____ , File ID Number ______, adopted on the ______ day of ______, 2023, and that said enactment further provided for the acceptance of those lands dedicated and rights conveyed by said Certified Survey Map to the City of Madison for public use.

> _____, 2023 Dated this _____day of ____

Maribeth L. Witzel-Behl, City Clerk City of Madison, Dane County Wisconsin

Notes:

- Utility Easement: No poles or buried cables are to be placed on any lot line or corner.

-The disturbance of a survey stake by anyone is in violation of Section 236.32 of Wisconsin Statutes.

- Wetlands, if present, have not been delineated

- This survey is subject to any and all easements and agreements both recorded and unrecorded.

- This survey shows above-ground improvements only; no guarantee is made for below-ground structures.

Surveyed for Owner/Divider: **Robert Sands** PO Box 243 Windsor, WI 53598 608-846-3026

Surveyed: TAS Drawn: BTS Checked: CKC Approved: CKC Field book: 392/34-36 Tape/File: J:\230170 Sheet 3 of 3 Office Map No.: 230170

Document No.

Certified Survey Map No. _____, Volume _____, Page ___

PLANNING DIVISION STAFF REPORT

November 13, 2023

PREPARED FOR THE PLAN COMMISSION

Project Address:	4510-4514 Packers Avenue
Application Type:	Zoning Map Amendment and Certified Survey Map (CSM) Referral
Legistar File ID #	<u>80330</u> and <u>80003</u>
Prepared By:	Timothy M. Parks, Planning Division Report includes comments from other City agencies, as noted

Summary

Applicant& Property Owner: Robert Sands/Sands Revocable Trust/Sands Irrevocable Trust; PO Box 243; Windsor.

Surveyor: Bryan Stueck, Birrenkott Surveying; PO Box 237; 1677 N Bristol Street; Sun Prairie.

Requested Action: Consideration of a request to rezone 4501-4514 Packers Avenue from A (Agricultural District) to SR-C3 (Suburban Residential–Consistent 3 District), and consideration of a Certified Survey Map (CSM) to create two residential lots.

Proposal Summary: The subject parcel is developed with a split-level single-family residence addressed as 4510 Packers Avenue, which will be located on proposed Lot 2 of the CSM; Lot 1 of the CSM will contain a two-story, two-family residence at 4514 Packers. The CSM will be recorded as soon as all regulatory approvals have been granted.

Applicable Regulations & Standards: Section 28.182 of the Zoning Code provides the process for zoning map amendments. The subdivision process is outlined in Section 16.23(5)(b) of the Subdivision Regulations. If the proposed CSM is approved by the Plan Commission, a resolution approving the survey and accepting the dedications contained therein will be presented to the Common Council for approval.

Review Required By: Plan Commission and Common Council.

Review Schedule: The State's subdivision statute, Wis. Stats. Ch. 236, requires that action be taken on a Certified Survey Map within 90 days of submittal unless an extension is agreed to by the subdivider. If no action is taken within 90 days and no extension granted, the CSM is deemed approved. The application was accepted for review on September 18, 2023. Therefore, the 90-day review period for this CSM will end circa December 17, 2023.

Summary Recommendation: The Planning Division recommends that the Plan Commission forward Zoning Map Amendment ID 28.022–00647, rezoning 4510-4514 Packers Avenue from A to SR-C3, and the Certified Survey Map of the property to the Common Council with recommendations of **approval** subject to input at the public hearing and the comments and conditions from reviewing agencies beginning on page 3 of this report.

Background Information

Parcel Location: The subject site is a 47,088 square feet (1.08-acre) parcel located on the west side of Packers Avenue (CTH CV) between Gulseth Street and Anhalt Drive adjacent to the Whitetail Ridge neighborhood; Alder District 18 (Myadze); Madison Metropolitan School District.



ID #80330 & 80003 4510-4514 Packers Ave. November 13, 2023 Page 2

Existing Conditions and Land Use: The subject site is with a single-family residence (4510 Packers) and two-family residence (4514), zoned A (Agricultural District).

Surrounding Land Uses and Zoning: The subject parcel is bordered on the west by a stormwater management outlot dedicated to the City with the Whitetail Ridge subdivision and otherwise surrounded on the north, west, and south by single-family residences, zoned SR-C2 (Suburban Residential–Consistent 2 District). The property across Packers Avenue is undeveloped agricultural land owned by Dane County and located in the Town of Burke.

Adopted Land Use Plans: The 2018 <u>Comprehensive Plan</u> recommends the subject site and surrounding properties for Low Residential (LR). The property across Packers Avenue is recommended for Employment (E) development.

The subject site is also located within the boundaries of the 2007 <u>Cherokee Special Area Plan</u>, which recommends the site for low-density residential uses up to 15 units per acre.

Finally, the site is located within the boundaries of the 2009 <u>Northport-Warner Park-Sherman Neighborhood Plan</u>, which makes no specific land use recommendations for the site.

Requirements		Required – Single-Family	Required – Two-Family	Proposed		
Lot Area (sq. ft. per unit)		6,000 sq. ft.	8,000 sq. ft. Total	Both Lots Will Comply		
	Lot Width	50'	50'	Both Lots Will Comply		
Fre	ont Yard Setback	25'	25'	Lot 1: 28.6' Lot 2: 28.5'		
Si	de Yard Setback	One-story: 5' Two-story: 6'	6'	Both Lots Will Comply		
Rear Yard Maximum Lot Coverage Usable Open Space Maximum Building Height Building Forms		Lesser of 30% lot depth or 35'	Lesser of 30% lot depth or 35'	Existing		
		60% 60%		Both Lots Will Comply		
		750 sq. ft.	750 sq. ft. per unit	Both Lots Will Comply		
		2 stories/ 35'	2 stories/ 35'	Existing		
		Single-Family Detached Two-Family Two-Unit		Existing		
Other Critical Zoning Items						
Yes:	Yes: Utility Easements					
No:	No: Urban Design, Floodplain, Wellhead Protection, Landmarks, Waterfront Development, Adjacent to Park					
	Prepared by: Jacob Moskowitz, Asst. Zoning Administrator					

Zoning Summary: The property will be zoned SR-C3 (Suburban Residential–Consistent 3 District).

Environmental Corridor Status: The subject property is not located in a mapped environmental corridor. The adjacent stormwater management pond outlot is identified as environmental corridor.

Public Utilities and Services: The subject site is served by a full range of urban services, including water and sanitary sewer in Packers Avenue.

Project Description, Analysis & Conclusion

The applicant and property owner is requesting approval of a Certified Survey Map (CSM) to divide the 1.08-acre subject site, which contains a single-family residence and two-family two-unit residence, into two lots. In order to facilitate the land division to place each of the residences onto its own lot, the applicant is also requesting to

ID #80330 & 80003 4510-4514 Packers Ave. November 13, 2023 Page 3

rezone the property from A (Agricultural District) to SR-C3 (Suburban Residential–Consistent 3 District), which is a single- and two-family residential zoning district.

Records indicate that the subject property was annexed to the City of Madison from the Town of Burke on December 16, 1991 at the same time that the land that became the adjacent Whitetail Ridge subdivision was annexed. According to City records, the split-level single-family residence at 4510 Packers Avenue on the southern portion of the parcel was constructed in 1960. The two-story, two-family residence located addressed as 4514 Packers on the northern half of the parcel was constructed in 1946. The property was assigned A (Agriculture District) [1966 Zoning Code] at the time of annexation, which was not changed when the current Zoning Code took effect in January 2013.

The two-family residence will be located on Lot 1 of the proposed CSM, which will be an approximately 75.73-foot wide, 13,853 square-foot parcel. The single-family residence will occupy proposed Lot 2, which will be 119 feet wide and 21,548 square feet in area (the areas indicated on the CSM appear to be reversed). As part of the land division, the applicant will dedicate right of way 60 feet of right of way for Packers Avenue with the CSM.

The Planning Division believes that the standards for approval for zoning map amendments and land divisions can be met with these requests. Both of the proposed lots will meet the minimum width, area, and setback requirements of the SR-C3 zoning district, and staff believes that the proposed SR-C3 zoning classification is consistent with the Low Residential and low-density residential land uses recommended for the site by the <u>Comprehensive Plan</u> and <u>Cherokee Special Area Plan</u>, respectively.

Recommendation

The Planning Division recommends that the Plan Commission forward Zoning Map Amendment ID 28.022–00647, rezoning 4510-4514 Packers Avenue from A to SR-C3, and the two-lot Certified Survey Map of the property to the Common Council with recommendations of **approval** subject to input at the public hearing and the following conditions:

Recommended Conditions of Approval Major/Non-Standard Conditions are Shaded

Planning Division (Contact Tim Parks, (608) 261-9632)

- 1. The Certified Survey Map shall be revised prior to final approval and recording to note the use of each of the proposed lots (i.e. Lot 1 Two-family residence, Lot 2 Single-family residence).
- 2. Revise the area of the proposed lots prior to final approval and recording.

City Engineering Division (Contact Brenda Stanley, (608) 261-9127)

3. A minimum of two (2) working days prior to requesting City Engineering signoff on the CSM contact eitherTim Troester (West) at 261-1995 (ttroester@cityofmadison.com) or Brenda Stanley (East) at 608-261-9127 (bstanley@cityofmadison.com) to obtain the final stormwater utility charges that are due and payable prior to sub-division of the properties. The stormwater utility charges (as all utility charges) are due for the previous months of service and must be cleared prior to the land division (and subsequent obsolesces of the existing parcel).

City Engineering Division - Mapping Section (Contact Julius Smith, (608) 264-9276)

- 4. The applicant shall dedicate the existing 33 feet of right of way along with an additional 27 feet of right of way along Packers Avenue with the CSM.
- 5. Grant a 5-foot wide permanent limited easement for grading and sloping along the newly dedicated 60 feet of right of way for Packers Avenue. Contact Jule Smith of Engineering Mapping (jsmith4@cityofmadison.com, (608) 264-9276) for easement language.
- 6. Show the existing 33 feet of right of way the property is subject to, as set forth in the County Highway Registry for the Town of Burke on Pages 56 and 70.
- 7. Coordinate and request from the utility companies serving this area the easements required to serve this development. Those easements shall be properly shown, dimensioned and labeled on the final CSM.
- 8. Wisconsin Administrative Code A-E 7.08 identifies when Public Land System (PLS) tie sheets must be filed with the Dane County Surveyor's office. The Developer's Surveyor and/or Applicant must submit copies of any required U.S. public land survey monument record provided to the County Surveyor's Office, or, in instances where a public the monuments and witness ties area recovered under A-E 7.08(1g), the Surveyor shall provide to the City of Madison monument condition reports (with current tie sheet attached) for all Public Land Survey monuments, including center of sections of record, used in this survey, to Julius Smith (JSmith4@cityofmadison.com) of City Engineering, Land Information.
- 9. In accordance with Section s. 236.18(8), Wisconsin Statutes, the applicant shall reference City of Madison WCCS Dane Zone, 1997 Coordinates on all PLS corners on the Certified Survey Map in areas where this control exists. The surveyor shall identify any deviation from City Master Control with recorded and measured designations. Visit the Dane County Surveyor's Office for current tie sheets and control data that has been provided by the City of Madison.
- 10. Prior to Engineering Division final sign-off by main office for Certified Survey Maps, the CSM shall be submitted in PDF format by email transmittal to Engineering Land Records Coordinator Julius Smith (jsmith4@cityofmadison.com) for final technical review and approval. This submittal must occur a minimum of two working days prior to final Engineering Division sign-off.
- 11. Move the underlined text for Packers Avenue outside of the area to be "Dedicated to the Public".
- 12. Show the center/section line as a solid line continuous with and consistent with remainder outer/overall CSM boundary.
- 13. Verify the areas for Lots 1 and 2; they appear to be transposed.
- 14. List the Datum and Adjustment and Zone for the County Coordinates used. Example Wisconsin County Coordinates System, Dane Zone or WCCS Dane NAD 83 (91) or (97) or (2011).
- 15. Correct the last call in the legal description to be SW instead of SE as shown on the map.

ID #80330 & 80003 4510-4514 Packers Ave. November 13, 2023 Page 5

16. The applicant shall submit to Julius Smith, prior to final Engineering sign-off of the subject CSM, one (1) digital CADD drawing in a format compatible with AutoCAD. The digital CADD file(s) shall be referenced to the Dane County Coordinate System and shall contain, at minimum, the list of items stated below, each on a separate layer/level name. The line work shall be void of gaps and overlaps and match the final recorded CSM: right of way lines (public and private); lot lines; lot numbers; lot/plat dimensions; street names, and; easement lines (including wetland and floodplain boundaries).

*This transmittal is a separate requirement than the required submittals to Engineering Streets Section for design purposes. The Developer/Surveyor shall submit new updated final plat, electronic data and a written notification to Engineering Mapping for any changes to the plat which occur subsequent to any submittal.

Traffic Engineering Division (Contact Sean Malloy (608) 266-5987)

17. The applicant shall dedicate 27 feet of right of way along their frontage of Packers Avenue for a total of 60 feet from the centerline.

Zoning Administrator (Contact Jacob Moskowitz, (608) 266-4560)

This agency did not submit a response with comments or conditions for this request.

Parks Division (Contact Ann Freiwald, (608) 243-2848)

This agency did not submit a response with comments or conditions for this request.

Water Utility (Contact Jeff Belshaw (608) 261-9835)

This agency did not submit a response with comments or conditions for this request.

Fire Department (Contact Bill Sullivan, (608) 261-9658)

This agency did not submit a response with comments or conditions for this request.

Parking Division (Contact Trent W. Schultz, 608-246-5806)

The agency reviewed this project and determined a Transportation Demand Management (TDM) Plan is not required.

Office of Real Estate Services (Contact Andy Miller, (608) 261-9983)

- 18. Prior to approval sign-off by the Office of Real Estate Services ("ORES"), the Owner's Certificate(s) on the CSM shall be executed by all parties of interest having the legal authority to do so, pursuant to Wis. Stats. 236.21(2)(a). Said parties shall provide documentation of legal signing authority to the notary or authentication attorney at the time of execution. The title of each certificate shall be consistent with the ownership interest(s) reported in the most recent title report. When possible, the executed original hard stock recordable CSM shall be presented at the time of ORES approval sign-off. If not, the City and the Register of Deeds are now accepting electronic signatures. A PDF of the CSM containing electronic signatures shall be provided to ORES to obtain approval sign-off.
- 19. Prior to CSM approval sign-off, an executed and notarized or authenticated certificate of consent for all mortgagees/vendors shall be included following the Owner's Certificate(s). If a mortgage or other financial instrument is reported in record title, but has been satisfied or no longer encumbers the lands or ownership

within the CSM boundary, a copy of a recorded satisfaction or release document for said instrument shall be provided prior to CSM approval sign-off.

- 20. If any portion of the lands within the CSM boundary are subject to an Option to Purchase or other Option interest, include a Certificate of Consent for the option holder and have it executed prior to CSM sign-off if said ownership interest meets the criteria set forth by Wis. Stats. Sec. 236.34 and Sec. 236.21(2)(a).
- 21. A Consent of Lessee certificate shall be included on the CSM for all tenant interests in excess of one year, recorded or unrecorded, and executed prior to CSM sign-off.
- 22. As of November 3, 2023, the 2023 real estate taxes are paid for the subject property. Per 236.21(3) Wis. Stats. and MGO Section 16.23(5)(g)(1), the property owner shall pay all real estate taxes that are accrued or delinquent for the subject property prior to CSM recording. Receipts from the City of Madison Treasurer are to be provided before or at the time of sign-off.
- 23. As of November 3, 2023, deferred special assessments are reported on the City Assessor's records. ORES will confirm if any balance is owed prior to CSM sign-off. All known special assessments are due and payable prior to CSM approval sign-off. If special assessments are levied against the property during the review period and prior to CSM approval sign-off, they shall be paid in full pursuant to MGO Section 16.23(5)(g)1.
- 24. Pursuant to MGO Section 16.23(5)(g)(4), the owner shall furnish an updated title report via email to Andy Miller in the ORES (acmiller@cityofmadison.com), as well as the survey firm preparing the proposed CSM. The report shall search the period subsequent to the initial title report, dated August 18, 2023, submitted with the CSM application and include all associated documents that have been recorded since the initial title report. A copy of the vesting deed shall be included with the updated title report. A title commitment may be provided, but will be considered only as supplementary information to the title report update. The surveyor shall update the CSM with the most recent information reported in the title update. ORES reserves the right to impose additional conditions of approval in the event the title update contains changes that warrant revisions to the CSM.
- 25. Revise the CSM to correct the spelling of the "Packers Avenue" label on Sheet 1.



City of Madison

Master

File Number: 80367

	File ID:	80367 File Type: Resolution	Status:	Report of Officer
	Version:	1 Reference:	Controlling Body:	PLAN COMMISSION
			File Created Date :	10/11/2023
	File Name:	Adopting an amendment to the City of Madison Comprehensive Plan.	Final Action:	
	Title:	Adopting an amendment to the City of Madison Co	omprehensive Plan.	
	Notes:			
	Sponsors:	Satya V. Rhodes-Conway, Derek Field And John W. Duncan	Effective Date:	
ļ	Attachments: List of proposed Comp Plan revisions_2023_10-11.pdf, Draft_GFLU_Map_2023-1011.pdf, 2023_11_13 Plan Commission Memo.pdf, Institutional_Uses_on_GLFU_Map.pdf, Public Comments 9-28_11-13-23.pdf, Link to Ordinance File ID 80281		Enactment Number:	
	Author:	Kirstie Laatsch	Hearing Date:	
	Entered by:	klaatsch@cityofmadison.com	Published Date:	

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Department of PI and Community a Economic Develo Action Text: Notes:	and opment This Resolution was Re	Introduction	3)			
1				PLAN COMMISSION		11/13/2023	Pass
	Action Text:	A motion was made by motion passed by voice	Currie, seconded by Figue vote/other.	eroa Cole, to Refer to the	PLAN COMMI	SSION. The	
1	PLAN COMMISS	ION 11/13/2023	RECOMMEND TO COUNCIL TO ADOPT WITH CONDITIONS - REPORT OF OFFICER				Pass
	Action Text:	,	Figueroa Cole, seconded EPORT OF OFFICER. TI	•		L TO ADOPT	
	Notes:	On a motion by Ald. Figuer	oa Cole, seconded by Ald. Fi pposed amendments to the C	eld, the Plan Commission re	ecommended app		

November 13, 2023 and the following additions and revisions:

- Draft text to include in the Low Residential (LR) category description October 11, /2023 version: "Many small institutional uses, such as places of worship, are mapped as Low Residential (LR), consistent with their surroundings. If current institutions embedded in residential areas relocate, cease to exist, or remain as part of a redevelopment, such sites may be redeveloped with more intensive residential uses. Redevelopment with Low-Medium Residential (LMR) uses is appropriate. In limited circumstances, intensities and heights in the Medium Residential (MR) land use category could be appropriate for <u>the site or</u> a portion of the site. Due to site[1]specific considerations, MR intensities may not be appropriate for all sites. Factors to be considered include relationships between proposed buildings and their surroundings, natural features, lot and block characteristics, and access to urban services, transit, arterial streets, parks, and amenities."

- In the new LMR escalator clause, remove language related to Area Plans as follows: ** Appropriate in select conditions at up to 70 DU/ac and four stories. **except for parts of the city with an Area Plan adopted after the 2023 Comprehensive Plan Interim Update.** Factors to be considered include relationships between proposed buildings and their surroundings, natural features, lot and block characteristics, and access to urban services, transit, arterial streets, parks, and amenities.

- Draft text to include in the Special Institutional (SI) category description October 11, 2023 version: "Buildings that include places of worship, schools, and other institutions may be optimal for adaptive reuse or redevelopment with residential uses when the institutional use(s) relocate, cease to exist, or perhaps remain as part of a redevelopment. These sites are often embedded in residential areas, and are typically larger than most surrounding residential lots, making them good candidates for more intensive residential development. Redevelopment with Low-Medium Residential (LMR) uses is appropriate. In limited circumstances, intensities and heights in the Medium Residential (MR) land use category could be appropriate for all sites. Factors to be considered include relationships between proposed buildings and their surroundings, natural features, lot and block characteristics, and access to urban services, transit, arterial streets, parks, and amenities."

- Related to the specific amendments to Generalized Future Land Use maps,

- Application 1 Keep as LR
- Application 4 Keep as Employment
- Application 7 Keep as Employment/Industrial
- Application 8 Change from Employment to MR

- Add a definition of 'community gardens' to the Comprehensive Plan.

The motion to recommend approval as amended passed by voice vote/ other. Resolution 80367 also serves as the resolution of the Plan Commission required by Wis. Stats. Sec. 66.1001(4) to adopt the Comprehensive Plan amendments.

Text of Legislative File 80367

Fiscal Note

The proposed resolution recommends adoption of the ordinance approving the amended City of Madison Comprehensive Plan. No additional appropriation required.

Title

Adopting an amendment to the City of Madison Comprehensive Plan.

Body

WHEREAS, on August 7, 2018 the City of Madison Common Council adopted a full update to the City's Comprehensive Plan, as defined in Wisconsin Comprehensive Planning Law Sec. 66.1001 Wis. Stats.; and

WHEREAS, on June 6, 2023 the Common Council authorized the Planning Division to lead an interim update to the Comprehensive Plan focused on updating the Generalized Future Land Use (GFLU) Map and formally adding a Health & Safety element; and

WHEREAS, on June 6, 2023 the Common Council adopted a public participation plan, as required by Wis. Stat. § 66.1001(4), which described how the City intended to make the process accessible to all; and

WHEREAS, the public participation process included an interactive website, a virtual meeting, emailed project updates to interested parties and neighborhood associations, distribution of informational materials, social media posts, traditional media, and several Plan Commission meetings; and

WHEREAS, since adoption of the Comprehensive Plan in August of 2018 the City of Madison has adopted or amended fourteen sub-area plans as supplements to the Comprehensive Plan and the land use recommendations from these plans are incorporated into the draft GFLU Map compiled by Planning Division staff; and

WHEREAS, at their September 7, 2023 and September 18, 2023 meetings, the Plan Commission reviewed potential changes to the GFLU Map submitted by the public and recommended further consideration of several proposed changes; and

WHEREAS, the City of Madison Comprehensive Plan fully updates the 2018 Comprehensive Plan and contains all of the required elements defined in Section 66.1001(2) of the Wisconsin Statutes; and

WHEREAS, this Interim Update serves as an update to the Housing Element of the Comprehensive Plan; and

WHEREAS, the City of Madison has held at least one public hearing on this ordinance in compliance with the requirements of Section 66.1001(4)(d) of the Wisconsin Statutes.

NOW, THEREFORE BE IT RESOLVED that as recorded in its official minutes the City of Madison Plan Commission recommends the City of Madison Common Council adopt Ordinance File ID 80281, which will constitute its adoption of the City of Madison Comprehensive Plan as the City's Comprehensive Plan under Section 66.1001 of the Wisconsin Statutes.

2023 Comprehensive Plan Interim Update

List of Proposed Revisions to the Comprehensive Plan

Revised: October 11, 2023

The City of Madison is currently working on an Interim Update of its 2018 Comprehensive Plan. The Interim Update is focused on the Generalized Future Land Use (GFLU) Map. Proposed revisions to the Comprehensive Plan are summarized below in three sections:

- Staff-recommended revisions to the GLFU Map,
- GFLU Map amendment applications from the public,
- Summary of other revisions to the Plan document.

Staff-recommended revisions to the GLFU map

- 1. Modify the GFLU Map to reflect planned streets and land use recommendations in plans amended or adopted after the 2018 Comprehensive Plan.
 - a. Elderberry Neighborhood Development Plan (NDP) Amendment (July 2018)
 - b. Pioneer NDP Amendment (July 2018)
 - c. Junction NDP Amendment (July 2018)
 - d. Milwaukee Street Special Area Plan (December 2018)
 - e. Triangle-Monona Bay Neighborhood Plan (July 2019)
 - f. Rattman NDP (July 2019)
 - g. Mifflandia Neighborhood Plan (November 2019)
 - h. Nelson NDP (November 2019)
 - i. Oscar Mayer Special Area Plan (July 2020)
 - j. East Washington Avenue Capitol Gateway Corridor Plan Amendment (October 2020, July 2021) Note: additional GFLU revisions in this plan area are also proposed to make land use consistent with height regulations in Urban Design District #8.
 - k. Odana Area Plan (September 2021)
 - I. South Madison Neighborhood Plan (January 2022)
 - m. Greater East Towne Area Plan (February 2022)
 - n. Yahara Hills NDP Amendment (May 2022)
 - o. Shady Wood NDP Amendment (January 2023)
 - p. Hawthorne-Truax Neighborhood Plan (March 2023)
 - q. Reiner NDP (June 2023)
- 2. Adjust GFLU Map to reflect McFarland annexations on the far southeast side of the city.
- 3. Adjust GFLU Map to reflect the intergovernmental agreement with the Town of Cottage Grove to the east of the city boundary.
- 4. Designate City-owned parks and stormwater areas of over one acre that were not shown as Parks and Open Space as Parks and Open Space. Note: the 2018 Plan states that existing and planned parks/stormwater areas over one acre were shown, but some were missing.
- 5. Update areas impacted by recent approvals, such as plats (for example, the Raemisch Farm on the north side) and recent City land purchases for parks.

GFLU Map amendment applications from the public

In addition to staff administrative updates drafted as a result of previously adopted plans, the public had the opportunity to propose GFLU Map amendments. Those amendment applications <u>are summarized here</u> and geographically specific amendments are mapped on the <u>interactive 2023 Draft GFLU Map</u>. At their September 7 and September 18 meetings, Plan Commission received early public comment and provided guidance to staff about the GFLU amendments submitted by the public. The Revised Draft of the 2023 GFLU Map will be formally reviewed by the Plan Commission at a public hearing on November 13, 2023, followed by review by Common Council.

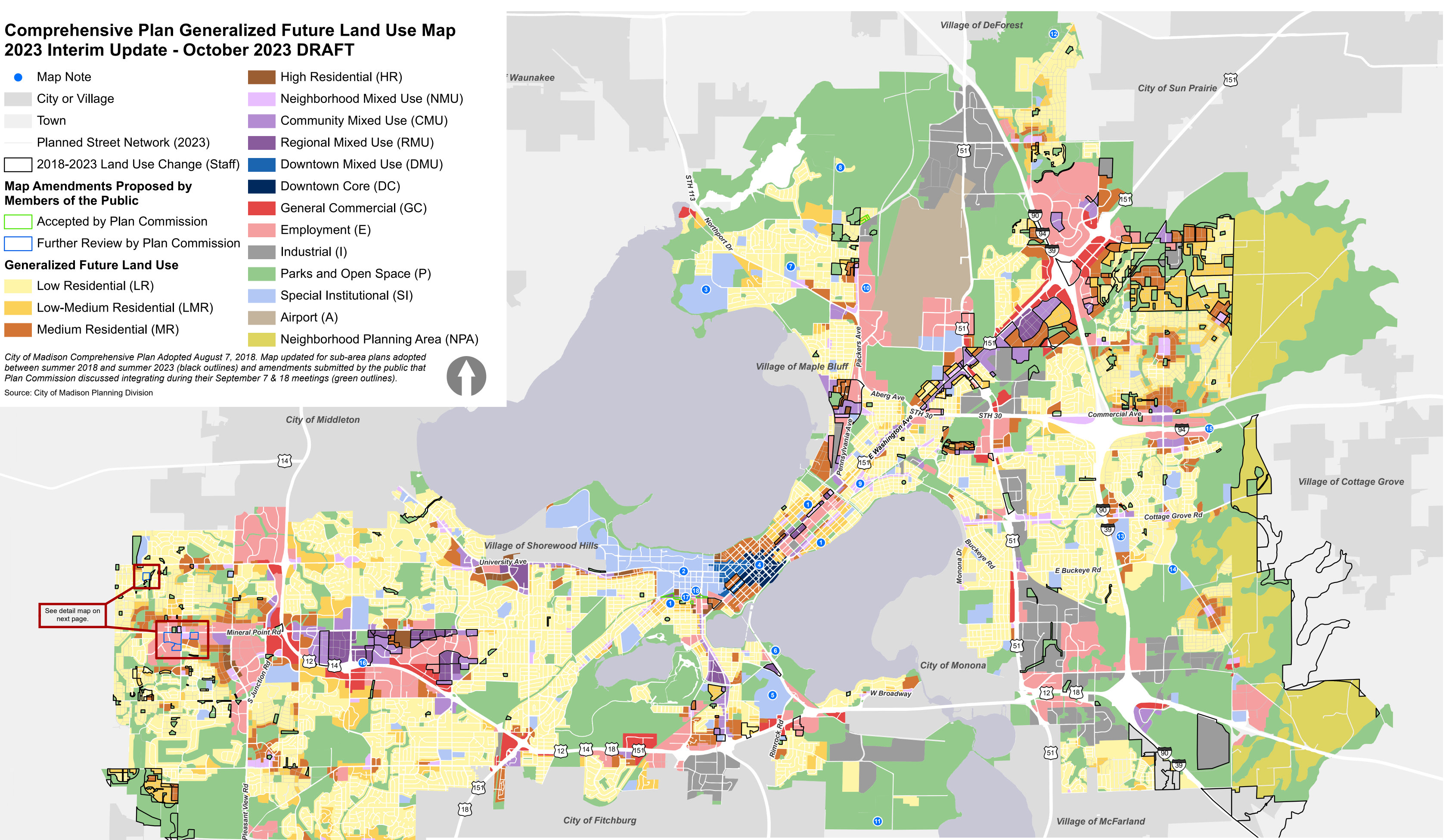
Summary of other revisions to the Plan document

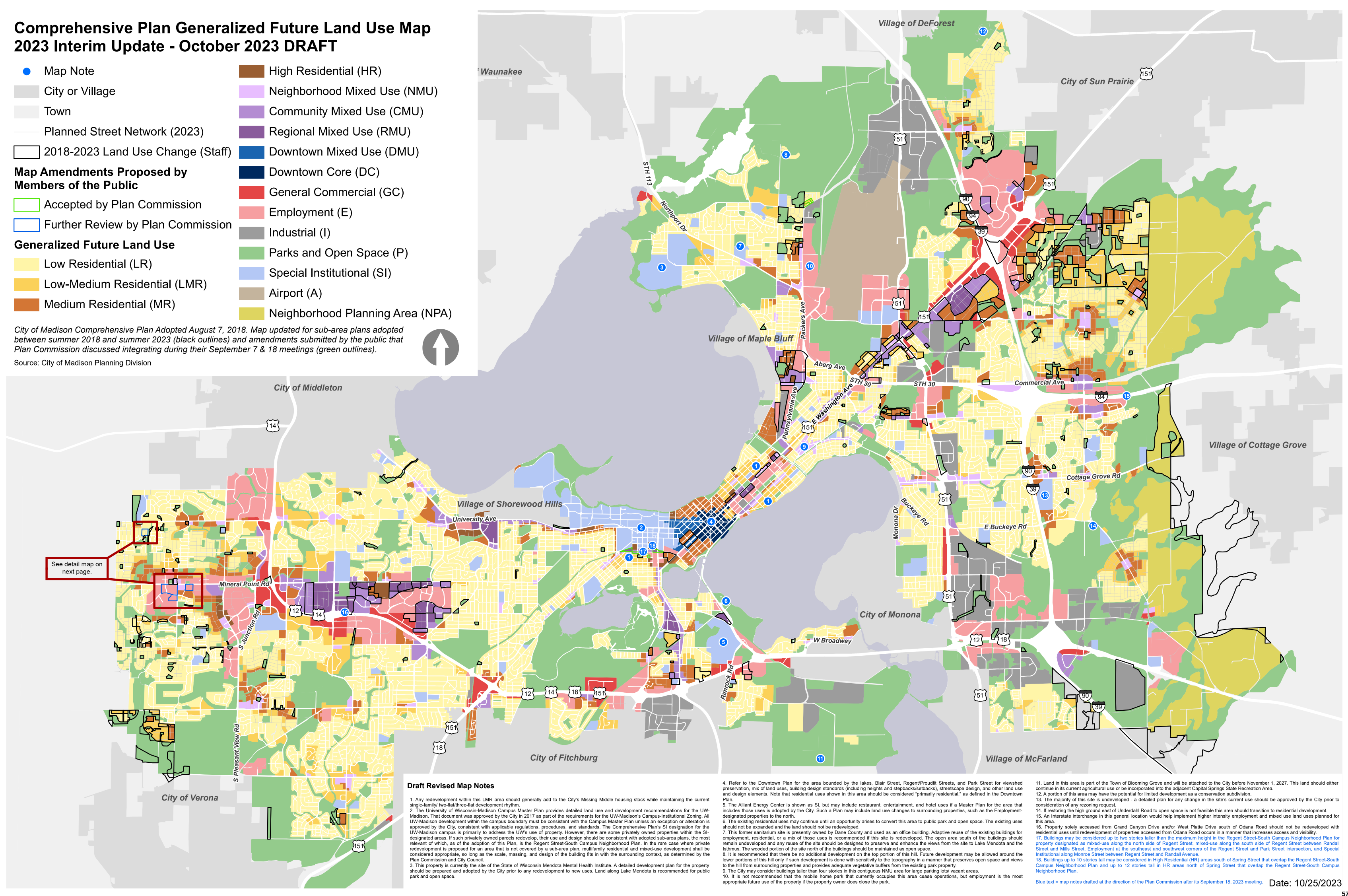
In addition to the summary list of proposed revisions below, details about each revision can also be found within this <u>interactive markup of the Comprehensive Plan</u>.

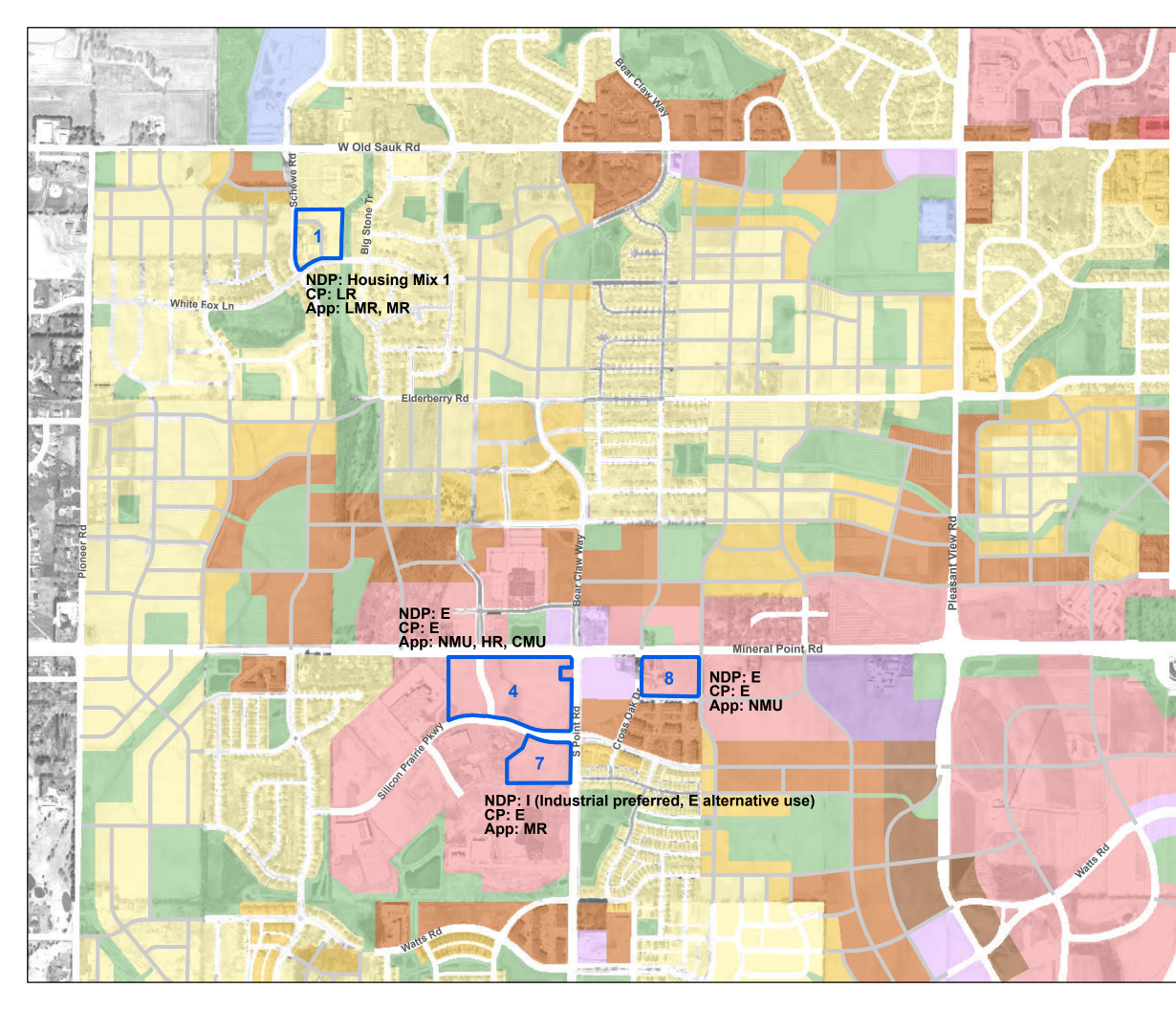
Note: items that have been revised since Plan Commission reviewed them at their September 7 and September 18 meetings are highlighted in yellow.

- A. Update cover of Plan to include the date amended in 2023.
- B. Include a <u>cover memo</u> after the cover page to acknowledge implementation progress relating to major policies/initiatives sine the Comprehensive Plan was adopted in 2018. The cover memo will also briefly explain the Plan adoption and amendment history.
- C. Update Plan text and diagrams throughout the document to reflect the addition of the new seventh Element, Health and Safety, which was <u>adopted by Common Council</u> in 2022. Add Health and Safety at the end of the Plan after Effective Government. Add Health and Safety recommendations to the table in Appendix A.
- D. Update the population forecast on page 3 and modify related text elsewhere in the document (Growth Framework and Land Use and Transportation Element).
- E. Update the Generalized Future Land Use (GFLU) Map.
- F. Update other <u>maps</u> within Plan document (excluding the appendices), except for the Food Access Map on page 60 and the Tier 1 sidewalk map on page 42 (add footnote to reference Complete Green Streets Guide).
- G. Update map notes on page 19 associated with the Generalized Future Land Use (GLFU) Map. Delete 2018 map notes 1, 2, 3, 15, 16, 21; modify #4 to remove reference to "house like residential 'character'" due to exclusionary connotation; modify #8 due to the Alliant Energy Center Master Plan and adopted South Madison Plan; modify #9 to reflect new Parks Division office; add three new map notes.
- H. <u>Add language under "Low Residential (LR)</u>" on page 20 addressing redevelopment of small Special Institutional uses designated as LR. This change is being proposed to make it easier for a vacant/underutilized place of worship to redevelop all or part of the site into housing, for example.
- I. <u>Add language under "General Commercial (GC)"</u> on page 24 to guide consideration of residential development in GC areas.
- J. <u>Add language under "Employment (E)"</u> on top of page 25 to guide consideration of residential development in employment areas.
- K. Add text within the <u>description for Park and Open Space</u> on page 25 to include urban agriculture and community gardens as appropriate uses.
- L. Add <u>Neighborhood Planning Area (NPA) GFLU category description</u> which was inadvertently left out on page 25 under "Special Categories."

- M. Add paragraph on page 26 to provide guidance for redevelopment of Special Institutional areas into noninstitutional uses. This change is being proposed to make it easier for a vacant/underutilized place of worship to redevelop all or part of the site into housing, for example.
- N. Modify <u>Peripheral Planning Areas section</u> (text and map) on pages 26-28 to reflect newly approved Neighborhood Development Plans (NDPs) and boundary agreements.
- O. Update list of adopted plans on pages 125-126.
- P. Add missing UrbanFootprint chart on page 138.







Comprehensive Plan GFLU Map 2023 Interim Update - DRAFT - Far West Side

- Map Amendment Request From Public Further Review by Plan Commission
 - Planned Street Network (2023)

Generalized Future Land Use

- Low Residential (LR)
- Low-Medium Residential (LMR)
- Medium Residential (MR)
- High Residential (HR)
- Neighborhood Mixed Use (NMU)
- Community Mixed Use (CMU)
- Regional Mixed Use (RMU)
- General Commercial (GC)
- Employment (E)
- Industrial (I)
- Parks and Open Space (P)
- Special Institutional (SI)

Source: City of Madison Planning Division Date Revised: October 10, 2023



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Department of Planning & Community & Economic Development **Planning Division**

Heather Stouder, Director 215 Martin Luther King Jr. Blvd. Ste 017 P.O. Box 2985 Madison, Wisconsin 53701-2985 Phone: (608) 266-4635 Fax (608) 266-6377 www.cityofmadison.com

November 13, 2023 To: Plan Commission From: Kirstie Laatsch and Ben Zellers (Planning Division) RE: 2023 Comprehensive Plan Interim Update

The City is undertaking an interim update to the 2018 Comprehensive Plan. Most updates are within the Growth Framework section of the Plan, including the Generalized Future Land Use (GFLU) Map, associated map notes, and land use category descriptions. This process is similar to an interim update that was completed in 2012.

After receiving initial direction from Plan Commission at their September 7 and September 18 meetings staff compiled a revised draft of the 2023 GFLU Map and a revised list of draft revisions to the Comprehensive Plan. Plan Commission's November 13, 2023 meeting will include a public hearing and formal recommendation to Common Council concerning the final draft Comprehensive Plan amendment.

The materials which have been revised since Plan Commission's review in September are highlighted in yellow in the compiled List of Proposed Revisions to the Comprehensive Plan.

The remaining topics for discussion include:

- Two new <u>GFLU Map Notes</u> added in response to Plan Commission direction. At their September 18 meeting, Plan Commission directed staff to draft additional Map Notes to consider buildings that are taller than the maximum building heights recommended in the <u>Regent Street - South Campus Neighborhood Plan</u>.
- 2. <u>Revised language</u> relating to redevelopment of institutional uses changes to the land use category text for Special Institutional (SI) and Low Residential (LR). These two changes are proposed as part of this interim update to the Comprehensive Plan to make it easier for sites with vacant/underutilized institutional uses (such as places of worship) to be fully or partially redeveloped with housing. Plan Commission's direction was for staff to make the SI category description more flexible to allow consideration of redevelopment denser than Low-Medium Residential (LMR) when a site is adjacent to Parks and Open Space. For reference, the table describing the building forms, density ranges, and number of stories for the residential categories is included on page 3 of this memo.

Staff has prepared maps of non-governmental institutional uses mapped as SI and small institutional uses mapped as LR (see Institutional Uses on the GFLU Map attachment). The mapping analysis shows that approximately 80 institutional uses are currently mapped as LR, which is typical for many civic uses. Of those sites, 80% are less than 3 acres in size. Approximately 30 non-governmental institutional uses – usually on larger properties – are currently mapped as SI.

Following this closer look at the relevant sites, staff raises the following tradeoffs/considerations for the Plan Commission to keep in mind when determining the language to open up possibilities for Medium Residential (MR) densities if (re)development is considered on these sites:

a. *Potential loss of opportunity for future missing middle housing development*. If language is changed to broadly allow MR, it is unlikely that LMR (missing middle) redevelopment will be proposed. Staff

anticipates that instead of considering redevelopment with townhomes and/or small multifamily buildings, many developers and institutional partners may initially assume development intensities at the upper end of the MR range.

- b. *Reduced predictability*. Adding broad possibilities for MR would make it less clear to all parties, including property owners, developers, residents, and other stakeholders, what scale of development is considered appropriate for a given site.
- c. Less transparency. A shift from LR to MR intensities is a considerable change, and likely one best addressed through an Area Plan process¹. While comfortable with the incremental increase from LR to LMR intensities citywide for these institutional sites, staff has some concern regarding a broader "boost" from LR to MR, particularly since the surrounding context can vary so much among the 110+ relevant sites.

The previously proposed (9/1/2023) language and revised (10/11/2023) language relating to redevelopment of institutional uses is below. Staff are most comfortable with the revised (10/11/2023) language, which provides more guidance regarding the factors the Plan Commission should consider to determine the instances where MR, rather than LMR intensities may be appropriate.

Draft text to include in the LR category description

- <u>10/11/2023 version</u>: "Many small institutional uses, such as places of worship, are mapped as Low Residential (LR), consistent with their surroundings. If current institutions embedded in residential areas relocate, cease to exist, or remain as part of a redevelopment, such sites may be redeveloped with more intensive residential uses. Redevelopment with Low-Medium Residential (LMR) uses is appropriate. In limited circumstances, intensities and heights in the Medium Residential (MR) land use category could be appropriate for a portion of the site. Due to site-specific considerations, MR intensities may not be appropriate for all sites. Factors to be considered include relationships between proposed buildings and their surroundings, natural features, lot and block characteristics, and access to urban services, transit, arterial streets, parks, and amenities."
- <u>9/01/2023 version</u>: "Many small institutional uses, such as places of worship, are mapped as LR. If current institutions that are embedded in residential areas cease to exist or would otherwise remain as part of a redevelopment, such sites may be redeveloped as Low-Medium Residential uses when surrounded by LR and/or Parks and Open Space (P) planned uses. Institutional sites along arterial streets or that are adjacent to areas mapped for other residential, commercial, employment, or mixed-use uses on the GFLU map could be considered for intensities and heights consistent with the Medium Residential (MR) land use category."

Draft text to include in the SI category description

 <u>10/11/2023 version</u>: "Buildings that include places of worship, schools, and other institutions may be optimal for adaptive reuse or redevelopment with residential uses when the institutional use(s) relocate, cease to exist, or perhaps remain as part of a redevelopment. These sites are often embedded in residential areas, and are typically larger than most surrounding residential lots, making them good candidates for more intensive residential development. Redevelopment with Low-Medium Residential (LMR) uses is appropriate. In limited circumstances, intensities and heights in the Medium Residential (MR) land use category could be appropriate for a portion of

¹ Note that the City will review institutional uses mapped as SI and LR through the Area Plan processes – language in the Comprehensive Plan concerning redevelopment of non-governmental institutional uses in SI and LR areas is a stopgap. Future land uses will be recommended in Area Plans in the event that the institutional uses leave. Revising land use recommendations through the Area Plans will be the most clear and transparent approach to address this issue. For example, the West Area Plan team has reviewed all SI sites and institutional uses mapped as LR. The results of this review include recommending MR for many of the applicable LR sites located along arterial streets, which is an important aspect when determining whether MR could be considered appropriate. Staff is able to get in-depth feedback from residents and other stakeholders about potential land use changes through the area planning process.

the site. Due to site-specific considerations, MR intensities may not be appropriate for all sites. Factors to be considered include relationships between proposed buildings and their surroundings, natural features, lot and block characteristics, and access to urban services, transit, arterial streets, parks, and amenities."

- <u>09/01/2023 version</u>: "Buildings that include places of worship, schools, and other institutions may be optimal for adaptive reuse or redevelopment with residential uses, either when the institutional use(s) vacate the site or perhaps remain as part of a new development. These sites are often embedded in residential areas, and are typically larger than most surrounding residential lots, making them good candidates for larger and/or more intensive residential development. Redevelopment sites entirely surrounded by parcels mapped as Low Residential (LR) and/or Parks and Open Space (P) on the Generalized Future Land Use Map (GFLU) may be considered to be recommended for Low Medium Residential (LMR). SI sites bordered by other residential, commercial/employment, or mixed-use areas on the GFLU map that are along arterial streets or streets with transit service every 30 minutes or less could be considered for intensities and heights consistent with the Medium Residential (MR) land use category when such sites have adequate access to residential-supporting features such as parks, schools, and a walkable street network."
- **3.** Revised language for the provision for increased intensity relating to LMR. As staff worked on revising draft language in item 2 above, it was discussed that there is similar ambiguity for the LMR text under the Residential Future Land Use Categories table. See the highlighted text in the table below from page 20 of the Plan. Staff would like to provide more predictability for all stakeholders.

Residential Building Form	Low Residential (LR)	Low-Medium Residential (LMR)	Medium Residential (MR)	High Residential (HR)
Single-Family Detached Building				
Civic/Institutional Building				
Two-Family, Two-Unit				
Two-Family – Twin				
Three-Unit Building	*			
Single-Family Attached	*			
Small Multifamily Building	*	**		
Large Multifamily Building		**		
Courtyard Multifamily Building		**		
Podium Building				
Number of Stories	1-2′	1-3	2-5	4-12~
General Density Range (DU/acre)	≤15	7-30	20-90	70+

Residential Future Land Use Categories

* Permitted in select conditions at up to 30 DU/ac and three stories, generally along arterial streets or where these types of buildings are already present or planned within an adopted sub-area plan as part of a pattern of mixed residential development.

** Permitted in select conditions at up to 70 DU/ac and four stories, generally along arterial streets.

~ Or taller, if specified by an approved sub-area plan or PD zoning.

' Dormers or partial third floors are permitted.

Staff recommends replacing the highlighted language above, with the red text below, which cites factors the City will use to determine instances where 70 DU/acre and four stores may be appropriate. The final sentence is the same language proposed regarding redevelopment of institutional sites (10/11/2023 version).

** Appropriate Permitted in select conditions at up to 70 DU/ac and four stories, generally along arterial streets. except for parts of the city with an Area Plan adopted after the 2023 Comprehensive Plan Interim Update. Factors to be considered include relationships between proposed buildings and their surroundings, natural features, lot and block characteristics, and access to urban services, transit, arterial streets, parks, and amenities.

Along with revising the text, the City will review LMR sites through the Area Plan processes and select either LMR or MR for each site. As a result, the provision for increased intensity for LMR will no longer apply to areas with an Area Plan adopted after the 2023 Comprehensive Plan Interim Update.

- 4. <u>GFLU Map amendments</u> proposed by the public that Plan Commission set aside for further discussion at the November 13 public hearing (<u>Applications 1, 4, 7, and 8</u>). The sites are shown on a <u>Far West Side detail map</u> and described below:
 - a. Application 1: Located at 3978 Schewe Road, just south of Old Sauk Road. Staff recommends no change to GFLU Map, or at most, a change from LR to LMR:
 - i. Site is recommended for LR on the GFLU Map which reflects the Housing Mix 1 recommendation in the Elderberry Neighborhood Development Plan (NDP). Housing Mix 1 recommends single-family, two-units, four-units, and townhouses. The applicant requested a change from LR to LMR and MR.
 - ii. The City was aware of the factors cited in the application when the Elderberry NDP was drafted, including the Middleton Cross Plains Elementary and Middle schools and the Eagle Trace subdivision.
 - iii. Staff does not recommend changing this site to MR when the Elderberry NDP was updated five years ago. If Plan Commission would like to make a change for this site, LMR would be more appropriate, given the location near Madison's edge.
 - b. Applications 4, 7, 8: Located near Mineral Point Road at South Point Road.
 - i. Application 4 Staff recommends no change to GFLU Map:
 - 1. Site is recommended for Employment (E) on the GFLU Map, which reflects the Employment recommendation in the Pioneer NDP. The applicant requested a change to Neighborhood Mixed-Use (NMU), High Residential (HR), and Community Mixed-Use (CMU).
 - 2. The City has an interest in maintaining well-located land for future employment development. Strategy 2 in the Comprehensive Plan's Economy and Opportunity element is "Ensure an adequate supply of sites for a wide variety of employers to operate and grow." Action 2a is "Reserve sites for employment uses in City land use plans."
 - 3. This site is within the Silicon Prairie business park. Its location at the intersection of South Point Road and Mineral Point Road with convenient access to the Beltline makes it a priority location to reserve for employment use.
 - 4. Staff's opinion is that conditions have not sufficiently changed to warrant this amendment when the Pioneer NDP was updated five years ago.

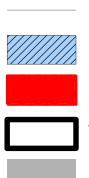
ii. Application 7 – Staff Recommends no change to GFLU Map:

- Site is recommended for Employment (E) on the GFLU Map and is shown for Industrial (I) with E as an alternative use in the Pioneer NDP. The applicant requested a change to MR.
- When the applicant requested MR for this site during the 2018 Pioneer NDP update, the Plan Commission disagreed and instead <u>stipulated an Employment overlay</u> <u>district</u> for this area, stating if industrial development was not feasible, the site should develop as Employment.
- 3. See point 2 under application 4 above.

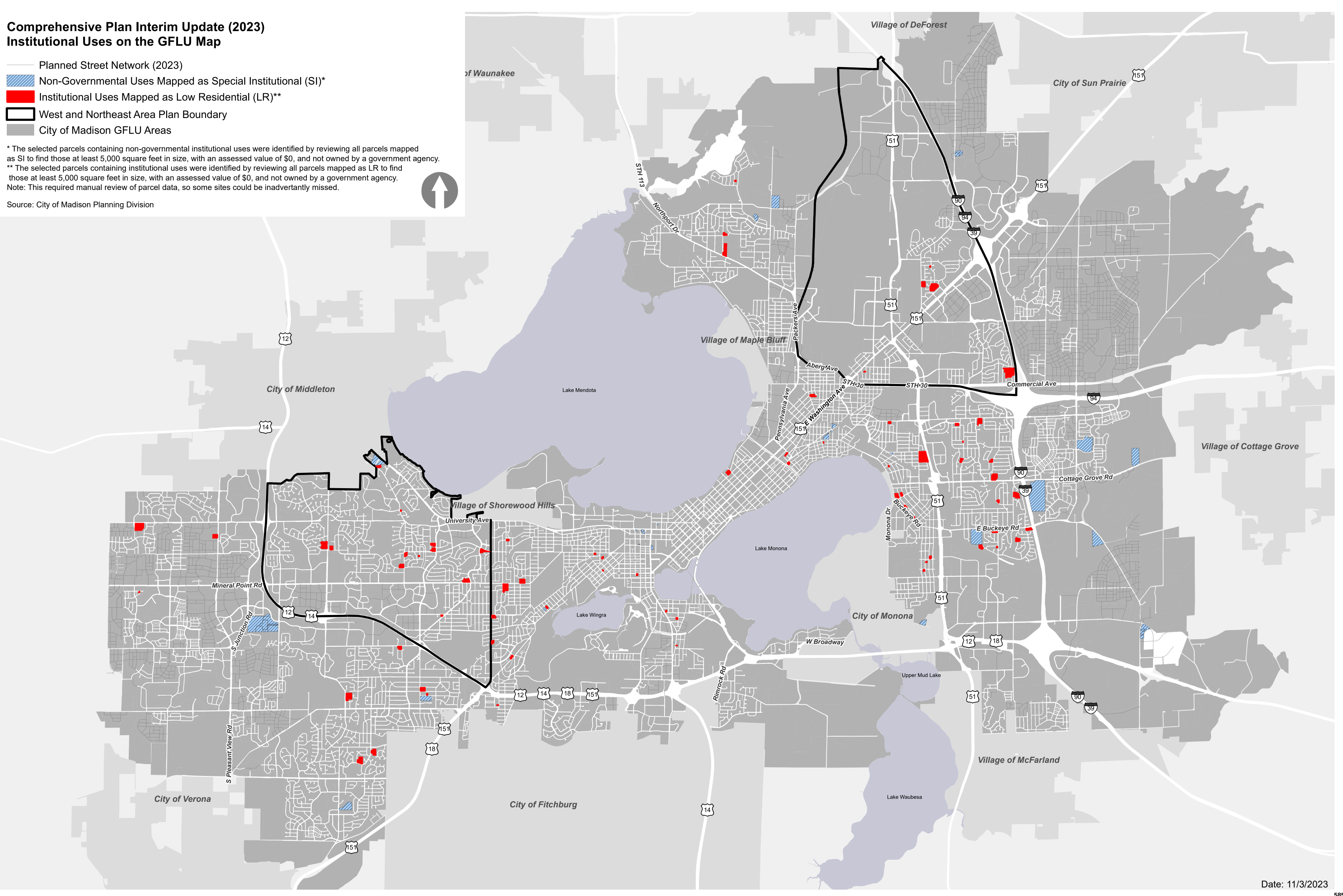
- 4. City is developing adjoining land to the south into a public works campus, which is not compatible with MR.
- 5. Staff's opinion is that conditions have not sufficiently changed to warrant this amendment when the Pioneer NDP was updated five years ago and that allowing MR on the site would likely generate conflicts with the City's developing public works campus.
- iii. Application 8 Staff recommends no change to GFLU Map or potentially a change from E to MR:
 - 1. Site is recommended for Employment (E) on the GFLU Map and E in the Pioneer NDP. The applicant requested a change to NMU.
 - 2. See point 2 under application 4 above.
 - 3. In 2013 the City adopted an NDP amendment for the area south of application 8. This <u>amendment changed</u> the recommendation from employment to multi-family residential, which was later built. The 2018 Pioneer NDP then further shrunk the recommended employment area.
 - 4. Staff's opinion is that conditions have not sufficiently changed to warrant this amendment when the Pioneer NDP was updated five years ago. If Plan Commission would like to make a change for this site, MR could potentially be more appropriate than NMU.

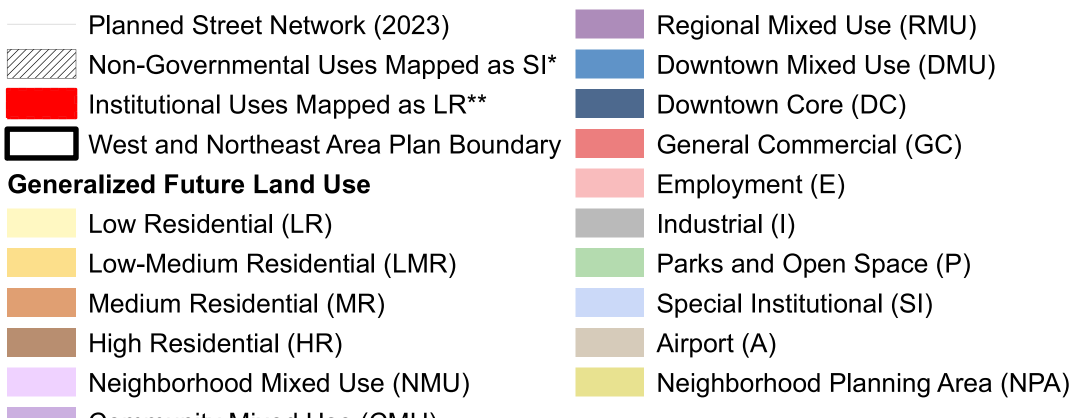
Attachments/materials

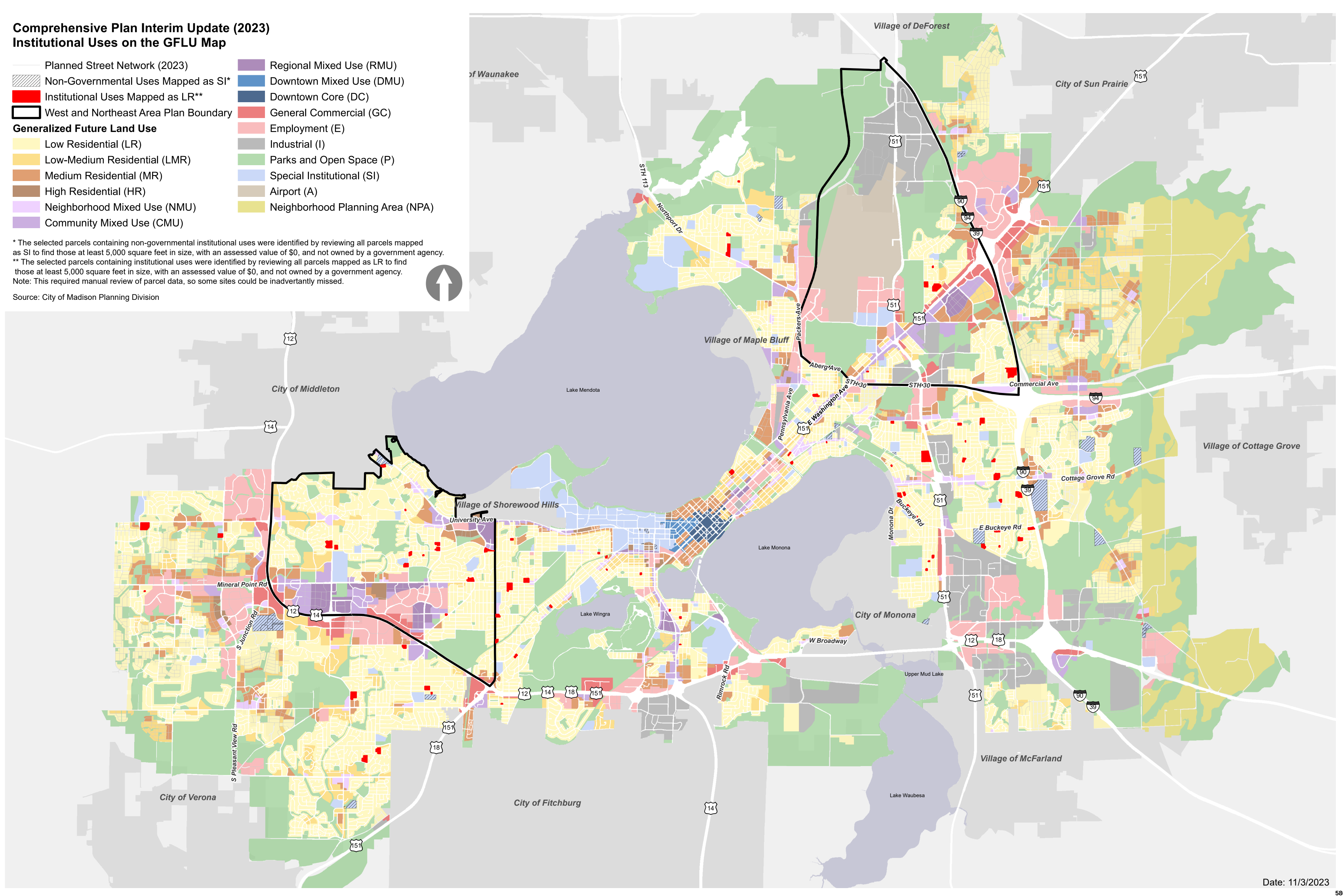
- List of Proposed Revisions to the Comprehensive Plan
- 2023 Draft GFLU Map, detailed map of far west side sites
- Interactive 2023 Draft GFLU Map
- Link to interactive, detailed-markup of Comprehensive Plan
- Institutional Uses on the GFLU Map



Planned Street Network (2023) Non-Governmental Uses Mapped as Special Institutional (SI)* Institutional Uses Mapped as Low Residential (LR)** West and Northeast Area Plan Boundary







From:	Jessica Wartenweiler
То:	Plan Commission Comments; council
Subject:	Do not down zone development along arterial roads
Date:	Monday, November 13, 2023 3:01:27 PM

Caution: This email was sent from an external source. Avoid unknown links and attachments.

Greetings,

I'm writing to express my opposition to the Future Land Use map amendment targeting density reduction of low-medium residential along arterial roads. As the mayor was quoted at a recent forum, the housing crisis is the biggest issue facing our region currently. The proposed limitation on building much needed housing units only exacerbates this issue and drives up the cost of housing.

Jessica Wartenweiler

From:	Eric Welch
То:	Plan Commission Comments
Subject:	Items 26 and 27 on the agenda, which involve amendments to the City Comprehensive Plan
Date:	Monday, November 13, 2023 3:00:52 PM

Caution: This email was sent from an external source. Avoid unknown links and attachments.

I oppose the amendment as it will decrease the amount of housing available for residents and worsen the housing crisis.

Thanks, Eric

--Eric Welch Painting 608-770-4020 ericwelchpainting.com

From:	the-greens31@charter.net
То:	Plan Commission Comments
Cc:	Slack, Kristen
Subject:	Comment for Plan Commission 11-13-23 Meeting
Date:	Monday, November 13, 2023 2:57:27 PM

Members of the Plan Commission:

It has come to our attention that there is an issue that could come up during the Plan Commission meeting tonight. We want to express our serious objections to the Commission acting on this. It involves an LMR escalator clause. We respectfully request that the Commission avoid any action regarding that LMR escalator clause until there has been an opportunity for meaningful citizen input. Please table any proposed LMR escalator language modifications at your meeting tonight.

This clause can have serious ramifications for the appropriate development of property in an area. It is not an issue that should be taken lightly. In particular, we are concerned about the negative impact it would have on the West Side Plan. It causes the potential loss of housing options that would positively impact the housing needs of Madison residents while respecting the integrity of existing neighborhoods.

Please do not take action at your meeting tonight on any proposed LMR escalator language modifications. Any action in this regard deserves serious consideration and time for meaningful citizen input. Our City and it's residents deserve this from our policymakers. Thank you for your attention to this critical issue!

Mike and Lynn Green District 19 residents

From:	Kathy Western
То:	Plan Commission Comments
Cc:	<u>Slack, Kristen</u>
Subject:	Plan Commission, Comments
Date:	Monday, November 13, 2023 2:02:16 PM

Caution: This email was sent from an external source. Avoid unknown links and attachments.

Dear Plan Commission Members,

As you focus on addressing an issue realize the possibilities of detrimental consequences that could be far reaching. Thoughtful, wise guiding of Madison into the future while retaining the characteristics that maintain a Quality of Life worth living, for all ages and abilities is imperative. A quick feel-good fix isn't necessarily the right solution for longterm livability of an area.

No one has ever suggested the health benefits of spending time in or living near densely populated, high-rises blocking the sun and sky, atop expanses of concrete near heavy traffic...no one. With our serious mental health crisis and a serious shortage of mental health professionals, we have far too many people suffering with anxiety, depression and other mental health conditions that can cause anger, aggressive behaviors and increased crime. Our suicide rate is tragic. As they try to calm their insides with prescription meds, and self-medicating with alcohol and other drugs; the stress and chaos in their environment only add to their challenges. Children are not immune; we are raising a community of anxious and depressed children, replicating what we are seeing nationwide. According to Mayo Clinic there are Drs. writing "park prescriptions"; the Japanese promote shinrin-yoku, " bathing in the forest atmosphere" to boost health and lower stress. According to the National Park Services, it has been shown that being in nature reduces stress, anger, anxiety and depression, while promoting a sense of well-being and fulfillment.

Children in densely populated high-rises next to high traffic areas with concrete parking lots and massive underground parking with many moving vehicles bring a constant danger to their wellbeing. They have no control over their environment. Where will they play...ride their bikes...breathe?

Please take the time to plan carefully, quality of life is not to be taken lightly.

Sincerely, Kathy Western 25 St. Andrews Circle Madison, WI

Sent from my iPad

"Above all, the city and its committees should respect the wishes of neighborhoods in the planning process and not simply roll over them like an armored vehicle. Begin and end with neighborhoods, not committees. online participant." Comprehensive Plan p. 50

My name is Diane Sorensen. I appreciate this opportunity to share my views with the Plan Commission. Numerous people have told that the scenario described by the anonymous online participant has come true: in its haste to build more and more housing, the City and its Committees are simply rolling over neighborhoods like an armored vehicle. I am, nevertheless, here to speak. I hope to prove them all wrong.

I live in Parkwood Hills, near Old Sauk Road, where there are two parcels that can be developed. Though these parcels are currently zoned SR-C1 and SR-C3, or Low Residential Use, as is surrounding property, I've always expected them to be developed to a higher density.. When I saw that the City's future land use plan put this land in the LMR category this made sense. LMR development would allow the construction of housing that would fill a longstanding housing need referred to as the Missing Middle gap. What I didn't see coming was the use of the "escalator" the allows the construction of massive 4 story apartment complexes..

As shocking as this is, City planners have made it clear that this is exactly what the City plans to allow and we should expect the properties to be rezoned accordingly. I think this is a wrong strategy and a wrong result. As I stated earlier, I support development of this property. It is the perfect place for building housing units that fit the "Missing Middle" gap. As noted in the recent WSJ coverage of the Bayview's new townhouses, Missing Middle housing gives individuals and families, young and old, a precious and unique opportunity to put down roots, nest securely and join in the neighborhood experience.

As the planning memo before the Commission today makes clear, there is an inverse relationship between Medium residential density and Missing Middle development.

" ..., staff raises the following tradeoffs/considerations for the Plan Commission to keep in mind when determining the language to open up possibilities for Medium Residential (MR) densities if (re)development is considered on these sites:

a. Potential loss of opportunity for future missing middle housing development. If language is changed to broadly allow MR, it is unlikely that LMR (missing middle) redevelopment will be proposed. Staff anticipates that instead of considering redevelopment with townhomes and/or small multifamily buildings, many developers and institutional partners may initially assume development intensities at the upper end of the MR range."

The Commission should think long and hard before it gives up an opportunity to foster Missing Middle housing. If the City is serious about filling the Missing Middle gap, it will foster such development by designating appropriate parcels LR and LMR.

I am asking the Plan Commission to slow down enough to consider using this opportunity to support Missing Middle housing. I am also asking the Commission to give me and my neighbors an opportunity to participate meaningfully on this issue.

I request the following Commission Action.

- 1. Defer all action involving the LMR escalator until the West Side Plan is presented in January.
- 2. Direct that West Side planning staff hold meetings seeking resident and stakeholder input on the plan, with particular attention to parcels considered for LMR and the escalator or MR.
- 3. Alternatively, defer any action on the language defining "select conditions" until residents and stakeholders have a meaningful opportunity for input.

Thank you,

Diane Sorensen

From:	Matthew Aro
To:	Plan Commission Comments
Subject:	GFLU map amendment comment (#42 1100 Regent block south)
Date:	Monday, November 13, 2023 10:54:06 AM
Attachments:	1100 Regent South CMU info.pdf

Caution: This email was sent from an external source. Avoid unknown links and attachments.

Dear Plan Commission members,

We believe an application we submitted to amend the GFLU map of the Comp Plan on behalf of the owners on the 1100 block of Regent (south) has not been fully considered by the Plan Commission to this date. This application was <u>not part</u> of the DMI application, although we support their efforts to increase housing in the area. The request is to convert the entire 1100 block south to Community Mixed Use. Thus far, the 1100 block was lumped in with other south Regent blocks and as we understand it, only the north half has been green-lighted for CMU. We ask that this item be reconsidered at the meeting tonight, and that the PC extend the CMU map change to the entire 1100 block.

The owners on the block in question support this change, and due to higher density allowed directly to the east, along with approval of the Neighborhood House site going to CMU to support up to 6 stories, we believe it has been overlooked that the 1100 block should be fully CMU to help guide future land use decisions. Additionally, the owners of 2-8 S Mills (Hong Kong Café) have sought out support from the neighborhood, area businesses, and city residents for this change. Attached you will find supporting letters and information they have collected.

If you were inclined, we ask that you reopen this item and fully consider making the entire 1100 Regent south block CMU. This will support additional flexibility for housing and other uses, while preserving options for what would be an eventual rezoning of this land. Thank you for your consideration of this amendment.

Best regards,

Matt Aro ARCHITECT / PRINCIPAL

608 204-7464 Office 608 220-2382 Mobile



433 W. Washington Ave, Suite 400, Madison, WI 53703 www.aroeberle.com



SUPPORTERS OF CHANGING ENTIRE 1100 SOUTH BLOCK TO "CMU"

October 31, 2023

To Whom it May Concern at the City of Madison, I have owned the home at 108 South Mills Street since 1990. I believe I am the closest homeowner to the Hong Kong Café. They opened in 1991 and have been a strong asset to the community, supporting the neighborhood and Neighborhood House for many years.

The zoning issue is odd to me. The Hong Kong Café should be allowed the same height and density as Daivs Duehr or McDonalds. Terry and the Leung family have been outstanding neighbors. They work with the rental homes around them to make sure they address any concerns before the become problems and have the support of those neighbors. The management of the restaurant and activities on football Saturdays is exemplary. It makes no sense that the density and/or height allowed is different than neighboring locations on the busy throughfare of Regent Street. It is not equitable that it would be different. Certainly times have changed since the original Regent Street plan was developed. I hope you will support changes that reflect housing realities and equity in your decision making.

Sincerely,

Nanci Bradley

108 S. Mills Street—Nanci Bradley Early Childhood Education Center

Madison, WI, 53715 meiOnade

July 27, 2023

RE: Hong Kong Café, Rezoning at Higher Density than previous Neighborhood Plan

To Whom it may concern,

As a past participant in the Regent Street Master Plan and as a (long ago) former Common Council member, I am in support of higher density than the old plan recommended in approximately 2006. I support 6-8 stories at both the Neighborhood House and HK Café site. I do think affordability and net zero emissions could be threaded into quality projects at these sites and that It is equitable to allow similar densities as the Davis Duehr/Dean, MacDonalds and other neighborhood sites. There have been drastically changing dynamics that inform our current situation. What has not changed is the commitment to a strong neighborhood that both the small business of the Hong Kong Café and Neighborhood House has always shown in their work and collaboration to address neighborhood problems and concerns. What is also unique is the relative lack of homeowners in proximity to these facilities.

Although I am very familiar with nearest neighborhood homeowner and know her support for both of these neighborhood institutions.

I do think additional density comes with additional responsibilities. Those trade offs are in responsive property management and maintenance with a plan to address problems as they are arising, affordability in at least some of the additional allowed square footage, and an environment design for an increasingly ravaged planet.

I hope you will makes changes and recommendations with these elements in mind.

Sincerely,

Andy Heidt 608-622-5585;

CC: Terry Leung, Hong Kong Café Tag Evers, District 13 Common Council (can you please share this with Madison's oldest community center?)



Neighborhood Kouse Community Center 29 S. Mills 81 - Madison WI. 53715 neighborhoodhodsenadison 273 Madisorb first and eldest community center 201, 2013

Laura Gundlach, Executive Director Neighborhood House Community Center 29 S. Mills St. Madison WI 53175

July 27, 2023

I am writing to express the wholehearted support of Neighborhood House Community Center for the zoning change of 2 S. Mills Street from its existing designation of Neighborhood Mixed Use to Community Mixed Use.

The owners of the property and proprietors of Hong Kong Cafe have been enduring friends and partners of Neighborhood House, which is located just half a block away from the restaurant. Phil, Terry, and their siblings are valued members of our community and they have consistently demonstrated a strong commitment to fostering positive relationships and contributing to the growth and well-being of our neighborhood.

Their collaboration and partnership have been integral to the well-being of our center. Hong Kong Cafe has donated to fundraisers, events, and youth programs; performs regular landscaping at the center; and provided food for our food pantry. Additionally, Phil has assisted us with all of our maintenance needs since the sudden death of our longtime facilities engineer over a year ago. I cannot say enough good things about the support they have provided at no cost for our center.

In addition to their support of Neighborhood House, they are long standing champions of other local businesses on Regent Street and neighborhood residents.

We support the change to Community Mixed Use zoning and whatever future projects may come out of it. The change to higher height restrictions will allow for the potential of developing more much-needed housing in our neighborhood.

in conclusion, I wholeheartedly endorse Hong Kong Cafe's application for a zoning change. Their establishment has proven time and again to be a vital and caring presence in our community, and I am confident that with this change, they will continue to create a positive impact for years to come.

Sincerely,

Laura Gundlach Executive Director, Neighborhood House Community Center



Neighborhood House Community Center 29 S. Mills St. | Madison WI. 53715 neighborhoodhousemadison.org Madison's first and oldest community center Est. 1916

Laura Gundlach, Executive Director Neighborhood House Community Center 29 S. Mills St. Madison Wi 53175

October 5, 2023

My name is Laura Gundlach and i am the executive director at Neighborhood House Community Center, located at 29 S. Mills St. I am writing to express the wholehearted support for increased height in any future development at 2 S. Mills Street (Hong Kong Café).

I have been made aware that the portion of any future redevelopment could be eight stories facing Regent Street, but that the portion facing Bowen Court would be of a lower height. Madison is in dire need of more housing, especially close to campus/downtown. A change to higher height restrictions of eight stories for the whole building will allow for the potential of developing more much-needed housing in our neighborhood.

Neighborhood House is currently working with The Alexander Company to redevelop our site into a 6-story building. Other potential redevelopments in the Regent Street area plan to build even higher. Allowing higher development at Hong Kong Café will align with other developments in the area and be consistent with surrounding buildings.

The owners of the property and proprietors of Hong Kong Cafe have been enduring friends and partners of Neighborhood House, which is located just half a block away from the restaurant. Phil, Terry, and their siblings are valued members of our community and they have consistently demonstrated a strong commitment to fostering positive relationships and contributing to the growth and well-being of our neighborhood.

Their collaboration and partnership have been integral to the well-being of our center. Hong Kong Cafe has donated to fundraisers, events, and youth programs; performs regular landscaping at the center; and provided food for our food pantry. Additionally, Phil has assisted us with all of our maintenance needs since the sudden death of our longtime facilities engineer over a year ago. I cannot say enough good things about the support they have provided at no cost for our center.

In addition to their support of Neighborhood House, they are long standing champions of other local businesses on Regent Street and neighborhood residents.

In conclusion, I enthusiastically endorse an increase in height for the portion of the redevelopment facing Bowen Court. Their establishment has proven time and again to be a vital and caring presence in our community, and I am confident that with this change, they will continue to create a positive impact and access to more housing in Madison for years to come.

Sincerely;

Laura Gundlach Executive Director, Neighborhood House Community Center

TALLARD APARTMENTS LLC

July 24, 2023

To whom it may concern:

Re: Regent Street Neighborhood Master Plan, Building Height

Jeff Tallard, Ed Tallard, & I, the owners of Tallard Apartments LLC, are in support of the potential to raise the maximum number of building stories in the area surrounded by Regent Street – South Mills Street – Milton Street – South Charter Street to six stories from the current plan of three/four stories. We support changing the district from NMU to CMU designation. We are owners of several properties inside that border. Currently, we have no plan to potentially develop. But, by raising the building height to six stories may entice someone to do so. A project would be more economically viable with more stories.

Any new construction in this area would be a positive for this section of the Regent Street corridor. It would create economic development as well as enhance curb appeal from the older homes and commercial properties. It is a vibrant area of Madison, but is kind of an eyesore with no real continuity between properties.

Sincerely,

Peter Lemberger Co-Owner/Broker Tallard Apartments LLC

TALLARD APARTMENTS LLC

October 10, 2023

To whom it may concern,

Re: Regent Neighborhood Master Plan, Building Height

Jeff Tallard, Ed Tallard and I are the owners of Tallard Apartments LLC. We own and manage the following properties in the Regent – Charter – Bowen – Milton - S. Mills blocks:

1117 Bowen Court

1119 Bowen Court

1125 Bowen Court

1128 Bowen Court

1129/31 Bowen Court

15 S. Charter Street

36 S. Mills Street

1114 Milton Street

1120 Milton Street

1124 Milton Street

1128 Milton Street

1132 Milton Street

We are support of converting these entire blocks to a CMU designation.

Sincerely,

Peter Lemberger Co-Owner/Broker Tallard Apartments LLC

1445 Regent Street, Madison, WJ 53711 Phone (608) 250-0202 Fax (608) 256-5906 www.tallardapartments.com

Current height restrictions on Regent Street

From: Jim Stopple (jim@madisonproperty.com)

To: terryleung1668@yahoo.com

Date: Tuesday, July 11, 2023 at 11:17 AM CDT

Terry, thank you for visiting with me today about your goals and aspirations for your property at the corner of South Mills and Regent Street and the entire Regent Street community. Development is going on throughout Madison. We are seeing developments heights as high as 14 stories, yet Regent Street is confined to four- to six-story buildings.

The Hong Kong Café block is ideal for development. It sits just a few blocks from Meriter Hospital and the University of Wisconsin. As a Regent Street owner, I would encourage the City of Madison Zoning Department to re-evaluate the Regent Street Neighborhood Master Plan and increase height to 8 to 12 stories.

Please let me know if there's anything I can do to assist.

Thank you.

James Stopple, CPM Madison Property Management, inc. 1202 Regent St. Madison, WI 53715 Desk 608-268-4912 Cell 608-516-8272 Office 608-251-8777 Jim@madisonproperty.com www.madisonproperty.com July 25, 2023

To whom it may concern,

Greetings,

· · ·

Trinity United Methodist Church supports the Hong Kong Cafe's request to change the designation for the 1100 block of Regent Street to "Community Mixed Use".

· · ·

Thank you for your consideration.

David Jahr Treasurer Trinity United Methodist Church 1123 Vilas Ave. Madison, WI. 53715 To whom it may concern,

I Roger Charly owner of Budget Bicycle Center stores 930, 1124, 1230 Regent. I also own several other properties on Regent Street; 912, 1002, 1201, and 1234 Regent St. I support Hong Kong Café in pursuing a change for the south side of 1100 block of Regent St to "Community Mixed Use". I also support changing building height to 6 stories. I was on the committee that addressed these changes.

Kind Regards,

Roger Lee/Charly

Se charly

1230 Regent Street Madison, WI 53715

608.347.7911

Subject: Support for Hong Kong Cafe's Future Land Use Map Amendment Request

Dear City Planning Department

I am writing to express my enthusiastic support for Hong Kong Cafe's request to amend the Future Land Use map of the Comprehensive Plan. Specifically, I am in favor of their proposal for a zoning change from the current designation as Neighborhood Mixed Use to Community Mixed Use at 2 South Mills. As a Greenbush resident, Board Chair of Neighborhood House and a fellow small business owner who values positive local development I am eager to voice my endorsement for this initiative.

Hong Kong Cafe has a great track record in the neighborhood, supporting fellow businesses, donating their time and efforts to helping out at Neighborhood House and running safe, and well regarded operations at their restaurant.

I urge the City Planning Department to consider their request favorably, recognizing the positive impact they have on our neighborhood.

Thank you for your time and consideration. Sincerely,

Samuel Brown Owner, Leopold's Books Bar Caffe

. .

Re: Opinion question on neighborhood assoc. business memberships

From: John Perkins (perkinsj71@gmail.com)

- To: terrylsung1668@yahoo.com
- Date: Monday, July 24, 2023 at 09:51 PM CDT

We had some discussion about this with Tag last week that led to a discussion with city staff. There were two of us on the call from Greenbush, one from Vilas plus Tag and 2 from the city planning department.

I admit i took some issue to Tag saying he was going to push for the change from NMU to CMU in the long-range iand use plan. After some spirited discussion, the idea was floated to city staff to change the definition of NMU to be 2-5 stories rather than the 2-4. This would coincide with the 4 stories plus one bonus that's allowed under the current TSS (and, I believe, NMX) zoning district. City planning felt this was too big of a change to take on during this 5-year update.

I'll follow up with Tag's plan for alterations in this area. I don't like the idea of someone trying to change the zoning from TSS to CC or something else that allows for even further height. Neighbors didn't seem to have an issue with 5 stories on the Jensen site, so I suspect 5 stories wouldn't have much resistance on yours. We may be able to get changes added with a footnote on height.

Do you have an idea whether a redevelopment on your block would work at 5 stories? Or is someone going to say they can't make it cash-flow unless it is at least 6? That could change neighbore' attitude on the land-use change.

The devil is definitely in the details for such projects. If you don't have a good feel for the height requirement, please let me know.

John

To whom it may concern,

ITINA. Challes owner of Choles floral company located at 1135 Regent St.

I want to take this opportunity to show our support to Hong Kong Café in pursuing a change for our block to " Community Mixed Use "

Choles Floral Company

1135 Regent St Madison WI 53715

608-256-7727

Ting. Cheh

• 1⁻¹



31 S. Mills St. Madison, WI 53715 (608) 308-2510 phone (608) 204-0806 fax

July 25, 2023

Plan Commission City of Madison C/O City of Madison Dept of Planning & Community & Economic Development 215 Martin Luther King Jr. Blvd Madison, WI 53713

Dear Plan Commission Members,

As owner of 1111 Regent St, we support the amendment requesting:

- 1. The block bounded by Regent, Mills, Charter and Bowen Court:
 - a. Neighborhood Mixed Use (NMU) portion amended to Community Mixed Use (CMU)
 - b. Low-Medium Residential (LMR) portion to Community Mixed Use (CMU)

We agree that the requested changes are in line with much higher allowable heights of the surrounding blocks. This amendment would support gradual height transitions to the residential neighborhood to the south and west. As the owner of several properties in the Regent Street corridor, we see this as a smart growth plan.

Kindest Regards,

Steve Rognsvoog Director of Operations 4 Lakes Properties Managing Agent/Owner Hamilton Butler, LLC steve@4lakesproperties.com

September 6, 2023

Jennifer Kilmer and Barrett Kilmer owners Indie Coffee LLC 1225 Regent St. Madison, WI 53715

Dear Plan Commission members,

We are writing to express support for the proposal put forth by Philip and Terry Leung of Hong Kong Café and New World Investments LLC, to increase the height restrictions on Regent between East Campus Mall and Monroe Street. We have operated Indie Coffee at 1225 Regent for the past 19 years and have known Philip and Terry for most of that time. We have heard nothing but support from neighbors and the business community and believe more housing density in this area would greagtly benefit the city of Madison as a whole.

Thank you for your time and consideration.

Best, Jennifer and Barrett Kilmer

PETITION

Hong Kong Café, and other property owners in the area of Regent Street and Mills Street, are seeking a Generalized Future Land Use (GFLU) map amendment to the Comprehensive Plan to guide future zoning considerations and redevelopment for the 1100 south block of Regent Street. The following amendments are requested:

The block bounded by Regent, Mills, Charter and Bowen Court:

- a. <u>Neighborhood Mixed Use (NMU)</u> portion amended to <u>Community Mixed Use (CMU)</u>
- b. Low-Medium Residential (LMR) portion to Community Mixed Use (CMU)

Supporting this request are the following points:

- the recent adoption of the Transit overlay district within ¼ mile of Park Street, the lack of development in this particular area of Regent Street due to the economics of real estate, land and development costs, and the City of Madison's long-term need to provide more opportunities for the creation of housing and other supportive commercial development.
- 2. Additionally, properties immediately to the north and east of the subject blocks are currently shown to be CMU and Employment (E) with much higher allowable heights. This amendment would support gradual height transitions to the residential neighborhood to the south and west.
- 3. The neighborhood plan was adopted prior to the 2018 Comp Plan, and conditions have changed substantially in the interim since the neighborhood plan was adopted. The current plan hamstrings redevelopment of the Regent Street corridor with low buildable heights. In light of underlying real estate values, developments at the lower heights are far less economically feasible without substantial subsidy.
- 4. The proposed amendment is consistent with the goals, strategies and actions of the 2018 Comprehensive Plan with regard to land use/transportation, housing, growing equitable economy, creating cultural vibrancy and character, and supporting parks with successful development and the fees it generates.
- 5. The proposed amendment fits well within the context of the predominant desired uses of the surrounding area, with potential for more housing and supporting commercial activity. Regent Street is unquestionably a commercial block at a crucial boundary between campus and neighborhoods. Allowing additional height in this corridor will spur improvements that the Comp Plan, businesses and neighbors north and south desire.



I support the map amendment sought by Hong Kong Café and other owners in the area for the entire 1100 south block of Regent Street to Community Mixed Use (CMU).

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P.14

From:	Marcia Caton Campbell
То:	Plan Commission Comments
Cc:	Nicholas Leete
Subject:	Public Comment on Comprehensive Plan Interim Update
Date:	Wednesday, November 8, 2023 10:18:25 AM
Attachments:	Leete & Caton Campbell Plan Commission 20231108.pdf

Caution: This email was sent from an external source. Avoid unknown links and attachments.

Dear Plan Commission Members:

Attached are comments that Nicholas Leete, Chair of the Madison Food Policy Council, and I have prepared on the upcoming Generalized Future Land Use map update discussion scheduled to take place at the November 13th Plan Commission meeting. We thank you for your time in reviewing our feedback.

Sincerely yours,

Marcia Caton Campbell, MCRP, PhD (she/her/hers) Executive Director

[•]rooted

2702 International Lane, Suite 200 Madison, WI 53704 P: 608.772.0120 (Mobile) marcia@rootedwi.org www.rootedwi.org

I acknowledge that I live, work on, and benefit from the unceded ancestral lands of the Ho-Chunk nation known as Teejop (day-jope) since time immemorial. To learn more, please visit <u>https://native-land.ca/</u>.



November 8, 2023

To: City of Madison Plan Commissioners

From: Nicholas Leete, Director, Gardens Network Director, Rooted, and Chair, Madison Food Policy Council

Marcia Caton Campbell, Executive Director, Rooted, Member, Dane Food Council

Re: Comprehensive Plan Interim Update, Changes to the Generalized Future Land Use Map

As members of the Regional Agriculture and Food Sovereignty Working Group (RAFS), an entity created by the Madison Food Policy Council and Dane County Food Council, we have heard many requests for the preservation of farmland generally, along with specific requests from gardeners and farmers for access to farmland in and near the city. For the former, please see the recent Taskforce on Farmland Preservation adopted by the Common Council earlier this year. The latter includes a survey conducted by Rooted Gardens Network staff (including Nicholas Leete), of individuals interested in growing space over ¼ acre in size. With farmland preservation in mind, we ask the Plan Commission to consider the following:

First, the requirement that the Generalized Future Land Use (GFLU) amendment recommendations be limited to areas greater than 2 acres does not match the small scale at which most urban agriculture takes place. We ask that as the Plan Commission considers changes, and as this plan is used in the implementation of future zoning decisions, that sections of land down to ¼-acre (10,890 sq. ft.) in size be considered as important areas to preserve undisturbed. A ¼-acre plot can encompass 20 community garden plots at 20' x20' per plot, or is large enough for a small urban farm operation.

For your reference, and so that Plan Commissioners might understand what Rooted staff members (and many others in Madison) mean when we talk about urban agriculture, we attach two excerpts from American Planning Association Planning Advisory Service Report No. 563, *Urban Agriculture: Growing Healthy, Sustainable Places,* authored by Kimberley Hodgson, Marcia Caton Campbell, and Martin Bailkey.

- Excerpt #1, <u>Urban Agriculture Described</u>, offers a definition of urban agriculture and describes the value of this type of land use to overall community health and well-being, including its usefulness as an indicator of community resilience in environmental as well as social aspects.
- Excerpt #2, <u>Typology of Urban Agriculture</u>, covers the broad and varied range of types of urban agriculture practiced in cities around the United States, including the types of structures and facilities involved to support them.

We invite you to read these two excerpts to see why we are concerned about a requirement that GFLU amendment recommendations be limited to areas greater than 2 acres in size.



Second, we ask that the Plan Commission reconsider the GFLU Map Amendment Applications Nos. 66, 67, 68, and 69, made by Rooted staff, which recommended preserving all or a portion of areas on the east side of Madison as Parks and Open Space, with a goal of agricultural preservation. These suggestions were rejected by staff largely because they are part of or near planned low-density residential (LR) development. We suggest that rather than adding more low-density residential land to the city, the majority of these areas should be Parks and Open Space with some areas rezoned to higher density residential uses, or ideally, retain all of these areas for urban agricultural, while identifying other areas of LR generalized future land use to convert to higher density residential. Having agriculture or other open space adjacent to higher density development is mutually beneficial: higher residential density creates both an increased need for open space uses such as community agriculture and also generates larger, more concentrated user groups for those spaces. We believe this would be a preferable plan over continued low-density development.

With regard to specific amendments:

- Application #67 was not supported because "requester doesn't own the property,, but it appears that many requests came from "organization not listed or submitted by individual" and one such application (#51) was accepted. As a result, we request staff reconsideration of our application.
- Application #69 was not recommended because the "area is nearing build-out....[and] on a transit line." Again, we do not see LR as an appropriate land use for an area that is near build-out and on a transit line. Higher densities are required to make transit operations cost effective; people residing at the scale of an LR development are most likely automobile drivers rather than transit riders. Ideally, there would be higher density development along the transit line, with urban agriculture close by, rather than a sparsely populated area on a transit line with agricultural land out of reach of public transit.

Finally, we express our dismay at the difficulty in identifying areas appropriate for agricultural land preservation for the GFLU update, given the limitations and restrictions placed on the task. As Director of the Gardens Network, one of the signers of this letter is extremely knowledgeable about the scale at which urban agriculture is practiced in Madison and the demand for additional urban gardening and farming spaces around the city. The other signer is a trained city planner whose expertise is community and regional food systems planning (and author of the publication excerpted above), with decades of experience. If we found it nearly impossible to identify any areas to recommend for preservation as agricultural land in a GFLU update, what luck would the general public have in performing this task and providing their input to the process?



We appreciate that the task of updating the GFLU map is significant, requiring considerable effort on the part of planning staff and careful consideration by the Plan Commission. We thank you for taking the time to read our comments.

Sincerely yours,

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Nicholas Leete Gardens Network Director <u>nicholas@rootedwi.org</u> Chair, Food Policy Council Chair, Food Policy Working Group

Marcia Caton Campber

Marcia Caton Campbell, MCRP, PhD Executive Director <u>marcia@rootedwi.org</u> Member, Dane County Food Council Chair, Food Plan Working Group Past Chair, American Planning Association Food Systems Division Excerpt from Kimberley Hodgson, Marcia Caton Campbell, and Martin Bailkey. 2011. *Urban Agriculture: Growing Healthy Sustainable Places*, Planning Advisory Service Report No. 563, Chicago: American Planning Association, pp. 2-4.

Urban agriculture has implications for urban planning as regulated by local and regional governments and planning agencies. *Urban agriculture* entails the production of food for personal consumption, education, donation, or sale and includes associated physical and organizational infrastructure, policies, and programs within urban, suburban, and rural built environments. From community and school gardens in small rural towns and commercial farms in first-ring suburbs to rooftop gardens and bee-keeping operations in built-out cities, urban agriculture exists in multiple forms and for multiple purposes.

While it is a small component of the larger community-based food system, urban agriculture is important to the overall health and resilience of communities and regions, and as a practice it is expected to increase over the next decade. Therefore, urban agriculture has implications for urban planning as regulated by local and regional governments and planning agencies. These implications need analysis and clarification, since urban agriculture falls somewhat outside the range of traditional land-use designations (e.g., is a commercial urban farm as a land use most similar to a rural farm, a commercial enterprise, or a public park?). There are also emerging connections between urban agriculture and the redevelopment of urban brownfields in residential and industrial areas (see, e.g., Kaufman and Bailkey 2004), as well as the more extensive and more productive use of lawns and green space. Urban agriculture has been found to influence the value of neighboring real estate and thus has implications for land use beyond the boundaries of a particular agricultural site (Voicu and Been 2008).



berlev Hodgs

Along with its connections to land-use planning, urban agriculture can contribute significantly to the development of social connections, capacity building, and community empowerment in urban neighborhoods, most commonly through community gardening (Hynes 1996; Johnson 2010). In addition, it offers links to community development practice as a viable means of creating jobs, training youth, supplementing food budgets, and generating modest levels of revenue for urban farmers who sell their products. Urban agriculture also has much to offer community health planners as a healthpromoting activity but also as a mechanism to connect urban and suburban producers of fruits and vegetables with urban consumers. When combined with other efforts to improve access to healthy, affordable food (such as healthy-corner-store programs and supermarket-financing initiatives), urban agriculture can become a valuable tool in promoting community food security, particularly in low-income, urban neighborhoods.¹

In American cities that have been especially hard hit by economic decline or that suffer from degraded environments, urban agriculture is increasingly being viewed by communities as a useful indicator of resilience.² Older, industrial cities—such as Cleveland, Detroit, and Buffalo—with their drastic losses of population and acres of vacant land resulting from depopulation and disinvestment, are emerging as centers for urban agriculture initiatives. In essence, they are becoming laboratories for the future role of urban food production in the postindustrial city. Yet urban agriculture is also an Urban agriculture is increasingly seen as an indicator of community resilience.



increasingly important land use in dense, built-out cities such as Seattle and New York. Problems of food access disparities, childhood obesity, and food illiteracy have prompted urban agriculture activity on a variety of traditional and nontraditional spaces on public and private property.³

Finally, urban agriculture is part of a larger community-based foodsystem continuum that spans rural, periurban (peripheral areas where urban or suburban meets rural), suburban, and urban areas. As such, it is a key component of the emerging practice area of community and regional food systems planning that appears to be garnering increased acceptance among planning practitioners, educators, and students. As described in PAS Report No. 554 (Raja et al. 2008), community food planning seeks to foster greater levels of health and nutrition, particularly in low-income communities, by creating productive "food environments" through programmatic efforts (including community gardens and urban farms, farmers markets, and direct farm-to-school meal programs), policy initiatives (food charters and food policy councils), and comprehensive plans and zoning measures that accommodate community food activities.

A community-based food-systems approach has the potential to simultaneously address issues of food security, public health, social justice, and ecological health in local communities and regions, as well as the economic vitality of agriculture and rural communities. Such an approach emphasizes, strengthens, and makes visible the relationships among producers, processors, distributors, and consumers of food at the local and regional levels (Raja et al. 2008), while aiming to be:

Place-based, promoting networks of stakeholders, linking urban and rural issues, engaging residents, and creating senses of place;

Ecologically sound, using environmentally sustainable methods for producing, processing, distributing, transporting, and disposing of food and agricultural by-products;

Economically productive, bolstering development capacity and providing job opportunities for farmers and community residents;

Socially cohesive, facilitating trust, sharing, and community building across a diverse range of cultures and addressing the concerns and needs of marginalized groups, including minority and immigrant farmers and farm laborers, financially struggling small farmers, and underserved inner-city and rural residents; and

Food secure and literate, providing equitable physical and economic access to safe, nutritious, culturally appropriate, and sustainably grown food at all times across communities and fostering an understanding and appreciation of food, from production to disposal.

While programs, projects, and entrepreneurial activity are important components of a healthy, sustainable food system, their replication and effectiveness are often hindered by the absence of public policies that provide governmental, legal, and institutional support for community-based food systems (Raja et al. 2008). Historically, planners and local governments have had limited interests in food-systems issues and food policy (Pothukuchi and Kaufman 1999, 2000; Caton Campbell 2004). However, a number of formal and informal coalitions of food-system stakeholders, including local and regional governments and planners, are developing and implementing successful plans and policies to address issues—from food production to waste disposal—in hopes of creating healthier, more sustainable food systems, communities, and people. Planning Advisory Service Report No. 563, Chicago: American Planning Association, pp. 17-19.

CATEGORY	ТҮРЕ	DESCRIPTION
	Private Garden	Private food-producing gardens located in the front or back yard, rooftop, courtyard, balcony, fence, wall, window sill, or basement of a private single-family or multifamily residence, attended to by an individual or gardening business. End products are typically used for personal consumption. Examples: National Gardening Association (www.garden.org), American Horticultural Society (www.ahs.org), Organic Gardening (www.organicgardening.com)
	Community Garden	Small- to medium-scale production of food-producing and ornamental plants, on contiguous or discontinuous plots of land, located on public or private property in residential areas, gardened and managed collectively by a group. Gardening activities and end products are typically used for consumption or education; however, they may also be sold on- or off-site, depending on local government regulations and the goals of the garden as a collective effort. Examples: American Community Gardening Association's community garden database (http://acga .localharvest.org), P-Patch Community Gardens (Seattle; www.seattle.gov/neighborhoods/ ppatch), Neighborhood Gardens Association (Philadelphia; www.ngalandtrust.org)
C I A L	Institutional Garden	Small to large food-producing gardens or orchards located on private or public institutional property (school, hospital, faith-based organization, workplace) in a residential, commercial, or mixed-use area, gardened by an organization or business. The process of gardening is typically used for educational, therapeutic, and community service purposes—including but not limited to nutrition education, environmental stewardship, and community ministry. The end products are typically used for donation or consumption. Depending on local government regulations, they may also be sold on- or off-site at a stand, market, or store to financially support the garden's specific activities. Examples: Edible Schoolyard garden (Berkeley, Calif.; www.edible schoolyard.org), Google Corporation organic garden (Mountain View, Calif.; www.google .com/corporate/green/employee-benefits.html), Harvard Pilgrim Health Care employee garden (Wellesley, Mass.), Legacy Good Samaritan Hospital garden (Portland, Ore.); Sophia Louise Durbridge-Wege Living Garden at the Family Life Centre (Grand Rapids, Mich.)
0 M M E R	Demonstration Garden	Small food-producing garden located on private property (school, hospital, faith-based organization, workplace) or public property (park, school, and other civic space) in a residential, commercial, or mixed use area for public demonstration purposes only, gardened by a local government agency, community organization, or business. End products are typically donated to local organizations and food banks. Examples: Baltimore City Hall vegetable garden, San Francisco City Hall Victory Garden, Not a Cornfield (Los Angeles; http://notacornfield.com), Public Farm One (New York; www.publicfarm1.org)
NONC	Edible Landscape	The use of food-producing plants in the design of private and public outdoor spaces in residential, commercial, and mixed use developments, attended to by an individual or business. End products are typically used for consumption. Examples: Edible Estates (www.fritzhaeg.com/ garden/initiatives/edibleestates/main.html), South East False Creek Mixed Used Development (Vancouver, B.C.; http://vancouver.ca/commsvcs/southeast/docments/pdf/designingUA.pdf)
	Guerrilla Garden	Unauthorized appropriation and cultivation of food-producing or ornamental plants on untended, abandoned, or vacant private or public land by an individual or group. End products are typically used for neighborhood revitalization purposes. Examples: Los Angeles Guerrilla Gardening (www.laguerrillagardening.org), SoCal Guerrilla Gardening (http:// socalguerrillagardening.org), Edmonton Guerrilla Gardening (http://edmontongg.blogspot. com), South Phila Guerrilla Gardening (http://guerrillaphilly.wordpress.com), Green Guerillas (New York; www.greenguerillas.org)
	Hobby Beekeeping	Small-scale keeping of honeybees for personal use. Beehives can be colocated with gardens or nongarden uses (such as parks), on underutilized spaces (including rooftops) in residential, mixed use, or other public land areas. End products are typcially used for personal consumption, education, or donation. Examples: City Hall Bees (Vancouver, B.C.; http:// vancouver.ca/commsvcs/socialplanning/initiatives/foodpolicy/projects/beekeeping.htm), New York City Beekeepers Association (www.nyc-bees.org)
	Hobby Chicken Keeping	Small-scale keeping of chickens for personal use in residential areas, or for commercial use in residential, mixed use, or other public land areas. Poultry keeping can be colocated with other agriculture and nonagriculture uses. End products are typically used for personal consumption, education, or sale. Examples: Backyard Chickens (Vancouver, B.C.; http:// vancouver.ca/commsvcs/socialplanning/initiatives/foodpolicy/projects/chickens.htm), A2 City Chickens (Ann Arbor, Mich.; www.a2citychickens.com), Chicken Keepers (Cleveland; www.localfoodcleveland.org/group/chickenkeepers)

Table 2.1. Typology of urban agriculture

(continued)

(continued from page 17)

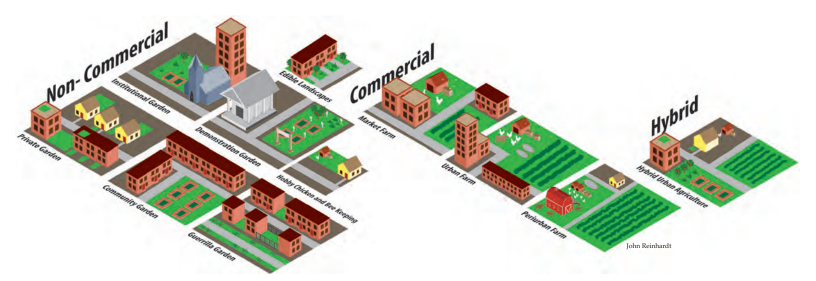
CATEGORY	ТҮРЕ	DESCRIPTION
	Market Farm	Small- to medium-scale production of food-producing or ornamental plants, bees, fish, poultry, or small farm animals located on public or private property, and designed and managed for commercial purposes using a variety of growing techniques including in-soil, container, hydroponic, and aquaponic growing systems. End products are typically sold on- or off-site at a stand, market, or store. Examples: Urban Growth Farm (Cleveland; www.urbangrowthfarms .com), Fresh Roots Farm (Atlanta; www.freshrootsfarm.com)
ERCIAL	Urban Farm	Typically larger than market gardens and include larger-scale production of food-producing or ornamental plants, bees, fish, poultry, or small to medium-sized farm animals for commercial purposes using a variety of horizontal and vertical growing techniques including in-soil, container, hydroponic, and aquaponic growing systems. End products are typically sold on- or off-site at a stand, market, or store. If large enough, urban farms may adopt the community- supported agriculture (CSA) distribution model, through which consumers of the farm's produce over the growing season also share in its risks. Examples: Greensgrow Farm (Philadelphia; www .greensgrow.org), Red Planet Vegetables (Providence, R.I.; http://redplanetvegetables.wordpress .com), Springdale Farm (Austin, Tex.; http://springdalefarmaustin.com), Brooklyn Grange Farm (Brooklyn, N.Y.; http://brooklyngrangefarm.com)
C O M M	Periurban Farm	Practiced outside or on the fringes of metropolitan areas, often on agricultural land facing some threat of future development. Includes larger-scale production of food-producing or ornamental plants, bees, fish, poultry, or small to large farm animals for commercial purposes using a variety of growing techniques including in-soil, container, hydroponic, and aquaponic growing systems. Such farms are managed as agricultural businesses and may employ organic techniques or the CSA model. In most cases, the farm's production is marketed and distributed in the nearby metropolitan area. Examples: Potomac Vegetable Farms (Vienna, Va.; www .potomacvegetablefarms.com), Full Circle Farm (King County, Wash; www.fullcirclefarm.com)
	Beekeeping	Medium- to large-scale keeping of honeybees for commerical use. Beehives can be colocated with other urban agriculture uses (such as market gardens or urban farms) or other nonagriculture uses (such as parks or rain gardens), on underutilized spaces (including rooftops), in residential, commercial, mixed use, or industrial areas. End products are typically used for sale. Examples: Backyard Bees (Southern Calif.; http://backyardbees.net), Burgh Bees (Pittsburgh; www.burghbees.com), Earthworks Urban Farm (Detroit; www.cskdetroit.org/EWG/apiary.cfm).
НҮВКІD	Hybrid Urban Agriculture	Any combination of gardens and farms that produce food-producing or ornamental plants, bees, fish, poultry, or small to medium-sized farm animals for personal consumption, education, donation, and sale. Examples: 21 Acres (King County, Wash.; http://21acres .org), Hollygrove Market and Farm (New Orleans; www.hollygrovemarket.com), Growing Power (Milwaukee, Wis.; www.growingpower.org), Lynchburg Grows (Lynchburg, Va.; www .lynchburggrows.org), GROWHAUS (Denver; www.thegrowhaus.com)

Note:

Small = 0 to $\frac{1}{2}$ acre or 1 beehive, 1–4 poultry, or 1 animal.

Medium = 1 to 2 acres or 2-4 beehives, 5-10 poultry, or 2-4 animals depending on poultry or animal size and available space.

Large = 5-10 beehives, 11 or more poultry, or 5-10 animals depending on poultry or animal size and available space.



ELEMENT	DESCRIPTION	
Accessory Structures and Materials		
Growing	Raised beds, containers, and similar contained growing systems; planting-preparation houses or similar structures; greenhouses, hoop houses, coldframes, and similar structures used to extend the growing season; or hydroponic equipment, supplies, and structures	
Irrigation	Water hoses, rain barrels, and other equipment used to irrigate the garden or farm	
Compost	Bins, worms, screens, inputs (household, restaurant, or other food-service food waste; yard wastes; and poultry or animal manure), and other materials	
Bees, poultry, and animals	Beehives, coops, cages, stables, barns, fences, or other enclosures	
Fish	Aquaponic equipment, supplies, and structures	
Storage	Tool sheds, dry or cold storage rooms, and other similar structures	
On-site sales	Farm stand, retail store, or similar structure	
Other	Benches, shade pavillions, restroom facilities, office space, picnic tables, children's play areas, and other structures and spaces.	
Processing Facilities		
On-site facility	Partially or fully equipped kitchen for food preparation, preservation, or packaging, located on-site for personal consumption or commercial purposes. Commercial facilities are state inspected and licensed to allow the preparation and preservation of food for sale to a variety of retail destinations.	
Community kitchen	Shared-use facility with a partially to fully equipped kitchen used for food preparation, preservation, and packaging. Noncommercial facilities are used for personal consumption purposes only and can be located anywhere from church basements to community centers to freestanding structures. Commercial facilities are state inspected and licensed to allow the preparation and preservation of food for sale to a variety of retail destinations.	
Community processing center	Small-scale state-inspected and licensed facility containing a variety of equipment, whic can be rented by urban growers to add value to raw food products through processing, packaging, and subsequent delivery to retail destinations	
Distribution		
Food hub	Centrally located facility with a physical drop-off point for multiple food producers (gardeners, farmers) and a pick-up point for food buyers (restaurants, stores, institution cooperatives, caterers, etc.) wanting to buy locally grown or raised food products; or an online, virtual meeting place to connect food producers and sellers with food buyers	
Retail Destinations		
Farm stand	Small retail venue, typically featuring one urban farmer, located on-site at a market garden, urban farm, or periurban farm, to sell agricultural products directly to consumers	
Farmers market	Retail venue featuring multiple urban, periurban, or rural farmers operating within a certain geographic area to sell agricultural products directly to consumers	
Community-supported agriculture Community-supported agriculture Community-supported agriculture Community-supported agriculture and families at the beginning of the growing season and supplies seasonal p and other agriculture products weekly or biweekly throughout the growing Agricultural products are typically distributed directly from the farm to an i shareholder's home, place of work, or designated pick-up site.		
Farm-to-institution	Direct sale of locally produced food products to schools, universities and colleges, hospitals and long-term care facilities, prisons and correctional facilities, and other institutional facilities	
Food cooperative	Member-owned, member-controlled food business made up of food producers and consumers. Facilitates the direct sale and purchase of agricultural products between members at a designated store; members may be required to pay an equity investment to join the co-op or work in the store, and in return receive special benefits, such as reduced rates	
Other	Restaurants, catering businesses, corner stores, bodegas, mobile food carts, and small and larger grocery stores	

Table 2.2. Urban agriculture infrastructure

TO: PLAN COMMISSION RE: COMPREHENSIVE PLAN INTERIM UPDATE Legistar #80281

Some of you may be aware of my extensive experience with City of Madison planning processes. I have chaired the Plan Commission, the Community Gardens Committee, the Madison Food Policy Council, and served as interim director of the City's Department of Planning, Community and Economic Development from 2019-2020. Most recently, I chaired the Common Council's Task Force on Farmland Preservation in 2022-23.

I write in support of **Item K** on Staff's List of Proposed Revisions to the City's Comprehensive Plan **adding community gardens and urban agriculture** to the list of appropriate land uses in the Parks & Open Space category on page 25. Madison has made a significant effort to locate (especially) community gardens in publicly owned areas for decades to provide secure land tenure; it is important to both acknowledge and continue this practice.

The parameters for text revisions in the "interim update" process were very restrictive, but the Comprehensive Plan needs **a definition of community gardens**. Consider recommending the definition provided in the Zoning Code be added to the Glossary of Terms (Appendix E).

It is also worth noting that one of the reasons for undertaking the "interim update" process was to acknowledge and incorporate information acquired since 2018 through various planning processes authorized by the City. While most of these updates appear on the GFLU map because of recently adopted neighborhood plans and amendments, the Common Council recently accepted a report from the <u>Task Force on Farmland Preservation</u> that provides important background information, tools and recommendations to guide land use decisions where growing spaces are possible and desired by the community. Building on this report, the City's Subdivision Regulations were revised this summer to include the "preservation of farmland" as one of its purposes, and Economic Division Staff has drafted language to include this criteria in the City's land-banking policy. The "implementation matrix" in the Task Force Report (pages 12-15) also includes recommendations for every chapter of the Comprehensive Plan in the next 10-year update process to acknowledge the important contributions that growing spaces in a broad range of sizes and locations make to our community.

Until then, the Task Force Report provides valuable guidance as you approach land use decisions in the next 5 years until the Comprehensive Plan can more fully reflect these values. Thank you for your consideration.

Nan Fey, 444 West Wilson Street, Madison, WI 53703 11/7/23

Cleveland, Julie

From: Sent: To: Cc:	Jeff Reinke <jsreinke@yahoo.com> Friday, November 3, 2023 5:11 PM Plan Commission Comments benjamin.b.neumann@gmail.com; hannah@schneidewend.com; LLC; URBAN ASSETS LLC; abriddell@me.com; yanzel@wysomusic.org; mhuffman@huffmanfd.com; tlna@groups.io; Rummel, Marsha; Bennett, Juliana; president@tenneylapham.org; jbelknap@znet.com; Meagan.elaine@gmail.com; cherylbalazs@gmail.com; l.dilley@hotmail.com; jsreinke@yahoo.com; tacocatcreations@gmail.com; susan@wysomusic.org; mkundinger@strang-inc.com; mhuffman@huffmankeel.com; roger@wysomusic.org; Ben Bouche; James Zradicka; Eric Plautz; Tyler Brovelli; Mayor; Lance McGrath; John Seamon; Nisa Giaquinto; John Shively; Chris Wagner; John Belknap; Randall Wilkins; Tom Klein; Nicholas Schulenberg; Bridget Fraser</jsreinke@yahoo.com>
Subject:	Comments, an article, and a video, for the Comprehensive Plan Interim Update meeting, on Monday, November 13th (?).
Attachments:	Ultra-Sustainable Construction Article.pdf

Caution: This email was sent from an external source. Avoid unknown links and attachments.

Greetings to the members of the City's Plan Commission, and others. We hope you are all doing well.

Firstly, we are submitting to you, via a pdf, a short article on advances in building technologies. The article is from the 9-22-2023 edition of *Newsweek* magazine.

This article is a prime example of LEED - Leadership in Energy and Environmental Design. Also, while reading on the Comprehensive Plan Interim Update, we somewhere came upon the statement

(sorry, we are not exactly sure where): these new building technologies will make for "#4 [a] better fit with the predominant uses and development patterns in the surrounding area."

These new technologies can save large amounts of money and energy for developers, construction companies, building owners, and the general population.

Secondly, we are submitting a 13:38 minute Ted Talk on how new buildings are being constructed and built to bring more joy into people's lives. If you will please watch the entire video, you will

see and hear about such buildings. We have an example of such a building, going up right now, here in Madison, Wi. We are referring to the WYSO (Wisconsin Youth Sympathy Orchestra) building,

on the 1100 block of East Washington Avenue.

We encourage the Commissioners and everyone to read the article and view the video. Our hope, intention, and purpose is that Madison will use these technologies and techniques to build more

energy, financial, and people friendly buildings, both now, with the Interim Plan, and indefinitely into the future.

Thank you very much for your time and consideration, of the *Newsweek* article, the video, and our heart-felt comments.

Sincerely,

Karen Banaszak and Jeff Reinke

Where Joy Hides and How to Find It | Ingrid Fetell Lee



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1		

Where joy hides and how to find it | Ingrid Fetell Lee





CLIMATE

Ultra-Sustainable Construction Goes Mainstream

A new green generation of buildings is hitting goals that were inconceivable 10 years ago—sometimes even improving the environment

TRONDHEIM, NORWAY, A CITY OF 180,000 JUST 200 miles from the Arctic Circle on the coast of the frigid Norwegian Sea, hardly seems an ideal location for harvesting energy from the sun and surrounding environment. But a new 200,000-square-foot office building there is producing nearly half a million kilowatt-hours of renewable energy per year—twice as much as the building uses. The extra energy is powering other nearby buildings and charging electric cars, buses and boats throughout the city.

Highly sustainable buildings have been popping up around the U.S. and the world over the past decade. But now a confluence of new technol-

ogies and improving economics, as well as climate-change-inspired government regulation, are leading to the next wave in big construction: ultra-sustainable buildings. This new generation of green buildings is hitting environmental goals that would have seemed inconceivable just 10 years ago—in some cases not just avoiding all harm to the environment, but actually improving it, leading the communities and cities around these buildings down greener paths.

These futuristic-seeming buildings promise to close a yawning gap in the world's efforts to slow climate change and mitigate its harms. About 40 percent of the world's greenhouse gas emissions come from the heating, cooling and lighting of buildings—not including substantial emissions from the construction of conventional buildings. Sharply curtailing these emissions is an essential part of fighting climate change.

by DAVID H. FREEDMAN

Zero Emissions Energy

To appreciate what goes into making an ultra-sustainable building, consider what it took to build the one in Trondheim. The product of a collaboration between

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five Norwegian real-estate-musury organizations, the plans called for zero-emissions energy to heat, cool and otherwise power the structure. To get that energy, the developers built solar panels into the building's 31,000 square feet of exterior skin and pumped in what scant heat could be wrung from the nearby ocean waters. The result was the "Powerhouse Brattørkaia" building, finished in 2019, and now a model of how buildings can push out more clean energy than they consume.

Another ultra-sustainable building that's boosting community energy is the PAE Living Building in Portland, Oregon, designed by ZGF Architects as an office building. It relies on insulation and ventilation to reduce energy consumption by 80 percent compared to typical office buildings and collects and treats rainwater to meet the building's water needs. Because of limited space for solar panels, it couldn't generate all of its energy needs onsite. To make up the difference, it paid a nearby low-income housing project to install solar panels that generate enough electricity to power both the building and the housing project. "It makes sense to look at energy production from a regional point of view, rather than just in each individual building alone," says Kathy Berg, a principal at ZGF, which has been involved in a number of ultra-sustainable projects.

The motivation to use ultra-sustainable ideas in new commercial development—as well as to retrofit existing buildings to make them more sustainable—is economics. The costs of green technologies have been rapidly dropping. Solar energy, in particular, is becoming a better and better deal, falling in price about 10 percent a year, according to the U.S. Department of Energy.

12 NEWSWEEK.COM

smarter choice economically," says David Orr, a professor emeritus at Oberlin College and one of the pioneers of ultra-sustainable building design: "Anyone who buys a building that isn't solar-powered is just wasting their money." Regulators at local, state and federal levels are also demanding greener buildings.

"Anyone who buys a building that isn't solar-powered is just wasting their money."

.... _....yy Positive

Making a building "net energy positive"—that is, capable of producing more renewable energy than it uses is getting easier thanks in part to big improvements in solar panels. Panels today produce about 50 percent more electricity per square foot than they did 10 years ago, and experimental versions are already doubling today's output. Some new rooftop panels further boost output by capturing reflected light from the roof itself, as well as direct sunlight.

Thanks to advances in electronics that make solar-energy-generating components thinner and lighter, as well as materials innovations that can hide the components behind attractive, translucent coatings, these

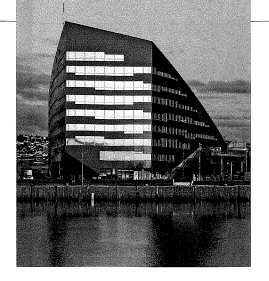
SNØHETTA



components can now be built into the panels that make up a building's outer skin, and they can be retrofitted into older buildings. In the German town of Bochum, a 12-unit apartment building that dates back to the 1930s was updated with solar skin panels that now supply the building's 45-kilowatt-hour-per-squarefoot electricity consumption—with plenty of energy left over to pump back into the local grid.

Another rapidly improving energy-gathering technology is heat pumps, which enlist a circulating gas that is expanded and compressed in a way that grabs heat from outside air, soil or water-even if it's cold-and releases it indoors. (Reversing the process provides cool air during the summer.) Heat pumps had long been useless in colder regions, but the best ones today rely on new types of gases and more powerful compressors to work in below-zero temperatures. Because they run on electricity from the grid, rather than from burning natural gas, they save on emissions, and they are typically four times more efficient than conventional electric heat. Boston University's new computing and data science center, a 300-foot-tall, 345,000-square-foot tower that opened last year, depends entirely on heat pumps to get through the city's often-brutal winters.

Producing energy is only half the recipe for ultra-sustainability in new buildings or to bring higher levels of sustainability to existing buildings, says ZGF's Berg. "Energy generation is really the second step," she says. "The first step is to reduce the amount of energy the building needs." For starters, that means state-of-the-art insulation to keep heat in or out and efficient LED lighting—steps that are now the rule in new buildings and being retrofitted into many older



ENERGY PRODUCER Trondheim's Powerhouse Brattørkaia, above. A bird's-eye view of solar panels on the building's roof, opposite.

ones. Further reductions are being made with special design features for managing sunlight and ventilation. For example, these features were instrumental in achieving the low energy needs of the new California Air Resources Board headquarters building designed by ZGF. To maintain comfortable indoor temperatures, motorized shades regulate sunlight entering the building through its giant skylights, and fans move air from cooler to warmer areas. To go even further, notes Berg, some buildings are now being designed to capture prevailing winds as natural ventilation systems.

Building Smarter

Electronic smarts are playing an increasingly large role in ultra-sustainability, too, both in a wide range of new buildings and in updating older buildings. Often at the heart of smart building systems are sensors that track where people are in a building—and where they aren't. "The heating and cooling systems can find out there's nobody on the fourth floor, and dramatically cut back on the heated or cooled air that's being sent there, as well as on the lighting," says Katie McGinty, chief sustainability officer at Johnson Controls, which produces smart building systems. "Cars today are computers on wheels, but until now too little of that digitization has made its way into buildings."

In addition, smart buildings, whether old or new, can monitor minute-to-minute price changes on the electric power grid and adjust heating and cooling timing to take advantage of dips and spikes in the price. As more building occupants plug in electric vehicles, notes McGinty, the buildings can even look for opportunities to sell some of the available battery power in the EVs back to the grid at peak prices, recharging them when prices drop. And if there's solar power onsite, a building can work that into the mix, too, storing some of the solar electricity in batteries when it's sunny, and using it or selling it to the grid when it's cloudy or prices go back up.

Because adding highly efficient solar panels, heat pumps and insulation enables new and retrofitted buildings to generate more green energy than they consume, they're in a position to provide the excess to others. Many already do that by selling the excess to the grid, helping the grid reach its own renewable energy goals. Increasingly, buildings are striking deals that enable more direct green-energy sharing with neighboring buildings and facilities, as the Powerhouse building in Trondheim did.

As prices continue to fall, ultra-sustainability measures are expected to continue to gain ground among developers of all sizes and budgets, making buildings more of a climate asset than a liability.

► David H. Freedman is a freelance science journalist and author. Follow him on X @dhfreedman September 28, 2023

City of Madison Plan Commission 210 Martin Luther King Jr. Blvd. Madison, WI 53703

Re: GFLU Map Amendment Request – 3978 Schewe Road and 10122 White Fox Lane

Dear Members of the City of Madison Plan Commission:

I am writing again to ask for your support for an amendment to the Generalized Future Land Use (GFLU) map for a six-acre property that I own at the northeast quadrant of the intersection of White Fox Lane and Schewe Road on the Far West Side of Madison (the street address of this site is 3978 Schewe Road and 10122 White Fox Lane). My Amendment Request was listed as #1, 2 and 3 on the list of amendment requests that the City's planning staff received and published on the City's website. I previously submitted a letter to the Plan Commission and also spoke during public comments at the Plan Commission meeting on September 7, 2023. My letter to the Commission was included as Attachment #8 (Public Comment 9-3-23) if you care to review it.

At the Plan Commission meeting on September 7th, several Commissioners expressed interest in discussing my Amendment request at the follow-up meeting on September 18th. At that meeting, Brian Grady of the City's planning staff, when discussing our property, seemed to be open to the idea of changing the GFLU designation from its current "Low Residential" status to the "Low-Medium Residential" category. While I had previously requested that a portion of our site also be changed to "Medium Residential" on the GFLU map, I now agree with Mr. Grady that the Low-Medium Residential designation is probably more appropriate for this property given the context of the site near newly built single-family homes in the adjacent Eagle Trace and Chapel View subdivisions.

For your reference, I have attached a copy of three maps included in the 2018 Elderberry Neighborhood Plan Amendment found on the City's website. Our property is shown on these three maps highlighted in bright green.

<u>The first map</u> shows major streets in the Elderberry Neighborhood, listed as either "Arterials" (which are Old Sauk Road to the North, Mineral Point Road to the South, and Pleasant View Road to the East), or as "Collectors", which feed into the Arterials from smaller neighborhood streets. As noted on this map, both White Fox Lane and Schewe Road are shown as Collector Streets, and our property is bordered by both. Almost every other similar intersection of two Collector Streets in the Elderberry Neighborhood has an area of "Low-Medium" or "Medium" Residential directly adjacent to it at that intersection, so there is clear precedent for our request for Low-Medium Residential at our site. Also, our property on Schewe Road is the closest area to the newly built Pope Farm Elementary which opened in 2020 (after the most recent Comprehensive Plan was approved in 2018), making this a very walkable location to the school for multifamily residents who can't afford the single-family homes in the neighborhood, which are now valued between \$500,000 and \$1+ million within a 1-mile radius of our property.

<u>The second map</u> shows existing and planned bike paths that run through the neighborhood. Again, our property (highlighted in bright green) is completely surrounded by bike paths which actually now exist, making the location very accessible to the Pope Farm Elementary School as well as other nearby recreational amenities including Eagle Trace Park, Pope Farm Conservancy, and Pioneer Park.

<u>The third map</u> shows "Potential Transit Routes" and "Potential Transit Streets" in the Elderberry Neighborhood. As indicated, Schewe Road is shown as a "Potential Transit Street". While I recognize that it may be years before public transit extends to this location, it is important to recognize that this location at the intersection of two Collector streets may one day in the future have transit access and therefore is appropriate for higher density than the "Low Residential" category.

Finally, I'd like to point out that to the west of our property, the intergovernmental agreement between the City of Madison and the Town of Middleton prohibits density greater than 4 housing units per acre within a quarter mile of Pioneer Road. In other words, it will be impossible to add any significant density in this area of the Elderberry Neighborhood west of our property in the future.

At a time when the City of Madison is suffering from a severe shortage of affordable housing options for its rapidly growing population, the City should be looking for locations exactly like our property where increased density makes the most sense. Instead, it seems that the Planning staff is content to wait another five years for the next Comprehensive Plan update before seriously considering a change to our site's GFLU category. They make the argument that since the Elderberry Neighborhood Plan was last updated in 2018, it is too early to make any changes like we have requested.

I truly appreciate the work that the City's professional planning staff produces every day, but I reject that approach. If anything, I believe that the peripheral areas of the City should be reviewed much more frequently than every 5 or 10 years, since these are the areas of the City where open land still exists and can more quickly be adapted to the changing needs of the City. Accordingly, I am asking you to support our request for an amendment to the GFLU map by recommending a change to the "Low-Medium" residential category for our six-acre parcel. I would also welcome you to visit the property and surrounding neighborhood to see for yourself why this requested Amendment for "Low-Medium" Residential makes perfect sense, especially in the context of the rapid growth and diminishing availability of sites like this to provide much needed middle-income housing in the City.

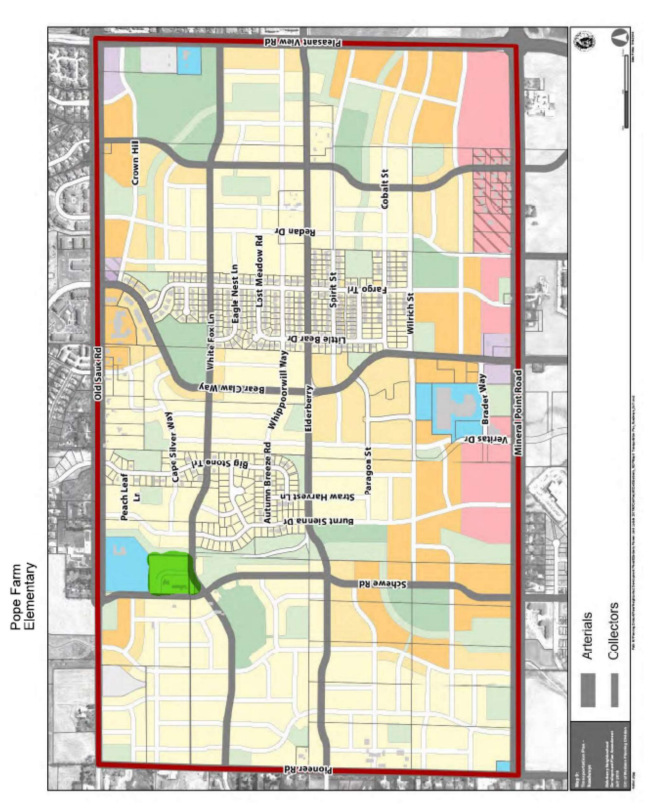
Thank you very much for your consideration, and please feel free to reach out to me with any questions or comments.

Sincerely,

Randall Eggert

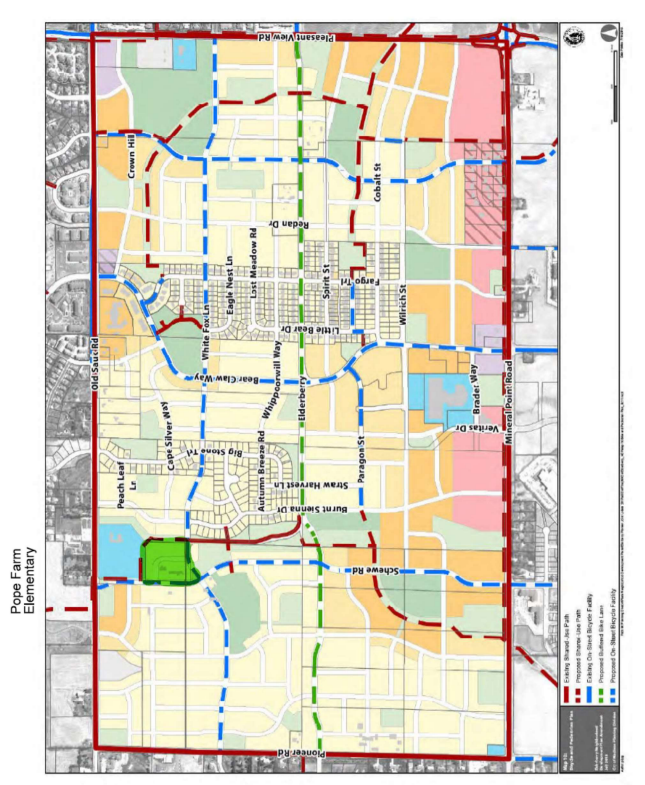
3978 Schewe Road Middleton, WI 53562 karirand@yahoo.com

cc: Heather Stouder, City of Madison Planning Division Director Brian Grady, City of Madison Principal Planner Kirstie Laatsch, City of Madison Planner



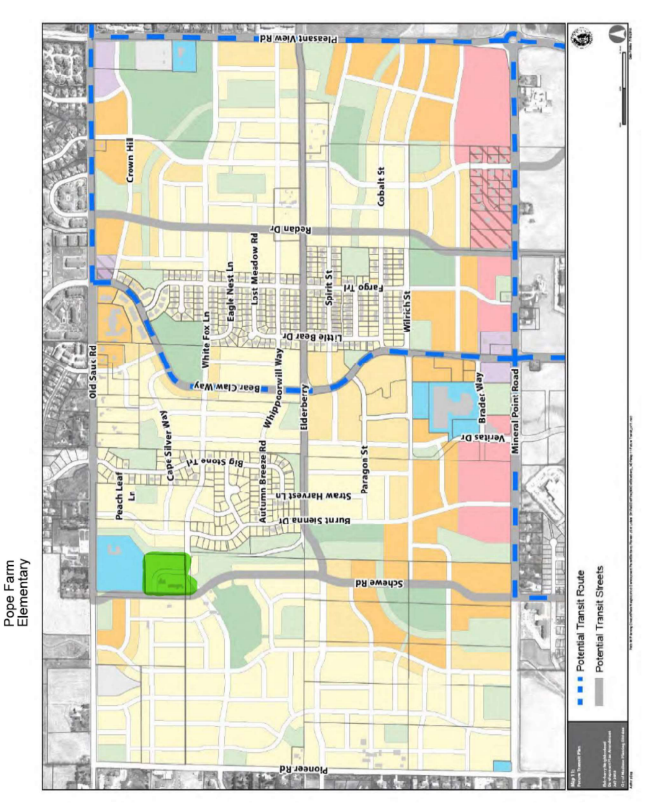
Arterials and Collector Streets – 2018 Elderberry Neighborhood Plan

Amendment to the Elderberry Neighborhood Development Plan



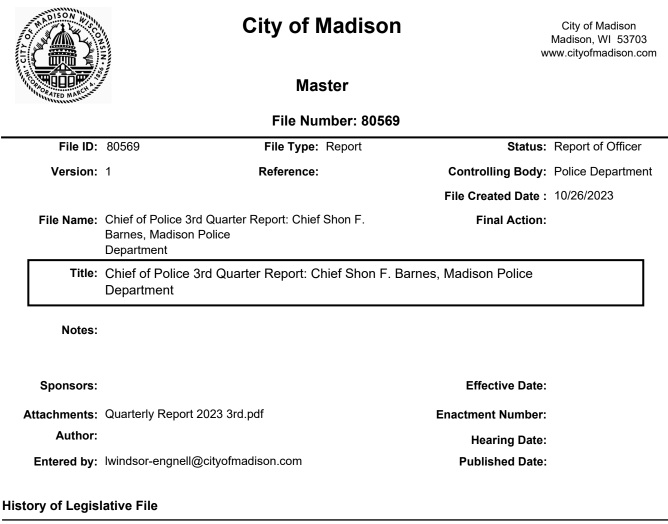
Bicycle and Pedestrian Plan – 2018 Elderberry Neighborhood Plan

Amendment to the Elderberry Neighborhood Development Plan



Future Transit Plan – 2018 Elderberry Neighborhood Plan

Amendment to the Elderberry Neighborhood Development Plan



Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Council Office	10/26/2023	RECOMMEND TO COUNCIL TO ACCEPT - REPORT OF OFFICER				
	Action Text:	This Report was RECOM	IMEND TO COUNCIL	TO ACCEPT - REF	PORT OF OFFICER		

Text of Legislative File 80569

Title Chief of Police 3rd Quarter Report: Chief Shon F. Barnes, Madison Police Department

CITY OF MADISON INTER-DEPARTMENTAL CORRESPONDENCE

DATE: November 13, 2023

TO: All Alders

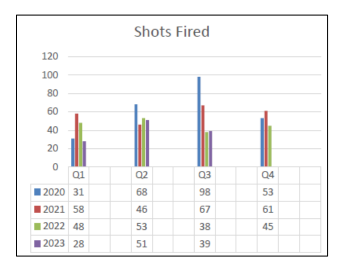
FROM: Shon F. Barnes, Chief of Police

SUBJECT: Quarterly Report

This document provides an update on selected MPD topics for the third quarter (July, August, and September) of 2023. Please consider the data included in this update as preliminary and subject to modification.

Significant Incident Types

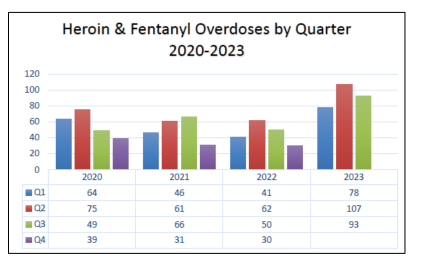
Shots Fired – there were thirty-nine (39) shots fired incidents in the City from July 1st through September 30th (2023). This is a **3% increase** from the third quarter of 2022 where there were thirty-eight (38) shots fired incidents. The 3-year average (3rd quarter) of shots fired incidents is sixty-eight (68). The thirty-nine (39) shots fired in Quarter 3 of this year is a **42% decrease** over the previous 3-year average.



	1 st Quarter	2 nd Quarter	3 rd Quarter	4 th Quarter	Total
Property Damage	5	14	9		28
Subjects Struck by Gunfire*	4	6	9		19
Accidental Discharge	1	3	1		5
Self-Inflicted (intentional)	3	1	2		6
Casings Recovered	71	98	196		365

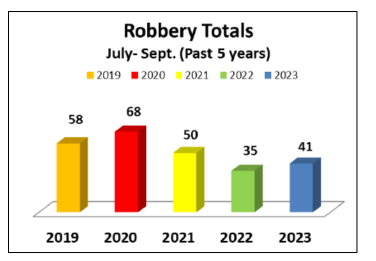
*Excludes accidental discharge & self-inflicted

Heroin Overdoses – MPD responded to ninety-three (93) known heroin overdoses during the third quarter of 2023. This is an **86% increase** from the third quarter of 2022 where we responded to fifty (50) known heroin overdoses. The 3-year average (3rd quarter) of known heroin overdoses is fiftyfive (55). The ninety-three (93) known overdoses in Quarter 3 of this year is a **69% increase** over the previous 3-year average. Note that these figures refer to known overdoses...it is likely that many overdoses are occurring without any report to MPD or MFD.



There were ten (10) suspected overdose deaths during the third quarter of 2023. This is a **29% decrease** from the third quarter of 2022 where there were fourteen (14) overdose deaths. The 3-year average (3rd quarter) of overdose deaths is ten (10). The ten (10) suspected overdose deaths in Quarter 3 of this year is a **3% decrease** the previous 3-year average. [note that these figures only include overdose deaths with police involvement and clear evidence of an overdose; the actual figure may be higher].

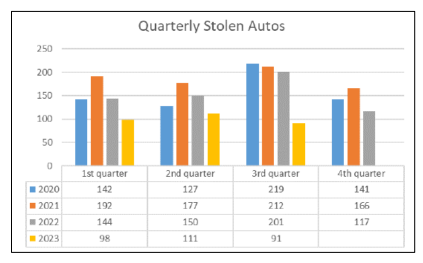
Robberies – Forty-one (41) robberies occurred in the City during the third quarter of 2023. This is a **17% increase** from the 3^{rd} quarter of 2022 where there were thirty-five (35) robberies. The 3-year average (3^{rd} quarter) of robberies is fifty-one (51). The forty-one (41) robberies in Quarter 3 of this year is a **20% decrease** from the previous 3-year average.



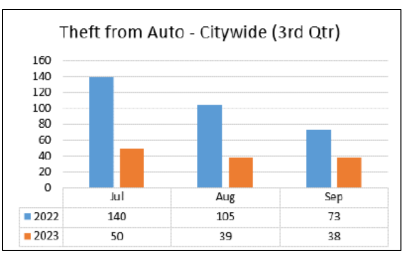
Burglaries – MPD responded to 214 burglaries during the third quarter of 2023. This is a **12% decrease** from the third quarter in 2022 where we responded to 244 burglaries. The 3-year average (3rd quarter) of burglaries is 316. The 214 burglaries in Quarter 3 of this year is a **32% decrease** over the previous 3-year average.



Stolen Autos – MPD investigated 91 stolen autos during the third quarter of 2023. This is a **55% decrease** from the third quarter in 2022 where we investigated 201 reports of stolen autos. The 3-year average (3rd quarter) of stolen autos is 210. The 91 stolen autos in Quarter 3 of this year is a **57% decrease** over the previous 3-year average.



Thefts from Vehicles – MPD investigated 127 thefts from vehicles during the third quarter of 2023. This is a **60% decrease** from the third quarter in 2022 where we received 318 reports of thefts from vehicles. The 3-year average (3rd quarter) of thefts from vehicles is 415. The 127 thefts from vehicles in Quarter 3 of this year is a **70% decrease** over the previous 3-year average.



Arrest Data

Third quarter arrest data:

Sex	Q1	Q2	Q3	Q4	Total	%
Male	1,525	1,720	1,634		4,879	71.5%
Female	507	744	690		1,941	28.5%
Unknown	0	0	1		1	0.0%
Total	2,032	2,464	2,325		6,821	100.0%
Race	Q1	Q2	Q3	Q4	Total	%
Asian	31	35	27		93	1.4%
African-American	990	1,006	1,071		3,067	45.0%
Native American	11	8	11		30	0.4%
Other	66	89	77		232	3.4%
Caucasian	934	1,326	1,139		3,399	49.8%
Total	2,032	2,464	2,325		6,821	100.0%
Hispanic*	177	197	214		588	8.6%

*"Hispanic" is not a racial designator used for UCR/IBR crime reporting purposes. However, it is an ethnicity collected and tracked in MPD's records management system, in addition to race. These arrest figures are based on that data. Each arrested person with a Hispanic ethnicity will also have a race indicated (from the above options) and reflected in MPD's crime reporting.

IBR Arr	est Charge	es				
Group A Offenses	Q1	Q2	Q3	Q4	Total	%
Animal Cruelty	3	3	4		10	0.1%
Arson	0	1	2		3	0.0%
Assault Offenses	391	418	418		1,227	10.6%
Bribery	0	0	0		0	0.0%
Burglary	54	32	32		118	1.0%
Counterfeiting/Forgery	4	5	12		21	0.2%
Damage to Property	104	136	156		396	3.4%
Drug/Narcotic Offenses	192	216	233		641	5.5%
Embezzlement	5	4	7		16	0.1%
Extortion	2	0	0		2	0.0%
Fraud Offenses	37	26	22		85	0.7%
Gambling Offenses	0	0	0		0	0.0%
Homicide Offenses	3	3	8		14	0.1%
Human Trafficking Offenses	0	0	0		0	0.0%
Kidnapping/Abduction	28	27	22		77	0.7%
Larceny/Theft Offenses	186	231	192		609	5.3%
Motor Vehicle Theft	46	50	50		146	1.3%
Pornography/Obscene Material	5	7	11		23	0.2%
Prostitution Offenses	0	0	0		0	0.0%
Robbery	20	20	20		60	0.5%
Sex Offenses, Forcible	27	22	25		74	0.6%
Sex Offenses, Non-Forcible	2	0	0		2	0.0%
Stolen Property Offenses	3	16	13		32	0.3%
Weapon Law Violations	61	71	63		195	1.7%
Group B Offenses	Q1	Q2	Q3	Q4	Total	%
Bad Checks	0	0	3		3	0.0%
Curfew/Loitering/Vagrancy Violations	5	0	0		5	0.0%
Disorderly Conduct	643	744	823		2,210	19.1%
Driving Under the Influence	145	145	150		440	3.8%
Drunkenness	0	0	0		0	0.0%
Family Offenses, Nonviolent	22	36	19		77	0.7%
Liquor Law Violations	34	226	229		489	4.2%
Peeping Tom	0	1	0		1	0.0%
Runaway	0	0	0		0	0.0%
Trespass of Real Property	208	271	164		643	5.5%
All Other Offenses	1,255	1,381	1,336		3,972	34.3%
Total	3,485	4,092	4,014		11,591	100.0%

* More than one charge may be connected to an arrest.

Note that the first table reflect persons arrested, and the second table reflects charges. Some arrested persons are charged with multiple offenses, so the totals will not match.

Comparison of 2022 to 2023 third quarter arrest data:

Sex	2022 (Q3)	2023 (Q3)
Male	1,641	1,634
Female	619	690
Unknown	1	1
Total	2,261	2,325
Race	2022 (Q3)	2023 (Q3)
Asian	43	27
African-American	1,046	1,071
Native American	13	11
Other	50	77
Caucasian	1,109	1,139
Total	2,261	2,325
Hispanic*	181	214

*"Hispanic" is not a racial designator used for UCR/IBR crime reporting purposes. However, it is an ethnicity collected and tracked in MPD's records management system, in addition to race. These arrest figures are based on that data. Each arrested person with a Hispanic ethnicity will also have a race indicated (from the above options) and reflected in MPD's crime reporting.

Use of Force Overview

During the third quarter of 2023, MPD officers responded to 39,531 calls for service. In that time, there were ninety-four (94) contacts in our community in which officers used recordable force during the encounter. This means that in the 3rd quarter, MPD officers used recordable force 0.24% of the time when engaging with members in our community. Each of these force incidents was reviewed for compliance with MPD standard operating procedures.

Description	Q1	Q2	Q3	Q4	Total
Calls for Service	33,173	39,943	39,531		112,647
Contacts Where Force Was Used	74	94	111		279
% of CFS Where Force Was Used	0.22%	0.24%	0.28%		0.25%
Force					
Decentralization/Takedown (e.g. officer pushing or pulling a subject to the ground)	51	77	79		207
Active Counter Measures (e.g. officer striking a subject with hand, forearm, foot or knee)	22	19	19		60
Taser Deployment	9	10	14		33
Hobble Restraints (a belt system that restricts a subject's ability to kick at officers, squad windows, etc.)	9	9	8		26
OC (i.e. Pepper) Spray Deployment	3	7	20		30
Baton Strike	0	0	0		0
K9 Bite	0	3	4		7
Firearm Discharged Toward Suspect	1	0	0		1
Impact Munition (firearm delivered projectile launched at a lower than normal velocity)	1	0	2		3
Specialty (SWAT/SET)	0	0	0		0

Total	96	125	146	367
Firearm Discharged to Put Down a Sick or Suffering	٥	21	20	50
Animal	9	21	20	50

*Please refer to the MPD SOP on use of force data collection for the definition of recordable force and distinction between reportable and recordable use of force:

http://www.cityofmadison.com/police/documents/sop/UseOfForceData.pdf

Third quarter use of force data by MPD district and time of day:

District*	Q1	Q2	Q3	Q4	Total	%
West	8	6	10		24	8.6%
Midtown	17	12	13		42	15.1%
South	7	10	7		24	8.6%
Central	19	30	39		88	31.5%
North	6	14	21		41	14.7%
East	16	20	20		56	20.1%
Out of County	0	0	0		0	0.0%
Within County - Assist	1	2	1		4	1.4%
Total	74	94	111		279	100%

Time of Day/Patrol Shift	Q1	Q2	Q3	Q4	Total	%
1 st Detail (7am – 3pm)	16	15	18		49	17.6%
3 rd Detail (3pm – 11pm)	31	36	37		104	37.3%
5 th Detail (11pm – 7am)	27	43	56		126	45.2%
Total	74	94	111		279	100.0%

Comparison of third quarter 2022 with third quarter 2023 use of force data:

Force	2022 (Q3)	2023 (Q3)
Decentralization/Takedown	51	79
Active Counter Measures	21	19
Taser Deployment	7	14
Hobble Restraints	11	8
OC (i.e. Pepper) Spray Deployment	17	20
Baton Strike	0	0
K9 Bite	1	4
Firearm Discharged Toward Suspect	0	0
Impact Munition	4	2
Specialty (SWAT/SET)	0	0
Total	112	146

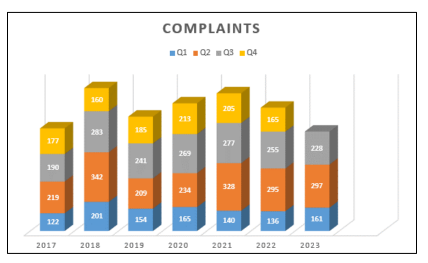
Restorative Justice Data (3rd Quarter, 2023)

12-16 Year Old Youth Data from YWCA	17-25 Year Old Data from	n CRC		
Total referrals issued: 50 Opted-in: 25	Referrals from July 1 st to September 30 th , 2	023		
Opted out: 6	Total MPD Referrals = 40			
Neither: 6 (these referrals voided due to defendant's age or per officer) Waiting for Opt-in/Opt-out: 13	Total MPD Referrals by Offense Type = 44 *Total is more than 40 due to Clients with more than one			
Offenses: • Retail Theft: 3	citation. • Direct Referrals = 1			
• Theft: 5	Offenses:			
 Trespass: 5 Disorderly Conduct: 12 	Municipal - Battery	1		
Damage to Property: 2	Municipal - Damage to Property	1		
Battery: 1	Municipal - Disorderly Conduct	28		
Resist Or Obstruct: 10	Municipal - Resisting/Obstructing	3		
Underage Possess/Consume off Licensed Premise: 5	Municipal - Retail Theft/Shoplifting	6		
Casual Possession of THC in Public	Municipal – Theft	3		
Place: 1	Municipal - Retail Theft – (PTAC)	1		
2021 Updates (From what was resent to the	Municipal – Theft – by virtue of employment (direct referral)	1		
Y on November 11, 2022) * No update	Total:	44		
2022 Updates (Cases past their 6 Month Deadline – From what was sent to the Y on January 13, 2023) * No update				

Traffic

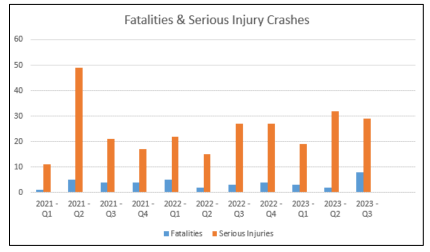
Traffic Complaints –

Community members may submit a traffic complaint or concern to the Madison Police Department by utilizing <u>online submissions</u> or calling the Speeder's Hotline (608-266-4822. In the 3rd quarter of 2023, MPD received 228 traffic complaints.



Serious/Fatal Crashes

In the 3rd Quarter of 2023, MPD investigated 746 crashes that resulted in 8 fatalities, 29 serious injuries and 175 minor injuries.



Enforcement

Overall traffic citations include those issued by MPD personnel pursuant to traffic stops and crash investigations, those issued by Traffic Enforcement Safety Team (TEST) personnel, and those issued during traffic grant overtime deployments. MPD has five primary goals in traffic enforcement:

- Focus on the High Injury Network (HIN): East Washington Avenue, the Beltline, and Mineral Point Road
- Citations & Warnings 2500 2000 1500 1000 500 0 2021 -2021 -2021 -2021 -2022 -2022 -2022 -2022 -2023 -2023 -2023 -04 01 02 Q4 01 02 Q3 Hazardous Non-Hazardous Hazardous Warnings Non-Hazardous Warnings
- 2. Focus on Hazardous Moving Violations
- 3. De-emphasize Non-Hazardous Violations and Support Alternative Outcomes (i.e., Warnings)
- 4. Support School Zone Safety
- 5. Respond to Community Member Complaints

Training

In the third quarter of 2023, MPD is nearly complete with our Fall Professional Development for all commissioned personnel. This training evolution consisted of handgun, rifle and 40mm launcher qualifications, scenario-based instruction, constitutional law update and a health and wellness session on the topic of officer suicide. Our pre-service academy recruits are nearing the end of phase three and will graduate from the academy on November 16, 2023. They will then enter three months of field training before joining a district as probationary police officer in February. We are making final preparations for an accelerated academy of lateral candidates to being on November 29th. Our updated 2024 promotional process is now underway for the ranks of Sergeant, Detective and Investigator and we will soon announce the promotional process for the rank of Lieutenant.

SOP Updates

A number of MPD SOPs were updated during the quarter. Copies showing the changes are attached to this memo as an appendix. Note that all MPD SOPs are reviewed regularly, with the most critical SOPs being reviewed annually. This process typically results in additional SOP changes/updates.

MPD posts drafts of new/revised SOPs on our website before final implementation, to allow for public review and comment.

Defense Logistics Agency/Law Enforcement Support Office (10-33 program)

MPD did not acquire any property through DLA/LESO during the third quarter of 2023.

Priority/emergency call response

During the third quarter, there were 144 instances where MPD's patrol response was limited to emergency and priority calls. Note that some of these instances did not impact citywide response but were limited to a particular district or area of the City.

The 144 instances occurred on 81 (eighty-one) dates (some days required limited call response multiple times); this means that at some point on about 88% of the days during the third quarter MPD patrol response was limited. The 144 instances spanned about 358.6 total hours of limited call response, an average of 2.5 hours per instance. In terms of total hours during the third quarter, MPD patrol response was limited to emergency and priority calls about 16.2% of the time.

2023 – Third Quarter Promotions

Police Officer Kyle Toberman to Detective Police Officer Mario Gonzalez to Sergeant Police Officer Lauren Meverden to Detective

Discipline/compliments (links to quarterly PS&IA summaries)

https://www.cityofmadison.com/police/documents/psiaSummary2023JulSep.pdf

https://www.cityofmadison.com/police/documents/psiaRecognition2023JulSep.pdf

Updated/New SOPs for MPD: July-September, 2023

Arrest, Incarceration and Bail – Adults: 08/04/2023

Precautionary Measures and Significant Exposure to Infectious Pathogens: 08/07/2023

Notification of Commanding Officers: 08/18/2023

Handling of Evidence, Contraband, Found or Lost Property: 08/21/2023

K9 Use: 09/18/2023



Arrest, Incarceration, and Bail - Adults



Eff. Date 02/07/2023 08/04/2023

Arrest Authority

The basic authority for police officers to make arrests derives from Wisconsin State Statute 62.09(13), which makes it a duty for a peace officer to arrest with or without a warrant and with reasonable diligence to take before the court every person found¹ in the city engaged in any disturbance of the peace or violating any law of the state or ordinance of such city.

This authority to arrest is further broadened by Wisconsin State Statute 968.07, which states:

- 1. A law enforcement officer may arrest a person when the officer:
 - a. has a warrant commanding that such person be arrested; or
 - b. believes, on reasonable grounds,² that a warrant for the person's arrest has been issued in this state; or
 - c. believes, on reasonable grounds, that a felony warrant for the person's arrest has been issued in another state; or
 - d. has reasonable grounds to believe that the person is committing or has committed a crime.³

1m Notwithstanding sub. (1), a law enforcement officer shall arrest a person when required to do so under s. <u>813.12 (7)</u>, <u>813.122 (10)</u>, <u>813.125 (6)</u>, <u>813.128 (3g) (b)</u>, or <u>968.075 (2) (a)</u> or <u>(5) (e)</u>.

- 2. A law enforcement officer making a lawful arrest may command the aid of any person, and such person shall have the same power as that of the law enforcement officer.
- 3. If the alleged violator under s. <u>948.55 (2)</u> or <u>948.60 (2) (c)</u> is or was the parent or guardian of a child who is injured or dies as a result of an accidental shooting, no law enforcement officer may arrest the alleged violator until at least 7 days after the date of the shooting.

Enforcement Action Outside of Jurisdiction

Wisconsin State Statute 175.40 empowers a law enforcement officer to take enforcement actions outside of the officer's territorial jurisdiction, within the state of Wisconsin, under certain circumstances. This standard operating procedure (SOP) outlines the circumstances under which Madison Police Department (MPD) officers may intervene while outside of the territorial jurisdiction of the City of Madison and the actions that may be taken.

This SOP applies only to those MPD officers who are on duty at the time of the incident. This SOP does not apply to officers who are off-duty or acting under a mutual aid request.

- 1. MPD officers may take intervention or enforcement action when:
 - a. The officer is on duty and on official business outside of the City of Madison, but within the State of Wisconsin; and
 - b. The officer would be authorized to take action if the incident occurred in the City of Madison; and

www.madisonpolice.com

¹ "Found" or "in the officer's presence" means when officers receive knowledge of the commission of an offense in their presence through any of their senses, or by inferences properly drawn from the testimony of the senses. Usually the officer sees or hears, or both. Following learning that an offense is being committed, the officer must still make good use of the sense of sight in order to identify the specific person committing the offense, arrest the guilty person, and identify same at a later date in court. ² "Reasonable grounds" and "probable cause" are used interchangeably and justify an arrest without a warrant when: an officer in good

² "Reasonable grounds" and "probable cause" are used interchangeably and justify an arrest without a warrant when: an officer in good faith believes that a crime has been committed; that the person in question committed it; and when the officer's belief is based on grounds which would induce an ordinarily prudent and cautious person, under the circumstances, to believe likewise. Mere "suspicion" alone is never sufficient to authorize an arrest without a warrant.

³ "Crime" is conduct that is prohibited by State law and punishable by fine or imprisonment or both. Conduct punishable only by forfeiture is not a crime.

3.

4.

- c. The officer is acting in response to:
 - i. An emergency situation that poses a significant threat to life or of bodily harm; orii. An act the officer reasonably believes is a felony.
- 2. MPD officers may take enforcement action including making arrests and issuing citations:
 - a. On the entire width of boundary highways and on the entire area of boundary intersections for any violation of either the state criminal code or any City of Madison ordinance.
 - b. When in fresh pursuit of a person suspected of having committed a violation of either the state criminal code or any City of Madison ordinance in the City of Madison.
 - Determining appropriate enforcement action includes the following considerations:
 - a. This SOP authorizes MPD officers to act as if they were within the territorial jurisdiction of the City of Madison.
 - b. When acting under this policy, the officer shall comply with all MPD regulations, policies, and procedures.
 - c. The officer shall consider a number of factors when determining the nature and extent of intervention action to be taken. These factors include, but are not limited to, the following:
 - i. The nature and particular circumstances of the situation
 - ii. The level of threat presented
 - iii. Availability of appropriate equipment and personnel
 - iv. Officer-Subject factors based on a tactical evaluation
 - v. The officer's assignment and whether taking action will significantly compromise that assignment
 - vi. Other tactical considerations
 - Range of appropriate action(s) includes the following:
 - a. In the case of an emergency situation that poses a significant threat to life or of bodily harm, an officer shall take immediate intervention action to prevent such harm or stabilize the situation, or both. The action may include the following:
 - i. Any combination of stopping, detaining, or arresting a suspect;
 - ii. The use of force sufficient to control the situation and in compliance with MPD SOPs
 - iii. Rendering aid and assistance to victims;
 - iv. Identifying and interviewing victims, witnesses, and suspects;
 - v. Assisting local law enforcement agency as requested; or
 - vi. Taking other action that would be authorized under the same circumstances if the events had occurred in the City of Madison.
 - b. When encountering a situation that the officer reasonably believes constitutes a felony, the officer may:
 - i. Take immediate intervention action as outlined above; or
 - ii. Notify a local law enforcement agency for appropriate intervention.
 - (1) In determining the appropriate response, the officer shall consider the immediacy and level of threat presented by the crime.
 - c. Under this guideline, an officer may elect to report the incident to local authorities and serve as a witness in a property crime, or the officer may elect to intervene with appropriate force and make an arrest in the case of a personal crime that poses a significant threat to life or of bodily harm.
 - d. An officer is not required to take intervention action, even in the case of violent felonies, when doing so will either compromise the officer's current assignment or when circumstances present an unreasonable risk of escape of prisoners in the officer's custody. In such cases, the officer shall, at a minimum, immediately notify local authorities and take whatever action possible while maintaining the security of any prisoners.
 - e. When an officer takes action in a circumstance that poses a significant threat to life or of bodily harm, the officer shall:
 - i. Notify the local law enforcement authority as soon as practical;
 - ii. Assist and cooperate with local law enforcement agencies;
 - iii. Notify the officer's supervisor, or the Officer in Charge (OIC) as soon as practical; and

- iv. Upon return to the City of Madison, complete a detailed report of the incident and action taken.
- f. When in fresh pursuit outside of the City of Madison for an offense committed in the City,
 - an officer may take action as if the officer were in the City. In doing so, the officer shall:
 - i. Comply with MPD regulations, policies, and procedures;
 - ii. Notify the local law enforcement agency and assist that agency in the investigation of any offenses that occur in that jurisdiction;
 - iii. Notify the officer's supervisor or the OIC; and
 - iv. Complete reports of the incident as required by MPD policy.
- g. When acting on boundary highways or in boundary intersections, an officer is not required to make any notification or take action other than that which is required if the incident occurred entirely within the City. This does not prevent the officer from informing the adjoining jurisdiction as a matter of professional courtesy.

Arrest Screening/Bail

It is the policy of the MPD to have the Officer in Charge (OIC) or a designee screen each custodial arrest before the person is incarcerated.

In view of the fact that the purpose of an arrest is to bring the arrested person before the court to answer to a violation, detention in jail until the next session of court is a lawful act by a police officer. However, as a matter of normal practice, certain procedures have been established that in some cases permit the release of the arrested person before the next session of court.

Bail can be set only by a judge or court commissioner and may be set by a judge or court commissioner endorsing the amount of bail on a warrant at the time of issuance, at the arraignment in court, or by endorsing and issuing a bail schedule in advance.

Felonies

All persons arrested and incarcerated on felony charges will, with reasonable diligence, be taken before the court where only a judge or court commissioner may establish bail.

State Statute Misdemeanor Citations

An officer arresting a person for a misdemeanor charge may elect to incarcerate the arrested person in the Dane County Jail, or may issue a misdemeanor citation without transporting the person to the Dane County Jail or to the City County Building (CCB). The arresting officer shall issue a misdemeanor citation only if all of the following criteria apply:

- 1. The arrested person is positively identified.
- 2. The arrested person currently resides in Wisconsin.
- 3. It appears the arrested person will not continue the behavior forming the basis for the charge.
- 4. The arrested person poses no apparent threat to persons or property.
- 5. The arrested person does not have a history of failing to appear at court dates for previous offenses.
- 6. The offense does not fall under the definition of domestic abuse, as defined by Wisconsin State Statute 968.075(1)(a).
- 7. The offense does not fall under the following statutes: <u>813.12(7)</u>, <u>813.122(10)</u>, <u>813.125(6)</u>, <u>813.128(3g)(b)</u>, or <u>968.075(2)(a)</u> or <u>(5(e)</u>.

If the above criteria apply, the arresting officer may also convey the arrested person to the Dane County Jail to be booked and released. If the above criteria do not apply, the arrested person will be incarcerated in the Dane County Jail. Any deviations from this policy must be approved by a supervisor.

If the arrested person refuses to sign the citation, the officer shall inform the person of the court date and time and that court appearance is mandatory. The officer shall document these facts in a police report.

City Ordinance Violations (Non-Traffic)

CITATION

Most City Ordinance violations are processed by the issuance of a municipal citation. Officers shall obtain a case number for each incident resulting in the issuance of a citation. The deposit amounts to be used for City Ordinance violations have been established by the City of Madison Common Council and are indicated by ordinance number in the bail schedule pages.

In instances where a citation is appropriate, officers should, in most cases, release the person after the citation has been issued. Officers shall not email the citation to the person(s). An incident report must be completed when the citation resulted from a citizen's complaint or when there is not enough room on the citation to describe the circumstances of the violation.

PHYSICAL ARREST

A custodial arrest of a person found in violation of a City Ordinance is appropriate when a citation has been issued, but:

- 1. The person involved refuses to cease behavior which is in violation of ordinance; or
- 2. The officer cannot positively identify the violator; or
- 3. The violator has no permanent address; or
- 4. The violator is an out-of-state resident.
- 5. When approved by the OIC.

Alternatives to Arrest or Citation Issuance

The Madison Police Department can send referrals to Community Restorative Court (CRC), a criminal diversion program for adults aged 17-25 who have committed an eligible offense. Eligible offenses are

- disorderly conduct
- battery
- damage to property
- obstructing
- theft, including retail theft

Commissioned personnel can refer individuals to Community Restorative Court by issuing a municipal citation for any one or a combination of eligible offenses; personnel in the Community Outreach and Resource Education (CORE) unit cross-check all cited persons for CRC eligibility weekly.

Commissioned personnel can also make a direct referral, in which no citation is generated or custodial arrest occurs and the person is referred from the field to Community Restorative Court. All of the following must occur for a direct referral to take place:

- a. The officer verifies the individual is not on probation or parole
- b. The officer verifies the individual has no open criminal cases in CCAP
- c. The officer verifies that the individual has no violent criminal convictions in the past 3 years
- d. The officer determines that the charge(s) are eligible; both municipal and misdemeanor iterations of the five eligible charges can be direct referred
- The officer asks the individual about willingness to participate in a diversion program in lieu of being cited or arrested
- f. The officer collects the individual's full identifying information and contact information, and emails the Community Outreach Sergeant about the direct referral by end of shift
- g. The officer completes a basket 4 (priority report)

Traffic Violations (City Ordinance or State Statute)

If a person is arrested without a warrant for the violation of a traffic regulation, the arresting officer shall issue a uniform traffic citation. In most cases, the arrested person should then be released.

A custodial arrest for a traffic violation is appropriate when a citation has been issued, but:

- 1. The officer cannot positively identify the violator; or
- 2. The violator has no permanent address; or
- 3. The violator is an out-of-state resident; or
- 4. The offense is Operating a Motor Vehicle While Intoxicated (OMVWI) related.

Any person physically arrested for a traffic violation, pursuant to this SOP, may be conveyed to the CCB or to the Dane County Jail. There are times when the arrested person may be taken to a medical facility (for a blood draw) and then released to a responsible party from the hospital.

The arrested person shall be released if the person:

- 1. Makes a deposit under Wisconsin State Statute 345.26 (driver posts on the citation); or
- 2. Complies with Wisconsin State Statute 345.24 (Officer completes the Release to a Responsible Party form).

A traffic violator who presents a guaranteed bond certificate (as provided for in Wisconsin State Statute 345.61) shall be released from the scene of the stop, provided that the card is not expired, the bail is covered by the guaranteed amount, and the charge is not listed as an exception on the card.

Traffic Warrant Service Guidelines

Persons served warrants who are unable to post bail or who are served bench warrants will be processed in accordance with MPD guidelines, including the officers completing required reports and forms.

- 1. When a possible traffic or ordinance warrant contact is made, officers will always check with the Public Safety Communications Center Data Terminal Operator to ascertain if the warrant is active.
- 2. When Court Services personnel are unavailable, the opportunity to post required bail will be afforded. A receipt will be issued for all bail collected. If subject is unable to post, jail booking is required.
- 3. If bail is posted on a warrant and defendant wishes a court date, the officer will contact the court officer for the next available court date within two working days. Receipt should state that defendant wishes to appear in court.
- 4. Advise the Public Safety Communications Center Data Terminal Operator of identity of person served with the warrant to ensure removal from the MAPD Wanted Person File.

WHEN SERVING A WARRANT PROCEDURE

- 1. Read warrant to defendant.
- 2. If paying, place money, receipt, warrant, and jacket in CCB ticket slot.
- 3. If defendant is taken to the Public Safety Building, place warrant and jacket in warrant tray.

PROCESSING PHYSICALLY ARRESTED ADULTS

- 1. Appropriate Booking Forms must be completed prior to processing an arrested person into jail.
- 2. Prior to transporting an arrested adult to jail, officers shall search the person as a routine security measure to ensure that weapons/contraband are not introduced into the jail environment.
- 3. When processing an arrested adult or 17 year old:
 - a. Conveyance should be made directly to the Dane County Jail UNLESS the arrest is one which requires additional processing, e.g., an intoximeter, an interrogation, a strip

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search, to obtain a City of Madison arrest warrant, an extended consultation with OIC reviewing charges.

- b. Arresting officer should contact the OIC via the telephone to approve charges and establish bail.
- c. The OIC will confirm that the arrested person has been asked medical condition questions and, where appropriate, direct officers to convey the arrested to a medical facility for attention and medical release.
- d. If a charge or charges are approved, the arresting officer will ensure completion of booking forms to include the specific charge(s) and established bail and will present this to the jail booking deputy along with the completed Probable Cause (PC) Affidavit.
- e. When an arrested person must be medically treated prior to incarceration, officers must obtain the medical clearance form(s) provided by medical staff. After leaving a medical facility, officers will convey the arrested person to the Dane County Jail where the medical clearance forms will be turned over to the jail booking deputy.
- f. When an arrested person is taken to a detoxification facility prior to being taken to jail, a police report shall be completed prior to the end of the officer's shift. The Booking Forms and PC Affidavit will be placed in the locked file cabinet at Detox. Officers shall complete the release notification form and leave that form with the nurse at Detox.
- g. Copies of the Booking Forms received at the jail are to be returned to the CCB for transfer to Data Control.
- h. Seventeen-year-olds arrested only for ordinance violations shall not be incarcerated in the Dane County Jail.
- i. Arresting officers will ensure the appropriate entries are made into the SharePoint Arrest log.
- j. In the event that SharePoint is unavailable, the arresting officer will obtain a paper form from the OIC and will complete this paper form. The OIC will then forward that paper form to Records.
- 4. All reports dealing with an arrested person must be completed prior to the officer ending their shift unless permission is granted by the OIC, designee, or supervisor.

Original SOP: 12/14/2015 (Reviewed Only: 12/26/2017, 01/30/2019) (Revised: 04/02/2018, 01/15/2020, 12/21/2020, 01/14/2022, 02/07/2023, 08/04/2023)





Precautionary Measures & Significant Exposure to Infectious Pathogens

Eff. Date 04/26/2019 08/07/2023

Purpose

The procedure of the Madison Police Department (MPD) regarding significant exposure to Human Immunodeficiency Virus (HIV), Hepatitis B virus (HBV), Hepatitis C virus (HCV), and other infectious pathogens in the occupational setting is to offer testing, counseling, and follow-up for employees so exposed in the course of their work for the MPD. This procedure has been developed with consultation with the MPD Medical Director.

Precautionary Measures

Employees performing job tasks where they could reasonably anticipate exposure to blood or other potentially infectious materials are expected to utilize appropriate precautionary measures and keep disposable gloves (nitrile or impermeable) readily available. Gloves should be worn when handling any person, clothing or equipment contaminated with blood or other potentially infectious material, or when the employee anticipates becoming involved in any activity during which they might be exposed to blood or other potentially infectious materials (providing emergency medical treatment, searches of persons or property, etc.). Other precautionary work measures include:

- When employees wear gloves for situations that may expose them to blood or other potentially infectious materials, they should wash their hands with soap and water after removal of the gloves. Antibacterial hand gel may be used if soap and water are not readily available, but washing with soap and water should take place as soon as possible.
- Employees should cover any open breaks in the skin with either clothing or an appropriate bandage. Areas likely to be contaminated should be covered with waterproof dressings.
- If an employee comes into contact with blood or other potentially infectious materials, the area should be washed with soap and water as soon as possible or flushed with water if soap is not available or appropriate. Antibacterial hand gels may be used in addition to this but are not a substitute.
- Needles should not be re-capped; they should be placed in an appropriate container for disposal or property tagging.
- Possibly contaminated sharp objects should not be handled with bare hands.
- Employees should wear an N95 or N100 mask in situations where they reasonably believe an infectious airborne disease could be present. Other protective equipment should be utilized in a manner consistent with the employee's duties and training.
- When anticipating possible exposure to liquid infectious agents, employees should wear protective eyewear (prescription eyewear, goggles, protective eyewear, etc.).
- Clothing or equipment that has been contaminated with blood or other potentially infectious materials should be removed as soon as is feasible after contamination.

Employees are not required to utilize protective equipment in situations where doing so would prevent the delivery of emergency medical care or other urgent action that would endanger individual or public safety. In these instances, the employee should utilize appropriate protective equipment as soon as possible.

Supervisors should routinely monitor staff to ensure that appropriate precautionary measures are being followed routinely. All employees holding positions with potential exposure to blood or other potentially infectious materials will be provided training in use of precautionary measures.

Significant Exposure

An exposure must be certified as significant by a physician. Significant exposure of an employee in the occupational setting is defined as the employee having sustained a contact which carries a potential for a transmission of HIV, HBV, HCV, and other infectious pathogens by one or more of the following means:

- 1. Transmission of blood, semen, or other body fluid into a body orifice.
- 2. Exchange of blood during the accidental or intentional infliction of a penetrating wound, including a needle puncture.
- 3. Entry of blood or other body fluid into an eye, an open wound, an oozing lesion, or where a significant breakdown in the skin has occurred.
- 4. Other routes of exposure, defined as significant in rules promulgated by the MPD. The MPD, in promulgating the rules, shall consider all potential routes of transmission of HIV identified by the Centers for Disease Control of the Federal Public Health Service.

Rights and Responsibilities

EMPLOYER

- Offers testing, counseling, and follow-up that may include treatment to the Employee through Worker Compensation.
- Initiates contact with the source individual. If the source individual has no medical provider or financial resources for testing, the MPD may offer and provide appropriate testing.
- May not obtain test results of the Employee.
- May require that the Employee seek medical assessment but cannot require that the Employee be tested or treated.
- May request source be tested for HIV/HBV and HCV or other infectious diseases.
- If source refuses, a court order may be processed through the District Attorney's Office.

EMPLOYEE

- Uses universal precautions per MPD Procedures.
- Informs employer when a potentially significant exposure has occurred.
- May obtain testing, counseling, and follow-up with their medical provider or and/or the MPD Medical Director.
- May refuse testing, counseling, and follow-up services.
- May obtain test results on the source in any of the following circumstances:
 - The source consents to be tested and consents to release the test results to the exposed employee.
 - Previous HIV/HBV/HCV tests have been conducted on the source within an acceptable time interval and are available.
 - HIV test results through a court order.
- Must keep all test result information from a source strictly confidential.

SOURCE

- Has the right to be informed that a potential significant exposure has occurred.
- May refuse to be tested unless court order has been obtained.

Legal Reference

- Wisconsin State Statutes 252.15(1)(em)
- Occupational Safety and Health Administration (OSHA) Final Rule, CPL Part 1910.1030 "Occupational Exposure to Bloodborne Pathogens"

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Procedure – Responsibility and Protocol

Responsibility

The Supervisor in charge of each significant exposure determination shall assure the following:

- 1. The significant exposure supervisor checklist is followed. (A to Z Forms)
 - 2. All documents are complete and accurate.
- 3. Documents are properly used and are dispositioned.

Protocol

Significant Exposure Protocol for Obtaining Source Blood and Test Results

*Officer has the right to not participate in this Protocol

1. Take officer to hospital

- a. Officer should clean exposed area as soon as possible after incident.
- b. Meriter Hospital is the preferred hospital as they are most familiar with our process;, however, the other hospitals can also assist in this process.
- c. Officer must be checked in as a patient. This creates a medical record that will house test results.

2. Pull separate Case Number for <u>Significant Exposure</u> to document this process

- a. This case number should be placed on all forms.
- b. Route report(s) to MPD Medical Director, Dr. Ashley Anderson.
- c. Separate case number is needed because the medically protected information produced through this process <u>should not be</u> documented in the original incident during which the significant exposure occurred. On rare occasion, when the source knows they are infected and intentionally exposes the officer, it is necessary to document those criminal elements under the case number assigned to the original incident during which the exposure occurred for proper charging. Extreme caution shall be taken to balance the protection of the officer's medically protected information with the information necessary to accurately document the circumstances supporting the criminal activity. Charging consideration Wisconsin Statute 941.375.
- d. Complete Accident Report/Workers Comp Form Employee Injury Reporting Process
 - i. **Supervisor** shall complete both pages of this form during this process. ii. Officer must sign form.
 - iii. This can be completed upon return to a station. Remember it must be signed by the officer.
 - i. When reporting a significant exposure while on duty, personnel are required to notify a supervisor, commander, civilian manager, or MPD's Officer in Charge immediately, and PD Medical. The employee must call the City's external medical call-in line (Paradigm) to report the injury. In the case of significant emergencies (e.g. a critical incident), the employee's supervisor will call this external line on the employee's behalf.
 - 1. Contact Information for External Call-In Line: 844-847-8709
 - ii. Supervisor shall make Telestaff entry for injured officer. Telestaff Work Code INJURED and a detail code of EXPOSURE. Entry should be for 15 minutes and the start of that 15 minute entry should be listed as the start time the significant exposure occurred. needs to match the time of the injury written on the Workers Comp Form.
 - iii. After the employee contacts Paradigm, PD Medical will receive a report that summarizes the significant exposure. This report will be emailed to the employee

and their supervisor as noted on the report. This report is then placed in their medical file.

v. Disposition of Workers Comp Form – Supervisor shall scan and email to PDMedical for placement in the employee's MPD Medical File.

- e. Complete City of Madison Medical Status Report Form
 - i. **Physician** completes this form with the Officer.
 - ii. This form <u>must</u> be completed while at the hospital, at the end of the appointment before discharge. Not completing this form at the time the officer is seeking medical treatment for the significant exposure will force the officer to re-contact the doctor at a later time to have it completed.
 - iii. This form must be completed even if officer does not miss any work.
 - iv. Disposition of Form officer must scan and email to PD Medical for placement in the employee's MPD Medical File.

3. Doctor evaluates officer for Significant Exposure

- a. Determination of Exposure to Blood/Bodily Fluids Form
 - i. This form should be available at the hospital.
 - ii. This form documents if the Physician determined if there was a Significant Exposure or not.
 - iii. Officer completes sections I, II, and III. Officer signs in section III.
 - iv. Physician will complete section IV. Make sure box 'IV' is completed by checking Yes or No. Document the Physician's finding in the Significant Exposure Report. If Physician selects, "No", they deem a Significant Exposure to have not occurred. Officer can seek a second opinion with their personal physician or MPD Medical Director.
 - v. Completed forms should be scanned and emailed to PD Medical.
- b. If there are issues with the medical determination, contact Dr. Ashley Anderson.
- 4. Consent from Source for Blood Draw and Testing

THE FOLLOWING STEPS SHOW HOW TO OBTAIN THE BLOOD

Source is DECEASED

- 1. Contact the ME's Office immediately. M.E. at 608-284-6000
- The ME can perform HIV Testing and disclose the results to the Officer as long as the evaluating doctor from #3 above has deemed the event a Significant Exposure on the - <u>Determination of</u> <u>Exposure to Blood/Bodily Fluids Form.</u> §252.15(5m)

Source provides CONSENT

- 1. Complete <u>Consent for Laboratory Testing and Consent to Release of Test Results Form.</u> Use significant exposure case number.
- 2. It is best practice to have someone who was not involved in the original event related to the significant exposure to work with the source. The exposed officer should not have contact with the source during this time.
- 3. The expiration date for this form is six (6) months from the date of the blood draw.
- 4. The officer's primary care physician name and clinic address must be completed on the bottom of this form. This identifies to whom and where the blood test results are sent. If the officer does not have a primary care physician, the MPD Medical Director may be used.
- 5. Read the form to the source, preferably with a witness present.
- 6. A consenting source signs the form.
- 7. Form is signed and dated by person reading the form and any witnesses.

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8. The hospital/physician will need <u>a copy</u> of this form to go with the drawn blood as this indicates where the results are to be sent (i.e., the exposed officer's personal physician).

Source REFUSES CONSENT OR is UNABLE TO CONSENT or is AT-LARGE

*IMPORTANT -

- Ask the officer if they used universal precautions in this instance.
- If the officer did not use universal precautions, then in order for the court order compelling the testing to proceed, it must be documented what emergency prevented the officer from using universal precautions. This emergency must rise to the level of endangering the life of the individual. See State Statute §252.15(5g)(b).
- Document the answers to these questions in the report.
- 1. **Start of the court order process**. Let officer know this process will take at least three, and up to twenty, days to complete.
 - a. Officer should consult with their personal physician or MPD Medical Director to determine whether treatment should commence while the court order process is underway. When there is a significant risk of transmission of HIV, post-exposure prophylaxis should begin as early as possible (and no later than 48 hours after exposure).
- 2. Physician will need to complete Physician Affidavit.
 - a. Supervisor shall have a notary public present to view the physician sign the form. Check with the hospital for a notary public. Alternatively, some MPD Police Report Typists (PRTs) are notary publics. See list of MPD notaries in employeenet, A to Z Forms, significant E=exposure.
 - b. Petitioner is the exposed officer;, Respondent is the source.
- 3. Try to get a detective for the following, if not already involved.
- 4. Complete Application for Order Compelling Testing and Disclosure of Results.
 - a. As indicated on the form, the exposed officer must request this application be made.b. This must be signed by the District Attorney or Assistant District Attorney.
- 5. Complete <u>Notice of Hearing on Application for Order Compelling Testing and Disclosure of</u> <u>Results.</u>
 - a. This must be signed by a Judge. Work with the DA to get on a judge's calendar.
 - b. This form must then be served on the source at least 72 hours before the date of the hearing established by the Judge.
- 6. Complete Legal Service to Source
 - a. Serve the source with the <u>Notice of Hearing</u> from #5 above no less than 72 hours before the scheduled court hearing. Show the source the original signed Notice. Provide the source with a copy of the Notice.
 - b. Provide the Source with a copy of the **Application for Order** from #4 above.
 - c. If the legal service is not given to the source prior to 72 hours before the hearing, a new court date will be needed.
- 7. Complete the Affidavit of Service after the source has been served.
 - a. Sign this only in front of a Notary Public.
- 8. Attend the hearing on the date provided on the Notice of Hearing.
 - a. Show up to court with the exposed officer, who may have to testify.
 - b. Make sure to have the completed the <u>Order Compelling Testing and Disclosure of</u> <u>Results Form</u> and bring it with you so the Judge can sign it at this hearing.
 - c. If order compelling is not granted by the Judge, Contact MPD Medical Director, Dr. Ashley Anderson.
- 9. If order compelling is granted by the Judge: ;
 - a. Arrange for the blood draw with the hospital; Call ahead.
 - b. Show up with the <u>original</u> documents ready to show to hospital staff.
 - c. If hospital draws blood, they will follow up with test results.

10. In either case, the original court documents and a copy of those same documents need to be taken to the Dane County Clerk of Courts. Both the original and the copy need to be stamped by the Clerk of Courts and the copy version is left with that office. The original copy (with the stamp) is then copied again. That copy is placed into Law Enforcement Records Management System (LERMS), and the original documents are property tagged under the significant exposure case number.

Procedure for Obtaining Blood Draw from a Source inside the Dane County Jail

- As of this time, the current procedure for obtaining a blood draw from a source person housed in the Dane County Jail is to arrange for that person to be removed from the jail and taken to Meriter Hospital for the draw.
- As of this time, this is the procedure for both the voluntary and compelled blood draws.

Significant Exposure – Summary of Forms Involved

Source and Officer should not have contact.

Form	When Used	Persons Involved
Accident Report/Workers Comp Form – both sides EIR completed through Workers Comp call in line**	Always	Supervisor/Officer
City of Madison Medical Status Report	Always	Officer/Physician
Determination of Exposure to Blood/Bodily Fluids	Always	Officer/Physician (Available at Hospital)
Consent for Laboratory Testing and Release of Test Results	Compliant OR At-Large Source	Source/Officer
Physician Affidavit of Exposure	Non-Compliant Source <u>OR</u> Source Unable to Comply OR Source is At-Large	Physician/Notary Public
Application for Order Compelling Testing and Disclosure of Results	Non-Compliant Source	Detective/DA or ADA
Order Compelling Testing and Disclosure of Results	Non-Compliant Source	Detective/Judge
Notice of Hearing on Application for Order Compelling Testing and Disclosure of Results	Non-Compliant Source	Detective/Judge
Affidavit of Service	Non-Compliant Source	Detective/Notary Public

DISPOSITON OF SIGNIFICANT EXPOSURE EORMS	Scan and Email to PD Medical	Originals placed in Detective Lt. Mailbox of District where Exposure occurred	Property Tag Original	Copy for LERMS	Copy for Source	Copy for District Attorney	Copy for Clerk of Courts (To be REDACTED by Records Supervisor)
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Accident Report/Workers Comp Form — both sides Employee Injury Reporting via the call in-line X**	X <mark>**</mark>						
City of Madison Medical Status Report	Х						
Determination of Exposure to Blood/Bodily Fluids	Х	X					
Consent for laboratory Testing and Release of Test Results		x		x			
Physician Affidavit of Exposure		X		Х			X
Application for Order Compelling Testing and Disclosure of Results			x	x		х	х
Order Compelling Testing and Disclosure of Results			x	x	x	х	х
Notice of Hearing on Application for Order Compelling Testing and Disclosure of Results			x	x	x	Х	x
Affidavit of Service			Х	Х		Х	X

*The original forms (top 2 above) can remain with the officer after emailing to PD Medical. **Effective June 1, 2022 all employees will need to report injuries by calling 1-844-847-8709

Original SOP: 11/16/2015 (Reviewed Only: 02/22/2016, 01/09/2017, 02/04/2022) (Revised: 12/14/2018, 04/26/2019<mark>, 08/07/2023</mark>)



Notification of Commanding Officers



Eff. Date 01/31/2023 08/18/2023

Purpose

To clarify the situations requiring the notification of District or Work Unit Command Staff.

Required Notification of Commanding Officers

The following situations always require the notification of the District/Work Unit Command staff **and** the Assistant Chief of Field Operations as soon as possible **regardless of when the incident occurs.** Voice/Text messages should be left, but it is important to have direct contact with the command staff and an assistant chief. The Officer in Charge (OIC) is responsible to ensure these notifications are made.

- 1. A homicide or attempted homicide where death appears probable or where the victim sustains a significant injury. This includes weapons offenses where a victim is shot, stabbed (non-superficial), or sustains other injuries requiring hospitalization.
- 2. Weapons offenses of shots fired into an **<u>occupied</u>** residence or into an **<u>occupied</u>** vehicle.
- 3. When the suspect or person of interest of a high profile case has been arrested (i.e. homicide, attempted homicide, or any other high profile case that has received media attention).
- 4. A situation requiring an SWAT call-up. **NOTE: SWAT** Commander will be called **first** in this instance.
- 5. A situation requiring a SET call-up. **NOTE: SET** Commander will be called **first** in this instance.
- 6. A fatal traffic crash.
- 7. A significant incident involving an employee, on or off duty, e.g., serious injury or death of an employee, officer-involved shooting or use of deadly force, serious disciplinary measures, allegations of or arrest for criminal violations, or an employee or an employee's family member(s) being the victim of a serious violent crime. This includes on duty injuries in which an officer is unable to complete their shift. These examples are illustrative and not meant to be inclusive. **NOTE:** The Chief of Police wants to be notified in the event of ANY employee—sworn/civilian—injury, whether on or off-duty.
- 8. Madison Police Department (MPD) arrest of any law enforcement officer.
- 9. A fire that results in a fatality.
- 10. A significant community issue or incident that requires police attention or involves notable persons.
- 11. Unusually extensive criminal damage to property/graffiti.
- 12. When a case is generating significant media interest and the scene supervisor is requesting Public Information Officer (PIO) assistance.
- 13. MPD pursuit that terminates in a crash causing injury to any party.
- 14. Any incident or attempted incident involving a serious crime where the victim and offender are not known to one another (stranger sexual assault, stranger carjacking, stranger armed street robbery).

If there is any doubt as to whether a call should be made, make the call. When unable to contact the appropriate Commanding Officer, contact should be attempted as follows:

- 1. Assistant Chief of Field Operations
- 2. Assistant Chief of Investigative and Specialized Services
- 3. Assistant Chief of Support and Community Outreach
- 4. Executive Section/Operations Captain
- 5. Any other District Commander

CONSULTATION WITH DISTRICT, WORK UNIT, OR ON-CALL DETECTIVE LIEUTENANT

Many cases warrant the immediate involvement of detectives and additional investigative resources. During normal work hours, the appropriate Detective Lieutenant, Investigative Lieutenant, or Detective Sergeant may be contacted directly. After 4 pm on weekdays, during normal Detective on-duty hours, the OIC can contact Detective Sergeants or Detectives directly with pre-approval from District, Work Unit, or On-Call Lieutenants.

The following table lists the incident types which **require** contact with the appropriate Lieutenant. In some cases, contact is only required in the event that a Patrol Supervisor or the OIC determine that additional investigative resources are needed. In cases where contact is required or additional resources are being requested, the OIC should contact the appropriate person from the following table:

	Contact required	Mon - Fri	After Hours, weekend or holiday
Homicide / Attempted Homicide where death appears probable	Yes	Violent Crime Unit (VCU) Detective Sergeant	Investigative Services Lieutenant of VCU
Kidnapping	Yes		Back-Up: Either of the
Weapons offense with occupied building or vehicle struck	Yes		VCU Detective-Sergeants
Victim with a gunshot wound	Yes		
Self-inflicted gunshot wound	If additional resources are needed	District Detective Lieutenant	On-Call Detective Lieutenant
Infant/Child death investigation or significant head or brain trauma	Yes	Special Victims Unit (SVU) Detective Sergeant	Investigative Services Lieutenant of SVU
Child abduction or attempted abduction (not intended for child custody dispute)	Yes		Back-Up: SVU Detective Sergeant
Sexual assault of a child ** An after-hours delayed report with no evidence readily available to collect, victim is safe and suspect is known, can be written up and routed to the Investigative Services Lieutenant of SVU	If additional resources are needed		
Physical abuse of a child	If additional resources are needed		
Child Neglect	If additional resources are needed		
Serious or fatal auto crash	Yes	Lieutenant of Traffic and Specialized Services	Lieutenant of Traffic and Specialized Services Back-Up: Captain of Traffic and Specialized Services
			or Sergeant of Forensic Services
First or second-degree sexual assault ** An after-hours delayed report with no evidence readily available to collect, victim is safe, and suspect is known, can be written up and routed to the District Detective Lieutenant	If additional resources are needed	District Detective Lieutenant	On-Call Detective Lieutenant
First degree reckless endangering safety	Yes		
Arson to occupied building Home invasion without shots fired	Yes If additional resources are needed		
An investigation that requires additional resources or expertise not available on an on-duty status	If additional resources are needed		
Imminent threat, targeted, or mass casualty violence	Yes		

causing injury follow Command D notification protocols)	District/work unit	Email involved officer's District/work unit Lieutenant with date and case #
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NOTE: There may be circumstances involving crimes other than those already specified which, because of the complexity, on-going crime pattern, etc. (examples: counterfeit rings, business burglaries, armed robberies) warrant the immediate involvement of detectives. A call to the On-Call Detective Lieutenant is appropriate in these instances. **When in doubt**, a call to consult with the On-Call Detective Lieutenant should be made. The on-call contact number is 608-243-0544.

CONTACTING THE FORENSIC SERVICES UNIT SERGEANT

The Forensic Services Unit (FSU) Sergeant should be contacted whenever additional investigator resources are needed for an investigation, or for consultation on investigative steps/resources. The following situations **require** notification of the FSU Sergeant:

- 1. A homicide or attempted homicide where death appears probable.
- 2. A serious or fatal auto crash.
- 3. A death investigation resulting the Medical Examiner's staff requesting an Investigator attend the autopsy.
- 4. A request by an outside agency for assistance by FSU personnel.
- 5. An investigation requiring additional FSU resources.

NOTE: Notification can be made by on-duty Investigators if time permits. This may help facilitate passing of pertinent information between on-duty investigators and the FSU Sergeant.

CALL-IN PROCEDURE FOR DETECTIVES, SWAT, SET

When the On-Call Detective Lieutenant has determined that detectives are to be called in, the On-Call Detective Lieutenant will provide a list of detectives to the OIC. It is the responsibility of the OIC to then contact the detectives from this list utilizing the Telestaff call-in process.

It is recognized that there may be circumstances that prompt the OIC to request assistance from the On-Call Detective Lieutenant in making calls to the detectives, and these situations may be negotiated on a case-bycase basis. However, any further assistance provided by the On-Call Detective Lieutenant is optional and not required.

When the SWAT or SET Commander has determined a unit call-up is warranted, it is the responsibility of the OIC to coordinate the SWAT/SET member notification process utilizing the Telestaff call-in process.

NOTIFICATION OF MPPOA/AMPS PRESIDENT

The President(s) of the Madison Professional Police Officers Association (MPPOA) and/or the Association of Madison Police Supervisors (AMPS) should be notified whenever a significant incident involving an employee, on or off duty, occurs, e.g., serious injury or death of an employee, officer-involved shooting or use of deadly force, or an employee or an employee's family member(s) being the victim of a serious violent crime. These examples are illustrative and not meant to be inclusive.

INFORMATION CONSIDERATIONS PRIOR TO CALLING ON-CALL DETECTIVE LIEUTENANT

1. Nature of incident (i.e. stabbing, sexual assault, home invasion, etc.); was weapon/force/threat of violence used

- Scene(s) located and secured (i.e. vehicle, residence, outdoors, etc.); Supervisor, Detective, or Investigator currently involved in on-duty status; presence of evidence; weather conditions that may impact evidence collection; evidence collection coordination
- 3. Time lapse from incident to reporting if there was a delay, why
- 4. Victim(s) information name; age; current location (hospital, scene, unknown, etc.); injuries; MPD in contact
- 5. Suspect(s) information name(s), if known; in unknown, do we have a description or other pertinent information; relation to victim(s); location/custody status, if known;
- 6. Witness(s) information are there any; if so, how many; location; MPD in contact
- 7. Other considerations language/culture barrier; handicap for any involved parties (physical, mental illness, cognitive delays, etc.); juvenile (Safe Harbor situation, contact Dane County Human Services (DCHS), protection issues, etc.); crowd or media concerns

The above information will assist the On-Call Detective Lieutenant in making a decision on the best way to proceed with the investigation, and who, if anyone, will be called in to assist.

Original SOP: 02/25/2015 (Revised: 02/24/2016, 02/03/2017, 06/15/2017, 02/19/2018, 05/02/2018, 01/17/2019, 05/01/2019, 12/30/2019, 01/15/2021, 01/31/2023, 08/18/2023) (Reviewed Only: 02/04/2022)





Handling of Evidence, Contraband, Found, or Lost Property

Eff. Date 04/10/2023-08/21/2023

Purpose

This standard operating procedure (SOP) establishes procedures for processing, maintaining, and disposing of evidence in a manner that ensures the evidentiary value of the property, as well as the integrity of the Madison Police Department (MPD) and its employees.

Responsibility

Between the hours of 7:00 a.m. - 4:00 p.m. Monday through Friday during which the Property Room is staffed, Property Clerks will be responsible for the control of all property. In their absence, the Officer in Charge (OIC) will be responsible for coordinating the handling of secured property.

Police Property Clerks will follow the processes outlined in the Property Room Procedures Manual. This manual will be reviewed annually for updates and clarifications.

Property Intake Rooms

Property Intake Rooms have been provided for storage of evidence, found property, and recovered stolen property. Evidence packaging supplies and storage lockers are provided within the Property Intake Rooms that have been keyed to allow officers access with department-issued keys. Employees are responsible for following established policies and procedures for packaging of items placed into storage lockers as outlined in this SOP and in the MPD Packaging Guide.

LOCKERS

- 1. After packaging item(s), officers should place the item(s) and the quick entry receipt in an empty storage locker and lock the door with its attached padlock.
- 2. Various sized lockers are provided and employees are expected to use the appropriately sized locker for the items to be temporarily stored. One specific locker is designated in each district's intake room for small items such as ID cards, driver licenses, etc.
- 3. If an item is too large to fit into a locker, the item may be left on the floor of the Property Intake Room. If the item is evidentiary, it must be taken to the Vehicle Impound Facility.

Tagging and Packaging Property

- 1. All items will be entered into the Law Enforcement Records Management System (LERMS) using the Quick Entry system. There is a guide for this system in each intake room.
- 2. All property should be processed in accordance with the MPD Packaging Guide. Each package will be assigned its own barcode/tag number. Only one barcode/tag number will be assigned per package.
- 3. Some types of property require special intake procedures or special storage. Employees having questions should consult with the MPD Packaging Guide, the Property staff, the Forensic Services Unit, or if they are unavailable, the Officer in Charge for guidance.

Temporary Evidence Storage

Temporary Evidence Lockers/Locks are the responsibility of each district station. In most instances, all evidence/property must be secured, tagged, and entered into LERMS prior to the end of the employee's shift. However, some evidence may need further processing, or due to call volume and time constraints, may need to be temporarily secured until final processing can be completed. Under these circumstances, temporary evidence storage may be utilized as follows:

- 1. The item(s) may be secured in a designated temporary evidence locker. Evidence may not be stored in any other location (desk, personal locker, etc.) unless unusual circumstances exist (large size, hazardous materials, etc.) and with a commander's approval.
- 2. A temporary storage logbook will be placed in each property room and employees using temporary evidence storage will document the property in the log and in their report. Employees will also designate their use of a temporary locker by placing their name or business card on the locker. By January 15th of each year, the filled log pages will be sent to the MPD Records Section.
- 3. Items may not be stored in a temporary evidence locker for more than 72 hours without the approval of a commander. Items should be removed from temporary storage and entered into the property control system as soon as possible.
- 4. Non-evidentiary property may be removed from temporary evidence storage and released without being entered into the property system only under these circumstances:
 - a. The property is non-evidentiary and not sensitive (i.e., not controlled substances, firearms, currency, etc.).
 - b. The employee responsible for the property arranges to return it to the owner or party responsible for it.
 - c. The property is released within 72 hours of seizure.
 - d. The release is approved by a supervisor.
 - e. The seizure and release are documented in a report.
- 5. All sensitive evidence taken into custody (firearms, drugs, currency) must be processed and property tagged prior to the end of the employee's shift, unless unusual circumstances exist and with a commander's approval.
- 6. Items that are tagged and entered into Quick Entry in LERMS must be submitted to Property and not stored in temporary evidence lockers.

Safe Handling of Drugs

When testing or packaging any drugs or paraphernalia as listed below, the best practice is to be paired up with at least one other officer. The second 'safety officer' will not be directly involved in the testing, handling, or packaging of the drug, but can perform other supportive functions such as computer entries. Considering the risk factor of some of the opioids, it will be permissible to divert from the standard packaging procedures of separating the drugs and packaging as listed in the MPD Packaging Guide. All people present in the property intake area when the drugs listed in this policy are packaged or tested should wear N95/N100 masks and protective eyewear (supplied in each property intake room) to protect against accidental inhalation of or exposure to fine particle drugs. Anyone in direct contact with the drug should wear protective, disposable gloves, N95/N100 masks, protective eyewear, and gowns. In addition to sworn personnel, any civilian employees handling the drugs listed below for the purposes of destruction should take the same precautions. This practice does not apply to the simple movement of a sealed package. Likewise, officers should not request anyone to come into direct contact with the following drugs on the officer's behalf without proper training and protective gear, to include community members, suspects, witnesses, or other non-law enforcement contacts:

- Any known or suspected opioid regardless of form (pill, capsule, powder, liquid, patch, etc.).
- Any unknown powdered drug regardless of color or the substance it is suspected to be.
- Any other drug, such as marijuana, when there is any question about safety or opioid contamination.
- Any drug packaging or paraphernalia that has what is commonly referred to as "drug residue" within, when that residue is potentially a powdered substance.

Firearms

- 1. A Seized Property Receipt shall be provided to all owners of confiscated firearms.
- 2. **No loaded firearms** of any type should be property tagged and stored in the Property Room. Proper unloading procedures are described in the Wisconsin State Crime Lab (WSCL) Handbook and an Investigator will assist with the unloading of any weapon which is to be checked for deoxyribonucleic acid (DNA) and/or fingerprints.

3. All ammunition must be packaged separately from firearms.

4. All firearms, including facsimile, should be placed in a gun box with the case number, tag number, date, employee name/IBM number, weapon description, and serial number printed on the outside.

RECEIVING RECOVERED STOLEN FIREARMS FROM OUTSIDE AGENCIES

- 1. When MPD is notified that another agency has recovered a stolen firearm, the theft of which originated from MPD's jurisdiction, MPD personnel will make arrangements to receive the firearm.
- 2. The assigned Detective--or in the event that the case was never assigned, the responsible district's Detective Lieutenant--will contact the outside agency to provide MPD case number and shipping information (account number for postage/shipping costs and address): Madison Police Property Room, Attn: Property Supervisor, 211 S. Carroll St. GR-4, Madison, WI 53703 (608) 266-4955. The cost of this shipping will be covered by the Investigative Funds and the Shipping Account information will be provided to the assigned Detective or Detective Lieutenant.
- 3. Once the firearm is received by the Property Room, Property Staff will check in the firearm per the MPD Packaging Guide.
- 4. The assigned Detective or Detective Lieutenant will determine the firearm disposition and the appropriate Property Disposition paperwork will be completed.
- 5. MPD Property/Records Staff will complete the background process prior to releasing the firearm.
- 6. Once the background paperwork for the firearm return is completed and authorized by the Commander of Property, the Property Staff will contact the authorized owner via certified letter and the firearm will be released per the Property Firearm Return Guidelines outlined in the Property Room Procedure Manual.

BACKGROUND OF FIREARMS FOR RELEASE

- 1. The background shall include:
 - a. Firearm Check for Stolen with Data
 - b. Bureau of Alcohol, Tobacco, and Firearms (ATF) Weapon Trace
 - c. Owner III & Crime Information Bureau (CIB) Checks
 - d. Owner Adjudicated or Committed Mental Defective
 - e. Report Review (to include Other Police Agencies)
 - f. Prosecution Release Authority

Med Drop

The purpose of this initiative is to prevent unwanted medicines from harming members of the community or the environment by disposing of them in a safe manner. The Department of Justice coordinates the Drug Take Back Program and the Police Property Supervisor is responsible for registering the department for the program each spring and fall for the deposit dates.

- 1. Med Drop Bins are located in the East and West District Police lobbies and are available for public medication deposits Monday through Friday, 8am-4pm. Under no circumstances should an officer drop any medications/drugs reference a case in the med drop bins. If an officer takes possession of any medicines from a citizen who is unable/unwilling to respond to a local pharmacy or East/West District Med Drop Bins to deposit the medications for destruction themselves, the officer shall tag and package the medications per the MPD Packaging Guide for destruction and complete a report.
- 2. The keys for the locked Med Drop receptacles will be kept within the control of the district captains or their designees.
- 3. Instructions and baggies will be provided for the public at the Med Drop receptacles.
- 4. A case number shall be generated at the beginning of each calendar year for each Med Drop receptacle location (one for East PD and one for West PD) and all reports reference Med Drop collection will be documented under the respective case number to each district.
- 5. Packaging materials are provided by the Department of Justice and the Police Property Supervisor will coordinate the ordering of these materials. On a weekly basis or as needed, two commissioned personnel of the MPD (wearing appropriate PPE to include goggles, mask, gown and gloves) will inspect the

bucket/box contained within the Med Drop receptacle for capacity. If the bucket/box is not full, the Med Drop receptacle shall be closed and secured and the key returned to the respective commander from which it was obtained. If the bucket/box is full, the two commissioned MPD personnel shall safely tie the box liner bag, seal, and weigh the prescription medications within the box in accordance with the procedures outlined in the MPD Packaging Guide. The Med Drop collection box will be replaced with a new box and the receptacle shall be secured. The receptacle key shall be returned to the respective commander from which it was obtained.

- 6. A report will be completed documenting the box weight, date collected, and that the property tagging process was completed.
- 7. Property Room Personnel will remove packaged Med Drop boxes on a weekly basis while conducting their standard district property collection. The boxes will be stored within the property control system until they are turned over to the appropriate authorities/location designated by the Department of Justice.

Liquid Evidence

- 1. **Non-Volatile Liquids** should be processed in accordance with the MPD Packaging Guide.
- 2. **Volatile Liquids** should be processed in accordance with the MPD Packaging Guide.

Collection of Standard Blood Sample in Criminal Investigations

Blood samples in criminal cases are drawn to determine blood types of victim and suspect, and/or to determine the presence of foreign chemicals (e.g., controlled substances, poisons).

BLOOD DRAW

- 1. Blood is to be drawn only by a physician or a person acting under his or her direction. An officer should witness the blood being drawn, shall properly seal, number, and mark each tube drawn, and shall report the chain of evidence, including:
 - a. Subject's name.
 - b. Offense.
 - c. Date and time of collection.
 - d. Name of person drawing the sample.
 - e. Identification of each tube collected.
 - f. Location of each tube.

The blood kit itself must be sealed in accordance with the MPD Packaging Guide.

- 2. If a suspect objects to having blood samples taken and if there is any doubt about drawing blood without a search warrant, the OIC may need to contact the on-duty District Attorney for advice.
- 3. Screening for Controlled Substances Use the WI Implied Consent Blood Kit when screening for controlled substances. The kit has all the equipment and forms necessary to obtain the blood sample. Follow instructions provided in blood kit.
- 4. Screening for Blood Type Use the blood kit provided by the State Hygiene Laboratory. In sexual assault cases, the blood kit and instructions are found in the Wisconsin State Crime Lab Forensic Nurse Examiner Kits.
- 5. Deceased Person The Medical Examiner takes the blood.
- 6. Sexual Assaults Refer to MPD Sexual Assault Checklist for type of samples needed. All Madison hospitals have a supply of Wisconsin State Crime Lab Evidence Collection Kits with Instructions. Officers should utilize both documents when investigating sexual assaults.

PROCEDURAL GUIDELINES

1. **Packaging Blood Samples:** Within two hours, if possible, after each blood sample tube has been properly sealed and marked with all required information (case number, date, name of subject from whom the sample was drawn, employee's name witnessing drawing, and sample tube number), the individual tubes should be packaged in such a way that the glass tube is are protected from breaking.

The blood kit box should also be properly sealed and marked on the outside with the date, case number, tag number, employee name, suspect name, and offense.

- 2. **Refrigeration of Samples (never freeze liquid blood before testing):** For proper analysis of blood samples, it is best practice that the samples be refrigerated as soon as possible after the samples are drawn. It is important to keep the samples away from extreme temperatures. The sample(s) should be property tagged and be placed in the refrigerator located in the City County Building (CCB) Property Intake Room. If the refrigerator is locked, the key for the refrigerator can be obtained from the OIC or designee.
- 3. **Disposition of Evidence in Sexual Assault Cases Where no Suspect is Known:** In cases where there is no suspect identified, all blood samples (victim, suspect, or other) shall be turned over to the State Crime Lab for analysis as soon as possible, or until the sample is no longer of evidentiary value. The Crime Lab will analyze the blood samples even though specific suspect is not identified. The follow-up officer shall periodically monitor the value of maintaining other biological evidence in the property room.
- 4. **Reporting Evidence Chain:** Transportation or disposition of any evidence shall be documented in reports by any officer involved in the evidence chain.

COLLECTION OF WHOLE BLOOD IN TRAFFIC-RELATED CASES

- 1. WI Implied Consent Blood Kits, supplied by the State Hygiene Laboratory, shall be utilized for trafficrelated cases. The kit supply is maintained by the local hospitals and by MPD. The kits are stored in the CCB Intake Room and in area hospital emergency rooms. The kit has all the equipment and forms necessary to obtain the blood sample.
- 2. Blood is to be drawn only by a physician or registered nurse, medical technologist, physician assistant, phlebotomist, or other medical professional who is authorized to draw blood, or person acting under the direction of a physician. The arresting officer should witness the blood being drawn and maintain custody of the evidence once sealed by the medical personnel.
- 3. It shall be the responsibility of the Police Property Supervisor to coordinate the transport of all blood samples in a timely fashion to the UW Hygiene Laboratory or to the State Crime Laboratory when appropriate.

Deceased Animals

In the event that a deceased animal needs to be collected for evidence/necropsy purposes, it is recommended that you contact the **Wisconsin Veterinary Diagnostic Laboratory (WVDL) at 608-262-5432 (Monday-Friday 7:45am-4:30pm).** The WVDL is located at 445 Easterday Lane, Madison, WI. The WVDL does not recommend freezing the animal prior to necropsy. Therefore, if an animal is collected for necropsy and it is after the WVDL normal business hours, you can contact the **University of Wisconsin (UW) Veterinary Hospital at 608-263-7600** for refrigerated storage options. The UW Veterinary Hospital can then turn the deceased animal over to the WVDL during normal business hours.

The Property Room **WILL NOT** store a deceased animal in the Evidence Refrigerator; it will only be stored in the Evidence Freezer. In the unusual event that a deceased animal is collected and not going to have a necropsy, it will be stored in the Property Room Freezer. If the animal is collected and packaged during the hours of 7:00am-4:00pm, please contact the Property Room for assistance. If it is after hours and the animal is small enough to fit into the Evidence Refrigerator Freezer in the CCB Intake room, it can be stored there. If it is after hours and the animal cannot fit into the Evidence Refrigerator Freezer in the CCB Intake Room, contact the OIC to call in a Property Room Staff Member to allow access to the larger evidence freezer.

Latent Evidence

Items of evidence bearing or suspected of bearing latent evidence (e.g., fingerprints, palm prints, foot or shoe prints) which are to be processed must be entered into LERMS Quick Entry, marked and sealed, and secured in a Property Intake Room. If there is danger of destroying possible evidence by marking the item, it must be protected and the package containing the item must be marked.

Vehicles

VEHICLE STORAGE

The MPD's Vehicle Impound Facility (VIF) is for the processing and storage of vehicles of evidentiary value. All other vehicles MUST be towed to the contracted tow company's storage facility.

A vehicle should be towed to the VIF when a vehicle has been determined to be evidence of a crime and needs to be processed. An electronic MPD vehicle tow card must be completed for all vehicles towed to the VIF. The tow card must be completely filled out. The tow card shall be emailed to PD Tow prior to the end of shift. Property Staff will email a copy to the contracted tow company.

Vehicle keys will be placed in a clear plastic Ziploc envelope provided in the VIF Intake room. The case number will be written clearly on the envelope and the keys placed in the tray with the tow card.

Officers are required to make any entries into LERMS.

Two Options are Available to Release a Vehicle from the VIF

1. Utilizing MPD's Contracted Tow Company:

When a vehicle has been processed and retains no evidentiary value, the authorizing official will send an email to PD Tow authorizing its release.

This email should include the following information:

Please release vehicle:

- Case#
- Tag#
- Make
- · Model
- VIN
- License information (state and number)
- Owner Information

The Property Room Staff will arrange release of the vehicle by contacting the contracted tow company and completely filling out the electronic MPD vehicle tow card. The appropriate tow code for releasing a vehicle is "6". The name of the releasing officer will be annotated in the tow card. When the tow company arrives, the driver must sign in utilizing the VIF log if releasing vehicle from the inside storage area. The vehicle will then be removed and the driver will sign out. The tow card shall be emailed to PD Tow prior to the end of shift. Property Staff will email a copy to the contracted tow company.

After the vehicle release has been completed, the Property Room Staff will notify the authorizing official and send an email message to the PD Tow email group that the release transaction is complete. Property Staff will make the appropriate computer entries and the authorizing official will notify the owner of the release.

2. Release of a Vehicle to Owner/Victim without Utilizing Contracted Tow Company.

Under no circumstances should a vehicle be released to an owner/victim at the VIF.

In the event that a person authorizing the release deems it appropriate to release a vehicle directly to an owner, the person authorizing the release must first check with Court Services to verify there are no Owners Fees associated with the vehicle to be released. If there are no fees, the person authorizing the release must send an email message to the PD Tow.

This email should include the following information:

Please release vehicle:

- Case#
- Tag#
- Make
- Model
- VIN
- License information (state and number)
- Owner Information
- Date and time of release

A supplemental report must be submitted by the releasing officer. Property will make the appropriate computer entries documenting the release.

No unauthorized personnel or personal vehicles will be allowed inside the VIF.

Air-Drying

- 1. Items requiring air-drying should be placed in the special air-dry lockers available at the Central District Air Dry Room. If these lockers are not available, standard lockers in the Central District Air Dry Room may be used. **Do not air dry any items in standard lockers at other districts' property intake rooms.**
- 2. Within four days of placing any item into an air-dry locker and provided the items have fully dried, officers must complete the packaging of the item(s). If absent from duty for more than four days, arrangements should be made with a commissioned co-worker to complete packaging of the items (if the items are dry).

Chain of Custody

Written documentation for the removal or disposition of any item in evidence will be submitted to a Property Clerk. Any officer involved in the evidence chain shall document in a police report the transportation or disposition of any evidence.

Refusal of Property

Property that does not meet the packaging and labeling standards outlined in the MPD Packaging Guide will be placed back into the storage locker with the associated lock. The locker will be secured and sealed with a red evidence zip tie. The zip tie will be labeled with the name and IBM of the Police Property Clerk refusing the property. In addition, the case number, tag number, and officer responsible for the item will be annotated. The Property Clerk will notify via email the employee and the Police Property Supervisor of the deficiency and the steps needed to correct the problem.

The responsible employee will verify the information on the red evidence zip tie and then cut the red evidence zip tie to remove the affected property.

The employee will correct the deficiencies outlined in accordance with the MPD Packaging Guide and will return the correctly packaged property to the storage locker. The red zip tie should also be placed (unpackaged) in the storage locker to allow the Police Property Clerk to identify the property and the deficiencies that were to be corrected.

The employee will notify Property via email that the deficiencies have been corrected and the item is ready for pickup. The employee will submit a supplemental report outlining the deficiency, the circumstances surrounding the opening of the locker, the correction, and the re-securing of the evidence. When picking up the packaged property, the Property Clerk will verify that the cut red evidence zip tie is indeed theirs and that the property has been corrected in accordance with MPD SOP. In the event the indicated deficiency is not

²¹¹ S CARROLL ST MADISON WI 53703

corrected within a reasonable amount of time of refusal, the Property Clerk will send a second email notification to the employee. The Police Property Supervisor will take the necessary steps to facilitate correction of the indicated deficiencies.

Release of Sensitive Evidence/Property

Certain types of evidence and property create a higher liability by their very nature and shall be subject to special restrictions for temporary or permanent release.

DESIGNATED EVIDENCE/PROPERTY

The following categories of property or evidence fall within these sensitive evidence/property guidelines:

- 1. All controlled substances/drugs.
- 2. Any functional firearms.
- 3. U.S. Currency amounts in excess of \$100.
- 4. Individual items with an estimated value in excess of \$1,000 (excluding vehicles).

AUTHORIZATION

Temporary or permanent release of any of the property/evidence listed above must have documented authorization by a Lieutenant (to include OICs), Captain, or Chief. The FSU sergeant may authorize the release of firearms for NIBIN testing.

The temporary release of any controlled substances/drugs that have been designated to be destroyed may only be authorized by the Assistant Chief of Investigative and Specialized Services.

DOCUMENTATION

The temporary or permanent release of any of the designated sensitive evidence/property shall be documented on a "Property Release/Receipt Form" signed by the authorizing Commander.

In addition to this form, any officer to whom designated sensitive evidence/property is released shall complete an official police report documenting the handling and disposition of this evidence/property.

Disposition of Property Requirements

UNCLAIMED PROPERTY

Wisconsin State Statutes 66.0139 and 170.07-170.11 and Madison General Ordinance 8.44 regulate the manner in which property coming into the possession of the MPD is handled.

ITEMS NOT TO BE SOLD AT AUCTION

It is required that items such as firearms, beer, liquor, fireworks, and flammables be destroyed after it is determined it is no longer necessary to retain the item.

BICYCLES FOR DONATION

Section 12.761(4) of the Madison General Ordinances allows for donation of bicycles to charitable non-profit organizations. When abandoned bicycles are not returned to the owner or sold, the City of Madison Police Department will donate abandoned bicycles to qualified organizations.

1. Bicycles shall be held by the Madison Police Department Property Section for 45 days before being considered for donation.

- 2. All requests for bicycle donations must be made with the "Bicycle Donation Form" (found at <u>https://www.cityofmadison.com/police/support/bicycleDonation.cfm</u>) which is to be reviewed by the Police Property Supervisor and the Captain of Traffic & Specialized Services. The Police Property Supervisor will notify all requesters of the approval/denial of their requests. If approved, the Police Bicycle Recovery Specialist will be in contact with the requester to schedule a pick-up date and time for the requested bicycles.
- 3. Requests should be made at least 30 days in advance of when the organization would like to receive the bicycles.
- 4. Donations shall be limited to charitable non-profit organizations. Such organizations must provide proof of their non-profit government status (subsequent applications may reference these materials as "on file" with the Police Property Room) and assurances that the bicycles will be used as part of a charitable program sponsored by the organization.
- 5. Bicycles shall only be for the use of clients of requesting organizations and not for the employees or directors of such organizations. Bicycles may not be sold to raise revenue for any purpose. By accepting a bicycle under this program, the applicant grants permission to the City of Madison Police Department to audit its use of said bicycles in accordance with these guidelines.
- 6. Organizations wishing to request an ongoing supply of bicycles are required to submit a separate request on each occasion when a donation is desired. Bicycle donations are subject to availability, as determined by the Madison Police Department. Organizations may receive no more than 20 bicycles at one time. Once all requests have been filled, an organization may receive additional bicycles.
- 7. Organizations receiving donated bicycles must sign a liability waiver and provide for the removal of the bicycles.
- 8. The Madison Police Department Property Supervisor will maintain the following related to each bicycle donation: copy of the approved request form, date the donation form was filled, and number of bicycles received by the organization.

EXPLOSIVES

Items capable of exploding such as dynamite, nitroglycerin, pipe bombs, or any Class A explosive, including M-80s and other powerful fireworks, will be handled by the Dane County Sheriff's Office Hazardous Devices Unit (HDU) and will not be placed in the Police Property Room.

FIREARMS AND AMMUNITION

Firearms and ammunition must be turned over to the Wisconsin State Crime Laboratory when it is no longer necessary to retain them for any reason.

SEIZED ITEMS

Items seized during the service of a search warrant or incident to an arrest that are not later used as evidence in a court case, must be returned to the owner or disposed of in accordance with Wisconsin State Statute.

OTHER PROPERTY RELEASED TO OWNER

Other property will be released to the owner according to procedural guidelines set up by the Commander in charge of the Property Room.

Property Room Controls

An audit of all, or of a specified portion, of the property/evidence storage areas is a critical internal control and will be conducted quarterly. Comprehensive inventories will be conducted when deemed necessary. The audit will review policies, procedures, and processes of the property and evidence functions to ensure compliance. Any variances or irregularities identified as a result of an audit or inventory of the property system will be documented by the Police Property Supervisor and/or Commander designated to monitor those processes.

This documentation shall be forwarded to the Assistant Chiefs and to the Chief of Police for review.

Eff. 04/10/2023-08/21/2023-HandlingofEvidenceContrabandFoundorLostProperty 08212023.doc

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K9 Use

Eff. Date 09/18/2023

Purpose

The purpose of this standard operating procedure (SOP) is to outline the duties, responsibilities, and parameters for utilization and deployment of the Madison Police Department (MPD) K9 team. Subject to the provision of this SOP, MPD K9s trained in patrol applications may be utilized for area searches, building searches, tracking, evidence searches, narcotics detection, bomb detection, subject apprehensions, K9 handler protection, and community presentations.

The K9 handler is, at all times, responsible for the control of their dog. If there is a dispute in the field on the manner in which a K9 team is to be used and this SOP does not provide guidance, the immediate decision will be made by the K9 handler. The Chief of Police, or their designee, ultimately determines how and when all K9 teams will be utilized.

The function of MPD's K9 unit is to provide K9 support and service to MPD and, at times, to other jurisdictions. MPD K9s are trained in narcotics detention, explosive detection, and patrol functions, including apprehensions, building searches, tracking, area searches, and article searches.

Definitions

K9:	A trained police service dog used for law enforcement purposes
K9 handler:	An MPD officer assigned to use a K9 in the course of their duties
K9 team:	A K9 handler and their K9
Patrol K9:	A K9 trained in patrol functions, including tracking, building/area searches, apprehensions, K9 handler protection, and article searches
Single purpose K9:	A K9 trained for detection purposes, to include explosives and narcotics. May be trained in location tracking/trailing purposes
Dual purpose K9:	A K9 trained to perform both patrol and detection functions
Deployment:	Any directed use of the K9 to perform a trained function
Capital K9:	The City of Madison Police K9 and Equine Partners, Inc. (Capital K9s) is a non- profit 501(c)3, volunteer-run organization which exists to support the expansion and maintenance of the City of Madison Police Department K9 Unit and to educate the community about the value and effectiveness of using dogs in police work.

Duties and Responsibilities

The Executive Captain of Operations:

- 1) Has overall supervisory responsibility for the K9 unit
- 2) Reviews all instances when a K9 is involved in causing injury and ensures proper written documentation of the incident
- 3) Works with the K9 sergeant to develop unit goals
- 4) Annually audits the K9 unit narcotic training aids storage closet

The K9 Sergeant:

- 1) Reports directly to the Executive Captain of Operations
- 2) Functions as the liaison on all matters pertaining to the K9 unit
- 3) Serves as the direct supervisor to all K9 handlers
- 4) Participates in the selection process for new K9 handlers
- 5) Provides guidance and professional development to K9 handlers
- 6) Coordinates K9 unit training for K9 teams and other department members
- 7) Maintains records on K9 use, training, certification(s), and any on-duty or off-duty injuries caused by K9
- 8) Maintains and oversees the care and maintenance of training equipment
- 9) Maintains narcotic training aids for the K9 unit use and conducts regular audits of the training aids in conjunction with the Executive Captain of Operations
- 10) Completes and disseminates a quarterly and yearly statistical report to the Executive Captain and Assistant Chief of Operations
- 11) Ensures all K9 handlers are completing the proper documentation regarding K9 use
- 12) Functions as the liaison between MPD and Capital K9s
- 13) Annually reviews and updates the K9 handler manual
- 14) While on-duty, responds as the supervisor to complete the responsibilities of the Field Supervisor as outlined in the SOP "Use of Force Data Collection and Review"

K9 Use of Force Considerations

Utilization of a K9 as a use of force -while not considered deadly force- constitutes a high level of force that should be reserved for situations justifying the response. Both the intentional deployment of a K9 for apprehension and an off-lead search are considered K9 use of force. The primary goal of a K9 deployment as a use of force is to impede a subject.

When deciding whether or not to utilize a K9, K9 handlers will consider the following factors:

- The existence of alternative means of control how effective are the other use of force tools or techniques to gain control of the subject? A primary consideration is the need to deploy force from a safe distance, particularly against a subject against whom other use of force tools/techniques cannot be deployed (i.e., subject behind cover, in a dwelling, etc.). The appropriateness of other use of force tools/techniques is also a consideration (i.e., reactionary gap, etc.).
- 2) The severity of the offense K9s should not be deployed against subject who have committed minor offenses. K9 deployment against a subject who has committed a misdemeanor offense may be warranted under some circumstances (ex: where the subject poses a significant risk to officers or to the public). In general, K9 apprehension deployments will be reserved for utilization against felony suspects. K9s should not be deployed to apprehend non-criminal subjects (ex: suicidal subjects) unless the K9 handler reasonably believes that the deployment is necessary to prevent the subject from causing death or great bodily harm to themselves, or to prevent the subject from causing harm to officers or the public.
- 3) Whether the subject poses a significant threat to the safety of officers or the public K9s should not be deployed unless the subject poses a significant threat to the safety of officers or the public. Circumstances to be considered as part of this evaluation include the size, strength, and weaponry (if any) of the subject, as well as the environment in which the incident is occurring (ex: are members of the public exposed to danger?).
- 4) Whether the subject is actively resisting arrest or attempting to evade arrest by flight K9s will not be deployed against subjects displaying only passive resistance, nor will they be deployed against subjects who are handcuffed. K9s are intended to provide a means to apprehend violent/assaultive/possibly armed subjects when no other reasonable means exist to attain immediate control of the subject.
- 5) Potential risk of a K9 deployment to uninvolved individuals or officers K9s will not be deployed if doing so would create an unreasonable risk to uninvolved individuals or officers. This applies in the context of an open area deployment and to off-lead searches. Prior to

utilization of a K9 for a building search, K9 handlers should take reasonable steps to verify that no uninvolved parties are present in the building.

K9 Deployment

K9s may be used as an application of force under the following circumstances:

- 1) To assist in the arrest of or prevent the escape of subjects who pose a **significant threat to the safety of officers or the public**;
- 2) To conduct building or area searches for subjects who are reasonably believed to be a significant **threat to the safety of officers or the public**;
- To overcome violent or assaultive behavior or its threat, if the officer reasonably believes that the subject poses an articulable significant threat of harm to officers or others and that a lesser degree of force would be insufficient or impractical;
- 4) To control a subject to prevent them from harming themselves or others, if a lesser degree of force would be insufficient or impractical;
- 5) To apprehend subjects who are concealed and who officer(s) can reasonably articulate pose a significant threat to the safety of officers or the public.

K9s shall not be utilized or deployed:

- 1) Primarily as a method of pain compliance;
- 2) To determine a subject's life status; or
- 3) For the purpose of crowd control or crowd management.

K9 Verbal Announcements

- 1) When feasible while deploying a K9 to apprehend a subject, the K9 handler will make a verbal warning to the subject.
- 2) When feasible, if there is a reasonable belief that a subject speaks a language other than English, an officer or other individual fluent in that language should be requested to issue verbal warnings.
- 3) When feasible and before commencing a search of a building, the K9 handler or other appropriate personnel will make three loud verbal announcements. The announcement shall include information that there are police officers on the premise and that a trained police K9 will be released and may bite if the subject does not surrender.
- 4) When feasible, a reasonable amount of time shall be allowed for the subject to respond. The warning shall be repeated whenever a K9 team approaches an area where the prior announcements may not have reached.
- 5) When apprehending subjects, the K9 shall be directed to disengage as soon as the subject is subdued and under control.

Assisting Outside Agencies

All outside agency requests for on-duty MPD K9 teams to assist must be approved by the MPD Officer in Charge (OIC) or an MPD supervisor subject to these guidelines:

- 1) The nature of the service requested
- 2) MPD staffing levels and workload at the time of the request
- 3) Any possible adverse effect an honored request would have on MPD's ability to provide services to the residents of Madison
- 4) K9 handlers may respond to assist other agencies without prior approval if it would be impractical to obtain prior approval
- 5) Approval for pre-planned enforcement activity outside of the City of Madison must be granted by the K9 Sergeant or by the Executive Captain of Operations.

MPD K9 teams shall, at all times, act in accordance with MPD policy and procedure. Upon arrival at the scene, the K9 handler has the ultimate decision as to whether or not the K9 is to be used for a specific assignment.

K9 teams should not be called out while off duty to assist outside agencies unless authorized by the OIC, K9 Sergeant, or Executive Captain of Operations.

K9 Use

- 1) K9s will not be used to sniff people
- 2) Any place or object may be sniffed by a K9 pursuant to a search warrant or with the valid consent of someone with sufficient authority (over the place or object) to grant consent; officers will not ask for consent to search in the immediate presence of a K9
- 3) Except in exigent circumstances, MPD officers will not conduct interviews of subjects or individuals in the immediate presence of a K9
- 4) A positive alert by a K9 constitutes probable cause and may be used to justify a search (if appropriate) or to seek a search warrant
- 5) When a K9 team has been requested to sniff a package, vehicle, door, locker, or other item, the item suspected of containing narcotics should remain unknown to the K9 handler prior to the sniff when possible
- 6) When requesting a K9 team to sniff a moveable item such as a package, the item suspected of containing narcotics should not be placed with other similar items prior to the sniff when possible

K9 Squad Use and Care

Each K9 handler will be assigned a permanent K9 squad primarily designed for K9 duty. The K9 handlers are authorized to maintain their assigned squads at their respective residences while off duty.

- 1) Routine maintenance shall be arranged by the K9 handlers upon request from City of Madison Fleet Services.
- 2) Assigned K9 squads are for official use only and may not be used for personal use.
- 3) Any K9 handler leaving an unattended squad running must ensure that the squad doors are locked.
- 4) No personal or permanent modifications are to be made to any K9 squad without the authorization of the Executive Captain of Operations.
- 5) The provisions of APM 2-13 apply to K9 vehicles.
- 6) Arrestees shall not be transported in the same vehicle with a K9 unless immediate transport is essential for safety or security reasons.

K9 Use and Care

- 1) MPD K9s shall not be used for breeding, participation in shows, exhibitions, or other on or offduty employment unless authorized by the Executive Captain of Operations.
- 2) K9 handlers shall maintain their K9 both on and off duty in a safe and controlled manner.
- 3) The K9 program shall provide K9 handlers with proper exterior housing for their K9 if needed, and the K9 handler should conduct periodic inspections to ensure that the housing is properly maintained.
- 4) K9 handlers are personally responsible for the daily care, housing, and feeding of their K9 to include:
 - a. Maintenance and cleaning of the K9's kennel and yard area;
 - b. Providing adequate food and water;
 - c. Grooming as needed;
 - d. Providing adequate and appropriate exercise; and
 - e. Providing medical attention as needed

- a. Another K9 handler may be assigned to temporarily care for the K9,
 - b. The K9 may be housed in a department approved kennel, or
- c. The K9 Sergeant or their designee may temporarily care for the K9.
- 6) K9 handlers shall not permit anyone to pet, hug, or otherwise physically engage their K9 without their prior permission and only under the K9 handler's immediate supervision. Should an individual express a desire to do so, the K9 handler should inform the individual that police K9s are serious working dogs and that they can be dangerous if improperly approached.
- 7) A K9 may not be deployed off duty for any law enforcement purpose, unless exigent circumstances exist.
- 8) The K9 handler shall ensure that no individual taunts or teases the K9.
- 9) No MPD personnel shall attempt to handle or in any way give the K9 orders, unless given direct permission or instruction to do by the K9 handler.
- 10) Veterinary care of the K9 includes, but is not limited to, the following:
 - a. The K9 handler is responsible for ensuring routine veterinary care is provided to their respective K9.
 - b. In the event that a K9 is injured, the injury will immediately be reported to a K9 supervisor.
 - c. Prior approval shall be received from the K9 supervisor to obtain veterinary care for the injury when possible.
 - d. Depending on the severity of the injury, the K9 shall either be treated by their designated veterinarian or transported to an emergency medical facility for treatment. If the K9 team is out of the area of the City of Madison, the K9 handler may use the nearest available veterinarian.
- 11) A K9 handler may apply to take possession of their K9 when:
 - a. The K9 is retired from duty or relieved from duty due to injury, or
 - b. The K9 handler is transferred, promoted, or retires, and the decision is made not to retain the K9 for another K9 handler.

Injury Caused by a K9 – On-Duty

Whenever a K9 has bitten, scratched, or otherwise injured a subject while on-duty, whether intentional or unintentional, the K9 handler shall:

- 1) Assess and evaluate the subject or individual for injury and facilitate medical care from a qualified medical professional;
- 2) Immediately notify the OIC and K9 Sergeant;
- 3) Request the K9 Sergeant to respond to the scene; if the K9 Sergeant is unavailable, request an on-duty field supervisor to respond;
- 4) Obtain a signed authorization for release of medical information from the injured person, if possible;
- 5) Document the incident in a written report as soon as possible;
- 6) Document the incident in PackTrack to be reviewed by the K9 Sergeant and Executive Captain of Operations; and
- 7) Follow all other procedures as outlined in the "Use of Force Data Collection" SOP.

Injury Caused by a K9 – Off-Duty

Whenever a K9 has bitten, scratched, or otherwise injured an individual while off-duty, whether intentional or unintentional, the K9 handler shall:

- Immediately notify the OIC and K9 sergeant; if immediate contact with the OIC and K9 Sergeant does not occur, the K9 handler will continue to attempt contact with chain of command until a supervisor is reached.
- 2) Complete written documentation of the incident to be reviewed by the K9 Sergeant.

K9 Team Qualifications and Training

New K9 handlers must complete a prescribed K9 training course and successfully meet all course requirements. All K9s must certify annually through a national certification organization as approved by the K9 Sergeant. Failure to participate in or qualify in initial or annual training certification will result in decertification from the team. Noncertified K9 teams will not be deployed.

All certified K9 teams will participate in regular trainings to maintain proficiency in basic skills and ensure continued effective performance. The K9 Sergeant is responsible for ensuring that each K9 team receives adequate training and maintains appropriate certifications.

Record Keeping

- 1) The K9 handler will complete a police report each time their K9 is deployed.
- 2) The K9 handler will maintain an up-to-date training log and record all training activities, to include narrative evaluations. All pertinent documentation shall be logged in PackTrack.
- 3) The K9 Sergeant will review the training logs on a regular basis.
- 4) The K9 handler will maintain an updated resume for the K9 team to include training, awards, certifications, and yearly statistics.
- 5) The K9 Sergeant will compile the K9 unit statistics on a semi-annual basis.
- 6) The K9 handler will ensure records are kept of all veterinary expenses and procedures.

K9 Unit Narcotic Training Aids

The K9 unit may maintain possession of various types and quantities of narcotics for use as training aids. Some of these training aids are obtained from the Drug Enforcement Administration (DEA); the K9 Sergeant will maintain a registration number with the DEA to facilitate the acquisition of these aids.

The Executive Captain of Operations ultimately oversees the K9 unit narcotic training aids. The K9 Sergeant is responsible for determining the unit's need for narcotic training aids and for rotating the training aids to maintain freshness and purity of the aids. Training aids obtained from the DEA that are no longer needed will be disposed of as follows:

- 1) The K9 Sergeant will complete form DEA-41, listing the substance, quantity, and number of containers.
- 2) The narcotic training aids will be entered into the MPD property system- with a new MPD case number and property tag. The K9 Sergeant will complete an MPD report documenting this process.
- 3) The Police Property Supervisor and a witness will sign the DEA-41 form once destruction occurs and return the form to the K9 Sergeant.
- 4) The K9 Sergeant will return a copy of the DEA-41 form to the DEA and will submit one to MPD Records (associated with the MPD case number obtained for property tagging).

The K9 unit will store narcotic training aids in secure storage. Access to these safes will be limited to the K9 Sergeant, Executive Captain of Operations, and any MPD personnel who can operate as the Officer in Charge. Temporary access may be provided to the K9 handler if needed, as granted by the K9 Sergeant or Executive Captain of Operations.

Narcotic training aids will be checked out by the K9 handler and observed by the individual who granted access to the secure storage. K9 handlers are responsible for logging the checking in and out of the training aids and a witness must sign the log.

The K9 Sergeant will conduct a quarterly inventory of the K9 unit's narcotic training aids. The inventory will be forwarded to the Executive Captain of Operations and Professional Standards and Internal Affairs.

Request for Public Demonstrations

All public requests for a MPD K9 team demonstration must be approved by the K9 Sergeant. K9 handlers will not perform apprehension demonstrations to the public unless authorized to do so by the K9 Sergeant or Executive Captain of Operations.

Original SOP: 02/25/2015 (Revised: 02/24/2016, 01/15/2019, 01/15/2020, 12/21/2020) (Reviewed Only: 11/01/2016, 12/26/2017) (Name change and complete overhaul of SOP: 09/18/2023)

	City of Madison	City of Madison Madison, WI 53703 ww.cityofmadison.com
A CAR ATED MARCA	Master	
	File Number: 80233	
File ID:	80233File Type: ClaimStatus:	Report of Officer
Version:	1 Reference: Controlling Body:	Risk Manager
	File Created Date :	10/05/2023
File Name:	CLAIM: I. Zuehlke of Wisconsin Mutual Insurance for Final Action: D. Kosinski - vehicle damage - \$4,184.	
Title:	I. Zuehlke of Wisconsin Mutual Insurance for D. Kosinski - vehicle damage - \$4,184.	
Notes:	EVL004990	
Sponsors:	Effective Date:	
Attachments:	Enactment Number:	
Author:	Hearing Date:	
Entered by:	mlloyd@cityofmadison.com Published Date:	

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	COMMON COUN	NCIL 10/17/2023 This Claim was Referred		Risk Manager er		11/14/2023	
1	Risk Manager	11/14/2023	RECOMMEND TO COUNCIL TO DISALLOW - REPORT OF OFFICER				
	Action Text:	This Claim was RECOM	MEND TO COUNC	L TO DISALLOW - REPOR	T OF OFFICER		

Text of Legislative File 80233

Title

I. Zuehlke of Wisconsin Mutual Insurance for D. Kosinski - vehicle damage - \$4,184. **Body** Claim received 10/02/2023.



Effective Date:

Hearing Date:

Published Date:

Enactment Number:

Master

File Number: 80340

File ID:	80340	File Type: Claim	Status:	Report of Office
Version:	1	Reference:	Controlling Body:	Risk Manager
			File Created Date :	10/11/2023
File Name:	CLAIM: M. Vand	lerfin - vehicle damage - \$673.03.	Final Action:	
Titlo	M. Vanderfin -	vehicle damage - \$673.03.		

Notes: EVL005003

Sponsors:

Attachments:

Author:

Entered by: mlloyd@cityofmadison.com

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	COMMON COUI	NCIL 10/17/2023 This Claim was Referred		Risk Manager ager		11/14/2023	
1	Risk Manager	11/14/2023	RECOMMEND ^T COUNCIL TO DISALLOW - REPORT OF OFFICER	ГО			
	Action Text:	This Claim was RECOM	IMEND TO COUN	ICIL TO DISALLOW - REPOR	T OF OFFICER		

Text of Legislative File 80340

Title

M. Vanderfin - vehicle damage - \$673.03. **Body** Claim received 10/9/2023.



Effective Date:

Hearing Date:

Published Date:

Enactment Number:

Master

File Number: 80466

File ID:	80466	File Type: Claim	Status:	Report of Office
Version:	1	Reference:	Controlling Body:	Risk Manager
			File Created Date :	10/19/2023
File Name:	ne: K. Huncosky - personal injury - \$1,202.84.		Final Action:	
Titlo	K Huncosky	· personal injury - \$1,202.84.		

Notes: EVL005036

Sponsors:

Attachments:

Author:

Entered by: mlloyd@cityofmadison.com

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	COMMON COUI	NCIL 11/07/2023 This Claim was Referred		Risk Manager ger		11/14/2023	
1	Risk Manager	11/14/2023	RECOMMEND TO COUNCIL TO DISALLOW - REPORT OF OFFICER	0			
	Action Text:	This Claim was RECOM	MEND TO COUN	CIL TO DISALLOW - REPOR	T OF OFFICER		

Text of Legislative File 80466

Title

K. Huncosky - personal injury - \$1,202.84. **Body** Claim received 10/17/2023.



Effective Date:

Hearing Date:

Published Date:

Enactment Number:

Master

File Number: 80604

Version: 1	Reference:	Controlling Body:	Risk Manager
		File Created Date :	10/31/2023
File Name: CLA	AIM: C. Carranza - vehicle damage - \$495.82.	Final Action:	
Title: C.	Carranza - vehicle damage - \$495.82.		

Notes: EVL005053

Sponsors:

Attachments:

Author:

Entered by: mlloyd@cityofmadison.com

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	COMMON COUI	NCIL 11/07/2023 This Claim was Referred		Risk Manager ager		11/14/2023	
1	Risk Manager	11/14/2023	RECOMMEND T COUNCIL TO DISALLOW - REPORT OF OFFICER	0			
	Action Text:	This Claim was RECOM	MEND TO COUN	CIL TO DISALLOW - REPOR	T OF OFFICER		

Text of Legislative File 80604

Title

C. Carranza - vehicle damage - \$495.82. **Body** Claim received 10/25/2023.



Effective Date:

Hearing Date:

Published Date:

Enactment Number:

Master

File Number: 80608

Flie ID.	80608	File Type: Claim	Status: Report of	Office		
Version:	1	Reference:	Controlling Body: Risk Mana	ager		
			File Created Date: 10/31/202	23		
File Name:	CLAIM: C. Ch	ang - bodily injury - \$15,000.	Final Action:			
Title:	C. Chang - b	oodily injury - \$15,000.				

Notes: EVL005057

Sponsors:

Attachments:

Author:

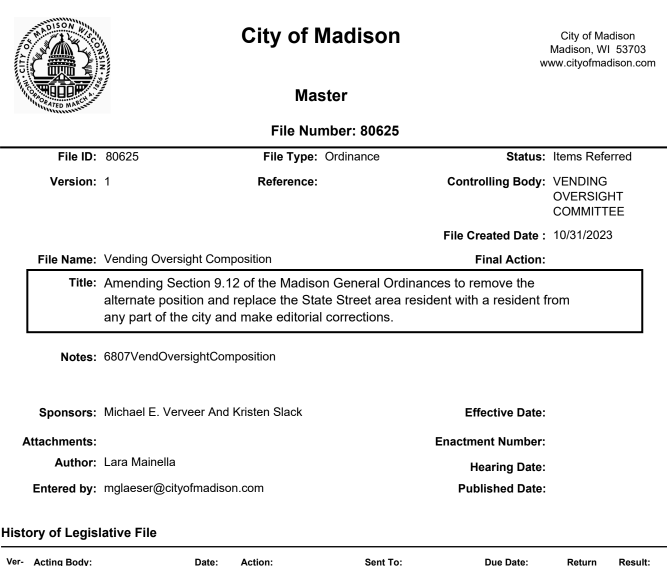
Entered by: mlloyd@cityofmadison.com

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	COMMON COUI	NCIL 11/07/2023 This Claim was Referred		Risk Manager ger		11/14/2023	
1	Risk Manager	11/14/2023	RECOMMEND TO COUNCIL TO DISALLOW - REPORT OF OFFICER	0			
	Action Text:	This Claim was RECOM	MEND TO COUNC	CIL TO DISALLOW - REPOR	T OF OFFICER		

Text of Legislative File 80608

Title C. Chang - bodily injury - \$15,000. **Body** Claim received 10/26/2023.



Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Attorney's Office	10/31/2023	Referred for Introduction				
	Action Text: Notes:	This Ordinance was Ref Vending Oversight Committ					
1	COMMON COUN	NCIL 11/07/2023	Refer	VENDING OVERSIGHT COMMITTEE			Pass
	Action Text: A motion was made by Currie, seconded by Figueroa Cole, to Refer to the VENDING OVERSIGHT COMMITTEE. The motion passed by voice vote/other.					ERSIGHT	

Text of Legislative File 80625

Fiscal Note

No City appropriation required.

Title

Amending Section 9.12 of the Madison General Ordinances to remove the alternate position and replace the State Street area resident with a resident from any part of the city and make editorial corrections.

Body

DRAFTER'S ANALYSIS: This ordinance makes two minor changes to the composition of the Vending Oversight Committee. First, it removes the alternate position. Second, it changes the

Master Continued (80625)

requirement for one resident member to reside in the State Street/Capitol Concourse area. Instead, that resident can be from any part of the City. This amendment also makes minor editorial clean-up changes, including adding the current June 1 expiration date for resident members.

The Common Council of the City of Madison do hereby ordain as follows:

1. Subsection (2) entitled "Composition, Appointments and Terms" of Section 9.12 entitled "Vending Oversight Committee" of the Madison General Ordinances is amended as follows:

- "(2) <u>Composition, Appointments and Terms</u>. The Vending Oversight Committee shall consist of five (5) voting members, one (1) alternate voting member, and up to four (4) non-voting, technical advisors, as follows:
 - (a) Five (5) voting members and one (1) alternate. Voting Members. The voting membership shall include one (1) alderperson from a downtown district. and one (1) alder from another part of the City, one (1) resident of the State Street or Capitol Concourse area eligible to vote in the City, two (2) and three (3) residents, and (1) alternate. As of the effective date of this Ordinance (ORD-07-00138) no No person who currently holds a City of Madison vending license under Secs. 9.13, 9.135 or 9.136 shall be appointed as a voting member of the VOC or any subcommittee of the VOC.
 - (b) Technical Advisors. Not more than four (4) non-voting technical advisors, who shall be vendors holding a valid vending license under Secs. 9.13, 9.135 or 9.136 from the City of Madison, or others with specialized knowledge or interest in street vending and the duties and responsibilities of the VOC. Technical advisors shall serve a regular term of appointment, may sit at the table and participate in discussion of all matters before the VOC (except a matter affecting that vendor's license), but shall not vote on any matters. Technical advisors may be appointed to subcommittees but only in their non-voting, advisory capacity. If a technical advisor's vending license is suspended, revoked, non-renewed or other adverse action is taken against the license, they shall not sit at the table or participate in any discussions at the meeting(s) at which the license is scheduled for action, and they shall lose their VOC appointment and the position is deemed vacated as of the date of the VOC's decision taking action against the license. If no action is taken against the license, the vendor may remain in their position as technical advisor.
 - (c) The Greater State Street Business Association ("GSSBA") or successor organization may recommend a voting member or a non-voting technical advisor, subject to Sub. (2)(d) below.
 - (d) Appointments of all members and non-voting technical advisors shall be made by the Mayor, subject to approval of the Common Council.
 - (e) <u>Quorum</u>. The quorum shall be determined according to Sec. 33.01(8)(c). Non-voting advisors shall not be counted for purposes of establishing a quorum.
 - (f) <u>Appointment Terms</u>. The full term for alderperson members shall be two (2) years, as set forth in Sec. 33.01(6)(a). The full term for resident members and non-voting technical advisors shall be three (3) years, expiring on June 1 in the third year following appointment. All vacancies shall be filled by the Mayor, subject to approval of the Common Council, for a term filling out the remainder of the vacated member's term."

2. Subsection (3) entitled "Officers" of Section 9.12 entitled "Vending Oversight Committee" of the Madison General Ordinances is amended as follows:

"(3) <u>Officers</u>. The members of the VOC shall annually elect a chairperson and vice chairperson from among its voting membership at the Committee's first meeting in June. See Sec. 33.01(2<u>7)(d)</u> regarding eligibility of alderpersons as officers. The Director of Planning and Community and Economic Development or designee, a non-member, shall act as Executive Secretary to the VOC. The Executive Secretary shall prepare the agenda and minutes of the VOC's meetings and shall perform such other duties as the VOC shall direct."

3. Subsection (5) entitled "Rules of Procedure" of Section 9.12 entitled "Vending Oversight Committee" of the Madison General Ordinances is amended as follows:

(5) <u>Rules of Procedure</u>. The VOC shall adopt <u>Rules of Procedure and Basic Policies</u> <u>rules of</u> <u>procedure</u> which may from time to time be amended by the VOC. Such rules may include provision for delegation of the powers and responsibilities of the VOC to a Subcommittee or Subcommittees composed exclusively of VOC members.



Master

File Number: 80803

File ID:	80803	File Type: Ordinance	Status:	Council New Business
Version:	1	Reference:	Controlling Body:	COMMON COUNCIL
			File Created Date :	11/13/2023
File Name:	Chapter 28 Clean-Up		Final Action:	
Title:	Amending various Sect related to Zoning Code	-	Madison General Ordinance	S
Notes:	6808Ch28Cleanup2023			
Sponsors:	Yannette Figueroa Cole		Effective Date:	
Attachments:	80803 Body		Enactment Number:	
Author:	Kate Smith		Hearing Date:	
Entered by:	mglaeser@cityofmadison	com	Published Date:	
History of Legis	ative File			

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Attorney's Office	11/13/2023	Referred for Introduction				
_	Action Text: Notes:	This Ordinance was Refe Plan Commission (Public He					

Text of Legislative File 80803

Fiscal Note

No City appropriation required.

Title

Amending various Sections of Chapter 28 of the Madison General Ordinances related to Zoning Codes to fix minor errors.

Body

DRAFTER'S ANALYSIS: This proposed ordinance makes several changes to Chapter 28 to clean up Madison's zoning code based on previously adopted edits, grammatical errors and other similar changes. The proposed ordinance does not make substantive changes to the zoning code but instead corrects drafting errors currently found in Chapter 28. For example, this proposed ordinance removes the reference to small engine repair supplemental regulations because they no longer exist in Chapter 28. The following sections are amended:

- 1. Sec. 28.032, Table 28C-1
- 2. Sec. 28.033
- 3. Sec. 28.039

Sec. 28.061, Table 28D-2
 Sec. 28.062, Table 28D-3
 Sec. 28.066(2)(d)
 Sec. 28.069
 Sec. 28.072, Table 28E-2
 Sec. 28.073
 Sec. 28.082, Table 28F-1
 Sec. 28.087(5)(d)
 Sec. 28.091, Table 28G-1
 Sec. 28.097(5)(c)2.g.
 Sec. 28.131
 Sec. 28.151
 Sec. 28.183(6)(a)6.
 Sec. 28.211

Please see Legistar File No. 80803 Body in Attachments.

Legistar File No. 80308 Body

DRAFTER'S ANALYSIS: This proposed ordinance makes several changes to Chapter 28 to clean up Madison's zoning code based on previously adopted edits, grammatical errors and other similar changes. The proposed ordinance does not make substantive changes to the zoning code but instead corrects drafting errors currently found in Chapter 28. For example, this proposed ordinance removes the reference to small engine repair supplemental regulations because they no longer exist in Chapter 28. The following sections are amended:

- 1. Sec. 28.032, Table 28C-1
- 2. Sec. 28.033
- 3. Sec. 28.039
- 4. Sec. 28.061, Table 28D-2
- 5. Sec. 28.062, Table 28D-3
- 6. Sec. 28.066(2)(d)
- 7. Sec. 28.069
- 8. Sec. 28.072, Table 28E-2
- 9. Sec. 28.073
- 10. Sec. 28.082, Table 28F-1
- 11. Sec. 28.087(5)(d)
- 12. Sec. 28.091, Table 28G-1
- 13. Sec. 28.097(5)(c)2.g.
- 14. Sec. 28.098(2)(d)
- 15. Sec. 28.131
- 16. Sec. 28.151
- 17. Sec. 28.183(6)(a)6.
- 18. Sec. 28.211

The Common Council of the City of Madison do hereby ordain as follows:

1. Table 28C-1 entitled "Residential Districts" within Section 28.032 entitled "Residential District Uses" of the Madison General Ordinances is amended by amending therein the following:

"Table 28C-1

				-	R	eside	ential	Dist	ricts	-		-				
	SR-C1	SR-C2	SR-C3	SR-V1	SR-V2	TR-C1	TR-C2	TR-C3	TR-C4	TR-V1	TR-V2	TR-U1	TR-U2	TR-R	тк-р	Supplemental Regulations Sec.
Residential -	Fam	ily Li	ving													
Single- family				Ρ	Ρ					Ρ	Ρ	Ρ	Ρ		<u>P</u>	

attached dwelling (3-4 dwelling units)										
Single- family attached dwelling (5-8 dwelling units)		С	Ρ			Ф РI	С	Ρ	P"	

2. Table within Section 28.033 entitled "Residential District Building Forms" of the Madison General Ordinances is amended by amending therein the following:

"Building Form	SR-C1	SR-C2	SR-C3	SR-V1	SR-V2	TR-C1	TR-C2	TR-C3	TR-C4	TR-V1	TR-V2	TR-U1	TR-U2	TR-R	TR-P
Three-Unit Building				\checkmark	\checkmark				\checkmark	\checkmark	\checkmark	\checkmark	\checkmark		<u>√</u> "

3. Table entitled "SR-V1 District: Conditional and Nonresidential Uses" of Section 28.039 entitled "SR-V1 District" of the Madison General Ordinances is amended by amending therein the following:

SR-V1 District: Conditional and Nonresidential Uses										
	Single-family attached (5-8 units)	Nonresidential								
Side Yard Setback	Exterior end wells <u>walls</u> : 6	One-story: 6 Two-story or more: 7								

4. Table 28D-2 entitled "Mixed-Use and Commercial Districts" within Section 28.061 entitled "Mixed-Use and Commercial District Uses" of the Madison General Ordinances is amended by amending therein the following:

"Table 28D-2

Small appliance repair	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	¥
Small engine repair			С	С	С	С	С	Ρ	¥
Storage locker (personal)	P	P	P	P	P	P	P		¥
Transportation									
Taxicab or limousine									
business <u>, bus business</u>					C				
Civic and Institutional									•
Colleges and universities					С	Р	Р		¥
Public Utility and Public Se	ervic	e Use	es						
Class 2 Collations	Ρ	Ρ	С <u>Р</u>	Ρ	Р	Р	Ρ"		

5. Table 28D-3 within Section 28.062 entitled "Mixed-Use and Commercial Districts Building Forms" of the Madison General Ordinances is amended by amending therein the following:

BUILDING FORM	LMX	XMN	TSS	MXC	CC-T	cc	RMX
Two-Family Building - Twin or Two Unit		✓	✓		\checkmark		
Three-Unit Buildings		<u> </u>	<u><</u>		<u>√</u>		\checkmark
Parking/Liner Buildings			✓	✓	✓	✓	\checkmark

6. Subdivision (d) of Subsection (2) entitled "Standards for Approval of Zoning Map Amendment" of Section 28.066 entitled "Mixed Use Center (MXC) District" of the Madison General Ordinances is amended as follows:

"(d) The MXC District master plan shall not create traffic or parking demands disproportionate to the facilities and improvements designed to meet those demands. In order to determine the impacts of a MXC District, the City Traffic Engineer may require a traffic impact analysis. A Traffic Demand Management (TDM) plan may be required as a way to resolve traffic and parking concerns."

7. Table entitled "Regional Mixed-Use District" within Section 28.069 entitled "Regional Mixed-Use (RMX) District" of the Madison General Ordinances is amended by amending therein the following:

Regional Mixed-Use District	
Side yard setback: Where proposed buildings	One-story: 5
or abutting buildings have window openings	Two-story or higher: 6
in side wall(s) within 6 feet of lot line	Lot width <40: 10% lot width

8. Table 28E-1 entitled "Downtown and Urban Districts" within Section 28.072 entitled "Downtown District Uses" of the Madison General Ordinances is amended by amending therein the following:

Page 4

Downtown	and Urb	an Distri	cts		ſ	
	DC	UOR	NMX	DR1	DR2	Supplemental Regulations Sec. 28.151
Accessory Uses and Structures						
Vehicle access sales and service windows	С		С			Y

9. Table within 28.073 entitled "Downtown District Building Forms" of the Madison General Ordinances is amended by amending therein the following:

	DC	UOR	XMU	DR1	DR2
Single-Family Attached		\checkmark	\checkmark	\checkmark	\checkmark
Live/Work Building	\checkmark	\checkmark	\checkmark		

10. Table 28F-1 entitled "Employment Districts" within Section 28.082 entitled "Employment District Uses" of the Madison General Ordinances is amended by amending therein the following:

"Table 28F-1

Em	ployme	ent Dist	ricts			1	
	TE	SE	SEC	EC	4	ຍ	Supplemental Regulations Sec. 28.151
Transportation Uses							
Taxi <u>cab,</u> or limousine <u>, or bus</u> business	С				С	Ρ"	

11. Subsection (5) entitled "Master Plan" of Section 28.087 entitled "Employment Campus District" of the Madison General Ordinances is amended as follows:

"(5) <u>Master Plan</u>.

A master plan for each employment campus shall be prepared as part of any rezoning submittal. The plan must be approved by the Plan Commission and include the following:

- (a) A site plan, including:
 - 1. Conceptual plan showing lots and approximate building footprints, parking and service areas.
 - 2. Landscape plan and landscape design standards.
 - 3. Street layout and street design standards.
 - 4. Signage and street graphics standards.
 - 5. Stormwater management plan.
- (b) Plan submittal and review procedures for individual sites within the campus.
- (c) A parking plan, meeting standards of this chapter for automobile and bicycle parking.
- (d) A Transportation Demand Management Plan, which must also be approved by the Traffic Engineer. The Plan shall include measurable goals, strategies, and actions to encourage travelers to use alternatives to driving alone, especially at congested times of day. Strategies and actions may include, but are not limited to, carpools and vanpools; public and private transit; promotion of bicycling, walking, and other non-motorized travel; flexible work schedules; and parking management programs to substantially reduce automobile trips. The TDM Plan shall be managed by a property owners' association or other entity acceptable to the Director of the Department of Planning and Community and Economic Development. This association shall provide annual reports on the implementation of the TDM Plan to the Traffic Engineer.

12. Table 28G-1 within Section 28.091 entitled "Special District Uses" of the Madison General Ordinances is amended by amending therein the following:

	A	NA	CN	РК	AP	MC	Supplemental Regulations Sec. 28.151
Retail Sales and Services							
ATM				Р	Р		

"Table 28G-1

Bicycle-sharing facility	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>Y</u>
Farmers' market	С	С		Р			Y
Civic and Institutional Use	es						
Civic auditorium complex				С			
<u>Cemetery</u>				<u>C</u>			
Community center				C"			

13. Paragraph 2. entitled "Proposed Conditions" of Subdivision (c) entitled "Facilities Plan" of Subsection (5) entitled "Contents of Master Plan" of Section 28.097 entitled "Campus-Institutional District" of the Madison General Ordinances is amended as follows:

- "2. Proposed Conditions
 - a. Future needs/capital improvements.
 - b. Phasing of proposed improvements.
 - c. Future land uses and buildings.
 - d. Building Form (building type, height, bulk, etc.).
 - e. Landscape treatment.
 - f. Open-space areas and other open-space uses.
 - g. Relationship to transportation/access plan (parking, transportation demand management, etc.)."

14. Subdivision (d) of Subsection (2) entitled "Standards for Approval of Zoning Map Amendment" of Section 28.098 entitled "Planned Development District" of the Madison General Ordinances is amended as follows:

"(d) The PD District plan shall not create traffic or parking demands disproportionate to the facilities and improvements designed to meet those demands. A traffic demand management plan may be required as a way to resolve traffic and parking concerns. The Plan shall include measurable goals, strategies, and actions to encourage travelers to use alternatives to driving alone, especially at congested times of day. Strategies and actions may include, but are not limited to, carpools and vanpools; public and private transit; promotion of bicycling, walking and other non-motorized travel; flexible work schedules and parking management programs to substantially reduce automobile trips."

15. Subdivision (f) entitled "Side and Rear Yard Garage Replacement" of Subsection (1) of Section 28.131 entitled "Accessory Buildings and Structures on Lots Used Exclusively for Residential and Mixed-Use Purposes" of the Madison General Ordinances is amended as follows:

- "(f) <u>Side and Rear Yard Garage Replacement</u>. A detached garage located in a side or rear yard may be replaced within the existing setbacks provided that:
 - 1. The garage is replaced within one (1) year of demolition.
 - 2. The location and size of the existing or demolished garage shall be verified by the Zoning Administrator.

- 3. The replaced garage shall not exceed twenty-four (24) feet in length or width.
- 4. Neither the length, width, nor height of the replaced garage shall be more than two (2) feet greater than the length, width, or height of the demolished garage.
- 5. No side of the enlarged structure is moved closer to any lot line with which there is a non-conforming setback.
- 6. The replaced garage shall not exceed the maximum size allowed under Sub. (2)(b) above."

16. Section 28.151 entitled "Applicability" of the Madison General Ordinances is amended by amending therein the following:

"<u>Automobile Body Shop, Automobile Sales and Rental, Automobile Service Station, Automobile</u> <u>Repair Station, Convenience Store</u>.

- (a) All automobile servicing and repair activities shall be carried on within an enclosed building.
- (b) No automobile servicing and repair activities may take place between the hours of 7:00 p.m. and 7:00 a.m. unless all of the building's windows and doors are closed.
- (c) A convenience store shall not be located within one thousand nine hundred eighty (1,980) feet distance of three (3) or more existing convenience stores, as measured along the center lines of streets.
- (d) The following activities and equipment are allowed outside if located within the rear yard and building envelope, and at least fifty (50) feet from a residential zoning district:
 - 1. Storage of vehicle parts and refuse.
 - 2. Temporary storage of vehicles during repair and pending delivery to the customer.
 - 3. Vacuuming and cleaning.
- (e) Outside storage or parking of any disabled, wrecked, or partially dismantled vehicle is not allowed for a period exceeding ten (10) days during any thirty (30) day period.
- (f) No building, structure, canopy, gasoline pump, or storage tank shall be located within twenty-five (25) feet of a residential zoning district. In the NMX, DC, UMX and TSS Districts, this requirement may be modified as part of the conditional use approval so that pump islands are located in front of the building if provides more effective circulation, aesthetics or buffering of neighboring uses.
- (g) In the NMX, DC, UMX and TSS Districts, the requirement in (g) above, may be modified as part of the conditional use approval so that pump islands are located in front of the building if provides more effective circulation, aesthetics or buffering of neighboring uses."

"<u>Clinic-Health</u>.

(a) In the IL Districts, Clinic-Health uses shall not exceed five thousand (5,000) square feet in floor area.

(b) For uses established in employment districts, the applicant shall submit a Transportation Demand Management plan to be approved by the Traffic Engineer and Madison Metro Transit Manager, to be kept on file with the Zoning Administrator."

"<u>Colleges and Universities</u>. For uses established in employment districts and commercial and mixed-use districts, the applicant shall submit a Traffic Demand Management plan to be approved by the Traffic Engineer and to be kept on file with the Zoning Administrator."

"Physical, Occupational, or Massage Therapy.

- (a) In the IL Districts, Physical, Occupational, or Massage Therapy uses shall not exceed five thousand (5,000) square feet in floor area.
- (b) For uses established in employment districts, the applicant shall submit a Transportation Demand Management plan to be approved by the Traffic Engineer and Madison Metro Transit Manager, to be kept on file with the Zoning Administrator."

"School, Arts, Technical or Trade.

- (a) A facility established after the effective date of this ordinance within a predominantly residential or mixed-use area shall have vehicular access to a collector or higher classification street.
- (b) Where the use is conditional, an appropriate transition area between the use and adjacent property may be required, using landscaping, screening, and other site improvements consistent with the character of the neighborhood.
- (c) With the exception of facilities located in industrial districts, all activities shall occur within enclosed buildings.
- (d) For uses established in employment districts, the applicant shall submit a Traffic Demand Management plan to be approved by the Traffic Engineer and to be kept on file with the Zoning Administrator."

17. Paragraph 6. of Subdivision (a) of Subsection (6) entitled "Approval Standards" of Section 28.183 entitled "Conditional Uses" of the Madison General Ordinances is repealed.

18. Paragraphs 7. through 17. of Section Subdivision (a) of Subsection (6) entitled "Approval Standards" of Section 28.183 entitled "Conditional Uses" of the Madison General Ordinances are hereby renumbered to 6. through 16., respectively.

19. Section 28.211 entitled "Definitions" of the Madison General Ordinances is amended by amending therein the following:

"<u>Cemetery</u>. Any land, including any mausoleum on the land, that is used for the burial of human remains."

"<u>Taxicab, or Limousine, or Bus Business</u>. A service which offers transportation in passenger automobiles, and vans, or busses to persons including those who have a disability in

return for remuneration. The business may include facilities for dispatching, servicing, repairing, and fueling the taxicabs, or vans or busses."

"<u>Transportation Demand Management (TDM)</u>. Measures, including but not limited to carpooling, vanpooling, public transit bicycling, walking, telecommuting, and compressed or deviated work schedules, that reduce individual vehicle trips and promote alternatives to single occupant vehicle use especially at peak commuting times."

"<u>Transportation Management Association</u>. A membership group of owners and/or tenants of residences or places of employment within close proximity that provides support and administration for a Transportation Demand Management program operated for the benefit of its members."

EDITOR'S NOTE:

Paragraph 6. of Subdivision (a) of Subsection (6) entitled "Approval Standards" of Section 28.183 entitled "Conditional Uses" of the Madison General Ordinances currently reads as follows:

"6. Measures, which may include transportation demand management (TDM) and participation in a transportation management association have been or will be taken to provide adequate ingress and egress, including all offsite improvements, so designed as to minimize traffic congestion and to ensure public safety and adequate traffic flow, both on-site and on the public streets."



Master

File Number: 80824

File ID:	80824	File Type: Ordina	nce Status:	Council New Business
Version:	1	Reference:	Controlling Body:	COMMON COUNCIL
			File Created Date :	11/14/2023
File Name:	Floor Introductio	n	Final Action:	
Title:	-		duction of Business of the Madis ocess for items introduced from t	
Notes:	6818FloorIntrodu	uction		
Sponsors:	Michael E. Verve	er	Effective Date:	
Attachments:			Enactment Number:	
Author:	Michael Haas		Hearing Date:	
Entered by:	mglaeser@cityo	fmadison.com	Published Date:	
History of Legis	lative File			

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Attorney's Office	11/14/2023	Referred for Introduction				
		This Ordinance was Refe Common Council Executive		ction 23), Common Council (1/9/24)			

Text of Legislative File 80824

Fiscal Note

No fiscal impact.

Title

Amending Section 2.05(1)(b) related to Introduction of Business of the Madison General Ordinances to clarify the referral process for items introduced from the floor.

Body

DRAFTER'S ANALYSIS: This ordinance will clarify that a matter introduced from the floor may be referred to a board, commission or committee and return to the Common Council for action. This option is consistent with the Council's historic practice and provides for greater transparency in the referral process.

The Common Council of the City of Madison do hereby ordain as follows:

1. Subdivision (b) of Subsection (1) of Section 2.05 entitled "Introduction of Business" of the Madison General Ordinances is amended as follows:

"(b) Any business to be referred may be introduced from the floor and shall be in writing and delivered to the Clerk. If no fiscal note is prepared, any business introduced from the floor will be referred to the Finance Director for a fiscal note. Any matter introduced from the floor shall be either (i) referred to the next Common Council meeting for action or (ii) automatically referred to the next Common Council meeting and be placed on the agenda as if for introduction, solely for the purpose of additional referrals or (iii) referred to a Sub-unit and to a subsequent Common Council meeting for action."



Master

File Number: 80828

File ID:	80828	File Type: Ordinance	Status:	Council New Business			
Version:	1	Reference:	Controlling Body:	COMMON COUNCIL			
			File Created Date :	11/14/2023			
File Name:	State Street Rezoning		Final Action:				
Title:	zoning of property loc	eating Section 28.022-00660 of the Madison General Ordinances to change the ning of property located at 118 State Street from PD (Planned Development) trict to DC (Downtown Core) District. (District 4)					
Notes:	6820StateStRz						
Sponsors:	Planning Division		Effective Date:				
Attachments:	80828-118 State Street.	pdf	Enactment Number:				
Author:	Kate Smith		Hearing Date:				
Entered by:	mglaeser@cityofmadisc	n.com	Published Date:				

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Attorney's Office	11/14/2023	Referred for Introduction				
	Action Text: Notes:	This Ordinance was Refe Plan Commission (Public He					

Text of Legislative File 80828

Fiscal Note

No City appropriation required.

Title

Creating Section 28.022-00660 of the Madison General Ordinances to change the zoning of property located at 118 State Street from PD (Planned Development) District to DC (Downtown Core) District. (District 4)

Body

DRAFTER'S ANALYSIS: This ordinance amendment rezones property located at 118 State Street from PD (Planned Development) District to DC (Downtown Core) District to allow conversion of building into nightclub.

The Common Council of the City of Madison do hereby ordain as follows:

1. Map Amendment 00660 of Section 28.022 of the Madison General Ordinances is hereby created to read as follows:

"28.022-00660. The following described property is hereby rezoned to DC (Downtown Core) District.

Part of Lots 2 and 3,Block 77, Original (Prichette) Plat of Madison, City of Madison, Dane County, Wisconsin, more particularly described as follows: Commencing at the Easternmost Corner of said Block 77 on the North Line of State Street; thence Westerly 136.5 feet west along said North line to the Point of Beginning; thence North at Right Angles to State Street, 60 feet; thence East parallel with State Street 3.5 feet; thence Northeasterly at right angles to N Carroll Street, 50 feet, more or less, to the Southwest line of N Carroll Street; thence Northwesterly along the right of way of N Carroll Street, 37.5 feet; thence Southwesterly at right angles to N Carroll Street, 52 feet; thence Southeasterly parallel to N Carroll Street, 20 feet; thence Southwesterly at right angles to N Carroll Street, 15 feet; thence South at right angles to State Street, 60 feet to the North line of State Street; thence Easterly along the right of way of State Street, 20.5 feet, more or less, to the Point of Beginning. Said described parcel contains 3,294 square feet, more or less."

REQUEST FOR AMENDMENT TO THE MADISON GENERAL ORDINANCES

TO: Michael R. Haas, City Attorney FROM: Tim Parks, Planning Division Please draft the following ordinance: Note: Is this ordinance exempt from the provisions of Section 2.05(4)? _____ If so, **circle** the appropriate paragraph number under which exemption is claimed. [1, 2, 3, 4, 5, 6, 7, 8, 9] If not, the signature of the Mayor or the Alderperson who will sponsor this ordinance is required below. See Attachment(s): _____ Date to be Presented: 21 November 2023 Referral(s): Plan Commission: 11 December 2023; Common Council: 9 January 2024 Fiscal Note: No Fiscal Impact Sponsor(s): Planning Division

When completed:

Send DRAFT to: <u>Tim Parks</u> (original will be held until otherwise notified)

Send copy to:

Note: Unless otherwise indicated, this ordinance will be submitted directly to Common Council.

If request is to rezone property, the following additional information must be furnished before the ordinance can be drafted:

Rezone followir	ng property:						
Address 1	18 State Street				Alder District	4	
From PD		_ District	То	DC			District
Proposed Use:	Rezone property to allow	conversior	n of bu	ilding into	nightclub		

Date: 14 November 2023

Proposed/Current Section No.

Amendment: <u>X</u>	
Repeal:	
Creation:	



Master

File Number: 80829

File ID:	80829	File Type: Ordinance	Status:	Council New Business				
Version:	1	Reference:	Controlling Body:	COMMON COUNCIL				
			File Created Date :	11/14/2023				
File Name:	South Mills Street Re	ezoning	Final Action:					
Title:	zoning of property	eating Section 28.022-00661 of the Madison General Ordinances to change the ning of property located at 29 South Mills Street from CI (Campus Institutional) trict to TSS (Traditional Shopping Street) District. (District 13)						
Notes:	6821SMillsStRz							
Sponsors:	Planning Division		Effective Date:					
Attachments:	29 S Mills Street.pdf		Enactment Number:					
Author:	Kate Smith		Hearing Date:					
Entered by:	mglaeser@cityofmac	dison.com	Published Date:					
story of Legis	lative File							

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Attorney's Office	11/14/2023	Referred for Introduction				
	Action Text: Notes:	This Ordinance was Refe Plan Commission (Public He					

Text of Legislative File 80829

Fiscal Note

No City appropriation required.

Title

Creating Section 28.022-00661 of the Madison General Ordinances to change the zoning of property located at 29 South Mills Street from CI (Campus Institutional) District to TSS (Traditional Shopping Street) District. (District 13)

Body

DRAFTER'S ANALYSIS: This ordinance amendment rezones property located at 29 South Mills Street from CI (Campus Institutional) District to TSS (Traditional Shopping Street) District to allow redevelopment of Neighborhood House with mixed-use development.

The Common Council of the City of Madison do hereby ordain as follows:

1. Map Amendment 00661 of Section 28.022 of the Madison General Ordinances is hereby created to read as follows:

"28.022-00661. The following described property is hereby rezoned to TSS (Traditional Shopping Street) District.

Lot 1, Triangle Plat, City of Madison, Dane County, Wisconsin. Said parcel contains 28,431 square feet (0.65 acres)"

REQUEST FOR AMENDMENT TO THE MADISON GENERAL ORDINANCES

TO: Michael R. Haas, City Attorney Proposed/Current Section No. Amendment: X FROM: Tim Parks, Planning Division Redeal: Creation: Please draft the following ordinance: Note: Is this ordinance exempt from the provisions of Section 2.05(4)? _____ If so, **circle** the appropriate paragraph number under which exemption is claimed. [1, 2, 3, 4, 5, 6, 7, 8, 9] _____ If not, the signature of the Mayor or the Alderperson who will sponsor this ordinance is required below. See Attachment(s): _____ Date to be Presented: 21 November 2023 Referral(s): Plan Commission: 11 December 2023; Common Council: 9 January 2024 Fiscal Note: No Fiscal Impact Sponsor(s): Planning Division When completed: Send DRAFT to: Tim Parks (original will be held until otherwise notified) Send copy to: Note: Unless otherwise indicated, this ordinance will be submitted directly to Common Council. If request is to rezone property, the following additional information must be furnished before the ordinance can be drafted: Rezone following property: Address 29 S Mills Street Alder District 13 From CI То District TSS District Proposed Use: Rezoning to allow redevelopment of Neighborhood House with mixed-use development



Master

File Number: 80830

File ID:	80830	File Type: Ordinance	Status: Council New Business				
Version:	1	Reference:	Controlling Body: COMMON COUNCIL				
			File Created Date: 11/14/2023				
File Name:	Sherman Avenu	ue Wheeler Road Rezoning	Final Action:				
Title:	Creating Section 28.022-00662 of the Madison General Ordinances to change the zoning of property located at 5001-5105 North Sherman Avenue and 1904 Wheeler Road from A (Agricultural) District and SR-C1 (Suburban Residential-Consistent 1) District to PR (Parks and Recreation) District. (District 18)						

Notes: 6822NShermanWheelerRz

Sponsors: Planning Division	Effective Date:
Attachments: 5001-5105 N Sherman Ave.pdf	Enactment Number:
Author: Kate Smith	Hearing Date:
Entered by: mglaeser@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Attorney's Office	11/14/2023	Referred for Introduction				
	Action Text:This Ordinance was Referred for IntroductionNotes:Plan Commission (Public Hearing - 12/11/23), Common Council (1/9/24)						

Text of Legislative File 80830

Fiscal Note

No City appropriation required.

Title

Creating Section 28.022-00662 of the Madison General Ordinances to change the zoning of property located at 5001-5105 North Sherman Avenue and 1904 Wheeler Road from A (Agricultural) District and SR-C1 (Suburban Residential-Consistent 1) District to PR (Parks and Recreation) District. (District 18)

Body

DRAFTER'S ANALYSIS: This ordinance amendment rezones property located at 5001-5105 North Sherman Avenue and 1904 Wheeler Road from A (Agricultural) District and SR-C1 (Suburban Residential-Consistent 1) District to PR (Parks and Recreation) District to allow reconstruction and expansion of a golf driving range (outdoor recreation).

The Common Council of the City of Madison do hereby ordain as follows:

1. Map Amendment 00661 of Section 28.022 of the Madison General Ordinances is hereby created to read as follows:

"28.022-00662. The following described property is hereby rezoned to PR (Parks and Recreation) District.

Lot 1, Certified Survey Map 14762, and other lands in the Northwest 1/4 of the Northwest 1/4 and the Northeast 1/4 of the Northwest 1/4, Section 19; and the Southwest 1/4 of the Southwest 1/4, Section 18; all in T8N, R10E, City of Madison, Dane County, Wisconsin, more particularly described as follows:

Commencing at the Northwest Corner of said Section 19; thence S87°28'22"E, 33.00 feet to the East right of way line of N Sherman Avenue and the Point of Beginning; thence N02°04'54"E, 150.40 feet along said East right of way; thence S85°42'49"E, 268.85 feet; thence S04°09'41"W, 343.33 feet; thence S78°11'48"E, 236.52 feet; thence S88°59'56"E, 209.33 feet; thence S00°24'16"E, 33.01 feet; thence N89°35'44"E, 163.01 feet; thence S00°24'16"E, 71.32 feet; thence S29°09'44"E, 312.42 feet; thence S70°52'07"E, 82.51 feet; thence S13°18'14"W, 116.08 feet; thence S02°01'24"E, 366.97 feet; thence S82°13'40"E, 245.82 feet; thence S02°20'37"E, 191.57 feet to the North right of way line of Wheeler Road; thence N88°48'14"W, 947.23 feet along said North right of way line; thence N02°08'44"E, 982.67 feet; thence N75°23'10"W, 325.90 feet; thence N88°59'52"W, 105.65 feet to the East right of way line of N Sherman Avenue; thence N02°02'33"E, 286.01 feet along said East right-of-way line to the Point of Beginning; Said described parcel contains 857,038 square feet, or 19.675 acres."

REQUEST FOR AMENDMENT TO THE MADISON GENERAL ORDINANCES

TO: Michael R. Haas, City Attorney Proposed/Current Section No. Amendment: <u>X</u> FROM: Tim Parks, Planning Division Redeal: Creation: Please draft the following ordinance: Note: Is this ordinance exempt from the provisions of Section 2.05(4)? ____ If so, **circle** the appropriate paragraph number under which exemption is claimed. [1, 2, 3, 4, 5, 6, 7, 8, 9] $_$ If not, the signature of the Mayor or the Alderperson who will sponsor this ordinance is required below. See Attachment(s): _____ Date to be Presented: 21 November 2023 Referral(s): Plan Commission: 11 December 2023; Common Council: 9 January 2024 Fiscal Note: No Fiscal Impact Sponsor(s): Planning Division When completed: Send DRAFT to: Tim Parks (original will be held until otherwise notified) Send copy to: Note: Unless otherwise indicated, this ordinance will be submitted directly to Common Council. If request is to rezone property, the following additional information must be furnished before the ordinance can be drafted: Rezone following property: Address 5001-5105 N Sherman Avenue and 1904 Wheeler Road Alder District 18 Тο From A and SR-C1 District PR District Proposed Use: Create two lots by CSM to allow reconstruction and expansion of a golf driving range (outdoor recreation) on proposed Lot 2, with existing place of worship on proposed Lot 1



City of Madison

Published Date:

Master

File Number: 80446

File ID: 80446 File		File Type: Resolution	Status:	Council New Business		
Version:	1	Reference:	Controlling Body:	COMMON COUNCIL		
			File Created Date :	10/18/2023		
File Name:	Authorizing Sust	ain Dane ARPA contract extension	Final Action:			
Title:	Authorizing the Mayor and City Clerk to amendment the contract between City of Madison and Sustain Dane to extend the contract term to June 30, 2024.					
Notes:						
Sponsors:	Nikki Conklin, M Wehelie	GR Govindarajan And Nasra	Effective Date:			
Attachments:		prizing Contract with Sustain Dane	Enactment Number:			
	Tor Emolority Ha	vigator ARPA RES-23-00193.pdf				

Entered by: jprice2@cityofmadison.com

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Mayor's Office	11/09/2023	Referred for				
			Introduction				
	Action Text:	This Resolution was Referred for Introduction					
	Notes:	Finance Committee (11/27/2					

Text of Legislative File 80446

Fiscal Note

The proposed resolution authorizes an extension to June 30, 2024, for a noncompetitive sole source contract awarded to Sustain Dane to implement the Energy Efficiency in Naturally Occurring Affordable Housing (EE-NOAH) project. No appropriation is required.

Title

Authorizing the Mayor and City Clerk to amendment the contract between City of Madison and Sustain Dane to extend the contract term to June 30, 2024.

Body

WHEREAS, on July 6, 2021, the Madison Common Council adopted RES-21-00487 (Legistar File #69987), accepting and allocating a portion of the first tranche of American Rescue Plan Act's (ARPA) State and Local Fiscal Recovery Funds (SLFRF) awarded to the

City of Madison to help address the social and economic impacts of the COVID-19 pandemic; and,

WHEREAS, within RES-21-00487, the Common Council allocated up to \$250,000 for the Energy Efficiency in Naturally Occurring Affordable Housing (EE-NOAH) project that provides grants for energy efficiency upgrades to housing units that have rents affordable to low-to-moderate income residents; and,

WHEREAS, on July 20, 2021, the Madison Common Council adopted RES-21-00519 (Legistar File #66226) to accept a pass-through Energy Grant from the Wisconsin Public Service Commission (WI-PSC) in the amount of \$246,595, and awarded the WI-PSC funds through a sole source contract to Sustain Dane to implement the EE-NOAH project; and,

WHEREAS, on March 7, 2023, the Madison Common Council adopted RES-23-00193 (Legistar File #76401) to approve the allocation of up to \$250,000 of American Rescue Plan Act of 2021 (ARPA) State and Local Fiscal Recovery Funds (SLFRF) to Sustain Dane to implement the Energy Efficiency in Naturally Occurring Affordable Housing (EE-NOAH) project; and,

WHEREAS, the contract between the City and Sustain Dane will have a remaining balance at the end of the performance period and a contract extension to June 30, 2024 within which to use the funds has been requested; and,

NOW THEREFORE BE IT RESOLVED, that the Council approves an extension of the contract between the City and Sustain Dane through June 30, 2024 and authorizes the Mayor and City Clerk to execute a contract amendment to that effect.



Legislation Details (With Text)

File #:	76401	Version:	1	Name:	Approving the allocation of up to \$220,500 of federal Community Development Block Grant (CDBG) funds and up to \$250,000 of American Rescue Plan Act of 2021 (ARPA) State and Local Fiscal Recovery Funds (SLFRF) to Sustain Dane to extend the administration o
Туре:	Resolution			Status:	Passed
File created:	2/22/2023			In control:	COMMON COUNCIL
On agenda:	2/28/2023			Final action:	3/7/2023
Enactment date:	3/10/2023			Enactment #:	RES-23-00193
Title:	Approving the allocation of up to \$220,500 of federal Community Development Block Grant (CDBG) funds and up to \$250,000 of American Rescue Plan Act of 2021 (ARPA) State and Local Fiscal Recovery Funds (SLFRF) to Sustain Dane to extend the administration of the Energy Efficiency in Naturally Occurring Affordable Housing project, and authorizing the Mayor and City Clerk to enter into Purchase of Service Agreements with Sustain Dane to implement the project.				
Sponsors:	Nikki Conklin,	Barbara Har	ringt	on-McKinney, Ma	atthew J. Phair
Indexes:					
Code sections:					

Code sections:

Attachments: 1. Sustain Dane - Non-Competitive Selection Request - CC Approval Required March 2023.pdf

Date	Ver.	Action By	Action	Result
3/7/2023	1	COMMON COUNCIL	Adopt Unanimously	Pass
3/6/2023	1	FINANCE COMMITTEE	RECOMMEND TO COUNCIL TO ADOPT - REPORT OF OFFICER	Pass
3/2/2023	1	COMMUNITY DEVELOPMENT BLOCK GRANT COMMITTEE	Return to Lead with the Recommendation for Approval	Pass
2/28/2023	1	FINANCE COMMITTEE	Referred	
2/28/2023	1	COMMON COUNCIL	Refer	Pass
2/22/2023	1	Community Development Division	Referred for Introduction	

Fiscal Note

The proposed resolution authorizes a noncompetitive sole source contract with Sustain Dane to implement the Energy Efficiency Naturally Occurring Affordable Housing (EE-NOAH) project. The contract will be funded through a \$250,000 allocation of American Rescue Plan Act (ARPA) State and Local Fiscal Recovery Funds (SLFRF) that was previously approved for this purpose. Additionally, the contract would allocate up to \$220,500 of Community Development Block Grant (CDBG) funds. This funding is included in CDD's 2023 adopted budget. No additional City appropriation is required to fund the proposed contract for purchased services.

Title

Approving the allocation of up to \$220,500 of federal Community Development Block Grant (CDBG) funds and up to \$250,000 of American Rescue Plan Act of 2021 (ARPA) State and Local Fiscal Recovery Funds (SLFRF) to Sustain Dane to extend the administration of the Energy Efficiency in Naturally Occurring Affordable Housing project, and authorizing the Mayor and City Clerk to enter into Purchase of Service Agreements with Sustain Dane to implement the project.

Body

WHEREAS, on July 6, 2021, the Madison Common Council adopted RES-21-00487 (Legistar File #69987), accepting and allocating a portion of the first tranche of American Rescue Plan Act's (ARPA) State and Local Fiscal Recovery Funds (SLFRF) awarded to the City of Madison to help address the social and economic impacts of the COVID-19 pandemic; and,

WHEREAS, within RES-21-00487, the Common Council allocated up to \$250,000 for the Energy Efficiency in Naturally Occurring Affordable Housing (EE-NOAH) project that provides grants for energy efficiency upgrades to housing units that have rents affordable to low-to-moderate income residents; and,

WHEREAS, the EE-NOAH project's objectives are consistent with the goals and requirements set forth in the City of Madison's 2020-2024 Five-Year Consolidated Plan, formally adopted by the Common Council on February 25, 2020, which guides the use of U.S. Department of Housing and Urban Development (HUD) Community Development Block Grant (CDBG) funds; and,

WHEREAS, on July 22, 2022, the Madison Common Council adopted RES-22-00510 (Legistar File #72115) to approve the 2022 Action Plan to HUD that directed the Community Development Division (CDD) to utilize federal funds to carry out the goals and objectives in the Action Plan which included rehabilitating rental and owner-occupied dwellings that house low-to-moderate income households; and,

WHEREAS, federal CDBG funds are available in CDD's 2023 Adopted Operating Budget to support the EE-NOAH project and can be used in conjunction with ARPA resources to leverage grant opportunities for energy upgrades; and,

WHEREAS, on July 20, 2021, the Madison Common Council adopted RES-21-00519 (Legistar File #66226) to accept a pass-through Energy Grant from the Wisconsin Public Service Commission (WI-PSC) in the amount of \$246,595, and awarded the WI-PSC funds through a sole source contract to Sustain Dane to implement the EE-NOAH project; and,

WHEREAS, under MGO 4.26(4) a contract for purchase of services of more than \$50,000 that was not competitively selected must be approved by the Common Council and, for the reasons given in the attached Noncompetitive Selection Form, this contract meets the exception in MGO 4.26(4)(a) 2 for a particular service that is available from only one firm (Sustain Dane).

NOW, THEREFORE, BE IT RESOLVED, that the Common Council approves the allocation of up to \$220,500 of federal Community Development Block Grant funds and up to \$250,000 of American Rescue Plan Act of 2021 (ARPA) State and Local Fiscal Recovery Funds (SLFRF) to Sustain Dane to implement the Energy Efficiency in Naturally Occurring Affordable Housing (EE-NOAH) project; and,

BE IT FURTHER RESOLVED that the Common Council authorizes the Mayor and City Clerk, on behalf of the City, to execute Purchase of Service Agreements, to accomplish the purposes set forth in this resolution.



City of Madison

Master

File Number: 80678

File ID:	80678	File Type: Resolution	Status:	Council New	
The ID.	00070	The Type. Resolution	Status.	Business	
Version:	1	Reference:	Controlling Body:	COMMON COUNCIL	
			File Created Date :	11/01/2023	
File Name:	e: Recreate position #4794 of Accountant 3 as an Fina Accountant 4 in CG 18, Range 12 in the permanent salary detail of the Finance operating budget.				
Title:	Recreate position #4794 of Accountant 3 as an Accountant 4 in CG 18, Range 12 in the permanent salary detail of the Finance operating budget.				

Notes:

Sponsors: Director of Human Resources	Effective Date:
Attachments: FC Memo - Accountant 3.pdf	Enactment Number:
Author: William Wick, Human Resources Analyst	Hearing Date:
Entered by: jortiz@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Human Resource	es 11/01/2023	Referred for				
	Department		Introduction				
	Action Text: This Resolution was Referred for Introductio			iction			
	Notes:	Finance Committee (11/27/2	23), Common Cou	ncil (12/5/23)			

Text of Legislative File 80678

Fiscal Note

Fiscal note pending

Title

Recreate position #4794 of Accountant 3 as an Accountant 4 in CG 18, Range 12 in the permanent salary detail of the Finance operating budget.

Body

Resolution to delete position #4794 of Accountant 3 in CG 18, Range 10 and recreate the position as an Accountant 4 in CG 18, Range 12; in the permanent salary detail of the Finance Department operating budget, thereof.



City of Madison

City of Madison Madison, WI 53703 www.cityofmadison.com

Master

File Number: 80678

To:	Finance Committee
From:	Bill Wick, Human Resources Analyst
Date:	November 15, 2023
Subject:	Accountant 3 – Finance

The Human Resources Department received a request on July 21, 2023 from Finance Director Dave Schmiedicke, through Treasury and Revenue Manager Craig Franklin, to recreate position #4797 of Accountant 3 (CG18, R10), currently occupied by Emily Anderson, as an Accountant 4 (CG18, R12) due to the position directing and leading large implementation projects, including overseeing training, testing, and implementation. Projects have included implementation of the property tax module with the City's Enterprise Resource Planning (ERP) system. This is the only Accountant position within the Treasury Section of the Finance Department and assignment of complex projects to the position improves efficiency and effectiveness within the work unit.

The class specification for the Accountant 1-4 series states

... responsible professional accounting work preparing financial statements, conducting audits, analyzing expenditures, processing payroll, and and/or performing other related professional accounting activities and functions. Work requires broad-based accounting knowledge and is characterized by the exercise of judgment and discretion... Unless specifically indicated, this series is structured to provide advancement from Accountant 1 to Accountant 2 and Accountant 2 to Accountant 3, as a function of the employee's career development and generally occurs after two years at each level. Progression to an Accountant 4 is not automatic, but rather is dependent upon the incumbent taking on additional duties and responsibilities as well as the needs of the department and is generally accomplished through competition or a position study. [emphasis added]

The class specification for Accountant 3 states

... the limited program supervisor level and/or advanced project level of the professional Accountant series. Under the general supervision of a higher manager, employees at this level supervise specific City accounting functions of limited scope and/or perform a wide variety of high level professional accounting projects or assignments. Employees may lead lower-level staff in the completion of projects but are not formal supervisors. [emphasis added]

The class specification for Accountant 4 states

... the advanced program supervisor level of the professional accountant series. Employees at this level develop and supervise major City Accounting functions. This level is distinguished from the Accountant 3 level in that employees' function with a higher degree of independence (i.e. receive less supervision), the work is more developmental in nature (as opposed to administrative), and employees are delegated greater authority in developing and implementing complex accounting programs. Employees typically supervise professional, paraprofessional, and/or clerical employees and their work products. [emphasis added]

The main distinctions between an Accountant 3 and Accountant 4 are that an Accountant 4 performs work that is more developmental than administrative in nature, with greater independence, and typically supervises lower-level staff. This position directly supervises one

Accounting Technician 3 (CG20, R16), two Account Clerk 3s (CG20, R11), and two Administrative Clerk 1s (CG20, R09). The position description indicates that this position spends approximately 40% of its time serving as the subject matter expert for the City's ERP cashiering, business licensing, and property tax system, including liaising between the City's IT and Finance departments, Tyler Technologies (ERP vendor), and other outside vendors; and preparing procedures, policies, and training documentation. The position spends another 15% of its time serving as the Payment Card Industry liaison between the City's IT and Finance departments and the third party assessor. This position requires thorough knowledge of professional accounting theory, principles, and practices, as well as thorough knowledge of computer software and accounting systems.

Because this position is developing accounting procedures, policies, and training documentation and supervising multiple permanent full-time paraprofessional and administrative positions, I recommend that position #4797 of Accountant 3 be recreated in the Finance Department operating budget as an Accountant 4.

The necessary resolution has been prepared to implement this recommendation.

Compensation	2023	2023	2023
Group/Range	Annual Minimum	Annual Maximum	Annual Maximum
	(Step 1)	(Step 5)	(+12% Longevity)
18/10	\$76,402.30	\$91,821.86	\$102,840.48
18/12	\$83,522.40	\$100,833.46	\$112,933.48

Editor's Note:

Cc: Dave Schmiedicke, Finance Director Craig Franklin, Treasury Revenue Manager Erin Hillson, Human Resources Director Emaan Abdel-Halim, HR Services Manager



City of Madison

Master

File Number: 80722

File ID:	80722	File Type: Resolution	Status:	Council New Business		
Version:	1	Reference:	Controlling Body:	COMMON COUNCIL		
			File Created Date :	11/07/2023		
File Name:	1 0	ership of Greeting Arc I and Greeting ee Min Metal Arts	Final Action:			
Title:	Accepting ownership of the sculptures <i>Greeting Arc I</i> and <i>Greeting Arc II</i> by Sunghee Min Metal Arts, located in the median of the 200 block of S Pinckney Street (District 4).					

Sponsors:	Michael E. Verveer And Marsha A. Rummel	Effective Date:
Attachments:	Maintenance Plan and Images.pdf	Enactment Number:
Author:	Karin Wolf	Hearing Date:
Entered by:	kwolf@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1		nd	Referred for Introduction erred for Introductio	on			

Text of Legislative File 80722

Fiscal Note

The proposed resolution authorizes the City to accept ownership of two public art sculptures. Maintenance related to the pieces will be included in future Planning Division budgets. No additional City appropriation required.

Title

Accepting ownership of the sculptures *Greeting Arc I* and *Greeting Arc II* by Sunghee Min Metal Arts, located in the median of the 200 block of S Pinckney Street (District 4).

Body

WHEREAS, both the Downtown Plan (2012) and the Comprehensive Plan (2018) contain recommendations about preserving important view corridors from vantage points within the

Master Continued (80722)

Downtown and specifically identify the view down Pinckney Street towards Lake Monona from the Capitol Square as one of those corridors; and,

WHEREAS, on October 12, 2022, the Madison Arts Commission unanimously approved the selection of Sunghee Min Metal Arts' *Greeting Arc I* and *Greeting Arc II* for the S. Pinckney Street median; and,

WHEREAS, on October 31, 2022 the Madison Common Council passed RES-22-00724, File # 74147 Approving Plans, Specifications, and Schedule of Assessments for S. Pinckney Street Assessment District - 2023. (4th AD), which included public art features as a component of the street's redesign, in the median of the 200 block of the S. Pinckney Street project, and was approved and authorized for bidding under File #74147 (RES-22-0072); and,

WHEREAS, on December 13, 2022, the Madison Arts Commission unanimously approved an updated design proposal in which the sculptures are fabricated out of stainless steel and anti-graffiti coated; and,

WHEREAS, on January 18, 2023, in Resolution Number RES-23-00063, Legislative File I.D. Number 75299, the Common Council authorized the Mayor and the City Clerk to execute an agreement for design, fabrication and installation between the City of Madison and Sunghee Min Metal Arts; and authorizing outside fundraising in support of this project and acceptance of private funds from the Friends of the Madison Arts Commission; and,

WHEREAS, of the \$53,000 contracted with Sunghee Min Metal Arts for these sculptures, \$30,000 was funded from the Municipal Art Fund capital program within Planning, \$20,000 was funded from Engineering's Pavement Management capital program, and an additional \$3,000 contributed from the Friends of Madison Arts Commission as was pre-authorized in Resolution Number RES-23-00063, Legislative File I.D. Number 75299; and,

WHEREAS, the artist worked with City Arts staff, Traffic Engineering, Engineering, and the Madison Arts Commission, to refine the design to meet City agencies' design concerns; and,

WHEREAS, *Greeting Arc I* and *Greeting Arc II* were successfully installed S Pinckney Street median on Wednesday, November 1, 2023; and,

WHEREAS, Sunghee Min Metal Arts has submitted all necessary photos and other documentation for the project as specified in their agreement.

NOW, THEREFORE, BE IT RESOLVED, the Common Council of the City of Madison accepts ownership of *Greeting Arc I* and *Greeting Arc II* by Sunghee Min Metal Arts, in the median of the 200 block of S Pinckney Street.

< Maintenance Plan >

Provider: Sunghee Min Metal Arts LLC Artist Name: Sunghee Min Contact Information: Email: <u>sungheemin@yahoo.com</u> Telephone: 612-442-7456 Address: 3064 Evelyn Street, Roseville, MN 55113 Title of Artwork: Greeting Arc I, Greeting Arc II Type of Artwork: Welded, painted stainless steel sculpture Location of Artwork: 200 block of S. Pinckney Street, Madison, WI Date Installed: November 1, 2023 Persons Furnishing Labor and Material for the Work: Sunghee Min, the artist and no other persons.

Description of Work

Greeting Arc I – A vertical sculpture that highlights shiny tactile surface in the concave curve part which contrasts the dark colored surfaces in the rest of the sculpture. The sculpture consists of two parts, a sculpture and a pedestal. The sculpture is bolted on the pedestal.

Greeting Arc II – A vertical sculpture that highlights shiny tactile surface in the half circle shaped concave curve part which contrasts the dark colored surfaces in the rest of the sculpture. The sculpture consists of two parts, a sculpture and a pedestal. The sculpture is bolted on the pedestal.

Dimensions

Greeting Arc I : Overall - 121"H x 15"W x 20" D Sculpture Part - 97"H x 8"W x 15"D Pedestal Part - 24"H x 15"W x 20"D

Greeting Arc II : Overall - 78"H x 24"W x 34" D Sculpture Part - 60"H x 19"W x 30"D Pedestal Part - 18"H x 24"W x 34"D

<u>Weight</u>

Greeting Arc I: Sculpture Part - 150 lbs Pedestal Part - 90 lbs

Greeting Arc II: Sculpture Part - 160 lbs Pedestal Part - 100 lbs

<u>Materials</u>

- Metal Materials:
 304-2B Stainless steel sheets, 304 Stainless steel plates, angles, flat bars and tubes
- Assembly Fasteners: 1/2" stainless steel bolts and Nyloc (Nylock) nuts

• Surface Preparation:

Metal Cleaner and Degreaser by Sculpt Nouveau CitriSurf 77 Stainless Steel Passivation Cleaner – commercial Grade by Stellar Solutions Store

• Paint:

Brand Name: KBS Coatings (www.kbs-coatings.com) Product Name: Top Coater Color: Flat Black Camo (Matte) , Part # 8562

• Anti-Graffiti Protective Coatings:

Product Type: Non Sacrificial Brand Name: Sculpt Nouveau Product Name: Hydro Clear, Satin – used on the black painted surfaces. Ever Clear, Gloss - used on the shiny curved surfaces.

Maintenance

All maintenance should be carried out by a qualified conservator.

Routine Maintenance

Wash the surfaces of the sculptures with water to remove dust, dirt and residue from snow and salt in spring time annually.
 If grease or tough stains are present, use mild soap.
 Car wash soap that doesn't contain wax is appropriate.
 *Do not use dish washing soap.

If using a spray hose, keep the stream at low. *Do not use power washer as it can remove the clear coating, paint, grinding patterns. *Do not use Acetone as it will affect the glossiness of the clear coating.

- Examine for scratches, discolorations, vandalism.
- Examine fasteners for looseness.
- Examine for worn out protective coatings.
- Use Sculpt Nouveau Graffiti Remover to remove graffiti or marker vandalism.
- Contact the artist if there's a damage on the original surface of the shiny bare metal area.

Cyclical Maintenance

Reapplication of protective/anti-graffiti coating:

The applied coatings are expected to last minimum five to six years. The product manufacturer recommends reapplying every five years for Minnesota weather conditions.

Product Name: Hydro Clear, Satin, on black painted surface. Ever Clear, Gloss, on shiny bare metal surface. Company Name: Sculpt Nouveau (www.sculptnouveau.com) Application Method: Black painted surface - Roller brush, spray Shiny bare metal surface - spray

- * SDS Info materials for each suggested material and other materials used in the sculptures is attached.
- * Ever Clear can be used for both shiny bare metal surface and black painted surface.
- * Hydro Clear can not be used on shiny bare metal surface.

SCULPT NOUVEAU

Safety Data Sheet



Health2Fire2Reactivity1Personal
ProtectionH

1. CHEMICAL PRODUCT AND COMPANY IDENTIFICATION

Product Name:	EVER CLEAR
Chemical Name:	Resin Solution
Trade Name:	EVER CLEAR PROTECTIVE COATING
Product Use:	Clear Sealer
Distributor's Name:	Sculpt Nouveau
Distributor's Address:	1155 Industrial Ave. Escondido, CA 92029
Emergency Phone:	CHEMTREC 800-424-9300 U.S. and Canada; +1-703-527-3887 International
Business Phone:	800-728-5787

2. HAZARDS IDENTIFICATION

Hazard Identification:	This product is classified as a hazardous substance as assessed in accordance with OSHA 29 CFR 1910.1200. DANGER! MAY BE FATAL IF SWALLOWED AND ENTERS AIRWAY. FLAMMABLE LIQUID AND VAPOR. MAY CAUSE AN ALLERGIC SKIN REACTION. <u>Hazard Statements</u> (H): H317 - May cause allergic skin reaction. H226 Flammable liquid and vapor. <u>Precautionary Statements</u> (P): P210 - Keep/Store away from heat/sparks/open flames/hot surfaces - No Smoking. P240 - Ground/bond container and receiving equipment. P233 - Keep container tightly closed. P243 - Take precautionary measures against static charge. P280 - Wear protective gloves/eye protection. P301+P310 - IF SWALLOWED: Immediately call a POISON CENTER or doctor/physician. P301 - Do NOT induce vomiting. P261 - Avoid breathing mist/sprays. P272 - Contaminated work clothing should not be allowed out of the workplace. P302+P352 - IF ON SKIN: Wash with plenty of soap and water. P333+P313 - If skin irritation or rash occurs: Get medical medical /attention. P321 - Specific treatment - see section 4 of this SDS. P370+P378 - In case of fire: Use carbon dioxide, foam or dry chemical fire extinguisher.			
Effects of Exposure:	P363 - Wash contaminated clothing before reuse. P403+P235 - Store in a cool, well ventilated place, keep cool. P501 - Dispose of contents/container to licensed treatment storage facility. Eyes: Irritation upon direct contact. Skin: Irritation and possible dermatitis.			
Symptoms of Overexposure:	Ingestion: Irritation to gastrointestinal tract Inhalation: Inhalation of high vapor concentrations may cause CNS effects, headache, dizziness. Eyes: Redness, burning, irritation, and swelling around eyes.			
	Skin: Redness, burning, itching, rash, and scaling of the skin (dermatitis). Ingestion: Nausea and vomiting, severe abdominal pain. Harmful or fatal if ingested. Inhalation: Coughing, wheezing, swelling of throat, irritation in mucous membranes, difficulty breathing			
Acute Health Effects:	May be fatal if swallowed and enters airways. May cause an allergic skin reaction. May be harmful if swallowed. Breathing of high vapor concentrations may cause headaches, stupor, irritation of throat and eyes, kidney effects.			
Chronic Health Effects:	May damage the nervous system, kidney and/or liver.			
Target Organs:	Eyes, skin, lungs.			

3. COMPOSITION & INGREDIENT INFORMATION

CHEMICAL NAME(S) CAS No. % EXPOS		OSURE L	IMITS IN	AIR (mg/	/m ³) ppr	n				
			AC	GIH	OS	НА		NOF	ISC	
			TLV	STEL	TWA	STEL	IDLH	TWA	STEL	
Parachlorobenzotrifluoride	98-58-6	10-50	NE	NE	NE	NE	NA	NA	NF	
Acrylic Polymer	06-42-3	10-50	NA	NA	NA	NA	NA	NA	NF	
Proprietary Non Hazardous Ingredients		10-50	NA	NA	NA	NA	NA	NF	NF	
Tert-Butyl Acetate	540-88-5	10-50	200	150	200	NA	1500	200	NF	

NA = Not Available; ND = Not Determined; NE = Not Established; NF = Not Found;

All WHMIS required information is included. It is located in appropriate sections based on the ANSI Z200.1-2010 format.

SCULPT NOUVEAU Ever Clear

Safety Data Sheet

4. FIRST AID MEASURES

First Aid:	Ingestion:	DO NOT INDUCE VOMITING. Contact nearest Poison Control Center for assistance and instructions. Seek immediate medical attention. If vomiting occurs spontaneously, keep victim's head lowered (forward) to reduce the risk of aspiration.
	Eyes:	If product gets in eyes, flush eyes thoroughly with large amounts of water for at least 15 minutes, holding eyelid(s) open to ensure complete flushing. If the eyes or face become swollen during or following use, consult a physician or emergency room immediately.
	Skin:	Remove contaminated clothing and wash affected areas with soap and water. If discomfort or a skin reaction occurs, contact a physician. Do not wear contaminated clothing until cleaned.
	Inhalation:	Remove victim to fresh air at once. Seek immediate medical attention if breathing is diffucult.
	To Physician:	Administration of adsorbents such as activated charcoal may be of value. Gastric lavage may be effective when performed by a physician within 4 hours of ingestion.
Medical Conditions Aggravated by Exposure:		matitis, other skin conditions, and disorders of the eyes or respiratory system or impaired kidney e more susceptible to the effects of this substance.

5. FIREFIGHTING MEASURES

Fire and Explosion Hazard :	Does not sustain combustion but will burn under fire conditions. Over-heated drums may rupture. Heavy vapors can travel to source of ignition and flash back.
Extinguishing Methods :	Use carbon dioxide, foam, water fog or spray.
Firefighting Procedures :	As with any fire, firefighters should wear appropriate protective equipment including a NIOSH approved or equivalent self contained breathing apparatus and protective clothing. Fight fires as for surrounding materials. Water may be used to cool containers. If water is used, fog nozzles are preferred.

6. ACCIDENTAL RELEASE MEASURES

Spills:	Before cleaning any spill or leak, individuals involved in spill cleanup must wear appropriate personal protective equipment (PPE). Use safety glasses and face shield, gloves and other protective clothing to prevent skin contact. Insure adequate ventilation. Eliminate all source of sparks (flares, flames including pilot lights, electrical sparks). Pay attention to the spreading of gases especially at ground level (heavier than air) and to the direction of the wind. Absorb spillage with inert material and dispose of in accordance of E.P.A. and other local, state and federal authorities. For waste disposal methods, consult federal, state and local regulations. Place in closed containers. Dispose of product in accordance with these regulations.

7. HANDLING & STORAGE INFORMATION

Work and Hygiene Practices:	Avoid breathing mists or spray. Avoid eye and skin contact. Wear protective equipment when handling product. Keep out of the reach of children. Do not eat, drink or smoke when handling this product. Wash thoroughly after handling. Do not expose to heat and flame, keep away from sparks. Use only in ventilated areas. Immedi- ately clean up and decontaminate any spills or residues.
Storage and Handling:	Use and store in a cool, dry, well ventilated location (e.g., local exhaust ventilation, fans), away from heat and sources of ignition, keep away from sparks. Ground and bond all transfer equipment.
Special Precautions:	Empty containers may retain hazardous product residues. Do not reuse empty containers for other purposes.

8. EXPOSURE CONTROLS & PERSONAL PROTECTION

Ventilation and Engineering Controls:	Use local or general exhaust ventilation to effectively remove and prevent buildup of vapors or mist generated from the handling of this product. Ensure appropriate equipment is available (eye wash station, sink, etc.).
Respiratory Protection:	NIOSH/OSHA approved respirator types suitable for materials in section 2 recommended. Approved chemical or mechanical filters recommended when ventilation is restricted. Do not breathe vapors or spray mist. Wear appropriate respirator during and after application unless air monitoring records vapor/mist levels below acceptable limits. Follow manufacturer directions for use.
Eye Protection:	Safety glasses with side shields must be used when handling this product. A face shield is also recommended.
Hand Protection:	Wear protective, chemical-resistant gloves, (e.g., neoprene) when handling this product.
Body Protection:	A chemical resistant apron and protective clothing are recommended when handling or using this product.

9. PHYSICAL & CHEMICAL PROPERTIES

Appearance:	Clear liquid
Odor:	Solvent odor
Odor Threshhold:	N/A
pH:	N/A
Melting and Freezing Point:	N/A
Boiling Point/Range:	144°C (291.20°F) Initial
Flashpoint:	27°C (80.60°F) Setaflash closed cup
Flammability Limits:	N/A
Vapor Pressure:	10.66 Pa at 20.00°C (68°F) estimated
Vapor Density:	>1.0000 (Air = 1)
Relative Density:	1.0000 (Water = 1)
Solubility:	Practically insoluble
Evaporation Rate:	<1 (N-Butyl acetate = 1)
VOC	Zero - Exempt

10. STABILITY & REACTIVITY

Stability:	table at normal temperatures and pressures.	
Hazardous Decomposition:	hlorine and fluorine containing gases can be produced.	
Hazardous Polymerization:	Will not occur	
Conditions to Avoid:	Excessive heat, shock, friction, build up of static electricity, sparks	
Incompatible Substances:	Strong oxidizing agents, acids and strong bases.	

11. TOXICOLOGICAL INFORMATION

Routes of Entry:	Inhalation: Yes	Absorption: Yes	Ingestion: Yes				
Toxicity Data:	<u>Parachlorobenzotrifluoride</u> : LD_{50} (oral, rat) = > 6.8 g/kg: LD_{50} (dermal, rabbit) = 2.7g/kg. <u>Tert-butyl Acetate</u> : LD_{50} (oral rat) = 2.23 mg/l						
Acute Toxicity:	See section Section 2 for a	See section Section 2 for acute toxicity					
Chronic Toxicity:	See section Section 2 for ch	nronic toxicity					
Suspected Carcinogen:	NA	A					
Reproductive Toxicity:	This product is not reported	This product is not reported to cause reproductive toxicity in humans					
Mutagenicity:	This product is not reporte	his product is not reported to cause mutagenic effects in humans or animals.					
Embryotoxicity:	This product is not reporte	nis product is not reported to cause embryotoxic effects in humans.					
Teratogenicity:	Similar material to the Acry	imilar material to the Acrylic Polymer has been known to cause birth defects in laboratory animals.					
Irritancy of Product:	See Section 2						
Biological Exposure Indices:	NE						
Physician Recommendations:	Treat symptomatically						

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12. ECOLOGICAL INFORMATION

Environmental Stability	No data available
Effects on Plants & Animals:	No data available
Effects on Aquatic Life:	<u>Tert-Butyl Acetate</u> : LC_{50} (pimephales primelaws, 96 h) = 296-362 mg/l, LC_{50} (Leuciscus idus melantus, 48 h) = 423 mg/l
	Parachlorobenzotrifluoride: LC_{50} (Oncorhynchus mykiss, 96 h) = 13.5 mg/l, LC_{50} (Lepomis macrochirus, 96 h) = 12 mg/l

13. DISPOSAL CONSIDERATIONS

Waste Disposal:	Review current local, state and federal laws, codes, statutes and regulations to determine current status and appropriate disposal method for the ingredients listed in Section 2. Any disposal practice must be in compliance with local, state, and federal laws and regulations. Contact the appropriate agency for specific information. Treatment, transport, storage and disposal of hazardous waste must be provided by a licensed facility or waste hauler.
Special Considerations:	N/A

14. TRANSPORTATION INFORMATION

49 CFR (GND)	UN1866
IATA (AIR)	
IMDG (OCN)	
TDGR (Canadian GND)	
ADR/RID (EU)	
SCT (MEXICO)	
ADGR (AUS)	

866 RESIN SOLUTION, 3, III

15. REGULATORY INFORMATION

SARA Reporting Requirements:	This product contains Parachlorobenzotrifluoride, a substance subject to SARA TItle III, section 313 reporting requirements.			
SARA Threshold Planning Quantity	N/A			
TSCA Inventory Status:	The components of this product are listed on the TSCA Inventory.			
Federal and State Regulations:	Tert-Butyl Acetate is found on the following state criteria lists: Right-to-Know List, MA, NJ, PA RI. No other ingredients in this product, present in a concentration of 1.0% or greater, are listed on any of the following state criteria lists: Massachusetts Hazardous Substances List, New Jersey Right-to-Know List, Pennsylvania Hazardous Substances List, and Rhode Island Right-to-Know list			
Other Canadian Regulations:	This product has been classified according to the hazard criteria of the CPR and the SDS contains all of the information required by the CPR. The components of this product are listed on the DSL/NDSL. None of the components of this product are listed on the Priorities Substances List. WHMIS Class B2(Flammable Liquid).			
CERCLA Reportable Quantity:	Tert-Butyl Acetate: 5000 lbs			
Other Federal Requirements:	NA			
Other Requirments:	The primary components of this product are listed in Annex 1 of EU Directive 67/548/EEC. Flammable. Irritating to eyes, respiratory tract and skin. Keep out of reach of children. Keep container tightly closed. Keep container in a well ventilated place. Keep way from sources of ignition. No smoking. Do not breathe fumes/mists/vapor spray.			

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16. OTHER INFORMATION

Other Information:	DANGER! MAY BE FATAL IF SWALLOWED AND ENTERS AIRWAY. Flammable liquid and vapor. May cause an allergic skin reaction. Keep away from heat/sparks/open flames/hot surfaces. No Smoking.
Disclaimer:	This Safety Data Sheet is offered pursuant to OSHA's Hazard Communication Standard, 29 CFR §1910.1200. Other government regulations must be reviewed for applicability to this product. To the best of Sculpt Nouveau's knowledge, the information contained herein is reliable and accurate as of this date; however, accuracy, suitability or completeness are not guaranteed and no warranties of any type, either expressed or implied, are provided. The information contained herein relates only to the specific product(s). If this product(s) is combined with other materials, all component properties must be considered. Data may be changed from time to time. Be sure to consult the latest edition.
Prepared For:	Sculpt Nouveau 1155 Industrial Ave. Escondido, CA 92029 USA Tel: 760 432 8242 Fax: 760-741-1074 www.sculpnouveau.com

SCULPT NOUVEAU

Safety Data Sheet



Health1Fire2Reactivity0Personal
ProtectionH

1. CHEMICAL PRODUCT AND COMPANY IDENTIFICATION

Product Name:	GRAFFITI REMOVER
Chemical Name:	GRAFFITI REMOVER
Trade Name:	Graffiti Remover
Product Use:	Cleaner
Distributor's Name:	Sculpt Nouveau
Distributor's Address:	1155 Industrial Ave. Escondido, CA 92029
Emergency Phone:	CHEMTREC 800-424-9300 U.S. and Canada; +1-703-527-3887 International
Business Phone:	800-728-5787

2. HAZARDS IDENTIFICATION

Hazard Identification:	This product is classified as a hazardous substance as assessed in accordance with OSHA 29 CFR 1910.1200. DANGER! FLAMMABLE LIQUID AND VAPOR. MAY CAUSE AN ALLERGIC SKIN REACTION. <u>Hazard Statements</u> (H): H226- Flammable liquid and vapor. H304 May be fatal if swallowed and enters airways. H315 - May cause skin irritation. H317 May cause an allergic skin reaction. H319 Causes serious eye irritation. <u>Precautionary Statements</u> (P): P210 - Keep/Store away from heat/sparks/open flames hot surfaces - No Smoking. P240 - Ground/bond container and receiving equipment. P233 - Keep container tightly closed. P241 - Use explosion-proof electrical/ ventilating/lighting/equipment. P242 - Use non-sparking tools. P243 - Take precautionary measures against static charge. P261 - Avoid breathing /dust/fume/gas/mist/vapors/spray. P264 - Wash skin thoroughly after handling. P280 - Wear protective gloves/eye protection. P301+P310 - IF SWALLOWED: Immediately call a POISON CENTER or doctor/physician. P331 - Do NOT induce vomiting. P303+P353+361 - IF ON SKIN: Remove immediately all contaminated clothing. Wash with plenty of soap and water. P305+P351 - IF IN EYES: Rinse cautiously with water for several minutes. Remove contact lenses, if present and easy to do. Continue rinsing. P333+P313 - If skin irritation or rash occurs, get medical attention/advice. P337+P313 If eye irritation persists, get medical attention/advice.			
Effects of Exposure:	Eyes: Irritation upon direct contact. Skin: Irritation and possible dermatitis. Ingestion: Irritation to gastrointestinal tract Inhalation: Inhalation of high vapor concentrations may cause CNS effects, headache, dizziness.			
Symptoms of Overexposure:	Eyes:Redness, burning, irritation, and swelling around eyes.Skin:Redness, burning, itching, rash, and scaling of the skin (dermatitis).Ingestion:Nausea and vomiting, severe abdominal pain. Harmful or fatal if ingested.Inhalation:Coughing, wheezing, swelling of throat, irritation in mucous membranes, difficulty breathing.			
Acute Health Effects:	May be fatal if swallowed and enters airways. May cause an allergic skin reaction. May be harmful if swallowed. Breathing of high vapor concentrations may cause headaches, stupor, irritation of throat and eyes, kidney effects			
Chronic Health Effects:	May damage the nervous system, kidney and/or liver.			
Target Organs:	Eyes, skin, lungs.			

3. COMPOSITION & INGREDIENT INFORMATION

CHEMICAL NAME(S)	CAS No.	%	EXP	EXPOSURE LIMITS IN AIR (mg/m ³) ppm						
			ACGIH OSHA		NOHSC					
			TLV	STEL	TWA	STEL	IDLH	TWA	STEL	
2 - Ethoxyethanol	110-80-5	20-60	5	NA	5	NA	NA	NA	NF	
Citrus Terpenes	9426-47-4	20-60	8	NA	8	8	NA	NF	NF	
Proprietary Ingredient		20-60	NA	NA	NA	NA	NA	NA	NA	

NA = Not Available; ND = Not Determined; NE = Not Established; NF = Not Found; All WHMIS required information is included. It is located in appropriate sections based on the ANSI Z200.1-2010 format.

SCULPT NOUVEAU Graffiti Remover

Safety Data Sheet

4. FIRST AID MEASURES

First Aid:	Ingestion:	DO NOT INDUCE VOMITING. Contact nearest Poison Control Center for assistance and instructions. Seek immediate medical attention. If vomiting occurs spontaneously, keep victim's head lowered (forward) to reduce the risk of aspiration.
	Eyes:	If product gets in eyes, flush eyes thoroughly with large amounts of water for at least 15 minutes, holding eyelid(s) open to ensure complete flushing. If the eyes or face become swollen during or following use, consult a physician or emergency room immediately.
	Skin: Inhalation:	Remove contaminated clothing and wash affected areas with soap and water. If discomfort or a skin reaction occurs, contact a physician. Do not wear contaminated clothing until cleaned. Remove victim to fresh air at once. Seek immediate medical attention if breathing is diffucult.
Medical Conditions		rmatitis, other skin conditions, and disorders of the eyes or respiratory system or impaired kidney
Aggravated by Exposure:		be more susceptible to the effects of this substance.

5. FIREFIGHTING MEASURES

Fire and Explosion Hazard :	Material is a combustible liquid. Keep away from heat, sparks, and open flame. When firefighting, water jet spreads flames. Product floats on water. Firefighters must wear SCBA.
Extinguishing Methods :	Alcohol-resistant foam, Carbon Dioxide, Dry Chemical
Firefighting Procedures :	As with any fire, firefighters should wear appropriate protective equipment including a NIOSH approved or equivalent self contained breathing apparatus and protective clothing. Fight fires as for surrounding materials. Water may be used to cool containers. If water is used, fog nozzles are preferred.

6. ACCIDENTAL RELEASE MEASURES

Spills:	Before cleaning any spill or leak, individuals involved in spill cleanup must wear appropriate personal protective equipment (PPE). Use safety glasses and face shield, gloves and other protective clothing to prevent skin contact. Insure adequate ventilation. Eliminate all source (flares, flames including pilot lights, electrical sparks). Pay
	attention to the spreading of gases especially at ground level (heavier than air) and to the direction of the wind. Absorb spillage with inert material and dispose of in accordance of E.P.A. and other local, state and federal authorities. For waste disposal methods, consult federal, state and local regulations. Place in closed containers. Dispose of product in accordance with these regulations.

7. HANDLING & STORAGE INFORMATION

Work and Hygiene Practices:	Avoid breathing mists or spray. Avoid eye and skin contact. Wear protective equipment when handling product. Keep out of the reach of children. Do not eat, drink or smoke when handling this product. Wash thoroughly after handling. Do not expose to heat and flame, keep away from sparks. Use only in ventilated areas. Immedi- ately clean up and decontaminate any spills or residues.
Storage and Handling:	Use and store in a cool, dry, well ventilated location (e.g., local exhaust ventilation, fans), away from heat and sources of ignition, keep away from sparks. Ground and bond all transfer equipment.
Special Precautions:	Empty containers may retain hazardous product residues. Do not reuse empty containers for other purposes.

8. EXPOSURE CONTROLS & PERSONAL PROTECTION

Ventilation and Engineering Controls:	Use local or general exhaust ventilation to effectively remove and prevent buildup of vapors or mist generated from the handling of this product. Ensure appropriate equipment is available (eye wash station, sink, etc.).
Respiratory Protection:	NIOSH/OSHA approved respirator types suitable for materials in section 2 recommended. Approved chemical or mechanical filters recommended when ventilation is restricted. Do not breathe vapors or spray mist. Wear appropriate respirator during and after application unless air monitoring records vapor/mist levels below acceptable limits. Follow manufacturer directions for use.
Eye Protection:	Safety glasses with side shields must be used when handling this product. A face shield is also recommended.
Hand Protection:	Wear protective, chemical-resistant gloves, (e.g., neoprene) when handling this product.
Body Protection:	A chemical resistant apron and protective clothing are recommended when handling or using this product.

9. PHYSICAL & CHEMICAL PROPERTIES

Appearance:	Colorless liquid			
Odor:	Strong odor, characteristic of oranges			
Odor Threshhold:	N/D			
pH:	N/A			
Melting and Freezing Point:	-86°C (186.8°F)			
Boiling Point/Range:	137°C - 175°C (278.6 - 347°F)			
Flashpoint:	43°C (289.4°F)			
Flammability Limits:	N/A			
Vapor Pressure:	< 2 mmHg @ 20°C (68°F)			
Vapor Density:	3.1 - 4 (air =1)			
Relative Density:	0.838 - 0.843 @ 25°C (77°F)			
Solubility:	Insoluble in water			
Evaporation Rate:	.24 (N-Butyl acetate = 1)			

10. STABILITY & REACTIVITY

Stability:	Stable at normal temperatures and pressures.
Hazardous Decomposition:	Smoke, oxides of carbon, explosive peroxides may form in fire
Hazardous Polymerization:	Will not occur
Conditions to Avoid:	Excessive heat, shock, friction, build up of static electricity, exposure to air because of possible emmision of vapors.
Incompatible Substances:	Strong oxidizers, strong alkalies, strong acids, acidic agents, peroxides

11. TOXICOLOGICAL INFORMATION

Routes of Entry:	Inhalation: Yes	Absorption: Ye	25	Ingestion: Yes		
Toxicity Data:	$\frac{\text{Citrus Terpenes}}{\text{(oral, rabbit)}} = 5000 \text{ mg/kg} \text{: } \text{LD}_{50} \text{ (dermal, rabbit)} = 5000 \text{ mg/kg 2 - } \frac{\text{Ethoxyethanol}}{\text{Ethoxyethanol}} \text{: } \text{LD}_{50} \text{ (oral, rat)} = 8100 \text{ mg/kg} \text{: } \text{LD}_{50} \text{ (dermal, rabbit)} = 3310 \text{ mg/kg} \text{ (dermal, rabbit)} = 5000 \text{ mg/kg} \text{ (dermal, rabbit)} = 310 \text{ mg/kg} \text{ (dermal, rabbit)} = 5000 mg/kg$					
Acute Toxicity:	See section Section 2 for a	cute toxicity				
Chronic Toxicity:	See section Section 2 for c	nronic toxicity				
Suspected Carcinogen:	NA					
Reproductive Toxicity:	This product is not reported to cause problems with fertility or the unborn child.					
Mutagenicity:	This product is not reported to cause mutagenic effects in humans.					
Embryotoxicity:	This product is not reported to cause embryotoxic effects in humans.					
Teratogenicity:	This product is not reported to cause teratogenic effects in humans.					
Irritancy of Product:	See Section 2					
Biological Exposure Indices:	NE					
Physician Recommendations:	Treat symptomatically					

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12. ECOLOGICAL INFORMATION

Environmental Stability	No data available
Effects on Plants & Animals:	No data available
Effects on Aquatic Life:	<u>2 - Ethoxyethanol:</u> LC_{50} (Lepomis macrochirus & Menidia beryllina, 96h) = >10,000 mg/L, LC_{50} (Daphnia magna, 48 h), >100 mg/L

13. DISPOSAL CONSIDERATIONS

Waste Disposal:	Review current local, state and federal laws, codes, statutes and regulations to determine current status and appropriate disposal method for the ingredients listed in Section 2. Any disposal practice must be in compliance with local, state, and federal laws and regulations. Contact the appropriate agency for specific information. Treatment, transport, storage and disposal of hazardous waste must be provided by a licensed facility or waste hauler. Should not be allowed to enter drains, water courses or the soil.
Special Considerations:	N/A

14. TRANSPORTATION INFORMATION

49 CFR (GND)	UN2319, TERPENE HYDROCARBONS, N.O.S., 3, III
IATA (AIR)	
IMDG (OCN)	
TDGR (Canadian GND)	
ADR/RID (EU)	
SCT (MEXICO)	
ADGR (AUS)	

15. REGULATORY INFORMATION

SARA Reporting Requirements:	This product contains <u>Citrus terpenes, a</u> substance subject to SARA Title III, section 311, 312 reporting requirements.
SARA Threshold Planning Quantity	NA
TSCA Inventory Status:	The components of this product are listed on the TSCA Inventory.
Federal and State Regulations:	<u>Citrus terpenes</u> is found on the following state criteria lists: Right-to-Know List, Pennsylvania, Massachusetts, New Jersey.
Other Canadian Regulations:	This product has been classified according to the hazard criteria of the CPR and the SDS contains all of the information required by the CPR. The components of this product are listed on the DSL/NDSL. None of the components of this product are listed on the Priorities Substances List. WHMIS Class B2(Flammable Liquid).
CERCLA Reportable Quantity:	N/A
Other Federal Requirements:	N/A
Other Requirments:	The primary components of this product are listed in Annex 1 of EU Directive 67/548/EEC. Flammable. Irritating to eyes, respiratory tract and skin. Keep out of reach of children. Keep container tightly closed. Keep container in a well ventilated place. Keep way from sources of ignition. No smoking. Do not breathe fumes/mists/vapor spray.

SCULPT NOUVEAU Graffiti Remover

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16. OTHER INFORMATION

Other Information:	DANGER! MAY BE FATAL IF SWALLOWED AND ENTERS AIRWAY. Flammable liquid and vapor. May cause an allergic skin reaction. Keep away from heat/sparks/open flames/hot surfaces. No Smoking. Take precautionary measusres against
Disclaimer:	This Safety Data Sheet is offered pursuant to OSHA's Hazard Communication Standard, 29 CFR §1910.1200. Other government regulations must be reviewed for applicability to this product. To the best of Sculpt Nouveau's knowledge, the information contained herein is reliable and accurate as of this date; however, accuracy, suitability or completeness are not guaranteed and no warranties of any type, either expressed or implied, are provided. The information contained herein relates only to the specific product(s). If this product(s) is combined with other materials, all component properties must be considered. Data may be changed from time to time. Be sure to consult the latest edition.
Prepared For:	Sculpt Nouveau 1155 Industrial Ave. Escondido, CA 92029 USA Tel: 760 432 8242 Fax: 760-741-1074 www.sculpnouveau.com

SCULPT NOUVEAU

Safety Data Sheet



Health2Fire0Reactivity0Personal
ProtectionB

1. CHEMICAL PRODUCT AND COMPANY IDENTIFICATION

Product Name:	Hydro Clear			
Chemical Name:	Water Based Sealer			
Trade Name:	Hydro Clear			
Product Use:	Clear Sealer			
Distributor's Name:	Sculpt Nouveau			
Distributor's Address:	1155 Industrial Ave. Escondido, CA 92029			
Emergency Phone:	CHEMTREC 800-424-9300 U.S. and Canada; 1-703-527-3887 International			
Business Phone:	800-728-5787			

2. HAZARDS IDENTIFICATION

Hazard Identification:	This product is classified as a hazardous substance but not as dangerous goods according to the classification criteria of [NOHSC: 1088 (2004)] and ADG Code (Australia) WARNING! CAN CAUSE SKIN IRRITATION AND SERIOUS EYE IRRITATION. <u>Hazard Statements</u> (H): P261 - Avoid breathing dust/fume/gas/mist/vapors/spray. P264 - Wash exposed skin areas thoroughly with soap and water after handling. P272 - Contaminated work clothing should not be allowed out of the workplace. P280 - Wear protective gloves, protective eye and face protection. P302+P352 - IF ON SKIN - Wash with soap and water. P305+P351+P338 - IF IN EYES - Rinse continuously with water for several minutes. Remove contact lenses if present and easy to do - continue rinsing. P333+P313 - If skin irritation or a rash occurs, get medical advice/attention. P321 - For specific first aid treatment (see section 4 of the Safety Data Sheet). P363 - Wash contaminated clothing before reuse. P501 - Dispose of contents/container to a licensed treatment, storage or disposal facility.				
Effects of Exposure:	Eyes:	Irritation upon direct contact.			
	Skin: May cause irritation to some sensitive individuals.				
	Ingestion: Inhalation:	May cause nausea, headache, vomiting and or diarrhea and central nervous system depression Inhalation in excess levels can cause drowsiness, dizziness, headaches.			
Symptoms of Overexposure:	Eyes:	Redness, burning, irritation, and swelling around eyes.			
	Skin:	Redness, burning, itching, rash, and scaling of the skin (dermatitis).			
	Ingestion:	Nausea and vomiting, diarrhea			
	Inhalation:	May be harmful if inhaled. Causes respiratory tract irritation.			
Acute Health Effects:	Causes respirator	y tract irritation. Harmful if swallowed. Causes skin irritation and eye irritation			
Chronic Health Effects:	None reported				
Target Organs:	Eyes, skin, lungs.				

3. COMPOSITION & INGREDIENT INFORMATION

CHEMICAL NAME(S) CAS No. %			EXPOSURE LIMITS IN AIR (mg/m ³) ppm							
			ACGIH		OSHA			NOHSC		
			TLV	STEL	TWA	STEL	IDLH	TWA	STEL	
Water	7732-18-5	60 - 100	NE	Ne	3F	NF	NE	NE	NE	
Polyacrylate Blend	NA	10 - 45	NA	NA	NA	NA	NA	NA	NF	
Non Hazardous Trade Secret	NA	1 - 15	NA	NA	NA	NA	NA	NF	NF	

SCULPT NOUVEAU Hydro Clear

Safety Data Sheet

4. FIRST AID MEASURES

First Aid:	Ingestion:	DO <u>NOT</u> INDUCE VOMITING. If conscious and alert, rinse mouth and drink 1-2 cups of milk or water. Contact the nearest Poison Control Center or local emergency telephone number for assistance.
	Eyes:	Flush immediately with clean water. Continue for at least 15 minutes. Seek medical attention if necessary.
	Skin:	Remove contaminated clothing and wash affected areas with soap and water. If discomfort or a skin reaction occurs, contact a physician. Do not wear contaminated clothing until cleaned.
	Inhalation:	Remove victim to fresh air at once. Seek immediate medical attention if breathing is diffucult.
Medical Conditions Aggravated by Exposure:	Pre-existing de	ermatitis, other skin conditions, and disorders of the eyes or respiratory system.

5. FIREFIGHTING MEASURES

Fire and Explosion Hazard :	I : Not flammable or combustible. Hazardous decomposition products formed under fire conditions - Nature decomposition products not known.	
Extinguishing Methods : Use water spray, alcohol-resistant foam, dry chemical, Halon (if permitted) or carbon dioxide.		
Firefighting Procedures :	When involved in a fire, this product may ignite readily and decompose to produce carbon oxides. First responders should wear eye protection. Structural firefighters must wear SCBA's and full protective equipment. Use a water spray or fog to reduce or direct vapors.	

6. ACCIDENTAL RELEASE MEASURES

Spills:	Before cleaning any spill or leak, individuals involved in spill cleanup must wear appropriate personal protective equipment (PPE). Use safety glasses and face shield, gloves and other protective clothing to prevent skin contact. <u>Small spills</u> (e.g., <1 gallon) Remove spilled material with absorbent material and place into appropriate closed containers for disposal. Dispose of properly in accordance with local, state and federal regulations. Wash all affected areas and outside of container with plenty of warm water and soap. Remove any contaminated clothing and wash thoroughly before reuse. <u>Large spill</u> \ge 1 gallon, deny entry to all unprotected individuals. Dike and contain spill with inert material (e.g., sand or earth). Transfer liquid to containers for recovery or disposal and solid diking material to separate
	containers for proper disposal. Keep spills and cleaning runoffs out of municipal sewers and open bodies of water.

7. HANDLING & STORAGE INFORMATION

Work and Hygiene Practices:	Avoid prolonged contact with the product. After use, wash hands and exposed skin with soap and water. Do not eat, drink or smoke while handling product.
Storage and Handling:	Open containers slowly on a stable surface. Keep container closed tightly when not is use. Empty containers may contain residual amounts of this product, therefore, empty containers should be handled with care. Store containers in a cool, dry location, away from direct sunlight, other light sources, or sources of intense heat. Store away from incompatible materials (see Section 10, Stability and Reactivity). Material should be stored in secondary containers as appropriate.
Special Precautions:	Open containers slowly on a stable surface. Keep container tightly closed when not in use. Empty containers may contain residual amounts of this product, therefore, empty containers should be handled with care.

8. EXPOSURE CONTROLS & PERSONAL PROTECTION

Ventilation and Engineering Controls:	Use local or general exhaust ventilation to effectively remove and prevent buildup of vapors or mist generated from the handling of this product. Ensure appropriate equipment is available (eye wash station, sink, etc.).	
Respiratory Protection:	No special respiratory protection is required under typical circumstances of use or handling. If necessary, use only respiratory protection authorized per U.S. OSHA's requirement in 29 CFR 1910.134, or applicable U.S. state regulations, or the appropriate standards of Canada, its provinces, E.C. member states, or Australia.	
Eye Protection:	Safety glasses may be worn. Refer to U.S. OSHA 29 CFR 1910.133	
Hand Protection:	If expected prolonged skin contact, wear protective, chemical-resistant gloves, when handling this product.	
Body Protection:	No special body protection is required under typical circumstances of use or handling.	

9. PHYSICAL & CHEMICAL PROPERTIES

Appearance:	Milky Color
Odor:	N/A
Odor Threshhold:	N/A
pH:	8.9
Melting and Freezing Point:	N/A
Boiling Point/Range:	100°C (212°F)
Flashpoint:	Not flammable
Flammability Limits:	Not flammable
Vapor Pressure:	< 20 mm Hg (20°C)
Vapor Density:	(Air = 1) NDA
Relative Density:	1.028
Solubility:	Miscible (water)
Evaporation Rate:	<1.0 (Ethyl ether = 1.0)
VOC's	0.00

10. STABILITY & REACTIVITY

Stability:	Stable under ambient conditions when store properly	
Hazardous Decomposition:	If exposed to extremely high temperatures, the products of thermal decomposition may include irritating vapors and carbon oxide gases.	
Hazardous Polymerization:	May occur if exposed to extremely high temperatures.	
Conditions to Avoid:	None known	
Incompatible Substances:	Alkaline metals, strong oxidizers, strong acids, or strong bases.	

11. TOXICOLOGICAL INFORMATION

Routes of Entry:	Inhalation: Yes	Absorption: Yes	Ingestion: Yes	
Toxicity Data:	Polyacrylate Dispersion L	Polyacrylate Dispersion LD ₅₀ (oral, rat) = 5 mg/kg		
Acute Toxicity:	See section Section 2 for	ee section Section 2 for acute toxicity		
Chronic Toxicity:	See section Section 2 for	ee section Section 2 for chronic toxicity		
Suspected Carcinogen:	NA	A		
Reproductive Toxicity:	This product is not report	This product is not reported to cause reproductive toxicity in humans.		
Mutagenicity:	This product is not reported to cause mutagenic effects in humans.			
Embryotoxicity:	This product is not report	This product is not reported to cause embryotoxic effects in humans.		
Teratogenicity:	This product is not reported to cause teratogenic effects in humans.			
Irritancy of Product:	See Section 2			
Biological Exposure Indices:	NE			
Physician Recommendations:	Treat symptomatically		7	

SCULPT NOUVEAU Hydro Clear

Safety Data Sheet

12. ECOLOGICAL INFORMATION

Environmental Stability	No data available	
Effects on Plants & Animals:	ls: No data available	
Effects on Aquatic Life:	No specific data available, however, very large release may be harmful or fatal to overexposed aquatic life.	

13. DISPOSAL CONSIDERATIONS

Waste Disposal:	Review current local, state and federal laws, codes, statutes and regulations to determine current status and appropriate disposal method for the ingredients listed in Section 2. Any disposal practice must be in commute local, state, and federal laws and regulations. Contact the appropriate agency for specific information Treatment, transport, storage and disposal of hazardous waste must be provided by a licensed facility or w hauler.	
Special Considerations:	N/A	

14. TRANSPORTATION INFORMATION

49 CFR (GND)	NOT
IATA (AIR)	
IMDG (OCN)	
TDGR (Canadian GND)	
ADR/RID (EU)	
SCT (MEXICO)	
ADGR (AUS)	

REGULATED

15. REGULATORY INFORMATION

SARA Reporting Requirements:	This product does not <u>contain substances subj</u> ect to SARA Title III, section 313 reporting requirements.	
SARA Threshold Planning Quantity	NA	
TSCA Inventory Status:	The components of this product are listed on the TSCA Inventory.	
Federal and State Regulations:	None	
Other Canadian Regulations:	This product has been classified according to the hazard criteria of the CPR and the SDS contains all of the information required by the CPR. The components of this product are listed on the DSL/NDSL. None of the components of this product are listed on the Priorities Substances List.	
CERCLA Reportable Quantity:	None	
Other Federal Requirements:	its: NA	
Other Requirments:	The primary components of this product are listed in Annex 1 of EU Directive 67/548/EEC. Risk Phrases (R): R22-36/38 - Harmful if swallowed. Irritating to eyes and skin. May cause sensitization by skin contact. Safety Phrases (S): S1/2-7/9-24/25-28-46 - Keep locked up and out of the reach of children. Keep container tightly closed and in a well ventilated place. Avoid contact with skin and eyes. After contact with skin, wash with plenty of soap and warm water. If swallowed, seek medical advice immediately and show the container label.	

SCULPT NOUVEAU Hydro Clear

Safety Data Sheet

16. OTHER INFORMATION

Other Information:	CAUTION! Irritating to eyes, skin, and upper respiratory tract.	
Disclaimer:	This Safety Data Sheet is offered pursuant to OSHA's Hazard Communication Standard, 29 CFR §1910.1200. Other government regulations must be reviewed for applicability to this product. To the best of Sculpt Nouveau's knowledge, the information contained herein is reliable and accurate as of this date; however, accuracy, suitability or completeness are not guaranteed and no warranties of any type, either expressed or implied, are provided. The information contained herein relates only to the specific product(s). If this product(s) is combined with other materials, all component properties must be considered. Data may be changed from time to time. Be sure to consult the latest edition.	
Prepared For:	Sculpt Nouveau 1155 Industrial Ave. Escondido, CA 92029 USA Tel: 760 432 8242 Fax: 760-741-1074 www.sculpnouveau.com	

Pg 1 of 5 Revision Date: 03-09-21

SCULPT NOUVEAU

Safety Data Sheet



Health3Fire0Reactivity0Personal
ProtectionH

1. CHEMICAL PRODUCT AND COMPANY IDENTIFICATION

Product Name:	METAL DEGREASER
Chemical Name:	Aqueous Solution
Trade Name:	Metal Cleaner Degreaser
Product Use:	Cleaner
Distributor's Name:	Sculpt Nouveau
Distributor's Address:	1155 Industrial Ave. Escondido, CA 92029
Emergency Phone:	CHEMTREC 800-424-9300 U.S. and Canada; 1-703-527-3887 International
Business Phone:	760-432-8242

2. HAZARDS IDENTIFICATION

Hazard Identification:	This product is classified as a hazardous substance as assessed according to the classification criteria of [NOHSC: 1088 (2004)] and ADG Code (Australia). DANGER! MAY BE CORROSIVE TO METALS. HARMFUL IF SWALLOWED. CAUSES SEVERE BURNS AND EYE DAMAGE. <u>Hazard Statements</u> (H): H313 - May be harmful in contact with skin. H315 - Causes skin irritation. H319 - Causes serious eye irritation. <u>Precautionary Statements</u> (P): P261 - Avoid breathing mist/sprays. P272 - Contaminated work clothing should not be allowed out of the workplace. P280 - Wear protective gloves and eye protection. P302+P352 - IF ON SKIN: Wash with plenty of soap and water. P333+P313 - If skin irritation or rash occurs, get medical advice/attention. P310 - Immediately call a POISON CENTER or doctor/physician. P321 - Specific treatment, see Section 4 of this safety data sheet. P363 - Wash contaminated clothing before reuse. P305+P351+P338 - IF IN EYES: Rinse cautiously with water for several minutes. Remove contact lenses if present and easy to do so. Continue rinsing. P501 - Dispose of contents/container to licensed treatment, storage and disposal facility.			
Effects of Exposure:	Eyes: Irritation or possible burns upon direct contact. Possible irreversible damage. Skin: Frequent or prolonged contact may irritate and cause dermatitis. Irritation and possible sensitization with certain individuals Ingestion: Burns to the gastrointestinal tract. Other possible symptoms include nausea, vomiting, and abdominal pain. Inhalation: Nose and thoat irritation, and irritation of the upper respiratory tract.			
Symptoms of Overexposure:	Eyes:Redness, burning, irritation, and swelling around eyes. Eye damage.Skin:Redness, burning, itching, rash, and scaling of the skin (dermatitis).Ingestion:Nausea and vomiting, severe abdominal pain.Inhalation:Severe irritation of respiratory tract and mucous membranes, difficulty breathing, coughing.			
Acute Health Effects:	Irritation or possible burns upon direct skin contact. Possible irreversible damage to eyes. Irritation and possible sensitization with vertain individuals.			
Chronic Health Effects:	Irritation and possible skin sensitization with certain individuals. Prolonged or repeated skin exposure may cause dermatitis.			
Target Organs:	Eyes, skin, respiratory system.			

3. COMPOSITION & INGREDIENT INFORMATION

CHEMICAL NAME(S)	CAS No.	%	EXP	OSURE L	IMITS IN	AIR (mg,	/m ³) ppr	n		
			AC	GIH	OS	НА		NOF	ISC	
			TLV	STEL	TWA	STEL	IDLH	TWA	STEL	
Water	7732-18-5	60-100	NE	NE	NE	NE	NA	NA	NF	
Phosphoric Acid	7664-38-2	1-5	(1)	(3)	NA	NA	1000	NF	NF	
Tetrapotassium Pyrophosphate	7320-34-5	5-10	NA	NA	NA	NA	NA	NF	NF	
Ethoxylated Alcohol	NA	1-5	NA	NA	NA	NA	NA	NF	NF	
Quaternary Amine Compound	NA	1-5	NA	NA	NA	NA	NA	NF	NF	

NA = Not Available; ND = Not Determined; NE = Not Established; NF = Not Found;

All WHMIS required information is included. It is located in appropriate sections based on the ANSI Z200.1-2010 format.

SCULPT NOUVEAU Metal Degreaser

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4. FIRST AID MEASURES

First Aid:	Ingestion:	DO NOT INDUCE VOMITING. Contact nearest Poison Control Center for assistance and instructions. Seek immediate medical attention. If vomiting occurs spontaneously, keep victim's head lowered (forward) to reduce the risk of aspiration.
	Eyes:	If product gets in eyes, flush eyes thoroughly with large amounts of water for at least 15 minutes, holding eyelid(s) open to ensure complete flushing. If the eyes or face become swollen during or following use, consult a physician or emergency room immediately.
	Skin: Inhalation:	Remove contaminated clothing and wash affected areas with soap and water. If discomfort or a skin reaction occurs, contact a physician. Do not wear contaminated clothing until cleaned. Remove victim to fresh air at once. Seek immediate medical attention if breathing is diffucult.
	initialation.	nemove victim to nesh an at once. Seek inimediate medical attention in breathing is diritedut.
Medical Conditions Aggravated by Exposure:		rmatitis, other skin conditions, and disorders of the eyes or respiratory system may be more the effects of this substance.

5. FIREFIGHTING MEASURES

Fire and Explosion Hazard :	Non-flammable. Use media as appropriate for surrounding fire. Contact with metals may release flammable hydrogen gas.
Extinguishing Methods :	Use carbon dioxide, foam, water spray. Halon (if permitted), dry chemical extinguisher.
Firefighting Procedures :	As with any fire, firefighters should wear appropriate protective equipment including a MSHA/NIOSH approved or equivalent self contained breathing apparatus and protective clothing. Hazardous decomposition products may be released. Thermal degradation may produce oxides of carbon, and/or nitrogen, hydrocarbons and or derivatives. Fires should be fought from a safe distance. Prevent runoff from fire control or dilution from entering sewers, drains, drinking water supply, or any natural waterway.

6. ACCIDENTAL RELEASE MEASURES

Spills:	Before cleaning any spill or leak, individuals involved in spill cleanup must wear appropriate personal protective equipment (PPE). Use safety glasses and face shield, gloves and other protective clothing to prevent skin contact. <u>Small Spills</u> : Wear appropriate protective equipment as previously stated. Use a non-combustible, inert material such as vermiculite or sand to soak up the product and place into a container for later disposal. <u>Large Spills</u> : Keep incompatible materials (e.g., organics such as oil) away from spill. Stay upwind and away from spill or release. Isolate immediate hazard area and keep unauthorized personnel out of area. Stop spill or release if it can be done with minimal risk. Wear appropriate protective equipment including respiratory protection as conditions warrant. Recover as much free liquid as possible and collect in acid-resistant container. Use absorbent to pick up residue. Avoid discharging liquid directly into a sewer or surface waters.
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7. HANDLING & STORAGE INFORMATION

Work and Hygiene Practices:	Avoid breathing mists or spray. Avoid eye and skin contact. Wear protective equipment when handling product. Keep out of the reach of children. Do not eat, drink or smoke when handling this product. Wash thoroughly after handling. Immediately clean up and decontaminate any spills or residues.
Storage and Handling:	Use and store in a cool, dry, well ventilated location (e.g., local exhaust ventilation, fans), away from heat and sunlight. Keep away from incompatible substances (see section 10). Protect containers from physical damage.
Special Precautions:	Empty containers may retain hazardous product residues. Do not reuse empty containers for other purposes.

8. EXPOSURE CONTROLS & PERSONAL PROTECTION

Ventilation and Engineering Controls:	Use local or general exhaust ventilation to effectively remove and prevent buildup of vapors or mist generated from the handling of this product. Ensure appropriate equipment is available (eye wash station, sink, etc.).
Respiratory Protection:	In instances where vapors or sprays of this product are generated, and respiratory protection is needed, use only protection authorized by 29 CFR §1910.34, applicable U.S. State regulations or the Canadian CAS Standard Z94.4-93 and applicable standards of Canadian Provinces, EC member States, or Australia (e.g., NIOSH approved respirator with full or half face N95 cartridge).
Eye Protection:	Safety glasses with side shields must be used when handling this product. A face shield is also recommended.
Hand Protection:	Wear protective, chemical-resistant gloves, (e.g., neoprene) when handling this product.
Body Protection:	A chemical resistant apron and protective clothing are recommended when handling or using this product.

9. PHYSICAL & CHEMICAL PROPERTIES

Appearance:	Clear liquid
Odor:	Mild odor
Odor Threshhold:	N/A
pH:	11.3
Melting and Freezing Point:	N/A
Boiling Point/Range:	>100°C (212°F)
Flashpoint:	N/A
Flammability Limits:	N/A
Vapor Pressure:	N/A
Vapor Density:	> 1.0 (air=1.0)
VOC:	N/A
Solubility:	Complete
Evaporation Rate:	< 1.0 (ethyl ether = 1.0)

10. STABILITY & REACTIVITY

Stability:	Stable under normal storage and use conditions.			
Hazardous Decomposition:	ermal decomposition can produce oxides of carbon, potassium, nitrogen and sulfur.			
Hazardous Polymerization:	Will not occur			
Conditions to Avoid:	Avoid high temperatures and incompatible materials.			
Incompatible Substances:	Water-reactive substances, metals (e.g., aluminum, zinc) strong acids, oxidizers, organic halogens, flammable liquids.			

11. TOXICOLOGICAL INFORMATION

Routes of Entry:	Inhalation: Yes	Absorption: Yes	Ingestion: Yes				
Toxicity Data:	$\frac{\text{Tetrapotassium Pyrophosphate: LD}_{50}(\text{dermal, rabbit}) > 4640 \text{ mg/kg: } \underline{Phosphoric Acid: LD}_{50}(\text{oral, rat}) = 1530 \text{ mg/kg: LD}_{50}(\text{oral, rat}) = 4640 \text{ mg/kg}$						
Acute Toxicity:	See section Section 2 for a	See section Section 2 for acute toxicy					
Chronic Toxicity:	See section Section 2 for cl	hronic toxicity					
Suspected Carcinogen:	NA	NA					
Reproductive Toxicity:	This product is not reported to cause problems with fertility or the unborn child.						
Mutagenicity:	This product is not reported to cause mutagenic effects in humans.						
Embryotoxicity:	This product is not reporte	This product is not reported to cause embryotoxic effects in humans.					
Teratogenicity:	This product is not reported to cause teratogenic effects in humans.						
Irritancy of Product:	See Section 2						
Biological Exposure Indices:	NE						
Physician Recommendations:	Treat symptomatically						

SCULPT NOUVEAU Metal Degreaser

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12. ECOLOGICAL INFORMATION

Environmental Stability	No data available
Effects on Plants & Animals:	No data available
Effects on Aquatic Life:	No data available

13. DISPOSAL CONSIDERATIONS

Waste Disposal:	Review current local, state and federal laws, codes, statutes and regulations to determine current status and appropriate disposal method for the ingredients listed in Section 2. Any disposal practice must be in compliance with local, state, and federal laws and regulations. Contact the appropriate agency for specific information. Treatment, transport, storage and disposal of hazardous waste must be provided by a licensed facility or waste hauler.
Special Considerations:	U.S. EPA Characteristic Waste - (D002 - corrosivity)

14. TRANSPORTATION INFORMATION

49 CFR (GND)
IATA (AIR)
IMDG (OCN)
TDGR (Canadian GND)
ADR/RID (EU)
SCT (MEXICO)
ADGR (AUS)

Not Regulated

15. REGULATORY INFORMATION

SARA Reporting Requirements:	This product contains Phosphoric Acid, a substance subject to SARA Title III, section 313 reporting requirements
SARA Threshold Planning Quantity	N/A
TSCA Inventory Status:	The components of this product are listed on the TSCA Inventory.
Federal and State Regulations:	<u>Phosphoric Acid</u> is found on the following state criteria lists: FL, MA, MN, PA. <u>Tetrapotassium Pyrophosphate</u> is found on the following state criteria lists: NJ, PA.
Other Canadian Regulations:	This product has been classified according to the hazard criteria of the CPR and the SDS contains all of the information required by the CPR. The components of this product are listed on the DSL/NDSL. None of the components of this product are listed on the Priorities Substances List. WHMIS Class E (Corrosive Material), Class D28 (Materials Causing Other Toxic Effects)
CERCLA Reportable Quantity:	Phosphoric Acid: 5,000 lbs. (2,270 kg), Tetrapotassium Pyrophosphate: RQ 100 lbs (45.4 kg)
Other Federal Requirements:	NAA
Other Requirments:	The primary components of this product are listed in Annex 1 of EU Directive 67/548/EEC. Corrosive, Harmful (C, Xn), Harmful if swallowed. Causes severe burns.

SCULPT NOUVEAU Metal Degreaser

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16. OTHER INFORMATION

Other Information:	DANGER! May be corrosive to metal. Harmful if swallowed. Causes severe burns and eye damage. Wear protective gloves/eye protection. If swallowed, immediately call a Poison Center or doctor/physician. Avoid breathing mist or spray. If skin irritation or rash occurs, get medical attention/advice. KEEP OUT OF REACH OF CHILDREN.
Disclaimer:	This Safety Data Sheet is offered pursuant to OSHA's Hazard Communication Standard, 29 CFR §1910.1200. Other government regulations must be reviewed for applicability to this product. To the best of Sculpt Nouveau's knowledge, the information contained herein is reliable and accurate as of this date; however, accuracy, suitability or completeness are not guaranteed and no warranties of any type, either expressed or implied, are provided. The information contained herein relates only to the specific product(s). If this product(s) is combined with other materials, all component properties must be considered. Data may be changed from time to time. Be sure to consult the latest edition.
Prepared For:	Sculpt Nouveau 1155 Industrial Ave. Escondido, CA 92029 USA Tel: 760 432 8242 Fax: 760-741-1074 www.sculptnouveau.com

SAFETY DATA SHEET

DATE ISSUED :	7/23/2021
SDS REF. No :	8XXX

1. PRODUCT AND COMPANY IDENTIFICATION

PRODUCT NAME:KBS Top Coater (Brush, Roll or Spray)**PRODUCT CODE:**8XXX**PRODUCT USE:**Refer to TDS and product label.

DISTRIBUTOR

KBS Coatings 1101 Cumberland Xing #180 Valparaiso, IN 46383 219-263-0073 24 HR. EMERGENCY TELEPHONE NUMBER

Infotrac 800-535-5053

2. HAZARDS IDENTIFICATION

EMERGENCY OVERVIEW PHYSICAL APPEARANCE : Liquid IMMEDIATE CONCERNS : Flammable liquid and vapor.

CLASSIFICATION : Aspiration Hazard 1, Carcinogenicity 2, Flammable Liquid 3, Eye Irritation 2, Skin Irritation 2, STOT RE 2, STOT SE 3 NE, STOT SE 3 RTI

PICTOGRAMS



SIGNAL WORD : Warning

GHS HAZARD STATEMENTS : H226 Flammable liquid and vapor.

H315 Causes skin irritation.

H317 May cause an allergic skin reaction.

H318 Causes serious eye damage.

H334 May cause allergy or asthma symptoms or breathing difficulties if inhaled.

H372 Causes damage to organs through prolonged or repeated exposure.

GHS PRECAUTIONARY STATEMENTS : P301 + P310 IF SWALLOWED: Immediately call a

POISON CENTER or doctor / physician.

P302 + P352 IF ON SKIN: Wash with plenty of soap and water.

P304 + P341 IF INHALED: If breathing is difficult, remove victim to fresh air and keep at rest in a position comfortable for breathing.

P305 + P351 + P338 IF IN EYES: Rinse continuously with water for several minutes. Remove contact lenses if present and easy to do - continue rinsing.

P333 + P313 If skin irritation or rash occurs: Get medical advice / attention.

P342 + P313 If experiencing respiratory symptoms: Get medical advice / attention.

P210 Keep away from heat/sparks/open flames/hot surfaces. — No smoking.

- P240 Ground/bond container and receiving equipment.
- P241 Use explosion-proof electrical/ventilating/lighting/equipment.
- P261 Avoid breathing dust/fume/gas/mist/vapors/spray.
- P262 Do not get in eyes, on skin, or on clothing.
- P270 Do no eat, drink or smoke when using this product.

P271 Use only outdoors or in a well-ventilated area.

P280 Wear protective gloves/protective clothing/eye protection/face protection.

P284 (In case of inadequate ventilation) wear respiratory protection.

P363 Wash contaminated clothing before reuse.

P501 Dispose of contents/container in accordance with local/national/international regulations.

P370 + P378 In case of fire: Use appropriate method to extinguish. See Section 5 of SDS.

P403 + P233 Store in a well-ventilated place. Keep container tightly closed.

P403 + P235 Store in a well-ventilated place. Keep cool.

3. COMPOSITION/INFORMATION ON INGREDIENTS

Chemical Name	Wt %	CAS Number	GHS
Parachlorbenzotrifluoride	35- 40%	98-56-6	H319 Causes serious eye irritation. H226 Flammable liquid and vapor. H335 May cause respiratory irritation. H315 Causes skin irritation.
Mineral Spirits	5-10%	8052-41-3	 H226 Flammable liquid and vapor. H315 Causes skin irritation. H335 May cause respiratory irritation. H336 May cause drowsiness or dizziness. H351 Suspected of causing cancer. H373 May cause damage to organs through prolonged or repeated exposure.
Titanium Dioxide	5.91	13463-67-7	Conclusive but not sufficient for classification.
1-Methoxy-2-Propanol Acetate	1-5%	108-65-6	H226 Flammable liquid and vapor.
Carbon Black	0.19	1333-86-4	Not sufficient for classification.
*Cobalt Carboxylates	0.085	136-52-7	H320:Causes eye irritation.

			H350i: May cause cancer. Classification is largely based on animal evidence. H402: Harmful to aquatic life., ,
Ethyl Benzene	0.07	100-41-4	 H225 Highly flammable liquid and vapor. H315 Causes skin irritation. H319 Causes serious eye irritation. H332 Harmful if inhaled. H335 May cause respiratory irritation. H351 Suspected of causing cancer. H373 May cause damage to organs through prolonged or repeated exposure

* Toxic chemical subject to the reporting requirements of section 313 of Title III and of 40 CFR 372.

"WARNING: THIS PRODUCT MAY CONTAIN CHEMICALS KNOWN TO THE STATE OF CALIFORNIA TO CAUSE CANCER AND BIRTH DEFECTS OR OTHER REPRODUCTIVE HARM."

4. FIRST AID MEASURES

EYES : Immediately flush eyes with water. Flush eyes with water for a minimum of 15 minutes, occasionally lifting and lowering upper lids. Get medical attention promptly.

SKIN : Wash with soap and water. Get medical attention if irritation develops or persists. Remove contaminated shoes and clothes and clean before reuse.

INGESTION : DO NOT induce vomiting. Get medical attention immediately.

INHALATION : Rescuers should put on appropriate protective gear. Remove from area of exposure. If not breathing, give artificial respiration. If breathing is difficult, give oxygen. Keep victim warm. Get immediate medical attention.

MOST IMPORTANT SYMPTOMS AND EFFECTS, BOTH ACUTE AND DELAYED

SYMPTOMS : May cause drowsiness or dizziness.

EFFECTS : Significant exposure to this chemical may adversely affect people with chronic disease of the respiratory system, central nervous system, kidney, liver, skin, and/or eyes.

5. FIRE FIGHTING MEASURES

SUITABLE EXTINGUISHING MEDIA : Water mist or fog, dry chemical, foam, carbon dioxide.

FIRE FIGHTING PROCEDURES : As in any fire, wear self-contained breathing apparatus pressure-demand (MSHA/NIOSH approved or equivalent) and full protective gear. Use water with caution. Material will float and may ignite on surface of water. Water may be ineffective in fighting the fire. Water spray to cool containers or protect personnel. Use with caution. Water runoff can cause environmental damage. Dike collect water used to fight fire. Small fires: carbon dioxide or dry chemical. Large fire: alcohol-type aqueous film-forming foam or water spray.

UNUSUAL FIRE AND EXPLOSION HAZARD : Flammable liquid and vapor. Vapors can travel to a source of ignition and flash back. Empty containers retain product residue (liquid and/or vapor)

and can be dangerous. DO NOT pressurize, cut, weld, braze, solder, grind or expose such containers to heat, flame, sparks, static electricity, or other sources of ignition. Also, do not reuse container without commercial cleaning or reconditioning.

COMBUSTION PRODUCTS : During combustion carbon monoxide and/or carbon dioxide may be formed.

6. ACCIDENTAL RELEASE MEASURES

SMALL SPILL : Eliminate all sources of ignition. Provide good ventilation and minimize the breathing of vapors and avoid skin contact. Dike spill area and absorb the spilled liquid with earth, sawdust or a commercially available absorbent. Shovel spent absorbent into recovery or salvage drums for appropriate disposal.

LARGE SPILL : Wear appropriate personal protective equipment. Eliminate all ignition sources. Prevent additional discharge of material if able to do so safely. Do not touch or walk through spilled material. Avoid runoff into storm sewers and ditches which lead to waterways. Ventilate spill area. Stay upwind of spill. Use only non-combustible material for cleanup. Use clean, non-sparking tools to collect absorbed materials. Absorb spill with inert material (e.g. dry sand, earth or sawdust), then place in a chemical waste collector.

EMERGENCY PRECAUTIONS : Eliminate ignition sources. Avoid large exposures to vapors.

7. HANDLING AND STORAGE

PRECAUTIONS FOR SAFE HANDLING : Use only in a well ventilated area. Avoid breathing vapor, fumes, or mist. Avoid contact with eyes, skin, and clothing. Ground and bond containers when transferring material. Use spark-proof tools and explosion proof equipment. Always open containers slowly to allow any excess pressure to vent. Follow all SDS/label precautions even after containers are emptied because they may retain product residues.

CONDITIONS FOR SAFE STORAGE, INCLUDING INCOMPATIBILITIES : Keep away from heat, sparks, and flame. Store containers in a cool, well ventilated place. Keep container closed when not in use.

8. EXPOSURE CONTROLS\PERSONAL PROTECTION

EXPOSURE LIMITS

Components	CAS	Limits
Parachlorbenzotrifluoride	98-56-6	ACGIH TLV NE
		OSHA PEL NE
Mineral Spirits	8052-41-3	ACGIH TLV 100 PPM TWA
		OSHA PEL 100 PPM TWA
Titanium Dioxide	13463-67-7	OSHA PEL 10 mg/m3 TWA Total
		Dust
		ACGIH TLV 10 mg/m3 Total Dust
1-Methoxy-2-Propanol Acetate	108-65-6	OSHA PEL NE
		ACGIH TLV NE
Carbon Black	1333-86-4	OSHA PEL: 3.5 mg/m3 TWA
		ACGIH TLV: 3.5 mg/m3 TWA
*Cobalt Carboxylates	136-52-7	ACGIH TLV 0.02 mg/m3

		OSHA PEL 0.1 mg/m3
Ethyl Benzene	100-41-4	ACGIH TLV 100 PPM TWA
		OSHA PEL 100 PPM TWA

OSHA TABLE COMMENTS:

NE = Not Established

ENGINEERING CONTROLS : Engineering controls should be in place to minimize exposure to vapors and any ignition sources.

PERSONAL PROTECTIVE EQUIPMENT

EYES AND FACE : Wear safety glasses with side shields, goggles, or a face shield.

SKIN: Wear impervious gloves to prevent contact with skin. Wear protective gear as needed - apron, suit, boots.

RESPIRATORY : NIOSH/MSHA approved respirators may be necessary if airborne concentrations are expected to exceed exposure limits.

WORK HYGIENIC PRACTICES : Do not eat, drink, or smoke in areas where this material is used. Avoid breathing vapors. Remove contaminated clothing and wash before reuse. Wash thoroughly after handling. Wash hands before eating.

OTHER USE PRECAUTIONS : Facilities storing or utilizing this material should be equipped with an eyewash facility and a safety shower.

9. PHYSICAL AND CHEMICAL PROPERTIES

PHYSICAL STATE : Liquid

ODOR : Typical

ODOR THRESHOLD : Not determined.

pH: Not determined.

BOILING POINT : 277.0 F

FLASH POINT AND METHOD : SETAFLASH CLOSED CUP

FLAMMABLE LIMITS : .8 TO 13.3

VAPOR PRESSURE : Not determined.

VAPOR DENSITY : Heavier than air

SPECIFIC GRAVITY : 1.4154056

AUTO-IGNITION TEMPERATURE : Not determined.

VOC EPA METHOD 24 : 2.0018729 lb/gal

10. STABILITY AND REACTIVITY

STABILITY : No information available.

CONDITIONS TO AVOID : Avoid impact, friction, heat, sparks, flame and source of ignition.

INCOMPATIBLE MATERIALS : Prevent contact with strong oxidizing agents.

HAZARDOUS DECOMPOSITION PRODUCTS: During combustion carbon monoxide and/or carbon dioxide may be formed.

HAZARDOUS POLYMERIZATION : No information available.

11. TOXICOLOGICAL INFORMATION

SIGNS AND SYMPTOMS OF OVEREXPOSURE :

ACUTE EFFECTS :

EYE : Causes eye irritation.

SKIN : Causes skin irritation. Prolonged or repeated contact can result in defatting and drying of the skin which may result in skin irritation and dermatitis (rash).

INHALATION : Vapors are irritating to nasal passages and throat. High concentrations can cause stupor and headaches. May cause dizziness and drowsiness.

INGESTION : Irritating to mouth, throat, and stomach. May cause headache. May cause dizziness and drowsiness and/or stupor.

CHRONIC EFFECTS : Significant exposure to this chemical may adversely affect people with chronic disease of the respiratory system, central nervous system, kidney, liver, skin, and/or eyes.

Primary Route(s) of Entry: Eye Contact, Ingestion, Inhalation, Skin Contact

ACUTE TOXICITY VALUES : The acute effects of this product have not been tested. Data on individual components are listed below.

CAS Number	TEST
98-56-6	Oral LD50: 13,000, Dermal LD50: 2,700, Vapor LC50: 33,

8052-41-3	Oral LD50:>3160 mg/kg, Dermal LD50:>5000 mg/kg, Vapor LC50 >20.0 mg/L,
13463-67-7	Vapor LC50: >6.82lg/L Rat, Dermal LD50: >10,000 mg/kg Rabbit, Oral LD50: >5,000 mg/kg Rat,
108-65-6	None known.
1333-86-4	Oral LD50: >8000 mg/kg
136-52-7	Oral: Rat 1300mg/kg
100-41-4	Oral LD50: 3500 mg/kg, Dermal LD50: 15433 mg/kg, Vapor LC50: >20 mg/L,

12. ECOLOGICAL INFORMATION

ECOTOXICOLOGICAL INFORMATION: Information not available on mixture. Information on individual components is listed below if available.

CAS Number	TEST
98-56-6	No Information available.
8052-41-3	No information available.
13463-67-7	96h LC50: >1,000 mg/L (fathead minnow), 72h EC50: 61 mg/L (green algae), 48h EC50: >1,000 gm/L (water flea),
108-65-6	96h LC50: 161 mg/L (fathead minnow)
1333-86-4	Acute algae EC50: >10,000 mg/L, Acute fish LC50>1000 mg/L, Acute water flea EC50:>5600 mg/L,
136-52-7	No information available.
100-41-4	No information available

13. DISPOSAL CONSIDERATIONS

DISPOSAL METHOD : Dispose of waste in accordance with all local, state, and federal regulations.

14. TRANSPORT INFORMATION

In accordance with DOT

As packaged this material can be shipped as a "**Consumer Commodity ORM-D**" Exemption.

UN NUMBER/ PROPER SHIPPING NAME/ TRANSPORT HAZARD CLASS/ PACKING GROUP : UN1263; PAINT; 3; III

ICAO/IATA: UN 1263 Paint, Class 3, PG III

15. REGULATORY INFORMATION

REGULATORY OVERVIEW: The regulatory data in section 15 is not intended to be all-inclusive, only selected regulations are represented.

TSCA: All components of this material are either listed or exempt from listing on the TSCA Inventory.

SARA TITLE III (SUPERFUND AMENDMENTS AND REAUTHORIZATION ACT) 311/312/313 REPORTABLE INGREDIENTS: See Section 3.

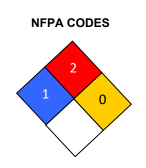
EPA HAZARDS:

FIRE : Yes	PRESSURE GENERATING		
REACTIVITY : No	ACUTE : Yes CHRONIC : Yes		

DSL: All components of this material are on or exempt from listing on the Canadian Domestic Substances List(DSL).

16. OTHER INFORMATION

HMIS RAT	ING
Health :	2
Flammability :	2
Reactivity :	0
Personal Protection :	G

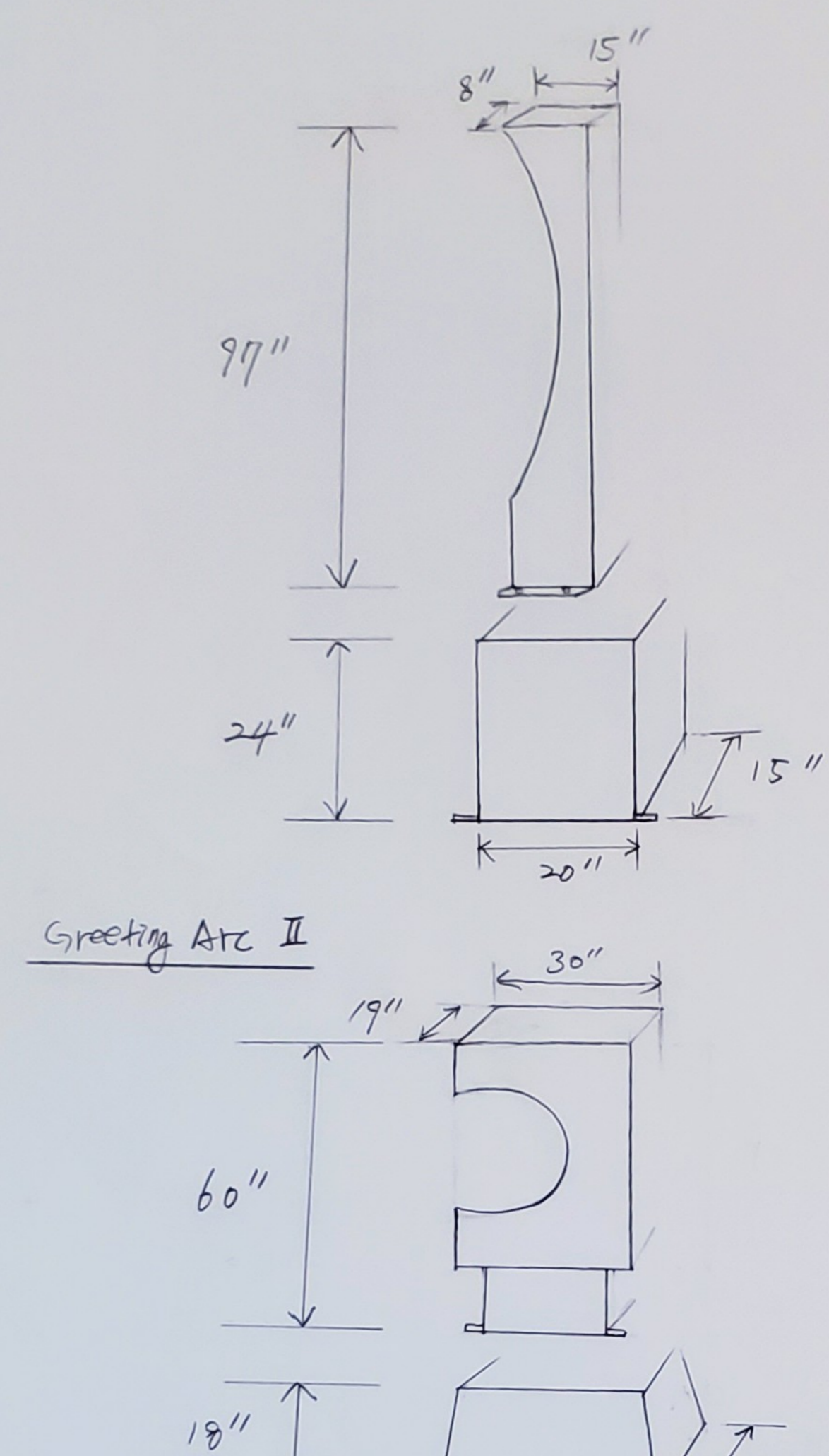


HMIS and NFPA rating scale: (0=minimal hazard; 4=severe hazard)

REVISION INDICATOR : 7/17/21

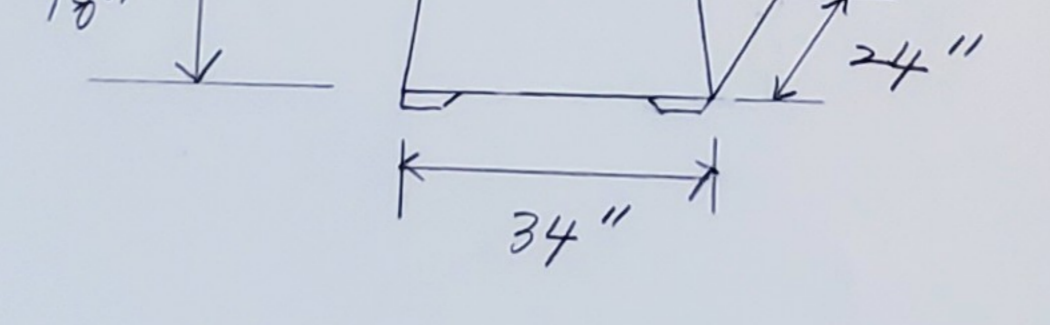
MANUFACTURER DISCLAIMER : The foregoing data has been compiled from sources which the company, in good faith, believes to be dependable and is accurate and reliable to the best of our knowledge and belief. However, the company cannot make any warranty or representation respecting the accuracy or completeness of the data and assumes no responsibility for any liability or damages relating thereto or for advising you regarding the protection of your employees, customers, or others. User should consult OSHA and other applicable safety laws and regulations before use.

Greeting Arc I



* Top sculpture weight: 150 lbs Pedestal weight: 90 lbs

* Top Sculpture Weight = 160 lbs Pedestal weight = 100 lbs

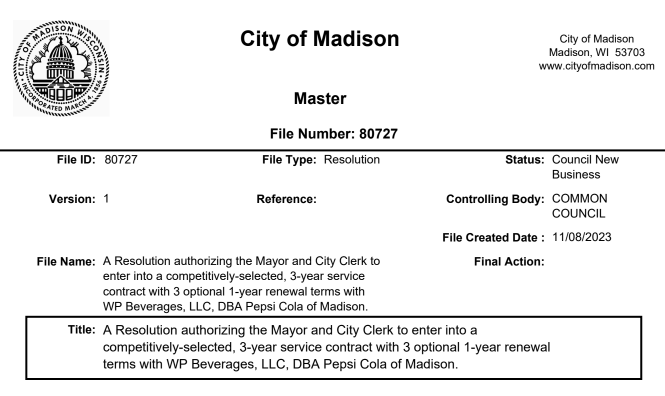












Notes:

Sponsors: Charles Myadze And Yannette Figueroa Cole	Effective Date:
Attachments:	Enactment Number:
Author: Shelby Deakin	Hearing Date:
Entered by: nmiller@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Parks Division	11/13/2023	Referred for				
			Introduction				
	Action Text:	This Resolution was Ref	erred for Introd	uction			
	Notes:	Finance Committee (11/27/2	23), Common Co	uncil (12/5/23)			

Text of Legislative File 80727

Fiscal Note

The proposed resolution authorizes a competitively selected purchased from WP Beverages, LLC, DBA Pepsi Cola of Madison for a full service beverage and soft drink vending contract on a three-year (3) term beginning January 1, 2024 and ending on December 31, 2026 with an option for three (3) one-year extensions. Costs are expected to be \$70,000 per year and are recouped by beverage sales revenue. Funding is available in the 2024 Parks Division's Operating Budget (Munis account #53450). No additional appropriation is required.

Title

A Resolution authorizing the Mayor and City Clerk to enter into a competitively-selected, 3-year service contract with 3 optional 1-year renewal terms with WP Beverages, LLC, DBA Pepsi

Cola of Madison.

Body

WHEREAS, the City of Madison Parks Division has provided beverage vending services through a

purchase of service contract for the Madison Golf Courses, Warner Park Community Recreation Center, the Goodman Pool and for ice skating and ski operations; and

WHEREAS, the current contract is due to expire on December 31, 2023; and

WHEREAS, the Purchasing Division and Parks Division solicited proposals through a competitive process, RFP #12085-0-2023-BG, Beverage Vending Services,

WHEREAS, the RFP advertised the contract as a three (3) year contract with three (3) mutually agreeable one (1) year extensions; and

WHEREAS, the Purchasing Division and Parks Division received one written proposal from WP Beverages, LLC, DBA Pepsi Cola of Madison; and

WHEREAS, the sales of soft drinks and beverages will generate revenue that will exceed the costs incurred under the proposal; and

WHEREAS, under MGO 4.26(3)(e) service contracts of more than five (5) years in duration require approval of the Common Council and optional renewal terms are to be counted in the total;

NOW, THEREFORE, BE IT RESOLVED, that the Mayor and City Clerk are authorized to sign a contract on behalf of the City for beverage vending services with WP Beverages, LLC, DBA Pepsi Cola of Madison, for the purposes described above, for an initial three (3) year term, with three (3) mutually agreeable one (1) year extensions, and the Purchasing Supervisor is authorized to execute the renewal options.



City of Madison

Master

File Number: 80795

File ID:	80795	File Type: Resolution	Status:	Council New Business
Version:	1	Reference:	Controlling Body:	COMMON COUNCIL
			File Created Date :	11/10/2023
File Name:	Setback Release - 4115 Map	ble Grove Dr	Final Action:	
Title:	Authorizing the execution Restriction on 4115 Maple	t No Building Area		
Notes:				
Sponsors:	Nasra Wehelie		Effective Date:	
Attachments:	Nesbitt Valley Final Plat.pdf, Proposed Civil Design-Gradi Landscaping Plan.pdf	-	Enactment Number:	
Author:			Hearing Date:	
Entered by:	tparks@cityofmadison.com		Published Date:	

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Planning Division	11/10/2023	Referred for Introduction				
	Action Text: Notes:	This Resolution was Ref Plan Commission (11/27/23					

Text of Legislative File 80795

Fiscal Note No City appropriation required.

Title

Authorizing the execution of a release of a platted 40-foot No Building Area Restriction on 4115 Maple Grove Drive (District 7).

Body

PREAMBLE

The proposed resolution requests the release of 40-foot "No Building Area" imposed on land currently known as Lot 2 of Certified Survey Map 16222, which is addressed 4115 Maple Grove

Drive.

The No Building Area was first applied to the subject property with the final plat of Nesbitt Valley in 2001. The No Building Area was established on the plat adjacent to a separate 40-foot Planting Strip that extends north from the right of way of Nesbitt Road. Together, the 40-foot No Building Area and 40-foot Planting Strip effectively create an 80-foot building setback line parallel to Nesbitt Road affecting the subject property.

The final plat of Nesbitt Valley includes a note stating that "Upon final platting of Outlots 5 and/or 6 as developable lots, the City of Madison Common Council may reduce in width the 40 foot no-build/no-improvement zone based upon the approval of an exemplary berming, landscaping and building siting plan at the time of approval of the final plat." The subject site is comprised of portions of Outlots 5 and 6 of said plat.

The owner of the subject property has recently been in discussions with City staff regarding the development of the site with a X-story, y-unit multi-family dwelling. In order to more fully develop the site, the owner is requesting that the 40-foot No Building Area on the subject site be released, leaving just the 40-foot Planting Strip. The owner has presented a landscaping plan for the lot that shows how the property would be planted following construction of the planned multi-family dwelling. Staff from Planning Division has reviewed the landscaping plan and believe that it meets the criteria established by the plat note, and that the 40 feet of the effective 80-foot building setback can be released. If approved, a release document will be recorded with the Dane County Register of Deeds.

WHEREAS, the final plat of *Nesbitt Valley* was approved by the Common Council as Resolution 53661 (ID 30114) on September 4, 2001 and recorded at the Dane County Register of Deeds on November 8, 2001 as Document No. 3397969 in Volume 57-186A of Plats on Pages 774-777; and

WHEREAS, said final plat establishes a 40-foot "No Building Area" adjacent to and immediately north of a separate "Planting Strip" extending 40 feet north from the north right of way line of Nesbitt Road, effectively creating an 80-foot building setback line from Nesbitt Road; and

WHEREAS, the parcel of land addressed as 4115 Maple Grove Drive (the "Parcel") is comprised, in part, of said Outlots 5 and 6 of the final plat, and thus is subject to the 40-foot No Building Area and 40-foot Planting Strip established by the plat; and

WHEREAS, Certified Survey Map 16222 (the "CSM") was recorded on February 17, 2023 with the Register of Deeds as Document No. 5886783 in Volume 120 of Certified Survey Maps on Pages 89-94 following approval by the Common Council on September 6, 2022 of Resolution 22-00614 (ID 72771), creating the Parcel as Lot 2, and showing the 40-foot No Building Area and 40-foot Planting Strip created by the Nesbitt Valley plat on its face; and

WHEREAS, said final plat states that "Upon final platting of Outlots 5 and/or 6 as developable lots, the City of Madison Common Council may reduce in width the 40 foot no-build/ no-improvement zone based upon the approval of an exemplary berming, landscaping and building siting plan at the time of approval of the final plat"; and

WHEREAS, the owner of the Parcel has approached the City regarding the development of CSM Lot 2 with multi-family housing and has requested the release of the 40-foot No Building Area to more fully develop the Parcel; and

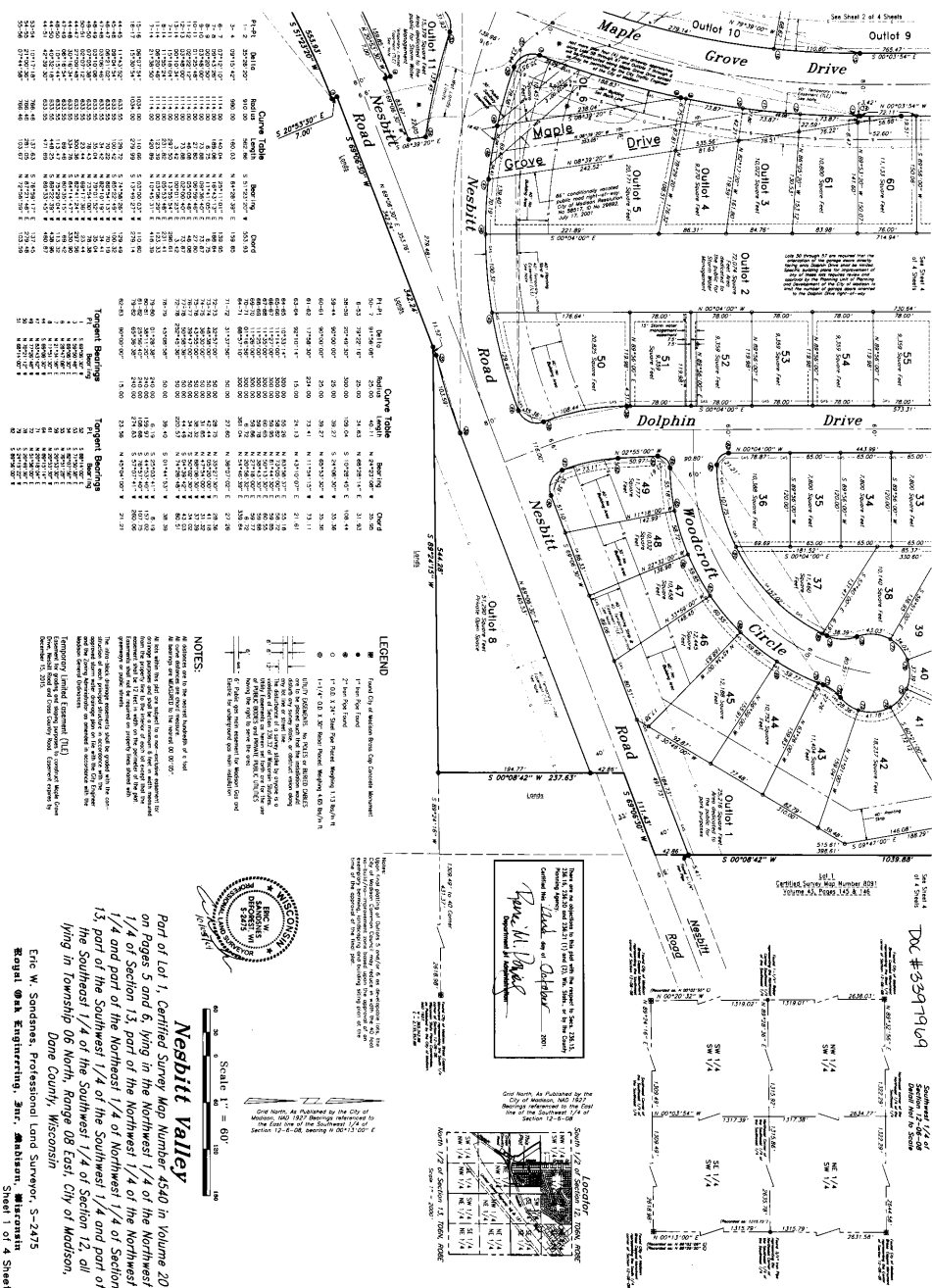
WHEREAS, City of Madison Planning Division has reviewed the site plan and landscaping plan for the Parcel and believes that they meet the "exemplary" threshold established by the Nesbitt Valley plat and recommends the release of the 40-foot No Building Area; and

WHEREAS, the 40-foot No Building Area and 40-foot Planting Strip are restrictions for public benefit as allowed by Section 236.293 of the Wisconsin Statutes, which states that such restrictions may be released or waived in writing by the public body or public utility having the right of enforcement.

NOW, THEREFORE, BE IT RESOLVED that in accordance with Section 236.293 of the Wisconsin Statutes, the Mayor and the City Clerk are hereby authorized to execute a release of the 40-foot No Building Area as set forth by CSM 16222 and established over portions of Outlots 5 and 6 of the final plat of Nesbitt Valley. The recordable release document shall be in a format reviewed and approved by the City of Madison Attorney's Office prior to final execution and recording with the Dane County Register of Deeds.

BE IT FURTHER RESOLVED that the Director of the City of Madison Planning Division (the "Director") or their designee shall determine whether the site plan for the Parcel is exemplary consistent with the language on the final plat of Nesbitt Valley and approve the site plan prior to issuance of building permits for the Parcel.

BE IT FURTHER RESOLVED that the 40-foot Planting Strip set forth on the CSM and established on said final plat shall remain in full force and effect, and shall be landscaped pursuant to a plan to be approved by the Director prior to issuance of building permits for the Parcel.



Royal Oak Engineering, Inr, Madison, Wisconsin Sheet 1 of 4 Sheets

on Pages 5 and 6, lying in the Northwest 1/4 of the Northwest 1/4 of Section 13, part of the Northwest 1/4 of the Northwest 1/4 and part of the Northeast 1/4 of Northwest 1/4 of Section 13, part of the Southwest 1/4 of the Southwest 1/4 of Section Part of Lot 1, Certified Survey Map Number 4540 in Volume 20 lying in Township O6 North, Range O8 East, City of Madison, the Southeast 1/4 of the Southwest 1/4 of Section 12, all part of the Southwest 1/4 of the Southwest 1/4 and part of

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PLATS

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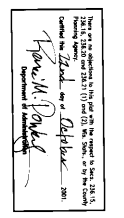
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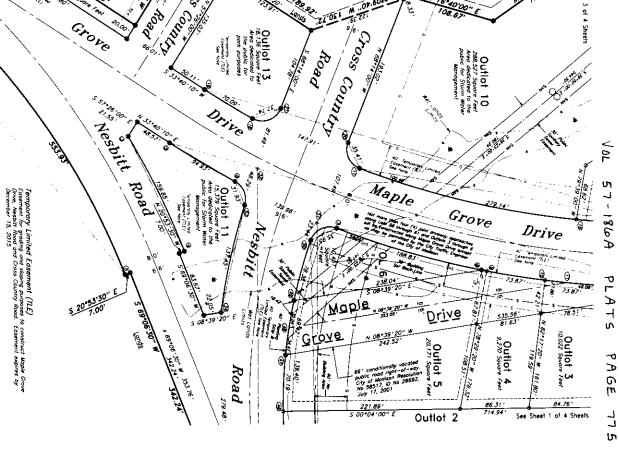
Royal Oak Engineering, Inc, Madison, Wisconsin Eric W. Sandsnes, Professional Land Surveyor, S-2475 Sheet 2 of 4 Sheets

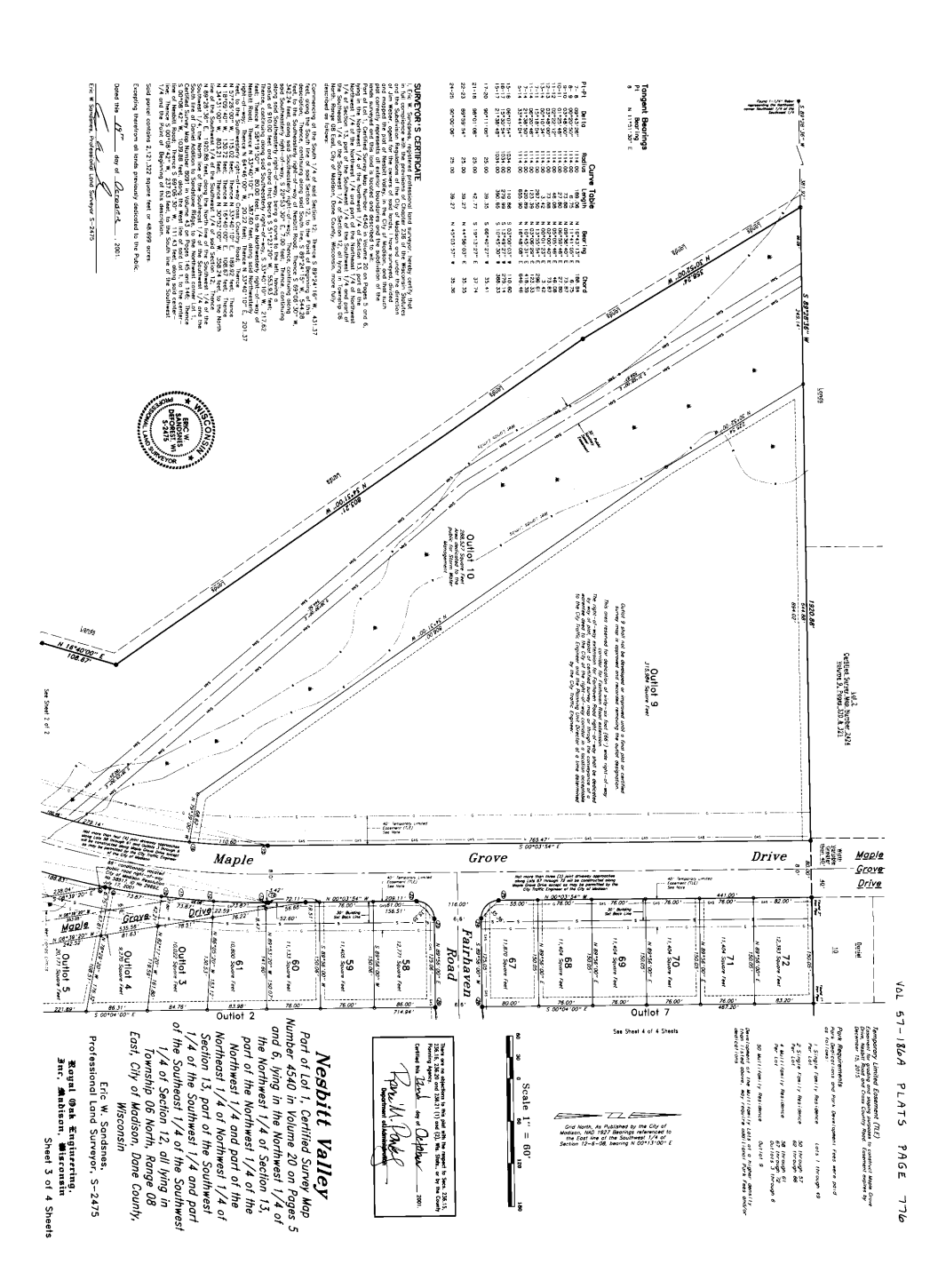
Dane County, Wisconsin

Part . on Pe lying in Township 06 North, Range 08 East, City of Madison, ages 5 and 6, lying in the Northwest 1/4 of the Northwest of Section 13, part of the Northwest 1/4 of the Northwest and part of the Northeast 1/4 of Northwest 1/4 of Section of the Southwest 1/4 of the Southwest 1/4 and part of Southeast 1/4 of the Southwest 1/4 of Section 12, all of Lot 1, Certified Survey Map Number 4540 in Volume 20

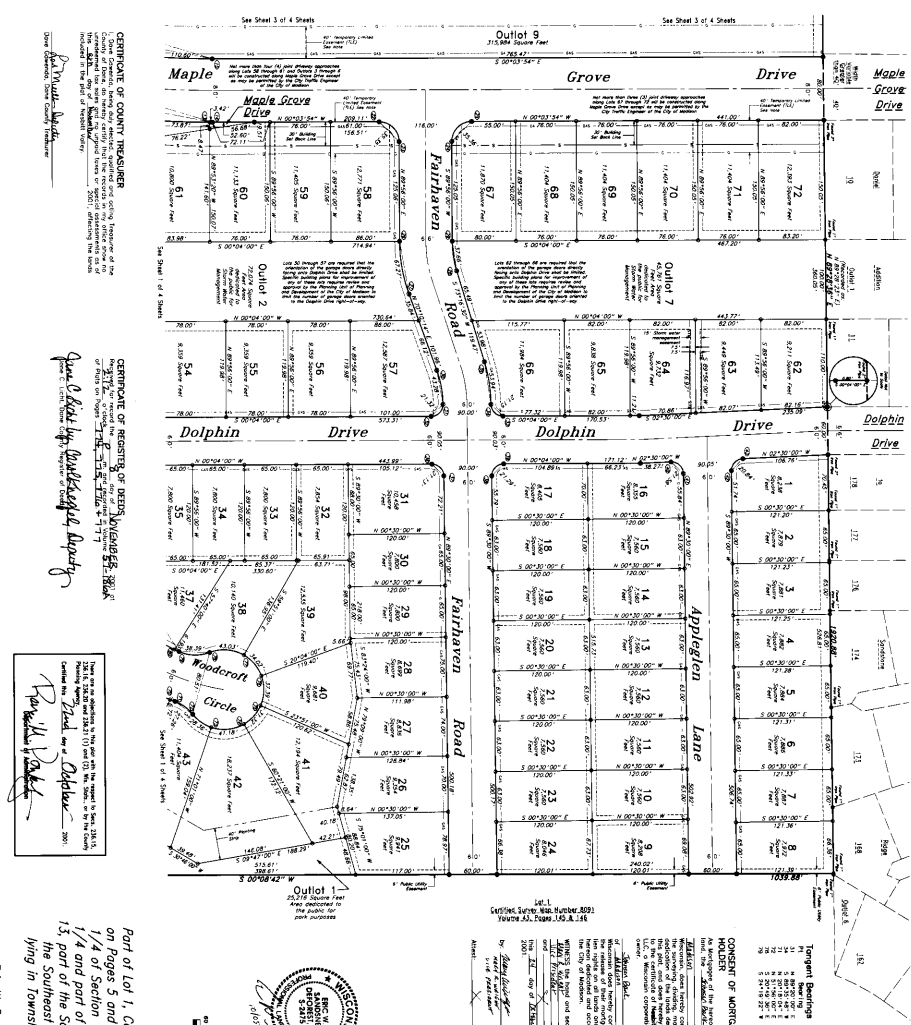
Nesbitt Valley







22



Sheet 4 of 4 Sheets

Eric W. Sandsnes, Professional Land Surveyor, S-2475 Royal Oak Engineering, Inr, Madison, Sisconsin Dane County, Wisconsin

Part of Lot 1, Certified Survey Map Number 4540 in Volume 20 on Pages 5 and 6, lying in the Northwest 1/4 of the Northwest 1/4 of Section 13, part of the Northwest 1/4 of the Northwest 1/4 and part of the Northeast 1/4 of Northwest 1/4 of Section 13, part of the Southwest 1/4 of the Southwest 1/4 and part of the Southeast 1/4 of the Southwest 1/4 of Section 12, all lying in Township 06 North, Range 08 East, City of Madison, Nesbitt Valley

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 Hints
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 Juny liver of SANDSNES DEFOREST, W S-2475 X 0105101 8 8 Scale 72-73 73-74 75-76 72-78 72-78 78-79 Temporary Limited Eosement (TLE) Easement for grading and stoping surposes to construct Maple Grave Drive, Hesbit Road and Cross Country Road. Easement expires by December 15, 2015. 79-60 32*57'00" 48*30'00" 43*55'00" 39*77'00" 59*58'36" 01*28' 38" 45*00'56" 8¹; Grid North, As Published by the City of Modison, MAD 1927 Bearings referenced to the East line of the Southwest 1/4 of Section 12-6-08, bearing N 00*13*00" E в 60' 50.00 240.00 88888888 120 Masy C. WILLIFF of the corporation, to me known to be such <u>Nice</u> <u>Difference</u> of soid <u>Corporation</u>, and <u>acknowledge that they we</u> seculat the foregoing instrument as such officerer as the deed of said Corporation, by its authority, for the purposes therein contained. Parsonally come before me this 2.4 Tri day of <u>Octa the ret</u> <u>Marker Can Will (1.4 HT</u>) and <u>Above nonext</u> Notary Public, Dane County, Wisconsin My Commission Explans Oct 12 Con COUNTY OF DAVE State -220.57 220.57 39.40 U ş PUBLIC 6.19 NOTARY Level a " dealar-7 N 35°27'30" E N 05°20'00" U N 47°54'00" U N 86°06'30" U S 50°02'30" U S 50°02'30" U N 74°26'46" U 5 25*03'41" 1 5 01*44*53" 1 8444418 8 6.19 39 5.38388868

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PLATS

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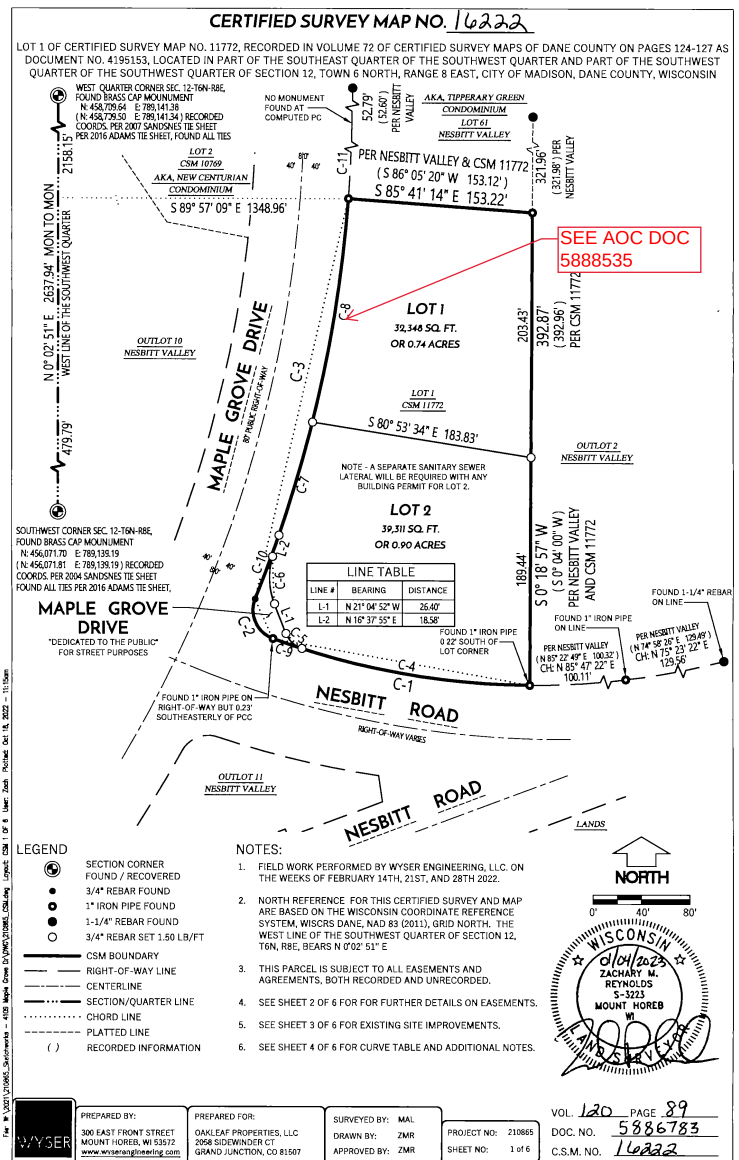
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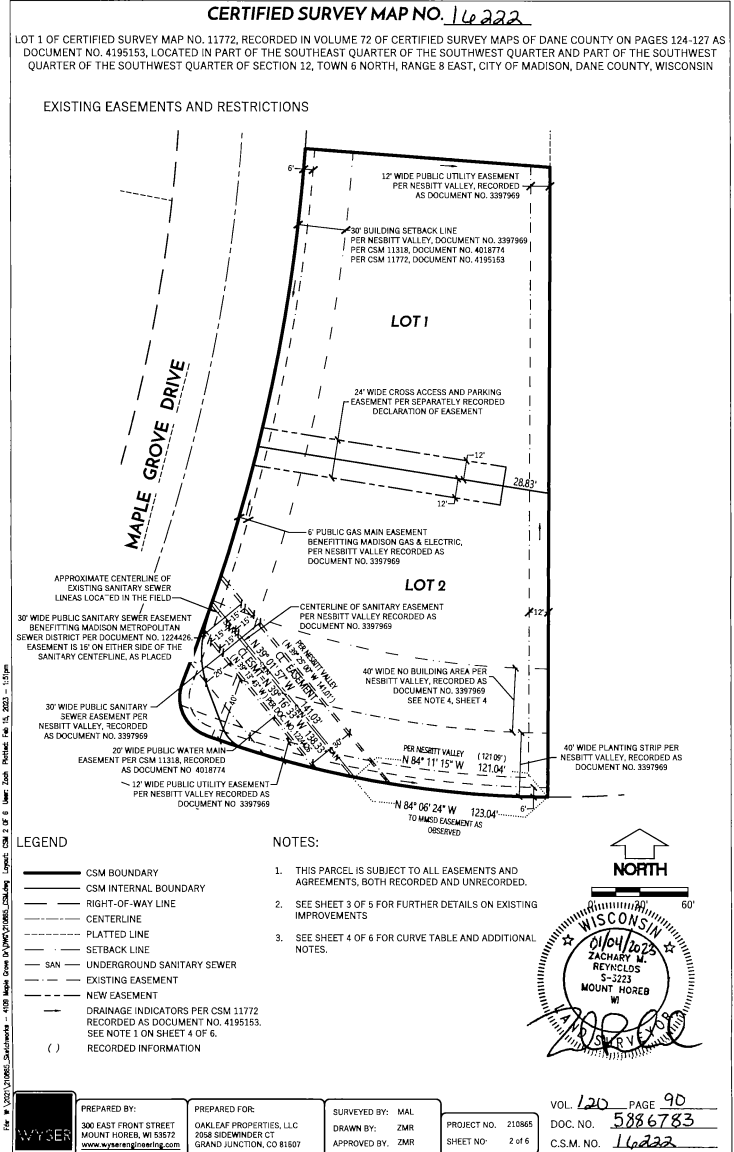
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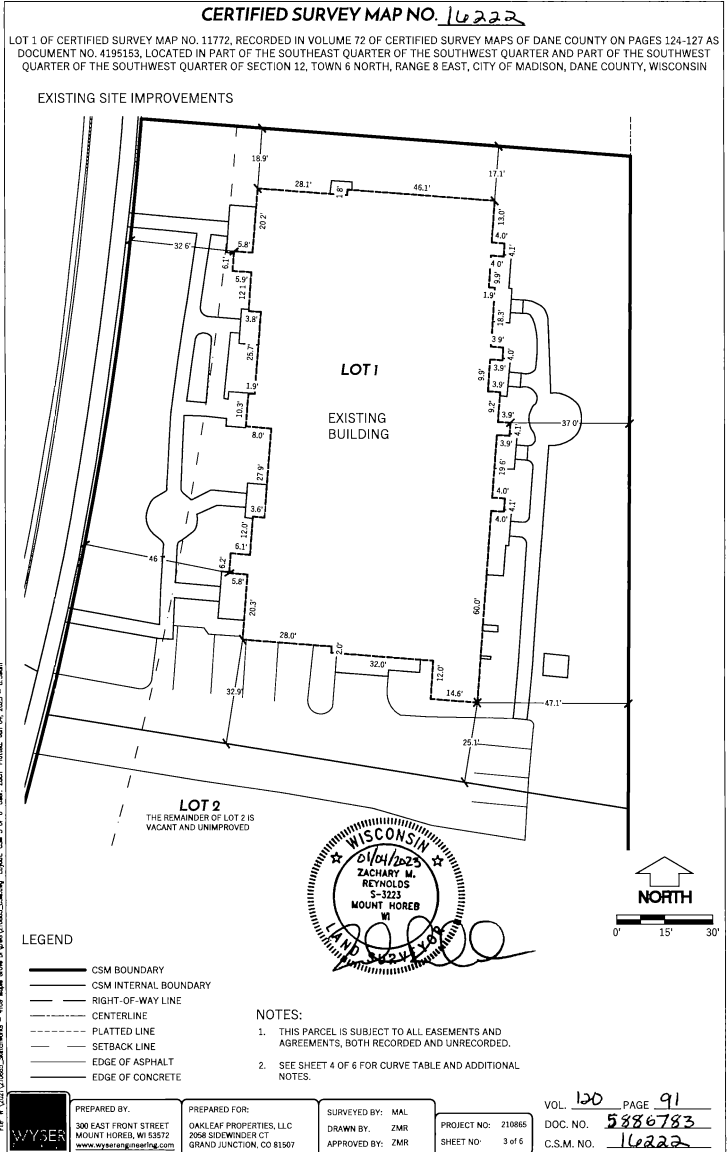
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N 36*07'02" E N 20*56'32" E

27.26 6.72 20.84 21.58 21.29 21.13 53.94 21.15 43.28 67.27







CERTIFIED SURVEY MAP NO. 1レススス

LOT 1 OF CERTIFIED SURVEY MAP NO. 11772, RECORDED IN VOLUME 72 OF CERTIFIED SURVEY MAPS OF DANE COUNTY ON PAGES 124-127 AS DOCUMENT NO. 4195153, LOCATED IN PART OF THE SOUTHEAST QUARTER OF THE SOUTHWEST QUARTER AND PART OF THE SOUTHWEST QUARTER OF THE SOUTHWEST QUARTER OF SECTION 12, TOWN 6 NORTH, RANGE 8 EAST, CITY OF MADISON, DANE COUNTY, WISCONSIN

				CURVE TABLE			
CURVE #	CURVE LENGTH	RADIUS	DELTA	CHORD BEARING	CHORD LENGTH	TANGENT IN	TANGENT OUT
C-1	218.08'	633.55'	19° 43' 21"	N 79° 49' 05" W	217.01'	N 89° 40' 45" W	N 69° 57' 24" W
()	218.11'		19° 43' 32"	N 80° 12' 58" W	217.04'	S 89° 55' 16" W	N 70° 21' 12" W
C-2	40.10'	25.00'	91° 53' 53"	N 24° 00' 28" W	35.94'	N 69* 57' 24" W	N 21° 56' 29" E
()	40.11'		91° 56' 08"	N 24" 23' 09" W	35.95'	N 70° 21' 12" W	N 21° 34' 56" E
C-3	343.47'	1114.00'	17° 39' 56"	N 13° 06' 31" E	342.11'	N 21° 56' 29" E	N 4* 16' 33" E
()	343.57'		17° 40' 16"	N 12° 44' 48" E	342.22'	N 21° 34' 56" E	N 3° 54' 40″ E
C-4	192.55'	633.55'	17° 24' 49"	N 80° 58' 21" W	191.81'	N 89° 40' 45" W	N 72° 15' 56" V
C-5	18.76	21.00'	51° 11' 04"	N 46° 40' 24" W	18.14'	N 72° 15' 56" W	N 21° 04' 52" V
C-6	40.15'	61.00'	37 ° 4 2' 47"	N 2° 13' 29" W	39.43'	N 21° 04' 52" W	N 16° 37' 55" I
C-7	98.22'	1114.00	5° 03' 06"	N 16° 29' 41" E	98.19'	N 19° 01' 14" E	N 13° 58' 08" I
C-8	188.46'	1114.00'	9 ° 41' 35"	N9° 07' 20"E	985.41	N 13° 58' 08" E	N 4° 16' 33" E
C-9	25.53'	633.55'	2" 18' 32"	N 71° 06' 40" W	25.53	N 72* 15' 56" W	N 69° 57' 24" V
C-10	56.79'	1114.00'	2° 55' 15"	N 20° 28' 51" E	56.78'	N 21° 56' 29" E	N 19° 01' 14" I
C-11	77.31'	1114.00'	3* 58' 34*	N2° 17' 16"E	77.29'	N 4° 16' 33" E	N 0° 17' 59" E
()						NOT LISTED	N 0° 03' 54" W

ADDITIONAL NOTES AND OTHER MATTERS OF TITLE:

1. PER MGO 16.23(9)(D)2.A, ALL LOTS WITHIN SAID PLAT/CERTIFIED SURVEY SHALL BE SUBJECT TO PUBLIC EASEMENTS FOR DRAINAGE PURPOSES WHICH SHALL BE A MINIMUM OF SIX FEET IN WIDTH MEASURED FROM THE PROPERTY LINE TO THE INTERIOR OF EACH LOT EXCEPT THAT THE EASEMENTS SHALL BE 12 FEET IN WIDTH ON THE PERIMETER OF THE PLAT/CERTIFIED SURVEY. FOR PURPOSES OF TWO (2) OR MORE LOTS COMBINED FOR A SINGLE DEVELOPMENT SITE, OR WHERE TWO (2) OR MORE LOTS HAVE A SHARED DRIVEWAY AGREEMENT, THE PUBLIC EASEMENT FOR DRAINAGE PURPOSES SHALL BE A MINIMUM OF SIX (6) FEET IN WIDTH AND SHALL BE MEASURED ONLY FROM THE EXTERIOR PROPERTY LINES OF THE COMBINED LOTS THAT CREATE A SINGLE DEVELOPMENT SITE, OR HAVE A SHARED DRIVEWAY AGREEMENT, EXCEPT THAT THE EASEMENT SHALL BE TWELVE (12) FEET IN WIDTH ALONG THE PERIMETER OF THE PLAT/CERTIFIED SURVEY. EASEMENTS SHALL NOT BE REQUIRED ON PROPERTY LINES SHARED WITH GREENWAYS OR PUBLIC STREETS. NO BUILDINGS, DRIVEWAYS, OR RETAINING WALLS SHALL BE PLACED IN ANY EASEMENT FOR DRAINAGE PURPOSES. FENCES MAY BE PLACED IN THE EASEMENT ONLY IF THEY DO NOT IMPEDE THE ANTICIPATED FLOW OF WATER. IN THE EVENT OF A CITY OF MADISON PLAN COMMISSION AND/OR COMMON COUNCIL APPROVED REDIVISION OF A PREVIOUSLY SUBDIVIDED PROPERTY, THE UNDERLYING PUBLIC EASEMENTS FOR DRAINAGE PURPOSES ARE RELEASED AND REPLACED BY THOSE REQUIRED AND CREATED BY THE CURRENT APPROVED SUBDIVISION.

188.24

- 2. ALL LOTS CREATED BY THIS CERTIFIED SURVEY MAP ARE INDIVIDUALLY RESPONSIBLE FOR COMPLIANCE WITH CHAPTER 37 OF THE MADISON GENERAL ORDINANCES IN REGARD TO STORM WATER MANAGEMENT AT THE TIME THEY DEVELOP.
- 3. PER NESBITT VALLEY, RECORDED AS DOCUMENT NO. 3397969, AND CSM NO. 11772, RECORDED AS DOCUMENT NO. 4195153, NOT MORE THAN FOUR (4) EXISTING JOINT DRIVEWAY APPROACHES ALONG LOTS 58 THROUGH 61, AND LOTS 1 AND 2 OF THIS CERTIFIED SURVEY MAP (FORMERLY LOT 1 OF CSM NO. 11772) WILL BE CONSTRUCTED ALONG MAPLE GROVE DRIVE EXCEPT AS MAY BE PERMITTED BY THE CITY TRAFFIC ENGINEER OF THE CITY OF MADISON.
- 4. PER NESBITT VALLEY, RECORDED AS DOCUMENT NO. 33997969, THE PLATTING OF OUTLOTS 5 AND/OR 6 AS DEVELOPABLE LOTS (BEING LOT 2 AND A PART OF LOT 1 OF THIS CERTIFIED SURVEY MAP), THE CITY OF MADISON COMMON COUNCIL MAY REDUCE IN WIDTH THE 40 FOOT NO-BUILD/NO-IMPROVEMENT ZONE BASED UPON THE APPROVAL OF AN EXEMPLARY BERMING, LANDSCAPE AND BU LDING SITING PLAN AT THE TIME OF THE APPROVAL OF THE FINAL PLAT.
- 5. THIS PARCEL IS SUBJECT TO PREVIOUSLY RECORDED DECLARATIONS AND COVENANTS DOCUMENTS RECORDED AS DOCUMENT NOS: 3613810, 3613811, 4209503, 4209503, 4209504, AND 4218367



210865

4 of 6

PROJECT NO:

SHEET NO



URVEYED BY:	MAL
RAWN BY	ZMR
PPROVED BY:	ZMR

VOL. 120	PAGE
DOC. NO.	<u>5886783</u>
C.S.M. NO.	16222

	CERTIFIED SUI	RVEY MAP NO	16222	
DOCUMENT NO. 4195153, LOCATE	ED IN PART OF THE SOUTHE	AST QUARTER OF THE	SOUTHWEST QUART	DANE COUNTY ON PAGES 124-127 A ER AND PART OF THE SOUTHWEST DISON, DANE COUNTY, WISCONSIN
LEGAL DESCRIPTION				
LOT 1 OF CERTIF ED SURVEY MAF MAY 24. 2006, IN VOLUME 72, PAG QUARTER AND PART OF THE SOU ALL LOCATED IN THE CITY OF MA	E 124 AS DOCUMENT NO. 4 THWEST QUARTER OF THE	195153, BEING A PART O SOUTHWEST QUARTER	OF THE SOUTHEAST	•
SAID PARCEL CONTAINS 72,559 SO	QUARE FEET OR 1.66 ACRES	i.		
SURVEYOR'S CERTIFICATE I, ZACHARY M. REYNOLDS, WISCO BY DIRECTION OF OAKLEAF PROP DESCRIBED HEREON AND THAT T INFORMATION PROVIDED. I FURT WITH CHAPTER 236.34 OF THE WI MADISON AND DANE COUNTY, WI	ERTIES, LLC, I HAVE SURVE HE MAP IS A CORRECT REP HER CERTIFY THAT THIS CI SCONSIN STATUTES AND T	YED, DIVIDED, AND MAI RESENTATION IN ACCO ERTIFIED SURVEY MAP HE SUBDIVISION REGUL	PPED THE LANDS RDANCE WITH THE	
ZACHARY M. REYNOLDS, S-3223 WISCONSIN PROFESSIONAL LANE	D SURVEYOR	01/04/2023 DATE		ZACHARY M. REYNOLDS S-3223 MOUNT HOREB W YNO SURVEY
OWNER'S CERTIFICATE				
OAKLEAF PROPERTIES, LLC, AS O DIVIDED MAPPED AND DEDICATE WISCONSIN STATE STATUES FOR BY: MANAGING MEMBER OAKLEAF PROPERTIES, LLC	D AS SHOWN. I ALSO CERTI	FY THAT THIS CERTIFIE	D SURVEY MAP IS R	
STATE OF WISCONSIN) SS CODA	ado profil			
PERSONALLY CAME BEFORE ME		nuary	, 2023, THE ABOVE	NAMED
MANAGING MEMBER, BICK	Sanger	, TO ME KNOWN TO	BE THE	
PERSON WHO EXECUTED THE FO	J	- D ACKNOWLEDGED THI	E SAME.	
MANAGING MEMBER, BICK PERSON WHO EXECUTED THE FO DUALD FOR MANA NOTARY PUBLIC, STATE OF WIGE BRIANNA JEAN MA NOTARY PUBLIC - STATE OF	ONCIAL Dolorgdo RS	MY COMMISSIO	2 (o DN EXPIRES	
BRIANNA JEAN MA NOTARY PUBLIC - STATE O Notary ID #202240 My Commission Expires	F COLORADO 38864			
PREPARED BY. 300 EAST FRONT STREET MOUNT HOREB, WI 53572 www.wyserengineering.com	PREPARED FOR: OAKLEAF PROPERTIES, LLC 2058 SIDEWINDER CT GRAND JUNCTION, CO 81507	SURVEYED BY: MAL DRAWN BY ZMR APPROVED BY: ZMR	PROJECT NO: 210865 SHEET NO 5 of 6	vol. <u>120 page 93 </u> doc. no. <u>5886783 </u> c.s.m. no. <u>16222 </u>

CERTIFIED SURVEY MAP NO. 16222

LOT 1 OF CERTIFIED SURVEY MAP NO. 11772, RECORDED IN VOLUME 72 OF CERTIFIED SURVEY MAPS OF DANE COUNTY ON PAGES 124-127 AS DOCUMENT NO. 4195153, LOCATED IN PART OF THE SOUTHEAST QUARTER OF THE SOUTHWEST QUARTER AND PART OF THE SOUTHWEST QUARTER OF THE SOUTHWEST QUARTER OF SECTION 12, TOWN 6 NORTH, RANGE 8 EAST, CITY OF MADISON, DANE COUNTY, WISCONSIN

MADISON COMMON COUNCIL CERTIFICATE

RESOLVED THAT THIS CERTIFIED SURVEY MAP LOCATED IN THE CITY OF MADISON WAS HEREBY APPROVED BY ENACTMENT

NUMBER 22-00614, FILE ID NUMBER 72771, ADOPTED ON THIS 6th DAY OF September, 2022 23, AND THAT SAID ENACTMENT FURTHER PROVIDED FOR THE ACCEPTANCE OF THOSE LANDS DEDICATED AND RIGHTS CONVEYED BY SAID CERTIFIED SURVEY MAP TO THE CITY OF MADISON FOR PUBLIC USE.

DATED THIS 14th DAY OF February _____ 2023.

Maribeth Witzel-Bahl

MARIBETH WITZEL-BEHL, CITY CLERK, CITY OF MADISON

CITY OF MADISON PLAN COMMISSION CERTIFICATE

APPROVED FOR RECORDING PER THE SECRETARY OF THE CITY OF MADISON PLAN COMMISSION.

<u>Jimethy M.Parks,</u> for MATTHEW WACHTER,

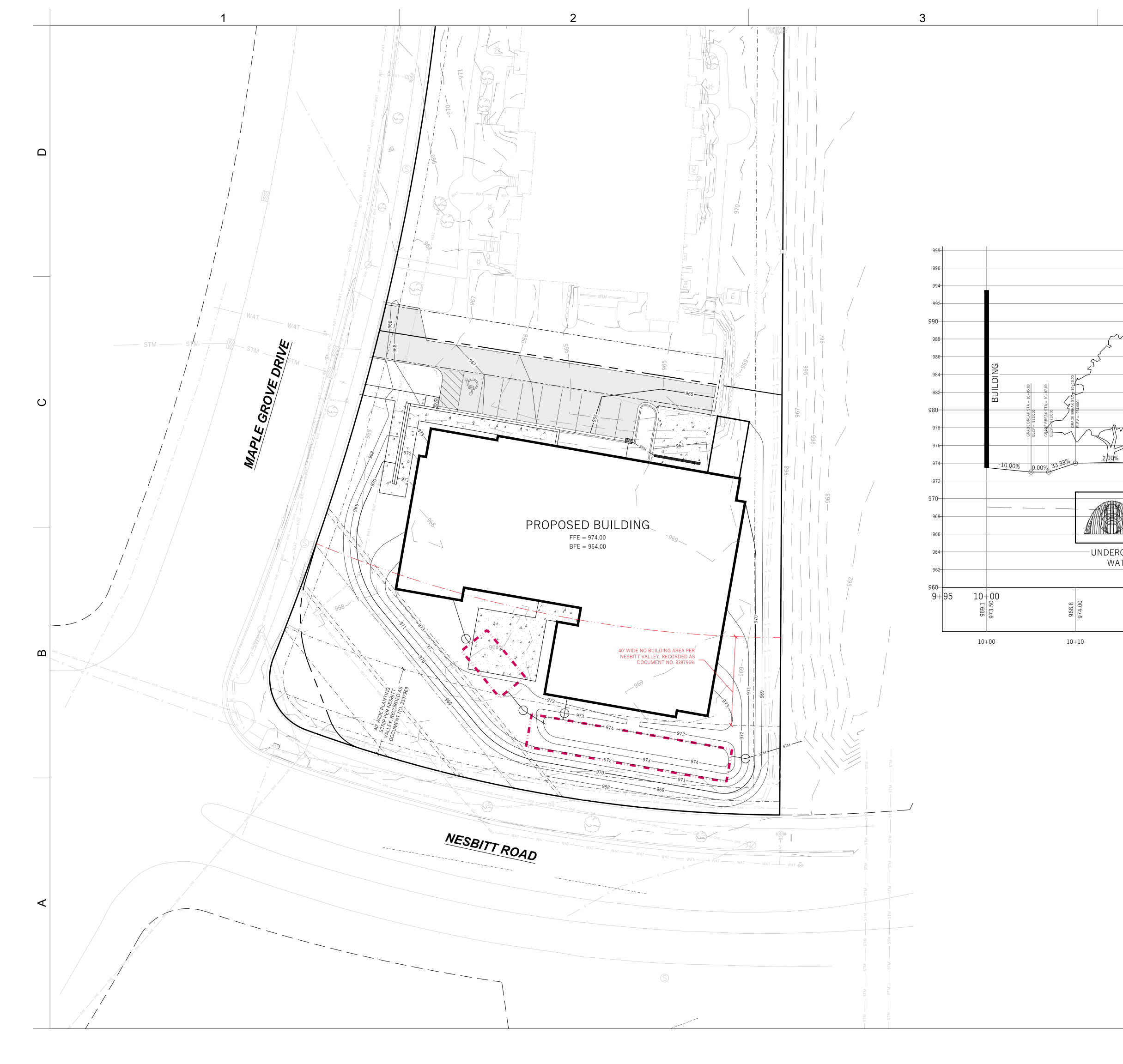
SECRETARY OF THE PLAN COMMISSION

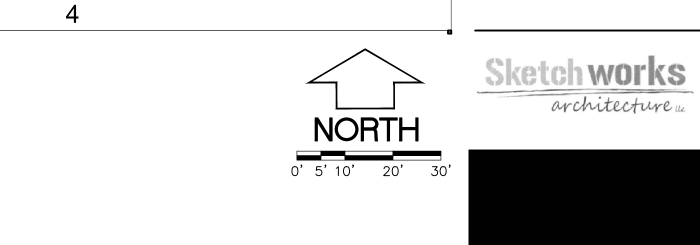
14 February 2023 DATE

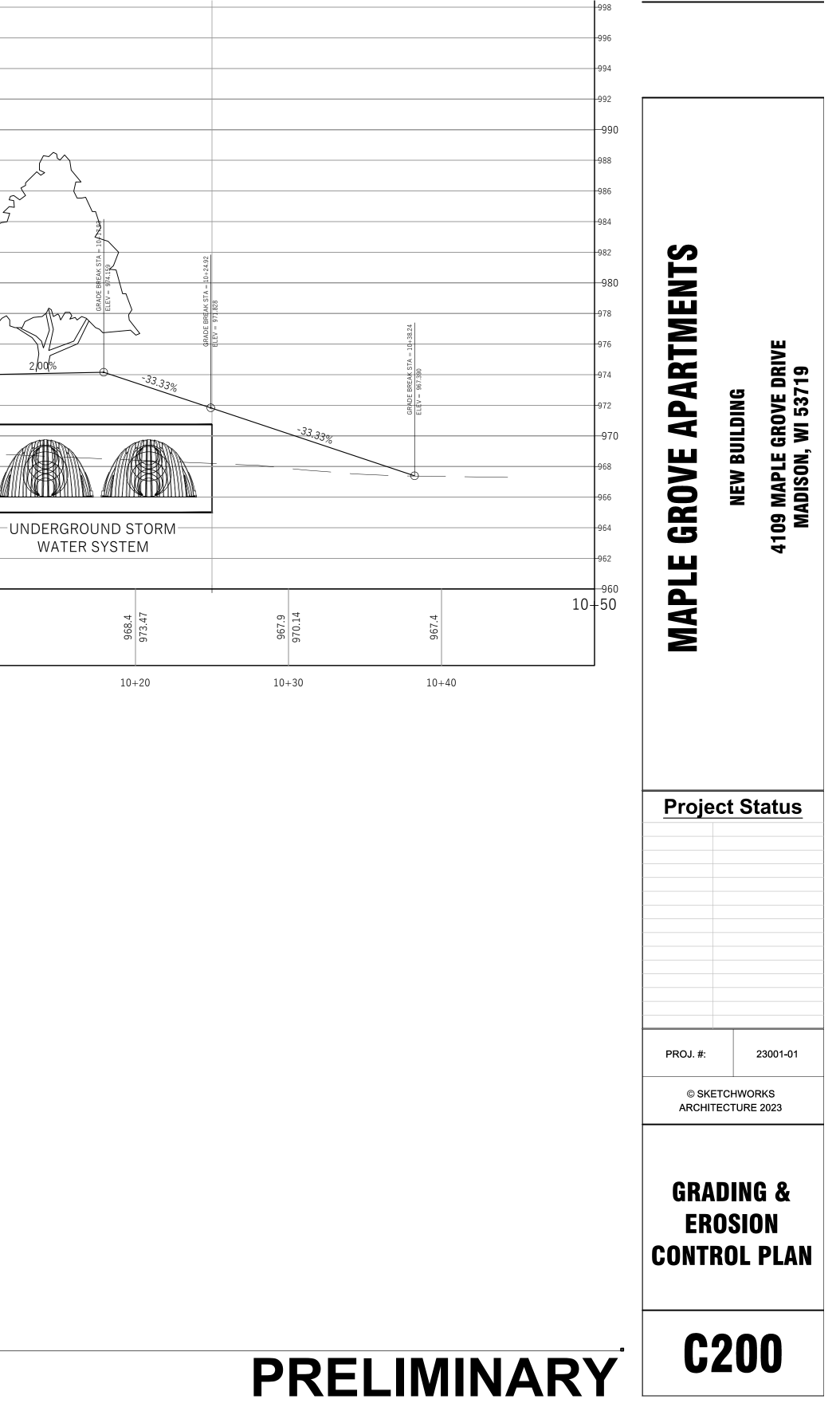
X/YSEP		ONSIA ARY M. HOLDS 1223 HOREB			
REPARED BY 00 EAST FRONT STREET AOUNT HOREB, WI 53572 www.wyserengineering.com	PREPARED FOR: OAKLEAF PROPERTIES, LLC 2058 SIDEWINDER CT GRAND JUNCTION. CO 81507	SURVEYED BY: DRAWN BY- APPROVED BY:	MAL ZMR ZMR	PROJECT NO: SHEET NO	210865 6 of 6

Received 2-17-23 11:23 am

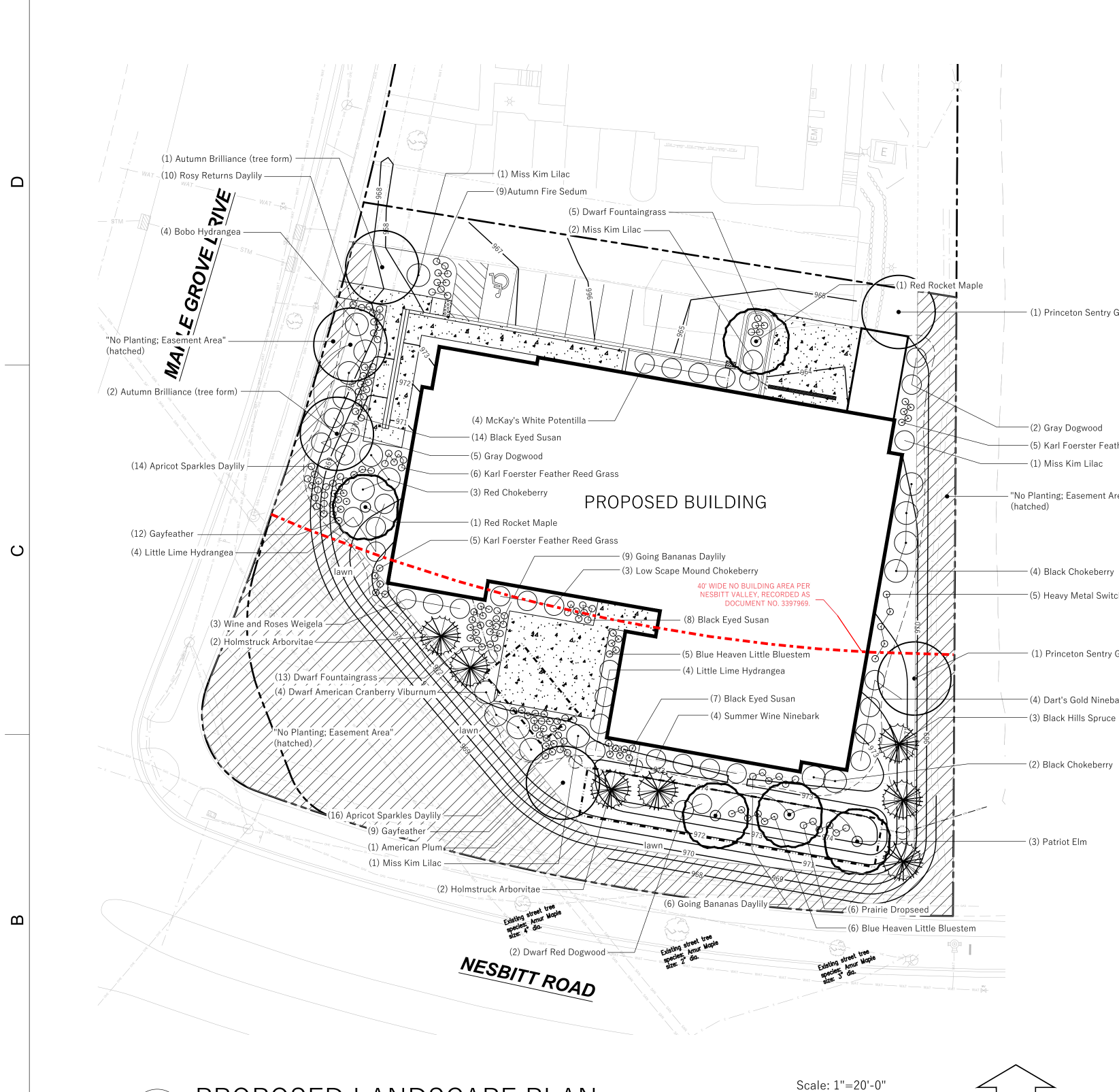
OFFICE OF THE RE	GISTER OF DEEDS
Dane	COUNTY, WISCONSIN
RECEIVED FOR RECORD	February 17th,
20.23 AT 11:51	
DOCUMENT # <u>5880</u>	6783
IN VOL. 120	-
MAPS ON PAGE(S) 89 -	- 94
Kristi Chlebowski, RE	GISTER OF DEEDS







WYSER Engineering



PROPOSED LANDSCAPE PLAN

GENERAL NOTES:

1. Individual tree and shrub groupings found within lawn areas, along parking areas, and building foundation plant beds are to receive organic, hardwood mulch rings and/or wood mulch beds consisting of a mixture of recycled brown dyed wood mulch spread to a 3" min. depth over a pre-emergent herbicide.

2. "Edging" to be professional grade polyethylene lawn edging available in 20' flat strips. Basis of Design: Valley View Black Diamond. Valley View Industries.

4. Contractor is responsible for repairing any and all damage to the adj. properties. Planted areas shall be replanted, damaged lawn areas shall be repaired with sod and adjacent curbs and pavement shall be re-paved.

5. Maintenance, watering and warranty of plants to extend for 12 months after project completion/acceptance. Maintenance, watering and warranty period for seed to extend 60 days from project completion/acceptance of installation.

6. At least one week prior to street tree planting, Contractor shall contact Jeff Heinecke with City Forestry at (608) 444-2673 or (608) 266-4816 to schedule inspection, approve nursery tree stock, determine final planting location, and review planting specifications with the landscaper. Tree planting specifications can be found in section 209 of City of Madison Standard Specifications for Public Works Construction (website: https://www.cityofmadison.com/business/pw/specs.cfm).

— (1) Princeton Sentry Ginko

—(2) Gray Dogwood — (5) Karl Foerster Feather Reed Grass — (1) Miss Kim Lilac

- "No Planting; Easement Area"

— (4) Black Chokeberry

-(5) Heavy Metal Switchgrass

— (1) Princeton Sentry Ginko

—(4) Dart's Gold Ninebark

— (2) Black Chokeberry



3. "Lawn" areas shall be finish graded and seeded at a rate of 4 lbs. per 1,000 sq. ft. Basis of Design: Madison Parks Lawn Seed Mix. EarthCarpet Corporation.

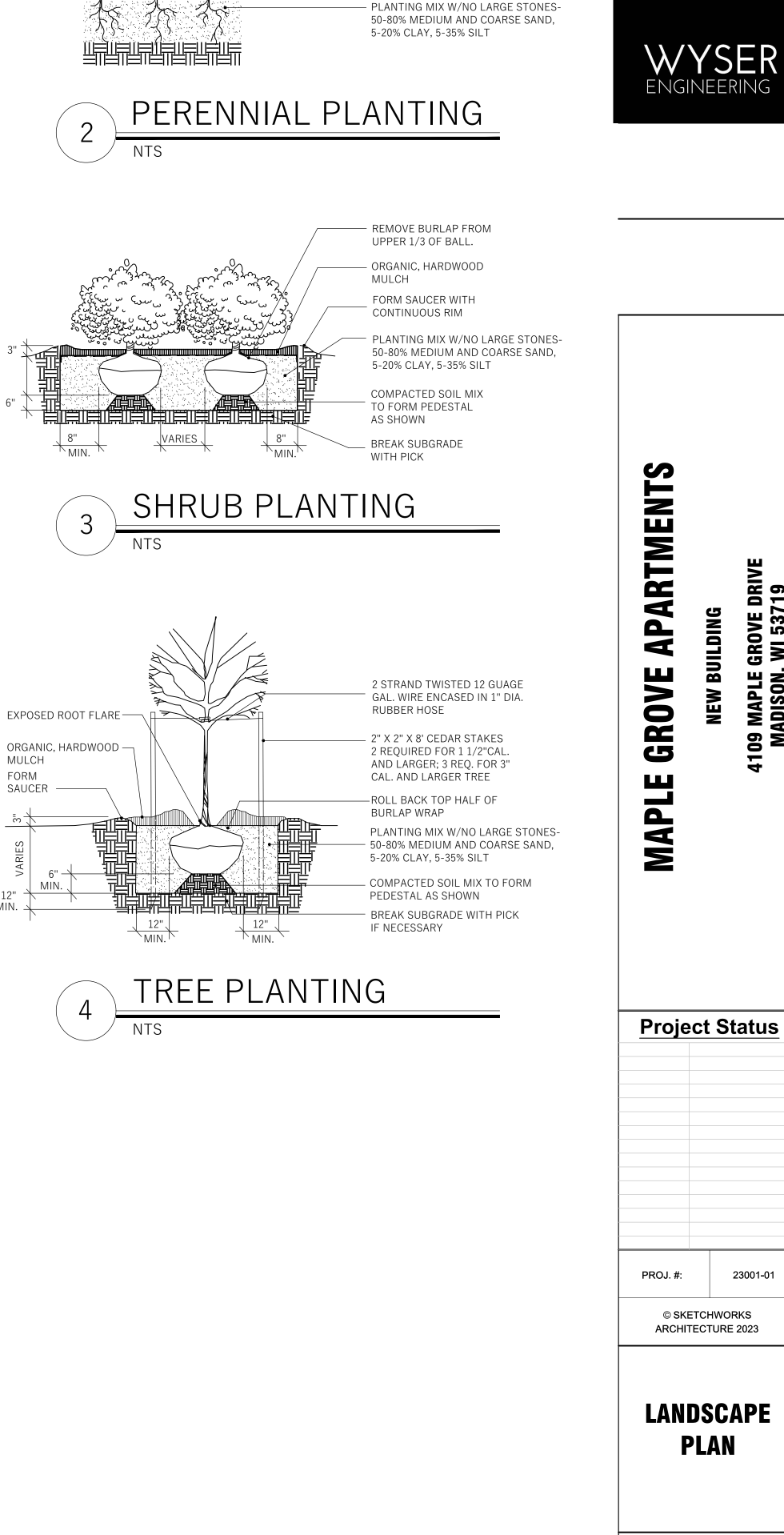
12

MIN.

MULCH

FORM

PRELIMINARY





09 MAPLE GROVE DRIVE Madison, wi 53719

41

L100

Sketch works architecture

- PLANT SPACING AS SHOWN ON PLAN

- ORGANIC, HARDWOOD MULCH



City of Madison

Master

File Number: 80804

File ID:	80804File Type: Resolution		Status:	Council New Business		
Version:	1	Reference:	Controlling Body:	COMMON COUNCIL		
			File Created Date :	11/13/2023		
File Name:	0	e Mayor and City Clerk to Enter into an ith the Capital Area Regional Planning (CARPC)	Final Action:			
Title:	Authorizing the Mayor and City Clerk to Enter into an Agreement with the Capital Area Regional Planning Commission (CARPC) for the Greater Madison MPO to Provide Transportation Planning Services to CARPC in calendar year 2024					

Notes:

Sponsors:	John W. Duncan, Derek Field And Barbara Harrington-McKinney	Effective Date:
Attachments:		Enactment Number:
Author:	Alexandra Andros, Greater Madison MPO Manager	Hearing Date:
Entered by:	pandros@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Department of Pla and Community a Economic Develo	and	Referred for Introduction				
	Action Text:	•					

Text of Legislative File 80804

Fiscal Note

The 2024 Operating Budget for the MPO within the Planning Division includes the \$4,366 of anticipated federal funding revenue for the city's transportation planning services. Local matching funds are also included within the 2024 Adopted Operating Budget and no additional appropriation is required.

Title

Authorizing the Mayor and City Clerk to Enter into an Agreement with the Capital Area Regional Planning Commission (CARPC) for the Greater Madison MPO to Provide Transportation Planning Services to CARPC in calendar year 2024

Body

WHEREAS, the City of Madison Planning Division provides staffing for the Greater Madison

MPO (Metropolitan Planning Organization) and the city serves as the MPO's fiscal and administrative agent; and

WHEREAS, the Greater Madison MPO (Metropolitan Planning Organization) is the designated MPO for the Madison Metropolitan Area with responsibilities to perform metropolitan transportation planning and programming activities; and

WHEREAS, the Capital Area Regional Planning Commission (CARPC) is the regional land use planning and area-wide water quality management planning agency for the Dane County region with responsibilities that include preparing a master framework plan for the physical development of the region; and

WHEREAS, CARPC is in need of services to conduct transportation planning for areas in Dane County, particularly outside of the Madison Metropolitan Area; and

WHEREAS, CARPC is requesting federal Planning funding from the Wisconsin Department of Transportation for transportation planning activities for areas in Dane County outside of the Madison Metropolitan Area; and

WHEREAS, CARPC is also requesting that the Greater Madison MPO provide these services in a similar manner to previous years; and

WHEREAS, these services are to consist of: (1) conducting analyses of the impact of proposed Urban Service Area amendments on the multi-modal transportation system, including capacity to handle the traffic to be generated, ability to serve the development with public transit, accommodations for pedestrians and bicyclists, other design issues, and the overall consistency with the goals, policies, and recommendations in the MPO's Regional Transportation Plan; and (2) coordinating on CARPC's work to finalize and begin implementing the Regional Development Framework plan, including coordination on the performance measures to be used to gauge successful implementation of plan goals and objectives; and

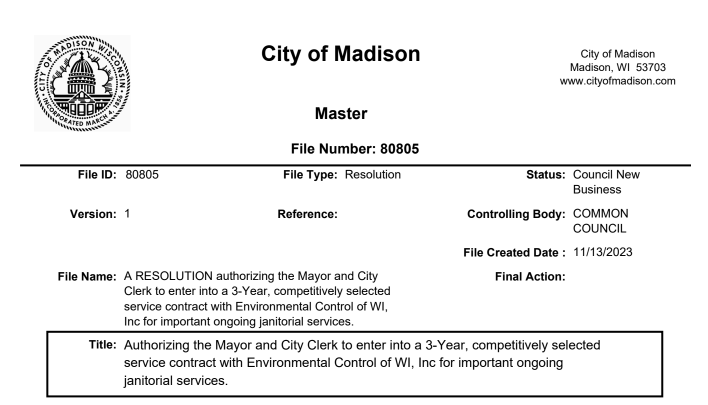
WHEREAS, the City's Planning Division and MPO have concluded that it would be desirable to continue to provide these services to CARPC as has been done in prior years by entering an agreement with CARPC; and

WHEREAS, on November 1, 2023, the MPO approved MPO 2023 Resolution No. 15 authorizing the City of Madison to contract with CARPC for the provision of services by the MPO to CARPC in 2024; and

WHEREAS, the MPO will bill CARPC on a quarterly basis for the 80% federal funding share of providing the transportation planning services with the city covering the required 20% local match to the federal funding, and the cost of these services will not exceed \$5,457 (including the local match) for calendar year 2024; and

WHEREAS, these MPO work activities are included in the adopted 2024 MPO Unified Planning Work Program.

NOW, THEREFORE, BE IT RESOLVED that the Greater Madison MPO authorizes the Mayor and City Clerk to enter into an agreement with CARPC for the MPO to provide transportation planning services to CARPC in calendar year 2024 with CARPC providing for the reimbursement of MPO staff services for an amount not to exceed \$4,366 or 80% of the \$5,457 total.



Notes:

Sponsors: Sabrina V. Madison	Effective Date:
Attachments:	Enactment Number:
Author:	Hearing Date:
Entered by: inewman@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Library	11/13/2023	Referred for Introduction				
	Action Text: Notes:	This Resolution was Ref Finance Committee (11/27/2					

Text of Legislative File 80805

Fiscal Note

The proposed resolution authorizes a three-year (2024 - 2026), competitively selected service contract with Environmental Control of WI, Inc. for janitorial services at seven library locations. The Library's 2024 operating budget includes funding for the first year of the contract. No additional city appropriation is required in 2024. Funding for future years will be included in the Library's operating budget requests for those years.

Title

Authorizing the Mayor and City Clerk to enter into a 3-Year, competitively selected service contract with Environmental Control of WI, Inc for important ongoing janitorial services.

Body

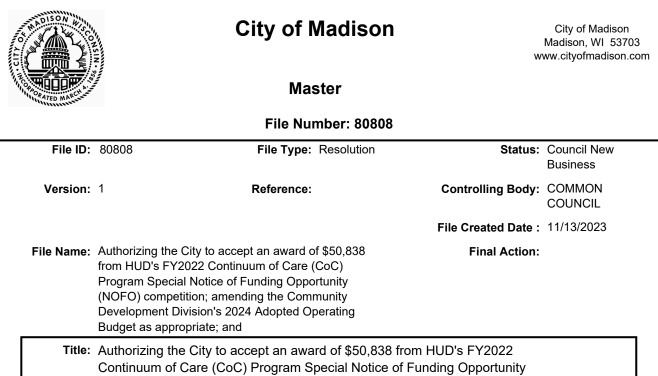
WHEREAS, Madison Public Library requires contracted janitorial services for seven library locations; and

WHEREAS, Madison Public Library worked with the Purchasing Division to issue RFP # 12068-0-2023 to solicit proposals for such services, and received 7 proposals; and WHEREAS, an evaluation team consisting of Purchasing and relevant Department staff conducted a detailed evaluation, scored and ranked each of the proposals using criteria including cost, skill, equipment, past performance, and references; interviewed finalists and Environmental Control of WI, Inc was selected through this process; and

WHEREAS, to complete the service, a three-year contract is required, and Environmental Controls of WI, Inc proposed a contract price not to exceed \$165,372 in 2024, \$170,334 in 2025, and \$175,443 in 2026 to perform janitorial services at 7 library locations as required by RFP # 12068-0-2023; and

WHEREAS, under MGO 4.26(3)(e), service contracts of more than one year that average more than \$100,000 per year in cost require Common Council approval and signature by the Mayor and City Clerk;

NOW, THEREFORE, BE IT RESOLVED, that the Mayor and City Clerk are authorized to sign a contract with Environmental Controls of WI, Inc for the purposes and at the price described above, for a term of three (3) years.



Continuum of Care (CoC) Program Special Notice of Funding Opportunity (NOFO) competition; amending the Community Development Division's 2024 Adopted Operating Budget as appropriate; and authorizing the Mayor and City Clerk to enter into agreements necessary to accept the funds.

Notes:

Sponsors:	Kristen Slack, Dina Nina Martinez-Rutherford And Nikki Conklin	Effective Date:	
Attachments:	Final_Resolution to Accept HUD Unsheltered Funds.pdf	Enactment Number:	
Author:	Linette Rhodes	Hearing Date:	
Entered by:	kpetershack@cityofmadison.com	Published Date:	

History of Legislative File

Ver- sion:	Acting Body:		Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Community Development 11/14/20 Division			Introduction				
	Action Text: Notes:							

Text of Legislative File 80808

Fiscal Note

The proposed resolution authorizes the acceptance, receipt, and utilization of \$50,838 annually for the period January 1, 2024 through December 31, 2026. On October 27, 2023, the City of Madison was awarded additional Continuum of Care (CoC) planning grant funds from the U.S. Department of Housing and Urban Development (HUD) (Grant #WI0284H5I032200).

With adoption of this resolution, CDD's 2024 Adopted Operating Budget is amended to include the \$50,838 award. The Community Development Division (CDD) will incorporate the annual grant amounts in its Operating Budgets for 2025 and 2026.

Title

Authorizing the City to accept an award of \$50,838 from HUD's FY2022 Continuum of Care (CoC) Program Special Notice of Funding Opportunity (NOFO) competition; amending the Community Development Division's 2024 Adopted Operating Budget as appropriate; and authorizing the Mayor and City Clerk to enter into agreements necessary to accept the funds.

Body

BACKGROUND

As the Collaborative Applicant for the Madison/Dane County Continuum of Care (CoC), the City of Madison worked in conjunction with the CoC Board and community partners to seek funding from the U.S. Department of Housing and Urban Development (HUD) through the Unsheltered and Rural Homelessness Notice of Funding Opportunities. The CoC applied for and was awarded up to \$1.9 million of federal funds to support services for unsheltered households. The CoC Board selected Madison Street Medicine as the vendor to receive funding directly from HUD to hire an Outreach Coordinator, provide services at the Dairy Drive Campground and create a Rapid Re-housing program targeted to unsheltered households.

As part of the CoC's federal application for the Special NOFO, the City of Madison submitted an application seeking \$50,838 of federal funds to hire support staff for the Madison/Dane County Continuum of Care. The primary goal of the position is to support implementation of community-wide processes to manage and coordinate the efforts of local homeless providers and related organizations working to meet the goals to address unsheltered homelessness in Madison/Dane County Wisconsin.

Using funds awarded under a previous CoC funding opportunity, the Community Development Division (CDD) hired a CoC Coordinator in February 2017, and has received Federal funding to support the position since the initial award. Through a projected increase in the CoC Planning grant proposed by HUD in 2025 and the recently approved Unsheltered Special NOFO Planning grant, CDD will have sufficient funds to support a second LTE position (2025 through 2026) for the Madison/Dane County CoC. As with the first position, employment terms will be contingent upon HUD's approval of future grant renewals.

ACTION

WHEREAS, the City of Madison has long been integrally involved in local efforts to end and prevent unsheltered homelessness; and,

WHEREAS, the City of Madison is a member and active participant in the Madison/Dane County Continuum of Care; and,

WHEREAS, on October 27, 2023, the City received an annual award of \$50,838 for 2024-2026 in federal Continuum of Care planning funds from the U.S. Department of Housing and Urban Development (HUD) to support an additional Dane County/Madison Continuum (CoC) LTE position; and,

WHEREAS, the CoC staff facilitate and oversee the annual CoC Homeless Assistance Grant application processes, working with agencies submitting renewals and agencies reallocating funds, and also recruits new agencies to fill identified gaps in the local CoC; and,

WHEREAS, the CoC staff develop and oversee systematic program evaluations of CoCfunded programs and coordinates with City staff tasked with evaluating ESG-funded programs and other homeless services; and,

WHEREAS, the CoC staff also provides one-on-one technical assistance and facilitates contracting with outside technical experts as needed; and,

WHEREAS, the CoC staff manages the local CoC's response to City of Madison and Dane County Consolidated Plan processes, provides input to the Community Plan to Prevent and End Homelessness, and provides guidance to City and County policy makers and elected officials around homeless issues; and,

WHEREAS, on November 2, 2023 the CDBG Committee reviewed and approved staff recommendations to accept the new CoC Special NOFO grant.

NOW, THEREFORE, BE IT RESOLVED, that the Common Council authorizes the Mayor and the City Clerk to accept a \$50,838 Special NOFO grant from the U.S. Department of Housing and Urban Development (HUD), and to execute a 2024 contract with HUD (renewable for 2025 and 2026), in a form approved by the City Attorney and Risk Manager, for the support of an additional Madison/Dane County Continuum of Care LTE position, to be located within the Community Development Division's CDBG Unit; and,

BE IT FURTHER RESOLVED, that the Common Council authorizes the Mayor and City Clerk to accept future grant agreements, in a form approved by the City Attorney and Risk Manager, with U.S. Department of Housing and Urban Development for the Continuum of Care Coordinator planning grant, subject to the receipt of each year's funds being appropriately recognized in Community Development Division's budget; and,

BE IT FINALLY RESOLVED, that the Council amends the Community Development Division's adopted 2024 Operating Budget to reflect the receipt of the additional CoC planning grant revenue and commensurate expenditures for the first year of the grant.

Title

Authorizing the City to accept an award of \$50,838 from HUD's FY2022 Continuum of Care (CoC) Program Special Notice of Funding Opportunity (NOFO) competition; amending the Community Development Division's 2024 Adopted Operating Budget as appropriate; and authorizing the Mayor and City Clerk to enter into agreements necessary to accept the funds.

Fiscal Note

On October 27, 2023, the City of Madison was awarded additional CoC planning grant funds from HUD (Grant #WI0284H5I032200), in the amount of \$50,838 annually for the period January 1, 2024 through December 31, 2026. This Resolution authorizes the acceptance, receipt and utilization of the first year's grant funds for 2024. CDD plans to incorporate the annual grant amounts for 2025 and 2026 into the development of its Operating Budget for each of those out-years.

Body

BACKGROUND

As the Collaborative Applicant for the Madison/Dane County Continuum of Care (CoC), the City of Madison worked in conjunction with the CoC Board and community partners to seek funding from the U.S. Department of Housing and Urban Development (HUD) through the Unsheltered and Rural Homelessness Notice of Funding Opportunities. The CoC applied for and was awarded up to \$1.9 million of federal funds to support services for unsheltered households. The CoC Board selected Madison Street Medicine as the vendor to receive funding directly from HUD to hire an Outreach Coordinator, provide services at the Dairy Drive Campground and create a Rapid Rehousing program targeted to unsheltered households.

As part of the CoC's federal application for the Special NOFO, the City of Madison submitted an application seeking \$50,838 of federal funds to hire support staff for the Madison/Dane County Continuum of Care. The primary goal of the position is to support implementation of community-wide processes to manage and coordinate the efforts of local homeless providers and related organizations working to meet the goals to address unsheltered homelessness in Madison/Dane County Wisconsin.

Using funds awarded under a previous CoC funding opportunity, the Community Development Division (CDD) hired a CoC Coordinator in February 2017, and has received Federal funding to support the position since the initial award. Through a projected increase in the CoC Planning grant proposed by HUD in 2025 and the recently approved Unsheltered Special NOFO Planning grant, CDD will have sufficient funds to support a second LTE position (2025 through 2026) for the Madison/Dane County CoC. As with the first position, employment terms will be contingent upon HUD's approval of future grant renewals.

ACTION

WHEREAS, the City of Madison has long been integrally involved in local efforts to end and prevent unsheltered homelessness; and,

WHEREAS, the City of Madison is a member and active participant in the Madison/Dane County Continuum of Care; and,

WHEREAS, on October 27, 2023, the City received an annual award of \$50,838 for 2024-2026 in federal Continuum of Care planning funds from the U.S. Department of Housing and Urban Development (HUD) to support an additional Dane County/Madison Continuum (CoC) LTE position; and,

WHEREAS, the CoC staff facilitate and oversee the annual CoC Homeless Assistance Grant application processes, working with agencies submitting renewals and agencies reallocating funds, and also recruits new agencies to fill identified gaps in the local CoC; and,

WHEREAS, the CoC staff develop and oversee systematic program evaluations of CoCfunded programs and coordinates with City staff tasked with evaluating ESG-funded programs and other homeless services; and,

WHEREAS, the CoC staff also provides one-on-one technical assistance and facilitates contracting with outside technical experts as needed; and,

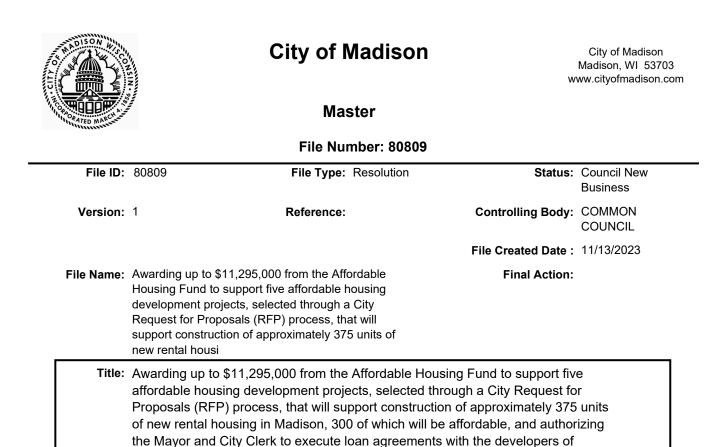
WHEREAS, the CoC staff manages the local CoC's response to City of Madison and Dane County Consolidated Plan processes, provides input to the Community Plan to Prevent and End Homelessness, and provides guidance to City and County policy makers and elected officials around homeless issues; and,

WHEREAS, on November 2, 2023 the CDBG Committee reviewed and approved staff recommendations to accept the new CoC Special NOFO grant.

NOW, THEREFORE, BE IT RESOLVED, that the Common Council authorizes the Mayor and the City Clerk to accept a \$50,838 Special NOFO grant from the U.S. Department of Housing and Urban Development (HUD), and to execute a 2024 contract with HUD (renewable for 2025 and 2026), in a form approved by the City Attorney and Risk Manager, for the support of an additional Madison/Dane County Continuum of Care LTE position, to be located within the Community Development Division's CDBG Unit; and,

BE IT FURTHER RESOLVED, that the Common Council authorizes the Mayor and City Clerk to accept future grant agreements, in a form approved by the City Attorney and Risk Manager, with U.S. Department of Housing and Urban Development for the Continuum of Care Coordinator planning grant, subject to the receipt of each year's funds being appropriately recognized in Community Development Division's budget; and,

BE IT FINALLY RESOLVED, that the Council amends the Community Development Division's adopted 2024 Operating Budget to reflect the receipt of the additional CoC planning grant revenue and commensurate expenditures for the first year of the grant.



Notes:

Sponsors:	Satya V. Rhodes-Conway, Kristen Slack, Dina Nina Martinez-Rutherford, William Tishler, Nikki Conklin And Tag Evers	Effective Date:
Attachments:	AHF-TC 2023 Funding Award Recommendations.pdf, AHF-TC 2023 Memo to CDBG Committee revised 110223.pdf, AHF-TC 2023 Resolution FINAL 111323.pdf	Enactment Number:
Author:	Linette Rhodes	Hearing Date:
Entered by:	kpetershack@cityofmadison.com	Published Date:

those projects (Districts 11, District 13 and District 19).

History of Legislative File

Ver- sion:	Acting Body:		Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Community Deve Division Action Text: Notes:	This Resol	ution was Ref	Referred for Introduction erred for Introducti on Council (12/5/23)	on			

Text of Legislative File 80809

Fiscal Note

The proposed resolution approves the award of up to \$11,295,000 from the Affordable Housing Fund (Munis program 17110) to five affordable housing development projects. The Community

Development Division (CDD) 2024 Capital Budget (Munis project 14938) includes \$20.0 million in funding to support these projects in addition to carryforward funds from the 2023 affordable housing project (Munis project 14776). No additional City appropriation required.

Title

Awarding up to \$11,295,000 from the Affordable Housing Fund to support five affordable housing development projects, selected through a City Request for Proposals (RFP) process, that will support construction of approximately 375 units of new rental housing in Madison, 300 of which will be affordable, and authorizing the Mayor and City Clerk to execute loan agreements with the developers of those projects (Districts 11, District 13 and District 19).

Body

BACKGROUND

The City of Madison's 2024 Executive Capital Budget, scheduled for adoption in November 2023, proposes to increase the City's commitment to the Affordable Housing Fund (AHF) to \$20,000,000 in 2024. The recommended awards described in this resolution draw from funds authorized for 2024, as well as uncommitted funds carried over from 2023. The Common Council established the AHF in the 2015 Capital Budget to help increase and/or preserve the supply of affordable rental housing. The City's primary strategy in deploying AHF is to leverage other resources, most notably federal Low-Income Housing Tax Credits (LIHTCs), to help achieve the goal of significantly increasing the supply of new affordable rental units.

For purposes of this initiative, affordable rental housing is defined as that which is reserved for households with incomes at or below 60% of the County Median Income (CMI), and with rents restricted at levels deemed affordable to households at those income levels. Initially, the receipt of AHF funds required developers to commit to a 30-year period of affordability; however, since 2020, the required commitment is 40 years. Furthermore, since 2022, applicants willing to commit to permanent affordability through a recorded Land Use Restriction Agreement (LURA) are eligible for more favorable loan terms.

In Wisconsin, LIHTCs are administered by the Wisconsin Housing and Economic Development Authority (WHEDA). WHEDA allocates credits annually through a competitive statewide process. The review criteria that WHEDA employs favors development proposals that demonstrate significant leveraging of other financial resources.

In determining how to allocate City AHF assistance, CDD conducts its own competitive Request for Proposals (RFP) process. That process is scheduled to coincide with WHEDA's cycle such that City funds are awarded in time to benefit developers seeking tax credits from WHEDA. WHEDA's next application deadline is January 26, 2024. Most of the funds allocated to support these developments are unlikely to be drawn until 2024. However, in order for the City's financial commitments to be recognized in WHEDA's funding process, those funds must be authorized in the City's 2024 budget.

This resolution is intended to authorize the commitment of City funds for project proposals selected in this year's RFP process. It is also intended to authorize the Mayor and City Clerk to execute the corresponding loan agreements and other documents necessary to proceed with the approved financial commitments. All commitments of City funds are contingent upon developers securing tax credits and other needed financing, and satisfying all City land use and other requirements.

ACTION

WHEREAS, as part of ongoing efforts to advance the City's objective of expanding the supply

of affordable rental housing, and using City-administered resources in concert with federal Low-Income Housing Tax Credits, the Community Development Division issued a Request for Proposals (RFP) in July 2023 seeking tax credit-eligible development proposals; and,

WHEREAS, in response to the RFP, the City received five proposals seeking assistance for the following development projects:

1. Neighborhood House Apartments, submitted by Neighborhood House Community Center, Inc. in partnership with Alexander Company, Inc.

2. Ellis Potter Apartments, submitted by Horizon Development Group, Inc. in partnership with JW Realty & Investments, Inc.

3. University Park Commons II, submitted by JT Klein in partnership with DA Development and Lutheran Social Services of Wisconsin and Upper Michigan, Inc.

4. Yellowstone Apartments, submitted by MSP Real Estate, Inc.

5. Merchant Place Apartments, submitted by Northpointe Development II Corporation in partnership with Selassie Development; and,

WHEREAS, a review team, comprised of staff from the City's Community Development, Economic Development, and Planning Divisions evaluated proposals based on criteria set forth in the RFP that addressed issues such as the number and mix of housing units; project locations with respect to nearby amenities such as public transit, especially the current Metro transit network, schools, retail and employment opportunities, etc.; financial viability; gap financing needed; per-unit subsidy requested; incorporation of energy efficiency, renewable energy and other sustainability features; development team experience; likelihood of the developer securing needed land use approvals; conformance with updated Tenant Selection Plan Standards; and anticipated scores in WHEDA's LIHTC application process; and,

WHEREAS, in addition to this review, the CDD staff team also evaluated each proposal for its consistency with the goals and requirements set forth in the City's 2020-2024 Five-Year Consolidated Plan, formally adopted by the Common Council on February 25, 2020, which guides the use of U.S. Department of Housing and Urban Development funds; and,

WHEREAS, based on these reviews, the staff team concluded that the five projects were sufficiently responsive to the City's criteria, in position to proceed and, with City financial support, well-positioned to secure WHEDA LIHTCs; and,

WHEREAS, the CDD staff team formulated the following recommendations that seek to allocate \$11,295,000 in City AHF funds to support the following five development proposals to construct approximately 375 units of rental housing, 300 of which will be maintained as affordable (210 for at least 40 years and 90 which will remain permanently affordable):

Up to \$1,985,000 to Neighborhood House Community Center, Inc, in partnership with Alexander Company, for Neighborhood House Apartments (60 total units/36 affordable)
Up to \$1,900,000 to Horizon Development Group, Inc., in partnership with JW Realty & Investments, Inc. for Ellis Potter Apartments (65 total units/55 affordable)

• Up to \$2,120,000 to JT Klein, in partnership with DA Development and Lutheran Social Services of Wisconsin and Upper Michigan, Inc., for University Park Commons II (68 total units/53 affordable)

• Up to \$2,040,000 to MSP Real Estate, Inc. for Yellowstone Apartments (60 total units/51 affordable)

• Up to \$3,250,000 to Northpointe Development II Corporation, in partnership with Selassie Development, for Merchant Place Apartments (124 total units/90 affordable); and,

WHEREAS, on November 2, 2023 the CDBG Committee reviewed and approved staff recommendations as described above; and,

WHEREAS, as development proposals proceed through final design stages and WHEDA's application process, developers may need to make minor project adjustments, including to the number and mix of housing units, if such changes will improve prospects for success in WHEDA's application process or are necessary to comply with land use requirements; and,

WHEREAS, the receipt of financial assistance from other funding sources subsequent to adoption of this resolution, including City Tax Increment Financing (TIF), may be used to reduce the financial contribution to the project from AHF, so that AHF funds remain available to support other projects; and,

WHEREAS, upon securing federal LIHTCs from WHEDA, the developers of these projects, via an affiliate LLC, will be prepared to execute loan agreements and related loan documents with the City.

NOW, THEREFORE, BE IT RESOLVED, that the Mayor and the Common Council approve the recommended funding commitments as outlined below and authorize the issuance of letters of funding commitments for the identified proposals no later than January 26, 2024, or the deadline for the WHEDA tax credit applications, whichever is sooner; and,

BE IT FURTHER RESOLVED, that the Council authorizes CDD staff to approve minor alterations to development projects, including to the number and mix of housing units, if such changes are deemed necessary to improve prospects for securing LIHTCs and/or comply with City land use requirements, but staff may not increase the level of City financial assistance without Council approval; and,

BE IT STILL FURTHER RESOLVED, that the Council authorizes the Mayor and City Clerk to execute, for these five developments, loan agreements utilizing CDD-administered funds as described below and reflecting any minor adjustments approved by CDD staff or caused by the application of TIF, HOME or other City-administered resources:

Developers, Projects and Loan Amounts

• Up to \$1,985,000 to Neighborhood House Community Center, Inc. and Alexander Company, or an affiliate LLC, for Neighborhood House Apartments, a 60-unit rental housing development with 36 units with rents affordable to households with incomes at or below 30%, 50%, or 60% CMI

• Up to \$1,900,000 to Horizon Development Group, Inc., or an affiliate LLC, for Ellis Potter Apartments, a 65-unit rental housing development with 55 units with rents affordable to households with incomes at or below 30%, 50%, or 60% CMI

• Up to \$2,120,000 to JT Klein and DA Development, or an affiliate LLC, for University Park Commons II, a 68-unit rental housing development with 53 units with rents affordable to households with incomes at or below 30%, 50%, or 60% CMI

• Up to \$2,040,000 to MSP Real Estate, Inc., or an affiliate LLC, for Yellowstone Apartments, a 60-unit rental housing development with 51 units with rents affordable to households with incomes at or below 30%, 50%, or 60% CMI

• Up to \$3,250,000 to Northpointe Development II Corporation and Selassie Development, or an affiliate LLC, for Merchant Place Apartments, a 124 unit rental housing development with 90 units with rents affordable to households with incomes at or below 30%, 50%, or 60% CMI

Form of Loans

• The City financial assistance will be provided in the form of a loan, up to 50% of which will be amortized over 30 years and payable over 16 years, contingent upon available cash flow, and at least 50% of which will be a 0% interest, long-term deferred loan with shared appreciation, payable upon sale, transfer, or change in the use of the property, unless a waiver of shared appreciation is granted in exchange for a commitment to permanent affordability through a recorded LURA; and

• The AHF loan will be secured by a subordinate mortgage, note(s), and LURA securing a minimum period of affordability of 40 years unless a waiver of shared appreciation is granted in exchange for a commitment to permanent affordability through a recorded LURA; and

• The developer shall apply the proceeds of the Loan to the expense of acquiring the property and/or constructing the project, including at least the total number of units and units to be designated as affordable housing, with restricted rents and for income-eligible households as specified for each; and

• The loan agreement will remain in full force and effect until the loan is repaid or at the expiration of the respective periods of affordability, whichever is later.

Assignment

• The loan shall not be assigned without permission of the City except for an assignment to an affiliate entity of the developer prior to loan closing.

Closing

• Prior to closing, the developer must submit to the City a standard ALTA commitment for a loan policy of title insurance in the amount of the Loan for such Property, which will be subject only to municipal and zoning ordinances and agreements entered under them, recorded easements for the distribution of utility and municipal services, mortgages, security agreements, assignments of leases and rents, regulatory and land use restriction agreements and an extended use commitment pursuant to Section 42 of the Internal Revenue Code, recorded building and use restrictions and covenants, taxes levied in the year of closing, and any other encumbrances acceptable to the City; and

• Prior to closing, the developer must provide evidence of property insurance as required by the Mortgage, containing a standard loss payee endorsement identifying the City as mortgagee. Developer also agrees to provide evidence of property insurance annually by February 10th or before expiration of existing policy; and,

BE IT STILL FURTHER RESOLVED, that the execution of a loan agreement and disbursement of City funds will be made contingent upon each project developer demonstrating that it has (1) secured financing sufficient to complete the project, including WHEDA LIHTCs; (2) received from the City all necessary land use and permit approvals; and (3) satisfied any other City requirements, including, but not limited to, providing acceptable documentation related to a Tenant Selection Plan and Affirmative Marketing Plan consistent with the Standards published in the RFP; and,

BE IT FINALLY RESOLVED, that the Council authorizes the Mayor and City Clerk to execute, deliver, publish, file and record such other documents, instruments, notices and records, and take such other actions as shall be deemed necessary or desirable to accomplish the purpose of this Resolution, and to comply with and perform the obligations of the City hereunder.

2023 AHF-TC RENTAL HOUSING DEVELOPMENT APPLICATION SUMMARY AND RECOMMENDATIONS 11/2/2023

CDD	g Housing Type:										Total
Award Year	Developer	Project Name	Project Address	Target Market	Location	Initial Application TDC	AHF Award Requested	AHF Award Recommendation	CDD Award Per Aff. Unit	Total Units	Affordable Units
2023	Neighborhood House Community Center & Alexender Co.	Neighborhood House Apts	29 S Mills St	Family	Central	\$28,819,427	\$1,985,000	\$1,985,000	\$38,922	60	51
2023	Horizon Development Group, Inc. & JW Realty Investments, Inc.	Ellis Potter Apartments	1 Ellis Potter Ct	Senior	West	\$20,463,883	\$1,900,000	\$1,900,000	\$34,545	65	55
2023	JT Klein, DA Development & Lutheran Social Services	University Park Commons II	625 Sand Pearl Lane	Family	West	\$22,700,000	\$2,120,000	\$2,120,000	\$40,000	68	53
2023	MSP Real Estate	Yellowstone Apartments	426 S Yellowstone Drive	Family	West	\$13,001,548	\$2,040,000	\$2,040,000	\$40,000	60	51
2023	Northpointe Development & Sellassie Development	Merchant Place Apartments	6706-6714 Odana Road	Family	West	\$43,059,887	\$3,250,000	\$3,250,000	\$36,111	124	90
ΤΟΤΑ	L						\$11,295,000	\$11,295,000	\$37,650	377	300



Department of Planning and Community & Economic Development Community Development Division

215 Martin Luther King, Jr. Boulevard, Suite 300 Mailing Address: P.O. Box 2627 Madison, Wisconsin 53701-2627 Phone: (608) 266-6520 Fax: (608) 261-9626 www.cityofmadison.com/cdd Child Care Community Resources Community Development Block Grant Madison Senior Center

- To: Madison Common Council
- From: Julie Spears, Community Development Specialist
- Date: November 2, 2023
- RE: Awarding up to \$11.3 million from the Affordable Housing Fund to support five affordable housing development projects, selected through a City Request for Proposals (RFP) process that will support construction of approximately 375 units of new rental housing in Madison, 300 of which will be affordable, and authorizing the execution of related loan agreements

Background

The Affordable Housing Fund (AHF) was first included in the City's 2015 Capital Budget as a new housing initiative that would expand, improve or preserve the supply of affordable housing primarily for Madison's lower-income rental households. Since 2013, the City has been successful in utilizing these funds to leverage approximately \$240 million in equity generated from Low-Income Housing Tax Credits (LIHTCs), administered by the Wisconsin Housing and Economic Development Authority (WHEDA).

To date, this Community Development Division (CDD)-administered program has supported the development of over 2300 units of rental housing, approximately 1800 of which are, or will be, available to households with incomes at or below 60% of the County Median Income (CMI), and have rents restricted at levels affordable to households at those income levels. To date, almost 1400 of these units have been completed and placed in service.

The City's 2024 Capital Budget, scheduled for adoption in November 2023, is expected to include \$20 million for the Affordable Housing Fund. In anticipation of that budget, CDD staff issued a Request for Proposals (RFP) in July 2023 soliciting applications for affordable rental housing developments that would utilize these funds to leverage primarily 2024 LIHTCs while also committing to a minimum 40-year period of affordability, significant energy efficiency, renewable energy and sustainability measures, and aligning with previously established City priorities, such as increasing the supply of units for households with incomes at or below 60% and permanent integrated supportive housing for individuals and families experiencing homelessness. This year's RFP also placed considerable emphasis and attention on alignment with updated Tenant Selection Plan Standards to further reduce existing barriers to accessing this critical resource.

Current Development Proposals

CDD received these five development proposals in response to the 2023 RFP:

- 1. Neighborhood House Apartments, submitted by Neighborhood House Community Center, Inc. in partnership with Alexander Company, Inc.
- 2. Ellis Potter Apartments, submitted by Horizon Development Group, Inc. in partnership with JW Realty & Investments.
- 3. University Park Commons II, submitted by JT Klein in partnership with DA Development and Lutheran Social Services of Wisconsin and Upper Michigan, Inc.

- 4. Yellowstone Apartments, submitted by MSP Real Estate, Inc.
- 5. Merchant Place Apartments, submitted by Northpointe Development II Corporation in partnership with Selassie Development.

An interdisciplinary City staff team reviewed the five development proposals against benchmarks outlined in the RFP.

Upon the conclusion of those reviews and further information supplied by development teams in response to staff team questions, staff recommends a total of \$11.3M of AHF funds be awarded to five proposals as summarized below and described in more detail in the attached table:

- 1. Up to \$1,985,000 to Neighborhood House Community Center, Inc., in partnership with Alexander Company, for Neighborhood House Apartments
- 2. Up to \$1,900,000 to Horizon Development Group, Inc. in partnership with JW Realty & Investments for Ellis Potter Apartments.
- 3. Up to \$2,120,000 to JT Klein, in partnership with DA Development and Lutheran Social Services of Wisconsin and Upper Michigan, Inc., for University Park Commons II.
- 4. Up to \$2,040,000 to MSP Real Estate, Inc. for Yellowstone Apartments.
- 5. Up to \$3,250,000 to Northpointe Development II Corporation, in partnership with Selassie Development, for Merchant Place Apartments

In total, these five projects propose to add approximately 375 units of rental housing, of which 300 would be income and rent-restricted for households with incomes at or below 60% of the CMI. Ninety (90) of the 300 affordable units will remain permanent affordability through a recorded Land Use Restriction Agreement (LURA).

Final authorization of City funding is contingent upon the developer demonstrating that it has (1) secured financing sufficient to complete the project, including an allocation of WHEDA LIHTCs; (2) received from the City all necessary land use and permit approvals; and (3) satisfied any other City requirements, including, but not limited to, providing acceptable documentation related to a Tenant Selection Plan and Affirmative Marketing Plan consistent with the Standards published in the RFP.

Staff Recommendation

Award up to \$11,295,000 in City Affordable Housing Funds to the five projects identified above and as further outlined in the attached resolution, and authorize the Mayor and City Clerk to execute loan agreements associated with these affordable housing development projects.

Title

Awarding up to \$11,295,000 from the Affordable Housing Fund to support five affordable housing development projects, selected through a City Request for Proposals (RFP) process, that will support construction of approximately 375 units of new rental housing in Madison, 300 of which will be affordable, and authorizing the Mayor and City Clerk to execute loan agreements with the developers of those projects (Districts 11, 13 and 19).

Body

Background

The City of Madison's 2024 Executive Capital Budget, scheduled for adoption in November 2023, proposes to increase the City's commitment to the Affordable Housing Fund (AHF) to \$20,000,000 in 2024. The recommended awards described in this resolution draw from funds authorized for 2024, as well as uncommitted funds carried over from 2023. The Common Council established the AHF in the 2015 Capital Budget to help increase and/or preserve the supply of affordable rental housing. The City's primary strategy in deploying AHF is to leverage other resources, most notably federal Low-Income Housing Tax Credits (LIHTCs), to help achieve the goal of significantly increasing the supply of new affordable rental units.

For purposes of this initiative, affordable rental housing is defined as that which is reserved for households with incomes at or below 60% of the County Median Income (CMI), and with rents restricted at levels deemed affordable to households at those income levels. Initially, the receipt of AHF funds required developers to commit to a 30-year period of affordability, however, since 2020, the required commitment is 40 years. Furthermore, since 2022, applicants willing to commit to permanent affordability through a recorded Land Use Restriction Agreement (LURA) are eligible for more favorable loan terms.

In Wisconsin, LIHTCs are administered by the Wisconsin Housing and Economic Development Authority (WHEDA). WHEDA allocates credits annually through a competitive statewide process. The review criteria that WHEDA employs favors development proposals that demonstrate significant leveraging of other financial resources.

In determining how to allocate City AHF assistance, CDD conducts its own competitive Request for Proposals (RFP) process. That process is scheduled to coincide with WHEDA's cycle such that City funds are awarded in time to benefit developers seeking tax credits from WHEDA. WHEDA's next application deadline is January 26, 2024.

Most of the funds allocated to support these developments are unlikely to be drawn until 2024. However, in order for the City's financial commitments to be recognized in WHEDA's funding process, those funds must be authorized in the City's 2024 budget.

This resolution is intended to authorize the commitment of City funds for project proposals selected in this year's RFP process. It is also intended to authorize the Mayor and City Clerk to execute the corresponding loan agreements and other documents necessary to proceed with the approved financial commitments. All commitments of City funds are contingent upon developers securing tax credits and other needed financing, and satisfying all City land use and other requirements.

ACTION

WHEREAS, as part of ongoing efforts to advance the City's objective of expanding the supply of affordable rental housing, and using City-administered resources in concert with federal Low-Income Housing Tax Credits, the Community Development Division issued a Request for Proposals (RFP) in July 2023 seeking tax credit-eligible development proposals; and,

WHEREAS, in response to the RFP, the City received five proposals seeking assistance for the following development projects:

- 1. Neighborhood House Apartments, submitted by Neighborhood House Community Center, Inc. in partnership with Alexander Company, Inc.
- 2. Ellis Potter Apartments, submitted by Horizon Development Group, Inc. in partnership with JW Realty & Investments, Inc.
- 3. University Park Commons II, submitted by JT Klein in partnership with DA Development and Lutheran Social Services of Wisconsin and Upper Michigan, Inc.
- 4. Yellowstone Apartments, submitted by MSP Real Estate, Inc.
- 5. Merchant Place Apartments, submitted by Northpointe Development II Corporation in partnership with Selassie Development; and,

WHEREAS, a review team, comprised of staff from the City's Community Development, Economic Development, and Planning Divisions evaluated proposals based on criteria set forth in the RFP that addressed issues such as the number and mix of housing units; project locations with respect to nearby amenities such as public transit, especially the current Metro transit network, schools, retail and employment opportunities, etc.; financial viability; gap financing needed; per-unit subsidy requested; incorporation of energy efficiency, renewable energy and other sustainability features; development team experience; likelihood of the developer securing needed land use approvals; conformance with updated Tenant Selection Plan Standards; and anticipated scores in WHEDA's LIHTC application process; and,

WHEREAS, in addition to this review, the CDD staff team also evaluated each proposal for its consistency with the goals and requirements set forth in the City's 2020-2024 Five-Year Consolidated Plan, formally adopted by the Common Council on February 25, 2020, which guides the use of U.S. Department of Housing and Urban Development funds; and,

WHEREAS, based on these reviews, the staff team concluded that the five projects were sufficiently responsive to the City's criteria, in position to proceed and, with City financial support, well-positioned to secure WHEDA LIHTCs; and,

WHEREAS, the CDD staff team formulated the following recommendations that seek to allocate \$11,295,000 in City AHF funds to support the following five development proposals to construct approximately 375 units of rental housing, 300 of which will be maintained as affordable (210 for at least 40 years and 90 which will remain permanently affordable):

- Up to \$1,985,000 to Neighborhood House Community Center, Inc, in partnership with Alexander Company, for Neighborhood House Apartments (60 total units/36 affordable)
- Up to \$1,900,000 to Horizon Development Group, Inc., in partnership with JW Realty & Investments, Inc. for Ellis Potter Apartments (65 total units/55 affordable)

- Up to \$2,120,000 to JT Klein, in partnership with DA Development and Lutheran Social Services of Wisconsin and Upper Michigan, Inc., for University Park Commons II (68 total units/53 affordable)
- Up to \$2,040,000 to MSP Real Estate, Inc. for Yellowstone Apartments (60 total units/51 affordable)
- Up to \$3,250,000 to Northpointe Development II Corporation, in partnership with Selassie Development, for Merchant Place Apartments (124 total units/90 affordable); and,

WHEREAS, on November 2, 2023 the CDBG Committee reviewed and approved staff recommendations as described above; and,

WHEREAS, as development proposals proceed through final design stages and WHEDA's application process, developers may need to make minor project adjustments, including to the number and mix of housing units, if such changes will improve prospects for success in WHEDA's application process or are necessary to comply with land use requirements; and,

WHEREAS, the receipt of financial assistance from other funding sources subsequent to adoption of this resolution, including City Tax Increment Financing (TIF), may be used to reduce the financial contribution to the project from AHF, so that AHF funds remain available to support other projects; and,

WHEREAS, upon securing federal LIHTCs from WHEDA, the developers of these projects, via an affiliate LLC, will be prepared to execute loan agreements and related loan documents with the City.

NOW, THEREFORE, BE IT RESOLVED, that the Mayor and the Common Council approve the recommended funding commitments as outlined below and authorize the issuance of letters of funding commitments for the identified proposals no later than January 26, 2024, or the deadline for the WHEDA tax credit applications, whichever is sooner; and,

BE IT FURTHER RESOLVED, that the Council authorizes CDD staff to approve minor alterations to development projects, including to the number and mix of housing units, if such changes are deemed necessary to improve prospects for securing LIHTCs and/or comply with City land use requirements, but staff may not increase the level of City financial assistance without Council approval; and,

BE IT STILL FURTHER RESOLVED, that the Council authorizes the Mayor and City Clerk to execute, for these five developments, loan agreements utilizing CDD-administered funds as described below and reflecting any minor adjustments approved by CDD staff or caused by the application of TIF, HOME or other City-administered resources:

Developers, Projects and Loan Amounts

- Up to \$1,985,000 to Neighborhood House Community Center, Inc. and Alexander Company, or an affiliate LLC, for Neighborhood House Apartments, a 60-unit rental housing development with 36 units with rents affordable to households with incomes at or below 30%, 50%, or 60% CMI
- Up to \$1,900,000 to Horizon Development Group, Inc., or an affiliate LLC, for Ellis Potter Apartments, a 65-unit rental housing development with 55 units with rents affordable to households with incomes at or below 30%, 50%, or 60% CMI

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- Up to \$2,120,000 to JT Klein and DA Development, or an affiliate LLC, for University Park Commons II, a 68-unit rental housing development with 53 units with rents affordable to households with incomes at or below 30%, 50%, or 60% CMI
- Up to \$2,040,000 to MSP Real Estate, Inc., or an affiliate LLC, for Yellowstone Apartments, a 60-unit rental housing development with 51 units with rents affordable to households with incomes at or below 30%, 50%, or 60% CMI
- Up to \$3,250,000 to Northpointe Development II Corporation and Selassie Development, or an affiliate LLC, for Merchant Place Apartments, a 124 unit rental housing development with 90 units with rents affordable to households with incomes at or below 30%, 50%, or 60% CMI

Form of Loans

- The City financial assistance will be provided in the form of a loan, up to 50% of which will be amortized over 30 years and payable over 16 years, contingent upon available cash flow, and at least 50% of which will be a 0% interest, long-term deferred loan with shared appreciation, payable upon sale, transfer, or change in the use of the property, unless a waiver of shared appreciation is granted in exchange for a commitment to permanent affordability through a recorded LURA; and
- The AHF loan will be secured by a subordinate mortgage, note(s), and LURA securing a minimum period of affordability of 40 years unless a waiver of shared appreciation is granted in exchange for a commitment to permanent affordability through a recorded LURA; and
- The developer shall apply the proceeds of the Loan to the expense of acquiring the property and/or constructing the project, including at least the total number of units and units to be designated as affordable housing, with restricted rents and for income-eligible households as specified for each; and
- The loan agreement will remain in full force and effect until the loan is repaid or at the expiration of the respective periods of affordability, whichever is later.

<u>Assignment</u>

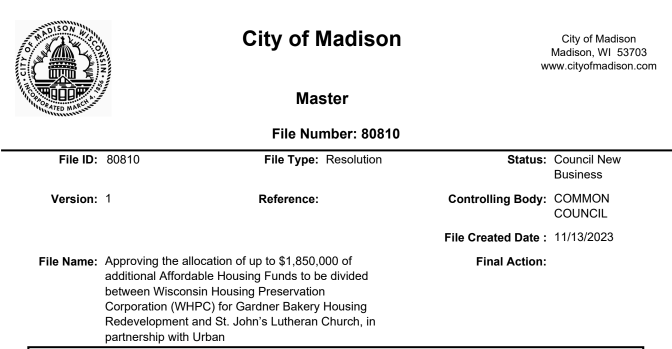
• The loan shall not be assigned without permission of the City except for an assignment to an affiliate entity of the developer prior to loan closing.

<u>Closing</u>

- Prior to closing, the developer must submit to the City a standard ALTA commitment for a loan policy of title insurance in the amount of the Loan for such Property, which will be subject only to municipal and zoning ordinances and agreements entered under them, recorded easements for the distribution of utility and municipal services, mortgages, security agreements, assignments of leases and rents, regulatory and land use restriction agreements and an extended use commitment pursuant to Section 42 of the Internal Revenue Code, recorded building and use restrictions and covenants, taxes levied in the year of closing, and any other encumbrances acceptable to the City; and
- Prior to closing, the developer must provide evidence of property insurance as required by the Mortgage, containing a standard loss payee endorsement identifying the City as mortgagee. Developer also agrees to provide evidence of property insurance annually by February 10th or before expiration of existing policy; and,

BE IT STILL FURTHER RESOLVED, that the execution of a loan agreement and disbursement of City funds will be made contingent upon each project developer demonstrating that it has (1) secured financing sufficient to complete the project, including WHEDA LIHTCs; (2) received from the City all necessary land use and permit approvals; and (3) satisfied any other City requirements, including, but not limited to, providing acceptable documentation related to a Tenant Selection Plan and Affirmative Marketing Plan consistent with the Standards published in the RFP; and,

BE IT FINALLY RESOLVED, that the Council authorizes the Mayor and City Clerk to execute, deliver, publish, file and record such other documents, instruments, notices and records, and take such other actions as shall be deemed necessary or desirable to accomplish the purpose of this Resolution, and to comply with and perform the obligations of the City hereunder.



Title: Approving the allocation of up to \$1,850,000 of additional Affordable Housing Funds to be divided between Wisconsin Housing Preservation Corporation (WHPC) for Gardner Bakery Housing Redevelopment and St. John's Lutheran Church, in partnership with Urban Land Interests, for St. John's Lutheran Church Housing Redevelopment and authorizing the Mayor and City Clerk to execute Ioan agreements with the developers of those projects. (District 2 and District 12)

Notes:

Sponsors:	Kristen Slack, Dina Nina Martinez-Rutherford, Nikki Conklin, Juliana R. Bennett And Amani Latimer Burris	Effective Date:
Attachments:	23.10.23_St. John's Development_City Addl Funds Request.pdf, Memo_AHF-TC Addt funds CDBG Committee.pdf, WHPC Rise City of Madison AHF Letter 10.30.2023.pdf	Enactment Number:
Author:	Linette Rhodes	Hearing Date:
Entered by:	rschesny@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:		Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Community Deve Division Action Text: Notes:	This Resol	lution was Ref	Referred for Introduction erred for Introduc 23), Common Coun				

Text of Legislative File 80810

Fiscal Note

The proposed resolution approves the use of up to \$1,850,000 from the Affordable Housing Fund (Munis program 17110) for additional loan allocations for development projects already

approved for AHF loans. The additional loans will be allocated as follows:

- Wisconsin Housing Preservation Corporation (WHPC): up to \$500,000
- St. John's Lutheran Church in partnership with Urban Land Interests: up to \$1,350,000

The additional funds are made available due to the return of \$2.5 million for a loan approved via RES-22-00823 (Leg file 74454). With approval of this resolution, the total loan amount for WHPC will be \$3,450,000; for St. John's Lutheran in partnership with Urban Land Interests, \$4,850,000. No additional City appropriation required.

Title

Approving the allocation of up to \$1,850,000 of additional Affordable Housing Funds to be divided between Wisconsin Housing Preservation Corporation (WHPC) for Gardner Bakery Housing Redevelopment and St. John's Lutheran Church, in partnership with Urban Land Interests, for St. John's Lutheran Church Housing Redevelopment and authorizing the Mayor and City Clerk to execute loan agreements with the developers of those projects. (District 2 and District 12)

Body

In 2022, the Common Council adopted RES-22-00823 (Legistar File #74454), which authorized up to \$2,950,000 of City Affordable Housing Fund (AHF) funds to Wisconsin Housing Preservation Corporation (WHPC), or an affiliate LLC, for the Gardner Bakery Housing Redevelopment, now known as Rise Apartments. The proposal will create 245 total units of new rental housing of which 161 would be affordable, designated for households with incomes at or below 30%, 50% or 60% of County Median Income, and with rents subject to limits established by federal guidelines. Additionally, the Resolution authorized up to \$3,500,000 of AHF funds to St. John's Lutheran Church, in partnership with Urban Land Interests, or an affiliate LLC, for the St. John's Lutheran Church Housing Redevelopment. That proposal will create 130 total units of new rental housing of which 110 would be designated for households with incomes at or below 30%, 50% or 60% of County Median Income with rents set through federal guidelines.

With this City support, the developers, were successful in securing WHEDA-administered Low Income Housing Tax Credits, and other financing. However, rising construction costs, interest rates and other factors have made it difficult for the developments to proceed within the timelines required by WHEDA. The provision of additional City support, and in the case of the St. John's Lutheran Church redevelopment, additional County support, will allow the developments to proceed.

Each award of City AHF support in the above resolution is made contingent upon a developer securing tax credits, as well as other needed financing. In the rare occurrence in which tax credits and/or other financing do not materialize, City funds are returned and remain available for future use. Last year, the third development proposal awarded AHF funds under RES-22-00823 was not awarded tax credits and, thus, was forced to return the \$2.5 million of AHF funds it had received. Thus, the City's adopted 2023 Capital Budget includes both new and carry-over funding authority for the AHF to support affordable housing developments. The returned funds are being used to support the awards recommended in this resolution. This resolution seeks to authorize allocations totaling up to \$1,850,000 of additional Affordable Housing Funds to the two identified projects. It also seeks authorization for the Mayor and City Clerk to execute loan agreements and other documents necessary to proceed with that commitment.

Action:

WHEREAS, on December 6, 2022, the Common Council adopted RES-22-00823 (Legistar File #74454) awarding \$2,950,000 of City Affordable Housing Fund (AHF) funds to Wisconsin

Housing Preservation Corporation (WHPC), or an affiliate LLC, for the Gardner Bakery Housing Redevelopment, now known as Rise Apartments and \$3,500,000 of AHF funds to St. John's Lutheran Church, in partnership with Urban Land Interests, or an affiliate LLC, for the St. John's Lutheran Church Housing Redevelopment; and,

WHEREAS, both Developers remain committed to the construction of a combined 375 units of rental housing, of which 271 will be income- and rent-restricted for households with incomes at or below 30%, 50%, or 60% of the County Median Income; and,

WHEREAS, in return for the offer of an additional \$1.35 million of City AHF funds, and an additional \$1.35 million from Dane County, St. John's Lutheran Church, in partnership with Urban Land Interests, or an affiliate LLC, will incorporate Tenant Selection Plan Standards required in the 2023 AHF Request for Proposals into the Loan Agreement; and,

WHEREAS, on November 2, 2023 the CDBG Committee reviewed and approved staff recommendations to award up to \$1.85 million of additional AHF split between the two developments.

NOW, THEREFORE, BE IT RESOLVED, that the Common Council authorizes an additional \$1,350,000 of AHF funds be awarded to St. John's Lutheran Church, in partnership with Urban Land Interests, or an affiliate LLC, in support of the St. John's Lutheran Church Housing Redevelopment, bringing the total AHF loan to \$4,850,000; and,

BE IT FURTHER RESOLVED, that the Council authorizes an additional \$500,000 of AHF funds be awarded to Wisconsin Housing Preservation Corporation (WHPC), or an affiliate LLC, to support the Gardner Bakery Housing Redevelopment, now known as Rise Apartments, bringing the total AHF loan to \$3,450,000; and

BE IT STILL FURTHER RESOLVED that the Council authorizes the Mayor and City Clerk to execute loan agreements, utilizing CDD-administered funds, for the affordable housing projects as described below and reflecting any minor adjustments approved by CDD staff or caused by the application of other resources:

- o Form of Loans
 - The AHF assistance will be provided in the form of a loan, up to 50% of which will be amortized over 30 years and payable over 16 years, contingent upon available cash flow, and at least 50% of which will be a 0% interest, long-term deferred loans with shared appreciation, payable upon sale, transfer, or change in the use of the property; and
 - The AHF loan will be secured by a subordinate mortgage, note, and Land Use Restriction Agreement securing a permanent period of affordability; and
 - The developer shall apply the proceeds of the Loan to the expense of acquiring the property and/or constructing the project, including at least the total number of units and units to be used as affordable housing, for rent to income-eligible households as specified above; and
 - The loan agreement will be in full force and effect until the loan is repaid or at the expiration of the respective periods of affordability, whichever is later.
- o Assignment
 - The loan shall not be assigned without permission of the City except for an assignment to an affiliate entity of the developer prior to loan

closing.

- Closing
 - Prior to closing, the developer must submit to the City a standard ALTA commitment for a loan policy of title insurance in the amount of the Loan for such Property, which will be subject only to municipal and zoning ordinances and agreements entered under them, recorded easements for the distribution of utility and municipal services. mortgages, security agreements, assignments of leases and rents. regulatory and land use restriction agreements and an extended use commitment pursuant to Section 42 of the Internal Revenue Code, recorded building and use restrictions and covenants, taxes levied in the year of closing, and any other encumbrances acceptable to the City; and
 - Prior to closing, the developer must provide evidence of property insurance as required by the Mortgage, containing a standard loss payee endorsement identifying the City as mortgagee. Developer also agrees to provide evidence of property insurance annually by February 10th or before expiration of existing policy; and,

BE IT FINALLY RESOLVED, that the Council authorizes the Mayor and City Clerk to execute, deliver, publish, file and record such other documents, instruments, notices and records, and take such other actions as shall be deemed necessary or desirable to accomplish the purpose of this Resolution, and to comply with and perform the obligations of the City hereunder in a form approved by the City Attorney.

То:	Julie Spears, City of Madison Community Development Division
From:	Mark Binkowski, Development Partner for St. John's
Date:	October 24, 2023
Re:	Request for Additional Funding for St. John's Development

Dear Julie,

St. John's efforts to redevelop its property to create affordable housing began in earnest in Spring 2020 when St. John's started searching for a development partner. For the last three years St. John's has worked to make its vision a reality. The project has continuously evolved throughout this process.

In July 2022 an application was submitted to the City of Madison's Affordable Housing Fund. At that time the project included 22 units for those earning less than 30% of AMI, 58 units at 50% AMI and 28 units at 60% AMI, for a total of 108 units of affordable housing. The construction cost for the residential units was estimated at \$27,984,427. Since then, the number of affordable units has increased, while providing more units at the 30% AMI level. The project currently calls for 110 units of affordable housing, with 26 units at 30% AMI, 52 units at 50% AMI and 32 units at 60% AMI.

The project's financial feasibility has been negatively impacted by two larger trends that have affected all real estate development – construction costs and interest rates. Unfortunately, the affordable housing units that are most desperately needed are least able to absorb these impacts.

Construction costs have continued to increase. St. John's has been working closely with its construction partner, JP Cullen, and experienced architect, Potter Lawson, to control costs to the extent possible by making informed design decisions. Despite those efforts, the most recent construction pricing has construction costs for the residential units at \$29,866,019. That is an increase of \$1,881,592.

Compounding this problem has been the increase in interest rates. The project has signed a term sheet with Piper Sandler to provide permanent financing and to facilitate placement of the bonds. After accounting for the interest income earned as a funding source that the Piper Sandler deal provides for, increased interest rates raised the construction loan interest cost by \$426,857.

Lastly, the project did not secure FHLB AHP funds. This was originally expected to provide an additional \$900,000 in funding. St. John's was unable to identify a viable participating bank to serve as the sponsor, without which the project would not score competitively.

Taken together these changes have increased the funding gap to a level that St. John's is unable to fill without the additional support of the City of Madison and Dane County. This support is critically important to helping St. John's achieve its mission of helping Madison's working poor by creating a significant number of new affordable apartments in the heart of Madison's downtown.

St. John's was originally intending to close and break ground in November / December of this year. As a result of the increased gap the decision has been made to delay the targeted closing to spring of 2024. This will provide a few months of additional timing to allow St. John's to identify the sources necessary to close the funding gap. JP Cullen is currently anticipating an 18-month construction period, therefore completed units would be delivered in fall of 2025.

- Mark Binkowski



Department of Planning and Community & Economic Development Community Development Division

215 Martin Luther King, Jr. Boulevard, Suite 300 Mailing Address: P.O. Box 2627 Madison, Wisconsin 53701-2627 Phone: (608) 266-6520 Fax: (608) 261-9626 www.cityofmadison.com/cdd Child Care Community Resources Community Development Block Grant Madison Senior Center

- To: CDBG Committee
- From: Linette Rhodes, Community Development Supervisor
- Date: November 2, 2023
- RE: Approving an allocation of up to \$1,850,000 of additional Affordable Housing Funds to Wisconsin Housing Preservation Corporation (WHPC) for the Gardner Bakery Housing Redevelopment and St. John's Lutheran Church, in partnership with Urban Land Interests, for the St. John's Lutheran Church Housing Redevelopment.

Background

The Affordable Housing Fund (AHF) was first included in the City's 2015 Capital Budget as a new housing initiative that would expand, improve or preserve the supply of affordable housing primarily for Madison's lower-income rental households. Since 2013, the City has been successful in utilizing these funds to leverage approximately \$240 million in equity generated from Low-Income Housing Tax Credits (LIHTCs), administered by the Wisconsin Housing and Economic Development Authority (WHEDA).

To date, this Community Development Division (CDD)-administered program has supported the development of over 2300 units of rental housing, approximately 1800 of which are, or will be, available to households with incomes at or below 60% of the County Median Income (CMI), and have rents restricted at levels deemed affordable to households at those income levels. To date, almost 1400 of these units have been completed and placed in service.

In 2022, the Common Council adopted RES-22-00823 (Legistar File #74454), which authorized up to \$2,950,000 of City Affordable Housing Fund (AHF) funds to Wisconsin Housing Preservation Corporation (WHPC), or an affiliate LLC, for the Gardner Bakery Housing Redevelopment, now known as Rise Apartments. The proposal will create 245 total units of new rental housing of which 161 would be affordable, designated for households with incomes at or below 30%, 50% or 60% of County Median Income, and with rents subject to limits established by federal guidelines. Additionally, the Resolution authorized up to \$3,500,000 of City Affordable Housing Fund (AHF) funds to St. John's Lutheran Church, in partnership with Urban Land Interests, or an affiliate LLC, for the St. John's Lutheran Church Redevelopment. That proposal will create 130 total units of new rental housing of which 110 would be designated for households with incomes at or below 30%, 50% or 60% dots of new rental housing of which 110 would be designated for households with incomes at or below 30%, 50% or 60% dots of new rental housing of which 110 would be designated for households with incomes at or below 30%, 50% or 60% of County Median Income with rents set through federal guidelines.

With this City support, the developers, were successful in securing WHEDA-administered Low Income Housing Tax Credits, and other financing. However, rising construction costs, interest rates and other factors have made it difficult for the developments to proceed within the timelines required by WHEDA. The provision of additional City support, and in the case of the St. John's Lutheran Church redevelopment, additional County support, will allow the developments to proceed.

Each award of City AHF support is made contingent upon a developer securing tax credits, as well as other needed financing. In the rare occurrence in which tax credits and/or other financing do not materialize, City funds are returned and remain available for future use. Last year, the third development proposal awarded AHF funds under RES-22-00823 was not awarded tax credits and was forced to return the \$2.5 million of AHF funds it had received. Thus, the City's adopted 2023 Capital Budget includes both new and carry-over funding authority for the AHF to support affordable housing developments. The returned funds are being used to support the awards recommended in this resolution.

Staff Recommendation

Award up to \$500,000 in additional City Affordable Housing Funds to Wisconsin Housing Preservation Corporation (WHPC), or an affiliate LLC, for the Gardner Bakery Housing Redevelopment, now known as Rise Apartments, bringing the total AHF loan to \$3,450,000. Loan terms will remain unchanged from the previously authorized resolution.

Award up to \$1,350,000 in additional City Affordable Housing Funds to St. John's Lutheran Church, in partnership with Urban Land Interests, or an affiliate LLC, for the St. John's Lutheran Church Housing Redevelopment, bringing the total AHF Ioan to \$4,850,000. In return, the developer agrees to incorporate Tenant Selection Plan Standards required in the 2023 AHF-TC RFP to this development. Loan terms will remain unchanged from the previously authorized resolution. This additional award of AHF will match a \$1.35 million supplemental County contribution approved as part of the County's 2024 Capital Budget.



Board Members

James P. Carter Brett Gerber Richard A. Hansen Erbert Johnson Dan Kroetz Natalie Erdman David Strelitz Regina Dunkin Mary R. Wright

(608) 807-1430

www.whpc.com

WHPC 150 E Gilman St Suite 1500

Madison, WI 53703 October 30, 2023

James O'Keefe, Community Development Division Director Linette Rhodes, Community Development Grants Supervisor Julie Spears, Community Development Specialist John Vogt, Community Development Specialist Department of Planning and Community & Economic Development Community Development Division 215 Martin Luther King, Jr. Boulevard, Suite 300 Madison, WI 53703

Electronic Submission

Dear Community Development Staff,

Wisconsin Housing Preservation Corp. (WHPC) is writing in response to financial challenges faced by the new construction 245-unit Affordable Housing Development project, Rise Madison. WHPC recently learned that the project would be subject to a City of Madison Special Assessment of \$360,000 for sewer improvements located in the public right of way on East Washington Avenue. This pending new charge was introduced in the final hour and is introducing an undue financial burden to the project at a time of increased lending interest rates.

WHPC worked with our local lender to receive an updated rate quote on the permanent debt at the project. The current rate indication is set to 5.68% and the outcome on the loan is a loss of available proceeds which is also contributing to the current financial gap condition of approximately \$885,000.

Pursuant to recent discussions with City Staff, WHPC is requesting that an additional \$500,000 of City of Madison Affordable Housing Funds be made available to cover the unforeseen Sewer Special Assessment and to assist in solving the financial gap condition. In support of the request, please find a financial proforma in evidence of the gap condition.

Your investment on this impactful project is greatly appreciated.

Sincerely,

Magnuez

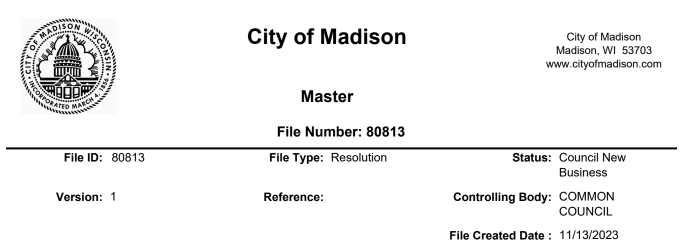
Mary Wright President

Attachment: Financial Proforma



3401 & 3433 EAST WASHINGTON AVE, MADISON WI - NEW CONSTRUCTION PRO FORMA

10/24/2023																
USES	тс	DTAL COST		UNIT MATRIX					CONTRACT			HOUSING	ANNUAL			
				CMI%	# UNITS	# BR	#BA	SF	RENT	RENT PSF	UA	EXPENSE	RENT			
ACQUISITION	\$	3,659,488		30%	5	1	1	726	\$618	\$0.85	\$68	\$686	\$37,080			
CONSTRUCTION AND SITE WORK	\$	56,510,816		30%	5	2	2	1059	\$729 \$834	\$0.69	\$95 \$118	\$824	\$43,736			
CONTINGENCY ARCHITECTURE AND ENGINEERING	\$ \$	2,823,168 842,000		30% 50%	2 44	3	2	1298 726	\$834 \$1,076	\$0.64 \$1.48	\$118	\$952 \$1,144	\$20,026 \$568,128			
FINANCING FEES/INTEREST	\$	6,675,066		50%	38	2	2	1059	\$1,278	\$1.40	\$95	\$1,373	\$582,768			
SOFT COSTS	ŝ	1,991,509		50%	16	3	2	1298	\$1,469	\$1.13	\$118	\$1,587	\$282,131			
DEVELOPER FEE ITEMS AND RESERVES	\$	9,524,263		50%	4	3	2	1429	\$1,456	\$1.02	\$131	\$1,587	\$69,910			
TOTAL USES	\$	82,026,309		60%	18	1	1	726	\$1,240	\$1.71	\$68	\$1,308	\$267,840			
COURCES	тот	AL SOURCES		60%	16 7	2	2	1059	\$1,475	\$1.39	\$95	\$1,570	\$283,200			
SOURCES	101	AL SOURCES		60% 60%	6	3	2	1298 1429	\$1,697 \$1,684	\$1.31 \$1.18	\$118 \$131	\$1,815 \$1,815	\$142,548 \$121,248			
MEMBER EQUITY	\$	200		70%	32	1	1	726	\$1,400	\$1.93	\$68	\$1,468	\$537,600			
FEDERAL TAX CREDIT EQUITY	\$	33,270,915		70%	37	2	2	1059	\$1,650	\$1.56	\$95	\$1,745	\$732,600			
LONG TERM TAX EXEMPT BONDS	\$	28,770,562		70%	7	3	2	1298	\$1,850	\$1.43	\$118	\$1,968	\$155,400			
EXISTING CITY OF MADISON AFFORDABLE HOUSING FUNDS WHPC CAPITAL MAGNET FUND GRANT	\$ \$	2,950,000 2,940,000		70% 80%	2	3	2	1429 726	\$1,837 \$1,500	\$1.29 \$2.07	\$131 \$68	\$1,968 \$1,568	\$44,088 \$54,000			
WHPC CAFITAL MAGNET FUND GRANT WHPC SELLER NOTE	s S	3,000,000		80%	3	2	2	1059	\$1,775	\$1.68	\$95	\$1,870	\$63,900			
TAX INCREMENTAL FINANCING	\$	2,350,000	1		245			237,577	\$333,850	\$1.41			\$ 4,006,202			
DEFERRED DEVELOPER FEEES (68% MAX ALLOWABLE)	\$	5,659,645														
DANE WORKFORCE HOUSING FUND	\$	2,000,000		COMMERCIAL			PARKING	RENT								
WDNR BROWNFIELD GRANT	\$	200,000		SF	RENT PSF	•	STALLS	PER STALL								
TOTAL SOURCES	\$	81,141,323		4,000	\$ 20.40		209	\$ 75.00								
FINANCIAL GAP CONDITION	\$	(884,986)														
FIFTEEN YEAR CASH FLOW ANALYSIS																
INCOME INFLATION RATE 2% EXPENSES INFLATION RATE 3%																
INSURANCE INFLATION RATE 4%																
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
RENTAL INCOME PARKING INCOME	\$ \$							\$ 4,511,634 \$ 211,831	\$ 4,601,867					\$ 5,080,833 \$ 238,556	\$ 5,182,450 \$ 243,327	
COMMERCIAL INCOME	ŝ	100,100	\$ 83.232		\$ 86,595				\$ 93,733			\$ 99,470		\$ 103,489		
MISC INCOME	\$	- 1	\$ 24,990	\$ 25,490	\$ 26,000							\$ 29,865		\$ 31,072		
GROSS RENTAL INCOME	 \$	4 200 402	¢ 4 296 410	¢ 4 474 120	¢ 4 662 624	¢ 4 664 904	¢ 4 747 002	¢ 4 942 0E1	\$ 4,939,810	¢ E 029 607	¢ E 120 270	¢ 5 242 166	¢ E 247 010	¢ E 4E2 0E0	\$ 5,563,029	¢ 5 674 280
	φ 	4,300,402			φ 4 ,303,02 i			ψ ⁴ ,042,331	φ 4 ,353,010	÷ 5,050,007		φ 3,242,100 	φ 0,047,010 		φ 3,303,023 	\$ 0,074,209
RENTAL VACANCY	\$	(280,434)	\$ (286,043)	\$ (291,764)	\$ (297,599)	\$ (303,551)	\$ (309,622)	\$ (315,814)	\$ (322,131)	\$ (328,573)	\$ (335,145)	\$ (341,848)	\$ (348,685)	\$ (355,658) \$ (362,771)) \$ (370,027)
PARKING VACANCY	\$,	\$ (19,186)	,	,			\$ (21,183)			\$ (22,480)		\$ (23,388)			
OTHER VACANCY	\$	(1,715)	\$ (1,749)	\$ (1,784)	\$ (1,820)	\$ (1,856)	\$ (1,893)	\$ (1,931)	\$ (1,970)	\$ (2,009)	\$ (2,050)	\$ (2,091)	\$ (2,132)	\$ (2,175)\$ (2,219))\$ (2,263)
EFFECTIVE GROSS INCOME	\$	3,999,443	\$4,079,432	\$ 4,161,021	\$ 4,244,241	\$ 4,329,126	\$ 4,415,708	\$ 4,504,023	\$ 4,594,103	\$ 4,685,985	\$ 4,779,705	\$ 4,875,299	\$ 4,972,805	\$ 5,072,261	\$ 5,173,706	\$ 5,277,180
RENT EXPENSE ADMINISTRATIVE EXPENSE	\$ \$,	\$ 10,300 \$ 406,214	\$ 10,609 \$ 418,401	\$ 10,927 \$ 430,953	\$ 11,255 \$ 443,881	\$ 11,593 \$ 457,198		+,		\$ 13,048 \$ 514,580	\$ 13,439 \$ 530,017		\$ 14,258 \$ 562,295	, ,	\$ 15,126 \$ 596,539
UTILITIES EXPENSE	ŝ													\$ 325.501	\$ 335,266	+
OPERATING & MAINTENANCE EXPENSE	\$	351,000	\$ 361,530					\$ 419,112			\$ 457,975			\$ 500,442	\$ 515,455	\$ 530,919
TAXES	\$	540,000	\$ 556,200	\$ 572,886	\$ 590,073	\$ 607,775	\$ 626,008	\$ 644,788	\$ 664,132	\$ 684,056	\$ 704,578	\$ 725,715	\$ 747,486	\$ 769,911	\$ 793,008	\$ 816,798
INSURANCE	\$,	\$ 142,896				\$ 167,168			\$ 188,041		\$ 203,386		\$ 219,982	+ ====,	\$ 237,932
	\$	- ,						\$ 818,643			\$ 900,141				\$ 1,021,789	
SUPPORTIVE SERVICES, MONITORING, RESERVES	\$	119,525	\$ 123,111	\$ 126,804	\$ 130,608	\$ 134,526	\$ 138,562	\$ 142,719	\$ 147,001	\$ 151,411	\$ 155,953	\$ 160,632	\$ 165,451	\$ 170,414	\$ 175,526	\$ 180,792
TOTAL OPERATING EXPENSES	\$	1,780,608	\$ 1,835,400	\$ 1,891,891	\$ 1,950,134	\$ 2,010,183	\$ 2,072,096	\$ 2,135,931	\$ 2,201,747	\$2,269,608	\$ 2,339,576	\$ 2,411,719	\$ 2,486,105	\$ 2,562,803	\$ 2,641,887	\$ 2,723,431
NET OPERATING INCOME	 \$	2.218.835	\$ 2.244.032	\$ 2.269.130	\$ 2.294.107	\$ 2.318.943	\$ 2.343.612	\$ 2.368.092	\$ 2,392,356	\$ 2.416.377	\$ 2.440.128	\$ 2,463,580	\$ 2.486.700	\$ 2.509.458	\$ 2.531.819	\$ 2.553.749
DEBT SERVICE LOAN 1 - LT TE BONDS	\$								\$ 1,823,156							
DCR LOAN 1 - LT TE BONDS DEBT SERVICE LOAN 2 - DWHF	\$	1.217 106,266	1.232 \$ 106,266	1.246 \$ 106,266	1.260 \$ 106.266	1.274 \$ 106 266	1.287 \$ 106 266	1.301 \$ 106,266	1.315 \$ 106.266	1.328 \$ 106,266	1.341 \$ 106,266	1.354 \$ 106.266	1.367 \$ 106,266	1.380 \$ 106,266		1.405 \$ 106,266
DCR LOAN 2 - DWHF	φ	1.150	\$ 106,266 1.163	\$ 106,266 1.177	\$ 106,266	\$ 106,266 1.203	\$ 106,266 1.216	\$ 106,266 1.229	\$ 100,200 1.241	\$ 100,200 1.254	\$ 106,266 1.267	\$ 106,266	\$ 106,266 1.291	\$ 100,200	\$ 106,266	\$ 106,266 1.327
			1.100	1.177	1.150	1.200	1.210	1.220	1.441	1.2.04	1.201	1.273	1.201	1.000	1.010	1.021
INVESTOR ASSET MANAGEMENT FEE	\$		\$ 10,300	\$ 10,609	\$ 10,927	\$ 11,255	\$ 11,593	\$ 11,941	\$ 12,299	\$ 12,668	\$ 13,048	\$ 13,439	\$ 13,842	\$ 14,258	\$ 14,685	\$ 15,126
INVESTOR ASSET MANAGEMENT FEE INVESTOR ASSET MANAGEMENT FEE INT CASH FLOW AVAILABLE FOR DEFERRED DEVELOPER FEE	\$ \$	10,000						\$ 11,941 \$ 426,729				\$ 13,439 \$ 520,718			\$ 14,685 \$ 587,712	
		10,000 	\$ 304,310	\$ 329,099	\$ 353,758	\$ 378,265	\$ 402,597	\$ 426,729		\$ 474,287	\$ 497,659	\$ 520,718	\$ 543,436	\$ 565,778	\$ 587,712	



File Name: Golden Produce Small Cap TIF

Title: Authorizing a loan to R.E. Golden Produce Company, Inc or its assigns in the amount of \$250,000 for real estate improvements to the commercial property at 2001 Fish Hatchery Road through the TID 51 Small Cap TIF loan program using TID #51 incremental revenue as authorized in an amendment to the TID #51 Project Plan (RES 23-00208 adopted by the Common Council on March 7, 2023). (District 14)

Final Action:

Notes:

Sponsors: Satya V. Rhodes-Conway	Effective Date:
Attachments:	Enactment Number:
Author: Michael Miller, Business Development Specialist	Hearing Date:
Entered by: nmakinen@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:		Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Economic Development 11/13/2023 Division		Referred for Introduction					
	Action Text:	This Resolutio	n was Ref	erred for Introdu	ction			
	Notes:	Finance Commit	ttee (11/27/	23), Common Cou	ncil (12/5/23)			

Text of Legislative File 80813

Fiscal Note

The proposed resolution authorizes a Small Cap TIF Loan in the amount of \$250,000 to R.E. Golden Produce Company, Inc. to assist the business with real estate improvements to the commercial property at 2001 Fish Hatchery Rd. within TID 51.

The TID 51 Project Plan includes \$1.5 million for Small Cap TIF Loans. The Common Council approved the TID 51 Project Plan in 2023 (RES-23-00208, Leg file 75809). Council further authorized Madison Development Corporation (MDC) to administer the program in TID 51 (RES-23-00470, Leg file 78323). One other Small Cap TIF loan in TID 51 has been approved by Council for \$212,500 (RES-23-00651, Leg file 80079). At loan closing, the City shall disburse an amount equal to 15% of the principal amount of loan to MDC from Program funds

for servicing, and 15% of the principal amount of the loan to MDC from Program funds for servicing and closing fees. The aggregate (30%) of all such loan fees for this loan will be \$75,000.

The 2023 Adopted Capital Budget includes \$3.0 million in tax increment revenues transferred from TID 26 to TID 51. No additional City appropriation is required.
Title

Authorizing a loan to R.E. Golden Produce Company, Inc or its assigns in the amount of \$250,000 for real estate improvements to the commercial property at 2001 Fish Hatchery Road through the TID 51 Small Cap TIF loan program using TID #51 incremental revenue as authorized in an amendment to the TID #51 Project Plan (RES 23-00208 adopted by the Common Council on March 7, 2023). (District 14)

Body

WHEREAS, the City of Madison has created the boundary and Project Plan for Tax Incremental District (TID) #51 on March 7, 2023 RES-23-00208 (File ID Number 75809); and

WHEREAS, the intent and purpose of the Project Plan, among other things, is to attract and retain business and employment in the South Madison area generally bounded by Fish Hatchery Road, the Beltline Highway, John Nolen Drive, and Murphy Creek; and

WHEREAS, R.E. Golden Produce Company, Inc will operate its businesses out of this location and the improvements will help install approximately 22,000 sq. ft. of refrigerated coolers to store fresh produce, dairy and other refrigerated items for sale. R.E. Golden Produce, a family founded and employee owned wholesale supplier of fresh produce, dairy, and dry goods and has been in operation since 1978; and

WHEREAS, R.E. Golden Produce Company, Inc would utilize Small Cap TIF program funds to assist with the real estate improvements for the property located at 2001 Fish Hatchery Road, hereby meeting the requirements of the Small Cap TIF program; and

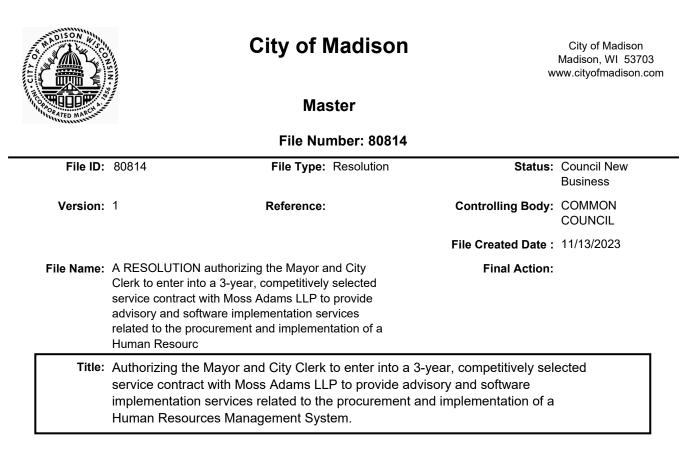
WHEREAS, the program guidelines stipulate through these funds borrowers may receive zero-percent (0%) loans, not to exceed \$250,000, for the purpose of purchasing real estate, financing real estate improvements or not to exceed \$150,000 for purchasing capital machinery and equipment and for each anniversary year of the Common Council authorization of the Loan, 20% of the original principle of the Loan is forgiven until the entire balance is forgiven at the end of five (5) years; and

WHEREAS, the City of Madison has a service contract with Madison Development Corporation (MDC) to market the Program to eligible small businesses and MDC shall qualify all Borrowers for eligibility and credit-worthiness; and

WHEREAS, MDC created a loan summary report and the MDC Loan Committee has recommended an investment of \$250,000 of TID 51 Small Cap TIF loan program funds using TID #51 incremental revenue to this project.

NOW, THEREFORE BE IT RESOLVED, that the Common Council authorizes a \$250,000 TID 51 Small Cap TIF loan program using TID #51 incremental revenue to R.E. Golden Produce Company, Inc and/or its assigns for real estate improvements to the property at 2001 Fish Hatchery Road; and

BE IT FINALLY RESOLVED that the Mayor and City Clerk are hereby authorized to execute a loan agreement and/or any other documents as may be necessary to effectuate the transaction, all of which are subject to the approval of the City Attorney.



Notes:

Sponsors:	Satya V. Rhodes-Conway	Effective Date:	
Attachments:	12022-0-2023-BP HR Consultant (RFP).pdf, Moss Adams-City of Madison Technical Proposal 9.1.23.pdf, Form D Cost Proposal REVISED.pdf	Enactment Number:	
Author:	Amanda Lythjohan, IT Administrative, Finance and Project I	Hearing Date:	
Entered by:	alythjohan@cityofmadison.com	Published Date:	

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Human Resource Department	es 11/13/2023	Referred for Introduction				
	Action Text: Notes:	This Resolution was Ref Finance Committee (11/27/					

Text of Legislative File 80814

Fiscal Note

Fiscal Note Pending

Title

Authorizing the Mayor and City Clerk to enter into a 3-year, competitively selected service contract with Moss Adams LLP to provide advisory and software implementation services related to the procurement and implementation of a Human Resources Management System.

Body

WHEREAS, the City of Madison Human Resources and Information Technology Departments require consulting services in order to pursue implementing a Human Resource Management System as a multi year initiative; and

WHEREAS, the Human Resources and Information Technology Departments worked with the Purchasing Division to issue RFP #12022-0-2023-BP to solicit proposals for such services, and received 5 proposals; and

WHEREAS, an evaluation team consisting of Purchasing and relevant Department staff conducted a detailed evaluation, scored and ranked each of the proposals using criteria including cost, skill, past performance, and references; interviewed finalists and Moss Adams, LLC was selected through this process; and

WHEREAS, to complete the consulting work, a three-year contract is required, and Moss Adams proposed a contract price not to exceed \$365,000 to provide advisory and software implementation services related to the procurement and implementation of a Human Resources Management System and accomplish all of the other deliverables required by RFP #12022-0-2023-BP ; and

WHEREAS, under MGO 4.26(3)(e), service contracts of more than one year that average more than \$100,000 per year in cost require Common Council approval and signature by the Mayor and City Clerk;

NOW, THEREFORE, BE IT RESOLVED, that the Mayor and City Clerk are authorized to sign a contract with Moss Adams, LLC for the purposes and at the price described above, for a term of three (3) years.

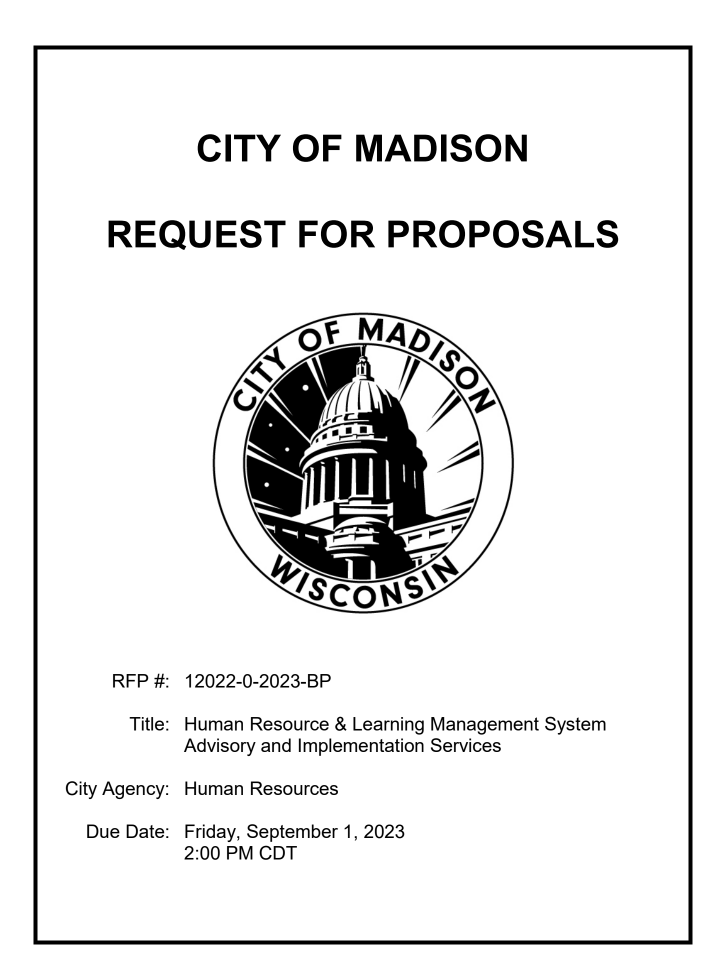


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Appendix A: Standard Terms & Conditions (For submission of bids/in the absence of signed contract) Appendix B: Sample Contract for Purchase of Services

1 NOTICE TO PROPOSERS

1.1 Summary

Through this Request for Proposal (RFP) the City of Madison is seeking to identify a consultant capable of assessing the City's software needs and assisting in the development of a solicitation for a Human Resources Management (HRM) software platform. The project has been divided into two phases,

- 1) A software needs assessment and development of a solicitation document for the procurement of an HRM platform;
- 2) Management of the HRM software implementation.

The City expects to utilize a single consultant for both phases of the project, however if the City postpones procurement of the software following the release of the software solicitation or an agreement cannot be reached with the selected software vendor the implementation portion of this solicitation would be cancelled.

1.2 Important Dates

Deliver Proposals no later than the due time and date indicated below. The City will reject late Proposals:

Issue Date:	Wednesday, July 19, 2023
Questions Due Date:	Monday, August 7, 2023
Answers Posted Date:	Friday, August 11, 2023
Due Date:	Friday, September 1, 2023, 2:00 PM CDT

1.3 Format

The City of Madison is only accepting electronic submissions at this time.

Electronic proposals should be in PDF format. Please submit Cost (Form D) and Technical Proposals in separate files.

Complete and return Forms A through E, and answers to all the questions asked in Section 3 to City of Madison Purchasing Services by Friday, September 1, 2023, 2:00 PM CDT. <u>Please do not send back</u> this RFP document.

1.4 Labeling

All email correspondence must include RFP #12022-0-2023-BP in the subject line.

1.5 Delivery of Proposals

Delivery of electronic copy to: via email to bids@cityofmadison.com

Proposals must be delivered as instructed. Deliveries to other City departments and/or locations may result in disqualification.

1.6 Appendix A: Standard Terms & Conditions

Proposers are responsible for reviewing Appendix A, the Standard Terms and Conditions, prior to submission of their Proposals. Appendix A applies to the submission of proposals and in the absence of a signed contract becomes part of the contract terms. Part I of Appendix A provides legal terms relevant only to the submission of proposals. Part II of Appendix A provides legal terms that would apply *only in the absence of a signed contract*.

1.7 Appendix B: Sample Contract for Purchase of Services

Proposers are responsible for reviewing Appendix B, Sample Contract, prior to submission of their Proposals. A contract in the form of Appendix B will serve as the basis of the contract resulting from this RFP. The resulting contract will control over any different legal terms in this RFP, Appendix A, the proposal, etc. **By submitting a proposal, Proposers affirm their willingness to enter into a contract containing the terms found in Appendix B**. While the City strives to provide the most appropriate sample contract for this RFP, the City reserves the right to modify the sample form for any resulting contract. The City does not negotiate legal terms prior to award.

1.8 Affirmative Action Notice

If Contractor employs 15 or more employees and does aggregate annual business with the City of \$50,000 or more for the calendar year in which the PO and/or Contract is in effect, Contractor shall file, within thirty (30) days from the PO/Contract effective date and BEFORE RELEASE OF PAYMENT, an Affirmative Action Plan designed to ensure that the Contractor provides equal employment opportunity to all and takes affirmative action in its utilization of applicants and employees who are women, minorities and/or persons with disabilities. A sample affirmative action plan, Request for Exemption forms, and instructions are available at: www.cityofmadison.com/civil-rights/contract-compliance/vendors-suppliers/forms or by contacting a Contract Compliance Specialist at the City of Madison Affirmative Action Division at (608) 266-4910. Vendors must register for an account to complete the required forms online, here: https://elam.cityofmadison.com/citizenaccess

Contractor shall also allow maximum feasible opportunity to small business enterprises to compete for any subcontracts entered into pursuant to this PO/Contract.

Job postings: All contractors who employ 15 or more employees (regardless of the dollar amount of this contract or their annual aggregate business with the City) must notify the City of all external job openings at locations in Dane County, Wisconsin, and agree to interview candidates referred by the City or its designated organization. Job posting information is available at: <u>http://www.cityofmadison.com/civil-rights/programs/referrals-and-interviews-for-sustainable-employment-raise-program</u>. Instructions for contractors: <u>http://www.cityofmadison.com/civil-rights/documents/RaISE_Job_Posting_Instructions.pdf</u>

The complete set of Affirmative Action requirements for this purchase can be found in **paragraph 20 of Appendix A – Standard Terms and Conditions** and, in **Section 13 of Appendix B – Sample Contract for Purchase of Services**.

1.9 Multiple Proposals

Multiple Proposals from Proposers are permitted; however, each must fully conform to the requirements for submission. Proposers must sequentially label (e.g., Proposal #1, Proposal #2) and separately package each Proposal. Proposers may submit alternate pricing schemes without having to submit multiple Proposals.

1.10 City of Madison Contact Information

The City of Madison Human	Brad Wollmann
Resources is the procuring	City of Madison Human Resources
agency:	PH: (608) 266-4961
	bwollmann@cityofmadison.com

The City of Madison Purchasing Services administers the procurement function:	Brian Pittelli Purchasing Services City-County Bldg, Room 407 210 Martin Luther King, Jr. Blvd. Madison, WI 53703-3346 PH: (608) 267-4969 FAX: (608) 266-5948 bpittelli@cityofmadison.com
For questions regarding Affirmative Action Plans please contact:	Contract Compliance Department of Civil Rights City-County Bldg., Room 523 210 Martin Luther King, Jr. Blvd. Madison, WI 53703 PH: (608) 266-4910 dcr@cityofmadison.com

The City employs spam filtering that occasionally blocks legitimate emails, holding them in 'quarantine" for four calendar days. The contacts listed in this RFP will acknowledge all emails received. Proposers not receiving acknowledgement within twenty-four hours shall follow-up via phone with specific information identifying the originating email address for message recovery.

1.11 Inquiries and Clarifications

Proposers are to raise any questions they have about the RFP document without delay. Direct all questions, *in writing*, to the Purchasing Services administrator listed in Section 1.10.

Proposers finding any significant ambiguity, error, conflict, discrepancy, omission, or other deficiency in this RFP document shall immediately notify the Buyer and request clarification. In the event that it is necessary to provide additional clarification or revision to the RFP, the City will post addenda – see 1.12 below. Proposers are strongly encouraged to check for addenda regularly.

Proposals should be as responsive as possible to the provisions stated herein. Exceptions are not permitted. The City of Madison reserves the right to disqualify any and all bids that are non-responsive or that include exceptions.

1.12 Addenda

In the event that it is necessary to provide additional clarification or revision to the RFP, the City will post addenda to its Proposals distribution websites – see 1.13 below. It is the Proposers responsibility to regularly monitor the websites for any such postings. Proposers must acknowledge the receipt of any addenda on Form B. Failure to retrieve addenda and include their provisions may result in disqualification.

1.13 Bid Distribution Networks

The City of Madison posts all Request for Proposals, addenda, tabulations, awards and related announcements on two distribution networks – VendorNet and DemandStar. The aforementioned documents are available **exclusively** from these websites. It is the Proposers responsibility to regularly monitor the bid distribution network for any such postings. Proposers failure to retrieve such addenda and incorporate their appropriate provisions in their response may result in disqualification. Both sites offer free registration to City Proposers.

State of Wisconsin VendorNet System: State of Wisconsin and local agencies bid network. Registration is free. <u>http://vendornet.state.wi.us/vendornet</u>

DemandStar by Onvia:	National bid network – Free subscription is available to access Proposals from the City of Madison and other Wisconsin agencies, participating in the Wisconsin Association of Public Purchasers (WAPP). A fee is required if subscribing to multiple agencies that are not included in WAPP.
Bid Opportunities:	www.cityofmadison.com/finance/purchasing/bidDemandStar.cfm
Home Page:	www.demandstar.com
To Register:	https://www.demandstar.com/app/registration
	Please note when registering: Pick the <u>Wisconsin Association of</u> <u>Public Procurement (WAPP)</u> to select all current Wisconsin government agencies.

1.14 Local Vendor Preference

The City of Madison has adopted a local preference purchasing policy granting a scoring preference to local suppliers. Only suppliers registered as of the bid's due date will receive preference. Learn more and register at the City of Madison website: www.cityofmadison.com/business/localPurchasing.

1.15 Oral Presentations/Site Visits/Meetings

Proposers may be asked to attend meetings, make oral presentations, inspect City locations or make their facilities available for a site inspection as part of this RFP process. Such presentations, meetings or site visits will be at the Proposers expense.

1.16 Acceptance/Rejection of Proposals

The City reserves the right to accept or reject any or all proposals submitted, in whole or in part, and to waive any informalities or technicalities, which at the City's discretion is determined to be in the best interests of the City. Further, the City makes no representations that a contract will be awarded to any proposer responding to this request. The City expressly reserves the right to reject any and all proposals responding to this invitation without indicating any reasons for such rejection(s).

The City reserves the right to postpone due dates and openings for its own convenience and to withdraw this solicitation at any time without prior notice.

1.17 Withdrawal or Revision of Proposals

Proposers may, without prejudice, withdraw Proposals submitted prior to the date and time specified for receipt of Proposals by requesting such withdrawal before the due time and date of the submission of Proposals. After the due date of submission of Proposals, no Proposals may be withdrawn for a period of 90 days or as otherwise specified or provided by law. Proposers may modify their Proposals at any time prior to opening of Proposals.

1.18 Non-Material and Material Variances

The City reserves the right to waive or permit cure of nonmaterial variances in the offer if, in the judgment of the City, it is in the City's best interest to do so. The determination of materiality is in the sole discretion of the City.

1.19 Public Records

Proposers are hereby notified that all information submitted in response to this RFP may be made available for public inspection according to the Public Records Law of the State of Wisconsin or other applicable public record laws. Information qualifying as a "trade secret"—defined in State of Wisconsin Statutes—may be held confidential.

Proposers shall seal separately and clearly identify all information they deem to be "trade secrets," as defined in the State of Wisconsin Statutes. Do not duplicate or co-mingle information, deemed confidential and sealed, elsewhere in your response.

S. 19.36(5)

(5) TRADE SECRETS. An authority may withhold access to any record or portion of a record containing information qualifying as a trade secret as defined in s. 134.90(1)(c).

s. 134.90(1)(c)
(c) "Trade secret" means information, including a formula, pattern, compilation, program, device, method, technique or process to which all of the following apply:
1. The information derives independent economic value, actual or potential, from not being generally known to, and not being readily ascertainable by proper means by, other persons who can obtain economic value from its disclosure or use.
2. The information is the subject of efforts to maintain its secrecy that are reasonable under the circumstances.

The City cannot ensure that information will not be subject to release if a request is made under applicable public records laws. The City cannot consider the following confidential: a bid in its entirety, price information, or the entire contents of any resulting contract. The City will not provide advance notice to Proposers prior to release of any requested record.

To the extent permitted by such laws, it is the intention of the City to withhold the contents of Proposals from public view—until such times as competitive or bargaining reasons no longer require non-disclosure, in the City's opinion. At that time, all Proposals will be available for review in accordance with such laws.

1.20 Usage Reports

Annually, the successful Proposers shall furnish to City Purchasing usage reports summarizing the ordering history for each department served during the previous contract year. The report, at a minimum, must include each and every item or service ordered during the period, its total quantities and dollars by item/service and in total. The City reserves the right to request usage reports at any time and request additional information, if required, when reviewing contract activity.

1.21 Partial Award

Unless otherwise noted, it will be assumed that Proposers will accept an order for all or part of the items/services priced.

1.22 Tax Exempt

The City of Madison as a municipality is exempt from payment of federal excise taxes (Registration Number 008-1020421147-08) and State of Wisconsin taxes per Wisconsin statute 77.54(9a). Federal Tax ID #39-6005507. A completed Wisconsin Department of Revenue Form S-211 (R.2-00) can be found on the City website. Our tax-exempt number is ES 42916.

1.23 Cooperative Purchasing

Bidders may choose to extend prices offered on bids to other municipalities. Under Wisconsin Statutes, a municipality is defined as a county; city; village; town; school district; board of school directors; sewer district; drainage district; vocational, technical and adult education district; or any other public or quasi-

public corporation, officer, board or other body having the authority to award public contracts. This is known as "cooperative" or "piggyback" purchasing, a practice common amongst units of government. The City is not responsible for any contract resulting from a cooperative purchase using this RFP as a basis; they are made solely between the bidders and third party unit of government.

1.24 Proposers Responsibility

Proposers shall examine this RFP and shall exercise their judgment as to the nature and scope of the work required. No plea of ignorance concerning conditions or difficulties that exist or may hereafter arise in the execution of the work under the resulting contract, as a consequence of failure to make necessary examinations and investigations, shall be accepted as an excuse for any failure or omission on the part of the Proposers to fulfill the requirements of the resulting contract.

2 DESCRIPTION OF SERVICES

2.1 Goal Statement

The City of Madison is seeking proposals from qualified consultants to provide advisory and software implementation services related to the procurement and implementation of a Human Resources Management System.

2.2 Background

Madison is the 2nd largest metropolitan area in the state of Wisconsin with more than 260,000 City residents. In 2022, the City posted more than 300 job announcements and hired more than 800 full and part-time staff members. The City's workforce consists of approximately 2800 permanent staff and more than 700 hourly/seasonal employees spread across more than 30 departments. Currently, the City uses applications from Tyler Technologies (MUNIS, ESS), NeoGov (Insight, OHC), Microsoft (Office, SharePoint, Power BI), TeamDynamix (ITSM, Project Management), Kronos, Telestaff, and Momentive (SurveyMonkey); for applicant tracking, employee records management, IT service management, and HR reporting. Integration between the platforms is currently minimal.

The lack of an overall Human Resource Management platform has stretched HR staffing and made the employee onboarding and training processes inefficient. The City is seeking a platform that can:

- 1) Streamline our employee onboarding and records management processes
- 2) Provide a robust learning management system to create, distribute, and track employee training.
- 3) Function as a centralized employee performance management system.
- Support virtual community spaces for employee groups and provide a space and process for staff recognition.

Depending on cost, the City may choose to purchase software for all these tasks or it may begin with one or two modules and add additional functionality over time. The selected platform should have the ability to meet all these needs immediately. In the event that no software vendor is chosen, the City would cancel the implementation phase of this RFP.

This solicitation is not for the software itself, rather we are seeking a consultant to provide assistance in mapping our current human resources processes, eliciting requirements for software capable of streamlining those processes, and providing recommendations for future processes which the software may make feasible. To achieve these goals, the consultant will need to meet with a variety of stakeholders throughout the City.

The consultant may be expected to work in-person for **up to** twenty-percent of the contract duration. Inperson work commitments will be identified in the project roadmap, in collaboration with the City of Madison project team. The amount of in-person work is subject to change throughout the project lifecycle, but this is an estimate for the maximum amount of potential in-person work.

Following analysis of our processes and business needs, the selected consultant will assist in drafting the Request for Proposal (RFP) for a Human Resources Management software platform capable of meeting the identified needs as well as the Technical Requirements stipulated by City of Madison Information Technology.

Examples of Technical Requirements

- Application authentication using Azure
- Single-sign on user experience
- ADA Compliance Standards
- Ability to support the relationship between the individual user and their associated records that are stored in multiple locations (through reporting, integrations, APIs, etc)

- Compliance with Records Retention policies, sensitive data standards (HIPAA, FMLA, PII, confidential actions, etc.)
- Compliance with security standards from security audit recommendations

During the software proposal evaluation period, the consultant will serve as a subject matter expert in evaluating the proposals and negotiating with the software vendor to ensure that the software implementation goes forward smoothly and efficiently.

After the selection of a software platform, the consultant will function as the City's Software Implementation Project Manager, working with both a City Project Team and the software vendor's Implementation Team. The consultant will steer the project to meet a defined timeline as well as providing a change management plan to keep stakeholders informed and onboard. Finally, the consultant will collaborate with the software vendor and City Project Team to compose training materials and coordinate training for City employees on the new software and new processes developed for the platform. The consultant's responsibilities under this proposal will end when training of City identified core staff has been completed and 90% of those core staff can demonstrate competence in the required new processes. Given these requirements, we expect the project to reach completion approximately three months after the "go live date". The consultant will be expected to respond to projectrelated requests within one business day.

2.3 Objectives

The main objectives the City wishes to achieve through this RFP are contracting with a consultant that can:

- Perform software needs assessment and process analysis of the City's current platform(s)
- Help draft the Request for Proposal to procure and implement a Human Resource Management software platform that can be expanded over time;
- Assist with the evaluation and selection of the winning solution
- Project management of the implementation period for the selected software platform.

2.4 Scope of Work – Phase 1 – Software Needs Assessment & Development of Solicitation

- 1) Through process analysis, requirements gathering, and subject matter expertise; assess the City's goals for the new software platform.
- 2) Following multiple listening sessions with City staff representing a wide range of potential stakeholders, assist the City in identifying high priority requirements for the software.
- 3) Recommend improvements to existing processes and procedures; and provide guidance on future-state business process workflows.
- 4) Work with the City Project Team to create a solicitation for a Human Resources Management software platform, which will meet the City's identified needs both current and future.
- 5) Provide guidance and required iterations of the solicitation for the Human Resources Management (HRM) platform.
- 6) Identify at least five software vendors with products capable of meeting 90% of the high priority requirements identified by the City.
- 7) Compose a final Request for Proposal (RFP), which complies with City of Madison procurement and purchasing policies, assist with its dissemination to capable vendors.
- Provide guidance to the City Project Team during the HRM software selection and evaluation process.

It is anticipated that development of the software Request for Proposal will be completed during the 4th Quarter of 2023 or the 1st Quarter of 2024.

2.5 Scope of Work – Phase 2 – Software Implementation Management

- 1) Serve as the Implementation Project Lead for the City of Madison, provide project coordination, report project status at an agreed cadence.
- Based on software selected, work with the City Project Team and the chosen software vendor to identify processes and functions, which will be operational at the conclusion of the implementation period.
- Provide guidance on efficient procedures for records storage and access following the implementation of the new platform, and advise the City on how much historical data will need to be captured from our existing systems and ported into new databases.
- 4) Develop an implementation timeline for the new software, which includes training and a change management plan.
 - a. The Change Management Plan will include both a communications plan and an employee engagement plan to ensure employees are prepared for new and modified processes and to ensure that employees have been given the opportunity to provide feedback as processes are developed.
- 5) Work with key stakeholders to develop optimized processes and procedures, which take advantage of the new software platform.
- 6) Coordinate software training for key staff.
- 7) Monitor the software vendor to insure progress follows the projected timeline, identify milestone risks, when necessary provide notice to the City and make adjustments to the implementation timeline.
- 8) Work with the software vendor to provide training and systems operation materials for the wide variety of stakeholders throughout the City.
- 9) Document future-state business process workflows.

The expected completion of Phase 2 would occur in Quarter 3 and Quarter 4 of 2024.

2.6 Software Selection Deliverables

- 1) Working with the City Project Team, prepare a timeline for the software vendor selection process.
- 2) Create a communications plan for stakeholder participation throughout the software selection process.
- 3) Document current business process workflows and provide process maps for the workflows.
- 4) Provide a Human Resource Management (HRM) system requirements document with functional and data requirements based on the documented future state needs.
- 5) Request for Proposal (RFP) to be issued by the City of Madison for the acquisition and implementation of a Human Resources Management (HRM) platform capable of meeting the requirements identified.
- 6) Provide recommended scoring criteria for evaluation of software functions, processes, and implementation timelines.
- 7) Provide recommended scripts for product demonstrations taking place following the initial software evaluation.

2.7 Implementation Deliverables

- 1) Working with the City and the chosen software vendor, develop a listing of key processes and functions, which will be operational at the conclusion of the implementation period.
- 2) Develop an implementation timeline for the purchased software modules.
- 3) Working with the City Project Team and the selected software vendor, create a change management plan for stakeholders throughout the implementation process.
- 4) Develop process maps for workflows occurring through each of the purchased modules.
- 5) Work with the City and chosen software vendor to develop a listing of data fields and selections available in the new modules.
- 6) Create a data map for use in capturing existing City data and importing the data into new databases.

- 7) Develop a data dictionary to describe the available data fields and the information contained within.
- 8) Provide a complete schematic of the data tables and connections utilized by the software platform.
- 9) In collaboration with chosen software vendor, develop training materials for staff and end users, including any process or configuration documentation. Completion of this deliverable will be the responsibility of the consultant chosen through this RFP.

2.8 City of Madison Responsibilities

- 1) Identify stakeholders, confirm availability and schedule staff for meetings.
- 2) Schedule rooms or online meetings as necessary.
- 3) Provide workspace or conference room, when required by consultant, to meet project goals.
- 4) Provide information and approvals as required.

3 REQUIRED INFORMATION AND CONTENT OF PROPOSALS

3.1 Proposer Evaluations

- 1) The Evaluation Committee will score all proposals based on the criteria listed below.
- 2) A short list of proposers will be invited to participate in a virtual presentation with the Evaluation Panel. The tentative dates are October 23rd and October 25th. During the presentation, proposers shall be prepared to discuss or demonstrate all aspects of their proposal. Prior to the meeting, the City will send an agenda for the presentation meeting. The vendor's "Key Staff" identified in the proposal shall be present for the meeting.

3.2 Required Forms

- 1) Form A Signature Affidavit
- 2) Form B Receipt Forms and Submittal Checklist
- 3) <u>Form C</u> Vendor Profile
- 4) <u>Form E</u> References

3.3 Background Questions

Responses must be in the same sequence and identified with the corresponding question number (Example: Question 1, Question 2, etc.). Please limit responses in this section to not more than ten (10) pages. Resumes and product examples (i.e. requested reports for question 4) will not count towards the ten page limit. The percentage of the total score that each question is worth is listed as [x] after each question.

- Question 1 Description of Company Describe the proposing organization, include services provided and the length of time the organization has been providing those services, and also include office locations and number of employees. [5%]
- Question 2 Key Staff Identify the Project Manager and Primary Point of Contact. Include names, titles, roles and responsibilities for each key team member. Include resumes for each key team member. (Key staff should not be sub- contractors or independent contractors, use of contractors requires prior written approval from the City of Madison) [5%]
- Question 3 Past Experience Describe a minimum of three past projects completed by your team with tasks similar to the project described in this RFP. Provide customer contact information for each project including names, phone, and email addresses. If the proposer has a relationship with any vendor providing HRM software, describe the relationship including duration and scope. [8%]
- Question 4 Provide at least one example of each of the following [12% total]:
 - A. A business process mapping report [4%]
 - B. A needs analysis/requirements gathering report [4%]
 - C. A change management plan [4%]

3.4 Project Plan and Proposed Approach

Responses must be in the same sequence and identified with the corresponding question number (Example: Question 1, Question 2, etc.). Please limit responses in this section to not more than twenty (20) pages. The percentage of the total score that each question is worth is listed as [x] after each question.

- Question 5 Provide a description of your approach to the software RFP development project, include a proposed timeline and key milestones. [10%]
- Question 6 Provide a description of your approach to the software implementation project, include a proposed timeline, key milestones, and description of the elements which the City would be expected to coordinate. [15%]
- Question 7 Describe the change management plan and how the process would lead to employee buy-in and efficient utilization of the new software. [10%]

3.5 Cost Proposal – Form D

Please provide Form D: Cost Proposal separate from the rest of your proposal. [30%]

3.6 Local Vendor Preference

Please reference Section 1.14 in this document. [5%]

Form A: Signature Affidavit



RFP #: 12022-0-2023-BP Human Resource & Learning Management System Advisory and Implementation Services

This form must be returned with your response.

In signing Proposals, we certify that we have not, either directly or indirectly, entered into any agreement or participated in any collusion or otherwise take any action in restraint of free competition; that no attempt has been made to induce any other person or firm to submit or not to submit Proposals, that Proposals have been independently arrived at, without collusion with any other Proposers, competitor or potential competitor; that Proposals have not been knowingly disclosed prior to the opening of Proposals to any other Proposers or competitor; that the above statement is accurate under penalty of perjury.

The undersigned, submitting this Proposals, hereby agrees with all the terms, conditions, and specifications required by the City in this Request for Proposals, declares that the attached Proposals and pricing are in conformity therewith, and attests to the truthfulness of all submissions in response to this solicitation.

Proposers shall provide the information requested below. Include the legal name of the Proposers and signature of the person(s) legally authorized to bind the Proposers to a contract.

COMPANY NAME

SIGNATURE

DATE

PRINT NAME OF PERSON SIGNING

Form B: Receipt of Forms and Submittal Checklist



RFP #: 12022-0-2023-BP Human Resource & Learning Management System Advisory and Implementation Services

This form must be returned with your response.

Proposers hereby acknowledge the receipt and/or submittal of the following forms:

Forms	Initial to Acknowledge SUBMITTAL	Initial to Acknowledge RECEIPT
Description of Services/Commodities	N/A	
Form A: Signature Affidavit		
Form B: Receipt of Forms and Submittal Checklist		
Form C: Vendor Profile		
Form D: Cost Proposal		
Form E: References		
Appendix A: Standard Terms & Conditions	N/A	
Appendix B: Contract for Purchase of Services	N/A	
Addendum #	N/A	

COMPANY NAME

Form C: Vendor Profile



RFP #: 12022-0-2023-BP Human Resource & Learning Management System Advisory and Implementation Services

This form must be returned with your response.

COMPANY INFORMATION

COMPANY NAME (Make sure to use your complete, legal company name.)			
FEIN	(If FEIN is not applicable,		
	SSN collected upon award	1)	
CONTACT NAME (Able to answer questions about proposal.)	TITLE		
TELEPHONE NUMBER	FAX NUMBER		
EMAIL			
ADDRESS	CITY	STATE	ZIP

AFFIRMATIVE ACTION CONTACT

If the selected contractor employs 15 or more employees and does aggregate annual business with the City of \$50,000 or more, the contractor will be required to file an Affirmative Action Plan and comply with the City of Madison Affirmative Action Ordinance, Section 39.02(9)(e), within thirty (30) days contract signature. Vendors who believe they are exempt based on number of employees or annual aggregate business must file a request for exemption. Link to information and applicable forms: https://www.cityofmadison.com/civil-rights/contract-compliance/vendors-suppliers

CONTACT NAME	TITLE		
TELEPHONE NUMBER	FAX NUMBER		
EMAIL			
ADDRESS	CITY	STATE	ZIP

ORDERS/BILLING CONTACT

Address where City purchase orders/contracts are to be mailed and person the department contacts concerning orders and billing.

TELEPHONE NUMBER	FAX NUMBER		
EMAIL			
ADDRESS	CITY	STATE	ZIP

LOCAL VENDOR STATUS

The City of Madison has adopted a local preference purchasing policy granting a scoring preference to local suppliers. Only suppliers registered as of the bid's due date will receive preference. Learn more and register at the City of Madison website. CHECK ONLY ONE:

Yes, we are a local vendor and have registered of	n the City of Madison website under the following
category:	www.cityofmadison.com/business/localPurchasing

No, we are not a local vendor or have not registered.

Form D: Cost Proposal



RFP #: 12022-0-2023-BP Human Resource & Learning Management System Advisory and Implementation Services

This form must be returned with your response.

Prepare the fee proposal as all inclusive, not-to-exceed, fixed fees:

- All Inclusive Covers all direct and indirect necessary expenses including but not limited to; travel, telephone, copying and other out-of-pocket expenses.
- Not To Exceed The actual fees shall not exceed the amount specified in fee proposal.
- Fixed Fee All prices, rates, fees and conditions outlined in the proposal shall remain fixed and valid for the entire length of the contract and any/all renewals.

Any pricing increases or additions must be agreed upon in writing by both parties.

Part 1 Please submit a price based on each objective/milestone/phase listed below. Feel free to add any additional costs on the blank lines, or attach a separate sheet of paper.

Milestone	Total Milestone Cost	Anticipated Hours
Phase 1:		
1) Software Needs Assessment and Process Analysis	\$	
2) Draft RFP to procure Human Resource Management Software	\$	
3) Evaluation and Selection of best value solution to City of Madison	\$	
Phase 2:		
4) Software Implementation	\$	
5) Facilitation of System Adoption & Change Management	\$	
6) System Documentation & Staff Training	\$	
General Project Costs:		
7) Travel	\$	
8) Other Fees	\$	
9)	\$	
10)	\$	
	Total	\$

Part 2 Please attach a list of positions and the hourly billing rate of anyone anticipated to work on this project. Include staff names if they are known. Use the below as a guide as to how it should be organized.

Employee Classification	Employee Name	Hourly Rate

Form E: References



RFP #: 12022-0-2023-BP Human Resource & Learning Management System Advisory and Implementation Services

This form must be returned with your response.

Please list three references that are **NOT** from the City of Madison. If you wish to highlight any additional work experience for the City of Madison, please list it on a separate page.

REFERENCE #1 – CLIENT INFORMATION			
COMPANY NAME	CONTACT NAME		
ADDRESS	CITY	STATE	ZIP
TELEPHONE NUMBER	FAX NUMBER		
EMAIL			
CONTRACT PERIOD	YEAR COMPLETED	TOTAL C	OST
DESCRIPTION OF THE PERFORMED WORK			

REFERENCE #2 – CLIENT INFORMATION			
COMPANY NAME	CONTACT NAME		
ADDRESS	CITY	STATE	ZIP
TELEPHONE NUMBER	FAX NUMBER		
EMAIL			
CONTRACT PERIOD	YEAR COMPLETED	TOTAL C	OST
DESCRIPTION OF THE PERFORMED WORK			

REFERENCE #3 – CLIENT INFORMATION			
COMPANY NAME	CONTACT NAME		
ADDRESS	CITY	STATE ZIP	
TELEPHONE NUMBER	FAX NUMBER		
EMAIL			
CONTRACT PERIOD	YEAR COMPLETED	TOTAL COST	
DESCRIPTION OF THE PERFORMED WORK			



CITY OF MADISON

- <u>General</u>. Throughout this document, "City of Madison," "City" and "Purchasing" shall be synonymous and mean the City of Madison. The words "bid" and "proposal" are synonymous, as are the words "bidder," "proposer" and "contractor." The phrases "request for proposal," "invitation for bids," "request," "invitation," and "solicitation" shall also be synonymous.
 - As applied to the winning or selected bidder, the words "bid," "proposal," and "contract" are synonymous.
- 2. Entire Agreement, Order of Precedence. These standard terms and conditions shall apply to any Purchase Order issued as a result of this Request for Bid/Proposal, except where expressly stated otherwise in the RFP or in a written instrument covering this purchase signed by an authorized representative of the City and the Contractor, in a form approved by the City Attorney (a "Separate Contract"). If such a separate contract is executed it shall constitute the entire agreement and no other terms and conditions, whether oral or written, shall be effective or binding unless expressly agreed to in writing by the City.

If a Separate Contract is not executed, these Standard Terms and Conditions, the City's request for proposals, the version of the vendor's bid that was accepted by the City, and the City's Purchase Order (if any) shall constitute a contract and will be the entire agreement.

<u>Order of Precedence</u>: If there is a conflict between this Section A and any terms in the vendor's accepted bid or proposal, this Section A shall control unless the parties expressly agree to another order of precedence, in writing. If there is a conflict between this Section A and a Separate Contract, the terms and conditions of the Separate Contract shall control.

I. TERMS FOR SUBMISSION OF BIDS: The following section applies to the bid/selection process only.

3. This invitation for bids does not commit the City to award a contract, pay any costs incurred in preparation of bids, or to procure or contract for services or equipment. The City may require the bidder to participate in negotiation and to submit such additional price or technical or other revisions to his or her bids as may result from negotiation. The bidder shall be responsible for all costs incurred as part of his or her participation in the pre-award process.

The City reserves the right to accept or reject any or all bids submitted, in whole or in part, and to waive any informalities or technicalities which at the City's discretion are determined to be in the best interests of the City. Further, the City makes no representations that a contract will be awarded to any offeror responding to this request. The City expressly reserves the right to reject any and all bids responding to this invitation without indicating any reasons for such rejections(s).

The City reserves the right to postpone due dates and openings for its own convenience and to withdraw this solicitation at any time without prior notice.

- 4. <u>Addenda</u>. Changes affecting the specifications will be made by addenda. Changes may include, or result in, a postponement in the bid due date. Bidders are required to complete the Bidder Response Sheet, acknowledging receipt of all parts of the bid, including all addenda.
- 5. <u>Price Proposal</u>. All bidders are required to identify the proposed manufacturer and model, and to indicate the proposed delivery time on the attached Proposal Form. Failure to do so may cause the bid to be considered not responsive. If desired, the bidder may include product literature and specifications. The price quoted will remain firm throughout each contract period. Any price increase proposed shall be submitted sixty (60) calendar days prior to subsequent contract periods and shall be limited to fully documented cost increases to the bidder which are demonstrated to be industry-wide.
- 6. <u>Price Inclusion</u>. The price quoted in any bid shall include all items of labor, materials, tools, equipment, and other costs necessary to fully complete the furnishing and delivery of equipment or services pursuant to the specifications attached thereof. Any items omitted from the specifications which are clearly necessary for the completion of the project shall be considered a portion of the specifications although not directly specified or called for in these specifications.
- 7. Pricing and Discount.
 - a. Unit prices shown on the bid/proposal or contract shall be the price per unit of sale (e.g., gal., cs., doz., ea., etc.) as stated on the bid/proposal or contract. For any given item, the quantity multiplied by the unit price shall establish the extended price. If an apparent mistake exists in the extended price, the unit price shall govern in the bid/proposal evaluation and contract administration.
 - b. In determination of award, discounts for early payment will only be considered when all other conditions are equal. Early payment is defined as payment within fifteen (15) days providing the discount terms are deemed favorable. All payment terms must allow the option of Net 30.
- 8. <u>F.O.B. Destination Freight Prepaid</u>. Bid prices must include all handling, transportation and insurance charges. Failure to bid FOB Destination Freight Prepaid may disqualify your bid.
- 9. <u>Award</u>.
 - a. The City will have sole discretion as to the methodology used in making the award. Where none is specified, the award will be made to the lowest responsible bidder in compliance with the specifications and requirements of this solicitation.
 - b. The right is reserved to make a separate award of each item, group of items or all items, and to make an award in whole or in part, whichever is deemed in the best interest of the City.
- 10. <u>Responsiveness and Responsibility</u>. Award will be made to the responsible and responsive bidder whose bid is most advantageous to the City with price and other factors considered. For the purposes of this project, responsiveness is defined as the bidder's conformance to the requirements of the solicitation. Being not responsive includes the failure to furnish information requested.

Responsibility is defined as the bidder's potential ability to perform successfully under the terms of the proposed contract. Briefly, a responsible bidder has adequate financial resources or the ability to obtain said resources; can comply with required delivery taking into

account other business commitments; has a satisfactory performance record; has a satisfactory record of integrity and business ethics; and has the necessary organization, experience and technical skills.

The City reserves the right to refuse to accept any bid from any person, firm or corporation that is in arrears or is in default to the City, or has failed to perform faithfully any previous contract with the City. If requested, the bidder must present within five (5) working days evidence satisfactory to the City of performance ability and possession of necessary facilities, financial resources, adequate insurance, and any other resources required to determine the bidder's ability to comply with the terms of this solicitation document.

11. Cancellation.

- a. The City reserves the right to cancel this bid, in whole or in part, at any time for any reason. The City may, in its sole discretion and without any reason, cancel or terminate any contract or purchase order awarded as a result of this bid, in whole or in part, without penalty, by providing ten (10) days written notice thereof to the contractor.
- a. In the event the Bidder shall default in any of the covenants, agreements, commitments, or conditions and any such default shall continue unremedied for a period of ten (10) days after written notice to the Bidder, the City may, at its option and in addition to all other rights and remedies which it may have, terminate the Agreement and all rights of the Bidder under the Agreement.
- b. Failure to maintain the required certificates of insurance, permits, licenses and bonds will be cause for contract termination. If the Bidder fails to maintain and keep in force the insurance, if required, the City shall have the right to cancel and terminate the contract without notice.

II. CONDITIONS OF PURCHASE: The following section applies to purchases/contracts after the award. See Paragraphs 1 & 2 for applicability and order of precedence.

- 12. Specifications.
 - a. All bidders must be in compliance with all specifications and any drawings provided with this solicitation. Exceptions taken to these specifications must be noted on your bid.
 - b. When specific manufacturer and model numbers are used, they are to establish a design, type, construction, quality, functional capability and/or performance level desired. When alternates are bid/proposed, they must be identified by manufacturer, stock number, and the bidder/proposer is responsible for providing sufficient information to establish equivalency. The City shall be the sole judge of equivalency. Bidders are cautioned to avoid bidding alternates which do not meet specifications, which may result in rejection of their bid/proposal.
- 13. Regulatory Compliance.
 - a. Seller represents and warrants that the goods or services furnished hereunder, including all labels, packages, and container for said goods, comply with all applicable standards, rules and regulations in effect under the requirements of all Federal, State and local laws, rules and regulations as applicable, including the Occupational Safety and Health Act (OSHA), as amended, with respect to design, manufacture or use for their intended purpose of said goods or services. Seller shall furnish Material Safety Data Sheets (MSDS) whenever applicable.
 - b. If it is determined by the City that such standards are not met, the seller agrees to bear all costs required to meet the minimum standards as stated above for the equipment/products furnished under this contract.
- 14. <u>Warranty</u>. Unless otherwise specifically stated by the bidder, products shall be warranted against defects by the bidder for ninety (90) days from the date of receipt. If bidder or manufacturer offers warranty that exceeds 90 days, such warranty shall prevail.
- 15. <u>Ownership of Printing Materials</u>. All artwork, camera-ready copy, negative, dies, photos and similar materials used to produce a printing job shall become the property of the City. Any furnished materials shall remain the property of the City. Failure to meet this requirement will disqualify your bid.
- 16. <u>Item Return Policy</u>. Bidder will be required to accept return of products ordered in error for up to twenty-one (21) calendar days from date of receipt, with the City paying only the return shipping costs. Indicate in detail on the Bidder Response Sheet, your return policy.
- 17. <u>Payment Terms and Invoicing</u>. The City will pay properly submitted vendor invoices within thirty (30) days of receipt, providing good and/or services have been delivered, installed (if required), and accepted as specified.
 - a. Payment shall be considered timely if the payment is mailed, delivered, or transferred within thirty (30) days after receipt of a properly completed invoice, unless the vendor is notified in writing by the agency of a dispute before payment is due.
 - b. Invoices presented for payment must be submitted in accordance with instructions contained on the purchase order, including reference to purchase order and submittal to the correct address for processing. Invoice payment processing address is shown on the upper middle section of the purchase order. Send invoices to Accounts Payable address on the purchase order. Do not send invoices to Purchasing or ship to address.
 - c. Bidders, proposers shall include discounts for early payment as a percent reduction of invoice. Invoice discounts shall be determined where applicable, from the date of acceptance of goods and/or the receipt of invoice, whichever is later. Discounts for early payment terms stated on the bid/proposal must be shown plainly on the invoice; discounts for early payment not shown on the invoice will be taken.
 - d. Invoices submitted not in accordance with these instructions will be removed from the payment process and returned within ten (10) days.
- 18. <u>F.O.B. Destination Freight Prepaid</u>. Unless otherwise agreed in writing, the vendor shall bear all handling, transportation and insurance charges. Title of goods shall pass upon acceptance of goods at the City's dock.

19. <u>Tax Exemption</u>. The City of Madison is exempt from the payment of Federal Excise Tax and State Sales Tax. **The City Tax Exempt number** is ES 42916. Any other sales tax, use tax, imposts, revenues, excise, or other taxes which are now, or which may hereafter be imposed by Congress, the State of Wisconsin, or any other political subdivision thereof and applicable to the sale of material delivered as a result of the bidder's bid and which, by terms of the tax law, may be passed directly to the City, will be paid by the City.

20. Affirmative Action.

A. The following language applies to all successful bidders employing fifteen (15) or more employees (MGO 39.02(9)(c):

The Contractor agrees that, within thirty (30) days after the effective date of this Contract, Contractor will provide to the City of Madison Department of Civil Rights (the "Department"), certain workforce utilization statistics, using a form provided by the City.

If the Contract is still in effect, or if the City enters into a new Agreement with the Contractor, within one year after the date on which the form was required to be provided, the Contractor will provide updated workforce information using a second form, also to be furnished by the City. The second form will be submitted to the Department no later than one year after the date on which the first form was required to be provided.

The Contractor further agrees that, for at least twelve (12) months after the effective date of this Contract, it will notify the Department of each of its job openings at facilities in Dane County for which applicants not already employees of the Contractor are to be considered. The notice will include a job description, classification, qualifications, and application procedures and deadlines, shall be provided to the City by the opening date of advertisement and with sufficient time for the City to notify candidates and make a timely referral. The Contractor agrees to interview and consider candidates referred by the Department, or an organization designated by the Department, if the candidate meets the minimum qualification standards established by the Contractor, and if the referral is timely. A referral is timely if it is received by the Contractor on or before the date stated in the notice.

The Department will determine if a contractor is exempt from the above requirements (Sec. 20.A.) at the time the Request for Exemption in 20.B.(2) is made.

B. Articles of Agreement, Request for Exemption, and Release of Payment:

The "ARTICLES OF AGREEMENT" beginning on the following page, apply to all contractors, unless determined to be exempt under the following table and procedures:

NUMBER OF EMPLOYEES	LESS THAN \$50,000 Aggregate Annual Business with the City*	\$50,000 OR MORE Aggregate Annual Business with the City*
14 or less	Exempt**	Exempt**
15 or more	Exempt**	Not Exempt

*As determined by the Finance Director

**As determined by the Department of Civil Rights

(1) <u>Exempt Status</u>: In this section, "Exempt" means the Contractor is exempt from the Articles of Agreement in section 20.B.(5) of this Contract and from filing an Affirmative Action plan as required by Section IV of the Articles of Agreement. The Department of Civil Rights ("Department") makes the final determination as to whether a contractor is exempt. If the Contractor is not exempt, sec. 20.B.(5) shall apply and Contractor shall select option A. or B. under Article IV therein and file an Affirmative Action Plan.

(2) <u>Request for Exemption – Fewer Than 15 Employees</u>: (MGO 39.02(9)(a)2.) Contractors who believe they are exempt based on number of employees shall submit a Request for Exemption on a form provided by the Department within thirty (30) days of the effective date of this Contract.

(3) <u>Exemption – Annual Aggregate Business</u>: (MGO 39.02(9)(a)c.): The Department will determine, at the time this Contract is presented for signature, if the Contractor is exempt because it will have less than \$50,000 in annual aggregate business with the City for the calendar year in which the contract is in effect. CONTRACTORS WITH 15 OR MORE EMPLOYEES WILL LOSE THIS EXEMPTION AND BECOME SUBJECT TO SEC. 20.B.(5) UPON REACHING \$50,000 OR MORE ANNUAL AGGREGATE BUSINESS WITH THE CITY WITHIN THE CALENDAR YEAR, BEGINNING IN 2019.

(4) <u>Release of Payment</u>: (MGO 39.02(9)(e)1.b.) All non-exempt contractors must have an approved Affirmative Action plan meeting the requirements of Article IV below on file with the Department within thirty (30) days of the effective date of this Contract and prior to release of payment by the City. Contractors that are exempt based on number of employees agree to file a Request for Exemption with the Department within thirty (30) days of the effective date and prior to release of payment by the City.

(5) <u>Articles of Agreement</u>:

ARTICLE I

The Contractor shall take affirmative action in accordance with the provisions of this Contract to ensure that applicants are employed, and that employees are treated during employment without regard to race, religion, color, age, marital status, disability, sex, sexual orientation, gender identity or national origin and that the employer shall provide harassment-free work environment for the realization of the potential of each employee. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination, rates of pay or other forms of compensation and selection for training including apprenticeship insofar as it is within the control of the Contractor. The Contractor agrees to post in conspicuous places available to employees and applicants notices to be provided by the City setting out the provisions of the nondiscrimination clauses in this Contract.

The Contractor shall in all solicitations or advertisements for employees placed by or on behalf of the Contractors state that all qualified or qualifiable applicants will be employed without regard to race, religion, color, age, marital status, disability, sex, sexual orientation, gender identity or national origin.

ARTICLE III

The Contractor shall send to each labor union or representative of workers with which it has a collective bargaining Agreement or other Contract or understanding a notice to be provided by the City advising the labor union or workers representative of the Contractor's equal employment opportunity and affirmative action commitments. Such notices shall be posted in conspicuous places available to employees and applicants for employment.

ARTICLE IV

(This Article applies to non-public works contracts.)

The Contractor agrees that it will comply with all provisions of the Affirmative Action Ordinance of the City of Madison (MGO 39.02) including the Contract compliance requirements. The Contractor warrants and certifies that one of the following paragraphs is true (check one):

- A. Contractor has prepared and has on file an affirmative action plan that meets the format requirements of Federal Revised Order No, 4, 41 CFR part 60-2, as established by 43 FR 51400 November 3, 1978, including appendices required by City of Madison ordinances or it has prepared and has on file a model affirmative action plan approved by the Madison Common Council.
- B. Within thirty (30) days after the effective date of this Contract, Contractor will complete an affirmative action plan that meets the format requirements of Federal Revised Order No. 4, 41 CFR Part 60-2, as established by 43 FR 51400, November 3, 1978, including appendices required by City of Madison ordinance or within thirty (30) days after the effective date of this Contract, it will complete a model affirmative action plan approved by the Madison Common Council.
- C. Contractor believes it is exempt from filing an affirmative action plan because it has fewer than fifteen (15) employees and has filed, or will file within thirty (30) days after the effective date of this Contract, a form required by the City to confirm exempt status based on number of employees. If the City determines that Contractor is not exempt, the Articles of Agreement will apply.
- D. Contractor believes it is exempt from filing an affirmative action plan because its annual aggregate business with the City for the calendar year in which the contract is in effect is less than fifty thousand dollars (\$50,000), or for another reason listed in MGO 39.02(9)(a)2. If the City determines that Contractor is not exempt, the Articles of Agreement will apply.

ARTICLE V

(This Article applies only to public works contracts.)

The Contractor agrees that it will comply with all provisions of the Affirmative Action Ordinance of the City of Madison, including the Contract compliance requirements. The Contractor agrees to submit the model affirmative action plan for public works Contractors in a form approved by the Director of Affirmative Action.

ARTICLE VI

The Contractor will maintain records as required by Section 39.02(9)(f) of the Madison General Ordinances and will provide the City's Department of Affirmative Action with access to such records and to persons who have relevant and necessary information, as provided in Section 39.02(9)(f). The City agrees to keep all such records confidential, except to the extent that public inspection is required by law.

ARTICLE VII

In the event of the Contractor's or subcontractor's failure to comply with the Equal Employment Opportunity and Affirmative Action provisions of this Contract or Sections 39.03 and 39.02 of the Madison General Ordinances, it is agreed that the City at its option may do any or all of the following:

A. Cancel, terminate or suspend this Contract in whole or in part.

B. Declare the Contractor ineligible for further City contracts until the Affirmative Action requirements are met.

C. Recover on behalf of the City from the prime Contractor 0.5 percent of the Contract award price for each week that such party fails or refuses to comply, in the nature of liquidated damages, but not to exceed a total of five percent (5%) of the Contract price, or ten thousand dollars (\$10,000), whichever is less. Under public works contracts, if a subcontractor is in noncompliance, the City may recover liquidated damages from the prime Contractor in the manner described above. The preceding sentence shall not be construed to prohibit a prime Contractor from recovering the amount of such damage from the noncomplying subcontractor.

ARTICLE VIII

(This Article applies to public works contracts only.)

The Contractor shall include the above provisions of this Contract in every subcontract so that such provisions will be binding upon each subcontractor. The Contractor shall take such action with respect to any subcontractor as necessary to enforce such provisions, including sanctions provided for noncompliance.

ARTICLE IX

The Contractor shall allow the maximum feasible opportunity to small business enterprises to compete for any subcontracts entered into pursuant to this Contract. (In federally funded contracts the terms "DBE, MBE, and WBE" shall be substituted for the term "small business" in this Article.)

21. <u>Nondiscrimination</u>. During the term of this Contract, the Contractor agrees not to discriminate against any employee or applicant for employment because of race, religion, marital status, age, color, sex, handicap, national origin or ancestry, income level or source of income, arrest record or conviction record, less than honorable discharge, physical appearance, sexual orientation, gender identity, political beliefs

or student status. Contractor further agrees not to discriminate against any subcontractor or person who offers to subcontract on this Contract because of race, religion, color, age, disability, sex, sexual orientation, gender identity or national origin.

- 22. <u>Prevailing Wage.</u> Where applicable under federal law, the Contractor warrants that prevailing wages will be paid to all trades and occupations.
- 23. Indemnification. The Contractor shall be liable to and hereby agrees to indemnify, defend and hold harmless the City of Madison, and its officers, officials, agents, and employees against all loss or expense (including liability costs and attorney's fees) by reason of any claim or suit, or of liability imposed by law upon the City or its officers, officials, agents or employees for damages because of bodily injury, including death at any time resulting therefrom, sustained by any person or persons or on account of damages to property, including loss of use thereof, arising from, in connection with, caused by or resulting from the acts or omissions of Contractor and any of Contractor's subcontractors in the performance of this agreement, whether caused by or contributed to by the negligence of the City or its officies, agents or employees.

24. Insurance.

The Contractor will insure, and will require each subcontractor to insure, as indicated, against the following risks to the extent stated below. The Contractor shall not commence work under this Contract, nor shall the Contractor allow any Subcontractor to commence work on its Subcontract, until the insurance required below has been obtained and corresponding certificate(s) of insurance have been approved by the City Risk Manager.

- a. Commercial General Liability The Contractor shall procure and maintain during the life of this contract, Commercial General Liability insurance including, but not limited to, products and completed operations, bodily injury, property damage, personal injury, and products and completed operations (unless determined to be inapplicable by the Risk Manager) in an amount not less than \$1,000,000 per occurrence. This policy shall also provide contractual liability in the same amount. Contractor's coverage shall be primary and list the City of Madison, its officers, officials, agents and employees as additional insureds. Contractor shall require all subcontractors under this Contract (if any) to procure and maintain insurance meeting the above criteria, applying on a primary basis and listing the City of Madison, its officers, officials, agents and employees as additional insureds.
- b. Automobile Liability The Contractor shall procure and maintain during the life of this contract Business Automobile Liability insurance covering owned, non-owned and hired automobiles with limits of not less than \$1,000,000 combined single limit per accident. Contractor shall require all subcontractors under this Contract (if any) to procure and maintain insurance covering each subcontractor and meeting the above criteria.
- c. Worker's Compensation The Contractor shall procure and maintain during the life of this contract statutory Workers' Compensation insurance as required by the State of Wisconsin. The Contractor shall also carry Employers Liability limits of at least \$100,000 Each Accident, \$100,000 Disease Each Employee, and \$500,000 Disease Policy Limit. Contractor shall require all subcontractors under this Contract (if any) to procure and maintain such insurance, covering each subcontractor.
- d. Professional Liability The Contractor shall procure and maintain professional liability insurance with coverage of not less than \$1,000,000. If such policy is a "claims made" policy, all renewals thereof during the life of the contract shall include "prior acts coverage" covering at all times all claims made with respect to Contractor's work performed under the contract. This Professional Liability coverage must be kept in force for a period of six (6) years after the services have been accepted by the City.
- e. Acceptability of Insurers The above-required insurance is to be placed with insurers who have an A.M. Best rating of no less than A-(A minus) and a Financial Category rating of no less than VII.
- f. Proof of Insurance, Approval. The Contractor shall provide the City with certificate(s) of insurance showing the type, amount, effective dates, and expiration dates of required policies prior to commencing work under this Contract. Contractor shall provide the certificate(s) to the City's representative upon execution of the Contract, or sooner, for approval by the City Risk Manager. If any of the policies required above expire while this Contract is in effect, Contractor shall provide renewal certificate(s) to the City for approval. Certificate Holder language should be listed as follows:
 - City of Madison

ATTN: Risk Management, Room 406

- 210 Martin Luther King, Jr. Blvd.
- Madison, WI 53703

The Contractor shall provide copies of additional insured endorsements or insurance policies, if requested by the City Risk Manager. The Contractor and/or Insurer shall give the City thirty (30) days advance written notice of cancellation, non-renewal or material changes to any of the above-required policies during the term of this Contract.

- 25. <u>Work Site Damages</u>. Any damage, including damage to finished surfaces, resulting from the performance of this contract shall be repaired to the Owner's satisfaction at the Contractor's expense.
- 26. Compliance.
 - a. Regulations. The Contractor shall give all notices and comply with all laws, ordinances, rules, regulations and lawful orders of any public authority bearing on the performance of the work.
 - b. Licensing and Permits. The Contractor selected under this bid shall be required to demonstrate valid possession of appropriate required licenses and will keep them in effect for the term of this contract. The Contractor shall also be required, when appropriate, to obtain the necessary building permits prior to performing work on City facilities.
- 27. Warranty of Materials and Workmanship.
 - a. The Contractor warrants that, unless otherwise specified, all materials and equipment incorporated in the work under the Contract shall be new, first class, and in accordance with the Contract Documents. The Contractor further warrants that all workmanship shall be first class and in accordance with the Contract Documents and shall be performed by persons qualified in their respective trades.
 - b. Work not conforming to these warranties shall be considered defective.

- c. This warranty of materials and workmanship is separate and independent from and in addition to any other guarantees in this Contract.
- 28. <u>Replacement of Defective Work or Materials</u>. Any work or material found to be in any way defective or unsatisfactory shall be corrected or replaced by the Contractor at its own expense at the order of the City notwithstanding that it may have been previously overlooked or passed by an inspector. Inspection shall not relieve the Contractor of its obligations to furnish materials and workmanship in accordance with this contract and its specifications.
- 29. <u>Reservation of the Right to Inspect Work</u>. At any time during normal business hours and as often as the City may deem necessary, the Contractor shall permit the authorized representatives of the City to review and inspect all materials and workmanship at any time during the duration of this contract, provided, however, the City is under no duty to make such inspections, and any inspection so made shall not relieve the Contractor from any obligation to furnish materials and workmanship strictly in accordance with the instructions, contract requirements and specifications.
- 30. Sweatfree Procurement of Items of Apparel. If this bid results in the procurement of \$15,000 or more in garments or items of clothing, any part of which is a textile, or any shoes/ footwear, then Sec. 4.25 of the Madison General Ordinances, "Procurement of Items of Apparel", is hereby incorporated by reference and made part of this contract. See Section 4.25(2) at www.municode.com for applicability specifics. The contractor shall follow labor practices consistent with international standards of human rights, meaning that, at a minimum, contractor shall adhere to the minimum employment standards found in Section 4.25 and shall require all subcontractors and third-party suppliers to do the same. For purposes of sec. 4.25, "Subcontractor" means a person, partnership, corporation or other entity that enters into a contract with the contractor for performance of some or all of the City-contracted work and includes all third-party suppliers or producers from whom the contractor or its contractors obtains or sources goods, parts or supplies for use on the city contract and is intended to include suppliers at all level of the supply chain. The standards in Sec. 4.25 shall apply in all aspects of the contractor's and subcontractor's operations, including but not limited to, manufacture, assembly, finishing, laundering or dry cleaning, (where applicable), warehouse distribution, and delivery. Contractor acknowledges that by entering into this contract, Contractor shall be subject to all of the requirements and sanctions of sec. 4.25 of the Madison General Ordinances.

The sanctions for violating Sec. 4.25 under an existing contract are as follows:

- a. Withholding of payments under an existing contract.
- b. Liquidated damages. The contractor may be charged liquidated damages on an existing contract of two thousand dollars (\$2,000) per violation, or an amount equaling twenty percent (20%) of the value of the apparel, garments or corresponding accessories, equipment, materials, or supplies that the City demonstrates were produced in violation of the contract and/or this ordinance per violation; whichever is greater.
- c. Termination, suspension or cancellation of a contract in whole or in part.
- d. Nonrenewal when a contract calls for optional renewals.
- e. Nonrenewal for lack of progress or impossible compliance. The City reserves the right to refuse to renew the contract that calls for optional renewals, when the contractor cannot comply with the minimum standard under (4)(b) and the noncompliance is taking place in a country where:
 - (1) Progress toward implementation of the standards in this Ordinance is no longer being made; and
 - (2) Compliance with the employment standards in the Ordinance is deemed impossible by the City and/or any independent monitoring agency acting on behalf of the City. Such determination shall be made in the sole opinion of the City and may be based upon examination of reports from governmental, human rights, labor and business organizations and after consultation with the relevant contractors and sub-contractors and any other evidence the City deems reliable.
- f. Disqualification of the contractor from bidding or submitting proposals on future City contracts, or from eligibility for future city procurements as defined in sub. (2), whether or not formal bidding or requests for proposals are used, for a period of one (1) year after the first violation is found and for a period of three (3) years after a second or subsequent violation is found. The disqualification shall apply to the contractor who committed the violation(s) whether that be under the same corporate name, or as an individual, or under the name of another corporation or business entity of which he or she is a member, partner, officer, or agent.

The exercise by the City of any or all of the above remedies, or failure to so exercise, shall not be construed to limit other remedies available to the City under this Contract nor to any other remedies available at equity or at law.

31. <u>Local Purchasing</u>. The City of Madison has adopted a local preference purchasing policy granting a 5 percent request for proposal and 1 percent request for bid scoring preference to local vendors.

To facilitate the identification of local suppliers, the City has provided an on-line website as an opportunity for suppliers to voluntarily identify themselves as local, and to assist City staff with their buying decisions. Proposers seeking to obtain local preference are required to register on the City of Madison online registration website. Only vendors registered as of the bid due date will receive preference. Additional information is available at: https://www.cityofmadison.com/finance/purchasing/local-businesses/register-business/.

32. Weapons Prohibition. Contractor shall prohibit, and shall require its subcontractors to prohibit, its employees from carrying weapons, including concealed weapons, in the course of performance of work under this Contract, other than while at the Contractor's or subcontractor's own business premises. This requirement shall apply to vehicles used at any City work site and vehicles used to perform any work under this Contract, except vehicles that are an employee's "own motor vehicle" pursuant to Wis. Stat. sec. 175.60(15m). This section does not apply to employees who are required to carry a weapon under the express terms of the Contract (such as armed security guard services, etc.).

33. Software & Technology Purchases.

a. <u>Software Licenses</u>. All software license agreements shall include the City's mandatory legal terms and conditions as determined by the City Attorney. Please be advised that no City employee has the authority to bind the City by clicking on an End User License Agreement (EULA) or any other click-through terms and conditions without being specifically authorized by the City's Chief Information Officer through procedures approved by the City Attorney and Risk Manager. All legal documents associated with the purchase or download of software must be reviewed by the City Attorney and may only be signed by an individual authorized to do so.

b. <u>Network Connection Policy</u>. If this purchase includes software support, software maintenance, network services, and/or system development services and will require a Network Connection the City Network (as defined in the following link), the City's Network Connection Policy found at this link: <u>www.cityofmadison.com/attorney/documents/posNetworkConnection.doc</u> is hereby incorporated and made a part of the Contract and Contractor agrees to comply with all of its requirements.

34. Ban the Box - Arrest and Criminal Background Checks.

b.

This provision applies to service contracts of more than \$25,000 executed by the City on January 1, 2016 or later, unless exempt by Sec. 39.08 of the Madison General Ordinances (MGO).

- <u>Definitions</u>. For purposes of this requirement, "Arrest and Conviction Record" includes, but is not limited to, information indicating that a person has been questioned, apprehended, taken into custody or detention, held for investigation, arrested, charged with, indicted or tried for any felony, misdemeanor or other offense pursuant to any law enforcement or military authority.
 - "Conviction record" includes, but is not limited to, information indicating that a person has been convicted of a felony, misdemeanor or other offense, placed on probation, fined, imprisoned or paroled pursuant to any law enforcement or military authority.
 - "Background Check" means the process of checking an applicant's arrest and conviction record, through any means.
 - Requirements. For the duration of any contract awarded under this RFP, the successful contractor shall:
 - (1) Remove from all job application forms any questions, check boxes, or other inquiries regarding an applicant's arrest and conviction record, as defined herein.
 - (2) Refrain from asking an applicant in any manner about their arrest or conviction record until after a conditional offer of employment is made to the applicant in question.
 - (3) Refrain from conducting a formal or informal background check or making any other inquiry using any privately or publicly available means of obtaining the arrest or conviction record of an applicant until after a conditional offer of employment is made to the applicant in question.
 - (4) Make information about this ordinance available to applicants and existing employees, and post notices in prominent locations at the workplace with information about the ordinance and complaint procedure, using language provided by the City.
 - (5) Comply with all other provisions of Sec. 39.08, MGO.
- c. <u>Exemptions</u>: This section does not apply when:
 - (1) Hiring for a position where certain convictions or violations are a bar to employment in that position under applicable law, or
 - (2) Hiring a position for which information about criminal or arrest record, or a background check is required by law to be performed at a time or in a manner that would otherwise be prohibited by this ordinance, including a licensed trade or profession where the licensing authority explicitly authorizes or requires the inquiry in question.

To be exempt under sec. C.1. or 2. above, contractor must demonstrate to the City that there is a law or regulation that requires the background check in question. If so, the contractor is exempt from this section for the position(s) in question.

City of Madison CONTRACT FOR PURCHASE OF SERVICES

1. PARTIES.

This is a Contract between the City of Madison, Wisconsin, hereafter referred to as the "City" and	hereafter referred to as
"Contractor."	

The Contractor is a: (to be completed by contractor) Limited Liability Company
 Unincorporated Association

General Partnership LLP

2. PURPOSE.

The purpose of this Contract is as set forth in Section 3.

Corporation

Sole Proprietor

3. SCOPE OF SERVICES AND SCHEDULE OF PAYMENTS.

Contractor will perform the following services and be paid according to the following schedule(s) or attachment(s):

Order of Precedence: In the event of a conflict between the terms of this Contract for Purchase of Services and the terms of any document attached or incorporated herein, the terms of this Contract for Purchase of Services shall control and supersede any such conflicting term.

4. TERM AND EFFECTIVE DATE.

This Contract shall become effective upon execution by the Mayor, (or the Purchasing Agent, if authorized) on behalf of the City of Madison, unless another effective date is specified in the Attachment(s) incorporated in Section 3, however in no case shall work commence before execution by the City of Madison. The term of this Contract shall be <u>insert dates or reference attachments as needed</u>.

5. ENTIRE AGREEMENT.

This Contract for Purchase of Services, including any and all attachments, exhibits and other documents referenced in Section 3 (hereafter, "Agreement" or "Contract") is the entire Agreement of the parties and supersedes any and all oral contracts and negotiations between the parties. If any document referenced in Section 3 includes a statement that expressly or implicitly disclaims the applicability of this Contract for Purchase of Services, or a statement that such other document is the "entire agreement," such statement shall be deemed rejected and shall not apply to this Contract.

6. ASSIGNABILITY/SUBCONTRACTING.

Contractor shall not assign or subcontract any interest or obligation under this Contract without the City's prior written approval. All of the services required hereunder will be performed by Contractor and employees of Contractor.

7. DESIGNATED REPRESENTATIVE.

- A. Contractor designates ______ as Contract Agent with primary responsibility for the performance of this Contract. In case this Contract Agent is replaced by another for any reason, the Contractor will designate another Contract Agent within seven (7) calendar days of the time the first terminates his or her employment or responsibility using the procedure set forth in Section 15, Notices.
- B. In the event of the death, disability, removal or resignation of the person designated above as the Contract agent, the City may accept another person as the Contract agent or may terminate this Agreement under Section 25, at its option.

8. PROSECUTION AND PROGRESS.

- A. Services under this Agreement shall commence upon written order from the City to the Contractor, which order will constitute authorization to proceed; unless another date for commencement is specified elsewhere in this Contract including documents incorporated in Section 3.
- B. The Contractor shall complete the services under this Agreement within the time for completion specified in Section 3, the Scope of Services, including any amendments. The Contractor's services are completed when the City notifies the Contractor in writing that the services are complete and are acceptable. The time for completion shall not be extended because of any delay attributable to the Contractor, but it may be extended by the City in the event of a delay attributable to the City, or in the event of unavoidable delay caused by war, insurrection, natural disaster, or other unexpected event beyond the control of the Contractor. If at any time the Contractor believes that the time for completion of the work should be extended because of unavoidable delay caused by an unexpected event, or because of a delay attributable to the City, the Contractor shall notify the City as soon as possible, but not later than seven (7) calendar days after such an event. Such notice shall include any justification for an extension of time and shall identify the amount of time claimed to be necessary to complete the work.
- C. Services by the Contractor shall proceed continuously and expeditiously through completion of each phase of the work.
- D. Progress reports documenting the extent of completed services shall be prepared by the Contractor and submitted to the City with each invoice under Section 24 of this Agreement, and at such other times as the City may specify, unless another procedure is specified in Section 3.
- E. The Contractor shall notify the City in writing when the Contractor has determined that the services under this Agreement have been completed. When the City determines that the services are complete and are acceptable, the City will provide written notification to the Contractor, acknowledging formal acceptance of the completed services.

9. AMENDMENT.

This Contract shall be binding on the parties hereto, their respective heirs, devisees, and successors, and cannot be varied or waived by any oral representations or promise of any agent or other person of the parties hereto. Any other change in any provision of this Contract may only be made by a written amendment, signed by the duly authorized agent or agents who executed this Contract.

10. EXTRA SERVICES.

The City may require the Contractor to perform extra services or decreased services, according to the procedure set forth in Section 24. Extra services or decreased services means services which are not different in kind or nature from the services called for in the Scope of Services, Section 3, but which may increase or decrease the quantity and kind of labor or materials or expense of performing the services. Extra services may not increase the total Contract price, as set forth in Section 23, unless the Contract is amended as provided in Section 9 above.

11. NO WAIVER.

No failure to exercise, and no delay in exercising, any right, power or remedy hereunder on the part of the City or Contractor shall operate as a waiver thereof, nor shall any single or partial exercise of any right, power or remedy preclude any other or further exercise thereof or the exercise of any other right, power or remedy. No express waiver shall affect any event or default other than the event or default specified in such waiver, and any such waiver, to be effective, must be in writing and shall be operative only for the time and to the extent expressly provided by the City or Contractor therein. A waiver of any covenant, term or condition contained herein shall not be construed as a waiver of any subsequent breach of the same covenant, term or condition.

12. NONDISCRIMINATION.

During the term of this Contract, the Contractor agrees not to discriminate against any employee or applicant for employment because of race, religion, marital status, age, color, sex, handicap, national origin or ancestry, income level or source of income, arrest record or conviction record, less than honorable discharge, physical appearance, sexual orientation, gender identity, political beliefs or student status. Contractor further agrees not to discriminate against any subcontractor or person who offers to subcontract on this Contract because of race, religion, color, age, disability, sex, sexual orientation, gender identity or national origin.

13. AFFIRMATIVE ACTION.

A. The following language applies to all contractors employing fifteen (15) or more employees (MGO 39.02(9)(c):

The Contractor agrees that, within thirty (30) days after the effective date of this Contract, Contractor will provide to the City of Madison Department of Civil Rights (the "Department"), certain workforce utilization statistics, using a form provided by the City.

If the Contract is still in effect, or if the City enters into a new Agreement with the Contractor, within one year after the date on which the form was required to be provided, the Contractor will provide updated workforce information using a second form, also to be furnished by the City. The second form will be submitted to the Department no later than one year after the date on which the first form was required to be provided.

The Contractor further agrees that, for at least twelve (12) months after the effective date of this Contract, it will notify the Department of each of its job openings at facilities in Dane County for which applicants not already employees of the Contractor are to be considered. The notice will include a job description, classification, qualifications, and application procedures and deadlines, shall be provided to the City by the opening date of advertisement and with sufficient time for the City to notify candidates and make a timely referral. The Contractor agrees to interview and consider candidates referred by the Department, or an organization designated by the Department, if the candidate meets the minimum qualification standards established by the Contractor, and if the referral is timely. A referral is timely if it is received by the Contractor on or before the date stated in the notice.

The Department will determine if a contractor is exempt from the above requirements (Sec. 13.A.) at the time the Request for Exemption in 13.B.(2) is made.

Articles of Agreement, Request for Exemption, and Release of Payment:

The "ARTICLES OF AGREEMENT" beginning on the following page, apply to all contractors, unless determined to be exempt under the following table and procedures:

NUMBER OF EMPLOYEES	LESS THAN \$50,000 Aggregate Annual Business with the City*	\$50,000 OR MORE Aggregate Annual Business with the City*
14 or less	Exempt**	Exempt**
15 or more	Exempt**	Not Exempt

*As determined by the Finance Director

**As determined by the Department of Civil Rights

(1) <u>Exempt Status</u>: In this section, "Exempt" means the Contractor is exempt from the Articles of Agreement in section 13.B.(5) of this Contract and from filing an Affirmative Action plan as required by Section IV of the Articles of Agreement. The Department of Civil Rights ("Department") makes the final determination as to whether a contractor is exempt. If the Contractor is not exempt, sec. 13.B.(5) shall apply and Contractor shall select option A. or B. under Article IV therein and file an Affirmative Action Plan.

(2) <u>Request for Exemption – Fewer Than 15 Employees</u>: (MGO 39.02(9)(a)2.) Contractors who believe they are exempt based on number of employees shall submit a Request for Exemption on a form provided by the Department within thirty (30) days of the effective date of this Contract.

(3) <u>Exemption – Annual Aggregate Business</u>: (MGO 39.02(9)(a)c.): The Department will determine, at the time this Contract is presented for signature, if the Contractor is exempt because it will have less than \$50,000 in annual aggregate business with the City for the calendar year in which the contract is in effect. CONTRACTORS WITH 15 OR MORE EMPLOYEES WILL LOSE THIS EXEMPTION AND BECOME SUBJECT TO SEC. 13.B.(5) UPON REACHING \$50,000 OR MORE ANNUAL AGGREGATE BUSINESS WITH THE CITY WITHIN THE CALENDAR YEAR, BEGINNING IN 2019.

Β.

Release of Payment: (MGO 39.02(9)(e)1.b.) All non-exempt contractors must have an approved Affirmative Action plan meeting the requirements of Article IV below on file with the Department within thirty (30) days of the effective date of this Contract and prior to release of payment by the City. Contractors that are exempt based on number of employees agree to file a Request for Exemption with the Department within thirty (30) days of the effective date and prior to release of payment by the City.

(5) Articles of Agreement:

ARTICLE I

The Contractor shall take affirmative action in accordance with the provisions of this Contract to ensure that applicants are employed, and that employees are treated during employment without regard to race, religion, color, age, marital status, disability, sex, sexual orientation, gender identity or national origin and that the employer shall provide harassment-free work environment for the realization of the potential of each employee. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination, rates of pay or other forms of compensation and selection for training including apprenticeship insofar as it is within the control of the Contractor. The Contractor agrees to post in conspicuous places available to employees and applicants notices to be provided by the City setting out the provisions of the nondiscrimination clauses in this Contract.

ARTICLE II

The Contractor shall in all solicitations or advertisements for employees placed by or on behalf of the Contractors state that all qualified or qualifiable applicants will be employed without regard to race, religion, color, age, marital status, disability, sex, sexual orientation, gender identity or national origin.

ARTICLE III

The Contractor shall send to each labor union or representative of workers with which it has a collective bargaining Agreement or other Contract or understanding a notice to be provided by the City advising the labor union or workers representative of the Contractor's equal employment opportunity and affirmative action commitments. Such notices shall be posted in conspicuous places available to employees and applicants for employment.

ARTICLE IV

(This Article applies to non-public works contracts.)

The Contractor agrees that it will comply with all provisions of the Affirmative Action Ordinance of the City of Madison (MGO 39.02) including the Contract compliance requirements. The Contractor warrants and certifies that one of the following paragraphs is true (check one):

- Contractor has prepared and has on file an affirmative action plan that meets the format requirements of Federal Revised Order П А. No, 4, 41 CFR part 60-2, as established by 43 FR 51400 November 3, 1978, including appendices required by City of Madison ordinances or it has prepared and has on file a model affirmative action plan approved by the Madison Common Council.
- в Within thirty (30) days after the effective date of this Contract, Contractor will complete an affirmative action plan that meets the format requirements of Federal Revised Order No. 4, 41 CFR Part 60-2, as established by 43 FR 51400, November 3, 1978, including appendices required by City of Madison ordinance or within thirty (30) days after the effective date of this Contract, it will complete a model affirmative action plan approved by the Madison Common Council.
- П с. Contractor believes it is exempt from filing an affirmative action plan because it has fewer than fifteen (15) employees and has filed, or will file within thirty (30) days after the effective date of this Contract, a form required by the City to confirm exempt status based on number of employees. If the City determines that Contractor is not exempt, the Articles of Agreement will apply
- Contractor believes it is exempt from filing an affirmative action plan because its annual aggregate business with the City for the D. calendar year in which the contract is in effect is less than fifty thousand dollars (\$50,000), or for another reason listed in MGO 39.02(9)(a)2. If the City determines that Contractor is not exempt, the Articles of Agreement will apply.

ARTICLE V

(This Article applies only to public works contracts.)

The Contractor agrees that it will comply with all provisions of the Affirmative Action Ordinance of the City of Madison, including the Contract compliance requirements. The Contractor agrees to submit the model affirmative action plan for public works Contractors in a form approved by the Director of Affirmative Action.

ARTICLE VI

The Contractor will maintain records as required by Section 39.02(9)(f) of the Madison General Ordinances and will provide the City's Department of Affirmative Action with access to such records and to persons who have relevant and necessary information, as provided in Section 39.02(9)(f). The City agrees to keep all such records confidential, except to the extent that public inspection is required by law.

ARTICLE VII

In the event of the Contractor's or subcontractor's failure to comply with the Equal Employment Opportunity and Affirmative Action provisions of this Contract or Sections 39.03 and 39.02 of the Madison General Ordinances, it is agreed that the City at its option may do any or all of the following

- Cancel, terminate or suspend this Contract in whole or in part.
- B. C.
- Declare the Contractor ineligible for further City contracts until the Affirmative Action requirements are met. Recover on behalf of the City from the prime Contractor 0.5 percent of the Contract award price for each week that such party fails or refuses to comply, in the nature of liquidated damages, but not to exceed a total of five percent (5%) of the Contract price, or ten thousand dollars (\$10,000), whichever is less. Under public works contracts, if a subcontractor is in noncompliance, the City may recover liquidated damages from the prime Contractor in the manner described above. The preceding sentence shall not be construed to prohibit a prime Contractor from recovering the amount of such damage from the noncomplying subcontractor

ARTICLE VIII

(This Article applies to public works contracts only.)

The Contractor shall include the above provisions of this Contract in every subcontract so that such provisions will be binding upon each subcontractor. The Contractor shall take such action with respect to any subcontractor as necessary to enforce such provisions, including sanctions provided for noncompliance.

ARTICLE IX

The Contractor shall allow the maximum feasible opportunity to small business enterprises to compete for any subcontracts entered into pursuant to this Contract. (In federally funded contracts the terms "DBE, MBE, and WBE" shall be substituted for the term "small business" in this Article.)

14. SEVERABILITY.

It is mutually agreed that in case any provision of this Contract is determined by any court of law to be unconstitutional, illegal or unenforceable, it is the intention of the parties that all other provisions of this Contract remain in full force and effect.

15. NOTICES.

All notices to be given under the terms of this Contract shall be in writing and signed by the person serving the notice and shall be sent registered or certified mail, return receipt requested, postage prepaid, or hand delivered to the addresses of the parties listed below:

FOR THE CITY:

 (Department or Division Head)

 FOR THE CONTRACTOR:

16. STATUS OF CONTRACTOR/INDEPENDENT/TAX FILING.

It is agreed that Contractor is an independent Contractor and not an employee of the City, and that any persons who the Contractor utilizes and provides for services under this Contract are employees of the Contractor and are not employees of the City of Madison.

Contractor shall provide its taxpayer identification number (or social security number) to the Finance Director, 210 Martin Luther King Jr. Blvd, Room 406, Madison, WI 53703, prior to payment. The Contractor is informed that as an independent Contractor, s/he may have a responsibility to make estimated tax returns, file tax returns, and pay income taxes and make social security payments on the amounts received under this Contract and that no amounts will be withheld from payments made to this Contractor for these purposes and that payment of taxes and making social security payments are solely the responsibility and obligation of the Contractor. The Contractor is further informed that s/he may be subject to civil and/or criminal penalties if s/he fails to properly report income and pay taxes and social security taxes on the amount received under this Contract.

17. GOODWILL.

Any and all goodwill arising out of this Contract inures solely to the benefit of the City; Contractor waives all claims to benefit of such goodwill.

18. THIRD PARTY RIGHTS.

This Contract is intended to be solely between the parties hereto. No part of this Contract shall be construed to add, supplement, amend, abridge or repeal existing rights, benefits or privileges of any third party or parties, including but not limited to employees of either of the parties.

19. AUDIT AND RETAINING OF DOCUMENTS.

The Contractor agrees to provide all reports requested by the City including, but not limited to, financial statements and reports, reports and accounting of services rendered, and any other reports or documents requested. Financial and service reports shall be provided according to a schedule (when applicable) to be included in this Contract. Any other reports or documents shall be provided within five (5) working days after the Contractor receives the City's written requests, unless the parties agree in writing on a longer period. Payroll records and any other documents relating to the performance of services under the terms of this Contract shall be retained by the Contractor for a period of three (3) years after completion of all work under this Contract, in order to be available for audit by the City or its designee.

20. CHOICE OF LAW AND FORUM SELECTION.

This Contract shall be governed by and construed, interpreted and enforced in accordance with the laws of the State of Wisconsin. The parties agree, for any claim or suit or other dispute relating to this Contract that cannot be mutually resolved, the venue shall be a court of competent jurisdiction within the State of Wisconsin and the parties agree to submit themselves to the jurisdiction of said court, to the exclusion of any other judicial district that may have jurisdiction over such a dispute according to any law.

21. COMPLIANCE WITH APPLICABLE LAWS.

The Contractor shall become familiar with, and shall at all times comply with and observe all federal, state, and local laws, ordinances, and regulations which in any manner affect the services or conduct of the Contractor and its agents and employees.

22. CONFLICT OF INTEREST.

- A. The Contractor warrants that it and its agents and employees have no public or private interest, and will not acquire directly or indirectly any such interest, which would conflict in any manner with the performance of the services under this Agreement.
- B. The Contractor shall not employ or Contract with any person currently employed by the City for any services included under the provisions of this Agreement.

23. COMPENSATION.

Α.

В

It is expressly understood and agreed that in no event will the total compensation under this Contract exceed \$_____.

24. BASIS FOR PAYMENT.

- GENERAL
 - (1) The City will pay the Contractor for the completed and accepted services rendered under this Contract on the basis and at the Contract price set forth in Section 23 of this Contract. The City will pay the Contractor for completed and approved "extra services", if any, if such "extra services" are authorized according to the procedure established in this section. The rate of payment for "extra services" shall be the rate established in this Contract. Such payment shall be full compensation for services rendered and for all labor, material, supplies, equipment and incidentals necessary to complete the services.
 - (2) The Contractor shall submit invoices, on the form or format approved by the City and as may be further specified in Section 3 of this Contract. The City will pay the Contractor in accordance with the schedule, if any, set forth in Section 3. The final invoice, if applicable, shall be submitted to the City within three months of completion of services under this Agreement.
 - (3) Should this Agreement contain more than one service, a separate invoice and a separate final statement shall be submitted for each individual service.
 - (4) Payment shall not be construed as City acceptance of unsatisfactory or defective services or improper materials.
 - (5) Final payment of any balance due the Contractor will be made upon acceptance by the City of the services under the Agreement and upon receipt by the City of documents required to be returned or to be furnished by the Contractor under this Agreement.
 - (6) The City has the equitable right to set off against any sum due and payable to the Contractor under this Agreement, any amount the City determines the Contractor owes the City, whether arising under this Agreement or under any other Agreement or otherwise.
 - (7) Compensation in excess of the total Contract price will not be allowed unless authorized by an amendment under Section 9, AMENDMENT.
 - (8) The City will not compensate for unsatisfactory performance by the Contractor.
- SERVICE ORDERS, EXTRA SERVICE, OR DECREASED SERVICE.
 - (1) Written orders regarding the services, including extra services or decreased services, will be given by the City, using the procedure set forth in Section 15, NOTICES.
 - (2) The City may, by written order, request extra services or decreased services, as defined in Section 10 of this Contract. Unless the Contractor believes the extra services entitle it to extra compensation or additional time, the Contractor shall proceed to furnish the necessary labor, materials, and professional services to complete the services within the time limits specified in the Scope of Services, Section 3 of this Agreement, including any amendments under Section 9 of this Agreement.
 - (3) If in the Contractor's opinion the order for extra service would entitle it to extra compensation or extra time, or both, the Contractor shall not proceed to carry out the extra service, but shall notify the City, pursuant to Section 15 of this Agreement. The notification shall include the justification for the claim for extra compensation or extra time, or both, and the amount of additional fee or time requested.
 - (4) The City shall review the Contractor's submittal and respond in writing, either authorizing the Contractor to perform the extra service, or refusing to authorize it. The Contractor shall not receive additional compensation or time unless the extra compensation is authorized by the City in writing.

25. DEFAULT/TERMINATION.

- A. In the event Contractor shall default in any of the covenants, agreements, commitments, or conditions herein contained, and any such default shall continue unremedied for a period of ten (10) days after written notice thereof to Contractor, the City may, at its option and in addition to all other rights and remedies which it may have at law or in equity against Contractor, including expressly the specific enforcement hereof, forthwith have the cumulative right to immediately terminate this Contract and all rights of Contractor under this Contract.
- B. Notwithstanding paragraph A., above, the City may in its sole discretion and without any reason terminate this Agreement at any time by furnishing the Contractor with ten (10) days' written notice of termination. In the event of termination under this subsection, the City will pay for all work completed by the Contractor and accepted by the City.

26. INDEMNIFICATION.

The Contractor shall be liable to and hereby agrees to indemnify, defend and hold harmless the City of Madison, and its officers, officials, agents, and employees against all loss or expense (including liability costs and attorney's fees) by reason of any claim or suit, or of liability imposed by law upon the City or its officers, officials, agents or employees for damages because of bodily injury, including death at any time resulting therefrom, sustained by any person or persons or on account of damages to property, including loss of use thereof, arising from, in connection with, caused by or resulting from the Contractor's and/or Subcontractor's acts or omissions in the performance of this Agreement, whether caused by or contributed to by the negligence of the City, its officers, officials, agents, or its employees.

27. INSURANCE.

The Contractor will insure, and will require each subcontractor to insure, as indicated, against the following risks to the extent stated below. The Contractor shall not commence work under this Contract, nor shall the Contractor allow any Subcontractor to commence work on its Subcontract, until the insurance required below has been obtained and corresponding certificate(s) of insurance have been approved by the City Risk Manager.

Commercial General Liability

The Contractor shall procure and maintain during the life of this Contract, Commercial General Liability insurance including, but not limited to bodily injury, property damage, personal injury, and products and completed operations (unless determined to be inapplicable by the Risk Manager) in an amount not less than \$1,000,000 per occurrence. This policy shall also provide contractual liability in the same amount. Contractor's coverage shall be primary and non-contributory and list the City of Madison, its officers, officials, agents and employees as additional insureds. Contractor shall require all subcontractors under this Contract (if any) to procure and maintain insurance meeting the above criteria, applying on a primary basis and listing the City of Madison, its officers, officials, agents and employees as additional insureds.

Automobile Liability

The Contractor shall procure and maintain during the life of this Contract Business Automobile Liability insurance covering owned, non-owned and hired automobiles with limits of not less than \$1,000,000 combined single limit per accident. Contractor shall require all subcontractors under this Contract (if any) to procure and maintain insurance covering each subcontractor and meeting the above criteria.

Worker's Compensation

The Contractor shall procure and maintain during the life of this Contract statutory Workers' Compensation insurance as required by the State of Wisconsin. The Contractor shall also carry Employers Liability limits of at least \$100,000 Each Accident, \$100,000 Disease – Each Employee, and \$500,000 Disease – Policy Limit. Contractor shall require all subcontractors under this Contract (if any) to procure and maintain such insurance, covering each subcontractor.

Professional Liability

The Contractor shall procure and maintain professional liability insurance with coverage of not less than \$1,000,000. If such policy is a "claims made" policy, all renewals thereof during the life of the Contract shall include "prior acts coverage" covering at all times all claims made with respect to Contractor's work performed under the Contract. This Professional Liability coverage must be kept in force for a period of six (6) years after the services have been accepted by the City.

Acceptability of Insurers. The above-required insurance is to be placed with insurers who have an A.M. Best rating of no less than A- (A minus) and a Financial Category rating of no less than VII.

Proof of Insurance, Approval. The Contractor shall provide the City with certificate(s) of insurance showing the type, amount, effective dates, and expiration dates of required policies prior to commencing work under this Contract. Contractor shall provide the certificate(s) to the City's representative upon execution of the Contract, or sooner, for approval by the City Risk Manager. If any of the policies required above expire while this Contract is still in effect, Contractor shall provide renewal certificate(s) to the City for approval. Certificate Holder language should be listed as follows:

City of Madison ATTN: Risk Management, Room 406 210 Martin Luther King, Jr. Blvd. Madison, WI 53703

The Contractor shall provide copies of additional insured endorsements or insurance policies, if requested by the City Risk Manager. The Contractor and/or Insurer shall give the City thirty (30) days advance written notice of cancellation, non-renewal or material changes to any of the above-required policies during the term of this Contract.

28. OWNERSHIP OF CONTRACT PRODUCT.

All of the work product, including, but not limited to, documents, materials, files, reports, data, including magnetic tapes, disks of computer-aided designs or other electronically stored data or information (the "Documents"), which the Contractor prepares pursuant to the terms and conditions of this Contract are the sole property of the City. The Contractor will not publish any such materials or use them for any research or publication, other than as expressly required or permitted by this Contract, without the prior written permission of the City. The grant or denial of such permission shall be at the City's sole discretion.

The Contractor intends that the copyright to the Documents shall be owned by City, whether as author (as a Work Made For Hire), or by assignment from Contractor to City. The parties expressly agree that the Documents shall be considered a Work Made For Hire as defined by Title 17, United States Code, Section 101(2).

As further consideration for the City entering into this Contract, the Contractor hereby assigns to City all of the Contractor's rights, title, interest and ownership in the Documents, including the right to procure the copyright therein and the right to secure any renewals, reissues and extensions of any such copyright in any foreign country. The City shall be entitled to the sole and exclusive benefit of the Documents, including the copyright thereto, and whenever required by the City, the Contractor shall at no additional compensation, execute all documents of assignment of the full and exclusive benefit and copyright thereof to the City. Any subcontractors and other independent Contractors who prepare portions of the Documents shall be required by the Contractor to execute an assignment of ownership in favor of the City before commencing work.

29. BAN THE BOX - ARREST AND CRIMINAL BACKGROUND CHECKS. (Sec. 39.08, MGO. Applicable to contracts exceeding \$25,000.)

A. DEFINITIONS.

В.

For purposes of this section, "Arrest and Conviction Record" includes, but is not limited to, information indicating that a person has been questioned, apprehended, taken into custody or detention, held for investigation, arrested, charged with, indicted or tried for any felony, misdemeanor or other offense pursuant to any law enforcement or military authority.

"Conviction record" includes, but is not limited to, information indicating that a person has been convicted of a felony, misdemeanor or other offense, placed on probation, fined, imprisoned or paroled pursuant to any law enforcement or military authority.

"Background Check" means the process of checking an applicant's arrest and conviction record, through any means.

- REQUIREMENTS. For the duration of this Contract, the Contractor shall:
 - (1) Remove from all job application forms any questions, check boxes, or other inquiries regarding an applicant's arrest and conviction record, as defined herein.
 - (2) Refrain from asking an applicant in any manner about their arrest or conviction record until after conditional offer of employment is made to the applicant in question.
 - (3) Refrain from conducting a formal or informal background check or making any other inquiry using any privately or publicly available means of obtaining the arrest or conviction record of an applicant until after a conditional offer of employment is made to the applicant in question.
 - (4) Make information about this ordinance available to applicants and existing employees, and post notices in prominent locations at the workplace with information about the ordinance and complaint procedure using language provided by the City.
 - (5) Comply with all other provisions of Sec. 39.08, MGO.
- C. EXEMPTIONS: This section does not apply when:
 - (1) Hiring for a position where certain convictions or violations are a bar to employment in that position under applicable law, or
 - (2) Hiring a position for which information about criminal or arrest record, or a background check is required by law to be performed at a time or in a manner that would otherwise be prohibited by this ordinance, including a licensed trade or profession where the licensing authority explicitly authorizes or requires the inquiry in question.

To be exempt under sec. C.(1) or (2) above, Contractor must demonstrate to the City that there is a law or regulation that requires the hiring practice in question. If so, the contractor is exempt from this section for the position(s) in question.

30. WEAPONS PROHIBITION.

Contractor shall prohibit, and shall require its subcontractors to prohibit, its employees from carrying weapons, including concealed weapons, in the course of performance of work under this Contract, other than while at the Contractor's or subcontractor's own business premises. This requirement shall apply to vehicles used at any City work site and vehicles used to perform any work under this Contract, except vehicles that are an employee's "own motor vehicle" pursuant to Wis. Stat. sec. 175.60(15m).

31. **IT NETWORK CONNECTION POLICY.**

If this Contract includes services such as software support, software maintenance, network services, and/or system development services and will require a Network Connection the City Network (as defined in the following link), the City's Network Connection Policy found at this link: http://www.cityofmadison.com/attorney/documents/posNetworkConnection.doc is hereby incorporated and made a part of this Contract and Contractor agrees to comply with all of its requirements.

32. AUTHORITY.

Contractor represents that it has the authority to enter into this Contract. If the Contractor is not an individual, the person(s) signing on behalf of the Contractor represents and warrants that they have been duly authorized to bind the Contractor and sign this Contract on the Contractor's behalf.

33. COUNTERPARTS, ELECTRONIC SIGNATURE AND DELIVERY.

This Contract may be signed in counterparts, each of which shall be taken together as a whole to comprise a single document. Signatures on this Contract may be exchanged between the parties by facsimile, electronic scanned copy (.pdf) or similar technology and shall be as valid as original; and this Contract may be converted into electronic format and signed or given effect with one or more electronic signature(s) if the electronic signature(s) meets all requirements of Wis. Stat. ch. 137 or other applicable Wisconsin or Federal law. Executed copies or counterparts of this Contract may be delivered by facsimile or email and upon receipt will be deemed original and binding upon the parties hereto, whether or not a hard copy is also delivered. Copies of this Contract, fully executed, shall be as valid as an original. IN WITNESS WHEREOF, the parties hereto have set their hands at Madison, Wisconsin.

CONTRACTOR:

		(Type or Print Name of Contracting Entity)
		By: (Signature)
		(Signature)
		(Print Name and Title of Person Signing)
		Date:
		CITY OF MADISON, WISCONSIN a municipal corporation:
		By: Satya Rhodes-Conway, Mayor
		Date:
Approve	ed:	
		By:
	David P. Schmiedicke, Finance Director	Maribeth Witzel-Behl, City Clerk
Date:		Date:
		Approved as to Form:
	Eric T. Veum, Risk Manager	Michael Haas, City Attorney
Date:		Date:
20101		
For City U	Jse Only: SIGNATURE INSTRUCTIONS FOR CON	NTRACTS SIGNED BY MAYOR/CLERK:
	Obtain contractor's signature first. Route	e this contract & all of its attachments for City signatures using the City Clerk's py of authorizing resolution & 1 copy of the Certificate of Insurance.
	Contract Routing Database. Include 1 cop	by or autionzing resolution & 1 copy of the Certificate of insurance.

NOTE: Certain service contracts may be executed by the designee of the Finance Director on behalf of the City of Madison:

	By:	Date:	
	Mary Richards, Procurement Supervisor		
MG	0 4.26(3) and (5) authorize the Finance Director of	r designee to sign purchase of service contracts when all of the following app	oly:
(a)	The funds are included in the approved City budg	get.	
(b)	An RFP or competitive process was used, or the	Contract is exempt from competitive bidding under 4.26(4)(a).	
2 (

- The City Attorney has approved the form of the Contract. (c)
- (d) The Contract complies with other laws, resolutions and ordinances.
- The Contract is for a period of 1 year or less, OR not more than 5 years AND the average cost is not more than \$100,000 per year, AND (e) was subject to competitive bidding. (If over \$50,000 and exempt from bidding under 4.26(4)(a), regardless of duration of the Contract, the Common Council must authorize the Contract by resolution and the Mayor and City Clerk must sign, per 4.26(5)(b).)

Emergency Service contracts may also be signed by the designee of the Finance Director if the requirements of MGO 4.26(3)(c) are met.

For City Use Only: SIGNATURE INSTRUCTIONS FOR CONTRACT TO BE SIGNED BY FINANCE (PURCHASING):

Obtain contractor's signature first. Attach the contractor-signed contract with all attachments/exhibits and the certificate of insurance to the requisition in MUNIS.



OPPORTUNITY RISING

HUMAN RESOURCE & LEARNING MANAGEMENT SYSTEM ADVISORY AND IMPLEMENTATION SERVICES PROPOSAL FOR

CITY OF MADISON

Colleen Rozillis, Partner Brett Addis, Director

Moss Adams LLP 999 Third Avenue, Suite 2800 Seattle, WA 98104 (206) 302-6500

MOSS<u>A</u>DAMS

September 1, 2023

Purchasing and Human Resources Department

City of Madison City-County Bldg, Room 407 210 Martin Luther King, Jr. Blvd. Madison, WI 53703-3346 Dear Purchasing and Human Resources Departments:

We're extremely pleased to submit our proposal to the City of Madison (City). We understand the City is in search of a consultant who can evaluate the City's software requirements and aid in crafting a solicitation for a Human Resources Management (HRM) software platform. We are confident our team is the best fit for the City because we offer the following:

- **Professionals who communicate effectively with government leaders.** Because we're hired by public sector clients to solve challenging oversight and business practice problems at the highest levels, we're well versed at dealing with all levels of government. Your proposed team reports to councils, finance and audit committees, and senior management on a regular basis.
- An established, reputable firm with extensive resources and expertise. We are one of the 15 largest accounting and consulting firms in the United States and serve our clients with a staff of over 4,400 professionals in more than 30 locations around the country. As a result, we have substantial resources across the firm to draw upon as needed.
- **Change management expertise.** We're experts in change management and organizational assessments. Governments are always evolving, moving through different phases in their lifecycles, and their culture changes along with them. That's why our team is dedicated to helping clients make the necessary organizational changes to effectively put strategies and tactics into action, creating real shifts in people, processes, and systems.

Within our proposal, we've provided more information on our firm, team, and qualifications. We think you'll find our firm highly qualified to provide these services, and we firmly believe we offer the kind of special dedication, continuity, and commitment that inspires mutual trust and confidence in projects of this type.

We look forward to the possibility of working with you on this important undertaking. Thanks very much for your consideration.

Sincerely,

Colleen Rozillis Partner (206) 302-6795 colleen.rozillis@mossadams.com

Brett Addis Director (206) 834-8789 brett.addis@mossadams.com

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Background Questions

QUESTION 1: DESCRIPTION OF COMPANY



At Moss Adams, we believe in the power of possible. As a business and personal advisory firm with 4,400 professionals across more than 30 locations, we work with clients to meet the rising challenges and opportunities of tomorrow. Through a full spectrum of accounting, consulting, and wealth management services, we bring the deep industry specialization and unconventional thinking our clients seek.

Since we put down roots in the Pacific Northwest over 100 years ago, we've steadily expanded to serve clients across the nation. Our full range of services includes consulting (strategy & operations, IT, transactions, and specialty), accounting (assurance and tax), and individual and institutional wealth management.

Moss Adams is one of the 15 largest US accounting and consulting firms and a founding member of Praxity, a global alliance of independent accounting firms providing clients with local expertise in the major markets of North America, South America, Europe, and Asia. Moss Adams has more than 30 locations as listed below.

- Phoenix, AZ
- El Segundo, CA
- Fresno, CA
- Healdsburg, CA
- Napa, CA
- Orange County, CA
- Pasadena, CA
- Sacramento, CA
- Salinas, CA
- San Diego, CA
- San Francisco, CA
- Santa Rosa, CA

- Silicon Valley, CA
- Stockton, CA
- Walnut Creek, CA
- Woodland Hills, CA
- Denver, CO
- Kansas City, KS
- Albuquerque, NM
- Eugene, OR
- Medford, OR
 - Portland, OR
- Dallas, TX

- Houston, TX
- Salt Lake City, UT
- Bellingham, WA
- Everett, WA
- Issaquah, WA
- Seattle, WA
- Spokane, WA
- Tacoma, WA
- Tri-Cities, WA
- Wenatchee, WA
- Yakima, WA

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Our Government Services Practice

Our Government Services Practice is grounded in the expertise of over 340 Moss Adams professionals who specialize in serving tax-exempt entities, including governments, higher education institutions, not-for-profits, tribal and gaming entities, energy and utility entities, and federal contractors.

We recognize government organizations are accountable to many constituencies—oversight agencies, audit committees, elected officials, taxpayers—all with different expectations and demands. That's why we commit significant personnel and resources to this Practice, building technical expertise in all areas of government.



Our experienced partners and senior managers lead engagements for over 360 government entities across the United States including state agencies; cities and counties; public colleges and universities; special purpose governments including ports, utility districts, and transit agencies; public retirement funds; and others.

Our significant government experience means we're more likely to help you spot potential problems and create effective solutions. You'll receive more effective services from our specialized professionals who have a deep understanding of the pressures you face like the need for greater efficiency and transparency under tight budget constraints. Listed below are some municipal governments our firm serves.

Representative Local Government Clients					
٠	Carson City	•	City of Fairfield	٠	City of Roseville
•	Culver City	•	City of Gardena	•	City of Salem
•	City of Abilene	•	City of Hermosa Beach	•	City of San Bernardino
•	City of Albuquerque	•	City of Hillsboro	•	City of San Diego
•	City of Beaumont	•	City of Huntington Park	•	City of San Jose
•	City of Bellevue	•	City of Industry	•	City of Santa Fe
•	City of Bellingham	•	City of Laguna Niguel	•	City of Santa Monica
•	City of Bothell	•	City of Lakewood	•	City of Santa Rosa
•	City of Bradbury	•	City of Los Angeles	•	City of Seattle
•	City of Calexico	•	City of Lynnwood	•	City of Shoreline
•	City of Cerritos	•	City of Modesto	•	City of Stockton
•	City of Chula Vista	•	City of Monterey Park	•	City of Tacoma
•	City of Clearlake	•	City of Mount Vernon	•	City of Tucson
•	City of Clovis	•	City of Normandy Park	•	City/County of San Francisco
•	City of Corona	•	City of Oxnard	•	Clark County
•	City of Corvallis	•	City of Patterson	•	Douglas County
•	City of Culver City	•	City of Phoenix	•	King County
•	City of Edmonds	•	City of Portland	•	Lane County
•	City of Encinitas	•	City of Redmond	•	Maricopa County
•	City of Eugene	•	City of Redondo Beach	•	Pierce County
•	City of Everett	•	City of Riverside	٠	Sonoma County

Human Capital Assessment and Optimization

Our team focuses on helping public sector entities improve their organizational performance through the evaluation of their Human Resource (HR) department and program effectiveness. We're well versed in reviewing HR strategies, management practices, organizational structures, policies, processes, internal controls, staffing, technology, and communication. We're deeply familiar with the complex landscape of government operations and the unique demands of public agencies and their diverse stakeholders. Our extensive experience includes a wide array of organizational consulting projects for various government agencies, including organizational assessments, HR and management reviews, audits, policy development, and systems implementation.

Human Capital Advisory Services

Human capital management is an integral part of every organization, and its workforce is a top priority for management and executives across all industries.

Human Capital Advisory Differentiator

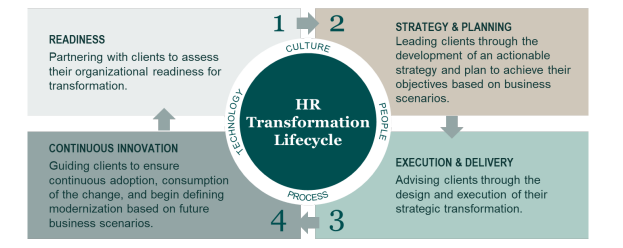
First and foremost, it's our people; expertise in your industry; global and regional knowledge; a trusted name; Whatever you and your organization need to succeed, our professionals have the experience and technical know-how to help.

Human Capital Advisory Approach

We offer a personalized approach to support growing and established organizations. Our scalable engagements allow us to meet our clients where they are and provide actionable recommendations that will lead them to successful outcomes.

Core to our approach is the "Transformation Lifecycle," specifically designed with to address our clients' distinct transformation needs and scale based on specific areas of expertise. The Transformation Lifecycle consists of the following four areas:

- 1. Readiness: Partnering with clients to assess their organizational readiness for transformation.
- 2. **Strategy & Planning:** Leading clients through the development of an actionable strategy and plan to achieve their objectives based on business scenarios.
- 3. **Execution & Delivery:** Advising clients through the design and execution of their strategic transformation.
- 4. **Continuous Innovation:** Guiding clients to ensure continuous adoption, consumption of the change, and begin defining modernization based on future business scenarios.



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Human Capital Advisory Capabilities

We offer a personalized approach to support growing and established organizations. Our scalable engagements allow us to meet our clients where they are and provide actionable recommendations that will lead them to successful outcomes. Below, we've listed some of our capabilities:

Culture	People	Program & Process	Technology				
Future of Work	HR Strategy	Talent Acquisition	Implementation & Deployment Planning				
Employee Engagement & Experience	HR Organization Design	Talent Management	Solution Selection				
Employee Retention	HR Operating Models	Total Rewards	Partner Selection				
Diversity, Equity, & Inclusion	HR Skills & Capabilities	Learning & Development	Technology Support Structure				
M&A Assimilation	M&A Assimilation HR Value Management		Quality Assurance				
HR Governance							
Change Management							

Change Management Expertise

Public sector agencies like the City tend to be dynamic, constantly changing and transitioning to the next phase in their life cycles with organizational culture evolving alongside continual change. That's why our team focuses on helping our government clients make the organizational changes required to successfully implement strategies and tactics that fundamentally impact people, processes, and systems.

Our change management approach provides a framework to guide the change path, build resilience, and overcome resistance. We help our clients become more effective, efficient, and transparent in their change efforts which ultimately leads to increased stakeholder engagement and adoption.



Our consultants merge substantial industry experience with a unique blend of behavioral and organizational expertise, addressing the multifaceted nature of organizational change. Our objective is to foster greater effectiveness, efficiency, productivity, financial success, and overall job satisfaction within our clients' workplaces.

QUESTION 2: KEY STAFF

Colleen Rozillis, PMP, Partner



Professional Experience

Since 2005, Colleen has advised local, state, and tribal governments; K-12 and higher education institutions; utilities; private companies; and not-for-profit organizations to improve organizational and program operations and efficiency, facilitate strategic leadership and planning, and cultivate more effective governance. She works collaboratively with clients to understand their goals and objectives and define organizational and programmatic changes to better equip and position them to achieve those goals. Colleen serves as the firm's public sector, not-for-profit, and tribal consulting industry group leader and leads ESG consulting for the firm.

Her government experience includes planning, policy, and financial analysis for local and state agencies in Alaska, Arizona, California, Colorado, Hawaii, Michigan, Montana, Nevada, Ohio, Oregon, Pennsylvania, Texas, Utah, and Washington. Before joining Moss Adams, she managed the Performance Reporting Branch of the Washington State DOT and authored the 2011-2015 WSDOT Strategic Plan.

Colleen has recently provided organizational development and performance consulting services to public sector clients, including the 32nd District Agricultural Association, Ben Franklin Transit, Boulder County, Cities of Berkeley, Boise, Carson City, Culver City, Cupertino, Eugene, Issaquah, Modesto, Newport Beach, Portland, Redondo Beach, Salem, Santa Monica, and Stockton; Delta Diablo, Douglas County, El Camino Health District, Homes for Good, Housing Authority of Yamhill County, Jefferson Public Utility District, King County Metro, Marion County, NoaNet, Pierce County, Seattle Public Schools, Sonoma County, Spokane Regional Health District, and West Valley Housing Authority.

Professional Affiliations and Certifications

- Chair, Board of Trustees, Humanities Washington
- Member, Society for Corporate Governance
- Member, Project Management Institute
- Member, International City & County Management Association
- Member, Institute of Internal Auditors
- Member, Association of Local Government Auditors
- Project Management Professional (PMP)

Education

- MS, public policy and management, Carnegie Mellon University
- BA, English and political science, University of Michigan
- Diversity and Inclusion Certificate, Cornell University

Brett Addis, Director



Professional Experience

Brett has worked in HR, including human capital management consulting, since 1997. Over the course of his career, he's leveraged his extensive human capital experience to consult with organizations across multiple industries to transform their people, processes, and technology.

Brett focuses on helping organizations implement scalable strategies to help optimize their human capital and business operations through planning, designing, and executing innovative solutions. Brett's areas of expertise include, but are not limited to, strategic planning, organization design and operating models, governance, change management, technology planning, value realization, and continuous innovation. He has a proven track record for helping organizations drive their digital transformations resulting in improved HR efficiency, effectiveness, and alignment and achievement of business outcomes.

Brett's current clients include Otis Collage of Art and Design, Confederated Tribes of the Umatilla Indian Reservation, San Manuel Band of Mission Indians, Benchmade Knife Company, and Seneca Real-Estate Group.

Prior to joining Moss Adams, Brett held the role of Global Vice President, HCM Transformation with SAP, HCM Practice Leader, Appirio/Knowledge Infusion, HCM Managing Consultant at Korn/Ferry, and Vice President of Human Resources and Talent Acquisition at Washington Mutual Bank.

Professional Affiliations

- Founding Member, Executive Council Network
- Member, Human Capital Institute
- Member, SHRM Executive Network

Education

- BS, pre-law, Fairmont State University
- Strategic Workforce Planning Certificate, Human Capital Institute
- Organization Design Certificate, University of Southern California

LeeAnn Stivers, Senior Manager



Professional Experience

LeeAnn has worked in the not-for-profit sector since 2004 and specializes in organizational change management, strategic planning, and business process optimization. She's skilled in technology implementation; budget development and maintenance; diversity, equity, and inclusion (DEI); governance; compliance; risk management; and human resources.

LeeAnn's areas of expertise also include executive and senior leadership coaching and development, executive and board engagement, and critical decision-making.

Professional Affiliations and Certifications

- Member, Project Management Institute
- Member, Grant Professionals Association
- Prosci's Change Management Certification, 2022

Education

BS, human services and community development, Springfield College

Magdalena Tucker, Manager



Professional Experience

Magdalena has worked in organizational consulting, including human capital management, for over a decade and has extensive experience as an organizational development/change management consultant and instructional designer. Her experience includes advising clients across multiple industries on change management, communications strategy, and human resources information system (HRIS) implementations. She has also consulted on workforce analytics and workforce planning.

Magdalena focuses on helping her clients address change management, communications strategy, and the unique training development needs when implementing new programs. She works closely with stakeholders to align leadership development initiatives with learning and organizational performance goals. Her experience spans numerous HRIS programs including Workday and SuccessFactors.

Education

- BA, German literature and language; special honors curriculum with focus on psychology, Hunter College, CUNY
- MS, human resources education/organizational development, Fordham University

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K.C. Fike, Senior Manager



Professional Experience

K.C. has worked in consultancy and data analytics since 2004. With his data and advanced analytics experience, he has led companies in developing analytic strategies, utilizing data to achieve business objectives, implementing business model changes that reduce costs, developing continuous auditing processes, and architecting data warehouses.

He combines strong leadership and effective project management to oversee complex initiatives and produce measurable results.

Professional Affiliations and Certifications

- Domo Professional Services Certification
- Domo Technical Certification
- AWS Big Data
- Certified Data Management Professional

Education

- BA, computer science, mathematics, Lewis and Clark College
- MBA, University of Utah

Morgan Mondello, Staff



Professional Experience

Morgan has worked with Moss Adams since 2021 and provides operational, accounting, and consulting services for clients in the public and private sectors. She works closely with her clients to provide ongoing support and problem resolution throughout each engagement.

Morgan takes a collaborative approach to understanding current business practices and identifying opportunities for improvement. She also helps clients define new processes and develop updated policies and procedures

Education

BA, communication, University of Arizona

QUESTION 3: PAST EXPERIENCE

CITY OF GLENDALE, AZ



Key Contact: Michael Kingery, Internal Audit Program Manager (623) 930-2103, mkingery@glendaleaz.com

Moss Adams was engaged by the City of Glendale to conduct a Process Review of its Workers' Compensation program within the Risk Management Division. Identifying the key priorities and needs of the Division, the review focused on three specific areas: 1) claims processing, 2) supplemental pay, and 3) regulatory reporting. Moss Adams undertook process walk-throughs for each of these areas and executed comprehensive testing to verify the completeness and accuracy of Workers' Compensation claim files and calculations related to supplemental pay.

CITY OF SANTA MONICA, CA						
2	Key Contact:	Gigi Decavalles-Hughes , <i>Chief Financial Officer</i> (310) 458-8281, <u>gigi.decavalles@smgov.net</u>				

The HR Department at the City of Santa Monica has faced significant challenges in its work environment, such as lacking standardized policies, limited technological support, changes in leadership, and recent job cuts due to COVID-19-related budget constraints. All these factors have highlighted the need for the HR Department to operate with maximum efficiency and effectiveness.

To address these issues, the City enlisted Moss Adams LLP to perform an organizational assessment of the HR function. The purpose was to identify areas where operations could be improved to enhance the quality of HR services provided throughout the City. This assessment involved interviews with employees, focus groups with different departments, reviews of documents, and studying best practices in similar cities across the nation. The study took place from February to August 2020 and encompassed four main phases: project initiation and management, gathering of information, analysis, and reporting.

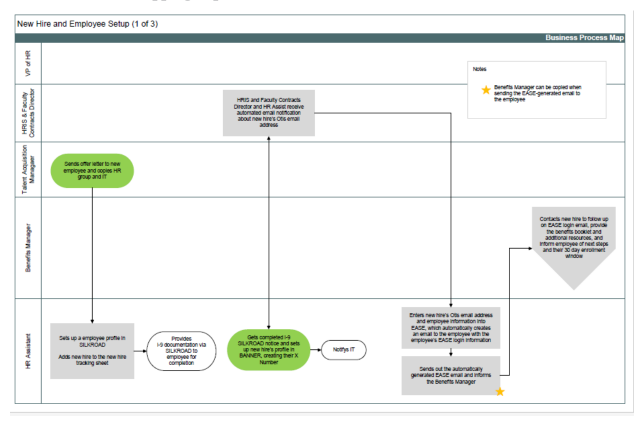
CITY OF STOCKTON, CA					
0	Key Contact:	Courtney Christy, Deputy City Manager			
3		(209) 937-8205, courtney.christy@stocktonca.gov			
The HP Depart	ment of the City of	Stockton provides comprehensive HP support to 1 725 full time employees			

The HR Department of the City of Stockton provides comprehensive HR support to 1,725 full-time employees within the City. However, the Department faces challenges in achieving efficient operations, including frequent turnover among leadership and staff, isolated divisions, and reduced employee engagement. In addition to these internal challenges, the Department must also address new factors such as the hiring of a new Director, the introduction of a new ERP system, and the impacts of the COVID-19 pandemic.

To address these issues, the City enlisted Moss Adams to conduct an operational review of the HR Department. This review aimed to identify opportunities to enhance the Department's efficiency and effectiveness, ultimately improving the quality of HR services provided throughout the City. The assessment was based on a variety of sources, including interviews with employees and stakeholders, a survey of managers, examination of documents, and research into best practices employed by similar cities across the nation.

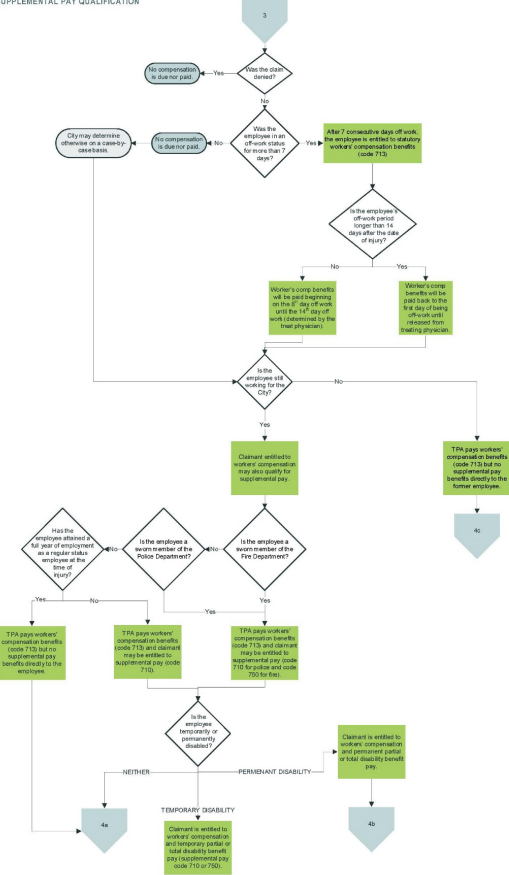
QUESTION 4: EXAMPLES

Business Process Mapping Report



Sup	Supplemental Pay							
2.	Observation	Administering supplemental pay is a time-consuming and resource-intensive manual process prone to error due to reliance on manual calculations.						
	Recommendation	A. In the short term, the templates used by the Division to calculate supplemental pay should be simplified to reduce manual entry and calculations to the extent possible.						
		B. In the long term, the Division should explore opportunities to automate the supplemental pay calculation within the Origami system.						
		C. Implement standardized communication materials to the employee to support worker understandability of workers' compensation statutory and supplemental pay rates.						
		D. Implement regular supplemental pay audits to serve as an additional internal control for accuracy.						





Needs Analysis/Requirements Gathering Report

			Requirement Ranking				
#	Requirement Description	Must Have	Nice to Have	Future Consideration	Response		
CHR 1	Ability to define personnel action types and reasons	x					
CHR 2	Ability to accommodate and track name changes, address changes, status changes, position						
	changes, salary changes, location changes, payroll changes, benefit changes, supervisor						
	changes and organizational changes	×					
CHR 3	Ability to handle and track an unlimited number of person types (e.g., active employees,						
	inactive, beneficiaries, contingent workers).	x					
CHR 4	Ability to track EEO information for all personnel transactions.	x					
CHR 5	Ability to maintain the following personnel information:						
	• Name • Name changes • Prefixes (i.e., Mr. Ms. Dr.) • Suffixes (i.e., Jr., III) • Multiple						
	addresses • Social Security Number • Marital status						
	 Employee number • birth date • gender • ethnicity 	x					
CHR 6	Ability to store prior names for an employee and lookup history by old names or						
	automatically connect with new name when looking up by name.	x					
CHR 7	Ability to enter multiple phone numbers/types and email addresses, pager numbers, etc.	x					
CHR 8	Ability to show and track military and veteran information	x					
CHR 9	Ability to show, enter, and report on educational information.	x					
CHR 10	Ability to enter/edit gender	x					
CHR 11	Ability to maintain multiple addresses/types (P.O. box, street address, work address)	x					
CHR 12	Ability to associate Full Time Equivalency (FTE) to an employee.	x					
CHR 13	Ability to track employee job data history, including total length of service.	x					
CHR 14	Ability to indicate an employee's supervisor	x					
CHR 15	Ability to specify union codes at the employee level.	x			3 Unions		
CHR 16	Ability to report on all or user-defined personnel actions (e.g., upgrades, demotions).	x					
CHR 17	Ability to track and mange annual leave/PTO	x					
CHR 18	Ability to capture citizenship, country and visa information	x			25 Countries		
CHR 19	Ability to track passport/visa information and expiration dates	x					
CHR 20	Ability to maintain driver's license data	x					
CHR 21	Ability to capture disability status and information at the employee level	x					
CHR 22	Ability to store various dates such as hire, service, acquisition, bridged and seniority dates						
		x			1		

Change Management Plan

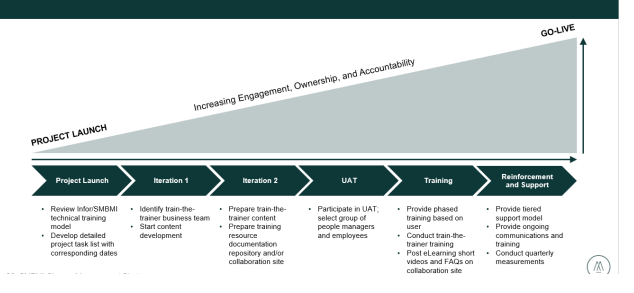


CURRENT

FUTURE

Change Activities within the Framework							
	Initiate	Drive	Enable	Activate			
Sponsorship and Vision	Define vision and scope of the change	Develop the vision and change narrative	 Communicate the vision and expectations 	 Communicate the vision and expectations 			
Stakeholder Engagement	Host discovery sessionsIdentify change championsIdentify change champion team	 Change champion team management and tasks 	 Activate change network 	Activate change network			
Change Support and Tooling	 Discovery summary Conduct discovery ADKAR score Change management strategy 	 Detailed change management plan and tasks (incorporated into project plan) Understanding survey and ADKAR score 	Readiness survey and ADKAR score	 Diagnose post- implementation gaps and issues Closing retrospective 			
Communication	 Assess and support immediate communication needs Identify SMBMI's communication preferred channels and collaboration spaces Identify internal communication's lead 	 Detailed communication plan and tasks Identify SMBMI ongoing feedback opportunities Lunch and learns 	Communication material development (not to exceed eight)	Socialize and cascade message per communication plan			
Resistance Management & Reinforcement	 Assess risk of change fatigue, capacity constraints, and conflicting initiatives and priorities through survey feedback 	Resistance management plan and feedback channels (if needed)	 Collect and integrate feedback 	 Continue to collect and analyze feedback post launch Adoption scorecard 			
Learning and Change Readiness	 Explore and learn more about Infor's training details and where we can supplement support Define how SMBMI will implement train-the-trainer model 	 Develop detailed training plan in partnership with Infor and SMBMI Learning needs assessment 	 Training material development and delivery Train-the-trainer preparation 	Train-the-trainer delivery			





Project Plan and Proposed Approach

QUESTION 5: APPROACH TO THE SOFTWARE RFP DEVELOPMENT PROJECT

We understand the City is seeking a consultant to help analyze and document "map" current state processes, define key technology requirements, develop future state process and technology requirements, draft request for proposal (RFP), be the key subject matter expert through the selection, support as the project manager for the implementation, and provide change management and training to ensure process and technology adoption. The ideal Human Resource Management (HRM) platform would not only improve integration but enhance HR processes and also include a robust learning management system, serve as a centralized employee performance management system, and facilitate virtual spaces for employee groups and recognition.

Our team is well-equipped with the essential expertise and resources to conduct a comprehensive assessment of the current HR processes, collect software requirements, and put forth workable future processes. We are dedicated to actively involving the diverse stakeholders within the City and, as a result, drafting the necessary request for RFP for the program you've selected.

Throughout the software proposal evaluation phase, we will assume the role of subject matter experts, responsible for evaluating the proposals and engaging in negotiations with the chosen software vendor. Our goal is to ensure a seamless and efficient software implementation process. Below, we have outlined our comprehensive approach to providing these services.

Our Approach

Phase 1 PROJECT MANAGEMENT AND PLANNING

Project initiation (kick off) consists of collaborative discussion with the City's project team to align on the project scope, engagement approach, activities, deliverables, timeline/schedule, milestones, assumptions, and communications protocols. During the session we will review the project management and governance process, tools, communication of status frequency, and introduction of resources. To prepare for the engagement we will discuss and review the request of specific documentation and discuss discovery approach and identification of discovery stakeholders

Phase 2 CURRENT STATE EVALUATION AND ANALYSIS

We will undertake a series of discovery interviews involving the City's project team and functional experts who oversee HR policy and procedure, processes, and system/data management. This includes areas such as records management, onboarding, learning, performance management, social collaboration (virtual community spaces), and more. These interviews are aimed at understanding the City's current state.

During this phase we will review all existing documentation pertaining to the current state. This will include a review of HR current state process maps and information, HR policies and procedures, inventory and architecture of the HRM system platform, HR organization structure, HRM system support structure, HR/HRM system service delivery approach, and any other relevant information.

We will also perform an analysis of the information gathered from the discovery sessions and review the assets provided. This analysis aims to identify operational gaps and opportunities for enhancement and improvement.

Phase 3 FINDINGS DEVELOPMENT AND REVIEW

We will develop a written analysis of our discovery findings and gap analysis based on the current state of the City's HR policies, procedures, processes, and technology. Upon completion of the finding's development, we will review the findings analysis with the HR Division executives.

Phase 4. RECOMMENDATIONS DEVELOPMENT AND REVIEW

Based on the detailed findings, we will develop the written recommendations highlighting opportunities/decisions to improve current policy, procedure, and process efficiency. We will also begin to outline the initial HRM system requirements. These recommendations and decisions will be key input into process design and requirements gathering. Upon completion of the recommendations development, we will review the findings analysis with the HR Division executives.

Phase 5 PROCESS DESIGN (MAPPING) AND DETAILED REQUIREMENTS

We will conduct a series of working sessions with the City's project team and functional experts to design (map) the current state processes. During these sessions we will gather requirements to support the HRM system.

Upon completion of the initial process mapping, we will conduct a series of review sessions to finalize the process maps and HRMS requirements. The system requirements will be defined and categorized based on "must have" and "nice to have" to make sure all requirements are being considered. The output of this session will be a final set of process maps and requirements to be used in the Fit/Gap analysis and Request for Proposal.

Phase 6 SYSTEM SELECTION (REQUEST FOR PROPOSAL AND SELECTION)

We will conduct a series of sessions with the City's project team to develop and finalize the Human Resource Management System RFP. Upon completion, the RFP will be shared with the City's procurement team for review and finalization. We will partner with the City's project team to conduct an initial analysis of the vendor responses to down select the final three to five solutions. The output of these sessions will allow the City to down select the top technology vendors for demonstration. To maintain alignment with the City's timing expectations, all prior phases including RFP development will be completed during the fourth quarter of 2023 or the first quarter of 2024.

We will support the City's project team to develop a demo script and scoring structure to ensure consistency and fairness in the process. During the demonstrations, we will guide and oversee the sessions to make sure that the vendors are following the expected standards, timing, and other requirements. Upon completion of the demonstrations, we will gather all the scoring forms to analyze and provide the final scoring results. The output of the demonstrations will provide The City's project team with the best solution to meet its current and future needs.

We will support the City's project and procurement team in the review, analysis, and negotiation of the final HRM system providers contracts and pricing.

DELIVERABLES

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- Timeline for the software vendor selection process
- Strategic communications plan
- Documentation of current business process workflows with visual process maps



- HRM system requirements document
- RFP to be issued by the City
 - Recommended scoring criteria for evaluating software suggested scripts for product demonstrations

QUESTION 6: APPROACH TO THE SOFTWARE IMPLEMENTATION PROJECT

Following the software platform selection, we're prepared to then serve as the City's Software Implementation Project Manager. Our role will involve close collaboration with both the City Project Team and the software vendor's Implementation Team. This role will include the traditional project management support, incorporating project coordination, milestone management, progress reporting, governance, decision, tracking, and vendor management. It will also bring expertise to the City on the implementation of the HRM system, including process and configuration, role-based security, integration strategy, data management / dictionary, and areas to streamline transactions through automation or process modernization. We will guide the project towards achieving a well-defined timeline, while also offering a comprehensive change management program and plans to ensure stakeholders are informed and engaged throughout the process. Additionally, we will work with the software vendor and City Project Team to create training materials and coordinate training sessions for City employees on the newly adopted software and the associated processes developed.

Timeline

We anticipate that it will take 8 to 12 months to support the delivery of the pre-implementation and implementation services. Note, these dates may change based on increased project complexity, resource availability, selected system, etc. As detailed below, the implementation process will include several important milestones:

		Month										
	1	2	3	4	5	6	7	8	9	10	11	12
Software Needs Assessment & Process Analysis												
Draft RFP to procure HRMS												
Evaluate & Select HRMS												
Implement Software												
Change Management and Facilitation												
Training												

Milestone	Description
1	Project Readiness and Planning
2	Solution Design and Integration Planning
3	Solution Configuration and Review
4:	Data Migration, Integration, Solution Testing, and Cutover Planning
5	User Acceptance Testing, Cutover, and Go-Live

During the project implementation, we have the following expectations from the City:

- Executive sponsorship
- HMS strategy and plan
- Technical training (for implementation)
- Governance model and management
- Resource assignment and management
- Manage competing priorities'
- Data readiness, cleansing, and security

- Integration strategy
- Testing strategy
- Technical architecture, including third party management
- Change management
- Technical support model and service delivery

Our Approach

Phase 1 SYSTEM IMPLEMENTATION PLANNING

In cooperation with the City and the chosen software vendor, we will develop a listing of key processes and functions, that will be operational upon completion of the implementation period, we will provide a clear implementation timeline detailing the rollout of the purchased software modules.

Phase 2 PROJECT MANAGEMENT

Working with the City Project Team and the selected software vendor, we will create a comprehensive change management plan for stakeholders throughout the implementation process (Please see the Project Change Management Facilitation details in Question 7). We will also develop visual process maps illustrating workflows associated with each of the purchased modules as well as a listing of data fields and selections available in the new modules. Further, we will develop an integration data map to illustrate collection of existing City data and importing the data into new databases. A data dictionary with descriptions of data fields and information will be provided, as well as In-depth schematic illustrating the complete structure of data tables and connections used within the software platform.

Phase 3 TRAINING PROCESS

In collaboration with the chosen software vendor we will create a comprehensive training plan. This plan will include developing training materials for staff and end users, including any process or configuration

documentation. These selection of included materials will be determined based on the software platform selection, available vendor-provided training and specific client needs.

DELIVER	ABLES
	 Implementation timeline List of key processes and functions Comprehensive change management plan Visual process maps Compilation of data fields in the new modules Detailed data map of existing City data and importing it into the new databases Comprehensive data dictionary In-depth schematic illustrating the complete structure of data tables and connections used within the software platform Training plan Training materials

QUESTION 7: CHANGE MANAGEMENT & FACILITATION

Achieving successful change management requires a combination of knowledge, discipline, purposeful planning, and effective leadership. At Moss Adams, our approach to change management is centered on people. We focus on guiding leaders, teams, and individuals through transitions using our focused change management framework:

INITIATE	By working closely with our clients, we assist in shaping and formalizing the change vision. To ensure a successful transformation, it's essential to have a thorough grasp of all stakeholder groups, and we'll evaluate your team's preparedness for the change. We also assess processes and tools to ensure seamless integration into the change management plan. Additionally, performance indicators for adoption and utilization, as defined by project leadership, are incorporated.
DRIVE	Our team develops customized, tactical change management plans to empower and actively involve stakeholders. These plans encompass the project's sponsorship vision, stakeholder engagement, communication strategies, resistance management, and change readiness. We also work alongside leadership teams to develop success metrics that align seamlessly with our client's objectives.
ENABLE	We put change management plans into action, assessing the willingness to embrace the change, handling and escalating any resistance issues, and utilizing stakeholder groups and individuals to facilitate a successful transition. We also create personalized training plans that seamlessly integrate change management and adoption readiness approaches, while also supplying our clients with an adoption scorecard to track progress.
ACTIVATE	We implement established success metrics to outline the advantages of the change, that include best practices for change adoption and collaborate with stakeholders to acknowledge the journey.

Our team provides a framework to guide the change path, build resilience, and overcome resistance. We help our clients become more effective, efficient, and transparent in their changes efforts which ultimately leads to increased stakeholder engagement and adoption.

Approach

Phase 1 DISCOVERY

We will conduct a series of activities to discover more about the City's readiness for change. These could include discovery sessions, focus groups, and pulse surveys. Through these, we will identify the specific requirements of stakeholders in relation to how they will engage with and embrace the upcoming changes.

We will also conduct preliminary explorations, such as asset reviews, to establish the groundwork for stakeholder analysis and determining the potential impacts. This analysis will be crucial in shaping our approach to creating actionable plans for facilitating the adoption of the changes.

Phase 2

CHANGE MANAGEMENT PLAN

Here, we will formulate a comprehensive change management strategy and a set of plans crafted to support the success of these initiatives. Throughout the planning phase, we will establish sponsorship, change champion, communication, engagement, and training plans. This will ensure that we guide the organization effectively, equipped with the necessary tools, to facilitate the required level of adoption.

Phase 3

TRAINING

In the last phase, we will create training materials, guides, FAQs, videos, and other resources to aid in the effective use and integration of HR changes in policies, procedures, processes, and technology.

DELIVER	DELIVERABLES						
	 Readiness assessment Comprehensive change management plan Stakeholder analysis Change management performance metrics Change communication plan Training plan Training documentation and materials Adoption scorecard 						

Exceptions

City of Madison Exceptions for RFP 12022-0-2023-BP

This Proposal is contingent upon completion of the Moss Adams new client acceptance process and execution of a mutually acceptable contract. With regard to the terms and conditions set forth in the RFP, Appendix A Standard Terms and Conditions ("App A"), and Appendix B Contract for Purchase of Services ("App. B"), Moss Adams suggests: (1) deleting inapplicable provisions (including all purchase of goods terms and (App. A §§8, 14, 16, 18, 22, 27, 30, 34, App. B §29); (2) providing for representations in lieu of warranties (throughout); (3) clarifying City's ownership of final deliverables and Moss Adams' ownership (and retention) of working papers, intellectual property, works in progress, and general skills and know-how (App. A §15, App. B §28); (4) reviewing and incorporating, as an Exhibit, applicable policies (App. A §§20, 33(a)(b), App. B §§13, 31); (5) focusing and clarifying indemnification (App. A §23, App. B §26); (6) clarifying insurance requirements including non-ownership of vehicles, notification only goes to primary insured, and additional insureds added by blanket endorsement (App. A §24); addressing acceptance and satisfaction requirements to protect auditor independence (throughout); (7) access and audits focused on information pertaining to fees and expenses charged and access shall not include facilities or systems housing confidential information of Moss Adams or Moss Adams' other clients (App. A §29, App. B §19); (8) clarifying remedies available (App. B §24 A (6)); (9) providing for mutuality in termination rights (App. B §25).

We have successfully signed professional services agreements with thousands of clients, including many cities and municipalities, and we commit to working in good faith to successfully negotiate a mutually agreeable contract on a timely basis should we be awarded this work.

Form A: Signature Affidavit



RFP #: 12022-0-2023-BP Human Resource & Learning Management System Advisory and Implementation Services

This form must be returned with your response.

In signing Proposals, we certify that we have not, either directly or indirectly, entered into any agreement or participated in any collusion or otherwise take any action in restraint of free competition; that no attempt has been made to induce any other person or firm to submit or not to submit Proposals, that Proposals have been independently arrived at, without collusion with any other Proposers, competitor or potential competitor; that Proposals have not been knowingly disclosed prior to the opening of Proposals to any other Proposers or competitor; that the above statement is accurate under penalty of perjury.

The undersigned, submitting this Proposals, hereby agrees with all the terms, conditions, and specifications required by the City in this Request for Proposals, declares that the attached Proposals and pricing are in conformity therewith, and attests to the truthfulness of all submissions in response to this solicitation.

Proposers shall provide the information requested below. Include the legal name of the Proposers and signature of the person(s) legally authorized to bind the Proposers to a contract.

Moss Adams LLP

COMPANY NAME

SIGNATURE

9/1/2023 DATE

Colleen Rozillis, Partner

PRINT NAME OF PERSON SIGNING

Form B: Receipt of Forms and Submittal Checklist



RFP #: 12022-0-2023-BP Human Resource & Learning Management System Advisory and Implementation Services

This form must be returned with your response.

Proposers hereby acknowledge the receipt and/or submittal of the following forms:

Forms	Initial to Acknowledge SUBMITTAL	Initial to Acknowledge RECEIPT
Description of Services/Commodities	N/A	CR
Form A: Signature Affidavit	CR	CR
Form B: Receipt of Forms and Submittal Checklist	CR	CR
Form C: Vendor Profile	CR	CR
Form D: Cost Proposal	CR	CR
Form E: References	CR	CR
Appendix A: Standard Terms & Conditions	N/A	CR
Appendix B: Contract for Purchase of Services	N/A	CR
Addendum # 1 (8/11/2023)	N/A	CR
Addendum #	N/A	
Addendum #	N/A	
Addendum #	N/A	

Moss Adams LLP

COMPANY NAME

Form C: Vendor Profile



RFP #: 12022-0-2023-BP Human Resource & Learning Management System Advisory and Implementation Services

This form must be returned with your response.

COMPANY INFORMATION

COMPANY NAME (Make sure to use your complete, legal company name.)				
Moss Adams LLP				
FEIN	(If FEIN is not applicable,			
91-0189318	SSN collected upon award	d)		
CONTACT NAME (Able to answer questions about proposal.)	TITLE			
Colleen Rozillis	Partner			
TELEPHONE NUMBER	FAX NUMBER			
(206) 302-6795	(206) 622-9975			
EMAIL	· · · ·			
colleen.rozillis@mossadams.com				
ADDRESS	CITY	STATE	ZIP	
999 Third Avenue Suite 2800	Seattle	WA	98104-4057	

AFFIRMATIVE ACTION CONTACT

If the selected contractor employs 15 or more employees and does aggregate annual business with the City of \$50,000 or more, the contractor will be required to file an Affirmative Action Plan and comply with the City of Madison Affirmative Action Ordinance, Section 39.02(9)(e), within thirty (30) days contract signature. Vendors who believe they are exempt based on number of employees or annual aggregate business must file a request for exemption. Link to information and applicable forms: https://www.cityofmadison.com/civil-rights/contract-compliance/vendors-suppliers

CONTACT NAME	TITLE		
Colleen Rozillis	Partner		
TELEPHONE NUMBER	FAX NUMBER		
(206) 302-6795	(206) 622-9975		
EMAIL colleen.rozillis@mossadams.com			
ADDRESS 999 Third Avenue Suite 2800	CITY Seattle	STATE WA	ZIP 98104-4057

ORDERS/BILLING CONTACT

Address where City purchase orders/contracts are to be mailed and person the department contacts concerning orders and billing.

CONTACT NAME	TITLE		
Colleen Rozillis	Partner		
TELEPHONE NUMBER	FAX NUMBER		
(206) 302-6795	(206) 622-9975		
EMAIL			
colleen.rozillis@mossadams.com			
ADDRESS	CITY	STATE	ZIP
999 Third Avenue Suite 2800	Seattle	WA	98104-4057

LOCAL VENDOR STATUS

The City of Madison has adopted a local preference purchasing policy granting a scoring preference to local suppliers. Only suppliers registered as of the bid's due date will receive preference. Learn more and register at the City of Madison website. CHECK ONLY ONE:

] Yes, we are a local vendor and have registered	d on the City of Madison website under the following
category:	www.cityofmadison.com/business/localPurchasing
-/	

No, we are not a local vendor or have not registered.

Form E: References



RFP #: 12022-0-2023-BP Human Resource & Learning Management System Advisory and Implementation Services

This form must be returned with your response.

Please list three references that are **NOT** from the City of Madison. If you wish to highlight any additional work experience for the City of Madison, please list it on a separate page.

REFERENCE #1 – CLIENT INFORMATION			
COMPANY NAME	CONTACT NAME		
City of Glendale, AZ	Michael Kingery, Internal Audit Program Manager		
ADDRESS	CITY	STATE	ZIP
5850 West Glendale Avenue	Glendale	AZ	85031
TELEPHONE NUMBER	FAX NUMBER		
(623) 930-2103			
EMAIL	•		
mkingery@glendaleaz.com			
CONTRACT PERIOD	YEAR COMPLETED	TOTAL C	OST
2020 to present	ongoing	\$50,000 t	o \$150,000 annually
DESCRIPTION OF THE PERFORMED WORK	•		
Moss Adams was engaged by the City of Glendale to	o conduct a Process Review	v of its W	orkers'
DESCRIPTION OF THE PERFORMED WORK	o conduct a Process Review	v of its W	orkers'

Compensation program within the Risk Management Division. Identifying the key priorities and needs of the Division, the review focused on three specific areas: 1) claims processing, 2) supplemental pay, and 3) regulatory reporting. Moss Adams undertook process walk-throughs for each of these areas and executed comprehensive testing to verify the completeness and accuracy of Workers' Compensation claim files and calculations related to supplemental pay.

REFERENCE #2 – CLIENT INFORMATION			
COMPANY NAME	CONTACT NAME		
City of Santa Monica, CA	Gigi Decavalles-Hughes, Chief Financial Officer		
ADDRESS 1685 Main Street	CITY Santa Monica	STATE CA	ZIP 90401
TELEPHONE NUMBER (310) 458-8281	FAX NUMBER		
EMAIL gigi.decavalles@smgov.net	•		
CONTRACT PERIOD	YEAR COMPLETED	TOTAL C	OST
2014 to present	ongoing	\$50,000 te	o \$150,000 annually
DESCRIPTION OF THE PERFORMED WORK	•		
The City enlisted Moss Adams LLP to perform an organizational areas where operations could be improved to enhance the quality involved interviews with employees, focus groups with different d in similar cities across the nation. The study took place from Febr project initiation and management, gathering of information, anal	y of HR services provided through epartments, reviews of documents ruary to August 2020 and encompa	out the City , and study	. This assessment ring best practices

REFERENCE #3 – CLIENT INFORMATION			
COMPANY NAME	CONTACT NAME		
City of Stockton, CA	Courtney Christy, Deputy City Manager		
ADDRESS	CITY	STATE	ZIP
425 N El Dorado Street	Stockton	CA	95202
TELEPHONE NUMBER	FAX NUMBER		
(209) 937-8205			
EMAIL	·		
courtney.christy@stocktonca.gov			
CONTRACT PERIOD	YEAR COMPLETED	TOTAL C	OST
2013 to present	ongoing	\$300,000 a	annually
DESCRIPTION OF THE PERFORMED WORK	·		
The City enlisted Moss Adams to conduct an operational review of to enhance the Department's efficiency and effectiveness, ultimatel The assessment was based on a variety of sources, including inter examination of documents, and research into best practices employ	ly improving the quality of HR serv views with employees and stakeho	rices provide olders, a su	ed throughout the City.

Form D: Cost Proposal



RFP #: 12022-0-2023-BP Human Resource & Learning Management System Advisory and Implementation Services

This form must be returned with your response.

Prepare the fee proposal as all inclusive, not-to-exceed, fixed fees:

- All Inclusive Covers all direct and indirect necessary expenses including but not limited to; travel, telephone, copying and other out-of-pocket expenses.
- Not To Exceed The actual fees shall not exceed the amount specified in fee proposal.
- Fixed Fee All prices, rates, fees and conditions outlined in the proposal shall remain fixed and valid for the entire length of the contract and any/all renewals.

Any pricing increases or additions must be agreed upon in writing by both parties.

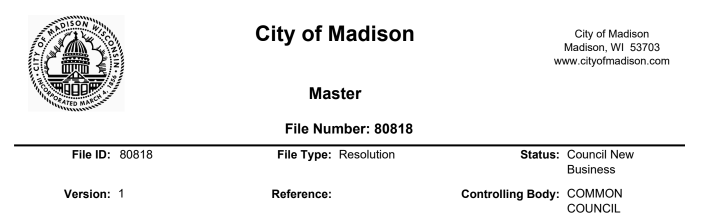
Part 1 Please submit a price based on each objective/milestone/phase listed below. Feel free to add any additional costs on the blank lines, or attach a separate sheet of paper.

Milestone	Total Milestone Cost	Anticipated Hours
Phase 1:		
1) Software Needs Assessment and Process Analysis	^{\$} 59,738	268
2) Draft RFP to procure Human Resource Management Software	\$ 22,047	91
3) Evaluation and Selection of best value solution to City of Madison	\$ 58,254	245
Phase 2:		Г Г
4) Software Implementation	^{\$} 93,362	310
5) Facilitation of System Adoption & Change Management	^{\$} 111,720	336
6) System Documentation & Staff Training	\$ 0	0
General Project Costs:		
7) Travel	\$ 17,689 (5% of total SOW)	
8) Other Fees	\$	
9)	\$	
10)	\$	
Total	\$ 362,810	1250

Part 2 Please attach a list of positions and the hourly billing rate of anyone anticipated to work on this project. Include staff names if they are known. Use the below as a guide as to how it should be organized.

Employee Classification	Employee Name	Hourly Rate
Partner	Colleen Rozillis	\$455
Director	Brett Addis	\$392
Senior Manager	LeeAnn Stivers	\$332
Senior Manager	KC Fike	\$332
Manager	Magladlena Tucker	\$273
Senior	Morgan Mondello	\$206

COMPANY NAME



		File Created Date: 11/13/2023
File Name:	Authorizing the Mayor and the City Clerk to enter into a contract with Madison Metropolitan School District to use City athletic fields, parks and facilities for recreational activities and other community programming for the years of 2024-2028 (District	Final Action:
Title:	Authorizing the Mayor and the City Clerk to enter into Metropolitan School District to use City athletic fields	

recreational activities and other community programming for the years of

Notes:

2024-2028 (Citywide).

Sponsors:	Amani Latimer Burris And Yannette Figueroa Cole	Effective Date:
Attachments:	MSCR Master Agreement (2024-2028) (Red-line).pdf, MSCR Master Agreement (2024-2028) (Final).pdf	Enactment Number:
Author:	CJ Ryan	Hearing Date:
Entered by:	nmiller@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Parks Division	11/13/2023	Referred for Introduction				
	Introduction Action Text: This Resolution was Referred for Introduction Notes: Finance Committee (1/16/24), Board of Park Commissioners (12/13/23), Common Council (1/23/24)						

Text of Legislative File 80818

Fiscal Note

This resolution authorizes a Facility Use and Program Agreement with Madison Metropolitan School District (MMSD) for an initial three-year term from January 1, 2024 through December 31, 2026 with the option to renew for two additional one-year periods. The agreement sets the terms and conditions between the City and MMSD, including Madison School & Community Recreation (MSCR), to use various City athletic fields, parks, and facilities for recreational activities and other community programming.

Starting in 2024 and subsequent years, MMSD will pay the City approximately \$5,300 for the Pontoon Program, \$5,000 for the high school athletics program, \$65,000 for the softball and recreation program, and \$15,000 for the swim lessons program. Revenues are included in the Parks Division 2024 Operating Budget.

In 2024, the City will pay MSCR \$7,000 for their services at Warner Park Community Recreation Center. The funding is included in the Parks Division 2024 Operating Budget. In subsequent years, the City will pay MSCR \$7,000 in 2025, \$5,000 in 2026 and 2027, and \$3,000 in 2028.

Future expenses and revenues will be considered as part of the annual operating budget process. No additional appropriation is required.

Title

Authorizing the Mayor and the City Clerk to enter into a contract with Madison Metropolitan School District to use City athletic fields, parks and facilities for recreational activities and other community programming for the years of 2024-2028 (Citywide).

Body

WHEREAS, Madison School & Community Recreation (hereinafter referred to as "MSCR") is a department of Madison Metropolitan School District (MMSD) and has had a long relationship with the City to provide recreational programs and services to residents of the City at various City parks and facilities, including the Warner Park Community Recreation Center (WPCRC); and,

WHEREAS, MMSD High School Athletic Departments also have a long standing relationship with the City to provide competitive athletic opportunities to MMSD students, most of whom are City residents, at various City parks and facilities, in addition to at MMSD's own facilities; and,

WHEREAS, MSCR and the City have established a successful swim lessons program at Goodman Pool starting in 2022, and would like to continue this partnership; and,

WHEREAS, MMSD and the City would like to continue their past successful working relationship and enter into a multi-faceted agreement for the non-exclusive use of certain City athletic fields and facilities, permission to provide a pontoon boating experience, and allow MSCR to offer recreational services at WPCRC.

NOW, THEREFORE, BE IT RESOLVED that the Mayor and City Clerk are authorized to execute an Agreement with Madison Metropolitan School District, for the use of certain City athletic fields, parks, and facilities, for the purposes listed, for an initial term from January 1, 2024, through December 31, 2026, with two optional renewal terms of one-year each, in a format that is approved by the City Attorney and that is consistent with the agreement attached hereto.

FACILITY USE AND PROGRAM AGREEMENT Between the City of Madison and the Madison Metropolitan School District For the 2024-2028 Calendar Years

THIS AGREEMENT, entered into by and between the City of Madison, a municipal corporation (hereinafter referred to as "City") and the Madison Metropolitan School District, a school district (hereinafter referred to as "MMSD"), is effective as of the date by which both parties have signed hereunder.

WITNESSETH:

WHEREAS, Madison School & Community Recreation (hereinafter referred to as "MSCR") is a department of MMSD and has had a long relationship with the City to provide recreational programs and services to residents of the City at various City parks and facilities, including the Warner Park Community Recreation Center (WPCRC); and,

WHEREAS, MMSD High School Athletic Departments also have a long standing relationship with the City to provide competitive athletic opportunities to MMSD students, most of whom are City residents, at various City parks and facilities, in addition to at MMSD's own facilities; and,

WHEREAS, MMSD and the City would like to continue their past successful working relationship and enter into a multi-faceted agreement for the non-exclusive use of athletic fields and facilities, permission to provide a pontoon boating experience, and allow MSCR to offer recreational services at WPCRC; and,

WHEREAS, MMSD will pay all maintenance costs and permitting fees as well as provide adequate general liability insurance for MSCR's non-exclusive use of City parkland and facilities.

NOW, THEREFORE, in consideration of the mutual covenants contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby mutually acknowledged, the Parties agree as follows:

- 1. <u>Purpose</u>. The purpose of this Facility Use and Program Agreement Between the City of Madison and the Madison Metropolitan School District ("Agreement") is to set forth the agreement between the City and MMSD (collectively the "Parties") regarding MMSD's use, on its own and through MSCR, of various City athletic fields, parks and facilities as detailed herein (the "Facilities") for recreational activities and other community programming.
- 2. <u>Term and Renewal</u>. The initial term of this Agreement shall be from January 1, 2024 through December 31, 2026. The Parties may renew this Agreement for two additional one-year periods for the 2027 and 2028 calendar years. Renewals shall be on the same terms, unless specifically agreed to by the Parties in writing. No later than six months

before the expiration of any period, the Parties shall meet to discuss renewal terms or, in the last year of this Agreement, a successor to this Agreement.

- 3. Facility Use Conditions.
 - A. MSCR's Use of City Parks for Recreational Programs.
 - (1) <u>Grant and Description of Facilities</u>. City does hereby grant to MSCR the nonexclusive right to use certain City park facilities for MSCR programs and activities, as set forth in this Agreement.
 - (2) <u>Conditions of Use</u>. By entering into this Agreement, the Parties mutually agree to abide by the Special Terms and Conditions of Use set forth in Attachment A, which terms are incorporated herein.
 - B. <u>WPCRC</u>.
 - (1) <u>Grant and Description of Facilities</u>. City does hereby grant to MSCR the nonexclusive right to use WPCRC for MSCR's community programming, and MSCR agrees to perform certain services at WPCRC, as set forth in this Agreement.
 - (2) <u>Conditions of Use</u>. By entering into this Agreement, the Parties mutually agree to abide by the Scope of Services, Special Terms and Conditions of Use set forth in Attachment B, which terms are incorporated herein.
 - C. Tenney Park Pontoon Boat Rental Program.
 - (1) <u>Grant and Description of Facilities</u>. City does hereby grant to MSCR the nonexclusive right to use Tenney Park and the pontoon boat launch area within Tenney Park, as well as other specified parks, for MSCR's pontoon boat rental program, as set forth in this Agreement.
 - (2) <u>Conditions of Use</u>. By entering into this Agreement, the Parties mutually agree to abide by the Special Terms and Conditions of Use set forth in Attachment C, which terms are incorporated herein.
 - D. MMSD School Athletic Programs' Use of Park Facilities.
 - (1) <u>Grant and Description of Facilities</u>. City does hereby grant to MMSD the nonexclusive right to use certain City park facilities as part of its school baseball, softball, soccer, cross-country, tennis and golf athletic programs, as set forth in this Agreement.
 - (2) <u>Conditions of Use</u>. By entering into this Agreement, the Parties mutually agree to abide by the Special Terms and Conditions of Use set forth in Attachment D, which terms are incorporated herein.

- E. Goodman Pool.
 - (1) <u>Grant and Description of Facilities</u>. City does hereby grant to MMSD the nonexclusive right to use the City's Goodman Pool facility to conduct swim lessons and fitness programming, as set forth in this Agreement.
 - (2) <u>Conditions of Use</u>. By entering into this Agreement, the Parties mutually agree to abide by the Special Terms and Conditions of Use set forth in Attachment E, which terms are incorporated herein.
- F. General Conditions.
 - (1) <u>Access to Facilities</u>. This Agreement gives MMSD and MSCR the nonexclusive right to use the Facilities for its recreational and community programming. In no case shall the limited grant of rights by this Agreement be interpreted to preclude the City's or the public's access to the Facilities. City may at all times enter in or on the Facilities for the purpose of inspection, maintenance, and repair.
 - (2) <u>Equipment Storage</u>. MSCR may store equipment for programming at athletic field locations or major camp locations with prior approval of the City. MSCR will submit a list of proposed storage locations at the time of making reservations. Equipment storage locations may be approved by the City, and if so approved, MSCR and City staff will determine specific locations, dates, and any additional requirements associated with the storage (such as string trimming, maintenance, etc.).
 - (3) <u>Improvements</u>. All improvements, additions, and betterments made by MMSD or MSCR to the Facilities shall become a part of City property, and therefore a part of the Facilities. MMSD and MSCR, agree, however that it shall not make, construct or install any improvements, additions, betterments or structures of any kind anywhere in Facilities or on adjacent City property without first obtaining the City's written permission. All improvements, additions, or betterments made by MMSD or MSCR shall be made at MMSD or MSCR's own expense unless otherwise agreed upon by both parties and MMSD and MSCR shall obtain any necessary permits and approvals for the improvements.
 - (4) <u>Repairs</u>. MMSD and MSCR shall give the City prompt notice of the necessity of repairs and replacements and the City shall have a reasonable time to undertake and complete such repairs and replacements. MMSD and MSCR agree to immediately report to City any damage of City equipment and facilities which pose a threat to health and safety.
 - (5) <u>Vacating the Facilities</u>. MMSD and MSCR agree to vacate the Facilities at the end of the term and leave the Facilities in a state of cleanliness and repair to the City's satisfaction. MMSD and MSCR will remove all personal property unless otherwise agreed to by the parties.

- (6) <u>Weapons Prohibition</u>. MMSD shall prohibit, and shall require its contractors and subcontractors to prohibit, its employees from carrying weapons, including concealed weapons, in the course of performing of work under this Agreement, other than while at MMSD's or its contractor's or subcontractor's own business Facilities. This requirement shall apply to vehicles used at any City work site and vehicles used to perform any work under this Agreement, except vehicles that are an employee's "own motor vehicle" pursuant to Wis. Stat. sec. 175.60(15m). This requirement does not apply to MMSD's security contractors.
- 4. <u>Assignability and Subcontracting</u>. MMSD shall not assign or subcontract any interest or obligation under this Agreement without the City's prior written approval. All of the services required hereunder shall be performed by MMSD and employees of MMSD.
- 5. <u>Status of Parties</u>. It is agreed that MMSD is an independent contractor and not an employee or representative of the City, and that any persons who MMSD, either on its own or through MSCR, utilizes and provides for services under this Agreement are employees of MMSD and are not employees of the City of Madison. It is understood that any obligations of MSCR under this Agreement are the obligations of MMSD, and that any rights granted under this Agreement to MSCR only extend to MMSD's MSCR department operations.
- 6. <u>No Realty</u>. It is expressly understood and agreed that this Agreement is not a lease or a conveyance of realty, but merely a granting to MMSD the right to use the Facilities for the purposes set forth herein.
- 7. Indemnification and Insurance.
 - A. <u>Indemnification</u>. Each party shall be responsible for its own acts, errors or omissions and for the acts, errors or omissions of its employees, officers, officials, agents, boards, committees and commissions, and shall be responsible for any losses, claims, and liabilities that are attributable to such acts, errors, or omissions including providing its own defense, arising out of this Agreement. In situations involving joint liability, each party shall only be responsible for such losses, claims, and liabilities that are attributable to its own acts, errors, or omissions and the acts, errors or omissions of its employees, officers, officials, agents, boards, committees and commissions. It is not the intent of either party to waive, limit or otherwise modify the protections and limitations of liability found in Wis. Stat. 893.80 or any other protections available to the parties by law. This paragraph shall survive the termination or expiration of this agreement.
 - B. Insurance.
 - (1) <u>Required Coverage</u>. MMSD shall obtain and maintain during the term of this Agreement commercial general liability insurance issued by a company or companies authorized to do business in the State of Wisconsin with liability coverage provided for therein in the amount of at least \$1,000,000 in the

aggregate for bodily injury, death and property damage. MMSD shall also obtain and maintain during the term of this Agreement an insurance policy covering the following risks to City-owned personal property stored, held or used on the Facilities: fire, extended coverage, vandalism, and malicious mischief.

- (2) <u>Proof of Insurance, Approval</u>. MMSD shall provide to the City certificate(s) of insurance showing the type, amount, class of operations covered, effective dates and dates of expiration of policies for approval by the City Risk Manager, prior to commencing work under this Agreement. MMSD shall provide the certificate(s) to the City's representative at the time of signing the contract, or sooner. MMSD shall provide copies of additional insured endorsements or insurance policies, if requested by the City Risk Manager.
- (3) <u>Notice to City of Changes in Coverage</u>. MMSD and/or its Insurer shall give the City thirty (30) days advance written notice of cancellation, non-renewal or material changes to any of the above-required policies during the term of this Agreement.
- (4) <u>Risk Manager</u>. All information required to be provided to the Risk Manager should be addressed as follows:

City of Madison Attention: Risk Manager, Room 406 210 Martin Luther King Jr. Blvd. Madison, WI 53703

8. <u>Notices</u>. All notices required to be given under the terms of this Agreement shall be personally delivered or sent, postage prepaid, by depositing the same in United States mail addressed as follows:

City:	Eric Knepp, Superintendent of Parks City of Madison Parks Division 330 E. Lakeside Street Madison, WI 53715
MMSD:	Michael Hertting, Special Assistant to the Superintendent Madison Metropolitan School District 545 West Dayton Street Madison, WI 53703
MSCR:	Janet Dyer, Executive Director Madison Metropolitan School District 328 E. Lakeside Madison, WI 53715

Either party shall give five (5) days written notice to the other party regarding any

changes.

- 9. <u>Non-Discrimination</u>. In the performance services under this Agreement, MMSD agrees not to discriminate against any employee or applicant for employment because of race, religion, marital status, age, color, sex, handicap, national origin or ancestry, income level or source of income, arrest record or conviction record, less than honorable discharge, physical appearance, sexual orientation, gender identity, political beliefs or student status. MMSD further agrees not to discriminate against any subcontractor or person who offers to subcontract on this contract because of race, religion, color, age, disability, sex, sexual orientation, gender identity or national origin.
- 10. <u>Nondiscrimination Based on Disability</u>. MMSD shall comply with Section 39.05, Madison General Ordinances, "Nondiscrimination Based on Disability in City-Assisted Programs and Activities." Under section 39.05(7) of the Madison General Ordinances, no City financial assistance shall be granted unless an Assurance of Compliance with Sec. 39.05 is provided by the applicant or recipient, prior to the granting of the City financial assistance. "City financial assistance" includes, by definition in Section 39.05(3)(b)4 of the Madison General Ordinances, this Agreement for City land.

MMSD hereby makes the following assurances: MMSD assures and certifies that it will comply with section 39.05 of the Madison General Ordinances, "Nondiscrimination Based on Disability in City Facilities and City-Assisted Programs and Activities," and agrees to ensure that any subcontractor who performs any part of this Agreement complies with sec. 39.05, where applicable. This includes but is not limited to assuring compliance by the MMSD and any subcontractor, with section 39.05(4) of the Madison General Ordinances, "Discriminatory Actions Prohibited."

MMSD may not, in the exercise of its rights under this Agreement, violate the prohibitions in Section 39.05(4), listed below:

<u>Discriminatory Actions Prohibited</u>: MMSD assures that, in providing any aid, benefit, or service at the Premises, it shall not, directly or through contractual, licensing, or other arrangements, on the basis of disability:

- A. Deny a qualified person with a disability the opportunity to participate in or benefit from the aid, benefit, or service;
- B. Afford a qualified person with a disability an opportunity to participate in or benefit from the aid, benefit, or service, or the City facility, that is not equal to that afforded others;
- C. Provide a qualified person with a disability with a City facility or an aid, benefit, or service that is not as effective as that provided to others;
- D. Provide different or separate City facilities, or aid, benefits, or services to persons with a disability or to any class of persons with disabilities unless such action is necessary to provide qualified persons with a disability with City facilities, aid, benefits, or services that are as effective as those provided to others;

- E. Aid or perpetuate discrimination against a qualified person with a disability by providing significant assistance to any agency, organization, or person that discriminates on the basis of disability in providing any aid, benefit, or service to beneficiaries of the recipient's program;
- F. Deny a qualified person with a disability the opportunity to participate as a member of planning or advisory boards; or
- G. Otherwise limit a qualified person with a disability in the enjoyment of any right, privilege, advantage, or opportunity enjoyed by others receiving an aid, benefit, or service from a recipient, or by others using City facilities.

MMSD shall post notices in an accessible format to applicants, beneficiaries, and other persons, describing the applicable provisions of Sec. 39.05 of the Madison General Ordinances, in the manner prescribed by section 711 of the Civil Rights Act of 1964 (42 USCA Sec 2000e-10).

11. Default/Termination.

- A. In the event MMSD shall default in any of the covenants, agreements, commitments, or conditions herein contained, or fails to fully perform and carry out any term or condition of this Agreement to the satisfaction of the City, and any such default shall continue unremedied for a period of ten (10) days after written notice thereof to MMSD, the City may, at its option and in addition to all other rights and remedies which it may have at law or in equity against MMSD, including expressly the specific enforcement hereof, forthwith have the cumulative right to immediately terminate this Agreement and all rights of MMSD under this Agreement.
- B. Notwithstanding paragraph A., above, either Party to this Agreement may in its sole discretion and without any reason terminate this Agreement at any time by furnishing the other Party with thirty (30) days written notice of termination.
- 12. <u>Binding on Parties; Amendments</u>. This Agreement shall be binding on the Parties hereto, and cannot be varied or waived by any oral representations or promise of any agent or other person of the Parties hereto unless the same is in writing and is signed by both the Parties or their authorized agents.
- 13. <u>Third Party Rights</u>. This Agreement is intended to be solely between the Parties hereto. No part of this Agreement shall be construed to add, supplement, amend, abridge or repeal existing rights, benefits or privileges of any third party or parties, including but not limited to employees of either of the Parties.
- 14. Joint Preparation. Each Party and its counsel have participated fully in the review and revision of this Agreement and acknowledge that the preparation of this Agreement has been their joint effort. The language agreed to expresses their mutual intent and the resulting document shall not, solely as a matter of judicial construction, be construed

more severely against one of the Parties than the other. The language in this Agreement shall be interpreted as to its fair meaning and not strictly for or against any party.

- 15. <u>No Waiver</u>. No failure to exercise, and no delay in exercising, any right, power or remedy hereunder on the part of the City or MMSD shall operate as a waiver thereof, nor shall any single or partial exercise of any right, power or remedy preclude any other or further exercise thereof or the exercise of any other right, power or remedy. No express waiver shall affect any event or default other than the event or default specified in such waiver, and any such waiver, to be effective, must be in writing and shall be operative only for the time and to the extent expressly provided by the City or MMSD therein. A waiver of any covenant, term or condition contained herein shall not be construed as a waiver of any subsequent breach of the same covenant, term or condition.
- 16. <u>Severability</u>. It is mutually agreed that in case any provision of this Agreement is determined by any court of law to be unconstitutional, illegal or unenforceable, it is the intention of the Parties that all other provisions of this Agreement remain in full force and effect.
- 17. <u>Agreement Governed by Laws of Wisconsin</u>. This Agreement shall be deemed executed in the City of Madison and in the State of Wisconsin and governed by the laws of the State of Wisconsin.
- 18. <u>Compliance</u>. MMSD shall comply with all applicable laws and regulations of the City of Madison, County of Dane, State of Wisconsin, U.S. Government, and any other governmental authority having jurisdiction over the Premises.
- 19. <u>Authority</u>. The Parties represent that they have the authority to enter into this Agreement. The person signing on behalf of MMSD represents and warrants that they have been duly authorized to bind MMSD and sign this Agreement on MMSD's behalf.
- 20. <u>Entire Agreement</u>. The entire agreement of the Parties is contained herein and this Agreement supersedes any and all oral contracts and negotiations between the Parties.
- 21. <u>Counterparts; Electronic Delivery</u>. This Agreement and any document executed in connection herewith may be executed in counterparts, each of which shall be deemed an original, but all of which together shall constitute the same document. Signatures on this Agreement may be exchanged between the Parties by facsimile, electronic scanned copy (.pdf) or similar technology and shall be as valid as original; and this Agreement may be converted into electronic format and signed or given effect with one or more electronic signature(s) if the electronic signature(s) meets all requirements of Wis. Stat. ch. 137 or other applicable Wisconsin or Federal law. Executed copies or counterparts of this Agreement may be delivered by facsimile or email and upon receipt will be deemed original and binding upon the Parties hereto, whether or not a hard copy is also delivered. Copies of this Agreement, fully executed, shall be as valid as an original.

IN WITNESS WHEREOF, the parties hereto have set their hands at Madison, Wisconsin.

MADISON METROPOLITAN SCHOOL DISTRICT

Michael Hertting, Ph.D. Special Assistant to Superintendent

Date

Janet Dyer MSCR Executive Director Date

CITY OF MADISON

Satya Rhodes-Conway, Mayor

Maribeth Witzel-Behl, City Clerk

Countersigned:

Approved as to form:

David P. Schmiedicke, Finance Director

Michael Haas, City Attorney

Eric Veum, Risk Manager

Execution of this Agreement by City is approved by the Board of Parks Commissioners on ______, 2023 and authorized by Resolution Enactment No. RES-_-____, ID No. _____, adopted by the Common Council of the City of Madison on ______, ____.

Date Date Date

Date

Date

ATTACHMENT A MSCR Use of City Parks for Recreational Programs Special Terms and Conditions of Use

1. Softball and Kickball.

- A. MSCR shall be entitled to the non-exclusive right to use 17 softball diamonds for MSCR's softball and kickball programs.
- B. Summer Program.
 - (1) The summer softball and kickball season will commence no earlier than April 15 of each calendar year of this Agreement.
 - (2) MSCR shall submit summer program field reservations to the City by February 1 for the ensuing summer in order to receive priority scheduling of diamonds. Reservations submitted by February 1 may only contain as many locations and times as were used in the previous year, unless mutually agreed to by both parties that additional locations and times may be reserved. By April 15, MSCR will notify the City and release the reservations that are no longer needed. Cancelation of reservations after April 15 will be charged a \$10 fee per field. Cancelation of reservations after April 30 will be charged a \$25 fee per field.
 - (3) MSCR's sixteen weeks of use for the summer program will include regular scheduled games and any rescheduled rainouts for Olbrich, Goodman and Bowman. At Elver and Warner, games may be scheduled or rescheduled until October 15. Any reservations after October 15 are subject to approval by the Parks Division.
 - (4) The following diamonds and period of use are covered by this Agreement:
 - (a) Goodman Park: 2 diamonds, 5 nights per week, 16 weeks of use
 - (b) Bowman Park: 3 diamonds, 2 nights per week, 16 weeks of use
 - (c) Olbrich Park: 4 diamonds, 5 nights per week, 16 weeks of use
 - (d) Elver Park: 3 diamonds, 4 nights per week, until Oct 15
 - (e) Warner Park: 2 diamonds, 3 nights per week, until Oct 15
- C. Fall Program.
 - MSCR shall submit fall program field reservations to the City by August 1 for the ensuing fall in order to receive priority scheduling of diamonds. Reservations submitted by August 1 may only contain locations and times as were used in the previous year, unless mutually agreed to by both parties that

additional locations and times may be reserved. By August 17, MSCR will notify the City and release the reservations that are no longer needed. Cancelation of reservations after August 17 will be charged a \$10 fee per field. Cancelation of reservations after August 30 will be charged a \$25 fee per field. MSCR is encouraged to enter fall reservations when making summer reservations. This will assist Madison Parks in planning for maintenance and other uses at fall locations.

(2) Unless otherwise agreed to, the only diamonds permitted for the fall league are 2 diamonds at Olbrich and 2 diamonds at Goodman, 4 nights per week and 4 diamonds at Elver Park and 4 diamonds at Warner Park, 5 nights per week, with all games ending by October 15.

2. Tennis.

- A. <u>Adult Programming</u>. MSCR shall be entitled to the non-exclusive right to use Cityowned tennis courts for its adult tennis programming.
- B. <u>Youth Programming</u>. MSCR shall be entitled to the non-exclusive right to use Cityowned tennis courts for its youth tennis programming. While the Parks Division will take reasonable measures to prevent a conflict in use of the City's tennis facilities between MSCR's youth programming and other parties, this use will ultimately be subject to public reservations and MSCR may need to relocate to other Facilities.
- C. <u>Court Reservations</u>. MSCR shall submit tennis court reservations to the City by February 1 for the ensuing year in order to receive priority scheduling of courts. Reservations submitted by February 1 may only contain as many locations and times as were used in the previous year. By May 15, MSCR will notify the City and release the reservations that are no longer needed. Late cancelations may be charged the court fee under Section 5.B.
- 3. Outdoor Programming at Olin Park
 - A. Parks will allow one designated stall for a canoe and kayak trailer and one designated space on the grass next to the boat storage racks for an equipment trailer at Olin Park boat launch for MSCR outdoor programming including canoeing and kayaking. Any other uses beyond watercraft storage (i.e. organized programs, camps, classes, vending, etc.) are subject to standard Parks fees and permitting requirements.
 - B. MSCR shall pay the City for use of the parking stall and equipment storage fees as follows:
 - (1) \$200 per year for one designated trailer parking lot stall
 - (2) \$50 per year for one Lake Access Permit fee for vehicle/trailer parked in designated trailer stall

- (3) \$150 per year for equipment trailer stored on grassy area near boat storage racks.
- 4. Mobile Rec Programs.
 - A. MSCR will provide a schedule to Parks by March 31, for summer programming. Parks will provide confirmation of reservation by April 30.
- 5. <u>Other Activities</u>. MSCR may offer additional adult and youth outdoor leagues and programs in City parks. MSCR will submit seasonal recreation programming plans via MSCR Program Guides to the City. The plans shall provide a listing of the programs to be offered, hours of each program, the location of the programs, the number anticipated to be served by each program and the proposed fees for each program. The plans will be submitted to the Parks Division by January 10 for summer programming, and by June 15 for fall programming.
- 6. <u>Additional or Expanded Programming Needs</u>. The Parties may agree to additional field and facility use beyond that set forth above, which agreement shall be in writing between the Superintendent of Parks and the Executive Director of MSCR. The City is particularly interested in additional or expanded programming that serves Neighborhood Resource Team areas or neighborhoods with similar demographics.
- 7. Fees and Payment.
 - A. The following field prep fees shall be due for each calendar year of this Agreement. Fees include maintenance and use of diamonds, lighting, permits and priority reservations:
 - (1) Warner and Elver: \$145 per field/diamond, per day, each year of Agreement.
 - (2) Olbrich, Goodman & Bowman:

2024: \$146 per field/diamond, per day 2025: \$147 per field/diamond, per day 2026: \$148 per field/diamond, per day 2027: \$149 per field/diamond, per day 2028: \$150 per field/diamond, per day

Field prep fees may be adjusted upon mutual agreement, in writing, by both Parties for the renewal years of the Agreement. MSCR will not be responsible for fees associated with field prep if another renter uses the field prior to MSCR without the City prepping the field for MSCR use.

B. <u>Tennis/Pickleball</u>. MSCR shall pay a \$5.50/court per hour charge for adult programming, or \$17.50/court per 4-hour court charge. Payment shall be due within 30 days of receipt of invoice. In lieu of a charge for youth tennis or pickleball

programming, an annual payment of \$500 shall be due by July 31 of each calendar year.

- C. <u>Fees for Other Activities, Additional or Expanded Programs</u>. The Parties will agree upon fees due for activities or programs covered by Sections 3 and 4 above. This fee agreement shall be in writing between the Superintendent of Parks and the Executive Director of MSCR.
- D. <u>Payment</u>. City will send an invoice at the end of the season for all fees due for that season, with payment due in thirty (30) days.
- 8. <u>City Responsibilities</u>. The City agrees that, as a condition of this Agreement, the City shall:
 - A. Provide the following services:
 - (1) All pre- and post-season field maintenance. "Field maintenance" shall include edging, filling holes, adding diamond mix to turf-free areas of diamond, leveling, straightening and repair of fence posts, repair of dugouts, over-seeding, top-dressing, sodding, repair or replacement of signage, resetting of mound and base pegs, adding clay to batter's box.
 - (2) Maintenance of existing lighting systems at Facilities. If lights at any of the City park facilities identified in Sections 1-4 (the "Facilities") require replacement during the term of the Agreement, City has the option to replace lighting or transfer MSCR's game/event to a comparable baseball/softball diamond.
 - (3) Cleaning and restocking of restrooms.
 - (4) Cleaning of bleacher and parking lot areas.
 - (5) Removal of trash from Facilities.
 - (6) Application of broadleaf herbicides to turf at Facilities according to City policy.
 - (7) Fertilization, mowing and watering of turf as deemed necessary by City.
 - (8) Dragging fields prior to first game of day, weather permitting.
 - (9) Marking fields for play in accordance with standard field marking. If multiple MSCR activities are scheduled for a field on the same day, City agrees to drag and mark field once prior to the beginning of the first MSCR activity. Weather may prevent or disrupt lining of fields. At Elver and Warner, MSCR may line the fields as well, as set forth below in Sec. 8.A.

- (10) Application of drying materials as necessary and appropriate as determined by Parks Division. MSCR may apply drying materials only at Elver and Warner as set forth below in Sec. 8.A.
- (11) Parks will provide, base pegs, home plate and pitching plates.
- B. <u>Facility Unavailability</u>. The City will notify MSCR no later than 2:00 p.m. on the day of a scheduled game or event that the Facility cannot be ready for play due to rain or other circumstances beyond the City's control. Notification will consist of an email to the user registered in Spotz or similar online field registration program. If the City has not cancelled the game by 2:00 p.m., the game can still be cancelled or stopped by MSCR, or a game or event official.
- C. Upon request by MSCR, the City will provide to MSCR within forty-five (45) days of the end of the fall season, a detailed report of City expenses related to MSCR's use of City parkland for the season's adult softball and kickball programs.
- 9. MSCR Responsibilities. MSCR shall:
 - A. Provide all bases necessary for league play and provide MSCR staff with keys to locks and keys to base boxes, light boxes and gates as necessary.
 - B. Organize all league activities including but not limited to recruiting participants; scheduling games and rainouts; hiring, training and paying umpires and scorekeepers. MSCR will turn off scheduled lights in the event of a rain cancellation.
 - C. Cease play and not begin any new inning after 11:00 pm.
 - D. Provide a listing of all additional adult leagues and programs to be offered in facilities managed by City of Madison Parks Division and pay associated fees.
 - E. Upon request, provide to the City within thirty (30) days of the end of the season a detailed report of the number of players associated with the season's recreational programs. Report shall include, to the extent possible, the number of registrants who are not City residents.
 - F. Provide City with MSCR's written policy relating to stopping play because of lightning or other unsafe playing conditions caused by weather.
 - G. MSCR must follow all park rules, including no driving on grass.

10. Other MSCR Activities.

A. <u>Damage Arising from Other Activities</u>. If damage to a field occurs due to MSCR playing on a field that would otherwise have been closed due to weather, MSCR is responsible for paying for the repairs. Future games will not be rescheduled to other

fields while the repairs are conducted and repairs will be made on a timeline established by the City of Madison.

- B. <u>Shelters</u>. MSCR may use shelters in Parks for MSCR programs. Such use shall be charged at fifty percent of the approved shelter fees for all shelters except Level 1 Picnic Shelters, which shall be free of charge.
- C. Use of shelters shall require advance reservations to avoid double bookings. MSCR will not occupy park shelters that they do not have reserved in a manner that prevents the City from renting the shelter to other users and providing daily maintenance/cleaning.
- D. MSCR may use shelters free of charge when the use is for a program that 1) charges no fees; 2) is located in Neighborhood Resources Team areas or neighborhoods with similar demographics; 3) use of the shelter ends, shelter is cleaned up and shelter is vacated by 4 PM daily; and 4) MSCR has notified the City of the use so that the City can remove it from its available shelter inventory.
- E. For use of green spaces MSCR will apply for a "Classes in Parks" Permit.
- F. Use of lighting for "Classes in Parks" will be \$55 per use

ATTACHMENT B

Scope of Services, Special Terms and Conditions of Use Warner Park Community Recreation Center Community Programming

- 1. <u>Community Opportunity</u>. The Warner Park Community Recreation Center (WPCRC) is a gathering place that provides innovative growth and enrichment opportunities for the Madison community and connects people of all ages, races and cultural backgrounds. The affiliation with the Madison Metropolitan School District's Madison School & Community Recreation (MSCR) is an opportunity to maximize resources, expertise, and coordination of citywide recreational services.
- 2. <u>Services Goal</u>. The goal of this relationship is to provide quality, accessible recreational services that are integrated into the broader recreational system in the City. In that vein, the City and MSCR agree to collaborate to implement the goal by providing the following services:
 - A. The City will coordinate the use and scheduling of the WPCRC and assist in developing a recreational plan. The City will also provide office space and storage of equipment for MSCR staff, as approved by the WPCRC Facility Manager.
 - B. MSCR will provide its recreational expertise, assistance in developing a recreational plan, management of recreation programs at WPCRC, including a, summer camp for youth, support of recreation for all ages, including but not limited to arts and enrichment, sports, fitness programming, recreational materials and supplies, or other recreational programming as mutually determined.
 - C. <u>Programming</u>. MSCR will have exclusive use of the WPCRC Pottery Room.
- 3. Project Activities / Timetable.
 - A. <u>Recreation Plan</u>. The City, through its services at the WPCRC, is committed to serving the entire community and is committed to achieving the goals established for the funding of the WPCRC through federal Department of Housing and Urban Development (HUD) and Community Development Block Grant (CDBG) agreements. The Parties wish to continue to attract persons of all economic levels to the WPCRC through the offering of quality recreational and social programs. To meet these mutual objectives, MSCR will work with the City of Madison Parks Division ("Parks Division") to develop an annual Recreation Plan ("Plan") with three program sessions (summer, fall, and winter) for the WPCRC. The Plan shall provide a listing of the programs to be offered, hours of each program, the target population of each program, the number anticipated to be served by each program and the proposed fees for each program. The Plan will meet the needs of a broad range of individuals, including but not limited to individuals of different ages, income groups, and backgrounds. The Parks Division shall approve the Plan, in writing, at least 60 days prior to marketing of classes.
 - B. MSCR and Parks Division will continue to work collaboratively to provide structured and unstructured programming for youth of all ages.

- C. <u>Reporting</u>. MSCR shall provide an annual report of Plan offerings that includes number of participants served, demographic information, scholarships provided, and if participants are City residents or nonresidents. MSCR staff will be available to present an annual report to the Board of Park Commissioners regarding the offerings at WPCRC.
- D. <u>Program Coordination</u>. MSCR will work with the Parks Division to coordinate proposed WPCRC programs with other activities at the WPCRC as well as other recreational offerings in the area. MSCR planned recreation programs shall not interfere with the City's ability to rent out the WPCRC in order to produce revenue that is necessary to the facility's continued operation and in order to serve members of the community that are not being served by the Plan.
- 4. Fiscal and Program Management.
 - A. <u>Fees</u>. During the term of this Agreement, the City agrees to pay to MSCR the following fees, prior to December 31, subject to City budgetary approval:
 - 2024: \$7,000 2025: \$7,000 2026: \$5,000 2027: \$5,000 2028: \$3,000
 - B. Program Participant Registration and Fee Handling Process. All MSCR programs administered at WPCRC will be posted on MSCR's Class registration software. Persons interested in MSCR programs at WPCRC will submit registration forms and payments on line or by mail, fax or in person to the MSCR Office for processing. Participants may also drop off registration forms and payment at WPCRC. City staff will ensure that registrations accepted by City staff at the WPCRC front desk are complete, and will forward registration and revenue to MSCR administrative staff at WPCRC. Any registration fees kept at WPCRC must be secured in the safe, for weekly deposits by MSCR staff.
 - C. <u>ID Cards</u>. WPCRC ID cards are required for all MSCR participants. For participants who do not have a WPCRC ID card, MSCR staff will send appropriate registration forms to those participants with their class confirmations. Participants needing ID cards may obtain ID cards at WPCRC any time before the second class meeting. Class lists will be available at the WPCRC front desk on the first night of MSCR classes so that new patrons may be admitted and/or obtain their ID card on the first night of class. MSCR will be responsible for all MSCR registrations, fee collection, deposits and accounting as per MMSD policies. City staff shall have primary responsibility for the issuance and collection of fees for ID cards at the front desk.

- D. <u>Surcharge Fees</u>. A non-resident surcharge fee will be assessed to program participants living outside the City for WPCRC ID card. A non-resident surcharge fee will be assessed to program participants living outside the MMSD for MSCR programs.
- E. <u>Reproduction of Printed Material</u>. MSCR shall provide to WPCRC a minimum of ten (10) cases of copy machine paper to offset the cost of reproducing MSCR-related printed material. MSCR agrees to act in good faith by doing as much as possible of its high quality reproduction of printed material at a non-City site.
- F. <u>Office Space and Staffing</u>. The City will provide MSCR office space and storage space for necessary program equipment. The office space will include wiring to facilitate computer and phone communication between MSCR administrative offices and WPCRC. A Program Supervisor will be stationed at the WPCRC and will be hired, paid for, and supervised by MSCR.
- G. Youth Special Events. The City agrees to allow usage of WPCRC Facilities for up to four (4) youth special events without charge to MSCR for use of space. MSCR staff and volunteers shall clean Facilities to its original condition (approved by Facility Manager or his/her designee) immediately following the event or in the alternative pay a \$150 cleaning fee to WPCRC.
- H. <u>Kids Day Out</u>. The City agrees to allow usage of WPCRC Facilities for up to seven (7) Kids Day Out events without charge to MSCR. MSCR staff and volunteers shall clean Facilities to its original condition (approved by Facility Manager or his/her designee) immediately following the event or in the alternative pay a \$150 cleaning fee to WPCRC.
- I. <u>MSCR Training</u>. MSCR shall pay the City \$150 per full day for operational maintenance and custodial service to support MSCR use of WPCRC building for MSCR staff training when more than one room is used by MSCR.
- J. The City/WPCRC fixed asset or capital equipment budget will not be used for replacement and/or purchase of any equipment or furnishings which would serve to exclusively benefit MMSD/MSCR and/or the programs and/or services they offer at WPCRC.

5. <u>Recreation Program</u>

- A. MSCR will administer a recreation program at the WPCRC, as outlined in the Recreation Plan. MSCR will support the City's policy relating to identification (ID) card requirements and WPCRC policies and behavior guidelines as established by the WPCRC Advisory Board and Board of Park Commissioners. The recreation program shall include a full 12-month schedule of activities and a minimum of 3,000 recreational hours. Other components of the recreation program administered by MSCR will include, but not be limited to, the following functions:
 - (1) Initiate program outreach to North Side Community prior to each session.

- (2) Promote scholarship opportunities to participate in programs to the North Side Community and WPCRC members.
- (3) Promote MSCR job opportunities, in particular youth opportunities to the North Side Community and WPCRC members.
- (4) Recruitment, hiring, orientation, training, supervision and evaluation of program leaders and instructors.
- (5) Registration of program participants.
- (6) Processing of program personnel payroll.
- (7) Program evaluation and reporting.
- (8) All MSCR classes in the gym must be finished by 2:00 PM on Mondays to accommodate school early release and youth using the gym.
- B. MSCR shall ensure that the approved Recreation Plan is implemented in an efficient and effective manner. MSCR program staff shall communicate to WPCRC any program revisions or modifications.
- C. MSCR and City staff at the WPCRC shall meet not less than quarterly on programming, scheduling and participation issues. In the event that any such issues remain unresolved beyond the intra-building meeting stage, a formal joint referral of the issue(s) shall be made to the Executive Director of MSCR and the Park Superintendent or their designees for resolution.

6. Camps

- A. The City recognizes the value of quality summer programs in the Warner Park area and supports MSCR providing this service. To accomplish this, MSCR agrees to be primary and City will assist with the completion of the following tasks during camp:
 - (1) Cleaning all tables and chairs prior to "tearing down" after each day's activities.
 - (2) Keeping the childcare room and the infant room neat and orderly.
 - (3) Cleaning all tables and chairs in the dry craft room, when used for camp activities.
 - (4) Wiping down all stainless steel counters and tables in the kitchen, when used for camp activities.
 - (5) Wiping down the stovetop when used for camp activities.

- (6) Ensuring main hallway is free of children's belongings i.e. backpacks, lunch boxes, arts and crafts, etc., upon conclusion of daily program.
- (7) MSCR shall clean Facilities that are used during camp to the original condition (approved by Facility Manager or his/her designee) immediately following the camp.
- (8) MSCR will supply to WPCRC an agreed upon amount of paper towel, toilet paper, hand soap and trash can liners to be used by camp participants.
- B. City agrees to be primary and MSCR shall assist in the completion of the following tasks during camp:
 - (1) Setting out tables and chairs for each day's activities.
 - (2) "Tearing down" all tables and chairs prior to 4:00 p.m. each day when the space is needed for other classes or rentals.
 - (3) Providing necessary waste receptacles for camp activities.
 - (4) Cleaning the Playroom bathroom daily.
- C. MSCR staff are permitted to remain 30 minutes past the program end time for clean up.
- 7. <u>Marketing</u>. MSCR shall market all MSCR programs at the WPCRC in coordination with the Parks Division and subject to Parks Division review prior to release. All marketing efforts will include the information that WPCRC programs are a joint effort of the City of Madison and MSCR. MSCR will include the City of Madison/WPCRC logo in all of its publicity related to programs offered at the WPCRC.
- 8. Program Reports and Oversight.
 - A. MSCR shall submit to the Facility Manager program reports upon completion of each seasonal session. MSCR shall also submit detailed seasonal attendance reports to the Facility Manager for inclusion in the monthly administrative report submitted by the Facility Manager to the Board of Park Commissioners or its subcommittee. Dates for submission of the monthly reports are established annually by the WPCRC Facility Manager.
 - B. The Board of Park Commissioners and the Madison Common Council has oversight of WPCRC operations. The Board of Park Commissioners, through the Parks Division, shall review the recreational program and offerings at the WPCRC. The Madison Metropolitan School District Board oversees MSCR and the recreational offerings at the WPCRC

ATTACHMENT C Special Terms and Conditions of Use Tenney Park Pontoon Boat Rental Program

- 1. <u>Purpose</u>. The purpose of this Agreement as it relates to MSCR's Pontoon Boat Rental Program at Tenney Park is to permit MSCR to provide a pontoon boating experience to, in order of priority, people with disabilities, individuals and groups from Neighborhood Resource Team areas or neighborhoods with similar demographics, people who represent racially diverse and/or low income groups and individuals that have traditionally not accessed the lake for boating, nonprofit groups or organizations, non-disabled senior, and other members of the general public.
- 2. <u>Scope of Services</u>. Parties will perform the services as follows:
 - A. MSCR shall be responsible for: (1) purchase, licensing, operation, maintenance, repair and storage of the boats; (2) maintenance and operation of the fuel tanks, including meeting any associated safety requirements; (3) insurance covering the program's operations and boats; and (4) promotion, scheduling and management of the daily operations of the Pontoon Boats. Rental fees will be established yearly by MSCR and MSCR shall retain 100% of the program revenue to cover operating expenses. MSCR is responsible for all telephone, fax and other related costs for the program. In addition, MSCR owns and maintains the larger boat rental shed at Tenney Park. MSCR also owns and agrees to maintain the shade structure in the boat rental area, along with the wooden slip barriers installed on the concrete piers.
 - B. City shall be responsible for the maintenance of the physical facilities at the pontoon boat launch site area within Tenney Park, including, except as noted in Sub. A above, the concrete piers, fences, concrete and asphalt. City shall also provide to MSCR and maintain storage facilities at Tenney Park for MSCR's pontoon boats and their equipment, within the fenced pontoon boat launch site. City owns and maintains the smaller boat rental shed at Tenney Park. City is responsible for electricity, natural gas, water and sewer utilities for the facility.
 - C. City shall be responsible for meeting fire safety requirements at the boat rental site, including providing a fire extinguisher on site and notification of any flammable materials. MSCR is responsible for meeting any fire safety requirements on its pontoons.
 - D. City and MSCR will meet twice per year, once prior to the start of the boating season, and once after the close of the boating season, to review the status and condition of the facilities.
- 3. <u>Improvements</u>. MSCR may make improvements to the Tenney Park Pontoon Boat Rental location as follows:
 - A. <u>Approval Process</u>. Prior to making any improvements to the Tenney Park Pontoon Boat Rental location, MSCR must notify the Parks Superintendent, or designee.

Depending on the nature of the improvement, it may require separate historic preservation review, and Department of Natural Resources and/or Board of Park Commissioners approval. MSCR shall obtain any necessary permits and approvals for the improvements. All costs for the improvements are the responsibility of MSCR.

- B. <u>Donation and Acceptance of Improvements</u>. Once constructed, MSCR shall notify the Parks Superintendent, or designee, who shall have the improvement inspected. If the Parks Superintendent, or designee, is satisfied that the improvement is consistent with the approved plans, and there appear to be no obvious defects or deficient workmanship, the City will accept the improvement, which will be considered a donation by MSCR to the City.
- 4. <u>Additional Pick Up/Drop Off Locations</u>. City authorizes MSCR to use the following parks to pick up and drop off patrons for its pontoon boat rental program:

Olin Park Warner Park Olbrich Park

MSCR may use these additional sites on one day each week. By mutual agreement in writing, locations can be modified. Special events have priority at locations. If a special event has reserved and been permitted to use a park, MSCR may not use the location.

5. <u>Facility Fees</u>. MSCR shall pay to the City the following annual facility fees for the use of Tenney Park, which includes the vending permit and the additional pickup/drop off locations, for its pontoon rental program:

2024	\$5,269
2025	\$5,400
2026	\$5,535
2027	\$5,674
2028	\$5,815

- 6. <u>Voucher Program</u>. The City and MSCR shall create a voucher program to encourage greater availability of the pontoon boat rental program to underserved groups. Facility fees may be reduced by \$5 for each voucher used, up to 400 vouchers annually. Vouchers counted for the reduced fees include those used by individuals and groups from Neighborhood Resource Team areas or neighborhoods with similar demographics, by people with disabilities, and others who represent racially diverse and/or low income groups and individuals that have traditionally not accessed the lake for boating. If mutually agreed upon, the City and MSCR may make changes to the determination for eligibility requirements for the voucher program. MSCR is encouraged to provide additional vouchers as they see fit to support community access to the pontoon program.
- 7. <u>Operational Season</u>. The season for operation at the facility will be from May 1 to September 30, weather permitting.

- 8. <u>Operators</u>. Operators and first mates of the boat must be certified through completion of an approved boating safety class. All boat operators must be trained on the boat without renters aboard prior to serving as a driver in the program. One of the operators must be 18 years of age or older. *First Mates must be 14 years of age or older and may pilot the boat only in emergency situations*.
- 9. <u>Safety</u>. Safety decisions during a trip are to be determined by the boat operator following safety guidelines established by the US Coast Guard Auxiliary. In addition, MSCR agrees to the following:
 - A. Group size limit for each boat is 15 individuals, and no more than 5 individuals may ride while sitting in wheelchairs on the boat at any one time. Renter must provide adequate supervision to cover emergency situations.
 - B. Approved personal floatation devices must be available for each participant and are recommended to be worn during boat operation.
 - C. Individuals riding in wheelchairs are recommended to be secured to the floor of the boat with tie-downs provided. It is also recommended these same individuals remove their lap belts and trays.
- 10. <u>Renter Liability</u>. The renter shall be responsible for property damage and/or personal injury or death caused by passenger acts or negligence. It is recommended the renter carry liability insurance. Renter is responsible for supervision of each member of his or her group, and shall provide adequate supervision, taking into account the ages and needs of the group.
- 11. <u>Reporting</u>. MSCR shall annually make a report to the City of the number of rides provided overall under the program, including by location. Reporting should also include the number of voucher rides, and ridership by resident vs. non-residents. In addition, no more than one time during the duration of this Agreement, MSCR shall provide to the City, within thirty (30) days of a request, a detailed report of MSCR's expenses and revenue associated with the Tenney Pontoon Park Boat Rental.

ATTACHMENT D

MMSD School Athletic Programs' Use of Park Facilities Special Terms and Conditions of Use

- 1. <u>Facilities</u>. MMSD shall be entitled to the non-exclusive right to use the following City park facilities (the "Facilities") for its school athletic programs, which list may be updated or amended upon the written agreement of the Parties:
 - A. <u>Baseball</u>. The baseball diamonds at the following locations:
 - (1) Bowman Park.
 - (2) Warner Park.
 - B. <u>Cross-Country</u>. The cross-country courses at the following locations:
 - (1) Warner Park.
 - (2) Elver Park.
 - (3) Yahara Hills Golf Course.
 - (4) The Glen Golf Park

C. <u>Golf</u>. All currently operating City golf courses.

- D. Soccer. The soccer fields at the following locations:
 - (1) Elver Park.
 - (2) Quann Park.
 - (3) Rennebohm Park.
 - (4) Warner Park: 4 soccer fields.
- E. Softball.
 - (1) Bowman Park: 3 softball diamonds.
 - (2) Demetral Park: 4 softball diamonds.
 - (3) Elver Park: 4 softball diamonds.
 - (4) Goodman Park: 2 softball diamonds.
 - (5) Olbrich Park: 4 softball diamonds.

- (6) Warner Park: 4 softball diamonds.
- F. Tennis.
 - (1) Reindahl Park.
 - (2) Rennebohm Park.
 - (3) Quann Park.
- 2. Fees; Payment.
 - A. <u>Activity Fees</u>. MMSD shall pay the following fees for use of the City's Facilities:
 - (1) <u>Baseball</u>.
 - (a) Bowman Park: No fees shall be imposed for the use of City Facilities by MMSD under this Agreement for fields that are used and paid for by MSCR. MMSD will pay the same rate as MSCR pays for Bowman softball for fields they are solely using for games. MSCR will not pay a fee for practices for fields they are solely using for that purpose.
 - (b) Warner Park: \$300.00 per game.
 - (2) <u>Cross-Country</u>. Fees shall be determined by the MMSD Athletic Director and the Parks Superintendent prior to use of the City's Facilities.
 - $(3) \quad \underline{Golf}.$
 - (a) <u>Greens Fees</u>. Fees shall be based upon each 9 hole round played by participants. The rate shall be as follows:
 - 1. Weekdays: \$9.00.
 - 2. Weekends (prior to Memorial Day and after Sept. 30): \$12.50.
 - 3. Weekends (from Memorial Day weekend through Sept. 30): \$15.00.
 - (b) <u>Course Set-Up Charge</u>. If MMSD wishes to have the golf courses specially set up for play, a \$75 course set-up charge shall apply.
 - (4) <u>Soccer</u>.
 - (a) Warner Park: Rates as approved by Board of Park Commissioners.
 - (b) Other fields: Fees shall be determined by the MMSD Athletic Director and the Parks Superintendent prior to use of the City's Facilities.

- (5) <u>Softball</u>. No fees shall be imposed for the use of City Facilities by MMSD under this Agreement for fields that are used and paid for by MSCR. MMSD will pay the same rate as MSCR for fields they are solely using for games. MSCR will not pay a fee for practices for fields they are solely using for that purpose.
- (6) <u>Tennis</u>.
 - (a) Annual Fee: In lieu of a charge for MMSD practice tennis, MMSD shall pay an annual amount of \$500 to the City for use of its Facilities for tennis. This payment shall be included on the invoice prepared on or around June 15.
 - (b) Quann Park (special events): \$5.50 per court/hour or \$17.50 per court/4 hours for special events.
- B. <u>Additional Fees</u>. The following additional fees apply to the use of the Facilities:
 - (1) <u>Lighting</u>. If lighting is used for baseball or soccer at any of the Facilities, MMSD shall pay \$15.00 per quarter hour of use.
 - (2) <u>Labor</u>. If City labor is necessary for clean-up or extra preparation of the Facilities, MMSD shall pay the City \$50.00 per hour for this work. The labor fee may be adjusted by the City annually, based on the City's current labor contract with its employees.
- C. <u>Payment</u>. City shall bill MMSD at the end of each scholastic athletic season for usage of the Facilities for that season. Invoices shall be prepared on or around June 15 and December 1 and sent to MMSD. MMSD shall remit payment within thirty (30) days of receiving invoices. City may charge a late payment fee of 12% per annum on unpaid balance outstanding over thirty (30) days.

3. Additional Program Specific Regulations.

- A. Cross-Country Regulations.
 - (1) No meets or practice will be permitted without proper authorizations from the Parks Division.
 - (2) Specific meet particulars are to be provided to City golf course officials sixty (60) days in advance of any scheduled meet. This will allow planning for course reservations and other specialized preparation.
 - (3) All meet running areas are to be approved by the City golf course professional and/or officials from the City Parks Division. These areas will be established to provide for maximum safety to golfers, park users and running participants.

- (4) Host school officials are to provide supervisory control of meets as spelled out by golf course staff officials. This will include particular emphasis on off-limit areas for pre-meet activity and satisfied clubhouse (locker room) supervision.
- (5) <u>Monona Golf Course</u>. Only dual and triangular meets are permitted.
- B. Golf Regulations.
 - (1) Participating schools must file a usage report and a proposed schedule for the spring season no later than March 31 and no later than June 30 for the fall season.
 - (2) Confirmation of golf matches must occur at least 2 weeks prior to the match to ensure availability. Any matches that occur without the 2 week confirmation are subject to an additional \$1.50 per nine hole round charge from the rates in section 2.A(3)(a) above.
 - (3) Players must be accompanied on the course at all times by a coach. For all matches, invitationals, sectionals, and regionals, coaches are to monitor all players on the course.
 - (4) This program is limited to the MMSD school year, or as otherwise agreed to by MMSD and the City.
 - (5) Leagues and Events will have priority of reservation time.
 - (6) Practice days and times will be restricted to two nights per week per school. There is no practice on match nights. Invitationals, sectionals, and regionals must be approved by Parks staff prior to scheduling.
 - (7) All payments for Golf will be made directly to Parks staff at the courses. These payments are due in full within 45 days at the conclusion of each school's season. If payment is not received within this timeframe no future season bookings will be permitted for that school and any rounds played by that school will be charged at two times (2X) the rates in section 2.A(3)(a) above.
- C. <u>Tennis</u>. MMSD will send the City a reservation list for practices so that the City is aware of the usage of its tennis Facilities. While the Parks Division will take reasonable measures to prevent a conflict in use of the City's tennis facilities between MMSD and other parties, MMSD's use will ultimately be subject to private reservations and MMSD may need to relocate to other Facilities.
- 4. <u>City Responsibilities</u>. The City agrees that, as a condition of this Agreement, the City shall:
 - A. Provide the following services:

- (1) All pre- and post-season field maintenance. "Field maintenance" shall include edging, filling holes, adding diamond mix to turf-free areas of diamond, leveling, straightening and repair of fence posts, repair of dugouts, over-seeding, top-dressing, sodding, repair or replacement of signage, resetting of mound and base pegs, adding clay to batter's box.
- (2) Maintenance of existing lighting systems at Facilities. If lights require replacement during the term of the Agreement, City has the option to replace lighting or transfer MMSD's game/event to a comparable park facility.
- (3) Cleaning and restocking of restrooms.
- (4) Cleaning of bleacher and parking lot areas.
- (5) Removal of trash from Facilities.
- (6) Application of broadleaf herbicides to turf at Facilities according to City policy.
- (7) Fertilization, mowing and watering of turf as deemed necessary by City.
- (8) Dragging fields prior to first game of day.
- (9) Marking fields for play in accordance with standard field marking, weather permitting. If multiple MMSD activities are scheduled for a field on the same day, City agrees to drag and mark field once prior to the beginning of the first MMSD activity.
- (10) Application of drying materials as necessary and appropriate as determined by Parks Division.
- B. <u>Facility Scheduling</u>. City will notify MMSD of spring Facility availability by January 15 and fall Facility availability by June 15. City will notify MMSD by March 1 of confirmation of scheduling of Facilities for spring programs, and by August 1 for fall programs.
- C. <u>Facility Unavailability</u>. The City will notify MMSD no later than 2:00 p.m. on the day of a scheduled game or event that the Facility cannot be ready for play due to rain or other circumstances beyond the City's control. Notification will consist of an email to the user registered in Spotz or similar online field registration program. If the City has not cancelled the game by 2:00 p.m., the game can still be cancelled or stopped by MMSD, a game or event official.
- D. <u>Restroom Operation Schedule</u>. City shall provide MMSD with its annual restroom open and closure schedule once prepared.

5. MMSD Responsibilities.

- A. <u>Scheduling</u>. MMSD shall submit Facility reservation requests and programming schedules to the City by May 1 for the fall athletic season and January 1 for the spring athletic season in order to receive priority scheduling of Facilities.
- B. <u>Baseball and Softball</u>. MMSD shall be responsible for providing all bases necessary for softball and baseball games and provide MMSD coaches with a key to base storage box as necessary. MMSD agrees to cease play and not begin any new baseball or softball inning by 11:00 p.m.
- C. MMSD shall organize all school athletic program activities at City Facilities, including, but not limited to, scheduling games and rainouts; hiring, training and paying umpires and scorekeepers.
- D. MMSD shall provide the City with MMSD's written policy relating to stopping play because of lightning or other unsafe playing conditions caused by weather.
- E. MMSD shall contract and assume all costs of portable toilets for locations in which restrooms are not available (Yahara Golf) or during interim times when seasonal restrooms are not activated (Olbrich ball diamonds, Warner soccer and baseball, etc.).
- F. MMSD shall advise interscholastic booster clubs or other affiliated organizations that propose to sell food and/or non-food products at the City's Facilities that the clubs or organizations will be responsible for securing appropriate permits from Public Health and the Parks Division prior to any event, and will be responsible for payment of all fees for those permits.
- G. Any amplified sound shall remain at a moderate level and not exceed a PA1 level of 75 decibels at 150 feet from the source.
- H. Prior to beginning use of City Facilities in the spring season, MMSD shall receive written approval from Parks Division staff that field/court conditions are ready for play.

ATTACHMENT E

Goodman Pool: Swimming Lessons and Fitness Programming Special Terms and Conditions of Use

MSCR is authorized to offer swimming lessons and aquatic fitness programming at the City's Goodman Community Pool, subject to the special terms and conditions of use as set forth in this Agreement:

1. <u>Schedule of Operations</u>.

- a. Parks will establish a pool-use schedule that designates time and space for current user groups, including Opening Day Celebration, Goodman Waves practices and Meets, McFarland Sharks Swim Team, All City Aquatic Event, and Community Groups.
- b. MSCR will provide information on the level of service expected to be provided the following summer by December 15 of the prior year to help inform the pool schedule.
- c. Parties will determine a mutually agreeable schedule for pre-season training.
- d. Parties will work together to determine pool availability for MSCR lessons in a manner that does not impact existing user groups and optimizes open and lap swim times to the public.
- e. MSCR will develop lessons and programs in accordance with Red Cross Standards.

2. Public Communication Plan.

- a. Parties will work to develop consistent communication to the public, including a press release and MSCR Summer Program Guide.
- b. MSCR will publish a schedule for lessons.
- c. Parks will provide links on the Goodman Pool website directing interested customers to MSCR's registration process.

3. <u>Responsibilities of MSCR</u>

- a. Complete administration of lessons program, including publishing program availability, gathering registrations, communications with participants, evaluating progression to next level, and all other associated duties.
- b. All instructors will be employees of MSCR, and MSCR will be responsible for any compensation to these individuals as a result of their duties as swim instructors.

- c. Ensure all instructors have necessary certifications and training for conducting training per pertinent Red Cross, ATCP and any other requirements, including regular in-service training throughout the season.
- d. MSCR Staff will be trained on all safety procedures adopted by the Goodman Community Pool.
- e. MSCR will ensure participants are adhering to Goodman Pool Behavior Policies.
- f. Perform any set-up, takedown or clean-up required for lessons.
- g. Notify Parks staff of any change in schedule and coordinate the release of lanes when they are no longer needed.
- h. Grant space in the MSCR Summer Program Guide for the Parks to advertise the Goodman Pool and Goodman Waves Swim and Dive Team at a value equivalent to the Parks' contribution to MSCR's fundraising events, not to exceed \$1,000.

4. <u>Responsibilities of Parks</u>.

- a. Scheduling of overall pool facility, including incorporating agreed upon schedule for MSCR programs.
- b. Maintain facility in safe and orderly condition in compliance with ATCP regulations.
- c. Establish staffing plan and provide lifeguard and other required staff to monitor water safety as required by ATCP standards.
- d. Monitor pool and weather conditions, and determine open/close requirements, and communicate any modifications to schedule to designated MSCR staff.
- e. Monitor and enforce Goodman Pool Behavior Policy for all patrons using the pool.
- 5. Evaluation of Program.
 - a. By November 1, MSCR will provide a report to Parks that includes a description of programs provided, number of children and number of adults who participated, demographic information, scholarships provided, and if participants are MMSD residents or nonresidents, along with photos and comments from participants, if available. MSCR and Parks staff will evaluate the benefits and challenges and determine recommendations for continuing the partnership.

6. Fees Related to Program.

- a. MSCR will collect registration fees from participants.
- b. MSCR will pay a pool rental fee to the City of Madison as follows:

2024 - \$12,000 2025 - \$10,000 2026 - \$10,000 2027 - \$8,000 2028 - \$8,000

FACILITY USE AND PROGRAM AGREEMENT Between the City of Madison and the Madison Metropolitan School District For the 2024-2028 Calendar Years

THIS AGREEMENT, entered into by and between the City of Madison, a municipal corporation (hereinafter referred to as "City") and the Madison Metropolitan School District, a school district (hereinafter referred to as "MMSD"), is effective as of the date by which both parties have signed hereunder.

WITNESSETH:

WHEREAS, Madison School & Community Recreation (hereinafter referred to as "MSCR") is a department of MMSD and has had a long relationship with the City to provide recreational programs and services to residents of the City at various City parks and facilities, including the Warner Park Community Recreation Center (WPCRC); and,

WHEREAS, MMSD High School Athletic Departments also have a long standing relationship with the City to provide competitive athletic opportunities to MMSD students, most of whom are City residents, at various City parks and facilities, in addition to at MMSD's own facilities; and,

WHEREAS, MMSD and the City would like to continue their past successful working relationship and enter into a multi-faceted agreement for the non-exclusive use of athletic fields and facilities, permission to provide a pontoon boating experience, and allow MSCR to offer recreational services at WPCRC; and,

WHEREAS, MMSD will pay all maintenance costs and permitting fees as well as provide adequate general liability insurance for MSCR's non-exclusive use of City parkland and facilities.

NOW, THEREFORE, in consideration of the mutual covenants contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby mutually acknowledged, the Parties agree as follows:

- 1. <u>Purpose</u>. The purpose of this Facility Use and Program Agreement Between the City of Madison and the Madison Metropolitan School District ("Agreement") is to set forth the agreement between the City and MMSD (collectively the "Parties") regarding MMSD's use, on its own and through MSCR, of various City athletic fields, parks and facilities as detailed herein (the "Facilities") for recreational activities and other community programming.
- 2. <u>Term and Renewal</u>. The initial term of this Agreement shall be from January 1, 2024 through December 31, 2026. The Parties may renew this Agreement for two additional one-year periods for the 2027 and 2028 calendar years. Renewals shall be on the same terms, unless specifically agreed to by the Parties in writing. No later than six months

before the expiration of any period, the Parties shall meet to discuss renewal terms or, in the last year of this Agreement, a successor to this Agreement.

- 3. Facility Use Conditions.
 - A. MSCR's Use of City Parks for Recreational Programs.
 - (1) <u>Grant and Description of Facilities</u>. City does hereby grant to MSCR the nonexclusive right to use certain City park facilities for MSCR programs and activities, as set forth in this Agreement.
 - (2) <u>Conditions of Use</u>. By entering into this Agreement, the Parties mutually agree to abide by the Special Terms and Conditions of Use set forth in Attachment A, which terms are incorporated herein.
 - B. <u>WPCRC</u>.
 - (1) <u>Grant and Description of Facilities</u>. City does hereby grant to MSCR the nonexclusive right to use WPCRC for MSCR's community programming, and MSCR agrees to perform certain services at WPCRC, as set forth in this Agreement.
 - (2) <u>Conditions of Use</u>. By entering into this Agreement, the Parties mutually agree to abide by the Scope of Services, Special Terms and Conditions of Use set forth in Attachment B, which terms are incorporated herein.
 - C. Tenney Park Pontoon Boat Rental Program.
 - (1) <u>Grant and Description of Facilities</u>. City does hereby grant to MSCR the nonexclusive right to use Tenney Park and the pontoon boat launch area within Tenney Park, as well as other specified parks, for MSCR's pontoon boat rental program, as set forth in this Agreement.
 - (2) <u>Conditions of Use</u>. By entering into this Agreement, the Parties mutually agree to abide by the Special Terms and Conditions of Use set forth in Attachment C, which terms are incorporated herein.
 - D. MMSD School Athletic Programs' Use of Park Facilities.
 - (1) <u>Grant and Description of Facilities</u>. City does hereby grant to MMSD the nonexclusive right to use certain City park facilities as part of its school baseball, softball, soccer, cross-country, tennis and golf athletic programs, as set forth in this Agreement.
 - (2) <u>Conditions of Use</u>. By entering into this Agreement, the Parties mutually agree to abide by the Special Terms and Conditions of Use set forth in Attachment D, which terms are incorporated herein.

- E. Goodman Pool.
 - (1) <u>Grant and Description of Facilities</u>. City does hereby grant to MMSD the nonexclusive right to use the City's Goodman Pool facility to conduct swim lessons and fitness programming, as set forth in this Agreement.
 - (2) <u>Conditions of Use</u>. By entering into this Agreement, the Parties mutually agree to abide by the Special Terms and Conditions of Use set forth in Attachment E, which terms are incorporated herein.
- F. General Conditions.
 - (1) <u>Access to Facilities</u>. This Agreement gives MMSD and MSCR the nonexclusive right to use the Facilities for its recreational and community programming. In no case shall the limited grant of rights by this Agreement be interpreted to preclude the City's or the public's access to the Facilities. City may at all times enter in or on the Facilities for the purpose of inspection, maintenance, and repair.
 - (2) <u>Equipment Storage</u>. MSCR may store equipment for programming at athletic field locations or major camp locations with prior approval of the City. MSCR will submit a list of proposed storage locations at the time of making reservations. Equipment storage locations may be approved by the City, and if so approved, MSCR and City staff will determine specific locations, dates, and any additional requirements associated with the storage (such as string trimming, maintenance, etc.).
 - (3) <u>Improvements</u>. All improvements, additions, and betterments made by MMSD or MSCR to the Facilities shall become a part of City property, and therefore a part of the Facilities. MMSD and MSCR, agree, however that it shall not make, construct or install any improvements, additions, betterments or structures of any kind anywhere in Facilities or on adjacent City property without first obtaining the City's written permission. All improvements, additions, or betterments made by MMSD or MSCR shall be made at MMSD or MSCR's own expense unless otherwise agreed upon by both parties and MMSD and MSCR shall obtain any necessary permits and approvals for the improvements.
 - (4) <u>Repairs</u>. MMSD and MSCR shall give the City prompt notice of the necessity of repairs and replacements and the City shall have a reasonable time to undertake and complete such repairs and replacements. MMSD and MSCR agree to immediately report to City any damage of City equipment and facilities which pose a threat to health and safety.
 - (5) <u>Vacating the Facilities</u>. MMSD and MSCR agree to vacate the Facilities at the end of the term and leave the Facilities in a state of cleanliness and repair to the City's satisfaction. MMSD and MSCR will remove all personal property unless otherwise agreed to by the parties.

- (6) <u>Weapons Prohibition</u>. MMSD shall prohibit, and shall require its contractors and subcontractors to prohibit, its employees from carrying weapons, including concealed weapons, in the course of performing of work under this Agreement, other than while at MMSD's or its contractor's or subcontractor's own business Facilities. This requirement shall apply to vehicles used at any City work site and vehicles used to perform any work under this Agreement, except vehicles that are an employee's "own motor vehicle" pursuant to Wis. Stat. sec. 175.60(15m). This requirement does not apply to MMSD's security contractors.
- 4. <u>Assignability and Subcontracting</u>. MMSD shall not assign or subcontract any interest or obligation under this Agreement without the City's prior written approval. All of the services required hereunder shall be performed by MMSD and employees of MMSD.
- 5. <u>Status of Parties</u>. It is agreed that MMSD is an independent contractor and not an employee or representative of the City, and that any persons who MMSD, either on its own or through MSCR, utilizes and provides for services under this Agreement are employees of MMSD and are not employees of the City of Madison. It is understood that any obligations of MSCR under this Agreement are the obligations of MMSD, and that any rights granted under this Agreement to MSCR only extend to MMSD's MSCR department operations.
- 6. <u>No Realty</u>. It is expressly understood and agreed that this Agreement is not a lease or a conveyance of realty, but merely a granting to MMSD the right to use the Facilities for the purposes set forth herein.
- 7. Indemnification and Insurance.
 - A. <u>Indemnification</u>. Each party shall be responsible for its own acts, errors or omissions and for the acts, errors or omissions of its employees, officers, officials, agents, boards, committees and commissions, and shall be responsible for any losses, claims, and liabilities that are attributable to such acts, errors, or omissions including providing its own defense, arising out of this Agreement. In situations involving joint liability, each party shall only be responsible for such losses, claims, and liabilities that are attributable to its own acts, errors, or omissions and the acts, errors or omissions of its employees, officers, officials, agents, boards, committees and commissions. It is not the intent of either party to waive, limit or otherwise modify the protections and limitations of liability found in Wis. Stat. 893.80 or any other protections available to the parties by law. This paragraph shall survive the termination or expiration of this agreement.
 - B. Insurance.

(1) <u>Required Coverage</u>. MMSD shall obtain and maintain during the term of this Agreement commercial general liability insurance issued by a company or companies authorized to do business in the State of Wisconsin with liability coverage provided for therein in the amount of at least \$1,000,000 in the

aggregate for bodily injury, death and property damage. MMSD shall also obtain and maintain during the term of this Agreement an insurance policy covering the following risks to City-owned personal property stored, held or used on the Facilities: fire, extended coverage, vandalism, and malicious mischief.

- (2) <u>Proof of Insurance, Approval</u>. MMSD shall provide to the City certificate(s) of insurance showing the type, amount, class of operations covered, effective dates and dates of expiration of policies for approval by the City Risk Manager, prior to commencing work under this Agreement. MMSD shall provide the certificate(s) to the City's representative at the time of signing the contract, or sooner. MMSD shall provide copies of additional insured endorsements or insurance policies, if requested by the City Risk Manager.
- (3) <u>Notice to City of Changes in Coverage</u>. MMSD and/or its Insurer shall give the City thirty (30) days advance written notice of cancellation, non-renewal or material changes to any of the above-required policies during the term of this Agreement.
- (4) <u>Risk Manager</u>. All information required to be provided to the Risk Manager should be addressed as follows:

City of Madison Attention: Risk Manager, Room 406 210 Martin Luther King Jr. Blvd. Madison, WI 53703

8. <u>Notices</u>. All notices required to be given under the terms of this Agreement shall be personally delivered or sent, postage prepaid, by depositing the same in United States mail addressed as follows:

City:	Eric Knepp, Superintendent of Parks City of Madison Parks Division 330 E. Lakeside Street Madison, WI 53715
MMSD:	Michael Hertting, Special Assistant to the Superintendent Madison Metropolitan School District 545 West Dayton Street Madison, WI 53703
MSCR:	Janet Dyer, Executive Director Madison Metropolitan School District 328 E. Lakeside Madison, WI 53715

Either party shall give five (5) days written notice to the other party regarding any

changes.

- 9. <u>Non-Discrimination</u>. In the performance services under this Agreement, MMSD agrees not to discriminate against any employee or applicant for employment because of race, religion, marital status, age, color, sex, handicap, national origin or ancestry, income level or source of income, arrest record or conviction record, less than honorable discharge, physical appearance, sexual orientation, gender identity, political beliefs or student status. MMSD further agrees not to discriminate against any subcontractor or person who offers to subcontract on this contract because of race, religion, color, age, disability, sex, sexual orientation, gender identity or national origin.
- 10. <u>Nondiscrimination Based on Disability</u>. MMSD shall comply with Section 39.05, Madison General Ordinances, "Nondiscrimination Based on Disability in City-Assisted Programs and Activities." Under section 39.05(7) of the Madison General Ordinances, no City financial assistance shall be granted unless an Assurance of Compliance with Sec. 39.05 is provided by the applicant or recipient, prior to the granting of the City financial assistance. "City financial assistance" includes, by definition in Section 39.05(3)(b)4 of the Madison General Ordinances, this Agreement for City land.

MMSD hereby makes the following assurances: MMSD assures and certifies that it will comply with section 39.05 of the Madison General Ordinances, "Nondiscrimination Based on Disability in City Facilities and City-Assisted Programs and Activities," and agrees to ensure that any subcontractor who performs any part of this Agreement complies with sec. 39.05, where applicable. This includes but is not limited to assuring compliance by the MMSD and any subcontractor, with section 39.05(4) of the Madison General Ordinances, "Discriminatory Actions Prohibited."

MMSD may not, in the exercise of its rights under this Agreement, violate the prohibitions in Section 39.05(4), listed below:

<u>Discriminatory Actions Prohibited</u>: MMSD assures that, in providing any aid, benefit, or service at the Premises, it shall not, directly or through contractual, licensing, or other arrangements, on the basis of disability:

- A. Deny a qualified person with a disability the opportunity to participate in or benefit from the aid, benefit, or service;
- B. Afford a qualified person with a disability an opportunity to participate in or benefit from the aid, benefit, or service, or the City facility, that is not equal to that afforded others;
- C. Provide a qualified person with a disability with a City facility or an aid, benefit, or service that is not as effective as that provided to others;
- D. Provide different or separate City facilities, or aid, benefits, or services to persons with a disability or to any class of persons with disabilities unless such action is necessary to provide qualified persons with a disability with City facilities, aid, benefits, or services that are as effective as those provided to others;

- E. Aid or perpetuate discrimination against a qualified person with a disability by providing significant assistance to any agency, organization, or person that discriminates on the basis of disability in providing any aid, benefit, or service to beneficiaries of the recipient's program;
- F. Deny a qualified person with a disability the opportunity to participate as a member of planning or advisory boards; or
- G. Otherwise limit a qualified person with a disability in the enjoyment of any right, privilege, advantage, or opportunity enjoyed by others receiving an aid, benefit, or service from a recipient, or by others using City facilities.

MMSD shall post notices in an accessible format to applicants, beneficiaries, and other persons, describing the applicable provisions of Sec. 39.05 of the Madison General Ordinances, in the manner prescribed by section 711 of the Civil Rights Act of 1964 (42 USCA Sec 2000e-10).

11. Default/Termination.

- A. In the event MMSD shall default in any of the covenants, agreements, commitments, or conditions herein contained, or fails to fully perform and carry out any term or condition of this Agreement to the satisfaction of the City, and any such default shall continue unremedied for a period of ten (10) days after written notice thereof to MMSD, the City may, at its option and in addition to all other rights and remedies which it may have at law or in equity against MMSD, including expressly the specific enforcement hereof, forthwith have the cumulative right to immediately terminate this Agreement and all rights of MMSD under this Agreement.
- B. Notwithstanding paragraph A., above, either Party to this Agreement may in its sole discretion and without any reason terminate this Agreement at any time by furnishing the other Party with thirty (30) days written notice of termination.
- 12. <u>Binding on Parties; Amendments</u>. This Agreement shall be binding on the Parties hereto, and cannot be varied or waived by any oral representations or promise of any agent or other person of the Parties hereto unless the same is in writing and is signed by both the Parties or their authorized agents.
- 13. <u>Third Party Rights</u>. This Agreement is intended to be solely between the Parties hereto. No part of this Agreement shall be construed to add, supplement, amend, abridge or repeal existing rights, benefits or privileges of any third party or parties, including but not limited to employees of either of the Parties.
- 14. Joint Preparation. Each Party and its counsel have participated fully in the review and revision of this Agreement and acknowledge that the preparation of this Agreement has been their joint effort. The language agreed to expresses their mutual intent and the resulting document shall not, solely as a matter of judicial construction, be construed

more severely against one of the Parties than the other. The language in this Agreement shall be interpreted as to its fair meaning and not strictly for or against any party.

- 15. <u>No Waiver</u>. No failure to exercise, and no delay in exercising, any right, power or remedy hereunder on the part of the City or MMSD shall operate as a waiver thereof, nor shall any single or partial exercise of any right, power or remedy preclude any other or further exercise thereof or the exercise of any other right, power or remedy. No express waiver shall affect any event or default other than the event or default specified in such waiver, and any such waiver, to be effective, must be in writing and shall be operative only for the time and to the extent expressly provided by the City or MMSD therein. A waiver of any covenant, term or condition contained herein shall not be construed as a waiver of any subsequent breach of the same covenant, term or condition.
- 16. <u>Severability</u>. It is mutually agreed that in case any provision of this Agreement is determined by any court of law to be unconstitutional, illegal or unenforceable, it is the intention of the Parties that all other provisions of this Agreement remain in full force and effect.
- 17. <u>Agreement Governed by Laws of Wisconsin</u>. This Agreement shall be deemed executed in the City of Madison and in the State of Wisconsin and governed by the laws of the State of Wisconsin.
- 18. <u>Compliance</u>. MMSD shall comply with all applicable laws and regulations of the City of Madison, County of Dane, State of Wisconsin, U.S. Government, and any other governmental authority having jurisdiction over the Premises.
- 19. <u>Authority</u>. The Parties represent that they have the authority to enter into this Agreement. The person signing on behalf of MMSD represents and warrants that they have been duly authorized to bind MMSD and sign this Agreement on MMSD's behalf.
- 20. <u>Entire Agreement</u>. The entire agreement of the Parties is contained herein and this Agreement supersedes any and all oral contracts and negotiations between the Parties.
- 21. <u>Counterparts; Electronic Delivery</u>. This Agreement and any document executed in connection herewith may be executed in counterparts, each of which shall be deemed an original, but all of which together shall constitute the same document. Signatures on this Agreement may be exchanged between the Parties by facsimile, electronic scanned copy (.pdf) or similar technology and shall be as valid as original; and this Agreement may be converted into electronic format and signed or given effect with one or more electronic signature(s) if the electronic signature(s) meets all requirements of Wis. Stat. ch. 137 or other applicable Wisconsin or Federal law. Executed copies or counterparts of this Agreement may be delivered by facsimile or email and upon receipt will be deemed original and binding upon the Parties hereto, whether or not a hard copy is also delivered. Copies of this Agreement, fully executed, shall be as valid as an original.

IN WITNESS WHEREOF, the parties hereto have set their hands at Madison, Wisconsin.

MADISON METROPOLITAN SCHOOL DISTRICT

Michael Hertting, Ph.D. Special Assistant to Superintendent

Date

Janet Dyer MSCR Executive Director

1

Date

CITY OF MADISON

Satya Rhodes-Conway, Mayor

Maribeth Witzel-Behl, City Clerk

Countersigned:

Approved as to form:

David P. Schmiedicke, Finance Director

Michael Haas, City Attorney

Eric Veum, Risk Manager

Date

Date

Date

Date

Date

Execution of this Agreement by City is approved by the Board of Parks Commissioners on ______, 2023 and authorized by Resolution Enactment No. RES-_____, ID No. _____, adopted by the Common Council of the City of Madison on ______, ____.

ATTACHMENT A MSCR Use of City Parks for Recreational Programs Special Terms and Conditions of Use

1. Softball and Kickball.

- A. MSCR shall be entitled to the non-exclusive right to use 17 softball diamonds for MSCR's softball and kickball programs.
- B. Summer Program.
 - (1) The summer softball and kickball season will commence no earlier than April 15 of each calendar year of this Agreement.
 - (2) MSCR shall submit summer program field reservations to the City by February 1 for the ensuing summer in order to receive priority scheduling of diamonds. Reservations submitted by February 1 may only contain as many locations and times as were used in the previous year, unless mutually agreed to by both parties that additional locations and times may be reserved. By April 15, MSCR will notify the City and release the reservations that are no longer needed. Cancelation of reservations after April 15 will be charged a \$10 fee per field. Cancelation of reservations after April 30 will be charged a \$25 fee per field.
 - (3) MSCR's sixteen weeks of use for the summer program will include regular scheduled games and any rescheduled rainouts for Olbrich, Goodman and Bowman. At Elver and Warner, games may be scheduled or rescheduled until October 15. Any reservations after October 15 are subject to approval by the Parks Division.
 - (4) The following diamonds and period of use are covered by this Agreement:
 - (a) Goodman Park: 2 diamonds, 5 nights per week, 16 weeks of use
 - (b) Bowman Park: 3 diamonds, 2 nights per week, 16 weeks of use
 - (c) Olbrich Park: 4 diamonds, 5 nights per week, 16 weeks of use
 - (d) Elver Park: 3 diamonds, 4 nights per week, until Oct 15
 - (e) Warner Park: 2 diamonds, 3 nights per week, until Oct 15
- C. Fall Program.
 - MSCR shall submit fall program field reservations to the City by August 1 for the ensuing fall in order to receive priority scheduling of diamonds. Reservations submitted by August 1 may only contain locations and times as were used in the previous year, unless mutually agreed to by both parties that

additional locations and times may be reserved. By August 17, MSCR will notify the City and release the reservations that are no longer needed. Cancelation of reservations after August 17 will be charged a \$10 fee per field. Cancelation of reservations after August 30 will be charged a \$25 fee per field. MSCR is encouraged to enter fall reservations when making summer reservations. This will assist Madison Parks in planning for maintenance and other uses at fall locations.

(2) Unless otherwise agreed to, the only diamonds permitted for the fall league are 2 diamonds at Olbrich and 2 diamonds at Goodman, 4 nights per week and 4 diamonds at Elver Park and 4 diamonds at Warner Park, 5 nights per week, with all games ending by October 15.

2. <u>Tennis</u>.

- A. <u>Adult Programming</u>. MSCR shall be entitled to the non-exclusive right to use Cityowned tennis courts for its adult tennis programming.
- B. <u>Youth Programming</u>. MSCR shall be entitled to the non-exclusive right to use Cityowned tennis courts for its youth tennis programming. While the Parks Division will take reasonable measures to prevent a conflict in use of the City's tennis facilities between MSCR's youth programming and other parties, this use will ultimately be subject to public reservations and MSCR may need to relocate to other Facilities.
- C. <u>Court Reservations</u>. MSCR shall submit tennis court reservations to the City by February 1 for the ensuing year in order to receive priority scheduling of courts. Reservations submitted by February 1 may only contain as many locations and times as were used in the previous year. By May 15, MSCR will notify the City and release the reservations that are no longer needed. Late cancelations may be charged the court fee under Section 5.B.
- 3. Outdoor Programming at Olin Park
 - A. Parks will allow one designated stall for a canoe and kayak trailer and one designated space on the grass next to the boat storage racks for an equipment trailer at Olin Park boat launch for MSCR outdoor programming including canoeing and kayaking. Any other uses beyond watercraft storage (i.e. organized programs, camps, classes, vending, etc.) are subject to standard Parks fees and permitting requirements.
 - B. MSCR shall pay the City for use of the parking stall and equipment storage fees as follows:
 - (1) \$200 per year for one designated trailer parking lot stall
 - (2) \$50 per year for one Lake Access Permit fee for vehicle/trailer parked in designated trailer stall

- (3) \$150 per year for equipment trailer stored on grassy area near boat storage racks.
- 4. Mobile Rec Programs.
 - A. MSCR will provide a schedule to Parks by March 31, for summer programming. Parks will provide confirmation of reservation by April 30.
- 5. <u>Other Activities</u>. MSCR may offer additional adult and youth outdoor leagues and programs in City parks. MSCR will submit seasonal recreation programming plans via MSCR Program Guides to the City. The plans shall provide a listing of the programs to be offered, hours of each program, the location of the programs, the number anticipated to be served by each program and the proposed fees for each program. The plans will be submitted to the Parks Division by January 10 for summer programming, and by June 15 for fall programming.
- 6. <u>Additional or Expanded Programming Needs</u>. The Parties may agree to additional field and facility use beyond that set forth above, which agreement shall be in writing between the Superintendent of Parks and the Executive Director of MSCR. The City is particularly interested in additional or expanded programming that serves Neighborhood Resource Team areas or neighborhoods with similar demographics.
- 7. Fees and Payment.
 - A. The following field prep fees shall be due for each calendar year of this Agreement. Fees include maintenance and use of diamonds, lighting, permits and priority reservations:
 - (1) Warner and Elver: \$145 per field/diamond, per day, each year of Agreement.
 - (2) Olbrich, Goodman & Bowman:

2024: \$146 per field/diamond, per day 2025: \$147 per field/diamond, per day 2026: \$148 per field/diamond, per day 2027: \$149 per field/diamond, per day 2028: \$150 per field/diamond, per day

Field prep fees may be adjusted upon mutual agreement, in writing, by both Parties for the renewal years of the Agreement. MSCR will not be responsible for fees associated with field prep if another renter uses the field prior to MSCR without the City prepping the field for MSCR use.

B. <u>Tennis/Pickleball</u>. MSCR shall pay a \$5.50/court per hour charge for adult programming, or \$17.50/court per 4-hour court charge. Payment shall be due within 30 days of receipt of invoice. In lieu of a charge for youth tennis or pickleball

programming, an annual payment of \$500 shall be due by July 31 of each calendar year.

- C. <u>Fees for Other Activities, Additional or Expanded Programs</u>. The Parties will agree upon fees due for activities or programs covered by Sections 3 and 4 above. This fee agreement shall be in writing between the Superintendent of Parks and the Executive Director of MSCR.
- D. <u>Payment</u>. City will send an invoice at the end of the season for all fees due for that season, with payment due in thirty (30) days.
- 8. <u>City Responsibilities</u>. The City agrees that, as a condition of this Agreement, the City shall:
 - A. Provide the following services:
 - (1) All pre- and post-season field maintenance. "Field maintenance" shall include edging, filling holes, adding diamond mix to turf-free areas of diamond, leveling, straightening and repair of fence posts, repair of dugouts, over-seeding, top-dressing, sodding, repair or replacement of signage, resetting of mound and base pegs, adding clay to batter's box.
 - (2) Maintenance of existing lighting systems at Facilities. If lights at any of the City park facilities identified in Sections 1-4 (the "Facilities") require replacement during the term of the Agreement, City has the option to replace lighting or transfer MSCR's game/event to a comparable baseball/softball diamond.
 - (3) Cleaning and restocking of restrooms.
 - (4) Cleaning of bleacher and parking lot areas.
 - (5) Removal of trash from Facilities.
 - (6) Application of broadleaf herbicides to turf at Facilities according to City policy.
 - (7) Fertilization, mowing and watering of turf as deemed necessary by City.
 - (8) Dragging fields prior to first game of day, weather permitting.
 - (9) Marking fields for play in accordance with standard field marking. If multiple MSCR activities are scheduled for a field on the same day, City agrees to drag and mark field once prior to the beginning of the first MSCR activity. Weather may prevent or disrupt lining of fields. At Elver and Warner, MSCR may line the fields as well, as set forth below in Sec. 8.A.

- (10) Application of drying materials as necessary and appropriate as determined by Parks Division. MSCR may apply drying materials only at Elver and Warner as set forth below in Sec. 8.A.
- (11) Parks will provide, base pegs, home plate and pitching plates.
- B. <u>Facility Unavailability</u>. The City will notify MSCR no later than 2:00 p.m. on the day of a scheduled game or event that the Facility cannot be ready for play due to rain or other circumstances beyond the City's control. Notification will consist of an email to the user registered in Spotz or similar online field registration program. If the City has not cancelled the game by 2:00 p.m., the game can still be cancelled or stopped by MSCR, or a game or event official.
- C. Upon request by MSCR, the City will provide to MSCR within forty-five (45) days of the end of the fall season, a detailed report of City expenses related to MSCR's use of City parkland for the season's adult softball and kickball programs.
- 9. MSCR Responsibilities. MSCR shall:
 - A. Provide all bases necessary for league play and provide MSCR staff with keys to locks and keys to base boxes, light boxes and gates as necessary.
 - B. Organize all league activities including but not limited to recruiting participants; scheduling games and rainouts; hiring, training and paying umpires and scorekeepers. MSCR will turn off scheduled lights in the event of a rain cancellation.
 - C. Cease play and not begin any new inning after 11:00 pm.
 - D. Provide a listing of all additional adult leagues and programs to be offered in facilities managed by City of Madison Parks Division and pay associated fees.
 - E. Upon request, provide to the City within thirty (30) days of the end of the season a detailed report of the number of players associated with the season's recreational programs. Report shall include, to the extent possible, the number of registrants who are not City residents.
 - F. Provide City with MSCR's written policy relating to stopping play because of lightning or other unsafe playing conditions caused by weather.
 - G. MSCR must follow all park rules, including no driving on grass.

10. Other MSCR Activities.

A. <u>Damage Arising from Other Activities</u>. If damage to a field occurs due to MSCR playing on a field that would otherwise have been closed due to weather, MSCR is responsible for paying for the repairs. Future games will not be rescheduled to other

fields while the repairs are conducted and repairs will be made on a timeline established by the City of Madison.

- B. <u>Shelters</u>. MSCR may use shelters in Parks for MSCR programs. Such use shall be charged at fifty percent of the approved shelter fees for all shelters except Level 1 Picnic Shelters, which shall be free of charge.
- C. Use of shelters shall require advance reservations to avoid double bookings. MSCR will not occupy park shelters that they do not have reserved in a manner that prevents the City from renting the shelter to other users and providing daily maintenance/cleaning.
- D. MSCR may use shelters free of charge when the use is for a program that 1) charges no fees; 2) is located in Neighborhood Resources Team areas or neighborhoods with similar demographics; 3) use of the shelter ends, shelter is cleaned up and shelter is vacated by 4 PM daily; and 4) MSCR has notified the City of the use so that the City can remove it from its available shelter inventory.
- E. For use of green spaces MSCR will apply for a "Classes in Parks" Permit.
- F. Use of lighting for "Classes in Parks" will be \$55 per use

ATTACHMENT B

Scope of Services, Special Terms and Conditions of Use Warner Park Community Recreation Center Community Programming

- 1. <u>Community Opportunity</u>. The Warner Park Community Recreation Center (WPCRC) is a gathering place that provides innovative growth and enrichment opportunities for the Madison community and connects people of all ages, races and cultural backgrounds. The affiliation with the Madison Metropolitan School District's Madison School & Community Recreation (MSCR) is an opportunity to maximize resources, expertise, and coordination of citywide recreational services.
- 2. <u>Services Goal</u>. The goal of this relationship is to provide quality, accessible recreational services that are integrated into the broader recreational system in the City. In that vein, the City and MSCR agree to collaborate to implement the goal by providing the following services:
 - A. The City will coordinate the use and scheduling of the WPCRC and assist in developing a recreational plan. The City will also provide office space and storage of equipment for MSCR staff, as approved by the WPCRC Facility Manager.
 - B. MSCR will provide its recreational expertise, assistance in developing a recreational plan, management of recreation programs at WPCRC, including a, summer camp for youth, support of recreation for all ages, including but not limited to arts and enrichment, sports, fitness programming, recreational materials and supplies, or other recreational programming as mutually determined.
 - C. <u>Programming</u>. MSCR will have exclusive use of the WPCRC Pottery Room.
- 3. Project Activities / Timetable.
 - A. <u>Recreation Plan</u>. The City, through its services at the WPCRC, is committed to serving the entire community and is committed to achieving the goals established for the funding of the WPCRC through federal Department of Housing and Urban Development (HUD) and Community Development Block Grant (CDBG) agreements. The Parties wish to continue to attract persons of all economic levels to the WPCRC through the offering of quality recreational and social programs. To meet these mutual objectives, MSCR will work with the City of Madison Parks Division ("Parks Division") to develop an annual Recreation Plan ("Plan") with three program sessions (summer, fall, and winter) for the WPCRC. The Plan shall provide a listing of the programs to be offered, hours of each program, the target population of each program, the number anticipated to be served by each program and the proposed fees for each program. The Plan will meet the needs of a broad range of individuals, including but not limited to individuals of different ages, income groups, and backgrounds. The Parks Division shall approve the Plan, in writing, at least 60 days prior to marketing of classes.
 - B. MSCR and Parks Division will continue to work collaboratively to provide structured and unstructured programming for youth of all ages.

- C. <u>Reporting</u>. MSCR shall provide an annual report of Plan offerings that includes number of participants served, demographic information, scholarships provided, and if participants are City residents or nonresidents. MSCR staff will be available to present an annual report to the Board of Park Commissioners regarding the offerings at WPCRC.
- D. <u>Program Coordination</u>. MSCR will work with the Parks Division to coordinate proposed WPCRC programs with other activities at the WPCRC as well as other recreational offerings in the area. MSCR planned recreation programs shall not interfere with the City's ability to rent out the WPCRC in order to produce revenue that is necessary to the facility's continued operation and in order to serve members of the community that are not being served by the Plan.
- 4. Fiscal and Program Management.
 - A. <u>Fees</u>. During the term of this Agreement, the City agrees to pay to MSCR the following fees, prior to December 31, subject to City budgetary approval:
 - 2024: \$7,000 2025: \$7,000 2026: \$5,000 2027: \$5,000 2028: \$3,000
 - B. <u>Program Participant Registration and Fee Handling Process</u>. All MSCR programs administered at WPCRC will be posted on MSCR's Class registration software. Persons interested in MSCR programs at WPCRC will submit registration forms and payments on line or by mail, fax or in person to the MSCR Office for processing. Participants may also drop off registration forms and payment at WPCRC. City staff will ensure that registrations accepted by City staff at the WPCRC front desk are complete, and will forward registration and revenue to MSCR administrative staff at WPCRC. Any registration fees kept at WPCRC must be secured in the safe, for weekly deposits by MSCR staff.
 - C. <u>ID Cards</u>. WPCRC ID cards are required for all MSCR participants. For participants who do not have a WPCRC ID card, MSCR staff will send appropriate registration forms to those participants with their class confirmations. Participants needing ID cards may obtain ID cards at WPCRC any time before the second class meeting. Class lists will be available at the WPCRC front desk on the first night of MSCR classes so that new patrons may be admitted and/or obtain their ID card on the first night of class. MSCR will be responsible for all MSCR registrations, fee collection, deposits and accounting as per MMSD policies. City staff shall have primary responsibility for the issuance and collection of fees for ID cards at the front desk.

- D. <u>Surcharge Fees</u>. A non-resident surcharge fee will be assessed to program participants living outside the City for WPCRC ID card. A non-resident surcharge fee will be assessed to program participants living outside the MMSD for MSCR programs.
- E. <u>Reproduction of Printed Material</u>. MSCR shall provide to WPCRC a minimum of ten (10) cases of copy machine paper to offset the cost of reproducing MSCR-related printed material. MSCR agrees to act in good faith by doing as much as possible of its high quality reproduction of printed material at a non-City site.
- F. <u>Office Space and Staffing</u>. The City will provide MSCR office space and storage space for necessary program equipment. The office space will include wiring to facilitate computer and phone communication between MSCR administrative offices and WPCRC. A Program Supervisor will be stationed at the WPCRC and will be hired, paid for, and supervised by MSCR.
- G. Youth Special Events. The City agrees to allow usage of WPCRC Facilities for up to four (4) youth special events without charge to MSCR for use of space. MSCR staff and volunteers shall clean Facilities to its original condition (approved by Facility Manager or his/her designee) immediately following the event or in the alternative pay a \$150 cleaning fee to WPCRC.
- H. <u>Kids Day Out</u>. The City agrees to allow usage of WPCRC Facilities for up to seven (7) Kids Day Out events without charge to MSCR. MSCR staff and volunteers shall clean Facilities to its original condition (approved by Facility Manager or his/her designee) immediately following the event or in the alternative pay a \$150 cleaning fee to WPCRC.
- I. <u>MSCR Training</u>. MSCR shall pay the City \$150 per full day for operational maintenance and custodial service to support MSCR use of WPCRC building for MSCR staff training when more than one room is used by MSCR.
- J. The City/WPCRC fixed asset or capital equipment budget will not be used for replacement and/or purchase of any equipment or furnishings which would serve to exclusively benefit MMSD/MSCR and/or the programs and/or services they offer at WPCRC.

5. <u>Recreation Program</u>

- A. MSCR will administer a recreation program at the WPCRC, as outlined in the Recreation Plan. MSCR will support the City's policy relating to identification (ID) card requirements and WPCRC policies and behavior guidelines as established by the WPCRC Advisory Board and Board of Park Commissioners. The recreation program shall include a full 12-month schedule of activities and a minimum of 3,000 recreational hours. Other components of the recreation program administered by MSCR will include, but not be limited to, the following functions:
 - (1) Initiate program outreach to North Side Community prior to each session.

- (2) Promote scholarship opportunities to participate in programs to the North Side Community and WPCRC members.
- (3) Promote MSCR job opportunities, in particular youth opportunities to the North Side Community and WPCRC members.
- (4) Recruitment, hiring, orientation, training, supervision and evaluation of program leaders and instructors.
- (5) Registration of program participants.
- (6) Processing of program personnel payroll.
- (7) Program evaluation and reporting.
- (8) All MSCR classes in the gym must be finished by 2:00 PM on Mondays to accommodate school early release and youth using the gym.
- B. MSCR shall ensure that the approved Recreation Plan is implemented in an efficient and effective manner. MSCR program staff shall communicate to WPCRC any program revisions or modifications.
- C. MSCR and City staff at the WPCRC shall meet not less than quarterly on programming, scheduling and participation issues. In the event that any such issues remain unresolved beyond the intra-building meeting stage, a formal joint referral of the issue(s) shall be made to the Executive Director of MSCR and the Park Superintendent or their designees for resolution.

6. Camps

- A. The City recognizes the value of quality summer programs in the Warner Park area and supports MSCR providing this service. To accomplish this, MSCR agrees to be primary and City will assist with the completion of the following tasks during camp:
 - (1) Cleaning all tables and chairs prior to "tearing down" after each day's activities.
 - (2) Keeping the childcare room and the infant room neat and orderly.
 - (3) Cleaning all tables and chairs in the dry craft room, when used for camp activities.
 - (4) Wiping down all stainless steel counters and tables in the kitchen, when used for camp activities.
 - (5) Wiping down the stovetop when used for camp activities.

- (6) Ensuring main hallway is free of children's belongings i.e. backpacks, lunch boxes, arts and crafts, etc., upon conclusion of daily program.
- (7) MSCR shall clean Facilities that are used during camp to the original condition (approved by Facility Manager or his/her designee) immediately following the camp.
- (8) MSCR will supply to WPCRC an agreed upon amount of paper towel, toilet paper, hand soap and trash can liners to be used by camp participants.
- B. City agrees to be primary and MSCR shall assist in the completion of the following tasks during camp:
 - (1) Setting out tables and chairs for each day's activities.
 - (2) "Tearing down" all tables and chairs prior to 4:00 p.m. each day when the space is needed for other classes or rentals.
 - (3) Providing necessary waste receptacles for camp activities.
 - (4) Cleaning the Playroom bathroom daily.
- C. MSCR staff are permitted to remain 30 minutes past the program end time for clean up.
- 7. <u>Marketing</u>. MSCR shall market all MSCR programs at the WPCRC in coordination with the Parks Division and subject to Parks Division review prior to release. All marketing efforts will include the information that WPCRC programs are a joint effort of the City of Madison and MSCR. MSCR will include the City of Madison/WPCRC logo in all of its publicity related to programs offered at the WPCRC.
- 8. Program Reports and Oversight.
 - A. MSCR shall submit to the Facility Manager program reports upon completion of each seasonal session. MSCR shall also submit detailed seasonal attendance reports to the Facility Manager for inclusion in the monthly administrative report submitted by the Facility Manager to the Board of Park Commissioners or its subcommittee. Dates for submission of the monthly reports are established annually by the WPCRC Facility Manager.
 - B. The Board of Park Commissioners and the Madison Common Council has oversight of WPCRC operations. The Board of Park Commissioners, through the Parks Division, shall review the recreational program and offerings at the WPCRC. The Madison Metropolitan School District Board oversees MSCR and the recreational offerings at the WPCRC

ATTACHMENT C Special Terms and Conditions of Use Tenney Park Pontoon Boat Rental Program

- 1. <u>Purpose</u>. The purpose of this Agreement as it relates to MSCR's Pontoon Boat Rental Program at Tenney Park is to permit MSCR to provide a pontoon boating experience to, in order of priority, people with disabilities, individuals and groups from Neighborhood Resource Team areas or neighborhoods with similar demographics, people who represent racially diverse and/or low income groups and individuals that have traditionally not accessed the lake for boating, nonprofit groups or organizations, non-disabled senior, and other members of the general public.
- 2. <u>Scope of Services</u>. Parties will perform the services as follows:
 - A. MSCR shall be responsible for: (1) purchase, licensing, operation, maintenance, repair and storage of the boats; (2) maintenance and operation of the fuel tanks, including meeting any associated safety requirements; (3) insurance covering the program's operations and boats; and (4) promotion, scheduling and management of the daily operations of the Pontoon Boats. Rental fees will be established yearly by MSCR and MSCR shall retain 100% of the program revenue to cover operating expenses. MSCR is responsible for all telephone, fax and other related costs for the program. In addition, MSCR owns and maintains the larger boat rental shed at Tenney Park. MSCR also owns and agrees to maintain the shade structure in the boat rental area, along with the wooden slip barriers installed on the concrete piers.
 - B. City shall be responsible for the maintenance of the physical facilities at the pontoon boat launch site area within Tenney Park, including, except as noted in Sub. A above, the concrete piers, fences, concrete and asphalt. City shall also provide to MSCR and maintain storage facilities at Tenney Park for MSCR's pontoon boats and their equipment, within the fenced pontoon boat launch site. City owns and maintains the smaller boat rental shed at Tenney Park. City is responsible for electricity, natural gas, water and sewer utilities for the facility.
 - C. City shall be responsible for meeting fire safety requirements at the boat rental site, including providing a fire extinguisher on site and notification of any flammable materials. MSCR is responsible for meeting any fire safety requirements on its pontoons.
 - D. City and MSCR will meet twice per year, once prior to the start of the boating season, and once after the close of the boating season, to review the status and condition of the facilities.
- 3. <u>Improvements</u>. MSCR may make improvements to the Tenney Park Pontoon Boat Rental location as follows:
 - A. <u>Approval Process</u>. Prior to making any improvements to the Tenney Park Pontoon Boat Rental location, MSCR must notify the Parks Superintendent, or designee.

Depending on the nature of the improvement, it may require separate historic preservation review, and Department of Natural Resources and/or Board of Park Commissioners approval. MSCR shall obtain any necessary permits and approvals for the improvements. All costs for the improvements are the responsibility of MSCR.

- B. <u>Donation and Acceptance of Improvements</u>. Once constructed, MSCR shall notify the Parks Superintendent, or designee, who shall have the improvement inspected. If the Parks Superintendent, or designee, is satisfied that the improvement is consistent with the approved plans, and there appear to be no obvious defects or deficient workmanship, the City will accept the improvement, which will be considered a donation by MSCR to the City.
- 4. <u>Additional Pick Up/Drop Off Locations</u>. City authorizes MSCR to use the following parks to pick up and drop off patrons for its pontoon boat rental program:

Olin Park Warner Park Olbrich Park

MSCR may use these additional sites on one day each week. By mutual agreement in writing, locations can be modified. Special events have priority at locations. If a special event has reserved and been permitted to use a park, MSCR may not use the location.

5. <u>Facility Fees</u>. MSCR shall pay to the City the following annual facility fees for the use of Tenney Park, which includes the vending permit and the additional pickup/drop off locations, for its pontoon rental program:

\$5,269
\$5,400
\$5,535
\$5,674
\$5,815

- 6. <u>Voucher Program</u>. The City and MSCR shall create a voucher program to encourage greater availability of the pontoon boat rental program to underserved groups. Facility fees may be reduced by \$5 for each voucher used, up to 400 vouchers annually. Vouchers counted for the reduced fees include those used by individuals and groups from Neighborhood Resource Team areas or neighborhoods with similar demographics, by people with disabilities, and others who represent racially diverse and/or low income groups and individuals that have traditionally not accessed the lake for boating. If mutually agreed upon, the City and MSCR may make changes to the determination for eligibility requirements for the voucher program. MSCR is encouraged to provide additional vouchers as they see fit to support community access to the pontoon program.
- 7. <u>Operational Season</u>. The season for operation at the facility will be from May 1 to September 30, weather permitting.

- 8. <u>Operators</u>. Operators and first mates of the boat must be certified through completion of an approved boating safety class. All boat operators must be trained on the boat without renters aboard prior to serving as a driver in the program. One of the operators must be 18 years of age or older. *First Mates must be 14 years of age or older and may pilot the boat only in emergency situations*.
- 9. <u>Safety</u>. Safety decisions during a trip are to be determined by the boat operator following safety guidelines established by the US Coast Guard Auxiliary. In addition, MSCR agrees to the following:
 - A. Group size limit for each boat is 15 individuals, and no more than 5 individuals may ride while sitting in wheelchairs on the boat at any one time. Renter must provide adequate supervision to cover emergency situations.
 - B. Approved personal floatation devices must be available for each participant and are recommended to be worn during boat operation.
 - C. Individuals riding in wheelchairs are recommended to be secured to the floor of the boat with tie-downs provided. It is also recommended these same individuals remove their lap belts and trays.
- 10. <u>Renter Liability</u>. The renter shall be responsible for property damage and/or personal injury or death caused by passenger acts or negligence. It is recommended the renter carry liability insurance. Renter is responsible for supervision of each member of his or her group, and shall provide adequate supervision, taking into account the ages and needs of the group.
- 11. <u>Reporting</u>. MSCR shall annually make a report to the City of the number of rides provided overall under the program, including by location. Reporting should also include the number of voucher rides, and ridership by resident vs. non-residents. In addition, no more than one time during the duration of this Agreement, MSCR shall provide to the City, within thirty (30) days of a request, a detailed report of MSCR's expenses and revenue associated with the Tenney Pontoon Park Boat Rental.

ATTACHMENT D

MMSD School Athletic Programs' Use of Park Facilities Special Terms and Conditions of Use

- 1. <u>Facilities</u>. MMSD shall be entitled to the non-exclusive right to use the following City park facilities (the "Facilities") for its school athletic programs, which list may be updated or amended upon the written agreement of the Parties:
 - A. <u>Baseball</u>. The baseball diamonds at the following locations:
 - (1) Bowman Park.
 - (2) Warner Park.
 - B. <u>Cross-Country</u>. The cross-country courses at the following locations:
 - (1) Warner Park.
 - (2) Elver Park.
 - (3) Yahara Hills Golf Course.
 - (4) The Glen Golf Park

C. <u>Golf</u>. All currently operating City golf courses.

- D. Soccer. The soccer fields at the following locations:
 - (1) Elver Park.
 - (2) Quann Park.
 - (3) Rennebohm Park.
 - (4) Warner Park: 4 soccer fields.
- E. Softball.
 - (1) Bowman Park: 3 softball diamonds.
 - (2) Demetral Park: 4 softball diamonds.
 - (3) Elver Park: 4 softball diamonds.
 - (4) Goodman Park: 2 softball diamonds.
 - (5) Olbrich Park: 4 softball diamonds.

- (6) Warner Park: 4 softball diamonds.
- F. Tennis.
 - (1) Reindahl Park.
 - (2) Rennebohm Park.
 - (3) Quann Park.
- 2. Fees; Payment.
 - A. <u>Activity Fees</u>. MMSD shall pay the following fees for use of the City's Facilities:
 - (1) <u>Baseball</u>.
 - (a) Bowman Park: No fees shall be imposed for the use of City Facilities by MMSD under this Agreement for fields that are used and paid for by MSCR. MMSD will pay the same rate as MSCR pays for Bowman softball for fields they are solely using for games. MSCR will not pay a fee for practices for fields they are solely using for that purpose.
 - (b) Warner Park: \$300.00 per game.
 - (2) <u>Cross-Country</u>. Fees shall be determined by the MMSD Athletic Director and the Parks Superintendent prior to use of the City's Facilities.
 - $(3) \qquad \underline{Golf}.$
 - (a) <u>Greens Fees</u>. Fees shall be based upon each 9 hole round played by participants. The rate shall be as follows:
 - 1. Weekdays: \$9.00.
 - 2. Weekends (prior to Memorial Day and after Sept. 30): \$12.50.
 - 3. Weekends (from Memorial Day weekend through Sept. 30): \$15.00.
 - (b) <u>Course Set-Up Charge</u>. If MMSD wishes to have the golf courses specially set up for play, a \$75 course set-up charge shall apply.
 - (4) <u>Soccer</u>.
 - (a) Warner Park: Rates as approved by Board of Park Commissioners.
 - (b) Other fields: Fees shall be determined by the MMSD Athletic Director and the Parks Superintendent prior to use of the City's Facilities.

- (5) <u>Softball</u>. No fees shall be imposed for the use of City Facilities by MMSD under this Agreement for fields that are used and paid for by MSCR. MMSD will pay the same rate as MSCR for fields they are solely using for games. MSCR will not pay a fee for practices for fields they are solely using for that purpose.
- (6) <u>Tennis</u>.
 - (a) Annual Fee: In lieu of a charge for MMSD practice tennis, MMSD shall pay an annual amount of \$500 to the City for use of its Facilities for tennis. This payment shall be included on the invoice prepared on or around June 15.
 - (b) Quann Park (special events): \$5.50 per court/hour or \$17.50 per court/4 hours for special events.
- B. Additional Fees. The following additional fees apply to the use of the Facilities:
 - (1) <u>Lighting</u>. If lighting is used for baseball or soccer at any of the Facilities, MMSD shall pay \$15.00 per quarter hour of use.
 - (2) <u>Labor</u>. If City labor is necessary for clean-up or extra preparation of the Facilities, MMSD shall pay the City \$50.00 per hour for this work. The labor fee may be adjusted by the City annually, based on the City's current labor contract with its employees.
- C. <u>Payment</u>. City shall bill MMSD at the end of each scholastic athletic season for usage of the Facilities for that season. Invoices shall be prepared on or around June 15 and December 1 and sent to MMSD. MMSD shall remit payment within thirty (30) days of receiving invoices. City may charge a late payment fee of 12% per annum on unpaid balance outstanding over thirty (30) days.

3. Additional Program Specific Regulations.

- A. Cross-Country Regulations.
 - (1) No meets or practice will be permitted without proper authorizations from the Parks Division.
 - (2) Specific meet particulars are to be provided to City golf course officials sixty (60) days in advance of any scheduled meet. This will allow planning for course reservations and other specialized preparation.
 - (3) All meet running areas are to be approved by the City golf course professional and/or officials from the City Parks Division. These areas will be established to provide for maximum safety to golfers, park users and running participants.

- (4) Host school officials are to provide supervisory control of meets as spelled out by golf course staff officials. This will include particular emphasis on off-limit areas for pre-meet activity and satisfied clubhouse (locker room) supervision.
- (5) <u>Monona Golf Course</u>. Only dual and triangular meets are permitted.
- B. Golf Regulations.
 - (1) Participating schools must file a usage report and a proposed schedule for the spring season no later than March 31 and no later than June 30 for the fall season.
 - (2) Confirmation of golf matches must occur at least 2 weeks prior to the match to ensure availability. Any matches that occur without the 2 week confirmation are subject to an additional \$1.50 per nine hole round charge from the rates in section 2.A(3)(a) above.
 - (3) Players must be accompanied on the course at all times by a coach. For all matches, invitationals, sectionals, and regionals, coaches are to monitor all players on the course.
 - (4) This program is limited to the MMSD school year, or as otherwise agreed to by MMSD and the City.
 - (5) Leagues and Events will have priority of reservation time.
 - (6) Practice days and times will be restricted to two nights per week per school. There is no practice on match nights. Invitationals, sectionals, and regionals must be approved by Parks staff prior to scheduling.
 - (7) All payments for Golf will be made directly to Parks staff at the courses. These payments are due in full within 45 days at the conclusion of each school's season. If payment is not received within this timeframe no future season bookings will be permitted for that school and any rounds played by that school will be charged at two times (2X) the rates in section 2.A(3)(a) above.
- C. <u>Tennis</u>. MMSD will send the City a reservation list for practices so that the City is aware of the usage of its tennis Facilities. While the Parks Division will take reasonable measures to prevent a conflict in use of the City's tennis facilities between MMSD and other parties, MMSD's use will ultimately be subject to private reservations and MMSD may need to relocate to other Facilities.
- 4. <u>City Responsibilities</u>. The City agrees that, as a condition of this Agreement, the City shall:
 - A. Provide the following services:

- (1) All pre- and post-season field maintenance. "Field maintenance" shall include edging, filling holes, adding diamond mix to turf-free areas of diamond, leveling, straightening and repair of fence posts, repair of dugouts, over-seeding, top-dressing, sodding, repair or replacement of signage, resetting of mound and base pegs, adding clay to batter's box.
- (2) Maintenance of existing lighting systems at Facilities. If lights require replacement during the term of the Agreement, City has the option to replace lighting or transfer MMSD's game/event to a comparable park facility.
- (3) Cleaning and restocking of restrooms.
- (4) Cleaning of bleacher and parking lot areas.
- (5) Removal of trash from Facilities.
- (6) Application of broadleaf herbicides to turf at Facilities according to City policy.
- (7) Fertilization, mowing and watering of turf as deemed necessary by City.
- (8) Dragging fields prior to first game of day.
- (9) Marking fields for play in accordance with standard field marking, weather permitting. If multiple MMSD activities are scheduled for a field on the same day, City agrees to drag and mark field once prior to the beginning of the first MMSD activity.
- (10) Application of drying materials as necessary and appropriate as determined by Parks Division.
- B. <u>Facility Scheduling</u>. City will notify MMSD of spring Facility availability by January 15 and fall Facility availability by June 15. City will notify MMSD by March 1 of confirmation of scheduling of Facilities for spring programs, and by August 1 for fall programs.
- C. <u>Facility Unavailability</u>. The City will notify MMSD no later than 2:00 p.m. on the day of a scheduled game or event that the Facility cannot be ready for play due to rain or other circumstances beyond the City's control. Notification will consist of an email to the user registered in Spotz or similar online field registration program. If the City has not cancelled the game by 2:00 p.m., the game can still be cancelled or stopped by MMSD, a game or event official.
- D. <u>Restroom Operation Schedule</u>. City shall provide MMSD with its annual restroom open and closure schedule once prepared.

5. MMSD Responsibilities.

- A. <u>Scheduling</u>. MMSD shall submit Facility reservation requests and programming schedules to the City by May 1 for the fall athletic season and January 1 for the spring athletic season in order to receive priority scheduling of Facilities.
- B. <u>Baseball and Softball</u>. MMSD shall be responsible for providing all bases necessary for softball and baseball games and provide MMSD coaches with a key to base storage box as necessary. MMSD agrees to cease play and not begin any new baseball or softball inning by 11:00 p.m.
- C. MMSD shall organize all school athletic program activities at City Facilities, including, but not limited to, scheduling games and rainouts; hiring, training and paying umpires and scorekeepers.
- D. MMSD shall provide the City with MMSD's written policy relating to stopping play because of lightning or other unsafe playing conditions caused by weather.
- E. MMSD shall contract and assume all costs of portable toilets for locations in which restrooms are not available (Yahara Golf) or during interim times when seasonal restrooms are not activated (Olbrich ball diamonds, Warner soccer and baseball, etc.).
- F. MMSD shall advise interscholastic booster clubs or other affiliated organizations that propose to sell food and/or non-food products at the City's Facilities that the clubs or organizations will be responsible for securing appropriate permits from Public Health and the Parks Division prior to any event, and will be responsible for payment of all fees for those permits.
- G. Any amplified sound shall remain at a moderate level and not exceed a PA1 level of 75 decibels at 150 feet from the source.
- H. Prior to beginning use of City Facilities in the spring season, MMSD shall receive written approval from Parks Division staff that field/court conditions are ready for play.

ATTACHMENT E

Goodman Pool: Swimming Lessons and Fitness Programming Special Terms and Conditions of Use

MSCR is authorized to offer swimming lessons and aquatic fitness programming at the City's Goodman Community Pool, subject to the special terms and conditions of use as set forth in this Agreement:

1. <u>Schedule of Operations</u>.

- a. Parks will establish a pool-use schedule that designates time and space for current user groups, including Opening Day Celebration, Goodman Waves practices and Meets, McFarland Sharks Swim Team, All City Aquatic Event, and Community Groups.
- b. MSCR will provide information on the level of service expected to be provided the following summer by December 15 of the prior year to help inform the pool schedule.
- c. Parties will determine a mutually agreeable schedule for pre-season training.
- d. Parties will work together to determine pool availability for MSCR lessons in a manner that does not impact existing user groups and optimizes open and lap swim times to the public.
- e. MSCR will develop lessons and programs in accordance with Red Cross Standards.

2. Public Communication Plan.

- a. Parties will work to develop consistent communication to the public, including a press release and MSCR Summer Program Guide.
- b. MSCR will publish a schedule for lessons.
- c. Parks will provide links on the Goodman Pool website directing interested customers to MSCR's registration process.

3. <u>Responsibilities of MSCR</u>

- a. Complete administration of lessons program, including publishing program availability, gathering registrations, communications with participants, evaluating progression to next level, and all other associated duties.
- b. All instructors will be employees of MSCR, and MSCR will be responsible for any compensation to these individuals as a result of their duties as swim instructors.

- c. Ensure all instructors have necessary certifications and training for conducting training per pertinent Red Cross, ATCP and any other requirements, including regular in-service training throughout the season.
- d. MSCR Staff will be trained on all safety procedures adopted by the Goodman Community Pool.
- e. MSCR will ensure participants are adhering to Goodman Pool Behavior Policies.
- f. Perform any set-up, takedown or clean-up required for lessons.
- g. Notify Parks staff of any change in schedule and coordinate the release of lanes when they are no longer needed.
- h. Grant space in the MSCR Summer Program Guide for the Parks to advertise the Goodman Pool and Goodman Waves Swim and Dive Team at a value equivalent to the Parks' contribution to MSCR's fundraising events, not to exceed \$1,000.

4. <u>Responsibilities of Parks</u>.

- a. Scheduling of overall pool facility, including incorporating agreed upon schedule for MSCR programs.
- b. Maintain facility in safe and orderly condition in compliance with ATCP regulations.
- c. Establish staffing plan and provide lifeguard and other required staff to monitor water safety as required by ATCP standards.
- d. Monitor pool and weather conditions, and determine open/close requirements, and communicate any modifications to schedule to designated MSCR staff.
- e. Monitor and enforce Goodman Pool Behavior Policy for all patrons using the pool.
- 5. Evaluation of Program.
 - a. By November 1, MSCR will provide a report to Parks that includes a description of programs provided, number of children and number of adults who participated, demographic information, scholarships provided, and if participants are MMSD residents or nonresidents, along with photos and comments from participants, if available. MSCR and Parks staff will evaluate the benefits and challenges and determine recommendations for continuing the partnership.

6. Fees Related to Program.

- a. MSCR will collect registration fees from participants.
- b. MSCR will pay a pool rental fee to the City of Madison as follows:

2024 - \$12,000 2025 - \$10,000 2026 - \$10,000 2027 - \$8,000 2028 - \$8,000



City of Madison

Master

File Number: 80821

File ID:	80821 File Type:	Resolution Status:	Council New Business
Version:	1 Reference:	Controlling Body:	COMMON COUNCIL
		File Created Date :	11/14/2023
File Name:	A RESOLUTION authorizing a non-compe- service contract with Illingworth-Kilgust Me Inc. for replacement of a ventilation fan as with the Monona Terrace tunnel fire alarm	echanical, sociated	
Title:	Authorizing a non-competitive service Inc. for replacement of a ventilation far tunnel fire alarm system. (District 4)	• •	nical,
Notes:	Jon Evans		
Sponsors:	Michael E. Verveer, Regina M. Vidaver, W Tishler And Isadore Knox Jr.	illiam Effective Date:	
Attachments:	Illingworth-Kilgust Mechanical, Inc Non-Competitive Selection Request - CC . Required November 2023.pdf	Enactment Number: Approval	
Author:	Jim Wolfe, City Engineer	Hearing Date:	
Entered by:	hfleegel@cityofmadison.com	Published Date:	

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Engineering Divi	sion 11/14/2023	Referred for Introduction				
	Action Text: Notes:	This Resolution was Ref Finance Committee (11/27/2					

Text of Legislative File 80821

Fiscal Note

The proposed resolution authorizes the sole source contract for labor to replace a ventilation fan associated with the Monona Terrace tunnel at a cost of \$89,900. This contract will be funded by GO borrowing within Traffic Engineering's John Nolan Drive Lighting capital project (#12730). No additional appropriation required.

Title

Authorizing a non-competitive service contract with Illingworth-Kilgust Mechanical, Inc. for replacement of a ventilation fan associated with the Monona Terrace tunnel fire alarm system. (District 4)

Body

WHEREAS, the Monona Terrace tunnel has four ventilation fans associated with its fire alarm system that evacuate smoke in the event of a fire; and

WHEREAS, the four (4) fans were installed in 1997 and are in need of repairs (3) or replacement (1); and

WHEREAS, this contract would focus on the one fan that is need of replacement; and

WHEREAS, the City will purchase the replacement fan directly and hand it over to Illingworth-Kilgust Mechanical, Inc. for installation. Illingworth-Kilgust Mechanical contract would include removal of the old fan, installation of the new fan, fabrication and installation of new ductwork connections, supports, isolators and miscellaneous work required to complete the installation.

WHEREAS, the cost for this contract would be \$89,900 which includes a \$20,000 allowance to repair components that are not visible until the fan is removed, but anticipated.

WHEREAS, MGO 4.26 requires Common Council approval of service contracts of \$50,000 or more if the contractor was not selected through a competitive selection process, and the reasons for selecting this contractor are set forth above and in the attached Noncompetitive Selection Request Form; and

NOW, THEREFORE, BE IT RESOLVED, that the Mayor and City Clerk are authorized to execute a service contract Illingworth-Kilgust Mechanical, Inc. for the purpose and at the price described above.

PURCHASING VIEW



CITY OF MADISON • FINANCE DEPARTMENT • PURCHASING SERVICES

Non-Competitive Selection Request

Date:	10/31/2023
Requisition Number:	(8 characters)
Requestor Name:	Jon Evans
Requestor Phone Number:	608-243-5893
Requestor Email:	jevans@cityofmadison.com
Fund:	1100 GENERAL V
Agency:	45 TRAFFIC ENGINEERING V
Major:	 53*** Supplies/Goods 541** Utilities 542** Building/Facility Maintenance/Repair 543** Software/Equipment Maintenance/Repair 544** Public Works Maintenance/Repair 545** Training/HR-Related Services 546** Consulting/Professional Services 548** Grants/Loans/Insurance/Other Services
Total Purchase Amount:	\$89,900.00
Vendor Name:	Illingworth-Kilgust Mechanical, Inc.
Product/Service Description:	Replacement Axial Fan for Monona Terrace Tunnel (labor only)
	 \$50,000 and UNDER This form will be sent to the Purchasing Supervisor for review. OVER \$50,000 Complete this form and draft a resolution using the sample resolutions provided by the City Attorney to your Budget Analyst. Your resolution will not be added to the Finance Committee agenda without this form.
Check the box(es) for the excepti	on criteria you feel are applicable:
 Public exigency (emer processes. 	gency) will not permit the delay incident to advertising or other competitive
2. The services or goods	required are available from only one person or firm (i.e., true sole source).
3. The services are for p	rofessional services to be provided by attorneys.
4. The services are to be	rendered by a university, college, or other educational institution.
5. No acceptable bids ha	ve been received after formal advertising.
6. Service fees are estab	lished by law or professional code.

7.	A particular consultant has provided services to the City on a similar or continuing project in the recent past, and it would be economical to the City on the basis of time and money to retain the same consultant.
8.	Otherwise authorized by law, rule, resolution, or regulation. Explain:

If procurement is being paid with Federal or State grant funds, the vendor was identified by name in the approved Grant Application. (OPTIONAL)

REASON FOR REQUEST

WHY A COMPETITIVE SELECTION PROCESS CANNOT BE USED:

Provide **detailed** explanation below. For a true sole source, provide all information to explain why this product or service can only be purchased from this vendor. For one-of-a-kind items not sold through distributors, explain the unique performance features of the product requested that are not available from any other product. For services, detail the unique qualifications this vendor possesses, or other reason(s) that meet the criteria selected above. Identify specific, measurable factors and qualifications.

Illingworth-Kilgust Mechancial has been working with us to scope a needed fan repair/replacement at Monona Terrace. I requested several contractors assistance and they were the only company that responded and was available and able to perform the work. The Tunnel at the Monona Terrace facility has four large ventilation fans associated with it - the fans operate upon a signal from the fire alarm system. The fans were installed in 1997. These fans have fallen into dis-repair. Two of the fans are in average condition for their age. The other two fans are in need of repair (1) or replacement (1). This request is related to the fan that needs replacement, which is the higher cost. Work associcated with the fan that needs repair will be handled after the replacement fan is completed

We have reviewed the scope of work and this is a significant amount of effort that will take a team a skilled sheet metal fabricators and installers - lifts, shoring, removal of existing broken components, etc. It also involves working above an active roadway and coordinating with multiple agencies and in and around an occupied facility.

Assistant City Attorney Doran Viste has confirmed that since this is a replacement and not an improvement, so not considered Public Works.

The City would purchase the replacement fan separately and hand it over to Illingworth-Kilgust for install (fan equipment cost is ~\$47k and we received three vendor quotes). The cost associated with this install work is \$69,900. Munis Account # is 12730. This cost is in line with what we expected/estimated.

Scope of Work Includes:

- Removal of original fan/canvas/rings/old duct drop (taken to scrap yard)
- New stainless steel duct drop to match up to new fan
- Hole covering in floor (if acceptable to city) to keep people and material off John Nolen Drive
- Install new owner furnished fan (New York Blower)
- Stainless Steel I beam to replace existing damaged ones for new fan to sit on
- New gussets on fan for vibration mounts
- Lifts needed for repair and replacement.
- Epoxy paint touch up on gussets.
- Permit fees if needed.
- \$20K set aside for additional ductwork repair that will be further scoped out during the fan replacement.

COMMENTS REGARDING PURCHASES OVER \$50,000

The City of Madison has paid Illingworth-Kilgust Mechanical a total of \$79,804. Of that amount, \$57,285 was competitively selected through formal bidding, and the rest was non-competitively selected (\$14,275) or under the threshold requiring competitive selection (\$8,244).

Date:	11/01/2023	
		Submit



City of Madison

Master

File Number: 80823

File ID:	80823	File Type: Resolution	Status:	Council New Business
Version:	1	Reference:	Controlling Body:	COMMON COUNCIL
			File Created Date :	11/14/2023
File Name:	Authorizing the May an Agreement with [or and the City Clerk to enter into Dane County	Final Action:	
Title:	County to provide services, promotio	ayor and the City Clerk to enter int \$19,300 in assistance to Metro Tr n efforts, and operations for calen on MPO to support the County Sp	ransit for transit information ndar year 2024, and \$5,00	on

Notes:

Sponsors:	John W. Duncan, Derek Field And Barbara Harrington-McKinney	Effective Date:
Attachments:		Enactment Number:
Author:	Alexandra Andros, Greater Madison MPO Manager	Hearing Date:
Entered by:	lheiser-ertel@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Department of Pla and Community ar Economic Develop	nd	Referred for Introduction				
	Action Text:	This Resolution was Ref		ction ce Committee (11/27/23), Comn	non Council (12/5/23)		

Text of Legislative File 80823

Fiscal Note

The proposed resolution authorizes the agreement between the Greater Madison MPO, Metro Transit, and Dane County that provides \$19,300 to Metro Transit and \$5,000 to the Greater Madison MPO for transit information services, promotion efforts, and specialized transportation services during 2024. The adopted 2024 operating budgets for both the Planning Division/MPO and Metro Transit include the Dane County funding amounts and the associated expenditures for this agreement.

Title

Authorizing the Mayor and the City Clerk to enter into an Agreement with Dane County to provide \$19,300 in assistance to Metro Transit for transit information services, promotion

efforts, and operations for calendar year 2024, and \$5,000 to the Greater Madison MPO to support the County Specialized Transportation activities for calendar year 2024.

Body

WHEREAS, the 2024 Dane County budget includes various technical assistance and coordination efforts regarding the provision of specialized transportation services; and

WHEREAS, the budget includes funding support for Metro Transit in the amount of \$19,300 for transit information services, promotion efforts, and operations for the calendar year 2024, and \$5,000 to the Greater Madison MPO to support the 2024 Dane County coordination activities; and

WHEREAS, Metro Transit and the Greater Madison MPO have included these amounts in their respective budgets.

NOW, THEREFORE, BE IT RESOLVED that the Mayor and the City Clerk are authorized to enter into an agreement with Dane County for providing services to Metro Transit and the Greater Madison MPO for the 2024 calendar year for a total of \$24,300.



City of Madison

Master

File Number: 80825

File ID.	80825	File Type: Resolution		Status:	Council New Business
Version:	1	Reference:	Controllin	ıg Body:	COMMON COUNCIL
			File Create	ed Date :	11/14/2023
File Name:	Overture 2024 P	erformance Contract	Fina	I Action:	
Title:	-	Mayor and City Clerk to execute a erations of the Overture Center, a			
	,				
Notes:	Overture2024Ag	reement			
	-	reement s-Conway And Michael E. Verveer	Effecti	ive Date:	
Sponsors:	Satya V. Rhodes 80825-OCF Fina		Effecti Enactment I		
Sponsors: ttachments:	Satya V. Rhodes	s-Conway And Michael E. Verveer	Enactment I		

Histo

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Attorney's Office	11/14/2023	Referred for Introduction				
	Action Text: Notes:						

Text of Legislative File 80825

Fiscal Note

The proposed resolution authorizes the 2024 contract between the City of Madison and the Overture Center. The 2024 budget includes \$2,180,000 as the City's subsidy to support Overture operations, an \$85,000 increase from the \$2,095,000 subsidy provided in 2023. The City's contribution is authorized by the Room Tax Commission and fully funded through the Room Tax Fund.

Title

Authorizing the Mayor and City Clerk to execute an Annual Performance Contract for the 2024 operations of the Overture Center, and providing for a grant from the City (District 4).

Body

Title

Authorizing the Mayor and City Clerk to execute an Annual Performance Contract for the 2024 operations of the Overture Center, and providing for a grant from the City (District 4).

Body

Whereas, on December 14, 2010, the Common Council adopted Resolution No. RES-10-00996, File No. 20248, (the "2010 Resolution") acknowledging private ownership and operation of the Overture Center, establishing a City commitment to future grants to Overture subject to annual appropriation, and setting forth the terms and conditions for such grant, and

Whereas, the 2010 Resolution also authorized the City to enter into a long-term Structural Agreement with Overture Center Foundation, Inc. ("OCF"), formerly known as 201 State Foundation, Inc. with the term of the Structural Agreement being ten years, ending on December 31, 2020 with automatic renewal for five-year terms unless the Agreement is terminated, and

Whereas, on December 6, 2022, the Common Council adopted Resolution No. RES-22-00833, which authorized the Mayor and City Clerk to execute a Restated Structural Agreement with OCF renewing the original term of the Agreement for a period of ten years ending on December 31, 2032 and thereafter retaining automatic renewal terms of five years unless the Agreement is terminated, and

Whereas, the original Structural Agreement and the Restated Structural Agreement anticipate that the City will provide an annual grant to OCF, subject to appropriation and subject to the parties entering into an annual performance contract that would establish measurable performance standards for OCF, and the City and OCF have executed such contracts for each year since 2012, and

Whereas, the OCF grant is being funded through room tax revenues as designated by the Room Tax Commission, with the amount of the grant for 2024 being established as Two Million One Hundred Eighty Thousand Dollars (\$2,180,000).

NOW THEREFORE, BE IT RESOLVED, that the Common Council authorizes the Mayor and City Clerk to execute an Annual Performance Contract with Overture Center Foundation, Inc., in a final form to be approved by the City Attorney, containing the following terms and conditions:

1. <u>Term</u>. The Annual Performance Contract will be in effect during calendar year 2024. Either party may terminate the Contract upon an event of default by the other party. The Contract shall automatically terminate if the City does not provide the Grant.

2. <u>Grant</u>. The City, through room tax revenues as approved by the Room Tax Commission, shall provide a Grant to OCF in the amount of Two Million One Hundred Eighty Thousand Dollars (\$2,180,000). The Grant will be disbursed to OCF in four equal payments of \$545,000 on January 5, 2024, April 5, 2024, July 5, 2024, and October 4, 2024. The Grant shall be used by OCF solely to support the operations and capital expenditures of the Overture Center.

4. <u>Performance Terms</u>. OCF shall provide to the City an updated Strategic Plan within 90 days of such plan being updated. OCF shall also provide to the City an Annual Community Report on or before September 30, 2024, and will invite the public to a meeting on the Report, encouraging community input. OCF's commitment to arts, educational and community programming, including free or reduced cost programs and outreach, will be measured as set forth in the Annual Community Report. As further described in the Annual Performance Contract, the Annual Community Report shall include a listing of community partnerships; the total value of rent subsidies provided to local arts organization or artists for the use of the Overture Center; goals for total budgeted arts, educational and community programming in 2023-24 along with actual results; progress on financial goals; information describing OCF's efforts to promote diversity, equity and inclusion within its population of performers, community and promotional outlets and audiences; a

list of Madison and Dane County-based artists and the amount spent; and a progress update on OCF's organizational goals as they relate to the Strategic Plan. The Annual Performance Contract may be presented to the Common Council for approval prior to consideration of the City's 2025 Operating Budget. A representative of OCF will appear at meetings of the Madison Arts Commission at least two times in 2024, including the meeting immediately following OCF's annual reporting to the City.

5. <u>Financial Performance</u>. OCF will shall maintain segregated accounting to keep track of funds received from the City, shall keep a record of where those amounts are spent, and shall provide information to the City demonstrating that the City Grant was used for operations and capital expenses as required by the Amended Structural Agreement. OCF will operate the Overture Center in a financially sound manner. OCF shall provide an annual financial audit to the City no later than 90 days after the end of OCF's fiscal year. OCF and the City will jointly determine the financial status of the Overture Center each year, including positive net assets (expendable net assets, which exclude assets and liabilities associated with capital assets) and operating balance relative to expendable net assets or the Overture Center current year budget. This review may result in the OCF providing a plan to the City to remedy any financial issues and regular status updates on implementing that plan.

6. <u>Capital Reserve</u>. OCF will continue efforts to create a capital reserve fund of \$5 million. From 2012 through June 30, 2023, OCF designated the aggregate amount of \$2,170,000 in a Board Designated Reserve that could be used for this purpose. In addition, since January 1, 2012, OCF has expended \$10,817,980 for capital improvements for the Overture Center. Unrestricted net assets that could be used as a capital reserve total \$18,856,259. OCF intends to embark on a capital campaign to, among other things, meet the capital reserve fund requirement.

7. <u>City Ordinances</u>. OCF shall abide by all applicable provisions of the City's ordinances concerning living wage, affirmative action, workforce utilization, equal benefits, nondiscrimination and accessibility.

8. <u>City Study</u>. If the City performs a study regarding performing arts venues in the greater Madison area and their needs, OCF shall provide its cooperation to the City and any agents or contractors it may have engaged.

9. <u>Future Contract Terms</u>. The parties shall work cooperatively to establish language for future Annual Performance Contracts under which OCF would identify and report on the use of and establish goals and objectives for OCF's commitment to arts, educational and community programming.

BE IT FURTHER RESOLVED that the Common Council authorizes a Grant in the amount of \$2,180,000 to be disbursed to Overture Center Foundation, Inc. pursuant to the terms of this Resolution and the 2024 Annual Performance Contract.



Finance Department

David P. Schmiedicke, Director City-County Building, Room 406 210 Martin Luther King, Jr. Blvd. Madison, WI 53703 Phone: (608) 266-4671 | Fax: (608) 267-8705 <u>finance@cityofmadison.com</u> <u>cityofmadison.com/finance</u> Accounting Services Manager Patricia A. McDermott, CPA Budget & Program Evaluation Manager Christine Koh Risk Manager Eric Veum Treasury & Revenue Manager Craig Franklin, CPA

Date: November 14, 2023

To: Mayor Rhodes-Conway and Common Council Members

- From: David Schmiedicke Finance Director
- Subject: Overture Center Foundation, Inc. 2022-2023 Financial Statements and the Annual Performance Contract with the City of Madison

Under the 2023 Annual Performance Contract between the Overture Center Foundation, Inc. (OCF) and the City of Madison, there are a series of performance terms that OCF agrees to abide by and provide documentation about to the City. One of the terms is that OCF will operate the Overture Center in a financially sound manner to be measured as described below. In the event that these financial standards are not met, OCF must provide a plan to remedy the issue.

- 1. Annual audited financial statements, prepared in accordance with generally accepted accounting principles (GAAP), shall contain an unqualified opinion as to going concern status. These financial statements shall contain the following:
 - Positive unrestricted net assets when adjusted for the amount invested in capital assets (also called expendable net assets, i.e., excluding the assets and liabilities associated with capital assets).
 - Shall not indicate a carry-forward operating deficit that is greater than 5 percent of expendable net assets, or 5 percent of the current year's budget, whichever is larger.
- 2. OCF will work to create a capital reserve fund in the amount of \$5 million on or before June 30, 2024.

OCF's auditor has rendered an opinion that its 2023 financial statements are fairly presented. Based on a review of the OCF financial statements for the fiscal year ending June 30, 2023, the actual performance relative to the standards established in the annual performance contract was as follows:

<u>Unrestricted net assets</u> = Overture reports \$18,856,259 of unrestricted net assets.

<u>Carry-forward operating surplus</u> = \$16,686,259 (no more than a 5% deficit of 2023 expenses – meets standard). The surplus consists of unrestricted net assets less \$2,170,000, set-aside as a board designated reserve for capital expenses consistent with the capital reserve requirement in the annual performance contract. The Overture Center Foundation had a deficit from operations of \$1,230,800 (\$4,136,390 deficit in 2022), a surplus from fundraising of \$1,775,656 (\$2,171,282 surplus in 2022), and a surplus from other income and expenses of \$1,161,043 (\$11,419,828 surplus in 2022), which includes the City's support grant of \$1,847,500 (one half of the 2022 grant and one half of the 2023 grant). Overall, OCF had a positive change in net assets of \$1,705,899.

OCF also had \$11,812,288, in cash and cash equivalents on June 30, 2023, an \$11,482,775, decrease from June 30, 2022. This decrease included negative net cash flows of \$1,174,497, from operating activities, a decrease of \$10,192,935, from investing activities and negative net cash flow of \$115,143, from financing activities.

<u>Capital Reserve Fund</u>: The OCF has used its best efforts to meet its obligations for a capital reserve fund, including designating \$2.2 million in net assets in a "Board Designated Reserve" to meet the intent of the Structural Agreement. While the OCF will continue to make efforts toward the 2023 capital reserve fund goal of \$5 million, the severe economic impacts of the global pandemic are expected to delay progress until at least 2023, if not later. In addition, since January 1, 2012, OCF has expended \$10,817,980, for improvements for the Overture Center.

Please feel free to contact me with questions.



City of Madison

Master

File Number: 80827

File ID:	80827	File Type: Resolution	Status:	Council New Business		
Version:	1	Reference:	Controlling Body:	COMMON COUNCIL		
			File Created Date :	11/14/2023		
File Name:	Greater Madiso	City of Madison on behalf of the on MPO to accept a federal funding 000 from the Wisconsin Department on	Final Action:			
Title:	Authorizing the City of Madison on behalf of the Greater Madison MPO to accept a federal funding grant for \$103,000 from the Wisconsin Department of Transportation to implement the MPO's RoundTrip TDM program and authorizing the Mayor and City Clerk to enter into the grant contract and State/Municipal Agreement.					

Notes:

Sponsors:	John W. Duncan, Derek Field And Barbara Harrington-McKinney	Effective Date:	
Attachments:	Madison Rideshare contract 2024 5992-08-52 - WisDOT.pdf, C of Madison Rideshare Coordinator - TDM Activities 5992-08-52_SMA.pdf	Enactment Number:	
Author:	Alexandra Andros, Greater Madison MPO Manager	Hearing Date:	
Entered by:	lheiser-ertel@cityofmadison.com	Published Date:	

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Department of PI and Community a Economic Develo	and	Referred for Introduction				
	Action Text: Notes:						

Text of Legislative File 80827

Fiscal Note

This federal transportation grant provides for \$103,000 in 2024. The City's match for this grant is \$25,750. The City's share of the costs would be paid primarily in the form of staff salaries and benefits, as well as marketing materials, advertising, and similar costs. These costs have been included in the 2024 Operating Budget. No additional City appropriation required. **Title**

Authorizing the City of Madison on behalf of the Greater Madison MPO to accept a federal funding grant for \$103,000 from the Wisconsin Department of Transportation to implement the MPO's RoundTrip TDM program and authorizing the Mayor and City Clerk to enter into the grant contract and State/Municipal Agreement.

Body

WHEREAS, the City of Madison Planning Division provides staffing for the Greater Madison MPO and the city serves as the MPO's fiscal and administrative agent; and

WHEREAS, the MPO operates the RoundTrip program, which provides ride-matching and alternative transportation promotion services, works with employers to conduct travel demand management (TDM) programs, coordinates TDM efforts of other agencies and organizations, provides assistance on other initiatives to promote ridesharing, transit, bicycling and walking, including employer-based commuter challenges, and produces and disseminates TDM marketing materials; and

WHEREAS, the MPO and the City of Madison recognize the need for and benefits of TDM programs and other strategies to promote the use of transit, car/vanpooling, bicycling, and walking in the region; and

WHEREAS, the MPO uses some of the federal transportation funding it receives as an MPO under the Surface Transportation Block (STBG) - Urban program to support its RoundTrip program; and

WHEREAS, the Wisconsin Department of Transportation (WisDOT) administers the federal funding for the MPO and will provide federal funding in the amount of \$103,000 to the City of Madison on behalf of the MPO for operating the RoundTrip program in 2024; and

WHEREAS, WisDOT's federal contract language requires the City to indemnify and save harmless WisDOT and the Federal Highway Administration (FHWA) from damages to persons or property resulting from negligence of the City in connection with performance of the contract; and

WHEREAS, City APM 1-1 requires Council approval whenever the City indemnifies another party.

NOW, THEREFORE, BE IT RESOLVED that the City of Madison is authorized to accept \$103,000 from WisDOT for the RoundTrip program and the Mayor and City Clerk are authorized to sign the project contract and State/Municipal Agreement for the program for 2024 (5992-08-52); and

BE IT FURTHER RESOLVED that the City is authorized to indemnify and save harmless WisDOT and the Federal Highway Administration (FHWA) from damages to persons or property resulting from negligence of the City in connection with performance of these contracts.

FEDERALLY FUNDED CONTRACT / PROJECT AGREEMENT BETWEEN THE WISCONSIN DEPARTMENT OF TRANSPORTATION AND CITY OF MADISON for Madison MPO Rideshare Coordinator/TDM Program 5992-08-52

This is a contract between the Wisconsin Department of Transportation (DEPARTMENT) and City of Madison (MUNICIPALITY) for Services described in detail herein and is for the purpose of the Madison MPO Rideshare Coordinator.

The MUNICIPALITY services are scheduled for calendar year 2024 (5992-08-52), with potential extension of activities into 2025, but with final billing to be completed by June 30, 2025.

Compensation for all services provided by the MUNICIPALITY under the terms of this contract shall be at 80 % of actual costs estimated at \$128,750 for 2024. Total reimbursement to the municipality under this contract shall not exceed \$128,750 for 2024 which the municipality will then be billed 20% of the total amount of reimbursement credited to the contract. The amount will not exceed **\$103,000** for 2024 of the federal STP-Urban funding, or 80% of estimated costs per the contact.

Authority for the Municipality and the DEPARTMENT to enter agreements is extended under Sections 84.01(13) and 86.25 (1-3) of Wis. Stats. The MUNICIPALITY represents it is in compliance with the laws and regulations relating to the services and signifies its willingness to provide the Services.

The MUNICIPALITY Representative is Alexandra Andros, Director & Transportation Planning Manager, whose work address, e-mail address/telephone number is: Greater Madison MPO, 100 State Street, #400, Madison, WI 53703, pandros@cityofmadison.com / (608) 266-9115.

The DEPARTMENT Representative is Brandi Workman whose work address, e-mail address/telephone number is: 3550 Mormon Coulee Road, La Crosse, Wisconsin 54601, brandi.workman@dot.wi.gov / (608) 785-9047.

The parties agree to all of the provisions that are annexed and made a part of this contract consisting of 11 pages. This contract shall be effective when signed by both parties.

Nothing in this contract accords any third party beneficiary rights whatsoever to any non-party that may be enforced by any non-party to this contract.

The following individuals, by their signatures hereto, acknowledge that they are authorized to enter into this contract on behalf of the Department and the Municipality.

For the MUNICIPALITY:

By:	Satya Rhodes-Conway, City of Madison Mayor	Date:
By:	Maribeth Witzel-Behl, City Clerk	Date:
By:	David Schmiedicke, Finance Director	Date:
By:	Michael Haas, City Attorney	Date:
By:	Eric Veum, Risk Manager	Date:
		For the State of Wisconsin Department of Transportation By: Contract Manager, Bureau of Financial Services Date: Approved GOVERNOR, State of Wisconsin
		Date:

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I. DEFINITIONS

- A. "DEPARTMENT" means the Wisconsin Department of Transportation.
- B. "FHWA" means the Federal Highway Administration.
- C. "MUNICIPALITY" means city, village, town, or county engaged by the DEPARTMENT to provide Services.
- D. "DEPARTMENT Representative" means the qualified public employee of the DEPARTMENT in immediate charge of this contract.
- E. "Services" means the labor, materials, and incidentals furnished by MUNICIPALITY or its contractor in accordance with this contract.

II. SCOPE OF SERVICES

- A. GENERAL
 - 1. The MUNICIPALITY shall furnish all materials, equipment, supplies, and incidentals other than those designated in writing as to be furnished by the DEPARTMENT.
 - 2. The Services shall comply with all applicable state and federal laws and regulations.
 - 3. The MUNICIPALITY may charge for indirect as well as direct staff costs for services performed in accordance with the Cost Allocation Plan included in the Unified Planning Work Program approved by the DEPARTMENT.
 - 4. The FHWA may participate in all conferences and reviews.
 - 5. The MUNICIPALITY shall, from time to time during the progress of the Services, confer with the DEPARTMENT and shall prepare and present quarterly activity progress reports and other information or other data as may be requested by the DEPARTMENT to enable it to evaluate the services performed.

B. SERVICES TO BE PERFORMED BY THE MUNICIPALITY

The MUNICIPALITY agrees to:

- 1. Designate a MUNICIPALITY Representative, with the duty and responsibility to act as liaison between the MUNICIPALITY and the DEPARTMENT Representative.
- 2. Provide for MUNICIPALITY personnel, transportation, supplies, materials and incidentals as are needed to accomplish the Services required under this contract.
- 3. Prepare and submit such quarterly reports and records as may be required by the DEPARTMENT and as are applicable to the services that are being performed.
- 4. Services provided by Municipality and eligible for reimbursement will be limited to:
 - Provide ride-matching services and promotion of transit, carpools, vanpools, bicycling, and walking as part of the Rideshare Etc.
 Program. Promotion activities include conducting on-site employer programs, commuter challenge programs, use of e-news updates to employees, and provision of incentives such as the Guaranteed Ride Home program.
 - (b) Provide intergovernmental coordination of Travel Demand Management (TDM) efforts through the TDM Coordinating Committee, including developing and updating TDM/Rideshare public information such as the TDM packet for employees, coordinating advertising/marketing materials, and coordinating promotional campaigns.
 - (c) Conduct employer-sponsored TDM/Rideshare programs and coordinating employer outreach with other agencies and organizations such as Dane County, UW-Madison, Sustain Dane, and the Bicycle Federation of Wisconsin.
 - (d) Develop TDM strategies and integrate them into ongoing transit, vanpooling, ridesharing, bicycling, and walking promotion. This includes potentially contracting with private third party vendors for software and other assistance for TDM promotion, including commuter challenges with targeted employer engagement, and leading the coordination of the marketing efforts involving TDM partner agencies and organizations.
 - (e) Provide assistance to the Dane County Healthy Kids Collaborative with Safe Routes to School program promotion and activities.

- (f) Provide assistance to Dane County Active Living work group, including continued work with Dane County communities to implement programs and strategies to promote bicycling.
- (g) Assist city of Madison with TDM program initiatives, including efforts to form Transportation Management Associations (TMAs), update its TDM ordinance, and develop a citywide TDM policy.
- (h) Update, improve, print and distribute the county bicycle map, and assist with the Madison area map. Also, continue to make the map available online and through use of mobile applications.
- (i) Finalize the Rideshare Etc. program rebranding process and potentially contract with consultant to design and produce new digital and print marketing materials for the program targeted towards employers, agencies, and the general public. Once completed, purchase items such as banners, tablecloths, and information packets.
- (j) Contract with consultant for the Rideshare/TDM program website and future enhancements to the site, sharing in this cost with WisDOT Southeast Region.
- (k) Other activities as may be required by this project and approved by the DEPARTMENT as part of approval of the MPO's annual Unified Planning Work Program.

C. SERVICES TO BE PROVIDED BY THE DEPARTMENT

The DEPARTMENT agrees to make available to the MUNICIPALITY manuals, guides, written instructions and other information and data necessary to enable the MUNICIPALITY to perform the Services required under this contract.

D. MEETINGS AND CONFERENCES

Conferences, as may be necessary for the discussion and review of the Services under this contract may be scheduled at the request of the MUNICIPALITY or the DEPARTMENT and coordinated with the DEPARTMENT.

III. PROSECUTION AND PROGRESS

A. GENERAL

- 1. Services under this CONTRACT shall commence upon written order from the DEPARTMENT to the MUNICIPALITY which will constitute authorization to proceed.
- 2. The DEPARTMENT will not be liable for payment of any Services performed or costs incurred by the MUNICIPALITY without a written order.

B. TERMINATION OF CONTRACT

- 1. Either the DEPARTMENT or the MUNICIPALITY may terminate all or part of this CONTRACT at any time upon not less than ten days' written notice.
- 2. If the MUNICIPALITY should terminate the contract, it will reimburse the DEPARTMENT for any costs incurred by the Department on behalf of the project.

C. SUBCONTRACTS/PROCUREMENT

- 1. The MUNICIPALITY shall not sublet services without prior written approval of the DEPARTMENT.
- 2. Procurement of goods or services by the MUNICIPALITY shall be in accordance with 2 CFR 200.318-326.
- 3. Consent to assign, sublet or otherwise dispose of any portion of the contract shall not be construed to relieve the MUNICIPALITY of any responsibility for the fulfillment of the Services.
- 4. When the MUNICIPALITY subcontracts for the performance of a portion or any phase of the Services under this contract, the subcontract shall provide for the performance of such Services to the full extent as contemplated in this contract and to the same standards as if performed by the MUNICIPALITY.
- 5. No subletting, subcontracting or assignment of any portion of the Services shall state, imply, intend or be construed to limit the legal liability of either the MUNICIPALITY or a Subcontractor.

IV. BASIS OF PAYMENT

1. An obligation of the DEPARTMENT under this contract will not exist until approved and signed by the MUNICIPALITY and the DEPARTMENT. Compensation in excess of the total contract amount will not be allowed unless authorized by an approved written contract amendment.

- 2. Reimbursement for costs shall be limited to those that are allowable under 2 CFR Subpart E and by DEPARTMENT policy.
- 3. The MUNICIPALITY will be reimbursed by the DEPARTMENT for the completed and approved Services rendered under this contract on the basis and at the price set forth in the cover sheet of this contract. Such payment shall be full compensation for Services rendered and for all labor, material, supplies, equipment and incidentals necessary to complete the Services.
- 4. The MUNICIPALITY shall submit invoices not more often than once per month during the progress of the Services for payment for the authorized Services completed to date.
- 5. No payment shall be construed as DEPARTMENT acceptance of unsatisfactory or defective Services or improper materials. Final payment of any balance due the MUNICIPALITY will be made promptly upon verification by the DEPARTMENT, of completion of the services under the contract, acceptance by the DEPARTMENT, and upon receipt of documents required to be returned or to be furnished.
- 6. The MUNICIPALITY and any Subcontractors to the MUNICIPALITY shall maintain all documents and evidence pertaining to costs incurred under this contract for inspection by the DEPARTMENT and FHWA during normal business hours in their respective offices for a period of three years following the final CONTRACT payment.

V. MISCELLANEOUS PROVISIONS

A. ACCESS TO DOCUMENTS AND RECORDS

The MUNICIPALITY, as well as its subcontractors, if any, agree to maintain all books, documents, papers, accounting records and other evidence pertaining to this contract and to make such materials and all project documents available at their respective offices at all reasonable times during the contract period and for three years from the date of final payment under the contract, for inspection and use by the DEPARTMENT in compliance with 2 CFR 200.333-337.

B. LEGAL RELATIONS

1. The MUNICIPALITY shall become familiar with, and shall at all times comply with and observe all federal, state, and local laws, ordinances, and regulations which in any manner affect the Services or MUNICIPALITY'S conduct.

- 2. In carrying out the provisions of this contract, or in exercising any power or authority granted to the DEPARTMENT or FHWA thereby, there shall be no personal liability upon the authorized representatives of the DEPARTMENT and FHWA, it being understood that in such matters they act as agents and representatives of these agencies.
- 3. The MUNICIPALITY shall be responsible for any and all damages to property or persons arising out of a negligent act, error and/or omission in the MUNICIPALITY'S performance of the Services under this contract.
- 4. The MUNICIPALITY shall indemnify and save harmless the DEPARTMENT and the FHWA and all of their officers, agents, and employees on account of any damages to persons or property resulting from negligence of the MUNICIPALITY in connection with performance and completion of the Services covered by this contract.

C. NONDISCRIMINATION IN EMPLOYMENT

In connection with the performance of Services under this contract, the MUNICIPALITY agrees not to discriminate against any employee or applicant for employment because of age, race, religion, color, handicap, sex, physical condition, development disability as defined in sec. 51.01 (5), Wis. Stats., sexual orientation as defined in sec. 111.32 (13m), Wis. Stats., or national origin. This provision shall include, but not be limited to, the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selecting for training including apprenticeship. Except with respect to sexual orientation, the MUNICIPALITY further agrees to take affirmative action to ensure equal employment opportunities. The MUNICIPALITY agrees to post in conspicuous places, available for employees and applicants for employment, notices to be provided by the DEPARTMENT setting forth the provisions of the nondiscrimination clause. Under section 3.58(9)(b) of the Madison General Ordinances, every contract to which the City of Madison is a party shall contain the following language: In the performance of work under this contract, the parties agrees not to discriminate against any employee or applicant for employment because of race, religion, marital status, age, color, sex, handicap, national origin or ancestry, income level or source of income, arrest record or conviction record, less than honorable discharge, physical appearance, sexual orientation, political beliefs or student status. The parties further agree not to discriminate against any subcontractor or person who offers to subcontract on this contract because of race, religion, color, age, disability, sex or national origin.

D. EQUAL EMPLOYMENT OPPORTUNITY (ALL CONTRACTS EXCEEDING \$10,000)

During the performance of this CONTRACT, the MUNICIPALITY agrees as follows:

- 1. The MUNICIPALITY shall, in all solicitations or advertisements for employees placed by or on behalf of the MUNICIPALITY; state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, national origin or sexual orientation.
- 2. The MUNICIPALITY shall comply with all provisions of Executive Order 11246, entitled "Equal Employment Opportunity", as amended by Executive Order 11375, and as supplemented in Department of Labor regulations (41 CFR Part 60).
- 3. The MUNICIPALITY shall furnish all information and reports required by Executive Order 11246 and by rules, regulations and orders of the U.S. Secretary of Labor, or pursuant thereto, and will permit access to its books, records and accounts by the DEPARTMENT, FHWA, and the U.S. Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations and orders.
- 4. The MUNICIPALITY shall include the provisions of this Section entitled "Equal Employment Opportunity" in every subcontract in excess of \$10,000.
- E. IMPLEMENTATION OF CLEAN AIR ACT AND CLEAN WATER ACT (ALL CONTRACTS EXCEEDING \$100,000)
 - 1. The MUNICIPALITY stipulates that any facility to be utilized in the performance of this contract, unless such contract is exempt under the Clean Air Act, as amended (42 U.S.C. 7401 et seq., as amended including Pub. L. 101-549), and under the Clean Water Act, as amended (33 U.S.C. 1251 et seq., as amended, including Pub. L. 100-4), Executive Order 11738, and regulations in implementation thereof (40 CFR Part 15), is not listed, on the date of CONTRACT award, on the U.S. Environmental Protection Agency (EPA) List of Violating Facilities Pursuant to 40 CFR 15.20.
 - 2. The MUNICIPALITY agrees to comply with all the requirements of the Clean Air Act and the Clean Water Act and all regulations and guidelines listed thereunder related to the MUNICIPALITY and Services, under this CONTRACT.
 - 3. The MUNICIPALITY shall promptly notify the DEPARTMENT and the U.S. EPA Assistant Administrator for Enforcement of the receipt of any communication from the Director, Office of Federal Activities, EPA, indicating that a facility to be utilized for this contract is under consideration to be listed on the EPA List of Violating Facilities.

4. The MUNICIPALITY agrees to include or cause to be included the requirements of the preceding three paragraphs (1), (2), (3), in every nonexempt subcontract.

F. CONFLICT OF INTEREST

The MUNICIPALITY shall not employ any person currently employed by the DEPARTMENT for any services included under the provisions of this contract.

G. CERTIFICATION REGARDING LOBBYING

The MUNICIPALITY certifies that:

- 1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the MUNICIPALITY, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- 2. If any funds other than federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this contract, the MUNICIPALITY shall complete and submit **standard form-LOLL**, "**Disclosure Form to Report Lobbying**" in accordance with its instructions.

H. DISADVANTAGED BUSINESS UTILIZATION

1. The CONSULTANT agrees to ensure that Disadvantaged Business as defined in 49 CFR Part 26 have the maximum opportunity to participate in the performance of any subcontracts financed in whole or in part with federal funds provided under this agreement. In this regard, CONSULTANT shall take all necessary and reasonable steps in accordance with 49 CFR Part 26 to ensure that Disadvantaged Businesses have the maximum opportunity to compete for and perform subcontracts. The CONSULTANT shall not discriminate on the basis of race, color, national origin, or sex in the award and performance of contracts. Failure to carry out the requirements of this provision shall constitute a breach of contract and may result in termination of the contract by the DEPARTMENT or other such remedy as the DEPARTMENT deems appropriate.

2. The CONSULTANT shall maintain records and document its performance under this item.

OF TRANSPORT	STATE/MUNICIPAL AGREEMENT FOR AN URBANIZED AREA STP- URBAN PROJECT	Date: October 16, 2023 I.D.: 5992-08-52 Project Title: Rideshare Coordinator / TDM Program
	Program Name: STP-Urban Population Group: Greater than 200,000 Sub-program #: 206	Limits: City of Madison – 2024 – June 2025 County: Dane County Roadway Length: N/A Functional Classification: N/A Project Sponsor: City of Madison Urbanized Area: Greater Madison MPO

The signatory, **City of Madison**, hereinafter called the Municipality, through its undersigned duly authorized officers or officials, hereby requests the State of Wisconsin Department of Transportation, hereinafter called the State, to initiate and effect the highway or street improvement hereinafter described.

The authority for the Municipality to enter into this agreement with the State is provided by Sections 86.25(1), (2), and (3) and Section 66.0301 of the Statutes.

NEEDS AND ESTIMATE SUMMARY:

All components of the project must be defined in the environmental document if any portion of the project is federally funded. The Municipality agrees to complete all participating and any non-participating work included in this improvement consistent with the environmental document. No work on final engineering and design may occur prior to approval of the environmental document.

Existing Facility – N/A

Proposed Improvement - Nature of work: Rideshare Coordinator position provides planning, coordination and public information on ridesharing promotion activities and encourages increased use of transit, car/vanpooling, bicycling, and walking in the Dane County Region. This work included meeting with current and prospective public and private employers to provide ride-matching and Travel Demand Management (TDM) program information and assistance. MPO staff assist City of Madison staff to create Transportation Management Associations (TMA's) for various development projects within the Region.

Describe non-participating work included in the project and other work necessary to completely finish the project that will be undertaken independently by the Municipality. Please note that non-participating components of a project/contract are considered part of the overall project and will be subject to applicable Federal requirements: **None.**

The Municipality agrees to the following 2020 - 2025 Urbanized Area STP-Urban project funding conditions:

Project Planning & Administration costs are funded with 80% federal funding up to a maximum of **\$103,000** for all federally funded project phases when the municipality agrees to provide the remaining 20% and all funds in excess of the \$103,000 federal funding maximum, in accordance with the STP Urban program guidelines for projects in urbanized areas. Any work performed by the Municipality prior to federal authorization is not eligible for federal funding. The Municipality will be notified by the State that the project is authorized and available for charging.

This project is currently scheduled in State Fiscal Year 2024. In accordance with the State's sunset policy for Urbanized Area STP Urban projects, the subject 2020 - 2025 Urbanized Area STP-Urban improvement must be constructed and in final acceptance within six years from the start of State Fiscal Year 2020, or by June 30, 2026. Extensions may be available upon approval of a written request by or on behalf of the Municipality to WisDOT. The written request shall explain the reasons for project implementation delay and revised timeline for project completion.

The dollar amounts shown in the Summary Funding Table below are federal maximum amounts unless explicitly identified otherwise. The final Municipal share is dependent on the final Federal participation, and actual costs will be used in the final division of cost for billing and reimbursement.

		SUMMARY OF COSTS				
PHASE	Total Est. Cost	Federal Funds	%	Municipal Funds	%	
ID 5992-08-52		Maximum				
Planning & Administration	\$128,750	\$103,000	80%*	\$25,750	20% + BAL	
State Review	\$0	\$0	80%	\$0	20% + BAL	
Total Est. Cost Distribution	\$128,750	\$103,000	80%*	\$25,750	N/A	

*The percentage of project costs covered by federal funding at approval, 80%, is based on TIP Committee Action. Due to the federal funding cap, which is **\$103,000** for all federally-funded project phases, this percentage may change over the life of the project.

This request is subject to the terms and conditions that follow (pages 4 - 6) and is made by the undersigned under proper authority to make such request for the designated Municipality and upon signature by the State and delivery to the Municipality shall constitute agreement between the Municipality and the State. No term or provision of neither the State/Municipal Agreement nor any of its attachments may be changed, waived or terminated orally but only by an instrument in writing executed by both parties to the State/Municipal Agreement.

Signed for and in behalf of: City of Madi	son (Please sign)
BY: Michael Haas Date City Attorney	BY: Satya Rhodes-Conway Date Mayor
BY:	BY:
BY: David Schmiedicke Date Finance Director	BY: Maribeth Witzel-Behl, Date City Clerk
BY: Eric Veum Date Risk Manager	 }
Signed for and in behalf of the State:	
Name	Title Date

[Terms and Conditions begin on the following page.]

GENERAL TERMS AND CONDITIONS:

- 1. All projects must be in an approved Transportation Improvement Program (TIP) or State Transportation Improvement Program (STIP) prior to requesting authorization.
- 2. Work prior to federal authorization is ineligible for federal funding.
- 3. The Municipality, throughout the entire project, commits to comply with and promote all applicable federal and state laws and regulations that include, but are not limited to, the following:
 - a. Environmental requirements, including but not limited to those set forth in the 23 U.S.C. 139 and National Environmental Policy Act (42 U.S.C. 4321 et seq.)
 - b. Equal protection guaranteed under the U.S. Constitution, WI Constitution, Title VI of the Civil Rights Act and Wis. Stat. 16.765. The municipality agrees to comply with and promote applicable Federal and State laws, Executive Orders, regulations, and implementing requirements intended to provide for the fair and equitable treatment of individuals and the fair and equitable delivery of services to the public. In addition, the Municipality agrees not to engage in any illegal discrimination in violation of applicable Federal or State laws and regulations. This includes but is not limited to Title VI of the Civil Rights Act of 1964 which provides that "no person in the United States shall, on the ground of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance." The Municipality agrees that public funds, which are collected in a nondiscrimination based on prohibited factors such as race, color, national origin, sex, age, physical or mental disability, sexual orientation, or retaliation.
 - c. Prevailing wage requirements, including but not limited to 23 U.S.C 113 and Wis. Stat. 103.50.
 - d. Buy America Provision and its equivalent state statutes, set forth in 23 U.S.C. 313 and Wis. Stat. 16.754.
 - e. Competitive bidding requirements set forth in 23 U.S.C 112 and Wis. Stat. 84.06.
 - f. All applicable DBE requirements that the State specifies.
 - g. Federal Statutes that govern the Surface Transportation Program, including but not limited to 23 U.S.C. 133.
 - h. General requirements for administering federal and state aid set forth in Wis. Stat. 84.03.

STATE RESPONSIBILITIES AND REQUIREMENTS:

- 4. Funding of each project phase is subject to inclusion in Wisconsin's approved 2020 -2025 Urbanized Area STP-Urban program. Federal funding will be limited to participation in the costs of the following items, as applicable to the project:
 - a. Funding the administration of Rideshare Coordinator position and activities related to the planning, coordination and public information required to perform this task. This includes the Travel Demand Management (TDM) program and assistance necessary to perform these tasks.
- 5. The work will be administered by the State and may include items not eligible for Federal participation.
- 6. As the work progresses, the State will bill the Municipality for work completed which is not chargeable to Federal funds. Upon completion of the project, a final audit will be made to determine the final division of costs. If reviews or audits show any of the work to be ineligible for Federal funding, the Municipality will be responsible for any withdrawn costs associated with the ineligible work.

MUNICIPAL RESPONSIBILITIES AND REQUIREMENTS:

7. Work necessary to complete the 2020 - 2025 Urbanized Area STP-Urban improvement project to be <u>financed entirely</u> by the Municipality or other utility or facility owner includes the items listed below.

a. None.

- 8. The Municipality is responsible for financing administrative expenses related to Municipal project responsibilities.
- The Municipality will include in all contracts executed by them a provision obligating the contractor not to discriminate against any employee or applicant for employment because of age, race, religion, color, handicap, sex, physical condition, developmental disability as defined in s. 51.01 (5), sexual orientation as defined in s. 111.32 (13m), or national origin.
- 10. The Municipality will pay to the State all costs incurred by the State in connection with the improvement that exceed Federal financing commitments or are ineligible for Federal financing. In order to guarantee the Municipality's foregoing agreements to pay the State, the Municipality, through its above duly authorized officers or officials, agrees and authorizes the State to set off and withhold the required reimbursement amount as determined by the State from any moneys otherwise due and payable by the State to the Municipality.
- 11. In accordance with the State's sunset policy for Urbanized Area STP-Urban projects, the subject 2020 2025 Urbanized Area STP-Urban improvement must be constructed and in final acceptance within six years from the start of State Fiscal Year 2020, or by June 30, 2026. Extensions may be available upon approval of a written request by or on behalf of the Municipality to WisDOT. The written request shall explain the reasons for project implementation delay and revised timeline for project completion.
- 12. If the Municipality should withdraw the project, it will reimburse the State for any costs incurred by the State on behalf of the project.

LEGAL RELATIONSHIPS:

- 13. The State shall not be liable to the Municipality for damages or delays resulting from work by third parties. The State also shall be exempt from liability to the Municipality for damages or delays resulting from injunctions or other restraining orders obtained by third parties.
- 14. The State will not be liable to any third party for injuries or damages resulting from work under or for the Project. The Municipality and the Municipality's surety shall indemnify and save harmless the State, its officers and employees, from all suits, actions or claims of any character brought because of any injuries or damages received or sustained by any person, persons or property on account of the operations of the Municipality and its sureties; or on account of or in consequence of any neglect in safeguarding the work; or because of any act or omission, neglect or misconduct of the Municipality or its sureties; or because of any infringement by the Municipality and its sureties; or because of any claims or amounts recovered for any infringement by the Municipality and its sureties of patent, trademark or copyright; or from any claims or amounts arising or recovered under the Worker's Compensation Act, relating to the employees of the Municipality and its sureties; or any other law, ordinance, order or decree relating to the Municipality's operations.
- 15. Contract Modification: This State/Municipal Agreement can only be modified by written instruments duly executed by both parties. No term or provision of neither this State/Municipal Agreement nor any of its attachments may be changed, waived or terminated orally.
- 16. Binding Effects: All terms of this State/Municipal Agreement shall be binding upon and inure to the benefits of the legal representatives, successors and executors. No rights under this State/Municipal Agreement may be transferred to a third party. This State/Municipal Agreement creates no third- party enforcement rights.

17. Choice of Law and Forum: This State/Municipal Agreement shall be interpreted and enforced in accordance with the laws of the State of Wisconsin. The Parties hereby expressly agree that the terms contained herein and in any deed executed pursuant to this State/Municipal Agreement are enforceable by an action in the Circuit Court of Dane County, Wisconsin.

PROJECT FUNDING CONDITIONS

- 18. Non-Appropriation of Funds: With respect to any payment required to be made by the Department under this State/Municipal Agreement, the parties acknowledge the Department's authority to make such payment is contingent upon appropriation of funds and required legislative approval sufficient for such purpose by the Legislature. If such funds are not so appropriated, either the Project Sponsor or the Department may terminate this State/Municipal Agreement after providing written notice not less than thirty (30) days before termination.
- 19. Maintenance of Records: During the term of performance of this State/Municipal Agreement, and for a period not less than three years from the date of final payment to the Project Sponsor, records and accounts pertaining to the performance of this State/Municipal Agreement are to be kept available for inspection and audit by representatives of the Department. The Department reserves the right to audit and inspect such records and accounts at any time. The Project Sponsor shall provide appropriate accommodations for such audit and inspection.

In the event that any litigation, claim or audit is initiated prior to the expiration of said records maintenance period, the records shall be retained until such litigation, claim or audit involving the records is complete.

20. The Municipality agrees to the following 2020 - 2025 Urbanized Area STP-Urban project funding conditions:

ID 5992-08-52: **This is a Planning & Administration project with the objective of:** Rideshare Coordinator position provides planning, coordination and public information on ridesharing promotion activities and encourages increased use of transit, car/vanpooling, bicycling, and walking in the Dane County Region. This work included meeting with current and prospective public and private employers to provide ride-matching and Travel Demand Management (TDM) program information and assistance. MPO staff assist City of Madison staff to create Transportation Management Associations (TMA's) for various development projects within the Region. This project is funded with 80% federal funding when the municipality agrees to provide the remaining 20%, and any additional funds above the maximum federal limited amount. This portion of the project is subject to the project federal funding limit (see sub-item a.).

Non-participating Costs for this project are funded 100% by the Municipality.

Project Federal funding limit: In accordance with STP-Urban program guidelines for projects in urbanized areas, State action and TIP Committee action, this project has a federal funding cap of \$103,000. This federal funding limit applies to all federally funded project phases.

[End of Document]





Master

File Number: 80837

File ID:	80837	File Type: Resolution	Status:	Council New Business
Version:	1	Reference:	Controlling Body:	COMMON COUNCIL
			File Created Date :	11/14/2023
File Name:	Public Market D	evelopment Committee Dissolution	Final Action:	
Title:	Authorizing the 12)	e Dissolution of the Public Market D	evelopment Committee (Di	strict
Notes:				
Sponsors:		Burris, Marsha A. Rummel, Satya V. y, Yannette Figueroa Cole And ton-McKinney	Effective Date:	
Attachments:			Enactment Number:	
Author:	George Reistad	, Business Development Specialist	Hearing Date:	
Entered by:	cklawiter@cityo	fmadison.com	Published Date:	

History of Legislative File

Ver- sion:	Acting Body:	D	ate:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Economic Devel Division	•		Referred for Introduction				
	Action Text: This Resolution was Referred for Introduction Notes: Public Market Development Committee (12/7/23), Common Council (1/9/24)							

Text of Legislative File 80837

Fiscal Note

The proposed resolution would authorize the dissolution of the Public Market Development Committee. No City appropriation required.

Title

Authorizing the Dissolution of the Public Market Development Committee (District 12)

Body

WHEREAS, on July 5, 2011, the Common Council approved the creation of the "Madison Local Food Committee" to advise the Mayor and Common Council on initiatives that could help strengthen and support the local food economy (Legislative File # 22780); and

WHEREAS, on November 22, 2016, the Common Council approved changing the name of the "Madison Local Food Committee" to the "Public Market Development Committee" and refined the scope of the committee's work to focus on advancing the establishment of a public market

in Madison (Legislative File # 44612); and

WHEREAS, members of the Local Food Committee and then the Public Market Development Committee -- in partnership with City leadership (Mayor and Common Council), EDD staff, and the Madison Public Market Foundation -- have worked diligently for more than 10 years to do the following:

- In 2013, secured \$250,000 in funding authorized by the Common Council and selected Project for Public Spaces to create a business plan for the Madison Public Market, which included three phases: (1) visioning, asset mapping, and outreach to potential vendors and customers, (2) site exploration, and (3) creation of a detailed business plan, as well as a Racial Equity and Social Justice analysis of the project; and
- In 2016, adopted an implementation strategy that provided a framework for future work on the Madison Public Market project; and
- In 2017, launched the MarketReady Program and selected the Northside Planning Council as program operator; and
- In 2018, selected the Madison Public Market Foundation as the operator for the Madison Public Market; and
- Between 2019 and 2023, approved funding from multiple sources, including City TIF funding, Dane County funding, federal ARPA funding, and State of WI Neighborhood Investment Fund Program funding; and

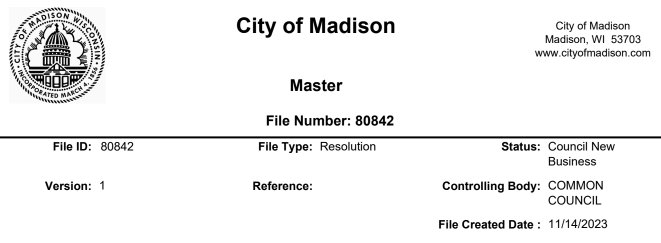
WHEREAS, Legislative File # 44612 creating the Public Market Development Committee states that "the Public Market Development Committee will be a temporary committee established to implement the Madison Public Market Project and to create a plan and timeline for the transition of operational control of the Public Market from the City to the non-profit operator, at which point the Public Market Development Committee will dissolve"; and

WHEREAS, on October 17, 2023 the Madison Common Council authorized and adopted a budget amendment that provided \$1.64 million in funding to pay for the lowest bid received for public works construction of the Madison Public Market; and

WHEREAS, on October 19, 2023 the Dane County Board of Supervisors authorized and adopted a budget amendment that provided \$1 million in funding to pay for furniture, fixtures, and equipment (FFE) for the Madison Public Market; and

WHEREAS, the public works construction contract for the Madison Public Market has been authorized and fully funded via Legislative File #80106.

NOW THEREFORE BE IT RESOLVED, that the Common Council thanks the Public Market Development Committee for its work on the implementation of the Madison Public Market, declares its duties complete, and hereby dissolves the Committee.



File ID:	80842	File Type: Resolution	Status:	Council New Business	
Version:	1	Reference:	Controlling Body:	COMMON COUNCIL	
			File Created Date :	11/14/2023	
File Name:	for Ashley Mos such time as th Assistant is fille	extension of a provisional appointment seberry from November 16, 2023 until he position of Parks and Street Use led on a permanent basis or until May chever is earlier.	Final Action:		
Title:	Approving an extension of a provisional appointment for Ashley Moseberry from November 16, 2023 until such time as the position of Parks and Street Use Assistant is filled on a permanent basis or until May 16, 2024, whichever is earlier.				

Notes:

Sponsors: Charles Myadze	Effective Date:
Attachments:	Enactment Number:
Author: Kelly Post	Hearing Date:
Entered by: nmiller@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Parks Division	11/14/2023	Referred for Introduction				
	Action Text: Notes:	This Resolution was Referred for Introduction Common Council (12/5/23)		1			

Text of Legislative File 80842

Fiscal Note

The proposed resolution approves an extension of a provisional appointment for the Parks and Street Use Assistant position. The incumbent has been filling the position since May 14, 2023 and this resolution extends the appointment until the position is filled on a permanent basis or until May 16, 2024, whichever is earlier. Funding for the Parks and Street Use Assistant position is included in the 2024 Parks Division's Operating Budget. No additional appropriation is required.

Title

Approving an extension of a provisional appointment for Ashley Moseberry from November 16,

2023 until such time as the position of Parks and Street Use Assistant is filled on a permanent basis or until May 16, 2024, whichever is earlier.

Body

WHEREAS, Ashley Moseberry has been filling the position of Parks and Street Use Assistant, on a provisional basis, assuming all responsibilities of the Customer Service and Community Events section since May 15, 2023; and

WHEREAS, it is expected that she will continue to perform these duties until the Parks and Street Use Assistant is filled on a permanent basis; and

WHEREAS, City Personnel Rules allow for provisional appointments for six (6) months unless further approval is granted by the Madison Common Council; and

WHEREAS, Parks staff is working with Human Resources to determine the most equitable hiring path for this position; whether the decision is to use an existing eligibility list, wait for the eligibility list to expire, or get approval to post internally.

NOW, THEREFORE BE IT RESOLVED, that Ashley Moseberry's provisional appointment be extended from November 15, 2023, with no change to the terms of the current provisional appointment, until the Parks and Street Use Assistant position is filled on a permanent basis or until May 16, 2024, whichever is earlier.



City of Madison

Master

File Number: 80843

File ID:	80843	File Type: Resolution	Status:	Council New Business	
Version:	1	Reference:	Controlling Body:	COMMON COUNCIL	
			File Created Date :	11/14/2023	
File Name:	12776 - Fire Sta	ation No 6 Surplus Disposal to MATC	Final Action:		
Title:	Technical Coll 825 W. Badge	zing execution of a Purchase and Sale Agreement with Madison Area cal College and/or its assigns for the sale of surplus property located at Badger Road (Fire Station No. 6) for the purposes of expanding the an South Campus. (District 14)			

Notes:

Sponsors: Satya V. Rhodes-Conway And Isadore Knox Jr.	Effective Date:
Attachments: 12776 LOI.pdf	Enactment Number:
Author: Dan Johns, Housing Development Specialist	Hearing Date:
Entered by: cklawiter@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:		Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Economic Develo Division Action Text: Notes:	' This Resoluti	on was Ref	Referred for Introduction erred for Introduc 23), Common Coun				

Text of Legislative File 80843

Town HallFiscal Note

The proposed resolution authorizes the sale of City-owned property to Madison College for \$1.00 in order for Madison College to construct and operate a childcare facility, a need identified in the South Madison Comprehensive Plan (RES-22-00026, Leg file 68084). No additional City appropriation required.

As Master Developer of the Park and Badger Area (RES-23-00652, Leg file 80082), the Community Development Authority (CDA) has included the replacement of Fire Station 6 in its South Madison Redevelopment project in the 2024 Capital Improvement Plan (CIP), and the station will be temporarily locate at the former Town of Madison Hall (2120 Fish Hatchery Rd) until construction of the new station is complete (estimated to be 2027). **Title**

Authorizing execution of a Purchase and Sale Agreement with Madison Area Technical College

and/or its assigns for the sale of surplus property located at 825 W. Badger Road (Fire Station No. 6) for the purposes of expanding the Goodman South Campus. (District 14) **Body**

WHEREAS, Fire Station No. 6, 825 W. Badger Road (the "Property"), is wholly owned and operated by the City of Madison ("City"); and

WHEREAS, the estimated costs of renovating the existing Fire Station No. 6 nearly exceed the cost of new construction, and the City has moved to designate Fire Station No. 6 as surplus property per the process prescribed by MGO 8.075; and

WHEREAS, the City has identified a suitable City-owned replacement site for Fire Station No. 6 immediately across Badger Road from the existing site as part of the planned Park and Badger redevelopment project to be led by the Community Development Authority (Enactment No. RES-23-00652, File I.D. No. 80082), with the station temporarily relocated to the City-owned former Town of Madison Hall, 2120 Fish Hatchery Road, until a new facility is constructed in 2027; and

WHEREAS, Madison Area Technical College (the "College") has expressed its desire to acquire and demolish the existing improvements upon the Property and construct an expansion to the adjacent Madison College Goodman South Campus building; and

WHEREAS, the expansion shall initially be used primarily to provide for instructional spaces for early childhood educators; a licensed childcare facility; and related uses principally related to the educational mission of the College (the "Project"); and

WHEREAS, the South Madison Plan (Enactment No. RES-22-00026, File I.D. No. 68084); recognizes the need for expanded childcare service availability in the neighborhood, which shall be provided by the proposed Project; and

WHEREAS, the City has agreed to sell the Property to the College for a purchase price of One Dollar (\$1.00) for purposes of constructing and principally operating the Project for the above listed principal uses for a period of not less than ten (10) years as outlined in the attached Letter of Intent (the "LOI"); and

WHEREAS, the LOI outlines the terms to be incorporated in a Purchase and Sale Agreement, and other necessary legal encumbrances and contingencies prior to Closing (together, the "Agreements").

NOW THEREFORE BE IT RESOLVED that the City hereby authorizes the execution of a Purchase and Sale Agreement and related Agreements with Madison Area Technical College and/or its assigns for the sale of Fire Station No. 6 for the Project, on terms and conditions substantially, though not exclusively, contained in the LOI attached hereto.

BE IT FURTHER RESOLVED that the Mayor and Clerk are hereby authorized to sign, accept, and record any and all documents and legal instruments required to complete the transaction contemplated in this resolution, on a form and in a manner that has been approved by the City Attorney.



Department of Planning & Community & Economic Development Economic Development Division

Matthew B. Mikolajewski, Director

P.O. Box 2983 Madison, Wisconsin 53701-2983 Phone: (608) 266-4222 Fax (608) 261-6126 www.cityofmadison.com Office of Real Estate Services

November 9, 2023

Dr. Jack E. Daniels III Madison Area Technical College 1701 Wright Street Madison, WI 53704

RE: Letter of Intent - Disposal of 825 West Badger Road (Fire Station No. 6) Real Estate Project No. 12776

Dear Dr. Daniels:

The purpose of this Letter of Intent ("LOI") is to outline the principal terms and conditions for a Purchase and Sale Agreement (the "Agreement") to be executed between the City of Madison (the "Seller") and Madison Area Technical College (the "Buyer"), pertaining to properties owned by the Seller located at 825 West Badger Road, Madison, Wisconsin (the "Property"), as shown and identified on the attached Exhibit A, which Agreement shall be subject to the following terms and conditions:

- 1. <u>The Property</u>. The Buyer shall purchase and the Seller shall sell and convey by Warranty Deed (the "Deed") fee simple title to the Property, including all related improvements if any located thereon and all appurtenances thereto.
- 2. <u>Project Description.</u> Buyer intends to demolish the existing fire station upon the Property and construct an expansion to the adjacent Madison College Goodman South Campus building. The expansion shall initially be used primarily provide for instructional spaces for early childhood educators; a licensed childcare facility; and related uses principally related to the educational mission of the College. ("Project").
- 3. <u>Effective Date</u>. The "Effective Date" shall be the later date of execution of the Agreement by the Seller or the Buyer, as indicated on the signature page.
- 4. <u>Purchase Price</u>. The total purchase price of the Seller's interest in the Property (the "Purchase Price") shall be One Dollar (\$1.00). The Purchase Price shall be payable in cash at the date of conveyance (the "Closing"), subject to the adjustments and prorations herein provided.
- 5. <u>Delivery of Documents</u>. Within ten (10) days of the Effective Date, the Seller will reproduce at the Seller's expense and send to the Buyer at the Buyer's office copies of all environmental studies, reports, surveys, permits, applications and remediation plans or assessments of the Property and

Page 1 of 5

all studies, reports, plans or assessments related to the condition of the Property including in the Seller's possession or control.

- 6. <u>Due Diligence Period.</u>
 - a. Within nine (9) months following the Effective Date ("Due Diligence Period") Buyer may perform the following: (i) obtain, at Buyer's sole cost, acceptable financing, appraisal, and Survey; (ii) at Buyer's sole cost, conduct any physical and/or environmental tests, studies, or investigations deemed necessary by Buyer, and (iii) confirm whether Buyer is able to obtain any and all municipal, state, and federal approvals, permits, licenses, consents of use, and zoning approvals from all governmental or private bodies/agencies having jurisdiction over Buyer's intended use of the Property.
 - b. If within the Due Diligence Period Buyer determines, in its sole discretion, that it does not desire to purchase the Property, Buyer may provide written notice to City of such desire to terminate this Agreement, and the parties shall have no further obligation or liability under this Agreement, except for any which survive the Closing or early termination of this Agreement.
 - c. Buyer agrees that if it terminates this Agreement, as provided for herein, or fails to close the transaction contemplated hereby for any reason, then, Buyer shall deliver to City, at no cost to City, but without representation or warranty with respect to the findings or information provided therein about the Property, complete copies of all third party consultant produced of Buyer's due diligence reports other than any attorney work product or attorney-client privileged documents.
- 7. <u>Buyer Contingencies.</u> In addition to the Due Diligence contingency above, Buyer shall have the following contingencies:
 - a. Land Use Approvals. The Buyer will have until the Closing Date to receive all Municipal development and zoning approvals that Buyer deems necessary at Buyer's sole discretion to allow Buyer's intended use at the Property, including without limitation, obtaining any design, zoning approvals and utility agreements needed, with terms acceptable to Buyer. The sale of the Property is contingent upon Purchaser receiving all City land use approvals for the Project as defined in this Agreement. This Agreement should not be construed as the City's approval of the Project.
 - b. Project Financing. The Buyer will have until ten (10) business days prior to the Closing Date (the "Financing Deadline") within which to receive all confirmations, awards, and approvals from lenders that Buyer deems necessary, at Buyer's sole discretion to allow Buyer to develop and construct the Property for its intended use, including but not limited to any approvals needed from the Wisconsin Technical College System (WTCS) Board.

The Buyer's Contingency Period may be extended by written agreement of the parties prior to expiration of the original Seller's Contingency Period.

- 8. <u>Access to the Property</u>. The Buyer and the Buyer's authorized agents and contractors shall be permitted access to the Property for the purpose of conducting a Phase 1 or 2 environmental assessment and/or wetlands delineation survey of the Property at reasonable times with at least twenty-four (24) hours written notice to the Seller. The Buyer will repair all damages caused by its inspections, at the Buyer's cost, so that the condition of the Property is returned to as good or better condition as existed prior to the inspection.
- 9. <u>Title Insurance</u>. The Buyer shall provide to the Seller at the Buyer's expense at least ten (10) business days prior to closing a commitment from a title insurance company (the "Title Company") licensed in Wisconsin to issue title insurance in the amount of the Purchase Price upon the recording of proper documents, together with a gap endorsement. The commitment shall show title to the Property, as of a date not to be in the condition called for in the Agreement, and further subject only to liens which will be paid out of the proceeds of the closing and to any standard title insurance exceptions acceptable to the Buyer ("Permitted Exceptions"). The Buyer shall notify the Seller of any valid objection to title, in writing, prior to closing. The Seller shall have a reasonable time, but not exceeding fifteen (15) days, to remove the objections and closing shall be extended as necessary for this purpose. Should the Seller be unable or unwilling to carry out the Agreement by reason of a valid legal defect in title which the Seller is unwilling to waive, the Agreement shall be void.
- 10. <u>Limited Representations and Warranties: AS-IS Condition</u>. Except as otherwise provided herein, and in the Deed, Buyer shall purchase the Property in "AS-IS, WHERE-IS" condition and "with all faults," and shall agree that it relied upon no warranties, representations, or statements by City, its agents or employees, in entering into this Agreement or in closing the transaction described therein. Except as provided below, Buyer's closing on the acquisition of the Property shall constitute conclusive evidence that Buyer is satisfied with the condition of and title to the Property and has waived or satisfied the due diligence requirement provided in Paragraph 6 above.
- 11. <u>Closing</u>.
 - a. Closing shall occur within sixty (60) days following the satisfaction of all Buyer Contingencies but no later than December 31, 2024 unless an extension to the closing date is mutually agreed to by the Seller and the Buyer.
 - b. The Seller agrees to execute and deliver to the Buyer at closing a Warranty Deed conveying the Property to the Buyer free and clear from all liens and encumbrances, excepting the following: Municipal and zoning ordinances and agreements entered under them; recorded easements for the distribution of utility, municipal services; easements; recorded building and use restrictions and covenants; and Permitted Exceptions.
 - c. The Buyer shall pay all recording/filing fees except that the Seller shall pay the recording/filing fees for such documents as are required to be recorded/filed in order to cause title to the Property to be in the condition called for by the Agreement.

- d. All real estate taxes with respect to the Property shall be prorated between the Buyer and the Seller as of the date of closing based upon the latest known assessment and latest known mil rate.
- e. The Seller shall be responsible for any existing, area assessments or any other charges payable to any municipality or utility with regard to the Property as of the date of closing.
- f. The Seller shall pay any Wisconsin Real Estate Transfer fee due in connection with conveyance of the Property.
- 12. <u>Fees.</u> Buyer will be responsible for any future expenses or fees whatsoever related to any development or use of the Property after Closing including, but not limited to: costs to demolish existing improvements, MMSD fees, installation of all private utilities and utility hook-up charges, and any work in the right of way required by City Engineering (if any), connection fees, impact fees, interceptor fees, curb-cut/driveway apron fees, CARPC fees, etc.

This "Letter of Intent" does not constitute a definitive statement of all of the terms and conditions of the proposed transaction. This Letter of Intent is not intended to constitute an agreement to execute any contract in the future. If the parties enter into negotiations, either party may terminate such negotiations at any time. Neither party will be legally bound in any manner unless and until a contract has been prepared, executed and delivered between them. All terms and conditions remain subject to the final approval of the City's Common Council and City Attorney's Office.

By signing in the spaces provided below, the parties indicate their desire to begin drafting a definitive Purchase and Sale Agreement. No binding agreement will exist between the Buyer and the Seller unless and until a Purchase and Sale Agreement is executed between the Buyer and the Seller.

Sincerely,

MAWar

Matt Wachter Director, Department of Planning & Community & Economic Development

The proposal set forth in this Letter of Intent is acceptable to Madison Area Technical College. I further certify that I have the full authority to execute this Letter of Intent on behalf of the College.

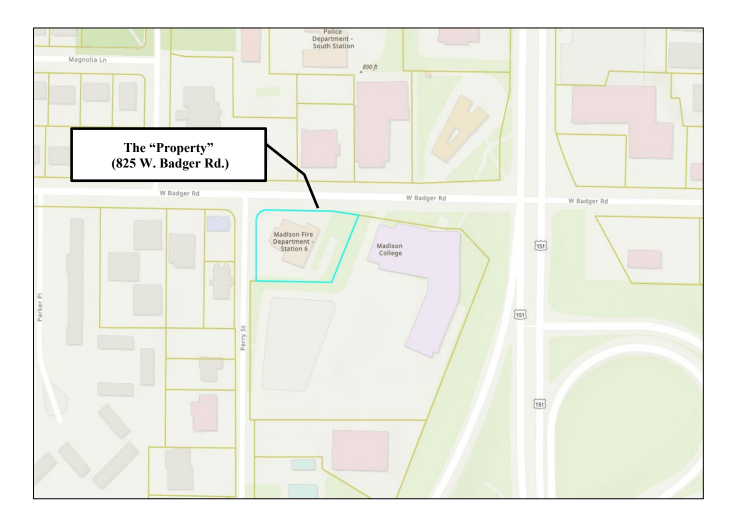
BUYER: MADISON AREA TECHNICAL COLLEGE

By: Title:

Date: 11.14.2023

Page 4 of 5

EXHIBIT A





City of Madison

Master

File Number: 80846

File ID:	80846 F	ile Type: Resolution	Status:	Council New Business
Version:	1 R e	ference:	Controlling Body:	COMMON COUNCIL
			File Created Date :	11/15/2023
File Name:			Final Action:	
Title:	Authorizing a non-competitive service contract between the Madison Area Technical College and the City of Madison Fire Department for the provision of paramedic training, 2023-2024 cohort.			
Notes:				
Sponsors:	Satya V. Rhodes-Conway		Effective Date:	
Attachments:		I	Enactment Number:	
Author:			Hearing Date:	
Entered by:	bsloat@cityofmadison.com		Published Date:	

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Fire Department	11/15/2023	Referred for Introduction				
	Action Text: Notes:	This Resolution was Ref Finance Committee (11/27/					

Text of Legislative File 80846

Fiscal Note

The proposed resolution authorizes a one-time, non-competitive service contract for paramedic training services from the Madison Area Technical College. The \$65,000 estimated cost is included in the Madison Fire Department's 2023 and 2024 operating budgets. No additional city appropriation is required.

Title

Authorizing a non-competitive service contract between the Madison Area Technical College and the City of Madison Fire Department for the provision of paramedic training, 2023-2024 cohort.

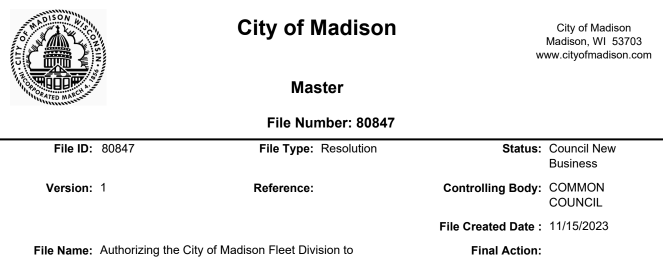
Body

WHEREAS, the Madison Fire Department (MFD) has sent MFD firefighter-EMTs to Madison Area Technical College (MATC) for paramedic training for the past six years;

WHEREAS, the 2023-2024 cohort includes eight students with tuition and fees approximating \$7,000 per student with an additional \$1,000 per student for textbooks and testing fees, totaling an estimated \$64,000;

WHEREAS, MGO 4.26 requires Common Council approval of service contracts of \$50,000 or more if the contractor was not selected through a competitive selection process;

NOW, THEREFORE, BE IT RESOLVED, the Mayor and City Clerk are authorized to sign a non-competitive service contract with the Madison Area Technical College for paramedic training services for the 2023-2024 cohort, up to \$65,000.



	Apply for and Accept a Cost-Share Grant from the U.S. Department of Agriculture Higher Blends Infrastructure Incentive Program in the Amount of \$294,500.
Title:	Authorizing the City of Madison Fleet Division to Apply for and Accept a Cost-Share Grant from the U.S. Department of Agriculture Higher Blends Infrastructure Incentive Program in the Amount of \$294,500.

Notes:

Sponsors: Satya V. Rhodes-Conway	Effective Date:
Attachments:	Enactment Number:
Author: Rachel Darken	Hearing Date:
Entered by: documentservices@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Fleet Service	11/15/2023	Referred for Introduction				
	Action Text: Notes:	This Resolution was Ref Finance Committee (11/27/					

Text of Legislative File 80847

Fiscal Note

The proposed resolution authorizes the application for a U.S. Department of Agriculture Cost-Share Grant. The grant will fund procurement and installation of biodiesel storage tanks and biodiesel compatible dispensers. If the grant is awarded, the Fleet Service Division's 2024 Adopted Capital Budget will be amended to appropriate the grant funding.

Title

Authorizing the City of Madison Fleet Division to Apply for and Accept a Cost-Share Grant from the U.S. Department of Agriculture Higher Blends Infrastructure Incentive Program in the Amount of \$294,500.

Body

WHEREAS, the City of Madison is committed to the ambitious goal of carbon neutral operations by 2030; and

WHEREAS, 100% Wisconsin-made biodiesel eliminates nearly 90% of the carbon dioxide and other harmful emissions of regular diesel; with the added benefit of in-state sourcing of raw, renewable materials such as soybean, and therefore carries a dramatically lower carbon footprint in the transport supply chain, compared to regular diesel; and

WHEREAS, the City of Madison has piloted the use of B100 biodiesel in 17 vehicles since 2022; and

WHEREAS, any expansion of the B100 biodiesel program for the City's equipment requires permanent fueling infrastructure to meet the demands of the increased use of B100 fuel; and WHEREAS, the City of Madison Fleet Division is interested in obtaining a cost-share grant from the U.S. Department of Agriculture for the purposes of funding the installation of two B100 biodiesel underground storage tanks at existing City-owned fueling facilities; and WHEREAS, the grant includes funding for the procurement and installation of two 10,000 gallon B100 biodiesel underground storage tanks and three B100 biodiesel compatible

dispensers; and

WHEREAS, a resolution guaranteeing acceptance of the funds, should they be awarded to the City, is necessary to apply for this grant; and

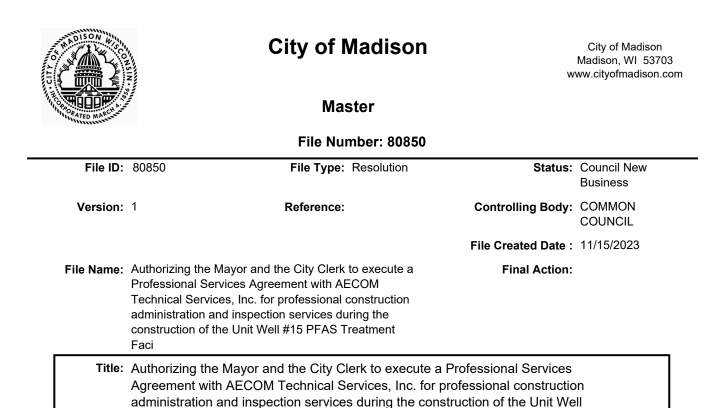
WHEREAS, the City of Madison Fleet Division staff attests to the validity and veracity of the statements and representations contained in the grant application; and

WHEREAS, an agreement with the U.S. Department of Agriculture is required to accept the grant funds should they be awarded; and

WHEREAS, the City of Madison Fleet staff will complete all appropriate tasks as required by the U.S. Department of Agriculture to apply for and accept the grant; and

NOW, THEREFORE, BE IT RESOLVED, the City of Madison Fleet Division is authorized, on behalf of the City, to apply for and accept the U.S. Department of Agriculture Higher Blends Infrastructure Incentive Program grant, and will meet the financial obligations necessary to fully and satisfactorily complete the project.

BE IT FURTHER RESOLVED, that the Mayor and City Clerk are authorized to enter into an agreement with the U.S. Department of Agriculture for the grant, in a format approved by the City Attorney, and that the City Fleet Superintendent is authorized to submit the required documentation to the U.S. Department of Agriculture as required by the grant application. BE IT FINALLY RESOLVED, that the City of Madison will comply with all local, state, and federal rules, regulations, and ordinances relating to this project and the cost-share agreement.



Notes:

Sponsors:	Charles Myadze And Amani Latimer Burris	Effective Date:
Attachments:	Attachment 1 - Staff Memo Well 15 PFAS Treatment Facility Resolution #80850.pdf, Attachment 2 - Resolution #80850 - Professional Services Agreeement for Construction Administration.pdf, Attachment 3 - Unit Well #15 PFAS Facility Construction Administration - Resolution #80850 Scope of Services.pdf	Enactment Number:
Author:		Hearing Date:
Entered by:	shelmstetter@cityofmadison.com	Published Date:

#15 PFAS Treatment Facility at 3900 E Washington Avenue (District 12).

History of Legislative File

Ver- sion:	Acting Body:		Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	WATER UTILITY	BOARD	11/15/2023	Referred for Introduction				
	Action Text: Notes:	This Resolution was Referred for Introduction Finance Committee (11/27/23), Water Utility Board (1				ncil (12/5/23)		

Text of Legislative File 80850

Fiscal Note

The proposed Professional Services Agreement with AECOM Technical Services, Inc. for professional construction administration and inspection services for installation of Unit Well 15

PFAS Treatment Facility will not exceed \$248,800.00. Funds for this project are included in the 2023 Water Utility Capital Budget. MUNIS: 14092-86-140-140086-54645-00000

Title

Authorizing the Mayor and the City Clerk to execute a Professional Services Agreement with AECOM Technical Services, Inc. for professional construction administration and inspection services during the construction of the Unit Well #15 PFAS Treatment Facility at 3900 E Washington Avenue (District 12).

.Body

WEREAS: Madison Water Utility (Utility) Unit Well #15 historically has been an important water supply source, delivering up to one billion gallons annually to northeast Madison including the East Washington Avenue corridor, however, due to elevated levels of Per- and Polyfluoroalkyl Substances (PFAS), the Utility shut down the well in March 2019; and

WEREAS: The Utility completed, in April 2021, a Feasibility Study for PFAS Treatment that concluded granular activated carbon or ion exchange would effectively eliminate PFAS from the treated water and, in June 2022, contracted with AECOM Technical Services, Inc, (AECOM) for professional engineering design services for a PFAS treatment facility, whose final design is near completion, and the next step is to execute a Professional Services Agreement for construction administration services; and

WHEREAS: The Utility completed a competitive process for construction-related services for which AECOM, a qualified design firm, demonstrated, through their proposal and cost estimate, a clear and thorough understanding of the project, required level of effort, associated challenges, and familiarity with the technical details and associated specifications; and where the continuity of effort with the design consultant will help streamline reviews and retain knowledge resources for ongoing project support; and

NOW THEREFORE BE IT RESOLVED that the Mayor and the City Clerk are authorized to execute a Professional Services Agreement not to exceed \$248,800.00 with AECOM Technical Services, Inc. for professional construction administration and inspection services during construction of Unit Well #15 PFAS Treatment Facility at 3900 E Washington Avenue.

BE IT FURTHER RESOLVED, that amendments that do not exceed the Madison Water Utility's approved capital budget or the scope of the Construction Administration Services of the Unit Well #15 project as authorized by the Common Council may be executed by the Water Utility General Manager and City Finance Director and/or designee, and executed by AECOM Technical Services, Inc.



www.madisonwater.org • 119 East Olin Avenue • Madison, WI 53713 -1431 • TEL 608.266.4651 • FAX 608.266.4426

MEMORANDUM

Date:	November 15, 2023
То:	Mayor Satya Rhodes-Conway City of Madison Common Council City of Madison Finance Committee Water Utility Board
From:	Krishna Kumar, General Manager Joe Grande, Water Quality Manager
Subject:	Resolution recommending execution of a Professional Services Agreement for construction administration and inspection services for Unit Well #15 PFAS Treatment Facility

RECOMMENDATION

Staff recommends executing a Professional Services Agreement with AECOM Technical Services, Inc. (AECOM) for construction administration and inspection services during construction of Unit Well #15 PFAS Treatment Facility at 3900 E Washington Avenue.

BACKGROUND

Madison Water Utility (Utility) Unit Well #15 historically has been an important drinking water supply source, delivering up to one billion gallons annually to northeast Madison including the E Washington Avenue corridor. However, due to elevated levels of Per- and Polyfluoroalkyl Substances (PFAS), the Utility shut down the well in 2019.

In April 2021, the Utility completed a Feasibility Study for PFAS Treatment that concluded granular activated carbon or ion exchange would effectively eliminate PFAS from the treated water. In June 2022, the Utility contracted with AECOM Technical Services, Inc. for professional engineering design services for a PFAS treatment facility. The final design of a treatment facility is near completion. The next step is to execute a Professional Services Agreement for construction administration services – see attached Scope of Services.

Following a competitive process, one proposal was received from AECOM, the design firm for the project. AECOM is a qualified firm with a thorough understanding of the project and familiarity with the technical details and associated specifications. Continuity of effort of the design consultant will streamline reviews and retain knowledge resources for ongoing project support. Finally, the cost and proposed hours submitted, similar to comparable recent projects in both size and scope, demonstrate AECOM's clear understanding of the project and its associated challenges. Based on these factors, Utility staff recommends executing a City's standard Professional Services Agreement with AECOM for construction administration and inspection services for a not to exceed amount of \$248,800. The estimated total project cost for the treatment facility is \$5.9 million. It is worth noting that the Utility has been approved to receive \$2.95 million in principal forgiveness and \$2.95 million in low interest loan (2.1%) from the Safe Drinking Water Loan Program for completing construction of the treatment facility.

The legislative path for this item is shown below.

11/21/23 – Common Council (introduction)
11/27/23 – Finance Committee
11/28/23 – Water Utility Board
12/05/23 – Common Council (final action)

ATTACHMENTS

1. Unit Well #15 PFAS Facility Construction Administration – Scope of Services

AGENDA #_

City of Madison, Wisconsin

A RESOLUTION

Authorizing the Mayor and the City Clerk to execute a Professional Services Agreement with AECOM Technical Services, Inc. for professional construction administration and inspection services during the construction of the Unit Well #15 PFAS Treatment Facility at 3900 E Washington Avenue.

Drafted By:	Joseph Grande
	Project Manager - Water

Date: November 15, 2023

Fiscal Note: The proposed Professional Services Agreement with AECOM Technical Services, Inc. for professional construction administration and inspection services for installation of Unit Well 15 PFAS Treatment Facility will not exceed \$248,800.00. Funds for this project are included in the 2023 Water Utility Capital Budget. MUNIS: 14092-86-140-140086-54645-00000

PRESENTED REFERRED	November 15, 2023	
REREFERRED		
REPORTED BACK		
ADOPTED RULES SUSPENDE	POF	
PUBLIC HEARING		
	OF FISCAL NOTE IS NEEDED COMPTROLLER'S OFFICE Approved By	
	Comptroller's Office	
RESOLUTION NUM	BER	80850

ID NUMBER

Sponsors: Myadze / Latimer Burris

Aldermanic Dist. No. 12

WEREAS: Madison Water Utility (Utility) Unit Well #15 historically has been an important water supply source, delivering up to one billion gallons annually to northeast Madison including the East Washington Avenue corridor, however, due to elevated levels of Per- and Polyfluoroalkyl Substances (PFAS), the Utility shut down the well in March 2019; and

WEREAS: The Utility completed, in April 2021, a Feasibility Study for PFAS Treatment that concluded granular activated carbon or ion exchange would effectively eliminate PFAS from the treated water and, in June 2022, contracted with AECOM Technical Services, Inc, (AECOM) for professional engineering design services for a PFAS treatment facility, whose final design is near completion, and the next step is to execute a Professional Services Agreement for construction administration services; and

WHEREAS: The Utility completed a competitive process for construction-related services for which AECOM, a qualified design firm, demonstrated, through their proposal and cost estimate, a clear and thorough understanding of the project, required level of effort, associated challenges, and familiarity with the technical details and associated specifications; and where the continuity of effort with the design consultant will help streamline reviews and retain knowledge resources for ongoing project support; and

NOW THEREFORE BE IT RESOLVED that the Mayor and the City Clerk are authorized to execute a Professional Services Agreement not to exceed \$248,800.00 with AECOM Technical Services, Inc. for professional construction administration and inspection services during construction of Unit Well #15 PFAS Treatment Facility at 3900 E Washington Avenue.

BE IT FURTHER RESOLVED, that amendments that do not exceed the Madison Water Utility's approved capital budget or the scope of the Construction Administration Services of the Unit Well #15 project as authorized by the Common Council may be executed by the Water Utility General Manager and City Finance Director and/or designee, and counter executed by AECOM Technical Services, Inc.

Attachment 1

Unit Well #15 PFAS Facility Construction Administration – Scope of Services

A. <u>General Responsibilities:</u>

AECOM's project team shall provide all necessary personnel and resources to assist the Water Utility in administering construction of the Unit Well #15 project. AECOM will be responsible for providing effective oversight of construction operations, construction engineering services, and related administrative services required to successfully complete construction and startup commissioning of the facility as a representative of the Madison Water Utility (MWU) project team. Therefore,

AECOM will conduct regularly scheduled meetings to maintain communication between MWU and AECOM and keep the team operating smoothly. AECOM anticipates both the project manager and contractor administrator will attend the biweekly meetings. The biweekly meeting should occur the opposite week of the biweekly project progress meeting held by the contractor.

AECOM will maintain open communications with MWU and the SDWL engineer regarding contract changes that may impact cost. AECOM will review requested change orders for generalized cost expectations based on other projects compared to the cost request.

AECOM may provide recommendations for construction access, staging, and sequencing. However, the contractor is solely responsible for all construction means, methods, techniques, sequences, procedures, and safety precautions or programs, and for supervising, coordinating, and performing all the work.

AECOM will not provide guarantees, survey services, testing services, utility location services, public information services, record drawing creation or other services not listed in the proposal response. Although these functions remain the responsibility of MWU or its contractor, AECOM will assist MWU to ensure conformance with project objectives, design and specifications, and compliance with construction quality and completeness.

AECOM will not assume any responsibility for the contractor's performance. Instead, AECOM will communicate any concerns to MWU regarding compliance with the design and specifications, construction quality, or construction completeness.

B. <u>Scope of Work:</u>

- 1. Project administration and documentation to include but not necessarily be limited to:
 - a. Bid support

AECOM will track the bidders list and contact contractors directly to notify them on the bid package release to provide the best opportunity for MWU to receive multiple suitable bids.

AECOM is anticipating the following support for the bidding process:

- i. Update the bid form to include major equipment items for IX and GAC tank selection.
- ii. Update the bidding document to provide clear direction on the movement of the air stripping equipment to an alternative MWU location.

- iii. Work with MWU to confirm that requirements for the Safe Drinking Water Loan program are incorporated into the bidding document and advertisement including disadvantage business inclusion, Buy American Build American Act compliance, Davis Bacon Wage Rates, and contractor ownership forms.
- iv. Coordinate and attend a pre-bid meeting at the project site.
- v. Respond to bidder questions.
- vi. Issue addenda as appropriate including the pre-bid meeting minutes and any modifications to the contract that are required.
- vii. Review bids received.
- viii. Provide a bid recommendation letter with details on the proposed GAC and IX tank selection.
- ix. Send the selected GAC and IX tank information to DNR as per the DNR request.
- b. Shop drawings

Shop drawing reviews will include architectural, structural, process, HVAC, plumbing, electrical, instrumentation and controls, and civil and will be performed by the AECOM designers who completed the design documents.

AECOM's contract administrator will manage shop drawing submittals to maintain schedule and communication.

AECOM will provide shop drawings for MWU review and include that review in the processing time plan.

If the contractor submittals routinely require more than 2 rounds of review, it is typical to pass along the added expense for reviews to the contractor. AECOM and MWU will work together within the contract to protect both parties from excessive review iterations.

c. Schedule compliance

AECOM will manage schedule submittals from the contractor and provide feedback on meeting the schedule requirements. Contractor is required to provide regular updates.

AECOM will provide timely shop drawing reviews and RFI responses to allow the contractor to maintain their schedule.

AECOM will work with the contractor when unexpected product delays occur to evaluate alternatives or work schedule modifications.

d. Contract compliance

AECOM's construction administrator will track contractual documents such as Notice to Proceed, training forms, and bonds. Inspectors will track work. If work is found to not meet the contract, the Contractor and MWU will be notified and payment not approved until such time as the work matches the contract.

e. Regular construction meetings

AECOM will coordinate and attend the pre-construction meeting at the project site. AECOM staff in attendance will include the PM, construction administrator, and lead inspector.

The contractor will remain responsible for regular process meeting coordination. AECOM anticipates 30 routine virtual meetings every other week with the contractor. AECOM will have at least two staff at each meeting, typically the project manager and construction administrator. When the contractor begins site work, AECOM's inspection engineer will also attend the progress meetings virtually or in person.

AECOM will meet with MWU on opposite weeks as noted above.

f. Request for information

AECOM has used multiple communication methods to track and reply to RFIs. AECOM will keep MWU in the team discussion on all RFIs and RFI responses.

AECOM's projected hours is based on 5 formal RFIs, which is similar to other contracts. Typically, RFIs above that amount are requests for material changes that do not yield benefit to MWU. If the RFIs exceed the quantity listed for contactor benefit, AECOM will work with MWU and the contractor to reallocate RFI review costs.

g. Request for change

Change requests will be tracked as field orders. When the costs do not require changes to the contract price or schedule, the order will be logged and the drawings or specifications marked to indicate the change.

h. Change Orders

AECOM will issue change orders based on documentation received from the contractor and provide the change order to MWU for review and processing. Cost modifications will be reviewed by AECOM discipline designers to confirm price is reasonable for work required.

i. Monthly pay requests

AECOM will review the initial cost breakdown submittal and provide response to confirm adequate cost breakdown is provided to facilitate pay request reviews.

AECOM will review monthly pay requests which will include confirmation on lien waivers, BABA documentation, and wage rate payment documentation.

Contractor is required to provide progress photos and the site inspector will also provide progress information to allow contract administrator to make a preliminary determination on the pay requested.

MWU will be provided the pay request with AECOM recommendation for review and processing.

j. Operation and maintenance manuals

AECOM will review and process O&M manuals and warranty information similar to shop drawings to maintain coordination between AECOM, MWU, and the contractor. A separate overall O&M manual will not be created by AECOM as part of this scope but can be added during negotiations at MWU's request

k. Test results

Test results will be reviewed by AECOM designers and documents retained. Testing is anticipated for concrete, pavement, and water quality. AECOM is not providing testing within this scope.

I. Final inspection and punch list

AECOM will prepare a punch list for contractor's use in completing the project. The contractor will also develop and use its own punch list.

A final inspection will be completed with MWU, contractor, and AECOM. AECOM is assuming 3 staff at the final inspection. AECOM will track the punch list closeout and issue substantial complete and final completion documentation.

m. Contract Closeout

Contract closeout includes both the construction and funding contract closeout needs.

Construction closeout will include a final cost review, lien waivers documented, and a project summary for MWU use.

Safe Drinking Water Loan requirements will include final cost, project completeness determination, BABA forms, weekly wage rate documentation, and meetings with the SDWL engineer. Management and forwarding these forms is included in AECOM's proposal.

n. Training

AECOM will manage training forms and documentation for all training required within the contract. AECOM will be present for the GAC and IX equipment training to witness the training and provide additional insight and depth to the MWU team.

o. Startup and commissioning

AECOM will invite DNR and SDWL engineer to be part of the startup and inspection process.

AECOM will attend startup and commissioning and confirm documentation is maintained of field settings and startup findings.

Startup is assumed to be two periods of two days each (total 4 days).

p. Other tasks normal to facility construction administration

2. Construction inspection services are to include but not necessarily be limited to:

Any on-site services (including, but not limited to, site inspections or observations) shall be for the sole and limited purpose of checking for general conformance with the design intent of the final plans and specifications. AECOM shall not, through any on-site services or submittal reviews, become a guarantor of contractor's performance.

At the pre-construction conference, the existing facility condition will be documented by video.

AECOM will provide a structural engineer for inspection of key wall formation and pre-cast ceiling panel forms and installation. The structural engineer will be familiar with the design of the project and also be reviewer of the structural testing submittals such as concrete. AECOM anticipated 4 inspection visits for the reservoir and 2 inspection visits for the pre-cast ceiling panels.

The HVAC designer will provide 2 inspection visits and document HVAC and plumbing improvements in detail. These visits will also document general construction.

The AECOM process engineer will complete 2 inspections separate from other meetings to review the GAC and IX tanks interior prior to acceptance and to review media loading.

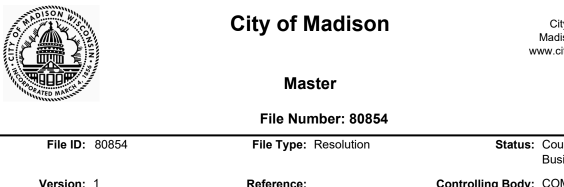
The AECOM resident inspector will complete inspections such that at least one AECOM inspection occurs per week of active construction (assuming 14 visits). Coordination between AECOM and the contractor to avoid burying work prior to inspection will be made such that AECOM inspector will be able to review and photograph all work prior to cover.

Each time the inspector/engineer is on site, AECOM will provide site report that includes photos, list of crew and equipment on site, and a verbal summary of recent work.

AECOM will provide the resident inspector and/or project manager to witness and document startup and testing as appropriate.

AECOM's structural designer will be one of the site inspectors during key construction periods due to the nature of the reservoir replacement and ceiling replacement.

AECOM's process designer and PFAS specialists will be a part of the startup process and shop drawing review process to address potential startup concerns and review the GAC and IX vessels and media.



File ID:	80854	File Type: Resolution	Status:	Council New Business
Version:	1	Reference:	Controlling Body:	COMMON COUNCIL
			File Created Date :	11/15/2023
File Name:	le Name: Authorizing the Mayor and City Clerk to enter into a contract for Purchase of Services with MSA, Inc. to provide professional planning consultant services for the Madison Parks 2025-2030 Park and Open Space Plan. Final Action:			
Title:	Title: Authorizing the Mayor and City Clerk to enter into a contract for Purchase of Services with MSA, Inc. to provide professional planning consultant services the Madison Parks 2025-2030 Park and Open Space Plan.			

Notes:

Sponsors:	Charles Myadze And Yannette Figueroa Cole	Effective Date:
Attachments:		Enactment Number:
Author:	Mike Sturm	Hearing Date:
Entered by:	nmiller@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Parks Division	11/15/2023	Referred for Introduction				
	Action Text: Notes:	This Resolution was Ref Finance Committee (11/27/					

Text of Legislative File 80854

Fiscal Note

The proposed resolution authorizes the Mayor and City Clerk to enter into a contract for Purchase of Services with MSA, Inc. to provide professional planning consultant services for the Madison Parks 2025-2030 Park and Open Space Plan at a total estimated cost of \$149,000. Funding is available in Munis #13506. No additional appropriation is required.

Title

Authorizing the Mayor and City Clerk to enter into a contract for Purchase of Services with MSA, Inc. to provide professional planning consultant services for the Madison Parks 2025-2030 Park and Open Space Plan.

Body

WHEREAS, A prerequisite to participation in outdoor recreation grant programs is the adoption and subsequent Wisconsin Department of Natural Resources acceptance of a local comprehensive outdoor recreation plan; and,

WHEREAS, Madison Parks issued a Request for Proposals for professional planning consultant services to develop the 2025-2030 Parks and Open Space Plan; and

WHEREAS, MSA, Inc. has been selected through a "Request for Proposal" process, and is the final selection candidate in accordance with MGO Section 4.26 of Madison General Ordinances and in accordance with Administrative Procedure Memorandum No. 3-3, "Retaining Architect, Professional Engineers, Designers and Land Surveyors for Consultant Service;" and,

WHEREAS, the contract award total is \$149,000, and Parks has sufficient funding authority in 2023 Adopted Capital Budget, and;

NOW THEREFORE BE IT RESOLVED, that the Common Council hereby authorizes the Mayor and City Clerk to enter into a contract for Purchase of Services a form to be approved by the City Attorney, with MSA, Inc. to provide professional planning consultant services for the Madison Parks 2025-2030 Park and Open Space Plan.



City of Madison

Master

File Number: 80856

File ID:	80856	File Type: Resolution	Status: Council New Business
Version:	1	Reference:	Controlling Body: COMMON COUNCIL
			File Created Date: 11/15/2023
File Name:	Awarding Acces	ssible Taxi Cab Grant Funds	Final Action:
Title:	Legistar File N	LY: Awarding Accessible Taxi Cab Gra No. 75053 to Union Cab of Madison Coo e Mayor and City Clerk to enter into a c	operative (Union Cab) and

Sponsors: Dina Nina Martinez-Rutherford	Effective Date:
Attachments:	Enactment Number:
Author: Eric Finch	Hearing Date:
Entered by: mglaeser@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Attorney's Office	11/15/2023	Referred for Introduction				
	Action Text: Notes:	This Resolution was Ref Common Council (12/5/23)	erred for Introduction				

Text of Legislative File 80856

Fiscal Note

Fiscal note pending

Title

BY TITLE ONLY: Awarding Accessible Taxi Cab Grant funds established via Legistar File No. 75053 to Union Cab of Madison Cooperative (Union Cab) and Authorizing the Mayor and City Clerk to enter into a contract with Union Cab for the purchase of three accessible vehicles in accordance with the grant.

Body



Title: Supporting and approving the City of Madison applications to WisDOT for Federal funding under the 2024-2028 Transportation Alternatives Program (TAP), the acceptance of the grant if awarded, and authorizes the Mayor and City Clerk to enter into a grant agreement with WisDOT if awarded the grant (District 14, District 10, District 18).

Notes:

grant ag

Sponsors:	Satya V. Rhodes-Conway, MGR Govindarajan, Juliana R. Bennett, Barbara Harrington-McKinney And Yannette Figueroa Cole	Effective Date:	
Attachments:		Enactment Number:	
Author:	Yang Tao	Hearing Date:	
Entered by:	ALarson2@cityofmadison.com	Published Date:	

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Traffic Engineerin Division Action Text: Notes:	This Resolution was Ref		iction ce Committee (11/27/23), Com	mon Council (12/5/23)		

Text of Legislative File 80857

Fiscal Note

The proposed resolution expresses supports and approves the City of Madison Transportation Department and Engineering Division grant application to the Wisconsin Department of Transportation (WisDOT) 2024-2028 Transportation Alternatives Program (TAP). The application seeks federal funding for four bicycle and pedestrian projects. The total project cost are \$5,182,903. The City of Madison will fund 35% or \$1,814,016 of the local share, and the funds will be requested in future Engineering Division capital budgets.

Title

Supporting and approving the City of Madison applications to WisDOT for Federal funding under the 2024-2028 Transportation Alternatives Program (TAP), the acceptance of the grant if awarded, and authorizes the Mayor and City Clerk to enter into a grant agreement with WisDOT if awarded the grant (District 14, District 10, District 18).

Body

This resolution provides the required support of the grant application under the WisDOT Transportation Alternatives Program (TAP), and approves the acceptance of the grant and the City's entering of a grant agreement with WisDOT if awarded the grant.

The City of Madison endeavors to provide its citizens with a robust, sustainable, multi-modal transportation system, including a major emphasis on bicycling and walking as viable and desirable modes of travel. The City has made major investments in bicycling and walking infrastructure and this priority is reflected in current budgets. Many of the City's important existing bike-related infrastructure projects were successfully completed with Federal transportation funding in partnership with WisDOT, and the City continues to seek Federal funding for planned major bicycle or pedestrian infrastructure projects.

This application includes the following proposed bicycle and pedestrian improvement projects. The proposed priority is noted below.

1. Moorland Rd Shared Use Path - Capital City Trail to Wayland Dr: Improvements include new shared-use path and improved bus stop safety and accessibility.

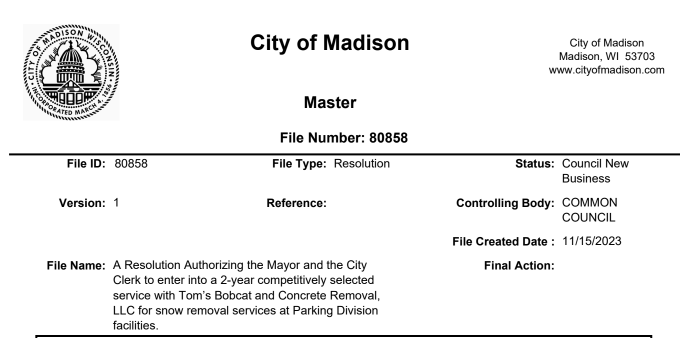
2. W Beltline Frontage Rd Shared Use Path - East of Seminole Hwy to Landmark PI: Improvements include continuation of shared-use path to fill gap in pedestrian network and continue all ages and ability bike connection to neighborhood. Improved safety and accessibility of bus stops.

3. Woodland Dr Path - Sheridan Dr to Marcy Rd: New shared-use path along Woodland Dr to connect to Sheridan Dr path, Warner Park path at Forster Dr and Marcy Dr.

4. E Rusk Path Extension - N Rusk Ave to Rimrock Rd: New shared-use path that will connect to new paths planned for construction along N Rusk/W Badger and Rimrock Rd.

NOW, THEREFORE BE IT HEREBY RESOLVED:

- That the Mayor and Common Council supports the grant applications by the Transportation Department and Engineering Division to WisDOT for the Transportation Alternatives Program;
- 2. That the Mayor and City Clerk are authorized to sign Project agreements contracts and State/Municipal Agreements, and;
- 3. That the Mayor and Common Council fully support the projects included in the TAP application.



Title: A Resolution Authorizing the Mayor and the City Clerk to enter into a 2-year competitively selected service with Tom's Bobcat and Concrete Removal, LLC for snow removal services at Parking Division facilities.

Notes:

Sponsors: Michael E. Verveer	Effective Date:
Attachments:	Enactment Number:
Author: Stefanie Cox	Hearing Date:
Entered by: ALarson2@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Parking Utility	11/15/2023	Referred for Introduction				
	Action Text: Notes:	This Resolution was Referred for Introduction Finance Committee (11/27/23), Transportation Commission (11/29/23), Common Council (12/5/23)					

Text of Legislative File 80858

Fiscal Note

The proposed resolution authorizes a 2-year contract for snow removal services at Parking Division facilities. The cost of these services is expected to be between \$150,000 and \$200,000 annually. Funding for the 2023/24 winter season is included in the 2023 and 2024 operating budgets within the Parking Division. No additional appropriations required.

Title

A Resolution Authorizing the Mayor and the City Clerk to enter into a 2-year competitively selected service with Tom's Bobcat and Concrete Removal, LLC for snow removal services at Parking Division facilities.

Body

WHEREAS, the City of Madison Parking Division requires snow and ice removal services at its parking facilities in order to maintain regular operations and provide a safe environment for customers; and

WHEREAS, the Parking Division has historically enlisted the services of snow removal contractors who perform snow removal services efficiently; and

WHEREAS, the previous contract for snow removal services expired September 30, 2023; and

WHEREAS, a Request for Bids for Parking Division snow removal services was issued on July 5, 2023; and

WHEREAS, the City received two proposals with one proposal unable to meet minimum requirements; and

WHEREAS, costs from the contract will be based on hourly rates between \$165 and \$230, depending on equipment used;

WHEREAS, the initial term of the contract shall be from the snow seasons of 2023-2024 and 2024-2025, with three (3) one-year optional renewals;

WHEREAS, under MGO 4.26(3)(e), service contracts of more than one year that average more than \$100,000 per year in cost require Common Council approval and signature by the Mayor and City Clerk;

NOW, THEREFORE BE IT RESOLVED, that the Mayor and the City Clerk are authorized to sign a contract as set forth above with Tom's Bobcat and Concrete Removal, LLC, for snow and ice removal at Parking Division facilities.

BE IT FURTHER RESOLVED the City Parking Division Manager or designee is authorized to execute the three, one-year renewals by mutual written agreement of the Parties. Estimated funds for this Agreement will be included in the Parking Division Operating budget for each year of the Agreement including any renewals.



City of Madison

Master

File Number: 80859

File ID:	80859 File Type:	Resolution Status:	Council New Business
Version:	1 Reference:	Controlling Body:	COMMON COUNCIL
		File Created Date :	11/15/2023
File Name:		Final Action:	
Title:	Authorizing a 2-year extension to a ne Consulting, LLC for a central services	oncompetitive contract with MGT of Am s cost allocation plan	erica
Notes:			
Sponsors:	Satya V. Rhodes-Conway	Effective Date:	
Attachments:	MGT of America Consulting, LLC Non- Selection Request - CC Approval Require November 2023.pdf	•	
Author:		Hearing Date:	
Entered by:	ckoh@cityofmadison.com	Published Date:	

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Finance Departm	nent 11/15/2023	Referred for Introduction				
	Action Text: Notes:	This Resolution was Ref Finance Committee (11/27/					

Text of Legislative File 80859

FISCAL NOTE

The proposed resolution authorizes a 2-year extension to the contract with MGT of America Consulting, LLC to provide develop a central services cost allocation plan in 2024 and 2025. The cost in 2024 is \$18,566 and is included in the Finance Department's 2024 adopted operating budget. The cost in 2025 is \$19,000 and will be included in the 2025 budget request.

TITLE

Authorizing a 2-year extension to a noncompetitive contract with MGT of America Consulting, LLC for a central services cost allocation plan

BODY

WHEREAS, the City of Madison utilizes a central services cost allocation plan to recover indirect costs for services provided by central service departments to non-general fund

Master Continued (80859)

agencies; and

WHEREAS, developing a cost allocation plan requires the services of a 3rd party consultant to collect and analyze data on expenditures and allocation metrics; and

WHEREAS, City's contract with its current cost allocation plan consultant, MGT of America Consulting, LLC ("MGT of America") is expiring at the end of 2023; and,

WHEREAS, the Finance Department will begin preparation for the 2025 budget at the beginning of the 2024 calendar year, which requires a cost allocation plan consultant to be selected by the end of 2023; and

WHEREAS, MGT of America has worked with the City previously on our central services cost allocation plan, is familiar with our process, and is available to do this work in the timeframe needed at the price of \$18,566 in 2024 and \$19,000 in 2025; and

WHEREAS, under sec. 4.26(4)(b), of the Madison General Ordinances if the aggregate amount of the fee for services will be \$50,000 or more and the contract was not subject to a competitive bidding process, the contract shall meet one of the other requirements of sec. 4.26(4)(a) and be approved by the Common Council; and

WHEREAS, for the reasons stated in the attached Noncompetitive Selection Request Form, the proposed contract with MGT of America meets the exception to the bidding process in section 4.26(4)(a)7. which states "A particular consultant has provided services to the City on a similar or continuing project in the recent past, and it would be economical to the City on the basis of time and money to retain the same consultant";

NOW THEREFORE BE IT RESOLVED that the Mayor and City Clerk are authorized to execute a 2-year extension to purchase of services contract not to exceed \$37,566.00 with MGT of America for the above described services.

PURCHASING VIEW



CITY OF MADISON • FINANCE DEPARTMENT • PURCHASING SERVICES

Non-Competitive Selection Request

Date:	11/01/2023
Requisition Number:	(8 characters)
Requestor Name:	Christine Koh
Requestor Phone Number:	6082674913
Requestor Email:	ckoh@cityofmadison.com
Fund:	1100 GENERAL V
Agency:	15 FINANCE V
Major:	 53*** Supplies/Goods 541** Utilities 542** Building/Facility Maintenance/Repair 543** Software/Equipment Maintenance/Repair
	544** Public Works Maintenance/Repair
	545** Training/HR-Related Services
	✓ 546** Consulting/Professional Services
	548** Grants/Loans/Insurance/Other Services
Total Purchase Amount:	\$108,000.00
Vendor Name:	MGT of America Consulting, LLC
Product/Service Description:	Central services cost allocation plan development
	\$50,000 and UNDER This form will be sent to the Purchasing Supervisor for review.
	OVER \$50,000 Complete this form and draft a resolution using the sample resolutions provided by the City Attorney to your Budget Analyst. Your resolution will not be added to the Finance Committee agenda without this form.
Check the box(es) for the except	on criteria you feel are applicable:
 Public exigency (emer processes. 	gency) will not permit the delay incident to advertising or other competitive
2. The services or goods	required are available from only one person or firm (i.e., true sole source).
3. The services are for p	rofessional services to be provided by attorneys.
4. The services are to be	rendered by a university, college, or other educational institution.
5. No acceptable bids ha	ve been received after formal advertising.
6. Service fees are estab	lished by law or professional code.

7.	A particular consultant has provided services to the City on a similar or continuing project in the recent past, and it would be economical to the City on the basis of time and money to retain the same consultant.
8.	Otherwise authorized by law, rule, resolution, or regulation. Explain:

If procurement is being paid with Federal or State grant funds, the vendor was identified by name in the approved Grant Application. (OPTIONAL)

REASON FOR REQUEST

WHY A COMPETITIVE SELECTION PROCESS CANNOT BE USED:

Provide **detailed** explanation below. For a true sole source, provide all information to explain why this product or service can only be purchased from this vendor. For one-of-a-kind items not sold through distributors, explain the unique performance features of the product requested that are not available from any other product. For services, detail the unique qualifications this vendor possesses, or other reason(s) that meet the criteria selected above. Identify specific, measurable factors and qualifications.

The City of Madison entered a 3-year agreement with MGT of America Consulting, LLC ("MGT") in 2020 to provide consulting service for a central services cost allocation plan. MGT was selected through a non-competitive process as they were the only vendor who responded to a request for quotes. The City and MGT entered into a contract for \$51,750, which expired at the end of 2022. In 2023, the contract was extended for one additional year (Legistar File 73494, RES-22-00684), for a total cost of \$18,025.

This request is to extend the contract for an additional 2 years, for 2024 - 2025. MGT provided a quote for 2024 at \$18,566 and 2025 at \$19,000. This would bring the total projected cost of services since 2020 to \$107,341.

The Finance Department has been satisfied with the services provided to date; MGT delivers a high quality product and takes a collaborative approach to their services. Continuing the contract would allow the Finance Department and MGT to build on past work and continue improving the data inputs and metrics for the cost allocation plan. A non-competitive selection will ensure the cost allocation plan is developed in a timely manner for budget development in 2024 and 2025.

COMMENTS REGARDING PURCHASES OVER \$50,000

The City of Madison has paid MGT of America Consulting, LLC a total of \$69,775. All of this was noncompetitively selected as described above.

Date: 11/01/2023

Submit



City of Madison

Master

File Number: 80860

File ID:	80860	File Type: Resolution	Status:	Council New Business
Version:	1	Reference:	Controlling Body:	COMMON COUNCIL
			File Created Date :	11/15/2023
File Name:			Final Action:	
Title:	Adopted Opera General Fund b	Y: 2023 Year End Appropriation Re ating Budget by appropriating a net a palance to agency budgets, make tr of appropriations within agency bud	amount of \$ from ansfers between funds, an	n the

Notes:

Sponsors: Satya V. Rhodes-Conway	Effective Date:
Attachments:	Enactment Number:
Author:	Hearing Date:
Entered by: ckoh@cityofmadison.com	Published Date:

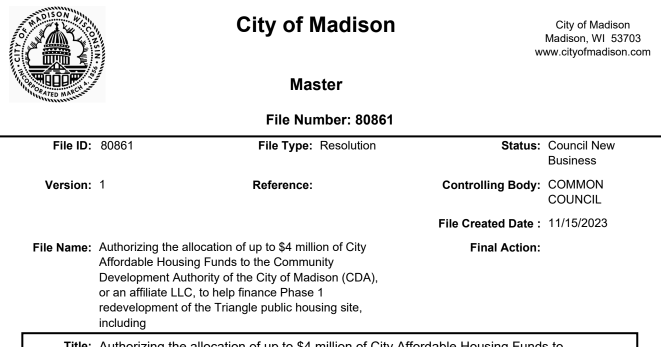
History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	FINANCE COM	ITTEE 11/15/2023	Referred for Introduction				
	Action Text: Notes:	This Resolution was Re Finance Committee (11/27/					

Text of Legislative File 80860

TITLE

BY TITLE ONLY: 2023 Year End Appropriation Resolution to amend the 2023 Adopted Operating Budget by appropriating a net amount of \$______ from the General Fund balance to agency budgets, make transfers between funds, and make transfers of appropriations within agency budgets.



Title: Authorizing the allocation of up to \$4 million of City Affordable Housing Funds to the Community Development Authority of the City of Madison (CDA), or an affiliate LLC, to help finance Phase 1 redevelopment of the Triangle public housing site, including demolition of the existing 163-unit Brittingham Apartments and construction of an equivalent number of replacement dwelling units, and authorizing the Mayor and the City Clerk to enter into a Loan Agreement. (District 13)

Notes:

Sponsors:	Satya V. Rhodes-Conway, Tag Evers, Nikki Conklin, Dina Nina Martinez-Rutherford And Kristen Slack	Effective Date:
Attachments:		Enactment Number:
Author:	Linette Rhodes	Hearing Date:
Entered by:	kpetershack@cityofmadison.com	Published Date:

History of Legislative File

Ver- sion:	Acting Body:		Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Community Deve Division Action Text: Notes:	This Resol		Introduction erred for Introdu	iction Block Grant (12/7/23), Commo	on Council (1/9/24)		

Text of Legislative File 80861

Fiscal Note

The proposed resolution approves the award of up to \$4.0 million from the Affordable Housing Fund to the Community Development Authority's (CDA) Triangle Redevelopment capital project (Munis project 14696) in 2024. The Community Development Division (CDD) 2024 Capital Budget includes \$20.0 million in funding for the Affordable Housing - Development Projects

(Munis project 14938) to support these projects like the Triangle Redevelopment project. Any financial assistance for this project secured after adoption of this resolution will reduce the contribution from the Affordable Housing Fund. No additional City appropriation required.

Title

Authorizing the allocation of up to \$4 million of City Affordable Housing Funds to the Community Development Authority of the City of Madison (CDA), or an affiliate LLC, to help finance Phase 1 redevelopment of the Triangle public housing site, including demolition of the existing 163-unit Brittingham Apartments and construction of an equivalent number of replacement dwelling units, and authorizing the Mayor and the City Clerk to enter into a Loan Agreement. (District 13)

Body

BACKGROUND

The Madison Community Development Authority (CDA)'s redevelopment plan for its 12 acre site bounded by South Park, Regent Street and W. Washington, known as "the Triangle", includes five phases of development that will replace 362 existing housing units, currently subsidized through Public Housing and Section 8 programs, with about 1,200 units of mixed-income housing. Phase 1 includes the redevelopment of approximately 163 units of housing that will replace Brittingham Apartments and the CDA Triangle property management office. The development budget for Phase 1 was included in the City's Adopted 2024 Capital Budget. Phases 2, 3, 4, and 5 are included in the Horizon List as CDA continues to explore options with HUD and refine the project budget.

The total development cost of all project phases is projected to exceed \$300 million, with the majority of funds coming from Section 42 tax credits, tax-exempt housing bonds, and private debt held by CDA-controlled LLCs that will be created for each building. The total local share of costs for the whole development is still to be determined.

Section 18 of the Housing Act of 1937 authorizes the demolition and disposition of Public Housing, with administrative steps set forth in 24 CFR 970.17(c) prescribed by the U.S. Department of Housing and Urban Development (HUD), including an application process. The Rental Assistance Demonstration ("RAD") Program/Section 18 Blend regulations promulgated by HUD allow Public Housing Authorities the ability to combine and utilize a variety of available resources to redevelop properties and provide predictable annual subsidies.

Consistent with the HUD regulations and in keeping with the CDA's Five-Year Plan objective for the period commencing January 2020, CDA staff submitted an application to HUD in March 2023 for the disposition of Brittingham Apartments utilizing a RAD/Section 18 Blend. Upon receiving RAD and Special Applications Center ("SAC") disposition approvals from HUD, 100% of the resulting Project units will be removed from CDA's public housing inventory and converted to the Section 8 Project-Based Voucher Program. SAC approval provides the added benefit of allowing CDA to apply for 4% low-income housing tax credits and other public and private funding sources to help finance the Phase 1 redevelopment.

The CDA-controlled LLCs that will be created for Phase 1 and subsequent phases will be subject to land use restriction agreements (LURAs) and other long-term Low Income Housing Tax Credit (LIHTC) requirements. The overall Triangle redevelopment project will preserve existing affordable housing through the replacement of aging Public and Multifamily Housing units with modern, efficient homes and amenities, as well as significantly expand CDA's housing portfolio at the Triangle site.

ACTION

WHEREAS, the Madison Community Development Authority of the City of Madison (CDA) is the City's statutory housing authority and redevelopment authority under Wisconsin Statutes §

66.1335, and serves as a Public Housing Authority (PHA) for housing units subsidized by the U.S. Department of Housing and Urban Development (HUD); and,

WHEREAS, Section 18 of the Housing Act of 1937 authorizes the demolition and disposition of Public Housing, in adherence with administrative steps of 24 CFR 970.17(c) prescribed by HUD, and subject to HUD approval; and,

WHEREAS, in keeping with the CDA's Five-Year Plan objective for the five-year period commencing January 2020, CDA staff submitted an application to HUD, which was approved in March 2023, for the disposition of Brittingham Apartments utilizing a Rental Assistance Demonstration (RAD) Program/Section 18 Blend; and,

WHEREAS, upon receiving RAD and Special Applications Center ("SAC") disposition approvals from HUD, 100% of the resulting Project units are able to be removed from CDA's public housing inventory and converted to the Section 8 Project Based Voucher Program; and,

WHEREAS, SAC approval will further allow CDA to apply for 4% low-income housing tax credits and other public and private funding sources to help finance the Phase 1 redevelopment; and,

WHEREAS, the CDA-controlled LLCs that will be created for Phase 1 and subsequent phases will be subject to land use restriction agreements (LURAs) and other long-term Low Income Housing Tax Credit (LIHTC) requirements; and,

WHEREAS, the overall Triangle redevelopment project will preserve the existing supply of affordable housing through the replacement of aging Public and Multifamily Housing units with modern, efficient homes and amenities, as well as significantly expand CDA's housing portfolio at the Triangle site; and,

WHEREAS, CDA has requested up to \$4 million in City Affordable Housing Funds (AHF) in order to leverage other public and private sources for Phase 1 and subsequent phases, and the project is consistent with the criteria and intent of the AHF administered by the Community Development Division; and,

WHEREAS, up to \$4 million of Affordable Housing Fund dollars authorized in the City's Adopted 2024 Capital Budget is planned for use to support housing developments sponsored by the City of Madison or CDA, such as those described in this resolution; and,

WHEREAS, any receipt of financial assistance from other funding sources, e.g., Federal HOME Investment Partnership Program, that occurs subsequent to the adoption of this resolution, may be used to reduce the financial contribution to the project from AHF, so that AHF funds remain available to support other projects.

NOW, THEREFORE, BE IT RESOLVED, that the Common Council approves awarding up to \$4,000,000 in Affordable Housing Funds to the Community Development Authority, or an affiliate LLC, to help finance Phase 1 redevelopment of the Triangle public housing site, including demolition of the existing 163-unit Brittingham Apartments, and construction of an equivalent number of replacement dwelling units; and,

BE IT FURTHER RESOLVED, that the City will provide the funds to the CDA and/or its assigns in the form of loan, repayable upon the sale, transfer or change in use of the property; and that the loan will be secured by a mortgage and a promissory note; and,

BE IT FINALLY RESOLVED, that the Council authorizes the Mayor and City Clerk to execute, deliver, publish, file and record such other documents, instruments, notices and records, and take such other actions as shall be deemed necessary or desirable to accomplish the purpose of this Resolution, and to comply with and perform the obligations of the City hereunder.

ADDISON N	A DATE OF A DATE	City of N	ladison	w	City of Madison Madison, WI 53703 ww.cityofmadison.com
A ATED MARCH		Mas	ter		
		File Num	nber: 80791		
File ID:	80791	File Type: 0	Claim	Status:	Risk Business
Version	1	Reference:		Controlling Body:	Risk Manager
				File Created Date :	11/10/2023
File Name:		nager of Rhode Dales, LL nal injury - \$250,000.	P for T.	Final Action:	
Title:	K. Borkenhager \$250,000.	of Rhode Dales, LLP f	or T. Hyun Lee - pe	ersonal injury -	
Notes	Metro - Referred	o TMI			
Sponsors:				Effective Date:	
Attachments			F	Enactment Number:	
Author				Hearing Date:	
	mlloyd@cityofma	dison.com		Hearing Date: Published Date:	
	mlloyd@cityofma	dison.com		-	

Text of Legislative File 80791

Title

K. Borkenhager of Rhode Dales, LLP for T. Hyun Lee - personal injury - \$250,000.

Body

Claim received 11/03/2023.

		City of N	Madison	w	City of Madi Madison, WI ww.cityofmadis	53703
A ATED MARCEN		Mas	ster			
		File Nu	mber: 80801			
File ID: 8	0801	File Type:	Claim	Status:	Risk Busines	ss
Version: 1		Reference:		Controlling Body:	Risk Manage	er
				File Created Date :	11/10/2023	
File Name: C	LAIM: J. Sumner - vel	hicle damage - \$2	89.97.	Final Action:		
	. Sumner - vehicle d	-	7.			
Title: J		-	7.			
Title: J	. Sumner - vehicle d	-	7.	Effective Date:		
Title: J Notes: E	. Sumner - vehicle d	-	7.	Effective Date: Enactment Number:		
Title: J. Notes: E Sponsors:	. Sumner - vehicle d	-	7.			
Title: J. Notes: E Sponsors: Attachments: Author:	. Sumner - vehicle d	amage - \$289.9	7.	Enactment Number:		
Title: J. Notes: E Sponsors: Attachments: Author:	. Sumner - vehicle d VL005087 nlloyd@cityofmadison.	amage - \$289.9	7.	Enactment Number: Hearing Date:		

Title

J. Sumner - vehicle damage - \$289.97. Body Claim received 11/09/2023.

		City of M	adison	v	City of Madison Madison, WI 53703 www.cityofmadison.cor
		Mas	ter		
		File Num	ber: 80867		
File ID:	80867	File Type: (Claim	Status	Risk Business
Version:	1	Reference:		Controlling Body:	Risk Manager
				File Created Date	11/15/2023
File Name:	CLAIM: Progress vehicle damage -	ive Insurance for L. Naun \$18,424.52.	ian -	Final Action:	
Title:	Progressive Ins	urance for L. Nauman ·	vehicle damage	e - \$18,424.52.	
Notes:	EVL004449				
Sponsors:				Effective Date:	
Attachments:				Enactment Number:	
Author:				Hearing Date:	:
Entered by:	mlloyd@cityofma	dison.com		Published Date:	:
tory of Legis	lative File				
r- Acting Body:		Date: Action:	Sent To:	Due Date:	Return Result:

Text of Legislative File 80867

sion:

Title Progressive Insurance for L. Nauman - vehicle damage - \$18,424.52. **Body** Claim received 11/14/2023. Date: