ORDINANCE NO. 2023-16

VILLAGE OF YORKVILLE RACINE COUNTY, WISCONSIN

AN ORDINANCE TO AMEND MULTIPLE SECTIONS OF THE CODE OF ORDINANCES FOR THE VILLAGE OF YORKVILLE, RACINE COUNTY, WISCONSIN, RELATED TO THE DUTIES OF THE VILLAGE ADMINISTRATOR, VILLAGE CLERK, VILLAGE TREASURER/FINANCE DIRECTOR, VILLAGE DEPUTY CLERK AND VILLAGE DEPUTY TREASURER

WHEREAS, the Village Board for the Village of Yorkville, by Charter Ordinance 2023-01, elected to (1) separate the previously consolidated office of Village Administrator/Clerk, and create the separate appointed offices of Village Administrator and Village Clerk, (2) create the office of the Village Finance Director, (3) consolidate the appointed offices of Village Treasurer and Village Finance Director into the office of the Village Treasurer/Finance Director, and (4) separate the previously consolidated office of Village Deputy Clerk-Treasurer, and create the separate appointed offices of Village Deputy Clerk and Village Deputy Treasurer; and

WHEREAS, the municipal code requires amendment to designate the duties of each separate office.

NOW, THEREFORE, the Village Board of the Village of Yorkville, Racine County, Wisconsin, does hereby ordain as follows:

- 1. That the Sections listed on Exhibit A, which is attached and incorporated herein by reference, are amended as noted to designate the duties of the Village Administrator, Village Clerk, Village Treasurer/Finance Director, Village Deputy Clerk and Village Deputy Treasurer.
- 2. That this ordinance shall become effective upon Charter Ordinance No. 2023-01 becoming effective.

Adopted by the Village Board of the Village of Yorkville, Racine County, Wisconsin, this 13th day of November, 2023.

Attest:

Ayes: 4

Nays: <u>Ø</u>

Abstentions: Ø

Absences: <u>1</u>

VILLAGE OF YQRKVILLE By: Douglas Nelson, President

Michael McKinney, Administrator/Clerk

				Change Bolded
Title	Section	Page	Language	Language To:
Ch. 1. General Provisions				
Certain ordinances not affected by Code	1-9(b)	1:4	All such ordinances are recognized as continuing in full force and effect to the same extent as if published at length in this Code. All ordinances are on file in the administrator/clerk office.	Clerk's
Clerk to file documents incorporated	1 12	1.0	Whenever in this Code any standard, code, rule, regulation or other written or printed matter is adopted by reference, it shall be deemed incorporated in this Code as if fully set forth herein and the administrator/clerk shall file, deposit and keep in his office a copy of the code, standard, rule, regulation or other written or printed matter as adopted. Materials so filed, deposited and kept shall be public records open for examination with proper care by any person, during the administrator/clerk 's office hours, subject to such orders or regulations, which the administrator/clerk's negative for their proceduation.	
by reference	1-13	1:8	regulations, which the administrator/clerk may prescribe for their preservation.	Clerk's and Clerk
Penalty provisions	1-14(d)(3)	1:8	Form of citation. The form of the citation to be used by the village is on file in the administrator/clerk 's office and is adopted by reference as though fully set forth in this section.	Clerk's
Art II. Village Board; Meetings				
Special meetings	2-53	2:6	Special meetings of the village board may be called by the village president or by any two village trustees by filing a written request with the administrator/clerk at least 24 hours prior to the time specified for such meeting. The administrator/clerk shall immediately notify each trustee of the time and purpose of such meeting. The notice shall be delivered to each trustee personally or left at his/her usual place of abode. The administrator/clerk shall cause an affidavit of service of such notice to be filed in his office prior to the time fixed for such special meeting. Special meetings may be scheduled without notice when all members of the village board are present or consent in writing to the holding of such special meeting. Unless all trustees are in attendance, no business shall be transacted at a special meeting except for the purpose stated in the notice thereof.	Clerk
			Absence of village president. If the village president is absent at any meeting, the administrator/clerk shall call the meeting to order and preside until the village board selects a trustee to preside for that meeting. The administrator/clerk shall not vote on any issue	
Presiding officer	2-59(b)	2:8	before the village board.	Clerk
Art III. Officers and Employees Duties - Village President	2-122	2:14	The village president shall sign all ordinances, resolutions, bylaws, orders, regulations, contracts, commissions, licenses and permits adopted or authorized by the village board; provided, however, in the absence of the village president, another trustee designated by the village board may sign in the place of the village president. Licenses and permits adopted or authorized by the village board may be signed by the administrator/clerk in lieu of the village president.	Clerk

			A written record shall be kept showing all actions taken, resolutions, findings,	
			determinations, transactions and recommendations made, and a copy shall be filed with the	
	2-203(4)	2:15	administrator/clerk as a public record	Clerk
	2-203(4)	2.15	The board of review of the village shall consist of the village president, village	
			administrator/clerk, village trustees, a resident of the village to be appointed by the village	
			board for a term of three years, and one or more alternate members who are residents of	
			the village. Alternate members shall serve on the board of review when standing members	
			are removed from individual cases. Alternate members of the board of review are to be	
			appointed by the village board, and shall serve for a term of three years. The village assessor	
Board of Review; Membership	2-231	2:17	shall not be a member of the board of review.	Clerk
Art V. Elections				
			The administrator/clerk shall prepare, continue and revise a registry of electors and shall	
Registry of Electors	2-301(a)	2:20	have control of such registry for the village under Wis. Stat. §§ 6.27—6.57.	Clerk
			The administrator/clerk shall procure the necessary registration affidavit forms as set forth	
	2-301(b)	2:20	in Wis. Stat. § 6.33	Clerk
			All the provisions of Wis. Stat. ch. 6 as such provisions pertain to any and all village elections	
			or any elections held within the village are hereby incorporated by reference. The	
			administrator/clerk upon notifying each inspector and clerk as provided in section 2-324,	
Voting	2-302	2:20	shall instruct each officer as to his duties and responsibilities.	Clerk
Election officials; appointment,			The administrator/clerk is authorized to select alternate officials or two sets of officials to	
duties and powers	2-321(b)	2:21	work at different times on election day.	Clerk
			The administrator/clerk may reduce the number of election officials for any given election	
	2-321(c)	2:21	to not less than three.	
	2-321(d)	2:21	Tabulators, if required, may be appointed by the administrator/clerk .	Clerk
			Notice of appointment and confirmation. The administrator/clerk shall notify the election	
			inspectors and clerks of their appointment and the confirmation thereof by the village board	
			informing each that they shall file an oath of office within ten days after the mailing of such	
Notice; compensation; tenure.	2-324(a)	2:22	notice.	Clerk
Art IV. Public Records				
			Upon the expiration of an officer's term of office or an employee's term of employment, or	
			whenever the office or position of employment becomes vacant, each such officer or	
			employee shall deliver to his successor all records then in his custody and the successor shall	
			receipt therefor to the officer or employee, who shall file such receipt with the clerk -	
			treasurer . If a vacancy occurs before a successor is selected or qualifies, such records shall	
			be delivered to and receipted for by the administrator/clerk , on behalf of the successor, to	
Duty to maintain records	2-352(b)	2:23		Clerk
	2-332(D)	2.23		
			Unloss otherwise prohibited by law, the administrator (clark or the administrator (clark)	
			Unless otherwise prohibited by law, the administrator/clerk or the administrator/clerk's	
	2 252/5)	2.24	designee shall act as legal custodian for the village board and any committees, commissions,	Clark and Clarks
Legal Custodian	2-353(b)	2:24	boards or other authorities created by ordinance or resolution of the board.	Clerk and Clerk's

			General Records Schedule Adopted. The Village hereby adopts, by reference, the Wisconsin	
			Municipal Records Schedule, pertaining to the retention and destruction of public records,	
			and approved by the State of Wisconsin Public Records Board on August 27, 2018. A copy of	
			the Wisconsin Municipal Records Schedule (attached as Exhibit A) will be kept on file in the	
			Village Administrator/Clerk's office, located at 925 15th Avenue, Union Grove, Wisconsin	
			53182, and made available for public viewing during regular office hours, 8:00 a.m. to 4:30	
Retention of public records	2-359(a)	2:28	p.m., Monday through Friday.	Clerk's
			Destruction. The administrator/clerk may destroy records of which he is the legal custodian,	
			and which are considered obsolete, pursuant to the Wisconsin Municipal Records Schedule	
Destruction of obsolete public			approved by the State of Wisconsin Public Records Board on August 27, 2018, applicable	
records	2-360(a)	2:28	statute, state administrative regulation, or Section 2-359(b) of this Code.	Clerk
			Notice required. The administrator/clerk shall give at least 60 days' notice to the Wisconsin	
			Historical Society prior to the destruction of any public record for which notification is	
			required pursuant to the Wisconsin Municipal Records Schedule approved by the State of	
			Wisconsin Public Records Board on August 27, 2018, applicable statute, or state	
	2-360(c)	2:29	administrative regulation.	Clerk
			How appeal may be taken. An appeal under this section may be taken by filing with or	
Administrative appeal	2-399(c)	2:29	mailing to the administrator/clerk a written notice of appeal.	Clerk
Ch 6. Animals				
			Appointment of the Humane Officer. The Village Board shall appoint the Humane officer.	
			The Humane Officer shall serve at the pleasure of the Village Board. The Village	
			Administrator/Clerk shall report the appointment and termination of the Humane Officer to	
			the Department of Agriculture, Trade and Consumer Protection ("Department"). The	
			Humane Officer shall have proper certification as defined by Wis. Stat. § 173.05. Failure of a	
			Humane Officer to obtain proper certification within the time periods required by the	
Humane officer	6-2(c)	6:3	Department shall be grounds for termination of the appointment.	Clerk
Art II. Dogs				
			A person who owns a dog, which is or will become five months of age or older during any	
			license year, shall obtain a license for each such dog every license year by making	
			application to the administrator/clerk under the terms and conditions contained in this	
Dog licenses	6-51(a)(1)	6:5	section.	Clerk
			The dog license tax shall be paid according to the schedule of fees on file in the village	
	6-51(a)(2)	6:6	administrator/clerk's office and may be revised by village board resolution.	Clerk's
			Late fee. The administrator/clerk shall, in addition to the license tax provided for in this	
			section, assess and collect a late fee as set forth in the schedule of fees on file in the village	
			administrator/clerk's office and which may be revised by village board resolution for every	
			application for a license for a dog more than five months of age, unless such application is	
			made prior to April 1 of any calendar year or unless such application is made within 30 days	
			of acquiring ownership or a licensable dog, or if the owner failed to obtain a license on or	Treasurer/Finance
			of acquiring ownership of a licensable dog, of it the owner failed to obtain a license of of	i leasurei/i mance

			No person shall maintain or operate a dog kennel in the village without obtaining a license	
			as provided in this section. For the purpose of Article II, the term "kennel" means any	
			location where more than three dogs over five months of age are kept. The application for a	
			dog kennel license shall be filed in writing with the administrator/clerk disclosing the name	
			and address of the applicant, the location at which the proposed kennel is to be kept, the	
			number of dogs proposed to be kept, a description of various facilities of the dog kennel,	
Kennel license required	6-52(a)	6:6	and such other information as the village board may require.	Clerk
			The application for a kennel license shall be accompanied by an application/license fee paid	
			according to the schedule of fees on file in the village administrator/clerk 's office and as	
			may be revised by village board resolution. Any person obtaining a kennel license must	
	6-52(b)	6:6	reapply for the kennel license on an annual basis.	Clerk's
	0.02(0)	0.0	By the filing of such application, the applicant shall be deemed to have consented to an	
			inspection, prior to the issuance of such license, by the village board, plan commission, a	
			code enforcement officer or any other village officer for the purpose of determining	
			whether or not such license should be granted. Prior to the issuance of a kennel license for	
			premises not previously licensed by the village, the application shall be considered at a	
			regular meeting of the village board and plan commission. Notice of the kennel license	
			application and applicable village board and plan commission meeting shall be provided by	
			the administrator/clerk by first class mail or hand-delivery to owners of properties adjacent	
			to or within 300 feet of the property upon which the proposed kennel will be located. The	
			village board may issue or deny a license in the exercise of its discretion, having regard to	
			the effect of the establishment of such dog kennel upon the public health, safety and	
			welfare. The village board may require proof of adequate insurance, and may impose	
			additional conditions on the issuance of a permit related to the exercise of its powers under	
	6-52(c)	6:6	Wis. Stat. § 61.34.	Clerk
Art. V. Care and Control				
			Anyone having knowledge or reason to believe that any animal in the village has bitten a	
			person shall report within 24 hours, so far as is known, the name and address of the owner	
			of the animal and circumstances of such bite. Such report shall be made to the	
			administrator/clerk, who shall communicate this information to the sheriff's department or	
Reporting of biting incidents				
	6-112(a)	6:12	other applicable agency	Clerk
Art. IV. Potbellied Pigs	6-112(a)	6:12	other applicable agency	Clerk
	6-112(a)		other applicable agency Any person who owns, harbors or keeps a potbellied pig in the village, which pig is five	Clerk
	6-112(a)			Clerk
	6-112(a) 6-142		Any person who owns, harbors or keeps a potbellied pig in the village, which pig is five	Clerk Clerk
Art. IV. Potbellied Pigs			Any person who owns, harbors or keeps a potbellied pig in the village, which pig is five months of age or older, shall obtain a license for such pig by applying therefor to the	
Art. IV. Potbellied Pigs			Any person who owns, harbors or keeps a potbellied pig in the village, which pig is five months of age or older, shall obtain a license for such pig by applying therefor to the administrator/clerk .	
Art. IV. Potbellied Pigs		6:12	Any person who owns, harbors or keeps a potbellied pig in the village, which pig is five months of age or older, shall obtain a license for such pig by applying therefor to the administrator/clerk . Any applicant for a license for a potbellied pig shall pay an annual license fee as set forth in	

			Such written notice shall be accompanied with the sum of as set forth in the schedule of fees	
			on file in the village administrator/clerk 's office and which may be revised by village board	
			resolution payable to the building inspector. If the appeal is denied, such fees shall be	
Appeals	10-124(b)	10:11	retained by the village. Otherwise, the fee shall be returned to the appellant.	Clerk's
			Prior to the granting of any building permit for any new residential, commercial, industrial	
			or institutional facilities or structures or for the remodeling of any such existing facilities or	
			structures which in the judgment of the building inspector will require substantial	
			equipment or materials, the applicant shall furnish a bond in the sum as provided in this	
			section and as set forth in the schedule of fees on file in the village administrator/clerk 's	
			office and which may be revised by village board resolution. Such bond shall be in the form	
Bond	10-143(a)	10:11	of cash or a letter of credit from an institution and in a form acceptable to the village.	Clerk's
	- \-'/		At the time the application for a building permit, or heating-ventilating-air-conditioning	
			permit, or electrical permit or plumbing permit is filed, the applicant shall pay fees as set	
			forth in the schedule of fees on file in the village administrator/clerk 's office and may be	
Fees	10-144	10:14		Clerk's
			Before a permit is granted, the applicant shall execute to the village and deliver to the	
			building inspector a bond of undertaking in a sum as set forth in the schedule of fees on file	
			in the village administrator/clerk 's office and which may be revised by village board	
			resolution with surety or sureties to be approved by the village board conditioned to save	
			the village harmless from all liability which may be incurred by the deposit or maintenance	
			of such material, machinery or other things connected with building purposes in the street,	
			road, alley or public ground by the applicant or by his contractors, servants, agents or	
			employees, whether such material, machinery or other thing shall be placed within or	
Street or road occupancy permit	10-145(j)		beyond the limit specified by this chapter.	Clerk's
			The Wisconsin Administrative Code provisions describing and defining regulations with	
			respect to one-family and two-family dwellings in Wis. Admin. Code chs. SPS 320-325 are	
			hereby adopted and by reference made a part of this article as if fully set forth herein. The	
			Wisconsin Administrative Code provisions describing and defining regulations with respect	
			to camping units in Wis. Admin. Code ch. SPS 327 are hereby adopted and by reference	
			made a part of this article as if fully set forth herein. Any act required to be performed or	
			prohibited by a Wisconsin Administrative Code provision incorporated herein by reference is	
			required or prohibited by this article. Any further amendments, revisions or modifications of	
			the Wisconsin Administrative Code provisions incorporated herein are intended to be made	
			part of this article to secure uniform statewide regulation of one-family and two-family	
State uniform dwelling code			dwellings and camping units. A copy of these Wisconsin Administrative Code provisions and	
adopted	10-182			Clerk's
Plumbing				

			Wis. Stats. ch. 281, the State Plumbing Code, Wis. Admin. Code chs. Comm 81-86 are	
			adopted and by reference made a part of this chapter with the same force and effect as	
			though set out in full. Failure to comply with any of the provisions of such regulations shall	
			constitute a violation of this chapter, punishable according to the penalties provided herein.	
			A copy of the state plumbing code shall be on file in the offices of the plumbing inspector	
State regulations adopted	10-251	10:22	and the administrator/clerk .	Clerk
			Permits. The plumbing inspector or his authorized agent shall prepare suitable forms for	
			permit applications and permits, shall take applications and issue to qualified applicants	
			permits as required for all work contemplated by this chapter and shall maintain suitable	
			records of the permits issued. The plumbing inspector shall weekly submit permit fees	
Plumbing inspector	10-253(c)	10:23	collected by his office to the administrator/clerk .	Clerk
	. ,			
			Before a permit to move any building is granted by the building inspector, the party applying	
			for the permit shall give a bond in a sum as set forth in the schedule of fees on file in the	
			village administrator/clerk 's office and which may be revised by village board resolution	
			with good and sufficient securities to be approved by the village board, conditioned among	
			other things that such party shall save and indemnify judgments, costs and expenses which	
Moving Buildings; bond			may in any way accrue against the village and keep the village harmless against all liabilities,	
requirement	10-291	10:25	judgments, costs and expenses in consequence of the granting of such permits.	Clerk
Architectural Control				
			Whenever the building inspector makes a request for a determination, the plan commission	
			shall set a time and place for a hearing on the application giving notice of such hearing, as it	
			may deem sufficient. The plan commission may, if it desires, hear the applicant for the	
			building permit in question or the owner of the lot on which it is proposed to erect or move	
			the structure in question together with any other persons, whether residents or property	
			owners, desiring to be heard. Such hearing may be adjourned from time to time but not for	
			more than 48 hours, and within 48 hours after the close of the hearing the plan commission	
			shall in writing make or refuse to make the finding required by section 10-332. Such finding	
			and determination shall be in writing and signed on behalf of the plan commission by the	
			chairperson and secretary. The secretary shall thereupon file a copy of the findings and	
			determination in the office of the administrator/clerk and shall mail a copy of the findings	
			by registered mail to each applicant for such permit on which the plan commission has	
Due es duns	10 222	10.27	acted. Thereupon the building inspector shall issue or refuse to issue a building permit in	Claul
Procedure	10-323	10:27	accordance with the determination of the plan commission.	Clerk

			Any person feeling himself aggrieved by the determination of the plan commission may appeal from such determination to the village board within ten days after written notice shall have been delivered to him, such appeal to be in writing setting forth the basis of the appeal and to be filed with the administrator/clerk . Such appeal shall thereupon be heard at the next regular meeting of the village board. On the appeal, in the absence of proof to the contrary adduced before the village board, a refusal to grant the building permit shall be deemed to be based upon facts and supporting the conclusion that the exterior architectural appeal and functional plan erected or moved, will be so at variance with or so similar to the exterior architectural appeal and functional plan of structures already constructed or in the course of construction in the immediate neighborhood, or the character of the applicable district, as to cause a substantial depreciation in the property values of such neighborhood	
Appeals	10-324	10:27	within the applicable district	Clerk
Erosion Control				
Findings and purpose	10-362(c)		The village board hereby designates the village engineer and those village officials and consultants designated by the administrator/clerk to administer and enforce the provisions of this article.	Administrator
			Administering Authority means the village engineer, and those village officials and consultants designated by the administrator/clerk to administer and enforce the provisions	
Definitions Permitting requirements,	10-365		of this article. Permit Application and Fees. The responsible party that will undertake a land disturbing construction activity subject to this ordinance shall submit an application for a permit and an erosion and sediment control plan that meets the requirements of section 10-372, and shall pay an application fee as set forth in the schedule of fees on file in the village administrator/clerk 's office, which may be revised from time-to-time by resolution of the village board. By submitting an application, the applicant is authorizing the village engineer or designee to enter the site to obtain information required for the review of the erosion and sediment control plan. The village reserves the right to require an additional fee to reimburse the village for engineering-related costs, including costs of inspection not covered	Administrator
procedures, and fees	10-371(b)		by the application fee.	Clerk's
	10-371(c)(3)	10:35	After the completion of the pre-permit reimbursement agreement, the administrator/clerk shall issue the permit.	Clerk
	10-371(e)(1)	10:35	Notify the administrator/clerk within 48 hours of commencing any land disturbing construction activity.	Administrator
	10-371(e)(2)		Notify the administrator/clerk of completion of any BMPs within 14 days after their installation.	Administrator
Erosion and sediment control plan				

			1	
			Erosion and sediment control plan statement. For each construction site identified under	
			section 10-370(b) an erosion and sediment control plan statement shall be prepared. This	
			statement shall be submitted to the administrator/clerk . The erosion and sediment control	
			plan statement shall briefly describe the site, the development schedule, and the BMPs that	
			will be used to meet the requirements of the ordinance. A site map shall also accompany the	
Statement and amendments	10-372(a)	10:37	erosion and sediment control plan statement.	Clerk
			An erosion and sediment control plan shall be prepared and submitted to the	
	10-372(b)(1)	10:37	administrator/clerk.	Clerk
			After posting a stop work order under subsection (a) of this section, the village board may	ſ
			issue a notice of intent to the landowner of its intent to perform work necessary to comply	
			with this article. The village may go on the land and commence the work after issuing the	
			notice of intent. The costs of the work performed by the village, plus interest at the rate	
			authorized by the village shall be billed to the landowner. If a landowner fails to pay the	
			amount due, the administrator/clerk shall enter the amount due on the tax rolls and collect	
Enforcement	10-374(e)	10:40	as a special charge against the property pursuant to Wis. Stat. § 66.0627.	Clerk
Licenses Generally				
			Application for a license required by this chapter shall be made to the administrator/clerk	
			on a form furnished by the village and shall contain such information as may be required by	
Application	14-33	14:9	the provisions of this chapter or as may be otherwise required by the village board.	Clerk
			Fees to accompany application. License fees imposed under section 14-35 shall accompany	
			the license application. If a license is granted, the administrator/clerk shall issue the	
License fees	14-34(a)	14:9	applicant a receipt for his license fee.	Clerk
			A license shall be required for each of the following businesses or activities, which shall be	
			for one year unless otherwise indicated. The annual fee for such licenses shall be on file in	
Enumerated businesses and fees	14-35	14:10	the village administrator/clerk 's office and may be revised by village board resolution.	Clerk's
			Unless otherwise designated, licenses required by this chapter shall be issued by the	
			administrator/clerk only with the approval of the village board; except the	
			administrator/clerk may issue the following licenses subject to the standards established by	
Granting of licenses	14-36	14:11	this chapter without prior approval of the village board:	Clerk
			All licenses issued under this chapter shall show the dates of issue and expiration and the	
Form of license	14-38	14:12	activity licensed and shall be signed by the administrator/clerk .	Clerk
Records of licenses	14-39	14:12	The administrator/clerk shall keep a record of all licenses issued.	Clerk
			All applications for renewal of licenses, which expire June 30 shall be made to the	
Renewal of licenses	14-44	14:13	administrator/clerk by April 15.	Clerk
Alcoholic Beverages				

			Qualifications. The Village administrator/clerk shall, without prior Village Board approval,	
			issue a provisional retail license to a person who has applied for a Class "A", Class "B", "Class	
			A", "Class B", or "Class C" license, as those terms are defined in the state statutes, provided	
			that, based upon the information contained in the application, the person meets the general	
			qualifications contained in this chapter of the Code and Wis. Stat. Ch. 125, for the issuance	
			of a license relating to alcohol beverages, as well as any additional qualifications for the	
			issuance of the specific retail license for which the applicant has applied. The Village	
			administrator/clerk may not issue a provisional "Class B" license if the Village's quota under	
			Wis. Stat. § 125.51(4), prohibits the Village from issuing a "Class B" license. No person may	
Required fees	14-101(3)(a)		hold more than one provisional retail license per type of license per year.	Clerk
Required lees	14-101(5)(d)		Application fee. The fee for a provisional retail license shall be as set forth in the schedule of	
			fees on file in the Village administrator/clerk' s office and which may be revised by Village	
			Board resolution, which shall be nonrefundable and shall not apply toward the retail license	
	14-101(3)(b)			Clerk's
			Duration. A provisional retail license expires 60 days after its issuance or when the	
			applicant's application for the Class "A", Class "B", "Class A", "Class B" or "Class C" license is	
			issued or denied, whichever is sooner. The Village administrator/clerk shall revoke the	
			provisional retail license if it is discovered that the holder of the license made a false	
	14-101(3)(c)	14:15	statement on the application	Clerk
			All applicants must file a written application for an operator's license with the Village	
			administrator/clerk, stating the name, residence, age and sex of the applicant, together	
			with such pertinent information as to the fitness of a candidate as the Village	
			administrator/clerk shall require. All such applicants shall list any convictions for crimes or	
			ordinance violations, which bear a relationship to the responsibilities of licensees. Upon	
			approval of the application by the majority vote of the Village Board, the Village	
			administrator/clerk shall, upon payment or proof of payment of the license fee, issue to the	
Operator's license	14-102(4)	14:19	applicant a license that is valid for no more than one year and shall expire on June 30th.	Clerk
			Qualifications. The Village administrator/clerk shall, without prior Village Board approval,	
			issue a provisional operator's license to any person who has also applied with the Village for	
			an operator's license provided that, based upon the information contained in the	
			application, the person meets the general qualifications contained in this chapter of the	
			Code and Wis. Stat. Ch. 125, for the issuance of an operator's license, and further provided,	
			however, that the Village administrator/clerk shall issue a provisional operator's license to	
			anyone filing with the Village a certified copy of a valid operator's license issued by another	
			municipality. In no event, however, shall a provisional operator's license be issued to anyone	
	14-102(7)(a)		who has been denied an operator's license by the Village.	Clerk
	14-102(7)(a)		however, that the Village administrator/clerk shall issue a provisional operator's license to anyone filing with the Village a certified copy of a valid operator's license issued by another municipality. In no event, however, shall a provisional operator's license be issued to anyone	Clerk

			Application fee. The fee for a provisional retail license shall be as set forth in the schedule of	
			fees on file in the Village administrator/clerk 's office and which may be revised by Village	
			Board resolution, which shall be nonrefundable and shall not apply toward the operator's	
	14-102(7)(b)	14:19		Clerk's
			Duration. A provisional retail license shall expire (1) 60 days after its issuance, or (2) upon	
			issuance or denial of the operator's license that was applied for with the Village, or (3) upon	
			expiration or termination of an operator's license from another municipality that was filed	
			with the Village under paragraph a., whichever event occurs sooner. The Village	
			administrator/clerk shall revoke the provisional retail license if it is discovered that the	
			holder of the license made a false statement on the application or upon discovery that an	
			operator's license issued by another municipality and filed with the Village under paragraph	
	14-102(7)(c)	14:19	a. is invalid.	Clerk
			Each applicant for any license shall file a written application for the license on the form	
			prescribed by the state department of revenue with the Village administrator/clerk not less	
Application	14-104(a)	14:20	than 15 days prior to any meeting to consider the granting of such license.	Clerk
			Whenever any applicant for a license shall have complied with all of the conditions and	
			regulations contained in this article relative to the filing of his application, it shall be the	
			duty of the Village administrator/clerk to forward the application to the Village Board for	
Investigation and consideration of			consideration at any regular or special meeting thereof occurring no earlier than 15 days	
applications	14-105(a)	14:20	from the date of the application	Clerk
			The Village Board shall give an opportunity to any person to be heard for or against the	
			granting of any application and issuance of a license. In determining the suitability of an	
			applicant, consideration shall be given to applicant's financial responsibility, the	
			appropriateness of the location and the premises proposed for licensing, and generally, the	
			applicant's fitness for the trust to be reposed. The Village administrator/clerk shall issue no	
			license until there has been favorable action by the Village Board upon the application	
			except that the Village administrator/clerk is authorized to issue temporary "Class B" (picnic	
			wine) and Class "B" (picnic) licenses upon receipt of a completed application by a qualified	
			applicant. Upon approval, the Village administrator/clerk shall forward a duplicate copy of	
	14-105(b)	14:21	the application to the state department of revenue.	Clerk
			Upon approval of any application and receipt of all fees fixed by the statute, the Village	
			administrator/clerk shall issue the applicant a license under this article, serially numbered	
Issuance and posting of licenses	14-106(a)	14:21	and describing specifically the name of the licensee and premises for which it is issued.	Clerk

Revocation, suspension, refusals to issue or renew.	14-107		Upon complaint made in writing under oath by any Village resident and filed with the Village administrator/clerk , that any person licensed under this article or state statutes, has violated any provision of this article or any section of the state statutes regulating the sale of intoxicating liquor or fermented malt beverages; keeps or maintains a disorderly or riotous, indecent or improper house; has sold or given away any alcohol beverages to a known habitual drunkard; or does not possess the qualifications required under Wis. Stat. ch. 125 to hold the license, the Village Board shall proceed as provided in Wis. Stat. § 125.12 to consider and act on the suspension, revocation, refusal to issue or renew the license. The provisions in Wis. Stat. § 125.12 relating to renewing or granting a new license shall be applicable to any applicant or licensee under this article.	Clerk
Temporary extension of licensed premises for special events	14-111(b)		Eligibility. Any person holding a valid "Class B" retail liquor license, Class "B" fermented malt beverage retailer's license or "Class C" retail wine license may apply for temporary extension of such licensed premises for a special event. The area which the licensee wishes to include in any temporary extension of the licensed premises must be contiguous to the licensed premises and owned by or under the control of the licensee. If the applicant seeks a temporary extension of the licensed premises, such that the extended licensed premises would extend into or encroach upon public property or public thoroughfares, then the applicant shall also be required to obtain the applicable special privilege or street festival permit before the document authorizing the temporary extension of the licensed premises is issued by the Village administrator/clerk . The applicant shall also comply with all other applicable statutes, ordinances and resolutions.	Clerk
	14-111(d)	14:23	Application. An application for the temporary extension of licensed premises shall be filed on or before the deadline established by the Village administrator/clerk on forms provided by the Village administrator/clerk The application shall be signed and sworn to by the applicant, if an individual; by one partner, if a partnership; or by a duly authorized agent, officer or member, if a corporation or limited liability company or other entity. The application shall include: Such other reasonable and pertinent information as the Village Board or Village	Clerk
Peddlers, Canvassers, Solicitors and T	14-111(d)(5) 14-111(f) ransient Merchant	14:24	administrator/clerk may require. Issuance. In the event the Village Board grants the application for a temporary extension of licensed premises for special events, the Village administrator/clerk shall issue an appropriate document to the applicant confirming that fact and specifying the date, period of time and specific location for which the extended licensed premises shall be in effect. Such document shall also contain any restrictions or conditions which the Village Board may place on such approvals. The Village administrator/clerk shall inform the Code Enforcement Officer and the Racine County Sheriff's Department of the date, place and event for which the temporary extension of licensed premises was issued.	Clerk Clerk

Investigaton	14-175		The administrator/clerk may cause the applicant and the facts stated in the application to be investigated and may request assistance to the code enforcement officer in such investigation. The administrator/clerk shall approve or disapprove the application within 72 hours after its submission.	Clerk
Bond Massage establishments	14-176(a)		When required. Every applicant who is not a resident of the county or who represents a firm the principal place of business of which is located outside of the state shall file with the administrator/clerk a surety bond in an amount as set forth in the schedule of fees on file in the village administrator/clerk 's office and which may be revised by village board resolution, approved by the village president, conditioned that the applicant shall comply with all provisions of the village ordinances and state laws and guaranteeing to any person doing business with the licensee that all money paid as a down payment will be accounted for and applied according to the representations of the licensee, and further guaranteeing	Clerk and Clerk's
			The application for a permit under this article shall be upon a form provided by the administrator/clerk and shall set forth the exact nature of the services to be provided and the proposed place of business and facilities therefor, and the name and address of each applicant and such other information as the administrator/clerk may require. If the applicant is a corporation, the names and residence addresses of each of the officers and directors of such corporation and of each stockholder owning more than ten percent of the stock of the corporation shall be set forth. If the applicant is a partnership, the names and	
		14:33	residence addresses of each of the partners including limited partners shall be set forth An investigation fee, in the amount specified in section 14-35, no part of which shall be refundable, shall accompany all applications for a massage establishment permit. Upon receipt of such application, the administrator/clerk shall refer the application to the building inspector, plumbing inspector, electrical inspector, the fire department and the health officer, each of whom within a period of 30 days from the date of application shall review records or make an inspection of the premises proposed to be devoted as a massage establishment and shall make a written recommendation to the village board concerning	Clerk
Transfer of massage establishment			No massage establishment permit shall be transferable except with the written approval of the village board. Any application for such a transfer shall be in writing and shall be accompanied by a filing and investigation fee as set forth in the schedule of fees on file in the village administrator/clerk's office and which may be revised by village board resolution, no part of which shall be refundable. The application for such transfer shall contain the same information as required for an initial application for such permit. If the transfer is denied, notification and reasons for denial shall be set forth in writing and shall	Clerk's
permit Mobile homes and mobile home parks		14:36	be sent to the applicant by means of registered and certified mail or hand delivery.	Clerk's

r				
			Application for a license to operate a mobile home park shall be filed with the	
			administrator/clerk on a form prescribed by the village board. Such application shall be in	
Application for license	14-323	14:39	writing, signed by the applicant and shall contain the following information:	Clerk
			The village board may approve or deny an application in the exercise of its discretion, having	
			regard to the effect of the establishment of such mobile home park upon the public health,	
			safety and welfare. The administrator/clerk , after approval of the application and upon	
	14-323(7)	14:40	completion of the work according to the plans shall issue the license.	Clerk
			Any license granted under the provisions of this article shall be subject to revocation or	
			suspension for cause by the village board upon complaint filed with the administrator/clerk,	
			signed by any code enforcement officer, health officer or building inspector, after a public	
			hearing upon such complaint; provided, however, that the holder of such license shall be	
			given ten days' notice in writing of such hearing and shall be entitled to appear and be heard	
Revocation and suspension	14-324(a)	14:40	as to why such license should not be revoked.	Clerk
			Any holder of a license which is revoked or suspended by the village board may, within 20	
			days of the date of such revocation or suspension, appeal therefrom to the circuit court by	
			filing a written notice of appeal with the administrator/clerk , together with a bond	
			executed to the village in a sum as set forth in the schedule of fees on file in the village	
			administrator/clerk's office and which may be revised by village board resolution with two	
			sureties or a bonding company approved by the administrator/clerk , conditioned for the	
				Clerk, Clerk's, and
	14-324(c)	14:41	all as provided for by Wis. Stat. § 66.0435.	Administrator
			Inspection. Prior to the issuance of a license under this division and at least one other time	
			during the license year, the village health officer shall conduct a sanitary inspection of each	
			mobile home park, complete a report of such inspection and submit copies of such report to	
			the administrator/clerk and the state department of health and family services. Such	
State license and inspection	14-352(b)	14:44	reports shall be on forms provided by the state department of health and family services.	Clerk
			Each licensee shall pay an annual fee as set forth in the schedule of fees on file in the village	
			administrator/clerk's office and which may be revised by village board resolution to the	
			administrator/clerk in advance for each calendar year or fraction within each mobile home	
			park within the village limits, except where the park is in more than one municipality, the	
License and monthly mobile home			fee shall be in such fraction as the number of spaces in the mobile home park within the	
fee	14-353(a)	14:45	village bears to the entire number of spaces in the mobile home park.	Clerk and Clerk's
	1+ 333(a)	17.75		
			Each transferee of a mobile home park license shall pay a fee as set forth in the schedule of	
			fees on file in the village administrator/clerk 's office and which may be revised by village	
	14-353(b)	11.15	board resolution in advance to the administrator/clerk some and which may be revised by mage	Clerk's and Clerk
	TH-202(0)	14.43		CICIN S AND CICIN

	14-353(c)		The mobile home park operator shall furnish information to the administrator/clerk and the village assessor on occupied mobile homes added to his mobile home park within five days after their arrival, on a form prescribed by the state department of revenue. As soon as the village assessor receives the notice of an addition of an occupied home to a mobile home park, he shall determine its fair market value and notify the administrator/clerk of his determination. The administrator/clerk shall equalize the fair market value established by the village assessor and shall apply the tax rate for that year, divide the annual parking permit fee thus determined by 12 and notify the mobile homeowner of the monthly fee to be collected from the mobile homeowner. Liability for payment of the fee shall begin on the first day of the next succeeding month and shall remain on the mobile home only for such months as the occupied mobile home remains in the village. A new fee rate and evaluation shall be established each January and shall continue for that calendar year. The valuation established shall be subject to review as are other values established under Wis. Stat. ch. 70. If the board of review reduces a valuation on which previous monthly payments have been made, the village shall refund past excess fee payments. The monthly parking permit fee for mobile homeowners within a mobile home park shall be paid by the mobile homeowner to the administrator/clerk on or before the tenth of the month following the month for which such parking permit fee is due. No such fee shall be imposed for any space occupied by a mobile home accompanied by an automobile, if the mobile home and automobile bear license plates issued by any other state than Wisconsin, for an accumulating period not to exceed 60 days in any 12 months, or if the occupants of the mobile home are nonresident tourists or vacationists. Exemption certificates in duplicate shall be accepted by the treasurer of the licensing authority from qualified nonresident t	Clerk x 4 and <u>Treasurer/Finance</u> Director
			The monthly parking permit fee shall be collected by the licensee (mobile home park operator) from each mobile homeowner in the mobile home park of the licensee, required	
	14-353(d)	14:46	to pay such permit fee hereunder and remit such fees to the administrator/clerk .	Clerk
			The fee for a mobile home located outside of a licensed mobile home park shall be paid by	
			the owner of the mobile home, the occupant thereof or the owner of land on which it	
			stands, the same as and in the manner provided for mobile homes located in a mobile home park, and the owner of such land shall be required to comply with the reporting	
			requirements of subsection (c) of this section, provided that the fee shall be paid directly to	
			the administrator/clerk on or before the tenth day of the month following the month for	
	14-353(e)		which such parking permit is due	Clerk
Nonintoxicating beverages				
Nonintoxicating severages				

			No person shall operate, conduct or maintain within the limits of the village any business or	
			selling of nonintoxicating beverages as defined in Wis. Stat. § 66.0433(1), whether at retail	
			or wholesale, without first procuring a license to do so as provided in this division. The	
License; required	14-401	14:47	licenses shall be issued by the administrator/clerk under the authority of the village board.	Clerk
			Applications for licenses under this division shall be filed with the administrator/clerk for	
			presentation to the village board at any regular or special meeting thereof. A license fee, as	
			specified by section 14-35, shall accompany all applications. If the license under this article is	
			denied, the fee shall be returned upon demand. The premises to be licensed shall be	
Application	14-402(a)	14:47	described in the application.	Clerk
Fireworks				
			Application. All permit applications shall be filed with the administrator/clerk , or designee,	
			in writing upon payment of an application fee in an amount set from time-to-time by the	
			village board. All applications shall be on a form prepared by the village administrator/clerk	
Sale and use	14-432(c)	14:49	and shall include at a minimum the following:	Clerk
			Referral and Approval. The village administrator/clerk or designee shall have the authority	
			to issue a permit for the use of fireworks containing Division 1.4 explosives, as defined in 49	
			CFR 173.50 ("consumer grade fireworks"). The administrator/clerk shall refer complete	
			applications for the use of other types of fireworks, including those containing Division 1.3	
			explosives as defined in 49 CFR 173.50 ("commercial grade fireworks") to the village board	
			for review and approval following review and recommendation by the chief of the fire	
			department and the code enforcement officer. A user's permit may be issued by the village	
			president or designee to a person listed under subsection (e)(1) through (e)(7) of this section	
			upon receiving approval by the administrator/clerk or designee for consumer grade	
			fireworks and by the village board for commercial grade fireworks. The issuance of any such	
			permit shall not be deemed a guarantee by the village or any of its officers or designees that	
			the use of any fireworks shall be safe. Permits issued shall contain all of the following	
	14-432(d)	14:49	information:	Clerk
			A user's permit may be cancelled and rescheduled by the administrator/clerk or designee,	
			or fire chief or designee, if the weather or other situations make it unsafe for the use to be	
			conducted or if it is determined by the village board that the user permit was issued based	
	14-432(f)(7)	14:50	upon fraud or misrepresentation.	Clerk

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			The person issuing a permit under this article for commercial grade fireworks shall require a	
			surety bond or policy of liability insurance showing evidence of fireworks liability, for the	
			payment of all claims that may arise by reason of injuries to person or property from the	
			handling, use or discharge of fireworks under the permit granted under this article, in the	
			amount of no less than \$1,000,000, with the Village of Yorkville named as an additional	
			insured. Any person injured thereby may bring an action on the policy in the person's own	
			name to recover the damage the person has sustained, but the aggregate liability of the	
			insurer to all persons shall not exceed the amount of the bond or policy. The policy and	
			documentation showing the village as an additional insured shall be filed in the office of the	
Liability insurance required	14-433	14:51	administrator/clerk prior to permit issuance.	Clerk
Cigarettes and Tobacco Products				
			No person shall in any manner, directly or indirectly, manufacture, sell, exchange, dispose of	
			or give away or keep for sale any cigarettes or tobacco products without first applying for	
			and obtaining a license therefor from the administrator/clerk in the manner provided in	
			Wis. Stat. §134.65. This division shall not apply to jobbers or manufacturers doing interstate	
License; required	14-481	14-52	business with customers outside the state.	Clerk
		_	The fee for a license under this division is set forth in section 14-35 and shall be submitted	
			together with the application to the administrator/clerk for presentation to the village	
			board at any regular or special meeting. The administrator/clerk under the authority of the	
			village board shall issue licenses under this division. All licenses issued under this division	
			shall indicate thereon the name of the licensee and the place where he is authorized to	
General requirements	14-482	14-52	conduct the licensed business.	Clerk
	14 402	14 52	Upon payment of a fee as set forth in the schedule of fees on file in the village	
			administrator/clerk's office and which may be revised by village board resolution, a license	
			issued under this division may be transferred from the licensee to another owner, but no	
Transfer of license; fee	14-483	14-52	license shall be transferable as to the location of the licensed premises.	Clerk's
Dance Halls	14-405	14-52		
			The application for any license permitted under this article shall be filed with the	
Application for license	14-582	14-54	administrator/clerk. Such application shall contain the following:	Clerk
	14-362	14-54	The administrator/clerk shall submit the application for a dancehall license to the village	
			board for its consideration. The village board may schedule a public hearing on the	
			application; provided, however, before the denial of any renewal application, the village	
			board shall grant the applicant a hearing. If the village board is satisfied that the	
			requirements of this article have been met and, if it is determined that the issuance of a	
		1450	license is not contrary to the public health, safety and welfare, the village board may grant a	Clark
Method of issuing licenses	14-586(b)	14-56	license to the applicant.	Clerk
Public Shows			The fee fee normality includes this division for one provides the start of the set of the set of the set of the	
			The fee for permits issued under this division for any ongoing theater, show, event or	
			amusement, including movie houses, shall be as set forth in the schedule of fees on file in	
			the village administrator/clerk 's office and which may be revised by village board	
Yearly fee	14-664	14-59	resolution, renewable on the anniversary date of issuance.	Clerk's

			The administrator/clerk shall refer all applications filed under this article to the code enforcement officer and building inspector who shall investigate and inspect each	
			application to determine whether the place sought to be licensed complies with all	
			applicable laws and ordinances and is a proper place for the purpose for which it is to be	
Inspection of premises	14-681	14-59	used.	Clerk
Junk Dealers				
			Application for a junk dealer's license shall be made to the administrator/clerk and shall	
Application for license	14-783(a)	14-63	contain the following information:	Clerk
			There shall be a fee, in an amount specified by section 14-35, per annum for each junk	
			peddler using one wagon, cart or other vehicle. For each additional wagon, cart or other	
			means of conveyance used for each purpose, such licensee shall pay an additional sum as	
			set forth in the schedule of fees on file in the village administrator/clerk 's office and which	
			may be revised by village board resolution. Each licensee engaged in collecting or gathering	
			junk shall be furnished with a plate with the number of his license described thereon which	
			shall be securely fastened by the licensee in some conspicuous place on the wagon, cart or	
Fees	14-784(b)	14-64	other vehicle so used by him.	Clerk's
			All licenses shall be numbered consecutively and the administrator/clerk shall furnish each	
License numbers	14-785	14-64	licensee a card setting forth his name and the number of such license.	Clerk
			The administrator/clerk shall secure the necessary blanks or cards and the expense thereof	
			shall be paid by the village out of the general fund and all monies derived from such licenses	
Revenues and Expenses	14-786	14-64	shall be turned into the general fund.	Clerk
Gravel pits, sand pits and dumps				
			If at any time it is apparent that an error has been made in the legal description of the land	
			to be permitted and the village board is satisfied that the amendment of such legal	
			description shall work no hardship on any other person, it may direct that the	
Variance between application and			administrator/clerk amend the application, or the license if already issued, to set forth the	
license	14-828(b)	14-69	proper legal description of the licensed premises	Clerk
			The village board shall, as a condition to the issuance of an operator's license, demand an	
			agreement with the applicant whereby the applicant agrees to restore the premises in	
			accordance with the representations contained in the application. The village board shall	
			demand that a performance bond, written by a licensed surety company in an amount	
			sufficient to secure the performance of the restoration agreement, be furnished to the	
			village. The amount of such bond shall be not less than an amount set forth in the schedule	
			of fees on file in the village administrator/clerk' s office and which may be revised by village	
Determination by village board	14-829(b)	14-69	board resolution for each acre of land included in the application.	Clerk's
Cable Television				
			A grantee shall file upon request with the administrator/clerk of the village true and correct	
			copies of maps and plats of existing and proposed installations, and such maps and plats	
Filing of plats, maps and records	14-943	14-81	shall be updated upon request of the village.	Clerk
Adult Oriented Entertainment Establi	shments			

			Any person desiring to secure a license shall make application to the administrator/clerk .	
			The application shall be filed in triplicate and dated by the administrator/clerk . A copy of	
			the application shall be distributed promptly by the administrator/clerk to the code	
Applicaton	14-1002(a)	14-89	enforcement officer and to the applicant.	Clerk
			The application for a license shall be upon a form provided by the administrator/clerk . An	
	14-1002(b)	14-89	applicant for a license shall furnish the following information under oath:	Clerk
			Within 30 days of receiving an application for a new license or an application to renew a	
			license, the administrator/clerk shall notify the applicant whether the application is granted	
			or denied. Any application for a license that does not include all of the information and	
			documents required under this section, or the appropriate application fee required by this	
			section, shall be deemed to be incomplete and shall be returned to the applicant without	
	14-1002(c)	14-91	any action thereon being taken by the Village.	Clerk
			Whenever an application is denied, or a license is not renewed, the administrator/clerk shall	
			advise the applicant in writing of the reasons for such action. Administrative review under	
	14-1002(d)	14-91	Chapter 2, Article VII of this code may be requested when a license is denied.	Clerk
			Refusal of the applicant to give any information relevant to the application or his refusal or	
			failure to appear at any reasonable time and place for examination under oath regarding	
			such application or his refusal to submit to or cooperate with regard to any information	
			required by this section shall constitute an admission by the applicant that he is ineligible for	
	14-1002(e)	14-91	such license and shall be grounds for denial thereof by the administrator/clerk.	Clerk
			No person shall work as an entertainer at an adult establishment without having first	
Fees	14-1004(a)	14-92	obtained an entertainer's license from the administrator/clerk.	Clerk
			No person shall work as a manager of an adult establishment without having first obtained a	
	14-1004(b)	14-92	manager's license from the administrator/clerk.	Clerk
			Any person desiring to secure an entertainer or manager license shall make application to	
			the administrator/clerk . The application shall be filed in triplicate and dated by the	
			administrator/clerk. A copy of the application shall be distributed promptly by the	
Display				Clark
Dispidy	14-1005(a)	14-92	administrator/clerk to the code enforcement officer and to the applicant.	Clerk
σιοριάγ	14-1005(a)	14-92	Administrator/clerk to the code enforcement officer and to the applicant. The application for an entertainer or manager license shall be upon a form provided by the	Clerk
	14-1005(a)	14-92		Clerk
	14-1005(a) 14-1005(b)		The application for an entertainer or manager license shall be upon a form provided by the	Clerk
		14-92	The application for an entertainer or manager license shall be upon a form provided by the administrator/clerk. An applicant for a license shall furnish the following information under	
		14-92	The application for an entertainer or manager license shall be upon a form provided by the administrator/clerk . An applicant for a license shall furnish the following information under oath:	
		14-92	The application for an entertainer or manager license shall be upon a form provided by the administrator/clerk . An applicant for a license shall furnish the following information under oath: Within 30 days of receiving an application for a new license or an application to renew a	
		14-92	The application for an entertainer or manager license shall be upon a form provided by the administrator/clerk . An applicant for a license shall furnish the following information under oath: Within 30 days of receiving an application for a new license or an application to renew a license, the administrator/clerk shall notify the applicant whether the application is granted	
		14-92	The application for an entertainer or manager license shall be upon a form provided by the administrator/clerk . An applicant for a license shall furnish the following information under oath: Within 30 days of receiving an application for a new license or an application to renew a license, the administrator/clerk shall notify the applicant whether the application is granted or denied. Any application for a license that does not include all of the information and	

			Whenever an application is denied, or a license is not renewed, the administrator/clerk	
			shall advise the applicant in writing of the reasons for such action. Administrative review	
	14-1005(d)		under Chapter 2, Article VII of this code may be requested when a license is denied.	Clerk
	(-)			
			Refusal of the applicant to give any information relevant to the application or his refusal or	
			failure to appear at any reasonable time and place for examination under oath regarding	
			such application or his refusal to submit to or cooperate with regard to any information	
			required by this section shall constitute an admission by the applicant that he is ineligible for	
	14-1005(e)	14-93	such license and shall be grounds for denial thereof by the administrator/clerk .	Clerk
			A license fee, as set forth in section 14-35 and on the fee schedule on file at the	
			administrator/clerk's office, shall be submitted with the application for a business or	
			entertainer/employee license, respectively. If the application is denied, one half of the fee	
Revocation	14-1007	14-94	shall be returned.	Clerk's
	100,		Every license issued pursuant to this article will terminate at the expiration of one year from	
			date of issuance, unless sooner revoked, and must be renewed before operation is allowed	
			in the following year. Any operator desiring to renew a license shall make application to the	
			administrator/clerk. The application for renewal must be filed not later than 60 days before	
			the license expires. The application for renewal shall be upon a form provided by the	
			administrator/clerk and shall contain such information and data given under oath or	
	14-1009(a)	14-94	affirmation as is required for an application for a new license.	Clerk
	14 1005(a)	14-74	The license renewal fee is one-half the amount of the initial application fee as set forth in	CICIK
			the schedule of fees on file in the Village administrator/clerk 's office and which may be	
			revised by Village Board resolution shall be submitted with the application for renewal. In	
			addition to the renewal fee, a late penalty as set forth in the schedule of fees on file in the	
			Village administrator/clerk's office and which may be revised by Village Board resolution	
			shall be assessed against any applicant who files for a renewal less than 60 days before the	
			license expires. If the application is denied, one half of the total fees collected shall be	
	14-1009(b)	14-94	returned.	Clerk's
	14-1009(0)		Any law enforcement agencies with any information bearing on the operator's qualifications	CIELKS
	14-1009(c)		may file that information with the administrator/clerk .	Clerk
	14-1009(0)	14-95	The Village Board, before revoking or suspending any license or permit, shall give the	CIEIK
			operator at least ten days written notice of the charges and an opportunity for a public	
			hearing in accordance with article VII of chapter 2. If the operator does not file a timely	
			request for a public hearing, the allegations set forth in the charges shall be taken as true,	
			and if the Village Board finds the charges sufficient the license shall be revoked or	
			suspended. If the operator files a written request for a hearing with the administrator/clerk	
	14-1010(b)		suspended. If the operator files a written request for a hearing with the administrator/clerk within ten days of receipt of the charges, a public hearing shall be held in accordance with	Clerk

Engineering, planning, legal and administrative costs; land division fee. Condominium and Conservation	28-51	28-16	At the time of the submission or review of a conceptual plan, certified survey map, or preliminary plat, the subdivider shall execute a predevelopment reimbursement agreement and deposit with the administrator/clerk a fee for a subdivision plat or certified survey map as set forth in the schedule of fees on file in the village clerk's office, which may be revised by village board resolution	
Concept plan required	28-122(b)(2)	28-26	Within 60 days of the determination of a complete submittal, the administrator/clerk shall place the submittal on the agenda of the next regularly scheduled joint plan commission/village board meeting.	Clerk
	28-122(b)(5)	28-26	At the cost of the subdivider, the village administrator/clerk shall provide written notice of the joint meeting to all adjacent landowners to the parent parcel, and all landowners within 500' of the parent parcel, at least seven days in advance of the meeting to permit members of the public an opportunity to speak as to the proposed concept plan.	Clerk
Preliminary Plat			The subdivider shall file with the village an application for review and approval of a	
Filing application with the village	28-151	28-37	preliminary plat prepared in accordance with this chapter along with a completed checklist and 5 copies of the preliminary plat for review by the village. An additional copy of the preliminary plat shall be provided to the proposed conservation easement holder. Electronic copies of the preliminary plat and additional submittals shall be provided to the administrator/clerk . The village engineer may require in his/her discretion, the submittal of complete road, grading and/or drainage plans at the time of submission of the preliminary plat. No preliminary plat shall be accepted for review unless the subdivider has completed the concept plan requirements set forth in section 28-122. If the preliminary plat is not complete or is not submitted in accordance with applicable statutes or ordinances, it shall not be considered filed.	Clerk
Review and approval procedures	28-152(b)	28-37	Village plan commission review; informational meeting. The administrator/clerk shall give notice of the plan commission's review of the preliminary plat by listing it as an agenda item in the plan commission's meeting notice. The notice shall include the name of the subdivider, the address of the parent parcel, and the requested action. The administrator/clerk may schedule an informational meeting on the preliminary plat prior to plan commission review. The administrator/clerk shall provide written notice of the plan commission review and/or the informational meeting to all adjacent landowners to the parent parcel, and all landowners within 500' of the parent parcel, at least seven days in advance of such meeting. The cost for such written notice shall be borne by the subdivider.	Clerk

28-152(d)		conditions of approval or reasons for rejection. Unless the time is extended by agreement with the subdivider, failure of the village board to act within 90 days or extension thereof shall constitute an approval of the preliminary plat, unless other authorized agencies object to the plat. The administrator/clerk shall communicate to the subdivider the action of the village board. If the preliminary plat is approved, the village president shall endorse it for the village board. Any preliminary plat recommended for approval shall be deemed to include conditions, to the extent applicable, of a development agreement, conservation easement, and stewardship plan in forms acceptable to the village board and in compliance with the	Clerk
		with this chapter and shall file 5 copies of the plat and the application with the administrator/clerk at least 21 days prior to the joint meeting of the plan commission and village board at which action is desired. An additional copy of the final plat shall be provided to the proposed conservation easement holder. Electronic copies of the final plat and additional submittals shall be provided to the administrator/clerk . The owner or subdivider shall file the final plat not later than 36 months after the date of approval of the preliminary plat; otherwise, the preliminary plat and final plat will be considered void unless an extension is requested in writing by the subdivider and for good cause granted by the village. The subdivider shall also submit at this time a current certified abstract of title or such other evidence as the village may require showing ownership or control in the applicant. Preparation of the final plat shall be in accordance with applicable state statutes and this chapter, provided, however, that the final plat need only comply with village ordinances in effect as of the date the preliminary plat (if any) was submitted. If the final	
28-182	28-42		Clerk
28-186		plan commission and village board for their consideration during the review process. Prior to the referral of the final plat by the administrator/clerk , the final drainage plans must	Clerk
	28-182	28-152(d) 28-38	approve, approve conditionally, or reject such preliminary plat and shall state, in writing, conditions of approval or reasons for rejection. Unless the time is extended by agreement with the subdivider, failure of the village board to act within 90 days or extension thereof shall constitute an approval of the preliminary plat, unless other authorized agencies object to the plat. The administrator/clerk shall communicate to the subdivider the action of the village board. If the preliminary plat is approved, the village president shall endorse it for the village board. Any preliminary plat recommended for approval shall be deemed to include conditions, to the extent applicable, of a development agreement, conservation easement, and stewardship plan in forms acceptable to the village board and in compliance with the 28-152(d) 28-38 village ordinances. The subdivider shall prepare a final plat, a checklist, and a letter of application in accordance with this chapter and shall file 5 copies of the plat and the application with the administrator/clerk at least 21 days prior to the joint meeting of the plan commission and village board at which action is desired. An additional copy of the final plat shall be provided to the proposed conservation easement holder. Electronic copies of the preliminary plat; otherwise, the preliminary plat and final plat will be considered void unless an extension is requested in writing by the subdivider and for good cause granted by the village. The subdivider shall also submit at this time a current certified abstract of title or such other evidence as the village may require showing ownership or control in the applicat. Preparation of the final plat shall be in accordance with applicable statutes or 28-182 28-152(d) 28-242 ordinances, it shall not be considered filed.

			The administrator/clerk shall provide a copy of the final plat, the recommendation of the	
			plan commission, a draft of the proposed conservation easement and the stewardship plan	
			to the village board for its review, consideration and possible approval. The village engineer	
			shall also give an opinion, orally or in writing, to the village board regarding whether the	
			final plat conforms substantially to the preliminary plat, along with a recommendation as to	
			approval of the final plat. The village engineer's opinion and recommendation shall become	
			part of the record of the village board's proceedings with respect to the final plat. The village	
			board shall, within 60 days of the date of filing the original final plat, approve or reject such	
			plat unless the time is extended by agreement with the subdivider. If the plat is rejected, the	
			reasons shall be stated in the minutes of the meeting and a written statement of the reasons	
			forwarded to the subdivider. The village board may not inscribe its approval on the final plat	
			unless the administrator/clerk certifies on the face of the plat that the copies were	
			forwarded to objecting agencies as required in section 28-183, in the date thereof, and that	
Village board review and approval	28-188	28-43	no objections have been filed within 20 days or, if filed, have been met.	Clerk
			After the final plat has been approved by the village board and required improvements	
			either installed or a contract and sureties ensuring their installation is filed, the	
			administrator/clerk shall cause the certificate inscribed upon the plat attesting to such	
			approval to be duly executed and the plat returned to the subdivider for recording with the	
			county register of deeds, along with all conservation easements and deed restrictions. The	
			final plat can be recorded when it has received all required approvals pursuant to applicable	
			state statutes and this chapter. The register of deeds cannot record the plat unless it is	
			offered within 12 months from the date of the village board's final approval and within 36	
	28-188(3)	28-44		Clerk
			The subdivider shall file eight copies of the final plat with the administrator/clerk for	
			distribution to the approving agencies, affected utility districts, and other affected agencies	
			for their files. The subdivider shall also provide a copy of the recorded final plat to the	
	28-188(4)			Clerk
Certified Survey Maps	20 100(4)	20 44		CICIN
			Prior to the filing of an application for the approval of a certified survey map, and	
			conditioned upon the subdivider entering into a predevelopment agreement with the	
			village, the subdivider may consult with village staff and, as directed by the	
			administrator/clerk, village consultants to obtain assistance in planning to obtain	
	20.222	20.45	information concerning this chapter, village ordinances, the village's land use plan as	
Preapplication conference	28-222	28-45	contained within its comprehensive plan, and applicable neighborhood plans.	Administrator

Initial application; perliminary			After the preapplication conference (if any), the subdivider shall submit an executed predevelopment agreement, the fees required above, the checklist for certified survey maps and the preliminary certified survey map to the village administrator/clerk for review by village staff, and village consultants as deemed necessary by the <u>administrator/clerk</u> . As a condition of further review of the preliminary certified survey map, the subdivider shall and hereby does grant permission for village officers, employees and agents to enter upon the subject property in furtherance of their official duties. The village may require the subdivider to submit at the time of the initial application a complete inventory of items listed under section 28-226 as an attachment to the preliminary certified survey map or delineated	
certified survey maps	28-223(a)	28-46	directing on the map if within 100 feet of the proposed building envelopes. Subdivider to file with village administrator/clerk . Following review of the preliminary	Clerk, <u>Administrator</u>
Final map review and approval			certified survey map by the plan commission and village board, the subdivider shall file with the village clerk administrator 5 copies of the proposed final certified survey map, along with an application for review and approval of a certified survey map by the village board. Electronic copies of the final certified survey map and additional submittals (if any) shall be	
procedures	28-227(a)		provided to the administrator/clerk.	Clerk
Plan commission review and			The administrator/clerk shall give notice of the review of the certified survey map at a joint meeting of the plan commission and village board by listing it as an agenda item in the meeting notice. The notice shall include the name of the applicant, the address of the property in question, and the requested action. The administrator/clerk may schedule an informational meeting. Notice of the informational meeting (if any) and review by the plan commission and village board shall be sent to all adjacent landowners to the parent parcel, and all landowners within 500' of the parent parcel in accordance with the procedures set forth in article V of this chapter. The cost for such written notice shall be borne by the	
informational meeting	28-228	28-48	subdivider.	Clerk
			After receipt of the village plan commission's recommendation, the village board shall, within 90 days of the date the proposed final certified survey map was filed with the village administrator/clerk , approve, approve conditionally, or reject such certified survey map and shall state, in writing, conditions of approval or reasons for rejection. Unless the time is extended by agreement with the subdivider, failure of the village board to act within 90 days or extension thereof shall constitute an approval of the proposed final certified survey map. The administrator/clerk shall communicate to the subdivider the action of the village board. If the certified survey map shall be recorded with the register of deeds office for the county within 12 months after final village board approval and within 36 months after the	
Board action	28-230	28-48	first approval of the map.	Clerk

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			In the event public improvements are required, plans, computations and specifications,	
			which conform to the provisions required for subdivision improvements, shall be submitted	
			to the village administrator/clerk at the time of submission of the proposed certified survey	
			map. Such plans must be approved by the village engineer before village board approval of	
			the certified survey map. Prior to, or as a condition of, village board approval of the certified	
			survey map, the subdivider shall enter into a development agreement pursuant to section	
			28-48 and deposit required fees (the "Development Agreement"). In cases where public	
			lands or rights-of-way are reserved or dedicated for future construction of public	
			improvements, the subdivider shall enter into an agreement with the village concerning	
Public improvements	28-231	28-49		Clerk
			Before the village board may act on a request for modification or waiver, the application and	
			all supporting material must first be presented to the plan commission for its review and	
			recommendation based upon the factors set forth in section 28-262. The	
Modification or Waivers; authority;			administrator/clerk shall, within 45 days of receipt of the application for a modification or	
application	28-261(c)	28-49		Clerk
			The village board, if it approves of the modification or waiver of the application of this	
			chapter or any portion of it, shall do so by motion or resolution and shall instruct the	
Granting by village board	28-263(a)	28-50	administrator/clerk to notify the subdivider.	Clerk
Solid Waste	(u)			
			Applications for permits under this division shall be filed on a form provided by the	
			administrator/clerk along with the appropriate bond and/or insurance and application fees,	
Permit; Application	34-83	34:10	which application shall contain the following information:	Clerk
	54 65	54.10	There shall be a public hearing on any application for a permit to engage in dumping or	
			disposal operations. The application shall be on file with the administrator/clerk at least 60	
			days before the public hearing. The public hearing shall be conducted under the following	
Public Hearing	34-84	24.11		Clark
Public Hearing	34-84	34:11	terms:	Clerk
			Defere eccenteres, all hands and (an insurance policies shall be ensued by the village	
			Before acceptance, all bonds and/or insurance policies shall be approved by the village	
			board. If a corporate bond or insurance policy is issued, it shall be executed by a company	
			authorized to transact business in the state as a surety. If a cash bond is offered, it shall be	
			deposited with the administrator/clerk who shall give official receipt therefor, reciting that	
			such cash has been deposited in compliance with and subject to the provisions of this	
			division. Failure to maintain an approved bond and/or insurance policy during the period of	
			the permit shall automatically invalidate the permit and the village board shall have the	
Bond	34-85(b)	34:12	right to obtain a court order terminating the dumping or disposal operation.	Clerk
			All permits under this division shall be effective and issued for the period from July 1 to June	
			30 of each year. All applicants shall reapply to the administrator/clerk for the annual license	
			at least 120 days in advance of the June 30 deadline. The criteria established for	
Issuance	34-86(c)	34-13	reapplication and issuance shall be the same as the criteria established for the initial license.	Clerk

			If approved by the village board, the permit shall be issued by the administrator/clerk upon	
			the applicant's compliance with any and all conditions placed upon the issuance of the	
	34-86(d)	34-13	permit by the village board.	Clerk
			At the time the application or renewal application is filed, the applicant shall pay fees as set	
			forth in the schedule of fees on file in the village administrator/clerk 's office and may be	
Application Fees	34-87	34-13	revised by village board resolution.	Clerk's
			The dumper/disposer shall maintain an attendant at the dump or disposal site at all times	
			when opened to the public and shall provide an "on call" attendant during times and dates	
			when the dumping or disposal operation will be closed. The dumper/disposer shall inform	
			the administrator/clerk in writing of the names, telephone numbers and addresses of all	
			attendants and the name, telephone number and address of the responsible agent for the	
			dumper/disposer and shall further notify the administrator/clerk in writing of any changes	
Attendants at dump or disposal site	34-115	34-14	therein within 48 hours of any such change.	Clerk
			The dumper/disposer shall clean all leachate collecting systems as needed so as to prevent	
			the overflow, spilling, leaking and/or seepage of leachate onto and/or into the surrounding	
			soils. Leachate removed from any leachate collecting system shall be tested immediately	
Cleaning of leachate collecting			following each cleaning and the dumper/disposer shall file the test results with the	
systems	34-131	34-17	administrator/clerk within three days after receipt of the results.	Clerk
			The dumper/disposer shall be responsible for removal and any damages resulting from any	
			and all discharges of waste, garbage, refuse or sludge on the designated or alternate	
			roadways and rights-of-way and public or private lands within the village, due to	
			transportation to and from the dump or disposal site. The dumper/disposer shall	
Removal of discharges associated			immediately notify the administrator/clerk and state department of natural resources as to	
with disposal site	34-138	34-18	any discharges. Discharges shall be removed within 48 hours of notice of such discharge.	Clerk
			The dumper/disposer shall provide to the administrator/clerk a list of the names, addresses	
			and phone numbers of all authorized transporters to the dump or disposal site. No person	
List of authorized transporters to			shall transport, dispose, store or treat waste, garbage or refuse at the dump or disposal site	
dump and disposal site	34-147	34-19	unless authorized by permit and listed with the administrator/clerk.	Clerk
			The dumper/disposer shall inform the administrator/clerk orally and in writing immediately	
			of any hazardous waste, fly ash or sludge, or any suspected hazardous waste, fly ash or	
Notification of hazardous wate, fly			sludge that has been accepted, received, stored, treated or disposed at the dump or disposal	
ash, or sludge	34-149	34-20	site.	Clerk
			The dumper/disposer shall notify the administrator/clerk orally and in writing immediately	
Notification of temporary or			of any temporary or emergency closing of the dump or disposal site by the dumper/disposer	
emergency closing of disposal site.	34-151	34-21	or by any government order and the reasons for the closing.	Clerk

			The dumper/disposer shall notify the administrator/clerk in writing at least 120 days prior	
			to the permanent closure of the dump or disposal site and dumper/disposer shall	
			completely comply with the provisions of Wis. Admin. Code ch. NR 506, or its successor as to	
			closure and longterm care. Copies of all closure plans shall be filed with the	
Notification of permanent closing			administrator/clerk in advance of the commencement of steps to close the dump or	
of disposal site	34-152	34-21	disposal site.	Clerk
			The dumper/disposer shall notify the administrator/clerk in writing prior to the transfer and	
			change of ownership, possession or operation of any dump or disposal site describing the	
			reasons for the transfer or change, the names, addresses and telephone numbers of the	
			prospective parties receiving ownership, possession or operation and the dates of transfer	
Notification of change in ownership,			or change. Upon transfer or change of ownership, possession or operation, the current	
possession or operation of dispsal			permit shall be void and a new application for permit shall be required prior to continued	
site	34-153	34-21	operation of the dump or disposal site.	Clerk
			All dumpers/disposers shall establish groundwater monitoring wells within the dump or	
			disposal site not to be less than six in number. These wells shall be tested on a quarterly	
			basis. The results of these tests shall be filed with the administrator/clerk within three days	
			after receipt of the results by the dumper/disposer. If these test results do not meet primary	
			and secondary drinking standards, written notice shall be immediately forwarded by the	
			dumper/disposer to all well owners within a two-mile radius of the perimeter of the dump	
			or disposal site informing them of the results and requesting permission to test their wells	
			within 48 hrs. With permission of the owners, the dumper/disposer shall test these wells	
Groundwater monitoring wells			immediately and file the results with the administrator/clerk within three days after receipt	
around disposal site; testing	34-154	34-21	of the results by the dumper/disposer.	Clerk
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			The dumper/disposer, with permission of the owners, shall test, at its own expense and	
			prior to operation of the dump or disposal site and on a quarterly basis thereafter, all active	
			wells within a one-mile distance of the outer perimeters of the dump or disposal site. Water	
			quality shall be tested by an independent laboratory selected by the village board. Test	
			materials shall be furnished by the dumper/disposer who shall be responsible for receiving	
			samples from well owners and providing results to well owners and the administrator/clerk.	
			Those results shall be filed with the administrator/clerk within three days after receipt of	
			the results by the dumper/disposer and shall be maintained and kept by the	
			administrator/clerk. The test perimeters are field pH, field conductivity, COD, dissolved iron	
			and chloride. If any of these test results do not meet primary and secondary drinking	
			standards, written notice shall be immediately forwarded by the dumper/disposer to all well	
			owners within a two-mile radius of the perimeter of the dump or disposal site informing	
			them of the results and requesting permission to test their wells within 48 hours. With	
			permission of the owners, the dumper/disposer shall test these wells immediately and file	
			the results with the administrator/clerk within three days after receipt of the results by the	
	$24.1 \pm 4(1)$	24 24		Clark
	34-154(1)	34-21	dumper/disposer.	Clerk

			All dumpers/disposers shall establish, prior to operation of the dump or disposal site, an air	
			quality station, designed to measure the ambient air quality at the site to ensure conformity	
			with Wis. Stat. § 285.21, and the regulations promulgated by the state department of	
			natural resources. Prior to operation, a test shall be taken of air quality with a copy of the	
			results of the tests filed with the administrator/clerk within three days after receipt of the	
			results by the dumper/disposer. Thereafter, on an annual basis, air quality monitoring shall	
Air quality stations; measurement			be performed until 20 years after closure with the cost of the tests to be paid by the	
of air quality, objectionable odor			dumper/disposer. The results of the tests shall be filed with the administrator/clerk within	
control and abatement	34-155	34_22	three days after receipt of the results by the dumper/disposer.	Clerk
			All dumper/disposers shall not cause, suffer, allow or permit emissions into the ambient air	
			of any substance or combination of substances in quantities such that objectionable odor	
			results. Preventative measures satisfactory to the state department of natural resources and	
			the village board shall be taken to abate or control such emissions. An odor shall be deemed	
			objectionable at the dump or disposal site when 50 percent of the individuals residing within	
			a two-mile radius of the perimeter of the dump or disposal site claim the odors to be	
			objectionable through a verified petition to the dumper/disposer and the	
	34-155(1)	34:22	administrator/clerk.	Clerk
			Prior to the operation of a dump or disposal site, the dumper/disposer shall install and	
			maintain with permission of the owners, within one mile of the perimeters of the dump or	
			disposal site, leachate monitoring wells, lysimeters, moisture probes, automatic leachate	
		1 1		
			systems with alarms, automatic gas detection systems with alarms or any similar devices	
			systems with alarms, automatic gas detection systems with alarms or any similar devices requested by the village board to detect the affects of leachate on the groundwater. The	
			requested by the village board to detect the affects of leachate on the groundwater. The	
			requested by the village board to detect the affects of leachate on the groundwater. The dumper/disposer shall pay for the cost for installation and testing, and shall file test results	
			requested by the village board to detect the affects of leachate on the groundwater. The dumper/disposer shall pay for the cost for installation and testing, and shall file test results with the administrator/clerk within three days after receipt of results by the	
Installation and Maintenance of			requested by the village board to detect the affects of leachate on the groundwater. The dumper/disposer shall pay for the cost for installation and testing, and shall file test results with the administrator/clerk within three days after receipt of results by the dumper/disposer. Testing shall be conducted on such a basis (i.e., monthly, quarterly,	
Installation and Maintenance of devices to detect affects of			requested by the village board to detect the affects of leachate on the groundwater. The dumper/disposer shall pay for the cost for installation and testing, and shall file test results with the administrator/clerk within three days after receipt of results by the dumper/disposer. Testing shall be conducted on such a basis (i.e., monthly, quarterly, semiannually, annually, etc.) as shall be directed by the village board and shall continue for	
	34-156		requested by the village board to detect the affects of leachate on the groundwater. The dumper/disposer shall pay for the cost for installation and testing, and shall file test results with the administrator/clerk within three days after receipt of results by the dumper/disposer. Testing shall be conducted on such a basis (i.e., monthly, quarterly, semiannually, annually, etc.) as shall be directed by the village board and shall continue for 20 years after closure of the dump or disposal site. Any changes in the groundwater quality shall immediately be noticed by the dumper/disposer to the administrator/clerk and the	Clerk
devices to detect affects of	34-156	34:23	requested by the village board to detect the affects of leachate on the groundwater. The dumper/disposer shall pay for the cost for installation and testing, and shall file test results with the administrator/clerk within three days after receipt of results by the dumper/disposer. Testing shall be conducted on such a basis (i.e., monthly, quarterly, semiannually, annually, etc.) as shall be directed by the village board and shall continue for 20 years after closure of the dump or disposal site. Any changes in the groundwater quality shall immediately be noticed by the dumper/disposer to the administrator/clerk and the	Clerk
devices to detect affects of	34-156	34:23	requested by the village board to detect the affects of leachate on the groundwater. The dumper/disposer shall pay for the cost for installation and testing, and shall file test results with the administrator/clerk within three days after receipt of results by the dumper/disposer. Testing shall be conducted on such a basis (i.e., monthly, quarterly, semiannually, annually, etc.) as shall be directed by the village board and shall continue for 20 years after closure of the dump or disposal site. Any changes in the groundwater quality shall immediately be noticed by the dumper/disposer to the administrator/clerk and the affected owners of real property.	Clerk
devices to detect affects of	34-156	34:23	requested by the village board to detect the affects of leachate on the groundwater. The dumper/disposer shall pay for the cost for installation and testing, and shall file test results with the administrator/clerk within three days after receipt of results by the dumper/disposer. Testing shall be conducted on such a basis (i.e., monthly, quarterly, semiannually, annually, etc.) as shall be directed by the village board and shall continue for 20 years after closure of the dump or disposal site. Any changes in the groundwater quality shall immediately be noticed by the dumper/disposer to the administrator/clerk and the affected owners of real property.	Clerk

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			Section 34-154. The dumper/disposer shall establish and maintain as many monitoring wells	
			as shall be determined by the village board. The water from such wells shall be tested	
			periodically as provided by the village board and test results shall be filed with the	
			administrator/clerk within three days of receipt. Subject to obtaining permission of the	
			respective owners, the dumper/disposer, at his own cost and expense, shall cause a baseline	
			test to be made of all wells within one mile of the outer perimeter of the treatment site	
Infectious or hazardous waste			within two months of the approval of the permit. Tests shall be made by an independent	
regulations; qualifications of			laboratory selected by the village board. Test parameters shall be as determined by the	
provisions regarding infectious			village board. Test results shall be furnished to the administrator/clerk, well owners and	
waste treatment	34-181(15)	34:27	dumper/disposer.	Clerk
			Section 34-157. The dumper/disposer shall maintain all information required under Section	
			34-157 at his offices, permit inspection and copying by the village at all reasonable times	
			and furnish any requested copies to the village by the next business day. The	
			dumper/disposer shall file with the administrator/clerk the annual report as provided in	
			section 34-157 and copies of all reports filed by him with the state department of natural	
	34-181(18)	34:27	resources.	Clerk
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			Application for a special sludge permit to transport or dump sludge within the village, as	
Sludge regulations; application for			required in this division, shall be made to the village board. Such application shall be filed on	
special sludge permit	34-203	34.28	a form provided by the administrator/clerk and shall contain the following information:	Clerk
	0.200	0	Before issuing a special sludge permit under this subdivision, the village board shall hold a	
			public hearing. Notice of such public hearing specifying the time, place and matters to come	
			before the village board shall be given as a class 1 notice as referred to in Wis. Stat. ch. 985.	
			In addition, if the hearing is in connection with an application for a period for the dumping	
			of sludge on land within the village, the administrator/clerk shall notify, in writing, all	
			property owners within 200 feet of the land in question of the hearing at least five days	
Notice and public hearing	34-204	24.20	prior to such hearing.	Clerk
	54-204	54.25	The application fee for a special sludge permit shall be as set forth in the schedule of fees on	CICIK
			file in the village clerk's office and which may be revised by village board resolution and shall	
Spacial cludge permit fee	34-205		be paid upon filing the application with the administrator/clerk .	Clerk
Special sludge permit fee	54-205	54.29	be paid upon ming the application with the administrator/clerk.	CIEIK
			Before acceptance, all bonds and/or insurance policies shall be approved by the village	
			board. If a corporate bond or insurance policy is issued, it shall be executed by a company	
			authorized to transact business in the state as a surety. If a cash bond is offered, it shall be	
			· · · · · ·	
			deposited with the administrator/clerk who shall give official receipt therefor, reciting that	
			such cash has been deposited in compliance with and subject to the provisions of this	
			division. Failure to maintain an approved bond and/or insurance policy during the period of	
			the special sludge permit shall automatically invalidate the permit and the village board shall	
			have the right to revoke the permit and/or to obtain a court order terminating the	
	34-206(b)	34:30	transportation and/or dumping operation within the village.	Clerk
Streets, Sidewalks, and Other Public	Places			

	Ĩ	T		
			The following sections are typical cross sections required for the village. The use of a	
			particular section shall be determined by the village board prior to the preparation of the	
			plans. An illustration showing each section is on file with the administrator/clerk and is	
Streets; cross sections	38-56	38:4	incorporated in this section by reference.	Clerk
			The village board, as a condition precedent to the acceptance of a subdivision and roads,	
			may require the subdivider or petitioner to file a performance bond with the	
			administrator/clerk guaranteeing compliance with the terms and conditions of the contract	
Performance bond may be required.	38-64	38:7	specified in this division. Such bond shall be approved by the village board.	Clerk
Excavations; Permit required	38-81(a)(2)	38:8	Administrator/clerk means the appointed administrator/clerk of the village.	Clerk
			Administration. The village administrator/clerk or his/her designee is responsible for	
			administration of the rights-of-way of the village and the permits and ordinances related	
	38-81(a)(3)	38:9	thereto.	Administrator
			No cut, excavation, or service connection or disconnection shall be made by any person or	
			utility in any village property or right-of-way unless a permit under this Section is applied	
			for, the fee paid for, the permit issued by the administrator/clerk , obtained and held under	
			this ordinance and then only in strict accord with all provisions and requirements of this	
			ordinance. An application for a permit for a project involving an open cut in the paved	
			portion of the village's right-of-way must be approved by the village board before the	
			permit's issuance by the administrator/clerk . The administrator/clerk may require village	
			board approval of other applications that, in the opinion of the administrator/clerk ,	
	38-81(b)(1)	38:11	significantly impact village rights-of-way or the public's use of village rights-of-way.	Clerk
			Application for permit. Written application for a right-of-way permit shall be made to the	
			administrator/clerk prior to any occupancy. Permit applications shall contain and will be	
	38-81(C)	38:11	considered complete only upon compliance with each of the following requirements:	Clerk
		50.11		
			Application Form. An accurate and complete written permit application form shall be	
			submitted to the administrator/clerk . The application shall be signed and dated by a duly	
			authorized representative of the applicant. The application shall be signed and dated by a duty	
			content and requirements as the administrator/clerk may determine and/or direct from	
	38-81(c)(1)	38:11	time-to-time. The application form shall contain, at a minimum, the following information:	Clerk
	30-01(C)(T)	30.11	Form and Drawings. Submission of the completed permit application form as established by	
			the administrator/clerk , including all required attachments, drawings showing the location	
			and area of the proposed facilities, and the size and depth of the cut, excavation or service	
	20.01(a)(2)	20/12	connection or disconnection. The proposed excavation must accommodate all existing	Clark
	38-81(c)(2)	38:12	underground facilities within the proposed route.	Clerk

38-81(c)(3)	38:12	Insurance Certificate. Except for a utility governed by Chapter 196 of the Wisconsin Statutes, the applicant shall file certificates of insurance with the administrator/clerk giving evidence of liability insurance in the following minimum amounts: The village board may reduce the liability insurance limits required or require higher amounts of liability insurance depending on the scope of the project. The village and its officials, employees and agents shall be named as additional insureds on the commercial general and automobile liability policies. The insurance shall cover liability to third parties for the acts of the applicant and applicant's officials and employees, agents, contractors, representatives and related others. The insurance shall cover bodily injury and property damage for the individual incidents and aggregates required by the administrator/clerk . Such insurance shall not be cancelled or reduced without the insurer giving at least 10 days prior written notice to the administrator/clerk . Cancellation or reduction of insurance shall automatically suspend the permit, and no further work shall be done under such permit until a new certificate of insurance complying herewith is filed with the administrator/clerk . The certificate of the Village's final inspection and acceptance after completion of the project. The insurance requirements under this subsection may be applied to a utility if the administrator/clerk has reasonable grounds to question the financial responsibility or compliance ability of the utility.	
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		Bond. A bond in the form of cash, performance bond issued by a licensed company in Wisconsin or irrevocable letter of credit issued by a financial institution acceptable to the village shall be deposited or filed with the administrator/clerk and preserved by the village <u>treasurer</u> prior to the issuance of the permit. The amount of the cash bond, performance bond, or letter of credit shall be determined by village board resolution, setting forth a schedule based upon such factors as the estimated cost of the project and restoration of village right-of-way and village property disturbed. The bond or letter of credit shall be payable to the village upon demand by the administrator/clerk for any actual or suspected violation of any provision of this ordinance. The administrator/clerk shall be able to demand payment upon the bond or letter of credit in whole or in-part at any time and from time-to- time. The bond or letter of credit shall be in such further form, content and requirements as the administrator/clerk and village attorney may determine necessary and/or desirable to effect the intent of this ordinance. The Village need not resort to any other remedy or provide any prior notice to the applicant or permittee before making demand upon, resorting to or receiving payment from the bond or letter of credit. In the event the cash bond, performance bond or letter of credit shall be insufficient for such purposes, the permittee shall be liable to the village on the irrevocable letter of credit. The bond or letter of credit shall remain in full force and effect for one (1) year from the date of the Village's final	Clerk, <u>Treasurer/Finance</u> <u>Director,</u> Treasurer/Finance Director, Treasurer/Finance
		inspection and acceptance after completion of the project. The bond requirements under	Director,
38-81(c)(4)		this subsection may be applied to a utility if the administrator/clerk has reasonable grounds to question the financial responsibility or compliance ability of the utility.	Administrator, Administrator.
38-81(c)(9)		Notice of Change. The applicant shall keep all of the information listed above current at all times by providing to the administrator/clerk information as to changes within three (3)	Clerk
		Installation/excavation/occupancy permit fee. The permit fee shall be established by the village in an amount sufficient to recover the costs incurred by the village. This fee shall recover administrative and inspection costs, excavation costs, as well as degradation costs, as defined below. Payment of said fees shall be collected prior to issuance of the permit. However, the administrator/clerk may establish a fee collection process from governmental agencies and utilities to expedite the permitting system and recognize that certain	
38-81(d)	38:14	excavations are deemed emergencies.	Clerk
38-81(d)(1)	38.14	Waiving of fees. Fees shall not be waived unless the work involved is a direct result of the administrator/clerk 's or designee's demand that facilities owned by a utility be removed or relocated, or unless waived by the village board upon review of the administrator/clerk 's or designee's decision.	Administrator's
	50.14		

		The schedule. The minimum for far and successively second states in the line second fact the	1
		Fee schedule. The minimum fee for each excavation permit shall be as set forth by	
		resolution of the village board, a copy of which shall be maintained by the	
		administrator/clerk and posted on the village's website. The fee for a permit issued after	
		commencing work, except in cases of emergency as determined by the administrator/clerk,	
		shall be double the fees set forth herein. This permit fee shall be in addition to any forfeiture	
		provided for elsewhere in the Municipal Code. For those permit applications which provide	
		for a substantial undertaking of excavation within the public right-of-way attended by	
		disruption of the general public and traffic, the administrator/clerk is authorized to assess	
		the actual cost of the village employee's or consultant's time engaged in the review and	
38-81(d)(2) 3	8:14	inspection of the anticipated work.	Administrator
		The permittee shall be required to repair the public right-of-way to current village	
		specifications, subject to inspection and acceptance by the administrator/clerk or designee.	
		In addition to repairing its own work, the permittee must repair the general area of the	
		work, and the surrounding areas, including the paving and its foundations, to the	
		specifications of the village. The permittee shall reconstruct, relocate or replace any drain	
		tile line which may be disturbed or damaged by its work so as to provide for the continued	
		operation of such drain tile line, whether or not such drain tile was located or otherwise	
		discovered before commencement of its work. The administrator/clerk or designee, shall	
		inspect the area of the work and accept the work when it determines that proper repair has	
38-81(e)(1) 3	8:15	been made, per specifications of the village.	Administrator
		Guarantees. The permittee guarantees its work and shall maintain it for 36 months following	
		its completion. During this period, it shall, upon notification from the administrator/clerk or	
		designee, correct all work to the extent necessary, in accordance with village specifications.	
		Said work shall be completed within ten business days of the receipt of the above notice,	
		not including days during which work cannot be done due to circumstances constituting	
38-81(e)(2) 3	8:15	force majeure.	Administrator
		Failure to repair/restore. If the permittee fails to repair/restore the right-of-way to the	
		condition required by the administrator/clerk or designee or fails to satisfactorily and timely	
		complete all work required by the administrator/clerk or designee, the village at its option	
		may do such work. In that event the permittee shall pay to the village, within 30 days of	
38-81(e)(3) 3	8:15	billing, the cost of repairing/restoring the right-of-way.	Administrator
		Notice of completion. When the work under any permit hereunder is begun and completed,	
38-81(f)(1) 3	8:15	the permittee shall notify the administrator/clerk or designee.	Administrator
		Site inspection. Permittee shall make the work site available to the administrator/clerk or	
		designee and to all others as authorized by law for inspection at all reasonable times during	
38-81(f)(2) 3	8.15	the execution of and upon completion of the work.	Administrator
	5.15		

			Authority of administrator/clerk or designee. At the time of inspection, the	
			administrator/clerk or designee may order the immediate cessation of any work which	
			poses a threat to the life, health, safety or well-being of the public. The administrator/clerk	
			or designee may issue an order to the applicant or permittee for any work that does not	
			conform to applicable village standards, conditions or codes. The order shall state that	
			failure to correct the violation will be cause for revocation of the permit. Within ten days	
			after issuance of the order, the applicant or permittee shall present proof to the	
			administrator/clerk or designee that the violation has been corrected. If such proof is not	
			presented within the required time, the administrator/clerk or designee may revoke the	
	38-81(f)(3)	38:15	permit pursuant to subsection (i).	Administrator
			The administrator/clerk or designee may refuse to issue a permit or may revoke, suspend or	
	38-81(i)(1)	38:16	refuse to extend an existing permit if it finds any of the following grounds:	Administrator
			Discretionary issuance. The administrator/clerk or designee may issue a permit where	
			issuance is necessary (a) to prevent substantial economic hardship to a customer of the	
			permittee or applicant, or (b) to allow such customer to materially improve its utility service,	
			or (c) to allow the permittee or applicant to comply with state or federal law or village	
	38-81(i)(2)	38:16	ordinances or an order of a court or administrative agency.	Administrator
			Appeals. Any person aggrieved by a determination made with respect to the repair or	
			restoration of a public right-of-way, or by a decision of the administrator/clerk or designee	
			revoking, suspending, refusing to issue or refusing to extend a permit may file a request for	
			review with the village board. A request for review shall be filed within ten days of the	
			decision being appealed. Following a hearing, the village board may affirm, reverse or	
	38-81(i)(3)	38:17	modify the decision of the administrator/clerk or designee.	Administrator
			A uniform system of numbering properties and principal buildings as shown on the map	
			identified by the title "Street and House Numbering System—Village of Yorkville" which is	
Numbering of property; uniform			filed in the office of the administrator/clerk is adopted for use in the village. This map and	
numbering system	38-141	38:21	all explanatory matter thereon is adopted and made part of this Code.	Clerk
<u> </u>			Numerals indicating the official numbers for each principal building or each front entrance	
			to such building shall be posted in a manner as to be visible from the street on which the	
			property is located. Such numerals may be obtained at cost from the administrator/clerk, as	
Assignment of numbers	38-142(e)	38:21	provided in section 38-143.	Clerk
	. ,			
			The administrator/clerk shall be responsible for maintaining the numbering system. In the	
Administration	38-143(a)	38:22	performance of this responsibility he shall be guided by the provisions of section 38-142.	Clerk
	38-143(b)	38:22	The administrator/clerk shall keep a record of all numbers assigned under this article.	Clerk

	38-143(c)	38:22	The administrator/clerk shall issue to any property owner in the village upon request and at cost a set of numerals for each principal building or separate front entrance to such building. In doing so, he shall issue only numerals for the number assigned to such building under the provisions of this article. Provided, however, that the administrator/clerk may issue additional numerals in accord with the official numbering system whenever a property has been subdivided, a new front entrance opened or undue hardship has been worked on any property owner.	
Placement of mailboxes in the right-of-way	38-161(a)	38:22	Mailboxes are approved only if they are of a construction or design approved by the United States Postal Service or previously approved by the Postmaster. A copy of the Postmaster General's current guidelines can be obtained at the administrator/clerk 's office.	Clerk's
	38-161(b)	38:22	Newspaper tubes are permitted only if provided by the newspaper or of a construction or design that will not present a hazard to the public use of the right-of-way. Where the newspaper tube used has not been provided by the newspaper, the administrator/clerk or designee shall have authority to approve the tube. If the administrator/clerk or designee refuses to approve the newspaper tube, it must be removed.	Administrator
	38-161(d)		The support for the mailbox and newspaper tube, it must be removed. The support for the mailbox and newspaper tube shall adhere to the standards governing construction of mailbox supports as established by the Wisconsin Department of Transportation ("DOT"), and shall not constitute a hazard to the public use of the right-of- way. A copy of the DOT's current guidelines can be obtained at the administrator/clerk 's office.	Clerk's
Ponds; Permit fee	38-197		At the time the application is filed, the applicant shall pay fees as set forth in the schedule of fees on file in the village administrator/clerk 's office and may be revised by village board resolution. In addition, the applicant shall reimburse the village for engineering, planning legal and administrative expenses incurred in processing, reviewing, revising, and approving the permit and site plan, where those expenses exceed the amount of the permit fee.	
			There shall be a certified copy of the Official Map described above. The certified copy shall be kept in the office of the Village Administrator/Clerk and shall be available for inspection by any interested person during regular office hours. The certified copy shall bear on its face a certification that it is a true copy of the Official Map described in and accompanying this Ordinance and shall show the date of adoption of this Ordinance and shall be signed by the Village President and countersigned by the Village Administrator/Clerk . Thereafter, no change or addition to such Official Map shall become effective until adopted as provided above and until it shall have been indicated by the appropriate convention on the certified copy of the Official Map and a certificate placed thereon or attached thereto bearing the number and date of adoption of the amending ordinance. The certificate shall be signed by	
Official Map; Certified copy of map	38-265	38:31	the Village President and countersigned by the Village Administrator/Clerk.	Clerk

			The Village Administrator/Clerk shall be responsible immediately upon adoption of the	
			Official Map or any amendment thereto to record with the Register of Deeds of the County	
Ordinance and amendments to be			of Racine, Wisconsin a certified copy of the ordinance indicating that the Official Map, or	
recorded with the register of deeds	38-266	38:32	Amended Official Map, can be viewed in the office of the Village Administrator/Clerk.	Clerk
			It shall be the duty of the Village Building Inspector, Zoning Administrator, Village	
			Administrator/Clerk or designee of any of the above to enforce the provisions of this	
Enforcement	38-267	38:32	Ordinance.	Administrator
Taxation and Finance				
			Pursuant to Wis. Stat. 70.65(2), the administrator/clerk shall, in computing the tax roll,	
			insert only the aggregate amount of state, county, local, school and other general property	
			taxes minus credits applied under Wis. Stat. 79.10(9), except credits determined under Wis.	
			Stat. 79.10(7m) in a single column in the roll opposite the parcel or tract of land against	
			which the tax is levied, or, in the case of personal property, in a single column opposite the	
			name of the person against whom the tax is levied. Each tax bill or receipt shall show the	
			purpose for which the taxes are to be used giving the breakdown for state, county, local,	
Ad Valorem Taxes; Preparation of			school and other general property taxes. The tax roll shall indicate all corrections made	Treasurer/Finance
tax roll and tax receipts	46-31	46:2	under Wis. Stat. 70.43 and 70.44.	Director
			Pursuant to Wis. Stat. § 74.19, the administrator/clerk shall enter in each tax receipt given	
			by the county clerk for the payment of taxes the name of the person paying the taxes, if that	
			person is not the owner of the property taxed, the date of payment and the aggregate	
			amount of taxes paid. Tax receipts shall be signed, and a duplicate kept, by the clerk -	
			treasurer after noting the payment of taxes upon the tax roll. The administrator/clerk shall	Treasurer/Finance
Tax receipts	46-32	46:2	then deliver the receipt to the appropriate person.	Director
			The tax imposed in this article is due and payable on a monthly basis not later than the 20th	
			day of the month following that for which the tax is due. No later than the 20th day of each	
			month, every hotel keeper, motel operator and other person furnishing accommodations	
			that are available to the public shall file a return with the administrator/clerk on a form	
			provided by the administrator/clerk and shall remit to such administrator/clerk the tax as	Treasurer/Finance
Room Tax; Collection	46-64	46:4	provided in such return.	Director

No hotel keepers, motel operators and other persons furnishing accommodations that are available to the public shall operate a hotel, motel or other furnished accommodations available to the public in the village without first obtaining a room tax permit for each hotel, motel or other furnished accommodations available to the public. Application for such permit shall be made to the administrator/clerk on forms provided by the administrator/clerk . The administrator/clerk shall issue a permit to the hotel keepers, motel operators and other persons furnishing accommodations that are available to the public for each facility for which application is made upon payment of a fee as set forth in the schedule of fees on file in the village clerk's office and which may be revised by village board resolution for each hotel, motel or other furnished accommodations available to the public. The permit is nontransferable and is valid only for the named hotel, motel or other furnished accommodations available to the public and the hotel keepers, motel operators	
Permit46-65(a)46:4furnished accommodations available to the public for which it is issued.Clerk	
If the hotel keepers, motel operators and other persons furnishing accommodations that are available to the public ceases to do business at the hotel, motel or other furnished accommodations available to the public for which the permit was issued; conveys or transfers the business or his interest in it; or assigns his interest to another person, the hotel keepers, motel operators and other persons furnishing accommodations that are available to the public shall, within ten days of such event, notify the administrator/clerk of such change and turn in to the administrator/clerk any such permit issued for the hotel, motel or other furnished accommodations available to the public.46-65(b)46:4	
Records46-6746:546:546:5Action of the section of t	

			Village liable for default of administrator/clerk . Pursuant to Wis. Stat. § 70.67(2), the village	
			shall pay, if the administrator/clerk fails to do so, all state and county taxes required by law	Treasurer/Finance
	46-103(b)	46:7	to be paid by such administrator/clerk to the county treasurer.	Director
Temporary investment of funds not			The administrator/clerk may invest any village funds not immediately needed, pursuant to	
immediately needed	46-104	46:7	Wis. Stat. § 66.0603(1m).	Clerk
			Pursuant to Wis. Stat. § 66.0607, all disbursements of village funds shall be by order checks	
			which shall be signed by the administrator/clerk and shall be countersigned either by the	
			village president or one of the village trustees as shall be provided from time to time in	
			appropriate resolutions designating depositories adopted by the village board, certified	
Disbursement of Village funds	46-105	46:7	copies of which shall be filed with such depositories.	Clerk
General Provisions		_		
			Signs. The Village Administrator/Clerk or his/her designee is authorized and directed to gain	
			appropriate approval, if required, from the State of Wisconsin to post appropriate signs	
Specific street regulations;			consistent with the provisions of this ordinance and in accordance with State statutes and	
Compression braking prohibited.	50-31(f)	50:12	administrative regulations.	Clerk
	50 51(1)	50.12	FURTHER, BE IT HEREBY ORDAINED, that the Administrator/Clerk is hereby directed to	
			provide a copy of this ordinance to the Wisconsin Department of Transportation for posting	
			on the Wisconsin Department of Transportation website, and	
			FURTHER, BE IT HEREBY ORDAINED, that the Administrator/Clerk is hereby directed to	
Weight limits and heavy traffic			publish a summary of this ordinance within thirty days of its adoption, as required by	
routes; Adoption of Wis. Stat. Sec.			Wisconsin Statutes 60.80(1), and FURTHER, BE IT HEREBY ORDAINED, that this ordinance	
348.15(3)(g) table of statutory			take effect the day following its posting on the Wisconsin Department of Transportation	
weight limits.	50-93	50:15	website and its publication.	Clerk
Utilities				
			Holding tanks for new residential construction shall be prohibited in the village. Any person	
			who is denied the use of a holding tank as a result of this section may appeal the application	
			of this section to his situation. The appeal shall be to the village board and shall comply with	
			section 2-400. The village board may grant variances to this prohibition where the	
			enforcement of the prohibition will result in severe and unnecessary hardship. The village	
			board may also grant variances on a trial basis for new residential construction for	
			conversion to a mound system in accord with the rules and regulations of the state	
			department of safety and professional services and the county sanitarian and in accord with	
			rules and regulations established by the village board. The administrator/clerk shall inform	
			the state department of safety and professional services and the county sanitarian of any	
Holding tanks; Restricted	54-51	54:4	such variance. Section 54-52 shall apply to any such variance.	Clerk
	-	1	File receipts and a pumping report with the administrator/clerk and the county at least	
1			guarterly evidencing the date and volume of contents which was removed from the holding	
Agreement Required	54-52(a)(8)	54:5	tank.	Clerk
Agreement Required	J= JZ(a)(b)	54.5		CICIN

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		filed with the village administrator/clerk on behalf of the property owner, specifying all	
		bases for the challenge and the amount of the stormwater utility charge the customer	
		asserts is inappropriate. Failure to file a challenge within 60 days of payment waives all right	
54-286(a)	54:37	to later challenge the charge.	Clerk
		In the event of an appeal, the village board shall hold a hearing as provided in Wis. Stat. §§	
		68.11(2) and 68.11(3). The village board shall hold such hearing within 30 days of the appeal	
		request, and shall notify the appellant of the hearing date no less than ten days' notice in	
		advance of the hearing. Within 20 days of the hearing and the filing of briefs, if any, the	
		village board shall mail or deliver to the appellant its written final determination, setting	
		forth, in detail, the reasons for is decision. If the village board or commission determines	
		that a refund is due the property owner, the refund will be applied as a credit on the	
		property owner's next annual billing, or will be refunded at the discretion of the village	Treasurer/Finance
54-286(d)	54:37	administrator/clerk.	Director
ations and Require	ments		
		Any person receiving a conditional use permit to conduct a Type B home-based business	
		shall file with the Village Administrator/Clerk a Home-Based Business Registration Form.	
20-1015(c)(2)d.2	150	The Home-Based Business Registration Form shall contain the following information:	Clerk
		Any person receiving a conditional use permit to conduct a rural home-based business shall	
		file with the Village Administrator/Clerk a Home-Based Business Registration Form. The	
20-1015(c)(3)d.2	151	Home-Based Business Registration Form shall contain the following information:	Clerk
		Official maps & revisions. The boundaries of all floodplain districts are designated as A, AE,	
		AH, AO or A1-30 on the maps based on the Flood Insurance Study (FIS) listed below. Any	
		change to the base flood elevations (BFE) or any changes to the boundaries of the floodplain	
		or floodway in the FIS or on the Flood Insurance Rate Map (FIRM) must be reviewed and	
		approved by the DNR and FEMA through the Letter of Map Change process (see Article VIII.	
1	1	A second se	
		Amendments) before it is effective. No changes to RFE's on non-FEMA maps shall be	
		effective until approved by the DNR. These maps and revisions are on file in the office of the	
	54-286(d) ations and Require 20-1015(c)(2)d.2		54-286(a) 54:37 In the event of an appeal, the village board shall hold a hearing as provided in Wis. Stat. §§ 68.11(2) and 68.11(3). The village board shall hold a hearing as provided in Wis. Stat. §§ 68.11(2) and 68.11(3). The village board shall hold a hearing within 30 days of the appeal request, and shall notify the appellant of the hearing date no less than ten days' notice in advance of the hearing. Within 20 days of the hearing and the filing of briefs, if any, the village board shall mail or deliver to the appellant its written final determination, setting forth, in detail, the reasons for is decision. If the village board or commission determines that a refund is due the property owner, the refund will be applied as a credit on the property owner's next annual billing, or will be refunded at the discretion of the village administrator/clerk. 54-286(d) 54:37 Any person receiving a conditional use permit to conduct a Type B home-based business shall file with the Village Administrator/Clerk a Home-Based Business Registration Form. 20-1015(c)(2)d.2 150 The Home-Based Business Registration Form shall contain the following information: Any person receiving a conditional use permit to conduct a rural home-based business shall file with the Village Administrator/Clerk a Home-Based Business Registration Form. The Home-Based Business Registration Form. Shall contain the following information: 20-1015(c)(3)d.2 151 Any person receiving a conditional use permit to conduct a rural home-based business shall file with the Village Administrator/Clerk a Home-Based Business Registration Form. The Home-Based Business Registration Form

Village of Yorkville Notice of Newly Enacted Ordinance

Please take notice that, on Monday, November 13, 2023, the Village Board of the Village of Yorkville adopted Ordinance 2023-16, entitled "An Ordinance amending multiple sections of the Code of Ordinances for the Village of Yorkville, Racine County, Wisconsin, related to the duties of the Village Administrator, Village Clerk, Village Treasurer/Finance Director, Village Deputy Clerk and Village Deputy Treasurer".

This ordinance takes effect upon publication of this notice and upon Charter Ordinance No. 2023-01 becoming effective. The full text of this ordinance may be obtained from the Village of Yorkville Administrator/Clerk's office, 925 15th Avenue, Union Grove, Wisconsin 53182, or through the Village's website at <u>www.villageofyorkville.com</u>. The phone number for the Administrator/Clerk is (262) 878-2123.

Michael McKinney Administrator/Clerk

Affidavit of Printing State of Wisconsin

County of Racine

City/Village of Union Grove

Southern Lakes Newspapers, LLC, certifies that it is the publisher of the Westine Report; that such paper is a secular newspaper of general circulation in said county; that it is printed and published in the village/city, county and state aforesaid. It hereby further certifies that a notice, of which the attached notice is a true copy, has been legally published in said newspaper 1 time(s) for 1 consecutive weeks(s); That the first publication was on the 16th day of November, 2023; The last publication was on the 16th day of November, 2023.

Signed

By Denelle Janssen, for Southern Lakes Newspapers, LLC

Subscribed and sworn to before me this Jovenber 2023 day of

Notary Public, State of Wisconsin My commission expires

> KAREN WHITTINGTON Notary Public State of Wisconsin

NOTICE OF NEWLY ENACTED ORDINANCE Village of Yorkville

Please take notice that, on Monday, November 13, 2023, the Village Board of the Village of Yorkville adopted Ordinance 2023-16, entitled "An Ordinance amending multiple sections of the Code of Ordinances for the Village of Yorkville, Racine County, Wisconsin, related to the duties of the Village Administrator, Village Clerk, Village Treasurer/Finance Director, Village Deputy Clerk and Village Deputy Treasurer".

This ordinance takes effect upon publication of this notice and upon Charter Ordinance No. 2023-01 becoming effective. The full text of this ordinance may be obtained from the Village of Yorkville Administrator/ Clerk's office, 925 15th Avenue. Union Grove, Wisconsin 53182, or through the Village's website at <u>www.villageofyorkville.</u> <u>com</u>. The phone number for the Administrator/Clerk is (262) 878-2123.

Michael McKinney Administrator/Clerk

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