

COUNTY BOARD OF SUPERVISORS

NOTICE OF MEETING

NOTE: UNDER THE KENOSHA COUNTY BOARD OF RULES OF PROCEDURE ANY REPORT, RESOLUTION, ORDINANCE OR MOTION APPEARING ON THIS AGENDA MAY BE AMENDED, WITHDRAWN, REMOVED FROM THE TABLE, RECONSIDERED OR RESCINDED IN WHOLE OR IN PART AT THIS OR AT FUTURE MEETINGS. NOTICE OF SUCH MOTIONS TO RECONSIDER OR RESCIND AT FUTURE MEETINGS SHALL BE GIVEN IN ACCORDANCE WITH SEC. 2.10(2) OF THE COUNTY BOARD RULES. FURTHERMORE, ANY MATTER DEEMED BY A MAJORITY OF THE BOARD TO BE GERMANE TO AN AGENDA ITEM MAY BE REFERRED TO THE PROPER COMMITTEE. ANY ITEM SCHEDULED FOR THE FIRST OF TWO READINGS IS SUBJECT TO A MOTION TO SUSPEND THE RULES IN ORDER TO PROCEED DIRECTLY TO DEBATE AND VOTE. ANY PERSON WHO DESIRES THE PRIVILEGE OF THE FLOOR PRIOR TO AN AGENDA ITEM BEING DISCUSSED SHOULD REQUEST A COUNTY BOARD SUPERVISOR TO CALL SUCH REQUEST TO THE ATTENTION OF THE BOARD CHAIRMAN.

NOTICE IS HEREBY GIVEN that the Regular County Board Meeting of the Kenosha County Board of Supervisors will be held on Tuesday, the 15th day of March, 2022 at 7:30 P.M., in the County Board Room located in the Administration Building. The following will be the agenda for said meeting:

- A. Pledge Of Allegiance
- B. Roll Call Of Supervisors
- C. Citizen Comments
- D. Announcements Of The Chairman
- E. Supervisor Reports
- F. COUNTY EXECUTIVE APPOINTMENTS
 - Jane Sandberg To Serve On The Kenosha County Commission On Aging And Disability Services

Documents:

SANDBERG - CADS 2022.PDF

G. NEW BUSINESS

Ordinance - One Reading, Two Required

23. From The Human Services Committee - An Ordinance To Amend Chapter 16 Of The Municipal Code Of Kenosha County, To Reflect Changes In State Administrative Code ATCP 75, And To Provide Clear Publication Of Fees In Programs Regulated By Said Ordinance.

Documente

ORDINANCE 16 RESOLUTION HEALTH 1.PDF

24. From The Public Works & Facilities Committee - An Ordinance To Revise Chapter 10 Of The Municipal Code Of Kenosha County Parks

Documents:

03-07-2022 CHAPTER 10 REWRITE RESOLUTION.PDF

25. From The Public Works & Facilities Committee - An Ordinance To Create Chapter 23 Of The Municipal Code Of Kenosha County Pertaining To County Trunk Highway Access Management

Documents:

ORDINANCE CREATING CHAPTER 23 - MUNICIPAL CODE - CTH ACCESS MANAGEMENT.PDF

Resolution - One Reading

110. From The Human Services Committee - A Resolution To Approve The Appointment Of Kenny Harper To The Board Of Health

Documents:

HARPER BOH 1.PDF

111. From The Human Services Committee - A Resolution To Approve The Reappointment Of Dominique Pritchett To The Board Of Health

Documents:

PRITCHETT BOH 1.PDF

112. From The Human Services Committee - A Resolution To Approve The Reappointment Of Terrance Warthen To The Kenosha County Human Services Board

Documents:

WARTHEN HSB 1.PDF

113. From The Judiciary & Law Enforcement Committee - A Resolution To Approve The Appointment Of Nancy Kemp To Serve As A Member Of The Kenosha County Local Emergency Planning Committee (Group #1 - Local Elected Officials)

Documents:

KEMP_KCLOCALEMERGENCYPLANNINGCOMMITTEEGROUP1.PDF

114. From The Judiciary & Law Enforcement And Finance & Administration Committees

A Resolution Approving The 2022 WI Dept Of Justice Law Enforcement Drug Trafficking
Response Equipment Grant

Documents:

EQUIP GRANT.PDF

115. From The Legislative Committee - A Resolution Condemning The Invasion Of Ukraine By The Russian Federation

Documents:

RESOLUTION 3-15-22 CONDEMNING INVASTION OF UKRAINE.PDF

117. From The Public Works & Facilities Committee - A Resolution To Approve The Reappointment Of Lieutenant Ken Urquhart To Serve On The Kenosha County Traffic Safety Commission

Documents:

URQUHART- TSC - 2022.PDF

118. From The Public Works & Facilities And Finance & Administration Committees - A Resolution To Grant WE Energies Permanent Easement Request Within The Village Of Salem Lakes

Documents:

RESOLUTION TO GRANT WE-ENERGIES PERMANENT EASEMENT.PDF

119. From The Public Works & Facilities And Finance & Administration Committees - A Resolution To Approve An Intergovernmental Agreement Between Kenosha County And The Village Of Twin Lakes For A Project To Resurface And Enhance A Section Of County Trunk Highway EM

Documents:

RESOLUTION TO APPROVE AN INTERGOVERNMENTAL AGREEMENT BETWEEN KENOSHA COUNTY AND TWIN LAKES.PDF

120. From The Finance & Administration Committee - A Resolution Setting Salaries For Sheriff And Clerk Of Courts

Documents:

SHERIFF AND CLERK OF COURTS RESOLUTION 2022 PDF

H. COMMUNICATIONS

 Communications From Andy M. Buehler Regarding Future Items Scheduled Before The Planning, Development & Extension Education Committee

Documents:

04-13-2022 COMMUNICATIONS SIGNED.PDF

- Approval Of The February 16, 2022 And March 1, 2022 Regular County Board Meeting Minutes By Supervisor Pomaville
- J. Adjourn

Jim Kreuser, County Executive

1010 – 56th Street, Third Floor Kenosha, Wisconsin 53140 (262) 653-2600

Fax: (262) 653-2817

ADMINISTRATIVE PROPOSAL

COUNTY EXECUTIVE APPOINTMENT 2021/22-63

RE: KENOSHA COUNTY COMMISSION ON AGING AND DISABILITY SERVICES

TO THE HONORABLE KENOSHA COUNTY BOARD OF SUPERVISORS:

Placing special trust in her judgment and based upon her qualifications, I hereby submit to the Honorable Kenosha County Board of Supervisors for its review and approval the name of

Ms. Jane Sandberg Kenosha, WI 53140

to serve on the Kenosha County Commission on Aging and Disability Services beginning immediately upon confirmation by the County Board and continuing until the 31st day of December 2023 or until a successor is appointed by the County Executive and confirmed by the Kenosha County Board of Supervisors.

Ms. Sandberg will serve without pay.

Ms. Sandberg will be succeeding Edmund Weaver.

Respectfully submitted this 3rd day of March 2022.

Jim Kreuser

Kenosha County Executive

COUNTY OF KENOSHA OFFICE OF THE COUNTY EXECUTIVE JIM KREUSER

APPOINTMENT PROFILE KENOSHA COUNTY COMMISSIONS, COMMITTEES & BOARDS

(Please type or print)

Information marked with an * will be redacted before this form is publicly posted.

Name:	Jane	E	Sandberg	
	First	Middle Initi	al (optional)	Last
*Reside	ence Address:			
Occupa	tion: Retired			
•		Company	Title	
*Busine	ess Address:			
*Teleph	none Number:	Residence	*Business	
*Daytin	ne Telephone	Number:		
*Email	Address:			
Name of the Commission, Committee or Board for which you are applying:				
Kenosha County Commission on Aging and Disability Services				

<u>Personal Statement:</u> Please indicate why you believe you would be a valuable addition to the Commission, Committee or Board for which you are applying. If more space is needed, please attach a separate sheet.

Kenosha County Commissions, Committees & Boards Appointment Profile - Page 2 Additional Information: Nominee's Supervisory District: 1 Special Interests: Indicate organizations or activities in which you have a special interest but may not have been actively involved. Special Olympics, My political party, Lion's Club, Women's Club Do you or have you done business with any part of Kenosha County Government in the No If yes, please attach a detailed explanation. past 5 years? Yes Affiliations: List affiliations in all service groups, public service organizations, social or charitable groups, labor, business or professional organization, and indicate if it was a board or staff affiliation. Because I was seriously ill for months with COVID-19, I was - and continue to be - self quarantined. I do not go out except for important appointments. This has kept me, and most people, from participating in group activities. I do attend two groups virtually. Governmental Services: List services with any governmental unit. Conflict Of Interest: It would be inappropriate for you, as a current or prospective appointee, to have a member of your immediate family directly involved with any action that may come under the inquiry or advice of the appointed board, commission, or committee. A committee member declared in conflict would be prohibited from voting on any motion where "direct involvement" had been declared and may result in embarrassment to you and/or Kenosha County. Please Return To: Kenosha County Executive

> 1010 – 56th Street Kenosha, WI 53140

(For O	ffice Use Only)	
Appointed To:Commission	on/Committee/Board	
Term: Beginning	Ending	-
Confirmed by the Kenosha County Board	d on:	
New Appointment	Reappointment	
	Previous Terms:	

PERSONAL STATEMENT

Thank you for the opportunity to apply for consideration as a member of the Kenosha County Commission on Aging and Disability Services.

I believe I could offer my work on this commission as an experienced diagnostician, educational psychologist, teacher, grant writer and administrator in a Supervisory Union, comprised of seventeen school districts, for children and young adults ages 3 - 21 with special needs. This included very bright children, children with physical disabilities (motor, sight or hearing impaired), emotionally disturbed, brain-damaged, learning disabled and the mentally challenged children and young adults.

I also worked with parents, teachers, school counselors, school administrators and school boards discussing ways to maximize the educational experience of their children.

When my parents became seriously ill, I returned from New Hampshire and my parents returned from Indiana to Kenosha, where I began to care for them and to investigate their diagnoses and treatment plans. After spending time with them, I realized that my mother's original diagnosis, Parkinson's Disease and Alzheimer's, did not match her symptoms. I took her to Mayo Clinic, where she was correctly diagnosed with Progressive Supra-nuclear Palsy; my father suffered from cancer and a severe stroke. I began to research what programs could assist each of them as their terminal diseases progressed. I was surprised and relieved to find that some programs already in place to support them as they got worse.

I began working for Kenosha County, a pilot county In Wisconsin, which was a one of 8 pilot states in the US, developing, with others, the "WEJT" program, which, in time, became the Welfare-to-Work Grants Program. My duties included supervision of sub-contractors, development of a database and programming to make the data useful to service providers, administrators and evaluators, and maintaining communication with the County Executive.

As a result of my work in Kenosha County, I was offered a position at the University of Wisconsin - Madison Institute for Research on Poverty. I acted as a consultant to various states that were trying to implement a Welfare-to-Work programs. I was part of a team developing tools that would help counties and states determine what components of their programs were most efficient and which components should be modified or discontinued. In addition to my Welfare to Work responsibilities, I wrote computer programs tracking individuals receiving services from various governmental agencies.

I hope that my life experiences as summarized above, as well as the fact that I am physically handicapped and elderly, will allow me to be of service as a member of this commission.

KENOSHA COUNTY

BOARD OF SUPERVISORS

Ordinance

Subject: Ordinance to Amend Chapter 16 of the Municipal Code of Kenosha County, to reflect changes in State Administrative Code ATCP 75, and to provide clear publication of fees in programs regulated by said ordinance.						
Original ⊠ Corrected □	2nd Correction ☐ Resubmitted ☐					
Date Submitted:	Date Resubmitted					
Submitted By: Human Services Committee						
Fiscal Note Attached □	Legal Note Attached ☐					
Prepared By: Mark Melotik, Environmental Health Manager	Signature: Mach Molde					

WHEREAS, Changes to DATCP 75 Wisconsin Administrative Codes, made updates necessary to conform to new verbiage. The term Restaurant has been removed and replaced with Retail Food Establishment. The combining of the two programs is to provide consistency to the food protection programs, and

WHEREAS, posting up to date fee schedules on our website provides for more accurate and transparent information to be available. As a result of changes in the fee schedules from time to time, the Kenosha County Division of Health website is the most efficient way to provide information directly to the public and our customers, and

WHEREAS, Website changes will provide a one stop shop of information and provide easy access to the public when starting a food or recreational business within the county,

NOW, THEREFORE, the Kenosha County Board of Supervisors does hereby ordain that Chapter 16 of the Municipal Code of Kenosha County is hereby amended to read as follows:

CHAPTER 16 KENOSHA COUNTY ENVIRONMENTAL HEALTH/FOOD ORDINANCE

A. GENERAL PROVISIONS

16.01-1 ADMINISTRATION.

This ordinance shall be administered by the Kenosha County Division of Health, hereinafter referred to as "Division"

16.01-2 ENFORCEMENT.

- (a) The Health Officer/Director or the Health Officer's duly authorized representative shall enforce the regulations of this chapter and may issue orders to effect correction of violations and may issue citations pursuant to Section 3.60 of the Municipal Code of Kenosha County.
- (b) The Kenosha County Corporation Counsel may in his discretion commence legal action and may proceed pursuant to the provisions outlined in Wisconsin Statutes Sections 66.119, 66.12, or pursuant to the issuance of a summons and complaint.
- (c) Pursuant to the Uniform Citation Ordinance of the Municipal Code of Kenosha County, citations may be issued by the Health Officer or authorized deputies.

16.01-3 SEVERABILITY.

Each section, paragraph, sentence, clause, word, and provision of this ordinance is severable, and if any provisions shall be held unconstitutional or invalid for any reason, such decision shall not affect the remainder of the ordinance nor any part thereof other than that affected by such decision.

16.01-4 DEFINITIONS.

- (a) "County" means Kenosha County, Wisconsin.
- (b) "Division" means the Kenosha County Division of Health.
- (c) "Health Officer" means the Kenosha County Health Director or his/her designee.
- (d) "Person" means an individual, partnership, association, firm, company, corporation, organization, municipality, county, town, or state agency, whether tenant, owner, lessee or licensee, or the agent, heir or assignee of any of these.
- (e) "Reinspection" means a follow-up inspection conducted to verify that an ordered remedial action has been taken and to verify that the non-compliance or violation no longer exists. The Division may reinspect a license holder whenever an inspection or the investigation of a complaint reveals the existence of a violation that is potentially hazardous to the health and welfare of patrons or employees of the establishment. Any such reinspection shall be scheduled to allow the owner a reasonably sufficient time to correct any noted non-compliance or violation.

16.01-5 LICENSE APPLICATIONS.

Applications for licenses required in this chapter shall be made in writing to the Division on forms provided by the Division and shall contain, but not be limited to, the following information:

- (a) The name, home address and date of the birth of the applicant.
- (b) The trade name and address of the establishment.
- (c) Whether the applicant is a person, corporation or partnership.
 - (1) If the applicant is a corporation, the application shall contain the registered agent's name, home address and date of birth.
 - (2) If the applicant is a partnership, the application shall include the names, home addresses and date of births of the partners.
- (d) The signature of all applicants and their agents to confirm that all information on the application is correct and acknowledge that any change in the information on the application shall be reported to the Health Officer within 14 days of the change.

16.01-6 LICENSE ISSUANCE

- (a) The Health Officer shall issue a license to the applicant if the requirements of this chapter have been complied with and if all applicable fees have been fully paid to the Division.
- (b) Any applicant that provides food to the needy free of charge, including a gratuity, shall be exempt from the license and fee specified under this section, but compliance with applicable health rules shall be required.
- (c) If the annual renewal fee has not been paid on or before June 30 of each year, an additional late payment fee shall be assessed, as specified in this ordinance under each license category. Establishments or individuals operating on July 15 without a proper license shall be ordered closed by the Health Officer.
- (d) All license and administrative fees shall be rounded upwards to the nearest dollar where necessary.
- (e) Any other fees owed to the Division by a person or an establishment including, but not limited to, water testing fees shall be added to the renewal fee.
- (f) A \$50.00 reinspection fee may be assessed for all reinspections when a violation(s) of an order has not been brought into compliance by the owner and/or operator of an establishment. The reinspection fee will be added to the renewal fee.
- (g) Beginning July 1, 2014, and continuing in each license year thereafter, the license fee shall increase in an amount up to 5% per year until the programs fully fund all direct program related costs, as determined by the annual cost allocation plan. This increase pertains to the following licenses: Retail Food Establishments, Bed & Breakfast Establishments, Hotels, Motels and Tourist

Rooming Houses, Recreational and Educational Camps, Public Swimming Pools, Campgrounds, Mobile Home Parks, Tattoo and Body Piercing Establishments, and Food and Beverage Establishments.

16.01-7 DISPLAY OF LICENSE.

All licensees shall immediately post their license upon some conspicuous part of the room in which the business is carried on, and the license shall remain posted during the period for which it is in force.

16.01-8 NOTIFICATION BY LICENSEE.

An individual applicant or licensee who resides outside of Wisconsin or who leaves the state for an extended period of time shall provide the Health Officer with the name, address, date of birth, and telephone number of a responsible person or agent within the state of Wisconsin upon whom any process, notice or demand required or permitted under this section to be served upon the licensee may be served.

16.01-9 INSPECTION BY THE DIVISION.

Authorized employees of the Division, upon presenting proper identification, shall have the authority and duty to enter any licensed premises during regular business hours to inspect the same, with respect to business open at least forty (40) hours per week. In the absence of regular business hours, inspection shall be made at any reasonable hour. In the event of an emergency, an inspection may be made at any time.

16.01-10 DENIAL, SUSPENSION OR REVOCATION OF LICENSE.

The Health Officer may deny any license application or suspend or revoke any license issued under this chapter for non-compliance with this code or any other state or county law. The following procedure shall be followed in the denial, suspension or revocation of any license issued under this chapter:

- (a) A decision by the Health Officer to deny, suspend or revoke a license shall be in writing and shall state, with specificity, the reasons for the Health Officer's decision and shall state any and all applicable statutes, ordinances, rules, regulations, or orders which may have been violated. The Health Officer shall send to the licensee or license applicant a copy of the written decision by mail or by personal service. Said notice shall inform the licensee or applicant of the right to have this decision reviewed and the procedure for such review.
- (b) A licensee or applicant aggrieved by a decision of the Health Officer to deny, suspend or revoke a license must send a written Request for Review and Reconsideration to the Health Officer within 5 working days of receipt of the notice of the Health Officer's decision. The Request for Review and Reconsideration shall state the grounds upon which the person aggrieved contends that the decision should be reversed or modified.
- (c) Within 5 working days of receipt of the Request for Review and Reconsideration, the Health Officer shall review its initial determination. The Health Officer may affirm, reverse or modify the initial determination. The Health Officer shall mail or deliver to the licensee or applicant a copy of the Officer's decision on review which shall state the reasons for such decision. The decision shall advise the licensee or applicant of the right to appeal the decision, the time within which appeal shall be taken and the office or person with whom Notice of Appeal shall be filed.

(a) A licensee or applicant who wishes to appeal a decision made by the Health

Officer on review must file a notice of appeal within 10 days of receipt of the Health Officer's decision on review. The Notice of Appeal shall be filed or mailed to the Health Officer. The Health Officer shall immediately file said Notice with the Kenosha County Board of Health.

- (b) A licensee or applicant shall be provided a hearing on appeal within 30 days of receipt of the Notice of Appeal. The Health Officer shall serve the licensee or applicant with notice of the hearing by mail or personal service at least 5 days before the hearing.
- (c) The hearing shall be conducted before the Kenosha County Board of Health and shall be conducted in accordance with the procedures outlined in Section 68.11(2) and (3) of the Wisconsin Statutes.
- (d) Within 20 days of the hearing, the Kenosha County Board of Health shall mail or deliver to the applicant its written determination stating the reasons, therefore. This shall be a final county determination. (1/2/01)

16.01-11 TEMPORARY ORDERS.

Whenever, as the result of an inspection conducted pursuant to this chapter, the Health Officer has reasonable cause to believe that any examined food constitutes, or that any construction, sanitary condition, operation or method of operation of the premises or equipment used on the premises creates an immediate danger to health, the Health Officer may proceed as stated in Section 97.65(2), Wis. Stats. to issue a temporary order to prohibit the sale or movement of food for any purpose, prohibit the continued operation or method of operation of equipment, require the premises to cease any other operation or method of operation which creates an immediate danger to health. Section 97.65(2), Wis. Stats., is incorporated herein by reference and made a part of this ordinance as if fully set forth herein.

16.01-12 CONSTRUCTION OR ALTERATION OF LICENSABLE FOOD ESTABLISHMENTS.

- (a) Except as provided in (b), No person shall erect, construct, enlarge or alter a food establishment without first submitting to the Health Officer plans (drawings) which clearly show and describe the amount and character of the work proposed and without first receiving Division approval of submitted plans. Such plans shall include floor plan, equipment plan and specifications, wall, floor and ceiling finishes and plans and specifications for food service kitchen ventilation. Submitted plans shall give all information necessary to show compliance with applicable health codes. Submitted plans shall be retained by the Health Officer.
- (b) At the option of the Health Officer, plans need not be submitted to execute minor alterations. Minor alterations include, but are not limited to, the replacing or recovering of existing floor, wall, or ceiling coverings, or other cosmetic or decorating activities.
- (c) Any plans approved by the Division shall not be changed or modified unless the Health Officer has reviewed and approved the modifications or changes.

16.01-13 PENALTIES...

- (a) General Penalties. Any person who fails to comply with the provisions of this ordinance or any order of the Health Officer or his or her authorized agent issued in accordance with this ordinance shall, upon conviction thereof, forfeit not less than One Hundred Dollars (\$100) or more than Five Hundred Dollars (\$500) and the cost of prosecution for each violation including court costs and reasonable attorney fees; and in default of payment of such forfeiture and costs shall be imprisoned in the County Jail until payment thereof, but not exceeding thirty (30) days. Each day a violation exists or continues shall constitute a separate offense.
- (b) Schedule of Cash Deposits for Violations Charged under 16.01-2(c). The cash deposit for the violation of any section or subsection of this ordinance shall be One Hundred Dollars (\$100). In addition, upon conviction, any person who has been found to have acted in violation of any of the above sections shall be liable for the costs of prosecution including court costs and reasonable attorney fees; and in default of payment of such forfeiture and costs, shall be imprisoned in the county jail until payment thereof, but not exceeding thirty (30) days. For a second offense of a similar nature within a twelvemonth period, the cash deposit shall be Two Hundred Fifty Dollars (\$250) and for a third offense of a similar nature within a twelve-month period, the cash deposit shall be Five Hundred Dollars (\$500). Each day a violation exists or continues shall constitute a separate offense.

B. RETAIL FOOD ESTABLISHMENTS

16.02-1 REQUIREMENTS:

(a) No person, party, firm or corporation shall operate a Retail Food Establishment, Transient Retail Food Establishment, Mobile Retail Food Establishment, as defined in ATCP 75 of the Wisconsin Administrative Code, without first obtaining a license therefor from the Division, nor shall operate contrary to the terms and conditions of this ordinance, ATCP 75, where applicable, of the Wisconsin Administrative Code, which are incorporated herein by reference and made a part of this ordinance as if fully set forth herein.

16.02-2 APPLICATION

(a) License application for any of the above shall be made to the Division, on forms supplied by the Division, and shall be accompanied by the appropriate license fee and preinspection fee. Licenses hereunder shall not be issued or renewed by the Division unless and until the Health Officer determines and certifies compliance of the premises to be licensed with all the applicable terms and conditions of ATCP 75, Wis. Admin. Code and this ordinance. The Health Officer shall certify compliance prior to issuance or renewal.

16.02-3.1.1 LICENSE FEES.

- (a) Fees for licenses issued pursuant to this section shall be posted on the Division of Health website: https://www.kenoshacounty.org/FeeSchedules
- (b) State Fees. In addition to the required fees set forth in par. (a) above, an applicant/licensee shall pay any applicable State of Wisconsin Administrative Fees, in an amount which is on file with the Division.

16.02-4 LICENSE PERIOD.

(a) The license period for licenses issued pursuant to this section shall be from July 1 through June 30. Those licenses initially issued during the period beginning on April 1 and ending on June 30 expire on June 30 of the following year.

16.02-5 TRANSIENT RETAIL FOOD ESTABLISHEMENT

- (a) A Transient Retail Food Establishment or Special Events Food Establishment may be moved from location to location within the County but may only operate as part of a Special Event. A Transient Retail Food Establishment license or Special Events Food Establishment license may not be used to operate more than one facility at a time.
- (b) Fees for licenses issued pursuant to this section shall be posted on the Division of Health website: https://www.kenoshacounty.org/FeeSchedules
- (c) State Fees. In addition to the required fees set forth in par. (a) above, an applicant/licensee shall pay any applicable State of Wisconsin administrative fees, in an amount which is on file with the Division.

C. BED AND BREAKFAST ESTABLISHMENTS

16.04-1 REQUIREMENT

No person, party, firm or corporation shall operate a Bed and Breakfast Establishment as defined in ATCP 73 of the Wisconsin Administrative Code, without first obtaining a license therefor from the Division, nor shall operate contrary to the terms and conditions of this ordinance or ATCP 73 of the Wisconsin Administrative Code, which is incorporated herein by reference and made a part of this ordinance as if fully set forth herein.

16.04-2 APPLICATION.

Application shall be made to the Division, on forms supplied by the Division, and shall be accompanied by the appropriate license fee and pre-inspection fee. A license shall not be issued or renewed by the Division unless the Health Officer determines and certifies that the premises are in compliance with all of the terms and conditions of ATCP 73 and this ordinance. The Health Officer shall certify compliance prior to issuance or renewal.

16.04-3 LICENSE FEES:

- (a) Fees for licenses issued pursuant to this section shall be posted on the Division of Health website: https://www.kenoshacounty.org/FeeSchedules
- (b) State Fees. In addition to the required fees set forth in par. (a) above, an applicant/licensee shall pay any applicable State of Wisconsin Administrative Fees, in an amount which is on file with the Division.

16.04-4 LICENSE PERIOD.

(a) The license period for licenses issued pursuant to this section shall be from July 1 through June 30. Those licenses initially issued during the period beginning on April 1 and ending on June 30 expire on June 30 of the following year.

D. FOOD AND BEVERAGE ESTABLISHMENT

RETAIL FOOD ESTABLISHMENT SANITATION RULES.

No applicant may obtain a "Class B" license or permit or a "Class C" license unless the premises

complies with the rules promulgated by the department of agriculture, trade and consumer protection governing sanitation in restaurants. However, the department of agriculture, trade and consumer protection may not restrict the serving of cheese without charge in individual portions to customers as permitted by s. 97.01 (14g). Wis. Stats. As amended from time to time.

16.05-1 DEFINITION.

For the purpose of this section, a Food and Beverage Establishment shall include: 1) any tavern not licensed as a Retail Food Establishment, as defined in ATCP 75, Wis. Admin. Code; 2) a produce stand not located in a designated farmer's market; 3) a produce stand operated by a farmer off of their own property; 4) an establishment that serves or sells food that is not pre-packaged and which is not licensed pursuant to ATCP 75, Wis. Admin. Code; and 5) an establishment serving beverages and which is not licensed pursuant to ATCP 75, Wis. Admin. Code.

16.05-2 REQUIREMENT.

No person shall operate a Food and Beverage Establishment within Kenosha County without first obtaining a license therefore from the Division, nor operate it contrary to the terms and conditions of this Ordinance.

16.05-3 EXEMPTION.

Establishments serving only beverages in original containers and not using beverage dispensers, reusable containers, dishwashing equipment, and/or ice making machines, are not required to obtain a license under this section.

16.05-4 APPLICATION...

- (a) An application for a Food and Beverage Establishment license shall be made to the Division, on forms supplied by the Division, and shall be accompanied by the appropriate license fee.
- (b) A license shall not be issued or renewed by the Division unless the person or establishment is in full compliance with the terms of this Ordinance, as may hereinafter be amended. The Health Officer shall certify compliance prior to issuance or renewal.

16.05-5 LICENSE FEES:

(a) Fees for licenses issued pursuant to this section shall be posted on the Division of Health website: https://www.kenoshacounty.org/FeeSchedules

16.05-6 LICENSE PERIOD.

The license period for licenses issued pursuant to this section shall be from July 1st of each year through June 30th of the following year. Licenses are not transferable from one person or place to another. Those licenses initially issued during the period beginning on April 1 and ending on June 30 expire on June 30 of the following year.

16.05-7 REGULATIONS.

(a) Pursuant to Sec. 125.68(5), Stats., all "Class B" or "Class C" taverns must conform to ATCP

75 Wis. Admin. Code, which is incorporated herein by reference and made a part of this ordinance as if fully set forth herein, unless otherwise exempted therein.

- (b) No person shall manufacture, prepare for sale, offer, store, distribute or sell food unless it is securely protected from filth, insects, rodents, dust, or contamination or unclean, unhealthful or insanitary conditions.
- (c) Handwash Facilities. All handwash sinks shall have hot and cold running water, soap, and sanitary single service towels at all times. Facilities whose employees handle unwrapped food shall have an employee handwash sink in or adjacent to the food handling area.
- (d) Food Contact Surfaces. Food contact surfaces shall be kept clean and shall be smooth, impervious, non-absorbent and kept in good repair.
- (e) Floors, Walls and Ceilings. All floors, walls and ceilings in food areas shall be constructed of smooth, impervious, easily cleanable materials, and shall be kept clean and in good repair.
- (f) Control of Insects, Rodents and Other Animals. Effective measures and programs shall be employed to control the presence of insects, rodents, and other vermin on the premises.
- (g) Exterior Premises. Premises on which food establishments are located shall be well drained and kept in a clean and orderly condition, free from accumulations of trash, garbage, and other sources of contamination.
- (h) Cleaning Requirements Equipment & Utensils.
 - (1) All food equipment and utensils shall be thoroughly cleaned daily or more frequently as necessary to keep them in a sanitary condition.
 - (2) Establishments that have equipment or utensils to wash or clean shall have a stainless steel sink with at least 2 compartments and a satisfactory area to store clean utensils. Sinks shall be of adequate size to permit proper cleaning of equipment or utensils. The first compartment shall contain a warm detergent solution. After utensils are washed they should be rinsed of detergent and immersed in the second compartment containing an acceptable amount of a sanitizer approved by the Division. Utensils shall then be air-dried. The Health Officer may waive or modify this requirement under extenuating circumstances.

E. HOTELS, MOTELS AND TOURIST ROOMING HOUSES

16.07-1 REQUIREMENT.

No person, party, firm or corporation shall operate a Hotel, Motel, or Tourist Rooming House, as defined in ATCP 72 of the Wisconsin Administrative Code, without first obtaining a license therefor from the Division, nor operate contrary to the terms and conditions of this Ordinance or ATCP 72 of the Wisconsin Administrative code, which is incorporated herein by reference and made a part of this Ordinance as is fully set forth herein.

16.07-2 APPLICATION.

(a) License application for any of the above shall be made to the Division, on forms supplied by the Division, and shall be accompanied by the appropriate license fee and pre-inspection fee. Licenses hereunder shall not be issued or renewed by the Division unless and until the Health Officer determines and certifies compliance of the premises to be licensed with all of the applicable terms and conditions of ATCP 72, Wis. Admin. Code

and this ordinance. The Health Officer shall certify compliance prior to issuance or renewal.

16.07-3 LICENSE FEES:

- (a) Fees for licenses issued pursuant to this section shall be posted on the Division of Health website: https://www.kenoshacounty.org/FeeSchedules
- (b) State Fees. In addition to the required fees set forth in par. (a) above, an applicant/license shall pay any applicable State of Wisconsin Administrative Fees, in an amount which is on file with the Division.

16.07-4 LICENSE PERIOD.

The license period for licenses issued pursuant to this section shall be one year from July 1st through June 30th, except that permits initially issued during the period beginning on April 1 and ending on June 30 expire on June 30 of the following year.

F. RECREATIONAL AND EDUCATIONAL CAMPS

16.08-1 REQUIREMENT.

No person shall operate a Recreational and Educational Camp within Kenosha County without first obtaining a license therefor from the Division, nor shall operate contrary to the terms and conditions of this Ordinance or ATCP 78 of the Wisconsin Administrative Code, which is incorporated herein by reference and made a part of this ordinance as if fully set forth herein.

16.08-2 APPLICATION.

(a) License application for recreational and educational camps shall be made to the Division, on forms supplied by the Division, and shall be accompanied by the appropriate license fee and pre-inspection fee. A license shall not be issued or renewed by the Division, unless and until the Health Officer determines and certifies that the premises comply with all of the terms and conditions of ATCP 78, Wis. Admin. Code and this ordinance. The Health Officer shall certify compliance prior to issuance or renewal.

16.08-3 LICENSE FEES:

- (a) Fees for licenses issued pursuant to this section shall be posted on the Division of Health website: https://www.kenoshacounty.org/FeeSchedules
- (b) State Fees. In addition to the required fees set forth in par. (a) above, an applicant/licensee shall pay any applicable State of Wisconsin Administrative Fees, in an amount which is on file with the Division.

16.08-4 LICENSE PERIOD.

The license period for licenses issued pursuant to this section shall be one year from July 1st through June 30th, except that permits initially issued during the period beginning on April 1 and ending on June 30 expire on June 30 of the following year.

G. PUBLIC SWIMMING POOLS

16.09-1 REQUIREMENT.

No person, party, firm, or corporation shall operate a Public Swimming Pool, as defined in SPS 390 and ATCP 76, Wisconsin Administrative Code, without first obtaining a license therefor from the Division, nor shall operate contrary to the terms and conditions of this ordinance or SPS 390 and ATCP 76 of the Wisconsin Administrative Code, which are incorporated herein by reference and made a part of this Ordinance as if fully set forth herein.

16.09-2 APPLICATION.

(a) License application for public swimming pools shall be made to the Division, on forms supplied by the Division, and shall be accompanied by the appropriate license fee and pre- inspection fee. Licenses hereunder shall not be issued or renewed by the Division unless and until the Health Officer determines and certifies compliance of the premises to be licensed with all of the applicable terms and conditions of SPS 390 and ATCP 76, Wis. Admin. Code and this ordinance. The Health Officer shall certify compliance prior to issuance or renewal.

16.09-3 LICENSE FEES:

- (a) Fees for licenses issued pursuant to this section shall be posted on the Division of Health website: https://www.kenoshacounty.org/FeeSchedules
 - (b) State Fees. In addition to the required fees set forth in par. (a) above, an applicant/license

shall pay any applicable State of Wisconsin administrative fees, in an amount which is on file with the Division.

16.09-4 LICENSE PERIOD.

The license period for licenses issued pursuant to this section shall be one year from July 1st through June 30th, except that permits initially issued during the period beginning on April 1 and ending on June 30 expire on June 30 of the following year.

H. CAMPGROUNDS

16.10-1 REQUIREMENT.

No person, party, firm or corporation shall operate a Campground, as defined in ATCP 79 of the Wisconsin Administrative Code, without first obtaining a license therefor from the Division, nor shall operate contrary to the terms and conditions of this ordinance or ATCP 79 of the Wisconsin Administrative Code, which is incorporated herein by reference and made a part of this Ordinance as if fully set forth herein.

16.10-2 APPLICATION.

(a) License applications for campgrounds shall be made to the Division, on forms supplied by the Division, and shall be accompanied by the appropriate license fee and preinspection fee. Licenses hereunder shall not be issued or renewed by the Division unless and until the Health Officer determines and certifies compliance of the premises to be licensed with all of the applicable terms and conditions of ATCP 79, Wis. Admin. Code and this ordinance. The Health Officer shall certify compliance prior to issuance or renewal.

16.10-3 LICENSE FEES:

- (a) Fees for licenses issued pursuant to this section shall be posted on the Division of Health website: https://www.kenoshacounty.org/FeeSchedules
- (b) State Fees. In addition to the required fees set forth in par. (a) above, an applicant/licensee shall pay any applicable State of Wisconsin Administrative Fees, in an amount which is on file with the Division.

16.10-4 LICENSE PERIOD.

The license period for licenses issued pursuant to this section shall be one year from July 1st through June 30th, except that permits initially issued during the period beginning on April 1 and ending on June 30 expire on June 30 of the following year.

I. MOBILE HOME PARKS

16.11-1 REQUIREMENT

No person, party, firm or corporation shall operate a Mobile Home Park without first obtaining a license therefor from the Division, nor shall operate contrary to the terms and conditions of this ordinance or SPS 326 of the Wisconsin Administrative Code, which is incorporated herein by reference and made a part of this Ordinance as if fully set forth herein.

16.11-2 APPLICATION

(a) License application for mobile home parks shall be made to the Division, on forms supplied by the Division, and shall be accompanied by the appropriate license fee and pre- inspection fee. Licenses hereunder shall not be issued or renewed by the Division unless and until the Health Officer determines and certifies compliance of the premises to be licensed with all of the applicable terms and conditions of SPS 326, Wis. Admin. Code and this ordinance. The Health Officer shall certify compliance prior to issuance or renewal

16.11-3 LICENSE FEES:

- (a) Fees for licenses issued pursuant to this section shall be posted on the Division of Health website: https://www.kenoshacounty.org/FeeSchedules
- (b) State Fees. In addition to the required fees set forth in par. (a) above, an applicant/licensee

shall pay any applicable State of Wisconsin Administrative Fees, in an amount which is on file

with the Division.

16.11-4 LICENSE PERIOD.

The license period for licenses issued pursuant to this section shall be one year from July 1st through June 30th. New licenses obtained from April 1 through June 30 will be assessed 25% of the license fee.

J. TATTOO AND BODY PIERCING ESTABLISHMENTS

16.12-1 AUTHORITY.

This section is hereby adopted pursuant to the authority granted in Sec.252.245(6), Wis. Stats., as may hereinafter be amended.

16.12-2 COMPLIANCE.

No Tattoo or Body Piercing establishment, or a combined tattoo and body piercing establishment as defined in DSPS 221 may operate contrary to the terms set forth in this ordinance, Kenosha County Board of Health regulation and DSPS 221, Wis. Admin. Code, as may hereinafter be amended, which are incorporated herein by reference and made a part of this ordinance as if set forth fully herein.

16.12-3 REQUIREMENT OF A LICENSE.

- (a) Establishment. No person shall operate a tattoo establishment, as defined in DSPS 221, Wis. Admin. Code, or a body piercing establishment, as defined in DSPS 221, Wis. Admin. Code, or a combined tattoo and body piercing establishment in Kenosha County unless the person has obtained a valid license for the operation of the establishment from the Division.
- (b) Practitioner. No person may tattoo or body pierce, as defined in DSPS 221 Wis. Admin. Code, another person, use or assume the title of tattooist or body piercer, as defined in DSPS 221 3 Wis. Admin. Code, or designate or represent himself or herself as a tattooist or body piercer, unless the person has obtained a valid practitioner license from the state of Wisconsin Department of Safety and Professional services.

16.12-4 APPLICATION

(a) An application for a license to operate a tattoo and/or body piercing establishment shall be made to the Division, on forms supplied by the Division and shall be accompanied by the appropriate license fee and pre-inspection fee, where applicable. A license shall not be issued or renewed by the Division unless the establishment is in full compliance with the terms of this Ordinance, DSPS 221, Wis. Admin. Code, and any applicable Board of Health regulation, as may hereinafter be amended. The Health Officer shall certify compliance prior to issuance or renewal.

16.12-5 LICENSE FEES:

- (a) Fees for licenses issued pursuant to this section shall be posted on the Division of Health website: https://www.kenoshacounty.org/FeeSchedules
- (b) State Fees. In addition to the required fees set forth in par. (a) above, an applicant/licensee shall pay

any applicable State of Wisconsin Administrative Fees, in an amount which is on file with the Division.

16.12-6 LICENSE PERIOD.

The license period for licenses issued pursuant to this section shall be from July 1 through June 30. Those licenses initially issued during the period beginning on April 1 and ending on June 30 expire on June 30 of the following year.

Ordinance to Amend Chapter 16 of the Municipal Code of Kenosha County, to reflect changes in State Administrative Code ATCP 75, and to provide clear publication of fees in programs regulated by said ordinance.

HUMAN SERVICES COMMITTEE:	<u>Aye</u>	<u>Nay</u>	Abstain	Excused
Laura Belsky, Chairman	6			
Andy Berg, Vice Chairman				
Sandra Beth	9			
Erin Decker				
Jerry Gulley	B			
Kim Lewis	<u> 12</u> 7			
They we work				
Terry Rose				

Kenosha County Administrative Proposal Form

1. Proposal Overview	_
Division: Parks Department: Public Works	
Proposal Summary (attach explanation and required documents):	
Resolution to revise Chapter 10 of the Municipal Code of Kenosha County pertaining to County Parks.	
Dept./Division Head Signature: Date: 1.27.2	2
2. Department Head Review Comments:	
Recommendation: Approval Non-Approval	
Department Head Signature: Date: 1-27-22	
3. Finance Division Review Comments:	
Recommendation: Approval Non-Approval	
Finance Signature: Gatrius Merrill Jan 1997 Date: 1-27-22	
4. County Executive Review Comments:	
Action: Approval Non-Approval	
Executive Signature: Jun Preuse Date: 1-3/-72	
Revised 01/11/2001	_



County

BOARD OF SUPERVISORS

ORDINANCE	NO.	
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Subject: An Ordinance To Revise Chapter 10 of the Municipal Code of Kenosha County Pertaining County Parks Original Corrected 2nd Correction Resubmitted		
Original Corrected 2nd Correction Resubmitted	Subject: An Ordinance To Revise Chapter 10 of the County Parks	ne Municipal Code of Kenosha County Pertaining to
	Original Corrected	2nd Correction ☐ Resubmitted ☐
Date Submitted: January, 27 2022 Date Resubmitted:	Date Submitted: January, 27 2022	Date Resubmitted:
Submitted By: Public Works/Facilities Committee		
Fiscal Note Attached Legal Note Attached L		Legal Note Attached
Prepared By: Matthew Collins, Parks Director Signature:	Prepared By: Matthew Collins, Parks Director	Signature:

AN ORDINANCE TO REVISE CHAPTER 10

WHEREAS, Kenosha County Division of Parks and Golf is governed through Chapter 10 of Kenosha County Ordinances, and

WHEREAS, historically, there has been a need to modernize and clarify intent of such ordinances to effectively govern and enforce the use of parks and golf courses, and

WHEREAS, the last major update to Chapter 10 County Ordinances occurred in 2013 and many new recreational amenities and uses have been added since the last revision to these ordinances, and

NOW, THEREFORE, BE IT RESOLVED that the Kenosha County Board of Supervisors does hereby ordain that Chapter 10 of the Municipal Code of Kenosha County is hereby amended to read as follows:

Approved by:				
(Public Works/Facilities Committee)				
1 12- 4 0	<u>Aye</u>	Nay	Abstain	Excused
(William Grady, Chair)				
(John Franco, Vice Chair)				
Laufa Belsky)	- JK			
(Zach Rodriguez)				B
Dennis Pierce)	K			
(Andy Berg)	×			
(Gabe Nudo)				

CHAPTER 10 COUNTY PARKS

10.01 DEFINITIONS

- "Committee" means the Public Works/Facilities Committee of the County Board, (formerly known as the Highway & Parks Committee) or, if changed, its successor committee.
- (2) "County" means Kenosha County.
- (3) "Park" or "Parks" means all lands, waters, and property heretofore and here-after acquired by the county for park or recreational purposes and placed under the jurisdiction of the Parks Division of the Kenosha County Department of Public Works and shall include, without limitation, parks, beaches, parkways, boulevards, pleasure drives, golf courses, bicycle trails and privately owned lands, the use of which has been granted to the county for parks, recreational or like purposes.
- (4) "Person" means an individual, partnership, corporation, firm, company, association, society or group.
- (5) "Vehicle" means any device in, upon, or by which any person or property may be transported.
- (6) "Aircraft" means any machine supported for flight in the air by buoyancy or by the dynamic action of air on its surfaces.

10.02 ADMINISTRATION and ADOPTION OF RULES AND REGULATIONS

- (1) The Department of Public Works is empowered and directed to govern, manage, control, improve and care for all public parks as described herein and secure the quiet, orderly and suitable use and enjoyment thereof by the people; the Committee is empowered to adopt rules and regulations not in conflict with the laws of the State of Wisconsin and these ordinances to promote those purposes.
- (2) Legislative Intent. This ordinance is enacted for the well being of the public and its opportunity to enjoy outdoor recreation in its parks in a safe and wholesome atmosphere. The regulations herein are intended to protect park resources for future generations, prevent accidents and injury, and maintain order for those who visit these parks. Recognizing that U.S. Supreme Court decisions interpreting the Constitution have declared public parks to be traditional forums for expression of free speech, citizens shall be allowed to carry signs, banners, pickets, and similar items to express their free speech message, without a permit, except as provided herein. However, no such sign, banner, etc., may be erected upon, or posted upon park property.

10.03 SUPERVISION

The Division of Parks, whose head shall be the Park Manager/Director, is the administrative agency of the parks and all county parks shall be operated and maintained under the supervision of the County Park Manager/Director. The Park Manager/Director or staff designee has the authority to enforce park rules, to evict or ban from any park for up to 72 hours any individual when that person compromises the safety of people or the environment in the park. The Kenosha County Sheriff also has authority to enforce park rules and keep the peace in all county parks. All Park Ordinances apply. Enforced by Park, or Sheriff's Dept. (262) 843-2371 or (262) 653-6600.

10.04 PERMITS

The following actions are prohibited in any county park without a written permit describing conditions, rules and limitations of the activity from the Park Manager/Director or his duly authorized agent, and payment of fees if required:

- (1) No person shall hold or participate in public assemblages for any musical, theatrical, sporting event, or other entertainment, or any parade, procession, rally, demonstration, exhibition, or other similar gathering, or use any loudspeaker or amplifying equipment, without a written permit.
- (2) No person shall organize, sponsor, play, engage, or otherwise take part in any game, competitive sport or event, for fees, money, prize or other valuable thing, without a written permit. No person shall organize, sponsor, play, engage in, have team practice for, or take part in any sporting tournament, competition or league involving fees or exchange of item(s) or value in any park without a written permit.
- (3) No person shall sell or offer for sale any article or object, or perform or offer to perform any service for hire or solicit for any trade, occupation, business, or profession, or solicit for donations, in any park, without a written permit. The Director/Manager may also designate an area for temporary parking within the park that is not normally used for that purpose.
- (4) No person shall place any structure, bulletin board or advertising device of any kind whatever, or erect or post any notice, bill, poster or sign of any kind, or attach a rope, board, paper, wire, rod, or other object or material to any tree, shrub, fence, railing, fountain, wall, post or structure, vase, statue, bridge, monument, ground or water, in any park, or place any advertising or decoration of any kind whatever, in any park without a written permit.
- (5) No person shall hunt, trap, injure, molest, or disturb any bird or other animal or disturb the nest or young of any bird or other animal, except the taking of any bird or other animal which is causing property damage or injuries to persons may be permitted by a written permit. The Park Manager/Director has the authority to allow hunting or trapping in designated park areas by written permit as well as all applicable State laws and rules.
- (6) No person is permitted to remain in the parks or beaches between 10:00 p.m. and 6:00 a.m. without a written permit; further, the Committee, pursuant to the provisions of section 10.02 of this ordinance, reserves the right to further restrict or expand the hours of operation of specially designated parks. (11/10/16)
- (7) No person shall remove any type of wood from any park without a written permit. No person shall remove any gravel, sand, sod, soil, plants or other material from any park without a permit.
- (8) No person shall ride or drive any horse, launch a hot air balloon, engage in scuba diving, possess or operate a remote controlled or other type of self-propelled model airplane, drone,

10-2 (11/10/16)

rockets or to possess other airborne devices, or motorized ski bikes within a county park without a written permit.

- (9) No person shall camp, erect a tent, or sleep overnight in any county park without a written permit.
- (10) In the absence of a validly executed lease agreement between Kenosha County as Lessor and a lessee, no person, corporation or association shall conduct any activity where the attendance of the general public is limited or contingent on the payment of a fee, in any portion or facility of a park, without a written permit.
- (11) No person shall have in his or her possession an uncased firearm, paintball gun, air gun, bow, crossbow, spring operated weapon, cannon, explosive, fireworks, sword, lance, spear or any dangerous weapon as defined in section 939.22 of the Wisconsin Statutes, without a written permit unless he or she is duly authorized under a specific state statute.
- (12) Persons are permitted to metal detect within a county park with the exception of golf courses. Digging and disturbance is prohibited within athletic fields, natural areas, Kemper Center, and lawn areas adjacent to Old Settlers Park and Silver Lake Park Beach(s). Persons are responsible to restoring disturbed sites back to the original condition in authorized areas.
- (13) No person shall engage in extreme sports including, but not limited to, base jumping, bungee jumping, street luge, hang gliding, or other like activities without express permit. Other recreation activities shall be allowed in designated areas only as posted and at the discretion of the Parks Director or Designee.

10.05 APPLICATIONS FOR PERMITS

- Application. A person seeking issuance of a permit hereunder shall file the application with the County Park Manager/Director and for any event or activity to take place at any Kenosha County Park, the application shall be filed with the Director or the Department. The application shall state, among other information, the following:
 - (a) Name and address and phone number of applicant;
 - (b) Name and address and phone number of the persons, corporation or association sponsoring the activity, if any;
 - (c) The day and hours for which the permit is desired, if applicable;
 - (d) The park, or portion thereof, for which the permit is desired, if applicable;
 - (e) An estimate of the attendance;
 - (f) Any other information which, in the opinion of the County Park Manager/Director the Park Director/Manager is

10-3 (11/10/16)

reasonably necessary to a fair determination as to whether a permit should issue hereunder.

- (2) Fees. Each application shall be accompanied by the appropriate fee and/or bond as required by the regulations of the Committee. The Park Director/Manager may waive pavilion fees for non-profit groups upon application by the group.
- (3) <u>Standards of Issuance</u>. The County Park Manager/Director, or their duly authorized employee may issue a permit when it is found:
 - (a) That the proposed activity or use of the park will not unreasonably interfere with or detract from the general enjoyment or wholesome family atmosphere of the park;
 - (b) That the proposed activity or use of the park will not unreasonably interfere with, or detract, from the promotion of public health, welfare, safety and recreation;
 - (c) That the proposed activity or use is not reasonably anticipated to incite violence, crime or disorderly conduct;
 - (d) That the proposed activity will not damage park property or entail unusual, extraordinary or burdensome expense to the County;
 - (e) That the facilities desired have not been reserved for other use at the day and hour requested in the application;
 - (f) That the area requested is in compliance with the areas designated by the Park Manager/Director for the type of use requested;
 - (g) Permits shall be granted on a first-come-first-served basis unless otherwise specified by Park Personnel.
 - (h) A sign authorized by permit shall not:
 - Express or advance a political message, a political candidate, a political party or a political action group.
 - 2. Express or advance a religious or anti-religious message or advance any particular religion.
 - Contain any false or misleading information, or infringe upon any trademark, copyright or other protected rights.
 - 4. Contain any disparaging message or disparaging image about persons of any race, religion, color, creed, national origin, ancestry, sex, marital status, age or disability.
 - Offer or encourage use of illegal goods or substances.
 - 6. Offer or encourage any illegal behavior or activity.

10 - 4

- (i) When considering an application for a permit to hold a public assembly, public meeting or gathering for the purpose of exercising any right which is protected by the Constitution of the United States or the Constitution of the State of Wisconsin, the County Park Manager/Director shall grant said permit unless he specifically finds that the granting of said permit is in substantial conflict with subsections (c), (f) or (g) above.
- (4) Appeal. Within thirty days after receipt of an application, the County Park Manager/Director or their duly authorized employee shall grant or deny the permit, in the event the permit is denied, the applicant shall be appraised in writing of the reasons for refusal of said permit, and any aggrieved applicant shall have the right to appeal in writing within thirty days to the Committee, who shall consider the application of the standards set forth herein and all applicable laws and rules, and sustain or overrule the decision within ten days. The decision of the Committee shall be final.
- (5) Effect of Permit. A permittee shall be bound by all of the Park rules and regulations and all applicable ordinances fully as though the same were inserted in said permit.
- (6) <u>Liability of Permittee</u>. The person or persons to whom a permit is issued shall be liable for any loss, damage or injury sustained by any person whatever by reason of the negligence of the person or persons to whom such permits shall have been issued.
- (7) Display of Permit. As a condition of a permit being issued, it is required that the permittee have the permit in his or her possession at all times while it is in effect and that upon the request of any duly authorized agent of the Kenosha County Public Works/Facilities Committee or duly authorized law enforcement personnel, a permittee shall present the permit for inspection.
- (8) Revocation. The County Park Manager/Director or their duly authorized employee shall have the authority to revoke a permit upon a finding of violation of any established park rule or ordinance, or upon good cause shown.

10.06 ENTRANCE FEES

- (1) No person shall enter a County Park or Dog Park, or other designated area where an entrance fee is required as specified by the Committee without first payment of the fee and obtaining a valid daily ticket, annual sticker or other duly authorized entry ticket or pass. No annual dog license shall be granted without a Kenosha County dog license or current license from the municipality where the dog is kept.
- (2) No person shall enter upon or use any golf course operated by the Department of Public Works without first paying the appropriate greens fees as established by the Committee; and the entry or use of such golf course pursuant to the payment of the appropriate greens fees shall be subject to all rules and regulations established by the Committee.

10-5 (11/10/16)

(3) No person shall enter any area of Kemper Center where a use or rental fee is required as specified by Kemper Center, Inc., without first paying the appropriate fee.

10.07 PROHIBITED ACTIONS

The following actions are prohibited in County parks:

- (1) (a) To place any household or commercial garbage or trash in, near, or around the outside of a park garbage dumpster or garbage can or in any other area of a park, or place any straw, soil, chips, paper, shavings, shells, ashes or other rubbish in or upon any park.
 - (b) To clean, slaughter, or dispose of fish or animal entrails.
- (2) To remove, destroy, break, injure, mutilate or deface in any way any structure, monument, statue, vase, fountain, wall, fence, railing, vehicle, bench, tree, shrub, fern, plant, flower or other property in any park. However, gathering mushrooms for personal use only is allowed in any park areas not specifically designated as a nature center.
- (3) To drive, ride or push any motorcycle, motor vehicle, truck, wagon, horse or any vehicle or animal in any part of the parks, except on the regular drives or areas designated therefor; however, wheel chairs, baby carriages and such vehicles as are used in the park service are not included in the foregoing prohibition. Pedal assist electric bikes and electric handicapped mobility vehicles are permitted on multi-use trails with a maximum speed of no more than posted speed limit or 20 MPH. All bicyclists are to maintain safe, orderly control of their bicycle and person at all times on park property.
- (4) (a) To drive or operate any vehicle, whether propelled by animal, engine, human energy or any other power, in any park, recklessly, or at a rate of speed greater than is reasonable and prudent for its use in the parks, or to operate a vehicle in a manner likely to injure property or cause bodily injury to any person.
 - (b) To operate any vehicle in excess of the posted speed limit sign.
- (5) To place, build or create any fires within any park areas except in properly constructed fireplaces and grills. Hot charcoal ashes shall be disposed of in containers labeled and provided for such disposal.
- (6) To wade, bathe, or swim except at such pools or beaches as may be designated for that purpose.
- (7) Except as permitted in subsection 10.04(10) of this ordinance, it shall be unlawful for any person to sell, bring, drink, possess, or give away any beer, or other intoxicating beverages within a county park except that designated employees of the Department of Public Works may sell beer or wine to persons of legal drinking age for consumption only in areas specifically designated by the Committee. However, it shall be lawful to obtain a beer permit

10-6 (11/10/16)

with a pavilion reservation for possession and consumption of beer, but not sale of beer, and the beer must be consumed in the reserved pavilion). However, it shall be lawful for Kemper Center, Inc., or its director, to allow consumption of and/or sell beer, wine or intoxicating beverages at Kemper Center Park, and such sale or consumption of alcohol shall be in strict compliance with all State of Wisconsin and City of Kenosha laws, including the requirement of obtaining appropriate licenses, and shall comply with all terms of an annual permit issued to Kemper Center, Inc., by the park manager/director. However, it shall be lawful, at the sole discretion of the County Executive or designee, for Kenosha County Parks to enter into a vendor permit agreement, lease arrangement, or other agreement with a business entity or non-profit organization to allow the selling of beer or wine at a designated area of a park per agreement with the vendor/operator/organization. Notwithstanding the general prohibition, the possession and consumption of beer or wine shall be permitted in such a designated area so long as such sale or consumption of alcohol shall be in strict compliance with all applicable State and local laws and requirements, including the requirement of obtaining appropriate licenses which shall be the sole responsibility of the contracted entity. The agreement between said vendor/operator/organization and the County may be by permit either on an individual event basis or by contractual agreement and shall be subject to revocation by the County for cause by agreement. (11/10/016)

- (8) In beach areas, to engage in ball throwing, bicycle riding, or fishing or any other activity which might endanger the safety of bathers or spectators.
- (9) To bring or permit any animal to be in any county park or on any county park trail, except a dog or a house cat which is on a leash not exceeding 10 feet in length; except that dogs may be off-leash within areas of a county park officially designated by the County Park Manager/Director as "Off-Leash Dog Park Area" and when obeying all "Dog Park" rules, or to fail to immediately pick up and place into a garbage container any feces dropped by such dog in a park or on county park trail property, or to bring or permit a dog or cat in any county park unless such animal is properly licensed and has all required vaccinations and treatments.
 - (a) To release or abandon animals in a park whether domestic, wild or exotic.
- (10) To bring or allow any animal in a beach, playground or other designated limited use areas at any time, except for service animals trained and used to assist persons with a disability.
- (11) It shall be unlawful for any person to use a boat, raft, or other watercraft within designated swim areas.
- (12) To indulge in violent, abusive, indecent, profane, boisterous, unreasonably loud, or otherwise disturbing conduct under circumstances in which such conduct tends to cause or provoke a disturbance.

10-7 (11/10/16)

- (13) It shall be unlawful for any person, except authorized park personnel, to operate a snowmobile in any county park except on designated snowmobile trails.
- (14) To operate any vehicle over 6 tons on County Park roads with the exception of passenger buses and public works maintenance vehicles.
- (15) To use any type of inflatable device within a designated bathing/swimming beach area unless it is a U.S. Coast Guard approved flotation device.
- (16) To place or possess tables, glass containers, and food in a designated beach area. Furthermore, it shall be unlawful for any person to place, build or create any fires within a designated beach area.
- (17) REPEALED (2022)
- (18) To launch a boat, raft, or watercraft of any type in any county park except that a boat, raft, or watercraft of any type may be launched in a designated launching area.
- (19) To fish in any pond in any golf course area at anytime during the golfing season or to fish in violation of any posted rules in any park, or to fish in any designated beach area. (11/10/16)
- (20) REPEALED (2022)
- (21) To practice golf in any county park except in designated practice areas immediately adjacent to the golf courses.
- (22) To play baseball, football, Frisbee, or other games in parking areas, or any park road.
- (23) To perform any mechanical work on automobiles in any park, unless it is an emergency situation.
- (24) To intentionally interfere with or hinder the work of county park employees.
- (25) To violate any park rule posted by sign.
- (26) To ball hawk on any golf course except that persons who have duly paid greens fees may search for a reasonable period of time for any golf balls lost in the course of play provided they signal following golfers to play through.
- (27) To operate a motor vehicle with a trailer attached at either Silver Lake Park or Old Settler's Park, except in a designated area for trailer parking.
- (28) REPEALED (11/10/16)
- (29) To parachute into a county park.

10-8 (11/10/16)

- (30) To land an ultralight aircraft or other aircraft within a county park, except for emergency purposes.
- (31) To operate a petroleum fueled motor or transport containers of petroleum within 50 feet of lakeshore unless Park Maintenance is the operator or if it is for an approved activity.

10.071 PARKING

Parking regulations contained in Section 7.03 of the Municipal Code of Kenosha County shall be enforced in all county parks. Parking in Kenosha County Parks is strictly for park visitors engaged in park activity unless specifically authorized otherwise.

10.08 ENFORCEMENT

Any law enforcement officer of the County may, without a warrant, arrest any offender on probable cause of the violation of any of the provisions of this chapter and follow applicable law regarding arrest and release. Such officer shall have at all times the right to enter the premises of any building, structure, or enclosure in any park or parkway including such grounds, buildings, structures, or enclosures which may be leased to or set aside for private or exclusive use of any individual or group of individuals for the purpose of arresting violators. Duly authorized law enforcement personnel and park personnel are exempt from the provisions of this ordinance to the extent necessary to perform their duties.

10.09 PENALTIES

Any person convicted of violating any of the provisions of this chapter shall be subject to a forfeiture of not less than \$40.00 nor more than \$400.00 together with the costs of the action and in default of payment, be imprisoned in the County Jail for a period not to exceed 90 days.

10.10 SCHEDULE OF CASH DEPOSITS

The cash deposit for the violation of any section or subsection of the Kenosha County Park Ordinance shall be \$100.00 except the cash deposit for violation of Section 10.04(6) Permits, and Section 10.07(2) Prohibited Actions, shall be \$200.00

10.11 SEPARABILITY

- (1) Should any section, clause or provision of this ordinance be declared by the courts to be invalid, the same shall not affect the validity of the ordinance as a whole or any part thereof other than the part so declared invalid.
- (2) This act being a general act intended as a unified coverage of its subject matter, no part of it shall be deemed to be impliedly repealed by subsequent legislation if such construction can reasonably be avoided.

10.12 DOG PARKS

The Parks Manager/Director may create reasonable rules to manage the Kenosha County off-leash dog parks, including but not limited to the following rules:

(1) All dogs must have a Kenosha County Dog Parks per annum tag or owner can pay a daily fee. Dog Parks tags are available at several locations (listed on the Tags and Fees page). The Dog

10-9 (11/10/16)

- Parks tag is valid for the calendar year in which it is purchased.
- (2) Owner/handler must clean up and properly dispose of waste left by their dog(s).
- (3) Dogs must be kept on leash until they are in the dog park entrance and the gate has closed behind them. For the safety of your pet as well as others, do not keep your dog on leash while inside the dog park.
- (4) Dog owner/handler must be physically capable of controlling their dog. All owner/handlers are required to remain inside the off-leash area and be in view of their dog(s) at all times. The limit is three dogs per handler, per visit.
- (5) Aggressive dogs are not permitted on the premises. Dogs exhibiting rough, aggressive or dangerous behavior must be removed by owner immediately.
- (6) Excessive barking is prohibited. Dogs barking excessively must be removed by owner.
- (7) All dogs must be current on vaccinations.
- (8) All dogs must be licensed by their respective municipality and display said license/tag while in the dog park. Non-County residents must have the current rabies vaccine tag as well as a dog license tag issued by the governing body where they reside.
- (9) REPEALED (2022)
- (10) The off-leash dog park is for dogs and their handlers. No other type of animal (i.e. hunting or other use) is allowed. No firearms, starting pistols are permitted.
- (11) Female dogs in heat or puppies under the age of four months are not allowed in the dog park.
- (12) No smoking, food, alcoholic beverages, glass containers, strollers or bicycles are allowed inside the dog park.
- (13) Only flying discs and tennis balls are allowed to be thrown inside dog park.
- (14) Children under 18 years old must be accompanied and supervised closely by an adult at all times. Children are not permitted to run with or chase dogs.
- (15) Users of the dog park do so at their own risk. Kenosha County is not liable for any injury or damage caused by any dog or person in this park. Owners and users agree to assume the full responsibility of any injuries, damages or loss to themselves, their dogs or property or any damage to other people or dogs connected with or associated with their use of the park.
- (16) All users must immediately obey verbal or written orders of Park 10-10 (11/10/16)

Employees. Please be reminded that failure to comply with park rules or to maintain the facility in a clean or orderly fashion will result in fines or temporary/permanent loss of park privileges.

(17) REPEALED (2022)

10-11 (11/10/16)

Kenosha County Administrative Proposal Form

1. Proposal Overview		
Division: Highway		Public Works and Development Services
Proposal Summary (attach explanation	n and required	documents):
An Ordinance to Create Chapter 23 of	the Municipal (Code of Kenosha County Portaining
to County Trunk Highway Access Man	agement	ocas of Reflosha County Fertaining
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Comments:		
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Paying 01/11/2001		

Revised 01/11/2001



BOARD OF SUPERVISORS

ORD	INA	NCE	NO.	
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Subject: An Ordinance to create Chapter 23 of the Municipal Code of Kenosha County Pertaining to County Trunk Highway Access Management.				
Original □ Corrected □ 2 nd Correction □ Resubmitted □				
Date Submitted:	Date Resubmitted:			
Submitted by:				
Fiscal Note Attached Legal Note Attached				
Prepared by: Ray Arbet, Director – Department of Public Works & Development Services	Signature:			

AN ORDINANCE TO CREATE CHAPTER 23

WHEREAS, Kenosha County continues to experience unprecedented economic development and in support of this development - Kenosha County has and continues investment in our local transportation infrastructure to ensure traffic safety and efficiency, and

WHEREAS, in the absence of strategic, defined criteria to evaluate requests for new access along County Trunk Highways (CTH), many of the safety and efficiency benefits provided by our infrastructure investments will likely be jeopardized, and

WHEREAS, the Highways and Planning & Development Services Divisions began work in March of 2021 to research and develop a comprehensive CTH Access Management Plan with a corresponding County Ordinance that proactively addresses this issue, and

WHEREAS, as the Plan was being developed, it was shared with all our community's Towns, Villages and the City for review and input to secure their support,

NOW THEREFORE BE IT RESOLVED, that the Kenosha County Board of Supervisors does hereby ordain and create Chapter 23 of the Municipal Code of Kenosha County as attached.

Ordinance to Create Chapter 23 of the Kenosha County Municipal Code Page 2

Respectfully Submitted:

PUBLIC WORKS/FACILITIES COMMITTEE				
Bill Grady, Chairperson	Aye	Nay	Abstain	Excused
John Franco, Vice Chairperson				
Laura/Belsky July	X			
Andy Berg	X			
Gabe Nudo				
Dennis Pierce Dennis Pierce	X			
Zach Rodriguez				

Kenosha County Chapter 23

Highway Access Management Ordinance

Table of Contents

Contents

١.	INT	FRODUCTION	2
A	٨.	AUTHORITY OF ORDINANCE	2
II.	AC	CESS CONTROL	2
A	٨.	TITLE, PURPOSE, AND JURISDICTION	2
E	3.	GENERAL	2
() .	DEFINITIONS	3
) .	REGULATIONS	4
E	Ξ.	ACCESS SPACING AND FREQUENCY	7
F		ACCESS DRIVEWAY DESIGN STANDARDS	9
C	.	ADMINISTRATION, PERMITS AND VARIANCES	12
Exł	nibit A	A – Access Driveway Permit Plan and Profile Typical Standards	17
Exh	nibit E	B – Departure Vision Triangles for Access Driveways and Public Roads	19
Ξxŀ	nibit C	C – Guide Dimensions for Approach Vision Triangles	21
Ξxŀ	nibit [D – Development Corridor Access Management Plan (DCAMP) Highways	22

I. INTRODUCTION

A. AUTHORITY OF ORDINANCE

II. ACCESS CONTROL

A. TITLE, PURPOSE, AND JURISDICTION

23.02-1 TITLE

This ordinance shall be known as, cited, and referred to as: THE KENOSHA COUNTY HIGHWAY ACCESS CONTROL ORDINANCE.

23.02-2 STATUTORY AUTHORIZATION

This ordinance is established by the provisions set forth in Sections 59.02, 59.07, 86.07(2), and 236 of the State of Wisconsin Statutes, and Chapter Trans 231 of the Wisconsin Administrative Code.

23.02-3 PURPOSE

The purpose of this ordinance is to regulate and control access onto County highways in order to promote the public safety, convenience, general welfare, economic viability, and to protect the public investment in existing and proposed highways and to provide for safe and efficient use of the Kenosha County highway system.

B. GENERAL

- The present tense includes the future tense and the singular tense includes the plural.
- 23.03-2 The word "shall" indicates the action or item is required or mandatory.
- 23.03-3 The word "should" indicates the action or item is recommended but is not mandatory.
- 23.03-4 The word "may" indicates the action or item is a permissive condition and carries not requirement or recommendation.
- The word "person" shall include any individual firm, association, joint stock association, organization, partnership, limited trust, body politic, governmental agency, company, or corporation and includes any trustee, receiver, assignee, or other representative thereof.
- 23.03-6 All distances, unless otherwise stated, shall be measured in feet in the horizontal direction.
- 23.03-7 The word "County" refers to Kenosha County.
- 23.03-8 The word "Highway Division" or "Division" refers to the Kenosha County Highway Division.

Page 2 of 23 Kenosha County 03/01/2022

- 23.03-9 The word "Committee" refers to the Kenosha County Public Works & Facilities Committee or any committee acting as the County Highway Committee as defined in Wisconsin Statutes, Chapter 83.
- 23.03-10 The word "Highway Commissioner" or "Commissioner" refers to the Kenosha County Highway Commissioner or their designee.

C. DEFINITIONS

- 23.04-1 ACCESS ORIVEWAY: The connection of a field entrance, driveway, private road, or public road to a CTH for motorized vehicles to one or multiple parcels.
- 23.04-2 ACCESS PERMIT: A permit issued by the Commissioner granting permission to enter onto the CTH right of way for the purpose of constructing a field entrance, access driveway, private road, or public road onto a CTH or to modify an existing entrance, access driveway, or road.
- 23.04-3 AVERAGE DAILY TRAFFIC (ADT): The average number of vehicles passing over a given point along a roadway in a 24-hour time period. The number may be determined by actual counts or by estimates based on available data.
- 23.04-4 COUNTY TRUNK HIGHWAY (CTH) or HIGHWAY: Any segment of a highway that is under jurisdiction of the Kenosha County Highway Division.
- 23.04-5 FIELD ENTRANCE: An access driveway that does not serve a residential, commercial, or industrial parcel and that is infrequently used. Examples may include driveways that serve agricultural, utility, or recreational parcels.
- 23.04-6 INTERSECTION FUNCTIONAL AREA: The area of an intersection or interchange where motorists make decisions regarding turning, stopping, accelerating, exiting, merging, and weaving. This area includes the physical intersection area, but also extends upstream and downstream along all intersection approaches.
- 23.04-7 PARCEL: The area of land outside the public highway right of way and within the property lines of a given piece of property.
- 23.04-8 ROADWAY: Any road, street, alley, expressway, highway, avenue, parkway, lane, drive, boulevard, circle, bypass, or other pathways not controlled by Kenosha County that are intended for the public use of motorized vehicles to obtain access to more than two parcels.
- 23.04-9 RURAL CTH: Any CTH with a speed limit of 55 mph in a largely rural or undeveloped area.

- 23.04-10 SEMI-URBAN CTH: Any CTH with a speed limit equal or more than 35 mph but less than 55 mph.
- 23.04-11 URBAN CTH: Any CTH with a speed limit of less than 35 mph.
- 23.04-12 STOPPING SIGHT DISTANCE: A measurement calculated to determine the safe stopping distance of a vehicle at a certain speed.
- 23.04-13 TRAFFIC STATEMENT or TRAFFIC IMPACT ANALYSIS (TIA) report:
 A document that evaluates and identifies potential impacts to the
 safety and mobility of motorists at a proposed or modified access
 driveway or roadway.
- 23.04-14 VISION TRIANGLE, APPROACH: A triangular shaped area, at all public roadways, in which obstructions to the line of sight of vehicle operators should be controlled. See Exhibit C for details.
- VISION TRIANGLE, DEPARTURE: A triangular shaped area, at all field entrances, industrial, commercial and multi-family residential accesses as well as all public roadways, in which obstructions to the line of sight of vehicle operators are controlled. No structure or improvement of any kind shall be permitted within the vision triangle. No vegetation within the vision triangle may exceed 30 inches in height. See Exhibit B for details.

D. REGULATIONS

23.05-1 AUTHORITY

The Commissioner shall review, implement, and enforce this ordinance pursuant to authority granted by, but not limited to, Wisconsin Statutes 83.

23.05-2 EXISTING ACCESS

Any use of access to a CTH (via driveway or road) prior to the effective date of the ordinance shall be permitted and continued in its current use and design in perpetuity. Any modification to an existing access driveway or public roadway after the effective date of the ordinance shall require an approved access permit before construction (refer to Section 23.08-3 for details).

23.05-3 TEMPORARY ACCESS

The Commissioner may approve a temporary access permit if it is determined that the requested access driveway will not pose a safety hazard to the motoring public. The applicant shall be responsible to remove the temporary access driveway within 180 calendar days from the date of approval and restore the highway right of way to its former condition and to the Commissioner's satisfaction.

23.05-4 VACATED ACCESS

If the Division determines that the use of an access driveway has been discontinued for a period of at least two years, the Division shall notify the owner by certified mail that the access is to be considered vacated. The Division shall allow the owner thirty (30) calendar days to reply. If after thirty (30) days the Division determines the access driveway has been abandoned, it shall be considered vacated and its use shall not be permitted. Any further use of this access driveway after deemed vacated shall require a permit and be considered a new access driveway under the ordinance.

23.05-5 APPLICATIONS FOR PERMIT

No person shall construct or modify an access driveway along a CTH unless an approved permit has been obtained from the Division. Entrance to or exit from a CTH shall be prohibited except at designated access driveways. No person shall alter, in any way, existing appurtenances or features within the highway right of way including but not limited to ditches, drainage ways, culverts, bridges, or pavement surfaces (including existing access driveways) until or unless a permit has been obtained from the Division.

23.05-6 ACCESS RESPONSIBILITIES

The person or persons that are serviced by an access driveway or public roadway shall be responsible for its operations and maintenance. The extent of these limits begin/end at the edge of shoulder of the CTH. This includes the segment of the access driveway that is located within the CTH right of way.

23.05-7 SUBDIVISION OF LAND

Before any parcel of land is subdivided, it shall be proven that access can be provided to each proposed parcel in such a way that the proposed access driveways shall be in conformance with this ordinance.

23.05-8 CHANGE OF USE

Any future improvement or alteration of an existing access driveway shall require an approved permit. A change of use application shall be conducted in the same manner as if it were an application for a new access driveway. A change of use may include, but not limited to the following:

- Changing from a residential to commercial or industrial use
- Changing from an agricultural to a residential, commercial, or industrial use

- Changing from a single to multiple residential use
- Subdividing a parcel to accommodate additional residences or businesses
- Changing the land use of commercial or industrial business
- Relocating the access driveway to accommodate existing or changing land use

The Commissioner shall determine if there has been a change in use to an access driveway which will affect safe and efficient ingress and egress to and use of a CTH. The determination shall be based primarily on a significant change in the volume of traffic or type of vehicle using the access driveway. Upon such determination, the Commissioner may grant an access permit for the change of use, require modifications to the existing access driveway to meet standards of the ordinance, or deny the request for the change of use.

General maintenance and repairs to an existing access driveway shall not require a permit application. Modifications to an existing access driveway that shall not require a change of use application include paving, replacing or repairing a culvert, and/or other maintenance activities.

23.05-9 SHARED ACCESS

Shared, or joint, access driveways are encouraged whenever possible to minimize the number of access points and interruption of traffic flow. The Division shall be consulted when a shared access driveway is proposed so the Division can provide guidance for its location and design elements. The location of the shared access driveway shall meet location and spacing requirements described herein and should be placed so that the centerline of the access driveway resides along the centerline between the adjacent parcels. If a shared access driveway cannot be located on the centerline of the adjacent parcel, the landowners shall develop legal documentation outlining the rights and responsibilities for the ownership, operations, and maintenance of the shared access driveway. Multiple access driveways should be discouraged when shared access or interior roadways are present and/or a viable alternative.

Operations and maintenance of shared access driveways shall be the responsibility of the landowners whom the shared access driveway accommodates. Disagreements and matters regarding the operations and maintenance of the shared access driveway shall be considered a civil matter and resolved as such.

Page 6 of 23 Kenosha County 03/01/2022

23.05-10 MULTI-JURISDICTIONAL ACCESS

For County-designated highways that straddle or repeatedly meander across the Kenosha County boundary line, access management should be discussed between Kenosha County and the adjacent County agency to determine which agency has access permitting jurisdiction on the subject highway (or what highway segments each County has permitting jurisdiction) and develop consistent access management policies that shall be implemented and enforced by both agencies.

23.05-11 LOCAL PLAN DEVELOPMENT AND SITE REVIEW

Local municipalities shall discuss access management with the County as part of local planning efforts such as comprehensive plans, neighborhood plans, and economic district plans (e.g., tax incremental funding districts) when CTH are involved. Local municipalities should discuss proposed plans for new or redeveloped parcels with the County when access driveways along CTHs are involved. This communication shall occur before the proposed development is approved.

23.05-12 DEVELOPMENT CORRIDOR ACCESS MANAGEMENT

The Commissioner may authorize a study to determine if a CTH section requires a development corridor access management plan (DCAMP). A DCAMP is a detailed plan for a section of CTH that defines individual parcel access points in order to preserve efficient traffic flow and safety as development occurs. If the study supports the development of a DCAMP, the Commissioner shall coordinate creation of a DCAMP and recommend it to the Committee for consideration and approval. An approved DCAMP shall govern permitted access with a specified CTH corridor and may supersede guidance provided in the ordinance. Refer to Exhibit D for a list of corridors with a DCAMP.

E. ACCESS SPACING AND FREQUENCY

- One access driveway per parcel shall be allowed unless otherwise provided in this ordinance.
- Where a property owner owns more than one adjacent parcel with frontage on the same side of the CTH, all of which are zoned or used for agriculture, no more than four (4) field entrances shall be allowed per mile.
- 23.06-3 Non single-family residential and non-agricultural parcels may be allowed up to two (2) access driveways, provided each access driveway meets the criteria of this ordinance or were determined to

Page 7 of 23

safely accommodate all traffic movements at each access driveway in the opinion of the Commissioner.

- 23.06-4 For parcels that front more than one highway, access driveways shall be granted only on the lower classified highway. If two or more highways of the same classification are for consideration, the highway with the lower ADT shall provide access to the parcel. At their discretion, the Commissioner may grant access to a different highway should the Commissioner find that granting access elsewhere to be in the best interest of public safety. The classification of highways are as follows:
 - Interstate highways (highest classification)
 - US or state trunk highways
 - County trunk highways
 - Local roadways and streets (lowest classification)
- Access permits shall not be issued where the horizontal distance between the proposed access driveway and an adjacent access driveway shall become less than the following distances, measured from the centerline of the proposed access driveway to the centerline of another access driveway, unless there is no alternate to providing access to a parcel:
 - a. 600 feet for rural CTH, 300 feet for semi-urban CTH, 200 feet for urban CTH
 - b. Agricultural parcels may have a field entrance at a distance not less than 300 feet from the centerline of the proposed field entrance to the centerline of an existing access driveway.

Where possible, access driveways connecting to a CTH should not be staggered or offset (e.g., creating T-intersections) but should connect with the CTH directly across from a road or access driveway on the other side of the CTH.

- 23.06-6 ROAD or STREET: Access permits shall not be issued where the horizontal distance between the proposed access driveway and an intersecting public roadway shall become less than the greater value of the following conditions, measured from the centerline of the proposed access driveway to the centerline of the intersecting highway, unless there is no alternate to providing access to a parcel:
 - a. 600 feet for rural CTH, 300 feet for semi-urban CTH, and 200 feet for urban CTH.

- b. Within the intersection's functional area (to be determined by the Commissioner).
- 23.06-7 INTERSECTING ROAD ACCESS: A new road, in addition to the spacing requirements to adjacent access driveways outlined in Section 23.06-6, shall be at least the following distance, as measured from the centerline of the proposed road to the centerline of the intersecting highway measured along the CTH.
 - a. 1,000 feet for rural CTH, 600 feet for semi-urban CTH, and 500 feet for urban CTH from the nearest public highway intersection

Where possible, driveways connecting to a CTH should not be staggered or offset (e.g., creating T-intersections) but should connect with the CTH directly across from a road or access driveway on the other side of the CTH.

- For access driveways located on a non-CTH roadway approach of an intersection with a CTH and within the functional area of said intersection, the Division shall be consulted to review and determine the access driveway location and design elements. The Division should provide written authorization approving the access driveway location and design elements before the access driveway is approved by the local municipality.
- Agricultural parcels may be allowed to provide a wider field entrance to accommodate large agricultural equipment, upon approval by the Commissioner. A second field entrance may be considered if the side of the property contiguous with the CTH is more than 600 feet. The new field entrance shall adhere to standards stated in Section 23.06-5 and Section 23.06-6 regarding field entrance location, density, and spacing.

F. ACCESS DRIVEWAY DESIGN STANDARDS

23.07-1 APPLICABILITY LIMITS

Access driveways and roads with access onto CTHs shall comply with the following design standards:

 The design standards described in this section shall be applied regardless of the presence of a culvert.

23.07-2 CULVERTS

- Not all access driveways require a culvert. The Division shall determine the need for a culvert for a proposed access driveway or public roadway.
- b. Culverts, when used, shall extend 3 feet beyond each edge of the access driveway as shown on Exhibit A.

- c. Corrugated steel pipe culverts are allowed; however, double wall plastic or concrete pipe culverts are preferred.
- d. Apron endwalls shall be provided.
- e. The size (diameter) of a culvert, if needed, will be determined by the Division to allow for proper drainage.
- f. All culverts shall be placed under at least 1 foot of cover, be at least 10 feet from the nearest culvert, and be at least 10 feet from the nearest lot line.
 - When a shared access is established, the 10-foot offset from the nearest lot line may not be required at the discretion of the Division.

23.07-3 SIDE SLOPES

Slopes forming the sides of the access driveway shall not be steeper than detailed hereinafter or that of the slopes forming the sides of the highway, whichever is less:

- a. 4:1 for urban CTH
- b. 6:1 for semi-urban CTH
- c. 10:1 for rural CTH

23.07-4 PITCH

A pitch of 2% minimum away from the roadway to the center of the ditch flow line or to the edge of the shoulder if no ditch is present shall be maintained for all access driveways and public or private road accesses as shown on Exhibit A.

23.07-5 CLEAR ZONE

Retaining walls, landscape timbers, boulders, riprap, etc. shall be prohibited on in-slopes and in the highway right of way, unless otherwise approved by the Division.

23.07-6 SURFACE

Pavement of access driveways shall consist of asphalt or compacted crushed aggregate. Concrete may be allowed within the highway right-of-way if the CTH roadway surface to which the access driveway abuts is also made of concrete.

23.07-7 RELATIVE ALIGNMENT

Access driveways located on opposite sides of a highway shall be located directly opposite each other whenever possible.

23.07-8 ANGLE RELATIVE TO HIGHWAY

The centerline of that part of the access driveway lying on the highway right-of-way shall always be at right angles to the pavement. ($90^{\circ} \pm 10^{\circ}$)

23.07-9 BACKING ONTO HIGHWAY

Interior turnarounds shall be provided as necessary such that vehicles do not need to back out onto the highway.

23.07-10 DEPARTURE VISION TRIANGLES

Departure vision triangles shall be provided and maintained at all field entrances, industrial, commercial and multi-family residential accesses as well as all public roadways. They shall be free of all obstructions in accordance with Exhibit B. Departure vision triangles shall be measured from a point 3.5 feet above the center of the proposed access driveway or public roadway and 14.5 feet away from the edge of traveled way to two points 3.5 feet above the center of each oncoming direction of travel from the CTH. The Commissioner may approve an access driveway permit that cannot meet the departure vision triangle requirements should the Commissioner find there is no alternate to providing departure vision triangles to a parcel.

23.07-11 APPROACH VISION TRIANGLES

Public roadway intersections should also meet approach vision triangle requirements as shown in Exhibit C. Approach vision triangles shall be measured from a point 3.5 feet above the center of the proposed public roadway to two points 3.5 feet above the center of the nearest oncoming lane of the highway at a distance of "A" or "B" (as shown on Exhibit C) from the point where the CTH meets the proposed public roadway.

23.07-12 SIGHT DISTANCE

Sight distance requirements for all access driveways are required as shown on Exhibit C.

23.07-13 WIDTH - FIELD ACCESS

Any access driveway serving a farm or field (field entrance) shall have a width greater than 20 feet, but less than 35 feet measured at right angles to the centerline of the driveway except as increased by permissible radii.

23.07-14 WIDTH - SINGLE FAMILY RESIDENTIAL

Any access driveway serving a single-family residential property shall have a width that ranges from 20 to 30 feet measured at right angles to the centerline of the driveway except as increased by permissible radii.

23.07-15 WIDTH - INDUSTRIAL/COMMERCIAL/MULTI-FAMILY RESIDENTIAL

Any access driveway serving an industrial/commercial/multi-family residential property shall have a width that ranges from 20 to 35 feet measured at right angles to the centerline of the driveway except as increased by permissible radii.

23.07-16 ASSOCIATED ROADWAY IMPROVEMENTS

Improvements to the CTH roadway at access driveway locations such as turn lanes or bypass lanes may be required at the discretion of the Highway Commissioner based upon the results of the traffic analysis within the TIA.

G. ADMINISTRATION, PERMITS AND VARIANCES

23.08-1 ADMINISTRATION OF ORDINANCE

- a. Pursuant to Chapters 83 and 86 of the Wisconsin State Statutes, the Commissioner has the authority to administer the ordinance on behalf of the County. Applications for access permits shall be made to the Commissioner prior to beginning construction of an access driveway. The Commissioner shall review the proposed development or construction and shall either grant or deny the proposed access permit based upon the provision, standards, and requirements of the ordinance within thirty (30) calendar days.
- b. No person as defined by Section 23.03-5 shall resist, obstruct, or interfere in any way with the Commissioner in the enforcement of the ordinance or fail to obey the Commissioner's order.

23.08-2 LIMITS OF APPLICATION OF ORDINANCE

The ordinance shall apply to all land within the rights of way of Kenosha County highways. Whenever it is questionable as to whether an object or part of an object is within the jurisdiction of the ordinance, the entire object shall be considered to be entirely within that jurisdiction.

23.08-3 PERMIT APPLICATION REQUIRED

No person shall construct an access driveway to a County Trunk Highway or change the use of an existing access driveway or make modifications to an existing access driveway without a permit granted pursuant to the ordinance.

23.08-4 UNIQUE ACCESS APPLICATION

If the applicant proposes a use not covered by these guidelines, the Commissioner shall make the determination of the applicable criteria based on the need to preserve highway capacity and safety. Access proposals which conflict with safe driving standards may not be allowed.

23.08-5 SUPPLEMENTAL APPLICATION MATERIAL

The Highway Commissioner may require scale drawings, plat of survey, or sketches showing the location of proposed and any existing access driveways, drainage calculations, contour map, and a traffic study to be included with the permit request form.

- a. Access driveways and public roadways with less than 100 peak hour trips will require a sketch showing the location of the proposed as well as any existing access driveways and a traffic statement, at a minimum.
- b. Access driveways and public roadways with 100 to 500 peak hour trips will require a scale drawing or plat of survey of the site showing the location of the proposed as well as any existing access driveways, drainage calculations, contour map for verification of drainage, and an abbreviated TIA, at a minimum.
- c. Access driveways and public roadways with more than 500 peak hour trips will require a scale drawing or plat of survey of the site showing the location of the proposed as well as any existing access driveways, drainage calculations, contour map for verification of drainage, and a full TIA, at a minimum.

23.08-6 CONDITIONAL APPROVAL

When a permit is approved, the Commissioner may include conditions on the approved access permit such that if the specific conditions are not met, the access driveway permit approval is rescinded.

23.08-7 WORK PRIOR TO APPROVAL

Applicants commencing work prior to issuance of an approved permit shall be subject to denial of permit; an order for removal and restoration as provided above; and prosecution, fines and court costs as provided by Section 86.07 (2) of the Wisconsin State Statutes.

23.08-8 VARIANCES

The Commissioner may authorize, in specific cases, such variance from the terms of the ordinance where the literal enforcement of the ordinance would, given the unique conditions of the property of the applicant, result in an unnecessary hardship, or result in an access driveway location that would have a greater impact on mobility and safety. The Commissioner shall maintain a record of all variances granted including any conditions on the approval.

23.08-9 **NEED FOR VARIANCE**

If an access permit is requested for a parcel that cannot reasonably meet the requirements listed in Section 23.06-5 through 23.06-8, such as minimal frontage to the CTH or the location would pose a safety hazard to the traveling public, the Commissioner shall make the determination of the applicable criteria based on the need to preserve highway capacity and safety. Access driveway proposals which conflict with safe driving standards may not be allowed.

23.08-10 VARIANCE MINIMUM REQUIREMENTS

A variance shall:

- a. Be consistent with the spirit and purpose of the ordinance.
- b. Not be granted unless it is shown that the variance will not be contrary to the public interest and will not be damaging to the right of other persons or property values in the area.
- c. Not be granted solely based on economic gain or loss.
- d. Not be granted for self-created hardship.

23.08-11 PERMIT EXPIRATION

All access permits shall include a completion date for the construction of the access. If permitted work is not finished by this date, the permittee shall not complete the work unless authorized by a subsequent permit or an approved time extension.

23.08-12 ACCESS CONSTRUCTION COST APPROPRIATION

The applicant shall be liable for the cost of all materials including culverts, labor, equipment, and other incidentals connected with the construction of the access driveway. The entire cost of installing and maintaining the access driveway and culvert, including restoration, shall be the financial responsibility of the applicant unless otherwise specified on the approved permit.

23.08-13 HOLD HARMLESS

The applicant agrees to hold harmless and indemnify Kenosha County, its officers, agents, and employees against any loss or damage for any personal injury or property damage sustained by reason of the exercise of this permit.

23.08-14 DIGGERS HOTLINE

The applicant shall call Diggers Hotline (800-242-8511) and any other underground utilities not listed with Diggers Hotline prior to the commencement of excavation.

23.08-15 HIGHWAY CONSIDERATIONS DURING ACCESS CONSTRUCTION

- a. All work within the right of way shall be done in such a manner so as not to interfere with traffic on the adjoining highway unless authorized by the Highway Commissioner.
- b. During construction of the access driveway, the applicant shall keep the highway free of mud and debris. The highway will be swept clean at the direction of the Highway Commissioner.
- c. The applicant shall restore the highway right-of-way to the satisfaction of the Commissioner within seven (7) days after completion of the access driveway construction, weather permitting.

H. APPEALS AND VIOLATIONS

23.09-1 REVIEWABLE DETERMINATIONS

The following determinations are reviewable under this section:

- a. The granting or denial in whole or in part of an access driveway permit, (including a temporary access driveway).
- b. The revocation of an existing permit.

23.09-2 REQUEST FOR APPEAL

- a. Any aggrieved person may appeal a reviewable determination as outlined:
 - 1. Forwarding a written request by mail or hand delivery to the Commissioner within 30 days after having been advised and notified of such determination.
 - 2. Including in said request for review the ground or grounds upon which the person aggrieved contends that the decision should be modified or reversed.
- b. Failure to make a request as noted above to the proper party shall not preclude the person aggrieved from review unless such failure has caused prejudice to the municipal authority.

23.09-3 ADMINISTRATIVE APPEAL HEARING

- a. Time of hearing. Within 45 days of the receipt of the notice of appeal filed pursuant to Section 23.09-2, an administrative appeal hearing shall be held. The Kenosha County Highway Commissioner shall serve the appellant with notice of such hearing before the Committee by mail or personal service at least 10 days before such hearing.
- b. Conduct of hearing. At the hearing, the appellant and the Commissioner may be represented by counsel and may present evidence and call and examine witnesses and cross-examine witnesses of the other party. Such witnesses shall be sworn by the person conducting the hearing before the Committee which

- shall make the decision on the administrative appeal. The decision maker may issue subpoenas.
- c. Record of hearing. The person conducting the hearing, or a person employed for that purpose shall take notes of the testimony and shall mark and preserve all exhibits. The person conducting the hearing may, and upon request of the appellant shall, cause the proceedings to be taken by a stenographer or by a recording device, the expense thereof to be paid by the Kenosha County Division of Public Works.

23.09-4 FINAL DETERMINATION

Within 20 days of completion of the hearing conducted pursuant to Section 23.09-3 and the filing of briefs, if any, the Committee shall mail or deliver to the appellant its written determination stating the reasons therefore. Such determination shall be a final determination

23.09-5 ACCESS REMOVAL

Pursuant to Section 86.07(2) of the Wisconsin State Statute, if any construction, modification, or alteration has been made in violation of the ordinance the Commissioner or Committee may order the restoration of any highway to its former condition. The person who caused such construction, modification, or alteration in violation of the ordinance shall be liable for and reimburse the Division for the actual costs of restoration.

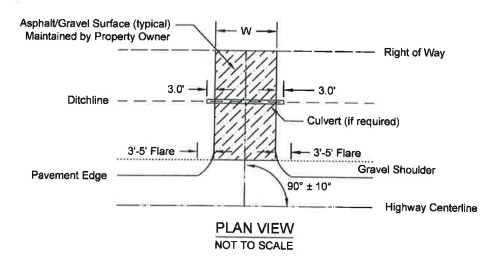
Page 16 of 23 Kenosha County 03/01/2022

KENOSHA COUNTY PUBLIC WORKS DEPARTMENT

Access Driveway Permit Plan and Profile Typical Standards

Revised 1/2022

Property Owner Maintenance Responsibility (within Right of Way)



	112.00	* *	
	Field Entrance	20' - 35'	
	Single Family Residential	20' - 30'	
	Industrial/Commercial/Multi-Family Residential	20' - 35'	
Highway Centerline	Culvert (if required to a sphalt pavement only	Match Existing	— Right of Way

Access Driveway Type

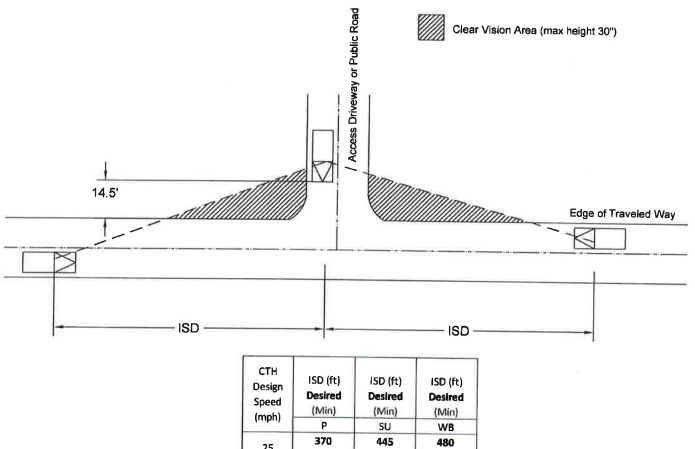
"W"

PROFILE VIEW

^{*}Additional Design Details such as max slopes can be found in the Kenosha County Access Ordinance*

KENOSHA COUNTY PUBLIC WORKS DEPARTMENT

Departure Vision Triangles for Access Driveways* and Public Roads Revised 1/2022



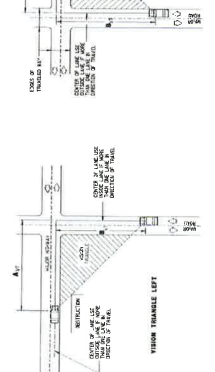
CTH Design Speed (mph)	ISD (ft) Desired (Min)	ISD (ft) Desired (Min)	ISD (ft) Desired (Min)
	370	SU	WB
25	(280)	(350)	480 (425)
30	445	530	575
30	(335)	(420)	(510)
35	515	620	670
33	(390)	(490)	(595)
40	590	710	765
40	(445)	(560)	(680)
45	665	795	860
43	(500)	(630)	(765)
50	735	885	960
JU	(555)	(700)	(850)
55	810	975	1055
23	(610)	(770)	(930)
60	885	1060	1150
00	(665)	(840)	(1015)

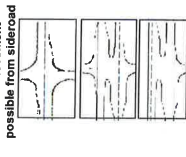
^{*} Shall be applied to all field entrances, commercial, industrial and multi-family residential access driveways

GUIDE DIMENSIONS FOR VISION TRIANGLES - STOP CONTROL ON MINOR ROAD, OR SIGNAL CONTROLLED INTERSECTION

Example Intersection Layouts







CENTER OF LANE USE INSDE LANE IF MORE THAN ONE LANE IN — DOGCTON ST PAINT

OBSTRUCTION

VISION TRIANGLE RIGHT

NO THRU movement possible from sideroad		7-1
NO THRU possible fr	l l i	
THRU movement ssible from sideroad		

ехащые 1	4-LEG INTERSECTION (THRU MOVEMENT POSSIBLE ON SIDEROAD)
GIVEN	POSTED SPEED IS 55 MPH ON THE MAJOR ROAD POSTED SPEED IS 45 MPH ON THE SIDEROAD
SOLUTION	READING FROM THE TABLE: DISTANCE A $_{V}$ ON MAJOR ROAD = 180 FT DISTANCE B $_{V}$; ON SIDEROAD = 150 FT
Example 2	T INTERSECTION (NO THRU MOVEMENT POSSIBLE ON SIDEROAD)
GIVEN	POSTED SPEED IS 55 MPH ON THE MAJOR ROAD POSTED SPEED IS 45 MPH ON THE SIDEROAD
SOLUTION	READING FROM THE TABLE: DISTANCE AV. ON MAJOR ROAD = 180 FT DISTANCE BV. ON SIDEROAD = 75 FT

Use the posted speed of the Major Highway to determine distance "A" se the posted speed of the sideroad to determine distance "B".

movement possible ("T" intersection) from sideroad ***NO THRU

> **THRU movement possible from sideroad

> > ** Distance "Av⊤"

* Posted Speed (mph) 25 30 35

(feet)

Distance "Bv₁"

(feet)

75 22 75 22 75 15 22 75

> 105 120 135 150 165

105 120 135 150 165 180 210

45

40

55

65

20

8

8

- ** Based on distance traveled in 2 seconds at Posted speed + 5 mph.
- *** Based on distance traveled in 2 seconds at 25 mph because vehicle approaching intersection on sideroad has to slow down to make a tum.

NO THRU Movement means either existing or proposed.

NOTES:

Distances are approximate and may be adjusted to fit site conditions.

These guidelines are for the Vision Triangle only, and are not to be interpreted as Intersection Sight Distance (ISD) or Stopping Sight Distance (SSD) requirements.

180 210

The Vision Triangle must be free of all obstructions.

Page 1

Exhibit D - Development Corridor Access Management Plan (DCAMP) Highways

The following Kenosha County Trunk Highway corridors have a DCAMP developed for implementation by the Division (as of February 2022):

- CTH E from IH 94 to CTH H
- CTH H from STH 50 to CTH KR
- CTH S from IH 94 to STH 31

Page 23 of 23 Kenosha County 03/01/2022

KENOSHA COUNTY BOARD OF SUPERVISORS

RESOLU	TION NO	

Subject: Resolution to approve the appointment of Kenny Harper to the Kenosha County					
Board of Health					
Original ⊠ Corrected □	2nd Correction		Resubmit	tted 🗆	
Date Submitted:	Date Resubmi	tted:			
Submitted By: Human Services Committee					
Fiscal Note Attached	Legal Note Att	ached \square			
Prepared By: John T. Jansen	Signature:	17	anser		
WHEREAS, pursuant to County Exe Executive has appointed Kenny Harper to s	ecutive Appoin serve on the Ke	tment 2 enosha	021/22-57 County Bo	, the County pard of Heal	/ th, and
WHEREAS, the Human Services Confirmation of this appointment,					
NOW, THEREFORE, BE IT RESOL confirms the appointment of Kenny Harper appointment shall be effective immediately until a successor is appointed by the Count Board of Supervisors. Kenny Harper will se Regner-Hodge	to the Kenosha and continue ι y Executive ar	a Count until the lid confi	ty Board of 4 th Day of rmed by th	Health. Th February 2 e Kenosha	nis 024, or County
HUMAN SERVICES COMMITTEE:	<u>Aye</u>	Nay	<u>Abstain</u>	Excused	
Jawa Halskey	╚				
Laura Belsky, Chairman					
Andy Berg, Vice Chairman South	Ø				
Sandra Beth	ī				
Erin Decker		_		_	
Jerry Gulley	ᄷ				
Kim Lewis /	M		Ш	Ш	
Terry Rose	A				

Jim Kreuser, County Executive

1010 – 56th Street, Third Floor Kenosha, Wisconsin 53140 (262) 653-2600

Fax: (262) 653-2817

ADMINISTRATIVE PROPOSAL COUNTY EXECUTIVE APPOINTMENT 2021/22-57

RE: KENOSHA COUNTY BOARD OF HEALTH

TO THE HONORABLE KENOSHA COUNTY BOARD OF SUPERVISORS:

Placing special trust in his/her/their judgment and based upon his/her/their qualifications, I hereby submit to the Honorable Kenosha County Board of Supervisors for its review and approval the name of

Kenny Harper Kenosha, WI 53142

to serve on the Kenosha County Board of Health, beginning immediately upon confirmation of the County Board and continuing until the 4th day of February, 2024, or until a successor is appointed by the County Executive and confirmed by the Kenosha County Board of Supervisors.

Kenny Harper will serve without pay.

Kenny Harper will be succeeding Dr. Margaret Regner-Hodge.

Respectfully submitted this 27th day of January 2022.

Jim Kreuser

Kenosha County Executive

COUNTY OF KENOSHA OFFICE OF THE COUNTY EXECUTIVE JIM KREUSER

APPOINTMENT PROFILE KENOSHA COUNTY COMMISSIONS, COMMITTEES & BOARDS

(Please type or print)

Information marked with an * will be redacted before this form is publicly posted.

Name: Kenny			Harper		
	First Midd	le Initial (option	nal)	Last	
*Residence Add	lress:				
Occupation: Ha	arper Tax & Financial	Literacy Group	Financial Specia	alist	
	Company		Title		
*Business Addr	ess:				
*Telephone Nu	mber: Residence_		*Business		
*Daytime Telep	hone Number:				
*Email Address					
Name of the Commission, Committee or Board for which you are applying:					
Kenosha County	Board of Health				

<u>Personal Statement:</u> Please indicate why you believe you would be a valuable addition to the Commission, Committee or Board for which you are applying. If more space is needed, please attach a separate sheet.

I believe Kenosha is GREATplace to raise a family & also is a place in need of GREAT change. I will continue help build this community in any I can. This is will be an oppurtunity to be the change that I would like to see.

Kenosha County Co Appointment Profile	ommissions, Committee e - Page 2	es & Boards
Additional Informat	ion:	
Nominee's Supervis	sory District:	
Special Interests: Ir but may not have be	ndicate organizations or een actively involved.	r activities in which you have a special interest
Do you or have you past 5 years? Yes		y part of Kenosha County Government in the yes, please attach a detailed explanation.
Affiliations: List af charitable groups, la board or staff affilia	bor, business or profes	groups, public service organizations, social or sional organization, and indicate if it was a
Uptown Kenosha INC Racine	, Urban League of Racin	e Kenosha, African American Chamber of Greater
Governmental Servi N/A	ces: List services with	any governmental unit.
appointee, to have a that may come under committee. A common any motion where	member of your imme the inquiry or advice hittee member declared	
		Kennetta Haryan
		Signature of Nominee
		01/20/2022
		Date
Please Return To:	Kenosha County Exe	ecutive

Kenosha, WI 53140

(For	Office Use Only)	
Appointed To:Commiss	sion/Committee/Board	
Term: Beginning	Ending	
Confirmed by the Kenosha County Boa	ard on:	
New AppointmentX	Reappointment	
	Previous Terms:	

KENOSHA COUNTY

BOARD OF SUPERVISORS

RESOLUTION NO.____

Subject: Resolution to approve the appointme County Board of Health	ent of Dr. Dominique Pritchett to the Kenosha
Original ⊠ Corrected □	2nd Correction ☐ Resubmitted ☐
Date Submitted:	Date Resubmitted:
Submitted By:	
Human Services Committee	
Fiscal Note Attached □	Legal Note Attached □
Prepared By:	Signature:
John T. Jansen	1 John 1 Janoen
Executive has appointed Dr. Dominique Health, and	Executive Appointment 2021/22-58, the County Pritchett to serve on the Kenosha County Board of
·	Committee has reviewed the request of the County tment and is recommending to the County Board the
confirms the appointment of Dr. Dominiq This appointment shall be effective imme or until a successor is appointed by the O	OLVED that the Kenosha County Board of Supervisors ue Pritchett to the Kenosha County Board of Health. ediately and continue until the 4 th Day of February 2027 County Executive and confirmed by the Kenosha nique Pritchett will serve without pay and will be
HUMAN SERVICES COMMITTEE:	Aye Nay Abstain Excused
Haura Ralaky Chairban	
Laura Belsky, Chaikman	
Andy Berg, Vice Chairman	
Sandra Beth	
Erin Deher	
Erin Decker	
derry Gulley	
Kim Lewis Do	
THE LAW PERSON	

Jim Kreuser, County Executive

1010 – 56th Street, Third Floor Kenosha, Wisconsin 53140 (262) 653-2600

Fax: (262) 653-2817

ADMINISTRATIVE PROPOSAL

COUNTY EXECUTIVE APPOINTMENT 2021/22-58

RE: KENOSHA COUNTY BOARD OF HEALTH

TO THE HONORABLE KENOSHA COUNTY BOARD OF SUPERVISORS:

Placing special trust in her judgment and based upon her qualifications, I hereby submit to the Honorable Kenosha County Board of Supervisors for its review and approval the name of

Dr. Dominique Pritchett Kenosha, WI 53140

to serve a five-year term on the Kenosha County Board of Health beginning immediately upon confirmation of the County Board and continuing until the 4th day of February 2027 or until a successor is appointed by the County Executive and confirmed by the Kenosha County Board of Supervisors.

Since her last appointment in August, 2021, Dr. Pritchett has attended 4 of the 5 meetings held. Her 1 absence was excused.

Dr. Pritchett will serve without pay. Dr. Pritchett will be succeeding herself.

Respectfully submitted this 4th day of February 2022.

Jim Kreuser

Kenosha County Executive

COUNTY OF KENOSHA OFFICE OF THE COUNTY EXECUTIVE JIM KREUSER

APPOINTMENT PROFILE KENOSHA COUNTY COMMISSIONS, COMMITTEES & BOARDS

(Please type or print)

Information marked with an * will be redacted before this form is publicly posted.

Name: DOMINGUE S. PITCHEH First Middle Initial (optional) Last	_
*Residence Address:	
Occupation: Believed Welliness Center Owner/Thurapi Company Title	08
*Business Address:	
*Telephone Number: Residence *Business	
*Daytime Telephone Number:	
*Email Address:	
Name of the Commission, Committee or Board for which you are applying: Personal Statement: Please indicate why you believe you would be a valuable addition the Commission, Committee or Board for which you are applying. If more space is needed, please attach a separate sheet. A A WAR WELL COMMISSION OF THE WAR TO THE	to
	_

Additional Information: Nominee's Supervisory District: Lew Sha County - \S Special Interests: Indicate organizations or activities in which you have a special interest but may not have been actively involved. Do you or have you done business with any part of Kenosha County Government in the past 5 years? Yes () No (\) If yes, please attach a detailed explanation. Affiliations: List affiliations in all service groups, public service organizations, social or charitable groups, labor, business or professional organization, and indicate if it was a board or staff affiliation. Governmental Services: List services with any governmental unit. Conflict Of Interest: It would be inappropriate for you, as a current or prospective appointee, to have a member of your immediate family directly involved with any action that may come under the inquiry or advice of the appointed board, commission, or committee. A committee member declared in conflict would be prohibited from voting on any motion where "direct involvement" had been declared and may result in embarrassment to you and/or Kenosha County. Please Return To: Kenosha County Executive

Email: County.Executive@kenoshacounty.org

1010 – 56th Street Kenosha, WI 53140

Kenosha County Commissions, Committees & Boards

Appointment Profile - Page 2

(For Offic	ce Use Only)
Appointed To:	/Committee/Board
Commission/	Committee/Board
Term: Beginning	Ending
Confirmed by the Kenosha County Board o	on:
New Appointment	Reappointment
	Previous Terms:

KENOSHA COUNTY BOARD OF SUPERVISORS's

RESOLUTION NO.	RESOLUTION	NO.
----------------	-------------------	-----

r			
Subject: Resolution to approve the appointment	of Mr. Terrance	Warthen to	the Kenosha
County Human Services Board	or with retrained	, warthen to	ino itomoona
Original ⊠ Corrected □	2nd Correction □	Resubmi	tted
Date Submitted:	Date Resubmitted	•	
Submitted By:			
Human Services Committee			
Fiscal Note Attached	Legal Note Attach	ed 🗆	
Prepared By:	Signature:		
John T. Jansen	Um Carsen		
WHEREAS, pursuant to County Ex Executive has appointed Mr. Terrance Wa and			
WHEREAS, the Human Services C Executive for confirmation of this appointment,			
NOW, THEREFORE, BE IT RESO confirms the appointment of Mr. Terrance Services Board. Mr. Warthen's appointment the 31st Day of December 2024, or until a sconfirmed by the Kenosha County Board of and will be succeeding himself.	Warthen to serve on the shall be effective successor is appoint.	on the Kenosha re immediately nted by the Co	a County Human and continue until unty Executive an
HUMAN SERVICES COMMITTEE:	<u> Aye</u> <u>N</u>	lay Abstain	Excused
Laura Falsk	t		
Laura Belsky, Chairman			
Andy Berg, Vice Chairman	9 [
Sandra Beth		_	
Ein Ocke			
Erin Decker			
Jerry Gulley		J 0	
Kim Lewis 2		3 0	
Terry Rose			,

Jim Kreuser, County Executive

1010 – 56th Street, Third Floor Kenosha, Wisconsin 53140 (262) 653-2600

Fax: (262) 653-2817

ADMINISTRATIVE PROPOSAL COUNTY EXECUTIVE APPOINTMENT 2021/22-59

RE: KENOSHA COUNTY HUMAN SERVICES BOARD

TO THE HONORABLE KENOSHA COUNTY BOARD OF SUPERVISORS:

Placing special trust in his judgment and based upon his qualifications, I hereby submit to the Honorable Kenosha County Board of Supervisors for its review and approval the name of

Terrance Warthen Kenosha, WI 53144

to serve on the Kenosha County Human Services Board beginning immediately upon confirmation by the County Board and continuing until the 31st day of December 2024, or until a successor is appointed by the County Executive and confirmed by the Kenosha County Board of Supervisors.

Since his last appointment in February of 2019, Mr. Warthen attended 16 of the 17 meetings held. His one absence was excused.

Mr. Warthen will serve without pay. Mr. Warthen will be succeeding himself.

Respectfully submitted this 10th day of February 2022.

Jim Kreuser

Kenosha County Executive

COUNTY OF KENOSHA OFFICE OF THE COUNTY EXECUTIVE JIM KREUSER

APPOINTMENT PROFILE KENOSHA COUNTY COMMISSIONS, COMMITTEES & BOARDS

(Please type or print)

Information marked with an * will be redacted before this form is publicly posted.

Name:	Terrance	N	Wa	rthen	
	First	Middle In	nitial (optional)	Last	
*Reside	ence Address:				
Occupa	tion: MTI Inc		Commo	odity Manager	
		Company		Title	
*Busine	ess Address:				
*Teleph	one Number:	Residence	*Bu	siness	
*Daytin	ne Telephone	Number:			
*Email	Address:				
Name o	f the Commis	sion, Committee o	or Board for which y	ou are applying:	
Kenosha	County Huma	n Services Board			
the Con	ımission, Con	Please indicate whomittee or Board for a separate sheet.	y you believe you w or which you are ap	yould be a valuable addition to plying. If more space is	
Having served previously, for the past term, on the Human Services Board I would like to continue the priviledge of serving my community as a Board member. I believe that the knowledge that I have gained of Kenosha County Human Services departments, personnel and processes over the past term would be of benefit to the Board and those that it services. I have enjoyed being able to share with fellow Kenoshans the resources available to them and their families, which add to not only their quality of life but the quality of life for our community as a whole.					

Thank you, Terrance Warthen

Kenosha County Co Appointment Profile	ommissions, Committ e - Page 2	ees & Boards
Additional Informat	ion:	
Nominee's Supervis	ory District: 14	
Special Interests: In but may not have be Voter Registration and	en actively involved.	or activities in which you have a special interest
Do you or have you past 5 years? Yes	done business with a	ny part of Kenosha County Government in the yes, please attach a detailed explanation.
Affiliations: List afficharitable groups, la board or staff affiliation None at this time	bor, business or profe	e groups, public service organizations, social or essional organization, and indicate if it was a
Governmental Service	ces: List services wit	h any governmental unit. nittee
appointee, to have a sthat may come under committee. A comm	member of your imm the inquiry or advice littee member declare "direct involvement"	oriate for you, as a current or prospective ediate family directly involved with any action of the appointed board, commission, or d in conflict would be prohibited from voting had been declared and may result in unty.
		Terrance Warthen
		Signature of Nominee
		02/10/2022
		Date
Please Return To:	Kenosha County Ex 1010 – 56th Street	recutive

Kenosha, WI 53140

(For Offi	ice Use Only)
Appointed To:	
Commission	/Committee/Board
Term: Beginning	Ending
Confirmed by the Kenosha County Board	on:
New Appointment	Reappointment
	Previous Terms: 2/19/19 - 12/31/21

KENOSHA COUNTY BOARD OF SUPERVISORS

RESOLUTION NO. _____113

I AUDIO CCL. I CSOIUHOH DI ADDIO VE DE ATTICIO	nent of Nancy Kerr	p to serve as a member of the
Kenosha County Local Emergency Planning C		
Original ⊠ Corrected □	2nd Correction	
Date Submitted: March 15, 2022	Date Resubm	itted:
Submitted By: Judiciary & Law Committee		
Fiscal Note Attached □	Legal Note At	tached 🗆
Prepared By: Lt. Horace J. Staples, MSCJ Director of Emergency Management	Signature:	A Styl 189
WHEREAS under County Executive Appo appointed the Town of Randall Supervisor member of the Local Emergency Planning Co	Nancy Kemp to s	-
WHEREAS, the Judiciary & Law Committee review and approval of his appointment of the recommending to the County Board the appro-	ne above named to	serve on this Committee and is
BE IT FURTHER RESOLVED, that the Ke appointment of the Town of Randall Supervis Emergency Planning Committee immediately continue until the 1st day of April 2025, a Executive and confirmed by the Kenosha Cou	sor Nancy Kemp to y upon confirmation or until a successor	serve as a member of the Local on of the County Board and to or is appointed by the County
Respectfully submitted,		
Judiciary & Law Committee	<u>Aye</u> No	<u>Abstain</u>
Boyd Frederick, Chairperson		
Sharon Pomaville, Vice-Chairperson		\$25
Jeff Wamboldt		
Jeff Wamboldt Laura Belsky		

Jerry Gulley	
Terry Rose	
Tony Rose	

1010 – 56th Street, Third Floor Kenosha, Wisconsin 53140 (262) 653-2600

Fax: (262) 653-2817

ADMINISTRATIVE PROPOSAL

COUNTY EXECUTIVE APPOINTMENT 2021/22-62

RE: KENOSHA COUNTY LOCAL EMERGENCY PLANNING COMMITTEE

TO THE HONORABLE KENOSHA COUNTY BOARD OF SUPERVISORS:

Placing special trust in her judgment and based upon her qualifications, I hereby submit to the Honorable Kenosha County Board of Supervisors, for its review and approval, the name of

Nancy Kemp, Supervisor Town of Randall Powers Lake, WI 53159

to serve a three-year term on the Kenosha County Local Emergency Planning Committee as a Town of Randall representative, (Group #1 – Local Elected Official), beginning immediately upon confirmation of the County Board and continuing until the 1st day of April 2025 or until a successor is appointed by the County Executive and confirmed by the Kenosha County Board of Supervisors.

Ms. Kemp will serve without pay.

Ms. Kemp will be filling a vacancy on the Committee.

Respectfully submitted this 22nd day of February 2022.

Jim Kreuser

Kenosha County Executive

COUNTY OF KENOSHA OFFICE OF THE COUNTY EXECUTIVE JIM KREUSER

APPOINTMENT PROFILE KENOSHA COUNTY COMMISSIONS, COMMITTEES & BOARDS

(Please type or print)

Information marked with an * will be redacted before this form is publicly posted.

Name: N	Vancy		Kemp	
	First	Middle Initial (optional)	Last	
*Resider	nce Address:			
Occupati	ion: Retired I	nealthcare professional		
		Company	Title	
*Busines	ss Address:			
*Telepho	one Number:	Residence	*Business	
*Daytim	e Telephone	Number:		
*Email A	Address:			
Name of the Commission, Committee or Board for which you are applying:				
Local Em	ergency Planr	ning Committee		

<u>Personal Statement:</u> Please indicate why you believe you would be a valuable addition to the Commission, Committee or Board for which you are applying. If more space is needed, please attach a separate sheet.

I attended the November 6, 2021 Council of Governments meeting and listened to Lt. Horace Staples' presentation regarding the LEPC. By the end of the presentation I was interested in being a part of the Committee. I am a town of Randall Supervisor and have been actively involved in my community for years (Randall firefighter, Planning Board and Community Library Board member). I have been a member of the Kenosha County Library System Board since 2009 and enjoy working with people from different communities within Kenosha County. Helping to increase effective communication between my community and the county is a goal of mine.

Kenosha County Commissions, Committees Appointment Profile - Page 2	& Boards
Additional Information:	
Nominee's Supervisory District: 23	
Special Interests: Indicate organizations or a but may not have been actively involved. Root-Pike Watershed Initiative Network	activities in which you have a special interest
Do you or have you done business with any past 5 years? Yes No V If ye	part of Kenosha County Government in the s, please attach a detailed explanation.
Affiliations: List affiliations in all service gracharitable groups, labor, business or professionard or staff affiliation.	
Friends of Community Library Board	
Governmental Services: List services with a Town of Randall Surpervisor KCLS Board Community Library Board	ny governmental unit.
Conflict Of Interest: It would be inappropriate appointee, to have a member of your immedithat may come under the inquiry or advice of committee. A committee member declared if on any motion where "direct involvement" he embarrassment to you and/or Kenosha Coun	iate family directly involved with any action f the appointed board, commission, or n conflict would be prohibited from voting ad been declared and may result in
	Nancy Anne Kemp
	Signature of Nominee
	02/17/2022
	Date
Please Return To: Kenosha County Exec	eutive

1010 – 56th Street Kenosha, WI 53140

(For O	ffice Use Only)
Appointed To:Commission	on/Committee/Board
Term: Beginning	Ending
Confirmed by the Kenosha County Board	d on:
New Appointment	Reappointment
	Previous Terms:

KENOSHA COUNTY BOARD OF SUPERVISORS

11-00-011110.	RESOL	UTION NO.	
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Subject: 2022 WI Dept of Justice Law Enforcement Drug Trafficking Response Equipment Grant					
Original ⊠	Corrected □	2 nd Correction □	Resubmitted □		
Date Submitted:		Date Resubmitted			
Submitted By:Judiciary & Law Enf. Committee & Finance/ Admin Committee					
Fiscal Note Attached: X		Legal Note Attached □			
Prepared By: Tony Gonzalez, Captain of Operations		Signature:	48		

WHEREAS, Racine County, acting as the lead agency for the South East Wisconsin Drug Operations consortium (S.E.A.D.O.G.), had been offered a grant of \$48,750 through the State of Wisconsin Department of Justice to afford equipment to support the operations of the Drug Units in the multi-jurisdictional drug task force group, and

WHEREAS, the Sheriff's Department's Kenosha Drug Operations Group unit was allocated \$10,000 for equipment and buy money needs, and

WHEREAS, the grant spending period is August 2021 through September 2022, and

WHEREAS, this funding will be used to afford confidential funds, equipment for the Kenosha Drug Operations Group, to improve investigation operations on drug trafficking activities and this program does not require a local match.

NOW, THEREFORE BE IT RESOLVED, that the Kenosha County Board of Supervisors accept the \$10,000 awarded to the Kenosha Drug Operations Group and approve the modification to expense and revenue budgets as detailed in the attached budget modification form, which is incorporated herein by reference.

BE IT FURTHER RESOLVED, that any unobligated grant funds remaining at year end be hereby authorized for carryover to subsequent years until such time as the grant funds are expended in accord with the grant requirements, and that the Administration be authorized to modify the grant appropriations among various budget and expenditure units within the Sheriff's Department in accordance with all federal and state regulations of the program and in compliance with generally accepted accounting principles.

Note: This resolution requires NO additional funds from the general fund. It increases revenues by \$10,000 and increases expenditures by \$10,000

Original 🗵	Corrected □	2 nd Co	rrection	on 🗆	Resubmitted □
Date Submitted:		Date I	Resub	mitted	
Submitted By:Judic Committee & Finance	iary & Law Enf. ce/Admin Committee				
	F JUDICIARY AN	Respectfully S	Submitt DRCEMI	ed, <u>ENT COMMI</u>	TTEE
	\supset	<u>Aye</u>	<u>No</u>	<u>Abstain</u>	Excused
0///					
Supervisor Boyd Frederick,	Chair		_		Land
Supervisor Sharon Pomavil	nad ML lle, Vice Chair	0			
Supervisor Jeff Wamboldt	10	2			
Supervisor Laura Belsky	sky		_		
Supervisor Mark Nordigian		X			
Supervisor Jerry Gulley	And the state of t	1			
Supervisor Terry Rose	~ ede	X			
	FINANCE/	ADMINISTRA	TION C	OMMITTEE	
11111	and francisco	Aye	No	<u>Abstain</u>	Excused
Supervisor Jeffrey Gentz, Ch	nair air				
Supervisor Ron Frederick, V	ice Chair	i.			
Supervisor Sharen Po	naville				
Supervisor Jeff Wamboldt					

Monica M. Mulas Supervisor Monica Yuhas Supervisor John Franco	Supervisor Ed Kubicki	Ц	lar.
The France of a a	Monica M. Yuhas		
	John Franco		

Kenosha County Administrative Proposal Form

1. Proposal Overview	
Division: Law Enforcement Department: SHERIFF	
Proposal Summary (attach explanation and required documents):	
RESOLUTION: Request to approve a grant offer for \$10,000 offered by	
Department of Justice passed through the Racine Co. Sheriff's Dept.	
\$48,750.00 and is shared amongst the five particiapting counties in the Drug Operations Group (S.E.A.D.O.G.) managed by the Racine Co. S	
Sheriff proposes spending our share of \$10,000 to make monthly lease	
surveilence vehicles.	e payments for new
	, ,
Dept./Division Head Signature:	Date: 1/18/2022
2. Department Head Review	
Comments:	
Pocommondation: Approval 🖾 Non Approval 🗔	
Recommendation: Approval Non-Approval	
Department Head Signature:	Date: 1-19-2022
	Date. 11 17 Co. Co.
3. Finance Division Review	
Comments:	
Pacammandation: Approval Approval	
Recommendation: Approval Non-Approval	1/-2
Finance Signature:	Date: 1/25/22
- manage eignature:	Date.
4. County Executive Review	
Comments:	
Action: Approval Non-Approval	
The state of the s	./ ,
Executive Signature:	Date: (2) 1/2
	1 maritime and a second

Revised 01/11/2001 (5/10/01) DISTRIBUTION

- Original Returned to Requesting Dept.
- Department attaches the Original to the Resolution to County Board
- Copy to Secretary of Oversight Committee to distribute in packets with Resolution
- Copy to Requesting Department File

KENOSHA COUNTY EXPENSE/REVENUE BUDGET MODIFICATION FORM

							BRE#		G/L DATE	ATE		
DEPT/DIVISION:	SHERIFF	2022							ENTR	ENTRY DATE		
PURPOSE OF BUDGET MODIFICATION (REQUIRED):	IFICATION (REOLIE)		Establish a Day	enne end Eva	med budget to			1.1.			-	
			equipment for t	enue and Expo he Drug Unit.	This grant sta	account for a nev	Establish a revenue and Expense bugget to account for a new Urant Award through the State of W1 Dept of Justice for equipment for the Drug Unit. This grant starts August 31, 2020 and ends June 36, 2021. Any unspent funds will be carried over to 2021	gh the State of W 2021. Any unspe	I Dept of Justice	e for carried over to	2021.	
on the state of th		,	The grant amount is the	int is the Keno	sha Co. Sheri	ff's Dept share of	Kenosha Co. Sheriffs Dept share of a larger grant managed by the Racine Co. Sheriffs Dept.	ed by the Racine	Co. Sheriff's De	pt.		
(1)			(BUDGET CHAN	BUDGET CHANGE REQUESTED				AFTER TRANSFER	ANSFER
MAIN ACCOUNT			(2)			(3)	(4)	(5)	(9)	(2)	(8)	(6)
DESCRIPTION EXPENSES	FUND DIVISION	SUB- DIVISION	MAIN ACCT	PROJECT	SUB- PROJECT	EXPENSE INCREASE (+)	EXPENSE DECREASE (-)	ADOPTED BUDGET	CURRENT BUDGET	ACTUAL EXPENSES	REVISED BUDGET	EXPENSE BAL AVAIL
Machinery/Equip <\$5000	100 210	2170	530050			10,000		0	0	0	10,000	10,000
								e de la companya de l				
				EXPENSE TOTALS	TALS	10,000	0	0	0	0	10 000	10 000
	The state of the s				J							
REVENUES	FUND DIVISION	SUB- DIVISION	MAIN ACCT			REVENUE DECREASE (+)	REVENUE INCREASE (-)	ADOPTED BUDGET	CURRENT BUDGET		REVISED BUDGET	
WI Dept of Justice	100 210	2170	442550				(10,000)	0	0	VIII.	(10,000)	
		••••••										
				REVENUE TOTALS	OTALS	0	(10,000)	0	0		0	
COLUMN TOTALS (EXP TOTAL + REV TOTAL)	TAL REV TOTAL)					10,000	(10,000)	•				
PREPARED BY:	Karly !	1/18/22		DIVISION HEAD:	SAD:	Call A		DATE: 1/18	2202/81/1			
DEPARTMENT HEAD:	ノスイ			-12-mc	\ \	2	\mathcal{C}	•	Please fill in all columns:	columns:		
FINANCE DIRECTOR:							, DATE:		(1) & (2) Main Account information as required (3) & (4) Budget change requested	Account inform	ation as require	75
(required)	Market Control				\. ((5) Original budget as adopted by the board	get as adopted b	by the board	•
COUNTY EXECUTIVE:	12/12/	me	DATE:		Q.				(b) Current budget (original budget w/past mods.)(7) Actual expenses to date	get (original buc ises to date	iget w/past mod	S.)
7	·								(8) Budget after requested modifications (9) Balance available after transfer (cd 8 - cd 7)	requested modi lable after trans	fications	(
SEE BACK OF FORM FOR REQUIRED LEVELS OF APPROVAL FOR BUDGET MODIFICATION.	QUIRED LEVELS OF	APPROVAL	FOR BUDGET	MODIFICAT	FION.							÷



Josh Kaul Attorney General

Room 114 East, State Capitol PO Box 7857 Madison WI 53707-7857 (608) 266-1221 TTY 1-800-947-3529

October 8, 2021

Captain Daniel Adams Racine County Sheriff - Drug Unit 717 Wisconsin Avenue Racine, WI 53403-1237

> Re: Law Enforcement Drug Trafficking Response DOJ Grant Number: 2022-DT-01-16826

Dear Captain Adams:

The Wisconsin Department of Justice, Division of Law Enforcement Services has approved a grant award to Racine County Sheriff - Drug Unit in the amount of \$48,750. Funding is provided by the State of Wisconsin to support the investigation and response to drug trafficking within the state. This grant supports the Racine County Sheriff - Drug Unit's Law Enforcement Drug Trafficking Response Program.

To accept this award, please have the authorized official sign the Signatory Page in addition to initialing the bottom right corner of Attachment A. The project director should sign the acknowledgement notice. One of the two award packets enclosed should be returned to the Wisconsin Department of Justice within 30 days. The other should be maintained for your records. Funds cannot be released until all signed documents are received.

As project director, you will be responsible for all reporting requirements outlined in the grant award and ensuring that funds are administered according to the approved application materials and certifications. Please refer to the FAQ sheet enclosed for contact information and grant guidelines. We look forward to a collaborative working relationship with you.

Sincerely.

Joshua L. Kaul Attorney General

JLK:JLA

Enclosures

WISCONSIN DEPARTMENT OF JUSTICE Law Enforcement Drug Trafficking Response (2022) Grant Summary Sheet

Grantee or Unit of Government: Racine County Sheriff - Drug Unit

Project Name: Law Enforcement Drug Trafficking Response

Address: Racine County Sheriff - Drug Unit, 717 Wisconsin Avenue, Racine, Wisconsin, 53403-1237

Project Director: Daniel Adams
Phone number: 262-636-3224

Signing Official: County Executive Jonathan Delagrave, Racine County Sheriff - Drug Unit, 717 Wisconsin

Avenue, Wisconsin 53403-1237

Amount of State Award: \$48,750

Amount of Match:

Amount of Total Award: \$48,750

SUMMARY OF GRANT:

The impact of drug abuse affects the health, safety and economy of our communities. The South East Area Drug Operations Group (SEADOG) was formed to combat this problem in the region and to help coordinate the efforts of our stakeholders in the region in government, the private sector and the public. We recognize that our efforts must include education, treatment, and enforcement to be effective. SEADOG has engaged in an ongoing threat assessment of the dug problem in the region, gathering and sharing information from a wide variety of sources each with their own unique expertise. SEADOG is able to combine and share resources with other drug enforcement efforts such as Milwaukee HIDTA. As a regional drug enforcement task force, SEADOG is able to coordinate investigations of drug trafficking organizations, who operate in the region and beyond. Support from the grant will be critical in the success of SEADOG"s mission.

Name of Program Manager: Dennis Powers

Phone number: 608-264-9441

Name of Grants Specialist: Jannifer Ayers

Phone number: 608-267-2115



Josh Kaul **Attorney General**

Room 114 East, State Capitol PO Box 7857 Madison WI 53707-7857 (608) 266-1221 TTY 1-800-947-3529

Attorney General

LAW ENFORCEMENT DRUG TRAFFICKING RESPONSE Law Enforcement Drug Trafficking Response 2022-DT-01-16826

The Wisconsin Department of Justice (DOJ), hereby awards to Racine County Sheriff - Drug Unit, (hereinafter referred to as the Grantee), the amount of \$48,750 for programs or projects pursuant to Wisconsin Statute S.165.986.

This grant may be used until 9/30/2022 for the programs consistent with the budget and general conditions in Attachment A, subject to any limitations or conditions set forth in Attachments B and/or C, if included.

The Grantee shall administer the programs or projects for which this grant is awarded in accordance with the applicable rules, regulations, and conditions of the Wisconsin Department of Justice. The submitted application is hereby incorporated as reference into this award.

This grant shall become effective, and funds may be obligated (unless otherwise specified in Attachments A and/or B) when the Grantee signs and returns one copy of this grant award to the Wisconsin Department of Justice.

BY: Joshua J. 14

Wisconsin Department of Justice 10/08/2021 Date The (Grantee), Racine County Sheriff - Drug Unit, hereby signifies its acceptance of the above-described grant on the terms and conditions set forth above or incorporated by reference therein. GRANTEE: Racine Coun (Jonathan Delagrave TITLE: County Executive

Completion of this signed grant award within 30 days of the date of the award is required to release state funds.

REVIEWED BY FINAN	ICE DIRECTOR	Date /2-/6-2-2/ Certified to be correct as to form	I ender h. Charlese
Sign	mer 12/9/2 Date	ByRacine County Corporation Counsel	Wendy of Christensen Wendy of Christensen Racine County Clerk 12 (1712)

WISCONSIN DEPARTMENT OF JUSTICE ATTACHMENT A

Grantee: Racine County Sheriff - Drug Unit		
Project Title: Law Enforcement Drug Trafficking R	esponse	
Grant Period: From 10/1/2021	To <u>9/30/2022</u>	rra e a sarra de la composito de la colonia
Grant Number: 2022-DT-01-16826	Program Area:	1
APPROVED	BUDGET	
Personnel Employee Benefits Travel (Including Training) Equipment	State Fur	nds
Supplies & Operating Expenses Consultants Other		\$48,750
TOTAL APPROVED BUDGET		\$48,750

Award Conditions:

- 1. Budget changes in excess of 10% of the approved line item amount and any increases for personnel compensation not included in the approved budget require approval from DOJ. All changes to the contractual category require prior DOJ approval.
- 2. Failure to submit an acceptable Equal Employment Opportunity Plan (if required under 28 CFR 42.302) that is approved by the Federal Office of Civil Rights, is a violation of DOJ's Certified Assurances and may result in grant termination.
- 3. To be allowable under a grant program, costs must be obligated (purchase order issued) or paid for services provided during the grant period. If obligated by the end of the grant period, payment must be made within 60 days of the grant period ending date.
- Grant funds will be disbursed upon DOJ receipt of the certified Fiscal Report as well as copies of paid vendor invoices.
- 5. Reimbursement for travel (i.e. mileage, meals, and lodging) is limited to state rates.
- 6. Any changes in personnel involved with the grant including the project director, financial officer and/or signatory needs to be reported in a modification to DOJ via Egrants.
- 7. Recipient fully understands DOJ has the right to suspend or terminate grant funds to any recipient that fails to conform to the requirements (special/general conditions and general operating policies) or that fails to comply with the terms and conditions of its grant award.
- Reimbursement for mileage from the grant will be limited to the state of Wisconsin maximum of \$.51 per mile.
 Reimbursement for in-state hotel rates will be limited to the State of Wisconsin maximum of \$82,00 per night.
- 9. All procurement transactions, whether negotiated or competitively bid and without regard to dollar value, shall be conducted in a manner so as to provide maximum open and free competition.
- 10. The Wisconsin Department of Justice reserves the right to withhold grant payments if the grant recipient is delinquent paying any obligation to the Department of Justice such as background check fees, etc.
- 11. All contracts pertaining to this grant must be submitted to DOJ within 30 days of receipt of grant award documents.

20 Inhas

			Date	October 2021
Gran	tee: Racine County She	riff - Drug Unit	Grant No.	2022-DT-01-16826
Proje	ect Title: Law Enforcem	ent Drug Trafficking Resp	onse	
The fol	llowing reporting require	ments apply to your grant	award.	
NOT	TE: Reports due 04/12 ir	ncludes January, February an	d March program ac	tivity.
	Reports due 07/12 ir	ncludes April, May and June ncludes July, August and Sep	program activity.	
		icludes July, August and Septiculates October, November		
	PROGRESS REPORTS	s must be submitted on a sch	eduled basis and sh o	ould be completed in Egrants:
	http://www.doj.state.wi.u		e website, under Res	ources, (in blue) and click on
	01/12/22	04/12/22	07/12/22	2 10/30/22 FINAL
•				
A				
\boxtimes				ould be completed and certified in retrict in Egrants and are due do DOJ
	on:			
	01/12/22	04/12/22	07/12/22	2 10/30/22 FINAL
		$\Gamma \mathbf{S}$ must be submitted in Egr	ants for all equipmer	nt items and are due to DOJ on:
	10/30/22	man, page 1994 and an annual to a contract of the section of the s		
\boxtimes	OTHER:			
	Ages and present result in a first 171 present 171 grant 171 grant 191 billion			
		ACKNOWLE	DGEMENT	
eipt of the Gra vided in the In	nt Award and any attached astructions for Filing and A	l Special Conditions, as well	as receipt of the Ger t this grant is awarde	his organization. I also acknowled neral Conditions which were previo ed subject to our compliance with al
11.	130/21	art. Afril. Ihr	Service of the latest	Droject Divertor
Date	Danie	el Adams		, Project Director

	EXHIBIT "A"				Fiscal Year:	2021
ACCOUNT NAME	ACCOUNT NUMBER	CURRENT BUDGET	CURRENT BALANCE	TRANSFER	BUDGET AFTER TRANSFER	BALANCE AFTER TRANSFER
SHERIFFS OFFICE - MD - STATE				NOT IN BUD	GET BOOK	
DOJ - 22 LAW ENF GRNT	NEW ACCOUNT	0	0	(48,750)	(48,750)	(48,750)
	TOTAL SOURCES			(48,750)	•	
C/S - DOJ 22 LAW ENF EQUIP - DOJ 22 LAW ENF BUY FUND - DOJ 22 LAW ENF	NEW ACCOUNT NEW ACCOUNT NEW ACCOUNT	0 0 0	0 0 0	38,750 5,864 4,136	38,750 5,864 4,136	38,750 5,864 4,136
	TOTAL USES			48,750	•	
				0	•	
FUNDS TO BE USED BY OTHER Agency Dodge County Jefferson County Kenosha County Walworth County	PARTICIPATING AC Description Total funds earma		er participati	ng agencies:		Total Cost 10,000 8,750 10,000 10,000
RACINE COUNTY PURCHASES:	Description			QTY	Unit Cost	Total Cost
	3 PT10 Live GPS-3 3 extended battery North face beanie Various mobile sm	/ pack 10 ah(DVR cap		3 3 1	100 130 1,115	300 390 1,115 4,059
	Total funds for Rac	cine County	Purchases:			5,864
	The Grant period i any funds remaini				orward.	
	FINANCE COM	MITTEE REC	CADMENDAT	TION		
After reviewing the Resolution/C Committee recommends FORA REASONS		informatior	supplied, ye	our Finance		
FOR				AGAINST		_

RESOLUTION NO. 2021-77

RESOLUTION BY THE FINANCE AND HUMAN RESOURCES COMMITTEE AUTHORIZING THE ACCEPTANCE OF A WISCONSIN DEPARTMENT OF JUSTICE DIVISION OF LAW ENFORCEMENT DRUG TRAFFICKING RESPONSE GRANT IN THE AMOUNT OF \$48,750.00 AND THE TRANSFER OF FUNDS WITHIN THE METRO DRUG 2021 BUDGET

To the Honorable Members of the Racine County Board of Supervisors:

WHEREAS, the Wisconsin Department of Justice Division of Law Enforcement Services has approved a grant award to the Racine County Sheriff's Drug Unit in the amount of \$48,750.00; and

WHEREAS, grant funding is provided by the State of Wisconsin to support the investigation and response to drug trafficking within the state; and

WHEREAS, the Racine County Sheriff's Office requests the acceptance of the DOJ grant monies to ensure continued success of the Metro Drug Unit's mission.

NOW, THEREFORE, BE IT RESOLVED by the Racine County Board of Supervisors that the Sheriff's Office is authorized to accept a Wisconsin Department of Justice Grant in the amount of \$48,750.00 to support the investigation and response to drug trafficking for the period of October 1, 2021 to September 30, 2022; and

BE IT FURTHER RESOLVED by the Racine County Board of Supervisors that the transfer of funds, as set forth in Exhibit "A" that is attached hereto, within the Sheriff's Office Metro Drug 2021 budget is hereby authorized and approved.

		Respectfully submitted,
1st Reading	<u></u>	FINANCE AND HUMAN RESOURCES
2nd Reading		COMMITTEE
BOARD ACTION Adopted For	-	Robert N. Miller, Chairman
Against Absent		Q.A. Shakoor, II, Vice-Chairman
VOTE REQUIRED:	2/3 M.E.	Rusty Russell Clark, Secretary
Prepared by: Corporation Counsel		Nick Demske
		John A. Wisch
		Thomas Pringle

1	Res No. 2021-77
2	Page Two
3	
4	Donald J. Trottier
5	
6	
7	The foregoing legislation adopted by the County Board of Supervisors of
8	Racine County, Wisconsin, is hereby:
9	Approved:
10	Vetoed:
11	
12	Date:,
13	
14	
15	Jonathan Delagrave, County Executive

•



KENOSHA COUNTY

BOARD OF SUPERVISORS

Res	olution	No.	
nes	oiuuoii	INO.	

Resolution Condemning the Invasion of Ukraine By the Russian Federation						
Original [x] Corrected [] 2nd Correction [] Resubmitted []						
Date Submitted: Date Submitted: 3/15/2022 Date Resubmitted:						
Submitted by: Supervisor Berg						
Fiscal Note Attached	Fiscal Note Attached [] Legal Note Attached [] Agreement					
Prepared by: Su	pervisor Andy Berg		Signature:			

WHEREAS, Ukraine is the second-largest country by area in Europe after the Russian Federation, having a population of 43.6 million, and;

WHEREAS, on December 30, 1922, Ukrainian Soviet Socialist Republics and the Russian Soviet Federated Socialist Republic were two of the four founding member countries of what became the Union of Soviet Socialist Republics (USSR), and;

WHEREAS, on August 24, 1991, the Ukrainian parliament known as the Verkhovna Rada, declared independence from the former USSR, and;

WHEREAS, on December 1, 1991, a public referendum of the citizens of the Ukraine was held in which 84.18% of the electorate cast ballots, through which an overwhelming majority of 92.3% of the vote approved the declaration of independence from the USSR by the Verkhovna Rada, and;

WHEREAS, on December 2, 1991, the President of the Russian Soviet Federative Socialist Republic (Russian SFSR), Boris Yeltsin, recognized the Ukraine as an independent country, and;

WHEREAS, on December 8, 1991, official representatives of the Russia SFSR, Ukraine, and Belarus signed the Belovezh Accords, which declared dissolution of the USSR by its original founding states; on December 12, the Accords were ratified by the Supreme Soviet declaring Russian SFSR's independence from the USSR; thereafter, on December 25, 1991, Russian SFSR became the Russian Federation, and;

WHEREAS, on February 22, 2014, the 450-member Ukrainian Verhhovna Rada on a 328-to-0 vote, relieved Russian-Federation-leaning president of the Ukraine of his duties as President, installing in his place a new president who entered into a European Union association agreement, and;

WHEREAS, in response to the political turmoil leading up to the Rada's vote, the Russian Federation invaded the sovereign soil of the Ukraine, and on March 18, 2014, in contravention to the Belovezh Accords, annexed the Crimean Peninsula, and;

WHEREAS, as Ukraine has not abandoned its European Union stance, after eight years of uneasy non-aggression, on February 24, 2022, the Russian Federation launched a large-scale invasion of Ukraine, and;

WHEREAS, it has been reported in the New York Times on March 1, 2022, the Russian Federation "appeared to target civilian areas with increasingly powerful weapons," and;

WHEREAS, in an Associated Press syndicated article it was reported on March 1, 2022 that there was "abundant evidence of shelling of homes, schools and hospitals" by the Russian forces, and;

WHEREAS, it has been reported in the New York Times on February 28, 2022, that about 500,000 people have fled Ukraine in recent days to escape Russian attacks, and;

WHEREAS, the international community is overwhelmingly in favor of Ukraine recovering its sovereignty;

NOW, THEREFORE, BE IT RESOLVED, that the Kenosha County Board of Supervisors condemns the violation of the Ukrainian sovereignty by the Russian Federation through the massive invasion and condemns the targeting of Ukrainian civilians by the Russian Federation with military weaponry, and;

BE IT FURTHER RESOLVED, that a copy of this resolution shall be forwarded to U.S. Senator Ron Johnson, U.S. Senator Tammy Baldwin, and Representative Bryan Steil.

Supervisor Andy Berg	

LEGISLATIVE COMMITTEE:	<u>Aye</u>	<u>Nay</u>	<u>Abstain</u>	<u>Excused</u>
Andy Berg, Chair				
Boyd Frederick, Vice Chair				
Ed Kubicki				
Amy Maurer				
Mark Nordigian				
Sandra Beth				
Kim Lewis				



BOARD OF SUPERVISORS

RESOLUTION NO

Prepared by:

Wendy Epping

Subject: Resolution to approve Lieutenant Ken Urquhart to serve Traffic Safety Commission	the re-appointment of on the Kenosha County
Original 🗵 Corrected 🗖 2 nd Cor	crection Resubmitted
Date Submitted:	Date Resubmitted:
03/07/2022	
Submitted by:	
Public Works/Facilities	
Committee	
Fiscal Note Attached 🗖	Legal Note Attached \square

WHEREAS, pursuant to County Executive Appointment 2021/22-61, the County Executive has re-appointed Lieutenant Ken Urquhart to serve on the Kenosha County Traffic Safety Commission, and

Signature:

Clement Abongwa

WHEREAS, the Public Works/Facilities Committee has reviewed the request of the County Executive for the appointment and confirmation of Ken Urquhart to serve on the Kenosha County Traffic Safety Commission and is recommending confirmation to the Kenosha County Board, and

WHEREAS, the qualifications of Ken Urquhart are detailed in the attached appointment profile,

NOW, THEREFORE, BE IT RESOLVED that the Kenosha County Board of Supervisors confirms the appointment of Lieutenant Ken Urquhart to the Kenosha County Traffic Safety Commission, the term of which shall be effective immediately upon confirmation of the Kenosha County Board and continuing until the 1st day of April 2025 or until a successor is appointed by the Kenosha County Executive and confirmed by the Kenosha County Board of Supervisors.

Respectfully Submitted:

Committee:	Aye	Nay	Abstain	Excused
William Grady, Chairperson				
John Franco, Vice Chairperson				
Laura Belsky	X			
Andy Berg				
Gabe Nudo				
Dennis Pierce	X			
Zach Rodriguez				

1010 – 56th Street, Third Floor Kenosha, Wisconsin 53140 (262) 653-2600

Fax: (262) 653-2817

ADMINISTRATIVE PROPOSAL

COUNTY EXECUTIVE APPOINTMENT 2021/22-61

RE: KENOSHA COUNTY TRAFFIC SAFETY COMMISSION

TO THE HONORABLE KENOSHA COUNTY BOARD OF SUPERVISORS:

Placing special trust in his judgment and based upon his qualifications, I hereby submit to the Honorable Kenosha County Board of Supervisors for its review and approval the name of

Lieutenant Ken Urquhart Kenosha County Sheriff's Department Kenosha, WI 53140

to serve as the County Highway Safety Coordinator on the Kenosha County Traffic Safety Commission beginning immediately upon confirmation of the County Board and continuing until the 1st day of April 2025 or until a successor is appointed by the County Executive and confirmed by the Kenosha County Board of Supervisors.

Since his last appointment in 2019, Lieutenant Urquhart has attended all 10 of the meetings held.

Lieutenant Urquhart will serve without pay. Lieutenant Urquhart will be succeeding himself.

Respectfully submitted this 22nd day of February 2022.

Jim Kreuser

Kenosha County Executive

COUNTY OF KENOSHA OFFICE OF THE COUNTY EXECUTIVE JIM KREUSER

APPOINTMENT PROFILE KENOSHA COUNTY COMMISSIONS, COMMITTEES & BOARDS

(Please type or print)

Information marked with an * will be redacted before this form is publicly posted.

Vame: Kenneth	D	Urquhart	
First	Middle Initial (o	ptional) Last	
*Residence Address:			
Occupation: Kenosha	a Sheriff's Department	Lieutenant	
1	Company	Title	
*Business Address:			
*Telephone Number:	Residence	*Business	
*Daytime Telephone	Number:	er anna de la companya de la company	
*Email Address:	111400		
Name of the Commis	sion, Committee or Boar	d for which you are applying	,
Traffic Safety Commission	er		

<u>Personal Statement:</u> Please indicate why you believe you would be a valuable addition to the Commission, Committee or Board for which you are applying. If more space is needed, please attach a separate sheet.

Lam the current Traffic Safety Commissioner having served since August 20th, 2019 with my term expiring April 1st, 2022. I have served for just one term. During my term as Commissioner I have hosted quarterly meetings to discuss traffic safety issues in Kenosha County and worked with other members of this County in making highways safer. My position as Lieutenant with the Sheriff's Department provides me with the background and experience in traffic issues to assist in the direction of this commission. I am currently assigned to the First Shift Patrol division for the Kenosha Sheriff's Department, I have training in traffic investigations, and I have received my Associate Degree in Police Science at Gateway Technical College.

Kenosha County Commissions, Committees & Boards Appointment Profile - Page 2

Addi	t	io	na	ıl	In	fori	nation	

Certified Level 3 Accident Investigator through Northwestern University, First Shift Patrol Lieutenant for Kenosha Sheriff's Department with duties that include; review of MV4000 Crash documents, review of ELCI traffic cilations, review of traffic fatality reports and working with construction companies whose projects affect the roadways of Kenosha County.
Nominee's Supervisory District:

Special Interests: Indicate organizations or activities in which you have a special interest but may not have been actively involved.

Do you or have you done business with any part of Kenosha County Government in the past 5 years? Yes No V If yes, please attach a detailed explanation.

Affiliations: List affiliations in all service groups, public service organizations, social or charitable groups, labor, business or professional organization, and indicate if it was a board or staff affiliation.

Member of the National Tactical Officers Association Member of the WI Association of SWAT Personnel

Governmental Services: List services with any governmental unit.

I have been employed by Kenosha County Sheriff's Department since October 1992 and currently assigned as Lieutenant of 1st Shift Patrol.

Conflict Of Interest: It would be inappropriate for you, as a current or prospective appointee, to have a member of your immediate family directly involved with any action that may come under the inquiry or advice of the appointed board, commission, or committee. A committee member declared in conflict would be prohibited from voting on any motion where "direct involvement" had been declared and may result in embarrassment to you and/or Kenosha County.

Kenneth ole Ungfant Signature of Nominee

2/22/2022

Please Return To:

Kenosha County Executive

1010 – 56th Street Kenosha, WI 53140

	(For Office Use Only)	
Appointed To:		
Cor	mmission/Committee/Board	
Term: Beginning	Ending	
Confirmed by the Kenosha Coun	ty Board on:	
New Appointment	Reappointment	
	Previous Terms:	



BOARD OF SUPERVISORS

RESOLUTION NO.

Subject: We Energies permanent easement request within the					
Village of Salem Lakes	1				
VIIIage of batem dakes					
Original $lacktriangle$ Corrected $lacktriangle$ 2nd Correction $lacktriangle$ Resubmitted $lacktriangle$					
	ricecton - Kesubmitted -				
	Date Resubmitted:				
Date Submitted: 3/7/22					
Date Submitted. 3/7/22					
Colonidate and 1 March 1 Colonidate					
Submitted by: Matthew Collins					
Fiscal Note Attached \square	T 7 M				
riscal Note Attached L	Legal Note Attached 🗖				
Prepared by: Matthew Collins	Signature:				
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	019110Carc.				
	m				

WHEREAS, Kenosha County acquired parcel 70-4-120-281-1781 which consisted of lots 88 & lot 89 due to tax delinquency, and

WHEREAS, this property is located within the Shore View Subdivision within the Village of Salem Lakes with the address of 110^{th} St., and

WHEREAS, We Energies requests a permanent easement over and across a part of Kenosha County property described as strips of land 6 feet in width of Grantor's premises described as Lots 88 and 89, Shore View Subdivision being part of the Northeast ¼ of Section 28, Township 1 North, Range 20 East, Village of Salem Lakes, County of Kenosha, State of Wisconsin, and

WHEREAS, the location of the easement area with respect to Kenosha County land is shown on the attached drawing, marked Temporary Exhibit "A", and

WHEREAS, the purpose of this easement is to allow We Energies to construct, install, operate, maintain, repair, replace and extend underground utility facilities together with all necessary and appurtenant equipment under and above ground as deemed necessary to transmit electric energy, signals, television, and telecommunications, and

NOW, THEREFORE BE IT RESOLVED, that the Kenosha County Board of Supervisors authorizes the Director of the Division of Parks to execute any contracts, agreements or other documents necessary to complete this transaction.

We Energies Permanent Easement Request within the Village of Salem Lakes March 7, 2022 Page 2

Respectfully Submitted:				
Committee:	Aye	Nay	Abstain	Excused
Bill Grady, Chairperson				
John Franco, Vice Chairperson				
Supervisor Laura Belsky	X			
Supervisor Andy Berg				
Supervisor Gabe Nudo				
Supervisor Dennis Pierce	X			
Supervisor Zach Rodriguez				

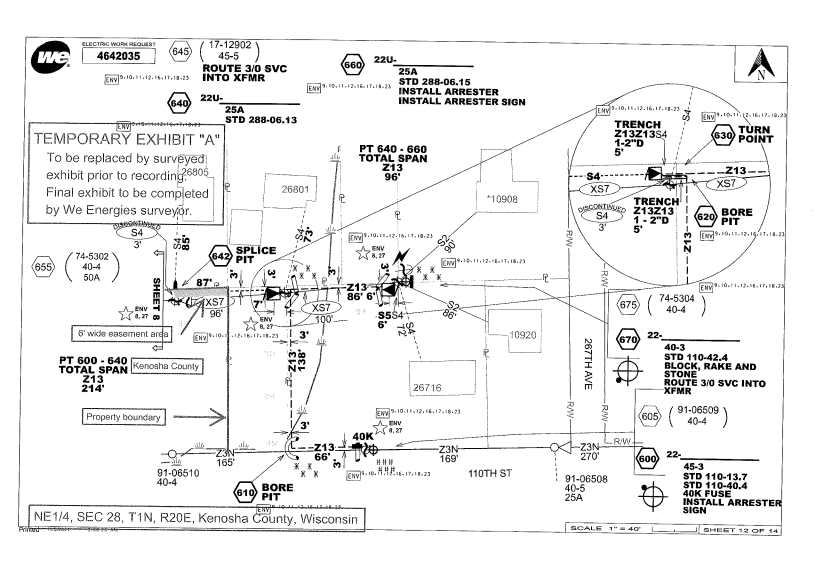
We Energies Permanent Easement Request within the Village of Salem Lakes March 7, 2022 Page 3

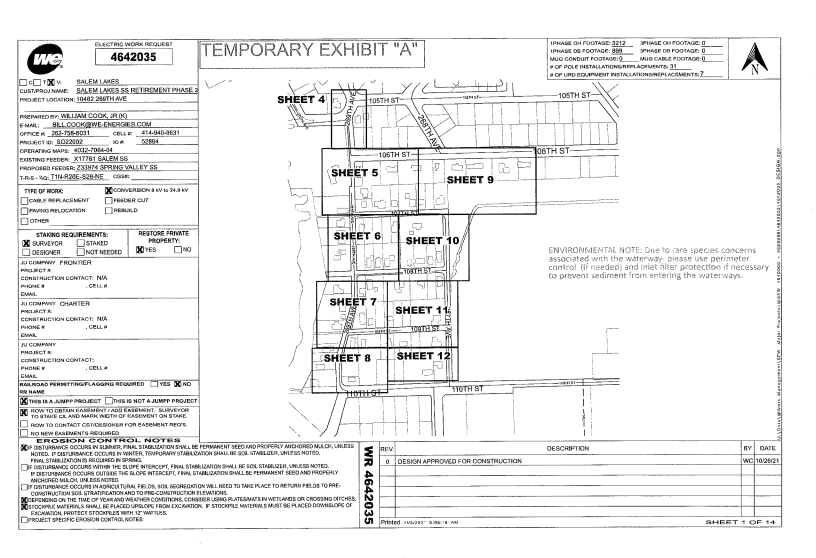
FINANCE/ADMINISTRATION COMMITTEE

1.10 4	Aye	Nay	Abstain	Excused
Supervisor Jeffrey Gentz, Chair				
Supervisor Ronald J. Frederick, Vice-Chair				
Supervisor John Franco				
Supervisor Sharon Pomaville				
Supervisor Ed Kubicki				\searrow
Supervisor Jeff Wamboldt				
Monica M. Yullas Supervisor Monica Yuhas				

Kenosha County Administrative Proposal Form

1. Proposal Overview			
Division: Parks	Department:	Public Works	
Proposal Summary (attach expla	nation and required	documents):	P
		ŕ	
Resolution to grant We Energies	permanent easeme	nt request withir	the Village of Salem
Lakes	ment of the second of the seco		
Dept./Division Head Signature:	Bet		Date: 3. 2. 22
			Date.
2. Department Head Review			NAME OF THE PARTY
Comments:			
Recommendation: Approval 🔀	Non-Approval		
			 .
Department Head Signature:	Hold	D	ate: 3-2-22
3. Finance Division Review			
Comments:			
Recommendation: Approval	Non-Approval		
_			
Finance Signature:	pt	Date:	3-2-22
4. County Eve autice Baria	'		
4. County Executive Réview Comments:			
oommonto.			
Action: Approval 💢 Non-Appro	wal 🗀		
Executive Signature:	Tim Kreuser	Date:	3-7-22
Revised 01/11/2001		THE PARTY OF THE P	







BOARD OF SUPERVISORS

RESOLUTION NO.

Subject: Resolution to approve an Intergovernmental Agreement between Kenosha County and the Village of Twin Lakes for a project to resurface and enhance a section of County Trunk Highway EM.			
Original □ Corrected □ 2 nd Correction □ Resubmitted □			
Date Submitted:	Date Resubmitted:		
Submitted by:			
Fiscal Note Attached □	Legal Note Attached □		
Prepared by: Ray Arbet, Director – Department of Public Works & Development Services	Signature:		

WHEREAS, in 2021 the Kenosha County Highway Division engaged in preparatory steps for a resurfacing project intended to extend road surface useful-life on a 2.6-mile section of County Trunk Highway (CTH) EM from CTH Z to the Stateline, and

WHEREAS, because this section of CTH EM is in the Village of Twin Lakes, County Highway Division staff engaged Village staff to inform them and coordinate communication for the Project with residents, and

WHEREAS, during these discussions, the Village expressed an interest in having the County investigate the feasibility of incorporating a multi-use path feature as part of the Project because pedestrians and bikers regularly use the vehicle travel-lanes on this densely populated section of CTH EM, and

WHEREAS, the rolling topography combined with a narrow and curvy road foot-print along this section of CTH EM make pedestrian and biking activities risky and complicate stormwater management, and

WHEREAS, the County and Village recognized that collaborating on this project would leverage resources and allow the Project to include safety improving path features, improved stormwater management and extend the useful-life of the road surface, and

WHEREAS, Kenosha County and the Village of Twin Lakes worked to develop an Intergovernmental Agreement (IGA) that outlines how this Project can be jointly performed and funded.

NOW THEREFORE BE IT RESOLVED, that the Kenosha County Board of Supervisors hereby approves the attached IGA and authorizes the Kenosha County Highway Commissioner and County Administration to process and sign documents required for the Project's execution.

Village of Twin Lakes - CTH EM Improvement Project Page 2

Respectfully	Subm	itted
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PUBLIC WORKS/FACILITIES COMMITTEE

$\mathcal{O}(1)$	Aye / Nay	Abstain	Excused
Tailler MA			
Bill Grady, Chairperson			
John/Franco, Vice Chairperson			
Saux Felsky	X _		
Ilaura Belsky			
Andy Berg			
Gabe Nudo			
flennes fund	X		
Dennis Pierce			
<u> </u>			
Zach Rodriguez			

Village of Twin Lakes - CTH EM Improvement Project Page 3

FINANCE/ADMINISTRATION COMMITTEE

Supervisor Jeffrey Gentz, Chair	Aye	Nay	Abstain	Excused
Supervisor Ronald J. Frederick, Vice-Chair				
Supervisor John Franco	V			
Supervisor Sharon Pomaville				
Supervisor Ed Kubicki				X
Supervisor Jeff Wamboldt				
Mentica M. Muhas Supervisor Monica Yuhas				

Kenosha County Administrative Proposal Form

1. Proposal Overview Division: Highway	Department:	Public Works an	d Development
		Services	
Proposal Summary (attach explana	tion and required	documents):	
Resolution to approve an Intergove Village of Twin Lakes for a project t Highway EM	rnmental Agreeme o resurface and er	ent between Keno nhance a section	sha County and the of County Trunk
Dept./Division Head Signature:			Date:
2. Department Head Review		· · · · · · · · · · · · · · · · · · ·	
Comments:			
Recommendation: Approval 🕅 N	lon-Approval 🗌		
Department Head Signature:			00000
Department Head Signature:	At O	Dat	e: 2-28-22_
3. Finance Division Review			
Comments:			
_			
Recommendation: Approval 🔀 N	Ion-Approval 🗌		
Finance Signature:	,	Date:	2/28/22
	1		3./
4. County Executive Review			
Comments:			
	/		
Action: Approval Non-Approv	al 💭		
			-,/3/4 -
Executive Signature:	CECLL Que	Date:	<u> </u>

CTH EM Improvement Project Intergovernmental Agreement (IGA) between Kenosha County and the Village of Twin Lakes

I. Background:

In 2021 Kenosha County was developing a plan to resurface CTH EM from CTH Z to the Stateline. As part of project preparation, the County engaged the Village of Twin Lakes to discuss several stormwater infrastructure features in the project area that would need to be replaced prior to the resurfacing project, likely requiring limited road closures to perform.

As part of these discussions, the Village expressed an interest in having the County investigate the feasibility of incorporating some type of multi-use path feature as part of the resurfacing of this urban-speed limit road (25 MPH). The Village indicated this stretch of CTH EM is densely populated and the vehicle travel lanes are regularly used by residents for biking and walking – even though it is narrow, contains varied topography (hills, curves, etc.) and numerous non-conforming driveways/related features.

The Village and County agreed that if a path-type feature could somehow be incorporated into the road resurfacing project, it would improve traffic safety (pedestrian, bike, vehicle) - and add significant value for Village residents.

Given the topography and related physical characteristics of the project area, it was determined that it is not practical to construct a conventionally designed multi-use path adjacent to CTH EM. Notwithstanding this, the County and Village worked with an engineering consultant to develop an "enhanced shoulder" concept that will improve the road's safety and functionality.

The selected design concept attempts to:

- Optimize the use of the existing right-of-way (ROW), limiting the need for additional ROW acquisition.
- Minimize disruption to existing topography.
- Integrate the road and enhanced shoulder features with existing, non-conforming driveways.
- Provide for stormwater management improvements by using a combination of surface and below-grade stormwater infrastructure.
- Create conditions for bikes and/or pedestrians to safely traverse this section of roadway with an
 expanded paved area outside of the vehicle lanes.

Working collaboratively, it appears the Village and County can leverage resources to design and rehabilitate CTH EM in a manner that not only preserves the road's travel surface, but also improves stormwater management and enhances resident safety – these reasons form the basis for this IGA.

II. DEFINITION OF OBLIGATIONS

Recognizing the value and advantages to our community's residents of incorporating safety, functional and stormwater management improvement features with the CTH EM Resurfacing Project, both the County and Village agree to support the development and execution of the Project by agreeing to the following:

A. County Obligations

1. Design Development:

The County has selected RA Smith as the design engineering consultant for this project to develop the required drawing and specifications necessary to bid and construct this Project. The County is responsible for coordinating all design activities and communications with RA Smith. The Village will be included in the design development process, having at a minimum – opportunities for review/input at the 30%, 70% and 100% design development stages.

- 2. Project & Construction Management The County is responsible for all Project Management activities and will be responsible for selecting and directing a Construction Manager (CM) for the construction phase of this Project. The CM will be tasked with managing the construction of the Project, including coordinating communications, contractor supervision, scheduling and traffic control coordination.
- **3. Supplemental Funding Source Identification** the County will be responsible for identifying grant and other program funding opportunities that it may have access to for the Project. The County will also make available to the Village, grant application resource assistance if requested.

B. Village Obligations

1. Design Participation

The Village will work with the County and RA Smith to assist in design development, providing input based on a more intimate knowledge of the Project area's challenges and opportunities. The Village will at a minimum – have opportunities for review/input at the 30%, 70% and 100% design development stages.

2. Project Support – the Village will provide project support through communications with the Project Team and Village residents to ensure community awareness of the project and associated milestone events/activities. The Village will work with the County to minimize disruptions to the project area's residents and assist in resolving any project related issues that may arise.

3. Supplemental Funding Source Identification

The Village will actively work to pursue the identification of viable project funding sources to minimize the level of local resources necessary to fund the Project. The County will make available grant-writing staff/resources for this project at the Village's request.

III. PROJECT SCHEDULE SUMMARY

The following is a summary of Project milestone activities and target dates:

1-1-22 thru 11-1-22 – Design/engineering specifications development.

11-15-22 thru 12-15-22 - Advertise for bids

12-15-22 thru 1-15-23 - Bids review & Award

4-15-23 thru 10-15-23 - Project construction

IV. PROJECT FUNDING

Both the County and Village will work to identify and secure supplemental funds that will minimize the local costs for this Project. Here is the projected Project cost estimate and targeted funding allocation:

Total Estimated Project Cost:	\$2,860,000
(in alreada a 400/ a a a 1 a a a 1	

(includes 10% contingency)

Targeted Fund Sources Allocation:

	Total Pr	oject Funding	\$2	,860,000
4.	*Other Sources		\$	200,000
	Village Match		\$	250,000
2.	County Match		\$1	,425,000
1.	Local Road Improvement Pro	ogram	\$	985,000

^{*}During 2022 the County and Village will pursue non-local funding sources for this Project. If less than the "Other Sources \$200,000" is raised, the County will fund the difference and if more than \$200,000 is raised from other sources, the excess amount will be used to reduce the County's match.

V. Project Cost and/or Scope Changes

If Project circumstances change, or new information is discovered that:

- Creates a situation whereby actual Project Costs exceed the original estimate, or
- The Village and County mutually agree to alter the scope of the Project, either increasing or decreasing Project costs, then

both parties agree to fund the Project's revised costs, by using the proportional allocation of 80% County/20% Village. The Village's minimum contribution commitment to the project is the above noted \$250,000. Within thirty (60) days of the completion of the Project, County will invoice the

Village for its share of the cost. Within sixty (60) days of the receipt of such invoice, Village will remit total payment to County.

AGREED TO BY:		
For the Village of Twin Lakes		
Howard Skinner, President	Date	
Laura Roesslein, Administrator		
For Kenosha County		
•		
Jim Kreuser, County Executive	Date	
Clement Abongwa, Highway Commissioner	 Date	



KENOSHA COUNTY BOARD OF SUPERVISORS

Resolution No			
Subject:			
A Resolution Setting Salaries for Sheriff and Clerk of Courts			
Original [x] Corrected [] Resubmitted []	2nd Correction []		
Date Submitted:	Date Resubmitted:		
Submitted by: Clara-lin Tappa and the Finance & Administrat	ion Committee		
Fiscal Note Attached []	Legal Note Attached [] Agreement		
Prepared by: Clara-lin Tappa	Signature: Clain Lin Tappa		
WHEREAS, pursuant to Section 59.22 (1)(a), Wis. Stats., the County Board must establish the total annual compensation paid to elected officials for their term of office before the earliest time for filing nomination papers for those elected positions; and WHEREAS, both the offices of Sheriff and Clerk of Courts will be on the November 2022 ballot for four-year terms to begin in January 2023; and WHEREAS, nomination papers for those two offices could be filed, at the earliest, on April 15, 2022;			
NOW, THEREFORE BE IT RESOLVED , the Kenosha County Board of Supervisors hereby establishes the following salaries for the Kenosha County elected officials to be chosen in the November 2022 election for terms of four years: Kenosha County Sheriff:			
2023 2024 2025 2026 \$117,611 \$1 20,551 \$ 123,565 \$ 126,6 # 114,742 # 117,611 # 120,551 # 123 Kenosha County Clerk of Courts	54- 3, 5-65		

2025

\$97,303

2024

\$95,396

2026

\$99,249

2023

\$94,451

FINANCE/ADMINISTRATION COMMITTEE:	<u>Aye</u>	<u>Nay</u>	<u>Abstain</u>	Excused
Jeff Gente, Chair				
Ronald Frederick, Vice Chair	4			
Jott Wamboldt	Œ			
Edward Kubicki				×
Marica M. Mulas Monica Yuhas				
John Franco	5			
Sharon Pomaville	Q			



Andy M. Buehler, Director Division of Planning & Development 19600 75th Street, Suite 185-3 Bristol, WI 53104-9772 (262) 857-1895

MEMORANDUM

Communication to Kenosha County Board of Supervisors (For Informational Purposes Only)

As required by Section 59.69(2)(e), the following report is being made on the petitions to the **April 13, 2022** Planning, Development & Extension Education Committee meeting that have been filed in the Kenosha County Clerk & Kenosha County Planning & Development Offices for future consideration by the County Board.

- 1. Russell Weis Trust, 273 Settlement Dr., Burlington, WI 53105 (Owner), Planning, Development & Extension Education Committee, 19600 75th Street, Suite 185-3, Bristol, WI 53104 (Sponsor), requesting a rezoning from C-2 Upland Resource Conservancy Dist. to C-2 Upland Resource Conservancy Dist. & C-1 Lowland Resource Conservancy Dist. on Tax Parcel #30-4-220-071-0300 located in the NE ¼ of Section 7, T2N, R20E, Town of Brighton.
- 2. **Russell Weis Trust**, 273 Settlement Dr., Burlington, WI 53105 (Owner), Jeff Badtke, 1412 136th Ave., Union Grove, WI 53182 (Agent), requesting a **Certified Survey Map** on Tax Parcel #30-4-220-071-0300, located in the NE ¼ of Section 7, T2N, R20E, Town of **Brighton**.
- 3. **Bristol 50 LLC**, 7330 W. Montrose Ave., Norridge, IL 60706 (Owner), Steve Hoffman, 111 17th St., Wilmette, IL 60009 (Agent), requesting a **Conditional Use Permit** to construct wildlife ponds in the C-1 Lowland Resource Conservancy Dist. on Tax Parcel #95-4-119-121-1001 located in the E ½ of Section 12, T1N, R19E, Town of **Wheatland**.
- 4. **Haskins LLC**, 400 Boulder Ridge Ct., Lake Geneva, WI 53147 (Owner), Mark Larkin, 400 Boulder Ridge Ct., Lake Geneva, WI 53147 (Agent), requesting a **rezoning** from A-1 Agricultural Preservation Dist. to B-5 Wholesale Trade and Warehousing Dist. and R-2 Suburban Single-Family Residential Dist. on Tax Parcel #95-4-219-314-0360, located in the SE ¼ of Section 31, T2N, R19E, Town of **Wheatland**.
- 5. Haskins LLC, 400 Boulder Ridge Ct., Lake Geneva, WI 53147 (Owner), Mark Larkin, 400 Boulder Ridge Ct., Lake Geneva, WI 53147 (Agent), requesting a **Conditional Use Permit** to allow a contractor business in the B-5 Wholesale Trade and Warehousing Dist. on part of Tax Parcel #95-4-219-314-0360, located in the SE ¼ of Section 31, T2N, R19E, Town of **Wheatland**.
- 6. **Haskins LLC**, 400 Boulder Ridge Ct., Lake Geneva, WI 53147 (Owner), Mark Larkin, 400 Boulder Ridge Ct., Lake Geneva, WI 53147 (Agent), requesting a **Certified Survey Map** on Tax Parcel #95-4-219-314-0360, located in the SE ¼ of Section 31, T2N, R19E, Town of **Wheatland**.

- 7. Tabled Request of Dosedla Farms LLP, 2021 Mealy Rd., Waterford, WI 53185 (Owner), Eric Christensen, 7 N. Pinckney St., #300, Madison, WI 53703 (Agent), requests an amendment to the Adopted Land Use Plan map for Kenosha County: 2035 (map 65 of the comprehensive plan) from "Farmland Protection" & "SEC" to "General Agricultural & Open Land", & "SEC" on Tax Parcel #30-4-220-131-0220, located in the east ½ of Section 13, T2N, R20E, Town of Brighton.
- 8. **Tabled Request of Dosedla Farms LLP**, 2021 Mealy Rd., Waterford, WI 53185 (Owner), Eric Christensen, 7 N. Pinckney St., #300, Madison, WI 53703 (Agent), requesting a **rezoning** from A-1 Agricultural Preservation Dist., C-2 Upland Resource Conservancy Dist. & C-1 Lowland Resource Conservancy Dist. to A-2 General Agricultural Dist., C-2 Upland Resource Conservancy Dist. & C-1 Lowland Resource Conservancy Dist. on Tax Parcel #30-4-220-131-0220, located in the east ½ of Section 13, T2N, R20E, Town of **Brighton**.
- 9. **Tabled Request of Dosedla Farms LLP**, 2021 Mealy Rd., Waterford, WI 53185 (Owner), Eric Christensen, 7 N. Pinckney St., #300, Madison, WI 53703 (Agent), requesting a **Certified Survey Map** on Tax Parcel #30-4-220-131-0220, located in the east ½ of Section 13, T2N, R20E, Town of **Brighton**.
- 10. **Tabled Request of Dosedla Farms LLP**, 2021 Mealy Rd., Waterford, WI 53185 (Owner), Eric Christensen, 7 N. Pinckney St., #300, Madison, WI 53703 (Agent), requests an **amendment to the Adopted Land Use Plan map for Kenosha County: 2035 (map 65 of the comprehensive plan)** from "General Agricultural & Open Land" & "SEC" to "General Agricultural & Open Land", "Rural-Density Residential" & "SEC" on Tax Parcel #30-4-220-134-0101, located in the southeast ¼ of Section 13, T2N, R20E, Town of **Brighton**.
- 11. **Tabled Request of Dosedla Farms LLP**, 2021 Mealy Rd., Waterford, WI 53185 (Owner), Eric Christensen, 7 N. Pinckney St., #300, Madison, WI 53703 (Agent), requesting a **rezoning** from A-2 General Agricultural Dist., C-2 Upland Resource Conservancy Dist. & C-1 Lowland Resource Conservancy Dist. to A-2 General Agricultural Dist., R-1 Rural Residential Dist., C-2 Upland Resource Conservancy Dist. & C-1 Lowland Resource Conservancy Dist. on Tax Parcel #30-4-220-134-0101, located in the southeast ¼ of Section 13, T2N, R20E, Town of **Brighton**.
- 12. **Tabled Request of Dosedla Farms LLP**, 2021 Mealy Rd., Waterford, WI 53185 (Owner), Eric Christensen, 7 N. Pinckney St., #300, Madison, WI 53703 (Agent), requesting a **Certified Survey Map** on Tax Parcel #30-4-220-134-0101, located in the southeast ¼ of Section 13, T2N, R20E, Town of **Brighton**.
- 13. Approval of Minutes
- 14. Citizens Comments
- 15. Any Other Business Allowed by Law
- 16. Adjournment

Sincerely,

— DocuSigned by: Out, M. Lueller

ANDY M. BUEHLER, Director Division of Planning & Development