

Winneba<mark>go County</mark> Chapter 8

Public Works Ordinance

Adopted 3/19/74 Revised 5/21/13

WINNEBAGO COUNTY PUBLIC WORKS CHAPTER 8, WINNEBAGO COUNTY GENERAL CODE

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PUBLIC WORKS

8.01 PUBLIC WORKS PROJECTS POLICY:

- (1) Purpose. The purposes of this section are as follows:
 - (a) To provide a uniform process for the handling of County public works projects from the earliest stages of the project through completion.
 - (b) To designate the areas of responsibility throughout the various stages of the project.
- (2) Definition of Public Works Projects. Public Works Projects shall include any County project which requires public bidding pursuant to <u>§ 66.0901</u>, Wisconsin Statutes.
 - (a) No vehicle shall be parked, attended or unattended in any of the County Courthouse Parking Lots except in accordance with the designations placed on signs in the parking lots and then only in accordance with the regulations governing the use of such areas as defined in s. 7.01(1) (b) through (i) of the Code.
 - (b) Employees, as defined in s. 7. 01 (1) (j) of the Code, who park in any of the County Courthouse Parking Lots must have a parking sticker and must park in the Employee Parking area. Employee parking stickers will be made available through the Winnebago County Personnel Office. All employee parking stickers must be affixed to the employee's vehicle on the face of the left end of the rear bumper.
- (3) EIGHT STAGES OF PUBLIC WORKS PROJECT. Every County public works project shall proceed according to the following stages:
 - (a) Initial Discussion Concerning the Project. To determine the need for the project, an initial discussion concerning such proposed project shall be conducted by the committee of jurisdiction, the Buildings and Grounds Committee and the County Executive.
 - (b) Selection of an Architect. Designation of a suitable architect for the project shall be made by the Buildings and Grounds Committee and the County Executive, subject to approval by the County Board.
 - (c) First Resolution by the County Board. The Buildings and Grounds Committee shall submit a resolution for consideration by the County Board which shall include recommendations to approve, amend, refer or disapprove initial preparations for the project, approval of an architect for the project and a provision for funds for the architect and other preliminary costs, if any.
 - (d) Preparation of Initial Project Documents Including the Contract with the Architect. The committee of jurisdiction, the Buildings and Grounds Committee, the County Executive and the project architect shall develop plans, specifications and cost estimates of the project for County Board consideration.
 - (e) Second County Board Resolution. The Buildings and Grounds Committee shall prepare a second resolution for County Board consideration which shall include approval of the project as indicated by the plans and specifications, provisions for funding the project and an authorization to advertise for bids.



- (f) Advertise for and Receive Bids. The Buildings and Grounds Committee and the County Executive shall receive, tabulate and review bids on the project.
- (g) Third County Board Resolution. The Buildings and Grounds Committee shall report the bidding results to the County Board and recommend execution of contracts with successful bidders.
- (h) Construction Phases. The following five (5) member team shall have the responsibility for overseeing the construction phases of the project to assure that the construction is being performed in the best interest of the County:
 - 1) The County Executive.
 - 2) One member of the committee of jurisdiction.
 - 3) One member of the Buildings and Grounds Committee.
 - 4) The project architect.
 - 5) A department head, engineer or the like.
- (4) OTHER PROVISIONS.
 - (a) The County Executive shall prepare and submit progress reports to the County Board from time to time.
 - (b) The County Executive and the County Clerk shall execute all contracts on behalf of the County.
 - (c) The County Executive shall prepare invoices and authorize payments to be made on the project pursuant to County Board resolutions.
 - (d) When the Buildings and Grounds Committee is the committee of jurisdiction, the County Executive shall meet with the entire Committee during the various phases of construction.

8.02 URBAN TYPE CONSTRUCTION ON COUNTY TRUNK HIGHWAYS UNDER COUNTY MAINTENANCE JURISDICTION; POLICY.

- (1) PURPOSE. The purpose of this policy is to establish a criteria for sharing the cost of funding for urban type construction on County Trunk Highways under County maintenance jurisdiction.
- (2) DEFINITIONS.
 - (a) Urban Type Construction. For purposes of this section of the Code, urban type construction, hereinafter called "construction," shall mean pavement, curb, gutters, storm sewers, sewer laterals, and the like, on portions of County Trunk Highways under county maintenance jurisdiction in a residentially, commercially or industrially developed area.
 - (b) Local Unit of Government. Any town, city or village, or any combination thereof, participating in the project.



P	ETERMINATION OF PROJECT COST SUBJECT TO COST SHARING AND COUNTY AND LOCAL SHARE OF ROJECT COST: NON-FEDERAL OR NON-STATE AID PROJECT. Every project hereunder shall be subject the following formula for determination of project cost subject to cost sharing:
(a) Total Project Cost \$
(t) Less: Portion of project cost, if included herein, relating to preliminary and design engineering up to construction stage. (100% payable by Winnebago County.)
	\$
	Subtotal \$
(0	 Less: Portion of project cost, if included therein, relating to mainline storm sewer including all engineering costs therefor (\$100 payable by local unit of government.) \$
(0	Subtotal \$ I) Less: Portion of project cost, if included therein, relating to sidewalks or bike trails including right-of-way for same. (100% payable by local unit of government.) \$
	Subtotal \$
(€	 Less: Other deletions from project cost as are mutually agreeable to Winnebago County and local unit of government. \$
(f) Project cost subject to cost sharing. \$
(£) Percentage of project cost subject to cost sharing in Item (f) payable by local unit of government.
	25%
1)	Percentage of project cost subject to sharing in Item (f) payable by Winnebago County. 75%
(i	Local unit of government share of project cost shall be as follows:
	 Portion of the project cost 100% payable by local unit of government in Items (c) and (d) of formula, plus; \$
	 Portion of project cost, if any, payable by local unit of government in Item (e) in formula, plus; \$
	 Portion of project cost subject to cost sharing payable by local unit of government by multiplying percentage in Item (g) times dollar amount in Item (f). \$
	4. Total local unit of government share of project cost.

\$ (j) County share of project cost shall be as follows: 1. Portion of the project cost 100% payable by Winnebago County in Item (b) of formula, plus; \$ 2. Portion of project cost, in any, payable by Winnebago County in Item (e) of formula, plus; Ś 3. Portion of project cost subject to cost sharing payable by Winnebago County by multiplying percentage in Item (h) times dollar amount in Item (f). \$ 4. Total County share of project cost. \$_____ (4) DETERMINATION OF PROJECT COST SUBJECT TO COST SHARING AND COUNTY AND LOCAL SHARE OF PROJECT COST: FEDERAL AND STATE AID PROJECT. Every project hereunder shall be subject to the following formula for determination of project cost subject to cost sharing. **Total Project Cost** Less: Portion of

project cost, if included herein, relating to preliminary and design engineering up to construction stage. (100% payable by Winnebago County.) Less: Portion of project cost, if included therein, relating to mainline storm sewer including all engineering costs therefor (\$100 payable by local unit of government.) Subtotal

(d) Less: Portion of project cost, if included therein, relating to sidewalks or bike trails including right-of-way for same. (100% payable by local unit of government.)

\$_____

\$____

Subtotal



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	(e)	Less: Other deletions from project cost as are mutually agreeable to County and local unit o government.	f
	(f)	Less: Federal and State Aid applied to this project.	
	(g)	Project cost subject to cost sharing. \$	
	(h)	Percentage of project cost subject to cost sharing in Item (g) payable by local unit of govern 25%	ment.
	(i)	Percentage of project cost subject to sharing in Item (g) payable by Winnebago County.	
		75%	
	(j)	Local unit of government share of project cost shall be as follows:	
		 Portion of the project cost 100% payable by local unit of government in Items (c) and (d formula, plus; \$) of
		 Portion of project cost, if any, payable by local unit of government in Item (e) in formula plus; \$ 	1,
		 Portion of project cost subject to cost sharing payable by local unit of government by multiplying percentage in Item (h) times dollar amount in Item (g). \$ 	
		 4. Total local unit of government share of project cost. \$ 	
	(k)	County share of project cost shall be as follows:	
1.	Po	ortion of the project cost 100% payable by Winnebago County in Item (b) of formula, plus; \$	
2.		ion of project cost, in any, payable by Winnebago County in em (e) of formula, plus; \$	
3.	in Ite	ion of project cost subject to cost sharing payable by Winnebago County by multiplying perce em (i) times dollar mount in Item (g). \$	ntage
4.	Tota	l County share of project cost. \$	(

(5) OTHER PROVISIONS.

- (a) Mainline storm sewer, including all engineering thereon, sidewalks and bike trails, including any right-of-way for the same, shall be funded entirely by the local unit of government. The local unit of government, however, shall not be responsible for any costs associated with the construction of the actual roadway. Winnebago County shall fund 100% of all costs of the project related to the construction of the actual roadway, unless, for undetermined reasons or extenuating circumstances, all parties agree to an alternative funding mechanism. Sidewalks or bike trails constructed near or adjacent to said roadway projects shall be located in such a manner so as to provide ample terrace for storage of snow.
- (b) All preliminary and design engineering, other than as provided in subsection (a) hereof, up to construction stage, shall be provided and funded entirely by the County.
- (c) Parking on County Trunk Highway system is not available and parking on any construction pursuant to this section of the Code shall be prohibited.
- (d) The County shall notify all local units of government to be affected by any project hereunder and binding agreements between the County and the local unit of government approved by the local unit governing bodies shall be executed prior to any project construction.
- (6) EFFECTIVE DATE. The effective date of this section of the Code shall be upon passage by the County Board and publication in booklet form as provided in Sec. 66.035, Wisconsin Statutes.

8.03 (RESCINDED)

8.04 PROCEDURE FOR COUNTY BOARD ACTION ON TOWN ZONING AMENDMENTS; POLICY.

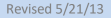
- (1) AUTHORITY. This section of the code is adopted in response to statutory requirements found in § 60.61, Wisconsin Statutes.
- (2) PURPOSE. The purpose of this policy is to establish an orderly procedure whereby the Winnebago County Board of Supervisors may take action on Town Zoning Amendments as required by law.
- (3) PROCEDURE.
 - (a) Information to be submitted by Town. Any Town with an adopted Town Zoning Ordinance which has been approved by the Winnebago County Board of Supervisors shall submit its recommendation or action on all Town Zoning Ordinance Amendments; both text and map amendments, to the Winnebago County Board in care of the Winnebago County Clerk.
 - **(b)** Information Required for Submittal to County Board.
 - 1) Prior to submittal of a Town zoning change to the County Board of Supervisors, the following information must be received from the Town.
 - a) The name and address of the owner of the property proposed to be rezoned, and the name and address of the applicant, if different.



- b) An accurate legal description or parcel number of the parcel or area rezoned. If an entire tax parcel is not being rezoned, the legal description must be by metes and bounds, specifying distances and bearings.
- c) The zoning district designation and name of both the existing and proposed zoning districts. For example, A-2 (General Ag) to R (Residential).
- **d)** Certification by the Town Clerk that a public hearing was conducted, the date of the hearing, and that publication and/or notices required by ordinance were made.

e) Findings (reasons) made by the Town Board to support the approval or denial.

- f) A scale map showing the affected area, and all surrounding properties within 1,320', detailing at a minimum, parcel boundaries, zoning districts, structures, and road names.
- 2) Failure to provide the information required in (1), above, will place the request in abeyance until such time as the information is provided. When the information is received, the request will be placed on the next appropriate County Board agenda for action.
- (c) Reading of Town Board Information. The County Clerk will read the town Board recommendation or action on the Town Zoning Ordinance at the first County Board meeting that follows ten days or more from the receipt of the submittal by the Town on the amendment.
- (d) Options Concerning Proposed Amendment. Following the reading of the proposed Town Zoning Amendment by the County Clerk and during the County Board session at which the Zoning Amendment has been read by the Clerk, it will be the responsibility of the County Board Supervisor in the affected Town to exercise one of two options on the proposed Zoning Amendment:
 - He or she may submit a resolution recommending approval of the Town Zoning Amendment as acted upon or recommended by the Town Board. Any such resolution for County Board approval shall include a disclaimer of County liability for the Town Zoning Amendment and Town Zoning Ordinance.
 - 2) He or she may request that the proposed Town Zoning Amendment be referred to the County Planning and Zoning Committee for its review, a public hearing, and its recommendation on the matter to the County Board within ninety days. The fee for such review by the Planning and Zoning Committee shall be identical to the public hearing fee specified in Section 17.02(12), County Code. The fee shall be paid by the property owner or applicant listed in the Town Zoning Change, and shall be accompanied by a properly completed County Zoning Hearing Application and such accompanying documentation as may be required in order to conduct the public hearing.
- (4) FARMLAND PRESERVATION. Town resolutions removing property from districts zoned for Farm Preservation shall not be accepted for County Board action unless accompanied by:
 - 1) Findings as required by § 91.66(1), Wis Stats; and
 - 2) The Notice of Rezoning of Conditional Use/Special Exception in
 - the Exclusive Agricultural District (Form ARM-LR-31) as required by the Wisconsin Department of Agriculture, Trade & Consumer Protection; and



- **3)** A scale site plan showing the affected area, and all surrounding properties within 1,320', detailing at a minimum, parcel boundaries, zoning, and all structures.
- (5) EFFECTIVE DATE. The effective date of this chapter of the code shall be upon passage by the County Board of Supervisors and publication in booklet form as provided in § 66.035, Wis Stats, subsequent to adoption of this Chapter by the Winnebago County Board of Supervisors.

8.05 LAND RECORDS

- (1) AUTHORITY. The provisions of this ordinance are adopted by the Winnebago County Board of Supervisors pursuant to the authority granted in §§ 16.967, 59.52(2), 59.72, 59.69, Wis Stats, and Wisconsin Administrative Code ILHR 83.
- (2) TITLE. This Ordinance shall be known as the "Winnebago County Land Records Ordinance."
- (3) PURPOSE. This ordinance is adopted for the following purposes:
 - (a) To promote the public health, safety and general welfare.

(b) To provide for the orderly, precise and consistent conveyance of land records.

- (c) To provide accurate and uniform land records for inclusion in the Winnebago County Geographic Information System on a County-wide basis.
- (4) APPLICABILITY. This Ordinance shall be applicable to all lands within Winnebago County which are in unincorporated areas or in areas where the County has property related permit-issuing or permit-reviewing authority, and shall be specifically applied to the following documents:
 - (a) Non-recordable documents:
 - 1) Site plans prepared pursuant to the Winnebago County General Code such as the Winnebago County Town/County Zoning Ordinance, Sanitary Ordinance, Access Control Ordinance, and Uniform Addressing System Ordinance.
 - 2) Non-recorded surveys conducted by registered land surveyors in accordance with Chapter AE7, Wis. Admin. Code, and filed with Winnebago County as required by § 59.45, Wis. Stats, such as property, mortgage, floodplain and topographic surveys.
 - (b) Recordable documents:
 - **1)** Transfer of land title by recorded document, excluding creation and termination of tenancy.
 - 2) Subdivisions and Certified Survey Maps prepared pursuant to Chapter 236, Wis. Stats. and Section 18, Winnebago County Land Division Ordinance.
 - 3) Assessors Plats prepared pursuant to § 70.27, Wis Stats.
 - 4) Condominium Plats prepared pursuant to Chapter 703, Wis Stats.
 - 5) Cemetery Plats prepared pursuant to § 157.07, Wis Stats.



- 6) All other recorded land surveys as defined in Chapter AE7, Wisconsin Administrative Code.
- (5) ABROGATION AND GREATER RESTRICTION. It is not intended by this ordinance to repeal, abrogate, annul, impair or interfere with any existing easements, covenants, deed restrictions, agreements, regulations, ordinances, or permits previously adopted or issued pursuant to law. However, hereafter where this ordinance imposes greater restrictions, the provisions of this ordinance shall apply.
- (6) INTERPRETATION. The provisions of this ordinance shall be held to the minimum requirements and shall be liberally construed in favor of this ordinance and Winnebago County. They shall not be deemed a limitation or repeal of any other power granted by the Wisconsin Statutes.
- (7) SEVERABILITY AND NONLIABILITY. If any section, clause, provision, or portion of this ordinance is adjudged unconstitutional or invalid by a court of competent jurisdiction, the remainder of the ordinance shall not be affected thereby.
- (8) DEFINITIONS.
 - (a) ASCII File. A tabular computer file prepared in text form and based on the American Standard Code for Information Integration (ASCII). For the purposes of this ordinance, the file contains plat information, specifically, the subdivision name, block & lot numbers, square footages of each lot, distance/bearing/chord readings, and legal description.
 - (b) Fixed Boundaries. Used to define the boundaries of a lot or parcel. Fixed boundaries are defined as "physical" or "described".
 - 1) Physical boundaries: includes public highways and roads, railroads, alleys, or navigable water bodies.
 - 2) Described boundaries: includes municipal boundaries (exception: for building purposes as detailed in paragraph (c)2 below), legal descriptions, surveys, and metes and bounds.
 - (c) Lot or Parcel: Consists of the following:
 - 1) An area of land with fixed boundaries, as defined in this ordinance. The fixed boundaries are identified and enclosed by a legal description within:
 - a) a recorded document, or;
 - **b)** other type of instrument, such as transfers of interest in land by will or pursuant to court order which are recorded with the County Register of Deeds office and are exempted by Chapter 236, Wis. Stats.
 - 2) For building purposes only, contiguous property under the same ownership crossing one or more municipal boundaries shall constitute one lot/parcel (although it may be considered as two or more lots for assessment purposes).
 - (d) Plot Plan or Site Plan: A plan, to scale, showing existing and proposed structures and uses for a parcel of land and prepared per the specifications of this ordinance and used as a decision-making tool for permit approval.



(9) GENERAL PROVISIONS.

- (a) Non-recordable documents.
 - Site Plans. Site plans detailed in (4)(a)1 under "Applicability" shall be drawn to scale on a mylar base (or other base that is resistant to expansion and shrinkage) and prepared according to the specifications detailed in this ordinance.

Procedure:

- a) The property owner shall submit site plans to the County Land Information Office, located in the Winnebago County Courthouse, 415 Jackson Street, Oshkosh. The property owner has the option of preparing the site plan personally or to contract with a licensed engineer or surveyor. In any case, the site plan shall be prepared and submitted per the specifications of this ordinance.
- **b)** The site plan may be prepared on a plot plan drawing obtained from the County Land Information Office or by using a copy of a recorded Certified Survey Map (CSM) or other land survey meeting the minimum requirements of Chapter AE7, Wis. Admin. Code, and shall contain the following information:
 - **1.** Tax parcel number and parcel address.
 - 2. Location of recorded and/or officially mapped street right-of-way.
 - 3. Contour lines shown at no greater than 2 foot intervals.
 - 4. Location of physical characteristics such as rivers, lakes, streams, ponds, wetlands.
 - 5. Parcel boundaries and dimensions.
 - **6.** Scale of site plan (engineering scale).
 - 7. North direction arrow. North shall be orientated toward the top.
 - 8. Parcel acreage as shown on the recorded document or computed parcel acreage if acreage is not shown on the recorded document.
 - **9.** Location, dimensions, and use of existing and proposed structures, structural additions, wells, sanitary systems, drainfields, and points of ingress and egress (note: existing and proposed structures shall include decks and accessory structures).
 - **10.** Setback distances for existing and proposed structures shall be shown from the closest property line point and from other buildings and physical features on the property.
 - **11.** Location, dimension and type of recorded easements.
 - **12.** Any other information as required by County Departments or local or state ordinances/statutes.

NOTE: Items labeled with an asterisk is information that is available from the Winnebago County Land Information Office.



- 2) Non-recorded surveys prepared pursuant to Chapter AE7, Wis. Admin. Code, shall follow the additional requirements of this ordinance for non-recordable documents and all other local and state ordinances.
- (b) Recordable Documents. In addition to state statutory requirements for certified survey maps, subdivision plats, replats, assessor's plats, condominium plats and other recordable documents, the following additional requirements shall be adhered to for the purposes of this ordinance:
 - 3) Combining and Dividing Parcels.
 - a) Upon the effective date of this ordinance, a Certified Survey Map (CSM) shall be prepared and submitted for all parcel divisions and combinations, regardless of acreage. This shall include property transferred as a result of resolutions of property line disputes. A survey of the entire parent parcel shall be required only where the parent parcel is not presently described as part of a CSM or subdivision plat. The dedication or conveyance of public right-of-way for Winnebago County is exempt from CSM requirements of this Ordinance provided that the property acquired is described on the recorded deed by a metes and bounds description prepared by a registered land surveyor. Any property obtained by Winnebago County as a result of in rem tax foreclosure proceedings shall also be exempt from CSM requirements of this ordinance provided that the property and the property acquired is described on the recorded deed by a metes and bounds description prepared by a metes and bounds description prepared by a registered land surveyor. Any property acquired is described on the recorded that the property acquired is ordinance provided that the property acquired is described on the recorded deed by a metes and bounds description prepared by a registered land surveyor. In addition, the following shall apply:
 - 1. Exception for parcel combination: a CSM is not required for combining property provided the property owner verifies by recorded document that contiguous land under the same ownership is described as one parcel. In addition, the following shall apply:
 - **a.** The provisions of Sec. 8.05(9)(b)1)b), below, regarding unpaid and delinquent property taxes and special assessments shall apply.
 - **b.** If contiguous land is verified and approved as one parcel, future division of said land shall be by CSM or subdivision plat per Ch. 236, Wis. Stats.
 - **2.** Combining of assessments shall not eliminate the parcels as shown on the County tax parcel map and on record with the County Register of Deeds Office.
 - b) Parcel combination or division shall not be allowed under any circumstances if a property owner has unpaid or delinquent property taxes or special assessments for the parcel or parcels involved. The Town and/or County Treasurer shall make the determination on delinquent or unpaid property taxes or special assessments. Payment of special assessments and property taxes on the installment basis shall be acceptable provided it is agreeable to the Town and County Treasurers.
 - c) Present zoning shall remain on a subdivided or combined parcel until a zoning change is applied for by the applicant and granted by the governing body of jurisdiction.
- 4) Document Specifications.
 - d) Certified Survey Maps.



- 1. CSM's being prepared and submitted for recording shall show on its face the following:
 - a. Adjacent recorded CSM(s) and accompanying document number(s).
 - **b.** Previous CSM number which is being replaced in part or whole by a new CSM.
 - c. Parcel number(s) affected by the creation of a new CSM.
 - **d.** Section, town and range.
 - e. A statement commencing with the following language: "This CSM is contained wholly within the property described in the following recorded instruments:..."
- 2. Point of beginning shall be referenced off one existing section corner or 1/4 corners and be displayed on the face of the CSM or referenced to a lot from a previous CSM or subdivision which was referenced to two government corners. Where the point of beginning cannot be determined by one existing section corner or quarter corner, two corners shall be used.
- **3.** Figures for square footage shall be calculated to the nearest 1/100th of square footage and figures for acreage shall be calculated to the nearest 1/1000th of acreage. Figures shall be clearly displayed on the face of the CSM for each lot surveyed and mapped, including, as a separate entry, the area encompassed by the road right-of-way.
- e) Subdivision Plats, County Plats, Replats, Condominium Plats, Assessor Plats, Cemetery Plats.
 - 1. When submitting the original plat for recording, a copy of the original shall also be submitted to the County Land Information Office on a mylar base or other base that is resistant to expansion and shrinkage.
 - 2. Point of beginning shall be referenced from an existing section corner or 1/4 corner and be displayed on the face of the final plat.
 - If 1/4 corner line(s) run directly along the boundary(s) of the platted area, then the 1/4 line(s) shall be referenced by distance and bearing and graphically shown on the face of the final plat.
 - **4.** Each lot of the platted area shall clearly display an accurate square footage figure to the nearest 1/100th of square footage.
 - **5.** Optional provisions: an ASCII file may be submitted with the final plat per the specifications of the County Land Information Office.



- **f)** Land Title Transfers of Existing Parcels by Recorded Document. The following information, in a form satisfactory to the Land Records Office, shall be included when presenting a document for recording:
 - 1. Parcel address of property being transferred, if available, and,
 - 2. Grantee's mailing address, if different than parcel address.
- **g)** Optional provision: Digital transfer of records is allowed, however, format specifications of the Land Information Office shall be followed. Any data submitted digitally shall become public record.

(10) ADMINISTRATION AND ENFORCEMENT.

- (a) The provisions of this ordinance shall be administered and enforced by the Winnebago County Planning and Zoning Department.
- (b) No permit requiring a site plan, as described in the Applicability section of this ordinance, shall be issued until all applicable provisions of this ordinance are adhered to.
- (c) Recorded documents which have discrepancies or errors shall result in processing delays until correction and re-recording of the document occurs. Processing delays may include, but are not limited to: inclusion on the assessment roll; updating of tax bill information, determination of ownership for lottery credit purposes; and issuance of permits.
- (d) Violations and Penalties. Any person who shall violate any provisions of this ordinance shall be subject to the penalty(s) as provided for in Section 25.04 of the General Code of Winnebago County, Wisconsin.



CHAPTER 8 HISTORY INDEX

8.01		Ordinance Adopted Policy Statement #74-1	3/19/1974
8.02		Ordinance Adopted	8/19/1980
	(4)(h) & (i) (5)	Amended Amended	5/19/1998 8/21/2007
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		Rescinded	5/21/2013
8.04		Ordinance Adopted	1/20/1981
		Amended	10/17/1995
8.04		Ordinance Adopted Amended	
	(3)		5/20/1997
	(3)(d)(2)	Amended	9/21/2004
8.05		Ordinance Adopted	1/01/1994
		Amended	2/20/1995
8.05		Ordinance Adopted	
(9)(b)(1)(a)		Amended Amended	3/17/1998 6/19/2007

