TOWN OF DELAFIELD BOARD OF SUPERVISORS MEETING
TUESDAY, SEPTEMBER 11, 2018 – 7:00 P.M.
DELAFIELD TOWN HALL – W302 N1254 MAPLE AVENUE, DELAFIELD, WI

Public Hearing: Prior to the start of the scheduled Town Board meeting there was a public hearing in front of the Town Board and a quorum of the Plan Commission to consider the amendment of several sections of Chapter 17, Zoning, and Chapter 18, Land Division and Development Control of the municipal code for the Town of Delafield. The purpose of the amendments is in response to the State’s adoption of 2017 Wisconsin Act 67 related to requiring a political subdivision to issue a conditional use permit under certain circumstances which resulted in requiring substantial evidence, rather than personal preferences or speculation directly pertaining to the requirements and conditions an applicant must meet. The resulting modifications affect various code sections in Chapter 17 and Chapter 18 of the municipal code. The regularly scheduled Town Board meeting will begin immediately following the conclusion of the public hearing.

AGENDA

1. Call to Order

2. Pledge of Allegiance

3. Citizen Comments – During the Public Comment period of the agenda, the Town Board welcomes comment from any member of the public, other than an elected Town Board member, on any matter not on the agenda. Please be advised that pursuant to State law, the Board cannot engage in a discussion with you but may ask questions. The Board may decide to place the issue on a future agenda for discussion and possible action. Each person wishing to address the Board will have up to five (5) minutes to speak. Speakers are asked to submit to the Town Clerk, a card providing their name, address, and topic for discussion.

   The Board will also take comment from the public on agenda items as called by the Chair, but not during the Public Comment. Please note that once the Board begins its discussion of an agenda item, no further comment will be allowed from the public on that issue.

4. Approval of August 28, 2018, Town Board Minutes

5. Action on vouchers submitted for payment:
   A. None
   B. 1) Accounts payable; 2) Payroll

6. Communications (for discussion and possible action)
   A. None
7. Unfinished Business
   A. Discussion and possible action on deer management agreement

8. New Business
   A. Discussion and possible action on proposed amendments to several Sections of Chapter 17, Zoning, and Chapter 18, Land Division and Development Control of the Municipal Code for the Town of Delafield
   B. Consideration and possible action on Operator's License for the period of 7/1/18 to 6/30/20:
      1. Nicholas Dudzek – Ristorante Lago

9. Announcements and Planning items
   A. Budget Workshop – Monday, September 17 – 6:00 p.m.
   B. Next Town Board Meeting – September 25
   C. Budget Workshop – Wednesday, September 26 – 6:00 p.m.
   D. Next Plan Commission Meeting – October 2
   E. Budget Workshop – Wednesday, October 3 – 6:00 p.m. (if needed)

10. Adjournment

Mary T. Elsner, CMC, WCMC
Town Clerk/Treasurer

Notification of this meeting has been posted in accordance with the Open Meeting Laws of the State of Wisconsin. The Town Board may take action on any item on the agenda. It is possible that members of and possibly a quorum of members of other governmental bodies of the municipality may be in attendance at the above-stated meeting to gather information; no action will be taken by any governmental body at the above-stated meeting other than the Town Board of Supervisors. Please note that, upon reasonable notice, efforts will be made to accommodate the needs of disabled individuals through appropriate aids and services. For additional information or to request this service, contact Mary Elsner, Town Clerk, at W302 N1254 Maple Avenue, Delafield, WI 53018-7000. This agenda is for informational purposes only. Posted – 9/6/2016
NOTICE IS HEREBY GIVEN that a Public Hearing will be held by the Town of Delafield Town Board and a quorum of the Plan Commission on Tuesday, September 11, 2018, starting at 7:00 p.m., at the Delafield Town Hall, W302 N1254 Maple Avenue, Delafield, WI 53018. The purpose of the hearing is to consider the amendment of several sections of Chapter 17, Zoning, and Chapter 18, Land Division and Development Control of the municipal code for the Town of Delafield. The purpose of the amendments is in response to the State’s adoption of 2017 Wisconsin Act 67 related to requiring a political subdivision to issue a conditional use permit under certain circumstances which resulted in requiring substantial evidence, rather than personal preferences or speculation directly pertaining to the requirements and conditions an applicant must meet. The resulting modifications affect various code sections in Chapter 17 and Chapter 18 of the municipal code.

For information regarding the public hearing, please contact Tim Barbeau, Town Engineer/Zoning Administrator at (262) 317-3307 or Mary T. Elsner, Town Clerk at (262) 646-2398.

All interested parties will be heard.

TOWN OF DELAFIELD
Lawrence G. Krause, Chairman
W302 N1254 Maple Avenue
Delafield, WI 53018

Waukesha Freeman. Please run this notice in a column on 8/28/18 and 9/4/18.
Members Present:  L. Krause, P. Van Horn, E. Kranick, R. Troy, C. Smith
Others Present:  T. Barbeau, Town Engineer, 22 citizens

First order of business:  Call to Order
Chairman Krause called the meeting to order at 7:00 p.m.

Second order of business:  Pledge of Allegiance

Third order of business:  Citizen Comments
Christopher Reese, W329S292 Hwy C, expressed concerns re: dangerous road conditions on Hwy C. He and his neighbors are in the process of circulating signatures to lower the speed limit. He requested that the Town purchase speed monitors to place on Government Hill Rd. and also extend the current sheriff contract.

Kathy Leonhardt, S4W32747 Government Hill Rd., asked the Town for help in reducing the speed limit on Hwy C.

David Bartkowiak, N5W29324 Venture Hill Rd., requested clarification of the current Town noise ordinance, including time limitations.

Fourth order of business:  Approval of July 24, 2018, Town Board Minutes
MOTION MADE BY MR. KRANICK, SECONDED BY MR. VAN HORN TO APPROVE THE MINUTES WITH ONE CORRECTION. MOTION CARRIED.

Fifth order of business:  Action on vouchers submitted for payment:
A. Report on budget sub-accounts and action to amend 2018 budget

B. 1) Accounts payable; 2) Payroll
Accounts Payable
MOVED TO APPROVE PAYMENT OF CHECKS #60551 – #60689 IN THE AMOUNT OF $164,732.52
Payroll
MOVED TO APPROVE PAYMENT IN THE AMOUNT OF $28,426.41
MR. TROY/MR. KRANICK
MOTION CARRIED.

MOTION MADE BY MR. KRANICK, SECONDED BY MR. SMITH TO TAKE ITEM 8E OUT OF ORDER. MOTION CARRIED.

Eighth order of business:  New Business
E. Approval of Plan Commission Chair

Chairman Krause stated that Tom Oberhaus has decided not to continue serving on the Plan Commission and he is recommending the appointment of Kevin Fitzgerald to fill the Chairman position.

MOTION MADE BY CHAIRMAN KRAUSE, SECONDED BY MR. KRANICK TO APPOINT KEVIN FITZGERALD AS PLAN COMMISSION CHAIR. MOTION CARRIED.

Tom Oberhaus was appointed to the Plan Commission in 1995 and appointed as Chairman in 2000. We truly appreciate his dedicated service to the Town and valuable knowledge he brought to the commission.

Sixth order of business:  Communications (for discussion and possible action)
A. Thomas Koepp, LPSD (8/2/18), Re: Input Needed -- Potential Revision to Pewaukee Lake’s Stipulated Water Level
Richard Nowacki provided history on factors related to Pewaukee Lake’s water level regimen. He stated that the water level order must be revised to reflect the presence of a newly reconstructed outlet dam. LPSD is requesting input from communities around the lake as to whether or not a dam order change is necessary. Would the Town recommend that WDNR take up this project to review the new dam project and drainage basin? Chairman Krause directed attention to the “Stakeholder Feedback” sheet, and the Town Board provided the following feedback: 1. Are you open to the spring water level order changes suggested in this letter – Yes. 2. Are you open to the fall water level order changes suggested in this letter – Yes. 3. Would you suggest any changes to our proposal – No.

MOTION MADE BY MR. TROY, SECONDED BY MR. VAN HORN TO REQUEST CHAIRMAN KRAUSE TO RESPOND TO STAKEHOLDER FEEDBACK BY ANSWERING YES TO QUESTIONS 1 AND 2 AND NO TO QUESTION 3. MOTION CARRIED.

B. Eric J. Larson (8/9/18), Re: 2017 Wisconsin Act 243

MOTION MADE BY MR. KRANICK, SECONDED BY MR. VAN HORN TO REFER THIS MATTER TO THE PLAN COMMISSION AND STAFF TO REVIEW AND MAKE ANY NECESSARY CHANGES TO THE TOWN’S DEVELOPERS AGREEMENT. MOTION CARRIED.

C. Eric J. Larson (8/21/18), Re: 2017 Wisconsin Act 67

There was no action taken on this item.

Seventh order of business: Unfinished Business

A. Discussion and possible action on an Ordinance to Repeal and Re-CREATE Section 9.02(2) of the Town of Delafield Municipal Code Concerning Regulation of Hunting with Bows and Arrows

Michael Southard, W302N898 Maple Ave., provided an informational packet on the subject issue.

David Bartkowiak, N5W29324 Venture Hill Rd., is requesting property owner protection.


B. Discussion and possible action on path plan between KE and North Shore Park parking lot

MOTION MADE BY MR. TROY, SECONDED BY MR. SMITH TO APPROVE THE QUOTE FROM PLM TO PERFORM PATH PAVING AND CONSTRUCTION OF TWO CONCRETE CURB RAMPS AT THE INTERSECTION OF OLD SCHOOLHOUSE ROAD AND NORTH SHORE DRIVE IN THE AMOUNT OF $12,890. MOTION CARRIED.

Eighth order of business: New Business

A. Discussion and Possible Action on Relocation of Lake Country Municipal Court

Chairman Krause stated that the City is proposing to relocate its Police Department to the former Sentry Foods site on East Wisconsin Avenue in Oconomowoc. The annual rent increase will be doubled due to the proposed size of the building. Costs are factored in by citation size/numbers of each contracted municipality. The Lake Country Municipal Court is looking for a positive recommendation from contract member municipalities.

MOTION MADE BY MR. TROY, SECONDED BY MR. KRANICK TO APPROVE AND SUPPORT THE RELOCATION OF LAKE COUNTRY MUNICIPAL COURT AND ACCEPT A COST INCREASE NOT TO EXCEED $719.34. MOTION CARRIED.
B. Discussion and Possible Action on Plan Commission's Recommendation to Approve the Final Plat for White Oak Conservancy Subdivision Located at the Southwest Corner of Cushing Park Road and Abitz Road

MOTION MADE BY MR. KRANICK, SECONDED BY MR. TROY TO APPROVE THE FINAL PLAT FOR WHITE OAK CONSERVANCY SUBDIVISION LOCATED AT THE SOUTHWEST CORNER OF CUSHING PARK ROAD AND ABITZ ROAD TO INCLUDE THE FOUR CONDITIONS RECOMMENDED BY THE PLAN COMMISSION:

1. THE 25-FOOT PUBLIC TRAIL EASEMENT TO BE GRANTED TO THE TOWN OF DELAFIELD AS STATED ON THE PLAT, BE ACCEPTED; AND THAT LANGUAGE BE ADDED TO THE PLAT STATING THAT THE TRAIL SHALL BE FOR PUBLIC PEDESTRIAN AND BICYCLE USE AND SHALL BE MAINTAINED BY THE TOWN.

2. THE DEVELOPER SATISFYING ALL COMMENTS, CONDITIONS OF THE TOWN ENGINEER AND ALL REVIEWING, OBJECTING AND APPROVING BODIES, WHICH MAY INCLUDE BUT NOT LIMITED TO THE STATE OF WISCONSIN DEPARTMENT OF ADMINISTRATION PER CHAPTER 236 WISCONSIN STATUTES AND THE WAUKESHA COUNTY PARKS AND LAND USE DEPARTMENT.

3. THE CONDITIONS INDICATED IN THE LETTER RECEIVED FROM WAUKESHA COUNTY DATED 8/2; THE DEVELOPER REIMBURSING THE TOWN FOR ALL COSTS AND EXPENSES OF ANY TYPE THAT THE TOWN INCURS IN CONNECTION WITH THIS DEVELOPMENT, INCLUDING THE COST FOR PROFESSIONAL SERVICES INCURRED BY THE TOWN (INCLUDING ENGINEERING, LEGAL, PLANNING AND OTHER CONSULTING FEES) FOR THE REVIEW AND PREPARATION OF REQUIRED DOCUMENTS OR ATTENDANCE AT MEETINGS OR OTHER RELATED PROFESSIONAL SERVICES FOR THIS APPLICATION, AS WELL AS TO ENFORCE THE CONDITIONS IN THIS CONDITIONAL APPROVAL DUE TO VIOLATION OF THE CONDITIONS.

4. ANY UNPAID BILLS OWED TO THE TOWN BY THE PROPERTY OWNER OR HIS OR HER TENANTS, OPERATORS OR OCCUPANTS, FOR REIMBURSEMENT OR PROFESSIONAL FEES (AS DESCRIBED ABOVE); OR FOR PERSONAL PROPERTY TAXES; OR FOR REAL PROPERTY TAXES; OR FOR LICENSES, PERMIT FEES OR ANY OTHER FEES OWED BY THE TOWN; SHALL BE PLACED UPON THE TAX ROLL FOR THE SUBJECT PROPERTY IF NOT PAID WITHIN THIRTY (30) DAYS OF BILLING BY THE TOWN, PURSUANT TO SECTION 66.0627, WISCONSIN STATUTES. SUCH UNPAID BILLS ALSO CONSTITUTE A BREACH OF THE REQUIREMENTS OF THIS CONDITIONAL APPROVAL THAT IS SUBJECT TO ALL REMEDIES AVAILABLE TO THE TOWN, INCLUDING POSSIBLE CAUSE FOR TERMINATION OF THE CONDITIONAL APPROVAL. MOTION CARRIED.

C. Approval of Reduction in Letter of Credit for White Oak Conservancy

MOTION MADE BY MR. KRANICK, SECONDED BY MR. SMITH TO REDUCE THE LETTER FOR WHITE OAK CONSERVANCY BY $373,451.47, LEAVING A REMAINING BALANCE OF $788,311.90. MOTION CARRIED.

D. Approval of Just Fix It Road Resolution

MOTION MADE BY MR. KRANICK, SECONDED BY MR. VAN HORN TO APPROVE THE JUST FIX IT ROAD RESOLUTION. MOTION CARRIED.

F. Appointment to Park and Recreation Commission

MOTION MADE BY MR. SMITH, SECONDED BY MR. KRANICK TO RE-APPOINT BRIAN WILSON TO THE PARK AND RECREATION COMMISSION. MOTION CARRIED.
G. Discussion and Possible Action on Baseball Coordinator Position

Mr. Smith stated that the current Baseball Coordinator has done an outstanding job. She has fulfilled her approved hours and would like to work on things she was unable to complete during the season. The intent is to approve her for an average of 10 hours per week for the balance of the year.


H. Set Trick-or-Treat Date and Hours

MOTION MADE BY MR. KRANICK, SECONDED BY MR. TROY TO SET TRICK-OR-TREAT FOR WEDNESDAY, OCTOBER 31, BETWEEN THE HOURS OF 4:00-7:00 P.M. MOTION CARRIED.

I. Set Budget Workshop Dates

The Budget workshop dates will be: 9/17, 9/26, 10/3 and begin at 6:00 p.m.

Ninth Order of Business: Announcements and Planning Items
A. Next Park and Recreation Commission Meeting – September 10
B. Next Town Board Meeting – September 11 (Joint Public Hearing with Plan Commission)

Tenth Order of Business: Adjournment
MOTION MADE BY MR. KRANICK, SECONDED BY MR. TROY TO ADJOURN AT 8:31 P.M. MOTION CARRIED.

Respectfully submitted,

Mary T. Elsner, CMC, WCMC
Town Clerk/Treasurer

Minutes approved on:
MEMORANDUM

DATE: September 5, 2018

TO: Town of Delafield Board of Supervisors
    Town of Delafield Plan Commission

FR: Tim Barbeau, PE, PLS, Town Engineer

CC: Mary Elsner, Town Clerk

RE: Chapters 17 and 18 Code Revisions

Over the past seven months, the Town has undertaken a review of various code sections in Chapter 17 and 18, primarily in response to changes in the State law related to Conditional Use Permits. The Plan Commission and Town staff developed two proposed ordinances which are attached herewith. On September 11, 2018, a joint public hearing between the Plan Commission and Town Board will be held to hear comments from the public regarding the proposed changes. I am providing a summary of the changes below in brief; however, I recommend that you read through the ordinances for additional detail.

Should you have any questions, please contact me anytime. I will be in my office during normal office hours (Tuesday and Friday between 8 am and 10 am (but normally stay later).

Chapter 17

1. Definitions: eliminated "feed lot operation"; added "self-storage facility"
2. Incorporated "in-law units" into permitted accessory uses in all districts that allow single family dwellings.
3. Incorporated "creameries" as a permitted use in the A-1 agricultural district.
4. Eliminated the requirement to develop land as a residential PUD in the A-1 district.
5. Incorporated quarters for household or farmhand employees as a permitted accessory use in the A-1 and A-2 zoning districts.
6. Eliminated the requirement for a conditional use for roadside stands in the A-2 zoning district.
7. Excluded drive-through and drive in restaurants from the B-1, B-2 and B-3 zoning districts.
8. Incorporated antique shops, gift shops, arts and crafts studios and similar uses in the B-1 district.
9. Incorporated commercial greenhouses and laboratories as permitted uses in the M-1 district.
10. Excluded self-storage facilities from the M-1 district.
11. Eliminated the requirement for a conditional use permit to reduce open space in the P-1 zoning district below 90%.

The entire Section 17.05 Conditional Uses is being repealed and recreated. The major changes include:

1. Added more conditional uses related to subsection E., "Standard Conditional Use Conditions"
2. Added standards that need to be addressed under subsection F "Performance Standards"
3. Eliminated numerous conditional uses either by incorporating them into permitted uses or by eliminating them in their entirety (see attached chart).
4. Added standards to each of the remaining conditional uses.
5. Eliminated Residential Planned Unit Developments (PUD) as a conditional use in Chapter 17. The PUD requirements were incorporated into Chapter 18 "Land Division and Development Control." Commercial PUD's remain in Chapter 17 as a conditional use.
Chapter 18

1. Added "Planned Unit Development" to the definition section
2. Incorporated Planned Unit Development requirements in new section 18.16.
4. Requires 40% common open space (this is no change from the current code); however, no common open space is required (except for storm water management facilities) if lots in the PUD are single family lots and they each meet a minimum size of 5 acres.
5. Changed the maximum density allowed in the A-2 Rural Home district from 2.75 ac/unit to 3.5 ac/unit
6. Changed the maximum density allowed in the A-3 suburban Home District from 1.79 ac/unit to 2.75 ac/unit
7. Changed minimum lot size in an A-3 PUD to 1 acre
8. Reduced the minimum open space per lot in the R-1(A) and R-2 districts from 80% to 75%.
9. Incorporated a detailed "Basis of Approval" section.
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<td>A.</td>
<td>Adult-Oriented Establishments - REPEALED</td>
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<td>B.</td>
<td>Airports, Landing Fields and Takeoff Strips</td>
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<td>C.</td>
<td>Animal Hospitals and Kennels</td>
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<td>D.</td>
<td>Antique Shops, Gift Shops, Arts and Crafts Studios, and Similar Uses</td>
<td>Incorporated into B-1 and B-2 districts as permitted uses</td>
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<td>E.</td>
<td>Automobile Service Stations and Convenience Stores</td>
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<td>F.</td>
<td>Bed and Breakfast Establishments</td>
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<td>G.</td>
<td>Campgrounds</td>
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<td>H.</td>
<td>Cemeteries and Mausoleums for the Burial of Human Remains Only</td>
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<td>Churches, Synagogues and Other Buildings for Religious Assembly</td>
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<td>J.</td>
<td>Commercial Fish or Bait Ponds or Fish Hatcheries</td>
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<td>K.</td>
<td>Commercial Greenhouses</td>
<td>Incorporated into M-1 district as permitted use</td>
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<td>L.</td>
<td>Commercial Truck Parking</td>
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<td>M.</td>
<td>Communication Tower - REPEALED</td>
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<td>N.</td>
<td>Conversion</td>
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<td>Drive-in Establishments Serving Food or Beverages to Customers Other Than at a Booth or Table</td>
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<td>P.</td>
<td>Elderly Housing Units</td>
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<td>Feed Lot Operation</td>
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<td>Fur Farms, Pig Farms, Pea Vineries, Creameries and Condenseries</td>
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<td>S.</td>
<td>Group Day Care Center</td>
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<td>Hobby Kennels</td>
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<td>U.</td>
<td>In-Law Units</td>
<td>Incorporated into residential districts as a permitted accessory use</td>
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<td>V.</td>
<td>Intermediate Day Care Home</td>
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<td>Keeping of Poultry or Livestock</td>
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<td>Laboratories for Testing, Experimental or Analytical Purposes</td>
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<td>Y.</td>
<td>Legal Nonconforming Uses</td>
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<td>Master Sign Program</td>
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<td>Mobile Home Parks</td>
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<td>Motels and Hotels</td>
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<td>Outdoor Theater</td>
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<td>AE.</td>
<td>Private Clubs and Outdoor Recreational Facilities Such as Recreational Camps, Golf Courses, Bathing Beaches and Resorts</td>
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<td>Private Stables</td>
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<td>Public and Commercial Refuse Disposal Site</td>
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<td>Public Utilities</td>
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<td>AK.</td>
<td>Quarters for Household or Farm Employees</td>
<td>Incorporated into A-1 and A-2 districts as permitted accessory use</td>
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<td>AL.</td>
<td>Relocation</td>
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<td>AM.</td>
<td>Residential Planned Unit Development</td>
<td>Moved to Chapter 18.16</td>
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<td>AN.</td>
<td>Restaurants, Fast Food Restaurants, Supper Clubs, Lake Resorts, Taverns and Similar Uses</td>
<td>Eliminated - already in B-1 and B-2 districts</td>
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<td>Riding Academies or Commercial Stables</td>
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<td>AP.</td>
<td>Soil Processing for Resale Either at Wholesale or Retail</td>
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<td>Solar Energy Systems</td>
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<td>Commercial Planned Unit Development</td>
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STATE OF WISCONSIN    TOWN OF DELAFIELD   WAUKESHA COUNTY

ORDINANCE NO. __________

AN ORDINANCE TO AMEND AND REPEAL AND RE-CREATE CERTAIN SECTIONS OF CHAPTER 17, AND REPEAL AND RE-CREATE ALL OF SECTION 17.05 OF THE
OF THE TOWN OF DELAFIELD MUNICIPAL CODE
RELATED TO CONDITIONAL USES

WHEREAS, On November 27, 2017, the State of Wisconsin enacted 2017 Wisconsin Act 67 related to requiring a political subdivision to issue a conditional use permit under certain circumstances which resulted in requiring substantial evidence, rather than personal preferences or speculation directly pertaining to the requirements and conditions an applicant must meet to obtain a conditional use permit, and

WHEREAS, Chapter 17.05 of the Town of Delafield Municipal Code contains a minimal amount of requirements and standards in order to issue a Conditional Use permit, and

WHEREAS, the Town Board has determined that the current standards within the Town Code do not provide the Town with adequate information to evaluate the Conditional Use request under the “substantial evidence” standard, and

WHEREAS, the Town Board directed the Plan Commission to review Chapter 17 and recommend modifications to the Chapter to incorporate standards for review of requests for Conditional Use Permits,

WHEREAS, upon publication of a Class 2 Notice per Chapter 985 Wisconsin Statutes once each week for two consecutive weeks prior to the hearing, and upon at least 10 days prior written notice to the clerk of any municipality whose boundaries are within 1,000 feet of any lands included in the proposed Zoning Code territory as required by Wisconsin Statutes Section 62.23(7)(d), the Town Board held a public hearing regarding the tentative recommendation, on ____________________; and

WHEREAS, the Plan Commission has recommended the ordinance be adopted; and

WHEREAS, the Town Board finds that this change to the Town Zoning Code is not a down zoning ordinance because it does not decrease the development density of land and it does not reduce the permitted uses of land, and therefore the super majority requirement of Section 66.10015, Wisconsin Statutes, does not apply to this ordinance; and

WHEREAS, having determined that all procedural requirements and notice requirements have been satisfied, having given the matter due consideration, and having based its determination on the effect of the granting of such zoning amendments on the health, safety and welfare of the community, and the immediate neighborhood in which said use will be located, and having given due consideration to the municipal problems involved as well as the
impact on the surrounding properties as to noise, dust, smoke and odor, and others, hereby determine that the zoning amendments will not violate the spirit or intent of the Zoning Code for the Town of Delafield, will not be contrary to the public health, safety or general welfare of the Town of Delafield, will not be hazardous, harmful, noxious, offensive and will not for any other reason cause a substantial adverse effect on the property values and general desirability of the neighborhoods within the Town, and will be consistent with the Town of Delafield Comprehensive Plan.

NOW, THEREFORE, the Town Board of the Town of Delafield, Waukesha County, Wisconsin DOES HEREBY ORDAIN as follows:


SECTION 2: Chapter 17 of the Town of Delafield Municipal Code entitled “Zoning,” Section 17.02 entitled, “Rules and Definitions,” subsection 2 entitled “Specific Words and Phrases,” insert a new definition as follows:

**Self-storage facility.** A facility consisting of individual self-contained storage units or spaces leased to individuals, organizations or businesses for storage of personal property. A storage facility that is accessory to the principal use on the property and used solely by occupants of the property where located is excluded from this definition of a self-storage facility.


(#{}) In-law units, subject to the following conditions:

(a) The Waukesha County Health Department certifies that the septic system will accommodate the proposed use.
(b) The maximum living area in an in-law unit shall not exceed eight hundred (800) square feet for a one (1) bedroom unit and nine hundred (900) square feet for a two (2) bedroom unit.

(c) There shall be an additional parking space for the in-law unit.

(d) The architecture of the residence shall be compatible with the adjacent residential neighborhood and should appear to be a single family residence.

(e) The Plan Commission may recommend and the Town Board require where appropriate that there be an interior door between the living units.

(f) A deed restriction shall be filed in the Waukesha County Register of Deeds’ office prior to issuance of the building permit indicating that this living unit is for family members of the principal dwelling unit only.


(8) Creameries

SECTION 5: Chapter 17 of the Town of Delafield Municipal Code entitled “Zoning,” Section 17.04 entitled, “Zoning Districts,” subsection 5 entitled “Specific District,” subsection F. entitled “A-1 Agricultural District,” subsection 5., entitled, “Area Regulations,”, subsection a., shall be repealed and recreated to read as follows:

(1) Lot Size
Minimum area shall be 40 acres. If land is developed into a subdivision, it shall meet the PUD requirements of Section 17.05 5. AM. of these regulations.

entitled “A-1 Agricultural District," subsection 2., entitled “Use Regulations," subsection b. entitled “Permitted Accessory Uses”, shall be amended to read as follows:

(10) Quarters for Household or Farm Employees
(a) Quarters shall be occupied only by a full time employee who works on the premises and members of the employee’s family.
(b) Number of employees that can have quarters on the premises is five (5).
(c) A deed restriction shall be filed in the Register of Deeds office prior to allowance of the use indicating that the living unit is for employees of the farm and their families, and that there can be no more than 5 employees that can have quarters on the farm.

SECTION 7: Chapter 17 of the Town of Delafield Municipal Code entitled “Zoning,” Section 17.04 entitled, “Zoning Districts,” subsection 5 entitled “Specific District,” subsection H. entitled “A-2 Rural Home District,” subsection 2., entitled, Use regulations, subsection a. entitled “Permitted Uses,” subsection (2) (b) shall be repealed and recreated to read as follows:

(i) If more large animals or equivalent fowl or small animal(s) or combination thereof is desired, beyond the maximum allowed on the lot per subsection a. (2) (a) above, they shall only be permitted as a Conditional Use under section 17.05 5. Wf. Keeping of Poultry or Livestock.


(4) Roadside stands, provided off-street parking is made available for at least four vehicles, except that roadside stands on properties of 10 acres or less shall require a conditional use permit under section 17.05 5. AC. Other Uses.


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Town of Delafield Zoning Code, rev. 9/18
(7) Quarters for Household or Farm Employees on Farms over 10 acres
   (a) Quarters shall be occupied only by a full-time employee who works on the
       premises and members of the employee’s family
   (b) Number of employees that can have quarters on the premises is five (5).
   (c) A deed restriction shall be filed in the Register of Deeds office prior to
       allowance of the use indicating that the living unit is for employees of the farm
       and their families, and that there can be no more than 5 employees that can
       have quarters on the farm.

SECTION 10: Chapter 17 of the Town of Delafield Municipal Code entitled “Zoning,”
Section 17.04 entitled, “Zoning Districts,” subsection 5 entitled “Specific District,” subsection H.
entitled “Lot Size”, shall be repealed and recreated to read as follows:
   a. Lot Size
      Minimum area shall be 3 acres. If land is developed into a subdivision, it shall
      meet the PUD requirements of Section 18.16 of the Town Code, subject to the
      allowance stated in Chapter 18.16 6. d.

SECTION 11: Chapter 17 of the Town of Delafield Municipal Code entitled “Zoning,”
Section 17.04 entitled, “Zoning Districts,” subsection 5 entitled “Specific Districts,” subsection J.
entitled “B-1 Restricted Business District,”, subsection 2., entitled “Use Regulations,”
subsection a. entitled “Permitted Uses,” shall be repealed and recreated to read as follows:
   a. Permitted Uses
      The following uses shall be permitted in the B-1 Restricted Business District, subject to
      approval by the Plan Commission, of building, site and operational plans:

       (1) Retail stores and shopping, offering convenience goods and personal services.

       (2) Business, professional or public service offices.

       (3) Customer service establishments such as restaurants (excluding drive-through or
           drive-in restaurants), shoe repair, barber and beauty shops, studios and similar
           uses.

       (4) Antique shops, gift shops, arts and craft studios and similar uses.
SECTION 12: Chapter 17 of the Town of Delafield Municipal Code entitled “Zoning,” Section 17.04 entitled, “Zoning Districts,” subsection 5 entitled “Specific Districts,” subsection K. entitled “B-2 Shopping Center District”, subsection 2., entitled “Use Regulations,” subsection a. entitled “Permitted Uses,” shall be repealed and recreated to read as follows:

a. Permitted Uses

The following uses shall be permitted in the B-2 Shopping Center District, subject to approval by the Plan Commission, of building, site and operational plans:

(1) Retail stores and shopping, offering convenience goods and personal services.
(2) Business, professional, public service, banking and savings and loan offices.
(3) Customer service establishments such as restaurants (excluding drive-through and drive-in restaurants) shoe repair, barber and beauty shops, studios and similar uses.
(4) Laundromats, dry cleaning establishments and laundry or dry cleaning pick up stations.
(5) Dental and medical clinics.
(6) Display galleries and training schools.
(7) Public utility offices.
(8) Antique shops, gift shops, arts and craft studios and similar uses.


a. Permitted Uses

The following uses shall be permitted in the B-3 Business Park District, subject to approval by the Plan Commission, of building, site, landscape and operational plans:

(1) Professional offices, corporate offices, administrative offices, studios, business centers, laboratories and similar operations not involving retail or commercial sales, industrial use or residential use.
(2) Restaurants (excluding drive-through and drive-in restaurants).

SECTION 14: Chapter 17 of the Town of Delafield Municipal Code entitled “Zoning,” Section 17.04 entitled, “Zoning Districts,” subsection 5 entitled “Specific Districts,” subsection M. entitled “M-1 Industrial District,” subsection 2., entitled “Use Regulations,” subsection a. entitled “Permitted Uses,” shall be amended to include the following:

(11) Commercial Greenhouses.
(12) Laboratories for testing, experimental or analytical purposes.

SECTION 15: Chapter 17 of the Town of Delafield Municipal Code entitled “Zoning,” Section 17.04 entitled, “Zoning Districts,” subsection 5 entitled “Specific Districts,” subsection M. entitled “M-1 Industrial District,”, subsection 2., entitled “Use Regulations,” subsection a. entitled “Permitted Uses,” subsection (2) shall be repealed and recreated to read as follows:

(2) Industrial and commercial operations, the character of which complements the surrounding area and which are not for any reason detrimental thereto, excepting therefrom, self-storage facilities as defined herein.

SECTION 16: Chapter 17 of the Town of Delafield Municipal Code entitled “Zoning,” Section 17.04 entitled, “Zoning Districts,” subsection 5 entitled “Specific Districts,” subsection M. entitled “M-1 Industrial District,”, subsection 6., entitled “Additional Regulations,” subsection i. shall be amended to read as follows:

i. The operation plan submitted for Plan Commission approval shall specify and quantitatively describe any noise, vibration, dust, gas, smoke, toxic matter and odors produced by the operation and plans for containing or abating such nuisance, including fertilizers or chemicals.
SECTION 17: Chapter 17 of the Town of Delafield Municipal Code entitled “Zoning,” Section 17.04 entitled, “Zoning Districts,” subsection 5 entitled “Specific Districts,” subsection N. entitled “P-1 Park and Recreation District”, subsection 5., entitled “Area Regulations,” subsection d. shall be repealed and recreated to read as follows:

d. Open Space
Ninety percent (90%) of each lot shall remain as open space except as follows: (1) the footprint of rustic structures shall not be counted as impervious area in the open space calculation. (2) The open space may be reduced pursuant to a conditional use for public and semi-public buildings and uses, granted pursuant to Section 17.05 5. AH., provided that the open space is not reduced below 60%.

SECTION 18: Chapter 17 of the Town of Delafield Municipal Code entitled “Zoning,” Section 17.05 entitled “Conditional Uses,” is hereby repealed and recreated to read as follows:

SECTION 17.05
CONDITIONAL USES

1. APPROVAL REQUIRED.

Certain uses and situations are of such a special nature, or are so dependent upon actual contemporary circumstances as to make impractical the predetermination of permissibility or the detailing in the chapter of the specific standards, regulations or conditions which would permit such use. Therefore, these uses, upon determination in each individual situation, may be permitted as conditional uses in such district, subject to such requirements as are hereinafter specified for each situation.

2. BASIS OF APPROVAL.

The determination of such conditional use by the Town Board shall be based on whether or not the proposed use will violate the spirit or intent of the chapter; be contrary to the public health, safety or general welfare; be hazardous, harmful, noxious, offensive or a nuisance by reason of noise, dust, smoke, odor or other similar factor; or for any other reason cause an adverse effect on the property values and general desirability of the neighborhood. Except as may be specifically otherwise provided, any such use shall conform to the building location, height, area, yards, parking, loading, traffic and highway access regulations of the district in which it is located and the approving body may require compliance with such other conditions as may be deemed necessary in the specific situation in addition to any which may be herein stated. The location, building plan, site plan, and plan of operation shall be in sufficient detail to enable the Town to make its determination as to the appropriateness of the proposed grant of conditional use. The Town may take into consideration architectural and landscape treatments. Satisfactory provision shall be made for parking and circulation needs, for drainage and sewage disposal, for adequate planting screen where necessary, for operational control devices where necessary to eliminate noise, dust, odor or smoke; and such other factors as would be pertinent to such determination. Variances shall only be granted as provided in section 17.10 of this Chapter.
3. PROCEDURE.

A. Petition.
A request for grant of conditional use status shall be submitted in writing to the Town Clerk who shall promptly refer such petition to the Plan Commission for recommendation.

B. Data Required.
Such petition shall be accompanied by appropriate data and information necessary for proper evaluation of the request including specifically the following:

1. Names, addresses and phone numbers of the applicant, owner of the site, architect, engineer, and contractor.

2. The site legal description, location, zoning district, building and site plans, and plan of operation.

3. An accurate map of the property drawn to a reasonable scale, including indication of general terrain and topographic characteristics, the location of all significant terrain features such as streams, ponds, tree growth, etc., and the location of all existing structures.

4. An accurate and complete written description of the use for which conditional grant is being requested including pertinent statistics and operational characteristics (plan of operation).

5. An accurate and complete description of the current use of existing building and land.

6. Plans and other drawings showing proposed development of the site and buildings including landscape plans, location of parking and service areas, driveways, exterior lighting, type of building material, etc.

7. Any other pertinent information required by the Code Enforcement Officer, Town Engineer, Plan Commission or Town Board as set forth in forms supplied by the Town including percolation test results and well water data.

8. The person applying for a conditional use permit shall certify on the application that the information contained therein is accurate and complete to the best of that person’s knowledge.

C. Public Hearing.
Within a reasonable time after an application and all required information has been filed, a public hearing shall be held by the Plan Commission pursuant to this chapter. Within 40 days after the public hearing and all investigation, the Plan Commission shall make a recommendation to the Town Board unless the time is extended by the Petitioner.

D. Fee.
Any petition shall be accompanied by a fee as set from time-to-time by the Town Board to defray the cost of notification and holding of public hearing. Costs incurred by the Town in obtaining legal, planning, engineering and other technical and professional advice in connection with the review of the conditional use and preparation of the conditions to be improved shall be charged to the Petitioner.
4. DETERMINATION.

The Town Board shall make a decision on the application within a reasonable time after receipt of the Plan Commission recommendations. Said decision shall be stated in writing and a copy made a permanent part of the Town records. If conditional use status is not granted, the reasons therefor will be included in such record. A grant of conditional use status, subsequent changes or additions thereto and terminations thereof shall be in accordance with the following:

A. Recording.

1. An official record of such conditional grant shall be prepared by the Town Clerk on a form prescribed therefor which shall include the description of the use for which the grant is given and all conditions attached thereto as well as a copy of the resolution of the Town Board approving the grant. A copy of the completed form shall be recorded at the Waukesha County Register of Deeds as a covenant on the title for the premises for which the conditional use was granted.

2. The occupancy permit shall be appropriately noted as to the conditional status granted.

3. Indication shall also be made on the zoning map by appropriate code number or symbol.

B. Changes or Additions.

Subsequent change or addition to the approved plans or use shall first be submitted for approval to the Plan Commission and, if in the opinion of the Plan Commission, such change or addition constitutes a substantial alteration, a public hearing before the Plan Commission shall be required, and notice thereof be given pursuant to this Chapter.

C. Conditions.

Conditions such as landscaping, architectural design, type of construction, floodproofing, anchoring of structures, construction commencement and completion dates, sureties, lighting, fencing, planting screens, operational control, hours of operation, improved traffic circulation, deed restrictions, highway access restrictions, increased yards, or parking requirements may be required by the Plan Commission upon its finding that these are necessary to fulfill the purpose and intent of this Chapter.

D. Termination. (repealed and recreated 2014-01)

Where a conditional use does not continue in conformity with the conditions of the original approval, or where it appears that the information shown on the Petitioner’s application was not accurate or complete, or where a change in the character of the surrounding area or of the use itself causes it to be no longer compatible with surrounding areas or for any cause based upon consideration for the public welfare, the conditional grant may be terminated by action of the Town Board following referral to the Plan Commission for public hearing and recommendation thereon.

E. Standard Conditional Use Conditions.

The standard conditions listed below are automatically incorporated into the terms of a Conditional Use Permit issued under this section, unless otherwise stated in the Conditional Use Permit.
1. Any use not specifically listed as permitted shall be considered to be prohibited except as may be otherwise specifically provided herein. In case of a question as to the classification of use, the question shall be submitted to the Town Plan Commission for determination.

2. No use is hereby authorized unless the use is conducted in a lawful, orderly and peaceful manner. Nothing in this order shall be deemed to authorize any public or private nuisance or to constitute a waiver, exemption or exception to any law, ordinance, order or rule of either the municipal governing body, the County of Waukesha, the State of Wisconsin, the United States of America or other duly constituted authority, except only to the extent that it authorizes the use of the subject property above described in any specific respects described herein. This order shall not be deemed to constitute a building permit, nor shall this order constitute any other license or permit required by Town ordinance or other law.

3. This conditional use hereby authorized shall be confined to the subject property described, without extension or expansion other than as noted herein, and shall not vary from the purposes herein mentioned unless expressly authorized in writing by the Town Plan Commission as being in compliance with all pertinent ordinances.

4. All buildings and grounds shall be maintained in a neat, attractive and orderly way.

5. The property shall comply with all rules and regulations of the Town of Delafield and the local Fire Department, including submission to routine inspections by Town and Fire Department staff.

6. Should the permitted conditional use be abandoned in any manner, or discontinued in use for twelve (12) months, or continued other than in strict conformity with the conditions of the original approval, or should the petitioner be delinquent in payment of any monies due and owing to Town, or should a change in the character of the surrounding area or the use itself cause it to be no longer compatible with the surrounding area or for similar cause based upon consideration of public health, safety or welfare, the conditional use may be terminated by action of the Town Plan Commission, pursuant to the enforcement provisions of this Conditional Use Order, and all applicable ordinances.

7. Any change, addition, modification, alteration and/or amendment of any aspect of this conditional use, including but not limited to an addition, modification, alteration, and/or amendment to the use, premises (including but not limited to any change to the boundary limits of the subject property), structures, lands or owners, other than as specifically authorized herein, shall require a new permit and all procedures in place at the time must be followed.

8. Unless this conditional use permit expressly states otherwise, plans that are specifically required by this conditional use order may be amended upon the prior approval of the Town Plan Commission if the Town Plan Commission finds the plan amendment to be minor and consistent with the conditional use permit. Any change in any plan that the Town Plan Commission feels, in its sole discretion, to be substantial shall require a new permit, and all procedures in place at the time must be followed.

9. Petitioner and Owner Agreement. As a condition precedent to the issuance of the conditional use permit, the owner of the Subject Property shall approve the issuance of this conditional use permit upon the terms and conditions described herein in writing, and the Petitioner is required to accept the terms and conditions of the same in its entirety in writing.

10. Professional fees. Petitioner shall, on demand, reimburse the Town for all costs and expenses of any type that the Town incurs in connection with this application, including the cost of professional services incurred by the Town (including engineering, legal, planning and other consulting fees) for the review and preparation of the necessary documents or attendance at meetings or other related professional services for this application, as well as for any actions the Town is required to take to enforce the conditions in this conditional approval due to a violation of these conditions.

11. Payment of charges. Any unpaid bills owed to the Town by the Subject Property Owner or his or her
tenants, operators or occupants, for reimbursement of professional fees (as described above); or for personal property taxes; or for real property taxes; or for licenses, permit fees or any other fees owed to the Town; shall be placed upon the tax roll for the Subject Property if not paid within thirty (30) days of billing by the Town, pursuant to section 66.0627, Wisconsin Statutes. Such unpaid bills also constitute a breach of the requirements of this conditional approval that is subject to all remedies available to the Town, including possible cause for termination of this approval.

12. Current Address. The Petitioner is obligated to file with the Town Clerk a current mailing address and current phone number at which the Petitioner can be reached, which must be continually updated by the Petitioner if such contact information should change, for the duration of this conditional use. If the Petitioner fails to maintain such current contact information, the Petitioner thereafter automatically waives notice of any proceedings that may be commenced under this conditional approval, including proceedings to terminate this conditional use.

13. Conditions Shown in Minutes Incorporated. All conditions of approval imposed by duly adopted motion of the Town Board in its consideration of the Petitioner’s application, as noted in the Minutes of the Town Board meeting at which approval was granted, are specifically incorporated herein by reference.

14. Should any paragraph or phrase of this conditional use permit be determined by a Court to be unlawful, illegal or unconstitutional, said determination as to the particular phrase or paragraph shall not void the rest of the conditional use and the remainder shall continue in full force and effect.

15. If any aspect of this conditional use permit or any aspect of any plan contemplated and approved under this conditional use is in conflict with any other aspect of the conditional use or any aspect of any plan of the conditional use, the more restrictive provision shall be controlling as determined by the Town Plan Commission.

F. Performance Standards.

1. It is the intent of this Section to describe performance standards for the regulation of uses and to establish an objective and equitable basis for control and to insure that the community is adequately protected from potential hazardous and nuisance-like effects. These performance standards are designed to limit, restrict, and prohibit the effects of those uses outside their premises or zoning district. In addition, these performance standards are intended to comply with other applicable local, state and federal codes and standards. All structures, lands, air and water shall hereafter comply with the following performance standards.

2. Control of Odors

No operation or activity shall emit any substance or combination of substances in such quantities that create an objectionable odor as defined in Ch. NR 429, Wis. Adm. Code and is tested in accordance with NR 429.03 (2).

3. Control of Fire and Explosive Hazards

a. All uses involving the manufacturing, utilization, processing, or storage of flammable and explosive materials shall be provided with adequate safety devices against the hazard of fire and explosion and with adequate firefighting and fire suppression equipment and devices as may be required by the Fire Prevention Code.

b. All materials that range from active to intense burning shall be manufactured, utilized, processed, and stored only in completely enclosed buildings which have noncombustible exterior walls and an automatic fire extinguishing system.

c. The storage of fuels and other materials that produce flammable or explosive vapors shall be
permitted only after review and approval by the Town of Delafield Fire Department and in accord with their requirements to minimize fire and explosive hazards.

4. Glare, Heat and External Lighting
   a. No operation or activity shall produce any intense lighting, glare or heat with the source directly visible beyond the boundary of the property line. Operations producing light, glare, or heat shall be conducted within an enclosed building.
   b. External lighting shall be shielded so that light rays do not adversely affect adjacent uses.

5. Water Quality Standards
   a. No activity shall locate, store, or permit the discharge of any treated, untreated, or inadequately treated liquid, gaseous, or solid materials of such nature, quantity, obnoxiousness, toxicity or temperature that might run off, seep, percolate, or wash into surface or subsurface waters so as to contaminate, pollute or harm such waters or cause nuisances such as objectionable shore deposits, floating or submerged debris, oil or scum, color, odor, taste or unsightliness, or be harmful to human, animal, plant, or aquatic life.
   b. No activity shall withdraw water or discharge any liquid or solid materials so as to exceed or contribute toward exceeding the minimum standards and those other standards and the application of those standards set forth in Wis. Adm. Code NR 102 or in other applicable Chapters which regulate water quality.

6. Noise
   No operation or activity shall transmit any noise beyond the boundaries of the property so that it becomes a nuisance.

7. Vibration
   a. No operation or activity shall transmit any physical vibration that is above the vibration perception threshold of an individual at or beyond the property line of the source. Vibration perception threshold means the minimum ground- or structure-borne vibrational motion necessary to cause a reasonable person to be aware of the vibration by such direct means as, but not limited to, sensation by touch or visual observation of moving objects.
   b. Vibrations not directly under the control of the property user and vibrations from temporary construction or maintenance activities shall be exempt from the above standard.

5. CONDITIONAL USES PERMITTED.

Subject to the foregoing, in addition to such uses enumerated in the district regulations, the following may be permitted as conditional uses in the districts specified, provided further that a public hearing pursuant to this Chapter shall be held before approval for any such conditional use is granted.

A. Animal Hospitals and Kennels. This provision does not apply to hobby kennels as defined by section 17.02. Hobby kennels are separately provided for in this chapter.

1. Where Permitted. Subject to the provisions of subsection 2, animal hospitals and kennels, are conditional uses which may be permitted in the following districts:

   Animal Hospitals
   A-1 Agricultural District

   Kennels
   A-1 Agricultural District

Town of Delafield Zoning Code, rev. 9/18
2. **Standards Under Which Permitted.**

Conditional use status shall not be granted to animal hospitals or kennels unless all of the following standards are met:

a. Except for animal hospitals, no such use shall be permitted on a lot less than 3 acres in area.

b. No building other than one used only for residence purposes or as an animal hospital, shall be closer than 75' to the lot line of an adjoining lot in a district permitting residential use.

c. The facility is adequately soundproofed.

d. The facility is maintained in a sanitary condition. Plan shall be submitted and approved for waste removal and method of addressing odors.

e. Outdoor kennels shall be at least 100 feet from any property line.

f. Dogs taken outside the kennel shall be on a leash and shall remain on the property.

g. Drop off and pick-up times shall be between 6 am and 10 pm.

h. Traffic circulation shall be designed to minimize light and sound to adjacent landowners.

B. **Bed and Breakfast Establishments.**

1. **Where Permitted.** Subject to the provisions of subsection 2., bed and breakfast establishments are conditional uses which may be permitted in the following districts:

   - R-1 Residential District
   - R-2 Residential District
   - R-L Residential Lake District
   - A-1 Agricultural District
   - A-2 Rural Home District

2. **Standards Under Which Permitted.**

Conditional use status shall not be granted to bed and breakfast establishments unless all of the following standards are met:

a. Use of the facility as a bed and breakfast establishment automatically terminates a transfer or sale of property.

b. All bed and breakfast establishments shall be subject to and comply with Wisconsin Administrative Code HSS 197 which is hereby incorporated by reference. Any future amendments, revisions or modifications of the current or future codes incorporated herein
are intended to be a part of this Code in order to secure uniform statewide regulation of
bed and breakfast establishments.

c. Each bed and breakfast establishment shall be required to keep a register and require all
guests to sign such register using their actual names and address before being assigned
quarters. The register shall be available for inspection by the Police Department and
Code Enforcement Officer for a period of not less than one year.

d. No guest may be permitted to occupy space in a bed and breakfast establishment for a
longer period than fourteen (14) consecutive days.

e. A minimum of one off-street parking stall is provided for every guest bedroom with a
minimum of two additional for the owner/proprietor. All parking areas meet the size
requirements of the Town Code and must be hard-surfaced and maintained in a
reasonably dustless condition. The parking areas abutting residential properties is
screened from view using a minimum 6' high solid fence or comparable screening. No
off-street parking shall be allowed within the front yard setback area and shall be a
minimum of 3' from any side yard property line.

f. Sign proposed meets Town sign code requirements.

g. Every bed and breakfast establishment shall be properly addressed with numbers on the
front of the structure, a minimum of 5" high and of contrasting color so as to be visible
from the street.

h. The applicant shall provide evidence that the proposed use will not impact the
surrounding neighborhood and proximity to any existing bed and breakfast establishment.

i. Applicant has received an occupancy permit and is in compliance with all state and local
regulations and ordinances.

j. Use of the bed and breakfast facility for any special gathering (i.e. wedding receptions,
parties, etc.) is prohibited.

k. The owner of a bed and breakfast shall live on the premises.

l. All refuse containers shall be screened from view.

C. Churches, Synagogues and Other Buildings for Religious Assembly.

1. **Where Permitted.** Subject to the provisions of subsection 2., churches, synagogues, or
other buildings for religious assembly are conditional uses which may be permitted in the
following districts:

R-1 Residential District
R-1 A Residential District
R-2 Residential District
R-3 Residential District
R-L Residential Lake District
A-1 Agricultural District
A-2 Rural Home District
A-3 Suburban Home District  
B-1 Restricted Business District  
B-2 Shopping Center District  
B-3 Business Park District  
M-1 Industrial District

2. **Standards Under Which Permitted.**

   Conditional use status shall not be granted to churches, synagogues or other buildings for religious assembly unless all of the following standards are met:

   a. The structure conforms to double the offset requirements of the district in which it is located; however, no building shall be closer than 75' to the lot line of an adjoining lot in a district permitting residential use.

   b. The height limitation of the district in which the use is located does not exceed 50' provided the minimum required setback and offsets shall be increased 2' for every additional foot of height in excess of the permitted maximum in that district. The aforesaid height regulation shall not apply to the spire or belfry of a church except where airport safety zone regulations specifically limit the maximum height.

   c. The open space for the facility shall be a minimum of 50%.

   d. Site meets Town parking requirements.

   e. Access locations meet site distance requirements.

   f. Traffic study is provided to determine additional improvements to adjacent streets and impact on adjacent development.

   g. The lot is at least 3 acres in area, except that this area requirement shall not apply in the following districts:

      B-1 Restricted Business District
      B-2 Shopping Center District
      B-3 Business Park District
      M-1 Industrial District

   h. No lighting installations shall be permitted which create a hazard to traffic or nuisance to surrounding property. The use of flashing or revolving spot lights and the like, other than traffic control lights, are specifically prohibited.

D. **Conversion.**

   1. **Where Permitted.** Subject to the provisions of subsection 2., conversion of the use of barns and farm buildings for the storage of machinery, equipment, vehicles, boats, furniture and similar items are conditional uses which may be permitted in the following districts:

      A-1 Agricultural District
      A-2 Rural Home District
      A-E Exclusive Agricultural
      M-1 Industrial District
2. **Standards Under Which Permitted.**

Conditional use status will not be granted to any conversion of the use of barns or farm buildings for the storage of machinery, equipment, vehicles, boats, furniture and similar items unless all of the following standards are met:

a. Use shall be on lots of 10 acres or more.

b. Buildings shall consist of the buildings as now exist on the premises. No additional buildings or additions may be made without the express approval of the Town in accordance with the terms of the applicable ordinances.

c. A signed and sealed plat of survey shall be submitted detailing the size and offsets of all existing buildings.

d. Access shall be from a public street.

e. There shall be no storage outside.

f. Water supply facilities and septic system, if any, shall be in accordance with the rules of the Waukesha County Division of Health and Department of Industry, Labor and Human Relations.

g. Noise shall be what is common to storage facilities.

h. No commercial signs permitted.

i. Site shall be landscaped prior to issuance of an occupancy permit.

j. The use shall be compatible with adjacent land uses.

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E. **Elderly Housing Units.**

1. **Where Permitted.** Subject to the provisions of subsection 2., elderly housing units are conditional uses which may be permitted in the following districts:

   R-1 Residential District
   R-1(A) Residential District
   R-2 Residential District
   R-3 Residential District
   R-L Residential Lake District
   A-1 Agricultural District
   A-2 Rural Home District
   A-3 Suburban Home District
2. **Standards Under Which Permitted.**

Conditional use status shall not be granted to elderly housing units unless all of the following conditions are met:

a. The minimum lot area shall be 20,000 sq. ft.

b. The minimum unused lot area per dwelling unit shall be 1500 sq. ft. This shall not include parking spaces or buildings.

c. Side yard and rear yard setbacks shall be a minimum of 10' on each side and the road setback requirement shall be maintained.

d. There shall be a minimum living area of 400 sq. ft. for an efficiency apartment, 550 sq. ft. for a one bedroom apartment and 750 sq. ft. for a two bedroom apartment. No dwelling unit shall have more than two bedrooms.

e. There shall be one covered parking space per dwelling unit.

f. Multi-story housing for the elderly shall be provided with elevators.

g. Restrictions shall be placed on the development consistent with State and Federal regulations governing elderly housing.

h. In the case of phased development of an elderly project as defined, the developer shall present evidence to the Plan Commission that at least 50% of all previous phases are occupied.

F. **Group Day Care Center.**

1. **Where Permitted.** Subject to the provisions of subsection 2., group day care centers are conditional uses which may be permitted in the following districts:

   R-1 Residential District  
   R-1A Residential District  
   R-2 Residential District  
   R-3 Residential District  
   R-L Residential Lake District  
   B-1 Restricted Business District  
   B-2 Shopping Center District  
   B-3 Business Park District  
   A-1 Agricultural District  
   A-2 Rural Home District  
   A-3 Suburban Home District  
   M-1 Industrial District

2. **Standards Under Which Permitted.**

   a. Conditional use status shall not be granted to a group day care center unless the property owner's written permission is obtained and submitted as part of the conditional use permit application.
b. The facility may not open until proof of licensure from the State of Wisconsin is provided to the Town Clerk.

c. Access to the site meets WisDOT site distance standards.

d. Drop-off and pick-up areas can accommodate projected traffic.

e. Parking stalls are provided for employees in accordance with Section 17.09 l. of the Town Code.

G. Hobby Kennels.

1. **Where Permitted.** Subject to the provisions of subsection 2., a hobby kennel, as defined in section 17.02, is a conditional use which may be permitted in the following districts:

   R-1 Residential District
   R-1A Residential District
   R-2 Residential District
   R-3 Residential District
   R-L Residential Lake District
   A-1 Agricultural District
   A-2 Rural Home District
   A-3 Suburban Home District
   A-E Exclusive Agricultural District

2. **Standards Under Which Permitted.**

   Conditional use status shall not be granted to a hobby kennel unless all of the following standards are met:

   a. The applicant must provide an annual report that they meet the standards herein, summary of complaints, if any and any changed conditions in the neighborhood.

   b. The lot must be at least 1 1/2 acres in area.

   c. Applicant shall provide a signed and sealed plat of survey showing the location of all features on the lot, adjacent structures, outdoor kennel location, fences and areas where household pets will be let out.

   d. Plan shall be submitted to address household pets that get out of the kennel.

   e. Plan shall be submitted detailing safety measures to be taken to assure that household pets do not run loose in the area.

   f. The kennel must be a minimum of 50' from the closest lot line.

   g. No more than 3 household pets shall be permitted on a 1 1/2 acre site, plus 2 household pets per additional acre up to 10 household pets maximum.
H. Intermediate Day Care Home.

1. **Where Permitted.** Subject to the provisions of subsection 2., intermediate day care homes are conditional uses which may be permitted in the following districts:

   R-1 Residential District
   R-1(A) Residential District
   R-2 Residential District
   R-3 Residential District
   R-L Residential Lake District
   A-1 Agricultural District
   A-2 Rural Home District
   A-3 Suburban Home District

2. **Standards Under Which Permitted.**
   
   Conditional use status shall not be granted to an intermediate day care home unless all of the following conditions are met:

   a. The lot is at least 7200 square feet in area.

   b. A minimum of 140 square feet of living space per child is provided.

   c. A minimum of 100 square feet of fully enclosed outside play area shall be provided per child at maximum permitted occupancy.

   d. Conditional use status shall not be granted to a group day care center unless the property owner's written permission is obtained and submitted as part of the conditional use permit application.

   e. The facility may not open until proof of licensure from the State of Wisconsin is provided to the Town Clerk.

   f. Access to the site meets WisDOT site distance standards.

   g. Drop-off and pick-up areas can accommodate projected traffic.

   h. Parking stalls are provided for employees in accordance with Section 17.09 l. of the Town Code.

I. Keeping of Poultry or Livestock.

1. **Where Permitted.** Subject to the provisions of subsection 2., the keeping of poultry or livestock is a conditional use which may be permitted in the following districts:

   A-2 Rural Home District

2. **Standards Under Which Permitted.**
Conditional use status shall not be granted to the keeping of poultry or livestock unless all of the following standards are met:

a. The keeping of poultry, fowl and domestic livestock must be on lots of 3 acres or more.

b. Maximum practical conditions of neatness and sanitation are maintained and all fowl are kept confined or enclosed.

c. Not more than one head of livestock or ten fowl shall be kept per acre of land except where such use existed prior to the date of the chapter as principal commercial or agricultural use, such use may be continued subject to the limitations regulating a nonconforming use as regulated by this chapter.

The keeping of hogs, male goats or furbearing animals must be on lots of 20 acres or more.

J. Legal Nonconforming Uses.

Where Permitted. Subject to the provisions of Section 7 of this Chapter, a legal nonconforming use may be granted conditional use status in the district in which it is located subject to submitting a petition under this section.

K. Master Sign Program.

1. Where Permitted.
   A-1 Agricultural District
   A-E Exclusive Agricultural District
   A-2 Rural Home District
   B-1 Restricted Business District
   B-2 Shopping Center District
   B-3 Business Park District
   M-1 Industrial District
   P-1 Park and Recreation District
   WF-1 Wetland-Floodplain District

   a. All signs shall be uniform in theme, size, color and style.

   b. Use shall be for multi-tenant operations, office parks, industrial parks, multi-tenant office and retail buildings, and commercial developments that include separate commercial activities.

   c. Applicant shall provide mock ups of all signs and include dimensions, area, colors, height, material, method of attachment, lighting and site plan with location shown.

   d. The requirements of Section 17.08 may be modified by the express terms of the Master Sign Program conditional use order.

L. Private Clubs and Outdoor Recreational Facilities Such as Recreational Camps, Golf Courses, Bathing Beaches and Resorts.

Town of Delafield Zoning Code, rev. 9/18
1. **Where Permitted.** Subject to the provisions of subsection 2., private clubs and outdoor recreational facilities such as recreational camps, golf courses, bathing beaches and resorts are conditional uses which may be permitted in the following districts:

   All Districts.

2. **Conditions Under Which Permitted.**

   Conditional use status shall not be granted to private clubs or outdoor recreational facilities such as recreational camps, golf courses, bathing beaches and resorts unless all of the following conditions are met:

   a. The lot is at least 3 acres in area, except that this area requirement shall not apply in the following districts:
      
      B-1 Restricted Business District
      B-2 Shopping Center District
      B-3 Business Park District
      M-1 Industrial District

   b. No building, other than one used only for residence purposes, shall be closer than 75' to the lot line of an adjoining lot in a district permitting residential use.

   c. No such permitted use shall include the operation of a commercial facility such as a bar or restaurant except as may be specifically authorized in the grant of permit.

   d. No lighting installations shall be permitted which create a hazard to traffic or nuisance to surrounding property. The use of flashing or revolving spot lights and the like, other than traffic control lights, are specifically prohibited.

M. **Quarrying.**

1. **Where Permitted.** Subject to the provisions of subsection 2., quarrying, as defined in this chapter, is a conditional use which may be permitted in the following districts:

   M-1 Industrial District

2. **Standards Under Which Permitted.**

   Conditional use status shall not be granted to a quarrying operation unless all of the following standards are met:

   a. A quarrying permit for such operation must be obtained from the Town Board. Such permit shall be for an initial period as is deemed appropriate to the specific situation but not to exceed 5 years and may be renewed thereafter for periods not to exceed 3 years provided application therefor shall be made at least 60 days and no more than 120 days before expiration of the original permit. Application after such date shall be treated as an original application.

   b. Application for a quarrying permit shall be made on forms supplied by the Town Clerk.
c. The application for a quarrying permit shall be accompanied by: a fee as set from time to time by the Town Board to defray the cost of notification and holding of public hearing; a full and adequate description of all phases of the contemplated operation and the specific mention of type of machinery and equipment which will be or might be necessary to carry on the operation; where the operation is to include the washing of sand and gravel, the estimated daily quantity of water required, its source and its disposition shall be made part of the description; a legal description of the proposed site with a map showing its location with indications of existing or proposed private access roads, and of existing or proposed public highways adjacent to the site which will be affected by the operation; a topographic map of the area at a minimum contour interval of 5' extending beyond the site to the nearest public street or highway or to a minimum distance of 300' on all sides; a restoration plan as required by subparagraph d. below; the names and addresses of the owners of all properties within 1/2 mile of the perimeter of the proposed quarrying operation.

d. In order to insure that the area of quarrying operation shall be restored to a condition of practical usefulness and reasonable physical attractiveness, the owner or operator shall, prior to the issuance of a permit, submit to the Town Board a plan for such restoration in the form of the following:

(1) An agreement with the Town whereby the applicant contracts to restore the premises to a condition and within a time satisfactory to the Town;

(2) A physical restoration plan showing the proposed contours after restoration, plantings and other special features of restoration and the method by which such restoration is to be accomplished;

(3) A certified check or other financial guarantee satisfactory to the Town, in an amount sufficient in the opinion of the Town Board to secure the performance of the restoration agreement;

(4) Such agreement and financial guarantee shall be in a form approved by the Town Attorney;

(5) In the event of the applicant’s failure to fulfill this agreement, such bond, check or other financial guarantee shall be deemed forfeited for the purpose of enabling the Town to perform the restoration;

(6) Restoration shall proceed as soon as practicable and at the order and direction of the Town Engineer. However, the owner or operator may, at his option, submit a plan for progressive restoration as the quarrying operation is being carried on. The required bond in such case may cover progressive stages of the restoration for periods of not less than 2 years;

(7) At any stage during the restoration, the plan may be modified by mutual agreement between the Town Board, after referral to the Plan Commission and the owner or operator;

(8) Where there is any backfilling, the clean material used or the method of fill shall not be such as to create a health hazard nor which would be objectionable because of odor, combustibility or unsightliness. No more than 10 loads per day shall be allowed to dump clean fill into the site. In any case, the finished grade of the
restored area, except for rock faces, outcroppings, water bodies or areas of proposed building or paving construction shall be of a sufficient depth of earth to support plant growth;

(9) Within one year after the cessation of the operation, all temporary structures (excepting fences), equipment, stockpiles, rubble heaps or other debris shall be removed or backfilled into the excavation so as to leave the premises in a neat and orderly condition;

(10) In any restoration procedure which takes place in sand or gravel pits or on other sites where the material is of a loose or friable nature, no slope shall be left which is steeper than a ratio of four horizontal to one vertical. In no case shall any slope exceed the normal angle of slippage of the material involved.

e. The application and all data and information pertaining thereto shall be referred to the Plan Commission for public hearing, report and recommendation back to the Town Board within a reasonable time after the public hearing.

f. Notices shall be sent through the mail or otherwise placed in the hands of all owners of land in the Town and to the Clerks of adjoining municipalities who have land which lies within 1/4 mile of the perimeter of the proposed quarrying operation. These notices shall be mailed or delivered at least 10 days prior to the date of hearing. Substantial compliance with the notice requirements of this section shall be deemed sufficient.

g. The Town Board shall, within a reasonable time after receipt of the recommendation, approve or disapprove the application for the proposed quarrying operation and shall be guided by consideration of the public health, safety and welfare and shall give particular consideration to the following factors in making their decision: the effect of the proposed operation on existing roads and traffic movement in terms of adequacy, safety and efficiency; the effect of the proposed operation on drainage and water supply; the possibility of soil erosion as a result of the proposed operation; the degree and effect on dust, noise, smoke and air pollution as a result of the proposed operation; the practical possibility of restoration of the site; the effect of the proposed operation on the natural beauty, character, tax base, land value and land uses in the area; the most suitable land use for the area with particular consideration for future residential value.

h. Any conditions necessary to the granting of a permit shall be in writing and copies made a part of the permit and a part of the records of the Town.

i. The procedures set forth above shall also apply to applications for renewal of a permit. Determination in regard to renewal shall be based particularly on an evaluation of the effect of the continuance of the use with relation to changing conditions in the area. Where renewal is not granted, the reasons for refusal shall be presented to the applicant in writing and made a part of the records of the Town.

j. No part of the quarrying operation shall be permitted closer than 1,000', nor shall any accessory access road, parking area or office building be permitted closer than 500' to the district zoned Rural Home, Suburban Home or Residential at the time of the grant of the permit, except with the written consent of the owners of a Rural Home, Suburban Home or Residentially zoned properties within 1,000' but in no case shall such operation be permitted closer than 200' to a Residential District; no quarrying operation shall be permitted if 30 or more families reside within a band 1/2 mile wide around the perimeter of the proposed operation.

Town of Delafield Zoning Code, rev. 9/18
k. No part of the quarrying operation other than access roads shall be located closer than 200' nor shall any accessory parking area, stock pile or office building be located closer than 100' to the base setback line along any street or highway.

l. No part of the quarrying operation shall be permitted closer than 200'.

m. Nor shall any accessory access road, parking area or office building be permitted closer than 50' to any property line except with the written consent of the owner of the adjoining property or except where the line is abutting an existing quarrying operation, but in no case shall such operation be closer than 20' to any property line except by agreement between abutting quarrying operations or be in conflict with the provisions of this chapter relating to preservation of topography.

n. Fencing or other suitable barrier shall be erected and maintained around the site or around portions of the site where, in the determination of the Town Board, such fencing or barrier is necessary for the protection of the public, and shall be of a type approved by the Town Board.

o. All machinery and equipment used in the quarrying operation shall be constructed, maintained and operated in such a manner as to minimize dust, smoke, air pollution, noise and vibration.

p. Access and haulage roads on the site shall be maintained in a dust free condition by surfacing or treatment as directed by the Town Engineer.

q. The crushing, washing, refining or other processing other than the initial removal of material, may be permitted as an accessory use only as specifically authorized under the terms of the grant of permit.

r. In stone quarries the production or manufacturing of veneer stone, sills, lintels, cut flagstone, hearthstones, paving stone and similar architectural or structural stone and the storing or stockpiling of such products on the site shall be considered a permissible part of the operation, provided such production does not require the use of crushing or other heavy machinery except as may be specifically authorized under the terms of the permit.

s. The manufacture of concrete building blocks or other similar blocks, the production or manufacture of lime products, the production of ready-mixed concrete and any similar production or manufacturing processes which might be related to the quarrying operation may be permitted as an accessory use only as specifically authorized under the terms of the permit.

t. The washing of sand and gravel shall be prohibited in any operation where the source of water is of doubtful capacity or where the quantity of water required will, in the opinion of the Town Engineer, seriously affect the supply of water for other uses in the area or where the drainage from such washing would result in silting or pollution of the stream or water course.

u. The planting of trees and shrubs and other appropriate landscaping shall be provided where deemed necessary by the Town Board to screen the operation so far as practical from normal view, to enhance the general appearance from the public right-of-way, and generally to minimize the damaging effect of the operation on the beauty and character of the surrounding country side. Such planting shall be started as soon as practical, but no
later than one year after quarrying operations have begun and shall be done according to the decision of the Town Board.

v. Quarrying operations shall not begin before the hour of 7 a.m. and shall not continue after the hour of 6 p.m. and no operation shall take place on Sundays or legal holidays. During periods of national or unusual emergency, time and hours of operation may be altered at the discretion of the Town Board and through the issuance of a special permit which shall be renewable at 30 day intervals.

w. When the operation is limited to the removal of topsoil, the Town Board may, consistent with the intent of these regulations, modify any or all of the provisions of this section, provided however, that in no case shall operations be permitted closer than 10' from any property line, or to a depth in excess of 18" or so as to adversely affect the drainage of the area and in such instances the operator shall restore the excavated area with topsoil to a depth of 4" and seed the same with grass.

x. The provisions of this section shall not apply to an operation which is incident to the legitimate use of the premises, provided, however, where such operation involves the commercial disposal of the material removed, approval of the Town Board shall be required and such operation shall be limited to a maximum period of 6 months.

y. Application to existing operations:

(1) Within 60 days after the adoption of this chapter, all existing quarrying operations shall be required to register with the Town Clerk submitting pertinent data relative to the present operation including the boundaries of the actual operation and of the ownership. A quarrying permit shall be granted to such existing operation subject to compliance with the operation requirements herein where they can be reasonably applied under existing circumstances.

(2) There shall be required within one year after adoption of this chapter, the submission of a plan for restoration of the site of any existing quarrying operation as provided by subparagraph d. above. The plan for restoration in such case shall not, however, impose requirements which are economically unreasonable or unreasonable from an engineering standpoint with respect to conditions resulting from operations prior to enactment of this chapter.

(3) Within 3 years after the date of this chapter any such existing operation shall be required to make application for a renewal permit the same as for reapplication in the case of a new operation under this chapter.

N. Riding Academies or Commercial Stables.

1. **Where Permitted.** Subject to the provisions of subsection 2., riding academies and commercial stables are conditional uses which may be permitted in the following districts:

   A-1 Agricultural District  
   A-2 Rural Home District  
   A-E Exclusive Agricultural District

2. **Standards Under Which Permitted.**
Conditional use status shall not be granted to riding academies or commercial stables unless all of the following conditions are met:

a. The lot is at least 7 ½ acres in area.

b. Building location:

   (1) All buildings shall comply with the setback and offset provisions of the underlying zoning district, except as provided below.

   (2) No new building housing animals shall be closer than 100’ to the lot line of an adjoining lot in a district permitting residential use. All other new buildings shall meet the offset and/or setback requirements of the zoning district in which they are located.

   (3) Existing buildings constituting legal nonconforming structures may remain although their use may be restricted in the grant of permit.

   (4) No existing building, except one designated as a rustic structure pursuant to Town ordinance, which is located closer than 100’ to the lot line of an adjoining lot in a district permitting residential use, may be used to house animals except as may be specifically authorized in the grant of permit after review by the Plan Commission of the following factors:
      - the overall size of the property;
      - the nature of the building’s use;
      - the intensity of the building’s use, including the type and number of animals to be housed, and the hours and days of operation;
      - the pattern and location of other activity on the property;
      - the location and use of buildings on neighboring properties;
      - the activities conducted on neighboring properties;
      - the consent of neighboring property owners to the intended use; and, provisions for manure storage and disposal;
      - the location of the existing building in relationship with the adjacent property line.

      Any such building may be reconstructed or enlarged only as specifically authorized in the grant of permit or an amendment thereto.

c. No such permitted use shall include the operation of a commercial facility such as a bar or restaurant except as may be specifically authorized in the grant of permit.

d. No lighting installations shall be permitted which create a hazard to traffic or nuisance to surrounding property. The use of flashing or revolving spot lights, are specifically prohibited.

e. Applicant shall submit a manure management plan, which includes the following information:

   (1) number and kind of animals
   (2) scaled site plan
   (3) detailed soil investigation with reference to ground water and bedrock presence
   (4) details of any structures to be built for animal waste management
   (5) construction timeline
   (6) details of manure transfer system
(7) plans for utilization of the manure, including information on land availability, soil types, and methods and rates of application

f. A traffic impact analysis shall be prepared to determine necessary improvements on the adjacent street system and the impact on surrounding landowners.

g. A lighting location and iso-footcandle plan shall be submitted showing cut-off type fixtures, pole types, height. Light at all property lines shall be 0 foot-candles.

O. Solar Energy Systems

1. Where Permitted. Subject to the provisions of this subsection, solar energy systems as defined in Wisconsin Statutes Section 13.48(2)(h) 1.g. are a conditional use which may be permitted in any district in the Town of Delafield.


a. District Regulations. The location, height, area, yard, parking, loading, traffic and highway access and other regulations of the district in which the use is located shall not apply to the solar energy system, unless the Town Board finds that the restriction satisfies one of the following conditions.

   i. Serves to preserve or protect the public health or safety.

   ii. It does not significantly increase the cost of the system or significantly decrease its efficiency.

   iii. It allows for an alternative system of comparable cost and efficiency.

   If one or more of the foregoing conditions is found to apply with regard to any such restriction of this Code, then such restriction shall apply to the solar energy system.

b. The Town Plan Commission may recommend, and the Town Board may require compliance with such other conditions as may be deemed necessary in the specific situation, provided that any such restriction imposed must be found to meet the following conditions:

   i. Serves to preserve or protect the public health or safety.

   ii. It does not significantly increase the cost of the system or significantly decrease its efficiency.

   iii. It allows for an alternative system of comparable cost and efficiency.

P. Commercial Planned Unit Development

1. Where Permitted. Subject to the provisions of subsection 2. commercial planned unit developments are conditional uses which may be permitted in the following districts:

   B-2 Shopping Center District
   B-3 Business Park District
   M-1 Industrial District
2. **Standards Under Which Permitted.**

Conditional use status shall not be granted to a commercial planned unit development unless all of the following conditions are met:

a. No structures or sewage disposal systems shall be allowed in the Wetland-Floodplain District or within 75' of the district.

b. A minimum amount of permanent common open space shall be set aside in each development as shown in Table 17-1.

c. The unified and planned development of a site, in single or corporate ownership at the time of development, may be permitted in a planned development without the customary division into individual lots and without requiring strict compliance with the specific district regulations, subject to the requirements of this section. In order to accomplish this intended unified planned development, the Town shall consider all structures and uses on the entirety of each Lot that is included, or included in part, within the jurisdiction of the Town of Delafield Zoning ordinance, in the development. By petitioning for a Commercial Planned Unit Development conditional use, the petitioner accepts that the Town will exercise this authority, even on portions of Lots that may be partially outside of the Town of Delafield’s zoning jurisdiction.

d. Approval of a development shall be in accordance with the following conditions:

   1. All sanitary provisions must conform to the requirements of the State Department of Commerce, the Waukesha County Health Department, the local sanitary district and the Town;

   2. The proposed development must be in conformity with the Town comprehensive plan, must not be contrary to the general welfare or economic balance of the community and the benefits and amenities of the resultant development must justify the variation from the normal requirements of the district in which it is located as determined by the Town Board

   3. The provisions of sections 18.06 and 18.07 of this General Code shall govern the design and construction of all roads and public improvements. Any modification of these standards must be consistent with good engineering practices and be approved in writing by the Town Board;

   4. The provisions of section 18.07 shall govern with respect to dedication of public sites or payment in lieu of dedication; and

   5. The application of these regulations shall be limited to parcels of not less than 10 acres in area.

e. Table 17-1 shall be utilized to determine the minimum amount of open space per development, minimum permanent common open space, minimum lot size and minimum open space per lot to be utilized for the development of a commercial planned unit development and associated platting of lots in the planned unit development:

   **TABLE 17-1**
<table>
<thead>
<tr>
<th>District</th>
<th>Title</th>
<th>Minimum Open Space for Development Area</th>
<th>Minimum Permanent Common Open Space</th>
<th>Minimum Individual Lot Size</th>
<th>Minimum Open Space Per Lot</th>
</tr>
</thead>
<tbody>
<tr>
<td>B-2</td>
<td>Shopping Center District</td>
<td>50%</td>
<td>25%</td>
<td>2 acres</td>
<td>25%</td>
</tr>
<tr>
<td>B-3</td>
<td>Business Park District</td>
<td>75%</td>
<td>40%</td>
<td>2 acres</td>
<td>25%</td>
</tr>
<tr>
<td>M-1</td>
<td>Industrial District</td>
<td>60%</td>
<td>35%</td>
<td>2 acres</td>
<td>25%</td>
</tr>
</tbody>
</table>

f. Lot width, setback, offsets and height shall follow the regulations found for each zoning district in 17.04.

g. Adequate guarantee shall be provided for permanent retention of open space resulting from these regulations, either by private reservation for use of the building or property owners within the development or by public dedication. Any lot containing permanent common open space shall be owned in common by the owners of the properties that make up the development or by a business owners association and shall not be further divided nor shall they be used for residential, commercial or development purposes. Buildings or structures for noncommercial, recreational or accessory facilities may be permitted in such open space area subject to specific grant in the conditional use permit. Perpetual care and maintenance of such open space areas shall be provided for and an operational plan shall be submitted for specific approval and inclusion in the terms of the permit. Ownership and tax liability of the open space areas shall be established in a manner acceptable to the Town and shall be made a part of the conditions of approval.

h. Public sanitary sewer shall be available to service the development. If approved by the Town Board and, if applicable, the Waukesha County Health Department and local sanitary district, a private sewerage disposal system may be accepted as an alternative to the public facility required.

i. The developer shall submit a development plan and enter into an appropriate contract with the Town to guarantee the implementation of the development according to the terms and conditions established as part of the development plan approval.

j. The Plan Commission in making its recommendation and the Town Board in making its determination as to the approval or denial of the conditional use permit for the commercial planned unit development shall give consideration to the purposes in this section and be satisfied as to the following:

(1) That the proposed development is consistent with the spirit and intent of the chapter, is in conformity with the general character of the Town and would not be contrary to the general welfare and economic prosperity of the Town or the immediate neighborhood, but rather that the benefits from the anticipated improved design of the resultant development justifies the variation from the normal requirements of this chapter through the application of this planned development section.
(2) That the size, quality and architectural design of all buildings in the project will not have an adverse effect upon the general character of the Town and surrounding neighborhood.

(3) That the provisions and facilities of the open space areas being provided is of such quality, size and aesthetic value to justify the approval of the project.

(4) That the setbacks shall be maintained along any boundary street of the project area as required by the existing underlying basic district.

(5) That no building shall be permitted closer to a side or rear boundary street of the project area as required by the existing underlying basic district.

(6) That there shall be no further division of any lot within the development without consideration and approval of a new conditional use permit.

(7) That deed restrictions or an appropriate contract with the Town assuring implementation of the development according to the above requirements is filed with the Waukesha County Register of Deeds.

k. The approval of a petition for conditional use shall be based on and include as conditions thereto the building, site and operational plans for the development as approved, as well as all other commitments offered as required in regard to project value, character or other factors pertinent to an assurance that the proposed development will be carried out as presented for the project. After all conditions of a planned unit development project are certified by the Town Board as being completed, the uses established pursuant to the approved development plan and conditional use order shall be deemed to be permitted uses in the district in which it is located; however, the conditional use order shall remain in effect for purposes of ongoing compliance with the development plan.

l. Any subsequent change or addition to an approved development plan shall first be submitted for approval to the Plan Commission and, if in the Commission's opinion such change or addition is not substantial, it may recommend approval to the Town Board without public hearing. If the Plan Commission deems that any proposed change is not acceptable, it shall recommend accordingly to the Town Board. Without limitation to the Plan Commission's right to determine any other change substantial, a change in any of the following respects shall be automatically construed as substantial:

(1) An increase in the number of buildings from that shown in the approved comprehensive project plan.

(2) A significant change in the size, value or type of structure from that indicated in the approved comprehensive project plan.

(3) The addition of any principal uses not included in the approved comprehensive project plan.

(4) A change in the basic concept of site development which would significantly alter the relationship of uses or open space to adjoining properties.

(5) Change of ownership.
SECTION 19: CONTINUATION OF EXISTING PROVISIONS.

The provisions of this ordinance, to the extent that they are substantively the same as those of the ordinances in force immediately prior to the enactment of this ordinance, are intended as a continuation of such ordinances and not as new enactments, and the effectiveness of such provisions shall date from the date of adoption of the prior ordinances. In addition, the adoption of this ordinance shall not affect any action, prosecution or proceeding brought for the enforcement of any right or liability established, accrued or incurred under any legislative provision prior to the effective date of this ordinance for the time that such provision was in effect, and the repeal of any such provisions is stayed pending the final resolution of such actions, including appeals.

For any Residential Planned Unit Development conditional use permit granted pursuant to Section 17.05 5. AM. of the Town of Delafield Zoning Code prior to the effective date of this ordinance, the repeal of such code section is stayed solely for such existing conditional use permits, for the duration of the conditional use permits, and the conditional use orders remain in effect pursuant to their terms. Other than Residential Planned Unit Developments, any conditional use permit granted prior to the effective date of this ordinance pursuant to a Section of the Town of Delafield Zoning Code that is hereby repealed, that is no longer an allowed use, shall be a legal non-conforming use, subject to all terms and conditions stated in the conditional use order. Any conditional use permit granted prior to the effective date of this ordinance that requires compliance with a Section of the Town of Delafield Zoning Code that is hereby repealed, shall continue to require compliance with the referenced Code Section in existence immediately prior to the repeal, and the repeal of such provisions is stayed solely for such existing conditional use permits. These continuation provisions are intended to preserve the status quo for all rights and responsibilities incurred or accrued prior to the adoption of this ordinance. Nothing herein shall be interpreted to prevent existing conditional use permit holders from applying to amend their conditional use pursuant to all laws in effect at the time of the application.

SECTION 20: SEVERABILITY.

The several sections of this ordinance are declared to be severable. If any section or portion thereof shall be declared by a court of competent jurisdiction to be invalid, unlawful or unenforceable, such decision shall apply only to the specific section or portion thereof directly specified in the decision, and shall not affect the validity of any other provisions, sections or portions thereof of the ordinance. The remainder of the ordinance shall remain in full force and
effect. Any other ordinance whose terms are in conflict with the provisions of this ordinance are hereby repealed as to those terms that conflict.

SECTION 19: EFFECTIVE DATE.

This ordinance shall be effective upon publication or posting as provided by law.

Dated this ___ day of _______________, 2018.

TOWN OF DELAFIELD

__________________________
Lawrence G. Krause, Town Chairman

ATTEST:

__________________________
Mary Elsner, Town Clerk

This ordinance posted or published ________________________.
ORDINANCE

AN ORDINANCE TO CREATE SECTION 18.16 OF THE LAND DIVISION AND DEVELOPMENT CONTROL ORDINANCE OF THE MUNICIPAL CODE FOR THE TOWN OF DELAFIELD, WAUKESHA COUNTY, WISCONSIN

WHEREAS, the Town Board for the Town of Delafield adopted land division regulations for the Town of Delafield and has amended such regulations from time to time, pursuant to Wisconsin Statutes §236.45; and

WHEREAS, the land division regulations, as amended, are codified as Chapter 18 of the Town of Delafield code of ordinances entitled “Land Division and Development Control,” and

WHEREAS, the Town staff have recommended amending the Land Division and Development Control Ordinance to address the issue of residential planned unit development; and

WHEREAS, upon the recommendation of the Town of Delafield zoning administrator this matter was submitted to the Town of Delafield Plan Commission for its consideration at the ______________, 2018, commission meeting, pursuant to Wisconsin Statutes Section 236.45(4); and

WHEREAS, following publication of a Class 2 notice as required by Wisconsin Statute Section 236.45(4), a public hearing was held on ______, 2018 before the Town of Delafield Town Board; and

NOW, THEREFORE, the Town Board of the Town of Delafield, Waukesha County, Wisconsin DOES HEREBY ORDAIN AS FOLLOWS:

SECTION 1: Chapter 18 of the Town of Delafield Municipal Code entitled, “Land Division and Development Control,” Section 18.02 entitled, “Definitions,” Subsection (2) entitled, “Specific Words and Phrases,” the definition of “Planned Unit Development (PUD)” is hereby created and inserted among the definitions in alphabetical order, as follows:

Planned Unit Development (PUD): A self contained development in which subdivision and zoning controls are applied to the project as a whole rather than to individual lots, and in which specific benefits are provided to the community as well as the developer and the future citizens who will reside within the development. Within PUD’s, densities are calculated for the entire development, usually permitting a trade-off between clustering of homes and provisions of common open space.

SECTION 2: Chapter 18 of the Town of Delafield Municipal Code entitled, “Land Division and Development Control,” Section 18.02 entitled, “Definitions,” Subsection (2) entitled, “Specific Words and Phrases,” the definition of “Subdivision” is hereby repealed and re-created as follows:
Subdivision. (Repealed and recreated 2014-08) The division of a lot, parcel or tract of land by the owner or his agent for the purpose of sale or building development where: the act of division creates 2 or more parcels or building sites of 5 acres each or less in area; or 2 or more parcels or building sites of 5 acres each or less in area are created by successive divisions of any part of the original property by any person within a period of 5 years; or where the division creates more than three (3) residential parcels or building sites of any size within 5 years. The following shall not constitute a subdivision: cemetery plats, assessor’s plats, or the sale or exchange of parcels of land between owners of adjoining property, if additional lots are not thereby created and the lots resulting are not reduced below the minimum size required by applicable ordinances (but see Section 18.11).

SECTION 3: Chapter 18 of the Town of Delafield Municipal Code entitled, “Land Division and Development Control,” Section 18.16 entitled, “Residential Planned Unit Development” is hereby created as follows:

18.16. Residential Planned Unit Development

1. **STATEMENT OF INTENT**

A subdivision can be developed as a Residential Planned Unit Development pursuant to this Section. Residential Planned Unit Development is intended to provide for open space/cluster/conservation type residential developments. Such developments incorporate the preservation or enhancement of environmental areas into the development; provide a safe and efficient system for pedestrian and vehicular traffic; provide attractive permanent open spaces as integral part of the development; allow flexibility of overall development design, and ensure adequate standards of planning and construction are met. Residential Planned Unit Development application and review is conducted through the plat approval procedures of this Chapter, in conjunction with the plat, subject to the additional requirements of this Section.

2. **MINIMUM ACREAGE**

Areas designated as Residential Planned Unit Overlay District shall be under single corporate ownership or control and shall contain a minimum development area of 20 acres.

3. **BUILDING LOCATION**

(a) **Setback**

    50 feet minimum.

(b) **Offset**

    20 feet minimum.

4. **BASE HEIGHT REGULATIONS**

(a) **Principal Residence**

    30 feet maximum.

(b) **Accessory Structures**

    12 feet maximum.
5. LOT AREA REGULATIONS

(a) Lot size and open space: in accordance with table 18-2 herein

(b) Lot width: in accordance with table 18-3

(c) Floor Area:  
   (1) Single Floor: 1,500 square feet.  
   (2) All Other: See Zoning Code §17.03 5. A.

6. STANDARDS UNDER WHICH PERMITTED

Residential Planned Unit Development approval shall not be granted to a development unless all of the following standards are met:

a. Residential Planned Unit Development is permitted in any zoning district that permits residential uses, except the A-1 Agricultural District.

b. The land must be divided by subdivision plat certified survey map, or condominium plat, pursuant to the land division approval procedures of this Chapter.

c. No structures or sewage disposal systems shall be allowed in the Wetland-Floodplain District or within 75’ of the district.

d. A minimum of 40% of the total PUD area shall be set aside as permanent common open space; except the 40% permanent common open space is not required if all lots in the PUD are single-family residential lots, and they each meet a minimum lot size of 5 acres or greater. The overall density shall not exceed the maximum density allowed by applicable laws and ordinances.

e. The unified and planned development of a site, in single or corporate ownership at the time of development, may be permitted in a planned development without the customary division into individual lots and without requiring strict compliance with the specific district regulations, subject to the requirements of this section.

f. Lot size, offset, setback and open space and floor area requirements may be modified according to the following conditions:

   (1) All sanitary provisions must conform to the requirements of the State Department of Industry, Labor and Human Relations, the County Health Department, the local sanitary district and the Town;

   (2) The proposed development must be in conformity with any local comprehensive plan, must not be contrary to the general welfare or economic balance of the community and the benefits and amenities of the resultant development must justify the variation from the normal requirements of the district in which it is located;

   (3) All other requirements of the Planned Development must be met as set forth in this subparagraph;

   (4) The provisions of sections 18.06 and 18.07 of this General Code shall govern the design and construction of all roads and public improvements. Any
modification of these standards must be consistent with good engineering practices and be approved in writing by the Town Board;

(5) The provisions of section 18.07 shall govern with respect to dedication of public sites or payment in lieu of dedication; and

(6) Except as specifically provided in subsection (7)(a) or (7)(b), below, the application of these regulations shall be limited to parcels of not less than 20 acres in area.

(7) In areas designated as "Pewaukee Lake Non-Shoreline Redevelopment Overlay District" the following conditions, in addition to those conditions above that are not in conflict, shall apply:

(a) The parcel shall be at least 5 acres in area, and shall be identified in the Land Use Plan as being within the Pewaukee Lake Non-Shoreline Redevelopment Overlay District.

(b) The Plan Commission in making its recommendation and the Town Board in making its decision shall take into consideration the following: that although a planned unit development is permitted in this district, it is the intent that such development be designed to preserve to the greatest extent reasonably possible, lake views and vistas, woodlands, steep slopes, and other natural features.

g. Table 18-1 shall be utilized to compute the maximum dwelling unit density that may be allowed for the development and shall be referred to as the residential density factor.

TABLE 18-1

<table>
<thead>
<tr>
<th></th>
<th>Agricultural Districts</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>A-1</td>
<td>[PUD not permitted]</td>
<td></td>
</tr>
<tr>
<td>A-2</td>
<td>Rural Home District</td>
<td>3.5 acres/dw. unit</td>
</tr>
<tr>
<td>A-3</td>
<td>Suburban Home District</td>
<td>2.75 acres/dw. unit</td>
</tr>
<tr>
<td>C-1</td>
<td>Upland Environmental Corridor Overlay</td>
<td>217,800 s.f./dw. unit</td>
</tr>
<tr>
<td>R-1</td>
<td>Residential District</td>
<td>60,000 s.f./dw. unit</td>
</tr>
<tr>
<td></td>
<td>District</td>
<td>Minimum Lot Size</td>
</tr>
<tr>
<td>-------</td>
<td>---------------------------------</td>
<td>----------------------</td>
</tr>
<tr>
<td>R-(A)</td>
<td>Residential District</td>
<td>41,000 s.f./dw. unit</td>
</tr>
<tr>
<td>R-2</td>
<td>Residential District</td>
<td>30,000 s.f./dw. unit</td>
</tr>
<tr>
<td>R-3</td>
<td>Residential District</td>
<td>20,000 s.f./dw. unit</td>
</tr>
<tr>
<td>R-L</td>
<td>Residential Lake District</td>
<td>20,000 s.f./dw. unit</td>
</tr>
</tbody>
</table>

h. The specific allowable maximum number of dwelling units shall be computed by dividing the total area allowable for density by the appropriate Residential Density Factor; existing public right-of-way, open space easements and 80% of lands designated as floodplain, wetlands Environmental Corridor or Isolated Natural Resource Area may not be included in the area for density computation.

i. Table 18-2 shall be utilized to determine the absolute minimum lot size and open space per family per lot which may be utilized for the platting of lots in the planned unit development:

**TABLE 18-2**

<table>
<thead>
<tr>
<th>District</th>
<th>Minimum Lot Size</th>
<th>Minimum Open Space Per Lot</th>
</tr>
</thead>
<tbody>
<tr>
<td>A-1 Agricultural District</td>
<td>[PUD not permitted]</td>
<td>[PUD not permitted]</td>
</tr>
<tr>
<td>A-2 Rural Home District</td>
<td>60,000 s.f.</td>
<td>80%</td>
</tr>
<tr>
<td>A-3 Suburban Home District</td>
<td>1 acre</td>
<td>75%</td>
</tr>
<tr>
<td>District</td>
<td>Min. Lot Width</td>
<td>Setback</td>
</tr>
<tr>
<td>------------</td>
<td>----------------</td>
<td>---------</td>
</tr>
<tr>
<td>A-1</td>
<td>Agricultural District</td>
<td>[PUD not permitted]</td>
</tr>
<tr>
<td>A-2</td>
<td>Rural Home District</td>
<td>175'</td>
</tr>
</tbody>
</table>

### TABLE 18-3

j. Table 18-3 shall be utilized to determine the absolute minimum average lot width, setback and offsets which may be utilized for the individual lots.
<table>
<thead>
<tr>
<th></th>
<th>Suburban Home District</th>
<th>150'</th>
<th>50'</th>
<th>20'</th>
</tr>
</thead>
<tbody>
<tr>
<td>C-1</td>
<td>Upland Environmental Corridor Overlay</td>
<td>Per Underlying Zoning District</td>
<td>Per Underlying Zoning District</td>
<td>Per Underlying Zoning District</td>
</tr>
<tr>
<td>R-1</td>
<td>Residential District</td>
<td>130'</td>
<td>50'</td>
<td>20'</td>
</tr>
<tr>
<td>R-1(A)</td>
<td>Residential District</td>
<td>130'</td>
<td>50'</td>
<td>20'</td>
</tr>
<tr>
<td>R-2</td>
<td>Residential District</td>
<td>120'</td>
<td>50'</td>
<td>20'</td>
</tr>
<tr>
<td>R-3</td>
<td>Residential District</td>
<td>120'</td>
<td>50'</td>
<td>20'</td>
</tr>
<tr>
<td>R-L</td>
<td>Residential Lake District</td>
<td>100'</td>
<td>50'</td>
<td>20'</td>
</tr>
</tbody>
</table>

Up to a maximum of 20% of the area of lands which are zoned Wetland-Floodplain within the project may be used to determine planned development project densities. However, in no case, shall the total area of Wetland-Floodplain zoned lands used in the computation exceed 25% of the net area of the project which is zoned other than Wetland-Floodplain.

k. Adequate guarantee shall be provided for permanent retention of open area resulting from these regulations, either by private reservation for use of the residents within the development or by public dedication. The parcels created as open space in all zoning districts other than the A-1 District shall be owned in common by the residents of the development or by a home owners association and shall not be further divided nor shall they be used for residential purposes. Buildings or structures for noncommercial, recreational or accessory facilities may be permitted in such open space area subject to specific grant in the conditional use permit. Perpetual care and maintenance of such open space areas shall be provided for and an operational plan shall be submitted for specific approval and inclusion in the terms of the permit. Ownership and tax liability of the open space areas shall be established in a manner acceptable to the Town and
shall be made a part of the conditions of approval.

l. This section shall be construed to permit any type of housing unit within the development boundaries (i.e., multiple family, single family, garden apartments, condominiums, duplexes, senior housing) subject to specific approval and conditions of this conditional use permit.

m. Where the use is not proposed to be served by public sanitary sewers, the use of private treatment systems pursuant to SPS 83 Wisconsin Administrative Code shall apply, subject to the following:

(1) Private systems serving one dwelling unit shall be privately owned and maintained.

(2) Private systems serving more than one dwelling unit shall be the responsibility of an incorporated Owners Association subject to a maintenance and management agreement. Such agreements shall give the Town the right to inspect all facilities and make repairs at the expense of the Owners Association. In the event that the incorporated Owners Association fails to maintain or make repairs to the private system to the satisfaction of the Town, the maintenance and management agreement shall grant the Town the authority to conduct said maintenance or repairs at the expense of the Owners Association. In the event of nonpayment, all costs incurred shall be placed on the tax bills of all Owners Association properties on a prorata basis as a special assessment or special charge.

n. The total number of dwelling units allowed for the project shall be determined by utilizing the density computation above.

o. The floor area of attached or detached single family dwellings and duplexes shall not be less than what is required in the applicable zoning district.

p. The architectural style of the buildings may be subject to approval by the Plan Commission.

q. Subject to specific approval by the Town Board, floor area for multiple dwelling units may be modified in accordance with table 18-4.

**TABLE 18-4**

<table>
<thead>
<tr>
<th>Efficiency or one bedroom apartment</th>
<th>900 s.f.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Two bedroom unit</td>
<td>1050 s.f.</td>
</tr>
<tr>
<td>Three bedroom unit</td>
<td>1250 s.f.</td>
</tr>
</tbody>
</table>

r. The developer shall enter into an appropriate contract with the Town to guarantee the implementation of the development according to the terms and conditions
established as part of the development plan approval.

7. **BASIS FOR APPROVAL**

The Plan Commission in making its recommendation and the Town Board in making its determination as to the approval or denial of the land division for planned development shall give consideration to the purposes and standards in this section and be satisfied as to the following:

a. That the proposed development is consistent with the spirit and intent of the chapter, is in conformity with the general character of the Town and would not be contrary to the general welfare and economic prosperity of the Town or of the immediate neighborhood, but rather that the benefits from the anticipated improved design of the resultant development justifies the variation from the normal requirements of this chapter through the application of this planned development section.

b. That the size, quality and architectural design of all buildings in the project will not have an adverse effect upon the general character of the Town and surrounding neighborhood.

c. That the provisions and facilities of the open space areas being provided is of such quality, size and aesthetic value to justify the approval of the project.

d. That the setbacks shall be maintained along any boundary street of the project area as required by the existing underlying basic district.

e. That no building shall be permitted closer to a side or rear boundary street of the project area as required by the existing underlying basic district.

f. That there shall be no further division of any lot within the development.

g. That deed restrictions or an appropriate contract with the Town assuring implementation of the development according to the above requirements is filed with the Waukesha County Register of Deeds.

h. The proposed site shall be provided with adequate drainage facilities for surface and storm waters.

i. No undue constraint or burden will be imposed on public services such and police and fire protection street maintenance and maintenance of public areas by the proposed development.

j. The proposed site shall be accessible from public roads that are adequate to carry the traffic expected to be generated by the proposed development.

k. The approval of a petition for approval of a Residential Planned Unit Development shall be based on the building, site and operational plans for the development, all other commitments offered as required in regard to project value, character or other factors pertinent to an assurance that the proposed development will be carried out basically as presented for the project.
1. If approved, the setback, offset, height, minimum floor area, minimum lot size, density and open space requirements of the Planned Unit Development, in addition to all conditions imposed in the grant of the approval, if any, shall be recorded as a deed restriction on the development lands in a form approved by the Town Board or its designee.

m. Any subsequent change or addition to an approved plan shall first be submitted for approval to the Plan Commission and, if in the Commission’s opinion such change or addition is not substantial, it may recommend approval to the Town Board without public hearing. If the Plan Commission deems that any proposed change is not acceptable, it shall recommend accordingly to the Town Board. Without limitation to the Plan Commission’s right to determine any other change substantial, a change in any of the following respects shall be automatically construed as substantial:

(1) An increase in the number of dwelling units from that shown in the approved comprehensive project plan.

(2) A significant change in the size, value or type of structure from that indicated in the approved comprehensive project plan.

(3) The addition of any principal uses not included in the approved comprehensive project plan.

(4) A change in the basic concept of site development which would significantly alter the relationship of uses or open space to adjoining properties.

SECTION 4: SEVERABILITY

The several sections of this ordinance are declared to be severable. If any section or portion thereof shall be declared by a court of competent jurisdiction to be invalid, unlawful or unenforceable, such decision shall apply only to the specific section or portion thereof directly specified in the decision, and shall not affect the validity of any other provisions, sections or portions thereof of the ordinance. The remainder of the ordinance shall remain in full force and effect. Any other ordinances whose terms are in conflict with the provisions of this ordinance are hereby repealed as to those terms that conflict.

SECTION 5: EFFECTIVE DATE

This Ordinance shall take effect immediately upon passage and posting or publication as provided by law.

Dated this ______ day of ____________, 2018.

TOWN OF DELAFIELD

______________________________
Lawrence G. Krause, Chairman
ATTEST:

________________________
Mary Elsner, Town Clerk/Treasurer

Published and/or posted this _____ day of ________, 2018.
Landowner / Lessee Authorization to Remove or Destroy Animals Causing Damage or Nuisance Application and Permit

Form 2308-169 (R 6/03)

County Code: Permit #: Enrolment ID Crop Year
68 824032 55118 2018

Notice: This form is required under section 29.885, Wis. Stats., for any application filed pursuant to ch. NR 12, Wis. Admin. Code. Exceptions include deer, bear, geese or turkey, causing agricultural damage, which requires a different form. Failure to provide this information shall result in denial of your application for a permit. Personally identifiable information on this form will be used to determine eligibility for approvals and other enforcement purposes associated with this application.

Instructions:
1. Sections 1 and 2 will be completed in the computer application by the Department. After the form is printed out Sections 3, 6 and 8 (if applicable) should be completed by the landowner/lessee. Sections 4 and 5 will be completed by the Department of Natural Resources.
2. Read Section 7 for conditions which will apply to deer shooting permits. Failure to comply with these conditions will render you ineligible to receive another permit for a period of one (1) year and could result in issuance of other citations.
3. Return or send to:

Note: By state law the Department must act on your application within 48 hours of receipt of your application.

Section 1. Permittee Information

Last Name: KRAUSE
First Name: LAURIE
Middle Initial: 
TIN #: DNR Customer ID Number
Business Name: TOWN OF DELAFIELD
Street Address: W902 N1254 BAPLE AVENUE
City: DELAFIELD
State: WI
Zip Code: 53018
Work Phone: (262) 646-2398

Section 2. Location and Description of Damage or Nuisance

County: Waukesha
Owner: Access Type: Deer Zone: T R Dir S1 S2 S3 S4 Comment
Open SOUTHERN FARMLAND 7 18 E 1 1 The entire town of Delafield

Section 3. Applicant Certification of Property Ownership

I certify that:
1. □ I own the crops and crop lands and/or □ I own the crops and lease / rent the crop lands described in Section 2, & (Note: if you lease / rent any land, you need to complete Section 6.)
2. □ agree to abide by the permit conditions listed in Section 7 of this form.

Applicant Signature: Date Signed:

Section 4. Compliance with criteria for issuance (s. NR 12.10, Wis Adm. Code):

Permit Type: Nuisance Permit

1. Employing or has agreed to employ reasonableness of abatement?
   Yes 4. Meets damage extent of (needs to most only one.)
      a. Likely to exceed $1,000 in current year? No
      b. Loss of endangered plants? No
      c. Extraordinary situation? Yes

2. Has access control?
   Yes

3. Complied with previous permits?
   No

Section 5. Authorization to Remove or Destroy Animals Causing Damage or Nuisance - DNR Use Only

Pursuant to ch. NR 12, Wis. Adm. Code, the Department hereby authorizes the applicant to remove the wild animal(s) causing damage or nuisance on the lands described in Section 2 of this form subject to the conditions listed in Section 7. Additional exemptions or conditions to the operation of this permit:

a) This permit authorizes the Town of Delafield (the Permittee) to use hunters to remove a maximum of 50 deer from within the Town limits. The Permittee shall designate agents, authorized in writing, to shoot and kill deer. b) All agents will carry a nuisance tag, deer hunting license verification (paper copy, drivers license, or GoWild card), and written authorization of their permission to hunt the property. All agents will comply with current regulations. c) All heads will be removed with approximately 3' of neck for testing purposes, and turned over to the DNR. Because CWD testing requires testing of the lymph nodes closest to the spinal cord, body shots are not permitted. d) Contact Nathan Hoofbirk (608-289-1658) to coordinate testing or find a sampling station near you by visiting DNR.wi.gov keyword "sampling station" or by visiting sampling webpage https://dnr.wi.gov/mcen/RegStation/Search. e) The Permittee is responsible for the disposal of deer killed under this permit. The deer can be donated for processing and consumption provided harvest authorization is maintained with carcass and the head was submitted for CWD testing. The Permittee may develop a list of people to provide deer for donation by name, address, and phone number. One animal per person is recommended. If the deer taken by this permit is not disposed of by donation to individuals, the Permittee...
Section 5. Authorization to Remove or Destroy Animals Causing Damage or Nuisance - DNR Use Only

shall have the deer processed at a United States Department of Agriculture or Wisconsin Department of Agriculture, Trade and Consumer Protection approved meat processing facility. All meat packages shall be marked "Not For Sale." All usable deer meat obtained shall be donated to a recognized charitable organization benefiting the needy. The meat processing facility shall retain harvest authorizations for collection by the Department. g) All deer must be registered by 5 pm on the day following harvest. Deer must be registered by calling the DNR Call Center at 1-888-936-7463 or by going to gowild.wi.gov. Any individual registering deer must have a DNR Customer ID number. h) Batting of deer is not authorized under this permit. i) The Department may request that whole deer or portions of deer must be turned over to the Department upon request for the purposes of disease surveillance.

Methods to be used: sharpshooting, public hunting

Name of Local Warden: Marcus Medina

Telephone Number (include area code): (414) 312-3079

Gross Enrolled: 7100 acres

Land Suitable for Hunting: 1 acres

Min. Number of Hunters Allowed at any one time: 1

Prescribed Animal Harvest

Based on the amount of land covered in this application, and the level of damage occurring.

Species of animal doing damage or nuisance.

Dead

Dead Management Unit: SOUTHERN FARMLAND

Beginning Carcass Tag# Ending Carcass Tag# Date Tags Issued to Permit Tags Ready for Issuance? Date Available in GoWild # of Tags To Be Issued

09/04/2018

09/04/2018

STATE OF WISCONSIN
DEPARTMENT OF NATURAL RESOURCES

For the Secretary

By: __________________________

Title: _________________________

Date Approved: ________________

Section 6. Permittee Signature

Permittee Signature: __________________________

Date Signed: __________________________

Copies to: Local Warden and Wildlife Manager
County Conservation Congress Chair
County Damage Administrator
Wildlife Damage Specialist - Madison

Section 7. Conditions

see addendum

Section 8. Landowner Certification of Access Control

I (We) certify that the applicant has the authority to control entry for hunting or trapping on both the lands described above and any contiguous lands suitable for hunting or trapping under my (our) ownership. (Note: The Department will not issue a permit for lands on which the permittee does not have this authority.)

Landowner (print name) __________________________

Date Signed: __________________________

Landowner Street Address __________________________

City __________________________

State __________________________

Zip Code __________________________

Home Phone __________________________

Work Phone __________________________

I (We) certify that the applicant has the authority to control entry for hunting or trapping on both the lands described above and any contiguous lands suitable for hunting or trapping under my (our) ownership. (Note: The Department will not issue a permit for lands on which the permittee does not have this authority.)

Landowner (print name) __________________________

Date Signed: __________________________

Landowner Street Address __________________________

City __________________________

State __________________________

Zip Code __________________________

Home Phone __________________________

Work Phone __________________________
<table>
<thead>
<tr>
<th>City</th>
<th>State</th>
<th>Zip Code</th>
<th>Work Phone</th>
</tr>
</thead>
</table>

Section 8. Landowner Certification of Access Control
Addendum

All permits are subject to the following conditions pursuant to s. 28.885, Wis. Stats., and chs. NR 12, Wis. Admin. Code:

Definitions:
- "Permittee" means any person or municipality issued a permit by the Department to remove or destroy wildlife causing damage.
- "Participant" means any hunter or trapper authorized by the permittee, in writing, to assist the permittee in removing wildlife causing damage.

Abatement: In order to be eligible for a permit to remove or destroy wildlife causing damage or nuisance, the applicant must agree to implement any reasonable abatement measures recommended by the Department and participate in any wildlife damage abatement program administered under s. 28.889, Wis. Stats.

Participation by Others: Persons other than the permittee may assist in the removal of wildlife causing damage or nuisance. The Department may limit the number of persons that can assist. All participants shall be selected by the permittee. First preference may be given to members of the permittee's immediate family. Next preference shall be given to persons that are able to provide immediate shooting assistance and meet the requirements of chs. 29.304 and 29.293, Wis. Stats., pertaining to hunter safety and age. All participants shall possess written approval (Form 2300-200) from the landowner or lessee when carrying on removal activities.

No Fees: The permittee may not charge any form of a fee to a participant. NOTE: This includes any form of a trespass fee, stand or blind rental or any other activity that includes hunting the species causing damage or nuisance.

Public Use: All lands described on the application and any contiguous lands under the same ownership suitable for hunting or trapping shall be open to public hunting or trapping of the species causing the damage for a period of one year from the effective date of the permit. These lands may be posted to indicate that permission is required from the permittee. The department may require a permittee to keep a daily log of hunter's names and telephone numbers on forms provided by the department as a condition of the permit.

Use Refusal: Permits may refuse access to hunters or trappers for reasonable cause. Reasonable cause may not be based on sex, race, religion, color, handicap, sex, physical condition, developmental disability, creed, sexual orientation, or national origin. The presence of at least 2 hunters per each 40 acres suitable for hunting or trapping shall constitute a reasonable cause for refusal. NOTE: Other examples of reasonable cause may include drunkenness, vandalism, littering or reckless conduct.

Regulation Compliance: Unless otherwise provided in this section or in Section 5, all participants shall comply with all deer hunting rules and laws. Permittees and participants who fail to comply shall be subject to the penalty applicable to the appropriate ch. NR 10, Wis. Admin. Code, or ch. 29, Wis. Stats., violation.

Reporting: Each permittee shall keep a current, correct and complete record of all participants and permit activities as required by the Department on forms furnished by the Department. Permit records may be inspected by the Department at any time. Copies of records shall be provided to the Department upon request. The permittee shall report the total number of animals removed or destroyed and return all unused permit materials and any participant authorizations issued, to the Department within 10 days after the permit expiration date.

Carcass Care and Disposal: Each animal shall be:
1. Tagged immediately upon killing with a validated carcass tag (Form 2300-200T) provided by the Department.
2. Field dressed and stored in a cool location.
3. Any deer taken during the closed or bow deer season and retained by a participant or permittee shall be registered in accordance with s. NR 10.106(2)(d). Any deer taken during the regular gun season and retained by a participant or permittee shall be registered in accordance with s. NR 10.106(2)(a). Deer shall be registered at a location designated by the department.
4. Each participant may retain at least 1 deer. The Department will authorize disposal of deer not retained by the permittee.

Department Assistance: The Department may not assist the permittee in shooting deer unless:
1. Extraordinary damage is occurring.
2. The permittee has demonstrated an inability to remove or destroy an adequate number of animals, and damage to the permittee's property in the current calendar year exceeds or is likely to exceed $5,000.

Permit Materials Possession: Each permittee shall have in their possession while hunting or trapping under the authority of a permit to remove or destroy wildlife causing damage or nuisance any materials issued to the participant by the Department or permittee.

Permit Materials Retention: Permit materials are not transferable and may not be altered or defaced.

Animal Kill Limit: The Department may specify the sex and age of the animals to be removed or destroyed and limit the number of carcasses tagged issued under this section after consultation with the applicant and the county wildlife damage program personnel.

Authorized Area: The permit applies to all lands subject to public use and may extend 1/4-mile onto adjoining lands if the landowners have provided their consent.

License, Stamps and Permits: Excluding the applicant, all participants shall possess a current state hunting or trapping license appropriate for the species being removed or destroyed.

Shooting Hours: Deer may be killed only during the period from 30 minutes before sunrise to 20 minutes after sunset during the closed deer gun season. During the open deer gun season, gun season hunting hours apply. Exemptions shall be granted to allow hunting of deer one hour before sunrise to one hour after sunset during the closed season in situations where permit eligibility is based upon deer entering a properly maintained permanent deer fence. Note: Copies of hunting tables showing these hours will be provided to you upon issuance.

Base Camp: All participants and persons assisting participants shall comply with the base camp hunting regulations, unless exempted by the Department. This means ALL participants, permittees and their assistants, gun and bow hunters! Exemptions will be granted where local ordinances prohibit the discharge of firearms, and bow hunting or a trained sharpshooter are the only methods available to remove deer.

Weapon Use: All participants on deer shooting permits shall comply with the weapon type restriction applicable to the permittee's land during the gun deer season. In counties with shotgun seasons, a permittee, their employees or members of their immediate family may use a rifle during the time period closed to gun deer hunting.
BARTENDER / OPERATOR LICENSE APPLICATION
To serve fermented malt beverages/intoxicating liquors in the Town of Delafield

For license period ending 6/30/2020

Applicant's Full Name  Nicholas Arthur Dudzek

Date of birth                                    Check One:  ☑ Male  ☐ Female

Phone Number  414-803-9334                           Email  nick_dudzek@yahoo.com

Home Address  717 N. Glenn Dr.

City, State & Zip  Waukesha, WI  53188

Violations

☑ I understand that failure to list all violations may result in the rejection of this application.  NO (please initial)

1. Have you ever been arrested, cited or convicted of charges related to activities performed while bartending?
   ☐ Yes  ☑ No

2. Have you had any arrests, charges or citations related to controlled substance or involving alcoholic beverages?
   ☐ Yes  ☑ No

3. Have you ever been convicted of a felony?  ☐ Yes  ☑ No
   *If you answered yes to any questions above, please provide date and details:

4. List all arrests, convictions, dismissals and pending cases from age 18 to present below (do not include speeding and parking violations).

<table>
<thead>
<tr>
<th>Violation</th>
<th>City</th>
<th>Date</th>
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</tbody>
</table>

*List additional offenses on back of form*

Employment

Place of Employment as a bartender or seller of alcohol:  Ristorante Lago

Applicant Signature

I, the undersigned do hereby make application to the Town of Delafield for an Operator's License to serve fermented malt beverages and intoxicating liquors subject to Wisconsin Statutes and Town of Delafield Ordinances.

I give the Town of Delafield permission to conduct a background check to verify the information I have provided and authorize the release of all information regarding my record.

☐ Signature  Nicholas A. Dudzek  Date  9-6-18
City of Waukesha
Bartender/Operator License
License No: 2017-76
WHEREAS, the local governing body of the City of Waukesha, County of
Waukesha, Wisconsin, has, upon application duly made, granted and
authorized the issuance of an Operator/Bartender License to:

Nicholas A. Dudzak
450 Kimberly Dr., #15
Waukesha, WI 53188

AND WHEREAS, the said applicant has paid to the Treasurer the sum of
$82.00 as required by the Municipality ordinances and has complied with all
requirements necessary for obtaining a license.

NOW THEREFORE, An Operator/Bartender License pursuant to Sections 125.33(2)
and 125.69(3) of the Wisconsin Statutes, and local ordinances, is hereby issued to
said applicant,

for the period from 7/1/2017 to 6/30/2019.
Given under my hand and the Great Seal of the City of Waukesha, County of
Waukesha, this 7th day of April, 2017.

[Signature]
Gina Kozil, City Treasurer
Request Date: 9/6/2018
Report Date: 9/6/2018

This criminal background check was performed by searching the following data submitted to the Crime Information Bureau

Name: DUDZEK, NICHOLAS
Date of Birth:
Alias Names:

IMPORTANT EXPLANATION ABOUT HOW TO UNDERSTAND THIS RESPONSE

This response reports the results of a criminal history search conducted with the name, date of birth, and any other identifying data you provided. The identifying data you provided is printed above. If you submitted fingerprints with your search request see the statement below.

Read this entire explanation, the How to Read the Following Criminal History Report section and the Notice to Employers section. Read these sections carefully to understand how this response relates to the identifying data you provided.

Printed below these explanations is a Wisconsin criminal history record that has been identified as a possible match to the identifying data you provided.

A criminal history search based only on a name, date of birth, and other identifying data that is not unique to a particular person (like sex or race) may result in:

1. Identification of criminal history records for multiple persons as potential matches for the identifying data submitted, or

2. Identification of a criminal history record belonging to a person whose identifying information is similar in some way to the identifying data that was submitted to be searched, but is not the same person whose identifying data was submitted for searching.

The Crime Information Bureau (CIB) therefore cannot guarantee that the criminal history record below pertains to the person in whom you are interested.

You must carefully read the entire Wisconsin criminal history record below in order to determine whether the record pertains to the person in whom you are interested.

Do not just assume that the criminal history record below pertains to the person in whom you are interested.

Additional information about finger-based search submissions: Fingerprint-based background checks generally provide a more reliable result and are prone to fewer false matches due to the specific identifying features of fingerprints.

HOW TO READ THE FOLLOWING CRIMINAL HISTORY REPORT

https://recordcheck.doj.wi.gov/BackgroundResult/PrintResults?randomResultId=rOhl9VXt&pdf=True
The criminal history reported below is linked by fingerprints to the name appearing directly after these explanatory sections, following the label IDENTIFICATION. That name is the name that was provided by the fingerprinted person the first time his or her fingerprints were submitted to CIB; it may or may not be the real name of the fingerprinted person. That name is called the Master Name in these explanatory sections.

It is not uncommon for criminal offenders to use alias or fraudulent names and false dates of birth, sometimes known as identity theft. Other names used by the person identified who is the Master Name are listed in the Alias Names/Fraudulent Data section of the criminal history report below.

If the name you submitted to be searched is DIFFERENT from the Master Name below, the Wisconsin criminal history record below may belong to someone other than the person whose name and other identifying data you submitted for searching. If an alias or fraudulent name used by the person who is the Master Name is similar to the name you submitted for searching, that does not mean that the person whose name you submitted for searching has a criminal history. It means that the person associated by fingerprints with the Wisconsin criminal history below has used a name similar to the name you submitted for searching.

If the name you submitted to be searched is THE SAME as the Master Name below, the Wisconsin criminal history record below may belong to someone other than the person whose name and other identifying data you submitted for searching. That is because the Master Name is the name attached to the initial fingerprint submission to CIB that is associated with the reported criminal history, may have been an alias name or a name similar to the name you submitted for searching.

To determine whether the Wisconsin criminal history below actually belongs to the person whose name and other identifying information you submitted for searching, compare the information reported below to the other information you have obtained about that person. Inconsistencies may indicate that the criminal history reported below does not belong to the person whose name and other identifying information you submitted for searching. You may need to ask for clarification from the person whose name and other identifying information you submitted for searching.

Before you make a final decision adverse to a person based on the following criminal history record, in addition to any other opportunity you offer the applicant to explain the following criminal history record, please notify the applicant of:

1. His or her right to challenge the accuracy and completeness of any information contained in a criminal history record, and

2. The process for submitting a challenge.

The person should submit his or her challenge to CIB on Form DJ-LE-247. Form DJ-LE-247 is available free of charge on the Department of Justice website at http://www.doj.state.wi.us/dles/cib/background-check-criminal-history-information or by calling (608) 266-7314. A challenge may include a request for comparison of the fingerprints of the person submitting the challenge to the fingerprints on file that are associated with the Wisconsin criminal history record below.

The Wisconsin criminal history report below may not show all arrests for the person whose fingerprints are associated with the reported criminal history. However, the criminal history report contains all information that has been provided to the state criminal history database that may be released in response to your request.

The results of this search are effective and current for the date of this search only. A new search request should be submitted at a later time if an updated response is needed.

NOTICE TO EMPLOYERS

https://recordcheck.doj.wi.gov/BackgroundResult/PrintResults?randomResultId=nOhi9VXt&pdf=True
It may be a violation of state law to discriminate against a job applicant because of an arrest or conviction record. Generally speaking, an employer may refuse to hire an applicant on the basis of a conviction record only if the circumstances of the offense for which the applicant was convicted substantially relate to the circumstances of the particular job. For more information, see Wisconsin Statute 111.335 and the Department of Workforce Development's publication, Arrest and Conviction Records Under the Law.

Before you make a final decision adverse to an applicant based on the following criminal history record, in addition to any other opportunity you offer the applicant to explain the following criminal history record, please notify the applicant of:

1. His or her right to challenge the accuracy and completeness of any information contained in a criminal history record, and

2. The process for submitting a challenge.

The applicant should submit his or her challenge to CIB on Form DJ-LE-247. Form DJ-LE-247 is available free of charge on the Department of Justice website at http://www.doj.state.wi.us/dles/cib/background-check-criminal-history-information or by calling (608) 266-7314. A challenge may include a request for comparison of the fingerprints of the person submitting the challenge to the fingerprints on file that are associated with the Wisconsin criminal history record below.

RECORD LAST UPDATED: 06/06/2007
NICHOLAS ARTHUR DUDZEK

Male/White
Born in WISCONSIN; Citizen of USA
11/06/1979 ,
Height: 5'08" Weight: 145lbs;
Eye Color: Blue; Hair Color: Brown
717 N GLENN DRIVE WAUKESHA, WI
STATE ID: WI899834
OFFENDER NOTICE:
PHOTO INFORMATION:
WI013035Y WI CIB IDENTIFICATION SECTION
08/31/2001 WI0680500 WAUKESHA POLICE DEPARTMENT

CRIMINAL HISTORY

CYCLE 01

EARLIEST EVENT DATE: 08/23/2001
DATE OF OFFENSE: 08/23/2001
ARREST TRACKING NUMBER: 68050108310073

ARREST DATA

LOCAL IDENTIFICATION NUMBER: 33361
SUBJECT NAME: NICHOLAS ARTHUR DUDZEK
TYPE: ADULT ONLY
DATE: 08/31/2001
CASE NUMBER: 33361
ARREST AGENCY: WI0680500 WAUKESHA POLICE DEPARTMENT

CHARGE

SEQUENCE NUMBER: 01
LITERAL: 11.943.20 THEFT
NCIC CODE: 2399
COUNTS: 1
CLASSIFICATION:
CHARGE SEVERITY: NON-CRIMINAL

COURT

https://recordcheck.doj.wi.gov/BackgroundResult/PrintResults?randomResultId=nOh9VXt&pdf=True
SUBJECT NAME: NICHOLAS ARTHUR DUDZEK
DATE: 10/08/2001
COURT: WI000000M - MUNICIPAL COURT
COMMENTS:

CHARGE

LOCAL IDENTIFICATION NUMBER: 68050108310073
SEQUENCE NUMBER: 01
LITERAL: 11.943.20 THEFT
NCIC CODE: 2399
COUNTS: 1
CLASSIFICATION:
CHARGE SEVERITY: NON-CRIMINAL

DISPOSITION

LITERAL: OTHER
DISPOSITION DATE: 08/23/2001
DISPOSITION: DISPOSITION NOT REPORTED

CHARGE

LOCAL IDENTIFICATION NUMBER: 68050108310073
SEQUENCE NUMBER: 02
LITERAL: THEFT
NCIC CODE: 2399
COUNTS: 1
CLASSIFICATION:
CHARGE SEVERITY: NON-CRIMINAL

DISPOSITION

LITERAL: CONVICTED
DISPOSITION DATE: 10/08/2001
DISPOSITION: CONVICTED

SENTENCING

DATE: 10/08/2001
CASE NUMBER: 01TR20819
COURT: WI000000M - MUNICIPAL COURT
CONVICTED OFFENSE:
CHARGE SEQUENCE NUMBER: 02
SENTENCE: FINE
COMMENTS:

CONTRIBUTING AGENCIES

https://recordcheck.dcj.wi.gov/BackgroundResult/PrintResults?randomResultId=nOhl9VXt&pdf=True
End of Rapsheet