It is expected that a Quorum of the Board of Public Works, Park Board, Administration Committee, and/or Common Council may attend this meeting: (although it is not expected that any official action of any of those bodies will be taken)

CITY OF MENASHA LANDMARKS COMMISSION Council Chambers 140 Main Street, Menasha

May 14, 2014

4:30 PM

AGENDA

- A. CALL TO ORDER
- B. ROLL CALL/EXCUSED ABSENCES
- C. MINUTES TO APPROVE
 - 1. Minutes of the March 27, 2014 Landmarks Commission Meeting
- D. PUBLIC COMMENT ON ANY ITEM OF CONCERN ON THIS AGENDA OR ANY ITEM RELATED TO THE LANDMARKS RESPONSIBILITIES OF THE LANDMARKS COMMISSION

Five (5) minute time limit for each person

- E. COMMUNICATIONS
 - 1. Wisconsin Landmarks Newsletter April 2014
- F. ACTION ITEMS
 - 1. Façade Alteration 192 Main Street Lemon Loves Lime (to be received)
 - 2. Sign Application 192 Main Street Lemon Loves Lime (to be received)
 - Consideration of Certificate of Appropriateness Demolition of Menasha Hotel 177 Main Street
- G. DISCUSSION
 - 1. Façade Improvement Program Grant/Loan Balance
 - 2. Future Landmarks Commission Activities/Projects
 - 3. Update on Tayco St Bridge Museum
 - 4. Update on Photo Contest
- H. PUBLIC COMMENT ON ANY ITEM OF CONCERN ON THIS AGENDA Five (5) minute time limit for each person

I. ADJOURNMENT

If you are not able to attend this meeting, please contact the Community Development Department no later than the Monday prior to the meeting.

Menasha is committed to its diverse population. Our Non-English speaking population or those with disabilities are invited to contact the Community Development Department at 967-3650 at least 24-hours in advance of the meeting so special accommodations can be made.

CITY OF MENASHA

Landmarks Commission

Council Chambers, 3rd Floor, City Hall – 140 Main Street

March 27, 2014 DRAFT MINUTES

A. CALL TO ORDER

Meeting called to order by Chairman Grade at 4:30 PM.

B. ROLL CALL/EXCUSED ABSENCES

LANDMARKS MEMBERS PRESENT: Ald. Mike Keehan, Commissioners James Taylor, Kristi Lynch, Peg Docter, Paul Brunette and Tom Grade.

LANDMARKS MEMBERS EXCUSED:

LANDMARKS MEMBERS ABSENT:

OTHERS PRESENT: CDD Keil, PP Homan, and Joy Cha from Lemon Loves Lime and Bill Banti via telephone.

C. MINUTES TO APPROVE

1. Minutes of the February 6, 2014 Landmarks Commission Meeting

Motion by Comm. Taylor, seconded by Ald. Keehan to approve the February 6, 2014 Landmarks Commission meeting minutes. The motion carried.

D. PUBLIC COMMENT ON ANY ITEM OF CONCERN ON THIS AGENDA OR ANY ITEM RELATED TO THE RESPONSIBILITES OF THE LANDMARKS COMMISSION

1. No one spoke.

E. COMMUNICATIONS

- 1. Stan Sevenich Letter- Commissioner's acknowledged Stan's commitment and financial contribution of \$100 to assist with the reopening of the Bridge Tower Museum.
- 2. Chris Everson Letter Letter suggested incorporating the identification of historic structures along marathon routes. Comm. Brunette will refer the proposal to the Historical Society.

F. ACTION ITEMS

1. None

i. DISCUSSION ITEMS

1. 192 Main Street Façade Improvement Concept – Lemon Loves Lime

Joy Cha presented a preliminary design for the Main Street facade of 192 Main Street. Commissioners discussed:

- Signage type and location
- Architectural details and proposed building materials
- Entryway configuration
- Color scheme

Commissioners expressed enthusiastic support for the proposed façade improvements. Ms. Cha stated the she will bring back the final plans upon completion by their architect.

2. Façade Improvement Program Grant/Loan Balance

CDD Keil stated that he did not have an updated balance for the program. Information will be presented at the next Landmarks Commission meeting.

3. **2014 Historic Photo Contest**

PP Homan will follow up with Commissioner Docter regarding the press release and other details. Commissioner Lynch will email photos to Community Development staff.

4. Bridge Tower Museum

PP Homan has met with Public Works staff to discuss outstanding items. Most remaining items need to wait for warmer weather. A reopening ceremony is planned for 5:30 PM on May 14, and invitations are to be extended to other organizations, committees and the media. The Landmarks Commission is scheduled to meet at 4:30 PM on that same date at the Bridge Tower Museum.

5. **Broad Street Lot/Main Street Pedestrian Link**

PP Homan reported that an initial meeting had occurred with adjoining business owners. Staff will initiate further planning after activities related to the Bridge Tower Museum are complete.

H. PUBLIC COMMENT ON ANY ITEM OF CONCERN ON THIS AGENDA

1. No one spoke.

I. ADJOURNMENT

Motion by Comm. Lynch, seconded by Comm. Brunette to adjourn at 5:30 PM. The motion carried.

Respectfully submitted by CDD Keil.

Wisconsin Landmarks Newsletter

WAHPC Members Commissions:

Commissions: Appleton **Beloit** Cedarsburg Columbus Eau Claire Evansville Fond du Lac Hales Corners Janesville La Crosse County Lake Geneva Marshfield Menasha Milwaukee Monroe Neenah Neilsville New Berlin Oregon Oshkosh Reedsburg Richland Center River Falls Sauk City Stoughton Thiensville

Winneconne Individuals:

Waukesha

Waupaca

Town of Westport

Whitewater

Mary Poser, Columbus
Bill and Lynn Weinshrott,
Fond du Lac
Judith Adler, Janesville
Carol Krug, Madison
Ruth Voss, Marshfield
Buddy Lucero, River Falls
Kathy Grace, Winneconne



2014 Spring Conference Historic Preservation of Economic Development

"In economics it is the differentiated product that commands a monetary premium. If in the long run we want to attract capital, to attract investment to our communities, we must differentiate them from everywhere else. It is our built environment in general and our historic buildings in particular that express, perhaps better than anything else, our diversity, our identity, our individuality, our differentiation."

Donovan D. Rypkema in The Economics of Historic Preservation

- A Community Leader's Guide.

The Annual Wisconsin Association of Historic Preservation Commission Conference will be held on April 26, 2014 at the Holly History & Genealogy Center in Waupaca.

The annual Wisconsin Association of Historic Preservation Commission conference will be held on April 26, 2014 at the Holly History & Genealogy Center in Waupaca.

Waupaca is a city with a population of around 6,000 and is the county seat of Waupaca County. It is the home to 12 buildings and 2 districts that appear on the National Register of Historic Places. Situated on the Waupaca and Crystal Rivers the city was home to lumber and flour mills after settling in the 1850s. Tourism became a major factor in the early 1900s because of its location near the resorts and lodges on the Chain O'Lakes. In the mid 1900s some major



industries were found there, an example being the Waupaca Foundry.

Located in Waupaca's historic Carnegie Library Building, the Holly History & Genealogy Center was opened in early 2001 by the Waupaca Historical Society. Major funding from the Holly family enabled the purchase of the building and the center provides the community with a history and genealogy library as well as an exhibition area.

The conference will include presentations from representatives from the City of Evansville and the City of La Crosse detailing how these two communities have used historic preservation to revitalize their downtown and residential areas.

The ever popular roundtable will be the last inhouse session of the day. Because of the limited time we request that only one representative from each commission share the highlights from the previous year. To give every commission the ability to participate there will be a five-minute limit for each.



WAHPC Board

President/Treasurer

Kathy Grace 914 Maple Street Winneconne, WI 54986 (920) 582-3256 gendiva@charter.net

Vice President

Peter Sorensen 281 East Merrill Ave. Fond du Lac, WI 54935 (920) 923-0657

Secretary

John Decker 143 W. Main Street Evansville, WI 53536 (608) 882-5528 deckercorp@charter.net

Past President

Bill Weinshrott 412 Willow Dr. Fond du Lac, WI 54935 (920) 923-2373 wein57@hotmail.com

Director

Barbara Ellefson PO Box 643 Beaver Dam, WI 53916 (920) 885-6334 Barbara @ absoluteonestop.com

Director

Arlan Kay 5685 Lincoln Rd. Oregon, WI 53575 (608) 835-5882 Arlan_archnet@tds.net

Director

Patricia Wolfe 9428 W. Manitoba St. West Allis, WI 53227 (414) 541-3930 gmawolfe@yahoo.com

Advisor

Rick Bernstein Wisonsin **Historical Society** (608) 264-6583 Rick.Bernstein@ wisconsinhistory.org

WAHPC

PO Box 166, Winneconne, WI 54986 WAHPCmail@gmail.com

Conference Tour Sites

WAHPC is honored to be able to offer conference attendees the option of touring these two historic buildings. Please mark on the conference registration form if you plan on visiting either or

both of these sites.

One of the last building projects of the original Wisconsin Central Railway before it was leased by the Soo Line was the construction of the Waupaca passenger station in 1907. The 27×70 foot

Shearer-Cristy House

building incorporates sandstone walls and a Spanish tile roof. Inside are a general waiting room, ladies parlor, smoking room, agent's office with a bay window and a baggage room. There were three fireplaces, one in each waiting room.

The Soo Line discontinued passenger service in 1965 but continued to use the depot as an agent's office and section crew quarters until 1987. The building stood empty and deteriorating until the Waupaca Historical Society was able to purchase the building in 2004. Hours of volunteer work have enabled the Society to restore the depot.

The house displays exuberant Queen Anne details both inside and out. Wide horizontal bands of

fish-scale shingles and wood panels define the two and one half story structure. A full-height tower supports the northeast corner while a large oriel sits at the northwest corner. It features elaborate

> ¿cut-work¿ porches, window-heads, and a matching carriage barn.

The interior is just as impressive as the exterior. The front vestibule opens into a grand stairhall

with spooled fretwork and paneled

trim. Various geometric room configurations correspond to the beveled corners, bays, and tower outside. There are a number of fireplaces; the most impressive one is located in the sitting room.



Soo Line Railroad Depot - 525 Oak Street

The house is known locally as the residence of two Waupaca businessmen: Caleb Shearer, the original owner, and Joseph Christy. Shearer was responsible for the Eagle Planing Mill. Within a few years of moving into the new house he suffered financial problems and was forced to leave. Cristy was the owner of a dry goods store; he purchased the house in 1907.

Board of Directors Candidates Sought

WAHPC will have a number of board of director openings this year and needs to have members volunteer to lead the association. The only requirements for the positions are a commitment to and basic knowledge of the principles of historical preservation.

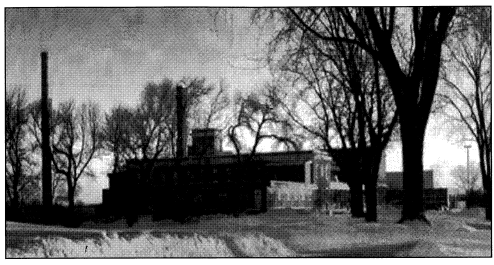
Expectations for board candidates:

- 1) Membership in WAHPC
- 2) Participation in at least 6 (1-2 hour) conference calls per year
- 3) Attendance at the annual spring conference
- 4) Attendance at conference planning meeting (in person)
- 5) Access to email
- 6) Willingness to take part in various committees as appointed

Fight to Save the Moor Mud Baths in Waukesha

The Grand View Health Resort was opened in 1911 by John Weber after he discovered the rich, dark mud on his property that was found to be similar to the black "moor" that was famous in German spas. When the resort opened it had only 30 guestrooms, as well as dining facilities and the bathing rooms. As it prospered, the resort grew to 200 rooms with major additions in 1921 and 1927. The resulting resort building is a large, H-shaped block, with a large wing extending to the rear. A colonnaded portico (now enclosed) joins the two hyphens. Also located on the grounds are the Moor Baths Spring House, located over the original spring on the property, and the Moor Downs Golf Course.

The hotel closed in 1959 and was reopened as Mt. St. Paul Seminary in 1962, then as a co-educational college



Waukesha County Health and Human Services building, previously the Grand View Health Resort

in 1968. Waukesha County took possession in 1972 and had used it as an office building until 2013.

At a recent Waukesha County Board meeting a proposal was brought before the board to allow an option to lease the building to a private developer.

The amendment was denied and a resolution passed by a 21-2 margin that

will allow the building to either be sold and then relocated, or torn down. A 70car parking lot is proposed for the site.

The Waukesha Preservation Alliance has been taking an active role in trying to save this National Register site from demolition. For more information visit https://www.facebook.com/
SaveMoorMudBaths

Proposed By-law Changes

The WAHPC board is requesting that the following changes be made to the by-laws of the organization. A vote will be taken during the business meeting at the annual conference regarding these updates. Provisions 1 and 2 are needed for the board to conduct business in a timely fashion. Provision 3 is needed to comply with IRS regulations

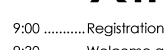
- 1. The total number of members on the board of directors shall be no fewer than five (5), and no more than eleven (11). A change in the number of directors may be made by resolution at an annual meeting of the members, or at a special meeting of the members called and noticed for that purpose, but no reduction in the number of directors shall shorten the term of any director then in office.
- 2. Effective as of the annual meeting of members on April 26, 2014, a director who is absent from any three (3) meetings of the board of directors during any period of twelve (12) months may be removed from office by action of the board of directors. This provision applies to directors whose terms of office begin on or after April 26, 2014.
- 3. Upon dissolution of this organization, its assets shall be distributed for one or more exempt purposes within the meaning of section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose.

Waupaca, Wisconsin 10:00

Annual Meeting and Conference

Committee)

10:55Break
11:10Philosophy and Practice



9:30Welcome and Introductions - Kathy Grace, WAHPC President

9:35 Waupaca Historic Preservation Commission Remarks - Scott Christie, Chairperson

9:55Introduction to "Historic Preservation as Economic Development" Program

> - John Decker, WAHPC Secretary Our program will explore the ways that two diverse Wisconsin communities have harnessed historic preservation to revitalize, sustain and differentiate their historic downtowns and residential neighborhoods.

10:00Philosophy and Practice in

- Nicole Sidoff (Community Development Director for the City of Evansville)
- Sue Berg (Marketing professional and member of the City of Evansville Economic Development

in La Crosse

– Tim Acklin, Assistant City Planner for the City of La Crosse in charge of Planning & Heritage Preservation.

12:05Luncheon

12:30 Annual Business Meeting - Kathy Grace, presiding

- 1. Approve agenda
- 2. Approve minutes of 2013 meeting
- 3. President's report
- 4. Motion to approve bylaw amendments
- 5. Resolution to increase size of board of directors from 7 to 9
- 6. Election of directors (three for 3-year terms; one for a 2-year term)
- 7. Presentation of Historic Preservation Award(s)
- 8. Adjourn

1:00Roundtable

2:00 Guided tours of historic sites in Waupaca*

- Shearer-Cristy House 315 E. Lake Street, Waupaca, WI
- Soo Line Railroad Depot 525 Oak Street, Waupaca, WI



Saturday, APRIL

AEGISTAATION

Registration Deadline April 20, 2014

Fee:

Members: \$40

Non-members: \$50

Waupaca residents: \$30

\$10 fee will be added for on-site registration.

name		•		
commission				
address				
city	state		zip	
phone	email			
•				

Tours*

(please check one so we know how many to plan for.)

- Cristie House
- Railroad Depot
- Please check if you plan on visiting both sites
- Will NOT be going on the Tour

Buffet lunch provided

Check here if you would prefer vegetarian plate. (Fee includes morning refreshments and lunch)

Send To

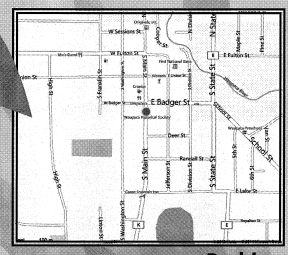
Send this form with check payable to WAHPC to:

, WAHPC PO Box 166 Winneconne, WI 54986

DIAT(IION)

Holly History & Genealogy Center

Waupaca, Wisconsin 321 S Main St. Waupaca Wl www.waupacahistory.org



Parking

Please use the Deer Street entrance to the Lower Level Conference Room

Only street parking is available, West side of Main Street and Deer and Jefferson Streets.

The New Wisconsin Historic Preservation Tax Credit Bill

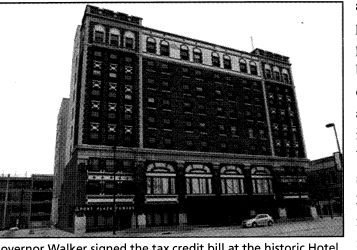
In November 2013, the State of Wisconsin passed 2013 Wisconsin Act 62, legislation increasing the state's existing tax credit for rehabilitating historic buildings from 10%

to 20% In a press release, Wisconsin Governor Scott Walker explained "The passing of this legislation will revitalize downtown districts across the state, restoring these buildings will create a temporary and permanent economic increase for local and state economies."

The increased 20% tax credit will apply to qualified rehabilitation expenditures for taxable years beginning after December 13, 2013, for properties placed in service

after December 31, 2013. Of particular note, Wisconsin's new state tax credit can be applied to both older and historic buildings. The legislation defines the two building types as follows 1) Certified Historic Structures: an individual property that is listed in the National Register of Historic Places, eligible to be listed in the National Register of Historic Places, or listed in the Wisconsin State Register of Historic Places, or a property that is a contributing part of a historic district that is listed in the National Register of Historic Places or Wisconsin State Register of Historic Places and 2) Non-Historic Buildings: buildings built before

1936. In order for certified historic structures to qualify, the individual seeking the tax credit must have obtained written documentation from the Wisconsin Historical Society

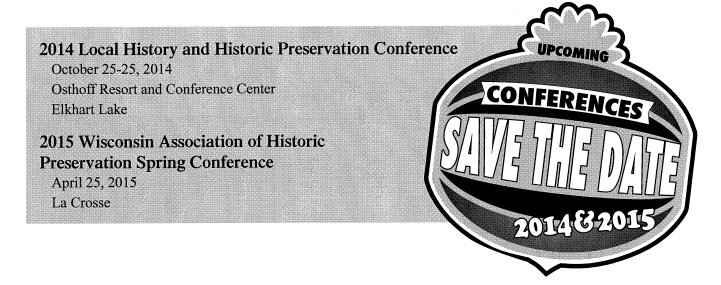


Governor Walker signed the tax credit bill at the historic Hotel Northland in Green Bay.

approving the proposed preservation or rehabilitation plan. For non-historic buildings to qualify for the credit, owners must invest at least \$50,000 of qualified rehabilitation expenses, the building must be placed in service after December 31, 2012, and wall retention requirements must be met in accordance with the rules stipulated by the 10% Federal Rehabilitation Tax Credit (26

USC § 47). Wisconsin's enhanced state tax credit offers a substantial new economic incentive for the rehabilitation of older and historic buildings, especially when combined with existing 10% or 20% federal rehabilitation tax credits.

Under the bill, in 2017 the Wisconsin Economic Development Corporation, the Department of Revenue and the Wisconsin Historical Society will have to recommend to continue the tax credit. The Legislature's Joint Finance Committee would then have to decide whether to take their recommendation.



Historic Preservation Excellence Award

The Wisconsin Association of Historic Preservation Commissions is accepting nominations for the 2014 Historic Preservation Excellence Award. Nominations can be for individuals, owners of locally designated landmarks or any notable effort or project related to your commission.

Nominee name		
Nominee address		
Reason for nomination:	•	
Reason for nonmation	 	
-		

Historic property name and background (as it applies)



Warehouse Row, Reedsburg, Cameron Aslaksen Architects, recipient of the 2013 Historic Preservation Excellence Award

Submit Form with Pictures by April 10, 2014 to:

WAHPC PO Box 166 Winneconne, WI 54986

Preservation achievement		
-		

Camp Wandawega - Recipient of Fuldner Heritage Fund

The Fuldner Heritage Fund was established in 2011 from a donation of \$500,000 from the Jeffris Family Foundation. It supports the preparation of National Register nominations in small towns and rural areas that are not eligible for other funding.

Camp Wandawega has been selected as a project to seek national designation. Located near Elkhorn in Walworth County the camp is now known as the

Wandawega Lake Resort. It was started in 1925 with the construction of the Wandawega Hotel by Chicagoans to bypass prohibition laws. Organized crime was involved and used the hotel as a distribution site for liquor and for gambling and prostitution. It was raided by the Federal





government in 1931. After prohibition came to an end the brothel continued to function until the madame Anna Beckford Peck "Orphan Annie" was sentenced to Taycheedah in 1942.

During the 1950s the resort was re-vamped as a family resort and

cabins were built. In the 1960s the property was bought by the Catholic church as a retreat for Latvian priests. It transformed into a summer camp for Catholic Latvians and continued as such for nearly 40 years. The resort was purchased in 2004 by Tereasa Surratt and David Hernandez and transformed into a rustic camp experience.



Wisconsin Association of Historic Preservation Commissions PO Box 166, Winneconne, WI 54986

Contributors

Writer and editor: Kathy Grace gendiva@charter.net Graphic designer: Beth Sever bsevermn@gmail.com

Have a Story to Tell?

Have a story or historical tips you'd like to share? Put it in Wisconsin Landmarks. We are always looking for contributions or ideas for stories from our readers. Contact Kathy Grace at 920-582-3256 or by e-mail at gendiva@charter.net.

Wisconsin Landmarks Newsletter is published quarterly to inform and update local Historic Commissions and Indivdiuals on new historic information and up coming programs.

Wisconsin Association of Historic Preservation Commissions PO Box 166, Winneconne, WI 54986

WAHPCmail@gmail.com



Interested in Preservation?

Then take the next step and become a member of Wisconsin Association of Historic Preservation Commissions. Join a vibrant community that enjoys, and takes pride in Wisconsin history. Help to ensure that we continue to support preservation for generations to come.

Please check one:	Commission membership \$40.00 Please include a copy of commission members name, address, phone and e-mails.
	Individuals and Groups \$25.00

Send this form with check payable to WAHPC to: WAHPC, PO Box 166, Winneconne, WI 54986

2014 Membership Form

commission name			
contact person name			
address			
city	state	zip	
phone			
email			
web address			



Application for renovation, remodel or signage project in a Menasha Historical District

Date: May 13, 2014	Property Address: 192 Main St.	
Applicant's name: William Banti	41 CONTRACTOR CONTRACT	Owner
Mailing Address if different than Property Ad	350 Randy Rd Suite 6	
Carol Stream	State:Illinois	60188 Zip:
Daytime Phone: 630-260-7885	state:	wm.banti@lemonloveslime.com
Description of planned improvement:	ade improvements as detailed on s	submitted Architectural
Drawing - Sheet A2.1 for r	eview by Landmarks Commit	tee - City of Menasha
Note: Please attach all material lists, material be the Commission.	rochures, samples and photos, Ascale drawing is rec	commended or may be required by
List all contractors, sub contractors and mater	To be determined	
Estimated Total Cost: \$ TBD	5-2014	7-2014



design group, IIc. 202 Wet Mah, PO Dec 357 Horterelle, W 5984 House good poli-gue

Facade Design for:

Lemon Loves Lime

192 Main St.

Menasha, Wisconsin 54952

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PROJECT# 14-006

DATE 5-13-14

REVISION DATE



City of Menasha Application for Building Alterations Within Historic Districts

177 Main Street
Property Address

One Neenah Center Address Neenah, WI 54956 City, State, Zip (920) 725-4444	ANY ONE OF: Applicant 1. JOHN F. BERGSTEOM 3. JOHN F. BERGSTEOM 3. JOHN F. 15ERGSTEOM 3. JOHN F. 160ERTY, IT 3. KIM VANDERHEYDEN Address Mr. VANDERHEYDEN WILL Serve as Agent For this Application City, State, Zip Phone Number
Contractor Information:	Eo alo Enviranmental Textina
	Eogle Environmental Textina
Phone: (920) 766-7778 Phone: Martin, owner Lic. #: Lic. #	ral ID or SSN: thacked red including dimensioned drawings, color location sheets. Other information may be
	nated Start Date:
Notes:	

MENASHA LANDMARKS COMMISSION APPLICATION FOR BUILDING ALTERATIONS 177 MAIN STREET MAY 8, 2014

PROJECT DESCRIPTION:

Applicant proposes to demolish the Menasha Hotel building located at 177 Main Street, Menasha, as the building is in such a deteriorated condition that it is not structurally or economically feasible to preserve or restore it.

Applicant proposes to replace the current building with a new structure that will be harmonious with the Downtown Menasha streetscape. The exact use has yet to be determined, but will include some, and perhaps a combination of all, of the following:

- 1. Residential
- 2. Retail
- 3. Office Space

Contractors listed in the application are for the demolition part of this project only.

ORDINANCE 0-13-08

AN ORDINANCE RELATING TO THE LANDMARKS COMMISSION

Introduced by Alderman Pamenter at the recommendation of the Landmarks Commission.

The Common Council of the City of Menasha does ordain as follows:

SECTION 1: Title 2, SEC. 2-4-8 repealed and recreated to read as follows:

SEC. 2-4-8 LANDMARKS COMMISSION.

- (a) The Landmarks Commission shall be organized by and function under the general direction of the Common Council.
- (b) It is hereby declared a matter of public policy that the protection, enhancement, perpetuation and use of improvements of special character, special historic interest or value is a public benefit in that such protection, enhancement, perpetuation and continued use is believed to:
 - (1) Serve as a support and stimulus to business and industry, thereby strengthening the economy of the city.
 - (2) Safeguard elements of the City's historic and cultural heritage, as embodied and reflected in historic structures, sites, and districts.
 - (3) Stabilize and improve property values.
 - (4) Foster civic pride in the accomplishments of the past.
 - (5) Promote the use of historic structures, sites and districts for the education, pleasure and welfare of the people of the City.
 - (6) Integrate the modern environment with historic buildings and sites.
- (c) **DEFINITIONS.** The following words and terms wherever they appear in this chapter, shall be construed as herein defined. Words not defined shall be interpreted in accordance with definitions found in any standard dictionary.
 - (1) Alteration. A change in the external architectural features of any historic structure or in the interior of any such structure if the interior feature is specifically included in the historic designation; a change in the landscape features of any historic site or place; or work having an adverse effect upon designated archaeological resources.
 - (2) <u>Commission</u>. The Landmarks Commission created under this section.
 - (3) <u>Certificate of Appropriateness</u>. Document issued by the Landmarks Commission, following a prescribed review procedure, certifying that the proposed actions by an applicant are found to be acceptable in terms of design criteria relating to the individual property or the historic district.
 - (4) <u>Historic Structure</u>. Any improvement which has a special character or special historic interest or value as part of the development, heritage or cultural characteristics of the City, state or nation and which has been designated as a historic structure pursuant to the provisions of this chapter.
 - (5) <u>Historic Site</u>. Any parcel of land whose historic significance is due to substantial value in tracing the history of aboriginal people, or upon which a

historic event has occurred, and which has been designated a historic site under this section, or an improvement parcel, or part thereof, on which is situated a historic structure and any abutting improvement parcel, or part thereof, used as and constituting part of the premises on which the historic structure is situated.

- (6) <u>Historic District</u>. An area designated by the Common Council on recommendation of the Commission, composed of two or more improvement parcels that together comprise a district of special character or special historic interest or value as part of the development, heritage or cultural characteristics of the City, state or nation, and which has been designated as a historic district pursuant to the provisions of this chapter.
- (7) <u>Improvement</u>. Any building, structure, place, work of art or other object constituting a physical betterment of real property, or any part of such improvement.
- (8) <u>Improved Parcel</u>. Unit of property which includes a physical betterment constituting an improvement and the land embracing the site thereof, and is treated as a single entity for the purpose of levying real estate taxes. Provided, however, that the term "improved parcel" shall also include any unimproved area of lands which is treated as a single entity for such tax purposes.

(d) COMPOSITION AND TERMS.

- (1) A Landmarks Commission is created whose members shall be appointed by the Mayor, subject to the confirmation by the Common Council, as follows:
 - a. Community Development Director as an ex officio, non-voting member;
 - b. Six members at large;
 - c. An Alderman appointed for one (1) year at annual reorganization meeting.
- (2) The Mayor shall consider prospective member's interest, knowledge, or expertise in historical, architectural, geological, archeological, or cultural preservation. Consideration shall also be given as to whether any member owns property in the designated historic district or a building otherwise designated as historic by the commission.
- (3) All at large members shall be appointed for three-year terms with the first appointments staggered such that three of the original appointees serve three-year terms, two serve two-year terms and the remaining member serves a one-year term. The alderman member shall be appointed by the Mayor and confirmed by the Common Council at its annual organization meeting. The Community Development Director shall serve in an advisory capacity to the Landmark's Commission for an unlimited term.
- (4) Vacancies shall be filled for the unexpired term in the same manner as appointments for a full term.
- (5) The Landmarks Commission shall select a chair, vice-chair and secretary and shall then adopt rules and regulations for its operation consistent with the provisions of this section.
- (e) **POWERS AND DUTIES.** The Landmarks Commission shall have the following powers and duties:

- (1) To develop appropriate criteria and standards for identifying and evaluating neighborhoods, places, structures and improvements which might be classified as landmarks, landmark sites, historic districts or specially designated landmarks.
- (2) To identify landmarks, landmark sites, and historic districts within the City subject to official designation by the Common Council; and which upon such official designation shall be subject to the provisions herein.
- (3) Other Duties. In addition to those duties already specified in this Section, the Commission shall:
 - a. Cooperate with the historic preservation officer for the State of Wisconsin, and the State Historic Preservation Review Board, in attempting to include such properties hereunder designated as historic structures, sites, or districts in the National Register of Historic Places.
 - b. Where necessary and appropriate recommend to the Planning Commission that the City acquire an interest in historic properties by purchase, donation or bequest, including the use of "preservation easements", where appropriate.
 - c. Establish appropriate markers for officially designated landmarks and historic districts.
 - d. Promote public education, interest and support for the preservation and enhancement of historic landmarks, landmark sites, and historic districts.
 - e. To advise owners of landmarks, landmark sites or structures of the benefits, problems and techniques of preservation and encourage their participation in preservation activities.
- (f) **BUDGET AND FINANCE.** For the purposes enumerated in Section 1(b) of this Chapter, the Landmarks Commission may:
 - (1) Any funds deemed necessary shall be included in the Community Development Department budget. The Community Development Director shall monitor all expenditures consistent with City policy.
 - (2) Upon authorization by the Common Council, apply for state and/or federal funding.
 - (3) Upon authorization by the Common Council, raise funds and accept grants or gifts from public and private sources. Such funds shall be placed in a separate account as may be established by the City Comptroller and may be used upon authorization by the Common Council.
 - (4) Recommend contracting for services using such funds as may be authorized in the Community Development Department's budget or from other sources as may be approved by the Common Council. All such contracts require Common Council approval and shall be administered by the Community Development Director.
- (g) **DESIGNATION OF HISTORIC STRUCTURES.** For purposes of this ordinance, a historic structure, historic site, or historic district designation may be placed on any site, natural or improved, including any building, improvement, or structure located thereon, or any area of particular historic, architectural, archeological, or cultural significance to the City, such as historic structures, sites or districts which:
 - (1) Exemplify or reflect the broad cultural, political, economic, or social history of the nation, state, or community; or

- (2) Are identified with historic personages or with important events in national, state, or local history; or
- (3) Embody the distinguishing characteristics of an architectural type or specimen inherently valuable for a study of a period, style, method of construction, or of indigenous materials or craftsmanship; or
- (4) Are representative of the notable work of a master builder, designer, or architect who influenced his age; or
- (5) Have yielded, or may be likely to yield, information important to prehistory or history.
 - a. Designation of historic structures and historic sites.
 - 1. The commission may, after notice and public hearing, designate historic and historic sites or rescind such designation structures recommendation after application of the criteria in section (4), above. At least 10 days prior to such hearing, the commission shall notify the owners of record, as listed in the office of the city assessor, who are owners or property in whole or in part situated within 100 feet of the boundaries of the property affected. These owners shall have the right to confer with the commission prior to final action by the commission on the designation. Notice of such hearing shall also be published as a Class 1 Notice under the Wisconsin Statutes. The commission shall also notify the following: department of public works, redevelopment authority, parks department, fire and police departments, health department, building inspection department, plan commission, and the city assessor. Each such department may respond to the commission with its comments on the proposed designation or rescission.
 - 2. The commission shall then conduct such public hearing and, in addition to the notified persons, may hear expert witnesses and shall have the power to subpoena such witnesses and records as it deems necessary. The commission may conduct an independent investigation into the proposed designation or rescission. Within ten days after the close of the public hearing, the commission may designate the property as either a historic structure or historic site, or rescind the designation. After the designation or rescission has been made, notification shall be sent to the property owner or owners. Notification shall also be given to the city clerk, building inspection department, plan commission, and the city assessor. The property owner may appeal such decision to the common council within 30 days. The commission shall cause the designation or rescission to be recorded, at city expense, in the county register of deeds office.

(h) DESIGNATION OF HISTORIC SIGNS.

- (1) A sign may be designated to be eligible for listing on the Historic Sign Inventory when it has been in existence, but not necessarily continually visible or displayed, for a period of forty (40) years or more, and meets at least one (1) or more of the following criteria:
 - a. Is identified with the history of a product, business or service advertised.
 - b. Reflects the history of the building or a Historic District on/in which the sign is located.
 - c. Is integrated into the architecture of the building on which they sign is located and may be exemplary of a historically significant architectural style of the building.
 - d. The sign, if removed from a Historic Structure, will harm the integrity of the building or cause significant damage to its materials.
 - e. Is recognized as a popular focal point in the area by reason of its prominent location, long existence, large size or unusual design.

- f. Exemplifies or reflects the City's cultural, social, economic, political, engineering and/or architectural history.
- (2) The Commission may, after notice and public hearing, evaluate and designate a sign as historically significant or recommend rescinding a previous designation of historical significance upon application of criteria provided in this section above. A review of eligibility for listing on the Historic Sign Inventory may be initiated by the Landmarks Commission or the owner of an improvement parcel which contains a potential Historic Sign. Where a property owner petitions the Commission to review eligibility for listing on the Historic Sign Inventory, the owner shall provide sufficient supporting documentation for Commission evaluation.

At least ten (10) days prior to such hearing, the Commission shall, by regular mail or person service, notify persons listed as owners of relevant improvement parcels containing a potential Historic Sign and owners of improvement parcels sistuated within one hundred (100) feet of the boundary of the improvement parcel containing the potential Historic Sign of the date, time and place of hearing. Notice of such hearing shall also be published as a Class 2 Notice, under the Wisconsin Statutes. Publication shall cure any defect in the service of notice. The Commission shall also notify the Director of the Department of Community Development. The Department of Community Development may respond to the Commission within fifteen (15) days of notification with its comments, if any, on the proposed listing of the sign on the Historic Sign Inventory or rescission of such listing. The Commission shall then receive such reports and conduct a public hearing. It may call witnesses, including experts, and may subpoena such witnesses and records as it deems necessary. The Commission may view the sign in issue and direct the conduct of an independent investigation into the proposed listing of the sign on the Historic Sign Inventory or rescission of such listing.

The Commission shall approve or deny the designation of the sign as a Historic Sign. If approved for designation as a Historic Sign, the Commission shall direct that it be included on a Historic Sign Inventory and, if located on a building or structure designated as a Historic Structure or site, identified as such. Historic signs shall be exempt from the provision of Article F of the Menasha Code of Ordinances. The Historic Sign Inventory shall be on file and available for public inspection in the Community Development Department.

- (i) PRESERVATION AND ADOPTION OF HISTORICAL PROPERTIES. Guideline criteria in the development of historic district plans are as follows:
 - (1) Regulation of construction, reconstruction, and exterior alteration shall conform to the criteria and standards in subsection (G)(1).
 - (2) All new structures shall be constructed to a height visually compatible with the building and environment with which they are visually related.
 - (3) The gross volume of any new structure shall be visually compatible with the buildings and environment with which it is visually related.
 - (4) In the street elevation of a building, the proportion between the width and height in the façade should be visually compatible with the building and environment with which it is visually related.
 - (5) The proportions and relationships between doors and windows in the street façade should be visually compatible with the buildings and environment with which it is visually related.
 - (6) The rhythm of solids to voids, created by openings in the façade, should be visually compatible with the buildings and environment with which they are visually related.

- (7) The existing rhythm created by existing building masses and spaces between them should be preserved.
- (8) The materials used in the final façade should be visually compatible with the buildings and environment with which they are visually related.
- (9) The texture inherent in the façade should be visually compatible with the buildings and environment with which it is visually related.
- (10) Colors and patterns used on the façade (especially trim) should be visually compatible with the buildings and environment with which they are visually related.
- (11) The design of the roof should be visually compatible with the buildings and environment with which they are visually related.
- (12) The landscape plan should be sensitive to the individual building, its occupants and their needs. Further, the landscape treatment should be visually compatible with the buildings and environment with which it is visually related.
- (13) The street façade should blend with other buildings via directional expression. When adjacent buildings have a dominant horizontal or vertical expression, this expression should be carried over and reflected.
- (14) Architectural elements should be incorporated as necessary to relate the new with the old and to preserve and enhance the inherent characteristics of the area.
 - a. Review and adoption procedure.
 - 1. Landmarks Commission
 - The Landmarks commission shall hold a public hearing when considering the plan for a historic district. Notice of the time, place, and purpose of such hearing shall be given by publication as a Class 1 Notice under the Wisconsin Statutes in the official city paper. Notice of the time, place, and purpose of the public hearing shall also be sent by the city clerk to the council member of the aldermanic district or districts in which the historic district is located, and the owners of record, as listed in the Office of the city assessor, who are owners of the property within the proposed historic district or are situated in whole or in part within 100 feet of the boundaries of the proposed historic district. Said notice is to be sent at least ten days prior to the date of the public hearing. Following the public hearing, the Landmarks commission shall vote to recommend, reject, or withhold action on the plan. This recommendation shall be forwarded to the city plan commission and the common council.
 - 2. The City Plan Commission
 - The plan commission shall review the historic district plan and make a recommendation to the common council. The plan commission shall make its recommendation on the historic district plan within 45 days.
 - 3. The Common Council
 - The common council, upon receipt of the recommendation from the Landmarks commission and plan commission, shall hold a public hearing, with notice to be given as noted in subsection 1., above, and shall, following the public hearing, either designate or reject the historic district. Designation of the historic district shall constitute adoption of the plan in ordinance form prepared for that district and direct the implementation of said plan. Property owners may appeal such decision to the common council within 30 days.

(j) REGULATION OF CONSTRUCTION, RECONSTRUCTION, AND EXTERIOR ALTERATION.

(1) <u>Certificate of Appropriateness</u>. A Certificate of Appropriateness is required before a building permit can be issued for the demolition, new construction, exterior alteration, modification or addition to a designated historic property. Any building permit not issued in conformity with this ordinance shall be considered void. Acceptable exterior

alterations include, but are not limited to, the construction of additions, the installation of siding, windows, doors, awnings, and signage, or the application of paint or other exterior coatings.

- a. Such application shall contain a description and sketch of the proposed changes.
- b. A copy of the procedures for Landmarks Commission review shall be provided in writing to each applicant.
- c. Within ten (10) days of the referral from the Director of Community Development, the Landmarks Commission shall schedule a meeting to review said application. The Landmarks Commission shall utilize the following criteria to evaluate the appropriateness of the proposed change.
 - 1. In the case of a designated historic district, structure or site, the proposed work should not detrimentally change, destroy or adversely affect any exterior architectural feature of the improvement upon which said work is to be done; and,
 - 2. In the case of the construction of a new structure upon a historic site, the exterior of such improvement should not adversely affect the external appearance of other neighboring improvements. Such improvement shall also harmonize with the external appearance of other neighboring improvements on such site; and,
 - 3. In the case of any property located in a designated historic district the proposed construction, reconstruction, or exterior alteration shall conform to the objectives and design criteria of the Historic Preservation Plan.
- (2) If the Landmarks Commission determines the landmark, landmark site, or property within a historic district would be adversely affected by the proposed change or if for any other reason the Commission rejects the request, the Commission shall state in writing the reasons.
- (3) Should the Landmarks Commission fail to act within the specified time period or refuse to issue a certificate of appropriateness due to the failure of the proposal to meet the guidelines, the applicant may appeal to the Common Council.

If a Certificate of Appropriateness is granted, building permit applications shall be made to the Director of Community Development. The application for a Certificate of Appropriateness must be signed by the owner or his authorized representative, and the form must be signed by the chairman of the Landmarks Commission stating its approval, denial, or approval with conditions and the reasons for the decision.

- (4) When considering an application for a Certificate of Appropriateness for new construction, alteration, repair, or restoration, the Commission shall use the Secretary of the Interior's Standards for Rehabilitation as guidelines in making its decisions. In addition, the Commission may adopt more specific guidelines for local historic districts and local historic buildings. These guidelines serve as the basis for determining the approval, approval with modifications, or denial of an application. The Secretary's Standards for Rehabilitation are:
 - 1. A property will be used as it was historically or be given a new use that requires minimal change to its distinctive materials, features, spaces, and spatial relationships.
 - 2. The historic character of a property shall be retained and preserved. The removal of distinctive materials or alteration of features, spaces, and spatial relationships that characterize a property will be avoided.
 - 3. Each property will be recognized as a physical record of its time, place, and use. Changes that create a false sense of historical development, such as adding conjectural features or elements from other buildings, will not be undertaken.

- 4. Changes to a property that have acquired historic significance in their own right will be retained and preserved.
- 5. Distinctive materials, features, finishes, and construction techniques or examples of craftsmanship that characterize a property will be preserved.
- 6. Deteriorated historic features will be repaired rather than replaced. Where the severity of deterioration requires replacement of a distinctive feature, the new feature will match the old in design, color, texture, and, where possible, materials. Replacement of missing features will be substantiated by documentary and physical evidence.
- 7. Chemical or physical treatments, if appropriate, will be undertaken using the gentlest means possible. Treatments that cause damage to historic materials will not be used.
- 8. Archeological resources will be protected and preserved in place. If such resources must be disturbed, mitigation measures will be undertaken.
- 9. New additions, exterior alterations, or related new construction will not destroy historic materials, features, and spatial relationships that characterize the property. The new work will be differentiated from the old and will be compatible with the historic materials, features, size, scale, and proportion, and massing to protect the integrity of the property and its environment.
- 10. New additions and adjacent or related new construction will be undertaken in such a manner that, if removed in the future, the essential form and integrity of the historic property and its environment would be unimpaired.
- (k) **REGULATION OF DEMOLITION AND NEW CONSTRUCTION.** No portion of a designated historic structure or site shall be demolished, nor shall a new building be constructed or new use established in a historic district unless such demolition, construction or use complies with this Section.
 - (1) A permit is required as described in Section (g). Application shall be made to the Director of Community Development utilizing the procedures enumerated in Section (g)(1-2).
 - (2) In determining whether to issue a certificate of appropriateness for demolition, new construction or alternate use, the Landmarks Commission shall consider:
 - a. Whether the building or structure is in such a deteriorated condition that it is not structurally or economically feasible to preserve or restore it.
 - b. Whether any prospective new structure, or change in use would be compatible with the buildings and environment or the district in which the subject property is located.
 - c. Whether the building or structure is of such architectural or historic significance that this demolition would be detrimental to the public interest and contrary to the general welfare of the people of the City and the state.
 - d. Whether demolition of the property would be contrary to the purpose and intent of this chapter and to the objectives of the Historic Preservation Plan.
 - e. Whether the building or structure is of such old and unusual or uncommon design, texture and/or material that it could not be reproduced or be reproduced only with great difficulty and/or expense.
 - f. Whether retention of the building or structure would encourage study of American history, architecture and design or develop and understanding of American culture and heritage.
 - (4) These provisions shall not apply to any building or structure which has been determined by the Building Inspector in consultation with the Community Development Director to fulfill the requirements of Sec. 66.05 Wis. Stats., and Sec. 11-7-5 and Sec. 15-5-13 City of Menasha Code, or if the City or any other governmental entity is proceeding under Ch. 32 Wis. Stats.

(1) PENALTIES.

- (1) Any person who alters, or constructs a building or structure in violation of this chapter shall be required to restore the building or structure and its site to its appearance prior to the violation. Such restoration shall be completed within such time frame as set by the Landmarks Commission using materials, building design and construction methods approved by said Commission. Failure to complete the restoration in conformance with the requirements of the Landmarks Commission shall constitute a violation of this ordinance. Violations shall be subject to the penalties listed in Section 13-1-135 of the Menasha Code of Ordinances. Each day the violation continues shall constitute a separate offense.
- (2) Any person who demolishes a building or structure in violation of Section (h) shall forfeit a sum equal to fifty percent (50%) of the value of the building or structure, should the Landmarks Commission and Common Council make a finding after a hearing that the demolished structure had major historical significance. The value shall be determined by using the assessed value from the previous year's property tax assessment as equalized by the Wisconsin Department of Revenue.
- (3) The Community Development or his/her designee, with the advice and consent of the City Attorney, is authorized to issue a citation or to institute any formal proceeding to enjoin, correct, or abate any violation of this chapter.
- (m) MAINTENANCE OF HISTORIC STRUCTURES, HISTORIC SITES, AND HISTORIC DISTRICTS. Every person in charge of an improvement or structure in a historic district shall keep in good repair all of the exterior portions and all interior portions thereof which, if not maintained, may cause or tend to cause the exterior portions of such improvement or structure to fall into a state of disrepair. This provision shall be in addition to all other provisions of law requiring such improvement to be kept in good repair.
- (n) CONDITIONS DANGEROUS TO LIFE, HEALTH, OR PROPERTY. Nothing contained in this Section shall prohibit the making of necessary construction, reconstruction alteration or demolition of any historic structure, any improvement on a historic site or in a historic district pursuant to order of any governmental agency or pursuant to any court judgment, for the purpose of remedying emergency conditions as determined by the Community Development Director to be dangerous to life, health, or property. In such cases, no approval from the Landmarks Commission shall be necessary.

SECTION 2: This ordinance shall become effective upon its passage and publication as provided by law.

Passed and approved this 4th day of August, 2008.

Donald Merkes, Mayor

ATTEST:

Deborah A. Galeazzi, City Clerk