

**AGENDA**  
**PUBLIC SAFETY & WELFARE COMMITTEE MEETING**  
**Kenosha Municipal Building - Room 204**  
**Monday, September 9, 2013 - 5:00 pm**

<b>Chairman:</b>	<b>Rocco J. LaMacchia, Sr</b>	<b>Vice Chairman:</b>	<b>Chris Schwartz</b>
<b>Aldersperson:</b>	<b>Anthony Kennedy</b>	<b>Aldersperson:</b>	<b>Michael J. Orth</b>
<b>Aldersperson:</b>	<b>Kevin E. Mathewson</b>		

**Call to Order**  
**Roll Call**

Approval of the minutes of the meeting held on August 26, 2013.

1. Aldermanic request on behalf of Beth Hillel Temple, to designate two (2) on Street Handicapped Parking Spaces on the west side of 8th Avenue at 61st Street. *(District 2) (Staff recommends approval for a 90-day trial)*
2. Ordinance By the Mayor - To Repeal and Recreate Subparagraph 8.03 C.1. Regarding Elevation Determination, Paragraph 8.03 D. Regarding Post Foundation Survey, and Subparagraph 8.04 A.3. Regarding Certificate of Occupancy *(of the Zoning Ordinance for the City of Kenosha)*. *(Referred from Council on 9/4/13) (Also referred to City Plan)*
3. Ordinance by Aldersperson Jan Michalski, Co-Sponsors: Alderspersons Patrick Juliana, Scott N. Gordon, and Curt Wilson – To Create Section 16.152 *(of the Code of General Ordinances for the City of Kenosha)* Entitled Vacant Building Registry. *(Referred from Council on 9/4/13) (Also referred to City Plan)*
4. Resolution by Aldersperson Steve Bostrom, Co-Sponsor Aldersperson Rocco LaMacchia Sr. - To Become a Partner in the Food for Learning Project and Authorize and Instruct the City Administrator or His Designee to Establish Guidelines and Offers of Contribution from the City of Kenosha to the Food for Learning Project. *(Referred from Council on 9/4/13) (Also referred to Finance, Public Works, Parks, Licensing/Permit, and Stormwater Utility)*
5. Resolution by Aldersperson Scott N. Gordon, Co-Sponsors: Alderspersons Rocco LaMacchia Sr., Jesse Downing, Curt Wilson, Daniel Prozanski Jr., Jan Michalski, Patrick Juliana and Chris Schwartz - To Urge the Governor to Approve the Casino Proposed for the City. *(Referred from Council on 9/4/13) (Also referred to Finance, Licensing/Permit, Public Works and Stormwater Utility)*

**DISCUSSION ITEM:**

1. Speeding Issues at St. Joseph High School

**CITIZEN COMMENTS/ALDERMEN COMMENTS/OTHER BUSINESS AS AUTHORIZED BY LAW**

IF YOU ARE DISABLED AND NEED ASSISTANCE, PLEASE CALL 653-4050 BEFORE THIS MEETING

NOTICE IS HEREBY GIVEN THAT A MAJORITY OF THE MEMBERS OF THE COMMON COUNCIL MAY BE PRESENT AT THE MEETING, AND ALTHOUGH THIS MAY CONSTITUTE A QUORUM OF THE COMMON COUNCIL, THE COUNCIL WILL NOT TAKE ANY ACTION AT THIS MEETING.

**PUBLIC SAFETY & WELFARE COMMITTEE**  
**Minutes of Meeting held Monday, August 26, 2013**

A meeting of the Public Safety & Welfare Committee was held on Monday, August 26, 2013 in Room 204 of the Kenosha Municipal Building. The meeting was called to order at 6:42 pm by Chairman LaMacchia.

At roll call, the following members were present: Alderpersons Schwartz, Orth, and Mathewson. Alderperson Kennedy was excused. Staff members in attendance were Sean Von Bergen, Assistant City Engineer; Jeff Labahn, Director of Community Development & Inspections; Rich Schroeder, Deputy Director of Community Development & Inspections; Deputy Police Chief Dan Miskinis; Deputy Fire Chief John Poltrock; Alderperson David Bogdala and Alderperson G. John Ruffolo.

It was moved by Alderperson Mathewson, seconded by Alderperson Schwartz, to approve the minutes from the meeting held on Monday, August 12, 2013. Motion carried unanimously.

1. Aldermanic request for Stop Signs at 19th Avenue and 45th Street Intersection. *(District 6)*  
*(Staff recommends approval for a 90-day trial)*  
Staff/Alderperson: Sean Von Bergen spoke.  
It was moved by Alderperson Orth, seconded by Alderperson Schwartz, to approve a 90-day trial. Motion carried unanimously.
2. Aldermanic request for Stop Signs at 19th Avenue and 37th Street Intersection. *(District 6)*  
*(Staff recommends approval for a 90-day trial)*  
Staff/Alderperson: Sean Von Bergen spoke.  
It was moved by Alderperson Orth, seconded by Alderperson Mathewson, to approve a 90-day trial. Motion carried unanimously.
3. Aldermanic Request for a No Left Turn sign into Nash Elementary School between the hours of 7am - 9am and 2pm – 4pm on school days. *(District 17)* *(Staff recommends approval for a 90-day trial)*  
Staff/Alderperson: Sean Von Bergen and Alderperson David Bogdala spoke.  
It was moved by Alderperson Mathewson, seconded by Alderperson Orth, to approve a 90-day trial. Motion carried unanimously.
4. Correction of previous trial to replace the Northbound and Southbound Yield Signs with Stop Signs at the following intersections: *(District 12)* *(from the August 12, 2013 meeting)*
  - a.) 79th Street and 15th Avenue
  - b.) 79th Street and 16th AvenueStaff/Alderperson: Sean Von Bergen spoke.  
It was moved by Alderperson Orth, seconded by Alderperson Schwartz to approve correction. Motion carried unanimously.
5. Approve correction of previous trial to replace Westbound and Eastbound Yield Signs with Stop Signs at 79th Street and 15th Avenue and 79th Street and 16th Avenue. *(District 12)* *(from the November 26, 2013 meeting)*  
Staff/Alderperson: Sean Von Bergen spoke.  
It was moved by Alderperson Orth, seconded by Alderperson Schwartz, to approve correction. Motion carried unanimously.

6. By the Mayor - To Amend Subsection 9.07 A. to Establish a Retaining Wall Application Fee, to Amend Subsection 9.07 B. and to Require Payment for Permit Fees at the time of Application, and Repeal and Recreate Section 9.26 *(of the Code of General Ordinances)* Regarding the Application for a Retaining Wall Permit. *(Referred from Council on 8/19/13)*  
Staff/Aldersperson: Sean Von Bergen spoke.  
It was moved by Aldersperson Orth, seconded by Aldersperson Schwartz, to approve. Motion carried unanimously.
7. Resolution by Aldersperson Kevin E. Mathewson, Co-Sponsor Aldersperson G. John Ruffolo - To Authorize the City Administrator to Enter the City of Kenosha in the 2013-2014 Earth Hour City Challenge. *(Referred from Council on 8/19/13) (Also referred to Public Works)*  
Staff/Aldersperson: Aldersperson G. John Ruffolo spoke.  
It was moved by Aldersperson Orth, seconded by Aldersperson Schwartz, to approve. Motion carried unanimously.
8. Purchase Agreement with Sutphen Corporation for the purchase of two pumper trucks for the Kenosha Fire Department. *(Referred from Council on 8/19/13) (Also referred to Finance Committee)*  
Staff/Aldersperson: Deputy Fire Chief John Poltrock spoke.  
It was moved by Aldersperson Orth, seconded by Aldersperson Schwartz, to approve. Motion carried unanimously.

DISCUSSION ITEM:

1. Permit Procedures and Application Process Update – Jeff Labahn and Rich Schroeder spoke.

CITIZEN COMMENTS: Aldersperson David Bogdala commented regarding item #5.

ADJOURNMENT - There being no further business to come before the Public Safety & Welfare Committee, it was moved, seconded and unanimously carried to adjourn at 7:03 pm.



**Engineering Division**  
Shelly Billingsley  
Director of Engineering  
**Fleet Maintenance**  
Mauro Lenci  
Superintendent  
**Park Division**  
Jeff Warnock  
Superintendent

**Street Division**  
John H. Prijic  
Superintendent  
**Waste Division**  
Rocky Bednar  
Superintendent

**DEPARTMENT OF PUBLIC WORKS**

**Michael M. Lemens, P.E., Director**  
**Shelly Billingsley, P.E., Deputy Director**

Municipal Building · 625 52<sup>nd</sup> ST · RM 305 · Kenosha, WI 53140  
Telephone (262) 653-4050 · Fax (262) 653-4056

September 6, 2013

To: Rocco J. LaMacchia, Sr, Chairman  
Public Safety and Welfare

From: Sean Von Bergen, P.E.  
Assistant City Engineer

Subject: *Aldermanic Request on behalf of Beth Hillel Temple, to designate two (2) on-street Handicap parking spaces on the west side of 8<sup>th</sup> Avenue at 61<sup>st</sup> Street. (Staff recommends approval for a 90-day trial)*

**BACKGROUND INFORMATION**

Beth Hillel Temple, 6050 8<sup>th</sup> Avenue, has petitioned Alderperson Schwartz of the 2<sup>nd</sup> District for the installation of two (2) on street handicap parking spaces in front of their temple on 8<sup>th</sup> Avenue. They have proposed two alignment options (see attached diagrams):

- Option 1: Two (2) on street parallel parking handicap stalls
- Option 2: Two (2) on street angled parking handicap stalls

This segment of 8<sup>th</sup> Avenue is thirty four (34) feet wide and can accommodate the requested parking and traffic traveling in both directions. Staff does not envision any traffic concerns if two (2) parallel parking handicap stalls are added.

**RECOMMENDATION**

Staff recommends a 90-day trial for Option 1: Two (2) on street parallel parking handicap stalls on the west side of 8<sup>th</sup> Avenue at 61<sup>st</sup> Street. Please note this Option will also need to be approved by the Public Works Committee as this option also requires a portion of the lawn park to be filled in with concrete.

Cc: Alderperson Chris Schwartz, District 2  
Michael Lemens, Director of Public Works  
Shelly Billingsley, Deputy Director of Public Works /City Engineer  
Clement Abongwa, Traffic Engineer  
File

**NEVIN HEDLUND ARCHITECTS, INC.**

7985 Lake Street, River Forest, Illinois 60305  
Telephone: 708.771.7117 Facsimile: 708.771.7124  
Website: [www.HedlundArchitects.com](http://www.HedlundArchitects.com)

August 12, 2013

Chris Schwartz  
2nd District Alderman  
402 65th Street  
Kenosha, WI 53143

Beth Hillel Temple  
Kenosha, WI 5343-4539

Re: Beth Hillel Temple, 6050 8<sup>th</sup> Avenue  
Handicapped Accessible Street Parking

Dear Mr. Schwartz:

We are working on a building renovation project for Beth Hillel that includes a handicapped elevator located inside the building. The project has been approved by the Historic Commission and we are looking to also add handicapped street parking in front of the building. Attached please find an existing conditions photo and drawings, along with two proposed options for parking plan for your review and comment. I will follow up with a call to discuss.

Thank you again for your help during this process.

Sincerely,  
Nevin Hedlund Architects, Inc.

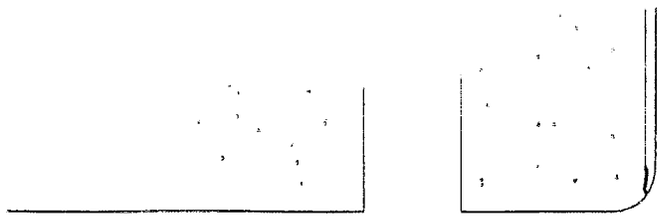
Nevin Hedlund, AIA



**Existing Entry – Beth Hillel Temple**

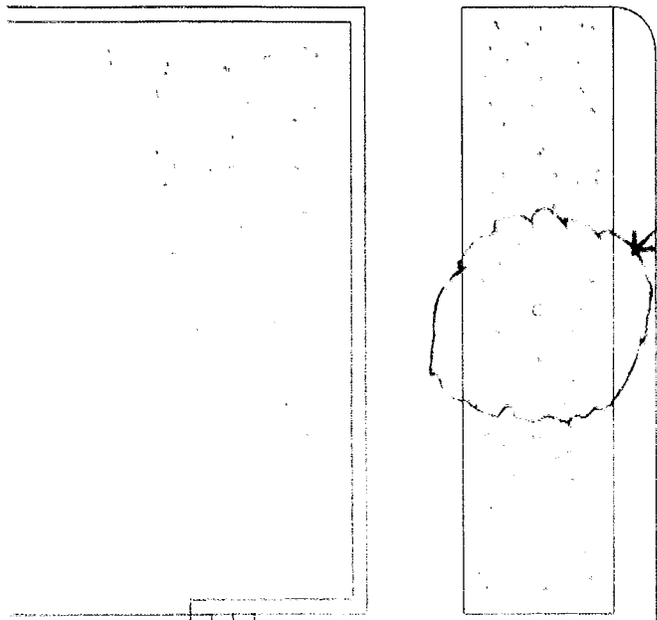


**Existing Street Parkway**



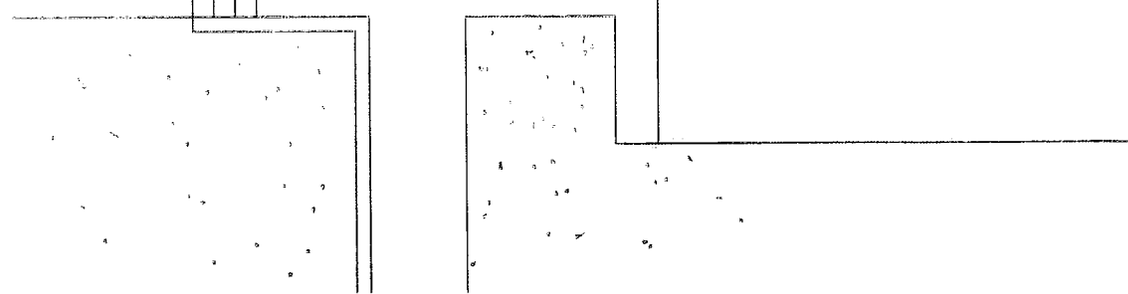
EXISTING  
DRIVEWAY

8TH AVENUE



EXISTING  
TREE

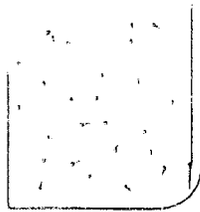
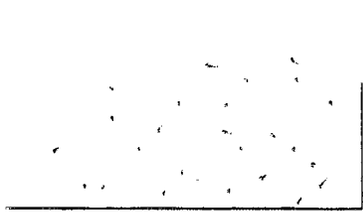
← 6050 8<sup>TH</sup> AVE  
ENTRY



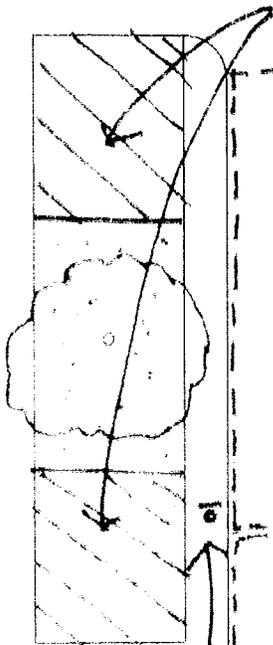
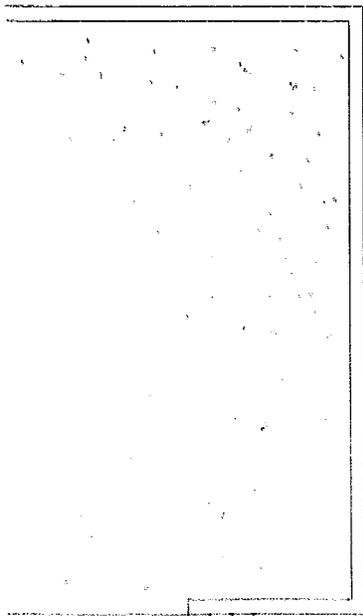
BETH HILLEL TEMPLE - EXISTING CONDITIONS

1/8" = 1'-0"





8th AVE



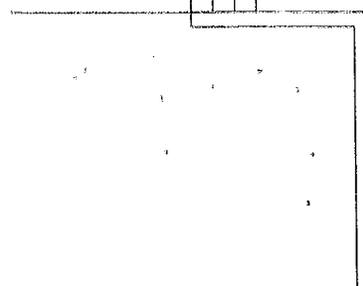
NEW CONCRETE

20'-0"

2 HC PARKING SPACES

20'-0"

HC SIGNAGE

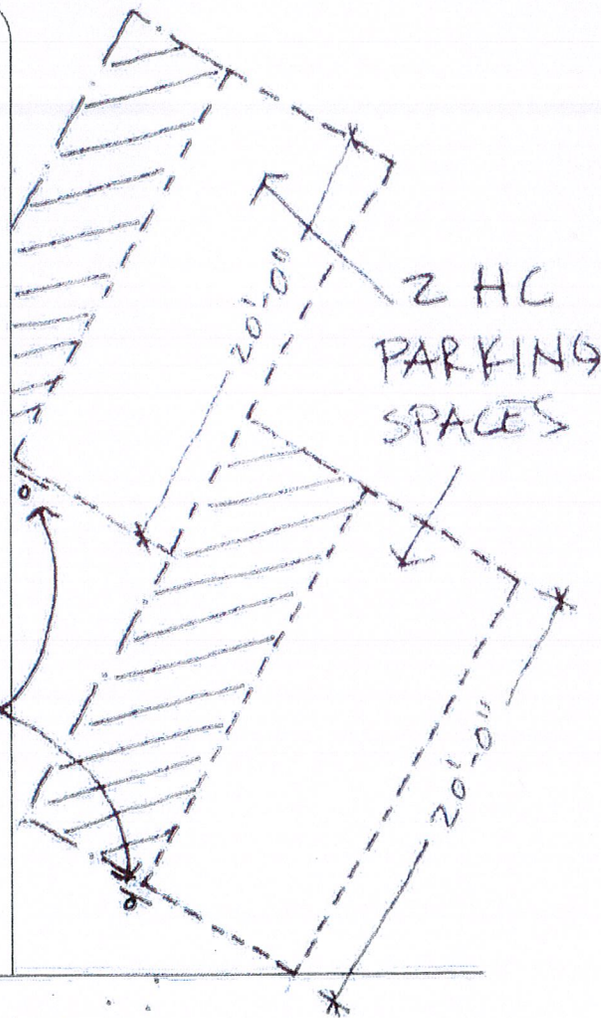
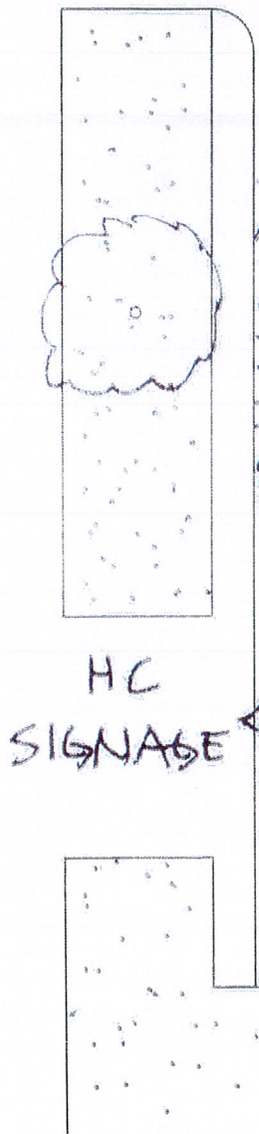
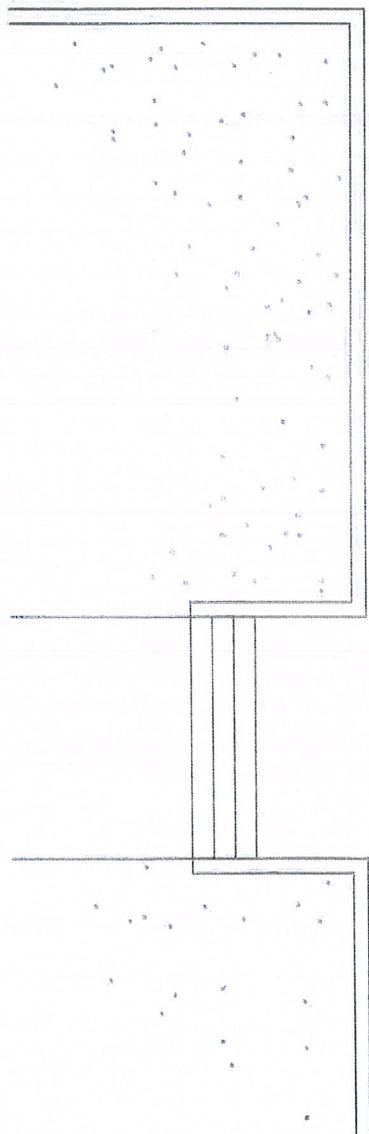
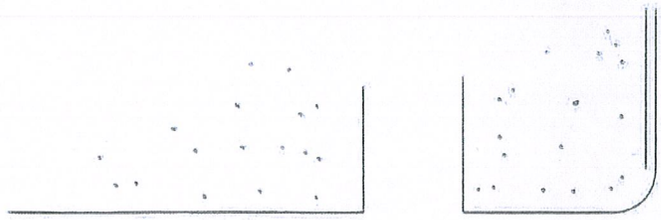


BETH HILLEL TEMPLE - PROPOSED PARKING

1/8" = 1'-0"

OPTION 1

8TH AVE



BETH HILLEL TEMPLE PROPOSED PARKING

1/8" = 1'-0"

OPTION 2



ORDINANCE NO. \_\_\_\_\_

DRAFT ~~07/18/13~~08/22/13

SPONSOR: MAYOR

**TO REPEAL AND RECREATE SUBPARAGRAPH 8.03 C.1.  
REGARDING ELEVATION DETERMINATION, PARAGRAPH  
8.03 D. REGARDING POST FOUNDATION SURVEY, AND  
SUBPARAGRAPH 8.04 A.3. REGARDING CERTIFICATE OF  
OCCUPANCY OF THE ZONING ORDINANCE FOR THE CITY OF  
KENOSHA**

The Common Council of the City of Kenosha, Wisconsin, do ordain as follows:

**Section One:** Subparagraph **8.03 C.1.** and Paragraph **8.03 D.** of the Zoning Ordinance

for the City of Kenosha, Wisconsin, are hereby repealed and recreated as follows:

**C. Elevation Determination.**

1. Surface drainage elevations, as required in B.4. and B.8. above, shall correspond to previously established design criteria on file with the Department of Public Works and Department of ~~City Development~~ Community Development and Inspections.

~~**D. Post Foundation Survey.** Within ten (10) working days from the date a foundation is installed, backfilled and rough graded, and prior to any additional work being performed, a post foundation survey shall be submitted to the Administrator. The Administrator shall not authorize any additional construction work to be performed until and unless a survey is submitted which shows:~~

- ~~1. Location of foundation with respect to property lines.~~
- ~~2. Height of foundation in accordance with Subsection C.~~
- ~~3. Rough grade in accordance with Subsection C.~~

**D. Foundation Footing Survey.** Prior to pouring foundation footings, a foundation footing survey shall be submitted to the Administrator. The Administrator shall not authorize any additional construction work to be performed unless and until a foundation footing survey is submitted which shows:

1. Top of footing height.
2. Location of foundation in relation to lot lines.
3. Height of proposed top of foundation wall.
4. Proposed foundation elevation in accordance with Subsection C.

**Section Two:** Subparagraph **8.04 A.3.** of the Zoning Ordinance for the City of

Kenosha, Wisconsin, is hereby repealed and recreated as follows:

## 8.04 CERTIFICATE OF OCCUPANCY

**A. Certificate of Occupancy Required.** A Certificate of Occupancy from the Administrator shall be required as a condition of any person occupying:

1. A building which has been the subject of new construction or erection.
2. A building which has been moved to another foundation on the same or any other parcel of property.
3. A building which has been the subject of an expansion, addition, alteration or reconstruction, except a single-family or two-family residential building which has been the subject of an alteration.
4. A building, or portion thereof located in the B-1, B-2, or B-3 Business District, or in the M-1 or M-2 Manufacturing District, or IP Institutional Park District, which is not used for residential purposes and is subject to a new occupancy, whether owner or tenant.
5. A parcel of land, unimproved by a building, which is used for a business or manufacturing purpose.
6. A residential building used for a Home Occupation under Section 3.03 E. of the Zoning Ordinance.
7. A non-residential building which has been vacant and unoccupied for more than ninety (90) days.
8. A residential building of four (4) or more units in which all the units have been vacant and unoccupied for more than ninety (90) days.
9. A building subject to a business license under Chapters 10, 12, and 13 of the Code of General Ordinances

**Section Three:** This Ordinance shall become effective upon passage and publication.

ATTEST: \_\_\_\_\_ City Clerk

APPROVED: \_\_\_\_\_ Mayor

Passed:

Published:

Drafted By:  
JONATHAN A. MULLIGAN  
Assistant City Attorney

## ORDINANCE NO. \_\_\_\_\_

**SPONSOR:** ALDERPERSON JAN MICHALSKI  
**CO SPONSOR:** ALDERPERSON PATRICK JULIANA  
ALDERPERSON SCOTT N. GORDON  
ALDERPERSON CURT WILSON

**TO CREATE SECTION 16.152 OF THE CODE OF GENERAL  
ORDINANCES FOR THE CITY OF KENOSHA ENTITLED  
VACANT BUILDING REGISTRY**

The Common Council of the City of Kenosha, Wisconsin, do ordain as follows:

**Section One:** Subsection 16.152 of the Code of General Ordinances for the City of Kenosha, Wisconsin, is hereby created as follows:

**16.152 VACANT BUILDING REGISTRY**

**A. Findings.** The Common Council of the City of Kenosha finds that various City departments have been unable to make contact with Responsible Persons for Premises with vacant buildings. These situations may include the issuance of orders for repair by the Department of Community Development and Inspections and attempts by the Fire Department and Police Department to report fire damage and suspicious activity respectively. This inability to make contact with a responsible party has placed an undue and inappropriate burden on City staff and resulted in costs being unknowingly charged to Owners of the Premises.

**B. Definitions.** For purposes of this Ordinance, the terms:

**1. “Owner”** shall mean every person, entity, or service company, who alone or jointly or severally with others:

- a.** Has the legal or equitable title to any dwelling, dwelling unit, building, land, or structure.
- b.** Has care, charge, or control of any dwelling, dwelling unit, building, land, or structure, in any capacity including, but not limited to, agent, executor, administrator, trustee, or personal representative of the estate of the holder of legal title; or
- c.** Is a mortgagee under the terms of a mortgage, where the mortgagor no longer takes responsibility for the property, and where the mortgage in question contains a provision authorizing the mortgagee to act to secure or repair the property; or is a mortgagee that has instituted foreclosure proceedings against the mortgagor; or
- d.** Is an agent, trustee, receiver or other person appointed by the courts and vested with possession or control of any such property.

**2. “Vacant”** shall mean a structure that is lacking the habitual presence of human beings, who have a legal right to be on the premises, for 30 consecutive days, or at which substantially all lawful

business or construction activity or residential occupancy has ceased, or which is substantially devoid of contents. Residential structures which have been used as a residence by a person entitled to possession for a period of at least three months in the preceding nine months and said person entitled to possession intends to resume residing at the property shall not be deemed vacant. For the purposes of this ordinance, exceptions to this definition of “vacant” shall be made for those properties which are under active, ongoing rehabilitation or reconstruction and are under permit with the City building department.

3. “Acquisition” shall include all the circumstances set forth in Section 16.152 (B)(1) set forth hereinabove.

4. The definitions set forth in 16.02 of this Chapter shall otherwise apply to this Ordinance.

**C. Obligation of Owner.** Any owner of real property with a vacant structure shall be required to register the Premises with the Department. The Department shall determine the information required to be provided by Owner but, at a minimum, it shall include the current name(s), address(es), and phone number(s) of all Responsible Persons. Owners shall register the Premises on or before the thirty (30) days from either the effective date of this Ordinance or the Owner's Acquisition of the Premises. The obligation to register a vacant structure is a continuing obligation which is effective through the time of a structure's vacancy such that the Owner is required to provide the Department with current information.

**D. Enforcement Authority.** The Code Official is authorized to administer and enforce the provision of this Ordinance. The Code Official may delegate the powers and duties under this Ordinance to an authorized designee.

**E. Enforcement and Penalties.** Any person found to be in violation of this Ordinance shall be subject to a forfeiture of not more than \$200.00, and in addition, shall pay the costs and expenses of prosecution. Each day a violation continues shall be considered a separate offense.

**Section Two:** This Ordinance shall become effective upon passage and publication.

ATTEST: \_\_\_\_\_ City Clerk

APPROVED: \_\_\_\_\_ Mayor

Passed:

Published:

Drafted By:  
WILLIAM K. RICHARDSON  
Assistant City Attorney

## RESOLUTION NO. \_\_\_\_\_

**SPONSOR: ALDERMAN STEVE BOSTROM**  
**CO-SPONSOR: ALDERMAN ROCCO LAMACCHIA, SR.**

**TO BECOME A PARTNER IN THE FOOD FOR LEARNING PROJECT AND AUTHORIZE  
AND INSTRUCT THE CITY ADMINISTRATOR OR HIS DESIGNEE TO ESTABLISH  
GUIDELINES AND OFFERS OF CONTRIBUTION FROM THE CITY OF KENOSHA TO  
THE FOOD FOR LEARNING PROJECT**

**WHEREAS**, community supported agriculture (CSA) is important to teach students and provide fresh produce to the underprivileged; and,

**WHEREAS**, the CSA project known as the “Food for Learning Project” is a collaborative partnership between the Kenosha Unified School District, Haborside Academy, Gateway Technical College, Carthage College, and XTEN Industries; and,

**WHEREAS**, the Food for Learning Project is seeking expansion with new community partners and has requested the City of Kenosha to become a partner; and,

**WHEREAS**, the City of Kenosha desires to become a partner of the Food for Learning Project.

**NOW, THEREFORE, BE IT RESOLVED** that the Common Council for the City of Kenosha hereby accepts the extended offer of partnership under the following terms and conditions:

1. The City of Kenosha does not need to contribute any dollars to the Food for Learning Project; and,
2. The City of Kenosha may terminate its affiliation with the Food for Learning Project at any time and without cause; and,
3. The City of Kenosha will contribute, at the City of Kenosha’s sole discretion, labor and material to the Food for Learning Project.

**BE IT FURTHER RESOLVED** that the Common Council for the City of Kenosha authorizes and directs the City Administrator or his designee to establish guidelines and offers of contribution to

the Food for Learning Project, including but not limited to free delivery of mulch, use of City-owned trailers and other equipment. Subject only to further action by the Common Council for the City of Kenosha, the City Administrator or his designee will have final and absolute authority regarding said guidelines and offers, including but not limited to frequency of and use of such offers.

Adopted this \_\_\_\_ day of \_\_\_\_\_, 2013.

ATTEST: \_\_\_\_\_ City Clerk  
Debra Salas

APPROVED: \_\_\_\_\_ Mayor  
Keith Bosman

Date: \_\_\_\_\_

Drafted By:  
Carthage College students  
Steven L. Feest  
and  
Anthony Nudo

## RESOLUTION NO. \_\_\_\_\_

**SPONSOR:** ALDERPERSON SCOTT N. GORDON  
**CO-SPONSORS:** ALDERPERSON ROCCO J. LAMACCHIA SR.  
ALDERPERSON JESSE DOWNING  
ALDERPERSON CURT WILSON  
ALDERPERSON DANIEL PROZANSKI, JR.  
ALDERPERSON JAN MICHALSKI  
ALDERPERSON PATRICK A. JULIANA  
ALDERPERSON CHRIS SCHWARTZ

**TO URGE THE GOVERNOR TO APPROVE THE  
CASINO PROPOSED FOR THE CITY OF KENOSHA**

**WHEREAS**, the City of Kenosha has a population of nearly 100,000, which as of the 2010 Census was comprised of 37,376 households, each household needing a source of income; and

**WHEREAS**, the City of Kenosha is located in close proximity to the state line with the state of Illinois, near the welcoming monument that bears Governor Scott Walker's promise that "Wisconsin is Open for Business"; and

**WHEREAS**, although the City of Kenosha is proud of its heritage of manufacturing and the employment of the population associated with the manufacturing, many of the City's major industries providing such manufacturing have left, such industries including Chrysler in 2010, G. LeBlanc Corporation (as a subsidiary of Steinway Musical Instruments) in 2008, and Snap-On production in 2004; and

**WHEREAS**, the Menominee Indian Tribe of Wisconsin is ready to invest \$808 Million in the 220-acre parcel site in the City of Kenosha to construct a casino and entertainment center; and

**WHEREAS**, construction of the casino and entertainment center will produce 1,400 construction jobs; and

**WHEREAS**, the City of Kenosha is poised to have up to 3,300 new jobs created through the opening of a casino by the Menominee Indian Tribe of Wisconsin; and

**WHEREAS**, fifty-six percent of Kenosha County voters backed the casino in a November 2004 advisory referendum; and

**WHEREAS**, the Common Council for the City of Kenosha has approved agreements with the Menominee Indian Tribe of Wisconsin by which the City of Kenosha would benefit from direct payments by the Menominee Indian Tribe of Wisconsin, which direct payments are in addition to the other increased financial benefits to the community, which include the increased number of jobs directly created, the increased number of jobs created through collateral businesses established to service the casino or patrons of the casino, and the increase in tourism money into the local economy of existing businesses; and

**WHEREAS**, August 23, 2013, the United States Bureau of Indian Affairs, issued a positive Secretarial Determination to the Menominee Indian Tribe of Wisconsin subject only to the concurrence of Governor Scott Walker; and

**NOW THEREFORE BE IT RESOLVED** that the Common Council for the City of Kenosha urges Governor Scott Walker, governor for the state of Wisconsin, to give the approvals necessary to enable the Menominee Indian Tribe of Wisconsin to operate a casino in the City of Kenosha in concurrence with the Secretarial Determination issued by the United States Bureau of Indian Affairs on August 23, 2013.

**BE IT FURTHER RESOLVED** that the City Clerk is directed to send a copy of this resolution to Governor Scott Walker, State Senator Robert Wirch, and Representatives Peter Barca, Tod Ohnstad, Samantha Kerkman, Corey Mason, and a copy to the Kenosha County Board, and the City of Kenosha's Legislative Commission, and to request that the Governor meet with the City of Kenosha's Legislative Commission.

Adopted this \_\_\_\_\_ day of \_\_\_\_\_, 2013.

ATTEST: \_\_\_\_\_ City Clerk

APPROVED: \_\_\_\_\_ Mayor

Date: \_\_\_\_\_

Drafted By:  
MATTHEW A. KNIGHT,  
Deputy City Attorney