

VILLAGE OF NEW GLARUS - VILLAGE BOARD PROCEEDINGS REGULAR MEETING

Village Hall Board Room

319 2nd Street New Glarus, WI

Zoom Meeting Link: <https://us02web.zoom.us/j/86724017307>

12/3/24

7:00 P.M.

7:00 P.M. Regular Meeting	Page #
1. Call to Order – Roll Call	
2. Approval of agenda	
3. Public appearances and citizen comments on items not listed on this agenda. [Items will not be debated or acted upon at this meeting but will be referred to the proper staff/committee if action is required.] – <i>Please keep comments to 3 minutes</i>	
4. Approval of Consent Agenda:	
A. Approval of Minutes of 11/19/2024 Regular Meeting	3
B. Approval of Claims	5
5. New Business	
A. Consideration/Discussion: Waiving of Delinquent Personal Property Taxes	14
B. Consideration/Discussion: SMFA for Transportation Alternatives Program (TAP) Grant – Signalized Pedestrian Crossing Project	15
C. Consideration/Discussion: Ordinance 24-16 Adopting a Revision and Codification of the Ordinances of the Village of New Glarus	25
D. Consideration/Discussion: Village Trustee Appointment	56
6. Library	
7. Parks and Recreation	
8. Public Works and Safety	
9. Personnel and Finance	
9. President's Report	
10. Adjournment	

Roger Truttmann, President

AGENDA POSTED: N.G. Village Hall 11/26/24
 N.G. Post Office 11/26/24
 Bank of New Glarus 11/26/24



Kelsey Jensen, Clerk

PERSONS REQUIRING ADDITIONAL SERVICES TO PARTICIPATE IN A PUBLIC MEETING MAY CONTACT THE VILLAGE CLERK FOR ASSISTANCE AT 527-2510

Village Board Meeting Notes

December 3, 2024

Consent Agenda:

Approval of Minutes of 11/19/2024 Regular Meeting: The minutes are included in the packet for consideration.

Approval of Claims: The claims lists are included in your packet and include: ACH for payroll expenses and credit card; wire for utilities; payroll vouchers 18720 to 18747 totaling \$38,520.79; and checks 43718 to 43751 totaling \$62,962.69.

Approval of October 2024 Financials: Financials are included in the agenda packet for consideration.

New Business:

Consideration/Discussion: Waiving of Delinquent Personal Property Taxes: Village staff have been unable to collect on \$806.74 worth of personal property taxes. After several attempts to collect, these payments have become not worth the time it takes continue trying to collect. Staff recommend waiving these remaining payments. The motion should include the total amount to be waived: \$806.74.

Consideration/Discussion: State/Municipal Agreement (SMA) for Transportation Alternatives Program (TAP) Grant – Signalized Pedestrian Crossing Project: The Village was awarded a \$73,939 Transportation Alternatives Program (TAP) grant to purchase four Rectangular Rapid Flashing Beacons (RRFBs) to improve pedestrian crossing safety. Two will go on 2nd Street near the schools, one will go across Highway 69 at the Sugar River Trail crossing, and the final location is still being decided. This grant requires a match from the Village of \$18,485. The School District has committed to contributing to some of that match. The project is scheduled in 2027, so there is plenty of time to work through the cost share details. The SMA in the agenda packet is the formal grant agreement with WisDOT to accept the grant.

Consideration/Discussion: Ordinance 24-16 Adopting a Revision and Codification of the Ordinances of the Village of New Glarus: General Code completed a full review of the municipal code to remove contradictions, fix mistakes, and update to meet current state law. Staff have now reviewed the code and worked with General Code to create a final copy of code amendments. At the last meeting, the Village Board approved the resolution to notify the public of these proposed amendments. Now this ordinance approves the proposed amendments to the code.

Consideration/Discussion: Village Trustee Appointment: The Village received two letters of interest to fill the vacancy on the Board: Christopher Anderson and Jon Hovland. The letters are included in the agenda packet for consideration.

VILLAGE BOARD PROCEEDINGS
VILLAGE OF NEW GLARUS
11/19/2024

REGULAR MEETING-CALL TO ORDER: President Truttmann called the regular meeting to order at 7:00 p.m. and made an announcement to silence cell phones.

PRESENT: Peggy Kruse, Jaime Craig, Bekah Stauffacher, Jesse Donahue, Larry Stuessy, and Roger Truttmann.

ALSO PRESENT: Morgan Salli, Chief Jeff Sturdevant (NGPD), Scott McNett (PW Director), Amy Trumble (Library Director), Lauren Freeman (Village Administrator), Kelsey Jenson (Clerk-Treasurer)

APPROVAL OF AGENDA: Motion by Larry Stuessy, second by Jesse Donahue to approve the 11.19.24 agenda. Motion carried (6-0).

PUBLIC APPEARANCES AND CITIZEN COMMENTS: Library Director Amy Trumble gave a Library update.

CONSENT AGENDA: Motion by Larry Stuessy for approval of the consent agenda, second by Jaime Craig. Motion carried (6-0).

APPROVAL OF MINUTES OF 11.6.24 Regular Meeting

APPROVAL OF CLAIMS: The claims lists were presented to the Board and include: ACH for payroll expenses, health insurance, life insurance, utilities; payroll vouchers 18677 to 18719 totaling \$38,712.45; and checks 43662 to 43717 totaling \$87,151.02.

APPROVAL OF OCTOBER 2024 BUILDING INSPECTION REPORT

APPROVAL OF 2024 POLICE REPORT

APPROVAL OF OPERATOR LICENSES FOR DEBRA R MOHNS, GRACE BARNABY, AND BROOKE RHYNER

NEW BUSINESS:

Presentation: Morgan Salli with Congressman Mark Pocan's Office

Consideration/Discussion: Application for Land Division by CSM Between Hwy 39 & Legler Valley Rd, Parcel 2302401504100: Motion Jesse Donahue to approve Application for Land Division by CSM between Hwy 39 & Legler Rd as presented, second by Jaime Craig. Motion carried (6-0).

Consideration/Discussion: Resolution 24-33 Establish Wages for Full-Time Employees for

January 1, 2025 to December 31, 2025: Motion by Larry Stuessy to approve R24-33, second by Bekah Stauffacher. Motion carried (6-0).

Consideration/Discussion: Resolution 24-35 Budget Adoption & Tax Levy: Motion by Bekah Stauffacher to approve R24-35, second by Larry Stuessy. Motion carried (6-0)

Consideration/Discussion: Water Reservoir Disbursement Request: Motion by Peggy Kruse to approve Water Reservoir Disbursement Request, second by Jesse Donahue. Motion carried (6-0).

Consideration/Discussion: Resolution 24-34 Providing for the Publication, Filing, Inspection, and Adoption of a Code of General Ordinances: Motion by Larry Stuessy to approve R24-34, second by Jesse Donahue. Motion carried (6-0).

Consideration/Discussion: Contract for Wastewater Treatment Facility Planning: Motion by Peggy Kruse to approve the contract for WWTF Planning as presented, second by Jesse Donahue. Motion carried (6-0).

Consideration/Discussion: Swiss Church Cemetery Plan: Motion by Jesse Donahue to approve the Swiss Church Cemetery Plan as presented, second by Larry Stuessy. Motion carried (6-0).

PARKS AND RECREATION: None.

PUBLIC WORKS AND SAFETY:

Consideration/Discussion: Ordinance 24-17 to Amend Section 288-20(C) of the Municipal Code of the Village of New Glarus Parking Regulations: Motion by Jesse Donahue to approve Ordinance 24-17, second by Jaime Craig. Motion carried (6-0).

Consideration/Discussion: 2025 Durango Squad Car Bids: Motion by Peggy Kruse to approve Symdon Motors bid, second by Jesse Donahue. Motion carried (6-0).

PERSONNEL AND FINANCE: None.

PRESIDENT'S REPORT: None.

ADJOURN: Being no further business, President Truttmann adjourned the meeting at 7:38 p.m.

– Kelsey Jenson,
Clerk-Treasurer

For more details on agenda items, please visit newglarusvillage.com to view the meeting agenda packet. A recording of the meeting is also available on the Village of New Glarus YouTube Channel.

Report Criteria:

Report type: Summary

Check Issue Date = 12/04/2024

GL Period	Check Issue Date	Check Number	Vendor Number	Payee	Amount
12/24	12/04/2024	43718	5936	BELCO VEHICLE SOLUTIONS LLC	260.00
12/24	12/04/2024	43719	6372	BOUND TREE MEDICAL, LLC	434.54
12/24	12/04/2024	43720	1355	BYTEC RESOURCE MGMT INC	9,402.75
12/24	12/04/2024	43721	6311	CLARNO LUMBER & SUPPLY CO., INC.	159.50
12/24	12/04/2024	43722	4332	COMPUTER KNOW HOW LLC	2,200.00
12/24	12/04/2024	43723	1540	CRESCENT ELECTRIC SUPPLY	4,118.00
12/24	12/04/2024	43724	1590	DELTA DENTAL	1,615.34
12/24	12/04/2024	43725	6370	DETECTACHEM INC	387.79
12/24	12/04/2024	43726	3979	EHLERS & ASSOCIATES INC.	4,250.00
12/24	12/04/2024	43727	1760	FIRST SUPPLY GROUP	42.98
12/24	12/04/2024	43728	1900	GORDON FLESCH CO INC	135.55
12/24	12/04/2024	43729	1925	GREEN CTY HIGHWAY DEPT	9,413.39
12/24	12/04/2024	43730	1930	GREEN CTY WASTE MGMT	1,334.80
12/24	12/04/2024	43731	5347	INTOXIMETERS INC	150.00
12/24	12/04/2024	43732	6014	LANTECH SERVICES LLC	1,472.50
12/24	12/04/2024	43733	2415	MARKS CHEMICAL LLC	120.00
12/24	12/04/2024	43734	2515	MIDWEST TAPE LLC	1,015.95
12/24	12/04/2024	43735	4397	MONROE GLASS COMPANY INC	344.22
12/24	12/04/2024	43736	2590	MONROE TRUCK EQUIPMENT	244.92
12/24	12/04/2024	43737	5098	MOTOROLA SOLUTIONS INC.	80.00
12/24	12/04/2024	43738	4512	MT HOREB UTILITIES	8,874.00
12/24	12/04/2024	43739	2695	NEW GLARUS CHAMBER OF COMME	1,000.00
12/24	12/04/2024	43740	6357	NEW GLARUS UTILITIES	9,536.13
12/24	12/04/2024	43741	6168	ODP BUSINESS SOLUTIONS LLC	256.17
12/24	12/04/2024	43742	2945	PUBLIC SERVICE COMMISSION	3,535.43
12/24	12/04/2024	43743	6371	R.A. HEATING & A/C, INC	316.00
12/24	12/04/2024	43744	6201	RHYME	336.75
12/24	12/04/2024	43745	3210	SPEE-DEE DELIVERY SERVICE INC	102.64
12/24	12/04/2024	43746	3250	STRAND ASSOCIATES INC	998.79
12/24	12/04/2024	43747	6127	SYMDON AUTO	185.40
12/24	12/04/2024	43748	3335	TDS TELECOM	83.57
12/24	12/04/2024	43749	5978	THOMPSON, CAROL	150.00
12/24	12/04/2024	43750	5963	TOP PACK DEFENSE LLC	121.87
12/24	12/04/2024	43751	5340	ULINE	283.71
Grand Totals:					62,962.69

Report Criteria:

Check.Check Issue Date = 12/04/2024

GL Invoice Acct	Amt
Total 10:	15,926.06
Total 12:	4,250.00
Total 22:	8.99
Total 25:	1,599.56
Total 40:	9,740.77
Total 45:	85.66
Total 50:	18,531.44
Total 60:	11,485.41
Total 70:	1,334.80
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Grand Totals:	62,962.69
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VILLAGE OF NEW GLARUS-CLAIMS PRESENTED -

12/3/2024

CHECK #	PAYEE	DIST.	AMOUNT
ACH	941 Tax	PP# 24	12,472.05
ACH	WI Withholding	PP# 24	2,188.06
ACH	Great-West Retirement	Deferred comp-pre tax, PP# 24	726.00
ACH	Great-West Retirement	Deferred comp-post tax PP# 24	200.00
ACH	WRS Remittance	Retirement	22,564.49
ACH	EBC	flex/dependent care	484.60
ACH	US Bank	November credit card	25,029.61
WIRE	WPPI	power bill	124,311.62
	Sub-total		187,976.43

Payroll -11/29/2024

18720	Kelsey Jenson	Clerk	1,840.69
18721	Deanna Young	Deputy Clerk	1,465.61
18722	Lauren Freeman	Administrator	2,285.97
18723	Shari Cash	Deputy Clerk	337.74
18724	Mark Binger	PD	1,060.24
18725	Chance Kaczmariski	PD	322.64
18726	Hunter Krohn	PD	2,029.25
18727	Brian Bennett	PD	1,972.07
18728	Taylor Steinhorst	PD	1,743.25
18729	Jeff Sturdevant	PD	2,862.09
18730	Molly Hultine	PD	484.39
18731	Ann Lahey	PD	648.86
18732	Nathan Gretzinger	PD	380.63
18733	Aaron Funseth	Water Treatment Plant	1,923.79
18734	Halvorsen, Matthew	PW	1,783.12
18735	Wolfe, Kenneth W	PW	1,501.16
18736	Scott McNett	PW Director	2,299.98
18737	Jason Borth	Utility	1,995.79
18738	William Kosmeder	Utility	2,630.93
18739	Kevin Funseth	Utility	3,357.55
18740	Beth Heller	Utility	1,537.51
18741	Erica Loeffelholz	Library	1,084.79
18742	Peggy Hammerly	Library	104.59
18743	Brooke Mathews	Library	1,041.40
18744	Amy Trumble	Library	1,285.25
18745	Julie Hawkins	Library	457.83
18746	Amalia Morrison	Library	58.57
18747	Mia Sies	Library	25.10
	Payroll Subtotal		38,520.79

2024 BUDGET TO ACTUAL - OCTOBER

		2024 Actual to 10/31/2024	2024 BUDGET 12/31/2024	DIFFERENCE OVER/(UNDER) TO BUDGET
10-00-41110-000-000	PROPERTY TAXES	738,625	738,538	87
10-00-41140-000-000	MOBILE HOME TAXES	6,840	9,500	-2,660
10-00-41150-000-000	NG HOME-PAYMENT IN LIEU	0	37,631	-37,631
10-00-41160-000-000	AG USE PENALTY	0	0	0
10-00-41310-000-000	UTILITY TAXES	231,541	277,849	-46,308
10-00-41800-000-000	INTEREST ON TAXES	145	0	145
		977,151	1,063,518	-86,367
10-00-43400-000-000	SHARED TAXES	81,323	303,591	-222,267
10-00-43411-000-000	FIRE INSURANCE DUES	12,108	10,133	1,975
10-00-43520-000-000	STATE AID: POLICE TRAINING	0	1,120	-1,120
10-00-43521-000-000	STATE AID: OWI GRANT	437	2,000	-1,563
10-00-43522-000-000	STATE AID: SEATBELT GRANT	0	0	0
10-00-43523-000-000	STATE AID: 2023 PD GRANT	0	0	0
10-00-43525-000-000	STATE AID: PD: HWY. SAFETY GRA	0	0	0
10-00-43526-000-000	STATE AID: PD DIGITAL RECORDIN	0	0	0
10-00-43527-000-000	STATE AID: RADIO GRANT	0	0	0
10-00-43528-000-000	STATE AID: 2014 BIKE RODEO GRA	0	0	0
10-00-43529-000-000	STATE AID: SPEED GRANT	19,735	4,000	15,735
10-00-43530-000-000	STATE AID: STREETS	149,401	149,379	22
10-00-43535-000-000	STATE AID: LRIP	0	0	0
10-00-43540-000-000	STATE AID: COMPUTER	5,139	5,139	0
10-00-43545-000-000	STATE AID: PERSONAL PROP. TAX	12,417	12,417	0
10-00-43546-000-000	STATE AID: VIDEO SERVICE PROVI	5,250	5,250	0
10-00-43553-000-000	STATE AID: OTHER	0	0	0
10-00-43560-000-000	STATE AID: COVID-19 GRANT	0	0	0
10-00-43610-000-000	PAYMENTS FOR MUNICIPAL SERVICE	433	435	-2
10-00-43620-000-000	IN LIEU OF TAX: BICYCLE TRAIL	178	300	-122
10-00-43710-000-000	COUNTY AID: ROADS	0	2,000	-2,000
10-00-43720-000-000	COUNTY AID: TOBACCO GRANT	0	0	0
10-00-43810-000-001	FED AID: ALLOCATED ARPA FUNDS	0	0	0
10-00-43810-000-000	FED GRANT: BULLET PROOF VEST	1,305	0	1,305
		287,725	495,763	-208,038
10-00-44110-000-000	LIQUOR LICENSES	13,920	13,050	870
10-00-44120-000-000	OPERATOR LICENSES	4,590	8,500	-3,910
10-00-44130-000-000	CIGARETTE LICENSES	600	600	0
10-00-44140-000-000	CTV FRANCHISE FEE	18,458	21,000	-2,542
10-00-44160-000-000	OTHER LICENSES	215	100	115
10-00-44210-000-000	BICYCLE LICENSES	0	0	0
10-00-44220-000-000	DOG LICENSES	985	1,050	-65
10-00-44310-000-001	BUILDING PERMITS-FENLEY	9,153	10,000	-847
10-00-44910-000-001	SIGN PERMITS-FENLEY	100	250	-150
10-00-44910-000-002	SPECIAL EVENT PERMITS	810	900	-90
10-00-44910-000-003	ZONING AND PLANNING PERMITS	1,450	700	750
10-00-44920-000-000	OTHER PERMITS	1,700	400	1,300
10-00-44925-000-000	STREET USE PERMITS	380	500	-120
		52,361	57,050	-4,689
10-00-45110-000-000	COURT PENALTIES & COSTS	11,333	11,800	-467
10-00-45120-000-000	PARKING VIOLATIONS	11,604	7,000	4,604
10-00-45190-000-000	OTHER ORDINANCE VIOLATIONS	0	0	0
		22,937	18,800	4,137
10-00-46110-000-000	CLERKS FEES	13,659	11,800	1,859
10-00-46210-000-000	LAW ENFORCEMENT FEES	14,415	7,000	7,415

2024 BUDGET TO ACTUAL - OCTOBER

		2024 Actual to 10/31/2024	2024 BUDGET 12/31/2024	DIFFERENCE OVER/(UNDER) TO BUDGET
10-00-46220-000-000	PUBLIC WORKS FEES	138	1,500	-1,362
10-00-46300-000-000	Special Charge - Driveway	0	0	0
10-00-46720-000-000	PARKS	2,269	1,800	469
10-00-46720-000-001	PARKS: SIGN RENTAL	13,500	6,000	7,500
10-00-46725-000-000	RECREATION CHILD PROGRAMS	1,114	1,200	-86
10-00-46726-000-000	RECREATION ADULT PROGRAMS	912	0	912
10-00-46730-000-000	TRIATHLON	0	0	0
10-00-46735-000-000	SWIMMING POOL	43,312	47,228	-3,916
10-00-46735-000-001	SWIMMING POOL - LESSONS	12,392	12,943	-551
10-00-46735-000-003	POOL ADULT PROGRAMS	539	359	180
10-00-46735-000-004	POOL CHILD PROGRAMS	0	0	0
10-00-46736-000-000	SWIM TEAM	5,175	5,500	-325
10-00-46737-000-000	BASEBALL: ALL PROGRAMS	6,141	6,000	141
10-00-46738-000-000	GIRLS SOFTBALL	2,347	3,066	-719
10-00-46739-000-000	BASEBALL:DON'T USE	0	0	0
10-00-46740-000-000	VILLAGE HALL	1,500	1,400	100
10-00-46745-000-000	OFFICE SPACE RENTS	0	0	0
10-00-46746-000-000	Office Space Rent-Light/Water	2,500	3,000	-500
10-00-46747-000-000	RENTALS: LIBRARY	0	0	0
		119,911	108,796	11,115
10-00-48100-000-000	INTEREST	180,811	15,000	165,811
10-00-48300-000-000	SALES MDSE & SUPPLY	1,573	1,000	573
10-00-48300-000-002	SALES: RECREATION CONCESSIONS	0	0	0
10-00-48400-000-000	INSURANCE RECOVERIES	0	0	0
10-00-48500-000-000	DONATIONS	1,125	0	1,125
10-00-48500-000-001	DONATIONS-POLICE DEPT.	10,286	0	10,286
10-00-48500-000-002	DONATION: PD: COMMUNITY RELAT	3,137	0	3,137
10-00-48500-000-003	DONATIONS: TEAM SHIRT SPONSORS	1,500	1,200	300
10-00-48500-000-004	DONATION:WPPI FOR ECONOMIC DEV	0	1,000	-1,000
10-00-48600-000-000	REFUND PRIOR YEAR EXPENSES	3,863	0	3,863
		202,295	18,200	184,095
10-00-49120-000-000	PROCEEDS FROM LONG: TERM DEBT	0	0	0
10-00-49211-000-000	TRANSFER FROM ROOM TAX FUND	0	0	0
10-00-49220-000-000	TRANSFER FROM LIBRARY FUND	0	0	0
10-00-49250-000-000	TRANSFER FROM CHALET FUND	0	0	0
10-00-49260-000-000	TRANS FROM GENERAL FUND	0	0	0
10-00-49263-000-000	TRANSFER FROM DNR GRANT-FOREST	0	0	0
10-00-49300-000-000	SINKING FUNDS APPLIED	0	13,018	-13,018
10-00-49301-000-000	SURPLUS FUNDS APPLIED	0	48,167	-48,167
10-00-49999-000-000	MISCELLANEOUS REVENUE	0	0	0
		0	61,185	-61,185
TOTAL REVENUE		1,662,380	1,823,312	-160,932
10-00-51110-110-000	VILLAGE BOARD: SALARIES	5,610	4,500	1,110
10-00-51110-130-000	VILLAGE BOARD: FRINGE BENEFITS	429	344	85
10-00-51110-310-000	VILLAGE BOARD: GENERAL OPERATI	46	150	-104
10-00-51110-320-000	VILLAGE BOARD: PUBLICATIONS	0	0	0
10-00-51110-330-000	VILLAGE BOARD: TRAVEL & TRAINI	15	0	15
10-00-51120-110-000	C & C: SALARIES	100	2,620	-2,520
10-00-51120-130-000	C & C: FRINGE BENEFITS	8	200	-193
10-00-51120-310-000	C & C: GENERAL OPERATIONS	250	250	0
10-00-51120-320-000	C & C: PUBLICATIONS	20	50	-30

2024 BUDGET TO ACTUAL - OCTOBER

		2024 Actual to 10/31/2024	2024 BUDGET 12/31/2024	DIFFERENCE OVER/(UNDER) TO BUDGET
10-00-51120-330-000	C & C: TRAVEL & TRAINING	0	0	0
10-00-51300-310-000	VILLAGE ATTORNEY	3,782	11,800	-8,019
10-00-51300-310-001	VILLAGE ATTORNEY - COURT	7,702	13,000	-5,298
10-00-51300-310-002	VILLAGE ATTY: TOWN/VILLAGE CBA	0	0	0
10-00-51310-310-000	ORDINANCE CODIFICATION	8,407	6,500	1,907
10-00-51400-310-000	ADMINISTRATIVE SUPPORT	11,019	15,000	-3,981
10-00-51410-110-000	PRESIDENT: SALARIES	3,000	3,000	0
10-00-51410-130-000	PRESIDENT: FRINGE BENEFITS	230	230	0
10-00-51410-310-000	PRESIDENT: GENERAL OPERATIONS	0	0	0
10-00-51410-320-000	PRESIDENT: PUBLICATIONS	0	0	0
10-00-51410-330-000	PRESIDENT: TRAVEL & TRAINING	0	0	0
10-00-51415-110-000	ADMINISTRATOR: SALARIES	32,193	36,490	-4,297
10-00-51415-130-000	ADMINISTRATOR: FRINGE BENEFITS	8,424	9,764	-1,340
10-00-51415-220-000	ADMINISTRATOR: UTILITIES	996	865	131
10-00-51415-310-000	ADMINISTRATOR: GENERAL OPERATIONS	3,395	3,000	395
10-00-51415-320-000	ADMINISTRATOR: PUBLICATIONS	0	0	0
10-00-51415-330-000	ADMINISTRATOR: TRAVEL & TRAINING	1,023	2,000	-977
10-00-51420-110-000	CLERK: SALARIES	38,725	48,974	-10,249
10-00-51420-130-000	CLERK: FRINGE BENEFITS	26,231	29,786	-3,554
10-00-51420-220-000	CLERK: UTILITIES	1,083	1,605	-522
10-00-51420-310-000	CLERK: GENERAL OPERATIONS	3,315	5,000	-1,685
10-00-51420-320-000	CLERK: PUBLICATIONS	2,734	3,000	-266
10-00-51420-330-000	CLERK: TRAVEL & TRAINING	457	2,500	-2,043
10-00-51440-110-000	ELECTIONS: SALARIES	3,256	6,110	-2,854
10-00-51440-130-000	ELECTIONS: FRINGE BENEFITS	0	0	0
10-00-51440-310-000	ELECTIONS: GENERAL OPERATIONS	2,615	7,000	-4,385
10-00-51440-320-000	ELECTIONS: PUBLICATIONS	271	700	-429
10-00-51440-330-000	ELECTIONS: TRAVEL & TRAINING	78	150	-72
10-00-51510-110-000	TREASURER: SALARIES	31,916	40,357	-8,441
10-00-51510-130-000	TREASURER: FRINGE BENEFITS	21,490	24,409	-2,919
10-00-51510-310-000	TREASURER: GENERAL OPERATIONS	36,428	11,663	24,765
10-00-51510-320-000	TREASURER: PUBLICATIONS	0	300	-300
10-00-51510-330-000	TREASURER: TRAVEL & TRAINING	499	1,000	-501
10-00-51520-310-000	INDEPENDENT AUDIT	74,823	20,000	54,823
10-00-51530-310-000	PROP ASSESS: GENERAL OPS	19,515	18,450	1,065
10-00-51600-110-000	VILLAGE HALL: SALARIES	86	3,919	-3,832
10-00-51600-130-000	VILLAGE HALL: FRINGE BENEFITS	14	489	-475
10-00-51600-220-000	VILLAGE HALL: UTILITIES	13,968	17,350	-3,382
10-00-51600-291-000	VILLAGE HALL: PURCHASED SERVICES	12,595	15,406	-2,811
10-00-51600-310-000	VILLAGE HALL: GENERAL OPERATIONS	2,361	3,000	-639
10-00-51600-350-000	VILLAGE HALL: REPAIR/EQUIPMENT	1,914	2,690	-776
10-00-51600-351-000	VILLAGE HALL: REPAIR/BUILDING	252	6,506	-6,254
10-00-51600-352-000	VILLAGE HALL: REPAIR/GROUNDS	0	0	0
10-00-51910-310-000	PROPERTY TAX	0	0	0
10-00-51930-310-000	PROPERTY INS: GENERAL OPS	44,204	16,000	28,204
10-00-51935-310-000	LIABILITY INS: GENERAL OPS	67,318	33,408	33,910
10-00-51950-310-000	UNEMPLOYMENT INS: GENERAL OPS	0	0	0
		492,795	429,534	63,261
10-00-52100-110-000	POLICE ADMIN: SALARIES	112,068	118,131	-6,064
10-00-52100-130-000	POLICE ADMIN: FRINGE BENEFITS	38,541	44,726	-6,185
10-00-52100-220-000	POLICE ADMIN: UTILITIES	5,217	9,000	-3,783
10-00-52100-240-000	POLICE ADMIN: EQUIPMENT CONTRA	10,889	15,500	-4,611

2024 BUDGET TO ACTUAL - OCTOBER

		2024 Actual to 10/31/2024	2024 BUDGET 12/31/2024	DIFFERENCE OVER/(UNDER) TO BUDGET
10-00-52100-310-000	POLICE ADMIN: GENERAL OPERATIO	5,407	9,000	-3,593
10-00-52100-310-001	POLICE ADM:GO:FROM DONATIONS	8,855	0	8,855
10-00-52100-310-002	POLICE ADM:GO:COMM. RELATIONS	6,172	0	6,172
10-00-52100-320-000	POLICE ADMIN: PUBLICATIONS	0	0	0
10-00-52100-330-000	POLICE ADMIN: TRAVEL & TRAININ	894	2,300	-1,406
10-00-52100-700-000	POLICE ADM:HWY. SAFETY GRANT	0	0	0
10-00-52120-110-000	POLICE PATROL: SALARIES	160,801	261,331	-100,531
10-00-52120-110-001	POLICE PATROL: SAL:OT&HOLIDAY	27,495	14,953	12,542
10-00-52120-110-002	POLICE PATROL: SALARY:PARTTIME	41,628	20,705	20,923
10-00-52120-110-003	PD PATROL: SAL-2016 SPEED GRAN	0	0	0
10-00-52120-110-004	POLICE PATROL:SALARY OWI GRANT	0	0	0
10-00-52120-110-005	POLICE PAT: SAL: SEATBELT GRNT	0	0	0
10-00-52120-130-000	POLICE PATROL: FRINGE BENEFITS	114,587	171,348	-56,761
10-00-52120-130-001	POLICE PATROL:FB:OT&HOLIDAY	6,020	3,282	2,738
10-00-52120-130-002	POLICE PATROL: FB: PARTTIME	3,185	2,034	1,151
10-00-52120-130-003	PD PATROL: FRINGE-2016 SPEED G	0	0	0
10-00-52120-130-004	POLICE PATROL:FRINGE OWI GRANT	0	0	0
10-00-52120-130-005	POLICE PAT: FRNG: SEATBELT GRT	0	0	0
10-00-52120-310-000	POLICE PATROL: GENERAL OPERATI	4,419	5,600	-1,181
10-00-52120-310-001	POLICE PATROL: SWAT	531	500	31
10-00-52120-310-002	PD PATROL: 2014 BIKE RODEO GRT	0	0	0
10-00-52120-310-003	PD PATROL: 2014 BADGER TRACS	0	0	0
10-00-52120-315-000	POLICE PATROL: FUEL	8,829	14,500	-5,671
10-00-52120-350-000	POLICE PATROL: REPAIR/EQUIPMEN	4,125	7,500	-3,375
10-00-52130-310-000	POLICE INVESTIGATION: GEN OPS	315	1,200	-885
10-00-52140-310-000	POLICE TRAINING: GENERAL OPS	3,454	4,500	-1,046
10-00-52210-310-000	FIRE SUPPRESSION: GENERAL OPS	95,372	93,397	1,975
10-00-52210-311-000	FIRE SUPPRESSION: HYDRANTS	0	0	0
10-00-52300-310-000	AMBULANCE: GENERAL OPS	49,418	49,418	0
10-00-52400-310-000	BLDG INSPECTION: GENERAL OPS	5,180	9,000	-3,820
10-00-52400-310-001	ZONING ADMINISTRATOR	0	0	0
10-00-52500-220-000	EMERGENCY GOV: UTILITIES	159	125	34
10-00-52500-310-000	EMERGENCY GOV: GENERAL OPS	78	75	3
10-00-52500-320-000	EMERGENCY GOV: PUBLICATIONS	0	0	0
10-00-52500-330-000	EMERGENCY GOV: TRAVEL & TRAINI	0	100	-100
10-00-52500-350-000	EMERGENCY GOV: REPAIR/EQUIPMEN	0	0	0
10-00-52800-310-000	EMPLOYEE SAFETY: GENERAL OPS	337	2,250	-1,913
		713,975	860,476	-146,501
10-00-53100-110-000	STREET ADMIN: SALARIES	22,743	27,680	-4,937
10-00-53100-130-000	STREET ADMIN: FRINGE BENEFITS	3,829	14,459	-10,631
10-00-53100-220-000	STREET ADMIN: UTILITIES	434	800	-366
10-00-53100-310-000	STREET ADMIN: GENERAL OPERATIO	676	700	-24
10-00-53100-330-000	STREET ADMIN: TRAVEL & TRAININ	0	1,000	-1,000
10-00-53110-310-000	ENGINEERING	593	5,000	-4,407
10-00-53230-110-000	VILLAGE GARAGE: SALARIES	330	1,662	-1,332
10-00-53230-130-000	VILLAGE GARAGE: FRINGE BENEFIT	240	1,136	-897
10-00-53230-220-000	VILLAGE GARAGE: UTILITIES	6,894	11,500	-4,606
10-00-53230-310-000	VILLAGE GARAGE: GENERAL OPERAT	2,005	1,500	505
10-00-53230-350-000	VILLAGE GARAGE: REPAIR/EQUIPME	548	1,000	-452
10-00-53230-351-000	VILLAGE GARAGE: REPAIR/BUILDIN	124	1,000	-876
10-00-53240-110-000	MACH & EQUIP: SALARIES	4,629	8,517	-3,888
10-00-53240-130-000	MACH & EQUIP: FRINGE BENEFITS	2,966	5,823	-2,857

2024 BUDGET TO ACTUAL - OCTOBER

		2024 Actual to 10/31/2024	2024 BUDGET 12/31/2024	DIFFERENCE OVER/(UNDER) TO BUDGET
10-00-53240-240-000	MACH & EQUIP: EQUIP CONTRACTS	0	0	0
10-00-53240-310-000	MACH & EQUIP: GENERAL OPERATIO	590	500	90
10-00-53240-315-000	MACH & EQUIP: FUEL	9,028	8,500	528
10-00-53240-330-000	MACH & EQUIP: TRAVEL & TRAININ	0	0	0
10-00-53240-350-000	MACH & EQUIP: REPAIR/EQUIP	9,121	10,000	-879
10-00-53300-110-000	STREET MAIN/CONS: SALARIES	45,967	37,051	8,916
10-00-53300-110-001	STREET MAIN/CONS: SAL:CHAMBER	2,203	0	2,203
10-00-53300-130-000	STREET MAIN/CONS: FRINGE BENEF	26,445	23,143	3,302
10-00-53300-130-001	STREET MAIN/CONS: FB:CHAMBER	284	0	284
10-00-53300-310-000	STREET MAIN/CONS: GENERAL OPS	8,574	35,000	-26,426
10-00-53300-320-000	STREET MAIN/CONS: PUBLICATIONS	75	0	75
10-00-53420-310-000	STREET LIGHTING	31,245	38,000	-6,755
10-00-53430-310-000	SIDEWALKS: GENERAL OPERATIONS	0	0	0
10-00-53440-220-000	STORM SEWER: UTILITIES	1,423	2,000	-577
10-00-53440-310-000	STORM SEWERS: GENERAL OPERATIO	0	0	0
10-00-53460-110-000	SNOW REMOVAL: SALARIES	5,063	19,291	-14,228
10-00-53460-130-000	SNOW REMOVAL: FRINGE BENEFITS	2,995	9,571	-6,576
10-00-53460-291-000	SNOW REMOVAL: PURCHASED SERVIC	0	0	0
10-00-53460-310-000	SNOW REMOVAL: GENERAL OPERATIO	17,909	25,000	-7,091
10-00-53470-110-000	SIGNS: SALARIES	253	935	-682
10-00-53470-130-000	SIGNS: FRINGE BENEFITS	248	639	-391
10-00-53470-220-000	SIGNS: UTILITIES	175	200	-25
10-00-53470-310-000	SIGNS: GENERAL OPERATIONS	1,432	2,000	-568
10-00-53490-310-000	CURB & GUTTER: GENERAL OPERATI	0	0	0
10-00-53650-110-000	DUMP: SALARIES	259	1,350	-1,091
10-00-53650-130-000	DUMP: FRINGE BENEFITS	166	923	-757
10-00-53650-310-000	DUMP: GENERAL OPERATIONS	0	500	-500
10-00-53650-390-000	DUMP: LICENSES	165	165	0
		209,628	296,546	-86,918
10-00-55200-110-000	PARKS: SALARIES	3,753	831	2,922
10-00-55200-130-000	PARKS: FRINGE BENEFITS	1,660	568	1,092
10-00-55200-220-000	PARKS: UTILITIES	6,189	4,607	1,582
10-00-55200-291-000	PARKS: PURCHASED SERVICE	22,139	22,950	-811
10-00-55200-310-000	PARKS: GENERAL OPERATIONS	2,632	2,195	437
10-00-55200-310-001	PARKS: GEN. OPS. SIGNS	4,351	2,700	1,651
10-00-55200-310-002	PARKS: DOG PARK	0	0	0
10-00-55200-320-000	PARKS: PUBLICATIONS	0	0	0
10-00-55200-350-000	PARKS: REPAIR/EQUIPMENT	3,142	3,700	-558
10-00-55200-351-000	PARKS: REPAIR/BUILDING	381	0	381
10-00-55200-352-000	PARKS: REPAIR-GROUNDS/BUILDING	6,018	6,500	-482
10-00-55210-110-000	FLORAL CLOCK: SALARIES	456	0	456
10-00-55210-130-000	FLORAL CLOCK: FRINGE BENEFITS	327	0	327
10-00-55210-220-000	FLORAL CLOCK: UTILITIES	686	550	136
10-00-55210-310-000	FLORAL CLOCK: GENERAL OPERATIO	5,629	5,000	629
10-00-55210-350-000	FLORAL CLOCK: REPAIR/EQUIPMENT	0	0	0
10-00-55210-352-000	FLORAL CLOCK: REPAIR/GROUNDS	159	130	29
10-00-55300-110-000	RECREATION: SALARIES	17,520	16,358	1,163
10-00-55300-130-000	RECREATION: FRINGE BENEFITS	1,340	1,251	89
10-00-55300-310-000	RECREATION: GENERAL OPERATIONS	150	0	150
10-00-55300-310-001	RECREATION: LITTLE LEAGUE/GIRL	10,868	9,000	1,868
10-00-55300-310-002	TRIATHLON	0	0	0
10-00-55300-310-003	RECREATION: TEAM SHIRTS	1,175	1,200	-25

2024 BUDGET TO ACTUAL - OCTOBER

		2024 Actual to 10/31/2024	2024 BUDGET 12/31/2024	DIFFERENCE OVER/(UNDER) TO BUDGET
10-00-55300-320-000	RECREATION: PUBLICATIONS	0	0	0
10-00-55300-330-000	RECREATION: TRAVEL & TRAINING	0	0	0
10-00-55300-340-000	FESTIVAL/EVENT EXPENSE	0	0	0
10-00-55420-110-000	POOL: SALARIES	41,288	46,484	-5,196
10-00-55420-110-001	POOL: SALARIES: LESSONS	20,678	14,650	6,029
10-00-55420-110-002	POOL: SALARIES: SWIM TEAM	5,661	7,325	-1,664
10-00-55420-130-000	POOL: FRINGE BENEFITS	4,471	5,194	-723
10-00-55420-130-001	POOL: FRINGE BENEFIT: LESSONS	1,582	1,286	296
10-00-55420-130-002	POOL: FRINGE BENEFITS: SWIM TE	433	643	-210
10-00-55420-220-000	POOL: UTILITIES	14,289	14,500	-211
10-00-55420-291-000	POOL: PURCHASED SERVICES	16,226	9,500	6,726
10-00-55420-310-000	POOL: GENERAL OPERATIONS	2,026	3,000	-974
10-00-55420-310-002	POOL: SWIM TEAM	226	800	-574
10-00-55420-320-000	POOL: PUBLICATIONS	0	100	-100
10-00-55420-330-000	POOL: TRAVEL & TRAINING	790	500	290
10-00-55420-350-000	POOL: REPAIR/EQUIPMENT	646	6,000	-5,354
10-00-55420-351-000	POOL: REPAIR/BUILDING	0	0	0
10-00-55420-352-000	POOL: REPAIR-GROUNDS/BUILDING	635	10,000	-9,365
10-00-55420-390-000	POOL: LICENSES	575	425	150
10-00-55600-310-000	CABLE TELEVISION: GENERAL OPS	0	0	0
		198,103	197,947	157
10-00-56110-110-000	FORESTRY: SALARIES	3,584	3,584	0
10-00-56110-130-000	FORESTRY: FRINGE BENEFITS	274	274	0
10-00-56110-220-000	FORESTRY: UTILITIES	0	0	0
10-00-56110-310-000	FORESTRY: GENERAL OPERATIONS	2,099	2,150	-51
10-00-56110-310-001	FORESTRY: TREE PRUNING	0	0	0
10-00-56110-310-002	FORESTRY: ARBOR DAY PLANTING	2,924	4,800	-1,876
10-00-56110-310-004	FORESTRY: GEN.OP.:GRANT	0	0	0
10-00-56110-310-005	FORESTRY: TREE/STUMP REMOVAL	22,000	24,000	-2,000
10-00-56110-320-000	FORESTRY: PUBLICATIONS	0	0	0
10-00-56110-330-000	FORESTRY: TRAVEL & TRAINING	0	0	0
10-00-56701-310-000	GREEN CTY DEV: GENERAL OPS	0	0	0
10-00-56702-310-000	ECONOMIC DEVELOPMENT	200	1,000	-800
10-00-56702-810-000	ECONOMIC DEV: CAPITAL OUTLAY	0	0	0
10-00-56715-310-000	DT BUSINESS IMP: GENERAL OPS	0	0	0
		31,081	35,809	-4,727
10-00-57200-291-000	PLANNING: PROFESSIONAL SERVICE	10,606	3,000	7,606
		10,606	3,000	7,606
10-00-59212-999-000	TRANSFER TO BOND FUND	0	0	0
10-00-59220-999-000	TRANSFER TO CHALET FUND	0	0	0
10-00-59230-999-000	TRANSFER TO DEBT SERVICE FUND	0	0	0
10-00-59260-999-000	TRANSFER TO GEN CAPT PRJT FD	0	0	0
10-00-59265-999-000	TRANSFER TO LIBRARY FUND	0	0	0
10-00-59900-001-000	SPECIAL PURPOSE TAX REVENUE	0	0	0
10-00-59900-005-000	SP PURP TAX REV: EQUIPMENT FUN	0	0	0
10-00-59900-006-000	SP PURP TAX REV: PARK FUND	0	0	0
10-00-59900-008-000	SP PURP TAX REV: SQUAD FUND	0	0	0
		0	0	0
TOTAL EXPENSE		1,656,189	1,823,312	-167,123

NET

6,191

DELINQUENT PERSONAL PROPERTY TAXES

2023 DELINQUENT TAXES

#10-00-12310-000-000

PARCEL	OWNER	MAILING	PP LOCATION	PP TAX
2017.1901	Advanced Disposal Services	No known address - Closed	Various	\$ 98.82
2022.0007	Earth Ship Treasurers	506 Montesian Ct Monticello- Closed	523 1st St, Suite 2	\$ 42.64
2021.1003	Life's a Beach Counseling LLC	No known address - Closed	1307 Hwy 69	\$ 118.19
2019.9001	Vitality FoodService Inc	PO Box 330219 Nashville TN 37203	518 1st Street	\$ 52.31
2023.2001	First -Citizens Bank & Trust	Wrong Municipality?- no bank has ever been in the 109 5th Ave building.	109 5th Ave	\$ 40.69
Total				\$ 352.65

PREVIOUS DELINQUENT

TAX YEAR	PARCEL			PP TAX
2017	20141401	Tri-State Restoration		325.95
2013	01470000	Kamm Designs		128.14
Total				\$ 454.09

Total Write Off: \$ 806.74

Monthly Statements were sent all of 2024, with no collection. Personal Property no longer exists

 <p>STATE/MUNICIPAL AGREEMENT FOR AN INFRASTRUCTURE TRANSPORTATION ALTERNATIVES PROGRAM (TAP) PROJECT</p> <p>Subprogram #: 290 Program Name: TAP</p>	<p>Date: August 19, 2024 I.D.: 5107-00-06/76 WisDOT UEI #: CBE4JHP1S8H7 Project Sponsor UEI #: TBD FAIN ID: Federal Award Identification Number (TBD) Project Title: V New Glarus, RRFBs Location/Limit: 2nd Street, Various Locations Project Length (if applicable): Project Sponsor: Village of New Glarus County: Green MPO Area (if applicable): N/A</p>
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The signatory, the **Village of New Glarus**, hereinafter called the Project Sponsor, through its undersigned duly authorized officers or officials, hereby requests the State of Wisconsin Department of Transportation, hereinafter called the State or WisDOT, to initiate and effect the transportation project hereinafter described.

Wisconsin Statute 85.021 authorizes the State to administer a program to award grants of assistance to certain political subdivisions, state agencies, counties, local government units, Indian tribes, consistent with federal law.

The authority for the Project Sponsor to enter into this State/Municipal Agreement with the State is provided by Sections 86.25(1), (2), and (3) and Section 66.0301(2) of the Wisconsin Statutes.

NEEDS AND ESTIMATE SUMMARY:

All components of the project must be defined in the environmental document if any portion of the project will be submitted for approval in a federally funded program. The Municipality agrees to complete all participating and any non-participating work included in this improvement consistent with the environmental document. No work on final engineering and design may occur prior to approval of the environmental document.

Existing Facility and Proposed Improvement – **2nd Street is an important corridor that contains the New Glarus Elementary School, Middle/High School, and the School District's new athletic complex. This corridor experiences heavy traffic during school pick-up and drop-off times as well as truck and other car traffic throughout the day as one of the main southern entrances into the village.**

The Village of New Glarus and New Glarus School District are proposing to install Rectangular Rapid Flashing Beacons (RRFBs) at four important pedestrian crossings in New Glarus. The first three RRFBs would be located along 2nd Street adjacent to the New Glarus School District's Elementary School, Middle/High School, and Athletic Complex. The fourth RRFB would be located across State Highway 69 at the Sugar River State Trail crossing.

The Project Sponsor agrees to the following Federal Fiscal Year 2024-2028 TAP project funding conditions:

All Project Sponsors and processes, including real estate acquisition and environmental documentation, must comply with *A Sponsor's Guide to Non-Traditional Transportation Project Implementation* (Sponsor's Guide) and the current WisDOT Facilities Development Manual (FDM).

The subject project is funded with 80% federal funding up to a maximum of \$73,939.20 for all federally-funded project phases when the Project Sponsor agrees to provide funds in excess of the \$73,939.20 federal funding maximum, in accordance with TAP guidelines. Non-participating costs are 100% the responsibility of the Project Sponsor. Any work performed by the Project Sponsor prior to federal authorization is not eligible for federal funding. The Project Sponsor will be notified by the State when each project phase or ID is authorized and available for charging.

The project is subject to a discretionary Disadvantaged Business Enterprise (DBE) goal assessment. The Catalogue of Federal Domestic Assistance (CFDA) number for this project is 20.205 – Highway Planning and Construction.

The subject project must be commenced within four (4) years of the project award date, or the grant is rescinded. Sec. 85.021, Wis. Stats.

- 1) For construction projects, a project is commenced when construction is begun.
- 2) For planning projects, a planning project is commenced when the planning study is begun.
- 3) For non-infrastructure projects that do not fall within any of the above categories, a project is considered commenced on the date that WisDOT receives the first reimbursement request from the Project Sponsor, as noted on form DT1713 in the 'Date Received' field.
- 4) For design-only projects, a project is commenced when design is begun and/or when a contract is signed and executed with the consulting firm that has been selected to lead the project design effort.

Project Award date: June 4, 2024

Commencement deadline: June 4, 2028

Completion deadline: 6/30/2030

The project commencement deadline is fixed by statute and may not be extended.

The subject project must be completed by **6/30/2030**, and the Project Sponsor must submit a project completion certificate to WisDOT central office on or before this date. WisDOT may consider a written request to extend the completion deadline from the Project Sponsor and may approve such a request in the presence of extenuating circumstances. The written request shall explain the reasons for project implementation delay and revised timeline for project completion.

In the summary funding table below, the federal share of the total estimated cost distribution indicates the maximum amount of federal funding available to the project, to be distributed across federally-funded project phases. The final Project Sponsor share is dependent on the final federal participation, and the actual costs will be used in the final division of costs for billing and reimbursement.

SUMMARY OF COSTS					
PROJECT TYPE	Total Est. Cost	Federal Funds	%	Project Sponsor Funds	%
ID 5107-00-06					
Design	\$10,000	\$8,000	80%**	\$2,000	20% + BAL
State Review	\$5,000	\$4,000	80%**	\$1,000	20% + BAL
<i>Project totals</i>	<i>\$15,000</i>	<i>\$12,000</i>		<i>\$3,000</i>	
ID 5107-00-76					
Participating Construction	\$70,424	\$56,339.20	80%	\$14,084.80	20% + BAL
Construction Engineering	\$5,000	\$4,000	80%	\$1,000	20% + BAL
State Review	\$2,000	\$1,600	80%	\$400	20% + BAL
<i>Project totals</i>	<i>\$77,424</i>	<i>\$61,939.20</i>		<i>\$15,484.80</i>	
Total Est. Cost Distribution	\$92,424	\$73,939.20	MAX	\$18,484.80	N/A

*This project has a TAP federal funding maximum of \$73,939.20. This maximum is cumulative for all federally funded project phases.

This request is subject to the terms and conditions that follow (pages 4–10) and is made by the undersigned under proper authority to make such request for the designated Project Sponsor and upon signature by the State shall constitute agreement between the Project Sponsor and the State. No term or provision of neither this State/Municipal Agreement nor any of its attachments may be changed, waived or terminated orally but only by an instrument in writing duly executed by both parties to this State/Municipal Agreement.

Signed for and in behalf of: Village of New Glarus		
Name	Title	Date
Signed for and on behalf of the State of Wisconsin		
Name	Title	Date

GENERAL TERMS AND CONDITIONS:

1. All projects must be in an approved Transportation Improvement Program (TIP) or State Transportation Improvement Program (STIP) prior to requesting authorization.
2. Work prior to federal authorization is ineligible for federal funding. The Project Sponsor will be notified by the State when/if each project phase or ID is authorized and available for charging.
3. The initiation and accomplishment of the project will be subject to the applicable federal and state regulations, as referenced in the document *A Sponsor's Guide to Non-Traditional Project Implementation*. The Project Sponsor, throughout the entire project, commits to comply with and promote all applicable federal and state laws and regulations that include, but are not limited to, the following:
 - a. Environmental requirements, including but not limited to those set forth in 23 U.S.C. 139 and the National Environmental Policy Act (42 U.S.C. 4321 et seq.).
 - b. Equal protection guaranteed under the U.S. Constitution, WI Constitution, Title VI of the Civil Rights Act and Wis. Stat. Sec. 16.765. The Project Sponsor agrees to comply with and promote applicable Federal and State laws, Executive Orders, regulations, and implementing requirements intended to provide for the fair and equitable treatment of individuals and the fair and equitable delivery of services to the public. In addition the Project Sponsor agrees not to engage in any illegal discrimination in violation of applicable Federal or State laws and regulations. This includes but is not limited to Title VI of the Civil Rights Act of 1964 which provides that "no person in the United States shall, on the ground of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance." The Project Sponsor agrees that public funds, which are collected in a nondiscriminatory manner, should not be used in ways that subsidize, promote, or perpetuate illegal discrimination based on prohibited factors such as race, color, national origin, sex, age, physical or mental disability, sexual orientation, or retaliation.
 - c. All applicable DBE requirements that the State specifies.
 - d. Federal and state statutes that govern the Transportation Alternatives Program (TAP), including but not limited to and Wis. Stat. Sec. 85.021 and all applicable federal laws.
4. Additional applicable state and federal requirements may include, but are not limited to, the following:
 - a. Prevailing wage requirements, including but not limited to 23 U.S.C. 113.
 - b. Buy America Provision and its equivalent state statutes, set forth in 23 U.S.C. 313 and Wis. Stat. Sec. 16.754.
 - c. Competitive bidding requirements set forth in 23 U.S.C. 112 and Wis. Stat. Sec. 84.06.
5. TAP is a covered program under the Justice40 initiative. Justice40 is an opportunity to address gaps in transportation infrastructure and public services by working toward the goal that at least 40% of the benefits from many of our grants, programs, and initiatives flow to disadvantaged communities. More information about meeting Justice40 requirements can be found at the following link: <https://www.transportation.gov/equity-Justice40>

STATE RESPONSIBILITIES AND REQUIREMENTS:

6. Funding for the project is subject to inclusion in Wisconsin's approved Transportation Alternatives Program. Federal funding for approved projects will be limited to participation in the costs of the following items, as applicable to the project:
 - a. The grading, base, pavement, curb and gutter, sidewalk, and replacement of disturbed driveways in kind.

- b. Storm sewer mains necessary for the surface water drainage.
 - c. Catch basins and inlets for surface water drainage of the improvement, with connections to the storm sewer main.
 - d. Construction engineering incident to inspection and supervision of actual construction work (except for inspection, staking, and testing of sanitary sewer and water main).
 - e. Signing and pavement marking, including marking of detour routes. Detour routes and haul roads are not eligible on local projects.
 - f. New installations or alteration of street lighting and traffic signals or devices.
 - g. Landscaping.
 - h. Preliminary Engineering.
 - i. State Review Services.
 - j. Other eligible TAP non-infrastructure items as enumerated in the approved application.
7. Project items purchased with federal funding are for the primary use of the Transportation Alternatives Program.
8. State Disbursements:
- a. Payment by the State to the Project Sponsor shall be made on a regular basis upon presentation of Reimbursement Requests for expenditures incurred during prior periods of the project duration subject to the allowable maximum payment. Exceptions to this schedule will be made as appropriate. In general, State reimbursements will be made after sufficient proof of payment is sent to the State.
 - b. A final adjustment of State payments will be made upon completion of the State's audit of the project. If the State's audit establishes that the State paid more than its share of the eligible project costs, the Project Sponsor shall refund to the State upon demand a sum equal to the overpayment.

PROJECT SPONSOR RESPONSIBILITIES AND REQUIREMENTS:

9. Work necessary to complete the TAP project to be financed entirely by the Project Sponsor or other utility or facility owner includes the items listed below, when applicable to the project:
- a. New installations of or alteration of sanitary sewers and connections, water, gas, electric, telephone, telegraph, fire or police alarm facilities, parking meters, and similar utilities.
 - b. Damages to abutting property after project completion due to change in street or sidewalk widths, grades or drainage.
 - c. Detour routes and haul roads. The Project Sponsor is responsible for determining the detour route.
 - d. Conditioning, if required and maintenance of detour routes.
 - e. Repair of damages to roads or streets caused by reason of their use in hauling materials incident to the improvement.
 - f. All work related to underground storage tanks and contaminated soils.
 - g. Street and bridge width in excess of standards, in accordance with the current WisDOT FDM.

h. Real estate for the improvement.

10. The work eligible for Federal and State participation will be administered by the Project Sponsor. The Project Sponsor is an eligible recipient of these grant funds pursuant to Wis. Stat. Sec. 85.021 and all applicable federal laws.
11. Where applicable, all contracts will be let by competitive bid and awarded to the lowest responsible bidder in accordance with the requirements set forth in 23 U.S.C. 112 and Wis. Stat. Sec. 84.06. Where applicable, all contracts for design related services shall be awarded and administered in accordance with the requirements of 23 CFR 172 and procedures published in the WisDOT FDM, Chapter 8, Consulting Services.
12. The Project Sponsor must receive, read, and agree to meet the requirements outlined in the *Sponsor's Guide to Non-Traditional Transportation Project Implementation*. The Project Sponsor must indicate this understanding and agreement by submitting the *Sponsor's Guide Acknowledgement Form*, which must be accepted by the State before approval of this State/Municipal Agreement shall be granted.
13. The Project Sponsor must complete and submit *Certification for Non-Traditional Project Administration and Delivery* documentation, and this documentation must be accepted by the State, before approval of this State/Municipal Agreement shall be granted. The Project Sponsor, and all consultants and other entities working on behalf of the Project Sponsor, are required to comply with the federal and state rules and requirements for projects being administered through a local letting process.
14. The project, in accordance with its scope, must employ the services of a registered professional engineer, architect or landscape architect, to be responsible for design and construction engineering and related activities.
15. A copy of the plans, specifications, and estimates containing the engineer's, architect's, or landscape architect's seal as prepared for bidding purposes (in accordance with project scope) must be provided to the State for approval prior to advertising the project for bids.
16. The project will take place in accordance with the appropriate standards unless an exception to standards is granted by the State prior to construction. The entire cost of the construction project, not constructed to standards, will be the responsibility of the Project Sponsor unless such exception is granted.
17. Work to be performed by the Project Sponsor without Federal funding participation, necessary to ensure a complete improvement acceptable to the Federal Highway Administration and/or the State may be done in a manner at the election of the Project Sponsor but must be coordinated with all other work undertaken during construction.
18. The Project Sponsor is responsible for financing administrative expenses related to Project Sponsor responsibilities.
19. The project is subject to a discretionary DBE goal assessment.
20. The Project Sponsor will not proceed with any State/Municipal Agreement revisions without first receiving prior approval from the State. A change order must be executed for revisions to the State/Municipal Agreement prior to the Project Sponsor's request for reimbursement for the revisions.
21. If reviews or audits show any of the work to be ineligible for Federal funding, the Project Sponsor will be responsible for any withdrawn costs associated with the ineligible work.
22. If the Project Sponsor should withdraw the project, it will reimburse the State for any costs incurred by the State on behalf of the project upon demand.

23. Sponsors of TAP projects within the Safe Routes to School eligibility category are required to conduct pre and post project/activity surveys using the SRTS Parent Survey and Student Tally Sheets. The results will be provided to the State at the conclusion of the project.
24. The Project Sponsor will assume all responsibility for retaining a complete project file that includes not only construction documentation but also copies of letting documents, all Local and State submittals and approvals contained in these instructions, and other pertinent documents to support project procurement, development, implementation and cost and any other item required by Federal and State law and submitting such information, upon request, in order to receive reimbursement. The Project Sponsor will keep all project records and have them available for inspection by representatives of the Federal Government and the State and will furnish copies thereof when requested.
25. The Project Sponsor shall allow the State and US Department of Transportation auditors to have access to the Project Sponsor's records and financial statements as necessary for determining the presence of and compliance with all information and requirements specified in 2 CFR 200.332-(a) as amended effective November 12, 2020.
26. In connection with the performance of work under this State/Municipal Agreement, the Project Sponsor agrees not to discriminate against any employee or applicant for employment because of age, race, religion, color, handicap, sex, physical condition, developmental disability as defined in S. 51.01(5), sexual orientation or national origin. This provision shall include, but not be limited to, the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship. Except with respect to sexual orientation, the Project Sponsor further agrees to take affirmative action to ensure equal employment opportunities. The Project Sponsor agrees to post in conspicuous places, available for employees and applicants for employment, notices to be provided by the employment officer setting forth the provisions of the nondiscrimination clause.
27. The Project Sponsor will include in all contracts executed by them a provision obligating the contractor not to discriminate against any employee or applicant for employment because of age, race, religion, color, handicap, sex, physical condition, developmental disability as defined in s. 51.01 (5), sexual orientation as defined in s. 111.32 (13m), or national origin.
28. When applicable to the project, the Project Sponsor will at its own cost and expense:
 - a. Maintain all portions of the project that lie within its jurisdiction (to include, but not limited to, cleaning storm sewers, removing debris from sumps or inlets, and regular maintenance of the catch basins, curb and gutter, parking lanes, bicycle lanes, trails, and other facilities, sidewalks and other pedestrian facilities, and other project infrastructure) for such maintenance through statutory requirements in a manner satisfactory to the State, and will make ample provision for such maintenance each year.
 - b. Regulate [or prohibit] parking at all times in the vicinity of the proposed improvements during their construction.
 - c. Regulate [or prohibit] all parking at locations where and when the pavement area usually occupied by parked vehicles will be needed to carry active traffic in the street.
 - d. Assume general responsibility for all public information and public relations for the project and to make fitting announcement to the press and such outlets as would generally alert the affected property owners and the community of the nature, extent, and timing of the project and arrangements for handling traffic within and around the projects.
 - e. Provide relocation orders and real estate plats and easements, as required by the project.
 - f. Use the *WisDOT Utility Accommodation Policy* unless it adopts a policy, which has equal or more restrictive controls.
 - g. Provide maintenance and energy for lighting.

- h. Provide proper care and maintenance of all landscaping elements of the project including replacement of any plant materials damaged by disease, drought, vandalism or other cause.

29. It is further agreed by the Project Sponsor that:

- a. The Project Sponsor assumes full responsibility for the design, installation, testing and operation of any sanitary sewer and water main infrastructure within the project and relieves the State and all of its employees from liability for all suits, actions, or claims resulting from the sanitary sewer and water main construction under this State/Municipal Agreement.
- b. The Project Sponsor assumes full responsibility for the plans and special provisions provided by their designer or anyone hired, contracted or otherwise engaged by the Project Sponsor. The Project Sponsor is responsible for any expense or cost resulting from any error or omission in such plans or special provisions. The Project Sponsor will reimburse the State if the State incurs any cost or expense in order to correct or otherwise remedy such error or omission or consequences of such error or omission.
- c. The Project Sponsor will be 100% responsible for all costs associated with utility issues involving the contractor, including costs related to utility delays.
- d. All signs and traffic control devices and other protective structures erected on or in connection with the project including such of these as are installed at the sole cost and expense of the Project Sponsor or by others, will be in conformity with such "Manual on Uniform Traffic Control Devices" as may be adopted by the American Association of State Highway and Transportation Officials, approved by the State, and concurred in by the Federal Highway Administration.

29. The subject project must be completed by the project completion date, listed on page 2 of this State/Municipal Agreement, and the Project Sponsor must submit a project completion certificate to WisDOT central office on or before this date. WisDOT may consider a written request to extend the completion deadline from the Project Sponsor and may approve such a request in the presence of extenuating circumstances. The written request shall explain the reasons for project implementation delay and revised timeline for project completion.

LEGAL RELATIONSHIPS:

30. Responsibility for Damage and Tort Claims: The Project Sponsor and the Project Sponsor's surety shall indemnify and save harmless the State, its officers and employees, from all suits, actions or claims of any character brought because of any injuries or damages received or sustained by any person, persons or property on account of the operations of the Project Sponsor; or on account of or in consequence of any neglect in safeguarding the work; or because of any act or omission, neglect or misconduct of the Project Sponsor; or because of any claims or amounts recovered for any infringement by the Project Sponsor of patent, trademark or copyright; or from any claims or amounts arising or recovered under the Worker's Compensation Act, relating to the Project Sponsor's employees; or any other law, ordinance, order or decree relating to the Project Sponsor's operations. So much of the money due the Project Sponsor under and by virtue of the contract as shall be considered necessary by the State for such purposes, may be retained for the use of the State; or, in case no money or insufficient money is retained, the Project Sponsor's surety may be held until such suit or suits, action or actions, claim or claims for injuries or damages as aforesaid shall have been settled and suitable evidence to that effect furnished to the State; except that money due the Project Sponsor will not be withheld when the Project Sponsor produces satisfactory evidence that the Project Sponsor is adequately protected by public liability and property damage insurance. The Project Sponsor also shall comply with all of the above requirements indemnifying and saving harmless the county, town, or municipality in which the improvement is made and each of them separately or jointly and officers and employees.

The State shall not be liable to the Project Sponsor for damages or delays resulting from work by third parties. The State, also, shall be exempt from liability to the Project Sponsor for damages or delays resulting from injunctions or other restraining orders obtained by third parties except where the damage or delay is a direct result of an injunction or restraining order obtained by a citizen's action alleging violations of 42 U.S.C. 4331 - 4332, 23 U.S.C. 138 or Public Law 91-646.

It shall be the Project Sponsor's responsibility to see that all of the contract operations incident to the completion of the State/Municipal Agreement are covered by public liability and property damage liability insurance so the general public or any representative of the contracting authority may have recourse against a responsible party for injuries or damages sustained as a result of the contract operations. This requirement shall apply with equal force, whether the work is performed by the Project Sponsor, by a subcontractor or by anyone directly or indirectly employed by either of them.

It is the express intent of this provision that a Project Sponsor that is a county, town or municipality may and should contractually pass on this entire Responsibility for Damage and Tort Claims provision to any public and private entities with which it may subcontract any of the work covered by this State/Municipal Agreement.

- a. The word, "surety" in the above paragraphs refers to the issuer of a payment and performance bond under Wis. Stat. Sec. 779.14.
 - b. Nothing in this section should be construed as a waiver of any statutory defenses that may be available to any governmental party.
31. The Project Sponsor, also known as the primary participant, certifies to the best of its knowledge and belief, that it and its principals, in accordance with all applicable Federal and State statutory and regulatory requirements:
 - a. Are not currently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded by any State of Wisconsin or Federal department or agency;
 - b. Have not, within a three-year period preceding this State/Municipal Agreement, been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain or performing a public (Federal, State or Local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
 - c. Are not currently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State or Local) with commission of any of the offenses enumerated above;
 - d. Have not within a three-year period preceding this State/Municipal Agreement had one or more public transactions (Federal, State or Local) terminated for cause or default; and
 - e. That all grantees, contractors, and suppliers, including what is also known as lower tier participants, have certified in writing that neither they nor their principals are currently debarred, suspended, proposed for debarment or suspension, have been declared ineligible, or have voluntarily been excluded from participating in this or any other Federal, State or Local transaction by any Federal, State or Local department, agency or official, as set forth in, but not limited to, the terms described in 2 CFR 200.214.
32. *Contract Modification:* This State/Municipal Agreement can only be modified by written instruments duly executed by both parties. No term or provision of neither this State/Municipal Agreement nor any of its attachments may be changed, waived or terminated orally.
33. *Binding Effects:* All terms of this State/Municipal Agreement shall be binding upon and inure to the benefits of the legal representatives, successors and executors. No rights under this State/Municipal Agreement may be transferred to a third party. This State/Municipal Agreement creates no third- party beneficiary rights to be held by any person or entity who is not a party to this State/Municipal Agreement. Nor does it accord on any non-party the right of enforcement.
34. *Choice of Law and Forum:* This State/Municipal Agreement shall be interpreted and enforced in accordance with the laws of the State of Wisconsin. The Parties hereby expressly agree that the terms contained herein and in any deed executed pursuant to this State/Municipal Agreement are enforceable by an action in the Circuit Court of Dane County, Wisconsin.

35. Nothing in this State/Municipal Agreement shall be construed as a waiver of the State's sovereign immunity.

PROJECT FUNDING CONDITIONS

36. **Non-Appropriation of Fund:** With respect to any payment required to be made by the State under this State/Municipal Agreement, the parties acknowledge the State's authority to make such payment is contingent upon appropriation of funds and required legislative approval sufficient for such purpose by the Legislature. If such funds are not so appropriated, either the Project Sponsor or the State may terminate this State/Municipal Agreement after providing written notice not less than thirty (30) days before termination.
37. **Maintenance of Records:** During the term of performance of this State/Municipal Agreement, and for a period not less than three years from the date of final payment to the Project Sponsor, records and accounts pertaining to the performance of this State/Municipal Agreement are to be kept available for inspection and audit by representatives of the State. The State reserves the right to audit and inspect such records and accounts at any time. The Project Sponsor shall provide appropriate accommodations for such audit and inspection.

In the event that any litigation, claim or audit is initiated prior to the expiration of said records maintenance period, the records shall be retained until such litigation, claim or audit involving the records is complete.

Records pertaining to the performance of the State/Municipal Agreement are subject to disclosure pursuant to Wis. Stats. Sec. 19.31 et seq., and shall be preserved by the Project Sponsor.

38. The Project Sponsor agrees to the following State Fiscal Year 2024-2028 TAP project funding conditions: The maximum participation of federal/ earmark funding will be limited to 80% of the actual eligible project cost or the total cost distribution of TAP funds shown on page 3 of this State/Municipal Agreement, whichever is less. The project federal/earmark funding maximum of **\$73,939.20** is cumulative for all federal/earmark funded project phases.
39. **Federal Inactive List:** Once a project has received its authorization to incur costs letter until the competition of the project, reimbursement requests must be submitted periodically. Failure to submit reimbursement requests may result in the project being placed on a federal inactive list and therefore, risks losing federal funding. As such, reimbursement requests should be submitted quarterly to indicate continued activity on the project.

VILLAGE OF NEW GLARUS
COUNTY OF GREEN, WISCONSIN

ORD. NO. 24-16

AN ORDINANCE ADOPTING A REVISION AND CODIFICATION OF THE ORDINANCES OF THE
VILLAGE OF NEW GLARUS, WISCONSIN

The Village Board of the Village of NEW GLARUS does hereby ordain as follows:

§ 1-7. Code adopted; existing ordinances continued.

Pursuant to § 66.0103, Wis. Stats., the ordinances of the Village of NEW GLARUS of a general and permanent nature adopted by the Village Board of the Village of NEW GLARUS, as revised and codified and consisting of Chapters 1 through 305, together with an Appendix, are hereby approved, adopted, ordained and enacted as the Code of the Village of NEW GLARUS, hereinafter referred to as the "Code." The provisions of the Code, insofar as they are substantively the same as those of the ordinances in force immediately prior to the enactment of the Code by this ordinance, are intended as a continuation of such ordinances and not as new enactments. This ordinance and the Code adopted hereby shall supersede and replace the 2003 Code of Ordinances, as amended and supplemented.

§ 1-8. Code on file; additions and amendments.

- A. In accordance with § 66.0103, Wis. Stats., a copy of the Code has been filed in the office of the Village Clerk-Treasurer and made available for public inspection for not less than two weeks prior to adoption of this ordinance, and following adoption of this ordinance such copy shall be maintained and available for public inspection in the office of the Village Clerk-Treasurer.
- B. Additions or amendments to the Code, when adopted in such form as to indicate the intent of the Village Board to make them a part thereof, shall be deemed to be incorporated into such Code so that reference to the "Code of the Village of NEW GLARUS" shall be understood and intended to include such additions and amendments.

§ 1-9. Notice; publication.

The Clerk-Treasurer of the Village of NEW GLARUS shall cause notice of the passage of this ordinance to be given in the manner required by law. The notice of passage of this ordinance coupled with the filing of the Code in the office of the Village Clerk-Treasurer as provided in § 1-8 shall be deemed, held and considered to be due and legal publication of all provisions of the Code for all purposes.

§ 1-10. Severability.

Each section of this ordinance and of the Code and every part of each section is an independent section or part of a section, and the holding of any section or a part thereof to be unconstitutional, void or ineffective for any cause shall not be deemed to affect the validity or constitutionality of any other sections or parts thereof. If any provision of this Code or the application thereof to any person or circumstances is held

invalid, the remainder of this Code and the application of such provision to other persons or circumstances shall not be affected thereby.

§ 1-11. Repealer.

- A. Ordinances or parts of ordinances inconsistent with the provisions contained in the Code adopted by this ordinance are hereby repealed; provided, however, that such repeal shall only be to the extent of such inconsistency, and any valid legislation of the Village of NEW GLARUS which is not in conflict with the provisions of the Code shall be deemed to remain in full force and effect.
- B. The following have been excluded from the Code and are specifically repealed:

(1) Ordinance No. 99-14, Cable Television Franchise, adopted 1-18-2000.

§ 1-12. Ordinances saved from repeal.

The adoption of this Code and the repeal of ordinances provided for in § 1-11 of this ordinance shall not affect the following ordinances, rights and obligations, which are hereby expressly saved from repeal:

- A. Any ordinance adopted subsequent to 3-5-2024.
- B. Any right or liability established, accrued or incurred under any legislative provision prior to the effective date of this ordinance or any action or proceeding brought for the enforcement of such right or liability.
- C. Any offense or act committed or done before the effective date of this ordinance in violation of any legislative provision or any penalty, punishment or forfeiture which may result therefrom.
- D. Any prosecution, indictment, action, suit or other proceeding pending or any judgment rendered prior to the effective date of this ordinance brought pursuant to any legislative provision.
- E. Any franchise, license, right, easement or privilege heretofore granted or conferred.
- F. Any ordinance providing for the laying out, opening, altering, widening, relocating, straightening, establishing grade, naming, improvement, acceptance or vacation of any right-of-way, easement, street, road, highway, park or other public place or any portion thereof.
- G. Any ordinance appropriating money or transferring funds, promising or guaranteeing the payment of money or authorizing the issuance and delivery of any bond or other instruments or evidence of the Village's indebtedness.
- H. Ordinances authorizing the purchase, sale, lease or transfer of property or any lawful contract or obligation.
- I. The levy or imposition of taxes, assessments or charges.
- J. The annexation or dedication of property or approval of preliminary or final subdivision plats.
- K. Ordinances providing for local improvements or assessing taxes or special assessments therefor.

- L. All currently effective ordinances pertaining to the rate and manner of payment of salaries and compensation of officers and employees.
- M. Any legislation relating to or establishing a pension plan or pension fund for municipal employees.
- N. Any ordinances adopting or amending the Zoning Map or otherwise rezoning property.
- O. Any charter ordinances.
- P. Any ordinance or portion of an ordinance establishing or amending a specific fee amount for any license, permit or service obtained from the Village.
- Q. Any ordinance or portion of an ordinance establishing or amending a deposit or bond schedule.
- R. Any ordinance or portion of an ordinance establishing or amending rates or charges for water or sewer service.

§ 1-13. Changes in previously adopted ordinances; new ordinances.

- A. In preparing the revision and codification of the ordinances, certain minor grammatical and nonsubstantive changes were made in one or more of said ordinances, and references to state statutes and regulations were updated to reflect the numbering and titles of the statutes and regulations as of the publication of this Code. It is the intention of the Village Board that all such changes be adopted as part of the Code as if the ordinances so changed had been formally amended to read as such.
- B. In accordance with § 66.0103, Wis. Stats., the Code of the Village of NEW GLARUS, on file in the office of the Village Clerk-Treasurer, is adopted and incorporated by reference, including the revisions set forth in Schedule A attached hereto and made a part hereof. (Chapter and section number references in Schedule A are to the ordinances as they have been renumbered and appear in the Code.)

§ 1-14. Titles and headings; editor's notes.

- A. Chapter and article titles, headings and titles of sections and other divisions of the Code are inserted in the Code and may be inserted in supplements to the Code for the convenience of persons using the Code and are not part of the legislation.
- B. Editor's notes indicating sources of sections, giving other information or referring to the statutes or to other parts of the Code are inserted in the Code and may be inserted in supplements to the Code for the convenience of persons using the Code and are not part of the legislation.

§ 1-15. Altering or tampering with Code; violations and penalties.

It shall be unlawful for anyone to change, alter or tamper with the Code in any manner which will cause the laws of the Village of NEW GLARUS to be misrepresented thereby. Anyone violating this section shall be subject, upon conviction, to a penalty as provided in § 1-5 of the Code.

§ 1-16. When effective.

This ordinance shall take effect upon final passage and publication or posting as provided by law.

**Village of New Glarus
Code Adoption Ordinance**

**Schedule A
Specific Revisions at Time of Adoption of Code
(As Referenced in § 1-13B)**

Title/Term	Revised to
zoning agency	Plan Commission
board of adjustment/appeals	Board of Appeals
alcoholic beverage	alcohol beverage
“master plan” (where it is used to refer to the Village’s comprehensive plan for development)	Comprehensive Plan

Chapter 1, General Provisions.

Article I, Use and Construction.

- A. Section 1-2N is amended as indicated: “...shall mean, in this Code, the Wisconsin Statutes, ~~of 2009-2010~~ as of the adoption of this Code, as amended or renumbered...”
- B. Section 1-5A(1) and (2) are amended to read as follows:
- (1) *First offense. Any person who shall violate any provision of this Code shall, upon conviction thereof, forfeit not less than \$10 nor more than \$2,000, together with the costs of prosecution, and, in default of payment of such forfeiture and costs of prosecution, shall be imprisoned in the county jail until such forfeiture and costs are paid, but not exceeding 90 days.*
- (2) *Second offense. Any person found guilty of violating any ordinance or part of an ordinance of this Code who shall previously have been convicted of a violation of the same ordinance within one year shall, upon conviction thereof, forfeit not less than \$30 nor more than \$2,000 for each such offense, together with costs of prosecution, and, in default of payment of such forfeiture and costs, shall be imprisoned in the county jail until such forfeiture and costs of prosecution are paid, but not exceeding six months.*
- C. In § 1-5, former Subsections D, Court authority to impose alternative juvenile dispositions and sanctions, E, Juvenile disposition alternatives for alcohol/drug offenses, F, Dispositional alternatives for other ordinance violations, and G, Violation of juvenile dispositional orders, of the 2003 Code are repealed.

Chapter 6, Administrative Determinations Review Board.

- A. Section 6-3C is amended as indicated: “...to be filed with the Village ~~under § 62.25, Wis. Stats~~ pursuant to statutory procedures for the filing of such claims.”
- B. In § 6-4, the definition of “municipal authority” is amended as indicated: “Includes the Village Board, and any board, a commission, committee, agency, officer...”
- C. Section 6-12A is amended as indicated: “...seek review thereof by ~~writ of~~ certiorari within 30 days...”

Chapter 10, Assessments.

- A. Section 10-5 is amended as indicated: “...in the preliminary resolution and report. Such notice shall be given either by publication in the official Village newspaper or posted in not fewer than three public places within the Village, and a copy of said notice shall be mailed to each interested person whose post office address is known or can be ascertained with reasonable diligence. The notice shall be published as a Class 1 notice, under Ch. 985, in the city, town or village and a copy of the notice shall be mailed, at least 10 days before the hearing or proceeding, to every interested person whose post office address is known, or can be ascertained with reasonable diligence. The hearing shall commence...”
- B. Section 10-12A is amended as indicated: “...garbage and refuse disposal, sewer service, and tree care or removal, or any other service as defined in § 66.0627(1)(c), Wis. Stats. The provision for notice of such charges shall be optional with the Village Board, except that, in the case of street tarring or sidewalk, curb or gutter repair, 20 days' notice shall be given by publication in the Village newspaper or by posting such notice in three places in the Village, and a copy of such notice shall be mailed to every interested person whose post office address is known or can be ascertained with reasonable diligence at least 10 days before the hearing or proceeding. Such notice shall specify that on a certain date a hearing will be held by the Village Board as to whether the service in question shall be performed. The Village Board may determine the manner of providing notice of a special charge. Before a special charge for street tarring or the repair of sidewalks, curbs or gutters may be imposed, the Village Board shall conduct a hearing on whether the service in question will be funded in whole or in part by a special charge. Notice of the hearing shall be given as provided in § 66.0627(3)(b), Wis. Stats.”

Chapter 16, Boards, Commissions and Committees.

- A. Section 16-1B is amended to read as follows:

Compensation. The members of the Board of Review shall receive compensation as determined by the Village Board and fixed by ordinance.
- B. Section 16-2B(4) is amended as indicated: “...or such public utility purposes which are reasonably necessary...”
- C. Former § 16-5 of the 2003 Code, Cable Television Advisory Committee, is repealed.
- D. Section 16-11 is amended as indicated: “Terms of all commissioners shall be for ~~two years~~ one year, beginning on the third...”

Chapter 21, Citations.

Section 21-4 is amended to read as follows:

The schedule of cash deposits for the various ordinances for which a citation may be issued are as established on the deposit schedule adopted by the Village Board, a copy of which is on file with the Village Clerk-Treasurer. In addition to the deposit amount listed, the deposit shall include the costs, fees and surcharges imposed under Ch. 814, Wis. Stats. The Chief of Police shall be provided a copy of all bond schedules and amendments thereto.

Chapter 27, Departments.

Article II, Fire Department.

In § 27-12, Subsection B(1) and (4) are amended to change “Department of Commerce” to “Department of Safety and Professional Services.”

Chapter 37, Finance.

- A. Section 37-3E(2) is amended as indicated: “...shall be published ~~in a newspaper of general circulation~~ as a Class 1 notice, under Ch. 985, Wis. Stats., in the Village ~~or legally posted~~ at least 15 days prior to the time of such public hearing.”
- B. Section 37-4 is amended to change “10 days” to “15 days.”
- C. Section 37-10B is amended as indicated: “...to any receiving agent of the Village ~~or to the Village~~ or to the Village Clerk-Treasurer shall be safeguarded...”
- D. Section 37-13A is amended to read as follows:

All contracts for public construction shall be let by the Village Board in accordance with § 62.15, Wis. Stats. The Village Board, or a person or body designated by the Village Board, shall exercise the powers and duties of the Board of Public Works under § 62.15, Wis. Stats.

Chapter 42, Government and Elections.

Section 42-2 is amended to change “9:00 a.m.” to “7:00 a.m.”

Chapter 57, Officers and Employees.

- A. Section 57-12B(2) is amended to change “Utilities Commission” to “Village Board of Trustees.”
- B. Section 57-13B(3) is amended to change “20 days” to “30 days.”
- C. Section 57-15A is amended as indicated: “...upon their duties, and within five days ~~of their election or appointment or after~~ notice thereof, take the oath...”
- D. In § 57-17:
 - (1) Subsection A is amended to change “§ 17.12(1)(a) and (c)” to “§ 17.13(2).”
 - (2) Subsection B is amended to change “§ 17.12(1)(a) and (c)” to “§ 17.13(1).”

Chapter 71, Records.

- A. In § 71-1, the definition of “record” is amended to read as follows:

Any material on which written, drawn, printed, spoken, visual or electromagnetic information or electronically generated or stored data is recorded or preserved, regardless of physical form or characteristics, which has been created or is being kept by an authority. "Record" includes, but is not limited to, handwritten, typed or printed pages, maps, charts, photographs, films, recordings, tapes, optical discs and any other medium on which electronically generated or stored data is recorded or preserved. "Record" does not include drafts, notes, preliminary computations and like materials prepared for the originator's personal use or prepared by the originator in the name of a person for whom the originator is working; materials which are purely the personal property of the custodian and have no relation to his or her office; materials to which access is limited by copyright, patent or bequest; and published materials in the possession of an authority other than a public library which are available for sale or which are available for inspection at a public library.

- B. Section 71-6A(4) is amended to read as follows:

A record or portion of a record containing information qualifying as a trade secret, as defined in §134.90(1)(c), Wis. Stats.

- C. Section 71-7 is amended to read as follows:

- A. General Records Schedule adopted. The Village of New Glarus hereby adopts, by reference, the Wisconsin Municipal Records Schedule (hereinafter, "Records Schedule"), pertaining to the retention and destruction of public records, and approved by the State of Wisconsin Public Records Board (hereinafter, "Records Board") on August 27, 2018. A copy of the Records Schedule will be kept on file in the Village Clerk's office and made available for public viewing during normal business hours.*
- B. Other records. In the event the Village of New Glarus creates a record not contemplated by the Records Schedule, the Village of New Glarus may, subject to the Records Board's prior approval, either adopt an applicable records retention schedule set forth by the Records Board, if available, or create its own retention schedule pertaining to the record.*
- C. Notwithstanding the above provisions appearing in this section, it is intended hereby that election materials may be destroyed according to lesser time schedules as made and provided in § 7.23, Wis. Stats.*
- D. Unless notice is waived by the State Historical Society, at least 60 days' notice shall be given the State Historical Society prior to the destruction of any record as provided by § 19.21(4)(a), Wis. Stats.*
- E. Any tape recordings of a governmental meeting of the Village may be destroyed, erased or reused no sooner than 90 days after the minutes of the meeting have been approved and posted/published, if the purpose of the recording was to make minutes of the meeting.*

Chapter 82, Village Board.

- A. Section 82-4B is amended to read as follows:

Committees established. The following standing committees and their scope of authority are established as follows:

(1) Personnel and Finance Committee.

- (a) Claims against Village.*
- (b) Claims of Village against others.*
- (c) Auditing of claims.*
- (d) Purchasing.*
- (e) Preparation of tentative budget.*
- (f) Investment of Village surplus funds.*
- (g) Control of Village insurance matters.*
- (h) Administration of all employee-related matters.*
- (i) Ensure compliance with Village Handbook.*
- (j) Employee negotiations.*

(2) Public Works and Safety Committee.

- (a) Administration of police and fire matters.*
- (b) Control of traffic signals, signs and regulations.*
- (c) Administrative oversight of building permits, building inspections and zoning matters.*
- (d) Licenses and permits.*
- (e) Nuisances.*
- (f) Weeds.*
- (g) Construction and maintenance of streets and sidewalks.*
- (h) Snow and ice removal from streets and walks.*
- (i) Construction of sanitary sewer and storm sewer mains.*
- (j) Maintenance of sewer and wastewater treatment facility.*
- (k) Administration and operation of electric and water utilities.*

[1] Powers.

[a] The Committee on Public Works and Safety will supervise the Electric Utility and Water Utility, which shall keep books of account in a manner and form prescribed by the Public Service Commission, which shall be open to the public, and see that reports to the Village Board are submitted when required. Consumers' rates shall be determined by the Public Works Committee from time to time, with the approval of the Village Board and the Public Service Commission.

[b] Any designated employee of the Village may at all reasonable hours enter upon any premises where Village electricity and water are used for the purpose of applying, reading or detaching meters, valves or other related appurtenances or appliances for the distribution and control of such supply.

[2] Damage.

[a] Consumer not to have claim. No person shall have any claim against the Village or any officer or agent thereof for damage by reason of interrupted or discontinued water supply or electricity, variation of pressure by turning off or turning on, either wholly or partially, of the water supply, or variation in the electrical current.

[b] Village right to recover. The Village may recover from any person any expense incurred by said utility for the repair or replacement of any water main, hydrant, light post or high line and any such equipment that is the property of the utility damaged in any manner by such person or agent thereof.

[3] Income.

[a] Pursuant to § 66.0811(1) Wis. Stats., the Village shall be entitled to the same rate of return as permitted for privately owned utilities.

[b] The income of the water and electric utilities shall first be used to meet operation, maintenance, depreciation, interest and sinking fund requirements, local and school tax equivalents, additions and improvements and other necessary disbursements or indebtedness. Income in excess of these requirements may be used to purchase and hold interest-bearing bonds issued for the acquisition of the utility, or bonds issued by the United States or any municipal corporation of this state, or insurance upon the life of an officer or manager of such utility, or may be paid into the general fund.

(3) Parks and Recreation Committee.

(a) Parks.

(b) Recreation programs.

B. Section 82-4C is amended to read as follows:

President to designate chairpersons; committee of the whole; special committees.

(1) The President shall be the Chairperson of the Committee on Personnel and Finance.

(2) The Village President shall designate the chairpersons of standing committees. All committee appointments except designation of chairperson shall be subject to confirmation by a majority vote of the Board.

(3) All Trustees shall serve on at least one standing committee. The Village President may be appointed to serve as a member of a specific committee.

(4) The Village President may declare the entire Board a committee of the whole for informal discussion at any meeting or for any other purpose, and shall ex officio be Chairperson of the same.

(5) The Village President may, from time to time, appoint such special committee or committees as he deems advisable or as provided for by motion or resolution by the Board, stating the number of members and object thereof, to perform such duties as may be assigned to them. All special committees shall cease to exist after the April

Board meeting unless reappointed by the Village President or extended by the Village Board.

- C. Section 82-7A is amended to read as follows:

The Village President and other Trustees who make up the Village Board, whether operating under general or special law, may, by a three-fourths vote of all the members of the Village Board, determine that a salary be paid the President and Trustees. Salaries heretofore established shall so remain until changed by ordinance and shall not be increased or diminished during their terms of office.

- D. A new § 82-7C is added to read as follows:

The salaries and compensation to be paid to appointed Village officers and employees shall be annually determined by resolution of the Village Board.

Chapter 88, Adult-Oriented Establishments.

Section 88-9A(5) of the 2003 Code, regarding intoxicating liquor or cereal malt beverage to be sold, purchased, served or consumed on the premises, is repealed.

Chapter 93, Alcohol Beverages.

- A. Section 93-4D(2) is amended to change “§ 343.30(6)(b)(1), Wis. Stats.,” to “§ 343.30(6)(b)2, Wis. Stats.”
- B. Section 93-6A(1) is amended to change “\$100” to “\$300” and to change “\$1,000” to “\$1,250.”
- C. Section 93-9 is amended to change each instance of “alcoholic beverage” to “alcohol beverage.”

Chapter 101, Animals.

- A. Section 101-3B(3) is amended to delete the specific fee amount of \$150 and instead state that such fee shall be in an amount as set from time to time by the Village Board.
- B. Former §§ 101-14, Sale of rabbits, chicks or artificially colored animals, 101-15, Proper care of confined animals, and 101-16, Shelter standards, of the 2003 Code are repealed.
- C. Section 101-18 is amended to read as follows:

Acts of cruelty prohibited. No person except a law enforcement officer or animal control officer in the pursuit of his duties shall, within the Village, shoot or kill or commit an act of cruelty to any animal or bird or disturb any bird's nest or bird's eggs.

- D. Former § 101-21J(4) of the 2003 Code, regarding application fees, is repealed.

- E. Section 101-21K(2) is amended to read as follows:

The annual license fee shall be in an amount as set from time to time by the Village Board, and such fee will not be prorated for any portion of a year; in addition, there shall be a one-time application fee in an amount as set from time to time by the Village Board.

Chapter 112, Bicycles and Play Vehicles.

- A. Former § 112-2 of the 2003 Code, Manner of operation restricted, is repealed.
- B. Former § 112-6J of the 2003 Code, Parking bicycles, is repealed.

Chapter 118, Building Construction.

Article I, Building Electrical and Plumbing Code.

- A. Section 118-2A(2)(a) is amended to read as follows:

When any existing building or structure accommodates a legal occupancy and use but is of a substandard type of construction, then alterations which involve beams, girders, columns, bearing or other walls, room arrangement, heating and air-conditioning systems, light and ventilation, or changes in location of exit stairways or exits, or any or all of the above, may be made in order to bring such existing construction into conformity with the minimum requirements of this chapter applicable to such occupancy and use and given type of construction, when not in conflict with any other regulations.

- B. Section 118-2K(1)(a) is amended as indicated: "...after written warning ~~or construction~~ has been issued to him/her."

Chapter 132, Cigarettes.

Section 132-3 is amended as indicated: "Licenses for the sale, exchange, barter, disposition of, or giving away or keeping for sale of any cigarette, cigarette paper or cigarette wrappers, or any substitute therefor..."

Chapter 135, Construction Site Erosion Control.

- A. Section 135-9 is amended as indicated: "...shall be established by the Village Administrator, upon approval of the Village Board, and may from time..."
- B. In § 135-13, the definition of "governing body" is amended to read as follows:

The Board of Trustees of the Village of New Glarus, Wisconsin.

Chapter 145, Electric Utility.

- A. Section 145-10 is amended to read as follows:

All customers whose services are disconnected in accordance with the disconnection rules as outlined in Ch. PSC 113, Wis. Adm. Code, shall be required to pay the reconnection charge. The minimum reconnection charge of \$40 applies during business hours (7:30 a.m. to 3:30 p.m.) and \$80 after business hours.

- B. Section 145-30D is amended as indicated: "...a route different than the most direct route ~~as in § PSC 113.81, Wis. Adm. Code~~, as determined by the Utility; or require abnormally..."

Chapter 155, Fair housing.

This chapter is amended in its entirety to read as follows:

§ 155-1 Fair housing.

The Village Board of the Village of New Glarus hereby adopts § 106.50, Wis. Stats., as amended, and all subsequent amendments thereto. The officials and employees of the Village of New Glarus shall assist in the orderly prevention and removal of all discrimination in housing within the Village of New Glarus by implementing the authority and enforcement procedures set forth in § 106.50, Wis. Stats. The Village Clerk-Treasurer shall maintain forms for complaints to be filed under § 106.50, Wis. Stats., and shall assist any person alleging a violation thereof in the Village of New Glarus to file a complaint thereunder with the Wisconsin Department of Workforce Development for enforcement of § 106.50, Wis. Stats.

Chapter 159, Fire Prevention.

A. Section 159-6 is amended to read as follow:

The Administrative Codes of the State of Wisconsin, as listed below and as amended, are hereby adopted and incorporated as fully as if set out in length. Wisconsin Administrative Codes Chapter:

- A. Chapter SPS 307, Explosives and Fireworks.*
- B. Chapter ATCP 93, Flammable and Combustible Liquids.*
- C. Chapter SPS 340, Gas Systems.*
- D. Chapter SPS 314, Fire Prevention.*
- E. Chapter SPS 316, Electrical.*
- F. Chapter SPS 328, Smoke Detectors and Carbon Monoxide Detectors.*
- G. Chapter SPS 330, Fire Department Safety and Health Standards.*
- H. Chapter SPS 332, Public Employee Safety and Health.*
- I. Chapter SPS 343, Anhydrous Ammonia.*
- J. Chapter SPS 323, Heating, Ventilating and Air Conditioning.*
- K. Chapter. SPS 366, Existing Buildings.*
- L. Chapters SPS 375 through 379, Building Constructed Prior to 1914.*

B. Section 159-12B(5)(a) is amended to change “Mobile Homes” to “Manufactured Homes.”

C. Section 159-29A is amended as indicated: “...be installed in accordance with § ~~COMM 51.21, Wis. Adm. Code, or~~ NFPA 14, Standards for...”

D. Section 159-38 is amended as indicated: “...rescue platform (exterior balcony) may be used. ~~Rescue platforms shall be designed and installed according to § IND 57.05, Wis. Adm. Code.~~ The second exit may use...”

E. Section 159-40 is amended to read as follows:

This section adopts by reference § 66.0413, Wis. Stats., as it relates to damaged buildings.

Chapter 165, Fireworks.

A. In § 165-2, a new Subsection D is added to read as follows:

To a person who is not a resident of this state.

B. In § 165-3:

(1) Subsection B(2) is amended to change “Department of Commerce” to “Department of Safety and Professional Services.”

(2) A new Subsection B(7) is added to read as follows:

The possession of fireworks in the Village while transporting the fireworks to a city, town or village where the possession of the fireworks is authorized by permit or ordinance. Subsection A applies to a person transporting fireworks under this subsection if, in the course of transporting the fireworks through the Village, the person remains in the Village for a period of at least 12 hours.

(3) A new Subsection B(8) is added to read as follows:

The possession of fireworks by a person who is not a resident of this state if the person does not use the fireworks in this state.

C. Section 165-4E is amended to change “sold” to “dispensed.”

Chapter 169, Floodplain Zoning.

A. Section 169-1 is amended to read as follows:

This chapter is adopted pursuant to the authorization in §§ 61.35 and 62.23, Wis. Stats., and the requirements in § 87.30, Wis. Stats.

B. In § 169-9, Subsections A and E are amended to change “Department of Health and Family Services” to “Department of Agriculture, Trade and Consumer Protection.”

C. Section 169-13D is amended to change “COMM 83” to “SPS 383.”

D. In § 169-16:

(1) Subsection A(4)(b) is amended to read as follows:

The municipality has a DNR-approved emergency evacuation plan.

(2) Subsection G is amended to change “COMM 83” to “SPS 383.”

E. Section 169-21A is amended to read as follows:

Applicability. If these standards conform with § 87.30, Wis. Stats., § NR 116.15, Wis. Adm. Code, and 44 CFR 59-72, they shall apply to all modifications or additions to any nonconforming use or structure and to the use of any structure or premises which was lawful before the passage of this chapter or any amendment thereto.

F. Sections 169-22B and 169-23D are amended to change each instance of “COMM 83” to “SPS 383.”

G. Section 169-29C(1) is amended as indicated: “...caused by water pressure ~~or~~; or floating debris.”

H. Section 169-33 is amended as indicated: “...a penalty of not ~~less than \$100 and not more than \$1,000~~ \$50 for each offense, together with a taxable...”

I. In § 169-34:

- (1) The definition of “municipality or municipal” is amended to read as follows:

The Village of New Glarus, Green County, Wisconsin.

- (2) The definition of “private sewage system” is amended to change “Department of Commerce” to “Department of Safety and Professional Services.”

Chapter 175, Hazardous Materials.

- A. Section 175-1A is amended as indicated: “...researching or producing or storing hazardous materials...”
- B. Section 175-5A is amended to change “Chapter COMM 8, Wis. Adm. Code” to “Ch. ATCP 93, Flammable, Combustible and Hazardous Liquids, Wis. Adm. Code.”

Chapter 179, Health and Sanitation.

- A. Former § 179-2 of the 2003 Code, Abatement of health nuisances, is repealed.
- B. Section 179-4C is amended as indicated: “~~As provided for in § 66.0407(2), Wis. Stats., the Village shall require that all noxious weeds be destroyed prior to the time in which such plants would mature to the bloom or flower state. The growth of noxious...~~”; Subsection C(1) is further amended to change “defined” to “regulated.”

Chapter 185, Intoxicating Liquor and Fermented Malt Beverages.

- A. Section 185-2 is amended as indicated: “...“wholesalers,” and “operators,” ~~and “nonintoxicating beverages”~~ shall have the...”
- B. Section 185-3 is amended to change § 125.16” to § 125.26.”
- C. Section 185-4B is amended as indicated: “...and in the original package or container ~~in multiples not to exceed four liters in any quantity~~ at any one time, to be consumed off the premises, ~~except that wine may be sold in the original package or otherwise in any other quantity to be consumed off the premises.~~”
- D. Section 185-4D(2) is amended as indicated: “...for compliance with this chapter. ~~Except as provided in § 125.31, Wis. Stats., Class “B” licenses may not be issued to brewers or fermented malt beverage wholesalers.~~ Except as provided in § 125.295, Class “B” licenses may not be issued to brewers or brewpubs. A Class “B” license may not be issued to a person holding a wholesaler’s permit issued under § 125.28 or to a person who has a direct or indirect ownership interest in a premises operating under a wholesaler’s permit issued under § 125.28.”
- E. Section 185-4E(1) is amended as indicated: “...fermented malt beverage licenses may be issued to bona fide clubs and chambers of commerce, to county or local fair associations...”
- F. Section 185-4F(1) is amended as indicated: “...licenses may be issued to bona fide clubs and chambers of commerce, to county or local fair associations or agricultural societies, to churches, lodges or societies that have been in existence for at least six months before the date of application and to posts of veterans’ organizations authorizing the sale of wine ~~containing not more than 6% alcohol by volume~~ in an original package, container or bottle or by the glass...”

- G. Section 185-4I is amended as indicated: “...and in the original package or container ~~in multiples not to exceed four liters in any quantity~~ at any one time, to be consumed off the premises, ~~except that wine may be sold in the original package or otherwise in any other quantity to be consumed off the premises.~~”
- H. Former § 185-4G of the 2003 Code, Wholesaler's license, is repealed.
- I. Section 185-7D is amended as indicated: “...who have attained the legal drinking age, except for an operator's license, which may be granted to persons who have attained the age of 18.”
- J. In § 185-7, new Subsections H(8), (9) and (10) are added to read as follows:
 - (8) *A movie theater.*
 - (9) *A painting studio.*
 - (10) *Premises for which a temporary Class "B" license is issued under § 125.26(6) if the license is one of multiple licenses issued by the municipality to the same licensee for the same date and times, the licensee is the sponsor of an event held at multiple locations within the municipality on this date and at these times, and an admission fee is charged for participation in the event and no additional fee is charged for service of alcohol at the event.*
- K. Section 185-9B is amended to change “State Board of Health” to “State Department of Agriculture, Trade and Commerce Protection.”
- L. Section 185-14E is amended to change “State Board of Health” to “State Department of Agriculture, Trade and Commerce Protection.”
- M. Section 185-16A(1) is amended as indicated: “...the eligibility requirements of a bona fide club, chamber of commerce, association, lodge or society...”
- N. Section 185-16G is amended as indicated: “...and agents harmless against all claims, liability, loss, damage or expense incurred by the City on account of any injury to or death of any person or any damage to property caused by or resulting from the activities for which the permit license is granted...”
- O. Section 185-17B is amended as indicated: “...beverage license. The ~~losing~~ closing of the licensed premises for at least six months...”

Chapter 190, Juveniles.

- A. Section 190-1E2 is amended to change “minor” to “juvenile.”
- B. In § 190-5, new Subsections G through J are added to read as follows:
 - G. *Court authority to impose alternative juvenile dispositions and sanctions.*
 - (1) *For a juvenile adjudged to have violated an ordinance, a court is authorized to impose any of the dispositions listed in §§ 938.343 and 938.344, Wis. Stats., in accordance with the provisions of those statutes and this Subsection D.*
 - (2) *For a juvenile adjudged to have violated an ordinance who violates a condition of a dispositional order of the court under § 938.343 or 938.344, Wis. Stats., a court is authorized to impose any of the sanctions listed in § 938.355(6)(d), Wis. Stats., in accordance with the provisions of those statutes.*
 - (3) *This Subsection D is enacted under the authority of § 938.17(2)(cm), Wis. Stats.*

H. Juvenile disposition alternatives for alcohol/drug offenses.

- (1) If a juvenile is found to have engaged in underage drinking of alcohol, drinking of alcohol on school premises or at a school-sponsored activity, falsifying proof of age, possessing drug paraphernalia, or delivery of drug paraphernalia to a juvenile in violation of Village ordinances, the Court may order any of the following:*
 - (a) Forfeiture.*
 - (b) Suspension or revocation of the juvenile's driver's license.*
 - (c) Participation in a supervised work program.*
- (2) After ordering any of the above penalties, the Court may, with the juvenile's agreement, enter an additional order staying the execution of the penalty order and suspending or modifying the penalty imposed and may require the juvenile to do any of the following:*
 - (a) Submit to an alcohol or other drug abuse (AODA) assessment.*
 - (b) Participate in an outpatient AODA treatment program if an AODA assessment recommends treatment.*
 - (c) Participate in an AODA education program.*
- (3) If the Court finds that a juvenile's parent or guardian is unable to provide or refuses to provide court-ordered AODA services for the juvenile through his or her health insurance or other third party payments, the Court may order the parent or health insurer to pay.*

I. Dispositional alternatives for other ordinance violations. The Court may impose one or more of the following dispositional alternatives against a juvenile found to have violated a municipal ordinance, for which no penalty is otherwise provided, as follows:

- (1) Counseling for the juvenile and/or the parent or guardian.*
- (2) A forfeiture not to exceed the maximum forfeiture that may be imposed on an adult for committing the same violation. If the forfeiture is for a violation that is only applicable to a juvenile, the maximum forfeiture amount is \$50 plus costs.*
- (3) Suspend a fishing, hunting or driving license from 90 days to five years for failure to pay the forfeiture.*
- (4) Order the juvenile to participate in a supervised work program or other community service work.*
- (5) Order participation in an AODA assessment, an outpatient AODA treatment or an AODA education program.*
- (6) Order participation in a pupil assistance program provided by the juvenile's school, provided the juvenile's school agrees.*

J. Violation of juvenile dispositional orders. The Court may impose the following sanctions on a juvenile who has violated a Village ordinance and who has violated a condition of his or her dispositional order:

- (1) Suspend the juvenile's operating privilege for a period not more than 90 days;*

(2) *Detain the juvenile in his or her home or current residence for not more than 30 days without electronic monitoring;*

(3) *Order not more than 25 hours of community service work in a supervised work program.*

C. Section 190-6E(1) is amended to read as follows:

Suspension of operating privileges. Suspend the juvenile's operating privileges for not less than 30 days nor more than 90 days. The judge shall notify the Department of Transportation of the State of Wisconsin the reason for and duration of the suspension.

D. Section 190-7A is amended to change “minor” to “juvenile.”

E. Section 190-8B and C are amended to change “minor” to “juvenile.”

F. Former § 190-8D of the 2003 Code, Statutes adopted, which immediately followed this subsection, is repealed.

G. Section 190-11A is amended as indicated: “...with issuing the citation to the juvenile. A ~~carbon~~ copy will be mailed...”

Chapter 205, Mining.

Article I, Nonmetallic mining.

A. In § 205-4:

(1) Former Subsections E, and F of the 2003 Code are redesignated as Subsections F and G, respectively.

(2) A new Subsection E is added to read as follows:

Nonmetallic mining sites of less than one acre.

(3) New Subsections H and I are added to read as follows:

B. Section 205-5D is amended to change “licensing period” to “permit period.”

Chapter 209, Mobile Homes.

A. Section 209-1B is amended as indicated: “...Wis. Stats. Failure to comply with this subsection shall be subject to a forfeiture of not more than \$25. Each failure to report is a separate offense.”

B. Former § 209-2 of the 2003 Code, Parking restrictions, is repealed.

Chapter 216, Nuisances.

A. Section 216-3H is amended as indicated: “...within four miles thereof emitting or causing any foul...”

B. Section 216-3L is amended as indicated: “...industrial dust within the Village limits or within one mile...”

C. Section 216-5M is amended to read as follows:

Abandoned refrigerators. No person shall leave or permit to remain outside of any dwelling, building or other structure, or within any unoccupied or abandoned building,

dwelling or other structure under his/her control in a place accessible to children, any abandoned, unattended or discarded ice box, refrigerator or other container which has an airtight door or lid, snap lock or other locking device which may not be released from the inside without first removing said door or lid, snap lock or other locking device from said ice box, refrigerator or container, unless such container is displayed for sale on the premises of the owner or his/her agent and is securely locked or fastened.

D. Section 216-6E is amended to read as follows:

Violations and penalties. Each day the nuisance exists after being notified of the violation will be considered an additional offense and subject to additional citations. See § 1-5 of this Code and Chapter 21, Citations.

Chapter 220, Parks and Recreation Areas.

Section 220-3X is amended to read as follows:

Vendors restricted. No person shall sell, vend, or give away any article of merchandise in Village parks without a written park use permit and direct seller's permit from the Village Board or Clerk-Treasurer.

Chapter 224, Peace and Good Order.

A. Section 224-1 is amended to read as follows:

The following statutes defining offenses against the peace and good order of the state are adopted by reference to define offenses against the peace and good order of the Village of New Glarus. With the exception of § 938.342, Wis. Stats., the penalty for commission of such offenses hereunder shall be limited to a forfeiture imposed under Chapter 1, General Provisions, § 1-5 of this Code. Any future amendments, revisions or modifications of the statutes incorporated herein by reference are intended to be made part of this Code. The penalty for truancy and high school dropouts shall be governed by the provisions of § 938.342, Wis. Stats., as adopted herein.

97.627	<i>Causing fires by tobacco smoking</i>
118.07	<i>Health and safety requirements</i>
118.08	<i>School zones; crossings</i>
118.09	<i>Safety zones</i>
118.10	<i>School safety patrols</i>
118.105	<i>Control of traffic on school premises</i>
118.11	<i>School fences</i>
118.123	<i>Reports and records; forfeitures</i>
118.163	<i>Municipal truancy and school dropout violations</i>
134.65	<i>Cigarette, electronic vaping devices, and tobacco products retailer license</i>
134.66	<i>Restrictions on sale or gift of cigarettes or nicotine or tobacco products</i>
167.10	<i>Regulation of fireworks</i>
167.31	<i>Safe use and transportation of firearms and bows</i>
173.10	<i>Investigation of cruelty complaints</i>
173.24	<i>Reimbursement for expenses</i>
175.25	<i>Storage of junked automobiles</i>
254.92	<i>Purchase or possession of cigarettes or tobacco products by persons</i>

	<i>under 18 prohibited</i>
938.125	<i>Jurisdiction over juveniles alleged to have violated civil laws or ordinances</i>
938.17	<i>Jurisdiction over traffic, boating, snowmobile, all-terrain vehicle, and utility terrain vehicle violations and over civil law and ordinance violations</i>
938.342	<i>Disposition; truancy and school dropout ordinance violations</i>
938.343	<i>Disposition of juvenile adjudged to have violated a civil law or an ordinance</i>
938.344	<i>Disposition; certain intoxicating liquor, beer and drug violations</i>
938.345	<i>Disposition of juvenile adjudged in need of protection or services</i>
939.05(2)(b)	<i>Aiding and abetting</i>
939.22	<i>Words and phrases defined</i>
940.19(1)	<i>Battery</i>
940.291	<i>Law enforcement officer; failure to render aid</i>
940.42	<i>Intimidation of witnesses; misdemeanor</i>
940.44	<i>Intimidation of victims; misdemeanor</i>
941.01	<i>Negligent operation of vehicle</i>
941.10	<i>Negligent handling of burning material</i>
941.12(2), (3)	<i>Interfering with or failing to assist in firefighting</i>
941.13	<i>False alarms</i>
941.20(1)	<i>Reckless use of weapon</i>
941.23	<i>Carrying concealed weapon</i>
941.235	<i>Carrying a firearm in public building</i>
941.35	<i>Emergency telephone calls</i>
941.36	<i>Fraudulent tapping of electric wires or gas or water meters or pipes</i>
941.37(1), (2)	<i>Obstructing emergency or rescue personnel</i>
942.01	<i>Defamation</i>
942.03	<i>Giving false information for publication</i>
942.05	<i>Opening letters</i>
943.01(1)	<i>Criminal damage to property</i>
943.11	<i>Entry into locked vehicle</i>
943.125	<i>Entry into locked coin box</i>
943.13	<i>Trespass to land</i>
943.14	<i>Criminal trespass to dwellings</i>
943.145	<i>Criminal trespass to a medical facility</i>
943.15	<i>Entry onto a construction site or into a locked building, dwelling or room</i>
943.20(1), (2) and (3)(a)	<i>Theft</i>
943.21(3)(am)	<i>Fraud on hotel or restaurant keeper, recreational attraction, taxicab operator, or gas station</i>
943.22	<i>Use of cheating tokens</i>
943.23(1) and (5)	<i>Operating vehicle without owner's consent</i>
943.34(1)(a)	<i>Receiving stolen property</i>
943.37	<i>Alteration of property identification marks</i>
943.38(3)	<i>Forgery</i>

943.41	<i>Financial transaction card crimes</i>
943.46	<i>Theft of video service</i>
943.55	<i>Removal of shopping cart</i>
943.70	<i>Computer crimes</i>
944.15	<i>Public fornication</i>
944.17	<i>Sexual gratification</i>
944.20	<i>Lewd and lascivious behavior</i>
944.21	<i>Obscene material or performance</i>
944.23	<i>Making lewd, obscene or indecent drawings</i>
944.30	<i>Prostitution</i>
944.31	<i>Patronizing prostitutes</i>
944.33	<i>Pandering</i>
944.36	<i>Solicitation of drinks prohibited</i>
945.01	<i>Definitions</i>
945.02	<i>Gambling</i>
945.04	<i>Permitting premises to be used for commercial gambling</i>
946.40	<i>Refusing to aid officer</i>
946.41	<i>Resisting or obstructing officer</i>
946.42(2)	<i>Escape</i>
946.46	<i>Encouraging violation of probation or parole</i>
946.69	<i>Impersonating or falsely assuming to act as a public officer or employee or a utility employee</i>
946.70	<i>Impersonating peace officers, firefighters or other emergency personnel</i>
946.72(2)	<i>Tampering with public records and notices</i>
947.01	<i>Disorderly conduct</i>
947.012	<i>Unlawful use of telephone</i>
947.013	<i>Harassment</i>
947.06	<i>Unlawful assemblies and their suppression</i>
948.01	<i>Definitions</i>
948.09	<i>Sexual intercourse with a child age 16 or older</i>
948.10	<i>Exposing genitals, public area, or intimate parts</i>
948.11(1)(b), (2)(b)	<i>Exposing a child to harmful material or harmful descriptions or narrations</i>
948.21	<i>Neglecting a child</i>
948.40	<i>Contributing to the delinquency of a child</i>
948.50	<i>Strip search by school employee</i>
948.51(1), (2), (3)(a)	<i>Hazing</i>
948.60	<i>Possession of a dangerous weapon by a person under 18</i>
948.61(1), (2)	<i>Dangerous weapons other than firearms on school premises</i>
948.63	<i>Receiving property from a child</i>
951.01	<i>Definitions</i>
951.015	<i>Construction and application</i>
951.02	<i>Mistreating animals</i>
951.03	<i>Dognapping or catnapping</i>
951.04	<i>Leading animal from motor vehicle</i>
951.05	<i>Transportation of animals</i>

951.06	<i>Use of poisonous and controlled substances</i>
951.07	<i>Use of certain devices prohibited</i>
951.08	<i>Instigating fights between animals</i>
951.09	<i>Shooting at caged or staked animals</i>
951.10	<i>Sale of baby rabbits, chicks and other fowl</i>
951.11	<i>Artificially colored animals; sale</i>
951.13	<i>Providing proper food and drink to confined animals</i>
951.14	<i>Providing proper shelter</i>
951.15	<i>Abandoning animals</i>
961.001 through 961.69	<i>Uniform Controlled Substances Act</i>

- B. Former § 224-5 of the 2003 Code, Safe use and transportation of firearms and bows, is repealed.
- C. Section 224-8E is amended to read as follows:
- Definitions. As used in this section, the terms 'loiter' and 'nuisance' shall be defined as provided in § 224-7C.*
- D. Section 224-11E is amended to read as follows:
- Definitions. As used in this section, the terms 'loiter' and 'nuisance' shall be defined as provided in § 224-7C.*
- E. Section 224-20B is amended as indicated: “...such liability shall not exceed ~~\$2,500~~ \$5,000, except as otherwise provided in § 895.035, Wis. Stats.”
- F. Section 224-20C(2) is amended to change “§ 938.344, Wis. Stats.” to “§ 938.343, Wis. Stats.”
- G. Former § 224-22 of the 2003 Code, Abandoned refrigerators, is repealed.
- H. Section 224-24C(7) is amended as indicated: “...are prohibited in any cemetery, except for dogs specially trained to assist disabled persons.”
- I. Section 224-26D is amended to read as follows:
- If the value of the merchandise does not exceed \$2,500, any person violating this section shall forfeit not more than \$2,000. If the value of the merchandise exceeds \$2,500, the matter may be referred to the District Attorney for criminal prosecution.*
- J. In § 224-29B:
- (1) The definition of “assisted living facility” is amended to change “§ 50.01(1d), Wis. Stats.” to “§ 50.01(6d), Wis. Stats.”
 - (2) The definition of “restaurant” is amended to change “§ 254.61(5), Wis. Stats.” to “§ 97.01(14g), Wis. Stats.”
- K. Section 224-31B is amended to change “Chapter AG 134, Wis. Adm. Code” to “Ch. ATCP 134, Wis. Adm. Code”

Chapter 244, Sewer Utility.

- A. Section 244-2J(5) is amended as indicated: "...shall be made to the Director of Public Works ~~Supervisor~~ or designee..."
- B. Section 244-4C is amended as indicated: "...with all requirements of the Wisconsin ~~Department of Health and Family Services~~ Department of Safety and Professional Services."

Chapter 248, Shoreland-Wetland Zoning,

- A. Section 248-5 is amended as indicated: "...are exempt when ~~§ 30.12(4)(a)~~ § 30.2022, Wis. Stats., applies."
- B. Section 248-22 is amended to read as follows:

Any development, building or structure or accessory building or structure constructed, altered, added to, modified, rebuilt or replaced or any use or accessory use established after the effective date of this chapter in violation of the provisions of this chapter by any person, firm, association or corporation (including building contractors or their agents) shall be deemed a violation. The Zoning Administrator shall refer violations to the Village Board and the Village Attorney who shall prosecute such violations. Any person, firm, association or corporation who or which violates or refuses to comply with any of the provisions of this chapter shall, upon conviction, forfeit to the municipality a penalty of not more than \$50 for each offense, together with the taxable costs of such action. Each day of continued violation shall constitute a separate offense. Every violation of this chapter is a public nuisance and the creation thereof may be enjoined and the maintenance thereof may be abated by action at suit of the Village, the state or any citizen thereof pursuant to § 87.30(2), Wis. Stats.

Chapter 253, Snowmobiles.

- A. Section 253-2 is amended as indicated: "...346.20, 346.21, 346.215(3), 346.26, 346.27..."
- B. Section 253-10 is amended to read as follows:

Any person who shall violate any provision of this chapter shall, upon conviction thereof, be subject to the penalty provisions of § 1-5 of this Code.
- C. Section 253-11E is amended as indicated: "...schedule adopted by the ~~State Board of Circuit Court Judges~~ Wisconsin Judicial Conference thereunder, required penalties..."

Chapter 257, Solid Waste.

Former § 257-6A(10)(b) of the 2003 Code, which regarded stickers required for additional containers, is repealed.

Chapter 260, Stormwater Management.

Section 260-12I is amended to change "\$500" to "\$2,000."

Chapter 261, Stormwater Utility Services.

Section 261-16A is amended to change "\$50" to "\$100" and to change "\$1,000" to "\$2,000."

Chapter 262, Streets and Sidewalks.

Article I, General Provisions.

- A. Section 262-2F is amended as indicated: “...defective or insufficient. ~~The Public Works Director will annually mark the unsafe, defective sidewalks' squares by April 15.~~ If the property owner shall fail to repair or remove and replace such sidewalk within 90 days after service of the notice ~~provided in § 66.0907(3)(c),~~ the Village Board shall repair or construct such sidewalk...”
- B. Section 262-4B(1) is amended to read as follows:
- Every opening and excavation shall be enclosed with sufficient barriers, signing, and such other traffic control devices as may be required by the Director of Public Works, or his designee, and in accordance with Part 6 of the MUTCD. Sufficient warning lights shall be kept on from sunset to sunrise. No open-flame warning devices shall be used. Except by special permission from the Director of Public Works, or his designee, no trench shall be excavated more than 250 feet in advance of pipe or conduit laying nor left unfilled more than 500 feet from where pipe or conduit has been laid.*
- C. Section 262-6F is amended as indicated: “...any lawfully obstructed sidewalk shall ~~remove or~~ neglect to remove such obstruction within 24 hours...”
- D. In § 262-7B:
- (1) Former Subsection B(2) is redesignated as Subsection B(3).
 - (2) A new Subsection B(2) is added to read as follows:
- Nonhazardous conditions. If the owner, occupant or person in charge of the subject parcel or lot fails to remove the snow within the time period established in Subsection B(1), the Director of Public Works or police officer shall cause the issuance of a written notice to said owner, occupant or person in charge of the subject parcel or lot directing the responsible person (as defined) to remove said snow and ice no later than 12:00 noon of the day following the issuance of said notice. The written notice shall be hand delivered when possible or mailed to the last known address of the owner of the subject property as identified on the records in the Village Clerk-Treasurer's office.*
- E. Section 262-14A is amended to change each instance of “Utility Manager” to “Village Administrator or designee.”

Chapter 265, Subdivision of Land.

- A. In § 265-6:
- (1) The former definition of “comprehensive development plan” of the 2003 Code is repealed.
 - (2) The definition of “comprehensive plan” is amended to read as follows:
- The Village of New Glarus Comprehensive Plan established under § 62.23(3), Wis. Stats., to meet the requirements of § 66.1001, Wis. Stats., indicating the general locations recommended for the various functional classes of land use, places and structures and for the general physical development of the Village, and includes any unit or part of such plan separately adopted and any*

amendment to such plan or parts thereof, the Official Map, comprehensive utility plans, and other planning documents, including proposals for future land use, transportation, urban redevelopment and public facilities. Devices for the implementation of these plans, such as ordinances pertaining to zoning, the Official Map, land division, and building development and capital improvement plans, shall be considered as planning documents within this definition.

- (3) The former definition of “master plan” of the 2003 Code is repealed.
- B. Section 265-7A(1) is amended to change “§ 80.08, Wis. Stats.” to “§ 82.18, Wis. Stats.”
- C. Section 265-11F(3) is amended to read as follows:
- Action by outside agencies. Within 20 days of the date of receiving the copies of the plat, any state or county agency having authority to object under Subsection F(2) above shall notify the developer and all approving or objecting authorities of any objection based upon failure of the plat to comply with the statutes or rules which its examination is authorized to cover, except that the Department of Administration shall have 30 days in which to act, or, if all have been satisfied, it shall so certify on the face of a copy of the plat and return that copy to the approving authority from which it was received. The plat shall not be approved or deemed approved until any objections have been satisfied. If the objecting agency fails to act within the twenty-day limit or the Department of Administration fails to act within 30 days, it shall be deemed to have no objection to the plat. The recommendations of Village agencies shall also be transmitted to the Plan Commission within 20 days from the date the plat is filed.*
- D. Section 265-14D is amended to change “60 days” to “90 days.”
- E. Section 265-14E(1) is amended to read as follows:
- The subdivider shall file a copy of the approved certified survey map together with the approving resolution with the County Register of Deeds within 12 months after the date of the last approval of the map and within 36 months after the date of the first approval of the map. All recording fees shall be paid by the subdivider.*
- F. Section 265-18A is amended to change “registered land surveyor” to “professional land surveyor.”
- G. Section 265-18B(19) is amended as indicated: “...application for approval by the ~~Division of Environmental Protection~~, Department of Natural Resources, when applicable.”
- H. Section 265-19A is amended to change “registered land surveyor” to “professional land surveyor.”
- I. Section 265-20G is amended to read as follows:
- Recordation. The subdivider shall record the map with the County Register of Deeds within 12 months after the date of the last approval of the map and within 36 months after the date of the first approval of the map. Failure to do so shall necessitate a new review and reapproval of the map by the Village Board.*
- J. Section 265-26C(1) is amended to change “§ 66.0911, Wis. Stats.” to “§ 66.0909, Wis. Stats.”
- K. Section 265-34 is amended to change “Wisconsin Statutes § 66.60(16)” to “§ 66.0703, Special assessments, Wis. Stats.”

- L. Section 265-53B(1) is amended to read as follows:

Any person, firm or corporation who or which fails to comply with the provisions of this chapter shall, upon conviction thereof, be subject to the provisions of § 1-5 of this Code.

Chapter 269, Taxation.

Article I, Hotel-Motel Room Tax.

In § 269-1:

- A. The definition of “bed-and-breakfast establishment” is amended to read as follows:

Any place of lodging that provides eight or fewer rooms for rent to no more than a total of 20 tourists or transients in a twelve-month period, is the owner's personal residence, is occupied by the owner at the time of rental and in which the only meal served to guests is breakfast.

- B. The former definition of “gross receipts” of the 2003 Code is repealed.

Chapter 270, Taxicabs.

- A. In § 270-4, Subsections A and B are amended to delete the specific fee amounts of \$75 and \$50, respectively, and instead state that such annual fees shall be in amounts as set from time to time by the Village Board.
- B. Section 270-6A is amended to change “Motor Vehicle Department” to “Division of Motor Vehicles.”

Chapter 274, Transient Merchants.

- A. Section 274-3I is amended to change each instance of “§ 440.42, Wis. Stats.” to “§ 202.12, Wis. Stats.”
- B. In § 274-4, Subsections B(3) and C(3) are amended to change “license” to “registration.”

Chapter 278, Trees and Shrubs.

- A. Former § 278-4 of the 2003 Code, Interference with Forester, is repealed.
- B. In § 278-5B:
- (1) The former definition of the term “person” of the 2003 Code is repealed.
 - (2) Former Subsection (1) of the definition of “public nuisance” of the 2003 Code, regarding deleterious tree disease, is repealed.
- C. Section 278-5C(2) is amended as indicated: “...who shall forward them to the Wisconsin Department of Agriculture, Trade and Consumer Protection at Madison for analysis...”
- D. Section 278-9C is amended to change each instance of “seven feet” to “10 feet.”

Chapter 285, Vehicles, Abandoned.

In § 285-6, Subsections C and D(4) are amended to change “14 days” to “10 days.”

Chapter 288, Vehicles and Traffic.

- A. Former § 288-1B of the 2003 Code, Other state laws adopted, amended 7-1-2003 by Ord. No. 03-04, is repealed.
- B. In § 288-2A, the table entries for “TRANS 302 – Vehicle Marking” and “TRANS 328 – Motor Carrier Safety Requirements for Intrastate Transportation of Hazardous Materials” are repealed.
- C. Section 288-3C is amended to change “State Highway Commission” to “State Department of Transportation.”
- D. Section 288-8B is amended as indicated: “...as provided in § 288-32 of this chapter. ~~Recommended fine: \$50 plus costs to equal \$100 (fine \$50, penalty assessment \$12, and court costs \$38).~~”
- E. Section 288-26.1 is amended as indicated: “...towed or impounded at the owner’s expense. ~~Fine: \$75.~~”
- F. Section 288-33B(2) is amended as indicated: “...for use in enforcing the nonmoving traffic ~~offenses~~ regulations in this chapter. Such citation...”
- G. Section 288-33C(1)(a) is amended as indicated: “...cited for violation of moving traffic ~~offenses~~ regulations created by this chapter shall...”
- H. Section 288-33C(2)(a) is amended as indicated: “...for violation of nonmoving traffic ~~offenses~~ regulations described and defined in this chapter may...”
- I. Section 288-33C(3) is amended as indicated: “...shall receipt therefor ~~in triplicate~~ as provided...”

Chapter 292, Vehicles, Off-Road.

- A. Section 292-1 is amended to add a table entry to read as follows:

23.33(13)	Penalties
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- B. Former § 292-3, Violations and penalties, of the 2003 Code, as amended, is repealed.

Chapter 298, Water Utility.

- A. Former Article I of the 2003 Code, Rates and Charges, is repealed.
- B. Section 298-17 is amended to change “this Water Utility” to “the New Glarus Municipal Light and Water Utility.”
- C. Section 298-28 is amended to change “§ PSC 185.89, Wis. Adm. Code” to “§ PSC 185.88, Wis. Adm. Code.”
- D. Section 298-45B is amended to change “§ PSC 185.88, Wis. Adm. Code” to “§ PSC 185.89, Wis. Adm. Code.”
- E. Section 298-53 is amended to change “§ NR 111.25(3), Wis. Adm. Code” to “§ NR 811.07, Wis. Adm. Code.”
- F. Section 298-58 is amended to change “Chapter H82, Wis. Adm. Code” to “Chs. SPS 381 to 387, Wis. Adm. Code.”

G. Sections 298-62A and 298-63 are amended to change “Chapter NR 112, Wis. Adm. Code” to “Chapter NR 812, Wis. Adm. Code”; § 298-62A is further amended to change “the Private Water Supply Section of the Department of Natural Resources” to “the Department of Natural Resources.”

H. In § 298-67, the definition of “public facilities” is amended to read as follows:

Highways as defined in § 340.01(22), and other transportation facilities, traffic control devices, facilities for collecting and treating sewage, facilities for collecting and treating storm and surface waters, facilities for pumping, storing, and distributing water, parks, playgrounds, and land for athletic fields, solid waste and recycling facilities, fire protection facilities, law enforcement facilities, emergency medical facilities and libraries. "Public facilities" does not include facilities owned by a school district.

I. Section 298-68B is amended to read as follows:

Impact fees that are not used within eight years after they are collected to pay the capital costs for which they were imposed shall be refunded to the payer of fees for the property with respect to which the impact fees were imposed, along with any interest that has accumulated. Impact fees that are collected for capital costs related to lift stations or collecting and treating sewage that are not used within 10 years after they are collected to pay the capital costs for which they were imposed shall be refunded to the payer of fees for the property with respect to which the impact fees were imposed, along with any interest that has accumulated. The ten-year time limit for using impact fees that is specified under this subsection may be extended for three years if the municipality adopts a resolution stating that, due to extenuating circumstances or hardship in meeting the ten-year limit, it needs an additional three years to use the impact fees that were collected. The resolution shall include detailed written findings that specify the extenuating circumstances or hardship that led to the need to adopt a resolution under this subsection.

J. Section 298-72 is amended to read as follows:

Any funds not expended or encumbered within the period of time as outlined in § 298-68, upon application of the current landowner, shall be returned to such landowner with interest at a rate of 4% per annum, provided that the landowner submits a written application for a refund to the Village Clerk of the Village of New Glarus within 180 days of the expiration of the time period as outlined in § 298-68B.

K. Section 297-73C is amended to read as follows:

These impact fees shall be collected until the capital costs associated with the projects specified in the "Impact Fee Needs Assessment Report" and the "Report on Impact Fees" reports have been incurred and satisfied, unless such time period exceeds eight years after their payment, or 10 years for capital costs related to lift stations and treating sewage, provided the Village may extend the spending period three years due to extenuating circumstances or hardship conditions.

Chapter 301, Wireless Telecommunications Facilities in the Right-Of-Way.

Section 301-1 is amended as indicated: “...with the Village of New Glarus' obligation to promise promote the public health...”

Chapter 305, Zoning.

A. In § 305-15:

- (1) Subsection E(1), the definition of “bed-and-breakfast establishment” is amended to read as follows:

Any place of lodging that provides eight or fewer rooms for rent to no more than a total of 20 tourists or transients in a twelve-month period, is the owner's personal residence, is occupied by the owner at the time of rental and in which the only meal served to guests is breakfast.

- (2) Subsection E(2) is amended to change “Chapter HFS 195, Wis. Adm. Code,” to “Ch. ATPCP 72, Wis. Adm. Code.”
- (3) Subsection E(9) is amended to change “Chapter HFS 195 and HFS 197, Wis. Adm. Code,” to “Ch. ATPCP 72 and Ch. ATPCP 73, Wis. Adm. Code.”

B. Section 305-28A(4) is amended to change “registered land surveyor” to “professional land surveyor.”

C. In § 305-33, a new Subsection E is added to read as follows:

The applicant of a denied conditional use permit application may appeal such denial to the Circuit Court in accordance with § 62.23(7)(de)5, Wis. Stats.

D. In § 305-38, Subsections A, D, L, R and W are amended to change “HFS 178, Wis. Adm Code,” to “Ch. ATPCP 79, Wis. Adm. Code”; Subsection D is further amended to change “Department of Health and Family Services” to “Department of Agriculture, Trade and Consumer Protection.”

E. In § 305-38.1:

- (1) Subsection C(8) is amended to change “IHLR 10” to “Ch. ATPCP 94, Petroleum and other Liquid Fuel Products, Wis. Adm. Code.”
- (2) Subsection C(10) is amended to change “COMM 8, Wis. Adm. Code,” to “Ch. SPS 308, Wis. Adm. Code.”

F. In § 305-47A, the former definitions of "yard, front," "yard, rear" and "yard, side" of the 2003 Code are repealed.

G. In § 305-48B(2):

- (1) The former definition of "awning" of the 2003 Code is repealed.
- (2) The former definition of "sign" of the 2003 Code is repealed.

H. Section 305-62F is amended to read as follows:

Tower construction shall be in accordance with all applicable sections of the Wisconsin State Building Code and Wisconsin Administrative Code rules pertaining to wind energy systems found in Ch. PSC 128, Wis. Adm. Code., and any future amendments, additions, and/or revisions to the same.

I. Section 305-68B is amended as indicated: “...prior to 1974 are prohibited. ~~Mobile homes meeting the requirements of the One- and Two-Family Building Dwelling Code shall not be permitted in an R-2 Mobile Home District except as a conditional use. Permits may be obtained only after approval by the Plan Commission.~~”

- J. In § 305-69A, the definition of “residential mobile home” is amended to read as follows:

See the definition of "mobile home" in § 305-106.

- K. Section 305-74A is amended as indicated: “Chapter ~~COMM 95~~ SPS 326, Manufactured Home Communities, Wis. Adm. Code, as now existing or hereafter amended, is hereby...”
- L. Section 305-78 is amended to change “State Board of Health” to “State Department of Safety and Professional Services.”
- M. Section 305-82 is amended as indicated: “...a temporary permit, not to exceed three months, for placement and occupancy of a mobile home on a lot in the Village, said permit to state clearly the expiration date...”
- N. Section 305-86 is amended to change “§ NR 154.18, Wis. Adm. Code,” to “§ NR 429.03, Malodorous Emissions, Wis. Adm. Code.”
- O. Section 305-87 is amended to change “§ NR 154.11, Wis. Adm. Code,” to “Ch. 415, Control of Particulate Emissions, Wis. Adm. Code.”
- P. Section 305-88 is amended as indicated: “...in excess of the limitations established in § ~~NR 454.11(6)~~ Ch. NR 431, Control of Visible Emissions, Wis. Adm. Code.”
- Q. Section 305-89 is amended as indicated: “...limitations established in § ~~NR 454.19~~ Ch. NR 445, Control of Hazardous Pollutants, Wis. Adm. Code.”
- R. Section 305-91 is amended as indicated: “...to interpret and administer this chapter and, except as otherwise provided in this chapter, to issue, after on-site inspection, all permits...”
- S. Section 305-93B(3) is amended as indicated: “...land surveyor ~~registered~~ licensed in the State of Wisconsin...”
- T. Section 305-99 is amended to read as follows:

If an amendment is defined as a "down zoning" under § 66.10015(1)(as), Wis. Stats., then approval of that amendment shall require a two-thirds vote of the full Village Board, or by a simple majority of the full Village Board if the down zoning is requested or agreed to by each person who owns the land(s) affected by the proposed down zoning.

- U. Section 305-100A is amended as indicated: “...shall be taken within ~~reasonable~~ 30 days of the alleged grievance...”
- V. Section 305-103D is amended to read as follows:

Vote required. All orders or decisions of the Zoning Board of Appeals granting a variance, exception or conditional use or reversing any action or order of the Zoning Administrator require a majority vote by a quorum of members.

- W. In § 305-106:

- (1) The definition of “bed-and-breakfast establishment” is amended to read as follows:

Shall have the same meaning as defined in § 305-15E(1) of this chapter.

- (2) The definition of “campground” is amended to read as follows:

See definition in § 305-38A. The term applies to a developed campground, a camping resort or a primitive campground.

- (3) The definition of “camping unit” is amended as indicated: “...in the driveway of a house is not regulated by ~~this subsection~~ § 305-38 of this chapter.”
- (4) The definition of “community living arrangement” is amended to read as follows:
- A. *One to eight residents: All facilities provided for in §§ 46.03(22) and 48.743, Wis. Stats., including child welfare agencies, group homes for children and/or adults, and community-based residential facilities; along with adult family homes provided for in § 50.01(1), Wis. Stats. Community living arrangements do not include day-care centers, nursing homes, general hospitals, special hospitals, prisons, or jails. Community living arrangement facilities are regulated depending upon their capacity as provided for in § 59.69, Wis. Stats.*
 - B. *Nine to 15 residents: All facilities provided for in §§ 46.03(22) and 48.743, Wis. Stats., including child welfare agencies, group homes for children and/or adults, and community-based residential facilities. Community living arrangements do not include day-care centers, nursing homes, general hospitals, special hospitals, prisons, or jails. Community living arrangement facilities are regulated depending upon their capacity in § 59.69, Wis. Stats.*
- (5) The definition of “home occupation, expanded” is amended to read as follows:
- An expanded home-based or non-home-based business is one that modifies its business operations in such a manner which increases its building square footage or involves remodeling or renovations so as to require the issuance of a building permit; or where there is a change in ownership and other contact information for the business; or which commences a new business activity that would substantially modify or change the total full-time, part-time or seasonal employment of the business, which in turn may impact the business site by blocking building exiting areas, causing restrictions to the emergency access or fire lane access, or by causing vehicles to park in nondesignated parking areas or on the adjacent roadways.*
- (6) The definition of “mobile home” is amended as indicated: “...structure as is defined in ~~§ 101.91(2k), Wis. Stats.~~ § 101.91(10), Wis. Stats., designed for long-term occupancy...”
- (7) The definition of “public airport” is amended as indicated: “...with the definition contained in ~~§ 114.002(3), Wis. Stats.~~ 114.002(7) Wis. Stats., or any airport which serves...”
- (8) The definition of “sign” is amended to read as follows:
- See definitions of specific types of signs and related terms in § 305-48B(2) of this chapter.*
- X. Section 305-120C(1) is amended as indicated: “...operations and their neighbors. ~~Wisconsin State Statute 828.08~~ Section 823.08, Wis. Stats., states by law that agricultural production...”
 - Y. Section 305-123 is amended as indicated: “...stormwater management requirements (~~NR 135, 260, and 265, §§ 265.29 and 265.33~~) shall apply to the extraterritorial...”
 - Z. Section 305-137A(2)(b) is amended to change “registered land surveyor” to “professional land surveyor.”

To: New Glarus Village Board
319 2nd St.
New Glarus, WI 53574

From: Christopher Anderson
1307 5th St.
New Glarus, WI 53574

November 14, 2024

RE: Letter of Intent to Join the New Glarus Village Board

I would like to submit an interest in joining the New Glarus Village Board based on conversations with Jesse Donahue, and Lauren Freeman.

My family and I have been residents of New Glarus since April of 2018 and we see great potential in this community to grow, and adapt in an ever changing world. I would like to be part of the group that works with existing and future residents to make that growth and adaptation possible in a civil and responsible way.

During the first several years living here, I was employed in the Madison area, but a job change last November brought me to work within the village proper and I couldn't be more pleased to now live and work in New Glarus. My community engagement has increased substantially and I've been able to develop a stronger sense of belonging, and understanding the potential of our village.

While my recent professional resume is within the world of real estate, prior to that my education and work experience was firmly in the Recreation industry, including Parks and Recreation. What people do outside of work has always been a passion of mine, and over the past few months I have been brainstorming how to expand the New Glarus Park and Rec Department to include other recreational opportunities beyond athletics. Surely we have talented people within our community that are willing to share a skill or promote enrichment, and I think New Glarus is more than ready to increase its pursuit of recreation.

Sincerely,

A handwritten signature in dark ink, appearing to read "Christopher Anderson", written in a cursive style.

Christopher Anderson

11/21/2024

To the Village Board of New Glarus,

I would like to place my name in consideration for the current vacancy on the Board.

I have been a part of the New Glarus community now for over six years. It's a place I am proud to call home. I feel indebted to this community, it has helped my family and I in more ways that I can count. With all the Village has done for me, I would like to give back as much as I can.

My college background is more a list of things long forgotten, but I now consider it a vital point of sharpening my critical thinking skills. I spent nearly 30 years working in the corporate retail world. Most of my time there was spent working as a department of one. I slid naturally into roles that allowed me to be the sole caretaker of them. However, nobody in that world ever truly always works as an individual. Oftentimes I was asked to step outside of my comfort zone and direct a team through a certain project, which I always capably did. I knew it was for the betterment of the whole. I am open, personable, and I listen. I often find myself in the role of mediator because I don't make snap judgements. I like to get all my information gathered before coming to a decision. This is, I believe, is the skill set that I offer.

It is with these skills that I've used to build Rusty Raven into what it is today. I am also acutely aware of my good fortune and lucky breaks along the way, and even more so of the support that the New Glarus community has given me every step. I have done what I can to give back, but I've never felt it's been enough. So for this my desire to add my name into this mix is threefold. I've laid out the first reason for applying as I'd like to give more back to a community that has given so much to me. The second is that we are all aware of the vital role that the downtown business community plays in the Village, it would be nice for someone from this community to have a voice on the board. The third, well, in my time here, I have watched the members of this village, over and over again, set aside their differences and work together, sometimes hand in hand, to get things done for the betterment of the whole. This is both inspiring and a representation of what life should be like, New Glarus is truly a special community. Regardless of the Board's decision, I am committed to playing a bigger role in what New Glarus is and what it will become.

I thank you for your time and consideration.



Jon Hovland
1105 5th St
New Glarus, WI 53574