OUTAGAMIE COUNTY CONSTRUCTION SITE EROSION CONTROL ZONING ORDINANCE

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AN ORDINANCE TO CREATE CHAPTER 20 OF THE EROSION AND SEDIMENT CONTROL ORDINANCE OF OUTAGAMIE COUNTY RELATING TO THE CONTROL OF CONSTRUCTION SITE EROSION RESULTING FROM LAND DISTURBING CONSTRUCTION ACTIVITIES

FOREWORD.

The County Board of the Outagamie County does hereby ordain that Chapter 20 of the code of ordinances of Outagamie County is created to read as follows:
CHAPTER 20
CONSTRUCTION SITE EROSION

S.1 AUTHORITY.

(1) This ordinance is adopted under the authority granted by s. 59.693, Wis. Stats. This ordinance supersedes all provisions of an ordinance previously enacted under s. 59.69 Wis. Stats., that relate to construction site erosion control. Except as otherwise specified in s. 59.693 Wis. Stats., s. 59.69 Wis. Stats., applies to this ordinance and to any amendments to this ordinance.

(2) The provisions of this ordinance are deemed not to limit any other lawful regulatory powers of the same governing body.

(3) The County Board hereby designates the Zoning Department to administer and enforce the provisions of this ordinance.

(4) The requirements of this ordinance do not pre-empt more stringent erosion and sediment control requirements that may be imposed by any of the following:
   (a) Wisconsin Department of Natural Resources administrative rules, permits or approvals including those authorized under ss. 281.16 and 283.33, Wis. Stats.
   (b) Targeted performance standards promulgated in rules by the Wisconsin Department of Natural Resources under s. NR 151.004, Wis. Adm. Code.

S.2 FINDINGS OF FACT.

The County Board finds that runoff from land disturbing construction activity carries a significant amount of sediment and other pollutants to the waters of the state in Outagamie County.

S.3 PURPOSE.

It is the purpose of this ordinance to further the maintenance of safe and healthful conditions; prevent and control water pollution; prevent and control soil erosion; protect spawning grounds, fish and aquatic life; control building sites, placement of structures and land uses; preserve ground cover and scenic beauty; and promote sound economic growth, by minimizing the amount of sediment and other pollutants carried
by runoff or discharged from land disturbing construction activity to waters of the state in Outagamie County.

S.4 APPLICABILITY AND JURISDICTION.

(1) APPLICABILITY.

(a) Where not otherwise limited by law, this ordinance applies to all construction sites, unless the site is otherwise exempt under S.04(1)(b) or (c):

1. A permit is required for a construction site with 4,000 square feet or greater of land disturbing construction activity. The responsible party shall comply with all applicable provisions of this ordinance for a permitted site, including the S.07 (2) performance standards, S.08 permit requirements, and S.09 plan requirements.

2. A permit is not required for a construction site with less than 4,000 square feet of land disturbing construction activity. The responsible party shall comply with all applicable provisions of this ordinance for a non-permitted site, including the S.07 (1) performance standards.

3. Notwithstanding the applicability requirements in S.04 (1) (a) 1 and 2, a permit is required for a construction site with less than 4,000 square feet of land disturbing construction activity if the administering authority determines that permit coverage is needed in order to improve ordinance compliance, meet targeted performance standards, or protect waters of the state. If a permit is required, the responsible party shall comply with all applicable provisions of this ordinance for a permitted site, including the S.07 (2) performance standards, S.08 permit requirements, and S.09 plan requirements.

(d) This ordinance does not apply to the following:

1. Land disturbing construction activity that includes the construction of 1- and 2-family residential dwellings that are not part of a larger common plan of development or sale and that result in less than 1 acre of disturbance. These construction sites are regulated by the Wisconsin Department of Safety and Professional Services under s. SPS 321.125 Wis. Adm. Code.

2. Nonpoint discharges from agricultural activity areas.

3. Nonpoint discharges from silviculture activities.
(e) A construction site exempted by federal statutes or regulations from the requirement to have a national pollutant discharge elimination system permit issued under 40 CFR 122, for land disturbing construction activity, shall comply with S.07(1) performance standards if less than 1 acre of land disturbing construction activity. The S.07 (2) performance standards, S.08 permit requirements, and S.09 plan requirements are not applicable.

**Note to Users:** The municipality may want to consider separate legal authority to address situations where persons other than the responsible party destroy or render ineffective BMPs constructed to meet the performance standards of this ordinance.

(e) **JURISDICTION.**

This ordinance applies to land disturbing construction activity on construction sites located within the boundaries and jurisdiction of Outagamie County.

(f) **EXCLUSIONS.**

This ordinance is not applicable to activities conducted by a state agency, as defined under s. 227.01 (1), Wis. Stats., but also including the office of district attorney, which is subject to the state plan promulgated or a memorandum of understanding entered into under s. 281.33 (2), Wis. Stats.

**Note to Users:** The Wisconsin Department of Transportation (WisDOT) has entered into a memorandum of understanding with the Wisconsin Department of Natural Resources that satisfies s. 281.33 (2), Wis. Stats., such that activities directed and supervised by WisDOT are exempt from this model ordinance.

**S.5 DEFINITIONS.**

(1) “Administering authority” means a governmental employee or their designees empowered under s. 59.693, Wis. Stats., to administer this chapter. For the purpose of this chapter it is the Outagamie County Zoning Department under guidance from the Outagamie County Zoning Agricultural, Extension Education, Zoning and Land Conservation Committee. Additionally, if an unincorporated community exercises the provisions of Wis. Stats 60.627, that town shall have the duty to administer and enforce the regulations described herein within the boundaries of the town.

(2) “Agricultural activity area” means the part of the farm where there is planting, growing, cultivating and harvesting of crops for human or livestock consumption and pasturing or outside yarding of livestock, including sod farms and silviculture. Practices in this area may include waterways, drainage ditches, diversions, terraces, farm lanes, excavation, filling and similar practices. The agricultural activity area does not include the agricultural production area.
(3) "Agricultural production area" means the part of the farm where there is concentrated production activity or impervious surfaces. Agricultural production areas include buildings, driveways, parking areas, feed storage structures, manure storage structures, and other impervious surfaces. The agricultural production area does not include the agricultural activity area.

(4) "Best management practice" or "BMP" means structural or non-structural measures, practices, techniques or devices employed to avoid or minimize soil, sediment or pollutants carried in runoff to waters of the state.

(5) "Business day" means a day the office of the administering authority is routinely and customarily open for business.

(6) "Cease and desist order" means a court-issued order to halt land disturbing construction activity that is being conducted without the required permit.

(7) "Common plan of development or sale" means a development or sale where multiple separate and distinct land disturbing construction activities may be taking place at different times on different schedules but under one plan. A common plan of development or sale includes, but is not limited to, subdivision plats, certified survey maps, and other developments.

(8) "Construction site" means an area upon which one or more land disturbing construction activities occur, including areas that are part of a larger common plan of development.

(9) "Design storm" means a hypothetical discrete rainstorm characterized by a specific duration, temporal distribution, rainfall intensity, return frequency and total depth of rainfall. The TR-55, Type II, 24-hour design storms for name of municipality are: 1-year, 2 inches; 2-year, 2.5 inches; 5-year, 3.3 inches; 10-year, 3.8 inches; 25-year, 4.4 inches; and 100-year, 5.3 inches.

(10) "Development" means residential, commercial, industrial, institutional, or other land uses and associated roads.

(11) "Division of land" means the creation from one or more parcels or building sites of additional parcels or building sites where such creation occurs at one time or through the successive partition within a 5 year period.

(12) "Erosion" means the process by which the land’s surface is worn away by the action of wind, water, ice or gravity.

(13) "Erosion and sediment control plan" or "plan" means a comprehensive plan developed to address pollution caused by erosion and sedimentation of soil particles or rock fragments during construction.

(14) "Extraterritorial" means the unincorporated area within 3 miles of the corporate limits of a first, second, or third class city, or within 1.5 miles of a fourth class city or village.

(15) "Final stabilization" means that all land disturbing construction activities at the construction site have been completed and that a uniform perennial vegetative cover has been established, with a density of at least 70 percent of the cover, for the unpaved areas and
areas not covered by permanent structures, or that employ equivalent permanent stabilization measures.

(16) “Governing body” means town board of supervisors, county board of supervisors, city council, village board of trustees, or village council.

(17) “Land disturbing construction activity” (or “disturbance”) means any man-made alteration of the land surface resulting in a change in the topography or existing vegetative or non-vegetative soil cover, that may result in runoff and lead to an increase in soil erosion and movement of pollutants into the municipal separate storm sewer or waters of the state. Land disturbing construction activity includes clearing and grubbing, demolition, excavating, pit trench dewatering, filling and grading activities, and soil stockpiling.

(18) “MEP” or “maximum extent practicable” means the highest level of performance that is achievable but is not equivalent to a performance standard identified within this ordinance. Maximum extent practicable applies when the permit applicant demonstrates to the administering authority’s satisfaction that a performance standard is not achievable and that a lower level of performance is appropriate. In making the assertion that a performance standard is not achievable and that a level of performance different from the performance standard is the maximum extent practicable, the permit applicant shall take into account the best available technology, cost effectiveness, geographic features, and other competing interests such as protection of public safety and welfare, protection of endangered and threatened resources, and preservation of historic properties.

(19) “Performance standard” means a narrative or measurable number specifying the minimum acceptable outcome for a facility or practice.

(20) “Permit” means a written authorization made by the administering authority to the applicant to conduct land disturbing construction activity or to discharge post-construction runoff to waters of the state.

(21) “Pollutant” has the meaning given in s. 283.01 (13), Wis. Stats.

(22) “Pollution” has the meaning given in s. 281.01 (10), Wis. Stats.

(23) “Protective area” has the meaning given in the administering authority Post-Construction Storm Water Management Ordinance.

(24) “Responsible party” means any entity holding fee title to the property or performing services to meet the performance standards of this ordinance through a contract or other agreement.

(25) “Runoff” means storm water or precipitation including rain, snow or ice melt or similar water that moves on the land surface via sheet or channelized flow.

(26) “Sediment” means settleable solid material that is transported by runoff, suspended within runoff or deposited by runoff away from its original location.

(27) “Separate storm sewer” means a conveyance or system of conveyances including roads with drainage systems, streets, catch basins, curbs, gutters, ditches, constructed channels or storm drains, which meets all of the following criteria:
(a) Is designed or used for collecting water or conveying runoff.
(b) Is not part of a combined sewer system.
(c) Is not part of a publicly owned wastewater treatment works that provides secondary or more stringent treatment.
(d) Discharges directly or indirectly to waters of the state.

(28) "Silviculture activities" means activities including tree nursery operations, tree harvesting operations, reforestation, tree thinning, prescribed burning, and pest and fire control. Clearing and grubbing of an area of a construction site is not a silviculture activity.

(29) "Site" means the entire area included in the legal description of the land on which the land disturbing construction activity is proposed in the permit application.

(30) "Stop work order" means an order issued by the administering authority which requires that all construction activity on the site be stopped.

(31) "Targeted performance standard" means a performance standard that will apply in a specific area, where additional practices beyond those contained in this ordinance, are necessary to meet water quality standards. A total maximum daily load is an example of a targeted performance standard.

(32) "Technical standard" means a document that specifies design, predicted performance and operation and maintenance specifications for a BMP, material, device or method.

(33) "Total maximum daily load" or "TMDL" means the amount of pollutants specified as a function of one or more water quality parameters, that can be discharged per day into a water quality limited segment and still ensure attainment of the applicable water quality standard.


(35) "Type II distribution" means a rainfall type curve as established in the "United States Department of Agriculture, Soil Conservation Service, Technical Paper 149, published 1973", which is incorporated by reference for this ordinance. The Type II curve is applicable to all of Wisconsin and represents the most intense storm pattern.

(36) "Waters of the state" has the meaning given in s. 283.01 (20), Wis. Stats.

S.6 TECHNICAL STANDARDS.

(1) DESIGN CRITERIA, STANDARDS AND SPECIFICATIONS. All BMPs required to comply with this ordinance shall meet the design criteria, standards and specifications based on any of the following:

(a) Design guidance and technical standards identified or developed by the Wisconsin Department of Natural Resources under subchapter V of chapter NR
Technical standards and other guidance identified within the Outagamie Storm Water Reference Guide.

Soil loss prediction tools such as the Revised Universal Soil Loss Equation 2 (RUSLE2) that estimate the sediment load leaving the site under varying land and management conditions may be used to show compliance with the sediment performance standards contained in S.07(2).

For this ordinance, average annual basis is calculated using the appropriate annual rainfall or runoff factor, also referred to as the R factor, or an equivalent design storm using a Type II distribution, with consideration given to the geographic location of the site and the period of disturbance.

Note to Users: The USLE and its successors RUSLE and RUSLE2, utilize an R factor which has been developed to estimate annual soil erosion, averaged over extended time periods. The R factor can be modified to estimate monthly and single-storm erosion. A design storm can be statistically calculated to provide an equivalent R factor as an average annual calculation.

OTHER STANDARDS. Other technical standards not identified in S.06 may be used provided that the methods have been approved by the administering authority.

S.7 PERFORMANCE STANDARDS.

(1) NON-PERMITTED SITES.

(a) RESPONSIBLE PARTY. The landowner of the construction site or other person contracted or obligated by other agreement with the landowner to implement and maintain construction site BMPs is a responsible party and shall comply with this ordinance.

(b) REQUIREMENTS. At each site where land disturbing construction activity is to occur, BMPs shall be used to prevent or reduce all of the following:

1. The deposition of soil from being tracked onto streets by vehicles.
2. The discharge of sediment from disturbed areas into storm water inlets.
3. The discharge of sediment from disturbed areas into adjacent waters of the state.
4. The discharge of sediment from drainage ways that flow off the site.
5. The discharge of sediment by dewatering activities.
6. The discharge of sediment eroding from soil stockpiles existing for more than 7 days.
7. The discharge of onsite chemicals, cement and other building compounds and materials into waters of the state or offsite separate storm sewers during the construction period. However, projects that require the placement of these materials in waters of the state, such as constructing bridge footings or BMP installations, are not prohibited by this ordinance.

(c) LOCATION. BMPs shall be located so that treatment occurs before runoff enters waters of the state and offsite separate storm sewers. However, projects that require BMP placement in waters of the state, such as a turbidity barrier, are not prohibited by this ordinance.

Note to Users: While regional treatment facilities are appropriate for control of post-construction pollutants, they should not be used for construction site sediment removal.

(d) IMPLEMENTATION. The BMPs used to comply with this section shall be implemented as follows:
1. Erosion and sediment control practices shall be constructed or installed before land disturbing construction activities begin.
2. Erosion and sediment control practices shall be maintained until final stabilization.
3. Final stabilization activity shall commence when land disturbing activities cease and final grade has been reached on any portion of the site.
4. Temporary stabilization activity shall commence when land disturbing activities have temporarily ceased and will not resume for a period exceeding 14 calendar days.
5. BMPs that are no longer necessary for erosion and sediment control shall be removed by the responsible party.

(e) ALTERNATE REQUIREMENTS. The administering authority may establish erosion and sediment control requirements more stringent than those set forth in this ordinance if the administering authority determines that an added level of protection is needed to protect resources.

(2) PERMITTED SITES.

(a) RESPONSIBLE PARTY. The landowner or other person performing services to meet the performance standards of this ordinance, through a contract or other agreement with the landowner, is a responsible party and shall comply with this ordinance.
(b) **PLAN.** A written erosion and sediment control plan shall be developed and implemented by the responsible party in accordance with S.09. The erosion and sediment control plan shall meet all of the applicable requirements contained in this ordinance.

*Note to Users:* The written plan may be that specified within s. NR 216.46, the erosion control portion of a construction plan or other plan.

(c) **REQUIREMENTS.** The erosion and sediment control plan shall meet all of the following:

1. The plan shall use BMPs to prevent or reduce all of the following:
   a. The deposition of soil from being tracked onto streets by vehicles.
   b. The discharge of sediment from disturbed areas into storm water inlets.
   c. The discharge of sediment from disturbed areas into adjacent waters of the state.
   d. The discharge of sediment from drainage ways that flow off the site.
   e. The discharge of sediment by dewatering activities.
   f. The discharge of sediment eroding from soil stockpiles existing for more than 7 days.
   g. The discharge of sediment from erosive flows at outlets and in downstream channels.
   h. The discharge of onsite chemicals, cement and other building compounds and materials into waters of the state or offsite separate storm sewers during the construction period. However, projects that require the placement of these materials in waters of the state, such as constructing bridge footings or BMP installations, are not prohibited by this ordinance.
   i. The discharge of untreated wash water from vehicle and wheel washing into waters of the state or offsite separate storm sewers.

*Note to Users:* Wastewaters, such as concrete truck washout, need to be properly managed to limit the discharge of pollutants to waters of the state. A separate permit may be needed from the Wisconsin Department of Natural Resources where a wastewater discharge has the potential to adversely impact waters of the state. The
appropriate Wisconsin Department of Natural Resources wastewater specialist should be contacted to determine if wastewater permit coverage is needed where wastewater will be discharged to waters of the state.

2. For sites with 1 acre or more of land disturbing construction activity, the plan shall meet the following sediment performance standards:
   a. BMP’s that, by design, discharge no more than 5 tons per acre per year, or to the maximum extent practicable, of the sediment load carried in runoff from initial grading to final stabilization.
   b. Except as provided in S.07(2)(f), the administering authority may not require any person to employ more BMPs than are needed to meet the 5 tons per acre per year sediment performance standard in order to comply with maximum extent practicable. Erosion and sediment control BMPs may be combined to meet the sediment performance standard. The administering authority may give credit toward meeting the sediment performance standard for limiting the duration or area, or both, of land disturbing construction activity, or for other appropriate mechanisms.
   c. Notwithstanding S.07(2)(c)2.a. and b., if BMPs cannot be designed and implemented to meet the 5 tons per acre per year sediment performance standard, the plan shall include a written, site-specific explanation of why the sediment performance standard cannot be met and how the sediment load will be reduced to the maximum extent practicable.

**Note to Users:** Soil loss prediction tools such as the Revised Universal Soil Loss Equation 2 (RUSLE2) that estimate the sediment load leaving the site under varying land and management conditions may be used to show compliance with the sediment performance standard.

3. The plan shall incorporate all of the following preventative measures:
   a. Maintenance of existing vegetation, especially adjacent to surface waters whenever possible.
   b. Minimization of soil compaction and preservation of topsoil.
   c. Minimization of land disturbing construction activity on slopes of 20% or more.
   d. Development of spill prevention and response procedures.

(d) **LOCATION.** BMPs shall be located so that treatment occurs before runoff enters waters of the state and offsite separate storm sewers. However, projects that require BMP placement in waters of the state, such as a turbidity barrier, are not prohibited by this ordinance.
Note to Users: While regional treatment facilities are appropriate for control of post-construction pollutants, they should not be used for construction site sediment removal.

(e) IMPLEMENTATION. The BMPs used to comply with this ordinance shall be implemented as follows:
1. In accordance with the plan developed pursuant to S.09, the erosion and sediment control practices shall be constructed or installed before land disturbing construction activities begin.
2. Erosion and sediment control practices shall be maintained until final stabilization.
3. Final stabilization activity shall commence when land disturbing activities cease and final grade has been reached on any portion of the site.
4. Temporary stabilization activity shall commence when land disturbing activities have temporarily ceased and will not resume for a period exceeding 14 calendar days.
5. BMPs that are no longer necessary for erosion and sediment control shall be removed by the responsible party.

(f) TARGETED PERFORMANCE STANDARDS. The administering authority may establish numeric water quality requirements that are more stringent than those set forth in S.07(2)(c) in order to meet targeted performance standards, total maximum daily loads, and/or water quality standards for a specific water body or area. The numeric water quality requirements may be applicable to any permitted site, regardless of the size of land disturbing construction activity.

(g) ALTERNATE REQUIREMENTS. The administering authority may establish erosion and sediment control requirements more stringent than those set forth in this section if the administering authority determines that an added level of protection is needed to protect resources. Also, the administering authority may establish erosion and sediment control requirements less stringent than those set forth in this section if the administering authority determines that less protection is needed to protect resources. However, the alternative requirements shall not be less stringent than those requirements promulgated in rules by Wisconsin Department of Natural Resources under NR 151 Wisconsin Administrative Code.

S.8 PERMITTING REQUIREMENTS, PROCEDURES AND FEES.

(1) PERMIT REQUIRED. When a permit is required, no responsible party may commence a
land disturbing construction activity subject to this ordinance without receiving prior approval of an erosion and sediment control plan for the site and a permit from the administering authority.

(2) PERMIT APPLICATION AND FEES. When a permit is required, at least one responsible party desiring to undertake a land disturbing construction activity subject to this ordinance shall submit an application for a permit and an erosion and sediment control plan that meets the requirements of S.09 and shall pay an application fee as established by the Outagamie County Zoning Department Fee Schedule to the administering authority. By submitting an application, the applicant is authorizing the administering authority to enter the site to obtain information required for the review of the erosion and sediment control plan.

(3) REVIEW AND APPROVAL OF PERMIT APPLICATION. The administering authority shall review any permit application that is submitted with an erosion and sediment control plan, and the required fee. The following approval procedure shall be used:

(a) Within 20 business days of the receipt of a complete permit application, as required by S.08(2), the administering authority shall inform the applicant whether the application and plan are approved or disapproved based on the requirements of this ordinance.

(b) If the permit application and plan are approved, the administering authority shall issue the permit.

(c) If the permit application or plan is disapproved, the administering authority shall state in writing the reasons for disapproval. The administering authority may request additional information from the applicant. If additional information is submitted, the administering authority shall have 20 business days from the date the additional information is received to inform the applicant that the plan is either approved or disapproved.

(d) Failure by the administering authority to inform the permit applicant of a decision within 20 business days of a required submittal shall be deemed to mean approval of the submittal and the applicant may proceed as if a permit had been issued.

(4) FINANCIAL GUARANTEE. As a condition of approval and issuance of the permit, the administering authority may require the applicant to deposit a surety bond, cash escrow, or irrevocable letter of credit to guarantee a good faith execution of the approved erosion and sediment control plan and any permit conditions. The financial guarantee shall be in an amount determined by the administering authority for the estimated construction and maintenance of the practices called for in the erosion and sediment control plan. The administering authority may require the site to be certified by a professional engineer. The financial guarantee shall give the administering authority the funds to complete the erosion and sediment control practices if the landowner defaults or does not properly implement the
approved erosion and sediment control plan. Improper implementation of the plan shall be upon written notice by the administering authority that the requirements of this chapter have not been met.

(a) **Conditions for release.** Conditions for the release of the financial guarantee are as follows: The administering authority shall release the portion of the financial guarantee established to ensure installation of erosion and sediment control practices, less any costs incurred by the administering authority to complete installation of practices. The release will occur after the storm water practices have been inspected by the administering authority and/or certified by a professional engineer.

(5) **PERMIT REQUIREMENTS.** All permits issued under this ordinance shall be subject to the following conditions, and holders of permits issued under this ordinance shall be deemed to have accepted these conditions. The administering authority may suspend or revoke a permit for violation of a permit condition, following written notification of the responsible party. An action by the administering authority to suspend or revoke this permit may be appealed in accordance with S.13.

(a) Notify the administrating authority within 48 hours of commencing any land disturbing construction activity.

(b) Notify the administering authority of completion of any BMPs within 10 business days after their installation.

(c) Obtain permission in writing from the administering authority prior to any modification pursuant to S.09 (2) of the erosion and sediment control plan.

(d) Install all BMPs as identified in the approved erosion and sediment control plan.

(e) Maintain all road drainage systems, storm water drainage systems, BMPs and other facilities identified in the erosion and sediment control plan.

(f) Repair any siltation or erosion damage to adjoining surfaces and drainage ways resulting from land disturbing construction activities and document repairs in weekly inspection reports.

(g) Conduct construction site inspections at least once per week and within 24 hours after a precipitation event of 0.5 inches or greater. Repair or replace erosion and sediment control BMPs as necessary within 24 hours of an inspection or notification that repair or replacement is needed. Maintain, at the construction site, weekly written reports of all inspections. Weekly inspection reports shall include all of the following: date, time and location of the construction site inspection; the name of individual who performed the inspection; an assessment of the condition of erosion and sediment controls; a description of any erosion and sediment control BMP implementation and maintenance performed; and a description of the present phase of land disturbing construction activity at the construction site.

(h) Allow the administering authority to enter the site for the purpose of inspecting
compliance with the erosion and sediment control plan or for performing any work necessary to bring the site into compliance with the control plan. Keep a copy of the erosion and sediment control plan, storm water management plan, amendments, weekly inspection reports, and permit at the construction site until permit coverage is terminated.

(i) The permit applicant shall post the “Certificate of Permit Coverage” in a conspicuous location at the construction site.

(6) PERMIT CONDITIONS. Permits issued under this section may include conditions established by administering authority in addition to the requirements set forth in S.08 (5), where needed to assure compliance with the performance standards in S.07.

(7) PERMIT DURATION. Permits issued under this section shall be valid for a period of 180 days, or the length of the building permit or other construction authorizations, whichever is longer, from the date of issuance. The administering authority may extend the period one or more times for up to an additional 180 days. The administering authority may require additional BMPs as a condition of the extension if they are necessary to meet the requirements of this ordinance.

(8) MAINTENANCE. The responsible party throughout the duration of the construction activities shall maintain all BMPs necessary to meet the requirements of this ordinance until the site has undergone final stabilization.

(9) ALTERNATE REQUIREMENTS. The administering authority may prescribe requirements less stringent for applicants seeking a permit for a construction site with less than 1 acre of land disturbing construction activity.

S.9 EROSION AND SEDIMENT CONTROL PLAN.

(1) PLAN REQUIREMENTS. The erosion and sediment control plan required under S.07(2) shall comply with the Outagamie County Storm Water Reference Guide and contain at a minimum the following information:

(a) Name, address, and telephone number of the landowner and responsible parties.

(b) A legal description of the property proposed to be developed. A site map with property lines, disturbed limits, and drainage patterns.

(c) Total area of the site and total area of the construction site that is expected to be disturbed by construction activities.

(d) Performance standards applicable to site.

(e) Proposed best management practices.
(f) Erosion and sediment control plan narrative.

(g) Construction sequence and construction schedule.

(h) The erosion and sediment control plan shall include, at a minimum, the items specified in the erosion and sediment control reference guide and (RUSLE2).

Note to Users: The plan requirements of this ordinance will meet the erosion control plan requirements of s. NR 216.46, Wis. Adm. Code, when prepared in accordance with good engineering practices, applicable Technical Standards described in S.06, and the Outagamie County Storm Water Reference Guide.

(2) AMENDMENTS. The applicant shall amend the plan if any of the following occur:

(a) There is a change in design, construction, operation, maintenance or schedule at the site which has the reasonable potential for the discharge of pollutants to waters of the state or separate storm sewers, and which has not otherwise been addressed in the plan.

(b) The actions required by the plan fail to reduce the impacts of pollutants carried by construction site runoff.

(c) The administering authority notifies the applicant of changes needed in the plan.

(3) ALTERNATE REQUIREMENTS. The administering authority may prescribe requirements less stringent for applicants seeking a permit for a construction site with less than 1 acre of disturbance.

S.10 FEE SCHEDULE.

The fees referred to in other sections of this ordinance shall be established by the administering authority and may from time to time be modified by resolution. A schedule of the fees established by the administering authority shall be available for review on the County web site (www.outagamie.org).

S.11 INSPECTION.

Whenever land disturbing construction activities are being carried out, the administering authority may enter the land pursuant to the provisions of ss. 66.0119(1), (2), and (3), Wis. Stats.

ENFORCEMENT.

(1) The administering authority may post a stop-work order if any of the following occurs:
(a) Any land disturbing construction activity is being undertaken without a permit and, pursuant to S.04 (1) of this ordinance, a permit is required for the construction site.

(b) The erosion and sediment control plan is not being implemented in a good faith manner.

(c) The conditions of the permit are not being met.

(d) Any land disturbing construction activity is in violation of the ordinance.

**Note to Users:** The administering authority should inspect any construction site that holds a permit under this chapter at least once a month during the period starting March 1 and ending October 31 and at least 2 times during the period starting November 1 and ending February 28 to ensure compliance with the approved sediment and erosion control plan.

(2) If the responsible party does not cease activity as required in a stop-work order posted under this section or fails to comply with the erosion and sediment control plan or permit conditions, the administering authority may revoke the permit.

(3) If the responsible party, where no permit has been issued, does not cease the activity after being notified by the administering authority, or if a responsible party violates a stop-work order posted under S.12(1), the administering authority may request the county corporation counsel to obtain a cease and desist order in any court with jurisdiction.

(4) The administering authority may retract the stop-work order issued under S.12 (1) or the permit revocation under S.12 (2).

(5) After posting a stop-work order under S.12 (1), the administering authority may issue a notice of intent to the responsible party of its intent to perform work necessary to comply with this ordinance. The administering authority may go on the land and commence the work after issuing the notice of intent. The costs of the work performed under this ordinance by the administering authority, plus interest at the rate authorized by administrative authority shall be billed to the responsible party or recovered from the surety bond, cash escrow, or irrevocable letter of credit. In the event a responsible party fails to pay the amount due, the clerk shall enter the amount due on the tax rolls and collect as a special assessment against the property pursuant to subch. VII of ch. 66, Wis. Stats.

(6) Any person violating any of the provisions of this ordinance shall be subject to forfeiture as provided in section 1-10, of this code of ordinances, per offense, together with the costs of prosecution. Each day a violation exists shall constitute a separate offense.

(7) Compliance with the provisions of this ordinance may also be enforced by injunction
in any court with jurisdiction. It shall not be necessary to prosecute for forfeiture or a cease and desist order before resorting to injunctional proceedings.

**Note to Users:** Injunctional orders are authorized pursuant to s. 59.69(11), 61.35, or 62.23(8), Wis. Stats., for counties, villages and towns with village powers, and cities respectively.

**S.12 APPEALS.**

(1) **BOARD OF ADJUSTMENT.** The board of adjustment created under division 7 of article XII of chapter 54 of the county’s ordinance pursuant to s. 59.694, Wis. Stats.:

   (a) Shall hear and decide appeals where it is alleged that there is error in any order, decision or determination made by the administering authority in administering this ordinance except for cease and desist orders obtained under S.12(3).

   (b) Upon appeal, may authorize variances from the provisions of this ordinance which are not contrary to the public interest and where owing to special conditions a literal enforcement of the provisions of the ordinance will result in unnecessary hardship; and

   (c) Shall use the rules, procedures, duties and powers authorized by statute in hearing and deciding appeals and authorizing variances.

(2) **WHO MAY APPEAL.** Appeals to the board of adjustment may be taken by any aggrieved person or by any office, department, board, or bureau of the county affected by any decision of the administering authority.

**S.13 Variances.**

In any particular case where the landowner can show that, by reason of exceptional topography or other physical condition, strict compliance with any requirement of this chapter would cause unnecessary hardship the Board of Adjustment, provided such relief may be granted without detriment to the public good and without impairing the intent and purpose of this chapter or the desirable general development of the county and any modification thus granted shall be entered in the minutes of the board, setting forth the reasons, which in the opinion of the board, justified the modification. No variance shall be granted by the board of adjustment which is contrary to provisions of the Wisconsin Administrative Code or the Wisconsin Statutes.

**S.14 SEVERABILITY.**

If a court of competent jurisdiction judges any section, clause, provision or portion of this ordinance unconstitutional or invalid, the remainder of the ordinance shall remain in force and not
be affected by such judgment.

**S.15** EFFECTIVE DATE. This ordinance shall be in force and effect from and after its adoption and publication. The above and foregoing ordinance was duly adopted by County Board of Outagamie on the number day of month, year.

Approved: ________________
Attested ________________
Published on day, month, and year.