

Sec. 20-119. Any person performing demolition, excavating, building, or development requiring a permit from the City of La Crosse within an Archaeological District shall notify the City of La Crosse Fire Department-Division of Fire Protection Prevention and Building Safety ~~Department of Planning and Development~~ not less than two full working days prior to commencing activities disturbing more than 20 square feet of soil to a depth of two feet or greater except in the case of emergency excavations as approved by the Director of Public Works or the Fire Department-Division of Fire Protection Prevention and Building Safety ~~Department of Planning and Development~~. Such notice shall be in writing and shall include a description and location of the proposed work, the depth and area of the proposed soil disruption, and the proposed date and time of commencement of such work.

Sec. 36-19. (3) Nonputrescible solid waste consisting of both combustible and noncombustible wastes, such as paper, wrappings, cigarettes, cardboard, tin cans, yard clippings, tree and shrub clippings, leaves, metal, wood, glass, bedding, crockery, gum, cement and brick stains or any substance, stain or material upon the sidewalk or paver brick that has a blighting or deleterious effect as determined by the Fire Department-Division of Fire Protection Prevention & Building Safety ~~Department of Planning and Development~~.

Sec. 103-27. *Approved*, as to materials and types of construction, means approval by the Fire Department-Division of Fire Protection Prevention and Building Safety ~~Department of Planning and Development~~ as the result of investigation and tests conducted, or by reason of accepted principles of tests by national authorities, technical or scientific organization.

Sec. 115-27. - Department of Planning and Development Responsibilities. The Department of Planning and Development, and the Fire Department-Division of Fire Protection Prevention and Building Safety ~~is hereby~~ appointed to administer the provisions of this chapter. The Department of Planning and Development, Fire Department-Division of Fire Protection Prevention and Building Safety or Engineering Department ~~shall~~ exercise the following duties and powers:

Sec. 115-27. (4) Submit copies of any required data, variances, amendments, case-by-case analyses, annual reports, and any other required information to the Department of Natural Resources. An annual summary showing only the number and types of zoning actions taken by the County, City or village shall be submitted to that Department by the Department of Planning and Development, Fire Department-Division of Fire Protection Prevention and Building Safety or Engineering Department.

Sec. 115-28. - Land use permit. A land use permit shall be obtained from the Fire Department-Division of Fire Protection Prevention and Building Safety ~~Department of Planning and Development~~ before any new land use, change in use or development as defined in section 115-1, subject to the provisions of this article, may be initiated. An application for a land use permit shall be made to the Fire Department-Division of Fire Protection Prevention and Building Safety ~~Department of Planning and Development~~ upon forms furnished and shall include, for the purpose of proper enforcement of these regulations, the following data:

Sec. 115-29. - Certificate of compliance. No development as defined in this chapter shall take place, no vacant land shall be occupied or used and no building hereafter erected, altered or moved shall be occupied

until the applicant obtains a certificate of compliance from ~~the Fire Department-Division of Fire Protection Prevention and Building Safety Department of Planning and Development~~. The fee to be paid to the City for a certificate of compliance shall be as established by resolution. For land in the floodplain, the ~~Fire Department-Division of Fire Protection Prevention and Building Safety Department of Planning and Development~~ shall require that the applicant submit a certification by a registered professional engineer or architect that the finished fill and building flood elevations and other floodplain regulatory factors were accomplished in compliance with appropriate floodplain zoning provisions and other floodplain regulations; the applicant shall submit such certification for all new construction and substantial improvements. In the event a variance has been granted relative to the elevation of the lowest habitable floor (including basement), or floodproofing measures for any new or substantially improved structures, the applicant must submit to the ~~Fire Department-Division of Fire Protection Prevention and Building Safety Department of Planning and Development~~ the elevation (in relation to mean sea level) certified by a registered Wisconsin professional engineer or architect of the lowest habitable floor (including basement) and/or the elevation (in relation to mean sea level) to which the structure was floodproofed. Upon written request from the owner, the ~~Fire Department-Division of Fire Protection Prevention and Building Safety Department of Planning and Development~~ shall issue a certificate of compliance for any building or premises existing at the time of the adoption of this article certifying, after inspection, the extent and type of use made of the building or premises and whether or not such use conforms to the provisions for this article.

Sec. 115-32. - Proof of zoning letters. A proof of zoning letter shall be provided by the ~~Department of Planning and Development~~ ~~Fire Department-Division of Fire Protection Prevention and Building Safety~~ upon request after payment of a fee in the amount established by resolution.