



June 10, 2014 – Walworth County Board Meeting

**Report of the County Clerk Regarding  
Communications Received After the Agenda Mailing**

The following items were placed on Supervisors' desks and are attached to this cover sheet:

County Clerk

**Kimberly S. Bushey**  
County Clerk

- Claim for Vehicle Damage – Connie Rudolph – To be referred to the Executive Committee
- Correspondence from State Senator Tim Cullen acknowledging receipt of Walworth County resolution in support of a graduated sanctions system – To be placed on file
- Correspondence from Waukesha County regarding Year 2014 Approval of Amendment to the Comprehensive Development Plan for Waukesha County – To be placed on file (The comprehensive plan amendments can be viewed in the County Clerk's office)
- *Walworth County Aging & Disability Resource Center News*, June 2014 – To be placed on file

*These items were received after the agenda mailing before the meeting. Other items that were placed on the Supervisors' desks at the meeting are not included on this report. Please contact the County Clerk's office for information regarding those items.*

My car was parked on the east side of Lakeland School. I got a page from Lisa in the front office ~~to come~~ around 12:10 pm to come up to the office. There was a man in the office that told me my car had been damaged by the guy mowing <sup>the front of</sup> the lawn. We went out to look at it and his boss came and took pictures. An accident report was filled out and I was told to get an estimate and that the County would pay for it.

Connie Rudolph  
189 Lewis St. Apt. 6  
Elkhorn, WI  
723-6992

RECEIVED  
WALWORTH COUNTY CLERK  
2014 JUN - 2 PM 4: 20

# Keith's Auto Body

4131 Industrial Court, Delavan, WI 53115  
 (262) 278-8861  
 Fax: (262) 728-8805  
 Email: keithsautobody@mia.net

Damage Assessed By: Garritt V.

Deductible: 0.00  
 Claim Number: 10792

Owner: CONNIE RUDOLPH  
 Address: 189 LEWIS ST, ELKHORN, WI 53121  
 Telephone: Home Phone: (262) 723-6992

Mitchell Service: 911099

Description: 2011 Mazda 6 s Grand Touring  
 Body Style: 4D Sed Drive Train: 3.7L Inj 6 Cyl 6A FWD  
 VIN: 1YVHZ8CB4B5M15777 License: 457UVR WI  
 Mileage: 25,441  
 OEM/ALT: O Search Code: None  
 Options: PASSENGER AIRBAG, DRIVER AIRBAG, POWER DRIVER SEAT, POWER LOCK, POWER WINDOW  
 REAR WINDOW DEFOGGER, CRUISE CONTROL, TILT STEERING COLUMN, LEATHER SEAT  
 TELESCOPIC STEERING COLUMN, PREMIUM SOUND SYSTEM, ANTI-LOCK BRAKE SYS.  
 TRACTION CONTROL, FOG LIGHTS, ALUM/ALLOY WHEELS, REARVIEW CAMERA  
 AUXILIARY INPUT, LEATHER STEERING WHEEL, AUTOMATIC TRANSMISSION, FRONT AIR DAM  
 TINTED GLASS, AUTO AIR CONDITION, TRIP COMPUTER, SUBWOOFER  
 VARIABLE ASSISTED STEERING, SIDE AIRBAGS, ANTI-THEFT SYSTEM  
 AUTOMATIC HEADLIGHTS, SIDE HEAD CURTAIN AIRBAGS  
 AM/FM STEREO CD CHANGER/MP3 PLAYER, ELECTRONIC PARKING AID  
 ELECTRONIC STABILITY CONTROL, FRONT HEATED BUCKET SEATS, INTERIOR AIR FILTER  
 KEYLESS ENTRY SYSTEM, POWER DISC BRAKES, POWER LIFTGATE\TRUNK  
 SIDE BLIND ZONE ALERT, STEERING WHEEL AUDIO CONTROLS, SUNROOF/MOONROOF (POWER)

Line Item	Entry Number	Labor Type	Operation	Line Item Description	Part Type/ Part Number	Dollar Amount	Labor Units
1	100696	BDY	OVERHAUL	Frnt Bumper Cover Assy			3.0 #
2	100015	BDY	REPAIR	Frnt Bumper Cover	Existing		1.5* #
3	AUTO	REF	REFINISH	Frnt Bumper Cover			C 2.6
4	100035	BDY	REMOVE/REPLACE	Frnt Bumper License Plate Bracket	GS3L-50-170B	15.70	INC
5	936014		ADD'L COST	FLEX ADDITIVE		3.00	*
6	AUTO	REF	ADD'L OPR	Clear Coat			1.0
7	933003	REF	ADD'L OPR	TINT COLOR			0.5*
8	AUTO		ADD'L COST	Paint/Materials		147.60	*
9	AUTO		ADD'L COST	Hazardous Waste Disposal		3.00	*

\* - Judgment Item  
 # - Labor Note Applies  
 C - Included in Clear Coat Calc

## Estimate Totals

I. Labor Subtotals	Units	Rate	Add'l Labor Amount	Sublet Amount	Totals	II. Part Replacement Summary	Amount
Body	4.5	56.00	0.00	0.00	252.00 T	Taxable Parts	15.70
Refinish	4.1	56.00	0.00	0.00	229.60 T	Sales Tax @ 5.500%	0.86
					Taxable Labor		
					Labor Tax @ 5.500 %		
					481.60	Total Replacement Parts Amount	16.56
					26.49		
Labor Summary	8.6				508.09		
III. Additional Costs					Amount	IV. Adjustments	Amount
Taxable Costs					153.60	Insurance Deductible	0.00
Sales Tax			@	5.500%	8.45	Customer Responsibility	0.00
Total Additional Costs					162.05		
Paint Material Method: Rates							
Init Rate = 36.00 , Init Max Hours = 99.9, Addl Rate = 0.00							
					I. Total Labor:		508.09
					II. Total Replacement Parts:		16.56
					III. Total Additional Costs:		162.05
					Gross Total:		686.70
					IV. Total Adjustments:		0.00
					Net Total:		686.70

**This is a preliminary estimate.**  
**Additional changes to the estimate may be required for the actual repair.**

**TIM CULLEN**  
STATE SENATOR  
15th District

Capitol Address:  
State Capitol, South Wing  
P.O. Box 7882  
Madison, WI 53707-7882  
(608) 266-2253

Toll Free:  
1 (800) 334-1468



E-Mail Address:  
Sen.Cullen@legis.wi.gov

Web Address:  
<http://cullen.senate.wi.gov>

May 27, 2014

Kimberly Bushey, Clerk  
Walworth County  
PO Box 1001  
Elkhorn, WI 53121

Dear Ms. Bushey:

Thank you for sending me a copy of the Walworth County Board's resolution in support of a graduated sanctions system for certain violations by people on community supervision or deferred prosecution.

Enclosed is a copy of Assembly Bill 702, which is very similar to the resolution you sent me. This bill requires the Wisconsin Department of Corrections to develop a short-term sanctions system for violations of conditions of release. The bill also allows district attorneys to use short-term sanctions for violations of deferred prosecution agreements. I supported this bill because it gives probation and parole agents and district attorneys more options than sending an offender back to jail or prison for minor violations while on parole or while under deferred prosecution.

The bill had tremendous bipartisan support and passed both houses of the Legislature on voice votes. It was signed into law on April 8.

Once again, I appreciate your taking the time to share this resolution. Please do let me know if you have any questions or concerns.

Sincerely,

A handwritten signature in black ink, appearing to read 'Tim Cullen'.

Tim Cullen  
State Senator

TC:kf:as

RECEIVED  
WALWORTH COUNTY CLERK  
2014 MAY 30 AM 9:06



## WISCONSIN LEGISLATIVE COUNCIL ACT MEMO

**2013 Wisconsin Act 196**  
[2013 Assembly Bill 702]

**DOC System of  
Short-Term Sanctions**

2013 Wisconsin Act 196 relates to creation of a system of short-term sanctions by the Department of Corrections (DOC) and to penalties for attempted possession of particular narcotic drugs.

### **System of Short-Term Sanctions**

Act 196 directs DOC to develop, by rule, a system of short-term sanctions for offenders who violate conditions of their parole, probation, extended supervision, and deferred prosecution agreements. The system must set forth a list of sanctions for the most common violations and must fulfill a number of other conditions. Specifically, the system of short-term sanctions must do all of the following:

- Take into account the objective to be accomplished by imposing the sanction, consider the level of intensity necessary to achieve the objective, and consider the extent to which sanction imposition is likely to accomplish the objective;
- Take into account the goals of protecting the public, correcting the offender's behavior, and holding the offender accountable;
- Determine when revocation is the required response to the violation;
- Provide flexibility in imposing sanctions but also provide offenders with clear and immediate consequences for violations;
- Provide examples of high, medium, and low level sanctions and what factors to consider when determining which level of sanction to apply;

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This memo provides a brief description of the Act. For more detailed information, consult the text of the law and related legislative documents at the Legislature's Web site at: <http://www.legis.wisconsin.gov>.

One East Main Street, Suite 401 • P.O. Box 2536 • Madison, WI 53701-2536  
(608) 266-1304 • Fax: (608) 266-3830 • Email: [leg.council@legis.wisconsin.gov](mailto:leg.council@legis.wisconsin.gov)  
<http://www.legis.wisconsin.gov/lc>

(OVER)

- Determine how to reward offenders for compliance with conditions of parole, of probation, of extended supervision, or of the agreement;
- Ensure that efforts to minimize the impact of an offender's employment are made when applying sanctions; and
- Ensure that efforts to minimize the impact on an offender's family are made when applying the sanctions.

Act 196 requires DOC to perform reviews of the sanctions imposed under the system to assess disparities among sanctions, evaluate the effectiveness of sanctions, and monitor the impact of the sanctions on the number and type of revocations.

In addition, the Act grants authority to district attorneys to impose sanctions under the system on defendants who violate conditions of a deferred prosecution agreement.

Act 196 also allows DOC to confine an offender who is on probation or parole for up to 90 days in a county jail or regional detention facility if the offender signs a statement admitting a violation of a condition or rule. If the offender is confined in a county jail, DOC must reimburse the county for its actual costs.

Finally, the Act grants DOC authority to contract with local governments for temporary housing or detention of offenders on probation in county jails or houses of correction. The agency possessed authority to contract with counties for the housing or detention of offenders on parole and extended supervision under prior law, and may now do so for offenders on probation as well.

#### **Attempted Possession of Particular Narcotic Drugs**

Act 196 increases the penalty for attempted possession of particular narcotic drugs. Under prior law, the penalty for attempting to possess a Schedule I or II controlled substance or analog which is a narcotic drug (e.g. opium and heroin) was different than the penalty for actual possession. Attempted possession under prior law was a Class A misdemeanor while actual possession was a Class I felony. Act 196 makes both attempted possession and actual possession of these substances and analogs a Class I felony.

*Effective date:* April 9, 2014

*Prepared by:* Katie Bender-Olson, Staff Attorney

April 9, 2014

KBO:jb;ty



## 2013 ASSEMBLY BILL 702

January 31, 2014 - Introduced by Representatives NYGREN, BALLWEG, BIES, CZAJA, ENDSLEY, KLEEFISCH, KNODL, KNUDSON, KOOYENGA, KRUG, T. LARSON, LEMAHIEU, MARKLEIN, MURPHY, A. OTT, PETERSEN, PETRYK, SWEARINGEN, TRANEL, BILLINGS, GOYKE, HEBL, KAHL, PASCH, RICHARDS, RINGHAND and ZAMARRIPA, cosponsored by Senators HARSDFORF, DARLING, L. TAYLOR, COWLES, GUDEX, OLSEN, CARPENTER, SCHULTZ and GROTHMAN. Referred to Committee on Corrections.

1     **AN ACT to renumber and amend** 301.03 (3); **to amend** 301.068 (5); and **to**  
2           **create** 301.03 (3) (a), (b) and (c), 304.06 (3g), 971.375 and 973.10 (2s) of the  
3           statutes; **relating to:** development of a system of short-term sanctions for  
4           individuals who violate conditions of extended supervision, parole, probation,  
5           or a deferred prosecution agreement and granting rule-making authority.

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### ***Analysis by the Legislative Reference Bureau***

Under current law, if an individual who is on probation, extended supervision, or parole (release) violates a condition of that release, the person is subject to sanctions including incarceration. This bill requires the Department of Corrections (DOC) to develop a system of short-term sanctions for violations of conditions of release and permits the sanctions to be imposed on the individual. This bill also allows a district attorney to use the short-term sanctions system for violations of a deferred prosecution agreement. The short-term sanctions system must provide a list of sanctions for the most common violations. In developing the system DOC must account for the objective to be accomplished by imposing the sanction and consider the level of intensity necessary to achieve the objective; protect the public, correct the offender's behavior, and hold the offender accountable; determine when revocation is the required response; provide flexibility in imposing sanctions but also provide offenders with clear and immediate consequences for violations; provide examples of high, medium, and low level sanctions and what factors to consider when determining which level of sanction to apply; determine how to reward compliance;

**ASSEMBLY BILL 702**

and ensure that efforts to minimize the impact on an offender's employment and family are made when applying sanctions. Finally, this bill requires DOC to perform reviews of sanctions imposed in order to assess disparities among sanctions, to evaluate the effectiveness of sanctions, and to monitor the impact of sanctions on the number and type of revocations for violations.

For further information see the *state and local* fiscal estimate, which will be printed as an appendix to this bill.

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*The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:*

1           **SECTION 1.** 301.03 (3) of the statutes is renumbered 301.03 (3) (intro.) and  
2 amended to read:

3           301.03 (3) (intro.) Administer parole, extended supervision, and probation  
4 matters, except that the decision to grant or deny parole to inmates shall be made  
5 by the parole commission and the decision to revoke probation, extended  
6 supervision, or parole, in cases in which there is no waiver of the right to a hearing,  
7 shall be made by the division of hearings and appeals in the department of  
8 administration. The secretary may grant special action parole releases under s.  
9 304.02. The department shall promulgate rules ~~establishing a drug testing program~~  
10 ~~for probationers, parolees and persons placed on extended supervision.~~ The rules  
11 ~~shall provide for assessment of fees upon probationers, parolees and persons placed~~  
12 ~~on extended supervision to partially offset the costs of the program.~~ to do all of the  
13 following:

14           **SECTION 2.** 301.03 (3) (a), (b) and (c) of the statutes are created to read:

15           301.03 (3) (a) Develop a system of short-term sanctions for violations of  
16 conditions of parole, probation, extended supervision, and deferred prosecution  
17 agreements that sets forth a list of sanctions to be imposed for the most common  
18 violations.

**ASSEMBLY BILL 702**

1 (b) Ensure that the system of short-term sanctions developed under par. (a)  
2 does all of the following:

3 1. Takes into account the objective to be accomplished by imposing the sanction,  
4 considers the level of intensity necessary to achieve the objective, and considers the  
5 extent to which sanction imposition is likely to accomplish the objective.

6 2. Takes into account the goals of protecting the public, correcting the offender's  
7 behavior, and holding the offender accountable.

8 3. Determines when revocation is the required response to the violation.

9 4. Provides flexibility in imposing sanctions but also provides offenders with  
10 clear and immediate consequences for violations.

11 5. Provides examples of high, medium, and low level sanctions and what factors  
12 to consider when determining which level of sanction to apply.

13 6. Determines how to reward offenders for compliance with conditions of  
14 parole, of probation, of extended supervision, or of the agreement.

15 7. Ensures that efforts to minimize the impact on an offender's employment are  
16 made when applying sanctions.

17 8. Ensures that efforts to minimize the impact on an offender's family are made  
18 when applying the sanctions.

19 (c) Perform reviews of sanctions imposed under the system to assess disparities  
20 among sanctions, to evaluate the effectiveness of sanctions, and to monitor the  
21 impact of sanctions on the number and type of revocations for violations.

22 **SECTION 3.** 301.068 (5) of the statutes is amended to read:

23 301.068 (5) The department shall provide to probation, extended supervision,  
24 and parole agents training and skill development in reducing offenders' risk of  
25 reoffending and intervention techniques and shall by rule set forth requirements for

**ASSEMBLY BILL 702****SECTION 3**

1 the training and skill development. The department shall develop policies to guide  
2 probation, extended supervision, and parole agents in the supervision and  
3 revocation of offenders on probation, extended supervision, and parole and develop  
4 practices regarding alternatives to revocation of probation, extended supervision, or  
5 parole. To the extent practicable, the department shall incorporate the practices into  
6 the system developed under s. 301.03 (3) (a).

7 **SECTION 4.** 304.06 (3g) of the statutes is created to read:

8 304.06 (3g) If a paroled prisoner signs a statement admitting a violation of a  
9 condition or rule of parole, the department may, as a sanction for the violation,  
10 confine the prisoner for up to 90 days in a regional detention facility or, with the  
11 approval of the sheriff, in a county jail. If the department confines the prisoner in  
12 a county jail under this subsection, the department shall reimburse the county for  
13 its actual costs in confining the prisoner from the appropriations under s. 20.410 (1)  
14 (ab) and (b). Notwithstanding s. 302.43, the prisoner is not eligible to earn good time  
15 credit on any period of confinement imposed under this subsection.

16 **SECTION 5.** 971.375 of the statutes is created to read:

17 **971.375 Deferred prosecution agreements; sanctions.** The district  
18 attorney may subject a defendant to sanctions as provided in the system developed  
19 under s. 301.03 (3) (a) if the defendant violates a condition of a deferred prosecution  
20 agreement.

21 **SECTION 6.** 973.10 (2s) of the statutes is created to read:

22 973.10 (2s) If a probationer signs a statement admitting a violation of a  
23 condition or rule of probation, the department may, as a sanction for the violation,  
24 confine the probationer for up to 90 days in a regional detention facility or, with the  
25 approval of the sheriff, in a county jail. If the department confines the probationer

**ASSEMBLY BILL 702**

1 in a county jail under this subsection, the department shall reimburse the county for  
2 its actual costs in confining the probationer from the appropriations under s. 20.410  
3 (1) (ab) and (b).

4 **SECTION 7. Initial applicability.**

5 (1) This act first applies to violations occurring on the effective date of this  
6 subsection.

7 (END)



**COUNTY CLERK'S OFFICE**

**WAUKESHA COUNTY**

**KATHLEEN O. NOVACK**  
*County Clerk*

515 W. Moreland Blvd. Room AC120  
Waukesha, WI 53188-3873

**KELLY YAEGER**  
*Deputy County Clerk*

Phone: (262) 548-7010  
Fax: (262) 548-7722  
[www.waukeshacounty.gov/departments/clerk](http://www.waukeshacounty.gov/departments/clerk)

May 30, 2014

Waukesha County Municipal Clerk's (via e-mail)  
Municipal Clerk's for Adjacent Units of Government (via e-mail)  
Waukesha County Libraries

**Re: Year 2014 Approval of Amendment to the Comprehensive Development Plan for  
Waukesha County**

The Waukesha County Board of Supervisors, at its meeting of Tuesday, April 8, 2014, approved the ordinance Year 2014 Approval of Amendment to the Comprehensive Development Plan for Waukesha County (7 – Waukesha County Department of Parks and Land Use, Incorporating Housing Plan Recommendations to the Comprehensive Development Plan for Waukesha County). A certified copy of the ordinance and signature page is enclosed for your information. The "Staff Report and Recommendation" can be requested from the County Clerk's Office.

In the event you should have any questions, please do not hesitate to call.

Respectfully,

A handwritten signature in cursive script that reads "Kathleen O. Novack".

Kathleen O. Novack  
Waukesha County Clerk

Enclosure

cc: Kathy Brady, Department of Parks and Land Use

CERTIFICATE

STATE OF WISCONSIN)

:SS

WAUKESHA COUNTY )

I, Kelly Yaeger, Deputy County Clerk in and for the County of Waukesha, State of Wisconsin, DO HEREBY CERTIFY that the attached Enrolled Ordinance 168-111, was adopted by the Waukesha County Board of Supervisors in regular session on the 8<sup>th</sup> day of April, 2014.

CERTIFIED this 30<sup>th</sup> day of May, A.D., 2014.

  
\_\_\_\_\_  
Kelly Yaeger  
Deputy County Clerk, CERA

ENROLLED ORDINANCE 168-111

YEAR 2014 APPROVAL OF AMENDMENT TO THE  
COMPREHENSIVE DEVELOPMENT PLAN FOR WAUKESHA COUNTY  
(7 – WAUKESHA COUNTY DEPARTMENT OF PARKS AND LAND USE,  
INCORPORATING HOUSING PLAN RECOMMENDATIONS TO THE  
COMPREHENSIVE DEVELOPMENT PLAN FOR WAUKESHA COUNTY)

WHEREAS, on February 24, 2009, the Waukesha County Board of Supervisors in Enrolled Ordinance No 163-81, approved a Comprehensive Development Plan for Waukesha County, and

WHEREAS, the Comprehensive Development Plan for Waukesha County provides for annual update and amendment procedures, and

WHEREAS, on February 20, 2014, the Waukesha County Park and Planning Commission and the Waukesha County Land Use, Parks and Environment Committee held a joint Public Hearing to receive testimony on proposed changes to the Comprehensive Development Plan for Waukesha County, and

WHEREAS, the staff has identified in a “Staff Report and Recommendation” dated March 6, 2014, a summary of the Public Hearing, comments and Staff Recommendations for the proposed change to the Comprehensive Development Plan for Waukesha County, and

WHEREAS, the “Staff Report and Recommendation” has been reviewed by the Waukesha County Park and Planning Commission on March 6, 2014, and a recommendation was reported to the Land Use, Parks and Environment Committee and the Waukesha County Board of Supervisors as required in the Comprehensive Development Plan for Waukesha County and as set forth in the attached “Chart of Actions.”

THE COUNTY BOARD OF SUPERVISORS OF THE COUNTY OF WAUKESHA ORDAINS that the following amendment is hereby approved to the Year 2035 Comprehensive Development Plan for Waukesha County:

7. *The Waukesha County Department of Parks and Land Use*, requests amendments to the text of the Comprehensive Development Plan for Waukesha County to incorporate recommendations of the new regional housing plan entitled, “*A Regional Housing Plan for Southeastern Wisconsin: 2035*”, that was adopted by the Southeastern Wisconsin Regional Planning Commission in March 2013.

BE IT FURTHER ORDAINED that a more detailed description of Amendment 7 is on file in the office of the Waukesha County Department of Parks and Land Use.

BE IT FURTHER ORDAINED that the Waukesha County Clerk shall transmit copies of this Ordinance and copies of the Plan to the governing bodies of all of the cities, villages and towns within the County and to the designated agencies and adjacent units of government as set forth in Sec. 66.1001, Wis. Stats.

YEAR 2014 APPROVAL OF AMENDMENT TO THE  
COMPREHENSIVE DEVELOPMENT PLAN FOR WAUKESHA COUNTY  
(7 - WAUKESHA COUNTY DEPARTMENT OF PARKS AND LAND USE,  
INCORPORATING HOUSING PLAN RECOMMENDATIONS TO THE  
COMPREHENSIVE DEVELOPMENT PLAN FOR WAUKESHA COUNTY)

Presented by:  
Land Use, Parks, and Environment Committee

Absent  
James A. Heinrich, Chair

Jim Batzko  
Jim Batzko

Walter Kolb  
Walter Kolb

Pamela Meyer  
Pamela Meyer

Absent  
Fritz Ruf

Thomas J. Schelling  
Thomas J. Schelling

Daniel D. Zimmermann  
David D. Zimmermann

The foregoing legislation adopted by the County Board of Supervisors of Waukesha County, Wisconsin, was presented to the County Executive on:

Date: 4/8/14, Kathleen Novack  
Kathleen Novack, County Clerk

The foregoing legislation adopted by the County Board of Supervisors of Waukesha County, Wisconsin, is hereby:

Approved: D

Vetoed: \_\_\_\_\_

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

Daniel P. Vrakas

Digitally signed by Daniel P. Vrakas  
DN: cn=Daniel P. Vrakas, o=Waukesha County,  
ou=Waukesha County Executive,  
email=countyexec@waukesha-county.gov, c=US  
Date: 2014.04.14 12:11:53 -0500

Daniel P. Vrakas, County Executive

4-14-14



DATE: June 2, 2014

TO: Waukesha County Municipal Clerks (via email)  
Municipal Clerks for Adjacent Units of Government (via email)

FROM: Jason Fruth  
Planning and Zoning Manager

SUBJECT: Notice of availability of 2014 housing text amendments to the Comprehensive Development Plan for Waukesha County

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Pursuant to Section 66.1001(4)(b) of the *Wisconsin Statutes*, Waukesha County is required to provide copies of comprehensive plan amendments to all units of government within the County and to adjacent units of government. Please be advised that the Waukesha County Board of Supervisors adopted text amendments to the plan on April 8, 2014. The amendments pertain to the incorporation of Regional Housing Plan recommendations. These amendments affect the Table of Contents, Housing Element (Chapter 5) and the Implementation Element (Chapter 9).

Please be advised that the text amendments are attached and are also available for viewing on the Waukesha County website at [www.waukeshacounty.gov/planning](http://www.waukeshacounty.gov/planning) under the "Quicklinks" tab. If you would like a hard copy of the text amendments, please contact Kathy Brady at (262) 548-7790.

cc: Nancy Anderson, SEWRPC  
Kenneth Yunker, SEWRPC  
Wisconsin Dept. of Administration

Planning and Zoning Division  
515 W. Moreland Blvd. • Room AC 230  
Waukesha, Wisconsin 53188-3878  
Phone: (262) 548-7790 • Fax: (262) 896-8071