NOTICE OF STANDING

COMMITTEE MEETINGS

Scheduled for Tuesday, July 23, 2019, beginning at 6:30 p.m. in

Council Chambers Village Hall of Tinley Park 16250 S. Oak Park Avenue Tinley Park, Illinois

Community Development Committee Marketing Committee Finance Committee

A copy of the agendas for these meetings is attached hereto.

Kristin A. Thirion Clerk Village of Tinley Park

<u>NOTICE OF A MEETING</u> OF THE COMMUNITY DEVELOPMENT COMMITTEE

Notice is hereby given that a special meeting of the Community Development Committee of the Village of Tinley Park, Cook and Will Counties, Illinois, will begin at 6:30 p.m. on Tuesday, July 23, 2019, in Council Chambers at the Village Hall of Tinley Park, 16250 S. Oak Park Avenue, Tinley Park, Illinois.

- 1. OPEN THE MEETING.
- 2. CONSIDER APPROVAL OF THE MINUTES OF THE COMMUNITY DEVELOPMENT COMMITTEE MEETING HELD ON JUNE 24, 2019.
- 3. DISCUSS MASONRY VARIATION 17130 67TH COURT.
- 4. DISCUSS STATUS OF LENNY'S 19420 HARLEM AVENUE ANNEXATION.
- 5. DISCUSS STATUS OF HARMONY SQUARE.
- 6. DISCUSS TEXT AMENDMENT ADDING RACINO TO ORI DISTRICT.
- 7. RECEIVE COMMENTS FROM THE PUBLIC.

ADJOURNMENT

KRISTIN A. THIRION VILLAGE CLERK

MINUTES Special Meeting of the Community Development Committee June 24, 2019 - 6:30 p.m. Village Hall of Tinley Park – Council Chambers 16250 S. Oak Park Avenue Tinley Park, IL 60477

Members Present:	M. Mueller, Chairman C. Berg, Village Trustee
	D. Galante, Village Trustee
Members Absent:	None
Other Board Members Present:	M. Glotz, Village Trustee
Staff Present:	D. Niemeyer, Village Manager
	P. Carr, Assistant Village Manager
	P. Connelly, Village Attorney - Arrived 6:38 p.m.
	C. Faricelli, Deputy Police Chief
	M. Zonsius, Assistant Village Treasurer
	K. Clarke, Community Development Director
	P. Hoban, Economic Development Manager
	D. Framke, Marketing Director
	P. Wallrich, Planning Manager
	D. Ritter, Senior Planner
	L. Valley, Executive Assistant to the Manager and Trustees
	H. Lipman, Management Analyst
	C. Mikrut, Intern
	L. Carollo, Commission/Committee Secretary

Item #1 - The Special Meeting of the Community Development Committee was called to order at 6:30 p.m.

Item #2 - CONSIDER APPROVAL OF THE MINUTES OF THE COMMUNITY

DEVELOPMENT COMMITTEE MEETING HELD ON MAY 28, 2019 – Motion was made by Chairman Mueller, seconded by Trustee Berg, to approve the minutes of the Community Development Committee meeting held on May 28, 2019. Vote by voice call. Chairman Mueller declared the motion carried.

Item #3 – DISCUSS FOUNDATION ONLY POLICY - There have been increasing requests to issue Foundation Only permits on some larger projects that have been entitled through zoning, but have not submitted full construction documents (CDs) for permit issuance. Currently, the Building Code provides for issuing Foundation Only permits, however, it is unclear as to what conditions precipitate issuance, what security the Village should obtain as protection for a phased permitting process and what submittals are required to issue the permits. Staff is currently in the process of updating the Building Code, which presents an opportunity to address issues related to these permits and assist staff in providing consistent regulation for all development projects. Adoption of this policy would increase efficiencies within the department and improve customer service.

The Village has issued Foundation Only permits historically on a case-by-case basis at the discretion of the Building Official. Building Officials within other communities surveyed have found Foundation

Only permits not preferable and typically handled on a case-by-case basis. Issuance of a Foundation Only permit is viewed as a benefit, specifically helpful for large projects where development of CDs and the review process often follow a longer timeframe. These permits are considered the exception rather than the rule as the Village and developer both assume risks. It is expected that the CDs be far enough along and final engineering completed or there may be risks that changes may impact the footprint of the building. Most neighboring communities feel there should be extenuating circumstances warranting issuance of a Foundation Only permit.

Staff requested a Foundation Only permit policy adoption, specifying what projects would be eligible and document requirements. The final policy would include:

- Projects eligible for Foundation Only permits Commercial or residential;
- Securities required Letter of Credit if project does not move forward;
- Conditions for issuance of Foundation Only permits (weather, project size, significance to community);
- Submittal requirements;
- Department review process;
- Village Board approval Reviewed by Village Board either through Committee approval or full Board approval.

Committee discussion encompassed all components above for final policy inclusion.

Motion was made by Trustee Berg, seconded by Trustee Galante, to recommend staff finalize a Foundation Only permit policy to be placed on the agenda of the Village Board meeting scheduled July 2, 2019. Vote by voice. Chairman Mueller declared the motion carried.

<u>Item #4 – DISCUSS ADVIS-SPRINGFORT HALL - RECLASSIFICATION</u> - Advis, President and CEO, Lyndean Brick, plans to invest \$500,000 in the vacant 8,000 sq. ft. commercial space of Springfort Hall, 17200 Oak Park Avenue. Advis also plans to relocate its headquarters from Mokena, IL and a total of 40 employees by January 1, 2020.

Advis is a Woman Owned Small Business (WOSB) health care consulting firm specializing in innovative revenue enhancement and savings protocols at the crossroads of regulation, compliance and provider operations.

Ms. Brick requested a Class 7a incentive to occupy 17200 Oak Park Avenue. The applicant has stated "but for..." the Class 7a reclassification Advis will not invest in the subject site. Cook County provides the Class 7a Incentive Program allowing reclassification of properties to effectively lower their tax assessment from the commercial rate of 25% to the residential rate of 10%. Class 7a reclassifications provide an assessment of 10% market value for the first ten (10) years, 15% in the eleventh year and 20% in the twelfth year. The Class 7a Incentive Program is intended to spur development in areas determined to be "in need of commercial development," commercial projects with total development costs, exclusive of land, under \$2 million, which would not be economically feasible without the incentive. High property taxes are a primary reason for Class 7a incentives and the competition with Will County and Indiana taxes. The building has been vacant since 2011.

The Economic and Commercial Commission (ECC) recommended approval of a Class 7a reclassification for Advis, Inc. on June 10, 2019.

Myron Brick of Advis, Inc. was present to answer any questions from the Committee. Advis, Inc. is only qualified for the requested Class 7a reclassification. Regular business hours would be 9 a.m. to 5 p.m. Chairman Mueller asked the Committee if there were further questions. No one came forward.

Motion was made by Trustee Galante, seconded by Trustee Berg, to recommend Advis, Inc. Class 7a reclassification request be placed on the agenda of the Village Board meeting scheduled July 2, 2019. Vote by voice. Chairman Mueller declared the motion carried.

Item #5 – DISCUSS GOVTEMPS - CONTRACT RENEWAL - Staff recommended the Village renew the annual Professional Services Agreement with GovTemps, which expires August 31, 2019, to fill the position of Planning Manager in the Community Development Department. Kimberly Clarke was promoted to Community Development Director June 4, 2019, and Paula Wallrich assumed the Planning Manager position at approximately 32 hours per week. The proposed contract renews Paula's service through August 31, 2020, at a rate of pay of \$77.49 hourly. This rate, paid to GovHR, is a proposed 2.5% over the current rate, effective June 10, 2019 through August 31, 2019. Effective September 1, 2019, Ms. Wallrich will be compensated \$55.35 hourly.

The Community Development Committee received a copy of the Professional Services Agreement with GovTemps for review and consideration. D. Niemeyer stated the rate paid to GovHR includes basic employee benefits. Kimberly Clarke and Paula Wallrich summarized the staffing plan for the Community Development Department.

Motion was made by Trustee Galante, seconded by Chairman Mueller, to recommend the Professional Services Agreement with GovTemps be placed on the agenda of the Village Board meeting scheduled July 2, 2019. Vote by voice. Chairman Mueller declared the motion carried.

<u>Item #6 – DISCUSS FEE STUDY - TEXT AMENDMENT</u> - Upon review of Village fees, staff identified a number of commercial and development-related fees that are comparatively low and many do not cover a standard level of upfront costs for most projects or services. Staff focused on creating adequate fee levels to cover appropriate costs for new projects as many fees have not been updated in 10-20 years.

Traditionally, municipalities have not charged an applicant all costs related to development projects, assuming these projects performed for a fee will increase property values and quality of life. Most fees are usually set with the goal of covering upfront costs related to the projects. However, due to decreasing revenue sources, many communities have begun to adopt a policy that private development projects should pay all costs to avoid existing residents subsidizing any portion of private projects. The proposed fee increases are primarily assessed for new development and commercial projects/events. Increased residential-related fees would include a Variation request and a minimum \$50 fee for building permits. The majority of increased fees would include those associated with public hearings, plan reviews, commercial building permits and new residential construction, which are currently subsidized at a high level by the General Fund compared to the upfront costs associated with each request.

The Committee received an analysis of fees charged in surrounding communities in comparison to Tinley Park. Comparisons showed there is room to cover a greater amount of upfront costs as well as remaining competitive in commercial and development areas. Staff recommended each fee be set at an average or slightly below average compared to local surrounding communities.

Other departments and respective committees will review fees including utility connections and usage of Police, Fire and Public Works staff for non-Village special events.

Village fees were also found scattered within many codes and ordinances, making it difficult for a customer to find specific fee information and also for the department to enforce or update fees consistently. To enhance efficiency and customer service, staff recommended development of a comprehensive fee schedule in the Code of Ordinances, which will list all Village fees. The timing of the fee amendments will coincide with the overall Building Code update planned in early September.

Chairman Mueller questioned why the Village did not charge a fee for certain items. D. Ritter, Senior Planner stated it has been a combination of oversight and confusion with fees scattered throughout the Code. Trustee Berg asked how fees are waived when working with a developer. Mr. Ritter stated the Village Attorney drafts the agreements and the agreements, which include fees, are brought to the Committee for recommendation. The fee increases would not be retroactive. Chairman Mueller asked if there were further questions from the Committee. No one came forward.

Motion was made by Trustee Berg, seconded by Trustee Galante, to recommend the proposed fee increases be presented to the meeting of the Committee of the Whole scheduled July 16, 2019. Vote by voice. Chairman Mueller declared the motion carried.

Item #7 – DISCUSS BANQUET USE - TEXT AGREEMENT - Staff recently received a banquet facility request in the Neighborhood Shopping District (B-1), which as per Code is not permitted. However, banquet facilities are allowed as a Permitted Use in the (Office and Restricted Industrial) ORI and (General Manufacturing) M-1 Zoning Districts. Upon review and discussions, Planning felt banquet facilities needed to be viewed as a distinct use with distinct characteristics and located in an appropriate district without a negative impact on surrounding land uses. Zoning codes were also researched in similar communities and staff identified banquet facilities are often permitted in business districts with the size of the facility dictating whether it is considered a Permitted or Special Use.

Staff recommendations and intended uses for specific zoning districts are noted below:

- B-1 Neighborhood Shopping District Banquet facilities be allowed as a Special Use provided the use occupies a structure no greater than 5,000 sq. ft. Intended to provide areas for retail and service establishments to supply convenience goods or personal services for daily needs of residents living in adjacent residential neighborhoods.
- B-2 Community Shopping District Banquet facilities be allowed as a Special Use provided the use occupies a structure no greater than 7,500 sq. ft. Intended to provide a wide variety of related retail-type businesses along with personal and complementary uses.
- B-3 General Business and Commercial District Banquet facilities be allowed as a Permitted Use provided the use occupies a structure no greater than 30,000 sq. ft. A Special Use would be allowed for banquet facilities occupying a structure greater than 30,000 sq. ft., but not greater than 50,000 sq. ft. Intended to include uses not compatible in a neighborhood or community-type shopping center.
- B-4 Office and Service Business District Banquet facilities be allowed as a Special Use provided the use occupies a structure no greater than 5,000 sq. ft. Intended primarily to provide office space for service-type businesses.
- B-5 Automotive Service District Banquet facilities be prohibited. Intended to provide certain areas for automotive service and related types of uses.

Additionally, staff recommended the addition of specific parking requirements related to banquet facilities as follows: One space/100 sq. ft. in B-1 and B-4 Districts, ORI and M-1 Districts and 1 space/200 sq. ft. in B-2 and B-3 Districts.

Chairman Mueller asked if the Committee had any questions. Trustee Galante asked if all banquet facilities could be categorized as a Special Use for Village protection. P. Wallrich, Planning Manager stated the concerns with banquet facilities mainly are parking and traffic control and Planning recommended stricter parking requirements as a result. In response to Trustee Berg's question, P. Hoban, Economic Development Manager stated there have been car businesses interested in the B-5 District and currently the B-5 District is the primary location of interest. Trustee Glotz stated a concern of parking in a location of the B-1 District. Discussion continued relating to the proposed parking recommendations. P. Connelly, Village Attorney explained to the Committee specific locations for banquets and parking issues associated with them would be addressed in future if the text amendment is approved. The overall concept and guidelines above are to aid the Community Development Department moving forward in managing general banquet facility requests.

Motion was made by Trustee Berg, seconded by Chairman Mueller, to recommend Banquet Use - Text Agreement be forwarded to the Plan Commission meeting scheduled July 18, 2019. Vote by voice. Chairman Mueller declared the motion carried.

Item #8 – RECEIVE COMMENTS FROM THE PUBLIC - No comments from the public.

ADJOURNMENT

Motion was made by Trustee Berg, seconded by Trustee Chairman Mueller, to adjourn this Special Meeting of the Community Development Committee. Vote by voice call. Chairman Mueller declared the motion carried and adjourned the meeting at 7:34 p.m.

lc



Date:	July 23, 2019
То:	Trustee Mueller, Chair, Community Development Committee Dave Niemeyer, Village Manager
From:	Daniel Ritter, AICP, Senior Planner
Subject:	Exterior Masonry Waiver – 17130 67 th Court

Background & Discussion:

Erica Techeira and Jason Rosater (Owners) are requesting a waiver of the masonry requirement in the Tinley Park Comprehensive Building Code for a home addition at 17130 67th Court:

Sec. 305.B.3.a - If the dwelling unit's first floor is made of face brick on all sides, any size addition shall be constructed of face brick.

Sec. 305.B.3.d - If the addition covers more than one facade of the building or if the addition is large enough to be considered a complete remodel, the makeup of the building material shall adhere to the following guidelines:

I. If the subdivision is of predominantly brick dwelling units the addition shall be constructed of brick.

The Code requires the addition to be a consistent exterior material with the existing ranch home, which is a brown brick on the entirety of the addition. The Petitioners have stated they prefer a farmhouse-style look and that the addition would be cost-prohibitive to use face brick. Therefore, they are requesting a waiver of this requirement and construct the addition with 100% fiber cement (i.e., Hardie Board) siding on three facades and 50% on the front facade. Some existing brick will be retained on the front elevation with a German Schmear technique used to create a lighter unique look to the brick. As part of the older section near the downtown, the surrounding neighborhood has a mix of different material types and architectural styles; therefore, the proposed materials are consistent with the diverse streetscape of 67th Court.

North of the subject parcel is a non-masonry home (17124), north of that is a solid masonry home (17118) and north of that is another non- masonry home (17112). Across the street, there is a park, then north of that are two non-masonry homes (17123 & 17119), and north of that is a masonry home (17113).





Left: House directly north (17124) – Vinyl Siding



Center: Two houses north (17118) – Brick



Right: Three houses north (171112) – Vinyl Siding



Left: Two homes directly east across 67th Ct (17123 & 17119) – Vinyl Siding



Right: Three homes to the north on east side of 67^{th} Ct – Brick

Request:

Approval of a Waiver from the Masonry requirements of the Tinley Park Comprehensive Building Code to permit a home addition at 17130 67th Court to be construction of siding per the attached elevations.

Attachments





Date: July 23, 2019

To:Trustee Mueller, Chair, Community Development CommitteeDave Niemeyer, Village ManagerKimberly Clarke, Community Development Director

From: Paula J. Wallrich, AICP, Planning Manager

Subject: 19420 S. Harlem Avenue-Lenny's Food N Fuel-Annexation



BACKGROUND: Mr. Leonard McEnery, Lenny's Food N Fuel Harlem Avenue, LLC, has petitioned the Village of Tinley Park to annex his 4.87-acre parcel located at 19420 S. Harlem Avenue (see photo above). The project will require rezoning upon annexation and a Special Use Permit for the existing service station and car wash. The annexation and zoning entitlements were reviewed by the Village Board at their July 17, 2018 meeting. A motion authorizing the execution of an annexation agreement with Lenny's Food N Fuel failed with a 3 to 2 vote, therefore, the project did not move forward.

The property currently operates as a motor fueling facility for autos and trucks, a convenience store with a drive-up food service window (Dunkin Donuts and Beggars Pizza), a carwash, and outdoor dispensing /filling of propane tanks. Mr. McEnery wishes to expand his business in a similar fashion to his other facilities (Gas N Wash at 8810 W. 191st) which includes the sale of packaged liquor and video gaming. As an unincorporated parcel in Will County, Mr. McEnery's



parcel cannot not sell packaged liquor or obtain a video gaming license. Per testimony given during the 2018 annexation review the Petitioner estimated the Village will receive approximately \$408,000 annually from sales, video gaming and property taxes, and licensing fees.

The fueling center and convenience store were constructed in the County in 2015; the car wash was constructed in 2017. Currently both facilities are connected to Frankfort water and sewer.

DISCUSSION:. Staff is working on the annexation agreement which will be generally consistent with the agreement presented to the Village Board in 2018. The following items will be addressed in the Agreement: :

- The property will be zoned B-3 with Special Uses to allow for the continuance of existing uses;
- An inspection will be performed on all existing buildings and deficiencies noted with timelines for compliance;
- Idling of trucks; along the west access drive.
- Hours of operation;
- Signage;
- Liquor sales;
- Video gaming:
- Connection to Village utilities; and
- Fees, including recapture fees.

SCHEDULE: Upon the recommendation of the Community Development Committee, Staff will proceed with finalizing the Annexation Agreement. Zoning review at the Plan Commission is tentatively scheduled for a workshop on August 01, 2019 and a Public Hearing on August 15, 2019. The Village Board will then consider the Plan Commission recommendation, the Annexation Ordinance and the Annexation Agreement for a first reading on September 3, 2019 with a Public Hearing for the annexation held prior to the Village Board meeting that same night. Final adoption of the annexation and rezoning issues is tentatively scheduled for September 17, 2019.





Date: July 23, 2019

To:Trustee Mueller, Chair, Community Development Committee
Dave Niemeyer, Village Manager
Kimberly Clarke, Community Development Director

From: Paula J. Wallrich, AICP, Planning Manager

Subject: Harmony Square Status

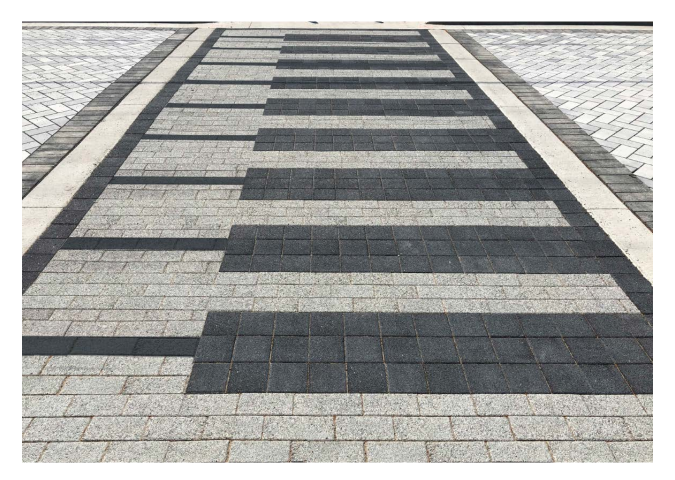
CONCEPT SITE PLAN



Subsequent to the Village Board's approval of the Lakota contract amendment which provided for the hiring of design sub-consultants the following reflects progress toward an early 2020 bid letting for a spring 2020 ground breaking:



- Architect (Tria Architects) is under contract and has initiated concepts for stage and restroom building design. Architect is working with acoustic Engineer for sound design. As design concepts are completed they will be presented to the Plaza Committee and shared with the Community Development Committee as part of status reports;
- Sternberg lighting representative has been engaged for lighting proposal and interior lighting is under review; coordinating with CBBEL for rink lighting, festoon lighting and security cameras;
- Fountain Designer (Fountain Technologies) is under contract, concept discussions continuing. Presentation to be made with 3-D modeling at Plaza Committee meeting in August and shared with the Community Development Committee as part of status reports;
- Lakota finalizing material palette and working though site furniture decisions;
- Lakota has been meeting with ice rink representatives (Magic Ice) to discuss rental vs. purchase options. Decision will be made within the next couple of weeks as it impacts design of restroom building;
- Concerns have been expressed by Trustees regarding the piano key design for the crosswalks. Lakota recommending we maintain the symbolic design but bring the black/white keys into correct proportion (black keys should be longer). Lakota has prepared some Photoshop exhibits that reflect the correct proportions with a narrower brick used to represent the space between white keys. Kevin Workowski will be working with paving contractor to resolve issues;





- Landscape design continues;
- Discussions regarding utility easement requirements for the west side of plaza continue between Public Works and the engineers. A Plat of Easement will be prepared for a 5' easement from Mr. Fuente's property;
- Plaza property will need to be rezoned to "Civic"; staff will take rezoning and site plan through Plan Commission for a workshop on September 5, 2019. This will coincide with the Encore Crossing review; and
- The Plaza Committee will meet in August with a utility subcommittee meeting within the next two weeks.





Date:	July 23, 2019
То:	Trustee Mueller, Chair Community Development Committee Dave Niemeyer, Village Manager
From:	Kimberly Clarke, AICP, Community Development Director
Subject:	Text Amendment-Racino Entertainment Complex

Background

Since the closing of the Tinley Park Mental Health Center (TPMHC) in 2012, there have been many discussions with the Village of Tinley Park and the State of Illinois regarding the future redevelopment of the site. The property is approximately 280 acres and is generally located at the NWC of Harlem Avenue and 183rd Street.

<u>Discussion</u>

The State of Illinois passed a new gaming bill (SB 690 HA) that will support and enhance Illinois horse racing industry. A new suburban racetrack and combined Casino (Racino) will be allowed to locate in either Bloom, Bremen, Calumet, Orland, Rich, Thornton or Worth Township. TPMHC is a site being considered for the construction of a new racetrack and combined Casino. The Mayor and Village Board have expressed an interest in entertaining the possibility of the creation of a new entertainment district at the TPMHC which will incorporate a Racino. As part of the gaming application process, the Village needs to show that a racetrack and casino are permitted uses within the ORI Zoning District of which the TPMHC is currently zoned. Listing such uses as a permitted use will not automatically approve such development. The development will be required to go through the necessary site plan approval process to critically analyze the design and impacts to the community.

<u>Request</u>

Direct staff to formalize a text amendment to list a Racino Entertainment Complex as a permitted use in the Zoning Code to be presented at the Plan Commission meeting on August 1, 2019.



PUBLIC COMMENT

ADJOURNMENT