12.07 LICENSING LIVESTOCK FACILITIES. (Cr. #126-2006)

(1) AUTHORITY. This section is adopted pursuant to the powers granted under the Wisconsin Constitution and the Wisconsin Statutes including, but not limited to, §§92.15 and 93.90, Wis. Stats. It is also adopted pursuant to Crawford County's Code of Ordinances Chapter 25.04.

(2) PURPOSE AND FINDINGS. The purpose of this section is to comply with the requirements of §93.90, Wis. Stats. and Ch. ATCP 51, Wis. Adm. Code, and to establish standards and authority to protect the public health and safety of the people of the County of Crawford. This section sets forth the procedures for obtaining a license for the siting of new and expanded livestock facilities in the County of Crawford.

(3) DEFINITIONS.

Adjacent means located on land parcels that touch each other, or on land parcels that are separated only by a river, stream, or transportation or utility right-of-way.

Animal Unit has the meaning that was given in §NR 243.03, Wis. Adm. Code, as of April 27, 2004.

Complete Application for Local Approval means an application that contains everything required under §ATCP 51.30(1)--(4), Wis. Adm. Code.

Expanded Livestock Facility means the entire livestock facility that is created by the expansion, after May 1, 2006, of an existing livestock facility. "Expanded livestock facility" includes all livestock structures in the expanded facility, regardless of whether those structures are new, existing or altered.

Expansion means an increase in the largest number of animal units kept at a livestock facility on at least 90 days in any 12-month period. The acquisition of an existing livestock facility, by the operator of an adjacent livestock facility, does not constitute an "expansion" unless that operator increases the largest number of animal units kept at the combined livestock facilities on at least 90 days in any 12-month period.

Livestock means domestic animals traditionally used in this state in the production of food, fiber or other animal products. "Livestock" includes cattle, swine, poultry, sheep and goats. "Livestock" does not include equine animals, bison, farm-raised deer, fish, captive game birds, raltes, camelids or mink.

Livestock Facility means a feedlot, dairy farm or other operation where livestock are or will be fed, confined, maintained or stabled for a total of 45 days or more in any 12-month period. A "livestock facility" includes all of the tax parcels of land on which the facility is located, but does not include a pasture or winter grazing area. Related livestock facilities are collectively treated as a single "livestock facility" for purposes of this chapter, except that an operator may elect to treat a separate species facility as a separate "livestock facility."

Livestock Structure means a building or other structure used to house or feed livestock, to confine livestock for milking, to confine livestock for feeding other than grazing, to store livestock feed, or to collect or store waste generated at a livestock facility. "Livestock structure" includes a barn, milking parlor, feed storage facility, feeding facility, animal lot or waste storage facility. "Livestock structure" does not include a pasture or winter grazing area, a fence surrounding a
pasture or winter grazing area, a livestock watering or feeding facility in a pasture or winter grazing area, or a machine shed or like facility that is not used for livestock.

*Manure* means excreta from livestock kept at a livestock facility. "Manure" includes livestock bedding, water, soil, hair, feathers, and other debris that becomes intermingled with livestock excreta in normal manure handling operations.

*New Livestock Facility* means a livestock facility that will be used as a livestock facility for the first time, or for the first time in at least 5 years. "New livestock facility" does not include an expanded livestock facility if any portion of that facility has been used as a livestock facility in the preceding 5 years.

*Operator* means a person who applies for or holds a local approval for a livestock facility.

*Person* means an individual, corporation, partnership, cooperative, limited liability company, trust or other legal entity.

*Populate* means to add animal units for which local approval is required.

*Property Line* means a line that separates parcels of land owned by different persons.

*Related Livestock Facilities* means livestock facilities that are owned or managed by the same person, and related to each other in at least one of the following ways:

(a) They are located on the same tax parcel or adjacent tax parcels of land.

(b) They use one or more of the same livestock structures to collect or store manure.

(c) At least a portion of their manure is applied to the same landspreading acreage.

*Separate Species Facility* means a livestock facility that meets all of the following criteria:

(a) It has only one of the following types of livestock, and that type of livestock is not kept on any other livestock facility to which the separate species facility is related under sub. (36) [see definition of "related livestock facilities"]:

1. Cattle.
2. Swine.
3. Poultry.
4. Sheep.
5. Goats.

Note: For purposes of par. (a), cattle and poultry are different "types" of livestock, but dairy and beef cattle are livestock of the same "type" ("cattle"). Milking cows, heifers, calves and steers (all "cattle") are livestock of the same "type." Turkeys, ducks, geese and chickens are livestock of the same "type" ("poultry").

(b) It has no more than 500 animal units.

(c) Its livestock housing and manure storage structures, if any, are separate from the livestock housing and manure storage structures used by livestock facilities to which it is related under sub. (36) [see definition of "related livestock facilities"].

(d) It meets one of the following criteria:

1. Its livestock housing and manure storage structures, if any, are located at least 750 feet from the nearest livestock housing or manure storage structure used by a livestock facility to which it is related under sub. (36) [see definition of "related livestock facilities"].
2. It and the other livestock facilities to which it is related under sub. (36) [see definition of "related livestock facilities"] have a combined total of fewer than 1,000 animal units.

**Waste Storage Facility** means one or more waste storage structures. "Waste storage facility" includes stationary equipment and piping used to load or unload a waste storage structure if the equipment is specifically designed for that purpose and is an integral part of the facility. "Waste storage facility" does not include equipment used to apply waste to land.

**Waste Storage Structure** means a waste storage impoundment made by constructing embankments, excavating a pit or dugout, or fabricating a structure. "Waste storage structure" does not include equipment used to apply waste to land. For purposes of §§ATCP 51.12(2) and 51.14, Wis. Adm. Code, "waste storage structure" does not include any of the following:
   (a) A structure used to collect and store waste under a livestock housing facility.
   (b) A manure digester consisting of a sealed structure in which manure is subjected to managed biological decomposition.

**WPDES Permit** means a permit issued under the Wisconsin Pollutant Discharge Elimination System Permit Program by Wisconsin Department of Natural Resources to regulate 1,000 animal unit or larger livestock operations.

The remaining definitions in Ch. ATCP 51, Wis. Adm. Code, are hereby incorporated by reference without reproducing them in full in this section.

(4) LICENSE REQUIRED.

(a) General. A license issued by the County of Crawford is required for new or expanded livestock facilities that will have 500 or more animal units. Populating and or construction may not occur above the applicable size threshold on Facilities requiring a license.

(b) Licenses for Existing Livestock Facilities.
   1. A license is required for the expansion of a pre-existing or previously approved livestock facility if the number of animal units kept at the expanded livestock facility will exceed all of the following:
      a. The applicable size threshold for a license.
      b. The maximum number previously approved or, if no maximum number was previously approved, a number that is 20% higher than the number kept on May 1, 2006, or on the effective date of the license requirement, whichever date is later.
   2. A license is not required for livestock facility that existed before May 1, 2006, or before the effective date of the license requirement in this section, except provided in sub. 1.
   3. A license is not required for livestock facility that was previously issued a conditional use permit, license or other local approval, except as provided in sub. 1. A prior approval for the construction of a livestock facility implies approval for the maximum number of animal units that the approved livestock facility was reasonably designed to house, except as otherwise clearly provided in the approval. Prior approval of a single livestock structure, such as a waste storage structure, does not constitute prior approval of an entire livestock facility.

(5) LICENSING ADMINISTRATION. The Land Conservation, Planning and Zoning Committee shall administer this section.
(6) LICENSING STANDARDS. The standards for issuing a license are as follows:

(a) The State livestock facility siting standards adopted under Ch. ATCP 51, Wis. Adm. Code, inclusive of all appendixes and worksheets and any future amendments to this chapter, except as may be noted in this section of the ordinance, are incorporated by reference in this section, without reproducing them in full.

(b) The following setbacks shall apply to livestock structures:

1. Property Lines. Property lines except as provided for waste storage structures, livestock structures must be located a minimum of 100 feet from the property line if the livestock facility will have fewer than 1,000 animal units, and 200 feet from the property line if the livestock facility will have 1,000 or more animal units. The setback requirement does not prevent the use or expansion of a livestock structure that was located within the setback area prior to the effective date of the setback requirement, except that a structure may not be expanded closer to the property line.

   **Key Limitation.** The siting law recognizes and allows local-established setback requirements for property lines, provided that the requirements do not impose a setback of more than 100 feet from any property line if the livestock facility will have fewer than 1,000 animal units, or more than 200 feet from any property line if the livestock facility will have 1,000 or more animal units.

2. Public Road Right-of-Way. Except as provided for waste storage structures, livestock structures must be located a minimum of 100 feet from public road right-of-way if the livestock facility will have fewer than 1,000 animal units, and 150 feet from a public road right-of-way if the livestock facility will have 1,000 or more animal units. The setback requirement does not prevent the use or expansion of a livestock structure that was located within the setback area prior to the effective date of the setback requirement, except that a structure may not be expanded closer to the public road right-of-way.

3. Waste Storage Structure. A new waste storage structure may not be located within 350 feet of a property line, or within 350 feet of the nearest point of any public road right-of-way. A single new waste storage structure may be constructed closer to the property line or public road if a new structure is:

   a. Located on the same tax parcel as a waste storage structure in existence before May 1, 2006.
   b. No larger than the existing structure.
   c. No further than 50 feet from the existing structure.
   d. No closer to the road or property lines than the existing structure.

   This setback requirement does not apply to existing waste storage structures, except that an existing structure within 350 feet of a property line or road may not expand toward that property line or road.

(7) LICENSE APPLICATION. A livestock operator must complete the application form and worksheets prescribed by Ch. ATCP 51, Wis. Adm. Code, including any authorized local modifications. The application form and worksheets demonstrate compliance with standards in Ch. ATCP 51, Wis. Adm. Code, and this section. The operator must file 4 duplicate copies of the application form, including worksheets, maps and documents (other than engineering design specifications) included in the application. A copy of the entire Nutrient Management Plan (as
required in Worksheet 3 of application), such as maps and Snap+ files, must be provided at
time of application. If the operator applies to manage more than 1000 animal units a Wisconsin
Department of Natural Resources Wastewater Pollutant Discharge Elimination System
(WPDES) Permit shall accompany the application.

(8) LICENSE APPLICATION FEE. A nonrefundable application fee of $1,000 payable to the
County of Crawford shall accompany an application for the purpose of offsetting the County
costs to review and process the application.

(9) APPLICATION PROCEDURE.
(a) Pursuant to §ATCP 51.30(5), Wis. Adm. Code, within 45 days after the County
receives an application, it shall notify the applicant whether the application is complete. If
the application is not complete, the notice shall describe the additional information
needed. Within 14 days after the applicant provides all of the required information, the
County shall notify the applicant that the application is complete. This notice does not
constitute an approval of the proposed livestock facility.
(b) Pursuant to §ATCP 51.30(6), Wis. Adm. Code, within 14 days after the County
notifies an applicant that the application is complete, the County shall notify adjacent
landowners of the application. The County shall use the approved notice form in Ch.
ATCP 51, Wis. Adm. Code, and mail by first class mail a written notice to each adjacent
landowner.
(c) Upon determination of completeness the County Clerk shall
give notice of a public
hearing to receive information from the applicant and receive public input on the
application. Public notice shall be a class 2 notice the last of which is at least a week
before the date of the public hearing. The public hearing may be continued, but final
decision shall be made within the time limits described in the next paragraph.
(d) Pursuant to §ATCP 51.32, Wis. Adm. Code, the County shall grant or deny an
application within 90 days after the political subdivision gives notice that the application
is complete under paragraph (b) above. The County may extend this time limit for good
cause, including any of the following:
  1. The County needs additional information to act on the application.
  2. The applicant materially modifies the application or agrees to an extension.
     The County shall give written notice of any extension. The notice shall specify the
     reason for the extension, and the extended deadline date by which the County
     will act on the application.

(10) CRITERIA FOR ISSUANCE OF A LICENSE.

A license shall issue if the application for the proposed livestock facility:
(a) Complies with this section; and
(b) Is complete, and contains sufficient credible information to show, in the absence of
clear and convincing information to the contrary, that the proposed livestock facility
meets the standards specified in this section, specifically subsection (6) above.

A license shall be denied if any of the following apply:
(a) The application, on its face, fails to meet the standard for approval in the previous
paragraph.
(b) The County finds, based on other clear and convincing information in the record,
that the proposed livestock facility does not comply with applicable standards in this
section.
(c) Other grounds authorized by §93.90, Wis. Stats., that warrant disapproving the proposed livestock facility.

(11) RECORD OF DECISION. The County must issue its decision in writing. The decision must be based on written findings of fact supported by evidence in the record. Findings may be based in part on the presumptions created by Ch. ATCP 51, Wis. Adm. Code. If the County approves the application, it must give the applicant a duplicate copy of the approved application, marked "approved." The duplicate copy must include worksheets, maps and other documents (other than engineering specifications) included in the application. The County Clerk as required by §ATCP 51.36, Wis. Adm. Code, within 30 days of the County decision on the application shall do all of the following:

(a) Give the Department of Agriculture, Trade and Consumer Protection written notice of the County decision.

(b) File with the Department a copy of the final application granted or denied, if the County has granted or denied an application under this section. (The copy shall include all of the worksheets, maps and other attachments included in the application, except that it is not required to include the engineering design specifications.)

(c) If the County has withdrawn a local approval under this section it will file a copy of the County final notice or order withdrawing the local approval with the Department.

(12) TRANSFERABILITY OF LICENSE. A license and the privileges granted by this license run with the land approved under the license and remain in effect, despite a change in ownership of the livestock facility, as long as the new operator does not violate the terms of the local approval. An applicant may record with the register of deeds, at the applicant's expense, the duplicate copy of the approved application. The County requests that upon change of ownership of the livestock facility, the new owner of the facility shall file information with the County Clerk providing pertinent information, including but not limited to such information as the name and address of the new owner and date of transfer of ownership.

(13) EXPIRATION OF LICENSE. A license remains in effect regardless of the amount of time that elapses before the livestock operator exercises the authority granted under license, and regardless of whether the livestock operator exercises the full authority granted by the approval. However, the County may treat a license as lapsed and withdraw the license if the license holder fails to do all of the following within 2 years after issuance of license:

(a) Begin populating the new or expanded livestock facility.

(b) Begin constructing all of the new or expanded livestock housing or waste storage structures proposed in the application for local approval.

(14) LICENSE TERMS AND MODIFICATIONS. A license and the privileges granted by a license issued under this section is conditioned on the livestock operator's compliance with the standards in this section, and with commitments made in the application for a license. The operator may make reasonable changes that maintain compliance with the standards in this section, and the County shall not withhold authorization for those changes. A violation of the license or a failure to comply with the commitments made in the application may result in suspension and/or termination of the license as provided in subsection (13) of this section.

(15) COMPLIANCE MONITORING. The County shall monitor compliance with the ordinance as follows:

(a) Upon notice to the livestock facility owner request the right of the County Land Conservation Department under subsection (5) of this section to personally view the
licensed premises at a reasonable time and date to insure that all commitments of the application as approved are being complied with.

(b) If the livestock facility owner refuses the Crawford County Land Conservation Department the right to view the licensed premises, the Crawford County Land Conservation Department may request the assistance of the Sheriff or a Deputy Sheriff to obtain an inspection warrant from the circuit court to inspect the licensed premises for the purpose of protection of the public health and safety under §66.0119, Wis. Stats.

(c) Annual NMP checklists are required to be submitted to the LCD office by May 1st of each year, for as long as the facility is operational. The LCD may require additional information needed to verify the information on the NMP checklist.

(d) If a licensed premises is found not to be in compliance with the commitments made in the approved application, the Crawford County Land Conservation Department shall issue a written notice to the livestock facility owner stating the conditions of noncompliance and directing that compliance of the commitments of the approved application and license be complied with in a reasonable amount of time stated in this written notice.

(e) If noncompliance of the license conditions as described in the written notice given by the Crawford County Land Conservation Department continue past the stated reasonable time to comply, the Crawford County Land Conservation Department may take further action as provided in this section, including but not limited to issuance of a citation or seeking of injunctive relief.

(f) If the livestock facility owner disputes that the conditions of the license have not been complied with, the livestock facility owner may request a hearing in writing within 5 days of receipt of the notice of noncompliance. The Crawford County Land Conservation Committee shall schedule a hearing within 5 days to determine if the conditions of the license have been complied with or whether noncompliance of the commitments of the approved application and local approval exists.

(16) PENALTIES. Any person who violates any of the provisions of this section, or who fails, neglects or refuses to comply with the provisions of this section, or who knowingly makes any material false statement or knowing omission in any document required to be submitted under the provisions hereof, shall be subject to the penalty provisions §25.04 of the Crawford County Code of Ordinances: Construction and Effect of Ordinances, Penalty Provisions. In addition to any other penalty imposed by this section, the cost of abatement of any public nuisance on the licensed premises by the County may be collected under this section or §823.06, Wis. Stats., against the owner of the real estate upon which the public nuisance exists. Such costs of abatement may be recovered against the real estate as a special charge under §66.0627, Wis. Stats., unless paid earlier.

(17) APPEALS. In addition to other appeal rights provided by law, §93.90(5), Wis. Stats., provides that any "aggrieved person" may request review by the Livestock Facility Siting Review Board of any decision by the (political subdivision) in connection with a permit application. An "aggrieved person" may challenge the decision on the grounds that the (political subdivision) incorrectly applied the standards under this section or violated §93.30, Wis. Stats. An "aggrieved person" under this section as defined in §93.90(5), Wis. Stats., means a person who applied to a political subdivision for approval of a livestock siting or expansion, a person who lives within 2 miles of the livestock facility that is proposed to be sited or expanded, or a person who owns land within 2 miles of a livestock facility that is proposed to be sited or expanded. An "aggrieved person" may request review of any decision of the Crawford County Land Conservation Department decision or action by the County Committee. Any appeal brought under this section must be requested with 30 days of the County approval or disapproval or
within 30 days after the decision on appeal before the Land Conservation Planning and Zoning Committee. Any appeal to the State Livestock Facility Siting Review Board shall comply with §93.90, Wis. Stats., and administrative rules of said Board.