VILLAGE OF MACKINAW BUILDING PERMIT

- A building permit is required for all construction and must be obtained seven days before construction begins. All tenants must have owners' signature before building permit is approved.
- NOTE: All construction authorized by this permit shall begin within six (6) months after the date of issuance or the permit shall automatically become void, and fees forfeited.
- Authorized construction shall be completed within one (1) year for any new construction and within six (6) months for remodeling (or construction on existing improvements) or permit holder will be subject to fines set forth in the Village Code, §153.999. In the event of unavoidable delays occur during construction and the contractor can prove satisfaction to the Zoning Officer a reasonable extension may be granted.
- Any owner or holder of a building permit who fails to complete construction within the time period set forth who fails to obtain a certificate of occupancy within thirty (30) days or final inspection following the expiration of the construction time period, shall be subject to a fine as set forth in § 153.999, for each and every day the construction has not been completed.
- A pavement permit is required for all construct, reconstruct, or resurface (exclusive of sealcoating) any asphalt, concrete, or similar pavement type surface on any lot within the Village. There shall be no fee for a pavement permit.
- New construction of a home, commercial or industrial requires a building permit, pavement permit and if water and/or sewer hookup is required application of connection. Please note there are two (2) applications for connection Mackinaw corporate limits and Heritage Lake.
- There are different fees for sheds, garages, and demolition. Please see attached for the list of fees for your project. Fees are based on the square footage of the footprint of the building including the garage for new homes. Currently the fee charged is \$6.00 per one hundred (100) square feet.
- Following is some pertinent information of requirements for building:
 - Required setbacks for new residential are twenty-five (25') feet from the front lot lines, twenty-five (25') feet from rear lot lines and ten (10') feet from the side lot lines.
 - Required setbacks for commercial areas are zero (0') feet from the lot line for front yard; unless a fuel storage is in front then ten (10') from the lot line for front yard, twenty (20') from lot line for rear yard and zero (0') from lot line for side yard.
 - Required setbacks for industrial areas are zero (0') feet from any lot line.
 - Fence height requirements: front property and side property to building setback cannot exceed four (4') feet. Side and rear property from building setback cannot exceed eight (8') feet. Please see §153.35 of Zoning Code for all rules regarding fencing.
 - The combined square footage of the footprints of all buildings on a lot cannot exceed thirty (30%) percent of the square footage of the lot.
 - Building height cannot exceed thirty-five (35') feet, detached accessory structure cannot exceed twenty-five (25') feet or the height of the existing principal structure and shed walls cannot exceed eight (8') feet in height.
- Pole buildings are only allowed to be constructed on lots containing at least 1.5 acres and only after the principal residence has been constructed.
- Building permits will be approved or denied within 7 days of receipt.

PLEASE NOTE: Damage to curb stop or service connection by subsequent construction activity will be the responsibility of contractor or homeowner.

*If you have any other questions pertaining to General regulations and land usage, see Chapter 153 of the Village Code, this information can be found on the Village website www.mackinawil.gov or at the Village office during regular office hours. Be advised that all building construction is subject to the code of ordinances. We do not enforce any local covenant rules.

STATEWIDE BUILDING CODES

Effective January 1, 2025

Public Act 103-0510 amends the Capital Development Board Act (20 ILCS 3105/1 et seq.). It requires that certain building code standards be adopted or followed effective January 1, 2025. The Act does not require municipalities or counties that do not currently have building codes to adopt building codes, but it does require minimum construction standards in those communities. For municipalities and counties that have adopted building codes, the Act requires that those codes meet certain requirements. Having a municipal or county zoning ordinance is separate from having a municipal or county building code.

IF YOUR MUNICIPALITY DOES NOT CURRENTLY HAVE A BUILDING CODE

COMMERCIAL CONSTRUCTION

Newly constructed commercial buildings or substantially improved commercial buildings in a non-building code jurisdiction cannot be occupied until:

- 1. The property owner or property owner's agent has first contracted for the inspection of the building by an inspector who meets the qualifications established by CDB; and,
- 2. A qualified inspector files a certification of inspection with the municipality or county having such jurisdiction over the property, indicating that the building complies with all of the following:
 - a. The International Building Code including Appendix G (current or most preceding edition);
 - b. The National Electric Code published by National Fire Protection Association (current or most preceding edition);
 - c. Either:
 - i. The Illinois Energy Efficient Building Code adopted under Section 15 of the Energy Efficient Building Act; or,
 - ii. The Illinois Stretch Energy Code adopted under Section 55 of the Energy Efficient Building Act;
 - d. The Illinois Accessibility Code adopted under Section 4 of the Environmental Barriers Act;
 - e. The Illinois Plumbing Code adopted under Section 35 of the Illinois Plumbing License Law; and,
 - f. The rules adopted in accordance with Section 9 of the Fire Investigation Act.

RESIDENTIAL CONSTRUCTION

A home builder and the home purchaser may agree to adopt the International Residential Code or any municipal residential building code or county residential building code that is, on the first day of construction, in effect within 100 miles of the location of the new home. If the home builder and the home purchaser fail to agree to a residential building code, or if no residential building code is stated in the contract, the code adopted under Section 15 of the Energy Efficient Building Act, the Illinois Plumbing Code adopted under Section 35 of the Illinois Plumbing License Law and the current edition of the International Residential Code are, by law, adopted as part of the construction contract.

Residential buildings in jurisdictions that have not adopted a building code where agreed to by the home purchaser and home builder.

- New construction: IRC[©] Current edition or most recent preceeding edition OR a municipal/county residential code within 100 miles of the home. (1/1/24 excluding IV and VII)¹
- Illinois Energy Conservation Code.²
- Illinois Accessibility Code if owned, leased or financed by a governmental unit.³
- Illinois Plumbing Code.⁴
- Fire Prevention and Safety Rules (includes NFPA 101©).5

¹Required by 815 ILCS 670/15. ²Required by 20 ILCS 3125/15. ³Required by 410 ILCS 25/5. ⁴Required by Title 77 Part 890 Section 890.110. ⁵Required by Title 41 Part 100 Section 100.3.

Residential buildings in jurisdictions that have not adopted a building code where NOT agreed to by the home purchaser and home builder.

- New construction: IRC[©] Current edition. (1/1/24 excluding IV and VII)¹
- Illinois Energy Conservation Code. 1,2
- Illinois Accessibility Code if owned, leased or financed by a governmental unit.³
- Illinois Plumbing Code.⁴
- Fire Prevention and Safety Rules (includes NFPA 101[©]).⁵

¹Required by 815 ILCS 670/15. ²Required by 20 ILCS 3125/15. ³Required by 410 ILCS 25/5. ⁴Required by Title 77 Part 890 Section 890.110. ⁵Required by Title 41 Part 100 Section 100.3.

THE VILLAGE OF MACKINAW HAS NOT ADOPTED A BUILDING CODE

PERMIT#	

VILLAGE OF MACKINAW BUILDING PERMIT APPLICATION

100 E. Fast Ave., PO Box 500 Mackinaw, IL 61755

Phone: (309) 359-5821 Fax (309) 359-8704

Zoning Officer – Joe McGrath

	CASE PRINT) and Address of Prope	rty Owner:
	•	
	e Number: nt (Rental Properties C	nly):
	•	
Phone	e Number:	
Addr	ess of Proposed Consti	iction:
Name	and Address of Contr	ictors:
Contr	actor's Phone Numbe	
1_	LEGAL DESC	RIPTION OF PREMISES (Office Use Only)
	·	(Subdivision, Lot Number and Block Number)
	Size of Lot: Corner or Interior:	
	PIN Number:	
	Existing Buildings:	
ski sastrikin v sahiri - rahida sastri		TYPE OF WORK
	(heck one and describe proposed use
1.	Main or Principal St	ucture:
2.	Type of Construction	
	-	(Conventional, Modular, or Manufactured)
3.	Accessory Structure:	
4.	Shed:	
5.	Deck or Porch:	(Size of Shed)
5. 6.	Demolition:	
7.	Fence:	
/•	r chec.	(Type and Height) (Type Allowed Wood, Stone, Brick, Wrought Iron and Chain Link)
8.	In-Ground Pool:	
		(Size and Gallons)
9.	Solar Energy System	

DETAILS OF PROPOSED CONSTRUCTION

1.	Size of Building in Feet:	
2.	Height of Building in Feet:	
3.	Depth of Building in Feet:	
4.	Number of Stories:	
5.	Size of Front Yard:	
6.	Size of Side Yard:	(Measure from property line to structure)
7.	Size of Rear Yard:	(List both sides measured from property line to structure)
8.	Present Classification:	(Measure from rear property line to structure)
9.	Estimated Cost:	(Residential, Commercial, Industrial, Agricultural)
10.	. IRC Year:	
	International Residential Code	(New Residential Construction Only) (International Residential Code)
11.	. IBC Year:	
	International Building Code	(New Any Other Building Construction Only) (Renovation or Repair that cost at least 50% of the market value of the building) (International Building Code)
	L applications shall be accompan luding the following:	ied by plans and specifications including a plot plan drawn to scale
1.	Actual dimensions of the lot for	the proposed construction.
2.	Size, shape and location of the st	
3.	Size, shape and location of all ex	isting structures located on lot.
4.	Entrance/Exit from the street.	
5.	Other information may be neces	sary for proper administration and enforcement of the Zoning Code
building 153 of t building	g permit within the limits of the V the Village of Mackinaw Zoning C	octual and shall be used for the consideration of the issuance of a Village of Mackinaw. I agree to conform to all provisions of Chapter Code of Ordinances. I also state that all listed proposed and existing allowed to be used for only the purpose(s) that are set forth or
	Date	Owner
	Date	- Owner

NOTE: ALL PERMIT APPLICATIONS FOR <u>NEW</u>

<u>CONSTRUCTION</u> MUST BE ACCOMPANIED BY TWO

<u>SETS OF PLANS.</u>

ZONING APPLICATION DIAGRAM

	***ACCTSTRACTORS AND ACCESSED THE CONTRACTORS AND ACCESSED TO ACCESSED TO ACCESSED ACCESSED ACCESSED TO ACCESSED	AND THE RESIDENCE OF THE SECOND SECURITY OF THE SECOND SEC
NOTE: All construction authorize the permit shall automatically bec	ed by this permit shall begin within six (6 come void, and fees forfeited.) months after the date issuance or
months for remodeling (or constrused forth in the Village Code, §153 contractor can prove satisfaction. Within thirty (30) days following	completed within one (1) year for any new uction on existing improvements) or pern .999. In the event of unavoidable delays of the Zoning Officer a reasonable extens the expiration of the construction time peak final inspection by notifying the Zonin	nit holder will be subject to fines occur during construction and the ion may be granted. riod of the work authorized by this
	cupancy (new construction only) are avai ys following the expiration of the constru	
	OFFICE USE ONLY	
Fee Paid:		_()Cash ()Check ()Credit Card
Date:	VI. SALESANAN	_
Authorized Signature:		_
Permit Number:	NO. 11. 11. 11. 11. 11. 11. 11. 11. 11. 1	_
Final Inspection		
Completed Signature:		_
Date of Final Inspection:		_

^{**}Certification of Inspection (Commercial Only) attached**

RESOLUTION 20-06 Effective July 27, 2020

A RESOLUTION ESTABLISHING THE FEE TO BE CHARGED PURSUANT TO SECTION 153 OF THE VILLAGE CODE OF THE VILLAGE OF MACKINAW

BE IT RESOLVED by the Board of Trustees of the Village of Mackinaw as follows:

SECTION 1: The following fees shall be charged in connection with Zoning Fees, Permits, and Applications:

A. The following fees shall be charged for the processing of application and the issuance of Zoning Use Permits, and shall be collected by the Zoning Officer, who shall be accountable to the Village for such fees:

1.	New construction of a main or principal structure of one thousand (1,000) square feet of floor area or less	\$60.00
2.	New construction of a building of more than one thousand (1,000) square feet of floor area per 100 square feet of floor area or additional fractional	
	thereof	\$ 6.00
3.	New construction of an accessory structure	\$40.00
4.	New construction of a storage shed	\$20.00
5.	Alter, remodel, or extend a major or principal structure for the first three hundred (300) square	
	feet of floor area or less	\$18.00
6.	Alter, remodel, or extend an accessory structure	\$20.00
7.	Establish a use of land where no structure is involved	\$70.00
8.	Move a structure from one lot to another	\$30.00
9.	To demolish any structure, whether accessory or principal structure	\$10.00
10	Applications or petitions for variance, special use, change in use, or amendments	\$70.00
11	. New construction of installing fencing	\$10.00
12	. New construction of installing in-ground pool	\$25.00
13	. Solar Energy System Installation (Roof Mount Only)	\$50.00

ORDINANCE NO. 905

AN ORDINANCE AMENDING THE VILLAGE OF MACKINAW MUNICIPAL CODE SAID MUNICIPAL CODE BEING ORDINANCE NO. 513 OF THE VILLAGE OF MACKINAW TO PROVIDE AMENDMENTS RELATING TO CONSTRUCTION FENCING

BE IT ORDAINED BY THE PRESIDENT AND BOARD OF TRUSTEES OF THE VILLAGE OF MACKINAW:

<u>SECTION 1:</u> Chapter 136 of the Village Code of the Village of Mackinaw is hereby amended by adding a new §136.11 which shall be as follows:

§136.11 COVERING OR FENCING EXCAVATION OR BASEMENT.

The corporate authorities of the Village of Mackinaw find and determine that unbarricaded, unfenced, and unsecured excavations of greater than eighteen inches in depth, and partially completed but unfinished basements pose a threat to public safety. At all times, any excavation of greater than eighteen inches in depth, and any partially completed basement shall be barricaded, fenced or secure in a method and manner compliant with the minimum standards set forth in this Section. The obligation to fence, barricade or secure a partially completed basement shall terminate when the floor joists and subfloor are installed. The minimum requirements for fencing, barricading, or securing excavations or partially completed basements are as follows:

- (a) Fencing, barricades or barriers used shall be a minimum of thirty-six inches in height
- (b) Fencing, barricades, or other barriers shall fully enclose and surround the excavation or uncompleted basement without any gaps, openings, or voids in the perimeter
- (c) The fencing, or other barriers shall not have any tears, rips, seams, or openings greater than one square foot in size.

Plastic snow fencing installed securely with posts shall satisfy the minimum required standards under this Section. Fencing, barricades or barriers shall be installed at the start of any excavation, or when construction begins on a basement and shall be maintained until excavation is completed and the excavation has been backfilled. The depth of the excavation shall be measured from the lowest point of the excavation to the prevailing grade immediately surrounding the excavation.

SECTION 2: If any section or part of this Ordinance is held invalid, it shall not affect the validity of the remainder of this Ordinance.

SECTION 3: This Ordinance shall take effect 10 days after publication thereof as provided by law.

VILLAGE OF MACKINAW PAVEMENT PERMIT APPLICATION

100 E. Fast Ave., PO Box 500 Mackinaw, IL 61755

Phone: (309) 359-5821 Fax (309) 359-8704 Public Works Manager: Mike Schopp

(DI EACE DDING)	
<u>(PLEASE PRINT)</u> Name and Address of Property Owner:	•
	The state of the s
Phone Number:	
Address of Proposed Construction:	
Name and Address of Contractors:	
Contractor's Phone Number:	
SIZE OF P. 1. Front:	AVEMENT IN FEET
2. Right:	
3. Left:	1-770
4. Rear:	
Date	Owner/Applicant

ZONING APPLICATION DIAGRAM

NOTE: All pavement authorized by this permit shall begin within six (6) months after the date issuance or permit shall automatically become void and fees forfeited.
Authorized pavement shall be completed within one (1) year for any new construction and within six (6) months for remodeling (or construction on existing improvements) or permit holder will be subject to fines set forth in Village Code, Section 153.999. In the event of unavoidable delays occurring during construction and the contractor can prove satisfaction to the Public Works Manager a reasonable extension may be granted.
Within thirty (30) days following the expiration of the construction time period of the work authorized by this permit, the permit holder shall seek final inspection by notifying the Public Works Manager who shall make such final inspection promptly.
OFFICE USE ONLY
Date:
Public Works Signature:
Pavement Permit Number:

ORDINANCE NO. 945

AN ORDINANCE AMENDING THE VILLAGE OF MACKINAW MUNICIPAL CODE SAID MUNICIPAL CODE BEING ORDINANCE NO. 513 OF THE VILLAGE OF MACKINAW TO PROVIDE AMENDMENTS RELATING TO PAVEMENT PERMITS

BE IT ORDAINED BY THE PRESIDENT AND BOARD OF TRUSTEES OF THE VILLAGE OF MACKINAW:

<u>SECTION 1</u>: Chapter 153 of the Village Code of the Village of Mackinaw is hereby amended by inserting a new §153.038 which shall be as follows:

§153.038 PAVEMENT PERMIT. No person shall construct, reconstruct or resurface (exclusive of sealcoating) any asphalt, concrete or similar pavement type surface on any lot within the Village of Mackinaw whether such pavement surface is intended as a driveway, a patio, a basketball court, or for any other purpose without first having applied for and obtained a permit pursuant to Chapter 153 of the Village Code from the Village of Mackinaw. There shall be no fee for a pavement permit. The application for a pavement permit shall be on a form supplied by the Village of Mackinaw.

<u>SECTION 2:</u> If any section or part of this Ordinance is held invalid, it shall not affect the validity of the reminder of this Ordinance.

SECTION 3: This Ordinance shall take effect 10 days after publication thereof as provided by law.

SECTION 4: Ordinance No. 513 of the Village of Mackinaw, as amended by this Ordinance, shall remain in full force and effect and all previous amendments to Ordinance No. 513 shall remain in force and effect except as modified by this Ordinance.

VILLAGE OF MACKINAW

Application for Connection to Water and/or Sewer

Meter Number:	
Construction Address:	
Homeowner:	- AME AND
Billing Address:	
Phone Number:	
system (designate one or bo Chapter 51 of the Public W	a permit to connect the above property to the Village of Mackinaw: water/sewer oth by circling). I attest that all rules, regulations, conditions, and provisions of Yorks Section of the Village Code of Ordinances and any other ordinance of the trworks and Sewage Systems will be complied with.
	Signature and Date
Some of the key rules a	and regulations covering water and sewer connections are:
the water/sewer systems 2. In addition to the tap-on to run the service connec (water) to the premises s 3. Work shall be done by a with specifications set fc 4. If owner's property does may be necessary. Subj. water or sewer mains for of the Village Code of C 5. For connections that re additional cost of the b activated. (See chapter 6. All premises using the the village and paid for 7. Please note the Public W	qualified, licensed contractor subject to inspection. All materials used must comply orth in Village ordinances and all work is subject to inspection by Village personnel. In not have access to water or sewer main, an extension of the existing water/sewer main ect to terms and conditions of village ordinances, a property owner desiring to extend at the benefit of his property may do so at their expense. (See chapter 51.085 and 51.102 Ordinances for the specific requirements relating to such extensions.) require boring under the street, the property owner shall be responsible for the street. The additional cost for boring shall be paid before the water service is 151.106 of the Village Code of Ordinances) willage water supply must be equipped with an adequate water meter furnished by the consumer. (See chapter 51.140 of the Village Code of Ordinances) Works Manger makes the determination on whether an in-house water meter or a pit & e used on the property. Please contact the Village office for determination on what
Sewer Tap-On Fee Water Tap-On Water Meter Fee Pit & Vault Meter Fee	\$ 500.00 \$ 711.57 \$ 260.00 \$1,065.17
Total Fees	\$
	aid applicable fees in the amount of \$, check # and is hereby the Village water/sewer system.
	(Authorized Signature/Date)