Memo

Subject: Draft Demolition Review Policy Analysis for Historic Resources

Introduction and Purpose

Clark County Community Planning currently lacks a program for gathering and documenting information about older buildings that have not been previously recorded in the Clark County historic resources inventory, or the Washington Information System for Architectural and Archaeological Records Data (WISAARD). Clark County Community Planning retained AECOM to provide Clark County and its seven cities (Battle Ground, Camas, La Center, Ridgefield, Vancouver, Washougal, and Woodland) with recommendations for responding to demolition permits for older buildings and preserving historic information.

The demolition of older buildings potentially precludes the opportunity for Clark County residents to understand and learn more about the County’s historic built environment and forecloses on potential opportunities for adaptive reuse alternatives. With increasing population, the pressure to develop increases thus causing properties to be modified for new commercial, residential, institutional, and industrial uses. The demolition of buildings is often an inevitable outcome as is the desire to learn more about its impact on county’s heritage.

Clark County currently requires a demolition permit to demolish any structure that a building permit was required to initially construct. Demolition may be characterized differently in municipal jurisdictions referenced in this study. For the purposes of this study, a demolition permit serves as the initial regulatory prompt.

This memo provides:

- An overview of existing policies concerning demolition review and historical resource data collection for jurisdictions in Clark County.
- An analysis of demolition review programs used by comparable Certified Local Government (CLG) jurisdictions in Washington that incorporate the State Environmental Policy Act (SEPA) into their review.
- An analysis of demolition review programs used throughout the country to provide a more widespread understanding of relevant processes for documenting older structures subject to demolition permits.

1 WISAARD is managed by the Washington Department of Archaeology and Historic Preservation (DAHP).
3 The CLG program was established through the 1980 amendments to the National Historic Preservation Act of 1966 and codified in 36 C.F.R. 61.6. The State of Washington created the mechanism for certification. CLG status allows Clark County (and other qualifying jurisdictions in Washington) access to pass through funds from the federal Historic Preservation Fund as dispensed by DAHP. To remain eligible for the program benefits, the County must continue to meet State and federal program requirements.
• Recommended changes to the demolition review and permit processes and forms for Clark County and its seven cities, including specifications for building age, photography, and documentation.

Demolition Review
Demolition review is a legal preservation tool that ensures potentially significant buildings and structures are not inadvertently demolished without consideration. Consideration may involve documentation, public notice, local review, and demolition delay. To maintain eligibility for the CLG program, the federal government and the State of Washington requires CLGs to be “empowered to review and comment on any proposed public and private development projects that would affect a locally designated historic property. Protection provisions in such legislation include a local review process under state or local law for proposed demolitions of, changes to, or other action that may affect designated historic properties.”

Status of Demolition Policies for Jurisdictions in Clark County
Consistent with the requirements of the CLG program and most jurisdictions in Washington, Clark County provides demolition review for older buildings and structures that are designated as local historic landmarks or determined eligible for the National Register of Historic Places (NRHP).

Each city within Clark County, except for Woodland, shares inter-local Certified Local Government status through Clark County and DAHP. Like Clark County, Battle Ground, Camas, La Center, Ridgefield, Vancouver, and Washougal do not provide demolition review for properties that lack designation as local historic landmarks or determinations of eligibility for the NRHP.

Washington’s State Environmental Policy Act (SEPA) and Historic Preservation
SEPA and Historic Preservation
Washington’s SEPA requires that state and local agencies consider the potential adverse environmental impacts before acting on a proposal. Many types of projects are exempt from SEPA requirements under the Washington Administrative Code (WAC 197-11-800). Categorical exemptions to SEPA review, codified at WAC 197-11-800(2)(g) exempts “the demolition of any structure or facility, the construction of which would be exempted”, except for structures or facilities with “recognized historical significance.”

Washington’s Department of Ecology SEPA Checklist Guidance requires that projects subject to SEPA must disclose whether buildings, structures, or sites located on or near a project site are over 45 years old and listed in or eligible for listing in national, state, or local preservation registers. Applicants with projects affecting structures 45 years or older must complete and submit an historic property inventory form to DAHP through the WISAARD. DAHP may require more intensive investigation or that the impacts to structures be mitigated, depending on a building's historical significance.

The SEPA Checklist section for “Historic and Cultural Preservation” requires answers to the following questions:

a) Are there any buildings, structures, or sites, located on or near the site that are over 45 years old listed in or eligible for listing in national, state, or local preservation registers located on or near the site? If so, specifically describe.
b) Are there any landmarks, features, or other evidence of Indian or historic use or occupation? This may include human burials or old cemeteries. Are there any material evidence, artifacts, or areas of cultural importance on or near the site? Please list any professional studies conducted at the site to identify such resources.

c) Describe the methods used to assess the potential impacts to cultural and historic resources on or near the project site. Examples include consultation with tribes and the department of archaeology and historic preservation, archaeological surveys, historic maps, GIS data, etc.

d) Proposed measures to avoid, minimize, or compensate for loss, changes to, and disturbance to resources. Please include plans for the above and any permits that may be required.8

When considering “d)” above, DAHP provides guidance for mitigation measures that include:

1. **Limiting** the magnitude of the undertaking; and/or
2. **Modifying** the undertaking through redesign, reorientation of construction on the project site, or other similar changes; and/or
3. **Repair, rehabilitation, or restoration** of an affected historic property (as opposed, for instance, to demolition);  
4. **Preservation** and maintenance operations for involved historic properties;  
5. **Documentation** (drawings, photographs, histories) of buildings or structures that must be destroyed or substantially altered;  
6. **Relocation** of historic properties; and  
7. **Salvage** of archaeological or architectural information and materials; and  
8. **Interpretation** of the property via historical markers, plaque, publication, etc.9

**Demolition Review Programs in Washington**

A cursory review of comparable jurisdictions and Certified Local Governments in Washington indicates that most jurisdictions require demolition review only for structures that are included on an existing local inventory or the state or national registers. The cities of Bainbridge Island, Bellingham, Port Townsend, and Walla Walla, and the City and County of Spokane indicate on their permit applications that additional review may be required for structures that are over 45 or 50 years in age. It should be noted that not every jurisdiction has updated the language on their respective SEPA Checklist Guidance.

**City of Bainbridge Island**

**WILL PROVIDE MORE INFO IF/WHEN AECOM SPEAKS WITH CITY STAFF.**

The City of Bainbridge Island’s demolition intake form requires the applicant to (1) provide photographs if the structure is older than 50 years, (2) answer basic questions about the property’s history, and (3) provide relevant documentation.10


**City of Bellingham**

The City of Bellingham reviews demolition permits for structures that are over 45 years old and coordinates with DAHP to determine if the structure is historically significant and requires SEPA review. The process involves determining whether the property is listed in a national or local registry, is within a historic district, or has been previously inventoried. If none of these situations apply, city staff will compare recent photographs to photographs taken by the county assessor in the 1980s to

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10 City of Bainbridge Island, B205 – Submittal Checklist and Requirements: Demolition.  
make a cursory assessment of historic integrity. If the structure appears to retain integrity, city staff uploads photographs and information about physical characteristics into WISAARD, and requests a determination of NRHP and/or state register eligibility from DAHP. DAHP has confirmed that secondary structures (e.g. garages and sheds) that are over 45 years old require review only when the primary structure (e.g. a house) also meets the age requirement and was built during the same time period. Properties found to be NRHP eligible or that are locally designated are subject to SEPA review.

In Bellingham, demolition permits for eligible historic resources require a Land Use Cover Sheet, a completed SEPA Checklist, a SEPA review fee, and a historic impact analysis that contains the following:

- historic documentation with available photographs, drawings, and research
- current photographs with specific views
- a plan to salvage and preserve historic artifacts in a museum or incorporate architectural features into a compatible new construction
- a plan to deconstruct all of some of the building for recycling and/or re-use

The city encourages adaptive reuse for historic buildings and offers local incentives.11

City of Port Townsend

The City of Port Townsend requires historic design review for all buildings over 50 years old that meet the city’s scoring criteria for contributing primary, secondary, or pivotal resources. Demolition permit applicants are required to provide an economic and structural assessment justifying the need for demolition for all contributing properties. Although this requirement is geared toward non-residential buildings, it applies to all contributing resources.

The City’s demolition permit application asks what year the structure was built. If the structure is over 50 years old, city staff, frequently with assistance from the historic preservation committee, will score the property’s eligibility for local designation, and, if eligible, complete photographic documentation for internal records. The city does not currently share the documentation with DAHP, but intends to do so in the future. The city encourages owners to salvage removed or demolished architectural features and materials.12

City and County of Spokane

The City and County of Spokane performs demolition review for locally designated properties, contributing properties in NRHP districts, and properties located within the downtown overlay that are 50 years or older. For those properties in the overlay, the applicant is required to provide a research report to justify an eligibility finding at the local level. The City and County historic preservation officer reviews the report and provides an eligibility recommendation to the local landmarks commission, which makes the eligibility determination. No coordination with DAHP occurs except for a search in the WISAARD for previous inventories.13

City of Walla Walla

The City of Walla Walla’s demolition permit application for residential and commercial buildings requires an historic review period of 10 business days for buildings 50 years and older or for places of historic value. The city maintains a list of local interest groups that have requested notification of demolition permit applications. During the initial 10-day review period, city staff invites comments from the Historic Preservation Commission and local interest groups on the structure or place’s potential historic or architectural significance to the community. Based on the comments received, city staff will determine whether the structure or place possesses sufficient historic or architectural significance to warrant additional public input. Staff uploads photographs and information about the structure’s physical characteristics to WISAARD, categorized the action as a SEPA review, and requests a determination of eligibility from DAHP.14 If eligible, the demolition proposal may require additional time and will be subject to the following:

11 Jackie Lynch, Planner, Planning and Community Development, City of Bellingham, personal communication, May 9, 2019.
12 John McDonough, Senior Planner, City of Port Townsend, personal communication, May 10, 2019.
13 Megan Duvall, Historic Preservation Officer, City and County of Spokane, personal communication, May 8, 2019.
14 For resources that have not been evaluated for the NRHP, there are some complicating factors in requesting a “determination of eligibility” for the NRHP from DAHP. According to federal regulations (see 36 CFR Part 63 and 36 CFR Part 800, DAHP (acting as the State Historic Preservation Officer) may only concur with a federal agency’s determination of eligibility. In the absence of a federal agency’s determination...
1. A 60-day staff level stay during which the city may consult with local and/or state organizations concerned with historic or architectural values. When a structure or place is found to be significant, staff or other interested parties may petition the city planning commission for a public hearing. During the hearing, the commission considers the structure or place’s significance and examines options available to preserve the public interest.

2. Based on input received at the public hearing, the city may:
   a. Authorize issuance of a demolition permit; or
   b. Issue a continuance of the stay for no longer than one year to provide opportunity for acquisition of the property, establishment of an easement, or implementation of another negotiated preservation mechanism; or

Future changes to the city’s demolition code will separate the historic review from the rest of the demolition application process to allow consideration of demolition alternatives (e.g. moving the structure) prior to action on other environmental regulations, such as asbestos remediation. Additional code modifications may also add a salvage condition to the demolition permit process.

Analysis of Demolition Review Programs in Comparable CLG Jurisdictions

AECOM asked CLG jurisdictions with comparable populations to describe their process for documenting older structures before demolition, including their interpretation of Washington’s SEPA process. The National Trust for Historic Preservation’s preservation law publication Protecting Potential Landmarks through Demolition Review, provides the basis for analyzing jurisdictions outside of Washington. The demolition review process varies among communities across the country. However, many communities share certain components of the review framework. Reviews are typically conducted based on “criteria of limitations” that include a building or structure’s age, location, and/or designation as a historic resource. Communities use different considerations for applications that trigger demolition review. Some communities have implemented multiple triggers to ensure that all historic properties that may be significant receive review.

Criteria of Limitations

Age

Age is the most common factor in determining whether a review is necessary. Typically, properties that are 50 years old or older trigger demolition review (Boston, MA; Boulder, CO; New Castle, DE; Alameda, CA; Keene, Stratham, and Concord, NH). The trigger in other communities is properties that are 45 years or older (Gainesville, FL) or 40 years or older (Santa Monica, CA). Alternatively, some communities require review for all built resources constructed before a certain date (Alameda, CA and Weston, MA). Fifty years is generally viewed by the NRHP as an initial age for considering a resource’s importance although resources younger than 50 years old could be eligible for the NRHP if they are of exceptional importance. Some jurisdictions will request information on resources younger than 50 years as an acknowledgement that the project’s duration could extend for multiple years, thus a resource could reach the fifty year mark by the time a project is completed.

Communities for which property age triggers demolition review must provide clear guidance on how to determine age and who is responsible for providing evidence of age. The burden of establishing the date of construction may be placed on the applicant or left to the review body. Communities that require the applicant to establish age include Alameda, CA and Wilton,
CT. Alameda also requires age verification through a review of city records. In Boston, MA; Santa Monica, CA; and New Castle County, DE, city or county staff determine age. In Weston, MA, further review occurs when the age of a building or structure cannot be determined from available records.  

Location in Designated Areas

A building’s location, such as along a historic main street, business district, or within a designated historic neighborhood or overlay, has also been used as a review criterion (Baton Rouge, LA; Keene, NH; Boston, MA).

Existing Inventories

Previous designation of a building or structure on a local, state, or national historic register, or in existing local inventories is a common trigger for demolition review (Boulder, CO; Keene and Stratham, NH). Both Chicago, Illinois and Montgomery County, MD rely on previous historic resources surveys to determine which buildings and structures require review. In Oakland, California, demolition permit applicants must provide demolition findings for historic structures present in the city’s existing inventories.

Demolition Review Considerations

A determination of historic significance does not necessarily prevent the issuance of a demolition permit. Instead, communities generally delay permit issuance. The delay provides an opportunity to document and evaluate the property. Delay also enables the parties to explore demolition alternatives such as designating the property at the local, state or national level to establish more stringent regulations; locating preservation-oriented developers to purchase the property; or evaluating alternative project sites.

Demolition Delay

A demolition delay ordinance may be (1) adopted as an amendment to the building code; (2) implemented as a stand-alone ordinance; or (3) implemented as a bylaw in an existing historic preservation or zoning ordinance. Although this legislation may help protect historically significant community resources, demolition delay ordinances or bylaws cannot indefinitely delay or prevent demolitions. Rather, the process allows for review of proposed demolitions to assess a building’s historical significance. If the building is determined to be historically or architecturally significant, the issuance of the demolition permit is delayed for a specific period of time – typically 30 to 90 days, but in some cases up to 12 months. During the delay period, a public hearing is scheduled where the review body, building owner, and community members consider alternatives to demolition and options for preservation. Alternatives include incorporating the building into the project design, selling the property to a purchaser interested in rehabilitation, or finding alternative project sites. If no feasible alternatives are found, the delay period allows the building to be documented and architectural features salvaged.

Demolition Denial

In rare cases, demolition permits are denied unless they meet specific approval criteria. The Port Townsend, Washington, city code, for example, indicates that the demolition of a locally designated building or structure:

shall be denied unless the application is based on the building being an imminent threat, and/or the structure is so deteriorated, and there is so little historical fabric, that it would be unreasonably costly to retain the historic, cultural, and architectural significance of the structure through rehabilitation or renovation. An application for demolition of a building or structure in a commercial district (other than a building built for residential purposes) shall be allowed if:

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19 Ibid.
22 Miller, 3.
24 Local jurisdictions should ensure that a demolition delay requirement is consistent with the state’s planning enabling legislation.
1. denial or partial denial will deprive the owner of reasonable economic use of the property;

2. The building, structure, or portion thereof to be removed cannot be adapted for any other use, whether by the owner or by a purchaser, which would result in a reasonable economic return;

3. There is no viable or reasonable alternative which would have less impact.26

Documentation

When demolition review is triggered, communities impose varying requirements for the amount and type of documentation necessary to determine a resource’s age and potential historical significance. As part of the review application, jurisdictions typically require the submission of information sufficient to enable an informed decision on a building’s age and significance. Almost all jurisdictions in this study require the submission of recent photographs. The number of photographs required varies, with some jurisdictions requiring several photographs to depict a building’s location within the setting, elevations from the public right-of-way, and architectural features and details. Several communities require the submission of site plans that depict the building to be demolished as well as surrounding structures, roads, and other features (Santa Monica, CA; New Castle County, DE).27 For partial demolitions, some communities require proposed plans and elevation drawings (Newton, MA; Boulder, CO).28 Santa Monica also requires that applicants provide photographic verification that the property has been posted with a notice of intent to demolish. Boston’s requirements are atypical, requiring applicants to submit photographs of surrounding properties with demolition permit applications; a location map; a site plan for the building and those in the immediate vicinity; plans for site improvements, including elevations if a new structure is planned; and the notarized signatures of all owners-of-record along with proof of ownership. If additional review is anticipated, supplemental documentation may include reports on structural analysis, adaptive reuse feasibility, alternative project sites, effects of post-demolition plans on the community, and other materials the City Landmarks Commission may require for a feasibility determination.29

Evaluation

Communities also vary on how they assign the reviewer and methodology for demolition reviews. Keen, Concord, and Stratham, NH rely on members of their Heritage Commissions to review demolition permit applications and provide preliminary recommendations.30 In Boulder, CO, the Landmarks Board reviews applications related to buildings determined potentially eligible for landmark designation by the city’s historic preservation program. The Landmarks Board considers the building’s eligibility for designation as an individual landmark; the building’s relationship to the character of the neighborhood as an established and definable area; the reasonable condition of the building; and reasonable projected cost of restoration or repair. (Note: The board may not consider deterioration caused by unreasonable neglect).31 In Alameda, CA, the Planning Director determines whether the building or structure meets the criteria of a landmark as described in the County’s proposed Historic Preservation Ordinance, or pending the Ordinance’s adoption, in accordance with the requirements of CEQA.32

In Boulder, Colorado, if a property is determined potentially eligible for landmark designation, the Landmarks Board may 1) issue the demolition permit, 2) impose a stay of up to 180 days to explore demolition alternatives, or 3) initiate the landmark designation process.33 If a property is determined historically significant in either Keen or Concord, New Hampshire the Heritage Commission conducts a meeting to explore demolition alternatives.34 In Stratham, New Hampshire, if the property is determined to be potentially significant, no permit is issued until a more thorough investigation is conducted. Following the investigation, the Heritage Commission provides a written recommendation to the Code Enforcement Officer for the final

28 Miller, 4; City of Boulder Colorado.
29 Miller, 6.
30 Miller, 6.
31 "City of Boulder Colorado.
33 City of Boulder Colorado.
34 Miller, 6.
Clark County Demolition Study

decision. Similarly, in New Castle County, Delaware, if the property is at least 50 years old and historically significant, the application will be scheduled for further review by the Historic Review Board. The Board may delay the issuance of a permit for up to 9 months from the date of application to consider demolition alternatives. At this level of review, the applicant must provide the Board with complete information about the project.

Designation
In Santa Monica, CA, if the property is determined to meet criteria for designation as a local landmark, it is designated as a historic resource, an action is appealable to City Council. In Alameda, CA, if the property is determined to meet the criteria for designation as a local landmark, the applicant must apply for a Certificate of Appropriateness. The County of Alameda Planning Department will recommend a Certificate of Appropriateness if they determine the proposed alteration or demolition would not have a significant adverse effect on a historical or cultural resource. Once the review is complete, the demolition request will be forwarded to the Parks Recreation and Historical Commission (PRHC) for review. The PRHC will review the application and hold a public meeting before making a determination. The PRHC may determine that the structure does not meet the criteria for designation and that the application materials provide sufficient information to recommend to the Planning Director approval of the Certificate of Appropriateness and authorization of demolition. Alternatively, the PRHC may require that the applicant retain a qualified consultant to prepare State Historic Resource Inventory forms, a historical resource evaluation report, or submit additional information. Upon PRHC’s completion of review and the public hearing, the PRHC will forward a written recommendation to the Planning Director, who will make the final decision.

Recommended Options
Based on the project goals and an analysis of CLG demolition review programs in Washington and other states, AECOM has prepared several demolition review program proposals for Clark County. These proposals will be refined following a workshop with Clark County Community Planning and the Clark County Historic Preservation Commission and final recommendations will be presented.

Determine Criteria of Limitations

Age
AECOM recommends that Clark County establish an age requirement to trigger demolition review. Most jurisdictions who provided input use 50 years. For other types of historic reviews, such as undertakings reviewed under Section 106 of the NHPA, 45 years is commonly used to take into account the duration of project activities. Some jurisdictions apply a specific trigger date, such as 1945, but this is not recommended for Clark County, because it unreasonably restricts categories of resources that may become historically significant in the future.

It is recommended that the county consider relaxed limitations for secondary structures, such as garages or outbuildings on older properties.

Location
Clark County contains designated historic properties, sites, and districts that are regulated under provisions of the Clark County Historic Preservation Ordinance. Additional historic overlays could provide demolition review for geographic areas targeted for high concentrations of potentially significant historic resources.

Main Street Communities in Clark County, recognized by the Washington Trust for Historic Preservation, such as the Downtown Camas Association, Ridgefield Main Street, and Vancouver Downtown Association may not have historic designation but could be given geographic consideration for demolition review due to the concentration and cohesive character of older buildings.

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36 New Castle County Delaware Department of Land Use.
37 City of Santa Monica.
38 Alameda County California Planning Department.

AECOM
Existing Inventories and/or Registers
Clark County maintains a local historic resources inventory and the Clark County Register of Historic Places. Properties included in the inventory or register are already entitled to demolition review.

Other historic designations include DAHP’s Washington Heritage Register and Heritage Barn Register, and the Washington State Department of Agriculture’s Centennial Farms. These could be added to the County’s list of properties requiring demolition review to address a broader range of historically designated resources.

Updates to Clark County’s historic resources inventory would incorporate new research about the county’s historic resources and include historic resources from the recent past that would have been considered too young at the time the inventory was conducted.

Determine Demolition Permit Review Process
Clark County could include information on the permit application form that informs applicants about the possibility of demolition review for properties that meet the determined criteria of limitations, specifically an age requirement, since the review could delay the project or require additional materials from the applicant. A code or policy revision would be required.

The following could be incorporated into the demolition permit application form:

1. A requirement that the applicant provide clear photographs of the building or structure. This could include all elevations, only those visible from the public right of way, and/or interior photographs.
2. A request for historic information about the building or structure, including construction history, identity of previous occupants, and other relevant historical information.
3. Tax records or other property records to verify the building or structure’s age (county or city responsibility).
4. Verification of existing geographic overlays that require demolition review (county or city responsibility).
5. A check box on the demolition permit application form stating that historic review is required. Development of a separate historic review form for properties that meet the limitations, with requirements for photographs, questions about history, and other information necessary to complete the documentation process.
6. If demolition alternatives are to be integrated in the review process, separate the historic review from the asbestos removal requirements to preserve interior materials for potential building relocation and reuse.

County staff can do one or more of the following with this information:

1. Enter the information and photographs into the local inventory.
2. Assess whether the property meets the designation criteria for the CCHRP.
3. Request and/or conduct research to better understand the property’s historical significance.
4. Enter the information and photographs into the WISAARD and leave the property unevaluated.
5. Notify the public and interested entities about the demolition permit application and inquire about the property’s history and/or significance. It is recommended that the County develop and maintain a list of organizations interested in receiving notifications about such applications.
6. Consult with DAHP and/or the public about whether the property has recognized historical significance.
7. Include conditions for consideration of demolition alternatives or feasibility assessments.

Determine how SEPA is triggered for historic resources
The County can interpret the SEPA language for historic resources in different ways to determine if a property has recognized historical significance:

1. Only resources previously designated on local, state, or historic registers have recognized historical significance and trigger SEPA for historic resources.
2. Resources previously identified as listed or eligible for listing in local, state, or historic registers trigger SEPA for historic resources.

3. The county must review permits for all potentially historic properties to determine if that property is historically significant and triggers SEPA for historic resources. When SEPA is triggered, alternatives to demolition and/or mitigation measures are considered.

4. Consult with DAHP for their comments on if a property is potentially eligible for inclusion in the Washington Heritage Register and/or NRHP.

Allocate Responsibilities

The County must identify who is responsible for (1) reviewing the demolition permit application and accompanying materials, (2) determining whether the subject building or structure is historically significant and whether the property should be added to a local inventory, and (3) deciding if a demolition permit should be issued. These responsibilities could be handled by a local heritage commission, local landmarks board, county planner, or a historic preservation consultant. The same individual or group does not necessarily have to be responsible for each action. For example, a heritage commission or local landmarks board could review the application and associated materials, determine historical significance and provide a recommendation to a county planner for a final determination on issuing a demolition permit. This scenario allows for a determination of eligibility that would contribute to a documentation of the property and allow for the county to make the final decision. In some instances, the demolition of a historically significant building may be advisable if its current condition is so poor that it constitutes a public nuisance. Beware of potential conflicts of interest occurring when a consultant may also represent a developer involved in the demolition process. The timeliness of reviews, whether handled administratively or by the Clark County Historic Preservation Commission should also be considered when developing a process for considering resource eligibility for the local inventory or for the Clark County Heritage Register (for the purposes of SEPA).

Consider Demolition Delay and/or other Preservation Initiatives

Determine whether Clark County intends to add demolition delays or other conditions to the demolition process for structures found to be historically significant. Conditions could include the following:

1. Consideration of adaptive reuse opportunities
2. Examination of alternative locations and property owners
3. Material salvage
4. Feasibility assessment to determine financial and/or structural need
5. Historic documentation and/or interpretation
6. Demolition denial
Bibliography


Memo
Clark County Demolition Study