

Chapter 62 PARKS AND RECREATION*

***Cross references:** Streets, sidewalks and other public places, ch. 82; vegetation, ch. 102.

State law references: Public parks and recreation generally, Wis. Stats. § 27.01 et seq.

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ARTICLE I. IN GENERAL

Sec. 62-1. Damage to park property.

No person shall damage any property in a city park or city property nor injure, break, remove or mutilate any tree, shrub, plant or flower in any city park.

(Code 1983, § 8.11(2))

Sec. 62-2. Use of park systems.

All public parks owned and/or maintained by the city shall be closed to the public each day from 11:00 p.m. to 6:00 a.m. the following day. Special permission may be granted by the park and recreation commission upon application to use a specified park during the closed hours. Permits must be applied for through the park and recreation commission prior to the requested date.

(Ord. No. OR95-06, § 1(9.16(1)), 11-27-1995)

Sec. 62-3. Speed limits in parks.

Unless otherwise modified by city ordinance, the speed limit on all city park service roads shall be 15 miles per hour. Service roads shall be posted with appropriate official signs.

(Ord. No. OR95-06, § 1(9.16(3)), 11-27-1995)

Cross references: Traffic and vehicles, ch. 94.

State law references: Similar provisions, Wis. Stats. § 346.57(4).

Sec. 62-4. Stop signs in parks.

Stop signs shall be placed at all service exits from the parks. It shall be unlawful for any vehicle to exit a park onto a city street where the exit is controlled by a stop sign without first coming to a complete stop prior to entering the street. Violators will be considered to be in violation of Wis. Stats. § 346.47(1)--(3).

(Ord. No. OR95-06, § 1(9.16(2)), 11-27-1995)

Cross references: Traffic and vehicles, ch. 94.

State law references: Required stops, Wis. Stats. § 346.47.

Sec. 62-5. Special restrictions relating to Horn Park.

The service drive through Horn Park shall allow one-way traffic with the entrance to Horn Park being the south entrance at North Parkway Drive. Traffic shall exit Horn Park at the north exit to North Parkway Drive.

(Ord. No. OR95-06, § 1(9.16(4)), 11-27-1995)

Secs. 62-6--62-9. Reserved.

Sec. 62-10. Geocaching and letterboxing.

(a) *Definitions.*

Geocaching is the activity of hiding a geocache from public view for the challenge of participants using a global positioning system (GPS) device and Internet-published coordinates to locate the geocache. Once it is located, the participants take an item from the geocache, replacing it with one that they contribute, and/or sign and date a logbook.

Geocache is a weather-resistant container, such as a plastic food storage container, that serves the purpose of providing a place to store small trade items and/or logbooks. It is required by the Wisconsin Geocaching Association to be clearly labeled in large lettering with the word "Geocache" on the outside of the container. Geocaches are intentionally placed by their owners, and the association claims that the containers are not abandoned property.

Letterboxing is similar to geocaching in that a player takes directions from a web site and uses those directions to find a hidden object. In the case of letterboxing, the directions come in the form of a riddle, and the hidden object is a stamp that the finder can use to stamp a piece of paper to prove that he/she has visited the site.

For purposes of this policy, the term "geocaching" shall cover "letterboxing," too.

(b) *Geocache placement on city property.*

- (1) Geocaching is considered an acceptable outdoor recreational pursuit for all municipal parks.
- (2) Geocaching is prohibited on all other municipally owned properties.

- (3) Under no circumstances shall a container be placed on city property without prior approval of the city. Unauthorized geocaches will be removed if the owner cannot be contacted. The city park and recreation director shall make an attempt to contact the owner/placer of existing geocaches to bring geocaches located on city property under compliance with this policy. Working through the Wisconsin Geocaching Association is the most effective method to locate owners.
- (4) City employees should not remove geocaches placed on city property unless city authorities believe there to be an imminent hazard to humans or an unacceptable level of damage to the environment or it is not in compliance with this policy. Any geocache found on city property without proper authorization may be removed if the owner cannot be contacted.

(c) *Geocache placement throughout the city.*

- (1) Geocaching is prohibited on all other properties throughout the city, unless special consent has been given by the property owner or authorized property manager.
- (2) Failure to obtain the consent of the property owner or authorized property manager shall result in potential trespassing and/or disorderly conduct charges.

(d) *Permitting and permitting procedures.*

- (1) City property may be used to hide a geocache only if the person wishing to do so first obtains written approval by the park and recreation director or appointed designee. The following minimum information shall be included on the permit:
 - a. Name, address and phone number of the owner or original placer of the geocache.
 - b. The exact location both in GPS coordinates and written description or a map of the geocache site.
- (2) No location may be used for more than one year. The geocache must be moved a minimum of once over a 12-month period. The park and recreation director may require it moved more often to avoid over-use of an area.
- (3) The city is not responsible for any vandalism or other damage to geocaches.
- (4) The city reserves the right to terminate the approval for placement of a geocache on city property for any reason at any time. Prior to termination of this approval, the city will contact the geocache owner or original placer using the contact information provided on the application to allow the owner to remove the geocache or move it to a new location. If the city is unable to contact the geocache owner/placer the geocache will be removed.

(e) *Logistics.*

- (1) *Geocaches are not to be buried.* A geocache is considered buried if it must be dug up by hand or by an object used as a digging tool. Placing rocks, bark, logs, etc. over a cache is not considered burial. Neither is placing a geocache into a

naturally occurring crevice or hole.

- (2) Geocache owners/placers are required to maintain the geocache.
- (3) The following items are not allowed to be placed into geocaches:
 - a. Food of any kind.
 - b. Pocket knives or weapons of any kind.
 - c. Illegal items such as drugs.
 - d. Material restricted from minors such as (but not limited to): tobacco, adult publications, and alcohol.
- (4) Geocache owners/placers are allowed to move the geocaches to new locations to make it more challenging to locate the geocache but only with prior approval of the city. Approval may be obtained verbally, and the park and recreation director must note the new location on the permit.
- (5) Geocache hunters are not required to seek authorization before searching for a geocache; however, they are required to abide by all park rules and laws.
- (6) If geocache owners/placers find illegal or hazardous materials in the geocache, the person making the discovery should contact the police department before removing the item(s).

(Ord. No. OR06-13, § 1, 7-24-2006)

Secs. 62-11--62-35. Reserved.

ARTICLE II. PARK AND RECREATION COMMISSION*

***Cross references:** Administration, ch. 2.

State law references: Park board generally, Wis. Stats. § 27.08.

Sec. 62-36. Membership.

The park and recreation commissioners shall consist of seven members. One member shall be a councilmember selected annually by the council for a one-year term commencing May 1. Six citizen members shall be appointed by the mayor, subject to confirmation by the council, for terms of four years each. The term of each citizen member shall commence on October 1 following appointment.

(Code 1983, § 1.35)

Sec. 62-37. Organization and meetings.

The park and recreation commissioners shall provide for the time and place of its

meetings; annually elect a chairman and secretary; and shall keep a written record of its proceedings, to include all actions taken, a copy of which shall be filed with the city clerk/treasurer. Four members shall constitute a quorum, but all actions shall require an affirmative approval of a majority of its members. The park and recreation commission may adopt rules governing its own proceedings and regulations for the proper use, care and operation of the property under its control, provided such rules and regulations shall not conflict with law nor with any city ordinance or resolution.

(Code 1983, § 8.11(1)(b))

Sec. 62-38. Powers and duties.

The park and recreation commissioners shall have the powers and duties set forth in Wis. Stats. §§ 27.08, 27.09 and 27.10, except as provided in this article, and such other powers and duties as shall be vested in it by the council.

(Code 1983, § 8.11(1)(d))