

Chapter 17

PARKS AND RECREATION*

* **Cross References:** Alcoholic beverages, Ch. 4; animals and fowl, Ch. 5; buildings and building regulations, Ch. 6; planning, Ch. 20; public works and improvements, Ch. 22; signs, Ch. 23; streets, sidewalks and public places, Ch. 24; subdivision regulations, Ch. 25; zoning regulations, Ch. 29.

State Law References: Authority to acquire parks, RSMo. § 90.010.

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ARTICLE I.

IN GENERAL

Sec. 17-1. Recreation budget.

For the acquisition, maintenance and development of adequate recreational facilities, and for the proper promotion of a recreational program, the city manager shall include in his budget an amount estimated by him to be sufficient for such purposes.

(Code 1964, § 2.1020)

Charter References: Similar provisions, § 112.

Sec. 17-2. Permanent park fund.

There shall be a permanent park fund which shall consist of gifts, bequests and devises specified for this purpose, rents, issues and profits derived from any property which may have been purchased or held in trust by or for the City of Columbia for recreational purposes; and the proceeds of the sale of any such property, real, personal or mixed, so purchased or held in trust. Monies in this permanent park fund shall be appropriated, expended or encumbered only for parks and other recreational property or facilities.

(Code 1964, § 2.1030)

Charter References: Similar provisions, § 113.

Sec. 17-3. Special assessments for parks and recreational facilities.

(a) *Authorized.* Public parks and recreational facilities may be acquired, constructed, maintained and repaired as any other public improvement with the cost of such acquisition, maintenance, repair and construction being specially assessed under these provisions and the provisions of chapter 22.

(b) *Establishment of special benefit district.* When the city council shall determine at the public hearing required for the acquisition or construction of a public improvement that the park or recreational facility so considered will constitute a special benefit to property in any area, it may establish a special benefit district including such property. Such benefit district shall be established by ordinance with the legal boundaries thereof specifically defined and may thereafter by ordinance be amended to reduce or enlarge such district or to alter the boundaries thereof. Such park or recreational facilities may then be acquired, constructed, repaired or maintained with the costs being levied against the property owners in the district in the manner herein provided.

(c) *How levied.* The costs of acquiring, constructing, repairing or maintaining a park or recreational facility, when established by the council as a benefit to property within the district, shall be levied and assessed in the name of the owner(s) of that property and charged against the lots, tracts and parcels of land in the proportion such lots, tracts or parcels bear to the total area of the district exclusive of public highways.

(Code 1964, §§ 2.1040--2.1060)

Secs. 17-4--17-15. Reserved.

ARTICLE II.

PARKS AND RECREATION COMMISSION*

* **Charter References:** Appointment of commissions, § 22.
Cross References: City commission generally, § 2-221 et seq.

Sec. 17-16. Composition; compensation; removal; vacancies.

The council shall appoint a parks and recreation commission of seven (7) members, who shall be registered qualified voters of the city; who shall not be paid officers or employees of the city; and who shall

serve without compensation. Each ward of the city shall be represented on the commission by a resident of that ward and appointments shall be made in a manner so as to preserve that representation. The council may remove any member of the commission for misconduct or neglect of duty. Vacancies on the commission occasioned by removal, resignation or for any other cause shall be filled for the remainder of the term.
(Code 1964, § 2.880(1))

Sec. 17-17. Meetings; quorum; attendance.

The commission shall meet regularly at such times and places as the commission shall determine. A quorum for the transaction of business at such meetings shall be a majority of the appointed and acting members of such commission. The chair of the commission is authorized to excuse any member from attendance at a commission meeting; provided, that the member requested to be excused before the meeting. Any member who is absent, without being excused, from twenty-five (25) per cent of the regular commission meetings held in a calendar year shall automatically forfeit the office. Any member who is absent, without being excused, from three (3) consecutive regular meetings shall automatically forfeit the office. It shall be the duty of the chair of the commission to promptly notify the city council of the vacancy.
(Code 1964, § 2.880(2); Ord. No. 17658, § 1, 4-21-03)

Sec. 17-17.1. Officers.

(a) The commission shall elect annually, at the first meeting in June, a chair, vice-chair, and secretary. The secretary may be an employee of the city.

(b) Where there is a vacancy in any elected office, the commission shall elect a new officer to serve until the next regular annual election. The new officer shall have been appointed a member of the commission, with the exception of the secretary, who may be an employee of the city. Should the chair and vice-chair both be absent, the members present shall select a member previously appointed to the commission by the council to serve as chair for that meeting.
(Ord. No. 10868, § 1, 1-20-86; Ord. No. 17658, § 1, 4-21-03)

Sec. 17-18. Powers and duties.

The parks and recreation commission shall have the power and be required to:

- (1) Act in advisory capacity in all matters pertaining to public recreation.
- (2) Consider the annual budget of the parks and recreation department and make recommendations with respect thereto to the city manager.
- (3) Assist in the planning of a recreation program, promote and stimulate public interest therein; and to that end solicit to the fullest extent possible the cooperation of school authorities and other public and private agencies.

(Code 1964, § 2.890)

Sec. 17-19. Ordinances pertaining to parks and recreational activities.

No ordinance pertaining to the park department or the recreational activities of the city shall be considered by the council without first referring the same to the parks and recreation commission and receiving its recommendation with reference thereto; provided, however, that if no recommendation is received from the commission within a period of thirty (30) days after the matter is referred to the commission, then the council may take action without such recommendation.
(Code 1964, § 2.900)

Secs. 17-20--17-25. Reserved.

ARTICLE III.

DEPARTMENT*

* **Charter References:** Revenues for recreational facilities and programs, § 112; permanent park fund, § 113.
Cross References: City departments generally, § 2-176 et seq.

Sec. 17-26. Director--Appointment; qualifications.

The director of parks and recreation shall be appointed by the city manager, and shall have supervision and control of the department, subject to the city manager. He shall be selected by the city manager on the basis of his training and experience for his duties.
(Code 1964, § 2.860)

Sec. 17-27. Same--Powers and duties.

The director of parks and recreation shall be responsible to the city manager for an adequate and progressive recreational program. To that end, he shall have the power and be required to:

- (1) Manage and control all recreation programs in all places and buildings owned or controlled by, or available to the city.
- (2) Manage and control the recreational use of all parks, parkways, playgrounds, golf courses, recreational centers, camps, swimming pools and such other city-owned lands, buildings, facilities and equipment, as may be authorized for recreational purposes.
- (3) Plan a park and recreational program, with advice of the parks and recreation commission, so that the city will have adequate and ample park and recreational facilities.
- (4) Submit a plan, with the advice of the parks and recreation commission, for financing the park and recreation program.
- (5) Formulate, with the advice of the parks and recreation commission, proposed rules and regulations for submission to the council by the city manager for the proper use and protection of all property under the jurisdiction of the department.

(Code 1964, § 2.870)

Secs. 17-28--17-40. Reserved.

ARTICLE IV.

CONDUCT REGULATIONS

DIVISION 1.

GENERALLY

Sec. 17-41. Definitions.

For the purposes of this article, the following terms, phrases, words and their derivations shall have the meanings given herein:

Director. A person immediately in charge of any park area and its activities, and to whom all park attendants of such area are responsible.

Park. A park, reservation, playground, beach, recreation center or any other area in the city, owned or used by the city, and devoted to active or passive recreation.

Vehicle. Any wheeled conveyance, whether motor-powered, animal-drawn, or self-propelled. The term shall include any trailer in tow of any size, kind or description. An exception is made for baby carriages and vehicles in the service of the city parks.

(Code 1964, § 2.920)

Cross References: Definitions and rules of construction generally, § 1-2.

Sec. 17-42. Enforcement.

(a) *Officials.* The director and park attendants shall, in connection with their duties imposed by law, diligently enforce the provisions of this article.

(b) *Ejection.* The director and any park attendant shall have the authority to eject from the park any person acting in violation of this article.

(c) *Seizure of property.* The director and any park attendant shall have the authority to seize and confiscate any property, thing or device in the park, or used, in violation of this article.

(Code 1964, § 2.1000)

Sec. 17-43. Violations of article.

Any person violating any of the provisions of this article shall be deemed guilty of a misdemeanor.
(Code 1964, § 2.1010)

Secs. 17-44--17-50. Reserved.

DIVISION 2.

PROHIBITED ACTS RELATING TO PARK PROPERTY

Sec. 17-51. General disfiguration and removal.

It shall be unlawful for any person in a park to mark, deface, disfigure, injure, tamper with or displace or remove, any building; bridges; tables; benches; fireplaces; railings; paving or paving material; water lines or other public utilities or parts or appurtenances thereof; signs, notices or placards, whether temporary or permanent; monuments; stakes; posts; or other boundary markers, or other structures or equipment, facilities or park property or appurtenances whatsoever, either real or personal.

(Code 1964, § 2.930(1)(a))

Sec. 17-52. Injury, removal of natural features.

(a) *Trees, shrubbery, lawns.* It shall be unlawful for any person in a park to damage, cut, carve, transplant or remove any tree or plant or injure the bark, or pick the flowers or seeds of, any tree or plant. Nor shall any person attach any rope, wire, or other contrivance to any tree or plant. A person shall not dig in or otherwise disturb grass areas, or in any other way injure or impair the natural beauty or usefulness of any area.

(b) *Removal, excavation of natural resources.* It shall be unlawful for any person in a park to dig or remove any beach sand, whether submerged or not, or any soil, rock, stones, trees, shrubs or plants, down timber or other wood or materials, or make any excavation by tool, equipment, blasting, or other means or agency, except by specified written permit issued hereunder.

(Code 1964, § 2.930(1)(c), (2)(a))

Sec. 17-53. Climbing trees, monuments, etc.

It shall be unlawful for any person in a park to climb any tree or walk, stand or sit upon monuments, vases, fountains, railings, fences or gun carriages or upon any other property not designated or customarily used for such purposes.

(Code 1964, § 2.930(2))

Sec. 17-54. Erection of structures.

It shall be unlawful for any person in a park to construct or erect any building or structure of whatever kind, whether permanent or temporary in character, or run or string any public service utility into, upon, or across park lands, except or special written permit issued hereunder.

(Code 1964, § 2.930(1)(d))

Sec. 17-55. Restrooms and washrooms.

It shall be unlawful for any person in a park to fail to cooperate in maintaining park restrooms and washrooms in a neat and sanitary condition. No person over the age of four (4) years shall use the restrooms and washrooms designated for the opposite sex.

(Code 1964, § 2.930(1)(b))

Sec. 17-56. Deer hunting program.

Nothing in this division shall prohibit any person participating in a city deer hunting program from using a tree stand in accordance with the applicable ordinance, rules and regulations.
(Ord. No. 18197, § 1, 8-16-04)

Secs. 17-57--17-65. Reserved.

DIVISION 3.

SANITATION*

* **Cross References:** Health and sanitation generally, Ch. 11.

Sec. 17-66. Discarding refuse and trash.

It shall be unlawful for any person in a park to bring or have brought in or to dump, deposit or leave any bottles, broken glass, ashes, paper, boxes, cans, dirt, rubbish, waste, garbage, or refuse, or other trash on park property. No such refuse or trash shall be placed in any waters in or contiguous to any park, or left anywhere on the grounds thereof, but shall be placed in the proper receptacles where these are provided; where receptacles are not so provided, all such rubbish or waste shall be carried away from the park by the person responsible for its presence, and properly disposed of elsewhere.
(Code 1964, § 2.940(2))

Cross References: Refuse collection, § 22-156 et seq.

Sec. 17-67. Water pollution, contamination.

It shall be unlawful for any person in a park to throw, discharge, or otherwise place or cause to be placed in the waters of any fountain, pond, lake, stream, bay or other body of water in or adjacent to any park or any tributary, stream, storm sewer, or drain flowing into such waters, any substance, matter or thing, liquid or solid, which will or may result in the pollution, discoloration or contamination of said waters.
(Code 1964, § 2.940(1))

Cross References: Water service, § 27-57 et seq.

Secs. 17-68--17-75. Reserved.

DIVISION 4.

TRAFFIC*

* **Cross References:** Motor vehicles and traffic, Ch. 14.

Sec. 17-76. Compliance with state motor vehicle laws.

It shall be unlawful for any person in a park to fail to comply with all applicable provisions of the state

motor vehicle traffic laws in regard to equipment and operation of vehicles, together with such regulations as are contained in this Code and other ordinances.
(Code 1964, § 2.950(1))

Sec. 17-77. Enforcement of traffic regulations.

It shall be unlawful for any person in a park to fail to obey any traffic officer or park employee, such persons being hereby authorized and instructed to direct traffic whenever and wherever needed in the parks and on the highways, streets or roads immediately adjacent thereto in accordance with the provisions of these regulations and such supplemental regulations as may be issued subsequently by the director.
(Code 1964, § 2.950(2))

Sec. 17-78. Vehicle operation confined to roads.

It shall be unlawful for any person in a park to drive any vehicle on any area except the paved park roads or parking areas or such other areas as may, on occasion, be specifically designated as temporary parking areas by the director.
(Code 1964, § 2.950(5))

Sec. 17-79. Traffic signs.

It shall be unlawful for any person in a park to fail to observe carefully all traffic signs indicating speed, direction, caution, stopping, or parking and all other signs posted for proper control and to safeguard life and property.
(Code 1964, § 2.950(3))

Sec. 17-80. Speed of vehicles.

It shall be unlawful for any person in a park to ride or drive a vehicle at a rate of speed exceeding that posted.
(Code 1964, § 2.950(4))

Sec. 17-81. Parking.

It shall be unlawful for any person in a park to park a vehicle in other than an established or designated parking area, and such use shall be in accordance with the posted directions thereat and with the instructions of any attendant who may be present.
(Code 1964, § 2.950(6))

Secs. 17-82--17-90. Reserved.

DIVISION 5.

RECREATIONAL ACTIVITIES

Sec. 17-91. Swimming and bathing.

(a) *Designated areas.* It shall be unlawful for any person in a park to swim, bathe or wade in any waters or waterways in or adjacent to any park, except in such waters and at such places as are provided therefor, and in compliance with such regulations as are herein set forth or may be hereafter adopted. Nor shall any person frequent any waters or places customarily designated for the purpose of swimming or bathing, or congregate thereat, when such activity is prohibited by the director upon finding that such use of the water would be dangerous or otherwise inadvisable.

(b) *Certain hours.* It shall be unlawful for any person in a park to frequent any waters or places designated for the purpose of swimming or bathing, or congregate thereat, except between such hours of the day as shall be designated by the director for such purposes for each individual area.

(c) *Bath houses.* It shall be unlawful for any person in a park to dress or undress on any beach, or in any vehicle, toilet or other place, except in such bathing houses or structures as may be provided for that purpose.

(d) *Costume.* It shall be unlawful for any person in park to allow himself to be so covered with a bathing suit as to indecently expose his person, or to appear in bathing costume at any place in the parks except within the limits of designated bathing places or areas.
(Code 1964, § 2.960(1))

Sec. 17-92. Boating.

(a) *Designated areas.* It shall be unlawful for any person in a park to bring into or operate any boat, raft or other water craft, whether motor-powered or not, upon any waters, except at places designated for boating by the director. Such activities shall be in accordance with applicable regulations as are now or may hereafter be adopted.

(b) *Public docks.* It shall be unlawful for any person in a park to use the public docks for dockage or other purposes without first making arrangements for such accommodation with the director, who shall assign space and collect reasonable rental charges in conformity with established regulations and rates.

(c) *Operation of boats.* It shall be unlawful for any person in a park to navigate, direct or handle any boat in such manner as to unjustifiably or unnecessarily annoy or frighten or endanger any person.
(Code 1964, § 2.960(2))

Sec. 17-93. Fishing.

(a) *Commerce prohibited.* It shall be unlawful for any person in a park to engage in commercial fishing, or the buying or selling of fish caught in any waters.

(b) *General prohibition.* It shall be unlawful for any person in a park to fish in any waters, whether fresh or salt, and whether by the use of hook and line, net, trap or other device, except in waters designated by the director for that use and under such regulations and restrictions as have been or may be prescribed by the director.

(c) *Off-shore.* It shall be unlawful for any person in a park to fish off-shore from the beaches except from such portions thereof as may be staked off and posted therefor, or to at any time fish in any area where bathing is permitted.

(d) *Prohibition during closed hours.* It shall be unlawful for any person in a park to launch, dock, or operate any boat of any kind on any waters between the closing hour of the park at night and the opening hour the following morning, nor shall any person be on, or remain on or in, any boat during the closed hours of the park.

(Code 1964, § 2.960(3))

Sec. 17-94. Picnic areas.

(a) *Use generally.* It shall be unlawful for any person in a park to picnic or lunch in a place other than those designated for that purpose. The director shall have the authority to regulate the activities in such areas when necessary to prevent congestion and to secure the maximum use for the comfort and convenience of all. Visitors shall comply with any directions given to achieve this end.

(b) *Availability.* It shall be unlawful for any person in a park to violate the regulation that use of the individual fireplaces together with tables and benches follows generally the rule of "first-come, first-served," except in those cases where prior reservations have been made with the director.

(c) *Nonexclusivity.* It shall be unlawful for any person in a park to use any portion of the picnic areas or any of the buildings or structures therein for the purpose of holding picnics to the exclusion of other persons, or to use such area and facilities for an unreasonable time if the facilities are crowded, except in those cases where prior reservations have been made with the director.

(d) *Duty of picnicker.* It shall be unlawful for any person in a park to leave a picnic area before the fire is completely extinguished and before all trash in the nature of boxes, papers, cans, bottles, garbage and other refuse is placed in the disposal receptacles where provided. If no such trash receptacles are available, then refuse and trash shall be carried away from the park area by the picnicker to be properly disposed of elsewhere.

(Code 1964, § 2.960(5))

Sec. 17-95. Camping.

It shall be unlawful for any person in a park to camp in other than designated areas for organized camping, provided by the director and used by groups of persons under adequate supervision. No person shall set up tents, shacks or any other temporary shelter for the purpose of overnight camping, nor shall any person leave in a park, after closing hours, any movable structure or special vehicle to be used or that could be used for such purpose, such as a house-trailer, camp-trailer, camp-wagon or the like.

(Code 1964, § 2.960(6))

Sec. 17-96. Games.

It shall be unlawful for any person in a park to take part in or abet the playing of any games involving thrown or otherwise propelled objects such as balls, stones, arrows, javelins or model airplanes, except in areas set apart for such forms of recreation. The playing of rough or comparatively dangerous games such as football,

baseball and quoits is prohibited except in the fields and courts or areas provided therefor. Roller skating shall be confined to those areas specifically designated for such pastime.
(Code 1964, § 2.960(7))

Sec. 17-97. Horseback riding.

It shall be unlawful for any person in a park to ride a horse, except on designated bridle trails. Where permitted, horses shall be thoroughly broken and properly restrained, and ridden with due care, and shall not be allowed to graze or go unattended, nor shall they be hitched to any rock, tree or shrub.
(Code 1964, § 2.960)

Sec. 17-98. Hunting; carrying and use of weapons.

(a) It shall be unlawful for any person in a park to use, carry or possess firearms of any description, or air rifles, spring-guns, bow and arrows, slings or any other forms of weapons potentially inimical to wildlife and dangerous to human safety, or any instrument that can be loaded with and fire blank cartridges, or any kind of trapping device. It shall be unlawful for any person to shoot into park areas from beyond the park boundaries.

(b) This section shall not prohibit any person in a park from carrying a concealed firearm if the person has a valid concealed carry endorsement issued by the Missouri director of revenue under Section 571.094 RSMo or has a valid permit or endorsement to carry concealed firearms, issued by another state or political subdivision of another state.

(c) This section shall not prohibit any person from participating in any parks and recreation department archery program or event.

(d) This section shall not prohibit any person from participating in any deer hunting program established by the city.
(Code 1964, § 2.960(4); Ord. No. 18042, § 2, 4-19-04; Ord. No. 18197, § 1, 8-16-04)

Secs. 17-99--17-105. Reserved.

DIVISION 6.

BEHAVIOR

Sec. 17-106. Interference with permittees.

It shall be unlawful for any person in a park to disturb or interfere unreasonably with any person or party occupying any area, or participating in any activity, under the authority of a permit.
(Code 1964, § 2.970(10))

Sec. 17-107. Exhibition of permit.

It shall be unlawful for any person in a park to fail to produce and exhibit any permit from the director he claims to have upon request of any authorized person who shall desire to inspect the same for the purpose of

enforcing compliance with any ordinance or rule.
(Code 1964, § 2.970(9))

Sec. 17-108. Loitering, disorderly conduct.

It shall be unlawful for any person in a park to sleep or protractedly lounge on the seats, or benches, or other areas; or to engage in loud, boisterous, threatening, abusive, insulting or indecent language; or to engage in any disorderly conduct or behavior tending to a breach of the public peace.
(Code 1964, § 2.970(8))

Sec. 17-109. Restricted areas.

It shall be unlawful for any person in a park to enter an area posted as "Closed to the Public"; nor shall any person use, or abet the use of any area in violation of posted notices.
(Code 1964, § 2.970(5))

Sec. 17-110. Skating, walking, etc., on ice.

It shall be unlawful for any person in a park to go onto the ice on any of the waters, except such areas as are designated as skating fields, and provided a safety signal is displayed.
(Code 1964, § 2.970(7))

Sec. 17-111. Appropriate clothing.

It shall be unlawful for any person in a park to appear at any place in other than proper clothing. With the exception of the restricted bathing areas, "properly clothed" shall be construed to prohibit the wearing of trunks or clothing that does not cover the upper portion of the body.
(Code 1964, § 2.970(3))

Sec. 17-112. Fireworks and explosives.

It shall be unlawful for any person in a park to bring, or have in his possession, or set off, or otherwise cause to explode or discharge or burn, any firecrackers, torpedo, rocket, or other fireworks or explosives of inflammable material, or discharge them or throw them into any park area from land or a highway adjacent thereto. This prohibition includes any substance, compound, mixture or article that, in conjunction with any substance or compound, would be dangerous from any of the foregoing standpoints, except under the sponsorship of organized groups and with the permission of the director and/or the city council.
(Code 1964, § 2.970(2))

Cross References: Fire prevention and protection, Ch. 9.

Sec. 17-113. Fires.

It shall be unlawful for any person in a park to build or attempt to build a fire except in such area and under such regulations as may be designated by the director. No person shall drop, throw, or otherwise scatter lighted matches, burning cigarettes or cigars, tobacco paper or other inflammable material, within any park area or on any highway, road or street abutting or contiguous thereto.
(Code 1964, § 2.970(4))

Sec. 17-114. Intoxicating beverages.

It shall be unlawful for any person in a park to enter or be in a park while under the influence of intoxicating liquor.

(Code 1964, § 2.970(1))

Cross References: Alcoholic beverages, Ch. 4.

Sec. 17-115. Gambling.

It shall be unlawful for any person in a park to gamble, or participate in or abet any game of chance.

(Code 1964, § 2.970(6))

Secs. 17-116--17-120. Reserved.

DIVISION 7.

MERCHANDISING, ADVERTISING AND SIGNS*

* **Cross References:** Licenses, permits and miscellaneous business regulations, Ch. 13.

Sec. 17-121. Advertising generally.

It shall be unlawful for any person in a park to announce, advertise or call the public attention in any way to any article or service for sale or hire.

(Code 1964, § 2.980(2))

Sec. 17-122. Vending and peddling.

It shall be unlawful for any person in a park to expose or offer for sale any article or thing, or to station or place any stand, cart, or vehicle for the transportation, sale or display of any such article or thing. An exception is made as to any regularly licensed concessionaire acting by and under the authority and regulation of the director.

(Code 1964, § 2.980)

Sec. 17-123. Posting signs.

It shall be unlawful for any person in a park to paste, glue, tack or otherwise post any sign, placard, advertisement or inscription whatever, or to erect or cause to be erected any sign whatever on any public lands or highways or roads adjacent to a park.

(Code 1964, § 2.980)

Secs. 17-124--17-130. Reserved.

DIVISION 8.

OPERATING POLICIES

Sec. 17-131. Hours of operation.

Except for unusual and unforeseen emergencies, parks shall be open to the public every day of the year during designated hours. The opening and closing hours for each individual park shall be posted therein for public information.

(Code 1964, § 2.990(1))

Sec. 17-132. Closed areas.

Any section or part of any park may be declared closed to the public by the director at any time and for any interval of time, either temporarily or at regular and stated intervals (daily or otherwise) and either entirely or merely to certain uses, as the director shall find reasonably necessary.

(Code 1964, § 2.990(2))

Sec. 17-133. Lost and found articles.

The finding of lost articles by park attendants shall be reported to the director, who shall make every reasonable effort to locate the owners. The director shall also make every reasonable effort to find articles reported as lost.

(Code 1964, § 2.990(3))

Sec. 17-134. Permit.

(a) *Required.* A permit shall be obtained from the director before participating in any special use or activity in a park. A list of such uses and activities shall be kept on file in the office of the parks and recreation department.

(b) *Application.* A person seeking issuance of a permit hereunder shall file an application with the appropriate director. The application shall state:

- (1) The name and address of the applicant.
 - (2) The name and address of the person sponsoring the activity, if any.
 - (3) The day and hours for which the permit is desired.
 - (4) The park or portion thereof for which such permit is desired.
 - (5) An estimate of the anticipated attendance.
 - (6) Any other information which the director shall find reasonably necessary to a fair determination as to whether a permit should be issued hereunder.
- (c) *Standards for issuance.* The director shall issue a permit hereunder when he finds:

- (1) That the proposed activity or use of the park will not unreasonably interfere with or detract from the general public enjoyment of the park.
- (2) That the proposed activity and use will not unreasonably interfere with or detract from the promotion of public health, welfare, safety and recreation.
- (3) That the proposed activity or use is not reasonably anticipated to incite violence, crime or disorderly conduct.
- (4) That the proposed activity will not entail unusual, extraordinary or burdensome expense or police operation by city.
- (5) That the facilities desired have not been reserved for other use at the day and hour required in the application.
- (6) That, if public liability insurance is required, the applicant has provided the director with a certificate of public liability insurance covering the proposed use or activity. Public liability insurance shall be required as follows:
 - a. No insurance shall be required for events that use a park or park facilities for activities for which the park or park facilities were designed and that do not bring temporary portable facilities, structures or devices into the park.
 - b. Public liability insurance in the amount of one million dollars (\$1,000,000.00) for all claims arising out of a single accident or occurrence and three hundred fifty thousand dollars (\$350,000.00) for any one person in a single accident or occurrence, naming the city as co-insured, shall be required for events that involve moderate risk, such as:
 - i. Festivals, concerts, contests, athletic camps and events, exhibitions and celebrations that are open to the general public and that are expected to have an attendance of one thousand five hundred (1,500) or less and that do not include the use of any high risk device or the participation in any high risk activity. (See examples in item c. below.)
 - ii. The landing or take-off of individual hot air balloons (excluding commercial rides).
 - iii. Any other event or activity that, in the judgment of the director, involves a moderate risk of injury.
 - c. Public liability insurance in the amount of two million dollars (\$2,000,000.00) for all claims arising out of a single accident or occurrence and three hundred fifty thousand dollars (\$350,000.00) for any one person in a single accident or occurrence, naming the city as co-insured, shall be required for events that involve a high risk, such as:

- i. Festivals, concerts, contests, athletic camps and events, exhibitions and celebrations that are open to the general public and that are expected to have an attendance of one thousand five hundred (1,500) or more or that involve a high risk of injury.
 - ii. Hot air balloon festivals or competitions.
 - iii. Events involving animals for show, display or rides.
 - iv. Events involving devices that entail risk of injury including, but not limited to, inflatables (such as bounce houses), dunking booths, amusement or carnival rides, mock weapons, or battery or gas powered devices/toys.
 - v. Any other event or activity that, in the judgment of the director, involves a high risk of injury.
- d. The following involve excessive risk and shall not be allowed in city parks:
 - i. Tethered hot air balloon rides.
 - ii. Climbing walls.
 - iii. Fireworks, pyrotechnic displays and torpedo/rockets.
 - iv. Helicopters, airplanes, powered parachutes, hang gliders and other aerial or aviation devices other than hot air balloons.
 - v. Motorized vehicle races or contests and precision driving contests and stunts.
 - vi. Remote control airplanes.

(d) *Appeal.* Within five (5) days after receipt of an application, the director shall apprise an applicant, in writing, of his reasons for refusing a permit, and any aggrieved person shall have the right to appeal, in writing, within five (5) days to the city manager, who shall consider the application under the standards set forth in subsection (c) hereof, and sustain or overrule the director's decision within five (5) days. The decision of the city manager shall be final.

(e) *Effect of permit.* A permittee shall be bound by all park rules and regulations and all applicable ordinances as fully as though the same were inserted in said permits.

(f) *Liability of permittee.* The person to whom a permit is issued shall be liable for any loss, damage or injury sustained by any person whatever by reason of the negligence of the person to whom such permit shall have been issued.

(g) *Revocation.* The director shall have the authority to revoke a permit upon a finding of violation of any rule or ordinance, or upon good cause shown.

(Code 1964, § 2.990(4); Ord. No. 19926, § 1, 6-2-08)

Cross References: Licenses, permits and miscellaneous business regulations, Ch. 13.

Sec. 17-135. Activity fees.

All fees for parks and recreation activities or facility use charges shall be established by ordinance.

Secs. 17-136--17-139. Reserved.

DIVISION 9.

CITY TRAILS

Sec. 17-140. Definitions and rules of construction.

The following definitions and rules of construction apply to this division:

City trail means any trail maintained by the parks and recreation department for use by pedestrians or cyclists.

Cycle means any device, other than a wheelchair, which is propelled by human power and has one or more wheels at least twenty (20) inches in diameter and a frame size of at least fourteen (14) inches.

Pedestrian includes any person riding in a wheelchair.

Wheelchair means a chair mounted on wheels for use by disabled individuals.
(Ord. No. 14460 § 1, 4-17-95)

Sec. 17-141. Trail use by cyclists.

(a) Every person operating a cycle upon a city trail shall ride as near to the right side of the trail as practicable, exercising due care when passing a pedestrian or another cyclist.

(b) Persons operating cycles upon a city trail shall ride single file when passing a pedestrian or another cyclist.

(c) No person shall operate a cycle upon a city trail at a speed greater than is reasonable and prudent under conditions then existing.

(d) Every person operating a cycle upon a city trail shall give an audible signal before passing a pedestrian or another cyclist.

(e) Every person operating a cycle upon a city trail shall at all times exercise the highest degree of care to avoid colliding with another trail user.
(Ord. No. 14460 § 1, 4-17-95)

Sec. 17-142. Trail use by pedestrians.

Pedestrians on a city trail shall remain as near to the right side of the trail as practicable.
(Ord. No. 14460 § 1, 4-17-95)

Sec. 17-143. Trail use by dogs.

(a) No person responsible for a dog shall permit the dog to be on any city trail unless the dog is held on a leash. The dog shall be reined in to within four (4) feet of the responsible person whenever it approaches or is approached by another trail user.

(b) No person responsible for a dog shall permit the dog to defecate upon any city trail. It is a specific defense to a charge of violating this section that the person charged immediately removed the deposit and properly disposed of it.
(Ord. No. 14460 § 1, 4-17-95)

Sec. 17-144, 7-145. Reserved

ARTICLE V.

SPECIAL ASSESSMENTS FOR OPEN SPACE AND PARK LAND ACQUISITION

Sec. 17-146. Special assessments for land acquisition authorized.

All or part of the cost of purchasing land for open space or park purposes may be assessed against land specially benefitted by the open space or park in accordance with the provisions of this article.
(Ord. No. 13929 § 1, 1-18-94)

Sec. 17-147. Initiation of procedure; public hearing.

Before authorizing the purchase of any land for open space or park purposes which is to be paid for in whole or in part by special assessments, the city council shall hold a public hearing on the matter. All interested persons shall be given an opportunity to be heard at the public hearing. Notice of such hearing shall be published in a newspaper of general circulation in the city at least seven (7) days before the hearing. The notice shall describe generally the land to be purchased and the boundaries of the proposed benefit district. The notice shall also set forth the proposed formula for imposing special assessments which may be based on the square footage or the assessed value of the property charged or any other reasonable method of calculation. If, after the public hearing, the city council desires to proceed with the purchase of the land, it shall, by ordinance, authorize the city manager to acquire the property.
(Ord. No. 13929 § 1, 1-18-94)

Sec. 17-148. Assessments levied after land acquired; public hearing.

After the land for open space or park land has been acquired, the council shall, by ordinance, after a public hearing, levy special assessments and authorize the issuance of tax bills against the lots, parcels and tracts of land specially benefitted by purchase of the land for open space or park land. The amount of any special assessment shall not exceed the amount of the benefit conferred on the property assessed. The ordinance

shall contain a description of each lot, tract or parcel of land chargeable with a portion of the cost of the land acquisition and the amount with which it is chargeable. The city clerk shall issue the tax bills and deliver them to the director of finance for collection. Tax bills shall be signed by the clerk and sealed with the corporate seal of the city. When an ordinance levying a special assessment is passed, a copy of the tax bill authorized thereby shall be delivered to the then record owner of the property charged therewith. The special assessment and tax bill shall be a first lien upon the property. The lien may be foreclosed in the manner provided by law.
(Ord. No. 13929 § 1, 1-18-94)

Sec. 17-149. Invalid assessments may be reassessed.

If any tax bill or special assessment shall be invalid in whole or in part as determined by the council or a court of competent jurisdiction, or the amount assessed is not sufficient to pay the cost of the land acquired, the council may, after a new public hearing, cause such assessment to be reassessed and authorize the enforcement of its collection.
(Ord. No. 13929 § 1, 1-18-94)

Sec. 17-150. Tax bills; form and content.

Each tax bill shall contain a brief general statement of the facts authorizing its issue, the amount for which it is issued, the name of the record owner and the description of the property against which it is issued, the rate of interest which it bears, when it begins to bear interest, and shall state that it is a lien against the land therein described, and give the time that the lien continues. Tax bills shall bear no interest for sixty (60) days after the date of issue, at which time such tax bills shall be due and payable in full. After the expiration of sixty (60) days, tax bills shall bear interest, on the unpaid balance, at a rate of nine (9) percent, which rate shall be set forth in the ordinance authorizing the issuance thereof. Every tax bill shall be a lien against the lot, tract or parcel of land described therein for a period of ten (10) years after date of issue, unless sooner paid. The lien, for tax bills payable in installments, shall expire one (1) year after the date of maturity of the last installment, except when it becomes necessary to bring suit to enforce the lien, in which case the lien shall continue until the expiration of the litigation. If the property owner cannot be served by legal process, a suit may be brought by attachment or by any other legal remedy. Tax bills shall be prima facie evidence of what they contain, of their own validity and of the facts authorizing their issue. No mere informality or clerical mistake in any of the proceedings shall be a defense thereto. Any error made in issuing any tax bill may be corrected by the city clerk, either by interlineation or by issuing a new tax bill in lieu of the erroneous one. When a tax bill is corrected by interlineation, the date of making same shall be certified by the clerk on the margin or back of the bill. In any action brought on any tax bill, the court shall have the authority to correct any error in the tax bill.
(Ord. No. 13929 § 1, 1-18-94)

Sec. 17-151. Installment payments.

The owner of any tract of land, against which a tax bill has been issued, may, not later than sixty (60) days after the issuance of the tax bill, enter into an agreement with the city to pay the tax bill in ten (10) annual installments. Each payment shall be in an amount equal to one-tenth (1/10) of the unpaid balance of the tax bill, together with all accrued interest. If any installment is not paid when due, the balance shall be then due and payable in full, together with all accrued interest. Prepayments may be made without penalty.
(Ord. No. 13929, § 1, 1-18-94)

Sec. 17-152. Record and payment.

The director of finance shall keep a record of all tax bills issued by the city, which shall show the date and amount of each tax bill, the rate of interest it bears, the name of the record owner and the description of the property against which it was issued, and a general description of the facts authorizing its issue. The director of finance shall accept partial or total payment of any tax bill and shall keep a record of all payments. When any tax bill is paid in full, he shall note the date of satisfaction on the record. The tax bill shall then be canceled and returned to the property owner.

(Ord. No. 13929, § 1, 1-18-94)

Secs. 17-153--17-160. Reserved.

ARTICLE VI.

PARKS AND RECREATION FEES

Sec. 17-161. Fees.

The following parks and recreation fees are hereby established:

(a) *Activities/classes.* Any activity (unless specified elsewhere in this section) that has as its main objective to instruct a participant for the purpose of increasing the participant's skill level, will carry a fee of:

Children (17 and under)	\$ 3.00--100.00
Adults	3.00--175.00

The fee for each individual class is based upon the recovery of direct costs associated with the program.

(b) *Team activities.*

Kickball leagues, per game	\$ 26.00
Volleyball leagues, per game....	34.00
Softball leagues, per game....	34.00
Basketball leagues, per game....	40.00
Flag football leagues, per game....	30.00
Tennis leagues	
Singles, per person....	18.00
Doubles, per person....	12.00
Youth sports participation fee (individual fee per scheduled games)	
Activity fee, per game....	1.60
User fee, per game....	0.45

Adult sports participation fee (individual fee per scheduled games)	
Activity fee, per game....	1.60
User fee, per game....	0.60

No advance forfeit fee will be charged; however, any team forfeiting a game must pay a \$15.00 re-entry fee before being allowed to continue playing in the activity league.

Active kids club fees	
Day fee during school year	\$ 4.00
Summer weekly fee	30.00

(c) *Golf Courses.* For use of the greens at the L.A. Nickell and Lake of the Woods Golf Courses, the following fees are hereby established:

Greens fees--Adult (18--59) and senior (60 and older)	
Monday--Friday Rate	
Weekday play....	\$ 12.75
Saturday, Sunday and holiday rate	
Weekend and holiday play....	17.75
Twilight rate--2:00 p.m. to close (March 1--October 31)	
Twilight weekday play....	9.75
Twilight weekend and holiday pay....	13.75
Super twilight rate--6:00 p.m. to close (March 1--October 31)	
Super twilight weekday play....	6.75
Super twilight weekend and holiday play....	6.75
Green fees--Junior (17 and under)	
Monday--Friday rate	
Weekday play....	4.75
Saturday, Sunday and holiday rate	
Weekend and holiday play....	7.25
Winter Green Fees--November 1--February 28	
Monday--Friday rate	
Winter weekday play....	9.75
Saturday, Sunday and holiday rate	
Winter weekend and holiday play....	13.75

User/capital improvement fees--Per paid greens fee	
User fee	
Recreation facility use charge per greens fee paid....	0.75
Golf course capital improvement fee*	
Improvement fee per greens fee paid....	2.50
Season passes--Annual pass: Valid one-year from date of purchase	
Family season pass for both courses	
Any day play....	908.00
Recreation facility use charge, per pass....	45.00
Capital improvement fee, per pass*....	148.00
Monday--Friday play....	759.00
Recreation facility use charge, per pass....	26.00
Capital improvement fee, per pass....	148.00
Any day play additional person....	200.00
Monday--Friday play additional person....	150.00
For the purposes of this subsection "family" means any two related persons residing at the same address. Additional related persons living at the same address may be added to the pass if they are under the age of 22. Proof of residence and age may be required.	
Single season pass, both courses	
Any day play....	534.00
Recreation facility use charge, per pass....	26.00
Capital improvement fee, per pass*....	88.00
Monday--Friday play....	446.00
Recreation facility use charge, per pass....	26.00
Capital improvement fee, per pass*....	88.00
Junior season pass (17 and under), for both courses	
Any day play....	178.10
Recreation facility use charge, per pass....	16.90
Capital improvement fee, per pass*....	5.00

Limited play (June 1--August 31)	89.05
Recreation facility use charge, per pass....	8.45
Capital improvement fee, per pass*....	2.50
Senior season pass (60 and over), for both courses	
Any day play....	427.00
Recreation facility use charge, per pass....	21.00
Capital improvement fee, per pass*....	70.00
Monday--Friday play....	357.00
Recreation facility use charge, per pass....	21.00
Capital improvement fee, per pass*....	70.00
Senior family season pass (60 and over), for both courses	
Any day play....	683.00
Recreation facility use charge, per pass....	34.00
Capital improvement fee, per pass*....	112.00
Monday--Friday play....	571.00
Recreation facility use charge, per pass....	34.00
Capital improvement fee, per pass*....	112.00
Applicable for two adults 60 years of age and over for related persons residing at the same address. No additional family members may be added to this pass. Proof of residence and age may be required.	
Any day punch pass card for both courses--No expiration	
10 pass punch card....	159.50
Recreation facility use charge, per card....	7.00
Capital improvement fee, per card*....	33.00
10-pass punch card with cart....	257.00
Recreation facility use charge, per card....	7.00
Capital improvement fee, per card*....	33.00
20-pass punch card....	301.00
Recreation facility use charge, per card....	13.00
Capital improvement fee, per card*....	43.00
20-pass punch card with cart....	485.00

Recreation facility use charge, per card....	13.00
Capital improvement fee, per card*....	63.00
Monday--Friday punch pass card for both courses--No expiration	
10-pass punch card....	115.00
Recreation facility use charge, per card....	7.00
Capital improvement fee, per card*....	23.00
10-pass punch card with cart....	209.00
Recreation facility use charge, per card....	7.00
Capital improvement fee, per card*....	36.00
20-pass punch card....	217.00
Recreation facility use charge, per card....	13.00
Capital improvement fee, per card*....	43.00
20-pass punch card with cart....	400.00
Recreation facility use charge, per card....	13.00
Capital improvement fee, per card*....	63.00
Educational instruction team member fee**....	50% of applicable green fee
Equipment rental fees	
Driving range ball rental....	3.00--15.00
Pull carts....	5.00
Club rentals....	10.00
Riding golf cart fees	
18-hole charge, per person....	10.80
Capital improvement fee, per cart*....	1.20
9-hole charge, per person....	5.40
Capital improvement fee, per cart*....	0.60
10-play punch card cart fee....	94.50
Capital improvement fee, per cart*....	13.50
Individual season cart fee (annual pass holders only)....	561.60
Capital improvement fee, per cart*....	62.40
Family season cart fee (annual pass holders only) (must reside in same household)....	982.80
Capital improvement fee, per cart*....	109.20
Private carts	

Season trail activity fee....	302.40
Capital improvement fee, per cart*....	33.60
Daily trail activity fee....	9.00
Capital improvement fee, per cart*....	1.00
Private cart storage activity fee....	277.00
Capital improvement fee, per cart*....	31.00
Private tournament fees-- Per established guidelines approved by the parks and recreation director	
*All revenues derived from the golf course capital improvement fee shall become a part of the capital improvements project fund for improvements to the golf course only.	
**This fee is available on weekdays only to members of an official team of any educational institution in Boone County (except the Columbia Public School System which shall be exempt from the fee) when playing with the official team of the institution and accompanied by the coach or other authorized representative of the educational institution.	

(d) *Outdoor aquatics.*

Admission fees to municipal outdoor swimming facilities	
Albert-Oakland Family Aquatic Center; Lake of the Woods; Little Mates Cove	
Children (1 and under)....	Free
Children (2--15)....	\$ 2.50
Children (2--15) group rate (groups of 10 or larger)....	1.90 each
Adults (16 and over)....	3.75
Adults (16 and over) group rate (groups of 10 or larger)....	2.85 each
After 5:00 p.m.....	1.75
Child pass book....	37.50
Adult pass book....	56.25

Outdoor pool season pass (valid only for the summer season). Includes admission to Oakland Family Aquatic Center (OFAC), Douglass Pool, Lake of the Woods Pool (LOW) and Pirates Landing. Season pass holders can participate in outdoor water fitness classes offered at OFAC and LOW at no charge.	
Youth individual....	70.00
Adult individual....	115.00
Family pass*....	220.00
Family--Each person after five members....	10.00
*For the purposes of this subsection "family" is defined as a maximum of two adults and up to three children or dependents residing at one residence. "Dependent" has the same meaning as "dependent" under federal income tax law. A person shall not be considered a dependent under this subsection unless the person was claimed as a dependent on Federal Income Tax Form 1040 for the most recent income tax reporting period. Additional related persons, residing at the same address, may be added to the pass if they are under the age of 18, are a full-time student (12 credit hours or more) under the age of 25, or qualify as a dependent. Each additional person over five will be an additional \$10.00 per season. Children under the age of two will be admitted for free and will not be counted toward the number of persons in the family.	
Douglas Family Aquatic Center	
Children (1 and under)....	Free
Children (2--15)....	1.00
Adults (16 and over)....	1.00
Swim lessons (infant, toddler, parent-assisted preschool)....	35.00

Swim lessons (Levels 1--7)....	40.00
Swim lessons (advanced and adult lessons)....	45.00
Private swim lessons....	80.00
Lap swimming (per session)....	35.00--45.00
Pool rental--Rates vary per facility	
2-hour rental rate; \$1.00 per person over 50....	92.00--230.00
Locker rental....	0.25
Aquatic exercise	
(Drop-in rate)....	3.00--4.00
(10 Pass Rate)....	27.50--40.00
Birthday party packages--Varies by package chosen....	5.00--100.00

(e) OAK Tours/Senior Plus Programs. Any senior adult participating in OAK Tours will be required to pay an annual fee.

SLAC Annual Activity Fee....	\$20.00
Fees--Annual membership fee	
OAK Tours Single....	20.00
OAK Tours Couple....	35.00

(f) *Other special fees.*

Amphitheater....	\$ 10.00--200.00
Day camp (per person, per two week session) includes \$7.50 user fee....	215.00
Day camp--Escapade week (per person) includes \$7.50 user fee....	107.50
Day camp--Sunrise/Sunset....	20.00
Schools out camp at the ARC....	40.00
Tennis tournaments	
Singles children (15 and under)....	7.50
Singles adult (16 and over)....	12.00
Doubles (all ages)....	15.00
Noon Club (20-pass punch card)....	50.00
Noon Club (10-pass punch card)....	25.00
Shelter reservations (per rental)....	28.00--50.00
Small shelter....	32.00

Large shelter....	42.00
Island shelter special use fee....	30.00
Special park permit use fee....	30.00
Wedding permit use fee....	30.00
Indoor shelter reservations	
Weekday--½ day rental....	300.00
Weekday--Full day rental....	400.00
Weekend/holiday full day rental....	450.00
Weekend wedding special....	1,000.00
Portable dance floor	
Weekday--½ day rental....	50.00
Weekday--Full day rental....	75.00
Weekend/holiday full day rental....	75.00
Rock Quarry House Reservations (per hour)....	22.00
Garden plots (per year)....	30.00
Festival displays (per day)....	17.50--60.00
Coin-operated pitching and other game machines....	0.25--2.00

(g) *Armory Sports Center.*

Armory Gymnasium		
(1)	Normal business hours	
	Activity fee, per hour....	\$ 23.00
	User fee, per hour....	2.00
(2)	Non-business hours	
	Activity fee, per hour....	36.00
	User fee, per hour....	4.00
Conference rooms--Hourly rate....		10.00--100.00

(h) *Athletic field rentals.* In addition to the recreation facility use charge under subsection (o)(2).

Baseball/Softball		
(1)	Without lights, per hour....	\$ 16.00
(2)	With lights, per hour....	22.00
(3)	Per game (marked fields)....	68.00
(4)	Daily rate (marked fields)....	153.00
(5)	Daily rate (marked, w/temporary fence)....	200.00
(6)	Rainbow Baseball/Softball Sunday rate (marked)....	145.00

Lacrosse fields		
(1)	Rate, per game, per field....	54.00
(2)	Rate, per day, per field....	122.00
Soccer--Per field		
(1)	Fields 1, 2, 3 and 6	
	Per game....	35.00
	Per day....	122.00
(2)	Fields 4 and 5	
	Per game with or without lights....	70.00
	Per day....	168.00
(3)	Fields 7 through 19	
	Per game....	40.00
	Per day....	92.00
Athletic fields--Special field preparation (in addition to normal rental rates)		
(1)	Special field preparation fee--Baseball fields....	100.00
(2)	Special field preparation fee--Football/lacrosse/soccer fields....	250.00
Tennis courts--Per court		
(1)	Per court, per hour....	14.00
(2)	Per court, per day....	54.00
(3)	Per four (4) courts, per day....	90.00
In-line hockey		
(1)	Per game....	30.00
(2)	Per day....	160.00

(i) *Transportation charges.*

Transportation (bus or vans) provided by parks and recreation department for any activity outside service area of Boone County, except for those activities deemed by the director of parks and recreation to be representational....	15.00
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(j) *Promotional Pricing.* In order to promote additional attendance, the Director of Parks and Recreation is authorized to reduce fees at certain times and to offer reduced fee coupons.

(k) *Special events/special use fees.*

(1)	Fees for general special event/special use unless otherwise indicated are based upon direct costs....	\$ 25.00--250.00
(2)	Concession fees--The fee per event is based upon the concession privileges granted by the parks and recreation director in accordance with the park special use permit.	
	1--3 booths (food and items for resale)....	50.00
	4--6 booths (food and items for resale)....	100.00
	Additional fee for each booth over 6....	15.00
(3)	Park facilities--The schedule of fees for use of park facilities (disc golf course, MKT Trail, mountain bike course, radio control areas, roller hockey, skateboard park, etc.) will apply when the facilities are used semi-exclusively or exclusively by the renter and the renter charges participation fees:	
	Adult participation fee, per game/event per day:	
	Activity fee....	1.60
	User fee....	0.60
	Youth participation fee, per game/event per day:	
	Activity fee....	1.60
	User fee....	0.45
	A \$75.00 per day reservation fee is due at the time of the reservation. The balance of the fees (over \$75.00) based upon actual usage is due 10 days after the event.	

(1) *Activity and recreation center (ARC)*. Annual and multiple (20) pass membership fees include certain basic aquatic/land exercise classes as determined by parks and recreation director.

Admission fees	
Youth rates (Ages 2--17)	
Youth (1 and under)....	Free
Youth daily admission....	\$ 3.00
Youth daily recreation center improvement fee (RCIF)....	0.25

Youth multiple (20) pass admission....	46.25
Youth multiple RCIF....	2.50
Youth group rate (groups of 10 or larger)....	2.15 each
Youth group rate RCIF....	0.25
Youth annual pass--Paid monthly....	17.50/month
Youth annual paid monthly RCIF....	0.50/month
Youth annual pass....	173.75
Youth annual RCIF....	10.00
Youth 30-day pass....	23.50
Youth 30-day RCIF....	0.50
Youth after school (3--6 p.m.) fee....	2.00
Youth after school RCIF....	0.25
Adult rates (Ages 18--59)	
Adult daily admission....	5.25
Adult daily recreation center improvement fee (RCIF)....	0.25
Adult multiple (20) pass admission....	80.00
Adult multiple RCIF....	2.50
Adult group rate (groups of 10 or larger)....	3.75 each
Adult group rate RCIF....	0.25
Adult annual pass--Paid monthly....	29.50/month
Adult annual paid monthly RCIF....	0.50/month
Adult annual pass....	315.50
Adult annual RCIF....	10.00
Adult 30-day pass....	35.50
Adult 30-day RCIF....	0.50
Senior rates (Ages 60 and over)....	
Senior daily admission....	\$ 3.00
Senior daily recreation center improvement fee (RCIF)....	0.25
Senior multiple (20) pass admission....	46.25
Senior multiple RCIF....	2.50
Senior annual pass--Paid monthly....	18.25/month
Senior annual paid monthly RCIF....	0.50/month
Senior annual pass....	184.25
Senior annual RCIF....	10.00
Senior 30-day pass....	24.25
Senior 30-day RCIF....	0.50
Senior couple--Annual....	232.75
Senior couple annual RCIF....	10.00
Senior couple annual paid monthly....	22.25

Senior couple annual paid monthly RCIF....	0.75
Senior couple 30-day pass....	28.25
Senior couple 30-day RCIF....	0.75
Family groups -	
(For the purposes of this subsection "family" is defined as a maximum of two adults and up to three children or dependents residing at one residence. "Dependent" has the same meaning as "dependent" under federal income tax law. A person shall not be considered a dependent under this subsection unless the person was claimed as a dependent on Federal Income Tax Form 1040 for the most recent income tax reporting period. Additional related persons, residing at the same address, may be added to the pass if they are under the age of 18, are a full-time student (12 credit hours or more) under the age of 25, or qualify as a dependent. Each additional person over five will be an additional \$25.00 per year or \$2.50 per month. Children under the age of two will be admitted for free and will not be counted toward the number of persons in the family.)	
Family rates	
Family daily admission (up to five persons)....	12.25
Family--Each person after five....	1.00
Family daily recreation center improvement fee (RCIF)....	0.75
Family annual pass--Paid monthly....	43.50/month
Family annual pass paid monthly--Each person after five....	2.50
Family annual paid monthly RCIF....	2.50/month
Family annual pass....	505.00
Family--Each person after five....	27.50
Family annual RCIF....	15.00

Family 30-day pass....	49.50
All revenues derived from the recreation center improvement fund (RCIF) shall become a part of the capital improvements project fund for improvements to the community recreation center only.	
Rental rates--Hourly	
Aerobics room....	25.00
Aerobics room RCIF....	2.50
Meeting rooms	
1/3 meeting room....	22.50
1/3 meeting room RCIF....	2.50
2/3 meeting room....	45.00
2/3 meeting room RCIF....	5.00
Full meeting room....	67.50
Full meeting room RCIF....	7.50
Gymnasium	
½ court gym....	30.00
½ court RCIF....	3.00
Full court gym....	60.00
Full court gym RCIF....	6.00
Full gym....	110.00
Full gym RCIF....	11.00
Indoor pool (2-hour minimum)	
1--100 people....	126.00
RCIF....	14.00
101--150 people....	166.00
RCIF....	19.00
151--200 people....	211.00
RCIF....	24.00
201--250 people....	310.00
RCIF....	35.00
Birthday party packages (varies by package chosen)....	125.00--300.00
Facility "Lock-In" rates (8 hours, 10 p.m.--6 a.m.)	
1--100....	900.00
RCIF....	100.00
101--500 (plus an additional, per person fee)....	1,012.50
(Additional, per person fee for each person over 100)....	5.00
RCIF....	112.50
Babysitting (per visit, two-hour maximum)....	
Pass holder, per visit....	2.25
Pass holder, per 20 visits....	40.00
Non-pass holder, per visit....	3.00
Non-pass holder, per 20 visits....	n/a

(m) *Adapted sports/special olympics admission fees.*

Adapted dance admissions....	\$ 4.00
Adapted recreation night....	4.00
Sport participation....	15.00
Transportation....	15.00

(n) All revenues derived from the fees set forth in subsections (a) through (m) shall become a part of the recreation services fund of the city unless otherwise specified.

(o) *Recreation facility use charge.*

- (1) The following recreational facility use charges are established for participation in city or private club sponsored activities which schedule the use of facilities owned, maintained or scheduled by the city:

\$0.45 per hour, per person (17 and under).

\$0.60 per hour, per person (18 and over).

\$7.50 per month maximum charge for any individual for any one activity.

- (2) A ten (10) per cent recreation facility use charge shall be added to all park and recreation facility rental fees established by this section.

- (3) All recreation facility use charge revenues shall become a part of the capital improvements project fund for parks and recreational facilities.

(Ord. No. 18286, § 1, 10-18-04; Ord. No. 18687, § 1, 9-19-05; Ord. No. 19209, § 1, 9-18-06; Ord. No. 19676, § 1, 9-17-07; Ord. No. 20045, § 1, 9-15-08; Ord. No. 20411, § 1, 9-21-09)