

RESOLUTION #41-2009

ORDINANCE AMENDMENT #6-2009

1 Ordinance Amendment offered by Supervisors of the Planning and Zoning Committee.

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3 Resolved by the Board of Supervisors of Oneida County, Wisconsin:

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5 **WHEREAS**, the Planning & Zoning Committee, having considered Ordinance
6 Amendment #6-2009, (copy attached) which was filed April 14, 2009 to amend the
7 Oneida County Zoning and Shoreland Protection Ordinance, and having given notice
8 thereof as provided by law and having held a public hearing thereon April 29, 2009
9 pursuant to Section 59.69(5), Wisconsin Statutes, and having been informed of the facts
10 pertinent to the changes which are as follows:

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12 **WHEREAS**, campground owners requested modifications to Section 9.53,
13 Campgrounds and Recreational vehicle Parks to allow year round use, a small three
14 season room addition to a recreational vehicle and modifications to the minimum
15 setback regulations; and

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17 **WHEREAS**, all Towns were provided with written notice of said changes and no
18 Town objected; and

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20 **WHEREAS**, at the Public Hearing there were no comments against the proposed
21 changes and several comments in support of the changes; and

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23 **WHEREAS**, the Planning & Zoning Committee has carefully studied the
24 proposed changes after listening to comments made at the public hearing and
25 recommends approval; and

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27 **NOW THEREFORE, THE ONEIDA COUNTY BOARD OF SUPERVIORS DOES**
28 **ORDAIN AS FOLLOWS:**

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30 Section 1: Any existing ordinances, codes, resolutions, or portion thereof in conflict
31 with this ordinance shall be and are hereby repealed as far as any conflict exists.

32 Section 2: This ordinance shall take effect the day after passage and publication as
33 required by law.

34 Section 3: If any claims, provisions, or portions of this ordinance are adjudged
35 unconstitutional or invalid by a court of competent jurisdiction, the remainder of the
36 ordinance shall not be affected thereby.

37 Section 4: Additions noted by underline; deletions noted by ~~strikethrough~~.
38 Chapter 9 of the Oneida County Zoning & Shoreland Protection Ordinance is amended
39 as follows:

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41 9.53 CAMPGROUNDS AND RECREATIONAL VEHICLE PARKS
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A. Size

Campground and recreational vehicle parks shall comply with the following requirements:

1. No permit shall be issued for the establishment of a campground or recreational vehicle park unless such park is situated on a minimum of 20 acres of land.
2. Campgrounds which provide sites for primitive camping, tent camping and camping trailers shall not contain a total number of campsites that exceed eight campsites per acre, excluding any acreage located in a shore land-wetland or floodplain district. No acre shall contain more than 20 campsites.
3. Recreational vehicle parks which provide sites for a mixture of recreational vehicles, motor homes, camping trailers, tent sites and primitive camping shall not contain a total number of campsites that exceed five camping sites per acre, excluding any acreage located in a Shoreland-wetland or floodplain district. No acre shall contain more than 20 campsites.
4. Each individual campsite or recreational vehicle site shall be no less than 25 feet in width and 40 feet in length. ~~All campgrounds and recreational vehicle parks shall limit the occupancy of recreational vehicles, motor homes and camper trailers from May 1 to October 31 in the same calendar year. Recreational vehicles, motor homes and camper trailers shall not be hooked up to water and sewer beyond November 30 and not reconnected to utilities until April 24 of the following year. Recreational vehicles, motor homes and camping trailers shall not be attached to a permanent foundation or permanent structure in Oneida County. No skirting or decking shall be attached to any recreational vehicle in a campground or recreational park. All recreational vehicles, motor homes and camping trailers shall be removed from all campgrounds and recreational vehicle parks unless a conditional use permit is obtained by the property owner for cold storage of the recreational vehicle, motor home or camping trailer for the campground or recreational vehicle park. Campgrounds existing prior to the effective date of ordinance Amendment #534 shall comply with this subsection by October 1999.~~
5. Where the campground or recreational vehicle park fronts on a lake or other water frontage, the frontage width shall be not less than 500 feet per every 20 acres. The number of campsites and recreational vehicle sites to be allowed on a body of water shall be determined by the conditional use permit procedure set forth in sections 9.41 and 9.42 of this ordinance including but not limited to considering the gross water area, the number of such sites in a campground or recreational vehicle park, the number of permanent and seasonal residents on the body of water and the total amount of frontage owned by such other residents, the amount of frontage for future residential development and water frontage values. All other applicable provisions of this ordinance must also be met.

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- ~~6. No decks shall be attached to recreational vehicles, motor homes, and/or camping trailers.~~ No decks shall be permitted at campsites located in campgrounds or recreational vehicle parks in excess of 200 square feet including steps provided for ingress and egress.
 7. No more than one mobile home in excess of 400 square feet shall be permitted in a campground in a temporary or permanent nature.
 8. No mobile homes in excess of 400 square feet shall be permitted in a campsite.
 9. Subleasing of campsites or recreational vehicles, motor homes and camping trailers located in campgrounds and recreational vehicle parks is strictly prohibited.
 - ~~10. No permanent accessory structures shall be permitted at the individual campsites except earth tone colored small storage sheds no larger than 48 square feet and those structures commonly associated with campsites, such as fire rings, picnic tables, grills and necessary utility hook-ups.~~
 - 10.A 48 square feet, earth tone colored storage shed shall be permitted at a individual camp site.
 11. Structures commonly associated with a campsite such as fire rings, picnic tables, grills and necessary utility hook-ups shall be permitted at an individual campsite.
 12. A 400 square foot three season room with no bedroom or bathroom attached to the recreational vehicle shall be permitted at an individual camp site.

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114 B. Yards and Setbacks

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116 The following minimum setback regulations shall apply:

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1. No building, structure, camp site or recreational vehicle site shall be located within 200 feet of adjacent property lines when the adjacent property is zoned single or multiple-family residential districts. For all other use districts, the minimum distance shall be 100 feet. No building, structure, campsite or recreational vehicle shall be closer than 75 feet to any state, County or town highway or road or arterial street or roadway right-of-way.
 - ~~2. Campsite and recreational vehicles shall not be located closer than 15 feet to the traveled portion of any streets or roadways within such park.~~
 2. Recreational vehicles or tents shall not be located so close to the traveled portion of any streets or roadway within such park as to create a safety hazard.
 3. No part of any recreational vehicle or tent, or any addition or appurtenance thereto, shall be placed within ~~20~~ 10 feet of any other recreational vehicle or tent, or addition or appurtenance thereto, nor within 50 feet of any accessory / service building or structure.

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C. Height

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No building, structure or recreational vehicle located in a campground and Recreational Vehicle Park shall exceed two stories or 25 feet in height.

D. Parking

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There shall be at least one off-street parking space available for each individual camp site or recreational vehicle site which shall be located within 100 feet of such site. However, the total number of parking spaces provided in each campground and Recreational Vehicle Park shall be equal to no less than 1-1/3 times the maximum number of sites which can be located in compliance with this ordinance.

E. Landscaping

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Within a 50 foot peripheral setback area along each property line of such a park, designated screen fencing or landscape planting shall be placed so as to be 50% or more opaque between the heights of two feet and eight feet from the average ground elevation when viewed from any point along each property line.

F. Design and Improvement

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The design and improvements provided in such proposed parks, including street widths and construction of approach streets or ways, shall conform to the requirements of the Oneida County Subdivision Regulations. However, the street widths and construction requirements in the Subdivision Regulations shall be applied only to those streets which would be necessary to service a future conventional residential subdivision on such tract of land and need not be applied to secondary mobile home site access streets or ways unless the Committee determines certain requirements are necessary for ingress and egress of public emergency or service vehicles.

G. Common Space

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Each park shall provide at least three acres of common space, exclusive of the required 50 foot peripheral setback area in which common recreational or service facilities can be located. An additional 200 square feet of common space shall be provided for each campground or recreational vehicle in excess of 160 located within such park. Any such common space shall be reasonably compact in area so as to be usable and shall be located on well-drained land which is not subject to periodic flooding or lengthy periods of wet conditions.

H. Exception, Special Event Campground

A campground designed, maintained, intended or used for the purpose of providing sites for non-permanent overnight use of camping units at a special event, as those terms are defined in Wis. Admin. Code HFS 178, the operator of which special event campground has applied for and obtained a permit under HFS 178 and who has provided the County Clerk with a copy of the application and permit, shall not be required to meet the requirements of this section during the period of the special event, subject to the condition that the remaining provisions of Chapter 9, Oneida County Zoning and Shoreland Protection Ordinance, and section 12.04 of the General Code of Oneida County, Wisconsin are otherwise met.

The County Clerk shall, within seven (7) days after adoption of Ordinance Amendment #6-2009 by the Oneida County Board of Supervisors, cause a certified copy thereof to be transmitted by mail to all Town Clerks.

Approved by the Planning and Zoning Committee this 6th day of May 2009.

Vote Required: Majority = _____ 2/3 Majority = _____ 3/4 Majority = _____

The County Board has the legal authority to adopt: Yes _____ No _____ as reviewed by the Corporation Counsel, _____, Date: _____

Offered and passage moved by:

_____ Supervisor

_____ Supervisor

_____ Supervisor

_____ Supervisor

_____ Supervisor

Seconded by: _____

_____ Ayes

_____ Nays

227 _____ Absent

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229 _____ Abstain

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232 _____ Adopted

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234 _____ by the County Board of Supervisors this _____ day of _____ 2009.

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236 _____ Defeated

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240 _____ Robert Brusio, Clerk

Andrew P. Smith, County Board Chair

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