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RESOLUTION # 23-2026
GENERAL CODE OF ONEIDA COUNTY, WISCONSIN
ORDINANCE AMENDMENT # 01-2026

Resolution approved for presentation to the Oneida County Board by the Supervisors of the Forestry, Land & Recreation Committee

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

WHEREAS, upon updating Forestry Department policies, it was determined that numerous sections of Chapter 14 and Chapter 25 of the Oneida County Code were in need of revision and updating; and

WHEREAS, Chapter 14 and Chapter 25 of the Oneida County Code have been modified to reflect these needed changes; and

NOW, THEREFORE, THE ONEIDA COUNTY BOARD OF SUPERVISORS DOES ORDAIN AS FOLLOWS:

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existing ordinances, codes, resolutions, or portions thereof in conflict with this ordinance shall be and hereby are repealed as far as any conflict exists.

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

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

Section 4. Chapter 14 and Chapter 25 of the General Code of Oneida County, Wisconsin, are amended as follows [additions noted by underline, deletions noted by strikethrough]:

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Article I
General Provisions

§ 14.01 Forestry, Land and Recreation Committee.

(1) Appointment. The County Board hereby assigns administration of the County Forestry Department to the Forestry, Land, and Recreation Committee of the County Board.

(2) Definitions.

ALL TERRAIN VEHICLE (ATV) – A vehicle as defined in § 340.01(2g), Wis. Stats.

BOARD – The Oneida County Board of Supervisors.

CAMPING – The use of any shelter such as a tent, trailer, or motor vehicle for temporary residence or sleeping purposes.

CLOSED ROAD OR TRAIL – A road or trail will be considered closed when designated as such by the presence of gates, signs, rocks, or earthen berms.

COMMITTEE – The Oneida County Forestry, Land, and Outdoor Recreation Committee of the Oneida County Board of Supervisors.

52 COUNTY – Oneida County.

53

54 COUNTY FOREST – Those lands owned by Oneida County and entered under the County
55 Forest Law § 28:11, Wis. Stats., either as Forest Lands or as Special Use Designation Lands.

56

57 COUNTY FOREST ROAD SYSTEM – That system on which Oneida County receives State
58 of Wisconsin, Department of Transportation road aids and are indicated as County Forest
59 roads in the County Forest Fifteen-Year Plan.

60

61 COUNTY FOREST FIFTEEN-YEAR PLAN – The Oneida County Forest Fifteen-Year
62 Comprehensive Land Use Plan.

63

64 DEPARTMENT – The Oneida County Forestry Department.

65

66 DIRECTOR – The Oneida County Forest Director.

67

68 D.N.R. – Wisconsin Department of Natural Resources.

69

70 ELECTRONIC BICYCLE (E-BIKE) – A bicycle as defined in § 340.01(15ph), Wis.Stats.

71

72 MOTORIZED VEHICLE - An engine powered device designed for transporting people or
73 materials, including but not limited to, automobiles, snowmobiles, trucks, motorcycles, all
74 terrain or utility terrain vehicles, mini-bikes, e-bikes, go-carts, dune buggies, air-boats, air-
75 cushioned craft, golf carts, and heavy equipment both wheeled and tracked.

76

77 UTILITY TERRAIN VEHICLE (UTV) – A vehicle as defined in § 23.33(ng), Wis. Stats.

78

79 (3) Powers and Duties. Subject to budget limitations, the Committee is responsible for the
80 activities and functions required of it in the administration of the County forest and County
81 recreation areas as provided in this General Code and in accordance with the County Forest
82 Fifteen-Year Plan.

83

84 (a) An annual work plan will be prepared along with the Department's annual budget for
85 approval through the County Board's budget process. The work plan and budget shall serve
86 as a directive to the Committee and shall establish the limits as well as the purpose for which
87 expenditures may be made. It shall also be in conformity with the long range goals set forth
88 in the County Forest Fifteen-Year Plan.

89

90 (b) The Committee shall direct and supervise the Department. It shall employ a Director
91 as its agent in the management and regulation of the County Forest and the County
92 recreational facilities as set forth in County Code § 1.02 (2)(d). It shall employ such additional
93 competent personnel as the Board may authorize to direct, perform and enforce the
94 administrative and management functions of this chapter.

95

96 (c) The Committee shall establish and maintain a forest headquarters for office space and
97 the housing of machinery, tools, equipment and supplies needed in conducting forestry
98 operations.

99

100 (d) In conformity with such procedures established by the Committee or County Board
101 rules, the Committee may purchase, acquire, sell, trade or dispose of instruments, tools and
102 equipment required for the operation of the Department.

- 103
104 (e) The Committee may negotiate for the acquisition of lands for the purpose of inclusion
105 into the County Forest or for recreation purposes. This may be done by purchase, gift,
106 exchange, or bequest and such acquisitions shall be presented to the County Board for its
107 ratification before it may be consummated.
108
- 109 (f) With Board approval and after obtaining Department of Natural Resources approval,
110 the Committee may grant permits to prospect for ore or minerals upon County lands under
111 the jurisdiction of this Committee. The Committee may issue permits to remove sand, gravel,
112 or other nonmetallic materials from County lands only to units of government or to contractors
113 if those contractors are using the materials for public works. The County Board retains the
114 power to grant permits for metallic mining operations on County lands.
115
- 116 (g) The Committee shall prepare and present an annual report of the Department's
117 activities to the County Board. The report shall include statistics showing work accomplished
118 and at what cost. Such reports shall be in sufficient detail so that performance of the
119 Department may be measured.
120
- 121 (4) Administration of the Forest.
122
- 123 (a) The Committee shall do all things possible for the protection of the forests, whether
124 from fire, insects, disease, trespass, damage by animals or other causes, in cooperation with
125 the D.N.R.
126
- 127 (b) The Committee shall be responsible for the location of survey lines and the appropriate
128 monumentation of corners of County forest lands.
129
- 130 (c) The Committee shall construct, improve and maintain a system of forest roads, trails
131 and firebreaks and purchase and secure easements for access ways required to cross
132 privately owned lands.
133
- 134 (d) The Committee shall conduct forest improvement work, including thinning, pruning,
135 reforestation, and tree release by either mechanical or chemical means.
136
- 137 (e) The Committee shall cooperate with the D.N.R. in the determination of the allowable
138 annual cut by establishment of cutting compartments and other necessary items for such plan.
139
- 140 (f) The Committee shall manage the County forest resource and sell timber stumpage in
141 accordance with a County Forest Fifteen-Year Plan and in cooperation with the D.N.R.
142
- 143 (5) Administration of Outdoor Recreation.
144
- 145 (a) The Committee shall have the management and regulatory control of all County
146 recreation areas and, in the exercise of its authority over such matters, it shall have the powers
147 and duties enumerated in this subsection.
148
- 149 (b) Subject to budget limitations and in accordance with the Outdoor Recreation Plan
150 approved by the Board and provisions of this chapter, the Committee shall establish, construct
151 and maintain, wherever the County deems desirable within the forest and on County Forest
152 Special Use Lands, recreation areas, including but not limited to, picnic grounds, designated
153 campgrounds, waysides, public access roads and boat landings, scenic areas, and trail

154 networks, and shall designate, mark and preserve places of natural or historic interest and
155 significance. Management and regulatory control of all County recreation areas is specifically
156 designated to this Committee.

157
158 (c) In cooperation with the D.N.R., the Committee shall do all things necessary for the
159 protection of the County recreation areas, boat landings and special use areas, whether from
160 fire, insects, disease, trespass, vandalism, damage by animals or other causes.

161
162 (d) The Committee shall cooperate with the D.N.R. on matters relating to game and fish
163 management within the County forests.

164
165 (e) The Committee is authorized to enter into agreements with the D.N.R. for projects
166 under Fish and Game Aids (§ 23.09(12)), Wildlife Habitat Aids (§ 23.07(17)), Snowmobile Trail
167 funding programs, and ATV/UTV Trail Programs and Recreational Trail Program Grants (Ch.
168 350), and any other applicable Wisconsin Statutes.

169
170 **Article II**
171 **County Forests**

172
173 § 14.05 County Forest Law.

174 (1) Entry of lands under the County Forest Crop Law will be done according to the
175 procedures laid out in the Fifteen-Year County Forest Land Use Plan.

176
177 (2) No lands entered as County forest land shall be sold unless recommended by the
178 Committee and subsequently authorized by resolution of the County Board. Notice of
179 withdrawal of lands entered under the County Forest Law shall be filed with the D.N.R.
180 pursuant to § 28.11(11), Wis. Stats., or any amendment thereto and as laid out in the County
181 Forest Fifteen-Year Plan.

182
183 § 14.06 Forest Finances.

184 (1) State Allotments. All allotments from the D.N.R to the County under § 28.11(8)(b), Wis.
185 Stats., or any amendment thereto, for the purchase, development, preservation,
186 management, and maintenance of the County forest lands shall be deposited in the State
187 forestry aid fund. If any lands purchased from such funds are sold, the County shall restore
188 the purchase price to the State forestry aid fund. All unexpended State forestry aid funds shall
189 be nonlapsing.

190
191 (2) General Fund. All monies received from the sale of timber stumpage, cut forest
192 products, fees and use permits, sale of building materials, sale of surplus materials and
193 equipment, fire and other damage collections, forfeited timber sale deposits or other revenue
194 received by the Committee shall be deposited in the County General Fund, except income
195 specified as follows:

196
197 (a) Of the stumpage money received, the amount as set forth in § 28.11(9), Wis. Stats.,
198 will be placed in Oneida County State Severance Payment Account for payment to the State.
199 Money will be placed in Oneida County Town Severance Payment Account in the amount as
200 set forth in § 28.11(9)(d), Wis. Stats., for payment to the towns.

201
202 (b) Payments received from mineral lease activities will be placed in the Mineral Revenue
203 Account.

205 § 14.07 Forest Use Regulations.

206
207 (1) Timber Cutting.

208
209 (a) Commercial Cutting. Commercial cuttings shall be set up as timber sales with
210 cooperation of the D.N.R and in compliance with provisions of § 28.11(6), Wis. Stats.

211
212 1. Terms governing these timber sales will be stated in written contracts between the
213 County, with the Committee as its agent, and the contractor.

214
215 2. In timber sales where the "lock box-haul permit system" is designated in the contract,
216 the transportation of wood or wood products past a lock box without depositing in the lock box
217 the proper documentation in the proper manner, as designated in the timber sale contract, is
218 prohibited.

219
220 3. Miscellaneous Forest Products. Treaty Rights Participants.

221
222 a. Any treaty rights participant interested in gathering firewood as defined on the County's
223 permit, tree bark, maple sap, lodge poles, boughs, marsh hay or berries not enumerated in
224 County ordinances, from County land shall obtain a County gathering permit from the
225 Department's Courthouse Office. The County shall respond to the gathering permit request
226 no later than 14 days after receipt of the request. The gathering permit shall indicate the
227 location of the material to be gathered, the volume of material to be gathered and conditions
228 on the gathering of the material necessary for conservation of the timber and miscellaneous
229 forest products on the County land or for public health or safety.

230
231 b. The County may not deny a request to gather miscellaneous forest products on County
232 property under this subparagraph unless the gathering is inconsistent with the management
233 plan for that property; the gathering will conflict with the pre-existing rights of a permittee or
234 other person possessing an approval to conduct an activity on the property, including a
235 contractor of the County; or is otherwise inconsistent with conservation or public health or
236 safety.

237
238 (b) Noncommercial Cutting.

239
240 1. Noncommercial wood such as dead or naturally fallen trees or logging residue from
241 completed timber sales may be made available to the public under a fuel wood permit system.

242
243 2. The cutting and/or removal of trees or wood products including, but not limited to,
244 branches, tree tops, logging residue, firewood, Christmas trees, pulpwood, boltwood or
245 sawlogs from County-owned land is prohibited unless the person doing the cutting or removal
246 is the holder of a valid ~~written~~ permit that has been issued by the Department, except
247 registered campers may collect dead and down woody material for use as firewood during
248 their registered stay.

249
250 3. The cutting and/or removal of trees or wood products including but not limited to
251 firewood, Christmas trees, pulpwood, boltwood or sawlogs while holding a valid ~~written~~ permit
252 but in violation of any term of that permit is prohibited.

253
254 4. The cutting of merchantable trees or the seedlings and saplings of merchantable trees
255 to create shooting lanes is prohibited.

- 256
- 257 (c) Defacement of County Property Prohibited. No person shall scar, deface, remove or
258 destroy any archaeological or geological features, drive nails, screws or other metal into trees
259 or remove, destroy or deface any signs, gates, fences, survey markers, buildings or other
260 County property.
- 261
- 262 (d) Collection of Materials Prohibited. Collection or removal of materials, such as but not
263 limited to, driftwood, wild flowers, ground pines, or mosses is prohibited unless prior
264 authorization has been granted by the Department. Conifer cones may be collected for resale
265 to nurseries for reforestation purposes with prior approval from the Department.
- 266
- 267 (e) Cutting or Tapping Trees Prohibited. Cutting or removal of Christmas trees without a
268 permit or the tapping of trees for sap collection is prohibited except as allowed under §
269 14.07(1)(a)3 of this Code.
- 270
- 271 (f) Removal of Materials Prohibited. Removal of materials such as rocks, sand, gravel,
272 topsoil, or clay from the County forest, except as provided in § 14.01(2)(f) of this Code is
273 prohibited.
- 274
- 275 (g) Balsam boughs may be collected upon purchasing a permit from the County Forest
276 Office.
- 277
- 278 (h) Christmas Trees may be harvested upon purchasing a permit from the County Forest
279 Office.
- 280
- 281 (i) No person may cut, root up, or gather wild ginseng located on County forest land.
- 282
- 283 (2) General Use.
- 284
- 285 (a) No overnight camping including tents, trailers, cars, trucks, portable hunting or fishing
286 cabins is permitted in developed recreation areas. They are to be considered day use facilities.
287 Except as follows:
- 288
- 289 1. Temporary residence of logging crews.
- 290
- 291 2. Camping at recreational areas for special organized events may be permitted by action
292 of the Committee.
- 293
- 294 (b) All motorized vehicles are prohibited from traversing any forest road or trail which has
295 been designated as closed (e.g. gated, rocked, bermed, signed), except those vehicles which
296 are authorized by the Department.
- 297
- 298 (c) Any damage to, manipulation of, or attempt to circumvent, a gate, sign, rocks, or
299 earthen berm is prohibited.
- 300
- 301 (d) All motorized vehicles, except those which are authorized by the Department, are
302 prohibited from traveling off-road, off-trail, or cross-country in the County forest and must
303 remain on roads or trails open to them.
- 304
- 305 (e) The dumping of litter, rubbish, debris, dirt, stone, lawn clippings, ~~or~~ brush or any other
306 materials shall be prohibited on all County forest lands. All forest users, including berry

307 pickers, hunters, fishermen, loggers, and all others who visit or work in County forests are
308 forbidden to leave litter anywhere in the forest or in its lakes or streams. No posting of
309 unauthorized signs, handbills, markers, marking material or advertising matter will be
310 permitted.

311
312 (f) Except as allowed under § 14.13(21) and § 14.13(22), storage of personal property,
313 including but not limited to boats, vehicles, and recreational equipment, is prohibited on all
314 County Forest lands unless prior authorization has been granted by the Department.
315 Unauthorized personal property left on County Forest lands beyond 7 days will be considered
316 abandoned and may be confiscated by the Department. Confiscated items will be held by the
317 Department for 6 months before disposing.

318
319 § 14.08 Designation of County Forests.

320 (1) For the purpose of proper and complete identification, all County owned forest lands
321 now held and entered under the State County Forest Law by the County or hereafter acquired
322 for forestry purposes and located within the existing County forest boundaries, are established
323 and designated as County forests, and such lands shall be shown on the official County forest
324 map on file in the County Forestry office in the Courthouse in Rhinelander, and according to
325 the records in the office of the Register of Deeds.

326
327 (2) It is the intent of the County Board to consolidate County forest holdings as lands are
328 acquired by the County within the above mentioned boundaries.

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Article III Outdoor Recreation

333 § 14.10 Definitions.

334 Unless the context specifically indicated otherwise, the meaning of the terms used in this
335 subchapter shall be as follows:

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(1) RECREATION AREAS — All lands and water heretofore and hereafter acquired by
the County or placed under the jurisdiction of the Committee and designated by signage or,
as a matter of record, as a distinct unit for special recreational functions to include swimming
areas, picnicking areas, fishing areas, nature study areas, campgrounds and general
recreation areas. The following are designated as County recreation areas:

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- (a) Almon Park.
- (b) Townline Park.
- (c) Perch Lake Park.
- (d) Enterprise Forest Campground.
- (e) Gillette/Wickham Recreation Area

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(2) BOAT LANDING AND PUBLIC ACCESS AREAS — All lands and water heretofore
and hereafter acquired by the County or placed under the jurisdiction of the Committee which
are signed and developed for water access purposes. The following areas are designated as
County boat landings:

- 358 (a) Bass Lake Boat Landing.
359
360 (b) Wisconsin River Boat Landing.
361
362 (c) Flannery Lake Boat Landing.
363
364 (d) Perch Lake Boat Landing.
365
366 (e) Tom Doyle Boat Landing.
367
368 (f) Highway O Boat Landing.
369
370 (g) Townline Park Boat Landing.
371
372 (3) SPECIAL USE AREAS — All lands and water heretofore and hereafter acquired by or
373 placed under the jurisdiction of the Committee in order to develop or maintain singular
374 characteristic or purpose. Designated Oneida County special use areas are:
375
376 (a) Gobler Lake Scientific Area.
377
378 (b) Spruce Lake Waterfowl Management Area.
379
380 (c) Memorial Forest.
381
382 (d) Highway O Fishing Bridge.
383
384 (4) SILENT SPORTS TRAIL FACILITIES — All lands heretofore and hereafter acquired
385 by the County and developed into non-motorized trail systems which are signed, groomed, or
386 otherwise maintained for any of the following activities: hiking, biking, snow-shoeing, or cross
387 country skiing. Those designated silent sports trail facilities are listed as follows:
388
389 (a) Enterprise Winter Silent Sports Trail.
390
391 (b) Washburn Silent Sports Trail System.
392
393 (c) Cassian Two-Way Ski/Bike Trail.
394
395 (d) Nose Lake Ski/Bike Trail.
396
397 (e) Almon Park Trails (for summer hiking and winter snowshoeing only).
398
399 1. Wetland Trail.
400
401 2. Upland Trail.
402
403 (5) PET — A domesticated dog or cat.
404
405 (6) SILENT SPORTS TRAILS — Trails formally designated and maintained for one or
406 more of the following activities: hiking, biking, skiing, or snowshoeing.
407
408 § 14.11 Scope.

409 Except when otherwise provided, the provisions of this subchapter shall apply to all lands,
410 structures and property owned, leased or administered by the County, and under the
411 management, supervision and control of the Committee.

412
413 § 14.12 Promulgation of Rules.

414
415 (1) The Committee may from time to time prescribe rules and regulations for the further
416 use and enjoyment of recreation areas, boat landings, special use areas, playgrounds,
417 beaches, streams, lakes and the facilities thereof. Any person who violates such rules or
418 regulations, or who refuses to subject himself thereto, may be excluded from the use of such
419 facilities and be subject to the penalty provided in § 14.20, Wis. Stats.

420
421 (2) Nothing in this Code shall prohibit or hinder the Committee, its administrator,
422 supervisors, recreation area caretakers, other authorized agents or any peace officer from
423 performing his official duties.

424
425 § 14.13 Rules and Regulations.

426
427 (1) Closing Hours. No person shall enter or be in any designated County recreation area
428 between the hours of 10:00 p.m. and 6:00 a.m. No overnight camping shall be allowed at any
429 designated County recreation area, boat landing, or special use area. County campgrounds
430 are exempt from closing hour regulations. Regulations pertaining to designated campground
431 use are listed in § 14.18 of this code. Persons transporting watercraft to and from designated
432 boat landings are permitted at any hour.

433
434 (2) Recreation Area Infrastructure Maintenance Schedule. All County recreation areas are
435 open year-round for public use. However, infrastructure of some County recreation areas are
436 only seasonally maintained, resulting in access roads, parking lots, and toilet buildings to be
437 unplowed, gated, or locked during specific dates. The infrastructure maintenance schedule
438 for County recreation areas is follows:

439
440 (a) Almon Park:

441
442 1. Toilet buildings are seasonally maintained and remain open for public use between
443 the dates of May 15th and October 31st.

444
445 2. Access road and parking lots are seasonally maintained and open to public use
446 between the dates of May 15th and November 15th.

447
448 (b) Townline Park:

449
450 1. Access road and parking lots are seasonally maintained and open to public use
451 between the dates of April 30 and November 15.

452
453 (c) Perch Lake Park. All park infrastructure is open and maintained year-round for public
454 use.

455
456 (d) Enterprise Forest Campground. All campground infrastructure is seasonally
457 maintained and open to public use between ~~the dates of~~ approximately May 22 15 (or when
458 conditions warrant as determined by the Department) and December 2.

- 460 (3) Personal Conduct and Nuisances. No person shall indulge in violent, abusive,
461 indecent, profane, boisterous, unreasonably loud or otherwise disorderly conduct under
462 circumstances in which such conduct tends to cause or provoke a disturbance, or to be so
463 intoxicated that he is unable to care for his own safety on any County owned property.
464
- 465 (4) Destruction of Personal Property. No person shall destroy, disturb, molest or remove
466 the property or personal effects of others.
467
- 468 (5) Unnecessary Noises. No person shall operate sound trucks, loudspeakers, motors,
469 motorboats, motor vehicles or any other mechanical devices that produce unduly loud or
470 unnecessary noises.
471
- 472 (6) Destruction, Defacement or Removal. Except for the picking of edible fruits or nuts,
473 berries and mushrooms for noncommercial purposes, the following are prohibited unless prior
474 approval has been granted by the Department:
475
- 476 (a) Disturbing, molesting, defacing, removing or destroying any trees, shrubs, plants or
477 other natural growth.
478
- 479 (b) Carving on any rocks, archaeological or geological features, picnic tables, signs, walls
480 or structures.
481
- 482 (c) Driving nails, placing screws, or other metal in trees.
483
- 484 (d) Removing, damaging or defacing in any manner any structures including buildings,
485 signs, fences, tables, or other County property.
486
- 487 (7) Entry and Manipulation. No person shall:
488
- 489 (a) Enter any building, installation or area that may be under construction or locked or
490 closed to public use.
491
- 492 (b) Molest or manipulate any water control structure, dam or culvert.
493
- 494 (c) Enter or be in any building, installation or area after the posted closing time or before
495 the posted opening time, or contrary to posted notice, in any recreation area or special use
496 area, unless specifically authorized to do so by the Forest Director or Forestry, Land, and
497 Recreation Committee.
498
- 499 (8) Cleaning Restricted. No person shall wash themselves, cars, pets, cooking utensils or
500 clothing in any lake or stream or on any picnic grounds, playgrounds, recreation areas, boat
501 landings, parking lots or roadways or within 50 feet of any pump, fountain or drinking water
502 outlet in any County recreation area.
503
- 504 (9) Disposal of Refuse. No person shall dispose of any litter, garbage, sewage, bottles,
505 tin cans, cigarette butts, paper or any other waste material by dumping such refuse in any
506 County recreation area, boat landing, special use area, or forest land, except by placing said
507 refuse in receptacles provided for such purposes. Charcoal residue in any grill, fire-ring, or
508 fireplace shall be left in its place of origin until completely extinguished and cold. Waste and
509 recyclable receptacles provided in Oneida County recreational facilities are only for refuse
510 and recyclables generated by individuals while recreating in said facilities. No waste or

511 recyclable materials may be brought into an Oneida County recreational facility for the
512 purpose of disposing of said material in the waste and recyclable receptacles.
513
514 (10) Glass Prohibited. No glass containers are allowed in any County recreation area.
515
516 (11) Vehicles and Boat Restrictions.
517
518 (a) Excessive Speed Prohibited. No person shall operate any vehicle at a speed in excess
519 of 10 mph or contrary to official traffic signs in any County recreation area.
520
521 (b) Reckless Driving Prohibited. No person shall operate any vehicle in a reckless manner
522 or contrary to § 346.62, Wis. Stats., in any recreation area.
523
524 (c) Operation Restricted. No person shall operate or park any motorized vehicle, except
525 as otherwise provided in any County recreation area, boat landing and public access area,
526 special use area, ski trail area or upon any hiking trail, other than established roads, parking
527 areas, boat ramps, and service areas, or contrary to posted notice.
528
529 (d) Use of Motor Boats Restricted. By order of the Town Board of the Town of Pelican, no
530 person shall operate any motor-driven boat in waters of Buck Lake; nor shall any person
531 operate any motor-driven boat in waters of Perch Lake by order of the Town Board of the
532 Town of Woodboro.
533
534 (e) Parking Restricted. No person shall park, stop or leave standing, whether attended or
535 unattended, any vehicle, obstruction, or watercraft without prior authorization:
536
537 1. Blocking, obstructing, or limiting the use of any road, trail, gate, parking lot, boat
538 landing, or waterway.
539
540 2. Outside any area provided for such purposes when it is practical to use areas so
541 provided.
542
543 3. Contrary to posted notice.
544
545 4. In any recreation area between the hours of 10:00 p.m. and 6:00 a.m., except as
546 follows:
547
548 a. Vehicles of registered campers may be parked in campgrounds owned by Oneida
549 County at any hour. Specific regulations pertaining to campground parking are listed in §
550 14.18(4)(f) of this Code.
551
552 b. Vehicles used to transport watercraft to and from the boat landing at Townline Park
553 may be parked at said boat landing at any hour.
554
555 (12) Fires. No person shall start, tend or maintain any fire except for cooking, heating, or
556 when camping, and then only in designated fireplaces, fire-rings, or grills in any County
557 recreation area, boat landing and public access area. Further, no person shall leave any fire
558 unattended at designated fireplaces, fire-rings, or grills or throw away any matches, cigarettes,
559 cigars, pipe ashes or any embers without extinguishing them, and then only in the proper
560 receptacle.
561

- 562 (13) Fireworks, Rockets, Explosive Devices. No person shall possess, fire, discharge,
563 explode, or set off a pyrotechnic device, firecracker, fireworks or other explosive material on
564 any County forest lands, boat landings, recreational areas and special use areas, except
565 exhibitions of fire works given under the direction or by the permission of the Committee or its
566 authorized agent.
567
- 568 (14) Firearms. No person shall possess or have under their control any firearm, airgun,
569 bow, crossbow, slingshot or dangerous weapon as defined in § 939.22, Wis. Stats., unless it
570 is unloaded and enclosed in a carrying case, in any County recreation area. Firearms, bows,
571 and crossbows used for the purpose of participating in a State hunting season with a valid
572 State hunting license are authorized at boat landings, public access areas, special use areas,
573 silent sports trails located outside County recreation areas, and other County forest lands.
574 See § 14.18 of this Code for regulations related to hunting and trapping in County owned
575 campgrounds.
576
- 577 (15) Pet Regulations for Recreation Areas. No person shall allow pets to enter any public
578 building, swimming beach, picnic area, playground, or concrete pad surrounding a water
579 pump within any County recreation area. Pets are allowed in all other areas of County
580 recreation facilities, provided they are leashed and under the owner's control at all times. No
581 person shall allow their pet to deprive or disrupt the enjoyment or use of any County recreation
582 area by others. Regulations pertaining to pets on formally designated Silent Sports Trails are
583 listed under § 14.13(24)(g). Regulations pertaining to pets at designated campgrounds are
584 listed under § 14.18(4)(c).
585
- 586 (16) Horses. No person shall ride a horse on any formally designated silent sports trails or
587 have a horse in any County recreation area. Organized events or commercial rides will require
588 Committee approval as set forth in 525.5 of the current County Forest Fifteen-Year Plan.
589
- 590 (17) Bicycles. No person shall ride a bicycle in any County recreation area except on
591 asphalt roads or parking areas, unless signed or formally designated otherwise.
592
- 593 (18) Athletics. No person shall play or practice any outdoor sport or other games in a
594 manner that could injure, disturb, or inconvenience others.
595
- 596 (19) Beaches.
597
- 598 (a) No person shall sunbathe or swim at any County recreation area or beach without
599 wearing a swimsuit or other appropriate attire. The object of this subsection is to prevent
600 nudity.
601
- 602 (b) Changing Clothing. No person shall change clothes, except in beach houses or other
603 enclosed places.
604
- 605 (20) Silent Sports Trail Facilities.
606
- 607 (a) No motorized vehicles are allowed on silent sports trails except those being used for
608 inspection, maintenance, or as authorized by the Forestry Department. Class 1 and Class 3
609 E-Bikes are also permitted on designated silent sports trails except where signed or posted.
610
- 611 (b) No walking, snowshoeing, bicycling, sledding, or mode of travel other than that of
612 skiing is allowed on trails designated and periodically groomed for cross-country skiing during

613 periods when said trails are snow covered. The following silent sports trails are included in
614 this category:

- 615
- 616 1. That portion of the Washburn Silent Sports Trail System groomed for skiing.
- 617
- 618 2. Cassian Two-Way Ski/Bike Trail.
- 619
- 620 3. Nose Lake Ski/Bike Trail.
- 621

622 (c) Ski trails can be crossed by other County approved recreational trails under the
623 following conditions:

- 624
- 625 1. Trail intersections must be formally approved by the Oneida County Forestry, Land,
626 and Recreation Department and designated as such with signs.
- 627
- 628 2. Alternative use recreational trails can only bisect ski trails in the most direct manner
629 possible. Trail crossings must be at or close to a 90° angle.
- 630

631 (d) The following activities are allowed on the Enterprise Winter Silent Sports Trail, when
632 said trail is frozen, snow-covered, and periodically groomed for bicycling.

- 633
- 634 1. Cross country skiing.
- 635
- 636 2. Snowshoeing.
- 637
- 638 3. Bicycling, including Class 1 or Class 3 E-Bikes.
- 639

640 (e) Use of trails in a manner or direction contrary to posted signs is prohibited.

641

642 (f) A nontransferable valid trail pass is required by individuals 18 years of age and older
643 to bike, ski, or snowshoe on trails designated, signed, and otherwise maintained specifically
644 for said activities.

645

- 646 1. Annual Trail Passes are available for a cost to be set by the Committee. Annual Trail
647 Passes are valid for a one-year period from January 1st through December 31st of each
648 calendar year.

649

- 650 2. Daily Trail Passes are available for a cost to be set by the Committee. Daily Trail
651 Passes are only valid for the date that is entered on the registration form.

652

- 653 3. Trail users must have a valid trail pass in their possession while biking, skiing or
654 snowshoeing on designated trails.

655

- 656 4. Trail Passes become valid upon a (completed registration form and appropriate user
657 fee) being submitted to the Oneida County Forestry, Land, and ~~Outdoor~~ Recreation
658 Department in any one of the following acceptable methods:

659

- 660 a. Depositing the completed registration form and appropriate user fee into an Oneida
661 County self-registration drop box. A self-registration drop box is located at the entrance of
662 each formally designated non-motorized trail facility that requires a trail pass for designated
663 uses.

- 664
665 b. Depositing the completed registration form and appropriate user fee into any U.S. Post
666 Office mail receptacle.
667
668 c. Submitting the completed registration form and appropriate user fee to an attendee at
669 any government office or business location listed on the trail pass registration form.
670
671 d. Completing a registration form via an Oneida County-approved online registration
672 system.
673
674 (g) Pet regulations for Silent Sports Trails:
675
676 1. When silent sports trails are located within the boundary of a formally designated
677 County recreation area, pet regulations for County recreation areas supersede those for Silent
678 Sports Trails. The following silent sports trails, or segments thereof, must follow pet
679 regulations for County recreation facilities listed under § 14.13(15):
680
681 a. That portion of the Washburn Silent Sports Trail located within the boundary of Perch
682 Lake Park.
683
684 b. The Upland Trail located within the boundary of Almon Park.
685
686 c. The Wetland Trail located within the boundary of Almon Park.
687
688 2. Pets are permitted on all silent sports trails when said trails are not snow covered,
689 provided that said pets are under the owner's control or leashed.
690
691 3. Winter Ski Trail Pet Regulations. The following regulations are enforced when ski trails
692 are snow covered or being periodically groomed for cross-country skiing:
693
694 a. Pets are not allowed on the following ski trails: that portion of the Washburn Silent
695 Sports Trail System maintained for skiing, and that part of the Cassian Two-Way Ski/Bike Trail
696 lying south of the point where the trail intersects Sheep Ranch Road.
697
698 b. Pets are allowed on the following ski trails: Enterprise Winter Silent Sports Trail, that
699 part of the Cassian Two-Way Trail lying north of the point where the trail intersects Sheep
700 Ranch Road, and the Nose Lake Ski/Bike Trail.
701
702 4. Snowshoe Trail Pet Regulations. The following regulations are enforced when
703 snowshoe trails are snow covered:
704
705 a. Pets are not allowed on that portion of the Washburn Silent Sports Trail System
706 maintained for snowshoeing.
707
708 b. Pets are allowed on the following snowshoe trails: Enterprise Winter Sports Trail,
709 Almon Park Wetland Trail, and the Almon Park Upland Trail.
710
711 (21) Elevated Platforms and Portable Tree Stands.
712
713 (a) The construction or use of any permanently elevated platform, commonly referred to
714 as a permanent tree stand, on Oneida County Forest land is prohibited.

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(b) Screws, nails, lag screws, screw steps, spikes, or other similar devices are damaging to trees, therefore they are prohibited for use in trees on Oneida County Forest land.

(c) Portable tree stands may be used on Oneida County Forest land providing that they do not damage trees, and they have the owner's name, address, and telephone number clearly printed on or attached to the stand. Portable tree stands can be placed on Oneida County Forest land not more than one week prior to the opening day of Wisconsin's first big game hunting season, and must be completely removed no later than one week after the closing date of Wisconsin's last deer season the following year.

(d) Elevated platforms and portable tree stands found in violation of 14.13(21) of the General Code of Oneida County, Wisconsin will be removed by forestry department employees, destroyed, or sold at County auction. A person found in violation of any portion of the aforementioned ordinance is subject to a citation and monetary forfeiture.

(22) Ground Blinds. A ground blind means a structure, enclosure, or any material, natural or manufactured, placed on the ground to assist in concealing or disguising the user or occupant for the purpose of taking game. The following types of ground blinds are legal on Oneida County Forest land:

(a) Dead Natural Material Ground Blind. These blinds must be completely made of materials natural to the area such as dead leaves, branches, bark, or naturally fallen trees. Screws, nails, lag screws, screw steps, metal spikes, wire, nylon rope, or other nonbiodegradable materials may not be used to fasten materials together or to trees.

(b) Portable Manufactured or Portable Constructed Ground Blind. These blinds must be clearly portable and be completely removed from the Oneida County Forest at the end of each day's hunt unless they have the owner's name, address, and telephone number clearly printed on or attached to the blind. Fasteners, if used to attach or anchor the blind, cannot damage any living trees or penetrate the cambium of a living tree and must be completely removed with the blind at the end of each day's hunt. ~~Owner identification is not required on this type of blind.~~

(c) Seasonal Manufactured or Seasonal Constructed Ground Blind. These blinds include all other blinds not meeting the requirements of either Type (a) or Type (b), including portable manufactured or portable constructed ground blinds if not removed daily. Type (C) blinds can be placed on Oneida County Forest land one week prior to the opening day of Wisconsin's first big game hunting season and must be completely removed no later than one week after the closing date of Wisconsin's last deer season the following year. The name, address, and telephone number of the blind owner must be clearly printed on or attached to the blind. Fasteners, if used to anchor or attach the blind, cannot damage any living trees or penetrate the cambium of a living tree and must be removed with the blind.

(d) Any ground blinds found in violation of § 14.13(22) of the General Code of Oneida County, Wisconsin, will be removed by Forestry Department employees, destroyed, or sold at County auction or by a publicly posted sale. A person found in violation of any portion of the aforementioned ordinance is subject to a citation and monetary forfeiture.

§ 14.14 Permits.

(1) Special Consideration Permits. Recreation structures, facilities, or areas may be

766 reserved by County residents for special purposes, subject to approval by the Committee. The
767 Committee, or its appointed agent, at its discretion, shall issue a permit and may set a charge
768 or security deposit for this facility. Any person to whom a permit is issued by the Forest
769 Administrator, or other authorized personnel, shall be bound by the provisions of all County
770 ordinances and State laws as though the same were provided in each permit.

771
772 (2) Peddling and Soliciting. No person shall peddle or solicit any business, offer or
773 advertise items for sale, distribute handbills or other advertising matter, post unauthorized
774 signs or decorative matter on any County owned lands, structures or property; or use County
775 property as a base of commercial operations for soliciting or conducting business, peddling or
776 providing services within or outside such lands, structures or property unless first authorized
777 by the committee or its authorized agent.

778

779 § 14.15 Snowmobiles.

780

781 (1) Definitions.

782 APPROVED SNOWMOBILE TRAILS

783 All snowmobile trails that receive State funding under Ch. 350 and are sponsored by the
784 Oneida County Forestry Department or trails in which Oneida County holds the land use
785 agreement, or trails on land owned by Oneida County. These trails are designated on the
786 official County snowmobile map, a copy of which is kept on file in the Forestry Office,
787 Courthouse, Rhineland.

788

789 OFFICIAL TRAIL CLOSING

790 That date selected by the Oneida County Forestry Department in conjunction with the Oneida
791 County Snowmobile Council and which is published on the Oneida County website,
792 designating the approved snowmobile trails closed for snowmobile use.

793

794 OFFICIAL TRAIL OPENING

795 That date selected by the Oneida County Forestry Department in conjunction with the Oneida
796 County Snowmobile Council and which is published on the Oneida County website,
797 designating the approved trails opened for snowmobile use.

798

799 SNOWMOBILE

800 Any engine powered vehicle of a design which uses sled type runners or skis, is propelled by
801 a continuous track, and which requires snow or ice for efficient travel.

802

803 SNOWMOBILE ROUTE

804 A highway designated for use by snowmobile operators adopted by the respective town or
805 municipality and posted with signs by area snowmobile clubs.

806

807 SNOWMOBILE TRAIL

808 A marked trailway on public property or on private property, subject to public easement or
809 lease, designated for use by operators of snowmobiles by the Oneida County Forestry
810 Department, but excluding highways except those highways on which the roadway is not
811 normally maintained for other vehicular traffic by the removal of snow.

812

813 (2) Restricted Use of Snowmobiles.

814

815 (a) No person shall drive a snowmobile on any land under the supervision, management,
816 or control of the Department that is posted or gated as closed to such use.

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(b) No person shall drive a snowmobile at a speed in excess of 10 miles per hour on any portion of an approved snowmobile trail that is posted with yellow sign indicating "Slow," "Steep Hill," "Dip," "Turn," or other caution.

(c) Operators of a snowmobile on approved snowmobile trails must stop at all locations marked with a red sign indicating "Stop."

(3) Restricted Use of Snowmobile Trails.

(a) No person shall operate any bicycle, four-wheel drive vehicle, passenger car, off-road vehicle, truck, all-terrain vehicle, utility terrain vehicle, or motorcycle on any approved snowmobile trails without the written permission of the land owner or lessee, except for trail maintenance and/or inspection activities.

(b) No person shall operate any snowmobile on any approved snowmobile trail until officially opened by the Department, except for trail maintenance and/or inspection activities.

(c) No person shall operate any snowmobile on any approved snowmobile trail after such trail is officially closed by the Department, except for trail maintenance and/or inspection activities.

(d) No person shall deface, destroy, or remove any snowmobile sign posted on any approved snowmobile trail.

(e) No person shall post any unauthorized signs on any approved snowmobile trail without the written permission of the Committee or its agent.

(f) No person shall leave an unattended vehicle or place an obstruction on the groomed portion of any approved snowmobile trail.

(g) Pedestrians, including skiers, using approved snowmobile trails must yield to all snowmobiles on said ~~trails~~ trails.

(h) Operation by youthful operators is restricted and defined in §§ 350.5 and 23.33(5), Wis. Stats.

(i) No person shall operate a snowmobile in a careless way or at a rate of speed which would endanger person or property of self or others.

(j) No person shall operate a snowmobile off the leased 16.5 foot right-of-way and onto the private land along the designated snowmobile trails.

(k) No person shall operate a snowmobile contrary to state laws or regulations.

§ 14.16 Special Exceptions.

Special exceptions may be granted by prior approval of the Committee.

§ 14.17 All-Terrain Vehicles.

(1) Definitions.

868
869 ALL-TERRAIN VEHICLE
870 Is defined in § 340.01(2g), Wis. Stats.
871
872 ALL-TERRAIN VEHICLE ROUTE
873 A highway or sidewalk designed for use by all-terrain vehicle and/or utility-terrain vehicle
874 operators by the governmental agency having jurisdiction as authorized by § 23.33, Wis.
875 Stats.
876
877 ALL-TERRAIN VEHICLE TRAIL
878 A marked trail way on public property or on private lands subject to public easement or lease,
879 designated for use by operators of all-terrain vehicles and utility-terrain vehicles by the Oneida
880 County Forestry Department, but excluding roadways or highways except those roadways
881 which are not seasonally maintained for motor vehicle traffic.
882
883 DESIGNATED ALL-TERRAIN VEHICLE TRAILS
884 Trails that have been designated by the Oneida County Forestry Department as being open
885 for use by operators of all-terrain and utility-terrain vehicles, and are identified on official
886 County All-terrain vehicle trail maps, copies of which are kept on file in the Oneida County
887 Forestry Office, Court House, Rhinelander, Wisconsin. All other motorized vehicles are
888 prohibited on designated all-terrain vehicle trails when said trails are officially classified as
889 open for all-terrain vehicle use, except for those motorized vehicles used for forest
890 management, logging, and trail maintenance activities.
891
892 OFFICIAL ALL-TERRAIN VEHICLE TRAIL CLOSING
893 That date selected by the Oneida County Forestry Department and which is published ~~in~~ on
894 the Oneida County website, classifying designated all-terrain vehicle trails as being closed for
895 all-terrain vehicle and utility-terrain vehicle use.
896
897 OFFICIAL ALL-TERRAIN VEHICLE TRAIL OPENING
898 That date selected by the Oneida County Forestry Department and which is published ~~in~~ on
899 the Oneida County website, classifying designated all-terrain vehicle trails as being opened
900 for all-terrain vehicle and utility-terrain vehicle use.
901
902 UTILITY-TERRAIN VEHICLE
903 Is defined in § 23.33(ng), Wis. Stats.
904
905 (2) Restricted Use of All-Terrain Vehicles and Utility-Terrain Vehicles.
906 (a) No person shall operate a bicycle or motorized vehicle other than an all-terrain vehicle
907 or utility-terrain vehicle, as defined by Oneida County, on a designated all-terrain vehicle trail
908 without the written permission of the Oneida County Forestry Department, except for
909 motorized vehicles used for forest management, logging, and trail maintenance activities.
910
911 (b) No person shall drive an all-terrain vehicle or utility-terrain vehicle at speeds in excess
912 of 10 mph on any portion of an approved all-terrain vehicle trail that is posted with a yellow
913 sign indicating "slow," "steep hill," "dip," "turn," or other caution.
914
915 (c) The operator of an all-terrain vehicle or utility-terrain vehicle on a designated all-terrain
916 vehicle trail must stop at all locations marked with a red sign indicating "stop."
917
918 (d) No person shall operate an all-terrain vehicle or utility-terrain vehicle with tire chains,

919 tracks or studded tires on a designated all-terrain vehicle trail or on land owned by Oneida
920 County that is entered under the County Forest Law § 28.11, Wis. Stats., either as Forest
921 Lands or as Special Use Designation Lands without prior authorization of the Department.

922
923 (e) No person shall operate an all-terrain vehicle or utility-terrain vehicle on any trail that
924 is designated by the Department as a dual winter use snowmobile/ATV/UTV trail when the
925 temperature on the trail at a point four feet above the trail surface, measured in the shade, is
926 28° F. or higher.

927
928 (f) No person shall deface, destroy, or remove any all-terrain vehicle trail signs posted on
929 a designated all-terrain vehicle trail.

930
931 (g) No person shall operate an all-terrain vehicle or utility-terrain vehicle at a rate of speed
932 that is unreasonable or improper under the circumstances, or in any careless way so as to
933 endanger the person or property of another.

934
935 (h) No person shall operate an all-terrain vehicle or utility-terrain vehicle which has been
936 mechanically or otherwise altered from the manufacturer's specifications so as to generate
937 additional speed, traction, or noise.

938
939 (i) Off-road motorcycles, minibikes, go-carts, and other non-street-legal vehicles may not
940 be operated on the County Forest road system. The County Forest road system shall be
941 signed with ATV/UTV route signs to indicate the road is legal for ATV and UTV operation.

942
943 (j) All-terrain vehicles and utility-terrain vehicles are authorized for use on existing
944 woodland trails that have not been designated as closed to motorized use by the placement
945 of a gate, sign, earthen berm, or other similar blockade across said trail. Any attempt to
946 circumvent a gate, sign, earthen berm, or other similar blockade with any motorized vehicle is
947 prohibited. All-terrain vehicles and utility-terrain vehicles are prohibited from traveling off-road,
948 off-trail, or cross-country in the County Forest and must remain on roads or woodland trails
949 designated as open for all-terrain vehicle and utility-terrain vehicle use.

950
951 § 14.18 Campgrounds and Camping.

952
953 Opening Date: Approximately May 22 15 (or when conditions warrant as determined by the
954 Department) through ~~the~~ December 2.

955
956 (1) Definitions.

957
958 CAMPGROUND – Any tract of County Forest Land designated by Oneida County and
959 managed by the Oneida County Forestry, Land, and Recreation Department exclusively for
960 camping purposes. The boundaries of campgrounds shall be marked with signs stating
961 "Campground Boundary".

962
963 CAMPING - The use of any shelter such as a tent, trailer or motor vehicle for temporary
964 residence or sleeping purposes.

965
966 CAMPING PARTY – Any individual, family or, unorganized group, occupying a single
967 campsite. A camping party may not exceed six individuals.

968
969 CAMPING SEASON AT DESIGNATED CAMPGROUNDS – That period from approximately

970 May 22 15 (or when conditions warrant as determined by the Department) to December 2.
971
972 CAMPING UNIT – A single shelter used for camping by a camping party, except those used
973 exclusively for dining purposes. A single shelter is defined as a recreational camping trailer,
974 pop-up camping trailer, motor home, truck camper, or tent.
975
976 CAMPSITE – A portion of a campground that is designated for use by a camping unit.
977
978 DISPERSED CAMPING – The use of any shelter such as a tent, trailer or motor vehicle for
979 temporary residence or sleeping purposes on County Forest property outside of a designated
980 campground.
981
982 DISPERSED CAMPING SEASON – Dispersed camping is allowed year round by permit for
983 not longer than 14 consecutive days and a maximum of 28 days annually.
984
985 FIREWORKS – As defined in Wis. Stats., § 67.10, to include anything manufactured,
986 processed, or packaged for exploding, emitting sparks, or combustion, which does not have
987 another common use.
988
989 OCCUPANCY – A camping unit, as defined, has been set up in a usable condition for
990 camping.
991
992 PET – A domesticated dog or cat.
993
994 (2) Campsite Registration.
995
996 (a) Campsite use shall be on a first come, first serve basis, except for those sites
997 designated as online, advanced registration only. ~~No sites will be reserved.~~
998
999 (b) Campsites designated as being accessible for the physically disabled.
1000
1001 1. Campsites designated as being accessible for the physically disabled can be
1002 registered by a camping party if one or more members of said camping party have in their
1003 possession a valid, state issued, Identification Card indicating that the card holder is Physically
1004 Disabled.
1005
1006 2. When a campsite designated as being accessible for the physically disabled is the last
1007 unoccupied site in the campground, a camping party without a physically disabled member
1008 can register said site.
1009
1010 (c) An individual or a camping party may register only one campsite.
1011
1012 (d) The fee for an individual campsite is to be set and revised from time to time by the
1013 Forestry, Land and Recreation Committee.
1014
1015 (e) Campground Registration Form for first-come, first-serve campsites.
1016
1017 1. Prior to setting up a camping unit a Campground Registration Form must be properly
1018 filled out in its entirety and deposited in the Campsite Registration Receptacle.
1019
1020 2. Satisfactory completion of the following items, as determined by a designated Oneida

1021 County Official, shall constitute a properly filled out Campsite Registration Form:
1022
1023 a. All information requested on the Campsite Registration Form must be provided in full,
1024 in a neat and legible manner. Any missing, falsified, or non-legible responses to the requested
1025 information on the Campsite Registration Form could result in said form being considered
1026 invalid.
1027
1028 b. The individual registering the campsite, as determined by the name of the individual
1029 listed on the Campsite Registration Form, must be 18 years of age or older and must occupy
1030 the campsite.
1031
1032 c. The appropriate campsite registration fee, in the form of either a personal check made
1033 out to the Oneida County Forestry Department or cash, must be enclosed within said
1034 Registration Form.
1035
1036 d. Upon completion of the Campsite Registration Form, said form must be deposited in
1037 the Campsite Registration Receptacle less the Campsite Registration Receipt.
1038
1039 (f) Campground Registration Form for reservable campsites.
1040
1041 1. Prior to setting up a camping unit, campsite reservations must be obtained using an
1042 Oneida County-approved online reservation system.
1043
1044 a. Missing or falsified registration information could result in said registration being
1045 considered invalid.
1046
1047 2. The individual registering the campsite must be 18 years or age or older and must
1048 occupy the campsite.
1049
1050 (fg) Campground Campsite Registration Receipt.
1051
1052 ~~1. The individual registering the campsite must detach and retain the Campsite~~
1053 ~~Registration Receipt.~~
1054
1055 2.1. Each camping party must display their Campsite Registration Receipt on the campsite
1056 marking post that identifies the campsite for which they have registered.
1057
1058 (gh) No refunds shall be given on camping permits, except in the case of an emergency as
1059 determined by the fForest Director. Said decision can be reviewed by the Forestry, Land and
1060 Recreation Committee.
1061
1062 (3) Campground Campsite Occupancy and Use Regulations.
1063
1064 (a) Only one camping party may occupy a single campsite.
1065
1066 (b) Unless accompanied by a parent or legal guardian, all persons not having obtained
1067 the age of 18, occupying a campsite shall have in their possession a statement of consent
1068 signed by a parent or legal guardian.
1069
1070 (c) All camping parties must set up a camping unit, as defined, in a usable condition for
1071 the entire period of registered occupancy. Sleeping in cars or on the ground in the open is not

- 1072 permitted.
1073
- 1074 (d) A maximum of two camping units, with only one being a truck camper, motor home,
1075 pop-up camping trailer or recreational camping trailer, may occupy a single site.
1076
- 1077 (e) No more than two motor vehicles (not including ATVs and UTVs) shall be permitted at
1078 any one campsite including the camping unit if said is a motor vehicle.
1079
- 1080 (f) All camping permits expire at 2:00 p.m. on the last day of the registered period. The
1081 campsite must be completely vacated by 2:00 P.M. on the last day of the registered period.
1082
- 1083 (g) All camping units must be set up within the graveled portion of the campsite.
1084
- 1085 (h) It is unlawful to park any motor vehicle, including ATVs and UTVs, at any campsite
1086 except upon the parking area therein provided.
1087
- 1088 (i) A maximum of one ATV or UTV is allowed for each member of a registered camping
1089 party.
1090
- 1091 (j) No person shall camp and no camping unit shall remain in a campground for a period
1092 in excess of 14 nights in succession. Thereafter, the camping unit must be removed from the
1093 property for at least five days before the camping party is eligible to return.
1094
- 1095 (4) Campground Use Regulations. The following regulations pertain to campgrounds
1096 located on Oneida County Forest land.
1097
- 1098 (a) General Campground Use Regulations:
1099
- 1100 1. Quiet hours are 10:00 p.m. to 7:00 a.m. Gas powered generators may not be used
1101 during quiet hours.
1102
- 1103 2. Only members of registered camping parties are allowed in the campground between
1104 the hours of 10:00 p.m. and 7:00 a.m.
1105
- 1106 3. Lewd, vulgar, boisterous, unnecessarily loud behavior, disorderly conduct, littering,
1107 unauthorized selling or destructive acts and tampering with County property is strictly
1108 prohibited.
1109
- 1110 4. The removal of trees or wood products including, but not limited to, branches, tree
1111 tops, logging residue, firewood, pulpwood, boltwood or sawlogs from campgrounds owned by
1112 Oneida County is prohibited unless the individual or group removing said wood products holds
1113 a valid written permit to do so that has been issued by the County Forest Director.
1114
- 1115 5. The washing of cars, persons, pets, cooking utensils or clothing is prohibited within
1116 fifty-feet of any water pump, water fountain, or drinking water outlet within Campgrounds.
1117
- 1118 6. The cleaning and/or field dressing of fish and game is prohibited within Campgrounds.
1119
- 1120 7. No sewer or grey water waste shall be permitted to drain to the ground surface. Said
1121 waste must be disposed of at a licensed disposal facility.
1122
- 1122 8. Picnicking in campgrounds is prohibited except for registered camping parties and

1123 their guests.

1124

1125 9. With the exception of edible fruits, nuts, wild mushrooms and wild asparagus for
1126 personal consumption, no person may destroy, molest, deface, remove or attempt to remove
1127 any living natural vegetative growth from campgrounds.

1128

1129 10. Registered campers and their guests are required to deposit all refuse and recyclable
1130 waste material they generated while staying at an Oneida County campground in receptacles
1131 designated for said materials, prior to their final departure from the campground.

1132

1133 11. Only refuse and recyclables generated by registered campers and their guests, during
1134 the course of their stay at a campground managed by the Oneida County Forestry
1135 Department, may be deposited in the designated waste and recyclable receptacles provided
1136 in the campground.

1137

1138 12. Screws, nails, lag screws, screw steps, spikes, or other similar devices are prohibited
1139 for use in trees on Oneida County Forest land and within Oneida County Forest
1140 Campgrounds.

1141

1142 13. No person shall ride a horse, or have a horse in any County owned campground.

1143

1144 (b) Campfires and Firewood Regulations:

1145

1146 1. To reduce the risks of introducing harmful non-native invasive species, no firewood
1147 may be brought into the Oneida County Forest, including recreational areas and
1148 campgrounds, from outside Oneida County.

1149

1150 2. Registered campers staying at a designated County owned campground may collect
1151 dead and down woody material located within said campground for use as firewood during
1152 their registered stay at the campground. No limbs, branches or bark may be taken from
1153 standing trees, nor shall any standing trees be felled.

1154

1155 3. No person shall start, tend or maintain any fire except only in designated fireplaces,
1156 fire-rings, or grills in any County owned campground.

1157

1158 4. The removal of trees or wood products including, but not limited to, branches, tree
1159 tops, logging residue, firewood, pulpwood, boltwood or sawlogs from County owned
1160 campgrounds is prohibited unless the individual or group removing said wood products holds
1161 a valid written permit to do so that has been issued by the County Forest Director.

1162

1163 5. No person shall leave any fire unattended at designated fireplaces, fire-rings, or grills
1164 or throw away any matches, cigarettes, cigars, pipe ashes or any embers without
1165 extinguishing them, and then only in the proper receptacle.

1166

1167 6. During periods of elevated fire danger, further fire restrictions may be imposed. In the
1168 event further fire restrictions are imposed, a notice will be posted at the campground
1169 registration station.

1170

1171 (c) Campground Pet Regulations:

1172

1173 1. The number of pets, as defined, that a registered camping party may bring into a

- 1174 campground is limited to a maximum of 2.
1175
- 1176 2. Pets must be kept on a leash not exceeding eight feet in length.
1177
 - 1178 3. Excessive noise created by pets will be considered a nuisance and the owner of said
1179 pets may be subject to expulsion from the campground without refund and may be given
1180 citation.
1181
 - 1182 4. It is unlawful for any person to allow their pet to run, roam, or walk at large at any time.
1183
 - 1184 5. Pets must be attended by and be under the control of a member of the registered
1185 camping party to which the pet belongs at all times.
1186
 - 1187 6. While within an Oneida County Forest Campground, all pet fecal droppings must be
1188 cleaned up immediately by a member of the registered camping party to whom the pet
1189 belongs, and disposed of in the trash receptacle.
1190
 - 1191 7. Pets are prohibited from entering any building except working dogs such as seeing-
1192 eye dogs.
1193
 - 1194 8. Pets are prohibited from being on the concrete pads surrounding water pumps.
1195
- 1196 (d) Firearm, Fireworks, And Pyrotechnic Device Regulations
1197
- 1198 1. No person shall fire, discharge, explode, or set off fireworks, pyrotechnic device, or
1199 any other explosive material within campgrounds.
1200
 - 1201 2. Within campgrounds located on Oneida County Forest land, it is unlawful for any
1202 person to have in his or her possession or under his or her control any firearm or air gun as
1203 defined in § 939.22(2), Wis. Stats., unless it is unloaded and enclosed in a carrying case, or
1204 any bow, crossbow or slingshot, unless it is unstrung and/or enclosed in a carrying case.
1205
- 1206 (e) Hunting and Trapping Regulations:
1207
- 1208 1. It is unlawful for any person to take, catch, kill, hunt, trap, pursue, or otherwise capture
1209 any wild animals or birds within the boundary of any campground.
1210
 - 1211 2. It is unlawful to feed or bait any wild animals within the boundary of a campground.
1212
- 1213 (f) Vehicle Operation, Parking, and Road Use Regulations within County Forest
1214 Campgrounds are as follows:
1215
- 1216 1. It is unlawful for any person to park, stop, or leave standing whether attended or
1217 unattended, any vehicle in a manner which is blocking, obstructing or limiting the use of any
1218 campground road, trail, sidewalk, formally designated parking area, or contrary to posted
1219 notice.
1220
 - 1221 2. No person shall operate any vehicle at a speed in excess of 10 miles per hour or
1222 contrary to official traffic signs within any campground.
1223
 - 1224 3. No person shall operate any motor vehicle in a reckless or dangerous manner or

1225 contrary to any federal or state law or any County ordinance.
1226
1227 4. ATV and UTV use is restricted to parking areas, graveled portions of camp sites, the
1228 designated, signed ATV/UTV trail and the graveled campground road except where signed
1229 closed to ATVs and UTVs.
1230
1231 5. No vehicles may be parked within the campground except those owned, leased or
1232 rented by members of registered camping parties between the hours of 10:00 p.m. and 7:00
1233 a.m.
1234
1235 (5) Dispersed Camping Regulations: The following regulations pertain to remote camping
1236 on Oneida County Forest property:
1237
1238 a. A permit issued by the Department is required to camp outside of designated
1239 campgrounds. This permit is available from the Forestry Office and through an Oneida
1240 County-approved online reservation system. Camping location may be subject to Department
1241 approval. The fee for such permit shall be determined by the Committee.
1242
1243 b. Permit is valid for a maximum of 14 consecutive days as shown on the permit.
1244
1245 c. Annual maximum for each camping party is 28 days.
1246
1247 ed. The permit must be obtained prior to setting up a camping unit and must be displayed
1248 on the camping unit in such a manner that it is visible and readable from outside the camping
1249 unit.
1250
1251 de. Camping shelter must be occupied daily and may not be vacated overnight or stored
1252 at the site.
1253
1254 ef. Each camping unit must obtain a permit and no more than three camping units are
1255 allowed in one group.
1256
1257 fg. Permits are available only for those persons who are 18 years old or older.
1258
1259 gh. Camping unit must be set up outside the right-of-way of any public road. Camping
1260 units or vehicles may not block travel on any road or trail.
1261
1262 hi. No camping within ¼ mile of any designated Oneida County Forest Campground. No
1263 camping within any designated park, recreation areas or at boat landings.
1264
1265 ij. No camping within 50 feet of any waterbody, ATV/UTV, snowmobile, ski, bike,
1266 snowshoe or hiking trail while such trail is open for its intended use.
1267
1268 jk. No camping allowed within the boundaries of an active timber sale.
1269
1270 kl. Damage to vegetation or landforms is prohibited except to build an adequate fire ring.
1271 Driving of screws, nails, bolts or the like into trees is prohibited.
1272
1273 lm. Campfires are allowed but must follow all applicable county, town or state regulations.
1274 A three foot wide bare mineral soil break around the fire is required when ground is not snow
1275 covered.

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~~nn.~~ Only dead down trees may be collected for firewood. No standing trees or brush, alive or dead may be cut. No firewood may be brought onto the County Forest from outside Oneida County. No firewood may be removed from County Forest property without first obtaining a firewood permit.

oo. Fires must be completely out and cold to the touch when not attended. Permittee will be held responsible for any fire started by them that becomes uncontrollable or causes any damage. Fires may be prohibited during elevated fire danger. Contact the Forestry Department or Wis. DNR for current fire danger.

op. The use of fireworks is prohibited on County forest land.

oq. Campsite must be clear of all debris/litter upon vacating the site. All material brought in must be carried out and properly disposed of.

or. All human waste must be buried a minimum of 6-8 inches deep and a minimum of 50' from any road or trail and 200 feet from any water body. Please pack out all toilet paper and feminine hygiene products.

os. Any camping unit that has a septic holding tank must empty septic at an approved dumping facility. No holding tank contents may be dumped on the ground or in any waterbody.

ot. Campsite must be returned to as near a natural condition as possible upon vacating site.

ou. Pets must be on a leash not exceeding 8-feet in length and must be under the owner's control at all times. Pets shall not be left unattended.

This permit may be revoked by verbal or written notice for any violation of the terms of the permit or any county, state or federal law or regulation. No refund will be given.

(6) Evictions. Any person or persons may be evicted from the campground or from a dispersed campsite for violation of any State Law, Federal Law, Oneida County Ordinance or Campground Regulation. The period of time for which a person may be expelled is 48 hours, or for the period of their camping permit, whichever is longer. No evicted person may return to the property before the eviction period has elapsed. Persons evicted are not eligible for refund of any unused camping fees.

Article IV Enforcement and Penalties

§ 14.20 Enforcement and Penalties.

(1) Criminal Action. Whenever an arrest has been made for unlawful cutting on land owned by the County or on which the County holds a tax certificate, the District Attorney shall take appropriate action under Ch. 26, Wis. Stats.

(2) Seizure. Whenever forest products are found, known to have been unlawfully severed or removed from County lands, the Sheriff shall on satisfactory evidence seize such materials pursuant to § 26.06, Wis. Stats., for use by the County or sale as the Committee may

- 1327 determine.
- 1328
- 1329 (3) Civil Action. Whenever the Corporation Counsel has evidence of unlawful cutting on
- 1330 County lands, Counsel shall, on recommendation of the Committee, bring suit to recover
- 1331 damages as provided by § 26.09, Wis. Stats. Similarly, civil suit shall be brought against
- 1332 parties responsible for forest fire damage under § 26.21, Wis. Stats.
- 1333
- 1334 (4) Citation or Summons. Any person to whom a citation or summons has been issued for
- 1335 a violation of this subsection, except Paragraph (b), may enter into a stipulation of no contest
- 1336 with the County by posting the appropriate sum with the Clerk of Court within 48 hours after
- 1337 the issuance of such summons or citation. Violators of this subsection who do not timely post
- 1338 such sum as a forfeiture shall be required to appear at the next regular session of the court
- 1339 for the setting of a trial date.
- 1340
- 1341 (5) Cooperation. The Committee and its appointed administrative agent shall secure
- 1342 information and seek the cooperation of State, County, and Town officers in securing
- 1343 information required for legal action.
- 1344
- 1345 (6) Penalties. Except as otherwise provided herein, any person violating any provision of
- 1346 this Chapter or the rules and regulations promulgated by the Committee shall be subject to a
- 1347 penalty under § 25.04 of this General Code.
- 1348
- 1349

1350 FORESTRY AND OUTDOOR RECREATION	Forfeiture	Total
1351 14.07(1)(a)(2) Transportation of wood past lock box without proper documentation		
1352	\$350.00	\$564.00
1353 14.07(1)(a)(3) Violation of treaty rights gathering permit	\$100.00	\$249.00
1354 14.07(1)(b)(2) Cutting or removal of wood from County land	\$100.00	\$249.00
1355 14.07(1)(b)(3) Cutting or removal of wood permit violations	\$100.00	\$249.00
1356 14.07(1)(c) Defacement of County property/trees	\$100.00	\$249.00
1357 14.07(1)(d) Collection of materials for resale or commercial purposes prohibited		
1358	\$100.00	\$249.00
1359 14.07(1)(e) Cutting or tapping trees prohibited	\$100.00	\$249.00
1360 14.07(1)(f) Removal of rocks, sand, gravel, topsoil, or clay prohibited except as provided		
1361 in 14.01(2)(f)	\$100.00	\$249.00
1362 14.07(2)(a) Overnight camping prohibited	\$100.00	\$249.00
1363 14.07(2)(b) Motorized vehicles prohibited from the use of roads and trails not authorized		
1364	\$100.00	\$249.00
1365 14.07(2)(c) 14.17(2)(j) Damage, manipulation, or circumvention of a gate, sign, rock or		
1366 earthen berm is prohibited	\$100.00	\$249.00
1367 14.07(2)(d) Motorized vehicles prohibited from traveling off-road, off-trail, or cross country		
1368	\$100.00	\$249.00
1369 14.07(2)(e) Dumping of litter, rubbish, debris. Posting of signs, handbills, markers, all		
1370 prohibited	\$100.00	\$249.00
1371 <u>14.07(2)(f) Storage of personal property prohibited</u>	<u>\$100.00</u>	<u>\$249.00</u>
1372 14.13(1) County recreation area closing hours	\$100.00	\$249.00
1373 14.13(3) Disorderly conduct, intoxication on County-owned property		
1374	\$100.00	\$249.00
1375 14.13(4) Destruction/removal of personal property of another		
1376	\$100.00	\$249.00
1377 14.13(5) Unnecessary Noise	\$100.00	\$249.00

1378	14.13(6)(a)	Destruction/removal of trees, shrubs, plants or natural growth		
1379			\$100.00	\$249.00
1380	14.13(6)(b)	Carving on rocks, archeological features, signs or wall structures		
1381			\$100.00	\$249.00
1382	14.13(6)(c)	Driving nails, placing screws, or other metal into trees		
1383			\$100.00	\$249.00
1384	14.13(6)(d)	Destruction/removal of buildings, fences, tables, or any other County property		
1385			\$100.00	\$249.00
1386	14.13(7)(a)	Entry of any building, installation or area under construction or closed to public		
1387	use		\$100.00	\$249.00
1388	14.13(7)(b)	Molest or manipulate any water control structure, dam, or culvert		
1389			\$100.00	\$249.00
1390	14.13(7)(c)	Entry to any building, installation or area after the posted closing time or before		
1391	the posted opening time		\$100.00	\$249.00
1392	14.13(8)	Cleaning restricted- washing	\$100.00	\$249.00
1393	14.13(9)	Disposal of refuse	\$100.00	\$249.00
1394	14.13(10)	Glass containers prohibited in County recreation areas		
1395			\$100.00	\$249.00
1396	14.13(11)(a)	Excessive speed prohibited	\$100.00	\$249.00
1397	14.13(11)(b)	Reckless driving prohibited	\$100.00	\$249.00
1398	14.13(11)(c)	Operation/parking of motor vehicle restrictions	\$100.00	\$249.00
1399	14.13(11)(d)	Use of motor boats restricted (Buck Lake, Town of Pelican, and Perch Lake,		
1400	Town of Woodboro)		\$100.00	\$249.00
1401	14.13(11)(e)1,2,3,4	Parking restrictions	\$ 20.00	\$148.20
1402	14.13(12)	Unauthorized/ unattended fires	\$100.00	\$249.00
1403	14.13(13)	Illegal fireworks prohibited	\$100.00	\$249.00
1404	14.13(14)	Firearms prohibited in County recreation area	\$100.00	\$249.00
1405	14.13(15)	Pets prohibited in County recreation areas except as authorized		
1406			\$100.00	\$249.00
1407	14.13(16)	Horses prohibited in County recreation areas and on silent sports trails		
1408			\$ 50.00	\$186.00
1409	14.13(17)	Bicycles only in established area of County recreation facility		
1410			\$ 20.00	\$148.20
1411	14.13(18)	Athletics prohibited in County recreation area	\$100.00	\$249.00
1412	14.13(19)(a)	Bathing dress in County recreation area	\$100.00	\$249.00
1413	14.13(19)(b)	Bathing, changing clothes only in beach house or enclosed area		
1414			\$100.00	\$249.00
1415	14.13(20)(a)	Motorized vehicle prohibited on ski-trail network	\$100.00	\$249.00
1416	14.13(20)(b)	Damage to groomed portion of ski trail is prohibited		
1417			\$100.00	\$249.00
1418	14.13(20)(c)	Crossing ski trail in a non-authorized manner	\$ 20.00	\$148.20
1419	14.13(20)(d)	Non-authorized activities on the Enterprise Winter Silent Sports Trail		
1420			\$ 20.00	\$148.20
1421	14.13(20)(e)	Skiing contrary to sign directions	\$ 20.00	\$148.20
1422	14.13(20)(f)	Trail pass required	\$ 50.00	\$186.00
1423	14.13(20)(g)	Pets on ski trail prohibited	\$ 50.00	\$186.00
1424	14.13(21)(a), (b), (c)	Elevated platform, nails, lag screws, screw steps prohibited. Violation		
1425	of portable tree stand removal requirements		\$100.00	\$249.00
1426	14.13(22)(a), (b), (c)	Violation of ground blind construction, use and removal requirements		
1427			\$100.00	\$249.00
1428				

1429	14.14(1)	Permits for use of County recreation facility structures		
1430			\$100.00	\$249.00
1431	14.14(2)	Peddling or soliciting, or using County land as a base, is prohibited		
1432			\$100.00	\$249.00
1433	14.15(2)(a)	Restricted use of snowmobiles-driving past gate or posting		
1434			\$100.00	\$249.00
1435	14.15(2)(b)	Restricted use of snowmobiles-speed in excess of 10 mph in area posted slow,		
1436		steep hill, dip, turn, or other caution	\$100.00	\$249.00
1437	14.15(2)(c)	Restricted use of snowmobiles-must stop at stop signs		
1438			\$100.00	\$249.00
1439	14.15(3)(a)	Restricted use of snowmobile trails- bicycles or motorized vehicle traffic		
1440		prohibited unless authorized	\$100.00	\$249.00
1441	14.15(3)(b)	Restricted use of snowmobile trails- riding before trails are open		
1442			\$100.00	\$249.00
1443	14.15(3)(c)	Restricted use of snowmobile trails- riding after trails are closed		
1444			\$100.00	\$249.00
1445	14.15(3)(d)	Restricted use of snowmobile trails- destroying of signs prohibited		
1446			\$100.00	\$249.00
1447	14.15(3)(e)	Restricted use of snowmobile trails- posting of unauthorized signs on trail is		
1448		prohibited	\$100.00	\$249.00
1449	14.15(3)(f)	Restricted use of snowmobile trails- unattended vehicles or obstructions on the		
1450		trail prohibited	\$100.00	\$249.00
1451	14.15(3)(g)	Restricted use of snowmobile trails- pedestrian, skiers must yield to		
1452		snowmobiles	\$100.00	\$249.00
1453	14.15(3)(h)	Restricted use of snowmobiles- youthful operation only in accordance with		
1454		state law	\$100.00	\$249.00
1455	14.15(3)(i)	Restricted use of snowmobile trails- careless and reckless operation, speed,		
1456		prohibited	\$100.00	\$249.00
1457	14.15(3)(j)	Restricted use of snowmobile trails- riding off the leased right of way prohibited		
1458			\$100.00	\$249.00
1459	14.15(3)(k)	Restricted use of snowmobile trails-no person shall operate contrary to state		
1460		laws	\$100.00	\$249.00
1461	14.17(2)(a)	Restricted use of ATV/UTV – no motorized <u>or bicycle</u> traffic on designated		
1462		ATV/UTV trail	\$100.00	\$249.00
1463	14.17(2)(b)	Restricted use of ATV/UTV speed faster than 10 mph in area of yellow caution		
1464		sign	\$100.00	\$249.00
1465	14.17(2)(c)	Restricted use of ATV/UTV -must stop at stop sign	\$100.00	\$249.00
1466	14.17(2)(d)	Restricted use of ATV/UTV -studded tires, chains prohibited on County forest		
1467		law land and special use designation lands	\$100.00	\$249.00
1468	14.17(2)(e)	Restricted use of ATV/UTV -travel on snowmobile/ATV/ UTV trail prohibited by		
1469		ATV/UTV when >28° F.	\$100.00	\$249.00
1470	14.17(2)(f)	Restricted use of ATV/UTV -removal, destruction, or defacement of ATV/ UTV		
1471		trail sign prohibited	\$100.00	\$249.00
1472	14.17(2)(g)	Restricted use of ATV/UTV-unreasonable or improper speed, careless driving		
1473		prohibited	\$100.00	\$249.00
1474	14.17(2)(h)	Restricted use of ATV/UTV -operation of mechanically altered ATV/UTV		
1475		prohibited	\$100.00	\$249.00
1476	14.17(2)(i)	ATVs/UTVs, off- road motorcycles, minibikes, go-carts, and other non-street		
1477		vehicles prohibited	\$100.00	\$249.00
1478	14.17(2)(j)	Damage, manipulation, or circumvention of a gate, sign, rock or earthen berm		
1479		is prohibited	\$100.00	\$249.00

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CAMPGROUNDS

14.18(2)(ba) through (fg)	Campsite Registration	\$ 20.00	\$148.20
14.18(3)(a) through (j)	Campsite Occupancy	\$ 50.00	\$186.00
14.18(4)(a)1	Quiet Hours	\$100.00	\$249.00
14.18(4)(a)2	Non-registered person in campground between 10:00 p.m. and 7:00 a.m.	\$ 20.00	\$148.20
14.18(4)(a)3	Disruptive, lewd behavior and destructive acts	\$100.00	\$249.00
14.18(4)(a)4	Removal of trees or wood products from campground	\$100.00	\$249.00
14.18(4)(a)5	Washing within 50 feet of water source	\$ 20.00	\$148.20
14.18(4)(a)6	Cleaning/field dressing of fish and game	\$100.00	\$249.00
14.18(4)(a)7	Dumping of sewage and wastewater	\$100.00	\$249.00
14.18(4)(a)8	Picnicking by non- registered person	\$ 20.00	\$148.20
14.18(4)(a)9	Removal/destruction of live plants	\$100.00	\$249.00
14.18(4)(a)10 & 11	Depositing refuse	\$100.00	\$249.00
14.18(4)(a)12	Screws, nails, spikes in trees	\$100.00	\$249.00
14.18(4)(a)13	Horses prohibited	\$ 50.00	\$186.00
14.18(4)(b)4 & 5	Firewood gathering	\$100.00	\$249.00
14.18(4)(b)3 & 5	Campfires	\$100.00	\$249.00
14.18(4)(c)1 through 8	Pets	\$ 50.00	\$186.00
14.18(4)(d)	Firearms and fireworks prohibited	\$100.00	\$249.00
14.18(4)(e)1	Injure, kill, pursue, hunt, trap wildlife prohibited	\$100.00	\$249.00
14.18(4)(e)2	Feeding/baiting wildlife prohibited	\$100.00	\$249.00
14.18(4)(f)1 & 5	Parking	\$ 20.00	\$148.20
14.18(4)(f)2 & 3	Reckless operation, speeding motor vehicle	\$100.00	\$249.00
14.18(4)(f)4	ATV/UTV use restricted	\$100.00	\$249.00
14.18(5)(a) through (u)	Dispersed camping violations	\$100.00	\$249.00

NON-METALLIC MINING

22.05(1)	Not fulfilling the requirements of an approved reclamation plan	\$250.00	\$452.50
22.06(1)	Not maintaining required financial assurances	\$250.00	\$452.50
22.08(1)	Not obtaining a nonmetallic mining permit before opening or removing material from a nonmetallic mine	\$250.00	\$452.50

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

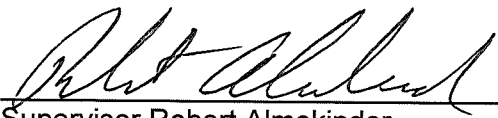
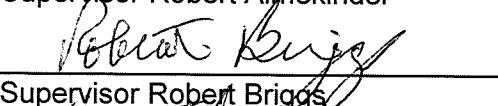
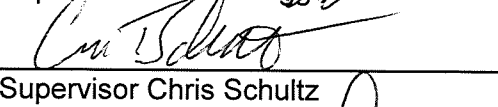
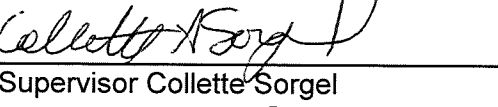
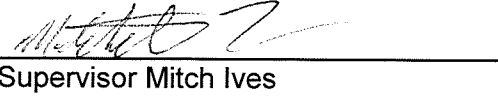
The County Board has the legal authority to adopt: Yes No _____ as reviewed by the Corporation Counsel, _____, Date: 3/10/20

Approved for presentation to the County Board by the Forestry, Land & Recreation Committee this 10th day of March, 2026.

Consent Agenda Item: YES _____ NO

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
Offered and passage moved by:


		Aye	Nay	Abstain
		<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
	Supervisor Robert Almekinder			
<input type="checkbox"/>	Included in Resolution	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
		<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
	Supervisor Robert Briggs			
<input type="checkbox"/>	Attached	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
		<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
	Supervisor Chris Schultz			
<input checked="" type="checkbox"/>	N/A	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
		<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
	Supervisor Collette Sorgel			
		<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
	Supervisor Mitch Ives			

18 Ayes
0 Nays
3 Absent
0 Abstain
X Adopted

by the County Board of Supervisors this 17 day March, 2026.

Defeated


 Tracy Hartman, County Clerk


 Russ Fisher, First Vice-Chair

Consent Agenda

Supervisors	AYE	NAY	ABS	ABSTAIN
Almekinder	X			
Hess	X			
Jensen	X			
Schultz	X			
Fisher	X			
Ives	X			
Tautges	X			
Hannus	—			
Schreier	X		X	
Oettinger	X			
Timmons	—			
Fried	X		X	
Sorgel	X			
Newman	X			
Cushing	X			
Briggs	X			
Kulhanek	X			
Showalter	X			
Condado	X			
Lopez	X			
Holewinski	—			
TOTALS	18	0	3	
TAGS				

Resolution # 20 – 2026: Offered by the Supervisors of the Land Records Committee to Convey Tax Foreclosed Property PL-478-7 to Timothy Borgwardt / Peakland, Inc.

Resolution # 21 – 2026 / Rezone Petition # 10 – 2025: Offered by the Supervisors of the Planning and Development Committee to Rezone Land from District #02 Single Family Residential to District #07 Business B-2 for PINs WR-97-3 and WR-97-5 in the Town of Woodruff.

Resolution # 22 – 2026 / Rezone Petition # 03 – 2025: Offered by the Supervisors of the Offered by the Supervisors of the Planning and Development Committee to Rezone Land from District #02 Single Family Residential to District #07 Business B-2 for PIN WR-97-13 in the Town of Woodruff.

Resolution # 23 – 2026 / Ordinance Amendment # 01 – 2026: Offered by the Supervisors of the Forestry, Land and Recreation Committee to amend Chapter 14 – Forestry and Outdoor Recreation and Chapter 25 – Construction and Effect of Ordinances of the General Code of Oneida County.

Resolution # 24 – 2026: Offered by the Supervisors of the Executive Committee to Implement a Market Adjustment for Computer Technician Positions on the Non-Exempt Wage Schedule.

Resolution # 25 – 2026: Offered by the Supervisors of the Public Works Committee to Request the Governor of Wisconsin and State Legislature to Enact a Comprehensive and Sustainable Transportation Funding Solution.