

Chapter 40 - PARKS, RECREATION AND OTHER PUBLIC FACILITIES

ARTICLE I. - IN GENERAL

Sec. 40-1. - Applicability.

All places heretofore owned by the city and used as parks for public purposes and places which may hereafter be acquired or set aside for public park purposes are declared to be public parks within the meaning of this chapter, and are subject to all rules, regulations and provisions set out in this chapter.

(Code 1972, § 15-1; Code 2012, § 15-1-1)

Sec. 40-2. - General offenses.

Anything that is declared to be unlawful or an offense by any ordinance of the city shall be an offense when the same is committed or takes place in any public park under the control, supervision, ownership or operation of the city, the same as if the offense had been committed elsewhere within the city.

(Code 1972, § 15-27; Code 2012, § 15-1-27)

Sec. 40-3. - Special officers.

Special officers authorized to perform duties in the city's public parks shall have power to enforce the provisions of this chapter and exercise police powers insofar as necessary to properly enforce the same. It shall be the duty of the members of the police force to give such aid and service in the enforcement of the provisions of this chapter as may be necessary for the same.

(Code 1972, § 15-28; Code 2012, § 15-1-28)

Sec. 40-4. - Traffic restrictions.

No omnibus, wagon, cart, dray, truck or other vehicle carrying goods, merchandise, manure, waste or other materials, except such as are to be used in repairing, constructing or servicing public parks or parts thereof, shall be allowed to enter or be taken into any public park of the city.

(Code 1972, § 15-2; Code 2012, § 15-1-2)

Sec. 40-5. - Merchandising.

No person shall expose any article or thing for sale or do any hawking or peddling or soliciting of orders in any of the public parks of the city without approval of the authorized city official.

(Code 1972, § 15-3; Code 2012, § 15-1-3)

Sec. 40-6. - Advertising.

No person shall advertise in any manner or distribute or hand out any circulars, handbills, or posters of any kind or of any commodity or other thing in any public park. It is unlawful to affix any circulars, handbills, or posters of any kind on any tree, lamppost, hydrant, curbstone, sidewalk, fence, wall, building, or other place in any public park or on any street, avenue, alley, or other public grounds under the supervision of the city. No person shall drive any animal or vehicle displaying or advertising any merchandise of any kind in or through any public park in the city or any park under its supervision.

(Code 1972, § 15-4; Code 2012, § 15-1-4)

Sec. 40-7. - Property; injury.

No person shall cut, break or in any way injure or deface any of the trees, shrubs, plants, turf, grass, lampposts, fences, bridges, buildings or other property in or upon any park.

(Code 1972, § 15-5; Code 2012, § 15-1-5)

Sec. 40-8. - Bicycles, tricycles and motorcycles.

No person shall ride or drive any bicycle, tricycle, or motorcycle in any public park, except upon the roadways or designated trails thereof; and when passing another vehicle or equestrian from the rear of same to the front, such persons shall pass to the left side and at a moderate rate of speed. Bicycles, tricycles and motorcycles shall not be allowed to travel more than two abreast.

(Code 1972, § 15-6; Code 2012, § 15-1-6)

Sec. 40-9. - Disorderly conduct.

No persons shall be guilty of disorderly, unchaste, or lewd conduct or of habitual loafing, or sleeping in any park, or make, aid or assist in making any disorderly noise, riot, or breach of the peace within the limits of any public park belonging to the city.

(Code 1972, § 15-7; Code 2012, § 15-1-1)

Sec. 40-10. - Attach wires.

No person shall, without the written permit from the duly authorized agent of the city, attach any electric wire, insulator, or other device of any character to any tree, plant, or structure in any park.

(Code 1972, § 15-8; Code 2012, § 15-1-8)

Sec. 40-11. - Electric wires.

No persons shall establish, erect, or maintain any telegraph wires, telephone wires, or electric light and power wires or construction for the support of the same in, through or across any public park, except with the written permission of the duly authorized agent of the city.

(Code 1972, § 15-9; Code 2012, § 15-1-9)

Sec. 40-12. - Firearms and fireworks.

No person shall discharge firearms or fireworks in any public park, except with the written permission of the duly authorized agent of the city or the city council.

(Code 1972, § 15-10; Code 2012, § 15-1-10)

Sec. 40-13. - Defacing property.

No persons shall write upon, mark, deface or injure in any manner or use improperly any water closet, park seat, building, fence, or other property in any public park.

(Code 1972, § 15-11; Code 2012, § 15-1-11)

Sec. 40-14. - Speed.

No person shall drive or ride at a greater rate of speed than 15 miles an hour within any public park.

(Code 1972, § 15-12; Code 2012, § 15-1-12)

Sec. 40-15. - Nuisances.

No person shall commit any nuisance or any offense against decency or good morals in any public park.

(Code 1972, § 15-13; Code 2012, § 15-1-13)

Sec. 40-16. - Throwing stones, rubbish.

No person shall throw stones or rubbish of any kind into any lake, pond, stream, or other place in the public parks, except into a receptacle provided for that purpose.

(Code 1972, § 15-14; Code 2012, § 15-1-14)

Sec. 40-17. - Molesting animals.

No person shall chase, kill or set snares for, pet, or tease any rabbit, squirrel, bird, fish or any other animal or thing belonging to the public park or kept or abiding therein without approval of the authorized city official.

(Code 1972, § 15-15; Code 2012, § 15-1-15)

Sec. 40-18. - Fouling water.

No person shall foul any spring, lake, or watercourse in any public park.

(Code 1972, § 15-16; Code 2012, § 15-1-16)

Sec. 40-19. - Keep to right.

All automobiles, vehicles or equestrians, when meeting on the driveways in any park, shall keep to the right and also comply with all other requirements of the traffic ordinances of the city in the use of the driveways by automobiles or other vehicles insofar as the same are applicable.

(Code 1972, § 15-17; Code 2012, § 15-1-17)

Sec. 40-20. - Fires.

No persons, except employees of the city, shall make a fire for any purpose, in any public park unless permission is given therefor by the duly authorized agent of the city.

(Code 1972, § 15-18; Code 2012, § 15-1-18)

Sec. 40-21. - Music; lectures.

No persons shall render any music, vocal, instrumental, or deliver any oration, address, speech, sermon, or lecture in any of the city's public parks, without permission from the duly authorized agent of the city approved by the city manager or the city council.

(Code 1972, § 15-19; Code 2012, § 15-1-19)

Sec. 40-22. - Animals at large.

No person shall permit any horse, cow, or other domestic animal to go in or run at large in the public parks of the city, and all such animals shall be taken up and impounded and disposed of as provided by ordinance.

(Code 1972, § 15-20; Code 2012, § 15-1-20)

Sec. 40-23. - Domestic fowl.

No person shall permit any domestic fowl which belong to him or that are in his possession to escape into or run in any public park.

(Code 1972, § 15-21; Code 2012, § 15-1-21)

Sec. 40-24. - Racing.

Horse racing and racing with automobiles or other vehicles is prohibited in any public park, unless permission is given therefor by an agent of the city.

(Code 1972, § 15-22; Code 2012, § 15-1-22)

Sec. 40-25. - Trespassing.

No person shall go or walk upon any space in any public park, reserved for flowers or other plants or appropriated to any special use, or invade any plat reserved by the city for shrubbery or grass or flowers or for other special purposes.

(Code 1972, § 15-23; Code 2012, § 15-1-23)

Sec. 40-26. - Disturbing picnics.

No person shall disturb or interfere with any picnic or social gathering or program of any group of persons, lawfully assembled in any public park.

(Code 1972, § 15-24; Code 2012, § 15-1-24)

Sec. 40-27. - Waste cleaned up.

It shall be the duty of any person or persons using the park of the city for the purpose of luncheons, picnics, or meals of any kind to collect all waste and rubbish and garbage and to place the same in receptacles provided for that purpose. Failure to do so shall be an offense.

(Code 1972, § 15-25; Code 2012, § 15-1-25)

Sec. 40-28. - Throwing waste.

It shall be an offense for any person to throw, place, leave, scatter or otherwise deposit any papers, boxes, cartons, or rubbish of any kind on any of the grounds, parking, walks, paths or places in any public park.

(Code 1972, § 15-26; Code 2012, § 15-1-26)

Sec. 40-29. - Dogs prohibited.

It is unlawful and an offense, and it is declared to be a nuisance, for any person to permit a dog to run at large in any public park of the city, and all such dogs shall be impounded and disposed of as provided by ordinance. In addition thereto, the person permitting such dog to run at large in such public park shall be guilty of an offense against the ordinances of the city, and shall be fined for violation thereof in an amount not to exceed the maximum amount allowed by law for non-jury trials.

(Code 2012, § 15-1-29; Ord. No. 2003-05, 5-19-2003)

Sec. 40-30. - Fishing at Shannon Springs.

- (a) Fishing at Shannon Springs or any of its tributaries is authorized for persons under the age of 16 and over the age of 65 years and for physically handicapped persons. Fishing by persons of any other ages shall be a violation of this Code.
- (b) All persons authorized to fish as authorized in subsection (a) of this section shall be required to meet all appropriate state fishing laws, and be subject to the same.
- (c) The term "physically handicapped" means a condition which causes the restricted use of a person's extremities or affects other bodily functions of an individual.

(Code 2012, § 15-3-1; Ord. No. 1292, § 1; Ord. No. 90-20, 8-23-1990)

Sec. 40-31. - Indemnification.

- (a) Any organization seeking to use city property for a public or private group-sponsored activity must agree to indemnify and hold the city harmless from all damages, claims and demands of any person or persons by reason of the operations and conduct of the organization on city property and must agree to abide by

city rules for the use and protection city property.

- (b) The organization must apply for an indemnification agreement at the office of the city clerk at least 30 days prior to the date of the planned event. The city clerk shall prepare the indemnification agreement, which must be approved by the city manager. Both the city manager and an authorized representative of the organization must sign the indemnification agreement prior to the planned event.
- (c) If the city manager refuses to approve the indemnification agreement, the organization can appeal that decision to the city council of the city.

(Code 2012, § 15-1-31; Ord. No. 2006-22, 9-18-2006)

Sec. 40-32. - Penalty.

Any person who shall violate any provisions of this chapter shall, upon conviction therefor, be punished by fine in an amount not to exceed the maximum amount allowed by law for non-jury trials and court costs. Any violation of any provisions of this chapter can also result in the revocation of a permit or privilege for the use of municipal facilities in the city, or by both such fine and revocation.

(Code 2012, § 15-5-1; Ord. No. 2003-05, 5-19-2003)

Secs. 40-33—40-52. - Reserved.

ARTICLE II. - LAKE CHICKASHA USE RESTRICTIONS

Sec. 40-53. - Boating; licensing requirement.

- (a) No person shall be allowed to have or operate any boat upon Lake Chickasha, situated in Township 8 North, Range 9 West, Caddo County, Oklahoma, without first obtaining a state license and then acquiring an annual or daily license therefor and otherwise complying with the terms and provisions of this article. Each licensee shall carry the license upon his person while upon Lake Chickasha and produce it upon demand of any person authorized to require the same.
- (b) License fee for boats. The license fee for each boat stored or used on Lake Chickasha shall be as provided in the fee schedule. No houseboat shall be permitted to operate on Lake Chickasha. No license shall be transferable.
- (c) All annual licenses shall be for the entire calendar year, beginning with January 1, and ending with December 31 of the same year, and provided that any annual boat license purchased after January 1 of any year shall expire on December 31 of the same year. All boat licenses shall be issued by the city clerk or such other city employee as may be designated by the city manager. No boat license shall be prorated. No persons under the age of 16 years shall be eligible to receive a boat license.

(Code 1972, § 15-30; Code 2012, § 15-2-1; Ord. No. 1508; Ord. No. 2042, 12-16-1989; Ord. No. 91-6, 2-14-1991; Ord. No. 2003-05, 5-19-2003)

Sec. 40-54. - Boating regulations.

All such boat licenses are issued subject to the following regulations:

- (1) Owners of private boats of all types shall not be permitted to rent their boats, or collect fares or to take donations for the use of same.
- (2) No boat shall be allowed to operate on the lake at night except boats having a white light to the rear and a green light showing to starboard (right) and a red light showing to port (left).
- (3) No boat shall be permitted on Lake Chickasha without the owner first having provided one approved life preserver for each passenger in the boat. The following types of life preservers are accepted as approved types when used as hereinafter set forth: vest type preservers are approved for all persons. Coast Guard approved boat cushions are approved as life preservers for persons over 12 years of

age. Life belts shall be approved for all passengers.

- (4) All persons under 12 years of age and other persons who, due to advanced age or physical handicap, could not readily put on a life preserver or swim to a boat cushion in the event of an emergency, must wear an approved life preserver at all times when a passenger or operator of a boat on Lake Chickasha.
- (5) All restricted areas and safety zones on the lake shall be suitably marked by buoys and other markers.
- (6) All boats shall be inspected for safety and seaworthiness by the lake supervisor/patrolmen prior to the granting of any license; and a like inspection shall be made upon the granting of each annual license thereafter. Under no circumstances will the boat be licensed for more persons than the manufacturer recommends. The carrying of a number of persons in excess of that specified on the license shall be deemed sufficient cause to revoke the license. No boat shall be licensed or relicensed if, in the judgment of the lake supervisor/patrolmen, it is unsafe for operation on Lake Chickasha.
- (7) All metal boats shall be equipped with an air chamber or chambers or approved substitute such as Styrofoam, etc., of sufficient displacement to ensure buoyancy of the craft and passengers in the event of capsizing.
- (8) All persons are prohibited from operating any boat upon such water at any time when, in the judgment of the lake supervisor/patrolmen, the waters are sufficiently rough to be dangerous.
- (9) Motorboats shall at all time keep a safe distance from other boats. Motorboats, while cruising at speeds above five miles per hour shall not come nearer than 500 feet to any bank or nearer than 200 feet to any anchored boat. Motorboats shall be allowed in any neck or bay only for the purpose of fishing and shall move only at idling speed, less than five miles per hour.
- (10) Rowboats shall have the right-of-way at all times over sailboats. Sailboats shall have the right-of-way at all times over motorboats. Police boats have the right-of-way over all boats at all times.
- (11) No person or persons shall operate a boat on Lake Chickasha while under the influence of an intoxicant.
- (12) No person or persons shall operate a boat on Lake Chickasha in a careless or reckless manner or in any other manner which might endanger the life and property of others.
- (13) Persons inexperienced in boat operations or persons under the age of 16 years shall not operate a boat on Lake Chickasha unless accompanied by an adult experienced in the operation of boats.
- (14) No persons shall ride on or in any boat being operated on Lake Chickasha except in a seat provided by the boat manufacturer for passenger or operator of the boat.
- (15) All motorboats must be equipped with exhaust mufflers which must be used at all times while operating on the lake. All inboard motors must be equipped with flame arresters. Mufflers may be excepted during authorized racing, which shall be permitted only by the approval of the council of the city.
- (16) No person shall be permitted to place or throw into the lake any refuse, trash, or other matter likely to pollute the waters thereof.
- (17) The use of rubber boats, sometimes called life rafts, is prohibited on the lake at all times, except that fishing tubes or floats with fishing waders may be used in necks or shallow waters.
- (18) If any person shall permit his boat to fall in disrepair or become unsightly in appearance or unsafe for operation or abandoned or fail to care for the boat for an unreasonable length of time, or fail to provide a current license for his boat, the lake supervisor/patrolmen are empowered to remove the boat from the lake, or lake shore as the case may be. If any boat so removed is not claimed and repaired and relicensed by the owner or removed from the premises within 30 days, the boat will be

confiscated and disposed of by the lake supervisor/patrolmen without compensation or remuneration to the owner therefor, it being construed to have been abandoned.

(Code 1972, § 15-31; Code 2012, § 15-2-2)

Sec. 40-55. - License for ski rigs; skiing regulations.

- (a) A ski rig is defined as any boat with a motor used for the purpose of pulling one or more skiers.
- (b) License fee for each ski rig is as follows:
 - (1) For each ski rig in the amount provided in the fee schedule, per day or per year, which will entitle the holder to all other boat activities;
 - (2) The expiration date and fee for the license shall be the same regardless of the date purchase;
 - (3) Any permit is effective only from sunup to sundown; and
 - (4) The lake supervisor/patrolmen shall have authority to close the lake to skiers if necessary.
- (c) It is unlawful for any boat owner or boat operator to pull one or more persons engaged in the activity of water skiing at Lake Chickasha, if such person is not licensed to participate in the activity of water skiing.
- (d) No persons shall engage in water skiing on Lake Chickasha except in the area outlined for such activity by the official lake supervisor/patrolmen employed by the city.
- (e) Any boat pulling one or more water skiers shall be licensed in accordance with the provisions of this article.
- (f) Persons inexperienced in boat operations or persons under the age of 16 years shall not operate a boat that is engaged in the activity of skiing upon Lake Chickasha, unless accompanied by an adult experienced in boat operation.
- (g) No operator of a boat engaged in water skiing shall operate such boat in a careless or reckless manner or in any other manner which might endanger the life and property of others.
- (h) No person shall operate a boat engaged in the activity of water skiing while under the influence of an intoxicant.
- (i) Life jackets of reasonable and proper type shall be worn at all times by any person while engaged in the activity of water skiing. The boat licensee is responsible for furnishing proper equipment and for its proper use.
- (j) No person under 13 years of age shall water ski on Lake Chickasha unless under the guidance of an adult over 21 years of age.
- (k) At no time shall separate boats pulling skiers have less than 50 feet clearance of each other's lines, skiers and boats.
- (l) A counter clockwise pattern shall be maintained by all skiers in the traffic areas.
- (m) No person engaged in water skiing shall wade or swim in Lake Chickasha at any time, except as is actually necessary to re-enter the boat after leaving the skis.
- (n) Any violation of these rules, or this article, or any ordinance governing boats on Lake Chickasha shall be cause for the lake supervisor/patrolmen to remove any boat or any water skiers from the lake and to cancel his permits.

(Code 1972, § 15-32; Code 2012, § 15-2-3; Ord. No. 98-03, 2-16-1998)

Sec. 40-56. - Definition of water skiing.

The term "water skiing," as used herein, shall mean the activity of being propelled along the water upon devices known as skis and being at the same time towed by some type of boat and shall include the use of surfboards, ski bikes, or any other device which may be used to sustain any person upon the water while being towed by a motorboat.

(Code 1972, § 15-33; Code 2012, § 15-2-4)

Sec. 40-57. - Lake supervisor/patrolmen.

There is created the position of lake supervisor/patrolmen. The city manager is authorized to employ properly qualified persons to fill this position, and also to employ a clerk or assistant if needed. Any lake patrolmen shall be certified as a peace officer pursuant to state law. It is the duty of the lake supervisor/patrolmen to maintain order on the lake and on city property adjoining the lake. He is also to carry out all specifically named functions that are described in this article, as well as to enforce the ordinances of the city and laws of the state.

(Code 1972, § 15-34; Code 2012, § 15-2-5; Ord. No. 93-13, 6-14-1990)

Sec. 40-58. - Fishing license, regulations.

- (a) Only those persons owning a current city fishing license shall be permitted to fish in Lake Chickasha. Each licensee shall carry his license upon his person while fishing and produce it upon demand of any person authorized to require the same. The fees for such city fishing license shall in the amount provided in the fee schedule or such other fee as set hereafter by resolution of the city council. Such license to be good from January 1 through December 31 of such year, and provided that the expiration date and fee for the license shall be the same regardless of the date purchased.
- (b) The wife, or husband, and children of the family under 16 years of age of any person holding such fishing license shall be entitled to fishing privileges on the same license by complying with the other provisions of this article and by paying the family fee of \$40.00.
- (c) Upon the payment in the amount provided in the fee schedule, any person shall be issued a daily license. Such license is to be in effect from sunrise to sunset on the date of issue or sunset to sunrise following the date of issue. The daily license is not negotiable or transferable and only the person to whom the license is issued shall be entitled to fishing privileges under the license.
- (d) Those persons entitled to fish in the state, but exempt by state law from purchasing a state fishing license may, upon application to the lake supervisor/patrolmen, be issued a Lake Chickasha fishing license without charge.
- (e) It is unlawful for any person to fish at Lake Chickasha except upon compliance with the following regulations:
 - (1) No fishing shall be permitted from boats unless such boats are licensed to operate on the lake.
 - (2) Proper observance of rules for safety of all persons fishing or other persons legally upon Lake Chickasha shall be strictly observed.
 - (3) No nets or traps are permitted, and the throwing or dumping of trash or other refuse into or near the lake is prohibited.
 - (4) No throw lines, jug lines, trotlines or trotline fishing shall be permitted in Lake Chickasha.
- (f) It is unlawful for any person to keep a black bass (large mouth, spotted, and small mouth) between 13 and 16 inches in total length. It must be returned to the water unharmed immediately after being taken from Lake Chickasha. Total length is measured from the tip of snout to end of tail, with fish flat on a ruler, mouth closed and tail lobes pressed together.
- (g) There is adopted by the city council for the purpose of prescribing regulations governing fishing at Lake Chickasha the 1990 fishing regulations adopted by the state and any such amendments as may hereafter be adopted by the state, and the whole thereof save and except such portions as are modified or amended by this article, and the regulations are accepted and incorporated as fully as if set out at length herein; and from the date on which this Code shall take effect, the provisions thereof shall be controlling at Lake Chickasha.

- (h) Those persons fishing from the public dock at Lake Chickasha shall be limited to the use of one rod and one reel per individual.

(Code 1972, § 15-35; Code 2012, § 15-2-6; Ord. No. 1508, § 2; Ord. No. 1773, 1-23-1986; Ord. No. 2042, 11-16-1989; Ord. No. 90-8, 4-12-1990; Ord. No. 98-03, 2-16-1998; Ord. No. 2003-05, 5-19-2003; Ord. No. 2003-08, 8-18-2003)

Sec. 40-59. - Hunting licenses, regulations.

For the protection of the health, safety and welfare of the public, no discharging of firearms or bow and arrow will be allowed on lake property for the purpose of hunting or target practice except as follows:

- (1) The taking of frogs or non-game fish with "bow and arrow only" in compliance with state department of wildlife rules and regulations will be allowed while in possession of a valid Lake Chickasha fishing permit.
- (2) Firearms discharged by certified law enforcement personnel on the police department gun range while the designated city police department range officer is physically on site.

(Code 2012, § 15-2-7; Ord. No. 2013-16, 8-5-2013)

Sec. 40-60. - Boat docks.

Boat dock structures may be constructed after a permit is issued by the lake supervisor/patrolmen, provided that:

- (1) Any structure shall be located on a space assigned by the lake supervisor/patrolmen and all structures shall conform to the structural design and specifications as specified by the city. All structures shall be kept, at all times, in good repair and presentable in appearance.
- (2) In addition to conformity with the specifications of the city the lake supervisor/patrolmen is authorized and empowered to require any changes in the plans or specifications that may be deemed necessary in the interest of rigidities, stabilities, safety, and reduction of maintenance expense.
- (3) No dock shall be leased or loaned without permission of the lake supervisor/patrolmen.
- (4) If any person shall permit any structure to fall into disrepair or shall fail to maintain current boat or boat dock space permits, the lake supervisor/patrolmen is authorized and empowered to remove or dispose of the same. The person owning or placing such structure on the lake property shall be entitled to no compensation therefor. Any person who shall erect any type of structure on the lake shall be held to have accepted the above provisions as a condition to receiving permission to erect the same.

(Code 2012, § 15-2-10; Ord. No. 2003-08, 8-18-2003)

Sec. 40-61. - Campers defined; seasonal camping; overnight camping; spaces; fees.

- (a) Overnight campers shall be defined as camping trailers, tents, sleeping bags, etc., which sleep on-site overnight, and a separate permit is required for each five persons.
 - (1) Spaces shall be in special areas designated by the lake supervisor/patrolmen;
 - (2) Overnight camping limited to ten days at a site;
 - (3) Effective January 1, 2004, any person camping at Lake Chickasha after 10:00 p.m. shall pay \$6.00 a day for a camping permit and \$10.00 per day if using electric.
- (b) All six-month camping leases shall be maintained in compliance with the executed lease amount.
- (c) The fee for a camper space along the shoreline shall be in the amount provided in the fee schedule per six-month season or annually. The amounts shall be changed as hereafter provided by resolution of the

city council.

- (d) The fee for a permanent cabin or trailer space shall be annual, in the amount provided in the fee schedule. Further terms and conditions shall be defined and established by contract.
- (e) All fees under this section shall be paid annually or semi-annually as follows: The fee for the upcoming summer and winter season can be paid on January 1 of each year. Payments can be made semi-annually with the payment of the summer season due on January 1 and the payment for the winter season due on July 1 of each year.
- (f) The fee will not be prorated for the difference if the lessee decides to build a boat dock at a time other than when the annual or semi-annual fee is due.
- (g) There must be 50 feet between the boat docks.
- (h) The lessee of a camper space is responsible for maintaining the property leased. If grass grows to a height of six inches, the city will mow the grass and charge the lessee the cost for doing the mowing service.
- (i) The city will install a two-foot square sign at each end of the dock showing if the dock is public or private.
- (j) All lessees must keep campers and spaces clean and in a presentable condition and shall be subject to inspection and approval by the lake supervisor/patrolmen.

(Code 2012, § 15-2-13; Ord. No. 2003-08, 8-18-2003)

Sec. 40-62. - Boat dock and camper locations.

- (a) Boat dock and camper locations, space designations, specifications and structure design shall be prepared by the lake supervisor/patrolmen and the city manager and shall be attached to and become a permanent part of each boat dock lease.
- (b) The city manager and lake supervisor/patrolmen are authorized and empowered to place any additional regulations or specifications as may be required on an annual basis prior to the issuance of new permits.
- (c) All requirements, designations, specifications, structure design, or other regulations shall be approved by the city council.
- (d) Boat dock spaces shall be located in areas designated by the lake supervisor/patrolmen and the city manager and shall be clearly defined spaces for the private docks.

(Code 2012, § 15-2-14; Ord. No. 1279)

Sec. 40-63. - Golf cart licensing, regulations.

- (a) The riding of golf carts on Lake Chickasha property owned by the city shall be allowed only after a permit for use of a golf cart has been obtained from the city. Under no circumstances shall golf carts be operated on grassy areas.
- (b) The permit fee shall be in the amount provided in the fee schedule. The term of the permit shall be from January 1 to December 31 of each year.
- (c) The issuance of the permit is subject to the following requirements:
 - (1) The applying party must execute an indemnification agreement where the applying party will be bound to indemnify the city from any damages suffered by the applying party or any third party for personal injuries or injuries or damage to property resulting from the operation of a golf cart.
 - (2) The applying party shall not operate a golf cart on any property leased by third parties.
 - (3) The permit shall be displayed on the golf cart in an open and conspicuous manner.

(Code 2012, § 15-2-15; Ord. No. 90-27, 12-20-1990; Ord. No. 2003-08, 8-18-2003)

Secs. 40-64—40-84. - Reserved.

ARTICLE III. - MUNICIPALLY OWNED MEETING HALLS

Sec. 40-85. - Meeting halls designated.

The following buildings and parks have meeting rooms or areas that are available for use by the public through a reservation system:

- (1) City library.
- (2) The Washita Valley Community Center.
- (3) Historical Railroad Depot.
- (4) Shannon Springs Bathhouse.
- (5) Shannon Springs Shelters (East and West).
- (6) Shannon Springs Amphitheater.
- (7) Such other rooms and places that may be designated at a later date.

(Code 2012, § 15-4-1; Ord. No. 2013-10, 4-1-2013)

Sec. 40-86. - Reservation policy.

The library board sets reservation policies for the public library. The parks and recreation department sets reservation policies for the parks systems.

(Code 2012, § 15-4-2; Ord. No. 2013-10, 4-1-2013)

Sec. 40-87. - Rental rates.

Rental rates are established by the city council by resolution.

(Code 2012, § 15-4-3; Ord. No. 2013-10, 4-1-2013)

Sec. 40-88. - Security.

The city manager may require employment of a security guard at the cost of the renter, if the type of activity reflects the needs for special security.

(Code 2012, § 15-4-4; Ord. No. 2013-10, 4-1-2013)

Sec. 40-89. - Lake fees.

Various lake fees that apply either daily or annually shall be as provided in the fee schedule.

(Res. No. 2015-01R, 1-20-2015)