

Amendment 166-O-035

Supervisor Paulson moved to amend lines 30-33 as follows:

5. Employee shall mean full-time, part-time, permanent or temporary worker in the employ of the department. Employee shall also include unpaid volunteers. ~~and any person employed or hired by a contractor, concessionaire, or other person or firm to perform work in a park at the request of or under contract with Waukesha County.~~

Seconded by Supervisor Haukohl

Vote on Amendment: 24-0

Vote on ordinance as amended: 24-0

ENROLLED ORDINANCE 166-35

REPEAL, RECREATE AND ADD VARIOUS SECTIONS OF CHAPTER 14,
ARTICLE II, DIVISION 2 OF THE WAUKESHA COUNTY CODE
OF ORDINANCES PERTAINING TO PARK RULES

WHEREAS, Chapter 14 of the Waukesha County Code concerning Parks and Recreation contains park rules that were initially established in 1956 has been amended at various times through 1999, and

WHEREAS, the Department of Parks and Land Use initiated a comprehensive review of this section of the Code in an effort to update content, and

WHEREAS, recent state and federal law changes such as park access guidelines and changes in State Stewardship Grant policy in maintaining nature based activities necessitated Code changes.

THE COUNTY BOARD OF SUPERVISORS OF THE COUNTY OF WAUKESHA ORDAINS as follows:

SECTION 1. Sec. 14-136 is repealed and recreated to read as follows:

The following words, terms and phrases, when used in this article, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

1. Camping Unit shall mean a designated space for each vehicle, trailer, tent, and any other unit, which serves the intended purpose of providing shelter for the users.
2. Commission shall mean the Waukesha County Park and Planning Commission.
3. Department shall mean the Waukesha County Department of Parks and Land Use.
4. Director shall mean the head of the Department of Parks and Land Use and serve as the general manager of the parks system.
5. Employee shall mean full-time, part-time, permanent or temporary worker in the employ of the department. Employee shall also include unpaid volunteers.
6. Lake Access shall mean sites designated by the department to launch watercraft onto waterways.
7. Park shall mean any park, greenway, open space, arena, golf course, special use area, trail corridor or any other area owned, improved, maintained, operated, including buildings therein, or otherwise controlled by Waukesha County for recreation or natural resource preservation purposes.
8. Permit shall mean the written permission that must be obtained from the department to carry out certain activities.

SECTION 2. Section Sec. 14-137 is repealed and recreated as follows:

The purpose of this article is to specify rules and regulations to provide for use and enjoyment of the Waukesha County Park System so as to further the safety, health, enjoyment and welfare of all persons in the use thereof, to provide for the protection and preservation of property, facilities and natural resources.

SECTION 3. Section 14-138 is repealed and recreated to read as follows:

This article applies only to areas identified as parks by Waukesha County.

SECTION 4. Section 14-140 is repealed and recreated to read as follows:

(a) Any person violating any of the provisions of this article shall, for each offense, forfeit a penalty of not less than ten dollars (\$10.00) or more than six hundred dollars (\$600.00) together with the taxable costs in the action in the discretion of the court, and in default of payment thereof shall be imprisoned in the county jail for a period not to exceed ninety (90) days, in the discretion of the court.

1. Fees shall be in accordance with 130-102(d) and the Park Ranger Forfeiture Schedule, which is on file with the department.
2. Whenever an arrest shall have been made or any violation shall occur, the District Attorney shall prosecute by law.

(b) Any law enforcement officer of the County or any of its municipal subdivisions may without a warrant arrest any offender whom they may detect in the violation of any of the provisions of this chapter and take the person so arrested immediately before a magistrate having competent jurisdiction and he shall have at all times the right to enter the premises of any County building, structure or enclosure in any park or greenway, including such grounds, buildings, structures or enclosures which may be leased or set aside for private or exclusive use of any individual or group of individuals for the purpose of arresting violators and use all necessary means to attain that end. Any parks division employee designated by ordinance may issue citations, as according to 13-101, to any person whom he or she believes is violating any of the provisions of this ordinance.

SECTION 5. Section 14-141 is repealed and recreated to read as follows:

(a) All permits required by this article shall be issued by the director or by the director's designee, shall be in writing, and shall be subject to park rules and regulations. Permits shall be required for the exclusive use of all or portions of specific areas, buildings and other park facilities for conducting special events. The director shall have the authority to revoke a permit. Permits may not be transferred or relinquished to another person or group of persons without written authorization from the director.

(b) The persons to whom such permits have been granted shall be fully bound by the rules and regulations as though the same were inserted in the permits, and any person to whom a permit has been issued shall be liable for any loss, damage, or injury sustained or by any person by reason of the negligence of the person to whom the permit has been issued, their servants or agents.

SECTION 6. Section 14-144 is repealed and recreated as follows:

(a) Except for vehicular traffic moving through streets or roadways, and except when the department publishes general permission or permission through permit to use all or certain parks the parks shall be closed at 10:00 p.m. each night until sunrise the following morning, and no person shall remain therein during those hours, except for registered campers in or en route to designated campgrounds and persons transporting watercraft to and from designated boat landings are permitted at any hour. The department may from time to time, in all or any of the parks, publish or post closing hours different from the above, or discontinue closing hours, as in the exercise of the judgment of the director may appear reasonable and necessary.

(b) In case of an emergency, or when in the judgment of the department the public interest demands it, any portion of the parks or buildings therein may be closed to the public or to designated persons until permission is given to return.

SECTION 7. Section 14-145 is repealed and recreated as follows:

It shall be unlawful for any person to knowingly:

(a) Interfere with or in any manner hinder any employee or agents of the department from performing their assigned duties. Interfering includes, without limitation, knowingly giving false information to an employee with intent to mislead the employee in the performance of duty including the issuance of any citation.

(b) Obstruct an employee while in the discharge of duties in an official capacity and with lawful authority.

SECTION 8. Section 14-146 is repealed and recreated to read as follows:

It shall be unlawful for any person to:

(a) Use, possess or sell any alcoholic beverage in violation of Wisconsin Statutes. "Alcohol beverages" means fermented malt beverages, intoxicating liquor, and wine as defined in Wisconsin Statute 125.02.

(b) Serve, possess, or consume any alcoholic beverage except:

1. Beer and wine in areas designated by the director. Any person must obtain a permit in order to bring beer and wine into a park in kegs, barrels or other tap quantities.
2. By permit or concessionaire agreement approved by Director.

(c) Serve, possess, or consume any alcoholic beverage at sites where the department or its agent is a licensed vendor of alcoholic beverages unless purchased at that site.

SECTION 9. Section 14-147 is repealed and recreated to read as follows:

(a) No person, or group, using a park, shall perform or permit others under their custody or control to perform any of the following acts:

1. Violate any duly established rule for the use of the park.
2. Prevent any person from using any park or any of its facilities or interfere with such use, which is in compliance with this chapter and rules applicable to such use.
3. Engage in violent, threatening, abusive, indecent, profane, boisterous, unreasonably loud or otherwise disorderly conduct under circumstances in which the conduct tends to cause or provoke a disturbance in any park.
4. Commit, perform or engage, nor solicit or ask anyone to engage, in any lewd, lascivious, obscene or indecent act.
5. Endanger the safety of or damage the property of any person by any conduct of act.
6. No person shall use docks or piers adjacent to any lake access facility in any manner as to obstruct or hinder the launching, landing, loading or unloading of watercraft.
7. No person shall intentionally deface, vandalize or remove from park property, buildings, equipment or facilities; or intentionally deface, destroy, cover, damage or remove any placard, notice, or sign or parts thereof, whether permanent or temporary, posted or exhibited by the Department.

(b) Any person violating any of the prohibitions enumerated in subsection (a) may be removed from any park.

SECTION 10. Section 14-148 is repealed and recreated to read:

(a) No person shall be permitted to smoke, or to hold a lighted cigarette, cigar, or pipe in any building, or section of a building, or in any park where officially posted notices so prohibit.

(b) No person shall throw or drop a lighted cigar or cigarette stub or empty a lighted pipe from a motor vehicle moving along a park drive.

SECTION 11. Section 14-149 is repealed and recreated as follows:

No person shall knowingly:

(a) Throw, deposit, scatter, drop or abandon in any park, any paper, bottles, cans, sewage, waste, trash or other debris, except in receptacles provided by the department for such purpose. Where receptacles for rubbish are not provided, all waste shall be carried away from the park by the person responsible for its presence.

(b) Deposit in any receptacle any accumulation of waste and trash generated outside the boundaries of the park.

(c) Deposit or leave garbage, sewage, or waste material upon any body of water.

(d) Upset or turn over the contents of any receptacles or recycling container in any park.

SECTION 12. Section 14-156 is repealed and recreated as follows:

(a) No person shall carry, fire, or discharge any gun, pistol, or firearm, nor any rocket, or any other fireworks of any description, nor shall any person engage in trapping; nor shall any person hunt with bow and arrow within any park, except as provided below in (2). The word "gun" includes air gun.

1. No person shall possess or discharge any fireworks regulated by s. 167.10(1), Wis. Stats. in parks except that exhibitions of fireworks given under the direction or by the permission of the Director or an authorized agent are permitted.

2. No person shall have in their possession or under their control any firearm as defined in s. 167.31(c), Wis. Stats., or air gun as defined in s. 939.22, Wis. Stats., unless the same is unloaded and encased or any bow unless the same is unstrung or enclosed in a carrying case in any park except those areas of the park where bows are permitted on designated ranges and in accordance with posted regulations and except where in use for hunting purposes following State of Wisconsin hunting regulations on lands designated for such purpose in the Waukesha County Park and Open Space Plan, as required through a grant condition for the purchase of the property or otherwise authorized in this code.

(b) No person shall throw or shoot an arrow, knife, stone, paintball or other projectile, by hand or any other means, in any park. This subsection shall not apply to arrows used on archery ranges authorized by the Department or for the discharge of a bow or firearm for hunting purposes as authorized by this code.

(c) No person shall start, tend or maintain any fire or burn any refuse except at designated fireplaces, fire rings or permanent grills within any park.

1. The use of charcoal burners in designated picnic areas shall be permitted provided lawns and other vegetation are not damaged and provided further that all unburned coals or ash are disposed of in such manner as to prevent fire or damage to any park property. Charcoal residue or wood ash shall be left in a grate or fireplace until cool or placed in receptacle provided for such purposes.

2. Fires for cooking or heating may be made in portable metal stoves, heaters, grills or replaces at the picnic areas or designated campgrounds.

3. No person shall abandon any fire, leave any fire unattended, or throw away any matches, cigarettes, cigars, pipe ashes or embers without first extinguishing them.

4. To reduce the risk of transporting exotic invasive species, firewood is not allowed to be brought into the parks by the public.

SECTION 13. Section 14-157 is repealed and recreated to read as follows:

(a) Animals in Public Facilities. No person shall allow a dog or other animal to enter any public buildings, bathing beaches or picnic grounds in any Park, except for a service animal specially trained to perform tasks benefitting a person with a disability or to provide support for mobility-impaired persons or as authorized by the department.

(b) Animals running at large. No person shall allow a dog or other animal to run at large in any park. The animal shall be considered as running at large, unless it is on a leash, in or upon a vehicle, or in an area designated as off-leash.

(c) Exercising animals. No person shall exercise or walk a dog or other animal in any park without a leash. A leash shall not be more than 6 feet in length. Shock collars cannot be

used in lieu of a leash. No leash is required when dog is swimming in approved areas. No leash is required during dog shows or training programs authorized by the department.

(d) Animal feces.

1. The owner or person having immediate care, custody or control of a dog or other animal shall promptly remove and dispose of , in a sanitary manner, any feces left or deposited by the animal upon any park.
2. No person shall permit a dog or other animal to be on any park unless such person has, in their immediate possession, an appropriate means of removing animal feces.

(e) Horses.

1. No person shall ride or use a horse or other beast of burden in any manner in any park, except on, designated bridle trails or for events authorized by the department.
2. No person shall ride or use a horse or other beast of burden in a careless, negligent or reckless manner so as to create a nuisance or to endanger life, property or person of others.

SECTION 14. Section 14-158 is repealed and recreated as follows:

(a) Fishing is permitted unless prohibited by posted signs, and provided state law and state department of natural resources rules and regulations are observed.

(b) No person shall throw any object into the waters of the parks so as to injure or unnecessarily disturb the fish in said water.

(c) No person shall take, catch, kill, hunt, trap, pursue or otherwise disturb any wild animals or rob or disturb the nest of any bird in any park unless authorized by the department.

(d) Hunting is allowed on department approved park properties designated in the Waukesha County Park and Open Space Plan or as required through a grant condition for the purchase of the property as allowed by permit or general authorization.

(e) Bag limits, daily hours, licenses or other regulations are in accordance with those rules and regulations established by the Wisconsin Department of Natural Resources.

(f) Possession and discharge of bows and firearms are subject to local municipal regulations.

(g) Permanent blinds and stands are not permitted. All stands and blinds must be removed at the close of each day. The damaging of trees or removal of vegetation is prohibited.

(h) Target practice or shooting not associated with the actual harvest of licensed game is prohibited, except in areas designated by the department.

SECTION 15. Section 14-159 is repealed and recreated to read:

(a) Destruction and entry

1. Deface, remove or destroy. No person shall disturb, molest, deface, remove or destroy any trees, shrubs, plants or other natural growth; disturb or remove shoreline rip-rap; carve on any rocks, archaeological or geological features, signs, walls or structures including buildings, signs, fences, tables or other park property. Edible fruits, nuts, wild mushrooms and wild asparagus may be gathered without permit, except on State Natural Areas.

2. Entry and manipulation. No person shall enter in any way any building, installation or area that may be under construction or locked or closed to public use or molest or manipulate any water control structure, dam or culvert or enter or be upon any building, installation or area after the posted closing time or before the posted opening time or contrary to posted notice in any park.

(b) No person shall without written authorization of the director:

1. Intentionally remove, alter, injure or destroy any natural resource.
2. Dig trenches, holes or other excavation in a park.
3. Plant or cultivate any plant, or release any animal into the park.

SECTION 16. Section 14-162 is repealed and recreated to read:

(a) Camping prohibited. Camping is prohibited in all parks, except at designated campgrounds or other areas authorized by the department.

(b) Designated campgrounds. Designated campgrounds are those family and group campgrounds within established Parks.

(c) Camping permit. No person shall set up camp prior to completing and displaying a camping permit. All camping fees shall be prepaid for the permit period prior to occupying the campsite as provided in this chapter relating to a fee or charge established by the Department. Campsite use shall be on a first come, first served basis.

(d) Camping limited, designated campgrounds. No person shall camp and no camping unit shall remain in a designated campground for a period greater than 7 consecutive days. The camping unit shall be removed from the property for at least 24 hours before being eligible to return.

(e) Family campsite occupancy.

1. No more than one camping party shall occupy a family campsite.
2. No camping party consisting of a nonfamily group shall exceed five persons.

(f) Campsite changes. No camping party shall move from its assigned campsite to another campsite without prior approval.

(g) Camping permit expiration. All camping permits expire at 3 p.m. on the last day of the permit period.

(h) Camping permit extensions. Extensions within the 7 day limit may be granted on camping permits. Extensions shall be obtained prior to 10 a.m. on the expiration date of the permit.

(i) Campsite entry hours. No camping party shall start setting up or taking down a camping unit between the hours of 11 p.m. and 6 a.m.

(j) Campsite reservations. Campsite reservations will be accepted only for group campgrounds.

(k) Camping contrary to posted notice. No person shall camp on any lands under the management, supervision or control of the department contrary to posted notice.

(l) Camping violations. A violation of any State law or any rules of the department by a member of a camping party is cause for revocation of the camping permit.

(m) Campground quiet hours. No person shall make or cause to be made any unreasonable sounds or noises in or adjacent to any designated campground as provided in this section between the hours of 10 p.m. and 6 a.m.

SECTION 17. Section 14-163 (b) is repealed and recreated to read as follows:

(b) Private Construction. No curb, whether stone, concrete or grass, shall be cut for the purpose of constructing a private driveway across any parkway border nor for any other purpose, without written permission from the department. The location, width, grade, and construction of all paths, driveways and roadways across any sidewalk border along any parkway shall be subject to the approval of and constructed only after written permission thereof is obtained from the department. Every person who shall receive a permit to open a trench, to cut a curb, or to deposit materials in or upon any park or parkway shall at all times after such work has been commenced or materials deposited, and until the same has been completed, and until all accumulations of materials resulting from such work have been removed, so guard and protect the same that persons driving or passing along the roadway, sidewalk, or in the vicinity of the place where the work is being done, shall not be likely to meet with any accident therefrom. Such a person shall also during the time from sunset to sunrise, each night while said work is in progress, cause the same to be securely fenced and guarded by a warning light or lights placed in a conspicuous position, and so secured that the same shall not be extinguished.

SECTION 18. Sec. 14-164 (c) is repealed and recreated to read as follows:

(c) No person shall cause any bus, cart, dray, wagon, truck, trailer, or other vehicle carrying goods, merchandise, manure, soil, or any other articles, or solely in use for the carriage of goods, merchandise, manure, soil or other article, to enter or be driven in any part of the parks. This subsection shall not apply to vehicles engaged in the construction, maintenance, or operation of the parks, to vehicles making deliveries to the parks, or to busses under permit of the department.

SECTION 19. Sec. 14-164 (h) – (j) are repealed and recreated to read as follows:

(h) No person shall operate a motor vehicle in an abusive, boisterous, unreasonably loud or otherwise disorderly manner under circumstances which tend to cause or provoke a disturbance. Such conduct shall include, but not be limited to, conduct which tends to disturb, annoy or endanger one or more persons because of unnecessary or deliberate spinning of wheels, squealing of tires, revving of the engine, blowing the horn, causing engine to backfire or causing vehicle while commencing to move or in motion to raise one or more of its wheels, tracks or skis off the ground or operate at an unreasonable or imprudent speed in any park.

(i) No person shall operate or park any motor vehicle, except as provided in this subchapter, upon any bridle path, hiking trail, beach area, playground, picnic area or any other area other than established roads, parking areas, lake access and service areas or contrary to posted notice or within any park seasonally closed to vehicular traffic.

(j) No person shall leave any vehicle unattended without the approval of the Department or its authorized agent for more than 48 hours under such circumstances as to cause the vehicle to reasonably appear to have been abandoned. An abandoned vehicle shall constitute a public nuisance and be subject to removal at the owners' expense. Removal of the vehicle shall not relieve the owner or operator of the vehicle from any penalty incurred because of such violation.

SECTION 20. Section 14-165 is repealed and recreated to read as follows:

(a) Riders of bicycles shall comply with Wisconsin Statutes, sections 346.77 through 346.82.

(b) Bicycles are only allowed on designated trails.

(c) Bicycle riders shall proceed in the extreme right hand lane of the drives at all times, in a single file only.

(d) A bicycle shall not be towed by a rope or otherwise, nor shall any rider hold on to any moving vehicle for purpose of being drawn along.

(e) Children riding bicycles that have wheels less than twenty (20) inches in diameter may use the footwalks.

(f) Wherever possible, bicycles shall be parked in places provided for such purpose.

SECTION 21. Section 14-167 is amended by the addition of the following subsections:

(f) Boundary Buoys. No person shall disturb or molest a beach boundary buoy or marker in any swimming beach in any park or moor or cause to be within that area of water enclosed in the boundary buoys any boat, raft or craft used to transport persons.

(g) Beach Athletics. Except in locations designated for such purpose, no person shall engage in any athletic game or sport or in any activity upon a bathing beach or in the water when injury or inconvenience to others might result therefrom except with written permission of the Department.

(h) Bathing attire. No swimmer or bather shall enter the water or onto any beach unless clothed in a suitable bathing suit.

(i) Scuba diving is permitted in designated areas.

SECTION 22. The following shall be added to Chapter 14, Article II, Division 2 as a new section:

It is unlawful for any person to encroach on park property with such items as fences, gardens, other personal property, or to disturb the natural landscape, vegetation or structures on park property, on park property or otherwise use park property for private use. All setbacks and other local zoning regulations are in effect and apply against properties adjacent to parks as they would against property adjacent to private property.

SECTION 23. The following shall be added to Chapter 14, Article II, Division 2 as a new section:

(a) Fee schedule. No person shall use any facility, shelter, land or area for which a fee or charge has been established by the Director without payment of such a fee or charge in advance, except for open shelters which may be used if not reserved.

(b) Special Use Agreements shall be required for all events that allow for public invite to the event, closure of areas, special equipment or amusement features.

SECTION 24. This ordinance shall be effective upon approval and publication.

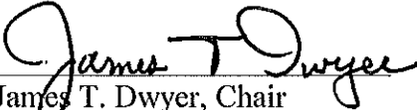
SECTION 25. The provisions of this ordinance shall be included and incorporated in the Code of Ordinances of the County of Waukesha, Wisconsin, as an addition or amendment thereto and shall be appropriately renumbered to conform to the numbering system contained therein.

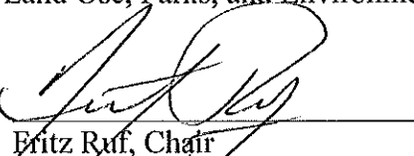
SECTION 26. Any code section or part of a section in conflict with this ordinance is hereby repealed and declared null and void and of no effect.

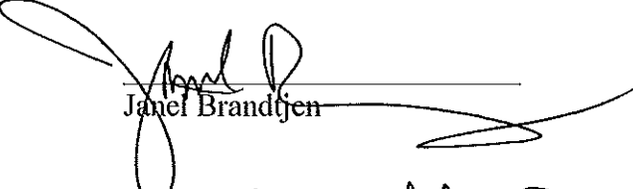
REPEAL, RECREATE AND ADD VARIOUS SECTIONS OF CHAPTER 14,
ARTICLE II, DIVISION 2 OF THE WAUKESHA COUNTY CODE
OF ORDINANCES PERTAINING TO PARK RULES

Presented by:
Executive Committee

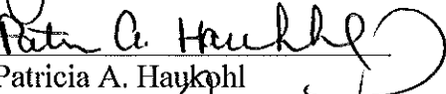
Approved by:
Land Use, Parks, and Environment Committee

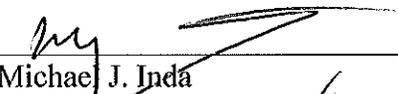

James T. Dwyer, Chair


Fritz Ruf, Chair

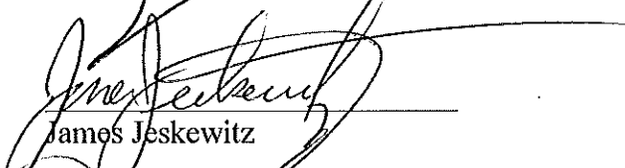

Janet Brandtjen


Robert Hutton

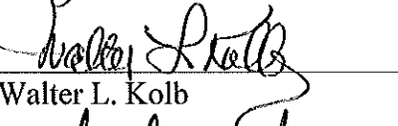

Patricia A. Haukohl

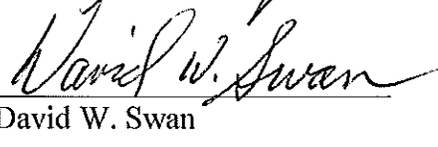

Michael J. Inda

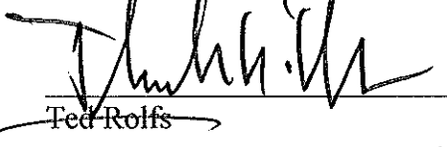

Duane E. Paulson

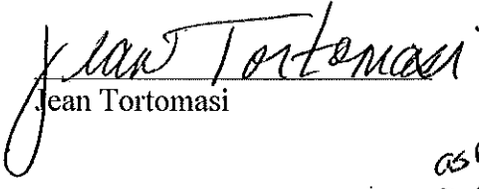

James Jeskewitz


Fritz Ruf


Walter L. Kolb


David W. Swan


Ted Rolfs


Jean Tortomasi


Thomas J. Schellinger

as Amended

The foregoing legislation adopted by the County Board of Supervisors of Waukesha County, Wisconsin, was presented to the County Executive on:

Date: 7-29-2011, 
Kathy Nickolaus, County Clerk

The foregoing legislation adopted by the County Board of Supervisors of Waukesha County, Wisconsin, is hereby:

Approved: X
Vetoed: _____

Date: 8-2-11, 
Daniel P. Vrakas, County Executive

Amendment-
Sup. Paulson

WAUKESHA COUNTY BOARD OF SUPERVISORS

V

DATE-07/26/11

(ORD) NUMBER-1660035

1 D. FALSTAD.....AYE
3 R. HUTTON.....AYE
5 J. JESKEWITZ.....AYE
7 P. HAUKOHL.....AYE
9 J. HEINRICH.....AYE
11 F. RUF.....AYE
13 P. DECKER.....AYE
15 P. MEYERS.....AYE
17 J. TORTOMASI.....AYE
19 S. WIMMER.....AYE
21 W. ZABOROWSKI.....AYE
23 D. DRAEGER.....AYE
25 G. YERKE.....AYE

2 T. ROLFS.....
4 J. DWYER.....AYE
6 J. BRANDTJEN.....AYE
8 T. SCHELLINGER....AYE
10 D. SWAN.....AYE
12 P. WOLFF.....AYE
14 M. INDA.....AYE
16 D. PAULSON.....AYE
18 K. CUMMINGS.....AYE
20 P. JASKE.....AYE
22 P. GUNDRUM.....AYE
24 W. KOLB.....AYE

TOTAL AYES-24

TOTAL NAYS-00

CARRIED _____

DEFEATED _____

UNANIMOUS X

TOTAL VOTES-24

WAUKESHA COUNTY BOARD OF SUPERVISORS

V

DATE-07/26/11

(ORD) NUMBER-1660035

1 D. FALSTAD.....AYE
 3 R. HUTTON.....AYE
 5 J. JESKEWITZ.....AYE
 7 P. HAUKOHL.....AYE
 9 J. HEINRICH.....AYE
 11 F. RUF.....AYE
 13 P. DECKER.....AYE
 15 P. MEYERS.....AYE
 17 J. TORTOMASI.....AYE
 19 S. WIMMER.....AYE
 21 W. ZABOROWSKI.....AYE
 23 D. DRAEGER.....AYE
 25 G. YERKE.....AYE

2 T. ROLFS.....
 4 J. DWYER.....AYE
 6 J. BRANDTJEN.....AYE
 8 T. SCHELLINGER....AYE
 10 D. SWAN.....AYE
 12 P. WOLFF.....AYE
 14 M. INDA.....AYE
 16 D. PAULSON.....AYE
 18 K. CUMMINGS.....AYE
 20 P. JASKE.....AYE
 22 P. GUNDRUM.....AYE
 24 W. KOLB.....AYE

TOTAL AYES-24

TOTAL NAYS-00

CARRIED_____

DEFEATED_____

UNANIMOUS X

TOTAL VOTES-24