CHAPTER 21

DESIGNATED SEX OFFENDERS RESTRICTIONS

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SECTION 21.01. FINDINGS AND INTENT: This Chapter is a regulatory measure aimed at protecting the health and safety of children and youth in the Village of River Hills from the risk that convicted sex offenders may re-offend in locations close to their residences and against child victims. Given the high rate of recidivism for sex offenders, and that reducing opportunity and temptation is important to minimizing the risk of re-offense, there is need to protect children and youth where they congregate or play in public places in addition to the protections afforded by state law near schools, day care centers and other places children and youth frequent. The Village Board also finds and declares that in addition to schools and day care centers, children and youth congregate or play at parks, pools and other public and private places of enrichment activities, creation, entertainment and amusement. Therefore, finding that sex offenders are a serious threat to public safety as indicated above, the Village Board hereby declares the residency or presence of sex offenders in proximity to public and private places where children and youth may congregate or frequent under circumstances proscribed in this ordinance to be a public nuisance.

It is the intent of this chapter to serve the Village’s compelling interest to promote, protect, and improve the health, safety, and welfare of the citizens of the Village by creating areas around locations where children regularly congregate in concentrated numbers wherein certain sex offenders and sex predators are prohibited from residing and loitering.

SECTION 21.02. DEFINITIONS: The following terms shall be defined as follows in this chapter and the singular includes the plural and the plural includes the singular:

A. “Child” means a person under the age of eighteen (18) years.

B. “Offender” shall mean:

1) Any person who is required to register under s. 301.45 Wis. Stats., for any offense against a child or any person who is required to register under s. 301.45 Wis. Stats., and who is subject to the Special Bulletin Notification process set forth in s. 301.46(2) and (2m) Wis. Stats.

2) Any person subject to the sex crimes commitment provisions of s. 975.06 Wis. Stats.,

3) Any person found not guilty by reason of disease or mental defect placed on lifetime supervision under s. 971.17(lj) Wis. Stats.

C. “Permanent residence” shall mean a place where a person abides, lodges, or resides
for fourteen (14) or more consecutive days.

D. “Temporary residence” shall mean a place where a person abides, lodges, or resides for a period of fourteen (14) or more days in the aggregate during any calendar year and which is not the person’s permanent address or place where the person routinely abides, lodges or resides for a period of four (4) or more consecutive or non-consecutive days in any month and is not the person’s permanent address.

E. “Original domicile” means the offender’s true, fixed and permanent home, to which the offender intends to return and remain even though currently residing elsewhere.

Section 21.03 RESIDENCY RESTRICTIONS

A. Restriction. An offender shall not establish a permanent or temporary residence within two thousand (2,000) feet of any of the following:

1) Private or public schools;
2) Public park, parkway, parkland, or nature preserve;
3) Private or public clubs or facilities where golf, tennis and swimming pool facilities are used by children;
4) Recreational trail;
5) Public library;
6) Licensed daycare center, as defined in s. 48.65 Wis. Stats.;
7) Specialized school for children, including, but not limited to a gymnastics academy, dance academy, or music school;
8) Group home for children, as defined in s. 48.02(7) Wis. Stats.;
9) Residential care center for children, as defined in s. 48.02(15d) Wis. Stats.

B. Measuring Distance and Map of Restricted Locations. For the purposes of determining the minimum distance separation, the requirement shall be measured by following a straight line from the outer property line of the residence to nearest outer property line of the establishments listed above in subsection (A). The Village Clerk shall maintain an official map showing prohibited locations as defined by this section. The Village Clerk shall update the map at least annually to reflect any changes in the prohibited areas.
C. Exceptions. An offender residing within a prohibited area as described in subsection (A) does not commit a violation of this section if any of the following apply:

1) The offender is required to serve a confined sentence at a jail or other correctional institution or facility located within a prohibited area.

2) The offender established a permanent or temporary residence and reported and registered the residence pursuant to s. 301.45 Wis. Stats., before the effective date of this section. Once said offender no longer resides in the restricted area, another convicted sex offender may not establish residency in said residence in the restricted area.

3) The prohibited area described in subsection (A) that lies within two thousand (2,000) feet of the offender’s permanent or temporary residence was opened after the offender established the permanent or temporary residence and reported and registered the residence pursuant to s. 301.41 Wis. Stats.

4) The offender is a minor or ward under guardianship.

D. Property owners prohibited from renting real property to certain offenders.

1) It is unlawful to let or rent any place, structure, or part thereof, with the knowledge that it will be used as a permanent or temporary residence by any offender prohibited from establishing such permanent or temporary residence pursuant to this ordinance.

E. Original domicile restriction. In addition to the restrictions in (A) above and subject to the exceptions in (C) above, no designated offender shall be permitted to reside in the Village of River Hills, unless such person was domiciled in the Village of River Hills at the time of the offense resulting in such person’s designation as an offender as defined in Section 21.02(B). (Am. Ord # 526, 02/12/16)

Section 21.04 CHILD SAFETY ZONE RESTRICTIONS

A. “Child Safety Zones” shall include any real property upon which there exists any route, path, area, or facility used for or which supports a use of:

1) Private or public schools;

2) Public park, parkway, parkland, or nature preserve;

3) Private or public clubs or facilities where golf, tennis and swimming pool facilities are used by children;

4) Recreational trail;

5) Public library;
6) Licensed daycare center, as defined in s. 48.65 Wis. Stats.;

7) Specialized school for children, including, but not limited to a gymnastics academy, dance academy, or music school;

8) Group home for children, as defined in s. 48.02(7) Wis. Stats.;

9) Residential care center for children, as defined in s. 48.02(15d) Wis. Stats.

B. Restriction. It shall be unlawful for any offender to loiter or prowl in any child safety zone at a time, or in a manner not usual for law-abiding individuals under circumstances that warrant alarm for the safety of persons or property in the vicinity. Among the circumstances which may be considered in determining whether such alarm is warranted is the fact that the actor takes flight upon appearance of a police officer, refuses to identify himself, or manifestly endeavors to conceal himself or any object. Unless flight by the actor or other circumstances make it impracticable, a police officer shall, prior to any arrest for an offense under this subsection, afford the actor an opportunity to dispel any alarm which would otherwise be warranted by requesting him to identify himself and explain his presence and conduct. No person shall be convicted of an offense under this subsection if the police officer did not comply with the preceding sentence or if it appears at trial that the explanation given by the actor was true and, if believed by the police officer at the time, would have dispelled the alarm.

C. Map of Restricted Locations. The map required under 21.03 (B) above shall be used for depicting the child safety zones as defined by this section. The Village Clerk shall update the map at least annually to reflect any changes in the restricted locations.

D. Exceptions. This section shall not apply where the offender is a minor accompanied by and under the care of his or her parent, guardian or other adult person having his or her care, custody or control, or where the offender was exercising First Amendment rights protected by the U.S. Constitution or Wisconsin Constitution, including freedom of speech, the free exercise of religion, or the right of assembly.

Section 21.05 PENALTIES

A. Any person, firm or corporation found guilty of the violation of any provision of this Chapter, unless another penalty is therein provided, shall be subject to a forfeiture of not less than Ten ($10.00) Dollars nor more than Two Thousand ($2,000.00) Dollars together with the costs of the action; and in default of payment thereof, shall be subject to imprisonment in the County Jail or House of Correction of Milwaukee County until such forfeiture and costs, together with any subsequent costs have been paid, but in any event, not to exceed ninety (90) days. Each day a violation continues constitutes a separate offense.

B. Violations of this Chapter shall constitute a public nuisance, which, in addition to any other penalties shall also be subject to action by the Village to abate and enjoin such nuisance. (Cr. Ord # 522, 09/17/14)