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CITY OF MADISON GOLF PROGRAM CODE OF CONDUCT

2022

Golf Madison Parks mission is to provide an exceptional system of safe, accessible, well-planned and maintained golf courses, provide affordable opportunities for recreational and educational experiences, preserve and expand our urban forest resources through a well-planned and systematic approach to tree maintenance, planting and natural area management, provide opportunities for cultural interaction by fostering a safe and welcoming environment for all and to preserve and promote the golf course's historic legacy now and well into the future.

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PURPOSE

Purpose

The City of Madison Parks Division and Golf Enterprise Program are committed to ensuring an enjoyable experience for all who play, visit and work at the City's four municipal golf courses, including addressing inappropriate behavior. The Golf Enterprise Program must continually work to tear down damaging stereotypes of exclusivity and repair relationships within the community, making sure that the City's municipal golf courses are available for everyone in the community, and that they are a safe and welcoming environment for users and employees alike.

Over the past several years, the City of Madison Golf Courses have had recurring problems with a small number of users whose behavior in open areas, clubhouse facilities, locker room facilities and other places have negatively impacted both the use and enjoyment of the golf courses by other users, and City employees' workplace. This behavior has included, among other things, directing abusive or threatening behavior or language toward staff and/or other users, engaging in unlawful activity, and creating an unsafe and unwelcoming environment. As a result of this behavior, some users will no longer utilize the space as a recreational outlet. Efforts have been made by the City of Madison to address this sort of behavior, but a formal code of conduct is necessary in order to give City employees additional options to address this problematic behavior. Persons negatively impacting the use of the City's municipal golf facilities by others can either conform their behavior to this Code of Conduct, or find another place to golf.

The purpose of this Code of Conduct is to ensure that the City of Madison Golf Courses are safe, welcoming and available to all potential users to enjoy for their intended use, and to provide City employees with additional tools and protection against this negative behavior. This Policy sets forth the types of behavior that infringes upon the use and enjoyment of the City's golf facilities, the consequences for such violations of the Code of Conduct, and the creation of due process protections for those sought to be restricted from using the City's Golf Courses.

OVERVIEW AND DEFINITIONS

Overview and Definitions

No individual may engage in inappropriate behavior contrary to this Code of Conduct at the City of Madison's four municipal Golf Courses. When possible, staff will first educate individuals about the applicable policies before taking stronger measures to enforce those policies.

For the purposes of this behavioral policy, "Golf Courses" or "Golf Course" includes all four City of Madison municipal golf course properties, The Glen Golf Park, Monona, Odana Hills and Yahara Hills, and includes those facilities associated with the golf course, including any parking lots, shelters, restrooms, buildings, or other enclosures.

"Staff" refers to City of Madison Employees, including the Golf Enterprise Program and Parks Division employees, along with City of Madison Police Department officers.

"Inappropriate Behavior" includes any individual or group activity which unreasonably interferes with or unreasonably disturbs another individual's lawful use and enjoyment of the golf course or any activity which is otherwise inconsistent with the activities, programs and services normally associated with a golf course, or which negatively impacts staff's ability to perform their jobs and duties at the Golf Courses. Inappropriate Behavior is further described below.

The "Loyalty Card" and "Season Pass" season runs from opening day through October 31st.

A "one (1) month suspension" would be considered 30 days from date of suspension. If suspension runs through the end of October, the remaining suspension length would run until the golf courses close for the season.

A "three (3) month suspension" would be considered 90 days from date of suspension. If suspension runs through the end of October, the remaining suspension length would run until the golf courses close for the season plus any remaining days once the golf course opens again the next season.

A "one (1) year suspension" would be considered 365 days from date of suspension.

INAPPROPRIATE BEHAVIOR

Inappropriate Behavior

For the purposes of this Code of Conduct, Inappropriate Behavior shall include, without limitation by enumeration, the following conduct or behaviors which compromises the use and enjoyment of the golf course, and the safety, security and maintenance thereof:

- Committing or attempting to commit any activity that would constitute a crime of violation of City or County ordinances.
- Selling, distributing or using any dangerous weapon as that term is defined in Wis. Stats. Sec.
 939.22(10) or using or threatening the use of any other object in such a manner that it may be considered a weapon.
- Fighting, engaging in any physically intimidating or assaultive behavior, or making any threats of
 violence or other unlawful activities. The Parks Division enforces a policy of zero tolerance for
 threats and acts of violence in Parks. Any person engaging in such behaviors will be immediately
 ejected from the golf course.
- Possessing, selling, distributing or consuming a controlled substance without a prescription.
- Engaging in behavior that is disruptive, harassing, or threatening in nature to users or staff, including stalking, unwanted physical contact or verbal abuse.
- Engaging in explicit sexual activities or conduct.
- Bringing a dog onto a golf course contrary to Madison General Ordinances Sections 8.19 or 23.32. The Golf Courses have been designated as dog-free areas, and posted as such.
- Interfering with the safe and free passage of users or staff in the Golf Courses including, but not limited to, lying, sitting, or placing objects (bags, personal items, strollers, golf carts) in hallways, aisles, floors, doorways, vestibules, bathrooms, or elsewhere in a manner that unreasonably impedes the free passage of persons about the golf course or within facilities.
- Trespassing by entering or remaining on or in a golf course premises after having been notified by an authorized individual not to do so during off-season or off-hours, and entering or remaining on or in a golf course premises during a period in which an individual has been banned from the premises.
- Entering non-public areas of the golf course without permission.
- Theft or intentional damaging of golf course materials, furniture, equipment or facilities.
- Improperly using or loitering within Golf Course restrooms or facilities in a manner which unreasonably prevents access to and use of the restrooms or facilities by other users or staff; damaging restrooms or leaving them in a condition such that they are unusable by others.
- Vending in the Golf Course without, or contrary to, a valid parks vending permit issued under MGO Sec. 8.17.
- Engaging in behavior which unreasonably interferes with, or has the strong likelihood of interfering with, the use and enjoyment of the golf course by another, including interfering with another's use and enjoyment of a portion of the golf course facility which that person has rented.

INAPPROPRIATE BEHAVIOR

- Engaging in behavior that otherwise unreasonably interferes with or disrupts, or has the strong likelihood of interfering with or disrupting, the intended use of the golf course, services, amenities, or other activities normally associated with use of the public golf course (including participation in programs, activities and services), including making ongoing noise or using personal electronic equipment at such a volume that it interferes with golf activities.
- Engaging in repeated violations of this Behavioral Policy, City or County Ordinances or State Statutes, at the Golf Courses.

STAFF RESPONSE TO INFRACTIONS

Staff Response to Infractions

Violation of this Code of Conduct can result in the denial of golf participation and bans from the Golf Courses, as set forth in this herein. Minor violations of these rules will first result in Staff attempting to educate or warn individuals about the Code of Conduct before formal enforcement commences. If an individual continues to violate this Code of Conduct, Staff will provide notice and may order the individual to leave for the day. However, any conduct that threatens the life or safety of any person that unreasonably interferes with the intended use or enjoyment of the Golf Course, or that is damaging to Park property, equipment or facilities may result in immediate expulsion from the Golf Course premises. Parks Division staff is authorized, and encouraged, to contact the Madison Police Department to respond to situations.

Violations of this Code of Conduct (even if a single isolated event) may result in individuals being banned from the Golf Course(s) from one (1) day to one (1) year. In imposing this ban, staff will follow the established procedures below. Most bans will be limited to a single Golf Course, but a system wide ban may be considered depending on the circumstances.

Parks Division staff will call the Madison Police Department for severe or illegal behavior or when an individual refuses to leave when told by staff to do so. It may not be safe, practicable or efficient to empower only Parks Division staff with the authority to enforce this Behavioral Policy. Therefore, the Madison Police Department is hereby authorized to enforce this Policy, subject to the same rules and restrictions as set forth herein that apply to Parks Division staff.

LEVEL 1 EXAMPLES OF OFFENSES. (RESULTING IN UP TO ONE (1) MONTH SUSPENSION).

- Swearing, roasting, verbal harassment, or intimidation by words, gestures or body language.
- Escalating or instigating an argument
- Unauthorized access into building or staff only areas of facility.
- Influencing or assisting others engaging in disruptive behavior.
- Failure to follow staff directions.
- Soliciting, panhandling, littering or loitering.
- Evading communication or disciplinary action.

LEVEL 2 EXAMPLES OF OFFENSES. (RESULTING IN UP TO THREE (3) MONTH SUSPENSION).

- Fighting or physical contact with another person in an aggressive or threatening way.
- Bullying or engaging in any physically intimidating or assaultive behavior.
- Viewing obscene or pornographic materials.
- Inappropriate use of a cell phone in bathrooms or locker rooms.

STAFF RESPONSE TO INFRACTIONS

LEVEL 3 EXAMPLES OF OFFENSES. (RESULTING IN UP TO ONE (1) YEAR SUSPENSION).

- Theft, vandalism, or behavior that results in the destruction or loss of property.
- Possession of a weapon of any kind.
- Possessing, selling, distributing or suspicion of being under the influence of any controlled substance.
- Any activity or behavior that is against the law.
- Inappropriate protected class references.
- Use of racial slurs.
- Disrespecting, swearing, or threatening conduct or speech toward staff.
- Unwanted sexual contact, conversations, or otherwise threatening behavior.

MEMBERSHIP REVOCATION AND REFUNDS

Suspensions may impact a player's golf membership by preventing them from using a Golf Course, or all City Golf Courses. Should this happen, the player may pursue a season pass refund in accordance with the City of Madison's Golf Guidelines which state:

"Season pass refunds will be granted at a rate of 75% if requested by April 1st, 50% if requested by May 1st, and 25% if requested by June 1st. No refunds are allowed after June 1st unless for medical reasons. In which case, the player requesting a refund must present a note from a medical provider and a credit will be issued by the Golf Operations Supervisors under the guidance of the Assistant Parks Superintendent for rounds not played toward the purchase of a Loyalty Card or Season Pass for the following year."

It is the player's choice whether to pursue a season pass refund.

Beginning in 2023, all season passes will be sold subject to the player's agreement to comply with this Code of Conduct.

In the first year of this Code Conduct (2022), the following additional refund procedures apply after June 1st:

- One (1) day suspension: No Loyalty Card or Season Pass refunds will be granted, due to the short term nature of the suspension. Offending party will be asked to leave for the day.
- One (1) month suspension: The offending party will be refunded 1/6 of the purchase value of the Loyalty Card and/or season pass purchased for the season.
- Three (3) month or longer suspension: The offending party will be refunded 1/4 of the purchase value of the Loyalty Card and/or season pass purchased for the season if the suspension commences prior to August and 1/8 of the purchase price if the suspension commences during August or September. No refund shall be authorized for suspensions beginning in October or later.

Notice, Banning and Appeals Process

NOTICE PROCEDURE

Notice required to be provided under this Code of Conduct shall be made by Staff to the person in question. Notice should be provided in writing, and reasonable efforts shall be made to accommodate any language or communication barrier between staff and the person. If a person will not accept the written notice, it may be left by Staff near the person. If a person leaves the Golf Course before notice can be given, notice may be sent to the person's last known address, or served upon them at a later date. Staff shall record the method of providing the person notice. The notice shall identify the person, inform the person of the behavior observed that was in violation of the Code of Conduct, inform the person of the specifics of the ban, and describe the person's appeal rights. When possible, Staff should also inform the person verbally of the specifics of the ban.

BANNING PROCEDURE

Violations of this Code of Conduct that are either observed by Parks Division staff, other City of Madison employees (including Police Officers), Golf Course users or other persons are subject to this banning procedure. All such violations shall be documented and kept on file at the Parks Division. If a violation is not seen by Staff, the veracity of the report shall be determined and all evidence considered, and Staff may proceed with these banning procedures if there is a reasonable probability to believe that a person committed a violation of the Code of Conduct. If a person who violated this Code of Conduct fails to or refuses to property identify themselves to Staff, the required notice shall still be served upon the person and efforts shall be made to identify the person based upon their appearance or other characteristics, with a photograph taken if possible. If a person is later found to have intentionally provided false identifying information to Staff, the person shall be banned for not less than thirty (30) days, in addition to any other bans that might be imposed. A person banned from a Golf Course pursuant to this Code of Conduct shall be informed that as a result of the ban that, on behalf of the City of Madison, during the period of the ban they do not have permission to enter or remain at the Golf Course(s) and that if the person returns to the Golf Course(s) during the period of the ban, or remains at the Golf Course(s) after notified of the ban, that they will be trespassing and subject to an ordinance or statutory enforcement action. After Staff determines that a person has violated the Code of Conduct, and Staff has determined that the individual involved should be banned from the Golf Course(s), or portion thereof, the following procedures and rules shall apply:

- 1. Staff shall issue notice to the person expelling the person from the Golf Course for twenty-four (24) hours.
 - a. A ban of 24 hours or less is not reviewable, but the Person may, within seven (7) days of receiving notice, appeal the determination that they violated the Code of Conduct to the Superintendent of Parks, who, after considering the evidence, shall determine whether there was a basis to support Staff's determination that there existed a reasonable probability to believe that the person committed a violation of the Code of Conduct. If the

banned person refuses to leave, or returns to the Golf Course(s) during the 24 hour ban period, and the Police Department is required to remove the person from the Golf Course(s), Staff will issue a thirty (30) day ban regardless of whether the Police Department cites or arrests the person for trespassing. If a person complies with the 24 hour ban, but then receives a second written notice for an additional Code of Conduct violation within thirty (30) days, the person will be subject to a thirty (30) day ban, in addition to any other bans that might be imposed.

- 2. If a person receives a second ban at the same Golf Course during a one (1) year period, the person shall be subject to a ban of not less than thirty (30) days and no more than one (1) year from the Golf Course.
- 3. In the event that a person subject to a ban from one Golf Course receives a ban at a second Golf Course during a one (1) year period, then that person shall be banned from all four Golf Courses for a period of not less than thirty (30) days and no more than ninety (90) days.
- 4. In the event that a person receives three (3) or more bans within one year, at any Golf Course, the person shall be subject to a ban of not less than thirty (30) days and no more than one (1) year from the Golf Courses.
- 5. Staff will promptly forward a copy of the notice and incident report to the Parks Superintendent.
 - a. After consultation with Staff and a review of the evidence, if the Parks Superintendent agrees with Staff's finding that there existed a reasonable probability to believe that the person committed a Code of Conduct violation, as well as the scope and length of the ban imposed, then the Parks Superintendent shall take no further action. However, if the Parks Superintendent deems it appropriate to rescind or modify the terms of the ban, the Parks Superintendent shall have the authority to do so and shall thereupon notify the banned individual in writing about the decision to rescind or modify the ban and specify the reasons for the rescission or modification and the terms of any modified ban. The Parks Superintendent shall also notify the banned individual of the process for appealing any modified ban, as set forth below.
- 6. In determining the length and scope of any ban under Sections 2-5, Staff and the Superintendent shall consider the person's underlying behavior, the person's history of behavioral violations at the Golf Courses, and the impact of the person's behavior upon others' use and enjoyment of the Golf Courses.

APPEALS PROCESS

Upon a written request filed by the banned person with the Parks Superintendent prior to the expiration of the ban period, the Parks Superintendent will review the decision to ban an individual and the terms thereof, and may uphold, rescind or modify the length and scope of the ban based upon the information presented by staff and submitted by the individual. A person may only file one appeal of a ban. The Parks Superintendent must respond to the request within thirty (30) days of the filing of the request. The Parks Superintendent shall notify the banned individual in writing about the decision to uphold, rescind or modify the ban and specify the reasons for this decision. The Parks Superintendent shall also notify the

banned individual that they may appeal the determination of the Parks Superintendent to the Board of Parks Commissioners by filing a written request with the City Clerk within ten (10) days of the issuance of the Superintendent's decision. Any appeal so requested shall be heard by the Board at the next scheduled meeting, unless the appeal is filed within five (5) business days of the next meeting in which case it shall be heard at the following meeting. At the hearing, the banned person and City staff may be represented by counsel, may present evidence, and may call and examine witnesses and cross-examine witnesses of the other party. The Chair of the Board of Park Commissioners shall conduct the hearing and administer oaths to witnesses. The rules of evidence provided in Wis. Stat. Sec. 227.08 for administrative proceedings shall be followed. Parks Division staff shall receive and mark all exhibits, and the staff shall record all of the proceedings on tape. If either of the parties requests a stenographic recording, the staff shall make the necessary arrangements but the expense shall be borne by the requesting party. After considering the evidence presented, the Board of Parks Commissioners shall either uphold, rescind or modify the terms and conditions of the ban. A person's failure to appear at the Board of Parks Commissioners hearing shall constitute a withdrawal of the appeal. The decision of the Board of Parks Commissioners shall be reviewable in Dane County Circuit Court by certiorari within thirty (30) days of receipt of the final determination from the Board. Until such time as a ban has been rescinded or modified by the Parks Superintendent, or rescinded or modified on appeal by the Board of Park Commissioners, the person is subject to the terms and conditions of the ban.

TT-0		NOTICE OF BAN		
TO: Name		DOB		
Address				
	-	you were observed cifically, you were obser		violating
Madison municipal go the period of time spe of Madison, during th Courses noted below ban that you will be to If the ban is for 24-ho receiving this notice, a Superintendent of Pan	olf courses, you are cified. As a result e period of the ba and that if you fair respassing and sures or less, this dappeal the determerks, who, after contributions.	nd/or other history of be the hereby banned from the tof this ban, you are further you do not have permited to leave or return to the abject to an ordinance of ecision is not reviewable mination that you violated insidering the evidence,	the Golf Course fact ther informed that hission to be at the ne Golf Course(s) do r statutory enforce e, but you may, with ed the Code of Con may determine wh	cilities noted below for t, on behalf of the City Golf Course or Golf during the period of the ement action. thin seven (7) days of duct to the
		on that a behavioral vio y file a written request		perintendent (Madison
period to review and may, after considering scope of the ban. You this decision to the Bo Board of Parks Commrepresented by couns witnesses of the City.	reconsider the bag any evidence yo have ten (10) day pard of Parks Comissioners shall hoel, may present e	g Jr. Blvd. Madison, WI 5. In and the terms thereof u and staff present, uphers from the issuance of the missioners by filing a vold a hearing on your appear at the Board of Parl After considering the event and may call and the sound of the event and the sound of the sound of the sound of the event and the sound of the s	f. Upon review, the cold, rescind or mother Superintendent written request with upeal during which and examine witnes ks Commissioners	e Parks Superintendent odify the length and t's decision to appeal th the City Clerk. The you may be sses and cross-examine hearing shall
Board of Parks Comm thirty (30) days of you or modified by the Pa	issioners shall be ur receipt of the fi rks Superintende	r modify the terms and of e reviewable by certioral final determination. Unti- ent, or rescinded or mod terms and conditions of	ri in Dane County il such time as a ba lified on appeal by	Circuit Court within an has been rescinded
BANNED FROM:		PERIOD OF	BAN:	

Staff Imposing Ban: _____ How notice given: _____

CONTACT INFORMATION

Contact Information

THERAN STEINDL
GOLF OPERATIONS SUPERVISOR - EAST

RYAN BRINZA, PGA GOLF OPERATIONS SUPERVISOR - WEST

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