## Chapter 27 - Offenses

ARTICLE X – SKATEBOARDS AND TOY VEHICLES		
27-10-1	DEFINITIONS	2
27-10-2	SKATEBOARDING ON A STREET	2
27-10-3	CLINGING TO A VEHICLE.	2
27-10-4	YIELD RIGHT-OF-WAY	2
27-10-5	SKATEBOARDING ON PRIVATE PROPERTY.	2
27-10-6	SKATEBOARDING ON PUBLIC PROPERTY.	2
27-10-7	SKATEBOARDING IN THE BUSINESS DISTRICT	3
27-10-8	DAMAGING VILLAGE PROPERTY	3
27-10-9	SKATEBOARD RAMPS	3
27-10-10	AGREEMENT FOR IMPOUNDMENT	3

## ARTICLE X – SKATEBOARDS AND TOY VEHICLES

27-10-1 DEFINITIONS. As used in this Article, the following words and phrases shall have the following meanings, unless the context clearly indicates that a different meaning is intended:

(A) **<u>Business District.</u>** The Village business district.

(B) **Skateboard.** A device with wheels for riding upon, usually standing, including, without limitations, skateboards of all types.

(C) **Toy Vehicles.** Coasters, scooters, roller skates, or any other non-motorized device with wheels or rollers upon which a person may ride. This definition does not apply, so long as they are used for the purposes for which they are intended, to wagons, wheelchairs and strollers or other devices designed and used for the purpose of transporting children, infants, physically challenged, or incapacitated persons, or to bicycles, or to carts or other devices intended and used for transporting merchandise or materials.

27-10-2 SKATEBOARDING ON A STREET. No person shall operate a skateboard or toy vehicle on a public street if there is a sidewalk adjacent to such street. If no sidewalk exists, skateboards may be ridden on the street providing street riding shall be done as far to the right side of the road as possible, and in the same direction as traffic.

27-10-3 CLINGING TO A VEHICLE. No person operating a skateboard, toy vehicle, or other non-motorized device shall attach himself or herself to any vehicle upon a roadway.

27-10-4 YIELD RIGHT-OF-WAY. Any person operating a skateboard or other toy vehicle must yield right of way to any pedestrian or motor vehicle.

## 27-10-5 SKATEBOARDING ON PRIVATE PROPERTY.

(A) No person shall operate a skateboard or toy vehicle on the premises of any business, residence, or other private property in violation of a sign complying with this Section.

(B) Areas in which skateboarding or operation of a toy vehicle is prohibited must be indicated by one or more signs which are positioned to provide notice and which contain the words "No Skateboarding" or any other word or combination of words indicating that skateboarding or operation of a toy vehicle is prohibited. Letters on the sign must be clearly legible.

27-10-6 SKATEBOARDING ON PUBLIC PROPERTY. No person shall operate a skateboard or toy vehicle in, upon, or on the grounds of any public property.

27-10-7 SKATEBOARDING IN THE BUSINESS DISTRICT. No person shall operate a skateboard or toy vehicle within the Village's business district.

27-10-8 DAMAGING VILLAGE PROPERTY. No person shall operate a skateboard or toy vehicle on or against any municipal-owned table, bench, structure, tennis court, parking stop, retaining wall, fountain, statue, or other improvement which may suffer damage by such use.

27-10-9 SKATEBOARD RAMPS. No person shall use or place a ramp, jump, or any other device used to force a skateboard or toy vehicle off the pavement on the grounds of the municipal-owned parking lot, park or sidewalk.

27-10-10 AGREEMENT FOR IMPOUNDMENT. In place of any other penalty provided by law, any person violating this Article may, for a first offense, agree to have the skateboard or play vehicle impounded by the Police Department for **one (1) week**.