



CITY OF WESTFIELD, IN
Parks and Recreation Board Meeting Agenda

BOARD OR COMMISSION: Parks and Recreation Board Meeting
MEETING DATE: Wednesday, October 1, 2025 at 7:00 PM
MEETING PLACE: Westfield City Hall- Assembly Room

THE FOLLOWING AGENDA IS SUBJECT TO CHANGE AT THE DISCRETION OF PARKS AND RECREATION BOARD

Julia Grimmer, President | Mayor Appointed | 3-year term | 1/1/25-12/31/26
Kurtis Baumgartner, Vice President | Mayor Appointed | 4-year term | 1/1/25-12/31/28
Terri Wolf, Secretary | City Council Appointed | 1-year term | 1/1/25-12/31/25 (non-voting)
Mike Antrim | Mayor Appointed | 1-year term | 1/1/25-12/31/25
LeAnne Zentz | Mayor Appointed | 2-year term | 1/1/25-12/31/27
Mike Hall | School Board Appointed | 4-year term | 1/1/25-12/31/28

CALL TO ORDER

NOTICE PRESENCE OF A QUORUM

PLEDGE OF ALLEGIANCE

CHANGES TO AGENDA

PUBLIC COMMENTS

APPROVAL OF MINUTES

September 3, 2025

OLD BUSINESS

NEW BUSINESS

1. Action Item — Park Impact Fee Credit Agreement
2. Action Item — Resolution 25-147 re Chapter 93 Amendment
3. Presentation - 2026 Parks Budget

DIRECTOR'S REPORT

OTHER BUSINESS

NEXT REGULAR MEETING

ADJOURNMENT



CITY OF WESTFIELD, IN
Parks and Recreation Board Meeting Minutes

Wednesday, September 3, 2025

CALL TO ORDER

Attendance:

President: Julia Grimmer - Present

Vice President - Kurtis Baumgartner - Present

Board Member – Mike Antrim – Present

NOTICE PRESENCE OF A QUORUM

Madam President Grimmer noted the presence of a quorum and called the meeting to order at 7:00 PM

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was recited.

CHANGES TO AGENDA

Remove Action Item #2 – Old Town Companies – Union Square – Park Impact Fee

Motion to approve the change to agenda: Mike Antrim.

Second: Kurtis Baumgartner

Change Action Item #4 – Roundabout Contract for Goods and Services – Hittle Landscaping.

Motion to approve the change to agenda: Kurtis Baumgartner.

Second: Mike Antrim

Yes: Kurtis Baumgartner, Julia Grimmer, Mike Antrim

No: None

Motion Determination: Passed

PUBLIC COMMENTS

None

APPROVAL OF MINUTES

August 6, 2025, Parks and Recreation Board Minutes

Motion to approve Minutes: Kurtis Baumgartner

Second: Mike Antrim

Yes: Kurtis Baumgartner, Julia Grimmer, Mike Antrim

No: None

Motion Determination: Passed

OLD BUSINESS

None

NEW BUSINESS

1. Action Item – Simon Moon Park Phae Two – V3 Contract Amendment

Madam President asked Parks Director Mc Connell for an overview of this amendment. Parks Director Mc Connell stated this is to continue the contract with V3 and add construction and administration to the scope of their services for the fee of \$266,000. Mike Antrim moved that the Parks and Recreation Board approve the professional service agreement with V3 as presented for construction services for Simon Moon Park Phase II in the amount not to exceed \$266,000

Motion to Approve: Mike Antrim

Second: Kurtis Baumgartner

Yes: Kurtis Baumgartner, Julia Grimmer, Mike Antrim

No: None

Motion Determination: Passed

2. Action Item – Contract for Goods and Services – Boyle Construction Management Inc.

Madam President asked Parks Director Mc Connell for an overview of the contract. This contract is between the City of Westfield, by and through Parks and Recreation Board and Boyle Construction Management Inc. Boyle Management Inc. will provide all the work and construction services for Simon Moon Park Phase II for a lump sum of \$5,140,000, this was the lowest of three bids received. Kurtis Baumgartner moved that the Park and Recreation Board approve the Goods and Service Contract with Boyle Construction Management, Inc. for construction services as it pertains to Simon Moon Park Phase II development, in the sum of \$5,140,000, and authorizes the Parks Director Mc Connell to execute the same.

Motion to Approve: Mike Antrim

Second: Kurtis Baumgartner

Yes: Kurtis Baumgartner, Julia Grimmer, Mike Antrim

No: None

Motion Determination: Passed

3. Action Item – Roundabouts– Contract for Goods and Services – Hittle Landscaping

Madam President asked Parks Director Mc Connell for an overview of the contract. Director McConnell explained that this landscaping contract with Hittle Landscaping covers the goods and services necessary for the maintenance and enhancement of three roundabouts. Sommerville & Ditch Road, 151st & Ditch Road, Casey & Ditch Road total contract amount \$196,037. Mike Antrim moved to approve the Goods and Servies Contract with Hittle Landscaping for landscaping services for three roundabouts, in the amount of \$196,037. Amendment/Correction Kurtis Baumgartner, the contract sum was corrected from \$200,000 to \$196,037; Mike Antrim accepted the amendment. Second: Kurtis Baumgartner.

DIRECTOR'S REPORT

The Parks Department is pleased to report on another successful month.

- **New Land Acquisition**

The department closed on 22.55 acres on the northwest side of Westfield. The property includes a house and barn, with the barn to be repurposed for storage. Future development of the site will align with the Parks Master Plan. Director McConnell shared his excitement about what this space will mean for both the community and the future of Westfield Parks.

- **Community Recognition**

Noblesville Creates has announced that the City of Westfield is a nominee for Art Champion of the Year, recognizing organizations that have invested time and talent into the local arts economy to grow and strengthen the community.

2025 Indy Chamber Monumental Awards under the Landscape Architecture category. Simon Moon Park – Phase 1 Project, in partnership with V3, was named a finalist.

- **Event Restructuring**

The Parks Department and Westfield Welcome have restructured programming to align more closely with park-focused initiatives. As a result, the Farmers Market, Jams at Junction, and the Kids Summer Series, along with the event manager role, will now fall under Parks Department oversight. This transition allows Westfield Welcome to focus on larger, community-wide events.

- **Budget Review**

Board Member Kurtis Baumgartner requested an early review of the 2026 Parks and Recreation budget. The Director noted he is finalizing updates tied to new programs and staffing and will present the completed budget at the October 1, 2025 meeting.

OTHER BUSINESS

None

NEXT REGULAR MEETING

Wednesday, October 1, 2025, at 7: 00 PM

ADJOURNMENT

Madam President adjourned the meeting at 7:22 PM

Motion to approve: Kurtis Baumgartner

Second: Mike Antrim

Yes: Kurtis Baumgartner, Julia Grimmer, Mike Antrim

No: None

Motion Determination: Passed

Julia Grimmer, President

Terri Wolf, Secretary

Date

Date

These minutes are a summary of actions taken at the City of Westfield Parks and Recreation Board Meeting. A full recording of the meeting is available for viewing at: [n-u.ULbtuLy-u.t-E-omlci.tYQtwestfieldin](https://www.youtube.com/watch?v=ULbtuLy-u.t-E-omlci.tYQtwestfieldin)

PARK IMPACT FEE CREDIT AGREEMENT

This PARK IMPACT FEE CREDIT AGREEMENT (“Agreement”) is made and entered into as of the ___ day of _____, 2025, by and between the City of Westfield, Indiana, (the “City”) and Union Square Multifamily Phase I LLC (the “Developer”) as follows:

WHEREAS, Developer is the fee owner of the real estate and improvements depicted on Exhibit A attached hereto (the “Real Estate”);

WHEREAS, the City desires to assist development and integrate improvements of complementary infrastructure collaboratively with the development community;

WHEREAS, the development community desires to assist the City in its efforts to improve the the City associated infrastructure;

WHEREAS, as the developer wishes to develop a new residential planned development to be known as Union Square at Grand Junction PUD District City Ordinance No. 19-28, recorded as Instrument No. 2019051859 and City Ordinance No. 21-08, recorded as Instrument No. 2021034153 in the Office of the Recorder of Hamilton County Recorder, Indiana in the Office of the Recorder of Hamilton County Recorder, Indiana (the “Development”); Park impact fees are required to be paid to the City by the Developer in accordance with City Ordinance 22-66 and applicable laws;

WHEREAS, pursuant to City Ordinance 22-66 and Ind. Code § 36-7-4-1335, a park impact fee payer may receive a credit against the park impact fee if the owner or developer of the development constructs or provides park infrastructure that is an infrastructure type for which the City imposed an impact fee in the impact zone, or any other "improvement," as the term is defined in Ind. Code § 36-7-4-1335(a);

WHEREAS, the amount of the credit shall be determined at the date the park impact fee is assessed (or if an assessment is not requested by the park impact fee payer, at the time the structural building permit is issued), and shall equal the sum of the cost of constructing or providing the infrastructure or improvement and the fair market value of land, real property interests, and site improvements provided to the City;

WHEREAS, the City requires the Developer to construct a public gathering space and connection to Grand Junction Plaza in and through the Development in substantial compliance with the alignment illustrated in Exhibit A (the “Plaza”);

WHEREAS, Developer desires to accommodate the City’s request to construct the Plaza in exchange for park impact fee credits or reimbursement (“PIF Credits”) associated with the Development; and

WHEREAS, the Plaza shall be made available to the public via a perpetual public access easement as defined in Exhibit B;

NOW THEREFORE, in consideration of the foregoing and of mutual covenants and agreements herein contained, and other valuable considerations, the receipt and sufficiency of which are hereby acknowledged, the City and Developer (“Parties”) do hereby agree as follows:

1. Developer shall, at the Developer's sole expense, construct the Plaza, as identified in **Exhibit A**, consistent with the City's Zone Improvement Plan, specifications in force at the time, and prescribed measure for construction of these types of improvements. Improvements, including the Plaza, by the Developer shall be subject to any applicable permits, financial guarantees, and inspections by the City.
2. Developer shall make the Plaza available to the public via a perpetual public access easement (**Exhibit B**) at no cost to the City, as a condition precedent to Developer's eligibility for PIF Credits.
3. Developer has prepared cost estimate documentation associated with construction of the Plaza and has provided this documentation to the City upon completion of construction of the Plaza (**Exhibit C**).
4. Developer shall provide all receipts and an itemized account of expenses to support the total cost for the construction of the Plaza to the City.
5. Within thirty (30) days of the completion of the Plaza and execution of the perpetual access easement, the City shall issue a PIF Credit to Developer in the amount equal to the actual cost to construct the Plaza, in an amount not-to-exceed **\$302,820.00** as set forth in the attached **Exhibit C** ("Improvement Cost").
6. Any costs associated with Preliminary Engineering, Permitting or Land cost are not creditable.
7. The Parties acknowledge and agree that the PIF Credit shall be accounted for in one or both of the following ways, at the City's sole discretion:
 - a. For any past or future building permits issued to the Developer for the improvements on the Real Estate, the City shall calculate the applicable park impact fee that would have been collected from each of the issued building permits which will be credited from the PIF Credit until such time as the Park Impact Fee is completely recognized or the PIF Credit is completely accounted.
8. Any notice, statement, demand, or other communication required or permitted to be given, rendered or made shall be addressed as indicated below:

If to Westfield:

City of Westfield
 Attn: Chris McConnell
 Director of Parks and Recreation
 2706 E. 171st Street
 Westfield, IN 46074

With a copy to:

City of Westfield
 Attn: Kaitlin Glazier
 Chief of Legal
 2706 E. 171st Street
 Westfield, IN 46074

If to Developer:

Old Town Companies
 Attn: Jeremy Lollar
 VP of Development
 525 North End Dr., Suite 100

Ice Miller LLP
 Attn: Blake Schulz
 One American Square, Suite 2900
 Indianapolis, IN 46282

9. On _____, the Westfield Parks and Recreation Board authorized the Director of Parks and Recreation to execute this Agreement on behalf of the City and Parks and Recreation Board.
10. In the event any portion of this Agreement is held to be unenforceable, the unenforceable portion shall be construed in accordance with applicable law as nearly as possible to reflect the original intentions of the parties, and the remainder of the provisions shall remain in full force and effect.
11. Under Ind. Code § 22-5-1.7-11, by entering into the Agreement with the City, Developer is required to enroll in and verify the work eligibility status of all of its newly hired employees through the E-Verify program. Developer is not required to verify the work eligibility status of all of its newly hired employees through the E-Verify program if the E-Verify program no longer exists. Developer hereby states that it does not knowingly employ an unauthorized alien. Developer further affirms that, prior to entering into the Agreement with the City, it will enroll in and agrees to verify the work eligibility status of all its newly hired employees through the E-Verify program.
12. Developer agrees that it, and Developer agrees to use commercially reasonable efforts to cause its subcontractors, to not discriminate against any employee or applicant for employment to be employed in the performance of this Agreement, with respect to the employee's hire, tenure, terms, conditions or privileges of employment, or any matter directly or indirectly related to employment, because of the employee's race, religion, color, sex, disability, national origin, or ancestry. Breach of this covenant may be regarded as a material breach of the Agreement.
13. This Agreement may be executed in two or more counterparts, each of which shall be deemed to be an original for all purposes hereof. This Agreement contains the entire agreement of the parties hereto with respect to the matters covered hereby and supersedes any other prior or simultaneous agreement related to such matters.
14. The Developer authorizes the City to record this Agreement in the Office of the Recorder of Hamilton County, Indiana, if desired by the City.
15. This Agreement shall be construed in accordance with and governed by the laws of the state of Indiana. This Agreement may be enforced by the City, and the only proper venue shall be the Hamilton Circuit or Superior Courts in Hamilton County, Indiana.
16. Each undersigned person attests, subject to the penalties for perjury, that he is the properly authorized representative, agent, member, that he has not, nor has any other member, employee, representative or agent, directly or indirectly, to the best of the undersigned's knowledge, entered into or offered to enter into any combination, collusion or agreement to receive or pay, and that he has not received or paid, any sum of money or other consideration for the execution of this Agreement other than that which appears upon the face of this Agreement.

To the extent permitted by applicable law, each Party agrees to indemnify and hold harmless the other Party and the officers, agents, servants, and employees of such entity, in their official and personal capacities from and against any and all claims, demand, actions, causes of action, judgment, loss, costs, damages, injuries and expenses (including reasonable attorneys' fees)

arising out of or concerning (1) the failure of the indemnifying party to observe and perform any of its obligations under this Agreement and/or (2) any intentional or negligent act or omission by the indemnifying party. The City's obligations to indemnify and hold harmless hereunder shall be limited by applicable state and federal statutes and constitutional provisions protecting the exposure and liability of the City (including but not limited to the terms of Indiana's Tort Claims Act), so that the City's obligations to indemnify, defend, and hold harmless hereunder shall not exceed what might have been the City's liability to a claimant had the City been sued directly by the claimant and all appropriate defenses had been raised by the City.

17. Developer may not assign this Agreement or any portion hereof without the City's prior written consent, by and through the City of Westfield's Board of Public Works and Safety. Subject to the foregoing, this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns.

[REMAINDER OF PAGE LEFT BLANK INTENTIONALLY]

**City of Westfield,
Hamilton County, Indiana**

By: _____
Chris McConnell, Director
Parks and Recreation Department
Date: _____

Before me the undersigned, a Notary Public in and for said County and State, personally appeared the above party, who having been duly sworn acknowledged the execution of the foregoing instrument.

SIGNATURE OF NOTARY PUBLIC

State of _____, County of _____, SS:
Subscribed and Sworn before me this ____ day of _____, 20__.
Printed Name of Notary Public _____
My Commission Expires _____

[ADDITIONAL SIGNATURE PAGES AND NOTARY FOLLOWS]

Union Square Multifamily Phase I LLC (“Developer”)

By: Union Square Plaza LLC, an Indiana limited liability company, its Manager

By: Old Town Companies, L.L.C., an Indiana limited liability company, its Manager

By: _____
Justin Moffett, its Manager

Date: _____

Before me the undersigned, a Notary Public in and for said County and State, personally appeared the above party, who having been duly sworn acknowledged the execution of the foregoing instrument.

SIGNATURE OF NOTARY PUBLIC

State of _____, County of _____, SS:

Subscribed and Sworn before me this ____ day of _____, 20__.

Printed Name of Notary Public _____

My Commission Expires _____

EXHIBIT A
THE DEVELOPMENT

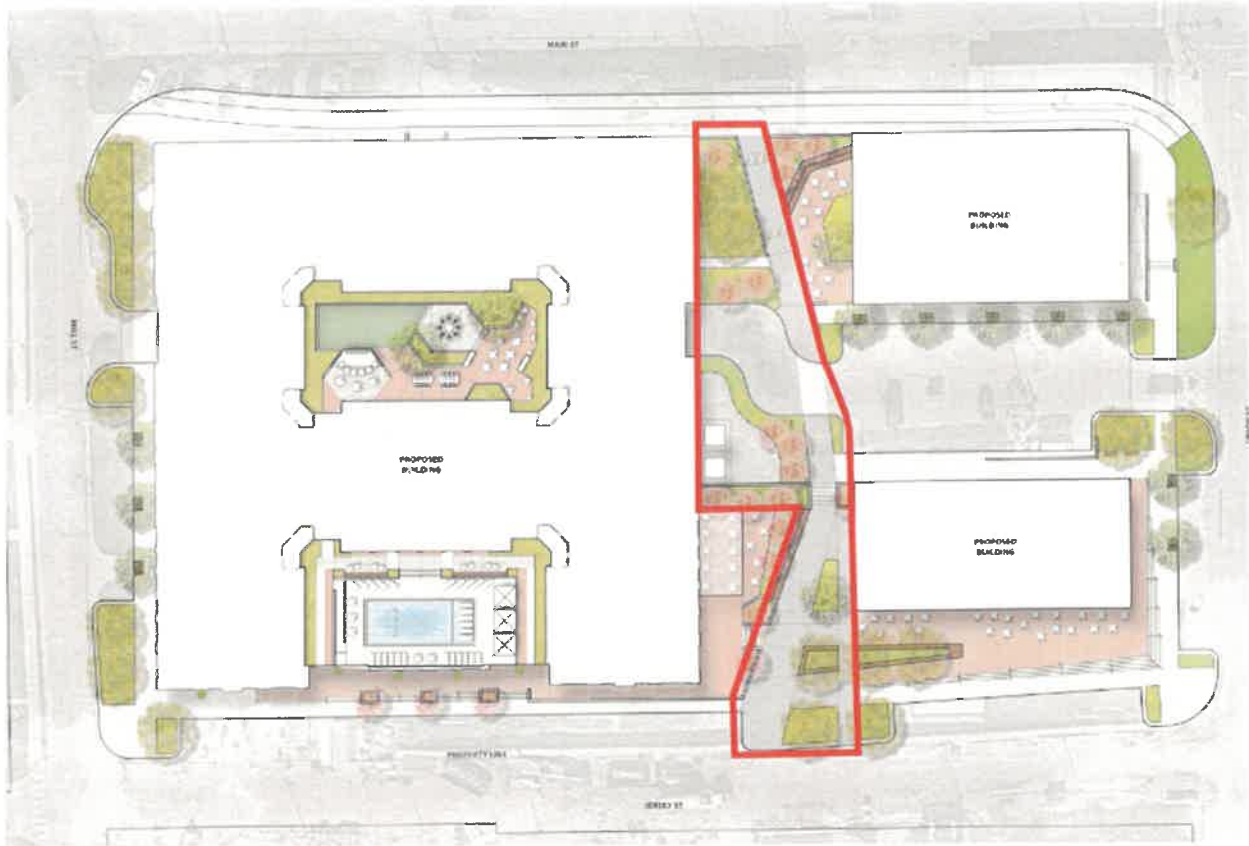


EXHIBIT B
THE EASEMENT

(insert easement document)

EXHIBIT C

Courtyard Plaza					
Grading/Excavation					\$ 49,267
Import/Fill	656.89 cy	\$ 75.00 /cy		\$ 49,267	
Landscape					\$ 222,882
Plantings	1 ls	\$ 89,655.27 /ls		\$ 89,655	
Sod	1 ls	\$ 2,391.00 /ls		\$ 2,391	
Irrigation	1 ls	\$ 20,750.00 /ls		\$ 20,750	
Pavers	4060 sf	\$ 27.11 /sf		\$ 110,086	
Stone Retaining/Seat Walls	850 sf	\$ 73.99 /sf		\$ 62,888	
Concrete					\$ 96,885
Concrete sidewalks	1 ls	\$ 36,735.00 /ls		\$ 36,735	
Stairs	1 ls	\$ 60,150.00 /ls		\$ 60,150	
Metals					\$ 79,435
Metal Handrails	1 ls	\$ 79,435.00 /ls		\$ 79,435	
Electrical					\$ 32,500
Lighting	1 ls	\$ 32,500.00 /ls		\$ 32,500	
				Section Total:	\$ 480,969

RESOLUTION 25-147

A RESOLUTION OF THE CITY OF WESTFIELD PARKS AND RECREATION BOARD RECOMMENDING AMENDMENTS TO CHAPTER 93 (PARKS AND RECREATION) OF THE CITY OF WESTFIELD, INDIANA CODE OF ORDINANCES

WHEREAS, the City of Westfield, Indiana (“City”) is a duly formed municipal corporation within the State of Indiana, governed by its duly elected Mayor and Common Council (“Council”);

WHEREAS, pursuant to Ordinance 24-08 and Ind. Code § 36-10-3 *et seq.*, the Council created a City Department of Parks and Recreation (“Department”) and a Parks and Recreation Board (“Board”);

WHEREAS, on July 28, 2025, the Council passed Ordinance No. 25-30 concerning the use of golf carts within the City (“Golf Cart Ordinance”);

WHEREAS, the Golf Cart Ordinance becomes effective and is in full force on November 1, 2025;

WHEREAS, in conjunction with passage of the Golf Cart Ordinance, certain sections of Chapter 93 (Parks and Recreation) of the City of Westfield, Indiana Code of Ordinances (“Code”) should be amended for clarity and consistency; and

WHEREAS, the Board finds that it is in the best interests of the City and its residents to express its support and recommend that the Council amend certain sections of Chapter 93 (Parks and Recreation) of the Code.

NOW, THEREFORE, BE IT RESOLVED by the City of Westfield Parks and Recreation Board that:

Section 1. The foregoing recitals are fully incorporated herein by reference.

Section 2. For the reasons cited herein, the Board hereby expresses its support and recommends that the Council amend certain sections of Chapter 93 (Parks and Recreation) of the Code, in accordance with the revisions and comments expressed in Exhibit “A”, attached hereto and incorporated herein.

Section 3. This Resolution is effective upon passage.

PASSED THIS _____ DAY OF _____, 2025.

PARKS AND RECREATION BOARD
CITY OF WESTFIELD, INDIANA

President

Vice President

Member

Member

Member

ATTEST:

EXHIBIT A

Chapter 93 (Parks and Recreation) of the Code is hereby amended as follows:

- **ADD** § 93.01(B)(21) *Police and enforcement*: it is strictly prohibited for any person within any City of Westfield park or on any City of Westfield trail to disobey an order or interfere with the duties of a law enforcement officer or any park employee once they have identified themselves.
- **AMEND** § 93.01(C) Violation of any of these rules shall be punishable by a fine not exceeding \$100 for a first violation, not exceeding \$250 for a second violation within a calendar year and not exceeding \$500 for a third or subsequent violation within a calendar year. Violations may also result in expulsion from the park.
- **ADD** § 93.01(E) There shall be a \$500.00 fine for damaging or defacing public property, plus the cost to repair or replace said property.
- **AMEND** § 93.02(B)(c) *Definitions- Motorized vehicle-* Any vehicle that is propelled in whole or in part by a motor or any mechanical or artificial means, or is being pushed or towed by the same, except:
(c)An electric bicycle (e-bike) which is a bicycle with fully operable pedals, an assistive electric motor of 750 watts or less, with the following classes of e-bike being permitted: Class 1 (A pedal-assist e-bike that ceases to provide assistance once it reaches 20 mph.), Class 2 (An e-bike with a throttle-actuated motor that ceases to provide assistance when it reaches 20 mph.)
- **AMEND** § 93.02(C) *No motorized vehicles allowed.* Motorized Vehicles are prohibited on any trails in the city parks trail system, with the exception of the areas specified in Ordinance No. 25-30 (2025 Golf Cart Ordinance).
- **AMEND** § 93.02(D) *Trail user duty to yield and signal.*
 - (1) All users have the duty to obey the following yield rules:
 - i. Golf Carts yield to Bicycles
 - ii. Golf Carts and Bicycles yield to rollerbladers.
 - iii. Golf Carts, Bicycles and rollerbladers yield to skateboarders.
 - iv. Golf Carts, Bicycles, rollerbladers, skateboarders yield to runners.

v. All yield to pedestrians.

- **AMEND § 93.02(E) *Animals*.** Any animal on a Multi-use Trail must be restrained by a leash or lead no longer than six feet, and under the physical control of the animal's owner or attending party. Pet owners must have and use a container or device for the holding of their pet's waste while they are on a trail or pathway. Violations will result in fines.
- **AMEND § 93.02(H) *Multi-use trail speed limits*.** No vehicle on which one or more persons and/or property is or may be transported or drawn, whether motorized, propelled by human power, the wind, or in any other manner, may operate or travel in excess of 15 miles per hour on or along any Multi-use Trail, Path or Sidewalk within the City of Westfield.
- **ADD § 93.02(I) *Racing activity*.** Racing activity is strictly prohibited upon any Multi-Use Trail, Path, or Sidewalk within the City of Westfield.
- **ADD § 93.02(J) *Reckless operation*.** A bicycle, either motorized or propelled by human power, or golf cart shall not be operated at a speed, or in any manner, which constitutes a threat to the safety of either the bicyclist or golf cart operator or other persons, or diminishes or impairs the free use of the sidewalk, trail or multi-use path by other persons.
- **ADD § 93.02(K) *Hours of operation*.** All Trails will be available for use Monday through Sunday 5:00am until 10:00pm; with exception of the Midland Trace Trail from Gray Road to Westfield Boulevard, which will be available from 5:00am to 11:59pm Monday through Sunday 365 days a year.
- **ADD § 93.02(L) *Penalties*.** Any person violating this Section 93.02 shall be subject to a fine of One Hundred Dollars (\$100.00) for the first such offense per calendar year, a fine of One Hundred Fifty Dollars (\$150.00) for the second offense per calendar year, and a fine of Three Hundred Dollars (\$300.00), plus costs, for the third and all subsequent offenses per calendar year. This does not limit the authority of the court to impose additional penalties as permitted by law for moving violations, including suspension of driving privileges and mandating the violator attend and complete a defensive driving class.

All other provisions of Chapter 93 (Parks and Recreation) of the Code, not inconsistent with the amendments herein, shall remain the same and continue in full force and effect.

Parks Department 2026 Proposed Budget



2026 Proposed Overall Budget

2025 Total Budget	\$3,441,946.00
2026 Total Budget	\$3,374,756.00
Total Budget-Reduction	2.1%

Staffing-100

Budget

\$872,164.00

- 1 Additional Staff Member-Market Manager
- Funds for an On-Call Program
- Funds for Internship/Summer Staff program
- 4% Merit increase for all Staff
- Staff salary increase to get staff to median of salary range



Operations-200

Budget	\$44,900.00
---------------	--------------------

- Operating Supplies
- Tree Replacement
- Trail and Park Sign replacement
- Additional Dollars for trail pavement markings
- Uniforms, Safety Gear, Etc.



Services-300

Budget

\$2,357,693.00

- Utilities-10% increase
- Travel and Training-50% reduction
- Building Maintenance
- Equipment Repair-14% reduction
- Promotions/Programming-700% increase
 - Addition of Market, Jams and Kids Summer Series
- Landscape and Construction Services-10% reduction
- Subscriptions and Licensing-57% reduction



Infrastructure-400

Budget

\$75,000.00

- Infrastructure Repair
- Equipment-16% reduction

Park Impact Funds-NR 204

Budget

\$4,500,000.00

- Simon Moon Playground
- Pickle Ball Complex at Freedom Trail
- Restroom at Freedom Trail
- Restroom at Woods Family Park
- Playground at Woods Family Park
- Park Street Design and Construction Documentation



?Questions?

