

UNIFIED LAND DEVELOPMENT CODE
Chapter 2. ZONING
Article 2.2. Conventional Zoning Districts
Division 2.2.2. Residential

Section 2.2.2.5. Recreational Vehicle Park (RVP)

- (a) *Intent.* The purpose and intent of this district is to allow transient living in recreational vehicles and campgrounds. It is the further intent of this Code that the individual living sites may be subdivided for individual ownership and the park must be retained in a form of common or single ownership.
- (b) *Permitted Uses (P) and Structures:*
- (1) Recreational vehicle park.
 - (2) Family day care home.
 - (3) Management offices and maintenance facilities.
 - (4) Manager's residence (a mobile home may be allowed for manager's residence only).
- (c) *Permitted Accessory Uses and Structures.* Accessory uses and structures permitted if they:
- (1) Are customarily accessory to permitted uses and structures.
 - (2) Are located on the same parcel as the recreational vehicle park.
 - (3) Are not likely to attract visitors in large numbers.
 - (4) Involve operations of a recreational vehicle park, including the following:
 - a. Laundry facilities, sale of groceries and sundries, sale of LP (liquefied petroleum) gas, all of which are subject to the following:
 1. Such establishments and the associated parking areas related primarily to their operations shall not occupy more than two (2) percent of the area of the park.
 2. Such establishment shall be used primarily by occupants of the park.
 3. The commercial nature of such establishment shall not be visible from any street outside the park so as to attract customers other than the occupants of the park.
 4. Such establishment shall not be located closer than one hundred (100) feet to any public street and shall be accessible only from a street within the park.
 - b. Enclosed storage structures and garage facilities located on a designated common area with the use to be limited to the park management and the residents.
 - c. Detached and freestanding screen rooms, casitas provided that such structures are totally independent from the recreational vehicle and shall be constructed and located in such a manner as not to impede the immediate removal of any recreational vehicle from its designated site.
 - d. Storage structures not exceeding fifty (50) square feet may be allowed provided that they are detached and located as an improvement on all recreational vehicle lots. The location and size of the storage structures shall be uniform and the same on all lots.
 - e. Concrete slabs, decks and patios provided such structures are detached and structurally independent from the accompanying recreational vehicles and in no way impede the immediate removal of recreational vehicles from the site.
 - f. Open storage areas for recreational equipment and vehicles, the use of which is limited to the park residents, provided that the area is designated on the approved development plan for the recreational vehicle park and that no such area shall exceed five (5) percent of the total park area.
- (d) *Conditional Use (C):* (For rules and regulations for any use designated as a Conditional Use, see Conditional Use, see Article 3.2. Conditional Uses)

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- (1) Single-family detached.
- (2) Telecommunications facility, 50 feet or less in height. (see Division 3.6.5. Communication Towers)
- (e) *Prohibited Uses and Structures:* Any use or structure not expressly or by reasonable implication permitted herein or permitted by special exception, including but not limited to:
 - (1) Any recreational vehicle and park model in excess of four hundred (400) square feet in area.
 - (2) Attached screen rooms and/or cabanas, including any form of rigid awnings which are not designed for transportation down the highway.
- (f) *Special Exceptions:* (For procedure see Division 1.1.5. Special Exceptions)
 - (1) Emergency services.
 - (2) Essential services.
 - (3) Such other uses as determined by the Zoning Official or his/her designee to be:
 - a. Appropriate by reasonable implication and intent of the district.
 - b. Similar to another use either explicitly permitted in that district or allowed by special exception.
 - c. Not specifically prohibited in that district.

The BZA shall review a favorable determination of the Zoning Official under this provision at the time the special exception application is presented to it. An unfavorable determination of the Zoning Official or his/her designee shall be appealable pursuant to Division 1.1.1. BZA.

(g) *Development Standards:*

	RVP	
	Not Platted	Platted
Park (min.)		
Area (acres)	15	15
Width (ft.)	250	N/A
Site (min.)		
Area (sq. ft.)	3,000	5,000
Width (ft.)	40	40
Yards (min. ft.)		
Park boundary	25	25
Abutting water	20	20
Front	N/A	10
Side	N/A	5
Rear	N/A	5
Bulk (max.)		
Park coverage	60%	N/A
Lot Coverage	N/A	40%
Height (ft.)	38	38
Density (units/acre)	8	8

- a. No structure other than screening required pursuant to Article 4.7. Landscaping and Buffering,, of the Code, shall be located closer than thirty-five (35) feet to any park boundary abutting a public road nor closer than twenty-five (25) feet to an exterior park boundary.

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- b. No structure or recreational vehicle shall be located closer than five (5) feet to the side and rear property line and ten (10) feet to the pavement line of any internal street excluding driveways and patio slabs which are not in excess of six (6) inches above the existing finished grade of the recreational vehicle site.
- (1) *Occupancy Time Limit:* The occupancy of any individual living site by any individual or group of individuals shall be strictly limited to 180 days and no individual or group of individuals may re-establish occupancy of any individual living site until at least 30 days following their departure. The County reserves the right to inspect occupancy records of the park to ensure enforcement of this condition.
 - (2) *Site Access:* Parks shall not have access through local, residential roadways unless a traffic study submitted to and approved by the County determines that the use of the roads by the proposed park does not create a traffic safety hazard. Any necessary developer-funded improvements to the existing rights-of-way will not receive any impact fee credits.
 - (3) *Street Improvements:* All streets within the recreational vehicle park are to be private and maybe public if platted. All interior streets shall be designed and constructed using good engineering practices and principles. The streets will be designed to provide safe, efficient and convenient access to all uses within the development and to provide safe and adequate access to all emergency vehicles. All streets located within the boundaries of the recreational vehicle park providing two-way traffic shall have a pavement width of not less than twenty-four (24) feet. All streets located within the boundaries of the recreational vehicle park providing one-way traffic shall have a pavement width of not less than twelve (12) feet. All proposed street design and accompanying drainage design and facilities shall be approved subject to appropriate review by the county engineer. Any necessary developer-funded improvements to the existing rights-of-way will not receive any impact fee credits.
 - (4) *Street Lighting and Electrical Utilities:* All streets within the park shall be lighted at night, and a lighting plan shall be included upon the development plans submitted for approval. All electrical service lines and facilities shall be placed underground.
 - (5) *Garbage Disposal:* Recreational vehicle park owners shall allow franchised garbage collectors access throughout park streets for the purpose of collection of garbage and trash. Where residential waste is to be picked up at individual sites, containers shall not exceed twenty (20) gallons and waste shall be tied in bundles not to exceed fifty (50) pounds each. If the location of central garbage collection areas are used, the location of the collection areas may not be more than three hundred (300) feet from any site to be served. The central garbage collection areas shall be shown on the development plan with approved access for the collection. In addition, at the time of development approval, the developer shall submit evidence of approval from the appropriate franchised garbage collector for the collection areas.
 - (6) *Recreational areas and Open Space Areas:* A minimum of 15 percent of the land area within park boundaries shall be developed as recreation and open space areas, which may include but not be limited to passive recreational trails, central community clubhouse facilities, pools, and tennis courts. If any portion of a lake or waterway contained within the boundaries of a recreational vehicle park is proposed to be used for a portion of the recreational area, only that portion which supports active recreation shall be counted. In no case may any portion of a stormwater lake be used for more than ten (10) percent of the required recreation area. In addition, no area less than five thousand (5,000) square feet may be used towards meeting the recreational area requirement nor may any drainage attenuation structures or buffers be utilized in the calculation of required recreation area.
 - (7) *Buffers:* Landscape buffers and screening shall be required in this district in accordance with the provisions of Article 4.7. Landscaping and Buffering, as the same may be amended. Recreational vehicles located adjacent to single-family lots shall be buffered by use of a minimum ten-foot wide Type C buffer including a wall or berm.

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- (8) *Landscaping:* In addition to the landscaping required in buffers, each site shall provide for on-site landscaping consisting of at least one (1) shade tree uniformly located on each site according to an overall landscape plan (for the purpose of this section, palm trees are not to be considered shade trees). The minimum size tree at time of planting shall not be less than four (4) feet in overall height. In addition to landscaping required for the individual recreational vehicle sites, open space areas and recreational areas shall provide for an equivalent amount of shade tree installation. Recreational vehicle parks shall be exempt from the tree ordinance.
- (9) *Water and sewer:* Each site shall be serviced by a central water and sewer system. The location of any water or sewer plants within the boundaries of the recreational vehicle park shall be designed, located, landscaped and buffered so as not to be visible from adjacent properties. If recreational vehicle sites are to be provided to recreational vehicles that have no bath or toilet facilities, then those sites shall be located not more than two hundred (200) feet from approved shower and toilet facilities.
- (10) *Fire protection:* All recreational vehicle parks shall have an appropriate fire protection plan and appropriate base facilities for fighting fire as approved by the county fire prevention director.

Where properties lie anywhere on a barrier island or within one thousand two hundred (1,200) feet of the water of Charlotte Harbor, the Gulf of Mexico, Lemon Bay, Gasparilla Sound, Placida Harbor, Red Fish Cove, the Myakka River, the Peace River, or Coral Creek, structures must also be constructed in accordance with Article 4.12. Waterfront Property.

- (h) *Signs.* Signs shall be in accordance with Article 4.10. Sign Code.
- (i) *Off-street parking.* Off-street parking shall be in accordance with Article 4.9. Parking Standards.