

Sec. 39-501. – Prohibition. – but not utility vehicle

No person shall ride on or operate a “motorized play vehicle,” an “all-terrain vehicle,” a “golf cart,” or a “recreational off-highway vehicle” upon any street, highway, roadway, or sidewalk within the city or within the boundaries of any city park. It is provided, however, that golf carts may cross city streets solely for the purpose of getting from one section of a golf course to another. This section does not apply to vehicles operated by the city or vehicles operated at specific events authorized by the city or vehicles operated by individuals for debris removal or snow removal. In the event that this section is violated by a juvenile, then the vehicle shall be confiscated by the city and held until the transportation and storage fees are paid by the adult owner of the vehicle.

(Ord. No. 07-115, §2, 11-6-07; Ord. No. 15-112, §2, 12-21-15; Ord. No. \_\_\_\_, §2, 08-\_\_-22)