

Chapter 6-13

LITTERING PUBLIC PARKING FACILITIES

Sections:

- 6-13-01 DEFINITIONS**
- 6-13-02 INSTALL NO-LITTER SIGN**
- 6-13-03 LITTERING PUBLIC WAYS PROHIBITED**
- 6-13-04 OBLIGATION OF OPERATOR**

Section 6-13-01DEFINITIONS

For the purpose of this Chapter "public parking facility" is defined as any place or grounds where the parking of motor vehicles is permitted by the payment of a fee or rental for such purpose, or any area used and maintained for the parking, by the public, of motor vehicles in connection with grocery or other stores, or premises or grounds maintained in connection with businesses commonly known as "Drive-ins" where food, beverages or refreshments are served to patrons in motor vehicles, or at tables or stands in open area, for consumption either on or off the premises.

Section 6-13-02INSTALL NO-LITTER SIGN

Persons owning, operating, managing or conducting a public parking facility shall place in conspicuous places at said facility, signs on which are written in legible English, in letters at least two inches in height on contrasting background, words or phrases requesting patrons to refrain from throwing of any waste material upon the parking area, sidewalk, street, roadway, or gutter, or adjoining property.

Section 6-13-03LITTERING PUBLIC WAYS PROHIBITED

No person shall place, throw or deposit any waste material upon the outside premises or parking area of a public parking facility or on any street or alley adjoining such public parking facility, except in adequate receptacles provided for that purpose.

Section 6-13-04OBLIGATION OF OPERATOR

The owner or his agent or operator shall keep the premises whereon the public parking facility is located, together with the parking area and that portion of any street or alley adjoining such facility free from waste material. The owner or his agent or operator shall provide the public parking facility with a sufficient number of adequate refuse containers. (Ord. 2745, 3-28-66)