

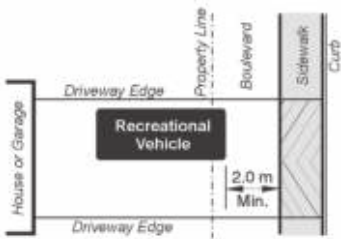
Traffic Bylaw No. 9900

Required setback on residential driveways

- Recreational vehicles must be parked a minimum of 2.0 metres (6.5 feet) from the back of the sidewalk (or the back of the curb where there is no sidewalk). See diagram below.



From Curb Only - No Sidewalk
(Restriction Measured from back of Curb)



Setback From Sidewalk
(Restriction Measured from back of Sidewalk)

Unlicensed vehicles

- Unlicensed vehicles, including recreational vehicles, cannot be parked on City property. This includes the City property located between your property line and the sidewalk (or curb).

Street parking

- A recreational vehicle is treated the same as any other vehicle in that it cannot be parked on the street for longer than 24 hours except for Saturdays, Sundays and Statutory Holidays.



Who can I contact for more information?

Visit Regina.ca or call 306-777-7000

This pamphlet is published by the City of Regina as part of a public information service. It has no legal status and cannot be used as an official interpretation of the various bylaws and regulations currently in effect. Users are advised to refer to the official bylaws or to contact the above for assistance as the City of Regina accepts no responsibility to persons relying solely on this information.

Where to park your “Home Away from Home”



Recreational vehicle parking in residential areas

The Community Standards Bylaw 2016-2

If you own a recreational vehicle or are planning on buying one, it's important to review the rules on where you can park it.

What is a recreational vehicle?

A recreational vehicle is a vehicle, portable structure, trailer or watercraft that can be towed, hauled, carried on a vehicle or trailer, or driven. It is designed to be used for travel or recreational purposes, and includes a motor home (class A or C), travel trailer, fifth wheel trailer, tent trailer, truck camper, boat, canoe, kayak, snowmobile, all-terrain vehicle, jet ski or other similar vehicle. A trailer designed to carry an item listed above is not a recreational vehicle.

What regulations should I be aware of?

The Community Standards Bylaw 2016-2 and the Regina Traffic Bylaw No. 9900 regulate parking in residential areas to preserve the appearance and safety of your neighbourhood. They take into account your wish to have convenient access to your recreational vehicle and the needs of your neighbours who may be concerned about the appearance of the neighbourhood and the enjoyment of their own property.

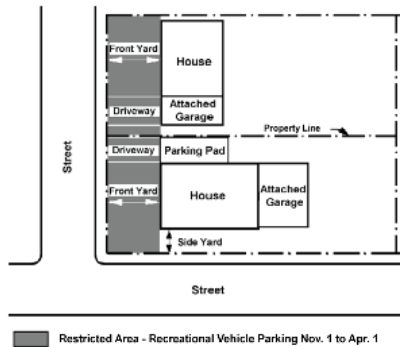
A licensed or unlicensed recreational vehicle may be parked on your property subject to the following Community Standards Bylaw and Traffic Bylaw regulations:

Front yard parking

- A licensed or unlicensed recreational vehicle may be parked in your front yard in a legal parking stall. A legal front yard parking stall is a driveway that leads to an attached garage, or that leads to a detached garage, carport or parking pad located in the side or rear yard. Seasonal front yard parking restrictions apply to all types of recreational vehicles.
- The parking of any licensed or unlicensed vehicle, including a recreational vehicle, on the lawn or other areas of the front yard is prohibited.

Seasonal restrictions

- From November 1 to April 1, licensed and unlicensed motor homes (class A and C), travel trailers, fifth wheel trailers, Tent Trailer, truck camper, canoe, kayak and boats are prohibited everywhere in the front yard, including driveways and legal front yard parking stalls. (see diagram below).



Side and rear yard parking

- Licensed and unlicensed recreational vehicles may be parked in the rear yard provided that they comply with the recreational vehicle limit (two vehicles), the requirement that any unlicensed vehicle be in operable condition, and the Traffic Bylaw regulations in this brochure.

Number of recreational vehicles per property

- The total number of recreational vehicles per property cannot exceed two. This total includes both unlicensed and licensed recreational vehicles. For example, if you have one licensed recreational vehicle and one unlicensed recreational vehicle on your property, you have two recreational vehicles. You could not add any more recreational vehicles to the property.

Unlicensed vehicles

- Every unlicensed recreational vehicle must be maintained in operable condition. Operable condition means that the vehicle can start and move on its own power.

Screening/covering of vehicles

- Licensed and unlicensed recreational vehicles are not required to be screened or covered.

