GENERAL ORDINANCE

REGULATIONS FOR WATER AND LAND UNDER THE JURISDICTION OF TARRANT REGIONAL WATER DISTRICT, A WATER CONTROL AND IMPROVEMENT DISTRICT

AS ADOPTED BY ITS BOARD OF DIRECTORS
MARCH 19, 2002
AND
AS REVISED BY ITS BOARD OF DIRECTORS
NOVEMBER 15, 2011
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An ORDINANCE enacted by the Board of Directors of Tarrant Regional Water District, a Water Control and Improvement District, a political subdivision of the State of Texas, created under authority of Article XVI, Sec. 59 of the Texas Constitution, and operating under the powers and provisions of Chapter 31 of the Texas Parks and Wildlife Code, Chapter 340 of the General and Special Laws enacted by the 44th Legislature of Texas at its Regular Session, now appearing as Sections 51.127, et seq., of the Texas Water Code, as amended, and also under the powers and provisions of Chapters 49, 50 and 51 of the Texas Water Code, as amended. Declaring the general policy of the Ordinance and providing an aid to the interpretation of the provisions thereof, and enacted for accomplishing among other purposes, the following purposes:

To afford protection of the lands, physical properties and improvements of the District;

To protect the public against indiscreet acts and improper entries upon said properties;

To safeguard the quality of the water stored in the reservoirs owned and controlled by the District;

To regulate the use of the lands forming the margins of said waters, in order to preserve the quality of the water stored by the District, to the end that the same may be suitable for use by persons and animals;

To prevent the waste or unauthorized use of water controlled by the District;

To regulate camping, residence, hunting, fishing, swimming, skiing, boating and all recreational and business privileges, when done, occurring or taking place upon the waters stored or impounded by the dams owned by the District, and to provide such regulations with reference to any lands owned by the District, under easement to it, controlled by it, or held under any right whatever.
Providing for certain licenses or permits, the fees to be charged therefor by the District, and further forbidding the performance of certain acts without the prior grant of licenses or permits therefor by the District. Declaring certain acts or the maintenance of certain conditions to be a malicious mischief or nuisance. Declaring the entry upon waters or grounds closed to entry by the District to be unlawful trespasses. Providing certain civil and misdemeanor penalties for the violation of the terms of this Ordinance and also establishing the judicial processes under which this Ordinance may be enforced. Providing for the establishment of peace officers for the District and defining the powers of such officers. Providing for the suspension or cancellation of permits or licenses, in the event that the holder thereof shall be guilty of violating the terms of such licenses or permits; also providing for the forfeiture of any fees which may have been paid by the licensee or penalties as consideration for the, granting of the licenses or permits, as to which any such violation may occur. Providing for the lawful publication of notice of the enactment of this Ordinance and fixing the time at which this Ordinance shall be in full force and effect, and making full and lawful provision for advice to the public as to the terms and provisions thereof.
BE IT THEREFORE ENACTED AND ORDAINED BY THE BOARD OF
DIRECTORS OF TARRANT REGIONAL WATER DISTRICT, A WATER CONTROL
AND IMPROVEMENT DISTRICT

PREAMBLE

This Article is deemed necessary for the purpose of furnishing aid to the interpretation of the provisions of the succeeding portions of this Ordinance. This general declaration of purpose shall not be deemed to be exclusive of other reasons for the specific provisions embraced in this Ordinance, but shall be deemed to be a statement of the most fundamental reasons which give rise to the enactment hereof. These most fundamental reasons are as follows:

(a) To protect the properties, works and improvements of the District against injury, interference with the efficient operation thereof, to preserve the same in efficient condition at the minimum of costs, and to protect the properties, waters, and marginal lands owned by the District against trespassers or persons who may go upon, interfere with or use the same in any manner detrimental to the public welfare.

(b) It is recognized that the water stored in the reservoirs owned and controlled by the District must be protected as to quality thereof to the end that the same may be suitable for human consumption and domestic purposes, and uses by the persons who may reside upon, camp upon, or desire to take water directly from said reservoirs for the satisfying of human or animal needs. This Ordinance is designed to effect such protection.

(c) It is recognized that said reservoirs will be utilized by the rightful users of the lands forming the margins thereto and as well by persons who may desire to go to or upon the water for boating, for special events, for fishing and for the purpose of hunting migratory waterfowls. It is realized that an uncontrolled exercise of these privileges by boaters, fishermen, and hunters might result in invasion of the lawful rights of the users of the marginal lands and might subject the public in general to indiscreet or
harmful acts on the part of boaters, hunters and those desiring to take fish from said waters, and that such abuses should be controlled.

(d) It is also realized that this District, as a political subdivision of the State of Texas, acting for and on behalf of the State, has the duty to give cooperation to Local, State and Federal Governments, with reference to the enforcement of laws which now exist or may hereafter exist, whether Local, State, or Federal, enacted to control the taking or slaughtering of fish and aquatic fowls. This Ordinance shall be liberally interpreted to the end that such cooperation may be effectively given.

(e) In view of the fact that use of the waters controlled by the District and the marginal lands owned or controlled by the District will be sought by persons who may desire to utilize said water or said lands for purposes of profit, upon a commercial basis, it is anticipated that these uses will give rise to the need for regulation, which would cast the expense of regulation upon the District, and it is essential that the District be given the power to mitigate this expense by requiring payment of license or permit fees if deemed necessary by the District.

(f) It is conceived that an unregulated use of the waters controlled by the District for the purposes of boating, fishing, and hunting could create hazards to the public in general, and that adequate regulation would cause the District expense which should be borne by the persons seeking such uses. It is essential that the District be given the power to mitigate this expense by requiring the payment of license or permit fees if deemed necessary by the District.

(g) All regulations and ordinances for the governing of the District's lakes and lands previously adopted by the District are repealed as of the time this Ordinance becomes effective.

(h) It is recognized that the water stored in reservoirs owned and controlled by the District must be conserved and used in a manner that is not wasteful or excessive in
order to ensure that adequate water supplies remain available for all current and future District customers, including municipal, domestic, commercial, and industrial users, as well as lakeside residents. This Ordinance is designed to effect such protection.

ARTICLE I: DEFINITIONS OF TERMS AND DEFINING CERTAIN VIOLATIONS OF THIS ORDINANCE

When used in this ordinance, the following words and terms shall be defined as follows:

1. **Abode:** A watercraft is considered to be a place of abode if it is occupied for more than 14 consecutive nights or for more than 30 nights total in any 90 day period.

2. **Airboat:** A shallow-draft boat driven by an airplane propeller and steered by an airplane rudder, including hovercraft and other similar craft.

3. **Boat:** Same definition as "Watercraft".

4. **Breach of License Regulations:** The commission of any act or the maintenance of any condition (otherwise lawful) by any person without first having procured from the District a license or permit for the commission of any such act in all cases as to which a permit or license is, or may be, required by the District as authorized by this Ordinance and shall include the commission of any such act or the maintenance of any such condition after the expiration of the time limit fixed by any such permit or license, or violation of the terms of any such permit or license. Breach of license regulations is a violation of the Ordinance and is punishable as herein provided in Article XVII.

5. **Breach Of The Peace:** To inflict upon another person bodily harm, in the presence of another person; to deprive him of property lawfully in his possession or control, in the presence of another person; to assert control over or injure any property then lawfully in the possession or control of any such person; to commit any act which reasonably should be anticipated to produce bodily harm, or the fear of bodily
harm, to any other person; to commit any act which reasonably should be anticipated to produce injury to any property then lawfully in the possession of any other person; or, to commit, say or act in any such manner as reasonably should be anticipated to provoke physical resistance on the part of the person whose peace or rights may be affected or threatened; to threaten to commit any one or more of the foregoing acts; to encourage or aid another to commit any one or more of the foregoing acts; to disregard any lawful request of any peace officer or other lawfully constituted law enforcement officer; or to resist any such officer when he is engaged in the lawful discharge of his duties; and, in addition thereto, or concurrently therewith, shall embrace those acts prohibited by Section 42 of the Texas Penal Code, as the same is or may be amended. Said provisions shall be considered as part hereof. Breach of the peace is punishable as herein provided in Article XVIII.

6. **Commercial Activity:** Any operation, action, or activity for which a fee, or other valuable consideration, is received in exchange for goods or services, including any facility which contributes directly or indirectly to the existence of a commercial operation.

7. **Community Dock:** Any dock or boat slip facility which is used exclusively by members of a development, property owners’ association or multi-family residence complex.

8. **District:** Tarrant Regional Water District, a Water Control and Improvement District.

9. **District Land:** All land owned by, controlled by, or under the jurisdiction of the District, including lands which are so located and conditioned as to cause them to drain to the District's reservoirs polluting matter of a nature likely to be detrimental to the health of persons who may use water furnished by said reservoirs.
10. **District Officers**: All Lake Supervisors, Lake Superintendents, Inspectors and Peace Officers employed by the District.

11. **District Peace Officer**: A Peace Officer contracted for or employed by the District in accordance with Section 49.216 of the Texas Water Code and licensed under the provisions of the Texas Administrative Code, Title 37 - Public Safety, Part VII - Texas Commission on Law Enforcement Standards and Education.

12. **District Water**: All streams, lakes, reservoirs, water courses, and all other bodies or accumulations of water, natural or artificial, which are owned or controlled by the District.

13. **Floodway**: Those lands and waters owned or controlled by the District in association with the flood control project along the West Fork Trinity River and Clear Fork Trinity River and their tributaries. The portion of the Clear Fork Trinity River within the boundaries of the floodway begins upstream at the point where State Highway 183 crosses the Clear Fork and continues downstream to the confluence of the Clear Fork with the West Fork Trinity River immediately north of downtown Fort Worth, Texas. The portion of the West Fork Trinity River within the boundaries of the floodway begins approximately 1000 feet upstream of the point where Meandering Road crosses the West Fork Trinity River in Fort Worth, Texas, and continues downstream to approximately 1500 feet east of the point where the West Fork Trinity River crosses under the Beach Street overpass in Fort Worth, Texas.

14. **Flood Flowage Boundary**: The contour elevation measured in feet above mean sea level known as elevation 325 feet upon the lands forming the margins of Cedar Creek Reservoir, elevation 320 feet upon the lands forming the margins of Richland-Chambers Reservoir, elevation 668 feet upon the lands forming the margins of Eagle Mountain Lake, elevation 851 feet upon the lands forming the
margins of Lake Bridgeport and elevation 715.2 feet upon the lands forming the margins of Marine Creek Lake.

15. **Forbidden Zone**: Where not otherwise indicated, will be understood to mean any area upon the lands or water owned or controlled by the District into which or upon which the public in general may not enter after anytime at which the District may post signs or otherwise give advice appropriate to constitute notice as to a particular area being a forbidden zone; and, said expression shall be further understood to include any area of water within any of said reservoirs which may be defined by the placing of buoys or signs adequate as to give advice as to the boundaries of any such forbidden zone, for all purposes, or some particular purpose, as the case may be. Entry into a forbidden zone is a violation of this Ordinance and is punishable as herein provided in Article XVIII.

16. **Hazardous Waste**: A liquid or solid that is listed by the Environmental Protection Agency (EPA) as a hazardous waste or exhibits the characteristics of ignitability, corrosivity, reactivity or toxicity as defined by EPA.

17. **Headway Speed**: Slowest possible speed a watercraft may travel under power.

18. **Improvement**: All structures, devices, contrivances or artificially created objects placed, constructed or erected on land or water owned by, controlled by or under the jurisdiction of the District.

19. **Jurisdiction**: Any body or stream of water, or any body of land, or any easement owned or controlled by the District.

20. **Lake Resident Water Conservation and Drought Management Plan**: A Water Conservation and Drought Management Plan containing a combination of strategies designed to conserve water over the long-term in order to reduce the volume of water withdrawn from District Reservoirs, to reduce the loss or waste of water, and/or to maintain or improve the efficiency in the use of water from District
Reservoirs. The Plan also includes a series of water management responses to temporary or potential water supply shortages that may occur as the result of drought conditions or other water supply emergencies. The rules and regulations contained in the plan are applicable to all lakeside residents withdrawing water from any District Reservoir for irrigation purposes.

21. **Life Preserver:** A Coast Guard approved device designed to buoy the body while in the water.

22. **Malicious Mischief:** Tampering without permission with any improvement, water line, power line, structure, earthen embankment, telephone line, telegraph line, fiber optic line, craft, fence, gate, gauge, warning device or any District contrivance. Malicious mischief also includes any act prohibited by Section 28.03 of the Texas Penal Code. An act of malicious mischief is a violation of this Ordinance and is punishable as herein provided in Article XVIII.

23. **Nuisance:** The commission of any act prohibited by those provisions of Section 42 of The Texas Penal Code, as amended or to be amended. In addition to the definitions of "nuisance" as derived from the above cited Section 42, the word shall be understood to include the commission of any act, having a continuing or enduring nature or the maintenance of any object, activity or condition which would: (1) impair the quality and sanitary condition of water stored in the District's reservoirs; (2) to create any hazard to the properties, water control devices and structures owned and controlled by the District; (3) produce a hazard for the safe condition of properties and structures placed upon the lands forming the margins of said reservoirs; (4) create hazards for any craft or improvement placed in, over or upon the water stored in the District's reservoirs; or (5) produce fear of bodily harm to, or discomfort of, those persons who lawfully may be upon the water stored by the District or upon the lands forming the margins thereto. Further, the word
"nuisance" shall include the commission of any act having an enduring effect or the maintenance of any condition which is forbidden by the succeeding provisions of this ordinance, unless such act, or such maintenance shall have first been expressly authorized by the District. To cause a nuisance is a violation of this Ordinance and is punishable by law as herein provided in Article XVIII.

24. **Occupant**: Any person who is using, occupying, or enjoying District land or water.

25. **Parasail**: A parachute or other type of apparatus used for hovering or gliding behind a watercraft.

26. **Person**: The singular, the plural, male and female, partnerships, corporations, associations, groups, organizations, or any other entity. Pronouns appropriate for the masculine singular shall include feminine and the plural.

27. **Personal Watercraft**: A type of motorboat that is specifically designed to be operated by a person or persons sitting, standing, or kneeling on the vessel rather than in the conventional manner of sitting or standing inside the vessel.

28. **Regulated Land**: Land which is administered according to District rules and laws.

29. **Reservoir, Reservoirs, Lake or Lakes**: Either Lake Bridgeport, situated in Wise and Jack Counties, Texas; Eagle Mountain Lake, situated in Tarrant and Wise Counties, Texas; Marine Creek Lake and Cement Creek Lake, situated in Tarrant County, Texas; Cedar Creek Reservoir situated in Henderson and Kaufman Counties, Texas; or Richland-Chambers Reservoir, situated in Freestone and Navarro Counties, Texas, either one or all as the context may indicate. This also includes earthen embankments, structures, dams, levees, machinery, devices and all other appurtenances which are provided by the District.

30. **Restricted Areas**: An area of land or water marked by signs or buoys that restrict activity beyond that point. The type of restriction shall be stated on the signs and marker buoys.
31. **Sewage**: Water which contains, or which has been in contact with, organic and/or inorganic contaminants such as human or animal wastes, vegetable matter, cooking fats and greases, laundry, hand and dish washing wastes and/or other chemical compounds and waste products.

32. **Shoreline**: The extended point where the plane of the surface of the water stored in any of said reservoirs touches land, at whatever elevation this may occur at any given time.

33. **Spillway Elevation**: The contour elevation measured in feet above mean sea level at which the reservoir is at optimum capacity, known as elevation 649 feet upon the lands forming the margins of Eagle Mountain Lake, elevation 836 feet upon the lands forming the margins of Lake Bridgeport, elevation 322 feet upon the lands forming the margins of Cedar Creek Reservoir, elevation 315 feet upon the lands forming the margins of Richland-Chambers Reservoir and elevation 687 feet upon the lands forming the margins of Marine Creek Lake.

34. **Sunrise**: The rising of the sun above the horizon at the time determined and published by the National Weather Service.

35. **Sunset**: The descent of the sun below the horizon at the time determined and published by the National Weather Service.

36. **Tampering With Warning Devices**: To deface, destroy, render inefficient, move or remove any buoy, sign, or other device provided as a means of warning, whether upon land or upon water, either by the District or by some person having authority therefor from the District. Tampering with warning devices is a misdemeanor and is punishable by law.

37. **Toilet Facility**: A disposal apparatus used to receive body waste on or within any watercraft.
38. **Trespass**: (1) The entry into or upon any forbidden zone or unauthorized activity in any restricted area, hereafter established and defined by the District; (2) opening any gate or crossing over, under or through any fence placed around or on any land owned by the District, regardless of the occupancy of said land; (3) going into any housed-in or fenced area, at, upon, or near to, any of the dams, levees, or earthen embankments owned by the District, which areas are hereby established as forbidden zones, without the posting of signs or other defining of such areas; (4) placing any manner of improvement in, under or upon the water controlled by the District or upon any land controlled by it, without first having the District's written evidence of assent thereto unless such improvement is authorized by other provisions of this Ordinance; (5) passing over any land forming the margins of said reservoirs without first having permission from the rightful occupant of any such land; (6) making any unauthorized entry into or upon any improvement, watercraft, or structure, either in or upon the water in said reservoirs, or upon the land forming the margins thereto, when such lands are owned or controlled by the District; or (7) cutting, taking away, or burning timber upon any land owned by the District. Trespassing is a violation of this Ordinance and is punishable as herein provided in Article XVIII.

39. **Watercraft**: Any boat, personal watercraft, raft, or device for floating upon the water which is not anchored or conditioned for remaining in one location.

40. **Wake**: To operate a watercraft in such a manner and speed so as to cause the waves from the watercraft to crest.
ARTICLE II: DESIGNATED USE AREAS ON RESERVOIRS

A. The General Manager of the District is authorized and may, from time to time, designate:

1. Areas of a Reservoir exclusively for swimming, fishing, water skiing, operation of vessel or personal watercraft or a combination of such activities.
2. Areas in which the operation of certain vessels, including personal watercraft, shall be prohibited or restricted or in which speed shall be restricted.

B. Such areas shall be clearly marked by buoys in accordance with Title 31, Chapter 55, Subchapter G of the Texas Administrative Code or signs indicating the boundaries, limits and purpose(s) of such designation.

C. No person shall engage in any activity in violation of such designated boundaries, limits or purpose(s).

D. This section shall not apply to vessels owned or operated by the District, the Texas Parks and Wildlife Department, or any other governmental agency having jurisdiction and in the performance of their official duties.

E. The General Manager of the District is authorized and may from time to time, designate areas upon the respective reservoirs for public waterfowl hunting. A map showing such areas shall be posted at each reservoir office.

ARTICLE III: BOATING

A. Watercraft on District reservoirs shall be equipped and operated in accordance with the provisions of the U.S. Coast Guard Inland Rules, as amended, which shall apply to all District lakes and reservoirs.

B. Watercraft on District reservoirs shall be equipped and operated in accordance with the provisions of the Texas Water Safety Act, Chapter 31, Texas Parks and
Wildlife Code; Texas Water Code, Title 2, Chapter 26; and Texas Administrative Code, Title 30, Chapter 321, Subchapter A, as amended, which shall apply to all District lakes and reservoirs.

C. In addition to the U.S. Coast Guard Inland Rules and the Texas Water Safety Act, the following rules and regulations concern the operation of watercraft in or upon District lakes and reservoirs.

1. No watercraft which is deemed to be unseaworthy shall be permitted to operate on District lakes. The District shall bear no responsibility for the safe condition, proper design, or safe operation of any boat or other craft placed in or upon the water controlled by the District. All craft and boats must be properly documented by the United States Government or licensed by the State of Texas and the certificate displayed as required by law.

2. No person shall operate or cause to be operated any watercraft equipped with a motor or internal combustion, engine, regardless of whether such a motor or engine is temporarily or permanently attached to said watercraft, on any of the waters of the reservoirs, unless such motor or engine is equipped with an efficient muffler, in good working order and in constant operation so as to prevent excessive noise and annoying smoke. No outboard motor or internal combustion engine shall be deemed equipped with an efficient muffler unless the exhaust gases are discharged underwater or are so muffled as to be not noisier or more annoying than an internal combustion engine of like power equipped with an underwater exhaust. No inboard motor or internal combustion engine shall be deemed equipped with an efficient muffler unless the exhaust gases are condensed and silenced by the continuous circulation of water through the exhaust manifold, or are so muffled as to be not noisier or more annoying than when so condensed and silenced by water circulation.
through the exhaust manifold of an internal combustion engine of like power.

3. All watercraft with an enclosure capable of containing toilet facilities are required to affix to the windshield of such watercraft an inspection decal issued by the District. Such inspection decal will be issued by the District after inspection of the watercraft docked or operated on each District reservoir at such times and places as may be established by the District, for which inspection a reasonable fee will be charged in such amount as may be set from time to time by the District. Notice of the inspection times and places shall be given to the owners of all affected watercraft, either in person, by certified mail or by publication in a newspaper with general circulation in the locality of the reservoir where the watercraft is docked. After the fifth day following the expiration of the period designated for the inspection of the watercraft, no person shall have located on nor shall operate on the reservoirs of the District any watercraft unless a valid decal of inspection is displayed thereon as required in this section. Failure of the owners of watercraft to present such watercraft for inspection at the times and places designated by the District and failure to display such decal while locating or operating watercraft on District reservoirs shall constitute a violation of this Ordinance and be punishable as herein provided in Article XVIII. A Justice of the Peace, at his or her discretion, may dismiss the charge of operating a watercraft with an expired inspection decal if the defendant remedies this defect before the hearing. No person shall display or cause or permit to be displayed any inspection decal knowing the same to be fictitious or issued for another watercraft or issued without the required inspection having been made. No person may transfer an inspection certificate from one watercraft to another without the permission of the District.
4. No sewage from boats or watercraft may be emptied into District waters. In addition, any toilet located on or within any boat or other watercraft operated or maintained upon the waters of the District shall have a valid permit issued by the District and be a marine toilet having securely affixed to the discharge outlet a holding tank located on the boat, provided so as to meet the following specifications:
   a. The holding tank shall be constructed so as to allow the removal of the sewage only by pumping to onshore facilities approved by the District.
   b. The holding tank shall be constructed of material which will withstand the corrosive effects of the sewage and the disinfecting chemical used. It shall be so located as to minimize the possibility of rupture.
   c. The holding tank shall be properly vented to the outside of the boat in such a manner as not to defile the interior of the boat structure.

5. No airboat shall be allowed in or upon any District lake or reservoir except by special permit.

6. No watercraft in or upon District waters shall serve as a place of abode.

7. Use of sirens by watercraft with the exception of boats operated by District officers or other enforcement agencies is prohibited.

8. Boats shall not tow or pull by any means parasails or parachutes on any District lake or reservoir except by special permit.

9. No occupants of any boat may position themselves to be on or to be hanging or dangling over the bow, stem, or sides of the boat while the boat is under way.

10. The operators of watercraft shall obey all wake signs and other warning signs and buoys.

11. No boat or watercraft shall pass under a bridge or highway overpass at a
greater speed than headway speed.

12. No boat or watercraft shall approach closer than 100 feet to any area designated as a Forbidden Zone by the District.

13. No boat or watercraft shall approach closer than 100 feet to any other boat or watercraft at greater than headway speed.

14. No boat or watercraft shall approach closer than 100 feet at greater than headway speed to designated swimming areas, boathouse, docks, fishermen, shoreline or buoy marked lines except for launching and loading.

15. No person shall anchor, attach or moor to any permitted buoy that is closer than 100 feet to any shoreline, dock or boathouse.

16. No person controlling a watercraft shall leave the vessel in the water without fastening it to an anchorage, either in the water or upon the land, or the watercraft must be removed from the water at a sufficient distance to give assurance that it may not be caused to float away from its station because of rising water.

17. Any watercraft found abandoned or adrift in a District lake or reservoir, or any uninspected watercraft thereon, or any watercraft not in use found not anchored or grounded in compliance with Section 16 of this Article, shall be deemed to be a derelict, and shall be taken by the District and the District shall have a lien thereon for all unpaid license fees therefor, and the expenses of taking, towing and keeping the same, which shall be done at the owner's risk and without any liability whatever on the part of the District. Watercraft left unattended for more than thirty-six (36) hours shall be deemed to have been abandoned. This provision does not apply to watercraft properly secured in or at a permitted boat livery, marina, pier, dock, boathouse, barge or floating facility if the permittee of such facilities has granted permission for
said watercraft to be moored there. Such watercraft taken by the District shall be disposed of under the terms and provisions provided in Chapter 683 of the Texas Transportation Code for the disposition of abandoned motor vehicles. The District shall have all the rights and duties therein provided for a "law enforcement agency", such watercraft shall be treated the same as therein provided and the owners of such watercraft and of liens thereon, shall have all the rights and duties therein provided.

ARTICLE IV: ABANDONMENT OF PERSONAL PROPERTY OTHER THAN WATERCRAFT

A. No person shall abandon personal property on the Reservoir or on lands owned or controlled by the District.

B. If personal property is left unattended for a period of more than thirty-six (36) hours, it shall be deemed to have been abandoned. This rule does not apply to facilities properly permitted under Section X.

C. Abandoned personal property may be impounded by the District and held in custody. Such abandoned personal property may be reclaimed by the payment of one dollar per day storage fees plus additional cost to the District which was incurred in recovering the property from a reservoir or land and moving it to the site for storage.

D. Abandoned personal property which has been impounded and which has not been reclaimed within ninety (90) days from the date of impoundment by the payment of the above specified charge, may be sold, destroyed or otherwise disposed of by the District without liability to the owner thereof, as the District, in its sole discretion, deems appropriate with or without notice by the District.
ARTICLE V: WATER SKIING AND SIMILAR ACTIVITIES

A. Boats towing water skiers and the water skiers themselves may not approach closer than 100 feet of docks, swimming areas, other watercraft, fishermen or shoreline.

B. Personal watercraft and water skiing are not permitted on Marine Creek Lake except in designated areas by special permit from the District.

C. All persons riding personal watercraft, participating in wind surfing, skiing, aquaplaning or other similar activities, are required to wear a Coast Guard approved Type I, II, III or V personal flotation device.

ARTICLE VI: SWIMMING

A. No person is permitted to wade or swim within 100 feet of boat launching areas, except within buoyed swimming areas.

B. No person shall be at a distance of more than 100 feet from the shoreline unless accompanied by a boat, except within buoyed swimming areas.

ARTICLE VII: FIREARMS, EXPLOSIVES AND FIREWORKS

A. Except as provided in this section as to shotguns, no person may shoot, fire or discharge a firearm, explosive device, fireworks, pellet gun, BB gun, crossbow, longbow, slingshot, or any other impact device in, on, across, or along any District reservoir or lands except by special permit.

B. The use of shotguns with steel shot is allowed when used in the hunting of waterfowl during the season open to such hunting and upon District lands and waters located below spillway elevation at each respective reservoir and designated for such public hunting.
C. No firearms, fireworks or explosives of any type shall be permitted on Marine Creek Lake or surrounding lands.

D. Commercial fireworks may be discharged by special permit only and other fireworks may not be used in a dangerous manner over District lands or water.

E. This section does not apply to District peace officers or other representatives of the District or the Texas Parks and Wildlife Department in the discharge of their official duties.

ARTICLE VIII: HUNTING

All rules and regulations established by the Texas Parks and Wildlife Department regarding hunting shall apply to District land, lakes and reservoirs, where firearms are permitted.

ARTICLE IX: FISHING

All rules and regulations established by the Texas Parks and Wildlife Department regarding fishing shall apply to District lakes, reservoirs and watercourses.

ARTICLE X: IMPROVEMENTS ON DISTRICT PROPERTY

A. It is unlawful to construct, place or operate any improvement or facility of any type on land or water, or to excavate or place fill materials therein, below spillway elevation on Lake Bridgeport and Eagle Mountain Lake, and at or below the flood flowage boundary on Cedar Creek Reservoir and Richland-Chambers Reservoir, or on any land or water regulated or controlled by the District, unless an application has been submitted to the District and a written permit has been granted by the
District. Permits are also required for any additions and/or modifications. The
District's Improvement Permit Guidelines are incorporated herein, and made a part
hereof, as the Guidelines now exist or are hereafter amended.

B. Any wharf, dock, boat house or other such structure which is deemed dilapidated or
abandoned by any District Officer or any other authorized District personnel shall
be repaired by the owner so as to meet District standards or the permit for same
may be revoked and such structure will be demolished or removed by the owner or
the District at the owner's expense.

C. Any raw water intake for a purpose other than the irrigation of a shorefront single-
family residence requires a water use contract with the District.

D. Fuel pumping facilities are not allowed on any noncommercial facility, or any
watercraft.

E. District Officers have the right to inspect any facility constructed on or over District
water or land at any reasonable time.

F. All permits for the placing of structures on land or water owned or controlled by the
District shall be revocable by the District whenever the structure has become (1)
dilapidated, (2) in violation of this Ordinance, (3) a hindrance to the operation of the
District's lakes or reservoirs, or (4) a nuisance or (5) a hazard to navigation. The
District can remove all such structures at owner's expense after revocation of
applicable permits.

G. Failure of a permittee to proceed with the construction or repair of the
improvements in accordance with the permit issued by the District or failure of the
permittee to comply with any of the other terms and conditions of the permit
constitutes Breach of License Regulations and may result in the revocation of the
permit and/or a penalty for violation of this Ordinance as provided herein in Article
XVIII. if the District determines that the construction of the improvements is not
proceeding in accordance with the permit issued by the District, the District will give the permittee written notice of such determination and permittee will have at least five (5) days in which to comply with the permit before the permit is revoked. The District may charge the permittee with fees to compensate the District for time expended by the District personnel in visiting the site to inspect the construction of the improvements if the District determines that construction is not in accordance with the permit. District reserves the right to remove the improvement at the owner's expense.

H. Any improvement or facility existing on the effective date of this ordinance or any amendment hereto, that is designed and/or operating in a manner not permitted by this ordinance shall be allowed to remain on District property until further order of the District. However, it will be designated as a noncomplying facility.

1. In the District's sole discretion, a noncomplying facility may be enlarged or altered if it is determined that same will not adversely affect public safety, health or navigation. Ordinary maintenance and repairs are permitted.

2. Should a noncomplying facility be removed or destroyed by any means to the extent that it would require substantial replacement, it will not be reconstructed except by permit and in compliance with the provisions of this ordinance.

3. Should a noncomplying facility be permanently moved for any reason, it shall be done by permit and thereafter comply to the provisions of this ordinance.

4. If a noncomplying facility becomes a hindrance to the operation of the District's reservoir, or a nuisance, or hazard to navigation, or becomes dilapidated or an environmental or safety hazard, it shall be removed at the owner's expense.
ARTICLE XI: COMMERCIAL ACTIVITIES

A. All commercial activities on the District's lakes, reservoirs and land are regulated by the District's Commercial Facilities Ordinance, which is incorporated herein by reference and made a part hereof as if quoted verbatim in this section as it now exists and as it may hereafter be amended.

B. Some commercial activities may require an additional or separate operating permit due to the nature of the operation. The issuance of this permit and the fee charged will be at the sole discretion of the District.

C. Community boat docks are considered operations subject to the District's Commercial Facilities Ordinance. Community boat docks will not be required to meet the insurance requirements or be charged the annual square foot fee specified in the Commercial Facilities Ordinance if they meet all of the following criteria:
   1. The community dock is 1200 square feet or less in size.
   2. There is no fee charged for the use of the slips other than a minimal maintenance fee.
   3. The slips are used only by current residents or property owners of the complex.

D. Notwithstanding any provision in the District's Commercial Facilities Ordinance to the contrary, the District has the sole discretion to deny any commercial facility permit if:
   1. The District determines that such a permit would cause or contribute to unsafe boat traffic and/or boat traffic congestion on the lake; or
   2. The District determines that the applicant and/or owner of the proposed commercial facility has not evidenced sufficient financial ability to complete or operate the commercial facility satisfactorily or in compliance with the District's Commercial Facilities Ordinance.
F. Any commercial water based facility which is deemed by any District Officer to be dilapidated or abandoned shall be repaired by the owner so as to meet District Ordinances or such facility will be demolished or removed by the District at the owner's expense.

ARTICLE XII: DESTRUCTION OF DISTRICT PROPERTY

It is unlawful to destroy, damage, deface, remove, render inefficient, relocate or remove any of the District's property, including, but not limited to, buoys, signs or warning devices upon land or upon water, without the prior written approval of the District.

ARTICLE XIII: MODIFICATION OF DISTRICT LANDS

Any modification of the natural conditions of topography or terrain of District lands without the written permit necessary for such activities is prohibited. If modifications are made contrary to the plans and specifications agreed upon by the District, the modifier may be required to return said District lands to their prior natural conditions of topography or terrain.

ARTICLE XIV: SANITATION

Sanitation activities are regulated by the District's On-Site Sewage Facilities Order, which is incorporated herein by reference as if quoted verbatim in this section as it now exists and as it may hereafter be amended, and all other applicable laws, rules, regulations and orders of any federal, state, local governmental agency of other regulatory agency having jurisdiction. Violation of the District's On-Site Sewage Facilities Order subjects the violator to civil and criminal penalties as provided in 30 Texas Administrative Code, Ch. 285.
General Ordinance

A. A permit is required for the construction or placement of any container or on-site sewage facility on lands subject to the District’s On-Site Sewage Facilities Order. A non-refundable permit application fee is required prior to on-site sewage facility construction. The permit will remain in force for a period of one year from the date of issue. If final inspection has not been completed within this time the permit shall terminate, and a new application must be submitted with the appropriate fee.

B. It is prohibited to allow to remain on District land or waters dead animals, vegetables, grass clippings, food or any other matter of any kind which, by its decay, could pollute the land, air or water over which the District exercises jurisdiction.

C. It is prohibited for any person to discharge or release any type of garbage, trash, beverage containers or bodily waste into District reservoirs.

D. It is prohibited for any person or any manufacturing, industrial or commercial enterprise to throw or release any type of refuse into areas over which the District exercises jurisdiction.

E. It is prohibited for any person to place or operate any slaughterhouse or facility for the killing of animals or to place or operate any feed lot or other enclosure in which the refuse and accumulation could pollute the land, air or water over which the District exercises jurisdiction.

F. Refuse, including garbage, rubbish, and litter, shall be deposited onshore in approved type receptacles, which are maintained properly, with ultimate disposal in such a manner as to prevent the creation of a public health nuisance, as well as prevent possible entrance into the waters of the District.

G. Non-commercial fish cleaning stations are allowed. They must be operated in a manner as to not create a nuisance condition.
ARTICLE XV: POLLUTION PROHIBITED

The District owns and operates the various reservoirs named in this Ordinance and the District has a continuing responsibility and duty to supply therefrom the highest possible quality fresh water to large sections of Tarrant, Wise, Navarro, Henderson and surrounding counties of Texas, for domestic, municipal, agricultural, mining, industrial and other authorized uses. This duty includes, among other things, the responsibility to prevent pollution in the reservoirs of the District and in the drainage areas of these reservoirs.

The District shall continue to maintain surveillance programs on the watersheds above its lakes and reservoirs and to pursue a concerted water quality control program. Detection or reports of present or potential pollution from oil, gas or other hydrocarbons, from raw sewage, from hazardous waste, from garbage, sediment or from any other unpermitted discharge, shall be promptly and vigorously investigated by the District and reported to all governmental agencies having jurisdiction thereof, including the investigative and enforcement resources of the United States Environmental Protection Agency, the Texas Railroad Commission, the Texas Natural Resource Conservation Commission, the United States Army Corp of Engineers and the Texas Department of Health as well as any other federal, state or local agency, having jurisdiction of such matter.

Use of chemicals (including, but not limited to pesticides and herbicides) at or below the spillway level is prohibited unless a written permit is granted by the District. This will require submittal of a report detailing the type of chemical, target vegetation, application method, dose, estimated dispersion of chemical and potential threat to both human and wildlife.

All application or removal of paint must be performed in a manner so as not to allow any paint or paint residue to enter into or onto the water of the District.
No oil, gas or other hydrocarbons or any raw sewage, hazardous waste, garbage, sediment or other unpermitted discharge in any form or in combination with any other materials or constituents (including bilge water), from whatever source, shall be permitted to flow or be discharged into the District's reservoirs or onto the adjacent marginal lands and drainage areas, whether the cause of the flowage or discharge is an intentional act or caused by an accident.

The District shall immediately report the sighting of any form of water pollution to the operator or person responsible for such pollution and such operator or other person shall immediately remove such oil, gas or other hydrocarbons, raw sewage, hazardous waste, garbage, sediment or other unpermitted discharge from the waters and the marginal lands and drainage areas where it is found. Such removal operations will be at the sole expense of the operator or other person responsible for such pollution or in possession or control of the premises where such pollution occurs or where the act causing such pollution was committed.

If the operator or other person responsible for such pollution or in possession or control of the premises where such pollution occurs or where the act causing such pollution was committed fails to take immediate and effective remedial action to correct such pollution, the District may do so. The District is under no legal or other obligation to correct such pollution on behalf of the operator, or other person responsible for such pollution or in possession or control of the premises where such pollution occurs or where the act causing such pollution was committed, but if such action is taken by the District, such operator or other person shall be liable to forthwith reimburse the District for all costs incurred by the District in taking such action. Failure of the operator or other responsible person to promptly reimburse the District for such pollution clean-up costs will result in legal action by the District to enforce the liability for same.
The District may enjoin operations by any entity, or suspend any permit previously granted by the District for any operation, when it appears that the provisions of this article are being, have been or will be violated.

Any intentional violation hereof shall be punishable as provided in Article XVIII of this Ordinance.

ARTICLE XVI: WATER CONSERVATION AND DROUGHT MANAGEMENT PLAN

A. In order to reduce the loss and waste of water in District Reservoirs, to improve efficiency in the use of water, and to extend the life of current water supplies, especially during periods of drought, the District adopted a Lake Resident Water Conservation and Drought Management Plan.

B. All shoreline residents of District lakes and reservoirs shall comply with the Lake Resident Water Conservation and Drought Management Plan, as in effect from time to time.

ARTICLE XVII: EMERGENCY PROCEDURES

A. In order to protect properties and provide for the general welfare of the public, all access to District lakes, reservoirs and other waters may be restricted when it is deemed necessary.

B. Watercraft or persons found upon the waters of District lakes, reservoirs or other waters during times of restriction, without prior consent of the District or by virtue of other lawful reason, shall be guilty of a trespassing under Article I, Section 38 of this Ordinance.

C. Every officer, agent or employee of the District, while responding to emergency calls or reacting to emergency situations, is hereby authorized to act in such a
manner as to effectively deal with the emergency. An action or inaction is "effective" if it in any way contributes or can reasonably be thought to contribute to preserving any lives or property. This section of the Ordinance shall prevail over every other Ordinance of the District and, to the extent to which the District has authority to so authorize, over any other law establishing standards of care in conflict with this section. Neither the District nor the employee, agent or officer thereof, shall be liable for the failure to use ordinary care in such emergency. Subject to the above, the District's officers, agents or employees responding to an emergency or an emergency call shall use a reasonable rate of speed under the circumstances, using a vehicle or boat marked as belonging to the District, if such is available within a reasonable time under the circumstances of the emergency then existing, and shall take reasonable measures to prevent the destruction of property or injury to persons.

ARTICLE XVIII: VIOLATIONS OF THIS ORDINANCE

A. A person who violates a rule or regulation contained herein commits a Class C Misdemeanor as defined in Section 12.23, Texas Penal Code as amended, unless specifically provided otherwise by law. Each twenty-four (24) hour period of any violation constitutes a separate offense.

B. In addition to penal fines and penalties, failure to abide by any of the rules and regulations contained herein shall be punishable by a Civil Penalty of not less than ten dollars ($10.00) nor more than one thousand dollars ($1,000.00) for each violation or each day of a continuing violation. The penalty hereby authorized shall be in addition to any other penalties provided by the State of Texas. The District shall also be entitled to all available and applicable equitable relief, including but not limited to writs of injunction.
ARTICLE XIX: ENFORCEMENT

The Board of Directors of this District is authorized and empowered to contract for or employ peace officers. Each peace officer shall have the authority to enforce local laws and the laws of the State of Texas, the provisions of this Ordinance and any amendments hereto that may be adopted in accordance with the Texas Water Code and shall have all additional powers authorized by the Texas Water Code, the Texas Penal Code or any other law. Failure to obey instructions or warnings from all District officers shall be a violation of this Ordinance and punishable as provided herein in Article XVIII. A peace officer who arrests and or issues a citation to a person for a violation of this ordinance may deliver to the alleged violator a written notice to appear, within 15 days after the date of this notice, before a Justice of the Peace Court having jurisdiction of the offense. The person arrested or cited shall sign the notice to appear, promising to make an appearance in accordance with the requirements set forth in this notice. After signing the notice, the arrested person may be released. Failure to appear before the Justice Court having jurisdiction constitutes a violation of the District regulations. A warrant for the arrest of the person failing to appear may be issued.

ARTICLE XX: SEVERABILITY

In case any particular provision of this Ordinance, or any portion of any Article, section or paragraph hereof is judicially declared to be invalid, nevertheless, those parts of this Ordinance and its several subdivisions, which after such declaration, remain to afford a workable plan for accomplishing a purpose or purposes of this Ordinance shall have full force and effect.
ARTICLE XXI: LEGAL NOTICES REQUIRED

All provisions of this Ordinance not imposing a penalty for the violation thereof shall instantly be in full force and effect; however, those provisions thereof which provide penal penalties shall remain in suspense until the sixth day next after the appropriate officers of this District shall have caused substantive statements of all the penal provisions hereof to be published once a week for two consecutive weeks in one or more newspapers with general circulation in the area in which the property of the District is located; all to be done in manner and substance as provided by Chapter 340 of the General and Special Laws enacted by the 44th Legislature, at its Regular Session, now appearing as Sections 51.129, et seq., of the Texas Water Code, as amended.

ARTICLE XXII: PRESENT AND FUTURE LAKES

All provisions of this Ordinance shall be applicable to, any and all lakes or reservoirs constructed, operated or maintained by Tarrant Regional Water District, a Water Control and Improvement District, whether now in existence or hereafter constructed.

ARTICLE XXIII: RELATIONSHIP TO OTHER LAWS

Whenever regulations or restrictions imposed by this ordinance are either more or less restrictive than regulations or restrictions imposed by any governmental authority through legislation, rule, or regulation, the regulations, rules or restrictions which are more restrictive or which impose higher standards or requirements shall govern.
As evidence of the enactment hereof on the 19th day of March, 2002, and revision and amendment of same on this 15th day of November, 2011,

WITNESS the signing hereof on this day by Victor W. Henderson, as President of the Board of Directors of the District, and the attest hereof by Jack R. Stevens, as Secretary of the Board of Directors of the District, with the imprinting of the District's seal.

Victor W. Henderson, President

ATTEST:

Jack R. Stevens, Secretary
RESOLUTION OF THE BOARD OF DIRECTORS
OF
TARRANT REGIONAL WATER DISTRICT

April 15, 2008

WHEREAS, on March 27, 2007, the Tarrant Regional Water District, a Water Control and Improvement District (the “District”) acquired title to an approximately 400 acre tract of land adjacent to Eagle Mountain Lake (the “Eagle Mountain Park”) from the State of Texas; and

WHEREAS, the Board of Directors of the District has determined that it is in the best interests of the District and the public served by the District to preserve the Eagle Mountain Park as undeveloped, public access parkland; and

WHEREAS, the Board of Directors has determined that it is necessary and appropriate to amend the General Ordinance of the District to adopt and make known reasonable regulations concerning the public’s recreational and business privileges on the Eagle Mountain Park.

NOW THEREFORE BE IT RESOLVED by the Board of Directors of the Tarrant Regional Water District that:

1. The General Ordinance of the District is hereby amended to insert the regulations concerning the public’s recreational and business privileges on the Eagle Mountain Park attached hereto as Exhibit “A” (the “Eagle Mountain Park Regulations”).

2. The General Manager of the District should be and is hereby authorized and directed to make such other non-substantive, conforming amendments to the General Ordinance of the District as may be necessary to implement the Eagle Mountain Park Regulations.

3. The District shall publish once a week for two consecutive weeks a substantive statement of the Eagle Mountain Park Regulations, and the penalties for violation thereof, in compliance with Section 51.129 of the Texas Water Code.

4. The penalty provisions of the Eagle Mountain Park Regulations shall be in full force and effect not earlier than the sixth day next after the second such publication.
5. The General Manager of the District should be and is hereby authorized to take such other and further actions as may be reasonably necessary to implement the Eagle Mountain Park Regulations and the foregoing resolutions in compliance with applicable law.

ADOPTED AND APPROVED this 15th day of April 2008.

TARRANT REGIONAL WATER DISTRICT, a Water Control and Improvement District

By: Victor W. Henderson
President, Board of Directors

ATTEST:

Jack R. Stevens
Secretary, Board of Directors
In addition to all other applicable provisions of this Ordinance, the following Article shall apply to the approximately 400 acres of parkland owned by the District and located in Tarrant County, Texas bordering the east side of Eagle Mountain Lake south of Peden Road and west of Morris Dido Newark Road (hereinafter, the “Park”):

A. General

1. The Park shall be open to the general public from thirty (30) minutes before Sunrise until thirty (30) minutes after Sunset. Other than at such times, no Persons (other than authorized District representatives) may enter into, or remain in, the Park.

2. No Person under the age of sixteen (16) is allowed in the Park unless accompanied by a competent adult over the age of eighteen (18).

3. No camping (whether overnight or otherwise) is allowed in the Park. No Person shall establish or maintain any camp or other temporary lodging or sleeping place within the Park.

4. No soliciting is allowed in the Park. No Person in the Park shall sell, or offer for sale, any good or service unless such sale is pursuant to a written contract approved by the District.

5. Activity which creates a public nuisance is prohibited in the Park. No Person shall engage in disruptive, destructive, or violent behavior which endangers (i) property, (ii) the natural habitat of the Park, or (iii) the health or safety of any Person or animal.

6. Visitors to the Park shall not create excessive noise, excessive being a level which disturbs (i) the natural habitat of the Park, (ii) other visitors of the Park or (iii) adjacent residents of the Park.

7. Indecent or abusive language of any nature is prohibited in the Park.

8. Adults are responsible for their minor children's actions. Children in the Park under the age of twelve (12) shall be accompanied and supervised by a competent adult over the age of eighteen (18) at all times.

9. The District shall have the right to exclude any Person from the Park who is deemed to be a risk to (i) the natural habitat of the Park or (ii) the health or safety of any Person or animal.
10. In addition to all other penalties provided in the General Ordinance of the District, a District Officer or law enforcement officer may order any Person violating this Article or any other provision of the General Ordinance of the District to immediately leave the Park, and no Person shall ignore such an order.

B. Habitat Preservation

1. The District is committed to preserving the ecology and natural habitat of the Park and intends to permit only low-impact recreational and educational uses of the Park. As such, the Park is a "no trace" and "low-impact" area and all Persons shall take appropriate precautions to (i) respect the natural ecology of the Park and (ii) preserve the natural habitat of the Park.

2. Motorized vehicles are prohibited in all areas the Park (except for emergency or maintenance use by designated District representatives, Park employees, peace officers, or emergency personnel). Wheel chairs, scooters, and similar mobility aids are permitted for Persons with disabilities.

3. No Person shall remove from the Park any property, natural feature or part thereof including, but not limited to, all buildings, equipment, signs, rocks, stones, mineral formations, earthen materials, wood, trees, shrubs, flowers, plants, nuts, or seeds. Plants may not be brought into the Park. The cutting or gathering of firewood in the Park is prohibited. Metal detectors are prohibited in the Park.

4. No Person shall injure, destroy, mark, or otherwise damage any property or natural feature located in the Park, including but not limited to, all buildings, equipment, signs, rocks, asphalt, concrete, mineral formations, earthen materials, wood, trees, shrubs, flowers, plants, nuts, or seeds. No Person shall disturb any archaeological, paleontological, or historical features of the Park.
5. No Person shall impound, or cause to be impounded, any waters of the Park or in any way alter or affect the normal flow of such waters without the express written permission of the District.

6. No Person shall deposit, discard, dump, or leave behind any garbage, solid waste, liquid waste, litter, or other material of any kind in the Park, except for materials arising from the normal use and enjoyment of the Park in receptacles which are provided for such purpose.

7. Visitors are prohibited from disturbing, feeding, collecting, or releasing animals in the Park. No Person shall hunt, capture, take, trap, or in any other way abuse, molest, injure, pursue, or destroy any animal or flora in the Park.

8. No Person shall move, injure, or destroy any bird nest, bird egg, or any other animal habitation in the Park. No Person shall disturb the wildlife and their natural habitat.

9. Visitors are prohibited from carving, painting, or otherwise marking any tree, fence, rock, building, or other structure or material located in the Park. Visitors are prohibited from physically altering the location of any barrier, fence, or similar control device located in the Park.

10. No Person shall display, erect, or attach any sign, placard, notice, advertisement, circular, banner, or statement of any kind within the Park which will adversely affect the natural habitat or ecology of the Park.

11. Smoking is strictly prohibited in the Park.

12. No Person shall start or maintain a fire or open flame in the Park.

C. Health and Safety

1. Consumption or possession of alcoholic beverages in the Park is prohibited. No Person shall consume, or be under the influence of, illegal drugs in the Park. Intoxicated Persons shall not be allowed in the Park.

2. No pets or animals (including dogs and horses) are allowed in the Park. Service animals are permitted for Persons with disabilities.

3. No Person in the Park shall carry or possess weapons of any kind, including, but not limited to, firearms, knives, bow and arrows, crossbows,
air guns, slingshots, paintball guns, tasers, dangerous gases or sprays, and dangerous projectile-throwing or impact devices. No Person shall cause any such devices to be discharged in any Park area.

4. No Person shall bring or use glass containers in the Park.

5. The use of bicycles is permitted in the Park on designated trails, provided that:
   (a) Riders under the age of twelve (12) have constant, uninterrupted adult supervision;
   (b) The rider exhibits prudent judgment at all times, taking into account the natural habitat of the Park and the safety of other Persons and animals;
   (c) The rider's speed is kept below fifteen (15) miles per hour;
   (d) The rider yields at all times to pedestrians;
   (e) Proper safety equipment is worn at all times; and
   (f) No Person may ride bicycles in Park pavilions or similar areas;

6. The use of skateboards, roller skates, roller blades, and similar devices is prohibited in the Park.

7. Persons jogging or running along the trails of the Park shall yield to those Persons walking.

8. No Person in the Park shall possess, or cause to ignite or detonate, any form of fireworks or explosives.

9. No Person in the Park shall appear in a state of nudity or commit, perform or engage in any lewd, lascivious, obscene, illicit, or indecent act.

10. No Person in the Park shall solicit or procure participants for, engage in or promote any game or activity, which is played for money or other things of value.

D. Exemptions

1. The acts of the following Persons shall be exempt from this Article only to the extent necessary for the performance of their authorized duties: (i) the District, its employees and agents; (ii) law enforcement agencies; and (iii) emergency personnel.
2. The General Manager of the District, or his authorized designee, may, from time to time, conduct or permit activities which are otherwise prohibited by this Article.

E. Construction

1. In the event of any conflict between the provisions of this Article and the other provisions of the General Ordinance of the District, the provisions of this Article shall prevail with respect to the Park.

2. The Board of Directors of the District shall have the authority to modify this Article at any time, and the General Manager of the District is authorized in his sole discretion to revoke, suspend, or modify any Person's privileges of use of the Park upon good cause.

3. Disputes or questions of interpretation or uncertainty arising out of this Article shall be considered by the General Manager of the District, or his authorized designee, who will render a final determination.