



Livermore Area
Recreation & Park District
An independent special district

4444 East Ave., Livermore, CA 94550-5053
(925) 373-5700 www.larpd.dst.ca.us

General Manager
Timothy J. Barry

PUBLIC NOTICE

Ordinance No. 8 of the Livermore Area Recreation and Park District (LARPD), an ordinance establishing Rules & Regulations Governing the Use of District Parks and Facilities, was amended at a Regular Meeting of the Board of Directors of LARPD on January 25, 2012. The amended Ordinance will take effect on February 24, 2012. The amendments to Ordinance No. 8 were approved by the following roll call vote:

AYES: Directors Hutchinson, Faltings, Goodman and President Wilson (4)
NOES: None
ABSTENTIONS: None
ABSENT: None

Approved this 25th day of January, 2012

Beth Wilson
President, Board of Directors

Attest:

Timothy J. Barry
General Manager and ex-officio Clerk to the Board of Directors

A certified copy of the entire text of the ordinance follows. A certified copy is also available for use and examination by the public at the LARPD District Office, located at the Robert Livermore Community Center, 4444 East Avenue, Livermore, California 94550, between the hours of 8:00 AM and 6:00 PM, Monday-Thursday and between 8:00 AM and 5:00 PM, Friday.

Board of Directors

Bob Coomber

Maryalice Faltings

Steve Goodman

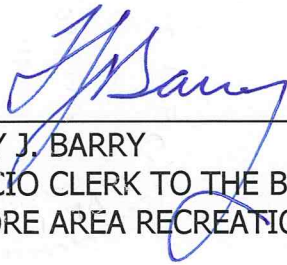
David Hutchinson

Beth Wilson

SECRETARY'S CERTIFICATE

I, TIMOTHY J. BARRY, Clerk to the Board of Directors of the Livermore Area Recreation and Park District, do hereby certify that the foregoing is a full, true and correct copy of Ordinance No. 8 establishing District Rules and Regulations, amended at a meeting of the Board of Directors, on the 25th of January, 2012, that I have carefully compared the same with the original proposed ordinance, and that said proposed ordinance has not been amended or modified since the date of amendment.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the official seal of said District this 27th day of January, 2012.



TIMOTHY J. BARRY
EX-OFFICIO CLERK TO THE BOARD OF DIRECTORS
LIVERMORE AREA RECREATION AND PARK DISTRICT

LIVERMORE AREA RECREATION & PARK DISTRICT

ORDINANCE NO. 8

RULES AND REGULATIONS GOVERNING CONDUCT AND USE OF PARKS AND OTHER DISTRICT FACILITIES

**Adopted April 9, 2008
Effective May 12, 2008
Revised February 25, 2009
Revisions Effective March 27, 2009
Second Revision January 25, 2012
Second Revision Effective February 24, 2012**

**Livermore Area Recreation & Park District
District Rules & Regulations (Ordinance 8)**

In order that residents of the Livermore Area Recreation and Park District may use and receive maximum benefit from District facilities, parklands and programs, the Board of Directors of the Livermore Area Recreation and Park District hereby establish the following rules and regulations concerning use of District facilities and parklands.

Chapter 100 – General Provisions

Section 101 - Authority

§101(a) Authority: All sections of this Ordinance are adopted pursuant to Section 5780, *et seq.*, of the Public Resources Code of the State of California and apply to all District facilities and parklands. A title, where used, does not limit the language of a section.

Section 102 - Exceptions

§102 (a) The following regulations shall apply to all persons except:

(1) They shall not apply to employees of the District, district volunteers, or to its concessionaires or their employees engaged in and acting within the scope of their authorized duties and concession activities. However, District employees, District volunteers and District concessionaires and their employees shall abide by the laws of the State of California and all applicable county and/or municipal ordinances.

(2) They shall not apply to persons possessing a special use permit or contract when such permits or contracts specifically suspend a section or sections of the regulations providing said permittees are in compliance with all conditions of the permit or contract and all other regulations.

(3) They shall not apply to lease holders where such use is expressly provided for in the terms and conditions of their leases and where they are in compliance with all other regulations.

(4) They shall not apply to public safety employees of Federal, State, County, or Municipal governments acting within the scope of their authorized duties and with the knowledge of the District.

Section 103 - Application

§103(a) Special regulations enacted for an area or a subject do not preclude the application of general regulations unless expressly so indicated.

§103(b) Any judge or commissioner of a judicial District lying wholly or in part within the District, shall have jurisdiction over all prosecutions under this article for violations adopted by the Board of Directors.

- §103(c)** All persons entering upon District facilities or parklands shall abide by the rules and regulations of the District, the laws of the State of California and all applicable county and/or municipal laws or ordinances that pertain. In District facilities and parklands, District rules and regulations will supersede all other local ordinances when they are in conflict, as per section 5786.1(j) of the Public Resources Code.
- §103(d)** Parents shall be held responsible for the acts of their minor children. Damage to property of the District shall be imputed to parents having custody or control of the minor, as set forth in the Civil Code 1714.1.
- §103(e)** The District or its authorized representatives shall diligently enforce the provisions of these regulations and may withdraw or revoke the privilege of access to District parklands or the use of any District facility for reasons of safety, security or resource protection, or from any person or group violating any provision of these regulations or any other law or ordinance.
- §103(f)** District Rangers are empowered to enforce all District rules and regulations and all laws of the State of California and all applicable county and/or municipal laws or ordinances.
- §103(g)** Unless otherwise specified, a violation of these rules is an infraction punishable by a fine not to exceed \$500 dollars for each such violation.
- §103(h)** If a person has previously been issued 2 (two) or more infraction citations for the same offense described in these regulations during the 24 (twenty-four) month period immediately preceding the date of commission of the violation to be charged, the previous convictions shall also be charged in the accusatory pleading and if found to be true by the court upon a court trial or if admitted by the person, said violation shall be deemed a misdemeanor punishable by a fine not to exceed \$1,000.00 dollars or by imprisonment in the county jail for a period not to exceed one month, or by both such fine and imprisonment.
- §103(i)** Where specified, a violation of these rules will not be considered an infraction but a misdemeanor. Any violation considered a misdemeanor will be punishable by a fine not to exceed \$1,000.00 dollars or by imprisonment in the County jail for a period not to exceed one month, or by both such fine and imprisonment.

- §103(j)** The following sections shall be considered misdemeanors:
- §303(b), failure to obey an evacuation order
 - §501(d), dumping into/near water body
 - §501(e), depositing commercial quantities of waste
 - §514(a), reckless behavior
 - §517(a), possession/use of firearm
 - §518(c), failure to obey an evacuation order due to fire hazard
 - §520(a), possession/use of fireworks
 - §521(a), vandalism
 - §704(a), failure to obey authorized personnel/disturbing the peace
 - §705(a), failure to obey ejection order
 - §802(k), reckless operation of motor vehicle
 - §1003(j), domestic animal abandonment
 - §1003(n), vicious animal
 - §1003(o), training animal for attack
 - §1101(a), harming wildlife
 - §1101(f), releasing wildlife
 - §1102(a), harming/collecting flora
 - §1103(a), harming/collecting geological features
 - §1104(a), harming/collecting cultural artifact
- §103(k)** Section 801(b) shall be subject to civil penalties as noted in the California Vehicle Code §40200(a).
- §103(l)** Headings, division titles and references to specific code sections are for convenience only and shall not be considered in the interpretation of this ordinance and shall not in any way affect the conduct or activities covered in other sections of this ordinance.
- §103(m)** If any chapter, section, subsection, subparagraph, sentence, or clause of this ordinance is for any reason held to be invalid or unconstitutional, such invalidity, or unconstitutionality shall not affect the validity or constitutionality of the remaining portions of this ordinance; and the Board of Directors declares that this paragraph, sentence, and clause thereof would have been adopted irrespective of such possible finding of invalidity or unconstitutionality and to that end, the provisions of this ordinance are hereby declared to be severable.
- §103(n)** Where a section herein or rule or regulation adopted pursuant thereto is amended or repealed, acts and commissions occurring prior thereto may be prosecuted as though such section, rule or regulation had not been so amended or repealed.
- §103(o)** These Rules and Regulations shall take effect and be in force upon their passage.

Chapter 200 – Definitions

Unless the context otherwise requires, the definitions hereinafter set forth shall govern the construction of this ordinance.

Adult	Any Person aged 18 (eighteen) or older.
Aircraft	Any device that is used, or intended to be used, to carry a person or persons or cargo in the air.
Alcoholic Beverage	Includes any liquid or solid material intended to be ingested by a person which contains ethanol, also known as ethyl alcohol, drinking alcohol, or alcohol, including but not limited to, alcoholic beverages as defined in Section 23004 of the Business and Professions Code, intoxicating liquor, malt beverage, beer, wine, champagne, spirits, liqueur, whiskey, rum, vodka, cordials, gin, scotch, brandy, any other distilled alcoholic beverage and any mixture containing one or more alcoholic beverages.
Ambling Gait (Horse)	see “Horse Gaits”
Artifact	Objects used or modified by humans, including but not limited to, arrow points, projectile points, dart points, stone, bone, wood or shell implements, utensils, tools, pottery, cloth, agricultural implements or any other prehistoric or historic objects.
All Terrain Vehicle (ATV)	See “Motor Vehicle”
Authorized Personnel / Representative	The General Manager of the District, any peace officer, or persons and/or employees of the District acting under the authority of the General Manager.
Bicycle (Bike)	A device upon which a person may ride, propelled exclusively by human power through a belt, chain or gears and having one or more wheels.
Board	The Board of Directors of the Livermore Area Recreation and Park District.
Concessionaire	Any person who through contract, lease, or other written agreement with the District is authorized to operate recreational facilities or programs or sell a product in District facilities or parklands.

Cultural Feature	Any item that is linked in some way to human history. This includes but is not limited to: buildings (entire or partial), foundation remnants, walls, mortar rocks, caves, hieroglyphics, art work, carvings, signs, letters, and plantings such as trees and landscaping.
District	The Livermore Area Recreation and Park District (LARPD), an independent special District. Includes all lands, waters and facilities owned, controlled, operated, or managed by LARPD, which shall hereinafter be referred to as facilities or parklands.
Dog Control	<p>Dogs are presumed to NOT be under control when one or more of the following apply:</p> <ol style="list-style-type: none"> 1. They run at large in leash-required areas or enter dog-prohibited areas. 2. They threaten, harass or harm other animals or wildlife. 3. They display threatening behavior. This includes but is not limited to growling, barking, chasing, lunging, or jumping. 4. They physically harm people or property directly or indirectly by their actions. 5. They touch or jump on other park users who have not invited or engaged in interaction with the dog. 6. They do not return promptly when called while in an approved dog off leash area. 7. They are out of sight of the owner or handler. 8. They are not handled by a person that is physically capable of restraining the dog.
Dog Run	Any area specifically designed for dogs to run without a leash. These areas are fully enclosed by fencing.
Extreme Fire Hazard	A combination of factors that lead to an increased risk of fire, including but not limited to: fuel conditions, air temperature, dew point, fuel moisture, and wind speed.
Electric Bicycle	See “Motorized Bicycle”
Encroachment	Means and includes entering upon, over, under or using any District facility or parkland in such a manner as to prevent, obstruct, interfere or encumber normal use. This includes but is not limited to: excavating, erecting or maintaining any structure, any construction of any kind, accessing private property through parkland, impacting park infrastructure or impacting, in any way, use by the public.

Exotic Animal	Any animal not commonly and legally kept as a pet within the State of California.
Facility	Any building, structure, parking area, picnic area, pool or campground owned, controlled, or managed by the District for the benefit of the general public or necessary for its operational needs.
Fauna	See “Wildlife”
Fee Area	An entire facility, park or part thereof, where access is limited to persons who have paid a fee established by the District for the use of such area.
Feral Animal	Any domestic species that has reverted to a wild state.
Flora	All vegetation, including trees, dead or downed wood, shrubs, vines, wildflowers, seeds, acorns, grass, sedge, fern, moss, lichen, fungus, or any other member of the plant, fungi or algae families or any parts thereof.
Geocaching	An activity involving hiding and finding objects or locating specific landmarks or other points using a Global Positioning System (GPS) receiver and data to log the location of a geocache and share this data with other players.
Geocache	Container or marker deposited as an end goal for a person geocaching.
Graffiti (or Other Inscribed Material)	Any unauthorized inscription, word, figure, mark or design that is written, marked, etched, scratched, carved, drawn or painted on real or personal property.
Gravity Propelled Activities	Any activity that uses the power of gravity for acceleration or movement. This includes but is not limited to cardboard skiing/sliding, grass skiing, ice blocking and off-road skateboarding.
Grinding (Bicycles)	The sliding of a bicycle along a surface (such as a curb, bench, rail, coping etc.) on any part of the bicycle including but not limited to pegs (front or back), pedals, cranks, chain, or bike frame.
Grinding (Skates)	To ride or slide along an edge (such as a curb, bench, rail, coping etc.) using any surface of the skate that is not a wheel.
Grinding (Skateboards and Scooters)	To ride along an edge (such as a curb, bench, rail, coping etc.) using the axle(s) (trucks) of a skateboard instead of the wheels or deck.

Hazardous Conditions	Any factor or combination of factors that would contribute to or cause an unsafe environment. This includes but is not limited to flooding, fire, fire danger, falling or damaged trees, compromised trails, inimical wildlife, construction area or any other situation that presents a danger to public welfare.
Horse Gaits	<p>Gaits are categorized into two groups: “natural” gaits and “ambling” gaits. Natural gaits are those that occur in nature across almost all horse breeds.</p> <p>Gaits:</p> <ol style="list-style-type: none"> 1. Walk – a four-beat gait that averages about 4mph. At the walk, the horse will always have one foot raised and the other three feet on the ground, save for a brief moment when weight is being transferred from one foot to another. 2. Trot – a two-beat gait that has a wide variation in possible speeds, but averages about 8mph, or, very roughly, about the same speed as a healthy adult human can run. In this gait, the horse moves its legs in unison in diagonal pairs. Two feet are always off the ground. 3. Ambling - a collection of several smooth footfall patterns that may occur naturally in some individuals but which usually occur only in certain breeds and often require special training. Many are specific to particular horse breeds. They include, but are not limited to pace, fox trot, paso gaits, rack (racking), running walk, slow gait and tölt.
In-line Skate	A roller skate whose wheels are arranged in a straight line.
Juvenile	Any non-emancipated person under the age of 18 years.
Knife	An instrument for cutting, consisting of a sharp-edged (smooth or toothed) blade fitted with a handle.
Leash (Animal)	A device used to physically restrain, control or lead a dog or other animal, the length of which is not to exceed 6 (six) feet. Must be capable of restraining the animal without breaking when the animal is pulling with all its strength. Does not include electronic collars and training devices.

Littering	The discarding, dropping or scattering of small quantities of rubbish, including but not limited to, beverage containers and closures, wrappers, wastepaper, facial tissue, toilet tissue, newspapers or magazines, charcoal, lighted or non-lighted cigarettes, cigars, matches or any flaming or glowing material or any garbage, trash, refuse, paper, containers or packaging, anywhere other than a place or container for the proper disposal thereof. This includes any matter which escapes or is allowed to escape from a container, receptacle, package, vehicle or clothing pocket.
Livestock	Domestic or useful animals normally kept or reared on a farm or ranch for work, breeding, fattening or other purposes including but not limited to horses, bovine, sheep, swine, and goats.
Major Impact	<p>Shall apply when the nature of the activity, the use or proposed use is found to:</p> <ol style="list-style-type: none"> 1. Limit the use of the facility or parkland. 2. Cause damage to the facility or parkland. 3. Cause a nuisance to the facility or parkland neighbors. 4. Cause a nuisance to other facility or parkland users. 5. Require parking beyond the capacity of the facility or parkland. 6. Proposed attendance will exceed the capacity of the facility or parkland. 7. Any use that is deemed extraordinary.
Motor Vehicle	A device by which any person or property may be propelled, moved or drawn, which is powered by an internal combustion engine or electric motor.
Motorcycle	A two or three-wheeled vehicle propelled by an internal combustion/electric engine including but not limited to, motor bike, mini bikes, pocket bikes or trail bikes.
Motorized Bicycle	<p>Any two-wheeled or three-wheeled device that has fully operative pedals for propulsion by human power and has an electric motor that meets all the following requirements:</p> <ol style="list-style-type: none"> 1. Has a power output of not more than 1,000 (one-thousand) watts. 2. Is incapable of propelling the device at a speed of more than 20 (twenty) miles per hour on level ground. 3. Is incapable of further increasing the speed of the device when human power is used to propel the motorized bicycle faster than 20 (twenty) miles per hour.

Motorized Scooter	Any device consisting of a footboard between 1 or more wheels on each end, controlled by an upright steering handle and designed to be stood or sat upon by the operator and powered by an internal combustion engine or electric motor that is capable of propelling the device with or without human propulsion.
Off-Leash Area	Any area, other than a dog run, that the District has designated as a place that dogs may be without a leash. The area may or may not be for the exclusive use of dogs and may or may not be enclosed by fencing. In any event the boundaries will be indicated by either fencing, signs, or a combination of both, with the rules and regulations of the area posted. All dogs in such an area must be under voice control.
Open Space	Shall mean all lands under the ownership, management or control of the Livermore Area Recreation and Park District that are left in a natural vegetative state with management emphasis on wildlife and habitat protection and having controlled public use and access.
Organized Gathering	Any assemblage of individuals that are gathered together for a specific purpose or activity including, but not limited to, sports, picnics, barbeques, celebrations, meetings, demonstrations or performances.
Parkland	Any lands or waters, including but not limited to neighborhood parks, open space, preserves, sports parks, sports fields, trails, streams, creeks, wetlands or ponds which are owned, controlled, or managed by the District for the benefit of the general public or necessary for its operational needs.
Permission	Unless otherwise expressly provided, means written authorization granted by the General Manager of the District or the General Manager's authorized designee.
Permit	A document issued by the District and signed by an authorized District representative, allowing the use of District facilities or parklands.
Person	Any natural person, partnership, firm, corporation, club, organization, municipality, District or public agency, and all associations or combinations of person whenever acting for themselves or by any agent, servant or employee.
Playground	Any park or recreational area specifically designed to be used by children that has play equipment installed.

Power-Driven Mobility Device	Any of a large range of devices powered by batteries, fuel, or other engines/motors – whether or not solely for use by individuals with mobility impairments – that are used by individuals with mobility impairments for the purpose of locomotion.
Preserve	Any land, water or structure owned, managed or controlled by the District, whose use is limited or strictly controlled, in order to protect and preserve unique wildlife, flora, natural, historical, geological or archaeological resources of significant and/or special value.
Prohibited Animal	<p>Any of the following:</p> <ol style="list-style-type: none"> 1. Any animal, bird, fish, insect, reptile or amphibian which is toxic to human beings, whether the toxin is transmitted by bite, sting, touch or other means. 2. Any reptile or amphibian whether egg, larvae, juvenile or adult. 3. All livestock other than equines and permitted animals. 4. Any animal that because of its size, disposition or other characteristic would constitute, or could be perceived to constitute, a danger to persons, property, domestic animals or wildlife.
Roller Skates	One or more wheels, attached to a framework, shoe, boot or other form of footwear, which can roll freely.
Scooter	Any device consisting of a long footboard between 1 (one) or more wheels on each end, controlled by an upright steering handle and designed to be stood or sat upon by the operator and powered exclusively by human propulsion.
Service Animal	An animal that has been individually trained to do work or perform tasks for the benefit of an individual with a disability. This does not include animals that are used purely for emotional support. The ADA definition recognizes the domestic dog as the only species that qualifies as a service animal (miniature horses may be recognized, with specific limitations). Regardless of species, the animal must be clearly identified as a service animal with a vest or special collar or harness and be “on duty” to qualify for service animal exemptions in any District facility or parkland.
Skateboard	A board having multiple sets of wheels that is ridden in a standing or crouching position.

Sliding (Skateboards and Scooters)	To ride along an edge (such as a curb, bench, rail, coping etc.) using the deck of a skateboard instead of the wheels or axle(s) (trucks).
Sound Amplifying Equipment	Any machine or device for the amplification of the human voice, music, or any other sound. This shall not include standard automobile radios when used and heard only by the occupants of the vehicle in which the radio is installed or small personal/portable devices for playing music cassettes, compact discs or radio receiving e.g. “boombox.”
Sunrise and Sunset	Specific times published in the tide table predictions of the National Aeronautical and Oceanographic Commission and adjusted according to pacific daylight savings time.
Synthetic Sports Field	Any field used for athletic activities that consists of an artificial surfacing material.
Trail	All designated hiking, biking, and equestrian paths, lanes, staging areas and related trail system facilities.
Trot (Horse)	see “Horse Gaits”
Unattended Pet	A pet that is unaccompanied or not under immediate control of an owner or other responsible person.
Vandalism	Any action that: <ol style="list-style-type: none"> 1. Defaces with graffiti or other inscribed material. 2. Damages or destroys any real or personal property.
Vehicle	A device by which any person or property may be propelled, moved or drawn.

Vicious Animal

Any animal that demonstrates any of the following behaviors is presumed vicious:

1. Any unprovoked attack which requires a defensive action by a person to prevent bodily injury or property damage when such person is conducting himself or herself peacefully and lawfully.
2. Any unprovoked attack which results in property damage or in an injury to a person when such person is conducting himself or herself peacefully and lawfully.
3. Any unprovoked threat of attack on another animal.
4. Any unprovoked attack on another animal.
5. Any aggressive behavior which constitutes a threat of bodily harm to a person when such person is conducting himself or herself peacefully and lawfully. This includes but is not limited to growling, barking, chasing, lunging, or jumping.

Voice Control (Dogs)

A dog is considered to be under voice control when all of the following are met:

1. The person in charge of the dog has the dog in sight at all times.
2. The dog responds to verbal commands at all times regardless of distractions to the dog including but not limited to, wildlife, traffic, other animals, food, other people or noise.
3. The dog responds to verbal commands quickly and accurately. When called the dog must return to and stay by the person charged with its control and allow itself to be handled and leashed immediately.
4. The dog does not jump on, act aggressively toward, or advance on people or other animals. The dog may not engage in uninvited contact with a person or display any threatening behavior, including but not limited to, repetitive barking, raised hackles, growling, ears laid back or curled lips.

Volunteer

An unpaid citizen performing duties in support of, or on behalf of, the District, supervised by a District employee.

Waste Matter

Discarded, used, or leftover substance, including but not limited to, construction material, lawn or garden clippings, landscaping waste, tree/bush trimming or chip, dirt, rocks, sand, household appliance, carcass of a dead animal, excrement of any animal or human, or any nauseous or offensive matter of any kind.

Water Areas

Includes, but is not limited to, natural and artificial swimming pools, reservoirs, ponds, lakes, creeks, streams, and flood control channels.

Walk (Horse)

see “Horse Gaits”

Wheelchair

A manually-operated or power-driven device, designed solely for use by an individual with a mobility impairment, for the primary purpose of locomotion.

Wildlife

Any non-domesticated species of animal, bird, amphibian, reptile, fish, shellfish, aquatic life, invertebrate, mammal or insect, in any life stage, including but not limited to, egg, larva, pupa and adult.

Chapter 300 – Access

Section 301 – Hours of Operation

- §301(a) It shall be unlawful to enter or remain in or on any District Facility, Parkland or Trail, after said Facility, Parkland or Trail is closed for public use, without a Permit. All District Facilities, Parklands and Trails shall be closed for public use during the hours of 10:00 p.m. of one day and 6:00 a.m. of the following day, except as may be otherwise posted.

Section 302 – Trespass

- §302(a) It shall be unlawful to enter into or exit from any District Facility or Parkland except at points designated by the District.

- §302(b) It shall be unlawful for any Person to enter into any District Facility or Parkland or area therein that is ordinarily closed to the public.

Section 303 – Area Closed

- §303(a) It shall be unlawful to enter any area in the District that has been closed due to Hazardous Conditions.

- §303(b) It shall be unlawful to fail to obey, in a prompt manner, an evacuation order, given by a District Ranger or other District staff, after any District Facility or Parkland or part thereof has been declared closed due to Hazardous Conditions.
(Misdemeanor)

- §303(c) It shall be unlawful to enter any area in the District that has been closed to avoid interference in development, construction, and management, or to provide for the security, safeguarding and preservation of property in the District and portions thereof.

- §303(d) It shall be unlawful to enter on to any road, Bicycle, equestrian or hiking Trail that has been closed.

- §303(e) It shall be unlawful to enter, use or travel through areas of any District Facility or Parkland that have been closed.

- §303(f) It shall be unlawful for any Person to enter into an area after it has been declared prohibited or limited and all Persons within such area at the time it is so declared shall leave the same without any appreciable delay, and in so doing shall obey and abide by all instructions of Authorized District employees.

Section 304 – Gates and Fences

- §304(a) If gates are locked or secured it shall be unlawful to climb over, under or through the gate or fence to enter or exit any District Facility or Parkland.

- §304(b)** It shall be unlawful for any Person to cut any chain or lock from, or add a lock to, any District gate or fence.
- §304(c)** It shall be unlawful for any Person to cut any fence within, or marking the boundary of, any District Facility or Parkland.
- §304(d)** It shall be unlawful for any Person to cut any fence that is surrounding a restricted or protected area.
- §304(e)** It shall be unlawful for any Person who opens a gate to fail to close and secure the same after passing through it.

Section 305 – Access and Keys

- §305(a)** It shall be unlawful for any Person other than one acting under written authorization, direction, or Permission of the District, to duplicate keys used by the District for padlocks, door locks, or any other lock of any type or description.
- §305(b)** It shall be unlawful for any Person issued a temporary gate card, entry pass, Permit or key for the purposes of conducting contracted services, special events or sporting events in any District Facility or Parkland to use those items to gain access for purposes other than conducting the contracted work or event.
- §305(c)** It shall be unlawful for any Person to use, or permit the use of, any gate card, entry pass, Permit or key issued to another Person for entry and use of District Facilities or Parklands.
- §305(d)** It shall be unlawful to fail to present and/or surrender a gate card, entry pass, Permit or keys when requested by Authorized Personnel.
- §305(e)** It shall be unlawful for any Person to display or present an expired, revoked or otherwise invalid gate card, entry pass or Permit as current and valid.
- §305(f)** If any person, group, commercial entity or agency, whether public or private, uses any key, gate card, entry pass or permit in a manner that does not adhere to District policy and causes a need for the District to re-key, re-configure or change any lock, padlock, gate or other entry or lock, that party shall be liable for any and all reasonable costs incurred by the District.

Chapter 400 – Permits

Section 401 – Facility Use Permit

- §401(a)** It shall be unlawful for any Person, group, commercial entity, or agency, whether public or private, to use any District Facility, Parkland or part therein for any event or activity for which the District requires a Permit without having first obtained said Permit.

§401(b) It shall be unlawful for any Person or group, other than one with a Permit, to use, occupy, or otherwise remain in any District Facility or Parkland for which a fee is charged and/or a Permit required unless that Person has paid the required fee and/or possesses a valid Permit.

§401(c) No Person, group, commercial entity, or agency, whether public or private shall hold, conduct, organize, take part in, or address, any meeting, organized gathering, celebration, parade, service, exercise, organized sporting event or any other group activity in or on District Facilities or Parklands without a Permit when the activity or event will have one or more of the following apply:

1. Is attended by 15 (fifteen) or more people affiliated in any way.
2. Is advertised or noticed in any newspaper or other publication, electronic posting or message, or poster or flyer.
3. Fees are collected, required or admission charged for participation.
4. Is an activity that is commercial or for profit.
5. Will utilize a Facility, Parkland or area therein that has been designated by the District as an area that requires a Permit.
6. Will involve an activity or use that is normally prohibited for the requested Facility, Parkland or area therein.
7. Is an ongoing/regularly occurring activity, whether drop-in or organized.

§401(d) It shall be unlawful for any sales to occur in or on District Facilities or Parklands without a Permit. Events shall not be authorized for the purpose of private financial gain without a Permit.

§401(e) It shall be unlawful for any Person, group, commercial entity, or agency, whether public or private, to use any District Facility, Parkland or part therein to sell, or raise funds for any purpose without a Permit.

§401(f) All Persons to whom a Permit has been granted shall abide by all conditions set forth in the Permit as well as all District rules and regulations. Failure to do so will void the Permit with use privileges revoked, and may result in citation.

§401(g) Any person to whom a permit has been granted shall have in their possession said permit (or a legible copy) during the permitted event/activity. The permit must be presented to any District employee or law enforcement officer upon request. If permittee does not have a permit in their possession, the event or activity may be terminated at the discretion of the District.

§401(h) No permit issued by the District shall be transferrable.

Section 402 – Sales Permit

§402(a) It shall be unlawful for any Person, group, commercial entity, or agency, whether public or private to provide services or products of any kind or description, utilizing any District Facility or Parkland, without a Permit.

§402(b) It shall be unlawful for any Person, group, commercial entity, or agency, whether public or private, to use District Facilities or Parklands to sell, or raise funds for any purpose without a Permit. In no event may the Permittee group or member thereof solicit sales to a non-attending member of the general public.

§402(c) It shall be unlawful for any Person, group, commercial entity, or agency, whether public or private, to solicit, sell, hawk or otherwise peddle or rent any goods, wares, merchandise, services, liquids or edibles for human consumption, or give any lessons, classes or instruction whether for profit or otherwise, on any District Facility or Parkland without a Permit.

Section 403 – Encroachment Permit

§403(a) It shall be unlawful for any person, group, commercial entity, company, corporation, business or agency, whether public or private, to make or cause to be made any encroachment within, upon, over or under any District Facility or Parkland without a permit.

§403(b) Permits required by section 403(a) shall be secured at least 15 (fifteen) working days before the work is commenced, except in case of emergency. If any cut, opening or excavation is made on an emergency basis, application for a permit shall be made on the next working day.

Chapter 500 – Dangerous or Prohibited Activities

Section 501 – Littering and Waste Matter

§501(a) It shall be unlawful for any Person to Litter or cause to be Littered any substance in or upon any District Facility or Parkland.

§501(b) It shall be unlawful for any Person to dump or cause to be dumped any Waste Matter in or upon any District Facility or Parkland.

§501(c) It shall be unlawful for any Person, firm, or business to dispose of household or industrial garbage, trash or Waste Matter in any trash can, dumpster, or receptacle provided by the District.

§501(d) It shall be unlawful for any Person to discharge, dump, release, place, drop, pour, or deposit, or to cause to be discharged, dumped, released, placed, dropped, poured, or deposited, any substance into any bay, lagoon, channel, river, creek, slough, canal, lake, reservoir, or other stream or body of water or upon a bank, beach or shore within 200 (two-hundred) feet of the high water mark of any stream or body of water in any District Facility or Parkland. (**Misdemeanor**)

§501(e) It shall be unlawful to deposit in commercial quantities any substance in any District Facility or Parkland. Commercial quantities means an amount of Waste Matter generated in the course of a trade, business, profession, or occupation; or an amount equal to or in excess of one cubic yard; or any amount of material

greater than what would normally be considered acceptable as household waste volume, whichever is least. (**Misdemeanor**)

Section 502 - Camping

§502(a) It shall be unlawful for any Person or Persons to camp or otherwise stay overnight in any District Facility or Parkland.

Section 503 – Golfing

§503(a) It shall be unlawful for any Person to drive, chip, putt or in any fashion play or practice golf on District Facilities or Parklands except in areas set aside for those specific activities.

Section 504 – General Sports

§504(a) It shall be unlawful to play any sport including, but not limited to, baseball, football or soccer in any District Open Space park or Preserve or other Facility or Parkland or area therein not intended for that use.

Section 505 – Geocaching

§505(a) It shall be unlawful to place or maintain any Geocache of any style or description in any District Facility or Parkland without a Permit.

Section 506 – Model Crafts/Remote Control Vehicles

§506(a) It shall be unlawful to operate model crafts of any kind or description, that are self-propelled (motor driven) or powered or line attached, or that utilizes a remote control guidance system, on or over land or water owned, managed, controlled or operated by the District. This includes but is not limited to model air planes, gliders, boats and automobiles.

Section 507 – Rockets

§507(a) It shall be unlawful to operate missiles, rockets, or similar projectiles powered by chemical motors including, but not limited to, black powder or composite propellants (e.g. ammonium perchlorate, potassium nitrate, aluminum powder and associated binders) in any District Facility or Parkland without a Permit.

Section 508 – Kites

§508(a) It shall be unlawful to operate or use kites with a string length of more than 400 (four-hundred) feet, in areas where they may become lodged in trees, towers, outdoor lights, power or any other utility towers or lines, or in parking areas or roadways. Kite flying or use is specifically prohibited at Sycamore Grove Park, Veterans Park, Holdener Park, Ravenswood Historic Site, Ravenswood Park, Carnegie Park, Garaventa Wetlands, Brushy Peak Regional Preserve, Camp Shelly and Murrieta Meadows Park.

Section 509 – Skate Board/In-line Skate/Roller Skate/Scooter Use

§509(a) It shall be unlawful for any Person under 18 (eighteen) years of age to operate any wheeled device, including but not limited to Roller Skates, In-Line Skates,

Skateboards or Scooters in any District Facility or Parkland without a properly fitted and fastened helmet.

§509(b) It shall be unlawful to Grind or Slide any Skateboard, In-Line Skate, Roller Skate or Scooter across any object, including but not limited to, curbs, plant containers, concrete walls, rock walls, benches, picnic tables, stairway rails or any other object not intended specifically for this use, in any District Facility or Parkland.

§509(c) It shall be unlawful to use any Skateboard, In-Line Skate, Roller Skate or Scooter to ride off of or jump onto or off of any object in any District Facility or Parkland not specifically intended for that use, including but not limited to stairways, curbs, sidewalks, benches, car stops, bike racks, planters, picnic tables or retaining walls.

§509(d) It shall be unlawful to use any Skateboard, In-Line Skate, Roller Skate or Scooter in the courtyard area between the Community and Recreation Buildings at the Robert Livermore Community Center.

§509(e) It shall be unlawful to use any Skateboard, In-Line Skate, Roller Skate or Scooter within 70 (seventy) feet of the main entrance of the Community Building at the Robert Livermore Community Center.

§509(f) It shall be unlawful to use any Skateboard, In-Line Skate, Roller Skate or Scooter within 25 (twenty-five) feet of any public entrance to any District Building.

Section 510 – Extreme Sports

§510(a) It shall be unlawful to hang glide, parachute, parasail, bungee jump in or from any District Facility or Parkland.

§510(b) It shall be unlawful to dive, jump or purposefully fall from bluffs, cliffs, rocks, or structures in any District Facility or Parkland.

§510(c) It shall be unlawful to take part in any activity, including but not limited to kite landboarding (aka kiteboarding, land kiteboarding or flyboarding), land sailing, wingsurfing or any other activity that will lift or move a person or animal using the power of air or wind in any District Facility or Parkland.

Section 511 – Gravity Propelled Activities

§511(a) It shall be unlawful to participate in any Gravity Propelled Activity in any District Facility or Parkland except where designated.

Section 512 – Climbing

§512(a) It shall be unlawful for any Person to climb, sit or hang upon any tree in any District Facility or Parkland.

§512(b) It shall be unlawful to walk, stand, sit or climb upon monuments, fountains, buildings, railings, fences, gates or any structure not designated for such use in any District Facility or Parkland.

§512(c) It shall be unlawful to rock climb, boulder, scramble, or ascend in any manner, any rocks, cliffs or bluffs within any District Facility or Parkland.

Section 513 – Swimming

§513(a) It shall be unlawful for any Person to enter any body of water of any kind or description, in any District Facility or Parkland, for the purpose of swimming, wading, or bathing except in those areas and at times designated by the District.

Section 514 – Recklessness

§514(a) It shall be unlawful to engage in any activity in a negligent, unsafe or reckless manner or in a way that endangers the life, limb or property of any Person in any District Facility or Parkland. **(Misdemeanor)**

Section 515 – Fishing

§515(a) It shall be unlawful for any Person, regardless of age, to take or collect fish or any other aquatic life in any District Facility or Parkland. *A State fishing license does not supersede District rules and regulations in District Parklands and Facilities.*

Section 516 – Alcohol

§516(a) No Person shall possess, sell, or consume any Alcoholic Beverage within any District Facility or Parkland, except beer and wine, which may be possessed and consumed except as noted in the following subsections.

§516(b) It shall be unlawful for any Alcoholic Beverage, including beer and wine, to be possessed, sold or consumed at swimming pools, any park adjoining a school site, or where posted as prohibited, without a Permit.

§516(c) It shall be unlawful for any Alcoholic Beverage, including beer and wine, to be possessed, sold or consumed, at the following locations: Almond Park, Brushy Peak Regional Preserve, Carnegie Park, Bill Payne Sports Park, Sunken Gardens Skate Park, Sunken Gardens Bicycle Stunt Course, all District Trails, Holdener Park, Garaventa Wetlands Preserve, Sycamore Grove Park, Veterans Park, May Nissen Park, Robert Livermore Park or where posted as prohibited, without a Permit.

§516(d) It shall be unlawful for any Alcoholic Beverage, including beer and wine, to be possessed, sold or consumed at any District building, sports field, sports event, or athletic contest.

§516(e) It shall be unlawful for any Alcoholic Beverage, including beer and wine, to be possessed, sold or consumed at any District building, sports field or other Facility or Parkland where any organized youth activity is being conducted, without a Permit.

§516(f) It shall be unlawful for any Alcoholic Beverages, including beer and wine to be served, sold or consumed at any vehicular road or parking lot or within 50 (fifty) feet of any such road or parking lot, or on any District Trail.

§516(g) It shall be unlawful for any Person to have in their possession, or on their person, any bottle, can or other receptacle containing any Alcoholic Beverage, which has been opened or a seal broken, or the contents of which have been partially removed, while on a roadway or in a parking Facility or on a Trail, owned or operated by the District.

§516(h) Pursuant to a Permit, organizations or individuals may be granted an exemption for the use of beer and wine.

Section 517 – Weapons

§517(a) It shall be unlawful for any Person to possess within any District Facility or Parkland, or to fire or discharge, or cause to be discharged, across, within, or into any portion of a District Facility or Parkland, any firearm, gun, rifle, shotgun, bow and arrow, cross bow, sling shot, paintball gun, blowgun, BB gun, pellet gun, air or gas weapon, or any other projectile weapon. (**Misdemeanor**)

§517(b) It shall be unlawful for any Person to use or possess in any District Facility or Parkland any hatchet, ax, machete, Knife with a blade over 3 (three) inches, spear or any other edged weapon.

§517(c) It shall be unlawful to use or have in any District Facility or Parkland any weapon or instrument likely to, or capable of, producing great bodily injury by any means of force.

§517(d) It shall be unlawful to use or have any plastic, wood or metal object intended to mimic a weapon of any kind or description in any District Facility or Parkland without a Permit.

§517(e) The provisions of this section shall not apply to any of the following cases:

1. The possession of firearms or dangerous weapons at a place of residence or business located within the District by a Person in the lawful possession of the residence or business.
2. The discharge of firearms designated by the General Manager specifically for the purposes of Wildlife management, pest control and the destruction of domestic animals presenting a danger to the public or Wildlife.
3. Peace officers and authorized staff in the discharge of their duties.

Section 518 – Fire

§518(a) Upon the finding of an Extreme Fire Hazard by a District Ranger, local fire officer or District staff, no Person shall smoke or build fires of any kind in any District Facility or Parkland.

- §518(b)** Upon the finding of an Extreme Fire Hazard by a District Ranger, local fire officer or District staff, any District Facility or Parkland may be closed to public use and/or evacuated.
- §518(c)** It shall be unlawful to fail to obey, in a prompt manner, an evacuation order after a finding of Extreme Fire Hazard has been rendered. **(Misdemeanor)**
- §518(d)** It shall be unlawful to enter, use or travel through areas of any District Facility or Parkland that have been closed by a District Ranger, local fire officer or District staff, upon finding an Extreme Fire Hazard exists.
- §518(e)** It shall be unlawful to build, light or maintain any open outdoor flame or fire or barbecue in any District Facility or Parkland, except in those devices provided and specifically designated for that purpose.
- §518(f)** It shall be unlawful to use any personal cooking appliances, including but not limited to, a gas or propane stove, portable barbecue, hibachi or tow-behind barbecue, in any District Facility or Parkland without a Permit.
- §518(g)** It shall be unlawful to leave a fire unattended in any District Facility or Parkland at any time.
- §518(h)** It shall be unlawful to leave burning fuel such as wood or charcoal in an existing fireplace, fire pit or barbecue grill in any District Facility or Parkland.
- §518(i)** It shall be unlawful to dispose of coals in garbage cans or refuse bins. Fuels must be completely before being disposed of. If no disposal facility is available extinguished coals shall be left in the barbecue device.
- §518(j)** It shall be unlawful to dispose of lighted cigarettes, cigars, matches or any flaming or glowing material until completely extinguished and then only in a place or container for the proper disposal thereof.

Section 519 – Smoking/Tobacco Products

- §519(a)** It shall be unlawful to smoke or in any other way engage in the use of tobacco or tobacco-like products in any form in any District building.
- §519(b)** It shall be unlawful to smoke or use tobacco or tobacco-like products of any kind or description at or within 100 (one hundred) feet of any District Playground Facility.
- §519(c)** It shall be unlawful to smoke or light any tobacco or tobacco-like product within 100 (one hundred) feet of any entrance, exit or operable window of any District building.

§519(d) It shall be unlawful to smoke or in any other way engage in the use of tobacco or tobacco-like products in any form in any District Facility or Parkland or part therein, unless designated and posted for that use.

§519(e) It shall be unlawful to smoke or light any tobacco or tobacco-like product in any Parkland with unmowed grasses or vegetation, natural vegetation, or other non-landscaped areas.

§519(f) It shall be unlawful to smoke or in any other way engage in the use of tobacco or tobacco-like products in any form at any time in Brushy Peak Regional Preserve, Garaventa Wetlands Preserve, Holdener Park, Sycamore Grove Park, Veterans Park or other Open Space Parks or Preserves, District Trails or sports Facilities, except in areas designated for that use.

§519(g) It shall be unlawful to smoke or in any other way engage in the use of tobacco or tobacco-like products in any form at any time at Ravenswood Historic Site, except in the adjacent paved parking area.

§519(h) It shall be unlawful to smoke or in any other way engage in the use of tobacco or tobacco-like products in any form at any time at Sunken Gardens Park.

§519(i) It shall be unlawful to smoke or in any other way engage in the use of tobacco or tobacco-like products in any form at any time in any grandstand, stadium, amphitheater, covered arena, rodeo Facility, or other similar places of assembly which are open to the sky, except in areas designated for that use.

§519(j) It shall be unlawful to smoke or in any other way engage in the use of tobacco or tobacco-like products in any form at any District building, sports field or other Facility where any organized youth activity is being conducted, except in areas designated for that use.

Section 520 – Fireworks

§520(a) It shall be unlawful to use or possess fireworks of any kind in any District Facility or Parkland. **(Misdemeanor)**

Section 521 – Malicious Mischief

§521(a) It shall be unlawful for any Person to Vandalize any object in any District Facility or Parkland. **(Misdemeanor)**

§521(b) It shall be unlawful for any Person to purposefully rock or tip over any portable restroom in any District Facility or Parkland.

§521(c) It shall be unlawful for any Person to tie any rope or other item to or attach any swing, rope or otherwise, to any tree in any District Facility or Parkland.

Section 522 – Gambling

§522(a) It shall be unlawful to participate in any gambling of any kind or description in any District Facility or Parkland.

Section 523 – Facility Use Age Restrictions

§523(a) It shall be unlawful for any Person aged 8 (eight) years or younger to use or be allowed to use any District Facility or Parkland unless accompanied by and under the control of a competent Adult. In any District Dog Run or Off Leash Area the age restriction shall be for any person aged 12 (twelve) years or younger.

Section 524 – Theatrical Re-enactments

§524(a) It shall be unlawful to engage in theatrical re-enactments in any District Facility or Parkland without a Permit.

Section 525 – Filming/Commercial Photography

§525(a) It shall be unlawful to operate a still, motion picture, video or other camera for commercial purposes or private gain in District Facilities or Parklands without a Permit. Fees for the issuance of such a Permit may be established from time to time by the General Manager.

§525(b) Section 525(a) shall not apply to the operation of cameras as part of bona fide reporting of news.

Section 526 – Hazardous Materials

§526(a) It shall be unlawful to bring any hazardous, toxic or reactive material, whether liquid, gas, solid, powder, metal or any other form, into any District Facility or Parkland. This includes, but is not limited to, gasoline, paint thinner, turpentine, mineral spirits, propane, any acid or base, petroleum product, pesticide, herbicide, fertilizer or essential oil.

§526(b) §526(a) does not apply to the normal and legal use of a Motor Vehicle, Wheelchair or Power-Driven Mobility Device.

§526(c) Certain substances in §526(a) may be allowed, in small quantities, at the discretion of the District, by Permit only.

Chapter 600 – General Operations

Section 601 – Restrooms

§601(a) It shall be unlawful for any Person to use a restroom or locker room Facility intended for the opposite sex. This shall not apply to children aged 5 (five) and under accompanied by a competent Adult or care-giver authorized by the parent or guardian. Further, no Person shall remain in or about such Facilities nor shall any Persons use such Facilities for purposes other than those intended.

§601(b) It shall be unlawful to operate any photographic device of any kind in any District restroom or locker room Facility.

§601(c) It shall be unlawful to operate any cell phone in any District restroom or locker room Facility.

Section 602 – Picnic

§602(a) When no reservation has been made, picnic tables may only be claimed or held on a "one Person-one table" basis. "One Person-one table" means that there must be at least one Adult present for each table claimed or held.

§602(b) It shall be unlawful to move or remove any "RESERVED" sign(s), posted by the District, from any picnic area, day use area or campsite Facility.

§602(c) It shall be unlawful to willfully occupy or hold a picnic area, day use area, campsite or Facility which has been reserved by another Person through the District.

Section 603 – Wearing of Proper Footgear

§603(a) It shall be unlawful for any Person to wear footgear that will damage, injure or create the need for excessive maintenance on any field, court, deck, floor, turf or specialized surface for particular games or activities. In areas posted with a sign specifying footgear authorized or approved, it shall be unlawful for any Person to enter any such area other than with the footgear so designated.

Section 604 - Park Use Guidelines

§604(a) It shall be unlawful for any Person to disobey any posted or published District Facility or Parkland policies, restrictions or use guidelines.

Section 605 – Skate Park

§605(a) It shall be unlawful to enter into or to remain upon the skate park Facility between Sunset of one day and 6:00 am of the following day ~~without a Permit.~~

§605(b) It shall be unlawful for any Person to operate any device other than a Skateboard, In-Line Skates or Roller Skates, including but not limited to Bicycles and Scooters, on the skating surface of any District skate park Facility.

§605(c) It shall be unlawful to have or operate a Motor Vehicle of any kind or description at any time on the skating surface of any District skate park Facility.

§605(d) It shall be unlawful for any Person, regardless of age, to ride a Skateboard or use In-Line Skates, Roller Skates or any other type of Skates, on the skating surface of any District skate park Facility, without wearing a properly fitted and fastened helmet, elbow pads and knee pads.

§605(e) It shall be unlawful for any Person to be within the designated skating surface of any District Skate park Facility without having in their possession an appropriate

helmet, knee pads and elbow pads if they are in possession of a Skateboard, In-Line Skates, Roller Skates or any other type of Skates. The possession of any skating equipment without proper safe gear, as noted above, shall be deemed a violation of this section.

§605(f) It shall be unlawful for any Person to engage in any non-skating activity on the skating surface of any District skate park Facility.

§605(g) It shall be unlawful to possess any glass or bottles at any District skate park Facility.

§605(h) It shall be unlawful for any Person to have any Bicycle on the skating surface of any District skate park Facility.

Section 606 – Stunt Bicycle Park

§606(a) It shall be unlawful to enter into or to remain upon any District Bicycle stunt park between Sunset of one day and 6:00 am of the following day.

§606(b) It shall be unlawful for any Person to utilize any device, other than a Bicycle or Scooter on the stunt course of any District Bicycle stunt park. Prohibited devices include but are not limited to Skateboards, In-Line Skates or Roller Skates.

§606(c) It shall be unlawful to have or operate a Motor Vehicle of any kind or description at any time on the surface of any Bicycle stunt course at any District Bicycle stunt park.

§606(d) It shall be unlawful for any Person, regardless of age, to ride a Bicycle or Scooter of any kind or description, on any District Bicycle stunt course, without wearing a properly fitted and fastened helmet.

§606(e) It shall be unlawful for any Person to be within the designated stunt bicycle area of any District Stunt Bicycle Facility without having in their possession a properly fitted helmet, if they are in possession of a Bicycle. The possession of a bicycle without proper safety gear, as noted above, shall be a violation of this section.

§606(f) It shall be unlawful for any Person to engage in any non-Biking or non-Scooter activity on the surface of any Bicycle stunt course at any District Bicycle stunt park.

§606(g) It shall be unlawful to possess any glass bottle or container at any District Bicycle stunt park.

Section 607 – BMX Bicycle Park

§607(a) It shall be unlawful for any Person, regardless of age, to operate or ride upon a Bicycle on any District BMX Bicycle Facility without properly fitted and fastened helmet.

- §607(b)** It shall be unlawful for any Person to be within the designated BMX bicycle area of any District BMX Bicycle Facility without having in their possession a properly fitted helmet, if they are in possession of a Bicycle. The possession of a Bicycle without proper safety gear, as noted above, shall be deemed a violation of this section.
- §607(c)** It shall be unlawful to operate any Bicycle that has pegs or a kickstand on any District BMX Bicycle Facility.
- §607(d)** It shall be unlawful to have or operate a Motor Vehicle of any kind or description at any time on any District BMX Bicycle Facility.
- §607(e)** It shall be unlawful to operate any Vehicle other than a Bicycle on any District BMX Bicycle course. This includes, but is not limited to Skateboards, Scooters or any other Vehicle of any kind or description.
- §607(f)** It shall be unlawful for any Person to engage in any activity, other than actively riding a Bicycle, while on any District BMX Bicycle Facility course.
- §607(g)** It shall be unlawful for any Person to alter, in any way, any District BMX Bicycle Facility course.
- §607(h)** It shall be unlawful to possess any glass bottle or container at any District BMX Bicycle Facility.

Section 608 – Camp Shelly

- §608(a)** Any Person who fails to comply with District rules and regulations may be cited and/or ejected from the campground. If a patron is ejected for failure to comply with District rules and regulations, they will not receive a refund.
- §608(b)** It shall be unlawful to occupy a campsite or parking area unless the site or space to be occupied has been designated for camping or parking by the District.
- §608(c)** It shall be unlawful for a Person who is a Juvenile to use a District campground unless accompanied by a parent or guardian.
- §608(d)** It shall be unlawful to have more than 8 (eight) people occupying any one camp site.
- §608(e)** It shall be unlawful to park more than 1 (one) Motor Vehicle at any campsite, or to park off the designated pad at the site, without a Permit.
- §608(f)** It shall be unlawful to use or operate any radio receiving set, musical instrument, phonograph, CD player, television set, karaoke machine, or other device in such a manner as to disturb the peace, quiet, and comfort of any campground user or any

reasonable Person of normal sensitivity in the area. The use of any such device or machine, such that the sound produced is audible in other camp sites, shall be deemed a violation of this section. In no event shall the above devices be operated between the hours of 10:00 p.m. and 8:00 a.m.

- §608(g)** It shall be unlawful to operate any generator in any District campground.
- §608(h)** It shall be unlawful for any Person to use a chainsaw or similar device in any District campground.
- §608(i)** It shall be unlawful to build a fire in any location other than the provided fire pits. In no event shall any Person build or maintain a fire whose flame height exceeds 2 (two) feet or whose dimensions exceed the provided fire pit.
- §608(j)** It shall be unlawful to leave any fire within the campground unattended.
- §608(k)** It shall be unlawful to place any food, Litter or debris into any fire pit.
- §608(l)** It shall be unlawful to not properly store, in accordance with District policy or as directed by District staff, any food, food storage container or food preparation item. This includes but is not limited to pet food, ice chests, cups, plates, utensils, pots and pans. In no event shall any food or item with food residue be left unattended at any time.
- §608(m)** It shall be unlawful to wash any item, including but not limited to, dishes, utensils, cups, pots or pans at hose bibs or sinks.
- §608(n)** It shall be unlawful for any Person to cause or permit any dog to be or to run at large at any time in any District campground unless such dog is securely restrained by a substantial Leash, not to exceed six feet in length, and is under charge and full control at all times.
- §608(o)** It shall be unlawful to allow, or fail to control, a barking dog within any campground of the District.
- §608(p)** It shall be unlawful to leave a dog unattended in any District campground at any time.
- §608(q)** It shall be unlawful to have or allow to remain in any District campground any animal that is deemed Vicious. Any Person that has the charge of any animal that is deemed Vicious will be required to remove the animal from the campground and may be cited and/or ejected from the campground.
- §608(r)** It shall be unlawful to leave any Vehicle or other item that in any manner blocks or impedes traffic on the road to, and within, the campground.

§608(s) It shall be unlawful for any Person to use any District campground Facilities or amenities without a Permit.

Section 609 – Synthetic Sports Fields

§609(a) It shall be unlawful to bring any dog or other animal onto any District Synthetic Sports Field.

§609(b) It shall be unlawful for any Person to bring onto or ride any Bicycle of any kind or description on the surface of any District Synthetic Sports Field.

§609(c) It shall be unlawful to bring any food or drink, except water, onto any District Synthetic Sports Field.

§609(d) It shall be unlawful to bring any glass container of any kind or description onto any District Synthetic Sports Field.

§609(e) It shall be unlawful to bring onto or consume any sunflower seeds, gum, candy or nuts while on the surface of any District Synthetic Sports Field.

§609(f) It shall be unlawful to utilize any tobacco or tobacco-like products of any kind or description on the surface of any District Synthetic Sports Field.

§609(g) It shall be unlawful to bring onto, ride or use any stroller, skateboard, tri-cycle or motor vehicle of any kind or description on any District Synthetic Sports Field.

Chapter 700 – General Nuisance

Section 701 – Noise

§701(a) The use of all sound-amplifying equipment for any group or special event requires a District use Permit. The users of sound equipment shall abide by any specific limitations noted upon the use Permit, and shall abide by the orders and directions of District employees in the operation of such sound-amplifying equipment.

§701(b) It shall be unlawful to use or operate any radio receiving set, musical instrument, phonograph, CD player, television set, karaoke machine, or other device in such a manner as to disturb the peace, quiet, and comfort of any park user or any reasonable Person of normal sensitivity in the area. The use of any such device or machine, such that the sound produced is audible at a distance in excess of 100 (one-hundred) feet, shall be deemed a violation of this section.

§701(c) It shall be unlawful to use or operate any radio receiving set, musical instrument, phonograph, CD player, television set, karaoke machine, or other device at a volume greater than 80 decibels at the device or speaker at any time.

§701(d) It shall be unlawful to willfully make or cause to be made or continued, any loud, unnecessary or unusual noise which disturbs the peace and quiet or which causes

discomfort or annoyance to any reasonable Person of normal sensitivity utilizing any District Facility or Parkland or on adjacent private property.

Section 702 – Posting and Decorations

§702(a) It shall be unlawful for any Person to cut, carve, paint, mark, paste or fasten on any tree, fence, wall, building, monument, or other property in any District Facility or Parkland, any bill, advertisement, directional or informational signs, or inscription whatsoever.

§702(b) It shall be unlawful in any District Facility or Parkland for any Person to attach or place any materials, devices, or equipment for the purpose of decorating or for any other purpose without first having obtained a Permit.

§702(c) It shall be unlawful for any Person to distribute or place in or upon any Vehicle, left standing or parked, on any District Facility or Parkland any written materials, including but not limited to, advertisements, handouts, handbills, circulars, leaflets, pamphlets, paper, booklets or other printed or written material regardless of whether the content is commercial or non-commercial, without a Permit. Each deposit of any written or printed material shall be deemed a separate violation.

§702(d) It shall be unlawful for any Person to place, post, display, fasten to any tree, fence, gate, table, bench, wall, building, monument, or other property any advertisement, directional sign, balloon, political sign, campaign sign, realty sign, banner or any inscription whatsoever, whether free-standing, in-ground, tied, taped, stapled, nailed or displayed in any other manner, in any District Facility or Parkland. No sign, banner or posting on any premises or business adjacent to any District Facility or Parkland may be placed in such a manner as to protrude into, hang over, or in any manner encroach upon, any District Facility or Parkland.

Section 703 – Unauthorized Storage

§703(a) No Person or group shall store, leave, or otherwise allow to remain on, at or in any District Facility or Parkland any materials, supplies, equipment, or other physical accessories.

§703(b) Any materials, supplies, equipment or other personal property left more than 24 (twenty-four) hours, may be moved or towed and stored at owner's expense.

§703(c) Any materials, supplies, equipment or other personal property that have been moved or towed and stored as noted in §703(b), that remains unclaimed after 45 (forty-five) calendar days from date of notification or attempted notification of owner, shall become LARPD property and will be disposed of or sold, whichever is determined most appropriate, by the District.

Section 704 – Disturbing the Peace

§704(a) It shall be unlawful for any Person to engage in any course of conduct in any District Facility or Parkland after being advised by a Park Ranger or other District

employee, Law Enforcement Officer, agent or Concessionaire having authority to regulate or manage the area, that such conduct does or could unreasonably or unnecessarily interfere with or obstruct the lawful use and enjoyment of such Facility or Parkland by other Persons or impairs the ability of any Park District employee, agent or Concessionaire to perform his or her authorized duties and activities. **(Misdemeanor)**

§704(b) It shall be unlawful to use any threatening, abusive, boisterous, loud, insulting, or indecent language or gesture that impairs or could impair the lawful use and enjoyment of District Facilities or Parklands by other Persons.

Section 705 – Failure to Obey

§705(a) It shall be unlawful to refuse to leave the premises of any District Facility or Parkland when given a lawful order to do so by a District employee or a Law Enforcement Officer. **(Misdemeanor)**

Section 706 – Nudity

§706(a) It shall be unlawful for any Person to appear, swim, bathe, wade, sunbathe, walk or be in any District Facility or Parkland in such a manner that the genitals, vulva, pubis, symphysis, pubic hair, buttocks, cleft, perineum, anus, anal region, pubic hair region or any portion of the breast at or below the upper edge of the areola of any female Person be exposed to public view.

§706(b) Section 706(a) shall not apply to children under the age of 5 (five) years or a woman with breast(s) exposed in the process of breast feeding an infant.

Section 707 – Air Jumps

§707(a) It shall be unlawful to have, install, or use any air filled play device including but not limited to, air jumps, trampolines, slides and ball pits in any District Facility or Parkland without a Permit.

Section 708 – Generators

§708(a) It shall be unlawful to use or possess a generator or similar device in any District Facility or Parkland without a Permit.

Section 709 – Metal Detectors

§709(a) It shall be unlawful to use a metal detector or similar device in any District Facility or Parkland without a Permit.

Section 710– Unintended Use

§710(a) It shall be unlawful to use a District Facility or Parkland for a purpose other than that for which it is intended by the District without a Permit.

§710(b) It shall be unlawful to alter any District Facility or Parkland without a Permit and/or a lease. This includes but is not limited to digging, excavating, or constructing any, obstacle, ramp or jump or removing any object, mowing,

edging, trimming, cutting, pruning, removing or adding any plant material, soil or amendments of any kind or description or adding any markings or lines via chalk, paint, tape or other adhesive or any other medium for any purpose.

§710(c) It shall be unlawful to erect or build any structure or building of any kind or description in any District Facility or Parkland without a Permit. This includes but is not limited to tents, shade shelters, portable restrooms, and tree houses, or fencing.

§710(d) It shall be unlawful to drive, pound, hammer or place any stake, bar, post, fence post or other item into the ground at any District Facility or Parkland without a permit.

Section 711– Encroachment

§711(a) It shall be unlawful for the owner or occupant of any premise or business adjacent to any District Facility or Parkland to fail or neglect to keep any tree, shrub, vine or ground cover controlled or trimmed so as not to infringe upon any District Facility or Parkland. The overhang of trees onto District property shall be trimmed to a minimum height of 8 (eight) feet over grade level of any District Facility or Parkland, with the exception of parking lots or streets, in which case the minimum height shall be 10 (ten) feet.

Chapter 800 – Vehicles

Section 801 – Parking

§801(a) Any Vehicle parked or left standing in violation of this section may be removed in accordance with the California Vehicle code §22650.

§801(b) It shall be unlawful for any Person to park a Motor Vehicle in any District Facility or Parkland, except an authorized emergency Vehicle or when in compliance with the directions of a peace officer, in any of the following places:

1. Where prohibited by "No Parking" signs.
2. Where prohibited by "No Stopping" signs.
3. Adjacent to any curb painted red.
4. Adjacent to any curb beyond the time indicated by paint or signs.
5. Within 15 (fifteen) ft. of a fire hydrant.
6. Blocking or obstructing any fire Trail or fire lane.
7. Blocking or obstructing any Trail, sidewalk or pedestrian walkway.
At no time may a vehicle, even if parked in a legal parking space, overhang or protrude, narrowing a Trail, sidewalk or pedestrian walkway to a width of 3 (three) ft. or less.
8. Blocking or obstructing any gate, entrance, or exit.
9. On any lawn, turf, or landscaped area.
10. On any area where grass and other vegetation is taller than 4 (four) inches in height.
11. In any picnic area.

12. In such a manner as to take up more than one designated parking place in any authorized area.
13. In such a manner as to block or partially block the roadway of the parking area ie. Vehicle not pulled fully into parking space.
14. Where a fee is charged and the fee is not paid.
15. In any District parking area where a fee is charged, a Permit is issued as a receipt, and the Permit or receipt is not displayed in a conspicuous place upon the Vehicle as to be easily observed by a peace officer.
16. In any District parking area for the purpose of commute parking.
17. In any District parking area for the purpose of advertising or attempting to sell a Vehicle.
18. In any area not intended by the District to be used for parking or in any area that is designated as restricted or permit use only, without displaying a valid permit.
19. Anywhere in the District between the hours of 10:00 p.m. of one day and 6:00 a.m. of the following day, or hours otherwise posted, without a permit.
20. In any District parking area if vehicle occupants are not utilizing a District Facility or Parkland associated with said parking area.
21. In any area designated for District employees without displaying an LARPD employee parking permit.
22. By backing in where posted head-in parking only.

§801(c) It shall be unlawful for any Person to park, abandon, or otherwise allow to remain any automobile or other conveyance in any District Facility or Parkland between the hours of 10:00 p.m. of one day and 6:00 a.m. of the following day, or hours otherwise posted, without a Permit.

§801(d) It shall be unlawful for any Person to park a Vehicle in any District parking area if such Person is not utilizing a District Facility or Parkland associated with said parking area.

Section 802 – Motor Vehicles

§802(a) It shall be unlawful for any Person to drive any Motor Vehicle of any kind on any District Trail, or on any service road not intended for public use, or any other area posted to prohibit such use.

§802(b) Section 802(a) shall not apply to a mobility challenged Person using a multi-use Trail who is using a Wheelchair or Power-Driven Mobility Device.

§802(c) It shall be unlawful for any Person to operate any Motor Vehicle in any District Facility or Parkland except on established roads that are open to the public for this purpose.

- §802(d) It shall be unlawful for any Person authorized to operate any Motor Vehicle in any District Facility or Parkland to drive anywhere other than on established roads.
- §802(e) It shall be unlawful for any Person authorized by easement agreement to drive on service roads and/or Trailways in any District Facility or Parkland to drive anywhere other than on roads approved and agreed upon in the easement.
- §802(f) It shall be unlawful for any Person to operate any Motor Vehicle in any District Facility or Parkland at a speed greater than 15 (fifteen) mph unless otherwise posted.
- §802(g) It shall be unlawful for any Person to operate a Vehicle within any District parking area or non-roadway at a speed greater than 5 (five) mph.
- §802(h) It shall be unlawful for any Person to operate any Motor Vehicle in any District Facility or Parkland at a speed greater than is reasonable or prudent for conditions present, which may include but are not limited to, road width, road surface, weather and traffic conditions.
- §802(i) It shall be unlawful for any Person to operate any Motor Vehicle in any District Facility or Parkland at a speed which endangers the safety of Persons, property or Wildlife.
- §802(j) It shall be unlawful in any District Facility or Parkland for the operator of any Motor Vehicle to so accelerate as to cause audible noise by tire friction on the pavement or graveled surface, or to cause the tires of the Vehicle to leave friction marks upon the pavement except when such action is reasonably necessary to avoid collision.
- §802(k) It shall be unlawful in any District Facility or Parkland for the operator of any Motor Vehicle to cause a Vehicle to spin, slide, race, fishtail, circle or to operate a Vehicle in any way that may endanger themselves, any other Vehicles, park users or property. **(Misdemeanor)**
- §802(l) It shall be unlawful for any Person to perform any Vehicle maintenance or repairs in any District Facility or Parkland.
- §802(m) It shall be unlawful to wash any Motor Vehicle in any District Facility or Parkland without a Permit.
- Section 803 – Motor Vehicle Abandonment**
- §803(a) It shall be unlawful for any Person to permit a Vehicle to be parked or left standing within District Facilities or Parklands for 72 (seventy-two) or more consecutive hours.

§803(b) Any Vehicle parked or left standing in violation of this Section may be removed in accordance with the California Vehicle Code.

Section 804 – Bicycles

§804(a) It shall be unlawful for any Person under the age of 18 (eighteen) to operate a Bicycle, or ride upon a Bicycle as a passenger in any District Facility or Parkland without a properly fitted and fastened Bicycle helmet. This also applies to a Person who rides upon a Bicycle while in a restraining seat that is attached to the Bicycle or in a trailer towed by the Bicycle.

§804(b) It shall be unlawful to ride a Bicycle at a speed exceeding 15 (fifteen) mph in any District Facility or Parkland at any time unless otherwise posted. In no event shall a Bicycle be operated at a speed greater than is reasonable or prudent, having due regard for weather, visibility, the traffic on and the surface being traversed. In no event shall a Bicycle be operated at a speed or in a manner which endangers the safety of Persons or property.

§804(c) It shall be unlawful to ride a Bicycle off of or jump onto or off of any object in any District Facility or Parkland including but not limited to stairways, curbs, sidewalks, benches, car stops, bike racks, planters, picnic tables or retaining walls.

§804(d) It shall be unlawful for any Person to lock, chain, fasten, leave or prop any Bicycle in any District Facility or Parkland, to any item not specifically intended for that purpose, including but not limited to trees, tree cages, tree tubes, fences, gates, picnic tables, signs, sign posts, drinking fountains, hose bibs and buildings.

§804(e) It shall be unlawful to operate a Bicycle in the courtyard area between the Community and Recreation Buildings at the Robert Livermore Community Center.

§804(f) It shall be unlawful to operate a Bicycle within 70 (seventy) feet of the main entrance of the Community Building at the Robert Livermore Community Center.

§804(g) It shall be unlawful to operate a Bicycle within 25 (twenty-five) feet of any public entrance to any District Building.

§804(h) It shall be unlawful to Grind any Bicycle across any object, including but not limited to, curbs, plant containers, concrete walls, rock walls, benches, picnic tables, stairway rails or any other object not intended specifically for this use, in any District Facility or Parkland.

Section 805 - Watercraft

§805(a) It shall be unlawful for any Person to launch a flotation device of any kind or description, including but not limited to a boat, kayak, canoe, raft, inner tube or surfboard on water owned, managed, controlled or operated by the District.

Section 806 – Aircraft

- §806(a) It shall be unlawful to land any Aircraft on any District Facility or Parkland.
- §806(b) It shall be unlawful to practice, or attempt to practice, the landing, take-off, or taxiing of any Aircraft over or upon any District Facility or Parkland.
- §806(c) It shall be unlawful to operate any Aircraft in a manner which disturbs or causes harm to any of the Flora or Wildlife or which impairs the lawful use and enjoyment of a District Facility or Parkland.
- §806(d) It shall be unlawful to operate any Aircraft over any District Facility or Parkland at a height lower than 500 (five-hundred) feet, other than normal landing and take-off activities utilizing the Livermore Municipal Airport.

Chapter 900 – Trail Uses

Section 901 – General

- §901(a) It shall be unlawful to use any Trail that is posted as closed in any District Facility or Parkland.
- §901(b) It shall be unlawful to use any District Trail in a negligent, unsafe or reckless manner or in a way that endangers the life, limb or property of any Person.
- §901(c) It shall be unlawful for any Person to travel farther than 100 (one-hundred) feet off any designated Trail in any Open Space or Preserve.
- §901(d) It shall be unlawful for any Person to leave any District Trail when such action will result in that Person trespassing on private property.
- §901(e) It shall be unlawful for any Person to utilize a vehicle of any kind or description, including but not limited to, scooters, skateboards, off-road skateboards, gravity propelled devices or motor vehicles on any Trail, or across any area in any District Facility or Parkland, not designated for that use. These vehicles are specifically prohibited on unpaved Trails in any Open Space or Preserve.
- §901(f) Section 901(e) shall not apply to a mobility challenged Person who is using a Wheelchair, or Power-Driven Mobility Device, or a device in which young children are being safely transported e.g. stroller.

Section 902 – Bicycles on Trails

- §902(a) It shall be unlawful to ride or operate any Bicycle on any Trail not designated for that purpose.
- §902(b) It shall be unlawful to ride or operate any Bicycle in any District Facility or Parkland when not on a Trail or in an area designated for such use.

§902(c) It shall be unlawful for any Person to not ride a Bicycle single file on the right side of the Trail and/or reduce speed to a level that is safe for conditions, when on turns, blind corners or steep hills/grades.

§902(d) It shall be unlawful for any Person riding a Bicycle to not warn other Trail users, at a distance not less than 30 (thirty) feet, when overtaking or approaching. This warning can be a verbal statement that shall be called out, or an audible device that is sounded.

§902(e) It shall be unlawful to ride a Bicycle at a speed exceeding 15 (fifteen) mph in any District Facility or Parkland at any time unless otherwise posted. In no event shall a Bicycle be operated at a speed greater than is reasonable or prudent, having due regard for weather, visibility, the traffic on and the surface and width of the Trail. In no event shall a Bicycle be operated at a speed or in a manner which endangers the safety of Persons or property.

Section 903 – Saddle or Pack Animals on Trails

§903(a) It shall be unlawful to ride, drive, lead or keep any horse, mule, donkey, pony or other saddle or pack animal on any Trail not designated for that purpose in any District Facility or Parkland.

§903(b) It shall be unlawful to ride, drive, lead or keep any horse, mule, donkey, pony or other saddle or pack animal in any District Facility or Parkland when not on a Trail or in an area designated for such use.

§903(c) It shall be unlawful to ride or drive any horse, mule, donkey, pony or other saddle or pack animal at a trot, canter, gallop or run or to use an ambling gait in any area where the pace of such animal is restricted to a walk. These areas include, but are not limited to, District multi-use Trails District wide and any trail 8 (eight) feet or less in width.

§903(d) It shall be unlawful to ride or drive any horse, mule, donkey, pony or other saddle or pack animal at a speed that exceeds a Trot, Ambling Gait or 15 (fifteen) miles per hour, whichever is less, in any District Facility or Parkland, unless otherwise posted. In no event shall the speed of such animal be greater than is reasonable or prudent, having due regard for weather, visibility, other trail users, trail conditions and the width of the Trail, and in no event at a speed which endangers the safety of Persons, property or Wildlife.

§903(e) It shall be unlawful to ride, drive, lead or keep any horse, mule, donkey, pony or other saddle animal on any District Trail without a securely fastened saddle and a bridle or other device designed to control the animal.

Section 904 – Vehicles on Trails

- §904(a) It shall be unlawful for any Person to drive any Vehicle of any kind on any District Trail or service road not intended for public use or posted to prohibit such use.
- §904(b) Section 904(a) shall not apply to a mobility challenged Person using a multi-use Trail who is using a Wheelchair or Power-Driven Mobility Device or a device in which young children are being safely transported e.g. stroller.
- §904(c) It shall be unlawful to utilize any sled, wagon, pony cart or other device pulled by an animal of any description on any District Trail.

Chapter 1000 – Domestic Animals

Section 1001 – Grazing

- §1001(a) It shall be unlawful to allow horses, cattle, sheep, goats, or any other animal to graze in any District Facility or Parkland.

Section 1002 – Saddle or Pack Animals

- §1002(a) It shall be unlawful for any Person to ride, drive, lead, or keep any horse, mule, donkey, pony or other saddle or pack animal at any swimming pool, nature Preserve, picnic area, Playground, lawn or turf area, or any other area designated as restricted in any District Facility or Parkland.
- §1002(b) It shall be unlawful for any Person to ride, drive, lead, or keep any horse, mule, donkey, pony or other animal in a reckless or negligent manner in any District Facility or Parkland.
- §1002(c) It shall be unlawful for any Person to leave any horse, mule, donkey, pony or other animal unattended or insecurely tied in any District Facility or Parkland.
- §1002(d) It shall be unlawful to tie any horse, mule, donkey, pony or other saddle or pack animal to any sign, sign post, tree, bush, shrub, tree cage, tree tube, picnic table, bench, drinking fountain, fence, gate or other District property or building at any time unless in a manner and place so designated for that use.

Section 1003 – Animals/Pets

- §1003(a) No dog, cat, or other animal, even if securely Leashed, shall be permitted at any aquatic Facility, Playground, Preserve, Synthetic Sports Field, wetland, in any building, or any other area specifically designated as prohibited.
- §1003(b) Section 1003(a) shall not apply to an on duty service animal assisting a physically challenged Person.
- §1003(c) No dog, cat, horse, or other animal shall be Permitted in any District Facility or Parkland, except at a place, time and in a manner as designated. At such times

animals must be under the charge and full control of a Person competent to keep such animal under effective charge and control.

- §1003(d)** It shall be unlawful for any Person to cause or permit any dog or other animal to be or to run at large at any time unless such dog or other animal is securely restrained by a substantial Leash not to exceed six feet in length and is under charge and full control of a Person competent to keep such animal under effective charge and control at all times.
- §1003(e)** Nothing in section 1003(d) shall prevent a dog from being without a Leash in a designated Dog Run/Off-Leash Area that is posted for such use. However, owners allowing a dog to use such areas are still required to attend the dog and are responsible for the charge, control and actions of said dog. Section 1003(d) will not apply to an on duty service animal assisting a physically challenged Person.
- §1003(f)** It shall be unlawful for any Person to leave an animal or pet of any description unattended in any District Facility or Parkland at any time.
- §1003(g)** It shall be unlawful for any Person in control or having custody of any dog or other animal to fail to remove the fecal matter of such animal from any District Facility or Parkland. All fecal matter shall be removed from the ground in a bag or other device and placed in a trash receptacle. Any Person in control or in charge of any dog or other animal must carry a bag or other device for removal of fecal matter at all times, and must present the bag or other device to any law enforcement or animal control officer upon request.
- §1003(h)** It shall be unlawful for any Person to sweep, rake, shovel or otherwise clean out any Trailer or Vehicle of any kind or description, that is used to move horses, bovine or other animals, of any fecal material and leave said material behind in any District Facility or Parkland.
- §1003(i)** It shall be unlawful for any Person to knowingly bring into any District Facility or Parkland any sick, diseased or infectious animal or pet.
- §1003(j)** It shall be unlawful for any Person to leave or abandon any animal or pet, whether dead or alive, in any District Facility or Parkland. **(Misdemeanor)**
- §1003(k)** Any dog or cat found without a license or identification tag, in violation of California Food and Agriculture Code Section 30951, may be seized and impounded by members of the District's Ranger staff, Law Enforcement Officer or other authorized employee assisting the police, as authorized by and pursuant to California Food and Agriculture Code Section 31101.
- §1003(l)** It shall be unlawful to allow a dog or other animal to chase, injure or kill any cow, goat, sheep or other domestic animal in any District Facility or Parkland.

§1003(m) Any dog found running at large in District facilities or Parklands (i) in a pack of three or more dogs in the park or (ii) chasing wild animals or cattle, or interfering with, bothering, or harassing park users, other animals or Wildlife, may be seized and impounded. In the event that such a dog is found to create a danger to the life or limb of park users, other animals or Wildlife, and cannot be seized or impounded, the dog may be killed by a County or City law enforcement officer or designated District Park Ranger.

§1003(n) It shall be unlawful for any Person to bring into, or permit any Vicious Animal to enter or remain in, any District Facility or Parkland. **(Misdemeanor)**

§1003(o) It shall be unlawful for any Person to train dogs for attack, or any other form of dog and human contact which simulates an attack, in any District Facility or Parkland. **(Misdemeanor)**

§1003(p) It shall be unlawful to utilize any sled, wagon, pony cart or other device pulled by an animal of any description within any District Facility or Parkland.

§1003(q) It shall be unlawful for any Person to feed any Feral or abandoned animal in any District Facility or Parkland.

§1003(r) It shall be unlawful for any Person to bring into any District Facility or Parkland any Exotic Animal or Prohibited Animal without a permit. This does not include saddle animals, domestic dogs (excluding wolf and coyote hybrids) and domestic cats (excluding Exotic crosses).

Section 1004 – Dog Run/Off-Leash Areas

§1004(a) It shall be unlawful for any Person to bring an unlicensed dog(s) into any District Dog Run/Off-Leash Area. A valid dog license tag must be worn by the animal(s) at all times.

§1004(b) It shall be unlawful for any Person that brings a dog(s) into a District Dog Run/Off-Leash Area to leave the enclosed/designated area without their animal(s). Any Person charged with the control of said animal(s) must remain in the enclosed/designated area and monitor and control the dog(s).

§1004(c) It shall be unlawful for any Person to knowingly bring into any District Dog Run/Off-Leash Area any sick, diseased or infectious animal.

§1004(d) It shall be unlawful for any Person to bring into, or allow to remain in any District Dog Run/Off-Leash Area, any animal that is in heat.

§1004(e) It shall be unlawful for any Person to bring into, or allow to remain in any District Dog Run/Off-Leash Area, any animal that is not a dog.

- §1004(f)** It shall be unlawful for any Person to bring into, or allow to remain in any District Dog Run/Off-Leash Area, any animal that cannot be kept under Voice Control.
- §1004(g)** Section 1004(f) may not apply to a dog with visual or hearing disabilities. Accommodation may be made on a case-by-case basis for the use of visual cues or assistive technology i.e. electric collar, in place of audible signals. Regardless of method, all conditions of Voice Control must still be met.
- §1004(h)** It shall be unlawful for any Person to have more than 2 (two) dogs in any District Dog Run/Off-Leash Area at any one time.
- §1004(i)** Any Person charged with the control of any dog(s) in any District Dog Run/Off-Leash Area must have in their possession, at all times, a Leash for each animal. One Leash per animal must be presented to any District Park Ranger, law enforcement, or animal control officer upon request. Failure to do so shall be a violation of this section.

Chapter 1100 – Natural & Cultural Resource Protection

Section 1101 – Wildlife Protection

- §1101(a)** It shall be unlawful for any Person to hunt, molest, disturb, injure, trap, take, fish, net, poison, harm, capture or kill any kind of Wildlife in any District Facility or Parkland. (**Misdemeanor**)
- §1101(b)** It shall be unlawful for any Person to remove, destroy or in any manner disturb the natural habitat of any animal in any District Facility or Parkland.
- §1101(c)** It shall be unlawful to allow a dog or other animal to chase or injure Wildlife in any District Facility or Parkland.
- §1101(d)** It shall be unlawful to allow a dog or other animal to dig up burrows or disturb nests or dens of any Wildlife in any District Facility or Parkland.
- §1101(e)** It shall be unlawful for any Person to feed Wildlife at any time in any District Facility or Parkland.
- §1101(f)** It shall be unlawful for any Person to leave, release or abandon any Wildlife, whether dead or alive, in any District Facility or Parkland. (**Misdemeanor**)
- §1101(g)** It shall be unlawful for any Person to collect or remove from any District Facility or Parkland any scat, bones, teeth, fur, feathers, nest, egg (whether hatched or unhatched) or any other part of any Wildlife.

Section 1102 – Flora Protection

- §1102(a) It shall be unlawful for any Person to damage, destroy, injure, collect, dig up, pick, mutilate, cut, carve upon or remove any Flora in any District Facility or Parkland. **(Misdemeanor)**
- §1102(b) It shall be unlawful for any Person to bring into any District Facility or Parkland any Flora for the purposes of planting, dispersal or disposal.
- §1102(c) It shall be unlawful for any Person to collect any seeds or cuttings in any District Facility or Parkland.
- §1102(d) It shall be unlawful for any Person to tie any rope or other item to or attach any swing, rope or otherwise, to any tree in any District Facility or Parkland.

Section 1103 – Geological Feature Protection

- §1103(a) It shall be unlawful for any Person to damage, carve, dig up, collect or remove earth, rocks, sand, gravel, fossils, minerals, caves, or any geological article or feature in any District Facility or Parkland. **(Misdemeanor)**
- §1103(b) It shall be unlawful for any Person to collect or remove any water from any stream, creek, river, channel, canal, slough, pond, lake, permanent or ephemeral pool or puddle, wetland, bay, lagoon, or other stream or body of water in any District Facility or Parkland.

Section 1104 – Archaeological/Cultural/Artifact Protection

- §1104(a) It shall be unlawful for any Person to damage, injure, dig up, mutilate, cut, collect, relocate, remove or in any way disturb any paleontological, archaeological or Cultural Artifact or Feature in any District Facility or Parkland. **(Misdemeanor)**

Section 1105 – Research or Collecting Permit

- §1105(a) Special Permission may be granted to remove, treat, disturb, or otherwise affect Wildlife or Flora or geological, cultural, archaeological, or paleontological materials for research, interpretive, educational, or park operational purposes. Permission for any collection activity must be in writing and obtained in advance.