



## **Rules and Regulations for Park Use**

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**I. GENERAL PROVISIONS**

**A. Purpose**

These rules and regulations establish restrictions and prohibitions with respect to public activities and behavior in and public use of parks and managed facilities operated by the Master Community Association, a Colorado Non-profit Corporation (MCA) acting as an agent property owner Park Creek Metropolitan District, a quasi-municipal corporation and political subdivision of the State of Colorado (PCMD).

**B. Authority**

On May 1, 2020, the MCA entered into the Second Amended and Restated Management Agreement (agreement) with the PCMD. The MCA pursuant section III.A of the agreement, shall manage, operate, maintain, repair and replace MCA managed facilities located on land owned by the Park Creek Metropolitan District (managed facilities). Section II, D provides that there shall be no interference by the PCMD in day-to-day operation of the MCA. Pursuant to section III.C of the agreement the MCA shall, subject to approval of the PCMD establish general policies and procedures for use of managed facilities.

Pursuant to section III.C.i the MCA shall has the authority to limit use of all managed facilities while complying with section III.D; which provides the MCA shall make available all managed facilities during normal business hours and such reasonable conditions as established by the MCA consistent with the obligations of the agreement.

Managed facilities are private land owned by the PCMD. The PCMD though the agreement has issued a general consent for their land to be used by the public. Section III.C.i of the agreement provides the MCA the ability to act as an agent for the PCMD land. Failing to comply with the park rules will result in the MCA withdrawing consent to use the managed facilities and then the individual is considered trespassing.

**C. Application**

The Rules & Regulations for Park Use as set forth herein are applicable to members of the public who seek to enter in or on Managed Facilities (as defined in Part II), engage in activities in or on Managed Facilities, or make some use of Managed Facilities.

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These Rules and Regulations shall not apply to the following: 1) MCA staff performing their duties in or on Managed Facilities; 2) police, fire and emergency personnel performing their duties in or on Managed Facilities; 3) contracted persons performing services, installing equipment, or making improvements in or on Managed Facilities as specified in contract with the MCA; and 4) other persons authorized by the Executive Director to enter, engage in activities or make use of the Managed Facilities so long as the entry, activity or use is in compliance with the authorization given.

D. Effect on Other Lawful Requirements

Nothing in these Rules & Regulations is intended to reduce, limit, waive, override, or supersede legal requirements for compliance by members of the public with other Local, State or Federal law, including but not limited to compliance with rules and regulations adopted, any licenses or permits issued, or other authorizations or approvals required by City and County of Denver or State of Colorado departments and agencies.

E. Enforcement

These Rules & Regulations are subject to enforcement as authorized by the laws of the State of Colorado and City and County of Denver, in particular, DRMC 38-115. The Executive Director shall issue policy and procedures for the enforcement of these Rules & Regulations.

F. Definitions

- 1. MCA means the Master Community Association, a Colorado Non-Profit Corporation.
- 2. PCMD means the Park Creek Metropolitan District, a quasi-municipal corporation and political subdivision of the State of Colorado.
- 3. Executive Director means the person appointed as Executive Director by the Board of Directors of the MCA.
- 4. DRMC means the Revised Municipal Code of the City and County of Denver.
- 5. Agreement means the Second Amended and Restated Management Agreement between the PCMD and MCA dated May 1, 2020.
- 6. Managed Facilities means those parcels of real property owned by the PCMD. This include but are not limited to those parcels of real property

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listed in Exhibit B of the agreement, which from time to time will be updated.

7. Permit means a means a revocable and nontransferable document issued by the MCA allowing for the use of specific Park at a specific date and time.
8. Rules and Regulations means those Rules and Regulations stated herein.
9. Park means those Managed Facilities for which the MCA has accepted for operation, maintenance and improvement.

### G. Interpretation

These Rules & Regulations are to be interpreted and applied in accordance with their specifications and definitions and in accordance with the common and ordinary meaning of words and phrases not otherwise specified or defined in these Rules & Regulations.

### H. Persons Affected

If any provision of this Manual or the application thereof to any person or circumstance is held to be invalid, the remainder of the Manual, including the application of such part or provision to other persons or circumstances, shall not be affected and shall continue in full force and effect.

Any person aggrieved and affected by this Manual has the right to request judicial review by filing an action with the Denver District Court within 90 days of the effective date of this Manual. A duplicate copy of this Manual shall have the same effect as the original.

### I. Amendment

These Rules & Regulations may be amended from time to time by written order of the Executive Director.

## II. RULES & REGULATIONS

### A. Park Hours

MCA Parks are open to the public between the hours of 5:00 AM and 11:00 PM. It shall be prohibited for any person to enter or come upon a Park outside of the open hours.

A person may enter or come upon Park during the closed hours if the following conditions exist:

1. Events or specific activities for which a permit has been issued or a contract with the MCA has been entered authorizing the events or specific activities during closed hours, so long as there is compliance with the terms, conditions and restrictions of the permit or contract. All events are subject the Rules and Regulations for Special Events.
2. The amphitheater and related facilities, including parking located at Founders Green Park and Conservatory Green Park when said amphitheater is open to the public as part of an event permitted or authorized by the MCA.

### B. Closures

A Park, or a part thereof, is deemed closed to the public when closure is declared or ordered by the Executive Director or designee. Closure occurs when the area subject to Executive Director's or designee's closure declaration or order ("Closed Area") is posted for "no entry," "no trespassing," "notice to vacate" or similar posting alerting the public to stay out of the Closed Area, or barricades are installed blocking common passages into the Closed Area and entry into the Closed Area can only be achieved by crossing or bypassing the postings or barricades. Notification of closure may also be directly provided by verbal communication or written notice from MCA staff to members of the public who are in or attempting to enter the Closed Area. Collectively, these forms of notification are referred to herein as "Closure Notice". Failure to comply with a Closure Notice shall be prohibited.

Exception to this rule is as follows:

1. Events or specific activities for which a permit has been issued or a contract with the MCA has been entered authorizing the events or specific activities in a Closed Area, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

### C. Permits

Permits issued by the MCA authorizing certain events, uses or activities on or in Parks shall be complied with, as specified herein. Various types of permits are established and authorized by the Rules and Regulations for Special Events and/or policies adopted by the Executive Director and may be issued to permittees for various specified events, uses, or activities (“Permits”) on or in Parks or portions of Parks (“Permitted Facilities”). These Permits contain terms, conditions, and restrictions which are enforceable by various means. Permits are subject to these Rules & Regulations except to the extent that the rules and regulations and/or policies adopted by the Executive Director for a Permit have express exceptions to the Rules & Regulations or the Permit itself has express waivers to the Rules & Regulations. The MCA shall adopt a permit cancellation policy.

The holder of the Permit and all entities, contractors, persons, invitees and guests present on or in a Permitted Facility at the direction of or with the permission of the holder of the Permit (“Permittees”) shall comply with the terms, conditions, and restrictions contained in the Permit.

Enforcement of a Permit will typically occur when there is either a deliberate or substantive violation of the Permit by a Permittee such that the violation:

1. Presents an unreasonable potential for damage to or actually results in damage to a Park Facility or personal property on or in the Park.
2. Presents an unreasonable risk of injury to or actually causes injury to persons on or in the Park.
3. Presents an imminent threat of violation or results in an actual violation of applicable federal, state, or local, law.

In addition, enforcement of a Permit may occur when a Permittee fails or refuses to comply with any warning or admonition, verbal or written, from the MCA staff to not violate the Permit or to cease or to rectify a violation of the Permit.

Upon presentation of a valid and active Permit granting a Permit holder the right to utilize a Permitted Facility, any member of the public present in or on said Permitted Facility must relinquish to a Permittee and promptly vacate said Permitted Facility during the date and time specified in the Permit. When there is no Permit or when the Permit has expired, the public may utilize the Permitted

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Facility subject to the Rules & Regulations unless the Permitted Facility is only available for permitted uses.

Admission fees required by the MCA for public access or admission to enter or use a Park or portions thereof, shall be paid prior to such access, admission or use. Except when the MCA has waived or reduced the payment of an Admission Fee, but only to the extent that the Admission Fees were waived or reduced.

Permits are required for certain events, uses or activities in the Park, or portions thereof, and public engagement in these certain events, uses or activities without obtaining the required permit for the Park, or portions thereof, is prohibited, as specified herein. Permits shall be issued in conformance with the Rules and Regulations for Special Events.

Permits shall be required for the following purposes:

1. A Demonstration or gathering of more than twenty-one (21) persons in a public forum area of a Park, or a portion thereof, for the purpose of a public meeting, assembly, speech, protest, rally, or vigil involving the expression of ideas, opinions, dissent, or grievances.
2. A Festival or gathering of more than twenty-one (21) persons brought together for a public event in a Park, or a portion thereof, at which the MCA has authorized the conduct of Festivals, and includes one or more the following events, uses or activities: entertainment, food and beverage sales, goods and services vending, spectator sports, electronic visual displays (including light shows, movies, televised events, multi-media displays, etc.), animal shows, petting zoos, parades, or an admission-based event where the public is required to pay a fee to participate. Any event in a Park involving the sale and service of Alcohol Beverages. A Festival may include a Demonstration as part of the Festival event, uses or activities. Festivals are governed by the Rules and Regulations for Special Events.
3. A Picnic/Special Occasion, an organized gathering of more twenty-one (21) persons for a by-invitation-only function such as a family occasion, a birthday or graduation party, a school reunion, a corporate social event, a wedding or similar restricted attendance event in a Park, or a portion thereof. A Picnic/Special Occasion shall include use of a Park, or portion thereof that is exclusive to a particular group or people.
4. A Team Sports Activity that meets the requirements under Section II.M of these Rules and Regulations.



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5. A Commercial activity which includes the selling of goods or services that is not an authorized part of a Festival, Picnic/Special Occasion or Team Sports Activity, or that meets the requirements of a Private Outdoor Fee-Based Activity ("POFA") as defined in Section II.P of these Rules and Regulations.
6. The temporary installing of a tent, canopy, lean to, or other similarly constructed device that requires the installation of stakes greater than twelve (12) inches in length.
7. The temporary installing of any inflatable structure, including without limitation any jumpy castle, obstacle course, amusement activity or other similarly designed device.
8. Any other purpose for an action or activity that these Rules and Regulations require a permit to conduct. Including without limitation the modification of property, camping and the sale of goods or services.

### D. Unauthorized Modification or Destruction of Property

The removal, damage, destruction or defacing of any part of any Park or portion thereof shall be prohibited. This prohibition includes graffiti, vandalism, marking, cutting, breaking or any contact resulting in damage, destruction or defacing.

The picking, removal and/or destruction of vegetation (trees, shrubs, plants, turf, flowers, etc.) or the collecting of firewood in or on a Park shall be prohibited. Unless such action is for which a permit has been issued or a contract with the MCA has been entered authorizing such action and so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

No structure or enclosure shall be constructed, erected, installed or staked in any Park. This includes, but is not limited to: tents, shacks, booths, stands, amusement devices, recreational equipment, carnival equipment, monuments, art work and other improvements or furnishings, temporary or permanent. Except those structures or enclosures that are constructed, erected installed or staked for which a permit has been issued or a contract with the MCA has been entered authorizing such action and so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

No signs, posters, banners, or advertising are to be constructed, erected, installed or placed in any Park unless approved in writing by the MCA.

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### E. Camping

It shall be prohibited to camp or reside overnight in any park. "Camp" means to reside or dwell temporarily in a place, with or without shelter. The term "shelter" includes, without limitation, any tent, tarpaulin, lean-to, sleeping bag, bedroll, blankets, or any form of cover or protection from the elements other than clothing. The term "reside or dwell" includes, without limitation, conducting such activities as eating, sleeping, or the storage of personal possessions.

Except camping shall be permitted in those places and at such times for which a permit has been issued or a contract with the MCA has been entered authorizing such action and so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

### F. Fires & Firearms

The starting and maintaining of fires in a Park shall be prohibited except for fires in grills, fire pits and fireplaces provided for that purpose in a Park or charcoal or gas grills brought to a Park by a user. All fires must be totally contained within the grill, fire pit or fireplace and must be attended to and controlled at all times. Privately owned charcoal or gas grills must be placed so that they are least twelve (12) inches off the ground and not on picnic tables or benches. Fire fuel is limited to gas, wood and charcoal. Charcoal starter fluid may be used but only to the extent necessary to start or maintain a controlled fire. Gasoline or other highly flammable or combustible liquids (other than charcoal starter fluid) are prohibited. All fires must be completely extinguished, and the burnt charcoal and ashes removed from the Park prior to the person who started or maintained the fire leaving the Park. All burnt charcoal and ashes must be lawfully disposed of. The Executive Director may prohibit an otherwise authorized fire if they determine that this action is necessary for the preservation of health and safety.

Fireworks of any kind shall be prohibited in a Park. This prohibition includes the possession, sale, ignition and discharge of fireworks. Fireworks are as defined in the adopted Denver Fire Code, as amended. Except events, pursuant to the Rules and Regulations for Special Events, or specific activities for which a permit has been issued or a contract with the MCA has been entered authorizing the professional discharging and display of fireworks otherwise restricted or prohibited by this rule, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

Firearms shall be prohibited in a Park. This prohibition includes the possession, display, flourishing or discharge of firearms. Firearms means pistols, revolvers, handguns, rifles, shotguns, machine guns, air guns, gas operated guns, spring

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guns, and any firearm that can discharge a bullet or metal shot or pellets. This prohibition shall also include weapons including without limitation blackjacks, nunchakus, brass knuckles or similar artificial knuckles, switchblades, knives with blades greater than 3 1/2 inches, explosive devices, incendiary devices, bombs, b-b guns, pellet guns, paintball guns, Airsoft-type guns, cross bows, long bows, slingshots and similar potentially dangerous weapons.

### G. Alcohol

The sale, service, possession, and consumption of Alcohol Beverages is prohibited in all Parks except in those places and at such times for which a permit has been issued or a contract with the MCA has been entered authorizing such action and so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

Alcohol Beverages means fermented malt beverage or malt liquor (beer); vinous liquor (wine or champagne); or spirituous liquor (hard liquor). And shall conform, at a minimum, to the definition and restrictions imposed by the Colorado Liquor Code under Article 47 of Title 12 of the Colorado Revised Statutes, as amended.

The sale and service of Alcohol Beverages is allowed as may be conditioned in accordance with certain duly obtained permits in accordance with the Rules and regulations for Special Events. The following requirements, restrictions and prohibitions apply to the sale and/or service of Alcohol Beverages in association with all permit types:

1. If instructed by the MCA, the permittee shall contact the Denver Department of Excise and Licenses and obtain any required Liquor License as determined by the Denver Department of Excise and Licenses.
2. Any Alcohol Beverages must be served, sold and consumed, at the location(s) and on the premises as specified in the Liquor License and as may be further restricted by the permit issued by MCA.
3. The permittee shall comply with all local, state, and federal laws, rules, and regulation applicable to the sale and/or service of Alcohol Beverages.
4. All sales and/or service of Alcohol Beverages shall conclude one (1) hour prior to the end of the event but no later one (1) hour prior to park closure.
5. Alcohol Beverage selling or serving stations must be located a minimum of fifty feet (50') from any playgrounds.

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6. Alcohol Beverages are prohibited from being served to the public in glass containers.
7. If instructed by the MCA, the permittee must obtain the appropriate Liquor Liability Insurance as may be required based upon the permit type.

Liquor License means any license or permit issued by the Denver Department of Excise and Licenses, the Colorado Department of Revenue, and/or other governmental authority as required by and in conformance with State laws and rules and regulations and Denver laws and rules and regulations regarding Alcohol Beverages.

Permittees may be granted the right to serve and/or sell Alcohol Beverages under a Public Event permit issued pursuant to the Rules and Regulations for Special Events. Permittees wishing to serve and/or sell Alcohol Beverages under a duly issued Public Event Permit shall agree to and comply with the requirements and restrictions of these Rules and Regulations and all special requirements and restrictions imposed by the MCA and all requirements and restrictions contained in the Rules and Regulations for Special Events.

If Alcohol Beverages are sold or served at a public event, the permittee is required to obtain and pay for off-duty Denver Police Officers from the beginning of alcohol service to the end of the event. An exception to this requirement may be granted by the MCA upon the Applicant demonstrating, to the satisfaction of the MCA, that an adequate alternative system of alcohol security will be provided.

The sale and/or service of Alcohol Beverages shall be prohibited in association with a Permit for at a Sports Facilities.

### H. Marijuana

The consumption, use, display, transfer, distribution, sale, or growth of marijuana in a Park shall be prohibited.

### I. Smoking

Smoking of any substance for any purpose in a Park shall be prohibited.

### J. Sales of Goods and Services

The sale of goods or services including but not limited to any offering, sampling, soliciting, vending, bartering, bargaining and/or delivery of goods and/or services

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to or with the public, food and beverage vending, private recreational, personal training or exercise program services, solicitation for passage by any type of vehicle, motorized or non-motorized (including horses and other ride animals), for hire or gratis and circulation of any petition or documentation for a political or commercial purpose, shall be prohibited in a Park, or portion thereof. Unless authorized by a permit or a contract with the MCA so long as there is compliance with the terms, conditions and restrictions of the permit or contract. This prohibition shall extend to the streets and sidewalks within three hundred (300) feet of the boundary of a Park.

### K. Disturbing the Peace

An action or behavior or the promotion or instigation of action or behavior that disturbs the peace of the public in the Park shall be prohibited (Misbehavior). Such Misbehavior includes violent, tumultuous, offensive or obstreperous conduct; loud or unusual noises; unseemly, profane, vulgar, obscene or offensive language calculated to provoke a breach of the peace; or the assault, striking or fighting of another person. The use of sound amplification systems (e.g., loudspeakers, public address systems, radios, tape or disc players, etc.) in such a manner as to breach the peace and quiet of a Park shall be prohibited. Except at such times for which a permit has been issued or a contract with the MCA has been entered authorizing such action and so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

The use of such sound amplification systems is subject to the requirements, restrictions, conditions, exceptions, definitions, and penalties prescribed in DRMC Chapter 36, DRMC Section 38-89, and DRMC Section 38-101.

### L. Animals

A domestic animal such as a dog is shall not be allowed to run loose or be left unattended on or in a Park. A domestic animal is regarded as being "loose" if it is not restrained by a leash and properly controlled by the person or persons who brought or allowed the animal into the Park. A domestic animal is regarded as being "left unattended," even if leashed or restrained, if the animal is alone without the owner in the immediate vicinity of the animal or left tied to a tree or structure in the Park. The deliberate abandonment or release of any animal, domestic pets or Wildlife, in or on a Park shall be prohibited.

It shall be prohibited for an owner or keeper of any dog to fail to prevent such dog from disturbing any person or neighborhood by loud and persistent or habitual barking, howling, or yelping when such action is occurring in a Park.

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Excrement of a domestic animal such as a dog left or deposited by such animal on or in a Park shall be promptly and completely picked up and properly disposed of by the person or persons who brought or allowed the animal into the Park.

### M. Littering and Dumping

Broken bottles and glass present a substantial hazard to the users of a Park. For that reason, bottles and other glass containers shall be prohibited in a Park. Except where there is a where there is an authorized food and beverage service for which the use of bottles and glass containers is expressly allowed in the Park and where the food and beverage vendor is responsible for cleaning up broken bottles and glass. Such food and beverage vendor shall have a permit issued or a contract with the MCA authorizing such action and shall comply with the terms, conditions and restrictions of the permit or contract.

The dumping, depositing or leaving anything in a Park shall be prohibited. This includes, but is not limited to: any material, dirt, mud, fill, rubble, debris, dead vegetation, carcasses, discarded furnishings, abandoned vehicles, junk, trash, garbage, waste, broken glass, medical waste, excrement, chemicals, oil, gasoline, combustible or flammable fuel, petroleum products, explosive materials, pesticides, herbicides, ashes, PCB's, solvents, or any matter classified by law as a hazardous or toxic material or waste. This prohibition includes bringing any of the above items into a Park for the purpose of dumping or depositing the same into any dumpster or disposal receptacle.

Littering shall be prohibited in the Park. All persons generating any trash, garbage, waste, or other refuse ("Litter") in a Park is responsible for placing the Litter into a disposal receptacle or dumpster provided for that purpose in the Park or, if there is no disposal receptacle or dumpster, for removing from the Park and properly disposing of the Litter.

The prohibition against dumping and littering is extended to any materials or items (not listed above) brought into a Park and left unattended by any person, even when the materials or items have inherent value or good use. Materials or items are deemed "left unattended" if there is no prior authorization the MCA to leave the materials or items in or at the Park and the person bringing the materials or items or who has control of the materials or items:

1. Exits the Park with no responsible person attending to the materials or items or remaining to properly dispose of the materials or items

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2. Fails to properly take care of the materials or items such that dumping or littering effectively results in physical damage to the Park or injury to the users of the Park has occurred or is likely to occur.

### N. Team Sports

Team Sports means football, rugby, soccer, lacrosse, field hockey, softball, baseball, kickball, ultimate Frisbee, basketball, volleyball, or similar active, higher intensity recreation uses involving team sports.

Team Sports are to be conducted on or in Sports Facilities intended or designated for Team Sports. In order to avoid conflicts with other Park users or potential injuries or property damage, Team Sports shall not occur outside of said Sports Facilities. This restriction applies only to those Team Sports scheduled or arranged by a person or persons, other than the MCA, for groups or organized teams, and not to casual or spontaneous (unscheduled) games.

Sports Facilities mean athletic or playing fields, ball parks, basketball courts, volleyball courts, tennis courts, other ball courts or facilities, or related sports or recreational facilities located in a Park.

Many Sports Facilities are subject to being reserved at particular times for sporting events or programs by:

1. Permits issued to individuals, groups or organizations.
2. Assignment to leagues or organized sports groups.
3. For MCA sports and recreational programs.

Collectively "Reserved Use." All members of the public utilizing or occupying, in part or whole, a Sports Facility during the time of a scheduled Reserved Use must promptly leave and vacate the Sports Facility upon being informed of the Reserved Use.

Certain Sports Facilities are subject to being used only upon obtaining a permit for the use of the Sports Facilities ("Permitted Sports Facilities"). No person, other than authorized spectators, without a valid and active permit, may use or engage in any activity within such Permitted Sports Facilities.

No pets or other animals shall be allowed in Sports Facilities. Trained service animals for the disabled are allowed but must be leashed and under control at all times, except that they may be unleashed as necessary so that the animal can provide the services for which it was trained.

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Private lessons, coaching or similar services for pay or other consideration, except by authorized personnel, shall be prohibited on Sports Facilities. Except events or specific activities for which a permit has been issued or a contract with the MCA has been entered authorizing private lessons, coaching or similar services for pay or other consideration, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

Any person engaged in any activity allowed under these Rules and Regulations assumes all risks associated with such activity. Any person engaged in any activity allowed under these Rules and Regulations is liable for any damage or injury caused by said activity.

### O. Vehicles

Motorized Vehicle are any wheeled vehicle or device or a trailer (whether or not attached to Motorized Vehicle) including but not limited to an automobile, truck, van, sports utility vehicle, recreational vehicle, golf cart, motorcycle, motor scooter, and motor bike. It shall be prohibited for any Motorized Vehicles to enter or come upon a Park except when parked in an area designated for such parking and subject to compliance with such rules and regulations that may be posted in or near the designated area.

Except events or specific activities, subject to the Rules and Regulations for Special Events, for which a permit has been issued or a contract with the MCA has been entered authorizing the driving and/or parking of Motorized Vehicles or certain types of Motorized Vehicles in a particular location, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

Wheelchairs and other mobility assisted devices being used by the disabled are exempted from this prohibition, when used as a mobility assisted device.

It shall be prohibited to park or a Motorized Vehicle in a Park during the closed hours of the Park.

Any person engaged in any activity allowed under these Rules and Regulations assumes all risks associated with such activity. Any person engaged in any activity allowed under these Rules and Regulations is liable for any damage or injury caused by said activity.

### P. Private Outdoor Fee Based Activity

A Private Outdoor Fee-Based Activity (POFA) is defined as a class, clinic, camp, guided activity, program or related service organized and offered for which



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payment, fee or other consideration is expected to be made to participate. POFA is by-invitation-only or open to the public in general. POFA must be generally recreational in nature or common and customary park use. The conducting of a POFA in a Park shall be prohibited unless a permit has been issued or a contract with the MCA has been entered authorizing such action and so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

### Q. Compliance With Lawful Order

All persons shall comply with any lawful order issued by MCA staff when the MCA staff has reason to believe that a violation these Rules and Regulations has occurred. If so ordered by MCA staff, the person in violation must immediately cease the violation and/or take appropriate action to correct or mitigate the effect of the violation. If so ordered by MCA staff, the person in violation must leave the Park when the MCA staff has reason to believe that the person will not comply with a lawful order to cease the violation and/or to take appropriate action to correct or mitigate the effect of the violation.

All persons must provide appropriate and correct identification to an MCA staff when the MCA staff has reason to believe that a violation of the these ules and Regulations has occurred. If the person has available some valid form of identification, such as a driver's license or a work or school badge, the person must promptly present the identification to the MCA staff upon request. If the person does not have available any such identification, the person must provide his or her correct and full name, address and other identifying or contact information the MCA staff may request.

A person shall not interfere with MCA staff in the performance of that MCA staff's duties or evade lawful actions by MCA staff against said person in the enforcement of these Rules and Regulations.