CITY AND COUNTY OF DENVER
DEPARTMENT OF PARKS AND RECREATION
RULES & REGULATIONS

Governing Public Activities, Uses and Behavior
in Parks, Parkways, Mountain Parks, Recreation Facilities, and other Public Facilities
under the Auspices of the Denver Department of Parks and Recreation

Referred to herein as “Park Use Rules and Regulations”
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PART I – GENERAL PROVISIONS

A. Purpose: The implementation of rules and regulations establishing restrictions and prohibitions with respect to public activities and behavior in, and public use of, parks, parkways, mountain parks, recreation facilities, and other public facilities under the auspices of the Department of Parks and Recreation for the City and County of Denver. The rules and regulations set forth herein directly correlate with, and are enforced through, the provisions of Article I (In General) of Chapter 39 (Parks and Recreation) of the Denver Revised Municipal Code.

B. Authority:

   B.1. Section 2.4.4(A) of the Denver City Charter ("Charter") delegates to the Department of Parks and Recreation ("DPR") the duty and power to manage, operate and control all facilities located within and without the boundaries of the City and County of Denver and owned by the City for park and recreational purposes. This authority includes the power to adopt rules and regulations regarding the management, operation and control of these facilities. DPR has exercised this authority by adopting and subsequently amending the rules and regulations set forth herein ("Park Use Rules and Regulations").

   B.2. The enforcement of the rules and regulations authorized under Charter Section 2.4.4(A) is achieved through ordinances adopted by the Denver City Council and approved by the Mayor, as provided in Charter Section 2.4.4(A). This Charter authority is recognized in Section 39-1(a) of the Denver Revised Municipal Code ("DRMC"), and enforcement is provided for in Article I of Chapter 39, DRMC ("Article I Ordinances").

   B.3. Section 39-1(b), DRMC, makes it unlawful for any person to violate any rules and regulations adopted by the DPR Executive Director (as defined in Part II) and as provided in the Article I Ordinances and authorizes enforcement through penalties imposed by the courts.

   B.4. Additional authority is granted in Section 39-1(c), DRMC, for DPR to adopt rules and regulations for the use of administrative citations in accordance with Article XII of Chapter 2, DRMC. DPR has exercised this authority by adopting a separate set of rules and regulations for administrative citations and establishing an administrative system for, among other things, issuing citations, collecting civil fines, and conducting appeals. This administrative system is set forth in the Administrative Citations Rules & Regulations adopted 5-11-12 and as subsequently amended.

   B.5. Nothing in these Park Use Rules & Regulations are intended to be a limitation or restriction on the duties or powers vested in DPR and the DPR Executive Director under 2.4.4(A) of the Charter or other provisions of the Charter or granted to DPR and the DPR Executive Director under Section 39-1(b) and (c), DRMC.

C. Application: The Park Use Rules & Regulations set forth herein are applicable to members of the public who seek to enter in or on a Park Facility (as defined in Part II), engage in activities in or on a Park Facility, or make some use of a Park Facility. The Park Use Rules and Regulations shall not apply to the following: 1) DPR or other City staff performing their duties in or at a Park Facility; 2) police, fire and emergency personnel performing their duties in or at a Park Facility; 3) contracted persons performing services, installing equipment, or making improvements in or at a Park Facility as specified in a purchase order or contract with the City or the City’s designated representatives; and 4) other persons authorized by
the DPR Executive Director to enter, engage in activities or make use of the Park Facility so long as the entry, activity or use is in compliance with the authorization given.

D. **Effect on other lawful requirements:** Nothing in these Park Use Rules & Regulations is intended to reduce, limit, waive, override or supersede legal requirements for compliance by members of the public with other City ordinances and rules and regulations, including but not limited to compliance with rules and regulations adopted, any licenses or permits issued, or other authorizations or approvals required by other City departments and agencies such as Transportation and Infrastructure, Safety (Police and Fire), Community Planning and Development, Denver Water, Arts & Venues, Excise and Licenses, Special Events, Finance, and Environmental Health, or by federal and state law. This includes other DPR policies and/or rules and regulations.

E. **Enforcement:** These Park Use Rules & Regulations are subject to enforcement as authorized under Sub-sections 39-1(b) and 39-1(c), DRMC. Beyond tickets issued by the police and fines imposed by the courts, enforcement of these Park Use Rules & Regulations may be achieved through administrative means set forth in these Park Use Rules & Regulations and the Administrative Citations Rules & Regulations adopted 5-11-12 and as subsequently amended. It shall be a violation of these Park Use Rules & Regulations for a member of the public not to comply with any prohibitions, disallowances, restrictions, requirements and mandates specified in these Park Use Rules & Regulations.

F. **Interpretation:** If at any time the application or meaning of the Article I Ordinances is uncertain or in need of further explanation during enforcement, these Park Use Rules & Regulations shall be referred to, and applied, for any interpretation or clarification of the Article I Ordinances. The Park Use 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 the Park Use Rules & Regulations.

G. **Supersession:** These Park Use Rules & Regulations are intended, and shall be construed, to supersede and replace the 1993 Rules and Regulations.
PART II – GENERAL DEFINITIONS and ACRONYMS


B.  *City* means the City and County of Denver.

C.  *DPR* means the City’s Department of Parks and Recreation.

D.  *DPR Executive Director* means the appointed Executive Director for the City’s Department of Parks and Recreation or the Executive Director’s authorized representative(s).


F.  *Park Facility* means any or all of the following: a Park, Parkway, Mountain Park, Recreational Facility, or other publicly used facility operated under the auspices of DPR. Each of these capitalized terms is defined, in turn, so:

   F.1.  *Park and Recreational Facility* jointly include, but are not be limited to: recreation centers, event facilities, swimming pools, golf courses and clubhouses, playing and athletic fields, ballparks, basketball, volleyball, tennis, or other sports courts, natural areas, open space, historic parks, skate parks, bicycle courses, trails and paths, pavilions and shelters, picnic areas, playgrounds, fountains, waterways and water bodies and historic structures located in Parks, park roads, and parking lots associated with Parks and Recreational Facilities, as well the Denver Zoological Gardens and the Denver Botanic Gardens and their associated facilities, all operated under the auspices of DPR or through cooperative agreements with the City. This definition includes a sidewalk and/or tree lawn located in right of way immediately adjacent to a Park or Recreational Facility.

   F.2.  *Parkway* means one of the designated parkways listed in Section 49-16, DRMC. The application of these Park Use Rules and Regulations are limited to the landscaped areas and DPR-operated trails and facilities located within a Parkway. A Parkway Median, as defined in 1.3 below, is also part of a Parkway.

   F.3.  *Mountain Parks* means all parks and open space owned by the City and operated under the auspices of DPR in the Colorado counties of Arapahoe, Clear Creek, Douglas, and Jefferson and their associated recreational facilities.

G.  *Park Use Rules & Regulations* means those rules and regulations as set forth herein.
PART III – PARK USE RULES & REGULATIONS

The provisions of the Park Use Rules & Regulations are organized and sequenced below in the same manner and order as their corresponding enforcement ordinances appear in the Article I Ordinances, with the corresponding DRMC numbers for the enforcement ordinances noted in parenthesis. The rules are numbered for the purpose of reference and citation. Capitalized common words are as defined in the applicable rule or as defined in Part II of these Park Use Rules and Regulations.

1.0 Curfews and closures. (39-3) The prohibition or restriction of uses and activities in Park Facilities and entry upon Park Facilities during curfew or closures, as specified herein, are important to the safe and harmonious public use of Park Facilities and for the protection and preservation of Park Facilities.

1.1 City Curfew: Curfew for Parks and Recreational Facilities and for Parkway Medians (see 1.3 below) located within the boundaries of the City is between the hours of 11:00 p.m. and 5:00 a.m. (“City Curfew”). Entry into a Park, Recreational Facility or Parkway Median during City Curfew is not allowed. Exceptions to this rule:

1.1.1 Regional Trails (as defined in 16.1.3 below), commuter trails and Park Roads (as defined in 17.1.2 below) which remain open during City Curfew, but only to the extent of allowing access through Parks or Recreational Facilities. Parking, stopping or traveling off the established Regional Trails, commuter trail or Park Roads within Parks or Recreational Facilities is not allowed during City Curfew.

1.1.2 Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing the events or specific activities during City Curfew, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

1.2 Mountain Parks Curfew: Curfew for Mountain Parks is between one hour after sunset and one hour before sunrise (“Mountain Parks Curfew”). Entry into a Mountain Park during Mountain Parks Curfew is not allowed. Exceptions to this rule:

1.2.1 The amphitheater and related facilities, including parking lots, at Red Rocks operated by the Arts & Venues Division of the Denver Department of General Services when such Red Rocks facilities are open to the public during Mountain Parks Curfew.

1.2.2 The Chief Hosa Campground for all persons holding a valid camping permit.

1.2.3 Paved commuter trails, lawful driveways, Park Roads (as defined in 17.1.2 below) and county or state roads located in Mountain Parks which remain open during Mountain Parks Curfew, but only to the extent of allowing access through the Mountain Parks. Parking, stopping or travelling off established paved commuter trails, lawful driveways, Park Roads or county or state roads is not allowed in a Mountain Park during Mountain Parks Curfew.

1.2.4 Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing the events or specific activities during Mountain Parks Curfew, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.
1.3 Parkway Medians: City Curfew is applicable for wide median areas for certain parkways in the City ("Parkway Medians"), as are the exceptions provided in 1.1.1 and 1.1.2 above. A Parkway Median is a landscaped area in a parkway separating the street into each direction of travel wide-enough to function like a linear park for recreational uses such as walking dogs and jogging. The Parkway Medians do not include any paved streets or curbs or any paved sidewalks. The Parkway Medians subject to City Curfew are:

1.3.1 City Park Esplanade – Colfax to East 17th Avenue

1.3.2 Clermont Street Parkway – East 3rd Avenue to East 6th Avenue

1.3.3 Downing Street Parkway – East 3rd Avenue to East Bayaud Avenue;

1.3.4 Forest Street Parkway – East 17th Avenue to Montview Boulevard

1.3.5 Hale Parkway – East 12th Avenue at Colorado Boulevard to East 8th Avenue at Grape Street

1.3.6 Monaco Street Parkway – East 38th Avenue to East 6th Avenue

1.3.7 South Marion Street Parkway – East Bayaud at Downing Street to East Virginia Avenue

1.3.8 Richtofen Place Parkway – Monaco Parkway to Oneida Street

1.3.9 Speer Boulevard Parkway – South Platte River to Downing Street at 1st Avenue (excluding the paved surface of the Cherry Creek Trail)

1.3.10 Downing Street from East 3rd Avenue to Speer Boulevard; Franklin Street from 1st Avenue to 4th Avenue; Gilpin Street from 1st to 4th Avenue; and High Street from 1st Avenue to 4th Avenue.

1.3.11 East 6th Avenue Parkway – Colorado Boulevard to Uintah Way

1.3.12 East 7th Avenue Parkway – Williams Street to Colorado Boulevard

1.3.13 East 17th Avenue Parkway – Colorado Boulevard to Monaco Parkway.

1.3.14 Any other Parkway Medians located in a parkway subsequently designated under section 49-16, DRMC.

1.4 Closures: A Park Facility or a Parkway Median, or a part thereof, is deemed closed to the public when closure is declared or ordered by the DPR Executive Director. Closure occurs when the area subject to the DPR Executive Director’s closure declaration or order ("Closed Area") is posted for “no entry,” “no trespass” 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 DPR staff or an Enforcement Official (as
defined in 20.4 below) 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 is prohibited. Exception to this rule:

1.4.1 Events or specific activities for which a permit has been issued or a contract with the City 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.

2.0 Restriction or prohibition of uses and activities. (39-4) The DPR Executive Director may issue Directives, as specified below, that certain uses and activities in Park Facilities, or certain parts of such Park Facilities, are restricted or prohibited, as specified herein.

2.1 Directive: The DPR Executive Director may from time to time, when circumstances warrant as determined by the DPR Executive Director, issue a written order or declaration restricting or prohibiting certain uses or activities in a Park Facility, or a portion thereof, or in multiple Park Facilities, or portions thereof (“Directive”). A Directive will be adopted in accordance with, and subject to the requirements and restrictions of, the temporary directive provisions of Section 39-2(g), DRMC. A Directive will go into effect as of the date specified by the DPR Executive Director in the Directive and will remain in effect for 180 days unless the DPR Executive Director specifies a shorter duration. During the duration of the Directive, the Directive will be effective as any rule and regulation contained in the Park Use Rules & Regulations and may be enforced under Section 39-4, DRMC, in the same manner and to the same extent, as any ordinance in the Article I Ordinances.

2.2 Directive Notice: The public utilizing a Park Facility will typically be notified of any Directive-ordered restriction or prohibition of any use or activity in a Park Facility by signs or other postings placed in prominently visible locations within or near a Park Facility or the portion of the Park Facility subject to such restriction or prohibition. Notification of the Directive-ordered restriction or prohibition may also be directly provided by verbal communication or written notice from DPR staff or an Enforcement Official (as defined in 20.4 below) to members of the public. Collectively, these forms of notification are referred to herein as “Directive Notice”.

2.3 Compliance: Uses or activities restricted or prohibited by a Directive and for which a Directive Notice has been duly provided will not be allowed in contravention of the Directive. Exception to this rule:

2.3.1 Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing the events or specific activities otherwise restricted or prohibited by Directive, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

2A.0 Passive Recreation Use Area. (39-4) The prohibition or restriction on activities or uses that adversely affect or change a Passive Recreation Use Area within a Park or a Mountain Park, as specified herein, are important to the safe and harmonious public use of such a Passive Recreation Use Area and for the protection and preservation of the Park or the Mountain Park.

2A.1 Definitions:
2A.1.1  *Passive Recreation Uses* mean common and customary uses of a park but does not include Team Sport Activities as restricted or prohibited by Passive Recreation Use Area Rules.

2A.1.2  *Passive Recreation Use Area* means a portion or area within a Park or a Mountain Park that has been designated by the DPR Executive Director for only Passive Recreation Uses.

2A.1.3  *Passive Recreation Use Area Rules* means the time, place, and manner restrictions or prohibitions on Team Sport Activities in Passive Recreation Use Areas, as adopted by the DPR Executive Director.

2A.1.4  *Passive Recreation Use Area Rules Notice* means notice of the Passive Recreation Use Area Rules provided to the public by means of signs or other postings placed in prominently visible locations next to or in the Passive Recreation Use Area; however, notice of the Passive Recreation Use Area Rules may also be directly provided by verbal communication or written notice from DPR staff or an Enforcement Official (see definition in 20.4 below) to members of the public.

2A.1.5  *Team Sport Activities* mean the same as defined in 17A.1.4 below.

2A.2  Compliance: Team Sport Activities are not allowed in designated Passive Recreation Use Areas. Exception to this rule:

2A.2.1  Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing certain scheduled Team Sport Activities in a Passive Recreation Use Area, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

2A.3  Violation of Passive Recreation Use Area Rules: Passive Recreation Use Area Rules specifying time, place and manner restrictions on Team Sport Activities within Passive Recreation Use Areas may be adopted by the DPR Executive Director and implemented by providing Passive Recreation Use Area Rules Notice. Violations of the Passive Recreation Use Area Rules and/or Passive Recreation Use Area Rules Notice are not allowed. Exception to this rule:

2A.3.1  Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing certain scheduled Team Sport Activities in the Passive Recreation Use Area, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

2A.4  Foot wear: Non-metal cleats are permitted on grass, dirt, and/or synthetic athletic fields and ball parks. Please also see 17A.7.1 regarding appropriate shoes and foot wear.

3.0  **Compliance with Permits.** (39-5) Permits issued by DPR authorizing certain events, uses or activities on or in Park Facilities must be complied with, as specified herein.

3.1  Permits: Various types of permits are established and authorized by rules and regulations or policies adopted by the DPR Executive Director and may be issued to permittees for various specified events, uses, or activities (“Permits”) on or in Park Facilities or portions of Park Facilities (“Permitted Facilities”). These Permits contain terms, conditions, and restrictions which are enforceable by various means, including enforcement through Sections 39-1(b) and 39-5, DRMC. Permits are subject to the Park
Use Rules & Regulations, except to the extent that the rules and regulations or policies adopted by the DPR Executive Director for a Permit, including but not limited to the Rules and Regulations Regarding Public Events in Denver Parks, the Alcohol Rules, Regulations, and Policies, the Athletic Permit Policy, Admission-Based Events Policy, Private Outdoor Fee-Based Activity ("POFA") Policy, and any other applicable DPR policies and procedures (altogether the "DPR Rules and Regulations"), have express exceptions to the Park Use Rules & Regulations or the Permit itself has express waivers to the Park Use Rules & Regulations.

3.2 Permittee compliance: 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") must comply with the terms, conditions, and restrictions contained in the Permit and the DPR Rules and Regulations.

3.3 Permit enforcement: Enforcement of a Permit will typically occur when there is either a deliberate or substantive violation of the Permit, or the DPR Rules and Regulations, such that the violation a) presents an unreasonable potential for damage to or actually results in damage to a Park Facility or personal property on or in Park Facility; b) presents an unreasonable risk of injury to or actually causes injury to persons on or in the Park Facility; or c) presents an imminent threat of violation or results in an actual violation of applicable federal law, state statute, City ordinance, departmental rules and regulations, or executive order intended to protect the health, safety and welfare of the public. 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 DPR Executive Director, a City official, DPR staff, or an Enforcement Official (as defined in 20.4 below) to not violate the Permit or to cease or to rectify a violation of the Permit.

3.4 Public compliance: 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 Facility subject to the Park Use Rules & Regulations unless the Permitted Facility is only available for permitted uses.

3.5 Public enforcement: Enforcement of a Permit, or the DPR Rules and Regulations, may occur when a member of the public fails or refuses to relinquish to a permittee and vacate a Permitted Facility upon presentation of the valid and active Permit or fails or refuses to comply with any warning or admonition, verbal or written, from the DPR Executive Director, a City official, DPR staff or an Enforcement Official (as defined in 20.4 below) to relinquish and vacate the Permitted Facility.

3A.0 Admission Fees. (39-5) Admission fees required by DPR, and authorized by ordinance, for public access or admission to enter or use a Park or Recreational Facility or Mountain Park, or portions thereof, must be paid prior to such access, admission or use, as specified herein. When an Admission Fee is authorized by ordinance, no access, admission or use of the specific Park Facility shall be allowed until the required Admission Fee has been paid and a copy of the receipt or other proof of payment is made available for review or displayed as prescribed on the receipt or other proof of payment ("Evidence of Payment"). Failure to have in possession, provide upon request of a DPR or Enforcement Official, or to display the Evidence of Payment shall result in the presumption that the Admission Fee was not paid.
**3B.0 Failure to have a required Permit.** (39-5) Permits are required for certain events, uses or activities in Park Facilities, or portions thereof, and public engagement in these certain events, uses or activities without obtaining the required permit for the Park Facilities, or portions thereof, is not allowed, as specified herein.

**3B.1 Definitions:**

3B.1.1 *Permit* means a revocable written authorization issued by the DPR Permitting Office to a person, group, or entity granting scheduled, reserved, or exclusive use of a Park Facility or portion of a Park Facility. Sale or service of alcohol beverages may be allowed under a Permit in accordance with State law, City ordinance, and section 8.0, below. Certain commercial activity may be allowed under a Permit in accordance with section 9.0, below. The Executive Director reserves the authority to issue other written authorization or permission for certain park uses consistent with City Charter and the DRMC.

3B.1.2 *Permitted Facility* means any Park Facility, or any portion thereof, for which a Permit is required by DPR or, if a Permit is not required, for which a Permit has been issued and is in effect for a Park Facility, or any portion thereof.

3B.1.3 *Public Events* as defined in these Rules and the Rules and Regulations Regarding Public Events in Denver Parks are allowed in Park Facilities so long as the required Permit is issued by DPR as required by DPR Rules and Regulations. Failure to obtain the required Permit shall be a violation of these Rules. Failure to have in possession or to display the required Permit upon request of an Enforcement Official shall result in the presumption that the Permit was not obtained.

3B.2 Permits required: Permits must be obtained, in advance, subject to 3.1 above, for all Public Events, event facility usage, organized athletic field or court practices, leagues, or tournaments, use of Major Fields, any commercial activities or sales, or any other exclusive or reserved use of a park facility, including any gatherings with structures/enclosures (See definition in 4.3 below) or more than 25 participants. If the activity does not have the attributes listed, a permit is not required. See the Permit Resource Site for Permit Definitions. Issuance of a Permit is subject to DPR Rules and Regulations.

3B.3 Team Sports Activities; Sports Facilities: Requirements under this 3B.0 and the Athletic Permit Policy shall be applicable to Team Sports Activities and Sports Facilities as provided in 17A.0 below, particularly 17A.3 regarding Reserved Use of Sports Facilities and 17A.4 regarding Permitted Sports Facilities.

3B.4 Commercial activity: Commercial activities, including Sales, defined in section 9.1.4, are prohibited, unless permitted or authorized by DPR under DPR Rules and Regulations.

3B.5 Recreation centers: Any private event, use or activity in a DPR Recreation Center shall be subject to the Recreation Facility Permitting Policy adopted by DPR. A Permit must be obtained for a private event, use or activity as specified in the Recreation Facility Permitting Policy.

3B.6 The policy and intent of the Park Use Rules and the Public Event Rules is to avoid unnecessary restrictions on public assemblies which have as its primary purpose the communication of
ideas to the public. An Assembly Permit under § 39-74 through § 39-85, DRMC, may be required for the reserved use of a Park Facility for an assembly and for the use of certain equipment or facilities as a part of the Assembly.

3B.7 Enforcement of this 3B.0 may occur when a person, group or entity fails or refuses to obtain a required Permit when a Permit is required, or fails to vacate a Permitted Facility upon warning or admonition, verbal or written, from the DPR Executive Director, a City official, DPR staff or an Enforcement Official (as defined in 20.4 below). Enforcement may result in the ordered cessation of the unauthorized event, use or activity, and/or the issuance of tickets or citations as authorized in sections 39-1 and 39-5, DRMC.

4.0 Destruction of or unauthorized changes to a Park Facility, (39-6) The prohibition or restriction on activities or uses that adversely affect or change a Park Facility or Amenities in a Park Facility, as specified herein, are important to the safe and harmonious public use of Park Facilities and for the protection and preservation of Park Facilities.

4.1 Destructive activity: The removal, injury, damage, destruction or defacing of an Amenity (as defined in 4.6 below) on or in a Park Facility or any other part of a Park Facility is prohibited. This prohibition includes graffiti, vandalism, marking, cutting, breaking, climbing on facilities or structures not designed, suited, intended or safe for climbing, or any contact, act or activity resulting in damage, destruction or defacing.

4.1.1 “Metal detecting” means the use of an electronic instrument consisting of a sensor probe which can be swept over the ground or other surfaces or objects to detect the presence of metal objects or metal containing objects that may be hidden from view within objects or buried in the ground. Metal detecting in a manner that destroys, injures, damages, or defaces DPR property or otherwise causes unauthorized damage or modification is prohibited. Use of metal detecting devices while probing with probing tools or objects is permitted as long as probing does not exceed a depth of 6 inches and a width of 1/8 inch. Any metal detecting in Mountain Parks is prohibited.

4.1.2 Any and all digging, staking, metal detecting, or other activities causing soil disturbance or modification of any kind in any part of Ruby Hill Park, or other designated park, is strictly prohibited.

4.1.3 Use of sluice boxes, rocker boxes, hand dredges and mechanical pumps and screens is prohibited and shall be considered destructive activity.

4.2 Vegetation; Firewood: The picking, removal and/or destruction of vegetation (trees, shrubs, plants, turf, flowers, etc.) or the collecting of firewood in or on a Park Facility is not allowed. Exceptions to this rule:

4.2.1 Such activity is authorized by the DPR Executive Director in writing.

4.2.2 Such activity is part of a DPR public activity program.

Any picking or removal of vegetation or collection of firewood in or on a Park Facility authorized by the DPR Executive Director or part of a DPR public activity program will be limited to that the specifically
authorized activity and will be subject to any terms, conditions and restrictions imposed by the DPR Executive Director.

4.3 Structures; Enclosures: No structure or enclosure is to be constructed, erected, installed or staked in any Park Facility. 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 ("Structure/Enclosure"). Exceptions to this rule:

4.3.1 Such placement of Structure(s) or Enclosure(s) is authorized by the DPR Executive Director in writing and prior to construction, erection, installation or staking.

4.3.2 Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing the temporary placement of Structure(s)/Enclosure(s), so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

4.3.3 Hammocks and slacklines attached to certain Amenities within a Park may be allowed if the Park Amenity supporting the hammock or slackline is sturdy enough to support the hammock or slackline to be used in a manner that does not in any way damage the Amenity or any Park property. Slacklines and hammocks may be attached on a temporary basis during park hours and only while in use.

4.3.3.1 Broadleaf trees may be used for hammocks and slacklines and must be 24 inches or more in diameter at four and one-half (4.5) feet above finished grade or the equivalent 75 inches in circumference and have no branches or forks on the trunk below five (5) feet in height.

4.3.3.2 Evergreen trees such as pine, spruce, or fir may be used for hammocks or slacklines and must be 12 inches or more in diameter at four and one-half (4.5) feet above finished grade or the equivalent of 38 inches in circumference and have no branches or forks on the trunk below five (5) feet in height.

4.3.4 Any use of hammocks or slacklines attached to any trees in either Urban or Mountain Parks must meet the following conditions.

4.3.4.1 A padded or fabric barrier shall be provided between the slackline or hammock attachment and the tree to prevent potential damage to the tree bark and other layers of the tree.

4.3.4.2 Barrier material must be at least ¼ inch thick and at no time should any part of the attachment material be in direct contact with the bark of the tree.

4.3.4.3 Attachment materials shall be a minimum of two inches in width.

4.3.4.4 Slacklines shall hold only one person at any time. Hammocks shall hold only two people at any time.

4.3.4.5 Slacklines shall have red or orange cones, marking tape or ribbon that hangs at least 6 inches below the line. Marking tape or ribbon shall be placed at intervals of not less than 10 feet.
DENVER DEPARTMENT OF PARKS AND RECREATION
PARK USE RULES AND REGULATIONS
AS ADOPTED 5-11-12; AS AMENDED AND RESTATED 5-27-15; AS REVISED 3-12-21;
and AS REVISED 12-08-22

4.3.5 Hammocks or slacklines attached to trees in any Parks are prohibited under the following conditions.

4.3.5.1 Slacklines with a distance exceeding 60 feet in length or a height of more than four (4) feet above ground at the center when weighted.

4.3.5.2 Hammocks or slacklines obstructing the intended uses of or passage through the park, sidewalks, buildings, roads, streets, playgrounds, bikeways, water features, sport courts, sports facilities, bike racks, handrails, art objects, fences or light poles.

4.3.5.3 Hammocks or slacklines placed across non-turf areas (except mulch zones around trees,) sidewalks, roads, trails, sports fields, playgrounds, or across any other area of pedestrian traffic.

4.3.5.4 Any use of hammocks or slacklines within Mountain Park campgrounds.

4.4 Signs: No signs, posters, banners, or advertising are to be constructed, erected, installed or placed in any Park Facility ("Signs"). Exceptions to this rule:

4.4.1 Signs held or supported by a person as an expression of free speech in a Park Facility that is a public forum. Such Signs must not be attached to the ground, vegetation, Park Facility or Amenity (as defined in 4.6 below) and must not be free-standing and unattended in the Park Facility.

4.4.2 Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing the temporary placement of Signs in Park Facilities, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

4.4.3 Signs, including corporate sponsorship acknowledgments and memorials, placed and maintained as authorized and in accordance with policies and rules and regulations adopted by the Executive Director.

4.5 Amenities: Amenities are not to be removed from a Park Facility, or otherwise altered, changed, or modified, unless authorized by the DPR Executive Director in writing and prior to removal, alteration, change, or modification.

4.5.1 Temporary or permanent modifications to any Park Facility or Park Amenities, including but not limited to snow removal, grass trimming, and other unauthorized maintenance activities, are not allowed without the prior authorization of the DPR Executive Director.

4.6 Amenities defined: Amenities include, but are not be limited to: natural features (rock formations, ponds, lakes, creeks, waterways, wetlands, open spaces, natural areas, trees, etc.); cultural, archaeological, geological or paleontological items, objects or other resources; ditches; irrigation systems; buildings; monuments, statues and art work; pavilions; amphitheaters; picnic shelters and related facilities; athletic fields, ballparks, basketball courts, tennis courts and other sports facilities and equipment; golf courses and clubhouses; skating and biking facilities; swimming pools; parking lots; trails, paths, sidewalks, stairs and bridges; fountains and other structural water features; DPR or City signs; restrooms; fences and walls; and benches, chairs and tables, all located in or on a Park Facility.
4.6.1 “Archaeological” means remains of human activities which are at least fifty (50) years of age and are capable of providing scientific understandings of past human behavior and cultural adaptation.

4.6.2 “Cultural” refers to physical or tangible evidence of past human activity including sites, structures, landscapes, objects, and culturally-modified natural features which are significant to a group of people traditionally associated with an area.

4.6.3 “Geological” refers to material produced from the physical processes of the earth that have value to humans and are commonly extracted from the earth, including rocks, minerals, and metals.

4.6.4 “Paleontological” means fossilized remains or imprints of once-living organisms that are likely to yield information about the history of life on earth.

5.0 **Rock climbing; Red Rocks and Summit Lake Parks.** (39-7) Restrictions and prohibitions relating to trail use and activities and rock climbing, as specified herein, are important to the safe and harmonious public use of Parks and Mountain Parks and for the protection and preservation of Parks and Mountain Parks.

5.1 [Reserved].

5.2 Climbing: Climbing on rock formations or cliffs in Parks or Mountain Parks (“Climbing”) is prohibited: a) where signs or notices are posted prohibiting Climbing or prohibiting the leaving of any established trail or path in the vicinity of rock formations or cliffs; b) where the person climbing puts himself or herself or other persons into clear danger; or c) where the person climbing is unable to get off the rock formations or cliffs without assistance of emergency services.

5.3 Red Rocks Park trails: In order to protect and preserve the sensitive natural areas and rock formations within Red Rocks Park, the public is required to remain upon designated trails within Red Rocks Park and are not to enter into any natural area or onto rock formations in Red Rocks Park, unless otherwise authorized by DPR. This restriction does not apply at: a) facilities open to the public such as the Red Rocks amphitheater (however, rock formations in the amphitheater may not be climbed), and other facilities at Red Rocks Park such as visitor centers, parking lots, roadways, sidewalks, and the Red Rocks Trading Post; and b) any open space area designated for public access and use.

5.4 Summit Lake Park: In order to protect and preserve the sensitive tundra, natural areas and rock formations within Summit Lake Park, the public is required to remain upon designated trails within Summit Lake Park and are not to enter into any natural area or onto rock formations in Summit Lake Park. Boating and any use of watercraft on or in Summit Lake is strictly prohibited.

5.5 Designated trails: The trails and open space areas open for public access and use in Red Rocks Park and Summit Lake Park will be designated by the DPR Executive Director and notice to the public of these designated trails and open space will be either by signs posted in the Parks or through brochures and maps readily available in the Red Rocks Park, Summit Lake Park; however, notification may also be directly provided by verbal communication or written notice from DPR staff or an Enforcement Official (as defined in 20.4 below) to members of the public.
5A.0 **Overnight Residing; Camping and Campgrounds.** (39-7) Restrictions and prohibitions relating to Overnight Residing, Camping, Campgrounds, as specified herein, are important to the safe and harmonious public use of Park Facilities and for the protection and preservation of Park Facilities.

5A.1 Definitions:

5A.1.1 **Campground** means a site in a Park or Mountain Park designated by the DPR Executive Director for the purpose of Camping by the public, either as a temporary or a permanent facility. The only permanent facility currently designated as a Campground is the Chief Hosa Campground in the Mountain Parks.

5A.1.2 **Camping** means the authorized short-term residential use of a Campground typically by means of recreational vehicles, campers, tents or similar camping equipment.

5A.1.3 **Camping Regulations** mean those rules and regulations which are integrated in the DPR permitting process for Camping and which are applicable to Camping and to Campgrounds. Camping Regulations are administered through the permitting system for Camping and Campgrounds and are enforceable under this 5A.0.

5A.1.4 **Camping Regulations Notice** means notice of Camping Regulations provided to those engaged in Camping or related activities or utilizing Campgrounds by means of signs or other postings placed in prominently visible locations in or near the Campground, by devices or directional signs controlling the movement and parking of vehicles in or near Campgrounds and the loading or unloading of Camping equipment in or near Campgrounds, or by brochures or other written materials distributed to those with a permit to engage in Camping or to utilize a Campground; however, notice of Camping Regulations may also be directly provided by verbal communication or written notice from DPR staff or an Enforcement Official (see definition in 20.4 below) to members of the public.

5A.1.5 **Overnight Residing** means the occupancy and use, including but not exclusively for sleeping, of a Park Facility or a portion thereof during City Curfew (see 1.1) or Mountain Park Curfew (see 1.2), as applicable.

5A.2 Overnight Residing: Overnight Residing is not allowed except as provided in this 5A.0. An Enforcement Official (see definition in 20.4 below) shall comply with section 38-86.2(c), DRMC, to the extent applicable, prior to taking action to enforce against Overnight Residing. Exceptions to this rule:

5A.2.1 Overnight Residing is expressly authorized as a singular event by the DPR Executive Director at a specified Park Facility, so long as there is compliance with any conditions and restrictions imposed by the DPR Executive Director on the singular event.

5A.2.2 A permit has been issued or a contract with the City has been entered authorizing Overnight Residing at a specified location in a Park Facility, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

5A.3 Camping and Campgrounds: Camping and the use of Campgrounds by the public are allowed only as specified in this 5A.3:
5A.3.1 Camping permits are required and must be obtained in order to engage in Camping or to use Campgrounds. Camping permits must be available for inspection at all times. The Admission Fees provision of 3A.0 shall be applicable to Camping at Campgrounds.

5A.3.2 Camping by the public may occur only in Campgrounds and only to the extent that specific types of Camping activity or specific public uses of and locations within Campgrounds are authorized by the Camping permits or by the DPR Executive Director.

5A.3.3 Camping or the storing of camping equipment or vehicles in a Campground is prohibited when the Campground is closed to the public or when a permit for Camping has expired or has been revoked.

5A.3.4 Leaving a permitted site for Camping unattended for more than twenty-four (24) hours is not allowed unless permission is first obtained.

5A.3.5 Limited exception to 5A.3.1 through 5A.3.4: Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing Camping in a Campground, so long as there is compliance with the terms, conditions and restrictions of the permit or contract and applicable Camping Regulations and Camping Regulations Notice.

5A.4 Camping Regulations: Camping and the use of Campgrounds by the public shall be subject to such requirements, restrictions and prohibitions set forth in the Camping Regulations and as provided by Camping Regulations Notice. All persons, after obtaining the requisite permit for Camping and who are engaged in Camping, are required to be knowledgeable of the Camping Regulations and act in compliance with said Camping Regulations and Camping Regulations Notice at all times.

5A.5 Right of inspection/compliance: Any DPR staff or Enforcement Official (as defined in 20.4 below) shall have, as a condition of any Camping permit and the public use of any Campground, a right to access and inspect the exterior area of any Campground site for compliance with this 5A.0 and other Park Use Rules & Regulations. Refusal to allow such access or inspection or refusal to comply with this 5A.0 shall be sufficient grounds for the DPR staff or Enforcement Official (as defined in 20.4 below) to order the immediate vacation of the Campground by the permit holder, and any permit fees paid shall be forfeited.

5A.6 Assumption of risk/liability: Any person engaged in any activity allowed under this 5A.0 assumes all risks associated with such activity. Any person engaged in any activity allowed under this 5A.0 is liable for any damage or injury caused by said activity.

6.0 Fire restrictions and bans; fireworks. (39-8) Cooking fires, open fires and fireworks present a very real danger of wildfires and other fire damage in Park Facilities and adjoining property and are therefore prohibited or restricted as specified herein.

6.1 Fires: The starting and maintaining of fires in a Park Facility is prohibited except for fires in grills, fire pits and fireplaces provided for that purpose in a Park Facility or charcoal or gas grills brought by a Park Facility user. Smoking in Mountain Parks is generally prohibited in vegetation and wooded areas to avoid accidental fires, but may be allowed within a paved parking lot, paved trailhead, designated smoking areas, or inside a vehicle.
6.1.1 All fires must be totally contained within the grill, fire pit, fireplace, or approved smoking area 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, ashes, and associated litter or trash (e.g. evidence of smoking) removed from the Park Facility prior to the person who started or maintained the fire leaving the Park Facility. All burnt charcoal and ashes must be lawfully disposed of.

6.2 Fire bans: All fires, including those in grills, fire pits and fireplaces, are prohibited when an order banning fires in a Park Facility or Park Facilities is issued by the DPR Executive Director or other authorized public official, including such governmental officials for counties in which Mountain Parks are located.

6.3 Fireworks: Fireworks of any kind are prohibited in Park Facilities. This prohibition includes the possession, sale, ignition and discharge of fireworks. Fireworks are as defined in the adopted Denver Fire Code, as amended. Exception to this rule:

6.3.1 Events or specific activities for which a permit has been issued or a contract with the City 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.

7.0 Firearms, weapons and hunting (39-9) Firearms and weapons present a real danger to the safety of the public in or near Park Facilities and to Park Facilities themselves and are therefore prohibited or restricted as specified herein.

7.1 Firearms: Firearms are prohibited in Park Facilities except as provided herein. 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 guns, and any firearm that can discharge a bullet or metal shot or pellets. Exceptions to this rule shall apply so long as, at the time of carrying, the person is abiding by all other federal, state, and local laws:

7.1.1 The person is a law enforcement officer, as defined in § 38-116, DRMC;

7.1.2 The person is an active-duty member of the United States Armed Forces and acting in performance of their duties;

7.1.3 The person is acting with valid authorization from the City, including but not limited to a person licensed by the City as a security guard with a firearms endorsement; or

7.1.4 The person is carrying a firearm within a private automobile or other private means of conveyance for hunting or for lawful protection of the owner or another person or that owner or another person’s property, and the person is otherwise lawful possession of the firearm and is not engaging in any unlawful use of the firearm, including hunting in a Park Facility.
7.2 Weapons: Weapons are prohibited in Park Facilities except as provided herein. This provision does not include firearms addressed in 7.1 above. This prohibition includes the possession, display, flourishing and use of weapons. Weapons include blackjacks, nunchakus, brass knuckles or similar artificial knuckles, switchblades, knives with blades greater than 3 ½ 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. Exceptions to this rule:

7.2.1 Any weapon for which the owner is carrying the weapon within a private automobile or other private means of conveyance for hunting or for lawful protection of the owner or another person or that owner or another person’s property, and the person is otherwise in lawful possession of the weapon and is not engaging in any unlawful use of the weapon, including hunting in a Park Facility.

7.2.2 Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing use of specified weapons otherwise restricted or prohibited by this rule, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

7.3 Hunting: The hunting or killing of wildlife or other animals is prohibited in Park Facilities.

8.0 Alcohol Beverages. (39-10) The regulation and control of the sale, service and consumption of alcohol beverages as defined in the Colorado Liquor Code, as specified herein, is important to the safe and harmonious public use of Park Facilities.

8.1 Definitions:

8.1.1 Alcohol Beverages means fermented malt beverages or malt liquor (beer), vinous liquor (wine), and spirituous liquor (hard liquor) as defined in the Colorado Liquor Code, as this code may be amended from time to time.

8.1.2 Concession License means any concession granted under Section 2.4.4(c) of the City Charter, when the Concession License expressly authorizes the concessionaire to sell and/or serve Alcohol Beverages for consumption solely within the specified concession site and which is only granted upon concessionaire demonstrating that the required license has been obtained, and continues to be maintained, in accordance with State Liquor Laws.

8.1.3 Contract means any contract or agreement approved by the DPR Executive Director, the Mayor and (if required by City Charter) the City Council, which Contract expressly authorizes the contracting party to sell and/or serve Alcohol Beverages for consumption solely within an authorized area of a Park Facility and which is only entered upon the contracting party obtaining and maintaining any license or permit required under State Liquor Laws, if such a liquor license or permit is required.

8.1.4 State Liquor Law means any legal requirement, restriction or prohibition contained in the Colorado Liquor Code and/or the Colorado Beer Code.
8.2 Authorization: The sale or service of Alcohol Beverages in a Park Facility is not allowed unless authorized by a Concession License, a Contract or a Permit and by State Liquor Law.

8.3 Violation Regarding Sales or Service: The sale or service of Alcohol Beverages in a Park Facility and the consumption of Alcohol Beverages sold or served in a Park Facility is not allowed if the Alcohol Beverages are sold, served or consumed in violation of a Concession License, a Contract or a Permit or in violation of State Liquor Law, and except as allowed under 8.4, below.

8.4 Personal Consumption: The possession or consumption of Alcohol Beverages brought into a Park Facility by a patron or visitor to a Park Facility for Personal Consumption is allowed but limited to fermented malt beverages and malt liquor (beer), and vinous liquor (wine). “Personal Consumption” means the drinking of beer or wine by a patron or visitor in a Park Facility where there is no authorized sale or service of the allowed Alcohol Beverage in the Park Facility. The possession and consumption of spiritous liquor (hard liquor) as defined in the Colorado Liquor Code is prohibited in all park facilities unless specifically allowed through a permit, concession license, contract or specific approval of the Executive Director.

8.5 Special restrictions: Alcohol Beverages may not be possessed or consumed on, in or within fifty (50) feet of any roadway (public right of way or park road) in or adjoining a Park Facility or on, in or within fifty (50) feet of any playground, recreation center or swimming pool located in a Park Facility, except when authorized by a Concession License, a Contract or a Permit and by State Liquor Law.

8A.0 Marijuana. (39-10) The prohibition of the consumption, use, display, transfer, distribution, sale, or growth of marijuana, as specified herein, is important to the safe and harmonious public use of Park Facilities.

8A.1 Violation: The consumption, use, display, transfer, distribution, sale, or growth of marijuana in a Park Facility is prohibited.

(8A.0 was adopted on 9-9-14)

8B.0 Smoking. (39-10) Restrictions on smoking tobacco products in public, as specified herein, are important to the safe and harmonious public use of Parks Facilities.

8B.1 Ordinance enforcement: Smoking of tobacco in public is regulated, and generally prohibited, under Article IX of Chapter 24 of the Denver Revised Municipal Code at or within certain City-owned facilities. Section 24-313, DRMC, provides that “[e]very department, agency and office of the city shall implement this article in all facilities under its management control.” In fulfillment of this ordinance mandate, and in addition to the enforcement provisions set forth in section 24-312, DRMC, smoking at or within any Park Facility in violation of Article IX of Chapter 24 of the Denver Revised Municipal Code shall be a violation of these Park Use Rules & Regulations.

8B.2 Special restrictions: Smoking is not allowed within fifty (50) feet of any playground, recreation center, facility, event facility, or swimming pool located within a Park Facility.
9.0 **Sales and gambling**. (39-11) The regulation and control of the sales of goods and services, as specified herein, and the prohibition of gambling, as specified herein, is important to the safe and harmonious public use of Park Facilities.

9.1 Definitions:

9.1.1 **Concession License** means any concession granted under Section 2.4.4(c) of the City Charter, when the Concession License expressly authorizes the concessionaire to engage in the sales of goods and/or services upon such terms and conditions as specified in the Concession License.

9.1.2 **Contract** means any contract or agreement approved by the DPR Executive Director, the Mayor and (if required by City Charter) the City Council, which Contract expressly authorizes the contracting party to engage in the sales of goods and/or services upon such terms and conditions as specified in the Contract.

9.1.3 **Gambling** means risking any money, credit, deposit or other thing of value for gain contingent in whole or in part upon lot, chance, the operation of a gambling device, or the happening or outcome of an event, including a sporting event, over which the person taking a risk has no control, but does not include: (a) bona fide contests of skill, speed, strength or endurance in which awards are made only to entrants or to the owners of entries; or (b) bona fide business transactions which are valid under the law of contracts; or (c) other acts or transactions now or hereafter expressly authorized by ordinance.

9.1.4 **Sales** mean any offering, sampling, soliciting, vending, marketing, advertising, bartering, bargaining or delivery of goods or services to or with the public. Sales include food and beverage vending, private recreational, personal training or exercise program services, and solicitation for passage by any type of vehicle, motorized or non-motorized (including horses and other ride animals), for hire or gratis. It does not include the sale of goods or services at a permitted Assembly when the goods or services are an integral and related part of the expression of free speech in a Park Facility that is a public forum; however, the sale of goods or services unrelated to the free speech being expressed in the Park Facility will be subject to the restrictions and prohibitions set forth in this section 9.0.

9.2 Sales authorization: The sales of goods or services are not allowed in a Park Facility unless authorized by a Concession License, a Contract or a Permit. The sales of goods or services are not allowed on the streets and sidewalks within three hundred (300) feet of the boundary of a Park or Recreational Facility unless authorized by a Concession License, a Contract or a Permit.

9.3 Sales violation: The sales of goods or services is not allowed in a Park Facility or within three hundred (300) feet of the boundary of a Park or Recreational Facility if the sales are in violation of a Concession License, a Contract or a Permit.

9.4 Gambling: Gambling is prohibited in Park Facilities. This prohibition includes social gambling.

10.0 **Disturbance of the peace**. (39-12) Maintaining peace and quiet in Park Facilities, as specified herein, is important to the safe and harmonious public use of Park Facilities.

10.1 Misbehavior: Action or behavior or the promotion or instigation of action or behavior that disturbs the peace of the public in Park Facilities is 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.

10.2 Noise: 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 Facility is not allowed. Exceptions to this rule:

10.2.1 Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing the use of sound amplification systems at specified locations, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

Noise limitations and violations including the use of such sound amplification systems is subject to the requirements, restrictions, conditions, exceptions, definitions, permitting and penalties prescribed in Section 38-89, DRMC; Chapter 36 of the Denver Revised Municipal Code; and their associated rules and regulations.

11.0 Fishing. (39-13) The regulation of fishing, as specified herein, serves to preserve and protect fish populations in City waterways and water bodies.

11.1 Fishing in City Waters: Fishing, spear fishing and ice fishing in lakes, ponds, rivers, streams, creeks and other waterways and water bodies owned or controlled by the City (“City Waters”) is not allowed. Exceptions to this rule:

11.1.1 Fishing may occur in those City Waters designated by the DPR Executive Director for public fishing, subject to such restrictions and prohibitions posted on signs next to or near said designated City Waters.

11.1.2 Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing fishing in City Waters at specified locations, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

11.2 State license: All persons fishing in City Waters must have a fishing license issued in accordance with state law and may only continue fishing so long as all state laws regulating fishing are complied with. Failure to have a fishing license or to comply with state fishing regulations is a violation of 11.0.

12.0 Waters and Water Facilities. (39-14) The regulation of activities in and uses of Waters and Water Facilities, as specified herein, serves to preserve and protect these waters and the health and safety of the public and for the protection and preservation of Waters and Water Facilities.

12.1 Release or discharge: Throwing, releasing, or discharging anything into the Waters of a Park Facility is prohibited unless authorized in writing by the DPR Executive Director or under City law. This includes, but is not limited to: any material, dirt, mud, fill, rubble, debris, dead vegetation, carcasses, discarded furnishings, abandoned vehicles, junk, litter, 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.
12.2. Swimming: Swimming in, or any entry into (when disallowed by public notice), the Waters of a Park Facility is not allowed. Exceptions to this rule:

12.2.1 Swimming is allowed in Waters of a Park Facility designated by the DPR Executive Director for public swimming, subject to such restrictions and prohibitions posted on signs next to or near said designated Waters.

12.2.2 Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing swimming in Waters of a Park Facility, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

12.3 Water Facilities restrictions: Entry into or use of a Water Facility in a Park Facility is prohibited when the Water Facility is closed to the public. Exception to this rule:

12.3.1 Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing use of a Water Facility when it is closed to the public, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

12.4 Waters defined: Lakes, ponds, rivers, creeks, canals, ditches, detention and retention ponds holding water, fountains, or similar waterways or water bodies located in or on Park Facilities.

12.5 Water Facilities defined: Swimming and wading pools, whirlpools, hot tubs, water slides, and interactive water features located in or on Park Facilities.

13.0 Animals. (39-15) The regulation and control of domestic animals and the protection and preservation of wildlife, as specified herein, is important to the safe and harmonious public use of Park Facilities and for the protection and preservation of Park Facilities.

13.1 Abandonment of animals: The deliberate abandonment or release of any animal – domestic pets or Wildlife (as defined in 13.4 below) – in or on a Park Facility is prohibited. Wildlife for the purposes of this 13.1 also includes any wildlife that is not native to Colorado.

13.2 Harassment of Wildlife: The harassment or deliberate disturbance of Wildlife (as defined in 13.4 below) situated in or inhabiting a Park Facility is prohibited. Wildlife for the purposes of this 13.2 includes bison and elk managed by DPR in the Mountain Parks. This 13.2 does not apply to situations where Wildlife are attacking or presenting a real and imminent danger or threat of danger to persons, their pets or their private property. Hazing of coyotes and geese are allowed when necessary to scare off wildlife.

13.3 Feeding Wildlife: The feeding of Wildlife (as defined in 13.4 below) in a Park Facility is not allowed.

13.4 Wildlife defined: Any undomesticated animal residing in the wild, including but not limited to: squirrels, prairie dogs, other rodents, rabbits, coyotes, fox, raccoons, skunks, deer, fish, water fowl, birds, amphibians, reptiles, and insects.
13.5 Domestic animal excrement: Excrement of a domestic animal such as a dog left or deposited by such animal on or in a Park Facility must be promptly and completely picked up and properly disposed of by the person or persons who brought or allowed the animal into the Park Facility.

13.6 Loose animals: A domestic animal such as a dog is not allowed to run loose or be left unattended on or in a Park Facility. 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 Facility. 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 Facility. Exceptions to this rule:

13.6.1 Trained service animals for individuals with disabilities are allowed to be off leash, but only as necessary so that the animal can provide the services for which it was trained.

13.6.2 Dogs may be allowed to be loose in a designated “dog park”, subject to compliance with the rules and regulations set forth in 13A.0 on “Dog Parks”.

13.6.3 Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing domestic animals to be loose in a specific location or to enter Waters or Water Facilities in a specific location, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

13.7 Dogs on Trails: See restrictions in 16.3.9 below.

13.8 Dogs within Playgrounds: A domestic animal such as a dog is not allowed to enter playgrounds, other than trained service animals. Service animals must always be leashed and under control, at all times. This rule does not apply if a service animal must be unleashed in service of as a part of the service to its owner.

13.9 Waters or Water Facility: A domestic animal such as a dog is not allowed to enter the Waters or a Water Facility (as defined in 12.4 and 12.5 above) in or on a Park Facility, subject to the exception in 13.6.3.

13.10 Livestock: Livestock are not allowed to pasture, graze or run at large in a Park Facility except as authorized by the DPR Executive Director. Livestock include but are not limited to: domestic farm or ranch animals such as cattle, horses, sheep, goats, hogs and chickens. Any person who owns or controls Livestock and who employs or uses the services of another person who violates this 13.10 is responsible for any violation hereof, along with the person who actually brings the Livestock on or in a Park Facility.

13.11 Horseback riding: Horseback riding, including the riding of mules and donkeys, or other uses of horses, mules, donkeys, llamas or alpacas (such as for transporting goods or drafting carriages or wagons) is not allowed in a Park Facility. Exceptions to this rule:

13.11.1 Horseback riding is allowed in areas designated by the DPR Executive Director for horseback riding, subject to compliance with such rules and regulations that may be posted in or near the designated area.
DENVER DEPARTMENT OF PARKS AND RECREATION
PARK USE RULES AND REGULATIONS
AS ADOPTED 5-11-12; AS AMENDED AND RESTATE 5-27-15; AS REVISED 3-12-21;
and AS REVISED 12-08-22

13.11.2 Events or specific activities for which a permit has been issued or a contract with
the City has been entered authorizing horseback riding or other uses of horses, mules, donkeys, llamas or
alpacas in a specific location, so long as there is compliance with the terms, conditions and restrictions of
the permit or contract.

13A.0 Dog Parks. (39-15) The regulation and control of dogs in Dog Parks is important to the safe and
harmonious public use of Park Facilities and for the protection and preservation of Park Facilities.

13A.1 Definition of Dog Park: A Dog Park is an area(s) within a Park Facility where the DPR
Executive Director has designated that dogs may run loose and off leash. Such an area may be enclosed
by a fence or other barrier or may be unfenced or otherwise open, as determined by the DPR Executive
Director. A Dog Park shall have signage designating the area which is a “Dog Park”. The restrictions on
“loose animals” set forth in 13.6 above shall not be applicable in a Dog Park, provided that the dog is
properly managed and controlled as provided below.

13A.2 Only dogs allowed: Pets, other than dogs, are not permitted in a Dog Park.

13A.3 Restricted use: Only activities common and customary for playing with, training and
exercising dogs are allowed. No other uses, including other park uses and commercial uses, are allowed in
a Dog Park except as authorized by the DPR Executive Director.

13A.4 Certain dogs not allowed: The following dogs are not permitted in a Dog Park:

13A.4.1 Aggressive dogs and dogs with a known propensity to attack or bite people or
other dogs. Any dog that acts aggressively towards people or other dogs shall be immediately removed
from the Dog Park.

13A.4.2 Dogs over the age of six (6) months that have not been spayed or neutered,
except as provided in Section 8-56, DRMC.

13A.4.3 Dogs that do not have a current rabies vaccination tags issued to the particular
dogs, which tags must be attached to the dogs’ collars or harnesses.

13A.4.4 Dogs too young to be vaccinated against rabies.

13A.5 Restrictions on persons: The following restrictions shall apply to persons within a Dog
Park:

13A.5.1 A person ten (10) years of age or younger is not permitted in a Dog Park.

13A.5.2 Any person eleven (11) to fifteen (15) years of age must be accompanied by an
adult (18 years of age or older).

13A.5.3 Any person in charge of a dog must be sixteen (16) years of age or older.

13A.5.4 Any one person may not be in charge of more than two (2) dogs at a time.
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13A.6 Days and hours of operation: Dogs are not permitted in a Dog Park when the Dog Park is closed or outside of the posted days and hours of operation for the Dog Park. Dogs are not permitted in a Dog Park when the Dog Park is dark and unlighted. Park Curfews apply. See 1.0 above.

13A.7 Leash: A person bringing a dog to a Dog Park must have a leash available at all times. A dog must be kept on a leash until it is inside the Dog Park. A dog must be placed on a leash before it may be taken outside of the Dog Park.

13A.8 Control: Notwithstanding the fact that a dog may be off leash in a Dog Park, a dog must be under the control of the person in charge of the dog and must be in view of that person at all times.

13A.9 Dog excrement: The “domestic animal excrement” rule (see 13.5 above) shall be applicable to dogs within a Dog Park.

13A.10 Food: Human food is not permitted within Dog Parks. However, dog treats are permitted.

13A.11 Damage: The person in charge of a dog is responsible for any damage to the Dog Park caused by the dog. Holes dug by a dog must be filled in and any turf damage must be repaired. If repairs cannot be made or are not made by the person in charge of a dog that caused the damage, then the costs of such repairs may be charged to said person.

13A.12 Injury: The person in charge of a dog in a Dog Park is responsible for any injury to any person or other dog caused by that person’s dog.

13A.13 Posted rules: Any person in charge of a dog in a Dog Park must comply with all posted rules and regulations.

13A.14 Assumption of risk/liability: Any person engaged in any activity allowed under this 13A.0 assumes all risks associated with such activity. Any person engaged in any activity allowed under this 13A.0 is liable for any damage or injury caused by said activity.

14.0 Inflatables, Flying Objects, Model Boats, Sledding Devices, ice skating and walking on frozen lakes or ponds. (39-16) The regulation and control of inflatables, flying objects, model boats, sledding devices, ice skating and walking on frozen lakes or ponds, as specified herein, is important to the safe and harmonious public use of Park Facilities.

14.1 [Reserved].

14.2 Inflatables: Inflatable devices are prohibited in Park Facilities due to potential damage and injury to park users and park property. Exceptions to this rule:

14.2.1 Inflatables may be allowed in areas in a Park Facility or on Park waters designated by the DPR Executive Director for the installation or use of Inflatables, subject to compliance with such rules, regulations, and relevant policies that may apply or may be posted in or near the designated area.
14.2.2 Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing Inflatables in a particular location, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

14.3 Flying Objects: The throwing, striking, propelling, launching or otherwise operating flying or propelled object of a potentially dangerous nature, such as a hang glider, sky diving, sky sail, drone (“unmanned aerial vehicle”), model airplane, model helicopter, model rocket, golf ball, rock, and similar flying or propelled item (“Flying Object”) is not allowed in a Park Facility. A Flying Object does not include a non-motorized model airplane under a half pound in weight, a Frisbee or a kite. Objects propelled by Weapons identified in 7.2 above are subject to the restrictions set forth in 7.2. Fireworks identified in 6.3 are prohibited in Park Facilities. Exceptions to this rule:

14.3.1 Flying Objects are allowed in areas in a Park Facility designated by the DPR Executive Director for such Flying Objects activity such as a golf course or driving range for golf balls, a designated model airplane or model helicopter flying area, or a rocket launching area, subject to compliance with such rules and regulations that may be posted in or near the designated areas.

14.3.2 Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing specific Flying Objects in a particular location, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

14.4 Model Boats: The operation or use of a model boat, whether wind-powered, gas-powered or electric (“Model Boat”), on a lake or pond within a Park Facility is allowed.

14.5 Sledding Devices: The operation or use of, or riding upon, any device propelled in part by a human and in part by gravity down snowed, iced or slick slope, including but not limited to: a) a sled, b) a toboggan, c) inflatable tube, d) saucer, e) luge and f) cross-country skis (“Sledding Device”), is allowed in a Park Facility, except in areas of a Park Facility were such activity involving a Sledding Device would be dangerous or hazardous to the participant or other members of the public, including roads, playgrounds, athletic fields, golf courses, parking lots, flower beds, ponds, lakes, or any area of a Park Facility which is closed to Sledding Devices by the DPR Executive Director. Snowboards and downhill skis may only be used in areas of a Park Facility which are expressly designated by the DPR Executive Director for the public use of snowboards and downhill skis.

14.6 Ice skating and walking on frozen lakes/ponds: Ice skating and walking on a frozen lake or pond in a Park Facility is not allowed. Exceptions to this rule:

14.6.1 Ice skating and walking on frozen lakes and ponds may be allowed in areas in a Park Facility designated by the DPR Executive Director for ice skating, ice fishing or similar winter activity, subject to compliance with such rules and regulations that may be posted in or near the designated area.

14.6.2 Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing ice skating, ice fishing or similar winter activity in a particular location, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.
14.7 Assumption of risk/liability: Any person engaged in any activity allowed under this 14.0 assumes all risks associated with such activity. Any person engaged in any activity allowed under this 14.0 is liable for any damage or injury caused by said activity.

15.0 Bottles, littering and dumping. (39-17) The regulation and control of bottles, dumping and littering, as specified herein, is important to the safe and harmonious public use of Park Facilities and for the protection and preservation of Park Facilities.

15.1 Bottles: Broken bottles and glass present a substantial hazard to the users of Park Facilities. For that reason, bottles and other glass containers are not allowed in Park Facilities. Exceptions to this rule:

15.1.1 Bottles and glass containers are allowed in areas of Park Facilities where there is a concession or other authorized food and beverage service for which the use of bottles and glass containers is expressly allowed in the Park Facility and where the concessionaire or food and beverage vendor is responsible for cleaning up broken bottles and glass.

15.1.2 Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing bottles or glass containers in a particular location, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

15.2 Dumping: Dumping, depositing or leaving anything in Park Facilities is prohibited unless authorized in writing by the DPR Executive Director or under City law. 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 Facility for the purpose of dumping or depositing the same into any dumpster or disposal receptacle.

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

15.4 Other materials or items: The prohibition against dumping and littering is extended to any materials or items (not listed in 15.2 and 15.3 above) brought into a Park Facility 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 from the DPR Executive Director to leave the materials or items in or at the Park Facility and the person bringing the materials or items or who has control of the materials or items a) exits the Park Facility with no responsible person-attending to the materials or items or remaining to properly dispose of the materials or items, or b) fails to properly take care of the materials or items such that dumping or littering effectively results in physical damage to the Park Facility or injury to the users of the Park Facility has occurred or is likely to occur. It is prohibited to urinate or defecate in a park, parkway, median or any other Park Facility outside of a designated bathroom or temporary toilet.
16.0 Trails and Wheeled Devices. The regulation and control of Trails, Park Roads and Wheeled Devices, as specified herein, is important to the safe and harmonious public use of Park Facilities and Trails and for the protection and preservation of Park Facilities and Trails.

16.1 Definitions:

16.1.1 Wheeled Device means any non-motorized wheeled vehicle or device including but not limited to: a) bicycles, b) skates (roller, in-line, roller blades, etc.), c) skateboards, d) scooters, e) electric bicycles, f) electric scooters, g) electric skateboards, h) any electric mobility devices operated in parks, and i) Electric Personal Assistive Mobility Devices (“EPAMD”) as defined in Chapter 54 Article IX, Division 2 of the D.R.M.C. Except where noted in this section 16.0 or in section 16A.0, strollers or other similar devices used to transport children, or a wheelchair or other similar mobility assisted device used by an individual with disabilities for conveyance is regarded as a Wheeled Device. Gas-powered (“Motorized”) vehicles are limited and restricted as set forth in 17.0, below.

16.1.2 Regional Trail means any of the following trail systems to the extent operated or controlled under the jurisdiction of DPR: a) Bear Creek Trail, b) Cherry Creek Trail, c) High Line Canal Trail, d) Lakewood Gulch Trail, e) Sand Creek Trail, f) Sanderson Gulch Trail, g) Weir Gulch Trail, h) South Platte River Trail, and i) any other trail designated by the DPR Executive Director as a Regional Trail.

16.1.3 Trail Rules means the rules and regulations designed to protect the Traveling Public and other persons on or near a Trail, as provided in 16.2 below.

16.1.4 Trail Rules Notice means notice of Trail Rules provided to the Traveling Public and other persons on or near a Trail by means of signs or other postings placed in prominently visible locations next to or near the Trail or by traffic signs or traffic-control devices; however, notice of Trail Rules may also be directly provided by verbal communication or written notice from DPR staff or an Enforcement Official (see definition in 20.4 below) to members of the public who are in violation of the Trail Rules.

16.1.5 Trail means any trail, path or sidewalk, hard surfaced or soft surfaced, located in any Park Facility or any other trail, path, or sidewalk, hard surfaced or soft surfaced, not designated as a Regional Trail. Trail does not include any sidewalk located in right of way for a Parkway outside of a Parkway Median (as defined in 1.3 above).

16.1.6 Traveling Public means persons traveling on Trails as pedestrians or operators of Wheeled Devices.

16.2 Violation of Trail Rules: Trail Rules specific to a particular Trail or segment of Trail may be established by the DPR Executive Director and implemented by providing Trail Rules Notice. Uses, activities or behavior restricted or prohibited by the Trail Rules and for which Trail Rules Notice has been provided are not allowed in violation of the Trail Rules.

16.3 Basic Trail Rules: If there are no different or contrary Trail Rules for which Trail Rules Notice has been provided, the following basic rules are applicable:
16.3.1 The speed limit for Wheeled Devices on a Trail is fifteen (15) miles per hour unless otherwise posted. The speed limit is reduced to what is reasonable under the circumstances when there is heavy traffic on the Trail, at-grade intersections with streets, inclement weather, darkness or Trail conditions warranting slower speeds for Wheeled Devices.

16.3.2 Operators of Wheeled Devices must also take such other precautions as are reasonable under the circumstances when there is heavy traffic on the Trail, at-grade intersections with streets, inclement weather, darkness or Trail conditions warranting such precautions for the operation of Wheeled Devices and as appropriate to protect the safety of the public and property. Reckless or dangerous uses of Wheeled Devices on Trails are prohibited.

16.3.3 The Traveling Public must stay to the right side of a Trail, except when passing, and must not block or substantially impede the Traveling Public coming from the opposite direction.

16.3.4 Operators of Wheeled Devices must yield to pedestrians and slower operators of Wheeled Devices. Yielding includes slowing down and being prepared and able to stop timely and safely when necessary under the circumstances.

16.3.5 Passing may occur only after yielding to the Traveling Public coming from the opposite direction and only when it is safe to do so and when the persons being passed are appropriately warned of the impending pass.

16.3.6 Stopping or standing on a Trail, or placing materials or objects on a Trail, such that the passage of the Traveling Public is blocked or substantially impeded is not allowed.

16.3.7 Operators of Wheeled Devices, except for wheelchairs or other mobility assisted devices being used by individuals with disabilities, must dismount or cease operating or riding the Wheeled Devices when appropriate under the circumstances, such as when it is necessary in order to safely enter or exit Trails, to cross at unsafe or busy at-grade intersections with streets, due to inclement weather, or when conditions warrant not operating or riding Wheeled Devices.

16.3.8 Operators of Wheeled Devices must comply with all other state laws and local laws applicable to such Wheeled Devices.

16.3.9 Dogs brought on to Trails must be restrained by a leash no longer than six (6) feet in length. Operators of Wheeled Devices, except for wheelchairs or other mobility assisted devices being used by individuals with disabilities, on Trails are not allowed to have a dog on leash while operating or riding Wheeled Devices. The leash requirements shall not be applicable to trained service animals for individuals with disabilities in wheelchairs or other mobility assisting devices to the extent necessary so that the animal can provide the services for which it was trained.

16.3.9 The provisions of 13.0 regulating and restricting activities, uses and behavior pertaining to animals, including dogs, shall be applicable to Trails.

16.4 Non-travelling uses: Trails are primarily intended for the use of the Traveling Public. Public uses or activities not involving lawful travel on a Trail are not allowed to occur on a Trail so as to prevent or substantially impede the Traveling Public’s use of the Trail.
16.5 Wheeled Devices on Trails: In order to protect and preserve Park Facilities and the safety of the public, Wheeled Devices are to be operated or ridden only on established Trails and on roadways, driveways and parking areas located in Park Facilities. Exceptions to this rule:

16.5.1 Wheelchairs or other mobility assisted devices being used by individuals with disabilities.

16.5.2 Wheeled Devices may be allowed in areas in a Park Facility designated for such activity, such as a skatepark or a bicycle course, subject to compliance with such rules and regulations that may be posted in or near the designated area.

16.5.3 Wheeled Devices may not be operated on any Trail which is posted with a sign not allowing the operation of all or certain Wheeled Devices on a Trail or a part of a Trail.

16.5.4 Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing Wheeled Devices in a particular location, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

16.5.5 Unless authorized by the DPR Executive Director by permit or other writing, a person may not operate or ride upon any Wheeled Device in or on any pavilion, monument, event facility, open-air theater, fountain, interactive water feature, playground area, athletic or playing field, ballpark, tennis, basketball or other sport court located in a Park Facility and may not propel or jump any Wheeled Device up or down steps, walls, rails or similar elevated features in any Park Facility not designated by the DPR Executive Director for that purpose.

16.6 Assumption of risk/liability: Any person engaged in any activity allowed under this 16.0 assumes all risks associated with such activity. Any person engaged in any activity allowed under this 16.0 is liable for any damage or injury caused by said activity.

16A.0 Electric Wheeled Devices. The use and operation of certain electric devices shall be allowed in parks, Parks Facilities and DPR regulated lands as limited by these rules. This Part 16A.0 is intended to regulate certain electric bicycles and electric scooters, consistent with bicycle regulations due to the similar size, weight and functions of the devices.

16A.1 Definitions:

16A.1.1 E-Device means Electric Assisted Bicycles, Electric Mobility Devices; Electric Personal Assistive Mobility Devices; and Electric Scooters. “E-device” does not include ADA and other mobility and assistive electric devices.

16A.1.2 Park Road means the same as defined in 17.1.2 below.

16A.1.3 Trail means the same as defined in 16.1.5 above.

16A.1.4 Commercial E-device means an E-device owned by a commercial provider (for example, but not limited to Lyft, Lime, Jump or others) rented to a user for temporary use.
16A.2 Use of E-Devices in Parks. Trails and Park Roads rules under 16.0 for the use of E-Devices in parks shall apply except as otherwise set forth in this 16A.0.

16A.2.1 All E-devices, when in use during dusk to dawn, shall be equipped with a lamp on the front which shall emit a white light visible from a distance of at least five hundred (500) feet to the front; and shall be equipped with a red reflector visible for six hundred (600) feet to the rear when directly in front of lawful lower beam of head lamps on another device or vehicle.

16A.2.2 No E-device may be left unattended, unused or abandoned in any area of any park, unless removed to a safe area that does not obstruct or interfere with standard, safe usage and enjoyment of the park.

16A.2.3 Commercial E-devices may not be left in a park or on any trail after use is discontinued. Commercial E-devices must be moved to designated areas after use is discontinued.

16A.2.4 E-devices must yield to pedestrians and slower operators of other allowed devices, consistent with 16.3.4 through 16.3.6 of the Park Use Rules.

16A.2.5 Prohibitions regarding Motorized Vehicles under 17.0 of the Park Use Rules shall not apply to E-devices as defined in these Park Use Rules.

16A.2.6 Commercial E-device providers, for example but not limited to Lyft, Lime or Jump, shall be subject to all laws, rules and regulations regarding operation of and obstructions caused by E-devices, including applicable agreements or restrictions from any City agencies. E-devices may not be staged unattended in any park, park facility or trail, or in any way that interferes with use by other park patrons of park trails or other park facilities, except where otherwise designated.

16A.2.7 Tours utilizing E-devices are not permitted to convene in or on a park facility in a manner that interferes with normal, reasonable park use to begin, conduct or conclude the tour.

16A.2.8 Repair or maintenance of E-devices: The repair or maintenance, including cleaning or charging or recharging, of any E-device is not allowed on or in a Park Facility except for emergency repairs necessitated by the inability to start or operate an E-device lawfully brought on or in a Park Facility.

16A.3 E-Device Location and Use Restrictions. The regulation and control of E-devices as specified herein is important to the safe and harmonious public use of Park Facilities and for the protection and preservation of Park Facilities.

16A.3.1 Unless otherwise posted, closed or restricted, E-devices shall be allowed only on certain park Trails and Trail segments; park sidewalks; and park roads. No operation on turf is permitted.

16A.3.2 E-devices are allowed in any designated areas where other Wheeled Devices are allowed, except that E-devices may be prohibited where indicated by signs or other postings.

16A.3.3 All E-device users must abide by posted signs regulating use of vehicles, including speed limit signs, and signs regulating safe usage (such as passing signs).
16A.3.4 No E-device may occupy more than 50% of the width of any trial or land width on a road in one direction.

16A.3.5 No E-device usage is allowed in or on any pavilion, monument, event facility, open air theater, fountain, interactive water feature, playground area, athletic or playing field, ballpark, tennis, basketball or other court located in a Park Facility and may not propel or jump any vehicle up or down steps, walls, rails or similar elevated features or surface in any Park Facility not designated by the DPR Executive Director for that purpose. (see 16.5.5 above).

16A.3.6 Sidewalks adjacent to parks are regulated in accordance with Division III, Article IX of Chapter 54 of the Denver Revised Municipal Code.

16A.3.7 Operators may not have a dog on leash while operating an E-device. This prohibition shall not apply to trained service animals for individuals with disabilities in wheelchairs or other mobility assisting devices to the extent necessary so that the animal can provide the services for which it was trained.

17.0 Motorized Vehicles; snowmobiles, go-carts and ATV’s; vehicle repair; and overnight parking. (39-19) The regulation and control of Motorized Vehicles, snowmobiles and ATV’s, vehicle repair, and overnight parking, as specified herein, is important to the safe and harmonious public use of Park Facilities and for the protection and preservation of Park Facilities. For purposes of this Rule 17.0, electric devices defined in 16.1.1 are not considered motorized vehicles.

17.1 Definitions:

17.1.1 Motorized Vehicle means any motorized 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, motorcycle, motor scooter, and motor bike.

17.1.2 Park Road means any roadway for Motorized Vehicles which is located in a Park or a Mountain Park and which is administered and operated by DPR.

17.1.3 Trail means the same as defined in 16.1.5 above.

17.1.4 Travelling Public means the same as defined in 16.1.6 above.

17.2 Restricted travel or parking areas: In order to protect and preserve Park Facilities and the safety of the public, Motorized Vehicles are to be operated only on established roadway areas of Park Roads, driveways and parking areas located in Park Facilities, only to the extent that the same are open to travel by Motorized Vehicles, and are to be parked only in designated parking spaces on roadway areas of Park Roads, driveways and parking areas. Exceptions to this rule:

17.2.1 Wheelchairs and other mobility assisted devices being used by individuals with disabilities.

17.2.2 Motorized Vehicles may be allowed in areas in a Park Facility designated by the DPR Executive Director for driving and/or parking Motorized Vehicles or certain types of Motorized
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Vehicles, subject to compliance with such rules and regulations that may be posted in or near the designated area.

17.2.3 Events or specific activities for which a permit has been issued or a contract with the City 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.

17.3 Trails: Motorized Vehicles are not allowed on Trails. Exceptions to this rule:

17.3.1 Motorized wheelchairs and other mobility assisted devices being used by individuals with disabilities.

17.3.2 Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing the driving or parking of Motorized Vehicles or certain types of Motorized Vehicles in a particular location on a Trail within a Park Facility, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

17.3.3 Electric devices defined in 16.1.1 may be operated on trails unless otherwise restricted or prohibited.

17.4 Traffic controls: Motorized Vehicles must be operated and parked so as to comply with all posted rules, traffic signs and traffic-control devices regulating such Motorized Vehicles. Unless traffic signs or traffic-control devices indicate differently, the operators of Motorized Vehicles must yield to patrons on or in a Park Facility and the Traveling Public on Trails.

17.5 Snowmobiles, go-carts and ATV’s: Snowmobiles, go-carts and all-terrain vehicles (ATV’s) are not allowed in a Park Facility or a Trail.

17.6 Repair or maintenance: The repair or maintenance, including cleaning, of any Motorized Vehicle is not allowed on or in a Park Facility except for emergency repairs necessitated by the inability to start or operate a Motorized Vehicle lawfully brought on or in a Park Facility.

17.7 Overnight parking: A Motorized Vehicle may not be parked or stored on or in a Park Facility during curfews as specified in section 1.0 above. Exceptions to this rule:

17.7.1 On-street parking in Parkways where such on-street parking is allowed.

17.7.2 Overnight parking may be allowed in areas in a Park Facility designated for such activity, subject to compliance with such rules and regulations that may be posted in or near the designated area.

17.7.3 Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing the overnight parking of Motorized Vehicles or certain types of Motorized Vehicles in a particular location within a Park Facility, so long as there is compliance with the terms, conditions and restrictions of the permit or contract.
17.8  Assumption of risk/liability: Any person engaged in any activity allowed under this 17.0 assumes all risks associated with such activity. Any person engaged in any activity allowed under this 17.0 is liable for any damage or injury caused by said activity.

17A.0  **Sports Facilities; Team Sport Activities.** (39-20) The regulation and control of Sports Facilities and Team Sport Activities, as specified herein, are important to the safe and harmonious public use of Park Facilities and for the protection and preservation of Park Facilities.

17A.1  Definitions:

17A.1.1  **Sports Facilities** mean athletic or playing fields, ball parks, ice skating rinks, skateparks, ultimate Frisbee courses, basketball courts, volleyball courts, tennis courts, other ball courts or sport courts and facilities, gymnasiums, and similar or related sports or recreational facilities located in Park Facilities.

17A.1.2  **Sports Facilities Regulations** means the rules and regulations adopted by the DPR Executive Director and designed to regulate behavior and protect the public attending or participating in sporting or recreational activities in Sports Facilities and other persons on or near Sports Facilities, as provided in 17A.6 below.

17A.1.3  **Sports Facilities Regulations Notice** means notice of Sports Facilities Regulations provided to the public attending or participating in sporting or recreational activities in Sports Facilities and other persons in or near Sports Facilities by means of signs or other postings placed in prominently visible locations in or near the Sports Facilities or by brochures or other written materials distributed to those with a permit or license to utilize a Sports Facility; however, notice of Sports Facilities Regulations may also be directly provided by verbal communication or written notice from DPR staff or an Enforcement Official (see definition in 20.4 below) to members of the public.

17A.1.4  **Team Sport Activities** means football, rugby, soccer, lacrosse, field hockey, softball, baseball, kickball, ultimate Frisbee, basketball, volleyball, or similar activity, higher intensity recreation uses involving team sports.

17A.2  Team Sport Activities: Team Sport Activities are to be conducted on or in Sports Facilities intended or designated for Team Sports Activities. In order to avoid conflicts with other Park Facility users or potential injuries or property damage, Team Sport Activities are not allowed in Park Facilities outside of said Sports Facilities. This restriction applies only to those Team Sport Activities scheduled or arranged by a person or persons, other than DPR, for groups or organized teams, and not to casual or spontaneous (unscheduled) games. With respect to Passive Recreation Use Areas, see 2A.0.

17A.3  Reserved Use of Sports Facilities: Many Sports Facilities are subject to being reserved at particular times for sporting events or programs a) by permits issued to individuals, groups or organizations, b) by assignment to leagues or organized sports groups, c) for contracted use by Denver Public Schools or other schools, or d) for DPR sports and recreational programs ("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.
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17A.4 Permitted Sports Facilities: As specified by the DPR Executive Director, 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.

17A.5 Reserved Use, Permits & Fees: The Compliance with Permits provision of 3.0 shall be applicable to situations involving the Reserved Use of Sports Facilities and Permitted Sports Facilities. The Admission Fees provision of 3A.0 shall be applicable to Sports Facilities for which a fee or other payment is required. With respect to failure to have a required permit, see 3B.0.

17A.6 Violation of Sports Facilities Regulations: The use of Sports Facilities by the public shall be subject to the requirements, restrictions and prohibitions set forth in the Sports Facilities Regulations or with such rules and regulations that may be posted in or near the designated area. All persons utilizing a Sports Facility are required to be knowledgeable of the Sports Facilities Regulations and to act in compliance with said Sports Facilities Regulations and Sports Facilities Regulations Notice at all times.

17A.7 Basic Sports Facilities Rules: Unless there are different or contrary Sports Facilities Regulations for which Special Sports Facilities Regulations Notice has been provided, the following basic rules are applicable to all Sports Facilities:

17A.7.1 Shoes: Shoes or other appropriate foot attire are required to be worn within Sports Facilities. Shoes with metal spikes or metal cleats are not allowed. Non-metal cleats are permitted on grass, dirt, and/or synthetic athletic fields and ball parks only. Only soft-sole shoes, such as tennis shoes, are allowed on sports courts.

17A.7.2 Wheeled Devices & Motorized Vehicles: Wheeled Devices as defined in 16.1.1 above, or Motorized Vehicles (as defined in 17.1.1 above), except as driven or ridden by authorized personnel or as specifically authorized by permit, shall not be allowed on or within Sports Facilities. This provision shall not be applicable to wheelchairs, motorized or not, and other mobility assisted devices being used by individuals with disabilities.

17A.7.3 Modifications: Modifications, temporary or permanent, to the grounds, playing surface or facilities associated with a Sports Facility, including snow removal, are not allowed without the prior authorization of the DPR Executive Director.

17A.7.4 Synthetic Turf: The public use of any Sports Facility with synthetic turf is subject to restrictions and prohibitions to protect and preserve the synthetic turf. Nothing may be brought by the public onto synthetic turf that would damage or stain the synthetic turf. This prohibition is intended to protect the synthetic turf from burning, melting, discoloring, defacement, and cutting and includes such items as cigarettes, fire, flammable or caustic liquids, or sharp metal objects. Posted rules and regulations regarding the protection of synthetic turf must be complied with.

17A.7.5 Courts: No sports or other recreational activities, except for the play of authorized court sports as set forth on the DPR Permit Resource Site or as posted in or near the designated area, are allowed on courts without the prior authorization of DPR Executive Director.
17A.8 Assumption of risk/liability: Any person engaged in any activity allowed under this 17A.0 assumes all risks associated with such activity. Any person engaged in any activity allowed under this 17A.0 is liable for any damage or injury caused by said activity.

18.0 Watercraft. (39-21) The regulation and control of Watercraft and Watercraft Facilities, as specified herein, is important to the safe and harmonious public use of City Waters and Watercraft Facilities and for the protection and preservation of City Waters and Watercraft Facilities.

18.1 Definitions:

18.1.1 Watercraft means those craft allowed on City Waters limited to non-motorized, hand-launched, hand-powered, or wind-powered craft, not powered by engines or motors, intended for water-based recreational activities. Examples of allowed Watercraft include canoes, kayaks, paddleboards, sail boats or other wind-powered boats, and row boats. DPR reserves its right to use of motorized, engine-powered, or electric-powered watercraft for public safety, emergencies, and recreational programming.

18.1.2 Watercraft Facilities mean those structural facilities, both on and off City Waters, used for the purpose of supporting use of Watercraft. This includes decks, docking anchorage and ramps as specified by DPR’s Watercraft policy and as designated by the Executive Director of Parks and Recreation or a designee.

18.1.3 Watercraft Regulations mean the policies or rules and regulations applicable to the use of Watercraft on City Waters and for Watercraft Facilities.

18.1.4 City Waters means lakes, ponds, rivers, streams, creeks and other waterways and water bodies owned or controlled by the City.

18.1.5 State Boating Laws shall mean those statutes, rules, regulations and directives of the State of Colorado and its agencies regulating boating.

18.2 Watercraft and Watercraft Facilities: Use of Watercraft on City Waters and the use of Watercraft Facilities are allowed only as specified in this 18.2:

18.2.1 Access and Use: Use of allowed Watercraft as defined in 18.1.1 may occur only on those City Waters designated by the DPR Executive Director for Watercraft by the public and only to the extent that specific Watercraft activity or types of Watercraft are authorized by the DPR Executive Director. Use Watercraft on City Waters and use of Watercraft Facilities when City Waters or Facilities are closed to the public are prohibited.

18.2.2 Limited exceptions to 18.2.1: Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing use of Watercraft in City Waters at specified locations, so long as there is compliance with the terms, conditions and restrictions of the permit or contract and applicable Watercraft policy.
18.2.3 State Boating Laws: Use of Watercraft on City Waters is subject to State Boating Laws. Any violation of State Boating Laws shall also be a violation of these Park Use Rules & Regulations. All persons engaged in using Watercraft on City Waters are required to be knowledgeable of State Boating Laws and act in compliance with said State Boating Laws at all times. To the extent that DPR’s Watercraft policies or other rules are more stringent or restrictive than State Boating Laws, DPR’s Watercraft policies and rules shall control.

18.2.4 Hours and Seasonal Use: Use of Watercraft may only occur during daylight hours (from sunrise to sunset). Access to any City Waters and Watercraft Facilities outside of daylight hours is strictly prohibited. Use of Watercraft is prohibited when ice is present on City waterways. Whenever ice is present, access to all City waterways and Watercraft Facilities is prohibited.

18.3 Watercraft Safety: The navigation, directing or handling of any Watercraft in such a manner as to unjustifiably or unnecessarily annoy or frighten or endanger the occupants of any other Watercraft or other users of City Waters or Watercraft Facilities, or the reckless or careless operation of a Watercraft, is prohibited.

18.3.1 Personal Flotation Device (“PFD”): Use of Watercraft is prohibited on City Waters unless each and every person using a Watercraft on City Waters wears or has ready access within the Watercraft to a U.S. Coast Guard-approved PFD of the correct size and in serviceable condition as required by state boating laws.

18.3.2 Sound Producing Devices: All persons using Watercraft on City waterways must have ready-access to a sound-producing device, capable of gaining someone's attention in the case of emergency or other circumstances requiring urgent assistance.

18.4 Directions: Persons boating on City Waters or using Boating Facilities must comply with all directions given by DPR staff, including safety practices at the Boating Facilities, entry of Watercraft into City Waters, Boating safety, environmental preservation, and other common courtesies and practices needed to assure the public enjoyment and protection of Boating, Watercraft and Boating Facilities.

18.5 Right of inspection/compliance: Any DPR staff or Enforcement Official (as defined in 20.4 below) shall have, as a condition of use of Watercraft on City Waters and Watercraft Facilities, a right to access and inspect any Watercraft for compliance with this 18.0 and DPR Rules & Regulations. Refusal to allow such access or inspection or refusal to comply with this 18.0 shall be sufficient grounds for the DPR staff or Enforcement Official to order the immediate removal of a Watercraft from City Waters, Watercraft Facilities or Park Facilities.

18.6 Assumption of risk/liability: Any person engaged in any activity allowed under this 18.0 assumes all risks associated with such activity. Any person engaged in any activity allowed under this 18.0 is liable for any damage or injury caused by said activity.

19.0 Golf: (39-23) The regulation and control of Golf and golf-related activities, as specified herein, is important to the safe and harmonious public use of Golf Facilities and for the protection and preservation of Golf Facilities.

19.1 Definitions:
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19.1.1 DPR Golf Course means any golf course, including Golf Facilities, owned by the City and operated by DPR or a concessionaire under a license with the City.

19.1.2 Golf Facility means any portion of a DPR Golf Course, including clubhouses, restaurants, bars, patio areas, restrooms, pro shops, snack shacks, irrigation systems, practice putting greens, practice chipping areas, tee boxes, fairways, greens, roughs, water hazards, sand traps, golf paths, bridges, driving ranges, miniature golf courses, aqua golf facilities, parking lots, and related Amenities and support facilities.

19.1.3 Golf means the public play of golf or related golf activity, including the use of golf carts, on a DPR Golf Course.

19.1.4 Golf Regulations mean those rules and regulations which are integrated in the DPR permitting process for Golf and which are applicable to Golf on a DPR Golf Course and the use of Golf Facilities. Golf Regulations are administered through the permitting system for Golf on a DPR Golf Course and are enforceable under this 19.0.

19.1.5 Golf Regulations Notice means notice of Golfing Regulations provided to those engaged in Golfing or related activities or the use of Golf Facilities by means of signs or other postings placed in prominently visible locations within a DPR Golf Course or a Golf Facility, by devices or directional signs controlling movement (including by golf carts) on a DPR Golf Course, or by brochures or other written materials distributed to those with a permit to engage in Golf on a DPR Golf Course; however, notice of Golf Regulations may also be directly provided by verbal communication or written notice from DPR staff or an Enforcement Official (see definition in 20.4 below) to members of the public.

19.2 Golf at a DPR Golf Course and use of a Golf Facility: Golf at a DPR Golf Course and the use of Golf Facility are allowed only as specified in this 19.2:

19.2.1 Access and Use: Golf may occur only on a DPR Golf Course designated by the DPR Executive Director for Golf by the public and only to the extent that specific Golf activity is authorized by the DPR Executive Director. When the DPR Golf Course or Golf Facility is closed to the public, access and use is strictly prohibited.

19.2.2 Permits and Fees: Golf permits are required and must be obtained in order to engage in Golf on a DPR Golf Course. Golf permits must be available for inspection at all times. The Admission Fees provision of 3A.0 shall be applicable to DPR Golf Courses. With respect to Failure to Have a Required Permit, see 3B.0.

19.2.3 Limited exceptions to 19.2.1 and 19.2.2: Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing Golf at a DPR Golf Course, including tournament play, so long as there is compliance with the terms, conditions and restrictions of the permit or contract and applicable Golf Regulations and Golf Regulations Notice.

19.2.4 Golf Regulations: Golf on a DPR Golf Course and the use of Golfing Facilities by the public shall be subject to such requirements, restrictions and prohibitions set forth in the Golf Regulations and as provided by Golf Regulations Notice. All persons, who are engaged in Golf on a DPR...
Golf Course or utilizing Golf Facilities, are required to be knowledgeable of the Golf Regulations and act in compliance with said Golf Regulations and Golf Regulations Notice at all times.

19.2.5 Other Public Access and Pets: Public access to the Golf area of a DPR Golf Course for purposes other than for authorized Golf or to Golf Facilities closed to the public is not allowed. Exceptions to this rule:

19.2.5.1 Access to areas within a DPR Golf Course designated by the DPR Executive Director for public access and use, other than for Golf but including pet walking, is allowed to the extent authorized by the DPR Executive Director.

19.2.5.2 Events or specific activities for which a permit has been issued or a contract with the City has been entered authorizing non-Golfing access and use and/or pets at a DPR Golf Course so long as there is compliance with the terms, conditions and restrictions of the permit or contract.

19.2.5.3 Trained service animals for individuals with disabilities 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.

19.2.5.4 Dogs are allowed on DPR Golf Courses so long as they are accompanied by a permitted Golf user (19.2.2) and are leashed and under control at all times, as determined by 13.0 above.

19.2.6 Golf Carts: The operation and handling of any golf cart in such a manner as to unjustifiably or unnecessarily annoy or frighten or endanger other golfers or DPR staff or other users of golf carts, or the reckless or careless operation of a golf cart, is prohibited. Operators of golf carts must be at least sixteen (16) years of age and have a valid driver’s license.

19.2.7 Minors: Children under the age of twelve (12) must be accompanied by someone sixteen (16) years of age or older while on a DPR Golf Course.

19.2.8 Alcohol: For those Golf Facilities with a licensed concessionaire holding a liquor license, Alcohol Beverages (as defined in 8.1 above) must be purchased at that Golf Facility and must be consumed on premises. Beer or wine only may be brought and consumed, subject to section 8.4 above, at Golf Facilities that do not have licensed concessionaires with a liquor license.

19.2.9 Wheeled Devices & Motorized Vehicles: Wheeled Devices as defined in 16.1.1 above, or Motorized Vehicles (as defined in 17.1.1 above), with the exception of authorized golf carts and except as Motorized Vehicles are driven or ridden by authorized personnel, shall not be allowed on DPR Golf Courses outside of public parking lots and driveways.

19.2.10 Modifications: Modifications, temporary or permanent, to the grounds, playing surface or facilities associated with a Golf Facility are not allowed without the prior authorization of the DPR Executive Director.

19.2.11 Smoking: The smoking restrictions of 8B.0 above shall apply to clubhouses, restrooms, patio areas, miniature golf courses, driving ranges, practice putting greens, and practice chipping areas.
19.2.12 Paid Lessons/Coaching: No private lessons, coaching or similar services for pay or other consideration, except by authorized personnel, are allowed on a DPR Golf Course. Exception to this rule:

19.2.12.1 Events or specific activities for which a permit has been issued or a contract with the City 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.

19.2.13 Directions: Golfers must comply with all directions given by DPR staff at a DPR Golf Course, including starting times and locations, sequence of holes to be played, pace of play, divot replacement, appropriate attire and shoes, player safety, environmental preservation, and other common courtesies and practices needed to assure the public enjoyment and protection of DPR Golf Courses.

19.3 Right of inspection/compliance: Any DPR staff or Enforcement Official (as defined in 20.4 below) shall have, as a condition of any Golfing permit and the public use of a DPR Golf Course or a Golf Facility, a right to access and inspect any golf cart and its content for compliance with this 19.0 and the Park Use Rules & Regulations. Refusal to allow such access or inspection or refusal to comply with this 19.0 shall be sufficient grounds for the DPR staff or Enforcement Official to order the person in violation to leave the DPR Golf Course and any Golf Facility, and any permit fees paid shall be forfeited.

19.4 Assumption of risk/liability: Any person engaged in any activity allowed under this 19.0 assumes all risks associated with such activity. Any person engaged in any activity allowed under this 19.0 is liable for any damage or injury caused by said activity.

20.0 Compliance with lawful order; identification; interference or evasion. (39-24) In order to assure that the Park Use Rules and Regulations are fully, fairly and accurately enforced, the public is expected to cooperate with Enforcement Officials, as defined herein.

20.1 Compliance with lawful order: All persons must comply with any lawful order issued by an Enforcement Official when the Enforcement Official has reason to believe that a violation of the Article I Ordinances and the Park Use Rules and Regulations has occurred. If so ordered by an Enforcement Official, 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 an Enforcement Official, the person in violation must leave the Park Facility when the Enforcement Official 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.

20.2 Identification: All persons must provide appropriate and correct identification to an Enforcement Official when the Enforcement Official has reason to believe that a violation of the Article I Ordinances and the Park Use Rules 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 Enforcement Official 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 Enforcement Official may request.
20.3 Interference or evasion: A person may not interfere with an Enforcement Official in the performance of that Enforcement Official’s duties or evade lawful actions by an Enforcement Official against said person in the enforcement of the Article I Ordinances and the Park Use Rules and Regulations. A person also may not interfere with the duties of DPR staff, including Rangers, being performed in a Park or Park Facility.

20.4 Enforcement Official defined: An Enforcement Official is a person employed by the City and County of Denver and charged by the DPR Executive Director or other authorized City official with enforcing the Article I Ordinances and the Park Use Rules and Regulations, such as a Park Ranger. A Denver Police Officer is also an Enforcement Official.
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These Park Use Rules and Regulations, as amended, restated and revised, have been duly
adopted effective this 22nd day of December, 2022, in accordance with the rule-making
requirements of section 39-2 of the Denver Revised Municipal Code and are in accordance with
the authority of the Executive Director of the Denver Department of Parks and Recreation under
section 2.4.4 of the Denver City Charter.

In accordance with section 39-2(e), D.R.M.C., copies of these Park Use Rules and Regulations,
as amended, restated and revised, were filed with the Denver Clerk and Recorder and the Denver
City Attorney within seven (7) days of the effective date set out above, and a notice of the
adoption of these Park Use Rules and Regulations was published in The Daily Journal on the
_______ day of December, 2022. The notice included a statement that a copy of the Parks Use
Rules and Regulations, as amended and restated, are on file with the Executive Director of Parks
and Recreation and is available for public inspection.

APPROVED AND ADOPTED:

Allegri “Happy” Haynes
Executive Director of Parks and Recreation

APPROVED FOR LEGALITY:

Kerry C. Tipper
Interim City Attorney for the City and County of Denver