BYLAW 612-15 being a Bylaw of the Village of Innisfree, in the Province of Alberta for the operation of a Recreation Park and other municipal outdoor recreation areas;

WHEREAS, the Council for the Village of Innisfree wishes to regulate and control operations and activities within the Innisfree Municipal Recreation Park and other municipal public places and;

WHEREAS, by virtue of the power conferred on it by the Municipal Government Act R.S.A. 2000, Chapter M-26, as amended thereto, provides that Council of a Municipality may pass bylaws regarding people, activities and things in, on or near a public place or place that is open to the public;

**NOW THEREFORE**, the Council of the Village of Innisfree, in the Province of Alberta, duly assembled, enacts as follows:

### 1.0 Short Title:

1.1 This Bylaw shall be known and may be cited as the "Recreation Park Bylaw" of the Village of Innisfree.

#### 2.0 Definitions and Interpretations:

- **2.1 'Abandoned'** means left standing at a location for more than seventy-two (72) consecutive hours other than pursuant to:
  - 2.1.1 a license, permit or other similar authorization or,
  - 2.1.2 prior authorization of a Park Manager.
- 2.2 'Animal' means any living creature that is not human
- **2.3** 'Bicycle' means a bicycle as defined in the *Traffic Safety Act*, RSA 2000, c.T-6 and amendments thereto.
- 2.4 'Camping Accommodation Unit' means:
  - 2.4.1. a tent;
  - 2.4.2 a trailer;
  - 2.4.3 a tent trailer;
  - 2.4.4 a motor home;
  - 2.4.5 a van or,
  - 2.4.6 a truck camper

used by a person as shelter while camping.

- 2.5 'Campground' means a park designated as a site on which daytime or overnight camping is permitted.
- **2.6 'CAO'** means 'Chief Administrative Officer' as defined in section 1(1)(c) of the *Municipal Government Act*, RSA, 2000, c.M-26.
- 2.7 'Council' means the Council of the Village of Innisfree as defined in section 1(1)(e) of the Municipal Government Act, RSA, 2000, c.M-26.
- 2.8 'Child' means a person of no more than twelve (12) years of age.
- **2.9 'Facilities'** means all buildings, structures, residences, shelters, furnishings, signs, light fixtures, fire pits, fences, waste receptacles, tables, benches or tennis courts within a park or recreation area.

- **2.10** 'Firearm' means any device that propels a projectile by means of explosion, spring, air, gas, string, wire or elastic material or any combination of those things.
- **2.11 'Highway'** means a highway as defined in the *Traffic Safety Act*, RSA 2000, c.T-6 and amendments thereto.
- **2.12 'Individual Campsite'** means a campsite in the park or recreation area designated as an individual campsite under this bylaw.
- 2.13 'Innisfree Municipal Recreation Park' shall be referred to as 'Park' in this bylaw.
- **2.13 'Motor Vehicle'** means a vehicle as defined in the *Traffic Safety Act*, RSA 2000, c.T-6 and amendments thereto.
- **2.14 'Noise'** means any sound especially that which is likely to unreasonably annoy or disturb persons or to injure, endanger or detract from the comfort, peace or safety of persons.
- **2.15** 'Nuisance' means the presence of refuse, waste or litter or a person that annoys, troubles, offends or is disagreeable.
- **2.16 'Offence Ticket'** means a ticket issued pursuant to the *Provincial Offences Procedures Act,* R.S.A. 2000.
- **2.17 'Off-Highway Vehicle'** means an off-highway vehicle as defined in the *Traffic Safety Act*, RSA 2000, c.T-6 and amendments thereto.
- **2.18 'Park Manager'** means the individual(s) responsible for the management and operation of the Innisfree Municipal Recreation Park.
- 2.19 'Park or Outdoor Recreation Area' includes:
  - 2.19.1 any land developed or used by the Village as a public park, trail, campground, sports field, playground, golf course or recreation area, under title or lease to the Village of Innisfree;
  - **2.19.2** any land acquired by the Village through subdivision as a Municipal Reserve, Municipal School Reserve or Environmental Reserve;
  - 2.19.3 any land used as a highway buffer strip, whether on a permanent or temporary basis;
- **2.20 'Peace Officer'** means a member of the RCMP, a Bylaw Enforcement Officer or Special Constable appointed by the Village;
- **2.21 'Person'** includes Her Majesty, public bodies, corporate bodies, societies, partnerships, firms, individuals or companies;
- 2.22 'POPA' means the Provincial Offences Procedures Act, R.S.A. 2000, c. P-34;
- **2.23 'Vegetation'** includes all trees, shrubs, plants, flowers, and grass or ground cover, whether it is in its wild or natural state or has been planted;
- **2.24 'Village'** means the Village of Innisfree or the area within the corporate limits or the Village of Innisfree, as the context may require;
- 2.25 'Voluntary Penalty' means a penalty specified in this Bylaw for a contravention of a provision of this Bylaw for the amount which will be paid by a person to whom an offence ticket has been issued.

## 3.0 General:

**3.1** The Park Manager shall have general supervision, charge and control of the operation of the Innisfree Municipal Recreation Park.

Or

3.2 The Park Manager shall have charge of all persons and/or work of whatever nature being performed in the Innisfree Municipal Recreation Park, under the direction of the CAO.

### 4.0 Conduct:

- 4.1 A person who enters a Park or outdoor recreation area shall comply with:
  - 4.1.1 any lawful orders and instructions made or issued pursuant to this Bylaw and,
  - **4.1.2** instructions, prohibitions and directions prescribed by all lawfully designated and erected signs and notices.
- **4.2** A person using a Park shall keep the land and improvements in a condition satisfactory to the Park Manager.
- **4.3** A person vacating a Park or outdoor Recreation area shall restore the land as nearly possible to a clean and tidy condition.
- **4.4** If, in the opinion of the Park Manager, a nuisance exists, the Park Manager may verbally, or in writing, order the person causing the nuisance to cease the nuisance or clean the site or both.
- **4.5** No person shall interfere in the rights of others to the quiet and peaceful enjoyment of a Park or outdoor Recreational area.
- **4.6** No person who has been removed from a Park or outdoor Recreation area pursuant to subsection 4.4 of this bylaw shall, within the following Seventy-two (72) hours' period, enter or attempt to enter that Park or outdoor Recreation area.
- 4.7 No person shall enter or remain in any Park or outdoor recreation area or portion of any Park or outdoor recreation area where travel or access restrictions have been imposed under this bylaw.

### 5.0 Alcohol Use:

- 5.1 No person shall consume or display alcohol in a Park or outdoor Recreation area unless the alcohol is consumed or displayed in the person's individual campsite or, in the group camp area.
- **5.2** No person shall enter or remain in any Park or outdoor Recreation area, being disruptive or destructive, while intoxicated.

### 6.0 Park Use and Hours of Operation:

- 6.1 The Park Manager may:
  - 6.1.1 temporarily close a Park or Recreational Area or any portion thereof to public use,
  - **6.1.2** from time to time establish hours of operation of the Park or outdoor Recreation area or any part thereof;
  - **6.1.3** may designate 'No Smoking' areas in the Park or outdoor Recreation area or any part thereof.
- **6.2** No person, except Park employees, servants or agents acting in the course of their duties, shall enter or remain in a Park or outdoor Recreational Area or any facility contained therein, after the designated hours of operation.

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#### 7.0 Vegetation:

- 7.1 No person shall attach or keep attached to any tree in or upon any Park or outdoor Recreation Area or the guard or stake intended for the protection of such trees, any ropes, wires chains or other device whatsoever, except as the same may be attached to any tree as support or protection thereof.
- **7.2** No person shall remove, injure, mutilate, or damage or destroy any vegetation in or upon any Park or outdoor Recreation area.
- 7.3 No person shall walk, stand or sit in any planting bed in or upon any Park or outdoor Recreation area.

#### 8.0 Animals:

- 8.1 No person shall remove, kill, injure, tease, molest or disturb any animal or remove, destroy or disturb eggs or young of such animals in any Park or outdoor Recreational area unless authorized by the Park Manager.
- **8.2** No person shall bring into or permit to enter a Park or outdoor Recreation area, an animal under that person's custody or control except:
  - **8.2.1** a dog or cat that is in a cage or is restrained by a leash, chain or other device that is not greater than two (2) meters in length;
  - **8.2.2** a horse or pony or beast of burden that is within an area of land that has been established for equestrian use;
  - **8.2.3** an animal that has been authorized to enter the Park or outdoor Recreation area by a Park Officer, or;
  - 8.2.4 a dog or cat that is in a designated area.
- 8.3 No person having custody or control of an animal shall bring into or allow an animal to enter or remain in or on any area of a Park or outdoor Recreation area that is:
  - 8.3.1 designated swimming or aquatic play areas;
  - 8.3.2 a beach area adjacent to a designated swimming area or aquatic play area;
  - 8.3.3 a park or outdoor recreation area facilities;
  - 8.3.4 a play area sandpit;
  - 8.3.5 an ice skating pond or surface;
  - 8.3.6 a planting bed, nursery or greenhouse for vegetation purposes;
  - 8.3.7 an area where signs are posted prohibiting animals.
- **8.4** A person who has custody or control of a dog or cat shall immediately remove any feces deposited in a Park or outdoor Recreation area by that dog or cat.
- 8.5 A Park Officer may refuse to admit to Park or outdoor Recreation area or, may require to be removed from a Park or outdoor recreation area any animal if the Park Manager considers it is not under control or may be a nuisance or cause damages to the life, safety, health, property or comfort of any person in the Park or Recreation outdoor area.



- 8.6 No person shall allow any animal under that person's custody or control to:
  - **8.6.1** remove, kill, injure, tease, molest or disturb any other animal or remove, destroy or disturb the eggs or young of such animals in any Park or outdoor Recreation area or,
  - **8.6.2** remove, injure, mutilate, damage or destroy any vegetation in or upon any Park or outdoor Recreation area.

#### 9.0 <u>Vehicles</u>:

- 9.1 No person shall park or leave a motor vehicle, boat, trailer or camping accommodation unit or permit a motor boat, trailer or camping accommodation unit to be parked or left in a Park or outdoor Recreation area other than in parking areas designated for that purpose by the Park Manager or the CAO.
- **9.2** No person shall operate a motor vehicle, other than an off-Highway vehicle, within a Park or outdoor Recreation area except:
  - 9.2.1 on a highway or,
  - 9.2.2 in the case of an area that is not a highway, with written authorization from the Park Manager.
- **9.3** No person shall, within a Park or outdoor Recreation area, operate or ride an off-highway vehicle or any other such specialized means of conveyance, whether motor driven or propelled by human power, except:
  - **9.3.1** on a trail or in an area set aside, designated or identified by regulatory signs, notices or trail markers posted as a trail or area for the use of such conveyances or,
  - **9.3.2** in an area other than one referred to in Subsection 9.3.1, with written authorization from the Park Manager.
- 9.4 Subsection 9.3 does not apply to bicycles.
- **9.5** The Park Manager may prohibit the entry of a vehicle into any part of any Park or outdoor Recreational area.

### 10.0 Firearms, Fireworks, Projectiles and Dangerous Objects:

- **10.1** No unauthorized person shall use any fireworks, rockets or explosives as defined by Section 5.2 of the Alberta Fire Code in a Park or an outdoor Recreation area.
- 10.2 No person shall, shoot, fire, or release an arrow, dart, stone or missile or other projectile in a Park or outdoor Recreation area.
- 10.3 No person shall propel a golf ball, outside of an area designated for that purpose, in any manner in the Park or outdoor Recreation area without prior authorization from the Park Manager or the CAO.

### 11.0 Fires:

- 11.1 No person shall set, light or maintain a fire in a Park or outdoor Recreation area except in a fireplace, pit or other facilities provided for that purpose.
- 11.2 No person shall leave a fire unattended or allow it to spread.

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- 11.3 No person shall deposit or dispose of hot coals, ashes, ambers or any other burning or smoldering material in a place other than a stove, fireplace, pit or other place or facility provided for that purpose by the Park Manager.
- 11.4 A person shall extinguish all fires, hot coals or smoldering materials before leaving them.
- 11.5 Where the Park Manager is of the opinion that a fire hazard exists in a Park or outdoor Recreation area, the Park Manager may, by erecting signs and notices for that purpose, prohibit the setting, lighting or maintaining of fires in all or part of a park or outdoor Recreation area.
- 11.6 No person shall remove or transport Park firewood to another location outside of the Innisfree Municipal Recreation Park.

### 12.0 Waste and Littering Control:

- 12.1 No person shall deposit liquid or solid waste matter in the Park or outdoor Recreation area except in a receptacle or area provided for that purpose.
- **12.2** No person shall bring commercial or residential waste matter into the Park or outdoor Recreation area for disposal.
- 12.3 No person shall contaminate by placing, depositing or allowing to enter, any litter, refuse, or substance or material of any sort in any body of water in a Park or outdoor Recreation area.
- 12.4 No person shall deposit or dump in the Park or outdoor Recreational area, soil products, snow, or any other refuse or debris which may cause damage to such areas and/or be offensive or injurious to any other person using such areas.
- 12.5 In areas of the Park or outdoor Recreation area where waste disposal receptacles or areas are not provided, waste matters shall be carried out of the area for disposal.

# 13.0 Signs:

- 13.1 The Village may, subject to the Highway Traffic Act:
  - **13.1.1** control and prohibit the movement of vehicular, pedestrian and other traffic by means of signs and notices designated and erected by the Park Manager and,
  - **13.1.2** designate and erect other signs and notices governing and prohibiting activities that are provided for in this bylaw.
- **13.2** The existence of a sign or notice referred to in Subsection 13.1 is prima-facie proof that it was properly designated and erected under this bylaw.
- 13.3 No person shall display or post any signs or advertisements in the Park or outdoor Recreation area other than signs approved by the Park Officer as authorized by Council.
- 13.4 No person shall remove, deface, damage or destroy any sign board, sign or notice posted or placed in the Park or outdoor Recreation area under authority of this or any other Bylaw or Act.

## 14.0 Business Activities:

- 14.1 No person shall, in a Park or outdoor recreation area, without prior written approval:
  - 14.1.1 distribute any handbills or circulars;



- 14.1.2 use any audible advertising device or,
- 14.1.3 sell or offer for sale any refreshments or any goods or services for a fee.

### 15.0 Water Activities:

- 15.1 No person, without prior without prior written approval from the Park Officer shall:
  - **15.1.1** swim in any natural or manmade lake, pond or flowing water, or any part thereof, where prohibited;
  - **15.1.2** operate any boat, water craft or floating device on any natural or manmade lake, pond or flowing water or any part thereof, where prohibited.
- **15.2** Children must be supervised by an adult in the water of designated outdoor swimming and aquatic play areas.

# 16.0 Camping:

- **16.1** All persons entering the Park or outdoor Recreation area shall register with the Park Manager or designate when required to do so by sign or notice at or near the entrance to the Park or outdoor Recreation area.
- **16.2** The Park Manager or designate may issue individual campsite permits, day use permits and group camping permits under this Bylaw.
- **16.3** The Park Manager, under the authority of the Village, may provide for and designate areas within its Park or outdoor Recreation areas for camping and day use purposes.
- **16.4** Permits shall be issued on a first-come, first served basis except in that portion of a Park or outdoor Recreation area in which a campsite reservation system is in effect.
- **16.5** No person shall camp overnight in a Park or outdoor Recreation area:
  - **16.5.1** except in an area designated for that purpose, unless that person is otherwise authorized by the Park Manager;
  - 16.5.2 unless that person has a valid permit under this bylaw to do so.
- 16.6 No person shall:
  - 16.6.1 alter a camping permit;
  - **16.6.2** transfer a camping permit to another person.
- **16.7** The owner of a camping permit shall keep it available for inspection at any time or shall produce it for inspection by the Park Manager or designate.
- **16.8** At the time of issue of a group camping permit, pursuant to any Bylaw amendments and endorsements, the permit may be subject to any conditions determined appropriate.
- 16.9 Where a campground within a Park or outdoor Recreation area, is developed in individual campsites, only the following vehicles and camping accommodation units are permitted to be kept in the campsite unless the Park Manager gives written permission to the contrary:
  - 16.9.1 one motor vehicle, whether or not it is a camping accommodation unit;



- **16.9.2** in addition to the motor vehicle referred to in clause 16.9.1, one camping accommodation unit of any kind, including a camping accommodation unit that is a motor vehicle;
- 16.9.3 in addition to the motor vehicle referred to in clause 16.9.1, one tent.
- 16.10 No person in whose name an individual campsite is registered shall bring into or permit to remain on the campsite, more vehicles or camping accommodation units that are permitted by Subsection 16.9.
- 16.11 No person who is visiting a person camped in an individual campsite shall park a vehicle:
  - 16.11.1 after 11:00 pm;
  - 16.11.2 in a manner or at a location that impedes traffic.
- **16.12** Not more than six (6) persons may occupy an individual campsite unless they are all members of a single family unit.
- **16.13** A campsite shall be considered to be unoccupied when, without the written permission of the Park Manager, the permittee:
  - **16.13.1** leaves the campsite unattended for a period exceeding twelve (12) continuous hours during the first twenty-four (24) hours period after the permit is issued, or,
  - **16.13.2** leaves the campsite unattended for a continuous period for more than twenty-four (24) hours during the period of the permit.
- **16.14** A camping permit is automatically cancelled if the campsite to which it relates is unoccupied within the meaning of Subsection 16.15.
- **16.15** A Park Manager may cancel a camping permit on written notice to the permittee, if the permittee contravenes this bylaw and the permittee shall vacate the campsite within one (1) hour from receiving such notice.
- 16.16 On the expiry or cancellation of a camping permit, the permit holder shall ensure that the campsite is vacated and that all shelter equipment and other property is removed belonging to the permit holder or person in the permit holder's group.

### 17.0 Penalties and Enforcement:

- **17.1** Any Person who violates, contravenes or breaches any provision or requirement of this Bylaw is guilty of an offense.
- **17.2** Any Peace Officer is hereby authorized to issue a municipal violation tag, or a violation ticket, pursuant to the provisions of Part 2 or Part 3 of the *Provincial Offences Procedures Act*, R.S.A. 2000, c. P-34 ("*POPA*"), or under the provisions hereunder, in regard to this Bylaw.
- 17.3 The CAO or their designate are hereby authorized to issue a municipal violation tag.
- 17.4 A municipal violation tag may only be issued for those offences for which a specified penalty is prescribed in this Bylaw. The municipal violation tag shall state the specified penalty prescribed, and set out the voluntary payment option available therefore.
- 17.5 Where a municipal violation tag is issued pursuant to the terms of this Bylaw, the Person to whom the municipal violation tag is issued may plead guilty to the offence by signing the municipal violation tag in the space provided thereon, and in lieu of being prosecuted for



the offence in Court, may deliver the signed municipal violation tag, and a voluntary payment in an amount equal to the specified penalty for the offence, to the Village, in the manner specified on the municipal violation tag.

- 17.6 In those cases where a municipal violation tag has been issued and the specified penalty provided therein has not been paid within the prescribed time, any Peace Officer is hereby authorized and empowered to issue a violation ticket pursuant to either Part 2 or Part 3 of POPA, as amended.
- 17.7 A violation ticket issued pursuant to the provisions of *POPA*, shall be served in the manner described in *POPA*. A municipal violation tag shall be served in any manner described in either Part 2 or Part 3 of *POPA*.
- 17.8 Nothing contained in this Bylaw shall prevent or prohibit the immediate issuance of a violation ticket pursuant to either Part 2 or Part 3 of *POPA*. Without restricting the generality of the foregoing, it is not mandatory to issue a municipal violation tag, prior to issuing a municipal violation ticket pursuant to the provisions of *POPA*.
- 17.9 In the case of an offence that is of a continuing nature, a contravention constitutes a separate offence in respect of each day, or part of a day, on which it continues, and a Person found guilty of such an offence is liable to a fine in an amount not less than that established by this Bylaw for each day upon which the offence occurs.
- 17.10 For the purpose of this Bylaw, an act or omission by an employee, acting in the course of their employment, is deemed to be an act or omission of their employer.
- **17.11** For the purpose of this Bylaw, an act or omission by an agent, acting in the course of their agency, is deemed to be an act or omission of the agent's principal.
- 17.12 Specified penalties as set out in Schedule 'A' attached hereto, are hereby established regarding the offences set out in Schedule 'A,' which forms part of this Bylaw.
- 17.13 Notwithstanding the specified penalties provided for in Schedule 'A' attached hereto, a Judge of the Provincial Court of Alberta, or any other Court, may increase the penalties provided for in Schedule 'A,' where the Court deems it appropriate to do so, having regard, among other things, to the gravity or consequences of the offence, or whether the offence has been repeated.
- **17.14** Voluntary payments, where allowed, for any offence not specified in Schedule 'A,' shall be as follows:
  - 17.14.1 For a first offence, a specified penalty in the sum of TWENTY-FIVE (\$25) DOLLARS;
  - 17.14.2 For a second offence, a specified penalty in the sum of FIFTY (\$50) DOLLARS; AND,
  - 17.14.3 For a third or subsequent offence, a specified penalty in the sum of TWO HUNDRED (\$200) DOLLARS.
- 17.15 Notwithstanding s. 17.0 hereof, nothing contained within shall restrict the Village from pursuing such further or other remedies as may be prescribed by law related to those matters set out in this Bylaw.

### 18.0 Severability of Bylaw Provisions:

- 18.1 It is the intention of Council that:
  - **18.1.1** Each separate provision of this Bylaw shall be deemed independent of all other provisions and,

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**18.1.2** Should any provision of this Bylaw be declared invalid for any reason by a Court of competent jurisdiction, then that provision may be severed and all other provisions of the Bylaw remain valid and enforceable.

# 19.0 Effective Date:

19.1 This Bylaw will come in effect on November 17, 2015.

Read a first time this 17th day of November, 2015.

Read a second time this 17<sup>th</sup> day of November, 2015.

Read a third time and finally passed this 17<sup>th</sup> day of November, 2015.

Deb McMann, Mayor

Jennifer Hodel, CAO

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SCHEDULE 'A'

Section	Violation	Penalty	2 <sup>nd</sup> Penalty
Conduct			
4.3	Restore land to clean and tidy condition	50.00	100.00
4.5	Interfere with rights of others to peace and quiet -	200.00	500.00
4.6	Re-entering of park or outdoor recreation area following removal within seventy-two (72) hours	50.00	100.00
4.7	Entering a restricted area	50.00	100.00
<u>Alcohol</u>			data de
5.1	Consumption or displaying of alcohol outside individual campsite	50.00	100.00
5.2	Entering park or outdoor recreation area while intoxicated	50.00	50.00
Park Use			
6.2	Entering a park or outdoor recreation area after designated hours of operation	50.00	100.00
<u>Vegetation</u>			
7.1	Attaching ropes, wires, chains, or devices to trees	50.00	50.00
7.2	Remove, injure, mutilate, damage of destroy vegetation	100.00	150.00
7.3	Walk, stand or sit on planting bed	25.00	50.00
Animals			
8.1	Remove, kill, injure, molest or disturb any animal or its young	100.00	200.00
8.2.1	Dog or cat not in cage or on leash	50.00	75.00
8.2.2	Horse, pony or beast of burden not in designated equestrian area	50.00	75.00
8.2.3	Entry of unauthorized animals	50.00	75.00
8.3	Animal in prohibited area	25.00	50.00
8.4	Failure to clean up defecation	100.00	250.00
8.6.1	Animal removing, killing, injuring, teasing, molesting or	200.00	
8.0.1	disturbing any other animal or its eggs or young	100.00	150.00
8.6.2	Animal removing, injuring mutilating, damaging or destroying vegetation	100.00	150.00
<u>Vehicles</u>			
9.1	Parking or leaving vehicle in non-designated area	25.00	50.00
9.2	Operating motor vehicles where prohibited	50.00	75.00
9.3	Operating off-highway vehicle where prohibited	50.00	75.00
Firearms, Etc.			
10.1	Use of any fireworks, rockets or explosives	100.00	175.0
10.2	Shoot, fire or release arrow, dart, stone or missile or other projectile	100.00	175.0
10.3	Shoot, club or propel a golf ball in non-designated area	100.00	175.0
Fires			
11.1	Lighting of fires in places not provided for that purpose	100.00	175.00
11.2	Leaving a fire unattended	100.00	175.0
11.3	Disposing of smoldering material in places not designated for that purpose	50.00	75.0
11.4	Failure to extinguish smoldering material	50.00	75.0
11.5	Starting fires when prohibited	100.00	175.0
11.6	Removing firewood from the Park	75.00	100.0
Waste			
12.1	Improper disposal of liquid or solid waste matter	50.00	75.0
12.2	Bringing commercial or residential waste into Park or recreation area	50.00	75.0
12.3	Disposal of hot coals, ashes or ambers in a place other than provided for that purpose	50.00	75.0
12.4	Disposal of refuse that may cause damage or be offensive	50.00	75.0
12.5	Failing to remove waste out of the area where waste disposal receptacles or areas are not provided	50.00	75.0
Signs			
13.3	Display or post unauthorized signs/advertisements	50.00	75.0
13.4	Remove, deface, damage or destroy any signs	100.00	150.0

64	SCHEDULE 'A' (Continued)		
Section	Violation	Penalty	2 <sup>nd</sup> Penalty
Business Activities			
14.1	Distribute unauthorized handbills or circulars	50.00	75.00
14.2	Using audible advertising device without authorization	50.00	75.00
14.3	Sell of articles for a fee without authorization	50.00	75.00
Water Activities			
15.1.1	Swimming in restricted area	50.00	75.00
15.1.2	Operating boat, water craft or floating device where prohibited	50.00	75.00
15.2	Failure to accompany a child under six (6) years of age in swimming areas	50.00	75.00
Camping			
16.1	Failure to register when required	25.00	50.00
16.5	Camping where prohibited	25.00	50.00
16.6	Altering/transferring of permit	50.00	75.00
16.7	Failure to keep available and/or provide permit	25.00	50.00
16.9 & 19.10	Improper vehicles or camping units in campsites	25.00	50.00
16.11	Improper parking	25.00	50.00
16.12	Exceeding number of persons occupying a campsite	25.00	50.00
16.16	Failure to vacate the campsite and/or remove belongings	50.00	75.00