NEBRASKA ADMINISTRATIVE CODE

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Title 163 - Nebraska Game and Parks Commission

Chapter 5 – State Parks Regulations

001 General regulations governing the administration and use of state park property

The following regulations are prescribed by the Game and Parks Commission, State of Nebraska in accordance with Neb. Rev. Stat. §§ 37-301 through 37-313, 37-337 through 37-352, 37-434 through 37-446, 37-1001 through 37-1015, 37-1264 and 37-1266, 60-314 and 60-3,105, 60-680, 60-6,190, 60-6,334, and 60-6,353 through 60-6,362. Rules and regulations are adopted and promulgated to govern the administration, use, maintenance and protection of all state parks, state historical parks, state recreation areas and state recreation trails under the ownership or control of said Commission. For purposes of these regulations, unless context otherwise requires, the definitions found in Chapter 37, sections 202 through 247 of the Game Law, are used.

The rules and regulations contained in this section shall apply to all persons entering, using, residing in, visiting or who are otherwise within the boundaries of any state owned or controlled park, historical park, recreation area or recreation trail administered by the Commission. The special regulations contained in this section also apply to all persons entering, using, residing in or visiting the areas for which such special regulations are adopted.

DEFINITIONS

The following definitions shall apply to all regulations contained in this section.

- (a) Commission shall mean the Nebraska Game and Parks Commission.
- (b) Director shall mean the Director of the Game and Parks Commission.
- (c) Park Superintendent shall mean any official in charge of a park area, or his authorized representative.
- (d) Law Enforcement Officer shall mean any duly constituted and credentialed law enforcement officer, local, state or federal, including but not limited to Commission Conservation Officers.
- (e) Park Area shall mean all state owned or controlled parks, historical parks, recreation areas, and recreation trails administered by the Commission.

PART 5 - State Park Regulations

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<u>001.01A</u> Abandonment of any vehicle or other personal property is prohibited and such property may be impounded by the Park Superintendent or Law Enforcement Officer.

<u>001.01B</u> Leaving any vehicle or other personal property unattended for longer than 24 hours, without prior permission of the Park Superintendent is prohibited and any property so left may be impounded by the Park Superintendent or Law Enforcement Officer. In the event unattended property interferes with the safe or orderly management of the park area, it may be impounded by the Park Superintendent or Law Enforcement Officer at any time, and such property shall be impounded at the expense of the owner.

001.02 Aircraft and Powerless Flight

001.01 Abandoned Property

<u>001.02A</u> The operation or use of aircraft on lands or waters other than at landing areas designated in special regulations is prohibited. Where water surface is designated as a landing area, the operation or use of aircraft on the water within 500 feet of bathing beaches, boat docks, piers, ramps, or within 1 mile of water control structures is prohibited.

<u>001.02B</u> Except in extreme emergencies involving the safety of human life or threat of serious property loss, the air delivery of any person or thing by parachute, helicopter or other means without prior written permission of the Commission is prohibited.

<u>001.02C</u> The provisions of this section shall not be applicable to aircraft engaged on official business of the State Government, or used in emergency rescue in accordance with the directions of the Park Superintendent, or forced to land due to circumstances beyond the control of the operator.

<u>001.02D</u> The operation of aircraft shall be in accordance with current applicable regulations of the Federal Aviation Agency.

<u>001.02E</u> The launching or landing of sailplanes, gliders, balloons, body kites, hang gliders and other devices designed to carry persons or objects through the air in powerless flight is prohibited without a written permit from the Commission specifying the conditions under which such launching or landing is to be conducted.

001.03 Audio Devices

<u>001.03A</u> The operation or use of any audio device including a radio, television set, musical instrument, or a device producing noise such as an electric generating plant, a motor vehicle, a motorized toy, or other equipment driven by a motor or engine in such a manner or at such time so as to unreasonably annoy or endanger persons in campgrounds, picnic areas or at other public places or gatherings is prohibited.

<u>001.03B</u> The operation or use of a public address system, whether fixed, portable, or vehicle mounted, on lands, waters or highways, is prohibited, except when such use or operation is in connection with a public gathering or special event for which a permit has been issued.

001.04 Begging and Soliciting

<u>001.04A</u> Begging is prohibited.

<u>001.04B</u> Hitchhiking or the soliciting of transportation is prohibited, except in emergencies and cases of vehicle breakdown.

<u>001.04C</u> Commercial soliciting of any kind without a permit is prohibited: Provided, that this section shall not apply to transactions with authorized concessionaires.

<u>001.05</u> Camping

<u>001.05A</u> Camping is defined as the temporary lodging out-of-doors for outdoor recreational purposes including, but not limited to occupancy of a shelter designed for such purpose (i.e. tents, or camping unit).

<u>001.05B</u> Park area is defined as the area within the legal boundaries of any real property owned, operated, managed or leased by the Nebraska Game and Parks Commission and administered by the Parks Division of the same, including but not limited to State Parks, State Historical Parks, and State Recreation Areas.

<u>001.05C</u> A camping unit is defined as a cabin trailer, camping trailer, fifth-wheel trailer, motor home, park trailer, travel trailer, truck camper, van conversion or other recreational vehicle primarily designed as temporary living quarters for

recreational, camping, or travel use, which unit either has its own motive power or is mounted on or towed by another vehicle as referenced in § 60-314; 60-6,288(2)(k); and 71-4603 (1)(7)(14)(16)(19)(22)(23)(24).

<u>001.05D</u> Camping and the use of trailers or other camping unit is permitted only at designated locations, or in areas as approved by the Park Superintendent at undesignated locations. Within designated locations, the pitching of tents or parking of trailers or other camping units is permitted only at designated sites.

<u>001.05E</u> A campground is defined as an area in which multiple campsites are established or identified. The Park Superintendent can establish temporary campgrounds or campsites for special events or when demand warrants such need.

<u>001.05F</u> A campsite is a defined area on which camping is permitted by patrons who have registered and paid fees for the use of the defined area. Campsites may be labeled by a number or name depicted on a post, sign or similar object. The defined area of a campsite includes any improvements located near the campsite's label; including but not limited to pull-ins, fire rings/grates, and/or picnic tables or structures, unless such improvements are separately labeled and intended for individual reservation or public use or public access.

<u>001.05G</u> The maximum occupancy of a campsite is: (1) one camping unit and one tent; (2) two tents; (3) additional tent(s) as pre-approved by the Park Superintendent; or (4) in the event patrons elect to sleep outside of a tent or camping unit, the amount of persons as pre-approved by the Park Superintendent. A "bug screen" structure shall be considered a tent for the purposes of this regulation if used for overnight occupancy. Additional tents or occupants may be assessed an additional camping fee in accordance with the current fee schedule established by the Commission.

<u>001.05G1</u> Occupancy at a campsite will allow for one (1) vehicle that is used to tow or transport the camping unit, or one (1) vehicle that is towed by the camping unit. Extra vehicles or trailers must be parked in alternate locations provided or designated for purposes of parking, or in areas approved by the Park Superintendent.

<u>001.05G2</u> Occupancy at a campsite will allow for up to eight (8) individuals, unless limiting factors such as terrain, safety, resource protection or infrastructure capacity exist, as determined by the Park Superintendent. The Park Superintendent may allow for occupancy exceeding eight (8) individuals when limiting factors at a campsite do not exist or are mitigated.

<u>001.05H</u> The Park Superintendent may allow camping in undesignated areas outside of a campground when those locations can appropriately accommodate patrons for overnight occupancy, and assess a camping fee in accordance with the current fee schedule established by the Commission.

<u>001.05I</u> Camping, or occupying locations within a park area or campground is permitted for a maximum of 14 consecutive days during any 30-day period except as provided Part <u>001.05Q</u>, and excluding portions of a park area assigned to third party operators under separate concession agreements or permits. For purposes of Sub-section <u>001.05</u>, the 14 consecutive days means 14 calendar days with the first day being the first day a campsite or location is deemed unavailable to other park patrons via proper payment for or occupancy of that location; (i.e. campsite, cabin, lodge room, shelter, etc). The installation of permanent camping facilities is prohibited. Following the 14th day as defined above, a patron may re-register and relocate to a different unoccupied and available campsite within a park area as follows:

<u>001.0511</u> In park areas that offer more than one (1) campground, and when 25% or more of existing campsites are available, the Park Superintendent, or their designee, may allow a patron to re-register for an unoccupied and available campsite within the other campground. The patron must gain permission from the Park Superintendent, or their designee, in advance and must physically relocate the camping unit/tent(s) to the campsite within the other campground.

<u>001.0512</u> In park areas that only offer one (1) campground, and when 25% or more of existing campsites are available, the Park Superintendent, or their designee, may allow a patron to re-register for an unoccupied and available campsite within the same campground. The patron must gain permission from the Park Superintendent, or their designee, in advance and must physically relocate the camping unit/tent(s) to the other campsite.

<u>001.0513</u> In undesignated camping areas, the Park Superintendent, or their designee, may allow a patron to re-register and physically relocate to another location based upon availability of sites and area limitations, and in consideration of public safety and natural resource protection.

<u>001.05J</u> The digging or leveling of ground at any campsite is prohibited except with permission of the Park Superintendent.

 $\underline{001.05K}$ A camping unit may not exceed 102 inches in width, 40 feet in length, or 13 $\frac{1}{2}$ feet in height as defined by § 60-314.

<u>001.05L</u> Camping equipment and personal items must be completely removed and the campsite(s) cleaned upon the completion of the final day of the reservation or use of the campsite or camping area, with all trash/refuse placed in designated receptacles, and campfires completely extinguished prior to departure.

<u>001.05M</u> Quiet shall be maintained in all campgrounds between the hours of 10 p.m. and 6 a.m.

<u>001.05N</u> The reservation of campsites designated "for advance reservations" in designated campgrounds is permitted through the Commission's reservation system and is subject to the Commission's reservation procedures.

<u>001.050</u> Campsites identified as "first come-first served" and not designated as "for advance reservations" may be purchased when available and unoccupied. At the time of the purchase, the patron must be able to physically occupy the campsite immediately. If the patron is unable to immediately and physically occupy the campsite at the time of purchase, the Park Superintendent, or their designee, may approve a delayed arrival, not to exceed 12:00 p.m., (Noon), of the following day. A campsite will be deemed physically occupied when a camping unit as defined in 001.05C, or a shelter defined for camping, as described in 001.05A, is erected upon the campsite.

A campsite must be properly registered and paid for before a patron can physically occupy any site.

Reserving a campsite by leaving a vehicle or other property unattended is prohibited without prior permission of the Park Superintendent and such property is subject to impoundment by the Park Superintendent or Law Enforcement Officer in accordance with Sub-section 001.01.

<u>001.05P</u> Where indicated by appropriate sign at the entrance to a designated camping area, permission to enter or occupy such area is reserved to campers between the hours of 10 p.m. and 6 a.m. No other persons shall have permission to enter or occupy such areas unless specifically authorized by the Park Superintendent.

<u>001.05Q</u> The Park Superintendent, upon approval of Parks Division Administration, may designate campsites, or specific areas for extended rental for periods up to, but not exceeding, 90 days.

001.06 Closures

<u>001.06A</u> The Commission may establish a reasonable schedule of visiting hours for all or portions of a park area and close to public use all or any portion of a park area when necessary for the protection of an area or the safety and welfare of persons or property by the posting of appropriate signs indicating the extent and scope of such closure.

<u>001.06B</u> All persons shall observe and abide by officially posted signs designating closed areas and visiting hours.

001.07 Dogs, Cats, Other Pets & Livestock

- <u>001.07A</u> Dogs, cats and other pets, certified service animals excluded, are prohibited unless they are crated, caged, or on a leash or otherwise under physical restrictive control at all times. Leashes may not exceed six (6) feet in length. Pets which become a nuisance shall be removed from the area.
- <u>001.07B</u> Unless authorized by the Park Superintendent, pets are prohibited in public eating places and food stores, public buildings, and on designated swimming beaches. This paragraph shall not apply to certified service animals.
- <u>001.07C</u> Except in designated and posted "off leash" areas, dogs, cats or other pets running at large and observed by an authorized person may be detained and confined at the owner's expense. Dogs, cats, or other pets running at large and observed by an authorized person in the act of killing, injuring or molesting humans or wildlife may be disposed of in the interest of public safety and protection of the wildlife.
- <u>001.07D</u> In park areas where hunting is permitted, within established seasons, and as otherwise allowed by game law and Nebraska Game and Parks Commission regulations, the use of hunting dogs is allowed provided the area is open to hunting and the dogs' owners or handlers accompany and have control of such dogs and are responsible for the actions of such dogs.
- <u>001.07E</u> Grazing or ranging domestic animals or poultry is prohibited without prior written authorization by the Commission.
- <u>001.07F</u> Horseback riding and the use of pack animals is permitted only on roadways, designated equestrian trails, and on designated areas.
- <u>001.07G</u> Riding or hitching horses, or other saddle or pack animals in campgrounds or picnic areas, or within the immediate vicinity of trail shelters, eating or sleeping establishments or other areas of public gatherings, except where trails and facilities are provided for such use, is prohibited.
- <u>001.07H</u> Riders shall slow their horses to a slow trot or walk when passing persons on foot or bicycle.
- <u>001.071</u> Pedestrians on trails shall remain quiet when horses or pack animals are passing.

001.08 Explosives and Fireworks

- <u>001.08A</u> The use or possession of explosives is prohibited except upon written permission of the Commission.
- <u>001.08B</u> The use or possession of fireworks is permitted only in areas or portions of areas designated for such use by appropriate Commission posting. No permission is granted for the use or possession of such fireworks in other than

designated areas and such possession and use shall conform to applicable laws of the State of Nebraska.

<u>001.08C</u> Organized fireworks displays open to the general public without charge and sponsored by a responsible agency or organization, may be permitted by written authorization by the Commission and the State Fire Marshal.

001.09 Fires

<u>001.09A</u> The kindling of any fire is permitted only: In designated camping and picnic grounds when the fire is confined in a fireplace provided for the use of visitors, or in grills, or in locations specified by the Park Superintendent; or in stoves or lanterns using gasoline, propane, butane gas or similar fuels.

<u>001.09B</u> Fires must be kindled in such manner that no tree, shrub, grass or other combustible matter will be set on fire or caused to be set on fire.

<u>001.09C</u> When no longer needed, the fire shall be completely extinguished. Leaving a fire unattended is prohibited.

<u>001.09D</u> Throwing or dropping a lighted cigarette, cigar, pipe heel, match or other burning material is prohibited.

<u>001.09E</u> The kindling of fires on park lands owned or controlled by the Commission may be prohibited by the Park Superintendent by posted signs when the fire hazard makes such action necessary.

<u>001.09F</u> The Park Superintendent, during such periods of time as he may prescribe, may prohibit smoking on any park lands, including roads and trails, by the posting of appropriate signs.

<u>001.09G</u> The kindling of fires or the use of any type of cooking device is expressly prohibited on any designated swimming beach.

001.10 Fishing, Hunting, Trapping, Use of Firearms, Bow and Arrows, Paint Ball Weapons, and Other Projectile Devices

<u>001.10A</u> Fishing is permitted on all park lands subject to general fishing regulations and to specific local regulations.

<u>001.10B</u> Any area or portion of area may be closed to all or any form or method of fishing by posting of appropriate signs.

<u>001.10C</u> Fishing from or within 20 yards of any public boat ramp, boat dock, mooring area or swimming beach is prohibited.

<u>001.10D</u> Fishing from motor road bridges is prohibited.

001.10E Hunting or the use of firearms, bow and arrow or other projectile devices is prohibited on state parks, state recreation areas or state historical parks with the following exceptions:

<u>001.10E1</u> State Recreation Areas or portions thereof are open to hunting subject to general hunting regulations from the first Tuesday following Labor Day through conclusion of the Spring Turkey season, unless prohibited or restricted by appropriate signs or specific area regulations. Hunting is prohibited within 100 yards of any public-use facility or activity area, including picnic areas, campgrounds, private cabin and concession areas, boat ramps and parking lots.

<u>001.10E2</u> State Park Areas and State Historical Parks or portions thereof open to hunting in accordance with general hunting regulations and special area regulations.

<u>001.10E3</u> Firearms used by law enforcement officers in performance of their duties.

<u>001.10E4</u> Firearms used in training sessions by Commission personnel or firearms or other projectile devices used in exhibitions authorized by the Commission.

<u>001.10E5</u> Firearms or other projectile devices authorized for use by the public on designated ranges.

<u>001.10E6</u> Fishing with bow and arrow is permitted subject to general fishing regulations and to specific local regulations.

<u>001.10F</u> Trapping of furbearers, including unprotected species, is permitted on state recreation areas only during trapping seasons established annually by the Commission for protected species, subject to general trapping regulations for state-controlled lands unless prohibited or restricted by appropriate signs or specific area regulations. Trapping is prohibited within 100 yards of any public-use facility or activity area, including picnic areas, campgrounds, private cabin and concession areas, boat ramps and parking lots.

<u>001.10G</u> Trapping on state parks and historical parks and within 100 yards of public-use facilities and activity areas on state recreation areas is authorized only by special permit and only at such times as when the Park Superintendent determines sufficient depredation is occurring to warrant the removal of surplus furbearers. Such special permit shall be granted to an applicant or applicants selected by a drawing.

- <u>001.10H</u> Applications for depredation trapping permits shall consist of a letter directed to the Commission's Central offices requesting such a permit to trap at a specific area or areas. Applications shall be filed not later than August 31 of each year.
- <u>001.101</u> The use of and/or possession of paint ball weapons of any type shall be prohibited on park areas.

On January 1, 2011, the following Sub-section <u>001.11</u> shall become effective and shall supersede and take the place of any prior version of that section.

- <u>001.11</u> Intoxication: Possession of Alcohol, Consumption of Alcohol, Open Alcohol Containers
 - <u>001.11A</u> Alcohol possession, consumption or possession of an open container on park areas owned or controlled by the Commission is permitted with the following exceptions:
 - <u>001.11A1</u> Possession is prohibited on any park area or portions of any park area when mandated by the terms of a management agreement with the controlling landowner.
 - <u>001.11A2</u> Consumption or possession of an open container is prohibited on all roadways, designated swimming areas and parking areas.
 - <u>001.11A3</u> Consumption or the possession of alcohol may be prohibited on any park area or portions thereof with the use of appropriate signage.
 - <u>001.11A4</u> Consumption or the possession of an open container is prohibited between the hours of 10 p.m. and 6 a.m. unless specifically authorized by an approved Special Occasion Permit (001.13).
 - <u>001.11A5</u> Possession of alcohol is prohibited on all portions of the Lake McConaughy and Lake Ogallala State Recreation Areas managed by the Commission except:
 - 001.11A5a. Those areas operating under the authority of a valid lease agreement with the Commission or traveling directly to or from a private lease.
 - <u>001.11A5b.</u> Temporary authorization to include the distribution or resale of alcoholic beverages by a licensed State of Nebraska third party may be allowed on portions of the area when approved in accordance with a Special Occasion Permit (001.13).

<u>001.11B</u> Containers of alcoholic beverages whose single liquid capacity is greater than one gallon are prohibited.

<u>001.11C</u> Presence in a park area when under the influence of alcohol or drugs, to a degree that may endanger oneself, or another person, or property, or may cause unreasonable interference with another person's enjoyment of a park area is prohibited.

001.12 Permits, Motor Vehicle Entry

Except as hereinafter provided, it shall be unlawful for any motor vehicle to enter a state park area designated as a permit area without properly displaying a valid motor vehicle entry permit in accordance with applicable state park regulations.

001.12A Definitions

Permit: Shall mean motor vehicle entry permit.

Permit Area: Those areas of the Nebraska State Park System designated by the Game and Parks Commission for which entry permits shall be required.

001.12B Operation

There shall be three (3) types of motor vehicle entry permits to identify and differentiate between:

- 1.) Vehicles registered and licensed in Nebraska,
- 2.) Vehicles not registered and/or licensed in Nebraska (out-of-state).
- 3.) Vehicles registered and licensed in Nebraska to disabled veterans with a Nebraska Resident Disabled American Veterans Permit.

Each permit type shall be available to the public in four (4) forms; Annual, Duplicate Annual, Temporary (Daily), and Self-service temporary (Daily), except for the Nebraska Resident Disabled American Veterans Permit which is available only as a lifetime permit and is valid for the qualifying veteran's lifetime.

Designated permit areas or portions thereof requiring a valid motor vehicle entry permit shall be defined as follows unless otherwise posted: All State Parks, all State Historical Parks and all State Recreation. Those sites within such areas designated as concession and/or seasonal cabin areas shall be classified as exempt from the entry permit requirement. Motor vehicles visiting and/or utilizing the premises of a designated Club Site lease within the confines of a permit area shall not be exempt from the permit requirement.

Annual and Duplicate Annual Permits and the Nebraska Resident Disabled American Veterans Permit shall be permanently affixed to the inside, lower left-hand corner (drivers side) of the windshield of motor vehicles with windshields. In

the case of motor vehicles without windshields, it shall be the responsibility of the operator to permanently affix the permit to the vehicle so as to be readily visible to inspection by any Commission employee. Motor vehicles bearing dealer number plates shall display a valid motor vehicle entry permit but are not required to have such permit permanently affixed.

Temporary (Daily) permits shall be temporarily affixed to the inside, lower left-hand corner (driver's side) of the windshield of motor vehicles with windshields. In the case of motor vehicles without windshields, it shall be the responsibility of the operator to temporarily affix the permit to the vehicle so as to be readily visible to inspection by any Commission employee. Permits shall be valid only for the dates indicated on the permit and for the vehicle to which it is issued. Permits are non-transferable.

Self-Service Temporary (Daily) Permits shall be valid only for the area where purchased. It shall be the responsibility of the operator to date and complete the pay envelope, tear off the receipt which shall be the temporary permit, and deposit payment therefore into the drop box provided. The self-service temporary permit shall be displayed in a location so as to be readily visible to inspection by a Commission employee. Self-service temporary permits are non-transferrable.

The annual permit may be purchased by any person and shall be valid through December 31 of the year for which issued. The temporary and self-service temporary permit may be purchased by any person and shall be valid until noon of the day following the activation date.

The fee for motor vehicle entry permits issued for vehicles registered and licensed in Nebraska shall be thirty dollars (\$30.00) for annual permits valid on or after January 1, 2017. The fee of a temporary permit valid on or after January 1, 2017 shall be six dollars (\$6.00).

The fee for permits issued for vehicles not registered and/or licensed in Nebraska (out-of-state) shall be two times the fee for a resident motor vehicle for annual permits valid on or after January 1, 2022. The fee for the temporary permit for a non-resident motor vehicle shall be two times the fee for a resident motor vehicle.

The registered owner of two or more motor vehicles may purchase one duplicate annual permit for each full price annual permit purchased. The duplicate annual permit shall be used on the purchaser's vehicle. The fee shall be half (1/2) the cost of the annual permit. To qualify, the registered owner must purchase an annual permit and surrender the completed receipt obtained therewith as proof of purchase of said annual permit. The duplicate annual permit is valid through December 31 of the year for which issued.

Duplicate annual permits may be obtained only from the Commission's Headquarters and District Offices, areas of the state park system where Commission offices are maintained, from designated permit vendors, online, and

designated Commission employees. Annual and temporary permits may be purchased from designated vendors of hunting and fishing permits in addition to the above Commission installations and employees. A permit holder who sells his or her vehicle to which a valid annual or duplicate annual permit has been attached may purchase a duplicate annual permit upon surrendering the original permit or a substantial portion thereof.

Permit vendors shall be entitled to collect and retain a fee of one dollar for each annual or duplicate annual permit sold and thirty-five cents for each temporary permit sold as reimbursement for the clerical work of issuing the permit and remitting therefore. The issuing fee shall be collected in addition to the purchase price established for each permit. Issuing fees shall not be collected for self-service temporary permits.

001.12C Who Is Required?

Permits shall be required for all motor vehicles entering designated permit areas at any time of the year, except such vehicles as are specifically exempted in §37-436. For purposes of this section, exempt motor vehicles bearing state licenses shall be defined as those motor vehicles owned or operated by the state, counties, municipalities or school districts for which distinctive license plates have been issued.

001.12D Replacement Permits

A replacement annual or duplicate annual permit may be obtained at no cost. To qualify for a replacement permit, the owner of a valid permit shall surrender all or more than half (1/2) of such permit to an employee at a designated Commission office. A replacement permit must correspond to the same year, and is valid through December 31 of the year for which issued except for the Nebraska Resident Disabled American Veterans Permit which is valid for the qualifying veteran's lifetime.

Replacement annual or duplicate permits may be obtained only from the Commission's Central and District Offices, areas of the state park system where Commission offices are maintained and from designated Commission employees. <u>001.13</u> Permits, Special Occasion

001.13A Special Events

<u>001.13A1</u> Sports events, pageants, re-enactments, regattas, entertainments and the like, characterized as public spectator attractions or participant activities, are allowed, provided written permission therefor has been given by the Park Superintendent. Such permits shall be issued only after a finding that the issuance of such permit will not be inconsistent with the purposes for which

the area is established and maintained and will not unreasonably interfere with use of the area by the general public. A permit shall be denied if such activities would:

- (1) Cause injury or damage to park resources; or
- (2) Be contrary to the purposes for which the park area was established; or unreasonably impair the atmosphere of peace and tranquility maintained in the park area; or
- (3) Unreasonably interfere with interpretive, visitor service or other program activities, or with the administrative activities of the Commission; or
- (4) Substantially impair the operation of public use facilities or services of Commission concessionaires or contractors; or
- (5) Present a clear and present danger to the public health and safety; or
- (6) Result in significant conflict with other existing uses.
- <u>001.13A2</u> An application for such a permit shall set forth the name of the applicant, the date, time, duration, nature and place of the proposed event, an estimate of the number of persons expected to attend, a statement of equipment and facilities to be used, and any other information required by the Park Superintendent. The application shall be submitted so as to reach the Park Superintendent at least 72 hours in advance of the proposed event.
- <u>001.13A3</u> As a condition of permit issuance, the Park Superintendent may require:
- (1) The filing of a bond payable to the Commission, in an amount adequate to cover costs such as restoration, rehabilitation, and cleanup of the area used, and other costs resulting from the special event. In lieu of a bond, a permittee may elect to deposit cash equal to the amount of the required bond.
- (2) In addition to the requirements of paragraph <u>001.13A3(1)</u>, the acquisition of insurance in which the Commission is named as a coinsured in an amount sufficient to protect the Commission.
- <u>001.13A4</u> The permit may contain such conditions as are reasonably consistent with protection and use of the park area for the purposes for which it is established. It may also contain

reasonable limitations on the equipment used and the time and area within which the event is allowed.

<u>001.13A5</u> Violation of the terms and conditions of a permit issued in accordance with this section is prohibited and may result in the suspension or revocation of the permit.

001.13B Public Meetings, Assemblies

- <u>001.13B1</u> Public meetings, assemblies, gatherings, demonstrations, parades, religious services and other expressions of views are allowed within park areas, provided written permission therefor has been given by the Park Superintendent in accordance with Commission policy.
- <u>001.13B2</u> An application for such a permit shall set forth the name of the applicant, the date, time, duration, nature and place of the proposed event, an estimate of the number of persons expected to attend, a statement of equipment and facilities to be used, and any other information required by the Park Superintendent.
- <u>001.13B3</u> The Park Superintendent shall, without unreasonable delay, issue a permit on proper application unless:
- (1) A prior application for a permit for the same time and place has been made that has been or will be granted and the activities authorized by that permit do not reasonably allow multiple occupancy of that particular area; or
- (2) It reasonably appears that the event will present a clear and present danger to the public health or safety; or
- (3) The event is of such nature or duration that it cannot be reasonably accommodated in the particular location applied for, considering such things as damage to park resources or facilities, impairment of a protected area's atmosphere of peace and tranquility, interference with program activities, or impairment of public use facilities.
- <u>001.13B4</u> If a permit is denied, the applicant shall be so informed in writing, with the reasons for the denial set forth.
- <u>001.13B5</u> The Park Superintendent shall designate on a map, that shall be available in the office of the Park Superintendent, the locations available for public assemblies. Locations may be designated as not available only if such activities would:

- (1) Cause injury or damage to park resources; or
- (2) Unreasonably impair the atmosphere of peace and tranquility maintained in the park area; or
- (3) Unreasonably interfere with interpretive, visitor service or other program activities, or with the administrative activities of the Commission; or
- (4) Substantially impair the operation of public use facilities or services of Commission concessionaires or contractors; or
- (5) Present a clear and present danger to the public health and safety.
- <u>001.13B6</u> The permit may contain such conditions as are reasonably consistent with protection and use of the park area for the purposes for which it is established. It may also contain reasonable limitations on the equipment used and the time and area within which the event is allowed.
- <u>001.13B7</u> No permit shall be issued for a period in excess of seven (7) days, provided that permits may be extended for like periods, upon a new application, unless another applicant has requested use of the same location and multiple occupancy of that location is not reasonably possible.
- <u>001.13B8</u> It is prohibited for persons engaged in activities covered under this section to obstruct or impede pedestrians or vehicles, or harass park visitors with physical contact or persistent demands.
- <u>001.13B9</u> A permit may be revoked under any of those conditions, as listed in paragraph <u>001.13B3</u> of this section, that constitute grounds for denial of a permit, or for violation of the terms and conditions of the permit. Such a revocation shall be made in writing, with the reason(s) for revocation clearly set forth, except under emergency circumstances, when an immediate verbal revocation or suspension may be made to be followed by written confirmation within 72 hours.
- <u>001.13B10</u> Violation of the terms and conditions of a permit issued in accordance with this section may result in suspension or revocation of the permit.
- 001.13C Sale or Distribution of Printed Matter

- <u>001.13C1</u> The sale or distribution of printed matter is allowed within park areas, provided that a permit to do so has been issued by the Park Superintendent, and provided further that the printed matter is not solely commercial advertising.
- <u>001.13C2</u> The Park Superintendent shall, without unreasonable delay, issue a permit on proper application unless:
- (1) A prior application for a permit for the same time and place has been made that has been or will be granted and the activities authorized by that permit do not reasonably allow multiple occupancy of that particular area; or
- (2) It reasonably appears that the sale or distribution will present a clear and present danger to the public health and safety; or
- (3) The number of persons engaged in the sale or distribution exceeds the number that can be reasonably accommodated in the particular location applied for, considering such things as damage to park resources or facilities, impairment of a protected area's atmosphere of peace and tranquility, interference with program activities, or impairment of public use facilities; or
- (4) The location applied for has not been designated as available for the sale or distribution of printed matter; or
- (5) The activity would constitute a violation of an applicable law or regulation.
- <u>001.13C3</u> The Park Superintendent shall designate on a map that shall be available in the office of the Park Superintendent the locations available for the sale or distribution of printed matter. Locations may be designated as not available only if the sale or distribution would:
- (1) Cause injury or damage to park resources; or
- (2) Unreasonably impair the atmosphere of peace and tranquility maintained in the park area; or
- (3) Unreasonably interfere with interpretive, visitor service or other program activities, or with the administrative activities of the Commission; or
- (4) Substantially impair the operation of public use facilities or services of Commission concessionaires or contractors; or

- (5) Present a clear and present danger to the public health and safety.
- <u>001.13C4</u> The permit may contain such conditions as are reasonably consistent with protection and use of the park area for the purposes for which it is established.
- <u>001.13C5</u> No permit shall be issued for a period in excess of seven (7) consecutive days, provided that permits may be extended for like periods, upon a new application, unless another applicant has requested use of the same location and multiple occupancy of that location is not reasonably possible.
- <u>001.13C6</u> It is prohibited for persons engaged in the sale or distribution or printed matter under this section to obstruct or impede pedestrians or vehicles, or harass park visitors with physical contact or persistent demands, misrepresent the purposes or affiliations of those engaged in the sale or distribution, or misrepresent whether the printed matter is available without cost or donation.
- <u>001.13C7</u> A permit may be revoked under any of those conditions, as listed in paragraph <u>001.13C2</u> of this section, that constitute grounds for denial of a permit, or for violation of the terms and conditions of the permit. Such a revocation shall be made in writing, with the reason(s) for revocation clearly set forth, except under emergency circumstances, when an immediate verbal revocation or suspension may be made to be followed by written confirmation within 72 hours.
- <u>001.13C8</u> Violation of the terms and conditions of a permit issued in accordance with this section may result in suspension or revocation of the permit.

001.13D Filming Still and Motion Pictures

The filming of still or motion pictures of lands and facilities owned or controlled by the Commission for commercial purposes is prohibited unless written permission therefor has been given by the Commission.

001.14 Property, Preservation of Public

<u>001.14A</u> The possession, destruction, injury, defacement, removal or disturbance in any manner of any building, sign, equipment, monument, statue, marker or other structure, or of any animal or plant matter and direct or indirect products thereof, including but not limited to petrified wood,

flower, cane or other fruit, egg, nest, or nesting site, or of any soil, rock or mineral formation, artifact, relic, historic or prehistoric feature, or of any other public property of any kind without prior permission of the Park Superintendent is prohibited.

- <u>001.14B</u> The gathering or possession for personal consumption or use of only such fruits and berries as the Park Superintendent may designate is permitted. All such fruits and berries shall be picked only by hand. The gathering or collecting of such objects for the purpose of sale is prohibited.
- <u>001.14C</u> The possession and use of metal detectors is prohibited; provided, possession of such a device is permitted subject to the following provisions:
 - <u>001.14C1</u> Metal detectors may be used year around at designated state recreation area swimming beaches posted as open to such activity. During the period May 22 through September 7, usage is restricted to the hours of 6:00 a.m. and 9:00 a.m., daily. Metal detectors must remain below the vegetation line above the beach.
 - <u>001.14C2</u> Metal detectors are limited to portable, hand-held devices only and digging equipment is limited to hand tools not exceeding twelve inches in length by four inches in width and sand scoops and sieves not over ten inches in diameter.
 - <u>001.14C3</u> Operators of a metal detector shall wear or carry a litter apron or bag, and all litter found is to be deposited in an approved trash receptacle.
 - <u>001.14C4</u> Operators may keep any non-identifiable items with a nominal value of less than \$25.00. Identifiable items, such as rings, watches, etc., and all other items of value exceeding \$25.00 are to be deposited with the Park Superintendent. These provisions apply to all lost and found articles including those found without the aid of a metal detector.
 - <u>001.14C5</u> All historical, archeological or paleontological items found are to be left undisturbed and their location reported to the Park Superintendent.
 - <u>001.14C6</u> Use of metal detectors in State Parks and State Historical Parks is expressly prohibited except as herein provided.
 - <u>001.14C7</u> Owners of lost items may use a metal detector in areas where their use is otherwise prohibited, only upon prior arrangement with the Park Superintendent.

<u>001.14D</u> The destroying, digging, removing, or possession of any tree, shrub or plant is prohibited; provided that the collection and possession of dead wood found on the ground for use as fuel in campgrounds or picnic areas is permitted except as posted by appropriate signs.

<u>001.14E</u> Dead timber which has been cut down and stockpiled for removal from the park area by Commission personnel, may be further cut and removed from the area by the public with the permission of the Park Superintendent for personal consumption at home. The removal for the purpose of sale is prohibited.

<u>001.14F</u> Entering, climbing upon, or tampering with State-owned motor vehicles and motorized or power equipment is prohibited.

001.15 Property, Authorized Installation

<u>001.15A</u> No structure shall be permanently or semi-permanently installed except by written consent of the Commission including fishing shelters or blinds provided that:

<u>001.15B</u> Persons who place an ice fishing shelter on or over designated water areas under the jurisdiction of the Game and Parks Commission shall each year obtain a permit from the Commission pertaining to the building or erection of such shelter for noncommercial purposes. Application forms may be obtained by writing to the Nebraska Game and Parks Commission, Post Office Box 30370, Lincoln, Nebraska, 68503, or from District Offices or Conservation Officers.

<u>001.15C</u> Ice Fishing shelters may be placed and used under proper permit at the following State Recreation Area lakes through February I0 of each year unless otherwise posted as closed:

Bluestem, Branched Oak, Conestoga, Olive Creek, Pawnee, Stagecoach, Wagon Train, Enders, Medicine Creek, Red Willow, and Swanson Reservoirs, Box Butte, Bridgeport, Calamus Reservoir, Cottonwood, Fremont Lakes, Gallagher Canyon, Johnson Lake, Fort Kearny, Lake Maloney, Lake McConaughy, Lake Minatare, Lake Ogallala, Lewis and Clark Lake, Louisville Lakes, Merritt Reservoir, Oliver Reservoir, Pibel, Rockford, Summit, Sutherland Reservoir, Sherman Reservoir, Willow Creek and Walgren. The size of any ice fishing shelter shall not be larger than 4 ft. 6 in. width x 8 ft. length with 8 in. wide runners, 6 inches in distance from the floor, and constructed of floatable materials.

<u>001.15D</u> The cost of such permit shall be affixed at \$5.00 each. Fish shelters must display on the outside door the name and address of the owner and the permit number shall be affixed to the door of same in letters not less than 6" in height.

- <u>001.15E</u> The door to any fish shelter shall be constructed so that it can be opened from the outside at all times when in use and the shelters may be locked when not in use. The Commission shall remove, burn or otherwise destroy or dispose of such structures found on the ice after February 10 each year. The contents of any such structures left on the ice shall be seized by the Commission and held for a period of thirty (30) days. After such period, shelters and articles which have not been claimed by the owner may be retained by the State for Disposal through the State Property Officer.
- <u>001.15F</u> The above regulations do not apply to temporary, portable shelters that are erected and removed from frozen surfaces daily.
- <u>001.15G</u> Hole size made for ice fishing on any area under jurisdiction of the Game and Parks Commission shall not exceed ten (I0) inches in diameter.
- <u>001.15H</u> Daily waterfowl hunting blinds may be installed and used on state recreation areas, provided that no blinds may be installed and used on areas posted as closed to such activities.
- <u>001.15I</u> Waterfowl hunters installing and using daily blinds on state recreation areas shall be responsible for removing such blinds and other personal property from the area at the close of hunting each day. Nothing contained herein shall give permission to install seasonal or permanent blinds on state recreation areas.
- <u>001.15J</u> Hunting blinds and other personal property remaining on a state recreation area following close of hunting shall be impounded in accordance with Sub-section 001.01.
- <u>001.15K</u> No person shall enter upon any area, or portion of any area, which is temporarily closed to general public access and which is posted with appropriate signs.
- <u>001.15L</u> Digging or seining for any purpose on State owned or controlled areas is prohibited.
- <u>001.15M</u> No publicly owned personal property may be removed from any area or be moved from its general location without specific permission from the Commission or its authorized agents or employees.
- <u>001.15N</u> Management personnel are specifically authorized to remove structures and facilities in accord with applicable regulations.

<u>001.150</u> Failure by the permittee to remove his ice shelter by the dates specified and in the manner stipulated in these regulations shall be cause to revoke such permit and to restrict the permittee for future consideration of such permits.

001.16 Sanitation

- <u>001.16A</u> All garbage, papers, cans, bottles, waste materials and rubbish of any kind must be deposited in places or containers designated for the disposal thereof, or removed from the area.
- <u>001.16B</u> Draining or dumping refuse or wastes from any trailer, or other vehicle except in places or receptacles provided for such use is prohibited.
- <u>001.16C</u> Cleaning food, fish or fowl or washing clothing, vehicles, campers, or articles of household use at campground hydrants is prohibited.
- <u>001.16D</u> Polluting or contaminating in any manner any watershed, water supplies or water used for drinking purposes is prohibited.
- <u>001.16E</u> Fish entrails or other inedible parts of fish may be disposed of by placing in a trash receptacle provided. Placing into fresh waters or onto public land is prohibited.
- <u>001.16F</u> Depositing any body waste in or on any portion of any comfort station or other public structure except into fixtures provided for that purpose is prohibited. Placing any bottle, can, cloth, rag, metal, wood or stone substances in any of the plumbing fixtures of such structure or station is prohibited.
- <u>001.16G</u> Urinating or defecating other than at the places provided therefor is prohibited.
- <u>001.16H</u> Using Government refuse containers or other refuse facilities for dumping household or commercial garbage or trash brought as such from private property is prohibited.

001.17 SCUBA Diving

001.17A Definitions

<u>001.17A1</u> SCUBA Diving is defined as swimming with the aid of self-contained underwater breathing apparatus (airtank) and shall not apply to snorkeling.

 $\underline{001.17A2}$ A Diver Down flag is defined as a flag at least twelve (12) inches in height and at least twelve (12) inches in width with a red

background and a white diagonal stripe that is one-fifth the width of the flag.

001.17B SCUBA Diving Activities

<u>001.17B1</u> SCUBA Diving is prohibited within 200 feet of the outer limits of designated swimming, boat mooring, boat docking or boat launching areas.

<u>001.17B2</u> It shall be unlawful to fail to display the Diver Down flag when SCUBA diving or for a SCUBA diver to exceed a one hundred fifty feet (150) radius from the Diver Down flag or to display a Diver Down flag when not actively engaged in SCUBA diving.

<u>001.17B3</u> SCUBA diving is permitted in all waters owned or controlled by the Commission except in waters and at times where such activity is prohibited in the interest of public safety or health.

001.17C Boat Operation Within SCUBA Operations

<u>001.17C1</u> It shall be unlawful to operate any vessel within one hundred fifty (150) feet of a Diver Down flag except that this restriction shall not apply to vessels engaged in law enforcement activities, vessels engaged in rescue operations, or vessels tendering the diving operation.

001.18 Skating, Skateboards

The use of roller skates and skateboards is prohibited except in locations designated by the Commission by the posting of appropriate signs.

001.19 Snowmobiles

001.19A Control Generally

Except as hereinafter provided, no person shall operate any snowmobile within areas of the State Park System unless such snowmobile has been registered in accordance with applicable state law.

001.19B Definitions

<u>Person</u>: Any individual, partnership, corporation, the state and its agencies and subdivision, and any body of persons, whether incorporated or not;

<u>Snowmobile</u>: A self-propelled vehicle designed for travel on snow or ice steered by skis or runners, and supported in part by skis, belts, or cleats;

<u>Owner</u>: A person, other than a lienholder, having the property in or title to a snowmobile entitled to the use or possession thereof;

Operate: To ride in or on and control the operation of a snowmobile;

<u>Operator</u>: Every person who operates or is in actual control of a snowmobile;

Register: The act of assigning a registration number to a snowmobile;

<u>Roadway</u>: That portion of a highway or park interior road, designed, or ordinarily used for vehicular travel.

001.19C Registration Requirements

All snowmobiles MUST be registered.

Applications for registration of snowmobiles should be made to the County Treasurer in your county of residence.

001.19D Out-of-State Snowmobiles

Snowmobiles from a state other than Nebraska may be operated within state park areas providing said snowmobiles are properly registered in accordance with the laws of their home state.

001.19E Required Equipment

No snowmobile shall be operated within areas of the State Park System unless equipped with the following equipment:

At least one head lamp and one tail lamp, each of minimum candlepower as prescribed by the Department of Motor Vehicles.

A minimum of sixteen (16) square inches of reflective material mounted on each side forward of the handlebars.

Brakes, each of which shall conform to standards prescribed by the Department of Motor Vehicles.

A muffler in good working order which blends the exhaust noise into the overall snowmobile noise and is in constant operation to prevent excessive or unusual noise. The exhaust system shall not emit or produce a sharp popping or crackling sound.

001.19F Operation

No snowmobile may be operated within State Park Areas on other than designated trails, roadways, and parking areas. Snowmobiles may also be operated during specified hours on the frozen surface of the following designated lakes unless otherwise closed: Bluestem, Branched Oak, Conestoga, Olive Creek, Pawnee, Stagecoach, Wagon Train, Enders, Medicine Creek, Red Willow, and Swanson Reservoirs; Box Butte, Calamus Reservoir, Fremont Lakes, Gallagher Canyon, Johnson Lake, Lake Maloney, Lake McConaughy, Lake Minatare, Lake Ogallala, Lewis & Clark Lake, Louisville Lakes, Merritt Reservoir, Oliver Reservoir, Rockford, Sherman Reservoir, Summit, Sutherland Reservoir, Willow Creek and Walgren.

The Director of the Game and Parks Commission and his designated representatives reserve the right to temporarily close any state park area or portion thereof to snowmobile activities for the following reasons: Insufficient snow cover (less than 4 inches), insufficient lake ice (less than 8 inches), safety, weather, resource protection, civil emergencies or other management considerations at the sole discretion of the Commission.

The operation of snowmobiles on designated lake surfaces is at the sole risk of the operator. The Commission assumes no responsibility for safety of said operation.

Snowmobile operators are responsible for inspecting frozen lake surfaces for sufficient ice thickness (minimum 8") and for possible hidden hazards prior to any such operation. Snowmobile operators are cautioned to be alert for soft ice caused by flowing springs, streams, and rivers, and also caused by variations in temperature.

Snowmobiles shall not be operated within any portion of a designated area which has been marked off or otherwise posted as closed to snowmobiles operation by the Commission.

Snowmobiles shall not be operated in a manner intended to or reasonably be expected to harass, drive or pursue any wildlife.

Snowmobiles shall not be operated at speed exceeding that which is safe and reasonable when passing within thirty (30) yards of any property, ice fishing shelter, trail head, boat ramp, immobile snowmobile, or person walking on or fishing through the ice. In no case, shall any person or persons operate a snowmobile so as to cause discomfort, hazard or damage to the person or property of others.

Snowmobiles may be operated within state park areas only between the hours of one-half hour before sunrise and 9:00 p.m. or as posted. 001.19G Who may operate

No person under the age of twelve (12) years may operate a snowmobile on state park lands unless accompanied by a parent, guardian or other person over eighteen years of age.

No person over the age of twelve (12) years and under the age of sixteen (16) years shall operate a snowmobile on state park lands unless such person holds a valid snowmobile safety certificate or is accompanied by a person fourteen (14) years of age or over who holds a valid snowmobile safety certificate, or is accompanied by a person over the age of eighteen (18) years.

001.19H Unlawful Acts

It shall be unlawful for any person to drive or operate any snowmobile in the following unsafe or harassing way:

At a rate of speed greater than reasonable or proper under existing conditions:

In a careless, reckless, or negligent manner so as to endanger the person or property of another or to cause injury or damage thereto;

While under the influence of intoxicating liquor or narcotics or habit-forming drugs;

Without a lighted head and tail lamp when required for safety; and;

In a tree nursery or other area of new plantings in a manner which damages or destroys growing stock.

001.19I Special Events

The Director of the Game and Parks Commission may issue special temporary permits to persons and organizations desiring to conduct organized group outings, trail rides, rallies, and other similar events. In permitting such events, the Director may prescribe such restrictions or conditions as he may deem advisable.

001.19J In Case of an Accident

The operator of a snowmobile involved in a collision, accident, or other casualty shall give his name, address, and the number of such snowmobile in writing to any injured person and to the owner of any property damaged in such collision, accident, or casualty.

When a collision, accident, or casualty involving a snowmobile results in death or injury to a person or damage to property in excess of one hundred

dollars, the operator of such snowmobile shall file with the Department of Motor Vehicles a report of same prescribed by D.M.V. regulations.

001.20 Swimming and Wading

<u>001.20A</u> Swimming and wading are permitted in designated areas only.

<u>001.20B</u> The use of flotation devices within designated swimming areas is prohibited, except such devices as are approved by the United States Coast Guard. The use of surfboards and similar devices, and the throwing of frisbees, balls and other similar devices within designated swimming areas is prohibited.

<u>001.20C</u> Swimming from vessels underway is prohibited.

<u>001.20D</u> Swimming or wading within 20 yards of a boat ramp, boat dock or mooring facility is prohibited.

<u>001.20E</u> Shallow water or surface diving within designated swimming areas is prohibited.

<u>001.20F</u> Possession of glass food or beverage containers on beach areas is prohibited.

001.21 Traffic

<u>001.21A</u> Except for motorized vehicles exempted under <u>003.02</u>, it shall be unlawful to park, tow or otherwise operate any motor vehicle, trailer or cabin trailer within the confines of a park area which does not bear valid license plates and is not registered in accordance with applicable state laws. All such vehicles not properly licensed and registered shall be in violation and may be impounded by the Park Superintendent or Law Enforcement Officer.

<u>001.21B</u> It shall be unlawful for any person not possessing a valid motor vehicle operator's license to operate a motor vehicle of any type within the confines of a park area.

<u>001.21C</u> It shall be unlawful to park, tow or otherwise operate any motor vehicle, trailer or cabin trailer on other than those areas or portions of areas, roadways, campgrounds, beaches and parking areas as may be designated by the Commission for such operation.

<u>001.21D</u> All traffic laws and state park regulations governing operation of motor vehicles on roadways of the state park system shall further apply to motor vehicle, all-terrain vehicle, off-highway amphibious vehicle and motorized transportation device operation on those off-road portions of

park areas, including but not limited to campgrounds, beaches and parking areas, as may be designated by the Commission for motor vehicle, all-terrain vehicle, off-highway amphibious vehicle or motorized transportation device operation.

<u>001.21E</u> Mobile homes occupying rental sites in concession mobile home parks shall be properly registered and shall display valid license plates in such a manner as to be easily observed from the road.

<u>001.21F</u> Motor vehicles may be operated on the beaches of Lake McConaughy and Lake Minatare State Recreation Areas provided that operation is restricted to only those portions of beach posted as open to motor vehicle traffic. The maximum speed allowable on beaches shall be 15 mph and access to the beaches shall be restricted to designated access points only.

<u>001.21G</u> The following constitutes unsafe motor vehicle operation and is prohibited:

<u>001.21G1</u> Operating a motor vehicle without due care or at a speed greater than that which is reasonable and prudent considering wildlife, traffic, weather, pedestrians, road and light conditions, and road character;

<u>001.21G2</u> Operating a motor vehicle in a manner which unnecessarily causes its tires to squeal, spin, skid or break free of the travel surface:

<u>001.21G3</u> Failing to maintain that degree of control of a motor vehicle necessary to avoid danger to persons, property or wildlife;

<u>001.21G4</u> Operating a motor vehicle while allowing a person to ride on or within any vehicle, trailer or other mode of conveyance towed behind the motor vehicle unless specifically designed for carrying passengers while being towed; or

<u>001.21G5</u> Operating a motor vehicle while allowing a person to ride on any exterior portion of the motor vehicle not designed or intended for the use of a passenger. This restriction does not apply to a person seated on the floor of a truck bed equipped with sides, unless otherwise prohibited by state law.

<u>001.22A</u> The vending, including mobile vendors, of various goods and services, products and commodities, may be permitted on park lands with the prior written authorization of the Commission. The vending of any such goods and services, products and commodities without written authorization of the Commission is prohibited.

<u>001.22B</u> No park area shall be used as a headquarters or residence by any person or group engaged in commercial or professional activities without prior written authorization of the Commission.

<u>001.22C</u> The sale or distribution of printed matter is permitted within park areas provided a permit to do so is issued in advance by the Commission.

<u>001.22D</u> Persons engaged in the sale or distribution of printed matter shall not obstruct or impede pedestrians or vehicles, harass park visitors with physical contact or persistent demands, misrepresent the purposes or affiliations of those engaged in the sale or distribution or misrepresent whether the printed matter is available without cost or donation.

001.23 Water Skiing

<u>001.23A</u> The towing of persons on water skis, surfboards and similar devices by vessels is permitted on areas posted as open to such activities except on those portions of water surface restricted by buoy markers or signs, provided such activity is conducted in accordance with appropriate regulations.

001.24 Water Sports – General

<u>001.24A</u> Areas on which water related recreational activities are permitted may be zoned to separate or define activities. Such zoning may prescribe the area in which the public may engage in any such activities, or may limit the hours during which the public may engage in any such activities. Such zoning shall be clearly indicated by such signs, markers, buoys, or other appropriate devices in widespread and common use for such purposes.

<u>001.24B</u> The number of participants engaging in any of the abovementioned water related recreation activities on any area owned or controlled by the Commission may be limited by management personnel of the Commission when conditions warrant such limitations in the interests of public health, safety or welfare.

<u>001.24C</u> Management personnel of the Commission are herewith specifically authorized and empowered to declare emergencies and to require the participants in any or all of the water related activities mentioned in the foregoing on any such areas, to cease such activity and to temporarily vacate the water area, or a portion of the water area, in the

event of a water accident, severe weather, or similar emergency. No person shall have permission to engage in any such activity in any such area or portion thereof during such declared emergency.

<u>001.24D</u> Appropriate fees may be established and collected by the Commission for participation in any or all of the various water related activities mentioned in the foregoing at any area owned or controlled by the Commission. In such event, the fee shall be made known to the public by signs or such other means as appropriate, and participation in any such activity shall be conditional upon payment of the fee.

<u>001.24E</u> Watercraft shall not be left unattended in or near waters owned or controlled by the Commission except at designated mooring, anchoring or beaching locations.

<u>001.24F</u> Docks installed adjacent to boat ramps shall be used only for the following purposes: Launching and recovery of watercraft, and embarking and disembarking passengers. The mooring of watercraft at such docks for any other reason or for a period of time greater than that reasonable to accomplish the permitted activities is prohibited.

001.25 Winter Sports

<u>001.25A</u> Skiing, sledding, tobogganing, snowshoeing, skating and similar winter sports are permitted except upon roads and parking areas when such roads and parking areas are open to motor vehicle traffic and in other places where these activities are prohibited by appropriate regulations and/or posted signs.

<u>001.25B</u> The towing of persons on skis, sleds or other sliding devices by a motor vehicle or snowmobile is prohibited.

<u>001.25C</u> The operation and use of snowmobiles shall be in accordance with appropriate regulations and state laws.

001.26 Standards

<u>001.26A</u> The standards established in these regulations are in furtherance of the preservation and protection of the natural, scenic, historic, pastoral, and fish and wildlife values and provide for the enhancement of the recreation values of the park area.

<u>001.26B</u> Use and development of property will be in conformance with applicable Federal, State and Local laws, regulations and ordinances.

<u>001.26C</u> Development, improvement and use of the property will not materially detract from the scenic, natural, historic, pastoral and fish and wildlife values of the area.

<u>001.26D</u> There will be adequate provision for disposal of solid and liquid waste originating on or resulting from use of the property.

001.26E All new utilities will be underground.

<u>001.26F</u> No structures or other improvements will be constructed in or encroaching upon stream beds, banks and flood plains of live or intermittent streams. Stream beds, banks and flood plains will not be disturbed, except as may be necessary to construct, operate and maintain irrigation, fisheries, utilities, roads and similar facilities or improvements. Any such necessary encroachment will avoid impeding water flow, sedimentation of streams or entrance of deleterious materials into streams.

001.26G Private Cabin Areas and Club Site Areas

<u>001.26G1</u> No buildings or structures or part thereof shall be erected, constructed, reconstructed, altered, moved or used for any purpose, except in conformance with the standards established herein.

<u>001.26G2</u> No excavation or topographic change shall be permitted except that required for foundations, utilities, or roads, that would modify or change the scenic beauty of natural hillsides.

<u>001.26G3</u> All new buildings shall be set in a minimum of ten (10) feet from each side of property line.

<u>001.26G4</u> All new buildings shall be set back a minimum of forty (40) feet from center of roadway or twenty (20) feet from front property line, whichever is greatest.

<u>001.26G5</u> All new buildings shall be set in a minimum of twenty (20) feet from the rear property boundary line.

<u>001.26G6</u> Only one single-family dwelling is permitted for each cabin lot.

<u>001.26G7</u> No new building shall exceed a single story in height as determined from ground level. Construction of basements in new or existing buildings shall not be permitted. This section does not apply to the private cabin area at Sherman State Recreation Area where basements, tornado shelters and second floors are permitted at the request of the landowner, the Loup Basin Reclamation District.

<u>001.26G8</u> No new building shall have a floor space less than 300 square feet nor greater than 700 square feet. Additions to existing buildings presently having a floor space of 700 square feet or greater shall not be permitted. This section does not apply to the private cabin area at Sherman State Recreation Area where cabins with a maximum of 1500 square feet of enclosed living space and outbuildings of 1200 square feet are permitted at the request of the landowner, the Loup Basin Reclamation District.

<u>001.26G9</u> No new building shall be erected with foundation pillars or stilts that exceed 36 inches above ground level. If used, pillars or stilts must be enclosed. This section does not apply to the private cabin area at Sherman State Recreation Area at the request of the landowner, the Loup Basin Reclamation District.

<u>001.26G10</u> All new buildings shall be constructed of such material as to blend with the natural landscape (logs, shakes, rough lumber, finish siding, native stone or brick).

<u>001.26G11</u> Mobile or semi-mobile homes are permitted only in approved mobile home parks.

<u>001.26G12</u> All new buildings shall employ non-reflective roofing materials.

<u>001.26G13</u> Paints or stains shall be of earth tones common to the area. Bright, disharmonious colors are prohibited.

<u>001.26G14</u> All buildings and structures, including fences, shall be maintained in a useable and serviceable condition, or removed. Cabin lots are to be maintained in a clean and orderly condition.

<u>001.26G15</u> Owner identification and sale signs shall not exceed 2 square feet in size.

001.26H Concession Areas

<u>001.26H1</u> Services provided must serve needs which are not readily or adequately provided for in an adjacent community, and must be compatible with the purposes for which the area was established.

<u>001.26H2</u> Building architecture is to be compatible with the pastoral environment, rustic in nature, harmoniously colored and have non-reflective roofs and sidings.

<u>001.26H3</u> Building height shall be in keeping with building size, scale, set back from roads and property boundaries, site size, building design and type of use.

<u>001.26H4</u> Buildings shall be set back from center line of roads to provide for unhampered traffic flow and general safety.

<u>001.26H5</u> Only signs identifying the commercial enterprise being conducted on the property are permitted. Such signs shall not exceed 20 square feet in area, 6 feet in length and 15 feet in maximum height. Signs are to be subdued in appearance and harmonizing in design and color with the surroundings.

001.26H6 No flashing lights.

<u>001.26H7</u> No new mobile or semi-mobile homes and mobile home parks shall be permitted except where they may be located without substantially impairing or detracting from the scenic, natural, historic, pastoral, and fish and wildlife values of the area.

001.27 Disorderly Conduct

001.27A Disorderly conduct is prohibited.

<u>001.27B</u> Disorderly conduct is committed when a person causes public alarm, nuisance, jeopardy or violence, or recklessly creates a risk thereof, by:

<u>001.27B1</u> Engaging in fighting or threatening, or in violent behavior;

<u>001.27B2</u> Using language, an utterance, or gesture, or engaging in a display or act which is obscene, physically threatening or menacing, or done in a manner which is likely to inflict injury or incite an immediate breach of the peace; or

<u>001.27B3</u> Making noise which is unreasonable, considering the nature and purpose of the actor's conduct, location, time of day or night, and other factors which would govern the conduct of a reasonably prudent person under the circumstances; or

<u>001.27B4</u> Creating or maintaining a hazardous or physically offensive condition.

<u>001.27C</u> Persons committing disorderly conduct may be evicted from the area.

<u>001.28</u> All-Terrain Vehicles and Other Motorized Off-Highway Amphibious Vehicles

001.28A Definitions

Person: Any individual, partnership, corporation, the state and its agencies and subdivisions, and any body of persons, whether incorporated or not;

All-Terrain Vehicle: Any motorized off-highway vehicle which (1) is fifty inches or less in width, (2) has a dry weight of nine hundred pounds or less, (3) travels on three or more low-pressure tires, (4) is designed for operator use only with no passengers or is specifically designed by the original manufacturer for the operator and one passenger, (5) has a seat or saddle designed to be straddled by the operator, and (6) has handlebars or any other steering assembly for steering control;

Motorized Off-Highway Amphibious Vehicle: Any motorized amphibious off-highway vehicle which (1) is seventy inches or less in width, (2) has a dry weight of eleven hundred pounds or less, (3) travels on tracks or low ground pressure tires, (4) is designed for transporting persons, equipment or supplies, and (5) has a hand-controlled skid-steering assembly for steering control;

Owner: A person, other than a lienholder, having the property in or title to an all-terrain or motorized off-highway amphibious vehicle entitled to the use or possession thereof;

Operate: To ride in or on and control the operation of an all-terrain or motorized off-highway amphibious vehicle; and,

Operator: Every person who operates or is in actual control of an all-terrain or motorized off-highway amphibious vehicle.

<u>001.28B</u> Required Equipment

No all-terrain or motorized off-highway amphibious vehicle may be operated within areas of the State Park System unless equipped with the following equipment:

At least one head lamp and one tail lamp, each of minimum candle power as prescribed by the Department of Motor Vehicles for all-terrain vehicles.

A brake system maintained in good operating condition which shall conform to standards prescribed by the Department of Motor Vehicles for all-terrain vehicles.

An adequate muffler system in good working order which blends the exhaust noise into the overall all-terrain or motorized off-highway amphibious vehicle noise and is in constant operation to prevent excessive or unusual noise. The exhaust shall not emit or produce a sharp popping or crackling sound.

A bicycle safety flag which extends not less than five feet above ground attached to the rear of the vehicle. The bicycle safety flag shall be triangular in shape with an area of not less than thirty inches and be day-glow in color.

001.28C Operation

All-terrain and motorized off-highway amphibious vehicles may be operated during specified hours within state park areas on the frozen surfaces of the following designated lakes only, unless otherwise posted closed to such use: Bluestem, Branched Oak, Conestoga, Olive Creek, Pawnee, Stagecoach, Wagon Train, Enders, Medicine Creek, Red Willow, and Swanson Reservoirs; Box Butte, Calamus, Fremont Lakes, Gallagher Canyon, Johnson Lake, Lake Maloney, Lake McConaughy, Lake Minatare, Lake Ogallala, Lewis and Clark Lake, Louisville Lakes, Merritt Reservoir, Oliver Reservoir, Rockford Lake, Sherman Reservoir, Summit Lake, Sutherland Reservoir, Willow Creek Lake and Walgren Lake.

The Director of the Game and Parks Commission and his designated representatives reserve the right to temporarily close any state park area or portion thereof to all-terrain and motorized off-highway amphibious vehicle activities for the following reasons: insufficient lake ice (less than eight inches), safety, weather, resource protection, civil emergencies or other management considerations at the sole discretion of the Director.

The operation of all-terrain and motorized off-highway amphibious vehicles on designated lake surfaces is at the sole risk of the operator. The Commission assumes no responsibility for safety of said operation. All-terrain and motorized off-highway amphibious vehicle operators are responsible for inspecting frozen lake surfaces for sufficient ice thickness (minimum 8 inches) and for possible hidden hazards prior to any such operation. All-terrain and motorized off-highway amphibious vehicle operators are cautioned to be alert for soft ice caused by flowing springs, streams, and rivers and also caused by variations in temperature.

All-terrain and motorized off-highway amphibious vehicles shall not be operated within any portion of a designated area which has been marked off or otherwise posted as closed to all-terrain and motorized off-highway amphibious vehicle operation by the Commission.

All-terrain and motorized off-highway amphibious vehicles shall not be operated in any manner intended to or reasonably be expected to harass, drive or pursue any wildlife.

All-terrain and motorized off-highway amphibious vehicles shall not be operated at speed exceeding that which is safe and reasonable when passing within thirty (30) yards of any property, ice fishing shelter, boat ramp, immobile snowmobile, all-terrain or motorized off-highway amphibious vehicle, or a person walking on or fishing through the ice. In no case, shall any person or persons operate an all-terrain vehicle so as to cause discomfort, hazard or damage to the person or property of others.

All-terrain and motorized off-highway amphibious vehicles may be operated on designated frozen surfaces within state park areas only between the hours of ½-hour before sunrise and 9:00 p.m., or as posted.

All-terrain and motorized off-highway amphibious vehicles may be operated in boat ramp parking lots between the hours of ½-hour before sunrise and 9:00 p.m., or as posted, to facilitate loading and off-loading said vehicles and providing access to frozen lake surfaces via boat ramps.

001.28D Who may operate

Any person operating an all-terrain or motorized off-highway amphibious vehicle within a state park area shall be at least sixteen (16) years of age and shall have a valid motor vehicle operator's license.

001.28E Unlawful Acts

It shall be unlawful for any person to drive or operate any all-terrain or motorized off-highway amphibious vehicle in the following unsafe or harassing way:

At a rate of speed greater than reasonable or proper under existing conditions;

In a careless, reckless, or negligent manner so as to endanger the person or property of another or to cause injury or damage thereto;

While under the influence of intoxicating liquor or narcotics or habit-forming drugs; and,

Without a lighted head and tail lamp when required for safety.

001.28F In Case of an Accident

The operator of an all-terrain or motorized off-highway amphibious vehicle involved in a collision, accident, or other casualty shall give his name,

address, and the number of such all-terrain or motorized off-highway amphibious vehicle in writing to any injured person and to the owner of any property damaged in such collision, accident, or casualty.

When a collision, accident, or casualty involving an all-terrain or motorized off-highway amphibious vehicle results in death or injury to a person or damage to property in excess of one hundred dollars, the operator of such all-terrain or motorized off-highway amphibious vehicle shall file with the Department of Motor Vehicles a report of same as prescribed in D.M.V. regulations for all-terrain vehicles.

001.29 State Recreation Trails

001.29A Permits, Trail User, Voluntary

<u>001.29A1</u> Voluntary, non-mandatory, Trail User Permits may be purchased for use on sections of designated state recreation trails designated as open for public use. Voluntary permits may be purchased from any Game and Parks Commission District Office and from self-service drop boxes provided at trail heads. Revenues received will be utilized by the Commission to assist with funding trail development, maintenance and enforcement of rules and regulations.

<u>001.29A2</u> Voluntary Trail User Permits are available in two forms: Annual and Daily. Voluntary Annual permits may be purchased by any person and shall be valid through December 31 for the year for which issued. The annual fee shall be ten dollars. Voluntary daily permits may be purchased by any person and shall be valid for the day indicated on the permit. The daily fee shall be two dollars.

001.29B Motor Vehicles Prohibited

<u>001.29B1</u> Except as hereinafter provided, it shall be unlawful to park, tow, or otherwise operate a motor vehicle on any section of a state recreation trail in other than designated parking areas. This provision shall include, but shall not be limited to, trucks, automobiles, motor cycles, mini bikes, mopeds, all-terrain vehicles, motorized off-highway amphibious vehicles, and snowmobiles. State Recreation Trails are for non-motorized recreational use only.

<u>001.29B2</u> Vehicles owned by the Commission, its agents or contractors, engaged in servicing, enforcement, maintenance, repair, or construction activities, and vehicles employed in enforcement and emergency response activities, are exempt from this provision.

<u>001.29C</u> Camping, Hunting, Trapping, Fires, Use of Fire Arms, Paint Ball Weapons, Bow and Arrows and other Projectile Devices Prohibited:

<u>001.29C1</u> State recreation trails are available for day use activities only. Camping or other overnight use is expressly prohibited. Trails are open to public use only between the hours of one-half hour before sunrise and one-half hour after sunset.

<u>001.29C2</u> The kindling of fires on state recreation trails is prohibited.

<u>001.29C3</u> Hunting, trapping, or the use of firearms, bow and arrow, paint ball weapons, or other projectile devices is prohibited on state recreation trails.

001.29D Equestrian Use, Permitted

Horseback riding is permitted on state recreation trail rights-of-way, subject to the following provisions:

<u>001.29D1</u> Horseback riders shall not ride on trail surfaces except when wetlands or terrain necessitates crossing bridges and road intersections.

<u>001.29D2</u> Horseback riders shall dismount when crossing bridges.

001.29E Livestock Use, Prohibited

Without the prior permission of the Park Superintendent, livestock may not be grazed, pastured or driven on any portion of any recreational trail rights-of-way. If permitted by the Park Superintendent, the following provisions apply:

<u>001.29E1</u> Livestock, including horses, cattle, swine, sheep and poultry shall be kept off the maintained trail surface, except(1) at crossings of public roads and highways, (2) at farm crossings designated for use by proprietors of lands adjoining such right-of-way for which written crossing agreements have been issued by the commission and, (3) when wetlands or terrain necessitates crossing bridges.

<u>001.29E2</u> Permission shall be subject to such conditions as are reasonably consistent with protection and use of the recreational trail for the purposes for which it is established. Such permission may also contain reasonable limitations on the equipment used and the time and area within which the livestock activity may be allowed.

<u>001.29E3</u> Permission may be suspended or revoked by the Park Superintendent for failure by the permittee to comply with any provisions of this section.

001.29F Trail Use Generally

Bicyclists shall yield the right of way to all other trail users. Pedestrians shall yield the right of way to horseback riders.

<u>001.29G</u> Boundary Fences, Responsibilities of Commission and Adjacent Landowners, Procedures for Applying for Funding

<u>001.29G1</u> Boundary fences of State Recreational Trails shall be constructed and maintained as prescribed in § 37-1012,. For this section, a boundary fence shall be a wire fence of at least four barbed wires, of a size not less than twelve and one-half gauge fencing wire, the wire to be secured to posts, the posts to be at no greater distance than one rod from each other, or a fence of any type that is agreed to by the Commission and adjoining landowners.

<u>001.29G2</u> The Commission will participate in one hundred percent of the costs for labor and materials for construction of new or replacement fencing, as agreed upon between the adjacent landowner and the Commission, for developed portions of recreational trails open to the public. The Commission will participate on a fifty-fifty basis with adjacent landowners for construction of new or replacement fencing, or repairs to existing fencing, on undeveloped portions of recreational trails not open to public use.

<u>001.29G3</u> The responsibility of the Commission for fences along a state recreational trail shall not exceed the amount appropriated to the Commission by the Legislature for such purpose during any biennium, provided the Commission may use any funds specifically gifted or obtained by grant application for the sole purpose of providing fencing for a state recreational trail. The amount of funding available to a single landowner shall not exceed twenty-five percent of the Commission's total appropriation in any one year, unless uncommitted funds are available following processing of all other applications.

<u>001.29G4</u> Prior to commencing any work, adjacent landowners shall submit application in writing to the Commission for funding assistance in the construction of any new fence, replacement fence or fence repair. Costs incurred by the landowner for new fence, replacement fence or fence repair prior to submitting application to the Commission may not be reimbursed. Application shall be

mailed or hand-delivered to: Division of State Parks, Nebraska Game and Parks Commission, 2200 North 33rd Street, Lincoln, NE 68503-0370. Commission staff and the landowner will jointly review each request for new or replacement fence and mutually agree upon the type and amount of fence to be constructed.

<u>001.29G5</u> Applications for Commission participation in construction of new or replacement fence must be submitted no later than April 1st of each calendar year for consideration in that year. Requests will be prioritized, based upon condition of existing fence and urgency.

001.29G6 Applications for Commission participation in the repair of existing fence shall be considered and prioritized in the order in which received. In the case of emergency fence repair involving livestock on the trail or roadway, the landowner may undertake such repairs without prior notification, provided such notification is given in writing within seven calendar days of completion of such work. To obtain reimbursement of costs, the landowner will be required to submit original receipts for materials purchased. Only actual and reasonable material costs will be reimbursed. "Actual costs of materials" shall be defined as those posts (steel or wood), wire (barbed or smooth), staples, and insulators purchased to affect the There will be no reimbursement for labor, mileage, repairs. gasoline, tools, meals, lodging, or other costs. Replacement materials may be offered as reimbursement, if acceptable to the landowner.

On January 1, 2011, the following Sub-section <u>001.11</u> shall become effective and shall supersede and take the place of any prior version of that section.

001.30 Exceptions to Regulations

<u>001.30A</u> Nothing in the foregoing shall be construed as prohibiting the Nebraska Game and Parks Commission or their duly appointed agents or employees from the conduct of their assigned duties in the administration, maintenance and development of areas owned or controlled by the Commission.

<u>001.30B</u> In the event of natural disaster, state or national emergency, civil disorder, accident, or other situation wherein the conduct of activities otherwise permitted under these regulations may constitute a hazard to the public health, safety or welfare, or inhibit rescue, recovery, post-disaster or development operations, management personnel of the Commission or Law Enforcement personnel are herewith specifically empowered and directed to take such measures at their disposal to preserve the public health, safety and welfare and to expedite rescue, recovery and operations,

to include the temporary suspension of any or all activities contemplated in these regulations on any area or portion of any area owned or controlled by the Commission and the temporary closure and/or evacuation of any such area.

NEBRASKA ADMINISTRATIVE CODE

Last Issue Date: October 26, 2000

Title 163 - NEBRASKA GAME AND PARKS COMMISSION

Chapter 5 - State Park Regulations

002 Regulations for Two Rivers State Recreation Area.

Under the authority of, and in compliance with, sections 37-301-37-314, 37-336, and 37-344, R.R.S. 1998, the following regulations are prescribed by the Game and Parks Commission of the State of Nebraska and are effective following enactment by the Game and Parks Commission, approval by the Attorney General and Governor, and when five days have elapsed since filing with the Secretary of State.

- $\underline{002.01}$ Hunting will be permitted within the boundaries of Two Rivers State Recreation Area as prescribed by regulation and as further prescribed herein:
 - <u>002.01A</u> Waterfowl may be hunted and shot by hunters from temporary or portable blinds furnished by the hunters. Waterfowl hunting shall be restricted to such areas as may be established by the Commission and posted with appropriate signs. No additional fee shall be charged to hunt waterfowl at Two Rivers and all blinds shall be removed from the recreation area daily at close of hunting. Construction of permanent or seasonal blinds is prohibited. The Commission may at its sole discretion limit the number of persons hunting waterfowl at Two Rivers for reasons of safety and other management considerations.
 - $\underline{002.01B}$ The federal regulations governing limits, methods of taking and hours of shooting of migratory game birds shall apply on this area, except as otherwise provided herein.
 - <u>002.01C</u> Not more than four (4) persons, including non-hunters, may occupy one blind at one time.
 - $\underline{002.01D}$ No discharge of firearms or bow and arrow shall be permitted within the confines of areas posted to prohibit same.

<u>002.01E</u> In accordance with State Park Regulations any hunting at Two Rivers State Recreation Area is permitted from the first Tuesday following Labor Day through conclusion of the Spring Turkey season, except for any special waterfowl season as may be provided by state and federal regulations.

 $\underline{002.01F}$ Hunting is permitted from one-half hour before sunrise to one-half hour after sunset or in accordance with general hunting regulations if more restrictive.

 $\underline{002.01G}$ The entire Two Rivers State Recreation Area may be closed to all forms of hunting or to any particular form of hunting, including restrictions on species of wildlife to be hunted or on the type of weapon or ammunition that may be permitted for such hunting by posting such information on a legible sign with letters not less than $1 \frac{1}{2}$ inches in height at the main entrance to Two Rivers State Recreation Area.

NEBRASKA ADMINISTRATIVE CODE

Last Issue Date: October 26, 2000

Title 163 - NEBRASKA GAME AND PARKS COMMISSION

Chapter 5 - State Park Regulations

 $\overline{003}$ Regulation prohibiting operation of Motorized Transportation Devices on areas owned or controlled by said Commission. Under the provisions and authority of section 60-678,60-680, 60-6,351, 60-6,375, 60-6,377, R.S.SUPP., 2002, the following regulations are adopted and promulgated by the Nebraska Game and Parks Commission. These rules and regulations are effective following enactment by the Game and Parks Commission, approval by the Attorney General and Governor, and when five days have elapsed since filing with the Secretary of State.

003.01 Motorized Transportation Devices Defined

For purposes of this section, a Motorized Transportation Device is defined as any vehicle or device that may not be registered and licensed for operation on the highways of Nebraska, is propelled by other than muscular power, and is intended to transport or draw persons or property, excluding those used exclusively upon stationary rails or tracks, snowmobiles, mopeds, all-terrain vehicles and off-highway amphibious vehicles. Examples of Motorized Transportation Devices contemplated in this section include but, are not limited to, the following:

Electric Vehicle: A motorized vehicle that is powered by an electric motor that draws current from rechargeable storage batteries, fuel cells, or other sources of electrical current;

Electric Personal Assistive Mobility Device: Any self-balancing, two, non-tandem-wheeled, device, designed to transport only one person, with an electric propulsion system with average power of 750 watts (1 horsepower), the maximum speed of which, on a paved level surface when powered solely by such a propulsion system while being ridden by an operator who weighs 170 pounds, is less than 20 miles per hour;

Farm Tractor: Any motorized device designed and used primarily as a farm implement drawing plows, mowing machines, and other implements of husbandry;

Golf Cart: Any motorized device designed and manufactured for operation on a golf course for sporting or recreational purposes and that is not capable of exceeding speeds of 20 miles per hour;

Low Speed Vehicle: Any multi-wheeled, electric- or gasoline-powered, device whose top speed is greater than 20 miles per hour but not greater than 25 miles per hour;

Mini-bike: Any two-wheel motorized vehicle which has a total wheel and tire diameter of less than fourteen inches or an engine-rated capacity of less than forty-five cubic centimeters displacement or any other two-wheel motorized vehicle primarily designed by the manufacturer for off-road use only;

Motorized Disability Access Vehicle: A vehicle designed primarily for disabled individuals with normal upper body abilities and designed to be fueled by gasoline, travel on no more than three wheels, with a motor rated not in excess of 2 brake horsepower and not capable of propelling the vehicle at a speed greater than 30 miles per hour on level ground, and with a power-drive system that functions directly or automatically without clutching or shifting gears by the operator after the drive system is engaged. If an internal combustion engine is used, the displacement may not exceed 50 cubic centimeters;

Motorized Scooter: Any motorized device not having a seat or saddle for the use of the rider, designed to travel on not more than three wheels, and not capable of propelling the vehicle at a speed greater than 30 miles per hour on level ground; and,

Utility Vehicle: A motorized vehicle designed and manufactured for general maintenance, security, and landscaping purposes, but the term does not include any vehicle designed or used primarily for the transportation of persons or property on a street or highway, or a golf cart, or an all-terrain vehicle.

003.02 Operation

The operation of motorized transportation devices in state parks, including on roads, trails and beaches, is prohibited, with the following exceptions:

Motorized devices operated by Commission employees engaged in the performance of their duties;

Motorized devices operated by disabled persons in possession of a valid written permit issued by the Commission;

Motorized devices operated by contracted volunteer park workers engaged in the performance of their duties;

Tractors operated on the beaches of Lake McConaughy and Lake Minatare with written permission from the Commission for the purposes of launching and recovering water craft and assisting stranded vehicles; and,

Motorized devices, excluding minibikes and motorized scooters, operated within the leased premises of concession areas and private cabin areas.

Motorized transportation devices shall not be operated within any portion of a state park area which has been marked off or otherwise posted as closed to motorized transportation device operation.

003.03 Who may operate

Any person operating a motorized transportation device within a state park area shall be at least sixteen years of age and shall have a valid motor vehicle operator's license. The valid motor vehicle operator's license requirement shall be waived for any disabled person operating an electric personal assistive device or motorized disability access vehicle, provided he or she possesses a valid written permit issued by the Commission, and wears a bicycle helmet that is professionally fitted, is securely fastened upon his or her head by a strap, and that meets nationally recognized standards for bicycle helmets.

Any person operating an authorized motorized device within the leased premises of a concession area or private cabin area shall be at least sixteen years of age and shall have a valid motor vehicle operator's license.

All traffic laws and state park regulations governing operation of motor vehicles on roadways of the state park system shall further apply to the operation of motorized transportation devices operated in state park areas.

Motorized transportation devices shall not be operated in any manner intended to or reasonably expected to harass, drive or pursue any wildlife.

003.04 Required Equipment

No motorized transportation device as defined in this section may be operated within state park areas unless equipped with the following equipment:

A brake system maintained in good operating condition;

An adequate muffler system in good working order which blends the exhaust noise into the overall motorized vehicle noise and is in constant operation to prevent excessive or unusual noise. The exhaust shall not emit or produce a sharp popping or crackling sound;

A rearview mirror and red reflectorized warning devices in both the front and rear; and,

A bicycle safety flag which extends not less than five feet above ground attached to the rear of the vehicle. The bicycle safety flag shall be triangular in shape with an area of not less than thirty square inches and be day-glow in color.

003.05 Unlawful Acts

It shall be unlawful for any person to drive or operate any motorized transportation device:

At a rate of speed greater than reasonable or proper under existing conditions;

In a careless, reckless, or negligent manner so as to endanger the person or property of another or to cause injury or damage thereto;

While under the influence of intoxicating liquor or narcotics or habit-forming drugs;

Between sunset and sunrise; and,

Without a day-glow bicycle safety flag that extends not less than five feet above ground attached to the rear of the vehicle.

NEBRASKA ADMINISTRATIVE CODE

Last Issue Date: October 26, 2000

Title 163 - NEBRASKA GAME AND PARKS COMMISSION

Chapter 5 - State Park Regulations

 $\underline{004}$ Regulations governing public hunting at Fort Robinson State Park.

Under the authority of, and in compliance with, sections 37-301-37-314, and 37-344, R.R.S. 1998, the following regulations are prescribed by the Game and Parks Commission of the State of Nebraska. These regulations are effective following enactment by the Commission, approval by the Attorney General and Governor, and when five days have elapsed since filing with the Secretary of State.

<u>004.01</u> Hunting shall be permitted on Fort Robinson State Park in accord with established hunting seasons, provided, firearm hunting for deer, antelope, mountain (bighorn) sheep, and elk within the Park shall be subject to additional regulations. The Director shall have the authority to provide flexible safety zones around buildings or other portions of the Park, in which no hunting shall be permitted. Regulations relative to firearm hunting of deer, antelope, mountain (bighorn) sheep and elk within that portion of the Park hereinafter referred to as the Controlled Area, are as follows:

004.01A No person shall hunt deer, antelope, mountain (bighorn) sheep or elk with a firearm within the Controlled Area without first obtaining daily permission to hunt therein, by registering in person at the park headquarters and obtaining written evidence of such registration. Any persons hunting deer, antelope, mountain (bighorn) sheep or elk with a firearm within the shall Controlled Area show his certificate registration to any law enforcement officer or Game and Parks Commission employee upon request. Failure to possess or to show valid daily registration upon proper request shall be a violation of regulations.

 $\frac{004.01B}{Parks}$ Authority is herewith delegated by the Game and Parks Commission to the Director to divide the Controlled Area into reasonable areas; hunters may be assigned to these areas and daily permit quotas may be

designated. Harvest quotas for antelope will be decided by the Director based on recommendations provided by the Wildlife Division, and permit quotas each day shall not exceed the number which could result in the designated harvest quota. Hunters assigned to a designated portion of the Controlled Area shall have permission to hunt only within their assigned area. All hunters shall personally return their certification of registration to park headquarters upon completion of their daily hunt.

004.01C Public notice shall be made, regarding hunting of deer, antelope, mountain (bighorn) sheep and elk and the number of permits available. Daily hunting permits shall be issued to individuals who register by 5:00 P.M. on the day preceding the hunt, on the basis of a public drawing if there are more registrants than there are area permits available. Any permits remaining after the drawing will be issued on a first-come, first-served basis.

 $\underline{004.02}$ Bow and arrow hunters, for deer, antelope, mountain (bighorn) sheep and elk must obtain a registration certificate at Park headquarters, which shall be good for the entire archery season. Such registration certificate shall be returned to park headquarters by the end of the hunting season.

NEBRASKA ADMINISTRATIVE CODE

LAST ISSUE DATE: January 7, 2003

Title 163 - NEBRASKA GAME And PARKS COMMISSION

Chapter 5 - State Park Regulations

O05 Regulation's governing public hunting at Eugene T. Mahoney, Chadron, Indian Cave, Niobrara, Platte River, Ponca and Smith Falls State Parks. Under the authority of, and in compliance with Sections 37-301 through 37-302, 37-304 through 37-308, 37-309 through 37-313, 37-344, R.R.S. 1998, 37-314, R.R.S. 1999, 37-303, R.R.S. 2000, 37-308.01, R.R.S. 2002, the following regulations are prescribed by the Game and Parks Commission of the State of Nebraska, and are effective following enactment by the Game and Parks Commission, approval by the Attorney General and Governor, and when five days have elapsed since filing with the Secretary of State.

005.01 Hunting may be permitted on Eugene T. Mahoney, Chadron, Indian Cave, Niobrara, Platte River, Ponca and Smith Falls State Parks in accord with established hunting seasons and permit requirements and shall be subject to the following terms and conditions:

 $\underline{005.01A}$ Commission staff will prepare an annual recommendation for Commission review and approval. The recommendation will designate which game species may be hunted, open hunting periods, the areas at each park open for hunting and any other special area restrictions or limitations.

005.01B No person shall hunt within the confines of these State Parks without first obtaining permission to hunt therein. Any person desiring to hunt within the confines of these State Parks must first register to hunt in person at the park headquarters and obtain written evidence of such registration. Such written evidence of registration shall be prima facia evidence of permission to hunt within the confines of these State Parks. Any person hunting within the confines of these State Parks shall show his certificate of registration to any law enforcement officer or Game and Parks Commission employee upon demand. Any person hunting within the confines of these State Parks who does not possess on his person or who fails to show upon demand his written permission to hunt therein shall be deemed to not have permission to

hunt within the confines of these State Parks.

005.01C By enactment of these regulations, it is the intent of the Game and Parks Commission to provide for the optimum recreational use of these State Parks by the using public. Public hunting at these State Parks is, therefore, recognized as a sound and proper use of these State Parks, when such hunting is compatible with public safety, fire and property protection, and management of the wildlife species found within the confines of these State Parks. Because the circumstances involving public safety, fire and property protection, and sound wildlife management may change from day to day within the confines of these State Parks, the Game and Parks Commission herewith delegates to the Division of State Parks authority to limit the number of registrants, or refuse registrations to hunt, or may limit such registrations to specific game species or to any portion of these State Parks as the primary considerations of public safety, fire and property protection, and sound wildlife management dictate. Registrations shall be accepted on the basis of a public drawing if there are more registrants than area permits available remaining permits will be issued on an impartial firstcome, first-served basis. This delegation to control public hunting at these State Parks shall also include authority to provide flexible safety zones around buildings or other portions of these State Parks, in which safety zones no permission shall be granted for public hunting.

<u>005.01D</u> To further provide for public safety, fire and property protection and sound wildlife management, authority is herewith delegated by the Game and Parks Commission to the Division of State Parks to divide these State Parks into reasonable areas to which one or more hunters may be assigned. Such assigned hunters shall have permission to hunt only their assigned area, and shall not be deemed to have permission to hunt these State Parks outside of their assigned areas. Such area assignments shall be indicated in the aforementioned written evidence of registration.

 $\underline{005.01E}$ Be it further provided that in the performance of hunting at these State Parks, individual registrations may be granted by the park authority for a valid period of one or more days. All hunters so authorized shall personally return the certificate of registration to the

park headquarters upon completion of their successful hunt or at the end of the registration authority as applicable.

CERTIFICATE OF REGISTRATION STATE OF NEBRASKA

SIAIE OF N	EDIMOIM	STATE	PARK
PERMISSION	TO HUNT		

PERMISSION	TO HUNT
Under the authority of, and in conthrough 37-301 through 37-302, 37 through 37-313, 37-344 R.R.S. 199 R.R.S. 2000, 37-308.01 R.R.S. 2002, of Nebraska, the Commission to hunt State Park for to	37-304 through 37-308, 37-309 8, 37-314 R.R.S. 1999, 37-303, and other applicable statutes ssion hereby authorizes
I understand this is a limited perm designated areas within the park du I have reviewed the map provided listed and agree to conduct my hunt	ring the indicated time period. d and any special regulations
Keep this permit with you while hup ark. Upon completion of hunting of fill out the survey on the back of office or as otherwise directed.	or filling your permit, please
Thank you for your cooperation. Taccompanying survey will assist that the substance of the survey will assist to the survey will be survey with the survey will be survey.	staff with determining future
Registrant Signature	Nebraska Game & Parks Comm. Division of State Parks
OFFICE COPY - PERMISSION TO HUNT	
NAME:	
ADDRESS:	
PHONE: DA	ATE:
REGISTRANTS PERMIT#:	

STATE PARK HUNTER SURVEY

UPLAND GAME & SMALL GAME	SPECIES	TOTAL BAG
WATERFOWL		
BIG GAME (Deer & Turkey)		

RETURN COMPLETED SURVEY TO:

NEBRASKA ADMINISTRATIVE CODE

Last Issue Date: October 26, 2000

Title 163 - NEBRASKA GAME AND PARKS COMMISSION

Chapter 5 - State Park Regulations

<u>006</u> Regulations governing public hunting at Bridgeport State Recreation Area.

Under authority of and in compliance with sections 37-301 -37-314, and 37-344, R.R.S. 1998, the following regulations are prescribed by the Game and Parks Commission of the State of Nebraska, and are effective following enactment by the Game and Parks Commission, approval by the Attorney General and Governor, and when five days have elapsed since filing with the Secretary of State.

<u>006.01</u> It shall be unlawful to use rifles or handguns to hunt, take or attempt to take game, or to discharge rifles or handguns for any other purpose, within the boundaries of Bridgeport State Recreation Area situated in Morrill County, Nebraska, providing that it shall not be unlawful to take game by either a muzzle-loading rifle or a shotgun using a single ball or slug.

NEBRASKA ADMINISTRATIVE CODE

LAST APPROVED DATE: October 26, 2000

Title 163 - NEBRASKA GAME AND PARKS COMMISSION

Chapter 5 - State Park Regulations

 $\underline{007}$ Regulations governing public hunting at Pawnee State Recreation Area.

Under authority of and in compliance with sections 37-301 through 37-313, 37-344, R.R.S. 1998, and 37-314, R.R.S. 1999, the following regulations are prescribed by the Game and Parks Commission of the State of Nebraska, and are effective following enactment by the Game and Parks Commission, approval by the Attorney General and Governor, and when five days have elapsed since filing with the Secretary of State.

<u>007.01</u> It shall be unlawful to discharge center-fire or rimfire rifles and handguns to hunt, take or attempt to take game, or to discharge center-fire or rim-fire rifles and handguns for any other purpose, within the boundaries of Pawnee State Recreation Area situated in Lancaster County, Nebraska.

NEBRASKA ADMINISTRATIVE CODE

LAST APPROVED DATE: March 30, 2004

Title 163 - NEBRASKA GAME AND PARKS COMMISSION

Chapter 5 - State Park Regulations

<u>008</u> Regulations governing public use of the Cow Beach Recreation Access at Enders State Recreation Area.

Under authority of and in compliance with sections 37-301 and 37-302, 37-304 through 37-308, 37-309 through 37-313, 37-344, R.R.S.1998, 37-314, R.R.S.1999, 37-303, R.R.S.2000, and 37-308.01, R.R.S.2002, the following regulations are prescribed by the Game and Parks Commission of the State of Nebraska, and are effective following enactment by the Game and Parks Commission, approval by the Attorney General and Governor, and when five days have elapsed since filing with the Secretary of State.

- $\underline{008.01}$ Enders State Recreation Area contains land and water designated as refuge posted as the Cow Beach Recreation Access located in the E $\frac{1}{2}$, Sec. 31, T6N, R37W, Chase County, Nebraska.
- $\underline{008.02}$ Trapping and hunting or the use of firearms, bow and arrow, or other projectile devices is prohibited within the boundaries of those portions of Enders State Recreation Area situated in Chase County, Nebraska, contained within the Enders Reservoir State Waterfowl Refuge (Chapter 4, Section 024), and designated as the Cow Beach Recreation Access.
- $\underline{008.03}$ Motorized vehicles shall be restricted to surfaced roadways and parking lot(s) at all times.
- <u>008.04</u> The Cow Beach Recreation Access is open to day-use activities only between the hours of 8:00 a.m. and 9:30 p.m., daily, between Memorial Day Weekend and Labor Day Weekend. Beginning the first Tuesday following Labor Day, the area will be closed to motorized vehicle access until the last Friday prior to Memorial Day; walk-in traffic only is permitted during this period. Camping is prohibited year-round.
- $\underline{008.05}$ Fires are permitted only in fireplaces provided for the use of visitors. The kindling of fires and the possession of glass beverage containers on the beach, roadways and parking lot(s) are prohibited.

NEBRASKA ADMINISTRATIVE CODE

LAST APPROVED DATE: New

Title 163 - NEBRASKA GAME AND PARKS COMMISSION

Chapter 5 - State Park Regulations

<u>009</u> Regulations governing installation and use of seasonal waterfowl hunting blinds at Lake McConaughy State Recreation Area.

Under authority of and in compliance with sections 37-301 through 37-314, and 37-337 through 37-352, R.R.S.2004, the following regulations are prescribed by the Game and Parks Commission of the State of Nebraska, and are effective following enactment by the Game and Parks Commission, approval by the Attorney General and Governor, and when five days have elapsed since filing with the Secretary of State.

- $\underline{009.01}$ The installation and use of seasonal waterfowl hunting blinds may be permitted by the Commission within the boundary of Lake McConaughy State Recreation Area during periods of drought conditions which, at the sole discretion of the Commission, are determined to unreasonably interfere with waterfowl hunter access to the lakeshore.
- 009.02 When seasonal waterfowl hunting blinds are authorized by the Commission, they shall be installed within one hundred feet of the lake's shoreline (water's edge). Seasonal blinds installed at a distance greater than one hundred feet from the shoreline shall be removed by the Commission and the owner of such blinds invoiced for the cost of such removal.
- <u>009.03</u> When seasonal waterfowl hunting blinds are authorized by the Commission, they shall not be installed prior to the first Tuesday following Labor Day and shall be removed from the recreation area within ten (10) days following the conclusion of the open waterfowl season. Blinds remaining on the area after ten (10) days following conclusion of the open waterfowl season shall be removed by the Commission and the owner of such blinds invoiced for the cost of such removal.
- $\underline{009.04}$ In the event an established blind is vacant prior to or during shooting hours, the blind is considered available for use by other hunters on a first-come basis, regardless of ownership of the blind. The first person to occupy the blind each day shall be entitled to occupy the blind for that day.

- $\underline{009.05}$ Hunting is allowed in accordance with regular hunting season dates and regulations. All other regulations prescribed by the Commission for the open waterfowl season shall apply.
- $\underline{009.06}$ Blinds shall not be installed within one hundred yards of any public-use facility or developed activity area, including private cabin and concession areas, boat ramps and parking lots.
- $\underline{009.07}$ Seasonal blinds must legibly display, on the door, the name and address of the owner.
- $\underline{009.08}$ The door to any seasonal blind shall be constructed so that it can be opened from the outside at all times when not in use. Blinds may not be locked when not in use.
- $\underline{009.09}$ Seasonal blinds shall not be installed on areas of land or water posted with appropriate signs which prohibit such activity.

NEBRASKA ADMINISTRATIVE CODE

LAST ISSUE DATE: October 30, 2008

Title 163 - NEBRASKA GAME And PARKS COMMISSION

Chapter 5 - State Park Regulations

010 Regulation's governing public hunting at Fort Atkinson, Ash Hollow and Rock Creek Station State Historical Parks.

Under the authority of, and in compliance with Sections 37-301 through 37-314, and 37-344, the following regulations are prescribed by the Game and Parks Commission of the State of Nebraska, and are effective following enactment by the Game and Parks Commission, approval by the Attorney General and Governor, and when five days have elapsed since filing with the Secretary of State.

010.01 Hunting may be permitted on Fort Atkinson, Ash Hollow and Rock Creek Station State Historical Parks in accord with established hunting seasons and permit requirements and shall be subject to the following terms and conditions:

010.01A Commission staff will prepare an annual recommendation for Commission review and approval. The recommendation will designate which game species may be hunted, open hunting periods, the areas at each park open for hunting and any other special area restrictions or limitations.

010.01B No person shall hunt within the confines of these State Parks without first obtaining permission to hunt therein. Any person desiring to hunt within the confines of these State Parks must first register to hunt in person at the park headquarters and obtain written evidence of such registration. Such written evidence of registration shall be prima facia evidence of permission to hunt within the confines of these state historical parks mentioned in Section 010.01 above. Any person hunting within the confines of these state historical parks shall show their certificate of registration to any law enforcement officer or Game and Parks Commission employee upon demand. Any person hunting within the confines of these state historical parks who does not possess on their person or who fails to show upon demand written permission to hunt therein shall be deemed to not have permission to hunt within the confines of these

state historical parks.

010.01C By enactment of these regulations, it is the intent of the Game and Parks Commission to provide for the optimum recreational use of these historical parks by the using public. Public hunting at these state historical parks is, therefore, recognized as a sound and proper use of these state historical parks, when such hunting is compatible with public safety, fire and property protection, and sound management of the wildlife species found within the confines of these state historical parks. Because the circumstances involving public safety, fire and property protection, and sound wildlife management may change from day to day within the confines of these state historical parks, the Game and Parks Commission herewith delegates to the Division of State Parks authority to limit the number of registrants, or refuse registrations to hunt, or may limit such registrations to specific game species or to any portion of these State Parks as the primary considerations of public safety, fire and property protection, and sound wildlife management dictate. Registrations shall accepted on the basis of a public drawing if there are more registrants than area permits available remaining permits will be issued on an impartial firstcome, first-served basis. This delegation to control public hunting at these state historical parks shall also include authority to provide flexible safety zones around buildings or other portions of these state historical parks, in which safety zones no permission shall be granted for public hunting.

010.01D To further provide for public safety, fire and property protection and sound wildlife management, authority is herewith delegated by the Game and Parks Commission to the Division of State Parks to divide these state historical parks into reasonable areas to which one or more hunters may be assigned. Such assigned hunters shall have permission to hunt only their assigned area, and shall not be deemed to have permission to hunt these state historical parks outside of their assigned areas. Such area assignments shall be indicated in the aforementioned written evidence of registration.

010.01E Be it further provided that in the performance of hunting at these state historical parks, individual registrations may be granted by the park authority for a valid period of one or more days.