



**PUBLIC WORKS, PARKS AND RECREATION
DEPARTMENT**

Outdoor Recreation Section
702-267-5707
Fax 702-267-4041

Picnic Area Reservation Packet

Any event with over 50 attendees requires a permit

Date requested for event: [____ / ____ / ____] **Number of people in your group:** _____

Your name: _____ Name of organization: _____

Address: _____ City: _____ State: _____ ZIP: _____

Home phone: () _____ Cell phone : () _____

Email: _____

Park name and picnic area requested (pricing and facilities available are listed on the attached schedule):

1st Choice: _____

2nd Choice: _____

Indicate day of week: _____ Time from: _____ a.m./p.m. to _____ a.m./p.m.

Purpose/type of event: _____

Alcoholic beverages require a permit. Do you need one? Yes _____ No _____

(Alcohol permits are not guaranteed; the City of Henderson will consider factors listed in HMC 2.27.030(G)(1) and (5), attached)

Will you be using any of the following? (Activities listed in HMC 2.27.030(B), attached, will require prior approval.)

Inflatable _____ Generator _____ Caterer _____ Tents _____ Sound system (limited to park availability) _____

Other: _____

- The City of Henderson does not provide power.
- No stakes or water inflatables are permitted. Inflatables are prohibited on the grass May 1 through Oct. 1. Inflatables may be set up in the corner of available parking lots, volleyball courts or basketball courts, as approved. Sandbags may be used to secure the inflatable.
- Water features are operational Monday-Sunday from 9:00 a.m. to 8:00 p.m., May 1 through Labor Day; from Labor Day through Sept. 30 are only open during weekends, and cannot be reserved. For a list of water features please visit: <http://cityofhenderson.com/henderson-happenings/parks-and-trails/splash-pads>
- There is a two-week minimum advance notice requirement to obtain a picnic area permit. Telephone reservations are not accepted.
- Reservations are not fully reserved until payment is received.
- The City of Henderson makes no representation or warranty as to the fitness of the facility reserved for any particular use
- Reservation of City of Henderson facilities requires restoration of such facilities to the condition in which they existed prior to the event, and you may be responsible for paying the cost of any damage to the City of Henderson's property.
- All use of City of Henderson facilities is subject to HMC 2.27 (attached) as well as any rules and regulations governing the facility reserved. The City of Henderson may expel any person from its property for failure to comply with the foregoing.

INDEMNITY AGREEMENT

1. Lessee (above-named organization and/or individual) agrees to indemnify, defend and hold harmless lessor (City of Henderson) from any and all injuries, claims, damages or costs caused by lessee or any participant in lessee's group.
2. I certify that I am duly appointed and authorized to make the above request in the name of the organization and that I shall abide by the terms under which use of the requested picnic area is made.
3. I further agree to make payment to the City of Henderson the total fees listed on the Park Reservation Rate form included in this packet. These fees must be paid in full at the time of reservation.
4. Any actual damage costs (less any applicable deposits) will be billed separately and lessor may consider past damage as a reason to deny a future reservation application or alcohol permit.
5. Lessee represents and warrants that it shall comply with any and all federal, state and local regulations. The City does not endorse or authorize activities in violation of said regulations and lessee agrees to indemnify, defend and hold the City harmless from any violations of this covenant.

Lessee has read and understands both the above Indemnity Agreement and Picnic Area Reservation Procedures attached hereto outlining the rules and regulations pertaining to picnic area rentals.

Lessee Signature: _____

To be completed by office staff

Picnic area rental	\$ _____	Permit # _____
Park/picnic area damage/cleanup deposit	\$ _____	Receipt # _____
TOTAL DUE	\$ _____	

Picnic Area Reservation Procedures

1. All requests must be submitted to the City of Henderson Public Works, Parks and Recreation Department's Outdoor Recreation Section's Park & Picnic Reservation office (105 W. Basic Rd.). Reservation hours are 9:00 a.m.- 5:00 p.m., Monday-Thursday or Friday 9:00 a.m. – 3:00 p.m.. Reservations cannot be made by phone, but may be completed by fax or e-mail COHParksReservations@CityofHenderson.com for your safety when using a credit card please do not provide your credit card number, include your phone number on the form and Outdoor Recreation Staff will call you for your payment information.
2. Park reservations only include the designated covered/uncovered picnic area. Other park amenities such as water features or athletic fields are not included in the reservation and are available on a first-come, first-served basis.
3. Reservations do not include electricity, water or additional lighting if your event takes place after dark.
4. All recreation items, including but not limited to, inflatables, tents, portable stages and DJ/sound systems, require approval from the Park & Picnic Reservation office. A meeting will need to be set up with Parks personnel prior to reservations including these items to discuss placement in the park.
5. All vendors bringing in recreational items (see above) must provide the City of Henderson with a liability insurance policy, naming the City of Henderson (240 Water Street, Henderson, NV 89015) as an additional insured.
6. Within 24 hours of reservation, the park area will be inspected for loss, damage and cleanliness. If the area is not cleaned or park property is damaged during use, the City of Henderson Public Works, Parks and Recreation Department will mail an invoice for any damages. If invoices are not paid within 30 days, a balance will be applied to the household account and may be referred to a collection agency if not paid. If a deposit has been made it will be deducted from any final amount due. If no damages were incurred, any deposits paid will be refunded within 14 business days via check for cash and checks and a refund to the credit card for credit card charges.
7. Refunds may be granted only under the following conditions:
 - a. When adverse weather conditions prevent reasonable use of the reserved space in the City of Henderson's opinion; or
 - b. Cancellation notice is given to the Park & Picnic Reservation office two weeks before the event.

Special Event Requests

1. An event will be categorized as a special events by several factors, including, but not limited to, the nature of the event, requested picnic area and number of attendees (including parking).
2. All special event requests require a written proposal highlighting the nature of the event. Please be very specific in your proposal and be sure to include as much information as possible on the application form. Once your proposal is received, it will be reviewed by the necessary City of Henderson departments. Approval or denial could take up to 30 days.
3. Requests may require the following:
 1. \$1,000,000 liability insurance policy adding the City of Henderson (240 Water Street, Henderson, NV 89015) as an additional insured
 2. Park map showing proposed layout of items/equipment
 3. Details on parking and traffic control
 4. Port-a-potties and roll-away dumpsters. This will be determined upon review of your written proposal. Should these items be required, it will be your responsibility to purchase and arrange delivery/pickup
 5. Extra toilet paper and trash liners
 6. Generator
 7. Private security
4. Any competitive activity such as running or biking races or similar athletic activities, live musical events or dances, community celebrations and observances, commercial filming, or neighborhood activities such as block parties or picnics or any other event other than a parade or public assembly using any public street or right-of-way require additional permits pursuant to HMC 2.27 – Special Events. Permit applications can be found at:

<http://www.cityofhenderson.com/police/special-events-permit-applications>
5. Additional City of Henderson Public Works, Parks and Recreation Department personnel may be required for special events at the rate of \$25 per hour, per staff member. The number of staff necessary is determined by attendance and event details.
6. Upon approval of special events, a meeting is required with Parks personnel to discuss overall details and setup of the event. If approved, the applicant agrees to comply with the requests of the City of Henderson in planning the event.

Parks & Recreation Amenities and Open Space User Rates

Half day (4 Hours) and Full day (8 Hours) rates are available per request

Non-Resident Rates:

Clark County Residents add 15% , Outside Clark County add 25%, Commercial add 25%

Facility Type	Number of People	Rate per Hour*
Small Picnic Area	25	\$ 10.00
Medium Picnic Area	75	\$ 20.00
Large Picnic Area	1-150	\$ 31.00
	151-400	\$ 65.00
	400+	\$ 90.00
Small Grass Area		\$ 10.00
Medium Picnic Area		\$ 25.00
Large Grass Area		\$ 100.00
Dog Parks		\$ 10.00
Cornerstone Catering Kitchen		\$ 35.00
Whitney Mesa Archery Area		\$ 10.00
Skate Park Rentals	1-150	\$ 25.00
	151-399	\$ 75.00
	400+	\$ 125.00
Trail Rentals	1-399	\$ 59.00
	400+	\$ 90.00
Campgrounds	Day Use	\$ 3.00
	Over Night	\$ 5.00
		Flat Rate
Alcohol Permit		\$ 50.00

Important Notes:

*2 hour minimum

*Grass area can only be rented with a picnic area

*Alcohol Permits will not be refunded after they have been mailed out

Parks and Recreation Henderson Municipal Code

2.27.010 - Purpose.

To regulate the use of city-owned and/or operated parks and park facilities in order that all persons may enjoy and make use of the parks and park facilities and to protect the assets and resources of these community properties.

(Ord. No. 3190, § 2, 7-1-2014)

2.27.020 - Definitions.

Access point means any location at which entry onto a trail may be made lawfully.

Amplified sound means speech, music, or other sound projected or transmitted by electronic equipment (including amplifiers, loud speakers, bull horns or similar devices) which is intended to increase the volume or range of the sound.

Applicant means any person or entity who submits a request to the senior director of public works, parks and recreation or his or her designee, under this chapter in order to obtain the necessary permission to conduct certain activities as defined in HMC 2.27.030 at or within a park, recreation facility or trail.

Park means a parcel of land owned, operated or maintained by the City of Henderson and specifically set apart for the recreational use of the public.

Recreation facility means those structures, amenities, or apparatus located in a park which aid or make easier the recreational use of the park.

Participate means, for purposes of HMC 2.27.030(N), to take a direct role or part in communicating the permittee's message, as opposed to merely being present at the permittee's use. By way of illustration, every person marching in a parade is an expressive unit, the sum of which constitutes the expressive message attributed to the parade's organizer, whereas a spectator who is merely present along the parade's route and who expresses his own contrary message is not a "participant" because his message could not reasonably be perceived as part of the message he protests.

Permittee means any person or entity who received the necessary permission to conduct certain activities as defined in HMC 2.27.030 at or within a park, recreation facility or trail.

Trail means an improved or unimproved pathway designed primarily for outdoor recreational purposes that generally connects elements, spaces, or facilities. Trails are generally not intended for use by motorized vehicles but may be used by pedestrians, cyclists, and, where applicable, equestrian and persons authorized to utilize electric personal assistive mobility devices as defined in NRS 482.029.

Trailhead means a location having an information kiosk for a trail.

(Ord. No. 3190, § 2, 7-1-2014)

2.27.030 - Rules and regulations regarding use of parks, recreation facilities and trails.

- A. Hours. The following rules and regulations shall apply to all parks, recreation facilities and trails within the City of Henderson. All parks shall be open from 6:00 a.m. to 12:00 midnight daily, unless otherwise posted. Trails shall be open from 5:00 a.m. to 11:00 p.m. daily, unless otherwise posted. No person shall be in, or park a vehicle or trailer in, a park or recreation facility or trailhead or parking area for such areas between 12:00 midnight and 6:00 a.m. without the prior express written authorization of the senior director of public works, parks and recreation or his or her designated representative. No person shall be on, or park a vehicle or trailer on, a trail between 11:00 p.m. and 5:00 a.m. without the prior express written authorization of the senior director of public works, parks and recreation or his or her designated representative.
- B. Permission for certain activities. The prior express written authorization of the senior director of public works, parks and recreation or his or her designated representative is required for the following activities or placement of equipment or facilities associated therewith in a park, recreation facility or trail. These include but are not limited to: dunk tanks, hot air balloons, animal events, activities such as pony rides and petting zoos, carnivals, inflatable bounce houses, catering services, festivals, zip lines, amusement ride ticket sales or other charges, or activities which require the use of tents larger than ten feet by ten feet, trailers, sandbags, awnings, portable shelters, amplified sound or other equipment, or stages. The permittee shall be required to comply with all applicable Henderson Municipal Code sections regarding licensing and policies contained in the recreation facility reservation guidelines available from the public works, parks and recreation department.
- C. Reservations. The express written authorization of the senior director of public works parks and recreation or his or her designated representative, as required herein or otherwise, may be requested as follows:
1. A written request for such use must be submitted to the public works, parks and recreation senior director or his or her designee;
 2. The park, or portion thereof, must be properly reserved according to city policy;
 3. The reservation fee, if any, must be paid;
 4. A license and/or permit (if applicable) must be properly applied for and issued;
 5. Insurance if applicable;
 6. All requests must comply with the established recreation facility reservation guidelines adopted at the time the permit is issued; and,
 7. Issuance of written authorization shall be at the sole discretion of the senior director of public works, parks and recreation or his or her designated representative. In exercising this discretion, the factors listed in HMC 2.27.030(G)(1)(a)—(c) shall be considered along with other factors reasonably deemed appropriate to assure preservation of the park and park facilities and the public's peace and enjoyment thereof.
- D. Motor vehicles, motorized skateboards. Motor vehicles shall be parked or operated only in designated areas. No maintenance of a private motor vehicle is allowed in the park or parking lot. Only authorized motorized vehicles and devices used by individuals with mobility disabilities are allowed at any time on park trails, pathways, or non-designated areas. No motor vehicles shall exceed a speed of 15 mph in any park, unless otherwise posted. The use of power-driven mobility devices may not interfere with safe operation of services, programs, or activities or create a substantial risk of serious harm to the immediate environment or natural or cultural resources.
- E. Golfing. No golfing shall be allowed in a park, recreation facility or trail unless otherwise posted.
- F. Containers. No glass or breakable containers of any kind shall be permitted in a park, or recreation facility or trail at any time.
- G. Food, beverages, alcohol.
1. A person shall not sell, offer to sell, or solicit donations for any food, beverage, or alcoholic beverage nor shall any person consume, serve, or otherwise dispense any alcoholic beverage in any park, recreation facility or trail, including the parking lot, without obtaining a food, beverages, or alcohol permit from the senior director of public works, parks and recreation or

his or her designee. In making the determination whether to grant said permit, the senior director of public works, parks and recreation or his or her designee shall consider the following factors:

- a. The impact on the surrounding neighborhood, other uses of the park and park facilities, and traffic, given the applicant's plans, size of the anticipated group, and the predictable conditions at the location at the time the applicant desires;
 - b. The capacity of the park and park facilities; and
 - c. The applicant's past history, if any, in complying with all park rules and regulations.
2. Reserved.
 3. The applicant must provide all information deemed necessary by the senior director of public works, parks and recreation or his or her designee to evaluate the factors in subsections G.1(a)—(c).
 4. A person who is granted a permit to sell, consume, serve, or otherwise dispense alcohol under this subsection shall not also be required to obtain a special events permit under HMC 4.36.270.
 5. A food, beverage, or alcohol permit shall not be granted unless all of the following conditions are met:
 - a. The applicant agrees to be present at all times when any food, beverage, or alcoholic beverage is vended or given away;
 - b. The applicant agrees to be responsible for verifying the ages of all persons to whom alcoholic beverages are dispensed;
 - c. The applicant pays in advance for any additional police officers the chief of the Henderson police department or his or her designee reasonably deems appropriate considering that alcoholic beverages will be dispensed;
 - d. If a permit is obtained or is required by chapter 8.10 or 8.11 of the HMC, all requirements set forth therein are met; and
 - e. If alcoholic beverages will be dispensed or consumed, the applicant is at least 21 years of age.
 6. Permission shall not be granted to consume, possess or dispense any alcoholic beverage within the safety surfacing of a children's play area, within the enclosed area of a swimming pool, the playing area of an athletic field, court, or parking lot.
 7. In granting a food, beverage, or alcohol permit, the senior director of public works, parks and recreation or his or her designee may impose reasonable time, place, and manner restrictions in order to minimize the impact on the surrounding neighborhood, other uses of the park and park facilities, and traffic.
 8. A mobile food vendor who obtains a food or beverage permit may only sell food or beverages (but not alcoholic beverages) in a park parking lot subject to the time and distance restrictions applicable to schools set forth in HMC 4.72.090(E), and may only use amplified sound equipment to draw attention to himself if specifically permitted by the senior director of public works, parks and recreation department or his or her designee, who shall, in considering whether to grant such permission, consider the factors specified in HMC 2.27.030(G)(1).
- H. Bathing, laundering. The laundering of personal items such as clothing is prohibited in any portion of a park, recreation facility or trail, including the parking lots, locker rooms, showers, and restroom facilities. Bathing is prohibited in a park or recreation facility unless in an area specifically designated for that purpose such as locker rooms.
- I. General safety. No person shall commit any act in a park, recreation facility or on a trail that would endanger the health, safety or welfare of any person.
- J. Climbing, swinging. Climbing on or swinging from branches of trees or landscaping is prohibited.
- K. Pets. Where allowed, all pets in a park, recreation facility or on a trail shall be restrained and controlled by a leash no longer than six feet, unless in a designated dog park. Pet waste must be

cleaned up by the pet owner or person in control of the pet and disposed of properly (HMC 7.08.010; HMC 7.08.020).

- L. Vandalism. No person other than a duly authorized city employee in the performance of his or her duty shall cut, deface, injure or burn any structure or feature (including landscape feature) of a park recreation facility or trail, or remove any equipment from a park, recreation facility, or trail.
- M. Weapons. No, archery, paint ball weapons, air guns, BB guns, or like devices shall be allowed in a park or recreation facility or on a trail, unless in a specifically designated area, as part of a city-sponsored program or allowed through a park reservation pursuant to HMC 2.27.030(C).
- N. Rights of permittees and attendees. Where a park, recreation facility, trail or an area within a park, recreation facility or trail has been properly reserved for a particular use, and the permittee has not opened the use to members of the general public, no uninvited person shall remain at the reserved area after being directed by the permittee or his or her agent to leave. Regardless of whether the permittee has opened the use to the general public, no person shall substantially prevent any other person from viewing, hearing, or otherwise participating in the message the permittee wishes to convey, nor shall any person himself participate in the use and convey a message opposed to that of the permittee without the permittee's permission.
- O. Garbage. No person shall release, discharge, drop or spread upon or in any park, recreation facility or trail any litter, trash, rubbish, waste, garbage, refuse, chemicals, or ashes, other than by placing the same in trash containers or receptacles provided by the public works, parks and recreation department.
- P. Horses. Horses are only permitted in or on designated trails, parks or park pathways.
- Q. Fires, cooking. No private or personal cooking apparatus may be used without prior written approval from the senior director of public works, parks and recreation or his or her designee. Fires for cooking only are restricted to permanent grills provided by the public works, parks and recreation department. All other fires are prohibited unless in a designated area and approved as part of a recreation facility reservation permit or agreement.
- R. Fireworks. Fireworks and other explosives are prohibited except as a part of an approved and permitted fireworks display.
- S. Dumpsters. Use of city dumpsters for disposing of residential or commercial refuse is prohibited.
- T. Skateboarding. Skateboarding or in-line skating is permitted on sidewalks, designated skate parks, and trails only. Skateboarding or in-line skating is prohibited on handrails, sports courts, benches, tables, bleachers, or other park equipment. Speeds must be reasonable and prudent under the circumstances so as to avoid creating an unreasonable risk of harm both to the person skating and others.
- U. Smoking. Smoking is prohibited in any recreation facility or within 100 feet of any organized outdoor recreation program, including sporting fields, the entrances to all recreation facilities, and all sport and play areas.
- V. Sale of merchandise.
 - 1. Except as provided in subsections (V)(2) and (V)(3) below, no person shall sell, offer to sell, or solicit donations for, any service or merchandise in a park, recreation facility or trail.
 - 2. The prohibition in subsection (V)(1) above does not apply when the predominant purpose of the sale is to engage in expressive speech protected by the First Amendment, as opposed to a merely commercial transaction. Factors to be considered in determining the predominant purpose of the sale include the merchandise's medium, the activities in which the vendor is simultaneously engaged, the vendor's motive, and the extent of expressive elements contained in the merchandise. By way of illustration, the prohibition does not apply to the following:
 - a. A person vending merchandise that is inherently communicative; that is, the merchandise itself, given the nature of the medium, serves a predominantly expressive purpose. Examples of inherently communicative items include, but are not limited to, newspapers, books, leaflets, pamphlets, cassette tapes, compact discs, digital video discs; and visual arts such as paintings, drawings, photographs, sculptures, or other visual art created by the vendor.

- b. A person, in conjunction with activities intended to disseminate his message, vending merchandise that, though not inherently communicative, nonetheless is inextricably intertwined with the vendor's political, religious, philosophical, or ideological message. Merchandise becomes inextricably intertwined when:
 - (i) The merchandise constitutes or explicitly bears such a message and that message is related to the one the vendor wishes to convey. Examples of such merchandise include, but are not limited to, message bearing (whether written or symbolic) t-shirts, bumper stickers, buttons, or stuffed animals sold in conjunction with activities such as, but not limited to, distributing literature and soliciting signatures on petitions. An item does not become inextricably intertwined simply because it is vended simultaneously with the vendor's verbal or written message if the predominant purpose of the sale is commercial as opposed to the communication of a message. As an example, a vendor of automobile parts is not entitled to sell, offer to sell, or solicit donations for a tire in a park, recreation facility or trail simply because a message is attached (e.g., "great tires are important to our society").
 - (ii) The merchandise, though not inherently communicative nor bearing an explicit message, nonetheless is transformed from its non-expressive, utilitarian purpose (a hat, for example, serves the utilitarian purpose of shielding a person's head and face from the sun, not the primary purpose of expressing a particular message) into merchandise the sale of which is predominantly expressive. As an example, a person paints a hat with images or text with extensive expressive elements reflecting and intended to convey the artist's self-expression and charges a substantial premium for the decorated hat over what the hat would otherwise cost without the extensive expressive elements.
3. The prohibition in subsection (V)(1) above also does not apply to:
 - a. A person having all applicable city, county, state or federal licenses and the right to vend pursuant to a contract entered into between the city and the vendor, subject to the terms of said contract.
 - b. A person having all applicable city, county, state or federal licenses and the right to vend pursuant to the terms of a permit issued pursuant to chapter 8.10 or 8.11 of the HMC, subject to the terms of said permit.
4. Any person exempted pursuant to subsection (V)(2) shall conform to the following time, place, and manner restrictions:
 - a. A person may designate and use any area of not more than ten feet by ten feet within a park, provided it is not within 25 feet of a reserved area, children's playground or play area, or the playing area of an athletic field or court, and does not unreasonably interfere with others' recreational activities or free passage. A group larger than ten people needing an area larger than ten feet by ten feet or more than one site must obtain approval from the senior director of public works, parks and recreation or his or her designee, who shall designate such larger area or additional site(s) to the extent necessary given the size of the group but not to the extent that it would unreasonably interfere with other recreational uses of the park, recreation facility or trail. Sites may be reserved in advance on a first come, first serve basis.
 - b. No person or group may use an area designated pursuant to subsection 4(a) above:
 - (i) For more than two consecutive days, if the site is on turf; and
 - (ii) For more than four consecutive days, if the site is not on turf.
 - c. Chairs, tables and the like are permitted, provided they are weighted (e.g. sandbags) or otherwise secured so that they cannot be blown away by the wind. However, no canopy, tent, or other structure may be erected, nor may any item be secured into the ground by stakes, rods, or other similar item, or attached to any fence, post, tree or other fixture or landscaping.
- W. Conducting business. Except as otherwise provided in this chapter, it is unlawful for a person to use a park, recreation facility or trail to provide private lessons or classes for commercial gain or to otherwise use a park, or recreation facility or trail as a place for conducting business unless that

person has a contract with or concession from the City of Henderson, or permit pursuant to chapter 8.10 or 8.11 allowing such enterprise incidental to the permitted activity or activities, or obtained the appropriate permit from the public works, parks and recreation senior director, or his or her designee, to use the park, recreation facility or trail for commercial purposes.

(Ord. No. 3190, § 2, 7-1-2014)

2.27.040 – Suspension from Parks

1. In addition to the laws and remedies provided for violation of the Henderson Municipal Code or any of the laws of the State of Nevada, the senior director of public works, parks and recreation, his or her designee, a police or security officer may suspend access to any person who, while present in a park, a recreation facility, or trail:
 - a. Violates any ordinance, statute, patron code of conduct, player or spectator code of conduct any posted rules or regulations, or department policy after being put on notice of same, or
 - b. Poses an immediate threat of harm to or sexually harasses any other person peaceably and lawfully using a park, or recreation facility or trail for its intended purpose or any city employee acting in the course and scope of his duties in the public works, parks and recreation department.
2. Any suspension may, at the discretion of the senior director of public works, parks and recreation or his or her designee, or the police officer if the senior director of public works, parks and recreation or his or her designee is not available, apply to a specific park recreation facility or trail or to some or all parks and recreation facilities or trails, depending on the nature and severity of the violation.
3. Any suspension issued under this section may vary according to the established codes of conduct, but shall be no more than one year. Any suspensions lasting longer than one year shall be considered a trespass and will comply with NRS 207.200
4. Reserved.
5. No person shall enter or remain in any park, a recreation facility or on a trail at any time during a period of suspension issued under this section excluding that person from that park, recreation facility or trail. Any person violating an order of suspension may, in addition to any criminal penalty, be excluded for an additional period as determined by the municipal court.

(Ord. No. 3190, § 2, 7-1-2014)

2.27.050 - Establishment and modification of rules and regulations.

The senior director of public works, parks and recreation or his or her designated representative shall have the authority to establish procedures and regulations for the safe and effective operation of specific parks and recreation facilities. Signs containing these rules, regulations or modifications thereof, shall be in all parks, recreation facilities and at trailheads and access points to trails to which they are applicable.

(Ord. No. 3190, § 2, 7-1-2014)

2.27.060 - Penalty for violation.

A violation of any provision of this chapter shall be a misdemeanor.

(Ord. No. 3190, § 2, 7-1-2014)