

**GREATER VANCOUVER REGIONAL DISTRICT**  
**REGIONAL PARKS REGULATION BYLAW NO. 1177, 2012**

Whereas:

- A. By bylaws adopted pursuant to the *Local Government Act*, the Greater Vancouver Regional District operates the service of regional parks in areas outside and within the regional district;
- B. The *Local Government Act* authorizes the Greater Vancouver Regional District to, by bylaw, impose fees and charges payable in respect of a service of the regional district and the use of regional district property and to, by bylaw, regulate and prohibit in relation to a regional district service; and
- C. It is deemed desirable to establish rules and regulations for the management, maintenance, operation, enforcement, control, and use of regional parks and property in regional parks.

NOW THEREFORE the Board of Directors of the Greater Vancouver Regional District in an open meeting duly assembled enacts as follows:

**Part 1 – Application of this Bylaw**

**Repeal**

- 1.1 The “Greater Vancouver Regional District Regional Parks Regulation Bylaw No. 1048 (2006)” and the “Greater Vancouver Regional District Regional Parks Fees and Charges Bylaw No. 1173, 2012” are hereby repealed.

**Citation**

- 1.2 For citation purposes, the name of this bylaw is the “Greater Vancouver Regional District Regional Parks Regulation Bylaw No. 1177, 2012” (“this bylaw”).

**Definitions**

- 1.3 In this bylaw:

“**all terrain vehicle**” has the same meaning as in the *B.C. Motor Vehicle (All Terrain) Act* and includes snowmobiles;

“**animal**” means a mammal, reptile, amphibian, bird, insect, fish, and marine life, whether domestic or wild;

**“contaminant”** includes explosives, radioactive materials, pollutants, hazardous or toxic substances, special waste or other waste, the storage, use, manufacture, or release of which into the environment is prohibited, controlled or regulated under any laws, regulations, orders, bylaws, permits or lawful requirement of any government authority in respect of the protection of the natural environment, or of plant, animal or human health, or in respect of the regulation and use of such substances;

**“GVRD”** means the Greater Vancouver Regional District;

**“GVRD Policy”** means a valid and subsisting approved written policy of GVRD that regulates certain activities or conduct in regional parks or the use or occupation of regional park property;

**“leash”** means a rope, chain, cord, leather strip, or other similar physical tether, no more than five metres in total length, which is designed or used to restrain an animal, whereby one end is secured to the animal and the other end is held by a person;

**“motor assisted cycle”** has the same meaning as in the *B.C. Motor Vehicle Act* and regulations under that Act, and includes electric motor assisted cycles;

**“motor vehicle”** has the same meaning as in the *B.C. Motor Vehicle Act*, and includes motorcycles and limited speed motorcycles as those terms are defined in the *B.C. Motor Vehicle Act* and regulations under that Act;

**“motorized device”** means a motorized device that is not an all-terrain vehicle, motor assisted cycle, or motor vehicle, and includes pocket bikes, mini motorcycles, motorized scooters, mini skateboards, the Segway™, and other similar motorized devices that are not intended for use on roadways, but does not include motorized wheelchairs used by persons with disabilities;

**“natural park feature”** includes any tree, shrub, herb, flower, grass, turf, or other similar vegetation, and any soil, sand, silt, gravel, rock, mineral, wood, or other similar matter, and includes a waterbody;

**“on-site garbage”** means cans, bottles, papers, ashes, rubbish, food, and other similar matter or things that originate in connection with or during a person’s authorized conduct or activities within a regional park or the use or occupation of regional park property;

**“organized activity”** includes any sports, golf, war games, geocaching, and other games and physical activities that are organized as a tournament, series, competition, challenge, or other similar manner of contest;

**“owner”**, in respect of an animal, means a person who owns, possesses, harbours, has charge of an animal, or permits an animal to remain about the person’s house or premises and, where the owner is a young person, the parent of the young person;

**“parent”** means a parent who, in respect of a young person, is under a legal duty to support, maintain, or care for the young person, or has, in law or fact, the custody or control of the young person;

**“park manager”** means the person designated as park manager for the purposes of this bylaw;

**“park officer”** means any person appointed by the park manager as a park officer for the purposes of this bylaw;

**“park permit”** means a written authorization issued in accordance with this bylaw;

**“posted notice”** means any written sign, pictograph, notice, brochure, or map in a regional park giving notice of uses, activities, prohibitions, restrictions, regulations, terms, or conditions on conduct or activities within a regional park or the use or occupation of regional park property;

**“regional park”** means lands acquired, dedicated, held or occupied as park, including lands dedicated as regional parks or regional trails under the B.C. *Park (Regional) Act* and continued under the B.C. *Local Government Act*, lands dedicated by GVRD, and all trails, greenways, ecological conservancy areas, park reserves and any other sites acquired, dedicated, held, occupied, managed, or designated as park land under the jurisdiction or administration of GVRD;

**“regional park property”** means any movable or immovable property of GVRD;

**“temporary shelter”** means a tent, overhead tarp or other temporary means of shelter;

**“under control”** means an owner has a clear line of sight to the animal at all times and the animal immediately returns to the owner when called;

**“waste”** includes refuse, rubbish, debris, trash of any kind, including household, commercial, agricultural, industrial, and organic waste, and other similar matter or things that are not on-site garbage;

**“waterbody”** includes any lake, stream, spring, or other similar body of water in, or that is accessed to and from, a regional park or regional park property;

**“watercraft”** means a boat, ship, or other similar watercraft that is designed, used, or capable of being used for navigation in, on, through, or immediately above water, whether human-powered, motorized, or unpowered, including power boats, sail boats, personal watercraft, paddleboats, watercycles, sailboards, kiteboards, canoes, kayaks, rowboats, rowing shells, and other similar human-powered, motorized or unpowered watercrafts; and

**“young person”** means a person who is under 18 years of age.

- 1.4 References in this bylaw to an enactment, bylaw or GVRD Policy include the enactment, bylaw, or GVRD Policy as it may be amended or replaced from time to time.
- 1.5 This bylaw applies to every person in a regional park and every person using or occupying regional park property, except employees, agents, contractors or volunteers of GVRD when engaged in the performance of their duties or functions.
- 1.6 The park manager is delegated the authority to designate park officers, and to regulate, prohibit, and impose requirements on uses, conduct, or activities in regional parks and the uses or occupation of regional park property.

## **Part 2 – General Enforcement Regulations**

- 2.1 For the purpose of ensuring compliance with this bylaw, a park officer may enter upon, open any place or thing in a regional park or on regional park property, including any building, structure, equipment, obstruction, temporary shelter, all-terrain vehicle, motorized device, motor assisted cycle, or motor vehicle to inspect for compliance with this bylaw.
- 2.2 A park officer may remove or order the immediate removal of any matter or thing from a regional park, and any fees or charges that GVRD incurs shall be a debt due to the GVRD payable immediately upon GVRD's demand. Without limiting the generality of the foregoing, a park officer may remove or order the immediate removal of any building, structure, equipment, obstruction, temporary shelter, all-terrain vehicle, motorized device, motor assisted cycle, or motor vehicle.
- 2.3 If a park officer believes that a person has contravened or is contravening this bylaw, a park permit, or a GVRD Policy, the park officer may order the person to do anything the park officer deems necessary or reasonable to stop the contravention or prevent another contravention.
- 2.4 If a park officer believes that a young person has contravened or is contravening this bylaw, a park permit, or a GVRD Policy, the park officer may order the parent of the young person, or any person whom the park officer believes is responsible for the young person, to do anything the park officer deems necessary or reasonable to stop the contravention or prevent another contravention.
- 2.5 A person shall give a park officer all reasonable assistance to enable the park officer to ensure compliance with this bylaw and exercise any power conferred by this bylaw. Without limiting the generality of the foregoing, a person shall:
  - (a) provide, immediately upon request, that person's correct name, address, and proposed or actual activities in the regional park;
  - (b) provide, within a reasonable time, identification verifying that person's correct name and address;
  - (c) produce, immediately upon request, a park permit if the person's use, activity or conduct is authorized by a park permit.
- 2.6 No person shall obstruct or hinder a park officer who is carrying out his or her duties or functions under this bylaw.
- 2.7 No person shall make a false or misleading statement, whether orally or in writing, to a park officer who is carrying out the officer's duties or functions under this bylaw.

## **Part 3 – General Conduct**

- 3.1 No person shall enter, be, or remain in a regional park or use or occupy regional park property except in compliance with this bylaw.

- 3.2 Every person shall comply with all posted notices and any GVRD Policy regulating, prohibiting, or imposing requirements on uses, activities or conduct in a regional park or the use or occupation of regional park property.
- 3.3 No person shall enter, be, or remain in a regional park, or use or occupy regional park property, when the regional park or regional park property is closed.
- 3.4 No person shall:
- (a) cut, trim, dig up, excavate, deface, remove, damage, log or prune any natural park features, or engage in any other similar activity that a park officer deems harmful or potentially harmful to natural park features;
  - (b) construct, clear, or otherwise create trails or pathways, or modify, damage, move, or otherwise change trails or pathways that have been designated by posted notice;
  - (c) damage, deface, vandalize, tamper with, or destroy regional park property;
  - (d) build, place, erect, or install any permanent or temporary buildings, structures, improvements, facilities, or temporary shelter; or
  - (e) place, store, use, manufacture, deposit, or release, or cause, permit or allow the placing, storing, using, manufacturing or releasing of any contaminant in, on, or under a regional park, regional park property, or natural park feature.
- 3.5 No person shall possess or consume liquor unless such possession and consumption is pursuant to and in compliance with:
- (a) a licence issued under the B.C. *Liquor Control Licensing Act*; and
  - (b) a park permit.
- 3.6 No person shall obstruct or interfere with any person's use, activity or conduct that is authorized by and carried out in compliance with a park permit.
- 3.7 A parent must exercise reasonable supervision of the young person at all times and make reasonable efforts to prevent or discourage the young person from engaging in any activity that contravenes or may contravene this bylaw.

#### **Part 4 – Dangers and Nuisances**

- 4.1 No person shall act or engage in disorderly, dangerous, violent, lewd, sexual, or offensive conduct, or act or engage in any conduct or activity that a park officer deems may be dangerous, potentially dangerous, or otherwise harmful to persons, natural park features, regional park property, or animals.
- 4.2 No person shall have or use a firearm, rifle, shotgun, handgun, spring gun, or other similar device that propels a projectile by means of an explosion, compressed gas, or spring, or have or use a slingshot, bow, cross-bow, or other similar device, which a park officer deems dangerous or potentially dangerous, or otherwise harmful to persons, natural park features, regional park property, or animals.
- 4.3 No person shall defecate or urinate except in a washroom, restroom, or outhouse.

4.4 No person shall:

- (a) make or cause any noise or amplified sound; or
- (b) use or operate any equipment, machinery, motor assisted cycle, or motor vehicle,

in a manner that a park officer deems a disturbance or potential disturbance to the peace, enjoyment, or comfort of other persons or animals, or in a manner that a park officer deems dangerous or potentially dangerous, or is otherwise harmful or disturbing to persons, natural park features, regional park property, or animals.

**Part 5 – Activities**

5.1 Every person must travel on and within roadways, parking lots, trails, and greenways designated by posted notice for the purpose of that activity.

5.2 No person shall cause, construct, erect, or create an obstruction on a roadway, trail, or greenway.

5.3 No person shall conduct or engage in any procession, parade, march, drill, performance, ceremony, concert or other similar group gathering.

5.4 No person shall:

- (a) use or operate a remote-controlled plane, car, boat or other similar device except in an area designated by posted notice as allowing that activity;
- (b) play, or cause, permit or allow the playing of a sport except in an area designated by posted notice as a playing field and only if in compliance with the posted notice regulating, prohibiting, or imposing requirements on the playing of sports;
- (c) play, or cause, permit or allow the playing of an organized activity unless in compliance with a GVRD Policy regarding that organized activity;
- (d) hit a golf ball except in an area designated by posted notice as allowing golfing;  
or
- (e) use inline skates, long boards, skateboards, or other similar human-propelled or unpowered devices except in an area designated by posted notice as allowing that activity.

**Part 6 – Smoking and Fire Prevention**

6.1 No person shall smoke except in an area designated by posted notice as allowing smoking.

6.2 No person shall throw, discard, or litter a lit match, cigar, cigarette, tobacco, or other similar flammable matter or thing.

6.3 No person shall light or use any stove, barbeque or other similar cooking device, or any flame-producing device, except:

- (a) in an area or by using regional park property designated by posted notice as allowing that activity; and
  - (b) the person attends to the stove, barbeque or other similar cooking device or flame-producing device at all times.
- 6.4 No person shall light or burn an open fire except:
- (a) in an area or by using regional park property designated by posted notice as allowing that activity; and
  - (b) the person attends to the open fire at all times.
- 6.5 No person shall bring in, use or ignite any fireworks, including cannon crackers, fireballs, firecrackers, mines, Roman candles, skyrockets, squibs, torpedoes or other similar explosive or combustible devices that the park manager deems a firework.

### **Part 7 – Waste, Garbage, and Littering**

- 7.1 No person shall deposit or leave on-site garbage in a regional park except in garbage receptacles.
- 7.2 Subject to section 7.3 of this bylaw, no person shall bring in, deposit, dump, or leave waste in a regional park or on regional park property.
- 7.3 A person may leave horse manure in a regional park if in compliance with a GVRD Policy regarding the management of horse manure.
- 7.4 No person shall litter any matter or thing.
- 7.5 No person shall:
- (a) bring, leave, or abandon dead or living vegetation;
  - (b) bring, leave, or abandon any dead animal,
- in or into a regional park.

### **Part 8 – Animals**

- 8.1 An owner shall keep the animal under control at all times.
- 8.2 No owner shall cause, permit, or allow an animal to:
- (a) dig up, damage, deface, destroy, or otherwise injure any natural park feature or regional park property;
  - (b) disrupt, disturb, frighten, or intimidate a person or other animal, including by licking, jumping, snarling, growling, or pursuing the person or animal; or
  - (c) travel anywhere that may cause damage to, or otherwise injure, a natural park feature or regional park property.

- 8.3 No owner shall cause, permit, or allow an animal to engage in any conduct that a park officer deems dangerous, harmful, injurious, or potentially dangerous, harmful or injurious to persons, natural park features, regional park property, or other animals.
- 8.4 Subject to section 8.5, an owner shall not cause, permit or allow the animal to be unleashed.
- 8.5 An owner of a dog may unleash the dog if within an area designated by posted notice as "Dog Off Leash" or "Leash Optional" and the owner keeps the dog under control at all times.
- 8.6 An owner of a dog shall immediately remove and dispose of any defecated matter of the dog in a sanitary manner.
- 8.7 No owner shall cause, permit, or allow a dog to enter, be or remain in any part of a regional park or regional park property, including on a beach or in a waterbody, where dogs are designated by posted notice as prohibited.
- 8.8 An owner shall immediately leash a dog when the dog is within the vicinity of a horse.
- 8.9 A park officer may:
- (a) order an owner to leash, muzzle, or put a similar physical tether or protective guard on an animal when in a regional park. Without limiting the generality of the foregoing, the park officer may make such an order regardless of whether the animal is in an area designated by posted notice as a "Dog Off Leash" or "Leash Optional" area, or on a beach or in a waterbody designated by posted notice as allowing dogs;
  - (b) remove, or order the immediate removal of, an animal; or
  - (c) prohibit an animal from entering, re-entering, being, or remaining in any regional park.
- 8.10 No person shall ride or walk a horse, or use or operate a horse-drawn vehicle, except in an area designated by posted notice as allowing horses.
- 8.11 Subject to section 8.12 of this bylaw, no person shall molest, disturb, frighten, injure, kill or trap any animal.
- 8.12 A person may fish if in compliance with all applicable laws, enactments, bylaws, and regulations.
- 8.13 No person shall feed any animals, except the owner's animal, or leave or place any matter or thing with the intent of attracting other animals.
- 8.14 No person shall leave or abandon any animal in a regional park.



## **Part 9 – Water Activities**

- 9.1 No person shall swim in a waterbody where swimming is designated by posted notice as prohibited.
- 9.2 No person shall remove, damage, deface, or tamper with any float, wharf, buoy, piling, or similar equipment, or any equipment designed or used for navigation, safety, or life-saving purposes.
- 9.3 No person shall tie up, attach, or moor watercraft to regional park property except in an area or to regional park property designated by posted notice as allowing mooring.
- 9.4 No person shall use or operate watercraft in a manner that a park officer deems dangerous or potentially dangerous to persons, natural park features, regional park property, or animals, or in a manner that a park officer deems obstructs or interferes with the use of a regional park or regional park property by other persons.

## **Part 10 – Vehicles and Motorized Devices**

- 10.1 No person shall use or operate a motor assisted cycle or motor vehicle unless that person and the motor assisted cycle or motor vehicle are in compliance with the B.C. *Motor Vehicle Act*.
- 10.2 No person shall use or operate a motor assisted cycle or motor vehicle except on and within a roadway or parking lot.
- 10.3 No person shall use or operate an all-terrain vehicle or motorized device anywhere in a regional park.
- 10.4 A person who parks a motor vehicle shall obtain a park permit for parking and pay the parking fee where it is specified by posted notice as requiring payment to park.
- 10.5 No person shall park a motor assisted cycle or motor vehicle:
  - (a) anywhere other than in a location designated by posted notice for parking;
  - (b) overnight, or leave the motor assisted cycle or motor vehicle in a regional park when it is closed according to the posted notice designating the hours of operation;
  - (c) anywhere designated by posted notice as parking for persons with disabilities except with a valid disabled persons' parking permit issued under the B.C. *Motor Vehicle Act* that is displayed on the motor assisted cycle or motor vehicle; or
  - (d) anywhere designated by posted notice as service or emergency vehicle parking.
- 10.6 A park officer may tow, cause to be towed, or order the immediate towing of an all-terrain vehicle, motorized device, motor assisted cycle, or motor vehicle that is in a regional park in contravention of this bylaw, and any fees and charges GVRD incurs shall be a debt due payable immediately upon GVRD's demand.
- 10.7 No person shall wash, clean, polish, repair, grease, tune-up, or do any maintenance or other similar mechanical work on a motor vehicle or motorized device.

## **Part 11 – Commercial Activities**

- 11.1 No person shall carry on any business, trade, profession, commercial activity or occupation, including activities on a non-profit basis, by:
- (a) selling, bartering, or displaying for sale any goods, services, food, refreshments, or other similar services, matter or things;
  - (b) using a regional park or regional park property, whether that business, trade, profession, commercial activity, or occupation is conducted or carried out within or outside of a regional park, or paid for in advance of, during or after the activity;
  - (c) posting, delivering, painting, publishing, or distributing any advertisement, sign, placard, or handbill in connection with a business, trade, profession, commercial activity, or occupation;
  - (d) operating or parking a motor assisted cycle or motor vehicle, equipment, or machinery for the purpose of advertising or promoting in connection with a business, trade, profession, commercial activity, or occupation; or
  - (e) operating equipment, machinery, or other device that is capable of visual projection or amplified sound for the purpose of advertising or promoting in connection with a business, trade, profession, commercial activity, or occupation.

## **Part 12 – Park Permits**

- 12.1 Without limiting section 1.6 of this bylaw, the park manager may provide for a system of park permits to regulate any use, conduct, or activities in a regional park or the use or occupation of regional park property, including doing any one or more of the following:
- (a) establishing terms and conditions of, or terms and conditions that must be met for, obtaining, continuing to hold, or renewing a park permit;
  - (b) providing for the granting, refusal, suspension or cancellation of park permits;
  - (c) providing for the effective periods of park permits;
  - (d) limiting the number of park permits that may be issued, having regard to the nature of the regional park, preservation of natural park features, the impact of the use, conduct, or activity on the use and enjoyment of the regional park or regional park property, and any other factors the park manager deems reasonable;
  - (e) providing for temporary exclusive use or occupation of a regional park, regional park property, or portions thereof, which may include the temporary closure of a regional park, regional park property or portions thereof; and
  - (f) such other uses, conduct or activities that the park manager deems reasonable.

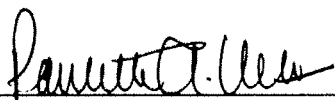
- 12.2 A person who is issued a park permit shall:
- (a) pay the fees and charges for the park permit that are specified in Schedule "A" to this bylaw, plus applicable taxes unless otherwise specified as tax included; and
  - (b) comply with the terms and conditions in the park permit.
- 12.3 A person who is issued a park permit shall comply with all, laws, enactments, bylaws, and regulations, and obtain any permits and approvals from federal, provincial, local government, and regulatory authorities applicable to the use, conduct or activity for which the park permit is issued.
- 12.4 The park manager may require a deposit to be paid as security for costs, expenses, losses or damages GVRD incurs arising out of or in connection with a park permit, in the amounts specified in Schedule "A" to this bylaw.
- 12.5 It is a term of all park permits that neither GVRD, nor any of its elected or appointed officers, employees, servants, agents, contractors, licensees or representatives, accepts or assumes any responsibility or liability for any claims, demands, proceedings, actions, suits, costs, expenses, fines, losses or damages in respect to death, injury, loss or damage to persons or property, however and whenever caused, arising out of or in connection with a park permit. The person who is issued the park permit shall indemnify and save harmless GVRD, and its elected and appointed officials, directors, officers, employees, servants, contractors, and agents from and against any and all claims, demands, proceedings, actions, suits, costs, expenses, fines, losses or damages arising, directly or indirectly, in connection with the park permit.

### **Part 13 – Offences and Severability**

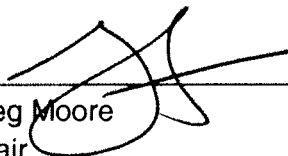
- 13.1 A person who fails or refuses to provide reasonable assistance to a park officer or gives false information required under this bylaw commits an offence and is liable on conviction to a minimum fine of \$50.00 and a maximum fine not exceeding \$10,000.00.
- 13.2 A person who contravenes any provision of this bylaw commits an offence and is liable on conviction to a minimum fine of \$50.00 and a maximum fine not exceeding \$10,000.00.
- 13.3 A person who contravenes any provision of this bylaw in a continuing nature commits an offence and is liable on conviction to a minimum fine of \$50.00 and a maximum fine not exceeding \$10,000.00 for each day such offence is continued.
- 13.4 Nothing in this bylaw limits the park manager or GVRD from utilizing any other provision of this bylaw or remedy available at law.
- 13.5 If any part or provision of this bylaw is for any reason held to be invalid or unenforceable by a decision of a court of competent jurisdiction, such decision shall not affect the validity or enforceability of the remaining portions of this bylaw.

READ A FIRST, SECOND AND THIRD TIME this 16<sup>th</sup> day of November, 2012.

RECONSIDERED, PASSED AND FINALLY ADOPTED this 16<sup>th</sup> day of November, 2012.



\_\_\_\_\_  
Paulette Vetleson  
Corporate Secretary



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Greg Moore  
Chair

## SCHEDULE "A"

### FEES and CHARGES

#### Part 1 - Definitions

1.1 In this Schedule:

**"adult"** means a person 19 years of age or older but under the age of 65;

**"child"** or **"children"** means a person or persons between 3 and 14 years of age;

**"commercial use"** means a business, trade, profession, commercial activity or occupation, including activities on a non-profit basis, as defined in Part 11 of this bylaw;

**"private event"** means an activity that is privately organized and is not open to the public;

**"private group"** means a maximum of 15 persons pre-registered as participants in an interpretive program that is not open to the public;

**"senior"** means a person 65 years of age or older;

**"small group"** means a total of no more than 6 persons in a group consisting of:

(a) up to 2 adults and up to 4 persons who are 18 years of age or under; or

(b) 1 adult and up to 5 persons who are 18 years of age or under;

**"youth"** or **"youths"** means a person or persons between 15 and 18 years of age; and

**"youth group"** means a group of persons consisting of:

(a) youths or children; and

(b) a maximum of 1 adult for every 4 youths or children.

## Part 2 - Outdoor Facilities

2.1 The following are the fees payable for a park permit for the use and occupation of the regional park property in the regional park described:

(a) Reservable picnic shelters

<b>Regional Park</b>	<b>Shelter</b>	<b>Fee on weekends and holidays, per day</b>	<b>Fee on weekdays, per day</b>
Aldergrove	Blacktail	\$135	\$65
Belcarra	Belcarra 1	\$135	\$65
Belcarra	Belcarra 2	\$135	\$65
Campbell Valley	Old Orchard	\$135	\$65
Crippen	Crippen 1	\$65	\$65
Crippen	Crippen 2	\$65	\$65
Crippen	Crippen 3	\$65	\$65
Deas Island	Deas	\$135	\$65
Deas Island	Muskrat Meadows	\$135	\$65
Derby Reach	Marpole	\$135	\$65

(b) Fields

<b>Regional Park</b>	<b>Field</b>	<b>Fee, per day</b>
Aldergrove	Aldergrove Bowl	\$100
Aldergrove	Sedge Field	\$80
Campbell Valley	Little River Bowl/Field	\$80
Campbell Valley	Rowlatt Farm	\$100
Campbell Valley	Rowlatt Farm Enhanced	\$250
Campbell Valley	Picnic Terrace	\$80
Capilano River	Cleveland Dam Field	\$80
Crippen	Snug Cove/Middle Field	\$80
Deas Island	Fisher's Field	\$80
Lynn Headwaters	Lynn Headwaters Field	\$80
Pacific Spirit	Plains of Abraham	\$80

(c) Ball diamonds

<b>Regional Park</b>	<b>Fee, per day</b>
Boundary Bay	\$80
Crippen	\$80

(d) Other outdoor facilities

Regional Park	Facility	Fee
Belcarra	Commercial Use of Belcarra Wharf	\$75, per hour
Campbell Valley	Campbell Downs Equestrian Centre	\$140, per day
Campbell Valley	Equestrian Centre overflow parking lot	\$80, per day
Campbell Valley	MacLean Pond	\$25, per day

(e) Group camping

Regional Park	Group Camp	Fee, per night	Youth group fee, per night
Campbell Valley	Camp Coyote	\$200	\$100
Deas Island	Muskrat Meadows	\$200	\$100
Tynehead	Raven's Nest	\$200	\$100

(f) Front country camping

Regional Park	Facility	Fee, per night	Seniors/Persons with disabilities, fee per night
Derby Reach	Edgewater Bar	\$24	\$21

**Part 3 - Indoor Facilities**

3.1 The following are the fees and security deposit payable for a park permit for the use and occupation of the regional park property described:

(a) Camp Capilano, Capilano River Regional Park

	Fee	Youth group fee	Security deposit
Overnight	\$1,000, per night	\$420, per night	\$200
Day use, from 9am to 5pm	\$500, per day	\$210, per day	\$200
Late checkout	\$200, per hour	\$200, per hour	n/a
Lifeguard	\$35, per hour	\$35, per hour	n/a
Extraordinary cleaning	\$25, per hour	\$25, per hour	n/a

(b) Cammidge House, Boundary Bay Regional Park

	Fee	Security deposit
Facility rental	\$60, per hour	\$500
Tent - over capacity	\$250, per day	n/a
Late checkout	\$200, per hour	n/a

(c) Inverholme Schoolhouse, Deas Island Regional Park

	<b>Fee, per hour</b>	<b>Security deposit</b>
Facility rental	\$50	\$500

(d) Minnekhada Lodge, Minnekhada Regional Park;

	<b>Fee, per hour</b>	<b>Security deposit</b>
Facility rental	\$75	\$500
Late checkout	\$200	n/a

(e) BC Mills House, Lynn Headwaters Regional Park.

	<b>Fee, per hour</b>	<b>Security deposit</b>
Facility rental	\$15	\$500

#### **Part 4 - Parking**

4.1 The following are the fees payable for a park permit for parking in the regional park described:

<b>Regional Park</b>	<b>Location</b>	<b>Fee, per hour</b>	<b>Fee, per day</b>
Pacific Spirit Regional Park	Fraser Lot	\$1.50	\$7.50

4.2 The fees specified in the table at section 4.1 are inclusive of applicable taxes.

#### **Part 5 - Private Events**

5.1 The following are the fees payable for a park permit for the use and occupation of the regional park property described for private events:

	<b>Number of persons as participants or spectators</b>	<b>Fee</b>
Simple event	Up to 300 persons	\$250, per day
Complex event	301 to 500 persons	\$375, per day
Large event	Over 500 persons	\$500, per day
Camping outside of designated campsites	n/a	\$6 per person, per night

5.2 A person is exempt from paying the private event fee in section 5.1 if the private event satisfies all of the following:

(a) has fewer than 50 persons in attendance, whether as participants or spectators;



- (b) does not involve:
    - (i) building, placing, erecting, or installing any permanent or temporary buildings, structures, improvements, facilities, or temporary shelters;
    - (ii) making or causing any noise or amplified sound;
    - (iii) the use or operation of any equipment;
    - (iv) exclusive use or occupation of a regional park, regional park property, or portions thereof, or the closure of a regional park, regional park property or portions thereof;
  - (c) is free of charge to participants and/or spectators; and
  - (d) does not take place when the regional park or regional park property is closed.
- 5.3 GVRD may impose fees in addition to those specified in the table at section 5.1 to recover actual costs or lost revenue in connection with a private event.
- 5.4 GVRD may impose fees for the costs of GVRD staff in connection with a private event at the hourly rate of \$65.00 per staff person.

### **Part 6 - Interpretive Programs and GVRD Events**

- 6.1 The following are the fees payable for interpretive programs and other GVRD programs and events that are open to the public:

	<b>Adult</b>	<b>Child</b>	<b>Youth</b>	<b>Senior</b>	<b>Small group</b>
Family program	\$8	\$4.25	\$4.25	\$4.25	\$21.50
Children's program, up to 3 hours	free	\$10.50	n/a	free	n/a
Children's program, multi-day	free	\$35	\$35	free	free
Canoeing program	\$21.50	\$21.50	\$21.50	\$21.50	\$21.50
Drop-in program or event	\$5.50	free	\$3.25	\$3.25	\$14

- 6.2 The fees specified in the table at section 6.1 are inclusive of applicable taxes.
- 6.3 The hourly fee for a private group participating in an interpretive program is \$35 per interpreter.
- 6.4 The fee for a parent/preschool program is \$12 for 1 adult and up to 2 children.
- 6.5 Fees for programs not specified in the table at section 6.1 will be charged on a costs recovery basis.
- 6.6 The following persons are exempt from the payment of fees for interpretive programs and other GVRD programs and events that are open to the public:
- (a) persons under 3 years of age;

(b) 1 attendant that is required to assist a person with a disability who has paid the required fee.

6.7 A person who provides proof of paid fare for travel by public transportation to a GVRD drop-in program or event is eligible for an exemption from payment of the drop-in fee specified in the table at section 6.1. A person who is eligible for the exemption must submit any information and records that GVRD deems necessary to evaluate eligibility.

### Part 7 - Commercial Uses

7.1 The following are the fees payable for a park permit for a commercial use:

	Amount
Application fee	\$100
Security deposit	\$100
General commercial use permit fee	\$100
Commercial use permit fee for fishing tours	\$100
Commercial use permit fee for portrait photography	\$100
Commercial use permit fee for bicycle tours	\$200
Commercial use permit fee for guided equestrian rides	\$200
Commercial use permit fee for walking tours	\$100
Commercial use permit fee to use of a regional park for dog training	\$100
Commercial use permit fee for dog walking, up to 4 dogs	\$450
Commercial use permit fee for dog walking, more than 4 dogs	\$750
Commercial use permit fee for locker storage of commercial use-related equipment	\$100

7.2 The fees specified in the table at section 7.1 are not refundable.

7.3 Effective January 1, 2013, the following are the fees payable for a park permit for motor vehicles that enter Capilano River Regional Park (via Capilano Park Road) in connection with a commercial use:

Number of seats in motor vehicle	Fee per motor vehicle, per day
24 or fewer seats	\$25
25 seats or more	\$43

7.4 Effective January 1, 2014, the following are the fees payable for a park permit for buses and other motor vehicles that enter a regional park in connection with a commercial use:

Number of seats in motor vehicle	Fee per motor vehicle, per day	Fee per vehicle, per year
11 or fewer seats	\$15	\$600

12 to 24 seats	\$25	\$850
25 seats or more	\$43	\$1,250

### Part 8 - Liquor and Tent Rental Fees

8.1 The following are the fees payable for a park permit for a private event that involves persons possessing or consuming liquor:

Number of persons	Fee, per day
1 to 199 persons	\$100
200 - 299 persons	\$150
300 - 999 persons	\$200
Over 1000 persons	\$300

8.2 The fees specified in the table at section 8.1 are not refundable.

8.3 The following are the fees payable for the rental of a tent from GVRD, which includes set-up and take-down costs:

Tent size	Fee, per day
6.09m x 6.09 m (20' x 20')	\$780
6.09m x 9.14m (20' x 30')	\$945

### Part 9 - Cancellations, Changes, Refunds, and Exemptions

9.1 The following are the fees payable for cancellation of a park permit if the person who was issued the permit provides GVRD with notice within the notification period described:

Park Permit	Notification of cancellation	Fee
Indoor Facilities See Part 3	More than 6 months prior to the rental date	50% of security deposit
	Fewer than 6 months prior to the rental date	100% of security deposit
Outdoor Facilities See Part 2	More than 2 months prior to the rental date	\$25
	Fewer than 2 months prior to the rental date	100% of fee paid
Private Events See Part 5	More than 2 months prior to the event date	\$25
	Fewer than 2 months prior to the event date	100% of fee paid
Private Group	At least 14 days prior to the program date	\$25

See section 6.3	Fewer than 14 days prior to the program date	100% of fee paid
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9.2 A person who provides GVRD with notice of cancellation of a public interpretive program under section 6.1 of this Schedule "A" between 4 to 7 days prior to the program date is eligible to request applying the fee paid as a credit towards that person's next registration for an interpretive program within the same calendar year.

9.3 The following are the fees payable for changing the date of a park permit if the person who was issued the permit provides GVRD with notice within the same calendar year of the date of the park permit:

<b>Park Permit</b>	<b>Fee</b>
Indoor Facilities, see Part 3	\$25
Outdoor Facilities, see Part 2	\$25
Private Events, see Part 5	\$25
Private Groups, see section 6.3	\$25

9.4 A person may apply in writing to the park manager for a refund of all or a portion of a paid fee or charge if the person establishes, in the discretion of the park manager, that the person:

- (a) no longer requires the service for which the fee or charge was paid; or
- (b) no longer undertakes the use or activity for which the permit was required.

9.5 A person listed in section 9.7 is eligible for an exemption from payment of the private event fee specified in Part 5 of this Schedule "A" if all of the following are satisfied:

- (a) a private event coordinator is not paid to organize the private event;
- (b) the purpose of the private event is to fundraise for a charity registered in Canada and
- (c) the net proceeds fundraised from the event will be donated to that charity.

9.6 A person who is eligible for the exemption in section 9.5 must submit any information and records that GVRD deems necessary to evaluate the exemption.

- 9.7 The following persons and classes of persons are eligible for an exemption from payment of designated fees or charges if the use, conduct, or activities in a regional park, or the use or occupation of regional park property, for which the person or class of person requires a permit will, in the park manager's discretion, result in a substantial net benefit to the community or any aspect of the community:
- (a) park associations;
  - (b) persons or classes of persons who actively support regional park principles and values;
  - (c) educational institutions;
  - (d) charities registered in Canada whose objects are to promote health and wellness;
  - (e) GVRD member municipalities; and
  - (f) any other person or class of person that the park manager deems reasonable.