STATE OF ILLINOIS
  )
  )
COUNTY OF WILL  ) SS
COUNTY OF DU PAGE )

SECRETARY'S CERTIFICATE

I, JACK MAHONEY, the duly qualified and acting Secretary of the Board of Park Commissioners of the Woodridge Park District, Will and DuPage Counties, Illinois, and the keeper of the records thereof, do hereby certify that attached hereto is a true and correct copy of Ordinance No. 16-14 entitled:

"AN ORDINANCE OF THE WOODRIDGE PARK DISTRICT, WILL AND DU PAGE COUNTIES, ILLINOIS, REGARDING REGULATIONS ON USE OF THE DISTRICT'S LAND AND FACILITIES AND ENFORCEMENT OF PENALTIES FOR IMPROPER USE"

adopted at a regular meeting of said Board of Park Commissioners held on the 15th day of November, 2016.

IN WITNESS WHEREOF, I have hereunto set my hand this 15th day of November, 2016.

[Signature]
Secretary, Board of Park Commissioners
of the Woodridge Park District
ORDINANCE NO. 16-14

AN ORDINANCE OF THE WOODRIDGE PARK DISTRICT, WILL AND DU PAGE COUNTIES, ILLINOIS, REGARDING REGULATIONS ON USE OF THE DISTRICT'S LAND AND FACILITIES AND ENFORCEMENT OF PENALTIES FOR IMPROPER USE

WHEREAS, the Board of Park Commissioners of the Woodridge Park District (the "Park Board"), has adopted several Ordinances over many years regarding the use of the District's land and facilities; and

WHEREAS, several amendments have been made to the aforesaid Ordinances; and

WHEREAS, the Park Board wishes to combine the aforesaid Ordinances and their amendments into one (1) updated Ordinance that will be easily accessible for District residents and to make additional changes to the regulations on the use of the Park District’s Land and Facilities and enforcement of penalties for improper use.

NOW, THEREFORE, Be It Ordained by the Board of Park Commissioners of the Woodridge Park District, Will and DuPage Counties, Illinois as follows:

Section 1: Definitions. Unless otherwise expressly stated elsewhere in this Ordinance, for purposes of this Ordinance, the following words, terms, and phrases shall have the meanings given herein:

1. "Alcoholic Liquor" shall be as defined in the Illinois Liquor Control Act (235 ILCS 5/1-3.05) as same is amended from time to time.

2. "Aquatic Life" means all fish, reptiles, amphibians, crayfish, mussels, mollusks, and crustaceans.

3. "Board" or "Park Board" means the Board of Park Commissioners of the Woodridge Park District.

4. "Cannabis" is defined as provided in the Illinois Cannabis Control Act (720 ILCS 550/3(a)) as amended hereafter.
5. "Controlled Substance" is defined as provided in the Illinois Controlled Substances Act (720 ILCS 570/102 (f), 204, 206, 208, 210 and 212) as same is amended from time to time.

6. "Designee" is the Director and Deputy Director of the Woodridge Park District.

7. "Director" is the Executive Director of the Woodridge Park District.

8. "District" is the Woodridge Park District, DuPage and Will Counties, Illinois.

9. "District Property" is all of the property, real and personal, of every kind and description located within the jurisdiction of, or owned, administered, leased or licensed by, or otherwise in the possession or under the control of the District including without limitation every building, shelter, street, sidewalk, trail, path, beach, park, wilderness or open space, or other public place or facility and all District Waters located on or adjacent to or flowing over property located within the jurisdiction of, or owned, administered, leased or licensed by, or otherwise in the possession or under the control of the District.

10. "District Waters" shall include all water located on or adjacent to or flowing over land owned, leased, or generally administered or operated by the Woodridge Park District, including without limitation all natural or manmade lakes, rivers, creeks, streams, ponds, lagoons, bays, and drainage ways.

11. "Drone" means an unmanned aircraft system used for public, recreational or commercial purposes.

12. "Electronic Cigarette" or "E-Cigarette" means an electronic device usually composed of a mouthpiece, a heating element or atomizer, a battery, and electronic circuits that provides a gas derived from liquid nicotine and/or other substances which is inhaled by a user simulating smoking. The term includes such devices, regardless of the details of the product appearance or marketed name, generally manufactured to resemble cigarette, cigars, pipes, or other smoking devices.

13. "Employee" means any person on the payroll of the Woodridge Park District, employed to perform the duties and tasks described by the personnel policy and the Director or Board of Commissioners.

14. "FAA" means Federal Aviation Administration, or any successor Federal agency.

15. "Fish" or "Fishing" means Taking or attempting to Take Aquatic Life in or from any District Waters by any method, and all other acts such as placing, setting, drawing or using any device commonly used for the Taking of Aquatic Life whether resulting in such Taking or not.

16. "Group" means an assemblage of two or more Persons.

17. "ILCS" is the Illinois Compiled Statutes.
18. "Operator" means a Person who operates, drives, controls, otherwise has charge of, or is in actual physical control of a mechanical mode of transportation or any other mechanical equipment.

19. "Park Commissioner" means a sitting member of the Board of Park Commissioners of the Woodridge Park District.

20. "Permit" is the written authorization issued by or under the authority of the District, by a District officer or Employee empowered to grant said authorization, to a Person to engage in a particular act or acts on District Property. Said authorization is subject to the terms and Conditions specified in the Permit as well as all applicable federal, state, local, and District laws, ordinances, rules, and regulations.

21. "Person" is every natural person and every organization, firm, partnership, association, corporation, or entity of any kind or any Employee, agent or officer thereof. This definition shall not include the District and any authorized officer, Employee (full or part-time, regular or short-term), or agent of the District when acting within the scope of his authority.

22. "Possess" or "Possession" means exercising direct physical control or dominion, with or without ownership, over any kind of property, or archeological, cultural or natural resource.

23. "Refuse" includes without limitation trash, garbage, rubbish, waste, papers, bottles or cans, debris, litter, oil, solvents, liquid waste, or other discarded material whether solid or liquid.

24. "Rules and Regulations" means and includes any resolution, regulation or ordinance adopted by the Board.

25. "Services" shall include but not be limited to labor, professional services, transportation, leasing or renting any article, object, privilege, or service, giving of instructions or lessons, admission to exhibits, use of telephone or other utilities, or any act for which payment is customarily received.

26. "Smoke" or "smoking" means the carrying, smoking, burning, inhaling, or exhaling of any kind of lighted pipe, cigar, cigarette, hookah, weed, herbs, or any other lighted smoking product or smoking in any manner or in any form. "Smoking" also means the use of any electronic or battery operated E-Cigarette. "Smoke" shall mean the byproduct of the burning of any smoking materials and the release of gaseous vapors from E-Cigarettes.

27. "Rules and Regulations" means and includes any resolution, regulation or ordinance adopted by the Board.

28. "Take" or "Taking" means to pursue, hunt, harass, lure, harm, shoot, trap or ensnare, gig or spear, net, capture, collect, kill, destroy, wound, or attempt to do any of the above.
29. "Vehicle" means every device in, upon, or by which a Person or property is transported or drawn on land, whether motor powered or self-propelled, except baby carriages, or strollers, bicycles when properly used on walks or trails, and Vehicles in the service of the District.

30. "Watercraft" means every type or description of vessel or object used or capable of being used as a means of conveyance or transportation on water, including without limitation boats, rafts, canoes, inner tubes, air mattresses, kayaks, jet skis, inflated devices, logs, branches, or any other buoyant object permitting or capable of free floatation. "Watercraft" does not include personal floatation devices or equipment required for safety such as life vests.

Section 2: Construction and Scope.

(a) In the interpretation of this Ordinance, its provisions shall be construed as follows: (1) Where the context permits, words in the masculine gender shall include the feminine and neuter genders; (2) Any term in the singular shall include the plural; (3) This Ordinance is in addition to and supplemental to all applicable state, federal, local, and District laws, ordinances, rules, and regulations including without limitation the Park District Code (70 ILCS 1205/11 et seq.); (4) The meaning of any term, phrase, or word not otherwise defined in this Ordinance shall be construed and interpreted to mean the same as said term, phrase, or word is otherwise defined, construed or interpreted in such applicable federal, state, local, or District laws, ordinances, rules, or regulations; (5) The meaning of any term, phrase, or word not otherwise defined in this Ordinance or in such applicable federal, state, local, or District laws, ordinances, rules, or regulations shall retain its ordinary and properly understood meaning; (6) The descriptive headings of the various sections or parts of this Ordinance are for convenience only and shall not affect the meaning or construction, nor be used in the interpretation, of any provision of this Ordinance; (7) An attempt to commit an act or engage in an activity prohibited under this Ordinance shall likewise be deemed prohibited in the same manner as the commission of such act or the engaging in such activity and subject to the same penalties; and (8) any requirement or provision of this Ordinance relating to any act shall respectively extend to and include the causing, procuring, aiding or abetting, directly or indirectly, of such act.

(b) This Ordinance shall apply to and be enforceable within and upon all District Property, and shall regulate the use thereof by all Persons. However, no provision hereof shall make unlawful any act necessarily performed by any officer, Employee or agent of the District, member of the Woodridge Police Department when acting within the scope of his authority or in his line of duty, or any other Person summoned by such Person to assist him.

Section 3: That the use of Woodridge Park District Property shall be governed by these Rules and Regulations.

A. USE REGULATIONS.

On District Property, no Person, other than employees and officials of the Woodridge Park District or individuals, businesses or contractual service providers acting on behalf of the District, shall:
1. willfully damage, deface, destroy, paint, alter, change or remove any of the District's real or personal property, including but not limited to, buildings, appurtenances thereto, utilities, facilities, fixtures, park amenities, athletic courts, signs or equipment or parts thereof; and

(a) No Person shall construct, place, plant, or otherwise locate on District Property any improvement, fixture or plant material, or otherwise encroach upon District Property, without first having obtained an easement, license or other written permission from the District.

(b) Any Person who violates Subsection (a) of this Section shall, at his or her sole cost and expense, immediately remove any encroachment from District Property.

(c) The District may remove any encroachment(s) from District Property and assess the Person who violated this Section the cost of removing such encroachment(s), and such charge shall be in addition to and not in lieu of any other penalties or remedies provided for in this Ordinance or other applicable law.

2. dig, remove, destroy or damage any natural resources, including but not limited to trees, flowers, grass, shrubs, soil and rocks, without permission from the Park Board or its Designee; and

3. enter a District area or building designated for use only by the opposite sex unless such Person is no more than four (4) years of age provided, however, the District will make accommodations for a transgender person as required by law;

4. erect or construct any building or structure on, or connect any utilities to, District Property without permission from the Park Board or its Designee; and no Person shall construct, build, erect, or otherwise place any building, tent, stand, scaffold, platform or other structure of whatever kind, whether stationary or moveable and whether permanent or temporary in character, or construct, run, string, or otherwise place any electrical wire, conduit or pipe, or any public service or private utility, into, upon, above, or across or beneath District Property, unless a Permit, license, or contract therefor has first been obtained from the Park Board or its Designee.

5. pollute the District Waters or the fountains, wetlands, ponds, lakes, streams or other bodies of water on or adjacent to District Property by placing any liquid or solid substances in said waters that would cause such pollution; and

(a) No Person shall litter, cast, throw, drop, leave, scatter, place, pile, or otherwise dump, leave, or deposit in any manner any kind of dirt, rubbish, placard, handbill, pamphlet, circular, book, notice, flyer, other promotional material, paper of any kind, ashes, garbage, waste material, snow, ice, or other substance, whether liquid or solid, or any other Refuse in or upon District Property except as specifically permitted by the District. Provided, however, that paper, glass, cans, garbage and other Refuse resulting from picnics or other lawful use of District Property shall be deposited in receptacles provided by the District for that purpose. Where receptacles are not provided, are missing, or are full to capacity, all such garbage, Refuse, or other material shall be carried away from
the area of use by the Person responsible for its creation and presence, and properly disposed of elsewhere.

(b) No Person shall urinate or defecate on District Property other than in toilets in rest room facilities expressly provided for such purposes.

(c) No Person shall drain Refuse from a trailer or other Vehicle on District Property.

(d) No Person shall bathe or wash himself or food, clothing, dishes, or other property at water outlets, fixtures or pools on District Property, except at those areas designated by the District for such use.

(e) No Person shall pollute or contaminate District Property or District Waters.

(f) No Person shall dispose of Fish remains on District Property, or in District Waters except as permitted by the District.

(g) No Person shall dispose of human or animal waste on District Property except at designated locations or in fixtures provided for that purpose.

(h) Any Person violating this section shall be assessed the cost of removing any such improperly deposited substance or material and such charge shall be in addition to and not in lieu of any other penalties provided for in this Ordinance or applicable federal, state, local, and/or District laws, ordinances, rules, and regulations.

6. attach any rope, wire or contrivance to any tree or plant;

7. climb, skate, bike, stand, sit or walk on District Property not designated or customarily used for such purpose;

8. dump Refuse or place Refuse anywhere except in proper receptacles or create unsanitary conditions in restrooms;

9. hunt, pursue, trap, catch, collect, feed noxious substance to, poison, wound, kill or harass any animal, mammal, reptile, amphibian or bird, or remove the eggs of any such reptile or bird from their resting place or disturb, molest or rob the nest of any mammal, bird, insect, reptile or amphibian or the lair, den or burrow of any mammal, bird, insect, reptile or amphibian, without the written permission of the Park Board or its Designee, except if such animal, reptile or bird is a threat to human life;

10. release or cause to be released any wild, domestic, or pet animal, bird, fish or reptile or bring in, plant, or distribute the seeds or spores of any flowering or non-flowering plant brought into or upon park lands or waters from any outside source whatsoever, without written permission of the Director or as otherwise allowed by Park District Rules and Regulations.
11. use or cause to be used any chemical or biological pesticide or any other substance, measure or process designed to alter the anatomy or physiology of any organism for the purpose of directly manipulating their population without written permission of the District or in compliance with applicable law.

12. possess or explode fireworks or explosives without permission from the Park Board or its Designee;

13. appear without wearing clothing or sexually harass District Employees or other users of District land, buildings or facilities;

14. start or maintain a fire outside of any area that is designated for such purpose; and

(a) No Person shall light, maintain, or make use of any fire on District Property, except at such places and at such times as the District may designate for such purpose and under such rules as may be prescribed by the District.

(b) No fire shall ever be left unattended. Every fire shall be under the continuous care and direction of a competent Person 18 years of age or older from the time it is kindled until the time it is completely extinguished. All fires must be properly and completely extinguished prior to any Person leaving the site of the fire.

(c) No Person shall throw or otherwise discard lighted or smoldering material in any manner that threatens or causes damage to, or results in the burning of, District Property or park resources, or creates a safety hazard.

15. enter an area marked as closed to the public or use areas in violation of any posted notice regarding use;

16. participate in illegal games of chance or gambling;

17. ice skate, or be present on frozen waters unless the area is designated by the District as safe for ice skating;

18. solicit or beg for alms on District Property;

19. use illegal drugs, or be under the influence of drugs or Alcoholic Liquor; and

(a) No Person under the influence of Alcoholic Liquor, and any other drug or drugs, intoxicating compound or a combination thereof, shall enter into, be, or remain on District Property. The term “drug(s)” shall include all substances listed in the Cannabis Control Act (720 ILCS 550/1 et seq.) or the Illinois Controlled Substances Act (720 ILCS 570/1 et seq.) The term “intoxicating compound” shall include all substances listed in the Use of Intoxicating Compounds Act (720 ILCS 690/0.01 et seq.) For purposes of this Section, “under the influence” means affected by Alcoholic Liquor, drug(s) or intoxicating compound in any determinable manner. A determination of
being "under the influence" can be established by a professional opinion, a scientifically valid test, a lay Person's opinion, or the statement of a witness.

(b) No Person, other than the District or its agent, shall sell or deliver any Alcoholic Liquor on District Property, unless said Person has first obtained a Permit therefor from the District.

(c) No Person shall bring into, possess, drink, consume, take, use, or transfer any Alcoholic Liquor on District Property without having first obtained a Permit therefor from the District unless he is in or on District Property where the Possession, consumption, use, or transfer of Alcoholic Liquor is permitted, or unless the Alcoholic Liquor is legally possessed in an unopened container stored in the trunk of a motor Vehicle.

(d) Every Person possessing, using, consuming, or transferring Alcoholic Liquor pursuant to this section, shall be subject to and shall comply with all applicable federal, state, local, and District laws, ordinances, rules, and regulations regarding the Possession, use, consumption, or transfer of Alcoholic Liquor.

(e) No Person who is under the influence of drugs or Alcoholic Liquor or a Controlled Substance shall drive, operate, or be in Possession or control of, or attempt to drive or operate, any Vehicle on District Property.

20. behave in a loud, boisterous, abusive, threatening, insulting, profane, or other manner so as to create a nuisance or disturb the peace of other users of the District Property; and

(a) No Person shall, without lawful authority, engage in conduct on District Property that places another Person in reasonable apprehension of receiving bodily harm or physical contact of an insulting or provoking nature.

(b) No Person shall intentionally or knowingly by any means cause bodily harm or make physical contact of an insulting or provoking nature with another Person on District Property.

21. use glass containers for drinking purposes;

22. expel paint balls from firing mechanisms with the intent that the paint ball hit wildlife or another Person or Persons;

23. be present in or on District Property after designated closing hours without permission of the Park Board or its Designee;

24. sell or advertise products or Services, post signs, distribute handbills or pamphlets without permission of the Park Board or its Designee;

25. violate any law pertaining to the parking, operation or equipment of motor Vehicles as contained in the Illinois Vehicle Code (625 ILCS 5/1-100 et seq.); or,
(a) disobey any traffic control device or instructional sign governing speed, direction, stopping, parking or other direction regarding use of motor Vehicles, or the direction of any traffic officer or District Employee designated to direct traffic;

(b) operate a Vehicle on other than a paved road or parking area unless the other areas are designated for such use by the Park Board or its Designee;

(c) park, stop or leave a Vehicle standing so as to obstruct traffic or to obstruct free movement of vehicular traffic on a driveway;

(d) park an unlighted Vehicle after dark except in designated, parking areas, or leave a Vehicle parked in any area except during the posted times when the adjacent park is open without permission of the Park Board or its Designee;

(e) park in any one of the following locations:

(1) in an intersection;

(2) within fifteen (15) feet of a fire hydrant;

(3) in a cross walk;

(4) upon any bridge;

(5) within twenty (20) feet of an authorized traffic signal or a stop sign, or curb line on the approaching side;

(6) on any sidewalk;

(7) alongside or opposite any street excavation or obstruction when such stopping, standing, or parking would obstruct traffic;

(8) on the driveway side of any Vehicle, stopped or parked at the edge or curb of a driveway;

(9) at any place where authorized traffic signs have been erected prohibiting stopping, standing and parking;

(f) operate a motor Vehicle without an adequate muffler or a motor Vehicle that emits noxious fumes or dense smoke;

(g) fail to yield the right of way to a pedestrian;

(h) solicit a ride in a motor Vehicle;
(i) operate a motor Vehicle, containing building materials or merchandise on District roads except when such materials or merchandise are for District use;

(j) make repairs on a motor Vehicle, except emergency repairs to enable removal of the Vehicle from the premises;

(k) operate an unlicensed Vehicle in any area including designated parking areas.

(l) "double park" except temporarily to discharge a passenger;

(m) solicit passengers;

(n) operate a siren or unusually loud signaling device on a motor Vehicle;

(o) operate a motor Vehicle without proper safety equipment as required by law;

(p) allow passengers to ride on the outside of a motor Vehicle;

(q) leave a motor Vehicle stranded on District Property without informing the administrative office of the District of the reason for doing so and the time during the ensuing twenty-four (24) hour period when it will be removed. Motor Vehicles left on District Property for 24 hours or more are considered abandoned and may be removed by the District. All expenses related to the removal of any such motor Vehicle or part thereon, including but not limited to fees for towing and/or for the storage of the motor Vehicle shall be the sole responsibility of the motor Vehicle owner. The motor Vehicle owner shall reimburse the Park District for any costs and expenses it incurs in removing an abandoned motor Vehicle.

(r) use the District Property, including but not limited to any parking lots to maintain, repair or sell a motor Vehicle or any other equipment or machinery.

26. fail to keep dogs or other conventional domestic animals on a leash not greater than four (4) feet in length or to remove and dispose of, in a sanitary manner, excreta deposited by said animal or animals; no Person shall bring a domesticated animal onto or permit any animal to remain on any portion of District Property where the presence of animals is prohibited, except (i) in conjunction with an activity or event conducted or sponsored by or on behalf of the District, and (ii) Service animals, as defined by the Americans with Disabilities Act when they are accompanying the Persons with disabilities for the purpose of providing such assistance; and (iii) animals used by law enforcement, District personnel, or emergency personnel in the exercise of their official duties (collectively "Permitted Animals"). All dogs and other conventional domestic animals are prohibited on the Village Greens of Woodridge golf course at all times except for Permitted Animals;

27. ride a bicycle except in single file and on the right-hand side of the road;

28. leave a bicycle except in designated bicycle racks;
29. ride as a passenger on a single seat bicycle;

30. ride a bicycle after sunset or before sunrise without appropriate reflectors;

31. participate in activities accept in areas designated for such use or fail to produce or exhibit a Permit for any activity requiring such a Permit hereunder;

32. fail to use only places designated by the Park Board or its Designee for demonstrations, orations, religious services, or other activities meant to attract general public observation and/or participation;

33. sleep on seats or benches for protracted periods of time;

34. disobey or refuse to obey the order of an umpire, referee, judge, Park Commissioner or Park District Employee in charge of an athletic contest or an event to leave the premises or other playing areas for unsportsmanlike conduct, abusive, harmful or unwarranted disruptions or for the violation of any contest or event rule or regulations.

35. operate or use on the District Waters any Watercraft powered by gasoline, diesel fuel, hydrojets or electronic methods including radio control. The only Watercraft allowed upon District Waters, where any Watercraft are allowed, shall be those that are powered by human energy expended in paddling, rowing, pushing, pulling or paddling. Each Person on a Watercraft must wear a U.S. Coast Guard-approved life jacket while on District Waters. The District reserves the right to limit the maximum number of Watercraft on water areas it owns or manages at any particular time to provide safe and reasonable Watercraft opportunities and to avoid interference with other public uses of aquatic facilities.

36. Smoking is prohibited on any property under the jurisdiction of the Woodridge Park District that is:

(a) in violation of the Smoke Free Illinois Act (410 ILCS 82) as amended, including inside any building;

(b) within twenty-five (25) feet of a public entrance to any building or an aquatic facility and/or within the fenced-in areas of any aquatic facility;

(c) within twenty-five (25) feet of areas where playground equipment and skateboard park has been installed for public use by children; within twenty-five (25) feet of any athletic, sport or playing field/court including but not limited to bleachers, backstops, dugouts, ball diamonds, spectator areas, basketball, in-line hockey/futsal and tennis courts.

37. possess or use weapons on District Property and in the course of Park District-related activities except for law enforcement and/or security personnel while engaged in official duties. Weapons include any pistol, revolver, shotgun, rifle or other firearm, BB or pellet gun, Taser or stun gun, bomb, grenade, mine or other explosive or incendiary device, ammunition, bows and
arrows, dagger, stiletto, switchblade knife, or knife having a blade exceeding five inches in length, nunchaku and metal knuckles or other similar weapon that is capable of causing death or bodily injury and is commonly used with the intent to cause death or bodily injury, and any concealed weapon except a weapon or firearm may be transported into a parking area within a person’s personal vehicle if the weapon or firearm and its ammunition remain locked in a case out of plain view within the parked vehicle. For the purpose of this regulation, the term “case” means a glove compartment or console that completely encases the weapon or firearm and its ammunition, the trunk of the vehicle or a weapon or firearm carrying box, shipping box or other container. The weapon or firearm may only be removed for the limited purpose of storage or retrieval from within the trunk of the vehicle. A weapon or firearm must first be unloaded before removal from the vehicle.

For the safety and security of our patrons and staff, the Park District prohibits hazardous materials and substances from being brought onto District Property except for Park District business. This includes a substance or combination of substances which because of its quantity, concentration or physical, chemical or infectious characteristics, may cause or contribute to an increase in mortality or an increase in serious illness or pose a present or potential threat to human health, safety or welfare or to the environment when improperly stored, transported, used or disposed of or otherwise managed. Those substances considered to be hazardous materials shall include, but shall not be limited to:

(a) Any explosive or flammable material which might endanger the health of patrons and staff or the general safety of the Park District. Some examples of items in this category would include: any kind of ammunition or munitions or related mechanisms, gases and gas containers, flammable liquid fuels, any kind of firework, paint containers and materials.

(b) Any chemical or toxic substance, such as: acids and alkalis, corrosive or bleaching substances, disabling or incapacitating sprays, radioactive materials, poisons.

(c) Infectious or biologically hazardous materials, e.g., contaminated blood, bacteria and viruses.

38. Operate a Drone on District Property except as follows:

No person may operate (which means to pilot, steer, direct, fly or manage) a Drone in, on or across District Property:

(1) within 50 feet of any building, playground, tennis court, swimming pool, basketball court or parking lot. Drones may be operated in other locations within District Property only when there is not another organized recreational program or activity occurring which is sponsored or permitted by the Woodridge Park District, including but not limited to soccer, football, lacrosse or baseball/softball games;

(2) in violation of the FAA rules, regulations and safety guidelines;
(3) for the purpose of conducting surveillance (which means the gathering of images, sounds, data, or other information in a manner that intrudes upon the solitude or seclusion of a person or his/her private affairs or concerns), unless expressly permitted by law; or

(4) that is equipped with a firearm or other Weapon; or

(5) with intent to use the Drone or anything attached to the Drone to cause harm to persons or property; or

(6) at any altitude higher than four hundred feet (400’) above ground level; or

(7) outside the line of sight of the operator;

(8) whenever weather conditions would impair the operator’s ability to do so safely;

(9) near emergency response efforts such as fires;

(10) within five miles of any airport;

(11) in a manner that interferes with, or fails to give way to, any unmanned aircraft;

(12) between dusk and dawn;

(13) within 500 feet of any water intake facility or any electric generating facility, substation or control center, or within 100 feet of any electric transmission facility, or within 25 feet of any electric distribution facility or of any overhead wire, cable, conveyor or similar equipment for the transmission of sounds or signal, or of heat, light or power, or data, upon or along any public way within the District Property, without the facility or equipment owner’s consent, and subject to any restrictions that the facility or equipment owner may place on such operation;

(14) while under the influence of alcohol, or other drug or drugs, intoxicating compound or compounds or any combination thereof, as those terms are defined in 625 ILCS 5/11-501, as amended;

(15) in a reckless or careless manner;

(16) in violation of any Federal or State law;

(17) if that person has been removed from District Property for previous violations of this regulation;

(18) if that person has a history of violating FAA guidelines for use of unmanned aerial systems.

B. ENFORCEMENT REGULATIONS.
1. Village Officers as Conservators of the Peace:

Pursuant to the Park District Code of the State of Illinois, (70 ILCS 1205/4-7), the police officers and community service officers serving from time to time as police officers and community service officers of the Village of Woodridge, Will, Cook and Du Page Counties, Illinois, are hereby appointed by the Park Board as conservators of the peace within and upon such parks, roads, driveways and property controlled by the District, whether within or without the corporate limits of the Village of Woodridge, and they shall have power to make arrests on view of the offense, or upon warrants for violation of the Use Regulations herein, of other penal ordinances of the District, or for any breach of the peace.

2. Payments in Lieu of Fine:

(a) Whenever any officer appointed above, or official of the District is authorized to charge a Person or arrest a Person without a warrant for a violation of the law in respect to any of the subjects enumerated in section (b), the officer or official may, in lieu of filing a complaint in court, issue the alleged violator a citation which shall comply with the provisions of these regulations.

(b) The authority of a police officer to issue a citation in lieu of a complaint in court is specifically limited to the following subjects and laws in regulation thereof:

   (1) regulating nuisances;
   (2) regulating dogs, cats and animals;
   (3) regulating parking of Vehicles;
   (4) regulating operation of Vehicles;
   (5) regulating conduct in parks;
   (6) restricting park hours;
   (7) regulating use of park property and equipment; and
   (8) requiring certain Permits.

(c) The citation provided for in section (b) shall have printed thereon statements which in substance:
(1) advise the Person that he/she has violated a specified ordinance;

(2) request the Person to make payment in an amount applicable to the alleged violation as set forth in (g) of this section as settlement of the violation claim; and

(3) inform the Person that upon failure to so settle, a complaint will be filed in the Circuit Court of Du Page County, Eighteenth Judicial Circuit, charging such Person with the violation.

(d) Pursuant to the citation specified in section (b), the Person accused of the violation may settle the violation claim by paying to the Village of Woodridge the applicable amount as shown in the schedule set forth in section (g) within a period to be specified in the citation, which period shall be not more than fifteen (15) days from the time the alleged offense was committed. The settlement payment shall be made in accordance with the instructions contained in the citation at the office of the Police Department of the Village of Woodridge which shall issue a receipt for the money so received and promptly remit the amount to the Finance Department which shall in turn credit it to the proper Village fund.

(e) In the event that the Person to whom the citation is issued fails to settle and pay the violation claim within fifteen (15) days of issuance of the citation, a final notice shall be issued. If payment of the prescribed amount plus ten dollars ($10.00) is not made within fifteen (15) days of issuance of the final notice, then the Village police officer or official is authorized to cause a notice to appear to be served upon the alleged violator and the Village police officer or official is authorized to file a complaint and to prosecute the complaint in the Eighteenth Judicial Circuit Court of DuPage County.

(f) For the purposes of these regulations, registration with the Secretary of State or with a municipality of a Vehicle involved in any violation and the owner of record disclosed by such registration shall be prima facie evidence that the owner of record in such registration is the violator and that he was in control or was the Operator of the automobile or motor Vehicle at the time of the alleged violation.

(g) Settlement of a violation claim established by citation may be made prior to the issuance of a final notice by payment of the appropriate settlement fee as provided in the following schedule:

(1) Violations with respect to prohibiting damaging or removal of park property:
i creation of unsanitary conditions in restrooms  ...$30.00

ii erection of unapproved structures  ...$30.00

iii injury to or removal of grass, flowers, trees or shrubs  ...$30.00

iv climbing, skating, biking, standing, sitting or walking upon park property not designated or customarily used for such purpose  ...$30.00

v depositing Refuse or trash on park grounds  ...$30.00

(2) Violations with respect to the regulation of motor Vehicles:

i disobeying traffic control or parking instructional sign  ...$30.00

ii operating a Vehicle on park property other than a paved road or parking area  ...$30.00

iii parking, stopping or standing of a Vehicle where or when the same is prohibited or restricted  ...$30.00

iv parking, stopping or standing of a Vehicle so as to obstruct traffic  ...$30.00

v parking at any curb within fifteen (15) feet of a fire hydrant  ...$30.00

vi "double" parking  ...$30.00

vii parking of an unlighted
Vehicle after dark ...$30.00

viii parking between the hours of 11:00 PM and 6:00 AM ...$30.00

ix parking in an intersection ...$30.00

x parking in any one of the following locations:
in a cross walk; upon any bridge; within twenty (20) feet of an authorized traffic signal, or stop sign, or curb line on the approaching side; at any place where the standing of any Vehicle will block the use of any driveway; on any sidewalk; alongside or opposite any street excavation or obstruction when such stopping, standing, or parking would obstruct traffic; on the driveway side of any Vehicle, stopped or parked at the edge or curb of a driveway; at any place where authorized traffic signs have been erected prohibiting stopping, standing and parking ...$30.00

xi operating a motor Vehicle without an adequate muffler ...$30.00

xii operating a Vehicle so as to emit dense smoke, or excessive noxious fumes ...$30.00

xiii failing to yield the right of way to a pedestrian ...$30.00

xiv soliciting of a ride in a motor Vehicle ...$30.00

xv operating a motor Vehicle, containing building materials or merchandise (except for permitted use within the park), on park roads ...$30.00
xvi making of repairs on a motor
Vehicle, except emergency repairs
to enable removal of the Vehicle ...$30.00

xvii parking in spaces reserved for
handicapped parking without
an official handicapped
designation displayed ...$300.00

(3) Violations with respect to conduct
of Persons in a park:

i Possession of alcoholic
beverages without a Permit ...$30.00

ii bringing a dog or other
conventional domestic
animal upon a park without
an adequate leash ...$30.00

iii failure by owner or keeper
of a dog to remove and
dispose of in a sanitary
manner, excreta deposited
by the dog on park land ...$30.00

iv entering a park structure
or area thereof reserved
and designated for use by
the opposite sex ...$30.00

v begging or soliciting of
alms ...$30.00

vi lighting of a fire or
attempting to build a fire
except in designated areas ...$50.00 plus
damages to
Park District
Property

vii entering a park area
designated as "Closed to the
Public" ...$30.00

viii going upon the ice of any
waters in a park except an
area designated for skating ...$30.00
ix dispensing of drinks in glass containers ...$30.00

x vending or peddling of merchandise without a Permit ...$30.00

xi entering a park after the posted closing hour or before the posted opening hour ...$30.00

xii disobeying or refusing to obey the order of a referee, umpire or District Employee to leave the premises ...$30.00

xiii Smoking in violation of the Smoke Free Illinois Act (3A.35(a) of this Ordinance) ... The minimum fine as set forth in the Smoke Free Illinois Act as amended.

Smoking in violation of 3A.35(b) or (c) of this Ordinance ... $30.00 (1st Violation) $60.00 (2nd Violation)

(h) In the event that payment is not made within the time prescribed in the final notice, and a notice to appear has been served and a complaint filed in the Eighteenth Judicial Circuit Court of DuPage County, payment of any fine and costs shall be in such amounts as may be determined and established by the court but in no case shall the fine be less than the amount prescribed in section (g) herein.

(i) Except as may be otherwise provided for herein, the sum of fifteen dollars ($15.00) shall be added to the amount necessary to settle any violation committed for a second time within the previous twelve (12) calendar months and the sum of thirty dollars ($30.00) shall be added to the amount necessary to settle any violation committed for a third time within the previous twelve (12) calendar months.

C. OPERATING REGULATIONS.

1. Hours:

Except for unusual and unforeseen circumstances, parks shall be opened to the public every day of the year during designated hours. The opening and closing hours for each individual park shall be posted therein for public information.
2. **Closure:**

District land, buildings or facilities may be closed to the public at the discretion of the Park Board or its Designee as may be necessary for District purposes.

3. **Lost and Found:**

Articles found shall be turned in at the District's administration building and shall be held for a reasonable period of time for retrieval.

4. **Permits and Written Permission:**

Permits are required for use of District land for picnics, for Possession and service of alcohol and for Group use of buildings or facilities and must be obtained by making application at the District's administrative offices. Permission for activities as required by the Use Regulations must be obtained from the District's administrative offices.

(a) **Applications:** A Person seeking issuance of a Permit hereunder shall file an application with:

1. the name and address of the applicant;
2. the name and address of the Person, Persons, corporations or association sponsoring the activity, if any;
3. the day and hours for which the Permit is desired;
4. the area, building or facility for which such Permit is desired;
5. an estimate of the anticipated attendance; and
6. any other information which the District shall find reasonably necessary to a fair determination as to whether a Permit should be issued.

(b) **Standards for Issuance:** A Permit shall be issued if:

1. the proposed activity or use shall not reasonably interfere with or detract from the general public enjoyment;
2. the proposed activity and use will not reasonably interfere with or detract from the promotion of public health, welfare, safety and other recreation;
the proposed activity or use is not reasonably anticipated to
incite violence, crime or disorderly conduct;

the proposed activity will not entail unusual extraordinary or
burdensome expense or police operation by the District; and

the facilities desired have not been reserved for other use at
the day and hour required in the application.

(c) **Appeal:** Within five (5) days after receipt of an application, the
District shall notify an applicant in writing of the reasons for refusing a
Permit, and any aggrieved Person shall have the right to appeal in writing
within five (5) days to the Park Board, which shall consider the application
under the standards set forth in section (b) hereof and sustain or overrule the
decision, at the next regular Park Board meeting. The decision of the Park
Board shall be final.

(d) **Effect of Permit:** A permittee shall be bound by all District rules,
regulations, policies and applicable ordinances fully as though the same were
inserted in said Permits.

(e) **Liability of Permittee:** The Person or Persons to whom the Permit is
issued shall be liable for any loss, damage or injury to Persons or property
sustained as a result of the activity for which the Permit was issued.

(f) **Revocation:** The District shall have the authority to revoke a Permit
upon a finding of violation of any of the Use Regulations herein, other
policies or ordinances or Rules and Regulations of the District or upon good
cause shown.

D. **PENALTIES.**

Any Person violating any of the Use Regulations herein shall be fined not less than Five
Dollars ($5.00), nor more than Five Hundred Dollars ($500.00), for each offense upon
conviction thereof and shall be required to make restitution for any damages caused. The
payment of such restitution shall be in addition to, or in place of, fines or penalties imposed.

**Section 4:** That Secretary of the Park Board is hereby authorized and directed to furnish the
Chief of Police of the Village of Woodridge with a certified copy of this Ordinance and a written
inventory of all real and personal property owned by the District.

**Section 5:** That all ordinances and parts of ordinances in conflict or inconsistent with any of
the provisions of this ordinance are hereby repealed including Ordinances Nos. 72-10, 74-3, 76-3,
79-3, 80-5, 90-4, 90-5, 91-13, 91-14, 00-6, 01-01, 07-7, 07-11 and 10-1. This ordinance shall be in
full force and effect from and after its adoption and publication as required by law.

ADOPTED this 15th day of November, 2016, pursuant to a roll call vote as follows:

AYES:  Hohnke, Duffy, Mahoney, Kubal

NAYS:  None

ABSENT:  Coleman

APPROVED this 15th day of November, 2016, by the President and Board of Park
Commissioners of the Woodridge Park District, Will and DuPage Counties, Illinois.

FRÉD HOHNKE, President
Board of Park Commissioners of the
Woodridge Park District

ATTEST:

JACK MAHONEY, Secretary
Board of Park Commissioners of the
Woodridge Park District