

Article IX. Parks and Recreation.

Division 1. Generally.

Sec. 30-70. Short title.

This Article shall be known as and may be cited as the "City of Paramount Parks and Recreation Regulations."

Sec. 30-71. Definitions.

The following words, terms and phrases, when used in this Article, shall have the meanings ascribed to them in this Section, except where the context clearly indicates a different meaning:

Alcoholic beverage. Means alcohol, spirits, liquor, wine, beer and every liquid containing one-half of one percent or more of alcohol by volume, and which is fit for beverage purposes either alone or when diluted, mixed or combined with other substances.

Amplified sound. Means music, sound wave, vibration, or speech projected or transmitted by electronic equipment, including amplifiers.

Authorized city employee. Means any following persons acting within the course and scope of their employment:

1. Any Los Angeles County Deputy Sheriff;
2. Any City Code Enforcement Officer or Community Service Officer;
3. Any employee of the Paramount Community Services and Recreation Department who is designated as an "authorized city employee" by the Director;
4. Any other employee of the City of Paramount who is designated as an "authorized city employee" by the City Manager.

City. Means the City of Paramount.

Director. Means the Community Services and Recreation Director, or other person authorized by him/her pursuant to law to act in his/her stead.

Emergency. Means a state of proximate danger to life or property in which time is of the essence.

Fire department. Means the County of Los Angeles fire department.

Motor vehicle. Means any multiwheeled, treaded, or sled-type vehicle that is propelled by a motor engine, including any vehicle commonly known as a motorized recreation vehicle.

Narcotics and dangerous drugs. Mean those narcotics and drugs listed or defined in the California Health and Safety Code as now or hereafter amended.

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Park or recreational facility or parks or recreational facilities. Means any City-owned real property, building, structure or improvement designed and primarily intended for activities such as music, drama, dance, art, handicraft, science, literature, nature study, nature contacting, aquatic sports, athletics and the like, or any of them, and/or any informal play incorporating any such activities. "Parks or recreational facilities" generally include, but are not necessarily limited to playgrounds, sports fields, sports courts, recreation buildings, green spaces and other similar venues. City-owned real property that is leased by the City to a third party shall be excluded from the definition for "park or recreational facility" unless the terms of the lease expressly provides for such use. For purposes of this Article, the terms "Park or recreational facility, or parks or recreational facilities are used interchangeably. The following City-owned venues are deemed to fall within the definition of "parks or recreational facilities" as set forth herein:

1. Paramount Park;
2. Progress Park;
3. All-American Park;
4. Spane Park;
5. Dills Park;
6. Salud Park;
7. Garfield Park;
8. Village Park;
9. Meadows Park;
10. Carosmith Park;
11. Pequeno Park;
12. City Orange Splash Pad;
13. Any other real property, either currently existing or existing in the future, that satisfies the definition, including any real property owned by the City, leased or permitted to be used by the City from a third party or Paramount Unified School District, or maintained by the City by agreement; including, but not limited to the, City Pocket Parks, Civic Center, Orange/Cortland Gardens and the City Hay Tree.

Person. Means any natural person, individual, firm, association, organization, general partnership, limited partnership, corporation, limited liability company, limited liability partnership, business trust, living trust, joint venture, the federal government of the United States, the state of California, the County of Los Angeles or any other public agency.

Smoking. Means the carrying or holding of a lighted pipe, cigar or cigarette of any kind, or any other lighted smoking equipment or the lighting of or the emitting or inhaling of smoke of a pipe, cigar or cigarette of any kind. The use of any electronic smoking device and/or vapor pen that emits a vapor or aerosol will also be considered smoking.

Sec. 30-72. Facilities under Director's control designated; enforcement authority.

The Director is vested with authority over and control of all parks and recreational facilities owned, leased, controlled, constructed or maintained by a lessee or private fee owner in any park or recreational facility for causing to be corrected any condition which violates, or which would tend to cause or contribute to any violation of the purpose and provisions of this Article.

Sec. 30-73. Signs; placement and maintenance authority; obedience required.

The Director may place and maintain, or cause to be placed and maintained, such signs, notices, signals, or control devices as the Director deems necessary to carry out the provisions of this Article, or to ensure public safety and orderly and efficient use of any park. A person shall not willfully fail to obey any sign, notice, signal or control device placed or erected pursuant to this Section.

Sec. 30-74. Compliance with Article provisions; ejection of violators.

Permission to be within the limits of any park, or to use any facilities, is conditioned on the person(s) present in the park or recreational facility complying with all applicable provisions of this Article or any other applicable laws, ordinances, rules and regulations. A violation of any provision of this Article or of any order, rule or regulation authorized by this Article, or of any other applicable law, ordinance, rule or regulation shall result in the person so violating being trespasser ab initio, and a Los Angeles County Deputy Sheriff is authorized to eject any such person(s) from a park or recreational facility.

Sec. 30-75. Enforcement authority.

Except as specifically provided in this Article, the Director or authorized city employee, as defined hereinabove, shall enforce the provisions of this Article.

Sec. 30-76. Liability limitations.

A person exercising any of the privileges authorized by this Article does so at his/her own risk without liability on the part of the City, its officers, employees and agents, for death or injury to persons or damage to property resulting therefrom.

Secs. 30-77 – 30-79. Reserved.

Division 2. Park Rules and Regulations.

Sec. 30-80. Applicability of division.

The rules and regulations set out in this division apply to all parks and recreational facilities within the City except as otherwise expressly stated.

Sec. 30-81. Hours of operation.

A person shall not enter, be or remain in any park or recreational facility except as may be expressly permitted as follows:

- (a) Unless an authorized city employee is present and on duty, no person, other than an authorized city employee, may enter upon, remain in, occupy, or visit any park or recreational facility outside of the posted hours as set forth in subsection (3) below, or such alternative hours of operation as may be posted by the City. Any person who remains in, occupies or visits a park or recreational facility in violation of this subsection shall be guilty of an infraction.
- (b) No person may remain on the premises of any park or recreational facility when asked to leave by an authorized city employee. Any person who remains on, or refuses to depart from, the premises of any park or recreational facility in violation of this subsection shall be guilty of a misdemeanor.
- (c) Hours of operation. The Director shall post the hours of operation in one or more conspicuous locations at each park or recreational facility.

Sec. 30-82. Park property and vegetation; damaging or removing prohibited; exception.

A person, other than an authorized city employee in the performance of his/her duties, shall not:

- (a) Dig, remove, destroy, injure, mutilate or cut any tree, plant, shrub, grass, fruit or flower, or any portion thereof, growing in a park, or fasten any bill or advertisement on any tree in a park;
- (b) Remove any wood, turf, grass, soil, rock, sand or gravel from any park; and
- (c) Cut, break, injure, deface or disturb any rock, building, cage, pen, monument, sign, fence, bench, structure, apparatus, equipment or property in a park or any portion thereof; or mark or place thereon, or on any portion thereof, any mark, writing or printing; or attach thereto any sign, card, display or other similar device.

Sec. 30-83. Vehicle use in a park.

- (a) No person shall ride, drive or propel any vehicle within any park or recreational facility, except upon the roads, driveways and highways provided and designated by the Director for such use, and must ride, drive or propel such vehicle in a careful manner, at lawful rate of speed, and in accordance with the rules and regulations made by the Director.
- (b) No person shall park any automobile or other vehicle on any lawn, vegetation or planted section in any park or recreational facility or in any pedestrian lane therein, or any other place where the rules and regulations of the Director prohibit vehicular parking. All vehicles must be parked so as not to obstruct the flow of traffic.
- (c) No person shall wash, polish, grease or repair any automobile or other vehicle in any park or recreational facility, or any part thereof, except insofar as repairs may be necessary for the immediate removal of any damaged or disabled automobile or other vehicle from such park or recreational facility.
- (d) No person shall stop or park any vehicle at any place within the boundaries of any park or recreational facility after the hours of operation except when participating in an event authorized by the Director, and then only when such person stops or parks the vehicle at an area specifically designed for such stopping or parking in connection with the authorized event.
- (e) No vehicle carrying, or used in carrying goods, wares, merchandise, manure, soil, building material or other article or thing of commerce or trade, shall enter or upon any park or recreational facility without prior authorization of the Director. Transportation of garbage into, upon or within any park or recreational facility is unlawful and prohibited.

Sec. 30-84. Large commercial vehicles and semi-trailers.

A person shall not bring any large commercial vehicle, or semi-trailer into any park or recreational facility. For purposes of this Section, a large commercial vehicle is shall mean any vehicle painted, configured, or designed for primary use in a commercial profession or trade and having an unladen weight of 6,000 pounds or greater, or any vehicle more than 19-feet in length or 7-feet in width or 7-feet in height.

Sec. 30-85. Sound or advertising vehicles.

A person shall not bring any sound or advertising vehicle into any park or recreational facility. For purposes of this Section, a sound or advertising vehicle is defined under Chapter 37, Section 37-1 of the Paramount Municipal Code,

Sec. 30-86. Camping in parks or recreational facilities.

Camping on or within any park or recreational facility is unlawful and prohibited.

Sec. 30-87. Animals.

- (a) It is unlawful for any person to bring, have, allow, suffer, or free any animal within any park and recreation facility, including, but not limited to, any dog, cat, horse, fowl, bovine or other domestic animal, or any reptile or other wild animal; except for service dogs, dogs permitted under subsection 2 herein, or where animals are participating in City sponsored events.
- (b) Dogs shall be permitted in Dills Park, All-American Park, Spane Park, Progress Park and Paramount Park except in those designated areas that have signs posted which prohibit dogs in that specific area. All persons responsible for dogs shall comply with the following special rules:
- (1) Dogs shall be currently licensed and vaccinated with a license visibly attached.
  - (2) Dogs shall always be on a secure leash of not more than six feet (6') long and held continuously in the hands of a responsible person capable of controlling the dog.
  - (3) All persons responsible for dogs must always keep their dogs under visual and voice control.
  - (4) Dangerous or vicious dogs are prohibited. A " Dangerous or vicious dog" is any dog which bites or attempts to bite any human or animal without provocation, or which has a disposition or propensity to attack, bite or menace any human or animal without provocation and endangers the health and safety of any person. Persons responsible for such dogs are legally responsible for any injury caused by their dog(s). Dogs in heat or less than four months of age are prohibited.
  - (5) All persons responsible for dogs shall clean up after their dogs and deposit waste in a trash receptacle.
  - (6) All persons responsible for dogs are responsible for the behavior of their pet. The City shall not be responsible for injury or illness to dogs or their owners.
  - (7) All persons responsible for dogs are requested to monitor and self-police the dog area.
  - (8) The number of dogs with any person shall not exceed two (2) per person.
  - (9) Failure to comply with posted rules may result in citation, expulsion from the park or recreational facility, or may cause the animal to be impounded.

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- (c) It shall be unlawful for any person to disobey or violate the special rules relating to dogs in the parks identified in subsection 2 hereinabove. Signs shall be posted at each entrance to the permitted parks providing all persons using the park with reasonable notice of the special rules and further providing notice that any person failing to do so shall be subject to those penalties in subsection 2(i) above.

Sec. 30-88. Trash, Littering and Dumping.

- (a) No person shall throw, place, cast, deposit, dump or cause to be thrown, placed, cast deposited or dumped, any furniture, ashes, refuse, offal, vegetables, garbage, glass, crockery, dross, cinders, shells, straw, shavings, paper, scraps, dirt, dead animal, dead fish, dead fowl, dead bird or dead reptile, bones, tin cans or like matter, empty box, carton, waste paper, remains of food, newspaper, filth or rubbish of any kind on the grounds, streets, sidewalks, or landscaping in any park or recreational facility.
- (b) No person shall dump or deposit any waste matter in any park or recreation facility container except waste matter created as a result of a park or recreational facility activity.
- (c) No person shall place, pile, deposit or leave any building material or any article or thing whatsoever upon any park or recreational facility without first having obtained a permit from the City.

Sec. 30-89. Alcoholic beverage/narcotics and dangerous drugs possession and/or consumption.

The possession and/or consumption of alcoholic beverages or narcotics and dangerous drugs by any person is unlawful in any park or recreational facility.

Sec. 30-90. Park and facilities use policy—Alcohol.

In the interest of safeguarding and/or furthering the public health, safety and welfare, the City Council may establish a facility use policy for the use of any or all parks or recreational facilities in the City, including City sponsored events at the parks or recreational facilities. The facilities use policy shall, among other things, set forth rules regulating the rental or use of any or all recreational facilities, the time and manner of application for such use, the charges to be paid for such use and other similar administrative matters. The facilities use policy shall be established, and may from time to time be amended, by City Council resolution.

Sec. 30-91. Soliciting for or selling merchandise; restrictions.

A person shall not solicit, or advertise in any manner or for any purpose, or sell or offer for sale any goods, wares, merchandise or services on any park or recreational facility therein except:

- (a) Pursuant to a concession or other agreement authorized by the Director.
- (b) A sports team which is a member of a regular sports league as determined by the Director.
- (c) Pursuant to permission granted by the City Council, if the acts permitted will not in any way detract from the use of the park or recreational facility by the public and if the proceeds are used for charitable purpose and the City Council so finds.
- (d) When found by the Director to be consistent with the policies of the department or to promote the programs of the department, under conditions prescribed by him/her.
- (e) A sidewalk vendor who is otherwise in compliance with the provisions of Article 36 of the Paramount Municipal Code. (Sidewalk Vending Program).

Sec. 30-92. Golf.

No person shall play or practice golf (including, but not limited to, driving, chipping or putting a standard or simulated golf ball), except in a golf course, and/or driving range.

Sec. 30-93. Amplified sound in parks.

- (a) Purpose. The City Council enacts this Section for the sole purpose of securing and promoting the public health, comfort, safety, and welfare of its citizenry. While recognizing that certain uses of sound amplifying equipment are protected by constitutional rights of free speech and assembly, the Council nevertheless feels obligated to reasonably regulate the use of sound amplifying equipment in order to protect the correlative constitutional rights of the citizens of this community to privacy and freedom from the public nuisance of loud and unnecessary sound.
- (b) Permit Required for Amplifiers. It is unlawful for any person to install, use, or operate within a park or recreational facility a loudspeaker or any sound amplifying equipment for the purposes of giving instructions, directions, talks, addresses, or lectures, or of transmitting music to any persons or groups of persons in any park or recreational facility, or in the vicinity of such park or recreational facility, except when installed, used, or operated in compliance with one of the following provisions:
- (1) By authorized law enforcement or the Director; or
  - (2) Under a reservation or permit issued by the Director, and when operated in accordance with terms of such reservation or permit.
- (c) Granting or Denial of Permit.
- (1) In determining whether to grant or deny a permit, the Director shall be guided by the following considerations:
    - a. The constitutional free speech and assembly rights of all persons, including the applicant.
    - b. The possible effects upon the peaceable passage or presence of persons in the park or recreational facility.
    - c. The potential for disorder or unlawful injury to persons or property.
    - d. The potential invasion of other persons' rights of privacy.
    - e. The possible unlawful breach or disturbance of the peace.
    - f. Any actual conflict with other scheduled park uses or events.
  - (2) The Director shall not deny a permit on the basis of any dislike for or disagreement with the content of any proposed talks, addresses, lectures, or musical presentations. The Director may, however, deny a permit for any such events which are designed for advocating imminent lawless conduct.

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- (3) Any person denied a permit may immediately file written appeal with the city clerk. When such written notice of appeal is received, the city clerk shall thereupon forward the appeal to the city council at its next regular meeting, or to a designated agent of the City Council empowered to call a special meeting, at which time the applicant and concerned agencies may present evidence. The City Council action, after such hearing, shall be conclusive and final.
- (d) Power Source for Amplifiers. Amplifiers permitted in parks, as authorized under Subsection B. hereinabove, shall be operated only through a power source as required by the Director.

Sec. 30-94. Other prohibited activities.

The following activities are also unlawful and prohibited within all parks or recreational facilities as defined in this Article:

- (a) To throw upon, along or across any public highway, street, roadway or driveway any missile capable of causing personal injury or damage to personal property, or to throw such missile at or toward, or in the vicinity of any vehicle standing or moving along, upon or across any section, highway, street, roadway or driveway;
- (b) To take or otherwise transport, or have in possession therein, or to fire or discharge therein, any firearm, firecracker, rocket, torpedo, fireworks, gun or slingshot;
- (c) To disturb the peace or quiet therein by any undue loud or unusual noise, or by tooting, blowing or sounding any automobile siren, horn or signal, or any noisemaking device, or any tumultuous conduct, to use any vulgar, profane or obscene language therein, or to interfere with a permitted use of designated picnic areas;
- (d) Gambling, unless authorized by the Director for permitted events conducted by local service clubs and non-profit organizations;
- (e) Public Intoxication as prohibited under Section 3.1 of the Paramount Municipal Code;
- (f) Washing of clothes, dishes, bathing or swimming unless specifically permitted;
- (g) Fight or challenge another person to fight;
- (h) Circuses, carnival rides, game trucks or other similar entertainment unless part of a City sponsored event;
- (i) To cook or prepare food using a portable barbeque (BBQ) device, other than those BBQ's provided by the City. No additional BBQ's are permitted to be brought into any park area;
- (j) To create, start, or use an open fire;
- (k) To engage in kite flying or to operate model airplanes, boats or drones except in areas designated for such use by the Director, and subject to all rules and regulations contained in such written permission;

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- (l) To set up, possess, use, or operate a moon bounce, or similar inflatable devices, without a City permit;
- (m) To use or operate any motorized bike, scooter, or other motorized two-wheel device;
- (n) Smoking or the use of tobacco products is unlawful and prohibited within or on any park or recreational facility except that tobacco products may be smoked in outside areas designated by the Director for and during certain special events. This prohibition encompasses the entire campus of City park and recreational facilities including, but not limited to, outdoor and indoor areas, playgrounds, gazebos, parking lots, walkways, and easements;
- (o) Public urination or defecation other than in a public facility designated for such use;
- (p) The use of portable generators except upon issuance of an approved jumper, moon bounce, similar inflatable permit, or any other need for power by the City;
- (q) Nude activity as prohibited under Section 30-46 of the Paramount Municipal Code;
- (r) Obscene materials as prohibited under Section 30-23 of the Paramount Municipal Code;
- (s) The use of glass beverage containers as prohibited under Section 30-4.1 of the Paramount Municipal Code;
- (t) No roping off areas to reserve for private use (no cones, tape, flags) except upon issuance of a facility use or special event permit from the City;
- (u) Group picnic activities on or within parks are restricted to weekends and holidays. Group picnic activities are prohibited during weekday park hours and no person may reserve any park space during weekday park hours unless expressly allowed under this Article.

Sec. 30-95. Permit for community events or special events.

Any person who desires the exclusive or semi-exclusive use of all or any portion of a park or recreational facility for the conduct of a community event or special event must apply for a permit authorizing such use. The facilities use policy, or other regulatory ordinance shall set forth and/or identify (A) those parks and/or recreational facilities which may be eligible for such use or the portion of any such parks or recreational facilities which may be eligible for such use; (B) the duration of such use; (C) the procedures for applying for a permit; (D) the requisite criteria for granting a permit; and (E) such other terms, conditions and responsibilities as may be reasonably be imposed upon any person seeking the exclusive or semi-exclusive use of an eligible park or recreational facility or eligible portion thereof.

Sec. 30-96. Expressive activity.

- (a) Purpose. The City Council respects and upholds the right of the public to use the City's public parks for expressive activity. While recognizing that political activity is protected by constitutional rights of free speech and assembly, the Council nevertheless feels obligated to reasonably regulate the time, place and manner of such expressive activity in order to protect the rights of members of the community who are also enjoying the use of the City's public parks and recreational facilities and especially when members of the community are attending special City park events.

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- (b) Candidates seeking office are free to set up a campaign table at any of the City's parks with election signage during the hours a park is open; provided, however, that the candidate shall be required to have someone present during all times the campaign table is on the park and must not be left unattended. The campaign table is the only location where candidates may place signage. Candidates can also distribute campaign literature to other members of the community who are enjoying the use of the City's public parks or recreational facilities without unduly interfering with the right of park-goers to enjoy the parks or recreational facilities.
- (c) At City events or co-sponsored events, the City will designate an area where a candidate's campaign table can be freely set up. The campaign table is the only location where a candidate may place signage. All other space in the park will be designated and utilized as event space for the City or co-sponsored special event. Candidates can also distribute campaign literature on the park during the special event but must be done peacefully and not unduly infringe on the community members rights to enjoy the special event.

Sec. 30-97. Special regulations for certain City parks.

The City Council finds that a number of City Parks have limited or no reservable areas for persons and therefore the following additional rules apply at all times in addition to the general regulations in this Article:

- (a) Paramount Park. Has reservable gazebo areas. Any picnic setups outside of the designated gazebo areas is prohibited. Gazebo rentals at this park are limited to a maximum of 25 persons per party. Any party in excess of 25 persons shall require a special event permit from the Director.
- (b) Progress Park. Has two (2) reservable areas (not gazebo). Any picnic setups outside of the designated reservable areas is prohibited. Reservable areas at this park are limited to a maximum of 25 persons per party. Any party in excess of 25 persons shall require a special event permit from the Director.
- (c) All-American Park. Has one (1) reservable area. Persons are authorized to set up booths outside this area and open on three (3) sides. The size and number of the booths shall be regulated by the Director prior to use. Booths are prohibited unless open on three (3) sides and viewable. Only (2) 10 ft. x 10 ft booths per party are allowed within this area with a maximum of 3 parties per allowed day of use at this park.
- (d) Spane Park. Has no reservable areas. Persons are authorized to set up booths within this Park and open on three (3) sides. The size of the booths shall be regulated by the Director prior to use. Booths are prohibited unless open on three (3) sides and viewable. Only (2) 10 ft. x 10 ft. booths per party are allowed within this area with a maximum number of 25 persons per party, and a maximum of 2 parties per allowed day of use at this park. Any requested use in excess of these stated limitations shall require a special event permit from the Director.
- (e) Dills Park. Has one (1) reservable area. Any picnic setups outside of the designated reservable area is prohibited.
- (f) Salud Park. Has no reservable areas. Any picnic setups are prohibited.
- (g) Garfield Park. Has no reservable areas. Any picnic setups are prohibited.

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- (h) Village Park. Has no reservable areas. Any picnic setups are prohibited.
- (i) Meadows Park. Has two (2) reservable gazebo areas. Any picnic setups outside of the designated gazebo areas are prohibited.
- (j) Carosmith Park. Has no reservable areas. Any picnic setups are prohibited.
- (k) Pequeno Park. Has no reservable areas. Any picnic setups are prohibited.

Any areas which are authorized for a person to set up either booths or tents are prohibited from locating or placing such booths or tents in any athletic field space. For purposes of this Section 30-98, a booth is defined as any portable structure consisting of metal or plastic legs and a canopy top.

Sec. 30-98. Emergency exclusion of public and safety precautions.

In an emergency or when the Director, the police chief, the fire chief, or their designee shall determine that the public interest, or public health, or public morals, or public safety demands such action, any park and recreation facility or any part or portion thereof, may be closed against the public and all persons may be excluded therefrom until such emergency or other reason upon which such determination of the director of parks and recreation is based has ceased, and upon the cessation thereof the park and recreation facility, trail, grounds or recreation center or part or portion thereof so closed shall again be reopened to the public by the Director.

Sec. 30-99. Penalty for violation.

- (a) It is unlawful for any person to violate any provision or fail to comply with any mandatory requirement of this Article. Except as otherwise provided in subsection (b) of this Section, any person violating any provision, or failing to comply with any mandatory requirement of this Article is guilty of an infraction, and upon conviction shall be punished by a fine as established by Government Code Section 36900 then in effect.
- (b) Notwithstanding any provision to the contrary, any person committing any act made unlawful pursuant to subsection (a) of this Section shall be guilty of a misdemeanor and upon conviction shall be punished by a fine of not more than one thousand (\$1,000.00) dollars and/or imprisonment of not more than six (6) months, if any of the following circumstances exists:
  - (1) The violation was committed willfully or with knowledge of its illegality;
  - (2) The violator does not cease or otherwise abate the violation after receiving notice of such violation;
  - (3) The violator has previously been convicted of violating the same provision of this Article within two years of the currently charged violation. For this purpose, a bail forfeiture is a conviction of the offense charged.; or
  - (4) The provision violated specifies that such violation shall be a misdemeanor.

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- (c) In addition to all other legal remedies which may be pursued by the City to address any violations of this Article, any person violating any provision of this Article may be issued an administrative citation as provided in Article II of the Paramount Municipal Code.
- (d) Each person violating any provision or failing to comply with the mandatory requirements of this Article shall be deemed guilty of a separate offense for each day during any portion of which any violation of any provision of this Article is committed, continued or permitted by such person, firm or corporation, and shall be punishable as provided in this Section.

Secs. 30-100 – 30-110. Reserved.

(Ord. No. 1125)