CITY OF GRANDE PRAIRIE

OFFICE CONSOLIDATION

BYLAW C-1310

A Bylaw of the City of Grande Prairie

to regulate the use of Parkland

(As Amended by Bylaw C-1310A and C-1489)

WHEREAS, pursuant to Section 7 of the Municipal Government Act RSA 2000, Chapter M-26, Grande Prairie City Council may pass bylaws for municipal purposes respecting the safety, health and welfare of people and the protection of people and property;

WHEREAS, pursuant to Section 7 of the Municipal Government Act, Council may pass bylaws for municipal purposes respecting people, activities and things in, on or near a public place or place that is open to the public; and

WHEREAS, pursuant to section 7 of the Municipal Government Act, Council may pass bylaws for municipal purposes respecting the enforcement of bylaws made under this or any other enactment, including the creation of offences.

NOW, THEREFORE, THE MUNICIPAL COUNCIL OF THE CITY OF GRANDE PRAIRIE, IN THE PROVINCE OF ALBERTA, DULY ASSEMBLED, ENACTS AS FOLLOWS:

SHORT TITLE

1. This Bylaw shall be called the "Parkland Bylaw".

DEFINITIONS

2. In this Bylaw:

"Boulevard" has the same meaning as defined in the Traffic Safety Act, RSA 2000, Chapter T-6, and amendments thereto.

"Bicycle" means a Bicycle or power Bicycle, as those terms are defined in the Use of Highway and Rules of the Road Regulation, AR 304/2002.

(Bylaw C-1310A – December 11, 2023)

"City" means the municipal corporation of the City of Grande Prairie, or the municipal boundaries of the City of Grande Prairie, as the context requires.

(Bylaw C-1310A – December 11, 2023)

Deleted by Bylaw C-1489 – July 14, 2025

"City Manager" means the person appointed by Council to the position of Chief Administrative Officer of the City or their designate.

(Bylaw C-1310A – December 11, 2023)

Deleted by Bylaw C-1489 – July 14, 2025

"Council" means the duly elected municipal Council of the City.

"Director" means the City Manager.

(Bylaw C-1310A – December 11, 2023)

"Foreign Matter" means dirt, clay, rock, gravel, cinders, shavings, wood scrap, ashes, iron or metal scrap, trade waste, house refuse, grass clippings, tree cuttings, garden waste, or any other material, matter or substance that is likely to interfere with the appearance of the Parkland.

"Highway" has the same meaning as defined in the Traffic Safety Act, RSA 2000, Chapter T-6, and amendments thereto.

"Municipal Tag" means a tag or ticket wherein a Person alleged to have committed a breach of a provision of this Bylaw is given an opportunity to pay a Voluntary Penalty to the City in lieu of prosecution for the alleged breach.

"Mobility Aid" means a device used to facilitate the transport, typically in a seated orientation, of a person with a physical disability.

(Bylaw C-1310A – December 11, 2023)

"Motor Vehicle" means:

- a) a car, truck, motorcycle or any other vehicle which, in order to be operated on a Highway in accordance with applicable law, must display a valid and subsisting licence plate issued by a province or territory of Canada, including any vehicle displaying such a licence plate;
- b) an all-terrain vehicle, dirt bike, gas-powered Bicycle, side by sides, golf carts, snowmobile, motorboat or any other vehicle propelled by an internal combustion engine; and
- c) a holiday trailer, trailer, camper or other device which may be towed behind another Vehicle and which in order to be towed on a highway in accordance with applicable law, must display a valid and subsisting licence plate issued by a province or territory of Canada, including any vehicle displaying such a licence plate; but
- d) does not include a Wheeled Conveyance, or a drone.

(Bylaw C-1310A – December 11, 2023)

"Parkland" means:

- a) those portions of any lands owned by The Grande Prairie Public School Division, The Grande Prairie Roman Catholic Separate School Division, and Northwestern Polytechnic which are referred under the SCORES agreement;
- b) environmental reserves and natural areas; and
- c) any land under the City's direction, management or control including but not limited to:
 - i) land titled to the City;
 - ii) developed or undeveloped road right-of-ways and statutory road allowances;
 - iii) all easements in favour of the City; and
 - iv) all utility right-of-ways.
- d) Public Land commonly referred as Parkland in the City, subject to any exception provided in any statute of the Province of Alberta, or any agreement entered by the City affecting the use of Public Land: and

e) public space controlled by the City and set aside as a park to be used for rest, recreation, exercise, pleasure, amusement, cultural heritage, education, appreciation of nature, and enjoyment and includes, playgrounds, natural areas, sports fields, pathways, and trails.

"Park Signage" means any visual communication, including signs, symbols, graphics and other visual elements, that are strategically placed on or about a Parkland, Pathway or Trail to convey information, instructions, regulations or guidance to park visitors, users and the general public.

(Bylaw C-1310A – December 11, 2023)

"Pathway" means a multi-purpose thoroughfare controlled by the City which is:

- a) improved by asphalt, concrete, brick or similar surface;
- b) designed for use by pedestrians, cyclists and persons using Wheeled Conveyances;
- c) designated as a Pathway in Schedule "B" of this Bylaw; and
- d) includes any bridge or structure with which it is contiguous.

(Bylaw C-1310A – December 11, 2023)

"Peace Officer" means a sworn member of the Grande Prairie Police Service, a sworn member of the Royal Canadian Mounted Police, a bylaw enforcement officer of the City, or a community peace officer of the City.

(Bylaws C-1310A – December 11, 2023 and C-1489 – July 14, 2025)

"Permit" means written permission granted by the Director, for an activity not otherwise allowed under this Bylaw.

"Person" means an individual Person, a firm, partnership, joint venture, corporation, association, society and any other incorporated body.

"Public Land" means:

- a) public utility lots and storm water management facilities;
- b) municipal reserves and school reserves;
- c) environmental reserves and natural areas; and
- d) any land under the City's direction, management or control including but not limited to:
 - i) land titled to the City;
 - ii) developed or undeveloped road right-of-ways and statutory road allowances;
 - iii) all easements in favour of the City;
 - iv) all utility right-of-ways;
 - v) all Boulevards; and
- e) all Highways maintained and controlled by the City.
- f) all lands and premises owned by the City which are designated as a Parkland.

"Public Notice" means an official notice disseminated by the Director through the City's website and any other channels deemed appropriate by the Director, to inform the general public, stakeholders and concerned parties about significant matters relating to this Bylaw, including Parklands or the use thereof.

(Bylaw C-1310A – December 11, 2023)

"Trail" means a path, made of gravel or natural, controlled by the City which is:

- a) not improved by asphalt, concrete, brick or similar surface;
- b) suitable for use by pedestrians seeking rough terrain;
- c) designated as a Trail in Schedule "B" of this Bylaw; and
- d) includes any bridge or structure with which it is contiguous.

(Bylaw C-1310A – December 11, 2023)

"Unauthorized Use" means a Person accessing on or over Public Lands or constructing, storing, erecting or placing anything on/under or over Public Land for any purpose without written consent from the City.

"Wheeled Conveyance" means a human powered or electric motorized vehicle which conforms to one (1) of the following varieties:

- a) a Bicycle;
- b) a Mobility Aid; or
- c) any other device which is designated by the Director as a Wheeled Conveyance in a Public Notice published on the City's website, as amended from time to time."

(Bylaw C-1310A – December 11, 2023)

(Deleted by Bylaw C-1310A – December 11, 2023)

"Voluntary Penalty" means a penalty specified in Schedule "A" of this Bylaw which amount may be paid by the Person to whom a Municipal Tag is issued, in lieu of prosecution.

AUTHORITY OF CITY COUNCIL

- 3. Council may make rules and regulation governing the use or uses of such Parkland or portion thereof and may amend and repeal any such rules and regulation. Records of rules and regulation governing the use of any Parkland will be maintained by the City and open to public inspection during business hours, as requested.
- 4. Council may, shut off or close any Parkland, or portion thereof, including all Highways or thoroughfares, and may control traffic flow within any Parkland.
- Council may, at any time, authorize a charge or charges in accordance with <u>Bylaw C-1395</u>,
 <u>Schedule "A"</u> to be levied for the admission to or use of a Parkland or portion thereof.

AUTHORITY OF DIRECTOR

- 6. The Director is hereby authorized to:
 - a) issue any Permit required under this Bylaw;
 - b) impose conditions, set fees in accordance with <u>Fees. Rates and Charges Bylaw C-1395.</u>

 <u>Schedule "A."</u>, modify, suspend or cancel any Permit issued under this Bylaw;
 - c) designate, by Public Notice, Wheeled Conveyances which may be used on some or all Pathways;
 - d) designate, by Public Notice, Wheeled Conveyances which may be used on some or all Trails;

e) determine the content and location of signs, including traffic control devices, in, on or about a Parkland, Pathway or Trail and cause the placement, amendment or removal of same; and

f) issue a Public Notice in respect of any Parklands or the use thereof.

(Bylaw C-1310A – December 11, 2023)

7. The Director may, at any time deemed necessary, temporarily close any Parkland or any portion thereof to public use, limit the use of any Parkland or portion thereof to the playing of one or more types of active games, or prohibit the use of any Parkland or portion thereof for any activity or game, that may damage grass, flowers, trees, shrubs, equipment, buildings or structures.

APPEALS

8. Any Person who is affected by a decision of the Director may appeal the decision in accordance with the General Appeal Board Bylaw C-1469.

- 9. Deleted by Bylaw C-1489 July 14, 2025
- 10. Deleted by Bylaw C-1489 July 14, 2025
- 11. Deleted by Bylaw C-1489 July 14, 2025
- 12. Deleted by Bylaw C-1489 July 14, 2025

CONTRAVENTION OF PERMIT

13. No Person shall contravene any term or condition contained in a Permit issued by the Director, pursuant to this Bylaw.

PERMISSION FOR ACTIVITIES ON PARKLAND

- 14. Notwithstanding any other provision of this Bylaw a Person may carry out an activity on Parkland otherwise regulated, restricted or prohibited by this Bylaw, providing that:
 - a) a Permit has been issued by the Director allowing such activity;
 - b) the activity is permitted pursuant to a license, or a rental agreement, which governs the activity, or the usage of Parkland for the activity; and
 - c) the activity takes place in an area designated by the Director, for such activity.

ACTIVITIES ALLOWED IN DESIGNATED AREAS

- 15. As allowed by the Director, and in accordance with any terms or conditions established by the Director, in a designated area a Person may engage in the following activities:
 - a) ride downhill on a toboggan, sleigh, carpet or any other sliding device;
 - b) ride downhill on skis, on a snowboard or on another similar device;
 - c) play hockey;
 - d) play disc golf; or
 - e) engage in any other similar activity, specifically approved by the Director.

Providing the activity is not specifically prohibited on Parkland by any other City bylaw.

COMMERCIAL ACTIVITY

16. The Director may, by Permit or lease, authorize a commercial activity in any Parkland, where that activity provides user convenience, encourages active living, supports arts, culture and tourism, or improves the efficiency of park operations. Commercial activities include, but are not limited to:

- a) food service providers;
- b) festivals and cultural events; (as defined in <u>Bylaw C-1405</u>, Outdoor Events Permit Bylaw)
- c) entertainment or busking; or
- d) vendor provided programs, lessons, equipment rentals or other park related activities.
- 17. The Director may refuse any commercial activity, that in the opinion of the Director, will have a negative impact on other users of Parkland, or have a negative impact on the natural environment of any Parkland, or is inconsistent with the City guiding principles and values.
- 18. No Person shall engage in a commercial activity in any Parkland without a Permit from the Director.

ENTRANCE

19. No Person, other than a City official, an employee of the City, or agent of the City, while acting in the course of their duties or employment, shall enter any Parkland or portion thereof while it is closed.

GENERAL PROHIBITION

- 20. Except with a Permit, or written permission from the Director, in a Parkland, no Person shall:
 - a) place or erect any structures, sign, bulletin board, post, pole, or advertising device of any kind, or attach any notice, bill, poster, sign, wire, or cord to any tree, shrub, fence, railing, post or structure;
 - b) distribute any hand bills or circulars;
 - c) use any audible advertising device;
 - d) throw or cast any stones, balls of snow or ice, projectiles, or any other dangerous object, unless it is a part of a recreational sport, specifically permitted in Parkland;
 - e) kill, injure, tease, molest, or disturb any bird or animal, or take, destroy or disturb the eggs or young of such bird or animal;
 - f) remove, destroy, mutilate, deface, or climb upon any tree, structure or fixture including but not limited to any monument, fountain, wall, fence, wire netting, Motor Vehicle, gate, sign, seat, bench or exhibit;

(Bylaw C-1310A – December 11, 2023)

- g) plug into, tamper with, or in any way damage any plumbing, electrical, heating, or other fixture:
- h) cut, chop or in any way harm or deface any tree, turf, shrub, hedge, plant, flower or ornament;
- i) walk, stand, or sit on any flowerbed;

- j) walk upon any lawn or garden area where Public Notice prohibits Persons from so doing;
- k) dig in the soil or ground, or remove any tree, plant, shrub, or equipment of any kind that is growing or fixed therein;
- I) write, mark, draw, or paint on any fence, tree, post, equipment, shed, building, or other structure;
- m) drive, ride, or lead any horse or other animal, except on a Highway, trail, walkway, or area designated for such purpose by the Director;
- n) have a dog off leash other than a designated off leash area, unless the Person is participating in a City authorized and City sanctioned off leash dog event;

(Also see the provisions in <u>Bylaw C-1226 Animals and Responsible Pet Ownership</u> Bylaw)

o) operate a Motor Vehicle in Parkland, other than on a Highway designated for Motor Vehicle usage, and in accordance with the *Traffic Safety Act* and any Park Signage or Public Notice which apply, provided that this subsection, 20.0), shall not apply to Motor Vehicles of the Grande Prairie Fire Department, the Grande Prairie Police Services, the Royal Canadian Mounted Police, the City, Alberta Health Services or other EMS provider or contractors of the City, while actively engaged in carrying out their duties;

(Bylaw C-1310A – December 11, 2023)

- p) start, ignite, or maintain a fire, permit a fire to be started or ignited, use a combustible wood or charcoal cooking or heating device, use a propane or natural gas cooking or heating device, or use a use an electric cooking or heating device, except in a designated fireplace, fire pit, or other apparatus provided therein for such purposes;
- a) set off fireworks;
- r) place, deposit or discard, paper, glass or other refuse which may be offensive, injurious, or inconvenient to Persons using a Parkland, <u>except</u> in a receptacle provided for such purpose; or
- s) place or deposit any foreign matter in a Parkland, <u>except</u> in a receptacle provided for such purpose.

USE OF PATHWAYS AND TRAILS

- 20.1 Unless expressly authorized to do so by Public Notice, Park Signage or a Permit, a Person shall not operate or ride as a passenger in:
 - a) a Motor Vehicle on a Pathway or a Trail; and
 - b) any vehicle other than a Wheeled Conveyance on a Pathway or a Trail.
 - Provided that this provision shall not apply to Motor Vehicles crossing a Pathway or a Trail perpendicularly for the purposes of entering or existing a driveway, parking lot, or other legally permitted ingress or egress point.
- 20.2 While operating a Wheeled Conveyance on a Pathway or a Trail, a Person shall:
 - a) exercise reasonable care to prevent collisions with pedestrians or other Wheeled Conveyance operators;

b) operate at a speed and in a manner which is reasonable given the existing environment conditions, including but not limited to weather, visibility, and traffic congestion;

- c) always maintain a position on the right-hand side of the Pathway or Trail, except when overtaking another Person on the Pathway or Trail;
- d) when overtaking another Person on the Pathway or Trail, issue an audible warning signal in a manner sufficient to alert the Person being overtaken;
- e) display a forward-facing white light and a rear-facing red reflector when operating between the times of sunset and sunrise; and
- f) not carry a passenger, unless the Wheeled Conveyance is designed to carry a passenger and a Person who claims that a Wheeled Conveyance is designed to carry a passenger shall have the burden of proof with respect to same.
- 20.3 Sections 20.1 and 20.2 shall not apply to Motor Vehicles or Wheeled Conveyances of the Grande Prairie Fire Department, the Grande Prairie Police Service, the Royal Canadian Mounted Police, the City, Alberta Health Services or other EMS provider, or contractors of the City, while actively engaged in carrying out their duties.
- 20.4 No Person who is less than 18 years old shall operate or ride as a passenger on a Wheeled Conveyance, other than a Mobility Aid, unless that Person is wearing a safety helmet. For the purposes of this Section, a "safety helmet" has the same meaning ascribed under Division 3 of the Vehicle Equipment Regulations, Alta Reg 322/2002.

(Bylaw C-1310A – December 11, 2023)

OCCUPYING PARKLAND

- 21. Without first obtaining permission from the Director, in any Parkland, no Person shall reside or camp, except for those areas specifically established and permitted for such purpose, and then only in accordance with the terms and conditions established by the Director.
- 22. Without first obtaining permission from the Director, in any Parkland, no Person shall occupy, erect, control, park, or abandon a tent, structure, temporary shelter, utility trailer, motor Vehicle, camper, recreational Vehicle, travel trailer, building, or any other similar living shelter.
- 23. Without first obtaining permission from the Director, in any Parkland, no Person shall store, place or leave anything, including but not limited to, personal property or belongings, carts, bicycles, tools, constructions material or equipment or any other similar or related items.

UNAUTHORIZED USE

24. No Person shall make Unauthorized Use of Public Lands.

DISTURBANCE

- 25. No Person shall make loud noise, use blasphemous, vulgar, or insulting language, engage disorderly conduct of any kind, or engage in any activity which is likely to lead to a breach of the peace, or disturb any other Person in any Parkland or using any Parkland facility.
- 26. No Person shall obstruct the free use or enjoyment of any Parkland by any other Person.

GAMBLING WITHOUT PERMIT

27. No Person shall administer or participate in any game of chance or other gambling in any Parkland except when written permission has been obtained from the Director.

PARADE AND CONCERT

28. Without first obtaining Permit from the Director, in any Parkland, no Person shall sponsor or participate in a concert, march, drill, parade, public picnic, political gathering, religious gathering, unlawful protest, or any other such similar ceremony or activity.

PROHIBITED ACTIVITIES

29. No Person shall ride a Wheeled Conveyance or other vehicle within any Parkland where riding a Wheeled Conveyance or other vehicle is prohibited by a sign or Public Notice.

(Bylaw C-1310A – December 11, 2023)

- 30. No Person shall play golf in a Parkland, except in those areas specifically established and permitted for such purpose, and then only then in accordance with the terms and conditions established by the Director.
- 31. No Person shall swim, bathe, or wade in any lake, stream, river, pond, or pool within a Parkland, other than in a designated swimming facility, and then only then in accordance with the terms and conditions established by the Director, who may regulate the days and hours wherein the activity is permitted.
- 32. No Person shall operate a boat, wind-surfer or other water-borne craft on any lake, pond or other similar body of water except in an area designated by the City for such activity.
- 33. No Person shall skate on the ice in a Parkland, other than in a designated area, and then only then in accordance with the terms and conditions established by the Director.
- 34. Without a Permit from the Director, no Person shall operate a drone in any Parkland, unless:
 - a) the drone weighs less than 250 grams;
 - b) the drone complies with all provincial and federal legislation including all requirements under the Canadian Aviation Regulations (SOR/96-433); and
 - c) the drone is operated in a designated area, approved by the Director.
- 35. Without a Permit from the Director, no Person shall launch or land a hot air balloon, unless it's launching or landing a hot air balloon is required due to safety considerations or in an emergency situation.

EXEMPTION

- 36. This Bylaw shall not apply to any employee, or agent of the City acting in the course of their duties or employment.
- 37. This Bylaw shall not apply to any act of emergency maintenance or repair being carried out by employees or contractors of any private utility on behalf of the City.

OFFENCES AND POWERS OF PEACE OFFICERS

38. Any Person who contravenes any provision or requirements of this Bylaw is guilty of an offence and is liable for, and subject to the fines listed in Schedule "A".

- 39. Any Person who contravenes any provision of this Bylaw is guilty of an offence, and is liable: a) for a first offence to a specific fine listed in Schedule "A".
 - b) for a second subsequent offence, within a calendar year, to double the specific fine listed in Schedule "A".
- 40. Any Person who is found guilty of an offence under this Bylaw is liable to a fine of at least the specified fine, and for each offence imposing a fine not exceeding \$10,000.00, or imprisonment for not more than one year, or both.
- 41. A Peace Officer may issue a Municipal Tag, violation ticket, or summons pursuant to the Provincial Offences Procedure Act, to any Person who contravenes any provision of this Bylaw.
- 42. Service of a Municipal Tag shall be completed if it is:
 - a) personally served;
 - b) attached to any Motor Vehicle with respect of an offence alleged to have been committed in relation to that Motor Vehicle;
 - c) sent by ordinary mail to the residence of the registered owner of a Motor Vehicle; or
 - d) left for the defendant, at their residence with an occupant of the residence who appears to be at least eighteen (18) years of age.

(Bylaw C-1310A – December 11, 2023)

CONTINUING OFFENCE

43. In the case of an offence that is of a continuing nature, a contravention of any provision of this Bylaw constitutes a separate offence, with respect to each day, or part of a day, during which the contravention continues, and a Person guilty of such an offence is liable to a fine in an amount not less than that established by this Bylaw, for each such separate offence.

SEVERABILITY

44. Should any provision of this Bylaw be invalid or unlawful, then that provision shall be severed, and the remaining bylaw shall be maintained and remain in force.

REPEALED

45. Bylaw C-834 and all amendments thereto, are hereby repealed.

COMING INTO FORCE

46. This Bylaw shall take effect on the date it is passed.

READ a first time this 14th day of December, 2020.

READ a second time this 14th day of December, 2020.

READ a third time and finally passed this 14^{th} day of December, 2020.

<u>"B. Given" (signed)</u>
Mayor
<u>"A. Karbashewski" (signed)</u>
City Clerk

BYLAW C-1310

SCHEDULE "A"

FINES

Section No.	<u>Offence</u>	<u>Fine</u>
	CONTRAVENTION OF PERMIT	
13.	Contravene term or condition of a Permit	\$500.00
	COMMERCIAL ACTIVITY	
18.	Engage in commercial activity without Permit	\$250.00
	ENTRANCE	
19.	Enter Parkland while closed	\$150.00
	GENERAL PROHIBITION	
20.(a)	Erect or attach sign, advertising, notice, poster	\$150.00
20.(b)	Distribute hand bills or circulars	\$150.00
20.(c)	Use audible advertising device	\$150.00
20.(d)	Throw or cast any stones, or any other dangerous object	\$150.00
20.(e)	Kill, injure, tease, or disturb bird or animal	\$150.00
20.(f)	Remove, destroy, deface or climb on structure or fixture	\$150.00
20.(g)	Plug into, damage or tamper with plumbing, electrical or heating	\$150.00
20.(h)	Cut, harm, deface any turf, tree, shrub, plant or ornament	\$150.00
20.(i)	Walk, stand in any flowerbed	\$150.00
20.(j)	Walk on lawn or garden area where prohibited	\$150.00
20.(k) 20.(l)	Dig in ground, or remove tree, plant, or equipment of any kind Write, mark or paint on any fence, tee, equipment or shed	\$250.00 \$250.00
20.(m)	Drive, ride or lead a horse or other animal in Parkland	\$150.00
20.(n)	Have a dog off leash in Parkland	\$150.00
20.(o)	Operate motorized Vehicle in Parkland	\$250.00

Section No.	<u>Offence</u>	<u>Fine</u>
20.(p)	Start a fire or other use a combustible device in Parkland	\$250.00
20.(q)	Set off fireworks	\$250.00
20.(r)	Litter in a Parkland	\$250.00
20.(s)	Dump or deposit foreign matter within a Parkland	\$250.00
20.1(a)	Motor Vehicle on a Pathway or Trail (Bylaw C-1310A – December 11, 2023)	\$500.00
20.1(b)	Other vehicle on a Pathway or Trail (Bylaw C-1310A – December 11, 2023)	\$500.00
20.2(a)	Failure to exercise reasonable care while operating a Wheeled Conveyan \$250.00	ce
	(Bylaw C-1310A – December 11, 2023)	
20.2 (b)	Failure to operate Wheeled Conveyance at a speed and in a manner which is reasonable, given conditions (Bylaw C-1310A – December 11, 2023)	\$250.00
20.2(c)	Failure to operate Wheeled Conveyance on right-hand side (Bylaw C-1310A – December 11, 2023)	\$100.00
20.2(d)	Failure to issue audible signal while overtaking (Bylaw C-1310A – December 11, 2023)	\$100.00
20.2(e)	Failure to display light and reflector (Bylaw C-1310A – December 11, 2023)	\$100.00
20.2(f)	Carry passenger on Wheeled Conveyance (Bylaw C-1310A – December 11, 2023)	\$100.00
20.4	Minor on Wheeled Conveyance without safety helmet (Bylaw C-1310A – December 11, 2023)	\$100.00
	OCCUPYING PUBLIC LAND	
21.	Camp or reside in any Parkland without permission	\$250.00
22.	Occupy or erect a tent, temporary structure, or other living shelter	\$250.00
23.	Store or leave property, belongings, material, or equipment on Parkland	\$250.00
	UNAUTHORIZED USE	
24.	Make Unauthorized Use of Public Lands	\$250.00

Section No.	<u>Offence</u>	<u>Fine</u>
	DISTURBANCE	
25.	Make loud noise or use insulting, vulgar or offensive language	\$250.00
26.	Obstruct free use or enjoyment of any Parkland	\$250.00
	GAMBLING WITHOUT PERMIT	
27.	Administer or participate in gambling without permission of the Director	\$250.00
	PARADE OR CONCERT	
28.	March, drill, parade, protest or gather without Permit from Director	\$250.00
	PROHIBITED ACTIVITIES	
29.	Ride Wheeled Conveyance or other vehicle in prohibited area (Bylaw C-1310A – December 11, 2023)	\$100.00
30.	Play golf in a Parkland	\$100.00
31.	Swim, wade in lake, stream, river, pond or pool without permission	\$100.00
32.	Operate a boat or other watercraft, not in a designated area	\$100.00
33.	Skate on in a Parkland outside designated area	\$100.00
34.	Operate a drone in Parkland without Permit	\$150.00
35.	Launch or land hot air balloon without Permit	\$150.00