

BY-LAW NUMBER 2018/34

BY-LAW NO. 2018/34 is a By-law of the County of Wetaskiwin No. 10 in the Province of Alberta regulating the conduct in Municipal Parks in the County of Wetaskiwin No. 10.

WHEREAS, the County of Wetaskiwin No. 10 operates designated parks described in Schedule "A" attached to this By-law;

AND WHEREAS, there has been recurring evidence of disorderly conduct in the parks, as well as conduct which could be or has been destructive to property;

AND WHEREAS, the Municipal Government Act, R.S.A. 2000, c. M-26; the Provincial Offences Procedure Act, R.S.A. 2000, c. P-34 the Traffic Safety Act, R.S.A. 2000, c. M26; the Off Highway Vehicle Regulation AR 319/2002; and amendments thereto, authorize the municipality to enact this bylaw;

NOW THEREFORE, the Council for the County of Wetaskiwin No. 10, in the Province of Alberta, duly assembled, hereby enacts as follows:

1) TITLE

This bylaw may be cited as the "Municipal Parks Bylaw".

2) DEFINITIONS

In this bylaw

- a) **"Animal"** means a domestic animal and includes an animal that is wild by nature but has been domesticated;
- b) **"Camping accommodation"** means:
 - i) a tent,
 - ii) a trailer,
 - iii) a tent trailer,
 - iv) a motor home,
 - v) a van,
 - vi) a truck camper,
 - vii) a fifth wheel trailer, or
 - viii) other similar unit used as shelter by a person while camping or in conjunction with camping
- c) **"CAO"** shall mean Chief Administrative Officer of the County of Wetaskiwin No. 10;
- d) **"Council"** shall mean the Council for the County of Wetaskiwin No.10;
- e) **"County"** shall mean the County of Wetaskiwin No.10;
- f) **"Day Use"** shall mean any and all areas in a designated park where individual campsites have not been set out. To include any and all of the following areas:
 - i) Public beach area,
 - ii) Parking lots,
 - iii) Play ground area,
 - iv) Boat launch area,
 - v) Picnic area,
 - vi) Boat dock area
- g) **"Designated Park"** means the parks described in Schedule "A", attached to this bylaw;
- h) **"Firearm"** shall mean any device that propels a projectile by means of explosion, spring, air, gas, string, wire or elastic material or any combination of those things;
- i) **"Highway"** means a highway as defined in the Traffic Safety Act, R.S.A. 2000, c. M-26 and amendments thereto;
- j) **"Individual Campsite"** means a campsite within a designated park;

-
- k) **"Motor Vehicle"** means a motor vehicle as defined in the Traffic Safety Act, R.S.A. 2000, c. M-26 and amendments thereto;
- l) **"Nuisance"** means any or all of the following:
- i) drunkenness;
 - ii) use of obscene, offensive or insulting language;
 - iii) fighting or disorderly conduct;
 - iv) excessively loud or disruptive noise or music;
 - v) any conduct which, in the opinion of the Park Attendant or a Peace Officer, infringe upon the right of the users to quiet and peaceful enjoyment of space and facilities within a designated park;
- m) **"Off-Highway Vehicle"** means an off-highway vehicle as defined in the Off Highway Vehicle Regulation AR139/2002 and amendments thereto;
- n) **"Park Attendant"** means a person under contract by the council to manage the operation of a designated park;
- o) **"Peace Officer"** means any person authorized to enforce this bylaw by the council and includes:
- (i) a member of the Royal Canadian Mounted Police, while the member is in the exercise or discharge of the member's powers or duties,
 - (ii) a member of a municipal police service, while the member is in the exercise or discharge of the member's powers or duties,
 - (iii) a Peace Officer appointed under the Peace Officer Act, while the Peace Officer is in the exercise or discharge of the Peace Officer's powers or duties, and
 - (iv) a Bylaw Enforcement Officer appointed by the council under the authority of the Municipal Government Act, R.S.A. 2000, c. M-26 and amendments thereto;
- p) **"Permit"** shall mean a term used to describe the registration envelope and system to collect user fees and or a form of written permission from a Peace Officer/Park Attendant;
- q) **"Person"** shall include a group of persons, a firm, a partnership or a body corporate;
- r) **"Public Place"** includes:
- i) a place or building to which the public has or is permitted to have access,
 - ii) a place of public rest,
 - iii) a conveyance in a public place, and
 - iv) a vehicle in a public place
- but does not include an individual campsite for which a person has a valid permit;
- s) **"Quiet Time"** shall be that time between 23:00 hours each night through to 07:00 hours each morning when the designated park shall be free from any excessive noise which would disrupt sleeping persons.
- t) **"Residence"** shall mean a place that is used by a bona fide person and his permanent private dwelling, including any building or land immediately appurtenant to it that is essential to or appropriate for the convenient use, occupation or enjoyment of that place;
- u) **"Single Family Household"** shall mean any person who resides in a dwelling at the same physical address;
- v) **"Summary Conviction"** shall mean a violation ticket as defined in the Provincial Offences Procedure Act, R.S.A. 2000, c. P-34 and amendments thereto;

- w) **“Summer Seasonal Camping”** means more than 14 days at Red Deer Lake only.
- x) **“Temporary Residence”** shall mean:
 - i) a place that is used by a bona fide traveler as a private temporary dwelling to reside in during his travels, including any building or land immediately appurtenant to it that is essential to or appropriate for the convenient use, occupation or enjoyment of that place and in respect of which that traveler pays a fee;
 - ii) a place used by a person as a private vacation or recreational dwelling, including any building or land immediately appurtenant to it that is essential to or appropriate for the convenient use, occupation or enjoyment of that place;
 - iii) a tent that is:
 - a) set up in an area where overnight camping is not prohibited, and
 - b) being used as a temporary dwelling, including any structure or land immediately appurtenant to it that is essential to or appropriate for the convenient use, occupation or enjoyment of the tent, or
 - iv) a motor home, camper, trailer or other vehicle that is:
 - a) parked in an area off a highway or road, as defined in the Public Highways Development Act, R.S.A. 2000, c. P-38 and amendments thereto, where overnight camping is not prohibited, and
 - b) being used as a temporary dwelling, including any structure or land immediately appurtenant to it that is essential to or appropriate for the convenient use, occupation or enjoyment of the motor home, camper or other vehicle,
 - v) a boat or water craft while moored or at anchor in accordance with the regulations.
- y) **“Unattended”** shall mean unsupervised and with the owner not present;
- z) **“Vehicle”** shall mean a device in, on or by which a person or thing may be transported or drawn on a highway.
- aa) **“Visitor Hours”** means no unregistered guests between the hours of 2300 to 0700 hours.

3. **GENERAL**

3.1 A person who enters a designated park shall comply with:

- a) any lawful order and instruction made or issued pursuant to this bylaw or a lawful order made by a Peace Officer; and
- b) the instructions, prohibitions and directions prescribed by all lawfully designated and erected signs and notices.

3.2 The CAO or his designate may:

- a) subject to the Traffic Safety Act, R.S.A. 2000, c. T-6 and amendments thereto and the Municipal Government Act, R.S.A. 2000, c. M-26 and amendments thereto, control and prohibit the movement of vehicular, pedestrian and other traffic by means of signs and approved by him; and
- b) designate other signs and notices governing and prohibiting activities as provided for in the Municipal Government Act, R.S.A. 2000, c. M-26 and amendments thereto, or this bylaw.

3.3 A person using a designated park shall keep the land and improvements in a condition satisfactory to the Park Attendant or Peace Officer and shall not cause any litter or garbage to be deposited anywhere other than in containers specially provided for that purpose.

- 3.4** If, in the opinion of a Park Attendant or a Peace Officer, a nuisance exists on any individual campsite, the Park attendant or Peace Officer may order the person causing the nuisance to abate or discontinue the nuisance.
- 3.5** Where a person fails to comply with an order made pursuant to Subsection (3.4), a Peace Officer may take whatever steps are necessary to abate or have discontinued the nuisance, and the cost of doing so is recoverable from the person as a debt.

4. PROHIBITIONS

- 4.1** No person shall interfere with the right of others to the quiet and peaceful enjoyment of a designated park.
- 4.2** No person who has been removed from a designated park pursuant to Section 10.1(c) of this bylaw shall, within the following seventy-two (72)-hour period, enter or attempt to re-enter any designated park.
- 4.3** No person shall display or post any sign or advertisements in the designated park other than signs and advertisements approved by the CAO or his designate.
- 4.4** No person shall enter or remain in a designated park or portion of a designated park where travel or access restrictions have been imposed under this bylaw.
- 4.5** No person shall deface, injure or destroy any object in a designated park, whether such object is created by natural means or otherwise.
- 4.6** No person shall deposit liquid or solid waste matter in a designated park except in a receptacle or area provided for that purpose.
- 4.7** No person shall bring commercial or residential waste matter into a designated park for disposal.
- 4.8** No person shall dispose of wastes in areas in a designated park where waste disposal receptacles or areas are not provided. Such waste shall be carried out of the area for proper disposal.
- 4.9** No person shall bath or clean clothing, fish, cooking or eating utensils, vehicles or other equipment at or near a drinking fountain, stand pipe, well or pump in any designated park.
- 4.10** No person in any designated park shall:
- a) cut, break, bend or in any way damage or deface any turf, tree, shrub, hedge, plant, flower or designated park ornament;
 - b) walk, stand, or sit on any flower bed;
 - c) walk upon any lawn or garden where signs are posted prohibiting persons from so doing; or
 - d) dig in the earth or remove any tree, plant, shrub, or any equipment of any kind that is fixed or growing thereon.
- 4.11** No person shall carry on a business in a designated park unless he has received written permission from the CAO or his designate that purpose.
- 4.12** The County may add to, delete or vary the terms and conditions of a permit which is issued under this bylaw.
- 4.13** The Park Attendant or Peace Officer may cancel or suspend a permit issued under this bylaw if the permit holder contravenes this bylaw, or any of the terms or conditions of the permit.
- 4.14** a) No person shall discharge a firearm in a designated park.

- b) A person who is in possession of a firearm in a designated park shall ensure that the firearm is unloaded and either disassembled or cased.

4.15 No person shall consume liquor in a designated day use area.

5. ANIMALS

5.1 No person having the custody or control of an animal shall bring such animal into a designated park or allow the animal to enter or remain in a designated park unless it is in a cage or is restricted by a leash, chain or other device that is not greater than two (2) meters long.

5.2 No person having custody or control of an animal shall bring such animal into or allow such animal to enter or remain in or on any area in a designated park that is:

- a) a designated swimming area;
- b) a beach area adjacent to a designated swimming area;
- c) a public washroom, change house, concession, picnic shelter or other public building or structure; or
- d) an area where signs are posted prohibiting animals.

5.3 A Park Attendant or Peace Officer may refuse to admit to a designated park, any animal if he considers it is not under the control of the owner, pursuant to Section 5.1, or it may be a nuisance or a danger to the life, safety, health, property or comfort of any person in any designated park.

5.4 A Peace Officer may capture a dog running at large in a designated park pursuant to the County of Wetaskiwin No.10 Dog Control Bylaw and amendments thereto.

6. FIRES

6.1 No person shall set, light or maintain a fire in a designated park except in a fireplace, pit or other facility designated for that purpose.

6.2 No person shall leave a fire unattended or allow it to spread in a designated park.

6.3 No person shall while in a designated park, deposit or dispose of hot coals, ashes, embers or any other burning or smoldering material in a place other than in a stove, fire pit or other place provided for that purpose.

6.4 A person who lights a fire shall extinguish all fire, hot coals and smoldering materials before leaving a designated park.

6.5 No person shall set, light, or maintain any fire in a designated park while a Fire Ban is in place pursuant to Fire Ban Policy 2302 of the County of Wetaskiwin No. 10.

6.6 No person shall set, light, or maintain a fire in all or any part of the designated park where a sign or notice prohibits the same.

6.7 No person shall remove or cause to be removed, firewood from a designated park.

6.8 No person shall bring firewood into a designated park in order to prevent the spread of disease or other pests.

6.9 No person shall move, or cause to be moved, a fire place, pit, stove, or other facility designated for burning a fire.

7. VEHICLES

7.1 No person shall, within a designated park, operate or ride an off-highway vehicle or any other such specialized means of conveyance;

Except

(a) In the operation of an OHV by a Peace Officer, Firefighter, an Employee or Volunteer of the County, or an Agent or Contractor acting on behalf of the County while in the performance of their official duties,

7.2 Subsection (7.1) does not apply to any vehicles required by handicapped persons.

7.3 No person shall park a vehicle, motor vehicle, boat, trailer or camping accommodation unit in a designated park other than in areas designated for the purpose of parking.

7.4 A Park Attendant or a Peace Officer may prohibit the entry of a vehicle or motor vehicle into any part of a designated park.

7.5 a) In this section "abandoned" means left standing in a designated park for more than seventy-two (72) consecutive hours unless:

i) a license, permit or other similar authorization has been received from the Park Attendant or Peace Officer.

b) If a vehicle, motor vehicle, off-highway vehicle, aircraft, boat trailer, equipment, appliance, article or object:

i) is abandoned; or

ii) remains in an area after the authorization to be in that area expires; or

iii) is located in a prohibited area;

a Park Attendant or a Peace Officer may order the owner, operator or person in charge of the object to move the object to a location determined by the Park Attendant or a Peace Officer and within a period of time determined by the Park Attendant or a Peace Officer.

c) Where the owner, operator or person in charge of the object fails to comply with the order of a Park Attendant or a Peace Officer under Subsection (b), a Peace Officer may move the object or cause it to be moved and stored at a location determined by the Peace Officer.

d) Where a Peace Officer moves or stores an object or causes it to be moved or stored under this section, the cost of doing so:

i) shall be payable by the owner of the object; or

ii) constitute a lien on the item; and

iii) may be recovered from the owner in an action for debt; and

iv) must be paid before the object is released to the owner, operator or person in charge of it.

e) Property stored pursuant to the foregoing and which remains unclaimed for a period of six (6) months from the date it was stored, shall be considered abandoned by the owner and may be disposed of as the County deems appropriate.

8. CAMPING

8.1 All persons entering a designated park other than a day use area shall register when required to do so by a sign or notice at or near the entrance to the designated park.

8.2 The CAO or his designate may provide for and designate areas within a designated park for individual campsites and for day use purposes.

-
- 8.3** Permits shall be issued for camping on a first come, first-served basis. Council may establish a fee for purchasing permits as prescribed by Schedule “C”.
- 8.4** No person shall camp overnight in a designated park or other signed area:
- a) except in an area designated for that purpose, unless he is otherwise authorized by the Park Attendant or a Peace Officer, and
 - b) tents will not be allowed in any individual campsite that is prohibited by signage with the following exceptions:
 - i) except when the tent becomes the "secondary" unit designated for members of the single family household, the "primary" camping accommodation being any camping accommodation other than a tent, as set out in the definitions section, no charge will be applied for the tent, and
 - ii) except when there is no designated tenting area in the designated park, and
 - c) unless he has a valid permit under this bylaw to do so.
- 8.5** A permit shall record each motor vehicle(s) and camping accommodation unit(s) in an individual campsite, and shall be registered to the person who claims to be in charge of the vehicle(s).
- 8.6** Where a camping accommodation unit has been placed in an individual campsite and no motor vehicle is present, a permit may be issued for the camping accommodation unit to the person who claims to be in charge of said unit.
- 8.7** No person shall alter a camping permit or transfer it to another person.
- 8.8** The holder of a camping permit shall keep the permit available for inspection at any time and shall produce it for inspection on the request of a Park Attendant or a Peace Officer.
- 8.9**
- a) Subject to Section 8.4, where a campground within a designated park is developed into individual campsites, only two (2) motor vehicles and two (2) camping accommodation units are permitted to be kept in an individual campsite, unless the Park Attendant or a Peace Officer gives written permission to the contrary.
 - b) A motor home shall be considered to be both a camping accommodation unit and a motor vehicle.
 - c) No person in whose name an individual campsite is registered shall bring onto or permit to remain on the campsite more vehicles, motor vehicles or camping accommodation units than are permitted by Subsection (a).
 - d) No person, who is visiting a person camped in a designated park, shall park his or her vehicle or motor vehicle in a designated park:
 - i) between 23:00 hours each night through to 07:00 hours each morning, or
 - ii) in a manner or at a location where it impedes traffic or is disallowed by signage.
- 8.10** Unless in an approved group site, not more than eight (8) persons may occupy an individual campsite unless they are all members of a single family household.
- 8.11** The person in whose name an individual campsite is registered shall be responsible for ensuring the proper conduct of members of his or her party or any visitors in accordance with this bylaw.
- 8.12**
- a) No person shall camp for more than fourteen (14) consecutive days in the same designated park, without the written permission of the CAO or his designate.

-
- b) Subject to 8.12(a), Camping beyond 14 days is allowed at Red Deer Lake only. Rates as per “Schedule “C”.
 - c) A period of at least seventy-two (72) hours must elapse after a person checks out of a campsite upon the expiration of a fourteen (14) day period before he may again camp in that campground.
- 8.13** On the expiry or cancellation of his camping permit, the permit holder shall ensure that the individual campsite is vacated and that all shelter equipment and other property belonging to him or persons in his group is removed and that the campsite is left in a clean and tidy condition.
- 8.14** Overnight camping is prohibited in Viola Beach Day Use area, ~~and~~ Mulhurst Bay Day Use area and Alder Flats Centennial Park.
- 8.15** A camping permit expires at 2:00 p.m. on the departure date as shown on the permit, and the individual campsite shall be vacated as per Section 8.13.

9. ENFORCEMENT

- 9.1** A Park Attendant or a Peace Officer may cancel a camping permit without prior notice to the permit holder if the permit holder or his guest contravenes this bylaw.
- 9.2** A Person whose permit has been cancelled under Section 9.1, and all other persons camping or visiting with him, shall vacate the designated park within one (1) hour from having been requested to do so by a Park Attendant or a Peace Officer.
- 9.3** A Person whose permit has been cancelled under Section 9.1, forfeits all monies that have been already paid for that permit, and shall not receive a refund.

10. POWERS OF A PEACE OFFICER

- 10.1** For the purposes of administering this bylaw, a Peace Officer may:
- a) enter on and inspect any land, road, highway, structure or work in a designated park;
 - b) order any person in a designated park to cease or refrain from any action, omission or conduct that in the opinion of the Peace Officer is dangerous to life or property or detrimental to the use and enjoyment of the designated park or recreation area by other persons;
 - c) remove or cause to be removed from a designated park:
 - i) any person making an unauthorized use of the designated park;
 - ii) any person failing to comply with any of the provisions of this bylaw; or
 - iii) any person creating a nuisance or disturbance or committing a trespass or any undesirable act.
 - d) order the repair, alteration, improvement, evacuation or removal of or addition to any unauthorized structure or work in a designated park.
 - e) require any person in a designated park to inform a Peace Officer of:
 - i) the name, address and date of birth of the person, and
 - ii) any fact or intention relating to the use by the person of the designated park.
 - f) issue violation tickets pursuant to the Provincial Offences Procedures Act, R.S.A. 2000, c. P-34 and amendments thereto, with respect to offences under this bylaw.

- 10.2** A Peace Officer may seize any vehicle, motor vehicle, off-highway vehicle, aircraft, boat, trailer or any equipment, appliance or other article or object that is being used in a designated park in contravention of this bylaw, or in contravention of any other Act or the regulations made there under, whether it is found in the possession of the person alleged to have committed the contravention or not.
- 10.3** The Peace Officer shall on seizing any thing under Section 10.2 give a receipt for it to the person having possession or custody of the thing, if such a person is present.
- 10.4** A Peace officer who seizes an object under 10.2 may move the object or cause it to be moved and stored at a location determined by the Peace Officer.
- 10.5** Where a Peace Officer seizes, moves, or stores an object under 10.2, the cost of doing so:
- a) shall be payable by the owner of the object; or
 - b) constitute a lien on the item; and
 - c) may be recovered from the owner in an action for debt; and
 - d) must be paid before the object is released to the owner, operator or person in charge of it.
- 10.6** Any Property seized pursuant to Section 10.2 which remains unclaimed for a period of six (6) months from the date it was seized, shall be considered abandoned by the owner and may be disposed of as the County deems appropriate.

11. PENALTIES

The offences under this bylaw in respect of which a voluntary payment may be made, are set out in the attached Schedule "B". The amount of the specified penalties payable with respect to such offences, is set out under the column which is headed "Penalty" on the attached Schedule "B".

12. SEVERABILITY

Should any provision of this By-law become invalid, void, illegal or otherwise not enforceable, it shall be considered separate and severable from the By-law and the remainder shall remain in force and be binding as though such provision had not been included.

13. REPEAL & EFFECTIVE DATE

- 13.1 This By-law hereby repeals By-law No. **2014/07**
- 13.2 This By-law shall come into full force and effect upon third and final reading thereof.

READ a first time this 1st day of April, A.D., 2014

READ a second time this 1st day of April, A.D., 2014.

READ a third time and final time this 1st day of April, A.D., 2014.

Original Signed
Reeve

Original Signed
Chief Administrative Officer

SCHEDULE "A"

The designated parks are located as follows:

DESIGNATED OVERNIGHT PARKS:	LOCATION:
Buck Lake Park	SW 11-46-6-W5
Winfield Lions Pioneer Park	SW 18-46-3-W5
Twin Lakes Park	SW 10-46-3-W5 and SE 9-46-3-W5
Battle Lake Park	SW 13-46-2-W5
Mound Red Park	NW 11-45-28-W4
Red Deer Lake Park	SW 2-44-22-W4
Coal Lake - South	NW 25-46-23-W4

DAY USE AREAS:	LOCATION:
Alder Flats Centennial Park	SE 4-46-7-W5
Viola Beach	SE 13-46-1-W5
Mulhurst Bay – Memorial Park	SW 14-47-28-W4

SCHEDULE "B"

SECTION	OFFENCE	PENALTY
3.1(a)	Failing to obey a lawful order	\$250.00/C
3.1(b)	Failing to obey lawful signs/notices	\$75.00
3.3	Fail to restore land to clean and tidy condition (Litter)	\$100.00
4.1	Cause a disturbance	\$250.00/C
4.2	Attempt to/Re-enter a designated park within seventy-two (72) hours of removal	\$250.00
4.3	Display/Post unauthorized signage or advertisements	\$75.00
4.4	Unlawfully enter a restricted portion of a designated park	\$75.00
4.5	Deface, injure or destroy object in designated park	\$500.00/C
4.6, 4.7, 4.8	Improper disposal of waste matter	\$100.00
4.9	Bathing or cleaning of self or utensils, vehicles, equipment at or near water pumps	\$75.00
4.10	Vandalism of environment	\$500.00/C
4.11	Unauthorized carrying on of business	\$75.00
4.14	Discharge of firearm	\$250.00
4.15	Consume liquor in day use area	\$100.00
5.1	Animal not on leash	\$75.00
5.2	Animal in prohibited area	\$75.00
6.1	Start fire in an undesignated area	\$75.00
6.2	Leaving fire unattended	\$75.00
6.3	Improper disposal of burning material	\$75.00
6.4	Fail to extinguish fire before leaving	\$75.00
6.5	Burn fire while fire ban in place	\$250.00/C
6.6	Burn fires where prohibited by sign or notice	\$100.00/C
6.7	Remove firewood from designated park	\$250.00
6.8	Bring Firewood	\$50.00
6.9	Move fire pit/place/stove	\$50.00
7.1	Operate/Ride off-highway vehicle in designated park	\$230.00
7.3	Park vehicle in non-designated area	\$75.00
8.1	Fail to register	\$100.00
8.4	Unauthorized camping	\$100.00
8.7	Altering/transferring of permit	\$75.00
8.9(a)	Exceed allowable number of vehicles/ camping units in a campsite.	\$100.00
8.9(d)	Visitor park where/when unauthorized	\$100.00
8.10	Exceed eight (8) persons per campsite (not single family household)	\$250.00
8.12	Unauthorized camping more than fourteen (14) consecutive days	\$75.00
8.13	Improper vacating of campsite	\$75.00
8.14	Camp overnight in Day-Use area (Mulhurst/Viola Beach & Alder Flats Centennial Park)	\$75.00
9.2	Fail to vacate campsite within one hour of eviction	\$500.00

"C" – mandatory court option

SCHEDULE “C”

1. Council hereby sets the fees for overnight camping in designated parks as follows:
 - a. Twin Lakes Park - **\$27.00** per night/camping accommodation
 - b. Buck Lake Park - **\$29.00** per night/camping accommodation
 - c. Battle Lake Park - **\$29.00** per night/camping accommodation
 - d. Mound Red Park - **\$27.00** per night/camping accommodation
 - e. Red Deer Lake Park - **\$24.00** per night/camping accommodation
 - f. Coal Lake – South- **\$27.00** per night/camping accommodation
2. The County of Wetaskiwin will provide one (1) free wheel barrow containing sixteen (16) pieces of fire wood per night per registered camper, however:
 - a. A fee of \$10.00 per wheelbarrow thereafter will be charged.