

ORDINANCE NO.

AN ORDINANCE AMENDING CITY CODE TITLE 8 RELATING TO ACTIVITIES THAT OCCUR ON PARKLAND, CORRECTING THE NAME OF PARKLAND; AND CREATING OFFENSES AND PENALTIES.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

PART 1. City Code Section 8-1-1 (*Definitions*) is amended to add new definitions for "Geocache", "Highlining", "Rock Climbing", "Slacklining", and "Zip Line"; and to renumber the remaining definitions accordingly.

- (11) GEOCACHE means a container or tag hidden at a known GPS location for the specific purpose of using a GPS-enabled device to navigate towards and find a container or tag.
- (12) <u>HIGHLINING means slacklining more than six feet above the ground.</u>
- (17) ROCK CLIMBING means an activity where participants climb up, down, or across rock formation, crags, or artificial rock walls to reach the summit of a formation or the endpoint of a predefined route.
- (19) <u>SLACKLINING</u> means an activity where a participant balances on a span of webbing or similar material that is anchored at two fixed points.
- (25) ZIP LINE means a cable with a pulley that is mounted on an incline and designed to allow a user to travel from the top of the cable to the bottom of the cable.
- **PART 2**. City Code Section 8-1-4 (*Offenses; Penalties*) is repealed and replaced to read:

§ 8-1-4 OFFENSES; PENALTIES.

- (A) Except as otherwise provided in this title, a person who violates this title commits an offense.
- (B) Except as otherwise provided in this title, an offense under this title is a Class C misdemeanor punishable as provided by Section 1-1-99 (*Offenses; General Penalty*).
- (C) A culpable mental state is not required and need not to be proved for an offense punishable under this section.
- (D) The impoundment procedures in Chapter 9-1 (*Abandoned Property and Vehicles*) apply to personal property, structures, motor vehicles, or watercraft used or found in violation of this title.

34 35	PART 3. City Code Section 8-1-11 (<i>Use of Public Recreation Areas Generally</i>) is amended to add new Subsections (H), (I), and (J) to read:			
36	(H) A person may not:			
37		(1)	place a geocache in a public recreation area without an approval;	
38 39		(2)	place, scatter, disperse, or dispose of human or cremation remains in a public recreation area without an approval;	
40		(3)	place or erect a memorial on a public recreation area without an approval;	
41		(4)	modify a memorial placed or erected on a public recreation area; or	
42 43		(5)	jump, dive, or otherwise travel from a bridge or other structure into a body of water.	
44	(I)	A pe	erson may not operate a remote-control device:	
45 46		(1)	in a manner that infringes on the personal space or quiet of other individuals; or	
47 48		(2)	in a public area recreation area designated as a trail, sports field or court, playground, splash pad, or swimming pool area.	
49 50	(J)		except as provided by the director, a person may not light, build, or maintain a fire a public recreation area.	
51 52	PART 4. City Code Section 8-1-12 (<i>Approval to Use Public Recreation Area Required</i>) is amended to add a new Subsection (E) to read:			
53 54	(E)	(E) If a public recreation area must be reserved, a person may not enter the public recreation area without a reservation.		
55 56	PART 5. City Code Chapter 8-1 (<i>Parks Administration</i>) is amended to add Sections 8-1-20, 8-1-21, and 8-1-22 to read:			
57	§ 8-1-20 TREES.			
58 59	(A)	(A) A person may not alter a tree for use as an anchor post for rock climbing, a hammock, a slackline, or a highline.		
60 61	(B)	_	erson may not use a tree as an anchor post for rock climbing, a hammock, a kline, or a highline if the tree is:	

94 95 96	<u>(G)</u>	(G) In this section, a motor driven device includes a pocket bike or mini-motor bike but does not include a micro mobility device, electric personal assistive mobility device, or an electric bike.					
97 98		PART 7. City Code Chapter 8-1 (<i>Parks Administration</i>) is amended to add a new Section 8-1-32 to read:					
99 100		-32 USE OF BICYCLES AND ELECTRIC PERSONAL ASSISTIVE BILITY DEVICES IN PUBLIC RECREATION AREAS.					
101	(A)	A person may use a bicycle on a trail if the trail is designated for bicycles.					
102	(B)	Speed Limits.					
103 104		(1) A person may not exceed the maximum speed limits established in this subsection.					
105 106		(2) Excepted as provided in Subdivision (3), the maximum speed limit for a bicycle, including an electric bicycle, on a trail is 20 miles per hour.					
107 108 109		(3) The maximum speed limit for an electric bicycle is 28 miles per hour when used on a trail that is open to motor vehicles and the trail's surface tread was made with surfacing materials.					
110 111	(C)	A person with limited mobility may use an electronic personal assistive mobility device in a public recreation area.					
112 113		PART 8 . City Code Section 8-1-34 (<i>Impound of Motor Vehicle or Watercraft Found During Certain Hours</i>) is repealed and replaced to read:					
114 115		-34 IMPOUND OF MOTOR VEHICLE OR WATERCRAFT FOUND ING CERTAIN HOURS.					
116 117 118	(A)	Except as provided in Subsection (B), the director may remove or impound a motor vehicle or watercraft found in a public recreation area between 10:00 p.m. and 5:00 a.m.					
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A person may not set up a zip line in a public recreation area without approval.

PART 6. City Code Section 8-1-31 (*Use of Motor Vehicles in Public Recreation Areas*)

§ 8-1-31 USE OF MOTOR VEHICLES AND MOTOR DRIVEN DEVICES IN

is amended to amend the section title and to add a new subsection (G) to read:

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PUBLIC RECREATION AREAS.

119 120 121	(B)	The director may not remove or impound a motor vehicle or watercraft owned by a person authorized under Section 8-1-12(C) (<i>Approval to Use Public Recreation Area Required</i>) to operate a motor vehicle or watercraft in the park.			
122 123	PART 9. City Code, Chapter 8-1, Article 5 (<i>Lady Bird Lake Park</i>) is amended to replace each reference to "Lady Bird Lake Park" with "Town Lake Park".				
124 125	PART 10. City Code Section 8-1-73 (<i>Department Report and Board Recommendations</i>) is repealed and replaced to read:				
126	§ 8-1-73 DEPARTMENT REPORT AND BOARD RECOMMENDATIONS.				
127 128 129	(A)	On or before January 31st of each year, the director shall deliver a report to the board and the Environmental Commission on the concessions granted under this division.			
130	(B)	A report prepared under this section shall include:			
131		(1) the name of each concession operating in Town Lake Park;			
132		(2) an income and expenditure statement for each concession;			
133		(3) the total number of watercrafts rented in Town Lake Park; and			
134 135		(4) a statement describing any problems that are caused or created by a concession.			
136 137	(C)	The board and the Environmental Commission may make a recommendation related to:			
138		(1) continuing an existing concession;			
139		(2) terminating an existing continuation; and			
140 141		(3) issuing a request for proposal for an expiring or new concession under this division.			
142 143	PART 11. City Code Chapter 8-1, Article 7 (<i>Parks Burning Restrictions</i>) is repealed and replaced to read:				
144	§ 8-1	-91 DEFINITIONS.			
145	In this article:				

- (A) BURN or BURNING means the ignition, maintenance, or use of a combustible material which could create or generate flames or sparks that could result in a fire. This includes, but is not limited to, welding, lighting campfires or matches or using a tool or substance that could create or generate a flame or spark but does not include fireworks displays that have been properly permitted by the Fire Department and that are conducted in compliance with the terms and requirements of a permit issued by the Fire Department.
- (B) COMBUSTIBLE MATERIAL means any material that is capable of catching fire.
- (C) SMOKE or SMOKING means lighting, inhaling, exhaling, burning, holding, carrying, or discarding any lighted or incompletely extinguished cigar, cigarette, pipe, weed, or plant.

§ 8-1-92 PARKS BURNING RESTRICTIONS.

- (A) The city manager or the director may issue a burning restriction for a public recreation area when it is determined that a significant fire hazard or a wildfire danger exists. The city manager or the director shall determine when the burning restriction ends.
- (B) When a burning restriction is in effect, the approval for a temporary designated smoking area is immediately and automatically suspended.
- (C) When a burning restriction is in effect, an exemption for smoking, burning, or fire hazard under City Code Sections 10-6-3(A)(9), 10-6-3(A)(10), or 10-6-3(A)(11) does not apply.
- (D) A burning restriction issued under this section does not apply to a person who burns a combustible material if the burn:
 - (1) is conducted by a prescribed burn manager certified under Section 153.048, Texas Natural Resources Code, and meets the standards of Section 153.047, Texas Natural Resources Code;
 - (2) is performed by city employees, city contractors, or utility employees in the performance of their official duties;
 - (3) involves actions taken by public safety employees in the performance of their official duties that are necessary to the delivery of those services; or
 - (4) is part of a fireworks display that has been properly permitted by the Fire Department and that is conducted in compliance with the terms and requirements of the Fire Department's permit.

§ 8-1-93 NOTICES.

- (A) Notice of burning restriction. The director shall post a notice that a burning restriction is in effect on the City's website, at public entrances, and in heavy traffic areas of each public recreation area. In addition, the director shall issue a notice to local media.
- (B) Notice of termination of burning restriction. The director shall post a notice that the burning restriction is terminated on the City's website. In addition, the director shall remove the notices of the burning restriction in public recreation areas parks and shall issue a notice to local media.

§ 8-1-94 OFFENSE; PENALTY.

- (A) A person commits an offense if the person smokes in a public recreation area when a burning restriction is in effect.
- (B) A person commits an offense if the person burns combustible material or engages in an activity which creates a risk of a flame or spark that could result in a fire.
- (C) For purposes of Subsection (B) a person may not burn combustible material in a public recreation area even if the material is contained within an enclosure which is intended to contain all flames or sparks.
- (D) This article constitutes a fire safety regulation.
 - (1) A person who violates this article commits a misdemeanor punishable by a fine not to exceed \$2,000.
 - (2) Each act or omission which violates this article is a separate offense.
 - (3) A culpable mental state is not required, and need not be proved, for fines of \$500 or less.
 - (4) This section is cumulative of other laws providing enforcement authority. If the City files a criminal action, it is not precluded from pursuing any other action or remedy.

PART 12. City Code Chapter 8-5 (*Waterway Access and Use*) is amended to add Section 8-5-52 to read:

§ 8-5-52 WATER SKI ACTIVITIES ON A CITY LAKE.

•	i course, water ski jump, or similar course or , Lady Bird Lake, or Lake Walter E. Long ies without an approval.
PART 13. This ordinance takes effect on	, 2023.
PASSED AND APPROVED	
	Kirk Watson Mayor
APPROVED: Anne L. Morgan City Attorney	Myrna Rios City Clerk