§ 15.107. Special Events, Uses and, Programs.

- (a) The director is authorized to require and issue permits for the reservation and temporary use of the city park and recreation areas. Permits shall be granted unless the intended use would result in a scheduling conflict; traffic congestion; damage to property or landscaping; could threaten the public's or city park and recreation area user's health, safety or welfare; or be inconsistent with the protection and preservation of wildlife. The director shall be authorized to establish written guidelines not inconsistent with the terms of this code for the reservation and use of all city park and recreation areas, and for the issuance of camping permits. Permits issued shall be conditioned ion compliance with state laws, this chapter, other applicable requirements set forth in this code and such guidelines as may be established and promulgated under this chapter. The granting of such permits shall not constitute a waiver, exception, or defense to the violation of any other applicable law or ordinance.
- (b) It shall be unlawful for any person to conduct or to participate in any organized assembly or public participation event except pursuant to a permit issued by the director.
- (c) Any club, organization or business holding a special event, tournament, or program shall provide the city with a copy of liability insurance for 1 million dollars listing the city as additionally insured.
- (d)(c) No fees may be waived without the consent and approval of the city manager or designee.
- (e)(d) It shall be unlawful for any person to enter into or remain in an area or facility for which a public use limit has been established when such action will have the effect of exceeding the established limitations.
 - Park reservations must be made at least 48 hours prior to the event. Special events must be made 60 days prior to the event. For Special Event requirements, reference Article 15.600.

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