

CITY OF MIAMI

DEPARTMENT OF PARKS AND RECREATION



GENERAL CODE

Approved and Adopted by the City Council of the City of Miami, Oklahoma, August 1, 1977

Revised SEPTEMBER 2009

FROM THE PARKS SUPERVISOR

The basic concepts applicable to all public parks and ball park areas are:

- Respect Yourself
- Respect Others
- Respect the Environment

All visitors subscribing to these basic concepts will enable this Department to offer those visitors a most enjoyable and pleasurable experience while visiting one of its facilities.

In support and consideration of the basic conceptual ideas in Miami Parks and Recreation Department has adopted certain regulatory criteria to be observed by all park visitors and users.

The regulations are not only in support of the basic concepts, but also based upon public mandates of this Department and upon specific statutory provisions enacted by the Oklahoma Legislature and Ordinances enacted by the City Council of the City of Miami.

The goals of this Department are to:

- Sustain outdoor recreation opportunity
- Foster satisfaction through a variety of experience, freely chosen, and freely enjoyed
- Assure a recreational climate beneficial to the physical and mental health of all
- Encourage a proper appreciation for the tranquilities of nature
- Support the quality of life through adherence to principles and the higher motivation of human behavior

To achieve these goals will take a cooperative effort coupled with observance and dedication to the basic conceptual ideas and to the regulatory criteria contained herein. I sincerely extend an invitation to all visitors to join with this Department in an effort to preserve and manage Miami Park resources so that recreation remains a right and not a privilege.

Mike Johnson
Supervisor
Parks and Recreation Department

ADMINISTRATIVE CODE

DEPARTMENT PARKS AND RECREATION

AUTHORITY: All sections of this code are adopted pursuant to and under the authority granted to the Department of Parks and Recreation by the Revised Code of Ordinances adopted by the Mayor and Council of the City of Miami June 1, 1964.

DEFINITIONS:

- CITY COUNCIL, as used herein, means the duly elected officers to the offices of Mayor and Councilman from the legally constituted wards of the City of Miami, Oklahoma.
- PARKS and RECREATION BOARD, as used herein, means the duly appointed five member board that administers the Department of Parks and Recreation.
- MIAMI PARK SYSTEM, as used herein, means all facilities administered, operated or managed by the Department of Parks and Recreation.
- PERSON, as used herein, shall be construed to mean and include natural persons, firms. Co-partnerships, corporations, clubs, and all associations or combinations of persons whenever acting for themselves or by an agent, servant or employee.
- PARK, as herein used, means any portion of the Miami Park System. A title, where used, does not limit the language of a section. The sections are severally adopted. If one or more of these sections is deemed invalid, the remaining sections are intended to remain in effect. Where a section or rule herein is amended or repealed, acts and omissions prior thereto may be prosecuted as though such section or rule had not been amended or repealed. Special regulations for an area or subject do not preclude the application of general regulations unless expressly so indicated.
- SUPERVISOR, as used herein, means Supervisor of Parks and Recreation of the City of Miami.

CHAPTER 1

GENERAL USAGE

USE OF FACILITIES, PAYMENT: No person shall in the Miami Park System use or occupy facilities for the use of which a fee has been established unless he has first paid such fee. Payment for use of facilities is due and payable in advance.

AIRCRAFT: No person shall land any aircraft on or take any aircraft off any area in the Miami Park System not specifically designated for landing or aircraft, without the written permission of the Supervisor.

ANIMALS: No person shall, unless otherwise approved or authorized by the Supervisor, molest, hunt, disturb, injure, trap, take, net, poison, harm, or kill any kind animal or fish, or mark or rifle to nest of any bird or the den or nest or abode of any animal or so attempt, except fish may be taken (other than for commercial purposes) in accordance with the State Fishing Laws and Regulations, provided, however, that no person shall use or discharge a spear or bow or arrow in the Miami Park System in the course of such fishing activities.

PLANTS: No person shall willfully or negligently pick, dig up, cut, mutilate, destroy, injure, move, molest, burn or carry away any tree or plant or portion thereof, including but not limited to flowers, foliage, berries, nuts, fruit, grass, turf, humus, shrubs, vines, cones and dead wood except where authorization by the Supervisor or his designated representative has been given. Such taking may be done for only personal use and not for commercial purposes.

GEOLOGICAL FEATURES: No person shall destroy, disturb, deface, mutilate, or remove earth, sand, gravel, oil, minerals or rocks except when expressly authorized by due process established by State Law.

ARCHAEOLOGICAL FEATURES: No person shall remove, injure, disfigure, deface, or destroy any object of paleontological, archaeological, or historical interest or value.

DISTRUCTION: No person shall disturb, destroy, remove, deface or injure any property within the Miami Park System, including but not limited to such property as buildings, structures, or signs of the Miami Park System. No person shall cut, carve, paint, mark, paste or attach on any tree, fence, wall, building, monument or other property in the Miami Park System any bill, advertisement or inscription.

RUBBISH: No person shall leave, deposit, drop or scatter bottles, broken glass, ashes, waste paper, cans or other rubbish in a unit of the Miami Park system except in a receptacle designated for that purpose, and no person shall import and deposit any rubbish into any unit of the Miami Park system from other places.

FIRES IN STOVES, ETC., SMOKING: No person shall smoke or build fires in areas posted or considered hazardous by the Supervisor.

SPECIAL PERMITS: Upon finding that it will be for the best interest of the Miami Park Department, the supervisor may grant a permit to remove, treat, disturb, or destroy plants or animals or geological, historical, archaeological or paleontological materials; and any person who has been properly granted such a permit shall to that extent not be liable for prosecution for violation of the foregoing.

DOGS, PETS:

- No person shall bring a dog or pet into, permit a pet to enter or remain, or possess a pet in the Miami Park system unless said animal is leashed, caged, confined in a vehicle, or otherwise restrained so as to be under the direct physical control of a person.
- No person shall bring a pet into, permit a pet to enter or remain, or possess a pet on any beach or pool area in any unit of the Miami Park System.
- No person shall permit a dog or a cat to remain outside a tent, camper, or enclosed vehicle during the night.
- Except for dogs under five (5) months of age, no person shall bring a dog into, permit a dog to enter or remain, or possess a dog in the Miami Park System unless the person presents proof that the dog has a valid rabies inoculation or the person presents a valid license for the dog.
- No person shall keep a noisy, vicious, or dangerous dog or animal or one which is disturbing to other persons, in the Miami Park system and remain therein after he has been asked by a park officer to leave.
- Sub-sections shall not apply to "Seeing Eye" dogs used to guide a blind person their present, provided, that such dogs shall remain under the immediate control of such blind persons.

FIREARMS: No person shall carry or possess a firearm with a cartridge in any portion of the mechanism; nor shall any person discharge across, in or into any portion of the Miami Park System a firearm, bow and arrow, or air or gas weapon or any device capable of injuring or killing any person or animal or damaging or destroying any public or private property, except in designated archery or target areas or where the Supervisor for good cause has so authorized such action in writing upon his finding that is not inconsistent with park use.

FIREWORKS: No person shall possess, discharge, set off, or cause to be discharged in or into any portion of the Miami Park System any firecrackers, torpedoes, rockets, fireworks, explosives or substance harmful to the life or safety of persons, or capable of damaging public or private property.

CLOSING: The Supervisor may establish closing hours for any unit of the Miami Park System or portion thereof within the system. Unit closing hours shall be posted. No person shall enter or be present in a facility after closing hours or in areas designated closed, except department employees or persons designated by the City Manager, Asst. City Manager, or Supervisor on official business.

CURFEW:

- The supervisor may from time to time declare curfew in a unit or portion of the Miami Park System upon finding that the best interests of the system are served by such special measures.
- The purpose of any curfew order shall be to limit practices which may disturb the valid and expected recreation experience for which the unit is designed or which may endanger lives or property of park visitors.
- Such curfew order shall specify the hours and terms thereof, and shall be posted.
- Willful violation of such curfew order shall be considered disorderly conduct.

ABUSIVE LANGUAGE, DISORDERLY ASSEMBLAGE: No person shall use threatening, abusive, boisterous, insulting, or indecent language or make indecent gestures in the Miami Park System; nor shall any person conduct or participate in a disorderly assemblage.

GROUP ACTIVITIES AND GAMES: Group and individual activities, including but not limited to, ballgames of all sorts, horseshoes, etc., may be temporarily prohibited by the Supervisor when, in his judgment, the conduct of such activities substantially interferes with the right of the general public to use the park.

PEACE AND QUIET: To insure peace and adequate rest for visitors, no person shall so conduct himself that he is in a disorderly manner disturbs others between the hours of 11:00 p.m. and 6:00 a.m.

Without limiting the foregoing, no person shall shout, sing, play radios, phonographs, television instruments, or by such instruments broadcast or cause to broadcast in any area of the Miami Park System, nor will any person operate or cause to be operated any machinery or mechanical equipment that emits sound between the 11:00 p.m. and 6:00 a.m. daily. No person shall, at any time, use outside electronic equipment including electrical speakers at a volume which emits sound beyond the immediate group or picnic site, without written permission of the Supervisor.

NUDITY AND INDENCRET BEHAVIOR: No person shall publicly appear nude or disrobe while in any unit of the Miami Park System except in authorized areas of buildings set aside for that purpose.

No Person Shall:

- Lewdly expose his person, or private parts thereof, in any public place, or in any place where there are present other persons to be offended or annoyed thereby; or
- Procure, counsel, or assist any person to lewdly expose himself, or to make any other exhibition of himself to public view, or to the view of any number of persons, such as is offensive to decency, or is adapted to excite vicious or lewd thoughts or acts; or
- Write, compose, stereotype, print, mold, cut or otherwise prepare, publish, sell, distribute, keep for sale, or exhibit any obscene or indecent writing, paper, book, picture, photograph, figure or form of any description.

SANITATION: To maintain the sanitation and orderly appearance and protection of the resources of Miami parks, the Supervisor may specify the size, type and arrangement of equipment and the number of persons permitted in the area. No person shall otherwise introduce, keep, use, or arrange his equipment. No waste, water, sewage or effluent from sinks, portable toilets or other plumbing fixtures shall be deposited directly upon or into the surface of the ground or water.

PROHIBITED AREA: To insure the safety and health of persons; or to avoid interference in development, construction, and management; or to provide for the security, safe-guarding and preservation of property in the Miami Park System and portions thereof, the Supervisor may from time to time upon such finding by order declare a prohibited area, may specify the period therefore, and may from time to time revoke, suspend, repeal, or modify such order. A notice declaring a prohibited area shall be posted. The order may specify such reasonable classes of persons who may enter therein in the conduct of such proper activities or official duties as the Supervisor may prescribe. When by order a prohibited area has been so declared, no person so prohibited shall during the effective period thereof enter therein.

ALCOHOLIC BEVERAGES, PUBLIC INTOXICATION: No person shall consume or inhale any intoxicating substance of any kind in any unit of the Park system. Public intoxication and/or consumption of intoxicants is a misdemeanor under Oklahoma law, punishable by fine, or imprisonment, or both. Beverages containing more than three and two-tenths percent (3.2%) alcohol of weight are considered intoxicating.

PESTICIDES: No person shall disperse, or otherwise apply any pesticide within the Miami Park System, whether to the air, water, ground, or vegetation unless written authorization has been obtained from the Supervisor and upon recommendation by the Environmental Protection Agency.

Exception is made in the instance of dispersal within enclosed buildings, tents, tent trailers, or within any vehicle or boat containing living or sleeping quarters, or use outdoors within ten (10) feet of the table, stove, tent or food lockers, of hand-held finger-operated aerosol dispensers with net contents not to exceed twenty (20) ounces and containing any of the following pesticides:

Pyrethrine, Allethrin, Piperonyl Butoxide, Malathion, DDVP (Dichlorves, Vapona), Dibrom, Rotenone (Derrin, Cube Root).

No person other than federal, state, or local agency employees conducting a pest control program previously approved in writing by the Supervisor of Parks shall operate any high volume air, propane, or power driven pesticide dispenser or fogging device within Miami Park System lands.

SOLICITING: No person shall solicit, sell, hawk, or peddle any goods, wares, merchandise, liquids, or edibles for human consumption or distribute circulars in the Miami Park System, except by concession granted by the department.

CHAPTER 2

VEHICLE AND VEHICLE OPERATORS

REFERENCE TO VEHICLE CODE: The provisions of the City of Miami Vehicle Code relating to traffic upon highways shall be applicable to the Miami Park System. Rules developed under these authorities shall be posted and violations of such postings shall be punishable as a misdemeanor, in conformity with the above mentioned statutes.

SPEED LIMIT: No person shall drive a vehicle within the Miami Park system at a speed greater than is reasonable or prudent, having due regard for traffic conditions, the surface and width of the road, and in no event at a speed which endangers the safety of persons, property, or wildlife, provided, however, that in no event shall a vehicle be driven at a speed greater than 15 miles per hour in camps, picnic areas, utility areas, or headquarters areas or in areas where the general public assembles; provided further, that in no event shall a vehicle be driven at a speed greater than 35 miles per hour in other areas of the Miami Park System. This provision shall not apply to state or federal highways passing through such areas.

ROAD DESIGNATION: When a road is designated, it shall be posted. A road so designated shall be deemed for ingress and egress and for such other purposes as are prescribed. All existing roads of the Miami Park System are hereby confirmed and so designated as such, subject to such special conditions and limitations as may have been or may hereafter be imposed. Reference alone to an off-highway vehicle or off-road vehicle, does not in itself thereby imply authorization to operate or use the same off roads. Such operation and use is governed by other provision herein. Only those trails, areas or roads designated for use by off-road vehicles may be used for the operation of off-road vehicles.

REGISTRATION: Only those vehicles registered under the Vehicle Code for use on a highway may be operated, used or parked in the Miami Park System, provided, however, that off-road vehicles may operate on such roads and places within the Miami Park System as may be specifically designated therefore under other regulations herein, subject to any special conditions, limitations, or restrictions for a given road.

VEHICLE OPERATION: No person shall operate, drive, use, leave, place, park or stop a vehicle except on a road or a parking area in the Miami Park System not closed to traffic; nor shall any person operate or park a vehicle in violation of the condition, limitations, or restrictions upon such road; nor operate, park, or leave a vehicle in a portion of the Miami Park System subject to, and in violation of, local closing hours; nor in such manner as to pursue, harass,

endanger, or injure any form of wildlife; nor in violation of any portion of State Law applicable to vehicle operation within the State.

REMOVAL OF VEHICLES: Any peace officer with concurrent jurisdiction in a Miami Park unit or any member of the Oklahoma Highway Patrol or any Miami Park Ranger is authorized to cause the removal of a vehicle from the highways, driveways, paths, or grounds of a unit of the Miami Park System, which such vehicle is parked or left standing in violation of the vehicle code.

PARKING: The Supervisor may establish areas of authorized parking within the park unit. The Supervisor may prohibit or restrict the parking or standing of vehicles on certain highways, driveways, paths or grounds, or portions thereof, of the Miami Park System, during all or certain hours of the day. Signs or markings giving adequate notice of such restrictions shall be placed.

USE OF ROADS:

1. Horseback Riding, Hitching: No person shall ride, drive, lead, or keep a saddle horse or other animal in the Miami Park System except on such roads, beaches, trails, or areas so designated and posted. No horse or other animal shall be hitched to any tree, shrub, or structure in any manner that might cause damage thereto.

2. Bicycles: All regulations and statutes applying to the operation of vehicles shall apply to the operation of bicycles except those provisions which by their nature can have no application.

- *Riding on bicycle.*
 - a. A person propelling a bicycle shall not ride other than upon or astride a permanent and regular seat attached thereto.
 - b. No bicycle shall be used to carry more persons at one time than the number for which it is designed and equipped.
- *Clinging to Vehicles.*
 - a. No person riding upon any bicycle, coaster, roller skates, sled or toy vehicle shall attach the same or himself to any vehicle upon a roadway.
- *Riding on Roadways and Bicycle Paths.*
 - a. Every person operating a bicycle upon a roadway shall ride as near to the right of the roadway as practicable, exercising due care when passing a standing vehicle or one proceeding in the same direction.

- b. Persons riding bicycles upon a roadway shall not ride more than two abreast except on paths or parts of roadways set aside for the exclusive use of bicycles.
 - c. Wherever a usable path for bicycles has been provided adjacent to a roadway, bicycle riders shall use such path and shall not use the roadway.
- *Carrying Articles.*
 - a. No person operating a bicycle shall carry any package, bundle or article which prevents the driver from keeping at least one hand upon the handle bars.
- *Lamps and Other Equipment on Bicycles.*
 - a. Every bicycle when in use at night time shall be equipped with a lamp from a distance of at least five hundred feet to the front and with a red reflector on the rear of a type approved by the Department which shall be visible from all distances from fifty feet to three hundred feet to the rear when directly in front of lawful upper beams of head lamps on motor vehicles. A lamp emitting red light visible from a distance of five hundred feet to the rear may be used in addition to the red reflector.
 - b. Every bicycle shall be equipped with a brake which will enable the operator to make the braked wheels skid on dry, level, clean pavement.

CHAPTER 3

CAMPING

CAMPING: No person shall camp in any part of the Miami Park System except in areas designated and marked for that purpose. Camping is defined as erecting a tent or shelter or arranging bedding, or both, for the purpose of, or in such a way as will permit, remaining overnight.

TIME LIMITS: In order to afford the general public the greatest possible use of the Park System, continuous occupancy of any camping facility is limited to **14** days.

FEE FACILITIES: Fees for the use of camping facilities must be paid daily or in advance. The daily fee covers use of facilities from 5:00 p.m. on day of payment until the vacating time of 5:00 p.m. the next day. Occupants shall vacate the campsite by removing their personal property there from prior to 5:00 p.m. if applicable use fee has not been paid or if time limit for occupancy has expired.

HUNTING: All areas within the Miami Park System are classified as Game Refuges: therefore, it is unlawful for any person to enter with dog or gun or to hunt, kill or trap wildlife of any character, except that at the request of the Department of Wildlife Conservation, The Supervisor may authorize the taking or trapping of wildlife from such preserves or refuges to control or regulate wildlife populations.

PENALTIES: Any person violating any provision of the Administrative Code may be expelled from the park in which said violation takes place, and will be subject to other penalties as prescribed by Oklahoma Statutes and City Ordinances.

CHAPTER 4

SPOONBILL FISHING

REQUIREMENT FOR PERMITS: It shall be unlawful for any person to fish for or be fishing for spoonbill fish within the territorial limits of the city without having first obtained and holding in their possession a city permit as provided for herein. The following fees shall be paid for any permit required by this section:

- A resident of the state possessing a current valid state resident fishing license shall pay a fee of ten dollars (\$10.00).
- All other persons shall pay a permit fee of twenty-five dollars (\$25.00).

ISSUANCE: Permits required by this section may be purchased at the city clerk's office, city police department, office of parks and recreation department and such other locations as may from time to time be authorized by the city council.

PENALTY: Any person found to be in violation of the above and foregoing requirements shall be guilty of a misdemeanor.

EFFECT UPON OTHER REGULATIONS: All other local rules, regulations and ordinances and all state regulations shall remain in full force and effect.

EXEMPTIONS: The requirement of obtaining a permit under this section shall not apply to any person sixty-five (65) year of age or older, nor for any person fifteen (15) years of age or younger. Any person claiming an exemption hereunder shall carry and have in his possession adequate and legal proof of age.

DEFINITIONS: The following words and phrases shall, for the provisions of this section have the meanings respectively ascribed to them:

- *FISHING* shall mean any method of removing spoonbill fish from its natural, permanent or temporary environment, which shall include, but not be limited to fishing with a pole or other apparatus, with or without bait, snagging, noodling or any other means.
- *SPOONBILL-POLYDON SPATHULA* shall mean all species commonly referred to as "spoonbill" or "paddlefish" as defined in "Fishes of Oklahoma" published by the Oklahoma Department of Wildlife Conservation.
- *TERRITORIAL LIMITS* shall mean the incorporated territorial or city limits of the city.

CHAPTER 5

CARNIVAL GROUNDS

Permittee agrees to carry insurance, at its own expense, to cover any property damage and public liability in an amount no less than One Million Dollars (\$1,000,000.00) naming the City of Miami, Oklahoma as named insured. A certificate or statement signed by the insuring company to the above effect must be filed with the office of the Parks and Recreation Department before this will be finalized.

Permittee shall be responsible for making all required arrangements for deposits and charges for Utility services with the Depart of Utilities prior to first show day.

Permittee shall use discretion when contracting with carnival manager to assure that no attractions or amusements will be indecent, immoral or in violation of any Law or Ordinance.

Carnival manager shall be apprised of the fact that he must take all precautions necessary to insure the safety of the public and that he will be held liable and accountable for any loss of life, bodily injury or property damage.

In accordance with Health Department Regulations, all concessionaires must obtain a permit before any food or drink is dispensed to the public. It shall be the duty of the Permittee to inform the carnival manager of this Regulation.

Carnival vehicles shall be parked in such a manner so as to allow for normal traffic flow and to permit the ingress and egress of emergency vehicles.

Mobile homes, accompanying the carnival, shall not be permitted to dispose of any sewage into holes dug into the turf, or into containers on top of the turf.

Permittee shall not do, nor permit to be done, the fastening of any advertisement, directional sign or poster to any tree, utility pole or park structure within the Park area.

Horses, ponies or other animals shall be tethered in the immediate carnival area and shall not be allowed to graze in any other Park areas.

The carnival and grounds will be subject to periodic inspection by personnel of the Parks and Recreation Department, County Health Department or any other authorized Public Official.

In the best interest of the Public, the City of Miami reserves the right of suspend any or all carnival operations upon the violation of any of the foregoing Regulations.

After carnival closes and leaves the area, Permittee shall do, or cause to be done, an immediate clean-up and disposal of all litter, debris and any non-permanent fixture, appurtenance or equipment from the grounds and area.

At the end of the 5th day after the carnival vacates, the Parks and Recreation Department will make a final inspection of the area and if found in an unclean, unsanitary and unsafe condition, the Department will take private contracts to restore the area to an equal condition as existed prior to the event. All charges for same will be billed to the Permittee. No department personnel will be used for the restoration.

CHAPTER 6

EXHIBITION BUILDING

Permittee agrees to carry insurance, at its own expense, to cover any property damage and public liability in an amount no less than One Million Dollars (\$1,000,000.00) naming the City of Miami, Oklahoma as named insured. A certificate or statement signed by the insuring company to the above effect must be filed with the office of the Parks and Recreation Department before this will be finalized.

Permittee shall be responsible for the erection of all booths, counters, racks and cases used for display purposes.

Display paraphernalia shall be sturdily erected to assure the safety and well being of the general public.

Exhibit and display booths shall be erected in such a manner that aisles and doorways will not be obstructed so as to permit the ingress and egress of emergency and service vehicles and to allow for a normal flow of pedestrian traffic.

Restrooms and buildings shall be kept clean and sanitary at all times by proper maintenance procedures.

Concessionaires shall be notified by the Permittee that they must obtain a Health Department permit before any food or drink is dispensed to the public.

Exhibition building will be subject to inspection by personnel of the Parks and Recreation Department, County Health Department or any other authorized Public Official.

Upon completion of display of exhibits, Permittee shall do, or cause to be done, a complete removal of all exhibits from the building.

Upon removal of exhibits, Permittee shall assume the responsibility of the dismantling and proper storage of all booths, racks, cases and any other equipment used in conjunction with the Fair.

Permittee shall do, or cause to be done, a thorough cleaning of the entire facility to restore same to an equal condition as prior to the event.

At the end of the 5th day after building is vacated. The Parks and Recreation Department will make a final inspection, and if found in an unclean, unsanitary condition, the Department will take private contracts to restore the facility to an equal condition as existed prior to the event. All charges will be billed to the Permittee. No department personnel will be used for the restoration.

CHAPTER 7

LIVESTOCK EXHIBIT BARNES & BUILDINGS

Permittee agrees to carry insurance, at its own expense, to cover any property damage and public liability in an amount no less than One Million Dollars (\$1,000,000.00) naming the City of Miami, Oklahoma as named insured. A certificate or statement signed by the insuring company to the above effect must be filed with the office of the Parks and Recreation Department before this will be finalized.

Permittee shall arrange for the proper display of all animals and fowls so as to assure the safety and well being of the general public. Animals and fowls should be penned, caged or thoroughly secured in such manner as to prevent any accidents.

All straw, hay, manure and any other litter and debris shall be removed daily from the aisles, walkways and from the outside of the buildings.

Strict observance of all fire and health precautions shall be exercised.

All buildings and adjacent grounds shall be subject to periodic inspections by personnel of the Depart of Parks and Recreation, County Health Department or any other authorized Public Official.

At the end of the display period, Permittee shall do, or cause to be done, a complete removal of all animals, fowls, and any personal equipment used in connection with the display thereof, from all buildings and grounds.

Upon removal of all exhibition animals and fowls, all buildings and grounds shall be thoroughly cleaned of all straw, manure, litter and debris. Disposition for same shall be arranged in an approved manner. All non-permanent equipment and appurtenances shall be stored and secured.

At the end of the 5th day after buildings and grounds have been vacated, a final inspection will be made by the Parks and Recreation Department, and if found to be in an unclean, unsanitary and unsafe condition, the department will take private contracts to restore the facilities to an equal condition as existed prior to the event. All charges for same will be billed to the Permittee. No department personnel will be used for the restoration.

CHAPTER 8

GRANDSTAND, RACETRACK, INFIELD, CONCESSION AREA & PARKING AREAS

Permittee agrees to carry insurance, at its own expense, to cover any property damage and public liability in an amount no less than One Million Dollars (\$1,000,000.00) naming the City of Miami, Oklahoma as named insured. A certificate or statement signed by the insuring company to the above effect must be filed with the office of the Parks and Recreation Department before this will be finalized.

Permittee shall arrange for orderly parking of vehicles so that ingress and egress may be obtained by emergency vehicles and to allow for a normal flow of all other traffic.

Concession areas shall be maintained in a clean and sanitary condition at all times and shall be subject to the Rules and Regulations of the County Health Department and the Parks and Recreation Department.

No drinks of any kind shall be served in glass containers.

Permittee shall provide adequate police protection to all participants in order to quell any disorders or misconduct and to prevent loss or damage to public and private property.

Grandstand and concessions areas shall be thoroughly cleaned of all litter and debris between each event.

After the event, Permittee will do, or contract to be done, a complete cleanup of all the facilities used in the performance of the event. In addition thereto, Permittee will remove all non-permanent fixtures, appurtenances and equipment from the facilities.

At the end of the 5th day after the event, the Parks and Recreation Department will make a final inspection of the facilities and if found in an unclean, unsanitary and unsafe condition. The department will take private contracts to restore the facilities to an equal condition as prior to the event. All charges for same will be billed to the Permittee. No department personnel will be used for the restoration.

CHAPTER 9

HORSE BARNES

Permittee agrees to carry insurance, at its own expense, to cover any property damage and public liability in an amount no less than One Million Dollars (\$1,000,000.00) naming the City of Miami, Oklahoma as named insured. A certificate or statement signed by the insuring company to the above effect must be filed with the office of the Parks and Recreation Department before this will be finalized.

Permittee shall make suitable arrangements with present lessee of barns for the housing of animals.

Permittee shall keep roadways clear of vehicles to permit the ingress and egress of emergency vehicles.

All straw, manure, litter and debris shall be removed from the barns and grounds within 5 days after the event.

Horse trailers shall be parked in a specified area so as not to interfere with the normal flow of traffic.

Permittee shall return, to the present lessee, the barns and grounds in as good or equal condition as prior to their use.

Barns and grounds will be subject to inspection during and after the event by personnel of the Parks and Recreation Department, County Health Department or any other authorized Public Official.

Permittee will not do, nor permit to be done, within or about the barns and grounds, anything forbidden by Law or Ordinance, or the Rules and Regulations of the Parks and Recreation Department.

At the end of the 5th day after the event, the Parks and Recreation Department will make a final inspection and if barns and grounds are found to be unclean, unsanitary and unsafe, the department will take private contracts to restore the facility to an equal condition as prior to the event. All charges for will be billed to the Permittee. No department personnel will be used for the restoration.

