REGULATIONS GOVERNING CONDUCT IN PUBLIC, HISTORIC AND PASSIVE RECREATION AREAS OF THE COUNTY OF WARREN, NEW JERSEY

Prepared for Warren County Board of Chosen Freeholders

Prepared by Warren County Planning Department

Adopted by Resolution: March 24, 1999 Amended by Resolution: June 14, 2000

THE BOARD OF CHOSEN FREEHOLDERS OF THE COUNTY OF WARREN WAYNE DUMONT JR. ADMINISTRATION BUILDING BELVIDERE, NEW JERSEY 07823

RESOLUTION

On a motion by Mr. Lance , seconded by Mrs. Stone , the following resolution was adopted by the Board of Chosen Freeholders of the County of Warren at a meeting held March 24, 1999

RESOLUTION ADOPTING THE "REGULATIONS GOVERNING CONDUCT IN PUBLIC, HISTORIC, AND PASSIVE RECREATION AREAS OF THE COUNTY OF WARREN COUNTY, NEW JERSEY"

WHEREAS, there is a need to formalize and standardize a policy establishing conduct in public, historic, and passive recreation areas for all county-owned open space; and

WHEREAS, specific written regulations will help avoid miscommunications over current policies to allow for more uniform regulations;

NOW, THEREFORE, BE IT RESOLVED that the Board of Chosen Freeholders of the County of Warren hereby approves the adoption of the "Regulations Governing Conduct in Public, Historic, and Passive Recreation Areas of the County of Warren, New Jersey."

··	
to.	
I hereby certify the above to be a true copy of a resolution adopted by the Bo	pard of
Chosen Freeholders of the County of Warren on the date above mentioned.	
Navni & staut	_Clerk

WARREN COUNTY OPEN SPACE PROGRAM

ACQUIRED PROPERTIES Warren County Board of Chosen Freeholders

Acquired From:	Location:	Date Acquired:	Acres:
Gruver, Robert C. & Marilyn	Franklin Twp, B39, L5.01 Montana Rd, Broadway	8-27-90	0.5
Castner, Nora A.	Franklin Twp, B8, L42 Off Stewartsville Rd. New Village	10-3-94	2.7 .
Lee, James S. & Mary B.	Greenwich Twp, B23, L6 Lopatcong Twp, B98, L2.01 477 CR 519, Stewartsville (Single Family Dwelling)	10-28-94	3.9
Spence, Craig	Independence Twp, B1, L39 Harvey Street, Hack. L44	12-21-94	1.8
Reed, Earl E.	Greenwich Twp, B24, L3 Lopatcong Twp, B99, L7 Strykers Road, Phillipsburg	12-18-96	9.2
Kanach, Stella & Wolf, Ruth	Greenwich Twp, B24, L1 CR 519, Stewartsville	12-20-96	9.3
Hamlen, Harry A. & Patricia	Greenwich Twp, B23, L7 Lopatcong Twp, B98, L2 CR 519, Stewartsville	7-22-97	20
D.I. Farms, Inc. (West Oxford Mtn.)	Oxford Twp, B3, L 17,18,19	9-24-97	170
Metal Improvement Co.,Inc (White Lake)	Hardwick Twp, B901,L4,5; B1103, L14;B1104, L1	9-25-97	386
Twinning; Clark & Borup, Debra	Mansfield Twp, B801, L18, 19, Towpath Lane	11-14-97	6.907
Rossangle, Patrick Barry & Norman	Lopatcong Twp, B 100, L8 Rt 22, Phillipsburg	7-8-98	1.039

Warren County Open Space Program Page 2

Acquired From:	Location:	Date Acquired	Acres
Santini, Robert A. & Sharon	Greenwich Twp, B25, L1 Lopatcong Twp, B100, L7	7-31-98	3.329
Hackettstown/ Independence Properties	Independence Twp, B1, L37	12-22-98	5.051
Mansfield Twp.	Mansfield Twp, B1603, L23.01	3-10-99	2.438
Preservation Land	Washington Twp, B5, L24	7-29-99	26.10
Consumers NJ Water Com.	Lopatcong Twp, B2, L47 B4.04, L1.01, B5, L1	7-29-99	100
Lutvi, Dzelidin	Franklin Twp, B39, L1.01, 2.01,3.05	10-15-99	16.825
Preservation Land	Washington Twp, B5,L2	11-9-99	142.536

THE BOARD OF CHOSEN FREEHOLDERS OF THE COUNTY OF WARREN WAYNE DUMONT JR. ADMINISTRATION BUILDING BELVIDERE, NEW JERSEY 07823

RESOLUTION

On a motion by Mr. DeBosh , seconded by Mrs. Stone , the following resolution was adopted by the Board of Chosen Freeholders of the County of Warren at a meeting held June 14, 2000

RESOLUTION TO PERMIT HUNTING AND FISHING ON CERTAIN OPEN SPACE PROPERTIES

WHEREAS, since 1990, approximately 900 acres of open space and Morris Canal property has been acquired by the County of Warren, under the guidance of the Board of Recreation Commissioners and using the Open Space Trust Fund and Green Acres funding; and

WHEREAS, the Warren County Planning Department has been designated as the manager of open space and Morris Canal properties; and

WHEREAS, under previous ownership, the traditional use of hunting and fishing was permitted; and

WHEREAS, on March 24, 1999, the Board of Chosen Freeholders adopted the "Regulations Governing Conduct in Public, Historic, and Passive Recreation Areas of the County of Warren, New Jersey," and

WHEREAS, Section 11 of the "Regulations" allows for hunting and fishing on lands designated by the Board of Chosen Freeholders in accordance with State and Federal Fish and Game Laws.

NOW, THEREFORE, BE IT RESOLVED that the Warren County Board of Chosen Freeholders permits hunting and fishing on the properties listed below so designated by and under the management of the Warren County Planning Department:

Greenwich Township, Block 24, Lots 1 & 3, Fishing only
Lopatcong Township, Block 98, Lot 2, Fishing only
White Lake Natural Resource Area, Fishing and Hunting
West Oxford Mountain Natural Resource Area, Hunting Only
Marble Hill Natural Resource Area, Fishing and Hunting

I hereby certify the above to be a true copy of a resolution adopted by the Board of Chosen Freeholders to the County of Warren on the date above mentioned.

Clerk

REGULATIONS GOVERNING CONDUCT IN PUBLIC, HISTORIC AND PASSIVE RECREATION AREAS OF THE COUNTY OF WARREN, NEW JERSEY

A person or persons wishing to use a public, historic and/or passive recreation area under the jurisdiction of the Board of Chosen Freeholders shall adhere to the following rules and procedures:

Section 1: Insurance Requirements

1. Minimum Limits of Protection:

Moderate Exposure: \$1,000,000 Basic Policy

Medium Exposure: \$1,000,000 Basic Policy with a \$2,000,000

Umbrella or Excess Policy

High Exposure: \$1,000,000 Basic Policy with a Minimum of

\$5,000,000 Umbrella or Excess Policy

These are suggested Minimum Coverage and Limits. Depending on the nature and scope of the activity, higher limits and specific coverage may be needed to protect the County. These insurance requirements are for Special Events and/or when special user permits are required.

When major or hazardous projects are undertaken, the County's insurance agent and County Counsel will be contacted for specific recommendations.

Certificates of Insurance will be submitted, when requested, with the certificate holder listed as follows:

County of Warren, Board of Chosen Freeholders

165 County Route #519, South Belvidere, New Jersey 07823-1949

c/o the Department, Board or Commission in charge of the Public, Historic and Passive Recreation Area(s).

A thirty (30) day notice of cancellation provision shall also be provided and the County of Warren, Board of Chosen Freeholders, will be listed as additional insured.

Section 2: Cutting and Damaging Vegetation and Other Natural Features

- 1. No person or persons shall cut, fell, dig up, pull out, damage, gather, carry away, take, remove or destroy any tree, shrub, vine, soil, rock, sand, stones, shrubs or plants, or other means or agency or part thereof without written permission or other authorization of the Board of Chosen Freeholders or designated agency. Nothing in this section shall apply to public utility companies rights-of-ways, provided that a one month notice is given to the Board of Chosen Freeholders or designated agency.
- 2. No person or persons shall damage, cut, carve, transplant or remove any tree or plant or injure the bark, or pick flowers or seeds or any tree or plant, dig in or otherwise disturb grassed areas, or in any way injure the natural beauty or usefulness of any area.

Section 3: All Motor Vehicles and Other Forms of Conveyances

- 1. No persons of persons shall operate any motor vehicle, motorboat, or other conveyance on or over any county property, unless the motor vehicle or motorboat is properly registered and display the proper and valid registration numbers.
- 2. No person or persons shall bring into or operate any boat, raft, or other water craft, whether motor powered or not, upon any waters, except at places designated for boating by the Board of Chosen Freeholders. Such activity shall be in accordance with applicable regulations as are now or will hereafter be adopted.
- All motor vehicles or other conveyances are restricted to established roads or designated parking areas. Motor vehicles or other conveyances shall not be operated any time on or over any road, trail, survey line, dam, boundary or transmission line, abandoned railroad rights-of-ways or other area designated as "closed" by signs or barriers, nor shall a vehicle or other conveyance be operated on or over any cultivated or planted areas or woods and fields owned by the county unless written permission or other authorization is granted by the Board or designated agency.
- 4. No person or persons shall operate motor vehicles, including conveyances, commonly known as off-road vehicles, all terrain vehicles, snowmobiles, dog sleds, dog carts, or trail and/or mountain bikes on county property at any time without first obtaining a written permit or other authorization from the Board or designated agency.
- 5. No motor vehicle or other conveyances shall be parked so as to block any travelled portion of any road or restrict the free movement of any vehicles thereon on any county property.

- 6. A person operating a motor vehicle or other conveyances on any county property shall comply with all posted speed limits or other vehicle control signs.
- 7. No person or persons shall leave a vehicle standing or park at night-in established parking areas or elsewhere in other areas governed by these regulations.
- 8. No person or persons shall ride a bicycle without reasonable regard to the safety of others.
- 9. No person or persons shall leave a bicycle lying on the ground or pavement or set against trees, or in any place or position where a person may trip over or be injured by it.
- 10. No person or persons shall ride a mountain bike except on designated areas, if provided on county-owned properties. Where permitted, mountain bike riders shall wear approved safety gear when riding. Mountain bikes shall be ridden in a safe manner for the individual and others using the designated area.
- 11. No owner or driver shall cause or permit his vehicle to stand outside of designated parking spaces, except for a reasonable time, to take up or discharge passengers or equipment. No motor vehicle shall be parked in said areas from one-half hour after sunset until sunrise, except as otherwise permitted.

Section 4: Alcoholic Beverages and Controlled Dangerous Substances

No person or persons shall consume or have in their possession or control any intoxicating beverage or controlled dangerous substances or any beverage containing alcohol or controlled dangerous substances while on any land or water under the jurisdiction of the Board of Chosen Freeholders.

Section 5: Outboard Motors

- No person or persons shall operate, use or have in their possession, any boat or motor or inboard-outboard motor in any freshwater lake or pond located within county-owned property without written permission from the Board of Chosen Freeholders or designated agency.
 - a. This section does not preclude the use of battery-powered electric motors on these areas.
 - b. White Lake Natural Resource Area will permit only the launching of cartop boats, canoes and sailboats in the area designated. If trailers are

used, the boats, canoes and sailboats, must be carried to the water from the area provided for cartop loading and unloading. No boat trailer or other means of carrying boats, canoes or sailboats shall be driven into the water of White Lake to launch said boat, canoe, or sailboat.

Section 6: Horseback Riding

- 1. No person or persons shall ride a horse in or on any land or water area under the jurisdiction of the Board of Chosen Freeholders without first procuring a proper and valid permit from that Board or agency designated to issue such permits. The permit is to be in the possession of the horseback rider at all times when riding a horse in these areas.
 - a. The riding of horses on or over any wildlife food areas, dams, cultivated fields, gardens or lawns shall be unlawful at all times.
 - b. On county-owned property where such activity may be permitted, it shall be done only in designated areas.
- 2. The fee for any individual permit for horseback riding on county-owned property under the jurisdiction of the Board of Chosen Freeholders shall be \$25.00 per calendar year. All horseback riding permits will expire on December 31, of each year.
 - a. The prospective permittee shall maintain general liability and property damage insurance for the period of authorized use with an insurance company recognized to do business in the State of New Jersey, in the amount of \$1,000,000 bodily injury and \$50,000 property damage, or \$1,000,000 combined single limit.
 - b. Each application to ride horseback must be accompanied by a certificate of insurance.
- 3. The Board of Chosen Freeholders may issue group horseback riding permits, covering a specified time period, to the Rutgers Cooperative Extension 4-H Clubs. No fee will be charged for these permits.
 - a. The Rutgers Cooperative Extension 4-H Clubs, when applying for such a permit, will provide the Board of Chosen Freeholders or designated agency with a complete application for a permit, on a form to be provided by the Board or designated agency. A copy of the valid permit must be posted at the group's event or in possession of the event coordinator.

- (1) The Rutgers Cooperative Extension 4-H Clubs will be required to provide proof of insurance in the amounts specified in 2a above for the group permits they sponsor.
- 4. The Board of Chosen Freeholders or designated agency may also issue group horseback riding permits to clubs or organizations on a daily basis. The fee for such a permit will be \$75.00 per year.
 - a. The prospective group permittee shall maintain public liability and property damage insurance according to the insurance requirements delineated in 2a above.
 - b. At least seven (7) days before the event, the club or organization applying for such a permit will provide the Board of Chosen Freeholders or designated agency with an application for a permit which includes a roster of riders who will be participating in the event.
 - c. Each group permit application must be accompanied by a certificate of insurance from the applicant's insurance carrier denoting the required insurance coverage as it applies to the riding of horses on county-owned property.
 - d. A copy of the valid permit and roster must be in the possession of at least one of the participating riders. For the purpose of this section, a group will be defined as two (2) or more riders.
- The Board of Chosen Freeholders or designated agency will determine and designate the area where the riding of horses is permitted and the number of permits to be issued per area during any one time period. Permittee shall be liable for any damage that may occur as a result of their horseback riding activities.
 - a. The use of horse drawn carriages on all county-owned property will require an individual or group permit from the Board of Chosen Freeholders or designated agency. The insurance requirements set forth in 2a above for horseback riders shall apply to horse drawn carriage riders.

Section 7: Swimming

- 1. Swimming and bathing are prohibited on all county properties.
 - a. No wading is permitted, except for the purpose of hunting, trapping or fishing.

b. For the purpose of this section, the use of such devices as vehicle inner tubes, surf boards, inflatable mats or underwater breathing devices, commonly known as "scuba" (self contained underwater breathing apparatus) gear, shall be considered as swimming or bathing.

Section 8: Camping, Picnicking and Vending

- 1. Camping or picnicking is prohibited on all areas under the jurisdiction of the Board of Chosen Freeholders, except as in those areas so designated. For the purpose of this section, "camping" means any temporary shelter, such as a tent, trailer, recreation vehicle, sleeping bag, hut or other structure, that a person or persons use as sleeping, resting, or living quarters.
- 2. No person or persons shall sell or offer for sale any food, beverage or other merchandise on any county property, except in designated areas and with written permission from the Board of Chosen Freeholders or designated agency.
- 3. No person or persons shall expose or offer for sale any article or thing, nor shall there be stationed or placed any stand, cart, or vehicle for the transportation, sale or display of any such article or thing. Exception is hereby made for any regularly licensed concessionaire acting by and under the authority of the Board of Chosen Freeholders.
- 4. No person or persons shall paste, glue, tack, or otherwise post any sign, placard, advertisement, or inspection whatever, nor shall any persons erect or cause to be erected any sign whatever on any public lands or highways or roads in any area.
- It is prohibited to erect, maintain, use or occupy, on any beach or no bathing area, any tent, shelter, or structure of any kind, nor shall any guide wire, rope or extension brace or support be connected or fastened from any such structure to any other structure, stake, rock, other object outside thereof.

Section 9: Fires

No person or persons shall set or cause to be set, start, build or maintain any fire on any county property without written permission of the Board of Chosen Freeholders or designated agency. This shall not preclude State Fire Wardens from setting fires as required to check or extinguish any fire on such areas, under the authority of N.J.S.A. 13.9-15.

Section 10: Daily Use Permit

1. On designated county property, bought in part or whole with funds from New

Jersey Department of Environmental Protection, Green Acres Program, and under the jurisdiction of the Board of Chosen Freeholders, a daily use charge of not more than \$2.00 per each passenger vehicle, other than a bus, and not more than \$10.00 for each bus may be charged.

All other designated county property, a daily use charge may be determined by the Board of Chosen Freeholders and shall be posted therein for public information and shall be determined from time to time by the Board of Chosen Freeholders.

- 2. Except for unusual and unforeseen emergencies, areas under the jurisdiction of the Board of Chosen Freeholders shall be open to the public every day of the year during designated hours. The opening and closing for each individual area shall be posted therein for public information and shall be determined from time to time by the Board of Chosen Freeholders.
- 3. Discrimination on the basis of residence, including preferential reservation, membership, or annual permit system is prohibited, except to the extent that reasonable differences in admission and other fees may be maintained on the basis of residence in any property under the jurisdiction of the Board of Chosen Freeholders.

Section 11: Fishing, Hunting, and Trapping

- 1. No person or persons shall fish in any water except in waters designated by the Board of Chosen Freeholders for that use and under such regulations and restrictions as have been or may be prescribed by the Board of Chosen Freeholders and being in accordance with State/Federal Fish and Game Laws.
- 2. No person or persons shall conduct a fishing tournament on or in any county-owned body of water under the jurisdiction of the Board of Chosen Freeholders. "Fishing Tournament" means any organized competitive fishing event, from shoreline or from the boat, with or without remunerations of any form, that is engaged in by more than ten (10) anglers or five (5) boats, whichever is less.
- 3. No person or persons shall launch, dock, or operate any boat of any kind on any water between the closing hour of the park at night and the opening hour of the park the following morning, nor shall any person or persons be on, remain on or in, any boat during said closed hours of the area.
- 4. No person or persons shall hunt or trap on any lands or waters, except in lands or waters designated by the Board of Chosen Freeholders or designated agency for that use and under such regulations and restrictions as have been or may be prescribed by the Board of Chosen Freeholders and being in accordance with

State/Federal Fish and Game Laws.

- 5. Shooting in areas from beyond area boundaries is forbidden.
- 6. In areas where hunting is prohibitated, no person or persons shall carry or possess firearms of any description, or air-rifles, springguns, bow and arrows, slings or any forms of weapons potentially inimical to wildlife and dangerous to human safety, or any instrument that can be loaded with and fire blank cartridges, or any kind or trapping device, except as may be specifically provided for by the Board of Chosen Freeholders and being in accordance with State/Federal Fish and Game Laws.

Section 12: Conduct

While in public, historic and passive recreation areas under the jurisdiction of the Board of Chosen Freeholders, all persons shall conduct themselves in a proper and orderly manner, and in particular, no person or persons shall:

- 1. Willfully mark, deface, disfigure, injure, tamper with or remove any buildings, bridges, tables, benches, fireplaces, railing, paving or paving materials, water lines or other public utilities or parts or appurtenances thereof, signs, notices of placards, whether temporary or permanent, monuments, stakes, posts, historic features, whether natural or manmade or other boundary makers, or other structures of equipment, facilities or park property or appurtenances whatsoever, either real or personal.
- 2. Fail to cooperate in maintaining rest rooms and washrooms in a neat and sanitary condition.
- 3. Climb any tree or walk, stand or sit upon monuments, fountains, railings, fences, or upon any other property not designated or customarily used for such purposes.
- 4. Tie or hitch an animal to any tree or plant.
- 5. Throw, discharge, or otherwise place or cause to be placed in the waters of any foundation, pond, lake, stream, or other body of water in any park or any tributary stream, storm sewer, or drain flowing into such water, any substance, matter or thing, liquid or solid, which will or may result in the pollution of said waters.
- 6. Have brought in or shall dump in, deposit or leave any bottles, broken glass, ashes, paper, boxes, cans, dirt, rubbish, waste, garbage, or refuse, or other trash. No such refuse or trash shall be placed in any waters in any area, or left anywhere on the grounds thereof, but shall be placed in the proper receptacles where these

are provided; where receptacles are not provided, all such rubbish or waste shall be carried away from public, historic, and passive recreation areas by the person or persons responsible for its presence and properly disposed of elsewhere.

- 7. Take part in or abet the playing of any games involving thrown or otherwise propelled objects, such as balls, stones, arrows, javelins, horseshoes, quoits, or model airplanes, except in those areas set apart for such forms of recreation. The playing of rough or comparatively dangerous games such as football, baseball, and lacrosse is prohibited except on the fields and courts or areas provided therefore. Roller skating and roller blading, if any is permitted, shall be confined to those areas specifically designated for such pastime.
- 8. Be responsible for the entry of a dog or other domestic animal into areas clearly marked by the Board of Chosen Freeholders or designated agency by signs bearing the words "Domestic Animals Prohibited in this Area". Nothing herein shall be construed as permitting the running of dogs at large. All dogs in those areas where such animals are permitted shall be restrained at all times on adequate leashes, not greater than 6 feet in length. All dogs used in the sport of hunting will be in areas designated by the Board of Chosen Freeholders or designated agency for that use and under such regulations and restrictions as have been or may be prescribed by the Board of Chosen Freeholders and being in accordance with State/Federal Fish and Game Laws.
- 9. Occupy any seat or bench, or loiter, or remain in any pavilion or any other park structure or section thereof which may be reserved and designated by the Board of Chosen Freeholders for the use of the opposite sex. Exception is made for children under 6 years of age.
- 10. Appear in any place in other than proper clothing.
- 11. Solicit contributions for any purpose, whether public or private.
- 12. Enter an area posted as "Closed to the Public", nor shall any person or persons use or abet in the used of any area in violation of posted notices.
- 13. Go onto the ice on any waters, except such areas as are designated, if any is permitted, as skating fields and areas used for ice fishing, in accordance with the Board of Chosen Freeholders rules and regulations and same being in accordance with State/Federal Fish and Game Laws.
- 14. Sleep or prostratedly lounge on the seats or benches or other areas or engage in loud, boisterous, threatening, abusive, insulting or indecent language or engage in any disorderly conduct or behavior tending to breach the public peace.

- 15. No person or persons shall allow themselves to be covered with a bathing suit so as to indecently expose their person.
- 16. No person or persons shall dress or undress on any beach or in any vehicles, toilets or other place, except in such structures as are provided for that purpose.

Section 13: Special Events

Permits for special events in areas under the jurisdiction of the Board of Chosen Freeholders shall be obtained by application to the Board of Chosen Freeholders or designated agency in accordance with the following procedures:

- 1. A person seeking issuance of a permit hereunder shall file an application with the Board of Chosen Freeholders or designated agency by the Board of Chosen Freeholders to accept such applications stating:
 - a. The name and address of the applicant.
 - b. The name and address of the person, corporation or associations sponsoring the activity, if any.
 - c. The day and hours for which the permit is desired.
 - d. The park or portion thereof for which the permit is desired.
 - The applicant to submit evidence of liability insurance, minimum coverage of \$1,000,000, naming the County of Warren.
 - f. Any other information which the Board of Chosen Freeholders shall find reasonably necessary for a fair determination as to whether a permit should be issued hereunder.
- 2. Standards for issuance of a use permit by the Board of Chosen Freeholders shall include the following findings:
 - a. That the proposed activity or use of the area will not unreasonably interfere with or detract from the general public enjoyment of the area.
 - b. That the proposed activity and use will not unreasonably interfere with or detract from the promotion of public health, welfare, safety and recreation.
 - c. That the proposed activity or uses that are reasonably anticipated will not include or promote violence, crime or disorderly conduct.

- d. That the proposed activity will not entail extraordinary or burdensome expenses or policy operation by the county or municipality.
- e. That the facilities desired have not been reserved for other use at the date and hour requested in the application.
- 3. Within 35 days after the receipt of an application, the Board of Chosen Freeholders or agency so designated by the Board of Chosen Freeholders shall apprise an applicant, in writing, or its reasons for refusing a permit and the applicant shall have the right to appeal to the Board of Chosen Freeholders by serving written notice thereof upon the Board within five days of said refusal.

A copy of said notice shall be served on the Board of Chosen Freeholders which shall consider the application under the standards set forth under subsection "2" hereof and sustain or overrule the decision within twenty-eight days from the receipt of the appeal by the Board of Chosen Freeholders. The decision of the Freeholder's shall be final.

- 4. A permittee shall be bound by all regulations and all applicable ordinances fully as though the same were inserted in said permits on all land under the jurisdiction of the Board of Chosen Freeholders.
- 5. The person or persons to whom the permit is issued shall be liable for all loss, damage, or injury sustained by any person whatever by reasons of negligence of the person or persons to whom such permits shall have been issued. The Board of Chosen Freeholders shall have the right to require any permittee to submit evidence of liability insurance, with minimum coverage of \$1,000,000 covering injuries to members of the general public arising out as such permitted activities or in such amounts as may be from time to time determined by the Board, prior to the commencement of any activity or issuance of any permit.
- 6. The issuance of a daily use permit is covered under Section 10.

Section 14: Revocation

The Board of Chosen Freeholders or designated agency shall have the authority to revoke a permit upon a finding of violation of any rule or ordinance, or upon good cause shown.

Section 15: Enforcement

1. The Board of Chosen Freeholders and area attendants shall, in conjunction with their duties imposed by law, diligently enforce the provisions of this regulation.

- 2. The Board of Chosen Freeholders and area attendants shall have the authority to eject from the area any person or persons acting in violation of this regulation.
- 3. The Board of Chosen Freeholders and area attendant shall have the authority to seize and confiscate any property, thing or device in the area used in violation of this regulation.

Section 16: Penalty

Any person violating any provisions of this regulation or any rule or regulation promulgated pursuant hereto, shall, upon conviction, be subject to the replacement, repair or restoration of any damaged area property and shall be subject to a fine not exceeding \$1,000.00 and, in default of payment thereof, may be sentenced to imprisonment in the County Jail at the discretion of the court, for a term not exceeding ten days.

Section 17: Repeal of Conflicting Regulations

All resolutions or regulations or parts thereof inconsistent herewith are hereby repealed.

Section 18: Discrimination

No person or persons shall, on the grounds of race, color, national origin, religion, age, sex, or handicap be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination in any area program or activity.

Section 19: Validity

If any provisions of these standards and regulations, or the application of such provisions, shall be held invalid or declared invalid, the remainder of these standards and regulations shall remain in full force and effect.

Section 20: Effective Date

These regulations shall take effect upon final approval by the Warren County Board of Chosen Freeholders.

GAS 3/3/99 c:\wpwin60\brc\99-011.wpd