

**ORDINANCE 2017- 18**

**AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF OKALOOSA COUNTY, FLORIDA; AMENDING CHAPTER 16, ARTICLE II OF THE OKALOOSA CODE OF ORDINANCES RELATED TO PARKS AND RECREATION; AMENDING THE PROVISIONS OF THE CODE TO PROVIDE FOR THE DELEGATION OF AUTHORITY TO PERMIT AND APPROVE EVENTS AND ACTIVITIES IN COUNTY PARK AND RECREATIONAL AREAS; AMENDING THE PROVISIONS OF THE CODE TO ALLOW SERVICE ANIMALS WITHIN COUNTY PARKS AND RECREATIONAL AREAS; ELIMINATING THE PROHIBITION OF FIREARMS; PROHIBITING THE USE OF TRAMPOLINES AND BOUNCE HOUSES; PERSONAL PROPERTY FROM REMAINING ON THE BEACH OVERNIGHT; CLARIFYING THE APPLICATION OF THESE PROVISIONS; PROVIDING FOR THE ACCESS BY QUALIFIED BEACH VENDORS; PROVIDING FOR THE CONSENT OF LESSEES TO USE ON SITE STRUCTURES; PROVIDING AN EFFECTIVE DATE.**

**WHEREAS** the Board of County Commissioners previously adopted Chapter 16, Article II of the Okaloosa County Code of Ordinances addressing use the beaches, parks and other recreational areas run by and owned by the County; and

**WHEREAS**, there is a need to clarify the language in the Code to address the delegation of authority to permit and approve events and activities at the beaches, parks and other recreational areas to make it more user friendly for the citizens of the County; and

**WHEREAS**, additional clarification of the language in Chapter 16, Article II of the Okaloosa County Code of Ordinances is necessary to update the Code to keep in compliance with the State's prohibition on local regulation of firearms and the permissible use of service animals at the County facilities.

**THEREFORE**, be it ordained by the Board of County Commissioners of Okaloosa County, Florida:

**SECTION 1:** Chapter 16, Article II, Section 16-43 of the Okaloosa County Code of Ordinances titled "Regulation of use and conduct at the beach, county parks, water bodies, and all recreational areas in unincorporated areas of Okaloosa County" is hereby amended as follows:

Sec. 16-43. - Regulation of use and conduct at the beach, county parks, water bodies, and all recreational areas in unincorporated areas of Okaloosa County.

- (a) Overnight camping. Overnight camping is restricted to posted parks only. Otherwise it shall be unlawful to camp or leave non permitted items such as, but not limited to, collapsible structures, tents (including tent frames), umbrellas, sheds, trailers, etc. unattended overnight and/or those time periods during which the beaches, county parks, or recreational areas are closed.
- (b) Fires and fireworks. It shall be unlawful for any person, firm, corporation, or other legal entity to ignite any substance or material or to light or participate in the lighting of any fire between the vegetation line or mean high water mark (beach area), whichever is a greater distance from the water's edge, and the water's edge of the Gulf of Mexico in Okaloosa County, Florida. No person shall bring into, possess, or set off or otherwise cause to explode or discharge or burn any fireworks as defined herein in any county park or any other county owned or leased property unless approval has been granted by the board of county commissioners: or their designee.
  - (1) No open fires/flames are allowed at John Beasley Park, James Lee Park, Newman C. Brackin Park or the Okaloosa Island Pier. This includes but is not limited to sternos, Bar-B-Q grills, candles, tiki torches, fireworks, etc.
  - (2) No fires are allowed in county public parks or recreation areas except ~~where~~ in the grills and/or fire rings that have been provided by the parks division.
- (c) Fishing. It shall be unlawful for any person ~~in~~ on property owned by Okaloosa County, ~~including the incorporated areas:~~
  - (1) To fish in the Gulf of Mexico after having been warned by any law enforcement officer that the health and safety of bathers is being endangered; or
  - (2) While on the beach ~~or within 2,500 feet from shore~~ to intentionally fish for sharks or to fish by those methods commonly known as "chumming" or "blood baiting".
  - (3) Nothing in this section shall be construed to create a duty on the part of any governmental employee or agent to prevent fishing or to warn of the presence of sharks in the Gulf of Mexico.
- (d) Glass containers. No person, firm, corporation, joint venture, partnership, or other legal entity shall possess or utilize any glass or ceramic bottle or container in or on any public park, beach, or recreational area in the County.
- (e) Soliciting and canvassing. It shall be unlawful for any person to solicit or canvass within the boundaries or in front of at any county park, beach or recreation area, except those operating with a permit issued by the board of county commissioners: or their designee.

- (f) Littering. It shall be unlawful for any person to discard or otherwise dispose or abandon any trash, garbage, bottles, containers, cans, dead fish or parts thereof, charcoal briquettes or ashes, or any other litter on the beach, County park or recreational area except in designated containers for that purpose. It is further unlawful to dispose of any household or commercial garbage on the beach, County park or any recreational area.
- (g) Obstructions on the beach. It shall be ~~unlawful~~ prohibited for all types of personal property, including by way of example and not limitation, canopies, cabanas, umbrellas and other shading devices, picnic tables, coolers, tiki huts, volleyball nets, hammocks, beach chairs, other furniture, tents (including tent frames), toys, towels, blankets and other personal articles to be left on the beach overnight or in such a manner that they interfere with beach maintenance, or cleaning, nesting turtles, emergency vehicles, or lifeguards' view of the water. It shall be prohibited for all types of personal property to remain on the beach from midnight and 7:30 a.m. Central Time (standard or daylight savings time, whichever is in effect).

There shall be a minimum setback of 25 feet from the gulf side of the dune on all public beaches on Okaloosa Island and James Lee Park for an emergency access lane.

~~(1) — It shall be unlawful for all types of personal property, including by way of example and not limitation, tents (including tent frames), canopies, cabanas, umbrellas and other shading devices, picnic tables, tiki huts, volleyball nets, hammocks, beach chairs and other furniture, and other items generally used for swimming, sunbathing, or beach recreation to remain on the beach unattended between midnight and 7:30 a.m. Central Time. As used in this section, the phrase "items generally used for swimming, sunbathing, or beach recreation" shall include, but not be limited to, beach chairs, umbrellas, coolers, tents (including tent frames), hammocks, tables, toys, towels, blankets, etc.~~

- (h) Swimming, surfing, use of rafts, floats and other flotation devices.

(1) The director of public safety or the Okaloosa County Sheriff shall have the authority to declare that a state of emergency exists and order the posting of double red flags prohibiting entry into the water. This shall apply to all County public beaches and beach access ways on Okaloosa Island ~~the county operated beaches of John Beasley Park, Ross Marler Park, First Access Way, Second Access Way, Third Access Way, Seventh Access Way, Newman C. Braekin Park,~~ and James Lee Park.

(2) Following a declaration of a state of emergency for any portion of any water body in Okaloosa County including the incorporated areas, and the posting of double red flags prohibiting entry into the water, failure to comply with directions of lifeguards or law enforcement officers shall be a violation of Section 843.02, Florida Statutes, or other applicable statute. Those persons surfing as defined herein with a surfboard attached to the surfer by a leash are exempt from this article.

- (3) No person, firm, corporation or other legal entity except a lifeguard or other person actually engaged in a rescue attempt shall:
  - a. Operate any watercraft, swim, bathe, surf, wade or dive within 150 feet of the Okaloosa Island Pier extending into the Gulf of Mexico on ~~Santa Rosa~~ Okaloosa Island.
  - b. Swim or bathe in violation of an order given pursuant to subsection (h) of this section.
- (i) Flag warning system.
  - (1) A flag warning system shall be adopted by the board of county commissioners.
  - (2) All county beaches as referenced in subsection (h)(1) and public access points to beaches leading to the Gulf of Mexico shall display a sign informing the public of the beach flag warning system, and hours lifeguards are on duty and notification that when lifeguards are not on duty swimmers shall swim at their own risk. The sign shall not be less than 24 inches wide and 30 inches long.
  - (3) Beach vendors and contractors and other governmental entities are encouraged to post the beach flag warning system sign in a prominent place at their place of business. The sign shall be in color and not less than 24 inches wide and 30 inches long.
  - (4) Beach lifeguards at county beaches, as referenced in subsection (h)(1), shall post the appropriate flags depicting current conditions at each designated beach from the second Saturday in March through the second weekend in October. Warning flags will be raised when lifeguards are on duty and actively guarding and will be lowered when lifeguards leave the beach daily.
- (j) Sound amplification. ~~(1)~~—No audio device, such as but not limited to, loudspeakers, television, radio, compact disc, tape, record player, iPod, phone, computer, or musical instrument, except equipment used by law enforcement, rescue or beach safety personnel, shall be used on the beach, county park, recreational areas and water bodies in any manner, that can be heard by a person using normal hearing facilities, at a distance of 100 feet or more from the source of the sound except if permitted by a county sanctioned event, e.g., a concert or other event.
- (k) Removal of beach sand. ~~(1)~~—No beach sand may be removed from the beach except for permitted construction under guidelines established by the county.
- (l) Removal of water. ~~(1)~~—No water may be pumped from the Gulf of Mexico except for permitted construction under guidelines established by the county.
- (m) Animals. Animals are prohibited in County parks, beaches or other recreational areas with the exception of those used for assistance ~~by handicapped, blind person,~~ as a service animal in accordance with section 413.08, Florida Statutes, or law enforcement.

- (n) Use of illegal drugs, alcohol, ~~firearms~~ and fireworks shall be prohibited in any county park, beach or other recreational area. The prohibition of the use of alcohol does not apply within the appropriately licensed establishments at the Island Pier, Newman C. Brackin Park and James Lee Park and any other establishment in a County park as approved by the board of county commissioners or its designee.
- (o) Disorderly conduct will not be permitted at any county park, beach or recreational area. It shall include but not be limited to profanity, fighting, and disturbing the public peace.
- (p) Abandonment. Any item generally used for boating, swimming, sunbathing, beach recreation, advertised or non-advertised sports activities and/or gatherings which remains unattended on the beach or county recreational areas for more than the permitted time, or during a time that is prohibited, shall be deemed abandoned. Abandoned items of personal property in violation of this article are hereby declared a public nuisance.
- (q) The use of trampolines or bounce houses may not be used on the beach or at any county recreational area.

~~(q)~~(r) Enforcement.

- (1) The sheriff department, Okaloosa County Public Works Parks ~~Division~~ Department, and Okaloosa County Public Safety Department are hereby authorized and directed to remove from the beaches and recreation areas items of personal property that are abandoned as provided in this article.
- (2) Abandoned items removed from beaches or recreation areas shall become property of Okaloosa County which shall dispose of the items in any legal manner it deems appropriate.

**SECTION 2:** Chapter 16, Article II, Sec. 16-44, titled “Gulf of Mexico-Watercraft distance from shore, generally” of the Okaloosa County Code of Ordinances is hereby amended as follows:

Sec. 16-44. - Gulf of Mexico—Watercraft distance from shore, generally.

- (a) The operation of any motorized watercraft within 700 feet of shoreline of the Gulf of Mexico in Okaloosa County including the incorporated areas is hereby prohibited subject to the exemptions provided in subsection (b) hereof.
- (b) The operation of non-propeller driven motorized watercraft within 700 feet of the shoreline of the Gulf of Mexico are hereby exempted under the following conditions:
  - (1) The owner or leaseholder of property bordering the Gulf of Mexico may give written permission for non-propeller driven motorized watercraft to enter and exit the shore adjacent to the property owned or leased within a corridor established, maintained, and subject to the following conditions:
    - a. The corridor must be at least 20 feet in width and not greater than 40 feet in width and extending 700 feet perpendicular to the shore. Only one corridor will be allowed on each site.

- b. The corridor is to be clearly marked along both sides with orange buoys that are at least 18 inches in diameter and anchored 700 feet from the shoreline. Marker buoys must be removed when the corridor is not in use.
  - c. The corridor must be at least ten feet interior to the extension of the property line of the permitting owner or leaseholder
  - d. Entrance into the corridor from the shoreline must be marked by orange or red cones which must be at least 28 inches high erected at the waterline.
  - e. There shall be posted landward of the corridor a sign advising the public of the corridor and posting notice for vessels to proceed under idle speed.
  - f. Swimming, surfing, sailing or wading shall be prohibited within the corridor but non-propeller driven motorized watercraft shall yield the right of way to any persons located therein.
  - g. Non-propeller driven motorized watercraft shall be limited to the entry/exit corridor when closer than 700 feet from the shoreline and shall not exceed the idle speed or five m.p.h., whichever is greater, when within the corridor.
- (2) Commercial fishing boats are exempted from the provisions of this article while in the process of deploying nets while conducting fish netting operations, but shall not operate in excess of idle speed or five m.p.h. miles per hour, whichever is greater, when within 700 feet of the shoreline.
- (3) Publicly announced, properly authorized and supervised, and adequately patrolled regattas, speed trials, exhibitions, or other special events, when the same have been approved by the board of county commissioners and the applicant has provided a hold harmless agreement to the county, liability insurance in the minimum amount of ~~\$500,000.00 per person and~~ \$1,000,000.00 per occurrence naming the Okaloosa County board of county commissioners as an additional insured on such policy, and such other conditions as deemed necessary by the board of county commissioners including but not limited to protecting the environment, and assuring that adequate public facilities and emergency response teams and equipment are available.
- (4) Commercial propeller driven motorized watercraft are exempt when owned or operated by the landward owner and operated within a corridor established, maintained, and subject to the following conditions:
- a. The corridor must be at least 20 feet in width and not greater than 40 feet in width and extending 700 feet perpendicular to the shore. Only one corridor will be allowed on each side.
  - b. The corridor is to be clearly marked along both sides with orange buoys that are at least 18 inches in diameter and anchored 700 feet from the shoreline. Additional buoys will be placed at 100 feet and 300 feet. Marker buoys must be removed when the corridor is not in use.
  - c. The corridor must be at least ten feet interior to the extension of the property line of the permitting owner or leaseholder.

- d. Entrance into the corridor from the shoreline must be marked by orange or red cones which must be at least 28 inches high erected at the waterline.
- e. There shall be posted landward of the corridor a sign advising the public of the corridor and posting notice for vessels to proceed under idle speed.
- f. Propeller driven commercial watercraft shall not operate within the corridor or within 700 feet of the shoreline when weather conditions cause the surf to be in excess of two feet.
- g. Propeller driven commercial watercraft shall never operate any closer than 100 feet from the shoreline, even when within the corridor.
- h. Propeller driven commercial watercraft shall never exceed idle speed or five m.p.h. miles per hour, whichever is greater, while within 700 feet of the shoreline.

**SECTION 3:** Chapter 16, Article II, Sec. 16-45, titled “Permitted vehicles on the beach, park and recreational areas” of the Okaloosa County Code of Ordinances is hereby amended as follows:

Sec. 16-45. Permitted Vehicles on the beach, parks and recreation areas.

- (a) No person, firm, corporation, joint venture, partnership, or other legal entity shall operate any motor vehicle in, on, or over any public land, right-of-way, or county park, beach, or recreational area in the county that is not clearly designated or posted for vehicular traffic, vehicular parking or emergency vehicular traffic, unless the same shall have been issued a permit by the ~~governing body of the county.~~ board of county commissioners or their designee.
- (b) Personal or privately owned all terrain and/or other vehicles are not permitted on the public beach. Exception: All terrain and/or four-wheel drive vehicles used by sheriff's deputies and county employees may be driven on the beach in the performance of official business.
- (c) Permitted vehicles accessing public beaches shall meet the following requirements:
  - (1) The vehicle must have a current State of Florida registration and be covered by auto insurance written by an insurance company licensed to do business in the State of Florida.
  - (2) The vehicle must be registered to the owner of a business which has obtained a Qualified Beach Vendor Beach Vehicle Permit from Okaloosa County and has an executed contract/agreement with Okaloosa County and the upland permitted property owner.
  - (3) The business name, phone number, and the Okaloosa County Qualified Beach Vendor Certificate number must be displayed on both sides of the vehicle while the vehicle is on the beach. The informational lettering must be no smaller than two inches and no larger than three inches in height.
  - (4) A copy of the Okaloosa County Qualified Beach Vendor Beach Vehicle Permit must be carried in the vehicle at all times when on the beach.

- (5) Permitted vehicles are only allowed to enter and exit the beach via the emergency access ways located at beach access ways #2, #4, #7, and the Boardwalk on Okaloosa Island and James Lee Park in Destin. The emergency access ways will be unlocked and relocked by county staff during the approved scheduled times/dates (see subsection (8) below). Driving vehicles on or over the sand dunes is not allowed except in an emergency situation. Failure for vendors who have been issued a Qualified Beach Vendor Beach Vehicle Permit to comply with subsections (c)(1) through (c)(5) are subject to the following enforcement actions:
- a. First infraction: Written notice to the company and warning issued to violator (driver).
  - b. Second infraction: \$250.00 fine.
  - c. Third infraction: Withdraw vehicle's beach permit.
- (6) The speed limit on the beach is ten mph. Violation of the speed limit will result in the following:
- a. First infraction: Written warning to company, ticket issued to violator (driver), and a \$500.00 fine.
  - b. Second infraction: \$1,000.00 fine.
  - c. Third infraction: Withdraw vehicle's beach permit.
- (7) Hazard lights and head lights must be on while driving on the beach. Failure to operate a vehicle with hazard lights or head lights on are subject to the following enforcement actions:
- a. First infraction: Written notice to the company and warning issued to violator (driver).
  - b. Second infraction: \$250.00 fine.
  - c. Third infraction: Withdraw vehicle's beach permit.
- (8) Qualified beach vendors who have obtained qualified beach vendor vehicle permits are allowed access during the following times and dates:
- ~~a. Approved times (Central Time): 7:00 a.m. until 9:00 a.m., 4:00 p.m. until 6:00 p.m.~~
  - ~~ba.~~ Approved dates will be set up as follows:
    - i. Last two days of February and first three days of March.
    - ii. Two days prior to the beginning of Spring Break as determined by the Tourist Development Department.
    - iii. Two days prior to Memorial Day holiday weekend.
    - iv. ~~July 1st and 2nd~~ Two days prior to the 4<sup>th</sup> of July holiday weekend.
    - v. Three days prior to Labor Day holiday weekend.
    - vi. The first week of November.
    - vii. Other dates as approved by Okaloosa County (ex. inclement weather, etc.).



- (9) Vehicles must be clean (free of any materials not meeting the requirements of land development code, section 6.02.04, discoloring material prohibition) and in proper running order so as not to leak any fluids such as grease, oil, transmission fluid, antifreeze, etc. at any time. Improperly operating vehicles used by the Qualified Beach Vendor are subject to the following enforcement actions:
- a. First infraction: Written notice to the company and warning issued to violator (driver).
  - b. Second infraction: \$250.00 fine.
  - c. Third infraction: Withdraw vehicle's beach permit.
- (10) The fee to obtain a qualified beach vendor beach vehicle permit for beach access is \$500.00 per calendar year per vehicle. Vendors are limited to two authorized vehicles. The vehicle(s) must be designated on the qualified beach vendor application.
- (11) Transfer of vehicle permit for beach access shall be limited to vehicles owned by the same person or entity. Tag number and copy of the registration of affected vehicles will be provided to the public works parks division prior to vehicle use on the beach. At no time will there be more than two permitted vehicles per qualified beach vendor.
- (12) Non permitted vehicles other than official vehicles used by sheriff's deputies and county employees used for official business shall not be operated on the beach.
- (13) Turtle nesting season is designated from May 1 through October 31 each year. All vehicles and activities operating on the beaches will steer clear of all marked turtle nesting sites; any adult turtle accessing the beach for the purpose of nesting; or hatchling turtle emerging from a nest site and migrating to the water's edge. Per State Statue Title XXVIII Chapter 370.12(1) Protection of Marine Turtles, it is a third degree felony for "Any person that illegally takes, disturbs, mutilates, destroys, causes to be destroyed, molests, or harasses any marine turtle species, or the eggs or nest of any marine turtle species."

**SECTION 4:** Chapter 16, Article II, Section 16-47 of the Okaloosa County Code of Ordinances titled "Temporary use for special events", is hereby amended as follows:

Sec. 16-47. - Temporary use for special events.

- (a) Policy and objective. This section is intended to ensure broad usage by allowing temporary uses of any county park, beach or recreational area for purposes which otherwise would be prohibited. These special uses would be allowed by a permit that waives certain restrictions under specific condition which still protect the public health, safety, and welfare. The permitting process is intended to provide a convenient procedure to be followed by beach users. Any temporary use permits will be issued by the board of county commissioners or their designee. Fees for these temporary use permits will be established by resolution by the board of county commissioners. Use of electricity and/or water is not granted unless approved. If use is approved additional charges may apply.
- (b) Procedure.

- (1) All requests shall be in writing stating reason, location, time, point of contact and the sponsor. Request must be presented to public works staff 60 days prior to the event. Request will be reviewed by the staffs of the public works, public safety and the sheriff's office. Public safety shall coordinate the application with the authority having jurisdiction for fire service in the area in which the event is located and the request will be approved by the Okaloosa County ~~B~~o~~a~~r~~d~~ of ~~C~~o~~u~~n~~ty ~~C~~o~~m~~m~~i~~s~~s~~isioners; or its designee.~~
- (2) Permits will only be issued after approved by the board of county commissioners ~~at a regularly scheduled meeting. or its designee.~~
- (3) All organizations submitting applications for permits pursuant hereto shall be required to furnish the county proof of liability insurance in the minimum amounts of ~~\$500,000.00 per person and~~ \$1,000,000.00 per occurrence, naming the Okaloosa County Board of County Commissioners as additional insured on the policy, insuring for any damages that may be sustained as the result of the activity.
- (4) All organizations submitting applications for permits shall be required to execute a hold harmless agreement indemnifying the county for any loss suffered as the result of the activity.
- (5) All events will pay a daily use fee and appropriate security deposit. These fees are due in advance of proposed activity.

**SECTION 5:** Chapter 16, Article II, Section 16-48 of the Okaloosa County Code of Ordinances titled "Commercial activity on public lands", is hereby amended as follows:

Sec. 16-48. - Commercial activity on public lands.

- (a) Permit, lease, etc. required. No person, firm, corporation, joint venture, partnership, or other legal entity shall directly or indirectly sell, rent, advertise, or promote property, real or personal, or conduct directly or indirectly any commercial activity of any nature or kind, including but not limited to the passing out of literature on or from any public land, public right-of-way, or public recreational area in the county without a permit, lease, contract, franchise, or qualified beach vendor certificate duly issued or executed by the ~~governing body of the county.~~ board of county commissioners or their designee.
- (b) Preservation of public health, safety, etc. No permit, lease, contract, or franchise shall hereafter be issued for the commercial activities prohibited by this section unless the board of county commissioners or their designee makes a specific finding that the proposed activity will serve a public need and promote the public health, safety, or welfare.
- (c) Vendor eligibility. The minimum qualifications required to become a qualified beach vendor or public recreation area vendor are as follows:
  - (1) The vendor or business shall demonstrate that a valid business tax receipt from the Okaloosa County Tax Collector's office or State of Florida has been obtained as required.

- (2) Vendor shall demonstrate procurement of adequate insurance(s) as specified by the Okaloosa County Risk Management Department.
  - (3) Permits from appropriate local, state, and federal agencies shall be provided by the vendor as required.
- (d) Application for permit lease, etc. All applications for a permit, lease, contract, or franchise shall be filed with the board of county commissioners through the Okaloosa County Public Works Parks Division for consideration in accordance with paragraph (b), and shall include:
- (1) The name, address, and business affiliation of the applicant; and
  - (2) A thorough description of the nature of the proposed activity; and
  - (3) A statement as to why and how the proposed activity will promote the public health, safety, morals, or welfare; and
  - (4) A statement as to why and how the proposed activity will not have an adverse environmental impact on the public area involved; and
  - (5) A statement as to why and how the proposed activity will not annoy, harass, intimidate or interfere with the public and their enjoyment of the area involved; and
  - (6) A statement as to how the applicant intends to protect the county from liability for the proposed activity.
- (e) Consideration of application. The board of county commissioners or their designee shall consider the application as submitted and may grant or reject the same, or advertise for bids in accordance with such additional terms and conditions deemed necessary to protect the public interest.
- (f) Application for qualified beach vendor certificate and/or public recreation area vendor. All applications for a qualified beach vendor certificate and/or public recreation area vendor shall be filed with the board of county commissioners through the Okaloosa County Public Works Parks Division for consideration in accordance with subsection (b) of this section, and shall include all of the following:
- (1) \$500.00 non-refundable application fee;
  - (2) The name, address, and business affiliation of the applicant;
  - (3) A thorough description of the nature of the proposed activity;
  - (4) A statement as to why and how the proposed activity will serve a public need and promote the public health, safety, or welfare;
  - (5) A statement as to why and how the proposed activity will not have an adverse environmental impact on the public area involved;
  - (6) A statement as to why and how the proposed activity will not annoy, harass, intimidate or interfere with the public and their enjoyment of the area involved;
  - (7) A statement as to how the applicant intends to protect the county from liability for the proposed activity;
  - (8) Each applicant shall sign a statement stating they have read the Ordinance No. 08-06 as amended and fully understand its contents.

(g) Qualified beach vendor certificates and/or recreation area vendor shall be renewed annually. All qualified beach vendor certificates and recreation area vendor expire on December 31. Vendors shall apply to become a qualified beach vendor and/or recreation area vendor each year that they wish to conduct business on the public beach and/or public recreation area.

(h) Consideration of application. The board of county commissioners or their designee shall consider the application as submitted and may grant or reject the same. The board of county commissioners maintains the right to advertise for bids in accordance with such additional terms and conditions deemed necessary to protect the public interest.

**SECTION 6:** Chapter 16, Article II, Section 16-50 of the Okaloosa County Code of Ordinances titled "Permit for a designated beach property", is hereby amended as follows:

Sec. 16-49. - Beach service stipulations.

- (a) Qualified beach vendors operating on the beach shall only fly the beach warning flag(s) specified by the posted flag system of the Okaloosa County Beach Safety Division.
- (b) All qualified beach vendor equipment shall be placed in accordance with the requirements provided by the Okaloosa County Public Works Parks Division and the Florida Department of Environmental Protection. Beach storage boxes shall display the Okaloosa County Qualified Beach Vendor Certificate number on opposing sides of their box with letters not to exceed three inches in height but no less than two inches in height.
- (c) Qualified beach vendors shall maintain their permitted site(s) to be free of debris, trash, inoperable equipment and other non-essential items.
- (d) Qualified beach vendors shall ensure that their area's refuse will be placed in a county provided trash receptacle. Should a trash receptacle become full vendors shall remove the full bag, tie the bag shut, place it adjacent to the receptacle and place a new county provided bag (which is located in the bottom of the receptacle) in the receptacle.
- (e) In the event of a storm or impending disaster all beach vendor equipment on the county's public beach must be removed to the vendor's off-site storage area. Access for removal and replacement will be determined by Okaloosa County Public Works Department, Parks Division.
- (f) Spacing, set back, and beach safety corridor requirements stated in subsection 16-43(g) shall be adhered to at all times.
- (g) Qualified beach vendors shall not set up beach chair/umbrella, or other equipment before 7:30 a.m. Central Time, and shall remove beach chair/umbrellas or other equipment by one hour after dusk. Violation of this item can result in the qualified beach vendor certificate being revoked or prevention of a qualified beach vendor certificate being issued to the beach chair/umbrella service in the future.

**SECTION 7:** Chapter 16, Article II, Section 16-50 of the Okaloosa County Code of Ordinances titled “Permit for a designated beach property”, is hereby amended as follows:

Sec. 16-50. - Permit for a designated beach property.

This section addresses the procedures by which an upland property owner or their designee can apply to Okaloosa County to engage the services of a qualified beach vendor(s) on the public beach area adjacent to their facility.

- (1a) Yearly applications must be submitted to the board of county commissioners or their designee for consideration and must include; the name of the upland facility, contact information, and type of vendor service(s) they wish to engage.
- (2b) Applicant is required to select an Okaloosa County Qualified Beach Vendor. A list of qualified beach vendors can be obtained from the parks division of the public works department. A copy of the selected qualified beach vendor's certificate must be attached.
- (3c) There is no fee for the yearly permit. The permit will be in effect from January 1 through December 31 of the specified year.
- (4d) Consideration of application. The board of county commissioners or their designee shall consider the permit application as submitted and may grant or reject the same. The board of county commissioners maintains the right to advertise for bids in accordance with such additional terms and conditions deemed necessary to protect the public interest.

**SECTION 8:** Chapter 16, Article II, Section 16-55 of the Okaloosa County Code of Ordinances titled “Weddings conducted in county public parks”, is hereby amended as follows:

Sec. 16-55. - Weddings conducted in county public parks.

- (a) No reservations will be made for county public parks on the following holidays or holiday weekend due to increased demand for these facilities: Memorial Day/Memorial Day weekend, 4th of July/4th of July weekend and Labor Day/Labor Day weekend.
- (b) All wedding planning companies who wish to conduct weddings on county public parks, beaches, or recreation areas must obtain a qualified beach vendor certificate (see section 16-48).
- (c) For Bbeach wedding scheduled for James Lee Park:
  - (1) All qualified beach vendors seeking to perform weddings at James Lee Park, regardless of the number of guests, must contact the Public Works Parks Division a minimum of 14 days prior to the planned event.
  - (2) The following information is required to schedule weddings: The date, time, name of the qualified beach vendor, bride's and groom's names, and number of expected guests.
  - (3) Bookings are made on a "first come, first served" basis.
  - (4) County staff will coordinate all dates and times for the proposed weddings with the lessee of James Lee Park.


- (5) Existing guidelines for special events hosted on county public beaches, parks and recreation areas will be enforced.
- (6) Qualified beach vendors and individuals with scheduled wedding events will be notified that the parking facilities at James Lee Park are available for the public and cannot be reserved or 'saved' in advance of a scheduled event. Shuttling of guests is strongly recommended.
- (5) ~~Wedding parties are allowed 30 minutes prior and after the completion of the ceremony for setup and breakdown.~~
- (d) Special events to be held at James Lee Park or at any other recreational area that is subject to an existing lease from the County, which seeks to use a pavilion or other structure on that leasehold property shall be required to obtain the consent of the lessee prior to the special event.

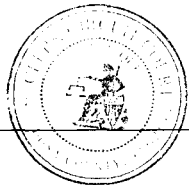
**SECTION 9: Effective Date.** This Ordinance shall become effective upon filing with the Secretary of State in accordance with the law.


**PASSED AND ADOPTED** in Regular Session of the Board of County Commissioners of Okaloosa County, Florida, this 5th day of September, 2017.

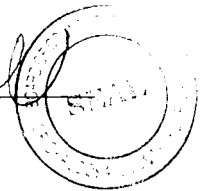
BOARD OF COUNTY COMMISSIONERS  
OF OKALOOSA COUNTY, FLORIDA

ATTEST:

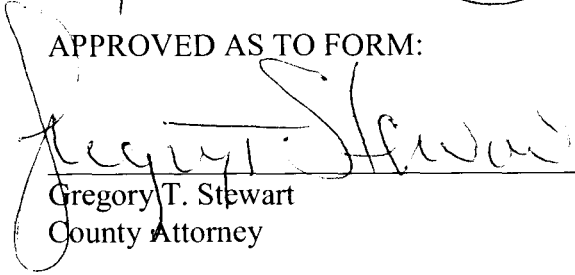
  
J.D. Peacock II, Clerk



  
Carolyn N. Ketchel, Chairman



APPROVED AS TO FORM:

  
Gregory T. Stewart  
County Attorney



## FLORIDA DEPARTMENT *of* STATE

**RICK SCOTT**  
Governor

**KEN DETZNER**  
Secretary of State

September 13, 2017

Honorable J. D. Peacock II  
Clerk of the Circuit Court  
Okaloosa County  
101 East James Lee Boulevard  
Crestview, Florida 32563-1359

Attention: Ms. Renee Ramirez

Dear Mr. Peacock:

Pursuant to the provisions of Section 125.66, Florida Statutes, this will acknowledge receipt of your electronic copy of Okaloosa County Ordinance No. 2017-18, which was filed in this office on September 8, 2017.

Sincerely,

Ernest L. Reddick  
Program Administrator

ELR/lb