VILLAGE OF CHASE

BYLAW NO. 604-2000

A Bylaw governing the use of property held by the Village of Chase for pleasure, recreation, or community uses.

WHEREAS the Local Government Act empowers the Council to make rules and regulations for the use of Municipal Parks and Community facilities owned by the Village of Chase;

AND WHEREAS it has been deemed desirable to establish regulations for the use and enjoyment of municipal parks within the Village;

NOW THEREFORE the Council of the Village of Chase, in open meeting assembled enacts as follows:

1. CITATION

This Bylaw shall be cited as "Parks and Facilities Regulation Bylaw. No. 604-2000".

2. REPEAL

Parks and Facilities Regulation Bylaw No. 531, 1995 is hereby repealed in its entirety.

3. **DEFINITIONS**

In this Bylaw, unless the context otherwise requires"

- "Parklands" include designated Municipal Parks and other lands that are maintained for the public's enjoyment by the Village of Chase.
- "Memorial Park" means that portion of the lands described as Plan B4910, DLPT 517, KDYD & Plan 10227F, D.L. 517 KDYD shown outlined in heavy black on Schedule "A" attached to and forming part of this Bylaw;
- "Centennial Park" means that portion of the lands described as Lot A, Plan 16303, D.L. 517, KDYD, Except Plan M14306 shown outlined in heavy black on Schedule "B" attached to and forming part of this Bylaw;
- "Willson Park" means that portion of the lands described as Lot A, Plan 31877 D.L. 517 KDYD shown outlined in heavy black on Schedule "C" attached to and forming part of this Bylaw;
- "Mill Park" means that portion of the lands described as Lot 1, Plan 43805 D.L. 517 KDYD, and That Part of District Lot 517 shown on Plan B264, KDYD, Except Plan 43085 shown outlined in heavy black on Schedule "D" attached to and forming part of this Bylaw but does not include the portion of Mill Park which has been developed as a Campground facility as outlined on Schedule "D1" attached to and forming part of this Bylaw;
- "Whitfield Park" means that portion of the lands described as Parcel A, Plan 37756 D.L. 517 KDYD of Plan B256 shown outlined in heavy black on Schedule"E" attached to and forming part of this Bylaw;
- "Vehicle" means a vehicle as defined in the Motor Vehicle Act:

3. REGULATIONS

(a) It shall be unlawful for any person to allow a horse, under his control to enter or occupy parklands, other than those areas constructed and maintained as road surface, public parking areas, or designated and signed as a horse trail, unless such person has been issued authorization under Section 5 of this Bylaw.

- (b) It shall be unlawful for any person to operate a vehicle, including a snowmobile or motor cycle within or upon parklands, other than those areas constructed and maintained as road surface, public parking areas or areas designated and signed as motor vehicle, snowmobile, or motor cycle areas, unless such person has been issued an authorization under Section 5 of this Bylaw.
- (c) No person shall enter or be in Memorial Park, Centennial Park, Willson Park, Whitfield Park or Mill Park between the hours of 11:00 p.m. and 5:00 a.m. the following day, or as otherwise established through signage, unless such person has been issued an authorization under section 5 of this Bylaw.
- (d) No person or registered owner of a vehicle shall permit such vehicle to enter or remain in Memorial Park, Centennial Park, Willson Park, Whitfield Park or Mill Park between the hours of 11:00 p.m. and 5:00 a.m. the following day, or as otherwise established through signage, unless such person has been issued an authorization under Section 5 of this Bylaw.
- (e) Any vehicle unlawfully occupying a portion of parklands may be removed and impounded. Impounded vehicles can be recovered by the owner upon the payment to the Municipality of \$100.00. Any vehicle that is not recovered by the owner within 30 days from the date of impoundment may be sold by the Municipality at a public auction. If no bids are received at such auction, which equal the charge for impoundment, then the vehicle shall be deemed unusable and disposed of by the Municipality in any manner whatsoever.
- (f) Fires of any kind shall not be permitted in any parklands within the Village unless done so in an established and designated metal fire pit provided by the Village.
- (g) No person shall deposit any materials of any kind in any parklands without the express authorization of the Village of Chase.
- (h) Dogs shall be permitted in any parklands only if such dog is on a leash and under the care and control of a competent person.
- (i) It is an offence for any person with a dog under his or her care and control to fail to immediately remove and dispose in a waste container or by other sanitary means, any fecal matter deposited by such dog in any parklands.

5. PERMITS

- (a) Upon written application, the Council may by Resolution, issue a permit for the use of Municipal Parks varying or relaxing provisions contained in this Bylaw. The permit shall be in the form of schedule "F" attached to and forming part of this Bylaw. Any person or persons issued a permit shall abide by the terms and conditions of the Permit.
- (b) Use of Municipal Parks may be reserved by application. The Clerk or his designate may issue a permit in the form of Schedule "F" to secure the use of parklands for a specified time period. The Clerk or his designate is not authorized to vary or relax any provisions contained within this Bylaw. Any person or persons issued a permit shall abide by the terms and conditions of the Permit.

6. SIGNAGE

- (a) The Municipality may cause a sign or signs to be placed at the entrances of parklands for the purpose of:
- displaying programs, hours;
- prohibiting horses;
- prohibiting vehicles, snowmobiles, and/or motorcycles;

- displaying any other information or regulations contained within this Bylaw for the good management and control of parklands, recreation facilities and/or programs; or
- closing the use of all unattended parklands and/or recreation facilities between the hours
- (b) The Municipality may cause a gate or gates or some other barrier to be placed at the entrances of, or elsewhere within, parklands for the purpose of enforcing the provisions of subsection (1).

7. PENALTIES

- (a) Every person who violates any provision of this Bylaw, or who causes or suffers or permits any act or thing to be done in contravention or, or in violation of, any provision of this Bylaw, or who neglects to do or refrain from doing anything required to be done under any of the provisions of this Bylaw, shall be guilty of an offence of this Bylaw. Each day that a violation continues to exist shall constitute a separate offence.
- (b) Every person guilty of an offence of this Bylaw shall be liable on summary conviction to a penalty not exceeding \$2,000.00 for each offence, and the cost of prosecution.

Mus Doubes

Introduced and read a first time this 12th of September, 2000.

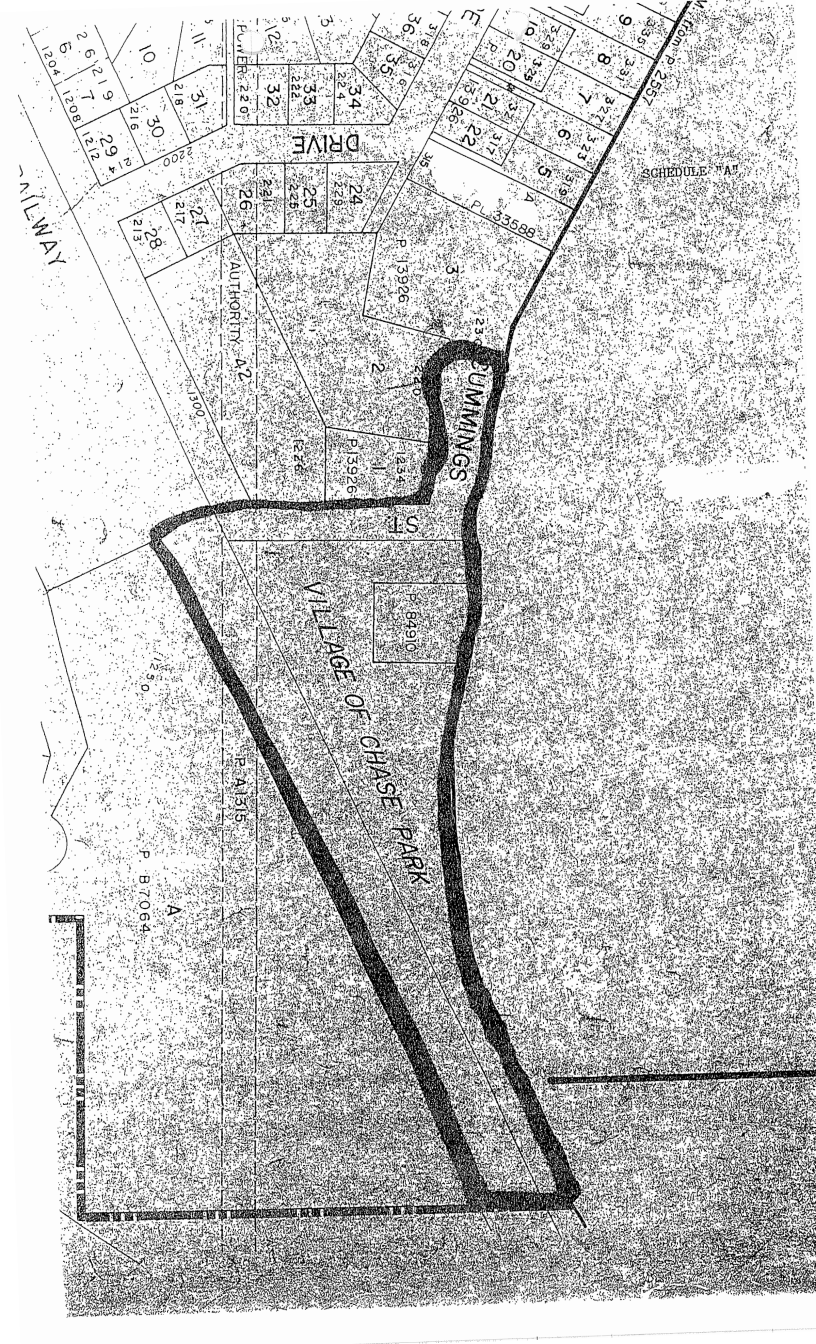
Read a second time this 12th day of September, 2000.

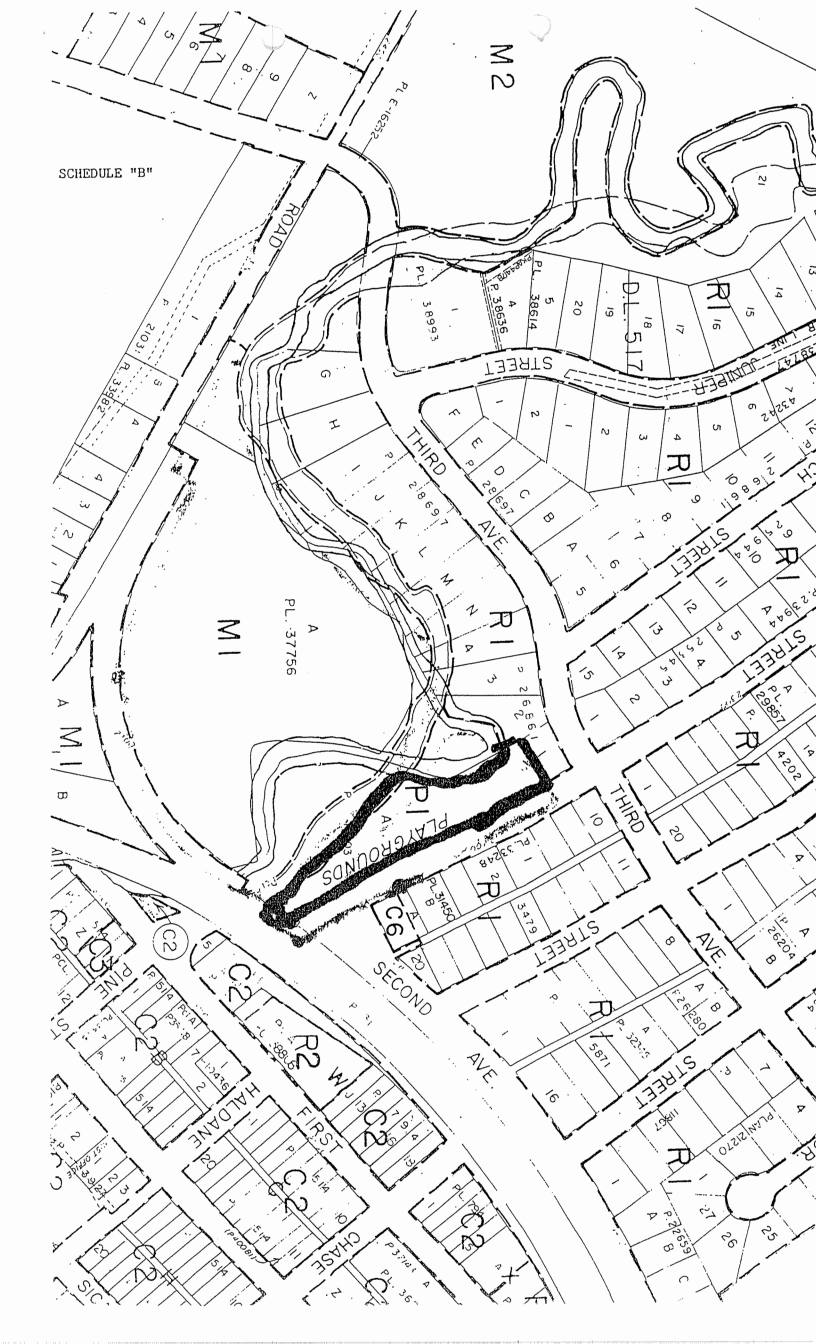
Read a third time this 12th day of September, 2000.

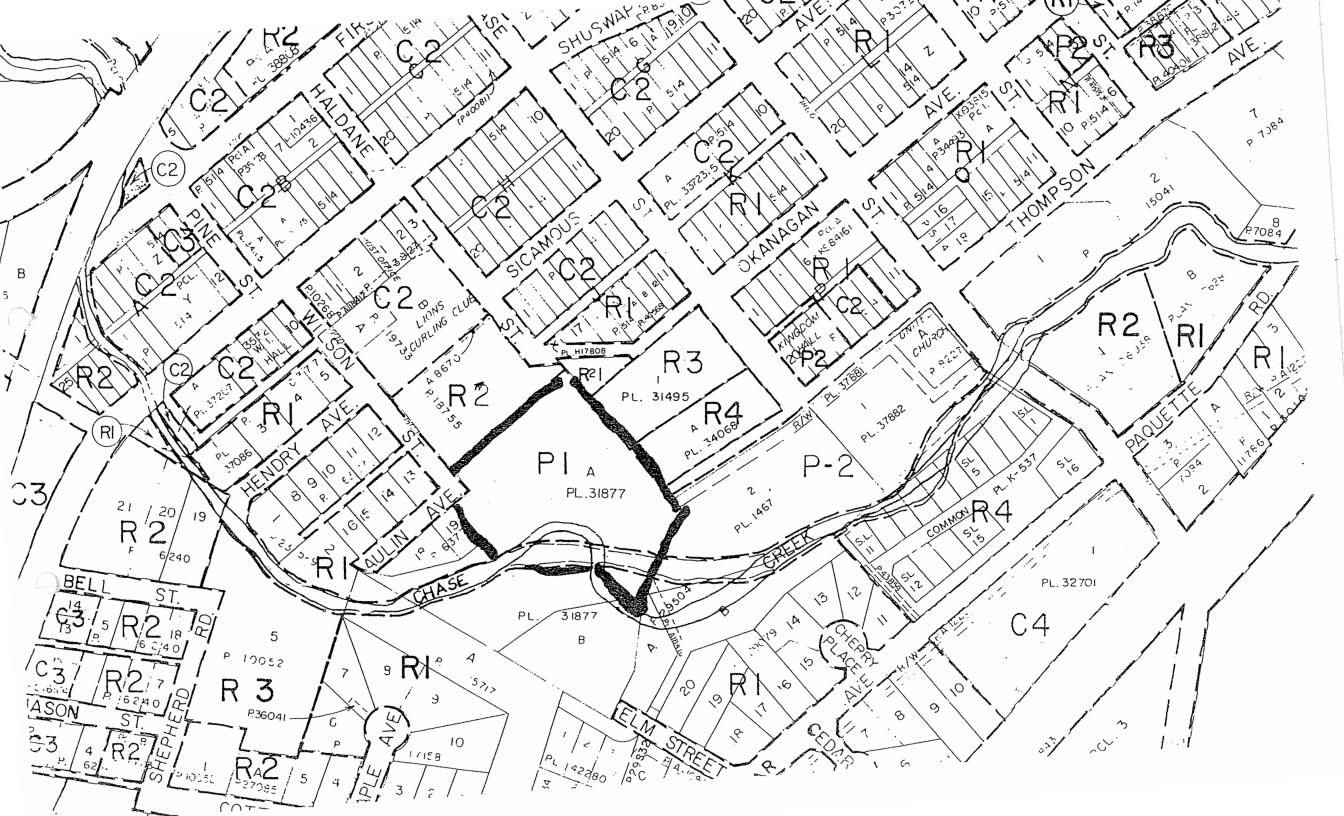
RECONSIDERED AND FINALLY ADOPTED this 26th day of September, 2000.

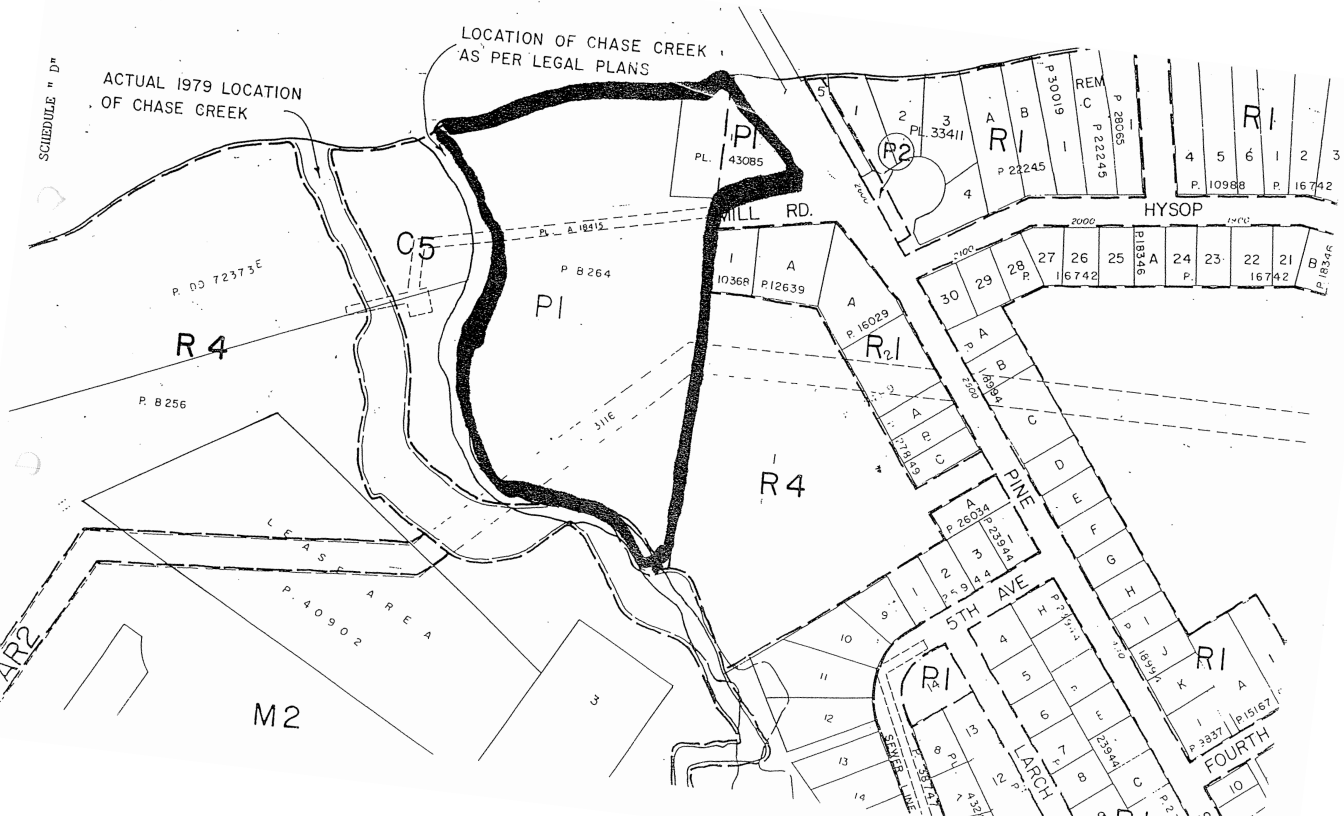
Certified a true copy of Bylaw No. 604-2000

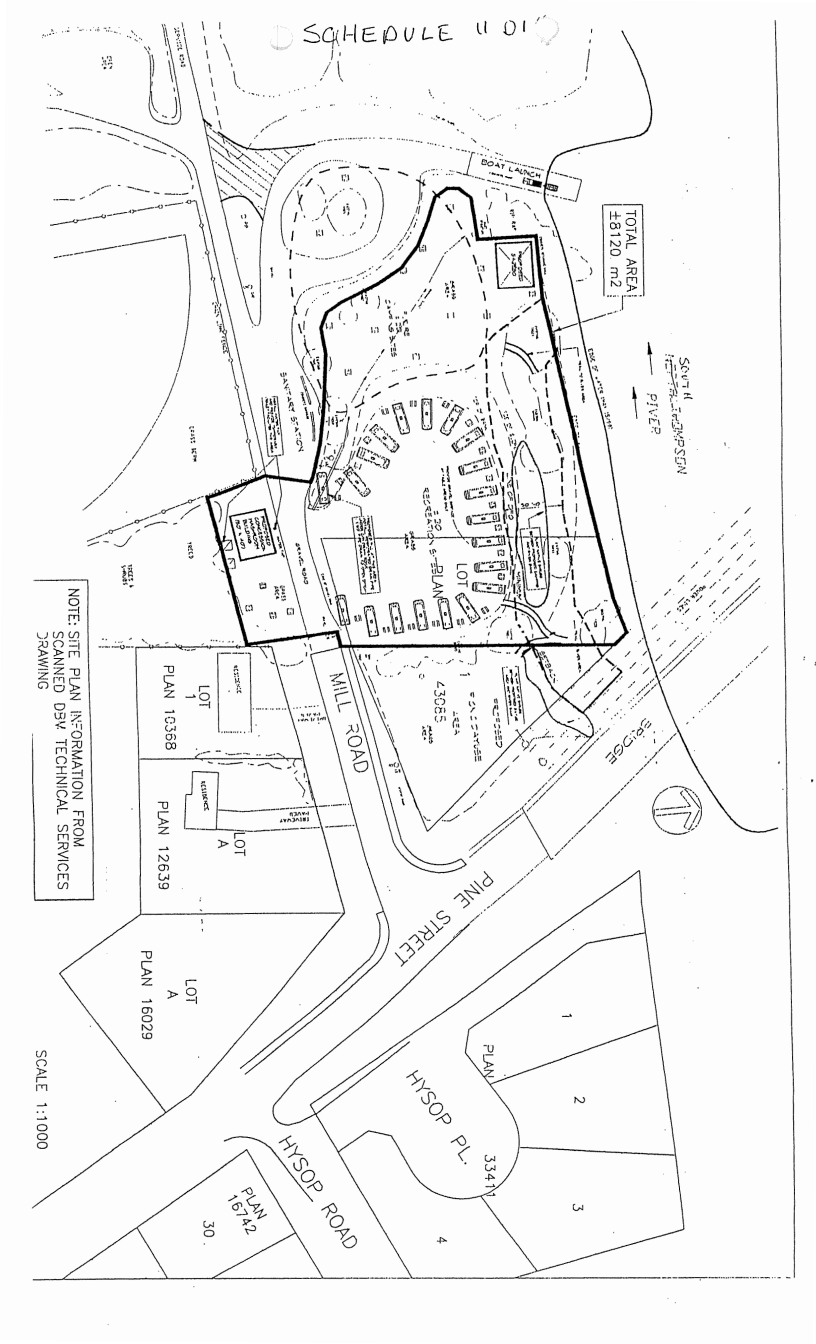
Wales













VILLAGE OF CHASE SCHEDULE "F" TO BYLAW NO. 604-2000

PARK USE PERMIT

GROUP	ADDRESS	
APPLICANT	_	
TEL:	-	
PARK(S)		
DATES	TIME(S)	
EVENT DESCRIPTION	COLUMN TO THE STREET OF THE ST	
SPECIAL REQUIREMENTS		
 The permittee agrees to abide by all relayillage of Chase. This permit is not transferable. At the expiry of this permit, title to all installed under permission contained by Village of Chase and the permittee shat temporary structures must be removed. This permit is not valid until signed by The Village of Chase may cancel this permittee hereby indemnifies and damages whatsoever arising from the permittee is hereby required to cleamaterial of any kind, which is attribute the park. The permit holder shall remove receptacles. Extraordinary clean up an cost. The permittee acknowledges that all Vihours of 11:00 p.m. and 5:00 a.m. the fithis permit shall be conducted during the IN CONSIDERATION OF THE PRIVILE TO OBSERVE AND ABIDE BY THE TERMINIST. 	permanent improverein shall revert tell not be entitled to prior to the expiry the permittee. Determit at any time save the Village herivileges granted an up and disposed to this permit, in the materials which dor damage will be tellowing day and these hours unless a EGES GRANTED	vements or construction as to and remain the property of the o any compensation. Therefore y date. without notice. armless from any loss, costs or the permittee by this permit. of any rubbish, debris or other nto waste receptacle provided in the cannot be placed in such be charged to the permittee at osed to the public between the that no activity authorized by authorization is provided herein HEREIN, I HEREBY AGREE
,20,DATED	PERMITTE	EE

WITNESS

for the VILLAGE OF CHASE