ORDINANCE NO.: 2019-057

Amending the 1998 Code of Ordinances of the City of Columbia, South Carolina, Chapter 15, Parks and Recreation, Sec. 15-1 Prohibited acts in parks (8)

BE IT ORDAINED by the Mayor and Council this 20th day of August, 2019, that the 1998 Code of Ordinances of the City of Columbia, South Carolina, Chapter 15, Parks and Recreation, Sec. 15-1 Prohibited acts in parks (8) is amended to read as follows:

Sec. 15-1. Prohibited acts in parks.
It shall be unlawful for any person using the public parks, recreation areas, grounds or facilities of the city (referred to in this chapter as parks) to either perform or allow the performance of any of the following acts, unless such activity is authorized, permitted or supervised by the parks and recreation department of the city:

(8) Alcohol. Possess and/or consume beverages, or food items of any type which contain alcohol, beer or wine regardless of the percentage of alcohol contained therein, except within Riverfront Park, Keenan House, Finlay Park, the Print Building next to the Eau Claire Town Hall, Boyd Plaza, Coble Plaza, and Earlewood Community Building and Park, as follows:

a. At events open to the public involving the assembly or the intention of attracting 100 or more people, for cultural, ceremonial, educational, or celebratory purposes, which generates revenue, regardless of status, to include art exhibits, wine/food tasting events, circuses, fairs, carnivals, festivals, auctions, concerts, and any event which is advertised or marketed in any form including, but not limited to: posters, business cards, internet, and media outlets; serves an entrepreneurial purpose; includes fees/charges for goods/services (e.g. food & drink); and whenever there is an admission fee or leasing fee and when possession and consumption is specifically authorized by resolution of Columbia City Council and the event organizer obtains a permit or license if required by the South Carolina Department of Revenue for the possession and/or consumption of beer, ale, porter, malt or wine only at the event; or,

b. At private functions, authorized by the city, for which the South Carolina Department of Revenue does not require a permit or license for the possession and/or consumption of alcoholic beverages, beer or wine.

The rest and remainder of this section shall remain unchanged.

This ordinance is effective as of final reading.

Requested by:
City Manager

Approved by:
City Manager

Approved as to form:
City Attorney

Introduced: 8/6/2019
Final Reading: 8/20/2019

Mayor

ATTEST:
City Clerk