

**TITLE 14: STREETS AND SIDEWALKS**

Chapter

**14.01. SKATEBOARD, ROLLERBLADE AND ROLLERSKATING  
REGULATION**

**14.20. VEHICLES PARKED FOR SALE**

**14.30. CAMPING PROHIBITED**



## CHAPTER 14.01: SKATEBOARD, ROLLERBLADE AND ROLLERSKATING REGULATION

### Section

- 14.01.010 Definitions.
- 14.01.020 Prohibition on Public and Private Property.
- 14.01.030 Penalty for Violation.

gravitational or mechanical power and to which is affixed a handled or other steering device.  
(Ord. 74, passed 4-7-1999; Ord. 130, passed 9-1-2010)

#### 14.01.010 Definitions.

For purposes of this section, the following words shall have the meanings ascribed below:

(a) "Private property" shall mean any property held by private interests which is used primarily for business, commercial, or recreational purposes and includes the property of the Canyon Lake Property Owners Association, including but not limited as common areas.

(b) "Public property" shall mean any property owned or maintained by the City of Canyon Lake or any property owned or maintained by a public entity other than the City.

(c) "Rollerblade" and "rollerskate" shall mean any footwear or device which may be attached to footwear to which wheels, whether or not in-line, are attached and which is used by the wearer for moving or propulsion

(d) "Skateboard" shall mean a plank or board of any material, which has wheels attached to it and which is propelled or moved by human, gravitational or mechanical power and to which there is not fixed any device or mechanism to control the wheels.

(e) "Helmet" shall mean a helmet as required by Vehicle Code Section 21212.

(f) "Non-motorized scooter" shall mean a blank or board of any material, which has wheels attached to it and which is propelled or moved by human,

#### 14.01.020 Prohibition on Public and Private Property.

It shall be unlawful and subject to punishment in accordance with Section 14.01.030 of this Chapter, for any person utilizing or riding upon skateboards or non-motorized scooters, or wearing or utilizing rollerblades or rollerskates to ride or move about in or on any public or private property when the same has been posted as a "no skateboard-no non-motorized scooter-no rollerblade-no rollerskate" area; ride a bicycle or those devices or move those about in or on any public or private property without wearing a helmet.

(a) Prior to the enforcement of the provisions of this Section, the property owner or person in charge and control of the area so designated shall cause to be posted a sign giving notice of such requirements as follows:

(1) The sign posted on public or private property prohibiting skateboarding, non-motorized scooter riding, rollerblading or rollerskating shall provide substantially as follows:

"SKATEBOARDING, RIDING NON-MOTORIZED SCOOTERS, ROLLERBLADING AND ROLLERSKATING ARE PROHIBITED BY SECTION 14.01.020 OF THE CANYON LAKE MUNICIPAL CODE. ANY VIOLATION IS PUNISHABLE BY A FINE AND/OR ANY OTHER PENALTY IMPOSED BY THE COURT."

(2) Signage requiring a helmet while bicycling, skateboarding, riding a non-motorized scooter, rollerblading or rollerskating on public

property is not required. Signage requiring a helmet while bicycling, skateboarding, riding a non-motorized scooter, rollerblading or rollerskating on private property shall post signage as follows:

“NO BICYCLING, SKATEBOARDING, RIDING A NON-MOTORIZED SCOOTER, ROLLERBLADING OR ROLLERSKATING WITHOUT A HELMET PURSUANT TO SECTION 14.01.020 OF THE CANYON LAKE MUNICIPAL CODE. ANY VIOLATION IS PUNISHABLE BY A FINE AND/OR ANY OTHER PENALTY IMPOSED BY THE COURT.”

(b) Such prohibition shall apply to the property so designated once posted in plain view at all entrances to the property, and on a sign which is not less than 17 inches by 21 inches in size with lettering not less than one inch in height.

(c) The provisions of this Chapter shall not be construed to prohibit persons from engaging in organized special events conducted and scheduled by the property owner or person in charge and control of the property nor to prohibit him/her from conducting such special events subject to all necessary consents. (Ord. 74, passed 4-7-1999; Ord. 130, passed 9-1-2010)

#### **14.01.030 Penalty for Violation.**

This Chapter may be enforced through an administrative citation or as set out in Section 1.01.200 of this Code.

(Ord. 74, passed 4-7-1999; Am. Ord. 130, passed 9-1-2010)

## CHAPTER 14.20: VEHICLES PARKED FOR SALE

### Section

- 14.20.010 Prohibition on vehicles parked for sale on public or private property.
- 14.20.020 Exception.
- 14.20.030 Enforcement.

#### ***Cross-reference:***

*Abandoned and wrecked vehicles; abatement, see Chapter 12.50*

#### **14.20.010 Prohibition on vehicles parked for sale on public or private property.**

(a) Except as provided for in Section 14.20.020, no person shall park, stop, place or leave standing any vehicle or cause any vehicle to be parked or placed upon any private parking lot or public street, highway, parking lot or other private or public property located within the City for the purpose of selling, displaying for sale or offering for sale any such vehicle. As used herein, "vehicle" includes but is not limited to boats, personal watercraft and trailers.

(b) The parking or placing of any vehicle with a sign or other advertising device thereon or proximate thereto, indicating such vehicle is for sale, shall constitute prima facie evidence that such vehicle was parked or placed for the purpose of displaying the vehicle for sale.

(c) Violation of this section shall be an infraction. This section may be enforced by administrative citation or any other legal means available to the City.  
(Ord. 108U, passed 6-11-2008)

#### **14.20.020 Exception.**

Notwithstanding Section 14.20.010, this Chapter does not apply to vehicles parked on a private street or in a private parking lot governed by the Canyon Lake Property Owners Association. A person is not prohibited from selling, displaying for sale or offering for sale a vehicle on private property within the City, provided the person owns or occupies the property or has written permission of the property owner, authorized agent of the property owner or the person in lawful possession of such private property. Such written permission shall be displayed in or on the vehicle in such a manner as to be clearly visible, and upon request by a peace officer or code enforcement officer employed by the City, such written permission shall be made available for further inspection. This exception shall not exempt a person from compliance with City zoning ordinances or any other applicable law, regulation, or CC&R governing the sale of vehicles on private property.

(Ord. 108U, passed 6-11-2008)

#### **14.20.030 Enforcement.**

A violation of the provisions of Section 14.20.010 is an infraction, enforceable by administrative or criminal citation. Each day the violation continues shall be considered a separate violation. Nothing in this Chapter shall in any way abrogate the City's ability to remove vehicles using its police power.

(Ord. 108U, passed 6-11-2008)

**Canyon Lake - Vehicles Parked for Sale**

## CHAPTER 14.30: CAMPING PROHIBITED

### Section

- 14.30.010 Prohibition on vehicles parked overnight on private property.
- 14.30.020 Exceptions.
- 14.30.030 Enforcement.

Property Owners Association in compliance with all applicable rules and regulations.

(b) This Chapter does not provide an exemption from any zoning ordinance or any applicable law, regulation or private CC&Rs.  
(Ord. 144, passed 7-10-2013)

### **14.30.010 Prohibition on vehicles parked overnight on private property.**

(a) No person shall camp on public or private property within the City, except on or in property designated for camping. As used herein, Acamping@ includes but is not limited to sleeping overnight in any vehicle parked on public or private property when there is displayed in plain view on the property a sign prohibiting such sleeping in such vehicle. No property owner or person in charge of the property may give consent to sleeping overnight.

(b) Prior to enforcement of the provisions of this section, the property owner or person in charge or control of the property where the restriction shall be enforced shall cause to be posted signage giving notice of the prohibition. Such signage shall be posted in plain view at all entrances to the property on a sign which is not less than 17 inches by 21 inches size with letters not less than one inch in height.

(c) As used here, “vehicle” means and includes cars, vans, trucks and trailers, whether self-contained or designed for towing.  
(Ord. 144, passed 7-10-2013)

### **14.30.030 Enforcement.**

(a) A violation of the provisions of Section 14.30.010 is an infraction, enforceable by criminal or administrative citation. Each day the violation continues shall be considered a separate violation.

(b) To the extent allowed by law, and consistent with applicable posting requirements, vehicles utilized in repeated non-compliance with the provisions of this Chapter may be towed.

(c) This Chapter shall be enforced only in a manner allowed by applicable law and in accord with First Amendment protections.  
(Ord. 144, passed 7-10-2013)

### **14.30.020 Exceptions.**

(a) This Chapter does not apply to vehicles in a private campground governed by the Canyon Lake

