§ 7.2 Crater Lake National Park.

(a) Fishing. Fishing in Crater Lake
and park streams is permitted from
May 20 through October 31.

(b) Boating. No private vessel or
motor may be used on the waters of the
park.

(c) Snowmobiles. Snowmobile use is
permitted in Crater Lake National
Park on the North Entrance Road from
its intersection with the Rim Drive to
the park boundary, and on intermitt-
ent routes detouring from the North
Entrance Road as designated by the
Superintendent and marked with snow
poles and signs. Except for such des-
ignated detours marked with snow
poles and signs, only that portion of
the North Entrance Road intended for
wheeled vehicle use may be used by
snowmobiles. Such roadway is avail-
able for snowmobile use only when the
designated roadway is closed to all
wheeled vehicles used by the public.

§ 7.3 Glacier National Park.

(a) Fishing. (1) Fishing regulations,
based on management objectives de-
scribed in the park’s Resource Man-
agement Plan, are established annually by
the Superintendent.

(2) The Superintendent may impose
closures and establish conditions or re-
strictions, in accordance with the cri-
teria and procedures of §§1.5 and 1.7 of
this chapter, or any activity pertaining
to fishing, including but not limited to,
species of fish that may be taken, sea-
sons and hours during which fishing
may take place, methods of taking,
size, location, and possession limits.

(3) Fishing in violation of a condition
or restriction established by the Super-
intendent is prohibited.

(b) Eating, drinking, and lodging estab-
lishments. (1) No eating, drinking, or
lodging establishment offering food,
drink, or lodging for sale may be oper-
ated on any privately owned lands
within Glacier National Park unless a
permit for the operation thereof has
first been obtained from the Super-
intendent.

(2) The Superintendent will issue a
permit only after an inspection of the
premises and a determination that the
premises comply with the substantive
requirements of State and county
health and sanitary laws and ordi-
nances and rules and regulations pro-
mulgated pursuant thereto which
would apply to the premises if the pri-
vately owned lands were not subject to
the jurisdiction of the United States.

(3) No fee will be charged for the
issuance of such a permit.

(4) The Superintendent or his duly
authorized representative shall have
the right of inspection at all reason-
able times for the purpose of
ascertaining that the premises are
being maintained and operated in com-
pliance with State and county health
laws and ordinances and rules and reg-
ulations promulgated pursuant thereto.

(5) Failure of the permittee to com-
ply with all State and county sub-
stantive laws and ordinances, and rules
and regulations promulgated pursuant
thereto applicable to the establishment
for which a permit is issued, or failure
to comply with any Federal law or any
regulation promulgated by the Sec-
retary of the Interior for governing the
park, or with the conditions imposed
by the permit, will be grounds for rev-
ocation of the permit.

(6) The applicant or permittee may
appeal to the Regional Director, Na-
tional Park Service, from any final ac-
tion of the Superintendent, refusing,
conditioning, or revoking a permit.
Such an appeal, in writing, shall be
filed within 30 days after receipt of no-
tice by the applicant or permittee of
the action appealed from. Any final de-
cision of the Regional Director may be
appealed to the Director, National
Park Service, within 30 days after re-
ceipt of notice by the applicant or per-
mittee of the Regional Director’s deci-
sion. During the period in which an ap-
peal is being considered by the Re-
gional Director or the Director, the es-
tablishment for which a permit has
been denied or revoked shall not be op-
erated.

(7) The revocable permit for eating,
drinking, and lodging establishments
National Park Service, Interior

§ 7.3

issued by the Superintendent shall contain general regulatory provisions as hereinafter set forth, and will include such reasonable special conditions relating to the health and safety of visitors both to the park and to the establishments as the Superintendent may deem necessary to cover existing local circumstances, and shall be in a form substantially as follows:

(Front of Permit)

U.S. DEPARTMENT OF THE INTERIOR
NATIONAL PARK SERVICE

REVOCABLE PERMIT FOR OPERATION OF EATING OR DRINKING AND LODGING ESTABLISHMENTS

Permission is hereby granted __________, who resides at ________________, to operate during the period of __________, 19__, to __________, 19__, inclusive a ________________ (specify type of establishment) within Glacier National Park on lands privately owned or controlled by him (her) over which the United States exercises exclusive jurisdiction. This permit is subject to the general provisions and any special conditions stated on the reverse hereof.

Issued at Glacier National Park, Mont., this __________ day of ______________, 19__.__________

Superintendent

I, __________, the permittee named herein, accept this permit subject to the terms, covenants, obligations, and reservations expressed or implied.

Copartnership—permittees sign as “Members of firm”.

Corporation—the officer authorized to execute contracts, etc., should sign, with title, the sufficiency of such signature being attested by the Secretary, with corporate seal in lieu of witness.

Permittee

Witness:

Name

Address

(Reverse of Permit)

GENERAL REGULATORY PROVISIONS OF THIS PERMIT

1. Permittee shall exercise this privilege subject to the supervision of the Superintendent of the Park and shall comply with the regulations of the Secretary of the Interior governing the Park.

2. Any building or structure used for the purpose of conducting the business herein permitted shall be kept in a safe, and sightly condition.

3. The permittee shall dispose of all refuse from the business herein permitted as required by the Superintendent.

4. Permittee, his agents, and employees shall be responsible for the preservation of good order within the vicinity of the business operations herein permitted.

5. Failure of the permittee to comply with all State and county substantive laws and ordinances and rules and regulations promulgated pursuant thereto applicable to eating, drinking, and lodging establishments or to comply with any law or any regulation of the Secretary of the Interior governing the Park or with the conditions imposed by this permit, will be grounds for revocation of this permit.

6. This permit may not be transferred or assigned without the consent, in writing of the Superintendent.

7. Neither Members of, nor Delegates to Congress, or Resident Commissioners, officers, agents, or employees of the Department of the Interior, shall be admitted to any share or part of this permit or derive, directly or indirectly, any pecuniary benefit arising therefrom.

8. Standard Equal Employment Provision to be set out in full as provided for by Executive Orders 10925 and 11114.

9. The following special provisions are made a part of this permit:

(c) Water supply and sewage disposal systems. The provisions of this paragraph apply to the privately owned lands within Glacier National Park. The provisions of this paragraph do not excuse compliance by eating, drinking, or lodging establishments with §5.10 of the chapter.

(i) Facilities. (i) Subject to the provisions of paragraph (e)(3) of this section, no person shall occupy any building or structure intended for human habitation, or use, unless such building is served by water supply and sewage disposal systems that comply with the standards prescribed by State and county laws and regulations applicable in the county within whose exterior boundaries such building is located.

(ii) No person shall construct, rebuild or alter any water supply or sewage disposal system without a written permit issued by the Superintendent. The Superintendent will issue such permit.
only after receipt of written notification from the appropriate Federal, State, or county officer that the plans for such system comply with State or county standards. There shall be no charge for such permits. Any person aggrieved by an action of the Superintendent with respect to any such permit or permit application may appeal in writing to the Director, National Park Service, Department of the Interior, Washington, DC 20240.

(2) Inspections. (i) The appropriate State or county health officer, the Superintendent, or their authorized representatives or an officer of the U.S. Public Health Service, may inspect any water supply or sewage disposal system, from time to time, in order to determine whether such system complies with the State and county standards: Provided, however, That inspection shall be made only upon consent of the occupant of the premises or pursuant to a warrant.

(ii) Any water supply or sewage disposal system may be inspected without the consent of the occupant of the premises or a warrant if there is probable cause to believe that such system presents an immediate and severe danger to the public health.

(3) Defective systems. (i) If upon inspection, any water supply system or sewage disposal system is found by the inspecting officer not to be in conformance with applicable State and county standards, the Superintendent will send to the ostensible owner and/or the occupant of such property, by certified mail, a written notice specifying what steps must be taken to achieve compliance. If after one year has elapsed from the mailing of such written notice the deficiency has not been corrected, such deficiency shall constitute a violation of this regulation and shall be the basis for court action for the vacation of the premises.

(ii) If upon inspection, any water supply or sewage disposal system is found by the inspecting officer not to be in conformance with established State and county standards and it is found further that there is immediate and severe danger to the public health or the health of the occupants, the Superintendent shall post appropriate notices at conspicuous places on such premises, and thereafter, no person shall occupy the premises on which the system is located until the Superintendent is satisfied that remedial measures have been taken that will assure compliance of the system with established State and county standards.

(d) Motorboats. (1) Motorboats and motor vessels are limited to ten (10) horsepower or less on Bowman and Two Medicine Lakes. This restriction does not apply to sightseeing vessels operated by an authorized concessioner on Two Medicine Lake.

(2) All motorboats and motor vessels except the authorized, concessioner-operated, sightseeing vessels are prohibited on Swiftcurrent Lake.

(3) The operation of all motorboats and motor vessels are prohibited on Kintla Lake.

(e) Canadian dollars. To promote the purpose of the Act of May 2, 1932 (47 Stat. 145; 16 U.S.C. 161a), Canadian dollars tendered by Canadian visitors entering the United States section of Glacier National Park will be accepted at the official rate of exchange in payment of the recreation fees prescribed for the park.

(f) Commercial passenger-carrying motor vehicles. The prohibition against the commercial transportation of passengers by motor vehicles to Glacier National Park, contained in §5.4 of this chapter, shall be subject to the following exceptions:

(1) Commercial transport of passengers by motor vehicles on those portions of the park roads from Sherburne entrance to the Many Glacier area; from Two Medicine entrance to Two Medicine Lake; from West Glacier entrance to the Camas Entrance; U.S. Highway 2 from Walton to Java; and the Going-to-the-Sun Road from West Glacier entrance to Lake McDonald Lodge and from St. Mary entrance to Rising Sun will be permitted.

(2) Commercial passenger-carrying motor vehicles operated in the above areas, on a general, infrequent, and nonscheduled tour in which the visit to the park is incidental to such tour, and carrying only round-trip passengers traveling from the point of origin of the tour, will be accorded admission to the park. Such tours shall not provide, in effect, a regular and duplicating
service conflicting with, or in competition with, the tours provided for the public pursuant to contract authorization from the Secretary as determined by the Superintendent.

§ 7.4 Grand Canyon National Park.

(a) Commercial passenger-carrying motor vehicles. The prohibition against the commercial transportation of passengers by motor vehicles to Grand Canyon National Park contained in §5.4 of this chapter shall be subject to the following exception: Motor vehicles operated on a general, infrequent, and nonscheduled tour on which the visit to the park is an incident to such tour, carrying only round-trip passengers traveling from the point of origin of the tour, will be accorded admission to the park.

(b) Colorado whitewater boat trips. The following regulations shall apply to all persons using the waters of, or Federally owned land administered by the National Park Service, along the Colorado River within Grand Canyon National Park, upstream from Diamond Creek at approximately river mile 226:

1. No person shall operate a vessel engaging in predominantly upstream travel or having a total horsepower in excess of 55.

2. U.S. Coast Guard approved life preservers must be worn by every person while on the river or while lining or portaging near rough water. One extra preserver must be carried for each ten (10) persons.

3. No person shall conduct, lead, or guide a river trip unless such person possesses a permit issued by the Superintendent, Grand Canyon National Park. The National Park Service reserves the right to limit the number of such permits issued, or the number of persons traveling on trips authorized by such permits when, in the opinion of the National Park Service, such limitations are necessary in the interest of public safety or protection of the ecological and environmental values of the area.

(i) The Superintendent shall issue a permit upon a determination that the person leading, guiding, or conducting a river trip is experienced in running rivers in white water navigation of similar difficulty, and possesses appropriate equipment, which is identified in the terms and conditions of the permit.

(ii) No person shall conduct, lead, guide, or outfit a commercial river trip without first securing the above permit and possessing an additional permit authorizing the conduct of a commercial or business activity in the park.

(iii) An operation is commercial if any fee, charge or other compensation is collected for conducting, leading, guiding, or outfitting a river trip. A river trip is not commercial if there is a bona fide sharing of actual expenses.

4. All human waste will be taken out of the Canyon and deposited in established receptacles, or will be disposed of by such means as is determined by the Superintendent.

5. No person shall take a dog, cat, or other pet on a river trip.

6. The kindling of a fire is permitted only on beaches. The fire must be completely extinguished only with water before abandoning the area.

7. Picnicking is permitted on beach areas along the Colorado River.

8. Swimming and bathing are permitted except in locations immediately above rapids, eddies and riffles or near rough water.

9. Possession of a permit to conduct, guide, outfit, or lead a river trip also authorizes camping along the Colorado River by persons in the river trip party, except on lands within the Hualapai Indian Reservation which are administered by the Hualapai Tribal Council; Provided, however, That no person shall camp at Red Wall Cavern, Elves Chasm, the mouth of Havasu Creek, or along the Colorado River bank between the mouth of the Paria River and the Navajo Bridge.

10. All persons issued a river trip permit shall comply with all the terms and conditions of the permit.

(c) Immobilized and legally inoperative vehicles. (1) An immobilized vehicle is a motor vehicle which is not capable of moving under its own power due to equipment malfunction or deficiency. This term shall also include trailers...