deemed most appropriate by the authorized officer.

§ 8365.1–7 State and local laws.
Except as otherwise provided by Federal law or regulation, State and local laws and ordinances shall apply and be enforced by the appropriate State and local authorities. This includes, but is not limited to, State and local laws and ordinances governing:

(a) Operation and use of motor vehicles, aircraft and boats;
(b) Hunting and fishing;
(c) Use of firearms or other weapons;
(d) Injury to persons, or destruction or damage to property;
(e) Air and water pollution;
(f) Littering;
(g) Sanitation;
(h) Use of fire;
(i) Pets;
(j) Forest products; and
(k) Caves.

§ 8365.2 Developed recreation sites and areas.
The rules governing conduct and use of a developed recreation site or area shall be posted at a conspicuous location near the entrance to the site or area.

§ 8365.2–1 Sanitation.
On developed recreation sites and areas, no person shall, unless otherwise authorized:

(a) Clean fish, game, other food, clothing or household articles at any outdoor hydrant, pump, faucet or fountain, or restroom water faucet;
(b) Deposit human waste except in toilet or sewage facilities provided for that purpose; or
(c) Bring an animal into such an area unless the animal is on a leash not longer than 6 feet and secured to a fixed object or under control of a person, or is otherwise physically restricted at all times.

§ 8365.2–2 Audio devices.
On developed recreation sites or areas, unless otherwise authorized, no person shall:

(a) Operate or use any audio device such as a radio, television, musical instrument, or other noise producing device or motorized equipment in a manner that makes unreasonable noise that disturbs other visitors;
(b) Operate or use a public address system;
(c) Construct, erect or use an antenna or aerial for radiotelephone, radio or television equipment, other than on a vehicle or as an integral part of such equipment.

§ 8365.2–3 Occupancy and use.
In developed camping and picnicking areas, no person shall, unless otherwise authorized:

(a) Pitch any tent, park any trailer, erect any shelter or place any other camping equipment in any area other than the place designed for it within a designated campsite;
(b) Leave personal property unattended for more than 24 hours in a day use area, or 72 hours in other areas. Personal property left unattended beyond such time limit is subject to disposition under the Federal Property and Administration Services Act of 1949, as amended (40 U.S.C. 484(m));
(c) Build any fire except in a stove, grill, fireplace or ring provided for such purpose;
(d) Enter or remain in campgrounds closed during established night periods except as an occupant or while visiting persons occupying the campgrounds for camping purposes;
(e) Occupy a site with more people than permitted within the developed campsite; or
(f) Move any table, stove, barrier, litter receptacle or other campground equipment.

§ 8365.2–4 Vehicles.
Unless otherwise authorized, no motor vehicle shall be driven within developed recreation sites or areas except on roads or places provided for this purpose.

§ 8365.2–5 Public health, safety and comfort.
On developed recreation sites and areas, unless otherwise authorized, no person shall:

(a) Discharge or use firearms, other weapons, or fireworks; or