(b) The placement and/or operation of any vessel or watercraft for a fee or profit upon project lands is prohibited except as authorized by permits, leases, licenses, or concession contracts with the Department of the Army. This paragraph shall not apply to the operation of commercial tow or passenger carrying vessels not based at a Corps project which utilize project waters as a link in continuous transit over navigable waters of the United States.

(e) Vessels or other watercraft may be operated on the project waters, except in prohibited or restricted areas, in accordance with posted regulations and restrictions, including permits. All vessels or watercraft so required to be by applicable Federal, state and local laws shall display an appropriate registration on board whenever the vessel is on project waters.

(f) No person shall operate any vessel or other watercraft in a careless, negligent, or reckless manner so as to endanger any person, property, or environmental feature.

(g) All vessels, when on project waters, shall have safety equipment, including personal flotation devices, on board in compliance with U.S. Coast Guard bearing safety requirements and in compliance with boating safety laws issued and enforced by the State in which the vessel is located. Owners or operators of vessels not in compliance with this section may be requested to remove the vessel immediately from project waters until such time as items of non-compliance are corrected.

(h) Unless otherwise permitted by Federal, state or local laws, vessels or other watercraft, while moored in commercial facilities, community or corporate docks, or at any other fixed or permanent mooring locations may only be used for overnight occupancy.

(i) Water ski, parakite, paragliding and similar devices are permitted in non-restricted areas except that they may not be used in a careless, negligent, or reckless manner so as to endanger any person, property or environmental feature.

21.15   Unlawful use or parking of motor vehicles.

(a) This section pertains to all vehicles, including, but not limited to, automobiles, trucks, campers, trailers, campers, bicycles, or any other such equipment.

(b) Vessels or other watercraft so parked are subject to removal and impoundment at the owner's expense.

21.16   Unlawful camping.

(a) This section pertains to all vessels or watercraft, including, but not limited to, houseboats, seaplanes, helicopters, motorized hang gliders, hot air balloons, or any other such equipment.

(b) Any vessel or watercraft without a proper and effective exhaust muffler as defined by state and local laws, or with an exhaust muffler cutout open, or in any other manner which renders the exhaust muffler ineffective in muffling the sound of engine exhaust.

(c) Vessels or other watercraft shall be operated in accordance with posted restrictions and regulations.

(d) No person shall operate any aircraft in a careless, negligent or reckless manner so as to endanger any person, property or environmental feature.

(e) The operation of aircraft on project lands at locations other than those designated by the District Commander is prohibited. This provision shall not be applicable to aircraft engaged on official business of Federal, state or local governments or law enforcement agencies, aircraft used in emergency rescue in accordance with the directions of the District Commander or aircraft forced to land due to circumstances beyond the control of the operator.

(f) No person shall operate any aircraft while on or above project waters or project lands in a careless, negligent or reckless manner so as to endanger any person, property or environmental feature.

(g) Nothing in this section bears authority to deviate from rules and regulations or prescribed standards of the appropriate State Aeronautical Agency, or the Federal Aviation Administration, including, but not limited to, regulations and standards concerning pilot certificates or ratings, and airspace requirements.

(h) Except in extreme emergencies threatening human life or serious property loss, the air delivery or retrieval of any person, material or equipment by parachute, balloon, helicopter or other similar means or from project lands or waters without written permission of the District Commander is prohibited.
237.3 Sanitation.
(a) Garbage, trash, rubble, litter, gray waste, or any other waste material or waste products that are not generated in the course of project activities may be removed from the project or deposited in receptacles provided for that purpose. The improper disposal of such wastes, human and animal waste included, on the project is prohibited. (b) It is a violation to bring onto a project any household or commercial garbage, trash, rubble, debris, dead animals or fowl of any kind for disposal or depositing without the written permission of the District Commander. For the purposes of this section, the term ‘commercial garbage’ includes material that is generated in the course of normal business activities and necessitated by reason of public health, public safety, maintenance, resource protection or other reasons in the public interest. Entering or using a project in a manner which contrary to this section is a violation of this section.
(c) Quota shall be maintained in all public use areas between the hours of 10 am and 5 pm, or these hours designated by the District Commander. Excessive noise during such periods is prohibited. Sound producing equipment can not be used.
(d) Any act or conduct by any person which interferes with, disrupts or disobeys the use of the project or impairs the safety of any person is prohibited. Individuals who are becoming nuisances may be temporarily removed to quiet the project. (e) The improper disposal of such wastes, human and animal waste included, on the project is prohibited. (f) In the possession of a Federal, state or local law enforcement officer; or (g) Unattenuated livestock are subject to removal and notice of eviction on request by the District Commander.
(f) The District Commander may close or restrict the use of a project or portion of a project when necessitated by reason of public health, public safety, maintenance, resource protection or other reasons in the public interest. Entering or using a project in a manner which contrary to this section is a violation of this section.
(f) Any application for such a permit shall set forth the name of the applicant, the name of the project, the dates of the contemplated use, the type of proposed use, and any other pertinent information. (g) A permit to do so has been issued by the District Commander and provided that this activity is not solely commercial advertising. (h) An application for such a permit shall set forth the name of the applicant, the name of the project, the dates of the contemplated use, the type of proposed use, and any other pertinent information. (i) A written permission has been received from the District Commander.
237.17 Explosives, firearms, other weapons and fireworks.
(a) The possession of loaded firearms, ammunition, loaded projectile firing devices, bows and arrows, crossbows, or other weapons is prohibited unless:
(1) In the possession of a Federal, state or local law enforcement officer;
(2) For use being used for hunting or fishing as permitted under 237.7, with devices being unload when transported to, from and hunting and fishing sites;
(3) Being used at authorized shooting ranges; or
(4) Written permission has been received from the District Commander.
(b) Possession of explosives or explosive devices of any kind, including fireworks or pyrotechnics, is prohibited unless written permission has been received from the District Commander.
those portions of the navigable waters of the United States where this provision is applicable and is prominently posted at each area, and at appropriate locations therein and that the notice be included in publications distributed at such areas. Failure to pay authorized recreation use fees as established pursuant to Pub. L. 88-578, 78 Stat. 897, as amended (16 U.S.C. 460l-6a), is prohibited and is punishable by a fine of not more than $100.

(b) Where such fees are charged, the District Commander shall insure that clear notice of fee requirements is prominently posted at each area, and at appropriate locations those portions of the navigable waters of the United States where this provision is applicable and post notices of this designation in the vicinity of the appropriate permit/permission or the regulations in this part 327.

327.20 Shoreline Management on Civil Works Projects

(a) Purpose. The purpose of this regulation is to provide policy and guidance on management of shorelines of Civil Works projects where 36 CFR Part 327 is applicable.

(b) Where such fees are charged, the District Commander shall issue that clear notice of fee requirements is prominently posted at each area, and at appropriate locations therein and that the notice be included in publications distributed at such areas. Failure to pay authorized recreation use fees as established pursuant to Pub. L. 88-578, 78 Stat. 897, as amended (16 U.S.C. 460l-6a), is prohibited and is punishable by a fine of not more than $100.

(c) Failure to pay authorized day use fees, and/or properly display applicable receipt, permit or pass is prohibited.

(d) Any Golden Age or Golden Access Passport permittees shall be entitled, upon presentation of such a permit, to utilize special recreation facilities at a rate of 50 percent off the established use fee at Federally operated areas. Fraudulent use of a Golden Age or Golden Access Passport is prohibited.

327.21 Special events.

(a) Special events including, but not limited to, water carnivals, boat regattas, fishing tournaments, music festivals, dramatic presentations or other special recreation programs are prohibited unless written permission has been granted by the District Commander. Where appropriate, District Commanders can provide the state a blanket letter of permission to permit fishing tournaments while coordinating the scheduling and details of tournaments with individual projects. An appropriate fee may be charged under the authority of Sec. 327.23.

(b) The public shall not be charged any fee by the sponsor of such event unless the District Commander has approved in writing (and the sponsor has properly posted) the proposed schedule of fees. The District Commander shall have authority to revoke permission, require removal of any equipment, and require restoration of an area to pre-event condition, upon failure of the sponsor to comply with terms and conditions of the permit/permission or the regulations in this part 327.

327.22 Unauthorized occupation.

(a) Occupying any lands, buildings, vessels or other facilities within water resource development projects for the purpose of maintaining the same as a full- or part-time residence without the written permission of the District Commander is prohibited. The provisions of this section shall not apply to the occupation of lands for the purpose of camping, in accordance with the provisions of Sec. 327.7.

(b) Use of project lands or waters for agricultural purposes is prohibited except when in compliance with terms and conditions authorized by lease, license or other written agreement issued by the District Commander.

327.23 Recreation use fees.

(a) In accordance with the Land and Water Conservation Fund Act of 1965 (16 U.S.C. 460l) and the Omnibus Budget Reconciliation Act of 1993, Pub. L. 103-66, the Corps of Engineers collects day use fees, special recreation use fees and/or special permit fees for the use of specialized use facilities, equipment, services or related outdoor recreation facilities at Federal expense.

In the interest of more effective resource management and to increase the overall enjoyment of the visitor experience available at Corps of Engineers water resources development projects, the preceding rules and regulations have been established. Your observance of these rules while a visitor to these projects will make your visit and the visits of others more pleasant and enjoyable.

A violation of the provisions of this regulation shall subject the violator to a fine of not more than $5000.00 or imprisonment for not more than 6 months, or both.