



RESOLUTION 1915

A RESOLUTION PROHIBITING COMMERCIAL WATERCRAFT LAUNCHING WHERE PROHIBITED BY TRPA CODE OF ORDINANCES AND DIRECTING CHANGES TO ORDINANCE 7

WHEREAS, Ordinance 7, An Ordinance Establishing Rates, Rules and Regulations for IVGID Recreation Passes and Recreation Punch Cards by the Incline Village General Improvement District, referred to as Ordinance, has the following paragraph:

“79. Watercraft launching by a commercial enterprise at Ski Beach or any other of the District’s restricted access Beaches. Watercraft launching by a commercial enterprise at Ski Beach or any other of the District’s restricted access Beaches is prohibited except as follows: (i) Commercial watercraft owners who are IVGID Recreation Pass Holders with Beach Access or Recreation Punch Card Holders with Beach Access are allowed to launch watercrafts for their own personal recreation use. (ii) If an IVGID Recreation Pass Holder with Beach Access or a Recreation Punch Card Holder with Beach Access owns a watercraft which is stored at a commercial business, and requests that the commercial business bring the watercraft to the Beach and launch it for the recreational use of the owner of the watercraft who is an IVGID Recreation Pass Holder with Beach Access or Recreation Punch Card Holder with Beach Access, or if the commercial business picks up the IVGID Recreation Pass Holder with Beach Access or Recreation Punch Card Holder with Beach Access in the water, this is deemed a permissible non-commercial activity, for the benefit of the IVGID Recreation Pass Holder with Beach Access or Recreation Punch Card Holder with Beach Access, not a commercial use for the commercial watercraft business. (iii) If a commercial business brings a watercraft to pick up customer who is an IVGID Recreation Pass Holder with Beach Access or Recreation Punch Card Holder with Beach Access, and who is paying the business to rent the watercraft hourly or daily for the IVGID Recreation Pass Holder with Beach Access’s or district’s Recreation Punch Card Holder with Beach Access’s recreational use, this is deemed a permissible non-commercial recreation activity for the benefit of the Pass Holders with Beach Access, not a commercial use for the commercial watercraft business.”

WHEREAS, the Incline Village General Improvement District Staff has been notified by the Tahoe Regional Planning Agency’s Permitting and Compliance Department that they have concerns regarding Ordinance 7, paragraph 79 going against their Code of Ordinances, specifically 84.10.2 Water Oriented Recreation Concessions where it states the applicability and eligibility of concessions that are operated within the shorezone/lakezone. Within these regulations, the only way



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
the District could have any motorized concessions operate is if they a) were a company that had been in operation prior to September 1, 2017, and b) we had permanent mooring for them to store their watercrafts. Thus, the District, as the land owner, would then have to be the ones to file the permit to allow a concession to operate as well as to install the permanent mooring structures.

THEREFORE, BE IT RESOLVED, the following Ordinance 7, paragraph 79 is therefore inoperative, effective immediately, and deletion of this paragraph will be incorporated into the next revision of Ordinance 7.

* * * * *

I hereby certify that the foregoing is a full, true and correct copy of a resolution duly passed and adopted at a regularly held meeting of the Board of Trustees of the Incline Village General Improvement District on the 14th day of May, 2025, by the following vote:

AYES, and in favor thereof, Trustees Homan, Noble, Jezycki, Tulloch and
Chair Tonking
NOES, None
ABSENT, None


Heidi W. White
District Clerk