

Gully Gardens

Gully Gardens is operated by the City of Tukwila's Parks and Recreation Department and is located at Riverton Park, 4101 S. 131st St. The P-Patch was formally renamed in 2014 to "Gully Gardens" in honor of Paul and Betty Gully for their many years of service and contributions to the community.

The P-Patch is a community-based program designed to provide gardeners with an opportunity to grow fruits, vegetables, and flowers for their own personal enjoyment.

The P-Patch offers 2 plot sizes:

- 10 x 40 feet, 400 sq. ft - \$40 Annually
- 10 x 10 feet, 100 sq. ft - \$15 Annually

Important dates:

- Jan 1st: Tukwila residents, past participants may reserve 2 plots per household
- Jan 13th: Anyone may reserve 2 plots per household
- Feb 1st: All gardeners may request a 3rd plot (based on availability)
- Mar 1st: Season opens (please be aware of the last frost)
- Dec 1st: Season ends and all non-plant material must be removed from plots.

Rules and Regulations:

1. P-Patch is intended for recreational gardening and family/personal use ONLY. Commercial use of produce or P-Patch is prohibited.
2. The use of pesticides, herbicides, insecticides, fertilizers, and other chemicals is strictly prohibited.
3. Dogs, animals, and motorized vehicles are not allowed in the Pea Patch.
4. The use of human waste is prohibited.
5. The use of hoses in the P-Patch is allowed, but please no sprinklers. All gardening tools, hoses, and equipment are the responsibility of the gardener.
6. The Parks Department will till plots prior to opening day. Gardeners are responsible for any additional cultivation, weeding, watering, and other care of their plot.
7. The first day that gardeners can begin working on their plot is March 1st.
8. P-Patch gardeners must begin working on their plot by June 1st. If a plot is not worked by June 1st, it may be re-assigned.
9. Gardeners must remove all non-plant material from their plot by the closing date, December 1st.
10. All other City of Tukwila park rules and regulations apply.
11. The City of Tukwila Parks and Recreation Department reserves the right to change or modify P-patch rules and regulations at any time.
12. Beginning January 1st, Tukwila residents and past participants may reserve up to 2 plots per household. Plots available on a first-paid, first-served basis.
13. Beginning January 13th, all other gardeners may reserve up to 2 plots per household. Plots available on a first-paid, first-served basis.
14. Beginning Feb 1st, all gardeners may request a 3rd plot (based on availability). Plots available on a first-paid, first-served basis.

Gully Gardens P-Patch Contact:

For questions about the site, photo sharing, or to report issues:

Call: 206.768.2822 or email: ParksRec@TukwilaWA.gov

**CHAPTER 12.08
PARK RULES AND REGULATIONS**

Sections:

- 12.08.005 Police Power
- 12.08.010 Definitions
- 12.08.020 Motorized Vehicles
- 12.08.030 Fireworks or Firearm Discharge
- 12.08.040 Fires
- 12.08.050 Charcoal Grills
- 12.08.060 Smoking
- 12.08.070 Amusement Attractions
- 12.08.080 Soliciting, Concessions, Commercial Activities
- 12.08.090 Trail Use
- 12.08.100 Facilities Use Reservations
- 12.08.110 Park Hours
- 12.08.120 Violation - Penalty

12.08.005 Police Power

This chapter is hereby declared to be an exercise of the police power of the City for the public peace, health, safety and welfare and its provisions are to be liberally construed.

(Ord. 2476 §3, 2015)

12.08.010 Definitions

The terms herein used, unless clearly contrary to or inconsistent with the context in which used, shall be construed as follows:

1. "Director" means the Director of the Parks and Recreation Department of the City.
2. "Park" means and includes all City-owned or operated parks and all areas within the boundaries of such City parks, improved or unimproved trails or open spaces, public squares, golf courses, beaches, play and recreation grounds, City-owned or operated community centers, shelters, restrooms, athletic fields and facilities, or parking lots associated with any park within the City limits.
3. Wherever consistent with the context of this chapter, words in the present, past or future tenses shall be construed to be interchangeable with each other and words in the singular number shall be construed to include the plural.

(Ord. 2476 §4, 2015)

12.08.020 Motorized Vehicles

Unless otherwise posted or approved by the Parks and Recreation Director, it is unlawful to operate any motorized vehicles in any park except upon a paved roadway or parking lot.

(Ord. 2476 §5, 2015)

12.08.030 Fireworks or Firearm Discharge

It is unlawful to shoot, fire or explode any firearms, fireworks, firecracker, torpedo or explosive of any kind or to shoot or fire any air gun, bows and arrows, B.B. gun, or use any slingshot or other propelling device wherein the applied human energy or force is artificially aided, directed or added to in any park.

(Ord. 2476 §6, 2015)

12.08.040 Fires

It is unlawful to build any fire, except in devices designed and designated to contain such fires and such designation is clearly defined by signs posted in such area. No open fires are permitted unless authorized by the Parks and Recreation Director.

(Ord. 2476 §7, 2015)

12.08.050 Charcoal Grills

The use of charcoal for barbecues is not allowed except in devices designated by the City and such designation is clearly defined by signs posted in such area. Charcoal must be disposed of in designated charcoal receptacles.

(Ord. 2476 §8, 2015)

12.08.060 Smoking

A. Persons should refrain from the use of any form of tobacco and electronic smoking devices in all City parks and outdoor recreational facilities at all times, excluding Foster Golf Links.

B. It is unlawful to use any form of tobacco, nicotine, or electronic smoking devices, including but not limited to vaporizers and e-cigarettes, within 25 feet of any children's play equipment.

(Ord. 2476 §9, 2015)

12.08.070 Amusement Attractions

Unless otherwise posted or approved by the Parks and Recreation Director, it is unlawful to erect any inflatable structure or attraction including, but not limited to, "bounce houses," dunk tanks, pony rides, etc. in or on park property with the exception of City-sponsored events.

(Ord. 2476 §10, 2015)

12.08.080 Soliciting, Concessions, Commercial Activities

Unless otherwise posted, or approved by the Parks and Recreation Director, it is unlawful to conduct any of the following activities in or on park property:

1. Sell refreshments or merchandise, or operate a fixed or mobile concession, event, or traveling exhibition.
2. Solicit, sell, offer for sale, peddle, hawk any goods or services.
3. Film, record, or photograph for commercial purposes.
4. Conduct classes or organized competitions.
5. Attach or secure to any vehicle or structure any circular notice, leaflet, pamphlet or printed material of any kind.
6. Use, place or erect any advertising in any park; or attach any notice bill, poster, sign, wire, rod, or cord to any tree, shrub, railing, post or structure within any park; or place or erect in any park, a structure of any kind.

(Ord. 2476 §11, 2015)

12.08.090 Trail Use

Trail users must abide by all posted signs along trails in the City.

(Ord. 2476 §12, 2015)

12.08.100 Facilities Use Reservations

Programs and activities scheduled by the Parks and Recreation Department have first priority for use of parks and facilities. Otherwise, parks and facilities will be available on a “first-come, first-served” basis; provided, users shall yield use of a park area or facility to the participants in any program or activity scheduled by the Parks and Recreation Department. All park users shall abide by all rules and regulations and shall not unreasonably interfere with other persons’ use of or the City’s maintenance or operation of park facilities.

(Ord. 2476 §13, 2015)

12.08.110 Park Hours

Unless otherwise posted or approved by the Parks and Recreation Director, it is unlawful for any person to be in or on park property when it is closed. A park may be closed to public use during certain hours as determined by the Mayor. Unless otherwise posted, public parks are closed from 30 minutes past sunset until 30 minutes before sunrise.

(Ord. 2476 §14, 2015)

12.08.120 Violation – Penalty

Except as otherwise provided by state law or the Tukwila Municipal Code, violation of any provision of Tukwila Municipal Code Chapter 12.08 shall be punishable by a civil infraction in an amount not to exceed \$100.

(Ord. 2476 §15, 2015)