

**Cranberry Mobile Home Park**  
**Rules and Regulations**

Updated – January 2013

All reasonable means have been taken to ensure that your residency is pleasant and enjoyable. Our rules and regulations are published to contribute to everyone's safety and privacy.

All tenants and occupants of the park are subject to all the terms and conditions of the Tenancy Agreement and the Rules and Regulations set forth herein. Additionally, all residents and their guests must observe rules that are posted in the park.

1. **Mobile Home Site of Each Tenant.** Mobile homes and sites shall be attractively maintained by the Tenant and shall comply with all applicable laws, ordinances, and regulations of the Province, District and Municipality as are from time to time amended. Any additions or alterations to the mobile home require a building permit and the written permission of the landlord before commencement of any work. No alterations or changes by the tenant to the site ground level are permitted.
  - a. **Landscaping, fencing, additions, sheds:** Any fencing, plants shrubs or trees that are present now or are added in the future are and remain the responsibility of the tenant and must be maintained by the tenant at the tenant's cost (i.e. pruning of trees, cleanup of storm blow downs). Removing or adding to the fencing, shrubs and trees on the site requires the prior written permission of the Landlord.
    - i. Fences must be no higher than 4ft, use proper square fence posts and 1" x 4" pickets are preferred. Paint should coordinate with mobile home colour.
    - ii. An addition on a mobile home must be finished in vinyl siding to match or coordinate with existing building.
    - iii. A shed is preferred to be sided in matching vinyl as well, or if wood, painted to match/coordinate with existing building.
  - b. **Clothes Drying:** Clothes drying is permitted on the mobile home pad only on an umbrella type clothes line/dryer in an inconspicuous location. Pole location must be approved to avoid damage to utilities.
  - c. **Services:** Tenants must ensure that the water lines, pipes and taps have thermostatically controlled electric heat tape strapped securely in place over the entire exposed length. Tenants are responsible for the expense of replacing or servicing water, sewer, electrical or television connections if necessary because of negligent or improper use by tenants. To protect underground utilities, check with management prior to digging any holes.
  - d. **Water:** The Park is now on village water and homeowners will be billed annually.
  - e. **Inspection and Repairs:** Landlord may enter upon the premises during reasonable hours with 24 hours notice, or at any time during an emergency, to inspect with regard to enforcement of these rules, or to erect, use, and maintain pipes and conduits in and through the premises as the landlord may deem necessary or desirable, and to take all material into and upon the premises as may be required.
  - f. **Barbecues:** Outdoor barbecues in proper containers are allowed. No other fires of any kind are permitted.
  - g. **Firewood:** Firewood must be placed in a discreet area in your yard or in a wood shed.
2. **Guests.** The tenant assumes full responsibility for his guest conduct and behaviour and will be held liable for any and all damages caused by him /herself, all guests or servants or others that occur in the park. Persons under 18 are not allowed in the recreational areas without an accompanying adult
3. **Pets.**
  - a. All pets require approval by the management.
  - b. For the comfort of all park residents, pets that are noisy, unruly or who cause complaints will have to be removed from the park.
  - c. Dog owners must have a fenced area for their pet within the limits of their site rental area.
4. **Extended Absences:** Tenants planning to be away for more than 10 days must inform the landlord of such absences, and ensure that they have provided post-dated rental cheques if their

absence falls within a rental payment period and the tenant must arrange for maintenance of their lawn and home site.

5. **Vehicles:** Pedestrians and bicycles have the right of way. The speed limit in the park is 20 km per hour. Exceeding the speed limit is dangerous and the limit shall be enforced. Noisy vehicles, motorcycles, snowmobiles, hot rods, ATV's dirt bikes or other disturbing conveyances are not allowed in the park. Only 2 licensed vehicles shall be permitted per site. Unlicensed vehicles are not allowed on park streets or on lawns at any time. (This means that if you have a broken down vehicle it cannot be stored on the property).
6. **Commercial Enterprises:** No selling, soliciting, peddling, or commercial enterprises are allowed within the park without first obtaining written consent from the landlord.
7. **Garbage:** Now being picked up by the village. Tenants will be billed annually.
8. **General Conduct:** The rights and privacy of each tenant must be respected at all times. Tenants are required to keep noise levels, from any source, to a minimum, especially between the hours of 11:00 p.m. and 8:00 am. Loud parties are not allowed at any time and tenants must control their guests. Abusive or offensive language is also prohibited in the park. Violations may lead to eviction.
9. **Violations of Rules and Regulations, Complaints, Suggestions, Etc.** The landlord encourages the direct communication of violations of any rules and regulations between tenants themselves. Reasonable people will adhere to them for the common good. Complaints should be made to the management. Your suggestions and input are welcome. Any breach of these rules by the tenant will be considered a breach of a material term of the tenancy agreement, and may result in a notice to end residential tenancy.
10. **Subletting of Mobile Home:** The majority of the residents of this park have chosen to purchase homes here because this is an "owner occupied" park. Therefore, in order to protect the rights and expectations of the other park residents and the values of all the homes in the park no renter or sub-tenants are permitted without approval.
11. **Liability:** The tenant acknowledges that the use of common areas by themselves and their guests are entirely at their own risk. Furthermore, the landlord is not responsible or liable for damage, injury, or loss by accident, theft or fire to either the property or person of residents or their guests. This will be considered full notification that the tenants will be held liable for any and all damage caused by him/herself or their guests, and that the tenant assumes all such responsibility. Parents will adequately supervise their children at the playground. Children may use the playground at their own risk.
12. **Home Sales:** Before listing a home for sale, the owner of the home to be sold must notify the landlord. At this time they will be provided with the information needed to proceed with the sale (Application for Tenancy, Rules and Regulations).
13. **Property Management:** Rustic Luxury Home Services has been hired to manage the Park and to act as agent for the owner. Please refer concerns and questions to Jen Applebaum, Property Manager, at **250-566-1323**, 1323 7<sup>th</sup> Avenue, Box 397, Valemount BC, V0E2Z0.
14. **Monthly site rental payments.** Payments are requested in the form of post-dated cheques made out to "Rustic Luxury Home Services." It is the tenant's responsibility to ensure that rental payments are provided to the Manager by the 1<sup>st</sup> business day of each month. Please note your site # on each cheque. There will be a \$25 charge for NSF returned cheques and a \$5/day late rent charge beginning on 3<sup>rd</sup> day following rent due date.

15.

a.	_____	_____
	<b>Tenant</b>	<b>Landlord</b>
b.	_____	_____
	<b>Date</b>	<b>Date</b>