

LLMA explanation of rules and restrictions

Current insurance restrictions indicate that LLMA is responsible for any and all tree removal in the park and that this service cannot be performed by any member of the LLMA board or any member of the park without putting the park at risk.

The current insurance also indicates that any damage or injuries to any person in the park removing trees and not licensed and bonded will be the responsibility of the park.

The current insurance also indicated that any dead wood reported to LLMA Board of Directors is the responsibility of the park and any damage to property and or injuries will be the parks responsibility.

Any act of God, Mother Nature, or unreported dead wood is the responsibility of the member or members own insurance company.

Since it is the responsibility of the park and its board of directors, since all tress are considered park property, all tree service, including dead branch removal, tree removal, decorating of trees must be performed or authorized in writing through the LLMA Board of Directors.

All wood from these trees are the property of LLMA and will be disposed of or sold to offset costs.

A violation of these rules is considered an incident and is subject to the LLMA disciplinary process as outlined in the rules of LLMA.

The exception is if the member fills out a HOLD HARMLESS form prior to cutting, then the wood and all liability as described in the hold harmless agreement belongs to the member or its guests, or hired company.

Sign _____ LLMA Board witness _____