RUSHMOOR BOROUGH COUNCIL  
BYELAWS FOR GOOD RULE AND GOVERNMENT

Byelaws made under section 235 of the Local Government Act 1972 by the Council of Rushmoor for the good rule and government of the Borough of Rushmoor and for the prevention and suppression of nuisances.

INTERPRETATION

In these byelaws:

“the Council” means Rushmoor Borough Council.

EXTENT

2. These byelaws apply throughout the Borough of Rushmoor unless otherwise indicated.

USE OF MOTORCYCLES AND OTHER VEHICLES

INTERPRETATION

3. In this byelaw:

“public pleasure ground” includes any pleasure ground or open space to which the Council’s pleasure ground byelaws may apply, as indicated in the schedule to such byelaws;

“open land” means any land, whether enclosed or not, which is used as an amenity or for purposes of recreation or lies waste or unoccupied”.

USE OF MOTORCYCLES, ETC

4. No person shall ride, drive or operate any motor bicycle or other mechanically propelled vehicle not intended or adapted for use on roads other than a vehicle constructed or adapted for the conveyance of an invalid on any open land within the Borough from which the public is not excluded, including footpaths and bridleways, not being land forming part of a road or public pleasure ground or housing amenity green.

Provided that this byelaw shall not apply to any person taking part in a rally, trial, race or any other event held on any open land in pursuance of an agreement with the council or landowner.
SKATEBOARDING, ETC

INTERPRETATION

5. In these byelaws:

“highway” means the whole or a part of a highway other than a ferry or waterway;

“carriageway” means a way constituting or comprised in a highway, being a way (other than a cycle track) over which the public have a right of way for the passage of vehicles;

“footway” means a way comprised in a highway which also comprises a carriageway, being a way over which the public have a right of way on foot only;

“designated area” means any area named in the Schedule to these byelaws.

EXTENT

6. (i) Byelaw 7(i) applies throughout the Borough of Rushmoor but not to any designated area.

(ii) Byelaw 7(ii) applies to all “designated areas”.

SKATEBOARDING

7. (i) No person shall on any footway or carriageway skate, slide or ride on rollers, skateboards, wheels, mechanical contrivances or other equipment in such a manner as to cause danger or nuisance or give reasonable grounds for annoyance to other persons lawfully using the footway or carriageway.

(ii) No person shall skate, slide or ride on rollers, skateboards, wheels, mechanical contrivances or other equipment in a designated area.

NOISE IN STREETS AND OTHER PUBLIC PLACES

8. No person in a street or other public place shall, after being requested to desist by a constable, or by any person annoyed or disturbed, or by any person acting on his behalf:

(a) by shouting or singing;

(b) by playing on a musical instrument; or

(c) by operating or permitting to be operated any radio, gramophone, amplifier, tape recorder or similar instrument

cause or permit to be made any noise which is so loud or so continuous or repeated as to give reasonable cause for annoyance to other persons in the neighbourhood.

9. This byelaw shall not apply to properly conducted religious services or to any person holding or taking part in any entertainment held with the consent of the Council.
FIREWORKS, ETC. IN PLACES OF ENTERTAINMENT

10. No person shall, with intent to cause annoyance or inconvenience to any person in any place of entertainment to which the public are admitted, with or without the payment of money, while the public are on the premises, throw or set off any firework, stink-bomb or similar article, or squirt, spray or otherwise throw or scatter any offensive liquid, powder or substance in any such place as aforesaid.

URINATING, ETC.

11. No person shall urinate or defecate in any public place.

PENALTY

12. Any person offending against any of these byelaws shall be liable on summary conviction to a fine not exceeding level 2 on the standard scale.

REVOCATION

13. The byelaws relating to Nuisances which were made by the Urban District Council of Farnborough on the 11 September 1934 and were confirmed by the Minister of Health on the 7 November 1934 and the byelaws relating to Nuisances which were made by the Borough Council of Aldershot on the 1 April 1925 and were confirmed by the Minister of Health on the 11 May 1925 are hereby revoked.

SCHEDULE

The “designated areas” referred to in byelaw 7(ii) are as follows:

Pedestrianised Shopping Areas:

High Street, Aldershot
Queensmead, Farnborough

Car Parks:

Aldershot:

Warburg Multi-storey
High Street Multi-storey
Birchett Road Surface
Parsons Barracks Surface
Princes Gardens Surface
Farnborough:

Kingsmead Multi-storey
Princes Mead Surface
Homebase Surface
Princes Mead ‘A’ Surface
Princes Mead ‘B’ Surface
Queensmead Surface
Pinehurst Surface
Community Centre Surface
Union Street East and West
Firgrove Parade Surface
Recreation Centre Surface
Peabody Road Surface

Dated this 2nd day of February 2001

Sealed by the COUNCIL
in the presence of

Mayor

Solicitor to the Council

The foregoing byelaws are hereby confirmed by the Secretary of State and shall come into operation on the seventh day of May 2001

Signed by authority of the Secretary of State

T. K. COBLEY
Head Of Unit
Constitutional and Community Policy Directorate

6 April 2001
Home Office
London SW1