TITLE 13
HEALTH AND SAFETY
Chapter 13.01 Regulation of Fireworks

13.01.01 Purpose

13.01.02 Definitions

13.01.03 Applicable Regulations

13.01.04 Sale of Fireworks - Exclusively Reserved to the Tribe

13.01.05 Sale of Fireworks - Certificates of Authorization

13.01.06 Prohibited Fireworks

13.01.07 Prohibited Chemicals

13.01.08 Permitted Fireworks - Requirements

13.01.09 Fuses

13.01.10 Bases

13.01.11 Pyrotechnic Leakage

13.01.12 Burnout and Blowout

13.01.13 Handles

13.01.14 Spikes

13.01.15 Wheel Devices

13.01.16 Toy Smoke Devices and Flitter Devices

13.01.17 Party Poppers

13.01.18 Rockets With Sticks

13.01.19 Labeling Requirements

13.01.20 Fountains

13.01.21 California Candles

13.01.22 Spike and Handle Cylindrical Fountains

13.01.23 Roman Candles

13.01.24 Rockets With Sticks

13.01.25 Wheels

13.01.26 Illuminating Torches

13.01.27 Sparklers

13.01.28 Mines and Shells

13.01.29 Whistles Without Report

13.01.30 Toy Smoke Devices and Flitter Devices

13.01.31 Helicopter-Type Rockets

13.01.32 Party Poppers

13.01.33 Missile-Type Rockets

13.01.34 Labeling - General

13.01.35 Contraband - Forfeiture

13.01.36 Seizure

13.01.37 Forfeiture Procedure - Notice - Hearing

13.01.38 Penalties and Enforcement

13.01.39 Additional Relief

13.01.40 Election of Remedies
Chapter 13.02  Head Lice Control

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>13.02.01</td>
<td>Head Lice Control</td>
<td>11</td>
</tr>
<tr>
<td>13.02.02</td>
<td>Penalty for Failure to Control Head Lice</td>
<td>11</td>
</tr>
<tr>
<td>13.02.03</td>
<td>Inspections</td>
<td>11</td>
</tr>
<tr>
<td>13.02.04</td>
<td>Household Defined</td>
<td>11</td>
</tr>
</tbody>
</table>

Chapter 13.03  Animal Control

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>13.03.01</td>
<td>Responsibility for Animals</td>
<td>12</td>
</tr>
<tr>
<td>13.03.02</td>
<td>Definitions</td>
<td>12</td>
</tr>
<tr>
<td>13.03.03</td>
<td>Pit Bulls Banned</td>
<td>12</td>
</tr>
<tr>
<td>13.03.04</td>
<td>Dog “Round Up” Authorized</td>
<td>13</td>
</tr>
<tr>
<td>13.03.05</td>
<td>Impoundment of Dogs Allowed</td>
<td>13</td>
</tr>
<tr>
<td>13.03.06</td>
<td>Notification to Owner of Impounded Dog</td>
<td>13</td>
</tr>
<tr>
<td>13.03.07</td>
<td>Length of Impoundment and Fees</td>
<td>14</td>
</tr>
<tr>
<td>13.03.08</td>
<td>Animal Bites, Reporting, Quarantine</td>
<td>14</td>
</tr>
</tbody>
</table>
TITLE 13

HEALTH AND SAFETY

Chapter 13.01 Regulation of Fireworks

13.01.01 Purpose

The purpose of this chapter is to insure the health, safety, and general welfare of the residents of the Port Gamble S’Klallam Reservation by providing for the safe and orderly use of fireworks within the Port Gamble S’Klallam Reservation.

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78. Formerly, “Port Gamble S’Klallam Tribal Fireworks Ordinance”, this chapter was renumbered and slight changes in working made to facilitate codification.]

13.01.02 Definitions

Words in this chapter shall have the meaning given to them in this section unless the context clearly indicates another meaning. If the meaning of a word is not clear, the Community Court shall construe the meaning of the word in harmony with the purpose of this chapter.

a) “Tribe” means the Port Gamble S’Klallam Tribe.

b) “Fireworks” refers to any device containing any combustible or explosive substance for the purpose of producing a visible or audible display of combustion, explosion, deflagration or detonation, but not including any firearms.

c) “Person” includes any private or government entity, corporation, partnership, organization, group, or association.

[HIST: Source Resolution No. 78 A 29, passed 6/13/78.]

13.01.03 Applicable Regulations

No fireworks shall be transported, possessed, discharged, offered for sale or sold on the Port Gamble S’Klallam Indian Reservation unless they conform to the regulations regarding fireworks of the U.S. Consumer Products Safety Commission found in Title 16 of the Code of Federal Regulations, Parts 1500 and 1507, as may be amended from time to time. These regulations are incorporated by reference as tribal law and for convenience are set forth in this chapter. The provisions of this chapter shall be construed so as not to conflict with the federal regulations. In case of discrepancy between this chapter and the federal regulations, the latter shall govern.

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78.]
13.01.04 Sale of Fireworks - Exclusively Reserved to the Tribe

It shall be unlawful for any person or entity other than the Port Gamble S’Klallam Tribe and its authorized representatives to sell or offer for sale fireworks of any kind within the Port Gamble S’Klallam Indian Reservation.

[HIST: Resolution No. 78 A 29, passed 6/13/78.]

13.01.05 Sale of Fireworks - Certificates of Authorization

All persons authorized by the Port Gamble S’Klallam Tribal Council to sell fireworks for the Port Gamble S’Klallam Tribal Council to sell fireworks for the Port Gamble S’Klallam Tribe shall have in their possession while selling fireworks a certificate of authorization. The certificate of authorization shall bear the person’s name, the place at which the person is authorized to sell, the period for which the authorization is valid and shall be signed by the Tribal Chairman.

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78.]

13.01.06 Prohibited Fireworks

It shall be unlawful for any person to transport, possess, discharge, sell or offer for sale within the Port Gamble S’Klallam Reservation any of the following:

a) Fireworks devices intended to produce audible effects (including but not limited to cherry bombs, M-80 salutes, silver salutes, and other large firecrackers, aerial bombs, and other fireworks designed to produce audible effects, and including kits and components intended to produce such fireworks) if the audible effect is produced by a charge of more than 2 grains of pyrotechnic composition; except that his provision shall not apply to fireworks devices which meet the following conditions:

1) Fireworks devices distributed to farmers, ranchers, or growers through a wildlife management program administered by the United States Department of Interior or by an equivalent state or local government agency; and

2) The distribution is in response to a written application describing the wildlife management problem that requires the use of the devices, is of a quantity no greater than required to control the problem described, and is where other means of control are unavailable or inadequate.

b) Firecrackers designed to produce audible effects, if the audible effect is produced by a charge of more than 50 milligrams (.772 grains) of pyrotechnic composition (not including firecrackers included as
components of a rocket), aerial bombs, and devices that may be confused with candy or other foods, such as “dragon eggs”, and “cracker balls” (also known as “ball-type caps”), and including kits and components intended to produce these fireworks except devices which meet all of the conditions described in sections 13.01.06 (a) (1) and 13.01.06 (a) (2) of this chapter.

c) All fireworks devices, other than firecrackers, including kits and components intended to produce these fireworks, not otherwise banned under this chapter that do not comply with the requirements of 16 Code of Federal Regulations Part 1507, except fireworks devices which meet all of the conditions described in sections 13.01.06 (a) (1) and 13.01.06 (a) (2) of this chapter.

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78.]

13.01.07 Prohibited Chemicals

It shall be unlawful for any person to transport, possess, discharge, sell or offer for sale within the Port Gamble S’Klallam Indian Reservation any fireworks which contain any of the following chemicals:

a) Arsenic sulfide, arsenates, or arsenites;

b) Boron;

c) Chlorates, except chlorates in colored smoke mixtures in which an equal or greater amount of sodium bicarbonate is included, chlorates in caps and party poppers, and chlorates in small items (such as ground spinners) where the total powder content does not exceed 4 grams and no more than 15 percent (or 600 milligrams) of the powder is potassium chlorate, sodium chlorate or barium chlorate;

d) Gallates or gallic acid;

e) Magnesium, except magnesium/aluminum alloys call magnalium are permitted;

f) Mercury salts;

g) Red or white phosphorus, except red phosphorus in caps and party poppers is permitted;

h) Picrates or picric acid;

i) Thiocynates, and

j) Titanium, except in particles size greater than 100-mesh.

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78.]
13.01.08 Permitted Fireworks - Requirements

It shall be unlawful for any person to transport, possess, discharge, sell or offer for sale within the Port Gamble S’Klallam Indian Reservation any fireworks which do not comply with any of the requirements set forth in section 13.01.09 through 13.01.18.

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78.]

13.01.09 Fuses

Fireworks devices that require a fuse shall:

a) Utilize only a fuse that has been treated or coated in such manner as to reduce the possibility of side ignition. Devices such as ground spinners that require a restricted orifice for proper trust and contain less than 6 grams of pyrotechnic composition are exempted from this section.

b) Utilize only a fuse which will burn at least 3 seconds but not more than 6 seconds before ignition of the device.

c) Utilize only a fuse that is securely attached so that it will support either the weight of the fireworks device plus 8 ounces of dead weight or double the weight of the device, whether is less, without separation from the fireworks device.

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78.]

13.01.10 Bases

The base or bottom fireworks devices that are operated in a standing upright position shall have the minimum horizontal dimension or the diameter of the base equal to at least on-third of the height of the device, including any base or cap affixed thereto.

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78.]

13.01.11 Pyrotechnic Leakage

The pyrotechnic chamber in fireworks devices shall be sealed in a manner that prevents leakage of the pyrotechnic composition during shipping, handling, and normal operation.

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78.]

13.01.12 Burnout and Blowout

The pyrotechnic chamber in fireworks devices shall be constructed in a manner to allow functioning in a normal manner without burnout or blowout.
13.01.13 Handles

Fireworks devices which are intended to be hand-held and are so labeled shall incorporate a handle at least 4 inches in length. Handles shall remain firmly attached during transportation, handling and full operation of the device, or shall consist of an integral section of the device at least 4 inches below the pyrotechnic chamber.

13.01.14 Spikes

Spikes provided with fireworks devices shall protrude at least 2 inches from the base of the device and shall have a blunt tip not less than 1/3-inch in diameter or 1/8-inch square.

13.01.15 Wheel Devices

Drivers in fireworks devices commonly known as “wheels” shall be securely attached to the device so that they will not come loose in transportation, handling and normal operation. Wheel devices intended to operate in a fixed location shall be designed in such a manner that the axle remains attached to the device during normal operation.

13.01.16 Toy Smoke Devices and Flitter Devices

a) Toy smoke devices shall be so constructed that they will neither burst nor produce external flame (excluding the fuse and first fire upon ignition) during normal operation;

b) Toy smoke devices and flitter devices shall not be of such color and configuration so as to be confused with banned fireworks such as M-80 salutes, silver salutes, or cherry bombs;

c) Toy smoke devices shall not incorporate plastic as an exterior material in the pyrotechnic composition comes in direct contact with the plastic.
13.01.17  Party Poppers

Party poppers (also know by other names such as “Champagne Party Poppers”, and “Party Surprise Poppers”), shall not contain more than 0.25 grains of pyrotechnic composition. Such devices may contain soft paper or cloth inserts provided any such inserts do not ignite during normal operation.

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78.]

13.01.18  Rockets With Sticks

Rockets with sticks (including skyrockets and bottle rockets) shall utilize a straight and rigid stick to provide a directed and stable flight. Such sticks shall remain straight and rigid and attached to the driver so as to prevent the stick from being damaged or detached during transportation, handling, and normal operation.

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78.]

13.01.19  Labeling Requirements

It shall be unlawful for any person to transport, possess, discharge, sell or offer for sale within the Port Gamble S’Klallam Indian Reservation any fireworks which are not labeled in conformity with the requirements set forth in section 13.01.20 through 13.01.34.

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78.]

13.01.20  Fountains

Fountains shall be labeled: WARNING (OR CAUTION), FLAMMABLE (OR EMITS SHOWERS OF SPARKS, if more descriptive). Use only under (close) adult supervision. (use of the word “close” is optional). For Outdoor use only. Place on level surface. Light fuse and get away.

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78.]

13.01.21  California Candles

California candles shall be labeled: WARNING (OR CAUTION) EMITS SHOWERS OF SPARKS. Use only under (close) adult supervision. (Use of the word “close” is optional). For outdoor use only. Hold in hand at bottom of tub. Point away from body so that neither end points towards body

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78.]
13.01.22 Spike and Handle Cylindrical Fountains

Spike fountains shall be labeled: WARNING (OR CAUTION) EMITS SHOWERS OF SPARKS. Use only under (close) adult supervision. (Use of the word “close” is optional). For outdoor use only. Stick firmly in ground in an upright position. Do not hold in hand. Light fuse and get away.

Handle fountains shall be labeled: WARNING (OR CAUTION) EMITS SHOWERS OF SPARKS. Use only under (close) adult supervision. (Use of the word “close” is optional). For outdoor use only. Hold in hand - point away from body. Do not hold in hand. Light fuse and get away.

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78.]

13.01.23 Roman Candles

Roman candles shall be labeled: WARNING (OR CAUTION) SHOOTS FLAMING BALLS. Use only under (close) adult supervision. (Use of the word “close” is optional). For outdoor use only. Stick butt end in ground. Do not hold in hand. Light fuse and get away.

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78.]

13.01.24 Rockets With Sticks

Rockets with sticks shall be labeled: WARNING (OR CAUTION) FLAMMABLE. Use only under (close) adult supervision. (Use of the word “close” is optional). For outdoor use only. Place in wooden trough or iron pipe at 75 degree angle, pointing away from people or flammable material. Do not hold in hand. Light fuse and get away.

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78.]

13.01.25 Wheels

Wheels shall be labeled: WARNING (OR CAUTION) FLAMMABLE (OR EMITS SHOWERS OF SPARKS, if more descriptive). Use only under (close) adult supervision. (Use of the word “close” is optional). For outdoor use only. Attach securely by means of a nail through the hold (or place on hard flat surface, for ground spinners). Light fuse and get away.

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78]

13.01.26 Illuminating Torches

Illuminating torches shall be labeled: WARNING (OR CAUTION) FLAMMABLE (OR EMITS SHOWERS OF SPARKS, if more descriptive). Use only under (close) adult supervision. (Use of the word “close” is optional). For outdoor use only. Hold in hand - point away from body, clothing, or other flammable material (or place upright on level ground.
Do not hold in hand, if more descriptive. Light fuse (or light fuse and get away, if more descriptive.)

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78.]

13.01.27 Sparklers

Sparklers shall be labeled on the front and back panels: WARNING (OR CAUTION) FLAMMABLE. On the side, front, back, top, or bottom panel shall be labeled CAUTION. Use only under (close) adult supervision. (Use of the word “close” is optional). For outdoor use only. Do not touch glowing wire (or do not touch hot plastic wood, etc. if more descriptive). Hold in hand, with arm extended away from body. Keep burning end or sparks away from wearing apparel or other flammable material.

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78.]

13.01.28 Mines and Shells

Mines and shells shall be labeled: WARNING (OR CAUTION) EMITS SHOWERS OF SPARKS (or SHOOTS FLAMING BALLS, if more descriptive). Use only under (close) adult supervision. (Use of the word “close” is optional). For outdoor use only. Place on hard smooth surface (or place upright on level ground, if more descriptive). Do not hold in hand. Light fuse and get away.

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78.]

13.01.29 Whistles Without Report

Whistles without report shall be labeled: WARNING (OR CAUTION) FLAMMABLE. SHOOTS WHISTLE IN AIR (if applicable). Use only under (close) adult supervision. (Use of the word “close” is optional). For outdoor use only. Do not hold in hand. Light fuse and get away.

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78.]

13.01.30 Toy Smoke Devices and Flitter Devices

Toy smoke devices and flitter devices shall be labeled: WARNING (OR CAUTION) FLAMMABLE (OR EMIT SHOWERS OF SPARKS, if more descriptive). Use only under (close) adult supervision. (Use of the word “close” is optional). For outdoor use only. Do not hold in hand. Light fuse and get away.

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78.]

13.01.31 Helicopter-Type Rockets

Helicopter-type rockets shall be labeled: WARNING (OR CAUTION) FLAMMABLE (OR EMITS SHOWERS OF SPARKS, if more descriptive).
Use only under (close) adult supervision. (Use of the word “close” is optional). For outdoor use only. Place on hard, open surface. Light fuse and get away.

[HIST: Source - Resolution No. 78 A 29, passed 3/16/78.]

13.01.32 Party Poppers

Party poppers shall be labeled: WARNING (OR CAUTION) FLAMMABLE. Use only under (close) adult supervision. (Use of the word “close” is optional). Do not point either end toward face or other person. Hold in hand-jerk string.

[HIST: Source - Resolution No. 78 A 29, passed 3/16/78.]

13.01.33 Missile-Type Rockets

Missile-type rockets shall be labeled: WARNING (OR CAUTION). FLAMMABLE (OR EMITS SHOWERS OF SPARKS, if more descriptive). Use only under (close) adult supervision. (Use of the word “close” is optional). For outdoor use only. Place on hard, open surface. Light fuse and get away.

[HIST: Source - Resolution No. 78 A 29, passed 3/16/78.]

13.01.34 Labeling - General

Any fireworks device not required to have a specific label under this chapter, shall carry a warning label indicating to the user where and how to use the item and necessary safety precautions to be observed. All labels required under this section shall comply with the requirements of 16 C.F.R. 1500.121 (Federal Hazardous Substances Act Regulations).

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78.]

13.01.35 Contraband - Forfeiture

All fireworks within the Port Gamble S’Klallam Indian Reservation held, owned, possessed or sold by any person in violation of this ordinance are hereby declared to be contraband subject to forfeiture to the Tribe.

[HIST: Source - Resolution No. 78 A 29, passed 6/13/78.]

13.01.36 Seizure

Upon application of the Port Gamble S’Klallam Tribal Council the Tribal Judge shall issue an order directing the Port Gamble S’Klallam Tribal Police to seize all contraband fireworks within the Port Gamble S’Klallam Reservation. A copy of the court order shall be delivered to the person from whom the property is seized or shall be posted at the place from which the property is seized.
13.01.37  Forfeiture Procedure - Notice - Hearing

Any person who has had property seized under this ordinance shall be entitled to a hearing before the Port Gamble Community Court to determine whether the person is in fact in violation of tribal law. Such a hearing shall be held within 48 hours of the person’s request for a hearing, at which time the person shall be given an opportunity to present evidence in defense of his or her activities. The person shall be given adequate notice of the hearing.

If the owner of the property seized is unknown, a hearing shall be scheduled and a notice of the hearing shall be posted at the place from which the contraband was seized and at some other public place on the Reservation. The notice required under this section shall describe the property seized, give the time, place and reason for the seizure, and if known, the name and address of the owner of the property seized.

13.01.38  Penalties and Enforcement

Any person alleged to be violating any provision of this chapter shall be summoned into the Port Gamble S’Klallam Community Court. If the Court shall determine by a preponderance of the evidence that the person is in violation of this chapter, the judge shall impose a civil fine of not more than $500 in addition to the forfeiture of the fireworks described in 13.01.35 through 13.01.37.

Any person who is found to be selling fireworks in violation of this chapter shall, in addition to the fine and forfeiture described above, be liable to the Tribe for an amount equal to the gross sales of fireworks he or she made in violation of this chapter.

13.01.39  Additional Relief

The Port Gamble Community Court may in addition to the above penalties grant to the Tribe such other relief as is necessary and proper for the enforcement of this chapter, including but not limited to injunctive relief.

13.01.40  Election of Remedies

The election of any remedy by the Tribe for violation of this chapter shall not waive the Tribe’s right to resort to any other remedy available herein.
Chapter 13.02  Head Lice Control

13.02.01  Head Lice Control

Upon recommendation of the Port Gamble S’Klallam Health Board, the Tribe may bring a civil action against any person who fails to take all measures necessary to prevent the spread of head lice from his/her household.

13.02.02  Penalty for Failure to Control Head Lice

In any action in which a person is found to have failed to take all measures necessary to prevent the spread of head lice, the court shall enter an order directing eradication of the head lice within five (5) days of the order and providing for a schedule of inspections by a person designated by the Health Board to conduct such inspections.

13.02.03  Inspections

Any inspections ordered by the court under this chapter shall be carried out after two (2) day notice to the person named in the complaint. The inspection shall be limited to only those acts necessary to determine whether head lice exist in the household.

13.02.04  Household Defined

“Household” means the residence of an adult and the children and pets who live in that residence.
Chapter 13.03 Animal Control

13.03.01 Responsibility for Animals

Any person who owns or has under his control any animal shall be responsible for:

a) Damage to persons or property caused by the animal, including, but not limited to damage to the Port Gamble S'Klallam Tribe in the form of medical treatment provided to a person injured by an animal, lost wages and other costs; and

b) Providing proper medical care, vaccinations, food, water, and reasonable supervision and care for the animal.

[HIST: Source - Resolution No. 04 A 033, passed 3/09/04.]

13.03.02 Definitions

As used in this code the following terms shall have the following meanings:

a) “Animal owner” and “has under his control” means an owner of any animal, any caretaker of an animal, and includes, but is not limited to, tenants and homeowners with respect to any animal owned by any member of the household.

b) “At large” shall mean in any public place or on private property not owned or occupied by the owner of the dog unless the permission of the owner of the property has been obtained.

c) “Pack” of dogs shall mean three or more dogs.

d) “Pit bull” The term "pit bull" is a generic term for a group of dogs whose ancestry can be traced to the bulldogs of the 19th century. The United Kennel Club and the American Dog Breeders Association refer to this kind of dog as the American Pit Bull Terrier, while the American Kennel Club knows it as the American Staffordshire Terrier. "Pit bull" also includes mixtures of these dogs with one another and with the Staffordshire Bull Terrier, the Bull Terrier, and the bulldog. The owner shall have the burden to prove pedigree.

[HIST: Source - Resolution No. 04 A 033, passed 3/09/04.]

13.03.03 Pit Bulls Banned

No person shall allow any pit bull dog to be present within the jurisdiction of the Port Gamble S'Klallam Tribe. A narrow exception to this rule shall be recognized for persons who own a pit bull dog on the date
this code is adopted, on if the owner complies with the following requirements:

a) The animal shall be kept at all times within a secure, fenced kennel equipped with a concrete pad sufficient to prevent escape by any means including digging; and

b) The animal must be registered with the Tribe within thirty (30) days of the date this code is adopted. The owner must provide proof of an adequate kennel and proof that the animal is spayed or neutered, at the time of registration.

Any pit bull found not secured as required by this section is subject to seizure and disposal at the discretion of the Tribe.

[HIST: Source - Resolution No. 04 A 033, passed 3/09/04.]

13.03.04 Dog “Round Up” Authorized

Port Gamble S'Klallam tribal administration and the Port Gamble S'Klallam Housing Authority are authorized to periodically conduct a “round-up” of all dogs who are roaming or running at large. This authority is granted in addition to the power to have individual animals impounded under this code. Notice to the Tribal Community shall be prominently posted prior to any roundup and instructions for claiming the animals shall be prominently posted immediately after such impoundment. Animals impounded in the round-up shall be handled in the same manner as those impounded under sections 13.03.05, 13.03.06, and 13.03.07.

[HIST: Source - Resolution No. 04 A 033, passed 3/09/04. Resolution No. 05-A-054, passed 6/14/05 made corrections to numbering.]

13.03.05 Impoundment of Dogs Allowed

Any dog found in violation of this code may be seized or impounded by any law enforcement officer of the Port Gamble S'Klallam Tribe Indian Tribe, or by any animal control officer of any agency whose assistance has been requested by a tribal officer, or any person employed or appointed by the Port Gamble S'Klallam Tribe or Port Gamble S'Klallam Housing Authority to perform this duty.

[HIST: Source - Resolution No. 04 A 033, passed 3/09/04. Resolution No. 05-A-054, passed 6/14/05 made corrections to numbering.]

13.03.06 Notification to Owner of Impounded Dog

When an animal has been seized or impounded, the office or agency responsible shall make reasonable efforts to ascertain the identity of the
owner and to notify him or her of the impoundment and of the fees for reclaiming the animal.

[HIST: Source - Resolution No. 04 A 033, passed 3/09/04. Resolution No. 05-A-054, passed 6/14/05 made corrections to numbering.]

13.03.07 Length of Impoundment and Fees

All animals impounded under this code shall be held for at least the minimum duration set by the impoundment facility, unless earlier claimed by the owner and the fees required by the impoundment facility are paid, except for pit bulls which are governed under section 13.03.03. At the expiration of the holding period the animal shall be placed for adoption or humanely destroyed.

[HIST: Source - Resolution No. 04 A 033, passed 3/09/04. Resolution No. 05-A-054, passed 6/14/05 made corrections to numbering.]

13.03.08 Animal Bites, Reporting, Quarantine

a) Mandatory Reporting of Animal Bites. Any health care provider who treats a person for an animal bite shall report all known details of the incident to the Tribal Police. The consent of the patient is not required and the health care provider shall have no liability for making such report.

b) Impound and Quarantine. Any animal known to have bitten a person may be impounded and quarantined under procedures set by the impound/quarantine facility. The owner of the animal shall be responsible for all associated fees.

[HIST: Source - Resolution No. 04 A 033, passed 3/09/04. Resolution No. 05-A-054, passed 6/14/05 made corrections to numbering.]