

Park and Recreation District

State law allows for the formation of park and recreation districts as municipal corporations for the purpose of providing recreational activities of a non-profit nature as a public service to the residents of the geographical areas included within district boundaries. Park district commissions consist of a five-member nonpartisan board elected within the jurisdiction to serve staggered four-year terms.

These districts may acquire property, make contracts, establish changes, make rules governing park property, and manage and operate recreational facilities, according to RCW 36.69.130. They may also impose property taxes, establish local improvement districts, and issue revenue bonds, subject to the restrictions contained in RCW Chapter 36.70.

Tanglewilde Park & Recreation District No. 1, Position No. 1



Michal Rechner

No Candidate Statement Submitted

Nonpartisan

Tanglewilde Park & Recreation District No. 1, Position No. 2

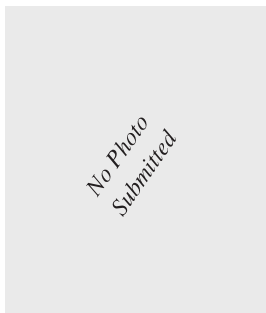


John E. McDonald

No Candidate Statement Submitted

Nonpartisan

Tanglewilde Park & Recreation District No. 1, Position No. 4



Bruce A. Whitehouse

No Candidate Statement Submitted

Nonpartisan