

# DRONE LAW: CURRENT STATUS OF DRONE LAW

Presented by *Holly E. Rickett*, Office of the Sonoma County Counsel

November 14, 2019



**“DRONE:** Remotely-launched and controlled airborne device, frequently equipped with high definition cameras, recording devices, or weapons.

- ▶ UAS -Unmanned Aircraft/Aerial Systems (Satellite)
- ▶ UAV -Unmanned Aerial Vehicle (“common” Drone)
- ▶ UAD -Unmanned Surface Vehicle (Mars Rover, Google Car)
- ▶ Remote Piloted Aircraft System/Model Aircraft

Federal Aviation Administration (FAA) has exclusive and general authority to regulate aircraft within the “navigable U.S. airspace.”

“Navigable airspace” defined as *starting* around 400-500 feet above ground level.

49 U.S.C. 40102(32).

# Summary of Current State of the Law



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- ▶ Feb 2019-FAA proposed changes to rules for drones less than 55 lbs. Notable changes likely to be: commercial deliveries, operating at night or over people without waiver
  - ▶ State/local government, not FAA, need to address concerns of privacy, land use, zoning. Local restrictions often prohibit flying drone over public/private property w/out property owner's consent

## *FAA Modernization and Reform Act (2012)*

Special provision for use of drones by government agencies for public safety, hazardous and natural resource management & property protection

## CA Statutes Specifically Aimed at Drones

Civil Code §1708.8: “Anti-paparazzi” legislation-Amended the invasion of privacy statute to penalize drone operators who intentionally violate the privacy of others as described

Civil Code §43.101: Limits the civil liability of first responders who damage a drone while the responder was in the act of responding and drone interferes with emergency service.

Gov’t Code §853 -Similar limited immunity to a *public entity and public employee* when providing emergency services.

Penal Code §402 -a misdemeanor to impede law enforcement and first responders from performance of their duties in coping with an emergency.

Senate Bill No. 1355 -makes it a crime to operate a drone on or over state prisons, jail, and juvenile facilities

Food and Agriculture Code Div. 6, Chapter 5 Art. 1: Unlawful to any person operating a drone in pest control unless pilot holds a valid unmanned pest control aircraft pilot certificate and is authorized by FAA to conduct pest control

# **2019 CA Drone Requirements**

To fly drone for recreational/commercial purpose must follow requirements of **FAA's Part 107 Small UAS Rule**, including passing FAA Aeronautical Knowledge Test to obtain Remote Pilot Certificate, and register drone with the FAA.

To fly drone as a hobbyist/fun or to fly with aero-modeling club, must follow FAA's Special Rule for Model Aircraft under **Section 336** and register with FAA-i drone weighs more than .55 lbs.

To fly a drone as a government employee, may either operate under the **FAA's Part 107 small UAS Rule** OR, fly under Public Aircraft Operations and operate with a Certificate of Waiver or Authorization (COA), OR hire a Part 107 Small UAS Rule Certified Operator.

**If you see a “Drone Violation”,  
FAA should be contacted immediately.  
For California contact:  
FAA Western Regional Operations Center  
may be reached at  
(425) 227-1999  
or  
9-wsa-opsctr@faa.gov.**

**Questions? Contact FAA Drone Hotline: 844-FLY-MY-UA**

## Marin County Open Space District Code

### 02.02.080 - Games and miscellaneous activities.

No person shall engage in games or other activities which are reckless, exceed established speed limits, interfere with others using district lands, or endanger property, public safety or environmental resources. Non-permitted activities include:

- A. Participating in volleyball, baseball, softball, soccer, football and other similar organized sports;
- B. Participating in bicycle races;
- C. Hitting golf balls;
- D. Operating self-propelled model airplanes, drones, boats, automobiles or other model craft;
- E. Throwing, releasing or discharging missiles, rockets, stones, paintballs or other similar projectiles;
- F. Hang-gliding, paragliding or parachuting;
- G. Operating or landing aircraft of any nature;
- H. Skateboarding, roller skating, in-line skating or any similar activity;
- I. Participating in any activity or operating any device in such fashion which interferes with others using district lands or endangers property, public safety or environmental resources.

(Ord. No. 20, § I, 2018)

**ORDINANCE NO. 20**

**AN ORDINANCE OF THE MARIN COUNTY OPEN SPACE DISTRICT BOARD OF DIRECTORS TO AMEND CHAPTER 01.01 AND CHAPTERS 02.01 THROUGH 02.06 OF APPENDIX A OF THE MARIN COUNTY OPEN SPACE DISTRICT CODE TO MAKE CHANGES TO: (1) GENERAL LAND USE REGULATIONS; (2) VISITOR CONDUCT ON OPEN SPACE LANDS; (3) RESOURCE PROTECTION; AND (4) VEHICLE, BICYCLE, DOMESTIC ANIMALS, HORSE AND FIRE REGULATIONS**

**THE BOARD OF DIRECTORS OF THE MARIN COUNTY OPEN SPACE DISTRICT DOES HEREBY ORDAIN AS FOLLOWS:**

**SECTION I. The following Chapters are amended as set forth below:**

Chapter 01.01 of the Marin County Open Space District Code is hereby amended to add subsection (G) to Section 01.01.040 and modify Section 01.01.070.

**SECTION 01.01.040 DEFINITIONS**

- A. "Board" means the Board of Directors of the Marin County Open Space District.
- B. "District", as referred to in this code, means the Marin County Open Space District, and includes all lands, waters and other facilities owned, maintained, or otherwise managed by the Marin County Open Space District.
- C. "General Manager" means the general manager of Marin County Open Space District.
- D. "Open Space", as referred to in this code, means an area of natural landscape essentially undeveloped, such as ridges, streams, hillsides, canyons, natural shorelines, marshes, scenic buffer areas and areas of agricultural land owned, maintained or otherwise managed by the Marin County Open Space District.
- E. "Permission" as referred to in this code means written permission granted by an authorized representative of the Marin County Open Space District.
- F. "Person" as referred to in this code means any natural person, firm, corporation, club, municipality, district or public agency, and all associations or combinations of persons whenever acting for themselves or any agent, servant or employee.
- G. "System roads" and "system trails" as referred to in this code means roads and trails that have been recognized and adopted by the District and are indicated as such on current official District preserve maps.

**SECTION 01.01.070 ABATEMENT OF NUISANCES**

The Board hereby establishes the following procedures for abatement of nuisances on open space lands.

- A. Upon determination that a public nuisance exists upon lands owned, maintained, or otherwise managed by the Marin County Open Space District, within the County of Marin, the Board of Directors (Board) may, but shall not be required to, employ the nuisance abatement procedures set forth in the Marin County Code, Chapter 1.05.

The provisions of this section shall be applicable to any nuisance existing on District lands as defined by any ordinance of the District, resolution of the Board, or statutes of the State of



California. A nuisance shall further include any unauthorized obstruction, structure, monument, facility, physical improvement, or encroachment for which the owners are known and identified. Any unauthorized obstruction, structure, monument, facility, physical improvement or encroachment which is in the process of being installed or for which the owners are unknown shall be treated as outlined in Section 02.02.140 of this code, and shall be subject to removal without abatement proceedings.

**CHAPTER 02.01** of the Marin County Open Space District Code is hereby amended to modify Sections 02.01.050 and 02.01.060 as they relate to permits and fees and penalties for misdemeanors and infractions.

### **SECTION 02.01.050 PERMITS AND FEES**

The District may issue permits and may charge fees for special use of District lands. Charges for permits shall be determined by the Board from time-to-time, and may include land use fees and charges for expenses incurred by the District, such as labor, equipment costs, overhead, etc. Permits are not transferable and may be revoked and/or citations may be issued for failure to comply with any provision of the permit or applicable portions of these regulations. Permits must be carried while on District lands and shown upon request to District personnel or otherwise displayed as directed.

### **SECTION 02.01.060 MISDEMEANORS AND INFRACTIONS**

Violation of the following regulations is a misdemeanor:

- A. Section 02.02.020: Use Restrictions;
  - B. Section 02.02.030: Care of Property and Facilities;
  - C. Section 02.02.060: Camping;
  - D. Sections 02.02.080(e), 02.02.080(f) and 02.02.080(g). Games and miscellaneous Activities
  - E. Section 02.02.090: Firearms, Traps and Other Weapons
  - F. Section 02.02.100: Noise and Audio Devices
  - G. Section 02.02.110(d): Sanitation
  - H. Section 02.02.130: Garbage, Refuse and Trash
  - I. Section 02.02.140: Unauthorized Structures, Encroachments and Signs
  - J. Section 02.02.160: Commercial Activities
  - K. Section 02.02.170: Disorderly Conduct
  - L. Section 02.02.180: Introduction of Organisms
  - M. Section 02.03.010: Water Resources
  - N. Section 02.03.020: Botanical Resources
  - O. Section 02.03.030: Wildlife and Animal Resources
  - P. Section 02.03.040: Geological Resources
  - Q. Section 02.03.050: Archeological and Historical Resources
  - R. Section 02.04.010. Motor Vehicles
  - S. Section 02.06.010: Fires
  - T. Section 02.06.020, Firesworks
  - U. Continuing to use District lands in an illegal manner once a District employee, designee or law enforcement official has directed that such activity be stopped.
- Violation of any land use regulation not mentioned in this section is an infraction.

**CHAPTER 02.02** of the Marin County Open Space District Code is hereby amended to modify Sections 02.02.030, 02.02.040, 02.02.070, 02.02.080, 02.02.140, and 02.02.16 as they relate to visitor conduct under General Land Use Regulations.

**SECTION 02.02.030 CARE OF PROPERTY AND FACILITIES**

No person shall damage, deface, tamper with or remove any District property or facilities, including but not limited to buildings, signs, gates, locks, chains, fences, equipment, markers, trash receptacles, paving material, utilities or water lines. No person shall construct, install, maintain or improve on District lands any feature or facility, including trails, roads, pathways, signs, gates, fences or other items. (Amended June 3, 1997.)

**SECTION 02.02.040 GROUP USE**

No group, school, club, or similar organization, whether formally organized or not, shall hold or conduct any activity on District lands with fifteen or more participants without prior written approval of the District. Group use of District lands is subject to conditions and charges.

**SECTION 02.02.070 RUNNING, JOGGING, AND CLUB SPORTS.**

No school, club, or other organization shall hold meets, events, or practice sessions on District lands without prior written approval of the District. No person shall run, jog, or ride, in such a way as to endanger hikers, equestrians, bicyclists or others using District lands.

**SECTION 02.02.080 GAMES AND MISCELLANEOUS ACTIVITIES**

No person shall engage in games or other activities which are reckless, exceed established speed limits, interfere with others using District lands, or endanger property, public safety or environmental resources. Non-permitted activities include:

- A. Participating in volleyball, baseball, softball, soccer, football and other similar organized sports;
- B. Participating in bicycle races;
- C. Hitting golf balls;
- D. Operating self-propelled model airplanes, drones, boats, automobiles or other model craft;
- E. Throwing, releasing or discharging missiles, rockets, stones, paintballs or other similar projectiles;
- F. Hang-gilding, paragliding or parachuting;
- G. Operating or landing aircraft of any nature;
- H. Skateboarding, roller skating, in-line skating or any similar activity;
- I. Participating in any activity or operating any device in such fashion which interferes with others using District lands or endangers property, public safety or environmental resources.

**SECTION 02.02.140 UNAUTHORIZED STRUCTURES, ENCROACHMENTS AND SIGNS**

No person shall encroach onto property owned by the Marin County Open Space District, including fee property and conservation, open space, agriculture, scenic, trail, or other similar easements held by the District, by erecting, placing, or installing any temporary or permanent

obstruction, structure, monument, facility, physical improvement, debris, landscaping, or other vegetation (herein referred to as "encroachment"). When the existence of the encroachment is undisputed, as confirmed in writing by the encroaching party (the person responsible for the encroachment or his/her successor in interest), or indisputable, as established by a survey performed by a licensed surveyor, or other evidence, the District may use the following procedures to address the encroachment.

- A. The District may remove, demolish, and impound any encroachment for which the encroaching party is not known or identified.
- B. The District may take appropriate actions to stop any encroachment that is in the process of being installed, regardless of whether the encroaching party is known or identified. Nothing in this section will prevent the District from seeking injunctive relief to stop the ongoing construction of an encroachment or require the District to wait 30 days before seeking injunctive relief to stop the ongoing construction of an encroachment.
- C. The District may remove, demolish, and impound any encroachment for which the encroaching party is known or identified, 30 days after providing the encroaching party with written notice of the encroachment including a demand to remove it.
- D. The District may take immediate action to remove, demolish, and impound an encroachment that presents an immediate threat to persons or property whether the encroaching party is known or not, as established by The District General Manager or his or her designee.
- E. The encroaching party shall be liable to pay the total cost borne by the District of resolving the encroachment, including, but not limited to, surveys, enforcement, removal, demolition, disposal, restoration, and storage.
- F. The encroaching party may be liable for a civil penalty not to exceed two thousand five hundred dollars (\$2500) for each violation. After the encroaching party has been given a written notice of the encroachment including a demand to remove it, it shall be a separate violation for each and every day during any portion of which the encroaching party knowingly continues the encroachment or knowingly commits or permits additional acts constituting a violation of this provision.
- G. The District may record a lien or other notice against any property if the encroaching party fails to reimburse the District for costs associated with resolution of the encroachment or to pay any civil penalties within sixty days of the District's demand.
- H. The District may, but shall not be required to, employ the nuisance abatement procedures set forth in the Marin County Code, Chapter 1.05, as discussed in Section 01.01.070 of this Code, with regard to unauthorized structures, encroachments, and signs on District land.
- I. It is the intention of this section to authorize the District to remove encroachments as allowed under California Civil Code Section 3502.

### **SECTION 02.02.160 COMMERCIAL ACTIVITIES**

No person shall do any of the following on District lands:

- A. Sell, hawk, or otherwise peddle any goods, merchandise or services;
- B. Station or place any stand, cart or vehicle for display of goods, merchandise or services;
- C. Distribute, circulate or post any handbill, pamphlet or other advertisement regarding sale of goods, merchandise or services;
- D. Conduct any commercial photography or activity related to commercial photography except by written permission from the District;
- E. Conduct any activity of a commercial nature except by written permission from the District;
- F. Violate or fail to follow a condition of a commercial use permit.

**CHAPTER 02.03** of the Marin County Open Space District Code is hereby amended to modify Sections 02.03.030 and 02.03.035 as they relate to resource protection under Land Use Regulations.

### **SECTION 02.03.030 WILDLIFE AND ANIMAL RESOURCES**

No person shall hunt, feed, touch, tease, frighten, molest, disturb, injure, trap, take, net, poison, harm or kill any kind of animal or the eggs of any animal, whether living or dead; nor remove, destroy or in any manner disturb the parts of any animal or the natural habitat of any animal on District lands. Fishing or taking of fish is permitted as regulated by the California Fish and Game Code unless otherwise specified. Fishing or taking of fish is permitted during daylight hours only. Possessing or using live or dead bait for fishing in fresh waters, including bait fish, amphibians, or non-preserved fish roe (eggs) is prohibited.

### **SECTION 02.03.035 TOOLS AND TRAIL BUILDING EQUIPMENT**

No person shall possess, use, or carry while on District lands, any trail building equipment or tools including but not limited to shovels, rakes, picks, mattocks, pulaskis, hammers, loppers, pruning shears, or saws, without prior written approval of the District.

**CHAPTER 02.04** of the Marin County Open Space District Code is hereby amended to modify Sections 02.04.010 and 02.04.020 as they relate to vehicle and traffic regulations.

### **SECTION 02.04.010 MOTOR VEHICLES**

No person shall operate or possess any motor vehicle or motor-driven vehicle, including, but not limited to cars, trucks, motorcycles, motorbikes, or similar vehicles on District lands. For the purposes of this section, emergency vehicles and County or District maintenance vehicles, battery-powered wheelchairs and other power-driven mobility devices being used by individuals with mobility disabilities are exempted, subject to limitations and regulations on their use in accordance with legitimate safety requirements as established through policy adopted and publicly posted by the Marin County Open Space District under 28 CFR §§ 35.130(h) and 35.137(b) (2).

## **SECTION 02.04.020 BICYCLES AND SIMILAR VEHICLES**

No person shall possess or operate any bicycle on District lands except upon system fire protection roads, designated bicycle pathways, or public roads not signed against such use. Furthermore, no person shall operate or possess any bicycle on system trails or elsewhere on District lands, unless signed specifically to permit such possession.

All persons operating a bicycle on District lands during hours of darkness shall carry and use a lamp which emits a white light visible from a distance of three hundred feet.

Per California state law, bicycle riders under 18 years of age are required to wear a helmet when riding a bicycle.

No person shall operate or possess roller-skates, inline skates, grass skates, or any self-propelled or motorized skateboard, scooter or other similar device on District lands.

CHAPTER 02.05 of the Marin County Open Space District Code is hereby amended to modify Sections 02.05.010 and 02.05.020 as they relate to domestic animals and horses.

## **SECTION 02.05.010 DOGS AND OTHER ANIMALS**

Dogs and other domestic animals are allowed on District lands when under the direct and immediate control of a responsible person (To qualify as direct and immediate control, dogs must be in view of the person, must be no more than 20 feet from the person, and must return to the person immediately when called (two calls with a return limit of 10 seconds). Up to three dogs per individual are allowed, with exceptions beyond that number granted only through issuance by the District General Manager of a Special or Commercial Use Permit. Pedestrians with dogs and other domestic animals must stay on system roads and system trails. Off-trail use by pedestrians with dogs and other domestic animals is prohibited. Use of non-system roads and trails, and social trails by pedestrians with dogs and other domestic animals is prohibited. On system fire protection roads, three dogs off-leash per individual are allowed. On system trails, dogs and other domestic animals must be fastened to and restrained by a chain or leash not exceeding six feet in length. Dogs must be leashed on all roads and trails in those preserves designated as "leash only". Dogs, trained and used as service animals, as defined by the American with Disabilities Act, are permitted as established through policy adopted and publicly posted by the Marin County Open Space District.

No person shall do any of the following on District lands:

- A. Allow any dog or other domestic animal to enter environmentally sensitive or restricted areas of District lands or travel, run, walk, hunt, or bathe in streams or any sensitive water bodies, such as marshes, lakes, or ponds, within the preserves;
- B. Allow any dog or other domestic animal to interfere with, bother or disturb others using District lands;
- C. Allow any dog or other domestic animal to hunt, pursue or harass other animals or wildlife;
- D. Bring or keep a noisy, vicious or dangerous dog or other animal;
- E. Bring or keep a dog four months of age or more without proof that the dog has a valid rabies immunization and a valid license;
- F. Fail to promptly remove from District lands any dog or other domestic animal after being ordered by District personnel to do so.

- G. Fail to promptly remove excrement from dogs under their control from District lands.
- H. Bring dogs or other domestic animals onto District lands without possessing a chain or leash not exceeding six feet in length for each dog or animal so that they shall be prepared to restrain their animals, if necessary.

#### **SECTION 02.05.020 HORSES AND SADDLE ANIMALS**

Horses, pack, and saddle animals are permitted on system roads and system trails not signed against such use. Except when watering or resting the animal, or when in an area specifically designated to allow off trail use, riding off-trail, or on non-system roads and non-system trails is prohibited. Miniature horses, trained and used as service animals, as defined by the American with Disabilities Act, are permitted as established through policy adopted and publicly posted by the Marin County Open Space District.

- A. No person shall do any of the following on District lands:
- B. Ride, drive, lead or keep any horse or saddle animal at such speed or in such manner which may endanger the safety of others using District lands, other animals or the protection of environmental resources;
- C. Allow any horse or saddle animal to stand unattended or insecurely tied;
- D. Permit any horse or saddle animal to swim in any reservoir, lake, stream or waterway.
- E. Operate any animal-drawn cart, carriage, chariot or similar vehicle on District lands except upon system fire roads not signed against such use. Furthermore, no person shall operate or possess these vehicles elsewhere on District lands, including trails, unless signed specifically to permit such possession. Animal-drawn vehicles larger than 36" in width are permitted with written permission from the District.

CHAPTER 02.06 of the Marin County Open Space District Code is hereby amended to modify Section 02.06.010 as it relates to fire regulations.

#### **SECTION 02.06.010 FIRES**

No person shall build light or maintain any open or outdoor fires, including but not limited to barbecues, camp stoves, gas lanterns, candles, within District lands. In addition, no person shall possess such items while on District lands.

#### **SECTION II: EFFECTIVE DATE AND PUBLICATION**

This Ordinance shall be and is hereby declared to be in full force and effect as of thirty (30) days from and after the date of its passage and shall be published once before the expiration of fifteen (15) days after its passage, with the names of the Supervisors voting for and against the same, in the *Marin Independent Journal*, a newspaper of general circulation published in the County of Marin.

**PASSED AND ADOPTED** at a regular meeting of the Marin County Opens Space Board of Directors held on this 27th day of February 2018, by the following vote:

AYES: DIRECTORS Dennis Rodoni, Katie Rice, Judy Arnold, Kathrin Sears,  
Darron Connolly

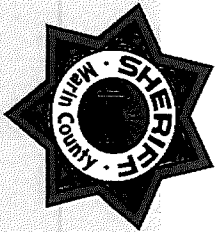
NOES: NONE

ABSENT: NONE

ATTEST:

  
PRESIDENT, BOARD OF DIRECTORS

SECRETARY



MARIN COUNTY SHERIFF'S OFFICE

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## NEWS & PRESS RELEASES

# MCSO Unmanned Aerial Systems Program

*October 29, 2018*

The Marin County Sheriff's Office takes pride in being a leader in public safety. It is a top priority of the Sheriff's Office to explore ways to maintain the public's safety while also decreasing potential risk to its personnel and fellow public safety partners. In an effort to continuously leverage the latest technology available in the most appropriate manner, the Marin County Sheriff's Office is introducing the addition of its small Unmanned Aerial Systems (sUAS) program to its Field Services Bureau.

The use of UAVs in public safety situations has saved lives. UAVs can be deployed rapidly, access remote or treacherous terrain where people cannot, and can give rescue and response teams life-saving information quickly without putting personnel or the public in danger.

This program will consist of five unmanned aerial vehicles (UAVs) and eight pilots. The sUAS program will be staffed with Sheriff's Office personnel who have been certified by the FAA and have received at least 40 hours of certified training specific to sUAS operations.

This program will aid in specific critical missions such as search and rescue operations, public safety and life preservation missions, disaster response and documentation, post-incident crime scene preservation and documentation, explosive ordnance disposal incidents, response to hazardous material spills; training missions, as well as fire response and prevention. The UAV's will not supplement regular patrol functions, but will only be used for the specific missions listed above.

This new program will provide the Sheriff's Office the opportunity to provide a new resource to the public safety community of Marin while maintaining the privacy of its residents according to its policy, applicable laws and regulations: <https://www.marinsheriff.org/assets/downloads/pdf/GO-05-32.pdf>

The Sheriff's Office has created a short video to help introduce the program as well. The video can be found here: <https://m.youtube.com/watch?feature=youtu.be&v=axoQ01UcVoo>

Questions related to the program may be sent to [marinuas@marinsheriff.org](mailto:marinuas@marinsheriff.org).





## NEWS & PRESS RELEASES

# SUAS Program Update

*November 11, 2018*

On October 30, 2018, the Marin County Sheriff's Office launched their Unmanned Aerial Systems Program. The Sheriff's Office provided an email address, so the public could ask questions about the program. Here are the questions we received.

### **Will the unmanned aerial vehicles be used for surveillance?**

No, the following are the authorized missions for the sUAS program

- Post-incident crime scene preservation and documentation
- Explosive ordnance disposal (EOD) missions
- Response to hazardous materials spills
- Search and Rescue (SAR) missions
- Public safety and life preservation missions, which include, but are not limited to barricaded suspects, hostage situations, active shooters, apprehension of armed and dangerous and/or violent fleeing suspects
- Disaster response and recovery to include natural or human caused disasters, including a full overview of a disaster area for post incident analysis and documentation
- Authorized training missions
- In response to specific requests from local, state or federal fire authorities for fire response and prevention
- Pursuant to a search warrant or consent

### **Will the unmanned aerial vehicles be used to assist U.S. Immigration and Customs Enforcement (ICE)?**

Absolutely NOT! The Sheriff's Office does not enforce immigration laws.

### **How long will the data be retained?**

- Non-evidentiary recordings shall be retained for a minimum of 60 days.
- Evidentiary recordings shall be retained for a minimum of 2 years.

Upon completion of each mission, the recorded data shall be reviewed and evaluated for evidentiary value. Retention is established by state and federal mandates along with the County of Marin's Records Retention Schedule.

Pursuant to Government Code section 6254 (California Public Records Act), the Sheriff's Office considers all sUAS data that is gathered during the course of an investigation to be a "law enforcement investigatory file" and exempt from disclosure under the CPRA.

All sUAS commanders, pilots and observers will consider the protection of individual civil rights and the reasonable expectation of privacy as a key component of any decision made to deploy the sUAS. Each pilot and observer will ensure that operations are consistent with all laws.

If you have questions about this program, please email us at: [marinuas@marinsheriff.org](mailto:marinuas@marinsheriff.org)