

**RULES
OF
TENNESSEE DEPARTMENT OF CONSERVATION
DIVISION OF STATE PARKS**

**CHAPTER 0400—2—4
MARINA OPERATIONS**

TABLE OF CONTENTS

0400—2—4—.01 Definition

0400—2—4—.02 Storage at Marina

0400—2—4—.03 Marina Operation Regulations

0400—2—4—.01 DEFINITION. Park facilities for boat docking, storage and fueling will be referred to as a marina.

Authority: T.C.A. §11—108. Administrative History: Original rule certified May 24, 1974.

0400—2—4—.02 STORAGE AT MARINA.

- (1) Facilities to store or moor a boat or vessel at a park marina may be obtained on a first come, first served basis from the Park Superintendent at an established monthly rate.
- (2) A lease must be negotiated for space other than on a day-to-day or transient basis.
- (3) Moorage will be limited to occupancy of an assigned space in a slip or dry storage area provided as a part of the park development and specifically designed for the type of boat to be accommodated.
- (4) No vessel or craft using barrels or metal containers for flotation will be permitted in park marinas.

Exception: The use of metal containers when filled with an appropriate amount of flotation material such as styrofoam will be allowed.

- (5) Individuals under lease may not arrange for or provide electric service to their place of mooring. Where such service is allowed, it will be provided through the Park Superintendent.
- (6) All mooring shall be such as to permit easy and prompt removal of craft in the event of fire or other emergency.
- (7) All moored craft shall be kept in a safe and seaworthy condition.
- (8) Swimming is prohibited in all harbor areas.
- (9) Proper sanitation, neat appearance and acceptable aesthetic standards shall be met at all times.
 - (a) No garbage or refuse of any kind may be dumped overboard. All such material shall be placed in proper receptacles provided on land.
 - (b) Littering of shoreline areas is strictly prohibited.
 - (c) Each craft moored in the harbor must be kept in good repair and appearance by the owner.
 - (d) Craft may not be removed from the water and left parked upon park property for more than forty-eight (48) hours without written permission of the Superintendent.

(Rule 0400—2—4—.02, continued)

- (e) All vessels moored in a park marina must have an approved type of treatment device if they have a toilet on board.

Authority: T.C.A. §11—1—108. **Administrative History:** Original rule certified May 24, 1974. Amendment filed August 24, 1987; effective October 8, 1987.

0400—2—4—.03 MARINA OPERATION REGULATIONS.

- (1) Hours of operation will be posted in a conspicuous location showing year-round hours of operation, and must be complied with.
- (2) Additional operation rules and regulations may be imposed by the Park Superintendent as he deems necessary by posting them at the marina office.
- (3) The lease agreement provided for in these rules may also contain certain conditions regarding the arrangements for leasing storage facilities.

NOTE: Copies of the *Tennessee Boating Safety Program* may be obtained from the Park Office and Marina.

Authority: T.C.A. §11—1—108. **Administrative History:** Original rule certified May 24, 1974. Amendment filed August 24, 1987; effective October 8, 1987.