RULES

OF

TENNESSEE DEPARTMENT OF CONSERVATION DIVISON 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.

BOATING CHAPTER 0400—2—4

(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 to 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.