

## BOATING REGULATIONS

**Section I. Title/Purpose.** This Ordinance is entitled “Boating Regulation”. The purpose of this Ordinance is as follows:

To provide safe and healthful conditions for the enjoyment of aquatic recreation consistent with public rights and interest and the capability of the water resource.

**Section II. Definitions.** In this Ordinance:

Shore zone” means all surface water within 200 feet of the shoreline.

“Swimming zone” means an authorized area of water established by regulatory markers to designate a swimming area.

“Designated anchorage” means an authorized area of water established and marked as an anchorage by lawful authority.

“Public Access” means any access to the water by means of public property.

“Navigation Lane” means an area designated by authorized aids to navigation.

“Slow-no-wake” means that speed at which a boat moves as slowly as possible while still maintaining steerage control.

**Section III. State Boating and Safety Laws Adopted.** State boating laws as found SS. 30.50 through 30.71, and 30.80 Wis. Stats. 2007-08 are adopted by reference.

**Section IV. Applicability and Enforcement.** The following areas are hereby designated as “slow-no wake” areas:

A. Waters of the Coleman Slough running along Green Island to the Bluff Slough in the Mississippi River. The limits of the zone are defined by the following coordinates:

N43° 46.916'      W091° 14.589' through  
N43° 46.700'      W091° 14.458'

B. Waters of Bluff Slough (also known as Swift Creek or Running Slough). The limits of the zone are defined by the following coordinates:

N43° 46.594'      W91° 14.99' through  
N43° 46.557'      W91° 14.38'

## ORDINANCE 2.13

**Section V. Penalties.** The area described in Seciton II is a “no wake area”. Wisconsin state boating penalties as found in Wis. Stat. 30.80, and deposits as established in the Uniform Deposit and Bail Schedule established by the Wisconsin Judicial Conference, are hereby adopted by reference and all references to fines amended to forfeitures and all references to imprisonment deleted.

**Section VI. Severability.** The provisions of this Ordinance shall be deemed severable, and it is expressly declared that the Town Board would have passed the provisions of this Ordinance irrespective of whether one or more provisions may be declared invalid, and if any provision of this Ordinance or the application thereof to any person or circumstances is held invalid, the remainder of the Ordinance and the application of such provision to other persons or circumstances shall not be affected thereby.

**Section VII. Effective Date.** This Ordinance shall take effect upon passage and publication. The provisions of this Ordinance shall prevail over any previous Ordinances of the Town of Shelby that are or may be in conflict therewith.

Date passed: \_\_\_\_\_

\_\_\_\_\_  
Timothy L. Candahl, Town Chair

\_\_\_\_\_  
Timothy D. Ehler, Town Supervisor

\_\_\_\_\_  
Joyce R. Wichelt, Town Supervisor

ATTEST:

\_\_\_\_\_  
Catherine Onsager, Town Clerk