TOWN OF HUNTER led to for fitness and all references SLOW-NO-WAKE AREA ORDINANCE NO. 2008-02 REPLACING ORDINACE NO. 90-2

A SOLE ORDINANCE TO REGULATE BOATING UPON THE WATER OF THE CHIPPEWA RIVER AND PRESCRIBING FOR VIOLATIONS THERREOF.

- (a) The provisions of this Ordinance shall apply to the water in the area of Treeland Cottages on the Chippewa Flowage
- (b) This chapter shall be enforced by the officers of the Town of Hunter

source at a regular meeting of the town Roard of the Town

The intent of this ordinance is to provide safe and healthful conditions for the enjoyment of aquatic recreation consistent with public rights and interest, and the capability of the water resources.

SECTION 3 - State Boating & Safety Laws Adopted

Section 1

State boating laws as found in 30.50 to 30.71 of the Wisconsin Statutes, are adopted by reference.

SECTION 4 - Definitions

10865

(a) "Slow-no-wake" means that speed at which a boat moves as slow as possible while still maintaining steerage control.

SECTION 5 - Controlled Area

No person shall operate a boat faster than slow-no-wake any time in the waters starting at the south end swim area of Treeland Cottages on the Chippewa Flowage. Coordinates: N 45° 58'39.3" W 91° 11'53.0" N 45° 58'40.9" W 91° 11'50.9"

SECTION 6 - Posting Requirements

The Town of Hunter shall place and maintain a synopsis of this ordinance at all public access points within the jurisdiction of the Town of Hunter pursuant to the requirements of NR 5.15 Wis. Admin Code.

SECTION 7 – Penalties

Wisconsin state boating penalties as found in Wis. Statutes 30.80, and deposits as established in the Uniform Deposit and Bail Schedule established by the Wisconsin Judicial Conference, are

ereby adopted by reference and all references to fines amended to forfeitures and all references to imprisonment deleted.

* INNACE NO 10

NO. 2008-0 4000865

and the second supply to the super in late at the

SECTION 8 - Severability

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

in and the later rear

SECTION 9 - Effective Date

This ordinance shall take effect upon its passage and publication on posting as provided by law. The foregoing ordinance was adopted at a regular meeting of the town Board of The Town of Hunter on the 10th day of September, 2008.

to the rest of the statistic of the statistic of "I with adments and the scars a star was Leonard G. Eckerly, Chairman Ling regarded 認知られ、自治学会 Eugene C. Mittlestadt, Supervisor yeth a DEC 0 5 2008 Wilmsen, Supervisor citation the start show and a side while LeRoy C. Attest - Patricia R. Swaffield, Clerk رتقار رقام 2.85. Carl Mr. Cliffering Carl - 92 1.27.16音音·* الهر بالأبه ممي Constraint of Life Veneziation of the policy access;

A second seco



ORDINANCE 90-2

In order to regulate water traffic on the Chippewa Flowage in the Town of Hunter, E1/2 of NE Section 2, TN, Range 7 West in the area of Treeland Cottages, Inc and Treeland Pines Resort aka Treeland Resorts, a sole ordinance is being adopted to allow "SLOW NO WAKE" marker buoys and "SWIMMERS" marker buoys to be placed in the water for public safety and instruction and to prevent erosion of shoreline. Marker buoys to be placed will be according to Wisconsin Department of Natural Resources regulations.

Penalties for violating this ordinance shall be a fine of \$50.00 for the first offense and \$100.00 for a second offense.

The provisions of this ordinance shall be deemed severable and it is expressly declared that the Board of the Town of Hunter would have passed the other provisions of this ordinance irrespective of whether or not one or more provisions may be declared invalid. If any provision of this ordinance or the application to any person or circumstances is held invalid, the remainder of the ordinance and the application of such provisions to other persons or circumstances shall not be affected.

11 July 1990

DEC 0 5 2008