

*Current as of 5/6/14 (Section 5.15 was revised & approved by the Board on 10/15/13;
Rule 5.3 was amended by the Board on 4/8/14. Rule 5.20 was amended by the Board on 5/6/14)*

Sherwood Forest Rules & Regulations

SECTION 5

WATERFRONT RULES

The Sherwood Forest Club owns riparian rights along the Sherwood Forest waterfront. The Board of Directors has delegated certain responsibilities to the Boating Committee that includes those enumerated below. The Board monitors the actions of the Boating Committee through a Board Liaison and the Club Manager.

5.1 Construction of Piers: No pier shall be built or extended in the waterfront area without the approval of the Club Members at a Club meeting duly called in accordance with the By-Laws. Home ownership on Beach Road carries with it no waterfront privileges other than those held by all Sherwood Forest residents. The Club shall exercise total control of the construction of any new pier or installation of pilings, and may, at its discretion, require the removal of any pier or pilings now existing. Previous licenses or written agreements issued by the Club for the construction or use of private piers are reclaimed automatically by the Club upon any sale or transfer of the property owned by the licensee or when the licensee is no longer a Club Member in good standing. All docking facilities which have reverted to the Club shall be assigned according to the same priority system followed by the Club in the assignment of all other Club-owned docking facilities.

5.2 Beach Closure: Except for community sponsored events or activities, the Sherwood Forest beach areas and piers at Main Pier, Robin Hood and other posted areas will be closed nightly to parking from sunset to sunrise. Use of the beaches, the indicated piers and other posted areas during the closed period is prohibited. Violators of this rule will be considered trespassers and as such will be subject to prosecution.

5.3 Picnics: Picnicking or the consumption of food or drink in the public portions of the waterfront area or on the piers is prohibited unless authorized by the Activities Committee as a community activity. Exception: Food and drink may be consumed at Robin Hood Beach by Members only, between sunrise and sunset, and this exception does not apply to parties with outside guests, groups, class parties, and team parties.

5.4 Launching Ramps:

A. Boat ramps may be used by:

1. Members (Full or Limited),
2. Minor dependents of Members,
3. Non-dependent sons and daughters of Members (provided visitor fees where applicable have been paid, see Section 1, Article VI, Club By-Laws),
4. Contractors servicing a Member's boat, and
5. Bona fide guests of a Member provided that the Member is present during use of the ramp.

B. Commercial use of ramps by Members or other persons (except contractors servicing a Member's boat) is prohibited.

C. Parking in a manner that would interfere with loading boat trailers or launching boats at the ramps is prohibited. Boats and trailers shall not be left unattended at a launching ramp area.

5.5 Boat and Trailer Registration:

- A.** All boats and boat trailers must be registered with the Club. Applications are available at the Club Office. Applications, including all required attachments, must be submitted within 30 days of bringing a boat and/or trailer into Sherwood. Applications received after that time will be assessed a late fee. Multiple applications received on the same date will be treated as a single application. Members that provide all required information will be issued a Sherwood Forest sticker for each boat and trailer. These stickers must be displayed on a visible area of the boat/trailer.
- B.** Members must reregister their boat and/or trailer if they add a co-owner. If the new co-owner is a Full Member, the Member may retain his/her current slip and/or land storage space. The Member must relinquish his/her slip and/or land storage space if the new co-owner is a Limited Member or a non-member. The Member's name will be added to the Waiting List in the appropriate category (Section 5.15 B.)

5.6 Land Storage:

- A.** The storage of boats and/or trailers on Club property is a privilege extended to Members rather than a right. The storage of boats and/or trailers on Club property shall only be permitted in areas designated by the Boating Committee.
- B.** Storage of unused, unsightly, derelict and/or quasi-derelict boats or trailers is not permitted. Boats and trailers determined to be unused, unsightly, derelict and/or quasi-derelict by the Boating Committee must be removed by their owners. The term "unused" means that the boat and/or trailer has not been substantially used for a period of one year.
- C.** Boats stored on trailers or on blocks may only be placed in spaces assigned to the Member by the Boating Committee. These assignments shall be authorized by means of a written agreement between the Member and the Club.
- D.** Storage space on the Club's small boat racks is not assigned, and is available on a first come, first served basis.
- E.** The storage of boats on blocks in Little John Yard is only permitted between October 15th and May 15th in the area designated by the Boating Committee.
- F.** Only boats that are less than 28 feet length overall (including the bow pulpit, swim platform and engine) may be stored on Club property.
- G.** Boats/Trailers not displaying a current Sherwood Forest sticker, boats/trailers that are placed in another Member's assigned land storage space without that Member's permission or boats/trailers that are improperly stored on Club property may be removed by the Club Manager. The owner will be liable for all removal costs as well as all subsequent storage costs. That owner also bears all risk of loss during removal and subsequent storage. The Club Manager will generally attempt to locate the owner of an improperly stored boat and/or trailer to request that the owner remove it. However, the Club Manager may remove an improperly stored boat/trailer without notice if he determines that such removal is necessary.

5.7 Use of Boat Slips and Land Storage Spaces:

- A.** A slip or land storage space shall be used only by the Member to whom it is assigned ("Assignee") and only for the boat and/or trailer as described in the rental agreement. The Assignee must be the

principal user of the boat. An Assignee who isn't the principal user of the boat may submit an appeal to the Board requesting permission to retain his/her assigned slip and/or land storage space.

- B.** The use of a slip to store an unused, unsightly, derelict and/or quasi-derelict boat is not permitted. Boats that are determined to be unused, unsightly, derelict and/or quasi-derelict by the Boating Committee must be removed and the slip must be relinquished by the Assignee. The term "unused" means that the boat has not been substantially used for a period of one year.
- C.** Use by a person other than the Assignee for more than 30 days will not be permitted except as approved in advance by the Boating Committee. In such cases a new rental agreement may be required.
- D.** Use by an Assignee for a boat and/or trailer other than that for which the slip/land storage space was assigned is not permitted for more than 30 days unless approved in advance by the Boating Committee.
- E.** An Assignee not planning to use his or her (a) slip for more than 30 days at any time during the period from May 15th through October 15th or (b) land storage space for more than 30 days any time during the year must notify the Boating Committee and state when he or she expects to reoccupy the slip or land storage space. For such periods the Club reserves the right to make a temporary assignment to a person on the Change List or the Waiting List or to another slip or land storage space holder.
- F.** Unless an Assignee has complied with paragraph D above, upon failure to use an assigned slip or land storage space for a period of one year, the slip/space will be reassigned to a person on the Change or Waiting Lists and the former Assignee will be so notified. However, if, at the time of notification the Assignee indicates a future need for a slip or land storage space, his or her name will be returned to the Waiting List. The date of the original application will govern the position on the List.
- G.** When an Assignee wishes to place a different boat in the slip or land storage space, the Assignee must notify the, Boating Committee in writing, within ten days, of the change and should either request to retain the current slip and/or land storage space or the Assignee may request to be assigned to a different location.
 - 1. An Assignee with a different boat may stay in his/her current assigned location if the Boating Committee determines that the new boat is appropriate for that location. The provisions of paragraph (2) below apply if the Boating Committee determines that the new boat is too small or otherwise inappropriate for the location.
 - 2. Assignees requiring a different slip and/or land storage space will be placed on the Change List or the Waiting List (Section 5.15 (D)(3)) and the boat must be removed from the previously assigned slip/space.
- H.** Slip holders may not install boatlifts. Boatlifts are not permitted anywhere else along the waterfront.

5.8 Chartering: Chartering of boats docked or moored at Club facilities or that are tied to Club property to persons other than Members of the Sherwood Forest Club is strictly prohibited.

5.9 Excessive Noise: Boats that exceed legal noise requirements are prohibited from using the Club's waterfront.

5.10 Work on Boats: Maintenance and/or repair work on boats must not, at any time, create excessive noise or constitute an inconvenience or annoyance to other Members. Maintenance and/or repair work on boats is

subject to all applicable legal requirements. Members or their contractors may not conduct any activity on community property adjacent to the waterfront or at any community owned pier that would require the community to obtain a General Discharge Permit (No. 10-MA) or other similar permit from the Maryland Department of the Environment. This prohibition includes, but is not limited to, activities such as power washing of boat bottoms, scraping, sanding and painting of boat bottoms, and the discharge of pollutants, including oily bilge water, on the land or water.

5.11 Bicycles and Motorized Vehicles: Bicycles and motorized vehicles (with the exception of devices used by handicapped individuals) are not allowed on the piers.

5.12 Regulations for Main Pier:

- A. Usage of the beach/swimming is strictly at an individual's own risk, whether a lifeguard is present or not. By using the beach, individuals acknowledge that they are doing so at their own risk. No special measures have been taken to change or alter the natural conditions of the beach or the waters. By using the beach, individuals are accepting all risks that go with such natural conditions. If a Club-sanctioned lifeguard is present, the lifeguard has authority to maintain order on and about the pier and beach.
- B. Crabbing and fishing are permitted as posted. All legal regulations apply. Crab traps and pots are not permitted in the swim areas and may not be tethered to any ladder at the pier. The Club Manager may remove any crab trap or pot that poses a boating or swimming hazard or that is in use outside the legal crabbing season.
- C. Crabbing and fishing activities under the direction of Boys and Girls Camp are permitted anytime. Staff supervision is required.
- D. Pick up and discharge of boat passengers and cargo are permitted on the northwest extension of the pier and at the boat rack area of the pier (as long as this does not interfere with Camp operations.)
- E. No boat towing a skier is permitted within 100 feet of the pier except for the purpose of allowing skiers to start from the northwest extension.
- F. Parking of cars is prohibited at the Main Pier Boathouse area. Members using Main Pier should park cars at Fadeley's Landing.

5.13 Regulations for Robin Hood Pier:

- A. Usage of the beach/swimming is strictly at an individual's own risk, whether a lifeguard is present or not. By using the beach, individuals acknowledge that they are doing so at their own risk. No special measures have been taken to change or alter the natural conditions of the beach or the waters. By using the beach, individuals are accepting all risks that go with such natural conditions. If a Club-sanctioned lifeguard is present, the lifeguard has authority to maintain order on and about the pier and beach area.
- B. Crabbing and fishing are permitted as posted. All legal regulations apply. Crab traps and pots may not be tethered to the pier.
- C. No boats or docking are permitted at any time between the beach area and the inside of the pilings.
- D. No boat shall be parked or kept in the auto parking area or alongside Beach Road in the areas adjacent to Robin Hood Beach unless specifically permitted by the Boating Committee.

5.14 Regulations for Little John Pier, Sharpe's Pier and other Club Piers with Slips:

- A.** Crabbing and fishing are permitted at any time. All legal regulations apply. The Club Manager may remove any crab trap or pot that poses a boating or swimming hazard or that is in use outside the legal crabbing season.
- B.** Parking is not permitted in the Loading/Unloading areas at the pier entrances. Members cruising overnight are urged to park their vehicles in the summer parking area at Little John as far away from the pier as possible. Long-term cruisers are urged to leave their vehicles at their cottage to reduce congestion in the parking area.
- C.** Guests and Members may tie up to the Little John visitor's docks for a maximum stay of 24 hours. No boat may occupy the visitor's docks overnight more than once per month. Guests and Members may only tie up in front of the pump out station while using the pump out equipment. Guests and Members may not occupy a vacant slip without the prior permission of the Member holding the contract for that slip.
- D.** Washing of vehicles and boats in the "No Parking" area at the entrance to Little John Pier is not permitted. Boats may be washed at the launching ramp pad provided such activity does not restrict the use of the launching facilities.
- E.** Water spigots and electricity are provided for the use of persons renting slips (and their registered guests) only. Electricity shall not be used for space heaters, freezers, air conditioners or other major appliances that require more than 1000 watts power unless special arrangements have been made with the Club Manager. Extension cords not in use must be disconnected and stored. Golf carts may not be charged at any pier facility or any other Club owned electrical outlet.
- F.** No person may inhabit, nor allow their boat to be inhabited, for more than 10 days in any six-month period while the boat is tied to the pier without written permission from the Club Manager. The term "inhabit" primarily means that the person is sleeping aboard a boat.
- G.** Each boat owner shall provide the Club Office a telephone number(s) where he/she can be reached throughout the entire year.

5.15 Boat Slip and Land Storage Space Assignments:

The allocation of boat slips and land storage spaces will be administered by the Boating Committee as appropriate to ensure that the established priorities are maintained and that efficient use is made of them. The Committee has the discretion to interpret these assignment rules and make all determinations necessary to assign slips and spaces.

- A.** Allocation of assignments:

Boat slips and land storage spaces will be rented strictly in the following order of priority:

FIRST -- Full Members of the Club, in good standing, for boats owned by them, registered or documented exclusively in their name and used principally by them and their dependents.

SECOND -- Children of Club Members, for boats owned by them, registered or documented exclusively in their names and used principally by them, provided guest fees are paid. See Section 1, Article VI, Club By-Laws.

THIRD -- All other applicants, in good standing, including Limited Members and any Member (Full or Limited) who jointly own, register or document their boats with a non-member of the Club provided guest fees are paid.

Slips and land storage spaces will be made available to the next-lower priority group only when there are no unsatisfied applications in the higher priority group. No person may be assigned more than one slip or more than one land storage space unless there are no unsatisfied applications in any priority group.

Persons who day launch their boat (i.e., launch it each time or each weekend that they use it) will be assigned a land storage space before persons who launch their boat and leave it in the water for extended periods. A person assigned a space as a day launcher must relinquish that space if he or she no longer continues to day launch the boat unless by that time he or she would have been assigned a space from the Waiting List without having received priority as a day launcher.

All assignments necessarily take into account the size of the boat and the available slip or land storage space. A person on a waiting or change list with a boat that is not appropriate for the size of an available slip or space, will be passed over in favor of a person with a more recent application date whose boat is appropriate for the size of the available slip or space.

B. Assignment, Waiting and Change Lists:

Three lists will be maintained for slips and three lists will be maintained for land storage spaces: a Current Assignment List, a Waiting List and a Change List. Positions on Waiting Lists and Change Lists will be governed by the date a complete application for the list is received by the Club Office.

1. The Current Assignment List records all assignments.
2. The Waiting List registers persons who have requested but not received an assignment.
3. The Change List registers persons that have an assigned slip or space and want to change it.
 - (a) Except as provided in (b), persons on the Change List will be given an opportunity to change slips/land storage spaces before slips/land storage spaces will be assigned to persons on the Waiting List. Change assignments will be made in order of priority based on the date the Club Office receives a complete change application. Change assignments will be made within each of the priority groups in A above, based on accommodation of the size of the boat.
 - (b) A person on the Change List will not be given an opportunity to change if there is a person on the Waiting List with an older Waiting List application date who is requesting the same size slip or land storage space.
 - (c) If a person on the Change List rejects a second change offer (different than the first offered), the person will be removed from the Change List. A person removed from the Change List may reapply; the date a complete re-application is received by the Club Office will be the person's new Change List application date.

C. Applications for assignments:

Persons wishing to be assigned a slip or land storage space or change an assignment must submit an application to the Club Office.

1. Applications must be complete and provide all information applicable to the assignment request including the size of the boat and/or the approximate size of the trailer for which an assignment is requested, and an email address and telephone number at which the applicant can be contacted. The Boating Committee will review all applications and determine whether they are complete. Incomplete applications will not be accepted and will be returned.

2. The date a complete application is received by the Club Office is the person's Waiting List or Change List date.

3. An applicant is responsible for keeping all information in an application current. Assignments will be considered and offered only upon the information contained in an application. Applicants may amend their applications by written request at any time prior to receiving an assignment offer.

4. Applications for different sized boats/trailers or a range of boat/trailer sizes will be accepted as a single application for assignment of the first available slip/land storage space that is appropriate for one of the boats/trailers included in the application.

D. Initial assignments:

Initial assignments will be made from the Waiting List.

1. Offers of assignments will be made by email stating the date by which the applicant must respond to the offer.

2. An applicant's response to an offer must be by email. Failure to timely respond to an offer will be a rejection of the offer.

3. Offers of assignment will be made for only one boat/trailer included in an application. If an applicant submits an application for different sized boats/trailers or a range of boat/trailer sizes, an offer of assignment will be made of the first available slip/space that is appropriately sized for one of the boats/trailers included in the range of boat/trailer sizes.

4. Upon being offered an assignment an applicant must, within the time provided for a response:

a) accept the offer as stated. The applicant must then promptly sign the slip lease or land storage agreement and pay the applicable rent; or

b) accept the offer and request to defer occupying the slip/space for up to one year from the response date specified in the offer. The applicant must then promptly sign a temporary slip lease or land storage agreement, pay the rent due for the slip/space, and allow the Club to use the slip/space during the period of deferral. The applicant will be removed from the Waiting List. The applicant must give the Club Office fourteen days written notice to end any use the Club may be making of the slip/space.

(i) before the expiration of the period of deferral the applicant must occupy the slip/space with a boat/trailer that he or she owns which is

appropriate for the slip/space. If the applicant does not do so, the temporary lease or agreement will terminate.

(ii) if, before the end of the period of deferral, the applicant purchases a boat/trailer that is not appropriate for the slip/space, the temporary lease or agreement will terminate and the applicant will be returned to the Waiting List in the applicant's original position on the list with the purchased boat/trailer as that for which the applicant is seeking an assignment; or

c) reject the offer at which time the applicant's name will be removed from the Waiting List.

5. An applicant removed from a Waiting List may reapply for that Waiting List at any time by submitting a new application. The date a new complete application is received by the Club Office is the applicant's new Waiting List date.

6. The slip/space relinquishment and change rules of this Section 5.15 do not apply to relinquishment of a slip/space or to requests to change a slip/space by a deferral assignee during the period of deferral under section 4 (b).

E. Persons relinquishing a slip/space:

If a person relinquishes a slip/space for any reason (other than involuntary forfeiture imposed by the Board for violation of the Rules, or for failure to pay rent) and thereafter again applies for a slip/space, the person will be placed on the applicable Waiting List based on the date of the person's original application.

F. Termination of slip or space:

If a person who is assigned a slip/space, or the co-owner of an assigned boat/trailer, fails to maintain good standing in the Club or if some or all of his or her privileges are suspended or revoked by the Board of Directors for non-payment of Club or Company charges or for breach of another rule or obligation, the slip or land storage space assignment, lease or agreement will terminate. The ex-Assignee may apply for a new assignment and will receive a new Waiting List date upon receipt by the Club Office of a new complete application.

G. Initial slip and land storage fees:

1. The full annual fee for the calendar year of assignment applies to assignments accepted before October 1. No fee for the calendar year of assignment will apply to assignments accepted on or after that date.

2. The full annual land storage fee applies to persons who store a boat on a small boat rack or other unassigned location before October 1. No fee will apply to persons who initially store a small boat on or after that date.

H. Refund of fees:

1. Assignees who voluntarily relinquish a slip and remove their boat before July 1 will be refunded 50% of the annual slip fee. There will be no refunds for Assignees who relinquish a slip on or after that date, or whose slip lease is terminated under paragraph F.

2. An Assignee who is reassigned to a different slip or land storage space before July 1 will be billed for (or refunded) the difference in the fee for the entire year. No charges or refunds will be made for reassignments on or after that date. There will be no refunds upon reassignment to a land storage space in Little John yard from Robin Hood Flats or Fadeley's Landing.

3. There will be no refunds to Assignees who remove boats and/or trailers from land storage at any time during the year.

5.16 Violations:

- A. The Boating Committee or the Club Manager may make an initial determination of a violation by a Member of any provision(s) of Section 5 of these Rules and Regulations.
- B. A violation will initially be addressed informally by the Boating Committee or the Club Manager. Generally this will involve contacting the Member in person, by telephone or letter requesting that the violation be resolved.
- C. If a Member does not resolve the violation or if a Member commits another violation, the Club Manager may send a letter to the Member identifying the violation and requesting compliance by a specific date.
- D. If the Member fails to comply by the date in the letter or if another provision of Section 5 is violated; the Boating Committee or the Club Manager may refer the violation to the Board of Directors.
- E. The following penalties may be imposed by the Board following its final determination of a violation(s) under D.
 - 1. A Member with a slip and/or an assigned land storage space may lose it/them. The Member may reapply for a slip and/or land storage space after one year and will be placed at the bottom of the waiting list(s).
 - 2. A Member who is on the slip and/or land storage waiting list(s) may be removed from the list(s). The Member may reapply after one year and will be placed at the bottom of the waiting list(s).
 - 3. A Member who does not have a slip or assigned land storage space and who is not on either waiting list may not use any of the Club's boating related facilities for one year after the Board's final determination of a violation. This includes, but is not limited to, the use of another Member's slip or land storage space, the use of any Club launching ramps, tying a boat to Club property along the waterfront or storing a boat/trailer on Club property. In addition, that Member may not apply for a slip or land storage space for a year.
 - 4. The Board may also impose such other penalties as are provided for under the By-Laws and the Rules and Regulations of the Sherwood Forest Club.

5.17 Tie-ups to Club Shoreline and Bulkhead:

- A. Boats may not be tied to Club property (the shoreline and bulkhead) except under the provisions of a wire slip lease issued under Section 5.15 or a bulkhead Tie-up License issued under Section 5.18.

The Club Manager may make an exception only if there is an unusual or temporary circumstance to be considered and consistent with Boating Committee recommendation.

- B.** Boats may not be stored on land between the Baha Road and the shoreline between the headwaters of Brewer Creek (Idle River) and Little John Marina.
- C.** Boats may not be launched from the shoreline between the headwaters of Brewer Creek and Pier 807 except from a Club Pier.
- D.** Boats may not be tied to Club property in Brewer Pond.

5.18 Bulkhead Tie-up Licenses:

- A.** Tie-up License is required to tie a boat to the bulkhead between Sharpe's Pier and Pier 811. Persons wishing a Bulkhead Tie-up License must submit an application to the Club Office. Licenses are issued for one calendar year at a time. Licenses are non-assignable and may be revoked at any time for violation of the terms of the License or for any reason that would be grounds for revocation of a Club boat slip lease. Licenses will be issued based on the priorities for renting boat slips established in Sections 5.15 B and C and on the waiting list priorities set forth in paragraph B below.
- B.** A License Waiting List will be maintained for applicants who have requested but not received a Tie-up License. An applicant's position on the list is governed by the date of submission of an application.
 - 1. The list shall be divided into two sections:
 - (i) Applicants who have not been assigned to a Club boat slip and do not hold another Bulkhead Tie-up License.
 - (ii) Applicants with a Club assigned boat slip or a Bulkhead Tie-up License
 - 2. License issuance priority will be given to applicants in (i).
 - 3. If a Member relinquishes a license for any reason (other than involuntary forfeiture of the license imposed by the Board for violation of the Rules, failure to pay the license fee or revocation under paragraph E below) and if that Member at any time thereafter again applies for a license, the Member will be placed on the License Waiting List based on the date the Member originally applied for his/her license.
- C.** An annual license fee will apply to licenses issued before October 1. No fee applies to licenses issued after that date. License fees are non-refundable except as provided for in Subsection D.
- D.** Licensee shall notify the Club Office in writing within 10 days after any sale or other disposition of the Boat. The Licensee may transfer the license to another boat that is eligible to be tied to the bulkhead, by submitting a license application for the new boat.
- E.** A license is automatically revoked if the boat that is the subject of the license is assigned to a boat slip. If this occurs before July 1, the license fee paid by the Member will be credited towards the Member's annual slip fee. If the assignment is issued on or after July 1, no credit will be given.
- F.** Licenses will not be issued for boats over 26' length overall (not including the bow pulpit, swim platform and engine) or for boats with fly bridge.
- G.** The licensee may not interfere with the use of the bulkhead by any other licensee.

- H. The number and allocation of licenses will be established and revised by the Boating Committee as often as necessary to ensure that the established priorities are maintained and that efficient use is made of them.

5.19 Derelict Boats: A Member, Limited Member or their guest may not anchor, moor or otherwise keep a boat in the water within 200 yards of Club property, if that boat is unused, unsightly, derelict, quasi-derelict, sunken or partially sunken.

5.20 Moorings:

- A. A “Mooring” under these rules means (1) any device (e.g., floating ball, piling, pole, etc.) other than a pier or bulkhead on which a boat is or could be kept, (2) that is located in Brewer Creek or the Severn River and (3) which is accessed by use of Club property (ramps, piers, shoreline, car parking, etc.). Mooring does not include devices used in connection with a Bulkhead Tie-up License.
- B. Members must provide written notice to the Club Office no later than two weeks after the installation or change of ownership of a Mooring. The notice shall include a description of the boat to be kept on the Mooring and a diagram indicating the location of the Mooring. All boats tied to a Mooring (except boats of Guests) must display a valid Sherwood Forest Club sticker. Moorings must:
 - 1. Comply with DNR mooring rules as established in the Code of Maryland Regulations;
 - 2. Not be located within 30 yards of Sherwood’s shoreline or piers;
 - 3. Not interfere with the use of another Mooring or access to a Sherwood pier; and
 - 4. Be clearly marked with the Member’s name or cottage number.
- C. Limited Members and Guests may not install or maintain Moorings. Members may not install or maintain Moorings anywhere in the mouth of Brewer Creek east of the six mile speed limit buoy.
- D. Members, Limited Members and Guests may not install, maintain or access any mooring device in Brewer Pond from Club property or leave an unattended boat at anchor in Brewer Pond.
- E. Only Members and Limited Members may access a Mooring or anchored boat from Club property, except Guests may do so if:
 - 1. The moored or anchored boat is exclusively owned by a Member or Limited Member; or
 - 2. The moored or anchored boat is owned by the Guest but is not moored or anchored for more than seven days in a calendar year (unless previously approved in writing by the Boating Committee).
- F. A Member may not have more than one Mooring at any time and is deemed to have a Mooring so long as it is visible.