JUNCTION SIGN ORDINANCE No. 1-98

WHEREAS, Vilas County Zoning Ordinance #85 does not address control of signs within any of the towns within Vilas County; and

WHEREAS, the Town Board of the Town of Boulder Junction recognizes the Business Community's legitimate right to advertise, and the Town's responsibility for some measure of control over placement, type, and size of signs to secure their effect on public safety and to preserve the aesthetic qualities of the Town of Boulder Junction:

NOW, THEREFORE, BE IT ORDAINED, by the Town Board of the Town of Boulder Junction, Vilas County, Wisconsin, to allow signs of the following type, size, and location, with the restrictions as noted:

1. General Regulations:

- a) All permanent signs and placards shall be made of wood, metal or an appropriate material designed for outdoor durability; shall be erected on their own self-supporting standards; and shall not exceed forty eight (48) square feet in size, including trim and borders, exclusive of standards. Standard size may not exceed the existing size of 4x4, or 4x6 for highway signs as allowed by the county ordinance.
- b) All signs shall be maintained in a state of good repair and safety by the owner or responsible party.
- All signs, except as indicated in the text of this ordinance, shall be subject to town zoning permits and fees.
- d) No off-premise signs will be allowed. Existing off-premise signs will be brought into compliance as outlined in section (11)(f).
- e) Vehicles or other movable structures will not be allowed as permanent signage along town roads or county highways within the town, or in front of any building, as intended use for stationary advertisement, and may be subject to removal or dismantling at the owners expense.
- 2. Signs advertising a customary home occupation or professional office, if illuminated, shall be indirectly lighted. Neon tubing shall be considered indirect lighting. Wattage may not exceed 4000 lumens of illumination per side.
- 3. Signs advertising the sale, rent, or lease of the property on which the sign is placed:
- a) May be placed at the right-of-way line of the highway.
- b) May be placed at the high water mark on the shoreline of any lake or stream.
- c) May be attached to a building.
- d) Shall be removed upon the sale, rental, or lease of the property.
- e) Shall be limited to two (2) per property, one per lot side or waterfront, and may not exceed 4 sq. ft. in area.
- f) Shall be exempt from permit and fee.

Other Temporary Sign Restrictions:

Flagging, streamers, banners of any kind, or portable signs may be placed on the exterior of a premise for only a period of one week prior and one week after a special event. Special events include, but are not limited to: Grand openings, special sales or events, new management, going

out of business. Banners & flagging may not be in a tattered, torn or faded condition. This type of signage is exempt from permit and fee.

- b) This restriction also includes window signs placed on the inside or painted on the outside of the building. Window signs advertising the name, address, and lawful business conducted in the building are exempt, provided such signs do not cover more than 15% of the total window area to which applied.
- c) Posting of bills and placards, poster and circulars on utility poles or trees is strictly prohibited. Exempt from this restriction are the posting of NO TRESSPASSING signs, CLOSED AREA and WEIGHT RESTRICTION signs on trees on private and public property. Also exempt are trail and directional signs which are in conformity with Wisconsin Statutes 943.12 for official marking.
- d) Flagging for the protection of septic systems or other areas which require marking for reasons of health, safety, or general welfare is exempt from clause 4(a).
- e) Temporary signs less than 3 square feet in size are not subject to permit fees.
- f) Only one construction sign will be allowed per project; it may be attached to the building and must be removed upon completion of the advertised service.
- g) Political signs not exceeding 8 square feet are exempt from fees, providing such signs are removed within ten (10) days following the election. A political sign erected before a primary election may remain in place until 10 days after the general election if the candidate, information or party has issue bearing with both the primary and the general election.
- h) Local Non Profit organizations may promote a local event with signs no more than one (1) week prior to the event, with the signs to be removed within 24 hours of the event. Maximum sandwich board no larger than 8 square feet per side. Non profit status 501 C per State of Wisconsin will be required.
- Signs attached to a commercial or an industrial building advertising a business conducted or a service available on the premises:
- a) Bordered or framed signs erected parallel or perpendicularly to the building façade or sides, or separate signs erected at the roof ridge, shall not exceed an aggregate of forty-eight (48) square feet.
- b) Shall be no higher than four (4) feet above the roof ridge.
- c) Shall not exceed the maximum height limitation permitted in the district, if it be greater than (b).
- d) Where the signs consist of individual letters, painted or raised, without a border or frame and attached to the façade or sides of the building, the letters may not exceed more than 24" in height, and shall be placed below the roof ridge.
- 6. Commercial condominiums and multiple establishments on Single Zoning lots shall use the same standard for signs not attached to their buildings, with the total aggregate sign area not to exceed the 48 square foot maximum.
- 7. Freestanding, On-premise signs advertising a public or semi-public use:
- a) Shall have no more than one such sign for each highway on which the property faces.
- b) May be placed at the right-of-way of the highway.
- c) May be double-faced, which shall be considered one sign.
- Shall not exceed the roof ridge of the business for which it is advertising, or a maximum of 12' in height. Gasoline and manufacturing franchise signs, existing at the writing if this ordinance, are exempt from this provision, but will be required upon passage of this ordinance, to be no higher than a maximum of 20' in height.
- e) Portable, freestanding, changeable copy signs and signs on wheels are to be discouraged, but are considered signs subject to all of the conditions and restrictions of this ordinance.

- 3. Traditional recreational directory signs indicating the direction to a cottage, resort or similar use:
- a) Shall not be more than six (6) feet X (8) inches in area.
- b) Shall be colored white with black lettering only.
- Shall be approved by the State Highway Department for erection at the right-of-way line.
- Shall be attached to a common posting standard, if such standard is provided, when multiple business or residential property names are being displayed in one location.
- e) Shall be exempt from permit and fee.

9. Prohibited characteristics of signs include:

- a) No sign shall be so placed as to interfere with the visibility or effectiveness of any official traffic sign, nor contain wording or pictures used in official directional signage.
- b) No sign shall contain, include, or be illuminated by a flashing light, or by any light directed toward a neighboring residence or toward the water.
- c) No sign shall contain, include, or be composed of any conspicuous animated part or obscene copy.

10. Permits and Fees:

- a) All signs, unless expressly exempt by specific provisions of this ordinance, shall be subject to zoning permits.
- b) Fees for permits shall be \$27.00.
- c) No permit and fee shall be required for repair or replacement of an existing sign, unless the repair or replacement exceeds the size of the original sign.

11. Administration, Enforcement, and Penalties:

- Permits for signs shall be issued by the Boulder Junction Zoning Deputy.
- L, Fees for sign permits shall be made payable to: Boulder Junction Zoning.
- Signs erected without authority of a legal sign permit are subject to removal. Notice to remove shall be issued by the Zoning Deputy, with an allowance of ten (10) days from receipt of notification for compliance. Failure of owner to remove the illegal sign within the allotted time will cause the sign to be removed by town personnel, at the owner's expense.
- The Zoning Deputy may order repair of signs which are determined to be in disrepair or unsafe, with corrections to be made within thirty (30) days from receipt of notice. If the repairs are not completed within thirty days, notification of intent to remove the sign shall be given within ten (10) days of the action to be taken. In all cases where any sign is eminently or obviously unsafe, the Town Board is authorized herewith to remove such sign as a public nuisance, without any demand for removal or repair of the same upon the owner or any person maintaining such a sign.
- e) Signs advertising a commercial establishment which is no longer in business, shall be removed by the property owner within sixty (60) days of the closing of the business. Establishments merely closed for a season, with an intent to reopen within one year, are exempt from this clause.
- f) All off-premise signs and nonconforming signs existing at the writing of this ordinance shall be removed before the day of December 31st, 2,008.
- g) All Illegal signs shall be removed immediately by the owner or responsible party, or at the owners or responsible party's expense.
- h) Owners of signs that are abandoned or deteriorated beyond repair shall be given notice to remove, following same procedure as in Section (I1)(c) for illegal signs.
- Any person violating any provision of this ordinance shall, upon conviction thereof, forfeit not less than ten dollars (\$10.00), nor more than two hundred & fifty (\$250.00) dollars, plus court costs involved in the prosecution.

j) Any provision of this ordinance, which creates an undue hardship, may be appealed to the Soulder Junction Board of Adjustment.

1° Severability:

a, The several items and provisions of this ordinance shall be deemed severable and if any provisions of it or the application thereof to any person or circumstances is held invalid, the remainder of the ordinance and the application of such provisions to other persons and circumstances shall not be affected thereby.

13. Definitions:

For the purpose of this ordinance, the terms shall be defined as follows:

Banner: A sign that is of a non-rigid material such as fabric, paper, cardboard, paper or flexible plastic.

Bordered sign: A sign painted on or attached to the exterior of a building, either parallel or perpendicularly, which is copy enclosed in a frame or border.

<u>Changeable copy signs:</u> A sign that is designed so that characters, letters, or illustrations can be changed or rearranged without altering the face or surface of the sign.

Copy: The characters, letters, or illustrations displayed in or on a sign face.

<u>i</u> <u>sctory sign:</u> The traditional "arrow" signs that display the names and/or addresses of residents and establishments.

Flagging: See "Banner".

<u>Freestanding sign:</u> The general term for any on-site sign which is supported from the ground and not attached to a building.

<u>Illegal sign:</u> A sign that was constructed in violation of regulations that existed at the time it was built or repaired.

<u>Illuminated sign:</u> A sign illuminated in any manner by an artificial light source, whether internally or externally lit.

<u>Non-conforming sign:</u> A sign that met all legal requirements when constructed, but that is not in compliance with this ordinance. An illegal sign is not a non-conforming sign.

Off-oremise: Any sign which is not located on the premises that it identifies or advertises.

Political sign: Any sign concerned with, engaged in, or advertising a political party, candidate, or sernment agency.

<u>Portable sign:</u> A sign that is not permanently affixed to a building, structure or the ground or designated to be permanently affixed to a building, structure or the ground.

<u>sign:</u> Any device situated outdoors that displays letters, characters, or graphics to identity a land use or attract the public's attention.

<u>Window Sign:</u> Signs on the inside of windows or painted on the outside of window surfaces, divertising anything other than the lawful name and address of the business and its hours of peration.

The foregoing ordinance was adopted by the Town Board of the Town of Boulder Junction on the 5th day of May, 1998, shall replace Ordinance #2-86 pertaining to signage, and shall be in effect from and after its posting and/or publication as required by law.

Attest:_

May 5th, 1998

/s/ Denise C. Riopelle, Clerk/Treasurer

TOWN BOARD OF BOULDER JUNCTION

/s/ Jeffrey L. Long, Chairman

/s/ Ollie C. Wulff, Supervisor_

'a/ Jay R. Christgau, Supervisor_

Boulder Junction Sign Ordinance

No. 1-98, Amendment 1

Amend: 1. General Regulations: a) All permanent signs and placards shall be made of wood, metal or an appropriate material designed for outdoor durability; shall be erected on their own self-supporting standards; and shall not exceed forty eight (48) square feet in size, including trim and borders, exclusive of standards. Standard size may not exceed the existing size of 4x4, or 4x6 for highway **arrow directional signs** as allowed by county ordinance.

Date: February 17, 2004

Jeffrey, L. Long, Town Chairman

Jay Christgau, Supervisor

Ollie C. Wulff, Supervisor

Attest:

Lois J. Smith, Clerk/Treasurer



Post Office Box 616 Boulder Junction, WI 54512-0616 Phone (715) 385-2220 Fax (715) 385-9129

E-Mail: townofboulderjct@centuryinter.net

Amendment #2 to Boulder Junction Ordinance 1-98

Whereas, the Town Board of the Town of Boulder Junction recognizes that zoning is an essential element for residents and taxpayers in the Town of Boulder Junction; and

Whereas, to maintain the enforcement of zoning ordinances in the Town of Boulder Junction; and

Whereas, the Town Board of Boulder Junction feels it is necessary to do a trial period of issuance of permits by the Town Board and hereby votes a two-year moratorium; and was approved by a special meeting of town electors in 2006; and which took effect on January 1, 2007; and

Whereas, the Town Board will be issuing the permits, the following sections of the above listed ordinance are amended as follows:

- 1. General Regulations:
- c) All signs, except as indicated in the text of this ordinance, shall be subject to town permits and fees.
- 10. Permits and Fees:
- a) All signs, unless expressly exempt by specific provisions of this ordinance, shall be subject to sign permits.
- b. Fees for permits shall be \$32.00
- 11. Administration, Enforcement, and Penalties:
 - a) Permits for signs shall be issued by the Boulder Junction Town Board.
 - b) Fees for sign permits shall be made payable to: Town of Boulder Junction.
 - c) Signs erected without authority of a legal sign permit are subject to removal. Notice to remove shall be issued by the Town Clerk (after approval from the Town Board), with the allowance of ten (10) days from receipt of notification for compliance. Failure of owner to remove the illegal sign within the allotted time will cause the sign to be removed by town personnel, at the owners expense.
- d) The Town Board may order repairs of signs which are determined to be in disrepair or unsafe, with corrections to be made within thirty (30) days from receipt of notice. If the repairs are not completed within thirty days, notification of intent to remove the sign shall be given within ten (10) days of the action to be taken. In all cases where any sign is eminently or obviously unsafe, the Town Board is authorized herewith to remove such sign as a

public nuisance, without any demand for removal or repair of the same upon the owner or any person maintaining such a sign.

j) This line has been removed from the sign ordinance.

The foregoing amendment to Ordinance 1-98 was adopted by the Town Board at a regular town board meeting on the 27th day of March, 2007.

Town Board of Boulder Junction

David B. Schuenemann, Supervisor

Attest and Posted:

Lojs J. Smith

Clerk/Treasurer

March 27, 2007

Boulder Junction Marketplace

Knitt's Hardware BJ Community Center

Amendment #3 to Boulder Junction Sign Ordinance 1-98

WHEREAS, Boulder Junction Sign Ordinance, 1-98, states under #11,Sub f) All off-premise signs and nonconforming signs existing at the writing of this ordinance shall be removed before the day of December 31, 2008.

WHEREAS, the Town Board of Boulder Junction recognizes that Vilas County has the responsibility of zoning for the town of Boulder Junction and does not have a sign ordinance in effect at this date:

NOW, THEREFORE, BE IT ORDAINED, by the Town Board of Boulder Junction, Vilas County, Wisconsin to extend the date on off-premise signs removal to December 31, 2009.

Dated this 30th day of December, 2008 by:

Town Board of Boulder Junction:

Jeffrey L Long, Town Chairman

David B, Schuenemann, Supervisor

Charlie P. Spencer Supervisor

The foregoing amendment was adopted by the Town Board of the Town of Boulder Junction on the 30th day of December, 2008, and shall be in effect from and after its' posting as required by law.

Attest:

Lois J. Smith, Clerk/Treasurer