Northern Territory of Australia

CULLEN BAY MARINA BY-LAWS

By-laws under the Cullen Bay Marina Act

(As notified in the Northern Territory Government Gazette on 12 August 1994 and amended by special resolution of the Management Corporation on 22 March 2007)

PART 1 - PRELIMINARY

1. CITATION

These By-laws may be cited as the Cullen Bay Marina By-laws.

2. INTERPRETATION

(1) In these By-laws, unless the contrary intention appears:

“Act” includes the Regulations made under the Act and these By-laws;

“approved” means approved by the Management Corporation or by a person to whom the power to approve a matter or thing has been delegated by the Management Corporation under the Act;

“berth” includes:

(a) a unit (as defined in the Unit Titles Act) which is within the boat harbour;

(b) a vessel’s allotted place at or beside a jetty, pontoon or pylon or other mooring or structure for vessels within the boat harbour; and

(c) where the context so requires, the underlying land comprising an area on or over which such a structure is or is capable of being located and within or on which a vessel is capable of being berthed or moored.

“boat harbour” means the area within the development area (including the common property and the water envelope of a lot or marina) the whole or part of which is capable of or intended to be submerged by water;

“casual lock opening permit” means a casual lock opening permit granted under By-law 12;

“estate manager” means a person appointed by the Management Corporation to manage the development area and any other associated activities for and on behalf of the Management Corporation and includes a person appointed to be estate manager by the Developer before the first Annual General Meeting of the Management Corporation;
“fee” means a fee determined by the Management Corporation under By-law 3;

“jetty” means a jetty, boardwalk or other structure erected on over or within the boat harbour and includes all buildings and other works on the jetty and the appurtenances of a jetty;

“lock” means the control mechanism, and associated structures, established at the entrance to the boat harbour for the purpose of:

(a) maintaining the body of water contained in the harbour at levels from time to time considered appropriate by the Management Corporation; and

(b) enabling vessels to enter and exit the boat harbour;

“lock master” means the person employed for the purpose of controlling the operation of the lock;

“lock opening permit” means a lock opening permit granted under By-law 12;

“lot” means a parcel of land (including water) within the development area:

(a) designated as a lot on a lot plan; and

(b) in respect of which a freehold title is issued;

“marina” means a lot within the boat harbour which has a structure or berth providing for the mooring of more than 2 vessels and includes facilities provided and/or associated with a marina;

“marina berth” means a berth within a marina;

“mooring” means, according to its context, a structure for the anchoring of or securing of vessels to a buoy, pile or other structure or the action of anchoring or securing a vessel;

“owner” includes:

(a) in relation to a lot:

(i) an occupier or person in possession (whether as lessee, licensee, tenant or any other legal title);

(ii) successors in title (including a mortgagee in possession); and

(iii) a person who exercises, whether personally or by his or her servants and agents, a right of occupation;

(b) in relation to a vehicle – the person in charge of the vehicle;
in relation to a berth or marina berth – a person who holds, in fee simple (including unit title), or as lessee, sublessee, licensee or permittee, the land on or over which the berth or marina berth is situated in whole or in part; and

in relation to a vessel – a part owner, charterer, occupier, licensee, agent and permittee and the person in charge of the vessel;

“permittee” means the holder of a lock opening permit or a casual lock opening permit;

“register” means the register established under By-law 20;

“vessel” includes an air-cushioned vessel, a boat, ship, barge, yacht, surf ski, jet ski, racing shell, canoe, dingy or windsurfer or other craft capable of being used as a means of transportation by water, whether propelled by sail, motor, oars or otherwise;

“water envelope of a lot” means a submerged lot, or the submerged part of a lot, within the boat harbour.

In the event of any inconsistency between these By-laws and By-laws made by the Municipality of Darwin under the Local Government Act, the latter shall prevail to the extent of the inconsistency.

PART 2 - POWERS OF MANAGEMENT CORPORATION

3. FEES

The Management Corporation may determine the fee payable in respect of a permit or an approval under these By-laws.

4. PULLING DOWN OF UNAUTHORISED WORK

(1) The Management Corporation may pull down, remove or alter work, a structure or a thing erected or being in breach of these By-laws.

(2) The exercise of a power under clause (1) does not limited or affect the liability of a person to be prosecuted for a breach of a by-law.

5. REMOVAL OF OFFENDERS

(1) The Management Corporation or a member of the Police Force acting on the instructions of the Management Corporation may summarily eject or remove any person from a place under the control of the Management Corporation.

(2) A person may be prosecuted for a breach of a by-law notwithstanding that he or she was summarily ejected or removed from a place under the control of the Management Corporation by the Management Corporation or a member of the Police Force.
6. SECURITY AGAINST DAMAGE TO PROPERTY OF THE CORPORATION

Where, in the opinion of the Management Corporation, an activity to be performed under a permit or approval granted under these By-laws may involve alteration or damage to work or property belonging to or under the control of the Management Corporation, the Management Corporation may, before granting the permit or approval, require the applicant to lodge with the estate manager sufficient security to, in its opinion, cover the cost of rectification by the Management Corporation of the potential alteration or damage.

PART 3 - OFFENCES AND RECOVERY OF EXPENSES

7. PENALTIES FOR OFFENCES

A person who contravenes or fails to comply with these By-laws or a condition of a permit or approval granted under these By-laws is guilty of an offence and is liable on conviction to a penalty not exceeding $2,000 and, in addition, to a penalty not exceeding $50 for each day during which the offence continues.

8. EXPENSES TO BE PAID

(1) Where a person has breached a by-law or has, without reasonable excuse, failed to carry out works which he or she is required to carry out by or under the By-laws, he or she is liable to pay, in addition to any penalty that he or she may incur as a consequence of that breach or failure, all expenses reasonably incurred by the Management Corporation as a consequence of that breach or failure.

(2) A person is not liable to pay expenses referred to in clause (1) unless notice of the expense incurred by the Management Corporation has been served on him or her.

(3) A person upon whom a notice of expenses payable has been served shall pay the charges before the expiration of 30 days after the date of service of the notice.

PART 4 - LOCK OPENING PERMITS

9. VESSEL TO HAVE PERMIT

(1) The owner of a vessel shall not permit or cause the vessel to:

(a) enter to exit the lock; or

(b) enter any other part of the boat harbour that is part of the common property,

unless the vessel is the subject of a current lock opening permit or a casual lock opening permit.

(2) The owner of a vessel shall not moor, or permit or cause to be moored, the
vessel at a berth or a marina berth unless the vessel is the subject of a current lock opening permit or a casual lock opening permit in respect of the berth or marina berth designated in the permit.

9A BERTH TO HAVE PERMIT

(1) The owner of a berth or marina berth must ensure that a current lock opening permit or casual lock opening permit in respect of the berth has been granted by the Management Corporation.

(2) No vessel shall be permitted to moor in or at a berth or marina berth which is not the subject of a current lock opening permit or casual lock opening permit.

10. DETERMINATION OF REQUIREMENT FOR PERMITS

(1) The Management Corporation shall determine the size of the vessel to be permitted to be moored at a particular berth or marina berth.

(2) The Management Corporation may, as it thinks fit, waive the requirement for a lock opening permit in respect of a berth, a marina berth or a vessel.

(3) The Management Corporation shall determine from time to time the fee for the grant of a lock opening permit or a casual lock opening permit for berths and vessels and whether that fee is payable in instalments and whether in advance or arrears. The Management Corporation may impose a different fee for permits issued to different classes of vessels, or issued to vessels used for different purposes, and may charge a flat fee or a fee based on usage of the lock by vessels, or on any other basis determined by the Management Corporation.

(4) The Management Corporation may grant a berth lock opening permit or vessel lock opening permit (whether casual or otherwise) on such terms as it reasonably thinks fit.

(5) Where the applicable fee or any instalment of the fee is not paid by the berth owner or vessel owner within the time required by the Management Corporation or where any of the terms of the permit are breached by the berth or the vessel owner, the Management Corporation may at any time thereafter revoke the permit. If a permit is revoked the Management Corporation has no obligation to refund any fees to the owner.

11. PROVISION OF INFORMATION

(1) The owner of a berth or a marina berth shall provide the following information to the Management Corporation and shall update that information as it changes from time to time:

(a) The full name of the owner.

(b) The full postal address, residential address or business address of the
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owner.

(c) If applicable, the ABN of the owner.

(d) The location of the berth including the lot number and, if applicable, the unit number and marina berth number.

(e) The length of the berth.

(f) The name of the vessel which is intended to be moored at the berth.

(g) The full name, and address, telephone number and email address of the owner of the vessel which is intended to be moored at the berth.

(2) The owner of a vessel shall provide the following information to the Management Corporation and shall update that information as it changes from time to time:

(a) The full name of the owner.

(b) The full postal address, residential address or business address of the owner, and his or her telephone number and email address.

(c) If applicable, the ABN of the owner.

(d) The name of the vessel which is intended to be moored at the berth.

(e) Other information necessary to identify the vessel.

(f) The overall length and beam of the vessel and displacement of the vessel.

(g) Identification of the berth or marina berth at which it is intended to moor the vessel.

(h) Details of insurances carried in respect of the vessel and evidence of the currency of those insurances.

(i) A statement as to whether the owner intends to live aboard, or intends to permit any other person to live aboard, and if so for what periods.

12. GRANT OF PERMITS

(1) The Management Corporation may in its absolute discretion and subject to the conditions it thinks fit grant or refuse to grant a lock opening permit for a berth or a vessel or a casual lock opening permit.

(2) A lock opening permit is valid for the period determined by the Management Corporation but in any case for no longer than 12 months.

(3) The Management Corporation shall not grant a casual lock opening permit
valid for a period of more than 3 months.

(4) A lock opening permit shall be maintained by the Management Corporation in electronic form and will be provided by the Management Corporation to the owner in either electronic or printed form within a reasonable time of the owner making a request, provided that at the time of making the request the conditions of the permit, including payment of the fee, have been complied with by the owner.

(5) A casual lock opening permit may, at the discretion of the management corporation, be in the form of a receipt for payment of the fee, endorsed with particulars that enable the identification of the vessel and the location of the berth at which it will be moored and with its period of validity marked upon it.

13. REFUSAL OF ACCESS

The Management Corporation may in its absolute discretion refuse a vessel access to the boat harbour if no lock opening permit has been issued in respect of that vessel or if a lock opening permit previously issued in respect of it has been revoked.

14. SUBLETTING AND TRANSFER OF PERMITS

(1) A permittee shall not permit a vessel other than the vessel in respect of which the permit was granted to use a berth or marina berth to which the permit relates, except with the approval of the Management Corporation.

(2) A permittee may apply in writing to the Management Corporation for an amendment to the permit so that the permit applies to a vessel in substitution for the vessel to which the permit originally applied.

(3) The Management Corporation may, on the application in writing of a permittee, amend a permit so that the permit applies to a vessel in substitution for the vessel to which the permit originally applied.

(4) The Management Corporation shall not, under clause (3), amend a lock opening permit granted to the owner of a berth or marina unless the mooring structure of that berth or marina berth is of a suitable dimension for the vessel to which the permit, if amended, would apply.

PART 5 - APPROVALS

Division 1 - Harbour Works Approvals

15. NO HARBOUR WORKS WITHOUT APPROVAL

A person shall not commence or continue to construct or place:

(1) harbour works;

(2) works; or
(3) a pile or other structure,
in, on, over, through or across:
(4) the foreshore of a lot abutting; or
(5) land lying under or comprising part of,
a part of the boat harbour in the common property, except under and in accordance
with a harbour works approval granted by the Management Corporation.

16. APPLICATION
A person may apply to the Management Corporation, on the approved form
accompanied by the fee, if any, for a harbour works approval.

17. GRANT OF APPROVALS
(1) The Management Corporation may, in its absolute discretion and subject to
the conditions it thinks fit, grant or refuse a harbour works approval.
(2) Where the Management Corporation refuses to grant a harbour works
approval it shall refund to the applicant the fee, if any, paid by the applicant
under By-law 16.

18. VARIATION OF APPROVALS
(1) Where, after the grant of a harbour works approval, the Management
Corporation is of the opinion that a change in circumstances is such that the
conditions of the approval should be varied (including by the addition of a
new condition), it may, by notice in writing addressed to the holder of the
approval at his or her last known address or place of business, vary a
condition of the approval.
(2) Where notice is given to the holder of an approval under clause (1), the
approval is deemed to have been varied in accordance with the terms of the
notice from the date on which the notice is given.

19. CANCELLATION AND SUSPENSION OF APPROVALS
The Management Corporation may, by notice in writing addressed to the holder of
a harbour works approval at his or her last known address or place of business,
cancel or suspend his or her approval if it is of the opinion that action taken under
the approval is being performed in a manner:
(1) likely to be injurious to the common property or the estate; or
(2) which constitutes a public nuisance.

20. REGISTER OF WORKS
(1) The Management Corporation shall establish and maintain a register of all
harbour works approvals.

(2) A person shall, within 28 days after the sale or transfer of works to which a harbour works approval relates, notify the Management Corporation in writing of the name and address of the person to whom the works have been sold or transferred.

(3) The Management Corporation shall enter or cause to be entered in the register established under clause (1) details of:

(a) the location and description of works in respect of which a harbour works approval has been granted;

(b) the date of issue of each harbour works approval;

(c) the name and address of the person to whom the harbour works approval was granted;

(d) where notice of the sale or transfer of harbour works is given to the Management Corporation – the name and address of the person to whom the works have been sold or transferred; and

(e) such other information and particulars as the Management Corporation thinks fit.

Division 2 - Material Removal Approvals

21. NO REMOVAL OF MATERIAL WITHOUT APPROVAL

(1) In this by-law, “material” means ballast, rocks, stone, shingle, gravel, sand, clay, earth or other material.

(2) A person shall not remove material from a part of the boat harbour that is in the common property, except under and in accordance with a material removal approval granted by the Management Corporation.

22. GRANT OR RENEWAL OF APPROVALS

(1) The Management Corporation may, in its absolute discretion and subject to the conditions it thinks fit, grant or refuse to grant a material removal approval or a renewal of such approval.

(2) A material removal approval shall be in the approved form and shall be:

(a) valid for the period; and

(b) issued subject to the conditions, if any, specified in the approval.

(3) The Management Corporation shall not renew a material renewal approval unless an application for its renewal is made before the expiration of the
approval.

(4) It is a condition of a material removal approval that the person to whom approval was granted shall comply with the provisions of these By-laws in performing actions under the approval.

23. **VARIATION OF MATERIAL REMOVAL APPROVALS**

(1) Where, after the grant of a material removal approval, the Management Corporation is of the opinion that a change in circumstances is such that the conditions of the approval should be varied (including by the addition of a new condition), it may, by notice in writing addressed to the holder of the approval at his or her last known address or place of business, vary a condition of the approval.

(2) Where notice is given to a holder of an approval under clause (1), the approval is deemed to have been varied in accordance with the terms of the notice from the date on which the notice is given.

24. **CANCELLATION AND SUSPENSION OF APPROVALS**

The Management Corporation may, by notice in writing addressed to the holder of a material removal approval at his or her last known address or place of business, cancel or suspend his or her approval if it is of the opinion that the removal of the material is being carried out in a manner:

(1) likely to be injurious to the common property or the estate; or

(2) which constitutes a public nuisance.

**PART 6 - USE AND MAINTENANCE OF BOAT HARBOUR AND COMMON PROPERTY**

25. **CONTROL OF BOAT HARBOUR**

(1) Where, in the opinion of the Management Corporation, a vessel is not securely moored or is otherwise potentially causing a danger to a person, a vessel or property on or within the common property, it may direct the owner of the vessel to remedy the lack of secure mooring or to do those things the Management Corporation thinks necessary to avoid any such danger, within a time specified by the Management Corporation.

(2) Where:

(a) a direction is given by the Management Corporation under clause (1);

(b) a vessel is moored or anchored in contravention of these By-laws or is otherwise in contravention of these By-laws; or

(c) a vessel may, in the opinion of the Management Corporation, cause a danger to the common property,
the person so directed shall moor, unmoor, anchor or remove the vessel in accordance with the directions of the Management Corporation.

(3) A person shall not fail to comply with a direction of the Management Corporation.

(4) Where:

(a) a person fails to comply with a direction of the Management Corporation under this by-law; or

(b) there is no person on board a vessel that is in contravention of this by-law,

the Management Corporation may moor, unmoor, anchor or remove the vessel as it thinks fit, and for that purpose may cast off or loose a warp or rope, or unshackle or loosen a chain, by which the vessel is moored or fastened.

26. **USE, INTERFERENCE AND DAMAGE TO COMMON PROPERTY**

(1) A person shall not use or in any way interfere with:

(a) a fitting or appliance in or about; or

(b) a structure erected on,

the common property, for a purpose other than that for which such fitting, appliance or structure is provided.

(2) The Management Corporation may take all such steps and do all such acts as it considers necessary for:

(a) the general benefit and safety and security of; or

(b) the avoidance of injury to,

a person, vessel or property in the common property.

(3) The Management Corporation may give:

(a) to the owner of a vessel; or

(b) to a person,

in the development area such directions as it thinks fit for the purpose of enforcing these By-laws.

27. **USE OF BOAT HARBOUR**

(1) A person shall not navigate, move, moor or anchor a vessel in the common property except with the approval of, or in accordance with a permit granted
by, the Management Corporation.

(2) A person shall not:

(a) cast, place or leave or cause to be cast, placed or left, a private mooring of any kind in, on, over, through or across a portion of the bottom or bed of the common property; or

(b) moor a vessel so that it will or may extend into or over the common property, or construct a mooring for a vessel which will permit a vessel moored to it to extend into or over the common property, except with the approval of the Management Corporation.

(3) Where a private mooring is cast, placed or left or caused to be cast, placed or left in contravention of this by-law by a person, the Management Corporation may, by notice in writing, direct the person to remove the private mooring and restore the site of the mooring to its former condition within the period, if any, specified in the notice.

(4) Where a person to whom notice is given in accordance with clause (3) fails to comply with the notice, the Management Corporation may remove the mooring from the common property and the costs incurred in so doing shall be recoverable by the Management Corporation from the person as a debt due and payable to the Management Corporation, in addition to the penalty, if any, which may be imposed for a breach of these By-laws.

(5) A person shall not:

(a) moor, anchor or place a vessel, or place a vehicle or other thing, so as to obstruct or impede the use by others of a berth, a marina berth or the boat harbour; and

(b) place, anchor or moor a vessel in the approach channel to the boat harbour or in the common property.

(6) A person shall not cast, place or leave a buoy mooring in, on, over, through or across the bottom or bed of the boat harbour.

28. NAVIGATION OF VESSELS

(1) A person shall not navigate a vessel in the boat harbour at a speed exceeding 4 knots.

(2) A person shall not:

(a) navigate in the boat harbour at a speed likely to cause injury or damage to moored vessels or to a person or an object; or

(b) cause a hazard or undue inconvenience to the navigation of other vessels in the boat harbour.

(3) A person shall not navigate a vessel in the boat harbour carelessly,
negligently or recklessly.

(4) Subject to by-law 32(2), a person navigating or using a vessel in the boat harbour shall not cause, permit or suffer a boom, spar or other projection to be rigged out of its stowed position so as to extend so far from the side of the vessel that it may cause injury to a person or object in the boat harbour.

29. MAINTENANCE OF VESSELS

(1) A person shall not carry out maintenance or repairs to a vessel in the common property except:

(a) in a part of the common property approved for that purpose; or

(b) under and in accordance with the approval of,

the Management Corporation.

(2) Notwithstanding clause (1), the owner of a vessel may perform minor repairs, internal painting, mechanical adjustments and electrical works in respect of the vessel within the common property, if the estate manager is advised of the work before the work commences.

30. NO RESIDING ON VESSEL WITHOUT PERMISSION

(1) Subject to clause (2), a person shall not reside on a vessel in the development area for more than 2 days in any 7 day period except under and in accordance with an approval in writing of the Management Corporation.

(2) A person may apply on the approved form, if any, accompanied by the fee, if any, for approval to reside on a vessel in the boat harbour for more than 2 days.

(3) The Management Corporation may grant an approval on the conditions it thinks fit, for a person to reside on board a vessel for such period as it thinks fit.

31. DISPOSAL OF WASTES FROM VESSELS

(1) The owner of a vessel shall ensure that waste from toilets and showers on a vessel, including contaminated bilge waste, is not discharged into the boat harbour.

(2) The owner of a vessel shall ensure that antifouling substances, petrol (other than normal emissions from an engine in use), oil or other toxic materials are not released from the vessel into the waters of the boat harbour.

(3) An authorised officer or agent of the Management Corporation may at any time board any vessel within the boat harbour and inspect its bilges, holding tanks and any other onboard facilities for the storage and discharge of waste.
32. USE OF VESSELS

(1) A person shall not, except in an emergency, cause a vessel to enter the common property through the lock unless the vessel is sea-worthy and travelling under its own power.

(2) A person shall not, except in an emergency, use sails within the boat harbour.

(3) The owner of a vessel in the common property shall ensure that the vessel is registered as required by law and identified, marked, equipped and maintained as required by law and safe boating practice.

(4) A vessel within the common property:

(a) is subject to the direction of the Management Corporation; and

(c) shall be manoeuvred and berthed only in accordance with a direction of the Management Corporation or under and in accordance with a lock opening permit or a casual lock opening permit.

(5) Where an owner of a vessel has an outstanding debt to the Management Corporation, he or she shall not remove the vessel from the boat harbour except with the permission of the Management Corporation.

(6) The owner of a vessel shall observe maritime law and practice when entering or leaving the boat harbour, including, but not limited to, keeping the vessel to the right of an approaching vessel.

33. NOISE NUISANCE

(1) A person shall not in or on a vessel:

(a) that is underway, engaged in dredging or in providing any other service in the boat harbour; or

(b) at a wharf, mooring, berth or marina berth,

in the common property, make a noise, whether by the use of machinery or equipment or in any other manner, so as to cause nuisance and shall not permit his or her servant or agent or a child under his or her supervision to do so.

(2) A noise is a nuisance for the purposes of this by-law if it occasions undue stress, annoyance or irritation to a person or persons in or on or in the vicinity of, a vessel or lot.

(3) Whether a disturbance, distress, annoyance or irritation causes a nuisance is to be determined in accordance with the sensitiveness of a reasonable person, having regard to the time, place, intensity and frequency of the noise complained of.
34. **NUISANCE OR HAZARDOUS ACTIVITY**

(1) Where:

(a) a noise is a nuisance within the meaning of by-law 33; or

(b) the consequence of an action or failure to take an action is the creation of a nuisance (other than noise) or a hazard to a person or property in or in the vicinity of the common property,

the Management Corporation may, by notice in writing, direct:

(c) the owner of or master of the vessel on or in relation to which the nuisance or hazard is caused to take to or remove the vessel from a berth, mooring, anchorage or marina berth and, where the nuisance or hazard is created or associated with the loading or unloading of the vessel, the manner in which all or any cargo of the vessel shall be loaded or unloaded;

(d) the owner of or master of a vessel on or in relation to which the nuisance or hazard is caused as to the steps to be taken by him or her for the abatement, mitigation or prevention of nuisance or a hazard, including but not limited to a direction that machinery or equipment shall no longer be used or shall be used subject to such conditions as are approved by the Management Corporation; or

(e) the owner in respect of a wharf, berth, pontoon or marina berth as to the steps to be taken by him or her for the delivery, loading, unloading or removal of goods or the abatement, mitigation or prevention of a hazard, noise or other nuisance.

35. **FIRE FIGHTING EQUIPMENT**

The owner of a vessel within the boat harbour shall ensure that:

(1) the vessel is equipped with all fire fighting equipment prescribed by or under the Marine Act for a vessel of its class; and

(2) fire extinguishers are kept fully charged, maintained in good order and condition and fitted in the position on the vessel required by or under the Marine Act.

**PART 7 - JETTIES AND OTHER STRUCTURES**

36. **USE OF JETTIES**

(1) A person shall not, except in accordance with these By-laws, obstruct or impede the use of or access to a jetty by another person.

(2) A person shall not moor or fasten a vessel to a part of a jetty except to bollards or other fastenings provided for that purpose.
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(3) A person shall not cause a vessel under his or her control to lie alongside a jetty unless the vessel is properly moored or fastened to the jetty.

(4) The Management Corporation is not responsible for:

(a) the security and safety of a vessel; or

(b) for damage to a vessel,

while it is berthed at or moored or fastened to a jetty.

(5) A person shall not use or interfere with a fitting or appliance on a jetty except for the purpose for which the fitting or appliance is provided.

37. CONTROL OF JETTIES

(1) The Management Corporation may perform those acts and give those directions it thinks necessary for the general benefit and safety of persons, vessels and property at or on a jetty.

(2) The Management Corporation may give to the person in control of a vessel at a jetty or to a person upon or alongside a jetty, the directions it thinks fit for the purpose of enforcing these By-laws.

(3) Where the Management Corporation is of the opinion that a vessel is not securely moored at a jetty, it may direct the person in control of the vessel to securely moor the vessel immediately or within the period the Management Corporation directs.

38. USE OF BOAT RAMP

(1) A person shall not use a boat ramp except:

(a) for the purpose of launching or retrieving a vessel;

(b) with the prior permission of the Management Corporation;

(c) under and in accordance with a lock opening permit or a casual lock opening permit; and

(d) if the person has paid the fee, if any, for use of the boat ramp.

(2) A person shall not drive or stand a vehicle on to or upon a boat ramp except to launch or retrieve a vessel.

(3) A person shall launch or retrieve a vessel as expeditiously as possible.

(4) A person shall not moor, place or anchor a vessel within the approach fairway so as to be likely to obstruct the use by another person of a boat ramp.

(5) A person shall not obstruct or impede the use by another person of a boat
ramp.

(6) A person shall not carry out maintenance or repairs to a vessel:

(a) on a boat ramp; or

(b) in the approach fairway to a boat ramp,

except in the event of an emergency, where to move the vessel from its position would involve danger to a person or the property of another.

(7) In this by-law, “boat ramp” means a boat ramp forming part of the common property in the boat harbour.

**PART 8 - THE LOCK**

**39. (OMITTED)**

**40. RESTRICTION OF VESSELS**

(1) Where the Management Corporation or a lock master is satisfied that a vessel:

(a) presents an undue risk of injury to the boat harbour, or to property or persons within the boat harbour; or

(b) is undesirable because of:

(i) the size, design or type of vessel;

(ii) the trade or service in which the vessel is engaged; or

(iii) any other reason whatsoever,

the Management Corporation or the lock master may, by verbal or written direction to the owner of the vessel:

(c) absolutely prohibit the entry, mooring or berthing of the vessel in the boat harbour; or

(d) authorise the entry, mooring or berthing of the vessel at a mooring facility, berth or marina berth within the boat harbour on such terms and conditions as the Management Corporation or lock master directs.

(2) A lock master may refuse entry of a vessel to the boat harbour if:

(a) it is in breach of a by-law;

(b) it is not comprehensively insured or is not subject to a contract of third party personal/property insurance (the obligation to provide evidence of which shall rest with the master or owner of the vessel);
or

(c) a current lock opening permit or casual lock opening permit has not been granted in respect of the vessel.

PART 9 - NOTICES

41. SERVICE OF NOTICES

Except as otherwise provided by these By-laws, a notice or other document required or permitted by or under these By-laws to be given or served upon a person may be given or served in accordance with regulation 71 of the Cullen Bay Marina Regulations.

42. EXHIBITION OF NOTICES

The Management Corporation shall display, exhibit or publish these By-laws and regulations that relate to the common property or the operation of the lock by notices displayed at:

(1) entrances to or in conspicuous places in or about the common property; or

(2) at those places it thinks fit.

43. NO UNAUTHORISED ADVERTISEMENT

A person shall not, except with the written permission of the Management Corporation:

(1) erect or maintain in or about the common property a signboard, notice, board or other fixture or erection for the exhibition of bills of notices; or

(2) exhibit on, affix to, or maintain a bill or notice on a part of the common property.

PART 10 - MISCELLANEOUS

44. CONDUCT

A person shall not in or about or in the vicinity of the common property:

(1) behave in a riotous, disorderly, indecent, offensive, threatening or insulting manner;

(2) sing an obscene song or ballad or write or draw an indecent or obscene word, figure or representation;

(3) use profane, indecent or obscene language;

(4) use threatening, abusive or insulting words;

(5) wilfully break, destroy or damage a building, erection, fitting, appliance, tree,
plant, seed or other thing;

(6) place or leave litter, decaying food, goods or things;

(7) discharge or place or cause to be discharged or placed rubbish or any other substance or object overboard from a vessel, from a lot or from any other place within the development area, into the boat harbour (including lawn cuttings and the run-off of fertiliser from a lot leading into or otherwise entering the boat harbour);

(8) light fires or burn material except in a facility provided for that purpose; or

(9) park a motor vehicle within the meaning of the Motor Vehicles Act in an area that is not designated and, in the case of land in the common property, marked as, a carparking area.

45. FUELLING

A person shall not use or allow to be used:

(1) a berth, marina berth, wharf, dock, jetty or other structure; or

(2) a vehicle, apparatus, equipment or other facility on or within the common property,

for delivering fuel to vessels except under and in accordance with a lock opening permit, casual lock opening permit, or an approval granted by the Management Corporation.

46. CARPARKING

(1) The Management Corporation:

(a) shall maintain all carparking areas in the commercial precinct of the development area;

(b) shall not permit those carparking areas to be used so as to permanently prevent their use as carparks; and

(c) may designate the types of vehicle allowed to use or park in a designated carpark or part of a carpark and the times in which a vehicle may be parked in a carpark or part of a carpark.

(2) A person shall not use a carpark except as designated by the Management Corporation.

47. CERTAIN ACTIVITIES PROHIBITED

(1) A person shall not swim or dive within the common property.

(2) A person shall not:
(a) cause a vessel or goods to be fumigated or smoked except with the permission of the Management Corporation in writing and under the supervision of such persons, if any, under whose supervision such fumigation or smoking is required to be carried out under a law of the Territory or of the Commonwealth;

(b) use drags or grappling for the purpose of lifting articles or things from the bed of the boat harbour or disturb the bed of the boat harbour in any way whatsoever, except with the consent of the Management Corporation;

(c) bring, or cause to be brought, a vehicle onto, or move a vehicle or cause a vehicle to be moved upon, a structure erected in or on the common property within the boat harbour if the vehicle is likely to damage the structure or part of the structure;

(d) remove or in way interfere with lifesaving gear, a life-hook, a life-buoy, or other lifesaving apparatus within the common property, except for the purpose of saving life;

(e) soil, deface, mark or injure or drive nails, screws or any other object into, the common property or a structure under the control of the Management Corporation without the consent of the Management Corporation;

(f) without the consent of the Management Corporation write, paint or place a placard or other printed or written material upon a building, shed, waiting room, fence, wharf, berth, marina berth or other structure under the control of the Management Corporation; or

(g) fish in any part of the boat harbour which, by signage erected by the Management Corporation, is designated as an area in which fishing is prohibited.

48. **NUMBERING OF BY-LAWS**

Section 57 of the *Interpretation Act* does not apply to or in relation to these By-laws.