CAYLABNE BA RESORT & MARINA

Owner's Declaration

Extracts from the Marina Rules and Regulations (of June 2022):

- 1. Caylabne Bay Resort & Marina (CBRM) does not operate a credit arrangement. All charges shall be settled at the time of registration or purchase.
- 2. When the Marina Agreement is terminated by CBRM due to failure by a berth, mooring or boat storage holder to pay the appropriate dues or other non-observance of the rules, the Marina shall:
 - a) Retain the power to remove any vessel or any associated equipment
 - b) Hold any vessel or equipment pending settlement of account including applicable interest or penalty fees
 - c) After due process, have the power to offer for sale any vessel or equipment associated therewith to settle the outstanding account including interest, penalty and legal fees.
- 3. The CBRM Management retains the right to refuse admission to anyone who fails to follow the rules.
- 4. The CBRM Management reserves the right to move any vessel from its assigned berth or mooring when, in the opinion of the Marina staff on duty that physical, operational or environmental conditions dictate that it would be in the best interest to allocate an alternative berth or mooring location.
- 5. The CBRM Management accepts no responsibility or liability for any loss of or damage to vessels and equipment or injury to personnel however caused. All vessels must hold adequate insurance including third party risk.

I understand and accept the Caylabne Bay Resort & Marina Rules and Regulations as supplied to me by the Marina Management.

Name of Boat

Name of Owner/Captain