

CAIRNS CRUISING YACHT SQUADRON – PILE MOORING BY-LAWS

All pile moorings are provided for the benefit of members. These By-laws are designed to eliminate inconvenience to other users and management. Failure to comply with these By-laws may see your membership suspended or terminated as per our constitution.

Pile Moorings By-laws.

1. Use of the pile moorings is for members vessels only.
2. For use of a pile mooring a 'Permit to Occupy' form must be completed, signed and lodged with the CCYS office.
3. Pile mooring fees must be paid in advance
4. A waiting list for pile moorings shall kept in the CCYS office.
5. One vessel only may occupy a mooring space.
6. Short term of one month minimum may be leased.
7. A member shall not sub-let his berth or transfer occupancy in the event of a sale of vessel.
8. Rafting up is not permitted except with the permission of the CCYS management, board of directors and the owner of the vessel being rafted up to.
9. No member may sublet any pile mooring.
10. The leasee is not to interfere with the piles in anyway i.e.: no drilling of holes or attaching fixtures/fasteners.
11. It is the leasees responsibility for the security, insurance and safety of their vessel. The CCYS accepts no responsibility for the methods or materials used by the lease whilst attached to the piles.
12. It is the leasees responsibility to check mooring lines regularly for wear and tear.
13. Notice must be given to the CCYS office when vacating the pile mooring and the leasee must remove all floats, lines etc....