

From the desk of; Sailmaster Glenn Lusk

To: Board of Directors, Campbell River Harbour Authority 705 Island Highway, Campbell River, BC V9W 2C2

July 2, 2011

Re. Court Files: Supreme Court 36999-1 and 37034-1, Provincial 37556 and Federal Court T-1003-10

Dear Sirs/Madam:

I, the undersigned, Glenn Lusk owner of the vessel S/V Pearl and Harbour User of the Campbell River Harbour Authority (CRHA) facility, as per the provisions of the CRHA Letters Patent, By-laws, Fishing and Recreational Harbours Act, Fishing and Recreational Harbours Regulations and the Fisheries and Oceans Canada-CRHA Lease Agreement, conclude that available evidence governing the finances of the CRHA Corporation substantiate, without a doubt, misappropriation of CRHA funds. Therefore, my berthage fees will be withheld, instead place on a bank account created to hold the said fees. My berthage fees will be released to the CRHA Corporation pending a Judge's order referencing the outcome of the above-mention court files specific to Fraud charges.

When considering the CRHA Berthage Agreement, you, the Board of Directors and Staff of the CRHA Corporation, consistently breached the provisions of several authorities that govern the management of the CRHA facility. Moreover, with intent to defraud the CRHA membership and Harbour Users, you, the Board of Directors and Staff, purposely distorted various authorities that dictate accountability and transparency to CRHA membership and Harbour Users. Information outlining breaches of the various authorities that govern the makeup of the CRHA Corporation by you, the CRHA Board of Directors and Staff, is available from Captain Duarte's WebPages; <u>www.sealegacy.com</u>

I will no longer waste my financial resources supporting fraud, specifically when you prevented me from exercising my legal rights governing the above-mentioned authorities. Moreover, section 15, of the Canadian Charter of Rights and Freedoms apply; given your determined and malicious intent of singling me out from other Harbour Users, simply because I demand CRHA financial accountability.

The Minister of Industry Canada granted a charter by Letters Patent under the provisions of Part II of the Canada Corporations Act on July 8, 1997 to the Campbell River Harbour Authority (CRHA), a not-for-profit Corporation. Corporation #3390764 BN #878395995RC0001. A CORPORATION WITHOUT SHARE CAPITAL UNDER PART II OF THE CANADA CORPORATIONS ACT. The Campbell River Harbour Authority (CRHA) is not your propriety to do as you like, rather the property located at 705 Island Highway Campbell River, B.C. V9W 2C2, is owned by Her Majesty, The Queen in right of Canada, represented by the Minister of Fisheries and Oceans, acting through the Regional Director. Further, the said property is managed by you, the CRHA Board of Directors on behalf of its membership, as per the Letters Patent under the provisions of Part II of the Canada Corporations Act, signed on July 8, 1997. The following excerpt originates from the Canada Corporations Act, Part II;

#14-1630 Croation Road, Campbell River, BC, V9W 3T5



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Application without objects of gain

154. (1) The Minister may by letters patent under his seal of office grant a charter to any number of persons, not being fewer than three, who apply there for, constituting the applicants and any other persons who thereafter become members of the corporation thereby created, a body corporate and politic, without share capital, for the purpose of carrying on, without pecuniary gain to its members, objects, to which the legislative authority of the Parliament of Canada extends, of a national, patriotic, religious, philanthropic, charitable, scientific, artistic, social, professional or sporting character, or the like objects.

Further, I remind you that the Canada Corporations Acts, Part II, governs the makeup of the Campbell River Harbour Authority; <u>a Not-for-Profit Corporation and a Public Corporation</u>. Additionally, the Campbell River Harbour Authority facility is a <u>Public Harbour 1335; see Campbell River, page 36, Fishing and Recreational Harbours Regulations</u>.

I am or was a shareholder of the CRHA Corporation, yet it is an issue for the Supreme Court of British Columbia (Supreme Court Files 36999-1 and 37034-1) to decide whether you, the CRHA Board of Directors, carried out your duties in accordance with the Canada Corporations Act by selling me a one dollar membership card with no consequence to CRHA membership liability. The lack of CRHA annual Audits exemplifies such. Any Berthage fees paid to the CRHA are governed by section 154 (1), above-stated, of the Canada Corporations Act with a specific purpose of carrying out the objects of the Corporation's Letters Patent. The presence of the Canada Corporations Act governing the fee structure of CRHA facility dismisses the involvement of your misappropriation of CRHA funds to the betterment of yourselves. A "shareholder" means a member of a corporation and the funds belong to the shareholders and Harbour Users for the betterment of the CRHA facility, <u>it does not belong to you</u>.

With all sincerity,

Glim Luste

Sailmaster Glenn Lusk