

Warsash Sailing Club (The Club)

APPLICATION FOR A CLUB MOORING

New applicants: please complete the whole form. Existing Club mooring holders: please enter name, boat name, any changed information and sign the declaration.

Name:.....

Address:

.....Post Code:.....

Tel no: Mobile:.....

Email:.....

Boat information:

Name:.....

Builder:.....Model/Class:.....

LOA:.....beam:.....draft:.....

Keel type:.....(e.g. fin, bilge, lift, long)

Date from which mooring is requested:.....

Declaration:

As a member of Warsash Sailing Club*/as a non-member* I would like to apply for a Club mooring*/retain my existing mooring* (* = please delete as applicable).

I declare that I am the owner of the vessel listed above and that it is covered under third party insurance to the value of a minimum of £3 million as required by the River Hamble Harbour Authority, the Crown Estates and Warsash Sailing Club Byelaws.

As a Club mooring holder, I agree to use the Club moorings on the express condition that the Club does not accept liability for losses or damage to vessels however caused. I have read and agree to the Club's Mooring Terms and Conditions on page 2 overleaf.

Signed: date:

For office use only:

Date received: Acknowledged:

Waiting list: Mooring Allocated:.....

Mooring fee paid: Date paid:.....

**Terms and Conditions for the use of moorings managed by
Warsash Sailing Club on behalf of the River Hamble Harbourmaster & Crown Estates**

The following Terms and Conditions apply to all holders of a Club mooring. Please complete and sign the form on page 1 overleaf and return it to the Club Administrator.

1. Agreement to these terms and conditions is a condition of the tenancy of a Club mooring (i.e. as a Club mooring holder). Furthermore, any use of a club mooring by an applicant/mooring holder will be deemed acceptance of the current Terms and Conditions, which are also published on the Club web site.
2. The period of tenancy is from 1st January to 31st December in each calendar year. If you already have a Club mooring, then a mooring will be automatically allocated to you each year. There is no need to re-apply for it but you will still need to sign this agreement to comply with the River Hamble Harbourmaster's insurance declaration.
3. If you intend to relinquish your mooring at any time, then please note clauses 6, 7 & 8 below.
4. The Club, through its contractors, services the moorings, carrying out all maintenance and repairs and replacing chains, shackles and lines where appropriate.
5. It is the mooring holder's responsibility (i.e. not the Club's) to ensure that the allocated mooring is suitable in depth and length for his boat type, particularly so for swinging moorings, and to regularly inspect the rising parts and ropes and to advise the Club immediately of any defects or wear. If such damage or wear is likely to make the mooring unsuitable, then the Club mooring holder should remove the boat to a safe place.
6. A minimum of two calendar months' notice is required should a mooring holder wish to surrender his Club mooring; this notice may be given at any time during the year although there is no refund for rental paid during this notice period. Only if the Club is successful in re-allocating said mooring for the surrendered period will the fee for any period after the expiry of the two months' notice be reimbursed.
7. The Club is required to pay the annual Ground Rent to the Harbour Authorities and Crown Estate prior to the end of the previous year, so it is imperative that Club mooring holders' payments are also received by 31st December to secure the following year's tenancy. Non-payment by 31st December will be interpreted as the Club mooring holder having given notice and thereby agreeing to vacate the mooring, and to be liable for any rent due for the two-month notice period, except where the mooring is re-let for that period or part of it.
8. All moorings are let and charged on an annual basis. Only those persons taking up a mooring for the first time will be charged pro-rata for the time remaining in that year. For the avoidance of doubt, those relinquishing a mooring at the end of a year and then applying for a new mooring at partway through the following year will be charged at the full annual rate for the new year.
9. Where a boat has to be removed from a Club mooring to the Harbourmaster's visitors' berth due to non-payment of rent, the Club mooring holder will be responsible for all related charges, including removal and storage of the vessel. Such removal and subsequent storage will be carried out by a professional boat yard at the Club mooring holder's cost.
10. Moorings are allocated solely by the Moorings Administrator and subject to continuing availability. The allocation is not confirmed until full payment has been received by the Club.