

Supplement to General Conditions of Berthing & Mooring at Crick Marina: Terms & Conditions for 5 Year Mooring Fee Agreement

1. The agreement will be for the period specified on the mooring invoice.
2. The fee for the period specified is to be paid in full as one payment, unless otherwise agreed. Once the fee has been paid for the period specified there will be no further fee payable for the period of the agreement, except as provided in Clause 5.
3. At the end of the period, mooring fees will revert to those published at that time.
4. In the event that the owner changes the boat during the period, the agreement can be transferred to the newboat. If such a change of boat results in a requirement for increased fees (increase in boat length) these will be applied pro-rata for the remainder of the agreement. (VAT will be that applicable at the time).
5. Refunds will not be applied in the event of a change of boat.
6. In the event that the agreement period cannot be completed and following receipt of the required standard written notice (90 days) of leaving; a refund of fees will be applied as follows:
 - a) The agreement will revert to that of payment of annual mooring fees for the period completed. The actual amounts applicable shall be those previously published by the marina for each year or part-year of occupancy under the agreement.
 - b) Any monies remaining after calculating the amount of annual mooring fees for the period completed, including the notice period, will be refunded by bank transfer.
7. The mooring is not transferable in the event that the agreement period cannot be completed.
8. These terms and conditions are issued in addition to and in conjunction with the published General Conditions of Berthing and Mooring at Crick Marina, which remain in force at all times.