

STOUR SAILING CLUB

Member's Mooring Application Form

The Stour Sailing Club is the authorised representative of Harwich Haven Authority and Crown Estate Commissioners regarding moorings on the foreshore and seabed of the Manningtree Mooring Area. The Stour Sailing Club via the Moorings Master and Moorings Committee is the only body that can authorise the mooring of vessels within this area.

Applicant details					
Name	Club Member number				
Address		Telephone number			
		Mobile number Email address			
Mooring number (i	f known)				
Name of Vessel		Cla	Class of Vessel		
Description of Vesse	el* (Cruiser, fisher, ding	hy, construc	tion, colour, sail	number, etc.)	
Length overall:	Draught:	Beam:	Keel configu	iration	
Application is for: (delete as appropriate	a) a new mooring	b) exchan	ge of mooring	c) change of vessel	
Name and contact d	etails of insurance comp	oany: Po	licy Number:		
By signing I agree tl	hat I have read and und	erstood the "	Terms and Cone	ditions" printed overleaf	
Date:	Signed:				
Please return to the Moo	rings Master, Stour Sailin	g Club, 10, Qu	uay Street, Manni	ngtree, Essex, CO11 1AU	
	 a dinghy is defined as a cr oars. Anything else will b 			d any craft designed to be	
For Club use					
Principal	Number Allo	ocated	Categ	jory	



STOUR SAILING CLUB

Terms and Conditions:

- The successful applicant agrees to comply fully with these terms and conditions, and all requirements embodied within the current "Mooring Regulations for the Manningtree Area" located on the SSC website moorings page at <u>Moorings – Stour Sailing Club</u>. Failure to comply will result in the licence being revoked.
- 2) The Licensee will pay the Stour Sailing Club the annual mooring fee due on 1st. April each year or as demanded. Non-payment by 14th. May, and/or the failure to maintain the required membership status will cause the licence to cease without warning.
- 3) The Licensee will keep the mooring and its tackle well maintained and suitable for the size of vessel moored thereon. Any failure or damage caused by such failure must be notified to the Moorings Master immediately.
- 4) The Licensee will keep their vessel insured with a minimum third party liability in place for £2,000,000. Evidence of such insurance must be produced on demand. Neither the Licensor, its officers, nor the representative acting as principal or its agents accept responsibility for any damage or loss suffered by or to any craft or property within the area administered by it.
- 5) The Licensee will not permit any other person to use the mooring allocated to them for any period exceeding 48 hours without the prior permission of the Moorings Master.
- 6) The licence is boat, owner and location specific and therefore, should any detail change, or a signed licence is not returned, the licence will automatically become void and a new mooring application will be required.
- 7) The Licensee will promptly, at his or her expense, re-site the mooring should it become moved from its correct and identified position. Should any failure occur in this regard, the Licensee agrees to pay the representative any reasonable expense incurred by them in carrying out the work involved in re-siting the displaced mooring to its correct position.
- 8) By completing and returning this application I certify that I have the minimum of "Third Party" sufficient insurance in place to cover claims up to £2,000,000 and that I agree to return the applicable signed mooring licence within 14 days of issue.