



Reciprocal Moorings Policy

BWML are able to offer to annual contract holders the benefit of reciprocal moorings at other BWML Marinas and this policy sets out the conditions and responsibilities when seeking the opportunity of a reciprocal mooring.

- The berth holder must be the holder of a BWML Annual mooring contract.
- The request for a stay in a BWML marina should be issued in writing from the contract holder to the Local Manager of the marina with a minimum of 28 day notice for the period April – September *.
- The request for a stay in a BWML marina should be issued in writing from the contract holder to the Local Manager of the marina with a minimum of 14 day notice for the period October – March *.
- The maximum duration at any BWML marina is for a period of 14 days, unless otherwise approved by the Local Manager and is allocated subject to availability.
- The berth holder shall not generally be permitted a return reciprocal stay at the marina within a 12 month period unless approved by the local Manager **.
- BWML reserve the right to charge at our visitor rates for periods that exceed the 14 day period.
- The berth holder while on a reciprocal mooring agrees to comply with the BWML Terms & Conditions and or any additional local site rules applicable to the stated marina.
- The provision of electricity is chargeable to the berth holder and cards are to be purchased from the local Marina Office. If the marina has a metered electricity system, the contract holder should ensure electricity usage is settled prior to departure ***.

* Exclusions may apply for Bank Holidays or special events when occupancy may be limited

** Subject to availability, any return visit within a 12 month period will be charged at the appropriate visitor rates

*** BWML shall issue to the contract holder an invoice for any outstanding electricity.