WAITING LIST APPLICATION

DINGHY	PARK/RACK	AT FERRY NAB

Lake Wardens Office, Ferry Nab, Bowness, Cumbria LA23 3JH Tel: 015394 42753 Fax: 015394 47813

e-mail: lake.wardens@southlakeland.gov.uk
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Title and Name Of Owner(Block Capitals) Home Address				
Tiome Address	<u> </u>			
		Post code		
Home telephone (inc std code)				
Work telephone (inc std code)		/		
Tender Details				
Make:	. <u> </u>	-	Main colour:	
Model:		-	Second colour:	
Reg No		-	Length in metres	
Boat name or T/T:		-	Mooring number:	/
Misc details:				
		•		

Please enclose NO FEE and Tick one box to indicate if Rack or Park are required.						
Tenders in Racks (Mooring holders only)						
Trailered Dinghy Park Storage						
Catamaran						
Length limitations apply see conditions						

I declare that the above particulars are correct and agree to abide by the Councils licence Conditions, copies of which have been supplied to me.

SIGNED_____

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DATE

Official Use Only

Amount	Receipt	Rack / Park number		Initials / Entered	
£				1	
Waiting List Number If Applicable					

S.L.D.C. Dinghy Parking and Tender Storage License Conditions

- 1. The Council hereby gives to the applicant for a period of 364 days from 1 April each year license and permission as follows: To place a dinghy in a place approved by the Council within the Ferry Nab compound.
- 2. PAYING such sum as is calculated in accordance with the Council's current scale of charges such sum to be paid on or before the commencement date hereof.
- 3. The applicant will: -
- 4. Pay the said charge as described above;
- 5. Pay any further outgoings, which may be levied in respect of this license (if any)
- 6. Comply with all Council requests to alter the position of the said dinghy as is reasonable;
- 7. Indemnify the Council against all claims proceedings actions and damages whatsoever arising out of use of the said dinghy space or any adjoining Council property;
- 8. Carry and produce to the Council when requested, third party insurance;
- 9. Give seven days notice of his/her intention to substitute another vessel owned by the applicant for the authorized vessel;
- 10. Not allow or cause any nuisance disturbance or damage to the Council or occupiers of other Council dinghy space or neighboring property;
- 11. Comply with all byelaws regulations and restrictions statutory or otherwise which may apply to the vessel or use of Windermere;
- 12. Permit officers of the Council and any other authorized persons at all reasonable times to inspect the vessel or any substitute for the purpose of ensuring compliance with Storage Conditions;
- 13. Not leave any boat trailers on Council property other than during the launching or recovery of the vessel;
- 14. Reimburse any costs incurred by the Council in taking action to secure the safety of the vessel or other vessels or property imperiled by the vessel.
- 15. Not advertise any commercial or other venture on the vessel without the Council's prior consent.
- 16. Not assign underlet sublet or otherwise part with possession of the dinghy space.
- 17. Not have a dinghy with greater than 15 horsepower and/or length greater than 4.82 metres
- 18. Not have a tender in a dinghy rack greater than 3.05 metres in length.
- 19. If the fee is not paid or any breach of these conditions is made this License shall automatically terminate and the Council may: -
- 20. Remove the said dinghy and immediately re-let the site. Thereto if the said vessel remains uncollected after a period of 14 days sell the same deduct any fees and charges incurred and return any monies remaining to the applicant.
- 21. This license may also be determined by either party giving to the other immediate notice in writing expiring at any time.
- 22. On termination of the license for whatever reason the outgoing licensee shall not be entitled to a refund of any amount of the yearly license fee, or other charges which are payable in advance, and no apportionment of the license fee shall take place.
- 23. The Council reserves the right to remove any vessel other than the permitted vessel from the said space and will re-charge any costs incurred to the applicant and will not be responsible for any consequential loss or damage.