HAMPSHIRE COUNTY COUNCIL

Report

Committee	River Hamble Harbour Management Committee
Date:	4 December 2020
Title:	Review of Fees and Charges
Report From:	Director of Culture, Communities and Business Services

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Purpose of this Report

 The purpose of this report is to summarise a review of fees and charges applicable to the River Hamble. It does not cover Harbour Dues for privately owned leisure vessels, which have been reviewed separately and increased by 2%.

Recommendation

2. That the River Hamble Harbour Management Committee recommends to the River Hamble Harbour Board to approve the fees and charges set out below and to advertise them on the River Hamble website.

Fees and Charges

- 3. It is proposed that Harbour Dues for commercial vessels should increase as follows (previous fees in brackets):
 - (i) The charge for a commercial vessel visiting Hamble harbour: 15.0p (14.5p) plus VAT per Gross Registered Tonne (GRT) per visit.
 - (ii) In addition, the charge for commercial vessels visiting the Hamble harbour and licensed to carry more than 12 passengers which either embark or disembark passengers on public jetties: 60p (58p) plus VAT per passenger.
 - (iii) Additionally, that the launching fee for Personal Water Craft (PWC) or Jet Skis should be increased from £5 to £10 to bring charges into closer alignment with those levied elsewhere in the Solent.

4. In line with the policy adopted for Harbour Dues, it is proposed that there should be a 2% increase for charges for Harbour Works Consent. Thus, it is proposed that the following charges will take place from 1 April 2021:

Size of project	Size increment	Proposed total charge for 2021/22
Up to and including 100 sq. metres	Nil	£434 + VAT
Over 100 sq. metres up to 500 sq metres	Nil	£489 + VAT
Over 500 sq. metres up to 2,500 sq. metres	Nil	£656 + VAT
Over 2,500 sq. metres up to 10,000 sq. metres	Nil	£1213 + VAT
Over 10,000 sq. metres	Nil	£1771 + VAT
A reduced fee for applications which fall within the Harbour Master's delegated powers, and consents for maintenance work to structures etc.	Nil	£166 + VAT
Pre-application consultation fee. Attendance at the Streamlined Consents Meeting and one hour of pre-application consultation will be at no charge.	Nil	£53.50 per hour + VAT (for every hour or part thereof, after the first hour)
Routine maintenance dredge (per dredge campaign)	Nil	£166 + VAT
Capital dredge up to and including 500m3	Nil	£96 + VAT
Capital dredge of 501m3 to 2,500m3	Nil	£190 + VAT
Capital dredge of 2,501m3 to 10,000m3	Nil	£956 + VAT
Capital dredge over 10,001m3	Nil	£1470 + VAT

- 5. An additional charge of £54 + VAT is made for each Notice to River Users required in connection with each project.
- 6. It is further recommended that the Harbour Board adopts the following rates for discretionary services provided by the Harbour Authority for 2021/22:

Service	Rate
Emergency towing to nearest point of safety	Free of charge
Other towing/movement of boats within the Harbour Authority limits (at owners' request)	£88 per tow + VAT. An additional hourly rate will apply for operations which take more than one hour.
Use of maintenance piles	£27 (inc VAT) per 24 hours or part thereof. Vessels displaying a valid annual Harbour Dues

Service	Rate
	sticker are entitled to the first 24 hours free of charge.
Specific visits to check on boats for security/damage (at owners request)	£53.50 per hour + VAT. Minimum charge £27 + VAT
Replacing broken or missing fenders or warps (at owner's request)	£53.50 per hour + VAT. Minimum charge £27 + VAT,
	plus 120% of cost of materials used.
Pumping out (to prevent further damage)	£53.50 per hour + VAT. Minimum charge £27 + VAT
Re-securing or lashing sails and covers (to prevent further damage)	£53.50 per hour + VAT. Minimum charge £27 + VAT

REQUIRED CORPORATE AND LEGAL INFORMATION:

Links to the Strategic Plan

Hampshire maintains strong and sustainable economic	yes
growth and prosperity:	
People in Hampshire live safe, healthy and independent	yes
lives:	
People in Hampshire enjoy a rich and diverse	yes
environment:	
People in Hampshire enjoy being part of strong,	yes
inclusive communities:	

Section 100 D - Local Government Act 1972 - background documents

The following documents discuss facts or matters on which this report, or an important part of it, is based and have been relied upon to a material extent in the preparation of this report. (NB: the list excludes published works and any documents which disclose exempt or confidential information as defined in the Act.)

Document	<u>Location</u>	
None		

EQUALITIES IMPACT ASSESSMENT:

1. Equality Duty

The County Council has a duty under Section 149 of the Equality Act 2010 ('the Act') to have due regard in the exercise of its functions to the need to:

- Eliminate discrimination, harassment and victimisation and any other conduct prohibited by or under the Act with regard to the protected characteristics as set out in section 4 of the Act (age, disability, gender reassignment, marriage and civil partnership, pregnancy and maternity, race, religion or belief, sex and sexual orientation);
- Advance equality of opportunity between persons who share a relevant protected characteristic within section 149(7) of the Act (age, disability, gender reassignment, pregnancy and maternity, race, religion or belief, sex and sexual orientation) and those who do not share it;
- Foster good relations between persons who share a relevant protected characteristic within section 149(7) of the Act (see above) and persons who do not share it.

Due regard in this context involves having due regard in particular to:

- The need to remove or minimise disadvantages suffered by persons sharing a relevant protected characteristic that are connected to that characteristic;
- Take steps to meet the needs of persons sharing a relevant protected characteristic that are different from the needs of persons who do not share it;
- Encourage persons sharing a relevant protected characteristic to participate in public life or in any other activity in which participation by such persons is disproportionally low.

2. Equalities Impact Assessment:

An EIA is not required as no negative impacts are anticipated.