

and time by which the parking period will expire, are readily visible from the outside of and front or nearside of the vehicle.

- (4) In any case where there is over a ticket machine a notice, placed by any person duly authorised by the Council or authorised agent or by the Police, indicating that every ticket machine relating to a parking place is out of order, the parking place shall be taken as being suspended and parking prohibited.
- (5) In any case where payment of the parking charge as described in paragraph (2)(a) or (b) of this Article has been made and a parking ticket has been issued by a ticket machine in respect of a vehicle left in a pay and display parking place, that parking ticket shall not be transferred to another vehicle under any circumstances.
- (6) No refund shall be payable in respect of any parking ticket surrendered to the Council, or of any payment of the parking charge, other than at the discretion of the Council.

Indications and evidence by parking ticket, ticket machine and hand held device

16. (1) Payment of the parking charge in respect of a vehicle left in a parking place shall be indicated:-
 - (a) where such payment is made in accordance with either Article 15(2)(a) or 15(2)(b), by the issue by a ticket machine of a parking ticket indicating that a parking charge has been paid and the date and time of expiry of the parking period, and by the display of that parking ticket in the manner specified in Article 15(3); or
 - (b) where such payment is made in accordance with Article 15(2)(c), by the appearance on a hand-held device of an indication that the parking charge has been paid in respect of that vehicle by using the electronic payment system and an indication of the date and time of expiry of the parking period for which such parking charge has been paid.
- (2) Where payment of the parking charge is made:
 - (a) in accordance with either Article 15(2)(a) or 15(2)(b), the expiry of the parking period in respect of a vehicle left in a parking place shall be indicated when there is displayed on the vehicle a parking ticket showing the date and time of expiry of the parking period, and the date so shown is not the date on which the vehicle is left or the time shown on the clock of the ticket machine that issued the parking ticket is later than the time of expiry of the parking period shown on the parking ticket; or
 - (b) in accordance with Article 15(2)(c), the expiry of the parking period in respect of a vehicle left in a parking place shall be indicated by the appearance on a hand-held device of an indication that the parking period for which payment of the parking charge has been made has expired.
- (3) Subject to Articles 9 and 13, if at any time during which a vehicle is left in a pay and display parking place during the permitted hours and no parking

ticket is displayed on that vehicle in accordance with the provisions of Article 15(3) and no indication appears on a hand-held device that payment of the parking charge has been made in accordance with the provisions of Article 15(2)(c), it shall be presumed that the parking charge has not been duly paid in respect of that vehicle.

- (4) Subject to Articles 9 and 13, if at any time during which a vehicle is left in a pay and display parking place during the permitted hours and the parking ticket displayed on the vehicle in accordance with the provisions of Article 15(3) shows a date that is not the date on which the vehicle is left or the clock on the ticket machine that issued the parking ticket is later than the time shown on that parking ticket and no indication appears on a hand-held device that the parking charge has been paid in respect that vehicle by the electronic payment system on the date on which the vehicle is left, it shall be presumed that the parking period for which payment of parking charge was made has expired.
- (5) Subject to Articles 9 and 13, if at any time during which a vehicle is left in a pay and display parking place during the permitted hours and the parking ticket displayed on the vehicle in accordance with the provisions of Article 15(3) shows a date that is not the date on which the vehicle is left or the clock on the ticket machine that issued the parking ticket is later than the time shown on that parking ticket and an indication appears on a hand-held device showing that the parking charge has been paid on the date on which the vehicle is so left but that the parking period has expired, it shall be presumed that the parking charge has been duly paid in respect of that vehicle and that the parking period has expired.
- (6) If it is presumed:-
 - (a) in accordance with the provisions of paragraph (3) of this Article, that the parking charge has not been duly paid; or
 - (b) in accordance with the provisions of paragraph (4) or (5) of this Article, that the parking period has expired;then either of these indications shall be evidence that a contravention of this Order has occurred for the purposes of Article 6.
- (7) A parking ticket shall be presumed to have been issued on the date and at the time shown on that parking ticket.

Restriction on removal of parking tickets or permits

17. Where a parking ticket or a permit has been displayed on a vehicle in accordance with the provisions of Article 5, no person, not being the driver of the vehicle, shall remove the parking ticket or a permit from the vehicle unless authorised to do so by the driver of the vehicle.

Section 3 – Application for and grant or issue of permits

Application for and grant or issue of residents' permits and residents' visitor's permits

18. (1) Any resident residing at a qualifying or eligible address listed in **Schedule 2** and who is the owner of a vehicle or has access to a company vehicle of the class specified in Article 4(1) may apply to the Council for the grant or issue of a residents' permit relating to the parking zone within which they reside in respect of that vehicle and any such application shall be made by way of the Council's on-line parking permits application system, accessed by way of the Council's website, and shall include the particulars and information required by such application system to be supplied.
- (2) Any resident whose residential address is an eligible address may apply to the Council for issue of residents' visitor's permits up to:
 - (a) one annual residents' visitor's permit, valid for one year; or
 - (b) a number of one-day residents' visitor's permits, each valid for up to a maximum of 24 hours from the time and date indicated on the permit;or both, subject to the provisions of Article 21, for a vehicle or vehicles of the class specified in Article 4(1) and any such application shall be made by way of the Council's on-line parking permits application system, accessed by way of the Council's website, and shall include the particulars and information required by such application system to be supplied.
- (3) The Council may at any time require an applicant for a residents' permit or a residents' permit holder or a residents' visitor's permit or a residents' visitor's permit holder to produce to an officer of the Council or authorised agent such evidence in respect of an application for a residents' permit made to them as they may reasonably call to verify any particulars or information given to them or in respect of any residents' permit granted or issued by them as they may reasonably call for to verify that the residents' permit or visitor's permit is valid.
- (4) Upon receipt of an application duly made under the foregoing provisions of this Article and upon receipt of the charge specified in **item 2 of Schedule 3**, the Council upon being satisfied that the applicant is a resident and is the owner of a vehicle of the class specified in Article 4(1), shall grant or issue to the applicant a residents' permit and or residents' visitor's permit for the leaving during the permitted hours in a parking place of the vehicle to which such residents' permit relates by the owner of such vehicle or by any person using such vehicle with the consent of the owner other than a person to whom such vehicle has been let for hire or reward.
- (5) The Council shall grant or issue residents' permits or residents' visitor's permit subject to such terms and conditions as may be set by from time to time the Council.

- (6) For applications where a resident does not possess a valid residents' permit the applicant may apply for a special parking permit for visitors to use, granted or issued at the discretion of the Council.

Limit on the number of residents' permits to be granted or issued to a household

19. Subject to the provisions of Article 21, the Council shall not grant or issue a residents' permit during any calendar year to a resident in any household in respect of which two (2) other residents' permits have been issued and remain valid during that period.

Refund of charge paid in respect of a residents' permit

20. A residents' permit holder who surrenders to the Council or authorised agent a permit under the provisions of paragraph (3)(a) or paragraph (3)(b) of Article 21 either before or after the permit has become valid may, at the discretion of the Council, be entitled to a refund in respect of the unexpired period of part of the fee paid in respect of the permit calculated on a pro rata basis, subject to the administration fee set out in item 5(b) of Schedule 3 .

Surrender, withdrawal and validity of residents' permits or residents' visitor's permits

21. (1) A residents' permit holder may surrender a residents' permit to the Council or authorised agent at any time and shall surrender a residents' permit to the Council or authorised agent on the occurrence of any one of the events set out in paragraph (3) of this Article or in accordance with the provisions of paragraph (5) of this Article.
 - (a) a residents' visitor's permit holder may surrender a residents' visitor's permit to the Council at any time and shall surrender a residents' visitor's permit to the Council on the occurrence of the residents' visitor's permit holder ceasing to be a resident in the parking zone in respect of which the residents' visitor's permit was granted or issued.
 - (b) a residents' visitor's permit shall cease to be valid for use on the expiration of the date indicated either on the permit or by hand-held device in relation to the permit.
- (2) The Council or authorised agent may, by notice in writing served on the residents' permit holder or residents' visitor's permit holder by sending the same by the recorded delivery service to the residents' permit holder or residents' visitor's permit holder at the address provided by that person at time of application for the permit or at any other address believed to be that person's place of abode, withdraw a residents' permit or residents' visitor's permit holder if it appears to the Council or authorised agent that any of the events set out in paragraph (3)(a), (b) or (d) of this Article has occurred and the residents' permit holder or residents' visitor's permit holder shall surrender the permit to the Council or authorised agent within 48 hours of the receipt of the aforementioned notice.
- (3) The events referred to in the foregoing provisions of this Article are:

- (a) the residents' permit holder or residents' visitor's permit holder ceasing to be a resident within the parking zone in respect of which the residents' permit was granted or issued;
 - (b) the residents' permit holder ceasing to be the owner of the vehicle in respect of which the residents' permit was granted or issued;
 - (c) the withdrawal of such residents' permit by the Council or authorised agent under the provisions of paragraph (2) of this Article;
 - (d) the vehicle in respect of which such residents' permit was granted or issued being adapted or used in such a manner that it is not a vehicle of the class specified in Article 4(1);
 - (e) the grant or issue of a duplicate residents' permit by the Council under the provisions of Article 22;
 - (f) the residents' permit ceasing to be valid pursuant to the provisions of paragraph (4) of this Article.
- (4) Without prejudice to the foregoing provisions of this Article and the provisions of the next following paragraph, a residents' permit shall cease to be valid at the expiration of the period specified thereon, or on the occurrence of any one of the events set out in sub-paragraphs (3)(a), (b), (c), (d) or (e) of this Article, whichever is the earlier.
- (5) Where a residents' permit is granted or issued to any person upon receipt of a cheque or credit card payment and the payment is subsequently dishonoured, the residents' permit shall cease to be of any effect and the Council shall by notice in writing served on the person to whom such residents' permit was granted or issued by sending the same by recorded delivery service to the residents' permit holder at an address provided by that person at the time of application for the residents' permit or at any other address believed to be that person's place of abode, require that person to surrender the residents' permit to the Council or within 48 hours of the receipt of the aforementioned notice.

Application for and grant or issue of duplicate residents' permits

22. (1) Where a residents' permit has been issued as a printed document, if that residents' permit is mutilated or accidentally defaced or the figures or particulars thereon have become illegible or the colour of the residents' permit has become altered by fading or otherwise, the residents' permit holder shall either surrender it to the Council and apply to the Council for the grant or issue to them of a duplicate residents' permit and the Council, upon receipt of the residents' permit and the administration fee set out in item 5(a) of Schedule 3, shall either grant or issue a duplicate residents' permit, so marked where issued as a printed document. Upon such grant or issue the original residents' permit shall become invalid.
- (2) If a residents' permit issued as a printed document is lost or destroyed, the residents' permit holder may apply to the Council for the issue to them of a duplicate residents' permit and the Council, upon being satisfied as to such loss or destruction and upon receipt of the administration fee set out in item

- 5(a) of Schedule 3, shall issue a duplicate residents' permit, so marked, and upon such issue the original residents' permit shall become invalid.
- (3) The provisions of this Order shall apply to a duplicate residents' permit and an application therefor as if it were a residents' permit or, as the case may be, an application therefor.

Application for and grant or issue of duplicate residents' visitor's permits and exchange of unused residents' visitor's permits

23. (1) Where an annual residents' visitor's permit has been issued as a printed document, if that annual residents' visitor's permit is mutilated or accidentally defaced or the figures or particulars thereon have become illegible or the colour of the annual residents' visitor's permit has become altered by fading or otherwise, the residents' visitor's permit holder shall either surrender it to the Council and apply to the Council for the grant or issue to them of a duplicate annual residents' visitor's permit and the Council, upon receipt of the annual residents' visitor's permit and the administration fee set out in **item 5(a) of Schedule 3**, shall either grant or issue a duplicate annual residents' visitor's permit, so marked where issued as a printed document. Upon such grant or issue the original annual residents' visitor's permit shall become invalid.
- (2) If an annual residents' visitor's permit issued as a printed document is lost or destroyed, the residents' visitor's permit holder may apply to the Council for the issue to them of a duplicate annual residents' visitor's permit and the Council, upon being satisfied as to such loss or destruction and upon receipt of the administration fee set out in **item 5(a) of Schedule 3**, shall issue a duplicate annual residents' visitor's permit, so marked, and upon such issue the original annual residents' visitor's permit shall become invalid.
- (3) The provisions of this Order shall apply to a duplicate residents' permit and an application therefor as if it were a residents' permit or, as the case may be, an application therefor.
- (4) A resident applying for one-day residents' visitor's permits according to the provisions of Article 18 is not entitled to exchange unused one-day residents' visitor's permits unless the Council in its discretion considers there are exceptional circumstances to justify an exchange, in which case new one-day residents' visitor's permits valid for the subsequent year will be supplied in exchange for the unused one-day residents' visitor's permits.

Restriction on the removal of residents' permits or residents' visitor's permits

24. Where a residents' permit or a residents' visitor's permit has been displayed in accordance with the provisions of Article 5, no person other than the driver of the vehicle shall remove the residents' permit or residents' visitor's permit unless authorised to do so by the driver of the vehicle. Provided that nothing herein shall apply to a civil enforcement officer or a person removing the vehicle in pursuance of an arrangement made by the civil enforcement officer by or under regulations in pursuance of powers contained in sections 99, 100, 101 and 102 of the Road Traffic Regulation Act 1984.

Form of residents' permits

25. Where issued as a printed document, a residents' permit shall be in writing and shall include the following particulars:
- (1) the registration mark of the vehicle in respect of which the residents' permit has been issued;
 - (2) the period during which, subject to the provisions of Article 21, the residents' permit shall remain valid;
 - (3) an indication that the residents' permit has been issued by the Council; and
 - (4) an indication of the parking zone or zones within which the use of the residents' permit is valid.

Application for and issue or grant of special parking permits

26. (1) Any resident residing at a qualifying address within a parking zone (or any person acting on behalf of such a resident) may at any time apply to the Council for the issue of a special parking permit in respect of a vehicle of the class specified in Article 4(1) identifying the user of the vehicle. The decision to grant or issue a special parking permit is at the discretion of the Council's Designated Officer. Without prejudice to the generality of the Council's Designated Officer's discretion the following circumstances may be relevant to an application:
- (a) the applicant's exceptional medical needs;
 - (b) the applicant's exceptional social needs;
 - (c) any exceptional difficulty experienced by a carer for any resident;
 - (d) the applicant's exceptional employment situation which requires that the applicant's vehicle be parked of necessity for business purposes near the applicant's home.
- (2) The Council may at any time require an applicant for a special parking permit or a special parking permit holder to produce to an officer of the Council or authorised agent such evidence in respect of an application for a special parking permit made to them as they may reasonably call for to verify any particulars or information given to them or in respect of any special parking permit granted or issued by them as they may reasonably call for to verify that the special parking permit is valid.

Terms and effect of special parking permits

27. (1) A special parking permit shall be granted or issued subject to such terms and conditions as the Council's Designated Officer shall think fit.
- (2) A special parking permit shall authorise the user of the vehicle identified by the applicant to leave the vehicle specified therein:
- (a) in any parking place, or part thereof, and
 - (b) on such day or days, during such periods and at such times during the permitted hours, and

- (c) subject to such conditions or limitations as shall be indicated on the permit or by hand-held device in relation to the permit.
- (3) A special parking permit shall be valid for such a period as the Council's Designated Officer shall think fit but in any event no longer than a period of twelve months from the date the permit first becomes valid.
- (4) The Council's Designated Officer may grant or issue any special parking permit free of charge or may make such a charge as appears to be reasonable in the circumstances of each application having due regard to the charges for residents' permits.

Refund of charge paid in respect of special parking permits

- 28. A special permit holder who surrenders a special permit to the Council whether before or after it becomes valid will not be entitled to a refund of the charges paid unless the Council in its discretion considers that there are exceptional circumstances to justify refunding the charge in full or in part.

Withdrawal and validity of special parking permits

- 29. (1) The Council may, by notice in writing served on the special parking permit holder by sending the same by the recorded delivery service to the special parking permit holder at the address provided by that person at time of application for the permit, or at any other address believed to be that person's place of abode, withdraw a special parking permit if it appears to the Council's Designated Officer that there are sufficient reasons to justify withdrawal of the special parking permit having regard to the circumstances of the permit holder, insofar as they may be known, and the permit holder shall surrender the permit to the Council within 48 hours of receipt of the aforementioned notice.
- (2) Without prejudice to the foregoing provisions of this Article, a special parking permit shall cease to be valid at the expiration of the period specified at time of granting or issue, or on the occurrence of the events set out in paragraph (1) of this Article, whichever is the earlier.
- (3) Where a special parking permit is issued to any person upon receipt of a cheque or credit card and the payment is subsequently dishonoured, the special parking permit shall cease to be of any effect and the Council shall be notice in writing served on the person to whom such permit was granted or issued by sending the same by recorded delivery service to the permit holder at the address shown by that person on the application for the special parking permit or at any other address believed to be that person's place of abode, require that person to surrender the special parking permit to the Council within 48 hours of the receipt of the aforementioned notice.

Application for and grant or issue of duplicate special parking permits

- 30. (1) If a special parking permit is mutilated or accidentally defaced or the figures or particulars thereon have become illegible or the colour of the special parking permit has become altered by fading or otherwise, the special parking permit holder shall either surrender it to the Council apply to the Council for the grant or issue to them of a duplicate special parking permit

and the Council, upon receipt of the special parking permit, shall grant or issue a duplicate special parking permit, so marked where issued as a printed document, and upon such grant or issue the original special parking permit shall become invalid.

- (2) If a special parking permit is lost or destroyed, the special parking permit holder may apply to the Council or authorised agent for the grant or issue to them of a duplicate special parking permit and the Council upon being satisfied as to such loss or destruction, shall grant or issue a duplicate special parking permit, so marked where issued as a printed document, and upon such grant or issue the original special parking permit shall become invalid.
- (3) The provisions of this Order shall apply to a duplicate special parking permit and an application therefor as if it were a special parking permit or, as the case may be, an application therefor.

Restriction on the removal of special parking permits

31. Where a special parking permit has been displayed on a vehicle in accordance with the provisions of Article 5, no person, not being the driver of the vehicle, shall remove the special parking permit unless authorised to do so by the driver of the vehicle. Provided that nothing herein shall apply to a civil enforcement officer or a person removing the vehicle in pursuance of an arrangement made by a civil enforcement officer by or under regulations in pursuance of powers contained in sections 99, 100, 101 and 102 of the Road Traffic Regulation Act 1984.

Form of special parking permits

32. Where issued as a printed document, a special parking permit shall be in writing and shall include the following particulars:
 - (1) the period during which, subject to the provisions of Article 33, the special parking permit shall remain valid;
 - (2) an indication that the parking permit has been issued by the Council;
 - (3) an indication of the parking zone with which the special parking permit is valid.

Application for and grant or issue of Doctor & Health Visitor (hereon 'DHV') permits

33. (1) Any healthcare organisation recognised by the Council that uses a vehicle or vehicles of the class specified in Article 4(1) for the purposes of undertaking essential medical visits by healthcare professionals may apply to the Council for the grant or issue of a DHV permit relating to the parking zone or parking zones in which their healthcare organisation is located or operates in respect of that vehicle or vehicles and any such application shall be made by way of the Council's on-line parking permits application system, accessed by way of the Council's website, and shall include the particulars and information required by such application system to be supplied.
- (2) The Council may at any time require an applicant for a DHV permit or a DHV permit holder to produce to an officer of the Council or authorised

agent such evidence in respect of an application for a DHV permit made to them as they may reasonably call for to verify any particulars or information given to them or in respect of any DHV permit granted or issued by them as they may reasonably call for to verify that the DHV permit is valid.

- (3) Upon receipt of an application duly made under the foregoing provisions of this Article, and upon receipt of such charge relating to a DHV permit as may be set from time to time by the Council, the Council upon being satisfied that the applicant is a healthcare organisation recognised by the Council and is the user of a vehicle or vehicles of the class specified in Article 4(1), shall grant or issue to the applicant therefor one or more DHV permits for the leaving during the permitted hours in a parking place of the vehicle or vehicles to which such DHV permit relates by the user of such vehicle or vehicles or by any person using such vehicle or vehicles with the consent of the user, other than a person to whom such vehicle has been let for hire or reward.
- (4) Provided that the Council reserves the right to limit the number of DHV permits granted or issued to a healthcare organisation in any one year.

Refund of charge paid in respect of DHV permits

34. A DHV holder who surrenders a DHV permit to the Council whether before or after it becomes valid will not be entitled to a refund of the charges paid unless the Council in its discretion considers that there are exceptional circumstances to justify refunding the charge in full or in part.

Surrender, withdrawal and validity of DHV permits

35. (1) A DHV permit holder may surrender a DHV permit to the Council at any time and shall surrender a DHV permit to the Council on the occurrence of any one of the events set out in paragraph (3) of this Article or in accordance with the provisions of paragraph (5) of this Article.
- (2) The Council may by notice in writing served on the DHV permit holder by sending the same by the recorded delivery service to the DHV permit holder at the address provided by the healthcare organisation at time of application for the DHV permit or at any other address believed to be their place of business, withdraw a DHV permit if it appears to the Council that any of the events set out in paragraph (3)(a) or (b) of this Article has occurred and the DHV permit holder shall surrender the permit to the Council or authorised agent within 48 hours of the receipt of the aforementioned notice.
- (3) The events referred to in the foregoing provisions of this Article are:
 - (a) the DHV permit holder ceasing to be a healthcare organisation recognised by the Council at the address in respect of which the DHV permit was granted or issued;
 - (b) the DHV permit holder ceasing to be the user of the vehicle or vehicles in respect of which the DHV permit was granted or issued;
 - (c) the withdrawal of such DHV permit by the Council under the provision of paragraph (2) of this Article;

- (d) the grant or issue of a duplicate DHV permit by the Council under the provisions of paragraph (4) of this Article.
- (4) Without prejudice to the foregoing provisions of this Article a DHV permit shall cease to be valid at the expiration of the period specified at time of granting or issue or on the occurrence of any one of the events set out in paragraph 3(a), (b), (c) or (d) of this Article whichever is the earlier.

Application for and grant or issue of duplicate DHV permits

36. (1) If a DHV permit issued as a printed document is mutilated or accidentally defaced or the figure or particulars thereon have become illegible or the colour of the DHV permit has become altered by fading or otherwise the DHV permit holder shall either surrender it to the Council or apply to the Council for the grant or issue to them of a duplicate DHV permit and the Council upon receipt of the DHV permit shall grant or issue a duplicate DHV permit, so marked where issued as a printed document, and upon such grant or issue the DHV permit shall become invalid.
- (2) If a DHV permit issued as a printed document is lost or destroyed the DHV permit holder may apply to the Council for the grant or issue to them of a duplicate DHV permit and the Council upon being satisfied as to such loss or destruction shall grant or issue a duplicate DHV permit, so marked where issued as a printed document, and upon such issue the DHV permit shall become invalid.
- (3) The provisions of this Order shall apply to a duplicate DHV permit and an application therefor as if it were a DHV permit or as the case may be an application therefor.

Restriction on the removal of DHV permits

37. Where a DHV permit has been displayed on a vehicle in accordance with the provisions of Article 5 no person other than the driver of the vehicle shall remove the DHV permit unless authorised to do so by the driver of the vehicle provided that nothing herein shall apply to a civil enforcement officer or a person removing the vehicle in pursuance of an arrangement made by the civil enforcement officer by or under regulations in pursuance of powers contained in sections 99, 100, 101 and 102 of the Road Traffic Regulation Act 1984.

Form of DHV permits

38. Where issued as a printed document, a DHV permit shall be in writing and shall include the following particulars:
- (1) the registration marks of the vehicle or vehicles in respect of which the DHV permit has been issued;
 - (2) the period during which, subject to the provisions of Article 35(4), the DHV permit shall remain valid;
 - (3) an indication that the DHV permit has been issued by the Council;
 - (4) an indication of the parking zone or parking zones within which the DHV permit is valid.

PART IV – WAITING RESTRICTIONS

Waiting restrictions applicable to restricted streets

39. No person shall cause or permit any vehicle to wait during the prescribed hours in any restricted street.

PART V – EXCEPTIONS TO WAITING RESTRICTIONS

Persons boarding or alighting from vehicles

40. Nothing in Article 39 shall render it unlawful to cause or permit a vehicle to wait in any restricted street for so long as may be necessary for the purpose of enabling any person to board or alight from the vehicle or for the purpose of delivering or collecting goods or to load thereon or unload therefrom their personal luggage.

Disabled Person's Vehicles

41. The restrictions imposed by Article 39 shall not apply in relation to a disabled person's vehicle which displays in the relevant position a valid disabled person's badge.

Provided that:

- (i) where the prescribed hours are of a period of more than three hours duration, that vehicle may wait for a period of no more than three hours (being a period not separated by an interval of less than one hour from a previous period of waiting by the same vehicle in the same street on the same day)

Excepted vehicles in relation to restricted streets

42. The restrictions imposed by Article 39 shall not apply in relation to the following vehicles, that is to say -
- (a) a bus used in the operation of a local service, whilst waiting at an authorised stopping place or at a terminal or turning point;
 - (b) vehicles when used for fire brigade, ambulance or police purposes;
 - (c) vehicles when used in the service of a local authority in pursuance of statutory powers or duties provided that in all the circumstances it is reasonably necessary in the exercise of such powers or the performance of such duties for the vehicle to wait in the place in which it is waiting;
 - (d) vehicles waiting in any street for so long as may be necessary in connection with the taking in of petrol, oil, water or air, if such taking in cannot be effected unless the vehicle waits in the place where it is waiting.

Furniture removals and other exceptional loading or unloading

43. Nothing in Article 39 of this Order shall apply so as to restrict the loading or unloading of any vehicle while the vehicle is in actual use in any restricted street in connection with the removal of furniture to or from one office, dwelling-house or depository adjacent to that restricted street from or to another office, dwelling-house or depository.

Miscellaneous exemptions in relation to restricted streets

44. (1) Nothing in Article 39 shall render it unlawful to cause or permit a vehicle to wait in any restricted street:—
- (a) while postal packets addressed to premises adjacent to any such restricted street in which the vehicle is waiting are being unloaded from the vehicle, or, having been unloaded therefrom, are being delivered;
 - (b) while postal packets are being collected for loading on the vehicle from premises or posting boxes in or adjacent to any such restricted street in which the vehicle is waiting or, having been so collected, are being loaded thereon;
 - (c) while the vehicle is being used in connection with any building operation, demolition or excavation in or adjacent to any such restricted street, the removal of any obstruction to traffic in any street, the maintenance, improvement, reconstruction, cleansing or lighting of any street, the laying, erection, alteration or repair in or adjacent to any street of any sewer or of any main, pipe or apparatus for the supply of gas, water or electricity, or of any electronic communications network, or the placing, maintenance or removal of any traffic sign, if the vehicle cannot reasonably be used for that purpose while waiting in any other place;
 - (d) while any gate or other barrier at the entrance to premises, to which the vehicle requires access or from which it has emerged is being opened or closed, if it is not reasonably practicable for the vehicle to wait in any other place while such gate or barrier is being opened or closed.
- (2) Nothing in Article 39 shall apply to anything done with the permission or at the direction of a police constable in uniform or a civil enforcement officer or where the person in control of the vehicle is required by law to stop or wait or remain at rest or is obliged to do so in order to avoid an accident.

PART VI – SUPPLEMENTARY PROVISIONS RELATING TO WAITING RESTRICTIONS

Duty to move on

45. Notwithstanding any exception or exemption contained in this Order, the person in control of a vehicle waiting during the prescribed hours in any restricted street shall move the vehicle on the instructions of a police constable in uniform or civil enforcement officer whenever such moving may be reasonably necessary for the purpose of preventing or removing obstruction.

Restrictions on methods of loading or unloading vehicles

46. (1) No person shall cause any goods to be loaded on to or unloaded from any vehicle in any restricted street otherwise than in accordance with the following conditions, that is to say -

- (a) no such goods shall be deposited on any carriageway or footway except on the carriageway immediately at the rear of the vehicle and no goods shall remain on any carriageway before the arrival of or after the departure of the vehicle;
- (b) no part of any rope, chain, wire, apparatus or machinery used in connection with such loading or unloading, and no load suspended therefrom, shall be less than 4.88 metres above a carriageway, except when over any vehicle being loaded or unloaded or less than 2.74 metres above the footway;
- (c) no such goods shall be passed from hand to hand across any part of any carriageway or footway:

Provided that nothing in this Article shall apply in relation to –

- (i) any vehicle specified in Article 441(c) or (d) or any vehicle while it is being used as mentioned in Article 44(1)(c); or
 - (ii) anything done with the permission or at the direction of a police constable in uniform or a civil enforcement officer.
- (2) Nothing in sub-paragraph (b) of paragraph (1) of this Article shall apply to any pipe, apparatus or machinery being used in connection with the loading or unloading of any petrol, water, oil, or liquid fuel on to or from any vehicle in any street or from any premises adjacent to any street, provided that all necessary means are taken to give adequate warning of any possible obstruction.

Restriction on street trading

47. No person shall sell, offer or expose for sale goods from a vehicle which is in any restricted street unless:-
- (a) that person is licensed by the Council to sell goods from a stationary vehicle on a pitch in that street and sells goods from that pitch; or
 - (b) the goods are immediately delivered at or taken into premises adjacent to the vehicle from which the sale is effected.

Contravention of this Order in relation to waiting, loading and stopping restrictions

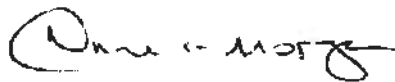
48. If a vehicle is waiting or stopping, as the case may be, in a restricted street during the prescribed hours or restricted hours or no stopping hours, as the case may be, in respect of that restricted street without complying with the provisions of this Order, then a contravention of, or failure to comply with this Order shall be deemed to have occurred.

PART VII - REVOCATION

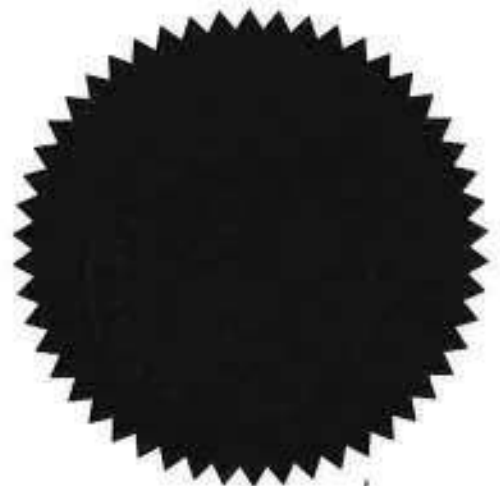
Orders to be revoked

49. Without prejudice to the validity of anything done or to any liability incurred in respect of any act or omission before the coming into operation of this Order, the Orders listed in **Schedule 4** are hereby revoked, either wholly, or in part insofar as any of their provisions are in conflict with or are superseded by the provisions of this Order in relation to their effect within the Three Rivers District but remain in force elsewhere, as the case may be,.

THE COMMON SEAL of the THREE RIVERS)
DISTRICT COUNCIL was hereunto)
affixed on this 6th day of January 2021)
In the presence of:)



Solicitor to the Council



06/21

SCHEDULE 2 - PARKING ZONES AND QUALIFYING ADDRESSES FOR THE PURPOSE OF RESIDENTS' PERMIT AND RESIDENTS' VISITOR'S PERMIT ELIGIBILITY

(SEE ARTICLE 2(1) – DEFINITIONS OF “PARKING ZONE” AND “RESIDENT”)

1 Parking zone	2 Streets or qualifying residential addresses within streets for the purpose of residents' permit eligibility
CG	Beechcroft Avenue (All)
CG	Dorrofield Close (All)
CG	Gonville Avenue (All)
CG	Hazelwood Road (All)
CG	New Road (Odd numbers from no.85 to no.349; Even numbers from no.68 to no.292 and including the Red House)
CG	The Crescent (All)
CG	Watford Road (Even numbers from no.10 to no.280; Odd numbers from no.5 to no.157)
CG	Dickinson Square (All)

SCHEDULE 3 - PARKING AND PERMIT CHARGES

Amount of the pay-and-display parking charge at ticket machines and using the electronic payment system

1. (a) The parking charge referred to in Article 14(1) for a vehicle left in a long-stay pay and display parking place shall be payable either at a ticket machine or using the electronic payment system, at the rate of £4 per day subject to the maximum stay period specified in Article 14(2).
- (b) The parking charge referred to in Article 14(1) for a vehicle left in a short-stay pay and display parking place shall be payable either at a ticket machine or using the electronic payment system, at the rate; first hour free and up to 2 hours £1.00, subject to the maximum stay period specified in Article 14(2).

Residents' permits

2. The charge referred to in Articles 18(1), 18(2) and 18(3) (in relation to the grant or issue of a residents' permit), shall be as follows:-
 - (a) in the case of a residents' permit valid for use in parking zone CG

- (i) in respect of the first residents' permit granted or issued per household, the sum of **thirty pounds (£30.00)** in respect of a permit which, subject to the provisions of this Order, shall be valid for a period of twelve months commencing from the beginning of the month in which the permit first became valid;
- (ii) in respect of the second residents' permit granted or issued per household, where available, the sum of **fifty five pounds (£55.00)** in respect of a permit which, subject to the provisions of this Order, shall be valid for a period of twelve months commencing from the beginning of the month in which the permit first became valid;

Visitor's permits

- 4. The charge referred to in Article 18(4) (in relation to the issue of visitor's permits), shall be as follows:-
 - (a) in the case of one-day residents' visitor's permits ('visitor vouchers'), each valid for up to a maximum of 24 hours from the time and date indicated on or at time of purchase of the permit:-
 - (i) in the case of one-day residents' visitor's permits valid for use in parking zones CG, **six pounds (£6.00)** for a set of ten one-day residents' visitor's permits, each valid throughout the permitted hours on the day on which each individual permit is validated; and
 - (i) Provided that a 50% discount shall be applicable in respect of applications for one-day residents' visitor's permits made by residents who are over 60 years of age, where such application is made together with proof of age.

Administration fee

- 5. The administration fee payable:-
 - (a) on applying to the Council or authorised agent for a duplicate residents' permit shall be fifteen pounds (£15.00); and
 - (b) on surrendering a permit to the Council or authorised agent for refund or partial refund shall be seven pounds (£7.00).

SCHEDULE 4 - LIST OF ORDERS REVOKED BY THIS ORDER

(SEE ARTICLE 56)

No Orders are revoked by this Order.

.....Order ends



Title: TRDC Croxley Green CPZ
Overview

Date: June 2020

Scale: NTS

Drawing By : HB

Dwg No: TRDC/CROXLEY/2020 1G

Key

- Permit Zone
- Unmarked Permit Zone
(Mon - Fri 12pm - 1pm)
- Permit Bays
(Mon - Fri 12pm - 1pm)
- Disabled Bay
- Proposed Yellow Lines
(Mon - Fri 12pm - 1pm)



Title: TRDC Croxley Green CPZ
Dorrofield Close

Date: June 2020

Scale: 1:500

Drawing By : HB

Dwg No: TRDC/CROXLEY/2020 7G

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2018 Ordnance Survey EUL 100017428

Key

- Permit Zone
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