**Nottingham City Council**

**Hackney Carriage & Private Hire Licensing Policy**

**and Procedures Manual**

**Date of implementation: 01 January 2024**

**Nottingham City Council**

**Hackney & Private Hire Licensing Policy & Procedures Manual**

**Contents**

|  |  |  |  |
| --- | --- | --- | --- |
| **1.** | **Introduction** | |  |
| **2.** | **Applications & Definitions** | |  |
|  | 2.1 | Applications |  |
|  | 2.2 | Definitions |  |
| **3.** | **Aims & Objectives of the Hackney Carriage & Private Hire Licensing Policy** | |  |
| **4.** | **Delegations** | |  |
| **5.** | **Whistleblowing (confidential reporting code)** | |  |
| **6.** | **Hackney Carriage & Private Hire Driver Requirements** | |  |
|  | 6.1 | Fit and proper Person Test |  |
|  | 6.2 | Application Process |  |
|  | 6.3 | Disclosure and Barring Service (DBS) |  |
|  | 6.4 | Relevance of Convictions and Cautions |  |
|  | 6.5 | Knowledge Testing |  |
|  | 6.6 | Medical Assessment |  |
|  | 6.7 | Duration of licence |  |
|  | 6.8 | Conditions |  |
|  | 6.9 | Code of Conduct when working with vulnerable passengers |  |
|  | 6.10 | Right of driver to work in the UK |  |
|  | 6.11 | Driver’s responsibilities |  |
|  | 6.12 | Driver’s hours |  |
|  | 6.13 | NR3S, NAFN, National Register of Taxi Licence Revocations & Refusals |  |
|  | 6.14 | Designated wheelchair accessible vehicles Section 167 list. |  |
| **7** | **Hackney Carriages & Private Hire Vehicles** | |  |
|  | 7.1 | Application process |  |
|  | 7.2 | Age & Specification policy |  |
|  | 7.3 | Insurance |  |
|  | 7.4 | Conditions |  |
|  | 7.5 | Identification of vehicles as Private Hire Vehicles or Hackney Carriages |  |
|  | 7.6 | Fire extinguishers |  |
|  | 7.7 | Accidents |  |
|  | 7.8 | Vehicle examination and testing requirements |  |
|  | 7.9 | Meters |  |
|  | 7.10 | Taxi CCTV cameras |  |
|  | 7.11 | Wheelchair accessibility |  |
|  | 7.12 | Advertisements |  |
|  | 7.13 | Limousines and executive hire |  |
|  | 7.14 | Special event vehicles and courtesy cars |  |
|  | 7.15 | Additional provisions for Hackney Carriage vehicles only |  |
| **8.** | **Fares** | |  |
|  | 8.1 | Hackney Carriages |  |
|  | 8.2 | Private Hire Vehicles |  |
| **9.** | **Private Hire Operators** | |  |
|  | 9.1 | Requirement for a licence |  |
|  | 9.2 | Application process |  |
|  | 9.3 | Fitness and propriety of applicants |  |
|  | 9.4 | Convictions |  |
|  | 9.5 | Licences |  |
|  | 9.6 | Safeguarding vulnerable passenger training |  |
|  | 9.7 | Right to work in the UK |  |
|  | 9.8 | Conditions |  |
|  | 9.9 | Planning permission |  |
|  | 9.10 | Insurance |  |
|  | 9.11 | Trading names |  |
|  | 9.12 | Door signs and advertising |  |
|  | 9.13 | Complaints/records |  |
|  | 9.14 | Exemption from displaying plates and livery |  |
|  | 9.15 | Duties under the Equality Act 2010 |  |
| **10.** | **Fees** | |  |
|  | 10.1 | Fees |  |
| **11.** | **Communication and Information Security** | |  |
|  | 11.1 | Personal information |  |
|  | 11.2 | Radios |  |
|  | 11.3 | CCTV |  |
| **12.** | **Compliance and enforcement** | |  |
|  | 12.1 | Enforcement |  |
|  | 12.2 | Driver Improvement Penalty Points Scheme |  |
|  | 12.3 | Suspension of licence |  |
|  | 12.4 | Refusal to renew a licence |  |
|  | 12.5 | Prosecution of licence holders |  |
|  | 12.6 | Appeals |  |
|  | 12.7 | Service Requests and Complaints |  |

**Appendices**

|  |  |
| --- | --- |
| Appendix A | Private Hire and Hackney Carriage Drivers Application Procedure |
| Appendix B | Disclosure and Barring Service (DBS) Application Procedure |
| Appendix C | Enforcement, Convictions & Fitness Policy |
| Appendix D | Private Hire/Hackney Carriage Driver Conditions of Licence |
| Appendix E | Private Hire Vehicle Conditions of Licence |
| Appendix F | Hackney Carriage Conditions of Licence |
| Appendix G | Private Hire Operator Conditions of Licence |
| Appendix H | Private Hire Operator Applications Procedure |
| Appendix I | Hackney Carriage & Private Hire vehicle Licensing Application Procedure |
| Appendix J | Age & Specification Policy |
| Appendix K | Policy in Relation to the Specification of Private Hire Vehicles |
| Appendix L | Policy in Relation to the Specification of Hackney Carriages |
| Appendix M | Private Hire Vehicle and Hackney Carriage Vehicles examination and testing requirements |
| Appendix N | Advertising policy |
| Appendix O | Hackney carriage and Private Hire Driver Improvement Penalty Points Scheme |
| Appendix P | Confidential reporting code (whistleblowing procedure) |
| Appendix Q | Hackney Carriage allocations policy |
| Appendix R | CCTV specifications |

1. **Introduction**

The Department for Transport ‘Statutory Taxi & Private Hire Standards’ published in July 2020 (the “Statutory Standards”), recommends that all licensing authorities make publicly available a cohesive policy document that brings together all their procedures on taxi and private hire vehicle licensing. This Manual therefore brings together Nottingham City Council’s various policies and procedures relating to Hackney Carriage and Private Hire Vehicles, their Drivers and Operators and will be reviewed from time to time (in whole or part) as may be appropriate.

These policies and procedures set out the Licensing Authorities framework against which all applications and enforcement actions will be measured though each case will be considered on its own merits and the Licensing Authority may depart from its policies (and relevant governmental guidance) where it feels it has good reason to do so.

**2. Application and Definitions**

**2.1 Application**

The Local Government (Miscellaneous Provisions) Act 1976, as amended, (‘the 1976 Act’) and the Town Police Clauses Act 1847 (”the 1847 Act) provide the regulatory framework for Nottingham City Council as the Licensing Authority (‘the Authority’) to carry out its licensing functions in respect of Hackney Carriage and Private Hire Licensing.

This document collates the policies and procedures that the Authority will apply when making decisions about new applications and licences currently in force. This document applies to:

* Hackney Carriages: being a vehicle available to transport the public with no more than 8 passenger seats, which is licensed to ply for hire. This means that it may stand at ranks, be hailed in the street by members of the public within the Nottingham City boundary or undertake pre-booked work.
* Private Hire Vehicles: licensed to carry no more than 8 passengers but must be booked in advance by customers through an operator and cannot ply for hire in the street.
* Private Hire operators.
* Hackney Carriage and Private Hire drivers.

In undertaking its licensing function, the Licensing Authority will have particular regard to relevant legislative requirements including:

* Town Police Clauses Act 1847 & 1889
* Local Government (Miscellaneous Provisions) Act 1976
* Transport Act 1985 & 2000
* Crime and Disorder Act 1998
* Environmental Protection Act 1990
* Equality Act 2010
* Road Traffic Acts
* Health Act 2006
* Human Rights Act 1998
* The Department for Transport “Statutory Taxi & Private Hire Standards” July 2020

The Licensing Authority will also have regard to other strategies, policies and guidance in its decision making. In setting and applying such strategies, policies and guidance the Council may have regard to wider considerations affecting visitors, employers and residents. These include the availability of Hackney Carriage and Private Hire transport at all times, public nuisance, pollution, crime and the capacity of the trade to cope with customer demand, particularly at night.

The Statutory Standards recognise that taxis and private hire vehicles are a “high risk environment” and primary concern of the Licensing Authority therefore remains the safety of the travelling public including safeguarding the children and vulnerable adults who may travel in them.

The Licensing Authority will also follow the principles laid out in the statutory Regulator’s code and any recommendations from the Better Regulation Delivery Office and the Department for Transport.

**2.2 Definitions**

In this policy manual:

* ‘The Council’ or ‘Licensing Authority’ means Nottingham City Council
* ‘Authorised Officer’ means an officer authorised in writing by the Council for the purposes of Part II of the Local Government (Miscellaneous) Provisions Act 1976.
* ‘This policy manual’ means Nottingham City Council’s Hackney Carriage and Private Hire Licensing Policy & Procedures Manual.
* ‘Hackney Carriage' means a hackney carriage licensed by the Council section 37 under the Town Police Clauses Act 1847.
* ‘Private Hire vehicle’ means a vehicle licensed by the Council under section 48 the Local Government (Miscellaneous Provisions) Act 1976.
* ‘Operator’ means a person who makes provision for the invitation or acceptance of bookings for a Private Hire Vehicle licensed under section 55 of the Local Government (Miscellaneous Provisions) Act 1976
* ‘Plate’ means the plate issued by the Council for the purposes of identifying the vehicle as a Private Hire Vehicle or a Hackney Carriage.
* ‘DfT’ means the Department for Transport, including previous names under which that Department has been known.
* ‘District’ means Council’s administrative district
* ‘He’, ‘his’, or ‘him’ means all references to ‘he’, ‘his’, or ‘him’ expressly also imply the definition of ‘she’, ‘hers’, or ‘her’
* ‘The Committee’ means the Regulatory and Appeals Committee of the Council
* ‘DVLA (Driver and Vehicle Licensing Agency) driving licence’ means a full original UK driving licence
* ‘Driver’ means a person who has been granted a licence by the Council to drive a Hackney Carriage or a Private Hire Vehicle under Section 46, Town Police Clauses Act 1847 or Section 51, Local Government (Miscellaneous Provisions) Act 1976 respectively.
* ‘Proprietor’ means the person(s) or body named in the licence for the vehicle as the proprietor and includes part proprietors and in relation to a vehicle subject to a hiring agreement or a hire purchase agreement, means the person in possession of the vehicle under that agreement.
* ’Badge’ means, in relation to the driver of a hackney carriage, any badge issued by a district council under byelaws made under section 68 of the Town Police Clauses Act 1847 and, in relation to the driver of a private hire vehicle, any badge issued by a district council under section 54 of the Local Government (Miscellaneous Provisions) Act 1976;
* ‘Driver’s licence’ means, in relation to the driver of a hackney carriage, a licence under section 46 of the Town Police Clauses Act 1847 and, in relation to the driver of a private hire vehicle, a licence under section 51 of the Local Government (Miscellaneous Provisions) Act 1976;
* ‘Taximeter’ means any device for calculating the fare to be charged in respect of any journey in a hackney carriage or private hire vehicle by reference to the distance travelled or time elapsed since the start of the journey, or a combination of both.
* ‘Vehicle licence’ means a Hackney Carriage issued by the Council under sections 37 of the Town Police Clauses Act 1847 or a Private Hire Vehicle licence issued by the Council under section 48 of the Local Government (Miscellaneous Provisions) Act 1976.

**3. Aims and Objectives of the Hackney Carriage & Private Hire Licensing Policy**

The principal purpose of Hackney Carriage and Private Hire Licensing is to protect the public and promote public safety.

The Council will adopt and carry out its Hackney Carriage and Private Hire licensing functions with a view to promoting the following:

* The protection of the public, safeguarding children and the vulnerable and the prevention of crime and disorder,
* The health and safety of the public and drivers
* Vehicle safety, comfort and access
* Encouraging environmental sustainability

In promoting these licensing aims and objectives, the Council will expect to see all licence holders and applicants continuously demonstrate that they meet or exceed the standards set by the Licensing Authority.

The Licensing Authority will work in partnership with its licence holders, neighbouring authorities, the Police, local businesses and citizens to ensure promotion of these aims and objectives.

Relevant Council policies and conditions will be taken into account by the Licensing Authority when making decisions on applications/enforcement action. These may be set to include or have regard to

1. **The protection of the public, safeguarding children and the vulnerable and the prevention of crime and disorder.**

* Raising awareness amongst the licensed trade and the general public of issues of safeguarding children and vulnerable adults.
* Operating rules, conditions and disciplinary processes.
* Vetting, qualification, training and monitoring licensees.
* Commitment to work with the police and licensing authority.
* An expectation that licence holders will treat all customers, passengers, the general public and Council Officers with courtesy and respect at all times.
* Enforcement of licence conditions.

1. **The health and safety of the public and drivers.**

* Consideration of the history of convictions and cautions.
* Driver training, qualification and performance.
* Knowledge of the Nottingham City area.
* Health & fitness to fulfil the role of a licensed driver.
* Vehicle specifications
* Regular driver medical checks
* Commitment to work and co-operate with the Police and other licensing authorities.

1. **Vehicle safety, comfort and access**

* Standards of vehicle comfort and appearance.
* Space standards for vehicles.
* Location of ranks.
* Use of ranks.
* Provision of disabled facilities.
* Number of vehicles available.

1. **Encouraging environmental sustainability**

Working with stakeholders in the trade to find methods of reducing vehicle emissions and not issuing licences to vehicles that are unable to comply with European Emissions Standards.

**4. Delegations**

The Statutory Guidance recommends that councils operate with a Regulatory Committee or Board convened at periodic intervals to determine licensing matters and that less contentious matters be delegated to appropriately authorised council officers via a transparent scheme of delegation.

The Council’s Constitution details who is responsible for making decisions on matters relating to Hackney Carriage and Private Hire licensing. The Regulatory and Appeals Committee of the Council has primary responsibility for licensing as set out in its Terms of Reference. However, due to the large number of licensing matters that require determining on a daily basis, the Council has delegated a majority of its operational licensing functions to officers including the power to grant, refuse and review licences. These powers are delegated to multiple officers of varying degree of seniority to ensure that they can be efficiently exercised in a timely and consistent manner and that impartiality and independence from investigating officers can be maintained. A copy of the constitution which contains the scheme of delegation is available on the Council’s website or upon request.

**5. Whistleblowing (confidential reporting)**

Paragraph 3.8 and 3.10 of the Statutory Guidance expect licensing authorities to have effective internal procedures in place for staff to raise concerns and for any concerns to be dealt with openly and fairly and that staff are aware of the policy.

If a confidential report (whistleblowing) is made to the Council, the Council’s confidential reporting policy will be followed. A copy of the Council’s confidential reporting code (whistleblowing procedure) can be found at Appendix P.

**6. Hackney Carriage & Private Hire (combined) Driver licensing requirements**

All drivers must satisfy the Licensing Authority that they are fit and proper people to be granted a driver’s licence and then must remain a fit and proper person for the duration of that licence. The fitness and propriety of the driver will be monitored/assessed throughout the period that the licence is held.

Applicants are expected to act with honesty and integrity throughout the application process and must therefore fully and accurately disclose any information that is requested. This includes information regarding previous convictions, warnings and reprimands, current investigations and pending criminal proceedings. Enquiries will be made with the Disclosure & Barring Service and through Police Common Law Disclosure.

It is the applicants duty to declare if they have held or hold a Hackney/Private Hire Vehicle licence with any other authority, if they have surrendered the licence before its renewal date and if they have been subject to any suspension or revocation of the said licence.

The Licensing Authority aims to ensure that Private Hire and Hackney Carriage services delivered within the City are of a high standard. The application and compliance procedures are designed to ensure that these standards are maintained, monitored for compliance and appropriately enforced.

The sections below apply equally to Private Hire Vehicle and Hackney Carriage drivers unless indicated and the application process is set out in Appendix A.

**6.1 Fit and proper person**

Licensees are in a position of trust and therefore the Licensing Authority must ensure that applicants/licence holders are and remain fit and proper to hold a licence. This requirement is contained within the 1976 Act (Part II).

The term ‘Fit & proper Person’ is not legally defined , however, in determining whether a person is fit and proper to hold a licence, the Statutory Guidance recommends that those tasked with determining licences/applications should consider the following question, ‘Without prejudice and based on the information before you, would you allow a person for whom you care, regardless of their condition, to travel alone in a vehicle driven by this person at any time of day or night?’

If, on the balance of probabilities, the answer to the question is ‘no’ the individual should not hold a licence.

In order to assess suitability of an applicant, the Licensing Authority will undertake relevant checks to ensure that licences are not issued to or used by unsuitable people. In assessing the suitability of an applicant or licence holder, the Council will take into consideration the following factors:

* Criminal record including cautions
* Period of holding a driver’s licence
* Number of penalty points on a driver’s licence
* Right to work in the UK
* Medical fitness
* Standard of driving/driving ability
* General conduct/standards of behaviour including, where of concern**,** online behaviour.
* The conduct of the applicant in making the application i.e. whether they have acted with honesty and integrity during the application process.
* The previous licensing history of existing/former licence holders including the reasons for any entry on the NR3S database.
* Theoretical knowledge of issues and matters related to the work of a licensed driver.

The Licensing Authority may also consider information from other relevant sources such as the Police, Children and Adult Safeguarding Boards, other licensing authorities, statutory and non-statutory agencies and any entries on the NR3S database. An applicant will be required to provide consent to relevant checks being made with appropriate bodies at the application stage.

An applicant must inform the Licensing Authority of and convictions they have on application and when issued with a licence, the licence holder MUST notify the Council within 7 days of any arrest and release, charge or conviction for any sexual offence, any offence involving dishonesty or violence and ANY motoring offence. Failure to do so may result in the refusal of an application or suspension or revocation of an existing licence.

**6.2 Application process**

**See Appendix A**

**6.3 Disclosure and Barring Service (DBS) and DVLA Driver Licence checks**

**See Appendix B**

**6.4 Relevance of convictions, cautions and warnings etc.**

The Licensing Authority is committed to ensuring that the licensed trade is fit and proper. This will entail periodic audits of licensed drivers to ensure that any errors or material changes are identified and acted upon.

In relation to the consideration of convictions, cautions, warnings and reprimands etc. the Licensing Authority has adopted the policy set out in Appendix B.

In assessing whether the applicant is a fit and proper person to hold or retain a licence, the Licensing Authority will consider each case on its merits. It will take into account cautions, convictions, reprimands or warnings etc. whether spent or unspent, but only in so far as they are relevant to an application for a licence (in line with the Department for Transport ‘Taxi & Private Hire Standards’ July 2020).

The policy at Appendix B will also be used to determine the suitability of an existing licence holder should it be necessary to consider action in relation to the licence part way through the licence period.

**6.5 Topography Test**

Applicants will be required to produce photographic evidence of identification before the test can be commenced. The topography test must be passed and is designed to ensure applicants have sufficient knowledge in relation to the rules, regulations and conditions of licence, locations, the Highway Code and to evaluate literacy and numeracy skills.

As part of this process, applicants will be required to demonstrate that they possess English literacy skills of a standard that would reasonably be expected of a person undertaking the role as a hackney carriage or private hire driver.

The initial application fee will only include the initial test fee and is non-refundable upon failure. All re-tests will be charged in accordance with the fees set by the Council and are non-refundable in the event of failure.

No refund will be provided for any cancellations with less than 24 hour’s notice in writing.

**6.6 Medical Assessment**

Licensed drivers are expected to meet Group 2 Standards of Medical Fitness as applied by the DVLA to licensed lorry/bus drivers.

The Licensing Authority requires applicants and current licensees to undergo medicals through a third-party provider as approved by the Licensing Authority in writing.

The applicant will be responsible for arranging, attending and funding the medical appointment, as well as providing a copy of the medical certificate to the Licensing Authority.

Where there remains any doubt about the fitness of an applicant, the Licensing Authority may revert back to the medical practitioner for further information. The applicant will then be determined on the medical evidence available.

All new applicants are required to have a medical. For renewal applications, you are required to have a medical for the first renewal application made on or after their 45th birthday and thereafter every five years until their 65th birthday. After their 65th birthday a medical will be required every year.

An application will not be accepted/processed unless all elements of the application process have been completed.

No licence shall be issued until medical fitness has been established.

Licence holders must advise the Licensing Authority of any deterioration or other change in their health that may affect their driving capabilities as soon as is practicable. Failure to do so could result in suspension, revocation and/or another course of action deemed appropriate by the Licensing Authority.

The Licensing Authority also reserves the right to request a driver/applicant to produce a medical certificate at any point during the period of the licence. The driver may be required to cover the cost of this. Failure to comply with such a request may result in immediate suspension, revocation and/or another course of action deemed appropriate by the Licensing Authority.

To provide equity with drivers of other forms of public transport, the Licensing Authority will conduct drug/alcohol/eyesight tests on drivers on an intelligence-led and random basis. Selected drivers and applicants will be expected to either submit to any test deemed appropriate by the Licensing Authority or to attend a medical practitioner chosen by the Council and submit to any test deemed appropriate. Positive test results or failing to comply with the test request may result in a refusal, suspension or revocation of a licence.

Licensed drivers are under a legal duty to carry assistance dogs in their vehicles without additional charge. Drivers who have a medical condition which is aggravated by exposure to dogs may apply to the Licensing Authority for an exemption from the requirement on medical grounds. If an application is successful, they will be issued with an exemption certificate and a notice of exemption. The notice of exemption must be exhibited by fixing it facing outwards, either on the windscreen, in a prominent position on the dashboard or on the partition screen. Such an exemption must be reapplied for when the licence is renewed.

**6.7 Duration of a licence**

The Licensing Authority will normally issue a Combined Hackney Carriage & Private Hire driver’s licence for a three-year period. The Licensing Authority does have the discretion to issue licences for a shorter period, if it considers this may be necessary in the circumstances.

**6.8 Conditions**

The Licensing Authority may attach such conditions to a Combined Hackney Carriage & Private Hire driver’s licence as are considered necessary. The Licensing Authority’s standard conditions are set out in Appendix D but the Authority may in addition add individual conditions to a licence should it consider it necessary.

Failure to comply with the conditions attached to a licence may result in enforcement action and the licence being reviewed.

**6.9 Safeguarding**

All new applicants will be required to attend and pass a Safeguarding Vulnerable Passengers training course prior to a licence being granted.

The training will involve attending a session at a location or method designated by the Licensing Authority. At the end of the session, all applicants will be required to pass a test.

Failure to pass the test will result in the applicant re-taking the training session and test at their own cost.

Fees are non-refundable in the event of failure.

**6.10 Right to work in the UK**

The Licensing Authority requires all applicants to provide documentary evidence to confirm that they can legally work in the UK for example:

* A UK passport confirming that the holder is a British Citizen
* A passport or passport card (in either case, whether current or expired) showing that the holder is an Irish citizen.
* A current passport or another travel document endorsed to show that the holder is allowed to stay in the United Kingdom and undertake paid employment.
* Full UK Birth/Adoption Certificate
* An immigration document issued by the Border and Immigration Agency to the holder which indicates that the named person can stay in the United Kingdom and undertake paid employment.
* A work permit or other approval to take employment issued by the Home Office or the Border and Immigration Agency when produced in combination with either a passport or another travel document endorsed to show the holder is allowed to stay in the United Kingdom and is allowed to undertake paid employment.

This is not an exhaustive list and other documents may be accepted.

**Where a driver is subject to immigration controls, a licence will not be issued for longer than the period that the applicant has permission to undertake paid employment in the United Kingdom.**

**6.11 Driver’s responsibility**

The Licensing Authority requires all its drivers to ensure that passengers are safeguarded when being transported in a licensed vehicle. The following are applicable:

* Ensure that they are fit to drive at all times
* Ensure that their vehicle is fit to be driven at all times
* Not to use a vehicle which could put the public at risk
* To remain professional at all times
* To carry their photographic I.D. at all times and wear it in accordance with any conditions of the licence.
* Not to swear or use offensive or inappropriate language.
* Not to behave in a manner that would make passengers feel uncomfortable, intimidated and/or threatened
* Not to misuse personal information obtained whilst working
* Ensure a log is maintained which records all incidents, refusals and accidents involving passengers and is reported to their operator immediately and in any event, before taking the next fare.
* They must inform the Licensing Authority and if applicable the Private Hire Operator of any offences/convictions or arrests.

**Reporting Concerns**

If a driver is concerned about the safety, welfare or behaviour of an individual, they should report it to the Police by telephoning 101 (or in an emergency by calling 999) or Crimestoppers.

**6.12 Drivers hours**

There are no direct controls over the hours that hackney carriage/private hire drivers can work. There are, however, limits applicable to drivers of heavy goods vehicles and public service vehicles.

The Licensing Authority is concerned that the number of hours worked by drivers can impact on public safety and encourages drivers to have regard to the limits that are applicable to drivers of heavy goods vehicles and public service vehicles namely:

* An average of 48 hours per week calculated over a 17-week period but up to 60 hours in a single week, providing the 48-hour average limit is maintained.
* Night work limited to 10 hours unless there is an agreement to work longer hours.
* Working between 6 and 9 hours per day requires breaks totalling 30 minutes. If more than 9 hours is worked then breaks must total 45 minutes, and breaks should be at least 15 minutes in duration.

The Licensing Authority recommends that these requirements are used as a guideline to ensure drivers are fit to drive and that public safety remains paramount at all times.

**6.13 NR3S, NAFN, National Register of Taxi Licence Revocations & Refusals**

All applicants will have their details checked against the register and any relevant information taken into account in assessing the application. Where an application is refused, suspended or where a licence is granted but subsequently revoked, this will be entered into the register.

The Licensing Authority provides information to the National register of Taxi Licence Refusals and Revocations (NR3S) which is a mechanism for licensing authorities to share details of individuals who have had a Hackney Carriage or Private Hire Vehicle driver’s licence revoked, suspended or an application for one refused. This is necessary in assessing whether an individual is a fit and proper person to hold a licence.

Therefore, where a licence is revoked, suspended or an application is refused, the Licensing Authority will automatically record this decision on NR3S.

All applications for a new licence or licence renewal will be checked on NR3S. If a search indicates a match with an applicant, the authority will seek further information about the entry on the register from the licensing authority which recorded it. Any information received as a result of a search on NR3S will only be used in respect of the specific licence application and will not be retained beyond the determination of that application.

The information on NR3S will be limited to;

* Name
* Date of birth
* Address and contact details
* National Insurance number
* Driving licence number
* Decision taken
* Date of the decision
* Date the decision took effect

Information will be retained on NR3S for a period of 25 years.

This is a mandatory requirement when applying for or being granted a Nottingham City Council Combined Hackney Carriage & Private Hire Vehicle driver’s licence.

**6.14 Designated wheelchair accessible vehicles Section 167 list.**

Nottingham City Council is committed to promoting accessible transport services to all users and to uphold the objectives of the Equality Act 2010.

The Licensing Authority maintains a list of all vehicles designated for the purpose of section 165 of the Equality Act 2010 (Section 167 list) on the Council’s website.

The following responsibilities are placed on drivers of Hackney Carriages and Private Hire Vehicles that have been licensed as designated wheelchair accessible vehicles;

* To carry the passenger whilst in a wheelchair
* Not to make any additional charge for doing so
* If the passenger chooses to sit in a passenger seat, to carry the wheelchair
* To take such steps as are necessary to ensure that the passenger is carried in safety and reasonable comfort
* To give the passenger such ‘mobility assistance’ as is reasonable required

What does mobility assistance mean?

Mobility assistance essentially means helping passengers who use wheelchairs by providing physical assistance. If the passenger wishes to remain in the wheelchair, the driver must help the passenger to get into and out of the vehicle. If the passenger wants to transfer to a seat, the driver must help him or her get out of the wheelchair and into a seat and back into the wheelchair; the driver must also load the wheelchair into the vehicle. The driver must also offer to load the passenger’s luggage into and out of the vehicle.

Guide dogs/assistance dogs

Duties are also placed on Hackney Carriage and Private Hire Vehicle drivers when driving a licensed vehicle to carry guide dogs and other assistance dogs under the requirements of the Equality Act 2010, regardless of the designation on the section 167 list.

Refusal to comply with the above duties

Unless a driver has been granted an exemption certificate by Nottingham City Council Licensing Authority on the grounds that they are medically unable to provide the above assistance, then an offence is committed if the duties imposed are not carried out as required. In such instances, the Council will investigate any complaints received about the lack of assisting wheelchair users and/or those accompanied by guide/assistance dogs and will take appropriate enforcement measures in accordance with our Hackney Carriage & Private Hire Vehicle licensing policy.

**7. Hackney Carriages and Private Hire Vehicles**

**7.1 Application process**

**See Appendix I.**

**7.2 Age & specification of vehicles**

In order for a vehicle to be licenced it must comply with the Licensing Authority’s Age & Specification policy (Appendix J) and supplementary testers manual (Appendix M).

The specification for Private Hire Vehicles is set out in Appendix K and for Hackney Carriages at Appendix L.

**7.3 Insurance**

All insurance documents must be shown before a licence is issued by the Licensing Authority. This requires:

* A valid certificate of insurance or cover note confirming that insurance is in place for each driver of the vehicle and specifying use as either a Hackney Carriage or Private Hire Vehicle.
* A Hackney Carriage vehicle requires insurance to cover public hire and hire and reward.
* A Private Hire vehicle requires insurance to cover hire and reward
* A cover note will be accepted and the licence will be issued on the understanding that a certificate of insurance will be produced at the earliest opportunity

The Licensing Authority will undertake periodic auditing of licensed vehicles to verify that the vehicle is appropriately insured.

**7.4 Conditions**

The Council is empowered to impose such conditions as it considers reasonably necessary in relation to the granting of Hackney Carriage or Private Hire Vehicle licences.

The Licensing Authority’s standard conditions are set out in Appendix E for Private Hire Vehicles and Appendix F for Hackney Carriages. The Licensing Authority also retains the power to add vehicle specific conditions if appropriate.

**7.5 Identification of vehicles as Private Hire Vehicles or Hackney Carriages**

The Council requires Hackney carriages and Private Hire Vehicles to clearly indicate to the public that they are licensed vehicles. Therefore, they must be clearly distinguishable from other vehicles and each other. The Council believes that clear signage, types of vehicles together with the colour of the vehicle, can achieve this.

**Hackney Carriage**

* The exterior colour of all Hackney Carriages must be the manufacturers black with a white vinyl roof and the Council crest in white on both the front doors. Permission may however be given for a Hackney Carriage to display advertising in accordance with the Advertising Policy in Appendix N.
* Plates must be fixed and displayed to the front and rear of the vehicle.

**Private Hire Vehicles**

* By law, a Private Hire Vehicle must not have the appearance of a Hackney Carriage or have a top sign/light.
* They may display signs on the front doors of the vehicle identifying the operator that they are working for giving the name and contact details and indicating ‘Advanced bookings only’.
* The minibus variants of approved Hackney Carriage vehicles, such as the Mercedes Vito, may be licensed as a Private Hire Vehicle but must not be painted in the manufacturers black.

The Council has set standards for the acceptable type of signage for Private Hire Vehicles and Hackney Carriages. These can be found in the Private Hire Vehicle/Hackney Carriage conditions set out in Appendix E for Private Hire Vehicles and Appendix F for Hackney Carriages. They include:

* The permitted position of licence plates
* Positioning of door signs for vehicles
* Required wording for door signs on vehicles
* Requirements for the display of notices in vehicles
* Other notices/markings that the Council will require licensed vehicles to display

**7.6 Fire extinguishers and First Aid kits**

All vehicles are required to be equipped with a fire extinguisher and First Aid kits that conform to the specification as stated in the Council’s conditions.

**7.7 Accidents**

If at any time the vehicle is involved in an accident, however minor, the driver must inform the Licensing Authority in writing of this fact as soon as possible and in any event within 72 hours. Emails can be sent to [taxi.licensing@nottinghamcity.gov.uk](mailto:taxi.licensing@nottinghamcity.gov.uk)

The vehicle must be presented for inspection to the Council as soon as possible after the accident has taken place. An appointment will be arranged upon notification to the Licensing Authority. Failure to present the vehicle could result in the vehicle’s licence being suspended and/or revoked.

The Council may, at any time, request that a vehicle be inspected. The vehicle should not be used for hire or reward until the Licensing Authority has confirmed it is satisfied that the vehicle is fit for use. The licence may be suspended in the interim. If, following an inspection, it is deemed that the vehicle is not, fit for use and/or, roadworthy then the vehicle licence may be suspended.

If the vehicle is significantly damaged/not roadworthy, or is being assessed by an insurance company, then the vehicle proprietor must inform the Licensing Authority as soon as possible and in any event within 72 hours. In these cases the proprietor should provide photographic or other evidence to justify why the vehicle is unable to be presented for examination. Failure to do so may result in the licence being suspended and/or revoked.

**7.8 Vehicle examination and testing requirements**

Hackney Carriage and Private Hire vehicles examination and testing requirements are set out in Appendix M.

**7.9 Meters**

All Hackney Carriages must be fitted with a meter.

Meters used to calculate fares must be accurate, display the correct time and be capable of displaying:

* In the case of Hackney Carriages, the various tariffs as approved by the Council (including extra charges recoverable under the approved Table of Fares). The meter shall be calibrated and set to the Council‘s agreed charging distances and tariffs currently in force.
* In the case of private hire vehicles, any scale of charges which will be provided by the Private Hire operator.

Meters will be checked for accuracy by a measured mile distance or by waiting time.

Meters must be positioned in order that the fare must be clearly displayed to the passenger throughout the journey.

Meters in use must not facilitate fraudulent use. Any signs of tampering will result in a suspension notice being issued immediately. For the suspension notice to be removed, the vehicle meter must have been checked and calibrated by an approved meter company and presented to the Council for inspection.

Private Hire Operators and / or drivers may agree a cost for the journey with the customer prior to the journey commencing. In this situation, the price quoted is the price that must be charged – there is to be no deviation from this price without the agreement of the customer.

On occasions where a price has been not been agreed prior to the journey commencing, the fare charged must be that which is reflected on the meter where the vehicle is equipped with a meter.

**7.10 CCTV**

It is not the policy of the Licensing Authority to require CCTV to be fitted to a licensed vehicle. If a proprietor wishes to fit CCTV to their vehicle, the system must meet the specifications set out in Appendix R.

**7.11 Wheelchair accessibility**

All Hackney Carriages are required to be Wheelchair Accessible Vehicles and able to carry the Department of Transport (DFT) designated "reference wheelchair" (a set of dimensions which the DFT have published on their website).

**7.12 Advertisements**

No advertisements shall be placed on any licensed vehicle without the applicant receiving prior written approval from the Licensing Authority.

An application must be made in writing to the Licensing Authority together with a copy of the advertisement. Further information can be found at Appendix N.

**7.13 Limousines and executive hire**

A Private Hire Vehicle proprietor may apply in writing to the Licensing Authority for an exemption from displaying external plates in order to carry out executive work.

The external licence plates need not be displayed where the proprietor has declared that their vehicle will **only** be undertaking contracts, which involve contract / executive / corporate activities **only** through a Nottingham City Council Licensed Operator and not general Private Hire work.

Whilst an exemption has been granted for the display of the external licence plates, the internal ID plate will still need to be carried in the boot of the vehicle at all times and produced on request to **ANY** Authorised Officer or Police Officer. (In the event that the vehicle use is changed for other hire and reward activities, the front and rear external licence plates must be displayed and securely placed on the brackets provided and the Licensing Authority notified with immediate effect).

The letter of exemption must be carried in the vehicle at all times and produced upon request to any Authorised Officer or Police Officer.

**7.14 Special events vehicles and courtesy cars**

The Council considers the following types of vehicles to be ‘special events vehicles’ in the context of licensing:

* Decommissioned emergency service vehicles
* Vintage vehicles
* Other non-standard type converted vehicles used for special events

The above list is not exhaustive and other types of vehicle may be considered from time to time. When considering an application for a special event vehicle, the Council will have regard to the general requirements for Private Hire vehicles contained within this policy manual and relevant appendices.

Courtesy cars used for transporting customers to and from specific venues such as hotels and night clubs, whether operated with or without charge to the customer, are considered to be Private Hire vehicles. These vehicles must be licensed as Private Hire vehicles, driven by Private Hire drivers and the journey must be booked via a Private Hire operator.

**7.15 Additional provisions for Hackney Carriage vehicles only**

**Limitation on numbers**

The main aim of the Council’s licensing of the Hackney Carriage and Private Hire trade, is the protection of the public. The Council is aware that the public should have reasonable access to hackney carriage and Private Hire services, because of the part they play in local transport provision. Disabled groups are particularly reliant on Hackney Carriages as a means of transport.

Licensing authorities have no power to restrict the number of Private Hire vehicles they licence.

Licensing authorities can however restrict the number of Hackney Carriages which they licence if they are satisfied that there is no significant unmet demand for taxi services in their area. The Licensing Authority currently limits the number of Hackney Carriage Vehicle licences that it will issue to 250. The Authority though it has a legal duty to commission independent periodic surveys of unmet demand and this policy is currently under review.

The Authority also operates a Hackney Carriage Licence Allocation Policy to ensure that the allocation of any available hackney carriage licences in a fair and proportionate manner.. The policy is set out in Appendix Q.

**8. Fares**

**8.1 Hackney Carriages**

The Hackney Carriage Table of Fares (‘the tariff’) is set by the Council and sets the maximum fare that can be charged by Hackney Carriage drivers for journeys within the City which can be negotiated downwards by the hirer for journeys.

The hirer may agree to the fare for a journey, which ends outside the City boundary, being charged other than at the metered rate. The fare must be agreed before the commencement of the journey.

A fares tariff is enforceable as a byelaw and it is an offence for any person to charge more than the metered fare.

The Council will review Hackney Carriage fare scales from time to time in liaison with the Hackney Carriage proprietors. A notice of any variation to the maximum fare shall be advertised by the Council.

A table of authorised fares will be provided to each Hackney Carriage licence holder, which must then be displayed in each vehicle so that it is easily visible to all hirers.

Drivers must provide written receipts for fares paid if requested by a passenger.

**8.2 Private Hire vehicles**

The Council is not able to set fares for Private Hire vehicles.

Best practice is to agree the fare prior to the commencement of the journey with the private Hire Operator.

Drivers must provide written receipts for fares paid if requested by a passenger.

**9. Private Hire Operators**

**9.1 Requirement for a licence**

Vehicles and drivers may only lawfully carry out bookings made through an operator who is licensed by the same authority. When an Operator is unable to fulfil a booking due to unforeseen circumstances, it may pass that booking to another Operator to fulfil the commitment providing it is done in accordance with the law.

The term ‘operate’ is defined at section 80 of the 1976 Act as meaning, in the course of a business, to make provision for the invitation or acceptance of bookings for private hire vehicles.

Operators play a key role in ensuring that the public are kept safe, that drivers are suitably trained, experienced and supported to deliver a high quality service and to ensure that vehicles are kept in a clean, safe and sound condition at all times.

Whilst it is accepted that operators will have less direct contact with the public than drivers (with the exception of receiving bookings for journeys), to ensure the safety of the public the Licensing Authority must apply similar checks when considering applications for licences. The Licensing Authority must be satisfied that prospective operators are fit and proper persons.

A licensed Private Hire Vehicle must only be despatched to a customer by a Private Hire Operator who holds an operator’s licence. Such a licence permits the operator to make provision for the invitation or acceptance of bookings for a licensed hire vehicle in line with the law.

###### 9.2. Application process

See Appendix H.

**9.3. Fitness and propriety of applicants**

In determining applications, the statutory test set out at section 55 of the 1976 Act is applicable, namely that the Licensing Authority *“shall not grant a licence unless they are satisfied that the applicant is a fit and proper person to hold an operator’s licence”*.

The operator is responsible for all persons (and vehicles) that are employed, contracted or otherwise used in the course of their business.

In order to assess the suitability of an applicant the Licensing Authority will undertake any checks and apply whatever processes it considers necessary to determine whether an applicant is fit and proper to hold a licence and ensure that licences are not issued to, or used by, unsuitable people.

In assessing the suitability of an applicant or licence holder, the Licensing Authority will consider the following factors:

* Criminality
* Right to work
* General conduct / standards of behaviour (including online behaviour)
* The conduct of the applicant in making the application (e.g. whether they have acted with honesty and integrity during the application process).
* The previous licensing history of existing / former licence holders (including honesty and integrity).

In addition, the Licensing Authority may need to verify information or obtain further information from other sources such as the Police, other local authorities, statutory & non-statutory agencies and Boards such as the Children and Adult Safeguarding Boards.

The Licensing Authority requires that all operators (all partners/directors) fund, obtain and provide a basic DBS certificate annually if the applicant is not the holder of a current Nottingham City Council Combined Hackney Carriage & Private Hire driver’s licence. If the operator holds a current driver’s licence, permission to access the Update Service will be acceptable.

All Operators are required to undertake and maintain evidence of checks that satisfy them that their drivers and/or vehicles are suitable, fit and proper to be used in the course of their business. Failure to ensure that appropriate checks are in place may have an adverse impact the operator’s licence.

Examples of checks include:

* Ensuring vehicles are at all times roadworthy;
* Monitoring the conduct of drivers and drawing any concerns to the attention of the Licensing Authority;
* Appropriate complaints handling
* Records of any public safety issues/concerns involving drivers and/or vehicles and the reporting of such concerns to the Licensing Authority
* Good Record keeping (including);
* Driver hours
* Vehicle maintenance
* Vehicle checks
* Training records

**9.4. Convictions**

Whilst Operators come into contact with the public less frequently than drivers, they still play a critical role in ensuring the safety of public. In assessing an applicant’s fitness and propriety, the Licensing Authority will take into account any convictions or cautions for criminal offences when determining an application.

The effect of any convictions or cautions which are not considered to be ‘spent’ under the provisions of the Rehabilitation of Offenders Act will all be considered.

A serious view will be taken where there are offences relating to dishonesty, financial impropriety, violence, substance misuse, abuse of a person with a protected characteristic, safeguarding offences or misconduct under taxi and private hire legislation. The Enforcement, Convictions & Fitness policy applicable to drivers will be used as a guideline when considering offences for Operators.

It shall be the duty of the Operator to inform the Licensing Authority of the following:

* Any convictions incurred by them or any partner, director or company secretary during the period of the licence for any offence. They must be reported to the Licensing Authority in writing within 7 days
* Change of address, in writing within 7 days

* Any other changes that could affect the licence
* Any convictions of their employees or agents who hold hackney carriage/private hire vehicle driver’s licences. They must be reported to the Licensing Authority in writing within 7 days

Private Hire operators are not identified as an exempt profession under the Rehabilitation of Offenders Act 1974, and therefore the provisions of that Act relating to convictions becoming spent after a certain amount of time will apply in full.

**9.5. Licences**

Any relevant licensing history relating to an applicant or operator will be considered by the Licensing Authority. Where appropriate, further information may be sought from any other relevant body. Consent from the applicant should not be unreasonably withheld.

Where consent is refused a licence will normally be refused.

It shall be the duty of the licensed Operator to ensure that the licences of all vehicles and drivers are valid and current.

The Council will normally issue an Operator’s licence for a five-year period.

The Council does have the discretion to issue licences for a shorter period, if it considers this to be necessary in the circumstances.

**9.6 Safeguarding Vulnerable Passenger Training**

If an applicant for an operator’s licence isn’t already the holder of a combined driver’s licence, then they will be required to attend and pass a Safeguarding Vulnerable Passengers training course prior to a licence being granted.

The training will involve attending a session at a location approved by the Licensing Authority. At the end of the session all applicants will be required to pass a test.

Failure to pass the test will result in the licensee re-taking the training session and exam at their own cost and within a specified amount of time.

The initial test fee may be included in the application fee.

All re-tests will be charged in accordance with the fees set by the Council.

**9.7 Right to work in the UK**

Please refer to section 6.10

**9.8 Conditions**

Under section 55(3) of the 1976 Act, the Licensing Authority may attach such conditions to an operator’s licence as are believed necessary.

The Licensing Authority’s standard conditions which will be attached to all licences issued. are appended at Appendix G. Additional conditions can be attached where deemed appropriate.

Failure to comply with the conditions set out in this document may result in enforcement action and the review of the licence.

**9.9 Planning permission**

Any premises maintained by the operator (e.g. vehicle depots, booking offices, call centres, etc.) may require planning permission for that usage, irrespective of how many vehicles are to be operated from that location. It is advised that applicants seek advice from the planning authority prior to making an application for a licence or commencing the use of premises under a licence, as to whether any permission will be required.

Applicants must note that both planning and licensing requirements must be satisfied prior to the commencement of any operation.

**9.10 Insurance**

Operators are required to have the relevant insurance policies in place:

* Vehicle;

* Public Liability;

* Employers Liability (where applicable)

**9.11 Trading names**

Operators will be asked to declare their (proposed) trading name(s) within their application. This is the name by which the business will typically be known by customers and the public, and which will appear on advertising placed by the Operator.

While trading names are a matter for an Operator to determine, the Licensing Authority will, as part of its licensing process, seek to prevent names which may offend or cause confusion from being used in connection with the provision of private hire services in the area.

Legally, only hackney carriages may display the words ‘taxi’ or ‘cab’ on their vehicles. For this reason, trading names which include the words ‘taxi’, ‘cab’, ‘hackney’ or ‘public hire’, or which are phonetically or visually similar, will not be permitted by private hire operators.

If, however, the operator also provides bookings to hackney carriages, a variation of the permitted trading name including one of these terms may be displayed on advertising specifically in respect of those vehicles, but not in respect of any matter relating to the wider business or to private hire vehicles.

Should concerns arise about the suitability of a trading name, in the first instance these concerns will be discussed with the applicant, who will be given an opportunity to respond or to amend his application.

**9.12 Door signs and advertising**

Under the council’s standard conditions applying to vehicle licences, all vehicles which are operated by an operator may display that operator’s door signs in prescribed positions, at all times. The door signs must be of a design and colour scheme approved by the Council.

A sample or proof of the proposed door sign should accompany an initial application for an operator’s licence, or if this is not possible, should be supplied to the Council as soon as practicable following the confirmation of grant of the licence.

A door sign that has not been approved cannot be used on a vehicle. Proofs may be supplied either on paper or electronically. Approval of a design will not be unreasonably withheld, so long as the signage includes the required wording, is of a suitable size, and relates to the operating company’s services only, and not to any other product or service.

Please refer to Appendix N for further information.

**9.13 Complaints/records**

Each Operator shall keep a record of complaints made to them, their agents or employees in relation to any aspects of the business. The records shall be maintained for the duration of the Licence and should be available at all times for inspection by a Police or authorised Officer.

Complaints involving any element of:

1. the fitness of a licensed driver to drive; and/or
2. the driving ability of any licensed driver
3. the condition of any licensed vehicle

Must be reported to the Councils Licensing Department, in writing, within 48 hours of the complaint being made to the Operator.

**9.14 Exemption from displaying licence plate**

The Licensing Authority has considered requests from certain operators for their businesses or part thereof to be exempted.

Exemptions are only granted in exceptional circumstances and for specialist businesses, for example, those providing novelty vehicles such as stretch limousines and/or executive chauffeur businesses.

In all cases, requests for exemption from one or more of the licence requirements must be made in writing, setting out the exemption sought and the justification as to why this exemption may be considered appropriate, in accordance with the criteria set out in the preceding paragraph. The request must be accompanied at the time of submission (not at a later stage) by suitable and sufficient evidence to support the request.

Where exemptions are granted, the Licensing Authority reserves the right to impose additional conditions or requirements, which may stipulate an alternative way of achieving the initial requirement, or a close alternative.

All exemptions granted will be subject to periodic review, and may be withdrawn at any time and without prior notice if the Licensing Authority can no longer be satisfied that the exemption is necessary, or if there is evidence to suggest it is no longer suitable.

The Licensing Authority will not grant exemptions from the signage requirements for hackney carriages.

**9.15 Duties under the Equality Act 2010**

The Equality Act 2010 places specific duties on Operators to transport passengers accompanied by assistance dogs.

An Operator commits an offence under section 170(1) of the Equality Act 2010 if they fail or refuse to accept a booking for a Licensed Vehicle:-

1. if the booking is requested by or on behalf of a disabled person or a person who wishes to be accompanied by a disabled person, and
2. the reason for the failure or refusal is that the disabled person will be accompanied by an assistance dog.

An Operator commits a further offence under section 170(2) of the Equality Act 2010 if they make an additional charge for carrying an assistance dog which is accompanying a disabled person.

Operators are under a duty to accept bookings from passengers with guide, hearing and other assistance dogs without additional charge. When carrying such passengers, drivers have a duty to:

* Convey the disabled passenger’s dog and allow it to remain under the physical control of the owner; and

* Not to make any additional charge for doing so.

Operators are required to inform their drivers about the best practice when they are conveying disabled passengers with assistance dogs.

Operators should allocate bookings made by passengers accompanied by assistance dogs to drivers who do not hold a medical exemption certificate to exempt them from conveying assistance dogs.

If a driver, who is employed by an Operator or works on behalf of an Operator holds a medical exemption certificate the Operator must ensure the driver:

* Exhibits the medical exemption certificate in the vehicle by fixing it in an easily accessible place (e.g. on the windscreen or in a prominent position on the dashboard)
* Seeks to use a tactile medical exemption certificate so that guide dog owners are able to identify the certificate. This tactile medical certificate should be presented to the guide dog owner upon request.

**10. Fees**

**10.1 Fees**

The Licensing Authority reserves the right to review its fees at any time. If varied, a notice of the variation will be published by the Council.

The current fees applicable are available on the Council’s website or upon request.

**11. Communication & information security**

**11.1 Personal Information**

In the course of their business, operators and/or drivers will be required to process and store various pieces of data, some of which will be personal data.

The processing and storage of this data will fall under the provisions of the Data Protection Act 1998, which will require certain measures to ensure the security of that data, and to prevent unauthorised breaches of the security, or usage of the information for unauthorised purposes (e.g. sending marketing information without the consent of the subjects).

Licensees are required to establish whether they need to register with the Information Commissioner’s office as a data controller.

For further information on whether registration is required, please refer to the website of the Information Commissioner’s Office, at www.ico.org.uk.

**11.2 Radios**

Where a Licensee maintains a radio network for use, the range and/or frequency used by the system may require a business radio licence1 from Ofcom.

Operators will be asked to confirm whether they have satisfied this requirement on making an application. For further details please visit: <http://licensing.ofcom.org.uk/radiocommunication-licences/business-radio>

**11.3 CCTV**

No CCTV camera shall be fitted or used in the Hackney carriage unless it meets the Council’s Licensed Vehicle CCTV Technical Specification and System Requirements. See Appendix R

**12. Compliance and enforcement**

**12.1 Enforcement**

The principal purpose of Hackney Carriage and Private Hire licensing is to protect the public and promote public safety. The Licensing Authority aims to provide the delivery of efficient, targeted and proportionate regulatory services and as such will monitor its licensees to ensure compliance.

The Enforcement, Convictions & Fitness policy for the Council is attached at Appendix C.

The Council will respond to complaints made by the public and referrals from other agencies and bodies. In addition officers will undertake proactive inspections and testing as either day to day activities or programmed operations.

Any breach of the required standards, policies or conditions may lead to suspension and/or revocation of the licence, the issuing of penalty points or prosecution.

If the Council considers it necessary, in the interests of public safety, it may require a suspension or revocation of a licence to have effect immediately.

Once a licence has been suspended or revoked, the licence holder/former licence holder may appeal to the local Magistrates Court in order to challenge the Council’s decision. There is no other recourse available to the licence holder/former licence holder, should they wish to have the decision to suspend or revoke their licence reversed.

**12.2 Driver Improvement Penalty Points Scheme**

The Driver Improvement Penalty Points Scheme (DIPPS) is a non-statutory enforcement tool designed to enable authorised officers to issue penalty points to those drivers licensed by the Council who persistently fail to meet the required standards contained within licensed conditions and licensing legislation.

The aim of the scheme is to improve overall driver compliance with legislation and licence conditions in order to secure overall improvements in driver behaviour, customer service and passenger safety.

The scheme will achieve this by providing drivers with a transparent, incremental enforcement approach for repeated breaches of conditions and other defined standards. The scheme will also enable authorised officers to deal with low level non-compliance.

The DIPPS scheme will not preclude the Council from taking alternative enforcement action at its disposal.

The DIPPS scheme is outlined in Appendix O.

**12.3 Suspension of licence**

The Council can suspend and/or revoke a licence in accordance with:

1. Section 60(1) Local Government (Miscellaneous Provisions) Act 1976 for vehicle Licences;
2. Section 61(1) Local Government (Miscellaneous Provisions) Act 1976 for driver Licences;
3. Section 62(1) Local Government (Miscellaneous Provisions) Act 1976 for operator Licences.

Notification of any such decision will be provided in writing to those affected.

In situations where there are concerns of public safety with regard to a driver’s licence, the Council will consider whether an immediate suspension and/or revocation is necessary in the circumstances. Where a decision is made to suspend and/or revoke with immediate effect, the driver cannot work during any appeal process.

**12.4 Refusal to renew a licence**

If a decision is taken to refuse to renew a licence and the applicant is not satisfied with the decision then an appeal can be made to the Magistrates Court with 21 days of receiving

notification.

**12.5 Prosecution of licence holders**

The Council may prosecute licence holders for relevant offences having regard to any relevant provision of the Regulator’s Code and its General Enforcement Policy.

**12.6 Appeals**

Any notifications of enforcement actions will include information on how to appeal and to whom the appeal is made, if a right of appeal exists.

**12.7 Service requests and complaints**

Members of the public can submit any service requests, complaints and/or concerns about licensed drivers, vehicles and/or operators in writing or by email to the Licensing Section at:

**Safer Business (Licensing)**

Community Protection

Nottingham City Council

Central Police Station

Byron House

Maid Marian Way

Nottingham

NG1 6HS

[Taxi.licensing@nottinghamcity.gov.uk](mailto:Taxi.licensing@nottinghamcity.gov.uk)

**Appendix A**

**Private Hire & Hackney Carriage Driver’s Application Procedure**

Nottingham City Council will only issue licences to those applicants that it considers to be ‘fit and proper’ to hold a licence.

Applicants are expected to act with honest and integrity throughout the application process and must therefore fully and accurately disclose any information that is requested. This includes information regarding previous convictions, warnings and reprimands, current investigations and pending criminal proceedings.

There is no statutory definition of what constitutes a ‘fit and proper’ person, however Nottingham City Council will take a number of factors into account and set specific criteria for applicants when considering a licence application. These factors and criteria are detailed below:

1. Applications will only be accepted from applicants that have held a full UK driving licence for at least 12 months.
2. All applicants will be required to attend a safeguarding of children and vulnerable adults awareness briefing session.
3. All applicants will be required to obtain an Enhanced Disclosure Certificate from the disclosure and Barring Service. The contents of this certificate will be assessed in accordance with the Council’s policy on convictions in determining the fitness and propriety of the applicant.

Licences will not be granted unless the applicant is able to provide at least 5 years UK address history except in the following cases:

* The applicant is able to provide a document from an EU member state which is the equivalent of a UK issued Enhanced DBS Certificate
* If this cannot be provided then an official document provided by the embassy of a non-EU member state will be acceptable, provided that the document can be verified and is comparable to a UK issued Enhanced DBS certificate

In either case the onus is on the applicant to obtain such a document and the applicant remains liable for all associated costs.

Once it has been issued by the DBS, the Licensing Authority will consider an Enhanced Disclosure Certificate to be valid for a period of three months from the date that it was printed. This is subject to the certificate having been obtained through the Council’s licensing service as part of a driver or operator application. The Licensing Authority may accept an Enhanced DBS certificate obtained through another Council’s licensing authority at its discretion. The Council reserves the right to request a new Enhanced DBS check should it consider it appropriate to do so.

1. Applicants are required to have passed the Council’s topography test. This test will assess the applicant’s knowledge in relation to:

* Conditions of licence
* Literacy and numeracy
* Locations and
* Highway Code.

As part of this process, applicants will be required to demonstrate that they are able to converse orally and in writing in English to a standard that would reasonably expected of a person undertaking a role as a Hackney Carriage or Private Hire driver.

The initial application fee will only include the initial test and is non-refundable upon failure. All re-tests will be charged in accordance with the fees set by the Council and are non-refundable in the event of failure.

1. Applicants are required to satisfactorily complete a driving skills test to Driver and Vehicle Standards Agency standards. Details of the test will be provided to the applicant by the Licensing Office.
2. All applicants must agree to the Council verifying their DVLA driving licence.
3. Applicants whose DVLA driving licence is endorsed with 9 or more penalty points will be required to attend a fact-finding meeting with a designated officer in order that their application to be determined.
4. All new applicants are required to have a medical. For a renewal application the applicant is required to have a medical for the first renewal application on or after your 45th, 50th, 55th, 60th, and 65th birthday. After your 65th birthday you will require a medical every year.
5. In determining whether an applicant is physically and mentally fit to drive a hackney carriage and/or a private hire vehicle, the Licensing Authority will consider the medical report to assess the fitness of the applicant. The Council will also consider any relevant medical evidence of a qualified medial practitioner submitted by the applicant and make take such evidence into account when determining the application.

Applications should be made on the appropriate forms and should include the following:

* Two character references from someone who has known the applicant for a period of at least 5 years.
* A letter from the operator the applicant intends to drive for
* One passport size photograph
* The applicants current driving licence
* The correct fees
* Documents required as part of the DBS check

In certain cases, applications may need to be referred to a designated officer. In these cases, the designated officer will make a decision whether to grant or to refuse a licence. This is usually if the applicant has a conviction, police caution, reprimand or warning on their DBS record, but may also be for other reasons.

Once a licence expires, the applicant will be required to complete the application as if it were for a grant of a licence, i.e. the whole process must be undertaken from the start, regardless of how many years the applicant has held a licence previously.

If a licence is not renewed prior to its expiry, or if a renewal application is received but the application is not determined prior to the expiry of the licence, then that person will no longer be able to lawfully operate as a licensed driver.

**Right of appeal**

Where an application is refused, the applicant has the right to appeal to the local Magistrates Court within 21 days of notification.

**Appendix B**

**Disclosure & Barring Service (DBS) Application Procedure**

A criminal record check on a driver is necessary and deemed an important safety measure. Enhanced disclosure through the Disclosure and Barring Service is required as these disclosures include details of live and spent convictions, police cautions and other relevant information that indicates whether a person poses a risk to public safety.

Both Hackney Carriage and Private Hire drivers are deemed as ‘exceptions’ within the Rehabilitation of Offenders Act 1974 (Exceptions) Order 1975 (the ‘Exceptions Order’).

For Private Hire Operators who are NOT drivers, this will be a basic check.

All applicants/licensees will be asked to disclose on their application form all cautions or convictions even if it is spent for other purposes as well as any fixed penalty notices and warnings.

The applicant will be responsible for funding, obtaining and providing the Licensing Authority with a copy of the DBS certificate.

Certificates should be obtained using the Licensing Authorities approved DBS process.

All licence holders shall notify the Licensing Authority of any convictions or cautions, or fixed penalty points received during their licence period. Failure to inform the Licensing Authority of any convictions, cautions and fixed penalty notices during the licensing period may result in the suspension or revocation of their licence.

A licence will not be granted or renewed in the absence of a current Enhanced DBS Disclosure Certificate or an online check.

The Licensing Authority requires all drivers to fund, obtain and produce an enhanced DBS or an online check every six months and all the details contained within this will be retained by the Licensing Authority. Licence holders are encouraged to subscribe to the Disclosure and Barring Service Online Update [www.gov.uk/dbs-update-service](http://www.gov.uk/dbs-update-service). The Update Service can be used if an application is made for renewal or a six-monthly background check and there has been no changes. If no changes are recorded on the DBS certificate, then a full DBS check will not be required. In all other cases, a full Enhanced DBS check will be required before a licence will be renewed or issued.

The applicant/licence holder must provide consent for the Licensing Authority to undertake checks for their DBS status as and when it is deemed appropriate to do so and failure to do this may result in an application being refused.

It may be necessary for the Licensing Authority to access the Update Service to monitor licence holders to be satisfied that they continue to be fit and proper to hold a licence.

**Applicants with periods of residency outside the UK**

If an applicant has spent six continuous months or more overseas, the Licensing Authority will need to see evidence of a criminal record check from the country/countries visited during the period that the applicant was abroad.

Because of the potential lifetime relevance for some of the most serious offences mentioned in this policy manual, the Licensing Authority will need to ensure that sufficient background checks are conducted for those applicants who have lived overseas.

If the relevant checks cannot be supplied, the Licensing Authority will not be able to grant a driver’s licence.

It must be noted that it is the **responsibility** of the driver to submit either their DBS online unique reference number or completed DBS application to the Licensing Authority every six months. Failure to do so may lead to the driver’s licence being suspended until such time as the check has been carried out.

**DVLA Driving Licence Check**

All applicants for and holders of a Combined Hackney Carriage & Private Hire driver’s licence, will be required to have a six monthly check of their DVLA Driver Licence record.

A signed mandate will be required as part of the application process.

Any offences disclosed will be dealt with in accordance with the Council’s ‘Enforcement, Convictions & Fitness policy’.

**Appendix C**

**C I T Y O F N O T T I N G H A M **

**Hackney Carriage and Private Hire**

**Enforcement, Convictions and Fitness Policy**

1. **Introduction**
   1. It is the responsibility of Nottingham City Council (referred to as the Council) to issue Hackney Carriage and Private Hire licences under the Local Government (Miscellaneous Provisions) Act 1976 and the Town Police Clauses Act 1847. In exercising this duty, the Council will consider the safety of the public as its primary consideration. This Policy gives guidance to those exercising the Council’s powers in relation to Hackney Carriage and Private Hire licensing in determining whether or not an applicant or existing licence holder is fit and proper to hold such a licence.
   2. In the interest of public safety and to safeguard vulnerable persons, the licensing authority seek to ensure:

* That a person is a fit and proper person in accordance with Sections 51 and 59 of the Local Government (Miscellaneous Provisions) Act 1976 (Part II)
* That the person does not pose a threat to the public
* That the public are safeguarded from dishonest persons
* The safety of children, young persons and vulnerable adults

1.3 The term “Fit and Proper Person” for the purposes of licensing is not legally defined and in assessing whether someone may be “Fit & Proper” the Licensing Authority will consider the following, and take any other relevant information into account:

* Criminality
* Human Rights
* Period of holding a driver’s licence
* Number of endorsed driving licence penalty points
* Right to work
* Medical fitness
* Driving ability test
* The fitness and propriet~~ar~~y of Private Hire Operators, ensuring the business is run in a safe and professional manner, having regard to management controls, compliance with the law and that drivers are properly monitored to ensure that they behave in an appropriate manner and comply with their duties and responsibilities, including the monitoring of drivers hours
* The conduct of the applicant in making the application (e.g. whether they have acted with openness and integrity during the application process).
* The previous licensing history of existing / former licence holders and any complaints made against them and investigated by any local authority licensing service

In addition, the Council will also consider further information if it is before it from sources such as the Police, Children and Adult Safeguarding Boards and other statutory agencies.

1.4 This policy provides guidance to any person with an interest in taxi and private hire licensing. In particular, but not exclusively:

* + - Applicants for a driver’s licence
    - Existing licensed drivers whose licences are being reviewed
    - The holders of Private Hire Operators licences
    - Licensing officers
    - Members of the Regulatory and Appeals Committee
    - Magistrates hearing appeals against local authority decisions

1.5 In considering this guidance the Council will be mindful that each case must be considered on its individual merits and, where the circumstances demand, the committee may depart from the guidelines. Where an applicant has been convicted of a criminal offence, the licensing authority cannot review the merits of the conviction [Nottingham City v Mohammed Farooq (1998)]

1.6 In this policy ‘from date sentence has ended’ is taken to be the date which is reached once the whole of the period as sentenced by the court has elapsed and not necessarily the length of time served by the applicant. For example, if a sentence is five years imprisonment then the date that the sentence ends will be five years from the date of sentencing – regardless of the amount of time actually served in prison by the applicant. If the sentence is amended by a court at a later date, then this new sentence becomes relevant for the purposes of this policy. The term ‘since completion of sentence’ is to be construed in a similar way.

1.7 In this policy information other than convictions will be taken into account and can include but is not restricted to, cautions, warnings, reprimands, fixed penalty notices and driver behaviour.

1.8 In this policy the word ‘applicant’ refers to either new applicants existing licence holders seeking to renew licences and existing licence holders whose licences are being reviewed.

**2. General Policy**

* 1. Whilst the Council may consider that a person with a conviction for a serious offence may not need to be automatically barred from obtaining a licence, it is however to be normally expected that the applicant would be required to:

1. Remain free of conviction for an appropriate period as detailed below; and
2. Show adequate evidence that they are a fit and proper person to hold a licence (the onus will be on the applicant to produce such evidence).

Simply remaining free of conviction may not generally be regarded as adequate evidence that a person is a fit and proper person to hold a licence.

* 1. The Council may depart from this policy if good reasons exist. The otherwise good character and driving record of the applicant or licence holder will not ordinarily be considered as exceptional circumstances

**2.3 Outstanding Charges or Summonses**

If an outstanding charge or summons involves a serious offence and/or the individual’s conviction history indicates a possible pattern of unlawful behaviour or character trait, then in the interests of public safety the application should normally be put on hold until proceedings are concluded or the licence may be refused.

**2.4 Additional information**

The Council retains a discretion to take into account any other information relating to an applicant’s behaviour, notwithstanding the fact that the matter(s) have not resulted in criminal proceedings.

2.5 In assessing the action to take, the safety of the public must be the paramount concern.

2.6 Where an applicant has had a Hackney Carriage/Private hire driver’s licence revoked by another local authority, the Council will not normally grant a licence unless sufficient time has passed or circumstances have changed since the revocation took place and the Council is satisfied that the applicant is a fit and proper person

**3. Powers**

3.1 Section 61 and Section 62 of the Local Government (Miscellaneous Provisions) Act 1976 allow the licensing authority to suspend, revoke or refuse to renew a licence under certain circumstances.

3.2 The Rehabilitation of Offenders Act 1974 (Exceptions)(Amendment) Order 2002, allows the licensing authority to take into account all convictions recorded against an applicant or the holder of a Private Hire Vehicle or Hackney Carriage driver’s licence, whether spent or not. Therefore, the licensing authority will have regard to all relevant convictions, particularly where there is a long history of offending or a recent pattern of repeat offending. In accordance with this Act, all convictions, cautions, warnings and reprimands must be declared by the Applicant.

3.3 Under the provisions of Sections 51, 55 and 59, Local Government (Miscellaneous Provisions) Act 1976, the licensing authority is required to be satisfied that an applicant for the grant or renewal of a Hackney Carriage and/or a Private Hire Vehicle driver’s licence and/or Private Hire Vehicle Operator’s licence is a “fit and proper” person to hold such a licence. The authority will consider:

1. How relevant any recorded/reported offence(s) are to the licence being applied for
   1. How serious the offence(s) are/were
   2. When the offence(s) were committed
   3. The date of conviction
   4. Circumstances of the individual concerned
   5. Sentence imposed by the court
   6. The applicant’s age at the time of conviction
   7. Whether they form part of a pattern of offending
2. Any other character check considered reasonable (e.g. personal references)
3. Any other factors that might be relevant, for example:
4. The previous conduct of an existing or former licence holder,
5. Whether the applicant has intentionally misled the council or lied as part of the application process,
6. Information provided by other agencies / council departments,
7. Whether the applicant has been subject to warning/suspension by the Licensing Office.

It may also be appropriate to consider the sentencing powers engaged by the court in disposing of criminal proceedings and Judges reasons for coming to that decision.

3.4 Existing holders of driver’s licences are required to notify the licensing authority in writing within seven days of receiving a driving licence endorsement, fixed penalty notice or criminal conviction (including cautions and arrests). Failure to do so will raise concerns as to the honesty of the licence holder and may be taken into account as part of any subsequent renewal applications or reviews.

3.5 Applicants can informally discuss further what effect a caution/conviction may have on any application or existing licence by contacting the Licensing Service, details of which are available on the Nottingham City Councils website The Council will not be bound by any advice given and reserve its full powers

3.6 The Council conducts enhanced disclosures from the Disclosure and Barring Service (DBS) of any applicant for a driver’s licence. Applicants applying for the grant or a renewal of a driver’s licence will be required to obtain an enhanced disclosure at their expense or subscribe to the update service and also at other times as determined by the Council. Where an applicant does not sign up to the DBS update service, they will be required to complete a manual form on an annual basis again at their own expense and also risk a delay is response from the DBS.

3.7 The Council is also entitled to use other records and information that may be available to it in determining applications or an entitlement to continue holding a licence. This may include information held by the Council or other licensing authorities, and information disclosed by the police.

3.8 It is an offence for any person knowingly or recklessly to make a false declaration or to omit any material particular in giving information required by the application for a licence. Section 57(3) Local Government (Miscellaneous Provisions) Act 1976 Where an applicant has made a false statement or a false declaration on their application for the grant or renewal of a licence, the licence will normally be refused.

3.9 The Council is not prohibited from taking offences or other information which is not specifically identified in this Policy into account.

**4 Policy on immediate revocation/suspension of driver’s licence**

4.1 If the Council decides to revoke or suspend a driver’s licence, it will then have to consider whether that revocation/suspension should take immediate effect under Section 61(2B) of the Local Government (Miscellaneous Provisions) Act 1976.

4.2 The Council only has the power to resolve that the revocation/suspension will take immediate effect if it appears that the interests of public safety require the suspension or revocation of the licence to have immediate effect. The phrase “interests of public safety” is not defined and is for the Council to determine. However, regard will be had to any risks to public safety arising from concerns about the licence-holder’s driving standards, his character including but not limited to dishonesty, violent behaviour, involvement in drink or drugs, inappropriate sexual conduct, any relevant previous convictions and any other matters the Council may deem relevant.

4.3 Before reaching a decision, where practicable, the Council shall give the licence holder the opportunity to make representations as to whether or not the revocation/suspension will have immediate effect.

4.4 The overriding consideration shall always be the safety and protection of passengers and the general public.

4.5 Matters such as unemployment and home circumstances will not be taken into account when determining whether the revocation or suspension will take place immediately and therefore shall not outweigh the public safety factor.

4.6 If it appears that the interests of public safety require the suspension or revocation of the licence to have immediate effect, the Council will give notice to the driver, which includes a statement to that effect and an explanation why, the suspension or revocation takes effect when the notice is given to the driver.

**4.7 Appeals**

Any applicant refused a driver’s licence, or who has their licence suspended or revoked has a right to appeal to the Magistrate’s Court within 21 days of the notice of refusal [Local Government (Miscellaneous Provisions) Act 1976, s77)].

**5. Considerations given to Offences**

This section deals with various types of offences and applies to **new and renewal applications**, and upon **review** of a current licence. Although the following sections mainly refer to the “grant” of a licence, references to the period to have passed since the completion of any sentence gives an indication of the seriousness with which the Council is likely to treat the matter and the period the Council would expect to lapse before any subsequent application may be likely to be successful.

**5.1 Serious offences involving violence**

Licensed drivers have close regular contact with the public. A firm line will be taken with those who have convictions for offences involving violence. A licence will not normally be granted if the applicant has a conviction for an offence that involved the loss of life.

5.1(a) **Exploitation**

Where an applicant or a licence holder has been convicted of a crime involving, related to, or has any connection with abuse, exploitation, use or treatment of another individual irrespective of whether the victim or victims were adults or children, they will not normally be granted a license. This includes slavery, child sexual abuse, exploitation, grooming, psychological, emotional or financial abuse. Such offences include but are not limited to:

1. Slavery

2. Trafficking

3. Child sexual abuse

4. Exploitation

5. Grooming

6. Psychological, emotional or financial abuse

7. Kidnapping or abduction

8. Or any similar offences (including attempted or conspiracy to commit) offences which may replace the above.

5.2 A licence will **not normally** be granted where the applicant has a conviction for an offence such as:

1. Murder
2. Manslaughter
3. Manslaughter or culpable homicide while driving
4. Terrorism offences
5. Kidnapping or abduction
6. Or any similar offences (including attempted or conspiracy to commit) offences which replace the above

5.3 A licence will not normally be granted where the applicant has a conviction for an offence or similar offence(s) to those below until at least **10 years** have passed since the completion of any sentence:

1. Arson
2. Malicious wounding or grievous bodily harm which is racially aggravated
3. Actual bodily harm which is racially aggravated
4. Grievous bodily harm with intent
5. Robbery
6. Possession of firearm
7. Riot
8. Assault Police
9. Common assault with racially aggravated
10. Violent disorder
11. Threats to kill
12. Resisting arrest
13. Hate crime against a person
14. Or any similar offences (including attempted or conspiracy to commit) offences which replace the above.

5.4 A licence will not normally be granted where the applicant has a conviction for an offence or similar offence(s) which replace the offences below until at least **7 years** have passed since the completion of any sentence:

1. Racially aggravated criminal damage
2. Racially aggravated offence
3. Hate crime against a person or persons
4. Hate crime against property
5. Or any similar offences (including attempted or conspiracy to commit) offences which replace the above.

5.5 A licence will not normally be granted where the applicant has a conviction for an offence or similar offence(s) which replace the offences below until at least **10 years** have passed since the completion of any sentence and/or licence period:

1. Common assault/Battery
2. Assault occasioning actual bodily harm
3. Affray
4. S5 Public Order Act 1986 offence (harassment, alarm or distress)
5. S.4 Public Order Act 1986 offence (fear of provocation of violence)
6. S4A Public Order Act 1986 offence (intentional harassment, alarm or distress)
7. Obstruction
8. Criminal damage
9. Harassment
10. Offences involving anti-social behaviour
11. Or any similar offences (including attempted or conspiracy to commit) offences which replace the above

5.6 A licence will not normally be granted if an applicant has more than one conviction in the last **10 years** for an offence of a violent nature.

5.7 In the event of a licence being granted, despite convictions against the Applicant, a strict warning both verbally and in writing should be administered. If a warning is issued, this will remain in place for a period commensurate with the time periods in the relevant sections above.

**5.8 Possession of a weapon**

If an applicant has been convicted of possession of a weapon or any other weapon related offence, depending on the circumstances of the offence, at least **7 years** must have passed since the completion of the sentence, before a licence is granted.

**5. 9 Sexual and indecency offences**

As licensed drivers often carry unaccompanied and vulnerable passengers, applicants with convictions for sexual offences must be closely scrutinised. All sexual offences should be considered as serious. Applicants with convictions for sexual offences will not **normally be granted a licence upon application, renewal or review**.

Such offences include:

1. Rape
2. Assault by penetration
3. Offences involving children or vulnerable adults
4. Grooming, Trafficking or other Sexual Exploitation related offences (adults and/or children)
5. Making or distributing obscene material
6. Possession of indecent photographs depicting child pornography.
7. Sexual assault
8. Indecent assault
9. Exploitation of prostitution
10. Making indecent telephone calls
11. Importuning
12. Indecent exposure
13. Soliciting (kerb crawling)
14. Any similar offences (including attempted or conspiracy to commit) offences which replace the above

5.10 In addition to the above the licensing authority will **not normally grant a licence** to any applicant who is currently on the Sex Offenders Register or any other similar register.

**5.11 Dishonesty**

A licensed driver is expected to be trustworthy. In the course of their working duties drivers will deal with cash transactions and valuable property may be left in their vehicles. Drivers may well deal with customers who are vulnerable or intoxicated and potentially easily confused. For these reasons, a serious view is taken of any conviction involving dishonesty.

5.12 Where an applicant has a conviction for any offence where dishonesty is an element of the offence, a licence will not be granted until at least 7 years have elapsed since the completion of any sentence imposed. Offences involving dishonesty include but not limited to:

1. theft
2. burglary
3. fraud
4. benefit fraud
5. handling or receiving stolen goods
6. forgery
7. conspiracy to defraud
8. obtaining money or property by deception
9. other deception
10. taking a vehicle without consent
11. or any similar offences (including attempted or conspiracy to commit) offences which replace the above

5.13 Applicants or existing licence holders that are found to have intentionally misled the council, or lied as part of the application process, will not normally be issued with a licence.

**5.14 Alcohol and Drugs**

An isolated conviction for drunkenness need not debar an applicant from gaining a licence. In some cases, a warning may be appropriate. However, a number of convictions for drunkenness, including drunk and disorderly or drunk and incapable, could indicate a medical problem necessitating critical examination and refusal of licence.

5.15 In addition, the applicant will normally be required to show a period of **10 years** has elapsed after completion of detoxification treatment if (s)he was an alcoholic.

5.16 A serious view is taken of any drug related offence. The nature and quantity of the drugs, whether for personal use or supply are issues which should be considered.

5.17 Where an applicant has any conviction for, or related to, the supply of drugs, or possession with intent to supply or connected with possession with intent to supply, a licence will not be granted until at least 10 years have elapsed since the completion of any sentence imposed.

5.18 Where an applicant has a conviction of possession of drugs, or related to the possession of drugs, a licence will not be granted until at least 5 years have elapsed since the completion of any sentence imposed.

5.19 If there is evidence of persistent drug use, misuse or dependency, a specialist examination (in accordance with the DVLA group two medical standards) may be required before the licence is granted. If the applicant was an addict then they would normally be required to show evidence of **5 years** free from drug taking after detoxification treatment before a licence is granted.

**5.20 Driving offences involving the loss of life**

A very serious view is to be taken of any applicant who has been convicted of a driving offence that resulted in the loss of life. A licence will not normally be granted if the applicant has a conviction for:

1. Causing death by dangerous driving
2. Causing death by careless driving whilst under the influence of drink or drugs
3. Causing death by driving: unlicensed, disqualified or uninsured drivers
4. Or any similar offences (including attempted or conspiracy to commit) offences which replace the above.

5.21 Before a licence is granted, an applicant should be free of conviction for **10 years** (or at least **10 years** must have passed since the completion of the sentence, whichever is longer) if the applicant has a conviction for:

1. Causing death by careless driving
2. Causing death by driving: unlicensed, disqualified or uninsured drivers.

**5.22 Driving offences involving alcohol and/or drugs**

A serious view will be taken of convictions of driving, or attempting to drive, or being in charge of a vehicle while under the influence of drink or drugs. Where an applicant has a conviction for drink driving or driving under the influence of drugs, a licence will not be granted until at least 7 years have elapsed since the completion of any sentence or driving ban imposed.

In the case of driving under the influence of drugs, any applicant or licence holder may also have to undergo drugs testing at their own expense to demonstrate that they are not using controlled drugs.

5.23 More than one conviction for this type of offence or one such offence within the last **7 years** is likely to merit refusal.

In addition, applicants will normally be required to show a period of at least **7 years** has elapsed after completion of detoxification treatment if (s)he was an alcoholic or drug addict.

5.24 Appendix one sets out the traffic offences which may be considered to fall within this section.

5.25 **Discrimination**

Where an applicant has a conviction involving or connected with discrimination in any form, a licence will not be granted until at least 7 years have elapsed since the completion of any sentence imposed.

**5.26 Major Traffic Offences**

Subject to the above paragraphs an isolated conviction for a major traffic offence, without disqualification, such as dangerous driving or driving without due care and attention will require careful consideration of the facts and will at the very least merit a warning as to future driving and advice on the standard expected of hackney carriage and private hire drivers. However, where the conviction is within **6 months** prior to the date of the application the application will normally be refused.

5.27 In cases of disqualification at least **3 years** free from conviction after the restoration of the DVLA licence should normally elapse before an applicant is granted a licence.

5.28 Where an applicant has been convicted of a major traffic offence which has not resulted in disqualification, careful consideration should be given to the circumstances surrounding the offence. An application for a licence will normally be refused where the offence occurred less than **2 years** prior to the application.

5.29 Where an existing licence holder is disqualified from driving as a result of a conviction for a major traffic offence, the licence will normally be revoked.

5.30 Where an existing licence holder is convicted of a major traffic offence, but the licence-holder is not disqualified from driving, the licence should normally be revoked or not renewed and any subsequent application for a new licence will be determined in accordance with the guidance above.

5.31 Appendix one sets out the traffic offences which may be considered to fall within this section

**5.32 Minor Traffic Offences**

Isolated convictions for minor traffic offences or minor traffic violations may not prevent a person from proceeding with an application. However, the number, type and frequency of this type of offence will be taken into account. If there are several minor traffic offences an application will not normally be granted unless there is clear evidence of a minimum 6-month period without offending.

5.33 An application with a points total **above 7** will merit further consideration. A licence will normally be refused where the applicant has **12 or more penalty points** on his DVLA licence for minor traffic offences but has not been disqualified from driving.

5.34 Where an offence has resulted in the applicant being disqualified from driving for a period of time this will normally be taken as reflecting seriously on the applicant's driving standard.

5.35 Generally, a period of **12 months** free from conviction must have elapsed from the restoration of the DVLA licence.

5.36 Where an existing licence holder is disqualified from driving the licence will normally be revoked by the Head of Service under delegated powers.

5.37 **Using a handheld device whilst driving**

Where an applicant has a conviction for using a hand-held mobile phone or a hand-held device whilst driving, a licence will not be granted until at least 5 years have elapsed since the conviction or completion of any sentence or driving ban imposed, whichever is later.

5.38 Appendix two sets out the traffic offences which may be considered to fall within this section

**5.39 Totting Up Disqualifications**

5.40 Where a number of traffic offences have resulted in a driver receiving **12 penalty** points or more on his/her licence the driver will be disqualified from driving unless the Court is satisfied that exceptional hardship would be suffered by an individual if disqualified. This is known as a “totting-up” disqualification. Where an applicant has a totting-up disqualification an application will usually be refused until a period of between **12 months and 2 years** has lapsed from the restoration of the DVLA licence depending on the seriousness of the offences which led to the totting up.

5.41 Where an existing licence holder is disqualified from driving as a result of a totting up, the licence will normally be revoked.

**5.42 Hybrid traffic offences**

Offences of the type listed in **Appendix 3** will be treated as **major** traffic offences if the court awarded **4** or more penalty points for the offence and as **minor** traffic offences if the court awarded **3** or less penalty points for the offence.

5.43 Any applicant who has committed an offence of plying for hire within 6 months of their application will normally be refused a licence. Any existing licence holder found to have committed this offence will be judged on the circumstances if the case, and at the least suspension of the licence should be considered. Where a driver is convicted on more than one occasion the licence may be revoked or not granted. Consideration will be taken if the offence of plying for hire was accompanied by the fact that at the time there was no insurance cover in place for the vehicle in line with 5.43 below. It will be up to the applicant to prove that there was valid insurance in place at the time of the offence.

**5.44 Insurance Offences**

A serious view will be taken of convictions of driving a vehicle without insurance. An isolated incident in the past will not necessarily stop a licence being granted provided the applicant has been free of conviction for **3 years**. However, strict warning should be given as to future behaviour. More than one of these offences would normally prevent a licence being granted or renewed. Isolated incidents associated with a licensing offence will not necessity prevent a licence being granted or renewed. Each case will be prevented on its merits.

5.45 At least **3 years** should elapse (after restoration of the DVLA driving licence), before a licence would normally be granted for a HC or PH driver’s licence. An operator found guilty of aiding and abetting the driving passengers for hire and reward whilst without insurance will have his operator’s licence revoked immediately and prevented from holding a licence for **3 years**.

**5.46 Breach of Traffic Regulation Order (TRO); pedestrianised areas or restricted area**

5.47 There is a significant issue in relation to drivers breaching TROs in Nottingham, especially in relation to driving over/parking up on pedestrianised areas and other restricted areas. This poses a safety risk to the public and demonstrates a disregard for the law and regulation. On this basis a robust approach is taken, and any licensed driver found in breach of any TRO or found to be in a pedestrianised or restricted area will normally be subject to the following minimum sanctions:

* First breach 2 weeks suspension, minimum
* Second Breach 4 weeks suspension, minimum
* Third Breach revocation of Hackney Carriage/Private Hire Drivers licence on the grounds of no longer constituting a fit and proper person.

5.48 Any driver to which one of the above sanctions is imposed will not normally have a subsequent application granted unless there is clear evidence of a minimum 12-month period without offending.

5.49 A map showing restricted areas is available from the Licensing Officer and can also be viewed on the Nottingham City Council website

5.50 Where a breach of TRO is reported to the Licensing Officer:

* We will write to the driver with details of the breach and make a decision based on the evidence before us.
* The driver will then be given an opportunity to request an interview to put their case forward. The onus will be on the driver to contact the officer within 7 days of our dated letter to arrange an interview.
* Following the interview, a decision will be made and the driver written to with the final outcome.
* The driver will then have 21 days right to appeal to the Magistrates’ Court.

**5.51 The Driver Improvement Penalty Point Scheme**

The Council is considering the implementation of a Driver Improvement Penalty Point Scheme (DIPPS). If adopted, this will form an additional policy to this document designed to set the standards expected of drivers by Nottingham City Council. Failure to adhere to the DIPPS policy could also result in the review and/or suspension or revocation of a driver’s licence.

**6. GUIDELINES RELATING TO MEDICAL CONDITIONS**

6.1 **Medical Checks**

6.2 In order to meet the “fit and proper” test Licence holders must also be physically and mentally fit to drive a hackney carriage or private hire vehicle. In determining this, the Licensing Authority will have regard to a medical report and may also consider any relevant medical evidence from a qualified medical practitioner.

6.3 The Council requires applicants to pass a Group 2 medical standard examination as set by the Driver and Vehicle Licensing Authority (DVLA). This examination is undertaken on initial application and when licence holder reaches 45 years, 50 years, 55 years, 60 years, 65 years and then annually thereafter. Applicants who fail the examination will normally be refused a licence until the medical examination is passed. Where an existing licence holder develops a medical condition which means they will not meet the Group 2 medical standard, the licence will normally be revoked or refused.

**Appendix One**

**MAJOR TRAFFIC OFFENCES**

AC10 Failing to stop after an accident

AC20 Failing to give particulars or to report an accident within 24 hours

AC30 Undefined accident offences

BA10 Driving while disqualified by order of court

BA30 Attempting to drive while disqualified by order of court

BA40 Causing death by driving while disqualified

BA60 Causing serious injury by driving while disqualified

CD10 Driving without due care and attention

CD20 Driving without reasonable consideration for other road users

CD30 Driving without due care and attention or without reasonable consideration for other road users

CD40 Causing death through careless driving when unfit through drink **\***

CD50 Causing death by careless driving when unfit through drugs **\***

CD60 Causing death by careless driving with alcohol level above the limit **\***

CD70 Causing death by careless driving then failing to supply a specimen for analysis **\***

CD80 Causing death by careless or inconsiderate driving \*

CD90 Causing Death by driving: unlicensed, disqualified or uninsured drivers **\***

DD40 Dangerous driving

DD60 Manslaughter or culpable homicide while driving a vehicle **\***

DD80 Causing death by dangerous driving \*

DD90 Furious driving

DG60 Causing death by careless driving with drug level above the limit\*

**The above offences marked \* are dealt with in the section entitled driving offences involving the loss life**

DR10 Driving or attempting to drive with alcohol level above limit **+**

DR20 Driving or attempting to drive while unfit through drink **+**

DR31 Driving or attempting to drive then refusing to give permission for analysis of a blood sample that was taken without consent due to incapacity

DR40 In charge of a vehicle while alcohol level above limit **+**

DR50 In charge of a vehicle while unfit through drink **+**

DR60 Failure to provide a specimen for analysis in circumstances other than driving or attempting to drive

DR61 Failure to provide a specimen for analysis in circumstances other than driving or attempting to drive **+**

DR70 Failing to provide specimen for breath test **+**

DR80 Driving or attempting to drive when unfit through drugs **+**

DR90 In charge of a vehicle when unfit through drugs **+**

DG10 Driving or attempting to drive with drug level above the specified limit

DG40 In charge of a vehicle while drug level above the specified limit

**The above offences marked + are dealt with in the section entitled alcohol and drugs**

IN10 Using a vehicle uninsured against third party risks

LC20 Driving otherwise than in accordance with a licence

LC30 Driving after making a false declaration about fitness when applying for a licence

LC40 Driving a vehicle having failed to notify a disability

LC50 Driving after a licence has been revoked or refused on medical grounds

MS50 Motor racing on the highway

UT50 Aggravated taking of a vehicle

TT99 signifies a disqualification under the totting up procedure 12 or more points within three years

**Appendix Two**

**MINOR TRAFFIC OFFENCES**

CU10 Using vehicle with defective brakes

CU20 Causing or likely to cause danger by reason of use of unsuitable vehicle or using a vehicle with parts or accessories (excluding brakes, steering or tyres) in a dangerous condition

CU30 Using a vehicle with defective tyre(s)

CU40 Using a vehicle with defective steering

CU50 Causing or likely to cause danger by reason of load or passengers

CU80 Using a mobile phone while driving a vehicle

MS10 Leaving a vehicle in a dangerous position

MS20 Unlawful pillion riding

MS30 Play street Offences

MS40 Driving with uncorrected defective eyesight or refusing to submit to a test

MS60 Offences not covered by other codes

MS70 Driving with uncorrected defective eyesight

MS80 Refusing to submit to an eyesight test

MS90 Failure to give information as to the identity of driver etc.

MW10 Contravention of Special Road Regulations (excluding speed limits)

PC10 Undefined contravention of Pedestrian Crossing Regulations

PC20 Contravention of Pedestrian Crossing Regulations with moving vehicle

PC30 Contravention of Pedestrian Crossing Regulations with stationary vehicle

SPl0 Exceeding goods vehicle speed limit

SP20 Exceeding speed limit for type of vehicle (excluding goods or passenger vehicles)

SP30 Exceeding statutory speed limit on a public road

SP40 Exceeding passenger vehicle speed limit

SP50 Exceeding speed limit on a motorway

SP60 Undefined speed limit offence

TS10 Failing to comply with traffic light signals

TS20 Failing to comply with double white lines

TS30 Failing to comply with a "Stop" sign

TS40 Failing to comply with direction of a constable/ warden

TS50 Failing to comply with traffic sign (excluding "Stop" sign, traffic lights or double white lines)

TS60 Failing to comply with school crossing patrol sign

TS70 Undefined failure to comply with a traffic direction sign

**Appendix Three**

**HYBRID TRAFFIC OFFENCES**

CU10 Using vehicle with defective brakes

CU20 Causing or likely to cause danger by reason of use of unsuitable vehicle or using a vehicle with parts or accessories (excluding brakes, steering or tyres) in a dangerous condition

CU30 Using a vehicle with defective tyre(s)

CU40 Using a vehicle with defective steering

CU50 Causing or likely to cause danger by reason of load or passengers

SPl0 Exceeding goods vehicle speed limit

SP20 Exceeding speed limit for type of vehicle (excluding goods or passenger vehicles)

SP30 Exceeding statutory speed limit on a public road

SP40 Exceeding passenger vehicle speed limit

SP50 Exceeding speed limit on a motorway

SP60 Undefined speed limit offence

Other non endorsable motoring offences i.e. no MOT

NOTE:

All offences in Appendix One to Three may also the following codes

Aiding, abetting, counselling or procuring

Offences as coded above, but with 0 changed to 2 (e.g. CU10 becomes CU12)

Causing or permitting

Offences as coded above, but with 0 changed to 4 (e.g. becomes CU14)

Inciting

Offences as coded above, but with 0 changed to 6 (e.g. CU10 becomes CU16)

**Appendix D**

**NOTTINGHAM CITY COUNCIL CONDITIONS**

**FOR COMBINED HACKNEY CARRIAGE AND PRIVATE HIRE DRIVER’S LICENCE**

1. **DEFINITIONS**

“**Authorised Officer**” means an officer authorised in writing by the Council for the purposes of Part II of the Local Government (Miscellaneous Provisions) Act 1976

“**City**” means the City of Nottingham.

“**The Council**” means Nottingham City Council

"**Driver**" means the holder of this licence

“**Hackney Carriage**” means a hackney carriage licensed by the Council under section 37 of the Town Police Clauses Act 1847.

“**Operator**” means a person who makes provision for the invitation or acceptance of bookings for a Private Hire Vehicle licensed under section 55 of the Local Government (Miscellaneous Provisions) Act 1976 and “**Operation**” means in connection with the invitation, acceptance and carrying out of bookings by an Operator

“**Plate**” means the plate issued by the Council for the purpose of identifying the Vehicle as a Private Hire Vehicle or hackney carriage.

“**Private Hire Vehicle**” means a Private Hire Vehicle licensed by the Council under section 48 of the Local Government (Miscellaneous Provisions) Act 1976.

“**Proprietor**” means the person(s) or body named on the licence for the Vehicle as the proprietor of the Private Hire Vehicle and includes part proprietors and, in relation to a Vehicle subject to a hiring agreement or a hire purchase agreement, means the person in possession of the Vehicle under that agreement.

“**Vehicle licence**” means a Hackney Carriage licence issued by the Council under section 37 of the Town Police Clauses Act 1847 or a Private Hire Vehicle licence issued by the Council under section 48 of the Local Government (Miscellaneous Provisions) Act 1976.

“**Vehicle**” means the Hackney Carriage or Private Hire Vehicle being driven by the holder of this licence

1. **CONDUCT OF DRIVER**

The Driver must:

1. Afford all reasonable assistance with passenger’s luggage.
2. Be clean and respectable in his/her dress and person and behave in a civil and orderly manner.
3. Take all reasonable steps to ensure the safety of passengers conveyed in, entering or alighting from the Vehicle driven by him.
4. Not smoke/vape/e-cig in the Vehicle at any time, nor allow any other person to do so, nor carry out or permit such conduct in such proximity to the Vehicle so as to permit smoke or vapour to enter it.
5. Not drink or eat in the Vehicle whilst it is hired.
6. Not, without the express consent of the hirer, play any radio or sound reproducing equipment in the Vehicle other than for the purpose of sending or receiving messages in connection with the Operation of the Vehicle.
7. At no time cause or permit the noise emitted be any radio or sound reproducing equipment in the Vehicle to be a source of nuisance or annoyance to any person, whether inside or outside the Vehicle.
8. Not use the horn to alert a customer on arrival.
9. Not use an electronic handheld device in the Vehicle whilst it is being driven.
10. Report all accidents involving the Vehicle to the Council by completing and lodging an accident form, within 72 hours of the accident.
11. The Driver shall not behave in any discriminatory or provocative manner and shall not engage in any conversation with their passengers of a private, personal or sexual nature.
12. The Driver shall when in another council’s area, answer any reasonable questions and/or produce documents in relation to the Driver and Vehicle as requested by an authorised officer of that council.

3, **LOST PROPERTY**

Any property left in the Vehicle shall if not reclaimed, be taken by the Driver to Central Police Station, Nottingham within 24 hours of being found.

1. **PASSENGERS**
2. The Driver must not convey or permit to be conveyed in a Private Hire Vehicle or a Hackney Carriage a greater number of persons than that prescribed in the licence for the Vehicle. (Children under the age of 3 years and seated on an adults’ lap in the rear of the Vehicle shall not be counted for this purpose).
3. The conveying of children under the age of 10 years shall only be permitted as follows: -
4. There must be sufficient room to allow each passenger to be seated.

1. No such child shall be conveyed in the front of the vehicle.
2. The Driver must not allow more than one passenger to be conveyed in the front of the Private Hire Vehicle, unless a seating plan has been obtained from the Licensing Department which permits the Vehicle to carry 8 passengers, 2 of which are in the front passenger seats.
3. . No passengers may sit in any front seats of a Hackney Carriage.
4. The Driver shall not without the consent of the hirer of the Private Hire Vehicle convey or permit to be conveyed any other person in the vehicle.
5. The Driver may, at his/her discretion, convey passengers’ animals or pets in the rear of the vehicle only, provided that this restriction does not apply to assistance dogs.

1. **WRITTEN RECEIPT**

Where a driver knows the fare being charged or has taken physical payment for the fare, the Driver must if requested by the hirer provide the hirer with a written receipt of the fare paid.

1. **CHANGE OF ADDRESS**

The Driver shall notify the Council in writing as soon as reasonably practicable but in any event within 7 days of any change of his/her address.

1. **CONVICTIONS**

The holder of this licence shall as soon as reasonably practicable but in any event within 7 days of the occurrence of any of the events listed below notify and provide full details of the event to the Council in writing: -,

1. Any conviction
2. Receipt of any caution (issued by the police or any other agency).
3. Receipt of a Magistrate’s Court summons or other form of charge.
4. Receipt of a fixed penalty notice for any matter.
5. Receipt of a formal warning, order or injunction, including Criminal Behaviour Orders or similar.
6. Arrest for any offence (whether or not charged).

1. **MEDICAL CONDITIONS**
2. Where the Driver is under a duty to notify DVLA of any medical condition which may affect safe driving, or where their GP has advised them not to drive the Driver shall notify the Council, of such condition as soon as reasonably practicable and in any event within seven days.
3. The Driver shall comply with any request of an Authorised Officer to undertake a medical examination with the Council’s occupational health representative in order to satisfy the Council that they are safe to undertake public transport duties. An original copy of the medical examination certificate shall be presented to the Council as soon as reasonably practicable and in any event within seven days of such examination.

9**. DISPLAY OF INFORMATION**

1. The Driver shall not obscure any information and signage required to be displayed in the Vehicle.
2. The driver shall ensure that their dashboard badge is clearly displayed in clear view of passengers at all times when working.
3. **METERS**

If the Private Hire Vehicle being driven is fitted with a meter

1. The Driver must ensure that when the Vehicle is not undertaking a hired journey, no fare is recorded on the face of the meter.
2. On commencement of the journey, the Driver must bring the meter into action and keep the meter in action until the termination of the hiring.
3. The Driver must cause the meter to be properly illuminated throughout any part of the hiring, which is during the hours of darkness, and at any other time, if requested to do so by the hirer of the vehicle.
4. The Driver must not charge a fee higher than that displayed on the meter at the termination of the journey.

11. **WORKING FOR MULTIPLE OPERATORS**

Where the Driver proposes to operate for more than one Operator, they shall;

i)  provide the Council with a signed offer of work letter from each Operator they propose to work for prior to the commencement of such work with the Operator.

ii) give 7 days prior notification to the Council when

1. commencing work as a Private Hire Vehicle Licensed Driver for the second or subsequent Operator
2. ceasing work as a Private Hire Vehicle Licensed Driver for an Operator

  but if such work is commenced or ceased on fewer than 7 days’ notice the driver shall comply with i) or ii) above within 24 hours of commencing/ceasing such work.

iii) provide each operator they work for with copies of their Private Hire Driver Licence together with the Private Hire Vehicle Licence certified by the Council. The costs of the Council in providing certified copies shall be borne by the driver.

iv) ONLY display the side panel for one Operator on the vehicle at any given time that being the Operator with whom the specific hiring is booked.

**NOTE**

These conditions are additional to the statutory requirement imposed upon proprietors by the Town Police Clauses Act 1847, the Local Government (Miscellaneous Provisions) Act 1976, and byelaws made by the Council.

A copy of the Town Police Clauses Act 1847 byelaws is attached for hackney carriage drivers

**PENALTIES**

The Local Government (Miscellaneous Provisions) Act 1976 provides that any person who acts in contravention of the provisions of Part II of the Act, shall be guilty of an offence and liable on summary conviction to a fine. In addition, such action whether or not resulting in criminal proceedings being taken may lead to the suspension or revocation of an existing licence or the failure to renew such a licence.

**DRIVERS RESPONSIBILITY**

**YOU ARE RESPONSIBLE FOR THE REASONABLE PROTECTION OF YOUR DRIVERS BADGE AND THE PERSONAL INFORMATION WHICH IS CONTAINED ON IT.**

Nottingham City Council, **Commercial & Operations,** Licensing, Byron House,

Maid Marian Way, Nottingham NG1 6HS

Website: **www.nottinghamcity.gov.uk/taxi**

Email: **taxi.licensing@nottinghamcity.gov.uk**

**Appendix E**

**NOTTINGHAM CITY COUNCIL**

**CONDITIONS FOR PRIVATE HIRE VEHICLE LICENCE**

1. **DEFINITIONS**

“**Authorised Officer**” means an officer authorised in writing by the Council for the purposes of Part II of the Local Government (Miscellaneous Provisions) Act 1976

“**City**” means the City of Nottingham.

“**The Council**” means Nottingham City Council

“**Drivers Licence**” means a licence to drive a Private Hire Vehicle granted under the provisions of the Local Government (Miscellaneous Provisions) Act 1976

“**Operator**” means a person who makes provision for the invitation or acceptance of bookings for a Private Hire Vehicle licensed under section 55 of the Local Government (Miscellaneous Provisions) Act 1976 and “**Operation**” means in connection with the invitation, acceptance and carrying out of bookings by an Operator

“**Plate**” means the plate issued by the Council for the purpose of identifying the Vehicle as a Private Hire Vehicle or hackney carriage.

“**Private Hire Vehicle**” means a Private Hire Vehicle licensed by the Council under section 48 of the Local Government (Miscellaneous Provisions) Act 1976.

“**Proprietor**” means the person(s) or body named on the licence for the Vehicle as the proprietor of the Private Hire Vehicle and includes part proprietors and, in relation to a Vehicle subject to a hiring agreement or a hire purchase agreement, means the person in possession of the Vehicle under that agreement.

1. **MAINTENANCE OF PRIVATE HIRE VEHICLES**
2. The Private Hire Vehicle and all its fittings and equipment must at all times, when the Private Hire Vehicle is in use or available for hire, be kept in an efficient, safe, tidy and clean condition. In particular all data units, radios, Personal Digital Assistants or any other equipment installed in the Private Hire Vehicle must be affixed to the Private Hire Vehicle by use of secure fittings so they cannot be easily removed, to prevent injury or harm to the driver or passengers.
3. The interior of the Private Hire Vehicle must be kept clean and tidy at all times when the Private Hire Vehicles is in use or available for private hire work. The exterior of the vehicle shall, so far as is reasonably practicable be kept clean at all such times, having due regard to the weather conditions on the day
4. Once a Private Hire Vehicle has been inspected by the Council’s approved MOT station, and a licence has been granted, it must be maintained in that form and condition. No change in the specification design or appearance of the Private Hire Vehicle, or addition of any body work accessories shall be made within the duration of the licence without the prior written approval from Licensing.
5. **PLATES**
6. The Plate remains the property of the Council, and must be fixed to the vehicle, in accordance with the instructions of an Authorised Officer, at the cost of the proprietor, in such a manner as to be easily removable by an Authorised Officer or constable.
7. The Private Hire Vehicle shall display the front Plate, rear Plate and interior Plate issued by the Council throughout the duration of the licence
8. The interior Plate shall be clearly displayed and maintained inside the Private Hire Vehicle in such a position as to be visible to passengers at all times.
9. The driver’s dashboard badge must be clearly displayed at all times whilst working, ensuring it is in clear view of the rear passengers.
10. . The Proprietor must apply in writing to the Licensing Department if they wish to carry out contract or executive work only and to have exemption from displaying Plates on their Private Hire Vehicle. The letter of exemption and Plates for the Private Hire Vehicle shall be stored in the Private Hire Vehicle at all times.
11. **PASSENGERS**
12. The Driver must not convey or permit to be conveyed in a Private Hire Vehicle a greater number of persons than that prescribed in the licence for the Vehicle. (Children under the age of 3 years and seated on an adults’ lap in the rear of the Private Hire Vehicle shall not be counted for this purpose.
13. The conveying of children under the age of 10 years shall only be permitted as follows: -
14. There must be sufficient room to allow each passenger to be seated (children under the age of 3 years and seated on an adult’s lap in the rear of the Private Hire Vehicle shall not be counted for this purpose.
15. No child shall be conveyed in the front of the Private Hire Vehicle.
16. In any Private Hire Vehicle where there is a rear triple seat, two children may be seated in place of, and counted as, one adult for the purpose of paragraph (a) of this condition provided that at all times the total number of such children conveyed does not exceed four and that there is no breach of sub-paragraph (i) above.
17. The Driver must not allow more than one passenger to be conveyed in the front of the Private Hire Vehicle, unless a seating plan is obtained to carry 8 passengers, 2 of which are in the front seats.
18. The driver must not without the consent of the hirer of the Private Hire Vehicle convey or permit to be conveyed any other person in the Private Hire Vehicle.
19. The driver may, at his/her discretion, convey passengers’ animals or pets only in the rear of the Private Hire Vehicle only, provided that this restriction does not apply to assistance dogs.
20. The driver must convey guide/assistance dogs, unless in possession of a certificate of exemption obtained from the Council.
21. A serious view will be taken of any discriminatory behaviour. This may lead to the prosecution of the driver and suspension/revocation of his/her licence.
22. The driver must be conscious of concerns that women or children may have about being alone with someone they do not know, or only have limited knowledge of. The driver must not ask any personal questions regarding the passenger’s private life or personal relationships.
23. **CONVICTIONS**

The driver must, within seven days, disclose to the Council in writing details of any conviction incurred by him/her during the period of the licence, giving full details of:

1. Any conviction.
2. Receipt of any caution (issued by the police or any other agency).
3. Receipt of a Magistrate’s Court summons against them.
4. Receipt of a fixed penalty notice for any matter.
5. Receipt of a formal warning, order or injunction, including Criminal Behaviour Orders or similar.
6. Their arrest for any offence (whether or not charged).
7. **INSURANCE**

The proprietor must maintain in force, throughout the licence period, in relation to the use of the Private Hire Vehicle as a Private Hire Vehicle, a policy of insurance for covering the Private Hire Vehicle for hire and reward and complying with the requirements of Part VI of the Road Traffic Act 1972. Such policy shall be produced as soon as reasonably practicable and in any event within 7 days of the request of an Authorised Officer.

1. **RADIO**

The proprietor must ensure that any radio equipment fitted to the taxi is at all times kept structurally and mechanically sound and maintained in proper working order.

1. **NO SIGNS ON PRIVATE HIRE VEHICLE**

No sign, advertisement or operator livery shall be displayed on the Private Hire Vehicle unless approved by the Council in writing.

1. **SIDE PANEL/ LIVERY**
2. The driver must ONLY display the side panel for one operator on the vehicle at any given time that being the operator with whom the specific hiring is booked.
3. The driver must not alter or tamper with the side panels in any way.

1. **PRIVATE HIRE DRIVERS**
2. The Proprietor must not in the City employ or use any person as the driver of the Private Hire Vehicle for the purpose of any hiring, or permit any other person to act as the driver of the Private Hire Vehicle for the purpose of any hiring unless the person concerned has a current private hire driver’s licence issued by the Council.
3. If the proprietor permits or employs any other person to drive the Private Hire Vehicle as a Private Hire Vehicle, he must, before that person commences to drive the Private Hire Vehicle cause the driver to deliver his Private Hire Vehicle driver’s licence for retention until such time as the driver ceases to be permitted or employed to drive the Private Hire Vehicle or any other Private Hire Vehicle belonging to the proprietor.
4. The proprietor must keep a list of drivers available for inspection by an authorised officer.
5. **DEPOSIT OF LICENCES WITH PRIVATE HIRE OPERATOR**

This licence and all appropriate driver’s licences must be delivered to, and deposited with, the Operator of the Private Hire Vehicle.

1. **DETAILS TO BE REPORTED**
2. The proprietor must report an accident to Licensing, by completing an accident report form, within 72 hours of said accident.
3. The proprietor must notify Licensing of a change of address, in writing, within 7 days.
4. The proprietor must report any plates that are lost or stolen, to Licensing, within 72 hours.
5. The proprietor must notify Licensing of a transfer of ownership, in writing, within 7 days.

**13**. **CCTV**

No CCTV camera shall be fitted or used in the Hackney carriage unless it meets the Council’s **Licensed Vehicle CCTV** Technical Specification and System Requirements

**NOTE**

These conditions are additional to the statutory requirement imposed upon proprietors by the Local Government (Miscellaneous Provisions) Act 1976.

**PENALTIES**

The Local Government (Miscellaneous Provisions) Act 1976 provides that any person who acts in contravention of the provisions of Part II of the Act, shall be guilty of an offence and liable on summary conviction to a fine. In addition, such action whether or not resulting in criminal proceedings being taken may lead to the suspension or revocation of an existing licence or the failure to renew such a licence.

Nottingham City Council, **Commercial & Operations**, Licensing, Byron House,

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**APPENDIX F**

**NOTTINGHAM CITY COUNCIL**

**CONDITIONS FOR HACKNEY CARRIAGE VEHICLE LICENCES**

1. **DEFINITIONS**

“**Authorised Officer**” means an officer authorised by the Council in writing, for the purposes of Part II of the Local Government (Miscellaneous Provisions) Act 1976

“**City**” means the City of Nottingham.

“**The Council**” means Nottingham City Council

“**Drivers Licence**” means a licence to drive a Hackney Carriage granted under the provisions of the Town Police Clauses Act 1847 and the Local Government (Miscellaneous Provisions) Act 1976

“**Hackney Carriage**” means a hackney carriage licensed by the Council under section 37 of the Town Police Causes Act 1847.

“**Plate**” means the plate issued by the Council for the purpose of identifying the vehicle as a Hackney Carriage.

“**Proprietor**” means the person or persons or body named in this licence as the proprietor of the Hackney Carriage and includes part proprietors and in relation to a vehicle subject to a hiring agreement or a hire purchase agreement, means the person in possession of the vehicle under that agreement.

1. **MAINTENANCE OF VEHICLES**
2. The Hackney Carriage and all its fittings and equipment must be kept in an efficient, safe, tidy and clean condition at all times, when the vehicle is in use or available for hire. In particular all data units, radios, Personal Digital Assistants or any other equipment installed in the vehicle must be affixed to the vehicle by use of secure fittings so they cannot be easily removed, as so as to prevent injury or harm to the driver or passengers.
3. The interior of the vehicle shall be kept clean and tidy at all times when the vehicles is in use or available for hire. The exterior of the vehicle shall, so far as is reasonably practicable be kept clean at all such times, having due regard to the weather conditions on the day.
4. No alterations or change shall be made to the specification design or appearance of the Hackney carriage, nor any addition of body work accessories during the duration of this licence without the prior written consent of the Council.
5. **PLATE**
6. The Plate remains the property of the Council, and must be fixed to the vehicle, in accordance with the instructions of an Authorised Officer, at the cost of the proprietor, in such a manner as to be easily removable by an Authorised Officer or constable.

1. The Hackney Carriage shall display the front Plate, rear Plate and interior Plate issued by the Council throughout the duration of the licence.
2. The interior Plate shall be clearly displayed and maintained inside the Hackney Carriage in such a position as to be visible to passengers at all times.

1. The driver’s dashboard badge must be clearly displayed at all times whilst working, on the partition of the vehicle, ensuring it is in clear view of the rear passengers.
2. **PASSENGERS**
3. The driver must not convey or permit to be conveyed in a Hackney Carriage a greater number of persons than that prescribed in the licence for the vehicle. (Children under the age of 3 years and seated on an adults lap in the rear of the vehicle shall not be counted for this purpose.
4. The conveying of children under the age of 10 years shall only be permitted as follows:-
5. There must be sufficient room to allow each passenger to be seated (children under the age of 3 years and seated on an adults lap in the rear of the vehicle shall not be counted for this purpose.
6. No child shall be conveyed in the front of the Hackney Carriage.
7. In any Hackney Carriage where there is a rear triple seat, two children may be seated in place of, and counted as, one adult for the purpose of paragraph (a) of this condition provided that at all times the total number of such children conveyed does not exceed four and that there is no breach of sub-paragraph (i) above.
8. The driver must not allow any passengers to be conveyed in the front of the Hackney Carriage.
9. The driver must not without the consent of the hirer of the Hackney Carriage convey or permit to be conveyed any other person in the vehicle.
10. The driver may, at his discretion, convey passengers’ animals or pets only in the rear of the vehicle.
11. The driver must convey guide/assistance dogs, unless in possession of a certificate of exemption from the Council.
12. A serious view will be taken of any discriminatory behaviour. This may lead to the prosecution of the driver and suspension/revocation of his/her licence.
13. The driver needs to be conscious of concerns that women or children may have about being along with someone they do not know or only have limited knowledge of. The driver must not ask any personal questions regarding the passenger’s private life or personal relationships.
14. **LOCAL SERVICES**

Whilst operating as a Hackney Carriage under this licence, the proprietor must not allow any sign to be displayed which may indicate that the Hackney Carriage is operating a “local service” under section 12 of the Transport Act, 1985.

1. **SHARED SERVICES**

Whilst operating as a taxi under this licence, the proprietor must not allow any sign to be displayed which may indicate that the Hackney Carriage is operating a “shared service” under a scheme made under section 10 of the Transport Act 1985.

1. **CONVICTIONS**

The driver must, within seven days, disclose to the Council in writing details of any conviction incurred by him/her during the period of the licence, giving full details of:

1. Any conviction.
2. Receipt of any caution (issued by the police or any other agency).
3. Receipt of a Magistrate’s Court summons or other form of charge
4. Receipt of a fixed penalty notice for any matter
5. Receipt of a formal warning, order or injunction, including Criminal Behaviour Orders or similar.
6. Arrest for any offence (whether or not charged).
7. **INSURANCE**

The Proprietor shall maintain in force, throughout the licence period, a policy of insurance for covering the vehicle for immediate hire and reward and complying with the requirements of Part VI of the Road Traffic Act 1972. Such policy shall be produced as soon as reasonably practicable and in any event within 7 days of the request of an Authorised Officer.

1. **RADIO**

The proprietor shall ensure that any radio equipment fitted to the Hackney Carriage is kept mechanically and structurally sound and maintained in proper working order at all times.

1. **HACKNEY CARRIAGE METERS**

The Hackney Carriage shall be fitted with a Hackney Carriage meter constructed, fitted and maintained in accordance with the requirements of the Council.

1. **SIGNS**
2. The Hackney Carriage shall be fitted with a sign on the roof bearing the words “for hire” or “Taxi” on the front. The sign shall be capable of being switched on internally so that it is illuminated when the Hackney Carriage is “for hire” and not so illuminated otherwise.
3. No other signs or advertisement shall be displayed unless approved by the Council in writing.
4. **FARE CARDS**

The fare card showing the approved rate of charge shall be displayed in a prominent position inside the Hackney Carriage where it can be easily seen and shall be maintained in a clean and legible state and shall not be altered or defaced.

1. **HACKNEY CARRIAGE DRIVERS**
2. If the Proprietor permits or employs any other person to drive the Hackney Carriage, he shall , obtain that person’s Driver’s Licence for retention until such time as the driver ceases to drive the Hackney Carriage or any other Hackney Carriage belonging to the Proprietor
3. The Proprietor shall not permit or employ any person as a driver of the Hackney Carriage unless that person has a current Driver’s Licence issued by the Council.
4. **DETAILS TO BE REPORTED**

The Proprietor shall: -

1. Report all accidents involving the Vehicle to the Council by completing and lodging an accident form, within 72 hours of the accident notify the Council of a change of address, in writing, within 7 days.
2. The proprietor must report any plates that are lost or stolen, to Licensing within 72 hours.
3. The proprietor must notify Licensing of a transfer of ownership, in writing, within 7 days.

16. **CARD MACHINE**

1. The Hackney Carriage shall be fitted with a card payment machine to accept debit/credit cards & contactless card payments.
2. The card payment machine shall be fitted in such as manner so that the card machine is always in a prominent view to the customer.
3. The proprietor shall ensure that the card payment machine fitted to the Hackney Carriage is kept structurally and mechanically sound and maintained in proper working order at all times.
4. Signage shall be prominently displayed in the Hackney carriage to inform the customer that payment can be made by a credit/debit card.

17. **CCTV**

No CCTV camera shall be fitted or used in the Hackney carriage unless it meets the Council’s Licensed **Vehicle CCTV** Technical Specification and System Requirements

**NOTE**

These conditions are additional to the statutory requirement imposed upon proprietors by the Town Police Clauses Act 1847, the Local Government (Miscellaneous Provisions) Act 1976, and byelaws made by the Council.

**PENALTIES**

The Local Government (Miscellaneous Provisions) Act 1976 provides that any person who acts in contravention of the provisions of Part II of the Act, shall be guilty of an offence and liable on summary conviction to a fine. In addition, such action whether or not resulting in criminal proceedings being taken may lead to the suspension or revocation of a licence or the failure to renew such a licence.

Nottingham City Council, **Commercial & Operations**, Licensing, Byron House,

Maid Marian Way, Nottingham NG1 6HS

Website: **www.nottinghamcity.gov.uk/Hackney Carriage**

Email: **Hackney Carriage.licensing@nottinghamcity.gov.uk**

**Appendix G**

**NOTTINGHAM CITY COUNCIL**

**CONDITIONS FOR PRIVATE HIRE OPERATORS’ LICENCE**

1. **DEFINITIONS**

“the **Act**” means the Local Government (Miscellaneous Provisions) Act 1976 (as amended).

“**Authorised Officer**” means an officer authorised in writing by the Council for the purposes of purpose of these conditions Part II of the Local Government (Miscellaneous Provisions) Act 1976

“**City**” means the City of Nottingham.

“the **Council**” means Nottingham City Council

“**Drivers Licence**” means a private hire drivers licence issued by the Council under the Act.

“**Operate**” means to make provision for the invitation, acceptance and carrying out of bookings for a Private Hire Vehicle and “Operates” “Operated” and “Operation” shall be construed accordingly

“**Operator**” means a person who makes provision for the invitation or acceptance of bookings for a private hire vehicle licensed under section 55 of the Act.

“**Plate**” means the plate issued by the Council for the purpose of identifying the vehicle as a private hire vehicle or hackney carriage.

“**Private Hire Vehicle**” means a private hire vehicle licensed by the Council under section 48 of the Local Government (Miscellaneous Provisions) Act 1976.

“**Proprietor**” means the person(s) or body named on the Vehicle Licence as the proprietor of the Private Hire Vehicle and includes part proprietors and, in relation to a vehicle subject to a hiring agreement or a hire purchase agreement, means the person in possession of the vehicle under that agreement.

“**Vehicle Licence**” means a Private Hire Vehicle licence issued by the Council under the Act.

1. **RECORDS**

(a) A record shall be kept in a paginated book or by use of a suitable computer programme of the following particulars in respect of every booking invited or accepted: -.

1. The name of the passenger
2. The name of the hirer
3. The hirers contact telephone number and/or email address
4. The method in which the booking was made i.e. telephone, electronic means or in person.
5. The time and date of the booking.
6. The pick-up point.
7. The time of pick up.
8. The destination (which may be recorded electronically at the conclusion of the journey using GPS tracking).
9. The name of the driver
10. The driver’s licence number
11. The vehicle registration number
12. Whether the booking was accepted from the hirer or at the request of another Operator
13. The name of any individual that responded to the booking request
14. The name of any individual that dispatched the vehicle.

(b) Records made in accordance with (a) above shall be kept for a period of not less than 12 months following the date of the last entry in those records.

(c) A record shall be kept in a paginated book or by use of a suitable computer programme of the particulars of all Private Hire Vehicles and Drivers Operated under the terms of this licence and shall include: -

* 1. the name and address of the Proprietor(s)
  2. the vehicle registration number
  3. the Vehicle Licence number
  4. the name and Drivers
  5. Licence number of any driver who drives the Private Hire Vehicle
  6. the radio call sign allocated to the Private Hire Vehicle/driver.

(d) Records made in accordance with (c) above shall be kept for a period of no less than 12 months following the date that the Private Hire Vehicle ceases to be Operated under the terms of this licence.

(e) The Operator shall maintain a register of all staff that will take bookings or dispatch vehicles and each member of those staff shall provide to the operator a valid basic DBS certificate prior to commencement of employment and then on an annual basis. The register must be made available to an Authorised Officer on request.

(f) The Operator shall implement and maintain a policy relating to the employment of ex-offenders. The policy must be provided to the Licensing Authority upon implementation and be available to an Authorised Officer upon request.

(g) The Operator shall implement and maintain a safeguarding policy that addresses the needs of the protection of children and vulnerable adults for whom the Operator provides transport services.

(h) The Operator shall ensure that any other Operator to whom they sub-contract bookings to also has a similar safeguarding policy in place to protect children and vulnerable adults.

(i) The use of a driver who holds a Passenger Carrying Vehicle Licence (PCV) and the use of a Passenger Carrying Vehicle (PCV) to undertake a Private Hire Vehicle booking is not permitted unless the hirer has been informed that PCV licensed driver is not required to have an enhanced DBS check.

* + 1. **REPAIRS**

All Private Hire Vehicles Operated under this licence shall be fit for use and maintained in a suitable mechanical and roadworthy condition.

* + 1. **CHANGE OF DETAILS**

1. The holder of this licence shall notify the Council in writing as soon as reasonably practicable but in any event within 7 days of any change of his/her/its address, (including any address from which he/she/it Operates or otherwise conducts business as an Operator).
2. Where the operator is a company or partnership, the operator shall notify the Council of any change to its directors or partners within 7 days of such change occurring and any new directors or partners shall within 28 days provide the Council with a basic DBS certificate.
3. **CONVICTIONS**

The holder of this licence shall as soon as reasonably practicable but in any event within 7 days of the occurrence of any of the events listed below notify and provide full details of the event to the Council in writing: -,

1. Any conviction.
2. Receipt of any caution (issued by the police or any other agency).
3. Receipt of a Magistrate’s Court summons or other form of charge
4. Receipt of a fixed penalty notice for any matter
5. Receipt of a formal warning, order or injunction, including Criminal Behaviour Orders or similar.
6. Arrest for any offence (whether or not charged).

Where the holder of this licence is a company, partnership or other form of body this condition applies to its directors, partners or other persons in a position of authority or control within it as it applies to the body itself.

1. **PRIVATE HIRE VEHICLES**
   1. No vehicle shall be Operated as a Private Hire Vehicle unless a valid Private Hire Vehicle Licence is in force in respect of it.
   2. Before any Private Hire Vehicle is Operated the holder of this licence shall obtain its Vehicle Licence from its Proprietor. The Vehicle Licence shall be retained in a safe place during the duration of the time that the vehicle continues to be Operated and shall be returned to the Proprietor as soon as reasonably practicable (and in any event within 7 days) once Operation of the Private Hire Vehicle has ceased.
   3. The Operator will accept a copy of the Certificate of Compliance issued to a Private Hire Vehicle for a maximum of 30 days pending the issue of the Private Hire Vehicle licence.

1. **PRIVATE HIRE DRIVERS**
   1. No vehicle shall be Operated as a Private Hire Vehicle unless the driver holds a valid Driver’s Licence.
   2. Before any Private Hire Vehicle is Operated the holder of this licence shall cause the Proprietor to deliver.
2. His/her Drivers Licence (if the Proprietor intends to drive the Private Hire Vehicle themselves), and
3. The Drivers Licence of any other person that the Proprietor intends to employ (or permit to use the vehicle) as a driver,

Such Drivers Licence(s) shall be retained in a safe place during the duration of the time that the vehicle continues to be Operated, or, any driver in respect of which a Driver’s Licence has been retained ceases to drive the vehicle where upon it shall be returned to the Proprietor as soon as reasonably practicable and in any event within 7 days.

1. **PLATES, SIGNAGE AND SIDE PANELS**
2. Any advertisements (including details of the Operators business) displayed on the Private Hire vehicle must comply with the Council’s current Advertising Policy.
3. Any Private Hire Vehicle operated, which has been granted an exemption from displaying plates or signs as the proprietor has declared that their vehicle will only be undertaking work which involves contract / executive / corporate activitiesonly through a Nottingham City Council Licensed Operator and not general Private Hire work, must carry the letter issued by the Licensing department, confirming the exemption, along with the plates at all times in the boot of the vehicle. This should be available for inspection by an authorised officer at any time.
4. **COMPLAINTS**
5. The operator shall establish and operate a complaints procedure and take all reasonable steps to fully investigate any complaints, ensuring a record (in either bound and paginated book or electronic format) is kept of the following information:
6. Name, contact details of complainant and date complaint received
7. Date, time and details/nature of complaint
8. Name of driver (and badge number) or member of staff, to which the complaint relates, and

(iv) Details of action taken in respect of the complaint.

1. The operator shall keep the records required by (a) above for at least 12 months after investigation of the complaint has been concluded and such records shall be made available for inspection by an Authorised Officer on request .
2. Complaints involving any element of.

* Safeguarding
* The driving ability of any licensed driver
* The condition of any licensed vehicle

Must be reported to the Licensing Authority in writing within 48 hours of the complaint being made to the Operator.

**NOTE**

These conditions are additional to the statutory requirement imposed upon proprietors by the Local Government (Miscellaneous Provisions) Act 1976.

**PENALTIES**

The Local Government (Miscellaneous Provisions) Act 1976 provides that any person who acts in contravention of the provisions of Part II of the Act, shall be guilty of an offence and liable on summary conviction to a fine. In addition, such action whether or not resulting in criminal proceedings being taken may lead to the suspension or revocation of an existing licence or the failure to renew such a licence.

Nottingham City Council, **Commercial & Operations,** Licensing, Licensing, Byron House,

Maid Marian Way, Nottingham NG1 6HS

Website: **www.nottinghamcity.gov.uk/taxi**

Email: **taxi.licensing@nottinghamcity.gov.uk**

**Appendix H**

**Private Hire Operator Application Process**

1. Applications for Operator’s licences must be made in writing using the approved application form.

* Where the application is being made by a single individual, the questions on the application form should be answered by that individual.

* Where the application is being made by multiple individuals (whether in a formal partnership or not), the questions should be answered jointly by the applicants.

* Where a limited company is applying for a licence, the questions should be answered in respect of both the company and its directors.

2. This is necessary and particularly relevant to the questions relating to conviction, cautions, insolvency or disqualification, where the Licensing Authority must be satisfied as to the fitness and propriety of each and every applicant.

Before an application will be accepted the applicant must include the following:

* A basic DBS certificate (if not already a licensed driver with this Council). Where the applicant is a company, partnership or group of individuals, each director, partner of individual must provide a basic DBS certificate.
* A certificate of good conduct (if applicable);
* Proof that the applicant is legally permitted to work in the UK – a licence will not be issued for a period longer than that period the applicant is permitted to work;
* The safeguarding vulnerable people course certificate; (all applicants will be required to attend and pass this course)
* The application fee;
* Any other documentation required to progress your application e.g. relevant insurance documents.

If any issues arise during the processing of the application, in the first instance the applicant will be given an opportunity to provide clarification, or if appropriate to amend the application form.

When all required documents and other information have been received, the application will be determined.

In accordance with the Interpretation Act 1978, the term ‘person’ may apply to both individuals and bodies corporate and un-incorporate. Where an application is made by one or more individuals, the provisions herein shall be applied to each individual so specified in the application. Where an application is made by a partnership or limited company, the provisions herein shall be applied to each partner or director, as the case may be, and to the company secretary.

Completed application forms (including any information in annexes required as part of the application) should be returned to the Licensing Authority along with the applicable fee. A further charge is made for each Nottingham City Council licensed vehicle operated by your company.

Operator’s licences are non-transferrable. In the event of the control of a licensed business passing to a different person, it will be necessary for the new owner of the business to apply for a licence.

Determination

Applications can be granted at Officer level where all documentation is satisfactory and the statutory tests are met.

Where an application presents issues which cannot be addressed through the application process it will be heard by the Regulatory and Appeals Committee. The applicant will be given an opportunity to make representations, either in writing or orally at a meeting. All representations will be given full consideration prior to a decision being made in respect of the application.

The Licensing Authority may consider information from other sources such as the Police, Children and Adult Safeguarding Boards, other licensing authorities and statutory/non-statutory bodies.

Where an application is granted, a licence document will be issued to the applicant, which confirms their right to operate private hire vehicles. Licences will usually be granted for a period of 5 years. The Council does however reserve the right to grant licences for a shorter duration if deemed necessary in the circumstances.

Where an application is refused, suspended and/or revoked by the Council and the operator is aggrieved by the decision, there is a right of appeal to a magistrate’s court. Further details will be provided where applicable.

**Appendix I**

**Hackney Carriage & Private Hire Vehicle Licence Application Process (including renewal of existing licences)**

Applications for vehicle licences will only be accepted in relation to vehicles that comply with:

1. Nottingham City Council’s specification for private hire vehicles, or hackney carriages (as appropriate), and

2. Nottingham City Council’s Vehicle Age and Emissions Policy.

In making an application for a vehicle licence, applicants must submit the following:

• The vehicle application form;

• The appropriate fee;

• The original of the Vehicle Registration Document (Log Book/V5) certificate of registration for the vehicle (the new keeper’s supplement section of the V5 document will be accepted in the case of vehicles that are not licensed at the time that the application is made, and the vehicle has recently been purchased by the applicant (documentary evidence will be required). Licences will not be renewed unless the full V5 document is made available to the council at the time of application);

• The original insurance certificate or insurance cover note for the vehicle (this document must be provided before the plate is issued to the applicant)

The vehicle must be submitted for examination at the council’s nominated inspection facility. This inspection will include an assessment of the vehicle’s mechanical and aesthetic condition, and will exceed the MOT standards set by the Driver and Vehicle Standards Agency. The inspection is intended to assess the vehicle for licensing suitability. The council will not issue an MOT certificate for the vehicle; however a Certificate of Compliance will be incorporated into the vehicle licence.

All vehicles will be issued with a licence and with a licence plate showing the actual date of expiry.

Private Hire Vehicles under 10 years old or 11 years old for a fully electric vehicle will be issued a licence for a one year period, commencing on the date that the licence is issued. Vehicles older than 10 years old on the day that the licence is granted will be issued with a 6 month licence.

Hackney Carriages under 11 years old will be issued a licence for a one year period, commencing on the date that the licence is issued. Vehicles older than 11 years old on the day that the licence is granted will be issued with a 6 month licence.

**The applicant must submit to Taxi Licensing all necessary documents before the start of the vehicle examination.**

**The person presenting the vehicle for testing must be in possession of a valid Nottingham City Council Combined Hackney Carriage & Private Hire Vehicle driver’s licence.**

All vehicles are subject to a HPI check. If the vehicle is reported as having a condition alert (accident damage) then a licence will not be granted until such time as the vehicle has been inspected by Autolign and a certificate of confirmation of works undertaken is produced which will allow the condition alert to be removed.

The vehicle must be presented for testing at the agreed time and date. Any failure to attend or failure to give at least 24 hour’s notice of cancellation, will incur a cancellation fee.

Once the vehicle has been inspected, the inspection facility will confirm to the Licensing Office that a licensing inspection has taken place, and the result of that inspection. This may be done by supplying the vehicle proprietor and the Licensing Office with the appropriate confirmation documentation.

This documentation must indicate to the proprietor of the vehicle

* if the vehicle “passed” or “failed” the inspection,
* what point(s) the vehicle failed on (where a failure is given),
* if a re-test inspection is required.

Where a vehicle fails an inspection, the inspector must supply the proprietor and licensing officer with sufficient documentation to indicate what faults exist on the vehicle and are required to be rectified to enable the vehicle to pass a re-test (including body damage / dents / scratches or damage to fabrics / missing plates, notices or door signs). This document must be supplied to the proprietor of the vehicle at the end of that test inspection.

In cases where a licence renewal application has been submitted but has not been processed before the date that the licence expires.

If a licence is not renewed prior to its expiry (or if a renewal application is received, but the application is not determined prior to the expiry of the licence) then that vehicle will no longer be able to lawfully operate as a licensed vehicle.

**Appendix J**

**C I T Y O F N O T T I N G H A M **

**AGE AND SPECIFICATION POLICIES RELATING TO HACKNEY CARRIAGE AND PRIVATE HIRE VEHICLES**

**GENERAL**

1. **This Policy amends the policy which took effect from 1 January 2018**
2. **In accordance with the earlier policy**
   1. **All Hackney Carriage vehicles will be required to be a minimum of Euro 6 Diesel or ZEC ULEV**
   2. **No Hackney Carriage or Private Hire vehicle shall be granted a licence unless it meets the City Council’s approved vehicle specification and**
   3. **No licence will be granted for a Hackney Carriage Vehicle Licence unless that Vehicle is wheelchair accessible.**

**Hackney Carriages will also need to continue to meet the Council’s livery policy and both Hackney Carriages and Private Hire Vehicles will need to comply with the Council’s Advertising Policy**

1. **Nottingham City Council will generally refuse to renew a licence for a vehicle for use as a Hackney Carriage or Private Hire vehicle once the respective upper age limit has been reached :-.**

**3.1 From 01/01/2030, any vehicle being licensed for the first time as a Hackney Carriage or Private Hire vehicle will be required to be ZEC ULEV**

**3.2 From 01/01/2035, no vehicle shall be licensed as a Hackney Carriage or Private Hire vehicle unless it is a Zero Emissions Capable Ultra Low Emission Vehicle**

**PRIVATE HIRE VEHICLES**

**From 01/04/2024**

1. **Only Private Hire vehicles TEN (10) years of age and under from the date of first DVLA registration will be considered for first licensing or as a replacement vehicle.**
2. **Private Hire vehicles over the age of FIFTEEN (15) years from the date of first DVLA registration will ordinarily be REFUSED a licence UNLESS the vehicle is in exceptionally good road-worthy condition and approved for use following an Exceptional Condition Vehicle Check carried out by an authorised officer.**
3. **MOTs :-** 
   * **All vehicles will have an enhanced MOT on initial application and once yearly thereafter.**
   * **over the age of TEN (10) years from the date of first DVLA registration (or ELEVEN (11) years if fully electric) vehicles will be subject to SIX (6) monthly Enhanced MOT inspections.**

**All Enhanced MOT inspections shall be carried out by Nottingham City Council testers**

**WHEELCHAIR ACCESSIBLE HACKNEY CARRIAGE VEHICLES**

**From 01/04/2024**

1. **Only Hackney Carriage vehicles TEN (10) years of age and under from the date of first DVLA registration will be considered for first licensing or as a replacement vehicle**
2. **Hackney Carriage vehicles over the age of FIFTEEN (15) years from the date of first DVLA registration will ordinarily be REFUSED a licence** **UNLESS the vehicle is in exceptionally good road-worthy condition and approved for use following an Exceptional Condition Vehicle Check carried out by an authorised officer.**
3. **MOTs:-**
   * **All vehicles will have an enhanced MOT on initial application and** **once yearly thereafter.**
   * **over the age of ELEVEN (11) years from the date of first DVLA registration (or ELEVEN (11) years if fully electric) vehicles will be subject to SIX (6) monthly Enhanced MOT inspections.**

**All Enhanced MOT inspections shall be carried out by Nottingham City Council testers.**

**\* Euro 6 diesel relates to the engine AND vehicle both being manufactured after September 2015.**

**\*\* ZEC ULEV definition – emit up to 50g/km CO2 with a minimum of 30 mile emission range. A ZEC Hackney Carriage MUST be petrol if an internal combustion engine is used**

**Appendix K**

**Policy in relation to the specification of Private Hire Vehicles**

Local Government (Miscellaneous Provisions) Act – Section 48

1. The vehicle must comply with all relevant statutory requirements contained in the Road Vehicles (Construction and Use) Regulations 1986.

2. The vehicle must meet the criteria set out in the Council’s Vehicle Age and Emissions Policy.

3. The vehicle must have no material alteration or change in the specification, design, condition or appearance from time of manufacture of that vehicle (without written approval of the Council).

4. If the vehicle was originally constructed to seat more than 8 passengers (excluding the driver) it must not have been converted, modified or altered in any way which permanently allows it to carry eight or less passengers (excluding the driver) (unless notified to H.M. Customs and Excise immediately on completion of the conversion, modification or alteration).

5. The vehicle must have 4 road wheels and a minimum of 4 doors, 2 to each side of the vehicle. A full size spare tyre or, a space saver wheel must be carried in the vehicle or a generator and sealant where supplied as standard with the vehicle. Where ‘run flat’ tyres are fitted, a spare wheel/tyre is still to be carried.

6. The vehicle must be right hand drive. However, in certain circumstances a left hand drive may be considered suitable for licensing – this will be at the discretion of the council (and will include some limousines for example).

7. The vehicle must have sufficient seating capacity to carry a minimum of 4 and not more than 8 passengers. Except where application is made for a vehicle wishing to carry less than 4 passengers in which case its suitability to be licensed will be checked on its own merits.

8. In the case of MPVs where there is a rearmost row of seats and seats capable of being the rearmost seats e.g. fold away seats – these must be forward facing

9. The seating capacity will be determined by the Council based upon the manufacturer’s specification as stated on the vehicle registration document, the orientation of the seating and the dimensions of the seating.

10. Each 400 millimetres of seat base will constitute a seat, (unless it is impossible for a person to sit there, e.g. due to no leg room.) All measurements are taken across the front of the seat cushion.

11. The seating must be capable of being configured to achieve 600 millimetres minimum leg room available to any passenger. The measurement will be taken from the base of the seat to the rear of the seat in front. Where there is no seat in front the measurement will be taken from the base of the seat to the nearest obstruction in front.

12. All seats within the vehicle, front and rear, must be fitted with working seatbelts. In relation to number of doors in the case of vehicles to be licensed for less than 4 passengers this will be determined on its own merits

13.The vehicle must, if using LPG as a fuel, either wholly or as an alternative means of propulsion, be appropriately and safely converted in line with regulations that are in force / applicable at the time of inspection. Where a doughnut tank is fitted in the boot for LPG the spare wheel if still carried in the boot must be properly secured. Alternately a spare wheel cage installed to manufacturers and British Standards may be fitted to the underside of the vehicle.

14.The vehicle must not have displayed on or from the vehicle any sign or notice, mark, or illumination which consists of or includes the word ‘taxi’ or ‘cab’ or leads a person to believe the vehicle is a hackney carriage.

15. The vehicle must not have any other feature which may suggest to a person seeking to hire a vehicle that the vehicle is a hackney carriage.

16. The vehicle must be in the colour it was originally manufactured, and no advertisement be displayed on the vehicle (without the written approval of the council in accordance with Appendix O).

17. The vehicle must have provided and maintained at all times safety equipment that will be, from time to time, specified by the Licensing Authority and detailed in the Private Hire Vehicle and Hackney Carriage examination and testing requirements.

18. The Licensing Authority may, from time to time, make alterations to this specification to reflect changes in road vehicles regulations, manufacturing, and government guidance or conditions. Such changes will be notified as appropriate to proprietors.

19. In addition to the foregoing the proprietor / licensee is required to comply with statutory requirements and attention is drawn in particular to the provisions of Part II of the Local Government (Miscellaneous Provisions) Act 1976.

20. The vehicle must not have sustained accident damage resulting in structural distortion beyond the accepted limits of the vehicle manufacturer, or, have been disposed of under an insurance salvage agreement (categories A, B, C and D).

**Additional Requirements for Wheelchair Accessible Vehicles:**

21. Wheelchair Facilities

(1) Suitable anchorages must be provided for the wheelchair and chair bound disabled person. These anchorages must be either chassis or floor linked and be capable of withstanding stresses to a dynamic deceleration test of 15g peak at 20 m.p.h. Restraints for wheelchair and occupant must be independent of each other.

Anchorages must also be provided for the safe stowage of a wheelchair when not in use, whether folded or otherwise, if carried within the passenger compartment. All anchorages and restraints must be so designed that they do not cause any danger to other passengers.

(2) The door and doorway must be so constructed as to permit an unrestricted opening across the doorway of at least 75 cm. The minimum angle of the door when opened must be 90 degrees.

(3) The clear height of the doorway must be not less than 120 cm.

(4) Grab handles must be placed at door entrances to assist the elderly and disabled.

(5) The top of the tread for any entrance must be at floor level of the passenger compartment and must not exceed 38 cm above ground level when the vehicle is unladen. The outer edge of the floor at each entrance must be fitted with non-slip treads.

(6) The vertical distance between the highest part of the floor and the roof in the passenger compartment must be not less than 1.3 meters.

(7) Where seats are placed facing each other, there must be a minimum space of 42.5 cm between any part of the front of a seat and any part of any other seat which faces it, provided adequate foot room is maintained at floor level. Where all seats are placed facing to the front of the vehicle, there must be a clear space of at least 66 cm in front of every part of each seat squab.

(8) A ramp or ramps for the loading of a wheelchair and occupant must be available at all times for use at the nearside rear passenger door. An adequate locating device must be fitted to ensure that the ramp/ramps do not slip or tilt when in use. Provision must be made for the ramps to be stowed safely when not in use.

22. Passenger Capacity

(1) The occasional seats must be at least 40 cm in width and the minimum distance from the back of the upholstery to the front edge of the seat must be 35.5 cm.

(2) The occasional seats must be so arranged as to rise automatically when not in use. They must be symmetrically placed and at least 4 cm apart. When not in use, front seats must not obstruct doorways.

(3) The rear seat dimensions must be adequate to carry two or three adult passengers comfortably in vehicles licensed to carry four or five passengers respectively.

(4) Suitable means must be provided to assist persons to rise from the rear seat with particular attention to the needs of the elderly and disabled.

23. Driver’s Compartment

(1) The driver's compartment must be so designed that the driver has adequate room, can easily reach and quickly operate the controls and give hand signals on the offside of the vehicle.

(2) The controls must be so placed as to allow reasonable access to the driver's seat and, when centrally placed, must be properly protected from contact with luggage.

(3) A serviceable device for demisting the windscreen must be fitted.

(4) Every vehicle must be provided with an approved means of communication between the passenger and the driver. When a sliding window is fitted on the glazed partition, the maximum width of the opening must not exceed 11.5 cm.

**General Specifications**

1. Front Engine Petrol, Diesel, Hybrid, Front or Rear Wheel Drive

No minimum Engine Capacity for conventional 4 passenger vehicles (Petrol or Diesel)

No minimum Engine Capacity for conventional 4 passenger vehicles (Hybrid)

1. Seating should be for at least 4, but no more than 8 passengers in addition to the driver.

Rearward facing seats over or rearward of the rear wheels and axle(s) having normal access only through a rear door will not be accepted.

Folding or moving seats which are so constructed to provide access to other seats to which there is no direct access will not be accepted.

Front seats shall be equipped with safety belts in accordance with current legislation and any vehicle having a gangway between the body side and nearside passenger seat must be equipped with a lap and shoulder belt which does not obstruct the gangway.

1. A separate lockable luggage compartment is preferred. In vehicles where the luggage is not in a separate compartment passengers must be protected by a screen from items of luggage being propelled into the passenger compartment area by the vehicle movement.
2. At least 4 road wheels.
3. Manufacturers gross vehicle weight for tyres and suspension actually fitted to the vehicle submitted for a licence must be sufficient for a minimum payload equal to the driver, full fuel tank, the number of passengers for which a licence is requested (at 70 kg per person) and luggage (at 20 kgs per person).

Where Propane or L.P.G is used as the vehicle fuel the weight of extra equipment must be within the gross weight.

Where the vehicle type has a marginal payload rating and it has many nonstandard fittings and equipment, a weighbridge certificate of kerb weight may be required.

1. All vehicles will be of an approved type, being properly constructed in accordance with all appropriate Act of Parliament and E.E.C Legislation applicable to the U.K. Approved vehicles will be right hand drive, with the exception of chauffeur driven limousine type vehicles used for executive hire which may be left-hand drive, fitted with at least 4 road wheels, with at least two passenger doors in the body sides and separate means of access for the driver.

Passengers will be provided with sufficient means of communication with the driver and have facilities to carry luggage in a safe and secure condition. The passenger accommodation will have properly upholstered and covered seats, with floors also properly covered. There will be direct access to all doors without the need to fold or move any seats to provide a gangway. There will be means of opening and closing at least one window each side of the vehicle.

**GENERAL EQUIPMENT**

Where a vehicle has more than 4 passenger seats and arranged on more than 2 rows of seats, the headroom for the intermediate seats will be as for the front seat.

1. Spare Wheel and Tyre, Jack and Wheel Brace - properly stowed to protect passengers luggage.
2. or an electronically operated tyre pump and container of tyre sealant
3. 1.36kg B.C.F or Dry Powder Fire Extinguisher and First Aid Kit in the passenger compartment of
4. Nearside and Offside rear view mirrors
5. If a fare meter is fitted it must be visible to all passengers and not be a safety hazard to passengers.

In addition to the general requirements, Private Hire Vehicles will not display any advertising or lettering other than the permitted 127mm x 76mm label in the windscreen displaying the City of Nottingham Private Hire Licence number or other approved legend in letters and figures no more than 25mm high.

London type Hackney Carriages are not allowed to be licensed as Private Hire Vehicles.



**General Specifications for a one passenger vehicle**

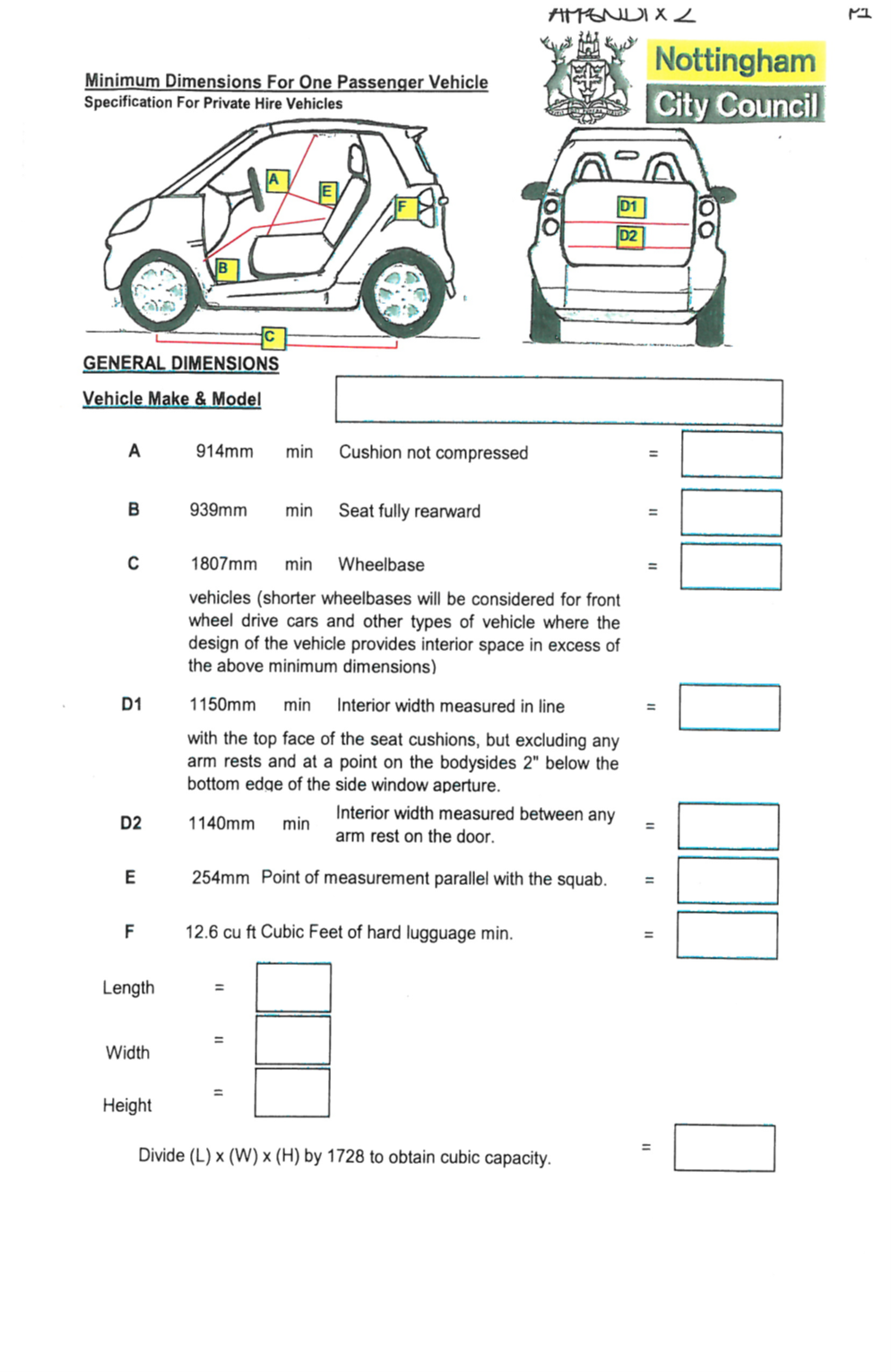
1. Front engine petrol, diesel no minimum engine capacity.
2. Seating should be for 1 passenger in addition to the driver. Rearward facing seats over or rearward of the rear wheels and axle(s) having normal access only through a rear door will not be accepted.
3. Folding or moving seats which are so constructed to provide access to other seats to which there is no direct access will not be accepted.
4. Front seats shall be equipped with safety belts in accordance with current legislation.
5. A separate, lockable luggage compartment is preferred. In vehicles where the luggage is not in a separate compartment, passengers must be protected by a screen from items of luggage being propelled into the passenger compartment area by vehicle movement.
6. At least 4 road wheels.
7. Manufacturers gross vehicle weight for tyres and suspension actually fitted to the vehicle submitted for a licence must be sufficient for a minimum payload equal to the driver, full fuel tank, the number of passengers for which a licence is requested (at least 70kf per person) and luggage (at least 20kg per person). Where propane or L.P.G. is used as the vehicle fuel, the weight of extra equipment must be within the gross weight.
8. Where the vehicle type has a marginal payload rating and it has non-standard fittings and equipment, a weighbridge certificate of kerb weight may be required.
9. All vehicles will be of an approved type, being properly constructed in accordance with all appropriate act of Parliament and E.U. legislation applicable in the U.K. Approved vehicles will be right hand drive with the exception of chauffeur driven limousine type vehicles used for executive hire which may be left-hand drive, fitted with at least 4 road wheels, with at least one passenger door in the body side and separate means of access for the driver.
10. Passengers will be provided with sufficient means of communication with the driver and have facilities to carry luggage in a safe and secure condition. The passenger accommodation will have properly upholstered and covered seats with floors also properly covered. There will be direct access to a door without the need to fold or move any seats to provide a gangway. There will be means of opening and closing at least one window.

**General equipment**

1. Spare wheel and tyre, jack and wheel brace – properly stowed to protect passenger’s luggage (or manufacturers equivalent)
2. 1.36kg B.C.F. or dry powder fire extinguisher and first aid kit in the passenger compartment.
3. Nearside and offside rear-view mirrors.
4. If a fare meter is fitted, it must be visible to all passengers and not a safety hazard to passengers.

In addition to the general requirements, Private Hire Vehicles will not display any advertising or lettering other than the permitted 127mm x 76mm label in the windscreen displaying the City of Nottingham Private Hire Licence number or other approved legend in letters and figures no more than 25mm high.

London type Hackney Carriages are not allowed to be licensed as Private Hire Vehicles.

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**Appendix L**



EXTRACT from the minutes of the City of Nottingham

ENVIRONMENT COMMITTEE City Secretary's Department held on 19

## 317 WHEELCHAIR ACCESSIBLE HACKNEY CARRIAGES

Consideration was given to a report of the City Secretary, copies of which had been circulated.

### RESOLVED

1. that, from 1 April 1995, no vehicle should be licensed as a hackney carriage unless of a type approved by the London Public Carriage Office and wheelchair accessible; 
2. that the current vehicle specifications for hackney carriages be  amended as set out in the report to include a specification in respect of vehicles approved by the London Public Carriage Office; 
3. that the approved vehicles be finished in one colour of 'Jaguar Racing Green' (number JBC 701) and the City coat of arms be displayed on both front door panels and that this be a condition of the licence;
4. that, from I September 1990, all replacement vehicles be of the type and specification referred to in resolutions (l) and (2) above; 
5. that, from 1 September 1990, hackney carriage licences which had lapsed be not renewed unless of a type and specification referred to in resolutions (1) and (2) above;
6. that, subject to him submitting reports to the Environment (Licensing) Sub-Committee concerning •applications of an unusual nature, the City Secretary be authorised to determine applications for licences received after 1 September 1990 in respect of vehicles not of the type and specification referred to in resolutions (1) and (2) above, provided that such vehicles complied with the existing type approvals and specifications, save that the colour might be black or white, and that he was satisfied that the application was made in circumstances where the vehicle had to be unexpectedly replaced, and such licences be issued for a period not exceeding 3 months;
7. that the Policy and Resources Committee be requested to grant a supplementary estimate of £1,400 for the purchase of rear licence plates.

**Appendix M**

**Requirements for vehicle examination**

**NOTTINGHAM CITY COUNCIL**

**THE LICENSING OF HACKNEY CARRIAGES AND PRIVATE HIRE VEHICLES**

**SUPPLEMENTARY TESTERS MANUAL**

**Vehicles will be tested to standards as laid down in the MOT Testers Manual and this Supplementary Testers manual. Where appropriate the Council may require vehicles to be submitted for examination by a Council appointed Motor Engineer.**

**EFFECTIVE FROM 01.01.2020**

**NOTE: THE COUNCIL RESERVES THE RIGHT TO MAKE AMENDMENTS TO STANDARDS AND**

**REQUIREMENTS CONTAINED IN THIS MANUAL**

**INDEX**

Section 1 Vehicle Exterior

Section 2 Hackney Carriage and Private Hire Vehicle Signs

Section 3 Licence Plates

Section 4 Tyres and Spare Wheels

Section 5 Boot/Luggage Compartment

Section 6 Engine Compartment and underside

Section 7 Interior of Vehicles

Section 8 First Aid Kit

Section 9 Fire Extinguishers

Section 10 Road Test

Section 11 Meters

Section 12 List of Amendments

**1. EXTERIOR OF THE VEHICLE**

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| --- | --- | --- |
| **METHOD OF INSPECTION**  1.1 The exterior of the bodywork, the underside of the vehicle and the engine compartment must be free from mud, oil and grease to allow for proper inspection of these areas (see Notes), *steam cleaning may be required in some cases.*  1.2 Check the operation of all external door catches and locks to ensure that all doors can be securely closed and easily opened.  1.3 Check all doors to ensure that they are properly aligned and will close easily.  1.4 Ensure that the door hinges are in good condition allowing free movement of the door.  1.5 Check all wind-check positions to ensure that doors are held in place when opened.  1.6 Examine the external body panels and structure for evidence of corrosion, damage and/or unsatisfactory repairs, or severe misalignment.  1.7 Examine the external paintwork for damage which adversely affects the appearance of the vehicle (see Notes). | **REASONS FOR FAILURE**  1. Contamination preventing proper inspection.  2. Defective external door catches which prevent a door opening and closing properly.  Missing or ineffective door locks.  3. Poorly fitting doors to the vehicle.  4. Defective door hinges.  5. Wind-checks missing or faulty.  6. Corrosion or damage to the vehicle body or structure which adversely affects the appearance and/or safety of the vehicle.  7. Exterior of vehicle so dirty that the overall finish of the paintwork cannot be assessed. Paintwork so deteriorated, damaged, rust blistered or stone chipped, that it detracts from the overall appearance of the vehicle. Renovations to paintwork which produce runs, flat or uneven finish or of non matching colour, ie. not compatible with adjacent panels. Repairs incomplete in primer or undercoat. | **NOTES**  If the vehicle is presented for annual inspection in a filthy condition the inspection will not be carried out. A test may be refused if the vehicle is presented with wet paint or wet underseal.  Any wind check straps must be of a type approved by the manufacturer.  Engineers certification may be required to satisfy the vehicle examiner that repairs have been properly carried out. |

**EXTERIOR OF THE VEHICLE cont’d**

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| --- | --- | --- |
| **METHOD OF INSPECTION** | **REASONS FOR FAILURE** | **NOTES** |
| 1.7 (cont.) | Vehicle resprayed in unapproved colour or colours.  Overspray on glass or other fittings.  Finisher moulding insecure, incorrectly fitted or missing. | Private Hire Vehicles should be one solid colour, and will not be accepted in the colour of Jaguar British Racing Green  Hackney Carriages should be London Style Public Carriage Office approved wheelchair accessible cabs, as approved by Environment committee on 19th April 1990.  Regulatory appeals Committee 25/09/2019 approved Hackney Carriage:  Nissan Dynamo Electric Taxi, Ford Tourneo, Vauxhall Vivaro VX8 Taxi, Ford Procab Euro 6 Diesel and converted by a specialist, LEVC TX  Approved by delegated authority  Ford Coachman by Flexicab 09/09/2019  Nissan Dynamo 40Kwh 11/09/2019  Regulatory & Appeals Committee 16/12/2019 approved Hackney Carriage;  LEVC Icon  N.B. Hackney carriages must be finished in one colour of the manufacturers black with a white vinyl wrap roof and the coat of arms in white. (Regulatory & Appeals Committee 16/03/2018)  **SEE APPENDIX 1 FOR LIST OF VEHICLES THAT MEET THE CURRENT AGE & SPECIFICATION POLICY**  **From 01/01/2020 all Hackney Carriage vehicles will be required to be a minimum of Euro 6 diesel or ZEC ULEV. (Regulatory and Appeals Committee 18/12/2017)** |
| 1.8 Check that the nearside and offside door/wing mirrors are fitted to the vehicle in a secure manner and that they function correctly. | 8. Missing or defective door/wing mirrors. Mirror cover/ lacking in primer or sprayed in obviously none-matching colours. |  |
| 1.9 Ensure that the front and rear bumpers are in good order (without damage) and are securely fixed to the vehicle. | 9. Damaged or inadequately secured front or rear bumpers, severely misaligned bumpers. |  |
| 1.10 Ensure that front and rear number plates comply with current regulations. | 10. Damaged front or rear number plates.  Number plates which do not comply with the Vehicle Excise and Registration Act 1994 and Road Vehicles (Registration and Licensing) Regulations. Number plate severely misaligned or inadequately secured. |  |
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**EXTERIOR OF THE VEHICLE cont’d**

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| **METHOD OF INSPECTION**  1.11 Examine the rubber seals to every door for serious damage, looseness or absence.  1.12 Ensure that the vehicle boot lid opens, closes and locks properly, and that the hinges and opening mechanism adequately support the lid when it is in the open position.  1.13 Check the operation of the number plate light, reversing lights and front and rear fog lights. | **REASONS FOR FAILURE**  11. Damaged, missing or loose door seals which are likely to cause draught, rainwater penetration, unreasonable road noise or a trip hazard.  12. Worn hinges to boot lid, defective boot lock, weak or defective boot opening device. Doors or access panels severely corroded or inadequately repaired around hinges or catches. Bodywork or pillars as above.  13. Inoperable or insufficient number plate, reversing or fog lights. | **NOTES**  The vehicle will fail the test where defects in a door seal are considered to be likely to cause rain penetration, excessive draught, excessive road noise inside the vehicle or represent a trip hazard to users of the vehicle.  Lights may be of insufficient intensity when incorrect bulbs have been fitted.  (*Any lamp fitted must work correctly and be properly aligned).* “Lamps which are not a legal requirement will not be a reason for rejection unless their condition or appearance detracts from the overall appearance of the vehicle”. This does not apply to revering lamps. |

**2. SIGNS - HACKNEY CARRIAGE SIGNS**

|  |  |  |
| --- | --- | --- |
| **METHOD OF** **INSPECTION** | **REASONS FOR FAILURE** | **NOTES** |
| 2.1 Examine the roof mounted sign affixed to the vehicle, and ensure that its size, design and construction conform to the Council’s standards. Ensure that the sign is undamaged, the lettering clearly legible, and that it is capable of automatic illumination.(See notes) | 1. A sign that does not conform to the Council’s standards  2. A sign which is damaged or has lettering which is not clearly legible.  3. A sign which cannot be switched off by separate means. | A Hackney Carriage must be equipped with an illuminated sign on the roof of the vehicle bearing the word “TAXI”.  The roof sign should be connected to the meter switch so that the cancelling of the meter automatically illuminates the sign and activating or switching off of the meter by other means(e.g. an isolator switch) automatically extinguishes the sign. |
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**2. SIGNS - PRIVATE HIRE VEHICLE SIGNS**

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| --- | --- | --- |
| **METHOD OF INSPECTION** | **REASONS FOR FAILURE** | **NOTES** |
| 2.2 Examine the signs where affixed to the vehicle to ensure that they comply with the Council’s vehicle licence conditions. | 4. Non-compliance with conditions. | The Council’s licence conditions require:-  No top signs are allowed on Private Hire Vehicles.  No signs including the words ‘Taxi’, ‘Cab’,’for hire’ etc. are allowed on private hire vehicles which may lead the public to think that the vehicle is a taxi. |

**2. SIGNS - ADVERTISING ON HACKNEY CARRIAGE AND PRIVATE HIRE VEHICLES**

NO ADVERTISING IS ALLOWED ON VEHICLES OTHER THAN THAT PREVIOUSLY APPROVED BY THE COUNCIL

**3. LICENCE PLATES (i.e Taxi Plates)**

|  |  |  |
| --- | --- | --- |
| **METHOD OF INSPECTION** | **REASONS FOR FAILURE** | **NOTES** |
| 3.1 Ensure that the vehicle has provision for front and rear ‘Taxi’ plate to the fitted securely to the exterior in a position where they will be clearly legible. | 1. No provision for plates to be mounted. Plate mounting device or bracket insecure, broken or otherwise unfit for purpose  2. Plate is not securely fixed to the rear of  the vehicle | The Council’s licence conditions  require licence plates to be displayed  at all times. Vehicles with “executive exemption”  must have supporting documentation when presented for test.  NEW TAXI’s at the initial test will be fitted with plate brackets, these will be fitted F.O.C unless this is unreasonably difficult.  This may be subject to review. |
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Charge for broken brackets

Do not fit brackets, Taxi driver/ company to fit.

**4. TYRES AND SPARE WHEEL (Where wheel trims are fitted these should be removed by the driver before the test to enable the wheel to be properly checked)**

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| **METHOD OF INSPECTION** | **REASONS FOR FAILURE** | **NOTES** |
| * 1. Tyres must be of the same size   or to manufactures specification.  4.2 Examine the tyre for signs of damaged  or excessive wear (see notes). Ensure that the spare (where supplied) complies with damage/tread depth requirements. “Space saver” spare tyre must have a minimum tread depth of 1.6mm over the central three quarters of the overall tread width.  4.3 Visually examine all tyres for obvious over  or under inflation.  4.4 Examine the jack and wheel brace provided.  4.5 Check the spare wheel fixing brackets (or similar securing device) to ensure the wheel is properly secured in the correct position.  4.6 Check all wheel rims for damage  or distortion | 1. Variation in size of tyre. Where this is clearly not to the manufacture’s specification.  2. Damaged, worn or otherwise illegal tyres,  Tyres below the Council’s minimum tread depth (See Notes)  *A tyre, which has any significant area of the original, tread pattern missing.*  3. A tyre that is obviously over or under inflated.  4. Failure to provide a suitable jack and or wheel brace.  5. Failure to satisfactorily secure the spare wheel.  6. A damaged or distorted wheel rim. | Spare wheel or puncture repair provision  must be supplied with the vehicle.  This may be (1) a spare wheel with the same type and size of tyre as fitted to the rest of the vehicle.  2- A ‘spare saver’ spare wheel  3- An electronically operated tyre pump and container of tyre sealant.  4- Run flat tyres if fitted as standard by the vehicle manufacturer.  A British standard remold will be acceptable if it carries clearly legible .B.S makings  Tyre tread pattern should be a minimum of 2mm across the central three –quarters of the tread.  L71 and Metrocab Hackney Carriage must have tyres fitted which are marked on manufacture ‘TAXI or CAB’ |
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**5. BOOT/LUGGAGE COMPARTMENT**

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| **METHOD OF INSPECTION** | **REASONS FOR FAILURE** | **NOTES** |
| 5.1 Examine for evidence of damage, corrosion or water penetration. | 1. Damage or corrosion to the floor inner wing panels or lid, or evidence of water penetration. |  |
| 5.2 Examine floor covering to ensure that it is in good condition and offers adequate protection to luggage stored. | 2. Excessive wear, damage or staining floor covering |  |
| 5.3 Examine the interior for accumulations of dirt, grease, litter etc. or staining of any surface with which luggage may come into contact. | 3. Accumulations of dirt, grease, rubbish etc. which could soil or damage luggage stored therein. |  |
| 5.4 Check for the presence of containers of any flammable or corrosive material (e.g. oil, petrol). | 4. Containers for the storage of oil, petrol or any flammable or corrosive material shall not be carried in the vehicle | These materials are a fire hazard. They may also contaminate passengers luggage, taint food etc. |
| 5.5 Ensure that all interior panels are in position, covering electrical wiring and associated fittings. | 5. Panels insecure or missing. |  |
| 5.6 Ensure that wheelchair accessible vehicles have suitable ramps marked with plate no. | 6. Failure to supply suitable ramps  Ramps not clearly marked with plate no. |  |
| 5.7 Ensure that if wheelchair accessible vehicle is fitted with a manufacturers step that it is maintained to a suitable standard | 7. Appropriate vehicles with missing or unserviceable step. |  |

**NOTE:**

**A JACK, FIRST AID KIT, FIRE EXTINGUISHER AND WHEELCHAIR RAMPS (Where applicable) MAY BE CARRIED IN THE LUGGAGE COMPARTMENT.**

**6.** **ENGINE COMPARTMENT and UNDERSIDE of VEHICLE**

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| **METHOD OF INSPECTION** | **REASONS FOR FAILURE** | **NOTES** |
| * 1. Carry out a visual inspection of the engine compartment for signs of oil or fuel leaks.   2. Ensure that the battery is properly secured in position.   3. Check the clutch master cylinders for any signs of spillage or leakage of fluid.   4. Check the clutch mechanisms for correct operation   5. Check the operation of the bonnet release catch.   6. Carry out a visual inspection of the entire underside of the vehicle, applying “private MOT” standards; however assessment of safety – critical Items such as brake pipes and hoses, highly stressed steering joint, etc, and important areas of the vehicles structure must be assessed given due consideration to the increased loads and mileage imposed upon taxi’ vehicles and standards, must be adjusted accordingly | 1. Any fuel leakage  2. Any oil leakage where oil contamination is apparent over parts of the engine or underside of the vehicle or where oil is seen to be dripping from the vehicle.  3. Insecure battery  4. Leaking clutch master cylinders.  5. Fluid leakage or mechanical component wear in the clutch mechanisms.  6. Defective bonnet release catch/mechanism. | Inspection to be carried out from both above and below the vehicle.  Battery must be securely clamped down. |
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**7. INTERIOR OF VEHICLE**

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| **METHOD OF INSPECTION** | **REASONS FOR FAILURE** | **NOTES** |
| 7.1 Examine the floor and upholstery inside the vehicle for accumulations of dust, dirt, litter, general debris, cigarette ash, staining or excessive wear. | 1. A vehicle which is in a dirty condition with accumulations of dust, litter, debris etc. or staining to the carpets or upholstery. | Vehicle will be failed if cushion/backrests, upholstery, carpeting or matting is collapsed, holed, split, temporarily repaired, dirty or stained.  Correctly fitted seat covers will be acceptable |
| 7.2 Check that there are no excessive unpleasant odours noticeable inside the vehicle | 2. Unacceptable smells of vomit, food or other contaminants. |  |
| 7.3 Remove any mats from the floor and examine the carpeting for signs of leakage of water into the vehicle. | 3. Evidence of leakage of water into the vehicle from rainwater penetration or leaking cooling/heating system. |  |
| 7.4 Examine any mats provided to ensure that they are not worn or damaged (see Notes).  7.5 Assess all seats within the vehicle to ensure that all seat cushions and back rests are in a good condition and offer proper support to passengers and the driver (see Notes).  7.6 Examine all seats to ensure that they are properly secured to the vehicle; with a fixed rear seat ensure that the seat cushion is not loose  7.7 Examine swivel seats where fitted to ensure correct operation and mechanism.  7.8 Check the operation of the interior light and dashboard illumination within the vehicle, both the manual switch and the door operated switches.  7.9 Examine the interior rear view mirror and ensure that it is securely fixed. | 4. Seats which are not adequately secured to the vehicle.  5. Swivel seat not maintained to safe standard.  6. Faulty interior light fitting. Faulty interior light switch. Faulty interior light door switches. Faulty dashboard illumination.  7. A loose, damaged or missing rear view mirror. |  |
| 7.10 Check the operation of the heater/windscreen demister to ensure that it is in satisfactory working order.  7.11 Examine the clutch and brake pedal rubbers for signs of excessive wear and security.  **INTERIOR OF VEHICLE cont’d**  **METHOD OF INSPECTION**  7.12 Check the operation of all window winders ensuring that they allow all windows to be fully lowered and raised easily. | 8. Defective heater/windscreen demister.  9. Worn or missing or insecure brake and/or clutch pedal rubbers.  **REASONS FOR FAILURE**  10. Window winders that do not allow windows to be easily lowered or raised. | **NOTES** |
| 7.13 Check the operation of all door release  catches to ensure that doors can be opened easily from within the vehicle.  7.14 Ensure that child proof locks (if fitted) to rear doors are in working order.  7.15 If a security grille is fitted (hackney carriages) check to ensure that there are no sharp or exposed parts which could cause injury to a passenger or driver.  7.16 Check that estate cars are fitted with a secure luggage guard or cover.  7.17 Ensure that at least one ‘No Smoking’  Sign is clearly displayed.  7.18 Check the condition and security  of passenger grab handles. | 11. Defective interior door release catches.  12. Defective child proof locks.  13. Loose or incorrectly fitted security grille or exposed parts which could cause injury.  14. Luggage guard/cover not fitted or ineffective.  15. Failure to clearly display a ‘no smoking sign’.  16. Missing, broken, damaged or insecure passenger grab handle. | **. No smoking sign must be at least 70mm diameter.** |
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**8. FIRST AID KIT**

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| **METHOD OF INSPECTION** | **REASONS FOR FAILURE** | **NOTES** |
| 8.1 Ensure that a first aid kit is provided within the vehicle. Examine the kit to ensure that the contents conform to the requirements laid down in the The Health and Safety (First Aid) Regulations 1981 Specification for travelling First Aid Kits (see Notes)  8.2 Ensure that the first aid kit is suitably sited and accessible. (see Notes). | 1. Failure to provide a first aid kit, or a kit which does not conform to the Council’s specification.  2. A first aid kit which is sited in a position which is not conspicuous or readily accessible to the passengers and where there is no legible sign displayed on the dashboard indicating the location of the kit. | The Health and Safety (First Aid) Regulations 1981 Specification for travelling First Aid Kits states that each kit should contain the following:-  (a) 6 individually wrapped sterile adhesive dressings.  (b) one medium sized sterile unmedicated dressing (approx.10cm x 8cm; examples of suitable dressings currently available are the Standard Dressings No.8 and No. 13 B.P.C.)  (c) One Triangular bandage (this should if possible, be sterile: if not, a sterile covering appropriate for serious wounds should also be included):  (d) 6 safety pins  All contents should be within the expiry date marked.  The first aid kit should be sited in the front center of the vehicle or in the front passenger compartment and should be visible from the front and rear seats of the vehicle. In certain circumstances where, because of the design of the vehicle, the kit cannot be sited in the above stated positions, a clearly legible sign should be affixed to the dashboard stating the position of the first aid kit. |
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**9. FIRE EXTINGUISHERS**

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| **METHOD OF INSPECTION** | **REASONS FOR FAILURE** | **NOTES** |
| 9.1 Ensure that the fire extinguisher provided is a minimum size of 1KG dry powder or a 1Ltr.A.F.F.F. foam of a stored pressure type which complies with both British and European Standards and is marked BS. EN3. | 1. Failure to provide a fire extinguisher, or a fire extinguisher of the stated type, within the vehicle. | A fire extinguisher may be secured in the boot area provided a sign to the effect is displayed prominently and legibly inside the vehicle |
| 9.2 See that the fire extinguisher is sited in a conspicuous and easily accessible position within the vehicle. | 2. A fire extinguisher which is not in a conspicuous and readily accessible position within the vehicle. |  |
| 9.3 Examine the fire extinguisher to ensure that it is within the test date and that the seal is not broken. Where a pressure gauge is fitted ensure that the extinguisher is at the correct pressure. | 3. a) A fire extinguisher which has a broken  seal.  b) A fire extinguisher which is not  pressurised (stored pressure type of  extinguisher)  c) A fire extinguisher which is more than  5 years old from date of manufacture. |  |
| 9.4 Examine the fire extinguisher mounting to see that it is sufficiently well secured to the vehicle to prevent it becoming dislodged by normal use of the vehicle. | 4. A fire extinguisher which is not securely fixed within the vehicle or fixed in such a position that it may cause a hazard to passengers. | . |
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**10. ROAD TEST (All vehicles will undergo a road test)**

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| **METHOD OF INSPECTION** | **REASONS FOR FAILURE** | **NOTES** |
| 10.1 Check for any vibrations through the steering column or transmission. | 1. Any unreasonable vibration through the steering column or transmission. | Taxi drivers will not participate in the test drive of the vehicle, passenger or otherwise. |
| 10.2 Check that the steering is true and positive and does not ‘pull’ to the nearside or offside. | 2. Steering which pulls to the nearside or offside or which is not positive. |  |
| 10.3 Check that the operation of the footbrake does not cause the vehicle to judder, or to pull the vehicle to the nearside or offside. | 3. Juddering or pulling to nearside/offside when the footbrake is applied. |  |
| 10.4 Listen for any unusual noise from the engine and transmission. | 4. Unacceptable engine or transmission noise. |  |
| 10.5 Check the clutch for correct operation to ensure that it is positive and smooth. | 5. A clutch which fails to give proper clearance slips in operation or is difficult to operate. |  |
| 10.6 Check the operation of the gear lever for signs of wear in the mechanism. | 6. Evidence of excessive wear in gear lever mechanism. |  |
| 10.7 Observe the vehicle emissions for excessive smoke | 7. Excessive smoke emissions |  |
| 10.8 Observe the performance of the engine during the road test for signs of any misfiring, lack of engine power etc, or any indication that the engine is not functioning in the correct manner. | 8. Any evidence that there is a problem affecting the performance or reliability of the vehicle. |  |
| 10.9 Check the operation of the speedometer | 9. Speedometer inoperative or defective |  |
| 10.10 Report any other matters which may affect the fitness of the vehicle for use as a hackney carriage or private hire vehicle. |  |  |

**11. METERS**

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| --- | --- | --- |
| **METHOD OF INSPECTION** | **REASONS FOR FAILURE** | **NOTES** |
| 11.1 Ensure that the meter is sited in a position where it can be clearly seen from all passenger seats within the vehicle or in accordance with the Authority’s licence conditions. | 1. Absence of a meter, or a meter which is not suitably sited within the vehicle. | Private hire vehicle are not required to have a meter fitted within the vehicle. When fitted to a private hire vehicle a meter must comply with the specifications as set out in this sheet. |
| 11.2 Examine the meter mounting to ensure that it is satisfactorily secured within the vehicle. | 2. A meter which is not adequately secured within the vehicle. |  |
| 11.3 Check the meter to ensure that the figures indicating the fare are illuminated. | 3. Lack of adequate illumination to the meter display. |  |
| 11.4 Ensure that the meter is correctly calibrated and sealed in accordance with the agreed table of fares (see Notes) | 4. An incorrectly calibrated meter.  5. An unsealed meter. | The calibration test should be carried out by test driving the vehicle over the agreed measured distance and ensuring that the appropriate fare displayed corresponds to the distance covered.  Check all tariff rates.  (The above test can be carried out on a Dynaroller or similar approved equipment if available). |
| 11.5 Check that a table of fares (in the format laid down by the Council), is displayed in the vehicle in a position where it can be clearly seen by passengers in the front and rear of the vehicle. | 6. Failure to display a table of fares in a conspicuous position within the vehicle. | Applies to all hackney carriages. |

12. **LIST OF AMENDMENTS**

12.1 3 AUGUST 1998 - Addition of items 5.6 & 5.7

* 1. 2 NOVEMBER 1998 - Frontispiece re:- Motor Engineer & Autolign Emissions & Testing Ltd.
  2. 15 November 1999 – Addition to item 1-7 for inclusion of Fiat & Mercedes Eurocabs

12.4 25 September 2017 – Addition to item 1.7 for inclusion of the Nissan Dynamo Electric Taxi

The Ford Tourneo Taxi ; Vauxhall Vivaro VX8 Taxi and Ford Procab Taxi, Ford Coachman Taxi,

12.5 14 March 2018 – Re-written since last revision 1998

12.6 25 May 2018 - Amendments Approved – Angela Rawson Regional Licensing & Policy Manager

12.7 25 September 2018 - Addition to item 1.7 - Regulatory appeals Committee -Approved Hackney Carriage

12.8 22 December 2019 – Appendix 1 added listing all approved Hackney Carriages

12.9 30 December 2019 – Additions to item 1.7 Regulatory Appeal Committee/Delegated Authority approved Hackney Carriages, removal of non-

compliant Hackney Carriages. Addition of Euro 6 diesel or ZEC ULEV requirement.

12.10 04 February 2020 – Addition to item 1.7 Renault Trafic RX8 approved by delegated authority by Angela Rawson to replace the Vauxhall Vivaro which.

Is no longer in production.

12.11 21 September 2020 – Notes in Section 4 – inclusion of run flat tyres if fitted by the vehicle manufacturer.

**APPENDIX 1**

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| --- | --- | --- | --- | --- |
| **Hackney Carriages** | | | | |
| **Make** | **Model** | **Paint Colour** | **Paint Code** | **Approved Manufacturer** |
| Nissan | Dynamo (40 Kwh) | Metallic Black | GN0 | Dynamo Motor Company |
| Ford | Tourneo | Panther Black | JAYCWWA | Voyager / Cab Direct/Flexicab |
| Vauxhall | Vivaro | Midnight Black | 92U | Voyager |
| Mercedes | Vito | Obsidian Black | 197 | Mercedes Approved Dealer |
| LEVC | TX | Raven Black | P43 | LEVC |
| LTI | TX4 (Euro 6) | Raven Black | P43 | LEVC |
| LEVC | ICON | Raven Black | P43 | LEVC \* SEE BELOW |

**\* to comply with the specifications required by Nottingham City Council the following extras must be fitted**

**before it will be licensed;**

**1. Driver protection screen including digital voice intercom & hearing loop**

**2. Full size spare wheel**

**3. Wheelchair accessibility package which includes retractable accessibility ramp with side rails, retractable intermediate step,**

**forward facing wheelchair position, and quick-fasten wheelchair restraints**

**4. Hackney + pack which includes an internal side for hire lamp, hackney plate plinth on rear bumper,**

**fare table display pocket and a manual fuel cut-off switch**

**5. Illuminated front 'Taxi' sign**

**VEHICLES MUST IN BLACK WITH WHITE CRESTS AND WHITE ROOF OR APPROVED**

**ADVERTISING - NO OTHER DECALS ARE TO BE DISPLAYED**

**Appendix N**

**C I T Y O F N O T T I N G H A M** 

**A D V E R T I S I N G P O L I C Y**

**ONLY ADVERTISING COMPLYING WITH THE FOLLOWING**

**REQUIREMENTS MAY BE DISPLAYED**

# GENERAL

1. All advertisements must:-
   1. Be on adhesive vinyl sheeting or magnetic panel. No paper based materials or water soluble adhesive pastes shall be used.
   2. Comply with the Advertising Standards Authority’s Code of Practice.
   3. Be approved in writing by the Licensing Authority prior to use.

1. No advertisements of a religious, political or controversial nature are permitted

1. Advertisements shall be maintained in good condition.

1. Officers authorised by the City Council under Part (II) of the Local Government (Miscellaneous Provisions) Act 1976 will have the right to request a proprietor to remove any advertisements not complying with this policy

# ADVERTISING ON WHEELCHAIR ACCESSIBLE HACKNEY CARRIAGES

1. **Front Doors** can be used to display a telephone number which may be used to book the hackney carriage or the logo of any ride hailing application through which the vehicle may be hired . This must be placed directly below the City Coat of Arms and centralised. The individual numbers must be white and within the following dimensions:-

Height maximum 127 mm (approx 5”) minimum 63mm (approx 2½”) Width maximum 89 mm (approx 3½”) minimum 51 mm (approx 2”).

Advertisements are permitted to cover the whole of the front doors (except for the windows which should be left completely clear and visible), as part of a side or full wrap.

If the front door is being utilised for advertisements, the Nottingham City Council crest and/or any other number/logo must be placed on each of the rear doors.

1. **Rear doors –** Advertisements are permitted to cover the whole of the rear doors provided they comply with the above requirements. (Not including windows which should only display ‘No Smoking’ signage).

1. **Rear Screen -**  Advertisements are permitted on the rear screen provided they comply with the above requirements and are made of a material which provides for displays visible from the outside of the vehicle but which cannot be seen from inside the vehicle and do not affect the drivers ability to see through the window. The rear window may be used to display a telephone number/logo which may be used to the book the hackney carriage.

1. **Side & Full Body Wraps** – Advertisements are permitted on the side of vehicles as are fully body wraps provided they comply with the above requirements. Where the wrap covers the front and rear body of the vehicle, the hackney carriage plates should be clearly visible and unobstructed at all times. For full wraps, the largest white Nottingham City Council crest, dimensions above, must be displayed clearly in the rear door window.

1. **Interior –** Advertisements are permitted inside the vehicle providing they comply with the above requirements and do not obstruct the view of either the driver or passengers. This may include the use of a digital screen so long as this does not interfere with driver or passenger safety or drivers visibility. The screen must be turned off at the passengers request and the driver’s identification badge should be mounted in the top left hand corner of the dividing Perspex screen.

1. **In vehicle WiFi for passenger use** – this is allowed, including ads-to access but must comply with the conditions set out at points 1 (b) and 2 of this policy.

1. Where a hackney carriage receives bookings through a business run for that purpose, then the display of the name and phone number of the business will be permitted other than just on the front doors and rear screen of the vehicle subject to any lettering being placed directly below the telephone number and being centralised. The maximum/minimum height, width and colour of the letters shall be the same as those used for the telephone numbers.

# ADVERTISING ON PRIVATE HIRE VEHICLES

1. An Operator is permitted to advertise business details on the sides of vehicles operated by them. Such details shall be limited to:

i company name

ii company logo

iii telephone number

iv internet address

v logo of any booking application through which the vehicle is being operated.

All designs must comprise of full door wraps and must be approved in writing by the Licensing Authority prior to use.

1. Advertisements displayed on the sides of vehicles shall also contain the words “ Pre-booked only” or “Advanced bookings only ” in letters no smaller than 30mm high .

1. A company name and logo may be displayed on the bonnet of a vehicle provided the advertisement does not exceed six inches square

1. Advertisements on the rear screen of a Vehicle are only permitted if:-

* + they are made of a material which provides for displays which are visible from the outside of the vehicle but which cannot be seen from inside the vehicle and do not affect the drivers ability to see through the window.

and

* + the advertisement contains the wording “Advanced Bookings only” in letters no smaller than 30mm high at the top of the screen.

1. There shall be no advertisements on the roof of the vehicle

[[1]](#footnote-1)

**Appendix O**



**Nottingham City Council**

**Hackney Carriage and Private Hire**

**Driver Improvement Penalty Points Scheme (DIPPS)**

# 1. Introduction

1.1 Nottingham City Council (The Council) has a responsibility to ensure that all drivers of Nottingham City Council licensed vehicles adhere to minimum standards and to apply this in a consistent and transparent manner. The standards concerned are defined by legislation, licence conditions, byelaws adopted by the Council and in this Scheme. Together they identify what is expected and required of the trade and help to ensure a consistent approach is taken to reach those expectations.

1.2 The Driver Improvement Penalty Points Scheme (DIPPS) is a new non-statutory enforcement tool designed to enable Authorised Officers of Nottingham City Council to issue penalty points to those drivers licensed by the Council who knowingly and persistently fail to meet the required standards, and acts as a first step in ensuring compliance with conditions and legislation. It also serves as an early warning system to drivers who see fit to ignore their responsibilities or fail to meet the requirements of their licence.

# 2. Definitions

Under this Scheme, unless the context otherwise requires:

1. “Driver” means the person who holds a combined drivers licence issued by the Council
2. “Council” means Nottingham City Council
3. “Authorised Officer” means any Officer (including Nottingham City Council Community Protection Officers) authorised by this, or any other council, in writing, for the purpose of this Scheme and/or any statutory requirements relating to hackney carriage/private hire drivers.
4. “Scheme” means the Driver Improvement Penalty Points Scheme

# 3. Responsibilities and Aims

3.1 The Council is the Licensing Authority responsible for the licensing of hackney carriage and private hire driver, vehicle and operator licenses within its boundaries. It is the statutory duty of the Council to ensure that all drivers are ‘fit and proper persons’ and carry out their trade in accordance with licensing legislation and locally prescribed conditions.

3.2 The aim of the Scheme is to improve overall driver compliance with legislation and licence conditions in order to secure overall improvements in driver behaviour, customer service and passenger safety.

3.3 The Scheme will achieve this by providing drivers with a transparent incremental enforcement approach for repeated breaches of conditions and other defined standards. The scheme will also enable Authorised Officers to give cumulative consideration for repeated breaches.

3.4 The Scheme will not preclude the Council from taking alternative enforcement action if it is more appropriate to the circumstances of the individual case.

# 4. Scheme Overview

## 4.1 Penalty Points

4.2 Penalty points will be a formal reprimand endorsed on a Nottingham City Council combined drivers record to show that a breach of standards has occurred. The schedule of standards to which this Scheme applies, and the relevant penalty points that may be imposed, can be found at **Appendix A** to this document**.**

4.3 Drivers may receive a maximum of twelve points per three year rolling period before their licence will be reviewed. This means that points will lapse after three years. Drivers will be able to check the number of points on their licence by contacting the Licensing Team details of which are available on the Nottingham City Council [website.](http://www.nottinghamcity.gov.uk/article/22356/Taxi-Licensing)

## 4.4 Points Imposition

4.5A Penalty Points Notice (PPN) (**See Appendix B**) will only be issued where an Authorised Officer of Nottingham City Council has reasonable grounds to believe a driver is persistently and knowingly breaching a standard identified in the Scheme and has sufficient evidence to support such a breach.

## 4.6 Right to Challenge

4.7Licence holders will be able to challenge the issue of a PPN. Drivers will have 21 days from the issue of the PPN to submit a written appeal to; [taxi.licensing@nottinghamcity.gov.uk](mailto:taxi.licensing@nottinghamcity.gov.uk)

4.8 The content of such a complaint will be considered and written notification sent to the driver advising the outcome. Such result will be full and final and no further recourse is available.

## 4.9 Breaching Points Threshold

4.10 Where a driver has exceeded the 12 point limit within a three year period they will be requested to attend an Officer Review Meeting (ORM). The driver may be accompanied at the meeting by a representative or solicitor if desired.

4.11 At the meeting, the driver will be able to explain and comment upon the matters being considered by the Reviewing Officer in relation to breaches of the Scheme. The Reviewing Officer may also wish to discuss any other relevant information e.g. passenger complaints

4.12 Depending on the individual circumstances of each case the Reviewing Officer will be able to choose from the following actions:

* Take No Action
* Issue a Recorded Warning
* Refuse to Renew Licence
* Suspend Licence
* Revoke a Licence

It should be noted that breach of a Traffic Regulation Order (TRO), pedestrianised or restricted area will be dealt with through the Enforcement, Convictions and Fitness Policy and will receive one of the following minimum sanctions:

* First breach – 2 weeks minimum suspension
* Second breach – 4 weeks minimum suspension
* Third breach – Revocation of Hackney or Private Hire Drivers licence, on the grounds of no longer constituting a fit and proper person

4.13 The driver will be notified in writing of the result of the meeting. Any driver aggrieved by a decision of the Reviewing Officer to either suspend, revoke or refuse to renew a drivers licence will have the right to appeal to the Magistrates’ Court.

# 5. Scheme Review

This Scheme will be subject to continual review. Minor amendments to the Scheme may be approved by the Chief Environmental Health Officer in consultation with the Chair of the Regulatory and Appeals Committee. If the Chair deems the amendment(s) to not be minor, they will defer approval to Nottingham City Council’s Regulatory & Appeals Committee.

Serious offences or breaches will remain liable to prosecution.

**[[2]](#footnote-2)**

**Appendix P**

**CONFIDENTIAL REPORTING CODE (WHISTLEBLOWING PROCEDURE)**

|  |  |
| --- | --- |
| **1.** | **Introduction** |
| 1.1 | In this policy ‘Whistleblowing’ means the reporting by employees of suspected misconduct, illegal acts or failure to act within the Council. The aim of this policy is to encourage employees and others who have serious concerns about any aspect of the Council’s work to come forward and voice those concerns.  This procedure suggests the kind of complaints that may be covered by the Whistleblowing Procedure, how and who to voice these complaints to, how the Council will respond and, it aims to reassure those raising a complaint that they will not suffer detriment. |
|  |  |
| **2.** | **Preamble** |
| 2.1 | Employees are often the first to realise that there may be something seriously wrong within the Council. However, they may not express their concerns because they feel that speaking up would be disloyal to their colleagues or to the Council. They may also fear harassment or victimisation. In these circumstances, it may be easier to ignore the concern rather than report what may just be a suspicion of malpractice. This code encourages employees to raise such concerns using the internal mechanisms set out below. |
|  |  |
| 2.2 | The Council is committed to the highest possible standards of openness, probity and accountability. We expect employees, and others that we deal with, who have serious concerns about any aspects of the Council’s work to come forward and voice those concerns. |
|  |  |
| 2.3 | This Procedure makes it clear that employees can raise concerns without fear of victimisation, subsequent discrimination or disadvantage. The Council is committed to support employees who make a disclosure. The Whistleblowing Procedure is intended to encourage and enable employees to raise serious concerns within the Council rather than overlooking a problem or ‘blowing the whistle’ outside. |
|  |  |
| 2.4 | The Procedure applies to all employees and those contractors working for the Council on Council premises, for example, agency staff, builders, drivers etc. It also covers suppliers and those providing services under a contract with the Council in their own premises, for example, care homes. |
|  |  |
| 2.5 | This procedure should be used to raise serious concerns within the Council, which are in the public interest where an individual genuinely feels there is evidence of malpractice, impropriety or wrongdoing within the Council or by others acting on behalf of the Council. This procedure is not intended to replace existing complaint procedures or normal work communication channels for routine issues that may arise from day to day business. Other complaints procedures should be considered before making a whistleblowing complaint. The Whistleblowing Procedure is not an appeal mechanism for other procedures. |
|  |  |
| 2.6 | This Procedure has been discussed with the relevant trade unions but does not form a collective agreement and does not form part of employees’ contracts of employment. |
|  |  |
| **3.** | **Aims and scope of this procedure** |
| 3.1 | The Whistleblowing Procedure aims to: |
|  | * Encourage you to feel confident in raising serious concerns and to question and act upon concerns about practice * Provide avenues for you to raise those concerns and receive feedback on any action taken * Ensure that you receive a response to your concerns and that you are aware of how to pursue them if you are not satisfied * Provide protection from possible reprisals or victimisation where the person making the disclosure believes that the information available tends to show malpractice and the disclosure is made to the appropriate person or body. |
|  |  |
| 3.2 | There are existing procedures in place to enable you to lodge a grievance relating to your own employment or raise other concerns. The Whistleblowing Procedure is intended to cover major concerns that fall outside the scope of other procedures or where a procedure exists but you believe management may be involved or are not taking an issue raised seriously. Issues that could be covered by the Whistleblowing Procedure include: |
|  | * Conduct which is an offence or a breach of law (criminal offences and failures to comply with legal obligations) * Favouritism, nepotism etc. * Disclosures related to miscarriages of justice * Health and safety risks, including risks to the public as well as other employees * Damage to the environment * The unauthorised use of public funds or other assets * Possible fraud and corruption * Racial, sexual, disability or other discrimination * Neglect or sexual or physical abuse of clients * Other unethical conduct * Institutional racism, or; * Action to conceal any of the above. |
|  |  |
| 3.3 | Thus, any serious concerns that you have about any aspect of service provision or the conduct of officers or members of the Council or others acting on behalf of the Council can be reported under the Whistleblowing Procedure. This may be about something that: |
|  | * Makes you feel uncomfortable in terms of known standards, your experience or the standards you believe the Council subscribes to; or * Is against the Council’s Standing Orders and policies; or * Falls below established standards of practice; or * Amounts to improper conduct. |
|  |  |
| 3.4 | Where other procedures exist, they should be considered before making a whistleblowing complaint. For example: |
|  | * Complaints about your employment - these should be dealt with through our Resolution and Grievance Procedure. * Concerns about the sexual or physical abuse of clients – such concerns should be referred via the Safeguarding Adults Procedure through Adult Services for concerns about adults or through the Child Protection Procedure through Children’s Services for concerns about children. * Customer complaints about our services - these are dealt with through our Corporate Complaints Procedure. * Allegations against councillors - you can pass these directly to our Monitoring Officer who will refer them on. |
|  |  |
| **4.** | **Safeguards and support** |
| 4.1 | The Council is committed to the highest standards of openness, probity and accountability. The Council aims to promote a culture in which employees feel they can raise genuine concerns without fear of subsequent victimisation, discrimination or disadvantage. |
|  |  |
| 4.2 | The Council will not tolerate any harassment or victimisation (including informal pressures) and will take appropriate action to protect and support you. |
|  |  |
| 4.3 | Any investigation into allegations of potential malpractice will not influence or be influenced by any disciplinary or redundancy procedures that already affect you. |
|  |  |
| 4.4 | Subject to any legal constraints the person to whom you made the complaint or their nominated representative will keep you informed of progress in relation to your complaint, the investigation etc. |
|  |  |
| **5.** | **Confidentiality** |
| 5.1 | All concerns will be treated in confidence and every effort will be made not to reveal your identity if you so wish. However, you should appreciate that the investigation process may reveal the source of information and a statement by you may be required as part of the evidence. At the appropriate time, you may need to come forward as a witness. |
|  |  |
| 6. | **Anonymous allegations** |
| 6.1 | This procedure encourages you to put your name to your allegation whenever possible. We very much hope that the assurances we give in this policy will encourage you to disclose your identity to those who need to know it. |
|  |  |
| 6.2 | Concerns expressed anonymously are less powerful and much more difficult to investigate but will be considered at the discretion of the Monitoring Officer in consultation with Internal Audit (Audit Manager). |
|  |  |
| 6.3 | In exercising this discretion the factors to be taken into account would include: |
|  | * The seriousness of the issues raised; * The credibility of the concern; * The likelihood of confirming the allegation from attributable sources; * The level of detail given to allow the complaint to be investigated. |
|  |  |
| **7.** | **Untrue allegations** |
| 7.1 | If you make an allegation, but it is not confirmed by the investigation, no action will be taken against you. If, however, you make an allegation frivolously, maliciously or for personal gain, disciplinary action may be taken against you. |
|  |  |
| **8.** | **How to raise a concern** |
| 8.1 | The earlier you express the concern and the higher the level of detail the easier it is to take action |
| 8.2 | As a first step, you should normally raise concerns with your immediate manager or their superior. This depends, however, on the seriousness and sensitivity of the issues involved and who is suspected of the malpractice. For example, if you believe that management is involved or the issue is sufficiently serious, you should approach the Council’s Monitoring Officer (Director of Legal and Governance) or you can contact the Council’s Internal Audit Section (Audit Manager) to discuss. |
|  |  |
| 8.3 | If you wish to raise a concern relating to something in the Monitoring Officer’s area of work then this should be addressed to the Corporate Director, Finance and Resources. |
|  |  |
| 8.4 | Concerns may be raised verbally but are best raised in writing. When making a written disclosure the following format is suggested: |
|  | * The background and history of the concern (giving relevant dates, names, places etc.) * The reason why you are particularly concerned about the situation. * Explain what evidence exists or how evidence of the complaint can be obtained * Provide details of who you have spoken to so far about your concerns * The fact that you are raising this concern as a whistleblowing complaint. |
|  |  |
| 8.5 | If you wish to contact the Monitoring Officer or the Internal Audit Manager by e-mail, the following address can be used - Audit.Services@nottinghamcity.gov.uk. |
| 8.6 | Council employees can report whistleblowing complaints using the intranet. To do this look for Quick Links > Finance and Money > Whistleblowing form. |
| 8.7 | When raising a concern you will not be expected to provide proof beyond reasonable doubt of an allegation, but you will need to be able to demonstrate that there are reasonable grounds for the concerns raised. Where possible notes should be kept of what you have seen, heard or felt. Notes should be dated and copies of all relevant information kept. |
|  |  |
| 8.8 | You may wish to obtain advice/guidance on how to pursue matters of concern. Advice can be obtained from the Monitoring Officer (Director of Legal and Governance), Internal Audit (Audit Manager) *or* the Director for HR and EDI. |
|  |  |
| 8.9 | You may wish to consider discussing your concern with a colleague first and you may find it easier to raise the matter if there are two (or more) of you who have had the same experience or concerns but do be mindful of confidentiality issues. |
|  |  |
| 8.10 | You may invite your trade union, professional/association representative or a work colleague to be present during any meetings or interviews in connection with the concerns you have raised. |
|  |  |
| 8.11 | You need to be aware that your colleagues are bound by the same obligations as you relating to confidential information. If you share confidential information with union reps, professional associations or others with a view to using this procedure you will need to be careful that the confidential information is not used inappropriately. The Public Interest Disclosure Act gives protection only where certain information is disclosed in the course of obtaining legal advice. Therefore when seeking such advice, you should ensure that confidential information is not passed on to third parties. Check with the Monitoring Officer *or* Internal Audit (Audit Manager) *or* the Director for HR and EDI about this issue. |
|  |  |
| **9** | **Whistle blowing complaints received by managers or HR colleagues** |
| 9.1 | When receiving complaints, managers and HR colleagues should always consider the possibility that they might be presented with a whistleblowing issue and should remember that whistleblowing complaints have to be dealt with via a separate process |
| 9.2 | Line Managers or HR colleagues who are made aware of possible whistleblowing complaints **must** in the first place seek advice from the Monitoring Officer or Internal Audit (Audit Manager) so that the complaint can be considered and a decision made on how to proceed. |
| 9.3 | All whistleblowing complaints will be recorded and monitored by the Monitoring Officer who is assisted by Internal Audit (Audit Manager). |
|  |  |
| **10.** | **How the Council will respond** |
| 10.1 | Within ten working days of a concern being raised, the person receiving the complaint (i.e. your line manager or the Monitoring Officer or their designated representative) will write to you: |
|  | * Acknowledging that the concern has been received * Indicating how we propose to deal with the matter * Giving an estimate of how long it will take to provide a final response * Telling you whether any initial enquiries have been made * Supplying you with information on colleague support mechanisms, and * Telling you whether further investigations will take place and if not, why not. |
|  |  |
| 10.2 | Where appropriate, the matters raised may: |
|  | * Be investigated by management, an appropriately trained investigator, internal audit, or through another appropriate procedure * Be referred to the police * Be referred to the external auditor * Form the subject of an independent inquiry. |
|  |  |
| 10.3 | In order to protect individuals and those accused of misdeeds or possible malpractice, initial enquiries will be made to decide whether an investigation is appropriate and, if so, what form it should take. The overriding principle, which the Council will have in mind, is the public interest but will balance this with its duty of care to its employees. Concerns or allegations that fall within the scope of other specific procedures (for example, child protection or discrimination issues) will normally be referred for consideration under those procedures. |
|  |  |
| 10.4 | Some concerns may be resolved by agreed action without the need for investigation. If urgent action is required this will be taken before any investigation is conducted. |
|  |  |
| 10.5 | The amount of contact between the officers considering the issues and you will depend on the nature of the matters raised, the potential difficulties involved and the clarity of the information provided. If necessary, the Council will seek further information from you and throughout any investigation will try to keep you informed of what is happening, subject to any legal constraints. |
|  |  |
| 10.6 | Where any meeting is arranged, off-site if you so wish, you can be accompanied by a union or professional association representative or a work colleague. |
|  |  |
| 10.7 | The Council will take steps to minimise any difficulties that you may experience as a result of raising a concern. For instance, if you are required to give evidence in criminal or disciplinary proceedings the Council will arrange for you to receive advice about the procedure. |
|  |  |
| 10.8 | The Council accepts that you need to be assured that the matter has been properly addressed. Thus, subject to legal constraints your line manager or the Monitoring Officer or their designated representative will inform you of the outcome of any investigation at the end of the case. |
|  |  |
| **11.** | **The Responsible Officer** |
| 11.1 | The Monitoring Officer has overall responsibility for the maintenance and operation of this procedure. The Monitoring Officer maintains a record of concerns raised and the outcomes (but in a form which does not endanger your confidentiality) and will report on an annual basis to the Standards Committee of the Council. |
|  |  |
| 12. | **How the matter can be taken further** |
| 12.1 | If you are unsure about whether or not to follow the Council’s Whistleblowing Procedure, or you want further independent advice, you may contact the organisation called Protect. This is a charity, formerly known as Public Concern at Work that is completely independent of the Council, which specialises in providing free and confidential legal advice on how to raise a concern about serious malpractice at work.  Protect will also help to advise you on whether a circumstance can be properly reported to an additional outside body such as the Police.  Protect can be contacted as follows - Telephone: 020 3117 2520; Fax: 020 7403 8823; Email: [whistle@protect-advice.org.uk](mailto:whistle@protect-advice.org.uk); Website: https://protect-advice.org.uk |
|  |  |
| 12.2 | In certain circumstances the Public Interest Disclosure Act 1998 provides protection to employees who make disclosures outside the organisation. We hope you will be satisfied with any action we take. If you are not and want to take the matter outside the Council you could contact:  • The Council’s external auditor  • Your trade union  • Your local Citizens Advice Bureau  • Relevant professional bodies or regulatory organisations  • A relevant voluntary organisation  • The Police |
|  |  |
| 12.3 | In addition, an employee may consider a disclosure to other external bodies but only if certain strict conditions are met. |
|  |  |
| 12.4 | Under the 1998 Act, staff making “protected disclosures” are protected from detrimental action, unfair dismissal and redundancy, and can complain to an employment tribunal. |
|  |  |
| 12.5 | The Procedure additionally covers any conduct not included above which is of an unethical nature. In these circumstances the Council undertakes to provide the same protection as set out in paragraph 4 above. However, you would not necessarily be protected by PIDA and you may want to take separate advice on that, for example by contacting Public Concern at Work. |
|  |  |
| 12.6 | If you do take the matter outside the Council, you should ensure that you do not disclose confidential information. Check with the Monitoring Officer *or* the Director of Finance, Internal Audit (Audit Manager) *or* the Director for HR and EDI about this issue. |

**Appendix Q**

**Hackney Carriage Allocations Policy**

Introduction and Aim

The aim of the policy is to introduce a process to allow proprietors of lapsed hackney carriage licences who may have been affected by Covid-19 and the downturn in business an opportunity to licence a complaint vehicle, allow interested parties to register their interest to licence a compliant hackney carriage in a fair and proportionate manner and to reissue unused hackney carriage licences.

Procedure

* 1. Previous holders of HCV licences who have not replaced their vehicles with policy compliant vehicles will be contacted and asked if they wish to make an application for a policy compliant vehicle (i.e. to give an “Expression of Interest”. They will have until 30 September 2021 to indicate whether they intend to do so or by which to return their plate (if they still have it). If they give an Expression of Interest, they will be placed upon a waiting list in the order that they respond and paragraph e). below will apply to them.
  2. All Expressions of Interest will only be accepted via the [taxi.licensing@nottinghamcity.gov.uk](mailto:taxi.licensing@nottinghamcity.gov.uk) email address.
  3. As from 01 October 2021 the Regulatory and Appeals Committee’s resolution that any new licence applications other than as replacement for a previously licensed vehicle be deferred until the allocation policy is in place will cease to have effect
  4. As from 01 October 2021 anyone who wishes to acquire a HCV licence (including anyone who has not responded within the deadline set in a) above) will be required to email the dedicated email address with an Expression of Interest in acquiring a licence for a policy compliant vehicle and requesting to go on the waiting list

1. The Council will acknowledge the Expression of Interest in writing within 5 working days and give a period of 3 months from the date that the request was received for the applicant to provide
   * + Proof of ownership of a policy compliant vehicle or
     + Proof of a non-cancellable order for a policy compliant vehicle including its proposed delivery date and
   * A fully completed application form and
   * The licence fee
   1. Applicants’ Expressions of Interest will be placed on the waiting list in the date and time order in which they are received
   2. If within 3 months of acknowledgement of an Expression of Interest, the items listed in e) above have not been provided then the applicant’s name will be removed from the waiting list
   3. Applications will be determined in accordance with the Council’s normal policies and procedures.
   4. In the event of a refusal of an HCV licence no licence will be issued in place of that application that takes the Council above the limit imposed under section 16 of the Transport Act until either the time for appealing against the refusal has expired or, in the event of an appeal being made, the appeal has been dismissed
   5. Initially proprietors (individuals or companies) may only apply for one HCV licence. However, if licences up to the limit imposed under section 16 of the Transport Act remain available for allocation without there being anyone on the waiting list for them, then further Expression(s) of Interest may be made. Third and subsequent Expressions of Interest made by a proprietor will be referred to the Regulatory and Appeals Committee for consideration.
   6. Once the number of licences issued reaches the limit imposed under section 16 of the Transport Act the waiting list will remain in operation for Expressions of Interest however potential applicants will not be required to provide the items listed in e) above until such time as they are notified by the Council that a licence is actually available.

[[3]](#footnote-3)

**Appendix R**

**Licensed Vehicle CCTV**

Technical Specification and System Requirements

In order to be considered suitable for installation in a Nottingham City Council Licensed vehicle, a camera system must meet the following requirements:

1 Operational Technical Specifications

|  |  |  |
| --- | --- | --- |
| Ref | Specification | Details |
| 1.1 | 100% solid state design or a proven vibration and shock resistant system | The system should not have any fan and the recording should be vibration and shock proof, i.e.:  - Flash-based SSD (100% industrial grade),  - Hard disk with both mechanical anti-vibration and anti-shock mechanism and self-recovery and self-check file writing system.  SD cards will not be acceptable |
| 1.2 | 8 to 15 Volts DC | Operational between 8 and 15-volts DC |
| 1.3 | Reverse polarity protected | System to be protected against reverse voltage. |
| 1.4 | Short circuit prevention | System to be protected against short circuits |
| 1.5 | Over voltage protection | System to be protected against high voltage transients likely to be encountered in the vehicle electrical system. |
| 1.6 | Automotive Electromagnetic Compatibility Requirements | The taxi camera equipment must be e-marked or CE-marked with confirmation by the equipment manufacturer as being non-immunity related and suitable for use in motor vehicles. |
| 1.7 | System override switch to be located in a position where it is not accessible from inside the vehicle (i.e. in the boot)  The override switch must be illuminated when switched “on” | The system is required to be active at all times that the vehicle is being used as a licensed vehicle. This will allow the facility for the system to be deactivated during times when the vehicle is being used for private purposes (e.g. domestic use). The switch that deactivates the system must be located within the vehicles luggage area (i.e. it must not be possible to deactivate the system from inside of the vehicle). |
| 1.8 | First-in/first-out buffer recording principle | The system must automatically overwrite to create a constant cycle recording |
| 1.9 | Access record | A log must be kept and maintained by the approved installer and the local authority to record time/date/reason when data is accessed. |
| 1.10 | Security, duration and auto-clearing of access record. | Access record will be kept for 12 months. |
| 1.11 | Image recording formats and media | Images must be encrypted to a minimum of FIPS 140/2 |
| 1.12 | Image protection during power disruption | Images must be preserved in the event of loss of power. Battery back-up will not be permitted |
| 1.13 | Unit must operate without the ignition being turned on. | The Unit must have the ability to operate for at least 30 mins without power from the ignition.  The device must be hard wired to both constant and ignition supply. |
| 1.14 | Image and audio data shall be recorded and stored in a unit separate from the camera head. | Self-contained storage cards within the camera head will not be acceptable |
| 1.15 | GPS capability | System must have GPS capability. |
| 1.16 | The system must be capable of recording audio time synchronized to the recorded images. | If activated, the audio must record within the video file. |
| 1.17 | The system shall not record audio except when audio recording is activated by means of an approved trigger / panic switch | The system should have the ability to start recording audio data by means of a trigger switch. |
| 1.18 | The audio playback, when triggered, shall be in ‘real time’ and synchronised with the images that are captured. |  |
| 1.22 | Audio data and image data must be stored together, not in separate files, and must be protected against unauthorised access or tampering. |  |
| 1.23 | The system must support testing of the audio function for installation set-up and inspection purposes. |  |
| 1.25 | Recorded images by the system shall not be displayed within the vehicle. | The monitor must display live images as clearly visible by having a glance around as per ICO specifications, it must not display recorded images |
| 1.26 | The system must have a panic switch for audio activation | At least one trigger/audio activate button in the form of a rocker switch must be capable of being operated by the driver AND a passenger.  Once activated, this switch must trigger the recording of video and audio in accordance with section 6.1 below.  If more than one switch is installed, they must operate independently of each other. |
| 1.27 | The system must include a visual indicator that will clearly show when audio recording is taking place. This indicator must be visible to all passengers within the vehicle. | This may take the form of an indicator LED built into the audio activation switch which can clearly be seen by passengers. |

2 Storage Capacity Technical Specification

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| Ref | Specification | Details |
| 2.1 | Minimum of 28 days i.e. (28 x 24 hours) of recording capacity | The camera system must be capable of recording and storing a minimum of 28 days of images of HD1 (720/288) size or better. |
| 2.2 | Images must be clear in all lighting conditions | System to provide clear images in bright sunshine, shade, dark and total darkness. Also, when strong back light is present without the need for additional components. |

3 Camera Head Technical Specification

|  |  |  |
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| Ref | Specification | Details |
| 3.1 | Camera installation non-obstructive | The camera and all system components shall be installed in a manner that does not interfere with the driver’s vision or view of mirrors or otherwise normal operation of the vehicle. |
| 3.2 | Protected camera disconnect | The camera head shall be designed to disconnect for ease of removal and replacement only by maintenance personnel. |
| 3.3 | Special tools for adjustment/removal | To prevent inappropriate interference only tools supplied to authorised fitters should be capable of carrying out adjustments or removal. |
| 3.4 | Field of view to capture all passengers in the vehicle | The lens or the position of the camera must be of a type that captures the driver and all passengers of the vehicle on the recorded image. The lens must be of a style not to create a “fishbowl” effect. |
| 3.6 | Compatible for use in vehicles with a partition (shield) | The camera system must be adaptable to provide clear images when a vehicle is equipped with a shield. This may be accomplished with the use of multiple camera heads. |
| 3.7 | Multiple cameras | The unit shall be capable of supporting up to four (4) cameras. Four cameras may be required to provide adequate coverage in larger vehicles and/or certain purpose-built vehicles or external images. |
| 4 Storage Device Technical specification | | |
| 4.1 | Impact and shock resistance | The recorder shall be impact resistant, sufficient to withstand a typical car accident, or striking with a large, heavy object such as a suitcase. |
| 4.2 | Controller in concealed location | The storage unit shall be concealed from within the passenger compartment and effectively inaccessible except by authorised personnel. For example, in the luggage area |
| 4.3 | Download port provision | The recorder shall be equipped with a communication port within the hard drive housing for downloading by authorised officer. |
| 4.5 | Download port cable length (1 foot minimum) | Download port shall be at least one foot in length for ease of download. |
| 4.6 | Recorder to be securely affixed to the vehicle |  |
| 4.7 | Log to register each user access |  |
| 4.8 | Log to register camera system parameter modifications |  |
| 4.9 | Log to register each image download session |  |
| 4.10 | Log to register modification/manipulation of downloaded images |  |
| 4.11 | Log to register exporting of downloaded images |  |
| 4.12 | Log to register exporting of downloaded clips |  |
| 4.13 | Log file protected against unauthorised access |  |
| 4.14 | Time/date stamp | All stored images must be time and date stamped. |
| 4.15 | Vehicle ID number stamp | All stored images must have vehicle identification (VIN & or number plate). |
| 4.16 | Controller non-modifiable ID code stamp | Each recorded image shall be automatically stamped with a unique and non-modifiable code that identifies the controller that was used to record the image. |
| 4.17 | Controller (Storage Recorder) | Manufacturer to supply the Council with a supply of specialised tools to allow for removal of the controller and download of data when required. |
| 5. Specifications for video and audio recording rate | | |
| 5.1 | Video image recording on system activation (when audio is not activated). | The system shall record images at a minimum rate of 25 images per second. |
| 5.2 | Video image recording when audio is activated. | The system shall record images at the rate of 25 images per second during periods when audio recording is activated (either due to time requirement, or through activation by the driver trigger switch or passenger audio button). |
| 5.3 | When activated, audio recording must be in real time and synchronised with the video recording. | When activated, audio recording must be in real time and synchronised with the video recording. |
| 5.4 | System to continue to record images (and audio when applicable) when engine is off. | System must continue to record images (and audio when applicable) for 30 minutes after engine / ignition or override switch is switched off. |
| 6. Specification for activation via driver or passenger trigger/ audio button | | |
| 6.1 | The activation of a trigger button when activated by driver or passenger. | The system must be fitted with at least one trigger button in the form of a rocker switch that once activated will trigger synchronised audio and video recording. |
| 7 Downloading Technical Specification | | |
| 7.2 | Provision of necessary software, cables, security keys to the Council Licensing Team. |  |
| 7.3 | Windows compatible. | Once downloaded and converted |
| 7.4 | Recorded images stored in non-volatile media |  |
| 7.5 | Recorded images stored in secure format |  |
| 7.6 | Verifiable image authenticity | Each image shall be watermarked with vehicle ID, and time and date, and be tamperproof. |
| 7.7 | Provision of technical support to Nottingham City Council Licensing team when necessary. | To assist in accessing system in case of damage to the vehicle or to the system in case of accident within a reasonable time frame |
| 7.8 | Wireless Download Prohibited | All wireless hardware to be disabled. |
| 7.9 | Filter the specific images for events and times for the approximate time of the crime committed. | The playback software must list the files in date and time slot order for ease of location of required file. |
| 8 Requirements in relation to System Information | | |
| 8.1 | Provision of service log | The unit manufacturer shall have a service log. The manufacturer shall also provide detailed instructions for the drivers with each unit. |
| 8.2 | Serial number indication on service log | The unit will be marked with a serial number |
| 8.3 | Installation date indication | A certificate of installation must be provided which will indicate the installation date |
| 8.4 | Clarity of operating instructions | The system shall be provided with clear and concise operation instructions which are written or presented with due consideration to varying levels of literacy. |
| 8.5 | Installation by authorised agents | The unit shall only be installed by manufacturer’s authorised agents, or other installers approved by those agents |
| 8.6 | Provision of authorised agents list to the Council Licensing Team | The manufacturer or supplier shall provide a list of all authorised agents to the Council Licensing Team. |
| 8.7 | Documentation | The manufacturer must provide clear and concise operating instructions which are written or presented in layman’s terms. (Details on how the system operates) |
| 8.8 | Image Protection | All captured images must be protected using encryption software that meets or exceeds the current FIPS 140-2 (level 2) standard or equivalent. |
| 9 System requirements in relation to Vehicle Inspection Facility – Inspections | | |
| 9.1 | Provision of system status/health indicator | The driver shall have an indicator showing when the system is operational and when there is a malfunction. This should include the images as shown to verify the status of each camera. |
| 9.2 | Mounting location of system status/health indicator to be seen | The indicators shall be mounted in such a way so as to allow for ease of view. |
| 9.3 | Design and or installation to be testable as part of the vehicle compliance test (or persons acting on behalf of the council – such as vehicle inspectors) | The system shall be designed and installed such that the system may be easily tested as part of vehicle compliance test as prescribed. |
| 10 General System Requirements | | |
| 10.1 | Vandal and tamper resistance | All component parts must be securely mounted, hard wired and small and discreet enough to remove the risk of tampering. |
| 10.2 | Provision of statement of compliance | In addition to a formal test of all aspects of this requirement specification, a statement of compliance shall be provided and signed by an officer of the company. |
| 10.3 | Reliability in operational and environmental conditions | The system shall provide reliable and full functionality in all operational and environmental conditions encountered in the operation of taxis. |
| 10.4 | Programmability of image timing parameters | It shall be possible to change timing and parameters without the requirement to change components. |
| 10.5 | Training and Technical Support and Equipment | Manufacturer must provide Nottingham City Council Licensing Team with a Training and Technical support |
| 10.6 | Software and Hardware | Manufacturer to supply the Council Licensing Team with a supply of cables and software to be installed under the supervision of Nottingham City council’s authorised staff. |
| 10.7 | Agreement between the Camera Manufacturer and Nottingham City Council | Agreement to allow Nottingham City Council access to the relevant software from the supplier so that in the event the manufacturer goes out of business, council will be able to support the system. |

**Amendments to document**

25 March 2024 – Number of hackney carriage plates reduced from 420 to 250 – JD

25 March 2024 – No minimum engine capacity – JD

27 March 2024 – Updated Age & Specification policy

1. 16 March 2018 the Regulatory & Appeals Committee delegated authority to the Chair in consultation Vice-Chair and the Lead Opposition Member to determine the final detail of the revised Hackney Carriage & Private Hire advertising policy. [↑](#footnote-ref-1)
2. Approved by Regulatory & Appeals Committee on 29 November 2016 [↑](#footnote-ref-2)
3. Approved by Regulatory & Appeals Committee on 06 September 2021 [↑](#footnote-ref-3)