

Statement of hackney carriage (taxi) and private hire licensing policy 2021

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1. Introduction

This policy was adopted on 15th December 2010 by the Licensing, Regulatory and General Purposes Committee of South Gloucestershire Council at the same time as revoking all previous policies.

This policy was reviewed on 20th May 2021 and fully revised on 18th November 2021 by the Regulatory Committee of South Gloucestershire Council.

The aim of this policy is to secure the safety and amenity of the travelling public and ensure that sustainable hackney carriage and private hire services are provided.

The Council, in adopting the licensing policy, recognises both the needs of residents for safe, convenient, and effective hackney carriage and private hire transport and the importance of this provision to the local economy.

In the preparation and publication of this policy South Gloucestershire Council, this Licensing Authority, has had regard to:

- The Department of Transport (DfT) Best Practice guidance, and Statutory Taxi & Private Hire Vehicle standards
- The National Inspection Standards Best Practice guidance
- Existing South Gloucestershire Council policy
- Existing legislation and future tabled amendments
- Benchmarking with other Local Authorities
- Feedback from the Hackney Carriage & Private Hire Service
- Licensing Objectives

2. Statement of policy

2.1 Introduction

The policy relates to the regulation of the Hackney Carriage and Private Hire Service within the South Gloucestershire district through a licensing process.

The aim of the licensing process is to regulate licensable activities so as to promote the licensing objectives stated in section 3.

It is the Council's wish to facilitate well run and managed businesses with licence holders displaying professionalism and customer care.

The Council currently licence hackney carriages, private hire vehicles, dual hackney carriage and private hire drivers, private hire drivers, and private hire operators.

The purpose of this policy document is to provide clarity for licensed vehicle owners, drivers, operators and the public as to the way that South Gloucestershire Council will undertake its licensing functions. In addition, the policy document seeks to assist this Licensing Authority in reaching a decision on a particular application, setting out those matters that will normally be taken into account. This does not restrict this Licensing Authority to a specific course of action as each application will be dealt with on its own merit.

3. Licensing objectives

The Council will adopt and carry out its hackney carriage and private hire licensing functions with a view to promoting the following licensing objectives:

- 1. Safety and health of drivers and the public
- 2. Vehicle safety, comfort and access
- 3. To prevent crime and disorder and to protect consumers
- 4. To encourage environmental sustainability
- 5. To promote the aims / vision of South Gloucestershire Council

These objectives will be taken into account by the Council when making decisions.

In promoting these licensing objectives, the Council will expect to see licence holders and applicants continuously demonstrate they can meet or exceed specifications set by the Council in the following matters, which may include:

3.1 Safety and health of drivers and the public

- Consideration of history of convictions and cautions
- Driver training, qualification, and performance
- Knowledge of the South Gloucestershire district
- Health and fitness to fulfill the role of a licensed driver, including regular driver health checks
- Crime prevention measures
- Vehicle specifications
- Safety at ranks including protection of drivers
- Public education campaign
- Awareness of disability and equalities issues

3.2 Vehicle safety, comfort and access

- Standards of vehicle comfort and appearance
- Space standards for vehicles, with clear access and egress
- Location of ranks
- Use of ranks
- Integration of transport systems
- Provision of disabled facilities
- Number of vehicles available
- Provision for the aged and the young
- Provision of safe and comfortable premises for customers to use

3.3 To prevent crime and disorder and to protect consumers

- Operating rules, conditions, and disciplinary processes
- Vetting, qualification, training, and monitoring of licence holders
- Policies regarding hail downs, servicing of ranks at night and support for the provision of rank marshalling
- Measures to prevent noise, odour and light nuisance from hackney carriage and private hire activities.
- Commitment to work with the Police and licensing authorities.
- Provision of safe premises for driver and public use
- Ensure that drivers and operators have a right to work (licence).

3.4 To encourage environmental sustainability

- Work with stakeholders in the Hackney Carriage & Private Hire Service in finding methods of reducing vehicle emissions and not permitting licences for vehicles that are unable to comply with Euro Technology requirements
- Investigate alternative fuels and conversion systems
- Investigate the potential for providing for an environmental levy or reducing licence fees for cleaner vehicles

It is recognised that the licensing function is only one means of securing the delivery of the above objectives. The Council will therefore continue to work in partnership with the industry, its neighbouring local authorities, the Police, local businesses, and local communities towards the promotion of the objectives.

3.5 To promote the aims and vision of South Gloucestershire Council

Customer Care Charter

We aim to provide high quality services and information. We have a Customer Care Charter that sets out the standards we aim to meet.

4. Legislation and guidance

In undertaking its licensing function, the Council will have regard to:

- Anti-Social Behaviour Act 2003
- DfT Statutory Taxi & Private Hire Vehicle Standards July 2020
- DfT Taxi and Private Hire Best Practice Guidance March 2010
- Environmental Protection Act 1990
- Equality Act 2010
- Health Act 2006
- Health and Safety at Work Act 1974
- Human Rights Act 1998
- Immigration Act 2016
- Local Government (Miscellaneous Provisions) Act 1976
- Road Traffic Acts
- Section 17 of the Crime and Disorder Act 1998
- Smoke-free (Premises and Enforcement) Regulations 2006
- Smoke-free (Vehicle Operators and Penalty Notices) Regulations 2007
- Town Police Clauses Act 1847
- Transport Act 1985

The Council will also have regard to other strategies, policies and guidance in its decision making.

5. Policies

South Gloucestershire Council endorses the principles of good enforcement as set out in the Enforcement Concordat published by The Cabinet Office in March 1998. The Council formally adopted the Concordat on 20th July 1998.

South Gloucestershire Council will actively enforce the provisions of the Statement of Hackney Carriage and Private Hire Licensing Policy within its district in a fair and consistent manner. In doing so all enforcement activities will comply with the Council Regulatory Enforcement Policy, and be in line with the Regulators Code as issued by the Department for Business, Energy and Industrial Strategy (BEIS) Regulators' Code (publishing.service.gov.uk)

The Council will also have regard to wider considerations affecting visitors, employers and the residing population of the district. These include the availability of hackney carriage and private hire transport at all times, public nuisance, pollution, crime and the capacity of the Hackney Carriage & Private Hire Service to fulfil customer demand, particularly at night.

6. Consultation

The following persons/bodies have been consulted in the production of this policy/guidelines:

- The South Gloucestershire Hackney Carriage & Private Hire Service
- Department for Transport (DfT)
- Schools Transport Service, Client Transport Team
- Sustainable Transport Planners within South Gloucestershire Council
- Somerset Licensing Officers Group (SLOG)
- Gloucestershire Licensing Officers Group (GLOG)
- South Gloucestershire Council Equality & Diversity Officer
- Driver and Vehicle Standards Agency (DVSA)
- Police
- South Gloucestershire Council Transportation & Highways
- South Gloucestershire Council Legal Services
- Safer and Stronger Communities Strategic Partnership
- National Association of Licensing and Enforcement Officers (NALEO)
- The Institute of Licensing (IoL)
- South Gloucestershire Disability Equality Network
- Race Equality Network
- South Gloucestershire Equalities Forum

7. Review of policy

The Council will keep the policy statement under constant review and make such revisions to it, as it considers appropriate and proportionate. This Licensing Authority will formally review the policy statement a maximum of every 3 years and re-evaluate if an interim review is required in July for each in-between year. Where revisions are made, this

Licensing Authority shall publish a statement of such revisions as part of a revised statement of licensing policy consultation.

8. National Register for Revocations and Refusals (NR3)

The National Register of Taxi and Private Hire Drivers Licences Revocations and Refusals (NR3) has been developed to improve public safety and confidence in Hackney Carriage and Private Hire licensing.

Applicant details will be checked against the register to confirm that there is no record of them having been revoked or refused elsewhere.

Where an application is refused, or licence revoked, the information will be recorded on the National Register for Revocations and Refusals. The information recorded will be limited to:

- name
- date of birth
- address and contact details
- national insurance number
- driving licence number
- decision taken
- date of decision
- date decision effective

Licensing authorities will then search the register when they are processing new applications or renewals. Where an authority finds a match for their applicant on NR3, it will contact the licensing authority that recorded the entry to seek more information, which, if shared, will then be used to help reach a decision on the application.

Data will remain on the register for 25 years.

9. Drivers

9.1 Requirements for a licence

It is a legal requirement that drivers of either Hackney Carriage or Private Hire vehicles in the South Gloucestershire district obtain a licence to drive those vehicles from this Licensing Authority.

This Licensing Authority will issue a licence to an applicant provided the applicant has held a UK or European Union (EU) full driving licence for at least 3 years and is a "fit and proper" person.

There is no judicially approved test with regard to assessment of a fit and proper person however, when determining whether a driver is fit and proper this Licensing Authority will consider amongst other things, the applicant's relevant skills, knowledge, experience, qualifications, medical fitness, criminal record and previous history as a licence holder.

The cautions and convictions which this Licensing Authority consider to be relevant offences when considering an application for either the grant or renewal of a licence are set out in **Appendix C**

9.2 Driving Licence

As stated at 9.1 an applicant must have held a UK or European Union (EU) full driving licence for at least 3 years.

In addition to the above this Licensing Authority also requires all applicants who hold an EC/EEA driving licence to have a United Kingdom (UK) counterpart document. This can be obtained from the Driver and Vehicle Licensing Agency (DVLA) on submission of form D9 which can be downloaded from the DVLA website.

It takes approximately 3 weeks from receipt of the application for the DVLA to issue a UK counterpart. In order to obtain a UK counterpart, the applicant must be resident in the UK.

Any applicant who is unable to satisfy this requirement may be licensed providing that a UK counterpart is obtained within 3 months of a licence being issued. Failure to provide a UK counterpart within this time period may result in the suspension or revocation of the licence held.

Applicants who apply for a counterpart will be registered with the DVLA and allocated a UK driver number. Any driving convictions and endorsements subsequently incurred by the licence holder in the UK will be recorded by the DVLA. This benefits drivers by allowing them to take part in the Fixed Penalty System for road traffic offences rather than having to attend court and incur a greater penalty as well as costs.

9.3 Qualification by age

This Licensing Authority will not have regard to the age of an applicant when determining their suitability providing, they have held a full UK or European Union (EU) driving licence for 3 years and they are able to acquire the required medical standards entitling the driver to drive in the United Kingdom (UK) without restriction.

9.4 Driving Assessment, Training, and Suitability Assessment

9.4.1 Driving Assessment

A driving assessment is required for all new applications for both Hackney Carriage and Private Hire. The assessment is reflective of modern driving practices; the standard is set at a level suitable for the full driving licence holder, which is therefore higher than the learner driver test. This test is achieved through the four Council approved service providers/assessors, DIAmond Advanced Motorists (DIA), Blue Lamp Trust, Green Penny and Drive53 and the certificate must be dated within 3 years of a complete application being received.

If there are reasonable concerns about the driving ability of a Hackney Carriage or Private Hire driver, this Licensing Authority may require that driver to retake the driving

assessment. Failure to complete that assessment satisfactorily may lead to a referral to the Licensing Sub-Committee.

9.4.2 Learning and suitability assessment

From winter 2021, this Licensing Authority will introduce learning and assessment sessions, covering safeguarding, equality duty, law and conditions with a written/verbal/practical assessment at the end of the session.

The Licensing Service are currently working on finalising the learning and suitability assessment package and also aim to implement the new local knowledge test arrangements by winter 2021.

Hackney Carriage drivers require a good working knowledge of South Gloucestershire. A local knowledge test is required for all Dual Hackney Carriage and Private Hire driver applicants and must be passed as part of the application process.

This Licensing Authority are mindful however that all Private Hire driver applicants must be able to have good understanding of private hire legislation, of the written (to write receipts) and spoken (to communicate effectively) language and basic mathematical skills (to work out change where appropriate). All Private Hire driver applicants must pass a basic skills test.

The knowledge / basic skills test determines whether a person has a satisfactory understanding and command of the English language to carry out the role. Licensed drivers must be able to communicate effectively with customers, Police or Licensing Officers and other road users, understand road signage and resolve difficulties / concerns with customers.

After you have read the sample questions as seen at **Appendix A**, if you have any concerns or queries then please contact the Licensing Service in the first instance.

Applicants are required to pay a knowledge / basic skills test fee for each test taken. This fee is listed in the current fees and charges and is payable in advance.

Any cancellation of attendance to a test by the candidate with less than 48 hour's notice of the test start time will result in the forfeiture of the fee.

9.4.3 CSE & CCE awareness training

All new and renewal applicants for a Dual Hackney Carriage and Private Hire Driver's Licence or Private Hire Driver's Licence must attend and complete Child Sexual Exploitation (CSE) and Child Criminal Exploitation (CCE) safeguarding awareness training through a Council approved training provider. The content and learning outcomes of this training can be seen at **Appendix R** and aligns to the Council's strategy of safeguarding all children and vulnerable persons.

Failure for existing holders of a driver's licence to provide evidence of a Council approved training course will result in a renewal application being deemed as improperly made as the application criteria will not be met.

9.4.4 Disability awareness

Upon implementation of disability awareness training provided by a council approved training provider, all new applicants for a Dual Hackney Carriage and Private Hire Driver's Licence or Private Hire Driver's Licence must provide an original certificate showing that the applicant has successfully attended an awareness training session.

All existing holders applying for the renewal of a Hackney Carriage and Private Hire Driver's Licence, or Private Hire Driver's Licence must undertake and provide this Licensing Authority with an original certificate showing that the applicant has successfully attended an awareness training session.

The content and learning outcomes of this training can be seen at **Appendix S** and aligns to the Council's principle of equality and fairness for all.

Failure for existing holders of a driver's licence to provide evidence of a Council approved training session will result in a renewal application being deemed as improperly made as the application criteria will not be met.

9.4.5 Moving and Handling

This Licensing Authority with reasonable notice given to the Hackney Carriage and Private Hire Service may also require specific training to be undertaken. This training may include, but is not specific, to moving and handling and equality.

Upon implementation of moving and handling training provided by a council approved training provider, all new applicants for a Dual Hackney Carriage and Private Hire Driver's Licence, or Private Hire Driver's Licence must provide an original certificate showing that the applicant has successfully attended a training session.

All existing holders applying for the renewal of a Hackney Carriage and Private Hire Driver's Licence, or Private Hire Driver's Licence must undertake and provide this Licensing Authority with an original certificate showing that the applicant has successfully attended an awareness training session.

Failure for existing holders of a driver's licence to provide evidence of a Council approved training course will result in a renewal application being deemed as improperly made as the application criteria will not be met.

9.4.6 English language proficiency

The Council will have the right to require all new applicants and existing licence holders, where required, to complete a test of their language proficiency which will cover both oral and written English language skills and be specified by the Council. Such a test will be completed at the licence holder's expense.

Failure to complete that test satisfactorily may lead to a referral to the Licensing Sub-Committee.

9.5 Right to Work (Licence)

All applicants are required to demonstrate to the satisfaction of this Licensing Authority that they have the right to live and work in the UK, in line with the Immigration Act 2016.

Where a right is time limited, the grant of a licence will also be time limited to the same extent.

In some cases, immigration status checks may take some time to be finalised and the applicant will not be permitted to work until they are concluded.

This Licensing Authority will provide potential applicants with an up-to-date list of acceptable documents to support an application upon request.

9.6 Medical fitness

Applicants for the grant of a driver's licence are required to have a medical examination at any Medical Centre in England and Wales that is permitted to undertake a medical to the DVLA Group 2 medical standard.

The medical examination will ensure that the applicant satisfies all the requirements of the DVLA Group 2 medical standards of fitness to drive.

The requirement for all licensed drivers to have a medical will be:

- At new application
- Every 5 years from first date of licence
- From the age of 45, a medical certificate must be produced every 5 years, on the licence holder's birthday
- From the age of 65, a medical certificate must be produced, every year on the licence holder's birthday

All medical requirements above, must be provided within 4 months before the anniversary of the licence holder's birthday. Failure to provide the medical may result in the licence being suspended on the grounds of public safety.

All costs associated with obtaining the medical certificate will be met by the applicant.

In addition, this Licensing Authority may direct any licence holder at any time to supply satisfactory evidence, in the form of a medical certificate stating the licence holder meets the required DVLA Group 2 medical standard should their medical fitness be called into question. The cost associated with obtaining this will rest with the licence holder.

Should a current licensed driver fail to provide satisfactory evidence within 5 working days of being requested the licence held will be suspended on the grounds of public safety.

Any applicant for the grant or renewal of licence that is unable to satisfy this

Licensing Authority that they meet the required medical standard shall not have a licence granted to them, or the licence shall not be renewed.

All licence holders are required to inform this Licensing Authority of any illness or condition that affects their ability to drive. Failure to do so will call into question if they are a "fit and proper person" and may result in their suitability being determined before a Licensing Sub-Committee.

Anyone who currently holds an HGV/LGV/PSV Licence, a medical certificate will be accepted dated no more than 4 months old.

9.6.1 Medical Exemptions

The exemption can only be sought on medical grounds, as sections 166, 169 and 171 of the Equality Act 2010.

Exemptions from carrying assistance dogs or carrying passengers in wheelchairs can be made in respect of individual drivers only and each case will be considered on its own merit.

Exemption applications should be made to this Licensing Authority in writing on the prescribed form as seen at **Appendix F**. When considering your application, this Licensing Authority will need to verify your medical condition. You will be required to provide evidence of your allergy by providing verified medical information to this Licensing Authority.

It is important that you apply for the exemption prior to taking your medical examination.

If your application is approved you will be issued with an exemption certificate, you will also be issued with a notice of exemption. The notice of exemption must be exhibited in the vehicle by fixing it, facing outwards, either on the windscreen or in a prominent position on the dashboard.

9.7 Disclosure and Barring Service (DBS) background checks

Applicants should be aware that this Licensing Authority is entitled under law to check for the existence and contents of any criminal record held in the name of an applicant.

A Disclosure and Barring Service enhanced disclosure level check is required on initial application (dated not earlier than 2 months of a complete application being received) and will be checked every 6 months through the DBS Update Service, or a new check at the licence holder's expense.

Such a criminal record checks will confirm an individual's criminal record. For certain roles it will also include information held on the DBS's children and vulnerable adults barred lists, together with any information held locally by Police forces that is reasonably considered to be relevant to the applied for post.

In isolated cases this Licensing Authority may request when it has reasonable cause to do so that a licence holder provides a further DBS enhanced disclosure check at any time. The cost of any DBS check undertaken will be met in full by the applicant or licence holder.

This Licensing Authority requires all applicants (new and renewal) upon the date that a new DBS enhanced disclosure check is required, to subscribe to the DBS Update Service in order that these checks may be carried out throughout the time that they are licensed.

All licence holders must consent to this Licensing Authority to access the DBS Update Service checking facility, at all times that they are so licensed. Failure to do so will lead to the revocation of, or refusal to renew of the Dual / Private Hire Driver's Licence.

In addition, if a licence holder fails to maintain their subscription to the DBS Update Service, this will lead to the revocation of or refusal to renew of the Dual / Private Hire Driver's Licence.

Where any applicant has been resident abroad at any time up to 5 years prior to an application they must provide a Certificate of Good Conduct or similar document from each and every country within which they have been resident.

Residency for these purposes is considered by this Licensing Authority as where the person has lived in a country for longer than 6 months in a given calendar year. Where this certificate has been produced in a non-English language, the applicant is required to produce a translation of the certificate from the embassy or consulate of that country and provide the original document.

An exception might be permitted where a refugee has been allowed to stay in the United Kingdom and has been given asylum, and this exception will only apply to that country. Applications will then be determined by a Licensing Sub-Committee.

In relation to the exception requirements, this Licensing Authority will require the following:

- A valid reason as to why the licence holder cannot approach the relevant embassy or consulate and provide documentary evidence to this effect
- A statutory declaration of good character made with the assistance of a lawyer
- Three character references.

The cost of any DBS checks undertaken, subscription to the DBS Update Service, and Certificates of Good Conduct are to be met by the applicant in full.

9.8 Relevance of convictions and cautions

When considering the relevance of convictions this Licensing Authority will have regard to the policy as seen at **Appendix C**.

In assessing whether an applicant is a "fit and proper" person to hold a licence, this Licensing Authority will consider each case on its own merit.

This Licensing Authority will take account of all cautions and convictions, whether they are spent or unspent, but only insofar as they are relevant to an application for a licence. Upon receipt of a disclosure certificate from the DBS, the Licensing Officer will assess whether any or all the convictions are capable of having relevance to the issue of whether or not the applicant is a "fit and proper" person to hold a licence. If it is determined that the convictions are relevant, then the Officer will refer the application to a Licensing Sub-Committee to determine the application.

In relation to previous convictions, this Licensing Authority will have regard to the following:

- Whether the convictions are spent or unspent
- The nature of the offence
- The age of the offence
- The apparent seriousness, as gauged by the penalty

Guidance in relation to determining the relevance of offences, together with the principles of the Rehabilitation of Offenders Act 1974, is provided in **Appendix C**, which forms part of

this policy. In general terms, the more recent, serious, and relevant to the Council's licensing objectives the offence is, the less likely that an application shall be granted.

Should a new applicant be in any doubt about any cautions or convictions received then please discuss with the Technical Support Officer at the first opportunity. References to convictions should include out of court disposals of all types including driver education courses.

A current licence holder must inform this Licensing Authority in writing of any cautions or convictions by the end of the next working day, of any of the following event:

- Receiving a simple or conditional caution or being convicted of any criminal offence
- Bring arrested or interviewed, postal requisition/summons to attend court or charged in connection with any offence

A licence holder shall not be entitled to benefit from a failure to disclose such relevant information to the Council where any period of time specified in this policy has expired.

9.9 Grant and renewal of driver's licence

This Licensing Authority will issue a licence up to a 3-year period to new and renewal applicants. However, this Licensing Authority does have the discretion to issue a licence for a shorter duration if it considers this to be appropriate and proportionate given the circumstances.

Drivers must renew their licence at least seven days prior to the expiry date.

The responsibility to renew a licence is with the licence holder. An appointment to renew can be made up to one month prior to the expiry date.

9.10 Expired licence

In the event of a Dual Hackney Carriage and Private Hire or Private Hire Driver's Licence expiring the following applies:

- To apply as a new applicant and will not be able to conduct licensed work until the full process has been completed
- If you have completed your Private Hire basic skills test or Dual Hackney Carriage and Private Hire knowledge test within the last 3 years you will not need to complete another. However, if the test was taken over 3 years ago, the applicant will have to pass another test

9.11 Conditions of Driver's Licence

This Licensing Authority may attach such conditions to a Dual Hackney Carriage and Private Hire Driver's Licence or Private Hire Driver's Licence as are considered appropriate and proportionate.

The conditions that this Licensing Authority considers reasonable to attach to a Private Hire Driver's Licence can be seen at **Appendix D1**.

The existing Hackney Carriage byelaws can be seen at **Appendix D2**.

The conditions that the Authority considers reasonable to attach to a Dual Hackney Carriage and Private Hire Driver's Licence can be seen at **Appendix D2**.

9.12 Drivers Dress Code

Drivers should operate at all times in a professional manner and conform to minimum standard of dress and personal hygiene. The following are deemed unacceptable:

- a) Clothing not kept in a clean condition, or which is torn or damaged
- b) Words or graphics on any clothing that is of an offensive or suggestive nature or which might offend
- c) Sportswear (e.g. football/rugby kits, track suits, beach wear etc.)
- d) Sandals with no heel straps, flip flops or any other form of footwear not secured around the heel
- e) Drivers not having either the top or bottom half of their bodies suitably clothed
- f) Shorts, other than tailored shorts
- g) Very short skirts

Where concerns are received about a driver's standard of dress the driver will be offered advice by this Licensing Authority. Should this advice not be taken the driver may be referred to a Licensing Sub-Committee to consider the licence held.

9.13 Drivers Dress Code

This Licensing Authority will continue to investigate and consult upon licensed driver safety. The Licensing Service recognises that the work undertaken by the Hackney Carriage and Private Hire Service puts driver's personal safety at risk and it is important that the personal safety of South Gloucestershire Hackney Carriage and Private Hire vehicle drivers is safeguarded.

Particular areas of concern are:

- 1. Hackney Carriage rank safety; and
- 2. Hackney Carriage driver safety whilst conveying the public

This Licensing Authority will support all measures to promote driver and public safety and this includes the use of CCTV systems within licensed vehicles. More information for vehicle licence holders considering purchasing CCTV systems can be seen at **Appendix G** of this policy.

9.14 Enforcement Action

A breach of the requirements of the current policy and conditions of licence / byelaws for licensed drivers may result in the issuing of penalty points, simple caution, suspension, revocation of the licence, or potential prosecution.

10. Vehicles

10.1 Conditions of Vehicle Licence

This Licensing Authority is empowered to impose such conditions, as it considers appropriate and proportionate, in relation to the grant of a Hackney Carriage or Private Hire Vehicle Licence.

In accordance with those powers this Licensing Authority has set standard conditions of licence with respect to Hackney Carriages and Private Hire. These can be seen at **Appendix D.3** for Private Hire and **Appendix D.4** for Hackney Carriage vehicles. However, where it considers it appropriate and proportionate additional conditions may be imposed. In considering what is appropriate and proportionates this Licensing Authority will take into account its licensing objectives.

10.2 Specifications

All vehicles which are presented to this Licensing Authority for licensing, and all vehicles whilst licensed must comply with the vehicle specifications stated within **Appendix Q**.

All new vehicles presented for licensing will be inspected by Licensing Officers to ensure compliance with the vehicle specifications as seen at **Appendix Q** prior to licensing.

This Licensing Authority reserves the right to carry out or require any form of test, examination, or assessment as it sees fit to determine the suitability of a vehicle for licensing. The applicant will be expected to cover all this Licensing Authority's costs incurred in making this determination.

This Licensing Authority whilst making standard conditions of licence and vehicle specifications, may amend those conditions and specifications, or make additional conditions for a vehicle, as reasoned individual circumstances

10.3 DBS basic disclosure record check

Hackney Carriage and Private Hire Vehicle licence holders will be required to produce a basic disclosure from the Disclosure and Barring Service prior to the granting of the Vehicle licence.

As with other criminal record certificates, it shall only be considered as relevant by this Licensing Authority if it has been issued and obtained by this Licensing Authority dated not earlier than 2 months of receiving a complete application.

If the vehicle licence holder is a current driver who has already obtained the relevant DBS enhanced check then the above criteria is not required

10.4 Age of vehicles

New vehicles being licensed

New applications must meet the Euro 6 Standards and will not be considered for standard vehicles over 5 years of age from the date of first registration.

This Licensing Authority proposes that within the Hackney Carriage and Private Hire Policy interim review due in July 2023 to introduce further requirements for ultra-low emission vehicles, however it will continue to consult in relation to the direction of travel.

Current licensed vehicles

A licence will not be issued/renewed when a vehicle other than a non-standard vehicle, has reached the age of 10 years (taken from the date of the first registration in the Vehicle Registration Document).

All vehicles will be subject to a six-monthly compliance testing at a Council approved garage (currently Broad Lane). Failure to comply with this will result in the vehicle licence being suspended.

(Non-standard vehicles shall mean vintage (classic) vehicles, special event vehicles and other vehicles as detailed in paragraphs below).

Wheelchair accessible vehicles and adapted vehicles

For a current licensed wheelchair accessible vehicle, or a vehicle adapted for disabilities and contracted for use by the Council's Client Transport team to carry passengers to and from educational establishments, the licence holder can submit written request to the Licensing Service for the vehicle to be exempt from the age limit and licensed up to 15 years of age from first date of registration.

Each above written request will be taken on its own merit and will include:

- Information about the intended business use of the vehicle
- To provide service and maintenance records of the vehicle
- An inspection of the vehicle to ensure it is in an excellent condition

10.5 Vintage (Classic) Vehicles

Vintage (classic) vehicles presented to this Licensing Authority will be considered on their individual merits.

It is expected that these vehicles will be in excellent condition (no damage to the interior or exterior) and vintage (classic) in design.

It is expected that the applicant will provide additional information with the application which will include:

- Detailed letter explaining the type of work undertaken
- Photographs of the vehicle (interior and exterior)
- Full-Service History of the vehicle
- Any additional information requested by this Licensing Authority

Given that the conditions for a standard licence will may not be appropriate all applications for vintage (classic) vehicles will be considered by a Licensing Sub-Committee with the paramount consideration given to public safety.

10.6 Special Event Vehicles

This Licensing Authority considers the following types of vehicle to be "Special Event Vehicles" when considered in the context of licensing:

- American stretched limousines
- Decommissioned emergency service vehicles
- Other non-standard type converted vehicles used for special events

The above list is not exhaustive, and other types of vehicles may be considered from time to time.

It is expected that any vehicle presented will have:

- No more than 8 passenger seats
- Either a European Certificate of Conformity from the manufacturer or an Individual Vehicle Approval (IVA) to show that they are roadworthy
- Documentation that any alterations undertaken following the above approval have not affected the approval in any way. Should this Licensing Authority have concerns they may request that another approval takes place prior to consideration of licensing

Private Hire special event vehicles will be licensed as follows: a licence for these types of vehicles will be issued for a period of 12 months, but the licence would be conditional upon the vehicle being MOT tested annually and passing a compliance test at 6 monthly intervals.

10.7 Exempt Vehicles

Currently the following types of vehicles are exempt from licensing:

Funeral Cars – Vehicles used for funerals by a Funeral Director do not need to be licensed – meaning from law.

Wedding Cars – Vehicles used solely for weddings/civil partnerships do not need to be licensed as private hire vehicles.

10.8 Courtesy cars

Courtesy vehicles used for transporting customers to and from specific venues such as hotels and nightclubs, whether operated with or without charge to the customer are generally considered as private hire vehicles.

It is recommended that you contact this Licensing Authority to discuss further before an application is made.

10.9 Consideration of applications

This Licensing Authority will consider all applications for vehicle licences on their own merits. Once it is satisfied that the following:

- Logbook (V5 registration document), with the correct taxation class
- Insurance certificate (including hire and reward), valid at licence issue date
- Vehicle specification (European Certificate of Conformity from the manufacturer or

- an Individual Vehicle Approval (IVA))
- An MOT certificate dated within four weeks prior to the application date and has been conducted at a DVSA approved testing station
- Fitness test certificate dated within four weeks prior to the application date from the Council approved garage
- Meter calibration certificate (from an approved meter company as Appendix Q)
- A completed application form and supporting documents

Are in order and submitted with the current licence fee, a licence application will be deemed complete.

10.10 Insurance, Tax and MOT

A Certificate of Insurance or cover note which is valid and which must be for the correct category for use as a hackney carriage (taxi) for hire or reward or public hire. For private hire insurance, certificates will only be accepted if hire and reward or private hire is stated.

A cover note will be accepted and the licence will be issued on the understanding that the Certificate of Insurance will be produced prior to the expiry of the cover note.

All insurance documents must be produced before a licence is granted.

Failure to provide this Licensing Authority with a copy of a new insurance certificate upon the expiry of a current policy will result in the immediate suspension of the vehicle licence until such time the Certificate of Insurance is produced.

The licence holder must ensure that at all times the vehicle is covered by the appropriate current vehicle tax.

All vehicles, after three years of age for private hire vehicles, and one year of age for hackney carriage vehicles, shall have an annual MOT test at a DVSA approved MOT testing station.

10.11 Grant and renewal of Vehicle Licence

This Licensing Authority will, providing all requirements are met, normally issue a 12-month vehicle licence.

However, should this Licensing Authority have concerns about any vehicle it may at its discretion refer the application to a Licensing Sub-Committee for determination.

The Sub-Committee has discretion to grant, grant for a period of less than 12 months or refuse the application.

10.12 Expired licence

In the event of a Hackney Carriage or Private Hire Vehicle Licence expiring the following applies:

- To apply as a new applicant and will not be able to conduct licensed work until the full process has been completed
- The vehicle must not be more than five years of age from first date of registration
- Hackney Carriages must be wheelchair accessible vehicles

10.13 Signage

The Council requires Hackney Carriages and Private Hire vehicles to clearly indicate to the public that they are licensed vehicles.

Hackney Carriage and Private Hire vehicles must be clearly distinguishable to allow the public to clearly identify them from other vehicles and each other. The Council accept that clear signage and approved advertising can achieve this.

The Council has set standards on the acceptable type of signage for Hackney

Carriages and Private Hire vehicles; these can be found in the conditions and form part of this policy. They include:

- The permitted position of licence plates
- Colours to be used for licence plates
- Positioning of door signs for private hire vehicles (unless plate exemption in place)
- Requirements for internal dash or bulkhead mounted signs

The only exception to the above is if a private hire vehicle is in possession of a plate exemption certificate. A plate exemption certificate will only be issued to vehicles of an executive nature, being high end luxury vehicles.

A licence holder can apply for a plate exemption certificate if they feel that displaying a private hire plate will hinder their business operation, an example of this would be conducting executive travel.

If an exemption is granted, the licence holder must ensure that the plates and signage are displayed in the prescribed way by this Licensing Authority when the work is being carried out that isn't covered by the exemption certificate.

Plate exemption certificates must be reapplied for on an annual basis.

In order to apply for an exemption, the applicant must supply the following:

- Letter addressed to the Licensing Team Leader detailing why an exemption is required; and
- A list of companies that the exemption is to be used for; and
- Any other information deemed appropriate and proportionate by this Licensing Authority to consider the request

Each case will be determined on its own merits and reasons given if the request is refused.

10.14 CCTV systems

This part of the policy is in progress and will be reviewed at a later date.

10.15 Advertisements

The Council may permit advertising on hackney carriage and private hire vehicles.

The Council must approve adverts. Advertising requirements must be made in writing providing a proof of the intended advert. In making a decision on proposals for advertising the Council will take into account:

- The licensing objectives
- Discrimination of any form
- The Council's objectives, specifically in relation to health promotion and crime reduction
- The likelihood of the advert causing offence
- The requirements set out in the conditions for Hackney Carriage or Private Hire Vehicles

Hackney Carriage owners and Private Hire operators are permitted to advertise the company name or trade name or mark and telephone number on most parts of the bonnet, doors and boot of the vehicle.

Advertisements on vehicles must not, in the opinion of the Council, obscure or detract from the clarity of signage required by this Licensing Authority to be displayed on licensed vehicles. A copy of the advertising leaflet for vehicle owners can be seen at **Appendix K**.

No advertising on the glazing of the vehicle is permitted.

10.16 Spare Wheel

An appropriate spare wheel, run flat tyre or an inflation kit fully equipped and in working order must be carried at all times.

Without the above in place the licence will be refused/suspended until such time when one is produced.

This Licensing Authority strongly suggests that the vehicle is covered by breakdown cover.

10.17 Accidents, Collisions, and Incidents

If at any time, a vehicle is involved in an accident, incident or collision the licence holder must inform this Licensing Authority immediately or by the end of the next working day at the latest.

This must be by email <u>licensing@southglos.gov.uk</u> report in the first instance but must be followed up by the completion of an Accident, Collision, and Incident Report Form by the end of the next working day.

Failure to do so will result in penalty points being issued.

10.18 Hackney Carriage Rank Provision

This Licensing Authority will undertake continual consultation with the Hackney Carriage and Private Hire Service via taxi liaison meetings and South Gloucestershire Council stakeholders.

Where concerns are identified on existing provision of Hackney Carriage ranks, this Licensing Authority will look at each individual case and make a decision based upon its merits.

On reviewing the Hackney Carriage rank provision this Licensing Authority will prioritise new and proposed changes to Hackney Carriage ranks based upon a number of considerations.

This Licensing Authority will facilitate consultation with South Gloucestershire Council Transportation & Highways department and prioritise improvements for new and existing rank provision.

This Licensing Authority can only facilitate these changes, as ultimately the responsibility to instigate formal consultation and rank works lies with the Transportation & Highways department. A list of current Hackney Carriage ranks can be seen at **Appendix L**.

10.19 Tinted Windows

Only manufactured/factory fitted privacy glass is permitted. Aftermarket tints are not permitted and must be removed before licensing. Any other modifications will be considered on a case-by-case basis.

10.20 Insurance Write-Off Categories

Categories A, B, S (previously C) and N (previously D).

South Gloucestershire Council will not accept any of the above category vehicles. This may affect existing vehicles that have been involved in an accident whilst licensed, it means that the vehicle suspension will not be removed.

10.21 Smoking

Smoking including vaping or e-cigarettes is prohibited in licensed vehicles and any offices used by private hire operators.

It is a legal requirement that a no smoking sticker is clearly displayed within the vehicle to make people aware.

Should smoking be witnessed in a licensed vehicle the person smoking will face a monetary fine. If the person smoking is the driver then they may also have penalty points added to the Hackney Carriage and/or Private Hire Driver's Licence held.

In addition, the vehicle licence holder may also face enforcement action (including prosecution) if it is found that they have allowed smoking to take place.

10.22 Vehicle Fitness Testing

The council vehicle fitness test inspection sheet can be seen at **Appendix M**.

Prior to the issue of a vehicle licence the Council requires the vehicle to have passed a vehicle fitness test conducted at a Council appointed vehicle-testing station.

The test will look at cosmetic aspects including compliance with conditions of a licence (i.e. No smoking stickers).

Should there be a need due to increased service demand this Licensing Authority has the right to instruct a tendering exercise for a further testing station(s) to be appointed within the South Gloucestershire district.

New vehicles are required to undertake a fitness test as part of the initial application process for licensing, and then six months thereafter.

Current licensed vehicles under 10 years of age are required to undertake a fitness test at the time of renewal of the licence, and then six months thereafter.

Current licensed vehicles over 10 years of age are required to undertake a fitness test at the time of renewal of the licence, and then four months and eight months thereafter.

The pass certificate provided by the appointed garage must be presented to this Licensing Authority as evidence that the vehicle meets the required standard.

Should a vehicle fail to pass a fitness compliance inspection, on any one or more items which are considered by the testing mechanic or an Authorised Officer to affect the safety of the vehicle or persons travelling therein, then the licence will be suspended in the form of a stop notice until such time as the vehicle passes the fitness compliance test.

In addition to the fitness test requirements this Licensing Authority will also conduct routine enforcement operations to inspect vehicles.

Further information can be seen at **Appendix M** which details the vehicle inspection criteria.

10.23 Disability Access

The Council has investigated the possibility of allowing a greater range of wheelchair accessible vehicles to be licensed for service in South Gloucestershire. Such vehicles may provide greater disability access and the ability to carry a greater number of passengers than those vehicles currently approved for service.

The Hackney Carriage wheelchair accessible vehicle specification can be seen at **Appendix Q** detailing design and quality standards. A list of vehicles that meet the agreed technical specification for Wheelchair Accessible Vehicles (WAVs) will be published on the licensing webpage for vehicles of the Council website.

All new Hackney Carriage vehicle applications, from 1st April 2021, are to be for wheelchair accessible vehicles only. This will apply to all new Hackney Carriage vehicle applications submitted to this Licensing Authority.

From 1st April 2023 all Hackney Carriage Vehicles must be wheelchair accessible.

10.24 Meters

The Council may from time to time publish a list of meters approved and acknowledged by the Public Carriage Office for use to calculate fares. Approved companies can be seen at **Appendix O**.

Meters used to calculate fares must be accurate and displaying the correct time and capable of displaying the various tariffs as approved by the Council, including extra charges recoverable under the approved Table of Tariffs and Fares

The meter shall be calibrated and set to the Council agreed charging distances and tariffs currently in force. The meter must be sealed with the official South Gloucestershire Council plastic seal by a company approved by this Licensing Authority to seal meters.

Meters will be checked for accuracy by a metered 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 the tampering including the breaking of seals will result in a stop notice being issued immediately. For the stop notice to be removed the vehicle with meter must have been resealed and calibrated by an approved meter company and returned to Broad Lane for inspection.

All meters will be connected to the top sign where applicable.

10.25 Enforcement Action

A breach of the requirements of the conditions of licence may result in the vehicle being considered unfit for its purpose. Such breach of these requirements may result in the issuing of penalty points, simple caution, suspension of the licence, revocation of the licence or prosecution.

11. Private Hire Operators

11.1 Requirement for a licence

In order to ensure the safety of the public any person who operates a private hire service must apply to this Licensing Authority for a Private Hire Operator's Licence.

All applications for a grant or renewal of a Private Hire Operator's Licence will be determined in the same manner as that of a driver in respect of assessing whether an applicant is a "fit and proper" person.

There is no judicially approved test with regard to assessment of a fit and proper person however when determining whether an operator is fit and proper this Licensing Authority will consider amongst other things, the applicant's relevant skills, knowledge, experience, qualifications, medical fitness, criminal record and previous history as a licence holder. The cautions and convictions which this Licensing Authority consider to be relevant offences when considering an application for either the grant or renewal of a licence can be seen at **Appendix C**.

11.2 DBS basic disclosure record check

Private Hire Operator applicants will be required to produce a basic disclosure from the Disclosure and Barring Service prior to the granting of the operator's licence.

As with other criminal record certificates, it shall only be considered as relevant by this Licensing Authority if it has been issued and obtained by this Licensing Authority dated not earlier than 2 months of receiving a complete application.

If the Private Hire Operator applicant is a current driver who has already obtained the relevant DBS enhanced check, then the above criteria is not required.

11.3 Booking and dispatch staff

A private hire operator shall maintain a record that they have viewed a DBS basic disclosure certificate for all staff that will take bookings or dispatch vehicles for the duration that the individual remains on the register. Should an employee cease to be on the register and later re-entered, the private hire operator shall require a new DBS basic disclosure certificate and sight of this shall be recorded.

A private hire operator must ensure that they use appropriate people to take bookings, handle personal information in respect of bookings on behalf of the licence holder and as the designated safeguarding lead. A Fit and Proper Person test, similar to the one the Council uses to determine an operator's licence, shall be in place and used by the private hire operator for all individuals taking bookings, that handle personal information in respect of bookings, or who carry out the role of designated safeguarding lead on behalf of the private hire operator. This test shall be detailed in a policy which the private hire operator shall provide on application. Any changes to this policy shall be forwarded to the Council at least 7 working days prior to taking effect.

A private hire operator shall not employ or have any person involved in taking bookings, handing booking information or as designated safeguarding lead that does not meet their Fit and Proper Person policy. Evidence of the checks carried out by the private hire operator in accordance with their Fit and Proper Person policy for any individual taking bookings on behalf of the private hire operator, that handle information relating to bookings or act as designated safeguarding lead shall be held at the premises for 3 years from the date of the checks. These checks shall include a DBS basic disclosure.

11.4 Safeguarding Policy

A private hire operator shall have in place a Safeguarding Policy which shall be provided to the satisfaction of the Council and include the name and contact details of the Safeguarding Lead acting on behalf of the private hire operator. A copy of this policy shall be provided on application and any changes to this policy shall be forwarded to the Council at least 7 working days prior to taking effect.

11.5 Information sharing

A private hire operator shall inform this Licensing Authority of any drivers or vehicles which are removed from the operator's register of Private Hire Drivers and Private Hire Vehicles, including the reasons for removal and any relevant information to this Licensing Authority by the end of the next working day of the decision to remove the driver or vehicle.

A private hire operator shall forward copies of the current register of Private Hire Drivers and Private Hire Vehicles to this Licensing Authority on the first working day of each month.

A private hire operator shall comply with requests for information from this Licensing Authority in respect of complaints, conduct or offences relating to the Operator, Private Hire Vehicles and Private Hire Drivers licensed by this Licensing Authority.

A private hire operator shall establish a Customer Service and Complaints Policy and shall take all reasonable steps to record and fully investigate any complaints, ensuring a record is kept of the following information:

- a) The name, contact details of complainant and date Hackney Carriage and Private Hire Licence Conditions complaint received.
- b) The date, time, and details/nature of the complaint.
- c) The name of the driver (and Badge number) or member of staff, to which the complaint relates.
- d) Details of the investigation carried out.
- e) All records shall be retained for 12 months.
- f) The format of the complaints register shall be maintained in a manner prescribed by the Council.
- g) Details of when and how complaint forwarded to the Council (if applicable).
- h) Any action taken as a result of the complaint.

The Customer Service and Complaints Policy and complaint records shall be made available on request to an Authorised Officer of this Licensing Authority.

Any records relating to complaints shall be kept in hard copy or on a computer system. If kept in hard copy they must be in a bound book with consecutively numbered pages.

A private hire operator shall ensure that they notify any complainant of their right to forward their complaint to this Licensing Authority.

If a private hire operator receives a complaint concerning any of the following matters:

- Sexual misconduct, sexual harassment or inappropriate sexual attention
- Racist behaviour
- Violence
- Dishonesty
- Theft
- Breaches of equality
- A driver's behaviour or conduct towards a vulnerable passenger
- Report of poor and/or dangerous driving
- A driver being under the influence of alcohol and/or any other drug (illegal or medicinal)
- A refusal of a passenger with a wheelchair or an assistance dog

The private hire operator must inform this Licensing Authority in writing within 72 hours of receiving the complaint, including the name and contact details of the complainant, the nature of the complaint, the name and badge number of a driver, and the vehicle details.

A private hire operator shall forward any changes to its Customer Service and Complaints Policy to this Licensing Authority in writing at least 7 working days prior to the change taking effect.

A private hire operator shall disclose any information they consider could impact on a driver or vehicle proprietor's suitability to hold a licence to this Licensing Authority, in respect of complaints, conduct or offences within one working day of the private hire operator being in receipt of this information.

11.6 Conditions of Operator's Licence

This Licensing Authority has the power to impose such conditions on an operator's licence as it considers appropriate and proportionate to uphold the licensing objectives.

Standard conditions are provided at **Appendix D.5** of this policy.

11.7 Record keeping

The records required to be kept by a private hire operator under Section 52(2) of the Local Government (Miscellaneous Provisions) Act 1976 shall be kept in a suitable book or on a computer, the pages of which are numbered consecutively, and the operator shall enter before commencement of each journey,

A private hire operator shall permit an Authorised Officer of this Licensing Authority access to records required by their licence at all reasonable times. This is considered to be at any time the operator is either open to take or fulfill bookings.

11.8 Operators insurance

Before an application for a Private Hire Operator's Licence is granted, the applicant must produce evidence that they have taken out appropriate public liability insurance (if the premises permit public access) for the premises to be licensed.

An applicant who intends to employ drivers must also produce evidence that they have taken out the appropriate employer's liability insurance which is required in law.

An exemption from employer's liability insurance is for a family run business (i.e., businesses if all employees are closely related). Please note this exemption does not apply to family businesses which are incorporated as limited companies.

11.9 Grant and renewal of Operator's Licence

This Licensing Authority will issue a licence up to a 5-year period to new and renewal applicants. However, this Licensing Authority does have the discretion to issue a licence for a shorter duration if it considers this to be appropriate and proportionate given the circumstances.

A private hire operator must renew their licence at least seven days prior to expiry.

The responsibility to renew a licence is with the licence holder. An appointment to renew can be made up to one month prior to expiry.

11.10 Expired licence

In the event of a Private Hire Operator's Licence expiring the following applies:

 To apply as a new applicant and will not be able to conduct licensed work until the full process has been completed

11.11 Operators offices outside the South Gloucestershire District

This Licensing Authority shall not grant a Private Hire Operator's Licence to any person/s intending to have a base of operation that is located outside the South Gloucestershire district.

11.12 Planning permission

If you are operating Hackney Carriage or Private Hire vehicles from your residential property you may require planning permission. This will depend on the number of vehicles and vehicle movements, the time of day of these movements and the parking provision that you have available. Parking of in excess of two vehicles might amount to a change of use and you can obtain further advice by contacting the Planning Authority.

12. Enforcement

South Gloucestershire Council will actively enforce the provisions of the Hackney Carriage and Private Hire Licensing Policy within its area in a fair and consistent manner. In doing so all enforcement activities will comply with the Council Enforcement Policy, in line with the Regulators Code as issued by the Department for Business, Energy and Industrial Strategy (BEIS).

12.1 Procedures we will follow

Requirements from all Authorised Officers will be put clearly and simply, if necessary, in writing.

The Licensing Authority will make sure that legal requirements are clearly distinguished from best practice advice.

Unless immediate action is required, Authorised Officers will always provide an opportunity to discuss situations before taking formal enforcement action.

If immediate action is considered necessary Authorised Officers will explain why the action was necessary and will confirm this in writing.

Rights of appeal and advice on appeal procedures will be clearly set out in writing.

12.2 Enforcement decision

The Licensing Authority will be fair and consistent and relate to common standards of public protection. The criteria to be considered before reaching a decision on enforcement will include:

- Seriousness of the offence
- History of contraventions
- Confidence in the ability or willingness to meet requirements
- The results of non-compliance
- Benefit to public health and safety
- Likelihood of compliance

12.3 Informal action

This includes advice, verbal warnings and requests, letters and inspection reports. We will use informal procedures:

- In cases of less serious issues
- Where previous history of compliance is good
- Where non-compliance will not cause a significant risk to public health and safety
- Where informal action will be more effective than formal.

12.4 Formal action

The Council in dealing with a breach of any licence condition or any law or byelaw relating to the licensed hackney carriage and private hire service in South Gloucestershire may:

- Issue a notice or direction
- Issue penalty points against the holder of a licence issued by South Gloucestershire Council
- Issue a warning or caution
- Suspend a licence issued by South Gloucestershire Council
- Revoke a licence issued by South Gloucestershire Council
- Refuse to renew a licence
- Institute criminal proceedings in a Magistrate's Court

These powers may be exercised by the Regulatory Committee or where appropriate by Authorised Officers.

12.5 Notices and directions

An Authorised Officer of this Licensing Authority may issue a notice that requires a vehicle to be inspected, tested or to be rectified. Where statute allow, the notice may also temporarily suspend the licence until the specified actions or works are completed to the satisfaction of the Authorised Officer.

Notices may include time limits within which the requirements of the notice must be met.

12.6 Penalty points scheme

The Council operates a "Penalty Point" system of enforcement for specified breaches of statutory provisions or conditions of licence all of which can be seen at **Appendix F**.

The scheme is used as a formalised method of issuing warnings. It is also completely transparent in that every licence holder will know what penalty points to expect for a particular breach. Should the licence holder not accept the penalty points when issued, the Council will consider an alternative method of enforcing the breach.

If a licence holder accumulates eleven or more points within a period of 36 months from the date they are imposed, they will be required to attend a Licensing Sub-Committee hearing for disciplinary sanction to be considered.

Operation of the scheme does not preclude the Council from taking any other actions, which it is entitled to take under legislation or byelaws.

12.7 Warning and Cautions

Warnings (which may take the form of penalty points) and cautions may be used for minor or first-time transgressions. Cautions may be considered where:

- There is sufficient evidence to justify a prosecution
- The licence holder admits guilt; and
- The licence holder agrees to the caution

12.8 Suspension or revocation of licence

12.8.1 Drivers Licence

Where this Licensing Authority has reason to review a licence, an Authorised Officer will determine the most appropriate action and recommend action as set out in Section 60 of Act.

Authorised Officers of the Council shall be permitted to revoke the licence of a driver, should they have reason to believe that the safety of the public is at immediate risk.

Where the Licensing Sub-Committee is satisfied that a person is no longer a "fit and proper" person or in breach of a condition of licence has been proved they may suspend a driver's licence for any specified period.

12.8.2 Vehicle Licence

Where this Licensing Authority has reason to review a licence, an Authorised Officer will determine the most appropriate action and recommend action as set out in Section 61 and Section 62 of the Act.

Vehicles will be subject to periodic, random inspections by Authorised Officers of the Council or other enforcement agencies to ensure the vehicle and/or its taximeter is fit for purpose.

Where an Authorised Officer of this Licensing Authority has reasonable grounds to suspect that the condition of the vehicle poses a danger to either passengers or other members of the public, that the vehicle has defect of a minor or cosmetic nature, they may serve on the driver / proprietor a vehicle stop notice and may specify a period of time to allow for those defects to be remedied to his satisfaction.

In such cases the vehicle licence shall immediately be suspended, until such time as the defect(s) have been remedied. The suspension shall not be lifted until it is proved to an Authorised Officer that the vehicle defect has been corrected. The defect notice may require the vehicle to be tested at a Licensing Authority approved testing station, at the proprietor's expense, to ensure the defects have been satisfactorily rectified.

Where the Licensing Sub-Committee is satisfied that a vehicle fails in any respect to meet any specification or condition of license or the relevant construction and use regulations require by law they may suspend a vehicle's licence for any specified period.

Failure to comply with a vehicle defect notice within an agreed period for compliance will result in the revocation of the vehicle licence as required by law or prosecution.

12.8.3 Private Hire Operators Licence

This Licensing Authority through the Licensing Sub-Committee may suspend an operator's licence for any specified period, or where it is satisfied that a condition of licence has not been complied with. In making this decision the Licensing Sub-Committee will have regard to meeting the licensing objectives.

12.9 Refusal to Renew a Licence

The Licensing Sub-Committee may decide that appropriate action is to order that the licence shall not be renewed.

In circumstances where an applicant has not provided all relevant information, documents or has failed to comply with any of the requirements to renew a licence, then an Authorised Officer of this Licensing Authority, with authority delegated by the Regulatory Committee, will determine the application improperly made.

The person applying for a licence may then have the opportunity to appeal this decision to the Magistrates Court.

12.10 Prosecution of Applicant or Licence Holders

This Licensing Authority will have regard to the enforcement policy when intending to take prosecution proceedings. Examples of factors to be taken into account but not exhaustive of:

- A breach of legislation which puts public safety at risk
- A failure to correct an identifiable risk having been given an opportunity to do so
- Failure to comply in full or in part with a statutory notice
- Where there is a history of similar offences

All prosecutions will be in accordance with the principles of The Code for Crown Prosecutors.

12.11 Offences

Offences in relation to Hackney Carriages are derived from the following:

- Town Police Causes Act 1847
- Local Government (Miscellaneous Provisions) Act 1976
- Equality Act 2010
- South Gloucestershire Council's Byelaws for Hackney Carriages
- Conditions of licence

Offences in relation to Private Hire are derived from the following:

- Local Government (Miscellaneous Provisions) Act 1976
- Equality Act 2010
- Conditions of licence

12.12 Appeals

Any notifications of enforcement actions will include information on how to appeal, where that right of appeal exists. This will include where and within what period an appeal may be brought.

13. Hackney Carriage Table of Tariffs and Fares

The Table of Tariffs and Fares will be reviewed annually, and any changes made for commencement on 1st April each year. The Council will review fare scales in accordance with the agreed methodology produced in consultation with the Head of Finance for South Gloucestershire Council. The agreed methodology can be seen at **Appendix N**.

A six-monthly review of The Table of Tariffs and Fares in relation to fuel prices only may also be undertaken and the changes made for commencement on 1st October each year.

A Table of Tariffs and Fares is enforceable as a byelaw and it is an offence for any person to charge more than the metered fare.

The current tariff card shall be visible in a Hackney Carriage vehicle at all times.

14. Licence Fees and Charges

The council will set fees and charges for licences and other authorisations at a level that will recover the costs incurred by the council for issue, administration and enforcement of that type of licence, or authorisation.

The Council will not intend to make a surplus from providing these services.

14.1 Review of fees and charges

Generally, the fees will be reviewed annually between January and March for implementation on 1st April following the review.

The council reserves the right to review the fees at any time.

The current fees and charges can be seen at **Appendix P** and this appendix will be updated following a review of fees and charges.

The annual review will be submitted to the Regulatory Committee for consideration, with recommendation to hold public consultation.

15. Climate Change Strategy

The council has been working with our strategic partners and the wider community on measures to tackle climate change for over a decade, delivering work on the council estate, on street lighting, in schools, through transport infrastructure schemes and flooding prevention schemes and through work to enhance the natural environment.

15.1 Climate Emergency

On the 17th July 2019, South Gloucestershire Council declared a Climate Emergency. This means that the council is saying that the global climate is in a state of breakdown and that this is an emergency situation and that we all need to urgent take steps to address this situation by preparing for the local impacts of climate change and by reducing our carbon emissions.

- The council has pledged to provide the leadership to enable South Gloucestershire to become carbon neutral by 2030
- In addition, the council is signed up to the UK100 pledge that commits to net zero council emissions by 2030 and net zero area-wide emissions by 2045
- To respond to the Climate Emergency the council will set out an area wide Climate Emergency Action Plan each year until 2030

The Licensing Service will document low emission vehicle objectives, to be related to this policy, in the council's Climate Emergency Strategy and Yearly Action Plan.

16. Data Protection

The Licensing Service will adhere to the principles set out in the Data Protection Act 2018 incorporating General Data Protection Regulation (GDPR), and to the current council redaction policy as part of administrative and enforcement processes for Hackney Carriage and Private Hire Licensing. This will ensure the security of all personal details of applicants, current licence holders and the public where applications are determined by a Licensing Sub-Committee.

Appendix A

Knowledge Test and Basic Skills Test guidance for Hackney Carriage and Private Hire Driver applicants

To become a licensed driver with South Gloucestershire Council, you are required to sit a Knowledge Test (Dual Hackney Carriage and Private Hire Drivers), or a Basic Skills Test (Private Hire Drivers)

The tests determine whether a person has a satisfactory understanding and command of the English language to carry out the role. Licensed drivers must be able to communicate effectively with customers, police or authorised officers and other road users, understand road signage and communicate effectively with customers. Therefore, the test is required to be conducted in the English language.

This will be a written test on your knowledge of the following subjects:

- Legislation, Byelaws and licence conditions (Knowledge Test and Basic Skills Test)
- Carriage of Disabled Persons (Knowledge Test and Basic Skills Test)
- Basic mathematics (Knowledge Test and Basic Skills Test)
- Conference & Meeting Centres (Knowledge Test only)
- Places of interest (Knowledge Test only)
- Pubs, clubs, and licensed premises (Knowledge Test only)
- Hospitals & Treatment Centres (Knowledge Test only)
- Schools and educational establishments (Knowledge Test only)

Questions within the above subjects may be varied for each test. Some questions are multiple choice, others are not. You will find a list of sample questions attached to this document.

The pass marks required are 80% for the Knowledge Test, and 80% for the Basic Skills Test.

The test will be completed under standard exam conditions.

If you require a one-to-one test or any other reasonable adjustment due to medical circumstances, you must put this request in writing to this Licensing Authority with written evidence of this required from your doctor, or medical practitioner.

On completion of the test, it will be marked, and you will initially be notified of your result by telephone. The result will also be confirmed in writing. A pass certificate will be issued where applicable. The letter will explain the marks that you received in each section; this will enable you to revisit areas for improvement if you have failed and wish to retake the test.

If you are not happy with the result, you can request a remark. This request must be made in writing to the Licensing Team Leader, with clearly stated reasons for making the request. Please note that you will only be allowed one remark of your paper.

If you fail the Knowledge or Basic Skills Test, you may book another test. You will be entitled to sit unlimited tests; however, the Licensing Service strongly advises to revisit areas for improvement should you fail more than 3 tests.

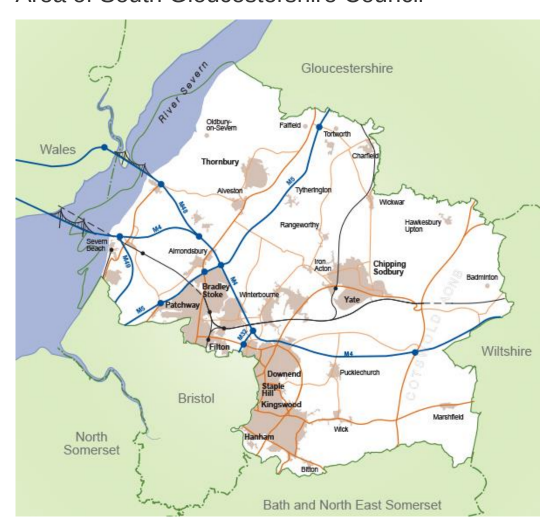
On the day of your test, you will be required to bring one form of photographic Identification with you. Acceptable forms of Identification are a Passport, or UK or EU photographic Driving Licence. Failure to supply this documentation will result in you not being able to sit the test on that day.

The cost of the Knowledge or Basic Skills Test is stated in the current fees and charges and is payable at the time of making the booking. This fee is only refundable if the applicant gives 48 hours' notice of cancellation to the Licensing Service before the commencement time of the test.

Information can be found on the South Gloucestershire Council website, www.southglos.gov.uk and for the Knowledge Test the Yellow Pages (South Glos Area) and the Phone Book (South Glos Area). This Licensing Authority will continue to monitor and update the South Gloucestershire Council website with information regarding both tests.

If you have any queries regarding the Knowledge Test or Basic Skills Test then please call this Licensing Authority on 01454 868001 or email licensing@southglos.gov.uk

Area of South Gloucestershire Council



Appendix B.1

Dual hackney carriage/private hire driver's licence application form

View the form online.

Appendix B.2

Vehicle application form

View the form online.

Appendix B.3

Private Hire Operator application form

View the form online.

Appendix B.4

Change of address details form

View the form online.

Appendix B.5

Change of vehicle ownership/ transfer a vehicle licence

View the form online.

Appendix C

South Gloucestershire Council and Gloucestershire licensing authorities – policy for determining the relevancy of criminal convictions in relation to hackney carriage and private hire licences.

Information for applicants and existing licence holders

- 1. This policy is intended to provide guidance on determining suitability of new applicants and existing licence holders where the applicant or licence holder has been convicted of a criminal or driving offence.
- 2. The policy lists the types of offences that may give concern to the Licensing Authority. For the more serious offences the expectation is that an application will be refused or an existing licence holder will have their licence revoked. For other

- offences the policy gives the times scales that it is expected will have elapsed since the conviction before an application will be granted.
- 3. The Policy states that each case will be treated on its own merits. Where an applicant or Licence Holder has an offence listed in this policy it will not necessarily mean an automatic barring or revocation. However, the applicant or licence holder can expect that their application or licence will be put before a Licensing (Sub) Committee for consideration who will take account of this policy. The obligation will on the applicant or licence holder to put forward reasons and/or evidence in support of their case for the Licensing (Sub) Committee to consider.
- 4. If an application is refused or a licence is revoked the applicant or licence holder will have right of appeal to the Magistrate's Court. The application to the Magistrates Court should be made within 21 days of the applicant or licence holder being notified by the Licensing Authority of the decision to refuse or revoke.
- 5. Where a licence holder is convicted of an offence where the Licensing Authority believes that the safety of the public may be at immediate risk, the licence may be suspended/revoked with immediate effect. The licence holder will have right of appeal to the Magistrates Court against a suspension issued with immediate effect however they may **not** use the licence until any decision is made by the Court.
- 6. Existing licence holders that have been granted licences previous to this policy coming into effect may have convictions on their record that fall within the timescales within this policy. The Licensing Authority will have made decisions on those licences based on policies in place at the time where the timescales may have been lesser or those offences not included. It is not reasonable that those licences should automatically be revoked. The Licensing Authority will review all existing licences in light of this policy and where the Licensing Authority has concerns about a particular licence holder and/or there are further offences, breaches or complaint, the licence holder may be reviewed by a Licensing (Sub) Committee who will take into account all matters including any previous offences that may now fall within this current policy. In particular, serious account will be taken of any history of safeguarding matters. Where appropriate, existing licence holders may be requested to apply for a new enhanced DBS certificate in order that the Council can review historic offences in line with this policy.

Overview

- 7. The function of licensing is the protection of the public. A member of the public stepping into a motor vehicle driven by a stranger must have the confidence that the driver is safe and suitable.
- 8. Taxi legislation provides that any person must satisfy the authority that they are a fit and proper person to hold a licence. If a licence holder falls short of the fit and proper standard at any time, the licence should be revoked or not renewed on application to do so.

- 9. These guidelines apply to all new applications for a hackney carriage (taxi) and/or private hire driver licence and all licensed taxi and private hire drivers.
- 10. In addition, where relevant, they will also be applied to taxi and private hire vehicle licence applicants and licence holders, and private hire operator licence applicants and licence holders. Where such applicants and licence holders are not applying for, or already hold a taxi or private hire driver licence they will be required to provide a basic criminal conviction checks on application and then at regular intervals. The Licensing Authority will take account of any current criminal convictions showing on the basic criminal conviction check, or criminal conviction received, in accordance with this policy.
- 11. Taxi legislation specifically identifies offences involving dishonesty, indecency or violence as a concern when assessing whether an individual is 'fit and proper' to hold a taxi or private hire vehicle licence.
- 12. This policy is based on the Statutory Taxi and Private Hire Vehicle Standards issued by the Department of Transport in July 2020, Annex Assessment of Previous Convictions. www.gov.uk/government/publications/statutory-taxi-and-private-hire-vehicle-standards
- 13. The Licensing Authority will consider each case on its own merits, and applicants/licensees are entitled to a fair and impartial consideration of their application.
- 14. In each case appropriate weight should be given to the evidence provided. This will include assessing the risk of re-offending and harm.
- 15. The Licensing Authority will be looking at the entirety of the individual when making the decision whether an applicant or licence holder is a safe and suitable person. Time periods are relevant and weighty considerations, but they are not the only determining factor. Other factors that the Licensing Authority will take into account when making a decision include but are not exhaustively:
 - Relevance and date of the offence
 - Sentence imposed by the court
 - Age of person and circumstances when the offence was committed
 - Subsequent periods of good behaviour
 - Overall conviction history
 - Any history of complaints made to the Licensing Authority against an existing licence holder. Unproven complaints may in some circumstances be taken into account if it is considered that there is a strong likelihood that the complaints are justified and the nature and/or number of complaints raise concern regarding suitability of applicant
 - Whether the applicant has intentionally misled the Licensing Authority or has lied as part of the application process
 - Information provided by other agencies or other services at the Licensing Authority. This may include information disclosed by the Police or Safeguarding Services

- Any other matters that are relevant
- 16. Convictions for attempt or conspiracy will be regarded as convictions for the substantive crime.
- 17. A caution is regarded in exactly the same way as a conviction.
- 18. Fixed penalties and community resolutions will also be considered in the same way as a conviction.
- 19. Hackney carriage and private hire drivers are exempt from the provisions of the Rehabilitation of Offenders Act 1974. This means that there are no "spent" convictions and that any and all criminal convictions (apart from "protected convictions" and "protected cautions" where they have been declared) can be taken into account by the local authority in assessing safety and suitability, but only relevant spent convictions should be considered.
- 20. Where a period is given below, it should be taken to be a minimum in considering whether a licence should be granted or renewed in most cases. This places passenger safety as the priority while enabling past offenders to sufficiently evidence that they have been successfully rehabilitated so that they might obtain or retain a licence.
- 21. It is important to recognise that matters which have not resulted in a criminal conviction (whether that is the result of an acquittal, a conviction being quashed, decision not to prosecute or an investigation which is continuing where the individual has been bailed) can and will be taken into account by the licensing authority. In addition, complaints where there was no police involvement will also be considered.
- 22. Within this document, any reference to "conviction" will also include matters that amount to criminal behaviour, but which have not resulted in a conviction.
- 23. In the case of any new applicant who has been charged with any offence and is awaiting trial, the determination will be deferred until the trial has been completed or the charges withdrawn. Where an existing licensee is charged, it will be for the licensing authority to decide what action to take in the light of these guidelines.
- 24. Any offences committed, or unacceptable behaviour reported whilst driving a hackney carriage or private hire vehicle, concerning the use of a hackney carriage or private hire vehicle, or in connection with an operator of a private hire vehicle will be viewed as aggravating features, and the fact that any other offences were not connected with the hackney carriage and private hire trades will not be seen as mitigating factors.
- 25. In addition to the nature of the offence or other behaviour, the quantity of matters and the period over which they were committed will also be considered. Patterns of repeated unacceptable or criminal behaviour are likely to cause greater concern than isolated occurrences as such patterns can demonstrate a propensity for such behaviour or offending.

- 26. It is also important to recognise that once a licence has been granted, there is a continuing requirement on the part of the licensee to maintain their safety and suitability. The licensing authority has powers to take action against the holder of all types of licence (driver's, vehicle and operator's) and it must be understood that any convictions or other actions on the part of the licensee which would have prevented them being granted a licence on initial application will lead to that licence being revoked.
- 27. Any dishonesty by any applicant or other person on the applicant's behalf which is discovered to have occurred in any part of any application process (e.g. failure to declare convictions, false names or addresses, falsified references) will result in a licence being refused, or if already granted, revoked and may result in prosecution.
- 28. Where an applicant/licensee is convicted of an offence which is not detailed in this guidance, the licensing authority will take that conviction into account and use these guidelines as an indication of the approach that should be taken.
- 29. These guidelines do not replace the duty of the licensing authority to refuse to grant a licence where they are not satisfied that the applicant or licensee is a fit and proper person.
- 30. Where a situation is not covered by these guidelines, the authority must consider the matter from first principles and determine the fitness and propriety of the individual.

Offences

Crimes resulting in death

31. Where an applicant or licensee has been convicted of a crime which resulted in the death of another person or was intended to cause the death or serious injury (where there was an intention or strong likelihood of death) of another person they will not be licensed. A licence holder who is convicted of the above will have their licence revoked.

Exploitation

32. Where an applicant or licensee 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 be licensed. This includes slavery, child sexual abuse, exploitation, grooming, psychological, emotional, financial abuse, domestic abuse, harassment and stalking but this is not an exhaustive list.

Offences involving violence against the person

33. Licensed drivers have close regular contact with the public who could be at risk from violent behaviour. Drivers are often entrusted with the care of children, young persons and vulnerable adults. The Licensing Authority seeks to protect the safety of the public and minimise risk.

34. Where an applicant has a conviction for an offence of violence against the person, or connected with any offence of violence, a licence will not be granted until at least 10 years have elapsed since the completion of any sentence imposed. A licence holder convicted of the above will have their licence revoked

Examples of Violent offences include (this is not an exhaustive list)

- a) Arson
- b) Malicious wounding or grievous bodily harm
- c) Actual bodily harm
- d) Grievous bodily harm with intent
- e) Robbery
- f) Riot
- g) Assault Police
- h) Any racially aggravated assault
- i) Violent disorder
- j) Resisting arrest
- k) Common assault/battery
- I) Affray
- m) Obstruction

Possession of a weapon

35. Where an applicant has a conviction for possession of a weapon or any other weapon related offence, a licence will not be granted until at least seven years have elapsed since the completion of any sentence imposed. A licence holder convicted of the above will have their licence revoked.

Sexual offences

- 36. As licensed drivers often carry unaccompanied and vulnerable passengers, the Licensing Authority will take a strong line in relation to applicants or existing licence holders with convictions for sexual offences. All sexual and indecency offences should be considered as serious.
- 37. Where an applicant has a conviction for any offence involving or connected with illegal sexual activity, a licence will not be granted. A licence holder convicted of the above will have their licence revoked.
- 38. In addition to the above, the licensing authority will not grant a licence to any applicant who is currently on the Sex Offenders Register or on any barred list. A licence holder who goes on any of the above will have their licence revoked.
- 39. Sexual/Indecency Offences include (this is not an exhaustive list)
 - a) Rape
 - b) Assault by penetration
 - c) Offences involving children or vulnerable adults
 - d) Trafficking, sexual abuse against children and / or vulnerable adults and preparatory offences (as defined within the Sexual Offences Act 2003).
 - e) Making or distributing obscene material

- f) Possession of indecent photographs depicting child pornography
- g) Sexual assault
- h) Indecent assault
- i) Exploitation of prostitution
- j) Soliciting (kerb crawling)
- k) Making obscene / indecent telephone calls
- I) Indecent exposure
- m) Any similar offences (including attempted or conspiracy to commit) offences
- 40. Any licence holder charged with, convicted or issued with a formal caution for any of the offences mentioned above should expect to have their licence revoked with immediate effect.

Dishonesty

- 41. Drivers of hackney carriage and private hire vehicles are expected to be persons of trust. It is comparatively easy for a dishonest driver to defraud the public by demanding more than the legal fare and in other ways. In certain situations, drivers will know that a property is empty whilst the occupants are away on holiday for a set period of time after taking them to the airport or railway station. For these reasons convictions of dishonesty are treated very seriously.
- 42. 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 seven years have elapsed since the completion of any sentence imposed. A licence holder convicted of any of the above will have their licence revoked.
- 43. Dishonesty offence includes (this is not an exhaustive list)
 - a) Theft
 - b) Burglary
 - c) Fraud
 - d) Benefit fraud
 - e) Handling or receiving stolen goods
 - f) Forgery
 - g) Conspiracy to defraud
 - h) Obtaining money or property by deception
 - i) Other deception
 - j) Any similar offence

Drugs

- 44. 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.
- 45. Where an applicant has a conviction for possession of drugs, or related to the possession of drugs, a licence will not be granted until at least five years have elapsed since the completion of any sentence imposed. In these circumstances, any applicant may also have to undergo drugs testing for a period at their own

expense to demonstrate that they are not using controlled drugs. A licence holder convicted of the above will have their licence revoked.

Discrimination

- 46. Where an applicant has a conviction involving or connected with discrimination in any form, a licence will not be granted until at least seven years have elapsed since the completion of any sentence imposed. A licence holder convicted of the above will have their licence revoked.
- 47. Examples of Discrimination offences include (this is not exhaustive list)
 - a) Racially aggravated common assault.
 - b) Any racially aggravated offence against a person or property.
 - c) Any offences (including attempted or conspiracy to commit offences) that are similar to those above.
 - d) Offences under Equality Act 2010.
 - e) Any offence considered as hate crime. Hate crime is any criminal offence which is perceived by the victim, or anybody else, to be motivated by hostility or prejudice towards someone's: race, religion, sexual orientation, transgender identity, disability.

Motoring convictions

- 48. Hackney carriage and private hire drivers are professional drivers charged with the responsibility of carrying the public. It is accepted that offences can be committed unintentionally, and a single occurrence of a minor traffic offence would not prohibit the granting of a licence. However, applicants with multiple motoring convictions may indicate that an applicant does not exhibit the behaviours of a safe road user and one that is suitable to drive professionally.
- 49. For the purposes of this policy a minor traffic offence is one where the DVLA has imposed no more than 3 penalty points on the applicant's DVLA driving licence for the offence. A major conviction is one where the DVLA has imposed more than 3 penalty points on the applicant's DVLA driving licence for the offence. There is more information about endorsement codes and penalty points on the Government's website. www.gov.uk/penalty-points-endorsements/endorsement-codes-and-penalty-points
- 50. For the purposes of this policy, a 'valid' traffic offence is the same definition as used by the DVLA. Points that stay on a DVLA licence for 4 years are 'valid' for 3 years. Points that stay on a DVLA driving licence for 11 years they are 'valid' for 10 years. There is more information on the Government's website, www.gov.uk/penalty-points-endorsements/how-long-endorsements-stay-on-your-driving-licence
- 51. Where an applicant has more than one minor traffic offence a licence would be refused whilst the relevant points remain 'valid' on their driving licence.
- 52. Where an applicant has a major conviction, the application will be refused whilst the relevant points remain 'valid' on their driving licence.

- 53. Any motoring conviction while a licensed driver demonstrates that the licensee may not take their professional responsibilities seriously. However, it is accepted that offences can be committed unintentionally, and a single occurrence of a minor traffic offence may not necessitate the revocation of a taxi or private hire vehicle driver licence providing the Licensing Authority considers that the licensee remains a fit and proper person to retain a licence.
- 54. Where there is a second occurrence of a minor traffic offence, whilst the first minor traffic offence is valid, or a single occurrence of a major traffic offence of up to 6 points, a licence holder can agree to complete a driving assessment, at their own expense, through an approved provider, as an alternative to a review/revocation of their licence by a Licensing (Sub) Committee.
- 55. Where a licence holder has more than 6 valid penalty points for driving offences, their licence will be revoked.

Drink driving/driving under the influence of drugs

56. 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 seven 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 may also have to undergo drugs testing at their own expense to demonstrate that they are not using controlled drugs. A licence holder convicted of the above will have their licence revoked.

Using a hand-held device whilst driving

- 57. Where an applicant has a conviction for using a held-hand mobile telephone or a hand-held device whilst driving, a licence will not be granted until at least five years have elapsed since the conviction or completion of any sentence or driving ban imposed, whichever is the later. A licence holder convicted of the above will have their licence revoked.
- 58. Where the offence is dealt with as driving offence and penalty points have been imposed on a DVLA licence, the licence will not be granted until at least four years have passed. This is the length of time these points remain current of the DVLA licence. A licence holder who has had penalty points imposed on their DVLA licence for using a held-hand mobile telephone or a hand-held device, will have their licence revoked.

Hackney Carriage and Private Hire Offences

59. Where an applicant has any offences under any relevant hackney carriage or private hire legislation a licence with not be granted until at least 7 years have elapsed since the conviction. A licence holder convicted of the above will have their licence revoked.

Appendix D.1

Private Hire driver's licence conditions

1. A Private Hire Driver's Licence is not transferable, and no licence holder shall assign or in any way, part with the benefit of the licence

Conduct of driver

2. The driver shall:

- a) Afford all reasonable assistance with passengers' luggage (subject to any approved exemption)
- b) At all times be clean and respectable in their dress and person and behave in a civil and orderly manner.
- c) Take all reasonable steps to ensure the safety of passengers conveyed in, entering or alighting from the vehicle driven by them.
- d) Not Smoke/ Vape/ E-Cigarette or permit such smoking in the vehicle at any time.
- e) 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.
- f) At no time cause or permit the noise emitted by any radio or sound reproducing equipment in the vehicle which he is driving or in control of, to be the source of annoyance to any person, whether inside or outside the vehicle.
- g) Not operate the vehicle horn for the purpose of signaling to the hirer that the vehicle has arrived.
- h) Wear the badge provided by this Licensing Authority around their neck at all times when in charge of a licensed vehicle, and other badge shall be affixed on the passengers' side dashboard of the vehicle and shall be in such a position so as to make it easily seen by passengers.
- i) Council issued badge in the prescribed manner at time of grant of licence, and display the other badge shall be affixed on the rear of the driver's headrest.
- j) Not drive a licensed vehicle unless it fully complies with the vehicle licence conditions, particularly in regard to signage" "If the vehicle licence is suspended by a Constable or Authorised Officer, the driver may surrender the plate and windscreen sticker to that person immediately. Once the licence is reinstated, the plate will be returned to the Proprietor and a new windscreen sticker issued at the expense of the Proprietor. If the driver is unwilling or unable to do so, then the Constable or Authorised Officer may immediately or by appointment place a suspension notice over the plate and seize the windscreen sticker. Once the licence is reinstated, the plate and windscreen sticker will be renewed, at the expense of the Proprietor."
- k) Unless otherwise instructed by the hirer the drivers all proceed to the required destination by the shortest possible route.

Passengers

3. The driver shall 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.

Lost property

4. The driver shall, as soon as reasonably practicable, check the vehicle for any property, which may have accidentally left there. Any high value items phones, laptops etc. should be taken to the Police station but nothing else. Any other item should be taken to the Private Hire Operator base.

Written receipts

5. The driver shall if requested by the hirer of the vehicle provide the hirer with a written receipt for the fare paid.

Animals

6. The driver shall accept guide dogs and hearing dogs (subject to an approved exemption) at no extra charge. They will also ensure that any animal belonging to or in the custody of any passenger is conveyed in compliance with the Equality's Act 2010.

Prompt attendance

- 7. The driver of a private hire vehicle shall, if he is aware that the vehicle has been hired to be in attendance at an appointed time and place, punctually attend at the appointed time and place, unless delayed or prevented by sufficient cause.
- 8. The driver/person in charge of a private hire vehicle shall not offer the vehicle or make provisions for immediate hire while they or that vehicle is on the road or other place, other than his place of business.
- 9. The driver/person in charge of a private hire vehicle shall not accept an offer for the immediate hire of their vehicle while they or that vehicle is on the road or other place except where such an offer is first communicated to them in person by telephone/ radio or smart device fitted to the vehicle without them in any way procuring the offer.

Fare to be demanded

10. The driver of a Private Hire Vehicle shall not demand from the hirer a fare in excess of any previously agreed for that hiring between the hirer and operator.

Change of address or circumstances

- 11. The licence holder shall notify in writing to this Licensing Authority by the end of the next working day of any change of circumstances in the prescribed manner.
 - A change of address
 - Change of name
 - Change of employer or business
 - Diagnosis of a medical condition

Convictions and fixed penalties

- 12. The licence holder shall notify in writing to this Licensing Authority by the end of the next working day of any of the following events.
 - The licence holder being arrested
 - Interviewed in connection with investigations for any offence
 - Cautions, convictions and civil matters
 - The imposition of any penalty points upon the DVLA Licence held by the licence holder

Return of badge

13. The driver shall upon expiry, revocation or suspension of this licence immediately return to this Licensing Authority the driver badges and licence document issued to the driver by the Council when granting the licence.

Grievances

14. By virtue of Section 48 of the Local Government (Miscellaneous Provisions) Act 1976 any person who is aggrieved by any condition attached to a licence may appeal to a Magistrates' Court.

Appendix D.2

Dual Hackney Carriage and Private Hire Driver's licence conditions

1. A Dual Hackney Carriage and Private Hire Driver's Licence is not transferable, and no licence holder shall assign or in any way, part with the benefit of the licence.

Conduct of driver

- 2. The driver shall:
 - a) Afford all reasonable assistance with passengers' luggage (subject to any approved exemption).
 - b) At all times be clean and respectable in their dress and person and behave in civil and orderly manner.
 - c) Take all reasonable steps to ensure the safety of passengers conveyed in, entering or alighting from the vehicle driven by them.
 - d) Not Smoke/ Vape/ E-Cigarette or permit such smoking in the vehicle at any time.
 - e) 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.
 - f) At no time cause or permit the noise emitted by any radio or sound reproducing equipment in the vehicle which he is driving or in control of, to be the source of annoyance to any person, whether inside or outside the vehicle.
 - g) Not operate the vehicle horn for the purpose of signaling to the hirer that the vehicle has arrived.
 - h) Wear the badge provided by this Licensing Authority around their neck at all times when in charge of a licensed vehicle, and other badge shall be affixed on the passengers' side dashboard of the vehicle and shall be in such a position so as to make it easily seen by passengers.
 - i) Council issued badge in the prescribed manner at time of grant of licence- and display the other badge shall be affixed on the rear of the driver's headrest.
 - j) Not drive a licensed vehicle unless it fully complies with the vehicle licence conditions, particularly in regard to signage" "If the vehicle licence is suspended by a Constable or Authorised Officer, the driver may surrender the plate and windscreen sticker to that person immediately. Once the licence is reinstated, the plate will be returned to the Proprietor and a new windscreen sticker issued at the expense of the Proprietor. If the driver is unwilling or unable to do so, then the Constable or Authorised Officer may immediately or by appointment place a suspension notice over the

- plate and seize the windscreen sticker. Once the licence is reinstated, the plate and windscreen sticker will be renewed, at the expense of the Proprietor."
- k) Unless otherwise instructed by the hirer the drivers all proceed to the required destination by the shortest possible route.

Passengers

- 3. The driver shall not convey or permit to be conveyed in a licensed vehicle a greater number of persons than that prescribed in the licence for the vehicle.
- 4. The driver shall not allow there to be conveyed in the front of a vehicle any child below the age of 10 years and more than one person above that age.

Lost property

5. The driver shall, as soon as reasonably practicable, check the vehicle for any property, which may have accidentally left there. Any high value items phones, laptops etc. should be taken to the Police station but nothing else. Any other item should be taken to the Licensing Authority.

Written receipts

6. The driver shall if requested by the hirer of the vehicle provide the hirer with a written receipt for the fare paid.

Animals

7. The driver shall guide dogs and hearing dogs (subject to an approved exemption) at no extra charge. They will also ensure that any animal belonging to or in the custody of any passenger in compliance with the Equality Act 2010.

Prompt attendance

- 8. The driver of a licensed vehicle shall, if he is aware that the vehicle has been hired to be in attendance at an appointed time and place, punctually attend at the appointed time and place, unless delayed or prevented by sufficient cause.
- 9. The driver/person in charge of a private hire vehicle shall not offer the vehicle or make provisions for immediate hire while they or that vehicle is on the road or other place, other than his place of business.
- 10. The driver/person in charge of a private hire vehicle shall not accept an offer for the immediate hire of their vehicle while they or that vehicle is on the road or other place except where such an offer is first communicated to them in person by telephone, radio or smart device fitted to the vehicle without them in any way procuring the offer.

Fare to be demanded

11. The driver of a private hire vehicle shall not demand from the hirer a fare in excess of any previously agreed for that hiring between the hirer and operator.

12. The driver of a hackney carriage vehicle for a journey starting and finishing within the district of South Gloucestershire shall not demand from the hirer a fare in excess of any figure displayed on a meter calibrated to the current table of fares.

For fares that start or end outside the district of South Gloucestershire the driver may agree a fare in advance of the journey commencing. Should a fare not be agreed and the journey is undertaken the driver shall not demand from the hirer a fare in excess of any figure displayed on a meter calibrated to the current table of tariffs and fares.

Taximeter

13. The driver of a hackney carriage vehicle shall not cause the fare recorded upon the taxi meter to be cancelled or concealed until the hirer has had a reasonable opportunity of examining it and has paid the fare.

Change of address or circumstances

- 14. The licence holder shall notify in writing to this Licensing Authority by the end of the next working day of any change of circumstances in the prescribed manner.
 - A change of address
 - Change of name
 - Change of employer or business
 - Diagnosis of a medical condition

Convictions and fixed penalties

- 15. The licence holder shall notify in writing to this Licensing Authority by the end of the next working day of any of the following events.
 - The licence holder being arrested
 - Interviewed in connection with investigations for any offence
 - Cautions, convictions, and civil matters
 - The imposition of any penalty points upon the DVLA Driving Licence held by the licence holder will apply. The Penalty Point Scheme can be seen at Appendix X.

Return of badge

16. The driver shall upon expiry, revocation or suspension of this licence immediately return to this Licensing Authority the drivers badges and licence document issued to the driver by the Council when granting the licence.

Grievances

17. By virtue of Section 48 of the Local Government (Miscellaneous Provisions) Act 1976 any person who is aggrieved by any condition attached to a licence may appeal to a Magistrates' Court.

Byelaws for hackney carriages

Made under section 68 of the Town Police Clauses Act 1847, and section 171 of the Public Health Act 1875, by the "South Gloucestershire Council with respect to hackney carriages in the district of South Gloucestershire.

Interpretation

1. Throughout these byelaws "the Council" means "the South Gloucestershire Council" and "the district" means "the district of South Gloucestershire".

Provisions regulating the manner in which the number of each hackney carriage corresponding with the number of its licence, shall be displayed.

2.

- a) The proprietor of a hackney carriage shall cause the number of the licence granted to him in respect of the carriage to be legibly painted or marked on the outside and inside of the carriage, or on plates affixed thereto,
- b) A proprietor or driver of a hackney carriage shall:
 - not wilfully or negligently cause or suffer any such number to be concealed from public view while the carriage is standing or plying for hire; and
 - ii. not cause or permit the carriage to stand or ply for hire with any such painting, marking or plate so defaced that any figure or material particular is illegible.

Provisions regulating how hackney carriages are to be furnished or provided.

- 3. The proprietor of a hackney carriage shall:
 - a) provide sufficient means by which any person in the carriage may communicate with the driver
 - b) cause the roof or covering to be kept water-tight
 - c) provide any necessary windows and a means of opening and closing not less than one window on each side
 - d) cause the seats to be properly cushioned or covered
 - e) cause the floor to be provided with a proper carpet, mat, or other suitable covering
 - f) cause the fittings and furniture generally to be kept in a clean condition, well maintained and in every way fit for public service
 - g) provide means for securing luggage if the carriage is so constructed as to carry luggage
 - h) provide an efficient fire extinguisher and first aid kit which shall be carried in such a position as to be readily available for use
 - provide at least two doors for the use of persons conveyed in such carriage and separate means of ingress and egress for the driver.
- 4. The proprietor of a hackney carriage shall cause the same to be provided with a taximeter so constructed, attached, and maintained as to comply with the following requirements, that is to say:
 - a) the taximeter shall be fitted with a key, flag or other device the turning of which will bring the machinery of the taximeter into action and cause the word "HIRED " to appear on the face of the taximeter;
 - b) such key, flag or other device shall be capable of being locked in such a position that the machinery of the taximeter is not in action and that no fare is recorded on the face of the taximeter;

- c) when the machinery of the taximeter is in action there shall be recorded on the face of the taximeter in clearly legible figures a fare not exceeding the rate or fare which the proprietor or driver is entitled to demand and take for the hire of the carriage by time as well as for distance in pursuance of the tariff fixed by the Council
- d) the word "FARE" shall be printed on the face of the taximeter in plain letters so as clearly to apply to the fare recorded thereon
- e) the taximeter shall be so placed that all letters and figures on the face thereof are at all times plainly visible to any person being conveyed in the carriage, and for that purpose the letters and figures shall be capable of being suitably illuminated during any period of hiring; and
- f) the taximeter and all the fittings thereof shall be so affixed to the carriage with seals or other appliances that it shall not be practicable for any person to tamper with them except by breaking, damaging or permanently displacing the seals or other appliances.

Provisions regulating the conduct of the proprietors and drivers of hackney carriages plying within the district in their several employments, and determining whether such drivers shall wear any and what badges.

- 5. The driver of a hackney carriage provided with a taximeter shall:
 - a) when standing or plying for hire, keep the key, flag or other device fitted in pursuance of the byelaw in that behalf locked in the position in which no fare is recorded on the face of the taximeter.
 - b) before beginning a journey for which a fare is charged for distance and time, bring the machinery of the taximeter into action by moving the said key, flag or other device, so that the word "HIRED" is legible on the face of the taximeter and keep the machinery of the taximeter in action until the termination of the hiring.
 - c) cause the dial of the taximeter to be kept properly illuminated throughout any part of a hiring which is between half-an-hour after sunset and half-an-hour before sunrise, and also at any other time at the request of the hirer.
- 6. A proprietor or driver of a hackney carriage shall not tamper with or permit any person to tamper with any taximeter with which the carriage is provided, with the fittings thereof, or with the seals affixed thereto.
- 7. The driver of a hackney carriage shall, when plying for hire in any street and not actually hired:
 - a) proceed with reasonable speed to one of the stands fixed by the Council
 - b) if a stand, at the time of his arrival, is occupied by the full number of carriages authorised to occupy it, proceed to another stand
 - c) on arriving at a stand not already occupied by the full number of carriages authorized to occupy it, station the carriage immediately behind the carriage or carriages on the stand and so as to face in the same direction, and
 - d) from time to time when any other carriage immediately in front is driven off or moved forward cause his carriage to be moved forward so as to fill the place

previously occupied by the carriage driven off or moved forward.

- 8. A proprietor or driver of a hackney carriage, when standing or plying for hire, shall not make use of the services of any other person for the purpose of importuning any person to hire such carriage.
- 9. The driver of a hackney carriage shall behave in a civil and orderly manner and shall take all reasonable precautions to ensure the safety of persons conveyed in or entering or alighting from the vehicle.
- 10. The proprietor or driver of a hackney carriage who has agreed or has been hired to be in attendance with the carriage at an appointed time and place shall, unless delayed or prevented by some sufficient cause, punctually attend with such carriage at such appointed time and place.
- 11. A proprietor or driver of a hackney carriage shall not convey or permit to be conveyed in such carriage any greater number of persons than the number of persons specified on the plate affixed to the outside of the carriage.
- 12. If a badge has been provided by the Council and delivered to the driver of a hackney carriage he shall, when standing or plying for hire, and when hired wear that badge in such position and manner as to be plainly visible.
- 13. The driver of a hackney carriage so constructed as to carry luggage shall, when requested by any person hiring or seeking to hire the carriage:
 - a) convey a reasonable quantity of luggage
 - b) afford reasonable assistance in loading and unloading; and
 - c) afford reasonable assistance in removing it to or from the entrance of any building, station, or place at which he may take up or set down such person.
- 14. The driver of a hackney carriage shall, upon the request of the hirer, provide him with a receipt of the amount paid.

Provisions fixing the rates or fares to be paid for hackney carriages within the district, and securing the due publication of such fares

15. The proprietor or driver of a hackney carriage shall be entitled to demand and take for the hire of the carriage the rate or fare prescribed by the Council, the rate or fare being calculated by distance and time unless the hirer express at the commencement of the hiring his desire to engage by time.

Provided always that where a hackney carriage furnished with a taximeter shall be hired by distance and time the proprietor or driver thereof shall not be entitled to demand and take a fare greater than that recorded on the face of the taximeter, save for any extra charges authorised by the Council which it may not be possible to record on the face of the taximeter.

- a) The proprietor of a hackney carriage shall cause a statement of the fares fixed by Council resolution to be exhibited inside the carriage, in clearly distinguishable letters and figures.
- b) The proprietor or driver of a hackney carriage bearing a statement of fares in accordance with this byelaw shall not wilfully or negligently cause or suffer the letters or figures in the statement to be concealed or rendered illegible at any time while the carriage is plying or being used for hire.

Provisions securing the safe custody and re-delivery of any property accidentally left in hackney carriages, and fixing the charges to be made in respect thereof.

- 17. The proprietor or driver of a hackney carriage shall immediately after the termination of any hiring or as soon as practicable thereafter carefully search the carriage for any property which may have been accidentally left therein.
- 18. The proprietor or driver of a hackney carriage shall, if any property accidentally left therein by any person who may have been conveyed in the carriage be found or handed to him
 - a) carry it as soon as possible and in any event within 48 hours, if not sooner claimed by or on behalf of its owner to the office of the Council, and leave it in the custody of the officer in charge of the office on his giving a receipt for it; and
 - b) be entitled to receive from any person to whom the property shall be re-delivered an amount equal to five pence in the pound of its estimated value (or the fare for the distance from the place of finding to the office of the Council, whichever be the greater) but not more the five pounds.

Penalties

19. Every person who shall offend against any of these byelaws shall be liable on summary conviction to a fine not exceeding Level 2 and in the case of a continuing offence to a further fine not exceeding two pounds for each day during which the offence continues after conviction therefore.

Repeal of byelaws

20. The byelaws relating to hackney carriages which were made by the Northavon District Council on the Eighth day of September One thousand nine hundred and eighty-eight and which were confirmed by the Secretary of State on the eighteenth day of September One thousand nine hundred and eighty-eight and the byelaws relating to hackney carriages which were made by the Kingswood District Council on the Sixth day of October One thousand nine hundred and eighty seven and which were confirmed by the Secretary of State on the Twenty-second day of January One thousand nine hundred and eighty-eight are hereby repealed.

THE COMMON SEAL of SOUTH GLOUCESTERSHIRE COUNCIL

was hereunto affixed in the presence of:

Appendix D.3

Private Hire Vehicle Licence Conditions

The holder of the licence shall comply with the provisions of The Town Police Clauses Act 1847, Part II of the Local Government (Miscellaneous Provisions) Act 1976 and the conditions detailed below:

Single Licensing of Vehicles

The vehicle shall **only** be licensed by South Gloucestershire Council. If this
Licensing Authority becomes aware of other vehicle licences (hackney carriage or
private hire) running concurrently with this licence, then this vehicle licence will be
revoked.

Vehicle Testing

- 2. No vehicle shall be first licensed or re-licensed unless the vehicle has passed the vehicle fitness compliance inspection at this Licensing Authority's approved garage.
- 3. Temporary (change of) vehicles will be classed as a new vehicle application and be subject to comply with the same measures as all new vehicles.
- 4. All vehicles over three years of age shall have an annual MOT test at a DVSA approved MOT testing station. The age of the vehicle shall be determined from the date of first registration in the Vehicle Registration Document (V5).
- 5. The licence holder must ensure that at all times the vehicle is covered by the appropriate current vehicle tax.

Vehicle Approval and Alterations

- 6. All vehicles shall be built to the safety standard relevant to that vehicle at the time of manufacture as set out by EEC regulations (European Certificate of Conformity from the manufacturer or Individual Vehicle Approval (IVA)).
- 7. No alteration or change in specification, design or condition of the vehicle shall be made at any time while the licence is in force, without prior approval of this Licensing Authority.
- 8. Should approval be given this Licensing Authority must be satisfied that the work undertaken has not affected the approval (European Certificate of Conformity from the manufacturer or Individual Vehicle Approval (IVA)), given to the vehicle. Failure to satisfy this Licensing Authority of this may result in the licence being suspended or revoked.

Licence Plates and Signage

- External Licence Plates means the Hackney Carriage or Private Hire Vehicle
 Licence plates issued by the Council that are displayed on the outside front and
 rear of the vehicle.
 - **Internal Licence Plate** means the Hackney Carriage or Private Hire Vehicle Licence plate issued by the Council that is displayed in the vehicle on the windscreen.
- 10. You must not allow the licensed vehicle to be driven or used for any purpose or parked in a public place unless it complies with all these conditions, particularly in regard to signage.
- 11. The required signage must remain continuously on the vehicle throughout the duration of the licence unless the licence is suspended, regardless of the use of the vehicle.
- 12. The External Licence Plates shall be securely fixed to the exterior of the vehicle so as to be clearly visible and be easily read by persons on the pavement or road or in a vehicle immediately in front or behind. Plates should not be capable of being easily removed. The plates and fixings shall not cover any part of the vehicle registration mark "number plate" or any lights and reflectors. The method of fixing is for the Proprietor to decide, but may not be attached by magnets, string, wire, velcro or similar or wedged in place. Cable ties are acceptable. The rear plate may be placed next to a square vehicle registration mark "number plate". The plates are the property of the Licensing Authority.
- 13. If the vehicle licence is suspended by a Constable or Authorised Officer, the Proprietor may surrender the External Licence Plates and Internal Licence Plate to that person immediately. Once the licence is reinstated, the External Licence Plates will be returned to the Proprietor and a new Internal Licence Plate issued at the expense of the Proprietor. If the Proprietor is unwilling or unable to do so, then the Constable or Authorised Officer may immediately or by appointment place a suspension notice over the External Licence Plates and remove the Internal Licence Plate. Once the licence is reinstated, the External Licence Plates and Internal Licence Plate will be renewed, at the expense of the Proprietor.
- 14. Other than as allowed by the Licensing Authority in writing, the only signage permitted on vehicles are on the front two doors which may only carry the name, logo and contact details of the Operator, which shall be no larger than number plate width, twice number plate height. The display of these signs are not mandatory.
- 15. The word "taxi" must not appear in any form, including as part of an Operator name or logo, or any text or graphics to suggest the vehicle is a Hackney Carriage.
- 16. No signs, notices, plates, marks, letters figures, symbols, emblems or devices whatsoever other than those required or permitted by these Conditions and Statute Law, or approved in writing by the Council shall be displayed on or from the vehicle".

Insurance

17. A certificate of insurance or electronic proof of the certificate shall be carried in the private hire vehicle at all times and be subject to inspection by an authorised Officer of this Licensing Authority.

Maintenance of vehicle

- 18. The vehicle and all its fittings and equipment shall at all times, when the vehicle is in use or available for hire, be kept in a safe, tidy and clean condition.
- 19. No fittings, devices or lights may be attached to the exterior or carried upon the inside of the vehicle which are not part of the original manufacturer's construction or manufacturer's retro parts.

Inspections

20. The licence holder shall be required, in writing, to produce the vehicle for inspection at the request of this Licensing Authority at any reasonable time.

Passengers

- 21. No vehicle shall carry more passengers than those permitted on this licence.
- 22. The driver shall not allow under any circumstance's children under the age of 10 years to be a passenger in the front of the licensed vehicle.

Animals (guide and hearing dogs)

- 23. The driver shall not carry in a licensed vehicle any animal belonging to, or in the custody of himself or herself, or the proprietor of the vehicle, or any person, other than the hirer.
- 24. No driver shall refuse (unless specifically exempted by this Licensing Authority) to convey a guide dog or hearing dog with its owner or keeper. They will also ensure that any animal belonging to or in the custody of any passenger in compliance with the Equality Act 2010.

Accidents, Collisions, and Incidents

25. If at any time, a vehicle is involved in an accident, incident or collision the licence holder must inform this Licensing Authority in writing immediately or the next working day at the latest. An authorised Officer may then examine the vehicle, and if the damage warrants it, the vehicle licence shall be suspended until such time as repairs are completed and to a standard acceptable to this Licensing Authority.

CCTV

26. Where a vehicle proprietor wishes to install and operate CCTV cameras to cover the interior of the vehicle in respect of audio and/or video they must notify this Licensing Authority in writing prior to purchasing such equipment. Furthermore, they must obtain the written permission of this Licensing Authority prior to having such equipment installed.

In all instances this Licensing Authority will only give such written permission where the criteria as laid out in South Gloucestershire Council's CCTV code of practice in relation to Hackney Carriage and Private Hire Vehicles is complied with in full.

27. The licence holder will be required to sign to state that they agree to abide with the CCTV code of practice.

Change of address or circumstances

- 28. The licence holder shall notify in writing to this Licensing Authority by the end of the next working day of any change of circumstances in the prescribed manner.
 - A change of address
 - Change of name
 - Change of employer or business
 - Change of ownership

Convictions & Fixed Penalties

- 29. The licence holder shall notify in writing to this Licensing Authority by the end of the next working day of any of the following events.
 - The licence holder being arrested
 - Interviewed in connection with investigations for any offence
 - Cautions, convictions and civil matters
 - The imposition of any penalty points upon the DVLA Driving Licence held by the licence holder

Smoking

30. Smoking, Vaping or E- Cigarettes are prohibited in licensed vehicles, it is a legal requirement that one "no smoking" sticker is displayed within the vehicle.

Grievance

31. By virtue of Section 48 of the Local Government (Miscellaneous Provisions) Act 1976 any person who is aggrieved by any condition attached to a licence may appeal to a Magistrates' Court.

Appendix D.4

Hackney Carriage Vehicle Licence Conditions

The holder of the licence shall comply with the provisions of The Town Police Clauses Act 1847, Part II of the Local Government (Miscellaneous Provisions) Act 1976 and the conditions detailed below:

Single Licensing of Vehicles

The vehicle shall **only** be licensed by South Gloucestershire Council. If this
Licensing Authority becomes aware of other vehicle licences (hackney carriage or
private hire) running concurrently with this licence, then this vehicle licence will be
revoked.

Vehicle Testing

- 2. No vehicle shall be first licensed or re-licensed unless the vehicle has passed the vehicle fitness compliance inspection at this Licensing Authority's approved garage.
- 3. Temporary (change of) vehicles will be classed as a new vehicle application and be subject to comply with the same measures as all new vehicles.
- 4. All vehicles over one year of age shall have an annual MOT test at a DVSA approved MOT testing station. The age of the vehicle shall be determined from the date of first registration in the Vehicle Registration Document (V5).
- 5. The licence holder must ensure that at all times the vehicle is covered by the appropriate current vehicle tax.

Vehicle Approval and Alterations

- 6. All vehicles shall be built to the safety standard relevant to that vehicle at the time of manufacture as set out by EEC regulations (European Certificate of Conformity from the manufacturer or Individual Vehicle Approval (IVA)).
- 7. No alteration or change in specification, design or condition of the vehicle shall be made at any time while the licence is in force, without prior approval of this Licensing Authority.

Should approval be given this Licensing Authority must be satisfied that the work undertaken has not affected the approval (European Certificate of Conformity from the manufacturer or Individual Vehicle Approval (IVA)), given to the vehicle. Failure to satisfy this Licensing Authority of this may result in the licence being suspended or revoked.

Roof Signs, Licence Plates, and Signage

8. "External Licence Plate" means the Hackney Carriage or Private Hire Vehicle Licence plate issued by the Council that is displayed on the outside rear of the Vehicle.

"You must not allow the licensed vehicle to be driven or used for any purpose or parked in a public place unless it complies with all these conditions, particularly in regard to signage".

"The required signage must remain continuously on the vehicle throughout the duration of the licence unless the licence is suspended, regardless of the use of the vehicle.

"The **External Licence Plate** shall be securely fixed to the exterior of the rear (meaning no further forward than the rear windscreen) of the vehicle so as to be clearly visible and be easily read by persons on the pavement or road or in a vehicle immediately behind. It should not be capable of being easily removed. The plate and its fixings shall not cover any part of the vehicle registration mark "number plate" or any lights and reflectors. The method of fixing is for the Proprietor to decide, but may not be attached by magnets, string, wire, velcro or similar or wedged in place. Cable ties are acceptable. The plate may be placed next to a

square vehicle registration mark "number plate". The plate is the property of the Licensing Authority".

"Hackney Carriage's should instead of a front plate or roof mounted plates, display on their driver door, front passenger door and bonnet a number plate width, three times number plate height sticker or wrap showing clearly the words "TAXI" and the number in reflective characters."

"If the vehicle licence is suspended by a Constable or Authorised Officer, the Proprietor may surrender the plate to that person immediately. Once the licence is reinstated, the plate will be returned to the Proprietor. If the Proprietor is unwilling or unable to do so, then the Constable or Authorised Officer may immediately or by appointment place a suspension notice over the plate. Once the licence is reinstated, the plate will be renewed, at the expense of the Proprietor."

"When the licence is revoked or expires, all markings on the vehicle identifying it as a Hackney Carriage must be removed immediately. If that is not done so, a Constable or Authorised Officer may subsequently place a plain sticker over the markings.

"No signs, notices, plates, marks, letters figures, symbols, emblems or devices whatsoever other than those required or permitted by these Conditions and Statute Law, or approved in writing by the Council shall be displayed on or from the vehicle".

Insurance

A certificate of insurance or electronic proof of the certificate shall be carried in the private hire vehicle at all times and be subject to inspection by an authorised Officer of this Licensing Authority.

Maintenance of vehicle

- 10. The vehicle and all its fittings and equipment shall at all times, when the vehicle is in use or available for hire, be kept in a safe, tidy and clean condition.
- 11. No fittings, devices or lights may be attached to the exterior or carried upon the inside of the vehicle which are not part of the original manufacturer's construction or manufacturer's retro parts.

Inspections

12. The licence holder shall be required, in writing, to produce the vehicle for inspection at the request of this Licensing Authority at any reasonable time.

Advertising

13. Hackney Carriage vehicles may advertise in the locations specified in the 'Advertising Policy for Licensed Vehicles and are subject to the controls and regulations in that policy.

Passengers

- 14. No vehicle shall carry more passengers than those permitted on this licence.
- 15. The driver shall not allow under any circumstance's children under the age of 10 years to be a passenger in the front of the licensed vehicle.

Animals (guide and hearing dogs)

- 16. The driver shall not carry in a licensed vehicle any animal belonging to, or in the custody of himself or herself, or the proprietor of the vehicle, or any person, other than the hirer.
- 17. No driver shall refuse (unless specifically exempted by this Licensing Authority) to convey a guide dog or hearing dog with its owner or keeper. They will also ensure that any animal belonging to or in the custody of any passenger in compliance with the Equality Act 2010.

Accidents, collisions and incidents

18. If at any time, a vehicle is involved in an accident, incident or collision

the licence holder must inform this Licensing Authority in writing immediately or the next working day at the latest. An authorised Officer may then examine the vehicle, and if the damage warrants it, the vehicle licence shall be suspended until such time as repairs are completed and to a standard acceptable to this Licensing Authority.

CCTV

- 19. Where a vehicle proprietor wishes to install and operate CCTV cameras to cover the interior of the vehicle in respect of audio and/or video they must notify this Licensing Authority in writing prior to purchasing such equipment. Furthermore, they must obtain the written permission of this Licensing Authority prior to having such equipment installed.
 - In all instances this Licensing Authority will only give such written permission where the criteria as laid out in South Gloucestershire Council's CCTV code of practice in relation to Hackney Carriage and Private Hire Vehicles is complied with in full.
- 20. The licence holder will be required to sign to state that they agree to abide with the CCTV code of practice.

Change of address or circumstances

- 21. The licence holder shall notify in writing to this Licensing Authority by the end of the next working day of any change of circumstances in the prescribed manner.
 - A change of address
 - Change of name
 - Change of employer or business
 - Change of ownership

Tariff card

22. A Council issued table of tariffs and fares shall be displayed within the vehicle at all times and visible to passengers.

Taximeter

- 23. The vehicle shall be fitted with a taximeter that has been installed and calibrated to the current table of tariffs and fares by this Licensing Authority approved meter company.
- 24. Meters used to calculate fares must be accurate and displaying the correct time and capable of displaying the various tariffs as approved by the Council, including extra charges recoverable under the approved table of tariffs and fares.
- 25. The taximeter must be sealed with the prescribed plastic seal by a meter company approved by this Licensing Authority.
- 26. Meters must be positioned in order that the fare must be clearly displayed to the passenger throughout the journey.

Convictions & Fixed Penalties

- 27. The licence holder shall notify in writing to this Licensing Authority by the end of the next working day of any of the following events.
 - The licence holder being arrested
 - Interviewed in connection with investigations for any offence
 - Cautions, convictions and civil matters
 - The imposition of any penalty points upon the DVLA Driving Licence held by the licence holder

Smoking

28. Smoking, Vaping or E- Cigarettes are prohibited in licensed vehicles, it is a legal requirement that one "no smoking" sticker is displayed within the vehicle.

Grievance

29. By virtue of Section 48 of the Local Government (Miscellaneous Provisions) Act 1976 any person who is aggrieved by any condition attached to a licence may appeal to a Magistrates' Court.

Appendix D.5

Private Hire Operator's Licence Conditions

Records

- 1. The records required to be kept by the operator under Section 52(2) of the Local Government (Miscellaneous Provisions) Act 1976 shall be kept in a suitable form, either manually or computerised. The operator shall record the following details prior to the commencement of each journey:
 - a) The name of any individual that responded to the booking request and the name of the individual that dispatched the vehicle (if different).

- b) The time and date on which the booking was made.
- c) The name and address of the hirer.
- d) How the booking was made.
- e) The agreed time and place of the pickup or if there is more than one, the agreed time and place of the first pick up point.
- f) The destination(s).
- g) The time at which the driver was allocated to the booking.
- h) The driver's badge and licence number and the vehicle registration number/licence plate number of the vehicle allocated for the booking.
- i) Remarks including details of any subcontract for example the name of the other Private Hire Operator who received the booking.
- j) Any particular needs of the customer for example disability requirements (where appropriate).
- k) Whether the booking was fulfilled and if not the reasons why it was not fulfilled.
- I) The use of a driver who holds a PCV licence and the use of a public service vehicle (PSV) to undertake a private hire booking should not be permitted without the informed consent of the booker.
- 2. The licence holder shall maintain and keep an up-to-date a register containing the following information:
 - a) Name, date of birth and home address of every Private Hire Driver operated by them
 - b) Details including date of expiry of the Council Private Hire Driver licence, badge number and licence number of every Private Hire Driver licence holder operated by the licence holder
 - c) Any call sign /codes allocated to each Private Hire Driver
 - d) The date the driver commenced and ceased carrying out bookings on behalf of the licence holder (if applicable)
 - e) Name and home address of the proprietor of every Private Hire Vehicle working on behalf of the licence holder
 - f) Details including The Council licence plate number, licence number, expiry date, vehicle make and vehicle registration number of every Private Hire Vehicle used to carry out bookings; and
 - g) The date the Private Hire Vehicle commenced and ceased being used for carrying out bookings on behalf of the licence holder.

This register must be made immediately available for inspection on demand by any Authorised Officer of this Licensing Authority or Police Officer.

- 3. The operator shall obtain from every licensed driver employed or otherwise engaged by them, a copy of that driver's Licensing Authority issued licence and shall retain it for the period or periods for which such employment or engagement and shall record thereon the overall period or periods for which such employment or engagement continues. At the termination of the period of employment or engagement, either by the Operator or Licensed Driver, the copy of that driver's licence shall be returned to the driver.
- 4. All records kept by the operator shall be preserved for a period of not less than 12 months following the date of the last entry and shall be made available, upon

request to an Authorised Officer of this Licensing Authority or Police.

- 5. The licence holder shall ensure that any staff responsible for making booking records are competent to do so and can use the system used for the keeping of records including providing records on request to an Authorised Officer of this Licensing Authority or the Police.
- 6. The licence holder shall not accept telephone bookings that have been made by a Private Hire Driver, on behalf of customers.

Standard of service

- 7. The operator shall provide a prompt, efficient and reliable service to members of the public at all reasonable times and for this purpose shall in particular:
 - a) Shall ensure that the vehicle is in attendance at an appointed time and place unless delayed or prevented by some sufficient cause.
 - b) Any premises which the operator provides and to which the public have access, whether for the purpose of booking or waiting, to be kept clean, adequately heated/ventilated and adequately lit.
 - c) If provision is made by the operator for the reception of members of the public proposing to hire a vehicle, adequate arrangements shall be made for the seating of customers within the premises.
 - d) The operator must obtain adequate public liability insurance, should the public have access to the operator's premises, indemnifying the operator against any claim for loss, damage or personal injury by any person using those premises.
 - e) The operator must ensure that any telephone facilities and radio equipment provided are maintained in sound condition and that any defects are repaired promptly.
 - f) The operator must ensure that any radio equipment provided by the operator is inspected at their expense at least once a year by a company approved by this Licensing Authority and that a certificate that the equipment is in sound condition is submitted to the Council within one month of the inspection.
 - g) Maintain security of vehicles and records so that no unauthorised or unlicensed driver access vehicles. Should a licensed vehicle be found being driven by an unlicensed driver, the operator will automatically get 6 penalty points and also render themselves liable to potential prosecution.
 - h) "Any signage supplied to be displayed on this Licensing Authority's private hire vehicles must comply with the vehicle licence conditions"

Access

8. Access to the premises shall be allowed to any Authorised Officer of this Licensing Authority or Police Constable, during the business hours of the appropriate operator or at any other reasonable time, for furtherance of his duties of inspection and/or enforcement. All such records as aforementioned shall be made available for inspection without hindrance to the Officer or constable upon demand.

Change of details

9. The licence holder shall by the end of the next working day notify this Licensing Authority in writing of any change of address, including any address from which he operates or otherwise conducts his business as an operator) during the period of

the licence.

- 10. The licence holder shall by the end of the next working day notify this Licensing Authority in writing if there is a change of:
 - a) Name of the company
 - b) Name of the operating business
 - c) Directors / Partners (if company)
- 11. The licence holder shall notify this Licensing Authority, in writing, of the name and details of any individuals nominated as a Responsible Person for managing the business on behalf of the Operator, at least 10 working days prior to their commencement in that role.

Training Policy

- 12. The licence holder shall have in place a Training Policy for all people working on behalf of the Operator which includes details of the training provided for all employees or those working on behalf of the licence holder.
- 13. The training policy and evidence of training shall be made available to an Authorised Officer of this Licensing Authority when requested, and provided on application, including renewals. The licence holder shall forward any changes to the Training Policy to this Licensing Authority at least 7 days prior to the change taking effect.
- 14. The licence holder shall not cause or allow to be caused any nuisance or annoyance to the owners or occupiers of nearby premises, by the conduct of the business to which this Licence relates. This includes but is not limited to multiple vehicles being parked in residential areas, vehicle engines being left running for long periods of time, vehicles leaving and returning to premises at unsociable hours and vehicles being maintained or serviced.

Change of address or circumstances

- 15. The licence holder shall notify in writing to this Licensing Authority by the end of the next working day of any change of circumstances in the prescribed manner.
 - A change of address
 - Change of company name
 - Change of company secretary and/ or directors

Please note, a change of ownership will require a new licence application.

Convictions & Fixed Penalties

- 16. The licence holder shall notify in writing to this Licensing Authority by the end of the next working day of any of the following events.
 - The licence holder being arrested
 - Interviewed in connection with investigations for any offence
 - Cautions, convictions and civil matters
 - The imposition of any penalty points upon the DVLA Driving Licence held by the licence holder

Grievances

17. By virtue of Section 47 of the Local Government (Miscellaneous Provisions) Act 1976 any person who is aggrieved by any condition attached to a licence may appeal to a Magistrates' Court.

Appendix E

Penalty Points Scheme for Hackney Carriage and Private Hire Licence Holders

Explanatory notes to the penalty points enforcement scheme

The maximum penalty points a single vehicle licence holder, or a licensed driver, may accumulate before formal action is commenced by this Licensing Authority is 12 penalty points.

For persons holding more than one vehicle licence the threshold for commencement of formal action will be increased by 1 point per additional vehicle licence held e.g., Person holding 6 Vehicle Licences = 5 additional points are added to the single vehicle threshold of 12 Points, this will give a 17 points threshold before formal action is considered by the Council.

Where a licence holder accumulates more penalty points than his / her personal threshold as calculated above, the matter may be referred to the Council's Licensing Sub-Committee. The Licensing Sub-Committee may suspend or revoke a licence, or issue a warning to the licence holder, depending upon the circumstances.

Periods of suspension of a licence will be dependent on the nature of the breaches of the legislation and the compliance history of the licence holder.

Suspension periods will be appropriate and proportionate as determined by the Licensing Sub-Committee. More than one accumulation of penalty points in excess of a personal threshold in any three-year period may result in the Licensing Sub-Committee reviewing whether the licence holder is suitable to continue holding a licence(s) with this Licensing Authority.

Penalty points will remain current for a period of 36 months from the date the penalty points were issued.

Prior to the issue of penalty points to a licence holder, the contravention(s) will be reviewed by the Licensing Team Leader to ensure that the appropriate action is being taken.

Notification of Intention to issue penalty points issued to either a proprietor or driver will be confirmed in writing.

The column headed responsible person is included to indicate the person who is principally responsible for the contravention. The actual contravention will be assessed in each case and issue of penalty points may be to both the proprietor and driver, or separately depending on the circumstances found. An owner/driver will only be penalised once per offence.

The system will operate without prejudice to this Licensing Authority's ability to take other action that it is entitles to take under legislation, byelaws and regulations.

Any disputes regarding the issuing of penalty points will be referred to the Licensing Service for determination.

Vehicles

Breach or default	Contrary to	Penalty points	Responsible person	Other action #
Charges or tariffs displayed on meter not approved by the Council	Hackney Carriage Vehicle Condition	None	Vehicle Proprietor and/or driver	Stop Notice/ Prosecution
2. Overcharging	Hackney Carriage Byelaw			
Meter not sealed properly, working or not displayed correctly				
Tariff card not on display /available in the vehicle				
5. Failure to maintain a vehicle to satisfactory standard according to current Licensing Authority vehicle	Hackney Carriage Vehicle Condition Private Hire Vehicle Condition	None	Vehicle Proprietor and/or driver	Stop Notice/ Prosecution
conditions 6. Upholstery and /or exterior in an unreasonable condition	Hackney Carriage Vehicle Condition Private Hire Vehicle Condition Hackney Carriage Byelaw	2-4	Vehicle Proprietor and/or driver	# see footnote
7. Failure to maintain vehicle insurance cover Or Failure to produce insurance certificate upon request	Private Hire Vehicle Condition Hackney Carriage Vehicle Condition	Referral to Sub- Committee / 6	Vehicle Proprietor and/or driver	Suspension/ Prosecution
8. Not having a current Vehicle Excise Duty	Private Hire Vehicle Condition Hackney Carriage Vehicle Condition	Referral to Sub- Committee	Vehicle Proprietor and/or driver	Suspension/ Prosecution (Police)

9. Failure to display current licence plates as prescribed by the Council.	Hackney Carriage Vehicle Condition Private Hire Vehicle Condition Hackney Carriage Byelaw 2	4	Vehicle Proprietor and/or driver	# see footnote
Breach or default	Contrary to	Penalty points	Responsible person	Other action #
10. Failure to notify Licensing Authority of change of ownership of vehicle	Private Hire Vehicle Condition Hackney Carriage Vehicle Condition Private Hire Operator's Condition	3	Vehicle Proprietor and/or driver	# see footnote
11. Failure to submit a vehicle for inspection when requested by an Authority Officer	Private Hire Vehicle Condition Hackney Carriage Vehicle Condition Local Gov.(MP) Act 1976 Section 50	6	Vehicle Proprietor and/or driver	Suspension
12. Failure to notify Licensing Authority by the prescribed form of any road traffic accident, collision or damage to a licensed vehicle	Hackney Carriage Vehicle Condition Private Hire Vehicle Condition	6	Vehicle Proprietor and/or driver	# see footnote
13. Failure to carry Plate Exemption Certificate	Private Hire Vehicle Condition	4	Vehicle Proprietor and/or driver	# see footnote
14. Intentional overloading of vehicle	Hackney Carriage Vehicle Condition Private Hire Vehicle Condition Hackney Carriage Byelaw 11	Referral to Sub- Committee	Vehicle Proprietor and/or driver	Prosecution
15. Failure to carry legal spare, wheel tyre, space saver & tools to change same	Hackney Carriage Vehicle Condition Private Hire Vehicle Condition	3	Vehicle Proprietor and/or driver	# see footnote

Drivers

Breach or default	Contrary to	Penalty points	Responsible person	Other action #
16. Failure to notify or disclose convictions, including fixed penalty notices by the end of the next working day	Private Hire Driver's Condition Dual Hackney Carriage and Private Hire	6 and/or Referral to Sub- Committee	Private Hire Driver	Prosecution
17. Poor conduct or behaviour towards other person (rude, unhelpful behaviour, swearing, racial comments)	Driver's Condition Hackney Carriage Byelaw Private Hire Driver's Condition Dual Hackney Carriage and Private Hire Driver's Condition	6	Driver	Licensing Sub- Committee
18. Failing to display badges or allow the information displayed to be obscured or altered	Hackney Carriage Byelaw Private Hire Driver's Condition Dual Hackney Carriage and Private Hire Driver's Condition	4 per badge	Driver	# see footnote
19. Not having badges in possession	Hackney Carriage Byelaw Private Hire Driver's Condition Dual Hackney Carriage and Private Hire Driver's Condition	4 per badge	Driver	# see footnote
20. Failing to attend punctually and/or provide a receipt	Hackney Carriage Byelaw Private Hire Driver's Condition Dual Hackney Carriage and Private Hire Driver's Condition	4	Driver	# see footnote

Breach or default	Contrary to	Penalty points	-	
21. Refusal to take passenger, wheelchair or service animal without an approved exemption in place	Equality Act 2010	6	Driver	Prosecution
22. Making an illegal extra charge for carrying a wheelchair/ service animal	Equality Act 2010	6	Driver	Prosecution
23. Plying for hire		Referral to Sub- Committee and/or prosecution	Driver	Prosecution
24. Parking on an approved taxi rank or other restricted area which is enforceable by a Local Authority or Police		2	Driver	

Operators

Breach or default	Contrary to	trary to Penalty Responsible points person				Other action #
25. Failure to display Operator's Licence	Private Hire Operator's Condition	Operator's				
26. Failure to notify Licensing Service of any transfer in ownership/partners or change in Company name within 5 working days	Private Hire Operator's Condition	or's		Revocation of licence		
27. Failure to notify Licensing Service of a change of company name, or address within by the end of the next working day	Private Hire Operator's Condition	3	Operator			
28. Knowingly allowing or permitting unlicensed drivers or vehicles to work	Private Hire Operator's Condition	Referral to Sub- Committee	Operator	Prosecution and/or Referral to Sub- Committee		
29. Failure to keep, record or produce accurate legible manual or computerised records of bookings for 12 months	Private Hire Operator's Condition	6	Operator	Prosecution		
30. Failure to keep records of drivers used under the Private Hire Operator's Licence for a period of 12-months	Private Hire Operator's Condition	6	Operator	Prosecution		
31. Failure to produce records of drivers and vehicles for inspection for a period of 12 months	Private Hire Operator's Condition	6	Operator	Prosecution		
32. Refusal to produce any documentation requested	Private Hire Operator's Condition	Referral to Sub- Committee	Operator			
33. Failure to attend punctually at appointed	Private Hire Operator's Condition	3	Operator	Referral to Sub- Committee		

time and place without		
sufficient cause		

Generic

Breach or default	Contrary to	Penalty points	Responsible person	Other action #
34. Smoking or Permitting Smoking in a vehicle	Hackney Carriage Vehicle Condition	6	Vehicle Proprietor	Fixed Penalty Notice
(including vaping and E- cigarettes)	Private Hire Vehicle Condition		and/or driver	
	Private Hire Driver's Condition			
	Dual Hackney Carriage and Private Hire Driver's Condition			
35. Licence holder falling to	Hackney Carriage	3	Private Hire	# see
notify Licensing Authority of a change of	Vehicle Condition		Driver	footnote
details by the end of the next working day	tails by the end of the			
	Private Hire Driver's Condition			
	Dual Hackney Carriage and Private Hire Driver's Condition			
	Private Hire Operator's Condition			
36. Failure to notify Licensing Authority by	Hackney Carriage Vehicle Condition	3	Vehicle Proprietor	# see footnote
prescribed form of change of residential address in writing by the	Private Hire Vehicle Condition		and/or driver	
end of the next working day	Private Hire Driver's Condition			
	Dual Hackney Carriage and Private Hire Driver's Condition			

	Private Hire Operator's Condition			
37. Giving false or misleading information,	Hackney Carriage Vehicle Condition	Prosecution	Operator, Vehicle	
or failing to give information required, in order to obtain a licence	required, in Private Hire and/or dr	Proprietor and/or driver		
	Private Hire Driver's Condition			
	Dual Hackney Carriage and Private Hire Driver's Condition			
	Private Hire Operator's Condition			
38. All other offences under the Town Police Clauses	Hackney Carriage Vehicle Condition	2-6	Operator, Vehicle	
Act 1847 or Local Government (Miscellaneous	Private Hire Vehicle Condition		Proprietor and/or driver	
Provisions) Act	Private Hire Driver's Condition			
	Dual Hackney Carriage and Private Hire Driver's Condition			
	Private Hire Operator's Condition			
39. Failing to comply with a reasonable request of	Hackney Carriage Vehicle Condition	6	Operator, Vehicle	
an Authorised Officer or member of Police Service, or obstructs	Private Hire Vehicle Condition		Proprietor and/or driver	
that person in carrying out their function	Private Hire Driver's Condition			
	Dual Hackney Carriage and Private Hire Driver's Condition			
	Private Hire Operator's Condition			

40. Failing to produce badge / vehicle or driver licence / insurance / driving licence to an Authorised Officer, member of Police Service, or any person reasonably requesting their production.	Hackney Carriage Vehicle Condition Private Hire Vehicle Condition Private Hire Driver's Condition Dual Hackney Carriage and Private Hire Driver's Condition Private Hire Operator's Condition	6	Operator, Vehicle Proprietor and/or driver	
41. Fail to return badges /plates and licence on expiration, suspension or revocation, if you remain a licence driver/ vehicle holder/ Private Hire Operator licence holder	Hackney Carriage Vehicle Condition Private Hire Vehicle Condition Private Hire Driver's Condition Dual Hackney Carriage and Private Hire Driver's Condition Private Hire Operator's Condition	2	Operator, Vehicle Proprietor and/or driver	
42. Any other breaches of licence conditions	Hackney Carriage Vehicle Condition Private Hire Vehicle Condition Private Hire Driver's Condition Dual Hackney Carriage and Private Hire Driver's Condition Private Hire Operator's Condition	2	Operator, Vehicle Proprietor and/or driver	
43. Failure to notify or disclose convictions, including fixed penalty	Hackney Carriage Vehicle Condition Private Hire Vehicle Condition	6	Operator, Vehicle Proprietor and/or driver	Referral to Sub- Committee

notices by the end of the next working day	Private Hire Driver's Condition		
	Dual Hackney Carriage and Private Hire Driver's Condition		
	Private Hire Operator's Condition		

Appendix F

Exemption request for carrying passengers in wheelchairs or carrying Assistance Dogs

This appendix is to ensure public safety and the safety of the licensed driver, whilst taking a balanced approached to licensing requirements. Certain medical grounds may exist meaning the driver cannot provide assistance for example where a person's physical condition makes it impossible or reasonably difficult, to assist passengers in a particular type of wheelchair.

Furthermore, it provides a process for drivers who have a certifiable medical condition which is aggravated by exposure to dogs to apply for an exemption from their duties to carry assistance dogs on medical grounds.

Each exemption application will be determined based on its own merit.

If an exemption is granted, it will be for a specified period of time as determined by this Licensing Authority.

If an exemption is granted, an exemption certificate and badge as prescribed by law will be issued to the driver.

The prescribed exemption badge must clearly be displayed at all time in any Hackney Carriage or Private Hire Vehicle the exempt driver will be driving and made available to an Authorised Officer on request.

Equality Act 2010

Application for EXEMPTION from carrying Assistance Dogs in a Hackney Carriage or Private Hire Vehicle

Please complete legibly in BLOCK LETTERS and delete as applicable. Where any answer box is not applicable please write N/A in the box/column to show you have read and considered the question.

If you require this document in an alternative format, please contact us.

SECTION 1 – To be completed by the Applicant				
Title:	Mr/Mrs/Miss/Ms/Other (Please state)			
Surname/Family Name				
Forename/s:				
Date of Birth:				
Contact Tel. number:				
Email Address:				
Dual/ PH badge number:				
Current residential address	Postcode:			
SECTION 2 – To be comple				
SECTION 2 – To be comple	eted by a Medical Practitioner			
SECTION 2 – To be complete Name of Medical Practitioner				
Name of Medical				

Contact Tel. number	
Email address	
I confirm the patient is registered at the medical practical details above and that I have had access to their medical records when completing this form	Yes - No -
Information on any condition, diagnosis, or ongoing investigation	(You must attach copies of all relevant medical reports or evidence to support the request for exemption such as clinical history, ongoing investigations, or formal diagnosis)

Please confirm if, in your medical opinion, an exemption from carrying assistance dogs should be granted.	Yes No	
Please confirm if, in your medical opinion, any exemption should be time- limited, and for what period	Yes - No -	

Doctor and Practice Details

Surgery Stamp
Printed Name of Medical Practitioner
Signature of Medical Practitioner

Date			

SECTION 3 - To be completed by the applicant

I authorise my Doctor(s) and Specialist(s) to release report/ medical information about my condition, relevant to my fitness to drive, to South Gloucestershire Council in conjunction with my application for exemption and during the period that a licence (if granted) is in force.

I authorise South Gloucestershire Council to disclose such relevant information as may be necessary to the investigation of my application for exemption, and during the period that a licence (if granted) is in force to doctors, paramedical staff, and to inform my doctor(s) of the outcome of the case where appropriate.

I understand that South Gloucestershire Council may require me to undergo further medical tests at my expense now or at any point in the future, if a licence is granted, in order to establish my need for exemption.

I declare that I have checked the details I have given on this application and that, to the best of my knowledge and belief, they are correct.

Signed	
Print Name	
Date	

Equality Act 2010

Application for EXEMPTION from carrying passengers in a wheelchair in a Hackney Carriage or Private Hire Vehicle

Please complete legibly in BLOCK LETTERS and delete as applicable. Where any answer box is not applicable please write N/A in the box/column to show you have read and considered the question.

If you require this document in an alternative format, please contact us.

SECTION 1 – To be completed by the Applicant		
Title:	Mr/Mrs/Miss/Ms/Other (Please state)	
Surname/Family Name		
Forename/s:		
Date of Birth:		
Contact Tel. number:		
Email Address:		
Dual/ PH badge number:		
Current residential address	Postcode:	
SECTION 2 – To be comple	eted by a Medical Practitioner	
Name of Medical Practitioner		
Address of registered surgery	Postcode:	

Contact Tel. number	
Email address	
I confirm the patient is registered at the medical practical details above and that I have had access to their medical records when completing this form	Yes - No -
Information on any condition, diagnosis, or ongoing investigation	(you must attach copies of all relevant medical reports or evidence to support the request for exemption such as clinical history, ongoing investigations, or formal diagnosis)

Please confirm if, in your medical opinion, an exemption from carrying passengers in wheelchair should be granted.	Yes - No -
Please confirm if, in your medical opinion, any exemption should be time- limited, and for what period	Yes - No -

Doctor and Practice Details

Surgery Stamp
Printed Name of Medical Practitioner
Signature of Medical Practitioner

Date			

SECTION 3 - To be completed by the applicant

I authorise my Doctor(s) and Specialist(s) to release report/ medical information about my condition, relevant to my fitness to drive, to South Gloucestershire Council in conjunction with my application for exemption and during the period that a licence (if granted) is in force.

I authorise South Gloucestershire Council to disclose such relevant information as may be necessary to the investigation of my application for exemption, and during the period that a licence (if granted) is in force to doctors, paramedical staff, and to inform my doctor(s) of the outcome of the case where appropriate.

I understand that South Gloucestershire Council may require me to undergo further medical tests at my expense now or at any point in the future, if a licence is granted, in order to establish my need for exemption.

I declare that I have checked the details I have given on this application and that, to the best of my knowledge and belief, they are correct.

Signed	
Print Name	
Date	

Appendix G

Guidance for CCTV Systems

This part of the policy is in progress and will be reviewed at a later date.

Appendix H

Public Information sheet

Hackney Carriages (Taxis) within the South Gloucestershire district

Hackney Carriages (Taxis) are an integral form of the public transport network. Generally, the customer goes to find a Hackney Carriage, but a Private Hire vehicle comes to find the customers. Be assured that both types of vehicle are regularly tested by this Council for comfort and mechanical safety and anyone who drives one of these vehicles must apply to the Council for a licence. Drivers have passed a series of tests to ensure suitability and have reached a certain standard acceptable to South Gloucestershire Council.

Here are some points to remember:

Hackney Carriages

- Hackney Carriages can be found at various locations within the South Gloucestershire district.
- Hackney Carriages normally ply their trade from specific locations called a 'taxi
 rank' and are available to be hired immediately. You can also a hail a Hackney
 Carriage as it drives along, just stick out your arm and attempt to attract the driver's
 attention, if the vehicle is available, it should stop and pick you up. Never step out in
 front of a moving vehicle.
- All Hackney Carriages are equipped with a taximeter which will clearly show how much you should pay. They must also have a fares tariff card for you to view.
- Hackney Carriage fares are set by the Council and it is illegal for the driver to charge more than that displayed on the meter.
- South Gloucestershire Hackney Carriages are recognisable by their yellow and red top sign. This must be lit when available for hire.

Private Hire

- Private Hire vehicles must be pre-booked either by telephone or by calling at the
 office of a private hire operator, they cannot stop in the street and they cannot be
 hailed in the street.
- It is illegal for Private Hire drivers to accept a fare for a journey which has not been pre-booked, or to accept a fare for a journey after being hailed.
- A number of Private Hire vehicles use taximeters to calculate the fare, however not all of them do.
- The fares are set by the Private Hire Operators and are not controlled by the Council. You can ask for a quote or agree a fare in advance.
- South Gloucestershire Private Hire Vehicles are recognisable by their yellow plates situated externally on the front and rear of the vehicle.

Drivers

 All drivers for both Hackney Carriage and Private Hire vehicles are required to wear an identification badge on their upper body when hired or available for hire, they also are required to display an identification badge inside their vehicle.

- Anyone who drives one of these vehicles must apply to the Council for a licence to drive a Hackney Carriage or Private Hire vehicle.
- This means you can be assured that any person driving a licensed vehicle in the district is fit and proper and that they must behave in a courteous and professional manner.
- The Council carries out a series of stringent tests before a driver is granted a licence.
- The driver should be courteous and helpful, particularly if you have luggage or shopping. Don't accept rude or unhelpful service.

Taxi and Private Hire companies can be found in the local phone book and through advertisement.

If you have a complaint regarding any licensed operator, vehicle or driver you should contact the Licensing Service on 01454 868001 or e-mail licensing@southglos.gov.uk. If you wish to complain always try to obtain and submit the following information:

- Name of private hire operator or taxi company
- Drivers name or badge number
- Vehicle licence plate number and/or registration number
- Date and time of the incident

Appendix I

Table of Delegations

Matter to be dealt with	Full Committee	Sub-Committee	Licensing Officers
Full policy review	All cases		
Application for driver's licence, with no convictions			All cases
Application for driver's licence, with relevant convictions		Cases where referral for determination required, other than traffic offences	Cases in relation to traffic offences
Suspension of driver's licence (public safety)		All cases where referral for determination required	
Revocation of driver's licence (public safety, immigration)		Cases where referral for determination required	Cases where immediate effect required

Application for vehicle licence		All cases
Suspension of vehicle licence (public safety)		All cases with a reasonable cause
Revocation of vehicle licence (public safety)	Cases where referral for determination required	Cases where immediate effect required
Application for operator's licence		All cases
Application for operator's licence, with relevant convictions	All cases where referral for determination required	
Suspension of operator's licence (public safety)	All cases where referral for determination required	
Revocation of operator's licence (public safety)	Cases where referral for determination required	Cases where immediate effect required
Assistance dogs in taxis: exemption certificate request forms		All cases
Plate exemption request forms		All cases
Decision on whether a complaint is irrelevant, frivolous, vexatious, etc.		All cases

Appendix J

Enforcement and Complaints Policy and Procedure

Enforcement

This policy takes a risk based proportionate, targeted and flexible approach to inspection and enforcement and where appropriate will work with external agencies such as the Police.

When a potential breach or offence is identified Licensing Officers will investigate the matter.

If it is in relation to a licensed vehicle the licence holder may be requested to bring in the vehicle for an inspection by a Licensing Officer or to take the vehicle to an MOT approved garage for a full inspection.

If it is in relation to a licensed driver or operator the licence holder may be requested to attend an interview. If the licence holder is suspected of a criminal offence or an offence under Hackney Carriage law the interview may be carried out under caution in accordance with the Police and Criminal Evidence Act 1984 (PACE) codes of practice.

Complaints by the Public

The public are able to make complaints to the Licensing Service about licensed drivers and operators. This could include such issues as offensive comments by a driver, unsafe driving, failure or lateness of attending bookings and refusal to take assistance dogs.

Licensing Officers will normally ask the complainant to put their complaint in writing or by email giving details of the nature of the complaint with date, time and location if relevant.

All such complaints will be recorded and investigated, and the licence holder notified. Licensing Officers may request the licence holder to attend an interview in order determine the facts. If the licence holder is suspected of a criminal offence or an offence under Hackney Carriage law that interview may be carried out under caution in accordance with the Police and Criminal Evidence Act 1984 (PACE) codes of practice.

Some complaints such as those alleging a serious criminal offence, traffic offence, violence or verbal abuse may be referred to the Police.

Actions that may be taken following enforcement or compliant

When deciding what action to take the Licensing Officers will consider each case on its own merits and will consider all relevant matters including:

- Seriousness of the offence, breach or complaint
- Any history of previous offences, breaches and/or complaints
- Consequences of non-compliance
- Effectiveness of any action
- Danger to the public
- In the case of an unproven allegation the seriousness of the allegation and the likelihood and risk of danger to the public

Action	Examples (but not an exhaustive list)
Take no action	 Breach, offence, or complaint is proven to be false. Matter is minor or unproven and there is no previous history
Verbal or written advice for example recommendation to re-take driver assessment test	Matter is minor and/or due to misunderstanding by the licence holder

Verbal or written warning	 Complaint made by the public Minor traffic offence Contravention of the code of conduct or dress code
Fixed penalty notice	Smoking offences in a licensed vehicle
Immediate suspension of licence	 Suspension of vehicle (S 68) issued when on inspection of a vehicle Officers believe that it has a defect or is potentially unsafe for passengers or the meter is defective Suspension of driver licence (s 61 (2b) if in interest of public safety for example failing a medical or safeguarding or serious criminal allegations Suspension of driver licence (s 61) if driver fails to provide relevant documentation by expiry e.g., DBS/Medical
Suspension of licence – 21 days notice	Suspension of a vehicle licence (s60) for failure to have a Council Vehicle Inspection or provide relevant document or visual condition of vehicle is not satisfactory
Simple caution issued by authorised officer	A licence holder admits to committing a less serious offence and the issuing of such a caution is likely to reduce re-offending
Review of the licence by the Licensing Sub-Committee	 A licence holder receives criminal conviction, police caution, major motoring offence, safeguarding concern or serious complaint or allegation A licence holder has a history of complaints and/or offences. In the case of complaints by the public these complaints could be unproven if there is previous history of such complaints or a likelihood that the complaint is justified, and the public could be at risk A licence holder that had received more than 3 warnings from Officers for breaches of conditions, policy or legislation within a 12-month period A licensed driver who has accumulated more than 6 current points on their driving licence Any matter where a possible outcome is the revocation of the licence
Prosecution	Using an unlicensed vehicleUnlicensed driver driving a licensed vehicle

Unlicensed operatorDriving without valid insurance
 Refusing to carry a guide dog Exceeding the number of passengers on the plate

Review of the licence by the licensing Sub-Committee

The licence holder will be invited to a Sub-Committee hearing. The licence holder will be given reasonable notice of the meeting. However, if the licence holder does not attend without reasonable cause the Licensing Sub-Committee may undertake the review in his/her absence. The licence holder may bring another person with them to the review to support or represent them or they may wish to put comments in writing for the panel to consider. After considering all the facts the Licensing Sub-Committee may take any action it feels appropriate. Below is a list of possible actions.

- No action
- Oral or written warning
- Requirement to take action within a time period for example recommendation to take an anger management course, safeguarding or disability awareness training, speed awareness course or driving assessment
- Suspend the licence until an action or requirement has been met
- Suspend the licence for a period of time as a deterrent to ensure future compliance
- Revoke the licence
- Recommend a simple caution
- Recommend prosecution

Right to appeal

A licence holder has a right of appeal to the Magistrates Court for any decision by the Council to refuse, suspend or revoke a driver, vehicle licence or operator licence or against any conditions added to a licence. This appeal must be made within 21 days of the notification of the Council's decision.

There is an exception to the above right of appeal in the case of a decision to refuse to grant a Hackney Carriage vehicle licence. In this case the right of appeal is to the Crown Court.

There is no right of appeal against an immediate suspension of a vehicle licence (s68).

Appendix K

Advertising on licensed vehicles

Permitted positioning for advertisements

This Licensing Authority will consider commercial advertising on hackney carriage and private hire vehicles. However, the prescribed vehicle signage in the vehicle licence conditions must be displayed, and the Council must approve all commercial advertising prior to being applied on a licensed vehicle.

Requests to permit commercial advertising on a licensed vehicle must be made in writing, licensing@southglos.gov.uk to the Licensing Team Leader providing a proof of the intended advert.

In making a decision on proposals for commercial advertising the Council will take into account:

- The licensing policy objectives
- Discrimination of any form
- The Council's objectives, specifically in relation to health promotion and crime reduction
- The likelihood of the advert causing offence
- The requirements set out in the conditions for Hackney Carriage Vehicles and Private Hire Vehicles

Please note that all advertisements must not, in the opinion of the Council, obscure or detract from the clarity of signage required by this Licensing Authority to be displayed on licensed vehicles.

Once a decision has been made a written response will be sent to the vehicle licence holder.

No advertising is to be displayed on a vehicle until such time written approval has been received.

This Licensing Authority retains the right to require that any advertising is removed from a licensed vehicle should there be complaints or concerns received in relation to the advertisements.

Where advertisements are not permitted

No advertising or signage is permitted on any part of the glazing of the vehicle.

The only items permitted on the glazing are signs informing passengers not to smoke, that CCTV in operation etc. These signs are only permitted if required by law or Council policy. The positioning of these signs must be approved by this Licensing Authority.

No signage permitted on the glazing must hinder, obscure or restrict the vision of the driver or passenger.

No signage must hinder or obscure or otherwise prevent the vehicle registration number, vehicle lights or licence plate from being visible.

Failure to comply with these advertising and signage conditions will render a licensed driver liable to the issue of Penalty Points under the Council's approved Penalty Point Scheme

Appendix L

A schedule of taxi ranks situated within South Gloucestershire

Location	Public rank	Private rank
Broad Street	Yes	
Chipping Sodbury		
The Mall (John Lewis)	Yes, Situated on	
Cribbs Causeway	Private Land	
The Mall (The Venue)	Yes, Situated on	
Cribbs Causeway	Private Land	
North Street	Yes	
Downend		
Church Road	Yes	
Filton		
Lower Hanham Road	Yes	
Hanham		
Downend Road	Yes	
Kingswood		
Moravian Road	Yes	
Kingswood		
Regent Street (Chase Inn) Kingswood	Yes	
Regent Street (Wetherspoons)	Yes	
Kingswood		
Aspects Leisure Centre	Yes, Situated on	
Longwell Green	Private Land	
High Street	Yes, Rank currently	
Thornbury	suspended	
Rock Street	Yes	
Thornbury		
Link Road	Yes	
Yate		

Parkway Station	No	Yes, Permit
Stoke Gifford		Holders Only
University West of England	Yes, Situated on	
Stoke Gifford	Private Land	
Tesco Store	No	Yes, Rank
Yate		rented privately

Appendix M

Policy for inspection of licensed vehicles

This part of the policy is in progress and will be reviewed at a later date.

Appendix N

Methodology for review of Hackney Carriage table of tariffs and fares

At the January and March 2011 Committee meetings the Licensing, Regulatory & General Purposes Committee considered both the methodology used for calculating fee increases and a potential increase of fares from 1st April each year. The Committee decided that the existing methodology and frequency for calculating fare increases was appropriate.

The Committee has also previously agreed that there would be a 2.5% minimum threshold for any proposed changes, up or down, to fares following an annual review or six-monthly fuel report review. The following table demonstrates how all the factors, fuel, pay, inflation and fee increases are input into the agreed methodology:

	For single vehicle £000	%age of costs	Cost increase (%age)	Contribution to increase %age
Pay	18.9	47		
Fuel	6	16	(Average of the Diesel / Petrol Increase/Decrease)	
Other Cost	14.8	37		
License costs	0.2 (Additional cost £90)	0.25		

|--|--|--|

In relation to pay - Average Weekly Earnings (AWE) is the key National Statistics indicator of short-term earnings growth, which provides monthly estimates of the level of average weekly earnings per employee. AWE became the lead measure in January 2010, taking over from the Average Earnings Index (AEI).

www.ons.gov.uk/ons/rel/awe/average-weekly-earnings/index.html

<u>National Statistics Online - Average Weekly Earnings</u> the latest figures for the Private Sector.

In relation to Fuel – monthly fuel reports are referred to from the Automobile Association (AA) website. www.theaa.com/driving-advice/driving-costs/fuel-prices

In relation to Other Cost - www.ons.gov.uk/ons/index.html
National Statistics Online - Inflation, the latest figures for consumer prices index (CPI).

Appendix O

Approved meter companies

TS UK Bristol Ltd

c/o MAN Truck and Bus, 28 Third Way, Avonmouth, Bristol, BS11 9YS

telephone: 0117 9717119

email: tsukbristol@hotmail.co.uk Gardner Taxi Equipment

Unit 4, Business Centre, Concorde Drive, Clevedon, BS21 6UH

telephone: 01275 874578 email: gtes@btinternet.com

Appendix P

Hackney Carriage & Private Hire licensing fees and charges

The current fees and charges that apply to the Hackney Carriage and Private Hire licensing function are currently stated on the South Gloucestershire Council website, www.southglos.gov.uk/business/licences-and-street-trading/licensing-service-fees-charges/

The fees and charges are reviewed annually by the Regulatory Committee and are republished for 1st April or at the earliest opportunity after this date each year.

Appendix Q

Hackney Carriage Wheelchair Accessible Vehicle Specification

Vehicles will not generally be accepted for hackney carriage licensing unless they comply with the following specification in addition to the other policy expectations on age and other criteria:

Wheelchair Accessibility

- 1. On the grant of any new vehicle licence the vehicle shall be capable of conveying a passenger using a wheelchair and benefit from ECWVTA (i.e. constructed as a purpose built taxi). The applicant must produce the appropriate documentation to evidence ECWVTA at time of application.
- 2. The vehicle should be both accessible and comfortable.
- 3. In considering whether the vehicle meets this expectation the Council will have regard to the design and quality standards attached as Appendix Q.1.
- 4. A list of vehicles that meet the agreed technical specification for Wheelchair Accessible Vehicles (WAVs) will be published on the licensing webpage for vehicles of the Council website.

Explanatory notes

Applicants are strongly discouraged from committing to expenditure in vehicles which do not comply with policy given adverse impact of refusal.

Appendix Q.1

Hackney Carriage Cab accessible design standards

		Requirement – minimum unless otherwise stated
1	Clear opening width of nearside or rear passenger door	Unobstructed width 850mm with 900mm preferred
2	Internal door height	1300mm
3	Internal roof to floor height	Floor – door lintel 1320mm
4	External Floor (at interval level) to ground height	540mm (maximum)
5	Grab handles: Position and number e.g. Door and post, height from floor	Above door lock at 830mm- 910mm above floor level. Second handle must be on the door opposite the other grab handle e.g., attached to the bulkhead
6	Grab handles contrasted in colour	Should be yellow or primary contrast colour

7	Side and/or rear loading for wheelchair passengers	Can be either or both but must comply with Design Regulations
8	Wheelchair passenger facing front or rear	Should always face to the rear of cab unless using rear loading system
9	Wheelchair restraints fitted	Must have tested restraint system fitted
10	Wheelchair passenger seat belt fitted and type	3 point i.e., includes lap and diagonal restraint belt
11	Seat height from floor	380mm
12	Space for wheelchair measures – L x W	1200mm x 800mm
13	Nonslip floor surface	Rubberised or non-slip vinyl
14	Sufficient additional luggage space	Any removal of seating must still allow for luggage storage
15	Taxi meter visible from rear passenger seat	Display must be clearly visible facing forward

Appendix R

Safeguarding children and young people from criminal and sexual exploitation

This part of the policy is in progress and will be reviewed at a later date.

Appendix S

Disabilities awareness

This part of the policy is in progress and will be reviewed at a later date.

Appendix T

Staying Safe - guidance for passengers

This part of the policy is in progress and will be reviewed at a later date.