PRIVATE HIRE VEHICLES

A guide for licence applicants, drivers and owners

Law & Governance, Uniy 1, Hurst Business Park, Narrow Boat Way, Brierley Hill, West Midlands, DY5 1UF
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PRIVATE HIRE VEHICLES

A guide for licence applicants, drivers and owners.

The information in this booklet is for general guidance only and should not be treated as an authoritative statement of the law.

Please note:- Application fees are not refundable if your licence application is not granted or is withdrawn. The fees you have paid is to cover all the administration charges associated to your application, however you will be entitled to have your badge deposit refunded.

Targets and standards

Dudley Council’s licensing section works to the targets and standards which are set out below. You have a right to these standards and any non-compliance should be reported immediately to the licensing officer.

- All applicants for licences to be seen within five minutes of their appointment time.
- Applicants to be given an appointment within two days of requesting one.
- A request for a licence application form will be met within two days.
- All correspondence will be replied to within seven working days.

Private hire vehicle guide

This booklet has been produced to give owners and drivers of private hire vehicles guidance and help when making applications for licences and in the day-to-day use of such vehicles.

Introduction

Acts of Parliament referred to in this booklet have been abbreviated as follows:

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In law, the word taxi refers to a hackney carriage and not to a private hire vehicle.

Private hire vehicle means a motor vehicle constructed or adapted to seat less than nine passengers other than a hackney carriage or public service vehicle, which is provided for hire with the services of a driver for the purpose of carrying passengers (section 80 LGMPA).

The essential difference between a hackney carriage (taxi) and a private hire vehicle is that a hackney carriage is legally entitled to ply for hire but a private hire vehicle is not. The expression plying for hire is discussed in more detail later in this booklet in the section entitled ‘The law relating to private hire vehicles’ under the heading ‘Plying and standing for hire’.

The services of a private hire vehicle and its driver can only be lawfully obtained by a prior booking through a licensed operator of private hire vehicles. A guide to obtaining a private hire vehicle operator’s licence is detailed in a separate booklet available from the council’s licensing office.
It is important to note that when a vehicle is currently licensed for private hire purposes it cannot be driven by any person other than the holder of a private hire driver’s licence that has been granted by the local authority that licensed the vehicle (Case Law - Benson v Boyce 1997).

Dudley Council (also known as the local authority for Dudley borough) licence the following:

- Hackney carriage vehicles and drivers
- Private hire vehicles and drivers
- Operators of private hire vehicles

The authority for this can be found under the Local Government (Miscellaneous Provisions) Act 1976, the Town Police Clauses Act 1847 and the Transport Act 1985.

**Data Protection Act 1998**

This Authority is required by law to protect the public funds it administers. It may share information provided to it with other bodies responsible for auditing or administering public funds and/or any third party organisations in order to prevent and detect fraud. We will **NOT** disclose information to anyone unless we have a lawful basis to do so.

Any information held by this authority will be used for the purposes of licensing private hire vehicles and their drivers. Such information may be used, however, for other council purposes, where law permits.

The council is the data controller for the purposes of the Data Protection Act 1998.

**Private hire vehicle and driver's licences**

The law prevents any local authority from limiting the number of private hire vehicle licences that it issues (section 48 LGMPA).

An authorised officer, who acts under powers delegated by the council, considers each application for a new licence individually. These powers enable the authorised officer to grant a private hire vehicle or driver’s licence where the applicant fulfils the required criteria.

However if the authorised officer is in any doubt as to whether the applicant is a fit and proper person to drive a private hire vehicle, the application will be referred to the taxi licensing committee for consideration. The committee is made up of elected members of Dudley Council (local councilors).

The committee has the authority to refuse an application for the grant or renewal of a private hire driver's licence.

The committee also has the authority to grant the application for a period up to twelve or thirty six months depending on the application.

Whatever the period the committee have decided to grant the licence when that licence is due to expire you will be required to pay the appropriate renewal fee for the period granted by the committee. This fee covers the necessary administration costs to issue new driver’s badges and licence.

The applicant may have with them a representative of their choice at that meeting.

Failure to attend the meeting without prior notice will be treated as a withdrawn application.

An applicant will be expected to demonstrate either to the appropriate officer or the committee their commitment and ability to provide a satisfactory service to the travelling public.
The driver and owner of a private hire vehicle have a duty of care towards any person travelling in the vehicle.

**PRIVATE HIRE VEHICLE LICENCES**

**Vehicles suitable for licensing for private hire**

The vehicle **must not** be a purpose built vehicle approved by Dudley Council for use as a hackney carriage vehicle.

The vehicle must have at least four doors.

The model range of the vehicle used must include a version with the engine capacity of 1600 cc or more.

The vehicle must have a capacity to seat at least four adult passengers.

The vehicle **must not** have a capacity to seat more than eight passengers.

Minibuses – see separate section below.

Modified/adapted vehicles - see separate section below.

Special event vehicles – refer to page 6 & separate booklet

A local authority is authorised by law to license vehicles constructed or adapted to carry not more than eight passengers. Applications for minibuses to be licensed require that the vehicle be presented for a pre-test inspection at the Dudley taxi inspection facility for approval of seating configuration before the application is accepted. This inspection is free of charge.

**Modified / adapted vehicles (Including minibuses)**

The Taxi Committee resolved at their meeting on the 28th April 2010, the following policy in relation to the licensing of modified/adapted vehicles as private hire vehicles.

**The policy commenced on the 1st June 2010.**

All new applications to licence a modified / adapted vehicle for nine seats including the driver or for less than nine seats as a private hire vehicle will submit a registration document (V5) which must show in section J (vehicle category) that it is M1 Category and supply a Ministers Approval Certificate or equivalent.

Any modified / adapted vehicle currently licensed by the council shall change the designation of the vehicle with DVLA and supply a Ministers Approval Certificate or equivalent before the date of the next mechanical test at Narrow Boat Way.
This policy was also further considered on the 17th October 2013 by the Taxis Committee who resolved that the existing policy in respect of modified adapted vehicles, be retained, clarified and reinforced that Dudley MBC will only consider new applications to licence vehicles that can confirm on the vehicles registration document V5(C) the following details:-

(a) Section 1 – Vehicle Category M1;

(b) Section K – Type approval number; and,

(c) Production of a minister’s type approval certificate or equivalent the type approval number should match the type approval number on the V5(C) and the documentation should also relate to the vehicle in question. (Refer to the Supplementary Information Section for a list of acceptable documents).

Please Note:- It is your responsibility to ensure that before purchasing any vehicle you wish to be considered to be licensed as a private hire vehicle that it meets the current requirements of Dudley Council, this also includes all the relevant vehicle documentation.

➢ The type approval number shown on the Ministers Approval Certificate or equivalent certificate must correspond to the type approval number shown on the V5 registration document.

➢ It is worth noting that the registration document must reflect the requirements of a private hire vehicle.

Amendment to the Entrance and Exits Guidelines

On the 17th October 2013 the Taxis Committee resolved that the Council’s policy in respect of ‘Entrances and Exits’ guidelines contained in the taxi testing manual be amended to reflect the details set out in Appendix G.

Special event vehicles

The council has procedures in place to consider applications for licensing special event vehicles (e.g. stretched limousines, converted fire tenders). A separate booklet which sets out those procedures in detail is available from the licensing office and should be read in conjunction with this one. (Dudley MBC offer a free inspection facility at Narrow Boat Way.

Alternative options to normal size spare wheels

On the 6th August 2013 the taxi licensing committee resolved that this authority will allow vehicles manufactured after 01.01.2006 that have part of the manufacturer’s original specification and equipment, an alternative method of repair to a puncture other than a normal size spare wheel. The alternative option includes either a ‘space saver’ spare tyre, pre/post puncture sealant, or a ‘run flat’ tyre system.

For further information it is important that you read the information in Appendix F.
NB:-For vehicles manufactured prior to 01.01.2006:

A space saver spare wheel will be allowed, however, any vehicle fitted with a space saver tyre must attend Narrow Boat Way for a free inspection to determine the suitability of the space saver tyre.

If the tyre is suitable the matter will be referred to the Taxis Committee for consideration to individually approve the use of the tyre subject to specific conditions of licence.

Vehicles that are fitted with a run flat system or pre / post puncture sealants will not be accepted.

Any vehicle fitted with these systems will automatically fail the mechanical test at Lister Road.

Whatever method of puncture repair is in use on the vehicle, the driver must make them self acquainted with the manufacturer’s guidance in its use and strictly adhere to the restrictions placed on the use of alternative substitutes to normal size spare wheels.

How to make your first application to licence a private hire vehicle

You will need to make an appointment to take your completed application form to the licensing office (these are available from the licensing office or they may be downloaded from www.dudley.gov.uk search under licence). When submitting your application form you must also take with you your fee, your vehicle registration document (log book) and, where appropriate, your MOT Certificate, and the appropriate ministers certificate. On your application form you will have listed the details of the vehicle excise licence.

Registration documents (V5)

When an application is made for either the grant or renewal to licence a private hire or hackney carriage vehicle, an original and full registration document (V5) will only be accepted by the licensing office.

Please note: From the 15th August 2010 all V5C’s issued by the DVLA will have a new look the revised V5C is now red rather than blue.

DVLA will automatically send you a new V5C and by November 2012 DVLA will have replaced the ‘old style’ V5C with the new style (red) registration document therefore you should now be in receipt of the new style red registration document.

- Dudley MBC will not accept the old style (blue) V5C registration document in support of an application to licence a vehicle that has not been previously licensed by this authority.

- If your vehicle is currently licensed with Dudley MBC then you can still use an old style V5C in support of the renewal application however you must replace that V5C with the new style (red) V5C registration document and present it to the licensing office within 28 days from the date of issue of the vehicle licence.
• Failure to produce the appropriate document may result in your vehicle being suspended.

• Please remember it is your responsibility to ensure that your supporting documentation is correct and meets the requirements of Dudley MBC.

For further information about the V5C go to:

www.direct.gov.uk/v5c

In relation to the grant of a licence for a new vehicle you can submit a photocopy of the full registration document together with the completed new keepers supplement (V5C/2) in support of your application.

If the licensing office accepted a photocopy of your registration document, then the original registration document must be submitted to the licensing office within 28 days of the application.

Please note: failure to submit the original registration document within 28 days of the application will result in the immediate suspension of your vehicle.

It is also worth noting that the licensing office will not accept any registration documentation that has been altered or defaced in any way or by any means, and the document must reflect the requirements of a private hire or hackney carriage vehicle.

A scale of fees accompanying this booklet is available from the Dudley Council licensing office and is also displayed at www.dudley.gov.uk/business/licences-and-street-trading/hackney-and-private-hire.

Providing all of your documentation is in order, you will be given a date and time for your vehicle to be inspected at the taxi inspection facility. This will determine if the vehicle is in a roadworthy condition in order to qualify for its pass certificate. This requirement applies to all vehicles. A list of items that will be inspected can be found in Appendix B.

When you present your vehicle for the test you must take with you the vehicle registration document and a current MOT certificate if applicable.

**LOLER Certificates**

In addition, on the 5th July 2012 the Taxi Licensing Committee resolved that should your vehicle be equipped with a tail lift, the current LOLER examination and weight test certificate applicable to that vehicle **must be displayed in a clearly visible position on the vehicle**.

For this inspection the vehicle will need to have been steam cleaned.

**Issue of licence plate**

Once your vehicle has passed its inspection you will be given a pass certificate which you will need to take to the licensing office. You will also need to produce when required a certificate of insurance.

You must also take with you a roof sign with which you intend to equip the vehicle (see condition 4 (iii) in ‘private hire vehicle conditions’ reproduced in Appendix A.)
N.B. Dudley Council’s licensing policy does not require a minibus to be equipped with a roof sign.

The certificate of insurance must state that the vehicle is insured for ‘private hire’ and all named drivers on that certificate must currently hold a private hire vehicle driver’s licence issued by Dudley Council. Certificates indicating cover for public hire (as required by hackney carriages) will not be accepted (also see the following section entitled ‘Production of insurance’).

Providing that all your documentation is in order, your roof sign (if required) will be customised, a licence plate will be issued for your vehicle and a vehicle licence will be posted to you.

The licence plate, once issued, must be displayed at all times that the vehicle is being used as a private hire vehicle. The plate always remains the property of the council.

The licence will last for a period of no longer than 12 months. The length of the licensed period will depend upon the expiry date of insurance or the date the pass certificate for that vehicle expires, whichever is the shortest period.

Please note:- In addition to the licence expiry date which can be found on page 2 of the licence, the page also includes the date that the licence was issued together with the expiry date of the vehicle test and insurance period.

Production of insurance

There are charges for the re-licensing of vehicles, which are as follows:

• No charge is made when you submit a 3, 6 or 12-month insurance policy or a 90-day cover note.

• No charge is made on your first 28-day cover note. No charge is made on your second 28-day cover note which is accompanied by a letter from your insurance broker confirming that you have paid in full for your policy and that the certificate is to follow.

• If you bring a second 28-day cover note or a 60-day cover note, without a letter from your insurance broker as previously mentioned, you will have to pay a fee. This is to cover the cost of the paperwork involved in re-licensing your vehicle.

• A third 28-day or 60-day cover note with or without a letter from your broker will incur a fee.

• If you have not made an appointment before your vehicle licence expires you will have to pay a fee for re-licensing your vehicle plus an extra charge for the solicitor’s letter which will have been sent to you.

• If you cannot have an appointment before the expiry of your insurance certificate or cover note, to avoid paying any fees you must hand your licence plate to the licensing office before the expiry of your vehicle licence.

• If your cover note is for less than 28 days, you will have to pay a fee to cover the cost of re-licensing your vehicle.
When you receive your cover note or insurance certificate from your broker, please check the document carefully for the following points prior to visiting the licensing office, as only those cover notes or insurance certificates that are correct can be accepted:

- Your full name is shown on the document and is spelt correctly.
- The registered number of the insured vehicle is correct.
- The correct definition regarding ‘limitations as to use’ is included on the document.
- The cover note or insurance certificate has been printed on paper bearing an insurance company’s security device. (e.g. water marked paper)

OR

- The cover note or insurance certificate has been certified as an original document with the inclusion of an official company stamp and an original signature from a member of the company’s staff.

If you submit a fleet insurance policy, you must make sure you bring the following documents to the licensing office:-

- From your insurance company, a list of all the vehicles insured under your fleet policy.
- From your insurance company, a list of all named drivers who can drive the vehicles under your fleet policy.
- The schedule must clearly define the use for which each vehicle is covered.

This policy is to make sure your licensed vehicle has proper insurance cover at all times. This is for your safety and the safety of your passengers. The licensing section’s duty is to make sure that the travelling public is safe.

Accident management / credit hire companies

Insurance production

- You can produce continuous cover notes which clearly show the named driver who will be using the vehicle during the period of hire. (please note if you choose this method of insurance production then you will be charged in accordance with Council policy regarding cover note production).

OR

- You can produce a full twelve month insurance policy in advance stating ‘any driver’, however every time you wish to place a client into a vehicle for a hire period you must produce a cover note clearly showing the client as a named driver.

Please refer to the full details of the Council policy regarding insurance production.

In addition to the above conditions, you are still required to adhere to other conditions which apply to ‘accident management ‘style companies, they are:
When completing an application form to licence a private hire or hackney carriage vehicle you must include a named person in the appropriate box, this named person must be the same as the person who signs and dates the application form.

A letter of authority from yourselves giving permission for the hirer to drive your vehicle and collect the vehicle’s licence plate on your behalf. (The authority must state the full name of the hirer and should be addressed to the Council)

At an agreed appointment time a representative from your company, must attend the Licensing Office with the hirer, the vehicle and the appropriate documentation.

The hirer must be in receipt of his private hire or hackney carriage driver’s badge – depending on the type of vehicle being hired, and his full driving licence. If the vehicle is private hire they must also be in receipt of their roof sign in order new roof labels can be issued.

The hackney carriage or private hire licence plate relating to the damaged vehicle licensed to the hirer must be surrendered to the Licensing Office.

If the vehicle is a hackney carriage then each time a new hirer is placed into the vehicle it will be required to undergo a meter test.

Once the vehicle has been licensed the hirer can produce continuous insurance documentation on your behalf.

Please be aware that failure to adhere to the above requirements may result in a delay for your client and licensing your vehicle.

Renewal of vehicle licence

If your vehicle’s fitness test is due to expire, you would be well advised to make your application at least two months before the licence expiry date to ensure that an appointment is available that is convenient to you.

Your new licence will not be issued until your vehicle has passed the fitness test.

To renew your vehicle licence, you will need to make an appointment to take your application form, the licence fee to the licensing office. You will also be required to produce your registration document (log book).and if appropriate a current valid MOT certificate. If your vehicle requires a vehicle fitness test, arrangements will be made for your vehicle to be tested.

You must take with you the MOT certificate, the vehicle registration document, and if the vehicle is fitted with a tail lift a current valid LOLER test certificate which must be clearly displayed, when you present your vehicle for testing.

The vehicle must have been steam cleaned.

When the vehicle passes the test, the test centre will issue a pass certificate which you should return to the licensing office, together with your insurance certificate.(if applicable).

Important - please note:

All applications for renewal must be made BEFORE the expiry of the current licence. If the application is only one day late, it will be treated as a fresh application and not a renewal.
Dudley Council now have a policy where you can have your vehicle tested prior to the expiry of your vehicle test date which is similar to the VOSA MoT scheme – for further information refer to the highlighted panel on the next page.

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You can take your vehicle for a vehicle test up to 28 days prior to the expiry of the current vehicle test date without any loss of days on the existing vehicle licence. The new vehicle licence commencement date will run consecutively to the expiring licence.

**PLEASE NOTE:** If the vehicle fails the vehicle examination the vehicle will be suspended until the vehicle passes its vehicle examination test, the vehicle licence will then commence from the date the vehicle test was passed.

However, if your vehicle passes its re-test examination within 72 hours from the date of failure your vehicle licence will be able to run consecutively from your current expiring vehicle licence.

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**Re-tests**

Should your vehicle fail its initial test you will need to make an appointment for a re-test when the required repairs have been completed. Appointments for re-tests can only be booked through the licensing office.

If the re-test is arranged within one month of the original test date, it will not be necessary for the vehicle to be steam cleaned again.

- **N.B.** If the vehicle is not re-tested within 14 days of the original test date and before the vehicle has travelled a further two hundred miles, a full test will be required at the appropriate fee.

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**Revocation of vehicle licence**

The local authority (Dudley Council) may suspend, revoke or refuse to renew a vehicle licence on the following grounds:

- The vehicle is unfit for use as a private hire vehicle.
- Any offence of non-compliance with the provisions of LGMPA by the vehicle proprietor.
- Any other reasonable cause.

If the vehicle licence is revoked or suspended the licence plate must be returned to the council’s licensing office within seven days of notice being given to that effect. Failure to do so may make you liable to prosecution (Section 58 LGMPA).

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**Changing the vehicle**

If you acquire a replacement vehicle, you can apply to transfer the plate from the old vehicle to the new one. Application must be made to the licensing office for this to be done.
Transfer of ownership

If you wish to transfer the ownership of your licensed vehicle to someone who wishes the private hire licence to continue you will need to complete and submit, by appointment, to the licensing office a change of ownership form which must be accompanied by a valid certificate of insurance, the registration document and, if applicable, the vehicle’s MOT certificate. It will be necessary for both the seller and the buyer, together and in person, to attend the licensing office when those documents are submitted.

N.B. The council cannot advise upon the suitability of vehicles offered for sale or for transfer.

Vehicle damage

The proprietor of a private hire vehicle must report to the local authority that licensed the vehicle as soon as reasonably practicable and in any case, within seventy two hours, the occurrence of any accident involving that vehicle which affects the safety, performance or appearance of it. Failure to do so may make the proprietor liable to prosecution (section 50 LGMPA).

The licensing officer has discretion as to whether the vehicle licence is suspended until appropriate repairs have been made. If the licence is suspended a request will be made for the licence plate to be surrendered.

The vehicle must be repaired to the satisfaction of a vehicle inspector at the taxi testing facility before the plate will be returned.

Drivers are reminded, should they be involved in road traffic accidents whilst carrying passengers on board they must comply with section 170 of the Road Traffic Act 1988, by supplying such requested information that the passengers are entitled to under that legislation. This applies whether or not the driver is at fault for the accident.

It is the duty of the driver to stop, report the accident and give information and, if appropriate, details of vehicle insurance to any person having reasonable grounds to make the request. This would include persons travelling in or upon that vehicle at the time of the accident. A person who fails to comply commits a criminal offence (section 170 RTA 1988).

Maintenance and appearance of vehicle

The vehicle and its fittings must at all time, when available for hire or if being used as a private hire vehicle:

- Be safe
- Be clean
- Comply with all the relevant statutory requirements applicable to the class of vehicle; this will include Motor Vehicle Construction and Use Regulations 1978
- The vehicle throughout its licensing period must be of a high standard in appearance and mechanical condition to the satisfaction of the council.

Vehicle fitness spot-checks

The council employs a number of enforcement officers whose job it is to ensure vehicles licensed by the local authority are roadworthy and that they comply with all the conditions upon which the licence was issued. This means that from time to time your vehicle may be subject to a spot check.
The check will be carried out either by one of the council’s enforcement officers, or by one of the council’s authorised vehicle inspectors in the presence of an enforcement officer. These tests are normally carried out at the roadside.

In addition, an authorised officer (includes local authority officers and inspectors employed by the Vehicle and Operators Services Agency) or a police constable may inspect and test any licensed vehicle at any reasonable time (section 68 LGMPA).

If your vehicle does not pass the spot check, your vehicle licence will be suspended (see below).

**Immediate suspension**

This means that your vehicle cannot be used under any circumstances as a licensed vehicle. Re-examination is by a full test being carried out at the test centre stipulated by the officer concerned. The officer will hand you a notice which will explain the reason(s) for the suspension and a request will be made for the vehicle licence plate to be surrendered.

Should acceptable repairs not be completed within two months of the suspension notice being issued, the vehicle licence will be deemed to be revoked. (Section 68 LGMPA).

The roadside test carried out on a vehicle cannot, for practical reasons, cover all items normally examined on a full test. The list of defects given to you will only contain those defects which were apparent at the time the spot check was carried out. A full test may bring to light other defects which were not listed on the suspension notice but will have to be remedied before the suspension notice can be removed.

Prior to any re-examination when a full test is required, the vehicle must be steam cleaned.

Where the officer has indicated that the re-examination is to be carried out at the Dudley Council’s taxi testing facility, an appointment must be made via the licensing office for that examination to take place. The test will be subject to the normal scale of charges.

When a vehicle passes the test, the examiner will issue a pass certificate which must be taken to the licensing office before the suspension can be removed.

**Accident damage**

When a vehicle has passed a full test during the currency of its present licence, the licence holder may choose to have the licence extended to the end of the period covered by the new test. If you wish to do this, you should complete the standard form of renewal and make an appointment to take it to the licensing office.

**Identification (licence) plate on vehicle**

A licensed vehicle must display the plate issued by the council whilst being used as a private hire vehicle (Section 48 LGMPA).

The plate must be exhibited in such a manner as prescribed by the conditions attached to the vehicle licence (condition 1(a) - see Appendix A).

On revocation, suspension or expiry of the licence, the plate must be returned to the council within seven days of a notice being served upon the vehicle proprietor to that effect. Failure to comply with the notice may make you liable to prosecution (section 58 LGMPA).
The loss or damage of a plate must be reported immediately to the police and the council, where on payment of a fee, a new plate will be issued. Please note that a police reference number will be required before a replacement plate is issued.

Testing of vehicles

All vehicles (whatever their age) must be tested and inspected to ensure they are mechanically fit and of good appearance before a licence can be granted (section 50 LGMPA).

It is the policy of Dudley Council to conduct routine full fitness tests as listed below:

- Vehicles from new and less than six years old – every 12 months
- Vehicles six years old but less than eight years old – every 6 months
- Vehicles eight years old and above – every 4 months

Vehicle testing arrangements

Vehicles that require testing must be tested at the Dudley taxi testing facility. The vehicle must be booked in for the test through the licensing office and under no circumstances will the vehicle be examined at the testing facility without a prior appointment.

Once an appointment has been accepted, it can only be changed if the following circumstances apply:

The vehicle is undergoing repairs which cannot be completed before the test appointment and an explanatory letter from a bona-fide vehicle repairer has been presented to the licensing office prior to the scheduled appointment.

If an appointment is missed a further fee will become payable.

If an appointment is missed a further fee will become payable

PRIVATE HIRE VEHICLE DRIVER’S LICENCES

How to make your first application for a private hire vehicle driver’s licence

The law requires ALL drivers of private hire vehicles to be licensed by the local authority that licensed the vehicle being driven. An application pack is available from the licensing office. The pack will contain a driver’s licence application form. The application form can also be downloaded from www.dudley.gov.uk (search under licence). You must read this form very carefully and answer all the questions it contains. You must ensure you have all the correct documentation and comply with the requirements of the form.

It is important that all information requested on the application form is supplied in full. It is a criminal offence to withhold any information that the council requires (as outlined on the application form) or to make a false statement. Should you knowingly or recklessly withhold such information or make a false statement you may be liable to prosecution.

Part of the application procedure will require you to supply details of your general practitioner (with whom you must have been registered for a period of not less than twelve months) – this is in order that the council can contact him/her to ensure that you are fit and able to carry out the
work as a driver. You can, however, elect to have a medical examination by the council’s approved doctor, for which there is a charge. It is also probable that your GP will make a charge if he/she is elected to carry out the examination.

If you have not been registered with your general practitioner for a period of twelve months or more, you will be examined by the council’s approved doctor at your expense.

Before making an application for a private hire vehicle licence, you will need to have passed a standard test for hackney carriage/private hire drivers with the Driving Standards Agency. You will need to produce the certificate issued by the agency when you submit your application form. Details of test centres used by the agency can be found on page 22 of this booklet.

When you have completed your application form you must make an appointment to submit it to the licensing office and you must take with you the following:

1. Your completed application form.

2. The appropriate fee. (refer to the separate list which was included in your application pack)

3. Two passport size photographs.

4. Your full United Kingdom driving licence which you must have held for a period of not less than two years. (For non UK driving licences please refer to page 14).

5. A completed Disclosure and Barring Service application form and the supporting documents. Please refer to page 23 of this booklet for acceptable supporting documentation. For further information please contact the licensing office or the Disclosure and Barring Service on 0870 90 90 811 or their website www.homeoffice.gov.uk/dbs


Non-UK applications

In addition to the normal application process for the grant of a private hire / hackney carriage drivers licence, all applicants from elsewhere in the EU and other non EU countries will be required to provide:

- a certificate of good conduct authenticated by the relevant embassy which will accompany the application.

Non EU applicants will be required to submit any current relevant work permits with their application

Please note the licensing officer will make enquiries with the Home Office to confirm whether you are:

- permitted to reside in the UK
- you are permitted to work in the UK
- if there are any work restrictions against you

Dudley Council will not accept Non UK driving licences in support of an application for the grant of a private hire or hackney carriage vehicle licence. This licensing authority accepts that non UK driving licences are valid in the UK subject to certain conditions.
The council is unable to check with DVLA, or with any other non UK agency regarding the current status of non UK driving licences. **Therefore this authority is unable to complete the application process.**

A section of your application form asks for details of three persons willing to provide a reference for you. You will need to enter their names and addresses on the form in order that we may contact them.

When the licensing office has received acceptable responses from the Disclosure and Barring Service, the medical practitioner that you have elected and your three nominated referees, you will be invited to make an appointment to take your driver knowledge test.

**Driver knowledge test**

If you fail the test or any part of it at the first attempt, you can take, at no extra charge, a maximum of two further tests at later dates providing that the tests are taken within twelve months of your original application.

Should you fail to take or if you are unsuccessful in the three attempts available to you, your application will be submitted for consideration by the council’s taxi committee.

The test is comprised as follow:

- A structured examination designed to assess an applicant’s ability to communicate verbally in the English language to an acceptable standard.
- A series of questions (all of which must be answered correctly) designed to assess an applicant’s knowledge of the law and procedures associated with private hire vehicles.
- A series of questions designed to assess an applicant’s knowledge of Dudley borough, locations adjacent to the borough, locations of major airports and a candidate’s ability to plan routes to those locations.
- A series of questions designed to assess an applicant’s ability to use an A to Z street guide effectively.

**Granting a driver’s licence**

When you have successfully passed your knowledge test, providing that the licensing officer considers you to be a fit and proper person, a private hire vehicle driver’s licence will be issued to you.

**Driver’s badges**

When you are granted a driver’s licence, two identical badges, each bearing your photograph, will be issued to you. You are required to wear one of those badges in a prominent position and display the other prominently within your vehicle whenever you are working as a private hire vehicle driver. Failure to wear the badge may make you liable to prosecution (section 54 LGMPA).

**NVQ and VRQ passenger driving level 2**

As a private hire / hackney carriage driver you have responsibilities under the Health & Safety (Offences) Act 2009.
To assist applicants in understanding their role and responsibilities all drivers will be required to complete a Road Passenger Vehicle Driving Course NVQ (Level 2) and a VRQ (Level 2) with a Learning Skills Council approved course provider within 12 months of the grant of your private hire / hackney carriage drivers licence.
Please note: You will be required to submit to the licensing officer the original pass certificate within three months of the successful completion of the NVQ (level 2) and the VRQ (level 2).

Renewal of private hire vehicle driver’s licence

You must apply for renewal while the existing licence is still current. You can apply for renewal up to eight weeks before the licence expires.

It is important that all applications for renewal are made before the expiry of the current licence. Late submissions will be treated as fresh applications.

If you are an existing driver and wish to renew your licence, you must arrange an appointment to submit your completed renewal application form, the appropriate fee, your UK driving licence and two passport size photographs to the licensing office.

If you are unable to make an application to renew your private hire driver’s licence because you are overseas at the time of renewal, please contact the licensing office to discuss the most appropriate way to submit your application prior to your departure.

If you are overseas at the time of your renewal your private hire operator, can on your behalf submit an unsigned renewal application form and pay the appropriate fee on your behalf.

On your return to the UK you must attend the licensing office to complete the application process, and:

- present your passport which shows entry and exit stamps, or,
- in the absence of entry and exit stamps on your passport, travel documents will be accepted

Please note: either of the above methods must confirm your absence from the UK on the expiry date of your driver’s licence.

You must also produce your full UK driving licence together with two passport photographs. You must also be prepared to complete the renewal form, and complete a DVLA mandate.

If your driver’s licence has expired prior to completing the application process, on your return to the UK you are unable to drive private hire vehicles until your renewal process has been completed and determined.

It is important that all applications for renewal are made before the expiry of the current licence. Approval will be given to the acceptance of late renewal applications up to 14 days from the date of expiry with good reason. All other late submissions will be treated as fresh applications.

Medical Examination & Reports

All drivers will have to undergo a medical examination every three years with either their own GP or the council appointed doctor to assess your fitness to continue driving a licensed private hire vehicle. In some cases drivers may be required to undertake a second opinion with the council appointed medical advisor who may require you to undertake a medical examination every twelve or twenty four months.
There have been important changes to the way your medical examination is conducted. It is important that you acquaint yourself with these changes. Details can be found on page 19.

**IMPORTANT CHANGES**

To comply with DVLA medical standards of fitness, your medical examination will now include a vision assessment that must be completed by a doctor, optometrist or optician. Some doctors will be able to complete both the vision and the medical assessment. If your doctor is unable to fully answer all the questions on your vision assessment, then you must have this part of your medical examination completed by either an optometrist or optician.

If you do not wear glasses to meet the eyesight standard or if you have a minus (-) eyesight prescription, your doctor may be able to complete the vision assessment.

If you wear glasses (not contact lenses) to meet the required eyesight standard for the grant of a hackney carriage or private hire driver’s licence, you must take a copy of your current eyesight prescription clearly showing your dioptre measurement with you to your medical examination. Your eyesight prescription cannot be greater than 4 months before the date of your medical examination.

It is your responsibility to check with your preferred doctor prior to your appointment if they can measure your visual acuity to the 6/7.5 line of a Snellen chart and can confirm the strength of your glasses (diopters) from your prescription.

It is advisable that you read the guidance booklet INF4D which can be downloaded from the following link.

Disclosure & Barring Service (DBS) reports

All drivers will be required to undertake a new DBS check every three years.

Submission of Disclosure and Barring Service Reports (Formally the Criminal Records Bureau)

The Taxis Committee, in consultation with the taxi focus group agreed on 20th October 2010, the following changes would be made to the policy regarding the submission of DBS reports by current drivers, was implemented on 1st December 2010.

All private hire and hackney carriage driver’s licences will now expire when the DBS expires. On submission of a satisfactory DBS report the licence(s) will be extended to full term.

The Licensing Office will send out reminder letters to all drivers four months before the expiry of their existing DBS report.

Applications for DBS reports are to be made by private hire and hackney carriage drivers three months before the expiry of their current report.

If the application for a DBS report has been made three months before its expiry but the report has not been received the private hire/hackney carriage drivers licence(s) will not be automatically suspended.

If the application for the DBS report has not been made 3 months before its expiry and the report has not been received the private hire/hackney carriage driver’s licence will be immediately suspended.

When the DBS report has been received and it reveals any caution(s)/conviction(s) of any description that have not been disclosed prior to receipt of the report, the private hire/hackney carriage driver’s licence will be suspended with immediate effect, and consideration will be given to prosecution for the non-disclosure of any caution/conviction. The matter will be referred to the Taxis Committee with a view to revocation.

If you require any more information or assistance in relation to this policy, or any other matter please contact any member of the licensing team on 01384 815101.

On the 11th December 2013 the Taxis Committee further resolved that a further condition of licence would be attached to all hackney carriage and private hire drivers’ licences to the effect that following the receipt of a disclosure from the Disclosure and Barring Service the licence holder is required to produce the documentation to the Licensing Office within 7 days from the date of receipt of the documentation to avoid any delays in processing the application.

Three year driver’s licences
On application for the grant, or at the time of renewal you have the choice of either applying for a one-year licence or a three-year licence.

For your information, a three-year licence will be issued subject to the following conditions:

- the holder of a three year private hire / hackney carriage drivers licence must undertake a DVLA mandate annually on or before the anniversary date the private hire / hackney carriage drivers licence was issued
- the licensing office will issue a reminder to undertake a DVLA mandate, to the holders of a three year private hire / hackney carriage drivers licence
- failure to undertake a DVLA mandate on or before the anniversary date the private hire / hackney carriage drivers licence was issued will mean the drivers licence is suspended with immediate effect

**DVLA mandate**

In addition to submitting your current DVLA driving licence all drivers will be required annually to complete a DVLA mandate when applying for the grant / renewal of their private hire and / or hackney carriage driver's licences. Drivers will be required to pay the appropriate fee.

**DVLA driving licences – photo card style**

If you have a photo card style DVLA driving licence it is your responsibility to ensure that you renew your DVLA driving licence before its expiry. The expiry date can be found on Section 4(b) on the photo card.

If you fail to renew your DVLA driving licence before its expiry or fail to provide proof that you have taken steps to renew your photo card driving licence, then your private hire / hackney carriage driver’s licence will be suspended.

**THE LAW RELATING TO PRIVATE HIRE VEHICLES**

It is important that owners and drivers of private hire vehicles not only have a working knowledge of appropriate laws which relate to motor vehicles in general (examples being the Road Traffic Acts, and the Motor Vehicle Construction and Use Regulations), but also that they have knowledge of other legislation which makes specific reference to private hire vehicles [for example the Local Government (Miscellaneous Provisions) Act 1976].

The following is not intended to be a full summary of relevant law. Each item is included to provide the holders of or the applicants for private hire vehicle and driver’s licences with a basic understanding of those parts of the legislation that regularly feature in the day to day use of such vehicles.

N.B. Part of the private hire vehicle driver knowledge test requires all applicants to be conversant with the law and procedures associated with the use of private hire vehicles. That part of the test is based upon the contents of this booklet including the conditions reproduced in Appendices A and C which are attached to each type of licence respectively. Applicants are therefore strongly advised to read, understand and be fully conversant with those contents.

**Drivers of licensed vehicles must be licensed**

Once a vehicle is licensed as a private hire vehicle every driver of that vehicle, whether it be used for business or pleasure, must possess a current private hire vehicle driver’s licence which
has been granted by the local authority that licensed the vehicle (section 46 LGMPA and Case Law – Benson v Boyce 1997).

**Obstruction of officers**

It is an offence to:

1. Willfully obstruct an authorised officer or police constable.
2. Fail to comply with any reasonable requirement of an authorised officer or police constable;
3. Fail to give an authorised officer or police constable any assistance or information he may reasonably require. (section 33 LGMPA)

**Suspension or revocation of a driver’s licence**

The council may suspend, revoke or refuse to renew any licence on the following grounds:

1. The conviction of an offence involving dishonesty, indecency, possession of drugs, possession of drugs with intent to supply or violence.
2. The conviction of an offence under the LGMPA.
3. Any other reasonable cause. (section 61 LGMPA)

**Prolongation of journeys**

No driver of a private hire vehicle licensed by the council shall without reasonable cause unnecessarily prolong in distance or in time the journey for which that vehicle has been hired (section 69 LGMPA).

**Plying and standing for hire**

Only licensed hackney carriages are entitled in law to stand or ply for hire (section 38 TPCA).

Prospective passengers wishing to undertake journeys in a private hire vehicle must book the services of the vehicle and its driver via a licensed private hire vehicle operator prior to the provision of those services.

It is important to note that unlawfully plying for hire is an ‘absolute’ criminal offence. A private hire driver who conveys passengers in the mistaken belief that those passengers had made a prior booking still commits the offence and cannot claim ‘mistake’ as a legal defence (Case law – Mushtaq Ahmed v Dudley MBC, Wolverhampton Crown Court 1997).

**Taxi stands**

It is a criminal offence, without reasonable excuse, to cause or permit any vehicle other than a hackney carriage to wait on any stand during any period for which that stand has been appointed. (section 64 LGMPA).

**Wearing of badges**

You are required to wear one of the badges (issued to you when your driver’s licence was granted) in a prominent position and display the other prominently within your vehicle whenever
you are working. Failure to wear the badge may make you liable to prosecution (Section 54 LGMPA).

The badge need not be worn if:

(a) The vehicle is being used in connection with a funeral or a wedding.

OR

(b) The vehicle is carrying written permission by the council that the licence plate need not be carried. (section 75 LGMPA).

On revocation or suspension of a private hire vehicle driver’s licence, the badge must be returned to the council on demand. It is a criminal offence to fail to comply with that demand (section 61 LGMPA).

Wearing seatbelts

The requirement to wear seatbelts in a private hire vehicle is explained in the table below. The use of the word taxi in the table refers, on this occasion, both to hackney carriages and private hire vehicles.

<table>
<thead>
<tr>
<th>Seat Belt Law - cars, taxis &amp; private hire cars</th>
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<tbody>
<tr>
<td>Front seat</td>
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<tr>
<td>Driver</td>
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<tr>
<td>Child under 3 years of age</td>
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<tr>
<td>Child from 3rd birthday up to 135 cms in height (or 12th birthday whichever they reach first)</td>
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<tr>
<td>Child 12 or 13, or over 135 cms in height</td>
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<tr>
<td>Adult passengers</td>
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Additionally, drivers of private hire vehicles are exempt from wearing seatbelts whilst the vehicle is being used to carry a passenger for hire. Private hire vehicle drivers must wear seatbelts whilst driving their vehicle at all other times [Motor Vehicles (wearing of seatbelts) Regulations 1993].

N.B. Should the vehicle be equipped with an airbag in front of the front passenger seat, a child occupying an infant carrier should travel in the rear of the vehicle, as deployment of the airbag could cause fatal injuries.
Similarly, passengers accompanied by an assistance dog should be advised that such an airbag is fitted and given the option to travel in the rear of the vehicle.

**Charging separate fares**

The practice of doubling up of passengers and charging separately is legal only in the following circumstances;

(a) All the passengers carried on the occasion in question booked their journeys in advance.

AND

(b) Each of them consented, when booking the journey, to share the use of the vehicle on that occasion with others on the basis that a separate fare would be payable by each passenger for his own journey on that occasion (section 11 Transport Act 1985).

Note that separate fare agreements must be made at the time of booking with the private hire vehicle operator and not with the driver or owner of the vehicle or anyone else.

**Production of licences**

Licence holders must produce their licences to an authorised officer or police constable, if requested to do so (section 33, 50 and 56 LGMPA)

**Funeral cars**

Vehicles used wholly or mainly for funerals by a funeral director do not need to be licensed for private hire work (section 75 LGMPA).

**Weddings**

Vehicles used solely for weddings need not be licensed as private hire vehicles (section 75 LGMPA).

**Mobile phones**

It is a criminal offence to drive a motor vehicle on a road whilst using a hand held mobile telephone (The Road Vehicles Construction and Use Amendment No.4 Regulations 2003).

N.B. The use of two-way radios is permitted.

**Two-way radios**

Two-way radios and other equipment must be securely fitted within the vehicle so as to comply with the provisions of the Motor Vehicles (construction and use) Regulations 1978.

**Smoking**
All vehicles used for public transport (which include private hire vehicles) must be smoke free at all times. This also applies to the use of the vehicle when the driver is not working as a private hire vehicle driver (Public Health Act 2006).

**It is a criminal offence for anyone to smoke in the vehicle. It is also a criminal offence for the owner or driver to allow any person to smoke within that vehicle (Public Health Act 2006).**

A driver of a private hire vehicle must display no smoking signs in prominent positions in each compartment of the vehicle (Public Health Act 2006).

**Equality Act 2010**

The Equality Act 2010 imposes duties on the drivers of designated wheelchair accessible taxis and private hire vehicles to provide physical assistance to passengers in wheelchairs.

The duties will apply to the driver of any wheelchair accessible taxi or private hire vehicle, which is on the licensing authorities list of ‘designated vehicles’.

Dudley Metropolitan Borough Council maintains a list of all designated taxis and private hire vehicles that are wheelchair accessible.

Unless exempt, Private Hire drivers of designated vehicles must carry wheelchair using passengers if requested to do so at no extra charge. (Section 165 Equality Act 2010)

Unless exempt, private hire drivers must carry passengers accompanied by assistance dogs, e.g. for hearing disability, mobility impairment, or visual impairment (often referred to as guide dogs) at no extra charge. (Section 170 Equality Act 2010).

For more information visit:

http://www.opsi.gov.uk/acts/acts2010/ukpga_20100015_en_1

**SUPPLEMENTARY INFORMATION**

**First aid kit**

Each first aid kit will consist of adhesive dressings, medium sterile dressings, a space blanket, med wipes, vent-aid and protective latex gloves. The kit should be clearly marked first aid and kept in the vehicle.

**Fire extinguisher**

Must be fully charged, ‘in date’ and approved by Dudley Council. It should be carried in the vehicle in a position readily available for use.

**Licence conditions**

Readers are reminded that the conditions attached to private hire vehicle licences and private hire vehicle driver’s licences are reproduced in full in appendices A and C respectively. The subject matter is included in the private hire vehicle driver knowledge test and applicants for a private hire vehicle driver’s licence are advised to make themselves fully conversant with those conditions.
Condition 10 of your private hire drivers licence requires you within seven days disclose to the council in writing, details of any conviction imposed by any Court during the period of the licence, and any endorsements on the holder’s current driver’s licence imposed under the provisions of the fixed penalty system.

Please note that failure to comply with condition 10 you will be required to appear before the Taxis Committee.

Accordingly if you receive notification that you are likely to be prosecuted for any motoring offence, or have been issued with an endorsable fixed penalty ticket you must bring that notification to the licensing office within seven days of receipt. This allows you to comply to condition 10 of your private hire drivers licence.

**Variation of licence conditions**

Under the provisions of the Local Government (Miscellaneous Provisions) Act 1976, a local authority has discretion to attach such reasonable conditions that it considers necessary to private hire vehicle operator, private hire vehicle and private hire vehicle driver licences. The current conditions generally attached by Dudley Council to vehicle and driver licences are reproduced in full in **appendices A and C** at the back of this booklet.

The current conditions generally attached by Dudley Council to private hire vehicle operators’ licences are reproduced in a separate booklet available from the licensing office.

On relatively infrequent occasions, a prospective applicant for such licences may consider that some of those conditions compromise the viability of the intended operation of the vehicle(s) in question (e.g. the requirement to display a roof sign and/or a licence plate).

Such applicants should, in the first instance, seek the advice of the licensing officer by submitting, in writing, a proposed business plan.

**Loss of badge(s) and vehicle plate**

Should your badge(s) or vehicle licence plate get lost or stolen you must report the matter to the police and the licensing office immediately.

Please note that a replacement badge or plate cannot be issued until you have confirmed the loss or damage in writing and have supplied the appropriate police reference number.

**N.B. If you cannot obtain a lost property number from the police, you must include in your written notification the date and which police station you attempted to report the loss of your badge(s) or plate to.**

For further help and guidance at any stage of your application for the grant or renewal of a driver or vehicle licence, or on any other matter in relation to the licensing process please contact any member of the licensing staff on 01384 815101 or you can email your query to licensing.LDS@dudley.gov.uk.

**Roof Sign Dimensions**

A licence plate will not be issued for this vehicle without the submission of the uniform roof sign required by condition 4b(iii) on the private hire Vehicle Licence.

The sign is an ‘Aero’ design and may be obtained from Lettercraft, Telephone Number 0191 512 0096.

The dimensions for the roof sign are:
- \( W = 60.96 \text{ cm (24”)} \)
- \( H = 16.51 \text{ cm (61/2 “)} \)
Driving Standard Agency

You can book the practical driving test by phone between 8am and 4pm Monday to Friday.

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<tr>
<th>DSA TELEPHONE BOOKING SUPPORT</th>
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<tr>
<td>General phone line (inc customer services)</td>
<td>0300 200 1122</td>
</tr>
<tr>
<td>Text phone</td>
<td>0300 200 1144</td>
</tr>
<tr>
<td>Fax</td>
<td>0300 200 1155</td>
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</tbody>
</table>

You can also book your practical test online between 06:00 and 23:40 by visiting: www.gov.uk/book-practical-driving-test.

For further information about this test please contact the Driving Standards Agency customer service centre direct by telephone or by email: customer.services@dsa.gsi.gov.uk

Accident Damage Write-Off

Dudley MBC will not accept any vehicle for licensing that has been classified under the ABI Salvage Code as either a Category A or Category B Insurance write-off. These vehicles have been so badly damaged that they should never reappear on the road again.

Dudley MBC will consider vehicles that have been classified as either a Category C or Category D Insurance write-off under the ABI Salvage Code for licensing, providing the vehicle has passed a Vehicle Identity Check with the DVLA – evidence of which is required at the time of application, and the repairs to the vehicle must have been correctly rectified.

Taxi Advisor

There is a taxi feedback scheme in place where customers can leave comments about how they rate their journey which will put the emphasis of good driver practice on the individual driver and the taxi base.

You will be able to view comments by visiting:-

Please go to www.dudley.gov.uk, select the ‘business’ along the top bar, then select ‘Taxi Feedback’ in the drop down box.

LIST OF VALID VEHICLE DOCUMENTATION

Please Note the individual certifications acceptable at the point of application to licence a vehicle will be:-

- Voluntary Single Vehicle Approval (VSVA) confirmation of compliance
- Voluntary Individual Vehicle Approval (VIVA) confirmation of compliance
- Certificate of Initial Fitness (COIF)
• Ministers Approval Certificate (MAC)

• Vehicle Certification Agency (VCA), Low Volume National Type Approval Certificate

• European Whole Vehicle Type Approval Certificate (EWVTA)

• Where established vehicle converters have had independent testing carried out by an authorised authority (VCA) on specific areas of the adaptation, for example, seats, floor, tracking, seatbelts and anchorages to comply with M1 standards, evidence of such certification may be acceptable for licensing purposes.

DBS- List of Valid Identity Documents.

Group 1 – Primary Trusted Identity Documents

<table>
<thead>
<tr>
<th>DOCUMENT</th>
<th>NOTES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Passport</td>
<td>Any current and valid passport</td>
</tr>
<tr>
<td>Biometric residence permit</td>
<td>UK only</td>
</tr>
<tr>
<td>Current driving licence – photo card with paper counterpart</td>
<td>UK/Isle of Man/Channel Islands – (full and provisional)</td>
</tr>
<tr>
<td>Birth certificate – issued at time of birth</td>
<td>UK and Channel Islands – including those issued by UK authorities overseas, e.g. Embassies, High Commissions, and HM Forces.</td>
</tr>
</tbody>
</table>

Group 2a – Trusted Government and State Issued Documents

<table>
<thead>
<tr>
<th>DOCUMENT</th>
<th>NOTES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current driving licence – old style paper version</td>
<td>UK only</td>
</tr>
<tr>
<td>Current photo driving licence</td>
<td>Non-UK licences must be valid for up to 12 months from the date the applicant entered the UK</td>
</tr>
<tr>
<td>Birth certificate - issued after time of birth</td>
<td>UK and Channel Islands</td>
</tr>
<tr>
<td>Marriage/civil partnership certificate</td>
<td>UK and Channel Islands</td>
</tr>
<tr>
<td>Adoption certificate</td>
<td>UK and Channel Islands</td>
</tr>
<tr>
<td>HM Forces ID card</td>
<td>UK only</td>
</tr>
<tr>
<td>Firearms licence</td>
<td>UK and Channel Islands</td>
</tr>
</tbody>
</table>
# Group 2b – Financial and Social History Documents

<table>
<thead>
<tr>
<th>DOCUMENT</th>
<th>NOTES</th>
<th>ISSUE DATE AND VALIDITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mortgage statement</td>
<td>UK or EEA</td>
<td>Issued in last 12 months</td>
</tr>
<tr>
<td>Bank or building society statement</td>
<td>UK and Channel Islands or EEA</td>
<td>Issued in last 3 months</td>
</tr>
<tr>
<td>Bank or building society account opening confirmation letter</td>
<td>UK only</td>
<td>Must still be valid</td>
</tr>
<tr>
<td>Credit Card Statement</td>
<td>UK or EEA</td>
<td>Issued in last 3 months</td>
</tr>
<tr>
<td>Financial statement, e.g. pension or endowment</td>
<td>UK only</td>
<td>Issued in last 12 months</td>
</tr>
<tr>
<td>Utility bill</td>
<td>UK</td>
<td>Issued in last 3 months</td>
</tr>
<tr>
<td>P45 or P60 statement</td>
<td>UK and Channel Islands</td>
<td>Issued in last 12 months</td>
</tr>
<tr>
<td>Council Tax statement</td>
<td>UK and Channel Islands</td>
<td>Issued in last 12 months</td>
</tr>
<tr>
<td>Work permit or visa</td>
<td>UK only</td>
<td>Valid up to expiry date</td>
</tr>
<tr>
<td>Letter of sponsorship from future employment provider</td>
<td>Non-UK or Non-EEA only – valid only for applicants residing outside of the UK at time of application</td>
<td>Must still be valid</td>
</tr>
<tr>
<td>Benefit statement, e.g. Child Benefit, Pension</td>
<td>UK only</td>
<td>Issued in last 3 months</td>
</tr>
<tr>
<td>EU National ID card</td>
<td></td>
<td>Must still be valid</td>
</tr>
<tr>
<td>Cards carrying the PAS (Proof of Age Standards Scheme) accreditation logo</td>
<td>UK and Channel Islands</td>
<td>Must still be valid</td>
</tr>
</tbody>
</table>

Please Note: All documents must be original. Photocopies of any of the above documents will not be accepted.

Appendix A

**PRIVATE HIRE VEHICLE CONDITIONS**

The holder of this licence shall not drive the vehicle to which it relates (hereinafter in this Schedule “the Vehicle”) nor shall he cause or permit any other person to drive the Vehicle unless he or such other person (as the case may be) is in possession of both a current licence under Part III of the Road Traffic Act 1972 (not being a provisional licence) authorising him to drive the vehicle and a current licence under Section 51 of the Local Government (Miscellaneous Provisions) Act 1976, authorising him to drive the vehicle.

1. The holder of this licence shall:-

   (a) Cause to be permanently affixed (i) to the rear of the vehicle not less than eighteen inches above ground level and not higher than the rear window of the vehicle a plate of such size, colour, design and type as may be prescribed and/or supplied by the Borough Council (ii) inside the vehicle a plate of such size and colour, design and type aforesaid, in each case to indicate the number of the licence granted to him in respect of the vehicle;

   (b) Not wilfully or negligently cause or suffer any such number or plate to be wholly or partially concealed from public view while the vehicle is being used as a private hire vehicle;

   (c) Not cause or permit the vehicle to be used as a Private Hire vehicle with any such plate so defaced that it or any part of it is illegible;

   (d) Provide sufficient means by which any passenger in the vehicle may communicate with the driver thereof;
(e) Cause the roof or covering of the vehicle to be kept watertight;

(f) Provide any necessary windows to the vehicle and a means of opening and closing not less than one window on each side thereof;

(g) Cause the seats of the vehicle to be properly cushioned and covered;

(h) Cause the floor of the vehicle to be provided with a proper carpet, mat or suitable covering;

(i) Cause the fittings and furniture of the vehicle generally to be kept in a clean condition, well maintained and in every way fit for public service;

(j) Provide means for securing luggage if the vehicle is so constructed or provided as to carry luggage otherwise than in a boot;

(k) Provide in the vehicle a fully charged fire extinguisher of a size and type approved by the Council, which said fire extinguisher shall be carried in such a position as to be readily available for use;

(l) Provide at least two doors in the vehicle for the use of persons conveyed in such carriage and a separate means of ingress and egress for the driver.

(m) Cause the vehicle to be provided with first aid equipment of such types and in such quantities as are approved by the Borough Council;

(n) Provide in the interior of the vehicle an effective artificial light for use by passengers therein during the hours of darkness as defined for the purposes of Part II of the Road Traffic Act 1972

(o) Cause the vehicle to be maintained in good working order and in a clean condition;

(p) Cause the front and rear seats of the vehicle to be fitted with seat belts, such seat belts shall, while not in use, be so positioned as not to interfere with the safety of persons boarding or alighting from the vehicle;

2. If the holder of this licence or the driver of the vehicle to which this licence relates shall agree with a hirer of the vehicle to be in attendance with the vehicle at an appointed time and place, it shall be the duty of the holder of this licence to ensure that he or the driver of the vehicle (as the case may be) will, unless delayed or prevented by some sufficient cause, punctually attend with the vehicle at such appointed time and place.

3. The holder of this licence shall permit an authorised officer of the Borough Council to inspect the vehicle at all reasonable times.

4. (a) Subject to paragraphs (ii) and (iii) below, the holder of this licence shall not display or allow to be displayed on or from the vehicle any signs or notice which consists of or includes the word ‘Taxi’ or the word ‘Cab’ (whether in the singular or plural) or the word ‘Hire’ or any word of similar meaning or appearance;

(b) Any advertisement on the exterior of the vehicle or on the inner surface of the window thereof;

The above condition,

(i) does not apply to any part of the vehicle to which Section 64 of the Transport Act 1980 applies; and
(ii) shall not apply to a roof sign displayed on the roof of the vehicle, which consists solely of the name of the firm and telephone number and which shall not in any way include the words ‘Taxi’ or ‘Cab’ or ‘For Hire’ provided that the sign is of such design, size, colour and type as may be approved by the Council; and

(iii) all Private Hire drivers shall display a roof sign approved by the Council. The sign shall display the name and telephone number of the company, the words “Private Hire Office Bookings Only” and shall be customised by the Council with the vehicle registration number and Private Hire plate number.

(c): The foregoing condition,

i) does not apply to any part of the vehicle to which section 64 of the Transport Act 1980 applies; and,

ii) The sign shall be supplied by the Council and at such cost decided by them

iii) The holder of a private hire vehicle licence may display a sign on the front and rear windscreen of the vehicle which consists solely of the words “licensed private hire car” and which may be followed by the name and telephone number of the proprietor. The sign is to be of such design, size, colour and type as may be approved by the Council.

5. The holder of this licence shall not cause or suffer or permit to be conveyed in the vehicle a greater number of persons (exclusive of the driver) than the number of persons hereinafter specified, namely

6. The holder for the time being of this licence shall forthwith notify the Council of any change of abode.

7. An accident causing damage materially affecting the safety, performance or appearance of the private hire vehicle, or the comfort or convenience of persons carried therein, must be reported, in person, to the Council as soon as reasonably practicable, and in any case within seventy two hours of the occurrence.

8. From the 1st April 1996 all private hire vehicles shall display roof signs of a standard size and shape as approved by the Council.

9.

<table>
<thead>
<tr>
<th>Front Seat</th>
<th>Rear Seat</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Child under 3 years</td>
<td>Appropriate child restraint must be worn</td>
</tr>
<tr>
<td>b) Child aged 3 to 11 years and under 1.5 meters</td>
<td>Appropriate child restraint must be worn if available</td>
</tr>
<tr>
<td>c) Irrespective of height</td>
<td>If no appropriate restraint available then an adult seat belt must be worn</td>
</tr>
<tr>
<td>d) Child aged 2 to 13 years</td>
<td>Adult seat belts must be worn if available</td>
</tr>
</tbody>
</table>

If the front seat is available it must be used in preference to an unbelted rear seat.
Passengers aged 12 years and upwards (or those below 12 years but taller than 1.5m must wear an adult seat belt if fitted.

10. Damaged roof signs are not acceptable and a private hire plate will not be issued unless the roof in respect of the vehicle is in good condition.

11. As from the 1st June 2014 Private hire vehicles can be any colour providing the vehicle displays two door signs, of which one door sign will be displayed on the vehicles front offside door and one to be displayed on the vehicles front nearside passenger door.

(The sign will display the vehicles licence plate number, the operators base telephone number, and includes the wording “licensed private hire vehicle” and “telephone bookings only”)

Appendix B

LISTED BELOW ARE THOSE ITEMS WHICH ARE TESTED AT THE COUNCIL’S VEHICLE TESTING CENTRE

Cab & body
1  Bumper bars
2  Condition of wings
3  Cab mountings
4  Cab doors
5  Cab floors and steps
6  Driving seat
7  Security of body
8  Condition of body
9  Mirrors
10 View to front
11 Condition of glass
12 Driving controls
13 Condition of chassis
14 Seat with belts and anchorages
15 Windows
16 Reflectors
17 Communication with driver
Wheels, hubs and tyres
18 Road wheels and hubs
19 Size and type of tyres
20 Condition of tyres,
21 Spare wheel carrier
22 Stub axles, wheel bearings

NB: Please refer to Appendix F, for further information regarding the use of ‘space saver’ tyres, run flat tyre systems and pre/post puncture sealants

Engine and transmission
23 Smoke emission
24 Engine mountings
25 Oil leaks
26 Transmission
27 Gear box

Electrical system and instruments
28 Windscreen wipers and windscreen wash
29 Speedometer
30 Electrical wiring and equipment
31 Obligatory rear lamps (position and function)
32 Functioning of direction indicators
33 Vertical aim of headlamps
34 Obligatory headlamps (Position and function)
35 Obligatory stop lamps (position and function)
36 Play at steering wheel
37 Steering column
38 Steering linkage
39 Steering box
40 Steering geometry

Brakes
41 Handlevers controlling mechanical brake system
42 Service brake pedal
43 Service brake operation
44 Mechanical brake components
45 Brake wheel units
46 Brake pipe, master cylinders, reservoirs, valves and connections

Fuel system
47 Fuel tanks and pipes

Exhaust system
48 Exhaust system

Springs and suspension
49 Condition of spring pins and bushes
50 Condition of suspension units
51 Attachment of suspension units
52 Shock absorbers

**Operations tests**
53 Maintenance of service brake
54 Maintenance of parking brake
55 Speedometer
56 Road test
Appendix C

PRIVATE HIRE VEHICLE DRIVER CONDITIONS

1. The holder of this licence shall forthwith notify the Borough Council of any change of abode.

2. The holder of this licence shall not, whilst driving or in charge of a private hire car:
   a. stand or ply for hire or solicit on or in a road or other public place any person to hire or be carried for hire in any private hire car;
   b. cause or procure any other persons to tout or solicit on or in a road or other public place any person to hire or to be carried for hire in any private hire car;
   c. accept an offer for the minimum hire of any private hire or while the holder of that car is on a road or other public place except where such an offer is first communicated to the holder by telephone or by radio telephone fitted to that car.

3. The holder of this licence shall not cause or suffer or permit to be conveyed in a private hire car driven by him a greater number of persons than specified in the licence issued in respect of that private hire car.

4. The holder of this licence shall attend punctually when hired and, if required by the hirer, shall assist with the loading and unloading of luggage.

5. The holder of this licence shall, at the termination of each hiring of a private hire car driven by him, search the car for any property which may have been left accidentally in it by a passenger and on finding any such property shall carry it as soon as possible and in any event within 48 hours, if not sooner claimed by or on behalf of the owner, to the office of the Borough Council, and leave it in the custody of the proper officer of the Borough Council on his giving a receipt for it.

6. The holder of this licence shall on the private hire car driven by him or in his charge being hired proceed, unless otherwise instructed by the hirer, by the most direct route to the or each destination order by the hirer.

7. This licence does not permit the holder to drive a hackney carriage.

8. The holder of this licence 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 a private hire car driven by him or in his charge.

9. If a badge and identity card has been produced by the Borough Council and delivered to the holder of this licence, he shall, when driving a private hire car on hire, wear that badge and identity card in such position and manner as to be plainly visible.

10. The holder of this licence shall within seven days disclose to the Council in writing, details of any conviction imposed by any Court during the period of the licence, and any
endorsements on the holder’s current driver’s licence imposed under the provisions of the fixed penalty system.

11. In the case of the passenger who is accompanied by a guide or hearing dog, the driver shall not refuse to carry the dog and must allow it to remain with the passenger. In addition no additional charge can be made for carrying a guide dog or a hearing dog.

12. The holder of this licence shall, within 28 days of the grant or renewal of this licence, complete the Council’s Training Course for the Conveyance of the Disabled.

13. Certificates granted by the Council on completion of the Council’s training course on the Conveying of the Disabled shall be displayed and be clearly visible to the travelling public in the Private Hire vehicle.

14. The holder of this licence shall complete a Road Passenger Vehicle Driving Course NVQ (level 2) and a VRQ (level 2) with a course provider from the Learning Skills Council approved course provider list within 12 months of the grant of a licence.

15. The holder of this licence shall submit the original course pass certificate to the Licensing Office within 3 months of successful completion of the Passenger Vehicle Course NVQ (level 2) and the VRQ (level 2)
Appendix D

GUIDELINES TO THE TAXI COMMITTEE IN RESPECT OF NEW LICENCE APPLICATIONS AND EXISTING DRIVERS/OPERATORS WHO HAVE COMMITTED OFFENCES DURING THE CURRENCY OF THEIR LICENCES

1. It is important to emphasise that these are general guidelines only. Each case must be considered on its own merits. The indicated sanction is a starting point only and may be reduced in cases where there is considerable mitigation, or increased in cases where there are aggravating features.

Any reference to convictions also applies to cautions since an offender must have admitted the offence in question in order to receive a caution.

2. A person with a current conviction for a serious criminal offence need not be permanently barred from obtaining a licence but should be expected to remain free of conviction for 5 years, subject to the circumstances of each individual case, before an application is entertained. Some discretion may be appropriate if the offence is isolated and there are mitigating circumstances. However, the overriding consideration should be the protection of the public.

3. Spent Convictions

All applicants for a private hire and hackney drivers licence are required to declare any convictions that have been recorded against them including any spent convictions.

This is by virtue of the Rehabilitation of Offenders Act 1974 (Exemptions) Order 1975, Schedule 1, part 3.

The disclosure of a criminal record or other information does not debar an applicant from the grant of a licence unless it is considered that the conviction(s) renders the applicant "not a fit and proper person" to hold a licence. In making the decision the Committee will take into account the nature of the offence(s), how long ago, what the age of the applicant was when the offence(s) were committed and any other factors that may be relevant. In particular, spent convictions will become relevant where they show a course of conduct on behalf of the applicant. For example, a number of convictions for violence, even where spent may indicate a propensity for violence and consequent risks to passengers as opposed to an isolated offence committed a number of years ago. The advice of the Legal Adviser is essential to ensure that the Committee attaches appropriate weight to convictions when determining applications.
Categories of Offences:

(a) **Minor Traffic Offences**

Convictions for minor traffic offences, e.g. obstruction, waiting in a restricted street low level speeding etc, should not prevent a person from applying for a licence.

There is a delegated authority for officers to determine an application for the grant of a private hire and hackney carriage drivers licence, if the applicant has up to six penalty points on his DVLA licence.

However, if those six points are for one offence or if the points for one offence are over three points, the matter is referred to the Taxis Committee for determination.

If 12 penalty points have been accrued to require a period of disqualification of the applicant’s driving licence then it is our policy that a hackney carriage or private hire drivers licence may be considered after the applicant has had his DVLA licence restored for the same amount of time as the disqualification period.

**Starting Point**

<table>
<thead>
<tr>
<th>Existing Licence Holder</th>
<th>Grant of a New Licence</th>
</tr>
</thead>
<tbody>
<tr>
<td>Strong warning</td>
<td>Strong warning</td>
</tr>
</tbody>
</table>

(b) **Major Traffic Offences**

Any conviction for this type of offence within the last two years should merit refusal in the case of a new application and no further application should be considered until a period of 1 to 3 years free from convictions has elapsed depending on the seriousness of the offence(s). However, if it can be established that this is an isolated offence and the applicant has otherwise held a clean licence for a considerable period, then the Committee may consider a time limited grant.

Examples include:-

AC10 Failing to stop after an accident
AC20 Failing to give particulars or to report an accident with 24 hours.
AC30 Undefined accident offence/Driving with due care and attention
IN10 Driving without insurance.

**Starting Point:**

<table>
<thead>
<tr>
<th>Existing Licence Holder</th>
<th>Grant of a new Licence</th>
</tr>
</thead>
<tbody>
<tr>
<td>Suspension two months</td>
<td>Refusal – may stipulate time to reapply (unless deemed isolated offence)</td>
</tr>
</tbody>
</table>

Examples, continued:-

BA10 Driving whilst disqualified
BA30 Attempting to drive whilst disqualified by Court
DD40 Dangerous Driving
DD60 Manslaughter
DD80 Causing death by dangerous driving

**Starting Point**

<table>
<thead>
<tr>
<th>Existing Licence</th>
<th>Grant of Licence</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revocation</td>
<td>Refusal</td>
</tr>
</tbody>
</table>

(c) **Alcohol related offences**

A serious view should be taken of convictions for driving or being in charge of a vehicle while under the influence of alcohol.

Examples:-

- DR10 Driving or attempting to drive with alcohol concentration above limit
- DR20 Driving or attempting to drive when unfit through drink
- DR30 Driving or attempting to drive, then refusing to provide a specimen for analysis
- DR40 In charge of a vehicle with alcohol concentration above limit
- DR50 In charge of a vehicle when unfit through drink
- DR60 Failure to provide a specimen for analysis in circumstances other than driving or attempting to drive
- DR 70 Failing to provide a specimen for breath test.

A person who has been disqualified from driving as a result of a drink driving offence must show at least three years free from convictions after the restoration of their driving licence before their application will be considered.

More than one current conviction of this type will require a period of at least five years free from convictions before the application would be considered.

*NB: drink driving offences remain on a driving licence for a period of ten years and a second conviction within that period will result in a minimum disqualification of three years.*

Such an applicant would also be required to pass a medical examination and if the applicant was found to be an alcoholic a further period of five years should elapse after treatment is complete before an application is considered.

**Starting Point**

<table>
<thead>
<tr>
<th>Existing Licence Holder</th>
<th>Grant of Licence</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revocation (consideration to further application above)</td>
<td>Refusal (note comments above)</td>
</tr>
</tbody>
</table>

(d) **Drug Offences**

A serious view should also be taken of offences involving misuse of drugs.

Examples:-
DR80  Driving or attempting to drive when unfit through drugs

DR90  In charge of vehicle when unfit through drugs

NB: variety of criminal offences covering possession and supply of ClassA/BIG drugs, all of which are imprisonable offences.

**Starting Point**

**New Applicant**

An applicant with a conviction for a drug related driving offence should be required to show a period of three years free of convictions before an application is considered, or five years if there is more than one current conviction or after detoxification treatment if the applicant is an addict.

An applicant with more than one current conviction would be required to pass a medical examination and if the applicant was found to be drug dependant, a further period of five years should elapse after treatment is complete.

**Existing Licence Holder**

Revocation – (consideration to further application as above).

In cases of possession – revocation.

In cases of supply – revocation.

(e) **Indecency Offences**

Given that drivers of private hire / hackney carriage vehicles will be in a position to convey lone females and children, some of whom will have special needs, any offences of a sexual nature are to be treated extremely seriously.

**Starting Point**

**New Applicant**

Applicants with convictions for indecent exposure, indecent assault, importuning or any sexual offence, should be refused a licence. In exceptional circumstances, an application may be considered when the applicant can show a substantial period (of at least 7 years ) free of such convictions from either the date of conviction or 7 years from completion of any custodial sentence imposed, whichever is the later. However, grave care should be taken given the potential risks that the public may be exposed to, given the serious nature of such offending.

**Existing Licence Holder**

Revocation

**(NB: major aggravating feature if offence was committed on a passenger)**

(f) **Violence**

**Starting Point**

**New Applicant**

Applicants with convictions for violence should be refused a licence.

Examples:-
Possession of offensive weapon
Common assault
Actual bodily harm (S.47)
Wounding (S.20)
Grievous bodily harm with intent (S.18)

An application **may** be granted if the applicant can show at least 3 years free of such convictions from either the date of conviction or 3 years from completion of any custodial sentence imposed, whichever is the later. This will, however depend on the seriousness of the original offence. In cases of more than one current conviction, a period of at least five years should elapse before an application can be considered.

Existing Licence Holder

Revocation (consideration of further application as above)

*(NB: major aggravating feature if offence was committed on a passenger)*

(g) *Dishonesty*

**Starting Point**

**New Applicant**

Applicants with convictions for an offence involving dishonesty will normally be refused a licence.

Examples:–

- Theft
- Obtaining a pecuniary advantage by deception;
- Fraud

An application will be considered where the applicant can show at least 3 years free of such convictions from either the date of conviction or 3 years from completion of any custodial sentence imposed, whichever is the later.

In cases of more than one current conviction, a period of at least five years should elapse before an application can be considered.

(h) *Public Order Offences*

Examples:–

- Riot (S.1)
- Violent disorder (S.2)
- Affray (S.3)
- Intentional harassment, alarm or distress (S.4A)
- Harassment, alarm or distress (S.5)

*(NB: all the above are punishable with imprisonment other than Section 5, which is a fine only)*
Starting Point

New Applicant

Applicants with a conviction involving a public order offence should be refused a licence. An application will be considered where the applicant can show at least 2 years free of such convictions from either the date of conviction or 2 years from completion of any custodial sentence imposed, whichever is the later.

Existing Licence Holder

Suspension – two months (in respect of less serious public order offences).

(i) Offences Specific to Private Hire/Hackney Carriage Trade

(1) Plying for Hire

(Private Hire driver picking up a passenger without a prior booking).

- The starting point for a first conviction for plying for hire is 4 months suspension.
- The starting point for a second conviction for plying for hire would be revocation where the time between the first and second conviction for plying for hire is less than 10 years.
- The starting point for a second conviction for plying for hire would be 6 months suspension where the time between the first and second conviction for plying for hire is more than 10 years.
- The starting point for a third conviction for plying for hire with 30 years is revocation.

(2) Non-Use of Taxi Meter

(Hackney Carriage driver failing to use meter).

- The starting point for a first conviction for non-use of a taxi meter is 2 months suspension.
- The starting point for a second conviction for non-use of a taxi meter would be revocation where the time between the first and second conviction for non-use of a taxi meter is less than 10 years.
- The starting point for a second conviction for non-use of a taxi meter would be 6 months suspension where the time between the first and second conviction for non-use of a taxi meter is more than 10 years.
- The starting point for a third conviction for non-use of a taxi meter within 30 years is revocation.

(NB: if a driver appears before the Committee for either of the above offences and has a hackney carriage and private hire licence, both licenses should be treated equally for the purposes of suspension/revocation).

(3) Non-disclosure of convictions by applicant/existing licence holder – requirement of application and condition of licence.
**Starting Point**

Grant of a New Licence

Existing Licence Holder

Refusal

Suspension for two months

*(NB: any invitation to reapply subject to mitigating circumstances and nature of offence(s)*

(4) Failure to wear badge

(Both Private Hire and Hackney Carriage)

**Starting Point**

(5) Suspension for one month

Breach of Condition of Licence

Examples:

➢ Failure to report conviction
➢ No roof sign/plate

(6) Failure to Keep Records

(Private Hire Operators)

**Starting Point**

Suspension of operators licence for two months

Local Government (Miscellaneous) Provisions Act 1976 Section 61 (2A) and (2B) suspension and revocation of a drivers' licence.

Under the above section the Committee is required to consider whether the interests of public safety demand that the suspension or revocation of a private hire/hackney carriage driver’s licence should have immediate effect regardless of whether there is a subsequent appeal to the Magistrates Court against this decision.

The Committee will consider whether to exercise this power in each individual case taking into account all factors, both aggravating and mitigating, in reaching a decision.

The Committee’s starting point is that where a decision is made to suspend or revoke a licence the issue of public safety will have been compromised.

**Starting Point**

Suspension or revocation of a private hire/hackney carriage driver’s licence will take immediate effect unless the Committee determines that public safety will not be compromised by the driver continuing to drive during an appeal that is made to the Magistrates Court.

(7) Misuse of a Mobile Telephone

(using a Mobile Telephone whilst Private Hire/Hackney Carriage |vehicle in motion).

**Starting Point**

Suspension of one month
(8) Smoking in a Hackney Carriage/Private Hire vehicle under Section 7 Health Act
(Smoking in a smoke free place)

Fixed penalty notice (Not a criminal conviction or caution)

**Starting Point**

Strong Warning

A second penalty notice – Suspension for one month.
Appendix E

TRAINING FOR ALL PRIVATE HIRE AND HACKNEY CARRIAGE DRIVERS IN THE CONVEYING OF THE DISABLED

On the 13th January 2005 the Taxis Committee resolved that all drivers of private hire cars and hackney carriages should undergo an in-house training course for the conveying of the disabled. They also resolved that there should be consultation with the Taxi Focus Group.

On the 7th March the Taxi Focus Group were consulted and made no adverse comments.

The course will contain the three following modules:-

Module A - The role of the driver what the law says
Module B - Dealing with wheelchair customers
Module C - Dealing with persons who have visual impairments and working dogs

At the conclusion of the course all drivers will require a certificate which must be displayed in their vehicle.

The course will be comprise of three modules in the following way:-

1. All new drivers will be required to undergo training before determination of licence application.
2. Courses will be run from 5.00pm to 7.00pm.
3. Courses will be available once a week.
4. All existing drivers will be required to undergo training on application for renewal of licence.

To facilitate the above training in pursuance of section 51(2) & 57(1) of the Local Government (Miscellaneous Provisions) Act 1976 the following conditions will be attached to both hackney carriage and private hire drivers licences:-

. The holder of this licence shall within 28 days of the grant or renewal of this licence complete the councils training course for the conveying of the disabled.

In pursuance of Section 47(1) and Section 48(2) of the Local Government (Miscellaneous) Provisions Act 1976 the following condition will be attached to all private hire vehicles and hackney carriages:-

. Certificates granted by the Council on completion of the Councils training course on the conveying of the disabled shall be displayed and be clearly visible to the travelling public in the hackney carriage/private hire.

In pursuance of Section 52(2) of the Local Government (Miscellaneous Provisions) Act 1976 with regard to the hackney carriage and private hire vehicle condition of licence you have the right of appeal to the Magistrates Court within 21 days of the date of this letter.
In pursuance of Section 47(3) and 48(7) of the Local Government (Miscellaneous Provisions) Act of 1976 you have the right of appeal in respect of the hackney carriage condition of licence and the private hire vehicle condition of licence within 21 days of the date of this letter.

Please note the Committee will give consideration as to whether the completion of the disabled training module contained in the proposed course for the Taxi/Private Hire Trade can be an exemption for the above requisite training.
Appendix F

ALTERNATIVE OPTIONS TO NORMAL SIZE SPARE WHEELS

**Space Saver Spare Wheels**

- Space saver spare wheels must meet manufacturer’s specifications and must be the type approved with the vehicle it is intended to be used on.
- The tyre must comply with current legislation.
- It must not be used on the vehicle when attending Lister Road for a vehicle examination; however the spare wheel must be with the vehicle for examination by the tester.

**Run Flat Tyre System**

- All vehicles that have as part of the manufacturer’s original specification a ‘run flat’ tyre system must have part of the original vehicle specification an on–board tyre pressure monitor which must be in full working order. (the purpose of this monitor is to alert the driver that one of the vehicle tyres has suffered a sudden loss of air pressure)
- Any vehicles ‘on board tyre pressure monitor’ that is not in full working order will fail the Lister Road vehicle test.
- Any vehicle attending Lister Road for a vehicle examination with a tyre that shows signs that it has been deflated due to a puncture and has not been replaced will fail the vehicle test.

**Pre Puncture Sealants**

- Vehicles that have as part of the vehicle manufacturer’s original specification tyres that have a pre puncture sealant must be examined on a regular basis for signs of the pre puncture sealant has been activated.
- Any vehicle that attends Lister Road for its vehicle examination will fail the vehicle test if any tyre shows signs of any leaking sealant.
- With this type of repair method, there is serious concern that where vehicles are not fitted with a tyre pressure monitor the driver will have no idea whether there has been a puncture or not. A large screw or nail in the tyre will cause further damage over a period of time which could lead to a more catastrophic failure of the tyre.
- This alternative method to a normal spare tyre will only be acceptable if the vehicle is fitted with a tyre pressure monitor which forms part of the manufacturer’s specification.

**Post Puncture Sealants**

- Vehicles that have part of the vehicle manufacturer’s equipment a post puncture sealant kit as an alternative to a normal size spare wheel must have the sealant kit in the vehicle at all times. Failure to provide access to the sealant kit will result in the vehicle failing the test at Lister Road.
The sealant kit must be in-date, full and be compatible as required by the vehicle manufacturer. The kit must also include a compressed cylinder of gas to re-inflate the tyre.

Any sealant kits that have been tampered with, damaged or used will cause the vehicle to fail its test.

Any vehicle that attends Lister Road for a vehicle test shows signs of tyre sealant being used in one or more of its tyres then the vehicle will fail the vehicle test.
Appendix G

ENTRANCE AND EXIT POLICY

The existing ‘entrance / exit policy has been amended to allow vehicles that have been manufactured as a ‘minibus’, a ‘MPV’ people carries style of vehicle, saloon, estate, or hatchback that is a Category M1 vehicle be licensed as a private hire vehicle providing:

The vehicle is presented for licensing in its original manufacturer’s specification;

Has not been modified / adapted or converted in any way;

There is a minimum of one exit in the rear passenger compartment which gives passengers an unhindered access and exit in to and from the vehicle;

The vehicle meets all other policies regarding the licensing of private hire vehicles; and,

The vehicles registration document V5(C) must contain the following information:

I. At Section D5 (Body Type) must state either ‘minibus’ ‘MPV’, saloon, estate or hatchback – depending on the type of vehicle being licensed;

II. At Section J (Vehicle Category) must state M1; and,

III. At Section K (Type Approval Number) must have an EC type approval number – this number can be identified as starting with the letter ‘e’ followed by a number. E.G. e11 denotes that the type approval number was issued by the relevant UK department.

PLEASE NOTE the amendment to the existing Entrance / Exit policy will only apply to private hire vehicles that will be licensed for the first time as a private hire vehicle with this authority.

This amendment will not apply to hackney carriage or special event vehicles.

If a vehicle is to be licensed as a private hire vehicle which has not been previously licensed as a private hire vehicle with this authority and the vehicle is not classed as a M1 Category vehicle with the relevant type approval number shown on the vehicle V5(C) then the current ‘Entrance / Exit’ policy will apply.

For your information it is possible that a ‘MPV’ type vehicle may at Section D5 be referred to a saloon or estate vehicle, in this scenario subject to a suitable appointment staff at Narrow Boat Way will carry out a free suitability inspection test.