

LONDON BOROUGH OF ISLINGTON
TRAFFIC MANAGEMENT ORDER
2023/001

The Islington (Charged-For Parking Places) Order (Consolidation) 2023

Made: 22 December 2022
Coming into force: 1 January 2023

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The Council of the London Borough of Islington, after consulting the Commissioner of Police of the Metropolis, in exercise of the powers conferred by sections 45, 46, 49 and 124 of and Part IV of Schedule 9 to the Road Traffic Regulation Act 1984¹ as amended, and of all other powers thereunto enabling, hereby make the following Order:-

PART I - PRELIMINARY

Citation and commencement

1. This Order may be cited as the Islington (Charged-For Parking Places) Order (Consolidation) 2023 and shall come into force on the 1st of January 2023.

Revocation of Orders

2. (1) Without prejudice to the validity of anything done or to any liability incurred in respect of any act or omission before the coming into force of this Order, the Orders specified in Schedule 5 and any Orders amending or applying the provisions of those Orders are hereby revoked in their entirety.
- (2) Notwithstanding paragraph (1) of this Article, where the provisions of an Order specified in that paragraph are suspended, varied or applied by an Order made under section 9 of the 1984 Act, then that suspension, variation or application as the case may be, shall be deemed to continue in force as if those provisions were the provisions of this Order, until such time as the Order made under section 9 of that Act is revoked or expires.

Interpretation

3. (1) In this Order, except where the context otherwise requires, the following expressions have the meanings hereby respectively assigned to them:
 - “1984 Act” means the Road Traffic Regulation Act 1984;
 - “2016 Regulations” means the Traffic Signs Regulations and General Directions 2016²;
 - “authorised agent” means the parking services contractor appointed by and acting on behalf of the Council for the purposes of the supervision and enforcement of the provisions of this Order;
 - “bus” has the same meaning as Schedule 1 to the 2016 Regulations and “buses” shall be deemed accordingly;
 - “business user” means a person who occupies premises indicated by way of the map-based schedules as being within a controlled parking zone and the postal address of which is included in the street gazetteer and who uses such premises for non-residential purposes, such premises being registered with the Council for the purpose of payment of business rates;

¹ 1984 c.27

² SI 2016/362

“carriageway” has the same meaning as in section 329(1) of the Highways Act 1980³;

“car club” means a formally constituted car-sharing scheme approved by the Council to operate within the London Borough of Islington wherein car club vehicles are required to be collected from and returned to a specified car club parking place;

“car club operator” means the company or organisation running a car club;

“car club vehicle” means a vehicle operated by a car club which is provided for the use of persons who have paid the relevant membership fee and any other related charges by means of a real-time or advance booking system, so as to have access to the vehicle for a specified period or periods;

“carer”, for the purposes of this Order, means a person who is either:-

- (a) in receipt of a Department for Work and Pensions Carers Allowance and who is registered as a carer with the Council; or
- (b) has satisfied such criteria as may be set from time to time by the Council to support an application for a carers permit issued under the provisions of this Order,

who is providing care to a resident living at an address within a controlled parking zone;

"car free" means as defined in any agreement made under either section 106 of the Town and Country Planning Act 1990⁴ or section 16 of the Greater London Council (General Powers) Act 1976⁵, or both, relating to a residential development and shall include the descriptions "car capped", "reduced car ownership" or such other similar definitions;

“car free list” means a list maintained by the Council of properties that are car free, such list being available online via the Council’s website, for the time being at: <https://www.islington.gov.uk/parking/parking-permits/buy-or-renew-a-resident-parking-permit>;

“charity” for the purposes of this Order, means a charity as defined in section 1 of the Charities Act 2011⁶ which is currently registered with the Charities Commission in accordance with the provisions of section 30 of that Act;

"civil enforcement officer" means a person authorised by or on behalf of the Council to supervise any parking place and enforce the provisions of this Order;

“controlled parking zone” means: a controlled parking zone (hereafter abbreviated to ‘CPZ’) listed below and indicated by way of the map-based schedules, which contains parking places identified by reference to the map schedule legend, being either:

- (a) Zone A CPZ (Zone A);
- (b) Zone B CPZ (Zone B);

³ 1980 c. 66

⁴ 1990 c. 8

⁵ 1974 c.xxiv

⁶ 2011 c.25

- (c) Zone C CPZ (Zone C);
- (d) Holloway West CPZ (Zone D);
- (e) Zone E CPZ (Zone E);
- (f) Nags Head CPZ (Zone F);
- (g) Gillespie CPZ (Zone G);
- (h) Finsbury Park - H CPZ (Zone H);
- (i) Hillrise East CPZ (Zone HE);
- (j) Finsbury Park - J CPZ (Zone J);
- (k) Whittington CPZ (Zone K);
- (l) Canonbury CPZ (Zone L);
- (m) Barnsbury North CPZ (Zone N);
- (n) Archway CPZ (Zone P);
- (o) Quadrant CPZ (Zone Q);
- (p) Tufnell Park CPZ (Zone R);
- (q) Thornhill CPZ (Zone S);
- (r) East Canonbury CPZ (Zone T);
- (s) Tollington West CPZ (Zone TW);
- (t) Junction South CPZ (Zone U);
- (u) Mildmay CPZ (Zone V);
- (v) St. George's CPZ (Zone W);
- (w) Holloway East CPZ (Zone Y);
- (x) Hillrise West CPZ (Zone Z);

"Council" means the Council of the London Borough of Islington;

"credit card" and "debit card" have the same meanings as in section 35A(6) of the 1984 Act;

"disabled person" means a person who can satisfy the council's eligibility criteria;

"disabled persons badge", "parking disc" and "disabled persons vehicle" have the same meanings as within the Local Authorities Traffic Orders (Exemptions for Disabled Persons) (England) Regulations 2000⁷;

"doctor" means a fully registered person as defined in the Medical Act 1983⁸;

"driver", in relation to a vehicle waiting in a parking place, means the person driving the vehicle at the time it was left in the parking place;

"e-voucher" means a resident visitors e-voucher granted under the provisions of Article 27(3) and shall mean a permit for the purposes of Section 45(2) of the 1984 Act.

["electric vehicle" means a vehicle which can only be propelled by electrical motive power derived from an electrical storage battery and can be charged from a mains electrical source external to the vehicle;]⁹

⁷ SI 2000/683

⁸ 1983 c.54

⁹ amended by LBI 2023/039

“electronic communications network” has the same meaning as in section 32 of the Communications Act 2003¹⁰;

“electronic payment system” means a computerised system operated by or on the behalf of the Council or its authorised agent whereby the driver of a vehicle, or some other person authorised by that driver on their behalf, uses an electronic device to make payment of the parking charge in respect of a specified vehicle, a specified parking place and for a specified parking period by use of a debit or credit card and which records details pertaining to such payment, vehicle, parking place and parking period;

“electronic permit system” means a computerised system operated by or on the behalf of the Council or its authorised agent in relation to the issuing or granting of permits, vouchers and e-vouchers;

“enactment” means any enactment, whether public general or local, and includes any order, byelaw, rule, regulation, scheme or other instrument having effect by virtue of an enactment;

“faith-based organisation” means a group of individuals united on the basis of religious or spiritual beliefs and “place of worship” means a building within the London Borough of Islington that has a long established use as a place of worship or has planning consent for use as a place of worship;

“flexible car club” means a formally constituted car-sharing scheme approved by the Council to operate a point-to-point car club scheme within the London Borough of Islington not requiring a vehicle to be returned to a specified car club parking place;

“flexible car club operator” means the company or organisation running a flexible car club;

“flexible car club vehicle” means a vehicle operated by a flexible car club which is provided for the use of persons who have paid the relevant membership fee and any other related charges by means of a real-time or advance booking system, so as to have access to the vehicle for a specified period or periods;

"goods" means goods of any kind whether animate or inanimate and includes postal packets of any description; and "delivering" and "collecting" in relation to any goods includes checking the goods for the purpose of their delivery or collection;

"goods vehicle" has the same meaning as in Schedule 1 to the 2016 Regulations;

“hand-held device”, means a portable computing device which can transmit data to and receive data from the electronic permits system and electronic payments system for the purposes of verifying if valid permits or e-vouchers have been granted or issued or payment of the parking charge has been

¹⁰ 2003 c.21

made in respect of vehicles left in any parking place specified in the map-based schedules;

“health authority” means either the NHS Islington Clinical Commissioning Group or any other NHS organisation providing healthcare services within the London Borough of Islington;

“keeper”, in relation to a vehicle, means the person or organisation by whom the vehicle is kept, which in the case of a vehicle registered under the Vehicle Excise and Registration Act 1994¹¹ is presumed (unless the contrary is proved) to be the person or organisation in whose name the vehicle is registered;

“map-based schedules” means the collection of map tiles attached to and to be read in conjunction with this Order, which depicts the parking places designated by this Order, and in conjunction with the map schedule legend, identifies the type of each particular parking place and, if appropriate, certain of its governing provisions:

Provided that the Council does not accept responsibility for any inaccuracies contained in the Ordnance Survey data relied upon to create the map-based schedules and where a parking place is depicted on the map-based schedules, that parking place will continue to apply irrespective of any subsequent changes that have been made to the underlying Ordnance Survey data.

“map schedule legend” means the map schedule legend attached to this Order which, when used in conjunction with the map-based schedules, identifies the specific type of parking places designated by this Order and, where appropriate, certain of their governing provisions;

“map tile” means an individual map with a specific tile reference, being part of the map based schedule attached to this Order;

“match day” where referred to in the map schedule legend in relation to the permitted hours, prescribed hours, restricted hours or no stopping hours, as the case may be, of a parking place or loading place, or of a length of waiting, loading or stopping restrictions, means a day on which an event is taking place or which is planned to take place at the Arsenal FC Emirates Stadium, Hornsey Road, London N7 which:

- (a) under normal circumstances, would have an expected attendance of 10,000 persons or more, not including any staff or contractors engaged in either the operation or management of the aforementioned stadium or event; or
- (b) is any other event at that stadium that the Council deem should be treated as though it were an event specified in sub-paragraph (i) above for the purposes of the application of the provisions of this Order;

¹¹ 1994 c.22

“match day additional hours” in relation to a parking place or loading place or waiting or loading restriction located within a CPZ specified in column 2 of Schedule 1 means those hours specified in relation thereto in column 3 of that Schedule

“match day CPZ” means any one of the following CPZs:

- (a) Zone E CPZ (Zone E);
- (b) Nags Head CPZ (Zone F);
- (c) Gillespie CPZ (Zone G);
- (d) Finsbury Park - H CPZ (Zone H);
- (e) Finsbury Park - J CPZ (Zone J);
- (f) Canonbury CPZ (Zone L);
- (g) Barnsbury North CPZ (Zone N);
- (h) Quadrant CPZ (Zone Q);
- (i) East Canonbury CPZ (Zone T);
- (j) Mildmay CPZ (Zone V);
- (k) Holloway East CPZ (Zone Y);

“match day street trader” means a person who possesses a valid and current licence issued by the London Borough of Islington to carry out business on a marked space in a street within the London Borough of Islington on match days only;

“maximum stay period”, means the maximum period of time a vehicle may be left in or may wait in a parking place specified in relation to a parking place by way of the map schedule legend;

“minimum return interval”, means the minimum period of time before a vehicle, having been taken away from a parking place, may again be left in or may wait in that same parking place, specified in relation to a parking place by way of the map schedule legend;

“Motability vehicle” means a passenger vehicle leased by a “disabled resident” as part of the “Motability scheme” for disabled persons and “Motability vehicle nominated driver” means a person nominated to drive that vehicle who has a valid UK driving licence and is listed on the certificate of motor insurance for that vehicle;

"motor cycle" has the same meaning as in section 136 of the Road Traffic Regulation Act 1984;

“motor cycle stand” means any stand, rack or device used for securing a solo motor cycle;

"one-way street" means a highway in which the driving of vehicles otherwise than in one direction is prohibited, except where contra-flow vehicular movement is allowed by virtue of appropriate traffic signs;

"parking charge" means an amount specified in Article 18 which is payable, subject to the provisions of this Order, by way of the electronic payment system, in respect of a vehicle left in a pay by phone parking place, or in a shared-use resident permit and pay by phone parking place or shared-use permit and pay by phone parking place or shared-use business permit and

pay by phone parking place, without display of a valid permit or voucher or without having a valid permit or e-voucher granted in respect of that vehicle;

"parking period" means a period of time for which payment of the parking charge has been made in respect of a vehicle and during which, subject to the provisions of this Order, that vehicle may be left in a pay by phone parking place, or in a shared-use resident permit and pay by phone parking place or shared-use permit and pay by phone parking place or shared-use business permit and pay by phone parking place, without display of a valid permit or voucher or without having a valid permit or e-voucher granted in respect of that vehicle;

["parking place" means an area on a highway designated as a parking place by this Order, being a type of parking place specified in column (1) of the following table and in each case being identified in the map-based schedules as such type by the description in column (2) of the following table, by reference to the map schedule legend:

<i>type of parking place</i> 1	<i>reference in map schedule legend</i> 2
resident permit parking place	resident permit
permit parking place	permit holder bay
shared-use resident permit and pay by phone parking place	pay by phone or resident permit
shared-use permit and pay by phone parking place	pay by phone or permit holders
pay by phone parking place	pay by phone
business permit parking place	business permit
shared-use business permit and pay by phone parking place	pay by phone or business permit
car club parking place	car club bay
dedicated disabled persons permit parking place	dedicated disabled bay
a solo motor cycle parking place	motor cycle parking
doctors' permit parking place	doctors' bay
bus permit parking place	bus permit parking place

] ¹²

¹² amended by LBI 2023/069

"passenger vehicle" means a motor vehicle (other than a motor cycle) constructed or adapted solely for the carriage of not more than twelve passengers (exclusive of the driver) and their effects and not drawing a trailer;

"penalty charge notice" has the same meaning as in Regulation 8(1) of the Civil Enforcement of Parking Contraventions (England) General Regulations 2007¹³;

["permit" means either:-

- a) a residents permit granted (in electronic format) or issued (in hard-copy format) under the provisions of Article 23(3), or
- b) a free residents permit granted (in electronic format) or issued (in hard-copy format) under the provisions of Article 24(3), or
- c) a hired vehicles residents permit issued (in hard-copy format) under the provisions of Article 25(3), or
- d) a business (unlimited stay) permit granted (in electronic format) or issued (in hard-copy format) under the provisions of Article 29(3), or
- e) a business permit granted (in electronic format) or issued (in hard-copy format) under the provisions of Article 30(3), or
- f) a universal permit granted (in electronic format) or issued (in hard-copy format) under the provisions of Article 32(3), or
- g) a match day permit granted (in electronic format) or issued (in hard-copy format) under the provisions of Article 34(3), or
- h) an essential service permit granted (in electronic format) or issued (in hard-copy format) under the provisions of Article 35(3), or
- i) a carers permit granted (in electronic format) or issued (in hard-copy format) under the provisions of Article 36(3), or
- j) a street traders permit granted (in electronic format) or issued (in hard-copy format) under the provisions of Article 37(3), or
- k) a match day street traders permit granted (in electronic format) or issued (in hard-copy format) under the provisions of Article 38(3), or
- l) a emergency health permit granted (in electronic format) or issued (in hard-copy format) under the provisions of Article 39(1), or
- m) a permission to park permit granted (in electronic format) or issued (in hard-copy format) under the provisions of Article 40(3), or
- n) a doctors permit granted (in electronic format) or issued (in hard-copy format) under the provisions of Article 41(3), or
- o) a car club permit granted (in electronic format) or issued (in hard-copy
- p) a dedicated disabled persons permit granted (in electronic format) or issued (in hard-copy format) under the provisions of Article 43(4);
- q) a bus permit granted (in electronic format) or issued (in hard-copy format) under the provisions of Article 51;

¹³ SI 2007/3483

- r) a motorcycle permit granted (in electronic format) or issued (in hard-copy format) under the provisions of Article 52.]¹⁴

“permit holder” means a person or business or organisation to whom a permit has been granted or issued, a voucher has been issued or an e-voucher has been granted, by the Council or authorised agent, under the provisions of this Order;

"permitted hours", being the hours during which a vehicle may wait in a parking place whilst complying with the relevant provisions of this Order, means:

- (a) (i) the time period specified by way of the map schedule legend or the tile label, in relation to that parking place (provided that, where a time period is specified on a tile label in relation to a parking place, that time period so specified shall take precedence over the hours given on the map schedule legend in relation to that parking place) and where that time period so specified includes the text 'match days' it shall include the period specified in Schedule 1, in relation to the CPZ within which that parking place is situated;

provided that where a time period is specified by way of a tile label in relation to a parking place, that time period so specified shall take precedence over the hours given on the map schedule legend in relation to that parking place

- (iii) where no such time period referred to in sub-paragraph (i) above is specified, at any time; or
- (c) in relation to a match day permit, the hours specified in Schedule 1, in relation to the CPZ within which the parking place (in which the vehicle displaying or having been granted that match day permit is waiting) is situated;

"place of abode", in relation to a resident, means that resident's place of abode for not less than 4 days during every week within a continuous period of 3 months;

“protective cover” means a protective cover issued by the Council under the provisions of this Order;

“provision of a universal postal service”, “universal service provider” and “postal packets” have the same meanings as in section 65 of the Postal Services Act 2011¹⁵;

¹⁴ amended by LBI 2023/073

¹⁵ 2011 c.5

“qualifying business or charity” means either:-

- (a) a business or charitable organisation carrying out work in the London Borough of Islington, requiring a vehicle to be left in parking places at multiple locations across the Borough, as part of the essential operation of that business or charitable organisation, including but not limited to those engaged in building maintenance of public sector or private housing, and those involved in the delivery of essential services to residents and which are required to carry heavy or hazardous materials as part of their services; or
- (b) a utility company carrying out work across the London Borough of Islington; or
- (c) a flexible car club;

“relevant position” means either:-

- (a) in relation to the display of a permit issued under the provisions of this Order, on the dashboard or fascia of the vehicle, or where the vehicle is not fitted with a dashboard or fascia, in a conspicuous position on the front or nearside of the vehicle; or
- (b) in relation to the display of a disabled person’s badge, in accordance with Regulation 12 of the Disabled Persons (Badges for Motor Vehicles) (England) Regulations 2000¹⁶;

“resident” means a person whose usual place of abode is at premises indicated by way of the map-based schedules as being within a CPZ, the postal address of which is included in the street gazetteer and at which he or she is registered for Council tax purposes;

“resident roamer hours” means, in relation to the CPZ specified in column 2 of Schedule 2, the time specified in relation thereto in column 3 of that Schedule;

[“roadworthy”, in relation to a vehicle, means that the vehicle complies with the appropriate construction, road safety, environmental, and operational standards required by law, and is maintained in a fit and serviceable condition. This includes compliance with the Road Vehicles (Construction and Use) Regulations 1986¹⁷.]¹⁸

“service provider” means the contractor authorised by the Council to accept payment of the parking charge on its behalf and to keep a record of that parking charge and the vehicle, parking place and parking period in respect of which that payment has been made by the electronic payment system;

“solo motor cycle” has the same meaning as in Schedule 1 to the 2016 Regulations;

“street” includes any part of a street;

¹⁶ SI 2000/682

¹⁷ 1986 c.1058

¹⁸ added under LBI 2025/066

“street gazetteer” means an electronic list of postal addresses that is held by the Council and forms part of the electronic permit system for the purpose of identifying properties that are eligible for certain permits;

“street trader” means a person other than a match day street trader who holds a street trading licence, issued by the Council and who trades from a pitch located in a street within the London Borough of Islington;

“street trading” and “street trading licence” have the same meaning as in Part III of the London (Local Authorities) Act 1990¹⁹;

“the 1984 Act” means the 1984 Act;

“trader” means a person who in the course of their business is engaged in work at any premises the postal address of which is included in the street gazetteer, provided that such a person’s business is not based at those premises;

“tile label”, where shown in the map-based schedule in relation to a parking place, means a label which indicates the type of parking place, and if appropriate, other applying conditions;

“traffic sign” means a sign of any size, type and colour prescribed or authorised under, or having effect as though prescribed or authorised under, section 64 of the 1984 Act;

[“vehicle with valid road tax” means a vehicle for which vehicle excise duty has been paid in accordance with the Vehicle Excise and Registration Act 1994²⁰, or which is otherwise exempt under that Act.]²¹

“visitor” means a person who is visiting a resident and who has obtained a resident visitors voucher or resident visitors e-voucher either from and with the permission of that resident, or by virtue of Article 27(3) or 28(3), as the case may be; and

“voucher” means either:-

- (a) a hired vehicle residents voucher issued under the provisions of Article 25(3); or
 - (b) resident visitors voucher issued under the provisions of Article 27(3); or
 - (c) business voucher issued under the provisions of Article 31(3);
- and shall mean a permit for the purposes of Section 46(2) of the 1984 Act.

- (2) Any reference in this Order to any enactment shall be construed as a reference to that enactment as amended, applied, consolidated; re-enacted by or as having effect by virtue of any subsequent enactment.
- (3) Any reference in this Order to a numbered Article or Schedule shall, unless the context otherwise requires, be construed as a reference to the Article or Schedule bearing that number in this Order.

¹⁹ 1990 c.vii

²⁰ 1994 c.22

²¹ added under LBI 2025/066

- (4) The designations and provisions imposed by this Order do not apply to any street or length of street which is part of the Transport for London Road Network.
- (5) Any restrictions, prohibitions or requirements imposed by any traffic order made under section 9, 14, 16A or 32 and 35 of the 1984 Act are not included in the map-based schedules.

PART II - DESIGNATION AND USE OF PARKING PLACES

Designation of parking places and bike hangars

4. (1) Each area on a highway identified in the map-based schedules as a parking place and by way of the map schedule legend as an area signed or marked out, or both, for the use therein of specified classes of vehicles following the conditions specified in this Order in relation to that parking place, is a designated parking place.
- (2) Unless otherwise so identified, a parking place shall be bounded on one side of its length by the edge of the carriageway and be an area marked out to a road marking and indicated by a regulatory sign, either in accordance with the 2016 Regulations or, if applicable, by virtue of any special authorisation given by the Department for Transport.
- (3) Each area on a highway identified in the map-based schedules as a bike hangar and by way of the map schedule legend as an area signed or marked out, or both, for the use therein of pedal cycles following the conditions specified in this Order in relation to that bike hangar, is a bike hangar.

Vehicles for which parking places and bike hangars are designated

5. (1) [Each parking place designated by this Order may be used, subject to the provisions of this Order, for the leaving during the permitted hours of vehicles of the following class, that is: passenger vehicles the overall height of which does not exceed 2.5 metres and the overall length of which does not exceed 5 metres, goods vehicles the overall height of which does not exceed 2.5 metres and the overall length of which does not exceed 5 metres, and motor cycles, provided that such vehicles are roadworthy and are vehicles with valid road tax.]²²
- (2) Each resident permit parking place may be used, subject to the provisions of this Order, for the leaving during the permitted hours (or, in respect of a match day permit, the permitted match day hours) of such vehicles, in respect of which there has been granted (where the permit or e-voucher is granted in electronic format), or as display in the relevant position in a protective cover (where the permit or voucher is issued in hard-copy format), either:-
 - (a) a valid residents permit; or
 - (b) a valid hired vehicles residents permit and a hired vehicles residents voucher; or
 - (c) a valid carers permit; or
 - (d) a valid match day permit; or
 - (e) a valid resident visitors voucher; or
 - (f) a valid resident visitors e-voucher; or

²² amended by LBI 2025/066

- (g) a valid essential service permit; or
- (h) a valid emergency health permit; or
- (i) a valid universal permit; or
- (j) a valid permission to park permit; or
- (k) a valid street traders permit; or
- (l) a valid match day street traders permit,

where (except in relation to a residents permit in a resident parking place during the resident roamer hours applicable to the CPZ within which that parking place is located) the CPZ, or where applicable, the particular street or parking place within a CPZ, if identified on or in relation to that permit, is the CPZ indicated by way of a permit identifier on a traffic sign relating to that parking place, and where applicable, the particular street or parking place so identified on or in relation to that permit.

- (3) Each permit parking place may be used, subject to the provisions of this Order, for the leaving during the permitted hours (or, in respect of a match day permit, the permitted match day hours) of such vehicles, in respect of which there has been granted (where the permit or voucher is in electronic format), or as display in the relevant position in a protective cover (where the permit or voucher is in hard-copy format), either:-

- (a) a valid residents permit; or
- (b) a valid hired vehicles residents permit and a hired vehicles residents voucher; or
- (c) a valid carers permit; or
- (d) a valid match day permit; or
- (e) a valid resident visitors voucher; or
- (f) a valid resident visitors e-voucher; or
- (g) a valid essential service permit; or
- (h) a valid emergency health permit; or
- (i) a valid universal permit; or
- (j) a valid business (unlimited stay) permit; or
- (k) a valid business permit and business voucher; or
- (l) a valid business visitors voucher; or
- (m) a valid permission to park permit; or
- (n) a valid street traders permit; or
- (o) a valid match day street traders permit,

where (except in relation to a residents permit in a permit parking place during the resident roamer hours applicable to the CPZ within which that parking place is located) the CPZ, or where applicable, the particular street or parking

place within a CPZ, if identified on or in relation to that permit, is the CPZ indicated by way of a permit identifier on a traffic sign relating to that parking place, and where applicable, the particular street or parking place so identified on or in relation to that permit.

(4) Each shared-use resident permit and pay by phone parking place may be used, subject to the provisions of this Order, for the leaving during the permitted hours (or, in respect of a match day permit, the permitted match day hours) of such vehicles:-

(a) in respect of which there has been granted (where the permit or voucher is in electronic format), or as display in the relevant position in a protective cover (where the permit or voucher is in hard-copy format), either:-

- (i) a valid residents permit; or
- (ii) a valid hired vehicles residents permit and a hired vehicles residents voucher; or
- (iii) a valid carers permit; or
- (iv) a valid match day permit; or
- (v) a valid resident visitors voucher; or
- (vi) a valid resident visitors e-voucher; or
- (vii) a valid essential service permit; or
- (ix) a valid emergency health permit; or
- (x) a valid universal permit; or
- (x) a valid permission to park permit; or
- (xi) a valid street traders permit; or
- (xii) a valid match day street traders permit,

where (except in relation to a residents permit in a shared-use resident parking place during the resident roamer hours applicable to the CPZ within which that parking place is located) the CPZ, or where applicable, the particular street or parking place within a CPZ, if identified on or in relation to that permit, is the CPZ indicated by way of a permit identifier on a traffic sign relating to that parking place, and where applicable, the particular street or parking place so identified on or in relation to that permit; or

(b) as are passenger vehicles, goods vehicles or motor cycles, in respect of which the parking charge has been paid by way of the electronic payment system.

(5) Each shared-use permit and pay by phone parking place may be used, subject to the provisions of this Order, for the leaving during the permitted hours (or, in respect of a match day permit, the permitted match day hours) of such vehicles:-

- (a) in respect of which there has been granted (where the permit or voucher is in electronic format), or as display in the relevant position in a protective cover (where the permit or voucher is in hard-copy format), either:-
- (i) a valid residents permit; or
 - (ii) a valid hired vehicles residents permit and a hired vehicles residents voucher; or
 - (iii) a valid carers permit; or
 - (iv) a valid match day permit; or
 - (v) a valid resident visitors voucher; or
 - (vi) a valid resident visitors e-voucher; or
 - (vii) a valid essential service permit; or
 - (viii) a valid emergency health permit; or
 - (ix) a valid universal permit; or
 - (x) a valid business (unlimited stay) permit; or
 - (xi) a valid business permit and business voucher; or
 - (xii) a valid business visitors voucher; or
 - (xiii) a valid permission to park permit; or
 - (xiv) a valid street traders permit; or
 - (xv) a valid match day street traders permit,
- where (except in relation to a residents permit in a shared-use permit and pay by phone parking place parking place during the resident roamer hours applicable to the CPZ within which that parking place is located) the CPZ, or where applicable, the particular street or parking place within a CPZ, if identified on or in relation to that permit, is the CPZ indicated by way of a permit identifier on a traffic sign relating to that parking place, and where applicable, the particular street or parking place so identified on or in relation to that permit; or
- (b) as are passenger vehicles, goods vehicles or motor cycles, in respect of which the parking charge has been paid by way of the electronic payment system.
- (6) Each pay by phone parking place may be used, subject to the provisions of this Order, for the leaving during the permitted hours of such vehicles:-
- (a) in respect of which there has been granted (where the permit or voucher is in electronic format), or as display in the relevant position in a protective cover (where the permit or voucher is in hard-copy format), either:-
- (i) a valid emergency health permit; or

- (ii) a valid universal permit; or
- (iii) a valid permission to park permit; or
- (iv) a valid street traders permit; or
- (v) a valid match day street traders permit,

where the CPZ, or where applicable, the particular street or parking place within a CPZ, if identified on or in relation to that permit, is the CPZ indicated by way of a permit identifier on a traffic sign relating to that parking place, and where applicable, the particular street or parking place so identified on or in relation to that permit; or

- [(b) as are passenger vehicles, goods vehicles or motor cycles, in respect of which the parking charge has been paid by way of the electronic payment system.]²³

- (7) Each business permit parking place may be used, subject to the provisions of this Order, for the leaving during the permitted hours of such vehicles, in respect of which there has been granted (where the permit or voucher is in electronic format), or as display in the relevant position in a protective cover (where the permit or voucher is in hard-copy format), either:-

- (a) a valid business (unlimited stay) permit; or
- (b) a valid business permit and business voucher; or
- (c) a valid business visitors voucher; or
- (d) a valid permission to park permit; or
- (e) a valid street traders permit; or
- (f) a valid match day street traders permit,

where the CPZ, or where applicable, the particular street or parking place within a CPZ, if identified on or in relation to that permit, is the CPZ indicated by way of a permit identifier on a traffic sign relating to that parking place, and where applicable, the particular street or parking place so identified on or in relation to that permit.

- (8) Each shared-use business permit and pay by phone parking place may be used, subject to the provisions of this Order, for the leaving during the permitted hours of such vehicles:-

- (a) in respect of which there has been granted (where the permit or voucher is in electronic format), or as display in the relevant position in a protective cover (where the permit or voucher is in hard-copy format), either:-
 - (i) a valid business (unlimited stay) permit; or
 - (ii) a valid business permit and business voucher; or

²³ amended by LBI 2025/026

- (iii) a valid business visitors voucher; or
- (v) a valid emergency health permit; or
- (iv) a valid permission to park permit; or
- (v) a valid street traders permit; or
- (vi) a valid match day street traders permit,

where the CPZ, or where applicable, the particular street or parking place within a CPZ, if identified on or in relation to that permit, is the CPZ indicated by way of a permit identifier on a traffic sign relating to that parking place, and where applicable, the particular street or parking place so identified on or in relation to that permit; or

- [(b) as are passenger vehicles, goods vehicles or motor cycles, in respect of which the parking charge has been paid by way of the electronic payment system.]²⁴
- (9) Each street traders permit parking place may be used, subject to the provisions of this Order, for the leaving during the permitted hours of such vehicles, in respect of which there has been granted (where the permit or voucher is in electronic format), or as display in the relevant position in a protective cover (where the permit or voucher is in hard-copy format) a valid traders permit, where the CPZ or traders permit parking place number identified on or in relation to that permit, is the CPZ or street traders parking place number indicated by way of a permit identifier on a traffic sign relating to that parking place.
- [(10) Each doctors parking place may be used, subject to the provisions of this Order, for the leaving during the permitted hours of such vehicles, in respect of which there has been granted (where the permit or voucher is in electronic format), or as display in the relevant position in a protective cover (where the permit or voucher is in hard-copy format) a valid doctors permit, where the doctors parking place number identified on or in relation to that permit is the doctors parking place number indicated by way of a permit identifier on a traffic sign relating to that parking place; or, where a permit identifier is not indicated on a traffic sign relating to that parking place, the parking place may be used for the leaving during the permitted hours of such vehicles as display in the relevant position a valid doctors permit.]²⁵
- (11) Each car club parking place may be used, subject to the provisions of this Order, for the leaving at any time of a car club vehicle in respect of which there has been granted (where the permit or voucher is in electronic format), or as displays in the relevant position a valid car club permit, where the car club parking place number identified on or in relation to that permit, is the car club parking place number indicated by way of a permit identifier on a traffic sign relating to that parking place.

²⁴ amended by LBI 2025/026

²⁵ amended by LBI 2025/038

- (12) Each dedicated disabled persons permit parking place may be used, subject to the provisions of this Order, for the leaving during the permitted hours of such vehicles, in respect of which there has been granted (where the permit or voucher is in electronic format), or as display in the relevant position in a protective cover (where the permit or voucher is in hard-copy format) a valid dedicated disabled persons permit, where the dedicated disabled persons permit parking place number identified on or in relation to that permit, is the dedicated disabled persons permit parking place number indicated on a traffic sign relating to that parking place.

For the avoidance of doubt, a dedicated disabled persons permit referred to in the preceding paragraph means a dedicated disabled persons permit granted or issued under the provisions of Article 43.

- (13) Each bike hangar identified on the map-based schedules may be used, subject to the provisions of this Order, for the leaving of such vehicles as are pedal cycles in respect of which payment of the parking charge in respect of a pedal cycle storage space in a bike hangar has been made, under the provisions of this Order.
- [(14) Each solo motor cycle parking place identified on the map-based schedules may be used, subject to the provisions of this Order, for the leaving of such vehicles as are solo motor cycles only, provided that during the permitted hours a payment of the parking charge has been made by way of the electronic payment system, or there has been granted (where the permit is in electronic format) or displayed in the relevant position (where the permit is issued in hard-copy format) a residents permit or motorcycle permit.]²⁶
- [(15) Each bus permit parking place may be used, subject to the provisions of this Order, for the leaving during the permitted hours of such vehicles being essential to the dropping off and picking up of children from the school adjacent to which the permit parking place is situated, in respect of which there has been granted (where the permit is in electronic format), or as displayed in the relevant position in a protective cover (where the permit is in hard-copy format) a valid bus permit, where the bus parking place number identified on or in relation to that permit, is the bus parking place number indicated by way of a permit identifier on a traffic sign relating to that parking place.]²⁷

Permits to be displayed on or indicated by hand-held device in respect of vehicles left

²⁶ amended by LBI 2023/073

²⁷ amended by LBI 2023/069

in parking places

6. (1) At all times during which a vehicle is left in a resident permit parking place during the permitted hours (or, in respect of a match day permit, the permitted match day hours), either: the driver shall cause to be displayed in the relevant position a valid residents permit, a valid hired vehicles residents permit and a hired vehicles residents voucher, a valid carers permit, a valid match day permit, a valid resident visitors voucher, a valid essential service permit, a valid emergency health permit, a valid universal permit, a valid permission to park permit, a valid street traders permit or a valid match day street traders permit issued in respect of that vehicle in accordance with the provisions of this Order so that all the particulars on that permit are readily visible from the outside, or there shall be an indication by hand-held device that a valid residents permit, a valid carers permit, a valid match day permit, a valid resident visitors e-voucher, a valid essential service permit, a valid emergency health permit, a valid universal permit, a valid permission to park permit, a valid traders permit or a valid match day street traders permit has been granted in respect of that vehicle, in accordance with the provisions of this Order.
- (2) At all times during which a vehicle is left in a permit parking place during the permitted hours (or, in respect of a match day permit, the permitted match day hours), either: the driver shall cause to be displayed in the relevant position a valid residents permit, a valid hired vehicles residents permit and a hired vehicles residents voucher, a valid carers permit, a valid match day permit, a valid resident visitors voucher, a valid essential service permit, a valid emergency health permit, a valid universal permit, a valid business (unlimited stay) permit, a valid business permit and business voucher, a valid business visitors voucher, a valid permission to park permit, a valid street traders permit or a valid match day street traders permit issued in respect of that vehicle in accordance with the provisions of this Order so that all the particulars on that permit are readily visible from the outside, or there shall be an indication by hand-held device that a valid residents permit, a valid carers permit, a valid match day permit, a valid resident visitors e-voucher, a valid essential service permit, a valid emergency health permit, a valid universal permit, a valid business (unlimited stay) permit, a valid business permit and business voucher, a valid business visitors voucher, a valid permission to park permit, a valid street traders permit or a valid match day street traders permit has been granted in respect of that vehicle, in accordance with the provisions of this Order.

- (3) At all times during which a vehicle is left in a shared-use resident permit and pay by phone parking place during the permitted hours (or, in respect of a match day permit, the permitted match day hours), either: the driver shall cause to be displayed in the relevant position a valid residents permit, a valid hired vehicles residents permit and a hired vehicles residents voucher, a valid carers permit, a valid match day permit, a valid resident visitors voucher, a valid essential service permit, a valid emergency health permit, a valid universal permit, a valid permission to park permit, a valid street traders permit or a valid match day street traders permit issued in respect of that vehicle, so that all the particulars on that permit are readily visible from the outside, or there shall be an indication by hand-held device that a valid residents permit, a valid carers permit, a valid match day permit, a valid resident visitors e-voucher, a valid essential service permit, a valid emergency health permit, a valid universal permit, a valid permission to park permit, a valid street traders permit or a valid match day street traders permit has been granted in respect of that vehicle, or payment of the parking charge has been made by way of the electronic payment system in respect of that vehicle, in accordance with the provisions of this Order.
- (4) At all times during which a vehicle is left in a shared-use permit and pay by phone parking place during the permitted hours (or, in respect of a match day permit, the permitted match day hours), either: the driver shall cause to be displayed in the relevant position a valid residents permit, a valid hired vehicles residents permit and a hired vehicles residents voucher, a valid carers permit, a valid match day permit, a valid resident visitors voucher, a valid essential service permit, a valid emergency health permit, a valid universal permit, a valid business (unlimited stay) permit, a valid business permit and business voucher, a valid business visitors voucher, a valid permission to park permit, a valid street traders permit or a valid match day street traders permit issued in respect of that vehicle, so that all the particulars on that permit are readily visible from the outside, or there shall be an indication by hand-held device that a valid residents permit, a valid carers permit, a valid match day permit, a valid resident visitors e-voucher, a valid essential service permit, a valid emergency health permit, a valid universal permit, a valid business (unlimited stay) permit, a valid business permit and business voucher, a valid business visitors voucher, a valid permission to park permit, a valid street traders permit or a valid match day street traders permit has been granted in respect of that vehicle, or payment of the parking charge has been made by way of the electronic payment system in respect of that vehicle, in accordance with the provisions of this Order.

- [(5) At all times during which a vehicle is left in a pay by phone parking place during the permitted hours, either: the driver shall cause to be displayed in the relevant position a valid emergency health permit, a valid universal permit, a valid permission to park permit, a valid street traders permit or a valid match day street traders permit issued in respect of that vehicle, so that all the particulars on that permit are readily visible from the outside, or there shall be an indication by hand-held device that a valid emergency health permit, a valid universal permit, a valid permission to park permit, a valid street traders permit or a valid match day street traders permit has been granted in respect of that vehicle, or payment of the parking charge has been made by way of the electronic payment system in respect of that vehicle, in accordance with the provisions of this Order.]²⁸
- (6) At all times during which a vehicle is left in a business permit parking place during the permitted hours, either: the driver shall cause to be displayed in the relevant position a valid business (unlimited stay) permit, a valid business permit and business voucher, a valid business visitors voucher, a valid permission to park permit, a valid street traders permit or a valid match day street traders permit issued in respect of that vehicle in accordance with the provisions of this Order so that all the particulars on that permit are readily visible from the outside, or there shall be an indication by hand-held device that a valid business (unlimited stay) permit, a valid business permit and business voucher, a valid business visitors voucher, a valid permission to park permit, a valid street traders permit or a valid match day street traders permit has been granted in respect of that vehicle, in accordance with the provisions of this Order.
- (7) At all times during which a vehicle is left in a shared-use business permit and pay by phone parking place during the permitted hours, either: the driver shall cause to be displayed in the relevant position a valid business (unlimited stay) permit, a valid business permit and business voucher, a valid business visitors voucher, a valid permission to park permit, a valid street traders permit or a valid match day street traders permit, issued in respect of that vehicle, so that all the particulars on that permit are readily visible from the outside, or there shall be an indication by hand-held device that a valid business (unlimited stay) permit, a valid business permit and business voucher, a valid business visitors voucher, a valid permission to park permit, a valid street traders permit or a valid match day street traders permit has been granted in respect of that vehicle, or payment of the parking charge has been made by way of the electronic payment system in respect of that vehicle, in accordance with the provisions of this Order.
- (8) At all times during which a vehicle is left in a street traders permit parking place during the permitted hours, either: the driver shall cause to be displayed in the relevant position a valid street traders permit issued in respect of that vehicle and that parking place in accordance with the provisions of this Order so that all the particulars on that permit are readily

²⁸ amended by LBI 2025/035

visible from the outside, or there shall be an indication by hand-held device that a valid street traders permit has been granted in respect of that vehicle and that parking place, in accordance with the provisions of this Order.

- (9) At all times during which a vehicle is left in a doctors parking place during the permitted hours, either: the driver shall cause to be displayed in the relevant position a valid doctors permit issued in respect of that vehicle and that parking place in accordance with the provisions of this Order so that all the particulars on that permit are readily visible from the outside, or there shall be an indication by hand-held device that a valid doctors permit has been granted in respect of that vehicle and that parking place, in accordance with the provisions of this Order.
- (11) At all times during which a vehicle is left in a dedicated disabled persons permit parking place during the permitted hours, either: the driver shall cause to be displayed in the relevant position a valid dedicated disabled persons permit issued in respect of that vehicle and that parking place in accordance with the provisions of this Order so that all the particulars on that permit are readily visible from the outside, or there shall be an indication by hand-held device that a valid dedicated disabled persons permit has been granted in respect of that vehicle and that parking place, in accordance with the provisions of this Order.
- (12) The manner in which a voucher shall be made valid shall be by the scratching off a coating in the appropriate box in each section corresponding to the month, date, day, hour, and minute, which shall then clearly indicate the date on which that voucher may be used and the time the voucher was made valid and the voucher shall be made valid not later than the first leaving of the vehicle in the resident permit parking place.

Provided that:-

- (a) resident visitors vouchers shall be valid for either:-
- (i) in relation to an 'all-day' voucher, a parking period equal to that of the controlled hours of the parking place in which the vehicle is left in relation; or
 - (ii) in any other case, a parking period of up to thirty minutes or, as the case may be, three hours and may be used in any combination of thirty minute and three hour vouchers up to a maximum of 6 hours-worth of resident visitors vouchers in any one day on which each voucher is made valid;
- (b) hired vehicles residents vouchers shall be valid for a parking period of up to thirty minutes or, as the case may be, three hours and may be used in any combination of thirty minute and three hour vouchers up to a maximum of 6 hours-worth of hired vehicles residents vouchers in any one day on which each voucher is made valid;
- (c) business vouchers shall be valid for a parking period of up to one hour and may be used up to a maximum of 3 hours-worth of

business vouchers in any one day on which each voucher is made valid;

- (d) business visitors vouchers shall be valid for a parking period of up to one hour and may be used up to a maximum of 2 hours-worth of business visitors vouchers in any one day on which each voucher is made valid.

- [(13) At all times during which a vehicle is left in a bus permit parking place during the permitted hours, either: the driver shall cause to be displayed in the relevant position a valid bus permit issued in respect of that vehicle and that parking place in accordance with the provisions of this Order so that all the particulars on that permit are readily visible from the outside, or there shall be an indication by hand-held device that a valid bus permit has been granted in respect of that vehicle and that parking place, in accordance with the provisions of this Order.]²⁹
 - [(14) At all times during which a motor cycle is left in a solo motor cycle parking place during the permitted hours, either: the driver shall cause to be displayed in the relevant position a valid residents permit or motor cycle permit issued in respect of that motor cycle in accordance with the provisions of this Order so that all the particulars on that permit are readily visible from the outside, or there shall be an indication by hand-held device that a valid motorcycle permit has been granted in respect of that motor cycle, or payment of the parking charge has been made by way of the electronic payment system in respect of that motor cycle, in accordance with the provisions of this Order.]³⁰
7. (1) Notwithstanding the foregoing provisions of this Order, a vehicle which displays in the relevant position a valid disabled persons badge may be left in a resident permit parking place, a permit parking place, a shared-use resident permit and pay by phone parking place, a shared-use permit and pay by phone parking place, or a pay by phone parking place, without charge or time limit, provided the use of that parking place or part thereof has not been suspended.
- (2) Without prejudice to the generality of this Article, a vehicle which displays in the relevant position a disabled persons badge shall stand in a parking place in accordance with the provisions of Article 8.

²⁹ amended by LBI 2023/069

³⁰ amended by LBI 2023/073

PART III - SUPPLEMENTARY PROVISIONS

Section 1 – General

Manner of standing in a parking place

8. Every vehicle left in a parking place in accordance with the foregoing provisions of this Order shall so stand:
- (a) in the case of a parking place in relation to which special provisions as to the manner of standing of a vehicle in that parking place is identified on the highway by means of appropriate road markings or the placing of an appropriate sign nearby, or both, as to be in accordance with that identification or sign, or both;
 - (b) in the case of any other parking place:
 - (i) if the parking place is not in a one-way street, so that the longitudinal axis of the vehicle is parallel to the edge of the carriageway nearest to the vehicle; and
 - (ii) if the parking place is in a one-way street, so that the left or near-side of the vehicle is adjacent to the left-hand edge of the carriageway or that the right or off-side of the vehicle is adjacent to the right-hand edge of the carriageway; and
 - (c) so that every part of a vehicle is within the limits of a parking place.

Alteration of position of a vehicle in a parking place

9. Where any vehicle is standing in a parking place in contravention of the provisions of Article 8, a civil enforcement officer may alter or cause to be altered the position of the vehicle in order that its position shall comply with those provisions.

Removal of a vehicle from a parking place

10. Where a civil enforcement officer is of the opinion that any of the provisions contained in this Order have been contravened or not complied with in respect of a vehicle left in a parking place, he may remove or cause to be removed the vehicle from the parking place and, where it is so removed, shall provide for the safe custody of the vehicle.

Movement of a vehicle in a parking place in an emergency

11. A police constable in uniform or a civil enforcement officer may, in case of emergency, move or cause to be moved to any place he thinks fit, any vehicle left in a parking place.

Restriction on the use of a parking place

12. During the permitted hours no person shall use any parking place or any vehicle while it is in a parking place in connection with the sale or offering or exposing for sale of any goods to any person in or near the parking place or in connection with the selling or offering for sale of his skill in handicraft or his services in any other capacity:

Provided that nothing in this Article shall prevent the sale or offering or exposing for sale of goods from a vehicle:

- (a) if the vehicle is a passenger vehicle, a goods vehicle or a motor cycle and the goods are immediately delivered at or taken into premises adjacent to the vehicle from which the sale is effected; or
- (b) if the vehicle is one to which the provisions of paragraph (1)(h) or (1)(i) of Article 13 apply.

Restriction on waiting by a vehicle in a parking place

13. (1) Notwithstanding the foregoing provisions of this Order, any vehicle may wait during the permitted hours in any part of a parking place if the use of that part of that parking place has not been suspended and if:

- (a) the vehicle is waiting for a period not exceeding two minutes, or such longer period as a police constable in uniform or a civil enforcement officer may approve to enable a person to board or alight from the vehicle or load thereon or unload therefrom his personal luggage:

Provided that if the said person is a person suffering from any disability or injury which seriously impairs his ability to walk or who is blind, the vehicle may wait for as long as may be necessary to enable that person to board or alight from the vehicle or load thereon or unload therefrom his personal luggage; or

- (b) the vehicle is waiting owing to the driver being prevented from proceeding by circumstances beyond his control or to such waiting being necessary in order to avoid an accident; or
- (c) the vehicle is being used for fire brigade, ambulance or police purposes or, not being a passenger vehicle, is being used in the service of a local authority in pursuance of statutory powers or duties provided that in all circumstances it is reasonably necessary in the exercise of such powers or in the performance of such duties for the vehicle to wait in the parking place in which it is waiting; or
- (d) the vehicle is waiting for only so long as may be necessary to enable it to be used in connection with the removal of any obstruction to traffic; or

- (e) the vehicle is being used by a universal service provider for the provision of a universal postal service and is waiting in a parking place:
 - (i) while postal packets addressed to premises adjacent to the parking place in which the vehicle is waiting are being unloaded from the vehicle or, having been unloaded therefrom are being delivered, or
 - (ii) while postal packets are being collected for loading on the vehicle from premises or posting boxes adjacent to the parking place in which the vehicle is waiting or, having been so collected, are being loaded thereon; or
 - (f) the vehicle not being a passenger vehicle is waiting in a parking place only for so long as may be reasonably necessary to enable it to be used for any purpose specified in Article 15(1)(b); or
 - (g) the vehicle is in actual use in connection with the removal of furniture to or from one office or dwelling-house adjacent to the parking place from or to a depository, another office or dwelling-house; or
 - (h) the vehicle is waiting for the purpose of delivering or collecting goods or loading or unloading the vehicle at premises adjacent to the parking place in which the vehicle is waiting and the vehicle does not wait for a period exceeding twenty minutes or for such longer period as a police constable in uniform or a civil enforcement officer may approve; or
 - (i) the vehicle is waiting while goods are being sold or offered or exposed for sale from the vehicle by a person who is licensed by the Council to sell goods from a stationary vehicle on a pitch situated in the parking place.
- (2) Except as provided by this Order, no vehicle shall wait in a parking place during the permitted hours.
 - (3) Nothing in the foregoing provisions of this Order shall be taken as authorising anything which would be a contravention of any Regulations made or having effect as if made under section 25 of the 1984 Act.
 - (4) A vehicle waiting in a parking place by virtue of the provisions of paragraph (1) or (2) of this Article shall wait in accordance with the provisions of Article 8.
 - (5) No parking charge shall be payable in respect of any vehicle waiting in a parking place in accordance with the foregoing provisions of this Article.

Manner of waiting in a parking place

- 14. No person shall cause or permit a vehicle to wait in a parking place by virtue of the provisions of sub-paragraph (e), (f), (g), (h) or (i) of paragraph (1) of Article 13 otherwise than:
 - (a) in the case of a parking place in relation to which a special manner of standing of a vehicle in that parking place is identified on the highway by means of appropriate road markings or the placing of an appropriate sign nearby, or both, as to be in accordance with that identification or sign, or both:

- (i) unless the length of the vehicle precludes compliance with this sub-paragraph, in accordance with those provisions and so that every part of the vehicle is within the limits of a parking place; or
 - (ii) if the length of the vehicle does preclude compliance with the last preceding sub-paragraph, so that the longitudinal axis of the vehicle is parallel to the edge of the carriageway nearest to the vehicle; and
- (b) in the case of any other parking place:
- (i) in the case of any other vehicle other than a solo motor cycle left in a parking place, so that the longitudinal axis of the vehicle is parallel to the edge of the carriageway nearest to the vehicle and the distance between the said edge and the nearest wheel of the vehicle is no more than 300 millimetres; or
 - (ii) in the case of a solo motor cycle left in a parking place, so that every part of the vehicle is within the limits of a parking place.

Power to suspend the use of a parking place

15. (1) Any person duly authorised by the Council or the Commissioner of Police of the Metropolis may suspend the use of a parking place or any part thereof whenever he considers such suspension reasonably necessary:
- (a) for the purpose of facilitating the movement of traffic or promoting its safety;
 - [(b) for the purpose of any building operation, demolition or excavation adjacent to the parking place; the maintenance, improvement or reconstruction of the highway or the cleansing of gullies in or adjacent to the parking place; the laying, erection, alteration, repair or maintenance in or adjacent to the parking place of any sewer or of any main, pipe or apparatus for the supply of gas, water or electricity or of any electronic communications network; or the placing, maintenance or removal of any traffic sign;]³¹
 - (c) for the convenience of occupiers of premises adjacent to the parking place on any occasion of the removal of furniture to or from one office or dwelling house adjacent to the parking place from or to a depository, another office or dwelling house;
 - (d) on any occasion when it is likely by reason of some special attraction that any street will be thronged or obstructed;
 - (e) for the convenience of occupiers of premises adjacent to the parking place at times of weddings or funerals, or on any other special occasions;
 - (f) for the purposes of filming as approved by the Council; or
 - (g) for the operation of match day controls.

³¹ Amended by LBI 2026/021

- (2) A police constable in uniform may suspend for not more than seven days the use of a parking place or any part thereof whenever he considers such suspension reasonably necessary for the purpose of facilitating the movement of traffic or promoting its safety.
- (3) Any person, civil enforcement officer or police constable suspending the use of a parking place or any part thereof in accordance with the provisions of paragraph (1) or, as the case may be, paragraph (2) of this Article, shall thereupon place or cause to be placed in or adjacent to that parking place or that part thereof, as the case may be, the use of which is suspended, a traffic sign indicating that either:-
 - (a) waiting by all vehicles is prohibited; or
 - (b) waiting by vehicles is prohibited other than in the case of a vehicle:
 - (i) the vehicle registration number of which is specified on the aforementioned traffic sign; or
 - (ii) that is of the class or type of vehicle specified on the aforementioned traffic sign; or
 - (iii) that displays the livery specified on the aforementioned traffic sign.
- (4) No person shall cause or permit a vehicle to wait in a parking place or any part thereof during such period as there is in or adjacent to that parking place or that part thereof a traffic sign placed in pursuance of paragraph (3) of this Article:

Provided that nothing in this paragraph shall apply:

 - (i) in respect of any vehicle being used for fire brigade, ambulance or police purposes or any vehicle which is waiting for any reason specified in Article 13(1)(b), (d) or (e); or
 - (ii) to anything done with the permission of the person suspending the use of the parking place or part thereof in pursuance of paragraph (1) of this Article, or a police constable in uniform or a civil enforcement officer; or
 - (iii) to any vehicle:-
 - (A) the vehicle registration number of which is specified on a traffic sign referred to in paragraph (3) of this Article; or
 - (B) that is of the class or type of vehicle specified on a traffic sign referred to in paragraph (3) of this Article; or
 - (D) that displays the livery specified on a traffic sign referred to in paragraph (3) of this Article.
- (5) Notwithstanding any other provision of this Order, the Council or the Commissioner of Police of the Metropolis, on the occasion of any public procession or for other good and sufficient reason, or a police constable in uniform, or a civil enforcement officer in case of emergency, may suspend

the use of any bike hangar during such period as may be reasonably necessary.

- (6) The Council or Commissioner of Police of the Metropolis or police constable in uniform or civil enforcement officer suspending the use of a bike hangar in accordance with the provisions of paragraph (5) of this Article, shall thereupon place or cause to be placed in or adjacent to that bike hangar, a traffic sign indicating the use of that bike hangar is suspended.

Placing of traffic signs, signs indicating the electronic payment system and installation of recharging posts and stands, racks or sevicees for securing solo motor cycles, etc.

16. The Council shall:

- (a) place and maintain road markings indicating the limits of each parking place (other than a parking place of the type described in Article 4(2)(a));
- (b) place and maintain in or in the vicinity of each parking place, traffic signs indicating that such parking place may be used during the permitted hours for the leaving only of the vehicles specified in Article 5;
- (c) place and maintain in or in the vicinity of each shared-use resident permit and pay by phone parking place, shared-use permit and pay by phone parking place, shared-use business permit and pay by phone parking place, or pay by phone parking place, a traffic sign indicating, that such parking place may be used by vehicles making payment of the parking charge by way of the electronic payment system; and the location identification number of such parking place or part thereof;
- (d) install and maintain stands, racks or devices for securing solo motor cycles in such positions as they think fit in the vicinity of each solo motor cycle parking place; and
- (e) carry out such other work as is reasonably required for the purposes of the satisfactory operation of a parking place.

Restriction of engine idling in a parking place

17. (1) No person shall cause any vehicle to wait in any part of a parking place unless the driver of that vehicle shall turn off the engine of that vehicle as soon as the vehicle is in position and stationary and shall not start the engine again except when about to change the position of the vehicle or to depart from that parking place.
- (2) Notwithstanding the provisions of Article 17(1), the driver of a vehicle shall, when the vehicle is waiting in any part of a parking place, stop the action of any machinery attached to or forming part of the vehicle in so far as is necessary for the prevention of noise or of exhaust emissions (as defined in regulation 3 of the Road Vehicles (Construction and Use) Regulations 1986, as amended by the Road Vehicles (Construction and Use) (Amendment) Regulations 1998).
- (3) Nothing in Article 17(1) or 17(2) of this Order shall apply:-

- (a) when the vehicle is waiting owing to the necessities of traffic;
- (b) so as to prevent the examination or working of the engine of that vehicle or machinery attached to or forming part of the vehicle where the examination is necessitated by any failure or derangement of the engine or the machinery, or where the driver of the vehicle is unable to stop the action of the engine or machinery owing to a failure or derangement of the machinery over which they have no control, or where the machinery attached to or forming part of the vehicle is required to be worked for a purpose other than driving the vehicle;
- (c) when the vehicle is waiting only for so long as may be necessary for the purposes of enabling any person to board or alight from the vehicle or to load thereon or unload therefrom their personal luggage;
- (d) to an electric vehicle;
- (e) in respect of a vehicle propelled by gas produced in plant carried on the vehicle, to such plant;
- (f) to a vehicle being used for police, fire brigade or ambulance purposes; or
- (g) to anything done with the permission or at the direction of a police constable in uniform or a civil enforcement officer.

Section 2 – The parking charge and indications relating to the electronic payment system

[Amount of the parking charge at pay by phone parking places, shared-use parking places and solo motor cycle parking places

18. (1) The parking charge for a vehicle (other than a vehicle otherwise exempted by this Order) left in either:
- (a) a pay by phone parking place; or
 - (b) a shared-use resident permit and pay by phone parking place or a shared-use permit and pay by phone parking place or a shared-use business permit and pay by phone parking place without display of a valid permit or voucher or without having a valid permit or e-voucher granted in respect of that vehicle;
 - (i) subject as hereinafter provided, and except for during the match day additional hours set out in Schedule 1, shall be as set out in item 1 of Schedule 3, in accordance with the CPZ within which that parking place is situated, as indicated by way of the map-based schedules or map schedule legend, or both.
 - (ii) during the match day additional hours set out in Schedule 1, shall be as set out in item 27 of Schedule 3.
- (2) The parking charge for a solo motor cycle left in a solo motor cycle parking place, without display of a valid permit or without having a valid permit

granted in respect of that motor cycle shall be as set out in item 26 of schedule 3.]³²

Payment of the parking charge

19. (1) Payment of the parking charge shall be made, in accordance with the next following paragraph, immediately after a vehicle is left in a pay by phone parking place, or in a shared-use resident permit and pay by phone parking place or a shared-use permit and pay by phone parking place or a shared-use business permit and pay by phone parking place without display of a valid permit or voucher or without having a valid permit or e-voucher granted in respect of that vehicle.
- [(2) The parking charge shall be payable on the leaving of a vehicle in a pay by phone parking place, or shared-use resident permit and pay by phone parking place or shared-use permit and pay by phone parking place or a shared-use business permit and pay by phone parking place using the electronic payment system, following the instructions for payment of the parking charge as indicated on a sign relating to that parking place.]³³
- (3) No refund shall be payable in respect of any payment of the parking charge, other than at the discretion of the Council.

[Indications and evidence by hand-held device

20. (1) Payment of the parking charge in respect of a vehicle left in a pay by phone parking place, or in a shared-use resident permit and pay by phone parking place or a shared-use permit and pay by phone parking place or a shared-use business permit and pay by phone parking place or a solo motor cycle parking place without display of a valid permit or voucher or without having a valid permit or e-voucher granted in respect of that vehicle, shall be indicated by the appearance on a hand-held device of an indication that the parking charge has been paid in respect of that vehicle by using the electronic payment system and an indication of the date and time of expiry of the parking period for which such parking charge has been paid.
- (2) the expiry of the parking period in respect of a vehicle left in a parking place shall be indicated by the appearance on a hand-held device of an indication that the parking period for which payment of the parking charge has been made has expired.

³² amended by LBI 2023/073

³³ amended by LBI 2025/026

- (3) Subject to Articles 7 and 13, if at any time during which a vehicle is left in a pay by phone parking place, or in a shared-use resident permit and pay by phone parking place or a shared-use permit and pay by phone parking place or a shared-use business permit and pay by phone parking place or a solo motor cycle parking place without display of a valid permit or voucher or without having a valid permit or e-voucher granted in respect of that vehicle, during the permitted hours and no indication appears on a hand-held device that payment of the parking charge has been made in accordance with the provisions of Article 20(1), it shall be presumed that the parking charge has not been duly paid in respect of that vehicle.
- (4) Subject to Articles 7 and 13, if at any time during which a vehicle is left in a pay by phone parking place, or in a shared-use resident permit and pay by phone parking place or a shared-use permit and pay by phone parking place or a shared-use business permit and pay by phone parking place or a solo motor cycle parking place without display of a valid permit or voucher or without having a valid permit or e-voucher granted in respect of that vehicle, during the permitted hours and no indication appears on a hand-held device that the parking charge has been paid in respect that vehicle by the electronic payment system on the date on which the vehicle is left, it shall be presumed that the parking period for which payment of parking charge was made has expired.
- (5) Subject to Articles 7 and 13, if at any time during which a vehicle is left in a pay by phone parking place, or in a shared-use resident permit and pay by phone parking place or a shared-use permit and pay by phone parking place or a shared-use business permit and pay by phone parking place display of a valid permit or voucher or without having a valid permit or e-voucher granted in respect of that vehicle, during the permitted hours and an indication appears on a hand-held device showing that the parking charge has been paid on the date on which the vehicle is so left but that the parking period has expired, it shall be presumed that the parking charge has been duly paid in respect of that vehicle and that the parking period has expired.
- (6) If it is presumed:-
- (a) in accordance with the provisions of paragraph (3) of this Article, that the parking charge has not been duly paid; or
 - (b) in accordance with the provisions of paragraph (4) or (5) of this Article, that the parking period has expired;

then either of these indications shall be evidence that a contravention of this Order has occurred for the purposes of Article 49.]³⁴

Maximum stay period and minimum return interval in respect of certain parking

³⁴ amended by LBI 2023/073

places

21. (1) Where payment of the parking charge has been made in respect of a vehicle left in a pay by phone parking place, or in a shared-use resident permit and pay by phone parking place or a shared-use permit and pay by phone parking place or a shared-use business permit and pay by phone parking place without display of a valid permit or voucher or without having a valid permit or e-voucher granted in respect of that vehicle, and there is a maximum stay period stated in the map schedule legend in respect of that parking place, the parking period shall not exceed the maximum stay period specified in relation to that parking place by way of the map schedule legend.
- (2) Where payment of the parking charge has been made in respect of a vehicle left in a pay by phone parking place, or in a shared-use resident permit and pay by phone parking place or a shared-use permit and pay by phone parking place or a shared-use business permit and pay by phone parking place without display of a valid permit or voucher or without having a valid permit or e-voucher granted in respect of that vehicle, and there is a minimum return interval stated in the map schedule legend in respect of that parking place, no person, having taken a vehicle away from that parking place during the permitted hours, shall cause that vehicle to return to that parking place during the permitted hours until the expiration of that minimum return interval.

Restriction on removal of permits

22. Where a permit has been displayed on a vehicle in accordance with the provisions of Article 6, no person, not being the driver of the vehicle, shall remove such permit from the vehicle unless authorised to do so by the driver of the vehicle.

Section 3 – Application for and grant or issue of permits

[Application for and grant or issue of residents permits

23. (1) Any resident who is not a permit holder to whom a hired vehicles residents permit, free residents permit or match day permit has been granted or issued and who is the keeper of:-
- (a) a vehicle of the class specified in Article 5(1) registered to a postal address within the London Borough of Islington may apply to the Council or authorised agent for the grant or issue of a residents permit in respect of up to three such vehicles; or
- (b) a motorcycle may apply to the Council or authorised agent for the grant or issue of a residents permit in respect of that motorcycle,

and in respect of the CPZ within which that resident is a resident and any such application shall be made by way of an online form accessible by way of the Council's website, or on a form issued by and obtainable from the Council or authorised agent and shall include the particulars and information

required by such form to be supplied.

- (2) The Council or authorised agent may at any time require an applicant for a residents permit or permit holder to produce to an officer of the Council or authorised agent such evidence in respect of an application for a residents permit made to them as they may reasonably call for to verify any particulars or information given to them in respect of any such permit issued or granted by them, as they may reasonably call for to verify that the permit is valid.
- (3) Upon receipt of an application duly made under the foregoing provisions of this Article and upon receipt of the appropriate charge specified in relation to the CO₂ emissions or engine size and fuel type of the vehicle in respect of which the permit is applied for in the table in item 2 of Schedule 3, the Council or authorised agent upon being satisfied that the applicant is a resident and is the keeper of a vehicle of the class specified in paragraph (1) of this Article, shall:-
 - (a) grant or issue to the applicant one residents permit for the leaving during the permitted hours in any parking place to which such permit relates of any one vehicle to which such permit relates by the keeper of such vehicle or by any person using such vehicle with the consent of the keeper other than a person to whom such vehicle has been let for hire or reward; and
 - (b) where the residents permit is issued in hard-copy format, issue to the applicant one protective cover for the display therein of the residents permit.

Provided that the Council or authorised agent shall not grant or issue a residents permit:

- (i) in respect of a vehicle of the class specified in Article 5(1) to a resident such that the residents permit would be valid for use during any period during which any other residents permit granted or issued to that resident in respect of a vehicle of the class specified in Article 5(1) is or would be valid; or
- (ii) in respect of a motorcycle to a resident such that the residents permit would be valid for use during any period during which any other residents permit granted or issued to that resident in respect of a motorcycle is or would be valid.

Further provided that no residents permit shall be granted or issued to any:

- (i) resident of premises which are subject to a valid planning consent requiring it to be car free, such premises being at an address included on the car free properties list, except where the resident is applying for a residents permit in respect of a motor cycle; or

- (ii) person who has one or more outstanding penalty charge notices issued by or on behalf of the Council, at the charge certificate stage or beyond.]³⁵

Application for and grant or issue of free residents permits

24. (1) Any resident who is the holder of a disabled persons badge, or person who lives with such a resident, either of whom is the keeper of a vehicle of the class specified in Article 5(1) registered to a postal address within the London Borough of Islington and who is not a permit holder to whom a residents permit, hired vehicles residents permit or match day permit has been granted or issued may apply to the Council or authorised agent for the grant or issue of a free residents permit in respect of that vehicle and in respect of the CPZ within which that resident is a resident and any such application shall be made by way of an online form accessible by way of the Council's website, or on a form issued by and obtainable from the Council or authorised agent and shall include the particulars and information required by such form to be supplied.
- (2) The Council or authorised agent may at any time require an applicant for a free residents permit or permit holder to produce to an officer of the Council or authorised agent such evidence in respect of an application for a free residents permit made to them as they may reasonably call for to verify any particulars or information given to them in respect of any such permit issued or granted by them, as they may reasonably call for to verify that the permit is valid.
- (3) Upon receipt of an application duly made under the foregoing provisions of this Article, and upon receipt of the charge specified in item 3 of Schedule 4, the Council or authorised agent upon being satisfied that the applicant is a resident who is the holder of a disabled persons badge and is the keeper of a vehicle of the class specified in paragraph (1) of this Article, shall:-
- (a) grant or issue to the applicant one free residents permit for the leaving during the permitted hours in any parking place to which such permit relates of the vehicle to which such permit relates by the keeper of such vehicle or by any person using such vehicle with the consent of the keeper other than a person to whom such vehicle has been let for hire or reward; and
 - (b) where the free residents permit is issued in hard-copy format, issue to the applicant one protective cover for the display therein of the free residents permit.

Provided that the Council or authorised agent shall not grant or issue a free residents permit to any resident which would be valid during the same period during which any other free residents permit granted or issued to that resident is or would be valid.

³⁵ amended by LBI 2023/073

Further provided that no free residents permit shall be granted or issued to any: person who has one or more outstanding penalty charge notices issued by or on behalf of the Council, at the charge certificate stage or beyond.

Further provided that for the purposes of this Article, a Motability vehicle shall be deemed to be owned by the applicant or nominated driver of the disabled person.

Application for and issue of hired vehicles residents permits

25. (1) Any resident who is not a permit holder to whom a residents permit, free residents permit or match day permit has been granted or issued may apply to the Council or authorised agent for the grant or issue of a hired vehicles residents permit for use in respect of a vehicle of the class specified in Article 5(1) and in respect of the CPZ within which that resident is a resident and any such application shall be made by way of an online form accessible by way of the Council's website, or on a form issued by and obtainable from the Council or authorised agent and shall include the particulars and information required by such form to be supplied.
- (2) The Council or authorised agent may at any time require an applicant for a hired vehicles residents permit or permit holder to produce to an officer of the Council or authorised agent such evidence in respect of an application for a hired vehicles residents permit made to them as they may reasonably call for to verify any particulars or information given to them in respect of any such permit issued or granted by them, as they may reasonably call for to verify that the permit is valid.
- (3) Upon receipt of an application duly made under the foregoing provisions of this Article and upon receipt of the appropriate charge specified in item 4 of Schedule 3, the Council or authorised agent upon being satisfied that the applicant is a resident who is not a permit holder to whom a residents permit has been granted or issued, shall issue to the applicant:-
- (a) one hired vehicles residents permit for the leaving during the permitted hours in any parking place to which such permit relates of a vehicle of the class specified in Article 5(1), such vehicle having in respect of it been granted or issued one or more hired vehicles residents vouchers; and
- (b) one protective cover for the display therein of the hired vehicles residents permit.

Provided that the Council or authorised agent shall not issue a hired vehicles residents permit to any resident which would be valid during the same period during which any other hired vehicles residents permit granted or issued to that resident is or would be valid.

Further provided that no hired vehicles residents permit shall be issued to any:

- (i) resident of premises which are subject to a valid planning consent requiring it to be car free, such premises being at an address included on the car free properties list; or
- (ii) person who has one or more outstanding penalty charge notices issued by or on behalf of the Council, at the charge certificate stage or beyond.

Further provided that a hired vehicles residents permit shall only be valid when used in combination with hired vehicles residents vouchers.

Application for and issue of hired vehicles residents vouchers

26. (1) Subject to Article 26(4), any permit holder who has been issued a hired vehicles residents permit may apply to the Council or authorised agent for the issue of a number of hired vehicles residents vouchers for use in respect of a vehicle or vehicles of the class specified in Article 5(1) and in respect of the CPZ within which that resident is a resident and any such application shall be made by way of an online form accessible by way of the Council's website, or on a form issued by and obtainable from the Council or authorised agent and shall include the particulars and information required by such form to be supplied.
- (2) The Council or authorised agent may at any time require an applicant for a hired vehicles residents voucher or permit holder to produce to an officer of the Council or authorised agent such evidence in respect of an application for a hired vehicles residents voucher made to them as they may reasonably call for to certify any particulars or information given to them or in respect of any such permit issued by them, as they may reasonably call for to verify that the hired vehicles residents voucher is valid.
- (3) Upon receipt of an application duly made under the foregoing provisions of this Article and upon receipt of the appropriate charge specified in item 4 of Schedule 3, the Council or authorised agent, upon being satisfied that the applicant is a resident, shall issue to the applicant therefor a hired vehicles residents voucher for the leaving during the permitted hours of a vehicle of the class specified in Article 5(1) in any parking place to which such permit relates:
- Provided that the Council or authorised agent shall not issue a hired vehicles residents voucher to any person who has one or more outstanding penalty charge notices issued by or on behalf of the Council, at the charge certificate stage or beyond.
- (4) No hired vehicles resident vouchers are available for issue in respect of C CPZ or K CPZ.

Application for and issue of resident visitors vouchers

27. (1) Subject to Articles 27(4) and 27(5), any resident may apply to the Council or authorised agent for the issue of a resident visitors voucher or number of resident visitors vouchers for use in respect of a vehicle or vehicles of the class specified to in Article 5(1) and in respect of the CPZ within which that resident is a resident and any such application shall be made by way of an online form accessible by way of the Council's website, or on a form issued by and obtainable from the Council or authorised agent and shall include the particulars and information required by such form to be supplied.
- (2) The Council or authorised agent may at any time require an applicant for a resident visitors voucher or permit holder to produce to an officer of the Council or authorised agent such evidence in respect of an application for a resident visitors voucher made to them as they may reasonably call for to certify any particulars or information given to them or in respect of any such permit issued by them, as they may reasonably call for to verify that the resident visitors voucher is valid.
- (3) Upon receipt of an application duly made under the foregoing provisions of this Article and upon receipt of the appropriate charge specified in item 5 of Schedule 3, the Council or authorised agent, upon being satisfied that the applicant is a resident, shall issue to the applicant therefor a resident visitors voucher or a book of resident visitor vouchers, as the case may be, for the leaving during the permitted hours of a vehicle of the class specified in Article 5(1) in any parking place to which such permit relates:

Provided that:-

- (a) in respect of Zone C, the Council shall not grant:
- (i) more than thirty hours-worth of '30-minute' or 'three-hour' visitors' e-vouchers or more than five 'all-day' visitor e-vouchers to any resident who is under sixty years of age; or
 - (ii) more than sixty hours-worth of '30-minute' or 'three-hour' visitors' e-vouchers or more than ten 'all-day' visitor e-vouchers to any resident who is sixty years of age or over, during any twelve-month period.
- (b) in respect of any CPZ other than Zone C, the Council shall not grant:
- (i) more than one hundred and eighty hours-worth of '30-minute' or 'three-hour' visitors' e-vouchers or more than five 'all-day' visitor e-vouchers to any resident who is under sixty years of age; or
 - (ii) more than three hundred and sixty hours-worth of '30-minute' or 'three-hour' visitors' e-vouchers or more than ten 'all-day' visitor e-vouchers to any resident who is sixty years of age or over, during any twelve-month period.

Further provided that the Council or authorised agent shall not issue a resident visitors voucher to:

- (i) any resident (other than a disabled persons' badge holder) of premises which are subject to a valid planning consent requiring it to be car free, such premises being at an address included on the car free properties list; or
 - (ii) any person who has one or more outstanding penalty charge notices issued by or on behalf of the Council, at the charge certificate stage or beyond.
- (4) Resident visitors vouchers that are valid 'all day', as detailed in items 6(a)(iii) and 6(b)(iii) of Schedule 3, are not available for issue in respect of Zone G, Zone, Zone HE, Zone TW, Zone U and Zone Z.
- (5) No resident visitors vouchers are available for issue in hard-copy format in respect of Zone C or Zone K.
- (6) No resident visitors vouchers in hard-copy format may be used during the match day additional hours.

Application for and grant of resident visitors e-vouchers

28. (1) Subject to Article 28(4), any resident may apply to the Council or authorised agent for the grant of a resident visitors e-voucher or number of resident visitors e-vouchers for use in respect of a vehicle or vehicles of the class specified to in Article 5(1) and in respect of the CPZ within which that resident is a resident and any such application shall be made by way of an online form accessible by way of the Council's website, or on a form issued by and obtainable from the Council or authorised agent and shall include the particulars and information required by such form to be supplied.
- (2) The Council or authorised agent may at any time require an applicant for a resident visitors e-voucher or permit holder to produce to an officer of the Council or authorised agent such evidence in respect of an application for a resident visitors e-voucher made to them as they may reasonably call for to certify any particulars or information given to them or in respect of any such permit granted by them, as they may reasonably call for to verify that the resident visitors e-voucher is valid.
- (3) Upon receipt of an application duly made under the foregoing provisions of this Article and upon receipt of the appropriate charge specified in item 7 of Schedule 3, the Council or authorised agent, upon being satisfied that the applicant is a resident, shall grant to the applicant therefor a resident visitors e-voucher for the leaving during the permitted hours of a vehicle of the class specified in Article 5(1) in any parking place to which such permit relates:

Provided that:-

- (a) in respect of Zone C, the Council shall not grant:
 - (i) more than thirty hours-worth of '30-minute' or 'three-hour' visitors' e-vouchers or more than five 'all-day' visitor e-vouchers to any resident who is under sixty years of age; or
 - (ii) more than sixty hours-worth of '30-minute' or 'three-hour' visitors' e-vouchers or more than ten 'all-day' visitor e-vouchers to any resident who is sixty years of age or over, during any twelve-month period.
- (b) in respect of any CPZ other than Zone C, the Council shall not grant:
 - (i) more than one hundred and eighty hours-worth of '30-minute' or 'three-hour' visitors' e-vouchers or more than five 'all-day' visitor e-vouchers to any resident who is under sixty years of age; or
 - (ii) more than three hundred and sixty hours-worth of '30-minute' or 'three-hour' visitors' e-vouchers or more than ten 'all-day' visitor e-vouchers to any resident who is sixty years of age or over, during any twelve-month period.

Further provided that the Council or authorised agent shall not grant a resident visitors e-voucher to:

- (i) any resident (other than a disabled persons' badge holder) of premises which are subject to a valid planning consent requiring it to be car free, such premises being at an address included on the car free properties list; or
 - (ii) any person who has one or more outstanding penalty charge notices issued by or on behalf of the Council, at the charge certificate stage or beyond.
- (4) Resident visitors e-vouchers that are valid 'all day', as detailed in items 7(a)(ii) and 7(b)(ii) of Schedule 3, are not available for issue in respect of Zone G, Zone HE, Zone TW, Zone U and Zone Z.

Application for and grant or issue of business permits (unlimited stay)

29. (1) Any business user who is the keeper of a vehicle of the class specified in Article 5(1), such vehicle being essential to the running of the business to which the business user relates, may apply to the Council or authorised agent for the grant or issue of a business (unlimited stay) permit in respect of up to three such vehicles and in respect of the CPZ within which that business user is a business user and any such application shall be made by way of an online form accessible by way of the Council's website, or on a form issued by and

obtainable from the Council or authorised agent and shall include the particulars and information required by such form to be supplied.

- (2) The Council or authorised agent may at any time require an applicant for a business (unlimited stay) permit or permit holder to produce to an officer of the Council or authorised agent such evidence in respect of an application for a business (unlimited stay) permit made to them as they may reasonably call for to certify any particulars or information given to them in respect of such permit granted or issued by them, as they may reasonably call for to verify that the permit is valid.
- (3) Upon receipt of an application duly made under the foregoing provisions of this Article, and upon receipt of the appropriate charge specified [in relation to the useable battery capacity for electric vehicles, and otherwise in relation to the CO2 emissions]³⁶ or engine size and fuel type of the vehicle in respect of which the permit is applied for in the table in item 8 of Schedule 3, the Council or authorised agent upon being satisfied that the applicant is a business user and is the keeper of a vehicle of the class specified in Article 5(1), shall:
 - (a) grant or issue to the applicant one business (unlimited stay) permit for the leaving during the permitted hours in any parking place to which such permit relates of any one vehicle to which such permit relates by the keeper of such vehicle or by any person using such vehicle with the consent of the keeper other than a person to whom such vehicle has been let for hire or reward; or
 - (b) where the business (unlimited stay) permit is issued in hard-copy format, issue to the applicant one protective cover for the display therein of the business (unlimited stay) permit.

Provided that the Council or authorised agent shall not grant or issue a business (unlimited stay) permit to a business user such that the business (unlimited stay) permit would be valid for use during any period during which any combination of two or more business permits or business permits (unlimited stay) granted or issued to that business user are or would be valid.

Further provided that the Council or authorised agent shall not grant or issue a business (unlimited stay) permit to a person who has one or more outstanding penalty charge notices issued by or on behalf of the Council, at the charge certificate stage or beyond.

Application for and grant or issue of business permits

30. (1) Any business user who is the keeper of a vehicle of the class specified in Article 5(1), such vehicle being essential to the running of the business to which the business user relates, may apply to the Council or authorised agent for the grant or issue of a business permit in respect of up to three such

³⁶ amended by LBI 2023/014

vehicles and in respect of the CPZ within which that business user is a business user and any such application shall be made by way of an online form accessible by way of the Council's website, or on a form issued by and obtainable from the Council or authorised agent and shall include the particulars and information required by such form to be supplied.

- (2) The Council or authorised agent may at any time require an applicant for a business permit or permit holder to produce to an officer of the Council or authorised agent such evidence in respect of an application for a business permit made to them as they may reasonably call for to certify any particulars or information given to them in respect of such permit granted or issued by them, as they may reasonably call for to verify that the permit is valid.
- (3) Upon receipt of an application duly made under the foregoing provisions of this Article, and upon receipt of the charge specified in item 9 of Schedule 3, the Council or authorised agent upon being satisfied that the applicant is a business user and is the keeper of a vehicle of the class specified in Article 5(1), shall:
 - (a) grant or issue to the applicant one business permit for the leaving during the permitted hours in any parking place to which such permit relates of any one vehicle to which such permit relates by the keeper of such vehicle or by any person using such vehicle with the consent of the keeper other than a person to whom such vehicle has been let for hire or reward; or
 - (b) where the business (unlimited stay) permit is issued in hard-copy format, issue to the applicant one protective cover for the display therein of the business (unlimited stay) permit.

Provided that a business permit shall only be valid when used in conjunction with business vouchers.

Further provided that the Council or authorised agent shall not grant or issue a business permit to a business user such that the business permit would be valid for use during any period during which any combination of two or more business permits granted or issued to that business user are or would be valid.

Further provided that the Council or authorised agent shall not grant or issue a business permit to a person who has one or more outstanding penalty charge notices issued by or on behalf of the Council, at the charge certificate stage or beyond.

Application for and grant or issue of business vouchers

31. (1) Any business user may apply to the Council or authorised agent for the grant or issue of a number of business vouchers for use in respect of a vehicle or vehicles of the class specified to in Article 5(1), such vehicle having in respect of it granted or issued a valid business permit, and in respect of the CPZ within which that business user is a business user and any such application shall be made by way of an online form accessible by way of the Council's

website, or on a form issued by and obtainable from the Council or authorised agent and shall include the particulars and information required by such form to be supplied.

- (2) The Council or authorised agent may at any time require an applicant for a business voucher or permit holder to produce to an officer of the Council or authorised agent such evidence in respect of an application for a business voucher made to them as they may reasonably call for to certify any particulars or information given to them or in respect of any such business voucher granted or issued by them, as they may reasonably call for to verify that the business voucher is valid.
- (3) Upon receipt of an application duly made under the foregoing provisions of this Article and upon receipt of the charge specified in item 10 of Schedule 3, the Council or authorised agent, upon being satisfied that the applicant is a business user, shall grant or issue to the applicant therefor one or more books of business vouchers for the leaving during the permitted hours of a vehicle of the class specified in Article 5(1) in any parking place to which such permit relates:

Provided that the Council or authorised agent shall not grant or issue a business voucher to any person who has one or more outstanding penalty charge notices issued by or on behalf of the Council, at the charge certificate stage or beyond.

Application for and grant or issue of universal permits

32. (1) Any qualifying business or charity may apply to the Council or authorised agent for the grant or issue of a universal permit in respect of up to three vehicles of the class specified in Article 5(1) and any such application shall be made by way of an online form accessible by way of the Council's website, or on a form issued by and obtainable from the Council or authorised agent and shall include the particulars and information required by such form to be supplied.
- (2) The Council or authorised agent may at any time require an applicant for a universal permit or a permit holder to produce to an officer of the Council or authorised agent such evidence in respect of an application for a universal permit made to them as they may reasonably call for to certify any particulars or information given to them or in respect of any such permit granted or issued by them, as they may reasonably call for to verify that the permit is valid.

- (3) Upon receipt of an application duly made under the foregoing provisions of this Article, and upon receipt of the appropriate charge specified [in relation to the useable battery capacity for electric vehicles, and otherwise in relation to the CO2 emissions or engine size and fuel type of the vehicle and business or charity in respect of which the permit is applied for in tables in item 11 of Schedule 3]³⁷, the Council or authorised agent upon being satisfied that the applicant is a qualifying business or charity and is the keeper of a vehicle of the class specified in Article 5(1), shall:
- (a) grant or issue to the applicant one universal permit for the leaving during the permitted hours in any parking place to which such permit relates, of any one vehicle to which such permit relates; and
 - (b) where the universal permit is issued in hard-copy format, issue to the applicant one protective cover for the display therein of the universal permit.

Provided that the Council or authorised agent may, at its discretion, determine the maximum number of universal permits that may be granted or issued to any qualifying business or charity.

Application for and issue of business visitors vouchers

33. (1) Any business user may apply to the Council or authorised agent for the issue of a number of business visitors vouchers for use in respect of a vehicle or vehicles of the class specified to in Article 5(1) and in respect of the CPZ within which that business user is a business user and any such application shall be made by way of an online form accessible by way of the Council's website, or on a form issued by and obtainable from the Council or authorised agent and shall include the particulars and information required by such form to be supplied.
- (2) The Council or authorised agent may at any time require an applicant for a business visitors voucher or permit holder to produce to an officer of the Council or authorised agent such evidence in respect of an application for a business visitors voucher made to them as they may reasonably call for to certify any particulars or information given to them or in respect of any such business visitors voucher issued by them, as they may reasonably call for to verify that the business visitors voucher is valid.
- (3) Upon receipt of an application duly made under the foregoing provisions of this Article and upon receipt of the appropriate charge specified in item 12 of Schedule 3, the Council or authorised agent, upon being satisfied that the applicant is a business user, shall issue to the applicant therefor a book of business visitors vouchers for the leaving during the permitted hours of a vehicle of the class specified in Article 5(1) in any parking place to which such business visitors voucher relates:

³⁷ amended by LBI 2023/014

Provided that the Council shall not grant more than two hundred hours-worth of business visitors vouchers in respect of any one business during any twelve-month period.

Further provided that the Council or authorised agent shall not issue a business visitors voucher to any person who has one or more outstanding penalty charge notices issued by or on behalf of the Council, at the charge certificate stage or beyond.

Application for and grant or issue of match day permits

34. (1) Any resident or business user of a match day CPZ, who is the keeper of a vehicle of the class specified in Article 5(1) and has not been granted or issued with a resident permit, free residents permit, residents hired vehicles permit, business permit or business (unlimited stay) permit may apply to the Council or authorised agent for the grant or issue of a match day permit in respect of that vehicle and in respect of the match day CPZ within which that resident or business user is a resident or business user, as the case may be, and any such application shall be made by way of an online form accessible by way of the Council's website, or on a form issued by and obtainable from the Council or authorised agent and shall include the particulars and information required by such form to be supplied.
- (2) The Council or authorised agent may at any time require an applicant for a match day permit or permit holder to produce to an officer of the Council or authorised agent such evidence in respect of an application for a match day permit made to them as they may reasonably call for to verify any particulars or information given to them in respect of any such permit issued or granted by them, as they may reasonably call for to verify that the permit is valid.
- (3) Upon receipt of an application duly made under the foregoing provisions of this Article and upon receipt of the charge specified in item 13 of Schedule 3, the Council or authorised agent upon being satisfied that the applicant is a resident or business user and is the keeper of a vehicle of the class specified in paragraph (1) of this Article, who has not been granted or issued with a resident permit, free residents permit, residents hired vehicles permit, business permit or business (unlimited stay) permit shall:-
- (a) grant or issue to the applicant one match day permit for the leaving during the permitted match day hours in any parking place to which such permit relates of the vehicle to which such permit relates by the keeper of such vehicle or by any person using such vehicle with the consent of the keeper other than a person to whom such vehicle has been let for hire or reward; and
- (b) where the match day permit is issued in hard-copy format, issue to the applicant one protective cover for the display therein of the match day permit.

Provided that the Council or authorised agent shall not grant or issue a match day permit to any resident or business user which would be

valid during the same period during which any other match day permit granted or issued to that resident or business user is or would be valid.

Further provided that no match day permit shall be granted or issued to any:

- (i) resident of premises which are subject to a valid planning consent requiring it to be car free, such premises being at an address included on the car free properties list; or
- (ii) person who has one or more outstanding penalty charge notices issued by or on behalf of the Council, at the charge certificate stage or beyond.

Application for and grant or issue of essential service permits

35. (1) The Director of Education (Schools) may apply to the Council or authorised agent for the grant or issue of an essential service permit in respect of up to four vehicles of the class specified in Article 5(1) and any such application shall be made by way of an online form accessible by way of the Council's website, or on a form issued by and obtainable from the Council or authorised agent and shall include the particulars and information required by such form to be supplied.
- (2) The Council or authorised agent may at any time require an applicant for an essential service permit or a permit holder to produce to an officer of the Council or authorised agent such evidence in respect of an application for an essential service permit made to them as they may reasonably call for to certify any particulars or information given to them or in respect of any such permit granted or issued by them, as they may reasonably call for to verify that the permit is valid.
- (3) Upon receipt of an application duly made under the foregoing provisions of this Article, and upon receipt of the appropriate charge specified in item 14 of Schedule 3, the Council or authorised agent shall grant or issue to the applicant one essential service permit for the leaving during the permitted hours in any parking place to which such permit relates, of any one of the vehicles to which such permit relates by the keeper of such vehicle or by any person using such vehicle with the consent of the keeper other than a person to whom such vehicle has been let for hire or reward.

Provided that the Council or authorised agent shall not grant or issue an essential service permit to a Director of Education (Schools) such that the essential service permit would be valid for use during any period during which any three or more other essential service permit granted or issued in respect of one school are or would be valid.

Application for and grant or issue of carers permits

36. (1) Any carer who is the keeper of a vehicle of the class specified in Article 5(1) may apply to the Council or authorised agent for the grant or issue of a carers permit in respect of that vehicle and in respect of the CPZ within which the resident to which that carer is providing care is a resident and any such

application shall be made by way of an online form accessible by way of the Council's website, or on a form issued by and obtainable from the Council or authorised agent and shall include the particulars and information required by such form to be supplied.

- (2) The Council or authorised agent may at any time require an applicant for a carers permit or permit holder to produce to an officer of the Council or authorised agent such evidence in respect of an application for a carers permit made to them as they may reasonably call for to verify any particulars or information given to them in respect of any such permit granted or issued by them as they may reasonably call for to verify that the permit is valid.
- (3) Upon receipt of an application duly made under the foregoing provisions of this Article and upon receipt of the appropriate charge specified in relation to the CO₂ emissions or engine size and fuel type of the vehicle in respect of which the permit is applied for in the table in item 15 of Schedule 3, the Council or authorised agent upon being satisfied that the applicant is a carer and is the keeper of a vehicle of the class specified in Article 5(1), shall:-
 - (a) grant or issue to the applicant one carers permit or grant to the applicant for the leaving during the permitted hours in any parking place to which such permit relates of the vehicle to which such permit relates by the keeper of such vehicle or by any person using such vehicle with the consent of the keeper for the purpose of providing care to a resident; and
 - (b) where the carers permit is issued in hard-copy format, issue to the applicant one protective cover for the display therein of the carers permit.

Application for and grant or issue of street traders permits

37. (1) Any street trader who is the keeper of a vehicle of the class specified in Article 5(1) may apply to the Council or authorised agent for the grant or issue of a street traders permit in respect of that vehicle and a specified traders permit parking place and any such application shall be made by way of either an online form accessible by way of the Council's website, or on a form issued by and obtainable from the Council or authorised agent and shall include the particulars and information required by such form to be supplied.
- (2) The Council or authorised agent may at any time require an applicant for a street traders permit or a permit holder to produce to an officer of the Council or authorised agent such evidence in respect of an application for a street permit made to them as they may reasonably call for to verify any particulars or information given to them or in respect of any permit issued or granted by them as they may reasonably call for to verify that the permit is valid.
 - (3) Upon receipt of an application duly made under the foregoing provisions of this Article, and upon receipt of the charge specified in item 16 of Schedule 3, the Council or authorised agent upon being satisfied that the applicant is a street trader and is the keeper of a vehicle of the class specified in paragraph (1) of this Article, shall:

- (a) grant or issue to the applicant one street traders permit for the leaving during the permitted hours in any parking place to which such permit relates of the vehicle to which such permit relates by the keeper of such vehicle or by any person using such vehicle with the consent of the keeper in the course of their normal street trading activity; and
- (b) where the street traders permit is issued in hard-copy format, issue to the applicant one protective cover for the display therein of the street traders permit.

Application for and grant or issue of match day street traders permits

38. (1) Any match day street trader who is the keeper of a vehicle of the class specified in Article 5(1) may apply to the Council or authorised agent for the grant or issue of a match day street traders permit in respect of that vehicle and any such application shall be made by way of either an online form accessible by way of the Council's website, or on a form issued by and obtainable from the Council or authorised agent and shall include the particulars and information required by such form to be supplied.
- (2) The Council or authorised agent may at any time require an applicant for a match day street traders permit or a permit holder to produce to an officer of the Council or authorised agent such evidence in respect of an application for a street permit made to them as they may reasonably call for to verify any particulars or information given to them or in respect of any permit issued or granted by them as they may reasonably call for to verify that the permit is valid.
- (3) Upon receipt of an application duly made under the foregoing provisions of this Article, and upon receipt of the charge specified in item 17 of Schedule 3, the Council or authorised agent upon being satisfied that the applicant is a match day street trader and is the keeper of a vehicle of the class specified in paragraph (1) of this Article, shall:
- (a) grant or issue to the applicant one match day street traders permit for the leaving during the permitted hours on match days in any parking place to which such permit relates of the vehicle to which such permit relates by the keeper of such vehicle or by any person using such vehicle with the consent of the keeper in the course of their normal street trading activity; and
 - (b) where the match day street traders permit is issued in hard-copy format, issue to the applicant one protective cover for the display therein of the match day street traders permit.

Grant or issue of emergency health permits

39. (1) The Council or authorised agent may at its discretion grant or issue an emergency health permit in respect of a vehicle for the leaving during the permitted hours in any parking place to which such permit relates of the vehicle to which such permit relates.

- (2) The charge for an emergency health permit shall be as specified in item 18 of Schedule 3.

Application for and grant or issue of permission to park permits

40. (1) A person who intends to use a vehicle in connection with building, construction, demolition, repair or maintenance or other operations or works to premises or land adjacent to a parking place, or their agent or the person commissioning the works may apply to the Council or authorised agent for the grant or issue of a permission to park permit in respect of a vehicle to be used for an aforementioned purpose and any such application shall be made by way of an online form accessible by way of the Council's website, or on a form issued by and obtainable from the Council or authorised agent and shall include the particulars and information required by such form to be supplied.
- (2) The Council or authorised agent may at any time require an applicant for a permission to park permit or permit holder to produce to an officer of the Council or authorised agent such evidence in respect of an application for a permission to park permit made to them as they may reasonably call for to verify any particulars or information given to them in respect of any such permit issued or granted by them, as they may reasonably call for to verify that the permit is valid.
- (3) Upon receipt of an application duly made under the foregoing provisions of this Article and upon receipt of the charge specified in item 19 of Schedule 3, the Council or authorised agent upon being satisfied that the applicant meets the criteria specified in Article 39(1) and that in all the circumstances it is reasonably necessary for the vehicle to wait in a parking place shall:
- (a) grant or issue to the applicant one permission to park permit for the leaving during the permitted hours in any parking place to which such permit relates of the vehicle to which such permit relates; and
- (b) where the permission to park permit is issued in hard-copy format, issue to the applicant one protective cover for the display therein of the permission to park permit.

Provided that the Council or authorised agent may, at its discretion, determine the maximum number of permission to park permits that may be granted or issued in respect of any work described in Article 39(1).

Application for and grant or issue of doctors permits

41. (1) Any doctor whose practice is located within the London Borough of Islington and who is the keeper of a vehicle of the class specified in Article 5(1), may apply to the Council or authorised agent for the grant or issue of a doctors permit in respect of that vehicle and a specified doctors parking place and any such application shall be made by way of either an online form accessible by way of the Council's website, or on a form issued by and obtainable from the Council or authorised agent and shall include the particulars and information required by such form to be supplied.

- (2) The Council or authorised agent may at any time require an applicant for a doctors permit or a permit holder to produce to an officer of the Council or authorised agent such evidence in respect of an application for a doctors permit made to them as they may reasonably call for to verify any particulars or information given to them or in respect of any permit issued or granted by them as they may reasonably call for to verify that the permit is valid.
- (3) Upon receipt of an application duly made under the foregoing provisions of this Article, and upon receipt of the charge specified in item 20 of Schedule 3, the Council or authorised agent upon being satisfied that the applicant is a doctor whose practice is located within the London Borough of Islington and is the keeper of a vehicle of the class specified in paragraph (1) of this Article, shall:
 - (a) grant or issue to the applicant one doctors permit for the leaving during the permitted hours in the doctors parking place to which such permit relates of the vehicle to which such permit relates by the keeper of such vehicle or by another person, being a doctor working at the same practice, using such vehicle, with the consent of the keeper in the course of their duties; and
 - (b) where the permission to park permit is issued in hard-copy format, issue to the applicant one protective cover for the display therein of the permission to park permit.

Application for and grant or issue of car club permits

42. (1) A car club operator operating a car club within the London Borough of Islington which is the keeper of a car club vehicle of the class specified in Article 5(1), may apply to the Council or authorised agent for the grant or issue of a car club permit in respect of that car club vehicle and a specified car club parking place and any such application shall be made by way of either an online form accessible by way of the Council's website, or on a form issued by and obtainable from the Council or authorised agent and shall include the particulars and information required by such form to be supplied.
- (2) The Council or authorised agent may at any time require an applicant for a car club permit or a permit holder to produce to an officer of the Council or authorised agent such evidence in respect of an application for a car club permit made to them as they may reasonably call for to verify any particulars or information given to them or in respect of any permit issued or granted by them as they may reasonably call for to verify that the permit is valid.
- (3) Upon receipt of an application duly made under the foregoing provisions of this Article, and upon receipt of the charge specified in item 21 of Schedule 3, the Council or authorised agent upon being satisfied that the applicant is a car club operating within the London Borough of Islington and is the keeper of a vehicle of the class specified in paragraph (1) of this Article, shall:

- (a) grant or issue to the applicant one car club permit for the leaving during the permitted hours in the car club parking place to which such permit relates of the vehicle to which such permit relates; and
- (b) where the car club permit is issued in hard-copy format, issue to the applicant one protective cover for the display therein of the car club permit.

Application for and grant or issue of dedicated disabled persons permits

43. (1) A resident who is a disabled person and who is the keeper of a vehicle of the class specified in Article 5(1) or an organisation which is the owner of a vehicle used for the carriage of a disabled person, may apply to the Council or authorised agent for the grant or issue of one dedicated disabled persons permit in respect of up to three such vehicles specified in the application and a specified dedicated disabled persons permit parking place and any such application shall be made by way of either an online form accessible by way of the Council's website, or on a form issued by and obtainable from the Council or authorised agent and shall include the particulars and information required by such form to be supplied.
- (2) For the purposes of this Article, "disabled person" means a person whose usual place of abode is at premises situated within the London Borough of Islington, and who at the time of application for an Islington dedicated disabled permit be on the current Register of Electors, and who falls into one of the following categories:
- (a) drives a motor vehicle supplied to him by the Department for Work and Pensions or is in receipt of financial assistance from such a department towards the installation of hand controls on a motor vehicle; or
 - (b) drives a motor vehicle which is exempt or is eligible to be exempt from any duty by virtue of the provision of section 5 and Schedule 12, items 18 and 19 of the Vehicle Excise and Registration Act 1994; or
 - (c) has amputation or absence of a limb which causes considerable difficulty in walking; or
 - (d) suffers from defects of the spine or central nervous system or other motor defect which makes control of the lower limbs difficult; or
 - (e) has some other permanent or substantial disability which causes considerable difficulty in walking.
- (3) The Council or authorised agent may at any time require an applicant for a dedicated disabled persons permit or a permit holder to produce to an officer of the Council or authorised agent such evidence in respect of an application for a dedicated disabled persons permit made to them as they may reasonably call for to verify any particulars or information given to them or in respect of any permit issued or granted by them as they may reasonably call for to verify that the permit is valid.
- (4) Upon receipt of an application duly made under the foregoing provisions of this Article, and upon receipt of the charge specified in item 22 of Schedule 3

(where applicable), the Council or authorised agent upon being satisfied that the resident in respect of which the application has been made has a very severe medical or physical restriction and requires assistance in parking or is an organisation concerned with the care of disabled persons and is the keeper of a vehicle of the class specified in paragraph (1) of this Article, shall:

- (a) grant or issue to the applicant one dedicated disabled persons permit for the leaving during the permitted hours in the disabled parking place to which such permit relates of any one vehicle to which such permit relates by the keeper of such vehicle; and
- (b) where the dedicated disabled persons permit is issued in hard-copy format, issue to the applicant one protective cover for the display therein of the dedicated disabled persons permit.

[Application for and grant or issue of bus permits

51. (1) Any school may apply to the Council or authorised agent for the grant or issue of bus permits in respect of vehicles specified in Article 5(15), such vehicles being essential to the dropping off and picking up of children from a school. Any such application shall be made by way of an online form accessible by way of the Council's website, or on a form issued by and obtainable from the Council or authorised agent and shall include the particulars and information required by such form to be supplied.
- (2) The Council or authorised agent may at any time require an applicant for a bus permit or a bus permit holder to produce to an officer of the Council or authorised agent such evidence in respect of an application for a bus permit made to them as they may reasonably call for to verify any particulars or information given to them or in respect of any permit issued or granted by them as they may reasonably call for to verify that the permit is valid.
- (3) Upon receipt of an application duly made under the foregoing provisions of this Article, and upon receipt of the charge specified in item 29 of Schedule 3, the Council or authorised agent upon being satisfied that the applicant is a school located within the London Borough of Islington and is the keeper of a vehicle of the class specified in paragraph of this Article, shall grant or issue to the applicant bus permit or permits for the leaving during the permitted hours in the bus permit parking place to which such permit relates of the vehicle to which such permit relates.]³⁸

[Application for and grant or issue of motorcycle permits

52. (1) A person who is the keeper of a solo motor cycle may apply to the Council or authorised agent for the grant or issue of a motorcycle permit in respect

³⁸ amended by LBI 2023/069

of that motorcycle. Any such application shall be made by way of an online form accessible by way of the Council's website, or on a form issued by and obtainable from the Council or authorised agent and shall include the particulars and information required by such form to be supplied;

- (2) The Council or authorised agent may at any time require an applicant for a motorcycle permit to produce to an officer of the Council or authorised agent such evidence in respect of an application for a motorcycle permit made to them as they may reasonably call for, to verify any particulars or information given to them in respect of any such permit issued or granted by them, as they may reasonably call for to verify that the permit is valid;
- (3) Upon receipt of an application duly made under the foregoing provisions of this Article and upon receipt of the appropriate charge specified in relation to the fuel type of the motor cycle in respect of which the permit is applied for in the table in item 30 of Schedule 3, the Council or authorised agent upon being satisfied that the applicant is the keeper of a vehicle of the class specified in paragraph (1) of this Article, shall:-
 - (a) grant or issue to the applicant one motorcycle permit for the leaving during the permitted hours in any parking place to which such permit relates, of the vehicle to which such permit relates, by the keeper of such vehicle, or by any person using such vehicle with the consent of the keeper, other than a person to whom such vehicle has been let for hire or reward; and
 - (b) where the motorcycle permit is issued in hard-copy format, issue to the applicant one protective cover for the display therein of the motorcycle permit.

Provided that no motorcycle permit shall be granted or issued to any person who has one or more outstanding penalty charge notices issued by or on behalf of the Council, at the charge certificate stage or beyond.]³⁹

³⁹ amended by LBI 2023/073

Section 4 – Supplementary provisions relating to permits

Form of permits and vouchers

44. (1) Where issued in hard-copy format, a permit issued by the Council or authorised agent shall be in writing and shall include the following particulars:-
- (a) the registration mark of the vehicle in respect of which the permit has been issued;
 - (b) the period during which, subject to the provisions of this Order, the permit shall remain valid and the date on which the permit shall expire;
 - (c) where that permit is valid within a specified CPZ, street or parking place an indication of the CPZ, street or parking place within which the permit is valid;
 - (d) where that permit is valid only at specific times or on specific days in a specific parking place or certain parking places, an indication of the specific times or specific days during which the permit is valid; and
 - (e) where applicable, an indication that the charge for the issue thereof has been paid to the Council or authorised agent.
- (2) Where issued in hard-copy format, a voucher shall indicate on the obverse face in accordance with the instruction on the reverse face:-
- (a) the registration mark of the vehicle in respect of which the voucher is being used;
 - (b) the date of the month, the month, the year, the hour of the day and the minute of the hour at which the vehicle was first left in the parking place;
 - (c) an indication of the CPZ within which the voucher is valid; and
 - (d) an indication that the voucher has been issued by the Council or authorised agent.

Application for and issue of duplicate permits and amendment of permits

45. (1) If a permit issued in hard-copy format by the Council or authorised agent is mutilated or accidentally defaced or the figures or particulars thereon have become illegible or the colour of the permit has become altered by fading or otherwise, the permit holder shall either surrender it to the Council or authorised agent or apply to the Council or authorised agent for the issue to him of a duplicate permit and the Council or authorised agent, upon the receipt of the charge specified item 23 of Schedule 3, and the permit to be replaced, shall issue a duplicate permit so marked and upon such issue the original permit shall become invalid.

- (2) If a permit issued in hard-copy format by the Council or authorised agent is lost or destroyed, the permit holder shall notify the Council or authorised agent of such loss or destruction and may apply to the Council or authorised agent for the issue to him of a duplicate permit and the Council or authorised agent, upon being satisfied as to such loss or destruction and upon receipt of the charge specified in item 23 of Schedule 3, shall issue a duplicate permit so marked and upon issue the original permit shall become invalid.
- (3) Where a permit holder applies to the Council or authorised agent for an amendment of any details relating to a permit, such as but not limited to the address of the permit holder or the registration mark of the vehicle to which the permit relates, the charge specified in item 23 of Schedule 3 shall be payable.
- (4) The provisions of this Order shall apply to a duplicate or amended permit and an application therefor as if it were a permit or, as the case may be, an application therefor.

[Surrender, withdrawal and validity of permits, vouchers and e-vouchers

46. (1) A permit holder may surrender a permit, voucher or e-voucher to the Council or authorised agent at any time and shall surrender such permit, voucher or e-voucher to the Council or authorised agent on the occurrence of any one of the events set out in paragraph (3) of this Article.
- (2) The Council or authorised agent may, by notice in writing served on the permit holder, by sending the same by the recorded delivery service to that permit holder at the address shown by that person or business or organisation on the application for a permit, voucher or e-voucher or at any other address believed to be that person's place of abode, or place of business, or premises, withdraw a permit, voucher or e-voucher if any one of the events set out in paragraph (3)(a), (b), (c), (d), (e), (f), (g), (h) or (i) of this Article has occurred and the permit holder shall surrender that permit, voucher or e-voucher to the Council or authorised agent within 48 hours of the receipt of the aforementioned notice.
 - (3) The events referred to in the foregoing provisions of this Article are:
 - a) in relation to a resident permit, resident visitors voucher, resident visitors e-voucher, hired vehicle residents permit or hired vehicle residents voucher, the permit holder ceasing to be a resident;
 - b) in relation to a business permit or business voucher, the permit holder ceasing to be a business user;
 - c) in relation to an essential service permit, the permit holder ceasing to be an essential service provider;
 - d) in relation to a carers permit, the permit holder ceasing to be a carer;

- e) in relation to a street traders permit, the permit holder ceasing to be a street traders;
 - f) in relation to a street traders permit, the permit holder ceasing to be a street trader;
 - g) in relation to a doctors' permit, the permit holder ceasing to be a doctor or ceasing to practice at the location in respect of which the doctors permit was granted or issued;
 - h) in relation to a car club permit: the car club to which the car club permit has been granted or issued ceasing to be a car club authorised by the Council, or the car club ceasing to be the user of the parking place in respect of which the car club permit was granted or issued, or the parking place in respect of which the car club permit has been granted or issued is revoked or suspended and no alternative car club bay has been provided by the Council;
 - i) in relation to a dedicated disabled persons permit, the permit holder ceasing to be a resident or to fulfil the criteria set out in Article 45(1);
 - j) the permit holder ceasing to be the keeper of the vehicle in respect of which such permit was issued;
 - k) the vehicle in respect of which such permit, voucher or e-voucher was issued being adapted or used in such a manner that it is not a vehicle of the class specified in Article 5(1) in any other case;
 - l) the issue of a duplicate permit by the Council or authorised agent under the provisions of Article 45;
 - m) the permit, voucher or e-voucher ceasing to be valid pursuant to the provisions of paragraph (4) of this Article.
 - n) in relation to a bus permit, the vehicle for which the bus permit is issued to ceases to provide a service dropping off or picking up children from a school.
- (4) Without prejudice to the foregoing provisions of this Article, a permit, voucher or e-voucher shall cease to be valid at the expiration of the period specified thereon or on the occurrence of any one of the events set out in subparagraph (3)(a), (b), (c), (d), (e), (f), (g), (h), (i), (j), (k), (l), (m) or (n) of this Article, whichever is the earlier.
- (5) Where a permit, voucher or e-voucher is issued to a person or business or organisation upon receipt of a cheque and the cheque is subsequently dishonoured, the permit, voucher or e-voucher shall cease to be of any effect and the Council or authorised agent shall by notice in writing served on the person or business or organisation to whom such, voucher or e-voucher was

issued by sending the same by recorded delivery service to them at the address shown by the person or business or organisation on the application for the permit, voucher or e-voucher or at any other address shown by that person or business or organisation on the application for the permit, voucher or e-voucher other address believed to be that person's place of abode, or place of business, or premises, require that person or business or organisation to surrender the permit, voucher or e-voucher to the Council or authorised agent within 48 hours of the receipt of the afore-mentioned notice.]⁴⁰

Refund of charge paid in respect of certain permits, vouchers and e-vouchers

47. (1) A permit holder who surrenders a permit, a complete unused book of vouchers or a voucher valid for one day to the Council or authorised agent before it becomes valid shall be entitled to a refund of the fee paid in respect thereof, less the administration fee specified in item 24 of Schedule 3.
- (2) A permit holder who surrenders an e-voucher to the Council or authorised agent before 4.00 pm on the day before it becomes valid shall be entitled to a refund of the fee paid in respect thereof, less the administration fee specified in item 24 of Schedule 3.
- (3) A permit holder who voluntarily surrenders a permit, other than a permit issued in respect of a motor cycles, to the Council or authorised agent after it becomes valid shall, at the Council's discretion, be entitled to a refund of part of the charge paid in respect thereof, as follows:
- (a) in respect of a residents permit or carers permit, in accordance with Schedule 4; or
 - (b) in respect of any other permit, calculated as a sum in respect of each complete month of the period specified thereon as the period during which it shall be valid which remains unexpired at the time when the permit is surrendered to the Council or authorised agent, less the administration fee specified in item 24 of Schedule 3.

Section 5 – Application for and charges for use of bike hangars

Application for and payment of the charge in respect of a pedal cycle storage space in a bike hangar

48. (1) Application for and payment of the charge in respect of a pedal cycle storage space in a bike hangar shall be made by way of a form available online by the Council at:

<https://www.islington.gov.uk/roads/cycling/cycleparking>

⁴⁰ amended by LBI 2023/069

- (2) The charge payable to the Council by a bike hangar user in respect of a single pedal cycle storage space for the leaving of a pedal cycle in a specific bike hangar shall be the charge specified in item 25 of Schedule 3.

PART IV – CONTRAVENTION OF THIS ORDER

Contravention of this Order

49. If a vehicle is left in a parking place without complying with the provisions of this Order, then a contravention of, or failure to comply with, the provisions of this Order shall be deemed to have occurred.

PART V – PROVISIONS OF THIS ORDER IN RESPECT OF CERTAIN ROAD MARKINGS

Provisions of this Order in respect of certain road markings

50. The provisions of this Order are in addition to and not in derogation of any road markings shown in the appropriate diagram of the 2016 Regulations in respect of any bus stop, bus stand, school keep clear entrance marking or Transport for London Road Network, or a pedestrian crossing established under section 23 of the 1984 Act.

Dated this 22nd day of December 2022.

Tony Ralph
Director of Environment and & Commercial Operations

SCHEDULE 1 – Match day additional hours (See Article 3)

<i>Item 1</i>	<i>CPZ 2</i>	<i>Match day additional hours 3</i>
1	E, F, L, N, V, Y	Between 6.30 p.m. and 8.30 p.m. on Mondays to Fridays inclusive that are match days, between 1.30 p.m. and 4.30 p.m. on Saturdays that are match days and between 12 noon and 4.30 p.m. on Sundays and Bank Holidays that are match days.
2	G	Between 2 p.m. and 8.30 p.m. on Mondays to Fridays inclusive that are match days and between noon and 4.30 p.m. on Saturdays, Sundays and Bank holidays that are match days.
3	H, J	Between 6.30 p.m. and 8.30 p.m. on Mondays to Fridays inclusive that are match days and between noon and 4.30 p.m. on Sundays and bank holidays that are match days.
4	Q	Between 6.30 p.m. and 8.30 p.m. on Mondays to Fridays inclusive that are match days and between noon and 4.30 p.m. on Saturdays, Sundays and Bank holidays that are match days.

SCHEDULE 2 – Resident roamer hours (See Article 3)

<i>Item 1</i>	<i>CPZ 2</i>	<i>Resident roamer hours 3</i>
1	Zone A	between 11.00 a.m. and 3.00 p.m. on Mondays to Fridays inclusive and between 11.00 a.m. and 1.30 p.m. on Saturdays
2	Zone B	between 11.00 a.m. and 3.00 p.m. on Mondays to Fridays inclusive and between 11.00 a.m. and 1.30 p.m. on Saturdays
3	Zone C	between 11.00 a.m. and 3.00 p.m. on Mondays to Saturdays inclusive
4	Zone D	between 11.00 a.m. and 3.00 p.m. on Mondays to Fridays inclusive
5	Zone E	between 11.00 a.m. and 3.00 p.m. on Mondays to Fridays inclusive and between 11.00 a.m. and 1.30 p.m. on Saturdays
6	Zone F	between 11.00 a.m. and 3.00 p.m. on Mondays to Fridays inclusive and between 11.00 a.m. and 1.30 p.m. on Saturdays
7	Zone G	between 11.00 a.m. and 2.00 p.m. on Mondays to Fridays inclusive
8	Zone H	between 11.00 a.m. and 3.00 p.m. on Mondays to Saturdays inclusive
9	Zone HE	between 11.00 a.m. and 2.00 p.m. on Mondays to Fridays inclusive
10	Zone J	between 11.00 a.m. and 3.00 p.m. on Mondays to Saturdays inclusive
11	Zone K	between 11.00 a.m. and 3.00 p.m. on Mondays to Saturdays inclusive
12	Zone L	between 11.00 a.m. and 3.00 p.m. on Mondays to Fridays inclusive and between 11.00 a.m. and 1.30 p.m. on Saturdays
13	Zone N	between 11.00 a.m. and 3.00 p.m. on Mondays to Fridays inclusive and between 11.00 a.m. and 1.30 p.m. on Saturdays
14	Zone P	between 11.00 a.m. and 3.00 p.m. on Mondays to Fridays inclusive and between 11.00 a.m. and 1.30 p.m. on Saturdays
15	Zone Q	between 11.00 a.m. and 3.00 p.m. on Mondays to Fridays inclusive
16	Zone R	between 11.00 a.m. and 3.00 p.m. on Mondays to Fridays inclusive
17	Zone S	between 11.00 a.m. and 3.00 p.m. on Mondays to Fridays inclusive and between 11.00 a.m. and 1.30 p.m. on Saturdays
18	Zone T	between 11.00 a.m. and 3.00 p.m. on Mondays to Fridays inclusive and between 11.00 a.m. and 1.30 p.m. on Saturdays
19	Zone TW	between 11.00 a.m. and 2.00 p.m. on Mondays to Fridays inclusive
20	Zone U	between 11.00 a.m. and noon on Mondays to Fridays inclusive
21	Zone V	between 11.00 a.m. and 3.00 p.m. on Mondays to Fridays inclusive and between 11.00 a.m. and 1.30 p.m. on Saturdays
22	Zone W	between 11.00 a.m. and 3.00 p.m. on Mondays to Fridays inclusive
23	Zone Y	between 11.00 a.m. and 3.00 p.m. on Mondays to Fridays inclusive and between 11.00 a.m. and 1.30 p.m. on Saturdays
24	Zone Z	between 11.00 a.m. and 2.00 p.m. on Mondays to Fridays inclusive

SCHEDULE 3 – Parking and permit charges (See Article 3)

Amount of the parking charge using the electronic payment system

1. The parking charge referred to in Article 18(1)(i), shall be payable using the electronic payment system, in respect of a pay by phone parking place, or shared-use resident permit and pay by phone parking place, or shared-use permit and pay by phone parking place, or shared-use business permit and pay by phone parking place, as the case may be, shall include the following:
- a) an hourly tariff (see Parking charge at pay by phone parking places and shared-use parking places table) to be charged pro rata;
 - b) an hourly surcharge in relation to the CO₂ emissions and fuel type of the vehicle, the amount of the surcharge will be rounded up to the hour;
- with a cap on the charge for electric vehicles of £2.00 per transaction.

The hourly surcharge will apply for only one hour in:

- i. CPZ C up until 8:30am and after 6:30pm from Monday to Saturday, and up until 6am on Sundays;
- ii. CPZ K from 6:30pm to 8:30am the following morning.

Parking charge at pay by phone parking places and shared-use parking places

Controlled Parking Zone	Hourly Tariff	Exceptions
CPZ A	£6.35	
CPZ B	£6.35	
CPZ C	£6.35	Until 8:30am and after 6:30pm from Monday to Saturday, and up until 6am on Sundays, a flat fee of £2.40 is charged
CPZ D	£5.25	
CPZ E	£6.35	
CPZ F	£5.70	
CPZ G	£6.35	
CPZ H	£5.25	
CPZ HE	£5.05	
CPZ J	£5.25	
CPZ K	£5.70	From 6:30pm to 8:30am the following morning a flat fee of £2.40 is charged
CPZ L	£6.35	
CPZ N	£5.70	
CPZ P	£5.25	
CPZ Q	£5.05	
CPZ R	£3.80	
CPZ S	£5.25	
CPZ T	£5.05	
CPZ TW	£5.05	

Controlled Parking Zone	Hourly Tariff	Exceptions
CPZ U	£6.35	
CPZ V	£5.05	
CPZ W	£4.20	
CPZ Y	£5.05	
CPZ Z	£4.20	

Hourly surcharge in relation to the CO₂ emissions and fuel type of the vehicle

Fuel type / CO ₂ emission band (CO ₂ g/km)	Surcharge
Petrol vehicles (1-185 g/km)	£2.00
Petrol vehicles (186-225 g/km)	£2.50
Petrol vehicles (over 225 g/km)	£3.75
Diesel vehicles	£6.50

[Residents Permits

2. The charge for a residents permit referred to in Article 23(3), in relation to motor cycles shall be sixty-one pounds and twenty pence (£61.20) per year or thirty pounds and sixty pence (£30.60) per year in relation to electric motor cycles.

For vehicles other than motor cycles the charge shall be in relation to the usable battery capacity for electric vehicles, and otherwise in relation to the CO₂ emissions (in respect of vehicles registered after 01 March 2001) or engine size (in respect of vehicles registered before 01 March 2001), and fuel type of the vehicle in respect of which the permit is applied for, shall be charged pro-rata as follows:-

Electric vehicles

Useable battery capacity (kWh)	Band	Charge (for 12 months)
1-39	1	£50
40-49	2	£50
50-59	3	£59
60-69	4	£80
70-79	5	£100
80-89	6	£120
90 and above	7	£140

Vehicles (other than electric vehicles and motorcycles)

Band	CO₂ emission band (CO₂ g/km) - for vehicles registered after 1 March 2001	Engine size (cc) - for vehicles registered before 1 March 2001	Charge (for 12 months)
1	1 to 120	1 to 1100	£100.00
2	121 to 140	1101 to 1300	£135.00
3	141 to 165	1301 to 1500	£175.00
4	166 to 185	1501 to 1850	£235.00
5	186 to 225	1851 to 2500	£350.00
6	226 to 255	2501 to 2750	£550.00
7	256 and above	2751 and above	£700.00

Surcharge for diesel-fuelled vehicles

The surcharge for diesel-fuelled vehicles shall be one hundred and sixty pounds (£160.00) per annum, to be charged pro-rata.]⁴¹

Free residents permits

3. The charge referred to in Article 24(3) shall be zero (£0.00) per annum.

Hired vehicles residents permits

4. The charge referred to in Article 25(3) shall be sixteen pounds and forty-two pence (£16.42) for a hired vehicles residents permit valid for one month.

Hired vehicles residents vouchers

5. The charge referred to in Article 26(3) shall be as follows:
- (a) ten pounds and ten pence (£10.10) for a book of 20 hired vehicles residents vouchers, each voucher being valid for a period of 30 minutes; or
 - (b) twenty-nine pounds and forty pence (£29.40) for a book of 10 hired vehicles residents vouchers, each voucher being valid for a period of three hours.

[Resident visitors' vouchers

6. The charge referred to in Article 27(3) shall be as follows:
- (a) in respect of an applicant who is [60 years of age or older]⁴² or who is registered disabled:
 - (i) six pounds and fifty pence (£6.50) for a book of 20 resident visitors vouchers, each voucher being valid for a period of 30 minutes;

⁴¹ amended by LBI
2023/073

⁴² amended by LBI
2025/038

- (ii) seventeen pounds and seventy pence (£17.70) for a book of 10 resident visitors vouchers, each voucher being valid for a period of three hours; or
 - (iii) eight pounds and twenty pence (£8.20) for a resident visitors voucher valid for one day; or
- (b) in respect of any other applicant:
- (i) eighteen pounds (£18.00) for a book of 20 resident visitors vouchers, each voucher being valid for a period of 30 minutes;
 - (ii) fifty-four pounds (£54.00) for a book of 10 resident visitors vouchers, each voucher being valid for a period of three hours; or
 - (iii) twenty-two pounds and eighty-eight pence (£22.88) for a resident visitors voucher valid for one day.

Provided there shall be no charge in respect of:

- (a) the first 200 hours-worth of any combination of resident visitors vouchers issued or resident visitors e-vouchers granted to a faith-based organisation in respect of a place of worship per calendar year; or
- (b) up to 40 hours-worth of any combination of resident visitors vouchers issued or resident visitors e-vouchers granted to a resident in respect of any one household at which there is registered a newly-born or adopted child.⁴³

Resident visitors e-vouchers

7. The charge referred to in Article 28(3) shall be as follows:

- (a) in respect of an applicant who is [60 years of age or older]⁴⁴ or who is registered disabled:
 - (i) thirty pence (£0.30) for a resident visitors e-voucher valid for a period of 30 minutes, except for during the match day additional hours, in addition to a surcharge in relation to the CO₂ emissions and fuel type of the vehicle;
 - (ii) one pound (£1.00) for a resident visitors e-voucher valid for a period of 30 minutes during the match day additional hours, in addition to a surcharge in relation to the CO₂ emissions and fuel type of the vehicle; or

⁴³ amended by LBI
2023/014

⁴⁴ amended by LBI
2025/038

- (b) in respect of any other applicant:
- (i) sixty pence (£0.60) for a resident visitors e-voucher valid for a period of 30 minutes, except for during the match day additional hours, in addition to a surcharge in relation to the CO₂ emissions and fuel type of the vehicle;
 - (ii) two pounds (£2.00) for a resident visitors e-voucher valid for a period of 30 minutes during the match day additional hours, in addition to a surcharge in relation to the CO₂ emissions and fuel type of the vehicle;
or

Provided there shall be no charge in respect of:

- (a) the first 200 hours-worth of any combination of resident visitors vouchers issued or resident visitors e-vouchers granted in respect of a place of worship per calendar year; or
- (b) up to 40 hours-worth of any combination of resident visitors vouchers issued or resident visitors e-vouchers granted to a resident in respect of any one household at which there is registered a newly-born or adopted child.

[Business permits (unlimited stay)]

8. The charge referred to in Article 29(3), in relation to the usable battery capacity for electric vehicles, and otherwise in relation to the CO₂ emissions (in respect of vehicles registered after 01 March 2001) or engine size (in respect of vehicles registered before 01 March 2001), and fuel type of the vehicle in respect of which the permit is applied for, shall be charged pro-rata as follows:-

Electric vehicles

Useable Battery capacity (kWh)	Band	Cost
1 - 39	1	£700
40 - 49	2	£750
50 - 59	3	£800
60 to 69	4	£850
70 - 79	5	£900
80 - 89	6	£950
90 and above	7	£1,000

Vehicles (other than electric vehicles and motorcycles)

Band	CO₂ emission band (CO₂ g/km) - for vehicles registered after 1 March 2001	Engine size (cc) - for vehicles registered before 1 March 2001	Charge (for 12 months)
1	1 - 120	1 to 1100	£900

Band	CO2 emission band (CO2 g/km) - for vehicles registered after 1 March 2001	Engine size (cc) - for vehicles registered before 1 March 2001	Charge (for 12 months)
2	121 - 140	1101 to 1300	£950
3	141 - 165	1301 to 1500	£1,000
4	166 - 185	1501 to 1850	£1,500
5	186 - 225	1851 to 2500	£1,600
6	226 - 255	2501 to 2750	£1,700
7	256 and above	2751 and above	£1,800

] ⁴⁵

Business permits

9. The charge referred to in Article 30(3) shall be twenty-one pounds and twenty-five pence (£21.25) for a business permit linked to the voucher scheme.

[Business vouchers

10. The charge referred to in Article 31(3) shall be seventeen pounds and four pence (£17.04) for a book of 10 business vouchers, each voucher being valid for a period of one hour.] ⁴⁶

[Universal permits

11. The charge for referred to in Article 32(3) shall be as follows:
- a) three thousand two hundred and eleven pounds (£3,211) for a universal permit granted or issued to a registered charity, valid for a period of 12 months in respect of up to three vehicles;
 - b) in relation to the usable battery capacity for electric vehicles, and otherwise in relation to the CO2 emissions (in respect of vehicles registered after 01 March 2001) or engine size (in respect of vehicles registered before 01 March 2001), and fuel type of the vehicle in respect of which the permit is applied for, shall be charged pro-rata as follows:-

⁴⁵ amended by LBI
2023/014

⁴⁶ amended by LBI
2023/014

Electric vehicles

Useable Battery capacity (kWh)	Band	Charge (for 12 months)
1-39	1	£3,000
40-49	2	£3,100
50-59	3	£3,250
60-69	4	£3,300
70-79	5	£3,350
80-89	6	£3,400
90 and above	7	£3,500

Vehicles (other than electric vehicles and motorcycles)

Band	CO2 emission band (CO2 g/km) - for vehicles registered after 1 March 2001	Engine size (cc) - for vehicles registered before 1 March 2001	Charge (for 12 months)
1	1 - 120	1 to 1100	£3,250
2	121 - 140	1101 to 1300	£3,350
3	141 - 165	1301 to 1500	£3,450
4	166 - 185	1501 to 1850	£3,550
5	186 - 225	1851 to 2500	£3,650
6	226 - 255	2501 to 2750	£3,800
7	256 and above	2751 and above	£4,000

] ⁴⁷

[Business visitors vouchers

12. The charge referred to in Article 33(3) shall be:
- (a) eighteen pounds and twenty-four pence (£18.24) for a book of 20 business visitors vouchers, each voucher being valid for a period of 30 minutes;
 - (b) seventy-three pounds and forty-four pence (£73.44) for a book of 20 business visitors vouchers, each voucher being valid for a period of one hour;
 - (c) forty pounds and ninety-two pence (£40.92) for a business visitors voucher valid for one day.] ⁴⁸

Match day permits

13. The charge for a permit referred to in Article 34(3) shall be zero (£0.00) for a match day permit valid for a period of 12 months.

⁴⁷ amended by LBI
2023/014

⁴⁸ amended by LBI
2023/014

Essential service permits

14. The charge referred to in Article 35(3) shall be four hundred and six pounds (£406.00) for an essential service permit valid for a period of 12 months.

Carers permits

15. The charge for a carers permit referred to in Article 36(3), in relation to the CO₂ emissions (in respect of vehicles registered after 01 March 2001) or engine size (in respect of vehicles registered before 01 March 2001), and fuel type of the vehicle in respect of which the permit is applied for, shall be as follows:-

Electric Vehicles

<i>12 months</i>	<i>6 months</i>	<i>3 months</i>	<i>1 month</i>
£28.00	£14	£8.25	£8.25

Vehicles (other than electric vehicles) registered after 01 March 2001

<i>CO₂ emission band (CO₂g/km)</i>	<i>12 months</i>	<i>6 months</i>	<i>3 months</i>	<i>1 month</i>
1 to 100	£33.00	£16.50	£11.00	£8.25
101 to 110	£38.50	£19.25	£11.00	£8.25
111 to 120	£44.00	£22.00	£13.75	£8.25
121 to 130	£104.50	£52.25	£27.50	£11.00
131 to 140	£126.50	£63.25	£33.00	£13.75
141 to 150	£137.50	£68.75	£38.50	£16.50
151 to 165	£165.00	£82.50	£44.00	£19.25
166 to 175	£192.50	£96.25	£49.50	£22.00
176 to 185	£220.00	£110.00	£66.00	£24.75
186 to 200	£280.50	£140.25	£77.00	£27.50
201 to 225	£324.50	£162.25	£82.50	£30.25
226 to 255	£456.50	£228.25	£121.00	£44.00
256 and above	£588.50	£294.25	£148.50	£49.50

Vehicles (other than electric vehicles and motorcycles) registered before 01 March 2001

<i>Engine size (cc)</i>	<i>12 months</i>	<i>6 months</i>	<i>3 months</i>	<i>1 month</i>
1 to 600	£33.00	£16.50	£11.00	£8.25
601 to 900	£38.50	£19.25	£11.00	£8.25
901 to 1100	£44.00	£22.00	£13.75	£8.25

<i>Engine size (cc)</i>	<i>12 months</i>	<i>6 months</i>	<i>3 months</i>	<i>1 month</i>
1101 to 1200	£104.50	£52.25	£27.50	£11.00
1201 to 1300	£126.50	£63.25	£33.00	£13.75
1301 to 1400	£137.50	£68.75	£38.50	£16.50
1401 to 1500	£165.00	£82.50	£44.00	£19.25
1501 to 1650	£192.50	£96.25	£49.50	£22.00
1651 to 1850	£220.00	£110.00	£66.00	£24.75
1851 to 2100	£280.50	£140.25	£77.00	£27.50
2101 to 2500	£324.50	£162.25	£82.50	£30.25
2501 to 2750	£456.50	£228.25	£121.00	£44.00
2751 and above	£588.50	£294.25	£148.50	£49.50

Street traders permits

16. The charge referred to in Article 37(3) shall be twenty-eight pounds and twenty-five pence (£28.25) for a street traders permit valid for a period of twelve months.

Match day street traders permits

17. The charge referred to in Article 38(3) shall be seven hundred and forty-two pounds and sixty pence (£742.60) for a match day street traders permit valid for a period of twelve months.

Emergency health permit

18. The charge referred to in Article 39(2) shall be zero (£0.00) for an emergency health permit valid for a period of twelve months.

Permission to park permits

19. The charge referred to in Article 40(3) shall be:
- (a) twenty-nine pounds and fifty pence (£29.50) for a permission to park permit valid for a period of one day, plus a surcharge of £9.50 per day for diesel vehicles or £5.00 per day for petrol vehicles; or
 - (b) one hundred and seventeen pounds and fifty pence (£117.50) for a permission to park permit valid for a period of one week, plus a surcharge of £42.50 per week for diesel vehicles or £25.50 per week for petrol vehicles; or
 - (c) four hundred and fifty-seven pounds (£457.00) for a permission to park permit valid for a period of one month, plus a surcharge of £167.00 per month for diesel vehicles or £99.00 per month for petrol vehicles.

Doctors permits

20. The charge referred to in Article 41(3) shall be two hundred and seventy-six pounds (£287.15) for a doctors permit valid for a period of twelve months.

Car club permits

21. The charge referred to in Article 42(3) shall be two hundred and seventy-five pounds and forty pence (£275.40) for a car club permit valid for a period of twelve months.

Dedicated disabled persons permits

22. The charge referred to in Article 43(4) shall be zero (£0.00) for a dedicated disabled persons permit valid for a period of 12 months.

Duplicate permits and amendment of permits

23. The charge payable on applying to the Council or authorised agent for a duplicate permit, or amendment of any details relating to a permit referred to in paragraphs (1), (2) and (3) of Article 45 shall be twenty-nine pounds and fifteen pence (£29.15).

Administration fee payable in relation to permit refunds

24. The administration fee payable on applying to the Council or authorised agent for a partial refund of a permit referred to in Article 47(2) shall be twenty pounds (£29.15).

Bike hangar charges

25. The charge referred to in Article 48, payable to the Council by a bike hangar user in respect of a single pedal cycle storage space for the leaving of a pedal cycle in a specific bike hangar shall be:-

one hundred and twelve pounds and twenty pence (£112.20) per annum;

plus

a refundable deposit of twenty-seven pounds and ten pence (£27.10) payable in respect of the issue to that bike hangar user of a key or other token for the purpose of gaining access to a specific bike hangar.

Solo motor cycle parking place charges

26. The parking charge referred to in Article 18(2) shall be payable using the electronic payment system, in respect of a solo motor cycle parking place, as the case may be, shall be £1.00 per day.

Amount of the parking charge using the electronic payment system during match day

additional hours

27. The parking charge referred to in Article 18(1)(ii), shall be payable using the electronic payment system, in respect of a pay by phone parking place, or shared-use resident permit and pay by phone parking place, or shared-use permit and pay by phone parking place, or shared-use business permit and pay by phone parking place, as the case may be, and shall include the following:
- (a) an hourly tariff of £12.50 per hour;
 - (b) an hourly surcharge in relation to the CO₂ emissions and fuel type of the vehicle.

Hourly surcharge in relation to the CO₂ emissions and fuel type of the vehicle

Fuel type / CO₂ emission band (CO₂ g/km)	Surcharge
Petrol vehicles (1-185 g/km)	£2.00
Petrol vehicles (over 225 g/km)	£3.75
Diesel vehicles	£6.50

[Additional charge for permits granted or issued to multiple vehicles

28. An additional charge will be made for the permits referred to in articles 23 and 29, provided that the permits are granted to an address with more than one vehicle. The amount of the additional charge will be as follows (charged pro-rata):

Additional permit	Additional charge
2nd	£100
3rd	£200
4th	£300
5th	£400
6th or above	£500

]⁴⁹

[Bus Permits

29. The charge referred to in Article 51(3) shall be zero pounds (£0.00) for a bus permit valid for a period of twelve months.]⁵⁰

[Motorcycle Permits

30. The charge for a motorcycle permit referred to in Article 52(3), in relation to the fuel type of the motor cycle in respect of which the permit is applied for, shall be as follows:

⁴⁹ amended by LBI
2023/014

⁵⁰ amended by LBI
2023/069

Electric motor cycles

<i>12 months</i>	<i>3 months</i>	<i>1 month</i>	<i>1 week</i>	<i>1 day</i>
£55.00	£17.50	£7.00	£2.00	£0.50

Non-electric motor cycles

<i>12 months</i>	<i>3 months</i>	<i>1 month</i>	<i>1 week</i>	<i>1 day</i>
£110.00	£35.00	£14.00	£4.00	£1.00

]⁵¹

SCHEDULE 4 - Refunds for Residents Permits and Carers Permits (see Article 47(3))

Refunds in respect of residents permits

- The refund referred to in Article 47(3)(a) in respect of a residents permit or a carers permit surrendered to the Council after the permit has become valid shall be calculated for each complete month remaining valid at the time at which the permit was surrendered, in relation to the CO₂ emissions (in respect of vehicles registered after 01 March 2001) or engine size (in respect of vehicles registered before 01 March 2001), and fuel type of the vehicle in respect of which the permit was issued as follows, less the administration fee specified in item 24 of Schedule 3:

Electric vehicles <i>Refund for each complete month remaining valid</i>
£2.20

Vehicles (other than electric vehicles) registered after 01 March 2001

<i>CO₂ emission band (CO₂g/km)</i>	<i>Refund for each complete month remaining valid</i>
1 to 100	£2.50
101 to 110	£2.75
111 to 120	£3.25
121 to 130	£7.50
131 to 140	£9.25
141 to 150	£10.00
151 to 165	£12.00

<i>CO₂ emission band (CO₂ g/km)</i>	<i>Refund for each complete month remaining valid</i>
166 to 175	£14.00
176 to 185	£16.25
186 to 200	£21.00
201 to 225	£24.00
226 to 255	£34.00
256 and above	£44.00

<i>Refund of surcharge for diesel fuelled vehicles for each complete month remaining valid</i>
£11.00

Vehicles (other than electric vehicles and motorcycles) registered before 01 March 2001

<i>Engine size (cc)</i>	<i>Refund for each complete month remaining valid</i>
1 to 600	£2.75
601 to 900	£3.03
901 to 1100	£3.58
1101 to 1200	£8.25
1201 to 1300	£10.18
1301 to 1400	£11.00
1401 to 1500	£12.00
1501 to 1650	£14.00
1651 to 1850	£16.25
1851 to 2100	£21.00
2101 to 2500	£24.00
2501 to 2750	£34.00
2751 and above	£44.00

<i>Refund of surcharge for diesel fuelled vehicles for each complete month remaining valid</i>
£11.00

Refunds in respect of carers permits

2. The refund referred to in Article 47(3)(a) in respect of a carers permit surrendered to the Council after the permit has become valid shall be calculated for each complete month remaining valid at the time at which the permit was surrendered, in relation to the CO₂ emissions (in respect of vehicles registered after 01 March 2001) or engine size (in respect of vehicles registered before 01 March 2001), and fuel type of the vehicle in respect of which the permit was issued, as follows:

Electric vehicles <i>Refund for each complete month remaining valid</i>
£2.00

Vehicles (other than electric vehicles) registered after 01 March 2001

<i>CO₂ emission band (CO₂g/km)</i>	<i>Refund for each complete month remaining valid</i>
1 to 100	£2.75
101 to 110	£3.03
111 to 120	£3.58
121 to 130	£8.25
131 to 140	£10.18
141 to 150	£11.00
151 to 165	£13.20
166 to 175	£15.40
176 to 185	£17.88
186 to 200	£23.10
201 to 225	£26.40
226 to 255	£37.40
256 and above	£48.40

<i>Refund of surcharge for diesel fuelled vehicles for each complete month remaining valid</i>
£11.00

Vehicles (other than electric vehicles and motorcycles) registered before 01 March 2001

<i>Engine size (cc)</i>	<i>Refund for each complete month remaining valid</i>
1 to 600	£2.75
601 to 900	£3.03
901 to 1100	£3.58

<i>Engine size (cc)</i>	<i>Refund for each complete month remaining valid</i>
1101 to 1200	£8.25
1201 to 1300	£10.18
1301 to 1400	£11.00
1401 to 1500	£13.20
1501 to 1650	£15.40
1651 to 1850	£17.88
1851 to 2100	£23.10
2101 to 2500	£26.40
2501 to 2750	£37.40
2751 and above	£48.40

SCHEDULE 5 - List of Orders revoked by this Order (see Article 2)

<i>Title of Order:</i>	<i>Reference:</i>
The Islington (Charged-For Parking Places) Order (Consolidation) 2022	LBI 2022/110

SCHEDULE 6 – Streets’ index
(the map tiles Islington’s streets can be found under in Schedule 7)

SCHEDULE 7 – Map-based schedule of live map tiles
If you are having difficulty accessing or interpreting the map tiles in this schedule, please contact Public Ream.