## **APPENDIX A**



# Amendments to Hackney Carriage and Private Hire Statement of Licensing Policy

Final Recommendations - February 2023



# Contents

		Page
Section 1:	Introduction to the Recommendations	1-2
Section 2:	DfT Statutory Taxi and Private Hire Vehicle Standards	2
Section 3:	Administering the Licensing Regime	3
	Licensing Policies Duration of licences Whistleblowing Consultation at the local level Changing licensing policy and requirements	3 3-4 4 4 5
Section 4:	Gathering and Sharing Information	5
	The Disclosure and Barring Service Common Law Police Disclosure Licensee self-reporting Referrals to the Disclosure and Barring Service and the Police Working with the Police Sharing licensing information with other licensing authorities Multi-agency Safeguarding Hub (MASH) Complaints against licensees Overseas convictions	5-6 6 7 7-8 8 8-9 9-10 10-11
Section 5:	Decision Making	12
	Administration of the licensing framework Training decision makers The regulatory structure Fit and proper test Criminal convictions and rehabilitation	12 12-13 13 13-14 14-16
Section 6:	Driver Licensing	17
	Criminality checks for drivers Safeguarding awareness "County lines" exploitation Language proficiency	17 18 18 18
Section 7:	Vehicle Licensing	19
	Criminality checks for vehicle proprietors In-vehicle visual and audio recording - CCTV Stretched Limousines	19 19 20

# Contents

		Page
Section 8:	Private Hire Vehicle Operator Licensing	20
	Criminality checks for private hire vehicle operators Booking and dispatch staff Record keeping Use of passenger carrying vehicles (PCV) licensed drivers	20 21 22-23 23-24
Section 9:	Enforcing the Licensing Regime	24
	Joint authorisation of enforcement officers Setting expectations and monitoring Suspension and revocation of driver licences	24 24-25 25
Additional R	ecommendation	
Section 10:	Age limits for licensed vehicles	26-27
Appendices		
Appendix A	Existing guidelines on the relevance of convictions and behaviour	28-29
Appendix B	Proposed guidelines on the relevance of convictions and behaviour	30-36
Appendix C	Vehicle Inspection Data - 2016 - 2021	37

## Section 1: Introduction to the Recommendations

- 1.0 This document sets out a number of recommendations for determination by the Licensing Committee in relation to its Statement of Licensing Policy for the hackney carriage and private hire trade.
- 1.1 The proposed amendments to the current statement of licensing policy are intended to reflect:
  - Statutory Guidance issued by the DfT;
  - Views previously expressed by the taxi/private hire trade; and
  - Amendments proposed by the Licensing Service following review of the existing policy arrangements.
- 1.2 These recommendations have been subject to formal consultation with the trade, members of the public and relevant authorities between 1 August 2022 and 31 October 2022. The results of the consultation are provided within this document against each recommendation.
  - In summary 393 responses were received in respect of the consultation with 269 comments submitted in addition to the questions that were posed. A full copy of the summary of responses is attached as **Appendix C to the main committee report** but excerpts relevant to the proposed recommendations, where a change of policy has been proposed, have been included within this document for ease of reference.
- 1.3 The purpose of policy is to "set the standards" and to offer informed advice and expectations to applicants, licence holders and their appointed representatives alike. Policy should be made (and based) on evidence in order to formulate any local requirements and should not be introduced without prior consultation or on a whim.
- 1.4 Policy directives assist both members and officers in dealing with licensing matters in a uniform and consistent way and ultimately gives guidance to those in subsequent appeal situations as the underlying rationale behind any individual decision-making process.
- 1.5 Whilst no policy, in general, can be considered an absolute requirement, the Licensing Committee will look to persons to explain, in plain and clear terms, why a particular aspect of policy or a directive should not apply to them. Applicants and licence holders are advised that each case will be heard and determined on its merits with the policy used to "guide but not to bind" the decision maker whether this is the Licensing Committee/Sub-Committee or officers acting under delegated authority and on behalf of the Directorate Head.
- 1.6 The last major policy review of the respective hackney carriage and private hire trade was undertaken in 2016 and was approved by <a href="Full Council on 22 March 2016">Full Council on 22 March 2016</a>. The 2016 review formed the foundation and basis of future policy in respect of the hackney carriage and private hire trade in Portsmouth. Since then the <a href="policy">policy</a> has been subsequently amended to reflect changes in legislation, Government guidance and consultation with the taxi and private trade and other relevant bodies and organisations.
- 1.7 The Council recognises that all persons, including those involved in the provision of local transport, should work together to help shape the great waterfront city. The Council aspires to provide safe communities and accordingly recognises that the taxi and private hire industry have an important role to play.

The determination of policy and associated guidelines can be shaped by many elements but an overriding emphasis of promoting a **local policy** based on **local needs** and having due regard to **local knowledge and evidence** for and from **local people** is of paramount importance.

#### **Section 2: DfT Statutory Taxi and Private Hire Vehicle Standards**

- 2.0 The Department for Transport ("DfT") issued new Statutory Taxi and Private Hire Vehicle
  Standards to licensing authorities on 21 July 2020. The Statutory Standards set out a range of
  robust measures to protect taxi and private hire vehicle passengers, particularly those most
  vulnerable. The guidance places great importance on the Government and licensing authorities
  working together to ensure that, above all else, the taxi and private hire vehicle services are
  safe for children and vulnerable adults as well as the wider public.
- 2.1 Licensing authorities are under a legal duty, under section 177 of the Police and Crime Act 2017, to have regard to the Statutory Standards. In the interests of transparency, the Government expects all licensing authorities to publish their consideration of the measures contained in the Standards and the policies and delivery plans that stem from these. The Department for Transport have emphasised that it expects its recommendations to be implemented unless there is a compelling local reason not to. Whilst PCC already have policies in place that meet a number of these statutory standards, there is still more work to be done to ensure full compliance with the guidance.
- 2.2 The DfT has stated that there is evidence to support the view that taxis and private hire vehicles are a high-risk environment. In terms of risks to passengers, this can be seen in abuse and exploitation of children and vulnerable adults facilitated and in some cases perpetrated by the trade and the number of sexual crimes reported which involve taxi and private hire vehicle drivers (see paragraph 1.1 of the Dft statutory standards).
- 2.3 Whilst the focus of the DfT standards is on protecting children and vulnerable adults, it states that all passengers will benefit from the recommendations made within its guidance. The guidance states that there is consensus that common core minimum standards are required to better regulate the taxi and private hire vehicle sector and its recommendations are the result of detailed discussion with the trade, regulators and safety campaign groups. It must not be forgotten however, that licensed drivers, proprietors and operators play a vital role in providing a safe and reliable local transport service to the people of Portsmouth and visitors alike.
- 2.4 It is important to note that the DfT therefore expects its recommendations to be implemented unless there is a compelling local reason not to.
- 2.5 The Statutory Guidance sets out a statutory framework that licensing authorities **"must have regard"** to when exercising their functions which include developing, implementing and reviewing their taxi and private hire vehicle licensing regimes. "Having regard" is more than having cursory glance at a document before arriving at a preconceived conclusion.
- 2.6 However, the DfT acknowledges that the Statutory Taxi and Private Hire Vehicle Standards does not purport to give a definitive statement of the law and any decisions made by a licensing authority remain a matter for that authority.

#### Section 3: Administering the Licensing Regime

#### 3.0 Licensing Policies

#### **DfT Guidance:**

Licensing Authorities should review their licensing policies every 5 years, but should also consider interim reviews should there be significant issues arising in their area, and their performance annually.

#### **PCC Policy**:

The licensing policy for the hackney carriage and private hire trade will be reviewed, if required, by the Licensing Committee every 3 years. PCC instigate interim reviews of aspects of the policy when there is a recognised need to do so. The Licensing Service provide Key Performance Indicators ("KPIs") to the Council every year and monitor every quarter on its performance.

#### Recommendations:

- 1) That the Licensing Committee amend its current policy review period from 3 years to 5 years to reflect the best practice guidance;
- 2) That the Licensing Committee notes the guidance in relation to interim reviews and monitoring of performance.

#### **Consultation Response:**

ANSWER CHOICES	RESPONSES	
Strongly agree	45.00%	162
Agree	33.89%	122
Neither agree nor disagree	11.94%	43
Disagree	4.44%	16
Strongly disagree	1.67%	6
Don't know	3.06%	11
TOTAL		360

#### 3.1 **Duration of licences**

**DfT Guidance:** The Local Government (Miscellaneous Provisions) Act 1976 (as amended) sets a standard length at three years for taxi and private hire vehicle drivers and five years for private hire vehicle operators. Any shorter duration licence should only be issued when the licensing authority thinks it is appropriate in the specific circumstances of the case, if a licensee has requested one or where required (e.g. when the licence holder's leave to remain in the UK is time-limited) or when the licence is only required to meet a short-term demand; they should not be issued on a "probationary" basis.

#### **PCC Policy:**

The Deregulation Act 2015, which came into force on 1 October 2015, provides that a driver's licence shall be issued for a period of 3 years and a private hire operator's licence shall be issued for a period of 5 years on a "rolling" schedule.

The default position is for the grant or renewal of 3 yearly driver licences and 5 yearly private hire operator's licence.

The Head of Service has delegated authority to grant and renew driver licences and private hire operator's licences for a lesser period where there are justifiable reasons to grant (or renew) licences for shorter periods having regard to the circumstances of any one individual case.

#### Recommendations:

3) That the Licensing Committee notes that the current PCC policy accords with the DfT Statutory Guidance.

#### 3.2 Whistleblowing

**DfT Guidance**: Licensing Authorities should have effective internal procedures in place for staff to raise concerns and for any concerns to be dealt with openly and fairly. Local authorities should ensure they have an effective "whistleblowing" policy and that all staff are aware of it.

#### **PCC Policy:**

PCC has developed and adopted an internal "whistleblowing" policy and is available for staff to access at any time.

#### Recommendations:

(4) That the Licensing Committee notes that the current PCC policy accords with the DfT Statutory Guidance.

#### 3.3 Consultation at the local level

**DfT Guidance**: Licensing authorities should engage with neighbouring LA areas to identify any concerns and issues that might arise from a proposed change.

#### **PCC Policy:**

When consulting on any proposed amendments to the statement of licensing policy for the hackney carriage and private hire trade, PCC will extend the consultation to a broad audience including the taxi/private hire trade itself, any persons, organisations and neighbouring local authorities likely to be affected by the proposals. The views of all these persons or bodies will be given appropriate weight by the Licensing Committee when the policy is determined.

#### Recommendations:

(5) That the Licensing Committee notes that the current PCC policy accords with the DfT Statutory Guidance.

#### 3.4 Changing licensing policy and requirements

**DfT Guidance**: Any changes in licensing requirements should be followed by a review of the licences already issued.

#### **PCC Policy:**

Previous policy changes resulting in a change of licensing requirements have not ordinarily led to a review of the licences already issued in accordance with previous policy requirements in place at the time the licence was granted. Having regard to the current DfT guidance, it will now be necessary to review existing licences on the adoption of any new policy.

#### Recommendations:

(6) That the Licensing Committee amends its current statement of licensing policy to include a statement that any changes in licensing requirements shall be followed by a review of the licences already issued and that such a review may lead to a suspension, revocation or a refusal to renew a respective driver, vehicle or operator licence if a licence holder does not meet the amended required standard.

#### Consultation Response:

ANSWER CHOICES	RESPONSES
Strongly agree	54.57% 185
Agree	25.37% 86
Neither agree nor disagree	7.37% 25
Disagree	8.55% 29
Strongly disagree	2.65% 9
Don't know	1.47% 5
TOTAL	339

## Section 4: Gathering and Sharing Information

#### 4.0 The Disclosure and Barring Service

**DfT Guidance**: Subscription to the DBS Update Service allows those with standard and enhanced certificates to keep these up to date online and, with the individual's consent, allows nominees to check the status of a certificate online at any time. Subscription to the service removes the need for new certificates to be requested, reduces the administrative burden and mitigates potential delays in relicensing.

The DBS will search regularly to see if any relevant new information has been received since the certificate was issued. The frequency varies depending on the type of information; for criminal conviction and barring information, the DBS will search for updates on a weekly basis. For non-conviction information, the DBS will search for updates every nine months.

#### **PCC Policy:**

All driver DBS checks are to an enhanced level and private hire operators to a basic standard. These checks are undertaken on an initial application and 3 yearly after. Currently, drivers and operators have discretion to sign up to the DBS Update Service or use the postal system to receive DBS Certificates. Further information regarding the DBS Update Service is available <a href="here">here</a>.

#### Recommendations:

- (7) That, in the interests of efficiency and mitigation of potential delays in granting/renewing licences, all applicants/existing drivers, private hire vehicle proprietors and private hire operators will be required to subscribe to the DBS Update Service when their next DBS check is required to be undertaken; and
- (8) That the Head of Service be granted delegated authority by the Licensing Committee to amend/introduce or update such processes as necessary in line with recommendation (7) above.

#### **Consultation Response:**

ANSWER CHOICES	RESPONSES	
Strongly agree	61.83% 209	Э
Agree	21.60% 73	3
Neither agree nor disagree	4.73%	3
Disagree	8.28%	3
Strongly disagree	2.66%	9
Don't know	0.89%	3
TOTAL	338	3

#### 4.1 Common Law Police Disclosure

**DfT Guidance**: Licensing authorities should maintain close links with the police to ensure effective and efficient information sharing procedures and protocols are in place and are being used.

#### **PCC Policy:**

The current statement of licensing policy recognises that the Council and Licensing Committee must exercise any function with a view to preventing crime and disorder in accordance with section 17 of the Crime and Disorder Act.

The policy also recognises the importance of partnership working with other agencies including the Police, Immigration Enforcement and DVSA.

PCC has established good working relationships with the Police to promote the safety of both the public and the trade itself and will continue to ensure that it maintains an effective working relationship as regards information sharing.

Members will be aware that the Licensing Service is "co-joined" with the Portsmouth Police Licensing Unit. This has enabled joint working, immediate intelligence sharing and the ability to deal quickly with driver matters under consideration.

#### Recommendations:

(9) That the Licensing Committee notes that current practices and procedures accord with the DfT Statutory Guidance.

#### 4.2 Licensee self-reporting

**DfT Guidance**: Licence holders should be required to notify the issuing authority within 48 hours of an arrest and release, charge or conviction of any sexual offence, any offence involving dishonesty or violence and any motoring offence. An arrest for any of the offences within this scope should result in a review by the issuing authority as to whether the licence holder is fit to continue to do so.

#### **PCC Policy:**

Licence holders are required by way of condition and policy to notify the Council within 24 hours of any arrest, detention or charges against them.

#### Recommendations:

(10) That the Licensing Committee retain the current policy to require notification to be given within 24 hours or the next working day instead of 48 hours as recommended in the DfT Statutory Guidance.

#### Consultation Response (to amend policy from 24 hours to 48 hours notification):

ANSWER CHOICES	RESPONSES	
Strongly agree	23.42%	78
Agree	20.42%	68
Neither agree nor disagree	14.11%	47
Disagree	14.11%	47
Strongly disagree	27.63%	92
Don't know	0.30%	1
TOTAL	3	333

#### 4.3 Referrals to the Disclosure and Barring Service and the Police

**DfT Guidance**: licensing authorities should make a referral to the DBS when it is thought that:

- an individual has harmed or poses a risk of harm to a child or vulnerable adult;
- an individual has satisfied the 'harm test'; or
- received a caution or conviction for a relevant offence and;
- the person they are referring is, has or might in future be working in regulated activity;

if the above conditions are satisfied, the DBS may consider it appropriate for the person to be added to a barred list.

Harm Test - a person satisfies the harm test if they may harm a child or vulnerable adult or put them at risk of harm.

#### **PCC Policy:**

Whilst there is an awareness by the licensing authority that referrals can be made to the DBS under the criteria referred to in the DfT Guidance, there is no specific reference to this within the current policy.

#### Recommendations:

(11) That the Licensing Committee amends its current statement of licensing policy to include the following statement:

The Licensing Authority will make a referral to the DBS when it is thought that:

- an individual has harmed or poses a risk of harm to a child or vulnerable adult;
- · an individual has satisfied the "harm test"; or
- received a caution or conviction for a relevant offence and;
- The person they are referring is, has or might in future be working in regulated activity.
- If the above conditions are satisfied, the DBS may consider it appropriate for the person to be added to a barred list.

#### **Consultation Response:**

ANSWER CHOICES	RESPONSES
Strongly agree	60.92% 198
Agree	24.31% 79
Neither agree nor disagree	8.00% 26
Disagree	2.15%
Strongly disagree	1.54%
Don't know	3.08% 10
TOTAL	325

#### 4.4 Working with the Police

**DfT Guidance**: As part of building an effective working relationship between the licensing authority and the police, action taken by the licensing authority as a result of information received should be fed-back to the police.

#### **PCC Policy:**

See comments in paragraph 4.1 above in relation to Common Law Police Disclosure.

#### Recommendations:

(12) That the Licensing Committee notes that current practices and procedures accord with the DfT Statutory Guidance.

#### 4.5 Sharing licensing information with other licensing authorities

**DfT Guidance**: Applicants and licensees should be required to disclose if they hold or have previously held a licence with another authority. An applicant should also be required to disclose if they have had an application for a licence refused, or a licence revoked or suspended by any other licensing authority. Licensing authorities should explicitly advise on their application forms that making a false statement or omitting to provide the information requested may be a criminal offence.

**DfT Guidance**: The LGA commissioned the National Anti-Fraud Network to develop a national register of taxi and private hire vehicle driver licence refusals and revocations (the register is known as 'NR3'). Tools such as NR3 should be used by licensing authorities to share

information on a more consistent basis to mitigate the risk of nondisclosure of relevant information by applicants.

#### **PCC Policy:**

All driver and private hire operator applicants are required to provide details of any previous licensing history on initial application and subsequent renewals. This includes details of the relevant local authority, the decision and if this was to refuse or revoke a licence, a summary of the reasons.

Whilst PCC is registered with the National Anti-Fraud Network and aware of the national register of taxi and private hire vehicle driver licence refusals and revocations ("NR3"), this has not widely been used as a checking mechanism in addition to the self-declaration made by applicants.

Locally however, Portsmouth is a member of the Hampshire & IOW Licensing Officer Group and there is an established constitutional concordat to "share" details of licence holders whose licences have been suspended, revoked or not renewed by respective member authorities - particularly where public safety is a paramount concern.

#### Recommendations:

(13) That the Committee recognises the value of a national register of taxi and private hire vehicle driver licence refusals and revocations ("NR3") as a checking mechanism and delegate authority to the Head of Service to put such processes in place to contribute and monitor the NR3 register when dealing with applications for private hire and taxi licences.

#### **Consultation Response:**

ANSWER CHOICES	RESPONSES	
Strongly agree	62.93%	202
Agree	27.10%	87
Neither agree nor disagree	5.92%	19
Disagree	1.25%	4
Strongly disagree	1.87%	6
Don't know	0.93%	3
TOTAL		321

#### 4.6 Multi-agency Safeguarding Hub (MASH)

**DfT Guidance:** All licensing authorities should operate or establish a means to facilitate the objectives of a MASH (i.e. the sharing of necessary and relevant information between stakeholders).

#### **PCC Policy:**

As stated in the current PCC policy, he Licensing Service are members of the existing Multiagency Safeguarding Hub and attend such meetings where necessary.

#### Recommendations:

(14) That the Committee notes the involvement of the Licensing Service in the existing Multi-agency Safeguarding Hub (MASH) for the purposes of sharing necessary and relevant information between stakeholders.

#### 4.7 Complaints against licensees

**DfT Guidance**: All licensing authorities should have a robust system for recording complaints, including analysing trends across all licensees as well as complaints against individual licensees.

#### **PCC Policy:**

The Council, as the local licensing authority, is responsible for the statutory control and supervision of both the hackney carriage and private hire trades. The current policy provides the following objectives:

- 1. To ensure that the policies, conditions, byelaws and all other requirements relating to the hackney carriage and private hire undertaking are enforced in a firm, fair, transparent and proportionate way;
  - (a) To target operators, vehicle proprietors and drivers (to include those vehicles and drivers licensed elsewhere and coming into the city) based on the principle of "risk assessment" and with the use of intelligence data recording;
  - (b) To take strong enforcement action and consider the use of both criminal proceedings AND to seek the suspension or revocation of licences where evidence that the public safety and welfare is/has been put at risk;
- 2. To work in partnership with other agencies including the Police, Immigration Enforcement Service and DVSA;

To offer ongoing guidance and support to licence holders.

The Licensing Service utilises software to record, manage and report on complaints against licence holders.

The use of a "Points" system (first introduced in 1994) is used as a "fast track" disciplinary measure to deal with:

- Licence holders breaching conditions
- Non-compliance with the provisions of the 1847 and 1976 Act
- General unsatisfactory conduct
- Sanctions following receipt of complaints from the public, other road users and the trade about the conduct of licence holders.

All licensed vehicles are required to display notices within the vehicle giving details of how complaints can be made to the Licensing Authority.

#### Recommendations:

(15) That the Licensing Committee notes that current practices and procedures accord with the DfT Statutory Guidance.

#### 4.8 Overseas convictions

**DfT Guidance**: Licensing authorities should seek or require applicants to provide where possible criminal records information or a 'Certificate of Good Character' from overseas in this circumstance to properly assess risk and support the decision-making process. (It is the character of the applicant as an adult that is of particular interest, therefore an extended period outside the UK before the age of 18 may be less relevant.

#### **PCC Policy:**

Any person who has lived overseas for any period of time since the age of 10 will be required to provide proof of fitness by way of a "certificate of good conduct" obtained via an embassy or other recognised government agency and to be authorised by an accredited notary. The certificate must be provided for both criminal and motoring matters and be translated into English. Only original documents will be accepted.

#### Recommendations:

(16) That the Committee amend its current policy requirements to require a certificate of good conduct for any person who has lived overseas for any period of time since the age of 18 in accordance with the DfT guidance.

#### Consultation Response:

ANSWER CHOICES	RESPONSES	
Strongly agree	18.38%	59
Agree	25.23%	81
Neither agree nor disagree	24.92%	80
Disagree	14.95%	48
Strongly disagree	13.08%	42
Don't know	3.43%	11
TOTAL		321

#### **Section 5: Decision Making**

#### 5.0 Administration of the licensing framework

**DfT Guidance:** The taxi and private hire vehicle licensing functions of local councils are non-executive functions i.e. they are functions of the council rather than the executive (such as the Cabinet). The functions include the determination of licence applications, reviews and renewals, along with the attachment of conditions when considered appropriate. The function may be delegated to a committee, a sub-committee or an officer – which should be set out within a clear scheme of delegation.

**DfT Guidance**: Licensing authorities should ensure that all individuals that determine whether a licence is issued or refused are adequately resourced to allow them to discharge the function effectively and correctly.

#### **PCC Policy:**

The current policy document provides a clear scheme of delegation to the licensing committee, sub-committee or an officer.

In respect of resourcing the licensing service to allow the licensing authority to discharge the function effectively and correctly, the Licensing Committee undertake an annual fee review to ensure that the service is adequately resourced to meet with the demands of the licensing function.

#### Recommendations:

(17) That the Licensing Committee notes that current practices and procedures accord with the DfT Statutory Guidance.

#### 5.1 Training decision makers

DfT Guidance: All individuals that determine whether a licence is issued should be required to undertake sufficient training. As a minimum, training for a member of a licensing committee should include: licensing procedures, natural justice, understanding the risks of CSAE, disability and equality awareness and the making of difficult and potentially controversial decisions. Training should not simply relate to procedures, but should include the use of case study material to provide context and real scenarios. All training should be formally recorded by the licensing authority and require a signature from the person that has received the training.

#### **PCC Policy:**

The current policy is for all licensing committee members to be invited to attend licensing training on an annual basis.

#### Recommendations:

(18) That the Licensing Committee notes that current practices and procedures implemented by PCC to arrange training annually for councillors sitting on the Licensing Committee generally accord with the DfT Statutory Guidance but wish to mandate that all councillors wishing to sit on the Licensing Committee must attend annual training provided by the council in order to determine applications or policy matters.

Consultation Response:		
ANSWER CHOICES	RESPONSES	
Strongly agree	62.26%	198
Agree	30.50%	97
Neither agree nor disagree	4.72%	15
Disagree	0.94%	3
Strongly disagree	0.94%	3
Don't know	0.63%	2
TOTAL		318

#### 5.2 The regulatory structure

**DfT Guidance:** It is recommended that councils operate with a Regulatory Committee or Board that is convened at periodic intervals to determine licensing matters, with individual cases being considered by a panel of elected and suitably trained councillors drawn from a larger Regulatory Committee or Board. This model is similar to that frequently adopted in relation to other licensing matters. To facilitate the effective discharge of the functions, less contentious matters can be delegated to appropriately authorised council officers via a transparent scheme of delegation.

DfT Guidance: All licensing authorities should consider arrangements for dealing with serious matters that may require the immediate revocation of a licence. It is recommended that this role is delegated to a senior officer/manager with responsibility for the licensing service.

#### **PCC Policy:**

The above guidance is already incorporated within the existing scheme of delegation referred to in 5.0 above.

#### Recommendations:

(19) That the Licensing Committee notes that current practices and procedures accord with the DfT Statutory Guidance.

#### 5.3 Fit and proper test

**DfT Guidance:** Licensing authorities have a duty to ensure that any person to whom they grant a taxi or private hire vehicle driver's licence is a 'fit and proper' person to be a licensee. It may be helpful when considering whether an applicant or licensee is fit and proper to pose oneself the following question:

Without any prejudice, and based on the information before you, would you allow a person for whom you care, regardless of their condition, to travel alone in a vehicle driven by this person at any time of day or night?

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

**DfT Guidance:** All decisions on the suitability of an applicant or licensee should be made on the balance of probability. This means that an applicant or licensee should not be 'given the

benefit of doubt'. If the committee or delegated officer is only "50/50" as to whether the applicant or licensee is 'fit and proper', they should not hold a licence.

#### **PCC Policy:**

The current policy makes specific reference to the "fit and proper test" and incorporates the following adopted criteria:

- a) The policy statement and guidelines on the relevance of convictions
- b) The requirement for applicants for both hackney carriage and private hire drivers to have held a full driving licence for 2 years
- c) Drug testing requirements
- d) The requirement to adopt a minimum entry age limit to the trade of 21
- e) Mandatory NEW driver training (for both hackney carriage and private hire drivers)
- f) English language competency and proficiency testing
- g) Driving assessment training.

#### Recommendations:

(20) That the Licensing Committee notes that current practices and procedures accord with the DfT Statutory Guidance. Members may wish to include further guidance to applicants incorporating the following paragraph:

When considering an application for a driver's licence, the licensing authority will consider, without any prejudice, and based on the information before them, if it would allow a person for whom they care, regardless of their condition, to travel alone in a vehicle driven by this person at any time of day or night?

If, on the balance of probabilities, the answer to the question is 'no', the licensing authority will likely consider that the individual should not hold a licence.

#### Consultation Response:

ANSWER CHOICES	RESPONSES	
Strongly agree	50.96%	159
Agree	26.92%	84
Neither agree nor disagree	6.41%	20
Disagree	8.65%	27
Strongly disagree	3.21%	10
Don't know	3.85%	12
TOTAL		312

#### 5.4 Criminal convictions and rehabilitation

**DfT Guidance:** In considering an individual's criminal record, licensing authorities must consider each case on its merits, but they should take a particularly cautious view of any offences against individuals with special needs, children and other vulnerable groups, particularly those involving violence, those of a sexual nature and those linked to organised crime. In order to achieve consistency, and to mitigate the risk of successful legal challenge, licensing authorities should have a clear policy for the consideration of criminal records. This should include, for example, which offences would prevent an applicant from being licensed

regardless of the period elapsed in all but truly exceptional circumstances. In the case of lesser offences, a policy should consider the number of years the authority will require to have elapsed since the commission of particular kinds of offences before they will grant a licence.

#### DfT Guidance - Assessment of Previous Convictions:

Legislation specifically identifies offences involving dishonesty, indecency or violence as a concern when assessing whether an individual is 'fit and proper' to hold a taxi or private hire vehicle licence. The following recommendations to licensing authorities on previous convictions reflect this.

Authorities must consider each case on its own merits, and applicants/licensees are entitled to a fair and impartial consideration of their application. Where a period is given below, it should be taken to be a minimum in considering whether a licence should be granted or renewed in most cases. The Department's view is that this places passenger safety as the priority while enabling past offenders to sufficiently evidence that they have been successfully rehabilitated so that they might obtain or retain a licence.

#### Crimes resulting in death

Where an applicant or licensee has been convicted of a crime which resulted in the death of another person or was intended to cause the death or serious injury of another person they will not be licensed.

#### **Exploitation**

Where an applicant or licensee has been convicted of a crime involving, related to, or has any connection with abuse, exploitation, use or treatment of another individual irrespective of whether the victim or victims were adults or children, they will not be licensed. This includes slavery, child sexual abuse, exploitation, grooming, psychological, emotional or financial abuse, but this is not an exhaustive list.

#### Offences involving violence against the person

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

#### Possession of a weapon

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

#### Sexual offences

Where an applicant has a conviction for any offence involving or connected with illegal sexual activity, a licence will not be granted.

In addition to the above, the licensing authority will not grant a licence to any applicant who is currently on the Sex Offenders Register or on any barred list.

#### Dishonesty

Where an applicant has a conviction for any offence where dishonesty is an element of the offence, a licence will not be granted until at least seven years have elapsed since the completion of any sentence imposed.

#### **Drugs**

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

any sentence imposed.

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

#### Discrimination

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

#### **Motoring convictions**

Hackney carriage and private hire drivers are professional drivers charged with the responsibility of carrying the public. It is accepted that offences can be committed unintentionally, and a single occurrence of a minor traffic offence would not prohibit the granting of a licence. However, applicants with multiple motoring convictions may indicate that an applicant does not exhibit the behaviours of a safe road user and one that is suitable to drive professionally.

Any motoring conviction while a licensed driver demonstrates that the licensee may not take their professional responsibilities seriously. However, it is accepted that offences can be committed unintentionally, and a single occurrence of a minor traffic offence may not necessitate the revocation of a taxi or private hire vehicle driver licence providing the authority considers that the licensee remains a fit and proper person to retain a licence.

#### Drink driving/driving under the influence of drugs

Where an applicant has a conviction for drink driving or driving under the influence of drugs, a licence will not be granted until at least seven years have elapsed since the completion of any sentence or driving ban imposed. In the case of driving under the influence of drugs, any applicant may also have to undergo drugs testing at their own expense to demonstrate that they are not using controlled drugs.

#### Using a hand-held device whilst driving

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

#### **PCC Policy:**

The current policy document provides guidelines on the relevance of convictions and behaviour. A copy of the current guidelines is attached as **Appendix A** to this document.

#### Recommendations:

(21) That the Licensing Committee amends its current guidelines on the relevance of convictions and behaviour as set out in Appendix B of this document.

#### Section 6: Driver Licensing

#### 6.0 Criminality checks for drivers

**DfT Guidance**: All individuals applying for or renewing a taxi or private hire vehicle drivers licence - licensing authorities should carry out a check of the children and adult Barred Lists in addition to being subject to an enhanced DBS check. All licensed drivers should also be required to evidence continuous registration with the DBS update service to enable the licensing authority to routinely check for new information every six months. Drivers that do not subscribe up to the Update Service should still be subject to a check every six months.

DfT Guidance: In the interests of public safety, licensing authorities should not, as part of their policies, issue a licence to any individual that appears on either barred list. Should a licensing authority consider there to be exceptional circumstances which means that, based on the balance of probabilities they consider an individual named on a barred list to be

'fit and proper', the reasons for reaching this conclusion should be recorded.

#### **PCC Policy:**

As part of the application process for all drivers, the licensing authority also carries out a check of the children and adult Barred Lists in addition to an enhanced DBS check.

See paragraph 4.0 of this document, **Recommendation (7)** in relation to the DBS update service.

Currently, the licensing authority undertakes an enhanced DBS check and the children and adult Barred Lists every 3 years.

#### Recommendations:

- (22) That the Licensing Committee notes that current practices and procedures in relation to checks on the children and adult Barred lists accord with the DfT Statutory Guidance.
- (23) That the Licensing Committee require all drivers to be subject to an enhanced check with the DBS service (including the children and adult Barred Lists) every 6 months.

#### **Consultation Response:**

ANSWER CHOICES	RESPONSES	
Strongly agree	57.82%	170
Agree	18.03%	53
Neither agree nor disagree	6.46%	19
Disagree	9.52%	28
Strongly disagree	7.82%	23
Don't know	0.34%	1
TOTAL		294

#### 6.1 Safeguarding awareness

**DfT Guidance:** All licensing authorities should provide safeguarding advice and guidance to the trade and should require taxi and private hire vehicle drivers to undertake safeguarding training.

#### **PCC Policy:**

Paragraph 5.3 above in this document refers to current policy requirements for mandatory driver training which includes a separate module for safeguarding and exploitation.

#### Recommendations:

(24) That the Licensing Committee notes that current practices and procedures accord with the DfT Statutory Guidance.

#### 6.2 "County lines" exploitation

**DfT Guidance**: Safeguarding awareness training should include the ways in which drivers can help to identify county lines exploitation.

#### **PCC Policy:**

See Paragraph 6.1 above.

#### Recommendations:

(25) That the Licensing Committee notes that current practices and procedures accord with the DfT Statutory Guidance.

#### 6.3 Language proficiency

**DfT Guidance**: A lack of language proficiency could impact on a driver's ability to understand written documents, such as policies and guidance, relating to the protection of children and vulnerable adults and applying this to identify and act on signs of exploitation. Oral proficiency will be of relevance in the identification of potential exploitation through communicating with passengers and their interaction with others.

A licensing authority's test of a driver's proficiency should cover both oral and written English language skills to achieve the objectives stated above.

#### **PCC Policy:**

Paragraph 5.3 above in this document refers to current policy requirements for mandatory English language competency and proficiency of new driver applicants.

#### Recommendations:

(26) That the Licensing Committee notes that current practices and procedures accord with the DfT Statutory Guidance.

#### Section 7: Vehicle Licensing

#### 7.0 Criminality checks for vehicle proprietors

**DfT Guidance**: Enhanced DBS and barred list checks are not available for vehicle licensing. **Licensing authorities should require a basic disclosure from the DBS and that a check is undertaken annually.** 

#### **PCC Policy:**

The current policy indicates that vehicle proprietors may be subject to basic checks.

#### Recommendations:

(27) That the Licensing Committee amend the current statement of licensing policy and, conditions where necessary, to require that all vehicle proprietors shall undergo an annual basic DBS check.

#### **Consultation Response:**

ANSWER CHOICES	RESPONSES	
Strongly agree	64.26% 18	7
Agree	17.53% 5	1
Neither agree nor disagree	5.15%	5
Disagree	7.56% 2	2
Strongly disagree	4.81%	4
Don't know	0.69%	2
TOTAL	29	1

#### 7.1 In-vehicle visual and audio recording - CCTV

**DfT Guidance:** All licensing authorities should consult to identify if there are local circumstances which indicate that the installation of CCTV in vehicles would have either a positive or an adverse net effect on the safety of taxi and private hire vehicle users, including children or vulnerable adults, and taking into account potential privacy issues.

#### **PCC Policy:**

The current policy is to mandatorily require the use of in-car CCTV cameras in both licensed hackney carriages and private hire vehicles (to include "temporary use" vehicles).

#### Recommendations:

(28) That the Licensing Committee notes that current practices and procedures accord with the DfT Statutory Guidance.

#### 7.2 Stretched Limousines

**DfT Guidance:** Licensing authorities are sometimes asked to license small (those constructed or adapted to carry fewer than nine passengers) limousines as private hire vehicles, these vehicles may be used for transport to 'school proms' as well as for adult bookings. It is suggested that licensing authorities should approach such requests on the basis that these vehicles – where they have fewer than nine passenger seats - have a legitimate role to play in the private hire trade, meeting a public demand.

#### **PCC Policy:**

The current statement of licensing policy permits these type of vehicles to be licensed, on individual merit and after appropriate vehicle type approval tests outside of the normal vehicle specification requirements.

#### Recommendations:

(29) That the Licensing Committee notes that current practices and procedures accord with the DfT Statutory Guidance.

#### Section 8: Private Hire Vehicle Operator Licensing

#### 8.0 Criminality checks for private hire vehicle operators

**DfT Guidance**: Enhanced DBS and barred list checks are not available for private hire vehicle operator licensing. **Licensing authorities should request a basic disclosure from the DBS and that a check is undertaken annually.** 

#### **PCC Policy:**

The current statement of licensing policy requires all operators to provide a basic disclosure from the DBS on renewal of the licence

#### Recommendations:

(30) That the Licensing Committee amend the current statement of licensing policy and, conditions where necessary, to require that all private hire operators shall undergo an annual basic DBS check.

#### **Consultation Response:**

ANSWER CHOICES	RESPONSES	
Strongly agree	65.64%	191
Agree	19.24%	56
Neither agree nor disagree	9.97%	29
Disagree	1.72%	5
Strongly disagree	3.09%	9
Don't know	0.34%	1
TOTAL		291

#### 8.1 Booking and dispatch staff

**DfT Guidance**: Licensing authorities should be satisfied that private hire vehicle operators can

demonstrate that all staff that have contact with the public and/or oversee the dispatching of vehicles do not pose a risk to the public. Licensing authorities should, as a condition of granting an operator licence, require a register of all staff that will take bookings or dispatch vehicles is kept.

**DfT Guidance:** Operators should be required to evidence that they have had sight of a Basic DBS check on all individuals listed on their register of booking and dispatch staff and to ensure that Basic DBS checks are conducted on any individuals added to the register and that this is compatible with their policy on employing ex-offenders.

**DfT Guidance**: Licensing authorities should also require operators or applicants for a licence to provide their policy on employing ex-offenders in roles that would be on the register as above.

#### **PCC Policy:**

There are currently no policy requirements in relation to private hire operators maintaining a register of all staff that will take bookings or dispatch vehicles.

#### Recommendations:

- (31) That the Licensing Committee approve the following conditions in relation to all private hire operators:
  - The operator shall maintain a register of all staff employed for the purposes of taking bookings and/or dispatching vehicles.
  - The register shall contain the full name, current address and date of birth of the individual employed to undertake and dispatch bookings.
  - The register shall also provide the date that a basis DBS check was provided to the operator
  - The operator will produce this register, on request, to an authorised officer of the council or police officer.
  - The operator will also be required to provide, on request by an authorised officer or police officer, a copy of their policy on employing ex-offenders in roles that would be on the register.

#### Consultation Response:

ANSWER CHOICES	RESPONSES	
Strongly agree	65.17%	189
Agree	22.76%	66
Neither agree nor disagree	6.21%	18
Disagree	2.07%	6
Strongly disagree	1.38%	4
Don't know	2.41%	7
TOTAL		290

#### 8.2 Record Keeping

**DfT Guidance:** Section 56 of the Local Government (Miscellaneous Provisions) Act 1976 requires private hire vehicle operators to keep records of the particulars of every booking invited or accepted, whether it is from the passenger or at the request of another operator.

Licensing authorities should as a minimum require private hire vehicle operators to record the following information for each booking:

- the name of the passenger;
- the time of the request;
- the pick-up point;
- the destination;
- the name of the driver;
- the driver's licence number;
- the vehicle registration number of the vehicle;
- the name of any individual that responded to the booking request;
- the name of any individual that dispatched the vehicle.

#### **PCC Policy:**

The operator shall maintain, for a period of 12 months, a record of every booking for a private hire vehicle or hackney carriage vehicle invited or accepted by him, whether by accepting the same from the hirer or by undertaking it at the request of another operator (from within the district or elsewhere) and shall produce such records, including transcripts of any phone calls associated with a booking, within 24 working hours on request to any authorised officer of the council or to any Police Officer.

The records shall contain:-

- (a) The time and date the booking was made;
- (b) The name and contact telephone details of the hirer;
- (c) The time and date of the pick-up address
- (d) The destination(s)
- (e) The vehicle and driver details allocated to the hiring.
- (f) If available, and for a period of 6 months, the Global Positioning Signal (GPS) vehicle tracking movements for the booking
- (g) A unique identifier and reference in respect of all bookings for private hire vehicle accepted by the operator from another Portsmouth operator OR from a person licensed to operate outside of Portsmouth and bookings passed on to another operator whether within Portsmouth or elsewhere

#### Recommendations:

- (32) That the Licensing Committee amend the current private hire operator condition number 5 relating to booking records to include:
  - the name of any individual that responded to the booking request;
  - the name of any individual that dispatched the vehicle.

Consultation Response:		
ANSWER CHOICES	RESPONSES	
Strongly agree	57.44%	166
Agree	28.03%	81
Neither agree nor disagree	11.76%	34
Disagree	0.00%	0
Strongly disagree	0.69%	2
Don't know	2.08%	6
TOTAL		289

#### 8.3 Use of passenger carrying vehicles (PCV) licensed drivers

DfT Guidance: PCV licensed drivers are subject to different checks from taxi and private hire vehicle licensed drivers as the work normally undertaken, i.e. driving a bus, does not present the same risk to passengers. Members of the public are entitled to expect when making a booking with a private hire vehicle operator that they will receive a private hire vehicle licensed vehicle and driver. The use of a driver who holds a PCV licence and the use of a public service vehicle (PSV) such as a minibus to undertake a private hire vehicle booking should not be permitted as a condition of the private hire vehicle operator's licence without the informed consent of the booker.

DfT Guidance: Where a private hire vehicle is unsuitable, for example where a larger vehicle is needed because more than eight passenger seats required or to accommodate luggage, the booker should be informed that a PSV is necessary, and that a PCV licenced driver will be used who is subject to different checks and not required to have an enhanced DBS check.

#### PCC Policy:

There is no reference to PSVs and PCV drivers within the current statement of licensing policy.

#### Recommendations:

- (33) That the Licensing Committee amend the current private hire operator conditions to include the following:
  - The use of a driver who holds a PCV licence and the use of a public service vehicle (PSV) such as a minibus to undertake a private hire vehicle booking shall not be permitted without the informed consent of the person booking the journey.

Consultation Response:		
ANSWER CHOICES	RESPONSES	
Strongly agree	41.52%	120
Agree	24.22%	70
Neither agree nor disagree	17.99%	52
Disagree	1.38%	4
Strongly disagree	1.38%	4
Don't know	13.49%	39
TOTAL		289

#### Section 9: Enforcing the Licensing Regime

#### 9.0 Joint authorisation of enforcement officers

**DfT Guidance**: Licensing authorities should, where the need arises, jointly authorise officers from other authorities so that compliance and enforcement action can be taken against licensees from outside their area. An agreement between licensing authorities to jointly authorise officers enables the use of enforcement powers regardless of which authority within the agreement the officer is employed by and which issued the licence. This will mitigate the opportunities for drivers to evade regulation. Such an agreement will enable those authorities to take action against vehicles and drivers that are licensed by the other authority when they cross over boundaries. A model for agreeing joint authorisation is contained in the LGA Councillors' handbook.

#### **PCC Policy:**

We have local arrangements with other local authorities in Hampshire and IOW to jointly authorise officers where the need arises - for example a joint operational order targeting vehicles licensed with other authorities and where those officers are assisting in the operation.

This is co-ordinated through the Hampshire and IOW Licensing Officers Group.

#### Recommendations:

- (34) That the Licensing Committee notes that current practices and procedures accord with the DfT Statutory Guidance.
- 9.1 Setting expectations and monitoring

**Dft Guidance:** Licensing authorities should ensure that drivers are aware of the policies that they must adhere and are properly informed of what is expected of them and the repercussions for failing to do so. Some licensing authorities operate a points based system, which allows minor breaches to be recorded and considered in context while referring those with persistent or serious breaches to the licensing committee. This has the benefit of consistency in enforcement and makes better use of the licensing committee's time.

**Dft Guidance:** The provision of a clear, simple and well-publicised process for the public to make complaints about drivers and operators will enable authorities to target compliance and enforcement activity.

#### **PCC Policy:**

The current statement of licensing policy includes a "penalty point system" which was first introduced by the Licensing Committee in 1994 and has been used as a "fast track" and parallel disciplinary code for:

- Licence holders breaching conditions
- Non compliance with the provisions of the 1847 and 1976 Acts
- General unsatisfactory conduct
- Sanctions following receipt of complaints from the public, other road users and the trade about the conduct of licence holders.
- All licensed vehicles are required to display signage in the vehicle giving details of how the public can make complaints about drivers etc.

#### Recommendations:

- (35) That the Licensing Committee notes that current practices and procedures accord with the DfT Statutory Guidance.
- 9.2 Suspension and revocation of driver licences

**DfT Guidance**: Licensing authorities have the option to suspend or revoke a licence should information be received that causes concern over whether a driver is a fit and proper person. Where the licence holder has been served an immigration penalty or convicted of an immigration offence the licence should be revoked immediately. **Guidance for licensing authorities** to prevent illegal working in the taxi and private hire vehicle sector has been issued by the Home Office. As with the initial decision to license a driver, this determination must be reached based on the balance of probabilities, not on the burden of beyond reasonable doubt.

Before any decision is made, the licensing authority must give full consideration to the available evidence and the driver should be given the opportunity to state his or her case. If a period of suspension is imposed, it cannot be extended or changed to revocation at a later date.

#### **PCC Policy:**

The current policy sets out comprehensive information as regards enforcement and compliance and has regard to the use of suspensions/revocations when dealing with concerns as to the fit and properness of a driver.

#### Recommendations:

(36) That the Licensing Committee notes that current practices and procedures accord with the DfT Statutory Guidance.

#### **Further Recommendations:**

#### Section 10: Age Limits for Licensed Vehicles

#### **Current PCC Policy:**

On <u>18 December 2020</u>, the Licensing Committee amended its statement of licensing policy in respect of the age specifications of vehicles as follows:

- 1. The Licensing Committee approved the proposed amendments to the Statement of Licensing Policy (reference minute 9/2016) as follows:
  - (i) That, as a matter of local policy and condition for both hackney carriage and private hire vehicle licenses; all private hire and hackney carriage vehicles presented for initial licensing shall be under 4 years of age on first licensing; and
  - ii) Any vehicle may be relicensed until 8 years of age, provided the vehicle meets with the requirements of the PATN guidance as approved by the Council and is supported by an evidenced service history in line with the manufacturers guidelines;
  - iii) That the upper age limit for licensed vehicles is to come into effect on 1st January 2022.
- 2. That the following statement be attached to the Statement of Licensing Policy (reference - minute 9/2016) in order to secure £0.5 million for rapid EV charging points specifically for use by the hackney carriage and private hire fleet:
  - "That all newly licensed vehicles be Zero Emissions Capable from the 1st January 2025".
- 3. The licensing committee endorsed the proposal that officers will seek to negotiate a restructuring of funding from central Governments Joint Air Quality Unit, in that a greater amount be allocated to Wheelchair Accessible Vehicles.

#### 10.0 Feedback and proposals for amendments to the existing policy

Since the adoption of the amendments to the policy in 2020 in relation to upper age limits for licensed vehicles, a number of representations have been received from the hackney carriage and private hire trade as regards the negative impact of this requirement on the licensing of wheelchair accessible vehicles ("WAVs") in the City. A number of proprietors referred to the cost of purchasing WAVs and that the upper age limit of 8 years makes the purchase of these specific vehicles unviable in terms of earning potential over the "life" of the vehicle.

As a result of those representations, it was originally proposed in the consultation that the upper age limit for WAVs would be raised from 8 years to 12 years so as to improve the viability of purchasing such vehicles by proprietors and that it would offer better choice and service to those passengers who rely on WAVs for their transportation needs.

However, as a result of the feedback arising from the consultation document as well as ongoing discussions with the hackney carriage and private hire trade, it is proposed to amend the original recommendation to extend the upper age limit for **all licensed vehicles** subject to certain conditions.

Data supplied by the Council's approved vehicle examiner evidences that older vehicles have more propensity to fail to meet the Council's standards in relation to safety and comfort for the travelling public. Analysis of the failure rates is attached as **Appendix C**.

However, it is accepted that most proprietors endeavour to maintain their vehicles to a satisfactory or higher standard throughout the duration of the licensing period and that, as a result, it is unreasonable for the licensing authority to penalise those proprietors by imposing an arbitrary limit on the age of a licensed vehicle without good reason.

It is therefore proposed that the maximum age limit be increased for all licensed vehicles up to a maximum of 12 years but with a proviso that vehicles which are not maintained in a satisfactory standard, which is evidenced by a "RED" indicator on the mechanical and cosmetic inspection report issued by the Council's approved vehicle examiner, will be subject to revocation of the vehicle licence.

By adopting such an approach, the Licensing Authority will be able to target directly those vehicles and proprietors that fail to meet the adopted standards and consequently, those proprietors who ensure that their vehicles are kept in good condition can have reassurance that, providing they maintain those standards, they will benefit from a longer licensing period.

It is also hoped that by implementing these changes, vehicle proprietors will not use the Council's vehicle testing regime as an "indicator" for identifying any defects but will instead ensure that the vehicle is presented in a good condition at the time of inspection.

#### Recommendations:

- (37) That the Licensing Committee amend its current statement of licensing policy to amend the upper age limit for licensed vehicles from 8 years of age to 12 years of age, provided:
  - That the vehicle meets with the requirements of the PATN guidance as approved by the Council and is supported by an evidenced service record demonstrating an annual inspection showing compliance with the manufacturers' guidelines;
  - If a vehicle receives a "RED" indicator following its mechanical and cosmetic inspection at the Council's nominated garage then there will be a presumption that the vehicle licence will be revoked;
- That delegated authority be given to the Head of Service to determine revocations of vehicle licences that have incurred a test failure under a "Red Indicator" in consultation with the Council's approved vehicle examiner.

#### Consultation response (in respect of WAV vehicles only):

ANSWER CHOICES	RESPONSES	
Strongly agree	32.87%	94
Agree	29.02%	83
Neither agree nor disagree	18.53%	53
Disagree	6.29%	18
Strongly disagree	5.94%	17
Don't know	7.34%	21
TOTAL		286

## APPENDIX A

## Existing Guidelines on the relevance of convictions and behaviour

Type of Conviction <sup>41</sup>	Guideline	Comments
Any violence offence(s) to include threatening behaviour, domestic abuse, harassment and stalking matters, possession of offensive weapons, more serious public order matters, resisting arrest, criminal damage, arson etc	Normally a minimum 5 (and up to 10) year ban from obtaining or holding a licence. For convictions of GBH (or with intent), wounding, manslaughter, murder or any terrorism linked offences the committee are unlikely to support an application	A particularly serious view will be taken in relation to offences against Police or other public servants or against children
Any sexual offence(s) to include sexual assault, indecency, indecent assault, gross indecency grooming, sexual trafficking offences, having or downloading obscene material, possession of indecent images, rape	Normally a minimum 10 year ban from obtaining or holding a licence.  For convictions of grooming, sexual assault, rape and/or offences against children or vulnerable adults or for persons on the sex offenders register the committee are unlikely to support an application	Drivers may, by nature of their duties, convey vulnerable single females late at night.  Drivers convey vulnerable adults and children on school and other special needs contracts on a daily basis – sometimes supervised and sometimes alone.
Any <b>dishonesty</b> offence(s) to include theft, shop lifting, handling, fraud, burglary, making false statements, perjury etc	Normally a minimum <b>5 (and up to 10) year ban</b> from obtaining or holding a licence.	Drivers are in an absolute position of trust with access to lost property left in vehicles, knowledge of empty properties when persons are away on holiday and dealing with customers/tourists that might not be familiar with the locally prescribed fares
Any offence(s) against the 1847 or 1976 acts to include the byelaws and a breach of conditions constituting an offence at law	Normally a <b>1 year ban</b> from obtaining or holding a licence after date of conviction	A person who offends against the licensing code shows a propensity towards non-compliance with the law
Any substance abuse offence(s) and to include evidence of illicit drug use either by way of medical examination or drug test failure.	Normally a <b>3 year ban</b> from obtaining or holding a licence and any future application to include appropriate and supporting medical reports if necessary	To include, drink, drugs or use of legal highs

#### Type of Conviction Guideline **Comments** Motoring offence(s) to Normally a verbal warning for A driver is considered to be a include endorsements, endorsements and less than 8 "professional" driver and offences contrary to the road traffic acts and regulations will short disqualifications, penalty points. totting up disqualifications, be treated seriously If more than 8 current penalty points drink drive, no insurance, endorsed on a driving licence then The committee have previously received driving without due care, refer to Licensing Sub Committee for evidence of road traffic incidents involving reckless or dangerous determination on merit. licensed drivers in Portsmouth – particularly driving, failure to control a towards cyclists and other road users and a For "one off" **short disqualifications** motor vehicle by using a serious view will be taken accordingly. licence may be restored at end of mobile phone or other disqualification by officers subject to a device, failure to comply with prescribed road traffic written warning and compliance with any directives to attend and pass signs, failure to stop or to approved driving competency tests. report an accident, defective vehicle and illegal For no insurance, drink driving, parking etc careless driving, failing to stop or report an accident etc normally a 3 year ban from obtaining or holding a licence. For offences of causing death by reckless or dangerous driving, repeated drink drive convictions the committee are unlikely to support an application General Inappropriate Normally a 5 year ban from obtaining The committee has previously considered Conduct to include that of or holding a licence and adjudicated on complaints about a sexual nature, drivers "chatting up" or having consensual persistent and justified sex with passengers after "stopping work". complaints (service In such cases, and despite no evidenced requests) against an criminality or Police investigation leading to individual driver OR due charges, the committee's view is that such to any other matters not behaviour is not becoming of a professional specifically mentioned driver and, upon complaint or referral from above and/or where the another agency, is likely to result in the reporting officer is not revocation of a driver licence. prepared to support an

application or continued

licensing

This includes drivers asking for personal details from passenger(s), inappropriate sexual banter (to include the sending and receiving of texts or other social media) and/or comments made of an offensive or discriminatory nature whether verbally, by text or by way of social media to which there is public access.

For drivers receiving multiple complaints from the public, other road users or the trade (and in any one licensing period) the committee will take a serious view accordingly.

#### **APPENDIX B**

## Proposed Guidelines on the relevance of convictions and behaviour

Type of Conviction	Guideline
Crimes resulting in Death	Where an applicant or licence holder has been convicted of a crime that resulted in the death of another person or was intended to cause the death or serious injury of another person, they will not be licensed/licence will be revoked.
Exploitation	Where an applicant or licence holder has been convicted of a crime involving, related to, or has any connection with abuse, exploitation, use or treatment of another individual, irrespective of whether the victims were adults or children, they will not be licensed/licence will be revoked. (This includes slavery, child sexual abuse, exploitation, grooming, psychological, emotional or financial abuse, but this is not an exhaustive list).
Offences involving violence against the person	Where an applicant or licence holder has a conviction for an offence of violence against the person, or connected with any offence of violence, a licence will not be granted until at least 10 years have elapsed since the completion of any sentence imposed.  In the case of an existing licence holder, the licence will be revoked and a further
	application will not be supported until at least 10 years have elapsed since the completion of any sentence imposed.
Possession of a weapon	Where an applicant or licence holder has a conviction for possession of a weapon or any other weapon related offence, a licence will not be granted until at least seven years have elapsed since the completion of any sentence imposed.
	In the case of an existing licence holder, the licence will be revoked and a further application will not be supported until at least seven years have elapsed since the completion of any sentence imposed.
Sexual Offences	Where an applicant or licence holder has a conviction for any offence involving or connected with illegal sexual activity or is on the Sex Offenders Register or on any barred list, a licence will not be granted.
	In the case of an existing licence holder, the licence will be revoked.
Dishonesty	Where an applicant or licence holder has a conviction for any offence where dishonesty is an element of the offence, a licence will not be granted until at least 7 years have elapsed since the completion of any sentence imposed.
	In the case of an existing licence holder, the licence will be revoked and a further application will not be supported until at least seven years have elapsed since the completion of any sentence imposed.

Type of Conviction	Guideline
Drugs - Supply	Where an applicant or licence holder has any conviction for, or related to, the supply of drugs, or possession with intent to supply or connected with possession with intent to supply, a licence will not be granted until at least ten years have elapsed since the completion of any sentence imposed.
	In the case of an existing licence holder, the licence will be revoked and a further application will not be supported until at least ten years have elapsed since the completion of any sentence imposed.
Drugs - Possession	Where an applicant or licence holder has a conviction for possession of drugs, or related to the possession of drugs, a licence will not be granted until at least five years have elapsed since the completion of any sentence imposed.
	In the case of an existing licence holder, the licence will be revoked and a further application will not be supported until at least five years have elapsed since the completion of any sentence imposed.
	Any applicant may also have to undergo drugs testing for a period at their own expense to demonstrate that they are not using controlled drugs.
Discrimination	Where an applicant or licence holder has a conviction involving or connected with discrimination in any form, a licence will not be granted until at least seven years have elapsed since the completion of any sentence imposed.
	In the case of an existing licence holder, the licence will be revoked and a further application will not be supported until at least seven years have elapsed since the completion of any sentence imposed.
Motoring Convictions	Hackney carriage and private hire drivers are professional drivers charged with the responsibility of carrying the public. It is accepted that offences can be committed unintentionally, and a single occurrence of a minor traffic offence would not prohibit the granting of a licence or affect a current licence. However, applicants or licence holders with multiple motoring convictions may indicate that an applicant or licence holder does not exhibit the behaviours of a safe road user and one that is suitable to drive professionally
Drink driving/driving under the influence of drugs	Where an applicant or licence holder has a conviction for drink driving or driving under the influence of drugs, a licence will not be granted until at least seven years have elapsed since the completion of any sentence or driving ban imposed.
	In the case of an existing licence holder, the licence will be revoked and a further application will not be supported until at least seven years have elapsed since the completion of any sentence or driving ban imposed.
	In the case of driving under the influence of drugs, any applicant may also have to undergo drugs testing at their own expense to demonstrate that they are not using controlled drugs.

#### Type of Conviction Guideline Using a hand-held device Where an applicant or licence holder has a conviction for using a hand-held mobile whilst driving telephone or a hand-held device whilst driving, a licence will not be granted until at least five years have elapsed since the conviction or completion of any sentence or driving ban imposed, whichever is the later. In the case of an existing licence holder, the licence will be revoked and a further application will not be supported until at least five years have elapsed since the conviction or completion of any sentence or driving ban imposed, whichever is the later. Any offence(s) against the Where an applicant or licence holder has a conviction under the legislation 1847 or 1976 Acts to regulating the hackney carriage and private hire trade, a licence will not be granted include the byelaws and a until at least 12 months have elapsed since the conviction. breach of conditions In the case of an existing licence holder, the licence will be revoked and a further constituting an offence at application will not be supported until at least 12 months have elapsed since the law conviction. Guideline Type of Behaviour General The committee has previously considered and adjudicated on complaints about Inappropriate drivers "chatting up" or having consensual sex with passengers after "stopping Conduct to include work". that of a sexual In such cases, and despite no evidenced criminality or Police investigation leading to nature, persistent charges, the committee's view is that such behaviour is inappropriate and not and justified acceptable conduct for a professional driver. Should such complaints be received or a complaints (service referral is made from another agency, and if the allegations are found to be requests) against an sufficiently evidenced, it is likely to result in the revocation of a driver licence and a individual driver **OR** further application will not be supported until at least 5 years have elapsed from the due to any other date of revocation. matters not specifically This includes drivers asking for personal details from passenger(s), inappropriate mentioned above sexual banter (to include the sending and receiving of texts or other social media) and/or where the and/or comments made of an offensive or discriminatory nature whether verbally, reporting officer is by text or by way of social media to which there is public access. not prepared to For drivers receiving multiple complaints from the public, other road users or the trade (and support an in any one licensing period) the committee will take a serious view accordingly. application or

continued licensing

## **Consultation Response:**

## Crimes resulting in death

	STRONGLY AGREE	AGREE	NEITHER AGREE NOR DISAGREE	DISAGREE	STRONGLY DISAGREE	DON'T KNOW	TOTAL
Crimes Resulting in DeathWhere an applicant or licensee has been convicted of a crime that resulted in the death of another person or was intended to cause the death or serious injury of another person they will not be licensed.	76.87% 226	9.86% 29	8.16% 24	3.06%	0.00%	2.04%	294

## Exploitation

	STRONGLY AGREE	AGREE	NEITHER AGREE NOR DISAGREE	DISAGREE	STRONGLY DISAGREE	DON'T KNOW	TOTAL
ExploitationWhere an applicant or licensee has been convicted of a crime involving, related to, or has any connection with abuse, exploitation, use or treatment of another individual irrespective of whether the victim or victims were adults or children, they will not be licensed. (This includes slavery, child sexual abuse, exploitation, grooming, psychological, emotional or financial abuse, but this is not an exhaustive list).	80.27% 236	10.88%	6.80% 20	0.34%	0.68%	1.02%	294

## Offences involving violence against the person

	STRONGLY AGREE	AGREE	NEITHER AGREE NOR DISAGREE	DISAGREE	STRONGLY DISAGREE	DON'T KNOW	TOTAL
Offences involving violence against the person Where an applicant has a conviction for an offence of violence against the person, or connected with any offence of violence, a licence will not be granted until at least 10 years have elapsed since the completion of any sentence imposed.	68.26% 200	14.68% 43	5.12% 15	7.85% 23	2.05%	2.05%	293

## Possession of a weapon

	STRONGLY AGREE	AGREE	NEITHER AGREE NOR DISAGREE	DISAGREE	STRONGLY DISAGREE	DON'T KNOW	TOTAL
Possession of a weaponWhere an applicant has a conviction for possession of a weapon or any other weapon related offence, a licence will not be granted until at least seven years have elapsed since the completion of any sentence imposed.	70.69% 205	17.59% 51	5.17% 15	3.45% 10	2.07% 6	1.03%	290

## Sexual offences

	STRONGLY AGREE	AGREE	NEITHER AGREE NOR DISAGREE	DISAGREE	STRONGLY DISAGREE	DON'T KNOW	TOTAL
Sexual offencesWhere an applicant has a conviction for any offence involving or connected with illegal sexual activity or is on the Sex Offenders Register or on any barred list, a licence will not be granted.	83.73% 247	13.22% 39	1.36%	0.00%	0.68%	1.02%	295

## Dishonesty

	STRONGLY AGREE	AGREE	NEITHER AGREE NOR DISAGREE	DISAGREE	STRONGLY DISAGREE	DON'T KNOW	TOTAL
DishonestyWhere an applicant has a conviction for any offence where dishonesty is an element of the offence, a licence will not be granted until at least seven years have elapsed since the completion of any sentence imposed.	57.68% 169	19.45% 57	12.97% 38	7.17% 21	0.68% 2	2.05%	293

## Drugs - Supply

	STRONGLY AGREE	AGREE	NEITHER AGREE NOR DISAGREE	DISAGREE	STRONGLY DISAGREE	DON'T KNOW	TOTAL
Drugs - Part 1Where an applicant has any conviction for, or related to, the supply of drugs, or possession with intent to supply or connected with possession with intent to supply, a licence will not be granted until at least 10 years have elapsed since the completion of any sentence imposed.	72.35% 212	16.04% 47	4.78% 14	3.41% 10	1.37% 4	2.05%	293

## Drugs - Possession

	STRONGLY AGREE	AGREE	NEITHER AGREE NOR DISAGREE	DISAGREE	STRONGLY DISAGREE	DON'T KNOW	TOTAL
Drugs - Part 2In addition, where an applicant has a conviction for possession of drugs, or related to the possession of drugs, a licence will not be granted until at least five years have elapsed since the completion of any sentence imposed. In these circumstances, any applicant may also have to undergo drugs testing for a period at their own expense to demonstrate that they are not using controlled drugs.	65.87% 193	21.16% 62	7.17% 21	2.73% 8	1.02%	2.05%	293

#### Discrimination

	STRONGLY AGREE	AGREE	NEITHER AGREE NOR DISAGREE	DISAGREE	STRONGLY DISAGREE	DON'T KNOW	TOTAL
DiscriminationWhere an applicant has a conviction involving or connected with discrimination in any form, a licence will not be granted until at least seven years have elapsed since the completion of any sentence imposed.	52.92% 154	21.99% 64	16.15% 47	4.12%	2.06% 6	2.75%	291

## Motoring Convictions

	STRONGLY AGREE	AGREE	NEITHER AGREE NOR DISAGREE	DISAGREE	STRONGLY DISAGREE	DON'T KNOW	TOTAL
Motoring convictionsHackney carriage and private hire drivers are professional drivers charged with the responsibility of carrying the public. It is accepted that offences can be committed unintentionally, and a single occurrence of a minor traffic offence would not prohibit the granting of a licence. However, applicants with multiple motoring convictions may indicate that an applicant does not exhibit the behaviours of a safe road user and one that is suitable to drive professionally.	59.45% 173	21.99% 64	13.40% 39	2.41% 7	1.03%	1.72% 5	291

## Drink driving/driving under the influence of drugs

	STRONGLY AGREE	AGREE	NEITHER AGREE NOR DISAGREE	DISAGREE	STRONGLY DISAGREE	DON'T KNOW	TOTAL
Drink driving/driving under the influence of drugs - Part 1Where an applicant has a conviction for drink driving or driving under the influence of drugs, a licence will not be granted until at least seven years have elapsed since the completion of any sentence or driving ban imposed.	79.04% 230	14.43% 42	2.75% 8	1.37% 4	1.03%	1.37%	291
Drink driving/driving under the influence of drugs - Part 2In the case of driving under the influence of drugs, any applicant may also have to undergo drugs testing at their own expense to demonstrate that they are not using controlled drugs.	79.25% 233	14.63% 43	3.40%	0.34%	1.02%	1.36%	294

## Using a hand-held device whilst driving

	STRONGLY AGREE	AGREE	NEITHER AGREE NOR DISAGREE	DISAGREE	STRONGLY DISAGREE	DON'T KNOW	TOTAL
Using a hand-held device whilst drivingWhere an applicant has a conviction for using a held-hand mobile telephone or a handheld device whilst driving, a licence will not be granted until at least five years have elapsed since the	57.63% 170	17.97% 53	10.85% 32	6.78% 20	5.08% 15	1.69% 5	295

conviction or completion of any sentence or driving ban imposed, whichever is the later.

#### **APPENDIX C**

## **Vehicle Inspection Data**

# ADAMS MOREY LTD - LICENSED VEHICLE TEST RESULTS PERIOD 2016 - 2021

Overall vehicle FAILURES recorded by vehicle age related groups for the period January 2016 - October 2021 as follows:

2016	Failure Percentage
0 - 3 Years	48%
3 - 6 Years	63%
6 - 9 Years	72%
9 +	71%

2017	Failure Percentage
0 - 3 Years	28%
3 - 6 Years	29%
6 - 9 Years	49%
9+	51%

2018	Failure Percentage
0 - 3 Years	15%
3 - 6 Years	29%
6 - 9 Years	44%
9 +	46%

2019	Failure Percentage
0 - 3 Years	10%
3 - 6 Years	24%
6 - 9 Years	36%
9 +	55%

Part Year 2020 Results**	Failure Percentage
0 - 3 Years	20%
3 - 6 Years	34%
6 - 9 Years	47%
9 +	48%

Part Year 2021 Results	Failure Percentage
0 - 3 Years	11%
3 - 6 Years	36%
6 - 9 Years	53%
9 +	50%

<sup>\*\*</sup>No tests March - June 2020 and vehicle age parameters slightly changed



Licensing Service Civic Offices Guildhall Square, Portsmouth PO1 2AL

Telephone: 023 9283 4604 Email: licensing@portsmouthcc.gov.uk

www.portsmouth.gov.uk