

# Charge Certificate

The Traffic Management Act 2004, s82; Civil Enforcement of Parking Contraventions (England) General Regulations 2007; Civil Enforcement of Parking Contraventions (England) Representations and Appeals Regulations 2007; The Civil Enforcement of Parking Contraventions (Guidelines on Levels of Charges) (England)



**North Tyneside Council**

To: address

Date of this certificate: ccdatetime

**PLEASE NOTE: This Certificate has been issued to you because payment of the penalty charge in respect of the parking contravention identified below has not been received. You are now required to pay an increased penalty charge as is explained below.**

On ntodateshort a Notice to Owner was served on you as the person appearing to be the registered keeper/owner or hirer of		
Vehicle Registration Number: vrm	Make:vehiclemake	Colour: vehiclecolour
In respect of the following parking contravention: contraventiondescription		
Date of Contravention: issdateonly	Time:isstimeonly	
Location: streetname		
Penalty Charge Notice no.: pcnno		

The penalty charge in respect of this parking contravention was £fullamount. To date £amountpaid has been received. £amountdue is therefore outstanding.

As the penalty has not been paid within the relevant period, the penalty charge in question is now increased by 50% to £ccamount. Accordingly, the amount now outstanding is £ amountdue

**PLEASE NOTE:** If this increased penalty charge is not paid before the end of the period of 14 days, beginning with the date on which this certificate is served, the enforcement authority may, if a county court so orders, recover this increased charge as if it were payable under a county court order.

This Certificate will be taken to have been served on the second working day after the day of posting unless you can show that it was not. *For more information on this please turn to page 2 and 3 of this certificate.*

## HOW TO PAY

**BY POST** - Payment may be made by crossed cheque or postal order made payable to North Tyneside Council. Write the Penalty Charge number and your address on the reverse of the cheque/postal order. Please allow 2 working days for 1st class post and 5 for 2nd class.

Send your payment to **North Tyneside Council, Team Revenue, PO Box 694, North Shields, Tyne and Wear, NE27 9AF.**

**BY TELEPHONE** - Credit or debit card payments can be made by telephone on **0345 200 0107** quoting the Penalty Charge number and your card details.

**IN PERSON** - Payment may be made in person with cash, cheque, credit or debit card at the following Customer Service Offices:

<b>Whitley Bay Customer Services Office,</b> York Road, Whitley Bay, NE26 1AB.	Office open 9.00am to 4.30pm Monday to Thursday; 9.00am to 4.00pm Friday
<b>North Shields Customer First Centre,</b> Northumberland Square, North Shields, NE30 1QU.	Office open 9.00am to 4.30pm Monday to Thursday; 9.00am to 4.00pm Friday
<b>Wallsend Customer First Centre,</b> Forum House, Segedunum Way, Wallsend, NE28 8LX.	Office open 9.00am to 4.30pm Monday to Thursday; 9.00am to 4.00pm Friday
<b>White Swan Centre,</b> Citadel East, Killingworth, NE12 6SS.	Office open 9.00am to 4.30pm Monday to Thursday; 9.00am to 4.00pm Friday

**ONLINE** - Payment can be made online at [www.northtyneside.gov.uk](http://www.northtyneside.gov.uk) using your Debit/Credit card

### THE RELEVANT PERIOD

1. The relevant period within which the penalty charge should have been paid is the period of 28 days beginning
  - (a) where no representations have been made under regulation 4 of the Representations and Appeals Regulations, with the date on which the notice to owner is served;
  - (b) where
    - (i) such representations have been made;
    - (ii) a notice of rejection was served by the authority concerned; and
    - (iii) no appeal against the notice of rejection was made,with the date on which the notice of rejection is served;
  - (c) where an adjudicator has, under regulation 7(4) of the Representations and Appeals Regulations, recommended the enforcement authority to cancel the notice to owner, with the date on which the enforcement authority notified the appellant under regulation 7(5) of those Regulations that it does not accept the recommendation; or
  - (d) in a case not falling within subparagraph (c) above where there has been an unsuccessful appeal to an adjudicator under the Representations and Appeals Regulations against a notice of rejection, with the date on which notice of the adjudicator's decision was served on the appellant.
- (2) Where an appeal against a notice of rejection was made but was withdrawn before the adjudicator served notice of his decision, the relevant period in relation to a notice to owner is the period of 14 days beginning with the date on which the appeal was withdrawn.

## THE RULE RELATING TO SERVICE

The Civil Enforcement of Parking Contraventions (England) General Regulations 2007: Regulation 3 states:

### **"Service by post**

3—(1) Subject to paragraph (5), any notice (except a penalty charge notice served under regulation 9) or charge certificate under these Regulations —

(a) may be served by first class (but not second class) post; and

(b) where the person on whom it is to be served is a body corporate, is duly served if it is sent by first class post to the secretary or clerk of that body.

(2) Service of a notice or charge certificate contained in a letter sent by first class post which has been properly addressed, pre-paid and posted shall, unless the contrary is proved, be taken to have been effected on the second working day after the day of posting.

(3) In paragraph (2), "working day" means any day except—

(a) a Saturday or a Sunday;

(b) New Year's Day;

(c) Good Friday;

(d) Christmas Day;

(e) any other day which is a bank holiday in England and Wales under the Banking and Financial Dealings Act 1971.

(4) A document may be transmitted to a vehicle hire firm (as defined in regulation 5(4)) by a means of electronic data transmission where—

(a) the vehicle hire firm has indicated in writing to the person sending the notice or document that it is willing to regard a document as having been duly sent to it if it is transmitted to a specified electronic address; and

(b) the document is transmitted to that address.

(5) Nothing in this regulation applies to the service of any notice or order made by a county court. "