THE YORK

OFF-STREET PARKING PLACES (AMENDMENT) (NO 07/1)

ORDER 2008

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THE YORK OFF-STREET PARKING PLACES (AMENDMENT) (NO 07/1) ORDER 2008

City of York Council, in exercise of powers under Sections 32, 33, 35 and Schedule 9, of the Road Traffic Act, 1984 (1984 Act) and in pursuance of powers granted by the Secretary of State under Section 74 and Part 2 of Schedule 8 and under Paragraph 8 of Schedule 9 of the Traffic Management Act 2004 and of all other enabling powers and after consultation with the Chief Office of Police in accordance with Schedule 9 of the 1984 Act, hereby makes the following Order:

- 1. This order may be cited as "The York Off-Street Parking Places (Amendment) (No 07/1) Order 2008" and shall come into effect on the 31st day of March 2008.
- 2. Subject to Article 3 The York Off-Street Parking Places Order 2007 is amended by:
 - (a) the deletion of Articles 2(2), 7(1) and (2), 9, 10, 11, 26 and 27 and the substitution of the Articles contained in the First Schedule to this Order;
 - (b) the deletion of "except in The Shambles Car Park" from Article 6(4)(c);
 - (c) the deletion of paragraph 1 from Article 8 and the re-numbering of paragraphs 2, 3 4 and 5 to read 1, 2, 3 and 4 respectively;
 - (d) Article 28 shall be re-numbered to read Article 29;
 - (e) the deletion of Parking Places "Barbican", "Kent Street Car Park" and "Shambles Car Park" from Column 1 of the First Schedule and the deletion of the entries set against the respective Car Parks from Columns 2 to 8;
 - (f) the deletion of the Parking Places "B Car Park at Barbican", "G Car Park at: Shambles" and "SDK(MS) Car Park at Kent Street "from Column 1 of Part I of the Third Schedule and the deletion of the entries set against the respective Car Parks from Columns 2 and 3;
 - (g) the deletion of the designations "ST(K)", "ST(K)(N)" and "ST(K)(LE)" where they appear unlinked to any other designation from Column 1 of Part III of the Third Schedule and the deletion of the entries set against the respective designations in Columns 2, 3 and 4;
 - (h) the deletion of the designations "and ST(K)" where linked to designation "ST" from Column 1 of Part III of the Third Schedule;
 - (i) the deletion of Parts I, II and III of the Fourth Schedule and the substitution of Parts I, II and III of the Second Schedule to this Order.
- 3. The provisions contained within the deleted Articles specified in Article 2(a) and the deleted Schedule specified in Article 2(i) shall remain in force insofar as they relate to completion of the procedure and requirements leading to the finalisation of proceedings invoked following the issue by a Parking Attendant of a Penalty Charge Notice in respect of a parking contravention where such issue has occurred on or before the 30th day of March 2008.
- 4. The provisions of The York Off-Street parking Places Order 2007 relating to enforcement procedures and civil penalties in connection with parking contraventions occurring on or after the 31st day of March 2008 shall be deemed to have been made in pursuance of powers granted by the Secretary of State under Section 74 and Part 2 of Schedule 8 and under Paragraph 8 of Schedule 9 of The Traffic Management Act 2004.

FIRST SCHEDULE

2(2) In this Order:

"1984 Act" means the Road Traffic Regulation Act 1984.

"1991 Act" means the Road Traffic Act 1991.

"2004 Act" means the Traffic Management Act 2004.

"Article" means an article of this Order, unless otherwise stated and includes reference to any Paragraph or Sub-paragraph of that Article referred to by number or letter.

"Bus" means

- (a) a Motor Vehicle constructed or adapted to carry more than 8 seated passengers (excluding the driver);
- (b) a Local Bus not so constructed or adapted.

"Camper Van" has the same meaning as 'Motor Caravan'.

"Camper Van Park" means a parking place provided by the Council under Section 32(1) of the Act for the parking of Motor Vehicles within Designations 'R' in Column 2 of the Second Schedule.

"Car Club" means the York Car Club.

"Car Club vehicle" means a motor vehicle of a class approved by the Council and provided by the Contractee on behalf of the York Car Club for use by that Car Club's members on payment of a hire fee.

"Car Park" means a parking place provided by the Council under Section 32(1) of the 1984 Act for the parking of Motor Vehicles except goods vehicles in excess of 3050 kilograms gross weight, Camper Vans exceeding 3050 kilograms gross weight and Buses and includes a Parking Place specified in Column 1 of the First Schedule having a multistorey construction and identifiable by the designation "M" in that Column.

"Car Park Supervisor" means a person centred at the office and visitor centre building at a Parking Place forming part of a Park and Ride site that person being engaged in supervising the day to day operation of the Parking Place.

"Caravan" means a vehicle, not being a motor vehicle, which is not constructed or adapted to carry a load or passengers and which contains permanently installed equipment and sleeping accommodation being facilities which are reasonably necessary for enabling the vehicle to provide mobile living accommodation.

"Central Area Zone" means the area shown on the Plan in the Seventh Schedule.

"Central Resident" means a person whose only or main residence is within the Central Area Zone and who resides at premises:

- (a) at which no member of the household is the holder of a Residents' Contract Permit or a participant in an 'on-street' residents' priority parking scheme; and
- (b) which do not have a garage or other space sufficient to accommodate a Motor Car such sufficiency, where necessary, to be assessed and decided by an Officer.

"Charge Certificate" has the same meaning as in Regulation 21 of the General Regulations.

"Civil Enforcement Area" means the parking area designated by the Secretary of State, in exercise of powers under Paragraphs 1(1) and 2(1) of Schedule 3 to the 1991 Act, as a Permitted Parking Area and as a Special Parking Area under Article 4 of The Road Traffic

(Permitted Parking Area and Special Parking Area) (District of York) Order 2000 (Order of 2000) and, by virtue of Article 3 of that Order, comprises the whole of the District of York excluding the following roads:

(a) the A64 trunk road for the whole of its length in the District including all its on and off slip roads apart from the off slip road at Copmanthorpe leading to Top Lane, Copmanthorpe at Top Lane junction, and

the A1237 road for the whole of its length,

that parking area, on and after the 31st day of March 2008, being designated a "Civil Enforcement Area" by virtue of the Order of 2000 being deemed to have been made under Paragraph 8(1) of Part 2 of Schedule 8 to the 2004 Act by virtue of Paragraph 8(4) of that Schedule.

- "Civil Enforcement Officer" has the same meaning as in Section 76 of the 2004 Act.
- "Charge Period" means a period stated in Column 5 of the First Schedule on the days set out in Column 3.
- "Coach Park" means any parking place for Buses provided by the Council under Section 32(1) of the 1984 Act and specified in Column 1 of the First Schedule.
- "Column" means a column in the Schedule or Part of the Schedule referred to or last referred to.
- "Contract Parking Space" means a parking bay in which a Contractee is entitled to park a Contract Vehicle by virtue of Article 19(2).
- "Contract Vehicle" means a vehicle displaying a General Contract Permit parked in a Contract Parking Space in circumstances where the Contract Permit is valid.

"Contractee" means:

(b)

- (a) a person or organisation with whom or which the Council has a contract under Article 19 or 21 for their use of a Contract Parking Space when parking is taking place in accordance with that contract; and
- (b) a Central Resident with whom the Council has a contract under Article 20 for that Central Resident's use of an undesignated or unreserved parking bay when parking is taking place in accordance with that contract.
- "Council" means City of York Council.
- "Country Park" means the Council's nature reserve adjacent to and accessible from Rawcliffe Bar Park and Ride site.
- "credit card" means a written authorisation issued by a bank or other financial institution allowing the holder to obtain credit within a specified limit in order to make direct payment for goods or services.
- "Cycle Park" means a parking place provided by the Council under Section 32(1) of the 1984 Act for the parking of pedal cycles.
- "debit card" means a written authorisation issued by a bank or other financial institution allowing the holder to make direct payment for goods or services from an account held with that bank or other financial institution.
- "Disabled Person" has the same meaning as in Regulation 2 of the Disabled Persons (Badges for Motor Vehicles) (England) Regulations 2000.
- "Disabled Person's Badge" means any badge issued, or having effect as if issued, under Section 21 of the Chronically Sick and Disabled Person's Act 1970.

"Disabled Person's Vehicle" means a vehicle lawfully displaying a Disabled Person's Badge.

"display", "displaying", "displays" or "displayed",

- (a) in relation to a Permit or Ticket means:
 - (i) in the case of vehicle fitted with a front windscreen thereon, that the specified item is exhibited on the near side thereof with the obverse side facing forwards so as to be legible from outside the vehicle;
 - (ii) in the case of a vehicle not fitted with a front windscreen, the specified item is exhibited in a conspicuous position on the vehicle except that this requirement shall not apply to a vehicle within vehicle Class B when such vehicle is parked in accordance with Sub-Paragraph (iii); or
 - (iii) in the case of a vehicle within vehicle Class B when parked in a parking bay provided with a Security Device, the specified item is exhibited on that Security Device in the window holder provided for that purpose with the obverse side facing upwards so as to be legible from above the Security Device:
- (b) in relation to a Frequent User Pass, Minster Badge, Shopmobility Badge, Parking Pass, Season Ticket, General Contract Permit, Residential Contract Permit or Disabled Person's Badge, means:
 - (i) that the item is exhibited on the dashboard or facia of the vehicle; or
 - (ii) where the vehicle is not fitted with a dashboard or facia, the item is exhibited in a conspicuous position on the vehicle, so that the front of the item is clearly legible from the outside of the vehicle.
- "District of York" means the area within the boundary of City of York Council.
- "driver" means a person who was the driver or rider of a Motor Vehicle at the time it was parked, allowed to wait or left in a Car, Camper Van, Coach or Cycle Park.
- "Dual Purpose Vehicle" has the same meaning as in the Road Vehicles (Construction and Use) Regulations 1986.
- "Enforcement Authority" means City of York Council.
- "Entry Period" means the times specified in Column 4 of the First Schedule on the days specified in Column 3.
- "Frequent User Pass" means a pass issued under Article 12(1)(e).
- "General Contract Permit" means a permit issued by the Council to a Contractee for the purposes of Article 19.
- "General Regulations" means The Civil Enforcement of Parking Contraventions (England) General Regulations 2007.
- "Goods Vehicle" has the same meaning as in the Road Traffic Act 1988.

"gross weight" means:

- (a) in relation to a motor vehicle, the sum of the weights transmitted to the road surface by all the wheels of the vehicle,
- (b) in relation to a trailer, the sum of the weights transmitted to the road surface by all the wheels of the trailer and of any weight of the trailer imposed on the drawing vehicle.

"Guidelines Order" means The Civil Enforcement of Parking Contraventions (Guidelines on Levels of Charges) (England) Order 2007 made by the Secretary of State in exercise of powers conferred by Paragraph 8 of Schedule 9 to the 2004 Act.

"hire fee" means a charge payable for use of a Car Club vehicle.

"horn" means an instrument, not being a bell, gong or siren, capable of giving audible and sufficient warning of the approach or position of the vehicle to which it is fitted.

"Income Support" means a monetary benefit of that title provided by and under legislation administered by a Government Office.

"Invalid Carriage" means a mechanically propelled vehicle the weight of which unladen does not exceed 254 kilograms and which is specially designed and constructed, and not merely adapted, for the use of a person suffering from some physical defect or disability and is used solely by such a person.

"living van" means a vehicle used primarily as living accommodation by one or more persons and which is not also used for the carriage of goods or burden which are not needed by such one or more persons for the purpose of their residence in the vehicle.

"low emission vehicle" means an approved motor vehicle, being a light passenger vehicle, having a low CO₂ emission figure qualifying that vehicle for a reduced rate of annual vehicle excise duty that vehicle meeting the requirements of either Condition (Band) A or Condition (Band) B of Parts 1 and 1A of the Vehicle Excise and Registration Act 1994.

"Minster Badge" means a badge issued under Article 12(1)(a).

"Minster Badge Holder" means a person who has been issued with a Minster Badge which has not become invalid.

"motor car" means a mechanically propelled vehicle, not being a motor cycle or an invalid carriage, which is constructed itself to carry a load or passengers and the weight of which unladen —

(a) if it is constructed solely for the carriage of passengers and their effects, is adapted to carry not more than seven passengers exclusive of the driver and is fitted with tyres of such type as may be specified in regulations made by the Secretary of State, does not exceed 3050 kilograms,

(b) if it is constructed or adapted for use for the conveyance of goods or burden of any description, does not exceed 3050 kilograms, or 3500 kilograms if the vehicle carries a container or containers for holding for the purposes of its propulsion any fuel which is wholly gaseous at 17.5 degrees Celsius under a pressure of 1.013 bar or plant and materials for producing such fuel,

(c) does not exceed 2540 kilograms in a case not falling within sub-paragraph (a) or (b) above.

"Motor Caravan" means a motor vehicle having at least 4 wheels which is constructed for the carriage of passengers and having living accommodation comprising seats, a table, storage facilities and including sleeping accommodation which may be converted from the seats such living accommodation being rigidly fixed to the living compartment notwithstanding that the table may be designed to be easily removable.

"Motor Cycle" means a mechanically propelled vehicle, not being an invalid carriage, with less than four wheels and the weight of which unladen does not exceed 410 kilograms.

"Motor Cycle with sidecar" means a Solo Motor Cycle to which a sidecar is attached.

- "motor vehicle" means, subject to Section 20 of the Chronically Sick and Disabled Persons Act 1970 (which makes special provision about invalid carriages, within the meaning of that Act), a mechanically propelled vehicle intended or adapted for use on roads.
- "Multi Storey Car Park" means a Car Park designated M in Column 1 of the First Schedule.
- "non-motorised vehicle" means a Pedal Cycle which is either stationary or being pushed and a vehicle which is propelled by the physical effort of a person not carried by it such vehicle being constructed and not merely adapted to be so propelled.
- "Office" means the City Parking Office, 9 St Leonard's Place, York Y01 7ET.
- "Officer" means an Officer of the Council duly authorised for any purpose.
- "Other" means any person who is not a Season Ticket Holder or Driver of a Contract Vehicle and who parks a vehicle not displaying a Valid Permit.
- "overall length" has the same meaning as in the Road Vehicles (Construction and Use) Regulations 1986.
- "owner" has the same meaning as in Section 82 of the 1991 Act.
- "Paragraph" means a paragraph or sub paragraph of the Article in which the word appears.
- "parking bay" means an area marked within a Parking Place for the parking of a class or classes of vehicle.
- "Parking Charge" means a charge set out in Columns 3A and B in Part 1 of the Third Schedule within a Tariff, and appropriate to the vehicle class, and period of parking as set out in the Third Schedule.
- "Parking Pass" means a pass issued under Article 12(1)(c)
- "Parking Place" means a place where vehicles, or vehicles of any specified class, may wait.
- "Part" means a part of the Schedule referred to or last referred to.
- "passenger vehicle" means a motor vehicle solely constructed for the carriage of passengers and their effects.
- "Pedal Cycle" means a vehicle which is not constructed or adapted to be propelled by mechanical power and which is equipped with pedals, including an electrically assisted pedal cycle prescribed for the purposes of Section 189 of the Road Traffic Act 1988 and Section 140 of the 1984 Act.
- "Penalty Charge" means a Penalty Charge set by the Enforcement Authority in accordance with the Guidelines Order made by the Secretary of State in exercise of the power conferred by Paragraph 8 of Schedule 9 to the 2004 Act that charge being a charge appropriate to the level of contravention as set out in Part III of the Fourth Schedule to this Order and payable in accordance with Regulation 4 of the General Regulations.
- "Penalty Charge Notice" has the meaning given by Regulations 8(1) of the General Regulations 2007.
- "Period of Parking" is defined in Article 6(3).
- "Resident" means a person whose only or main residence is within the District of York.

- "Residential Contract Permit" means a permit issued by the Council to a Contractee, being a Central Resident, for the purposes of Article 20.
- "roller skate" means a wheeled device, not being mechanically propelled, which is designed and constructed as a form of footwear or for attachment to footwear which, when worn by a person, will enable that person through a combination of skill, balance and physical effort to gain momentum and, thereby, carriage.
- "Season Ticket" means a Ticket purchased under Article 18.
- "Season Ticket Holder" means a person who has purchased a Season Ticket which has not become invalid in relation to a vehicle of a vehicle class appropriate to that Season Ticket and in which that Season Ticket is displayed.
- "Secretary of State" means the Secretary of State for Transport.
- "Security Device" means equipment designed to prevent the theft of a vehicle within Vehicle Class B which is permanently installed in a Parking Bay in a Car Park.
- "Schedule" means a Schedule of this Order unless otherwise stated.
- "Shopmobility Badge" means a Badge issued under Article 12(1)(b).
- "Shopmobility Service" means an administration authorised to issue Shopmobility Badges and lend Non-motorised Vehicles and Specialist Vehicles from their premises at Piccadilly Car Park to any person requiring the use of such vehicles.
- "short vehicle" means a passenger vehicle other than a solo motor cycle with or without a sidecar attached which has an overall length not exceeding 2.7m.
- "skateboard" means a device designed and constructed in the form of a narrow platform surmounted on roller skate wheels which is not mechanically propelled and which is designed and constructed to be ridden by a person who by a combination of skill, balance and physical effort is capable of providing its propulsion and momentum.
- "Solo Motorcycle", "Moped" and "Scooter" mean classes of Motorcycle with not more than two wheels.
- "Specialist Vehicle" means a vehicle not being a Pedal Cycle:
- (a) which is propelled by the physical effort of a person carried by it;
- (b) which is an invalid carriage within the meaning of The Use of Invalid Carriages on Highways Regulations 1988 and used within the terms of those regulations.
- "Staff Parking Permit" means a Permit issued under Article 12(1)(d).
- "Summer" means the period in each year from the 1st day of April or Good Friday (whichever is the earlier) to the 31st day of October inclusive.
- "Tariff" means the designation in Column 1 of the Third Schedule and in Column 7 of the First Schedule.
- "Temporary Discount Badge" means a badge issued under Article 12(3)(b).
- "Ticket" means a ticket issued by a Ticket Machine upon payment of a charge or a Season Ticket or a Contract Permit when Article 22(5) applies.
- "Ticket Machine" means apparatus or a device for the issue of Car Park Tickets.

- "Token" means a Token issued by a Token Machine without payment or charge when Article 8(2) applies.
- "Token Machine" means apparatus or a device for the issue of a Token.
- "trailer" means a vehicle drawn by a motor vehicle.
- "uniform" in relation to Section 63A of the 1984 Act means a mode of dress for wearing by a Civil Enforcement Officer as shall be determined and supplied by the Enforcement Authority provided that such mode of dress shall, at all times, include headdress bearing the words "Civil Enforcement Officer" and epaulettes bearing the identification number of the Civil Enforcement Officer.
- "Valid Disabled Person's Badge" means a Disabled Person's Badge which has not become invalid and is not being used in circumstances where it is not valid.
- "Valid Frequent User Pass" means a pass which has not become invalid and is not being used in circumstances where it is not valid.
- "Valid Minster Badge" means a Minster Badge which has not become invalid and is not being used in circumstances where it is not valid.
- "Valid Parking Pass" means a Parking Pass which has not become invalid and is not being used in circumstances where it is not valid.
- "Valid Permit" means a General Contract or Residential Contract Permit which has not become invalid and is not being used in circumstances where it is not valid.
- "Valid Shopmobility Badge" means a Shopmobility Badge which has not become invalid and is not being used in circumstances where it is not valid.
- "Valid Ticket" means a Ticket which has not become invalid and is not being used in circumstances where it is not valid.
- "vehicle" means a carriage or conveyance including a caravan or trailer in or on which persons or goods are transported, a Motor Vehicle and, for the purposes of this Order, also includes a skateboard or roller skate.
- "vehicle class" means a vehicle class described in Column 1 of the Second Schedule which may be referred to by the designation in Column 2.
- "Weekday" means all days from Monday to Saturday inclusive.
- "Winter" means the period from the 1st day of November in each year to the 31st day of March or the day before Good Friday inclusive (whichever is the earlier) in the next year.
- "York Car Club" means a group or association of people and businesses who on payment of a fee become members of an organisation formed under the terms of a contract between the Council and a private body, that private body having responsibility for:
- (a) ensuring the provision and availability of motor vehicles for use by Car Club members,
- (b) determining and administering charges in respect of Car Club membership and vehicle hire and
- (c) undertaking the control and management of the Car Club except in respect of the provision of "on" and "off" street parking places and the issue of York Car Club Parking Permits which responsibility shall be vested in the Council

and such Car Club shall include in its membership any member of any other organisation in which that private body has a controlling and managing interest of a like nature to those identified in sub-paragraphs (a), (b) and (c).

"York Car Club Permit" means a Permit issued by the Council to a contractee within the terms of Article 21.

- 7. (1) Except as provided in Paragraph (2) and Article 8 (1), (2) and 4 the Parking Charge shall be paid by the insertion of an appropriate coin or coins into the Ticket Machine provided that if any one Ticket Machine is out of order the Parking Charge shall be payable at any other Ticket Machine in the Car Park or Coach Park.
 - (2) In those Car Parks and Coach Parks where a Notice in accordance with Article 8(4)(e) is displayed payment of the Parking charge may be made by credit card or debit card by way of mobile telephone communication to the Council in accordance with Article 8(4).
- 9. Subject to Article 10, where a vehicle parks, waits or is left in a Car, Camper Van, Coach or Cycle Park within a Civil Enforcement Area in contravention of the provisions of this Order or where a vehicle otherwise contravenes the provisions of this Order then, by virtue of Regulation 4(c) of the General Regulations, a Penalty Charge shall be payable.
- 10. Where, in the case of a vehicle in respect of which a Penalty Charge is payable under Regulation 4(c) of the General Regulations, a Penalty Charge Notice has been served by a Civil Enforcement Officer or the Enforcement Authority in accordance with Regulation 9 or 10 respectively of the General Regulations then, subject to Article 11, that Penalty Charge shall be:
 - (a) at the "higher level" if the contravention is one falling within the list of contraventions contained in Table 2 of the Schedule to the Guidelines Order, or
 - (b) at the "lower level" if the contravention is one not falling within the aforesaid Table 2,

that "higher level" and "lower level" Penalty Charge being one set by the Enforcement Authority in accordance with the Guidelines Order and specified in the Table in Part I of the Fourth Schedule to this Order.

- 11. The Penalty Charge referred to at Article 10 may be varied in accordance with the scale of charges set out in Part I of the Fourth Schedule, any such variation being determined by procedural provisions of the General Regulations.
- 26. Where an Immobilisation Device has been fixed to a vehicle in accordance with Regulation 12 of the General Regulations such vehicle may only be released from that device in accordance with Regulation 14 of the said Regulations on payment of the charge set out in Part II of the Fourth Schedule to this Order, that charge being a charge approved by the Secretary of State by virtue of Article 4 of the Guidelines Order
- 27. (1) Where a vehicle has been permitted to remain at rest in a Car, Camper Van, Coach or Cycle Park and a civil enforcement officer has, in accordance with regulation 9 of the General Regulations fixed a Penalty Charge Notice to the vehicle or handed such a notice to the person appearing to him to be in charge of the vehicle, then a civil enforcement officer or a person acting under his direction may subject to paragraph (2) remove the vehicle concerned
 - (a) to another position in that Parking Place;
 - (b) to another Parking Place; or
 - (c) to a place which is not in that Parking Place.
 - (2) The power conferred by paragraph (1) is not exercisable where the vehicle concerned is in a parking place and a Penalty Charge Notice has been served as mentioned in paragraph (1) in respect of a contravention consisting of, or arising out of, a failure -
 - (a) to pay a parking charge with respect to the vehicle;
 - (b) properly to display a ticket or parking device; or

(c) to remove the vehicle from the parking place by the end of the period for which the appropriate charge was paid,

until a period has elapsed since the giving of that penalty charge notice in respect of the contravention:

- (a) in the case of a vehicle as respects which there are 3 or more penalty charges outstanding, 15 minutes;
- (b) in any other case 30 minutes;
- (3) Where a vehicle has been removed by virtue of Paragraph (1) the Council shall make such arrangements as considered reasonable for its safe custody.
- (4) Where a vehicle has been removed from a Car, Camper Van, Coach or Cycle Park in accordance with Paragraph 1 the Council shall, in accordance with Section 101, 101A and 102 of the 1984 Act, be entitled to recover from any person responsible for that vehicle such charges in respect of the removal and any subsequent storage and disposal of the vehicle as set out in Part III of the Fourth Schedule being charges approved by the Secretary of State by virtue of Article 3 of the Guidelines Order.
- 28. The charges set out in the Fourth Schedule may be amended by Notice under Paragraph 9 of Schedule 9 of the 2004 Act the commencement date of those amended charges being that specified in the said Notice which shall be published in a newspaper circulated locally to the Civil Enforcement Area or published in such manner as the appropriate national authority may determine.

SECOND SCHEDULE PART I (PENALTY CHARGE)

(Article 11)

Penalty Charge for:

- for a "higher level" parking contravention is specified in Column (1) of the Table and
- for a "lower level" parking contravention, at the level specified in Column (2) of the Table (b)

The Penalty Charge which is paid within 21 days in the case of a Penalty Charge imposed on the basis of a record produced by an approved device under regulation 10(1)(a) of the General Regulations and within 14 days in all other cases:

- for a "higher level" parking contravention is specified in column (3) of the Table;
- for a "lower level" parking contravention is specified in column (4) of the Table.

The Penalty Charge after a Charge Certificate has been issued:

- for a "higher level" parking contravention is specified in column 5 of the Table;
- for a "lower level" parking contravention is specified in column (6) of the Table. (b)

TABLE

1	2	3	4	5	6
Higher level Penalty Charge	Lower level Penalty Charge	Higher level Penalty Charge paid early	Lower level Penalty Charge paid early	Higher level Penalty Charge paid after service of Charge Certificate	Lower level Penalty Charge paid after service of Charge Certificate
£70	£50	£35	£25	£105	£75

IMMOBILISATION RELEASE CHARGE

(Article 26)

Column 1 (Type)

Column 2 (Charge)

IMMOBILISATION RELEASE CHARGE

£40.00

PART III REMOVAL, STORAGE AND DISPOSALCHARGES

(Article 27)

Column 1 (Type)

Column 2 (Charge)

VEHICLE REMOVAL CHARGE

£105.00

VEHICLE STORAGE CHARGE

£12.00 for each day during which the vehicle is impounded

VEHICLE DISPOSAL CHARGE

£50.00"

Dated the 10th day of March 2008

THE COMMON SEAL OF THE CITY OF YORK COUNCIL WAS HERETO AFFIXED IN THE PRESCENCE OF

> HEAD OF CIVIC DEMOCRATIC AND LEGAL SERVICES

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